



DIE PROVINSIE TRANSVAAL

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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OFFISIELLE KOERANT VAN DIE TRANSVAAL. (Verskyn elke Woensdag.)

Alle korrespondensie, advertensies, ens., moet aan die Proviniale Sekretaris, Privaatsak X64, Pretoria geadresseer word, en indien per hand aangelewer, moet dit by Kamer A1023(a), Proviniale Gebou ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels word nie verskaf nie.

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Transvaal *Offisiële Koerant* (insluitende alle Buitengewone Koerante) is soos volg:

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A.V.B. uitgesluit.

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Alle advertensies moet die Beampte belas met die *Offisiële Koerant* bereik nie later nie as 12h00 op Woensdag 'n week voordat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week.

Advertisetariewe.

Kennisgewings wat volgens Wet in die *Offisiële Koerant* geplaas moet word:

Dubbelkolom R2,60 per sentimeter of deel daarvan.
Herhalings R2,00.

Enkelkolom 90c per sentimeter. Herhalings 60c.

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

C. C. J. BADENHORST,
Proviniale Sekretaris.

BELANGRIKE AANKONDIGING.

SLUITINGSDATUM VAN ADMINISTRATEURSKENNISGEWINGS, ENSOVOORTS.

Aangesien 6, 9 en 12 April 1982 openbare vakansiedae is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings soos volg wees:

12h00 op Dinsdag 30 Maart 1982 vir die uitgawe van die *Proviniale Koerant* van Woensdag 7 April 1982;

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

All correspondence, advertisements etc. must be addressed to the Provincial Secretary, Private Bag X64, Pretoria, and if delivered by hand, must be handed in at Room A1023(a), Provincial Building. Free voucher copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

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All advertisements must reach the Officer in Charge of the *Provincial Gazette* not later than 12h00 on the Wednesday before the Gazette is published. Advertisements received after that time will be held over for publication in the issue of the following week.

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Repeats R2,00.

Single column 90c per centimetre. Repeats 60c.

Subscription fees are payable in advance to the Provincial Secretary, Private Bag X64, Pretoria, 0001.

C. C. J. BADENHORST,
Provincial Secretary.

IMPORTANT ANNOUNCEMENT.

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, Etc.

As 6, 9 and 12 April 1982 are public holidays, the closing time for Administrator's Notices, etc., will be as follows:

12h00 on Tuesday 30 March 1982 for the issue of *Provincial Gazette* of Wednesday 7 April 1982;

12h00 op Vrydag 2 April 1982 vir die uitgawe van die *Provinciale Koerant* van Woensdag 14 April 1982.

LET WEL: Laat kennisgewing sal in die daaropvolgende uitgawes geplaas word.

C.C.J. BADENHORST,
Provinsiale Sekretaris.
KS/7/2/I

No. 96 (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 hierby die grense van die dorp Strathavon Uitbreiding 18 uit deur Gedeeltes 637 en 638 (gedeeltes van Gedeelte 575) van die plaas Zandfontein 42 IR, distrik Johannesburg, daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 2de dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN
Administrateur van die Provinsie Transvaal.
PB. 4-8-2-4862-1.

BYLAE

1. VOORWAARDES VAN UITBREIDING VAN GRENSE

(1) *Konsolidasie van erwe*

Die eienaar van die erwe moet op eie koste die erwe met Erwe 116 en 125, dorp Strathavon uitbreiding 18, laat konsolideer.

(2) *Beskikking oor bestaande titelvoorwaardes*

Die erf moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

(3) *Titelvoorwaardes*

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

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense 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 voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofspypyleidings en ander werke as wat hy na goeddunke noodsaklik 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 verwydering van sodanige rioolhoofspypyleidings en ander werke veroorsaak word.

12h00 on Friday 2 April 1982 for the issue of the *Provincial Gazette* of Wednesday 14 April 1982.

N.B.: Late notices will be published in the subsequent issue.

C.C.J. BADENHORST,
PROVINCIAL SECRETARY.
KS/7/2/I

No. 96 (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 the boundaries of Strathavon Extension 18 Township to include Portions 637 and 638 (portions of Portion 575) of the farm Zandfontein 42-IR, district of Johannesburg, subject to the conditions set out in the Schedule hereto.

Given under my Hand at Pretoria on this 2nd day of March One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN
Administrator of the Province Transvaal.
PB. 4-8-2-4862-1.

SCHEDULE

1. CONDITIONS OF EXTENSION OF BOUNDARIES

(1) *Consolidation of erven*

The owner of the erven shall at its own expense cause the erven to be consolidated with Erven 116 and 125, Strathavon Extension 18 Township.

(2) *Disposal of existing conditions of title*

The erf shall be made subject to existing conditions and servitudes, if any, including the reservation of rights of minerals.

(3) *Conditions of title*

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

- (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 largerooted 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.

No. 97 (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:

1. met betrekking tot Erwe 1158 en 1159, geleë in die Dorp Arcon Park Uitbreiding 3 voorwaardes Een B(a) tot (h), C(a) tot (j) en Twee C(a) tot (e) in Akte van Transport T35049/1979 ophef; en

2. Vereeniging-dorpsaanlegskema 1, 1956, wysig deur die hersonering van Erwe 1158 en 1159, dorp Arcon Park Uitbreiding 3, van "Spesial" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk.vt."

welke wysigingskema bekend staan as Vereeniging-wysigingskema 1/167, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Vereeniging.

Gegee onder my Hand te Pretoria, op hede die 4de dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN,

Administrateur van die Provincie Transvaal.

PB. 4-14-2-2715-1.

No. 98 (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:

1. met betrekking tot Lot 53, geleë in die Dorp Linksfield Ridge, voorwaardes (h) en I(i) in Akte van Transport F 6533/1960, ophef; en

2. Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Lot 53, dorp Linksfield Ridge, van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²"

welke wysigingskema bekend staan as Johannesburg-wysigingskema 331, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departement van Plaaslike Bestuur, Pretoria en die Stadsraad van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 2de dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN,

Administrateur van die Provincie Transvaal.

PB. 4-14-2-779-3.

No. 99 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aan my verleen

No. 97 (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:

1. in respect of Erven 1158 and 1159, situated in Arcon Park Extension 3 Township removed conditions One B(a) to (h), C(a) to (j) and Two C(a) to (e) in Deed of Transfer T35049/1979; and

2. amend Vereeniging Town-Planning Scheme 1, 1956, by the rezoning of Erven 1158 and 1159, Arcon Park Extension 3 Township, from "Special" to "Special Residential" with a density of "One dwelling per 10 000 sq.ft."

and which amendment scheme will be known as Vereeniging Amendment Scheme 1/167, 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 Town Clerk of Vereeniging.

Given under my Hand at Pretoria, this 4th day of March One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,

Administrator of the Province Transvaal.

PB. 4-14-2-2715-1

No. 98 (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:

1. in respect of Lot 53, situated in Linksfield Ridge Township remove conditions (h) and I(i) in Deed of Transfer F 6533/1960' and

2. amend Johannesburg Town-Planning Scheme , 1979, by the rezoning of Lot 53, Linksfield Ridge Township, from "Residential 1" with a density of "One dwelling per Erf" to "Residential 1" with a density of "One dwelling per 2 000 m²"

and which amendment scheme will be known as Johannesburg Amendment Scheme 331, 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 2nd day of March One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,

Administrator of the Province Transvaal.

PB. 4-14-2-779-3.

No. 99 (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

is om 'n beperking of verpligting in daardie artikel genoem, te wysig, op te skort of op te hef:

So is dit dat ek:

met betrekking tot Gedeelte 43 ('n gedeelte van Gedeelte 35) en Gedeelte 50 ('n gedeelte van Gedeelte 39) van die plaas Witklip 232 IR, Distrik Delmas, die volgende voorwaarde in Akte van Transport T 55723/1980, ophef:

(1) Die volgende voorwaarde wat van toepassing is op Gedeelte 43 ('n gedeelte van Gedeelte 35):

"That the Transferee, his heirs, executors, administrators or assignees shall not obstruct or in anyway interfere with whatever rights the owner of other portions of the farm Witklip 232, may be entitled to in respect of the water arising at and flowing from the spring on the property and situate on the area in extent 2,3883 hectares marked Reserve and lettered E1, E8, E7, E9, E10 on the Diagram SG A3498/24 annexed to Deed of Transfer 11618/1924, and the water from the said spring shall be allowed uninterruptedly along its natural course or along the furrows as at present existing on the property and shall be available for the use of all the owners of portions of the said farm Witklip 232, to which the water from the said spring can be led or run by gravity but the transferee shall in no way be liable or responsible in the event of the said spring, natural course, or furrows becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said spring"; en

(2) voorwaarde Twee(a), (b) en (c) in die genoemde Akte van Transport ten opsigte van Gedeelte 50 ('n gedeelte van Gedeelte 39) van die genoemde plaas.

Gegee onder my Hand te Pretoria, op hede die 2de dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN,

Administrateur van die Provincie Transvaal.

PB. 4-15-2-16-232-1

No. 100 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aan my verleent 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 Lot 44, geleë in die Dorp Craighall, voorwaarde (a), (b) en (c) in Akte van Transport T22643/1979, ophef; en

2. Johannesburg-dorpsbeplanningskema 1979, wysig deur die hersonering van Lot 44, Dorp Craighall, van "Residensiel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensiel 1" met 'n digtheid van "Een woonhuis per 1 500 m²"

welke wysigingskema bekend staan as Johannesburg-wysigingskema 387, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departement van Plaaslike Bestuur, Pretoria en die Stadsraad van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 2de dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN,

Administrateur van die Provincie Transvaal.

PB. 4-14-2-288-46.

remove a restriction or obligation referred to in that section;
Now therefore I do hereby:

in respect of Portion 43 (a portion of Portion 35) and Portion 50 (a portion of Portion 39) of the farm Witklip 232 IR, District Delmas, remove the following conditions in Deed of Transfer T 55723/1980:

(1) The following conditions which are applicable to Portion 43 (a portion of Portion 35):

That the Transferee, his heirs, executors, administrators or assignees shall not obstruct or in anyway interfere with whatever rights the owner of other portions of the farm Witklip 232, may be entitled to in respect of the water arising at and flowing from the spring on the property and situate on the area in extent 2,3883 hectares marked Reserve and lettered E1, E8, E7, E9, E10 on the diagram SG A3498/24 annexed to Deed of Transfer 11618/1924, and the water from the said spring shall be allowed uninterruptedly along its natural course or along the furrows as at present existing on the property and shall be available for the use of all the owners of portions of the said farm Witklip 232, to which the water from the said spring can be led or run by gravity but the transferee shall in no way be liable or responsible in the event of the said spring, natural course, or furrows becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said spring." and

(2) conditions Two(a), (b) and (c) in the said Deed of Transfer in respect of Portion 50 (a portion of Portion 39) of the said farm.

Given under my Hand at Pretoria, this 2nd day of March One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,

Administrator of the Province Transvaal.

PB. 4-15-2-16-232-1

No. 100 (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:

1. in respect of Lot 44, situated in Craighall Township remove conditions (a), (b) and (c) in Deed of Transfer T22643/1979; and

2. amend Johannesburg Town-Planning Scheme, 1979, by the rezoning of Lot 44, Craighall Township, from "Residential 1" with a density of "One dwelling per Erf" to "Residential 1" with a density of "One dwelling per 1 500 m²"

and which amendment scheme will be known as Johannesburg Amendment Scheme 387, 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 2nd day of March One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,

Administrator of the Province Transvaal.

PB. 4-14-2-288-46.

No. 101 (Administrateurs-), 17 Maart 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:

1. Met betrekking tot Erf 142, geleë in die Dorp Bedfordview Uitbreiding 40 voorwaardes 2(i)en (l) in Akte van Transport 10873/1959, ophef; en

2. Bedfordview-dorpsbeplanningskema 1948, wysig deur die hersonering van Erf 142, Dorp Bedfordview Uitbreiding 40, van "Spesiaal Woon" met 'n digtheid van "Een woning per erf" tot "Spesiaal Woon" met 'n digtheid van "Een woning per 20 000 vk. vt." welke wysigingskema bekend staan as Bedfordview-wysigingskema 1/237, 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 Bedfordview.

Gegee onder my Hand te Pretoria, op hede die 2de dag van Maart, Eenduisend Negehonderd Twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1674-1

No. 102 (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 Gedeelte 5 van Erf 248, geleë in die Dorp Mayville voorwaardes A2 en B in Akte van Transport 37156/1958, ophef.

Gegee onder my Hand te Pretoria, op hede die 2de dag van Maart Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN
Administrateur van die Provincie Transvaal
PB. 4-14-2-1942-1

No. 103 (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:

1. Met betrekking tot Erf 267, geleë in die dorp Illovo, Voorwaarde 1 in Akte van Transport T18369/1981, ophef; en

2. Sandton-dorpsbeplanningskema 1980, wysig deur die hersonering van Erf 267, dorp Illovo, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Sandton-wysigingskema 452, 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 Stadsklerk van Sandton.

No. 101 (Administrator's), 17 March, 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:

1. In respect of Erf 142, situated in Bedfordview Extension 40 Township, remove conditions 2(i) and (l) in Deed of Transfer 10873/1959; and

2. amend Bedfordview Town-planning Scheme 1948, by the rezoning of Erf 142, Bedfordview Extension 40 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft." and which amendment scheme will be known as Bedfordview Amendment Scheme 1/237, 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 Town Council of Bedfordview.

Given under my Hand at Pretoria, this 2nd day of March, One thousand, Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1674-1

No. 102 (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 Portion 5 of Erf 248, situated in Mayville Township remove conditions A2 and B in Deed of Transfer 37156/1958.

Given under my Hand at Pretoria, this 2nd day of March One Thousand Nine Hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
PB. 4-14-2-1942-1

No. 103 (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:

1. In respect of Erf 267, situated in Illovo Township, remove condition 1 in Deed of Transfer T18369/1981; and

2. Amend Sandton Town-planning Scheme 1980, by the rezoning of Erf 267, Illovo Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²" and which amendment scheme will be known as Sandton Amendment Scheme 452, 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 Town Clerk of Sandton.

Gegee onder my Hand te Pretoria, op hede die 8ste dag van Maart, Eenduisend Negehonderd Twee-en-tigtyg.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-634-14

No. 104 (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-rade toegestem het, af te kondig:

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

Gegee onder my Hand te Pretoria op hede die Tiende dag van Maart Eenduisend Negehonderd Twee-en-tigtyg.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11(1981/17)

ORDONNANSIE NO. 21 VAN 1981.

(Toestemming verleent op 26 Februarie 1982)

(Afrikaanse eksemplaar deur die Staatspresident onderteken).

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Natuurbewaring, 1967, ten opsigte van die woordomskrywing in artikel 1 vervat; ten opsigte van jng gedurende die nag soos in artikel 11 beoog; ten opsigte van die jag van wild wat skade aanrig soos in artikel 12 beoog; deur artikel 14 te herroep; ten opsigte van die versulm van 'n lid om 'n jag by te woon soos in artikel 48 beoog; deur Hoofstuk IVB deur 'n nuwe Hoofstuk te vervang; ten opsigte van die bevoegdhede, funksies en pligte van 'n natuurbewaringsbeampte soos in artikel 103 beoog; ten opsigte van die bevoegdhede van 'n eienaar, okkupant of toesighouer van of oor grond soos in artikel 104 beoog; om voorsering te maak vir die uitvoering van sekere bevoegdhede slegs met die eienaar se toestemming deur die invloeding van 'n nuwe artikel 104A; en om vir bykomstige aangeleenthede voorsering te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 1 van Ordonnansie 17 van 1967, soos gewysig by artikel 1 van Ordonnansie 12 van 1971 en artikel 1 van Ordonnansie 8 van 1975.

1. Artikel 1 van die Ordonnansie op Natuurbewaring, 1967 (hierna die Hoofordonnansie genoem), word hierby gewysig deur —
- (a) die woordomskrywing van "Bantoe" en "blanke" te skrap: en
 - (b) die woordomskrywing van "okkupant" deur die volgende woordomskrywing te vervang:

"'okkupant', met betrekking tot grond of grond waarop waters geleë is —

- (a) by die toepassing van Hoofstuk II, die eienaar of, waar sodanige grond verhuur word, die huurder; en
- (b) by die toepassing van enige ander Hoofstuk, die persoon wat —
 - (i) sodanige grond werklik bewoon; en
 - (ii) die reg het om algemene beheer oor sodanige grond uit te oefen;".

Given under my Hand at Pretoria, this 8th day of March, One thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PB. 4-15-2-634-14

No. 104 (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 Nature Conservation Amendment Ordinance, 1981, which is printed hereunder.

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

W.A. CRUYWAGEN,
Administrator of the Province Transvaal
P.R. 4-11(1981/17)

ORDINANCE NO. 21 OF 1981.

(Assented to on 26 February, 1982)

(Afrikaans copy signed by the State President).

AN ORDINANCE

To amend the Nature Conservation Ordinance, 1967, in respect of the definitions contained in section 1; in respect of hunting at night as contemplated in section 11; in respect of the hunting of game causing damage as contemplated in section 12; by repealing section 14; in respect of the failure by a member to attend a hunt as contemplated in section 48; by the substitution for Chapter IVB of a new Chapter; in respect of the powers, functions and duties of a nature conservation officer as contemplated in section 103; in respect of the powers of an owner, occupier or supervisor of land as contemplated in section 104; to provide for the exercise of certain powers with the permission of the owner only by the insertion of a new section 104A; and to provide for matters incidental thereto.

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

- Amendment of section 1 of Ordinance 17 of 1967, as amended by section 1 of Ordinance 12 of 1971 and section 1 of Ordinance 8 of 1975.
1. Section 1 of the Nature Conservation Ordinance, 1967 (hereinafter referred to as the principal Ordinance), is hereby amended by —
 - (a) the deletion of the definitions of "Bantu" and "White person": and
 - (b) the substitution for the definition of "occupier" of the following definition: " 'occupier', in relation to land or land on which waters are situated, means —
 - (a) for the purposes of Chapter II, the owner or, where such land is leased, the lessee; and
 - (b) for the purposes of any other Chapter, the person who —
 - (i) is in actual occupation of such land; and
 - (ii) has the right to exercise general control over such land;".

Wysiging van artikel 11 van Ordonnansie 17 van 1967, soos gewysig by artikel 4 van Ordonnansie 7 van 1969, artikel 2 van Ordonnansie 8 van 1975 en artikel 5 van Ordonnansie 15 van 1979.

2. Artikel 11 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Behoudens die bepalings van artikels 15 en 29, mag niemand enige wild gedurende die tydperk van 'n halfuur na sononder op enige dag tot 'n halfuur voor sonop op die volgende dag jag nie tensy hy diehouer is van 'n permit uitgereik deur die Administrateur waarby hy gemagtig word om die wild in sodanige permit gespesifieerde gedurende sodanige tydperk te jag: Met dien verstande dat die bepalings van hierdie subartikel, behoudens die bepalings van artikel 12(2), nie van toepassing is nie op 'n eienaar of okkupant van grond ten opsigte van die jag van —

- (a) 'n seekoei terwyl dit besig is om aangeplante bome of verhoude gewasse op sodanige grond te beskadig: en
- (b) 'n leeu of jagluiperd terwyl dit besig is om 'n perd, muil, esel, bees, skaap, bok, bark of pluimvee op sodanige grond te vang of op die punt staan om dit te doen."

Vervanging van artikel 12 van Ordonnansie 17 hierby deur die volgende artikel vervang:

"Jag van wilde dier wat skade aanrig."
12.(1) Die eienaar of okkupant van grond kan gedurende die tydperk van 'n halfuur voor sonop tot 'n halfuur na sononder op enige dag op grond waarvan hy die eienaar of okkupant is

- (a) enige gewone wild jag terwyl dit besig is om aangeplante bome of verhoude gewasse op sodanige grond te beskadig:
- (b) 'n seekoei jag terwyl dit besig is om aangeplante bome of verhoude gewasse op sodanige grond te beskadig:
- (c) enige soort valk, arend of laksman jag terwyl dit besig is om skade aan eiendom op sodanige grond aan te rig of op die punt staan om dit te doen:
- (d) 'n leeu of jagluiperd jag terwyl dit besig is om 'n perd, muil, esel, bees, skaap, bok, bark of pluimvee op sodanige grond te vang of op die punt staan om dit te doen: en
- (e) 'n buffel jag indien daar beeste op sodanige grond is.

(2) Wanneer iemand 'n seekoei, leeu, jagluiperd of buffel in die omstandighede in subartikel (1) of in die voorbehoudbepaling by artikel 11(1) beoog, doodgemaak, gekwes of vermoedelik gekwes het, rapporteer hy daardie feit binne vier-en-twintig uur by die polisiekantoor of die kantoor van 'n natuurbewaringsbeampte wat die naaste is aan die plek waar sodanige seekoei, leeu, jagluiperd of buffel doodgemaak, gekwes of vermoedelik gekwes is.

(3) Iemand wat die bepalings van subartikel (2) oortree of versuim om

Amendment of section 11 of Ordinance 17 of 1967, as amended by section 4 of Ordinance 7 of 1969, section 2 of Ordinance 8 of 1975 and section 5 of Ordinance 15 of 1979.

2. Section 11 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) Subject to the provisions of sections 15 and 29, no person shall hunt any game during the period from half an hour after sunset on any day to half an hour before sunrise on the following day unless he is the holder of a permit issued by the Administrator whereby he is authorized to hunt during such period the game specified in such permit: Provided that the provisions of this subsection shall, subject to the provisions of section 12(2), not apply to the owner or occupier of land in respect of the hunting of —

- (a) a hippopotamus while it is damaging cultivated trees or cultivated crops on such land; and
- (b) a lion or cheetah while it is catching or is about to catch any horse, mule, ass, bovine, sheep, goat, pig or poultry on such land".

Substitution of section 12 of Ordinance 17 of 1967.

3. The following section is hereby substituted for section 12 of the principal Ordinance:

"Hunting of wild animal causing damage."
12.(1) The owner or occupier of land may, during the period from half an hour before sunrise to half an hour after sunset on any day, hunt on land of which he is the owner or occupier

- (a) any ordinary game while it is damaging cultivated trees or cultivated crops on such land;
- (b) a hippopotamus while it is damaging cultivated trees or cultivated crops on such land;
- (c) any species of hawk, eagle or shrike while it is causing or is about to cause damage to any property on such land;
- (d) a lion or cheetah while it is catching or is about to catch any horse, mule, ass, bovine, sheep, goat, pig or poultry on such land; and
- (e) a buffalo if there are cattle on such land.

(2) When a person has killed, wounded or is likely to have wounded a hippopotamus, lion, cheetah or buffalo in the circumstances contemplated in subsection (1) or in the proviso to section 11(1), he shall report such fact within twenty-four hours at the police station or the office of a nature conservation officer which is nearest to the place where such hippopotamus, lion, cheetah or buffalo was killed, wounded or likely to have been wounded.

(3) Any person who contravenes or fails to comply with the provisions of

daaraan te voldoen, is aan 'n misdryf skuldig.”.

4. Artikel 14 van die Hoofordonnansie word hierby herroep.

Herroeping van artikel 14 van Ordonnansie 17 van 1967, soos gewysig by artikel 6 van Ordonnansie 7 van 1969.

Wysiging van artikel 48 van Ordonnansie 17 van 1967.

5. Artikel 48 van die Hoofordonnansie word hierby gewysig deur die woord “blanke”, waar dit ook al voorkom, te skrap.

6. Hoofstuk IVB van die Hoofordonnansie word hierby deur die volgende Hoofstuk vervang:

Vervanging van Hoofstuk IVB van Ordonnansie 17 van 1967, soos ingevoeg by artikel 23 van Ordonnansie 15 van 1979.

“HOOFSTUK IVB.

HANDEL IN EN BEWARING VAN GROTFORMASIES.

Woordomskrywing. 85F. By die toepassing van hierdie Hoofstuk beteken —

‘grot’ enige natuurlike geologies gevormde leëte of holte onder die oppervlak van die aarde; en

‘grotformasie’ enige natuurlike materie wat in ‘n grot gevorm is en omvat enige wand, vloer of plafon van ‘n grot, vloeisteen, behangsel, suil, stalaktiet, stalagmiet, heliktiet, antodiet, gipsblom of -naald, enige ander kristallagtige minerale formasie, tufadam, breksie, klei- of modderformasie of enige verharding daarvan.

Verbode handelinge ten opsigte van ‘n grot of grotformasie.

85G.(1) Niemand mag enige grotformasie —

- (a) uit ‘n grot verwijder nie;
- (b) by wyse van verkoop, ruil of skenking van die hand sit nie; of
- (c) in die Provincie invoer of uit die Provincie uitvoer of wegneem nie.

tensy hy diehouer is van ‘n permit uitgereik deur die Administrateur waarby hy gemagtig word om dit te doen.

(2) Niemand mag in die Provincie enige grotformasie vervoer nie tensy hy diehouer is van ‘n permit uitgereik deur die Administrateur waarby hy gemagtig word om dit te doen: Met dien verstande dat ‘n permit om enige grotformasie aldus te vervoer, nie deur iemand benodig word nie wat —

- (a) ten opsigte van daardie grotformasie, diehouer is van ‘n permit ingevolge subartikel (1) uitgereik; of
- (b) daardie grotformasie gekoop, geruil of as geskenk ontvang het van iemand anders wat diehouer is van ‘n permit ingevolge subartikel (1) uitgereik waarby so iemand gemagtig word om

subsection (2) shall be guilty of an offence.”.

Repeal of section 14 of Ordinance 17 of 1967, as amended by section 6 of Ordinance 7 of 1969.

Amendment of section 48 of Ordinance 17 of 1967, hereby amended by the deletion of the word 1967. “white”, wherever it appears.

Substitution of Chapter IVB of Ordinance 17 of 1967, as inserted by section 23 of Ordinance 15 of 1979.

5. Section 48 of the principal Ordinance is hereby amended by the deletion of the word “white”, wherever it appears.

6. The following Chapter is hereby substituted for Chapter IVB of the principal Ordinance:

“CHAPTER IVB.

TRADING IN AND PRESERVATION OF CAVE-FORMATIONS.

Definitions.

85F. For the purposes of this Chapter —

‘cave’ means any natural geologically formed void or cavity beneath the surface of the earth; and

‘cave-formation’ means any natural matter formed in a cave and includes any wall, floor or ceiling of a cave, flow-stone, drapery, column, stalactite, stalagmite, helictite, anthodite, gypsum flower or needle, any other crystalline mineral formation, tufa dam, breccia, clay or mud formation or any concretion thereof.

Prohibited acts in respect of a cave or cave-formation.

85G.(1) No person shall —

- (a) remove any cave-formation from a cave;
- (b) by way of sale, exchange or donation dispose of any cave-formation; or
- (c) import into the Province or export or remove from the Province any cave-formation,

unless he is the holder of a permit issued by the Administrator whereby he is authorised to do so.

(2) No person shall convey in the Province any cave-formation unless he is the holder of a permit issued by the Administrator whereby he is authorised to do so: Provided that a permit so to convey any cave-formation shall not be required by any person who —

- (a) in respect of that cave-formation is the holder of a permit issued in terms of subsection (1); or
- (b) has purchased, exchanged or received as a donation that cave-formation from any other person who is the holder of a permit issued in terms of subsection (1) whereby such person is

daardie grotformasie te verkoop, te ruil of te skenk.

(3) Niemand mag —

- (a) die natuurlike atmosfeer van 'n grot op enige wyse versteur of verander nie, met inbegrip van die verbranding daarin van enige materie wat rook of gas afgee;
- (b) 'n houer, tou, klerasie, battery, kers, was, kos of enige ander voorwerp in 'n grot agterlaat nie;
- (c) 'n aerosol-houer of enige ander houer waarin daar verf, kleurstof of enige ander kleurmiddel is, in 'n grot inneem nie;
- (d) 'n versperring of struktuur wat opgerig is om ongemagtigde toegang tot 'n grot te verhoed, oopbreek, breek, daaraan peuter, verwijder of op enige ander wyse versteur nie; of
- (e) enige grotformasie wat in 'n grot is, breek, afbreek, kraak of op enige ander wyse vernietig, beskadig, skend of beders of daarop graveer, verf, skryf of op enige ander wyse 'n merk daarop aanbring nie.

(4) Iemand wat —

- (a) die bepalings van subartikel (1), (2) of (3) oortree of versuum om daaraan te voldoen; of
- (b) in besit gevind word van enige grotformasie ten aansien waarvan daar 'n redelike verdenking bestaan dat dit nie ooreenkomsdig die bepalings van hierdie Ordonnansie verkry is nie en wat nie in staat is om voldoende rekenskap van sodanige besit te gee nie,

is aan 'n misdryf skuldig en by skuldigbevinding strafbaar, waar so iemand nie voorheen ingevolge hierdie subartikel skuldig bevind is nie, met 'n boete van hoogstens eenduisend tweehonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens agtien maande of met daardie boete sowel as daardie gevangenisstraf en, waar so iemand voorheen ingevolge hierdie subartikel skuldig bevind is, met 'n boete van hoogstens een- duisend seshonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens vier-en-twintig maande of met daardie boete sowel as daardie gevangenisstraf.”.

authorized to sell, exchange or donate that cave-formation.

(3) No person shall —

- (a) in any manner disturb or alter the natural atmosphere of a cave, including the burning therein of any matter which emits smoke or gas;
- (b) leave any container, string, clothing, battery, candle, wax, food, or any other object in a cave;
- (c) take into a cave an aerosol container or any other container in which there is paint, dye or any other colouring agent;
- (d) break open, break, tamper with, remove or in any other manner interfere with an obstruction or structure erected to prevent the unauthorised entrance to a cave; or
- (e) break, break off, crack or in any other manner destroy, damage, mutilate or spoil any cave-formation in a cave or engrave, paint, write or in any other manner make a mark thereon.

(4) A person who —

- (a) contravenes or fails to comply with the provisions of subsection (1), (2) or (3); or
- (b) is found in possession of a cave-formation in regard to which there is a reasonable suspicion that it was not acquired in accordance with the provisions of this Ordinance and who is unable to give a satisfactory account of such possession,

shall be guilty of an offence and liable on conviction, where such person has not been previously convicted in terms of this subsection, to a fine not exceeding one thousand two hundred rand or to imprisonment for a period not exceeding eighteen months or to both such fine and such imprisonment and, where such person has been previously convicted in terms of this subsection, to a fine not exceeding one thousand six hundred rand or to imprisonment for a period not exceeding twenty-four months or to both such fine and such imprisonment.”.

Wysiging van artikel 104 van Ordonnansie 17 van 1967.

8. Artikel 104 van die Hoofordonnansie word hierby gewysig deur die voorbehoudsbepaling daarby deur die volgende voorbehoudsbepaling te vervang:

"Met dien verstande dat sodanige eienaar, okkupant of toesighouer sodanige bevoegdhede slegs op die grond waarvan hy die eienaar, okkupant of toesighouer is, kan uitoefen."

9. Die volgende artikel word hierby na artikel 104 van die Hoofordonnansie ingevoeg:

"Vir uitoefening van sekere bevoegdhede moet eienaar se toestemming verkry word.
104A. Enige bevoegdheid, funksie of plig wat 'n okkupant van grond of die ouer, gade, kind, kleinkind of skoonseun van sodanige okkupant ingevolge die bepalings van hierdie Ordonnansie kan uitoefen of vervul, word slegs deur so iemand uitgeoefen of vervul nadat hy die skrifstelike toestemming van die eienaar van die grond verkry het waarby hy gemagtig word om sodanige bevoegdheid, funksie of plig uit te oefen of te vervul: Met dien verstande dat 'n okkupant van grond nie sodanige toestemming nodig het nie om enige bevoegdheid, funksie of plig by Hoofstuk II of artikel 104 verleen, uit te oefen of te vervul."

Kort titel.
10. Hierdie Ordonnansie heet die Wysigingsordonnansie op Natuurbewaring, 1981.

No. 105 (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 Wysigingsordonnansie op Padverkeer, 1981, wat hieronder gedruk is, aankondig.

Gegee onder my Hand te Pretoria op hede die 10de dag van Maart Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
P.R. 4-11(1981/7)

ORDONNANSIE NO. 22 VAN 1981.
(Toestemming verleen op 25 Februarie 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Padverkeer, 1966, ten opsigte van die wyse waarop 'n eienaar van 'n motorvoertuig om die registrasie daarvan aansoek moet doen by die toepaslike registrasie-overheid soos in artikel 10 beoog; ten opsigte van die omstandighede waaronder 'n motorvoertuig met 'n motorhandelnommer op 'n openbare pad gebruik kan word soos in artikel 27 beoog; ten opsigte van die uitreiking van 'n leerlinglisensie soos in artikel 63 beoog; ten opsigte van die aansoek om en uitreiking van 'n bestuursderslisensie soos in artikel 64 beoog; om vir 'n gesiktheidsertifi-katskyf ten opsigte van 'n openbare motorvoertuig voorseening te maak; ten opsigte van die voorwaardes wat die uitreiking van 'n openbare bestuurpermit beheer soos in artikel 90 beoog; ten opsigte van die versuim om 'n padverkeersteken te gehoorsaam soos in artikel 101 beoog; ten opsigte van die vrystelling van die algemene snelheidsgrense soos in artikel 103B beoog; ten opsigte van die stilstaan met voertuie soos in artikel 115

Amendment of section 104 of Ordinance 17 of 1967.

8. Section 104 of the principal Ordinance is hereby amended by the substitution for the proviso thereto of the following proviso:

"Provided that such owner, occupier or supervisor may only exercise such powers on the land of which he is the owner, occupier or supervisor."

Insertion of section 104A in Ordinance 17 of 1967.

9. The following section is hereby inserted after section 104 of the principal Ordinance:

"For the exercise of certain powers permission of owner to be obtained.

104A. Any power, function or duty which an occupier of land or the parent, spouse, child, grand-child or son-in-law of such occupier may exercise or perform in terms of the provisions of this Ordinance shall be exercised or performed by such person only after he has obtained the written permission of the owner of the land whereby he is authorized to exercise or perform such power, function or duty: Provided that an occupier of land shall not require such permission to exercise or perform any power, function or duty conferred by Chapter II or section 104."

Short title.

10. This Ordinance shall be called the Nature Conservation Amendment Ordinance, 1981.

No. 105 (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 Road Traffic Amendment Ordinance, 1981, which is printed hereunder.

Given under my Hand at Pretoria on this 10th day of March One thousand Nine Hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
P.R. 4-11(1981/7)

ORDINANCE NO. 22 OF 1981.
(Assented to on 25 February 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Road Traffic Ordinance, 1966, in respect of the manner in which an owner of a motor vehicle shall apply for the registration thereof to the appropriate registering authority as contemplated in section 10; in respect of the circumstances under which a motor vehicle may be operated on a public road under a motor trade number as contemplated in section 27; in respect of the issue of a learner's licence as contemplated in section 63; in respect of the application for an issue of a driver's licence as contemplated in section 64; to provide for a certificate of fitness disc in respect of a public motor vehicle; in respect of the conditions governing the issue of a public driving permit as contemplated in section 90; in respect of the failure to obey a road traffic sign as contemplated in section 101; in respect of the exemption from the general speed limits as contemplated in

beoog; ten opsigte van die vrystellings van stilhou- en parkeerbepalings soos in artikel 117 beoog; ten opsigte van die algemene pligte van 'n bestuurder of passasier van 'n voertuig op 'n openbare pad soos in artikel 119 beoog; ten opsigte van die spesiale bepalings betreffende deurpaase soos in artikel 133A beoog; ten opsigte van die verdeling van gelde soos in artikel 163 beoog; ten opsigte van 'n duplikeat van 'n dokument of teken soos in artikel 177 beoog; en om vir bykomstige aangeleenthede voorsiening te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 1 van Ordonnansie 21 van 1966, soos gewysig by artikel 1 van Ordonnansie 7 van 1968, artikel 1 van Ordonnansie 11 van 1970, artikel 1 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 14 van 1975, artikel 1 van Ordonnansie 11 van 1976, artikel 2 van Ordonnansie 19 van 1977 en artikel 2 van Ordonnansie 17 van 1980.

Wysiging van artikel 10 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

1. Artikel 1 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig deur na die woordomskrywing van "geskiktheidsertifikaat" die volgende woordomskrywing in te voeg:

"geskiktheidsertifikaatskyf" 'n geskiktheidsertifikaatskyf in artikel 80(2)(a) genoem;".

2. Artikel 10 van die Hoofordonnansie word hierby gewysig deur —

- (a) paragraaf (a) van subartikel (2) deur die volgende paragraaf te vervang:

"(a) behoudens subartikels (2A) en (2B), van die toepaslike registrasiegeld in Deel I van Bylae 2 by hierdie Ordonnansie bepaal;" en
- (b) na subartikel (2) die volgende subartikels in te voeg:

"(2A) Die eienaar van 'n motorvoertuig —

 - (a) wat binne een-en-twintig dae na die datum in artikel 23(1), 24(5) of 25(3) beoog, aansoek doen om die registrasie daarvan; of
 - (b) in paragraaf (a) van Deel III of in Deel IV van Bylae 2 by hierdie Ordonnansie beoog,

is vrygestel van die betaling van die geld in Deel I van Bylae 2 by hierdie Ordonnansie bepaal.

(2B) Die Administrateur kan die eienaar van 'n motorvoertuig, hetsy in die algemeen of in die besonder, vrystel van die betaling van die geld in Deel I van Bylae 2 by hierdie Ordonnansie bepaal indien hy van mening is dat besondere omstandighede bestaan wat so 'n vrystelling regverdig."

3. Artikel 27 van die Hoofordonnansie word hierby gewysig deur subartikel (14) deur die volgende subartikel te vervang:

- "(14) Waar —
 - (a) die houer van 'n motorhandelnommer daardie nommer nie meer nodig het nie;
 - (b) die houer van 'n motorhandelnommer ophou om die besigheid in subartikel (1) genoem, te dryf; of
 - (c) die klaringsbewys wat met 'n motorhandelnommer gepaard gaan, verloor, vernietig of

section 103B; in respect of the stopping of vehicles as contemplated in section 115; in respect of the exemptions from stopping and parking provisions as contemplated in section 117; in respect of the general duties of a driver or passenger of a vehicle on a public road as contemplated in section 119; in respect of the special provisions relating to freeways as contemplated in section 133A; in respect of the apportionment of fees as contemplated in section 163; in respect of a duplicate of a document or token as contemplated in section 177; and to provide for matters incidental thereto.

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

Amendment of section 1 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 7 of 1968, section 1 of Ordinance 11 of 1970, section 1 of Ordinance 14 of 1975, section 1 of Ordinance 11 of 1976, section 2 of Ordinance 19 of 1977 and section 2 of Ordinance 17 of 1980.

2. Section 10 of the principal Ordinance is hereby amended by —

- (a) the substitution for paragraph (a) of subsection (2) of the following paragraph:

"(a) subject to subsections (2A) and (2B), by the appropriate registration fee provided for in Part I of Schedule 2 to this Ordinance;" and
- (b) the insertion after subsection (2) of the following subsections:

"(2A) The owner of a motor vehicle —

 - (a) who applies for the registration thereof within twenty-one days after the date contemplated in section 23(1), 24(5) or 25(3); or
 - (b) contemplated in paragraph (a) of Part III or in Part IV of Schedule 2 to this Ordinance,

is exempted from the payment of the fee provided for in Part I of Schedule 2 to this Ordinance.

(2B) The Administrator may exempt the owner of a motor vehicle, either generally or specifically, from the payment of the fee provided for in Part I of Schedule 2 to this Ordinance if in his opinion special circumstances exist justifying such exemption."

3. Section 27 of the principal Ordinance is hereby amended by the substitution for subsection (14) of the following subsection:

- "(14) Where —
 - (a) the holder of a motor trade number no longer requires that number;
 - (b) the holder of a motor trade number ceases to carry on the business referred to in subsection (1); or
 - (c) the clearance certificate which accompanies a motor trade number has been lost,

ontsier of die syfers of besonderhede daarop onleesbaar geword het,

doen die houer van sodanige motorhandelnommer of klaringsbewys onverwyd by die toepaslike registrasie-owerheid op die voorgeskrewe vorm aansoek om die intrekking van die betrokke motorhandelnommer en oorhandig hy terselfdertyd die motorhandelnommer en, waar die gepaardgaande klaringsbewys nie verloor of vernietig is nie, die gepaardgaande klaringsbewys aan sodanige registrasie-owerheid wat daarop die motorhandelnommer intrek en enige gepaardgaande klaringsbewys vernietig.”.

Wysiging van artikel 63 van Ordonnansie 21 van 1966, soos vervang deur artikel 11 van Ordonnansie 17 van 1971 en soos gewysig by artikel 7 van Ordonnansie 6 van 1979.

4. Artikel 63 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1)(a) By ontvangs van 'n aansoek ingevolge artikel 62 bepaal die registrasie-owerheid, indien hy uit die inligting in die aansoek verstrek of uit die nadere inligting wat hy redelikerwys vereis oortuig is dat die aansoeker nie ingevolge artikel 61 onbevoeg is om 'n leerlinglisensie te verkry nie, 'n dag en tyd waarop die aansoeker moet aameld om deur 'n toetsbeampte vir bestuurderslisensies ondervra en getoets te word aangaande sy kennis van die padreëls, padverkeerstekens en die kontrolemiddels van 'n motorvoertuig van die klas waarop sy aansoek betrekking het en ooreenkomsdig enige handleiding deur die Administrator uitgereik.

(b) Indien die aansoeker —

- (i) op die dag ingevolge paragraaf (a) bepaal, om watter rede ook al, nie ondervra en getoets word nie; en
- (ii) nie in staat is om die registrasie-owerheid te oortuig nie dat die rede waarom hy nie ondervra en getoets is nie aan omstandighede buite sy beheer te wye is.

betaal hy opnuut die geld wat in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal word indien die registrasie-owerheid 'n ander dag en tyd bepaal waarop hy moet aanmeld om ondervra en getoets te word.”.

5. Artikel 64 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

“(2)(a) By ontvangs van 'n aansoek ingevolge subartikel (1) bepaal die registrasie-owerheid 'n dag en tyd waarop die aansoeker moet aanmeld om deur 'n toetsbeampte vir bestuurderslisensies ondervra en getoets te word ooreenkomsdig die bepalings van hierdie artikel en vir dié doel voorsien die aansoeker 'n motorvoertuig van die klas waarop sy aansoek betrekking het.

(b) Indien die aansoeker —

- (i) op die dag ingevolge paragraaf (a) bepaal, om watter rede ook al, nie ondervra en getoets word nie; en
- (ii) nie in staat is om die registrasie-owerheid te oortuig nie dat die rede waarom hy nie ondervra en getoets is nie aan omstandighede buite sy beheer te wye is.

destroyed or defaced or the figures or particulars thereon have become illegible,

the holder of such motor trade number or clearance certificate shall apply forthwith to the appropriate registering authority on the prescribed form for the cancellation of the motor trade number concerned and he shall at the same time surrender the motor trade number and, where the accompanying clearance certificate has not been lost or destroyed, the accompanying clearance certificate to such registering authority who shall thereupon cancel the motor trade number and destroy any accompanying clearance certificate.”.

4. Section 63 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

“(1)(a) Upon receipt of an application in terms of section 62, the registering authority shall, if it is satisfied from the information furnished in the application or from such further information as it may reasonably require that the applicant is not disqualified in terms of section 61 from obtaining a learner's licence, determine a day and time on which the applicant shall present himself to be examined and tested by an examiner for drivers' licences concerning his knowledge of the rules of the road, road traffic signs, and the controls of a motor vehicle of the class to which the application relates and in accordance with any manual issued by the Administrator.

(b) If the applicant —

- (i) is on the day determined in terms of paragraph (a), for any reason whatsoever, not examined and tested; and
- (ii) is unable to satisfy the registering authority that the reason for his not having been examined and tested is due to circumstances beyond his control.

he shall pay anew the fee provided for in Part VII of Schedule 2 to this Ordinance if the registering authority determines another day and time on which he shall present himself to be examined and tested.”.

5. Section 64 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:

“(2)(a) Upon receipt of an application in terms of subsection (1), the registering authority shall determine a day and time on which the applicant shall present himself to be examined and tested by an examiner for drivers' licences in accordance with the provisions of this section, and for that purpose the applicant shall provide a motor vehicle of the class to which his application refers.

(b) If the applicant —

- (i) is on the day determined in terms of paragraph (a), for any reason whatsoever, not examined and tested; and
- (ii) is unable to satisfy the registering authority that the reason for his not having been examined and tested is due to circumstances beyond his control.

Wysiging van artikel 64 van Ordonnansie 21 van 1966, soos vervang deur artikel 12 van Ordonnansie 17 van 1971.

Amendment of section 63 of Ordinance 21 of 1966, as substituted by section 11 of Ordinance 17 of 1971 and as amended by section 7 of Ordinance 6 of 1979.

Amendment of section 64 of Ordinance 21 of 1966, as substituted by section 12 of Ordinance 17 of 1971.

betaal hy opnuut die geld wat in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal word indien die registrasie-owerheid 'n ander dag en tyd bepaal waarop hy moet aanmeld om ondervra en getoets te word.”.

Vervanging van artikel 79 van Ordonnansie 21 van 1966, soos vervang deur artikel 5 van Ordonnansie 14 van 1975.

6. Artikel 79 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

79.(1) Iemand wat 'n openbare motorvoertuig op 'n openbare pad wil gebruik, doen, behoudens die bepalings van artikel 87(5) —

- (a) by die registrasie-owerheid by wie se kantoor sodanige voertuig geregistreer is;
- (b) by enige registrasie-owerheid wat die Provinciale Sekretaris toelaat; of
- (c) indien sodanige voertuig geag word in hierdie Provinse geregistreer te wees deurdat die registrasie daarvan elders uitgevoer is, by enige registrasie-owerheid.

op die voorgeskrewe vorm aansoek om 'n gesiktheidsertifikaat ten opsigte van sodanige voertuig en sodanige aansoek gaan vergesel van die geld in Deel VII van Bylae 2 by hierdie Ordonnansie vir 'n ondersoek vir 'n gesiktheidsertifikaat bepaal.

(2) Waar aansoek om 'n gesiktheidsertifikaat ten opsigte van 'n openbare motorvoertuig gedoen word deur 'n persoon wat nie die eienaar daarvan is nie, moet sodanige persoon die betrokke registrasie-owerheid oortuig dat hy die reg het om sodanige voertuig te gebruik, en totdat hy aldus oortuig is, kan die betrokke registrasie-owerheid weier om sodanige aansoek te oorweeg.”.

Vervanging van artikel 80 van Ordonnansie 21 van 1966.

7. Artikel 80 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

80.(1) By ontvangs van 'n aansoek om 'n gesiktheidsertifikaat ten opsigte van 'n openbare motorvoertuig ingevolge artikel 79(1), bepaal die betrokke registrasie-owerheid 'n tyd en plek vir die ondersoek en toetsing van sodanige voertuig deur 'n onderzoeker van voertuie.

(2) Indien die onderzoeker van voertuie na die ondersoek en toetsing van die betrokke openbare motorvoertuig —

- (a) oortuig is dat sodanige voertuig padwaardig is en voorts oortuig is ten opsigte van sodanige ander sake wat vir die doel van die gesiktheidsertifikaat soos voorgeskryf, vereis word —
- (i) reik hy, by betaling van die geld in Deel VII van

Aansoek om gesiktheidsertifikaat.

Substitution of section 79 of Ordinance 21 of 1966, as substituted by section 5 of Ordinance 14 of 1975.

"Application for certificate of fitness.

79.(1) Any person who desires to operate a public motor vehicle on a public road shall, subject to the provisions of section 87(5), apply —

- (a) to the registering authority at whose office such vehicle is registered;
- (b) to any such registering authority as the Provincial Secretary may allow; or
- (c) if such vehicle is deemed to be registered in this Province by virtue of the registration thereof having been effected elsewhere, to any registering authority.

on the prescribed form for a certificate of fitness in respect of such vehicle and such application shall be accompanied by the fee provided for an examination for a certificate of fitness in Part VII of Schedule 2 to this Ordinance.

(2) Where application for a certificate of fitness in respect of a public motor vehicle is made by a person who is not the owner thereof, such person shall satisfy the registering authority concerned that he has the right to use such vehicle, and until so satisfied the registering authority concerned may refuse to consider such application.”.

Substitution of section 80 of Ordinance 21 of 1966.

"Examination of public motor vehicle and issue of certificate of fitness and certificate of fitness disc.

7. The following section is hereby substituted for section 80 of the principal Ordinance:

80.(1) On receipt of an application for a certificate of fitness in respect of a public motor vehicle in terms of section 79(1), the registering authority concerned shall determine a time and place for the examination and testing of such vehicle by an examiner of vehicles.

(2) If the examiner of vehicles, after the examination and testing of the public motor vehicle concerned —

- (a) is satisfied that such vehicle is roadworthy and is further satisfied in respect of such other matters as may be required for the purpose of the certificate of fitness as prescribed —
- (i) he shall, upon payment of the fee provided for a cer-

	Bylae 2 by hierdie Ordonnansie vir 'n geskiktheidsertifikaat bepaal, 'n geskiktheidsertifikaat en, as bewys van die besit daarvan, 'n geskiktheidsertifikaatskyf op die voorgeskrewe vorms uit; of
(ii)	magtig hy, by betaling van die geld in subparagraph (i) beoog, die uitreiking van 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf op die voorgeskrewe vorms,
	en die uitreiker van sodanige sertifikaat dien 'n afskrif daarvan by die betrokke registrasieoverheid in; of
(b)	nie aldus oortuig is nie, kan hy die aansoeker toelaat om binne 'n tydperk deur hom vasgestel, maar hoogstens veertien dae vanaf die datum van sodanige ondersoek en toetsing, enige defect in sodanige voertuig te herstel en, indien die ondersoeker van voertuie daarna aldus oortuig is, tree hy ingevolge paragraaf (a) op.
	(3) 'n Ondersoeker van voertuie wat 'n geskiktheidsertifikaat of geskiktheidsertifikaatskyf wat wesenlik onjuis is opsetlik of nalatiglik uitreik of die uitreiking daarvan magtig, is aan 'n misdryf skuldig en by skudigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sodanige boete sowel as sodanige gevangenisstraf.'.
8.	Artikel 81 van die Hoofordonnansie word hierby deur die volgende artikel vervang:
	81.(1) 'n Geskiktheidsertifikaat en geskiktheidsertifikaatskyf ten opsigte van 'n openbare motorvoertuig is, behoudens die bepaling van hierdie Ordonnansie met betrekking tot die opskorting of intrekking van sodanige sertifikaat en skyf, geldig vir —
(a)	'n tydperk van twaalf maande, in die geval van 'n openbare motorvoertuig wat 'n skoolbus is;
(b)	'n tydperk van ses maande, in die geval van enige ander openbare motorvoertuig; of
(c)	die korter tydperk wat die uitreiker van sodanige sertifikaat en skyf bepaal,
	bereken vanaf die datum van uitreiking.
	(2) By die toepassing van subartikel (1)(a) beteken 'skoolbus' 'n bus wat hoofsaaklik vir die vervoer van skoolkinders gebruik word.'.

Vervanging van artikel 81 van Ordonnansie 21 van 1966.

"Geldigheidsduur van geskiktheidsertifikaat en geskiktheidsertifikaatskyf."

tificate of fitness in Part VII of Schedule 2 to this Ordinance, issue a certificate of fitness and, as proof of the possession thereof, a certificate of fitness disc on the prescribed forms; or

(ii) he shall, upon payment of the fee contemplated in subparagraph (1), authorize the issue of a certificate of fitness and certificate of fitness disc on the prescribed forms,

and the issuer of such certificate shall submit a copy thereof to the registering authority concerned; or

(b) is not so satisfied, he may allow the applicant, within a period fixed by him, but not exceeding fourteen days from the date of such examination and testing, to remedy any defect in such vehicle and, if the examiner of vehicles is thereafter so satisfied, he shall act in terms of paragraph (a).

(3) An examiner of vehicles who wilfully or negligently issues or authorizes the issue of a certificate of fitness or certificate of fitness disc which is materially incorrect shall be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred rand or to imprisonment for a period not exceeding six months, or to both such fine and imprisonment."

Substitution of section 81 of Ordinance 21 of 1966.

"Period of validity of certificate of fitness and certificate of fitness disc."

8. The following section is hereby substituted for section 81 of the principal Ordinance:

81.(1) A certificate of fitness and certificate of fitness disc in respect of a public motor vehicle shall, subject to the provisions of this Ordinance relating to the suspension or cancellation of such certificate and disc, be valid for —

- (a) a period of twelve months, in the case of a public motor vehicle which is a school bus;
- (b) a period of six months, in the case of any other public motor vehicle; or
- (c) such shorter period as the issuer of such certificate and disc may determine,

calculated from the date of issue.

(2) For the purposes of subsection (1)(a) 'school bus' means a bus used principally for the conveyance of school children."

Vervanging van artikel 82 van Ordonnantie 21 van 1966.

9. Artikel 82 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Bevoegdheid van Staatsdepartement of Transvaalse Provinciale Administrasie om geskiktheidsertifikaat en geskiktheidsertifikatskyf uit te reik."

82. Ondanks die bepalings van artikel 79 en 80, kan enige Staatsdepartement, met inbegrip van die Administrasie van die Suid-Afrikaanse Spoerweë en Hawens, of die Transvaalse Provinciale Administrasies, ten opsigte van enige openbare motorvoertuig wat die eiendom van die Staat of sodanige Administrasies is, 'n geskiktheidsertifikaat en geskiktheidsertifikatskyf op die voorgeskrewe vorms uitreik."

Vervanging van artikel 83 van Ordonnantie 21 van 1966.

10. Artikel 83 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Misdryf om meer as een geskiktheidsertifikaat of geskiktheidsertifikatskyf ten opsigte van enige besondere openbare motorvoertuig hou nie waar die geldigheidsduur van sodanige sertifikate of skywe saamval of oorvleuel."

(2) Waar die houer van 'n onverstreke geskiktheidsertifikaat ten opsigte van 'n openbare motorvoertuig om 'n nuwe geskiktheidsertifikaat ten opsigte van daardie voertuig ingevolge artikel 79 aansoek gedoen het, oorhandig hy by die uitreiking van die nuwe geskiktheidsertifikaat en geskiktheidsertifikatskyf soos in artikel 80 beoog, sodanige onverstreke sertifikaat en enige toepaslike geskiktheidsertifikatskyf aan die uitreiker van die nuwe geskiktheidsertifikaat en geskiktheidsertifikatskyf, en die uitreiker trek daarop die sertifikaat en skyf wat aan hom oorhandig is, in.

(3) Iemand wat die bepalings van subartikel (1) of (2) oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig."

Vervanging van artikel 84 van Ordonnantie 21 van 1966.

11. Artikel 84 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Geskiktheidsertifikatskyf moet aan openbare motorvoertuig geheg word."

84.(1) Behoudens die bepalings van subartikels (2) en (3), mag niemand 'n openbare motorvoertuig op 'n openbare pad gebruik nie —

- (a) tensy 'n geskiktheidsertifikatskyf op die voorgeskrewe wyse daarvan geheg is; of
- (b) indien 'n geskiktheidsertifikatskyf —
 - (i) waarvan die geldigheidsduur verstryk het; of
 - (ii) wat nie op sodanige voertuig betrekking het nie,

daaraan geheg is.

(2) 'n Skyf deur 'n bevoegde gesag in enige voorgeskrewe gebied uitgereik wat dieselfde doel dien as 'n geskiktheidsertifikatskyf word, by die toepassing van subartikel (1), geag 'n geskiktheidsertifikatskyf te wees.

Substitution of section 82 of Ordinance 21 of 1966.

9. The following section is hereby substituted for section 82 of the principal Ordinance:

"Power of State department or Transvaal Provincial Administration to issue certificate of fitness and certificate of fitness disc."

82. Notwithstanding the provisions of section 79 and 80, any State department, including the South African Railways and Harbours Administration, or the Transvaal Provincial Administration may, in respect of any public motor vehicle owned by the State or such Administrations, issue a certificate of fitness and certificate of fitness disc on the prescribed forms".

Substitution of section 83 of Ordinance 21 of 1966.

10. The following section is hereby substituted for section 83 of the principal Ordinance:

"Offence to hold more than one certificate of fitness or certificate of fitness disc in respect of any particular public motor vehicle."

83.(1) No person shall hold more than one certificate of fitness or certificate of fitness disc in respect of any particular public motor vehicle where the periods of validity of such certificates or discs coincide or overlap.

(2) Where the holder of an unexpired certificate of fitness in respect of a public motor vehicle has applied for a new certificate of fitness in respect of that vehicle in terms of section 79, he shall, upon the issue of the new certificate of fitness and certificate of fitness disc as contemplated in section 80, deliver such unexpired certificate and any applicable certificate of fitness disc to the issuer of the new certificate of fitness and certificate of fitness disc, and the issuer shall therupon cancel the certificate and disc delivered to him.

(3) Any person who contravenes or fails to comply with the provisions of subsection (1) or (2) shall be guilty of an offence."

Substitution of section 84 of Ordinance 21 of 1966.

11. The following section is hereby substituted for section 84 of the principal Ordinance:

"Certificate of fitness disc to be affixed to public motor vehicle."

84.(1) Subject to the provisions of subsections (2) and (3), no person shall operate a public motor vehicle on a public road —

- (a) unless a certificate of fitness disc is affixed thereto in the manner prescribed; or
- (b) if a certificate of fitness disc —
 - (i) the period of validity of which has expired; or
 - (ii) which does not relate to such vehicle,

is affixed thereto.

(2) A disc issued by a competent authority in any prescribed territory serving a similar purpose to that of a certificate of fitness disc shall, for the purposes of subsection (1), be deemed to be a certificate of fitness disc.

(3) Waar 'n dokument wat dieselfde doel dien as 'n geskiktheidsertifikaat deur 'n bevoegde gesag in enige voorgeskrewe gebied ten opsigte van 'n openbare motorvoertuig uitgereik is, maar 'n skyf wat dieselfde doel dien as 'n geskiktheidsertifikaatskyf nie ingevolge 'n wet van die betrokke gebied ten opsigte van sodanige voertuig vereis word nie, is die bepalings van subartikel (1)(a) nie op sodanige voertuig gedurende die geldigheidsduur van sodanige dokument van toepassing nie.

(4) 'n Dokument in subartikel (3) beoog, moet gedurende die geldigheidsduur daarvan te alle tye in of aan die betrokke voertuig wees terwyl dit op 'n openbare pad in hierdie Provinsie gebruik word.

(5) Iemand wat die bepalings van subartikel (1) of (4) oortree of versum om daaraan te voldoen, is aan 'n misdryf skuldig.”.

Vervanging van artikel 86 van Ordonnantie 21 van 1966, soos gewysig by artikel 9 van Ordonnantie 6 van 1979 en artikel 8 van Ordonnantie 17 van 1980.

12. Artikel 86 van die Hoofordonnantie word hierby deur die volgende artikel vervang:

“Uitwerking van verandering van openbare motorvoertuig op geskiktheidsertifikaat en geskiktheidsertifikaatskyf.

86.(1) Behoudens die bepalings van subartikel (3), word 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf ten opsigte van 'n openbare motorvoertuig van nul en gener waarde waar sodanige voertuig op so 'n wyse verander word dat —

- (a) die geskiktheidsertifikaat of geskiktheidsertifikaatskyf nie meer sodanige voertuig juis beskryf nie; of
- (b) sodanige verandering die bepalings en voorwaarde van sodanige sertifikaat raak.

(2) Binne sewe dae nadat 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf ingevolge subartikel (1) van nul en gener waarde geword het, oorhandig die houer van sodanige sertifikaat en skyf dit aan die registrasie-owerheid wat dit uitgereik het.

(3) Die bepalings van subartikels (1) en (2) is nie van toepassing nie ten opsigte van 'n openbare motorvoertuig waarvan —

- (a) net die enjin vervang word, maar die eienaar van sodanige voertuig lê binne een-en-twintig dae vanaf sodanige vervanging die geskiktheidsertifikaat en geskiktheidsertifikaatskyf ten opsigte van sodanige voertuig aan die registrasie-owerheid wat dit uitgereik het, voor en voor-sien terselfdertyd daardie registrasie-owerheid van die nuwe enjinnommer, waarop die registrasie-owerheid sy register of re-kords en sodanige sertifikaat en skyf dienooreenkomsdig wysig; of

(3) Where a document serving a similar purpose to that of a certificate of fitness has been issued by a competent authority in any prescribed territory in respect of a public motor vehicle, but a disc serving a similar purpose to that of a certificate of fitness disc is not required in respect of such vehicle in terms of a law of the territory concerned, the provisions of subsection (1)(a) shall not apply to such vehicle during the period of validity of such document.

(4) A document contemplated in subsection (3) shall, during the period of validity thereof, at all times be in or on the vehicle concerned while it is operated on a public road in this Province.

(5) Any person who contravenes or fails to comply with the provisions of subsection (1) or (4) shall be guilty of an offence.”.

12. The following section is hereby substituted for section 86 of the principal Ordinance:

Substitution of section 86 of Ordinance 21 of 1966, as amended by section 9 of Ordinance 6 of 1979 and section 8 of Ordinance 17 of 1980.

Effect of alteration of public motor vehicle on certificate of fitness and certificate of fitness disc.

86.(1) Subject to the provisions of subsection (3), a certificate of fitness and certificate of fitness disc in respect of a public motor vehicle shall become null and void where such vehicle is altered in such manner that —

- (a) the certificate of fitness or certificate of fitness disc no longer correctly describes such vehicle; or
- (b) such alteration affects the terms and conditions of such certificate.

(2) Within seven days of a certificate of fitness and certificate of fitness disc becoming null and void in terms of subsection (1), the holder of such certificate and disc shall deliver them to the registering authority which issued them.

(3) The provisions of subsections (1) and (2) shall not apply in respect of a public motor vehicle of which —

- (a) the engine only is replaced, but the owner of such vehicle shall, within twenty-one days of such replacement, submit the certificate of fitness and certificate of fitness disc in respect of such vehicle to the registering authority which issued them and shall at the same time furnish that registering authority with the new engine number, whereupon the registering authority shall amend its register or records and such certificate and disc accordingly; or

(b) die registrasienummer verander wanneer sodanige voertuig in gevolge die bepalings van hierdie Ordonnansie geregistreer word, behalwe wanneer dit geregistreer word uit hoofde van 'n verandering in die eiendomsreg daarvan, maar die eienaar van sodanige voertuig lê, wanneer hy aan die bepalings van hierdie Ordonnansie ten opsigte van registrasie voldoen, die geskiktheidsertifikaat en geskikheidsertifikaatskyf van die betrokke openbare motorvoertuig aan die registrasie-owerheid wat daardie motorvoertuig registreer, voor, waarop daardie registrasie-owerheid die registrasienummer op sodanige sertifikaat en skyf wysig en waar sodanige sertifikaat en skyf uitgereik is deur —

- (i) daardie registrasie-owerheid, wysig hy sy register of rekords dienooreenkomsdig; of
- (ii) 'n ander registrasie-owerheid, stel hy daardie ander registrasie-owerheid van die gewysigde registrasienummer in kennis, waarop laasgenoemde registrasie-owerheid sy register of rekords ingelyks wysig.

(4) Iemand wat die bepalings van subartikel (2) of (3) oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig.”.

13. Artikel 87 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

87.(1) Waar die houer van 'n geskiktheidsertifikaat en geskikheidsertifikaatskyf wat in hierdie Provincie uitgereik is, skuldig bevind is aan 'n tweede of daaropvolgende oortreding wat, na die mening van die Administrateur, op 'n openbare motorvoertuig of op so 'n sertifikaat of skyf betrekking het, kan die Administrateur elke sodanige geskiktheidsertifikaat en geskikheidsertifikaatskyf wat deur daardie persoon gehou word —

- (a) opskort vir die tydperk wat hy bepaal; of
 - (b) intrek,
- en stel hy daardie persoon dienooreenkomsdig in kennis.

(2) Waar die Administrateur ingevolge subartikel (1) 'n geskiktheidsertifikaat en geskikheidsertifikaatskyf opskort of intrek, oorhandig die betrokke persoon onverwyld elke sodanige sertifikaat en skyf aan die Provinciale Sekretaris.

Vervanging van artikel 87 van Ordonnansie 21 van 1966.

"Opskorting of intrekking van geskiktheidsertifikaat en geskikheidsertifikaatskyf deur Administrateur.

(b) the registration number changes when such vehicle is registered in terms of the provisions of this Ordinance, except when it is registered by virtue of a change in the ownership thereof, but the owner of such vehicle shall, when complying with the provisions of this Ordinance in respect of registration, submit the certificate of fitness and certificate of fitness disc of the public motor vehicle concerned to the registering authority which registers that motor vehicle, whereupon that registering authority shall amend the registration number on such certificate and disc and where such certificate and disc were issued by —

- (i) that registering authority, it shall amend its register or records accordingly; or
- (ii) another registering authority, it shall notify that other registering authority of the amended registration number, whereupon the latter registering authority shall likewise amend its register or records.

(4) Any person who contravenes or fails to comply with the provisions of subsection (2) or (3) shall be guilty of an offence.”.

13. The following section is hereby substituted for section 87 of the principal Ordinance:

Substitution of section 87 of Ordinance 21 of 1966.

"Suspension or cancellation of certificate of fitness and certificate of fitness disc by Administrator.

87.(1) Where the holder of a certificate of fitness and certificate of fitness disc issued in this Province has been convicted of a second or subsequent offence which, in the opinion of the Administrator, relates to a public motor vehicle or to such a certificate or disc, the Administrator may —

- (a) suspend, for such period as he may determine; or
- (b) cancel,

every such certificate of fitness and certificate of fitness disc held by that person and he shall notify that person accordingly

(2) Where the Administrator suspends or cancels a certificate of fitness and certificate of fitness disc in terms of subsection (1), the person concerned shall deliver forthwith every such certificate and disc to the Provincial Secretary.

(3) Die Provinciale Sekretaris stel die betrokke registrasie-owerheid in kennis van elke geskiktheidsertifikaat en geskiktheidsertifikaatskyf wat ingevolge subartikel (1) opgeskort of ingetrek is.

(4) By die verstryking van die tydperk van opskorting in subartikel (1)(a) beoog, besorg die Provinciale Sekretaris, op versoek, elke geskiktheidsertifikaat en geskiktheidsertifikaatskyf wat aan hom ingevolge subartikel (2) oorhandig is en waarvan die geldigheid nog nie verstryk het nie aan die persoon wat daarop geregty is.

(5) Niemand verkry sonder die toestemming van die Administrateur 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf vir 'n openbare motorvoertuig nie —

- (a) gedurende die tydperk waarin 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf waarvan hy die houer was ingevolge subartikel (1)(a) opgeskort is; of
- (b) indien 'n geskiktheidsertifikaat en geskiktheidsertifikaatskyf waarvan hy die houer was ingevolge subartikel (1)(b) ingetrek is.

(6) Waar die houer van —

- (a) 'n dokument wat dieselfde doel dien as 'n geskiktheidsertifikaat wat buite hierdie Provincie uitgereik is; of
- (b) 'n dokument in paragraaf (a) beoog en 'n skyf wat dieselfde doel dien as 'n geskiktheidsertifikaatskyf wat buite hierdie Provincie uitgereik is,

skuldig bevind is aan 'n tweede of daaropvolgende oortreding wat, na die mening van die Administrateur, op 'n openbare motorvoertuig of op so 'n dokument of skyf betrekking het, kan die Administrateur daardie persoon in kennis stel dat elke sodanige dokument of skyf wat deur hom gehou word, nie meer in hierdie Provincie van krag is nie, en vanaf die datum waarop daardie persoon aldus in kennis gestel word, is elke sodanige dokument of skyf nie meer in hierdie Provincie van krag nie.

(7) Iemand wat die bepalings van subartikel (2) oortree of versuum om daaraan te voldoen, is aan 'n misdryskuldig."

14. Artikel 90(1)(a) van die Hoofordonnansie word hierby gewysig deur die woord "Hoofstuk" deur die woord "Ordonnansie" te vervang.

15. Artikel 95 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

(3) The Provincial Secretary shall notify the registering authority concerned of every certificate of fitness and certificate of fitness disc suspended or cancelled in terms of subsection (1).

(4) Upon the expiry of the period of suspension contemplated in subsection (1)(a), the Provincial Secretary shall, upon request, restore to the person entitled thereto, every certificate of fitness and certificate of fitness disc delivered to him in terms of subsection (2), the validity of which has not expired.

(5) No person shall, without the consent of the Administrator, obtain a certificate of fitness and a certificate of fitness disc for a public motor vehicle —

- (a) during the period in which a certificate of fitness and certificate of fitness disc of which he was the holder are suspended in terms of subsection (1)(a); or
- (b) if a certificate of fitness and certificate of fitness disc of which he was the holder have been cancelled in terms of subsection (1)(b).

(6) Where the holder of —

- (a) a document serving a similar purpose to that of a certificate of fitness issued outside this Province; or
- (b) a document contemplated in paragraph (a) and a disc serving a similar purpose to that of a certificate of fitness disc issued outside this Province,

has been convicted of a second or subsequent offence which, in the opinion of the Administrator, relates to a public motor vehicle or to such a document or disc, the Administrator may inform that person that every such document or disc held by him is no longer of force and effect in this Province, and from the date on which that person is so informed, every such document or disc shall cease to be of force and effect in this Province.

(7) Any person who contravenes or fails to comply with the provisions of subsection (2) shall be guilty of an offence."

Amendment of
section 90 of
Ordinance 21 of
1966, as
amended by
section 2 of
Ordinance 12 of
1973.

14. Section 90(1)(a) of the principal Ordinance is hereby amended by the substitution in the Afrikaans text for the word "Hoofstuk" of the word "Ordonnansie".

Substitution of
section 95 of
Ordinance 21 of
1966.

15. The following section is hereby substituted for section 95 of the principal Ordinance:

"Nietigverklaring van geskiktheidsertifikaat, geskiktheidsertifikaatskyf of openbare bestuurpermit uitgereik in stryd met die bepalings van hierdie Hoofstuk.

95.(1) Enige geskiktheidsertifikaat, geskiktheidsertifikaatskyf of openbare bestuurpermit wat in stryd met die bepalings van hierdie Hoofstuk uitgereik is, is nietig en die houer daarvan moet, op aanvraag deur die registrasie-owerheid wat sodanige certifikaat, skyf of permit uitgereik het of deur 'n polisiebeampte, sodanige certifikaat, skyf of permit onverwyd aan sodanige registrasie-owerheid of polisiebeampte oorhandig.

(2) Iemand wat die bepalings van subartikel (1) oortree of versuum om daaraan te voldoen, is aan 'n misdryf skuldig."

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

"(3) Die bestuurder van 'n brandbestrydingsvoertuig of 'n ambulans, 'n polisiebeampte wat 'n voertuig in die uitvoering van sy pligte bestuur of iemand wat 'n voertuig bestuur terwyl hy besig is met burgerlike beskerming soos beoog in 'n ordonnansie wat ingevolge artikel 3 van die Wet op Burgerlike Beskerming, 1977 (Wet 67 van 1977), gemaak is, kan die voorskrifte van 'n padverkeersteken wat op die voorgeskrewe wyse vertoon word, verontagsaam indien —

- (a) hy die betrokke voertuig met behoorlike inagneming van die veiligheid van ander verkeer bestuur; en
- (b) in die geval van 'n brandbestrydingsvoertuig, 'n ambulans of 'n voertuig wat deur iemand bestuur word terwyl hy besig is met burgerlike beskerming soos voormeld, sodanige voertuig toegerus is met 'n toestel wat 'n voorgeskrewe klank kan afgee of met 'n klok, en sodanige toestel of klok aanhouwend geloei of gelui word terwyl die voertuig in verontagsaming van 'n padverkeersteken bestuur word."

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

"Sekere bestuurders kan algemene snelheidsgrens oorskry.

103B. Ondanks die bepalings van artikels 102 en 103, kan die bestuurder van 'n brandbestrydingsvoertuig of 'n ambulans, 'n polisiebeampte wat 'n voertuig in die uitvoering van sy pligte bestuur of iemand wat 'n voertuig bestuur terwyl hy besig is met burgerlike beskerming soos beoog in 'n Ordonnansie wat ingevolge artikel 3 van die Wet op Burgerlike Beskerming, 1977, gemaak is, die toepaslike algemene snelheidsgrens oorskry indien —

- (a) hy die betrokke voertuig met behoorlike inagneming van die veiligheid van ander verkeer bestuur; en
- (b) in die geval van 'n brandbestrydingsvoertuig, 'n ambulans of 'n

"Avoidance of certificate of fitness, certificate of fitness disc or public driving permit issued contrary to the provisions of this Chapter shall be void and the holder thereof shall, on demand by the registering authority which issued such certificate, disc or permit or by a police officer, deliver forthwith such certificate, disc or permit to such registering authority or police officer.

95.(1) Any certificate of fitness, certificate of fitness disc or public driving permit issued contrary to the provisions of this Chapter shall be void and the holder thereof shall, on demand by the registering authority which issued such certificate, disc or permit or by a police officer, deliver forthwith such certificate, disc or permit to such registering authority or police officer.

(2) Any person who contravenes or fails to comply with the provisions of subsection (1) shall be guilty of an offence."

Amendment of section 101 of Ordinance 21 of 1966, as amended by section 19 of Ordinance 11 of 1970 and section 11 of Ordinance 6 of 1979.

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

"(3) The driver of a fire-fighting vehicle or an ambulance, a police officer who drives a vehicle in the execution of his duties or a person who drives a vehicle while he is engaged in civil defence as contemplated in an ordinance made in terms of section 3 of the Civil Defence Act, 1977 (Act 67 of 1977), may disregard the directions of a road traffic sign which is displayed in the prescribed manner if —

(a) he drives the vehicle concerned with due regard to the safety of other traffic; and

(b) in the case of a fire-fighting vehicle, an ambulance or a vehicle driven by a person while he is engaged in civil defence as aforesaid, such vehicle is fitted with a device capable of emitting a prescribed sound or with a bell, and such device or bell is constantly sounded while the vehicle is driven in disregard of a road traffic sign."

Substitution of section 103B of Ordinance 21 of 1966, as inserted by section 7 of Ordinance 14 of 1975 and as substituted by section 12 of Ordinance 6 of 1979.

"Certain drivers may exceed general speed limit.

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

103B. Notwithstanding the provisions of sections 102 and 103, the driver of a fire-fighting vehicle or an ambulance, a police officer who drives a vehicle in the execution of his duties or a person who drives a vehicle while he is engaged in civil defence as contemplated in an ordinance made in terms of section 3 of the Civil Defence Act, 1977, may exceed the applicable general speed limit if —

(a) he drives the vehicle concerned with due regard to the safety of other traffic; and

(b) in the case of a fire-fighting vehicle, an ambulance or a vehi-

Wysiging van artikel 101 van Ordonnansie 21 van 1966, soos gewysig by artikel 19 van Ordonnansie 11 van 1970 en artikel 11 van Ordonnansie 6 van 1979.

Vervanging van artikel 103B van Ordonnansie 21 van 1966, soos ingevolge artikel 7 van Ordonnansie 14 van 1975 en soos vervang deur artikel 12 van Ordonnansie 6 van 1979.

voertuig wat deur iemand bestuur word terwyl hy besig is met burgerlike beskerming soos voormald, sodanige voertuig toegekus is met 'n toestel wat 'n voorgeskrewe klank kan afgee of met 'n klok, en sodanige toestel of klok aanhouwend geloei of gelui word terwyl die voertuig in oorskryding van die toepaslike algemene snelheidsgrens bestuur word."

Wysiging van artikel 115 van Ordonnansie 21 van 1966, soos gewysig by artikel 24 van Ordonnansie 17 van 1971

18. Artikel 115 van die Hoofordonnansie word hierby gewysig deur paragraaf (g) deur die volgende paragrawe te vervang:

- "(g) binne die spoorwegreserwe by 'n spooroorweg nie;
- (gA) binne 9 m van sy naderingskant van 'n voortoegang wat deur toepaslike padverkeerstekens afgemerkt is met die doel om persone of goedere op of af te laai nie; of".

19. Artikel 117 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Sekere bestuurders kan sekere motorvoertuie op enige plek waar dit nodig is, tot stilstand bring of parkeer.
117. Ondanks die bepalings van artikels 115 en 116, kan die bestuurder van 'n brandbestrydingsvoertuig of 'n ambulans, 'n polisiebeampte wat 'n voertuig in die uitvoering van sy pligte bestuur, iemand wat 'n voertuig bestuur terwyl hy besig is met burgerlike beskerming soos beoog in 'n ordonnansie wat ingevolge artikel 3 van die Wet op Burgerlike Beskerming, 1977, gemaak is of iemand wat 'n voertuig bestuur terwyl dit in verband met die aanleg of onderhoud van 'n openbare pad of die lewering van 'n noodsaaklike openbare diens gebruik word, die betrokke voertuig op enige plek waar dit nodig is, tot stilstand bring of parkeer."

Wysiging van artikel 117 van Ordonnansie 21 van 1966, soos gewysig by artikel 26 van Ordonnansie 11 van 1970.

20. Artikel 119(1)(g) van die Hoofordonnansie word hierby gewysig deur na die woorde "geparkeer is" die woorde "of stilstaan" in te voeg.

Wysiging van artikel 119 van Ordonnansie 21 van 1966, soos gewysig by artikel 26 van Ordonnansie 17 van 1971.

21. Artikel 133A van die Hoofordonnansie word hierby gewysig deur subartikel (4) deur die volgende subartikel te vervang:

- "(4) Die bepalings van —
 - (a) subartikel (1)(f) is nie van toepassing nie op iemand wat 'n trekker in verband met die aanleg of onderhoud van 'n deurpad gebruik;
 - (b) subartikel (2)(a) is nie van toepassing nie op —

- (i) 'n polisiebeampte terwyl hy besig is met die uitvoering van sy pligte;
 - (ii) iemand terwyl hy besig is met rednings- of bergingswerk;
 - (iii) iemand terwyl hy besig is met die aanleg of onderhoud van 'n deurpad of die lewering van 'n noodsaaklike openbare diens; of

Amendment of section 115 of Ordinance 21 of 1966, as amended by section 24 of Ordinance 17 of 1971.

Substitution of section 117 of Ordinance 21 of 1966, as amended by section 26 of Ordinance 11 of 1970.

"Certain drivers may stop or park certain motor vehicle at any place where necessary.

Amendment of section 119 of Ordinance 21 of 1966, as amended by section 26 of Ordinance 17 of 1971.

Amendment of section 133A of Ordinance 21 of 1966, as inserted by section 29 of Ordinance 11 of 1970 and as amended by section 32 of Ordinance 17 of 1971 and section 16 of Ordinance 6 of 1979.

(a)

subsection (1)(f) shall not apply to a person who operates a tractor in connection with the construction or maintenance of a freeway;

(b)

subsection (2)(a) shall not apply to —

(i)

a police officer while he is engaged in the execution of his duties;

(ii)

a person while he is engaged in rescue or salvage work;

(iii)

a person while he is engaged in the construction or maintenance of a freeway or the rendering of an essential public service; or

cle driven by a person while he is engaged in civil defence as aforesaid, such vehicle is fitted with a device capable of emitting a prescribed sound or with a bell, and such device or bell is constantly sounded while the vehicle is driven in excess of the applicable general speed limit."

18. Section 115 of the principal Ordinance is hereby amended by the substitution for paragraph (g) of the following paragraphs:

- "(g) within the railway reserve at a level crossing;
- (gA) within 9 m of his approach side of a pedestrian crossing demarcated by appropriate road traffic signs for the purpose of loading or unloading persons or goods; or".

19. The following section is hereby substituted for section 117 of the principal Ordinance:

117. Notwithstanding the provisions of sections 115 and 116, the driver of a fire-fighting vehicle or an ambulance, a police officer who drives a vehicle in the execution of his duties, a person who drives a vehicle while he is engaged in civil defence as contemplated in an ordinance made in terms of section 3 of the Civil Defence Act, 1977, or a person who drives a vehicle while it is used in connection with the construction or maintenance of a public road or the rendering of an essential public service, may stop or park the vehicle concerned at any place where it may be necessary to do so."

20. Section 119(1)(g) of the principal Ordinance is hereby amended by the insertion after the word "parked" of the words "or is stationary".

21. Section 133A of the principal Ordinance is hereby amended by the substitution for subsection (4) of the following subsection:

"(4) The provisions of —

- (a) subsection (1)(f) shall not apply to a person who operates a tractor in connection with the construction or maintenance of a freeway;
- (b) subsection (2)(a) shall not apply to —
 - (i) a police officer while he is engaged in the execution of his duties;
 - (ii) a person while he is engaged in rescue or salvage work;
 - (iii) a person while he is engaged in the construction or maintenance of a freeway or the rendering of an essential public service; or

- (iv) iemand terwyl hy besig is met burgerlike beskerming soos beoog in 'n ordonnansie wat ingevolge artikel 3 van die Wet op Burgerlike Beskerming, 1977, gemaak is; en
- (c) subartikel (2)(c) is nie van toepassing nie op—
- (i) die bestuurder van 'n ambulans, brandbestrydingsvoertuig of 'n teespoedwa;
 - (ii) 'n polisiebeampte wat 'n voertuig in die uitvoering van sy pligte bestuur;
 - (iii) iemand wat 'n voertuig bestuur terwyl dit in verband met die aanleg of onderhoud van 'n deurpad of die levering van 'n noodsaaklike openbare diens gebruik word; of
 - (iv) iemand wat 'n voertuig bestuur terwyl hy besig is met burgerlike beskerming soos beoog in 'n ordonnansie wat ingevolge artikel 3 van die Wet op Burgerlike Beskerming, 1977, gemaak is.".

Wysiging van artikel 158 van Ordonnansie 21 van 1966, soos gewysig by artikel 32 van Ordonnansie 11 van 1970 en artikel 10 van Ordonnansie 19 van 1977.

22. Artikel 158(1)(b) van die Hoofordonnansie word hierby gewysig deur na die uitdrukking "geskiktheidsertifikaat" die uitdrukking "geskiktheidsertifikaatskyf," in te voeg.

- Wysiging van artikel 161 van Ordonnansie 21 van 1966, soos vervang deur artikel 19 van Ordonnansie 6 van 1979.**
- 23. Artikel 161 van die Hoofordonnansie word hierby gewysig deur—**
- (a) in subartikel (3) na die woord "geskiktheidsertifikaat" die woorde "en geskiktheidsertifikaatskyf" in te voeg.
 - (b) in subartikel (4) die woorde "en geskiktheidsertifikaat" deur die uitdrukking "geskiktheidsertifikaat en geskiktheidsertifikaatskyf" te vervang; en
 - (c) in subartikel 5(b) na die woord "geskiktheidsertifikaat" die woorde "en geskiktheidsertifikaatskyf" in te voeg.

Wysiging van artikel 163 van Ordonnansie 21 van 1966, soos gewysig by artikel 1 van Ordonnansie 14 van 1967, artikel 15 van Ordonnansie 7 van 1968, artikel 2 van Ordonnansie 8 van 1969, artikel 33 van Ordonnansie 11 van 1970, artikel 13 van Ordonnansie 14 van 1975, artikel 13 van Ordonnansie 19 van 1977, artikel 20 van Ordonnansie 6 van 1979 en artikel 11 van Ordonnansie 17 van 1980.

24. Artikel 163 van die Hoofordonnansie word hierby gewysig deur subartikel (7) deur die volgende subartikel te vervang:

- "(7) Die gelde wat ingevolge die bepalings van hierdie artikel op die Provinciale Inkomstefonds gestort moet word deur 'n registrasie-overheid wat 'n plaaslike bestuur is—
- (a) word aldus gestort nie later nie as die een-en-twintigste dag van die maand wat volg op die maand waarin sodanige geldte ingevorder is, ongeag of daardie dag 'n Saterdag, Sondag of openbare feesdag is; en
 - (b) is, indien dit nie binne die tydperk in paraaf (a) genoem, gestort word nie, onderworpe aan 'n renteheffing van vyf persent per jaar bereken vanaf die eerste dag van die maand waarin sodanige geldte op die Provinciale Inkomstefonds gestort moet word, en sodanige renteheffing is van die plaaslike bestuur wat die registrasie-overheid is, verhaalbaar vir storting op die Provinciale Inkomstefonds."

- (iv) a person while he is engaged in civil defence as contemplated in an ordinance made in terms of section 3 of the Civil Defence Act, 1977; and
- (c) subsection (2)(c) shall not apply to—
- (i) the driver of an ambulance, fire-fighting vehicle or break-down vehicle;
 - (ii) a police officer who drives a vehicle in the execution of his duties;
 - (iii) a person who drives a vehicle while it is used in connection with the construction or maintenance of a freeway or the rendering of an essential public service; or
 - (iv) a person who drives a vehicle while he is engaged in civil defence as contemplated in an ordinance made in terms of section 3 of the Civil Defence Act, 1977".

22. Section 158(1)(b) of the principal Ordinance is hereby amended by the insertion after the expression "certificate of fitness," of the expression "certificate of fitness disc,"

Amendment of section 158 of Ordinance 21 of 1966, as amended by section 32 of Ordinance 11 of 1970 and section 10 of Ordinance 19 of 1977.

- 23. Section 161 of the principal Ordinance is hereby amended by—**
- (a) the insertion in subsection (3) after the words "certificate of fitness" of the words "and certificate of fitness disc";
 - (b) the substitution in subsection (4) for the words "and certificate of fitness" of the expression ", certificate of fitness and certificate of fitness disc"; and
 - (c) the insertion in subsection (5)(b) after the words "certificate of fitness" of the words "and certificate of fitness disc".

Amendment of section 163 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 14 of 1967, section 15 of Ordinance 7 of 1968, section 2 of Ordinance 8 of 1969, section 33 of Ordinance 11 of 1970, section 13 of Ordinance 14 of 1975, section 13 of Ordinance 19 of 1977, section 20 of Ordinance 6 of 1979 and section 11 of Ordinance 17 of 1980.

24. Section 163 of the principal Ordinance is hereby amended by the substitution for subsection (7) of the following subsection:

"(7) The fees which are, in terms of the provisions of this section, required to be paid into the Provincial Revenue Fund by a registering authority which is a local authority shall —

- (a) be so paid not later than the twenty-first day of the month following upon the month in which such fees were collected, irrespective of whether that day is a Saturday, Sunday or public holiday; and
- (b) if not paid within the period referred to in paragraph (a), be subject to an interest charge of five per cent per annum calculated from the first day of the month in which such fees are required to be paid into the Provincial Revenue Fund, and such interest charge shall be recoverable from the local authority which is the registering authority for payment into the Provincial Revenue Fund."

Wysiging van artikel 177 van Ordonnansie 21 van 1966, soos gewysig by artikel 42 van Ordonnansie 17 van 1971 en artikel 15 van Ordonnansie 19 van 1977.

25. Artikel 177(1) van die Hoofordonnansie word hierby gewysig deur paragraaf (c) van die voorbehoudbepaling daarby deur die volgende paragraaf te vervang:

- "(c) die bepalings van hierdie subartikel nie van toepassing is nie op 'n klaringsbewys in artikel 19(2)(b) genoem wat uitgereik is ten opsigte van 'n motorvoertuig wat geregistreer is na die datum van inwerkingtreding van die Tweede Wysigingsordonnansie op Padverkeer, 1977, of op 'n klaringsbewys in artikel 27(3)(b) genoem en, ten einde 'n ander klaringsbewys te bekom waar enige sodanige klaringsbewys verloor, vernietig of ontspier is, of die syfers of besonderhede daarop onleesbaar geword het, doen die persoon aan wie die klaringsbewys —
- (i) in artikel 19(2)(b) genoem, uitgereik is, aansoek om die uitreiking van 'n motorvoertuig lisensie ingevolge artikel 18; of
 - (ii) in artikel 27(3)(b) genoem, uitgereik is, aansoek om die intrekking van die betrokke motorhandelnommer ingevolge artikel 27(14) en die uitreiking van 'n motorhandelnommer ingevolge artikel 27(1)."

Wysiging van Bylae 2 by Ordonnansie 21 van 1966, soos gewysig by artikel 16 van Ordonnansie 7 van 1968, artikel 3 van Ordonnansie 8 van 1969, artikel 44 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 11 van 1974, artikel 8 van Ordonnansie 11 van 1976, artikel 18 van Ordonnansie 19 van 1977, artikel 23 van Ordonnansie 6 van 1979 en artikel 15 van Ordonnansie 17 van 1980.

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

- (a) in item 9 van Deel VII die uitdrukking "artikel 80(1)", waar dit ook al voorkom, deur die uitdrukking "artikel 79(1)" te vervang; en
- (b) in item 10 van Deel VII die uitdrukking "artikel 81(2)(a)" deur die uitdrukking "artikel 80(2)(a)" te vervang.

Voorbehoud.

27. Die bepalings van artikels 84, 86 en 87 van die Hoofordonnansie, voor die vervanging daarvan deur onderskeidelik artikels 11, 12 en 13 van hierdie Ordonnansie, bly op 'n openbare motorvoertuig ten opsigte waarvan 'n geskiktheidsertifikaat by die inwerkingtreding van genoemde artikels 11, 12 en 13 van krag is, van toepassing tot tyd en wyl die geldigheidsduur van sodanige sertifikaat verstryk het.

Kort titel en inwerkingtreding.

28. Hierdie Ordonnansie heet die Wysigingsordonnansie op Padverkeer, 1981, en die bepalings van —

- (a) artikel 2 word geag op 1 November 1980 in werking te getree het;
- (b) artikel 24 tree op 1 November 1981 in werking; en
- (c) artikels 1, 6, 7, 8, 9, 10, 11, 12, 13, 15, 22, 23 en 26 tree op 1 Julie 1982 in werking.

Amendment of section 177 of Ordinance 21 of 1966, as amended by section 42 of Ordinance 17 of 1971 and section 15 of Ordinance 19 of 1977.

25. Section 177(1) of the principal Ordinance is hereby amended by the substitution for paragraph (c) of the proviso thereto of the following paragraph:

- "(c) the provisions of this subsection shall not apply to a clearance certificate referred to in section 19(2)(b) issued in respect of a motor vehicle registered after the date of the coming into operation of the Second Road Traffic Amendment Ordinance, 1977, or to a clearance certificate referred to in section 27(3)(b) and, in order to obtain another clearance certificate has been lost, destroyed or defaced or the figures or particulars thereon have become illegible, the person to whom the clearance certificate —
- (i) referred to in section 19(2)(b) was issued, shall apply for the issue of a motor vehicle licence in terms of section 18; or
 - (ii) referred to in section 27(3)(b) was issued, shall apply for the cancellation of the motor trade number concerned in terms of section 27(14) and the issue of a motor trade number in terms of section 27(1)."

Amendment of Schedule 2 to Ordinance 21 of 1966, as amended by section 16 of Ordinance 7 of 1968, section 3 of Ordinance 8 of 1969, section 44 of Ordinance 17 of 1971, section 2 of Ordinance 11 of 1974, section 8 of Ordinance 11 of 1976, section 18 of Ordinance 19 of 1977, section 23 of Ordinance 6 of 1979 and section 15 of Ordinance 17 of 1980.

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

- (a) the substitution in item 9 of Part VII for the expression "section 80(1)", wherever it appears, of the expression "section 79(1)"; and
- (b) the substitution in item 10 of Part VII for the expression "section 81(2)(a)" of the expression "section 80(2)(a)".

Savings.

27. The provisions of sections 84, 86 and 87 of the principal Ordinance, prior to the substitution thereof by section 11, 12 and 13 of this Ordinance respectively, shall continue to apply to a public motor vehicle in respect of which a certificate of fitness is in force on the coming into operation of the said sections 11, 12 and 13 until such time as the period of validity of such certificate has expired.

Short title and commencement.

28. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1981, and the provisions of —

- (a) section 2 shall be deemed to have come into operation on 1 November 1980;
- (b) section 24 shall come into operation on 1 November 1981; and
- (c) sections 1, 6, 7, 8, 9, 10, 11, 12, 13, 15, 22, 23 and 26 shall come into operation on 1 July 1982.

No. 106 (Administrateurs-), 1982

PROKLAMASIE*deur sy Edele die Administrateur van die Provincie Transvaal*

Kragtens die bevoegdheid aan my verleen by artikel 171 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), verleen ek hierby aan die Gesondheidskomitee van Pongola die bevoegdhede wat ingevolge artikel 118 bis van genoemde Ordonnansie aan 'n Dorpsraad verleen word.

Gegee onder my Hand te Pretoria, op hede die 8ste dag van Maart, Eenduisend Negehonderd twee-en-tachtig.

W. A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PB. 3-3-4-1

Administrateurskennisgewings

Administrateurskennisgewing 315

17 Maart 1982

Ingevolge artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig deur die Administrateur hierby die Padverkeersregulasies, afgekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, soos in die Bylae hierby uiteengesit, met ingang van 1 Julie 1982.

T.W. 2/16/2 TO.1

BYLAE

1. Die "Indeling van Regulasies" word hierby gewysig deur item 108 deur die volgende items te vervang:

"108. Swart ink wat nie verbleik nie, moet op geskiktheidsertifikaatskyf gebruik word."

108A. Aanhegting van geskiktheidsertifikaatskyf.

108B. Geskiktheidsertifikaatskyf moet nie aan weer blootgestel word nie.

108C. Openbare motorvoertuig moet in goeie toestand gehou word."

2. Regulasie 108 word hierby deur die volgende regulasies vervang:

"Swart ink wat nie verbleik nie, moet op geskiktheidsertifikaatskyf gebruik word."

108. 'n Registrasie-overheid moet toesien dat swart ink wat nie verbleik nie, gebruik word wanneer 'n geskiktheidsertifikaatskyf ingeval word.

Aanhegting van geskiktheidsertifikaatskyf.

108A. Die geskiktheidsertifikaatskyf wat ten opsigte van 'n openbare motorvoertuig uitgereik word, word —

(a) indien sodanige voertuig met 'n deursigtige voorruit toegerus is, in 'n regop posisie aan die binnekant van die voorruit aangeheg sodat die besonderhede op die geskiktheidsertifikaatskyf duidelik leesbaar is vir 'n persoon wat voor of links voor sodanige voertuig staan; of

(b) indien sodanige voertuig nie met 'n deursigtige voorruit toegerus is nie, op 'n opvallende plek aan die linkerkant van sodanige voertuig aangeheg sodat die besonderhede op die geskiktheidsertifikaatskyf duidelik leesbaar is vir 'n persoon wat aan daardie kant staan.

No. 106 (Administrator's), 1982

PROCLAMATION*By the Honourable the Administrator of the Province Transvaal*

Under the powers vested in me by section 171 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), I do hereby confer on the Health Committee of Pongola the powers conferred on a Village Council in terms of section 118 bis of the said Ordinance.

Given under my Hand at Pretoria, on this 8th day of March, One thousand Nine hundred and Eighty-two.

W. A. CRUYWAGEN,
Administrator of the Province Transvaal
PB. 3-3-4-1

Administrator's Notices

Administrator's Notice 315

17 March, 1982

In terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends the Road Traffic Ordinance Regulations, promulgated by Administrator's Notice 1052 of 28 December 1966, as set out in the Schedule hereto with effect from 1 July 1982.

T.W. 2/16/2 T.O. 1

SCHEDULE.

1. The "Division of Regulations" is hereby amended by the substitution for item 108 of the following items:

"108. Black non-fading ink to be used on certificate of fitness disc.

108A. Affixing of certificate of fitness disc.

108B. Certificate of fitness disc not to be exposed to weather.

108C. Public motor vehicle to be kept in good state of repair."

2. The following regulations are hereby substituted for regulation 108:

"Black non-fading ink to be used on certificate of fitness disc.

108. A registering authority shall ensure that black non-fading ink is used when completing a certificate of fitness disc.

Affixing of certificate of fitness disc.

108A. The certificate of fitness disc issued in respect of a public motor vehicle shall —

(a) if such vehicle is fitted with a transparent windscreen, be affixed in an upright position on the inside of the windscreen so that the particulars on the certificate of fitness disc are clearly legible to a person standing in front or to the left front of such vehicle; or

(b) if such vehicle is not fitted with a transparent windscreen, be affixed in a conspicuous place on the left side of such vehicle so that the particulars on the certificate of fitness disc are clearly legible to a person standing on that side.

Geskiktheidsertifikaatskyf moet nie aan weer blootgestel word nie.

108B. Indien 'n geskiktheidsertifikaatskyf aan 'n openbare motorvoertuig aangeheg word op 'n plek waar dit aan die weer blootgestel is, word dit beskerm deur middel van 'n duursame waterdigte houer met 'n deursigtige voorkant.

Openbare motorvoertuig moet in goeie toestand gehou word.

108C. Niemand mag 'n openbare motorvoertuig op 'n openbare pad gebruik nie tensy sodanige voertuig in alle opsigte in 'n goeie toestand is.”.

3. Regulasie 178 word hierby gewysig —

(a) deur in subregulasie (1) die verwysing na vorms No. 32 en 33 deur die volgende verwysing te vervang:

“32. Aansoek om geskiktheidsertifikaat 79(1)

33. Geskiktheidsertifikaat..... 80(2)(a)

33A. Geskiktheidsertifikaatskyf 80(2)(a)”; en

(b) deur na subregulasie (1) die volgende subregulasie in te voeg:

“(IA) 'n Geskiktheidsertifikaatskyf moet —

(a) 75 mm in diameter wees;

(b) behoudens die bepalings van paragraaf (c), in swart op 'n wit agtergrond gedruk wees; en

(c) die volgnommer in rooi gedruk hê.”

4. Die Derde Bylae word hierby gewysig —

(a) deur in vorm No. 33, na die uitdrukking “Registration mark and number.: Registrasiemerk en nommer.”, die volgende uitdrukking in te voeg: “Certificate of fitness disc No.: Geskiktheidsertifikaatskyfno.”; en

(b) deur na vorm No. 33 die volgende vorm in te voeg:

“No. 33A.

Transvaal (0.21/1966)

Certificate of fitness disc/Geskiktheidsertifikaatskyf

Serial No..... Volg No.

Certificate of fitness No. Geskiktheidsert. No.

Registration No..... Registrasie No.

Chassis No..... Onderstel No.

Engine No. Enjin No.

Passengers seated..... Passasiers sittende

Passengers standing Passasiers staande

Expiry date..... Verval datum

For registering authority of/Namens registrasie-owerheid van

Date Datum.”

Certificate of fitness disc not to be exposed to the weather.

108B. If a certificate of fitness disc is affixed to a public motor vehicle in a place where it is exposed to the weather, it shall be protected by means of a durable waterproof holder with a transparent front.

Public motor vehicle to be kept in good state of repair.

108C. No person shall operate a public motor vehicle on a public road unless such vehicle is in all respects in a good state of repair.”.

3. Regulation 178 is hereby amended —

(a) by the substitution in subregulation (1) for the reference to forms No. 32 and 33 of the following references:

“32. Application for certificate of fitness 79(1)

33. Certificate of fitness 80(2)(a)

33A. Certificate of fitness disc 80(2)(a)”; and

(b) by the insertion after subregulation (1) of the following subregulation:

“(1A) A certificate of fitness disc shall —

(a) be 75 mm in diameter;

(b) subject to the provisions of paragraph (c), be printed in black on a white background; and

(c) have the serial number printed in red.”.

4. The Third Schedule is hereby amended —

(a) by the insertion in form No. 33, after the expression “Registration mark and number.: Registrasiemerk en nommer.”, of the following expression: “Certificate of fitness disc No.: Geskiktheidsertifikaatskyfno.”; and

(b) by the insertion after form No. 33 of the following form:

“No. 33A.

Transvaal (0.21/1966)

Certificate of fitness disc/Geskiktheidsertifikaatskyf

Serial No..... Volg No.

Certificate of fitness No. Geskiktheidsertifikaat No.

Registration No..... Registrasie No.

Chassis no..... Onderstel No.

Engine No. Enjin No.

Passengers seated..... Passasiers sittende

Passengers standing Passasiers staande

Expiry date..... Verval datum

For registering authority of/Namens registrasie-owerheid van

Date Datum.”

Administrateurskennisgewing 316 17 Maart 1982

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Licensies, 1974, ten opsigte van die woordomskrywing in artikel 1 vervat.

Ingedien deur mnr. Schoeman, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 1 van Ordonnansie 19 van 1974, soos gewysig deur artikel 1 van Ordonnansie 17 van 1979 en artikel 2 van Ordonnansie 10 van 1980.

1. Artikel 1 van die Ordonnansie op Licensies, 1974, word hierby gewysig deur na die woordomskrywing van "party" die volgende woordomskrywing in te voeg:

"(xA) 'persoon in werklike en effektiewe beheer van die besigheid' ook iemand in sodanige beheer wat nie fisies op die betrokke besigheidspersel teenwoordig is nie: (xviiiA)".

Kort titel. 2. Hierdie Ordonnansie het die Wysigingsordonnansie op Licensies, 1982.

(O.O. 5/82)

Administrateurskennisgewing 317 17 Maart 1982

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Openbare Oorde, 1969, ten opsigte van die instelling van 'n raad vir openbare oorde soos in artikel 5 beoog.

Ingedien deur mnr. Kruger, I.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 5 van Ordonnansie 18 van 1969, soos gewysig deur artikel 4 van Ordonnansie 13 van 1974.

1. Artikel 5 van die Ordonnansie op Openbare Oorde, 1969, word hierby gewysig deur in subartikel (3) die uitdrukking "Minister van Landbou" deur die uitdrukking "Minister van Gemeenskapsontwikkeling en Owerheidshulpdienste" te vervang.

2. Hierdie Ordonnansie het die Wysigingsordonnansie op Openbare Oorde, 1982.

(O.O. 6/82)

Administrateurskennisgewing 318 17 Maart 1982

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

Administrator's Notice 316

17 March, 1982

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Licences Ordinance, 1974, in respect of the definitions contained in section 1.

Introduced by Mr. Schoeman, M.E.C.

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

Amendment of section 1 of Ordinance 19 of 1974, as amended by section 1 of Ordinance 17 of 1979 and section 2 of Ordinance 10 of 1980.

1. Section 1 of the Licences Ordinance, 1974, is hereby amended by the insertion after the definition of "party" of the following definition:

"(xA) 'person in actual and effective control of the business' includes a person in such control who is not physically present on the business premises concerned: (xA)".

Short title.

2. This Ordinance shall be called the Licences Amendment Ordinance, 1982.

(D.O. 5/82)

Administrator's Notice 317

17 March, 1982

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Public Resorts Ordinance, 1969, in respect of the establishment of a board for public resorts as contemplated in section 5.

Introduced by Mr. Kruger, M.E.C.

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

Amendment of section 5 of Ordinance 18 of 1969, as amended by section 4 of Ordinance 13 of 1974.

1. Section 5 of the Public Resorts Ordinance, 1969, is hereby amended by the substitution in subsection (3) for the expression "Minister of Agriculture" of the expression "Minister of Community Development and State Auxiliary Services".

Short title.

2. This Ordinance shall be called the Public Resorts Amendment Ordinance, 1982.

(D.O. 6/82)

Administrator's Notice 318

17 March, 1982

The following Draft Ordinance is published for general information: —

'N

ONTWERPORDONNANSIE

Tot wysiging van die Onderwysordonnansie, 1953, om voorsiening te maak vir die omstandighede waaronder 'n onderwyser geng word ontslaan te wees deur 'n nuwe artikel 93A in te voeg; ten opsigte van opleidingskolleges en -klasse vir onderwysers soos in artikel 104 beoog; ten opsigte van die intrekking van die registrasie van 'n private kleuterskool soos in artikel 112A beoog; om voorsiening te maak vir die toelating van persone wat nie blankes is nie as leerlinge tot geregistreerde private skole deur die invoeging van 'n nuwe Hoofstuk XIB; en om vir bykomstige aangeleenthede voorsiening te maak.

Ingedien deur min. Schoeman, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 1 van Ordonnansie 29 van 1953, soos gewysig deur artikel 1 van Ordonnansie 17 van 1969, artikel 1 van Ordonnansie 16 van 1974, artikel 1 van Ordonnansie 13 van 1979 en artikel 1 van Ordonnansie 16 van 1980.

Invoeging van artikel 93A in Ordonnansie 29 van 1953.

1. Artikel 1 van die Onderwysordonnansie, 1953 (hierna die Hoofordonnansie genoem), word hierby gewysig deur na die opskrif "HOOFSTUK XIA" en die beskrywing van die inhoud daarvan die volgende opskrif en beskrywing van die inhoud daarvan in te voeg:

"HOOFSTUK XIB."

Toelating van persone wat nie blankes is nie as leerlinge tot geregistreerde private skole: Artikel 112G.".

2. Die Hoofordonnansie word hierby gewysig deur na artikel 93 die volgende artikel in te voeg:

"Omstandighede waaronder onderwyser geng word ontslaan te wees.

93A. 'n Onderwyser wat—

- (a) nadat hy ingevolge artikel 90(3) van wangedrag aangekla is; of
- (b) nadat hy ingevolge artikel 90(6) in sy diens geskors is,

ingevolge artikel 87(a) kennis van die beëindiging van sy diens gee alvorens hy ingevolge artikel 93(2) óf onskuldig óf skuldig verklaar is, word met ingang van die datum van sodanige kennisgewing of, indien sodanige kennisgewing ongedateerd is, vanaf die datum deur die Direkteur bepaal, geng ingevolge artikel 93(2)(b)(iv) ontslaan te wees."

3. Artikel 104 van die Hoofordonnansie word hierby gewysig —

- (a) deur in subartikel (1)(a) die woorde "by regulasie die voorwaardes van toelating tot enige sodanige klas of kollege voorskryf" deur die woorde "die voorwaardes van toelating tot enige sodanige klas of kollege bepaal" te vervang; en

- (b) deur in subartikel (2) die uitdrukking ", is soos by regulasie voorgeskryf" deur die woorde "word deur die Administrateur bepaal" te vervang.

4. Artikel 112A van die Hoofordonnansie word hierby gewysig deur die volgende subartikel by te voeg:

"(4) Waar die registrasie van 'n private kleuterskool nie opgehef word onder die omstandighede in subartikel (2) of (3) beoog nie, kan die Directeur, onderworpe aan die bedinge en voor-

A

DRAFT ORDINANCE

To amend the Education Ordinance, 1953, to provide for the circumstances in which a teacher shall be deemed to be discharged by the insertion of a new section 93A; in respect of teachers training colleges and classes as contemplated in section 104; in respect of the withdrawal of the registration of a private nursery school as contemplated in section 112A; to provide for the admission of persons who are not white persons as pupils to registered private schools by the insertion of a new Chapter XIB; and to provide for matters incidental thereto.

Introduced by Mr. Schoeman, M.E.C.

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

Amendment of section 1 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 17 of 1969, section 1 of Ordinance 16 of 1974, section 1 of Ordinance 13 of 1979 and section 1 of Ordinance 16 of 1980.

Insertion of section 93A in Ordinance 29 of 1953.

1. Section 1 of the Education Ordinance, 1953 (hereinafter referred to as the principal Ordinance), is hereby amended by the insertion after the heading "CHAPTER XIA" and the description of the contents thereof of the following heading and description of the contents thereof:

"CHAPTER XIB."

Admission of persons who are not white persons as pupils to registered private schools: Section 112G."

2. The principal Ordinance is hereby amended by the insertion after section 93 of the following section:

"Circumstances in which teacher deemed to be discharged.

93A. A teacher who —

- (a) after he has been charged with misconduct in terms of section 90(3); or
- (b) after he has been suspended from duty in terms of section 90(6),

gives notice of the termination of his service in terms of section 87(a) before he has been found either not guilty or guilty in terms of section 93(2), shall, with effect from the date of such notice or, if such notice is undated, from the date determined by the Director, be deemed to be discharged in terms of section 93(2)(b)(iv)."

Amendment of section 104 of Ordinance 29 of 1953.

3. Section 104 of the principal Ordinance is hereby amended —

- (a) by the substitution in subsection (1)(a) for the words "by regulation prescribe the conditions of admission to any such class of college" of the words "determine the conditions of admission to any such class or college"; and
- (b) by the substitution in subsection (2) for the words "as prescribed by regulation" of the words "determined by the Administrator".

Amendment of section 112A of Ordinance 29 of 1953, as inserted by section 36 of Ordinance 17 of 1969, and as amended by section 7 of Ordinance 10 of 1975 and section 12 of

4. Section 112A of the principal Ordinance is hereby amended by the addition of the following subsection:

"(4) Where the registration of a private nursery school is not cancelled in the circumstances contemplated in subsection (2) or (3), the Director

Ordonnansie 10
van 1976.

Invoeging van
Hoofstuk XIB
in Ordonnansie
29 van 1953.

Toelating van
sekere persone
tot
geregistreerde
private skole.

waardes wat hy goedvind, enige hulptoelae wat sodanige skool ingevolge artikel 6(c)(iv) ontvang, terughou, verminder of intrek of voortgaan om sodanige toelae toe te staan.”.

5. Die Hoofordonnansie word hierby gewysig deur na Hoofstuk XIA die volgende Hoofstuk in te voeg:

“HOOFSTUK XIB.

TOELATING VAN PERSONE WAT NIE BLANKE IS NIE AS LEERLINGE TOT GEREgistREERDE PRIVATE SKOLE.

112G. (1) Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die Administrateur op skriftelike aansoek deur of ten behoeve van 'n persoon wat nie 'n blanke is nie die toelating van so 'n persoon as leerling tot 'n private skool wat ingevolge Hoofstuk IX of 'n private kleuterskool wat ingevolge Hoofstuk X geregistreer is, magtig.

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

- (a) is op die vorm deur die Administrateur bepaal; en
- (b) word deur bemiddeling van die hoofonderwyser en inspekteur van die skool wat die leerling voor�emens is om by te woon, tesame met die aanbeveling van sodanige onderwyser en inspekteur asook enige inligting wat sodanige onderwyser of inspekteur dienstig ag, aan die Direkteur voorgele.

(3) Die Direkteur lê onverwyld na ontvangs daarvan die aansoek, aanbevelings en inligting in subartikel (2) beoog, tesame met sy eie aanbeveling en enige inligting wat hy dienstig ag, aan die Administrateur voor.

(4) Nadat die Administrateur die aansoek oorweeg het, stel die Direkteur onverwyld die aansoeker skriftelik van die uitslag van die aansoek in kennis.

(5) Waar 'n persoon wat nie 'n blanke is nie 'n private skool of 'n private kleuterskool in subartikel (1) beoog as leerling hywoon en sy toelating tot die betrokke skool nie ingevolge daardie subartikel gemagtig is nie —

- (a) kan die Administrateur, by skriftelike kennisgewing gerig aan die eienaar van daardie skool, gelas dat sodanige persoon na die datum in die kennisgewing bepaal, nie daardie skool mag hywoon nie, en indien sodanige eienaar sodanige persoon toelaat om daardie skool na die datum in die kennisgewing bepaal, by te woon, kan die Administrateur die registrasie van die skool ophef; en
- (b) word geen sertifikaat uitgereik nie ten effekte dat sodanige persoon enige eksamen wat by of deur daardie skool afgeneem is, geslaag het.”.

6. Hierdie Ordonnansie heet die Onderwyswysigingsordonnansie, 1982.

12 of Ordinance
10 of 1976.

Insertion of
Chapter XIB in
Ordinance 29 of
1953.

may, subject to such terms and conditions as he may deem fit, withhold, reduce or withdraw any grant-in-aid received by such school in terms of section 6(c)(iv) or continue to make such grant.”.

5. The principal Ordinance is hereby amended by the insertion after Chapter XIA of the following Chapter:

“CHAPTER XIB.

ADMISSION OF PERSONS WHO ARE NOT WHITE PERSONS AS PUPILS TO REGISTERED PRIVATE SCHOOLS.

Admission of
certain persons
to registered
private schools.

112G. (1) Notwithstanding anything to the contrary contained in this Ordinance, the Administrator may, on the written application by or on behalf of a person who is not a white person, authorize the admission of such person as pupil to a private school registered in terms of Chapter IX or a private nursery school registered in terms of Chapter X.

(2) An application contemplated in subsection (1) —

- (a) shall be on the form determined by the Administrator; and
- (b) shall be submitted to the Director through the principal teacher and inspector of the school which the pupil intends to attend, together with the recommendation of such teacher and inspector as well as any information which such teacher or inspector may deem expedient.

(3) The Director shall on receipt thereof forthwith submit to the Administrator the application, recommendations and information contemplated in subsection (2), together with his own recommendation and any information he may deem expedient.

(4) After the Administrator has considered the application, the Director shall forthwith advise the applicant in writing of the outcome of the application.

(5) Where a person who is not a white person attends a private school or a private nursery school contemplated in subsection (1) as pupil and his admission to the school concerned has not been authorized in terms of that subsection —

- (a) the Administrator may, by written notice addressed to the proprietor of that school, direct that such person shall not attend that school after the date specified in the notice, and if such proprietor permits such person to attend that school after the date specified in the notice, the Administrator may cancel the registration of the school; and
- (b) no certificate to the effect that such person has passed any examination conducted at or by that school shall be issued.”.

6. This Ordinance shall be called the Education Amendment Ordinance, 1982.

Administrateurskennisgewing 319

17 Maart 1982

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Hospitale, 1958, ten opsigte van die voorsiening van parkeergeriewe soos in artikel 75 beoog.

Ingedien deur dr. Latsky, L.U.K.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Vervanging van artikel 75 van Ordonnansie 14 van 1958, soos ingevoeg deur artikel 1 van Ordonnansie 8 van 1979.

"Reëling van verkeer op sekere persele."

1. Artikel 75 van die Ordonnansie op Hospitale, 1958, word hierby deur die volgende artikel vervang:

75. Die Administrateur reël die verkeer op die perseel van enige hospitaal, kliniek, kollege of instigting ingevolge artikel 4 ingestel, en hy kan —

- (a) regulasies maak vir die verbod op, beheer oor en reëling van sodanige verkeer;
- (b) parkeergeriewe op sodanige perseel voorsien en onderhou;
- (c) die geldie bepaal wat gehef moet word vir die gebruik van parkeergeriewe ingevolge paraaf (b) voorsien; en
- (d) op die bedinge en voorwaardes wat hy dienstig ag, met enige persoon 'n skriftelike ooreenkoms aangaan om die gebruik van parkeergeriewe ingevolge paraaf (b) voorsien ooreenkomsdig enige regulasie ingevolge paraaf (a) gemaak, te beheer en te reël en om die geldie ingevolge paraaf (c) bepaal, te hef.”.

Kort titel.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Hospitale, 1982.

(O.O. 882)

Administrateurskennisgewing 320

17 Maart 1982

KENNISGEWING VAN VERBETERING

MUNISIPALITEIT ALBERTON: ELEKTRISITEITSVERORDENINGE.

Administrateurskennisgewing 155 van 10 Februarie 1982, word hierby verbeter deur die tweede paragraaf van die aanhef deur die volgende te vervang:

"Die Elektrisiteitsverordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 1475 van 30 Augustus 1972, soos gewysig, word hierby verder gewysig deur

1. in items 1(2)(b), 2(2), 2A(2) en 3(2)(a) van Deel B die syfer "2,4c" deur die syfer "2,5c" te vervang.

Administrator's Notice 319

17 March, 1982

The following Draft Ordinance is published for general information:—

A DRAFT ORDINANCE

To amend the Hospitals Ordinance, 1958, in respect of the provision of parking facilities as contemplated in section 75.

Introduced by Dr. Latsky, M.E.C.

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

Substitution of section 75 of Ordinance 14 of 1958, as inserted by section 1 of Ordinance 8 of 1979.

"Regulation of traffic on certain premises."

1. The following section is hereby substituted for section 75 of the Hospitals Ordinance, 1958:

75. The Administrator shall regulate the traffic on the premises of any hospital, clinic, college or institution established in terms of section 4, and he may —

- (a) make regulations for the prohibition, control and regulation of such traffic;
- (b) provide and maintain parking facilities on such premises;
- (c) determine the fees to be levied for the use of parking facilities provided in terms of paragraph (b); and
- (d) on such terms and conditions as he may deem expedient, enter into a written agreement with any person to control and regulate the use of parking facilities provided in terms of paragraph (b) in accordance with any regulation made in terms of paragraph (a) and to levy the fees determined in terms of paragraph (c).".

Short title.

2. This Ordinance shall be called the Hospitals Amendment Ordinance, 1982.

(D.O. 8/82)

Administrator's Notice 320

17 March, 1982

CORRECTION NOTICE

ALBERTON MUNICIPALITY: ELECTRICITY BY-LAWS

Administrator's Notice 155, dated 10 Februarie, 1982, is hereby corrected by the substitution for the second paragraph of the preamble of the following.

"The Electricity By-laws of the Alberton Municipality, adopted by the Council under Administrator's Notice 1475, dated 30 August, 1972, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in items 1(2)(b), 2(2), 2A(2) and 3(2)(a) of Part B for the figure "2,4c" of the figure "2,5c".

2. in item 1(2)(b) van Deel C die syfer "4.5c" deur die syfer "4,95c" te vervang.

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

PB. 2-4-2-36-4

Administrateurskennisgewing 321

17 Maart 1982

MUNISIPALITEIT BALFOUR: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Balfour, deur die Raad aangeneem by Administrateurskennisgewing 1392 van 16 Augustus 1972, soos gewysig, word hierby verder gewysig deur na item 7 van die Tarief van Gelde onder die Bylae die volgende by te voeg:

"8. Toeslag.

'n Toeslag van 25% word gehef op die gelde betaalbaar ingevolge items 2, 3 en 4(1)."

PB. 2-4-3-36-45

Administrateurskennisgewing 322

17 Maart 1982

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN STRAAT- EN DIVERSE VERORDENINGE

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 Straat- en Diverse Verordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, deur die Raad aangeneem by Administrateurskennisgewing 1319 van 30 Julie 1975 soos gewysig, word hierby verder gewysig deur aan die end van die Bylae die volgende by te voeg: "Muldersdrif."

PB. 2-4-2-80-111

Administrateurskennisgewing 323

17 Maart 1982

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN SANITÈRE GEMAKKE EN NAGVUIL- EN VUILGOED-VERWYDERINGSVERORDENINGE

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 Sanitäre Gemakke en Nagvuil- en Vuilgoedverwyde ringsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 218 van 25 Maart 1953, soos gewysig, word hierby verder gewysig deur item 41 van Bylae A deur die volgende te vervang:

2. By the substitution in item 1(2)(b) of Part C for the figure "4.5c" of the figure "4,95c".

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

PB. 2-4-2-36-4

Administrator's Notice 321

17 March, 1982

BALFOUR MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

The Electricity By-Laws of the Balfour Municipality, adopted by the Council under Administrator's Notice 1392, dated 16 August, 1972, as amended, are hereby further amended by the addition after item 7 of the Tariff of Charges under the Schedule of the following:

"8. Surcharge.

A Surcharge of 25% shall be levied on the charges payable in items 2, 3 and 4(1)".

PB. 2-4-2-36-45

Administrator's Notice 322

17 March, 1982

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO STREET AND MISCELLANEOUS 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 Street and Miscellaneous By-Laws of the Transvaal Board for the Development of Peri-Urban Areas, adopted by the Board under Administrator's Notice 1319, dated 30 July 1975, as amended, are hereby further amended by the addition at the end of the Schedule of the following: "Muldersdrif."

PB. 2-4-2-80-111

Administrator's Notice 323

17 March, 1982

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO SANITARY CONVENiences AND NIGHT-SOIL AND REFUSE REMOVAL 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 Sanitary Conveniences and Night-soil and Refuse Removal By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 218, dated 25 March, 1953, as amended, are hereby further amended by the substitution for item 41 of Schedule A of the following:

"41 GELDE BETAALBAAR VIR VUILGOEDVERWYDERINGSDIENSTE BINNE DIE GEBIED VAN LANSERIA LUGHawe.

(1) Dienste aan alle persele:

Vir vuilgoedverwydering, drie maal per week, per standaardhouer, per jaar: R72.

(2) Spesiale vuilgoedverwydering:

Per 1 m³ of gedeelte daarvan of per 210 l houer: R2,50."\\

PB. 2-4-2-81-111

Administrateurskennisgewing 324

17 Maart 1982

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Die Administrateur publiseer hierby ingevalvolg 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 ingevalvolg Artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Begraafplaasverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 638 van 19 Augustus 1953, soos gewysig, word hierby verder soos volg gewysig:

1. Deur Artikel 33 deur die volgende te vervang:

"Begrawings in Een Graf."

33. In die geval van lede van een gesin kan twee kiste in een enkelgraf geplaas word, in welke geval die diepte van die graf minstens 2,44 m moet wees: Met dien verstande dat die deksel van die boonste dookis in geen geval minder as 1 m van die grondoppervlakte af is nie en voorts met dien verstande dat ingeval die graf vir die begrawing van nog 'n lyk heropen word, 'n laag grond van minstens 150 mm dik, onverstoord bo-op die kis wat tevore begrawe is, gelaat moet word."

2. Deur die Tarieflys onder die Bylae soos volg te wysig:

(a) Deur Deel T deur die volgende te vervang:

"T Alle Begraafplase Gestig vir die Gebiede van die Plaaslike Gebiedskomitee van Malelane, Hectorspruit en Kaapmuizen"

1. Gelde vir Teraardebestellings

Grawe en opvul van grafte:

(1) Vir persone wat tydens afsterwe binne die gebiede van die Komitees woonagtig was:

- (a) Blanke volwassene: R50
- (b) Blanke kind: R30

(2) Vir persone wat tydens afsterwe buite die gebiede van die Komitees woonagtig was:

- (a) Blanke volwassene: R100
- (b) Blanke kind: R60

2. Uithou van Grafspersele

(1) Vir persone wat tydens afsterwe binne die gebiede van die Komitees woonagtig was:

- (a) Blanke volwassene: R50
- (b) Blanke kind: R30

(2) Vir persone wat tydens afsterwe buite die gebiede van die Komitees woonagtig was:

- (a) Blanke volwassene: R100
- (b) Blanke kind: R60

"41 FEES PAYABLE FOR REFUSE REMOVAL SERVICES WITHIN THE LANSERIA AIRPORT AREA

(1) Services to all premises:

For refuse removal, thrice weekly, per standard receptacle, per year: R 72.

(2) Special refuse removal:

Per 1 m³ or part thereof or per 210 l receptacle: R2,50."

PB. 2-4-2-81-111

Administrator's Notice 324

17 March, 1982

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: THE AMENDMENT OF CEMETERY 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 Cemetery By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 638, dated 19 August, 1953, as amended, are hereby further amended as follows:

1. By the substitution for Section 33 of the following:

"Interment in One Grave"

33. In the case of members of one family, two coffins may be placed in one single grave, in which case the depth of the grave shall be not less than 2,44 m: Provided that the lid of the topmost coffin shall in no case be less than 1 m below ground level, and provided further that, should the grave be re-opened for the interment therein of another body, a layer of earth not less than 150 mm thick, shall be left undisturbed above the coffin which was previously buried."

2. By amending the Scale of Charges under the Schedule as follows:

(a) By the substitution for Part T of the following:

"T All Cemeteries Established for the Malelane, Hectorspruit and Kaapmuizen Local Area Committees"

1. Burial Fees

Opening and closing of graves:

(1) For persons resident within the Committee's areas at the time of decease:

- (a) White adult: R50
- (b) White child: R30

(2) For persons resident outside the Committee's areas at the time of decease:

- (a) White adult: R100
- (b) White child: R60

2. Reservation of Burial Plots.

(1) For persons resident within the Committee's areas at the time of decease:

- (a) White adult: R50
- (b) White child: R30

(2) For persons resident outside the Committee's areas at the time of decease:

- (a) White adult: R100
- (b) White child: R60

(3) Sonder die skriftelike toestemming van die Raad kan slegs een bykomende grafperseel uitgehou word."

(b) Deur item 2 van Deel V te skrap.

(c) Deur Deel A.A. deur die volgende te vervang:

"AA. Alle begraafphase Gestig vir die Gebied van die Plaaslike Gebiedskomitee van Northam."

1. Gelde vir Teraardebestellings.

Grawe en opvul van grafte:

(1) Vir persone wat tydens afsterwe in die gebied van die Komitee woonagtig was:

(a) Blanke volwassene: R25

(b) Blanke kind: R15

(2) Vir persone wat tydens afsterwe buite die gebied van die Komitee woonagtig was:

(a) Blanke volwassene: R40

(b) Blanke kind: R20

2. Uithou van Grafpersele.

(1) Vir persone wat tydens afsterwe in die gebied van die Komitee woonagtig was:

(a) Blanke volwassene: R25

(b) Blanke kind: R15

(2) Vir persone wat tydens afsterwe buite die gebied van die Komitee woonagtig was:

(a) Blanke volwassene: R40

(b) Blanke kind: R20

(3) Sonder die skriftelike toestemming van die Raad kan slegs een addisionele grafperseel uitgehou word."

PB. 2-4-2-23-111

Administrateurskennisgiving 325

17 Maart 1982

MUNISIPALITEIT VEREENIGING: 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 Vereeniging, deur die Raad aangeneem by Administrateurskennisgiving 2217 van 18 Desember 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(2) die syfer "3,6c" deur die syfer "3,9c" te vervang.

2. Deur in item 3(2)(a) die syfer "6,6c" deur die syfer "7,1c" te vervang.

3. Deur in item 3(2)(b) die syfer "4,8c" deur die syfer "5,3c" te vervang.

4. Deur in item 3(3)(b)(v) die uitdrukking "korting van 3%" deur die uitdrukking "toeslag van 9%" te vervang.

5. Deur in item 4(2) die syfer "6,6c" deur die syfer "7,1c" te vervang.

6. Deur in item 6(6)(a) die syfer "6c" deur die syfer "6,5c" te vervang.

7. Deur in item 6(6)(b) die syfer "3,6c" deur die syfer "3,9c" te vervang.

PB.2-4-2-36-36

(3) Not more than one additional burial plot may be reserved without the written permission of the Board."

(b) By the deletion of item 2 of Part V.

(c) By the substitution for Part A.A. of the following:

"AA All Cemeteries Established for the Area of the Northam Local Area Committee."

1. Burial Fees

Opening and closing of graves:

(1) For persons resident in the Committee's area at the time of decease:

(a) White adult: R25

(b) White child: R15

(2) For persons resident outside the Committee's area at the time of decease:

(a) White adult: R40

(b) White child: R20

2. Reservation of Burial Plots

(1) For persons resident in the Committee's area at the time of decease:

(a) White adult: R25

(b) White child: R15

(2) For persons resident outside the Committee's area at the time of decease:

(a) White adult: R40

(b) White child: R20

(3) No more than one additional burial plot may be reserved without the written permission of the Board."

PB. 2-4-2-23-111

Administrator's Notice 325

17 March, 1982

VEREENIGING 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 Vereeniging Municipality, adopted by the Council under Administrator's Notice 2217, dated 18 December 1974, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(2) for the figure "3,6c" of the figure "3,9c."

2. By the substitution in item 3(2)(a) for the figure "6,6c" of the figure "7,1c."

3. By the substitution in item 3(2)(b) for the figure "4,8c" of the figure "5,3c."

4. By the substitution for item 3(3)(b)(v) for the expression "discount of 3%" of the expression "surcharge of 9%."

5. By the substitution in item 4(2) for the figure "6,6c" of the figure "7,1c."

6. By the substitution in item 6(6)(a) for the figure "6c" of the figure "6,5c."

7. By the substitution in item 6(6)(b) for the figure "3,6c" of the figure "3,9c."

PB. 2-4-2-36-36

Administrateurskennisgewing 326.

17 Maart 1982.

MUNISIPALITEIT VAN DUVELSKLOOF : MUNISIPALE VERKIESING 1982.

Die Hooggereghof van Suid-Afrika (Transvaalse Provinciale Afdeling) het op die 19de dag van Februarie 1982 in Saak Nr. 2893/82 onder andere —

(1) die kieserslys van die Dorpsraad van Duivelskloof; en

(2) alle aksies en optredes geneem deur die Dorpsraad van Duivelskloof, die Stadsklerk en die Kiesbeampte ten uitvoerlegging van Ordonnansie 16 van 1970, soos gewysig, na die 30ste dag van November 1981,

ongeldig en nietig verklaar en het gelas dat:-

- (i) daar nie voortgegaan word met die algemene verkiesing van Dorpsraadslede vir die Dorpsraad van Duivelskloof op die 3de Maart 1982 nie;
- (ii) die Dorpsraad van Duivelskloof en die Stadsklerk en die Kiesbeampte van daardie Dorpsraad binne 'n tydperk deur my vasgestel behoorlik *mutatis mutandis* aan die bepalinge van artikels 17, 18 en 19 van Ordonnansie 16 van 1970, soos gewysig, voldoen;
- (iii) die Dorpsraad van Duivelskloof en die Stadsklerk en die Kiesbeampte van daardie Dorpsraad op 'n datum deur my vasgestel 'n algemene verkiesing van Dorpsraadslede vir die Dorpsraad van Duivelskloof hou; en
- (iv) die Dorpsraad van Duivelskloof en die Stadsklerk en die Kiesbeampte van daardie Dorpsraad ten opsigte van die datum deur my vasgestel ingevolge bevel (iii), onverwyld aan al die voorskrifte en bepalinge bevat in Hoofstuk IV en ander verwante bepalinge van Ordonnansie 16 van 1970 soos gewysig, voldoen.

Derhalwe stel ek hierby —

- (a) die 30ste dag van April 1982 vas as die laaste datum waarop die Dorpsraad van Duivelskloof aan die bepalinge van artikel 17 en 18 van Ordonnansie 16 van 1970 moet voldoen;
- (b) die 7de dag van Junie 1982 vas as die laaste datum waarop genoemde Dorpsraad aan die bepalinge van artikel 19 van Ordonnansie 16 van 1970 moet voldoen; en
- (c) die 4de dag van Augustus 1982 vas as die dag waarop 'n algemene verkiesing van raadslede van die Dorpsraad van Duivelskloof gehou moet word.

PB. 3-6-2-2-54.

Administrateurskennisgewing 327.

17 Maart 1982.

SANDTON-WYSIGINGSKEMA 489.

Die Administrateur verklaar hierby ingevolge die bepalinge van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysingskema synde 'n wysiging van Sandton dorpsaanlegskema 1980, wat uit dieselfde grond as die dorp Strathaven Uitbreiding 18 bestaan, goedgekeur het.

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

Administrator's Notice 326.

17 March, 1982.

DUVELSKLOOF MUNICIPALITY : MUNICIPAL ELECTION 1982.

The Supreme Court of South Africa (Transvaal Provincial Division) has on the 19th day of February 1982 in Case No 2893/82 Inter alia declared —

(1) the voter's list of the Village Council of Duivelskloof; and

(2) all actions taken by and all conduct of the Village Council of Duivelskloof, the Town Clerk and the Returning Officer in pursuance of Ordinance 16 of 1970, as amended, after the 30th day of November 1982,

null and void and has ordered that —

- (i) the general election of Village Councillors for the Village Council of Duivelskloof on the 3rd March 1982, shall not be proceeded with;
- (ii) the Village Council of Duivelskloof and the Town Clerk and the Returning Officer of that Village Council shall properly comply *mutatis mutandis* with the provisions of sections 17, 18 and 19 of Ordinance 16 of 1970, as amended;
- (iii) the Village Council of Duivelskloof and the Town Clerk and the Returning Officer of that Village Council shall hold a general election of Village Councillors for the Village Council of Duivelskloof on a date to be determined by me; and
- (iv) with regard to the date determined by me in terms of order (iii), the Village Council of Duivelskloof and the Town Clerk and the Returning Officer of that Village Council shall forthwith comply with all the directives and provisions of Chapter IV and other related provisions of Ordinance 16 of 1970, as amended.

I therefore hereby determine —

- (a) the 30th day of April 1982 as the last date upon which the Village Council of Duivelskloof shall comply with the provisions of sections 17 and 18 of Ordinance 16 of 1970;
- (b) the 7th day of June 1982 as the last date upon which the said Village Council shall comply with section 19 of Ordinance 16 of 1970; and
- (c) the 4th day of August 1982 as the day upon which a general election of councillors for the Village Council of Duivelskloof shall be held.

PB. 3-6-2-2-54.

Administrator's Notice 327.

17 March, 1982.

SANDTON AMENDMENT SCHEME 489.

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 Sandton Town-planning Scheme 1980, comprising the same land as included in the township of Strathaven 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, Sandton and are open for inspection at all reasonable times.

Hierdie wysiging staan bekend as Sandton wysigingskema 489.

PB. 4-9-2-116H-489.

Administrateurskennisgewing 328

17 Maart 1982.

VERKLARING TOT GOEDGEKEURDE DORP.
Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 234 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5046.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR WALLACE JAMES KELLY INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 860 ('N GEDEELTE VAN GEDEELTE 36) VAN DIE PLAAS ELANDSFONTEIN 90-IR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVORWAARDES.

(1) Naam

Die naam van die dorp is Bedfordview Uitbreiding 234.

(2) Ontwerp

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G.A. 5586/79.

(3) Strate

- (a) Die dorpseienaar moet die strate in die dorp vorm-skraap en in stand hou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserves tot bevrediging van die plaaslike bestuur verwijder.
- (c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur:

- (i) Die dorpseienaar 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 —
 - (aa) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir die dorp.
 - (bb) 3% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.

This amendment is known as Sandton Amendment Scheme 489.

PB. 4-9-2-116H-489.

Administrator's Notice 328

17 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 Bedfordview Extension 234 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5046

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY WALLACE JAMES KELLY UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 860 (A PORTION OF PORTION 36) OF THE FARM ELANDSFONTEIN 90-IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Bedfordview Extension 234.

(2) Design.

The township shall consist of erven and a street as indicated on General Plan S.G.A. 5586/79.

(3) Streets.

- (a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall be entitled from time to time to relieve the township owner wholly or partially from this obligation after reference to the local authority.
- (b) The township owner shall, at his own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.
- (c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment.

(a) Payable to the local authority:

- (i) The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to —

- (aa) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.
- (bb) 3% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

(cc) 5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die voorsiening van hoofdienste aan die dorp.

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

(ii) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R1 104,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomsdig die bepalings van artikel 73 van genoemde Ordonnansie.

(b) *Betaalbaar aan die Transvaalse Onderwysdepartement:*

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermengvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond word bepaal ingevolge die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar ingevolge die bepalings van artikel 73 van genoemde Ordonnansie.

(5) *Beskikking oor bestaande titelvoorraadese*

Alle erwe moet onderworpe gemaak word aan bestaande voorraadese en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende servituut wat slegs 'n straat in die dorp raak:

"By notarial Deed No. 697/69, dated 28 February 1968, the within mentioned property is subject to a servitude of right of way 20 cope feet wide along the whole of the southern Boundaries of the property in favour of Bedfordview Village Council as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."

(6) *Verwydering of Vervanging van Munisipale Dienste*

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verwijder of te vervang, moet die koste daarvan deur die dorpseienaar gedra word.

(7) *Toegang*

Geen ingang van Provinciale Pad 814 tot die dorp en geen uitgang tot Provinciale Pad 814 uit die dorp word toegelaat nie.

(8) *Ontvangs en Versorging van Stormwater*

Die dorpseienaar moet die stormwaterreinering van die dorp so reël dat dit inpas by dié van Pad 814 en moet die stormwater wat van die pad afloop of afgeli word, ontvang en versorg.

TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorraadese soos aangedui, opgelê deur die Administrateur ingevalle Ordonnansie 25 van 1965.

(1) *Alle Erwe*

(a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolering- en ander munisipale doeleindes, ten gunste

(cc) 5% of the land value of erven in the township, which amount shall be used by the local authority for the provision of main services to the township.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

(ii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R1 104,00 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(b) *Payable to the Transvaal Education Department:*

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Township Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) *Disposal of existing conditions of title.*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following servitude which affects a street in the township only:

"By notarial Deed No. 697/69 dated 28 February 1968 the within mentioned property is subject to a servitude of right of way 20 cope feet wide along the whole of the southern Boundaries of the property in favour of Bedfordview Village Council as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."

(6) *Removal or replacement of municipal services.*

If by reason of the establishment of the township it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

(7) *Access.*

No ingress from Provincial Road 814 to the township and no egress to Provincial Road 814 from the township shall be allowed.

(8) *Acceptance and disposal of stormwater.*

The township owner shall arrange for the drainage of the township to fit in with that of Road 814 and for all stormwater running off or being diverted from the road to be received and disposed of.

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.*

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal

van die plaaslike bestuur, langs enige twee grense uitsonderd 'n straatgrens, indien en wanneer dit deur die plaaslike bestuur verlang word: Met dien verstaande dat die plaaslike bestuur van enige sodanige servituit mag afsien.

- (b) Geen gebou of ander struktuur mag binne voornoemde servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit 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 verwydering van sodanige riolhoofspyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde servituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige riolhoofspyleidings en ander werke veroorsaak word.

(2) Erwe 1239 en 1242

Die erf is onderworpe aan 'n servituit vir munisipale doel-eindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgiving 329.

17 Maart 1982.

BEDFORDVIEW-WYSIGINGSKEMA 1/207.

Die Administrateur verklaar hierby ingevolge die bepaling van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview dorpsaanlegskema 1 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 234 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview wysigingskema 1/207.

PB. 4-9-2-46-207.

Administrateurskennisgiving 330

17 Maart 1082

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Dinwiddie Uitbreiding 4 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitengesit in die bygaande Bylae.

PB. 4-2-2-3803

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEEN DEUR DELTA TRUST AND FINANCE HOLDINGS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 393 ('N GEDEELTE VAN GEDEELTE 317) VAN DIE PLAAS ELANDSFONTEIN 108-IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS.

I. STIGTINGSVOORWAARDES.

(1) Naam.

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 1239 tot 1242.

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 329.

17 March, 1982.

BEDFORDVIEW AMENDMENT SCHEME 1/207.

The Administrator hereby, in terms of the provisions of section 89(1) of the Townplanning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1 1948, comprising the same land as included in the township of Bedfordview Extension 234.

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

This amendment is known as Bedfordview Amendment Scheme 1/207.

PB. 4-9-2-46-207.

Administratorskennisgiving 330

17 March, 1082

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 Dinwiddie Extension 4 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3803

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY DELTA TRUST AND FINANCE HOLDINGS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 393 (A PORTION OF PORTION 317) OF THE FARM ELANDSFONTEIN 108-IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

I. CONDITIONS OF ESTABLISHMENT.

(1) Name.

Die naam van die dorp is Dinwiddie Uitbreiding 4.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G.A. 5995/79.

(3) *Strate.*

- (a) Die dorpseienaar moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwe tot bevrediging van die plaaslike bestuur verwyder.
- (c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur

- (i) Die dorpseienaar moet kragtens die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging bedrae geld betaal gelykstaande aan 15% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur gebruik moet word vir die bou van strate en/of stormwaterdreniere in of vir die dorp.

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

- (ii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R5 633,66 betaal en sodanige begiftiging moet deur die plaaslike bestuur gebruik word vir die verkryging van 'n stortingsterrein en 'n begraafplaas.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 73 van die genoemde Ordonnansie betaal word.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(5) *Beskikking oor bestaande titelvoorraarde.*

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

- (a) Die volgende servitute wat nie die dorpsgebied raak nie —

The name of the township shall be Dinwiddie Extension 4.

(2) *Design.*

The township shall consist of erven and streets as indicated on General Plan S.G.A. 5995/79.

(3) *Streets.*

- (a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially from this obligation after reference to the local authority.
- (b) The township owner shall, at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.
- (c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) *Endowment.*

(a) *Payable to the local authority*

- (i) The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

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

- (ii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R5 633,66 to the local authority and such endowment shall be utilised by the local authority for the acquisition of a depositing site and cemetery.

Such endowment shall be payable in accordance with the provisions of section 73 of the aforesaid Ordinance.

(b) *Payable to the Transvaal Education Department:*

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) *Disposal of existing conditions of title.*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding:

- (a) the following servitudes which do not affect the township area —

- | | |
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| <p>(i) "The Remaining Extent of Portion 152 of the farm Elandsfontein No. 108, Registration Division IR, Transvaal, measuring as such 36,5338 hectares (of which that portion indicated on Diagram SG No. A 1991/71 annexed to the said Certificate of Consolidated Title No T 48853/1974 by the figure abcdefghjklMNOPOQ forms a portion) is subject to Notarial Deed No. K 518/66S dated 19 April 1966, by virtue of which a portion of the farm measuring 1784 (one thousand seven hundred and eighty four) square metres is subject to a servitude for sewerage and municipal purposes with the right to carry out, construct and to lay down in, on or under the said servitude area, such storm water drain or drains, sewers or sewerage mains, water mains, electrical cables and gas pipes as may be necessary in favour of the City Council of Germiston as will more fully appear from the said Notarial Deed and which servitude is depicted on diagram SG No. A 1991/71 by the figure lettered xMNOzy."</p> <p>(ii) "Subject to Notarial Deed No. K 8/43S by which the right has been granted to Victoria Falls and Transvaal Company Limited to convey electricity over the property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed and diagram."</p> <p>(iii) "Subject to Notarial Deed No. K 537/50S, by which the right has been granted to the Electricity Supply Commission to convey electricity over the property, together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed and diagram."</p> <p>(iv) "Subject to a Pipeline Servitude with ancillary rights in favour of the Republic of South Africa as will more fully appear from Notarial Deed of Cession No. K 3315/1974S dated 31 December 1974."</p> <p>(b) Die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie —
Geregtig op die volgende —</p> <ul style="list-style-type: none"> (i) "to rights of way over the following portions of Portion 71 as shown on the diagrams thereof, namely: — (a) Portion 4 of Portion 71 as per Deed of Transfer No. T 15082/1920; (b) Portion 2 of Portion 71 as per Deed of Transfer No. T 15385/1920; (c) Portion 3 of Portion 71 as per Deed of Transfer No. T 16703/1920; (d) Portion 5 of Portion 71 as per Deed of Transfer No. T 19066/1920; (e) Portion 7 of Portion 71 as per Deed of Transfer No. T 285/1922; (f) Portion 8 of Portion 71 as per Deed of Transfer No. T 286/1922; (g) Portion 9 of Portion 71 as per Deed of Transfer No. T 11259/1922; (h) Portion 10 of Portion 71 as per Deed of Transfer No. T 5181/1923; (i) Portion 11 of Portion 71 as per Deed of Transfer No. T 1808/1924; (j) Portion 13 of Portion 71 as per Deed of Transfer No. T 4080/1942; | <p>(i) "The Remaining Extent of Portion 152 of the farm Elandsfontein No. 108, Registration Division IR, Transvaal, measuring as such 36,5338 hectares (of which that portion indicated on Diagram SG No. A 1991/71 annexed to the said Certificate of Consolidated Title No T 48853/1974 by the figure abcdefghjklMNOPOQ forms a portion) is subject to Notarial Deed No. K 518/66S dated 19 April 1966, by virtue of which a portion of the farm measuring 1784 (one thousand seven hundred and eighty four) square metres is subject to a servitude for sewerage and municipal purposes with the right to carry out, construct and to lay down in, on or under the said servitude area, such storm water drain or drains, sewers or sewerage mains, water mains, electrical cables and gas pipes as may be necessary in favour of the City Council of Germiston as will more fully appear from the said Notarial Deed and which servitude is depicted on diagram SG No. A 1991/71 by the figure lettered xMNOzy."</p> <p>(ii) "Subject to Notarial Deed No. K 8/43S by which the right has been granted to Victoria Falls and Transvaal Company Limited to convey electricity over the property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed and diagram."</p> <p>(iii) "Subject to Notarial Deed No. K 537/50S, by which the right has been granted to the Electricity Supply Commission to convey electricity over the property, together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed and diagram."</p> <p>(iv) "Subject to a Pipeline Servitude with ancillary rights in favour of the Republic of South Africa as will more fully appear from Notarial Deed of Cession No. K 3315/1974S dated 31 December 1974."</p> <p>(b) The following rights which will not be passed on to the erven in the township —
Entitled to the following —</p> <ul style="list-style-type: none"> (i) "to rights of way over the following portions of Portion 71 as shown on the diagrams thereof, namely: — (a) Portion 4 of Portion 71 as per Deed of Transfer No. T 15082/1920; (b) Portion 2 of Portion 71 as per Deed of Transfer No. T 15385/1920; (c) Portion 3 of Portion 71 as per Deed of Transfer No. T 16703/1920; (d) Portion 5 of Portion 71 as per Deed of Transfer No. T 19066/1920; (e) Portion 7 of Portion 71 as per Deed of Transfer No. T 285/1922; (f) Portion 8 of Portion 71 as per Deed of Transfer No. T 286/1922; (g) Portion 9 of Portion 71 as per Deed of Transfer No. T 11259/1922; (h) Portion 10 of Portion 71 as per Deed of Transfer No. T 5181/1923; (i) Portion 11 of Portion 71 as per Deed of Transfer No. T 1808/1924; (j) Portion 13 of Portion 71 as per Deed of Transfer No. T 4080/1942; |
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- (k) Portion 14 of Portion 71 as per Deed of Transfer No. T 9053/1924;
- (l) Portion 6 of Portion 71 as per Deed of Transfer No. T 6651/1926;
- (ii) "to the right to lay pipes over Portion 1 of Portion 71 to convey water from the point marked "X" to that marked "Y" on diagram SG No. A 2883/19 attached to Deed of Transfer No. T 6774/20 of Portion 1, being the points where the spruit crosses the lines P Q and M L respectively, the pipes to be laid in the spruit."

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.

- (a) Die erf is onderworpe aan 'n serwituut, 2 m breed, vir riolerings- en ander munisipale doeleinades, 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 serwituut mag afsien.
- (b) 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.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeddunke noodsaklik 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 plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erwe 1358 en 1367.

Die erf is onderworpe aan 'n serwituut vir munisipale doeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(3) Erf 1346.

Die erf is onderworpe aan 'n serwituut vir transformatordoeleinades ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 331.

17 Maart 1982.

GERMISTON-WYSIGINGSKEMA 3/120.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Germiston dorpsaanlegskema 3 1953, wat uit dieselfde grond as die dorp Dinwiddie Uitbreiding 4 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Germiston wysigingskema 3/120.

- (k) Portion 14 of Portion 71 as per Deed of Transfer No. T 9053/1924;
- (l) Portion 6 of Portion 71 as per Deed of Transfer No. T 6651/1926;
- (ii) "to the right to lay pipes over Portion 1 of Portion 71 to convey water from the point marked "X" to that marked "Y" on diagram SG No. A 2883/19 attached to Deed of Transfer No. T 6774/20 of Portion 1, being the points where the spruit crosses the lines P Q and M L respectively, the pipes to be laid in the spruit."

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.

- (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 1358 and 1367.

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

(3) Erf 1346.

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 331.

17 March, 1982.

GERMISTON AMENDMENT SCHEME 3/120.

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 Germiston Town-planning Scheme 3 1953, comprising the same land as included in the township of Germiston Extension 4.

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

This amendment is known as Germiston Amendment Scheme 3/120.

Administrateurskennisgewing 332

17 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 Garsfontein Uitbreiding 10 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3178

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEEN DEUR TUCKERS LAND AND DEVELOPMENT CORPORATION (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOETEMMING OM 'N DORP TE STIG OP GEDEELTE 319 AN DIE PLAAS GARSFONTEIN 374-JR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Garsfontein Uitbreiding 10.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G.A. 1502/79.

(3) Stormwaterdreibining en straatbou.

- (a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin tesame met die verskaffing van sodanige keermure, as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skeema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.
- (b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.
- (d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begifstiging.

Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalings van artikel 3(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begifstiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte soos volg bepaal word:

Administrator's Notice 332

17 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 Garsfontein Extension 10 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3178

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY TUCKERS LAND AND DEVELOPMENT CORPORATION (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 319 OF THE FARM GARSTFONTEIN 374-JR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Garsfontein extension 10.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G.A. 1502/79.

(3) Stormwater drainage and street construction.

- (a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.
- (b) The township owner shall when required to do so by the local authority carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment.

Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined as follows:

- (i) ten opsigte van spesiale woonerwe:
deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.
- (ii) ten opsigte van algemene woonerwe:
deur 15,86 m² te vermenigvuldig met die getal woonsteeleenhede wat in die dorp gebou kan word. Elke woonsteeleenhed moet beskou word as groot 99,1 m².

Die waarde van die grond word bepaal ingevolge die bepaling van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepaling van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor bestaande titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende:

- (a) Ten opsigte van Gedeelte 263 die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—
“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 Morgen 168 square roods (of which the property held hereunder forms a portion) and the owner of aforesaid Portion 2 in the following proportion:—
- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.”

Die eiendom onder hierdie titel gehou is nie geregtig op enige water kragtens bestaande voorrade nie.”.

- (b) Ten opsigte van Gedeelte 211 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of aforesaid Position 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph will not be entitled to any water in terms of the abovementioned condition.”.

- (c) Ten opsigte van Gedeelte 210 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate on Portion 2 of the portion of the aforesaid farm measuring

- (i) in respect of special residential erven:
by multiplying 48,08 m² by the number of special residential erven in the township;
- (ii) in respect of general residential erven:
by multiplying 15,86 m² by the number of flat units which can be erected in the township; each flat unit to be taken as 99,1 m² in extent.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of existing conditions of title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following:

- (a) In respect of Portion 263 the following right which will not be passed into the erven in the township:—
“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 Morgen 168 square roods (of which the property held hereunder forms a portion) and the owner of aforesaid Portion 2 in the following proportion:—
- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.”

Die eiendom onder hierdie titel gehou is nie geregtig op enige water kragtens bestaande voorrade nie.”.

- (b) In respect of Portion 211 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of aforesaid Portion 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph will not be entitled to any water in terms of the abovementioned condition.”.

- (c) In respect of Portion 210 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate on Portion 2 of the portion of the aforesaid farm measuring

113 morgen, shall be for the use of the owner of the remaining extent of the said farm measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of aforesaid Portion 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph will not be entitled to any water in terms of the abovementioned condition.”

- (d) Ten opsigte van Gedeelte 218 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 96.7881 hectares, shall be for the use of the owner on the remaining extent of the said farm, measuring as such 257.1994 hectares (of which the property hereby transferred is a portion) and the owner of aforesaid Portion 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

Die eiendom hierby getransporteer is nie geregtig op enige water kragtens bostaande voorwaarde nie.”.

- (e) Ten opsigte van Gedeelte 212 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow site Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 Morgen 168 Square Roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (f) Ten opsigte van Gedeelte 213 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid portion 2, in the following proportions:—

113 morgen, shall be for the use of the owner of the remaining extent of the said farm measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of aforesaid Portion 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph will not be entitled to any water in terms of the abovementioned condition.”.

- (d) In respect of Portion 218 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 96.7881 hectares, shall be for the use of the owner on the remaining extent of the said farm, measuring as such 257.1994 hectares (of which the property hereby transferred is a portion) and the owner of aforesaid Portion 2 in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

Die eiendom hierby getransporteer is nie geregtig op enige water kragtens bostaande voorwaarde nie.”.

- (e) In respect of Portion 212 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow site Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 Morgen 168 Square Roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (f) In respect of Portion 213 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (g) Ten opsigte van Gedeelte 214 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2 in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (h) Ten opsigte van Gedeelte 215 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (i) Ten opsigte van Gedeelte 219 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

under this paragraph is a portion) and the owner of the aforesaid portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (g) In respect of Portion 214 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2 in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (h) In respect of Portion 215 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”.

- (i) In respect of Portion 219 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
 - (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.
- The property transferred under this paragraph is not entitled to any water under the above condition.”
- (k) Ten opsigte van Gedeelte 216 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”

- (l) Ten opsigte van Gedeelte 217 ('n Gedeelte van Gedeelte van Gedeelte) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under the paragraph is not entitled to any water under the above condition.”

- (m) Ten opsigte van Gedeelte 228: die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:—

- (i) “The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm, measuring 113 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, 168 square roods (of which that portion of the property hereby transferred and represented by the aforesaid figure ABCFGHA on the said diagram SG No. A 5871/1954, annexed to the said Certificate of Consolidated Title No. 9798/1955, is a por-

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
 - (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.
- The property transferred under this paragraph is not entitled to any water under the above condition.”
- (k) In respect of Portion 216 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under this paragraph is not entitled to any water under the above condition.”

- (l) In respect of Portion 217 (a Portion of Portion of Portion) the following right which will not be passed into the erven in the township:—

“The water in the dam and water furrow situate Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of remaining extent of the said farm, measuring as such 300 morgen 168 square roods (of which the property transferred under this paragraph is a portion) and the owner of the aforesaid Portion 2, in the following proportions:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrows situate as aforesaid.
- (bb) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

The property transferred under the paragraph is not entitled to any water under the above condition.”

- (m) In respect of Portion 228 the following rights which will not be passed into the erven in the township:—

- (i) “The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm, measuring 113 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, 168 square roods (of which that portion of the property hereby transferred and represented by the aforesaid figure ABCFGHA on the said diagram SG No. A 5871/1954, annexed to the said Certificate of Consolidated Title No. 9798/1955, is a por-

tion), and the owner of the aforesaid Portion 2, in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

In die uitoefening van die regte tot water hierbo vermeld sal die eiendom voorgestel deur die figuur ABCFGHA op voormalde Kaart LG No. A 5871/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9798/1955, nie geregtig wees tot enige water nie.”.

- (ii) “The water in the dam and water furrow situate on the said Portion 2 of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the aforesaid Remaining Extent of portion of the said farm (of which that portion of the property hereby transferred represented by the figure FCDEF on the Diagram SG No. A 5871/54 annexed to the said Certificate of Consolidated Title No. 9798/1955, is a portion), and the owner of the aforesaid Portion 3, in the following proportion:—

- (cc) The owner of the aforesaid Remaining Extent of portion of the aforesaid farm (a portion whereof is hereby transferred) four days out of every six days water out of the dam and water furrow situate as aforesaid;
- (dd) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

‘Daardie gedeelte van die eiendom hierby getransporteer voorgestel deur die figuur FCDEF op gesegde Kaart LG No. 5871/54 sal nie geregtig wees tot enige van die water waarop dit as gedeelte van die voormalde resterende gedeelte, groot as sodanige 300 morge, 168 vierkante roede, geregtig was nie; welke regte geniet sal word deur die Resterende Gedeelte van gedeelte van gedeelte van die gesegde plaas Garstfontein No. 374, JR, distrik Pretoria, groot as sodanig 65.3133 (Vyf-en-sestig desimaal drie een drie drie) morge, gehou kragtens Akte van Transport No. 23569/1953 gedateer 19 Oktober 1953, soos meer ten volle sal blyk uit Notariële Akte No. 322/55-S gedateer 14 Maart 1955’.”.

- (n) Ten opsigte van Gedeelte 229 die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:—

- (i) “The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the Remaining Extent of the said farm, measuring as such 300 morgen 168 square roods (of which that portion of the property hereby transferred represented by the figure ABCDEa A on the said Diagram SG No. A 5872/54 annexed to the said Certificate of Consolidated Title No. 9795/1955) is a portion, and the owner of the aforesaid Portion 2 in the following proportion:

tion), and the owner of the aforesaid Portion 2, in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

In die uitoefening van die regte tot water hierbo vermeld sal die eindom voorgestel deur die figuur ABCFGHA op voormalde Kaart LG No. A 5871/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9798/1955, nie geregtig wees tot enige water nie.”.

- (ii) “The water in the dam and water furrow situate on the said Portion 2 of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the aforesaid Remaining Extent of portion of the said farm (of which that portion of the property hereby transferred represented by the figure FCDEF on the Diagram SG No. A 5871/54 annexed to the said Certificate of Consolidated Title No. 9798/1955, is a portion), and the owner of the aforesaid Portion 3, in the following proportion:—

- (cc) The owner of the aforesaid Remaining Extent of portion of the aforesaid farm (a portion whereof is hereby transferred) four days out of every six days water out of the dam and water furrow situate as aforesaid;

- (dd) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

‘Daardie gedeelte van die eiendom hierby getransporteer voorgestel deur die figuur FCDEF op gesegde Kaart LG No. 5871/54 sal nie geregtig wees tot enige van die water waarop dit as gedeelte van die voormalde resterende gedeelte, groot as sodanige 300 morge, 168 vierkante roede, geregtig was nie; welke regte geniet sal word deur die Resterende Gedeelte van gedeelte van gedeelte van die gesegde plaas Garstfontein No. 374, JR, distrik Pretoria, groot as sodanig 65.3133 (Vyf-en-sestig desimaal drie een drie drie) morge, gehou kragtens Akte van Transport No. 23569/1953 gedateer 19 Oktober 1953, soos meer ten volle sal blyk uit Notariële Akte No. 322/55-S gedateer 14 Maart 1955’.”.

- (n) In respect of Portion 229 of the following rights which will not be passed into the erven in the township:—

- (i) “The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the Remaining Extent of the said farm, measuring as such 300 morgen 168 square roods (of which that portion of the property hereby transferred represented by the figure ABCDEa A on the said Diagram SG No. A 5872/54 annexed to the said Certificate of Consolidated Title No. 9795/1955) is a portion, and the owner of the aforesaid Portion 2 in the following proportion:

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

'In die uitoefening van die regte tot water hierbo vermeld, sal daardie gedeelte van die eiendom onder hierdie paragraaf gehou voorgestel deur die figuur ABCDEa A op voormalde Kaart A 5872/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 en daardie gedeelte van die eiendom wat onder paragraaf 2 van hierdie titel gehou word voorgestel deur die figuur aAECJIKGHb middel van spruit as op Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 gesamentlik geregtig wees tot een dag se water in elke ses dae en die beurt sal op Saterdag genoem word'.".

- (ii) "Daardie gedeelte van die eiendom hierby getransporteer verteenwoordig deur die figuur aEFGa op Kaart LG No. A 5872/52 aangeheg aan Sertifikaat van Verenigde Titel No. 9795/55 is onderworpe aan die volgende voorwaarde:

'The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the said farm measuring as such 300 morgen 168 square roods (of which the portion of the property hereby transferred and represented by the figure aEFGa on the said Diagram A 5872/52 annexed to Certificate of Consolidated Title No. 9795/55) is a portion and the owner of aforesaid Portion 2, in the following proportion:—

- (cc) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (dd) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.'

Daardie gedeelte van die eiendom hierby getransporteer verteenwoordig deur die gesegde figuur aEFGa op gesegde Kaart LG No. A 5872/52 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55, sal nie geregtig wees tot enige water onder die bepalings van bovermelde kondisie nie aangesien alle sodanige water voorbehou is vir die uitsluitlike gebruik van —

Die Resterende gedeelte van gedeelte van gedeelte van gesegde plaas Garstfontein No. 374, Registrasie Afdeling JR, distrik Pretoria, groot as sodanig 65.3133 (vyf-en-sestig desimaal drie een drie drie) morge; Gehou deur Lily Norah Dreyer, gebore Fitzmaurice weduwee, kragtens Akte van Transport No. 23569/53 gedateer 19 Oktober 1953.'.

- (o) Ten opsigte van Gedeelte 230 die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:
 - (i) "The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm, measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, 168 square roods,

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.

- (bb) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

'In die uitoefening van die regte tot water hierbo vermeld, sal daardie gedeelte van die eiendom onder hierdie paragraaf gehou voorgestel deur die figuur ABCDEa A op voormalde Kaart A 5872/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 en daardie gedeelte van die eiendom wat onder paragraaf 2 van hierdie titel gehou word voorgestel deur die figuur aAECJIKGHb middel van spruit as op Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 gesamentlik geregtig wees tot een dag se water in elke ses dae en die beurt sal op Saterdag genoem word'.".

- (ii) "Daardie gedeelte van die eiendom hierby getransporteer verteenwoordig deur die figuur aEFGa op Kaart LG No. A 5872/52 aangeheg aan Sertifikaat van Verenigde Titel No. 9795/55 is onderworpe aan die volgende voorwaarde:

'The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm measuring 113 morgen shall be for the said farm measuring as such 300 morgen 168 square roods (of which the portion of the property hereby transferred and represented by the figure aEFGa on the said Diagram A 5872/52 annexed to Certificate of Consolidated Title No. 9795/55) is a portion and the owner of aforesaid Portion 2, in the following proportion:—

- (cc) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (dd) The owner of said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.'

Daardie gedeelte van die eiendom hierby getransporteer verteenwoordig deur die gesegde figuur aEFGa op gesegde Kaart LG No. A 5872/52 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55, sal nie geregtig wees tot enige water onder die bepalings van bovermelde kondisie nie aangesien alle sodanige water voorbehou is vir die uitsluitlike gebruik van —

Die Resterende gedeelte van gedeelte van gedeelte van gesegde plaas Garstfontein No. 374, Registrasie Afdeling JR, distrik Pretoria, groot as sodanig 65.3133 (vyf-en-sestig desimaal drie een drie drie) morge; Gehou deur Lily Norah Dreyer, gebore Fitzmaurice weduwee, kragtens Akte van Transport No. 23569/53 gedateer 19 Oktober 1953.'.

- (o) In respect of Portion 230 the following rights which will not be passed into the erven in the township:
 - (i) "The water in the dam and water furrow situate on Portion 2 of portion of the aforesaid farm, measuring 113 morgen shall be for the use of the owner of the remaining extent of the said farm, measuring as such 300 morgen, 168 square roods,

(of which that portion of the property hereby transferred and represented by the aforesaid figure aBCJIKGHb middel van spruit a is a portion), and the owner of the aforesaid Portion 2, in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water on every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

'In die uitoefening van die regte tot water hierbo vermeld sal daardie gedeelte van die eiendom hierby getransporteer onder paragraaf 1, voorgestel deur die figuur ABCDEaA op voormalde Kaart LG No. A 5872/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 en daardie gedeelte van die eiendom onder hierdie paragraaf hierby getransporteer word voorgestel deur die figuur aABCJIKGHb middel van spruit a, op gesegde Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 gesamentlik geregtig wees tot een dag water in elke ses dae en die beurt sal op Saterdag geneem word'.'.

- (ii) "Daardie gedeelte van die eiendom hierby getransporteer en verteenwoordig deur die figuur IJDEFKI op gesegde Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde titel No. 9795/55, is onderworpe aan die volgende voorwaardes:-

'The water in the dam and water furrow situate on Portion 2 of Portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the Remaining Extent of the said farm, measuring as such 300 morgen, 168 square roods, (of which the portion of the property hereby transferred and represented by the figure IJ-DEFKI on the said Diagram SG No. A 5873/54 annexed to the said Certificate of Consolidated Title No. 9795/55, is a portion) and the owner of aforesaid Portion 2, in the following proportion:—

- (cc) The owner of the said remaining extent four days out of every six days water out of the dam and waterfurrow situate as aforesaid.
- (dd) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon'.'

"Daardie gedeelte van die eiendom hierby getransporteer voorgestel deur die voormalde figuur IJDEFKI sal nie geregtig wees tot enige water onder die bepalings van bovermelde kondisie nie aangesien alle sodanige water voorbehou is vir die uitsluitlike gebruik van —

Die Resterende Gedeelte van gedeelte van gedeelte van die plaas Garstfontein no. 374, Registrasie Afdeling JR distrik Pretoria;

Groot as sodanig 65.3133 (vyf-en-sestig desimaal drie een drie drie) morge;

(of which that portion of the property hereby transferred and represented by the aforesaid figure aBCJIKGHb middel van spruit a is a portion), and the owner of the aforesaid Portion 2, in the following proportion:—

- (aa) The owner of the said remaining extent four days out of every six days water out of the dam and water furrow situate as aforesaid.
- (bb) The owner of said Portion 2 two days water on every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon.

'In die uitoefening van die regte tot water hierbo vermeld sal daardie gedeelte van die eiendom hierby getransporteer onder paragraaf 1, voorgestel deur die figuur ABCDEaA op voormalde Kaart LG No. A 5872/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 en daardie gedeelte van die eiendom onder hierdie paragraaf hierby getransporteer word voorgestel deur die figuur aABCJIKGHb middel van spruit a, op gesegde Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde Titel No. 9795/55 gesamentlik geregtig wees tot een dag water in elke ses dae en die beurt sal op Saterdag geneem word'.'

- (ii) "Daardie gedeelte van die eiendom hierby getransporteer en verteenwoordig deur die figuur IJDEFKI op gesegde Kaart LG No. A 5873/54 aangeheg aan gesegde Sertifikaat van Verenigde titel No. 9795/55, is onderworpe aan die volgende voorwaardes:-

'The water in the dam and water furrow situate on Portion 2 of Portion of the aforesaid farm measuring 113 morgen shall be for the use of the owner of the Remaining Extent of the said farm, measuring as such 300 morgen, 168 square roods, (of which the portion of the property hereby transferred and represented by the figure IJ-DEFKI on the said Diagram SG No. A 5873/54 annexed to the said Certificate of Consolidated Title No. 9795/55, is a portion) and the owner of aforesaid Portion 2, in the following proportion:—

- (cc) The owner of the said remaining extent four days out of every six days water out of the dam and waterfurrow situate as aforesaid.
- (dd) The owner of the said Portion 2 two days water out of every six days. The said two days to be Monday and Tuesday. One day shall be reckoned from 6 o'clock in the morning till 6 o'clock in the afternoon'.'

"Daardie gedeelte van die eiendom hierby getransporteer voorgestel deur die voormalde figuur IJDEFKI sal nie geregtig wees tot enige water onder die bepalings van bovermelde kondisie nie aangesien alle sodanige water voorbehou is vir die uitsluitlike gebruik van —

Die Resterende Gedeelte van gedeelte van gedeelte van die plaas Garstfontein no. 374, Registrasie Afdeling JR distrik Pretoria;

Groot as sodanig 65.3133 (vyf-en-sestig desimaal drie een drie drie) morge;

Gehou deur Lily Norah Dreyer, gebore Fitzmaurice weduwee, kragtens Akte van Transport No. 23569/53 gedateer 19 Oktober 1953."

- (p) Ten opsigte van Gedeelte 228: die volgende servituit wat slegs strate in die dorp raak:
"Subject to a servitude in favour of the City Council of Pretoria for the conveying of electricity together with ancillary rights and subject to certain conditions as will more fully appear from Notarial Deed of Servitude 792/58-S, registered on the 28 July 1958."

(6) Erwe vir munisipale doeleinades.

Die dorpseienaar moet op eie koste erwe 3288 tot 3292 aan die plaaslike bestuur as parke oordra.

(7) Toegang.

Geen ingang van Provinciale Pad P199-1 tot die dorp en geen uitgang tot Provinciale Pad P199-1 uit die dorp word toegelaat nie.

(8) Ontvangs en versorging van stormwater.

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by die van Pad P199-1 en moet die stormwater wat van die pad afloop of aangeleid word, ontvang en versorg. Die dorpseienaar sal ook verantwoordelik wees vir die koste van installering van 'n vergrote dreineringstelsel vir die pad indien die Directeur, Transvaalse Paaddepartement te eniger tyd van mening is dat die dreiningskema van die pad te klein word om die vergrote volume stormwater wat as gevolg van die stigting van die dorp veroorsaak word, te neem.

(9) Beperking op die oordrag van erwe.

Die dorpseienaar mag geen erwe in die dorp aan enige persoon of liggaam met regpersoonlikheid oordra nie, tot tyd en wyl 'n servituit van reg van weg oor erf 2543, soos aangegeven op Kaart SG A 389/81, ten gunste van die Stadsraad van Pretoria, geregistreer is en die pad tot bevrediging van die plaaslike bestuur gebou is.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die plaaslike bestuur te verskuif, moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES.

Alle erwe met uitsondering van dié genoem in klousule 1(b) is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965:

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

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

(1) Verskuiving van kraglyne.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voorname servituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel; onderworpe daarvan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

Gehou deur Lily Norah Dreyer, gebore Fitzmaurice weduwee, kragtens Akte van Transport No. 23569/53 gedateer 19 Oktober 1953."

- (p) In respect of Portion 228, the following servitude which affects streets in the township only:

"Subject to a servitude in favour of the City Council of Pretoria for the conveying of electricity together with ancillary rights and subject to certain conditions as will more fully appear from Notarial Deed of Servitude 792/58-S, registered on the 28 July 1958."

(6) Erven for municipal purposes.

The township owner shall at its own expense have erven 3288 to 3292 transferred to the local authority as parks.

(7) Access.

No ingress from Provincial Road P199-1 to the township and no egress to Provincial Road P199-1 from the township shall be allowed.

(8) Acceptance and disposal of stormwater.

The township owner shall arrange for the stormwater drainage of the township to fit in with that of Road P199-1 and for all stormwater running or being diverted from the road to be received and disposed of. The township owner shall also be responsible for the cost of installing an enlarged drainage system for the road if the Director, Transvaal Roads Department is at any time of the opinion that the drainage system of the road has become too small to carry the enlarged volume of stormwater as a result of the establishment of the township.

(9) Restriction on the transfer of erven.

The township owner shall not transfer to any person or corporate body any erven in the township until a servitude of right of way over erf 2543, as indicated on Diagram SG A 389/81 in favour of the City Council of Pretoria is registered and the road is built to the satisfaction of the local authority.

(10) Repositioning of circuits.

If, by reason of the establishment of the township, it should become necessary to reposition any existing circuits of the local authority, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

All erven with the exception of the erven mentioned in clause 1(6) 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.

Administrateurskennisgewing 333

17 Maart 1982

PRETORIA-WYSIGINGSKEMA 509.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Pretoria-dorpsaanlegskema 1974, wat uit dieselfde grond as die dorp Garsfontein Uitbreiding 10 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, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 509.

PB. 4-9-2-3H-509

Administrateurskennisgewing 334

17 Maart 1982

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Hermanstad Uitbreiding 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uit-eengesit in die bygaande Bylae.

PB. 4-2-2-3716

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR DIE SUID-AFRIKAANSE ONDERLINGE LEWENSVERSEKERINGSGENOOTSKAP INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 225 ('N GEDEELTE VAN GEDEELTE 224) VAN DIE PLAAS DASPOORT 319 JR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Hermanstad Uitbreiding 2.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G.A. 5725/81.

(3) *Stormwaterdreibining en straatbou.*

(a) Die dorpsienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetaileerde skema volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin tesame met die verskaffing van sodanige keermure, as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpsienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike be-

Administrator's Notice 333.

17 March, 1982.

PRETORIA AMENDMENT SCHEME 509.

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 Pretoria Town-planning Scheme 1974, comprising the same land as included in the township of Garsfontein Extension 10.

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 509.

PB. 4-9-2-3H-509

Administrateurskennisgewing 334

17 Maart 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 Hermanstad Extension 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3716

SCHEDULE.

'CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE SUID-AFRIKAANSE ONDERLINGE LEWENSVERSEKERINGSGENOOTSKAP UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 225 (A PORTION OF PORTION 224) OF THE FARM DASPOORT 319 JR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Hermanstad Extension 2.

(2) *Design.*

The township shall consist of erven and a street as indicated on General Plan S.G.A. 5725/81.

(3) *Stormwater drainage and street construction.*

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacading, kerbing and channelling of the streets therein together with the provisions of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall when required to do so by the local authority carry out the approved scheme at its own expense on behalf and to the satisfaction of the

- stuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.
 - (d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging.

- (a) Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar 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 2% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingssterrein.

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

- (b) Betaalbaar aan die betrokke Administrasieraad:

Die dorpseienaars moet kragtens die bepalings van artikel 63 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag begiftiging 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 begiftiging moet gelykstaande wees aan 1% van die grondwaarde van erwe in die dorp soos bepaal in gevolge artikel 74(3) van die genoemde Ordonnansie en is in gevolge die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(5) Beskikking oor bestaande titelvoorraad.

Alle erwe moet onderworpe gemaak word aan bestaande voorraad en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

(6) Slooping van geboue.

Die dorpseienaar moet op eie koste alle bestaande geboue wat geleë is binne boulynreserves, kantruimtes of oor gemeenskaplike grense, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) Verwydering van grafte.

Die dorpseienaar moet op eie koste enige grafte in die dorpsgebied tot bevrediging van die plaaslike bestuur laat verwyder voordat die erwe waarop sodanige grafte geleë is oorgedra word.

(8) Verskuiwing of vervanging van munisipale kraglyn.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale kraglyn te verskuif of te vervang, moet die koste daarvan deur die dorpseienaar gedra word.

(9) Opvulling van dongas.

Die dorpseienaar moet alle uitgravings en dongas in die dorp tot bevrediging van die plaaslike bestuur opvul en konsolideer en geen erf waarop uitgravings of dongas is, mag verkoop of vervaam word voordat sodanige uitgravings of dongas aldus opgevul en gekonsolideer is nie.

local authority under the supervision of a civil engineer approved by the local authority.

- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment.

- (a) Payable to the local authority:

The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 2% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

- (b) Payable to the 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.

(5) Disposal of existing conditions of title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.

(6) Demolition of buildings.

The township owner shall at its own expense cause all existing buildings situated within the building line reserves, side spaces or over common boundaries, to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(7) Removal of graves.

The township owner shall at its own expense, remove any graves in the township area to the satisfaction of the local authority before the erven on which such graves are situated can be transferred.

(8) Repositioning or replacement of municipal circuit.

If, by reason of the establishment of the township, it should become necessary to reposition or replace any existing municipal circuit, the cost thereof shall be borne by the township owner.

(9) Filling up of dongas.

The township owner shall fill up and consolidate all excavations and dongas in the township to the satisfaction of the local authority and no erven on which there are excavations and dongas may be sold or alienated until such time as such excavations and dongas have been filled up and consolidated.

(10) Verpligtinge ten opsigte van noodsaklike dienste.

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

(11) Konsolidasie van erwe.

Die dorpseienaar moet op eie koste erwe 498 en 499 laat konsolideer.

(12) Afvoer van vloedwater.

Indien dit as gevolg van die stigting van die dorp volgens die mening van die Hoofbestuurder van S.A. Spoerweë 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 dorpseienaar 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.

- (a) Die erf is onderworpe aan 'n servituit, 2 m breed, vir riolerings- 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 servituit mag afsien.
- (b) Geen gebou of ander struktuur mag binne die voorname servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit 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 verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goedgeunke noodsaklik ag tydelik te plaas op die grond wat aan die voorname servituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erf 499.

Die erf is onderworpe aan 'n servituit vir paddoeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige servituit nie meer benodig word nie, verval die servituit.

Administrateurskennisgewing 335

17 Maart 1982

PRETORIA-WYSIGINGSKEMA 822.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Pretoria-dorpsaanlegskema 1974, wat uit dieselfde grond as die dorp Hermanstad Uitbreiding 2 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema

(10) Obligations in regard to essential services.

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

(11) Consolidation of erven.

The township owner shall at his own expense cause erven 498 and 499 to be consolidated.

(12) 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.

- (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) Erf 499.

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan. On submission of a certificate from the local authority to the Registrar of Deeds stating that the servitude is no longer required, this servitude shall lapse.

Administrator's Notice 335

17 March, 1982

PRETORIA AMENDMENT SCHEME 822.

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 Pretoria Town-planning Scheme 1974, comprising the same land as included in the township of Hermanstad Extension 2.

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 822.

PB. 4-9-2-3H-822

Administrateurskennisgiving 336

17 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 Khyber Rock Uitbreiding 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3252

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR AFC PROPERTY DEVELOPMENT COMPANY (PROPRIETARY) LIMITED INGEVOLGE DIE BEPLINGS VAN DIE ORDONNANSIE OP DORPS-BEPLANNING EN DORPE, 1965, OM 'N DORP TE STIG OP GEDEELTE 1 VAN DIE PLAAS ELKIN 3-IR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES

(1) Naam.

Die naam van die dorp is Khyber Rock Uitbreiding 5

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A1825/81

(3) Stormwaterdreinering en Straatbou

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin tesame met die verskaffing van sodanige keermure, as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaas-

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur todat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuum om aan die bepalings van paragrawe (a),(b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging

(a) Betaalbaar aan die plaaslike bestuur

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 822.

PB. 4-9-2-3H-822

Administrator's Notice 336

17 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 Khyber Rock Extension 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3252

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY AFC PROPERTY DEVELOPMENT COMPANY (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 1 OF THE FARM ELKIN 3-IR PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Khyber Rock Extension 5

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A1825/81.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall when required to do so by the local authority carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a),(b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

(a) Payable to the local authority

Die dorpseienaar moet ingevolge die bepalings van Artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R11 361,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomsdig die bepalings van Artikel 73 vgenoemde Ordonnansie.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement

Die dorpseienaar moet ingevolge die bepalings van Artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermenigvuldig met die getal wooneenhede wat in die dorp opgerig mag word.

Die waarde van die grond word bepaal ingevolge die bepalings van Artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitute, as daar is, met inbegrip van die voorbehoud van die regte minerale, maar uitgesonderd

(a) die volgende servituut wat slegs 'n straat raak in die dorp:

"The property hereby transferred is subject to a servitude of right way 25.19 metres wide, and subject to conditions, in favour of Portion 95 (a portion of Portion 64) of the said farm Rietfontein No. 2, I.R. held by Khyber Rock Company (Proprietary) Limited under Deed of Transfer No. 20870/1939, which right of way is indicated by the figure a.b.c.d.K.L.e. on the annexed diagram SG No. A 2736/69 as more fully set out in Notarial Deed No. 526/69S dated 28th March, 1969."

(b) die volgende servituut wat nie die dorp raak nie:

"The former Portion 60 (a portion of Portion 35) of the farm Waterval 5, Registration Division 1R, Transvaal as indicated by the figure CDEF on diagram SG A 6273/75 annexed hereunto is Specially entitled, further, to certain rights of way shown on General Plan A 2805/1937 annexed to Deed of Servitude 426/1939-S."

(6) Verskuiwing van Kraglyne.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die Elektrisiteitsvoorsieningskommissie te verskuif, moet die koste daarvan deur die dorpseienaar gedra word.

(7) Verpligte ten opsigte van Noodsaaklike Dienste.

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligte met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

3. TITELVOORWAARDES

Die erwe hieronder genoem, is onderworpe aan die voorradees soos aangedui, opgelê deur die Administrator ingevolge Ordonnansie 25 van 1965.

(1) Alle Erwe

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste

The township owner shall, in terms of the provisions of Section (63)(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R11 361,00 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of the provisions of Section 73 of the said Ordinance.

(b) Payable to the Transvaal Education Department

The township owner shall, in terms of the provisions of Section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of dwelling units which may be erected in the township.

The value of the land shall be determined in terms of the provisions of Section 74(3) and such endowment shall be payable in terms of the provisions of Section 73 of the said Ordinance.

(5) Disposal of existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding

(a) the following servitude which affects a street in the township only:

"The property hereby transferred is subject to a servitude of right of way 25.19 metres wide, and subject to conditions, in favour of Portion 95 (a portion of Portion 64) of the said farm Rietfontein No. 2, IR held by Khyber Rock Company (Proprietary) Limited under Deed of Transfer No. 20870/1939, which right of way is indicated by the figure a.b.c.d.K.L.e. on the annexed diagram SG No. A 2736/69 as more fully set out in Notarial Deed No. 526/69S dated 28th March, 1969."

(b) the following servitude which does not affect the Township:

"The former Portion 60 (a portion of Portion 35) of the farm Waterval 5, Registration Division 1R, Transvaal as indicated by the figure CDEF on diagram SG A 6273/75 annexed hereunto is Specially entitled, further, to certain rights of way shown on General Plan A 2805/1937 annexed to Deed of Servitude 426/1939-S."

(6) Repositioning of Circuits

If, by reason of the establishment of the township, it should become necessary to reposition any existing circuits of the Electricity Supply Commission, then the cost thereof shall be borne by the township owner.

(7) Obligations in regard to Essential Services

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

3) 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

- (a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal

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 verlang word: Met dien verstande dat die plaaslike bestuur van enige sodanige servituit mag afsien.

- (b) Geen gebou of ander struktuur mag binne die voorname servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit 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 verwydering van sodanige rioolhoofspyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voorname servituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel; onderworpe daaroor dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofspyleidings en ander werke veroorsaak word.

(2) Erf 69

Die erf is onderworpe aan 'n servituit vir transformatordoeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrateurskennisgewing 337.

17 Maart 1982.

SANDTON-WYSIGINGSKEMA 169.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton dorpsbeplanningskema 1980, wat uit dieselfde grond as die dorp Khyber Rock Uitbreiding 5 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton wysigingskema 169.

PB. 4-9-2-116H-169.

Administrateurskennisgewing 338

17 Maart 1982

DORP HARTBEESFONTEIN UITBREIDING 12.

KENNISGEWING VAN VERBETERING.

Die Bylae tot Administrateurskennisgewing 1641 van 25 November 1981 word hiermee verbeter deur die uitdrukking "29 %" in Klousule 1(4)(a)(i)(bb) deur die uitdrukking "2 %" te vervang.

PB. 4-2-2-5981

Administrateurskennisgewing 339

17 Maart 1982

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 2/58.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Roodepoort-Maraisburg-wysigingskema 2/58 ontstaan het, het die Administra-

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 largerooted 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) Erf 69

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 337.

17 March, 1982

SANDTON AMENDMENT SCHEME 169.

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 Sandton Town-planning Scheme 1980, comprising the same land as included in the township of Khyber Rock Extension 5.

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

This amendment is known as Sandton Amendment Scheme 169.

PB. 4-9-2-116H-169.

Administrator's Notice 338

17 March, 1982

HARTBEESFONTEIN EXTENSION 12 TOWNSHIP.

CORRECTION NOTICE.

The Schedule to Administrator's Notice 1641 dated 25 November, 1981 is hereby rectified in the Afrikaans text by the substitution for the expression "29 %" in clause 1(4)(a)(i)(bb) of the expression "2 %".

PB. 4-2-2-5981

Administrator's Notice 339

17 March, 1982

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 2/58.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Roodepoort-Maraisburg Amendment

teur goedgekeur dat die bogenoemde skema gewysig word deur —

(1) die uitdrukking "Erf 210" te vervang met die uitdrukking "Erf 310" waar dit in die Afrikaanse teks van Administrateurskennisgewing 208 gedateer 17 Februarie 1982 voorkom.

(2) die verwysingsnommer PB. 4-9-2-58-2 te vervang met PB. 4-9-2-30-58-2 waar dit in die Engels teks van genoemde Administrateurskennisgewing voorkom.

PB. 4-9-2-30-58-2

Administrateurskennisgewing 340

17 Maart 1982

RAAD VIR OPENBARE OORDE: AANSTELLING VAN LEDE.

ingevolge die bepalings van artikel 5(3) van die Ordonnansie op Openbare Oorde, 1969 (Ordonnansie 18 van 1969) stel die Administrateur hierby die volgende persone aan as lede van die Raad vir Openbare Oorde vir 'n tydperk van drie jaar van 20 Maart 1982 af: —

Mnr. H. Krüger, L.U.K.

Dr. S. J. Latsky, L.U.K.

Dr. G. C. R. Bosman

Dr. J. A. Hurter

Mnr. J. F. Oberholzer

Mnr. H. Hattingh

Mnr. J. G. van der Merwe

Mnr. T. Gunning, L.P.R.

Mnr. J. J. Havenga.

T.W. 7-7-2, Vol. 2

Administrateurskennisgewing 341

17 Maart 1982

REGULASIES BETREFFENDE DIE INDELING VAN, EN GELDE BETAALBAAR DEUR, PASIËNTE BY PROVINSIALE HOSPITALE: WYSIGING.

Ingevolge artikels 38 en 76 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958), wysig die Administrateur hierby die Regulasies betreffende die Indeling van, en Gelde betaalbaar deur, Pasiënte by Provinciale Hospitale, afgekondig by Administrateurskennisgewing 616 van 12 Junie 1968, soos in die Bylae hierby uiteengesit met ingang van 1 April 1982.

BYLAE.

1. Regulasie 5 word hierby gewysig—

(a) deur in subregulasie (1) die woorde "Elke applikant word" deur die uitdrukking "Behoudens subregulasie(3) word elke applikant" te vervang; en

(b) deur die volgende subregulasie by te voeg:

"(3) Iemand wat ingevolge die bepalings van die Verdedigingswet, 1957, (Wet no. 44 van 1957), of enige regulasie daarkragtens gemaak, geregtig is op behandeling op koste van die Staat vir 'n wond, siekte, kwaal of toestand ten opsigte waarvan hy sodanige behandeling ontvang, word as deelsbetaalende pasiënt ingedeel en ten opsigte van so iemand word gelde teen die volgende tariewe gehef:

Scheme 2/58 the Administrator has approved the correction of the scheme by —

(1) the substitution for the expression "Erf 210" of the expression "Erf 310" where it appears in die Afrikaans text of Administrator's Notice 208 dated 17 February, 1982;

(2) the substitution for the reference number PB. 4-9-2-58-2 of the number PB 4-9-2-30-58-2 where it appears in the English text of the abovementioned Administrator's Notice.

PB. 4-9-2-30-58-2

Administrator's Notice 340

17 March, 1982

BOARD FOR PUBLIC RESORTS: APPOINTMENT OF MEMBERS.

In terms of the provisions of section 5(3) of the Public Resorts Ordinance, 1969 (Ordinance 18 of 1969) the Administrator hereby appoints the undermentioned persons as members of the Board for Public Resorts for a period of three years with effect from 20 March, 1982:—

Mr. H. Kruger, M.E.C.

Dr. S. J. Latsky, M.E.C.

Dr. G. C. R. Bosman

Dr. J. A. Hurter

Mr. J. F. Oberholzer

Mr. H. Hattingh

Mr. J. G. van der Merwe

Mr. T. Gunning, M.P.C.

Mr. J. J. Havenga.

T.W. 7-7-2, Vol. 2

Administrator's Notice 341

17 March, 1982

REGULATIONS RELATING TO THE CLASSIFICATION OF AND FEES PAYABLE BY PATIENTS AT PROVINCIAL HOSPITALS: AMENDMENT

In terms of sections 38 and 76 of the Hospitals Ordinance, 1958 (Ordinance 14 of 1958), the Administrator hereby amends the Regulations relating to the Classification of and Fees payable by Patients at Provincial Hospitals, promulgated by Administrator's Notice 616 of 12 June, 1968, as set out in the Schedule hereto with effect from 1 April, 1982.

SCHEDULE.

I. Regulation 5 is hereby amended—

(a) by the substitution in subregulation (1) for the words "Every applicant shall be" of the expression "Subject to subregulation (3) every applicant shall be"; and

(b) the addition of the following subregulation:

"(3) Any person who in terms of the provisions of the Defence Act, 1957 (Act No. 44 of 1957), or any regulation made thereunder, is entitled to treatment at the expense of the State for a wound, injury, illness, disease or condition in respect of which he receives such treatment shall be classified as a part-paying patient and in respect of such person fees shall be levied at the following tariffs:

as binnekasient R25,00 per dag
as buitekasient R15,00 per besoek."

2. Regulasie 9 word hierby gewysig deur in subregulasie (1) die woorde "Gelde word" deur die uitdrukking "Behoudens regulasie 5(3) word gelde" te vervang.

Administrateurskennisgewing 342

17 Maart 1981

REGULASIES BETREFFENDE DIE INDELING VAN, EN GELDE BETAALBAAR DEUR, PASIËNTE BY PROVINSIALE HOSPITALE: WYSIGING.

Ingevolge artikels 38 en 76 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958), wysig die Administrateur hierby die Regulasies betreffende die Indeling van, en Gelde betaalbaar deur, Pasiënte by Provinciale Hospitale, afgekondig by Administrateurskennisgewing 616 van 12 Junie 1968, soos in die Bylae hierby uiteengesit.

BYLAE.

1. Regulasie 1 word hierby gewysig —

- (a) deur in die woordomskrywing van "vrygestelde pasiënte" die uitdrukking "regulasie 10" deur die uitdrukking "artikel 36(b) van die Ordonnansie" te vervang; en
- (b) deur die woordomskrywing van "Blanke" en "nie-Blanke" te skrap.

2. Regulasie 10 word hierby herroep.

Administrateurskennisgewing 343

17 Maart 1982

VERKLARING VAN OPENBARE DISTRIKSPAD: DISTRIK MIDDELBURG.

Ingevolge die bepalings van artikels 5(1)(a), 5(1)(c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hiermee dat 'n openbare distrikspad, 25 meter breed, oor die plase Aberdeen 158 IS en Driefontein 153 IS, distrik Middelburg, sal bestaan.

Die algemene rigting, ligging en omvang van die reservey-breedte van gemelde pad, word op bygaande sketsplan aange-toon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van gemelde Ordonnansie, word hiermee verklaar dat die grond wat die pad in beslag neem, aangetoon word op grootskaalse planne wat vir belanghebbendes ter insae is by die kantoor van die Streekbeampte, Pretoria.

U.K.B. 963 gedateer 21 Julie 1981.

DP. 01-017-23/22/2480

as in-patient R25,00 per day
as out-patient R15,00 per visit."

2. Regulation 9 is hereby amended in subregulation (1) by the substitution for the words "Fees shall" of the expression "Subject to regulation 5(3) fees shall".

Administrator's Notice 342

17 March, 1982

REGULATIONS RELATING TO THE CLASSIFICATION OF AND FEES PAYABLE BY PATIENTS AT PROVINCIAL HOSPITALS: AMENDMENT.

In terms of section 38 and 76 of the Hospitals Ordinance 1958, (Ordinance 14 of 1958), the Administrator hereby amends the Regulations relating to the Classification of and Fees payable by Patients at Provincial Hospitals, promulgated by Administrator's Notice 616 of 12 June 1968, as set out in the Schedule hereto.

SCHEDULE.

1. Regulation 1 is hereby amended —

- (a) by the substitution in the definition of "exempted patient" for the expression "regulation 10" of the expression "section 36(b) of the Ordinance"; and
- (b) by the deletion of the definitions of "White person" and "non-White person".

2. Regulation 10 is hereby repealed.

Administrator's Notice 343

17 March, 1982

DECLARATION OF A PUBLIC DISTRICT ROAD: DISTRICT OF MIDDELBURG.

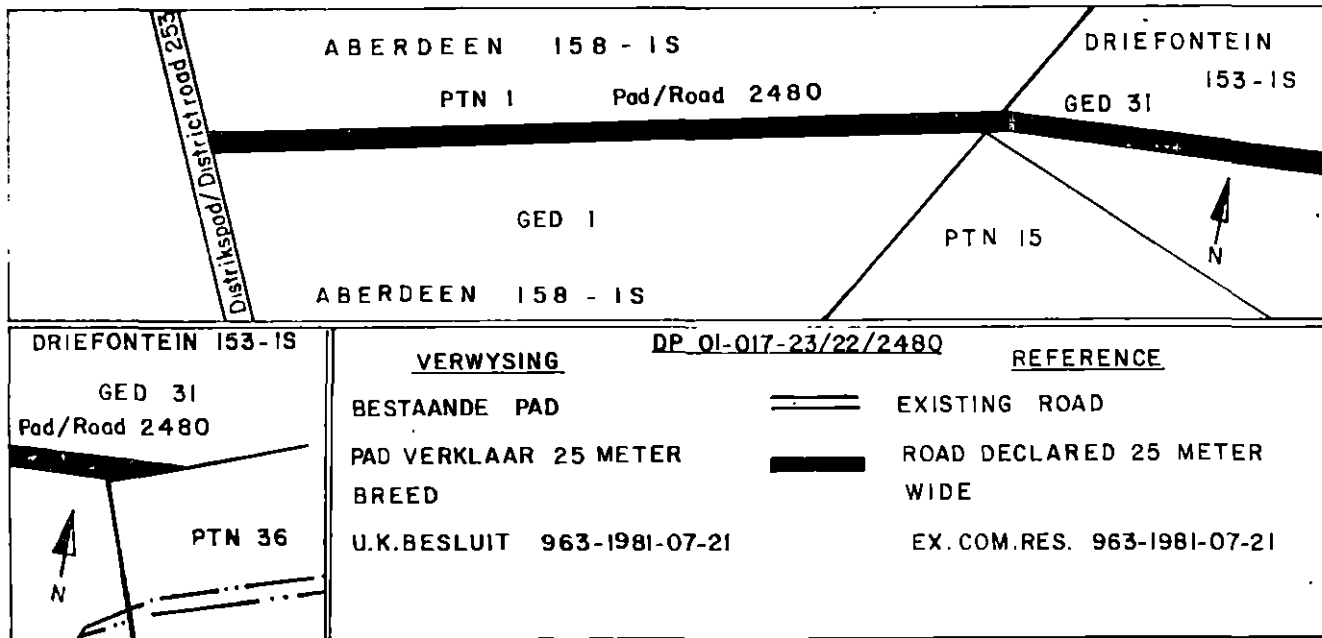
In terms of the provisions of sections 5(1)(a), 5(1)(c) and section 3 of the Roads Ordinance, 1957, (Ordinance 22 of 1957) the Administrator hereby declares that a public district road, 25 metres wide, shall exist over the farms Aberdeen 158 IS and Driefontein 153 IS, district of Middelburg.

The general direction, situation and the extent of the re-servewidth 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 road, is shown on large scale plans which are available for inspection by interested persons at the office of the Regional Officer, Pretoria.

E.C.R. 963 dated 21 July 1981.

DP. 01-017-23/22/2480



Administrateurskennisgewing 344

17 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 Bryanston Uitbreiding 25 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitgesit in die bygaande Bylae.

PB. 4-2-2-4517

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR TONQUANI PROPERTIES (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 421 VAN DIE PLAAS DRIEFONTEIN 41 IR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.**(1) Naam.**

Die naam van die dorp is Bryanston Uitbreiding 25.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G.A. 1002/81.

(3) Stormwaterdreinering en straatbou.

- (a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n detailleerde skema volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin tesame met die verskaffing van sodanige keermure, as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

- (b) Die dorpseienaar moet, wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie

Administrator's Notice 344

17 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 Bryanston Extension 25 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4517

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY TONQUANI PROPERTIES (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 421 OF THE FARM DRIEFONTEIN 41 IR PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.**(1) Name.**

The name of the township shall be Bryanston Extension 25.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G.A. 1002/81.

(3) Stormwater drainage and street construction.

- (a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacading, kerbing and channelling of the streets therein together with the provisions of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

- (b) The township owner shall when required to do so by the local authority carry out the approved scheme at its

koste namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

- (c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.
- (d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging.

- (a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag van R2 000,00 betaal vir die verkryging van grond vir 'n begraafplaas en 'n stortingsterrein.

Sodanige begiftiging is betaalbaar ooreenkomsdig die bepalings van artikel 73 van genoemde Ordonnansie.

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m² te vermeyvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond word bepaal ingevolge die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar ingevolge die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor bestaande titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorraarde en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd —

- (a) die servitute geregistreer onder Notariële Akte van Servituut K483/82-S ten gunste van Johannesburg Stadsraad wat slegs erwe 4750 tot 4753 en 4756 tot 4758 in die dorp raak;
- (b) die volgende servituut wat nie aan erwe in die dorp oorgedra word nie:

"The owner of the property hereby transferred is entitled to a servitude of a dam and water furrow on and over portion of the said property measuring 240,6258 hectares as will more fully appear from Notarial Deeds Nos. 132/1915-S and 133/1915-S registered in the Deeds Office on the 11th day of August, 1915.

The rights accruing under the said Notarial Deeds 132/1915-S and 133/1915-S have been notified as follows:

The Remaining Extent of Portion of Portion "D" of the said Farm, measuring as such 23,7941 hectares, held under Deed of Transfer No 3062/1942 dated the 20th February, 1942 (of which the property hereby transferred is a portion) shall be entitled to have the water from the water furrow 23 hours per day on Monday, Wednesday and Friday each week, while the Remaining Extent of Portion of Portion "D" of within farm measuring 15,1906 hectares held under Deed of Transfer No 32681/1944, shall be entitled to have the water from the furrow every Sunday, Tuesday, Thurs-

own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).
- (d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment.

- (a) Payable to the local authority.

The township owner shall, in terms of the provisions of Section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R2 000,00 to the local authority for the provision of land for a cemetery and a depositing site.

Such endowment shall be payable in terms of the provisions of Section 73 of the said Ordinance.

- (b) Payable to the Transvaal Education Department.

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m² by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of existing conditions of title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding —

- (a) the servitude registered under Notarial Deed of Servitude K483/82-S in favour of the Johannesburg City Council which affects Erven 4750 to 4753 and 4756 to 4758 in the township only;
- (b) the following servitude which will not be passed on to the erven in the township:

"The owner of the property hereby transferred is entitled to a servitude of a dam and water furrow on and over portion of the said property measuring 240,6258 hectares as will more fully appear from Notarial Deeds Nos. 132/1915-S and 133/1915-S registered in the Deeds Office on the 11th day of August, 1915.

The rights accruing under the said Notarial Deeds 132/1915-S and 133/1915-S have been notified as follows:

The Remaining Extent of Portion of Portion "D" of the said Farm, measuring as such 23,7941 hectares, held under Deed of Transfer No 3062/1942 dated the 20th February, 1942 (of which the property hereby transferred is a portion) shall be entitled to have the water from the water furrow 23 hours per day on Monday, Wednesday and Friday each week, while the Remaining Extent of Portion of Portion "D" of within farm measuring 15,1906 hectares held under Deed of Transfer No 32681/1944, shall be entitled to have the water from the furrow every Sunday, Tuesday, Thurs-

day and Saturday in each week for the full 24 hours and to have the water from the furrow for one hour each day of Monday, Wednesday and Friday in each week."

(6) *Toegang.*

Geen ingang van Nasionale Pad N13-14 tot die dorp en geen uitgang uit die dorp tot Nasionale Pad N13-14 word toegelaat nie.

(7) *Ontvangs en versorging van stormwater.*

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Pad N13-14 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg tot bevrediging van die Sekretaris vir Vervoer.

(8) *Verpligte ten opsigte van noodsaklike dienste.*

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligte met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES.

(1) *Voorwaardes opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965.*

Alle erwe is onderworpe aan die volgende voorwaardes, opgelê deur die Administrateur ingevolge die bepalings van Ordonnansie 25 van 1965.

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolering- en ander munisipale doeleinades, 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 servituut mag afsien.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeddunke noodsaklik 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 verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) *Voorwaardes opgelê deur die beherende gesag kragtens Wet 54 van 1971.*

Benewens die voorwaardes hierbo uiteengesit, is erwe 4750 tot 4755 onderworpe aan die volgende voorwaardes opgelê deur die Beherende Gesag ingevolge Wet 54 van 1971:

- (a) Geen gebou, struktuur of enigiets wat aan die grond verbonde is, al maak dit nie deel van daardie grond uit nie of enige ander noodsaklike stormwaterdreineringstruktuur mag opgerig word of enigiets onder of benede die grond aangelê of geleë word binne 'n afstand van 20 m ten opsigte van enkelverdieping en 30 m ten opsigte van meer verdiepingstrukture van die grens van die erf aangrensend aan pad N13-14 af nie, en geen verandering of toevoeging tot enige bestaande struktuur of gebou wat binne sodanige afstand van sodanige grens

day and Saturday in each week for the full 24 hours and to have the water from the furrow for one hour each day of Monday, Wednesday and Friday in each week."

(6) *Access.*

No ingress from National Road N13-14 to the township and no egress to National Road N13-14 from the township shall be allowed.

(7) *Acceptance and disposal of stormwater.*

The township owner shall arrange for the drainage of the township to fit in with that of Road N13-14 and for all stormwater running off or being diverted from the road to be received and disposed of to the satisfaction of the Secretary for Transport.

(8) *Obligations in regard to essential services.*

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE.

(1) *Conditions imposed by the Administrator in terms of the provisions of Ordinance 25 of 1965.*

All erven shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965.

- (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) *Conditions imposed by the controlling authority in terms of Act 54 of 1971.*

In addition to the conditions set out above, erven 4750 to 4755 shall be subject to the following conditions imposed by the Controlling Authority in terms of Act 54 of 1971:

- (a) No building, structure or other thing which is attached to the land, even though it does not form part of that land or any essential stormwater drainage structure, shall be erected nor shall anything be constructed or laid under or below the surface of the land of the erf at a distance less than 20 m in respect of single storey and 30 m in respect of multi-storey structures from the boundary of the erf abutting on Road N13-14 nor shall any alteration or addition to any existing structure or building situated within such distance of the said boun-

- geleë is, mag sonder die skriftelike toestemming van die Beherende Gesag aangebring word nie.
- (b) Ingang tot en uitgang van die erf word nie toegelaat langs die grens van die erf aangrensend aan pad N13-14 nie.
- (c) Tensy die skriftelike toestemming van die Beherende Gesag verkry is, mag die erf slegs vir spesiale woon-doeleindes gebruik word.

Administrateurskennisgewing 345

17 Maart 1982.

SANDTON-WYSIGINGSKEMA 125.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Sandton-dorpsbeplanningskema, 1980, wat uit dieselfde grond as die dorp Bryanston Uitbreiding 25 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysiging 125.
PB. 4-9-2-116H-125.

Administrateurskennisgewing 346

17 Maart 1982.

JOHANNESBURG-WYSIGINGSKEMA 455.

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 674, Killarney van "Residensieel 4" met 'n digtheid van "Een woonhuis per erf" Hoogtesone 5 wat 4 verdiepings toelaat tot "Residensieel 4" met 'n digtheid van "Een woonhuis per erf". 7 verdiepings word toegelaat 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 455.
PB. 4-9-2-2H-455.

Administrateurskennisgewing 347

17 Maart 1982.

KLERKSDORP-WYSIGINGSKEMA 42.

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 Klerksdorp-dorpsbeplanningskema 1980, gewysig word deur die hersonering van Erwe 1012 en 1013, Klerksdorp (nuwe dorp) van "Residensieel 4" tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 42.
PB. 4-9-2-17H-42.

dary be made except with the consent in writing of the Controlling Authority.

- (b) Ingress to and egress from the erf shall not be permitted along the boundary of the erf abutting on Road N13-14.
- (c) Except with the written consent of the Controlling Authority the erf shall be used for special residential purposes only.

Administrator's Notice 345

17 March, 1982.

SANDTON AMENDMENT SCHEME 125.

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 Sandton Town-planning Scheme 1980, comprising the same land as included in the township of Bryanston Extension 25.

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

This amendment is known as Sandton Amendment Scheme 125.

PB. 4-9-2-116H-125.

Administrator's Notice 346

17 March, 1982.

JOHANNESBURG AMENDMENT SCHEME 455.

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 674 Killarney from "Residential 4" with a density of "One dwelling per erf" Height Zone 5 permitting 4 storeys to "Residential 4" with a density of "One dwelling per erf" permitting 7 storeys, 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 455.

PB. 4-9-2-2H-455.

Administrator's Notice 347

17 March, 1982.

KLERKSDORP AMENDMENT SCHEME 455.

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 Klerksdorp Town-planning Scheme 1980, by the rezoning of Erven 1012 and 1013, Klerksdorp (nuwe dorp) from "Residential 4" to "Business".

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

This amendment is known as Klerksdorp Amendment Scheme 42.

PB. 4-9-2-17H-42.

Administrateurskennisgewing 348

17 Maart 1982.

VEREENIGING-WYSIGINGSKEMA 1/176

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Vereeniging-dorpsbeplanningskema 1, 1956, gewysig word deur die hersonering van Erwe 481, 482, Restant en Gedeelte 1 van Erf 483, Restant en Gedeeltes 1 en 2 van Erf 484, 485, 486, Gedeelte 1 van Erf 1421 en Erf 1441, Vereeniging van "Algemene Besigheid", "Bestaande Pad" en "Bestaande Openbare Oopruimte" tot "Spesiaal" vir winkels en besigheidspersonele en met die toestemming van die Raad, Onderrigplekke, geselligheidsale, parkeergarages, petroleumvulstasies, hotelle, vermaakklikheidsplekke, huishoudelike nywerheidsgeboue, geboue vir die verkoop van diere en voëls, oopsigterswoonstel en spesiale geboue, 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 Vereeniging en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Vereeniging-wysigingskema 1/176.

PB. 4-9-2-36-176.

Administrateurskennisgewing 349

17 Maart 1982.

JOHANNESBURG-WYSIGINGSKEMA 464.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erwe 396, 397 en 398, Doornfontein van "Residensieel 4" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Kommersieel 2" 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 464.

PB. 4-9-2-2H-464.

Administrateurskennisgewing 350

17 Maart 1982.

RANDBURG-WYSIGINGSKEMA 340.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema 1976, gewysig word deur die wysiging van Klousule 14, Tabel "B" voorbehoudsbepaling (XII) deur die byvoeging van die volgende:

"Twee wooneenhede mag op Hoewe 14 Golden Harvest Landbouhoeves opgerig word."

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 340.

PB. 4-9-2-132H-340.

Administrator's Notice 348.

17 March, 1982.

VEREENIGING AMENDMENT SCHEME 1/176.

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 Erven 481, 482, Remainder and Portion 1 of Erf 483, Remainder and Portions 1 and 2 of Erf 484, 485, 486, Portion 1 of Erf 1421 and Erf 1441, Vereeniging from "General Business" "Existing Road" and "Existing Public Open Space" for shops and business premises and with the consent of the Council, places of instruction, Social halls, parking garages, petroleum filling stations, hotels, places of amusement, domestic industrial buildings, buildings for the sale of animals and birds, caretaker's flat and special buildings, 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, Vereeniging and are open for inspection at all reasonable times.

This amendment is known as Vereeniging Amendment Scheme 1/176.

PB. 4-9-36-176.

Administrator's Notice 349

17 March, 1982.

JOHANNESBURG AMENDMENT SCHEME 464.

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 Erven 396, 397 and 398, Doornfontein from "Residential 4" with a density of "One dwelling per 2 000 m²" to "Commercial 2" 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 464.

PB. 4-9-2-2H-464.

Administrator's Notice 350

17 March, 1982.

RANDBURG AMENDMENT SCHEME 340.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Townplanning Scheme 1976, by the amendment of Clause 14, Table "B" proviso (XII) by the addition of the following:

"Two units may be erected on Holding 14, Golden Harvest Agricultural Holdings."

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

This amendment is known as Randburg Amendment Scheme 340.

PB. 4-9-2-132H-340.

Administrateurskennisgewing 351 17 Maart 1982.

JOHANNESBURG-WYSIGINGSKEMA 512.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erwe 2400 tot 2403, 2405, 2406 en 2409 tot 2414, Mayfair, van "Residensieel 4" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Spesiaal" vir mediese spreekkamers, paramediese gebruik, hospitaal en verwante gebruik en verpleegsterskwartiere.

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 512.

PB. 4-9-2-2H-512.

Administrateurskennisgewing 352 17 Maart 1982.

KLERKSDORP-WYSIGINGSKEMA 45.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Klerksdorp-dorpsbeplanningskema 1980, gewysig word deur die hersonering van Erwe 688 en 689, Klerksdorp (nuwe dorp) van "Residensieel 4" tot "Besigheid 1".

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 45.

PB. 4-9-2-17H-45.

Administrateurskennisgewing 353 17 Maart 1982.

RANDBURG-WYSIGINGSKEMA 420.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema 1976, gewysig word deur die hersonering van Lot 1035, Ferndale van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 420.

PB. 4-9-2-132H-420.

Administrateurskennisgewing 354 17 Maart 1982.

JOHANNESBURG-WYSIGINGSKEMA 413.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erwe 52, 53, 80, 81 en 949, Melville van "Besigheid 1", "Residensieel 1" en parkeerdeleindes en "Parkerig" tot "Openbare Garage" onderworpe aan sekere voorwaardes.

Administrator's Notice 351

17 March, 1982.

JOHANNESBURG AMENDMENT SCHEME 521.

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 Erven 2400 to 2403, 2405, 2406 and 2409 to 2414, Mayfair from "Residential 4" with a density of "One dwelling per 2 000 m²" to "Special" for medical suits, para medical uses, hospital and ancillary services and nurses accommodation.

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 521.

PB. 4-9-2-2H-512.

Administrator's Notice 352

17 March, 1982.

KLERKSDORP AMENDMENT SCHEME 45.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Klerksdorp Town-planning Scheme 1980, by the rezoning of Erven 688 and 689, Klerksdorp (nuwe dorp) from "Residential 4" to "Business".

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

This amendment is known as Klerksdorp Amendment Scheme 45.

PB. 4-9-2-17H-45.

Administrator's Notice 353

17 March, 1982.

RANDBURG AMENDMENT SCHEME 420.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Townplanning Scheme 1976, by the rezoning of Lot 1035, Ferndale from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

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

This amendment is known as Randburg Amendment Scheme 420.

PB. 4-9-2-132H-420.

Administrator's Notice 354

17 March, 1982.

JOHANNESBURG AMENDMENT SCHEME 413.

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 Erven 52, 53, 80, 81 and 949, Melville from "Business 1", "Residential 1" plus parking purposes and "Parking" to "Public Garage" subject to certain conditions.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 413.

PB. 4-9-2-2H-413.

Administrateurskennisgewing 355

17 Maart 1982.

SANDTON-WYSIGINGSKEMA 32.

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 1 en 3, Epson Downs van "Spesiaal" vir residensiële doeleinades, kleinhandel, parkering, kantore, hotel, restaurant, ouetehuis, diensstasie, kleuterskool en ontspanningsfasiliteite en "Landbou" tot "Spesiaal" vir winkels, kantore, 'n openbare garage, 'n hotel, wooneenhede, 'n kleuterskool, 'n sportklub en privaat oopruimte, 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 Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 32.

PB. 4-9-2-116H-32.

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 413.

PB. 4-9-2-2H-413.

Administrator's Notice 355

17 March, 1982.

SANDTON AMENDMENT SCHEME 32.

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 Townplanning Scheme 1980, by the rezoning of Erven 1 and 3 Epson Downs from "Special" for residential purposes, retail trading, parking, offices, hotel, restaurant, home for the aged, service station, crèche and recreational amenities and "Agricultural" to "Special" for shops, offices, a public garage, an hotel, dwelling units, a nursery school, a sports club and private open space, subject to certain conditions.

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

This amendment is known as Sandton Amendment Scheme 32.

PB. 4-9-2-116H-32.

Algemene Kennisgewings

KENNISGEWING 112 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 eienaars The Luipaardsvlei Estate and Gold Mining Company Ltd. ten opsigte van die gebied grond, te wete die Resterende Gedeelte van Gedeelte 1 van die plaas Luipaardsvlei No. 246 IQ, Distrik Krugersdorp ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 30 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë 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.

PB. 4-12-2-24-246-12

KENNISGEWING 114 VAN 1982.

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinciale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Maart 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 17 Maart 1982.

BYLAE.

Naam van dorp: Strijdompark Uitbreiding 19.

Naam van aansoekdoener: Boschkop Syndicate (Edm's) Bpk.

Aantal erwe: Kommersieel: - 2; Openbare Oop Ruimte: - 1.

Beskrywing van grond: 'n Gedeelte van Gedeelte 32 van die plaas Boschkop 199 IQ.

Liggings: Noord van en aangrensend aan Hans Schoemanstraat en wes van en grens aan die Klein Jukskeirivier.

General Notices

NOTICE 112 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 The Remaining Extent of portion of the farm Luipaardsvlei No. 246 IQ, district Krugersdorp has been submitted by the owners The Luipaardsvlei Estate and Gold Mining Company Ltd.

Such application together with the relevant documents, plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria, for a period of 30 days from the 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, viz 10 March, 1982.

S.W.B. BRITS
Director of Local Government
PB. 4-12-2-24-246-12

NOTICE 114 OF 1982.

The Director of Local Government hereby gives notice in terms of section 58(8) (a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 March, 1982.

Any person who desires to object to the granting of any of the applications 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 8 weeks from the date of first publication hereof.

Pretoria, 17 March, 1982.

ANNEXURE.

Name of township: Strijdompark Extension 19.

Name of applicant: Boschkop Syndicate (Pty) Ltd.

Number of erven: Commercial: - 2; Public open space: 1.

Description of land: A portion of Portion 32 of the farm Boschkop 199 IQ.

Situation: North of and abuts Hans Schoeman Street and west of and abuts Klein Jukskeiriver.

Verwysingsnommer: PB. 4-2-2-6387.

Naam van dorp: Anderbolt Uitbreiding 49.

Naam van aansoekdoener: Boksburg Home Bakery Properties (Proprietary) Ltd.

Aantal erwe: Komersieel: 2.

Beskrywing van grond: Gedeelte 185 ('n gedeelte van Gedeelte 103) van die plaas Klipfontein 83 IR.

Ligging: Oos van en grens aan Dertiende Laan en Noord van en grens aan Gedeelte 132 van die plaas Klipfontein.

Verwysingsnommer: PB. 4-2-2-6587.

Naam van dorp: Riviersig.

Naam van aansoekdoener: Stadsraad van Germiston.

Aantal erwe: Residensieel 1: 55; Spesiaal vir: Substasie 1; Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte 109 van die plaas Klippoortjie 110 IR.

Ligging: Suid-Oos van en grens aan Gedeeltes 131, 133 en 63 van die plaas en Moore Straat, Suid-wes van en grens aan Gedeelte 64 van die Plaas.

Verwysingsnommer: PB. 4-2-2-5198.

Naam van dorp: Magaliessig Uitbreiding 15.

Naam van aansoekdoener: Robert James Davis.

Aantal erwe: Residensieel 1: - 5; Residensieel 2: - 1

Beskrywing van grond: Die resterende gedeelte van Gedeelte 112 ('n gedeelte van Gedeelte 111) van die plaas Witkoppen No. 194IQ.

Ligging: Oos van en aangrensend aan Merrow Laan, Suid van en grens aan Gedeeltes 191 en 192, wes van en grens aan Gedeelte 119 en Noord van en grens aan Gedeelte 162 van die plaas Witkoppen 194 IQ.

Verwysingsnommer: PB. 4-2-2-6426.

Naam van dorp: Halfway House Uitbreiding 16.

Naam van aansoekdoener: Sapho Music Company (Proprietary) Ltd.

Aantal erwe: Nywerheid: 3.

Beskrywing van grond: Gedeelte 9 ('n gedeelte van Gedeelte 2) van die plaas Waterval No. 5 IR.

Ligging: Noordoos van en grens aan Hoewe 60 Halfway House Estate en Suidoos van en grens aan Pad N1 - 21.

Verwysingsnommer: PB. 4-2-2-6599.

KENNISGEWING 115 VAN 1982.

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoek om die dorpe in die bylæe hierby gemeld te stig, ontvang is.

Die aansoek tesame met die tersaaklike plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinciale gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Maart 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee

Reference No.: 4-2-2-6387.

Name of township: Anderbolt Extension 49.

Name of applicant: Boksburg Home Bakery properties (Proprietary) Ltd.

Number of erven: Commercial: 2.

Description of land: Portion 185 (a portion of Portion 103) of the farm Klipfontein 83 IR.

Situation: East of and abuts Thirteenth Avenue and north of and abuts Portion 132 of the farm Klipfontein.

Reference No.: PB. 4-2-2-6587.

Name of township: Riviersig.

Name of applicant: City Council of Germiston.

Number of erven: Residential 1: 55; Special for: Substation 1; Public Open Space: 1.

Description of land: Portion 109 of the farm Klippoortjie 110 IR.

Situation: South-east of and abuts Portions 131, 133 and 63 of the farm and South-west of and abuts Portion 64 of the farm.

Reference No.: PB. 4-2-2-5198.

Name of township: Magaliessig Extension 15.

Name of applicant: Robert James Davis.

Number of erven: Residential 1: - 5; Residential 2: - 1.

Description of land: The Remaining Extent of Portion 112 (a portion of Portion 111) of the farm Witkoppen No. 194 IQ.

Situation: East of and abuts Merrow Lane, South of and abuts Portions 191 and 192, west of and abuts Portion 119 and North of and abuts Portion 162 of the farm Witkoppen 194 IQ.

Reference No.: PB. 4-2-2-6426.

Name of township: Halfway House Extension 16.

Name of applicant: Sapho Music Company (Proprietary) Ltd.

Number of erven: Industrial: 3.

Description of land: Portion 9 (a portion of Portion 2) of the farm Waterval No. 5 IR.

Situation: Northeast of and abuts Holding 60 Halfway House Estate and Southeast and abuts Road N1-21 Highway.

Reference No.: PB. 4-2-2-6599.

NOTICE 115 OF 1982.

The Director of Local Government hereby gives notice in terms of section 58(8) (a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a). Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 March, 1982.

Any person who desires to object to the granting of any of the applications or who desires to make any

te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 17 Maart 1982.

BYLAE.

Naam van dorp: Stafford Uitbreiding 3.

Naam van aansoekdoener: Seventh-Day adventist community of Africa (incorporated).

Aantal erwe: Nywerheid: - 3.

Beskrywing van grond: Gedeelte 119 (gedeelte van Gedeelte 1) van die plaas Turfontein 100 IR.

Ligging: Suid van en grens aan Gedeelte 184 van die plaas Turfontein 100 IR. en Wes van en grens aan Pad R/169 – Turfontein Weg.

Verwysingsnommer: PB. 4-2-2-6631.

Naam van dorp: Kirkney Uitbreiding 9.

Naam van aansoekdoener: Delta Industries (Pty) Ltd en Dennis Alexander Kimble.

Aantal erwe; Nywerheid: 35.

Beskrywing van grond: Gedeeltes 52, 53, en 54 van die plaas Zandfontein 317 JR.

Ligging: Oos van en grens aan Kirkney Uitbreiding 5 dorp en Suid van en grens aan Hoewes 101, 102 en 89 Andeon Landbouhoewes.

Verwysingsnommer: PB. 4-2-2-6492.

Naam van dorp: Rayton Uitbreiding 1.

Naam van aansoekdoener: Lourens Grobler.

Aantal erwe: Residensieel 1: 101; Residensieel 2: 2; Besigheid: - 1; Openbare Oop Ruimte: 2.

Beskrywing van grond: Gedeelte 124 en 125 (gedeelte van Gedeelte 1) van die plaas Elandshoek No. 337 JR.

Ligging: Noord van en grens aan dorp: Rayton en Oos van en grens aan Gedeelte 126 en restant van Gedeelte 125 van die plaas Elandshoek 337 JR.

Verwysingsnommer: PB. 4-2-2-6613.

Naam van dorp: Escom Park.

Naam van aansoekdoener: Elektrisiteitsvoorsienings-kommissie.

Aantal erwe: Residensieel 2: 3; Residensieel 4: 1; Spesiaal vir: Munisipaal 2; Spesiaal vir: Evkom 1; Spesiaal vir: Ontspanning 1; privaat Oop Ruimte 2.

Beskrywing van grond: Gedeeltes 22 en 59 van die plaas Witbank 307 JS. Restant van Gedeelte 11, asook Gedeeltes 9, 18 en 20 van die plaas Joubertsrust 310 JS.

Ligging: Oos van en grens aan Witbank Uitbreiding 8. Noord van en grens aan die plaas Witbank 307 JB.

Verwysingsnommer: PB. 4-2-2-6580.

Naam van dorp: Selection Park Uitbreiding 7.

Naam van aansoekdoener: Selection Park Properties (Edms) Bpk.

Aantal erwe: Kommersieel: - 9.

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 8 weeks from the date of first publication hereof.

Pretoria, 17 March, 1982.

ANNEXURE

Name of township: Stafford Extension 3.

Name of applicant Seventh-day adventist community of Africa (Incorporated).

Number of erven: Industrial: - 3.

Description of land: Portion 169 (portion of Portion 1) of the farm Turfontein 100 IR.

Situation: South of and abuts on Portion 184 of the farm Turfontein 100 IR. and west of and abuts on Road R/169 – Turfontein weg.

Reference No.: PB. 4-2-2-6631.

Name of township: Kirkney Extension 9.

Name of applicant: Delta Industries (Pty) Ltd and Dennis Alexander Kimble.

Number of erven: Industrial: - 35.

Description of land: Portions 52, 53 and 54 of the farm Zandfontein 317 JR.

Situation: East of and abuts on Kirkney Extension 5 township and South of and abuts on Holdings 101, 102 and 89 Andeon Agricultural Holdings.

Reference No.: PB. 4-2-2-6492.

Name of township: Rayton Extension 1.

Name of applicant: Lourens Grobler.

Number of erven: Residential 1: 101; Residential 2: 2; Business: - 1; Public open space: - 2.

Description of land: Portion 124 and 125 (portion of Portion 1) of the farm Elandshoek 337 JR.

Situation: North of and abuts on Rayton township and East of and abuts on Portions 126 and the remainder of Portion 125 of the farm Elandshoek 337 JR.

Reference No.: PB. 4-2-2-6613.

Name of township: Escom Park.

Name of applicant: Electricity Supply Commission.

Number of erven: Residential 2: 3; Residential 4: 1; Special for: Municipal 2; Special for: Escom 1; Special for: Recreation 1; Private Open Space: 2.

Description of land: Portions 22 and 59 of the farm Witbank 307 JS. Remaining Extent of Portion 11, and Portions 9, 18 and 20 of the farm Joubertsrust 310 JS.

Situation East of and abuts Witbank Extension 8. North of and abuts the farm Witbank 307 JB.

Reference No.: PB. 4-2-2-6580.

Name of township: Selection Park Extension 7.

Name of applicant: Selection Park Properties (PTY) LTD.

Number of erven: Commercial: - 9.

Beskrywing van grond: Gedeelte 119 (gedeelte van Gedeelte 1) van die plaas Daggafontein No. 125 JR.

Ligging: Oos van en grens aan Selection Park Dorp en Noord van en grens aan spoorlyn.

Verwysingsnommer: PB. 4-2-2-6521.

KENNISGEWING 116 VAN 1982.

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van Artikel 58(8) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Maart 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke vanaf die datum van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 18 Maart 1982.

BYLAE.

Naam van dorp: Hestepark Uitbreiding 2.

Naam van aansoekdoener: Willem Jacobus Booyens.

Aantal erwe: Residensieel 1: 53; Openbare Oop Ruimte: Park 1.

Beskrywing van grond: Gedeelte 133 (gedeelte van Gedeelte 28) van die plaas Witfontein 301 – JR.

Ligging: Suid van en grens aan Gedeelte 7 van die plaas en oos van en grens aan Gedeelte 144 van die plaas.

Verwysingsnommer: PB. 4-2-2-5137.

KENNISGEWING 117 VAN 1982.

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2de Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Maart 1982.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 binne 'n tydperk van 8 weke vanaf die datum van eerste publikasie hiervan skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 17 Maart 1982.

BYLAE.

Naam van dorp: Halfway House Uitbreiding 3.

Description of land: Portion 119 (portion of Portion 1) of the farm Daggafontein 125 IR.

Situation: East of and abuts on Selection Park Township and north of and abuts on the railwayline.

Reference No.: PB. 4-2-2-6521.

NOTICE 116 OF 1982.

The Director of Local Government hereby gives notice in terms of section 58(8) (a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 March 1982.

Any person who desires to object to the granting of any of the applications 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 8 weeks from the date of first publication hereof.

Pretoria, 18 March, 1982.

ANNEXURE.

Name of township: Hestepark Extension 2.

Name of applicant: Willem Jacobus Booyens.

Number of erven: Residential 1: 53; Public Open Space: Park 1.

Description of land: Portion 133 (portion of Portion 28) of the farm Witfontein 301 JR.

Situation: South of and abuts Portion 7 of the farm and east of and abuts Portion 144 of the farm.

Reference No.: PB. 4-2-2-5137.

NOTICE 117 OF 1982.

The Director of Local Government hereby gives notice in terms of section 58(8) (a) of the Town-planning and Townships Ordinance, 1965, that applications to establish the township(s) mentioned in the annexure hereto, have been received.

The applications, together with the relevant plans, documents and information are open for inspection at the office of the Director of Local Government, Room B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 March 1982.

Any person who desires to object to the granting of any of the applications 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 8 weeks from the date of first publication hereof.

Pretoria, 17 March, 1982.

ANNEXURE.

Name of township: Halfway House Extension 3.

Naam van aansoekdoener: J.L. van Nimwegen Company (Pty) Ltd.

Aantal erwe: Komersieel: 2.

Beskrywing van grond: Gedeelte 106 (gedeelte van Gedeelte 2) van die plaas Waterval 5 IR.

Ligging: Oos van en grens aan Provinciale Pad P1/2. Suid van en grens aan Hoeve 65.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp Halfway House Uitbreiding 3.

Verwysingsnommer: PB. 4-2-2-4799.

KENNISGEWING 118 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, Pretoriusstraat, 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 bovormelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 14 April 1982.

Pretoria, 17 Maart 1982.

Direkteur van Plaaslike Bestuur.

Die boedel van D.N. Niss, vir die wysiging van die titelvoorwaardes van Lot 591, Dorp Muckleneuk ten einde dit moontlik te maak dat die erf onderverdeel en 'n tweede woonhuis opgerig kan word.

PB. 4-14-2-906-26

Pragplek (Eiendoms) Beperk, vir—

- (1) die wysiging van titelvoorwaardes van Erf 192, Dorp Meyerspark ten einde besigheidsregte te bekom en die boulyn te verslap; en
- (2) die wysiging van Pretoria Dorpsbeplanningskema, 1974 deur die hersonering van die erf van "Spesiaal" vir 'n openbare garage tot "Spesiale Besigheid".

Die wysigingskema sal bekend staan as Pretoria wysigingskema 893.

PB. 4-14-2-868-2

Mnr. J.D.J. Nel, vir die wysiging van die titelvoorwaardes van Hoeve 114, dorp Mullerstuine ten einde dit moontlik te maak dat die boulyn verslap kan word.

PB. 4-16-2-397-6

Mev. R. Gould, vir—

- (1) die wysiging van titelvoorwaardes van Erf 347, dorp Wilkoppies Uitbreiding 1 ten einde die boulyn te verslap en die erf te kan onderverdeel; en
- (2) die wysiging van die Klerksdorp Dorpsbeplanningskema 1980 deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²".

Die wysigingskema sal bekend staan as Klerksdorp wysigingskema 64.

PB. 4-14-2-1461-1

Name of applicant: J.L. van Nimwegen & Company (Pty) Ltd.

Number of erven: Commercial: 2.

Description of land: Portion 106 (portion of Portion 2) of the farm Waterval 5 IR.

Situation: East of and abuts Provincial Road P1/2. South of and abuts Holding 65.

Remarks: This advertisement supersedes all Previous advertisements for Halfway House Extension 3 Township.

Reference No.: PB. 4-2-2-4799.

NOTICE 118 OF 1982.

REMOVAL OF RESTRICTIONS ACT, 1967.

It is hereby notified in terms of Section 3(6) of the abovementioned 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 14 April, 1982.

Pretoria, 17 March, 1982.

Director of Local Government.

The estate of D.N. Niss, for the amendment of the conditions of title of Lot 591, Muckleneuk Township to permit the erf being subdivided and a second dwelling house being erected..

PB. 4-14-2-906-26

Pragplek (Eiendoms) Beperk, for—

- (1) the amendment of the conditions of title of Erf 192, Meyerspark Township in order to obtain business rights and relax the building line; and
- (2) the amendment of Pretoria Town-planning Scheme, 1974 by the rezoning of the erf from "Special" for a public garage to "Special Business".

This amendment scheme will be known as Pretoria Amendment Scheme 893.

PB. 4-14-2-868-2

Mr. J.D.J. Nel, for the amendment of the conditions of title of Holding 114, Mullerstuine Township in order to permit the relaxation of the building line.

PB. 4-16-2-397-6

Mrs. R. Gould, for—

- (1) the amendment of the conditions of title of Erf 347 Wilkoppies Extension 1 Township in order to relax the building line and subdivide the erf; and
- (2) the amendment of Klerksdorp Town-planning Scheme, 1980 by the rezoning of the erf from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 250 m²".

This amendment scheme will be known as Klerksdorp Amendment Scheme 64.

PB. 4-14-2-1461-1

KENNISGEWING 119 VAN 1982.

ALBERTON-WYSIGINGSKEMA 56.

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 Brackenhurst Development Company (Proprietary) Limited aansoek gedoen het om Alberton dorpsbeplanningskema, 1979 te wysig deur die hersonering van Erf 970 geleë aan Rae Frankelstraat, dorp Brackenhurst Uitbreiding 1 deur die parkeervereistes te wysig van 3 m² parkering per 1 m² kleinhandel vloeroppervlakte en 1 m² parkering per 5 m² kantoorvloeroppervlakte; tot 6 parkeer plekke per 100 m² verhuurbare kleinhandelvloeroppervlakte en 2 parkeerplekke per 100 m² verhuurbare kantoor oppervlakte.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 56 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 Alberton 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 4, Alberton, 1450 skriftelik voorgelê word.

Pretoria, 17 Maart 1982.

PB. 4-9-2-4H-56

KENNISGEWING 120 VAN 1982.

HALFWAY HOUSE CLAYVILLE-WYSIGINGSKEMA 61.

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 Flat Plan (Eiendoms) Beperk aansoek gedoen het om Halfway House, Clayville dorpsbeplanningskema, 1976 te wysig deur die hersonering van Gedeelte 18 van Erf 576 geleë aan Majorweg dorp Clayville Uitbreiding 7 van "Spesiale Woon" tot "Spesiaal" vir kantore, muurbalbane, 'n gimnasium en aanverwante fasiliteite.

Verdere besonderhede van hierdie wysigingskema (wat Halfway House-wysigingskema 61 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 Halfway House 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 121, Olifantsfontein, 1665 skriftelik voorgelê word.

Pretoria, 17 Maart 1982.

PB. 4-9-2-149-61

NOTICE 119 OF 1982.

ALBERTON AMENDMENT SCHEME 56.

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 Brackenhurst Development Company (Proprietary) Limited for the amendment of Alberton Town-planning Scheme, 1979 by rezoning Erf 970 situated on Rae Frankel Street Brackenhurst Extension 1 Township by amending the parking requirement from 3 m² parking per 1 m² retail floor area and 1 m² parking per 5 m² office floor area, to 6 parking places per 100 m² leasable retail floor area and 2 parking places per 100 m² leasable office floor area.

The amendment will be known as Alberton Amendment Scheme 56. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton 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 4, Alberton, 1450 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 17 March, 1982.

PB. 4-9-2-4H-56

NOTICE 120 OF 1982.

HALFWAY HOUSE CLAYVILLE AMENDMENT SCHEME 61.

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 Flat Plan (Eiendoms) Beperk for the amendment of Halfway House Clayville Town-planning Scheme, 1976 by rezoning Portion 18 of Erf 576 situated on Major Road Clayville Extension 7 Township from "Special Residential" to "Special" for offices, squash courts, a gymnasium and ancillary facilities.

The amendment will be known as Halfway House Amendment Scheme 61. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Halfway House 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 121, Olifantsfontein, 1665 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 17 March, 1982.

PB. 4-9-2-149-61

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):—

Tender	Beskywing van Tender Description of Tender	Sluitingsdatum Closing date
H.D. 2/1/82	Breekgoed (vir gebruik in hospitale en openbare inrigtings volgens CKS 25/1972)/Crockery (for use in hospitals and public institutions) as per CKS 25/1972.....	16/4/1982
H.A. 2/26/82	Ginekologiese ondersoektafel: H.F. Verwoerdhospitaal/Gynaecological examination table: H.F. Verwoerd Hospital.....	16/4/1982
H.A. 2/27/82	Röntgenstraaleenheid: Tembisa-hospitaal/X-ray unit: Tembisa Hospital.....	16/4/1982
H.A. 2/28/82	Fetale monitoreenheid: J.G. Strijdom-hospitaal/Foetal monitoring unit: J.G. Strijdom Hospital.....	16/4/1982
H.A. 2/29/82	Neonatale monitor: J.G. Strijdom-hospitaal/Neonatal monitor: J.G. Strijdom Hospital.....	16/4/1982
H.A. 2/30/82	Röntgenstraaleenheid: Kempton park-hospitaal/X-ray unit: Kempton Park Hospital.....	16/4/1982
H.A. 2/31/82	Röntgenstraaleenheid: Kalafong-hospitaal/X-ray unit: Kalafong Hospital.....	16/4/1982
H.A. 2/32/82	Röntgenstraaleenheid: Hillbrowse Hospitaal/X-ray unit: Hillbrow Hospital.....	16/4/1982
R.F.T. 72/82M	Rusptrekkers/Crawler tractors.....	30/4/1982
W.F.T. 8/82	Verskaffing en aflevering van kookwaterkanne vir die tydperk eindigende 30 April 1983/Supply and delivery of hot-water urns for the period ending 30 April, 1983.....	16/4/1982
W.F.T. 9/82	Verskaffing en aflevering van verf en verftoebehore vir die tydperk eindigende 30 April 1983/Supply and delivery of paint and paint accessories for the period ending 30 April, 1983.....	16/4/1982
W.F.T. 10/82	Verskaffing en aflevering van elektriesgedrewe aartappelskillers vir die tydperk eindigende 30 April 1983/Supply and delivery of electrically driven potato peelers for the period ending 30 April, 1983.....	16/4/1982

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.**TENDERS.**

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die ampelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender / koatrukvoorwaarde 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	Provinsiale 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 A491	A A	4 4	28-9612 28-9500
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 departementelegeordern kwitanse (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die ampelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.H. Conradie, Voorsitter, Transvaalse Provinciale Tenderraad.
Pretoria, 3 Maart 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	Director of Hospital Services, Private bag X221.	A740	A	7	28-9260
HB	Director of Hospital Services, Private Bag X221.	A726	A	7	28-9204
HC	Director of Hospital Services, Private Bag X221.	A726	A	7	28-9204
HD	Director 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 A491	A A	4 4	28-9612 28-9500
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, 3 March, 1982.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

MUNISIPALITEIT RANDFONTEIN.**PROKLAMASIE VAN PAD.**

Ingevolge die bepalings 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 waarna verwys word, in te 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 Droogeheuvel 251 IQ, remainder of Portion 2 of the farm Droogeheuvel 251 IQ, and remainder of Portion 4 of the farm Droogeheuvel 251 IQ, in order to provide for a road between the townships Finsbury and Helikon Park.

176-3-10-17

STAD GERMISTON.**VOORGESTELDE WYSIGING VAN DIE GERMISTON DORPSBEPLANNINGSKEMA NO. 1.**

Die Stadsraad van Germiston het 'n wysigsontwerp dorpsbeplanningskema opgestel wat dorpsbeplanningskema No. 1 sal wysig.

Hierdie ontwerpskema bevat die volgende voorstel: —

Die wysiging van die gebruiksindeeling van Gedeelte 1 van Erf 730 Dorp Suid Germiston Uitbreiding 7 van "Spesiaal" vir Nywerheid en/of Handelsdoleindes na "Bestaande Strate" en die wysiging van die gebruiksindeeling van Gedeeltes 1 en 2 van Erf 830 Dorp Suid Germiston Uitbreiding 7 (voorheen gedeeltes van die gesloten Gedeeltes van Tielman Roosstraat) aangrensende Erwe No's 724, Restant van Erf 730, 725 en 726 van "Bestaande Strate" na "Spesiaal" vir Nywerheid en/of Handelsdoleindes.

Die wysiging van die gebruiksindeeling van die Restant van Erf 830 Dorp Suid Germiston Uitbreiding 7 (voorheen die gedeelte van die gesloten Gedeelte van Tielman Roosstraat) aangrensend aan Erwe No's 756 en 758 van "Bestaande Strate" na "Spesiaal" vir Spoerwegsylyndoleindes en vir doeleindes in verband daarmee.

Besonderhede en planne van hierdie skema lê ter insae by die Raad se kantore, Kamer 218, Municipale Gebou, Presidentstraat, Germiston, gedurende gewone katoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 1982 Maart 10.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Germiston Dorpsbeplanningskema No. 1 of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe te ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 1982, Maart 10, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

A. W. HEYNEKE,
Stadssekretaris.

Munisipale Kantore,
Germiston.
10 Maart 1982.
Kennisgewing No. 29/1982.

CITY OF GERMISTON.**PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME NO. 1.**

The City Council of Germiston has prepared a draft amendment Town-planning Scheme which will amend Town-planning Scheme No. 1.

The draft scheme contains the following proposals: —

The amendment of the use zoning of Portion 1 of Erf 730 Germiston South Extension 7 Township from "Special" for Industrial and/or Commercial purposes to "Existing Streets" and the amendment of the use zoning of Portions 1 and 2 of Erf 830 Germiston South Extension 7 (previously portions of the closed Portion of Tielman Roos Street) adjoining Erven No's 724, Remainder of Erf 730, 725 and 726 from "Existing Streets" to "Special" for Industrial and/or Commercial purposes.

The amendment of the use zoning of the Remainder of Erf 830 Germiston South Extension 7 Township (previously a portion of the closed Portion of Tielman Roos Street) adjoining Erven No's 756 and 758, from "Existing Street" to "Special" for Railway siding purposes and purposes incidental thereto.

Particulars and plans of this scheme are open for inspection at the Council's office, Room 218, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice which is 1982, March, 10.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme No. 1 or within 2 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, which is 1982, March, 10, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

A. W. HEYNEKE,
Town Secretary.
Municipal Offices,
Germiston.
10 March, 1982.
Notice No. 29/1982.

185-10-17

STADSRAAD VAN KLERKSDORP.**WYSIGING VAN KLERKSDORP-DORPSBEPLANNINGSKEMA, 1980.**

Hiermee word kennis gegee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, soos gewysig, dat die Stadsraad van Klerksdorp 'n ontwerp-wysiging dorpsbeplanningskema opgestel het wat die volgende voorstel bevat: —

Die hersnering van Erwe 1286 tot 1289, Alabama Uitbreiding 2 van "residensieel 1" na "Regeringsdoleindes".

Die erwe gaan deur die Departement van Pos- en Telekommunikasiewese gebruik word

vir die doel van die oprigting van 'n outomatiese telefooncentrale.

Besonderhede van die ontwerpskema lê ter insae by Kamer 205, Stadskantoor, Pretoriastraat, Klerksdorp, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 10 Maart 1982.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 99, Klerksdorp, 2570, binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

J. C. LOUW,
Stadsklerk.

Stadskantoor,
Klerksdorp.
10 Maart 1982.
Kennisgewing No. 20/82.

TOWN COUNCIL OF KLERKS DORP.

AMENDMENT OF KLERKS DORP TOWN-PLANNING SCHEME, 1980.

Notice is hereby given in terms of the provisions of section 26 of the Town-planning and Townships Ordinance, 1965, as amended, that the Town Council of Klerksdorp has prepared a draft amendment Town-planning scheme containing the following proposal:

"The rezoning of Erven 1286 to 1289, Alabama Extension 2 from "residential 1" to "Government purposes".

The erven wil be used by the Department of Posts and Telecommunications for the purpose of erecting thereon and automatic telephone exchange.

Particulars of the draft scheme are open for inspection at Room 205, Municipal Offices, Pretoria Street, Klerksdorp, for a period of four weeks from the date of the first publication of this notice, which is 10th March, 1982.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, P.O. Box 99, Klerksdorp, 2570, within a period of four weeks from the abovementioned date.

J. C. LOUW,
Town Clerk.

Municipal Offices,
Klerksdorp.
10 March, 1982.
Notice No. 20/1982.

188-10-17

STADSRAAD VAN NELSPRUIT.

VOORGESTELDE NELSPRUIT-WYSIGINGSKEMA NO. 1/77.

Die Stadsraad van Nelspruit het 'n wigsingontwerpdorpsbeplanningskema opgestel, wat bekend sal staan as Nelspruit-wysigingskema 1/77. Hierdie ontwerpskema bevat voorstelle wat daarop neerkom dat gedeeltes van Erve 1718, 1737 tot 1741 en 1809 Nelspruit Uitbreiding 10 hersoneer word na 'Munisipaal' vir straatdoeleindes en nog 'n gedeelte van Erf 1809 hersoneer word na 'Spesiale Woon-doeleindes'.

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 10 Maart 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerpskema van toepassing is, of binne 2 kilometer van die grens daarvan, kan

skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne 4 weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 10 Maart 1982, en wanneer hy enige sodanige beswaar indien van sodanige vertoë rig, kan hy skriftelik versoek dat hy by die plaaslike bestuur aangehoor word.

P. R. BOSHOFF,
Stadsklerk.

Die Stadhuis,
Posbus 45,
Nelspruit.
1200.
10 Maart 1982.
Kennisgewing No. 17/1982.

TOWN COUNCIL OF NELSPRUIT.

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/77.

The Town Council of Nelspruit has prepared a draft amendment town-planning scheme to be known as Nelspruit Amendment Scheme 1/77. The draft amendment scheme contains proposals to the effect that portions of Erven 1718, 1737 to 1741 and 1809 be rezoned to 'Municipal' for street purposes and another portion of Erf 1809 be rezoned for 'Special Residential' purposes.

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 10 March, 1982.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies, or within 2 kilometres of the boundary thereof, may lodge any objection in writing 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 10 March, 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.
10 March, 1982.
Notice No. 17/1982.

193-10-17

MUNISIPALITEIT RANDFONTEIN.

WYSIGINGDORPSBEPLANNINGSKEMA 1/40.

Die stadsraad van Randfontein het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as, wysigingskema 1/40.

Hierdie ontwerpskema bevat die volgende voorstel ten opsigte van Erf 762, Randfontein welke erf per abuis uit Kennisgewing 2 van 1980 wat op 30 Januarie 1980 en 6 Februarie 1980 in die Provinciale Koerant, The Citizen en Die Transvaler verskyn het gelaat was.

Die herindeling van die gebruiksreg van Erf 762, Randfontein van "spesiale woon" na "onderwys".

Besonderhede van hierdie skema lê ter insae te Kamer C, Stadhuis, Sutherlandlaan, Randfontein vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing naamlik 10 Maart 1982.

Enige eienaar of okkuperder van vaste eiendom binne die reggebied van die stadsraad

en binne twee kilometers van die grens daarvan het die reg om teen die skema beswaar te maak of vertoë ten opsigte daarvan te rig en indien hy dit wel doen moet hy die stadsklerk, Posbus 218, Randfontein binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 10 Maart 1982 skriftelik van sodanige beswaar of vertoë in kennis stel en meld of hy deur die raad gehoor wil word of nie.

C. J. JOUBERT,
Stadsklerk.

Posbus 218,
Randfontein.
1760.
Tel. 693-2271.
10 Maart 1982.
Kennisgewing No. 11/1982.

MUNICIPALITY OF RANDFONTEIN.

AMENDMENT TOWN-PLANNING SCHEME 1/40.

The town council of Randfontein has prepared a draft amendment Town-planning scheme to be known as amendment scheme 1/40.

This draft scheme contains the following proposal in respect of Stand 762, Randfontein which stand was inadvertently omitted from Notice 2 of 1980 which appeared in the Provincial Gazette, The Citizen and Die Transvaler on 30 January, 1980 and 6 February, 1980.

The rezoning of the right of use of Stand 762, Randfontein from "special residential" to "educational".

Particulars of this scheme are open for inspection at Room C, Town Hall Building, Sutherland Avenue, Randfontein for a period of four weeks from the date of the first publication of this notice which is 10 March, 1982.

Any owner or occupier of immovable property within the council's area of jurisdiction or within two kilometres of the boundary thereof has a right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four weeks of the first publication of this notice which is 10 March, 1982 inform the Town Clerk, P.O. Box 218, Randfontein in writing of such objection or representation and shall state whether or not he wishes to be heard by the Town Council.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218,
Randfontein.
1760.
Tel: 693-2271.
10 March, 1982.
Notice No. 11/1982.

195-10-17

STADSRAAD VAN PIET RETIEF.

PIET RETIEF WYSIGINGSKEMA 3.

Die Stadsraad van Piet Retief het 'n ontwerpskema opgestel wat bekend sal staan as Piet Retief-wysigingskema 3.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

(1) Die wysiging van Klousule 22 deur die byvoeging van 'n sub-klausule om onderverdeling van erwe wat Residensieel 1 ingedeel is en wat deur Brand-, Burger-, Theo Mocke-, Kerk-, Draad-, en Wesendstraat begrens word asook Erwe R/397, 1/397 en R/310 in gedeeltes nie kleiner as 900 vk.m toe te laat:

(2) Die wysiging van Klousule 22 deur die byvoeging van 'n sub-klausule om die oprigting

van 'n woonstel op enige erf waarop 'n woonhuis bestaan of opgerig word toe te laat onderworpe aan sekere voorwaarde.

Besonderhede van hierdie skema lê ter insae te die kantoor van die stadsekretaris, Municipale Kantore, Kerkstraat, Piet Retief vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 10 Maart 1982.

Enige beswaar of vertoe in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 23, Piet Retief, 2380, gerig word.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Municipale Kantore,
Piet Retief.
10 Maart 1982.

CITY COUNCIL OF PIET RETIEF.

PIET RETIEF AMENDMENT SCHEME 3.

The Town Council of Piet Retief has prepared a draft Town-planning Scheme to be known as Piet Retief amendment scheme 3.

The scheme will be an amendment scheme and contains the following proposals:

(1) The amendment of Clause 22 by the addition of a sub-clause to permit the sub-division of erven zoned Residential 1 and which are situated between Brand, Burger, Theo Mocke, Kerk, Draad and Wesend Street, as well as Erven R/397, 1/397 and R/310 into portions not smaller than 900 sq.m.;

(2) The amendment of Clause 22 by the addition of a sub-clause to permit the erection of a flat on any erf on which a dwelling house is in existence or is being erected, subject to certain conditions.

Particulars of the scheme are open for inspection at the office of the Town Secretary, Municipal Offices, Kerk Street, Piet Retief for a period of four weeks from the date of the first publication of this notice which is 10 March, 1982.

Any objection or representation in connection with this scheme shall be submitted in writing to the Town Clerk, P.O. Box 23, Piet Retief, 2380 within a period of four weeks from the abovementioned date.

M. C. C. OOSTHUIZEN,
Town Clerk.

Municipal Offices,
Piet Retief.
10 March, 1982.

196-10-17

DORPSRAAD VAN BALFOUR, TRANSVAAL.

WYSIGING VAN DIE VOLGENDE VERORDENINGE.

1. Elektrisiteitsverordeninge.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Elektrisiteitsverordeninge:

Wysiging van Administrateurskennisgewing 1392 van 16 Augustus 1972 soos gewysig.

Die algemene strekking van hierdie wysigings is as volg:

1. Om voorsiening te maak vir betalings ten opsigte van herstelwerk aan sekeringe.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae van die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant* by die ondergetekende doen.

M. J. STRYDOM,
Stadsklerk.

Municipal Kantore,
Balfour.
2410.

17 Maart 1982.
Kennisgewing No. 9/82.

VILLAGE COUNCIL OF BALFOUR, TRANSVAAL.

AMENDMENT OF THE FOLLOWING BY-LAWS.

1. Electricity By-laws.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws.

1. Electricity By-laws:

Amendment to Administrator's Notice 1392 dated 16 August, 1972, as amended.

The general purport of these by-laws is as follows:

1. To make provision for payment in respect of repairs to blown fuses.

Copies of these amendments are open for inspection at the office of the Council for a period of fourteen days from date of publication hereof.

Any person who desires to lodge an objection against the proposed amendments shall do so in writing to the undersigned within fourteen days after the date of publication of this notice in the *Provincial Gazette*.

M. J. STRYDOM,
Town Clerk.

Municipal Offices,
Balfour.
2410.
17 March, 1982.
Notice No. 9/82.

205/17

STADSRAAD VAN BENONI.

(1) VASSTELLING VAN GELDE; (2) WYSIGING VAN VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE EN VERSTREKKING VAN INLIGTING.

Kennisgewing geskied hierby ingevolge die bepalings van artikel 96(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad by spesiale besluit die Gelde vir die Uitreiking van Sertifikate en Verstrekking van Inligting vasgestel het. Die nuwe tarief tree in werking op die eerste dag van die maand wat volg op die maand waarin sodanige wysiging uiteindelik ingevolge artikel 80B(8) van genoemde Ordonnansie in die *Provinsiale Koerant* gepubliseer word.

Voorts word daar ingevolge artikel 96 van genoemde Ordonnansie bekend gemaak dat die Stadsraad van voornemens is om sy Verordeninge vir die Vasstelling van Gelde vir die Uitreiking van Sertifikate en Verstrekking van Inligting afgekondig by Administrateurskennisgewing No. 39 van 10 Januarie 1968 soos volgt te wysig:

(i) Deur in item 2 die uitdrukking "van 20c" te vervang deur die uitdrukking: "soos deur die Raad van tyd tot tyd vasgestel ingevolge artikel 80B van genoemde Ordonnansie".

(ii) Deur in item 3 die uitdrukking: "voorgeskryf in die Bylae" te vervang deur die uitdrukking: "soos deur die Raad van tyd tot tyd vasgestel ingevolge artikel 80B van genoemde Ordonnansie".

(iii) Deur die bylae waarna in item 3 verwys word in sy geheel te skrap.

'n Afskrif van die spesiale besluit van die Raad en volle besonderhede van die vasstelling van geldie waarna hierbo verwys word, asook besonderhede van die voorgestelde wysiging van die verordeninge, is gedurende gewone kantoorure ter insae by die kantoor van die Stadssekretaris, Administratiewe gebou, Municipale Kantore, Elstonlaan, Benoni, vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant*.

Enige persoon wat beswaar wil aanteken teen die Raad se voorneme soos hierbo uiteengesit, moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant*.

N. BOTHA,
Stadsklerk.

Administratiewe gebou,
Municipale Kantore,
Benoni.
17 Maart 1982.
Kennisgewing No. 40/1982.

TOWN COUNCIL OF BENONI.

(1) DETERMINATION OF CHARGES; (2) AMENDMENT OF BY-LAWS FOR FIXING OF FEES FOR THE ISSUING OF CERTIFICATES AND FURNISHING OF INFORMATION.

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 17 of 1939, as amended, that the Town Council has by special resolution determined Charges for the Fixing of Fees for the Issuing of Certificates and Furnishing of Information. The new tariff will come into operation on the first day of the month following the month during which the amendment is ultimately published in the *Provincial Gazette* in terms of section 80B(8) of the said Ordinance.

Notice is also hereby given in terms of section 96 of the said Ordinance of the Council's intention to amend the by-laws for the Fixing of Fees for the Issuing of Certificates and Furnishing of Information promulgated under Administrator's Notice No. 39 of 10 January, 1982 as follows:

(i) By the substitution in item (2) for the expression "of 20c" by the expression "as determined by the Council from time to time in terms of section 80B of the said Ordinance".

(ii) By the substitution in item (3) for the expression "prescribed in the Schedule" by the expression "as determined by the Council from time to time in terms of section 80B of the said Ordinance".

(iii) By deleting the whole Schedule referred to in item 3.

A copy of the special resolution of the Council and full particulars of the determination of charges referred to above as well as details regarding the proposed by-law of the amendment are open for inspection during ordinary office hours in the office of the Town Secretary,

Administrative Building, Municipal Offices, Elston Avenue, Benoni, for a period of fourteen days from the date of publication of this notice in the *Provincial Gazette*.

Any person who is desirous of recording his objection to the Council's proposals as outlined above, must lodge such objection in writing with the Town Clerk within fourteen days after

the date of publication of this notice in the *Provincial Gazette*.

N. BOTHA,
Town Clerk.

Administrative Building,
Municipal Offices,
Benoni.
17 March, 1982.
Notice No. 40/1982.

206/17

STADSRAAD VAN BENONI.

WYSIGING VAN GELDE VIR NUWE WATERAANSLUITINGS RANDSTEENOPENINGE EN VOERTUIGINGANGE, TEERBLADHERSTELWERK OP PAAIE, VERVANGING EN VERSKAFFING VAN BETONBLOKKE, BETONWERK EN RANDSTENE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), soos gewysig, word hierby bekend gemaak dat die Stadsraad van Benoni, by spesiale besluit, die gelde vir die volgende werk vasgestel het wat op die eerste dag van die maand wat volg op die datum waarop hierdie kennisgewing in die *Offisiële Koerant* van die Provincie Transvaal verskyn in werking sal tree.

(a) Nuwe Wateraansluitings.

Grootte Leiding Meter	Basiese Heffing	Administratiewe heffing	Totale Heffing
mm	mm		
20	15	R140,00	R14,00
25	20	R175,00	R17,00
40	25	R230,00	R23,00
50	40	R270,00	R27,00
80	50	R375,00	R37,00
100	80	R695,00	R70,00
Aansluitingsfooi :		R2,00	
Deposito :		R40,00	

(b)(i) Randsteenopeninge.

Grootte	Basiese Heffing	Administratiewe Heffing	Totale Heffing
5 meter	R 85,00	R 9,00	R 94,00
6 meter	R102,00	R10,00	R112,00
7 meter	R119,00	R11,00	R130,00
8 meter	R136,00	R14,00	R150,00

(b)(ii) Sluiting van bestaande Voertuigingange.

R17,00 per lopende meter.

(c) Voertuigingange: Heffing per m²

Basiese Heffing	Administratiewe Heffing	Totale Heffing
R47,00	R5,00	R52,00

(d) Teerbladherstelwerk, Vervanging en Verskaffing van Betonblokke, Betonwerk en Randstene.

(i) Teerbladherstelwerk: R12,00 m² + 10 % Administratiewe heffing.

(ii) Vervanging en verskaffing van betonblokke: R13,00 m² + 10 % Administratiewe heffing. R3,25 per betonblok + 10 % Administratiewe heffing.

(iii) Betonwerk: R9,00 m² + 10 % administratiewe heffing.

(iv) Randstene: R13,00 per meter + 10 % administratiewe heffing.

N. BOTHA,
Stadsklerk.

Administratiewe Gebou,
Munisipale Kantoor,
Benoni.

17 Maart 1982.

Kennisgewing No. 38/1982.

TOWN COUNCIL OF BENONI.

AMENDMENT OF CHARGES FOR NEW WATER CONNECTIONS, KERB OPENINGS AND VEHICULAR ENTRANCES, REPAIR TO ROAD TARMAC SURFACES, REPLACEMENT AND SUPPLY OF CONCRETE BLOCKS, CONCRETE WORK AND KERB STONES.

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) as amended, it is hereby notified that the Town Council of Benoni has, by special resolution, determined the changes in respect of the following work, which will have effect from the first day of the month following the date on which this notice appears in the *Official Gazette* of the Province of Transvaal: —

(a) New Water Connections.

Size Lead Meter		Basic Tariff	Administrative Tariff	Total Tariff
mm	mm			
20	15	R140,00	R14,00	R154,00
25	20	R175,00	R17,00	R192,00
40	R25	R230,00	R23,00	R253,00
50	40	R270,00	R27,00	R297,00
80	50	R375,00	R37,00	R412,00
100	80	R695,00	R70,00	R765,00

Connection fee : R 2,00
Deposit : R40,00

(b)(i) Kerb Openings.

Size	Basic Tariff	Administrative Tariff	Total Tariff
5 metre	R 85,00	R 9,00	R 94,00
6 metre	R102,00	R10,00	R112,00
7 metre	R119,00	R11,00	R130,00
8 metre	R136,00	R14,00	R150,00

(ii) Closing of Existing Vehicle Entrances.

R17,00 per linear metre.

(c) Vehicle Entrances: Tariff per m²

Basic Tariff	Administrative Tariff	Total Tariff
R47,00	R5,00	R52,00

(d) Tarmac repairs, replacement and supply of Concrete Blocks, Concrete work and Kerb Stones.

- (i) Tarmac repairs: R12,00 m² + 10 % Administrative tariff
- (ii) Replacement and supply of concrete blocks: R13,00 m² + 10 % Administrative tariff.
R3,25 per concrete block + 10 % Administrative charge.
- (iii) Concrete work: R9,00 m² + 10 % administrative tariff.
- (iv) Kerb stone: R13,00 per metre + 10 % administrative tariff.

N. BOTHA,
Town Clerk.

Administrative Building,
Municipal Offices,
Benoni.
17 March, 1982.
Notice No. 38/1982.

207-17

STAD JOHANNESBURG
PERMANENTE SLUITING VAN
GEDEELTE VAN ITALIANWEG, NEW-
LANDS.

(Kennisgewing ingevolge artikel 67(a) van die
Ordonnansie op Plaaslike Bestuur, 1939.)

Die Raad is voornemens om, mits die
Administrateur dit goedkeur, die driehoekige
gedeelte van die padreserwe van Italianweg wat
langs die noordelike grense van Standplassie 1745
en 1747, Newlands, geleë is, permanent te sluit.

'n Plan met die padgedeelte wat die Raad
voornemens is om te sluit, kan gedurende

gewone kantoorure in Kamer 237, Blok A,
Burgersentrum, Braamfontein, besigtig word.

Iemand wat teen die voorgestelde sluiting
beswaar het of wat enige eise om vergoeding sal
hê as die straatgedeelte gesluit word, moet sy
beswaar of eis uiterlig op 19 Mei 1982 skriftelik by
my indien.

S. D. MARSHALL,
Stadssekretaris.
Burgersentrum,
Braamfontein,
Johannesburg.
17 Maart 1982.
Kennisgewing No. 21/4/283/4.

CITY OF JOHANNESBURG.

PERMANENT CLOSING OF PORTION OF
ITALIAN ROAD, NEWLANDS.

(Notice in terms of section 67(a) of the
Ordinance on Local Government, 1939.)

The Council intends, subject to the approval
of the Administrator, to close permanently the
triangular portion of the road reserve area of
Italian Road abutting the northern boundaries
of Stands 1745 and 1747, Newlands.

A plan showing the portion of road the
Council proposes to close may be inspected
during ordinary office hours at Room 237,
Block A, Civic Centre, Braamfontein.

Any person who objects to the proposed closing of who will have any claim for compensation if the closing is effected, must lodge his objection or claim in writing with me on or before 19 May, 1982.

S. D. MARSHALL,
City Secretary.

Civic Centre,
Braamfontein,
Johannesburg.
17 March, 1982.
Notice No. 21/4/283/4.

208-17

MUNISIPALITEIT JOHANNESBURG.

REGSTELLINGSKENNISGEWING: KENNISGEWING INGEVOLGE ARTIKEL 80B(8) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939 (ORDONNANSIE 17 VAN 1939): GELDE VIR DIE VERSKAFFING VAN INLIGTING AAN DIE PUBLIEK EN ALLERLEI GELDE.

Kennisgewing 75-3 wat in *Provinciale Koerant* 4188 van 3 Februarie 1982 verskyn het, word hiermee reggestel deur die bedrag "0,50" aan item 6(2) van die Afrikaanse teks toe te voeg, en deur die volgende wysigings aan die Engelse teks aan te bring:

(1) Deur die woord "n" in item 3(1) deur die woord "a" te vervang.

(2) Deur die uitdrukking "0,50" aan item 3(2) toe te voeg.

(3) Deur die woord "disignation" in item 6(2) deur die woord "designation" te vervang.

(4) Deur die uitdrukking "1,00" aan item 7(2) toe te voeg.

(5)(a) Deur die woord "sinsitised" in item 8(2) deur die woord "sensitised" te vervang; en

(b) deur in daardie item die uitdrukking "Photostat prints of plans, drawings and diagrams, Microfilm printouts : 0,45" te vervang deur die uitdrukking "Photostat prints of plans, drawings and diagrams: 0,05, Microfilm printouts: 0,45".

ALEWYN P. BURGER,
Stadsklerk.

Burgersentrum,
Braamfontein,
Johannesburg.
17 Maart 1982.

JOHANNESBURG MUNICIPALITY.

CORRECTION NOTICE: NOTICE IN TERMS OF SECTION 80B(8) OF THE LOCAL GOVERNMENT ORDINANCE, 1939 (ORDINANCE 17 OF 1939) CHARGES FOR SUPPLY OF INFORMATION TO THE PUBLIC AND MISCELLANEOUS CHARGES.

Notice 75-3 which appeared in *Provincial Gazette* 4188 dated 3 February, 1982 is hereby corrected by the addition in the Afrikaans text in item 6(2) of the amount "0,50" and by the following amendments to the English text -

(1) The substitution in item 3(1) for the word "n" of the word "a";

(2) The addition to item 3(2) of the expression: "0,50";

(3) The substitution in item 6(2) for the word "disignation" of the word "designation";

(4) The addition to item 7(2) of the expression: "1,00";

(5)(a) The substitution in item 8(2) for the word "sinsitised" of the word "sensitised"; and

(b) the substitution in that item for the expression "Photostat prints of plans, drawings and diagrams, Microfilm printouts: 0,45" of the expression "Photostat prints of plans, drawings and diagrams: 0,50; Microfilm printouts: 0,45".

ALEWYN P. BURGER,
Town Clerk.

Civic Centre,
Braamfontein,
Johannesburg.
17 March, 1982.

209-17

STADSRAAD VAN KLERKSDORP.

WYSIGING VAN KLERKSDORP-DORPS-BEPLANNINGSKEMA, 1980.

Hiermee word kennis gegee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, soos gewysig, dat die Stadsraad van Klerksdorp 'n ontwerp-wysiging-dorpsbeplanningskema opgestel het wat die volgende voorstel bevat: -

Die hersonering van die Restant van Gedeelte 1 van Erf 1476, Klerksdorp Uitbreiding 3 van "opvoedkundig" na "Besigheid 1".

Besonderhede van die ontwerpskema lê ter insae by Kamer 205, Stadskantoor, Pretoriastraat, Klerksdorp, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing af, nl. 17 Maart 1982.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 99, Klerksdorp, 2570, binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

J. C. LOUW,
Stadsklerk.

Stadskantoor,
Klerksdorp.
17 Maart 1982.
Kennisgewing No. 23/82.

TOWN COUNCIL OF KLERKSDORP.

AMENDMENT OF KLERKSDORP TOWN-PLANNING SCHEME, 1980.

Notice is hereby given in terms of the provisions of section 26 of the Town-planning and Townships Ordinance, 1965, as amended, that the Town Council of Klerksdorp has prepared a draft amendment town-planning scheme containing the following proposals:

"The rezoning of the Remainder of Portion 1 of Erf 1476, Klerksdorp Extension 3 from "educational" to "Business 1".

Particulars of the draft scheme are open for inspection at Room 205, Municipal Offices, Pretoria Street, Klerksdorp, for a period of four weeks from the date of the first publication of this notice, which is 17 March, 1982.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, P.O. Box 99, Klerksdorp, 2570, within a period of four weeks from the abovementioned date.

J. C. LOUW,
Town Clerk,

Municipal Offices,
Klerksdorp.
17 March, 1982.
Notice No. 23/82.

MUNISIPALITEIT VAN LICHTENBURG.

VASSTELLING VAN GELDE BETAAALBAAR INGEVOLGE DIE BEGRAAFPLAASVERORDENINGE.

Ingevolge artikel 80B(8) van die Ordonnansie op plaaslike Bestuur 1939, word hierby bekend gemaak dat die Stadsraad van Lichtenburg by spesiale besluit die gelde soos in die onderstaande Bylae uiteengeset met ingang 1 Februarie 1982 vasgestel het.

G. F. DU TOIT,
Stadsklerk.

17 Maart 1982.

BYLAE.

TARIEF VAN GELDE.

(1) Persone wat ten tye van afsterwe binne die Munisipaliteit woonagtig was:

(a) Per persoon bo die ouderdom van 12 jaar: R40.

(b) Per kind tot en insluitend die ouderdom van 12 jaar: R30.

(c) Vir bespreking van een graf: R40.

(2) Persone wat ten tye van afsterwe buite die Munisipaliteit woonagtig was:

(a) Persoon bo die ouderdom van 12 jaar: R100.

(b) Per kind tot en insluitend die ouderdom van 12 jaar: R80.

(c) Vir bespreking van een graf: R100.

Vasstellung by spesiale besluit van die Stadsraad van Lichtenburg op 25 Januarie 1982 ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.

TOWN COUNCIL OF LICHTENBURG.

DETERMINATION OF CHARGES PAYABLE IN TERMS OF CEMETERY BY-LAWS.

In terms of section 80B(8) of the Local Government Ordinance, 1939 it is hereby notified that the Town Council of Lichtenburg has by special resolution determined the charges as set out in the Schedule below with effect from 1 February, 1982.

G. F. DU TOIT,
Town Clerk.

17 March, 1982.

SCHEDULE.

TARIFF OF CHARGES.

(1) Persons who were resident within the Municipality at the time of decease:

(a) Per person over the age of 12 years: R40.
(b) Per child up to and including the age of 12 years: R30.

(c) For the reservation of one grave: R40.

(2) Persons who were resident outside the Municipality at the time of decease:

(a) Per person over the age of 12 years: R100.
(b) Per child up to and including the age of 12 years: R30.

(c) For the reservation of one grave: R100.

Determination by special resolution of the Town Council of Lichtenburg dated 25 January, 1982 in terms of section 80B of the Local Government Ordinance, 1939.

STADSRAAD VAN NELSPRUIT.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nelspruit van voorneme is om die volgende verordeninge te wysig:

1. Die Verordeninge Betreffende die Nelspruitse Vliegveld van die Munisipaliteit Nelspruit, afgekondig by Administrateurskennisgewing 1848 van 22 Oktober 1975, om voorseening te maak vir die verhoging van landingsgelde.

2. Die Verordeninge Betreffende Honde en Hondebelasting van die Munisipaliteit Nelspruit, afgekondig by Administrateurskennisgewing 223 van 23 Februarie 1977, te herroep.

3. Die Standaardverordeninge Betreffende Honde, soos afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981 met sekere wysigings as verordeninge wat deur die Raad opgestel is, aan te neem.

Afskrifte van hierdie wysigings lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant*.

Enige persoon wat beswaar teen die wysiging van die genoemde verordeninge wens aan te teken, moet dit skriftelik aan die Stadsklerk rig binne 14 dae na datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant*.

P. R. BOSHOFF,
Stadsklerk.

Stadhuis,
Posbus 45,
Nelspruit.
1200.
17 Maart 1982.
Kennisgewing No. 19/1982.

TOWN COUNCIL OF NELSPRUIT.

AMENDMENT TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Nelspruit intends to amend the following by-laws:

1. The Nelspruit Aerodrome By-laws of the Nelspruit Municipality, published under Administrator's Notice No. 1848, dated 22 October, 1975, to provide an increase in landing fees.

2. To revoke the By-laws Relating to Dogs and Dog Tax of the Nelspruit Municipality, published under Administrator's Notice 223, dated 23 February, 1977.

3. To adopt, with certain amendments, the Standard By-laws Relating to Dogs, published under Administrator's Notice 1387 dated 14 October, 1981, as by-laws made by the Council.

Copies of these amendments are open for inspection during normal office hours at the office of the Town Secretary for a period of 14 days from the date of publication of this notice in the *Provincial Gazette*.

Any person who desires to lodge any objection to the amendment of the said by-laws, must do so in writing to the Town Clerk within 14 days after date of publication of this notice in the *Provincial Gazette*.

P. R. BOSHOFF,
Town Clerk.

Town Hall,
P.O. Box 45,
Nelspruit.
1200.
17 March, 1982.
Notice No. 19/1982.

STADSRAAD VAN PHALABORWA.

ELEKTRISITEITSVOORSIENING: INTREKKING EN VASSTELLING VAN GELDE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa by spesiale besluit die gelde vir die levering van elektrisiteit, afgekondig by Munisipale Kennisgewing 3/81 in *Provinsiale Koerant* No. 4127 van 4 Februarie 1981, ingetrek het en die gelde soos hieronder uiteengesit, met ingang van 16 Januarie 1982, vasgestel het.

B. J. VAN DER VYVER,
Stadsklerk.

Munisipale Kantore,
Posbus 67,
Phalaborwa.
1390.
17 Maart 1982.
Kennisgewing no. 6/82.

BYLAE

1. Basiese Heffing.

'n Basiese heffing van R7,50 per maand per erf, standplaas, perseel of ander terrein, of enige gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings wat by die hooftoevoerleiding aangesluit is, of na die meening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie, is betaalbaar deur die geregistreerde eienaar of verbruiker.

2. Huishoudelike Toevoer.

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan —

- (a) woonhuise
- (b) woonstelle
- (c) kerke
- (d) kerksale
- (e) sosiale klubs
- (f) hospitale

(2) Verbruikersheffing, per maand, per kW.h.: 3,9c

3. Kommersiële Toevoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan —

- (a) kantore
- (b) winkels
- (c) motorhawens
- (d) losieshuise
- (e) hotelle
- (f) bioskope
- (g) teaters
- (h) verpleeginrigtings
- (i) skole

(j) Provinsiale- en Staatsgeboue

(2)(a) Diensheffing, per maand: R3 plus:—

(b) Vir die eerste 100 kW.h. gedurende enige besondere maand verbruik, per kW.h.: 17,9c

(c) Daarna, vir die volgende 300 kW.h. gedurende dieselfde maand verbruik, per kW.h.: 7,9c

(d) Vir alle kW.h. bo 400 kW.h.: gedurende dieselfde maand verbruik, per kW.h.: 5,4c

4. Nywerheidstoewer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan alle persele wat binne die definisie van 'n fabriek ingevolge die Wet op Fabriek, Masjinerie en Bouwerk, 1941, val.

(2)(a) 0-50 ampère, enkelfase, per maand:

(i) Diensheffing: R7,95 plus:—

(ii) Per kW.h. verbruik: 5,4c

(b) 0-50 ampère, driesafe, per maand:

(i) Diensheffing: R41,70 plus:—

(ii) Per kW.h. verbruik: 5,4c

5. Grootmaattoewer

(1) Hierdie tarief is van toepassing op toewer wat gelewer word teen 'n nominale stroomspanning van 400 Volt, per maand:

(a) Diensheffing: R30 plus:—

(b) Maksimum aanvraag per kW.A: R3,70

(c) Vir die eerste 10 000 kW.h. verbruik, per kW.h.: 3,3c

(d) Vir alle kW.h. bo 10 000 kW.h. verbruik per kW.h.: 3,1c

2. Hierdie tarief is van toepassing op toewer gelewer teen 'n nominale stroomspanning van 11 kV. per maand:

plus

(a) Diensheffing: R30

(b) Maksimum aanvraag: per kW.A: R3,63

(c) Per kW.h. verbruik: 3,1c

(3) Die vordering vir maksimum aanvraag word bereken volgens die werklike maksimum aanvraag maandeliks gemeet, onderworpe aan die reg om 70% van verklareerde maksimum aanvraag te hof indien die werklike maksimum aanvraag minder is.

(4) Die ingenieur bepaal volgens welke tarief daar vir elektrisiteitsverbruik gehef moet word.

7. Tydelike Kragvoorsiening

(1) Diensheffing per maand: R37,50 plus

(2) Per KW.h. verbruik: 13,9

9. Toets van Meter: R10

10. Hertoets van Installasie: R10

11. Deposito's vir die Lewering van Elektrisiteit.

Minimum deposito betaalbaar ingevolge artikel 6 van die Raad se Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 549 van 4 April 1973.

12. Municipale Departemente en Straatbeligting.

Vorderings vir elektrisiteitsverbruik word teen koste gehef.

13. Aansluitingsgelde.

(1) Vir 'n permanente aansluiting in alle toekomstige dorpe, per woonerf: R300.

(2) Vir enige ander permanente aansluiting: Die werklike koste van alle materiaal en arbeid wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10% op sodanige koste.

(3) Tydelike kragaansluiting: R20.

(4) Spesiale aansluitings en aansluitings vir nywerhede en besighede: Koste van onverhaalbare materiaal en arbeid, plus 10% met 'n minimum van R500.

14. Kennisgewinggelde

Kennisgewing aan 'n verbruiker dat 'n rekening nie op verval datum betaal is nie en dat toevoer afgesluit gaan word, per sodanige kennisgewing: R2

15. Heraansluitingsgelde

Gelde betaalbaar vir heraansluiting na afsluiting weens nie-betaling van die rekening of die nie-nakoming van enige van die regulasies of verordeninge van die Raad:

- (a) Wanneer die aansluiting gedurende kantoorture geskied: R7
- (b) Wanneer aansluiting na kantoorture geskied: R10

PHALABORWA TOWN COUNCIL.

ELECTRICITY SUPPLY: WITHDRAWAL AND DETERMINATION OF CHARGES.

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Phalaborwa has by special resolution withdrawn the charges for the supply of electricity, published under Municipal Notice 3/81 in *Provincial Gazette* No. 4127 of 4 February, 1981, and determined the charges as set out below with effect from 16 January, 1982.

B.J. VAN DER VYVER,
Town Clerk.

Municipal Offices,
P. O. Box 67,
Phalaborwa.
1980.
17 March, 1982.
Notice No. 6/1982.

SCHEDULE

1. Basic Charge

A basic charge of R7,50 per month per erf, stand, lot or other area on any portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not, shall be payable by the registered owner or consumer.

2. Domestic Supply

(1) This tariff shall apply to electricity supplied to—

- (a) Dwelling-houses
 - (b) flats
 - (c) church halls
 - (d) social clubs
 - (e) hospitals
- (2) Consumption charge, per month, per kW.h.: 3,9c

3. Commercial Supply

(1) This tariff shall apply to electricity supplied to—

- (a) offices
- (b) shops garages
- (c) boarding-houses
- (d) hotels
- (e) theatres
- (f) nursing homes
- (g) schools

(j) Provincial and State Buildings.

- (2)(a) Service charge, per month: R3 plus:—
- (b) For the first 100 kW.h. consumed during any one month, per kW.h.: 17,9c
- (c) Thereafter, for the next 300 kW.h. consumed during the same month, per kW.h.: 7,9c
- (d) For all kW.h. over and above 400 kW.h. consumed during the same month per kW.h.: 5,4c

4. Industrial Supply

(1) This tariff shall apply to electricity supplied to all premises falling within the definition of a factory in terms of the Factories, Machinery and Building Works Act, 1941.

- (2) (a) 0-50 amperes, single single-phase, per month:

- (i) Service charge: R7,95 plus:—
- (ii) Per kW.h. consumed: 5,4c

- (b) 0-50 amperes, three-phase, per month:—

- (i) Service charge: R41,70 plus:

- (ii) Per kW.h. consumed: 5,4c

5. Bulk Supply

(1) This tariff shall apply to supplies made at a nominal voltage of 400 Volts, per month:

- (a) Service charge: R30 plus:—
- (b) Maximum demand, per kW.A.: R3,70
- (c) For the first 10 000 kW.h. consumed, per kW.h.: 3,3c
- (d) For all kW.h. over and above 10 000 kW.h. consumed per kW.h.: 3,1c

(2) This tariff shall apply to supplies made at a nominal voltage of 11 kV, per month:

- (a) Service charge: R30 plus:—
- (b) Maximum demand, per kW.A.: R3,63
- (c) Per kW.h. consumed: 3,1c

(3) The charge for maximum demand shall be calculated on the actual maximum demand measured monthly, subject to the right to charge 70% of the declared maximum demand when the actual maximum demand is less.

(4) The engineer shall determine the tariff of which charges for electricity consumed shall be levied.

7. Temporary Power Supply

- (1) Service charge, per month: R37,50 plus:—
- (2) Per kW.h. consumed: 13,9c

9. Testing of Meter: R10

10. Re-testing of Installation: R10

11. Deposits for Supply of Electricity.

Minimum deposit payable in terms of section 6 of the Council's Electricity By-laws published under Administrator's Notice 549 dated 4 April, 1973.

12. Municipal Departments and Street Lighting.

Charges for electricity consumed shall be levied at cost.

13 Connection Charges.

- (1) For a permanent connection in all future townships, per residential site: R300.

- (2) For any other permanent connection: Actual cost of all materials and labour used for

such connection, plus a surcharge of 10% on such cost.

(3) Temporary connection: R20.

(4) Special connections and connections for industries and businesses: Cost of irrecoverable material and labour, plus 10%, with a minimum of R500.

14. Notice Charges.

Notice to a consumer that an account was not paid on due date and that the supply is to be disconnected, per such notice: R2

15. Reconnection Charges

Charges payable for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations or by-laws of the Council:—

- (a) When connection is performed during office hours: R7

- (b) When connection is performed after office hours: R10.

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STADSRAAD VAN POTGIETERSRUS.

WYSIGING VAN STANDAARDELEKTRISITEITSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Potgietersrus van voorneem is om die Standaardelektrisiteitsverordeninge van toepassing op die Stadsraad van Potgietersrus, aangekondig by Administrateurskennisgewing nr 1321 van 7 September 1977, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging is om die tariewe aan te pas.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die stadsekretaris 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 Kantoor,
Posbus 34,
Potgietersrus.
0060.

17 Maart 1982.
Kennisgewing nr. 17/1982.

TOWN COUNCIL OF POTGIETERSRUS.

AMENDMENT OF STANDARD ELECTRICITY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus intends to amend the Standard Electricity By-Laws of the Potgietersrus Municipality, published under Administrator's Notice no 1321 dated 7 September, 1977, as amended.

The general purport of this amendment is to adjust the tariffs.

Copies of the amendment 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 persons who desires to record his objection to the said amendment must do so in writ-

ing to the undermentioned within 14 days after the date of the publication of this notice in the *Provincial Gazette*.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Offices,
P. O. Box 34,
Potgietersrus.
0600.
17 March, 1982.
Notice no. 17/1982.

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within fourteen (14) days of the date of publication hereof in the *Provincial Gazette*.

J. C. GEYER,
Town Clerk.

Municipal Offices,
Cor Jan Smuts Avenue and
Hendrik Verwoerd Drive,
Randburg.
17 March, 1982.
Notice no. 23/1982.

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has timeously lodged an objection in the prescribed from.

C. G. S. VERMAAK,
Secretary.

Office of the Health Committee,
Bosman street,
P. O. Box 58,
Roedtan.
0580.
17 March, 1982.

216-17-24

STADSRAAD VAN RANDBURG.

WYSIGING VAN GERAASBEHEERVERORDENINGE.

Kennis geskied hiermee ingevoige die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om die Geraasbeheerverordeninge, afgekondig by Administrateurskennisgewing 1277 van 10 September 1980, soos gewysig, te wysig.

Die algemene strekking van die wysiging is om die Raad te magtig om vergunning aan sportklubs te verleen om enige grassyner, ander tuinmasjinerie of kraggereedskap voor 08h00 op 'n Sondag te gebruik of te magtig dat dit gebruik word.

Afskrifte van die voorgestelde wysiging lê op weekdae ter insae vanaf 07h45 tot 12h45 en 13h15 tot 16h00 by Kamer 44, Derde Vloer, Metrogebou, Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Provinsiale Koerant*, by die ondergetekende indien.

J. C. GEYER,
Stadsklerk.

Munisipale Kantore,
H/V Jan Smuthselaan en
Hendrik Verwoerdrylaan,
Randburg.
17 Maart 1982.
Kennisgwing no. 23/1982.

TOWN COUNCIL OF RANDBURG.

AMENDMENT TO NOISE ABATEMENT BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend its Noise Abatement By-Laws, published under Administrator's Notice 1277, dated 10 September, 1980 as amended.

The general purport of the amendment is to authorise the Council to grant consent to sports clubs to operate or sanction the operation of any lawnmover, other garden machinery or power operated tool before 08h00 on a Sunday.

Copies of the proposed amendment are open for inspection on weekdays from 07h45 to 12h45 and 13h15 to 16h00 at Room 44, Third floor, Metro Building, Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from the date of publication hereof in the *Provincial Gazette*.

Any person who desires to object to the said proposed amendment is requested to lodge such objection in writing with the undersigned

PLAASLIKE BESTUUR VAN ROEDTAN. KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE WAARDERINGSLYS AANVRA.

(REGULASIE 5.)

Kennis word hierby ingevoige 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 1982/84 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Roedtan vanaf 12 Maart 1982 tot 13 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 be-oog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevgestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C. G. S. VERMAAK,
Sekretariesse,

Kantoor van die Gesondheidskomitee,
Bosmanstraat,
Posbus 58,
Roedtan.
0580.
17 Maart 1982.

LOCAL AUTHORITY OF ROEDTAN.

NOTICE CALLING FOR OBJECTIONS TO PROVINSIAL 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 1982/84 is open for inspection at the office of the Local Authority of Roedtan from 12 March, 1982 to 13 April, 1982, and any owner of rateable property or other person 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

STADSRAAD VAN SPRINGS.

VOORGESTELDE SPRINGS-ONTWERP. WYSIGINGSKEMA 1/204.

Die Stadsraad van Springs het 'n ontwerp-wysiging-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/204. Hierdie wysigingskema bevat die volgende voorstelle:

Die hersonering van Erf 1586, Selection-Park-uitbreiding II van 'Park' na 'Spesiale woon'-doeleindes.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadssekretaris, Burger-sentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgwing naamlik 17 Maart 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne twee kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoërig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgwing naamlik 17 Maart 1982 en wanneer hy enige sodanige beswaar indien of vertoërig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

H. A. DU PLESSIS,
Stadssekretaris.

Burgersentrum,
Springs.
17 Maart 1982.
Kennisgwing no. 20/1982.

TOWN COUNCIL OF SPRINGS

PROPOSED SPRINGS DRAFT AMENDMENT SCHEME 1/204.

The Town Council of Springs has prepared a draft amendment Town-planning scheme, to be known as Springs Amendment Scheme 1/204. This amendment scheme contains the following proposals:-

The rezoning of Erf 1586, Selection Park Extension II from 'Park' to 'Special residential' purposes.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Springs, for a period of four weeks from the date of first publication of this notice, which is 17 March, 1982.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two kilometres of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice which is 17 March, 1982 and he may when lodging any such objection or making

such representations request in writing that he be heard by the local authority.

H. A. DU PLESSIS,
Town Secretary.

Civic Centre,
Springs.
17 March, 1982.
Notice no. 20/1982.

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such representations request in writing that he be heard by the local authority.

H. A. DU PLESSIS,
Town Secretary.

Civic Centre,
Springs.
17 March, 1982.
Notice no. 21/1982.

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representations request in writing that he be heard by the local authority.

H. A. DU PLESSIS,
Town Secretary.

Civic Centre,
Springs.
17 March, 1982.
Notice No. 23/1982.

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STADSRAAD VAN SPRINGS.

VOORGESTELDE SPRINGS-ONTWERP-WYSIGINGSKEMA 1/198.

Die Stadsraad van Springs het 'n ontwerp-wysiging-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/198. Hierdie wysigingskema bevat die volgende voorstelle:

Die hersonering van Gedeelte 1 van Erf 38, New Era vanaf 'Elektriese' na 'Nywerheids'-doeleindes.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burger-sentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing naamlik 17 Maart 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop boegenoemde ontwerp-skema van toepassing is of binne twee kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 17 Maart 1982 en wanneer hy enige sodanige beswaar indien of vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

H. A. DU PLESSIS,
Stadsekretaris.

Burgersentrum,
Springs.
17 Maart 1982.
Kennisgewing no. 21/1982.

TOWN COUNCIL OF SPRINGS.

PROPOSED SPRINGS DRAFT AMENDMENT SCHEME 1/198.

The Town Council of Springs has prepared a draft amendment Town-planning scheme, to be known as Springs Amendment Scheme 1/198. This amendment scheme contains the following proposals:

The rezoning of portion of Erf 38, New Era, From 'Electrical' to 'Industrial' purposes.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Springs, for a period of four weeks from the date of first publication of this notice, which is 17 March, 1982.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two kilometres of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice which is 17 March, 1982 and he may when lodging any such objection or making

STADSRAAD VAN SPRINGS.

VOORGESTELDE SPRINGS-ONTWERP-WYSIGINGSKEMA 1/199.

Die Stadsraad van Springs het 'n ontwerp-wysiging-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/199. Hierdie wysigingskema bevat die volgende voorstelle:

Die hersonering van gedeelte van Erf 120 en gedeelte van Derde Laan, Springs vanaf "Pad" na "Algemene"-doeleindes.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burger-sentrum, Springs vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Maart 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop boegenoemde ontwerp-skema van toepassing is of binne twee km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 Maart 1982 en wanneer hy enige sodanige beswaar indien of vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

H. A. DU PLESSIS,
Stadsekretaris.

Burgersentrum,
Springs.
17 Maart 1982.
Kennisgewing No. 3/1982.

TOWN COUNCIL OF SPRINGS.

PROPOSED SPRINGS DRAFT AMENDMENT SCHEME 1/199.

The Town Council of Springs has prepared a draft amendment Town-planning scheme, to be known as Springs Amendment Scheme 1/199. This amendment scheme contains the following proposals:

The rezoning of a portion of Erf 120 and a portion of Third Avenue, Springs, from "Road" to "General" purposes.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Springs, for a period of four weeks from the date of first publication of this notice, which is 17 March, 1982.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within two km of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice which is 17 March, 1982 and he may when lodging any such objection or making such

STADSRAAD VAN SPRINGS.

HERROEPING VAN VERORDENINGE INSAKE DIE LISENSIERING VAN ELEKTROTEGNIESE AANNEMERS.

Kennis geskied hiermee kragtens die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939 soos gewysig, dat die Stadsraad van Springs voorneemens is om sy verordeninge insake die Licensiering van Elektrotegniese Aannemers te herroep.

Die herroeping is noodsaaklik aangesien die nuwe regulasies op Elektriese Installasies, Deel VIII van Hoofstuk IV van die Regulasiest onder die Wet op Fabriek, Masjinerie en Bouwerk, No. 22 van 1941 soos gewysig, op 1 Maart 1982 in werking getree het.

Besonderhede oor hierdie herroeping is beskikbaar by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde herroeping wens aan te teken moet dit skriftelik binne 14 dae na die publikasie van hierdie kennisgewing by die ondergetekende doen.

J.F. VAN LOGGERENBERG,
Stadsklerk.

Burgersentrum,
Springs.
17 Maart 1982.
Kennisgewing No. 24/1982.

TOWN COUNCIL OF SPRINGS.

REVOCATION OF BY-LAWS RELATING TO THE LICENSING OF ELECTRICAL CONTRACTORS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, as amended, that the Town Council of Springs intends to revoke its by-laws relating to the Licensing of Electrical Contractors.

The revocation is necessary as the new regulations on Electrical Installations, Part VIII of Chapter IV of the Regulations under the Factories, Machinery and Building Work Act, No. 22 of 1941, as amended, came into operation on 1 March 1982.

Particulars of this revocation are available at the office of the Council for a period of 14 days from the date of publication hereof.

Any person who wishes to lodge an objection to the said revocation shall do so in writing to the undersigned within 14 days of publication of this notice.

J.F. VAN LOGGERENBERG.
Town Clerk.
Civic Centre,
Springs.
17 March, 1982.
Notice No. 24/1982.

STADSRAAD VAN SPRINGS.

WYSIGING VAN
ELEKTRISITEITSVERORDENINGE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, Nr. 17 van 1939, soos gewysig, dat die Stadsraad van Springs van voorneme is om sy Elektrisiteitsverordeninge te wysig.

Die algemene strekking van die wysiging is om die huidige verordeninge aan te pas sover dit die bepalinge van die regulasies op Elektriese Installasies, Deel VIII van Hoofstuk IV van die Regulاسies afgekondig onder die Wet op Fabriek, No. 22 van 1941, soos gewysig, welke regulasies op 1 Maart 1982 in werking getree het, betrek.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan.

Enige persoon wat beswaar wens aan te teken teen genoemde wysiging moet dit skriftelik by die ondergetekende doen binne veertien (14) dae na die datum van hierdie kennisgewing.

J.F. VAN LOGGERENBERG.
Stadsklerk.

Burgersentrum,
Springs.

17 Maart 1982.

Kennisgewing No. 25/1982.

TOWN COUNCIL OF SPRINGS.

AMENDMENT TO ELECTRICITY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Springs intends amending its Electricity By-laws.

The general purport of the amendment is to bring the existing by-laws in line with the regulations on Electrical Installations, Part VIII of Chapter IV of the Regulations under the Factories, Machinery and Building Work Act, No. 22 of 1941, as amended, which regulations came into operation on 1 March, 1982.

Copies of these amendments are open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to lodge an objection to the said amendment shall do so in writing to the undersigned within fourteen (14) days of the publication of this notice.

J.F. VAN LOGGERENBERG.
Town Clerk.

Civic Centre,
Springs.

17 March, 1982.

Notice No. 25/1982.

221-17

STADSRAAD VAN SPRINGS.

PERMANENTE SLUITING VAN 'N GEDEELTE VAN SESDE STRAAT, DORP SPRINGS.

Kennis geskied hiermee kragtens die bepalinge van artikel 67 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Springs van voorneme is om die gedeelte van Sesde Straat, dorp Springs, tussen 'n punt regoor die gemeenskap-

like grens tussen Erwe 659 en 661 en 'n punt regoor die gemeenskaplike grens tussen Erwe 638 en 639, dorp Springs, permanent te sluit.

Nadere besonderhede van die voorgenome sluiting en 'n plan wat die voorstel aantoon, lê gedurende gewone kantoorure ter insae by die Kantoor van die ondergetekende.

Enige persoon wat beswaar teen die sluiting wens aan te teken, of wat enige eis om skadevergoeding mag hê indien sodanige sluiting uitgevoer word, moet sy beswaar en/of eis skriftelik by die ondergetekende indien binne 60 dae na die datum van publikasie hiervan.

D.J. VAN DEN BERG,
Waarnemende Stadssekretaris.
Burgersentrum,
Springs.
17 Maart 1982.
Kennisgewing No. 28/1982.

TOWN COUNCIL OF SPRINGS.

PERMANENT CLOSING OF A PORTION OF SIXTH STREET, SPRINGS TOWNSHIP.

Notice is hereby given in terms of section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Springs intends to close permanently that portion of Sixth Street, Springs Township between a point opposite the common boundary of Erven 659 and 661 and a point opposite the common boundary of Erven 638 and 639, Springs, Township.

Further particulars of the proposed closing as well as a plan indicating the proposed closing are open for inspection at the office of the undersigned during normal office hours.

Any person who wishes to object to the closing or who may have a claim for compensation if such closing is effected, shall submit his objection and/or claim in writing with the undersigned within 60 days after publication hereof.

D.J. VAN DEN BERG,
Acting Town Secretary.
Civic Centre,
Springs.
17 March, 1982.
Notice No. 28/1982.

222-17

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Dit word bekend gemaak, ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die Begraafplaasverordeninge te wysig ten einde die tarief vir die verkoop van grafpersele in die begraafplaas van die Plaaslike Gebiedskomitee van Witpoort te verhoog.

Afskrifte van hierdie wysiging lê ter insae in Kamer A.407 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van veertien dae na die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na die datum van publikasie van

hierdie kennisgewing in die *Provinsiale Koerant* by die ondergetekende doen.

B.G.D. ROUX,
Sekretaris.
Posbus 1341,
Pretoria.
17 Maart 1982.
Kennisgewing No. 44/1982.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AMENDMENT OF CEMETERY BY-LAWS.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Cemetery By-laws in order to increase the fees for the sale of burial plots in the cemetery of Witpoort Local Area Committee.

Copies of these amendments are open for inspection in Room A.407 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the *Provincial Gazette*.

B.G.E. ROUX,
Secretary.
P.O. Box 1341,
Pretoria.
17 March, 1982.
Notice No. 44/1982.

223-17

STADSRAAD VAN VANDERBIJLPARK.

WYSIGING VAN ELEKTRISITEITSVERORDENINGE EN VERORDENINGE VIR DIE HEFFING VAN GELDE MET BETREKKING TOT DIE INSPEKSIE VAN ENIGE BESIGHEIDSPERSEL SOOS BEOOG BY ARTIKEL 14(4) VAN DIE ORDONNANSIE OP LISENSIES, 1974.

Hierby word ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vanderbijlpark voornemens is om die volgende Verordeninge verder te wysig:

1. Die Elektrisiteitsverordening deur die Raad aangeneem by Administrateurskennisgewing 738 van 7 Mei 1975, soos gewysig.
2. Verordeninge vir die heffing van geld met betrekking tot die inspeksie van enige besigheidspersel soos beoog by artikel 14(4) van die Ordonnansie op Licensies, 1974 afgekondig by Administrateurskennisgewing 176 van 11 Februarie 1976.

Die algemene strekking van hierdie wysigings is om die tariewe vir die levering van dienste te wysig.

Afskrifte van die betrokke wysigings lê gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan by die kantoor van die Stadssekretaris (Kamer 202), Municipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken moet dit skriftelik binne veertien dae vanaf die datum van pub-

likasie van hierdie kennisgewing by die ondergetekende indien.

C. BEUKES,
Stadsklerk.

Posbus 3,
Vanderbijlpark.
1900.
17 Maart 1982.
Kennisgewing No. 16/1982.

TOWN COUNCIL OF VANDERBIJLPARK.

AMENDMENT TO ELECTRICITY BY-LAWS AND BY-LAWS FOR THE LEVYING OF FEES RELATING TO THE INSPECTION OF ANY BUSINESS PREMISES AS CONTEMPLATED IN SECTION 14(4) OF THE LICENCES ORDINANCE, 1974.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Vanderbijlpark intends to further amend the following By-laws:

1. Electricity By-laws adopted by the Council under Administrator's Notice 738 of 7 May 1975, as amended.

2. By-laws for the levying of fees relating to the inspection of any business premises as contemplated in section 14(4) of the Licences Ordinance, 1974 published under Administrator's Notice 176 dated 11 February, 1976.

The general purport of the amendments is to amend the tariffs for the provision of services.

Copies of the relevant amendments will lie for inspection at the office of the Town

Secretary (Room 202), Municipal Office Building, Vanderbijlpark, during normal office hours for a period of fourteen days from the date of publication hereof.

Any person desirous of lodging any objection to the proposed amendments must lodge such objection in writing with the undersigned within fourteen days after the publication of this notice.

C. BEUKES,
Town Clerk.

P.O. Box 3,
Vanderbijlpark.
1900.
17 March, 1982.
Notice No. 16/1982.

224-17

STAD GERMISTON.

WYSIGING VAN VERORDENINGE BETREFFENDE DIE HUUR VAN SALE.

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Germiston besluit het om die Verordeninge Betreffende die Huur van Sale van die Munisipaliteit Germiston afgekondig by Administrateurskennisgewing 827 van 4 Oktober 1967, soos gewysig, verder te wysig deur die aansoekvorm te vervang.

Afskrifte van hierdie wysiging lê gedurende kantoorure ter insae in Kamer 115, Municipale Kantore, Presidentstraat, Germiston, vanaf 17 Maart 1982 tot 31 Maart 1982.

Enige persoon wat beswaar teen bogenoemde wysiging wil aanteken, moet dit skriftelik doen

by die Stadsekretaris vanaf 17 Maart 1982 tot 31 Maart 1982.

A. W. HEYNEKE,
Stadsekretaris.

Munisipale Kantore,
Germiston.
17 Maart 1982.

CITY OF GERMISTON.

AMENDMENT TO BY-LAWS GOVERNING THE HIRE OF HALLS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the City Council of Germiston resolved to amend the By-laws Governing the Hire of Halls of Germiston Municipality, published under Administrator's Notice 827, dated 4 October, 1967, as amended by substitution of the form of application.

Copies of these amendments are lying for inspection during office hours in Room 115, Municipal Offices, President Street, Germiston, as from 17 March, 1982 until 31 March, 1982.

Any person who desires to record his objections to the above amendments must do so in writing to the Town Secretary as from 17 March, 1982 until 31 March, 1982.

A.W. HEYNEKE,
Town Secretary.

Municipal Offices,
Germiston.
17 March, 1982.

225-17

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