



THE PROVINCE OF TRANSVAAL

DIE PROVINSIE TRANSVAAL

Official Gazette

(Registered at the Post Office as a Newspaper)



Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRICE: S.A. 20c Plus 1c G.S.T.

OVERSEAS: 30c

PRYS: S.A. 20c Plus 1c A.V.B.

OORSEE: 30c

VOL. 228

PRETORIA 16 FEBRUARY 1983
16 FEBRUARIE

4248

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 copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

Subscription Rates (payable in advance)

Transvaal *Official Gazette* (including all Extraordinary Gazettes) are as follows:

Yearly (post free) — R10,00.

Zimbabwe and Overseas (post free) — 30c each.

Price per single copy (post free) — 20c each.

Obtainable at Room A600, Provincial Building, Pretoria, 0002.

G.S.T. excluded.

Closing Time for Acceptance of Copy

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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Notices required by Law to be inserted in the *Official Gazette*:

Double column — R2,60 per centimetre or portion thereof. Repeats — R2,00.

Single column — 90c per centimetre. Repeats 60c.

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

CCJ BADENHORST
Provincial Secretary

Proclamations

No 72 (Administrator's), 1983

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 124 situated in Highway Gardens Township remove conditions (c), (d), (e) and (f) in Deed of Transfer T5793/1980; and

OFFISIËLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

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

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Verkrygbaar by Kamer A600, Provinsiale Gebou, Pretoria, 0002.

A.V.B. uitgesluit.

Sluitingstyd vir Aanname van Kopie

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.

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

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

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

CCJ BADENHORST
Provinsiale Sekretaris

Proklamasies

No 72 (Administrateurs-), 1983

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 dat dat ek:

(1) met betrekking tot Erf 124 geleë in die dorp Highway Gardens voorwaardes (c), (d), (e) en (f) in Akte van Transport T5793/1980 ophef; en

(2) amend Germiston Town-planning Scheme 2, 1948, by the rezoning of Erf 124, Highway Gardens Township, from "Special" for flats to "Special" for attached or detached dwelling-units in which amendment scheme will be known as Germiston Amendment Scheme 2/95, 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 Germiston.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-2760-2

No 73 (Administrator's), 1983

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 Portion 3 of Erf 22 situated in Booyens Township remove conditions 2(a) in Deed of Transfer T34420/1981; and

(2) amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 3 of Erf 22, Booyens Township, from "Residential 4" to "Commercial 2" and which amendment scheme will be known as Johannesburg Amendment Scheme 724, 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 Johannesburg.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-175-6

No 74 (Administrator's), 1983

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 38 situated in Booyens Township in Deed of Transfer F8732/1968—

(a) remove condition 1; and

(b) alter condition 3 to read as follows:

"The Lot holder shall not open upon the Lot any place for the sale of wines or spirituous liquors, without the consent of the township owners thereto first being had and obtained in writing."

(2) amend Johannesburg Town-planning Scheme, 1979, by the rezoning of Lot 38, Booyens Township,

(2) Germiston-dorpsaanlegskema 2, 1948, wysig deur die hersonering van Erf 124, dorp Highway Gardens, van "Spesiaal" vir woonstelle tot "Spesiaal" vir losstaande of aaneengeskakelde wooneenhede welke wysigingskema bekend staan as Germiston-wysigingskema 2/95, 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 Stadsclerk van Germiston.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehonderd Drie-en tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-2760-2

No 73 (Administrateurs-), 1983

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 Gedeelte 3 van Erf 22 geleë in die dorp Booyens voorwaarde 2(a) in Akte van Transport T34420/1981 ophef; en

(2) Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Gedeelte 3 van Erf 22, dorp Booyens, van "Residensieel 4" tot "Kommersieel 2" welke wysigingskema bekend staan as Johannesburg-wysigingskema 724, 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 Stadsclerk van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-175-6

No 74 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek:

(1) met betrekking tot Lot 38 geleë in die dorp Booyens in Akte van Transport F8732/1968—

(a) voorwaarde 1 ophef; en

(b) voorwaarde 3 wysig om soos volg te lees:

"The Lot holder shall not open upon the Lot any place for the sale of wines or spirituous liquors, without the consent of the township owners thereto first being had and obtained in writing."

(2) Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Lot 38, dorp Booyens, van

from "Residential 4" to "Commercial 2" and which amendment scheme will be known as Johannesburg Amendment Scheme 602, 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 Johannesburg.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-175-5

No 75 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 118 situated in Queenswood Township remove condition 15 in Deed of Transfer 17287/1970.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1095-6

No 76 (Administrator's), 1983

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 Erven 59 and 60 situated in Ogies Township remove conditions A 11(b)(B) en B 7(D)(a) in Administrator's Proclamation 123 dated 5 May 1965.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

WA CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-2273-2

No 77 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 728 situated in Delmas Extension 6 Township remove conditions B(d) and (o) in Deed of Transfer T55535/1981.

"Residensieel 4" tot "Kommersieel 2" welke wysigingskema bekend staan as Johannesburg-wysigingskema 602, 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 Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehoenderd Drie-en tagtig.

WA CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-175-5

No 75 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Erf 118 geleë in die dorp Queenswood voorwaardes 15 in Akte van Transport 17287/1970 ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehoenderd Drie-en-tagtig.

WA CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-1095-6

No 76 (Administrateurs-), 1983

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 Erwe 59 en 60 geleë in die dorp Ogies voorwaardes A 11(b)(B) en B 7(D)(a) in die Bylae tot Administrateursproklamasie 123 van 5 Mei 1965 ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehoenderd Drie-en-tagtig.

WA CRUYWAGEN
Administrateur van die Provinsie Transvaal
PB 4-14-2-2273-2

No 77 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek met betrekking tot Erf 728 geleë in die dorp Delmas Uitbreiding 6 voorwaardes B(d) en (o) in Akte van Transport T55535/1981 ophef.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-4594-1

No 78 (Administrator's), 1983

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 531 situated in Annlin Township remove condition D(a) in Certificate of Consolidated Title T37820/1980; and

(2) amend Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 531, Annlin Township, from "Special Business" to "General Residential" and which amendment scheme will be known as Pretoria Amendment Scheme 908, 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 Pretoria.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-48-3

No 79 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Lot 586 situated in Waterkloof Township remove in condition (a) in Deed of Transfer T11693/1978 the words "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided."

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN
Administrator of the Province Transvaal
PB 4-14-2-1404-163

No 80 (Administrator's), 1983

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;

Gegee onder my Hand te Pretoria, op hede die 1ste dag van Februarie. Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-4594-1

No 78 (Administrateurs), 1983

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 531 geleë in die dorp Annlin voorwaarde D(a) in Sertifikaat van Gekonsolideerde Titel T37820/1980 ophef; en

(2) Pretoria-dorpsbeplanningskema, 1974, wysig deur die hersonering van Erf 531, dorp Annlin, van "Spesiale Besigheid" tot "Algemene Woon" welke wysigingskema bekend staan as Pretoria-wysigingskema 908, 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 Stadsclerk van Pretoria.

Gegee onder my Hand te Pretoria, op hede die 1ste dag van Februarie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-48-3

No 79 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Lot 586 geleë in die dorp Waterkloof in voorwaarde (a) in Akte van Transport T11693/1978 die woorde "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided." ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehoenderd Drie-en-tagtig.

W A CRUYWAGEN
Administrateur van die Provinsie Transvaal

PB 4-14-2-1404-163

No 80 (Administrateurs), 1983

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;

Now therefore I do hereby in respect of Portion 39 of the farm Nelspruit 312 JT remove conditions B(i), (ii), (iii), (iv) and (viii) in Deed of Transfer 12164/1953.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN

Administrator of the Province Transvaal

PB 4-15-2-30-312-2

No 81 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 2871 situated in Blairgowrie Township remove condition (A)(m)(i) in Certificate of Consolidated Title 11705/1963.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN

Administrator of the Province Transvaal

PB 4-14-2-152-5

No 82 (Administrator's), 1983

PROCLAMATION

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

Now therefore I do hereby, in respect of Erf 703 situated in Meyerspark Extension 5 Township remove condition B(j) in Deed of Transfer T16664/1975.

Given under my Hand at Pretoria, this 1st day of February, One thousand Nine hundred and Eighty-three.

W A CRUYWAGEN

Administrator of the Province Transvaal

PB 4-14-2-2492-1

Administrator's Notices

Administrator's Notice 177

16 February 1983

WHITE RIVER MUNICIPALITY: ALTERATION OF BOUNDARIES

The Administrator has in terms of section 9(7) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), altered the boundaries of White River Municipality by the inclusion therein of Portion 81 of the farm White River 64 JU in extent 5,0846 ha via Diagram LG A6446/49.

PB 3-2-3-74

So is dit dat ek, met betrekking tot Erf 2871 geleë in die Plaas Nelspruit 312 JT voorwaardes B(i), (ii), (iii), (iv) en (viii) in Akte van Transport 12164/1953 ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN,

Administrateur van die Provinsie Transvaal

PB 4-15-2-30-312-2

No 81 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek met betrekking tot Erf 2871 geleë in die dorp Blairgowrie voorwaarde (A)(m)(i) in Sertifikaat van Verenigde Titel 11705/1963 ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN

Administrateur van die Provinsie Transvaal

PB 4-14-2-152-5

No 82 (Administrateurs-), 1983

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Erf 703 geleë in die dorp Meyerspark Uitbreiding 5 voorwaarde B(j) in Akte van Transport T16664/1975 ophef.

Gegee onder my Hand te Pretoria, op hede die 1e dag van Februarie, Eenduisend Negehonderd Drie-en-tagtig.

W A CRUYWAGEN

Administrateur van die Provinsie Transvaal

PB 4-14-2-2492-1

Administrateurskennisgewings

Administrateurskennisgewing 177

16 Februarie 1983

MUNISIPALITEIT VAN WITRIVIER: VERANDERING VANGRENSE

Die Administrateur het ingevolge artikel 9(7) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die grense van die Munisipaliteit van Witrivier uitgebrei deur Gedeelte 81 van die plaas White River 64 JU, groot 5,0846 ha volgens Kaart LG A6446/49 daarby in te lyf:

PB 3-2-3-74

Administrator's Notice 178

16 February 1983

LICENSES REGULATIONS: AMENDMENT

In terms of section 61(1) of the Licences Ordinance, 1974 (Ordinance 19 of 1974), the Administrator hereby amends the Licences Regulations, promulgated by Administrator's Notice 1782 of 1 October 1974 —

1. by the substitution in Regulation 5(1) for subparagraph (i) of paragraph (a) of the following subparagraph:

“(i) Items 1, 3, 4, 5, 6, 7, 8, 11, 12, 13(2)(a), 15, 16, 18, 19, 19A, 20, 21, 22, 24, 26, 27, 28(2)(a), (c) and (d), 30, 31, 32, 33, 34, 35, 37, 38, 40, 43, 45, 46, 49, 50, 51, 52, 53, 54, 55;”;

2. by the substitution in Regulation 5(2) for subparagraph (i) of paragraph (a) of the following subparagraph:

“(i) Items 13(2)(b), 17, 27A, 28(2)(b), 36A, 39, 44;”;

3. by the substitution in Regulation 5A for the expression “Items 17, 29, 36A, 39, 44, 47 and,” of the expression “Items 13(2)(b), 17, 28(2)(b), 29, 36A, 39, 44, 47 and,”.

TW 8-3, Vol 5

Administrator's Notice 182

16 February 1983

ROODEPOORT-MARAISBURG AMENDMENT
SCHEME 1/389

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of Erven 1357, 1358, 1359, Roodepoort, from “Special Residential” with a density of “One dwelling per 500 m²” to “Special” for professional rooms and a dwelling house with a density of “One dwelling per 5 000 sq. ft.”, subject to certain conditions.

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

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/389.

PB 4-9-2-30-389

Administrator's Notice 179

16 February 1983

DECLARATION OF A PUBLIC PROVINCIAL
ROAD P160-2: DISTRICT OF BRITS

In terms of the provisions of section 5 and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that a Public Provincial Road P160-2 with varying widths, the general direction and situation of which is shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exists over the properties as indicated on the said sketch plans.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the said public provincial road have been erected on the land.

ECR 2130, dated 16 November 1982
Reference: 10/4/1/2/P160-2 (1)

Administrateurskennisgewing 178

16 Februarie 1983

LISENSIEREGULASIES: WYSIGING

Ingevolge artikel 61(1) van die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), wysig die Administrateur hierby die Lisensieregulasies, afgekondig by Administrateurskennisgewing 1782 van 1 Oktober 1974 —

1. deur in Regulasie 5(1) subparagraaf (i) van paragraaf (a) deur die volgende subparagraaf te vervang:

“(i) Items 1, 3, 4, 5, 6, 7, 8, 11, 12, 13(2)(a), 15, 16, 18, 19, 19A, 20, 21, 22, 24, 26, 27, 28(2)(a), (c) en (d), 30, 31, 32, 33, 34, 35, 37, 38, 40, 43, 45, 46, 49, 50, 51, 52, 53, 54, 55;”;

2. deur in Regulasie 5(2) subparagraaf (i) van paragraaf (a) deur die volgende subparagraaf te vervang:

“(i) Items 13(2)(b), 17, 27A, 28(2)(b), 36A, 39, 44;”;

3. deur in Regulasie 5A die uitdrukking “Item 17, 29, 36A, 39, 44, 47 en,” deur die uitdrukking “Items 13(2)(b), 17, 28(2)(b), 29, 36A, 39, 44, 47 en,” te vervang.

TW 8-3, Vol 5

Administrateurskennisgewing 182

16 Februarie 1983

ROODEPOORT-MARAISBURG-WYSIGING-
SKEMA 1/389

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van Erve 1357, 1358, 1359, Roodepoort, van “Spesiale Woon” met 'n digtheid van “Een woonhuis per 500 m²” tot “Spesiaal” vir professionele kamers en 'n woonhuis met 'n digtheid van “Een woonhuis per 5 000 vk. vt.”, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/389.

PB 4-9-2-30-389

Administrateurskennisgewing 179

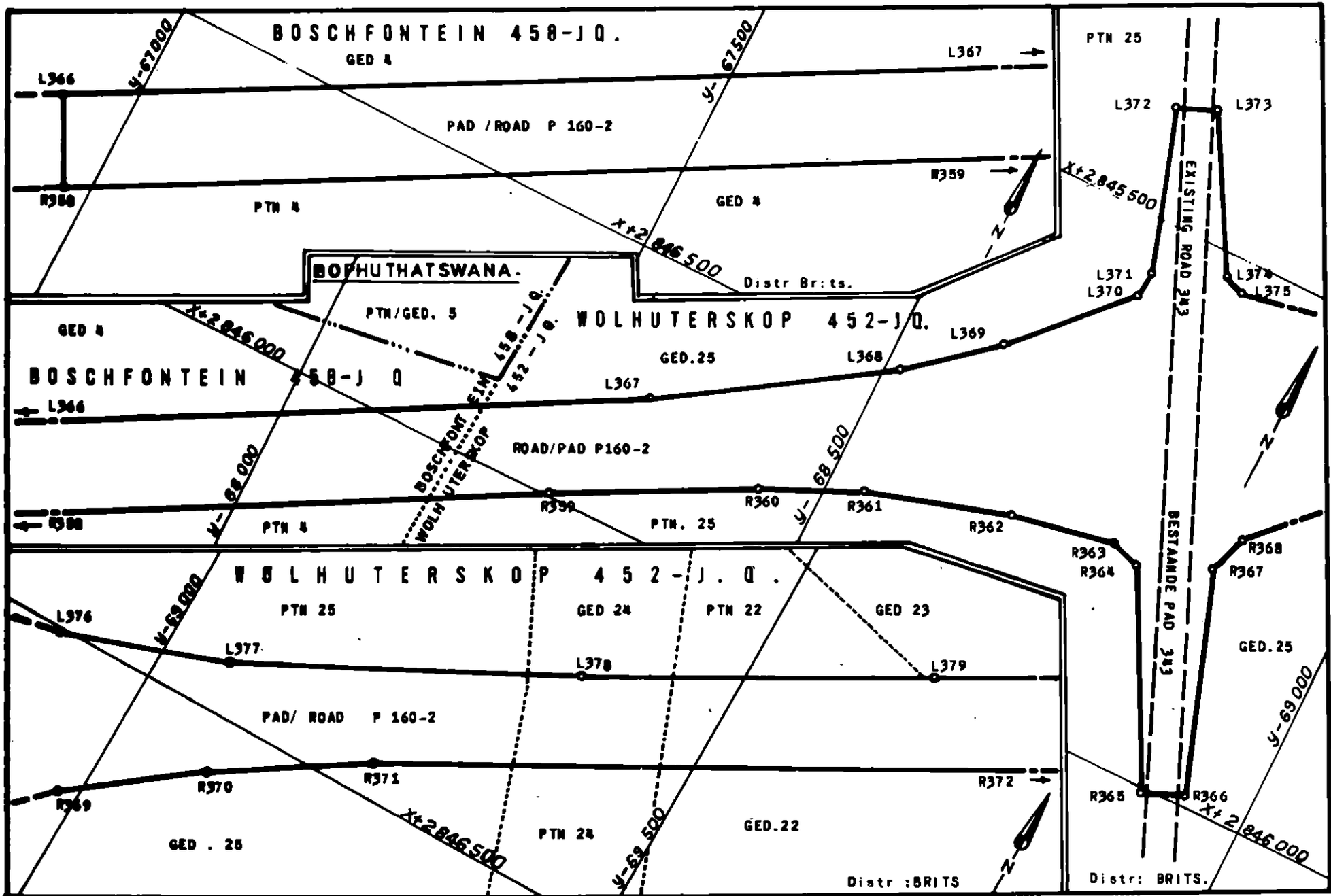
16 Februarie 1983

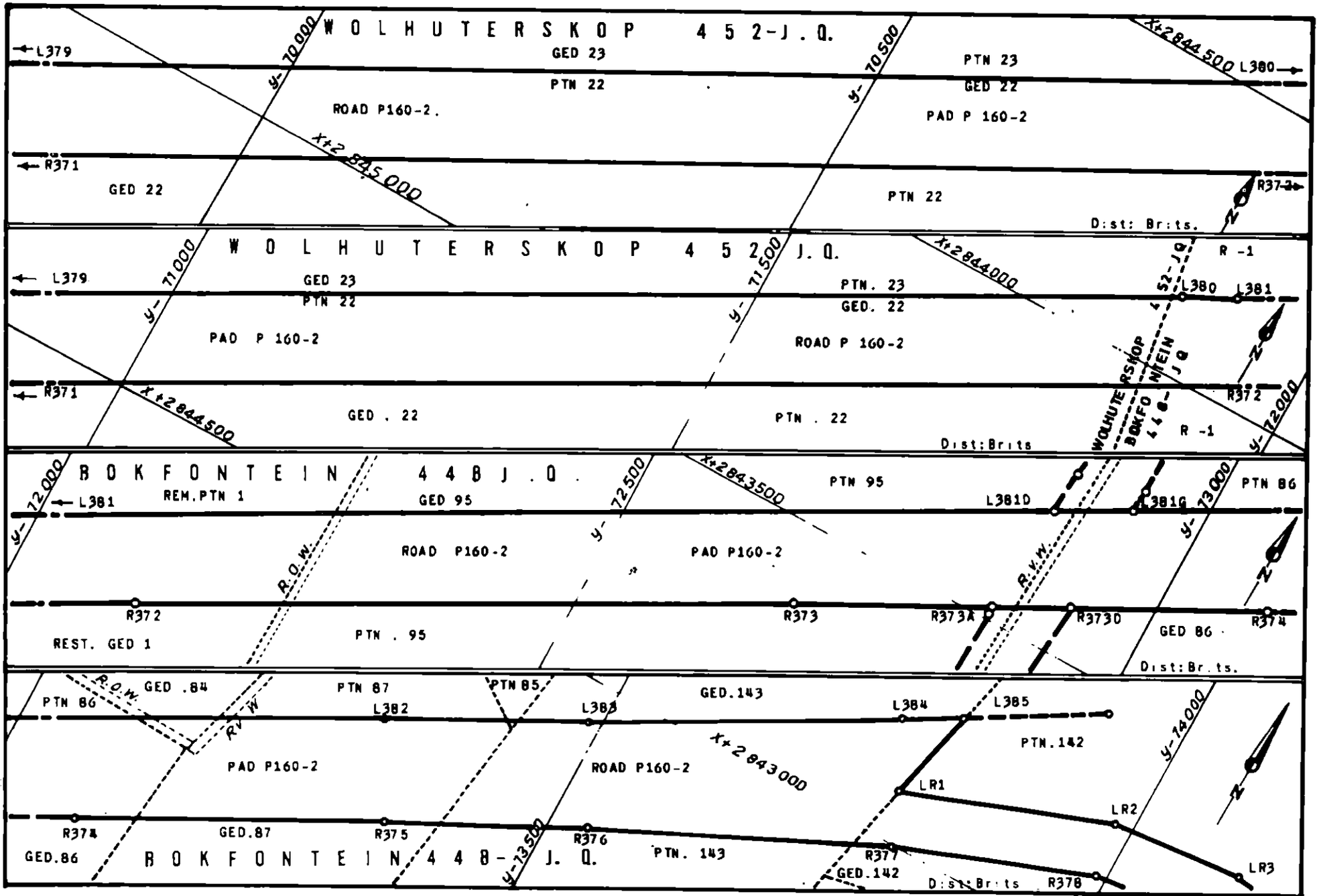
VERKLARING VAN 'N OPENBARE PROVINSIALE
PAD P160-2: DISTRIK BRITS

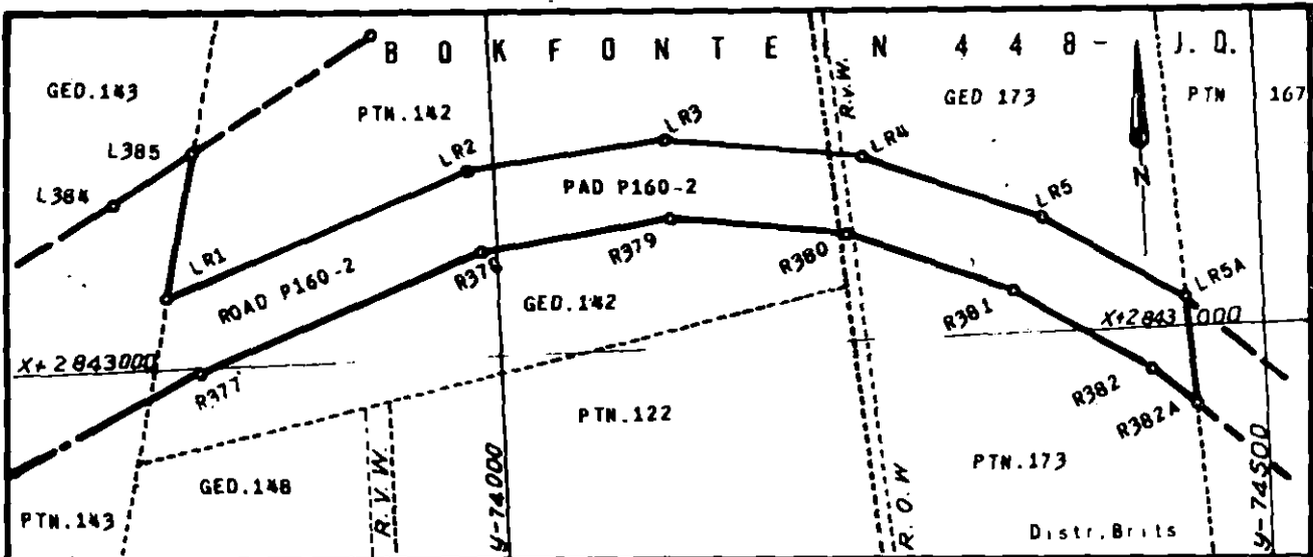
Ingevolge die bepalings van artikel 5 en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat 'n Openbare Provinsiale Pad P160-2 met wisselende breedtes, waarvan die algemene rigting en ligging op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendomme soos aangetoon op gemelde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van voormelde Ordonnansie word hierby verklaar dat grensbakens van die vermelde openbare provinsiale pad op die grond opgerig is.

UKB 2130 van 16 November 1982
Verwysing: 10/4/1/2/P160-2 (1)







DIE FIGUUR : L366-L385, LR 1-LR 5A, R282A, R282-R358, L366. STEL VOOR 'N GEDEELTE VAN OPENBARE
 THE FIGURE : L366-L385, LR 1-LR 5A, R282A, R282-R358, L366. REPRESENTS A PORTION OF PUBLIC ROAD

PAD P160-2 OP VOLLE WYDTE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL
 P160-2 IN TOTAL WIDTH AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN

GETOON OP PLANNE
 DETAIL ON PLANS : PRS 76 23-67V-70V, 17V.

U.K. BESL./EXCO. RES. 2130/16/11/82

BUNDEL No FILE No 10 * 1 2 P160-2(1)

KO-ORDINATELYS/CO-ORDINATE LIST

Lo 27° KONST. CONST. Y -60 000,00 X+2 840 000,00

L366-6995,24 +6626,86	L379-9659,15 +5131,54	R358-6976,57 +6702,27	R371-9231,04 +5466,82
L367-8312,75 +5871,98	L380-11061,46 +9924,96	R359-8266,39 +5995,45	R372-12124,99 +3880,94
L368-8514,57 +5740,86	L381-11908,27 +3901,63	R360-8443,70 +5902,85	R373-12688,16 +3576,88
L369-8592,18 +8674,38	L382-13311,59 +3132,62	R361-8535,24 +5861,81	R374-13095,41 +3362,83
L370-8686,96 +5576,83	L383-13488,49 +3037,96	R362-8671,95 +5819,96	R375-13360,12 +3221,19
L371-8689,56 +5551,65	L384-13751,93 +2890,80	R363-8771,59 +5799,35	R376-13536,18 +3129,25
L372-8641,95 +5398,25	L385-13804,84 +2859,06	R364-8800,60 +5808,69	R377-13804,71 +2999,69
L373-8678,13 +5382,52	LR1-13784,16 +2951,79	R365-8900,91 +6005,07	R378-13991,06 +2929,35
L374-8755,76 +5523,33	LR2-13983,74 +2877,69	R366-8937,69 +5989,34	R379-14114,54 +2914,03
L375-8776,09 +5531,40	LR3-14113,96 +2863,95	R367-8865,88 +5780,77	R380-14229,32 +2930,19
L376-8908,84 +5503,13	LR4-14242,33 +2881,00	R368-8877,99 +5742,96	R381-14337,70 +2970,27
L377-9062,13 +5449,92	LR5-14357,28 +2925,61	R369-8982,37 +5637,30	R382-14426,35 +3023,66
L378-9365,10 +5295,29	LRS5-14450,24 +2980,92	R370-9095,05 +5551,61	R382A-14454,20 +3049,05

Administrator's Notice 180

16 February 1983

DECLARATION OF PUBLIC ROADS: DISTRICT OF BRITS

In terms of the provisions of section 5 and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that public roads with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exist over the properties as indicated on the said sketch plans.

In terms of the provisions of subsections (2) and (3) of the section 5A of the said Ordinance it is hereby declared that boundary beacons of the said public roads have been erected on the land.

ECR 2130, dated 16 November 1982
 Reference: 10/4/1/2/P160-2 (1)

Administrateurskennisgewing 180

16 Februarie 1983

VERKLARING VAN OPENBARE PAAIE: DISTRIK BRITS

Ingevolge die bepalings van artikel 5 en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat openbare paaie met wisselende breedtes, waarvan die algemene rigtings en ligtings op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendom soos aangetoon op gemelde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van voormelde Ordonnansie word hierby verklaar dat grensbakens van die vermelde openbare paaie op die grond opgerig is.

UKB 2130 van 16 November 1982
 Verwysing: 10/4/1/2/P160-2(1)

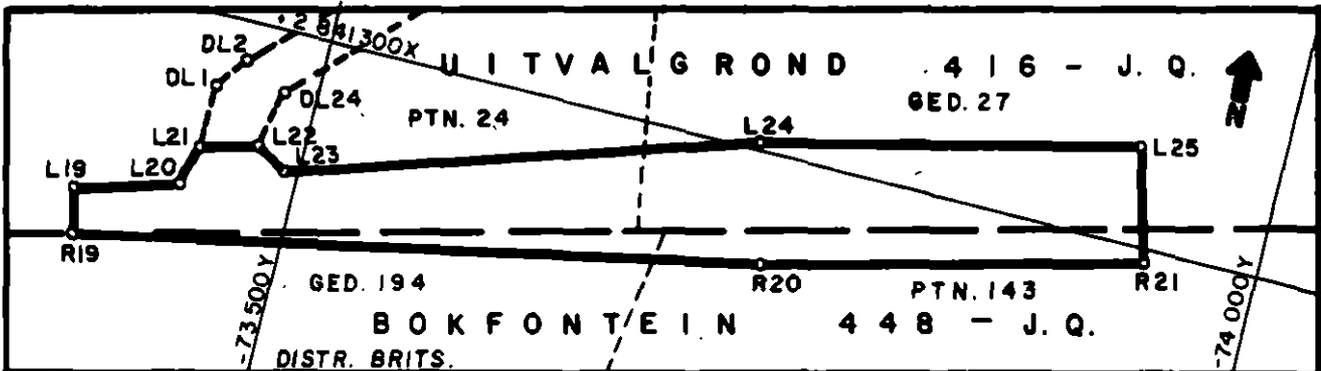
DIE FIGURE : (1) L1-L6, R373A, R373D, R6-R1, L1, STEL VOOR GEDEELTES VAN OPENBARE PAAIE OP VOLLE
 THE FIGURES: (2) L381G, L381D, L7-L19, R19-R7, L381G. REPRESENT PORTIONS OF PUBLIC ROADS IN
 WYDTE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLANNE:-
 TOTAL WIDTH AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS:
 PRS 76/23V, 70V, 14V, 55V, 50V.

U. K. BESL. / EXCO. RES. 2130/16/11/82

BUNDEL No. / FILE No. 10/4/1/2/P160-2 (1)

KO-ORDINATELYS / CO-ORDINATE LIST. Lo 27° KONST. / CONST Y-70 000,00 X+2 840 000,00

L 1 -2671.49 +5919.36	L12 -3006.17 +1699.94	R 4 -2877.07 +3997.47	R15 -3118.11 +1550.60
L 2 -2716.60 +5890.95	L13 -3027.42 +1638.95	R 5 -2883.84 +3897.70	R16 -3164.09 +1511.85
L 3 -2844.08 +3995.23	L14 -3059.15 +1582.71	R 6 -2922.90 +3499.43	R17 -3216.21 +1481.87
L 4 -2837.17 +3994.76	L15 -3100.36 +1532.99	R 7 -2935.08 +3319.84	R18 -3272.89 +1461.90
L 5 -2843.94 +3894.99	L16 -3149.74 +1491.37	R 8 -2950.19 +2919.95	R19 -3395.13 +1430.21
L 6 -2859.04 +3495.10	L17 -3205.72 +1459.18	R 9 -2941.49 +2919.34	L381D-2867.11 +3376.19
L 7 -2869.88 +3335.47	L18 -3266.52 +1437.43	R10 -2998.05 +2078.24	L381G-2933.74 +3339.68
L 8 -2910.28 +2917.24	L19 -3388.74 +1405.65	R11 -3021.02 +1765.41	R373A-2859.61 +3486.77
L 9 -2916.55 +2917.67	R 1 -2783.90 +5887.50	R12 -3030.42 +1706.03	R373D 2926.13 +3451.81
L10 -2973.78 +2066.58	R 2 -2742.12 +5884.66	R13 -3050.20 +1649.25	
L11 -2996.08 +1763.72	R 3 -2869.02 +3996.93	R14 3079.75 +1596.89	



DIE FIGUUR. L19 - L25, R21 - R19, L19. STEL VOOR 'N OPENBARE PAD OP VOLLE BREEDTE
 THE FIGURE: L19 - L25, R21 - R19, L19. REPRESENT AN PUBLIC ROAD IN TOTAL WIDTH
 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLAN.
 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN.
 PRS 76/23/15V

UK. BESLUIT 2130/16/11/82
 EXCO RES

BUNDEL NO 10/4/1/2/P160-2 (1)
 FILE NO.

KOÖRDINAATLYS STELSEL Lo 27° SYSTEM CO-ORDINATE LIST

KONSTANT Y-70 000,00 X+2 840000,00 KONSTANT

L19 - 3 388,74 + 1 405,65	L23 - 3 493,57 + 1 371,68	R19 - 3 395,13 + 1 430,21
L20 - 3 436,51 + 1 390,65	L24 - 3 732,00 + 1 295,22	R20 - 3 748,36 + 1 358,13
L21 - 3 446,75 + 1 370,42	L25 - 3 926,07 + 1 246,82	R21 - 3 941,92 + 1 307,80
L22 - 3 475,53 + 1 361,90		

Administrator's Notice 183

16 February 1983

PRETORIA AMENDMENT SCHEME 821

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Remainder of Erf 90, Mayville, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special", for offices, subject to certain conditions.

Administrateurskennisgewing 183

16 Februarie 1983

PRETORIA-WYSIGINGSKEMA 821

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningkema, 1974, gewysig word deur die hersonering van Restand van Erf 90, Mayville van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

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 821.

PB 4-9-2-3H-821

Administrator's Notice 184

16 February 1983

PRETORIA AMENDMENT SCHEME 834

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Remainder of Erf 1779, Waterkloof Ridge, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 2 000 m²".

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

This amendment is known as Pretoria Amendment Scheme 834.

PB 4-9-2-3H-834

Administrator's Notice 185

16 February 1983

RANDBURG AMENDMENT SCHEME 508

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 502, 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 508.

PB 4-9-2-132H-508

Administrator's Notice 181

16 February 1983

DECLARATION OF ACCESS ROADS: DISTRICT OF BRITS

In terms of the provisions of section 48 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that access roads with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons exist over the properties as indicated on the said sketch plans.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the said access roads have been erected on the land.

ECR 2130, dated 16 November 1982
Reference: 10/4/1/2/P160-2 (1)

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 821.

PB 4-9-2-3H-821

Administrateurskennisgewing 184

16 Februarie 1983

PRETORIA-WYSIGINGSKEMA 834

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Restant van Erf 1779, Waterkloof Ridge, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 834.

PB 4-9-2-3H-834

Administrateurskennisgewing 185

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 508

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 502, 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 Stadsclerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 508.

PB 4-9-2-132H-508

Administrateurskennisgewing 181

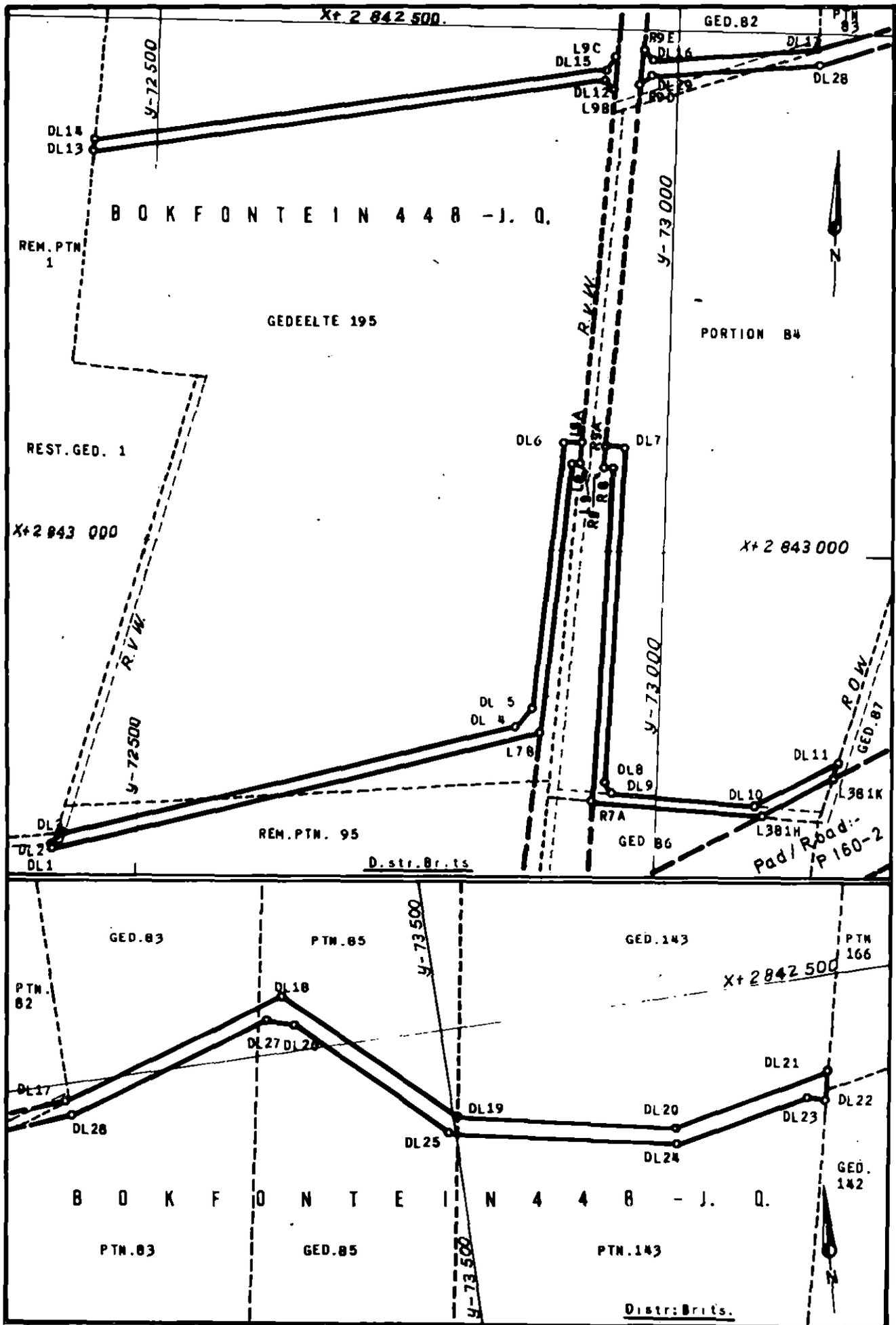
16 Februarie 1983

VERKLARING VAN TOEGANGSPAARIE: DISTRIK BRITS

Ingevolge die bepalings van artikel 48 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat toegangspaaie met wisselende breedtes, waarvan die algemene rigtings en liggings op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, bestaan oor die eiendomme soos op gemelde sketsplanne aangetoon.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van gemelde Ordonnansie word hierby verklaar dat grensbakens van die gemelde toegangspaaie op die grond opgerig is.

UJB 2130, gedateer 16 November 1982
Verwysing: 10/4/1/2/P160-2(1)



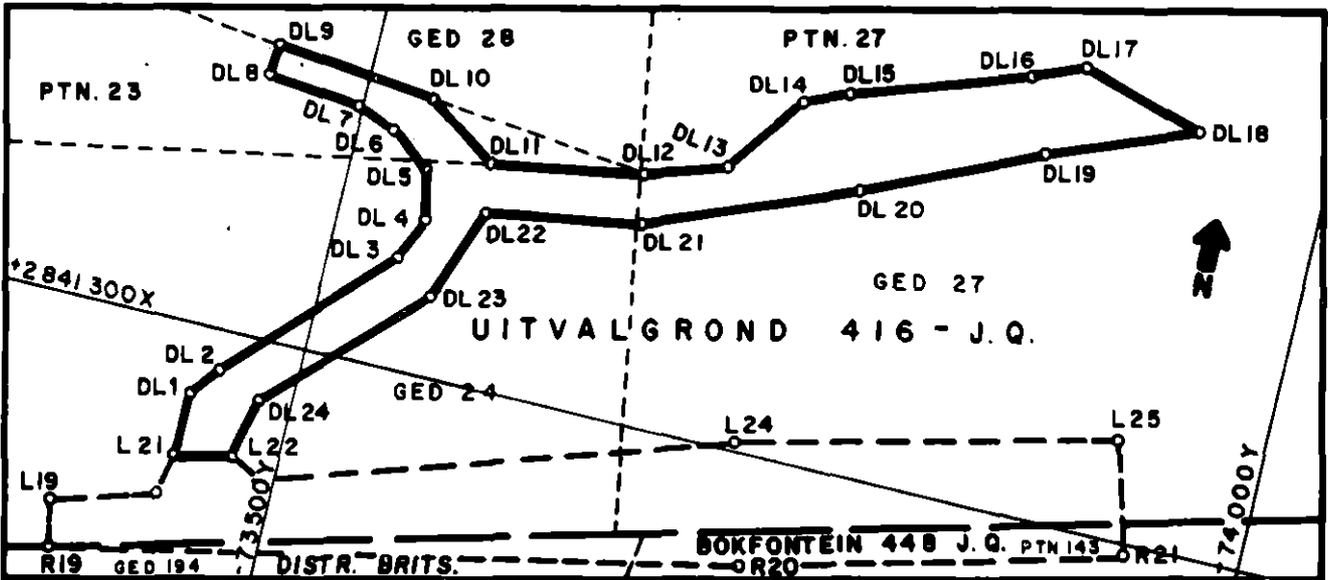
DIE FIGURE : (1) DL1-DL6, L9A-L7B, DL1 (2) DL7-DL11, L381K, L381H, R7A-R9A, DL7.
 THE FIGURES: (3) DL12-DL15, L9C, L9B, DL12. (4) DL16-DL29, R9D, R9E, DL16.

STEL VOOR GEDEELTES VAN TOEGANGSPAARIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DETAIL GETOON OP PLANNE DEPICTED IN DETAIL ON PLANS : PRS 76/23/14V,55V.

U.K. BESL. / EXCO. RES : 2130/16/11/82 BUNDEL No. / FILE No 10 4 1 2/P160-2 (1)

KO-ORDINATELYS. CO-ORDINATE LIST Lo 27° KONST. / CONST Y-70 000,00 X+2 840 000,00

L 7B-2885,46 +3174,15	R 9E-2968,33 +2520,26	DL11-3174,49 +3196,34	DL22 -3858,87 +2618,62
L 8 -2910,28 +2917,24	DL 1-2419,25 +3296,55	DL12-2931,50 +2550,09	DL23 -3841,04 +2612,78
L 9 -2916,55 +2917,67	DL 2-2420,54 +3291,90	DL13-2440,80 +2629,15	DL24 -3707,93 +2639,42
L 9A-2917,89 +2897,72	DL 3-2429,40 +3283,55	DL14-2441,50 +2619,17	DL25 -3496,24 +2599,48
L 9B-2940,64 +2559,34	DL 4-2861,67 +3170,06	DL15-2932,17 +2540,11	DL26 -3362,51 +2472,08
L 9C-2942,71 +2528,55	DL 5-2877,63 +3151,32	DL16-2977,62 +2529,40	DL27 -3337,37 +2466,34
R 7A-2938,22 +3236,95	DL 6-2902,23 +2896,66	DL17-3134,02 +2516,22	DL28 -3136,99 +2531,02
R 8 -2950,19 +2919,95	DL 7-2960,92 +2900,64	DL18-3355,53 +2444,72	DL29 -2976,60 +2544,54
R 9 -2941,49 +2919,34	DL 8-2948,81 +3221,34	DL19-3503,38 +2585,56	L381H-3101,19 +3247,91
R 9A-2942,83 +2899,41	DL 9-2958,41 +3232,00	DL20-3707,85 +2624,13	L381K-3170,69 +3209,83
R 9D-2965,97 +2555,35	DL10-3092,91 +3241,05	DL21-3864,22 +2592,85	



DIE FIGUUR L 21, DL1 - DL24, L22, L25. STEL VOOR 'N TOEGANGSPAD OP VOLLE BREEDTE SOOS REPRESENT AN ACCESS ROAD IN TOTAL WIDTH AS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLAN. INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN.

PRS 76/23/15 V

U.K. BESLUIT EXCO RES. 2130/16/11/82

BUNDEL NO. 10/4/1/2/P160-2 (1) FILE NO.

KOORDINAATLYS STELSEL Lo 27° SYSTEM CO-ORDINATE LIST

KONSTANT Y-70 000,00 X+2 840 000,00 KONSTANT

DL1 - 3 448,37 + 1 336,93	DL10 - 3 536,00 + 1 159,53	DL19 - 3 851,81 + 1 112,82
DL2 - 3 459,62 + 1 320,58	DL11 - 3 571,77 + 1 186,31	DL20 - 3 764,42 + 1 153,19
DL3 - 3 537,97 + 1 244,41	DL12 - 3 651,85 + 1 171,20	DL21 - 3 655,12 + 1 195,00
DL4 - 3 547,46 + 1 221,28	DL13 - 3 693,05 + 1 156,74	DL22 - 3 576,22 + 1 209,89
DL5 - 3 541,16 + 1 197,08	DL14 - 3 724,48 + 1 115,32	DL23 - 3 557,52 + 1 259,99
DL6 - 3 520,86 + 1 178,60	DL15 - 3 746,76 + 1 106,40	DL24 - 3 483,25 + 1 332,00
DL7 - 3 499,63 + 1 170,82	DL16 - 3 836,94 + 1 075,69	L21 - 3 446,75 + 1 370,42
DL8 - 3 449,90 + 1 165,62	DL17 - 3 863,87 + 1 064,91	L22 - 3 475,53 + 1 361,90
DL9 - 3 451,46 + 1 150,71	DL18 - 3 928,87 + 1 081,98	

Administrator's Notice 186

16 February 1983

GERMISTON AMENDMENT SCHEME 1/275

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Germiston Town-planning Scheme, 1945, by the rezoning of Erven 701, 702, 717 to 726 and Erf 930, Delville, from "Existing Public Open Space" and "Existing Road" to "Special" for group housing, subject to certain conditions.

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

This amendment is known as Germiston Amendment Scheme 1/275.

PB 4-9-2-1-275

Administrator's Notice 187

16 February 1983

SANDTON AMENDMENT SCHEME 449

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Erf 9, Morningside Manor, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2 000 m²".

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

This amendment is known as Sandton Amendment Scheme 449.

PB 4-9-2-116H-449

Administrator's Notice 188

16 February 1983

PIETERSBURG AMENDMENT SCHEME 1

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 Pietersburg Town-planning Scheme, 1981, by the rezoning of Erven R/172 and 1/172, Pietersburg, from "Residential 4" with a density of "One dwelling per 700 m²" to "Business 2".

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

This amendment is known as Pietersburg Amendment Scheme 1.

PB 4-9-2-24H-1

Administrator's Notice 189

16 February 1983

SANDTON AMENDMENT SCHEME 470

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Portion

Administrateurskennisgewing 186

16 Februarie 1983

GERMISTON-WYSIGINGSKEMA 1/275

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema, 1945, gewysig word deur die hersonering van Erwe 701, 702, 717 tot 726 en Erf 930, Delville, van "Bestaande Publieke Oop Spasie" en "Bestaande Pad" tot "Spesiaal" groeps-behuising, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/275.

PB 4-9-2-1-275

Administrateurskennisgewing 187

16 Februarie 1983

SANDTON-WYSIGINGSKEMA 449

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 Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 9, Morningside Manor, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 449.

PB 4-9-2-116H-449

Administrateurskennisgewing 188

16 Februarie 1983

PIETERSBURG-WYSIGINGSKEMA 1

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 Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur die hersonering van Erwe R/172 en 1/172, Pietersburg, van "Residensieel 4" met 'n digtheid van "Een woonhuis per 700 m²" tot "Besigheid 2".

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

Hierdie wysiging staan bekend as Pietersburg-wysigingskema 1.

PB 4-9-2-24H-1

Administrateurskennisgewing 189

16 Februarie 1983

SANDTON-WYSIGINGSKEMA 470

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 Sandton-dorpsbeplanningskema,

1 of Erf 6, Kelvin View, from "Special" to "Special" subject to certain amended 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 470.

PB 4-9-2-116H-470

Administrator's Notice 190

16 February 1983

RANDBURG AMENDMENT SCHEME 407

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Erf 74, Strijdompark, Extension 2, from "Residential 1" with a density of "One dwelling per erf" to "Industrial 1".

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

This amendment is known as Randburg Amendment Scheme 407.

PB 4-9-2-132H-407

Administrator's Notice 191

16 February 1983

RANDBURG AMENDMENT SCHEME 511

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 1072, 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 511.

PB 4-9-2-132H-511

Administrator's Notice 192

16 February 1983

BRITS AMENDMENT SCHEME 1/78

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Brits Town-planning Scheme 1, 1958, by the rezoning of Erf 2451, Brits Extension 16, from "Special" to "General Business" subject to certain conditions.

1980, gewysig word deur die hersonering van Gedeelte 1 van Erf 6, Kelvin View, van "Spesiaal" tot "Spesiaal" onderworpe aan sekere gewysigde 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 470.

PB 4-9-2-116H-470

Administrateurskennisgewing 190

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 407

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 74, Strijdompark Uitbreiding 2, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Nywerheid 1".

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 407.

PB 4-9-2-132H-407

Administrateurskennisgewing 191

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 511

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 1072, 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 511.

PB 4-9-2-132H-511

Administrateurskennisgewing 192

16 Februarie 1983

BRITS-WYSIGINGSKEMA 1/78

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Brits-dorpsbeplanningskema 1, 1958, gewysig word deur die hersonering van Erf 2451, Brits Uitbreiding 16, van "Spesiaal" tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

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

This amendment is known as Brits Amendment Scheme 1/78.

PB 4-9-2-10-78

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

Hierdie wysiging staan bekend as Brits-wysigingskema 1/78.

PB 4-9-2-10-78

Administrator's Notice 193

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 666

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 1692, Jeppestown, from "Residential 4" with a density of "One dwelling per 200 m²" to "Commercial 2".

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 666.

PB 4-9-2-2H-666

Administrateurskennisgewing 193

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 666

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-dorpsbeplanning-skema, 1979, gewysig word deur die hersonering van Erf 1692, Jeppestown van "Residensieel 4" met 'n digtheid van "Een woonhuis per 200 m²" tot "Kommersieel 2".

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 666.

PB 4-9-2-2H-666

Administrator's Notice 194

16 February 1983

PRETORIA AMENDMENT SCHEME 841

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Portion 2 of Erf 65, East Lynne, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special Residential" with a density of "One dwelling per 750 m²".

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

This amendment is known as Pretoria Amendment Scheme 841.

PB 4-9-2-3H-841

Administrateurskennisgewing 194

16 Februarie 1983

PRETORIA-WYSIGINGSKEMA 841

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanning-skema, 1974, gewysig word deur die hersonering van Gedeelte 2 van Erf 65, East Lynne van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 m²".

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 841.

PB 4-9-2-3H-841

Administrator's Notice 195

16 February 1983

ORKNEY AMENDMENT SCHEME 5

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 Orkney Town-planning Scheme, 1980, by the rezoning of Erven 2894 and 2895, Orkney, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 000 m²".

Administrateurskennisgewing 195

16 Februarie 1983

ORKNEY-WYSIGINGSKEMA 5

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 Orkney-dorpsbeplanning-skema, 1980, gewysig word deur die hersonering van Erve 2894 en 2895, Orkney, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

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

This amendment is known as Orkney Amendment Scheme 5.

PB 4-9-2-99H-5

Administrator's Notice 196

16 February 1983

EDENVALE AMENDMENT SCHEME 29

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Edenvale Town-planning Scheme, 1980, by the rezoning of Erf 535, Eden Glen, Extension 6, from "Municipal" to "Residential 1".

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

This amendment is known as Edenvale Amendment Scheme 29.

PB 4-9-2-13H-29

Administrator's Notice 197

16 February 1983

MIDDELBURG AMENDMENT SCHEME 72

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Middelburg Town-planning Scheme, 1974, by the rezoning of Remainder of Erf 541, Middelburg, from "Special Residential" with a density of "One dwelling per erf" to "General Residential 2" 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, Middelburg and are open for inspection at all reasonable times.

This amendment is known as Middelburg Amendment Scheme 72.

PB 4-9-2-21H-72

Administrator's Notice 198

16 February 1983

KLERKSDORP AMENDMENT SCHEME 80

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 Erf 572, Klerksdorp (New Town), from "Residential 4" to "Business 1".

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 80.

PB 4-9-2-17H-80

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

Hierdie wysiging staan bekend as Orkney-wysigingskema 5.

PB 4-9-2-99H-5

Administrateurskennisgewing 196

16 Februarie 1983

EDENVALE-WYSIGINGSKEMA 29

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Edenvale-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 535, Eden Glen Uitbreiding 6, van "Munisipaal" tot "Residensieel 1".

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

Hierdie wysiging staan bekend as Edenvale-wysigingskema 29.

PB 4-9-2-13H-29

Administrateurskennisgewing 197

16 Februarie 1983

MIDDELBURG-WYSIGINGSKEMA 72

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 Middelburg-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Restant van Erf 541, Middelburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon 2" 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, Middelburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Middelburg-wysigingskema 72.

PB 4-9-2-21H-72

Administrateurskennisgewing 198

16 Februarie 1983

KLERKSDORP-WYSIGINGSKEMA 80

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 Erf 572, 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 80.

PB 4-9-2-17H-80

Administrator's Notice 199 16 February 1983

RANDBURG AMENDMENT SCHEME 480

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Erf 722, Ferndale, from "Residential 1" with a density of "One dwelling per erf" to "Special" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 480.

PB 4-9-2-132H-480

Administrator's Notice 200 16 February 1983

SANDTON AMENDMENT SCHEME 448

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Portion 2 of Lot 32, Edenburg, from "Residential 1" with a density of "One dwelling per 3 000 m²" to "Residential 1" with a density of "One dwelling per 2 000 m²".

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

This amendment is known as Sandton Amendment Scheme 448.

PB 4-9-2-116H-488

Administrator's Notice 201 16 February 1983

PRETORIA AMENDMENT SCHEME 832

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 879, Constantia Park from "Street" to "Educational".

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 832.

PB 4-9-2-3H-832

Administrator's Notice 202 16 February 1983

RANDBURG AMENDMENT SCHEME 456

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

Administrateurskennisgewing 199 16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 480

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 722, Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 480.

PB 4-9-2-132H-480

Administrateurskennisgewing 200 16 Februarie 1983

SANDTON-WYSIGINGSKEMA 448

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 Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 2 van Lot 32, Edenburg, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 3 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 448.

PB 4-9-2-116H-488

Administrateurskennisgewing 201 16 Februarie 1983

PRETORIA-WYSIGINGSKEMA 832

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 879, Constantiapark van "Straat" tot "Opvoedkundig".

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 832.

PB 4-9-2-3H-832

Administrateurskennisgewing 202 16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 456

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

Town-planning Scheme, 1976, by the rezoning of Erven 62, 63 and 65, Randparkrif, from "Residential 1" with a density of "One dwelling per erf" to "Special" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 456.

PB 4-9-2-132H-456

Administrator's Notice 203

16 February 1983

MIDDELBURG AMENDMENT SCHEME 41

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Middelburg Town-planning Scheme, 1974, by the rezoning of Portion 1 of Erf 43, Middelburg, from "Special Residential" with a density of "One dwelling per 1 500 m²" to "General Business".

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

This amendment is known as Middelburg Amendment Scheme 41.

PB 4-9-2-21H-41

Administrator's Notice 204

16 February 1983

RANDBURG AMENDMENT SCHEME 327

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lots 1691 to 1698, Ferndale, from "Existing Public Roads" to "Special" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 327.

PB 4-9-2-132H-327

Administrator's Notice 205

16 February 1983

ZEERUST AMENDMENT SCHEME 1

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 Zeerust Town-planning Scheme, 1980, by the rezoning of a part of the Remaining Extent of Portion 5 of the farm Hazia 240

goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erve 62, 63 en 65, Randparkrif, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 456.

PB 4-9-2-132H-456

Administrateurskennisgewing 203

16 Februarie 1983

MIDDELBURG-WYSIGINGSKEMA 41

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 Middelburg-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Gedeelte 1 van Erf 43, Middelburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Algemene Besigheid".

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

Hierdie wysiging staan bekend as Middelburg-wysigingskema 41.

PB 4-9-2-21H-41

Administrateurskennisgewing 204

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 327

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 Lotte 1691 tot 1698, Ferndale, van "Bestaande Openbare Paaie" tot "Spesiaal" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 327.

PB 4-9-2-132H-327

Administrateurskennisgewing 205

16 Februarie 1983

ZEERUST-WYSIGINGSKEMA 1

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 Zeerust-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van 'n deel van

JP, from "Municipal" to "Special" for a brewery, 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, Zeerust and are open for inspection at all reasonable times.

This amendment is known as Zeerust Amendment Scheme 1.

PB 4-9-2-41H-1

Administrator's Notice 206 16 February 1983

ZEERUST AMENDMENT SCHEME 4

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 Zeerust Town-planning Scheme, 1980, by the rezoning of Erven 14 and 47, Zeerust, from "Special" for religious purposes and purposes related thereto to, both "Residential 1" with a density of "One dwelling per erf" for Erf 14 and "One dwelling per 500 m²" for Erf 47.

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

This amendment is known as Zeerust Amendment Scheme 4.

PB 4-9-2-41H-4

Administrator's Notice 207 16 February 1983

JOHANNESBURG AMENDMENT SCHEME 753

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 659, 660 and 661, Yeoville from "Special" to "Residential 4".

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 753.

PB 4-9-2-2H-753

Administrator's Notice 208 16 February 1983

JOHANNESBURG AMENDMENT SCHEME 703

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 748, Greymont from "Residential 1" to "Business 1".

die Resterende Gedeelte van Gedeelte 5 van die plaas Hazia 240 JP, van "Munisipaal" tot "Spesiaal" vir 'n brouery, 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, Zeerust en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Zeerust-wysigingskema 1.

PB 4-9-2-41H-1

Administrateurskennisgewing 206 16 Februarie 1983

ZEERUST-WYSIGINGSKEMA 4

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 Zeerust-dorpsbeplanningkema, 1980, gewysig word deur die hersonering van Erwe 14 en 47, Zeerust, van "Spesiaal" vir Godsdienstdoeleindes en doeleindes in verband daarmee tot, albei "Residensieel" met 'n digtheid van "Een woonhuis per erf" vir Erf 14 en "Een woonhuis per 500 m²" vir Erf 47.

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

Hierdie wysiging staan bekend as Zeerust-wysigingskema 4.

PB 4-9-2-41H-4

Administrateurskennisgewing 207 16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 753

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-dorpsbeplanningkema, 1979, gewysig word deur die hersonering van Erwe 659, 660 en 661, Yeoville van "Spesiaal" tot "Residensieel 4".

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 753.

PB 4-9-2-2H-753

Administrateurskennisgewing 208 16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 703

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-dorpsbeplanningkema, 1979, gewysig word deur die hersonering van Erf 748, Greymont van "Residensieel 1" tot "Besigheid 1".

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 703.

PB 4-9-2-2H-703

Administrator's Notice 209

16 February 1983

MIDDELBURG AMENDMENT SCHEME 57

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Middelburg Town-planning Scheme, 1974, by the rezoning of Portion 1 and Remainder of Erf 297, Middelburg, from "Special Residential" with a density of "One dwelling per 1 500 m²" to "General Residential 2".

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

This amendment is known as Middelburg Amendment Scheme 57.

PB 4-9-2-21H-57

Administrator's Notice 210

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 596

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 147, Meredale from "Municipal" to "Residential 1" with a density of "One dwelling per erf".

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 596.

PB 4-9-2-2H-596

Administrator's Notice 211

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 654

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 3725 up to and including Erf 3737, Erven 3739, 3740 and 4738, Johannesburg from "Business 4" to "Business 4" permitting the provision of 350 parking places above ground level.

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 703.

PB 4-9-2-2H-703

Administrateurskennisgewing 209

16 Februarie 1983

MIDDELBURG-WYSIGINGSKEMA 57

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 Middelburg-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Gedeelte 1 en Restant van Erf 297, Middelburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Algemene Woon 2".

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

Hierdie wysiging staan bekend as Middelburg-wysigingskema 57.

PB 4-9-2-21H-57

Administrateurskennisgewing 210

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 596

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 Erf 147, Meredale van "Munisipaal" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per erf".

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 596.

PB 4-9-2-2H-596

Administrateurskennisgewing 211

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 654

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 Erf 3725 tot en met Erf 3737, Erve 3739, 3740 en 4738, Johannesburg van "Besigheid 4" tot "Besigheid 4" wat voorsiening maak vir 350 parkeerplekke bokant grondvlak.

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 654.

PB 4-9-2-2H-654

Administrator's Notice 212

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 505

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 1394, Westdene from "Residential 1" with a density of "One dwelling per 400 m²" to "Business 1" with a density of "One dwelling per 400 m²".

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 505.

PB 4-9-2-2H-505

Administrator's Notice 213

16 February 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/432

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of Erf 1981, Helderkruin Extension 9, from "Undetermined" to "Special" with a density of "One dwelling per erf", subject to certain conditions.

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

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/432.

PB 4-9-2-30-432

Administrator's Notice 214

16 February 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/432

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of Erf 2410, Weltevredenpark Extension 12, from "Special Residential" with a density of "One dwelling per erf" to "Special" with a density of "One dwelling per erf", 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 654.

PB 4-9-2-2H-654

Administrateurskennisgewing 212

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 505

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-dorpsbeplanning-skema, 1979, gewysig word deur die hersonering van Erf 1394, Westdene, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 400 m²" tot "Besigheid 1" met 'n digtheid van "Een woonhuis per 400 m²".

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 505.

PB 4-9-2-2H-505

Administrateurskennisgewing 213

16 Februarie 1983

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/432

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanleg-skema 1, 1946, gewysig word deur die hersonering van Erf 1981, Helderkruin Uitbreiding 9, van "Onbepaald" tot "Spesiaal" met 'n digtheid van "Een woonhuis per erf", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/432.

PB 4-9-2-30-432

Administrateurskennisgewing 214

16 Februarie 1983

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/437

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanleg-skema 1, 1946, gewysig word deur die hersonering van Erf 2410, Weltevredenpark Uitbreiding 12, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" met 'n digtheid van "Een woonhuis per erf", onderworpe aan sekere voorwaardes.

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

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/437.

PB 4-9-2-30-437

Administrator's Notice 215 16 February 1983

EDENVALE AMENDMENT SCHEME 14

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Edenvale Town-planning Scheme, 1980, by the rezoning of Erf 368, Eden Glen, Extension 1, from "Municipal" to "Residential 2".

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

This amendment is known as Edenvale Amendment Scheme 14.

PB 4-9-2-13H-14

Administrator's Notice 217 16 February 1983

RANDBURG AMENDMENT SCHEME 505

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 882, Ferndale, from "Residential 4" to "Business 1" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 505.

PB 4-9-2-132H-505

Administrator's Notice 216 16 February 1983

POTCHEFSTROOM AMENDMENT SCHEME 44

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 Potchefstroom Town-planning Scheme, 1980, by the rezoning of Portion 3 of Erf 19 and Portion 3 of Erf 20, Potchefstroom, from "Residential 1" with a density of "One dwelling per 1 000 m²" to "Business 1".

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

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/437.

PB 4-9-2-30-437

Administrateurskennisgewing 215 16 Februarie 1983

EDENVALE-WYSIGINGSKEMA 14

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Edenvale-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 368, Eden Glen, Uitbreiding 1, van "Munisipaal" tot "Residensieel 2".

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

Hierdie wysiging staan bekend as Edenvale-wysigingskema 14.

PB 4-9-2-13H-14

Administrateurskennisgewing 217 16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 505

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 882, Ferndale, van "Residensieel 4" tot "Besigheid 1" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 505.

PB 4-9-2-132H-505

Administrateurskennisgewing 216 16 Februarie 1983

POTCHEFSTROOM-WYSIGINGSKEMA 44

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 Potchefstroom-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 3 van Erf 19 en Gedeelte 3 van Erf 20, Potchefstroom, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Besigheid 1".

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

This amendment is known as Potchefstroom Amendment Scheme 44.

PB 4-9-2-26H-44

Administrator's Notice 218

16 February 1983

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/450

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of Erf 1239, Helderkruin Extension 4, from "Special Residential" with a density of "One dwelling per erf" to "Special", 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, Roodepoort-Maraisburg and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/450.

PB 4-9-2-30-450

Administrator's Notice 219

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 584

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 71, Reuven and Erf 108, Reuven Extension 1, from "Public Open Space" to "Special".

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 584.

PB 4-9-2-2H-584

Administrator's Notice 220

16 February 1983

RANDBURG AMENDMENT SCHEME 428

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 835, Ferndale, from "Residential 1" with a density of "One dwelling per erf" to "Special" 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, Potchefstroom en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 44.

PB 4-9-2-26H-44

Administrateurskennisgewing 218

16 Februarie 1983

ROODEPOORT-MARAISBURG-WYSIGING-SKEMA 1/450

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanleg-skema 1, 1946, gewysig word deur die hersonering van Erf 1239, Helderkruin Uitbreiding 4, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal", 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, Roodepoort-Maraisburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/450.

PB 4-9-2-30-450

Administrateurskennisgewing 219

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 584

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-dorpsbeplanning-skema, 1979, gewysig word deur die hersonering van Erf 71, Reuven en Erf 108, Reuven Uitbreiding 1, van "Openbare Oopruimte" tot "Spesiaal".

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 584.

PB 4-9-2-2H-584

Administrateurskennisgewing 220

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 428

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanning-skema, 1976, gewysig word deur die hersonering van Lot 835, Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" onderworpe aan sekere voorwaardes.

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 428.

PB 4-9-2-132H-428

Administrator's Notice 221

16 February 1983

SANDTON AMENDMENT SCHEME 399

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Erf 4829, Bryanston from "Existing Public Road" to "Residential 1".

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 399.

PB 4-9-2-116H-399

Administrator's Notice 222

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 438

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 218 (formerly Kamp and Du Toit Streets), Paarlshoop, from "Existing Public Roads" to "Residential 4".

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 438.

PB 4-9-2-2H-438

Administrator's Notice 223

16 February 1983

ORKNEY AMENDMENT SCHEME 12

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 Orkney Town-planning Scheme, 1980, by the rezoning of Erven 2889 and 2890, Orkney, from "Residential 1" with a density of "One dwelling per 2 000 m²" to "Residential 1" with a density of "One dwelling per 1 000 m²".

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

This amendment is known as Orkney Amendment Scheme 12.

PB 4-9-2-99-12

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 428.

PB 4-9-2-132H-428

Administrateurskennisgewing 221

16 Februarie 1983

SANDTON-WYSIGINGSKEMA 399

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 Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 4829, Bryanston, van "Bestaande Openbare Pad" tot "Residensieel 1".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 399.

PB 4-9-2-116H-399

Administrateurskennisgewing 222

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 438

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 Erf 218 (voorheen Kamp- en Du Toitstraat) Paarlshoop, van "Bestaande Openbare Paaie" tot "Residensieel 4".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 438.

PB 4-9-2-2H-438

Administrateurskennisgewing 223

16 Februarie 1983

ORKNEY-WYSIGINGSKEMA 12

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 Orkney-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erve 2889 en 2890, Orkney, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

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

Hierdie wysiging staan bekend as Orkney-wysigingskema 12.

PB 4-9-2-99-12

Administrator's Notice 224

16 February 1983

RANDBURG AMENDMENT SCHEME 529

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 972, Ferndale, from "Residential 1" to "Special" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 529.

PB 4-9-2-132H-529

Administrator's Notice 225

16 February 1983

JOHANNESBURG AMENDMENT SCHEME 525

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 200 Richmond, from "Residential 1" with a density of "One dwelling per 200 m²" to "Business 4".

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 525.

PB 4-9-2-2H-525

Administrator's Notice 226

16 February 1983

RANDBURG AMENDMENT SCHEME 518

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lot 488, 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 518.

PB 4-9-2-132H-518

Administrator's Notice 227

16 February 1983

PRETORIA REGION AMENDMENT SCHEME 525

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

Administrateurskennisgewing 224

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 529

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 972, Ferndale, van "Residensieel 1" tot "Spesiaal" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 529.

PB 4-9-2-132H-529

Administrateurskennisgewing 225

16 Februarie 1983

JOHANNESBURG-WYSIGINGSKEMA 525

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 Erf 200, Richmond van "Residensieel 1" met 'n digtheid van "Een woonhuis per 200 m²" tot "Besigheid 4".

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 525.

PB 4-9-2-2H-525

Administrateurskennisgewing 226

16 Februarie 1983

RANDBURG-WYSIGINGSKEMA 518

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 488, 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 518.

PB 4-9-2-132H-518

Administrateurskennisgewing 227

16 Februarie 1983

PRETORIASTREEK-WYSIGINGSKEMA 525

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema

scheme, being an amendment of Pretoria Region Town-planning Scheme, 1960, comprising the same land as included in the township of Wierda Park.

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

This amendment is known as Pretoria Region Amendment Scheme 525.

PB 4-9-2-93-525

Administrator's Notice 228 16 February 1983

CORRECTION NOTICE

DIE BRON HOLIDAY TOWNSHIP

Administrator's Notice 73 dated 19 January 1983 is hereby rectified by the insertion of the expression "tot 'n goedgekeurde dorp" between the words "vakansiedorp" and "onderworpe" in the Afrikaans text.

PB 4-2-2-3935

Administrator's Notice 229 16 February 1983

CARLETONVILLE MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LOANS FROM THE BURSARY LOAN FUND

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

The By-laws Relating to Loans from the Bursary Loan Fund of the Carletonville Municipality, published under Administrator's Notice 297, dated 19 April 1961, as amended, are hereby further amended by the substitution for paragraph (a) of section 5 of the following:

"(a) The Council shall determine the amount required annually before granting the loan, but the amount of the loan granted to any particular applicant, shall not exceed that amount per year determined from time to time by the Council".

PB 2-4-2-121-146

Administrator's Notice 230 16 February 1983

MIDDELBURG MUNICIPALITY: BY-LAWS RELATING TO THE STORAGE, USE AND HANDLING OF FLAMMABLE LIQUIDS AND SUBSTANCES

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.

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synde 'n wysiging van Pretoriastreek-dorpsaanlegskema, 1960, wat uit dieselfde grond as die dorp Wierdapark 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, Verwoerdburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 525.

PB 4-9-2-93-525

Administrateurskennisgewing 228 16 Februarie 1983

KENNISGEWING VAN VERBETERING

DORP DIE BRON VAKANSIEDORP

Administrateurskennisgewing 73 van 19 Januarie 1983 word hiermee verbeter deur die invoeging van die uitdrukking "tot 'n goedgekeurde dorp" tussen die woorde "vakansiedorp" en "onderworpe".

PB 4-2-2-3935

Administrateurskennisgewing 229 16 Februarie 1983

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE BETREFFENDE LENINGS UIT DIE BEURSLENINGSFONDS

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

Die Verordeninge Betreffende Lenings uit die Beursleningsfonds van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 297 van 19 April 1961, soos gewysig, word hierby verder gewysig deur paragraaf (a) van artikel 5 deur die volgende te vervang:

"(a) Die Raad bepaal die bedrag wat jaarliks nodig is voordat hy die lening toestaan, maar die bedrag wat aan enige enkele applikant toegestaan word, mag nie die bedrag per jaar wat van tyd tot tyd deur die Raad vasgestel is, te bowe gaan nie".

PB 2-4-2-121-146

Administrateurskennisgewing 230 16 Februarie 1983

MUNISIPALITEIT MIDDELBURG: VERORDENINGE BETREFFENDE DIE OPBERGING, GEBRUIK EN HANTERING VAN VLAMBARE VLOEISTOWWEN EN STOWWE

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

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Definitions

1. For the purpose of these by-laws, unless the context indicates otherwise — “above ground storage tank” means a tank situated above or partly above ground and used or intended to be used for the storage of flammable liquid;

“authorized officer” means any officer of the Council acting within the scope of his duties;

“boundary line” means the perimeter of any premises in or on which flammable liquid is stored or used;

“bulk depot” means any premises used or intended to be used for the storage in bulk of flammable liquid whence flammable liquid is to be distributed mainly by road tank wagon or otherwise, and also includes any premises for the storage in bulk of packed products;

“bulk store” means any building or structure used or intended to be used in a bulk depot for the storage of flammable liquid in portable containers;

“carbide” means carbide or calcium;

“certificate of registration” means a certificate issued by the Council authorizing any person to use the premises therein specified either for the storage, use or handling of flammable liquid or for the storage of carbide, as the case may be;

“Chief Fire Officer” means the Chief Fire Officer of the Council, or in his absence, the person acting as Chief Fire Officer;

“container” means any case, tin, barrel, drum or other vessel used or intended to be used for the holding of flammable liquids but shall not include the fuel tank of a motor vehicle or stationary engine in normal use as such;

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

“dry-cleaning machinery” means any machinery used or intended to be used for the cleaning or the treatment of garments or textiles with the aid of flammable liquid;

“dry-cleaning room” means any room or structure used or intended to be used for the cleaning or treatment for gain or reward of garments or textiles with the aid of flammable liquid;

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Woordoms krywing

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

“beskernde gebou” enige huis of gebou of ander bouwerk wat gebruik word of bedoel is om gebruik te word, of beskikbaar is vir menslike bewoning of openbare byeenkomste, en sluit skole, klubs en soortgelyke inrigtings in en omvat ook geboue of strukture vir die huisvesting van diere, maar sluit nie administrasiekantore, kleedkamers of eetlokale in ’n grootmaatdepot in nie;

“bewoonbare vertrek” ’n vertrek wat gebou of ingerig is om as ’n woonkamer of werkkamer te dien, en sluit winkels, werkwinkels en kantore in, en die uitdrukking “woonvertrek” beteken dieselfde;

“bogronde opbergtenk” ’n tenk wat op of gedeeltelik bokant die grond geleë is, en wat gebruik word om vlambare vloeistof in op te berg, of wat bedoel is om as sodanig gebruik te word;

“Brandweerhoof” die Brandweerhoof van die Raad, of in sy afwesigheid, die persoon wat as waarnemende Brandweerhoof ageer;

“droogskoonmaaklokaal” ’n lokaal of bouwerk wat gebruik word of bedoel is om gebruik te word om vir wins of teen ’n vergoeding kledingstukke of tekstielware met behulp van vlambare vloeistof skoon te maak of te behandel;

“droogskoonmaakmasjinerie” enige masjinerie wat gebruik word of bedoel is om gebruik te word om kledingstukke of tekstielware met behulp van vlambare vloeistof skoon te maak of te behandel;

“gemagtigde beampte” ’n beampte van die Raad handelende binne die bestek van sy werksaamhede;

“geregistreerde perseel” ’n perseel deur die Raad kragtens hierdie verordeninge geregistreer vir die opberging van karbied;

“grenslyn” die omtrek van ’n perseel waarop of waarin vlambare vloeistowwe of stowwe opgeberg of gebruik word;

“grootmaatdepot” ’n perseel wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in grootmaat in op te berg, en waarvandaan die vlambare vloeistof hoofsaaklik deur middel van tenkvragsmotors of op ’n ander wyse versprei word, en behels ook enige perseel waar verpakte ware in grootmaat opgeberg word;

"flammable liquids" —

'Class A flammable liquid' means any flammable liquid having a true flashpoint of 23°C and lower;

'Class B flammable liquid' means any flammable liquid having a true flashpoint of over 23°C up to and including 55°C,

'Class C flammable liquid' means any liquid, oil or other similar substance having a true flash-point or more than 55°C but under 90°C.

For the purposes of the definition of "flammable liquids", flash-point shall be determined in accordance with the definition contained in the Code of Practice for the Petroleum Industry SABS 089: Part 1 — 1966;

"habitable room" means a room constructed or adapted to be used as a living room or workroom, and includes shops, workshops and offices, and the term "habitable" shall have a like meaning;

"liquid petroleum gas" means a gas, being a petroleum by-product which, when stored under pressure in cylinders, assumes a liquid state until the pressure has been reduced;

"mixing room" means any room or structure used or intended to be used for the manufacture or preparation of any product involving the use of flammable liquid;

"person" includes any individual, company or corporate body or partnership or other association of persons;

"protected work" means any house or building or other structure used or intended to be used or available for use for human habitation or public assembly and any school, club or similar institution and any building or structure housing animals, but shall not include any administrative office, change room or mess room in a bulk depot;

"pump" means any pump used or intended to be used for the supply, delivery, propulsion or pumping of flammable liquid or substances and includes all apparatus, pipes and appliances used for or in connection therewith, but shall not include pumps in bulk depots;

"registered premises" means premises registered by the Council in terms of these by-laws for the storage of carbide;

"road tank wagon" means a vehicle constructed and intended for the purpose of conveying flammable liquid for distribution principally or solely in a tank constructed as part of and firmly attached to such vehicle;

"spray booth" means any separate compartment constructed of metal and erected inside an existing building or any subdivision of any spray room when such subdivision or separate compartment is used or intended to be used for the purpose of spraying vehicles or articles with flammable liquid, and purposes incidental thereto;

"spray permit" means a permit issued by the Council authorizing any person to carry out the spraying of any article or thing with flammable liquid inside a building;

"spray room" means any room or structure used or intended to be used for the purpose of spraying vehicles or articles with flammable liquid and purposes incidental thereto;

"grootmaatpakhuis" 'n gebou of bouwerk in 'n grootmaatdepot wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in draagbare houers in op te berg;

"houer" 'n kis, blik, vaatjie, drom of 'n ander vat wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in te hou maar sluit nie die brandstoftenk van 'n motorvoertuig of van 'n vasstaande masjien in normale gebruik as sodanig in nie;

"karbied" óf karbied óf kalsuim;

"luggypie" 'n pypie wat gemaak en aangebring is ten einde die dampe van vlambare vloeistof in die atmosfeer te laat ontsnap;

"menglokaal" enige lokaal of bouwerk wat gebruik word of bedoel is om gebruik te word vir die vervaardiging of voorbereiding van enige produk waarby die gebruik van vlambare vloeistowwe betrek word;

"ondergrondse opbergtenk" 'n tenk wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in op te berg en wat heeltemal in die grond ingelaat, en met grond of soliede rots omring is, of 'n tenk wat in 'n kelder-verdieping onderkant die grondvlak geleë en omring is deur vloeistofdige beton of steenwerk en geheel en al met 'n sandomhulling omring is;

"pakkamer" 'n gebou of bouwerk, uitgesonderd 'n grootmaatpakhuis, wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in houers in op te berg;

"persoon" ook enige individu, maatskappy of liggaam met regs persoonlikheid, of 'n vennootskap, of 'n ander vereniging van persone;

"pomp" enige pomp wat vir die voorsiening, lewering, voortdrywing of pomp van vlambare vloeistof of stowwe gebruik word, of wat vir sodanige gebruik bedoel is, en sluit alle apparate, pype en toestelle in wat daarvoor of in verband daarmee gebruik word, maar sluit nie pompe in grootmaatdepots in nie;

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

"registrasiesertifikaat" 'n sertifikaat wat deur die Raad uitgereik is, waarby iemand gemagtig word om die persele wat daarin aangegee word vir die opberging, gebruik of hantering van vlambare vloeistowwe of die opberging van karbied, na gelang van die geval, te gebruik;

"spuithokkie" enige afsonderlike kompartement van metaal gebou en binne 'n bestaande lokaal ingerig of enige onderverdeling van 'n spuitlokaal indien so 'n kompartement of onderverdeling gebruik word of bedoel is om gebruik te word om voertuie of artikels met vlambare vloeistof te bespuit, en vir doeleindes wat daarmee gepaard gaan;

"spuitlokaal" 'n lokaal of bouwerk wat gebruik word of bedoel is om gebruik te word om voertuie of artikels met vlambare vloeistof te bespuit, en vir doeleindes wat daarmee gepaard gaan;

"spuitpermit" 'n permit wat die Raad uitreik en waarby iemand gemagtig word om enige artikel of ding in 'n gebou met vlambare vloeistowwe te bespuit;

“store” means any building or structure, other than a bulk store, which is used or intended to be used for the storage of flammable liquid in containers;

“tank” means a metal tank of adequate strength for the use intended, used or intended to be used for the storage of flammable liquid;

“transfer under seal” means the transfer of flammable liquid from or to a road tank wagon in such manner as to prevent the escape of flammable liquid or its vapour at any point in the system, except at such points where the vapour necessarily expelled is discharged through a vent pipe;

“transport permit” means a permit authorizing the transportation by road of flammable liquid;

“underground storage tank” means a tank used or intended to be used for the storage of flammable liquid wholly sunk in and surrounded by earth or solid rock or any such tank situated in a basement below ground level and totally enclosed by a liquid-tight concrete or brick structure, and wholly surrounded by a sand filling;

“vent pipe” means a pipe constructed and installed to allow the escape of flammable liquid vapour into the atmosphere.

General

Provisions of Other By-laws to Apply

2. The provisions of these by-laws shall be in addition to, and not in substitution for, any other by-laws of the Council.

Application of these By-laws to Existing Premises

3. The provisions of sections 34, 35, 37, 40, 41, 44, 56, 62, 65(a), 76, 81(2), 96(a), (b), (c), (e), (f) and (g), 99(a) and (c), and 103(a), and (d) shall not apply to any premises now in lawful use for the storage, use or handling of flammable liquid so as to require such premises to be reconstructed, altered or added to, to conform to the provisions thereof, but where any such premises or part thereof are reconstructed, altered or added to, such work shall be carried out in conformity with the provisions of these by-laws: Provided that on change of control or ownership of any premises in lawful use for the storage, use or handling of flammable liquid, no renewal or any certificate of registration issued in connection therewith shall be made, unless and until the provisions of sections hereinbefore mentioned have been complied with, and the provisions of such sections shall thereafter apply to such premises.

Application for Approval of Plans

4.(1) Every application for approval of plans shall be made in writing to the Council.

(2) Every such application shall be accompanied by a plan of the premises in respect of which a certificate is required, drawn to a scale of not less than 1:100, which shall specify—

(a) the premises including their elevation with regard to adjacent buildings or structures above or below the

“tenk” ’n metaaltenk, wat sterk genoeg is vir die bestemde doel, en wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof in te berg;

“tenkvragsmotor” ’n voertuig wat gebou en bedoel is om vlambare vloeistof, hoofsaaklik of uitsluitend in ’n tenk wat as deel van sodanige voertuig, en stewig daaraan vasgebou is, vir verspreidingsdoeleindes te vervoer;

“verseelde oorbringing” die oorbring van vlambare vloeistof van of na ’n tenkvragsmotor op so ’n wyse dat geen vlambare vloeistof of die dampe daarvan, by enige plek in die stelsel ontsnap nie, behalwe by sodanige plekke waar die dampe wat noodgedwonge afgedrywe word, deur ’n lugpypie ontsnap;

“vervoerpermit” ’n permit waarkragtens vlambare vloeistof per pad vervoer mag word;

“vlambare vloeistowwe”—

“vlambare vloeistof Klas A” enige vlambare vloeistof waarvan die flitspunt 23°C en laer is;

“vlambare vloeistof Klas B” enige vlambare vloeistof met ’n flitspunt bo 23°C tot en met 55°C;

“vlambare vloeistof Klas C” enige vloeistof, olie of soortgelyke stof met ’n flitspunt wat hoër as 55°C, maar laer is as 90°C.

Vir die toepassing van die woordomskeuring van “vlambare vloeistowwe”, word flitspunt bepaal ooreenkomstig die definisie daarvan vervat in die Gebruikskode vir die Petroleumnywerheid SABS 089: Deel I-1966;

“vloeibare petroleum gas” ’n petroleum neweproduk wat, indien dit onder druk in silinders gestoor is, ’n vloeibare toestand aanneem tot dat die druk verminder word.

Algemeen

Bepalings van Ander Verordeninge is van Toepassing

2. Die bepalinge van hierdie verordeninge is ter aanvulling van, en nie ter vervanging van enige ander verordeninge van die Raad nie.

Toepassing van hierdie Verordeninge op Bestaande Persele

3. Die bepalinge van artikels 34, 35, 37, 40, 41, 44, 56, 62, 65(a), 76, 81(2), 96(a), (b), (c), (e), (f) en (g), 99(a) en (c) en 103(a) en (d) is nie op enige perseel wat tans wettiglik vir die opberging, gebruik of hantering van vlambare vloeistowwe gebruik word, op so ’n wyse van toepassing dat dit meebring dat sodanige perseel herbou, verbou of uitgebrei moet word ten einde aan die bepalinge daarvan te voldoen nie, maar wanneer sodanige perseel of ’n gedeelte daarvan herbou, verbou of uitgebrei word, moet sodanige werk ooreenkomstig die bepalinge van hierdie verordeninge verrig word: Met dien verstande dat indien ’n perseel wat wettiglik vir die opberging, gebruik of hantering van vlambare vloeistowwe gebruik word, van beheer of eienaar verwissel, geen registrasiesertifikaat wat in verband daarmee uitgereik is hernieu word nie, tensy en alvorens daar aan die bepalinge van bogenoemde artikels voldoen is, en die bepalinge van vermelde artikels is dat op sodanige persele van toepassing.

Aansoek om Goedkeuring van Planne

4.(1) Elke aansoek om die goedkeuring van planne, moet skriftelik by die Raad gedoen word.

(2) Elke sodanige aansoek moet vergesel gaan van ’n plan van die perseel ten opsigte waarvan ’n sertifikaat vereis word, en moet volgens ’n skaal van minstens 1:100 geteken wees, en die volgende in besonderhede aandui—

(a) Die perseel, insluitende die opstand daarvan met betrekking tot die aangrensende geboue of bouwerke bo-

ground, the inside dimensions shown in figures of any room, building, structure or storage tank in which flammable liquid is to be stored, used or handled, as well as a description of the material to be used with which such room, building, structure of storage tank is or is proposed to be constructed; and

(b) full particulars including position of any pump, storage tank, store, mixing room, pipeline, dry-cleaning machinery, spray room, spray booth, or ventilating equipment.

(3) Every such application shall also be accompanied by a block plan of such premises, drawn to a scale of not less than 1:500, which shall specify—

(a) the premises and all open spaces with stand numbers thereof and the materials of which such premises are constructed or are to be constructed;

(b) The stands with numbers thereof immediately adjoining;

(c) the names of any streets on which the site abuts and the township in which it is situated; and

(d) the north point.

(4) Where the plan relates to existing premises in respect of which a certificate of registration has been issued and wherein it is proposed to make alterations or additions to any apparatus lawfully used or intended to be used thereon for the storage or handling of flammable liquid, only a ground plan together with such application form and the prescribed charges shall be submitted. Such ground plan shall be drawn to a scale not less than 1:100 and shall show such additions or alterations in relation to such existing premises or apparatus.

(5) All plans shall be—

(a) signed by the owner or his agent;

(b) drawn in Indian ink on tracing linen or clear prints on cloth with white ground; and

(c) coloured with fixed colours as follows:

(i) *Block Plan:*

Proposed premises: Red

Other existing buildings: Grey or a neutral colour

Open spaces: Uncoloured

(ii) *Other Plan*

Ventilation ducts, trunks or enclosures: Blue

Storage tanks, pumps, pipelines, dry-cleaning machinery and spray booths: Red

Buildings in which flammable liquid is to be stored, used or handled: Uncoloured

Other existing buildings where required: Grey or a neutral colour.

(6) A charge of R3 for every application for approval of a plan or plans shall be paid on submission thereof, and on approval, such plan or plans shall become the property of the Council. On approval of such plans a written notice in accordance with these by-laws shall be used with such conditions endorsed thereon as are deemed necessary by the Council.

(7) The approval of plans in respect of premises shall in no way imply the acceptance of any responsibility on the part of the Council in regard to such premises.

kant of onderkant die grond, die binne-afmetings in syfers aangegee van enige vertrek, gebou, bouwerk of opbergtenk waarin vlambare vloeistof opgeberg, gebruik of gehanteer moet word, asook 'n beskrywing van die materiale waarmee sodanige vertrek, gebou, bouwerk of opbergtenk gebou is, of gebou gaan word; en

(b) volledige besonderhede, insluitende die terreinligging van enige pomp, opbergtenk, pakkamer, menglokaal, pypleiding, droogskoonmaakmasjinerie, spuitlokaal, spuithokkie of ventilasie toerusting.

(3) Elke sodanige aansoek moet ook vergesel gaan van 'n blokplan van sodanige perseel, wat volgens 'n skaal van minstens 1:500 geteken is, en waarop die volgende gespesifiseer moet word:

(a) Die persele en alle oop ruimtes en die standplaasnommers daarvan asook die materiaal waarvan sodanige persele gebou is of gebou gaan word;

(b) die direk aangrensende standplase en hulle nommers;

(c) die name van strate waaraan die terrein grens en die naam van die dorp waarin dit geleë is, en

(d) die noordpunt.

(4) Indien die plan betrekking het op bestaande persele ten opsigte waarvan 'n registrasiesertifikaat uitgereik is, en ten opsigte waarvan dit die voorneme is om veranderinge of toevoegings aan te bring aan 'n apparaat wat in verband met die opberging of hantering van vlambare vloeistowwe wettiglik daarop gebruik, word of waar dit die voorneme is om daarop te gebruik, moet daar slegs 'n grondplan en die voorgeskrewe gelde saam met so 'n aansoek vorm ingedien word. So 'n grondplan moet volgens 'n skaal van minstens 1:100 geteken word, en moet sodanige toevoegings of veranderinge met betrekking tot die bestaande perseel of apparaat aandui.

(5) Alle planne moet—

(a) deur die eienaar of sy agent onderteken word;

(b) met Indiese ink op natreklinne geteken of duidelik op 'n wit doek afgedruk wees; en

(c) soos volg met vaste kleure ingekleur wees:—

(i) *Blokplan:*

Voorgestelde perseel: Rooi.

Ander bestaande geboue: Grys of 'n neutrale kleur.

Oop ruimtes: Ongekleurd.

(ii) *Ander Planne:*

Ventilasiepype, hoofleidings of insluitings: Blou.

Opbergtenks, pompe, pypleidings, droogskoonmaakmasjinerie en spuithokkies: Rooi.

Geboue waarin vlambare vloeistowwe opgeberg, gebruik of hanteer word: Ongekleurd.

Ander bestaande geboue waar vereis: grys of 'n neutrale kleur.

(6) Daar moet 'n vordering van R3 ten opsigte van elke aansoek om goedkeuring van 'n plan of planne, betaal word wanneer dit ingedien word, en nadat dit goedgekeur is, word 'n skriftelike kennisgewing uitgereik met sodanige voorwaardes as wat ooreenkomstig hierdie verordeninge nodig gegag word, deur die Raad daarop geëndosseer.

(7) Die goedkeuring van planne ten opsigte van persele beteken geensins dat die Raad enige aanspreeklikheid met betrekking tot sodanige perseel aanvaar nie.

When Plans are Null and Void

5. The approval by the Council in terms of section 4 of any plans shall lapse and be of no force and effect if the provisions of these by-laws shall not have been complied with within one year after the date of such approval.

Permits

6.(1) No person shall carry out any spraying operations with flammable liquid in any building or part thereof unless such person is in possession of a spray permit in respect of the said building or part thereof issued in accordance with these by-laws, or store, use or handle flammable liquid on any premises in excess of the under-mentioned quantities, unless such person is in possession of a certificate of registration in respect of such premises issued in terms of these by-laws:—

(a) Class A flammable liquid — a total quantity of 50 litres

(b) Class B flammable liquid — a total quantity of 400 litres

(2) No certificate of registration or spray permit shall be issued in respect of any premises for the storage, use or handling of flammable liquid unless application is made in writing to the Council and accompanied by the prescribed charge as set out in Schedule I hereto, and until the provisions of these by-laws have been complied with in respect of such premises.

(3) Such certificate of registration or spray permit may be issued subject to such conditions as are deemed necessary by the Council, having regard to the circumstances pertaining to each application.

(4) Such certificate of registration shall state the maximum amount of each class of flammable liquid permitted to be stored, used or handled, the manner in which such liquid shall be stored, used or handled and the number of pumps, storage tanks and stores permitted on the premises.

(5) Every such certificate of registration shall only be valid for the period terminating on the next succeeding 31st day of December.

(6) No certificate of registration or spray permit, other than a renewal thereof, shall be issued in respect of any premises until the provisions of these by-laws have been complied with and the application therefor has been approved by the Council.

Supply of Flammable Liquid

7. No person shall —

(a) supply or deliver or cause or permit to be supplied or delivered flammable liquid in excess of the quantity specified in section 6.(1) to any premises, the occupier of which is not in possession of a certificate of registration issued in terms of these by-laws in respect of the said premises; or

(b) supply or deliver or cause or permit to be supplied or delivered to any premises flammable liquid in excess of the quantity or of a class other than that specified on the certificate of registration relating to such premises.

Exemptions and Requirements: General

8.(1) Notwithstanding anything contained in these by-laws —

(a) flammable liquid shall not be deemed to be stored or conveyed or transported when contained in the fuel tank

Wanneer Planne van Nul en Gener Waarde is

5. Die goedkeuring deur die Raad van enige plan kragtens artikel 4 verval en is van nul en gener waarde indien daar nie binne een jaar na die datum van sodanige goedkeuring aan die bepalings van hierdie verordeninge voldoen is nie.

Permitte

6.(1) Niemand mag in 'n gebou of 'n gedeelte daarvan met vlambare vloeistowwe spuitwerk verrig nie, tensy hy in besit is van 'n spuitpermit ten opsigte van genoemde gebou of 'n gedeelte daarvan wat ooreenkomstig hierdie verordeninge uitgereik is of mag, tensy sodanige persoon ten opsigte van sodanige perseel in besit is van 'n registrasiesertifikaat vir die perseel kragtens hierdie verordeninge uitgereik, meer vlambare vloeistof as die volgende hoeveelhede op sodanige perseel opberg, gebruik of hanteer nie:—

(a) Vlambare vloeistof, Klas A — altesaam 50 liter

(b) Vlambare vloeistof, Klas B — altesaam 400 liter

(2) Daar word geen registrasiesertifikaat of spuitpermit ten opsigte van 'n perseel vir die opberging, gebruik of hantering van vlambare vloeistof uitgereik nie, tensy daar skriftelik by die Raad aansoek gedoen word en die voorgeskrewe gelde soos in Bylae 1 hierby uiteengesit, die aansoek vergesel en alvorens daar aan die bepalings van hierdie verordeninge met betrekking tot sodanige perseel voldoen is.

(3) Sodanige registrasiesertifikaat of spuitpermit kan uitgereik word onderworpe aan sodanige voorwaardes as wat die Raad, met inagneming van die omstandighede wat aan elke aansoek verbonde is, noodsaaklik ag.

(4) Sodanige registrasiesertifikaat moet die grootste hoeveelheid vlambare vloeistof van elke klas wat opberg, gebruik of gehanteer mag word, asook die wyse waarop sodanige vloeistof opberg, gebruik of gehanteer moet word, en die aantal pompe, opbergtenks en pak-kamers wat op die perseel toegelaat word, aangee.

(5) Elke sodanige registrasiesertifikaat is slegs geldig vir die tydperk wat verstryk op die eerste daaropvolgende 31ste dag van Desember.

(6) Daar word geen registrasiesertifikaat of spuitpermit, uitgesonderd 'n hernuwing daarvan, ten opsigte van enige perseel uitgereik, alvorens daar aan die bepalings van hierdie verordeninge voldoen is en die aansoek daarvoor deur die Raad goedgekeur is.

Verskaffing van Vlambare Vloeistowwe

7. Niemand mag —

(a) meer vlambare vloeistof as die hoeveelheid wat in artikel 6.(1) gespesifiseer is, aan 'n perseel waarvan die okkupant nie in besit is van 'n registrasiesertifikaat wat ingevolge die bepalings van hierdie verordeninge ten opsigte van die genoemde perseel uitgereik is nie, verskaf of aflewer of toelaat dat dit verskaf of afgelewer word nie; of

(b) meer vlambare vloeistof as die hoeveelheid, of vlambare vloeistof van 'n ander klas as dié wat in die registrasiesertifikaat wat betrekking op sodanige perseel het, gespesifiseer is, aan 'n perseel verskaf of aflewer of toelaat dat dit verskaf of afgelewer word nie.

Vrystellings en Vereistes: Algemeen

8.(1) Ondanks enigiets in hierdie verordeninge ver-
vat—

(a) word daar nie geag dat vlambare vloeistof opberg of vervoer word wanneer dit in die brandstoftenk van 'n

of a motor vehicle or stationary engine in normal use as such;

(b) any person may keep any flammable substance such as varnish, lacquer, paint, vulcanising cement or other similar preparations, hydraulic fluids and other similar preparations, liquids constituting or forming part of medicinal, cosmetic and other similar preparations and diesel and heavy furnace fuels on any premises where such substance is entirely contained in sealed metal containers and no container shall be opened on such premises except in the open air or in a store as defined in section 1: Provided that —

(i) where 1 kl or more of such substances are kept in any room or building, such room or building shall be constructed of non-combustible material and fire appliances shall be installed to the satisfaction of the Chief Fire Officer and the substances shall be situated in such a position that they shall not impede the escape of any person or animal from the premises in case of fire;

(ii) where the total quantity of such substances is in excess of 5 kl such excess quantities shall be kept in a separate non-combustible room or building or store;

(iii) such room or building shall be constructed in such a manner and be surrounded by walls or bunds of such a character that the substances contained therein cannot escape therefrom, such walls or bunds to be of sufficient capacity to contain not less than 75 per cent of the maximum quantity capable of being stored therein;

(iv) the room or building shall be ventilated so as to adequately prevent the accumulation of flammable vapour within all portions of such room or building;

(v) the room or building shall be situated in such a position that it is not likely to endanger any other adjoining room, building or premises in case of fire;

(vi) the words "Danger — No Smoking" in both official languages shall be prominently displayed in letters not less than 150 mm in height outside the entrance to every such room or building and shall at all times be maintained in such positions and in a legible condition;

(vii) no container shall be opened in such room or building;

(viii) fire appliances shall be installed to the satisfaction of the Chief Fire Officer

(ix) the Chief Fire Officer may require other additional safety precautions to be complied with, having regard to the particular circumstances of any case.

Exemptions and Requirements: Class C Flammable Liquid

(2)(a) The exemption referred to in subsection (1)(a) and (b) shall *mutatis mutandis* apply to Class C flammable liquid contained in drums and not exceeding 1 kl on any premises. In the event of the quantity exceeding 1 kl the provisions of subsection (1)(b)(i) to (ix) inclusive shall *mutatis mutandis* apply.

(b) In the case of bulk storage of liquids, oils or other substances which are or are to be stored or used for heating or any other purpose, the procedure and provisions of sections 4, 5 and 33 to 46 inclusive shall be followed and shall *mutatis mutandis* apply, save and except that with

motorvoertuig of 'n vasstaande masjien is wat as sodanig in normale gebruik is nie;

(b) kan enigiemand enige vlambare stof soos vernis, lakvernis, verf, vulkaniseergom of ander soortgelyke preparate, hidrouliese vloeistowwe en ander soortgelyke preparate, vloeistowwe wat of self of deel uitmaak van geneeskundige, skoonheids- en ander soortgelyke preparate, en diesel en grootoond stowwe aanhou op enige perseel waar sodanige stowwe geheel en al in versëelde metaalhouers gehou word en sodanige houer nie op die perseel oopgemaak word nie, behalwe in die buitelug of in 'n pakkamer soos omskryf in artikel 1: Met dien verstande dat —

(i) indien 1 kl of meer van sodanige stowwe in 'n vertrek of gebou gehou word, so 'n vertrek of gebou van nie-brandbare materiaal gebou moet wees, brandblustoestelle tot voldoening van die Brandweerhoof aangebring moet word, en die stowwe sodanig gestoor moet word dat dit nie die ontvlugting van mense of diere in geval van 'n brand belemmer nie;

(ii) indien die totale hoeveelheid van sodanige stowwe meer as 5 kl is, sodanige addisionele hoeveelhede in 'n afsonderlike nie-brandbare vertrek of gebou of pakkamer gehou moet word;

(iii) so 'n vertrek of gebou op so 'n wyse opgerig en omring moet wees van mure of walle van sodanige aard dat die stowwe wat daarin vevat is, nie daaruit kan ontsnap nie en sodanige mure of walle in inhoudsvermoë moet voldoende wees om minstens 75 persent van die grootste hoeveelheid stowwe wat daarin opgeberg kan word, te hou;

(iv) die vertrek of gebou sodanig geventileer moet word om die ophoping van vlambare damp in enige gedeelte van sodanige vertrek of gebou voldoende te voorkom;

(v) die vertrek of gebou sodanig geleë moet wees dat dit geen gevaar inhou vir aangrensende vertreke, geboue of persele in geval van 'n brand nie;

(vi) opvallende kennisgewings met die woorde "Gevaar — Rook verbode" duidelik in albei amptelike tale daarop, in letters wat minstens 150 mm hoog is, buite alle ingange tot sodanige vertrek of gebou opgerig moet word, en te alle tye op dié plekke in 'n leesbare toestand instand gehou moet word;

(vii) geen houer in sodanige vertrek of gebou oopgemaak mag word nie;

(viii) brandblussers tot voldoening van die Brandweerhoof geïnstalleer moet word;

(ix) die Brandweerhoof ander addisionele veiligheidsmaatreëls kan vereis met inagneming van die besondere omstandighede van enige geval.

Uitsonderings en Vereistes: Klas C Vlambare Vloeistowwe

(2)(a) Die uitsondering waarna daar in subartikel (1)(a) en (b) verwys word, is *mutatis mutandis* van toepassing op Klas C, vlambare vloeistowwe wat in dromme aangehou word en nie 1 kl op enige perseel oorskry nie. Waar die hoeveelheid 1 kl oorskry, is die bepalings van subartikel 1(b)(i) tot en met (ix) *mutatis mutandis* van toepassing.

(b) In die geval van die massa opberging van vloeistowwe, olie of ander stowwe wat geberg of gebruik word of geberg of gebruik sal word vir verhitting of vir enige ander doel, moet die prosedure en bepalings van artikels 4, 5 en 33 tot en met 46 gevolg word en is *mutatis mutandis* van toepassing, behalwe dat die Brandweerhoof met ver-

reference to section 35(2) the Chief Fire Officer may in his discretion permit above ground storage tanks, subject to the following conditions:—

(i) the capacity of any tank containing liquids with a true flash-point of more than 55°C but under 90°C and not installed in a building shall not exceed 2,3 kl and such tank shall not be positioned within 6 m of any protected work or within 4,5 m of any public thoroughfare.

(ii) the capacity of any tank containing liquids, oils or other substances with a true flash-point of over 90°C and not installed in a building, and any part of which is placed within a distance of 6 m from any part of a building, shall not exceed 23 kl and if such tank is not so placed that the whole of it is below the surface of the adjoining ground, the following requirements shall be complied with:

(aa) If the tank is placed within a distance of 2 m from the building, unless the part of the wall of the building within 6 m from the tank is of fire-resisting construction and impervious, it shall be enclosed in a tank chamber.

(bb) If the tank is placed at a distance of more than 2 m but within a distance of 6 m from the building, it shall be placed in a tank chamber unless either the part of the wall of the building within 6 m from the tank and any opening therein shall be of fire-resisting construction or a screen wall of fire-resisting construction shall have been erected between the tank and the building: Provided that such screen wall shall have been erected co-extensive with the tank so as to project laterally for a distance of not less than 1 m at each extremity of such tank and such screen wall shall have foundations of adequate strength, and throughout its length shall have been erected above the ground to a height of not less than 1 m above the uppermost part of the tank.

(iii) If the storage tank is placed so that the whole of it is below the surface of the adjoining ground it shall be covered by a roof of fire-resisting construction.

(c) all tanks shall be firmly placed in steel, concrete or brick saddles of adequate strength and stability or some other approved method. The Chief Fire Officer may require other additional safety precautions he may deem necessary to be complied with appertaining either to the tank or to apparatus or other equipment using fuel from such tank for any purpose whatsoever. Fire extinguishing appliances shall be installed to the satisfaction of the Chief Fire Officer.

Conditions of Certificate of Registration

9.(1) No person shall store, use or handle or cause to be stored, used or handled on any premises—

(a) any quantity of flammable liquid in excess of the amount specified in the certificate of registration relating to such premises;

(b) any flammable liquid other than the class or classes specified in the certificate of registration relating to such premises;

(c) any flammable liquid in a manner other than the manner specified in the certificate of registration relating to such premises; or

(d) a greater number of pumps, storage tanks or stores than specified in the certificate of registration relating to such premises.

(2) Any person in lawful possession of any certificate of registration may make written application to the Council for the amendment of the total quantity or the class of

wysing na artikel 35(2) na goeëdunke bogrondse opgaartenks kan toelaat onderworpe aan die volgende voorwaardes:—

(i) Die inhoudsvermoë van enige tenk wat vloeistof met 'n flitspunt van meer as 55°C maar minder as 90°C bevat, en nie in 'n gebou geïnstalleer is nie, mag nie 2,3 kl oorskry nie, en sodanige tenk mag nie nader as 6 m van enige beskermde gebou of 4,5 m van enige openbare deurgang geleë wees nie.

(ii) Die inhoudsvermoë van enige tenk wat vloeistowwe, olie of ander stowwe met 'n flitspunt van meer as 90°C bevat en nie in 'n gebou geïnstalleer is nie, en waarvan enige deel nie meer as 6 m van enige deel van 'n gebou geleë is nie, mag nie 23 kl oorskry nie, en indien sodanige tenk so geplaas is dat dit nie heeltemal onder die omliggende grondhoogte geleë is nie, moet daar aan die volgende vereistes voldoen word:

(aa) Indien die tenk binne 2 m van 'n gebou geleë is, tensy die deel van die muur van die gebou wat binne 6 m van die tenk geleë is van brandbestande materiaal gebou en syferdig is, moet dit in 'n tenkkamer gehou word.

(bb) Indien die tenk meer as 2 m maar minder as 6 m van 'n gebou staan, moet dit in 'n tenkkamer geplaas word tensy dié gedeelte van die muur van die gebou binne 6 m van die tenk en enige opening daarin van brandbestande konstruksie is of 'n skeidsmuur van brandbestande materiaal tussen die tenk en die gebou opgerig word: Met dien verstande dat sodanige skeidsmuur gelyktydig met die tenk opgerig moet word sodat dit minstens 1 m aan weerskante van die uiterste van die tenk verbystee, en sodanige skeidsmuur fondamente van voldoende sterkte moet hê en vir die volle lengte van die muur bokant die grondoppervlakte uitgebou moet wees tot 'n hoogte van minstens 1 m bokant die hoogste punt van die tenk.

(iii) Indien die opgaartenk so geplaas is dat dit heeltemal onder die oppervlakte van die omliggende grond geleë is, moet dit bedek word met 'n dak van brandbestande materiaal.

(c) Alle tenks moet stewig geplaas word in staal, beton of steenstutte van voldoende sterkte en stabiliteit of enige ander goedgekeurde metode. Die Brandweerhoof kan ander bykomende veiligheidsmaatreëls wat hy nodig ag en waaraan voldoen moet word, oplê met betrekking tot die tenk of apparaat, of ander toerusting wat brandstof uit sodanige tenk gebruik vir watter doel ook al. Brandblusapparaat moet tot voldoening van die Brandweerhoof geïnstalleer word.

Voorwaardes van die Registrasiesertifikaat

9.(1) Niemand mag op enige perseel—

(a) meer vlambare vloeistof as die hoeveelheid wat op die registrasiesertifikaat wat op sodanige perseel betrekking het, aangegee word;

(b) enige vlambare vloeistof, uitgesonderd die klas of klasse wat op die registrasiesertifikaat wat op sodanige perseel betrekking het, aangegee word;

(c) enige vlambare vloeistof op 'n ander wyse as dié wat op die registrasiesertifikaat wat op sodanige perseel betrekking het, aangedui word; of

(d) meer pompe, opbergtens, of pakkamers as dié wat op die registrasiesertifikaat wat op sodanige perseel betrekking het, aangegee word; Opberg, gebruik of hanteer of laat opberg, gebruik of hanteer nie.

(2) Enigiemand wat in wettige besit van 'n registrasiesertifikaat is, kan by die Raad skriftelik aansoek doen om die totale hoeveelheid of die klas vlambare vloeistof

flammable liquid specified in such certificate. Such application shall be granted by the Council only when the proposed amendment is in conformity with the provisions of these by-laws. Where the Council has granted any such application, such person shall surrender the certificate of registration to the Council for amendment.

Display of Certificate of Registration

10. Any person to whom a certificate of registration has been issued shall cause such certificate to be affixed and maintained in a conspicuous position on the registered premises. Such certificate shall be maintained at all times in such position and in a legible condition.

Renewal of Certificate of Registration or Spray Permit

11. Application for the annual renewal of a certificate of registration or spray permit shall be made not later than the 15th day of November of the year prior to that for which such renewal is required, on a form to be provided by the Council and shall be accompanied by the prescribed charge as set out in Schedule I hereto. No plans of the premises in terms of section 4 shall be required in the case of a renewal of a certificate of registration or spray permit, unless called for at the discretion of the Council.

Transfer of Certificate of Registration or Spray Permit

12.(1) A certificate of registration or spray permit may be transferred from one person to another.

(2) The person desiring such transfer shall apply in writing to the Council on a form to be provided by the Council for such purpose. Such application shall be accompanied by the prescribed charge as set out in Schedule I hereto, together with the certificate of registration or spray permit relating to the premises in respect of which such transfer is desired.

(3) No certificate of registration or spray permit shall be transferable from one premises to another.

Temporary Storage

13.(1) The Council may in writing exempt from the provisions of section 6 for such period as it may deem necessary any person wishing to store more than 50 litres of Class A flammable liquid or more than 400 litres of Class B flammable liquid required for or in connection with any excavation, building, road making or other like operations of a temporary nature: Provided that—

(a) application is submitted in writing to the Council on a form to be obtained from the Council;

(b) suitable provision has been made to surround the containers of such flammable liquid by walls or bunds of such a character that such flammable liquid cannot escape from such walls or bunds either under the action of fire or otherwise; and

(c) at least one efficient chemical fire extinguisher of the dry chemical type as set out in section 26 has been provided.

(2) Any person to whom an exemption has been granted in terms of subsection (1) shall ensure that at all times—

(a) all reasonable precautions are taken to prevent any fire, flame or other agency likely to ignite flammable liquid or flammable liquid vapour being brought into contact with such flammable liquid or its vapour;

(b) such flammable liquid is not placed within 4,5 m of any protected work or public thoroughfare; and

wat op so 'n sertifikaat aangegee word, te laat wysig. Die raad staan so 'n aansoek slegs toe indien die voorgestelde wysiging voldoen aan die bepalings van hierdie verordeninge. Indien die Raad so 'n aansoek toegestaan het, moet so 'n persoon die registrasiesertifikaat by die Raad indien sodat dit gewysig kan word.

Vertoning van registrasiesertifikaat

10. Enigiemand aan wie 'n registrasiesertifikaat uitgereik is, moet die sertifikaat op 'n opvallende plek op die geregistreerde perseel laat aanbring en onderhou. Sodanige sertifikaat moet te alle tye in 'n leesbare toestand op dié plek in stand gehou word.

Hernuwing van Registrasiesertifikaat of Smitpermit

11. Daar moet uiterlik op die 15de dag van November van die jaar wat die jaar voorafgaan ten opsigte waarvan die hernuwing benodig word, aansoek om die hernuwing van die registrasiesertifikaat of spuitpermit gedoen word op 'n vorm wat deur die Raad verskaf word, en die voorgeskrewe geld, soos in Bylae 1 hierby uiteengesit is, moet die aansoek vergesel. Tensy die Raad na goeëdunde dit verlang, word daar in die geval van 'n hernuwing van 'n registrasiesertifikaat of spuitpermit geen plan van die perseel kragtens artikel 4 vereis nie.

Oordrag van Registrasiesertifikaat of Smitpermit

12.(1) 'n Registrasiesertifikaat of spuitpermit mag deur een persoon aan 'n ander oorgedra word.

(2) Die persoon wat sodanige oordrag verlang, moet skriftelik by die Raad aansoek daarom doen op 'n vorm wat die Raad vir die doel verskaf. So 'n aansoek moet vergesel gaan van die voorgeskrewe geld, soos in Bylae 1 hierby uiteengesit is, asook van die registrasiesertifikaat of spuitpermit wat betrekking het op die perseel ten opsigte waarvan sodanige oordrag verlang word.

(3) Geen registrasiesertifikaat of spuitpermit is van een perseel na 'n ander oordraagbaar nie.

Tydlike Opberging

13.(1) Die Raad kan enigeen wat verlang om meer as 50 liter vlambare vloeistof Klas A, of meer as 400 liter vlambare vloeistof Klas B, wat vir of in verband met uitgrawingswerk, bouwerk, paaanleg of ander soortgelyke werk van 'n tydelike aard benodig word, op te berg, skriftelik vir sodanige tydperk as wat hy dit nodig ag, van die bepalings van artikel 6, vrystel: Met dien verstande dat—

(a) daar skriftelik op 'n vorm wat van die Raad verkrygbaar is, by die Raad aansoek gedoen word;

(b) daar behoorlik voorsorg getref is om die houers van sodanige vlambare vloeistof te omring met mure of walle van so 'n aard dat die vlambare vloeistof nie ten gevolge van brand of andersins, deur die mure of walle kan ontsnap nie; en

(c) daar minstens een doeltreffende chemiese brandblustoestel van die droë chemiese tipe, soos in artikel 26 uiteengesit is, verskaf word.

(2) Enigiemand aan wie daar 'n vrystelling kragtens subartikel (1) verleen is, moet te alle tye sorg dat—

(a) daar alle redelike voorsorg getref word om te voorkom dat 'n brand 'n vlam of 'n ander middel wat vlambare vloeistof of vloeistofdampe aan die brand kan laat slaan, in aanraking met sodanige vlambare vloeistof of die dampe daarvan gebring word;

(b) sodanige vlambare vloeistof nie binne 4,5 m van 'n beskermde gebou of openbare verkeersweg geplaas word nie; en

(c) the provisions of subsection (1)(b) and (c) are observed.

Installation and Erection

14.(1) Immediately the installation of any pump, storage tank, filling device, dry-cleaning room, store, mixing room, spray room or other premises intended for the storage, use, or handling of flammable liquid has been completed, the occupier of the premises shall notify the Council in writing on a form to be obtained from it of the date on which the work will be ready for inspection.

(2) No person shall use or cause or permit to be used such pump, storage tank, filling device, dry-cleaning room, store, mixing room, spray room or other premises for the storage, use or handling of flammable liquid until such person is in possession of a certificate of registration relating thereto.

Additions and Alterations to Registered Premises

15.(1) No additions or alterations to any existing registered premises shall be made unless and until a plan of the existing premises, together with the proposed work, shall have been submitted to the Council and approved by it in writing.

(2) Such plan shall be in accordance with the provisions of section 4.

Removal and Dismantling

16.(1) Any person who removes or causes or permits to be removed any pump, storage tank or filling device from any registered premises, other than a bulk depot, shall give notice of such removal in writing to the Council on a form to be obtained from it.

(2) The removal of any such pump, tank or filling device from any registered premises shall *ipso facto* cancel the certificate of registration insofar as it refers to such pump, tank or filling device, as the case may be, together with any other authority including any exemption granted in terms of these by-laws and no such pump, tank or filling device shall be re-erected on such premises unless and until a new certificate of registration has been obtained in the manner provided in terms of these by-laws: Provided that the provisions of this section shall not apply in respect of any such pump, storage tank or filling device which is temporarily removed for the purpose of effecting repairs thereto.

Storage, Use and Handling on Registered Premises Prohibited in Certain Circumstances

17. Except as otherwise provided in these by-laws, no person shall store, use or handle, or permit or cause to be stored, used or handled any flammable liquid on any registered premises—

(a) where such flammable liquid or its vapour comes or is likely to come into contact with any fire, flame, naked light or other agency likely to ignite such flammable liquid or its vapour;

(b) unless such premises are so situated or constructed or so protected by surrounding walls as not to expose any adjoining premises, room, building, or other property to the risk of danger from fire;

(c) so situated as to prevent or impede the escape of any person or animal in the case of fire or otherwise;

(d) unless all equipment and apparatus used on such premises for the storage, use or handling of flammable li-

(c) die bepalings van subartikel (1)(b) en (c) nagekom word.

Installasie en Oprigting

14.(1) Onmiddellik nadat 'n pomp, opbergtenk, vultoe-stel, droogskoonmaaklokaal, pakkamer, menglokaal, spuitlokaal of ander perseel wat vir die opberging, gebruik of hantering van vlambare vloeistof bedoel is, klaar opge- rig is, moet die okkupant van die perseel die Raad skrifte- lik op 'n vorm wat by die Raad verkrygbaar is, verwittig van die datum waarop die werk vir inspeksie gereed is.

(2) Niemand mag so 'n pomp, opbergtenk, vultoe- stel, droogskoonmaaklokaal, pakkamer, menglokaal, spuitlo- kaal of ander perseel vir die opberging, gebruik of hante- ring van vlambare vloeistof gebruik, laat gebruik, of toe- laat dat dit daarvoor gebruik word nie, alvorens so iemand 'n registrasiesertifikaat wat daarop betrekking het, besit.

Aanbousels en Veranderings aan 'n Geregistreerde Perseel

15.(1) Geen aanbousel of verandering mag aan enige bestaande geregistreerde perseel aangebring word nie, tensy en alvorens 'n plan van die bestaande perseel, asook van die voorgestelde werk, by die Raad ingedien en skrif- telik deur hom goedgekeur is.

(2) Sodanige plan moet ooreenkomstig die bepalings van artikel 4 wees.

Verwydering en Demontering

16.(1) Enigiemand wat 'n pomp, opbergtenk of vultoe- stel van 'n geregistreerde perseel, uitgesonderd 'n groot- maatdepot, verwyder, laat verwyder, of toelaat dat dit verwyder word, moet die Raad skriftelik daarvan in ken- nis stel op 'n vorm wat by die Raad verkrygbaar is.

(2) Indien so 'n pomp, tenk of vultoe- stel van 'n geregis- treerde perseel verwyder word, vervel die registrasieserti- fikaat *ipso facto* vir sover dit, na gelang van die geval, be- trekking het op so 'n pomp, tenk of vultoe- stel, asook enige ander magtiging, insluitende 'n vrystelling, wat kragtens hierdie verordeninge toegestaan is, en geen so- danige pomp, tenk of vultoe- stel mag weer op die terrein opgerig word nie, tensy en alvorens 'n nuwe registrasieser- tifikaat verkry is op die wyse wat kragtens hierdie veror- deninge bepaal word: Met dien verstande dat die bepa- lings van hierdie artikel nie van toepassing is in die geval van 'n pomp, opbergtenk of vultoe- stel wat tydelik verwy- der word met die doel om herstelwerk daaraan te verrig nie.

Opberging, Gebruik en Hantering op Geregistreerde Per- sele word onder Sekere Omstandighede Verbied

17. Behoudens andersluidende bepalings in hierdie ver- ordeninge vervat, mag niemand vlambare vloeistof op 'n geregistreerde perseel opberg, gebruik of hanteer, laat opberg, gebruik of hanteer nie—

(a) indien sodanige vlambare vloeistof of die dampe daarvan met enige vuur, vlam, oop lig, of 'n ander middel wat sodanige vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, in aanraking kom, of moonlik daarmee in aanraking kan kom;

(b) tensy sodanige perseel aldus geleë of gebou is, of so deur ringmure beskerm word, dat dit geen aangrensende perseel, vertrek, gebou of ander eiendom aan brand blootstel nie;

(c) indien dit so geleë is dat dit die ontkoming van 'n persoon of dier in die geval van brand, of andersins, ver- hinder of belemmer;

(d) tensy alle toerusting en apparate wat in sodanige perseel vir die opberging, gebruik of hantering van vlam-

quid is maintained in good and proper order and free from leakage of flammable liquids; or

(e) unless such person has taken all due precautions for the prevention of accidents by fire or explosion on such premises, and for the prevention of unauthorized persons obtaining access to the flammable liquid kept thereon.

Prohibition of Certain Acts

18. No person who stores, uses or handles or causes or permits to be stored, used or handled any flammable liquid on any premises shall do or cause or permit to be done any act which tends or is likely to cause fire or explosion.

Notice to Discontinue Dangerous Method

19.(1) Where on inspection of any premises it appears that any method of storage, use, transport or handling of flammable liquid is in conflict with the provisions of these by-laws and is calculated to endanger the safety of the public or of any person employed in or on such premises, any duly authorized officer of the Council may require the immediate discontinuance of such method or the removal of the flammable liquid to a place of safekeeping.

(2) Any person failing to comply with any instruction of any duly authorized officer of the Council, issued in terms of this section, shall be guilty of an offence under these by-laws.

Flammable Liquid Escaping into Drains

20. No person shall cause or permit flammable liquid to enter any sewer or inlet or drain communicating with any sewer or any surface water drain.

Prohibition against devices and pumps in basements

21. No person shall use or cause or permit to be used in any basement any device for spraying flammable liquid or any pump or other device for the issue or transfer of flammable liquid to vehicles or containers.

Filling Operations

22.(1) No person shall transfer, other than at a bulk depot, any flammable liquid from or to any road tank wagon unless such transfer is carried out under seal and in the case of such wagon the engine thereof is stopped.

(2) The refuelling of aircraft at an aerodrome or landing ground may be performed from a road tank wagon equipped with an approved power pump: Provided that the engine or engines of such aircraft is or are stopped.

Filling on or Across Public Sidewalks

23. No person shall —

(a) take on or across any public sidewalk or cause or permit to be so taken the hose of a pump for the purpose of replenishing any vehicle or container with flammable liquid; or

(b) so replenish or cause or permit to be so replenished any vehicle or container which is standing on any public sidewalk.

Replenished Fuel Tanks

24.(1) No person shall —

(a) upon any registered premises strike a match or smoke a pipe, cigar or cigarette or ignite a lighter or other

bare vloeistof, gebruik word behoorlik en deeglik onderhou word, en daar gesorg word dat geen vlambare vloeistof daar uitlek nie; of

(e) tensy sodanige persoon alle behoorlike voorsorg getref het om ongelukke weens brand of ontploffing op sodanige perseel te voorkom en te verhoed dat ongemagtigde persone toegang verkry tot die vlambare vloeistof wat daarop gehou word.

Sekere Dade word Verbied

18. Niemand wat vlambare vloeistof op 'n perseel opberg, gebruik of hanteer, dit daar laat opberg, gebruik of hanteer, of toelaat dat dit geskied, mag 'n daad verrig, of toelaat dat dit verrig word, wat tot brand of 'n ontploffing kan lei, of wat dit moontlik kan veroorsaak nie.

Kennisgewing om 'n Gevaarlike Metode te Staak

19.(1) Indien daar by ondersoek van 'n perseel blyk dat 'n metode waarvolgens vlambare vloeistof opgeberg, gebruik, vervoer of gehanteer word, in stryd met die bepalinge van hierdie verordeninge is, en daar geag word dat dit die publiek of iemand wat in of op sodanige perseel werksaam is, aan gevaar blootstel, kan enige behoorlik-gemagtigde beampte van die Raad eis dat sodanige metode onmiddellik gestaak word, of dat die vlambare vloeistof na 'n plek vir veilige bewaring verwyder word.

(2) Enigiemand wat in gebreke bly om aan 'n opdrag van 'n behoorlik-gemagtigde beampte van die Raad, wat kragtens die bepalinge van hierdie artikel uitgereik is, te voldoen, is ingevolge hierdie verordeninge skuldig aan 'n misdryf.

Vlambare Vloeistof mag nie in Rirole inloop nie

20. Niemand mag toelaat dat vlambare vloeistof in 'n riool of 'n inloop- of afloopvoor wat na 'n riool of 'n wattervoor lei, inloop nie.

Verbod op Toestelle en Pompe in Kelderverdiepings

21. Niemand mag 'n toestel om vlambare vloeistof mee te spuit, of 'n pomp of 'n ander toestel om vlambare vloeistof aan voertuie of houers te lewer of daarheen oor te bring, in 'n kelderverdieping gebruik, laat gebruik of toelaat dat dit daar gebruik word nie.

Vulwerksaamhede

22.(1) Niemand mag, elders as by 'n grootmaatdepot vlambare vloeistof van of na 'n tenkvrugmotor oorplaas, tensy dit by wyse van verseelde oorplasing geskied, en die enjin van so 'n tenkvrugmotor afgeskakel is.

(2) Brandstof kan aan 'n vliegtuig op 'n lughawe of 'n landingsplek vanuit 'n tenkvrugmotor wat met 'n goedgekeurde kragpomp toegerus is, voorsien word: Met dien verstande dat die enjin of enjins van sodanige vliegtuig afgeskakel is.

Vulwerksaamhede op of oor Openbare Sypaadjies

23. Niemand mag —

(a) die slang van 'n pomp op of oor 'n openbare sypaadjie gebruik, laat gebruik of toelaat dat dit aldus gebruik word, met die doel om 'n voertuig of houer met vlambare vloeistof vol te maak nie; of

(b) 'n voertuig of houer wat op 'n openbare sypaadjie staan, aldus volmaak of laat volmaak of toelaat dat dit volgemaak word nie.

Brandstoffenks wat Volgemaak word

24.(1) Niemand mag —

(a) op 'n geregistreerde perseel, 'n vuurhoutjie trek, of 'n pyp, sigaar of sigaret rook, of 'n sigaretaansteker of 'n

similar contrivance or approach with any fire, flame, naked light or other agency likely to ignite flammable liquid or its vapour within a distance of 3 m of any fuel tank of any motor vehicle whilst such fuel tank is being replenished or is open; or

(b) replenish or permit to be replenished any such fuel tank while the engine of such motor vehicle is in motion.

(2) All registered premises shall have prominent notice boards bearing the words "Danger — No Smoking" in letters not less than 75 mm in height in both official languages erected and such notice boards shall be maintained in such position and in a legible condition.

Replenishing of Public Omnibuses

25. No person shall replenish or cause or permit to be replenished the fuel tank of any motor omnibus or carry or cause or permit to be carried any flammable liquid in or on any motor omnibus except in the fuel tank thereof whilst any person, other than the driver or person responsible therefor, is within or upon such omnibus.

Fire Appliances

26.(1) Except where otherwise provided in these by-laws, the person to whom the certificate of registration or permit has been issued in terms of these by-laws shall install or cause to be installed on all premises to which such certificate or permit refers in an easily accessible and visible position on a wall or other suitable position not less than 1 m above the level of the floor of the premises, fire extinguishers and fire buckets on the following minimum scale:—

One such fire extinguisher of the dry chemical type and two such fire buckets shall be installed for each filling station or single pump or other filling device, each flammable liquid store, each dry-cleaning room, each mixing room or each spray room on the premises.

(2) Such fire extinguishers shall be efficient dry chemical fire extinguishers, each of a capacity of not less than 9 kg: Provided that where the Chief Fire Officer is of the opinion, having regard to the particular circumstances of any case, that dry chemical fire extinguishers are not adequate, such other fire extinguishers as he may consider to be required by the particular hazard, shall be installed.

(3) Every fire bucket shall be constructed of metal and shall be of a capacity of not less than 9 litres, and painted red with the word "FIRE" painted in white and legibly maintained thereon and filled with dry sand.

(4) Where, in terms of these by-laws, any chemical fire extinguisher is required to be installed, such extinguisher shall be a vessel or machine manufactured as a fire appliance and shall withstand internal hydraulic tests approved of by the Chief Fire Officer.

(5) The person to whom a certificate of registration, spray permit or transport permit has been issued in terms of these by-laws shall maintain at all times on the premises or vehicle to which such certificate or permit relates—

(a) all fire extinguishers, buckets, appliances and alarms in accordance with the provisions of these by-laws; and

ander soortgelyke toestel aan die brand steek, of met enige vuur, vlam, oop lig of ander middel wat moontlik vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, binne 3 m van 'n motorvoertuig se brandstoftenk af kom, terwyl sodanige tenk volgemaak word of oopstaan nie; of

(b) so 'n brandstoftenk volmaak of toelaat dat dit volgemaak word terwyl die enjin van so 'n motorvoertuig nog loop nie.

(2) Alle geregistreerde persele moet voorsien wees van opvallende kennisgewings met die woorde "Gevaar — Rook Verbode" duidelik in albei amptelike tale daarop in letters wat minstens 75 mm hoog is en moet te alle tye op so 'n plek en in 'n leesbare toestand in stand gehou word.

Openbare Motorbusse wat van Brandstofvoorsien word

25. Niemand mag, terwyl daar enige ander persoon, uitgesonderd die bestuurder of die persoon wat daarvoor verantwoordelik is, in of op 'n motorbus is, die brandstoftenk van sodanige motorbus volmaak, laat volmaak of toelaat dat dit volgemaak word, of toelaat dat vlambare vloeistof in of op sodanige motorbus vervoer, laat vervoer, of toelaat dat dit aldus vervoer word, uitgesonderd in die brandstoftenk daarvan nie.

Brandblustoestelle

26.(1) Behoudens andersluidende bepalings in hierdie verordeninge vervat, moet die persoon aan wie die registrasiesertifikaat of permit kragtens hierdie verordeninge uitgereik is, op alle persele waarop sodanige sertifikaat of permit betrekking het, op 'n maklik toeganklike en sigbare plek aan 'n muur of op 'n ander geskikte plek wat minstens 1 m bokant die oppervlak van die perseel se vloer is, brandblustoestelle en brandemmers volgens die onderstaande minimum skaal aanbring of laat aanbring:—

Een sodanige brandblustoestel van die droë chemiese tipe en twee sodanige brandemmers moet ten opsigte van elke vulstasie, of enkele pomp, ander vultoestel, vlambare vloeistof pakkamer, droogskoonmaaklokaal, menglokaal, of spuitlokaal op die perseel aangebring word.

(2) Sodanige brandblustoestelle moet doeltreffende droë chemiese brandblustoestelle wees wat elkeen 'n inhoudsvermoë van minstens 9 kg het: Met dien verstande dat waar die Brandweerhoof, met inagneming van die besondere omstandighede van 'n geval, van mening is dat die brandblustoestelle van die droë chemiese tipe nie voldoende is nie, moet sodanige ander brandblustoestelle wat hy vir die besondere gevaar nodig ag, geïnstalleer word.

(3) Elke brandemmer moet van metaal vervaardig wees met 'n inhoudsvermoë van minstens 9 liter, en rooi geverf met die woord "Brand" in wit daarop geverf, en moet leesbaar in stand gehou word en met droë sand gevul wees.

(4) Waar, daar kragtens hierdie verordeninge 'n chemiese brandblustoestel aangebring moet word, moet so 'n brandblustoestel 'n houër of apparaat wees wat as 'n brandblustoestel vervaardig is, en moet dit interne hidrouliese toetse wat deur die Brandweerhoof goedgekeur is, weerstaan.

(5) Die persoon aan wie daar 'n registrasiesertifikaat, 'n spuitpermit of 'n vervoerpermit kragtens hierdie verordeninge uitgereik is, moet te alle tye op die perseel of voertuig waarop sodanige sertifikaat of permit van toepassing is—

(a) alle brandblustoestelle, brandemmers, apparate en alarms ooreenkomstig die bepalings van hierdie verordeninge; en

(b) all such equipment in good order and ready for immediate use.

Examination of Fire Appliances

27.(1) Where, in terms of these by-laws, any chemical fire extinguisher, fire fighting equipment, or fire alarm has been installed on any premises, the occupier of such premises shall cause such fire extinguisher, equipment or alarm to be examined once every 12 months by the manufacturers thereof or their duly authorized representative or other qualified person.

(2) Every such fire extinguisher, all such equipment and every such alarm shall bear a label on which such person examining it shall endorse his name, the date of examination and the condition, in his opinion, of the fire extinguisher, equipment or alarm at that date.

Reporting Accidents

28. The occupier of any premises shall immediately report to the Council any fire or accident involving flammable liquid that has occurred in connection with any such premises where such fire or accident has resulted in damage to any property or injury to any person.

Rules to be Observed on Premises not Required to be Registered in Terms of These By-laws

29.(1) No person shall store, use or handle or cause or permit to be stored, used or handled any flammable liquid on any unregistered premises unless such flammable liquid is stored, used or handled in such a place or in such a manner that—

(a) no flammable liquid or its vapour comes or is likely to come into contact with any fire, flame or naked light or other agency likely to ignite such flammable liquid or its vapour; or

(b) in the case of fire the escape of persons or animals will not be prevented or impeded.

(2) No person shall use or handle or cause or permit to be used or handled any flammable liquid on unregistered premises except in a suitable place in the open air so that the fumes can escape easily or in a room provided with adequate ventilation to remove the fumes therefrom and effectively prevent the accumulation of fumes therein.

(3) On unregistered premises flammable liquid shall be stored only in a substantial container which shall be kept securely closed when not in immediate use.

Inspection of Premises

30.(1) Any duly authorized officer of the Council, may, for any purpose connected with the carrying out of these by-laws in accordance with the provisions of section 72 of the Local Government Ordinance, 1939, enter upon any premises whatsoever, and make such examination and enquiry thereon as he may deem necessary.

(2) The owner or occupier, or failing their presence on the premises, any other person employed thereon shall upon demand disclose to such authorized officer the presence of any flammable liquid in or upon such premises and shall answer all enquiries relating either to the observance of these by-laws or to any condition in connection with the certificate of registration or permit.

(b) al sodanige toerusting in 'n goeie toestand en gereed vir onmiddellike gebruik, in stand hou.

Ondersoek van Brandblustoestelle

27.(1) Waar daar ingevolge hierdie verordeninge 'n chemiese brandblustoestel, brandweertoerusting, of brandalarm op 'n perseel aangebring is, moet die okkupant van sodanige perseel so 'n brandblustoestel, toerusting of alarm een maal elke 12 maande deur die vervaardigers daarvan, of deur hulle behoorlik-gemagtigde verteenwoordigers of deur 'n ander gekwalifiseerde persoon, laat ondersoek.

Elke sodanige brandblustoestel, toerusting en alarm moet 'n etiket aanhê waarop die persoon wat dit ondersoek, sy naam asook die datum van die ondersoek en die besonderhede in verband met die toestand waarin die brandblustoestel, toerusting of alarm op daardie tydstip na sy mening verkeer, moet aanteken.

Ongelukke moet aangemeld word

28. Die okkupant van 'n perseel moet enige brand of ongeluk waarby vlambare vloeistof betrokke is en wat plaasgevind het in verband met enige sodanige perseel waar so 'n brand of ongeluk skade aan eiendom berokken of beserings aan persone veroorsaak het, onmiddellik by die Raad aanmeld.

Reëls ten opsigte van Persele wat nie ingevolge hierdie Verordeninge geregistreer hoef te word nie

29.(1) Niemand mag vlambare vloeistof op 'n ongeregistreerde perseel opberg, gebruik of hanteer, of dit daar laat opberg, gebruik of hanteer, of toelaat dat dit geskied nie, tensy die vlambare vloeistof op sodanige wyse opgeberg, gebruik of gehanteer word dat—

(a) geen vlambare vloeistof of dampe daarvan met enige vuur, vlam, of oop lig of 'n ander middel wat moontlik sodanige vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, in aanraking kom, of moontlik daarmee in aanraking kan kom nie; of

(b) die ontkoming van persone of diere in die geval van brand, nie verhinder of belemmer word nie.

(2) Niemand mag vlambare vloeistof of 'n ongeregistreerde perseel gebruik of hanteer, of laat gebruik of hanteer, of toelaat dat dit daar gebruik of gehanteer word nie, behalwe op 'n geskikte plek in die buitlug sodat die dampe maklik kan ontsnap, of in 'n kamer wat behoorlik geventileer is sodat die dampe daarin versamel.

(3) Op ongeregistreerde persele mag vlambare vloeistof slegs in 'n sterk houer, wat dig toegehou moet word wanneer dit nie daadwerklik in gebruik is nie, opgeberg word.

Ondersoek van persele

30.(1) Enige behoorlik-gemagtige beampte van die Raad kan vir enige doel in verband met die nakoming van hierdie verordeninge ooreenkomstig die bepalings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, enige perseel betree en sodanige navrae doen of ondersoek instel as wat hy nodig mag ag.

(2) Die eienaar of okkupant of, indien hulle nie op die perseel teenwoordig is nie, enige ander persoon wat daar in diens is, moet op versoek van sodanige gemagtigde beampte, hom op versoek verwittig van enige vlambare vloeistof wat in of op sodanige perseel aanwesig is, en moet alle navrae met betrekking tot die nakoming van die bepalings van hierdie verordeninge, of met betrekking tot die voorwaardes in verband met die registrasiesertifikaat of permit beantwoord.

Taking of Samples

31. Upon inspection of any premises by an authorized officer of the Council, such officer may take samples for the purpose of analysis or examination of any flammable liquid or substance, or of any liquid or substance suspected of being flammable, which is found upon such premises: Provided that—

(a) any sample so taken shall be taken in the presence of the owner, occupier or other person in charge, as the case may be;

(b) the owner, occupier or other person in charge may require the officer taking the sample to divide it into two parts and to mark, seal and deliver to him one such part.

Breach of Conditions

32. Any person who commits any breach of any condition endorsed on the approval notice or certificate of registration or spray permit issued in terms of these by-laws shall be guilty of an offence in terms of these by-laws.

Storage Tanks, Pumps, Pipelines and Containers

Capacity of Underground Storage Tanks

33. The capacity of any underground storage tank, if not situated within a bulk depot or an aerodrome or landing ground used by aircraft, shall not exceed 23 kl: Provided that a storage tank with a greater capacity than 23 kl may be installed on any premises where such tank is to be used for manufacturing purposes.

Construction of Tanks

34.(1) Every storage tank shall be constructed of iron, steel or other suitable metal plates of adequate strength and properly riveted and caulked, welded, brazed or otherwise secured by some equally satisfactory process.

(2) The top and sides of such tank shall be supported and strengthened by such uprights, girders, angle-irons and ties, as having regard to the capacity, shape and situation of the tank, may be necessary to render it sufficiently strong for the purpose to which it is being put.

(3) Every opening in any underground storage tank, other than a vent pipe, shall be securely closed by an effective and properly secured cap, cover, tap or valve.

(4) All pipes other than a ventilation pipe, connected to an underground storage tank shall be carried down to within 100 mm of the bottom of the tank.

(5) Every above ground storage tank shall have an adequate system of ventilation so as to prevent excessive internal pressure.

(6) Every storage tank shall be maintained at all times in accordance with the respective provisions of this section.

Installation of Storage Tanks

35.(1) Every underground storage tank shall—

(a) be so installed that the top of the tank is not less than 600 mm below the surrounding ground level, or covered with not less than a 100 mm reinforced concrete mat and not less than 150 mm of earth or sand;

Die neem van Monsters

31. Wanneer 'n gemagtigde beampte van die Raad 'n perseel ondersoek, kan sodanige beampte monsters van enige vlambare vloeistof of 'n stof of enige vloeistof of stof in verband daarmee daar vermoed word dat dit vlambaar is, en wat op sodanige perseel aangetref word neem met die doel om dit te ontleed of te ondersoek: Met dien verstande dat—

(a) enige monster wat aldus geneem word, in die teenwoordigheid van die eienaar, okkupant of ander verantwoordelike persoon, na gelang van die geval, geneem moet word;

(b) die eienaar, okkupant of ander verantwoordelike persoon kan eis dat die beampte wat die monster neem, dit in twee dele moet verdeel en die een deel moet merk, verseël en aan hom moet oorhandig.

Verbreking van voorwaardes

32. Enigiemand wat 'n voorwaarde verbreek wat op die goedkeuringskennisgewing of registrasiesertifikaat of spuitpermit staan wat kragtens hierdie verordeninge uitgereik is, is ingevolge hierdie verordeninge skuldig aan 'n misdryf.

Opbergtens, Pompe, Pypeleidings en Houers

Inhoudsvermoë van Ondergrondse Opbergtens

33. Die inhoudsvermoë van 'n ondergrondse opbergtenk, indien dit nie in 'n grootmaatdepot of op 'n lughawe of landingsterrein wat deur vliegtuie gebruik word, geleë is nie, moet hoogstens 23 kl groot wees: Met dien verstande dat 'n opbergtenk met 'n groter inhoudsvermoë as 23 kl op 'n perseel geïnstalleer kan word indien sodanige tenk vir vervaardigingsuoeleindes gebruik word.

Bou van Tenks

34.(1) Elke opbergtenk moet vervaardig wees van yster, staal- of ander geskikte metaalplate wat sterk genoeg is, en wat behoorlik met naels vasgeklink en gekalfater, gesweis, hard gesoldeer of andersins deur middel van 'n ewe doeltreffende proses vasgeheg is.

(2) Die bopunt en kante van so 'n tenk moet ondersteun en versterk word deur middel van stutte, balke, hoekysters en ankers wat met inagneming van die inhoudsvermoë, die vorm en ligging van die tenk, nodig mag wees ten einde dit sterk genoeg te maak vir die doel waarvoor dit gebruik word.

(3) Elke opening, uitgesonderd 'n lugpypie, in 'n ondergrondse opbergtenk moet behoorlik deur 'n doeltreffende dop, deksel, kraan of klep wat goed vas is, toegemaak word.

(4) Alle pype, uitgesonderd 'n ventilasiepyp, wat met 'n ondergrondse opbergtenk verbind is, moet tot binne 100 mm van die boom van die tenk af reik.

(5) Elke bogrondse opbergtenk moet 'n doeltreffende ventilasiestel hê ten einde te voorkom dat die druk daarbinne te hoog word.

(6) Elke opbergtenk moet ten alle tye ooreenkomstig die betrokke bepalinge van hierdie artikel, in stand gehou word.

Aanbring van Opbergtens

35.(1) Elke ondergrondse opbergtenk moet—

(a) so aangebring word dat die bopunt van die tenk minstens 600 mm onder die oppervlakte van die omliggende grond is, of moet met 'n gewapende betonblad van minstens 100 mm dik, en met minstens 150 mm grond of sand bedek wees;

(b) be set in firm foundations and wholly surrounded with soft earth or sand or encased in concrete;

(c) with the exception of any opening to the manhole, be covered with concrete adequately reinforced in all cases where vehicular traffic passes over such tank;

(d) be situated within the boundary line of the premises; and

(e) where such tank is situated in or within 1,5 m of any basement, be installed in a chamber of concrete not less than 150 mm thick or brick not less than 215 mm thick set in cement mortar with the space within the pit surrounding the tank completely filled with closely packed earth or sand: Provided that the provisions of this section shall not apply to any bulk depot.

(2) Above ground storage tanks shall only be installed within a bulk depot.

Ventilation of Underground Storage Tanks

36. Every underground storage tank shall have a ventilation pipe of not more than 50 mm nor less than 25 mm internal diameter the top of which pipe shall—

(a) extend at least 4 m into the open air;

(b) be protected with a non-corrodible wire gauze with a mesh aperture not exceeding 600 microns. Such gauze shall be secured in such a manner that it may be removed for examination and cleaning;

(c) terminate at least 6 m away from any fire, flame or naked light or other agency likely to ignite flammable liquid or its vapour.

Installation of Storage Tanks, Pumps or Filling Devices in Buildings

37. No storage tank, pump or filling device shall be installed in or below any building which is more than one storey high, unless the ceiling above such tank, pump or filling device is constructed of reinforced concrete.

Abandoned Tanks

38. In the event of any underground storage tank being abandoned, the owner of such tank shall cause it to be removed or filled with sand or liquid concrete.

Entering of Storage Tanks

39. No person shall—

(a) enter or cause or permit any person to enter any storage tank which has contained flammable liquid until such tank has been totally freed from any flammable liquid vapour, unless such person is wearing an efficient gas mask; or

(b) enter any storage tank at any time unless he is bound to a life line which at surface level is under the control of a reliable person continuously responsible for the safety of the person in the storage tank.

Position of Pumps

40.(1) All pumps, and all other filling devices used or capable of use for the issue or transfer of flammable liquid to any vehicle or container shall be situated on private property and not less than 4 m from the boundary between it and any public place: Provided that no such pump or filling device shall be erected in such a position that a hose can be used for the issue or transfer of flammable liquid onto or across any public place.

(b) op 'n vaste fondament aangebring en heeltemal met sagte grond of sand omring word, of met beton omhul word;

(c) met uitsondering van enige opening na die mangat, in alle gevalle wat voertuigverkeer oor sodanige tenk gaan, met beton wat behoorlik gewapen is, bedek wees;

(d) binne die grenslyn van die perseel geleë wees; en

(e) in die geval waar so 'n tenk wat in 'n kelderverdieping of binne 1,5 m daarvandaan is aangebring word in 'n kamer met betonmure wat minstens 150 mm dik is of baksteenmure wat minstens 215 mm dik is en met sementmortel gemessel is, en die ruimte in die put om die tenk moet heeltemal gevul wees met grond of sand wat styf vasgestamp is: Met dien verstande dat die bepalings van hierdie artikel nie op 'n grootmaatdepot van toepassing is nie.

(2) Bogrondse opbergtenks moet slegs in grootmaatdepots aangebring word.

Ventilasie van Ondergrondse Opbergtenks

36. Elke ondergrondse opbergtenk moet 'n ventilasiepypp met 'n binne-middel lyn van hoogstens 50 mm en minstens 25 mm hê en die boonste punt van die pyp moet—

(a) minstens 4 m in die buitelig uitsteek;

(b) met gaasdraad wat teen invreting bestand is en wat 'n gaasopening van minstens 600 mikrone het, op so 'n wyse bedek word dat die gaasdraad vir ondersoek- en reinigingsdoeleindes verwyder kan word;

(c) minstens 6 m van enige vuur, vlam of oop lig of ander middel wat moontlik vlambare vloeistof of dampe daarvan, aan die brand kan laat slaan, af weg wees.

Die aanbring van Opbergtenks, Pompe of Vultoestelle in Geboue

37. Geen opbergtenk, pomp of vultoesstel mag in of onder 'n gebou wat hoër as een verdieping is, aangebring word nie, tensy die plafon bokant so 'n tenk, pomp of vultoesstel van gewapende beton vervaardig is.

Tenks wat nie meer gebruik word nie

38. Ingeval 'n ondergrondse opbergtenk nie meer gebruik word nie, moet die eienaar van so 'n tenk dit laat verwyder of dit met sand of vloeibare beton laat opvul.

Toegang tot Opbergtenks

39. Niemand mag—

(a) 'n Opbergtenk wat vlambare vloeistof bevat het, binnegaan of iemand anders dit laat binnegaan, of toelaat dat hy dit binnegaan, alvorens alle vlambare vloeistof-dampe uit sodanige tenk verwyder is nie, tensy so iemand 'n doeltreffende gasmasker aan het; of

(b) 'n opbergtenk te eniger tyd binnegaan nie tensy hy aan 'n reddingstou vas is, wat op die oppervlak onder beheer van 'n betroubare persoon is wat voortdurend oor die veiligheid van die persoon in die opbergtenk waak.

Ligging van pompe

40.(1) Alle pompe, en alle ander vultoesstelle wat gebruik word of gebruik kan word, om vlambare vloeistof na 'n voertuig of houer oor te plaas, of dit daaraan te lewer, moet op private eiendom en minstens 4 m vanaf die grens tussen die private eiendom en 'n openbare plek geleë wees: Met dien verstande dat geen sodanige pomp of vultoesstel so opgerig mag wees nie dat 'n pyp vir die uitreiking of oorplasing van vlambare vloeistof op of oor enige openbare plek gebruik kan word nie.

(2) Notwithstanding anything contained in section 3, subsection (1) shall not apply to pumps or filling devices already erected on registered premises at the time of the coming into operation of these by-laws when a change of control or ownership of such premises occurs, unless the position of such existing pump or filling device constitutes or is likely to cause a danger or obstruction to the public or vehicular traffic.

Pumps on Ramps

41. Pumps or other devices used or intended to be used for the issue of flammable liquid to motor vehicles or containers shall not be erected on any ramp or within 4 m of the beginning of the ramp.

Dipping Sticks

42. Dipping sticks shall be made only of wood, brass or other non-ferrous metal or alloy.

Pump Hoses

43. Delivery of flammable liquid from any pump to the fuel tank of any vehicle shall be made only through sound hose having an earthing wire in its construction efficiently attached to the metal of the pump and to the metal hose nozzle. Except at an aerodrome or landing ground used by aircraft no hose attached to any pump shall exceed 4,5 mm in length measured from the pump to the tip of the nozzle.

Situation of Filling Pipes and Pumps

44. Every filling pipe inlet and every pump shall be —

- (a) at surface level;
- (b) installed in such position that it will not impede the escape of any person or animal from the premises in the case of fire; and
- (c) so situated or protected by surrounding walls as not to expose adjoining property to the risk of danger from fire during any filling operations or otherwise.

Naked Lights and Electrical Apparatus

45.(1) No person shall install or take or cause or permit to be installed or taken any fire, flame, naked light or other agency likely to ignite flammable liquid or its vapour, except an electric light, within 3 m of any flammable liquid pump.

(2) No person shall place or cause or permit to be placed any electric switch, fuse, motor or other such device within a distance of 3 m of any pump unless such switch, fuse, motor or device is of flame proof construction.

(3) The electrical wiring between the distribution board or junction box and the pump shall, where possible, be in one continuous length of wire: Provided that where this is not possible, flame proof junction boxes shall be used.

Maintenance of Tanks, Pipelines and Pumps

46.(1) All tanks, pipelines, pumps, machinery, fittings and appurtenances for the storage, use or handling of flammable liquid shall be —

- (a) of sound and proper construction;
- (b) So installed and fixed as not to be liable to be damaged;

(2) Ondanks enigiets wat in artikel 3 vervat is, is subartikel (1) nie op pompe of vultoeestelle wat ten tye van die inwerkingtreding van hierdie verordeninge alreeds op 'n geregistreerde perseel opgerig is, van toepassing indien die beheer oor, of eienaarskap van sodanige perseel verwissel nie, tensy die ligging van sodanige bestaande pomp of vultoestel gevaarlik is, of gevaarlik kan word, of die openbare of voertuigverkeer belemmer.

Pompe op Opritte

41. Pompe of ander toestelle wat gebruik word of bedoel is om gebruik te word om vlambare vloeistof aan motorvoertuie of houers te lewer, mag nie op 'n oprit, of binne 4 m van die begin van die oprit af, opgerig word nie.

Maatstokke

42. Maatstokke moet slegs van hout, geelkoper of ander nie-ysterhoudende metaal of allooï gemaak wees.

Pompslange

43. Die lewering van vlambare vloeistof van 'n pomp af aan die brandstoftenk van 'n voertuig, mag slegs deur middel van 'n heel pompslang geskied, wat voorsien is van 'n aardleiding wat doeltreffend aan die metaal van die pomp, en aan die metaaltuit van die pompslang vasgeheg is. Behalwe in die geval van 'n lughawe of 'n landingsterrein wat deur vliegtuie gebruik word, mag geen pompslang wat aan so 'n pomp vas is, langer as 4,5 m van die pomp af tot by die punt van die tuit wees nie.

Ligging van Vulpype en Pompe

44. Die inlaatopening van elke vulpype en elke pomp moet —

- (a) gelyk met die grondvlak wees;
- (b) sodanig aangebring wees dat dit geen mens of dier in die geval van brand verhinder om van die perseel af weg te kom nie, en
- (c) sodanig geleë wees, of so deur middel van ringmure beskerm word dat dit nie die aangrensende eiendom tydens vul werkzaamhede of andersins, aan brand blootstel nie.

Oop Ligte en Elektriese Apparate

45.(1) Niemand mag enige vuur, vlam, oop lig of 'n ander middel wat moontlik vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, uitgesonderd 'n elektriese gloeilamp, binne 3 m van 'n pomp vir vlambare vloeistof aanbring, daarheen neem, dit daar laat aanbring of daarheen laat neem, of toelaat dat dit geskied nie.

(2) Niemand mag 'n elektriese skakelaar, 'n sekering, 'n motor of 'n ander sodanige toestel, binne 'n afstand van 3 m van 'n pomp af plaas, laat plaas of toelaat dat dit daar geplaas word nie, tensy sodanige skakelaar, sekering, motor of toestel vlamdig vervaardig is.

(3) Die elektriese draadleiding tussen die verdeelbord of die aansluitkas en die pomp moet, waar moontlik, een deurlopende stuk draad wees: Met dien verstande dat indien dit onmoontlik is, daar vlamdigte aansluitkaste gebruik moet word.

Onderhoud van Tenks, Pypeleidings en Pompe

46.(1) Alle tenks, pypeleidings, pompe, masjinerie, toebehore en toestelle vir die opberging, gebruik of hantering van vlambare vloeistof moet —

- (a) stewig en sterk gemaak wees;
- (b) sodanig aangebring en vasgeheg word dat dit nie moontlik beskadig kan raak nie;

(c) efficiently electrically earthed;

(d) Free from leakage of flammable liquids, and as far as is reasonably possible, free from leakage of flammable liquid vapour, except by means of a vent pipe; and

(e) maintained in good and proper order and at all times in accordance with the provisions of this section.

(2) All pipelines shall be below ground level and at right angles to the building line when crossing a public foot-path.

(3) All electrical earth connections required in terms of this section shall be examined once every 12 months by a qualified person who shall enter in a suitable log book, supplied by the occupier of the premises and kept solely for that purpose, the efficiency and conditions of such earth connections, his name and address and the date of the examination. All such entries shall be signed by such qualified person and shall be readily available for inspection by any duly authorized officer of the Council.

Construction of Portable Containers

47. No person shall store or convey or cause or permit to be stored or conveyed in any one container any Class A flammable liquid in a quantity exceeding 50 litres unless such container is constructed of metal not less than 1,5 mm in thickness.

Filling of Containers

48. No person shall carry on or cause or permit to be carried on the trade, business or occupation of filling containers with Class A flammable liquid otherwise than in a fire-resisting building adequately ventilated: Provided that such filling may be conducted in the open air if, in the opinion of the Chief Fire Officer, it is not carried out at such a place or in such circumstances that there is a danger either of the liquid or the vapour therefrom becoming ignited, or that, in the event of fire, any structure or building will be endangered or the escape of persons or animals from premises to a place of safety will be obstructed or impeded.

Quantity of Flammable Liquid in Containers

49. No container shall be filled with flammable liquid to more than 95 per cent of its capacity.

Containers after Delivery

50. No person taking delivery of any flammable liquid in containers in excess of the quantity stated in section 6 or under circumstances of temporary storage provided for in section 13, shall cause or permit such containers to remain unattended in any place other than a store or storage tank for a longer period than may be reasonably necessary which, in no circumstances, shall exceed a period of 12 hours.

Storage of Empty Containers

51.(1) No person shall place any empty container or cause or permit any empty container to be placed in any premises other than a store: Provided that —

(a) such container may be stored in the open air in such a position that, in the opinion of the Chief Fire Officer, it is, in the event of fire, not likely to obstruct or impede the escape to safety from any premises of persons or animals, or to endanger any room or building;

(c) doeltreffend elektries geaard wees;

(d) vry van lekkasie van vlambare vloeistof wees en sover as wat redelikerwys moontlik is, ook nie vlambare vloeistofdampe, uitgesonderd deur middel van 'n lugpypie, laat ontsnap nie; en

(e) te alle tye in 'n behoorlike en goeie toestand, ooreenkomstig die bepalings van hierdie artikel, in stand gehou word.

(2) Alle pypleidings moet onder die grondvlak wees, en moet reghoekig met die boulyn wees wanneer dit 'n openbare sypaadjie kruis.

(3) Alle elektriese aardsluitings wat kragtens hierdie artikel vereis word, moet een keer elke 12 maande deur 'n gekwalifiseerde persoon ondersoek word, wat in 'n geskikte logboek wat deur die okkupant van die perseel verskaf, en uitsluitend vir die doel aangehou moet word, aantekeninge in verband met die doeltreffendheid en toestand van sodanige aardsluitings, benewens sy naam en adres en die datum waarop die ondersoek ingestel is, moet inskrywe. Alle sodanige inskrywings moet deur so 'n gekwalifiseerde persoon onderteken word en moet gereedelik vir inspeksie deur 'n behoorlik-gemagtigde beampte van die Raad beskikbaar wees.

Bou van Draagbare Houers

47. Niemand mag meer as 50 liter Klas A vlambare vloeistof in een houer opberg of vervoer, laat opberg of vervoer, of toelaat dat dit daarin opgeberg of vervoer word nie, tensy sodanige houer van metaal wat minstens 1,5 mm dik is, vervaardig is.

Vul van Houers

48. Niemand mag die bedryf, beroep of besigheid waar houers met Klas A vlambare vloeistof volgemaak word, uitoefen of dryf, laat uitoefen of dryf of toelaat dat dit geskied nie, uitgesonderd in 'n brandbestande gebou wat toereikend geventileer is: Met dien verstande dat sodanige vulwerk in die buitelug kan geskied indien die Brandweerhoof van mening is dat dit nie op 'n plek of onder omstandighede verrig word waar daar die gevaar bestaan dat of die vloeistof, of die dampe daarvan, aan die brand kan slaan of dat, indien daar 'n brand uitbreek, enige bouwerk of gebou in gevaar gestel word of dat persone of diere verhinder word om van die perseel af na 'n veilige plek te ontkom of dat hulle ontkoming belemmer word nie.

Hoeveelheid Vlambare Vloeistof in Houers

49. Geen houer mag meer vlambare vloeistof as 95 per sent van sy inhoudsvermoë bevat nie.

Houers na Aflowering

50. Niemand wat meer vlambare vloeistof in houers as die hoeveelheid wat in artikel 6 aangegee word, of wat vlambare vloeistof vir tydelike opberging, soos bepaal in artikel 13 in ontvangs neem, mag sodanige houers langer as wat redelikerwys noodsaaklik is, op enige plek, uitgesonderd in 'n pakkamer of opbergtank, onbewaak laat bly nie, of toelaat dat dit geskied nie, en onder geen omstandighede mag die tydperk 12 uur oorskry nie.

Opberging van Leë Houers

51.(1) Niemand mag 'n leë houer in 'n ander perseel as in 'n pakkamer plaas, laat plaas of toelaat dat dit daar geplaas word nie: Met dien verstande dat —

(a) so 'n houer in die buitelug op sodanige plek opgeberg kan word waar dit, na die mening van die Brandweerhoof, in geval van 'n brand, waarskynlik nie persone of diere sal verhinder om van enige perseel af na 'n veilige plek te ontkom of hulle ontkoming sal belemmer nie, of enige vertrek of gebou in gevaar sal stel nie;

(b) no person shall cause or allow any empty container to remain in or on any public place.

(2) Every empty container so stored shall at all times be securely closed with a bung or other suitable stopper.

Repairing of Containers

52. No person shall carry out or permit to be carried out any repairing operations to any container until all flammable liquid and flammable liquid vapours have been removed from such container.

Marking of Containers

53. No person shall supply or deliver to any person any Class A flammable liquid in any container of less than 200 litres capacity, unless such container bears in conspicuous letters the word "FLAMMABLE" in both official languages.

Stores

Capacity of Stores

54. The certificate of registration issued in respect of any store shall state the class and maximum quantity of flammable liquid permitted to be kept in such store at any one time.

Danger Notice on Store

55. No person shall use as such or cause or permit to be used as such any flammable liquid store, unless and until the words "DANGER — FLAMMABLE LIQUID — NO SMOKING" in letters not less than 75 mm in height is prominently displayed in a position where it will be visible from the outside whether the door be opened or closed. Such notice shall at all times be maintained in such position and in a legible condition.

Construction and Situation of Store

56.(1) Every store shall be constructed in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete, the floor of concrete or other impervious material, and the roof of reinforced concrete: Provided that the roof may be constructed of other non-combustible material, where such store is not likely to endanger any room, building or adjoining premises in case of fire.

(b) The store shall be fitted with a hardwood door of a thickness of not less than 50 mm completely covered with metal of not less than 0,9 mm in thickness carried on a metal door frame, or a well fitted metal door of not less than 3 mm in thickness, carried on an angle frame and having an all-round overlap of not less than 50 mm. Such door shall open outwards, and be fitted with a substantial lock. The type of door fitted shall be at the discretion of the Chief Fire Officer.

(c) All window frames shall be constructed of metal, glazed with wire woven glass and shall be of the non-opening type. Each pane shall not exceed 450 mm x 450 mm.

(d) Every store shall be constructed in such a manner or surrounded by walls or bunds of such a character that the flammable liquid contained therein cannot escape therefrom. The well formed by such walls or bunds shall be of sufficient capacity to contain the maximum liquid capacity of the store plus 10 per cent thereof.

(e) The store shall be ventilated in such a manner as will adequately prevent the accumulation of flammable liquid

(b) niemand enige leë houer in of op 'n openbare plek mag laat staan of toelaat dat dit daar staan nie.

(2) Elke leë houer wat aldus opgeberg word, moet te alle tye behoorlik met 'n spon of geskikte prop toe wees.

Herstel van Houers

52. Niemand mag herstelwerk aan 'n houer verrig of toelaat dat dit verrig word, alvorens alle vlambare vloeistof en vlambare vloeistofdampe uit die houer verwyder is nie.

Houer moet gemerk wees

53. Niemand mag aan enigiemand Klas A vlambare vloeistof in 'n houer met 'n kleiner inhoudsvermoë as 200 liter verskaf of aflewer nie, tensy die woord "Vlambaar" in opvallende letters in albei amptelike tale op sodanige houer staan.

Pakkamers

Inhoudsvermoë van Pakkamers

54. Die registrasiesertifikaat wat ten opsigte van 'n pakkamer uitgereik word, moet die klas en die grootste hoeveelheid vlambare vloeistof wat te eniger tyd in sodanige pakkamer gehou mag word, aangee.

Gevaarkennisgewings aan Pakkamers

55. Niemand met 'n pakkamer vir vlambare vloeistof as sodanig gebruik, laat gebruik of toelaat dat dit as sodanig gebruik mag word nie, tensy en alvorens die woorde "GEVAAR — VLAMBARE VLOEISTOF — MOENIE ROOK NIE" in letters wat minstens 75 mm hoog is, in 'n opvallende posisie vertoon word waar dit van die buitekant, of die deur oop of toe is, sigbaar is. Sodanige kennisgewing moet te alle tye op sodanige plek in 'n leesbare toestand in stand gehou word.

Bou en Ligging van Pakkamer

56.(1) Elke pakkamer moet ooreenkomstig die volgende vereistes gebou word:

(a) Die mure moet van baksteen of beton, die vloer van beton of ander syferdigte materiaal, en die dak van gewapende beton gebou wees: Met dien verstande dat die dak van ander nie-brandbare materiaal gebou kan wees, indien sodanige pakkamer in die geval van brand nie moontlik 'n ander kamer, gebou of aangrensende perseel in gevaar sal stel nie.

(b) Die pakkamer moet voorsien wees van 'n hardhoutdeur wat minstens 50 mm dik is en wat geheel en al met metaal van minstens 0,9 mm dikte bedek is en aan 'n ysterkosyn bevestig is; of van 'n metaaldeur van minstens 3 mm dik, wat goed aan 'n hoekysterkosyn bevestig is en wat 'n oorslag van minstens 50 mm rondom het. Sodanige deur moet na buitekant toe oopgaan en 'n sterk slot aanhê. Die tipe deur wat gepas word, moet volgens die diskresie van die Brandweerhoof wees.

(c) Alle vensterrame moet van metaal gemaak wees en draadglasruite in hê wat nie oopgemaak kan word nie. Elke ruit moet nie groter as 450 mm x 450 mm wees nie.

(d) Elke pakkamer moet op so 'n wyse gebou wees of deur mure of walle van so 'n aard omring wees dat die vlambare vloeistof wat daarin is, nie daaruit kan ontsnap nie. Die put wat deur sodanige mure of walle gevorm word, moet groot genoeg wees om die grootste hoeveelheid vloeistof wat in die pakkamer opgeberg kan word, plus nog 10 persent daarvan te hou.

(e) Die pakkamer moet sodanig geventileer word dat dit die akumulasie van vlambare vloeistofdampe op alle

vapour within all parts of such store and discharge the vapour into the open air at a point or points where the vapour is not likely to come into contact with any fire, flame, open light or other agency likely to ignite it. The ventilation may be created by either of the following two methods:

(i) Terra-cotta air-bricks measuring 215 mm by 140 mm shall be built into the wall at distances of not more than 450 mm on all free walls: Provided that at least two such free walls shall be opposite each other and that the lower edge of such air-bricks shall be at bund level.

(ii) A mechanical system of exhaust ventilation shall be installed should the store be inside a building or where a well is of greater depth than 300 mm or, if in the opinion of the Chief Fire Officer, the store would be inadequately ventilated by means of method (i). Such exhaust apparatus installed shall be of flameproof construction and shall be capable of removing flammable vapour and changing the air through any cross-section of the store at least 30 times in every hour. The exhaust vents shall be constructed to as to conform to and comply with the provisions of section 103(1)(h). The exhaust system and lighting for the store shall be operated by means of a courtesy switch fitted to the door of such store.

(f) All air-bricks shall be protected by non-corrodible wire gauze with a mesh aperture not exceeding 600 microns.

(g) A store shall not be situated in such a position that it will impede the escape of any person or animal from the premises, or endanger any room, building, or premises in the case of fire.

(h) Any store with a floor area in excess of 10 m² shall be provided with at least two doors, constructed as described in paragraph (b), situated at such distance from each other as to allow the free and unimpeded escape of persons within the store from either door in the case of fire or other danger.

(2) Subject to the requirements of section 4 and notwithstanding anything to the contrary contained in these by-laws, a store may be constructed of non-combustible material if—

(a) such store has no building nearer to it than a minimum of 15 m; and

(b) it is surrounded by the necessary wall or impervious bund as provided in subsection (1)(a).

(3) Every store shall be maintained at all times in accordance with the provisions of this section.

Lighting of Store

57. All lights installed shall be enclosed in an outer flame-proof fitting and all wiring shall be armoured cable or enclosed in seamless metal tubes the junctions of which are screwed together. All switches, junction boxes, fuses and other electrical equipment shall be outside the store.

Use of Store

58. No person shall —

(a) use any store or cause or permit such store to be used for any purpose other than the storage, use or handling of flammable liquids and substances;

plekke in die pakkamer verhoed, en sodanige damp in die buitelug laat ontsnap by 'n plek of by plekke waar sodanige dampe nie moontlik in aanraking met enige vuur, vlam, oop lig of 'n ander middel wat moontlik sodanige dampe aan die brand kan laat slaan, sal kom nie. Die ventilasie kan bewerkstellig word deur middel van enige van die volgende twee metodes:

(i) Terra-cotta lugstene met afmetings van 215 mm by 140 mm moet nie verder as 450 mm uitmekaar in al die buitemure ingebou word: Met dien verstande dat minstens twee van die buitemure teenoor mekaar moet wees en die onderste rand van sodanige lugstene moet op walhoogte aangebring word.

(ii) 'n Meganiese ventilasiesstelsel moet geïnstalleer word in die geval waar 'n pakkamer binne 'n gebou geleë is, of waar 'n put dieper as 300 mm is of, indien na die mening van die Brandweerhoof, onvoldoende ventilasie deur metode (i) verkry word. Sodanige ventilasiesstelsel wat geïnstalleer is moet van vlamdigte konstruksie wees en moet in staat wees om minstens 30 maal per uur deur enige dwarsnee van die pakkamer vlambare dampe doeltreffend uit die pakkamer te verwyder en die lug daarin te verander. Die ventilasie openinge moet sodanig ontwerp wees dat dit aan die vereistes van artikel 103(1)(h) voldoen. Die ventilasiesstelsel en ligte van die pakkamer moet beheer word vanaf 'n sekeringskakelaar wat aan die deur gemonteer is.

(f) Alle lugstene moet deur middel van gaasdraad met openinge van nie meer as 600 mikrone grootte en wat teen roes bestand is, beskerm word.

(g) 'n Pakkamer mag nie so geleë wees dat dit, in die geval van brand, enige persoon of dier sal verhinder om van die perseel af te ontsnap, of enige vertrek, gebou, of perseel in gevaar sal stel nie.

(h) 'n Pakkamer met 'n groter vloeroppervlakte as 10 m² moet minstens twee deure in hê, wat gemaak is soos beskryf word in paragraaf (b), en wat op so 'n afstand van mekaar af is dat persone in die pakkamer, in die geval van brand of ander gevaar, vry en onbelemmerd deur enige van die deure kan ontsnap.

(2) Onderworpe aan die bepalings van artikel 4 en ondanks andersluidende bepalings wat in hierdie verordeninge vervat is, kan 'n pakkamer van nie-brandbare materiaal gebou word, indien:

(a) daar geen gebou nader as 15 m van die pakkamer af staan nie; en

(b) dit omring is deur die vereiste muur of die syferdigte wal, soos in subartikel (1)(a) bepaal.

(3) Elke pakkamer moet te alle tye ooreenkomstig die bepalings van hierdie artikel onderhou word.

Beligting van Pakkamer

57. Alle ligte wat aangebring word moet 'n vlamdigte buite omhulsel hê, en alle draadleidings moet gepantserde kabel wees, of moet in naatlose metaalbuise waarvan die lasse vasgeskroef word, ingesluit wees. Alle skakelaars, aansluitkaste, sekerings en ander elektriese toerusting moet buite die pakkamer geleë wees.

58. Niemand mag:

(a) 'n pakkamer gebruik, laat gebruik, of toelaat dat dit gebruik word vir enige ander doel as om vlambare vloeistowwe en stowwe daarin op te berg te gebruik of te hanteer nie;

(b) engage in or cause or permit any other person to be engaged in any store unless all the doors of the store are fully open and kept entirely unobstructed.

Unauthorized Persons entering Store

59. No person shall enter any store or cause or permit any store to be entered without the express permission of the occupier or other responsible person in charge of such store.

Bulk Depots

Danger Notice at Entrance

60. Prominent notice boards bearing the words "DANGER — FLAMMABLE LIQUID — NO SMOKING" in letters not less than 150 mm in height in both official languages shall be erected at all entrances to bulk depots and shall at all times be maintained in such position and in a legible condition.

Storage

61.(1) Flammable liquid shall be stored in bulk depots as follows:

- (a) Underground storage tanks.
- (b) Aboveground storage tanks.
- (c) Bulk stores.

(2)(a) Every such aboveground storage tank, or group of such tanks, with a total capacity of over 55 kJ shall be surrounded by either an embankment (hereinafter called a retaining embankment) or a retaining wall of brick and cement or reinforced or plain concrete (hereinafter called a retaining wall), so designed and constructed as to form a reservoir capable of containing and retaining the quantity of liquid required to be retained in accordance with paragraph (e): *Provided that the top of such retaining embankment or retaining wall shall be at least 75 mm higher than is necessary to contain and retain such quantity of liquid.*

(b) The retaining embankment shall be at least 600 mm thick at the top with slopes on each side of 1,5 to 1. Such embankment shall be constructed with a central core of concrete not less than 200 mm thick at the top with a slope on each side of 1 in 24 to the level of the interior of the area enclosed. The core, of the same thickness as at this level, shall be taken down to such a depth, depending on the nature of the soil, as will effectually prevent any leakage of liquid. The earthwork around the core shall be composed of materials well watered and consolidated.

(c) The retaining wall shall be constructed in accordance with the following requirements:—

(i) It shall be capable of resisting the full overturning movement of the liquid in the enclosed reservoir when filled to within 75 mm of the top with a liquid of the same specific gravity as water.

(ii) If such wall constitutes a partition between two reservoirs, it shall be capable of withstanding thrust from either side.

(iii) Every retaining wall shall be taken down to such depth and be provided with such foundations, depending on the nature of the soil, as will ensure stability in all respects and effectually prevent any leakage of liquid.

(b) iemand anders in 'n pakkamer in diens hê of veroorsaak of toelaat dat hy daar in diens is nie tensy al die deure van die pakkamer heeltemal oopstaan of gehele en al onversper gehou word.

Ongemagtigde Persone wat 'n Pakkamer binnegaan

59. Niemand mag 'n-pakkamer binnegaan, iemand dit laat binnegaan of toelaat dat iemand dit binnegaan sonder die uitdruklike toestemming van die okkupant of 'n ander verantwoordelike persoon wat in beheer van sodanige pakkamer is nie.

Grootmaatdepots

Gevaarkennisgewings by die Ingang

60. Opvallende kennisgewings met die woorde "Gevaar — VLAMBARE VLOEISTOF — MOENIE ROOK NIE" duidelik in albei amptelike tale daarop, in letters wat minstens 150 mm hoog is, moet by al die ingange na die grootmaatdepots opgerig word, en moet te alle tye op dié plekke in 'n leesbare toestand in stand gehou word.

Opberging

61.(1) Vlambare vloeistof moet soos volg in grootmaatdepots opgeberg word:

- (a) In ondergrondse opbergtenks
- (b) In bogrondse opbergtenks
- (c) In grootmaatpakhuisse.

(2).(a) Elke sodanige bogrondse opbergtenk of groep sodanige tenks met 'n totale inhoudsvermoë van meer as 55 kJ moet of deur 'n wal (hierna 'n steunwal genoem) of deur 'n steunmuur van baksteen en sement of van gewapende of ongewapende beton (hierna 'n steunmuur genoem) omring wees, wat sodanig ontwerp en gebou is dat dit 'n reservoir vorm wat in staat is om die hoeveelheid vloeistof wat ooreenkomstig paragraaf (e), daarin gehou moet word, te bevat en te behou: Met dien verstande dat die kruin van sodanige steunwal of steunmuur minstens 75 mm hoër moet wees as wat noodsaaklik is om sodanige hoeveelheid vloeistof te bevat en te behou.

(b) Die steunwal moet bo minstens 600 mm dik wees, met 'n helling aan elke kant van 1,5 op 1. Sodanige walle moet gebou word met 'n betonkern wat bo minstens 200 mm dik is, en met 'n helling aan elke kant van 1 op 24 tot op die vlak van die binnekant van die ingeslote ruimte. Die kern moet met dieselfde dikte as wat dit op hierdie vlak het, na gelang van die soort grond, so diep afgevoer word dat dit doeltreffend sal voorkom dat enige vloeistof uitlek. Die grondwal om die kern moet van materiaal wees wat deeglik natgemaak en vasgestamp is.

(c) Die steunmuur moet ooreenkomstig die volgende vereistes gebou word:

(i) Dit moet in staat wees om die hele kantelingsmoment van die vloeistof wat in die ingeslote reservoir is wanneer dit tot 75 mm van bo af volgemaak is met vloeistof met dieselfde soortlike gewig as water, te kan weerstaan.

(ii) Indien sodanige muur 'n afskorting tussen twee reservoirs vorm, moet dit in staat wees om die drukking van beide kante af te kan weerstaan.

(iii) Elke steunmuur moet, na gelang van die soort grond, so diep afgevoer word en sodanige fundamente hê, dat dit in alle opsigte stewig is en doeltreffend sal voorkom dat vloeistof uitlek.

(iv) Every retaining wall of reinforced concrete shall not be less than 150 mm in thickness at the top and the tensile portion of the stresses shall be wholly taken up by steel rods placed not nearer the surface thereof than 50 mm.

(v) The concrete stress shall not exceed 4,8 Megapascal and the stress in the steel 110 Megapascal under fully loaded conditions.

(d) Adequate provision shall be made to dispose of any water which may be retained by any such retaining embankment or wall. Any drain pipe through such embankment or wall shall be fitted with a cast iron valve on the outside which, except when in use, shall be kept closed and adequately locked.

(e) The retaining capacity of such enclosed reservoir surrounding any tank or groups of tanks shall be as follows:

(i) Not less than 90 per cent of the total capacity of such tank where there is not more than one tank with such enclosed reservoir.

(ii) Not less than 80 per cent of the total capacity of such tanks where there are two tanks within the same enclosed reservoir.

(iii) Not less than 75 per cent of the total capacity of all such tanks where there are more than two tanks within the same enclosed reservoir:

Provided that the retaining capacity of the enclosed reservoir surrounding any tank or group of tanks need not be greater than at least 50 per cent of the total capacity of the tank or tanks, as the case may be, if such tank or group of tanks are constructed with a floating roof or provided with any other type of roof which effectively eliminates any space above the level of the liquid in such tank or group of tanks and is approved by the Council.

(f) The area enclosed by such retaining embankment or wall not occupied by any storage tank shall, except for the purpose of carrying out repairs, alterations or additions to such tanks, be kept entirely free and unoccupied.

(g) The provisions in terms of paragraphs (b) and (c) shall not apply to any existing reservoir in use at the date of publication of these by-laws.

(3) Every bulk store shall be constructed so as to conform with the provisions of section 56, except paragraph (d). The well formed by walls or bunds shall in this instance be of sufficient capacity to contain 50 per cent of the total quantity of liquid contained therein.

Tank Distances

62. All storage tanks shall in regard to the sizes set out in the first column hereunder be separated from the boundary of the bulk depot and from each other by the distances set out in the second and third columns hereunder respectively:—

	Capacity of tank	Distance from Boundary	Distance between Tanks
	Kl	m	m
Upto	60	6	1
Upto	100	8	1
Upto	150	9	1.5
Upto	200	11	3
Upto	300	12	4.5
Upto	400	14	5.5
Upto	500	15	6
Upto	1 000	15	8
Upto	2 500	15	9
Upto	5 000	15	12
Over	5 000	15	15

(iv) Elke steunmuur van gewapende beton moet bo minstens 150 mm dik wees, en die trekspanning moet heeltemal deur staalstawe, wat hoogstens 50 mm van die oppervlak daarvan af aangebring is, opgeneem word.

(v) Die betonspanning moet nie 4,8 Megapascal en die spanning in die staal 110 Megapascal onder belasting, oorskry nie.

(d) Daar moet voldoende voorsorg getref word om water wat deur sodanige steunwalle of -mure opgedam mag word, af te voer. Enige afvoerpyp deur so 'n wal of muur moet met 'n gietysterklep aan die buitekant voorsien wees wat, behalwe wanneer dit gebruik word, toe en behoorlik gesluit gehou moet word.

(e) Die stukapasiteit van sodanige ingeslote reservoir wat enige tenk, of groep tenks, omring moet soos volg wees:

(i) Minstens 90 persent van die totale inhoudsvermoë van sodanige tenk indien daar hoogstens een tenk binne sodanige ingeslote reservoir is.

(ii) Minstens 80 persent van die totale inhoudsvermoë van sodanige tenks indien daar twee tenks binne dieselfde ingeslote reservoir is.

(iii) Minstens 75 persent van die totale inhoudsvermoë van al sodanige tenks indien daar meer as twee tenks binne dieselfde ingeslote reservoir is:

Met dien verstande dat die stukapasiteit van die ingeslote reservoir, wat enige tenk of groep tenks omring, nie meer as minstens 50 persent van die totale inhoudsvermoë van die tenk of tenks, na gelang van die geval, hoef te beslaan nie indien die tenk of tenks met 'n drywende of 'n ander soort dak gebou is wat enige ruimte bokant die vlak van die vloeistof in die tenk of tenks op doeltreffende wyse elimineer en wat deur die Raad goedgekeur is.

(f) Die ruimte wat deur sodanige steunwal of -muur omring word, en wat nie deur 'n opbergtenk in beslag geneem word nie, moet uitgesonderd met die doel om herstelwerk te verrig of veranderings of toevoegings aan sodanige tenks aan te bring, heeltemal vry en onbeset gehou word.

(g) Die bepalings ingevolge paragrawe (b) en (c), is nie van toepassing op enige bestaande reservoir wat op die datum van afkondiging van hierdie verordeninge, in gebruik is nie.

(3) Elke grootmaatpakhuis moet sodanig ontwerp word dat dit aan die bepalings van artikel 56, uitgesonderd paragraaf (d), voldoen. Die putte wat deur mure of walle gevorm word, moet in hierdie geval van voldoende kapasiteit wees om 50 persent van die totale hoeveelheid vloeistof wat daarin is, te behou.

Afstande van Tenks

62. Alle opbergtenks moet, met betrekking tot die groottes wat in die eerste kolom hieronder aangegee word, onderskeidelik die afstande wat in die tweede en derde kolom hieronder aangegee word van die grens van die grootmaatdepot en van mekaar af verwyder wees:

	Inhoudsvermoë van Tenks	Afstand van die Grens	Afstand tussen die Tenks
	Kl	m	m
Tot	60	6	1
Tot	100	8	1
Tot	150	9	1.5
Tot	200	11	3
Tot	300	12	4.5
Tot	400	14	5.5
Tot	500	15	6
Tot	1 000	15	8
Tot	2 500	15	9
Tot	5 000	15	12
Bo	5 000	15	15

Provided that —

(a) where tanks of varying capacities are to be grounded, the distances from the boundaries shall be observed but the distances between individual tanks shall be not less than the sum of the specified distances for each size of tank divided by 2;

(b) no building or structure shall be erected for the filling of containers with flammable liquids within 15 m of any storage tank or within 7,5 m of the boundary of any bulk depot; and

(c) where bulk depots belonging to different persons are situated on adjoining sites, the distance between any tank and their common boundary shall be half that prescribed for such tank in the second column above.

Electric Motors

63. No person shall place or cause or permit to be placed any electric motor in any position where it is likely to come into contact with any flammable liquid or its vapour unless such motor is of flame-proof construction.

Fire Appliances

64.(1) Every bulk depot shall be connected to the municipal water supply by means of a lead with a diameter of not less than a 100 mm.

(2) A fire pump connection for each fire service shall be installed in a position approved by the Council and within easy access of a street hydrant.

(3) A reflux valve to shut off the supply from the street mains when the pump connection is being used shall be fitted between the stand boundary and the pump connection.

(4) Standard pattern wheel valve hydrants fitted with instantaneous couplings with a diameter of 63,5 mm shall be located in positions approved by the Council and adjacent to buildings and tanks used for flammable liquid storage, at the rate of one for every 500 m² of floor area and one within 90 m of each bulk storage tank.

(5) 63,5 mm canvas fire hose and branch pipes with 19 mm nozzles of sufficient length for the adjacent area which is served by such hydrants shall be provided.

(6) Wheeled dry chemical type extinguishers of not less than 45 kg capacity, or other similar types of extinguishers, shall be installed where deemed necessary by the Council. Every building used for the storage of flammable liquid or flammable substances shall be provided with one dry chemical type fire extinguisher with a capacity of not less than 9 kg at the rate of one for every 500 m² of floor area.

(7) An adequate system of alarm in case of fire (such as bells, whistles or sirens) shall be installed.

(8) All persons employed at or in the bulk depot shall be periodically instructed in the use of all fire appliances.

Met dien verstande dat:

(a) indien tenks van verskillende inhoudsvermoë saam gegroepeer moet word, die afstande van die grense af gehandhaaf moet word, maar die afstand tussen afsonderlike tenks minstens gelyk moet wees aan die totaal van die gespesifiseerde afstande ten opsigte van elke grootte tenk, gedeel deur 2;

(b) geen gebou of bouwerk, wat bedoel is om houers met vlambare vloeistof in vol te maak, binne 15 m van 'n opbergtank af, of binne 7,5 m van die grens van 'n grootmaatdepot af, opgerig mag word nie; en

(c) waar grootmaatdepots aan verskillende persone op aangrensende persele behoort, moet die afstand tussen enige tenk en hul gemeenskaplike grens die helfte van die afstand wees soos voorgeskryf vir sodanige tenk in kolom twee hierbo.

Elektriese Motore

63. Niemand mag 'n elektriese motor op 'n plek waar dit moontlik in aanraking met vlambare vloeistof of dampe daarvan kan kom, plaas, laat plaas, of toelaat dat dit daar geplaas word nie, tensy sodanige motor van vlamdigte konstruksie is.

Brandblustoestelle

64.(1) Elke grootmaatdepot moet deur middel van 'n waterleiding van minstens 100 mm deursnit met die water-toevoer van die munisipaliteit verbind wees.

(2) 'n Brandspuitverbinding moet ten opsigte van elke brandbestrydingsleiding aangebring word op 'n plek wat deur die Raad goedgekeur is, en wat binne maklike bereik van 'n straatbrandkraan af is.

(3) 'n Terugslagklep om die toevoer van die straathoofleidings af te sluit wanneer die brandspuitverbinding gebruik word, moet tussen die grens van die standplaas en die brandspuitverbinding aangebring word.

(4) Standaard-wielklepbrandkrane wat voorsien is van blitsaankoppeling met 'n middellyn van 63,5 mm, moet op plekke wat deur die Raad goedgekeur is, langs geboue en tenks, wat vir die opberging van vlambare vloeistof gebruik word, aangebring word, teen een per elke 500 m² vloeroppervlakte, en een binne 90 mm van elke grootmaatopbergtank af.

(5) 'n 63,5 mm seilbrandslang en vertakkingspype met 19 mm tuite en wat lank genoeg is om aan die aangrensende gebied te bereik, wat deur sodanige brandkraan bedien word, moet verskaf word.

(6) Brandblustoestelle van die chemiese tipe met wiele wat 'n inhoudsvermoë van minstens 45 kg het, of ander soortgelyke tipe brandblustoestelle, moet aangebring word waar dit deur die Raad nodig geag word. Elke gebou wat vir die opberging van vlambare vloeistof of vlambare stowwe gebruik word, moet met een droë chemiese brandblustoestel met 'n inhoudsvermoë van minstens 9 kg teen een ten opsigte van elke 500 m² vloeroppervlakte, voorsien word.

(7) 'n Doeltreffende alarmstelsel (soos byvoorbeeld klokke, fluite of sirenes) moet vir gebruik in geval van brand aangebring word.

(8) Almal wat by, of in die grootmaatdepot in diens is, moet van tyd tot tyd in die gebruik van alle brandblustoestelle onderrig word.

Filling of Road tank Wagons

65. The filling of a road tank wagon with flammable liquid shall not be commenced or carried out at a bulk depot by any person —

(a) at a lesser distance than 7,5 m from any storage tank or building above ground or boundary of such depot;

(b) unless and until all pipes have been efficiently earthed; or

(c) unless good and sufficient metallic contact has been made and is maintained between such road tank wagon and the metal pipeline to prevent the building up of a static charge of electricity on such wagon.

Starting of Engine at Filling Point

66. No person shall at a bulk depot start, or cause or permit to be started the engine of a road tank wagon or any mechanically propelled vehicle if such road tank wagon or vehicle is within 6 m of any place where filling operations are taking place not under seal or in any place in which such wagon or vehicle comes or is likely to come into contact with flammable liquid or its vapour.

Steam Engines

67. Where it is necessary for steam locomotives to enter a bulk depot, the occupier shall erect a notice board bearing the words "LOCOMOTIVES MUST NOT PASS THIS POINT" in letters not less than 150 mm in height in both official languages. The board shall be placed in a conspicuous position at a distance of not less than 15 m from any operation dealing with flammable liquids or storage thereof. No flammable liquid or open container containing flammable vapour shall be placed or stored at a distance of less than 15 m from any portion of the track which may be traversed by a steam locomotive.

Mission to Depots

68. No person shall —

(a) enter any bulk depot without the express permission of the occupier or the person authorized by the occupier to be in charge of such depot;

(b) enter any bulk depot in possession of any matches, cigarette lighter or similar contrivance; or

(c) commit any act which is liable or calculated to cause fire or explosion or to endanger the depot or its contents.

Supervision of Depots

69. The occupier of a bulk depot shall ensure that a responsible person duly authorized thereto, shall at all times during working hours be on constant duty at such depot to ensure against fire hazards or other contingencies which may be a danger to life or property, and that a reliable watchman is always on duty at the depot after normal working hours.

Transport of Flammable Liquid

Transport Permit

70. Save as provided in section 80, no person shall use or cause or permit to be used in or on any public place any

Vul van Tenkvrugmotors

65. Niemand mag 'n tenkvrugmotor by 'n grootmaatdepot met vlambare vloeistof volmaak of begin volmaak nie—

(a) op 'n kleiner afstand as 7,5 m van 'n opbergtenk of gebou bokant die grond, of van die grens van sodanige depot af nie;

(b) tensy en alvorens alle pype doeltreffend geaard is nie; of

(c) tensy 'n behoorlike en doeltreffende metaalaansluiting tussen sodanige tenkvrugmotor en die metaalpypleiding bewerkstellig en onderhou word, ten einde te voorkom dat 'n lading statiese elektrisiteit in sodanige vrugmotor opgebou word.

Aanskakel van Enjin by Volmaakplek

66. Niemand mag die enjin van 'n tenkvrugmotor of enige voertuig wat meganies aangedryf word, by 'n grootmaatdepot aan die gang sit, dit aan die gang laat sit, of toelaat dat dit aan die gang gesit word, indien sodanige tenkvrugmotor of voertuig binne 6 m van 'n plek af is waar die vulwerkzaamhede nie by wyse van verseelde oorplasing geskied nie, of 'n plek waar sodanige vrugmotor of voertuig in aanraking met vlambare vloeistof of dampe daarvan kom of moontlik kan kom nie.

Stoomlokomotiewe

67. Waar dit vir 'n stoomlokomotief nodig is om 'n grootmaatdepot binne te gaan, moet die okkupant 'n kennisgewing met die woorde daarop "LOKOMOTIEWE MAG NIE BY HIERDIE PUNT VERBYGAAN NIE" in letters wat minstens 150 mm hoog is, in albei amptelike tale aanbring. Die kennisgewing moet op 'n opvallende plek minstens 15 m van die plek waar daar met vlambare vloeistof gewerk of waar dit opgeberg word, opgerig word. Geen vlambare vloeistof of oop houer wat vlambare dampe bevat, mag nader as 15 m van enige gedeelte van die pad waaroor 'n stoomlokomotief loop, geplaas of opgeberg word nie.

Toegang tot Depots

68. Niemand mag —

(a) 'n grootmaatdepot sonder die uitdruklike toestemming van die okkupant of van die persoon wat deur die okkupant gemagtig is om oor sodanige depot toesig te hou, binnegaan nie;

(b) 'n grootmaatdepot binnegaan terwyl hy in besit van vuurhoutjies, sigaretopsteker, of soortgelyke toestelle is nie; of

(c) 'n daad verrig wat moontlik brand of 'n ontploffing kan veroorsaak, of wat die depot of sy inhoud in gevaar kan stel, of wat bereken is om dit te doen nie.

Toesig oor Depots

69. Die okkupant van 'n grootmaatdepot moet sorg dat 'n verantwoordelike persoon wat behoorlik daartoe gemagtig is, ononderbroke gedurende werksure by so 'n depot aan diens aanwesig is ten einde voorsorg teen brand of ander gebeurlikhede wat lewe of eiendom in gevaar kan stel, te tref, en moet sorg dat 'n betroubare oppasser altyd na gewone werksure by die depot waghou.

Vervoer van Vlambare Vloeistof

Vervoerpermit

70. Behoudens die bepalings van artikel 80, mag niemand 'n voertuig vir die vervoer van vlambare vloeistof op

vehicle for the conveyance of flammable liquid within the municipality unless and until he is in possession of a transport permit issued to him by the Council in respect of such vehicle, or a permit issued to him by any other local authority.

Issue of Transport Permit

71.(1) No transport permit shall be granted in respect of any vehicle unless and until such vehicle —

(a) has been exhibited for examination at such place as the Council may direct, and the examination charge, as prescribed in Schedule 2 hereto has been paid;

(b) complies with the conditions of fitness relating to such vehicle in terms of the Road Traffic Ordinance, 1966, and any regulations promulgated thereunder; and

(c) complies with the requirements of section 72.

(2) Such transport permit shall —

(a) continue in force for a period of six months or such lesser period as may be stated in such permit;

(b) specify the maximum quantity and class of flammable liquid which such vehicle shall be permitted to carry;

(c) be affixed to the vehicle in respect of which such transport permit was issued and to no other vehicle; and

(d) be maintained on such vehicle in a good and legible condition by the owner or person in control of such vehicle in a position so as to be plainly visible.

Construction and Capacity of Vehicles

72.(1) Every vehicle used for the purpose of transporting flammable liquids by road, in these by-laws referred to as a road tank wagon, shall comply with the following requirements and the word "tank" in these by-laws means a tank carried on such a vehicle for the aforesaid purpose:

(a) The vehicle shall be strongly constructed and as far as is reasonably possible shall be constructed of non-combustible material.

(b) Where electric lighting or other electric devices are employed, the electrical circuit shall be heavily insulated and the wiring so fixed and protected as to reduce as far as reasonably possible any risk of damage. The generator, battery, fuses or switches shall not be situated in any position whereby they are likely to come into contact with any flammable liquid or its vapour.

(c) The tank shall be constructed of iron, steel or other suitable metal and riveted, welded, brazed or otherwise made liquid-tight. Where aluminium alloys are used, the tank shall be constructed in accordance with the specifications detailed in section 385 of volume 1 of the National Fire Codes issued by the National Fire Protection Association.

(d) Means of cutting of the electrical current close to the battery by a double pole switch or other suitable method shall be provided.

(e) Any tank having a capacity exceeding 6 kl shall be divided into liquid-tight compartments, each compartment to be of a capacity of not more than 6 kl: Provided

'n openbare plek binne die munisipaliteit gebruik, laat gebruik of toelaat dat dit gebruik word nie, tensy en alvorens hy in besit van 'n vervoerpermit is, wat die Raad ten opsigte van sodanige voertuig aan hom uitgereik het, of 'n permit wat deur enige ander plaaslike bestuur aan hom uitgereik is.

Uitreiking van Vervoerpermit

71.(a) Geen vervoerpermit ten opsigte van 'n voertuig word uitgereik nie, tensy en alvorens sodanige voertuig:

(a) na sodanige plek as wat die Raad mag aanwys, gebring is om ondersoek te word en die ondersoekgeld soos voorgeskryf in Bylae 2 hierby, betaal is;

(b) aan die voorwaardes ten opsigte van geskiktheid wat op sodanige voertuig betrekking het, ingevolge die Ordonnansie op Padverkeer, 1966, en enige regulasies wat ingevolge daarvan afgekondig is, voldoen;

(c) aan die vereistes van artikel 72 voldoen.

(2) Sodanige vervoerpermit—

(a) is van krag vir 'n tydperk van ses maande of sodanige korter tydperk as wat op die permit vermeld word;

(b) moet die grootste hoeveelheid asook die klas vlam-bare vloeistof wat so 'n voertuig toegelaat word om te vervoer, vermeld;

(c) moet aan die voertuig ten opsigte waarvan dit uitgereik is, en aan geen ander voertuig nie, vasgeheg word; en

(d) moet deur die eienaar of die persoon wat die voertuig onder sy sorg het in 'n goeie en leesbare toestand onderhou word op 'n plek op so 'n voertuig waar dit duidelik sigbaar is.

Bou en Inhoudsvermoë van Voertuie

72.(1) Elke voertuig wat gebruik word vir die doel om vlam-bare vloeistowwe per pad te vervoer, in hierdie verordeninge 'n tenkvragsmotor genoem, moet aan die volgende vereistes voldoen, en die woord "tenk" beteken in hierdie verordeninge die tenk wat op sodanige voertuig vir voormelde doeleindes gedra word;

(a) Die voertuig moet sterk gebou wees, en so ver as redelikerwyse moontlik, van nie-brandbare materiaal vervaardig wees.

(b) Indien daar van elektriese verligting of ander elektriese toestelle gebruik gemaak word, moet die elektriese stroomleiding dig geïsoleer wees, en die bedrading op sodanige wyse aangebring en beskerm word, dat dit sover moontlik die gevaar van beskadiging uitskakel. Die ontwikkelelaar, battery, smeltdrade of skakelaars moet nie op 'n plek aangebring word waar hulle moontlik in aanraking met vlam-bare vloeistof of dampe daarvan kan kom nie.

(c) Die tenk moet van yster, staal of 'n ander geskikte metaal vervaardig wees en moet met naels vasgeklink, gesweis, hardgesoldeer of andersins vloeistofdig gemaak word. Waar daar van aluminium allooië gebruik gemaak word, moet die tenk gebou word volgens die spesifikasies, soos omskryf in artikel 385, Volume 1 van die "National Fire Codes" uitgereik deur die "National Fire Protection Association".

(d) Daar moet gesorg word dat die elektriese stroom deur middel van 'n tweepolige skakelaar of 'n ander geskikte metode naby die battery afgeskakel kan word.

(e) 'n Tenk wat 'n inhoudsvermoë van meer as 6 kl het, moet afgekort word in vakke wat vloeistofdig is, en geen vak mag 'n groter inhoudsvermoë as 6 kl bevat nie:

that the aforesaid maximum capacity of 6 kl may be exceeded by not more than five per cent if the exigencies of construction make such excess necessary: Provided further that the liquid contents of any such compartment shall at no time exceed 98 per cent of the total capacity of the compartment.

(f) The tank shall be securely attached to and in metal contact with the vehicle.

(g) The draw-off pipes of the tank shall be fitted with two independent valves situated at remote points from one another.

(h) Efficient ventilating openings shall be fitted to each tank compartment and all such openings shall be covered with fine wire gauze with a mesh aperture not exceeding 600 microns and provided with a cock or valve: Provided that the Chief Fire Officer may permit the installation of other types of ventilating openings where these are shown to be equally efficient.

(i) Adequate provision shall be made to earth such vehicle efficiently so as to prevent the accumulation of a dangerous static charge of electricity in any part thereof, and, in addition, each pipe connection to the tank shall be so fitted as to ensure complete electrical connection between the tank and any receptacle being supplied with liquid therefrom.

(j) All electrical earth connections required in terms of this section shall be examined and entered in a logbook as required in terms of section 46(3), and the provisions of section 46(3) shall *mutatis mutandis* apply.

(k) The total quantity of flammable liquid conveyed by any road tank wagon or any number of such wagons constituting one haul shall, subject to the provisions of section 71, not exceed 30 kl.

(2) Every vehicle other than a road tank wagon shall be

(a) of adequate capacity and construction to convey safely the quantity of flammable liquid which it is desired to convey on such vehicle;

(b) equipped with at least four wheels: Provided that a trailer forming part of an articulated vehicle shall for the purpose hereof be deemed to be equipped with four wheels; and

(c) so constructed and equipped as not to be likely to ignite any flammable liquid which may be conveyed in or on such vehicle.

Maintenance of Vehicles

73. No person shall use or cause or allow to be used in or on any public place any vehicle for the transport of flammable liquid, unless such vehicle is maintained in good conditions and in proper working order.

Opening to Tank

74. All openings to the tank of any vehicle used for the transport of flammable liquid shall be kept securely and effectively closed at all times when not in use.

Supervision of Road Tank Wagon by Responsible Person

75.(1) Every road tank wagon shall be under the constant supervision of a responsible person during the period such wagon is in use as such anywhere other than at a bulk depot.

Met dien verstande dat voorgaande maksimum inhoudsvermoë van 6 kl hoogstens vyf persent oorskry kan word indien sodanige oorskryding deur die konstruksievereistes genoodsaak word: Voorts met dien verstande dat die vloeistofinhoud van enige sodanige vak te gener tyd meer as 98 persent van die totale inhoudsvermoë van die vak mag oorskry nie.

(f) Die tenk moet stewig aan die voertuig vasgesit word, en in regstreekse aanraking met die metaal daarvan wees.

(g) Die afvoerpype van die tenk moet voorsien wees van twee afsonderlike kleppe wat ver van mekaar af sit.

(h) Daar moet doeltreffende ventileeropeninge in elke tenkvak aangebring word, en elke sodanige opening moet bedek word met vyf gaasdraad met 'n maasopening van minstens 600 mikrone en moet van 'n kraan of klep voorsien wees: Met dien verstande dat die Brandweerhoof kan toelaat dat ander soorte ventileeropeninge aangebring word, indien daar bewys is dat hulle ewe doeltreffend is.

(i) Sodanige voertuig moet van 'n doeltreffende aardleiding voorsien word ten einde te voorkom dat daar 'n gevaarlike lading statiese elektrisiteit in enige gedeelte daarvan opgebou word en boonop moet elke pypverbinding met die tenk op so 'n wyse aangebring word dat daar volkome elektriese verbinding tussen die tenk en enige houër wat daaruit met vloeistof gevul word, bewerkstellig word.

(j) Alle elektriese aardleidings wat kragtens hierdie artikel vereis word, moet ondersoek en aangeteken word in 'n logboek, soos bepaal in artikel 46(3), en die bepalings van artikel 46(3) is *mutatis mutandis* van toepassing.

(k) Behoudens die bepalings van artikel 71, mag die totale hoeveelheid vlambare vloeistof, wat enige tenkvragsmotor, of wat enige aantal sodanige vragsmotors wat een trek uitmaak, vervoer, nie 30 kl oorskry nie.

(2) Elke voertuig, uitgesonderd 'n tenkvragsmotor moet—

(a) groot genoeg wees en sterk genoeg gebou wees om die hoeveelheid vlambare vloeistof wat dit die voorneme is om op sodanige voertuig te vervoer, veilig te vervoer;

(b) minstens vier wiele hê: Met dien verstande dat daar beskou word dat 'n sleepwa wat 'n deel van 'n gelede voertuig uitmaak, vir die toepassing hiervan, van vier wiele voorsien is; en

(c) sodanig gebou en toegerus wees dat dit nie waarskynlik vlambare vloeistof wat in of op sodanige voertuig vervoer word, sal laat ontbrand nie.

Onderhoud van Voertuie

73. Niemand mag 'n voertuig vir die vervoer van vlambare vloeistof op 'n openbare plek gebruik, laat gebruik of toelaat dat dit daar gebruik word nie, tensy so 'n voertuig in 'n goeie en 'n behoorlike werkende toestand in stand gehou word.

Tenkopeninge

74. Alle openinge in die tenk van 'n voertuig wat vir die vervoer van vlambare vloeistof gebruik word, moet te alle tye wanneer dit nie gebruik word nie deeglik en doeltreffend toegehou word.

'n Verantwoordelike persoon moet toesig oor die Tenkvragsmotor hou

75.(1) Elke tenkvragsmotor moet, terwyl dit as sodanig op enige ander plek as by 'n grootmaatdepot gebruik word, gedurig onder toesig van 'n verantwoordelike persoon wees.

(2) No road tank wagon which is not self-propelled and no other non-self-propelled vehicle so long as it is loaded with any flammable liquid shall be taken to or allowed to remain on any premises unless there is on the same premises at the same time a vehicle capable of and properly equipped for immediately towing it away from the premises.

(3) No road tank wagon or vehicle which is not self-propelled shall be allowed to remain in or on any street or other public place except for the minimum period necessary for unloading it and unless it is properly, firmly and directly connected to a vehicle capable of and properly equipped for immediately towing it away.

Position of Road Tank Wagon during Delivery Operations

76.(1) No person shall —

(a) cause or permit a road tank wagon to stand on or across any public footpath during delivery operations;

(b) place the hose or cause or permit the hose to be placed across such footpath during such operations; or

(c) cause or permit a road tank wagon to reverse onto or off any premises before or after delivery operations to such premises.

(2) Should it not be possible to comply with the provisions of subsection (1)(a), (b) and (c), the Council may permit the installation of an underground kerbside filling point, which shall be installed and maintained to the satisfaction of the Council.

Fire Extinguishers

77.(1) No person shall use or cause or permit to be used any vehicle for the conveyance of flammable liquid, unless such vehicle is provided with at least one efficient fire extinguisher which shall be of the dry-chemical type and have a capacity of not less than 9 kg: Provided that where the Chief Fire Officer is of the opinion, having regard to the fire hazards of the particular case, that dry-chemical fire extinguishers are not adequate, such other fire extinguishers shall be installed as he may consider to be required by the said hazards.

(2) Such extinguishers shall be carried on the road tank wagon in such a position and shall be attached to the road tank wagon in such a manner as to be readily and easily accessible in the case of fire.

Agencies likely to Ignite Flammable liquid

78. No person shall —

(a) bring or cause or permit to be brought any fire, flame or other agency likely to ignite flammable liquid or its vapour within 3 m of any vehicle on or in which flammable liquid is transported;

(b) carry or permit to be carried any matches, cigarette lighters or similar contrivances on any vehicle used for the transport of flammable liquid; or

(c) while in attendance on such vehicle smoke or permit any other person thereon to smoke during the transport of flammable liquid or the filling of such vehicle with flammable liquid or the discharge of such liquid therefrom: or

(2) Geen tenkvrugmotor wat nie selfaangedrewe is of enige ander voertuig wat nie selfaangedrewe is nie en wat met vlambare vloeistof gevul is, mag na enige perseel geneem word of op enige perseel gelaat word nie tensy daar terselfdertyd op dieselfde perseel 'n voertuig is wat in staat is en behoorlik toegerus is om sodanige voertuig onmiddellik van die perseel af weg te sleep.

(3) Geen tenkvrugmotor of voertuig wat nie selfaangedrewe is nie, mag in of op enige straat of ander publieke plek gelaat word behalwe vir die minimum tydperk wat nodig is om dit af te laai nie en tensy dit behoorlik, stewig en direk verbind is met 'n voertuig wat in staat is en behoorlik toegerus is om dit onmiddellik weg te sleep.

Posisie van 'n Tenkvrugmotor gedurende Afleweringsbedrywighede

76.(1) Niemand mag —

(a) 'n tenkvrugmotor op of oor 'n openbare sypaadje laat staan of toelaat dat dit daar staan terwyl aflewering plaasvind nie;

(b) die pompslang gedurende sodanige bedrywighede oor so 'n paadjie plaas, laat plaas of toelaat dat dit daar geplaas word nie; of

(c) veroorsaak of toelaat dat enige tenkvrugmotor op of van enige perseel agteruit beweeg voor of na aflewering op sodanige perseel.

(2) Indien nie aan die bepalinge van subartikel 1(a), (b) en (c) voldoen kan word nie, kan die Raad die installasie van 'n ondergrondse sypaadjevulpunt toelaat wat tot voldoende van die Raad geïnstalleer en in stand gehou moet word.

Brandblustoestelle

77.(1) Niemand mag enige voertuig gebruik, laat gebruik of toelaat dat dit gebruik word vir die vervoer van vlambare vloeistof nie, tensy so 'n voertuig van minstens een doeltreffende droë chemiese tipe brandblustoestel met 'n inhoudsvermoë van minstens 9 kg voorsien is: Met die verstande dat waar die Brandweerhoof, met inagneming van die brandgevaar in 'n bepaalde geval, van mening is dat die droë chemiese tipe brandblustoestelle nie toereikend is nie, daar ander brandblustoestelle wat sy insiens deur genoemde brandgevaar noodsaaklik gemaak word, aangebring moet word.

(2) Sodanige brandblustoestelle moet op so 'n plek op die tenkvrugmotor vervoer word en op so 'n wyse daaraan vas wees dat dit, in die geval van brand, gou en maklik bereik kan word.

Middele wat Vlambare Vloeistof moontlik aan die brand kan laat slaan

78. Niemand mag —

(a) enige vuur, vlam of ander middel wat moontlik vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, binne 3 m van 'n voertuig waarop of waarin vlambare vloeistof vervoer word, bring, laat bring of toelaat dat dit daar aangebring word nie;

(b) vuurhoutjies, sigarettopstekers of soortgelyke toestelle op 'n voertuig wat vir die vervoer van vlambare vloeistof gebruik word, saamdra of toelaat dat dit saamgedra word nie;

(c) terwyl hy sodanige voertuig onder sy sorg het, rook of toelaat dat iemand anders daarop rook terwyl vlambare vloeistof vervoer word of terwyl so 'n voertuig met vlambare vloeistof volgemaak word of sodanige vloeistof daaruit getap word; of

(d) smoke within 3 m of such vehicle during the filling of such vehicle with flammable liquid or the discharge of such liquid therefrom or while in attendance thereon permit any other person so to smoke.

Precautions

79. Every person responsible for or concerned in the conveyance of flammable liquid shall take all reasonable precautions for the prevention of accident by fire or explosion and for the prevention of access by any unauthorized person to any container whilst in transit.

Restriction of Scope of Certain Sections

80.(1) The provisions of sections 70 to 77 inclusive shall not apply to the conveyance of flammable liquid on a vehicle, not being a road tank wagon —

(a) of a quantity not exceeding 200 litres of Class A flammable liquid or 400 litres of Class B flammable liquid, in securely closed metal containers of a capacity not exceeding 50 litres each; or

(b) of a quantity not exceeding 600 litres of Class A flammable liquid or 1 kl of Class B flammable liquid contained in securely closed metal containers of a capacity not less than 200 litres each.

(2) Such containers shall be substantially constructed and packed in such a manner as to prevent leakage and obviate their becoming broken, defective or insecure in the course of conveyance.

(3) No flammable liquid shall be conveyed in or on any steam-driven vehicle or in or on any trailer or other vehicle drawn by a vehicle so driven.

Dry-cleaning Rooms: General

Certificate for Dry-cleaning Room

81.(1) No person shall use or cause or permit to be used any room as a dry-cleaning room unless and until such room has been duly registered as such in terms of these by-laws.

(2) No certificate shall be issued in respect of any premises for use as a dry-cleaning room unless and until such premises comply with the requirements of these by-laws.

(3) The provisions of sections 5 to 12 inclusive and 15 shall apply *mutatis mutandis* to a certificate in terms of this section.

Use of Dry-cleaning Rooms

82. No dry-cleaning room shall be used for any purpose other than that of dry-cleaning and purposes reasonably incidental thereto.

Installation of Machinery

83.(1) No person shall install or cause or permit to be installed any dry-cleaning machinery such as washing machines, clarifiers, stills or settling tanks elsewhere than in the dry-cleaning room.

(2) All machinery shall be efficiently electrically earthed.

(3) All such electrical earth connections shall be examined and entered in a log-book as required in terms of section 46(3).

(d) binne 3 m van sodanige voertuig af rook terwyl sodanige voertuig met vlambare vloeistof volgemaak word of terwyl vlambare vloeistof daaruit getap word, of terwyl hy dit onder sy sorg het, iemand anders toelaat om aldus te rook nie.

Voorsorgmaatreëls

79. Elkeen wat vir die vervoer van vlambare vloeistof verantwoordelik is of daarby betrokke is, moet alle redelike voorsorgmaatreëls tref ten einde ongelukke deur brand of ontploffing te voorkom, en te verhoed dat 'n ongemagtigde persoon toegang tot enige houer verkry terwyl dit onderweg is.

Beperking van die Toepassing van Sekere Artikels

80.(1) Die bepalinge van artikels 70 tot en met 77 is nie van toepassing op die vervoer van vlambare vloeistof op 'n ander voertuig as 'n tenkvrugmotor nie, indien daar —

(a) 'n hoeveelheid van hoogstens 200 liter vlambare vloeistof Klas A, of 400 liter vlambare vloeistof Klas B in metaalhouers elk met 'n inhoudsvermoë van hoogstens 50 liter en wat deeglik toe is, vervoer word; of

(b) 'n hoeveelheid van hoogstens 600 liter vlambare vloeistof Klas A of 1 kl vlambare vloeistof, Klas B, in metaalhouers wat deeglik toe is, met 'n inhoudsvermoë van minstens 200 liter elk, vervoer word.

(2) Sodanige houer moet sterk gemaak wees en op so 'n wyse gepak word dat hulle nie sal lek, stukkend raak, defek of los raak terwyl hulle vervoer word nie.

(3) Geen vlambare vloeistof mag in of op 'n stoomaangedrewe voertuig of in of op 'n sleepwa of ander voertuig wat deur 'n voertuig, wat aldus aangedryf word, getrek word of vervoer word nie.

Droogskoonmaaklokale: Algemeen

Sertifikaat ten opsigte van 'n Droogskoonmaaklokaal

81.(1) Niemand mag 'n vertrek as 'n droogskoonmaaklokaal gebruik, laat gebruik, of toelaat dat dit as sodanig gebruik word nie, tensy en alvorens so 'n vertrek behoorlik kragtens hierdie verordeninge as sodanig geregistreer is.

(2) Daar word geen sertifikaat vir die gebruik van 'n perseel as 'n droogskoonmaaklokaal uitgereik nie en tensy en alvorens sodanige perseel aan die vereistes van hierdie verordeninge voldoen.

(3) Die bepalinge van artikels 5 tot en met 12 en 15 is *mutatis mutandis* van toepassing op 'n sertifikaat wat kragtens hierdie artikel uitgereik word.

Gebruik van Droogskoonmaaklokale

82. Geen droogskoonmaaklokaal mag vir enige ander doel as vir droogskoonmaakwerk en vir doeleindes wat redelikerwys daarmee in verband staan, gebruik word nie.

Installasie van Masjinerie

83.(1) Niemand mag enige droogskoonmaakmasjinerie soos byvoorbeeld wasmasjiene, suiweringstoestelle, distilleerkeretels of neerslagtenks elders as in 'n droogskoonmaaklokaal installeer, laat installeer of toelaat dat dit daar geïnstalleer word nie.

(2) Alle masjinerie moet elektries doeltreffend met die aarde verbind wees.

(3) Alle sodanige elektriese aardleidings moet ondersoek word en in 'n logboek, soos in artikel 46(e) vereis, aangeteken word.

Boilers

84. No boiler shall be installed in such proximity or in such a position or manner in relation to a dry-cleaning room that it is likely, in the opinion of the Chief Fire Officer, to ignite any flammable liquid in or vapour escaping from the room.

85. Notwithstanding the provisions of section 83(1), the installation of cleaning machines of the tumbler type shall be permitted elsewhere than in a dry-cleaning room: Provided that the machine so installed is equipped with an effective system of ventilation by the exhaust method.

Electrical Equipment

86.(1) Subject to the provisions of subsection (2), no person shall install or cause or permit to be installed in any dry-cleaning room where flammable liquids of Class A or Class B are used, any electrical machinery or other electrical apparatus other than —

(a) an electric light enclosed in an outer flame-proof fitting;

(b) electric wires, protected throughout by seamless metal tubes the junctions of which are screwed together or cable approved by the Council by reference to current electrical practice;

(c) one electrical push-button switch of construction known as flameproof which shall be situated not less than 1 m above the level of the floor and constructed and connected for stopping machinery in case of emergency.

(2) Any electric motor installed in a dry-cleaning room where flammable liquids of Class A are used shall be of flame-proof construction, and any such motor installed in any such room where flammable liquids of Class B are used shall be of flame-proof or totally enclosed construction.

Handling of Flammable Liquid

87. The storage tank shall be connected to the dry-cleaning machinery and no flammable liquid shall be handled during any cleaning process: Provided that a total quantity not exceeding 20 litres at any one time may be handled in one or more containers for the purpose of handwashing or spotting.

Danger Notice to Entrance

88. The words "DANGER — NO SMOKING" in both official languages shall be prominently displayed in letters not less than 150 mm high outside every entrance to every dry-cleaning room and shall at all times be maintained in such position and in a legible condition.

Removal of Foreign Matter and Metallic Substances from Garments

89. No person shall dry-clean or cause or permit to be dry-cleaned any article of clothing or other textile unless and until such article has been thoroughly examined and all objects such as matches, metallic substances, metal buttons or other objects which are liable to cause sparks have been removed therefrom.

Stoomketels

84. Geen stoomketel mag so na aan, of in so 'n posisie of op so 'n wyse in verhouding tot, 'n droogskoonmaaklokaal aangebring word dat dit, volgens die mening van die Brandweerhoof, waarskynlik vlambare vloeistof in, of die dampe wat ontsnap uit, die lokaal aan die brand kan laat slaan nie.

85. Ondanks die bepalings van artikel 83(1), kan wasmasjiene van die tuimelaartipe elders as in 'n droogskoonmaaklokaal geïnstalleer word: Met dien verstande dat die masjiene wat aldus geïnstalleer word, toegerus is met 'n doeltreffende ventilasiesistelsel van die uitlaat-tipe.

Elektriese Toerusting

86.(1) Behoudens die bepalings van subartikel (2), mag niemand elektriese masjinerie of ander elektriese apparaat in 'n droogskoonmaaklokaal waar vlambare vloeistowwe Klas A of Klas B gebruik word, installeer, laat installeer of toelaat dat dit daar geïnstalleer word nie, uitgesonderd —

(a) 'n elektriese gloeilamp wat 'n vlamdigte omhulsel buite-om het;

(b) elektriese draadleidings wat heeltemal deur naatlose metaalbuise waarvan die lasse vasgeskroef word, beskerm word of kabelaas wat die Raad ooreenkomstig die gangbare elektrotegniese praktyk goedgekeur het;

(c) een elektriese drukknopskakelaar van die konstruksie wat as vlamdig bekend staan, wat minstens 1 m bokant die vloervlak aangebring is, en wat op so 'n wyse gemaak en verbind moet wees dat dit in noodgevalle gebruik kan word om die masjinerie mee af te skakel.

(2) Enige elektriese motor wat in 'n droogskoonmaaklokaal waarin daar vlambare vloeistowwe Klas A gebruik word, geïnstalleer is, moet vlamdig gemaak wees en enige sodanige motor wat in sodanige lokaal waar daar vlambare vloeistowwe Klas B gebruik word, geïnstalleer is, moet vlamdig gemaak of geheel en al deur 'n omhulsel bedek wees.

Die Hantering van Vlambare Vloeistof

87. Die opbergtenk moet met die droogskoonmaakmasjinerie verbind wees, en geen vlambare vloeistof mag tydens die droogskoonmaakbedrywighede gehanteer word nie: Met dien verstande dat hoogstens 20 liter te enige enkele tyd in een of meer houers gehanteer kan word met die doel om hand-waswerk te verrig of om kolle te verwyder.

Gevaarkennisgewing by die ingang

88. Die woorde "GEVAAR — MOENIE ROOK NIE" moet opvallend in albei amptelike tale en in letters wat minstens 150 mm hoog is aan die buitekant van elke toegang tot elke droogskoonmaaklokaal aangebring word, en moet te alle tye op dié plek in 'n leesbare toestand in stand gehou word.

Verwydering van Vreemde Voorwerpe en Metaalbestanddele uit Kledingstukke

89. Niemand mag 'n kledingstuk of 'n ander weefstof droogskoonmaak, laat droogskoonmaak of toelaat dat dit droogskoongemaak word nie, tensy en alvorens so 'n artikel deeglik ondersoek is en alle voorwerpe soos vuurhou-tjies, metaalbestanddele, metaalknope of ander voorwerpe wat moontlik vonke kan veroorsaak, daaruit verwyder is.

Instructions to Employees

90. The occupier shall cause all persons employed in the dry-cleaning room to be thoroughly instructed as to the hazards involved in the use of flammable liquids and in the handling and method of usage of all fire appliances required in terms of these by-laws to be on the premises, and shall repeat such instructions quarterly.

Unauthorized Persons or Acts

91.(1) No person, other than a person lawfully employed on the premises, shall enter any dry-cleaning room without the express permission of the occupier or person in charge.

(2) No person shall commit any act which is liable to cause fire, explosion or other damage to a dry-cleaning room or its contents.

Position of Machinery

92. All dry-cleaning machinery such as washing machines, clarifiers, stills and settling tanks shall be situated as near as reasonably possible to the exhaust ducts as required in terms of section 98.

Shafting

93. Where any machinery is driven by means of shafts from motive power outside the dry-cleaning room, the driving shaft shall pass through a gas-proof wall box which shall be installed at the point where such shafting enters such dry-cleaning room.

Scouring or Brushing Table

94. Every table used for washing or brushing any material with flammable liquid shall comply with the following requirements:

(a) Such table shall be provided with a liquid-tight top with a curb on all sides not less than 25 mm high.

(b) The top of such table shall be so pitched as to ensure thorough draining by a pipe of not less than 25 mm diameter directly connected to an underground tank through a trap which shall prevent the return of vapour.

(c) Metal tops shall be effectively electrically earthed.

(d) Such table shall be so secured to the floor or wall so as not to disturb the electrical earth and drain connections.

Portable Lamps

95. No person shall take or cause or permit to be taken any flash lamp or any other light or lamp into any dry-cleaning room except an electrical light or safety lamp which has been fitted with an outer flame-proof fitting.

*Special Provisions where Class A Flammable Liquids are used for Dry-cleaning**Construction of Dry-cleaning Rooms*

96. Every dry-cleaning room shall be constructed in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete or similar suitable material, the floor of concrete or other impervious material and the roof of fire-resisting material.

Opdragte aan Werknemers

90. Die okkupant moet almal wat in die droogskoonmaaklokaal in diens is, behoorlik inlig omtrent die gevare verbonde aan die gebruik van vlambare vloeistof, asook ten opsigte van die hantering en die aanwendingsmetode van alle brandblustoestelle wat ingevolge hierdie verordeninge op die perseel gehou moet word, en sodanige voorligting moet elke kwartaal herhaal word.

Ongemagtigde Persone of Dade

91.(1) Niemand, uitgesonderd 'n persoon wat wettiglik op die perseel in diens is, mag 'n droogskoonmaaklokaal sonder die uitdruklike toestemming van die okkupant of die persoon wat daar in beheer is, binnegaan nie.

(2) Niemand mag 'n daad verrig wat moontlik 'n brand of ontploffing kan veroorsaak of ander skade aan die droogskoonmaaklokaal of die inhoud daarvan kan berokken nie.

Plasing van Masjinerie

92. Alle droogskoonmaakmasjinerie soos wasmasjiene, suiweringstoestelle, distilleerketels en neerslagtenks moet so na as redelikerwyse moontlik is, aan die uitlaatoepeninge soos by artikel 98 vereis, geplaas wees.

Asleidings

93. Waar masjinerie aangedryf word deur middel van asse wat deur dryfkrag buite die droogskoonmaaklokaal aangedryf word, moet die dryfas deur 'n gasdigte muurkas gaan, wat op die plek waar sodanige as die droogskoonmaaklokaal binnekom, aangebring moet word.

Was- of Borsel tafels

94. Elke tafel wat gebruik word om materiaal met vlambare vloeistof te was of op af te borsel, moet aan die volgende vereistes voldoen:

(a) So 'n tafel moet voorsien wees van 'n vloeistofdige blad wat rondom 'n rand van minstens 25 mm hoog, aan het.

(b) Die blad van so 'n tafel moet skuins wees, sodat alle vloeistof behoorlik kan weglomp deur middel van 'n pyp met 'n deursnee van minstens 25 mm wat regstreeks met 'n ondergrondse tenk verbind is en wat 'n afsluiter aan het wat voorkom dat dampe terugkeer.

(c) Metaalblaaië moet elektries behoorlik met die aarde verbind wees.

(d) so 'n tafel moet op so 'n wyse aan die vloer of muur vasgesit word dat dit die elektriese aardleiding en afvoer-pyp nie versteur kan word nie.

Draagbare Lampe

95. Niemand mag 'n flitslamp of 'n ander lig of lamp, uitgesonderd 'n elektriese gloeilamp of 'n veiligheidslamp, wat 'n vlamdigte omhulsel buite-om het, in 'n droogskoonmaaklokaal inneem, laat inneem of toelaat dat dit daar ingeneem word nie.

*Spesiale Bepalings in Gevalle waar Vlambare Vloeistof Klas A vir Droogskoonmaakdoeleindes gebruik word**Die bou van Droogskoonmaaklokale*

96. Elke droogskoonmaaklokaal moet ooreenkomstig die volgende vereistes gebou word:-

(a) Die mure moet van baksteen of beton of van soortgelyke geskikte materiaal, die vloer van beton of ander syferdigte materiaal en die dak van brandbestande materiaal gebou word.

(b) All window frames shall be constructed of metal, glazed with wire woven glass and shall be of the opening type. Each single pane shall not exceed 450 mm x 450 mm.

(c) All door frames shall be of metal and any internal door shall be made of hardwood of a thickness of not less than 50 mm and completely covered with metal of not less than 0,9 mm in thickness. Doors to the open air shall be constructed as above or shall be close-fitting metal doors of not less than 3 mm in thickness carried on an angle iron frame and having an all round overlap of 50 mm. The type of door fitted shall be at the discretion of the Chief Fire Officer.

(d) A sill of concrete at least 150 mm in height shall be erected across all door openings at surface level or the floor of the room shall be 150 mm below the adjacent surface level.

(e) The dry-cleaning room shall be situated not closer than 1,5 m to any public thoroughfare or building unless the wall or walls which are exposed to such thoroughfare or building are constructed without openings: Provided that not more than two sides of any dry-cleaning room shall be without openings.

(f) There shall be provided at least two doors opening outwards, one directly into the open air. Such doors shall be so situated and at such a distance from each other as to allow the free and unimpeded escape of persons within the dry-cleaning room through either door in the case of fire or other danger.

(g) No dry-cleaning room shall have any opening into any other room or building: Provided that subject to compliance with the conditions hereunder set out any room used or intended to be used solely for the purpose of drying materials which have been cleaned or treated with flammable liquid may be constructed under the same roof as the dry-cleaning room:

(i) Such drying room shall be separated from the dry-cleaning room by a wall constructed of non-combustible material; and

(ii) the entrance to such drying room shall be provided with a metal door and frame.

(h) No dry-cleaning room shall be situated below or above any other room or building.

(i) Every dry-cleaning room shall be maintained at all times in accordance with the provisions of this section.

Steam Pipes

97.(1) Every dry-cleaning room shall be fitted with at least one steam pipe not less than 25 mm in diameter. Every such pipe shall be provided with —

(a) perforations or jets of at least 6 mm in diameter and so spaced as to give as near as practicable an equal distribution of steam in such a manner that such room can be immediately flooded with steam in the case of fire; and

(b) a steam trap or other effective means of preventing the accumulation of water within such pipe.

(2) An adequate steam supply for such pipe or pipes shall be maintained continuously while any flammable liquid is contained in any washing machines, clarifiers, stills or similar appliances.

(3) Such steam supply system shall be provided with a valve placed in the service line and situated outside the building in any easily accessible position in the case of fire.

(b) Alle vensterrame moet van metaal gemaak wees en moet ruimte van splintervrye draadglas in hê, en moet van die tipe wees wat oopgemaak kan word. Elke afsonderlike ruit mag nie groter as 450 mm x 450 mm wees nie.

(c) Alle deurkosyne moet van metaal gemaak wees en enige binnedeur moet van hardehout met 'n dikte van minstens 50 mm wees en moet geheel en al met metaal van mintens 0,9 mm dik bedek wees. Buitedeure moet, soos hierbo genoem, vervaardig wees, of moet styfpassende metaaldeure van minstens 3 mm dik wees en moet aan hoekysterkosyne gemonteer word en rondom 'n oorslag van 50 mm hê. Die tipe deur wat ingesit word is volgens die diskresie van die Brandweerhoof.

(d) 'n Drumpel van beton, minstens 150 mm hoog, moet op die grondhoogte dwarsoor alle deuropeninge aangebring word, of die vloer van die vertrek moet 150 mm laer as die aangrensende grondhoogte wees.

(e) Die droogskoonmaaklokaal moet nie nader as 1,5 m van 'n openbare deurgang of gebou af wees nie, tensy die muur of mure wat aan sodanige weg of gebou front, geen openinge in het nie: Met dien verstande dat hoogstens twee kante van 'n droogskoonmaaklokaal sonder openinge mag wees.

(f) Daar moet minstens twee deure wat na buite oopmaak, verskaf word, en een daarvan moet regstreeks in die buitelig oopgaan. Sodanige deure moet so geleë wees en sover van mekaar af wees, dat persone binne die droogskoonmaaklokaal in die geval van brand of ander gevaar, vry en ongehinderd deur enigeeen van die deure kan ontsnap.

(g) Geen droogskoonmaaklokaal mag 'n opening na 'n ander vertrek of gebou toe hê nie: Met dien verstande dat, mits daar aan die voorwaardes hieronder uiteengesit, voldoen word, enige vertrek wat uitsluitend gebruik word of bedoel is om gebruik te word om materiaal wat skoonmaak is of met vlambare vloeistof behandeling is, droog te maak, onder dieselfde dak as die droogskoonmaaklokaal gebou kan word:

(i) So 'n droogkamer moet deur middel van 'n muur wat van nie-brandbare materiaal gebou is, van die droogskoonmaaklokaal geskei wees; en

(ii) die ingang na sodanige droogkamer moet 'n metaaldeur en kosyn hê.

(h) Geen droogskoonmaaklokaal mag onder of bokant 'n ander vertrek of gebou geleë wees nie.

(i) Elke droogskoonmaaklokaal moet te alle tye ooreenkomstig die bepalings van hierdie artikel in stand gehou word.

Stoompype

97.(1) Elke droogskoonmaaklokaal moet minstens een stoompyp met 'n deursnee van minstens 25 mm hê. Elke sodanige pyp moet voorsien wees van —

(a) gaatjies of sproeiers met 'n deursnee van minstens 6 mm, wat so versprei is dat daar, sover doenlik, 'n ewerdige verspreiding van stoom op so 'n wyse kan plaasvind dat die lokaal ingeval van brand onmiddellik met stoom gevul kan word; en

(b) 'n stoomafsluiter of 'n ander doeltreffende middel om te voorkom dat water in so 'n pyp vergaar.

(2) 'n Voldoende voorraad stoom vir so 'n pyp of pype moet voortdurend, onderwyl daar vlambare vloeistof in wasmasjiene, suiweringstoestelle, distilleerketels of soortgelyke toestelle is, beskikbaar gehou word.

Ventilation of Dry-cleaning room

98.(1) Every dry-cleaning room shall be ventilated with a mechanical system of exhaust and inlet ventilation of such design, construction and capacity as will adequately remove flammable liquid vapour from such room and discharge such vapour into the open air at a point above the roof of such room and not within 4,5 m of any opening to any building. The motor or motors of such mechanical exhaust and inlet ventilation system shall comply with the provisions of section 86(2).

(2) Such system of ventilation shall be capable of providing an air velocity of a minimum of 0,5 m per second through any cross-section of the room so as adequately to remove flammable vapour from the room and change the air therein.

(3) The blades of all ventilating fans shall be made of non-ferrous metal.

(4) All exhaust ventilation ducts shall be installed—

(a) as near ground level as practicable: Provided that where any such duct or any portion thereof is situated at a level which is less than 150 mm above the level of the dry-cleaning room floor, adequate provision shall be made to prevent the escape of flammable liquid therefrom in the case of fire or otherwise;

(b) as near as practicable to the points of origin of flammable liquid or the dry-cleaning machinery such as washing machines, clarifiers, stills, settling tanks and similar appliances.

(5) Any person discovering a fire in any dry-cleaning room shall immediately take all possible steps to shut down the exhaust ventilating system.

Special Provisions where Class B Flammable Liquid is used for Dry-cleaning

Construction of Dry-cleaning Room

99. Every dry-cleaning room shall be constructed and maintained in accordance with the following requirements:

(a) The walls of the room shall be constructed of brick or concrete or other material which, in the opinion of the Chief Fire Officer, is suitable, the floor shall be of concrete or other impervious material, and the roof shall be of reinforced concrete: Provided that the roof may be constructed of other material where no other rooms, buildings or premises are in the opinion of the Chief Fire Officer, likely to be endangered by an outbreak of fire in the dry-cleaning room.

(b) A sill or concrete at least 150 mm in height shall be erected across all door openings at surface level or the floor of the room shall be 150 mm below the adjacent surface level.

(c)(i) The room shall be provided with at least two doors to be made either of hard-wood of a thickness not less than 50 mm and completely covered with metal of not less than 0,56 mm in thickness or with close-fitting metal doors not less than 3 mm in thickness carried on an angle iron frame and having an all round overlap of 50 mm. The type of door fitted shall be at the discretion of the Chief Fire Officer.

(3) So 'n stoomtoevoerstelsel moet voorsien wees van 'n klep wat buite die gebou in die toevoerpyp aangebring is op 'n plek wat, in die geval van brand, maklik toeganklik is.

Ventilasie van Droogskoonmaaklokaal

98.(1) Elke droogskoonmaaklokaal moet geventileer word deur middel van 'n meganiese stelsel van uit- en inlaatventilasie van sodanige ontwerp, konstruksie en kapasiteit dat dit die dampe van die vlambare vloeistof doeltreffend uit sodanige lokaal verwyder en die dampe in die buitelug uitlaat op 'n plek bokant die dak van sodanige lokaal wat minstens 4,5 m van enige opening van enige gebou af geleë is. Die motor of motors van sodanige meganiese uit- en inlaatventilasiestelsel moet aan die bepalings van artikel 86(2) voldoen.

(2) Sodanige ventilasiestelsel moet in staat wees om 'n stroomsnelheid van minstens 0,5 m per sekonde deur enige deursnee van die lokaal te verskaf ten einde die dampe van die vlambare vloeistof doeltreffend uit die lokaal te verwyder en die lug daarin te wissel.

(3) Die lemme van alle ventilasiewaaiers moet van nieysterhoudende metaal vervaardig wees.

(4) Alle ventilasie-uitlaatpyp moet —

(a) so na aan die grondhoogte as doenlik aangebring word: Met dien verstande dat indien sodanige pyp of enige gedeelte daarvan minder as 150 mm bokant die vlak van die droogskoonmaaklokaal se vloer geleë is, daar doeltreffende voorsorg getref moet word om te voorkom dat vlambare vloeistof, in die geval van brand of andersins, daardeur ontsnap;

(b) so na as doenlik aan die plekke van oorsprong van vlambare vloeistof of die droogskoonmaakmasjinerie, soos wasmasjiene, suiweringstoestelle, distilleerketels, neerslagtenks en soortgelyke toestelle, aangebring word.

(5) Enigiemand wat 'n brand in 'n droogskoonmaaklokaal ontdek, moet onmiddellik alle moontlike stappe doen om die ventilasie-uitlaatstelsel af te sluit.

Spesiale Bepalings in gevalle waar Vlambare Vloeistof Klas B vir Droogskoonmaakdoeleindes Gebruik word

Bou van Droogskoonmaaklokaal

99. Elke droogskoonmaaklokaal moet ooreenkomstig die volgende vereistes gebou en in stand gehou word:

(a) Die mure moet van baksteen of beton of van ander geskikte materiaal, na goëddunke van die Brandweerhoof, gebou word, die vloer moet van beton of ander syferdigte materiaal en die dak moet van gewapende beton vervaardig wees: Met dien verstande dat die dak van ander materiaal vervaardig kan word na goëddunke van die Brandweerhoof in die geval waar daar geen ander vertrekke, geboue of persele is wat deur 'n brand in die droogskoonmaaklokaal in gevaar gestel kan word nie.

(b) 'n Drumpel van beton, minstens 150 mm hoog, moet op die grondhoogte dwars oor al die deuropeninge aangebring word, of die vloer van die vertrek moet 150 mm laer as die aangrensende grondhoogte wees.

(c)(i) Die lokaal moet minstens twee deure hê wat van hardehout wat minstens 50 mm dik is en geheel en al bedek met metaal van minstens 0,56 mm dik, vervaardig is, of nouseluittende deure van metaal minstens 3 mm dik, wat aan 'n hoekysterraam bevestig is en wat 'n oorslag van minstens 50 mm rondom het. Die tipe deur wat aangebring moet word, moet na goëddunke van die Brandweerhoof wees.

(ii) The said doors shall open outwards and be so situated in general and in relation to each other and in particular at such a distance from each other, as to allow the free and unimpeded escape of persons within the room through both of them simultaneously in case of fire or other danger.

(d) All window frames shall be constructed of metal glazed with wire woven glass and shall be of the opening type. Each single pane shall not exceed 450 mm x 450 mm.

(e) No dry-cleaning room shall be situated below or above any other room or building which is not provided to the satisfaction of the Chief Fire Officer with adequate means of escape for its occupants to safety in the event of fire.

(f) No dry-cleaning room shall be situated in the basement of a building or at such a depth that the floor level is more than 60 mm below the main level of the ground immediately surrounding it.

Ventilation of Dry-cleaning room

100. Every dry-cleaning room shall be ventilated with a mechanical system of exhaust and inlet ventilation conforming to and complying with the provisions of sections 56 and 86(2).

Spray Rooms

Registration of Spray Room

101.(1) No person shall spray or cause or permit to be sprayed any vehicle or article with any flammable liquid in any room or building, unless such person is in possession of a spray permit in respect of such room or building.

(2) Such permit shall only be valid for the period terminating on the next succeeding 31st day of December.

(3) The provisions of sections 5 to 12 inclusive and 15 shall apply *mutatis mutandis* to a permit in terms of this section.

Issue of Spray Room Permit

102. No spray room permit shall be granted in respect of any spray room unless and until such room complies with the requirements of these by-laws.

Construction of Spray Room

103.(1) Subject to the provisions of subsection (4), every spray room shall be constructed in accordance with the following requirements:

(a) The walls shall be constructed of brick or concrete of a minimum thickness of 100 mm or any other material which, in the opinion of the Chief Fire Officer, is suitable for the purpose, the floor shall be constructed of concrete or other impervious material to the satisfaction of the Chief Fire Officer and the roof shall be constructed of reinforced concrete.

(b) The room shall be fitted with hard-wood doors of a thickness of not less than 50 mm and completely covered with metal of not less than 0,56 mm in thickness or with close-fitting metal doors of not less than 3 mm in thickness, carried on an angle-iron frame and having an all-round overlap of not less than 50 mm. Such doors shall open outwards and shall be kept locked after normal working hours. The type of door required to be fitted shall be at the discretion of the Chief Fire Officer.

(ii) Die genoemde deur moet na buite oopgaan en moet in die algemeen so geplaas en in verhouding tot mekaar in besonder sover van mekaar af wees, dat mense binne-in die lokaal in geval van brand of ander gevaar vry en ongehinderd by albei die deure gelyktydig kan uitkom.

(d) Alle vensterrame moet van metaal gemaak wees, moet ruite van splintervrye draadglas in hê, en moet van die tipe wees wat oopgemaak kan word. Elke afsonderlike ruit mag nie groter as 450 mm x 450 mm wees nie.

(e) Geen droogskoonmaaklokaal mag onder of bokant 'n ander vertrek of gebou wat nie tot voldoening van die Brandweerhoof voorsien is met voldoende fasiliteite vir die veilige ontsnapping van die mense daarin in die geval van brand, geleë wees nie.

(f) Geen droogskoonmaaklokaal mag in die kelderverdieping van 'n gebou geleë wees nie, of so diep dat die oppervlak van die vloer meer as 600 mm onderkant die algemene vlak van die grond in die onmiddellike omgewing daarvan is nie.

Ventilasie van Droogskoonmaaklokaal

100. Elke droogskoonmaaklokaal moet geventileer word deur middel van 'n meganiese stelsel van uit- en inlaatventilasie in ooreenstemming met en wat voldoen aan die bepalings van artikels 56 en 86(2).

Sputlokaale

Registrasie van Sputlokaale

101.(1) Niemand mag enige voertuig of artikel met vlambare vloeistof in 'n vertrek of gebou spuit, laat bespuit, of toelaat dat dit bespuit word nie, tensy sodanige persoon in besit van 'n spuitpermit ten opsigte van sodanige lokaal of gebou is.

(2) Sodanige permit is slegs tot op die eersvolgende 31ste dag van Desember geldig.

(3) Die bepalings van artikel 5 tot en met 12 en 15 is *mutatis mutandis* van toepassing of 'n permit ingevolge hierdie artikel.

Uitreiking van Sputlokaalpermit

102. Geen spuitlokaalpermit word ten opsigte van 'n spuitlokaal uitgereik nie, tensy en alvorens sodanige lokaal aan die vereistes van hierdie verordeninge voldoen.

Bou van Sputlokaal

103.(1) Behoudens die bepalings van subartikel (4) moet elke spuitlokaal ooreenkomstig die volgende vereistes gebou word:

(a) Die mure moet van baksteen of beton wat minstens 100 mm dik is, gebou word of van enige ander materiaal wat, na die mening van die Brandweerhoof, vir die doel geskik is, en die vloer moet van beton of 'n ander sypeldigte materiaal tot voldoening van die Brandweerhoof en die dak van gewapende beton gebou wees.

(b) Die lokaal moet harde houtdeure hê wat minstens 50 mm dik is en wat geheel en al bedek is met metaal van minstens 0,56 mm dik, of nouseluitende metaaldeure, minstens 3 mm dik wat aan 'n hoek ysterraam bevestig is en wat rondom 'n oorslag van minstens 50 mm het. Sodanige deure moet na buite toe oopmaak en moet na die gewone werkure gesluit gehou word. Die tipe deur wat aangebring moet word, moet na goeddunke van die Brandweerhoof wees.

(c) All window frames shall be constructed of metal, glazed with wide woven glass and shall be of the non-opening type. Each single pane shall not exceed 450 mm x 450 mm.

(d) Every spray room shall be ventilated with a mechanical system of exhaust and inlet ventilation capable of providing an air velocity of a minimum of 0,5 m per second through any cross-section of the room so as adequately to remove flammable vapour from the room and change the air therein. The centre line of the inlets to such system shall be at least 450 mm above the level of the floor. The said system shall operate at all times during working hours including any intervals for lunch or tea and shall operate for not less than five minutes after each working period.

(e) Every spray room with a floor area in excess of 20 m² shall be provided with at least two doors, constructed as prescribed in paragraph (b), situated at such distance from each other as to allow the free and unimpeded escape of persons within the spray room from either door in the case of fire or other danger.

(f) Where a spray room is subdivided into spray booths as prescribed in paragraph (g), each such booth shall be ventilated in accordance with the provisions of paragraph (d).

(g) Where part or the whole of any spray room is subdivided by partitions into separate compartments or booths (hereinafter described as spray booths) such spray booths shall be constructed of metal or other non-combustible material.

(h) All exhaust vents shall be constructed of non-combustible material and so designed and constructed that all vapours are expelled from the interior of a building into the open air at a point not less than 1 m above the apex of the roof of the building: Provided that the Chief Fire Officer may permit such vapours to be expelled into the open air at a lesser distance than 1 m above the apex of the roof if, in his opinion, the vapour is not likely to be ignited. In the event of the exhaust vents being external to the spray room and in communication with any other internal portion of the building, such vents shall be protected by either 100 mm brickwork or 50 mm asbestos cement lagging. There shall be no right angle bends in the vents.

(i) The ventilation inlets shall be of 215 x 140 mm terracotta air bricks and honeycombed into the wall opposite the exhaust ventilation system at 215 mm centres, from floor level to a height of not less than 2,5 m. Such inlets shall be substantially equivalent to the exhaust capacity provided in terms of these by-laws.

(j) The blades of any fan used in the spray room shall be of non-ferrous metal.

(2) No electrical equipment shall be installed in the spray room other than —

(a) electric lights enclosed in outer flame-proof fittings;

(b) electric wires protected throughout by seamless metal tubes, the junctions of which are screwed together or cables of the armoured type approved by the Chief Fire Officer; and

(c) electrical apparatus of flame-proof construction used for ventilating purposes.

(c) Alle vensterrame moet van metaal gemaak wees, moet ruite van splintervrye draadglas in hê en moet van die tipe wees wat nie oopgemaak kan word nie. Elke afsonderlike ruit mag nie groter as 450 mm x 450 mm wees nie.

(d) Elke spuitlokaal moet geventileer word deur middel van 'n meganiese stelsel van uit- en inlaatventilasie wat in staat is om 'n stoomsnelheid van minstens 0,5 m per sekonde deur enige deursnee van die lokaal te verander ten einde die dampe van die vlambare vloeistof doeltreffend uit die lokaal te vrywyder en die lug daarin te wissel. Die middellyn van die inlaatopeninge van sodanige stelsel moet minstens 450 mm bokant die vloeroppervlakte geleë wees. Genoemde stelsel moet voortdurend tydens werktipe, met inbegrip van die eet- en teepouse, en minstens vyf minute na afloop van elke werktidperk, in werking wees.

(e) Elke spuitlokaal met 'n vloerruimte van meer as 20 m² moet van minstens twee deure, gebou soos in paragraaf (b) voorgeskryf, voorsien wees en sodanige afstand van mekaar geleë wees dat alle persone in die spuitlokaal vry en ongehinderd by elke deur kan ontsnap ingeval van 'n brand of ander gevaar.

(f) Indien 'n spuitlokaal in spuithokkies, soos in paragraaf (g) omskryf, afgekort is, moet elke sodanige hokkie ooreenkomstig die bepalings van paragraaf (d) geventileer word.

(g) Indien 'n gedeelte van of die hele spuitlokaal deur middel van afskortings in afsonderlike afdelings of hokkie (wat hierna spuithokkies genoem word) verdeel is, moet sodanige spuithokkies van metaal of ander nie-brandbare materiaal vervaardig wees.

(h) Alle uitlaatopeninge moet van nie-brandbare materiaal gemaak word en so ontwerp en gebou wees dat alle dampe van die binnekant van 'n gebou af na die buitelig gevoer word op 'n plek minstens 1 m bokant die toppunt van die dak van die gebou: Met dien verstande dat die Brandweerhoof kan toelaat dat die dampe op 'n plek wat nader as 1 m van die toppunt van die dak af geleë is, na die buitelig gevoer kan word indien die dampe, syns insiens, waarskynlik nie aan die brand sal slaan nie. In geval die uitlaatopeninge buite die spuitlokaal is en verbind is met enige ander interne gedeelte van die gebou, moet sodanige openinge beskerm word deur steenwerk van 100 mm dik of 50 mm asbessementplate. Daar mag geen reghoekige buigings in die uitlaatopeninge voorkom nie.

(i) Die inlaatventilasie-openinge moet van 215 x 140 mm terra-cotta lugstene wees wat in 'n heuningkoekmuur teenoor die uitlaatventilasiestelsel op middelpunte van 215 mm vanaf die vloervlak tot 'n hoogte van minstens 2,5 m, aangebring is. Sodanige ventilasieopeninge moet wesenlik gelyk wees aan die uitlaatkapasiteit waarvoor daar ingevolge hierdie verordeninge voorsiening gemaak word.

(j) Die lemme van enige waaier wat in die spuitlokaal gebruik word, moet van nie-ysterhoudende metaal wees.

(2) Geen elektriese toerusting mag in die spuitlokaal aangebring word nie, behalwe —

(a) elektriese gloeilampe wat 'n vlamdigte omhulsel buite-om het;

(b) elektriese draadleidings wat heeltemal deur naatlose metaalbuise, waarvan die lasse vasgeskroef word, beskerm is, of kables van die gepantserde tipe deur die Brandweerhoof goedgekeur; en

(c) elektriese apparaat wat vlamdig vervaardig is en vir ventilasiedoeleindes gebruik word.

(3)(a) The spray rooms, fans and vents shall be kept clean and free from flammable deposits and all fans and vents shall be kept in proper working order at all times any scraping necessary to comply with the provisions of this subsection being carried out with non-ferrous instruments.

(b) All drums, cans or similar vessels containing flammable liquids or substances or which have contained the same and have not been degassed or otherwise rendered harmless, shall be kept securely closed when not in use and shall, after the contents have been used, be removed from the spray room and stored in such a place that, in the opinion of the Chief Fire Officer, they are not likely to cause danger or obstructions or obstruct or impede the escape to safety of persons or animals in the event of fire.

(4) The Chief Fire Officer may in his discretion permit any reasonable deviation from the provisions of this section which he is satisfied will not create or increase the danger of fire or the danger to persons, animals or other property arising in the event of fire.

Danger Notices at Entrance

104. The words "DANGER — NO SMOKING" in both official languages shall be prominently displayed in letters not less than 150 mm high outside the entrance to every spray room, and shall at all times be maintained in such position and in a clearly legible condition.

When Permit is not Required

105. Nothing contained in sections 101 to 104 inclusive shall prohibit the spraying with flammable liquid of any vehicle or article in the open air if such spraying is not within a distance of 15 m from any fire, flame, open light or other agency likely to ignite such flammable liquid or its vapour and, in the opinion of the Chief Fire Officer, such spraying is not likely in the event of fire to impede the escape of persons or animals, or to endanger any room or building.

Mixing Room

106. The provisions of sections 81, 88, 90, 95 and 98 shall apply *mutatis mutandis* to mixing rooms.

Provisions where Class A Flammable Liquids are Used or Handled

107. The provisions of section 96(a) to (f) inclusive, (h) and (i) shall apply *mutatis mutandis* to Class A flammable liquids.

Provisions where Class B Flammable Liquids are Used or Handled

108. The provisions of section 99 shall apply *mutatis mutandis* to Class B flammable liquids.

Liquified Petroleum Gases

109.(1) No person shall cause or permit —

(a) the filling of any receptacle or vehicle with liquified petroleum gas on any premises;

(b) the use, handling or storage of liquified petroleum gas on any premises; or

(c) the use of any vehicle for the conveyance of liquified petroleum gas in or in any public place;

(3)(a) Die spuitlokale, waaiers en uitlaatopeninge moet skoon en vry van vlambare aanpaksels gehou word, en alle waaiers en openinge moet te alle tye in 'n behoorlike werkende toestand wees, en indien dit skoon geskraap moet word ten einde aan die bepalings van hierdie subartikel te voldoen, moet dit met nie-ysterhoudende instrumente geskied.

(b) Alle dromme, blikke of dergelike houers wat vlambare vloeistowwe of bestanddele bevat, of dit bevat het, en nog nie ontgas of op 'n ander manier onskadelik gemaak is nie, moet deeglik toegehou word wanneer dit nie gebruik word nie, en moet, nadat die inhoud gebruik is, uit die spuitlokaal verwyder en op sodanige plek gehou word waar dit, na die mening van die Brandweerhoof, waarskynlik nie gevaar sal inhou of 'n versperring sal veroorsaak of mense of diere in geval van 'n brand sal verhoed of belemmer om na veiligheid te ontsnap nie.

(4) Die Brandweerhoof kan na goeë dunnke redelike afwyking van die bepalings van hierdie artikel toelaat indien hy daarvan oortuig is dat dit nie 'n brandgevaar sal skep, of die gevaar van brand verhoog of mense, diere of ander eiendom in geval van 'n brand, in gevaar sal stel nie.

Gevaarkennisgewings by ingang

104. Die woorde "GEVAAR — MOENIE ROOK NIE" moet opvallend in albei amptelike tale in letters wat minstens 150 mm hoog is, aan die buitekant van die ingang tot elke spuitlokaal aangebring word en moet te alle tye op dié plek in 'n duidelik leesbare toestand in stand gehou word.

Wanneer 'n permit nie vereis word nie

105. Geen bepaling in artikels 101 tot en met 104 vervat, verbied die bespuiting van enige voertuig of artikel in die buitelug met vlambare vloeistof nie indien sodanige bespuiting minstens 15 m van enige vuur, vlam, oop lig of ander middel wat sodanige vlambare vloeistof of die dampe daarvan aan die brand kan laat slaan, plaasvind, en indien die Brandweerhoof van mening is dat sodanige bespuiting in geval van 'n brand nie moontlik mense of diere sal verhoed om te ontkom, of enige vertrek of gebou in gevaar sal stel nie.

Menglokale

106. Die bepalings van artikels 81, 88, 90, 95 en 98 is *mutatis mutandis* van toepassing op menglokale.

Bepalings waar Klas A Vlambare Vloeistowwe gebruik of hanteer word.

107. Die bepalings van artikel 96(a) tot en met (f), (h) en (i) is *mutatis mutandis* van toepassing op Klas A Vlambare vloeistowwe.

Bepalings waar Klas B Vlambare Vloeistowwe gebruik of hanteer word.

108. Die bepalings van artikel 99 is *mutatis mutandis* van toepassing op Klas B vlambare vloeistowwe.

Vlambare Petroleumgasse

109.(1) Niemand mag toelaat of veroorsaak —

(a) dat enige houer of voertuig met vloeibare petroleumgas op enige perseel gevul word nie;

(b) dat vloeibare petroleumgas op enige perseel gebruik, gehanteer of opgeberg word nie; of

(c) dat enige voertuig vir die vervoer van vloeibare petroleumgas op of in enige openbare plek gebruik word

unless the requirements of the Code of Practice for the Handling, Storage and Distribution of Liquefied Petroleum Gas in Domestic, Commercial and Industrial Installations of the South African Bureau of Standards have been complied with and written permission has been obtained from the Chief Fire Officer who may also require compliance with additional safety precautions he may deem necessary, having regard to the particular circumstances of the case.

(2) The Chief Fire Officer may, in his discretion, permit any reasonable deviation from the provisions of subsection (1).

Carbide

Certificate of Registration in Respect of Storage

110.(1) No person shall keep or store carbide in excess of 900 kg on any premises unless such person is in possession of a certificate of registration in respect of such premises.

(2) No certificate of registration shall be issued in respect of any premises for the storage of carbide until the provisions of these by-laws have been complied with in respect of such premises.

(3) Such certificate —

(a) shall state the maximum amount of carbide permitted to be stored on the premises;

(b) may be issued subject to such conditions as are deemed necessary by the Council, having regard to the circumstances pertaining to each application.

(4) Every such certificate shall be valid only until the next succeeding 31st day of December.

(5) No certificate of registration, other than a renewal thereof, shall be issued in respect of any premises until the provisions of section 111 have been complied with and the application therefor has been approved by the Council.

Application for a Certificate of Registration

111.(1) Every application for a certificate of registration, accompanied by the charges prescribed in Schedule 1 hereto, shall be made in writing to the Council on a form to be provided by the Council for the purpose.

(2) Every such application shall be accompanied by a plan of the premises in respect of which the certificate is required, drawn to a scale of not less than 1:100 and showing the elevation of the premises in relation to adjacent buildings above or below the ground.

(3) Every such application shall also be accompanied by a block plan drawn to a scale of not less than 1:500 which shall specify:

(a) the premises and all open spaces with stand numbers thereof and the materials of which such premises are constructed or to be constructed;

(b) the stands with numbers thereof immediately adjoining;

(c) the names of any streets on which the site abuts and the township in which it is situated; and

(d) the north point.

(4) Where the plan relates to existing premises in respect of which a certificate of registration has been issued in terms of section 110 and to which it is proposed to make alterations or additions, only a ground plan together with such application form and the prescribed charges shall be submitted. Such ground plan shall be drawn to a scale of

nie tensy die vereistes van die Gebruikskode vir die Hantering, Bewaring en Distribusie van Vloeibare Petroleumgas in Huishoudelike, Kommersiële en Nywerheidsinstallasies van die Suid-Afrikaanse Buro vir Standaard nagekom en skriftelike toestemming verkry is van die Brandweerhoof wat kan vereis dat bykomende veiligheidsmaatreëls wat hy, met inagneming van die besondere geval nodig mag ag, nagekom word.

(2) Die Brandweerhoof kan, na goeddunke, enige redelike afwyking van die bepalings van subartikel (1) toelaat.

Karbied

Registrasiesertifikaat ten opsigte van Opberging

110.(1) Niemand mag meer as 900 kg karbied op enige perseel hou of opberg nie, tensy so 'n persoon in besit is van 'n registrasiesertifikaat ten opsigte van sodanige perseel.

(2) Geen registrasiesertifikaat vir die opberging van karbied op 'n perseel word uitgereik alvorens daar aan die bepalings van hierdie verordeninge ten opsigte van sodanige perseel voldoen is nie.

(3) Sodanige sertifikaat —

(a) moet die grootste hoeveelheid karbied wat op die perseel opgeberg mag word, aangee;

(b) kan uitgereik word, onderworpe aan sodanige voorwaardes as wat die Raad, met inagneming van die omstandighede verbonde aan elke aansoek, noodsaaklik ag.

(4) Elke sodanige sertifikaat is slegs tot op die eersvolgende 31ste dag van Desember geldig.

(5) Geen registrasiesertifikaat, uitgesonderd 'n hernuwing daarvan, word ten opsigte van 'n perseel uitgereik, alvorens aan die bepalings van artikel 111 voldoen, en die aansoek daarom deur die Raad goedgekeur is nie.

Aansoek om 'n Registrasiesertifikaat

111.(1) Elke aansoek om 'n registrasiesertifikaat moet vergesel gaan van die gelde voorgeskryf in Bylae 1 hierby en moet skriftelik by die Raad gedoen word op 'n vorm wat vir dié doel deur die Raad verskaf word.

(2) Elke sodanige aansoek moet vergesel gaan van 'n plan van die perseel ten opsigte waarvan 'n sertifikaat vereis word, wat volgens 'n skaal van minstens 1:100 geteken is, en wat die opstand met betrekking tot die aangrensende geboue, bokant of onderkant die grond, aandui.

(3) Elke sodanige aansoek moet ook vergesel gaan van 'n blokplan wat volgens 'n skaal van minstens 1:500 geteken is, en waarop die volgende besonderhede aangedui word:

(a) die perseel en alle oop ruimtes en die standplaasnommers daarvan, en die materiaal waarvan sodanige perseel gebou is of gebou staan te word;

(b) die aangrensende persele en hulle standplaasnommers;

(c) die name van strate waaraan die terrein grens en die naam van die dorp waarin dit geleë is; en

(d) die noordpunt.

(4) Waar die plan betrekking het op 'n bestaande perseel ten opsigte waarvan 'n registrasiesertifikaat ingevolge artikel 110 uitgereik is en ten opsigte waarvan dit die voorneme is om veranderings of aanbouings aan te bring, moet slegs 'n grondplan tesame met sodanige aansoekvorm en die voorgeskrewe gelde ingedien word. Sodanige grond-

not less than 1:100 and shall show such additions or alterations in relation to such existing premises.

(5) All plans shall be —

- (a) signed by the owner of the premises or his agent;
- (b) drawn in Indian ink on tracing linen or clear prints on cloth with white ground; and
- (c) coloured with fixed colours as follows:

Block plan:

Proposed premises or alterations: Red

Other existing buildings: Grey or a neutral colour.

Open spaces: Uncoloured.

(6) A charge of R3 for every application for approval of a plan or plans shall be paid on submission thereof, and on approval, such plan or plans shall become the property of the Council. On approval of such plan a written notice shall be issued with such conditions thereon as are deemed necessary by the Council.

(7) The approval of plans of premises shall in no way imply the acceptance of any responsibility on the part of the Council in regard to such premises.

(8) The approval by the Council under these by-laws of any plans shall lapse and shall be null and void if the provisions of these by-laws shall not have been complied with within one year after the date of such approval.

Conditions of Certificate of Registration

112.(1) No person shall store or cause or permit to be stored any quantity of carbide on any premises in excess of the amount stated on the certificate of registration relating to such premises.

(2) Any person in lawful possession of any certificate of registration may make written application to the Council for permission to increase the total quantity of carbide which may be stored in terms of such certificate. Such application shall be granted by the Council only if the proposed increase is permissible in terms of these by-laws. When the Council has granted any such application, such person shall surrender his certificate of registration to the Council for amendment.

Renewal of Certificate of Registration

113. Application for the annual renewal of a certificate of registration shall be made not later than the 15th day of November of the year prior to that for which such renewal is required, on a form to be provided by the Council, and shall be accompanied by the charges prescribed in Schedule 1 hereto. No plans of the premises in terms of section III shall be required in the case of a renewal of a certificate of registration, unless called for at the discretion of the Council.

Transfer of Certificate of Registration

114.(1) A certificate of registration may be transferred from one person to another.

(2) The person desiring such transfer shall make application in writing to the Council on a form to be provided by the Council for such purpose. Such application shall be accompanied by the prescribed charges, together with the certificate of registration relating to the premises in respect of which such transfer is desired.

plan moet volgens 'n skaal van minstens 1:100 geteken wees en moet sodanige aanbouings of veranderings met betrekking tot die bestaande perseel aandui.

(5) Alle planne moet —

- (a) deur die eienaar van die perseel of sy agent onderteken word;
- (b) met Indiese ink op natreklinne geteken of duidelik op 'n wit doek afgedruk wees; en

(c) soos volg met vaste kleure ingekleur wees:

Blokplan:

Voorgestelde persele of veranderings: Rooi

Ander bestaande geboue: Grys of 'n neutrale kleur

Ope ruimtes: Ongekleurd

(6) Daar moet 'n geld van R3 ten opsigte van elke aansoek om goedkeuring van 'n plan of planne betaal word wanneer dit ingedien word, en nadat dit goedgekeur is, word sodanige plan of planne die eiendom van die Raad. Wanneer so 'n plan goedgekeur is, word 'n skriftelike kennisgewing uitgereik wat sodanige voorwaardes bevat as wat die Raad nodig ag.

(7) Die goedkeuring van planne ten opsigte van 'n perseel beteken geensins dat die Raad enige aanspreeklikheid met betrekking tot sodanige perseel aanvaar nie.

(8) Die goedkeuring deur die Raad van enige plan ingevolge hierdie verordeninge, verval en is van nul en gener waarde indien daar nie binne een jaar na die datum van sodanige goedkeuring, aan die bepalings van hierdie verordeninge voldoen is nie.

Voorwaardes van die Registrasiesertifikaat

112.(1) Niemand mag meer kARBIED as die hoeveelheid wat op die registrasiesertifikaat wat op sodanige perseel betrekking het, aangedui word, op 'n perseel opberg, laat opberg, of toelaat dat dit daar opberg word nie.

(2) Enigiemand wat in wettige besit van enige registrasiesertifikaat is, kan by die Raad skriftelik aansoek doen om toestemming om die totale hoeveelheid kARBIED wat ingevolge so 'n sertifikaat opberg mag word, te vermeerder. Die Raad staan sodanige aansoek slegs toe indien die voorgestelde vermeerdering kragtens hierdie verordeninge toelaatbaar is. Indien die Raad so 'n aansoek toegestaan het, moet sodanige persoon die registrasiesertifikaat by die Raad indien sodat dit gewysig kan word.

Hernuwing van die Registrasiesertifikaat

113. Daar moet uiterlik op die 15de dag van November van die jaar wat die jaar voorafgaan ten opsigte waarvan hernuwing benodig word, aansoek om die hernuwing op 'n aansoekvorm wat deur die Raad verskaf sal word, en die gelde soos by Bylae 1 hierby voorgeskryf, moet die aansoek vergesel. Geen planne van die perseel word ingevolge artikel 111 in die geval van 'n vernuwing van 'n registrasiesertifikaat vereis nie, tensy die Raad dit na goeddukke verlang.

Oordrag van 'n Registrasiesertifikaat

114.(1) 'n Registrasiesertifikaat kan deur een persoon aan 'n ander oorgedra word.

(2) Die persoon wat sodanige oordrag verlang, moet skriftelik by die Raad aansoek daarom doen op 'n vorm wat die Raad vir dié doel verskaf. So 'n aansoek moet vergesel gaan van die voorgeskrewe gelde, asook van die registrasiesertifikaat wat betrekking het op die perseel ten opsigte waarvan sodanige oordrag verlang word.

(3) No certificate of registration shall be transferable from one premises to another.

Additions and Alterations to Registered Premises

115. No additions or alterations to any existing registered premises shall be made unless and until a plan prepared in accordance with the provisions of section 111(4) shall have been submitted to and approved by the Council in writing.

Fire Appliances

116. The person to whom a certificate of registration has been issued shall install or cause to be installed in the premises to which such certificate refers, in an easily accessible and visible position on a wall or other suitable position not less than 1 m above the level of the floor of the premises, 6 fire buckets filled with dry sand, of a capacity of 9 litres each, painted red with the word "FIRE" painted in white and legibly maintained thereon.

Rules to be Observed

117. No person shall store or cause or permit to be stored any carbide on any premises whether registered or unregistered, unless such carbide is stored —

(a) in such a position that it is not in dangerous proximity to any fire, flame, open light or other agency likely to ignite flammable or explosive gas;

(b) in a dry and well ventilated position;

(c) in such a position that in the case of fire or explosion, the escape of persons or animals from such premises will not be prevented or impeded;

(d) in closed metal containers.

Inspection of Premises

118.(1) Any duly authorized officer of the Council may, for any purpose connected with these by-laws, at all reasonable times and without previous notice enter upon any premises whatsoever and make such enquiries or examination thereon as he may deem necessary.

(2) The owner or occupier or, failing their presence on the premises, any other person employed thereon shall upon demand disclose to such authorized officer the presence of any carbide in or upon such premises, and shall answer all enquiries relating either to the observance of these by-laws or to any condition in connection with the certificate of registration.

Construction of Store

119. Every store, room or building used for the storage of carbide in excess of 200 kg shall—

(a) be substantially constructed of non-combustible material;

(b) be of such construction and condition that all the contents thereof shall be maintained in a dry condition;

(c) be adequately ventilated to prevent the accumulation therein of flammable or explosive gas;

(d) be situated that any gases which may be discharged therefrom are not likely to come into contact with any fire, flame, open light or other agency likely to ignite flammable or explosive gas;

(3) Geen registrasiesertifikaat is van een perseel op 'n ander perseel oordraagbaar nie.

Aanbouings en Veranderings aan 'n Geregistreerde Perseel

115. Geen aanbouing of verandering mag aan enige bestaande geregistreerde perseel aangebring word, tensy en alvorens 'n plan wat ooreenkomstig die bepalings van artikel 111(4) opgestel is, by die Raad ingedien en skriftelik goedgekeur is nie.

Brandblustoestelle

116. Die persoon aan wie 'n registrasiesertifikaat uitgereik is, moet in die perseel waarop sodanige sertifikaat betrekking het, 6 rooi geverfde brandemmers met 'n inhoudsvermoë van 9 liter elk wat vol droë sand is, en waarop die woord "BRAND" in wit geverf is en leesbaar in stand gehou moet word, op 'n maklike toeganklike en sigbare plek aan die muur of op 'n ander geskikte plek wat minstens 1 m bokant die vloeroppervlak van die perseel is, aanbring of laat aanbring.

Reëls wat nagekom moet word

117. Niemand mag karbied op 'n geregistreerde of on-geregistreerde perseel opberg, laat opberg of toelaat dat dit opgeberg word nie, tensy sodanige karbied geberg word—

(a) op 'n plek wat nie gevaarlik naby aan enige vuur, vlam, oop lig of ander middel is wat moontlik vlambare of ontplofbare gas aan die brand kan laat slaan nie;

(b) op 'n droë en behoorlik-geventileerde plek;

(c) op so 'n plek dat in die geval van brand of 'n ontplof-fing die ontkoming van persone of diere van sodanige perseel af, nie verhinder of belemmer word nie;

(d) in metaalhouers wat toe is.

Ondersoek van Persele

118.(1) Enige behoorlik gemagtigde beampte van die Raad kan, vir enige doel in verband met die toepassing van hierdie verordeninge, te alle redelike tye en sonder om vooraf kennis te gee, enige perseel betree en sodanige navrae daar doen of ondersoek instel as wat hy nodig mag ag.

(2) Die eienaar of okkupant, of indien hulle nie op die perseel teenwoordig is nie, enige ander persoon wat daar in diens is, moet sodanige gemagtigde beampte op sy versoek verwittig van enige karbied wat in of op sodanige perseel is, en moet alle navrae met betrekking tot die nakoming van die bepalings van hierdie verordeninge, of met betrekking tot enige voorwaardes in verband met die registrasiesertifikaat, beantwoord.

Bou van Opbergingslokaal

119. Elke pakkamer, vertrek of gebou wat gebruik word om meer as 200 kg karbied in op te berg, moet—

(a) stewig en van nie-brandbare materiaal gebou wees;

(b) sodanig gebou en in so 'n toestand wees dat die hele inhoud daarvan droog bly;

(c) behoorlik geventileer wees sodat vlambare of ontplofbare gas nie daarin vergaar nie;

(d) sodanig geleë wees dat gas wat daaruit ontsnap nie moontlik in aanraking kan kom met enige vuur, vlam, oop lig of ander middel wat moontlik vlambare of ontplofbare gas aan die brand kan laat slaan nie;

(e) have no opening into or communication with any other room or building in which persons reside or which is used for public assembly or stabling of animals;

(f) be so constructed and situated that there is no possibility of danger from any fire, flame, open light or other agency likely to ignite flammable or explosive gas;

(g) be situated at ground level: Provided that any such store, room or building used for the storage of carbide in excess of 200 kg, unless situated at a distance of not less than 30 m from any other building, shall be constructed of brick or concrete and with a roof constructed of non-combustible material and shall have no opening into or communication with any other room or building.

Danger Notice on Store

120. No person shall use or cause or permit to be used any store, room or building for the storage of carbide in excess of 900 kg unless and until the words "Danger — Carbide" in letters not less than 75 mm in height are legibly painted in both official languages on the outer face of the door of such store, room or building. Such notice shall at all times be maintained in such position in a legible condition.

Purity

121. No person shall store, use, sell or expose for sale any carbide which is not commercially pure: Provided that no carbide containing any impurity liable to generate phosphorated or silicuretted hydrogen in such quantities as to render the gas generated likely to ignite spontaneously, shall be considered to be commercially pure for the purpose of this section.

Seizure and Removal of Carbide

122. Where any authorized officer of the Council has reasonable cause to believe that any storage of carbide is contrary to the provisions of these by-laws, he may seize and detain such carbide and may either require the owner or occupier or, failing their presence on the premises, any other person employed thereon to detain the carbide in those premises or in any other premises under his control, or he may remove it in such manner and to such premises as will, in his opinion, least endanger the public safety, and there detain it or take such other measures as may be necessary for the protection of the public.

Breach of Conditions

123. Any person who commits any breach of any condition endorsed on the approval notice or certificate of registration issued in terms of these by-laws, shall be guilty of an offence in terms of these by-laws.

Penalties

124. Any person contravening any provision of these by-laws shall be guilty of an offence and liable, on conviction—

(a) to a fine not exceeding R100 or, in default of payment, imprisonment for a period not exceeding 6 months; and

(b) in the case of a successive or continuing offence, to a fine not exceeding R10 for every day such offence continues.

(e) nie 'n opening hê na, of verbind wees met, 'n ander vertrek of gebou waarin mense woon of wat vir openbare byeenkomste of die huisvesting van diere gebruik word nie;

(f) sodanig gebou, en geleë wees, dat daar geen moontlikheid van gevaar van enige vuur, vlam, oop lig of ander middel wat moontlik vlambare of ontplofbare gasse aan die brand kan laat raak bestaan nie;

(g) op die grondvlak geleë wees: Met dien verstande dat enige sodanige pakkamer, vertrek of gebou wat gebruik word om meer as 200 kg kARBIED op te berg, tensy dit minstens 30 m van enige ander gebou af staan, van baksteen of beton en met 'n dak van vuurvaste materiaal gebou moet wees, en mag geen opening na 'n ander vertrek of gebou hê of daarmee verbind wees nie.

Gevaarkennisgewings aan Opbergingslokaal

120. Niemand mag 'n pakkamer, vertrek of gebou gebruik, laat gebruik of toelaat dat dit gebruik word met die doel om meer as 900 kg kARBIED daarin op te berg nie, tensy en alvorens die woorde "GEVAAR — KARBIED" leesbaar in albei amptelike tale, in letters wat minstens 75 mm hoog is, op die buitekant van die deur van sodanige pakkamer, vertrek of gebou geverf is. Sodanige kennisgewing moet te alle tye op dié plek in 'n leesbare toestand in stand gehou word.

Suiwerheid

121. Niemand mag kARBIED wat nie vir handelsgebruik suiwer is nie, opberg, gebruik, verkoop of te koop aanbied nie: Met dien verstande dat geen kARBIED wat onsuiverhede bevat wat moontlik soveel fosfor- of silikonwaterstof kan afskei dat die gasse wat vrygestel word, moontlik vanself aan die brand kan slaan, vir die toepassing van hierdie artikel as suiwer handelskARBIED beskou word nie.

Beslaglegging op en Verwydering van KARBIED

122. Indien 'n gemagtigde beampte van die Raad op billike gronde vermoed dat kARBIED, strydig met die bepalinge van hierdie verordeninge opgeberg word, kan hy beslag lê op sodanige kARBIED en dit hou en hy kan die eienaar of okkupant of, indien hulle nie op die perseel teenwoordig is nie, enige ander persoon wat daar in diens is, aansê om die kARBIED in dié perseel of in enige ander perseel onder sy beheer, te hou, of hy kan dit op so 'n wyse en na sodanige perseel toe verwyder as wat, na sy mening, die veiligste vir die publiek is en dit daar hou, of hy kan enige ander reëling tref wat hy ter beveiliging van die publiek noodsaaklik ag.

Verbreking van die Voorwaardes

123. Enigiemand wat 'n voorwaarde wat op die goedkeuringskennisgewing of die registrasiesertifikaat wat kragtens hierdie verordeninge uitgereik is, geëndosseer is, verbreek, is skuldig aan 'n misdryf ingevolge hierdie verordeninge.

Strafbepaling

124. Enigiemand wat enige bepaling van hierdie verordeninge oortree is skuldig aan 'n misdryf en by skuldigebevinding strafbaar met—

(a) 'n boete van hoogstens R100 of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens 6 maande; en

(b) in die geval van agtereenvolgende of voortdurende oortredings, 'n boete van hoogstens R10 vir elke dag wat die misdryf voortduur.

SCHEDULE 1

Tariff of Charges Payable in Respect of Certificates of Registration, Spray Permits, Renewals and Transfers

	Year-ly
	R
1. Bulk Depot	50,00
2. Dry-cleaning room	10,00
3. Mixing room	10,00
4. Spray room	4,00
5. Carbide store	10,00
6. Premises other than those mentioned above:	
(1) Up to and including 2,3 k/l storage capacity	4,00
(2) Up to and including 4,5 k/l storage capacity	6,00
(3) Up to and including 23 k/l storage capacity	8,00
(4) Up to and including 45 k/l storage capacity	10,00
(5) Above 45 k/l storage capacity	20,00
7. Transfer of certificate of registration or spray permit:	1,00
8.(1) For the issue of every certificate of registration or spray permit, the yearly charges shall be as prescribed in this Schedule: Provided that if liability to pay the charges arises on or after 1 July in any year, the charges payable shall be half the yearly charges.	
(2) For the annual renewal of a certificate of registration or spray permit, the charges shall be as prescribed in this Schedule.	

SCHEDULE 2

Tariff of Charges in Respect of Examination of Vehicles for Transport Permit

<i>Description of Vehicle</i>	<i>Half Year-ly</i>
	R
1. Road tank wagon	4,00
2. Motor vehicle, other than a road tank wagon, designed to be used for the conveyance of flammable liquids in excess of the amount permitted in terms of section 80(1)(a) and (b)	2,00
3. Any vehicle, other than a motor vehicle or road tank wagon, designed to be used for the conveyance of flammable liquids in excess of the amount permitted in terms of section 80(1)(a) and (b)	1,00

Administrator's Notice 231

16 February 1983

APPLICATION OF STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES TO THE HEALTH COMMITTEE OF MODDERFONTEIN

1. The Administrator hereby:

(a) In terms of section 126A(2) of the Local Government Ordinance, 1939, read with section 164(3) of the said

BYLAE 1

Tarief van Gelde betaalbaar ten opsigte van Registrasiesertifikate, Spsuitlokaalpermitte, Hernuwings en Oordrag

	Jaarliks
	R
1. Grootmaatdepot	50,00
2. Droogskoonmaaklokaal	10,00
3. Menglokaal	10,00
4. Spsuitlokaal	4,00
5. Karbiedopbergingslokaal	10,00
6. Persele wat nie hierbo vermeld word nie:	
(1) Tot en met 'n opbergingsvermoë van 2,3 k/l	4,00
(2) Tot en met 'n opbergingsvermoë van 4,5 k/l	6,00
(3) Tot en met 'n opbergingsvermoë van 23 k/l	8,00
(4) Tot en met 'n opbergingsvermoë van 45 k/l	10,00
(5) Meer as 45 k/l opbergingsvermoë ...	20,00
7. Oordrag van registrasiesertifikaat of spsuitlokaalpermit:	1,00
8.(1) Vir die uitreiking van elke registrasiesertifikaat of spsuitlokaalpermit, is die jaarlikse gelde soos voorgeskryf in hierdie Bylae: Met dien verstande dat indien aanspreeklikheid vir betaling van die gelde op of na 1 Julie van enige jaar ontstaan, die gelde betaalbaar slegs die helfte van die jaarlikse gelde is.	
(2) Vir die jaarlikse hernuwing van 'n registrasiesertifikaat of spsuitlokaalpermit, is die gelde soos in hierdie Bylae uiteengesit.	

BYLAE 2

*Tarief van Gelde ten opsigte van die ondersoek van Voertuie vir 'n Vervoerpermit**Beskrywing van Voertuig*

	Halfjaarliks
	R
1. Tenkvrugmotor	R4,00
2. Motorvoertuig, uitgesonderd 'n tenkvrugmotor, wat ontwerp is vir die vervoer van vlambare vloeistowwe in groter hoeveelhede as wat toelaatbaar is ingevolge artikel 80(1)(a) en (b)	2,00
3. Enige voertuig, uitgesonderd 'n motorvoertuig of tenkvrugmotor, wat ontwerp is vir die vervoer van vlambare vloeistowwe in groter hoeveelhede as wat toelaatbaar is ingevolge artikel 80(1)(a) en (b)	1,00

Administrateurskennisgewing 231

16 Februarie 1983

TOEPASSING VAN STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE OP DIE GESONDHEIDSKOMITEE VAN MODDERFONTEIN

1. Die Administrateur:

(a) Maak hierby ingevolge artikel 126A(2) van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel

Ordinance, makes the Standard By-laws relating to Fire Brigade Services, published under Administrator's Notice 1771, dated 23 December 1981, applicable to the Health Committee of Modderfontein as regulations of the said Committee; and

(b) in terms of section 164(3) of the said Ordinance, publishes the tariff of Charges hereto as a Schedule to the said regulations, which Tariff of Charges has been made by him in terms of section 126(1) of the said Ordinance.

"SCHEDULE

Tariff of Charges

1. Within the Committee's Area of Jurisdiction:

- (a) For the first hour or part thereof: R50.
- (b) For each subsequent hour or part thereof: R40.

2. Outside the Committee's Area of Jurisdiction:

- (a) Per hour or part thereof: R60; plus
- (b) Per kilometre or part thereof: R1."

2. The Fire Brigade Regulations of the Modderfontein Health Committee published under Administrator's Notice 895, dated 13 July 1977, are hereby repealed.

PB 2-4-2-41-98

Administrator's Notice 232 16 February 1983

PIET RETIEF MUNICIPALITY: GAME RESERVE BY-LAWS

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

Definitions

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

"animal" means any vertebrate animal, including birds, and includes the egg or carcass or any part of a carcass of such animal;

"area" means the game reserve of the Town Council of Piet Retief or its successors in title, situate on portions of the farm Piet Retief Town and Town Lands, district of Piet Retief and proclaimed as such in terms of the Nature Conservation Ordinance, 1967 (Ordinance 17 of 1967), or any other land of the Council so proclaimed;

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

"fauna" means any fish or any animal or any part of such fish or animal and includes such species or kind of invertebrate fauna as are found inside the area;

"flora" means any flower, herb, shrub, tree or plant found in the area;

164(3) van genoemde Ordonnansie, die Standaardverordeninge betreffende Brandweerdienste, afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981, op die Gesondheidskomitee van Modderfontein van toepassing as regulasies van genoemde Komitee; en

(b) publiseer hierby ingevolge artikel 164(3) van genoemde Ordonnansie die Tarief van Gelde hierby as 'n Bylae by genoemde regulasies, welke Tarief van Gelde deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

"BYLAE

Tarief van Gelde

1. Binne die Komitee se Regsgebied:

- (a) Vir die eerste uur of gedeelte daarvan: R50.
- (b) Vir elke daaropvolgende uur of gedeelte daarvan: R40.

2. Buite die Komitee se Regsgebied:

- (a) Per uur of gedeelte daarvan: R60; plus
- (b) Per kilometer of gedeelte daarvan: R1."

2. Die Brandweerregulasies van die Gesondheidskomitee van Modderfontein gepubliseer by Administrateurskennisgewing 895 van 13 Julie 1977, word hierby herroep.

PB 2-4-2-41-98

Administrateurskennisgewing 232 16 Februarie 1983

MUNISIPALITEIT PIET RETIEF: WILDRESERVAATVERORDENINGE

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

Woordomskrywing

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

"dier" enige werwdier, insluitende voëls, en omvat die eier of karkas of enige gedeelte van 'n karkas van sodanige dier;

"fauna" enige vis of enige dier of enige gedeelte van sodanige vis of dier, en omvat sodanige spesies of soorte ongewerwelde fauna as wat binne die gebied aangetref word;

"flora" enige blom, kruid, struik, boom of plant wat in die gebied aangetref word;

"gebied" die wildreservaat van die Stadsraad van Piet Retief of sy opvolgers in titel, geleë op gedeeltes van die plaas Piet Retief Town and Town Lands, distrik Piet Retief en as sodanig ingevolge die Ordonnansie op Natuurbewaring, 1967 (Ordonnansie 17 van 1967) geproklameer, of enige ander grond van die Raad wat aldus geproklameer word;

"jag" die jag maak op, doodmaak, skiet na, vang of poging om te vang, om te agtervolg, om voor te lê of bloot om te verstoor enige fauna;

"pad" 'n pad binne die gebied;

"Raad" die Stadsraad van Piet Retief en omvat die be-stuurskomitee van daardie Raad of enige beampte deur

“hunt” means to hunt, kill, shoot at, capture or attempt to capture, follow or lie in wait for or merely to disturb any fauna;

“obstruction” means any object or person which or who has been placed in a road or apparent road by an officer of the Council;

“road” means a road within the area;

“weapon” means any firearm or ammunition therefor or any other instrument with which a projectile can be propelled or can probably be propelled and any other object or article which can be used in any manner whatever to kill, injure or capture any fauna.

Powers and Functions of the Council

2. The Council may—

(a) reserve or grant the sight of admission to the area to any person, or refuse such right of admission without furnishing any reasons, furthermore order any person who causes any nuisance or disturbance to leave the area immediately and also refuse admission to anyone who has been found guilty of contravening these by-laws;

(b) kill or remove any dog, animal, bird or reptile or any other fauna or flora within the area.

Limitation to Entrance of Area and the Prohibition of Certain Actions Therein

3.(1) No person, other than an authorised officer of the Council or persons who have been invited or allowed by the Council to visit the area as guests, shall enter the area before he has obtained the necessary permission in terms of section 2(a).

(2) Only when special permission has been obtained from the Council, may persons or groups of persons enter the area on foot, and then only under such conditions and requirements as may be determined by the Council.

(3) No person shall—

(a) convey into the area, or within such area, or be in possession of any weapon, explosive, trap or poison;

(b) within the area hunt or kill, injure, capture, cut off, destroy, uproot or in any way disturb or scare any fauna or flora;

(c) within the area feed, annoy or disturb any animal;

(d) intentionally or negligently cause a veld fire;

(e) bring into or permit that it be brought in the area any living animal or domestic animal;

(f) remove from the area any dead or living fauna or flora;

(g) throw any articles or rubbish out of a vehicle or allow such articles or rubbish to land in the area;

(h) affix any name, letter, figure, symbol, mark or sketch to any object in the area, or remove or scribe on or in any other manner deface any existing notices or name plates;

(i) in any place in the area advertise or sell any object, article or stock;

(j) picnic in the area except at places which have specifically been set aside for the purpose.

die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

“versperring” enige voorwerp of persoon, daar geplaas deur 'n beampte van die Raad, in 'n pad of oënskynlike pad;

“wapen” enige vuurwapen of ammunisie daarvoor of enige ander instrument waarmee 'n projektiel afgeskiet kan word, of wat moontlik afgeskiet kan word, en enige ander voorwerp of artikel wat op watter wyse ook al gebruik kan word om enige fauna daarmee te dood, te beseer of te vang.

Bevoegdhede en Funksies van die Raad

2. Die Raad kan—

(a) die reg van toegang tot die gebied aan enige persoon verleen of voorbehou sonder verstreking van enige redes; en voorts enige persoon wat enige las of steurnis veroorsaak, aansê om die gebied onmiddellik te verlaat, asook toegang weier aan enigiemand wat skuldig bevind is aan 'n oortreding van hierdie verordeninge;

(b) enige hond, dier, voël of reptiel of enige ander fauna of flora binne die gebied van kant laat maak of verwyder.

Beperking van ingang tot gebied en verbod op sekere optrede en handelings daarin

3.(1) Niemand, uitgesonderd 'n gemagtigde beampte van die Raad of persone wat as gaste van die Raad uitgenooi of toegelaat word om die gebied binne te gaan, mag die gebied betree nie alvorens hy die nodige toestemming ingevolge artikel 2(a) verkry het.

(2) Slegs wanneer spesiale toestemming van die Raad verkry word, kan persone of groepe van persone die gebied te voet binnegaan, en dan slegs onder sulke voorwaardes en vereistes as wat deur die Raad gestel word.

(3) Niemand mag—

(a) in die gebied enige wapen, springstof, strik of gif inbring of in besit daarvan wees nie;

(b) in die gebied enige fauna of flora jag of doodmaak, beseer, vang, afsny, vernietig, ontwortel of op enige wyse verstoer of skrikmaak nie;

(c) enige dier in die gebied voer, terg of steur nie;

(d) opsetlik of nalatiglik 'n veldbrand veroorsaak nie;

(e) 'n lewendige dier of huisdier in die gebied inbring of toelaat dat dit daarin gebring word nie;

(f) enige fauna of flora, hetsy lewendig of dood, uit die gebied verwyder nie;

(g) enige voorwerp of rommel uit 'n voertuig gooi of toelaat dat dit in die gebied beland nie;

(h) enige naam, letter, syfer, simbool, merk of tekening op enige voorwerp in die gebied aanbring, of enige bestaande kennisgewings of naamborde verwyder, bekrap of op enige ander wyse ontsier nie;

(i) enige voorwerp, artikel of voorraad op enige plek in die gebied adverteer of verkoop nie;

(j) in die gebied pickniek hou nie behalwe op plekke wat spesiaal vir dié doel opgesit is.

4. The Council shall in no way be liable for any claims which may arise as the result of damage to property of injury to or death of any person, caused by any event whether through an animal or by any other means, and every person entering the area shall do so entirely at his own risk.

5. Any person who disturbs, negligently injures or causes the death of any animal, fauna or flora or who contravenes any provision of these by-laws, shall be guilty of an offence and liable on conviction to a fine exceeding R100 or in default of payment to imprisonment for a period not exceeding six months.

6. Any person leaving the area after the gates have been closed shall be liable to pay a fine as determined by the Council from time to time.

PB 2-4-2-45-25

Administrator's Notice 233

16 February 1983

POTCHEFSTROOM MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS

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

The Building By-laws of the Potchefstroom Municipality, adopted by the Council under Administrator's Notice 1820 dated 15 October 1975, as amended, are hereby further amended as follows:

1. By the substitution for section 221 of the following:

"221(1) No boundary wall, fence or hoarding shall exceed 1,8 m in height and in cases where it is within 3 m from the street boundary it shall not exceed 1 m unless plans have been submitted to and approved by the Council.

(2) All hoardings, fences, gate piers or posts shall be securely stayed."

2. By the substitution for section 55 of the following:

"55(1) No person shall erect or cause to be erected any fence covered with canvas, reeds, grass or any combustible material, except poles or split poles, or approved wood.

(2) No person shall erect or cause to be erected any fence covered with sheet iron corrugated galvanised iron or any other sheeting.

(3) The Council may require the owner of any fence which is unsafe or dangerous or which has been allowed to fall into a dilapidated, ruinous or unsightly condition, to pull it down, to render it safe or to repair, alter or remove it. If the owner fails to comply timeously with the Council's directions, the Council may do such work at the cost of the owner.

PB 2-4-2-19-26

Administrator's Notice 234

16 February 1983

BARBERTON MUNICIPALITY: AMENDMENT TO FIRE-DEPARTMENT 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.

4. Die Raad is geensins aanspreeklik vir enige eise wat kan ontstaan as gevolg van skade aan eiendom of beseerings of dood van 'n persoon as gevolg van enige gebeurtenis hetsy deur 'n dier of deur enigiets anders hoegenaamd veroorsaak, en elke persoon betree die gebied geheel en al op sy eie risiko.

5. Enige persoon wat enige dier, fauna of flora verstoort, nalatiglik beseer of nalatiglik die dood daarvan veroorsaak of wat enige bepaling van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

6. Elke persoon wat die gebied verlaat nadat die hekke reeds gesluit is, is verplig om 'n boete te betaal soos van tyd tot tyd deur die Raad bepaal.

PB 2-4-2-45-25

Administrateurskennisgewing 233

16 Februarie 1983

MUNISIPALITEIT POTCHEFSTROOM: WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit Potchefstroom, deur die Raad aangeneem by Administrateurskennisgewing 1820 van 15 Oktober 1975, soos gewysig, word hierby soos volg verder gewysig:

1. Deur artikel 221 deur die volgende te vervang:

"221(1) Geen grensmuur, heining of skutting mag hoër as 1,8 m wees nie en in gevalle waar dit nader as 3 m vanaf 'n straatgrens is, mag dit nie hoër as 1 m wees nie, tensy planne aan die Raad voorgelê en deur die Raad goedgekeur is.

(2) Alle skuttings, heinings, hekpile of -pale moet stewig vasgesit wees."

2. Deur artikel 55 deur die volgende te vervang:

"55(1) Niemand mag enige heining wat met seildoek, riet of gras of enige brandbare materiaal, behalwe pale of kloofpale, of goedgekeurde hout, bedek is, oprig of laat oprig nie.

(2) Niemand mag enige heining oprig of laat oprig wat met plaatyster, sinkplate of enige ander plaatbedekking bedek is nie.

(3) Die raad kan die eienaar van enige heining wat onveilig of gevaarlik is, of wat toegelaat is om in 'n bouvalige, vervalde of onooglike toestand te verval, verplig om dit te sloop, veilig te maak, of om dit te herstel, te verbou of te verwyder. As die eienaar versuim om die Raad se opdragte betyds uit te voer, kan die Raad sodanige werk op die koste van die eienaar verrig."

PB 2-4-2-19-26

Administrateurskennisgewing 234

16 Februarie 1983

MUNISIPALITEIT BARBERTON: WYSIGING VAN BRANDWEERAFDELINGSVERORDENINGE

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.

The Fire Department By-laws of the Barberton Municipality, published under Administrator's Notice 281, dated 10 April 1957, as amended, are hereby further amended by the substitution for item 1 of the Tariff of Charges under the Schedule of the following:

"1. FIRE BRIGADE SERVICES

	<i>Outside the Municipality</i>	<i>Within the Municipality</i>
	R	R
(1)(a) For the first machine or pump, per hour or part thereof	200,00	20,00
(b) Plus distance travelled, per km.....	1,00	—
(2)(a) For each additional machine or pump, per hour or part thereof.....	100,00	6,00
(b) Plus distance travelled, per km.....	1,00	—
(3) Officer, per hour or part thereof.....	24,00	12,00
(4) Crew, per hour or part thereof.....	12,00	6,00
(5) Fire hose length, per length	4,00	2,00
(6) Plus costs of any additional material or chemicals used		"

PB 2-4-2-41-5

Administrator's Notice 235 16 February 1983

CAROLINA MUNICIPALITY: REVOCATION OF POUND REGULATIONS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 71 of the said Ordinance approved of the revocation of the Pound Regulations of the Carolina Municipality, published under Administrator's Notice 2, dated 2 January 1929, as amended.

PB 2-4-2-75-11

Administrator's Notice 236 16 February 1983

CAROLINA MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 17 of the Fire Brigade Services Ordinance, 1977, publishes—

(a) that the Town Council of Carolina has in terms of section 96bis(2) of the first-mentioned Ordinance adopted with the following amendment the Standard By-laws Relating to Fire Brigade Services, published under Administrator's Notice 1771, dated 23 December 1981, as by-laws made by the said Council:

By the substitution immediately after section 20 for the heading "SCHEDULE" of the heading "SCHEDULE 1"; and

Die Brandweerafdelingsverordeninge van die Munisipaliteit Barberton afgekondig by Administrateurskennisgewing 281 van 10 April 1957, soos gewysig, word hierby verder gewysig deur item 1 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"1. BRANDWEERDIENSTE

	<i>Buite die Munisipaliteit</i>	<i>Binne die Munisipaliteit</i>
	R	R
(1)(a) Vir die eerste masjien of pomp, per uur of gedeelte daarvan.....	200,00	20,00
(b) Plus afstand afgelê, per km	1,00	—
(2)(a) Vir elke addisionele masjien of pomp, per uur of gedeelte daarvan.....	100,00	6,00
Plus afstand afgelê, per km.....	1,00	—
(3) Offisier, per uur of gedeelte daarvan.....	24,00	12,00
(4) Bemanning, per uur of gedeelte daarvan.....	12,00	6,00
(5) Brandslanglengte, per lengte.....	4,00	2,00
(6) Plus koste van enige bykomende materiaal of chemikalieë verbruik.		"

PB 2-4-2-41-5

Administrateurskennisgewing 235 16 Februarie 1983

MUNISIPALITEIT CAROLINA: HERROEPING VAN SKUTREGULASIES

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 71 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die skutregulasies van die Munisipaliteit Carolina, afgekondig by Administrateurskennisgewing 2 van 2 Januarie 1929, soos gewysig.

PB 2-4-2-75-11

Administrateurskennisgewing 236 16 Februarie 1983

MUNISIPALITEIT CAROLINA: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 17 van die Ordonnansie op Brandweerdienste, 1977—

(a) dat die Stadsraad van Carolina die Standaardverordeninge Betreffende Brandweerdienste, afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981, ingevolge artikel 96bis(2) van eersgenoemde Ordonnansie met die volgende wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

Deur onmiddellik na artikel 20 die opskrif "BYLAE" deur die opskrif "BYLAE 1" te vervang; en

(b) the Tariff of Charges hereto as Schedule 2 to the said by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the first-mentioned Ordinance.

"SCHEDULE 2

TARIFF OF CHARGES

Fire-fighting Services

1. Within the Municipality

- (1) For the first two hours or part thereof: R50.
- (2) For each subsequent hour or part thereof: R25.

2. Outside the Municipality

R50 per hour or part thereof per fire engine, plus 50c per km in respect of each fire engine for the outward and return journey.

3. Fire-extinguishing Materials Consumed

- (1) Foam per l or part thereof: Replacement value, plus 10 %.
- (2) Dry powder per l or part thereof: Replacement value, plus 10 %.

2. The Fire Department By-laws of the Carolina Municipality, published under Administrator's Notice 281, dated 10 April 1957, are hereby revoked.

PB 2-4-2-41-11

(b) die Tarief van Gelde hierby as Bylae 2 by genoemde verordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

"BYLAE 2

TARIEF VAN GELDE

Brandbestrydingsdienste

1. Binne die Munisipaliteit

- (1) Vir die eerste twee ure of gedeelte daarvan: R50.
- (2) Vir elke daaropvolgende uur of gedeelte daarvan: R25.

2. Buite die Munisipaliteit

R50 per uur of gedeelte daarvan per brandweervoertuig, plus 50c per km ten opsigte van elke brandweervoertuig vir die heen en terugreis.

3. Brandblusmiddels Gebruik

- (1) Skuim per l of gedeelte daarvan: Vervangingskoste, plus 10 %.
- (2) Droë poeier per l of gedeelte daarvan: Vervangingskoste, plus 10 %.

2. Die Brandweerafdelingsverordeninge van die Munisipaliteit Carolina afgekondig by Administrateurskennisgewing 281 van 10 April 1957, word hierby herroep.

PB 2-4-2-41-11

Administrator's Notice 237

16 February 1983

JOHANNESBURG MUNICIPALITY: AMENDMENT TO TRAFFIC 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 Traffic By-laws of the Johannesburg Municipality published under Administrator's Notice 281 dated 27 June 1934, as amended, are hereby further amended as follows:

1. By the insertion in the provision containing the definitions after the definition of "Council" of the following:

" 'cycle trailer' means any device designed to travel on wheels and designed to be drawn by a pedal or tricycle; "

2. By the substitution for paragraph (c) of section 124 of the following:

"(c) *Trailers*: Any person may from sunrise to sunset on any day operate a cycle trailer drawn by a pedal cycle or tricycle on a public road, provided the following provisions are complied with:

(i) The cycle shall not be used to draw more than one cycle trailer;

(ii) the cycle trailer shall be securely attached to the cycle;

(iii) the overall length of the cycle and cycle trailer shall not exceed 5 m;

Administrateurskennisgewing 237

16 Februarie 1983

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERKEERSVERORDENINGE

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

Die Verkeersverordeninge van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 281 van 27 Junie 1934, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in die bepaling wat die woordskrywing bevat die volgende na die woordskrywing van "Raad" in te voeg:

" 'rywielsleepwaentjie', 'n toestel wat ontwerp is om op wiele voort te beweeg en deur 'n trapfiets of driewieler getrek te word; "

2. Deur paragraaf (c) van artikel 124 deur die volgende te vervang:

"(c) *Sleepwaentjies*: Enigeen kan van sonop tot sononder op enige dag 'n rywielsleepwaentjie wat deur 'n trapfiets of driewieler getrek word op 'n publieke weg gebruik, mits daar aan die volgende bepalings voldoen word:

(i) Die rywiël mag nie gebruik word om meer as een rywielsleepwaentjie te trek nie;

(ii) die rywielsleepwaentjie moet stewig aan die rywiël vasgemaak wees;

(iii) die totale lengte van die rywiël en rywielsleepwaentjie mag nie 5 m te bowe gaan nie;

(iv) the overall width of the cycle trailer shall not exceed 1 m;

(v) the overall height of the cycle trailer together with its load shall not exceed the height of the saddle of the cycle when set at its lowest level;

(vi) the load shall be securely contained within the loading space of such trailer;

(vii) the mass of the cycle trailer together with its load, shall not exceed 150 kg;

(viii) no person or animal shall be conveyed in any cycle trailer;

(ix) no cycle trailer drawn by a cycle may be operated within the area bounded by, and including, Breë, Main, Sauer and Nugget Streets."

PB 2-4-2-98-2

Administrator's Notice 238

16 February 1983

JOHANNESBURG MUNICIPALITY: AMENDMENT TO FINANCIAL REGULATIONS

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

The Financial Regulations of the Johannesburg Municipality published under Administrator's Notice 434 dated 12 June 1957, as amended, are hereby further amended by the deletion of section 24.

PB 2-4-2-173-2

Administrator's Notice 239

16 February 1983

KEMPTON PARK MUNICIPALITY: AMENDMENT TO TRAFFIC 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 Traffic By-laws of the Kempton Park Municipality, published under Administrator's Notice 352, dated 6 September 1944, as amended, are hereby further amended as follows:

1. By the substitution for section 207 of the following:

"207. For every taximeter tested by the Council there shall be paid to the Council the sum of R5."

2. By the substitution in Schedule "A" under Annexure III—

(a) for sub-items (iv) of item 4 of the following:

"(iv) Motor lorry or taxi cab:

(aa) Half yearly: R10.

(bb) Annually: R20."

(iv) die totale breedte van die rywielsleepwaentjie mag nie 1 m te bowe gaan nie;

(v) die totale hoogte van die rywielsleepwaentjie saam met sy vrag mag nie die hoogte van die saal van die rywiël wanneer dit op die laagste vlak gestel is, te bowe gaan nie;

(vi) die vrag moet stewig in die laairuimte van sodanige sleepwaentjie geplaas word;

(vii) die massa van die rywielsleepwaentjie saam met sy vrag mag nie 150 kg te bowe gaan nie;

(viii) daar mag nie mense of diere in 'n rywielsleepwaentjie vervoer word nie;

(ix) geen rywielsleepwaentjie wat deur 'n rywiël getrek word, mag binne die gebied wat deur Breë-, Main-, Sauer- en Nuggetstraat begrens word en dit insluit, gebruik word nie."

PB 2-4-2-98-2

Administrateurskennisgewing 238

16 Februarie 1983

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN FINANSIËLE REGULASIES

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

Die Finansiële Regulasies van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 434 van 12 Junie 1957, soos gewysig, word hierby verder gewysig deur artikel 24 te skrap.

PB 2-4-2-173-2

Administrateurskennisgewing 239

16 Februarie 1983

MUNISIPALITEIT VAN KEMPTONPARK: WYSIGING VAN VERKEERSVERORDENINGE

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, die Verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van die gemelde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Kemptonpark, afgekondig by Administrateurskennisgewing 352 van 6 September 1944, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 207 deur die volgende te vervang:

"207. Daar moet 'n bedrag van R5 aan die Raad betaal word ten opsigte van elke tariefmeter wat die Raad moet toets."

2. Deur in Bylae "A" onder Aanhangel III—

(a) subitem (iv) van item 4 deur die volgende te vervang:

"(iv) Motorhuurrytuig of motorlorrie:

(aa) Halfjaarliks: R10.

(bb) Jaarliks: R20."

(b) for sub-item (v) of item 4 of the following:

“(v) motor omnibus, half yearly: R40.”

(c) for item 5 of the following:

“5. Bicycle or three-wheeler (commercial), annually: R1.”

PB 2-4-2-98-16

Administrator's Notice 240

16 February 1983

POTCHEFSTROOM MUNICIPALITY: ADOPTION OF STANDARD STREET AND MISCELLANEOUS BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Potchefstroom has in terms of section 96bis(2) of the said Ordinance adopted the Standard Street and Miscellaneous By-laws, published under Administrator's Notice 368 dated 14 March 1973, with the following amendments, as by-laws made by the said Council:

1. By the substitution for the heading above section 4 of the following:

“*Damage to Trees.*”

2. By renumbering section 4(1) to read 4.

3. By the deletion of subsection (2) section 4.

4. By the substitution for subsection (2) of section 7 of the following:

No person shall spit, urinate or relieve nature in or upon any street or public place.”

5. By the substitution in section 10 of the Afrikaans text for the word “bobou” of the word “gebou”.

6. By the deletion of section 17(c).

7. By the substitution for the heading above section 28 of the following:

“No Handbill or Advertisement on Vehicle or at Houses, Flats.”

8. By the substitution for section 28 of the following:

“28(1) No person shall deposit or leave any circular, dodger, handbill or other advertisement on any vehicle in any street or public place.

(2) No person shall deposit or leave any circular, dodger, handbill or other advertisement in, on or to a post box or other place at a house, flat or other residential unit, except by sending it by post.”

9. By the substitution in section 30 for the definitions of “Act” and “street collection year” of the following:

“‘Act’ means the Fund-Raising Act 1978 (Act No 107 of 1978).”

“‘Street collection year’ means the period of twelve months for the first day of January in one year to the thirty-first day of December in the same year.”

10. By the substitution for the figure “8” in the proviso to sect 32(1) of the figure “6”.

11. By the deletion of paragraph (d) of section 32(4).

(b) subitem (v) van item 4 deur die volgende te vervang:—

“(v) Motor omnibus: halfjaarliks: R40.”

(c) item 5 deur die volgende te vervang:—

“5. Fiets of driewieler (kommersieel), per jaar: R1.”

PB 2-4-2-98-16

Administrateurskennisgewing 240

16 Februarie 1983

MUNISIPALITEIT POTCHEFSTROOM: AANNAME VAN STANDAARD STRAAT- EN DIVERSE VERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Potchefstroom die Standaard Straat- en Diverse Verordeninge, afgekondig by Administrateurskennisgewing 368 van 14 Maart 1973, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysigings, aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

1. Deur die opskrif bo artikel 4 deur die volgende te vervang:

“*Skade aan Bome.*”

2. Deur artikel 4(1) te hernommer 4.

3. Deur subartikel (2) van artikel 4 te skrap.

4. Deur subartikel (2) van artikel 7 deur die volgende te vervang.

“(2) Niemand mag in of op enige straat of publieke plek spog, urineer of ontlas nie.”

5. Deur in artikel 10 die woord “bobou” deur die woord “gebou” te vervang.

6. Deur artikel 17(c) te skrap.

7. Deur die opskrif bo artikel 28 deur die volgende te vervang:

“*Geen strooibiljet op Voertuig of by Woonhuise, Woonstelle.*”

8. Deur artikel 28 deur die volgende te vervang:

“28(1) Niemand mag enige omsendbrief, strooibiljet, handbiljet of ander advertensie op enige voertuig in enige straat of publieke plek neersit of agterlaat nie.

(2) Niemand mag enige omsendbrief, strooibiljet, handbiljet of ander advertensie in, op of aan 'n posbus of ander plek by 'n woonhuis, woonstel of ander wooneenheid neersit of agterlaat nie, behalwe deur dit per pos te versend.”

9. Deur in artikel 30 die woordskrywings van “straatkollektejaar” en “Wet” onderskeidelik deur die volgende te vervang:

“‘Straatkollektejaar’ die tydperk van twaalf maande vanaf die eerste dag van Januarie in een jaar tot die een-en-dertigste dag van Desember in dieselfde jaar.”

“‘Wet’ die Wet op Fondsinzameling, 1978 (Wet 107 van 1978).”

10. Deur in die voorbehoudsbepaling van artikel 32(1) die syfer “8” deur die syfer “6” te vervang.

11. Deur paragraaf (d) van artikel 32(4) te skrap.

12. By the substitution for paragraph (e) of section 32(4) of the following:

"(d) either an authorisation, certificate of registration, temporary authorisation or permission granted under sections 4, 5, 6 or 7 of the Act, or proof that the provisions of section 32 of the Act is applicable to the relative organisation or body."

13. By the deletion of section 32(5).

14. By the substitution for paragraph (b) of section 33(2) of the following:

"(b) to issue collection boxes to such collectors as are able to establish their identity to the satisfaction of the convenor."

15. By the deletion of section 34.

16. By renumbering sections 35, 36 and 37 to read 34, 35 and 36 respectively.

17. By the substitution in the renumbered section 35 for the expressions "7 a.m." and "2.30 p.m." of the expressions "07h00" and "17h00" respectively.

18. By the insertion after the renumbered section 36 of the following new section 37:

"37(1) no person, or organisation shall without the previous consent of the council in writing hold any morning market, cake-, jumble- or other sale in any street or upon any sidewalk.

(2) Any application for Council's consent must be submitted by not later than 30 November of the year prior to the year during which the sale is to be held: Provided that applications submitted after the closing date may be accepted by Council for consideration.

(3) The Council may at will approve of or refuse any application with due allowance for the following aspects:

(a) The desirability to limit the number of days upon which sales of this nature are to be held;

(b) the objects for which the proceeds are to be used;

(c) any other relevant circumstances or consideration;

(4) The Council may determine areas within which sales may be held or not be held.

19. Revocation of By-laws

The Street Collection By-laws published under Administrator's Notice No 23 dated 18 January 1919, as amended, are hereby revoked.

PB 2-4-2-80-26

Administrator's Notice 241

16 February 1983

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO THE BY-LAWS FOR THE LICENSING OF PLUMBERS AND DRAINLAYERS

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

The By-laws for the Licensing of Plumbers and Drainlayers adopted by the Council under Administrator's No-

12. Deur paragraaf (e) van artikel 32(4) deur die volgende te vervang:

"(d) óf 'n magtiging, registrasiesertifikaat, tydelike magtiging of vergunning wat ingevolge artikels 4, 5, 6 of 7 van die Wet verleen is, óf bewys dat die bepalings van artikel 32 van die Wet op die betrokke organisasie of liggaam van toepassing is."

13. Deur artikel 32(5) te skrap.

14. Deur paragraaf (b) van artikel 33(2) deur die volgende te vervang:

"(b) om kollektebusse aan sodanige kollektante wat hulle identiteit tot voldoening van die sameroeper kan bewys, uit te reik."

15. Deur artikel 34 te skrap.

16. Deur artikels 35, 36 en 37 onderskeidelik te hernoem na 34, 35 en 36.

17. Deur in die hernoemde artikel 35 die uitdrukkings "7 vm" en "2.30 nm" onderskeidelik deur die uitdrukkings "07h00" en "17h00" te vervang.

18. Deur na die hernoemde artikel 36 die volgende nuwe artikel 37 in te voeg:

"37(1) Geen persoon of organisasie mag, sonder die voorafverkreë skriftelike toestemming van die raad enige môremerk, koek-, rommel-, of ander verkoping in enige straat of openige sypaadjie hou nie.

(2) Elke aansoek om toestemming moet voor of op 3 November van elke jaar wat die jaar waarin die verkoping gaan plaasvind voorafgaan ingedien word: Met dien verstande dat die raad enige aansoek wat na die sluitingsdatum ingedien is, kan aanvaar vir oorweging.

(3) Die raad kan enige aansoek, na goeddunke toestaan of weier, maar neem die volgende aspekte in ag:

(a) die wenslikheid om die aantal dae waarop verkopings van hierdie aard gehou gaan word, te beperk;

(b) die doeleindes waarvoor die opbrengs aangewend gaan word;

(c) enige ander omstandigheid of oorweging wat ter sake skyn te wees.

(4) Die raad kan gebiede bepaal waarbinne die verkoping gehou kan word en nie gehou kan word nie.

19. Herroeping van Verordeninge

Die Straatkollektebijwetten, afgekondig by Administrateurskennisgewing 23 van 18 Januarie 1919 soos gewysig, word hierby herroep.

PB 2-4-2-80-26

Administrateurskennisgewing 241

16 Februarie 1983

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN VERORDENINGE BETREFFENDE DIE LISSENSIËRING VAN LOODGIETERS EN RIOOL-AANLËERS

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

Die Verordeninge Betreffende die Lisensiëring van Loodgieters en Riolaanlëers deur die Raad aangeneem

tics 262 dated 1 March 1978, as amended, are hereby further amended as follows:

1. By the substitution in section 1 for the definition of "plumbing work" of the following:

"means any work performed in connection with the construction, fixing, repair or removal of soil and waste water fittings, soil and waste water pipes, ventilation pipes, flushing cisterns and flushing valves and the laying of castiron drains or other approved material (excluding earthenware drains) and also any work in connection with water services and fittings connected to the Council's water main."

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

"2. No person shall carry out and no person shall cause or allow any other person to carry out any plumbing or drainlaying work for the installation, alteration or repair of any system of drainage connected or intended to be connected with any municipal sewer or drainage work for draining soil or waste water other than stormwater drainage and also to perform any work in connection with water services and fittings connected or intended to be connected to the Council's water main, unless the person who performs the work physically does it under the constant supervision of a person who is in possession of a valid licence issued by the Council and who accepts the responsibility for such work."

PB 2-4-2-136-27

General Notices

NOTICE 157 OF 1983

EDENVALE AMENDMENT SCHEME 45

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 owners Rodney Reuben Lewis and Ilse Josefa Lewis, for the amendment of Edenvale Town-planning Scheme, 1980, by rezoning Portions 5 and 7 of Erf 119, situated between Twelfth and Thirteenth Avenue, Edendale Township, from "Residential 1" to "Special" for parking and residential purposes (hotel) subject to certain conditions.

The amendment will be known as Edenvale Amendment Scheme 45. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Edenvale, and 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, PO Box 25, Edenvale 1610, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 2 February 1983.

PB 4-9-2-13H-45

NOTICE 158 OF 1983

PRETORIA AMENDMENT SCHEME 1031

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 Zacharias Andrews, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Remainder of Erf 351, Remainder of Erf 357 and

by Administrateurskennisgewing 262 van 1 Maart 1978, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskraving van "loodgieterswerk" deur die volgende te vervang:

"alle werk in verband met die konstruksie, bevestiging, herstel of verwydering van drek- en vuilwatertoehore, drek- en vuilwaterpype, ventilasiepype, spoelbakke- en kleppe en die aanlé van gietystertype of pype van ander goedgekeurde materiaal (uitgesonderd erdepype) vir perseelriole en alle werk in verband met waterdienste wat aan die Raad se hooftoevoerpyp verbind is of verbind gaan word."

2. Deur artikel 2 deur die volgende te vervang:

"2. Niemand mag in verband met die installing, verandering of herstel van enige rioleringsstelsel wat by die munisipale riool aangesluit is of aangesluit gaan word vir die afvoer van drek- of vuilwater, uitgesonderd reënwater, loodgieters of rioolaanlêwerk doen of enige ander werk in verband met waterdienste en toehore wat met die Raad se hoofwaterpyp verbind is of gaan word, doen, of iemand anders dit laat doen of toelaat dat hy dit doen nie tensy die persoon wat die fisiese werk doen sodanige werk onder gedurige toesig van 'n persoon doen wat 'n geldige lisensie, uitgereik deur die Raad, besit en wat verantwoordelikheid vir sodanige werk aanvaar."

PB 2-4-2-136-27

Algemene Kennisgewings

KENNISGEWING 157 VAN 1983

EDENVALE-WYSIGINGSKEMA 45

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars Rodney Reuben Lewis en Ilse Josefa Lewis, aansoek gedoen het om Edenvale-dorpsbeplanningskema, 1980, te wysig deur die hersoneering van Gedeeltes 5 en 7 van Erf 119, geleë tussen Twaalfde- en Dertiendelaan, dorp Edendale, van "Residensieel 1" na "Spesiaal", vir parkering en residensieël doeleindes (hotel) onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Edenvale-wysigingskema 45 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Edenvale ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 25, Edenvale 1610, skriftelik voorgelê word.

Pretoria, 2 Februarie 1983.

PB 4-9-2-13H-45

KENNISGEWING 158 VAN 1983

PRETORIA-WYSIGINGSKEMA 1031

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar Zacharias Andrews, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersoneering van Restant van Erf 351, Res-

Portion 1 of Erf 357, all situated on Duncan Street, Hatfield Township, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential" (Use Zone III).

The amendment will be known as Pretoria Amendment Scheme 1031. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pretoria, and 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, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983.

PR 4-9-2-3H-1031

NOTICE 159 OF 1983

PRETORIA AMENDMENT SCHEME 1032

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 Messrs Moreleta Sentrum (Proprietary) Limited for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Erf 825 Moreletapark Extension 2, situated on Rubinstein Drive, from "Special" for shops, offices and professional rooms, with provision for other uses subject to the consent of the Council to "Special" for shops, places of refreshment, business buildings, a public garage and a caretakers flat, with provision for other uses subject to the consent of the Council.

The amendment will be known as Pretoria Amendment Scheme 1032. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-3H-1032

NOTICE 160 OF 1983

TRICHARDT TOWN-PLANNING SCHEME

The Director of Local Government hereby gives notice in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Trichardt has submitted an interim scheme, to wit, the Trichardt Town-planning Scheme.

The land included in the aforesaid interim scheme comprises of all the land included in the municipal area of the Town Council of Trichardt and the purpose of the scheme is to rezone all the properties to different zonings and to make use of the monochrome notation system.

The aforesaid interim scheme is open for inspection at

tant van Erf 357 en Gedeelte 1 van Erf 357, almal geleë aan Duncanstraat, dorp Hatfield, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Dupleks Woon" (Gebruiksone III).

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1031 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983.

PB 4-9-2-3H-1031

KENNISGEWING 159 VAN 1983

PRETORIA-WYSIGINGSKEMA 1032

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Mnre Moreleta Sentrum (Eiendoms) Beperk aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersoneering van Erf 825 Moreletapark Uitbreiding 2, geleë aan Rubensteinrylaan, van "Spesiaal" vir winkels, kantore en professionele kamers, met voorsiening vir ander gebruike onderhewig aan die toestemming van die Stadsraad tot "Spesiaal" vir winkels, verversingsplekke, besigheidsgeboue, 'n openbare garage en 'n opsigterswoonstel, met voorsiening vir ander gebruike onderhewig aan die toestemming van die Stadsraad.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1032 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-3H-1032

KENNISGEWING 160 VAN 1983

TRICHARDT-DORPSBEPLANNINGSKEMA

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) dat die Dorpsraad van Trichardt 'n voorlopige skema, te wete die Trichardt-dorpsbeplanningskema voorgelê het.

Die grond wat in die voornoemde skema ingesluit is bestaan uit alle grond ingesluit in die munisipale gebied van die Dorpsraad van Trichardt en die doel van die skema is om alle eiendomme te hersoneer na verskillende sonerings en om van die monochrome notasie stelsel gebruik te maak. Die voornoemde voorlopige skema is vir

the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria, and at the office of the Town Clerk of the Town Council of Trichardt.

Any owner or occupier of immovable property situated within the area to which the scheme applied or within 2 kilometres of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area shall have the right to object to the scheme and may notify the Director of Local Government in writing, at the above address or Private Bag X437, Pretoria, of such objection and of the reasons therefor at any time within 6 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-105 Vol3

NOTICE 161 OF 1983

RANDBURG AMENDMENT SCHEME 578

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, Joseph Barnett, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 123 Ferndale Township from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 578. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Randburg, and the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983.

PB 4-9-2-132H-578

NOTICE 162 OF 1983

PRETORIA AMENDMENT SCHEME 990

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, Marnix Manor Development Company, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 46, situated on the corner of Deligras Road and Mosaic Road, Silvertondale, from "Special" to a "motor garage and purposes relating thereto and/or for any commercial or trade activities and may include uses such as offices as may be ancillary to the main use exercised on the erf, distribution centres, wholesale trade, storage, warehousing, cartage and transport and laboratories excluding uses for dwelling-houses, residential buildings, retail trade or manufacture" subject to certain conditions.

inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou op die h/v Bosman- en Pretoriusstraat, Pretoria, en van die Stadsclerk van die Dorpsraad van Trichardt.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne 2 kilometer van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 6 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, skriftelik in kennis te stel van so 'n beswaar en die redes daarvoor.

Pretoria, 9 Februarie 1983

PB 4-9-2-105 Vol3

KENNISGEWING 161 VAN 1983

RANDBURG-WYSIGINGSKEMA 578

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Joseph Barnett, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur Lot 123, dorp Ferndale, geleë aan Fernlaan te hersoneer van "Residensieel 1" met 'n digtheid van "een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 578 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsclerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsclerk, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983.

PB 4-9-2-132H-578

KENNISGEWING 162 VAN 1983

PRETORIA-WYSIGINGSKEMA 990

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Marnix Manor Development Company, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 46 geleë op die hoek van Dekgrasweg en Mosaicweg, Silvertondale van "Spesiaal" vir 'n "motorgarage en doeleindes in verband daarmee" na "Spesiaal" vir 'n "Motorgarage en doeleindes in verband daarmee en/of vir enige kommersiële of handelsaktiwiteit wat gebruik soos kantore wat in verband staan met die hoofgebruik wat op die erf uitgeoefen word, verspreidingsentrums, groothandel, opberging, pakhuis, karwei en vervoer en laboratoriums insluit maar sluit gebruik vir woonhuis, woonstelsel, kleinhandel of vervaardiging uit" onderworpe aan sekere voorwaardes.

The amendment will be known as Pretoria Amendment Scheme 990. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pretoria, and 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, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983.

PB 4-9-2-3H-990

NOTICE 163 OF 1983

PRETORIA AMENDMENT SCHEME 1028

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, Ian Malcolm Hunter Scott, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Erf 151, situated on Fourth Street, Menlo Park Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 250 m²".

The amendment will be known as Pretoria Amendment Scheme 1028. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pretoria, and 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, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983.

PB 4-9-2-3H-1028

NOTICE 164 OF 1983

JOHANNESBURG AMENDMENT SCHEME 777

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, Metal Rolling (Kew Properties) (Proprietary) Limited, for the amendment of Johannesburg Town-planning Scheme, 1979, in respect of Lot 807, Tenth Road, Kew Township, to remove the line of no access on Tenth Road and to reduce the building line from 16 metres to 9 metres provided that any boundary wall be erected 6 metres from the boundary of the property on Tenth Road.

The amendment will be known as Johannesburg Amendment Scheme 777. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Johannesburg, and the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 990 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of 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 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983.

PB 4-9-2-3H-990

KENNISGEWING 163 VAN 1983

PRETORIA-WYSIGINGSKEMA 1028

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Ian Malcolm Hunter Scott, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 151 geleë aan Vierdestraat, dorp Menlo Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m²".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1028 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of 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 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-3H-1028

KENNISGEWING 164 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 777

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Metal Rolling (Kew Properties) (Edms) Bpk, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig ten opsigte van Erf 807, geleë aan Tiendeweg, dorp Kew om die lyn van geen toegang op Tiendeweg op te hef asook om die boulyn te verminder van 16 meter na 9 meter op voorwaarde dat enige grensmuur 6 meter van die grens van die eiendom op Tiendeweg opgerig word.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 777 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg ter insae.

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, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-2H-777

NOTICE 165 OF 1983

SANDTON AMENDMENT SCHEME 582

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, The Bryanston Baptist Fellowship, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Remaining Extent of Portion 43 (a portion of Portion 13) of the farm Driefontein 41 IR situated on the N-1 Freeway from "Agricultural" to "Special" for purposes of Public Worship Institution, a place of Instruction and dwelling-units to a density of 20 units per hectare subject to certain conditions.

The amendment will be known as Sandton Amendment Scheme 582. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Sandton, and 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, PO Box 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-116H-582

NOTICE 166 OF 1983

PRETORIA AMENDMENT SCHEME 950

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, John George Ford, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Lot 406, situated on Pretoria Street, Silverton, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Pretoria Amendment Scheme 950. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pretoria, and the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-2H-777

KENNISGEWING 165 VAN 1983

SANDTON-WYSIGINGSKEMA 582

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Bryanston Baptist Fellowship, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Resterende Gedeelte van Gedeelte 43 ('n gedeelte van Gedeelte 13) van die plaas Driefontein 41 IR geleë aan die N-1 snelweg van "Landbou" na "Spesiaal" vir doeleindes van 'n plek vir openbare Godsdienste, inrigting, onderrigplek en wooneenhede teen 'n digtheid van 20 eenhede per hektaar onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 582 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-116H-582

KENNISGEWING 166 VAN 1983

PRETORIA-WYSIGINGSKEMA 950

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, John George Ford, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 406, geleë aan Pretoriastraat, Silverton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 950 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

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, PO Box 440, Pretoria 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-3H-950

NOTICE 167 OF 1983

PIETERSBURG AMENDMENT SCHEME 10

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, Pietersburg Hotel Persele (Eiendoms) Beperk, for the amendment of Pietersburg Town-planning Scheme, 1981, by rezoning Erven 56 and 5698 situate on Kerk Street, Pietersburg Township, from "Residential 1" and "Residential 3" respectively both to "Residential 4" subject to certain conditions.

The amendment will be known as Pietersburg Amendment Scheme 10. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Pietersburg, and 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, PO Box 111, Pietersburg 0700, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-24H-10

NOTICE 168 OF 1983

ALBERTON AMENDMENT SCHEME 88

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 owners, Stand 16 Alrode (Pty) Ltd, Morne Properties (Pty) Ltd and Universal Townships (Pty) Ltd, for the amendment of Alberton Town-planning Scheme 1979 by rezoning of Erven 16, 21, 30 and 49, Alrode South Extension 2 Township, from "Commercial" to "Industrial 1".

The amendment will be known as Alberton Amendment Scheme 88. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Alberton, and 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, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 February 1983

PB 4-9-2-4H-88

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-3H-950

KENNISGEWING 167 VAN 1983

PIETERSBURG-WYSIGINGSKEMA 10

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Pietersburg Hotel Persele (Eiendoms) Beperk, aansoek gedoen het om Pietersburg-dorpsbeplanningskema, 1981, te wysig deur die hersoneering van Erwe 56 en 5698 geleë aan Kerkstraat, dorp Pietersburg, van "Residensieel 1" en "Residensieel 3" onderskeidelik albei na "Residensieel 4" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 10 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pietersburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 111, Pietersburg 0700, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-24H-10

KENNISGEWING 168 VAN 1983

ALBERTON-WYSIGINGSKEMA 88

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Stand 16 Alrode (Pty) Ltd, Morne Properties (Pty) Ltd en Universal Townships (Pty) Ltd, aansoek gedoen het om Alberton-dorpsbeplanningskema 1979 te wysig deur die hersoneering van Erwe 16, 21, 30 en 49, dorp Alrode South Uitbreiding 2 van "Komersieel" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 88 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 9 Februarie 1983

PB 4-9-2-4H-88

NOTICE 169 OF 1983

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 9 February 1983.

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, 9 February 1983

ANNEXURE

Name of township: Verwoerdpark Extension 10.

Name of applicant: Joanick Properties (Pty) Ltd.

Number of erven: Special for: Industrial and offices: 3.

Description of land: Portion 192 (portion of Portion 191) of the farm Elandsfontein 108 IR.

Situation: West of and abuts Braun Road, Verwoerdpark Extension 7. South-west of and abuts Tweede Laan.

Reference No: PB 4-2-2-6884

Name of township: Witbank Extension 51.

Name of applicant: (1) Christoffel Bernardus Enslin; (2) Gerhardus Johannes Enslin; (3) Hermanus Enslin.

Number of erven: Commercial: 3.

Description of land: Remaining Extent of Portion 40 of the farm Klipfontein 322 JS.

Situation: North-east of and abuts Portion 46, south-east of and abuts Portion 75 of the Farm Klipfontein 322 JS.

Reference No: PB 4-2-2-6890

Name of applicant: Balthazar Johannes Erasmus.

Number of erven: Residential 1: 67; Business: 1; Industrial: 15.

Description of land: Remaining Extent of Portion 9 of the farm Waterkloof 502 LQ.

Situation: North of and abuts Portions 12 and 29 of the farm Waterkloof 502 LQ, east of and abuts the farm Onverwacht 503 LQ.

Reference No: PB 4-2-2-6725

Name of township: Maryvlei Extension 11.

Name of applicant: Pro-Power Properties (Pty) Ltd.

Number of erven: Industrial: 2.

KENNISGEWING 169 VAN 1983

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), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 9 Februarie 1983.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoër in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Priwaatsak 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, 9 Februarie 1983.

BYLAE

Naam van dorp: Verwoerdpark Uitbreiding 10.

Naam van aansoekdoener: Joanick Properties (Pty) Ltd.

Aantal erwe: Spesiaal vir: Nywerheid en kantore: 3.

Beskrywing van grond: Gedeelte 192 (gedeelte van Gedeelte 191) van die plaas Elandsfontein 108 IR.

Ligging: Wes van en grens aan Braunweg, Verwoerdpark Uitbreiding 7, suidwes van en grens aan Tweede Laan.

Verwysingsnommer: PB 4-2-2-6884

Naam van dorp: Witbank Uitbreiding 51.

Naam van aansoekdoener: (1) Christoffel Bernardus Enslin; (2) Gerhardus Johannes Enslin; (3) Hermanus Enslin.

Aantal Erwe: Kommersieel: 3.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 40 van die plaas Klipfontein 322 JS.

Ligging: Noordoos van en grens aan Gedeelte 46, suidoos van en grens aan Gedeelte 75 van die plaas Klipfontein 322 JS.

Verwysingsnommer: PB 4-2-2-6890

Naam van aansoekdoener: Balthazar Johannes Erasmus.

Aantal Erwe: Residensieel: 1: 67; Besigheid: 1; Nywerheid: 15.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 9 van die plaas Waterkloof 502 LQ.

Ligging: Noord van en grens aan Gedeeltes 12 en 29 van die plaas Waterkloof 502 LQ. Oos van en grens aan die plaas Onverwacht 503 LQ.

Verwysingsnommer: PB 4-2-2-6725

Naam van dorp: Maryvlei Uitbreiding 11.

Naam van aansoekdoener: Pro-Power Properties (Pty) Ltd.

Aantal Erwe: Nywerheid: 2.

Description of land: Holding 108, Witpoort Estates Agricultural Holdings.

Situation: North-west of and abuts Greer Street Maryvlei Extension 1, north-east of and abuts Holding 114.

Reference No: PB 4-2-2-6728

NOTICE 170 OF 1983

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 9 February 1983.

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, 9 February 1983

ANNEXURE

Name of township: Newlands Extension 4.

Name of applicant: Joseph Jacobus Matthysen and Theodor Grobbelaar.

Number of erven: Residential 2: 2.

Description of land: Remainder of Portion 90 (a portion of Portion 7) of the farm Garstfontein 374 JR.

Situation: South-east of and abuts Lois Lane, west of and abuts Menlyn Lane.

Reference No: PB 4-2-2-6878

Name of township: Spartan Extension 10.

Name of applicant: City Council of Johannesburg.

Number of erven: Commercial: 30; Special for: Railway Reserve: 1; Public open space: 1.

Description of land: Portion of Portion 82 of the farm Zuurfontein 33 IR.

Situation: South-west of and abuts Cresslawn Township east of and abuts Kelvin Power Station.

Reference No: PB 4-2-2-6724

NOTICE 171 OF 1983

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.

Beskrywing van grond: Hoewe 108, Witpoort Estates Landbouhoewes.

Ligging: Noordwes van en grens aan Greerstraat, Maryvlei Uitbreiding 1. Noordoos van en grens aan Hoewe 114.

Verwysingsnommer: PB 4-2-2-6728

KENNISGEWING 170 VAN 1983

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), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 9 Februarie 1983.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Private Bag 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, 9 Februarie 1983

BYLAE

Naam van dorp: Newlands Uitbreiding 4.

Naam van aansoekdoener: Joseph Jacobus Matthysen en Theodor Grobbelaar.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Restant van Gedeelte 90 ('n gedeelte van Gedeelte 7) van die plaas Garstfontein 374 JR.

Ligging: Suidoos van en grens aan Loislaan, wes van en grens aan Menlynlaan.

Verwysingsnommer: PB 4-2-2-6878

Naam van dorp: Spartan Uitbreiding 10.

Naam van aansoekdoener: Stadsraad van Johannesburg.

Aantal Erwe: Kommersieel: 30. Spesiaal vir: Spoorwegreserwe: 1. Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte van Gedeelte 82 van die plaas Zuurfontein 33 IR.

Ligging: Suidwes van en grens aan Cresslawn Dorp, oos van en grens aan Kelvin Kragentrale.

Verwysingsnommer: PB 4-2-2-6724

KENNISGEWING 171 VAN 1983

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.

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 9 February 1983.

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, 9 February 1983

ANNEXURE

Name of township: Roseville Extension 1.

Name of applicant: Peter Nicolas Toich and Nicola Frank Toich.

Number of erven: Residential 2: 6; Public Open Space 1: 1; Business: 1; Commercial: 17; Special for: Such purposes as the Administrator may determine: 1.

Description of land: The Remaining Extent of Portion 107 (a portion of Portion 25) and Portion 174, all of the farm Daspoort 319 IR.

Situation: East of and abuts Haarlem Street (Municipal tarred road) Portion 136 and Portion 133. West of and abuts portion of Portion "Les Marais" all of the farm Daspoort 319 IR.

Remarks: This advertisement supersedes all previous advertisements for the township Roseville Extension 1.
Reference No: PB 4-2-2-5334

Name of township: Allens Nek Extension 2.

Name of applicant: Patricia Dagmar Brownlee.

Number of erven: Residential 2: 4; Residential 3: 1; Public open space: 1.

Description of land: Portion 51 (a portion of Portion 6) of the farm Panorama 200 IQ.

Situation: North of and abuts Jim Fouche Road, north-east of and abuts Weltevreden Park Extension 12.

Remarks: All previous notices in connection with the establishment of the abovementioned proposed township are to be considered as cancelled.

Reference No: PB 4-2-2-5002

NOTICE 173 OF 1983

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 16 February 1983.

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), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 9 Februarie 1983.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Private Bag 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, 9 Februarie 1983.

BYLAE

Naam van dorp: Roseville Uitbreiding 1.

Naam van aansoekdoener: Peter Nicolas Toich en Nicola Frank Toich.

Aantal erwe: Residensieel 2: 6; Openbare oop ruimte: 1; Besigheid: 1; Kommersieel: 17; Spesiaal vir: Sodanige doeleindes as wat die Administrateur mag goedkeur: 1.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 107 (gedeelte van Gedeelte 25) en Gedeelte 174, albei van die plaas Daspoort 319 IR.

Ligging: Oos van en grens aan Haarlemstraat (Munisipale teerpad) Gedeelte 133 en Gedeelte 136. Wes van en grens aan gedeelte van Gedeelte "Les Marais" almal van die plaas Daspoort 319 IR.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp Roseville Uitbreiding 1.

Verwysingsnommer: PB 4-2-2-5334

Naam van dorp: Allens Nek Uitbreiding 2.

Naam van aansoekdoener: Patricia Dagmar Brownlee.

Aantal Erwe: Residensieel 2: 4; Residensieel 4: 1; Openbare Oop Ruimte: 1.

Beskrywing van grond: Gedeelte 51 ('n gedeelte van Gedeelte 6) van die plaas Panorama 200 IQ.

Ligging: Noord van en grens aan Jim Fouche Pad, noordoos van en grens aan Weltevredenpark Uitbreiding 12.

Opmerkings: Alle vorige kennisgewings in verband met 'n aansoek vir die stigting van die bogenoemde dorp moet as gekanselleer beskou word.

Verwysingsnommer: PB 4-2-2-5002

KENNISGEWING 173 VAN 1983

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, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 16 Februarie 1983.

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, 19 February, 1983

ANNEXURE

Name of township: Eden Glen Extension 30.

Number of erven: Residential 1:1; Residential 4:1.

Description of land: Portion 395 (a portion of Portion 173) of the farm Rietfontein 63 IR.

Situation: North of and abuts Clarens Park Township. East of and abuts Eden Glen Extensions 3 and 5.

Reference No.: PB 4-2-2-6710.

Name of township: Cleveland Extension 8.

Name of applicant: Portion One Four Four Farm Doornfontein (Pty) Ltd.

Number of erven: Industrial:4.

Description of land: Portion 144 (a portion of Portion 9) of the farm Doornfontein 92 IR.

Situation: North-east of and abuts Portions 99, 221 and 215, south-east of and abuts Portion 115 of the farm Doornfontein 92 IR.

Reference No.: PB 4-2-2-6825

Name of township: Junction Hill Extension 7.

Name of applicant: Fraj en Row (Proprietary) Limited.

Number of erven: Business: 1; Commercial: 18; Special for: Such purposes as the Administrator may consent to: 1.

Description of land: Portions 1 and 2 of Holding 57, Union Settlement.

Situation: South of and abuts Heidelberg Road, North-west of and abuts the Germiston-Katlehong Railway line.

Reference No.: PB 4-2-2-6858

Name of township: Lone Hill Extension 18.

Name of applicant: Tuckers Land and Development Corporation (Pty) Ltd.

Number of erven: Residential 2: 18; Public Open Space: 1.

Description of land: Remainder of Portions 9 and 10 of the farm Lone Hill 1 IR.

Situation: South-east of and abuts Zebra Road, north-east of and abuts Concourse Crescent.

Reference No.: PB 4-2-2-6875.

Name of township: Vanderbijlpark North-east 5.

Name of applicant: Vanderbijlpark Eiendomsmaatskappy.

Number of erven: Garage and Café: 1; Private Open Space: 1; Municipal: 1; Business: 1; Industrial: 77; Commercial: 41; Railway Reserve: 1; Public Open Space: Parks: 10.

Description of land: Portion of the Remainder of the farm Vanderbijlpark 550 IQ.

Iedereen wat beswaar teen die bestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Private Bag 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, 19 Februarie 1983

BYLAE

Naam van dorp: Eden Glen Uitbreiding 30.

Aantal erwe: Residensieel 1:1; Residensieel 4:1.

Beskrywing van grond: Gedeelte 395 ('n gedeelte van Gedeelte 173) van die Plaas Rietfontein 63 IR.

Ligging: Noord van een grens aan Clarens Park Dorp. Ons van en grens aan Eden Glen Uitbreidings 3 en 5.

Verwysingsnommer: PB 4-2-2-6710.

Naam van dorp: Cleveland Uitbreiding 8.

Naam van aansoekdoener: Portion One Four Four Farm Doornfontein (Edms) Bpk.

Aantal erwe: Nywerheid: 4.

Beskrywing van grond: Gedeelte 144 ('n gedeelte van Gedeelte 9) van die Plaas Doornfontein 92 IR.

Ligging: Noordoos van en grens aan Gedeeltes 99, 221 en 215, suidoos van en grens aan Gedeelte 115 van die plaas Doornfontein 92 IR.

Verwysingsnommer: PB 4-2-2-6825

Naam van dorp: Junction Hill Uitbreiding 7.

Naam van aansoekdoener: Fraj en Row (Eiendoms) Beperk.

Aantal erwe: Besigheid: 1; Kommersieel: 18; Spesiaal vir: Sodanige gebruike as wat die Administrateur mag Goedkeur: 1.

Beskrywing van grond: Gedeeltes 1 en 2 van Hoewe 57, Union Settlements.

Ligging: Suid van en grens aan Heidelbergweg, noordwes van en grens aan die Germiston-Katlehong spoorlyn.

Verwysingsnommer: PB 4-2-2-6858

Naam van dorp: Lone Hill Uitbreiding 18.

Naam van aansoekdoener: Tuckers Land and Development Corporation (Pty) Ltd.

Aantal erwe: Residensieel 2: 18; Openbare Oop Ruimte: 1.

Beskrywing van grond: Restant van Gedeeltes 9 en 10 van die plaas Lone Hill 1 IR.

Ligging: Suidoos van en grens aan Zebra Road, noordoos van en grens aan Concoursesingel.

Verwysingsnommer: PB 4-2-2-6875

Naam van dorp: Vanderbijlpark Noordoos 5.

Naam van aansoekdoener: Vanderbijlpark Eiendomsmaatskappy.

Aantal erwe: Garage en Kafee: 1; Privaat Oop Ruimte: 1; Munisipaal: 1; Besigheid: 1; Nywerheid: 77; Kommersieel: 41; Spoorwegreserwe: 1; Openbare Oop Ruimte: Parke: 10.

Beskrywing van grond: Gedeelte van die Restant van die plaas Vanderbijlpark 550 IQ.

Situation: North-east of and abuts Ampie Roux Boulevard, south-east of and abuts Cavendish Boulevard.

Reference No.: PB 4-2-2-6887.

NOTICE 174 OF 1983

DEVON TOWN-PLANNING SCHEME

The Director of Local Government hereby gives notice in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Health Committee of Devon has submitted an interim scheme, to wit, the Devon Town-planning Scheme.

The land included in the aforesaid interim scheme comprises of all the land included in the municipal area of the Devon Health Committee and the purpose of the scheme is to rezone all such properties to residential, business, special, industrial, commercial, educational and municipal and to make use of the monochrome notation system.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria, and at the office of the Secretary of the Health Committee of Devon.

Any owner or occupier of immovable property situated within the area to which the scheme applied or within 2 kilometres of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area shall have the right to object to the scheme and may notify the Director of Local Government in writing, at the above address or Private Bag X437, Pretoria, of such objection and of the reasons therefor at any time within 6 weeks from the date of this notice.

Pretoria, 16 February 1983

PB 4-9-2-81

NOTICE 175 OF 1983

RANDBURG AMENDMENT SCHEME 579

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, Robert Eric Summers, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 475 Ferndale Township situated on Pine Avenue from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Randburg Amendment Scheme 579. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg, 2125 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 February 1983

PB 4-9-2-132H-579

Ligging: Noordoos van en grens aan Ampie Roux Boulevard, suidoos van en grens aan Cavendish Boulevard.

Verwysingsnommer: PB 4-2-2-6887

KENNISGEWING 174 VAN 1983

DEVON-DORPSBEPLANNINGSKEMA

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) dat die Gesondheidskomitee van Devon 'n voorlopige skema, te wete, die Devon-dorpsbeplanningskema voorgelê het.

Die grond wat in die voornoemde skema ingesluit is bestaan uit alle grond ingesluit in die munisipale gebied van die Gesondheidskomitee van Devon en die doel van die skema is om alle eiendomme te hersoneer tot residensieel, besigheid, spesiaal, industrieel, kommersieel, opvoedkundig en munisipaal en om van die monochroom notasiestelsel gebruik te maak.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria, en van die Sekretaris van die Gesondheidskomitee van Devon.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne 2 kilometer van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 6 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

Pretoria, 16 Februarie 1983

PB 4-9-2-81

KENNISGEWING 175 VAN 1983

RANDBURG-WYSIGINGSKEMA 579

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Robert Eric Summers, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur Erf 475 dorp Ferndale geleë aan Pine laan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 579 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

Pretoria, 16 Februarie 1983

PB 4-9-2-132H-579

NOTICE 176 OF 1983

JOHANNESBURG AMENDMENT SCHEME 888

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, Jill Olga Rod, for the amendment of Johannesburg Town-planning Scheme 1979, by rezoning Erven 404 and 405 Bramley View Extension 6 Township situated on Canning and Birmingham Roads from "Residential 1" to "Public Garage" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 888. Further particulars of the scheme are open for inspection at the office of the City Secretary, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the City Secretary, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 February 1983

PB 4-9-2-2H-888

NOTICE 177 OF 1983

PRETORIA AMENDMENT SCHEME 1033

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, Erf 903 Garstfontein (Pty) Ltd, for the amendment of Pretoria Town-planning Scheme 1974, by rezoning Erf 903, situate on the south-eastern corner of the intersection of Jacqueline Drive and Vercueil Street, Garstfontein Extension 4 Township, from "Special" for shops, offices and professional suites etc. to "Special Business" including places of refreshment subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1033. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 February 1983

PB 4-9-2-3H-1033

NOTICE 178 OF 1983

PRETORIA AMENDMENT SCHEME 1030

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

KENNISGEWING 176 VAN 1983

JOHANNESBURG-WYSIGINGSKEMA 888

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jill Olga Rod, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979 te wysig deur Erwe 404 en 405 dorp Bramley View Uitbreiding 6 geleë aan Canningweg en Birminghamweg van "Residensieel 1" na "Openbare Garage" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 888 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 16 Februarie 1983

PB 4-9-2-2H-888

KENNISGEWING 177 VAN 1983

PRETORIA-WYSIGINGSKEMA 1033

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Erf 903 Garstfontein (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1974 te wysig deur die hersonering van Erf 903 geleë op die suid-oostelike hoek van Jacqueline rylaan en Vercueilstraat, Garstfontein Uitbreiding 4 Dorp van "Spesiaal" vir winkels, kantore en professionele kamers ensovoorts, na "Spesiale Besigheid" insluitende verversingsplekke onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1033 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 16 Februarie 1983

PB 4-9-2-3H-1033

KENNISGEWING 178 VAN 1983

PRETORIA-WYSIGINGSKEMA 1030

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van

has been made by the owner, Edwin Morgenrood, for the amendment of Pretoria Town-planning Scheme 1974, by rezoning Remainder of Erf 1463, situated on Christoffel Street, Pretoria Township, from "Special Residential" with a density of "One dwelling per 500 m²" to "Special" for the purposes of a milk distribution depot (wholesale and retail) and "Special Residential" with a density of "One dwelling per 500 m²" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1030. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 February 1983

PB 4-9-2-3H-1030

NOTICE 179 OF 1983

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 16 February 1983.

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, 16 February, 1983

ANNEXURE

Name of township: Jet Park Extension 9.

Name of applicant: Sefaso Farmers (Proprietary) Limited.

Number of erven: Business: 2; Industrial: 44; Commercial: 62; Special for: Garage: 2.

Description of land: Remaining Extent of Portion 92 of the farm Witkoppie 64 IR.

Situation: South-west of and abuts Jet Park Township, south of and abuts Jet Park Extension 3 Township.

Remarks: This advertisement supersedes all previous advertisements for Jet park Extension 9 Township.

Reference No.: PB 4-2-2-6478.

NOTICE 180 OF 1983

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the abovementioned Act that the undermentioned applica-

1965), kennis dat die eienaar, Edwin Morgenrood, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Restant van Erf 1463, geleë aan Christoffelstraat, dorp Pretoria, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²" na "Spesiaal" vir die doeleindes van 'n melkverspreidingsdepot (groot- en kleinhandel) en "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1030 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 16 Februarie 1983

PB 4-9-2-3H-1030

KENNISGEWING 179 VAN 1983

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, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 16 Februarie 1983.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë 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, 16 Februarie 1983

Naam van dorp: Jet Park Uitbreiding 9.

Naam van aansoekdoener: Sefaso Farmers (Eiendoms) Beperk.

Aantal erwe: Besigheid: 2; Nywerheid: 44; Kommerisieel: 62; Spesiaal vir: Garage: 2.

Beskrywing van grond: Resterende Gedeelte van Gedeelte 92 van die plaas Witkoppie 64 IR.

Ligging: Suidwes van en grens aan Jet Park Dorp, suid van en grens aan Jet Park Uitbreiding 3 Dorp.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp Jet Park Uitbreiding 9.

Verwysingsnommer: PB 4-2-2-6478.

KENNISGEWING 180 VAN 1983

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Di-

tions 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 16 March 1983.
Pretoria, 16 February 1983

Catherine Margaret Hawkins, for the amendment of the conditions of title of Erf 557, Waterkloof Township to permit the erf being subdivided.

PB 4-14-2-1404-171

Giuseppe Carlo Tapella, for—

1. the amendment of the conditions of title of Erf 1079, Boksburg North Extension Township in order to subdivide the erf and to allow the development of a grouphousing project thereon.

2. the amendment of Boksburg Town-planning Scheme 1, 1946, by the rezoning of the said erf from "Special Residential" to "Special" for dwelling-units and residential buildings.

This amendment scheme will be known as Boksburg Amendment Scheme 1/328.

PB 4-14-2-1082-11

Southley Holdings (Proprietary) Limited, for—

1. the amendment of the conditions of title of Erf 1191, Kibler Park Township in order to develop a shopping centre on the erf; and

2. the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the said erf from "Residential 4" to "Business 1".

This amendment scheme will be known as Johannesburg Amendment Scheme 900.

PB 4-14-2-685-6

Jia Mansions (Proprietary) Limited, for—

1. the amendment of the conditions of title of Erf 305, Laudium Township in order to permit the erection of an additional floor of flats on the erf.

2. the amendment of the Pretoria Town-planning Scheme, 1974, by the rezoning of the said erf from "General Residential" to "General Residential" subject to certain conditions.

This amendment scheme will be known as Pretoria Amendment Scheme 1035.

PB 4-14-2-2182-14

Pretcron en Kie (Eiendoms) Beperk, for—

1. the amendment of the conditions of title of Erf 237, Wilkoppies Township in order to expand the existing medical institution; and

2. the amendment of the Klerksdorp Town-planning Scheme, 1980, by the rezoning of the said erf from "Residential 4" to "Special".

This amendment scheme will be known as Klerksdorp Amendment Scheme 105.

PB 4-14-2-1460-7

Harold Joseph Henry Richards, for—

1. the amendment of the conditions of title of Lot 1540,

rekteur 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 bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 16 Maart 1983.
Pretoria, 16 Februarie 1983

Catherine Margaret Hawkins, vir die wysiging van die titelvoorwaardes van Erf 557, dorp Waterkloof ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-1404-171

Giuseppe Carlo Tapella, vir—

1. die wysiging van titelvoorwaardes van Erf 1079, dorp Boksburg Noord Uitbreiding ten einde die boulyn te verslap en die ontwikkeling van groepsbehuising op die erf toe te laat; en

2. die wysiging van Boksburg-dorpsaanlegskema 1, 1946 deur die hersonering van gemelde erf van "Spesiale Woon" tot "Spesiaal" vir wooneenhede en residensiële geboue.

Die wysigingskema sal bekend staan as Boksburg-wysigingskema 1/328.

PB 4-14-2-1082-11

Southley Holdings (Proprietary) Limited, vir—

1. die wysiging van titelvoorwaardes van Erf 1191, Kibler Park ten einde 'n winkel kompleks op die erf te ontwikkel; en

2. die wysiging van die Johannesburg-dorpsbeplanning-skema, 1979, deur die hersonering van gemelde erf van "Residensiële 4" tot "Besigheid 4".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 900.

PB 4-14-2-685-6

Jia Mansions (Proprietary) Limited, vir—

1. die wysiging van titelvoorwaardes van Erf 305, dorp Laudium ten einde die oprigting van die bykomende vloer met woonstelle op die erf toe te laat; en

2. die wysiging van Pretoria-dorpsbeplanning-skema, 1974, deur die hersonering van gemelde erf van "Algemene Woon" na "Algemene Woon" onderworpe aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 1035.

PB 4-14-2-2182-14

Pretcron en Kie (Eiendoms) Beperk, vir—

1. die wysiging van titelvoorwaardes van Erf 237, dorp Wilkoppies ten einde die bestaande mediese inrigting verder uit te brei; en

2. die wysiging van die Klerksdorp-dorpsbeplanning-skema, 1980, deur die hersonering van gemelde erf van "Residensiële 4" tot "Spesiaal".

Die wysigingskema sal bekend staan as Klerksdorp-wysigingskema 105.

PB 4-14-2-1460-7

Harold Joseph Henry Richards, vir—

1. die wysiging van titelvoorwaardes van Lot 1540, dorp

Houghton Estate Township, Johannesburg, in order to permit the submission of the lot, and/or the erection of a second dwelling thereon; and

2. the amendment of Johannesburg Town-planning Scheme by the rezoning of Lot 1540, Houghton Estate 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".

This amendment scheme will be known as Johannesburg Amendment Scheme 898.

PB 4-14-2-619-21

Gaetano Roncara, for—

1. the amendment of the conditions of title of Erf 748, Parktown Extension Township in order to permit the subdivision of the erf; and

2. the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the said 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 Johannesburg Amendment Scheme 899.

PB 4-14-2-1011-5

Houghton Estate, Johannesburg ten einde die onderverdeling van die erf en/of die oprigting van 'n tweede woonhuis op die erf, moontlik te maak; en

2. die wysiging van die Johannesburg-dorpsbeplanning-skema deur die hersonering van Lot 1540, Dorp Houghton Estate, Johannesburg van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 898.

PB 4-14-2-619-21

Gaetano Roncara, vir—

1. die wysiging van titelvoorwaardes van Erf 748, dorp Parktown Uitbreiding ten einde die onderverdeling van die erf; en

2. die wysiging van die Johannesburg-dorpsbeplanning-skema, 1979, deur die hersonering van gemelde 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 wysiging sal bekend staan as Johannesburg-wysigingskema 899.

PB 4-14-2-1011-5

CONTRACT RFT 103/83(S)

TRANSVAAL PROVINCIAL ADMINISTRATION

FOR

GREATER SOWETO PLANNING COUNCIL

NOTICE TO TENDERERS

TENDER RFT 103 OF 1983(S)

THE CONSTRUCTION OF A REINFORCED CONCRETE ROAD-OVER-RAIL BRIDGE AND APPROXIMATELY 2,0 KM OF ACCESS ROADS, INCLUDING ALL APPURTENANT WORK AND A FOOT-BRIDGE IN THE VICINITY OF KLIPTOWN STATION, KLIPSPRUIT

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded, provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on Wednesday, 23 February 1983 at 11h00 at the Central Camp (opposite the St. John's Eye Clinic), Diepkloof, Greater Soweto to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender RFT 103/83(S)" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, before 11h00 on Friday, 25 March 1983 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

SFNEL

Chairman: Transvaal Provincial Tender Board

KONTRAK RFT 103/83(S)

TRANSVAALSE PROVINSIALE ADMINISTRASIE

NAMENS

GROTER SOWETO-BEPLANNINGSRAAD

KENNISGEWING AAN TENDERAARS

TENDERS RFT 103 VAN 1983(S)

DIE KONSTRUKSIE VAN 'N GEWAPENDEBETON-PAD-OOR-SPOORBRUG EN ONGEVEER 2,0 KM TOEGANGSPAARIE, MET INBEGRIIP VAN ALLE BYBEHORENDE WERK EN 'N VOETGANGERBRUG IN DIE OMGEWING VAN KLIPTOWN-STASIE, KLIPSPRUIT

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra. Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender aan die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op Woensdag, 23 Februarie 1983 om 11h00 by die Sentrale Kamp (oorkant die St. John-oogkliniek), Diepkloof, Groter Soweto ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomstig die voorwaardes in die tenderdokumente ingevul, in verseelde koeverte waarop "Tender RFT 103/83(S)" geëndosseer is, moet die Voor-sitter, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 25 Maart 1983 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriusstraat, (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

SFNEL

Voorsitter: Transvaalse Provinsiale Tenderraad

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):—

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):—

TenderNo	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
HD 2/5/83	Semi-disposable polycarbonate cutlery/Halfwegdoenbare polikarbonaat messegoed	18/03/1983
RFT 008/83P	Mobile three-bedroomed houses/Mobiele drieslaapkamerhuise	04/03/1983
RFT 13/83P	Crushed stone/Vergruisde klip	18/03/1983
RFT 014/83P	Lime for soil stabilisation/Kalk vir grondstabilisasie	18/03/1983

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.	A900	A	9	28-0654
HB en HC	Director of Hospital Services, Private Bag X221.	A819	A	8	28-9367
HD	Director of Hospital Services, Private Bag X221.	A823	A	8	28-4351
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
TED 1-100 TED 100-	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 initialled cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a *bona fide* tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

S.F. Nel, Acting Chairman Transvaal Provincial Tender Board.
Pretoria, 2 February 1983

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente as mede enige tender / kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwy-sing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria.			
		Kamer No.	Blok	Verdie-ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	28-0654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	28-9367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A823	A	8	28-4351
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	11	28-0441
RFT	Direkteur, Transvaalse Paale-departement, Pri-vaatsak X197.	D307	D	3	28-0530
TOD 1-100 TOD 100-	Direkteur, Trans-vaalse Onderwysde-partement, Pri-vaatsak X76.	A489 A491	A A	4 4	28-9612 28-9500
WFT	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	C119	C	1	28-9254
WFTB	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak 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 tjek deur die bank geparafeer of 'n departementele legorder kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n *bona fide*-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseëlde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

S.F. Nel, Waarnemende Voorsitter, Transvaalse Provinsiale Tender-raad.
Pretoria, 3 Februarie 1983

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

LOCAL AUTHORITY OF BELFAST

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL (Regulation 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1983/87 is open for inspection at the office of the Town Treasurer of Belfast from 10th February, 1983 to 15th March 1983 and any owner of rateable property or other person who desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of any objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timely lodged an objection on the prescribed form.

PHTSTRYDOM
Town Clerk

Municipal Offices
Scheepersstreet
Belfast
9 February 1982
Notice No 3/1983

PLAASLIKE BESTUUR VAN BELFAST KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSGLYS AANVRA (Regulasie 5)

Kennisgewing word hierby ingeвоolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie II van 1977), gegee dat die voorlopige waarderingslys vir die jare 1983/87 oop is vir inspeksie by die kantoor van die Stadstresourier van Belfast vanaf 10 Februarie 1983 tot 15 Maart 1983 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken, soos in artikel 10 van genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, moet dit doen binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

PHTSTRYDOM
Stadsklerk

Munisipale Kantore
Scheepersstraat
Belfast
9 Februarie 1983
Kennisgewing No 3/1983

72-9-16

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 923

The City Council of Pretoria had drawn up a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 923.

This Draft Scheme contains the following proposal:

The rezoning of certain erven in Wolmer that were frozen for subdivision and development in terms of Proclamation 513 in the Government Gazette dated 13 March 1981, from "Special Residential" with a density of "one dwelling per 1 250 m²", with a maximum relaxation of 20% of the erf size, to "special residential" with a density of "one dwelling per 500 m²", with no permitted relaxation of the erf size.

The properties are privately owned.

Particulars of this scheme are open for inspection at rooms 6056W and 3056W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 9 February 1983.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first publication of this notice, which is 9 February 1983, inform the Town Clerk, PO Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

PDELPORT
Town Clerk

9 February 1983
Notice 25/1983

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 923

Die Stadsraad van Pretoria het 'n ontwerp wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as dorpsbeplanningswysigingskema 923 bekend sal staan, opgestel.

Hierdie ontwerp skema bevat die volgende voorstel:

Die heronering van sekere erwe in Wolmer, wat bevries is vir onderverdeling en ontwikkeling ingeвоolge Proklamasie 513 in die Staatskoerant van 13 Maart 1981, van "Spesiale woon" met 'n digtheid van "Een woonhuis per 1 250 m²", met 'n maksimum verslapping van 20% van die erf grootte, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²", met geen toelaatbare verslapping van die erf grootte nie.

Die eiendomme is in privaatbesit.

Besonderhede van hierdie skema lê ter insae in kamers 6056W en 3056W, Munitoria, Van der

Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Februarie 1983.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig, en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Februarie 1983, skriftelik van sodanige beswaar of verhoë in kennis stel, en vermeld of hy deur die Plaaslike Bestuur gehoor wil word, al dan nie.

PDELPORT
Stadsklerk

9 Februarie 1983
Kennisgewing 25/1983

82-9-16

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 855

The City Council of Pretoria has drawn up a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 855.

This draft Scheme contains the following proposal:

The rezoning of Erf 219, Lynnwood Glen, from "Municipal" to "Special".

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at rooms 6056W and 3056W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 9 February 1983.

The Council will consider the scheme and will decide whether it should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first publication of this notice, which is 9 February 1983, inform the Town Clerk, PO Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

PDELPORT
Town Clerk

9 February 1983
Notice No 26/1983

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE
PRETORIA-DORPSBEPLANNINGSKEMA,
1974: DORPSBEPLANNINGSWYSIGINGSKEMA 855

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as dorpsbeplanningswysigingskema 855 bekend sal staan, opgestel.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die hersonering van Erf 219, Lynnwood Glen, van "Munisipaal" tot "Spesiaal".

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in kamers 6056W en 3056W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Februarie 1983.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig, en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Februarie 1983, skriftelik van sodanige beswaar of verhoë in kennis stel, en vermeld of hy deur die plaaslike bestuur gehoor wil word, al dan nie.

P DELPORT
Stadsklerk

9 Februarie 1983
Kennisgewing No 26/1983

83-9-16

LOCAL AUTHORITY OF RANDBURG

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF VALUATIONS APPLICABLE TO THE DETERMINATION OF DEVELOPMENT CONTRIBUTIONS

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977) and section 51(5)(d) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the first sitting of the valuation board will take place on 1 March 1983 at 08h30 and will be held at the following address, Council Chamber, First Floor, Municipal Offices, cor Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg to consider any objection against valuations applicable to the determination of development contributions.

P W A JANSEN VAN VUUREN
Secretary: Valuation Board

9 Februarie 1983

PLAASLIKE BESTUUR VAN RANDBURG

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN WAARDERINGS VAN TOEPASSING OP DIE BEPALING VAN ONTWIKKELINGSBYDRAES AANTEHOOR

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) en artikel 51(5)(d) van die Ordonnansie

op Dorpsbeplanning en Dorpe 1965 (Ordonnansie 25 van 1965), gegee dat die eerste sitting van die waarderingsraad op 1 Maart 1983 om 08h30 sal plaasvind en gehou sal word by die volgende adres, Raadsaal, Eerste Vloer, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerd-rylaan Randburg, om enige beswaar teen waarderings van toepassing op die bepaling van ontwikkelingsbydraes te oorweeg.

P W A JANSEN VAN VUUREN
Sekretaris: Waarderingsraad

9 Februarie 1983

84-9-16

MUNICIPALITY OF RANDFONTEIN
RANDFONTEIN TOWN-PLANNING
SCHEME 1/53

It is hereby notified in terms of section 26 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application will be made by the Town Council of Randfontein for the amendment of Randfontein Town-planning Scheme 1, 1948 by

1. Rezoning Erf 854, Randfontein, formerly a portion of sanitary lane, which has now been closed, to "General Business".

2. Consolidating Erf 854, Randfontein with Erf 445, Randfontein.

The amendment scheme will be known as Randfontein Amendment Scheme 1/53. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Room C, Town Hall Building, Randfontein.

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 application 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 9 February 1983, inform the Town Clerk, PO 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

PO Box 218
Randfontein
1760
Tel: 693-2271
9 Februarie 1983
Notice No 5/1983

MUNISIPALITEIT RANDFONTEIN
RANDFONTEIN WYSIGINGSKEMA 1/53

Kennis geskied hiermee kragtens die bepalinge van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) dat die Stadsraad van Randfontein, aansoek gaan doen om die Randfontein-dorpsaanlegskema 1, 1948 te wysig deur:

1. Erf 854, Randfontein, voorheen 'n gedeelte van sanitêresteege wat gesluit is, na "Algemene Besigheid" te hersoneer.

2. Erf 854, Randfontein, met Erf 445, Randfontein te konsolideer.

Verdere besonderhede van hierdie wysigingskema (wat as Randfontein-wysigingskema 1/53 bekend sal staan) lê in Kamer C, Stadhuis, Randfontein ter insae.

Enige eienaar of okkupeerder van vaste eiendom binne die regsgebied van die Stadsraad en binne twee kilometers van die grens daarvan het die reg om teen die aansoek beswaar te maak of verhoë 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 9 Februarie 1983 skriftelik van sodanige beswaar of verhoë 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
9 Februarie 1983
Kennisgewing No 5/1983

87-9-16

TOWN COUNCIL OF SANDTON
SANDTON AMENDMENT SCHEME 605

The Town Council of Sandton has prepared a draft town-planning scheme to be known as Sandton Amendment Scheme 605.

The scheme will be an amendment scheme and contains the following proposal:

The rezoning of a portion of Portion 1 of Lot 3 Sandown from "Proposed New Roads and Widening" to "Business 4".

Particulars of this scheme are open for inspection at Room 210, Civic Centre, Rivonia Road, Sandown, Sandton, for a period of four weeks from the date of the first publication of this notice which is 9 February, 1983.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.

J J PRETORIUS
Town Clerk

PO Box 78001
Sandton
2146
9 Februarie 1983
Notice No 17/1983

STADSRAAD VAN SANDTON
SANDTON-WYSIGINGSKEMA 605

Die Stadsraad van Sandton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Sandton-wysigingskema 605.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

Die hersonering van 'n gedeelte van Gedeelte 1 van Lot 3 Sandown van "Voorgestelde Nuwe Paaie en Verbredings" na "Besigheid 4".

Besonderhede van hierdie skema lê ter insae te Kantoor 210, Burgersentrum, Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Februarie, 1983.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Sandton binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

J J PRETORIUS
Stadsklerk

Posbus 78001
Sandton
2146
9 Februarie 1983
Kennisgewing No 17/1983

89-9-16

TOWN COUNCIL OF WITBANK

WITBANK DRAFT TOWN-PLANNING AMENDMENT SCHEME

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Witbank has prepared a draft Town-planning Amendment Scheme.

The draft scheme contains a proposal for the rezoning of Erven 352 and 366 Klarinet Township, Witbank from "Municipal" to "Industrial and/or Commercial purposes".

Details of the proposed scheme will be open to inspection at the office of the Town Secretary, Municipal Offices, during normal office hours for a period of four weeks from the date of the first publication of this notice in the Provincial Gazette on 9 February 1983.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representation of this notice, inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

J D B STEYN
Town Clerk

PO Box 3
Witbank
1035
9 February 1983
Notice No 8/1983

STADSRAAD VAN WITBANK

WITBANK ONTWERP DORPSBEPLANNING-WYSIGINGSKEMA

Ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Witbank 'n ontwerp Dorpsbeplanning - wysigingskema opgestel.

Die ontwerp skema bevat 'n voorstel vir die hersonering van Erve 352 en 366 Klarinet Dorpsgebied, Witbank vanaf "Munisipaal" na "Nywerheids- en of Handelsdoeleindes".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Witbank vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing in die Provinsiale Koerant van 9 Februarie 1983.

Die Raad sal oorweeg of die skema aangenem word, al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogemelde dorpsbeplanning skema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier (4) weke vanaf die eerste kennisgewing skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J D B STEYN
Stadsklerk

Posbus 3
Witbank
1035
9 Februarie 1983
Kennisgewing No 8/1983

101—9—16

VILLAGE COUNCIL OF BALFOUR, TVL

AMENDMENT OF THE FOLLOWING BY-LAWS:

1. Water supply 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. Water supply By-laws

Amendment to A. N. 344 dated 15 March 1978, as amended.

The general purport of these By-laws is as follows:

1. To increase the tariff

Copies of these amendments are open for inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to lodge 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, Tvl
2410
16 February 1983
Notice No 10/1983

DORPSRAAD VAN BALFOUR, TVL

WYSIGING VAN DIE VOLGENDE VERORDENINGE

1. Watervoorsieningsverordeninge

Daar word hierby ingeolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Watervoorsieningsverordeninge

Wysiging van A. K. 344 van 15 Maart 1978, soos gewysig.

Die algemene strekking van hierdie wysigings is as volg:

1. Om die tariewe te verhoog

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

Munisipale Kantore
Balfour, Tvl
2410
16 Februarie 1983
Kennisgewing No 10/1983

102—16

TOWN COUNCIL OF BELFAST

AMENDMENT OF BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that

the Town Council of Belfast intends amending the Sanitary and Refuse Removal By-laws.

The general purport of this amendment is to make provision for the removal of Garden Refuse and Rubbish, the Removal of the contents of Conserving Tanks out of the Belfast municipal area and the supply of top dressing for gardens and lawns.

Copies of the relevant amendment will lie for inspection at the Municipal Offices for a period of 14 days from the date of publication hereof.

Any person desirous of lodging any objection to the proposed amendment must lodge such objection in writing with the undersigned within 14 days after publication of this notice in the Provincial Gazette.

P H T STRYDOM
Town Clerk

Town Hall,
PO Box 17
Belfast
1100
16 February 1983
Notice No 4/1983

STADSRAAD VAN BELFAST

WYSIGING VAN VERORDENINGE

Daar word hierby ingeolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 bekend gemaak dat die Stadsraad van Belfast van voorneme is om die Sanitêre- en Vullisverwyderingsverordeninge te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir die Verwydering van Tuinvullis en Rommel en Rioolsuijing buite die munisipale gebied asook die verkoop van grond vir tuine en grasperke.

Afskrifte van die betrokke wysiging lê ter insae by die Munisipale Kantore gedurende gewone kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by ondergetekende indien.

P H T STRYDOM
Stadsklerk

Stadhuis
Posbus 17
Belfast
1100
16 Februarie 1983
Kennisgewing No 4/1983

103—16

TOWN COUNCIL OF BOKSBURG

AMENDMENT TO AMBULANCE BY-LAWS

Notice is hereby given, in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended that it is the intention of the Town Council of Boksburg to revoke the existing tariffs in respect of the Ambulance By-laws published under Administrator's Notice 610 dated 29 July 1964 as amended, and to apply the tariffs to be published by the Transvaal Provincial Administration in this respect.

The proposed amendments will lie for inspection in Room No 224, Second Floor, Civic Centre, Boksburg, from the date of this notice until 4 March 1983 and any person who wishes to object to the proposed amendments, must lodge

his objections with the Town Clerk in writing, not later than the date mentioned.

LEON FERREIRA
Town Clerk

Civic Centre
Boksburg
16 February 1983
Notice No 8/1983

STADSRAAD VAN BOKSBURG

WYSIGING VAN AMBULANSVERORDENINGE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, Nr 17 van 1939, soos gewysig, dat die Stadsraad van Boksburg van voorneme is om die bestaande tariewe ten opsigte van die Ambulansverordeninge afgekondig by Administrateurskennisgewing 610 van 29 Julie 1964 soos gewysig, te herroep en die tariewe soos deur die Transvaalse Provinsiale Administrasie in die verband afgekondig te word, toe te pas.

Die voorgestelde wysigings lê vanaf datum hiervan tot en met 4 Maart 1983 in Kamer Nr. 224, Tweede Vloer, Burgersentrum, Boksburg ter insae en enige persoon wat teen die voorgestelde wysigings beswaar wil opper, moet sy beswaar uiterlik op genoemde datum skriftelik by die Stadsklerk indien.

LEON FERREIRA
Stadsklerk

Burgersentrum
Boksburg
16 Februarie 1983
Kennisgewing No 8/1983

104—16

COLIGNY VILLAGE COUNCIL

AMENDMENT TO ELECTRICITY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council intends to amend the Electricity By-laws by increasing the surcharge payable.

Copies of the proposed amendment are open for inspection at the office of the Council for a period of 14 days from date of publication hereof.

Any person who desires to record his objection to the said amendment, must do so in writing to the Town Clerk within 14 days after the date of publication of this notice in the Provincial Gazette.

H A LAMBRECHTS
Town Clerk

Municipal Offices
PO Box 31
Coligny
2725
16 February 1983
Notice No 1/1983

DORPSRAAD VAN COLIGNY

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad van voorneme is om die Elektrisiteitsverordeninge te wysig deur die toeslag wat betaalbaar is te verhoog.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae met ingang van publikasie hiervan.

Enige persoon wat teen die wysiging van die verordeninge beswaar wens aan te teken moet dit skriftelik by die Stadsklerk doen binne 14 dae na die datum van publikasie hiervan in die Provinsiale Koerant.

H A LAMBRECHTS
Stadsklerk

Munisipale Kantore
Posbus 31
Coligny
2725
16 Februarie 1983
Kennisgewing No 1/1983

105—16

TOWN COUNCIL OF FOCHVILLE

AMENDMENT TO ELECTRICITY BY-LAWS

In terms of section 96 of the Local Government Ordinance, 1939, notice is hereby given that the Council intends amending its Electricity By-laws.

The general purport of the amendment is to increase the surcharge on all accounts for electricity consumption from 103 % to 134 % with effect from 1 January 1983.

Copies of these amendments are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Fochville for a period of 14 days from the date of publication hereof.

Any person desiring to object to the proposed amendments, must do so in writing to the undersigned within 14 days of publication of this notice in the Provincial Gazette, however not later than on or before 2 March, 1983.

D J VERMEULEN
Town Clerk

Municipal Offices
PO Box 1
Fochville
2515
16 February 1983
Notice No 4/1983

STADSRAAD VAN FOCHVILLE

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Ooreenkomstig artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Raad voornemens is om sy Elektrisiteitsverordeninge te wysig.

Die algemene strekking van die wysiging is die verhoging van die toeslag op alle rekenings vir elektrisiteitsverbruik vanaf 103 % tot 134 % met ingang 1 Januarie 1983.

Afskrifte van hierdie wysigings lê gedurende gewone kantoorure ter insae by die kantoor van die Stadsekretaris, Munisipale Kantoor, Fochville, vir 'n tydperk van 14 dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, maar in elke geval nie later nie as voor of op 2 Maart 1983, by die ondergetekende doen.

D J VERMEULEN
Stadsklerk

Munisipale Kantore
Posbus 1
Fochville
2515
16 Februarie 1983
Kennisgewing No 4/1983

106—16

CITY OF GERMISTON

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME 1

The City Council of Germiston has prepared a draft amendment Town-planning Scheme which will amend Town-planning Scheme 1.

The draft scheme contains the following proposal:

The amendment of the use zoning of Erven 201 and 202 Marlands Extension 1 Township as follows:

Erf No: Existing Zoning: Proposed Zoning:

201	Educational	Special Residential
202	Municipal	Special Residential

Particulars and plans of this scheme are open for inspection at the Council's Offices, Room 115, 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 16 February 1983.

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 1 or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 16 February 1983 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 HEYNECKE
Town Secretary

Municipal Offices
Germiston
16 February 1983
Notice No 13/1983

STAD GERMISTON

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA 1

Die Stadsraad van Germiston het 'n wysigingsontwerpdorpsbeplanningskema opgestel wat Dorpsbeplanningskema 1 sal wysig.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wysiging van die gebruiksindeeling van Erwe 201 en 202 Marlands Uitbreiding 1 Dorpsgebied soos volg:

Erf Nr.	Bestaande Gebruiksindeeling:	Voorgestelde Gebruiksindeeling:
201	Opvoedkundig	Spesiale Woondoeleindes
202	Munisipaal	Spesiale

Besonderhede en planne van hierdie skema lê ter insae by die Raad se kantore, Kamer 115, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 16 Februarie 1983.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema 1 of binne 2 km van die

grens daarvan het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 16 Februarie 1983 skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

A W HEYNECKE
Stadsekretaris

Munisipale Kantore
Germiston
16 Februarie 1983
Kennisgewing No 13/1983

107-16-23

TOWN COUNCIL OF KEMPTON PARK

PERMANENT CLOSING OF PARK 245, ISANDO INDUSTRIAL TOWNSHIP AND PARK 420, ISANDO EXTENSION 1 INDUSTRIAL TOWNSHIP

Notice is hereby given in terms of the provisions of section 68 of the Local Government Ordinance, 17 of 1939, as amended, read with section 67(3)(d) of the said Ordinance, that it is the intention of the Town Council of Kempton Park, to close permanently Park 245, corner of Brewery Street and Isando Road, Isando Industrial Township and Park 420, corner of Brewery Street and Monteer Road, Isando Extension 1 Industrial Township to provide for parking areas.

A sketch plan showing the parks which the Council intends to close, shall be open for inspection during normal office hours in Room 163, Town Hall, Margaret Avenue, Kempton Park.

Any person who has any objection to the proposed closing shall lodge such objection or any claim in writing with the undersigned by not later than 18 April 1983.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
16 February 1983
Notice No 3/1983

STADSRAAD VAN KEMPTONPARK

PERMANENTE SLUITING VAN PARK 245, NYWERHEIDSDORP ISANDO EN PARK 420, NYWERHEIDSDORP ISANDO UITBREIDING 1

Kennis geskied hierby ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, gelees met artikel 67(3)(d) van gemelde Ordonnansie, dat die Stadsraad van Kemptonpark van voorneme is om Park 245, h/v Brewerystraat en Isandoweg, Nywerheidsdorp Isando en Park 420, h/v Brewerystraat en Monteerweg, Nywerheidsdorp Isando Uitbreiding 1, permanent te sluit vir die daarstelling van parkeerterreine.

'n Sketsplan van die parke wat die Stadsraad van voorneme is om te sluit, sal gedurende normale kantoorure in Kamer 163, Stadhuis, Margaretlaan, Kemptonpark ter insae lê.

Iedereen wat enige beswaar teen die voorgestelde sluiting van die betrokke parke het, moet sy beswaar of enige eis skriftelik by die

ondergetekende indien nie later as 18 April 1983.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
16 Februarie 1983
Kennisgewing No 3/1983

108-16

TOWN COUNCIL OF KEMPTON PARK
AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 17 of 1939, as amended, that the Council proposes to amend the following by-laws:-

- (1) The By-laws for Regulating and Controlling the Grant of Bursaries.
- (2) The By-laws Relating to the Supply of Information to the Public.

The general purport of these amendments is as follows:-

- (1) To regulate the granting of bursaries.
- (2) To increase the tariff for the supply of information to the public.

Copies of these amendments will be open for inspection at Room 165, Town Hall, Margaret Avenue, Kempton Park for a period of fourteen (14) days from date of publication hereof.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned within fourteen (14) days from date of publication of this notice in the Provincial Gazette, therefore, not later than Thursday 3 March 1983.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
16 February 1983
Notice No 7/1983

STADSRAAD VAN KEMPTONPARK
WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, bekend gemaak die Raad voornemens is om die volgende verordeninge te wysig:-

- (1) Die verordeninge om die Toekenning van Beurse te Reël en te Beheer.
- (2) Die Verordeninge betreffende die verskaffing van inligting aan die publiek.

Die algemene strekking van hierdie wysigings is soos volg:-

- (1) Om die toestaan van beurse te reguleer.
- (2) Om die tariewe vir die verskaffing van inligting aan die publiek te verhoog.

Afskrifte van hierdie wysigings lê ter insae by Kamer 165, Stadhuis, Margaretlaan, Kemptonpark vir 'n tydperk van (14) veertien dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik

binne veertien (14) dae vanaf datum van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen, dus nie later nie as Donderdag, 3 Maart 1983.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
16 Februarie 1983
Kennisgewing No 7/1983

109-16

TOWN COUNCIL OF KLERKSDROP
AMENDMENT OF FIRE DEPARTMENT BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its Fire Department By-laws in order to provide for uniform ambulance tariffs for all population groups.

A copy of the proposed amendment will lie for inspection at Room 204, Municipal Offices, during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

J C LOUW
Town Clerk

Municipal Offices
Klerksdorp
16 Februarie 1983
Notice No 12/1983

STADSRAAD VAN KLERKSDORP
WYSIGING VAN BRANDWEER-
AFDELINGSVERORDENINGE

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Brandweerafdelingsverordeninge te wysig ten einde voorsiening te maak vir eenvormige ambulansietariewe vir alle bevolkingsgroepe.

Afskrifte van die voormelde wysiging sal gedurende gewone kantoorure by Kamer 204, Stadskantoor, vir 'n tydperk van veertien dae vanaf die publikasie van hierdie kennisgewing ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende indien.

J C LOUW
Stadsklerk

Stadskantoor
Klerksdorp
16 Februarie 1983
Kennisgewing No 12/1983

110-16

**KOMATIPOORT VILLAGE COUNCIL
AMENDMENT TO ELECTRICITY BY-
LAWS**

It is hereby notified in terms of section 80B of the Local Government Ordinance, 17 of 1939, that the Village Council of Komatipoort has by special resolution amended the tariff published under Administrator's Notice 1219 of 1982 as from the 1st January 1983.

The general purport of the amendment is to increase the charges for the supply of electricity.

Further particulars of the proposed amendments will lie for inspection at the office of the Town Clerk for a period of 14 days following upon the date of publication of this notice.

Objections to the proposed amendments should be lodged in writing with the undersigned within the period of 14 days following upon the date of publication of this notice in the Official Gazette.

F J CILLIERS
Town Clerk

16 February 1983
Notice No 3/1983

**KOMATIPOORT DORPSRAAD
WYSIGING VAN ELEKTRISITEITS-
VERORDENINGE**

Kennis geskied hiermee dat die Dorpsraad van Komatipoort ingevolge 'n spesiale besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, sy tariewe vir die lewering van elektrisiteit, afgekondig by Administrateurskennisgewing 1219 van 1982, gewysig het deur dit te verhoog.

Besonderhede van die voorgename wysigings lê ter insae by die kantoor van die Stadsklerk vir die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing.

Besware teen bogenoemde wysigings moet skriftelik by die ondergetekende ingedien word binne die tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant.

F J CILLIERS
Stadsklerk

16 Februarie 1983
Kennisgewing No 3/1983

111—16

**TOWN COUNCIL OF NIGEL
AMENDMENT TO ELECTRICITY
TARIFFS**

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Nigel intends to amend its electricity tariffs.

The purport of the proposed amendment is to make provision for an increase in the tariffs with effect from 1 January 1983, as well as the method of installing of meters in future.

Copies of the proposed amendments are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel, for a period of 14 days from the publication of this notice and any objections must be lodged with the undersigned in writing on or before 3 March 1983.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
16 February 1983
Notice No 18/1983

**STADSRAAD VAN NIGEL
WYSIGING VAN ELEKTRISITEITSTA-
RIEWE**

Ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Nigel voornemens is om die elektrisiteitstariewe te wysig.

Die algemene strekking van die voorgename wysiging is om voorsiening te maak vir die verhoging van tariewe vanaf 1 Januarie 1983, asook die wyse waarop nuwe meters voortaan geïnstalleer moet word.

Afskrifte van die voornoemde wysigings is ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Nigel, vir 'n tydperk van 14 dae vanaf die publikasie van hierdie kennisgewing en enige besware hierteen moet voor of op 3 Maart 1983 skriftelik by die ondergetekende ingedien word.

P M WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
16 Februarie 1983
Kennisgewing No 18/1983

112—16

**TOWN COUNCIL OF ORKNEY
AMENDMENT OF BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Orkney proposes to amend the Electricity By-laws of the Orkney Municipality adopted under Administrator's Notice 1580, dated 30 September 1972, as follows:—

(i) to make provision for a tariff payable by consumers of 4,3385c per kWh consumed in respect of electricity supplied to land mentioned in item 1(1)(a) of the Tariff of Charges and 6,5665c per kWh consumed in respect of electricity supplied to land mentioned in item 1(1)(b) of the Tariff of Charges.

The provisions of this amendment will be levied in terms of section 83 of the mentioned Ordinance and are applicable for all accounts rendered in respect of readings taken and services rendered from 1 February 1983.

(ii) to make provision for a electricity tariff payable by consumers of the Ariston Area.

Copies of the proposed amendments will be open for inspection between the hours 08h00 and 17h00 on Mondays to Fridays inclusive at Room 124, Civic Centre, Patmore Road, Orkney, for fourteen days from the date of publication of this notice in the Official Gazette of the Province Transvaal.

Any objections to the proposed amendments, must be lodged in writing with the undersigned by not later than 1 March 1983.

J L MULLER
Town Clerk

Civic Centre
Patmore Road
Orkney
2620
16 February 1983
Notice No 7/1983

**STADSRAAD VAN ORKNEY
WYSIGING VAN VERORDENINGE**

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op

Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney van voorneme is om die Elektrisiteitsverordeninge van die Munisipaliteit Orkney, aangeneem by Administrateurskennisgewing 1580 van 13 September 1972 soos volg te wysig:—

(i) deur voorsiening te maak vir 'n tarief betaalbaar deur verbruikers van 4,3385c per kWh elektrisiteit verbruik gelewer aan grond vermeld in item 1(1)(a) van die Tarief van Gelde en 6,5665c per kWh elektrisiteit verbruik gelewer aan grond vermeld in item 1(1)(b) van die Tarief van Gelde.

Die bepalings van hierdie wysiging sal ingevolge artikel 83 van die genoemde Ordonnansie gehêf word en is van toepassing vir alle rekenings gelewer van lesings gemeem en dienste gelewer vanaf 1 Februarie 1983.

(ii) deur voorsiening te maak vir 'n elektrisiteitstarief betaalbaar deur verbruikers van die Aristongebied.

Afskrifte van die voorgestelde wysigings lê van Maandag tot en met Vrydag, tussen die ure 08h00 tot 17h00, veertien dae lank, vanaf die datum waarop hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal verskyn, te Kamer 124, Burgersentrum, Patmoreweg, Orkney, ter insae.

Enigiemand wat teen die voorgestelde wysiging beswaar wil aanteken, moet sy beswaar nie later nie as 1 Maart 1983, skriftelik by die ondergetekende indien.

J L MULLER
Stadsklerk

Burgersentrum
Patmoreweg
Orkney
2620
16 Februarie 1983
Kennisgewing No 7/1983

113—16

**TOWN COUNCIL OF ORKNEY
REVOCATION OF AMBULANCE REGU-
LATIONS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Orkney intends to revoke the Ambulance Regulations of the Orkney Municipality, published under Administrator's Notice 10 dated 2 January 1957.

A copy of the resolution for revocation may be inspected between the hours 08h00 and 17h00 from Monday to Friday at Room 124, Civic Centre, Patmore Road, Orkney, for fourteen days from the date of publication of this notice in the Official Gazette of the Province Transvaal.

Any objections to the proposed revocation, must be lodged in writing with the undersigned by not later than 1 March 1983.

J L MULLER
Town Clerk

Civic Centre
Patmore Road
Orkney
2620
16 February 1983
Notice No 8/1983

**STADSRAAD VAN ORKNEY
HERROEPING VAN AMBULANSREGU-
LASIES**

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939,

dat die Stadsraad van Orkney van voorneme is om die Ambulansregulasies van die Munisipaliteit Orkney, afgekondig by Administrateurskennisgewing 10 van 2 Januarie 1957 te herroep.

'n Afskrif van die besluit tot herroeping lê van Maandag tot en met Vrydag, tussen die ure 08h00 en 17h00, veertien dae lank, vanaf datum waarop hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal verskyn, te Kamer 124, Burgersentrum, Patmoreweg, Orkney, ter insae.

Enigiemand wat teen die herroeping beswaar wil aanteken, moet sy beswaar nie later nie as 1 Maart 1983, skriftelik by die ondergetekende indien.

JLMULLER
Stadsklerk

Burgersentrum
Patmoreweg
Orkney
2620
16 Februarie 1983
Kennisgewing No 8/1983

114-16

TOWN COUNCIL OF PHALABORWA

DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, that the Phalaborwa Town Council by special resolution resolved to increase the water supply tariffs as from 1 February 1983.

Copies of these amendments are open for inspection during office hours at the office of the Town Secretary for a period of fourteen days from publication hereof.

Any person who wishes to lodge an objection to the proposed amendments must do so in writing to the Town Clerk within fourteen days from publication of this notice in the Provincial Gazette.

BJ VANDER VYVER
Town Clerk

Municipal Offices
PO Box 67
Phalaborwa
1390
Tel 2111 (Code 01524)
16 Februarie 1983
Notice No 2/1983

STADSRAAD VAN PHALABORWA

VASSTELLING VAN WATERVOORSIENINGSTARIEWE

Kennis geskied hiermee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Phalaborwa by 'n spesiale besluit bepaal het dat die watervoorsieningstariewe met ingang van 1 Februarie 1983 verhoog word.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings moet dit skriftelik rig aan die Stadsklerk binne 14 dae vanaf publikasie hiervan in die Provinsiale Koerant.

BJ VANDER VYVER
Stadsklerk

Munisipale Kantore
Posbus 67
Phalaborwa
1390
Tel. 2111 (Kode 01524)
16 Februarie 1983
Kennisgewing No 2/1983

115-16

TOWN COUNCIL OF PIET RETIEF

PERMANENT CLOSING OF A PART OF THE REMAINDER OF ERF 860 (PARK) PIET RETIEF

Notice is hereby given in terms of the provisions of section 68 read with section 67 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Town Council of Piet Retief to close a part of the Remainder of Erf 860 (Park), Piet Retief permanently for the purpose of erecting dwelling-houses thereon.

A sketchplan indicating the portion of the erf concerned, will lie for inspection during normal office hours at the Office of the Town Secretary, Municipal Offices, Kerk Street, Piet Retief, for a period of 60 days from 16 February 1983.

Any person who wishes to object to the proposed closing or who will have a claim for compensation if such a closing is carried out, must lodge his claim or objection, as the case may be, in writing with the undersigned not later than 20 April 1983.

M C C OOSTHUIZEN
Town Clerk

Municipal Offices
PO Box 23
Piet Retief
2380
16 Februarie 1983

STADSRAAD VAN PIET RETIEF

PERMANENTE SLUITING VAN 'N DEEL VAN DIE RESTANT VAN ERF 860 (PARK), PIET RETIEF

Kennis geskied hiermee ingevolge die bepalings van artikel 68 gelees met artikel 67 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig dat die Stadsraad van Piet Retief van voorneme is om 'n deel van Restant van Erf 860 (Park), Piet Retief, permanent te sluit vir die doel om woonhuise daarop op te rig.

'n Sketsplan wat die betrokke gedeelte van die erf aantoon, sal gedurende kantoorure ter insae lê by die kantoor van die Stadsekretaris, Munisipale Kantore, Piet Retief, vir 'n tydperk van 60 dae vanaf 16 Februarie 1983.

Enige persoon wat teen die voorgenome sluiting beswaar wil maak, of wat 'n eis om vergoeding sal lê indien die voorgestelde sluiting uitgevoer sal word, moet sy beswaar of eis, na gelang van die geval, skriftelik by die ondergetekende indien nie later nie as 20 April 1983.

M C C OOSTHUIZEN
Stadsklerk

Munisipale Kantore
Posbus 23
Piet Retief
2380
16 Februarie 1983

116-16

TOWN COUNCIL OF PIET RETIEF

LOCAL AUTHORITY OF PIET RETIEF: VALUATION ROLL REGARDING THE ESTABLISHMENT OF A DEVELOPMENT CONTRIBUTION (REGULATION 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance (Ordinance 11 of 1977), that the valuation roll regarding the establishment of a Development Contribution has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A Local Authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

L G J TRICHARDT
Secretary, Valuation Board

PO Box 23
Piet Retief
2380
16 Februarie 1983
Notice No 9/1983

STADSRAAD VAN PIET RETIEF

PLAASLIKE BESTUUR VAN PIET RETIEF: WAARDERINGSGLYS: VASSTELLING VAN 'N ONTWIKKELINGSBYDRAE (REGULASIE 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys ten opsigte van die vasstelling van 'n Ontwikkelingsbydrae deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen bestissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

LG J TRICHARDT
Sekretaris: Waarderingsraad

Posbus 23
Piet Retief
2380
16 Februarie 1983
Kennisgewing No 9/1983

117—16

TOWN COUNCIL OF POTCHEFSTROOM

PROPOSED PERMANENT CLOSING OF A PORTION OF PORTION 1 OF ERF 106, POTCHEFSTROOM

Notice is hereby given in terms of the provisions of section 67 and 68 of the Local Government Ordinance No 17 of 1939, (as amended), that the Town Council of Potchefstroom has resolved to close permanently a portion of Portion 1 of Erf 106, Potchefstroom, measuring ± 230 m², and known as a portion of Van Pittius Avenue.

A plan indicating the portion of the road to be closed permanently, will lie for inspection during office hours at the offices of the Town Secretary, Room 310, Municipal Buildings, Wolmarans Street, Potchefstroom, for a period of 60 days as from 16 February 1983.

Any person who wishes to object to the proposed permanent closing of the relevant road portion, must lodge such objection in writing with the undersigned on or before 20 April 1983.

S H OLIVIER
Town Clerk

Municipal Offices
Potchefstroom
16 February 1983
Notice No 3/1983

STADSRAAD VAN POTCHEFSTROOM

VOORGENOME PERMANENTE SLUITING VAN 'N GEDEELTE VAN GEDEELTE 1 VAN ERF 106, POTCHEFSTROOM

Kennis geskied hiermee ooreenkomstig die bepaling van artikel 67 en 68 van die Ordonnansie op Plaaslike Bestuur Nr 17 van 1939, (soos gewysig) dat die Stadsraad van Potchefstroom besluit het om 'n gedeelte van Gedeelte 1 van Erf 106, Potchefstroom, groot ± 230 m², en wat bekend staan as Van Pittiuslaan, permanent te sluit.

'n Plan wat die gedeelte van die pad wat gesluit sal word aantoon, sal gedurende kantoorure ter insae lê by die kantoor van die Stadsekretaris, Kamer 310, Munisipale Kantore, Wolmaransstraat, Potchefstroom vir 'n tydperk van 60 dae gereken vanaf 16 Februarie 1983.

Enige persoon wat beswaar wens te maak teen die voorgename permanente sluiting van die onderhawige padgedeelte moet sodanige beswaar skriftelik indien by die kantoor van die ondergetekende voor of op 20 April 1983.

S H OLIVIER
Stadsklerk

Munisipale Kantore
Potchefstroom
16 Februarie 1983
Kennisgewing No 3/1983

118—16

TOWN COUNCIL OF POTGIETERSRUS

ADOPTION OF PARKING AREA 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 adopt Parking Area By-laws.

The purpose of the by-laws will be to control parking in the parking areas and access thereto.

Copies of the proposed by-laws are open to inspection at the office of the town secretary for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to record his objection to the said adoption of the by-laws must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

CFB MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
16 February 1983
Notice No 9/1983

STADSRAAD VAN POTGIETERSRUS

AANNAME VAN PARKEERTERREIN-VERORDENINGE

Daar word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Potgietersrus van voorneme is om parkeerterreinverordeninge af te kondig.

Die doel van die verordeninge is om parkering in parkeerterreine en die toegang daartoe, te reël.

Afskrifte van die voorgestelde verordeninge lê ter insae by die kantoor van die stadsekretaris vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde verordeninge wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

CFB MATTHEUS
Stadsklerk

Munisipale Kantoor
Posbus 34
Potgietersrus
0600
16 Februarie 1983
Kennisgewing No 9/1983

119—16

TOWN COUNCIL OF RANDBURG

PROPOSED BY-LAWS FOR MIDNIGHT PRIVILEGES OF CERTAIN SHOPS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to adopt By-laws for Midnight Privileges of Certain Shops.

The general purport of the proposed by-laws is to prescribe charges relating to the granting of midnight privileges by the Council in respect of cafes and restaurants in Randburg.

Copies of the proposed by-laws are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room 37, Municipal Offices, cor Jan Smuts Avenue and Hendrik Ver-

woerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the proposed by-laws, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette.

JCGEYER
Town Clerk

Municipal Offices
cor Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
16 February 1983
Notice No 21/83

STADSRAAD VAN RANDBURG

VOORGESTELDE VERORDENINGE VIR MIDDERNAGVOORREGTE VAN SEKERE WINKELS

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om Verordeninge vir Middernagvoorregte van Sekere winkels, aan te neem.

Die algemene strekking van die voorgestelde verordeninge is om gelde betreffende die verlening van middernagvoorregte deur die Raad ten opsigte van kafees en restaurante in Randburg voort te skryf.

Afskrifte van die voorgestelde verordeninge lê op weksdae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer 37, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde verordeninge, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

JCGEYER
Stadsklerk

Munisipale Kantore
h/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
16 Februarie 1983
Kennisgewing No 21/83

120—16

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 promulgated under Administrator's Notice 1227 of 10 September 1980.

The general purport of this amendment is to insert a definition of the word "disturb" in section 1 of the said by-laws.

Copies of the proposed amendment are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room 37, Municipal Offices, cor Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from 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 within fourteen (14) days of date of publication hereof in the Provincial Gazette.

JCGEYER
Town Clerk

Municipal Offices
cor Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
16 February 1983
Notice No 22/1983

STADSRAAD VAN RANDBURG

**WYSIGING VAN GERAASBEHEERVER-
ORDENINGE**

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om sy geraasbeheerverordeninge afgekondig by Administrateurskennisgewing 1227 gedateer 10 September 1980 te wysig.

Die algemene strekking van die wysiging is om 'n omskrywing van die woord "versteur" in artikel 1 van die gemelde verordeninge in te voeg.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer 37, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

JCGEYER
Stadsklerk

Munisipale Kantore
h/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
16 Februarie 1983
Kennisgewing No 22/1983

121—16

TOWN COUNCIL OF RUSTENBURG

**AMBULANCE BY-LAWS: REVOKING OF
CHARGES**

In terms of the provisions of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has by special resolution revoked the charges published under Municipal Notice 34/1980.

The general purport of the amendment is to revoke the charges payable in terms of the Ambulance By-laws, as a result of the publication of uniform charges by the Transvaal Department of Hospital Services.

Any person who is desirous to object to the revoking of charges, should do so in writing to the Town Clerk, PO Box 16, 0300 Rustenburg, within 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette.

The revoking of the charges shall come into operation on the date of publication of this notice in the Provincial Gazette.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
16 February 1983
Notice No 6/1983

STADSRAAD VAN RUSTENBURG

**AMBULANSVERORDENINGE: HER-
ROEPING VAN GELDE**

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Rustenburg, by spesiale besluit die gelde afgekondig by Munisipale Kennisgewing 34/80, herroep het.

Die algemene strekking hiervan is om die tariewe betaalbaar ingevolge die Ambulansverordeninge te herroep, aangesien die Transvaalse Departement van Hospitaaldienste eenvormige tariewe vasgestel het.

Enige persoon wat beswaar teen die herroeping van die tariewe wil maak, moet dit skriftelik rig aan die Stadsklerk, Posbus 16, 0300 Rustenburg, binne 14 (veertien) dae, na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Die herroeping van die tariewe tree in werking op die dag waarop hierdie kennisgewing in die Provinsiale Koerant gepubliseer word.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
16 Februarie 1983
Kennisgewing No 6/1983

122—16

TOWN COUNCIL OF RUSTENBURG

**ADOPTION AND REVOKING OF CEME-
TERY BY-LAWS**

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council intend revoking the Cemetery By-laws of the Rustenburg Municipality published under Administrator's Notice 750 of 22 November 1939, as amended, and adopting new Cemetery By-laws for the Rustenburg Municipality.

The general purport of this resolution for revocation and adoption, is to substitute the present by-laws, that became outdated, with by-laws that comply with present requirements for a cemetery.

A copy of the new by-laws is open for inspection during office hours at Room 705, Municipal Offices, Burger Street, Rustenburg, for a period of 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the revoking of the present by-laws and the adoption of the new by-laws, should do so in writing to the Town Clerk, PO Box 16, 0300 Rustenburg, within 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette, namely 16 February 1983.

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
16 February 1983
Notice No 15/1983

STADSRAAD VAN RUSTENBURG

**AANVAARDING EN HERROEPING VAN
VERORDENINGE: BEGRAAFPLAAS**

Daar word hierby kennis gegee ingevolge die bepalinge van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van voorneme is om die Begraafplaasverordeninge van die Munisipali-

teit Rustenburg, afgekondig by Administrateurskennisgewing 750 van 22 November 1939, soos gewysig, te herroep en nuwe Begraafplaasverordeninge aan te neem as verordeninge van die Munisipaliteit Rustenburg.

Die algemene strekking van hierdie besluit tot herroeping en aanname is om die bestaande verordeninge wat verouderd geraak het, te vervang met nuwe verordeninge wat aan huidige veristes vir 'n begraafplaas voldoen.

'n Afskrif van die nuwe verordeninge lê ter insae gedurende kantoorure by Kamer 705, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar wil maak teen die herroeping van die bestaande verordeninge en die aanvaarding van die nuwe verordeninge, moet dit skriftelik rig aan die Stadsklerk, Posbus 16, 0300 Rustenburg, binne 14 (veertien) dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant n1 16 Februarie 1983.

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
16 Februarie 1983
Kennisgewing No 15/1983

123—16

TOWN COUNCIL OF SPRINGS

**SPRINGS DRAFT AMENDMENT SCHEME
1/220**

The Town Council of Springs has prepared a draft town-planning scheme to be known as Springs Amendment Scheme 1/220. This amendment scheme contains the following proposal:

The rezoning of Reserve 1, Springs Township from "Municipal" to "General Business".

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 the first publication of this notice, which is 16 February 1983.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Secretary, Town Council of Springs, PO Box 45, Springs, within a period of four weeks from the above-mentioned date.

H A DUPLESSIS
Town Secretary

Civic Centre
Springs
16 February 1983
Notice No 17/83

STADSRAAD VAN SPRINGS

**SPRINGS-ONTWERPWYSIGINGSKEMA
1/220**

Die Stadsraad van Springs het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Springs-wysigingskema 1/220. Hierdie wysigingskema bevat die volgende voorstel:

Die hersonering van Reserwe 1, in die dorp Springs vanaf "Munisipaal" na "Algemene Bestigheid".

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burger-sentrum, Springs vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 16 Februarie 1983.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsekretaris, Stadsraad van Springs, Posbus 45, Springs, binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

H A DU PLESSIS
Stadsekretaris

Burgersentrum
Springs
16 Februarie 1983
Kennissgewing No 17/83

124—16—23

TOWN COUNCIL OF SPRINGS

CLOSING AND ALIENATION OF A SANITARY LANE ADJOINING ERVEN 461 AND 474, GEDULD TOWNSHIP

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, hereinafter referred to as the Ordinance, that the Town Council of Springs intends to permanently close a sanitary lane adjoining Erven 461 and 474, Geduld Township and to alienate same to an interested owner of an adjacent erf in terms of section 79(18) of the Ordinance.

Further particulars and a plan regarding the intended permanent closing and alienation lie open for inspection during ordinary office hours at the office of the undersigned.

Any person who wishes to object to the proposed permanent closing and alienation or who may have a claim for compensation should such closing be carried out, must lodge his objection and/or claim in writing with the Council not later than sixty (60) days from publication hereof.

J F VAN LOGGERENBERG
Town Clerk

Civic Centre
Springs
16 February 1983
Notice No 16/1983

STADSRAAD VAN SPRINGS

SLUITING EN VERVREEMDING VAN 'N SANITÊRE STEEGGEDEELTE AANGRENSEND AAN ERWE 461 EN 474, GEDULD-DORPSGEBIED

Kennis geskied hiermee kragtens artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, hierna die Ordonnansie genoem, dat die Stadsraad van Springs voornemens is om 'n sanitêre steeggedeelte aangrensend aan Erwe 461 en 474, Geduld-dorpsgebied, permanent te sluit en kragtens artikel 79(18) van die Ordonnansie aan 'n belangstellende eienaar van 'n aangrensende erf te vervreem.

Nadere besonderhede en 'n plan oor die voor-genome sluiting en vervreemding lê ter insae by die kantoor van die ondergetekende gedurende gewone kantoorure.

Iedereen wat beswaar teen sodanige sluiting en vervreemding wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word versoek om sy beswaar en/of eis nie later nie as sestig (60) dae vanaf datum van publikasie hiervan skriftelik by die Raad in te dien.

J F VAN LOGGERENBERG
Stadsklerk

Burgersentrum
Springs
16 Februarie 1983
Kennissgewing No 16/1983

125—16

TOWN COUNCIL OF SPRINGS

CLOSING OF A SANITARY LANE ADJACENT TO ERVEN 54 AND 56, GEDULD TOWNSHIP

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, hereinafter referred to as the Ordinance, that the Town Council of Springs intends to permanently close a sanitary lane adjacent to Erven 54 and 56, Geduld Township.

Further particulars and a plan regarding the intended permanent closing lies open for inspection during ordinary office hours at the office of the undersigned.

Any person who wishes to object to the proposed permanent closing or who may have a claim for compensation should such closing be carried out, must lodge his objection and/or claim in writing with the Council not later than sixty (60) days from publication hereof.

H A DU PLESSIS
Town Secretary

Civic Centre
Springs
16 February 1983
Notice No 19/1983

STADSRAAD VAN SPRINGS

SLUITING VAN 'N SANITÊRE STEEG AANGRENSEND TOT ERWE 54 EN 56, GEDULD-DORPSGEBIED

Kennis geskied hiermee kragtens artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, hierna die Ordonnansie genoem, dat die Stadsraad van Springs voornemens is om 'n sanitêre steeg aangrensend tot Erwe 54 en 56, Geduld-dorpsgebied, permanent te sluit.

Nadere besonderhede en 'n plan oor die voor-genome sluiting lê ter insae by die kantoor van die ondergetekende gedurende gewone kantoorure.

Iedereen wat beswaar teen sodanige sluiting wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word versoek om sy beswaar en/of eis nie later nie as sestig (60) dae vanaf datum van publikasie hiervan skriftelik by die Raad in te dien.

H A DU PLESSIS
Stadsekretaris

Burgersentrum
Springs
16 Februarie 1983
Kennissgewing No 19/1983

126—16

TOWN COUNCIL OF SPRINGS

CLOSING OF A SANITARY LANE ADJACENT TO ERVEN 174 AND 175, GEDULD TOWNSHIP

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, hereinafter referred to as the Ordinance, that the Town Council of Springs intends to permanently close a sanitary lane adjacent to Erven 174 and 175, Geduld Township.

Further particulars and a plan regarding the intended permanent closing lie open for inspection during ordinary office hours at the office of the undersigned.

Any person who wishes to object to the proposed permanent closing or who may have a claim for compensation should such closing be carried out, must lodge his objection and/or

claim in writing with the Council not later than sixty (60) days from publication hereof.

H A DU PLESSIS
Town Secretary

Civic Centre
Springs
16 February 1983
Notice No 20/1983

STADSRAAD VAN SPRINGS

SLUITING VAN 'N SANITÊRE STEEG GELEË AANGRENSEND TOT ERWE 174 EN 175, GEDULD-DORPSGEBIED

Kennis geskied hiermee kragtens artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, hierna die Ordonnansie genoem, dat die Stadsraad van Springs voornemens is om 'n sanitêre steeg geleë aangrensend tot Erwe 174 en 175, Geduld-dorpsgebied, permanent te sluit.

Nadere besonderhede en 'n plan oor die voor-genome sluiting lê ter insae by die kantoor van die ondergetekende gedurende gewone kantoorure.

Iedereen wat beswaar teen sodanige sluiting wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word versoek om sy beswaar en/of eis nie later nie as sestig (60) dae vanaf datum van publikasie hiervan skriftelik by die Raad in te dien.

H A DU PLESSIS
Stadsekretaris

Burgersentrum
Springs
16 Februarie 1983
Kennissgewing No 20/1983

127—16

TOWN COUNCIL OF VEREENIGING

PROPOSED PERMANENT CLOSING OF PORTION OF PARK ERF 919, BEDWORTH PARK

Notice is hereby given in accordance with sections 67 and 68 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Vereeniging to close permanently portion of Park Erf 919, Bedworth Park, as described in the appended schedule, for the purpose of a road.

Drawing TP 16/6/1, showing the proposed closing can be inspected during normal office hours at the office of the Town Secretary (Room 104), Municipal Offices, Vereeniging.

Any person who has any objection to the proposed permanent closing, or who may have any claim for compensation if such closing is carried out, must lodge his objection or claim in writing with the Town Clerk, Municipal Offices, Vereeniging, not later than Wednesday, 20 April 1983.

J J ROODT
Town Clerk

Municipal Offices
Vereeniging
16 February 1983
Notice No 9156

SCHEDULE

A portion of Park Erf 919, Bedworth Park, in extent approximately 116 m², situated on the North-western corner of the intersection of Ascot Road and Cassandra Avenue, as indicated by the figure A B C D E on Drawing TP 16/6/1.

**STADSRAAD VAN VEREENIGING
VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN PARKERF 919, BEDWORTH PARK**

Hierby word ingeвоelge die bepalings van artikel 67 en 68 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat dit die voorneme van die Stadsraad van Vereeniging is om gedeelte van Parkerf 919, Bedworth Park, soos in die onderstaande bylae omskryf, permanent vir paddoeleindes te sluit.

Tekening TP 16/6/1, wat die voorgestelde sluiting aantoon, kan gedurende gewone kantoorure by die Kantoor van die Stadsekretaris (Kamer 104), Munisipale Kantoor, Vereeniging, besigtig word.

Enigiemand wat enige beswaar teen die voorgename permanente sluiting het, of wat vergoeding mag eis indien sodanige sluiting plaasvind, moet sy beswaar of eis skriftelik nie later nie as Woensdag, 20 April 1983, by die Stadsklerk, Munisipale Kantoor, Vereeniging, indien.

J J ROODT
Stadsklerk

Munisipale Kantoor
Vereeniging
16 Februarie 1983
Kennissgewing No 9156

BYLAE

'n Gedeelte van Parkerf 919, Bedworth Park, groot ongeveer 116 m², geleë op die noord-westelike hoek van die kruising tussen Ascotweg en Cassandrakaan, soos aangetoon deur die figuur A B C D E op Tekening TP 16/6/1.

128—16

TOWN COUNCIL OF VEREENIGING

PROPOSED PERMANENT CLOSING OF PORTIONS OF THE SQUARE, THREE RIVERS

Notice is hereby given in accordance with section 67 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Vereeniging to close permanently portions of The Square, Three Rivers, as described in the appended schedule, for the purpose of establishing a parking area.

Drawing TP.35/9/2 showing the proposed closing can be inspected during normal office hours at the Office of the Town Secretary (Room 104), Municipal Offices, Vereeniging.

Any person who has any objection to the proposed permanent closing, or who may have any claim for compensation if such closing is carried out, must lodge his objection or claim in writing with the Town Clerk, Municipal Offices, Vereeniging, not later than Wednesday, 20 April 1983.

J J ROODT
Town Clerk

Municipal Offices
Vereeniging
16 February 1983
Notice No 9155

SCHEDULE

1. A portion of The Square, Three Rivers (vide sheet 2 of General Plan SG A2518/45), in extent approximately 4 320 m², and situated from Nile Drive to Thames Drive between Erven 131, 163, 164 and 183, as shown more fully by the figure A B C D E F G H on Drawing TP. 35/9/2.

2. A portion of The Square (vide sheet 2 of General Plan SG A2518/45), in extent approx-

imately 4 245 m², situated from Thames Drive to Nile Drive between Erven 165, 166, 181, 182 and 183, as shown more fully by the figure J K C M N P Q R on Drawing TP. 35/9/2.

STADSRAAD VAN VEREENIGING

VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN THE SQUARE, THREE RIVERS

Hierby word ingevoelge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat dit die voorneme van die Stadsraad van Vereeniging is om gedeeltes van The Square, Three Rivers, soos in die onderstaande bylae omskryf, permanent vir die daarstelling van 'n parkeerterrein te sluit.

Tekening TP. 35/9/2, wat die voorgestelde sluiting aantoon, kan gedurende gewone kantoorure by die Kantoor van die Stadsekretaris (Kamer 104), Munisipale Kantoor, Vereeniging, besigtig word.

Enigiemand wat enige beswaar teen die voorgename permanente sluiting het, of wat vergoeding mag eis indien sodanige sluiting plaasvind, moet sy beswaar of eis skriftelik nie later nie as Woensdag 20 April 1983, by die Stadsklerk, Munisipale Kantoor, Vereeniging indien.

J J ROODT
Stadsklerk

Munisipale Kantoor
Vereeniging
16 Februarie 1983
Kennissgewing No 9155

BYLAE

1. 'n Gedeelte van The Square, Three Rivers (vide vel 2 van Algemene Plan LG A2518/45), groot ongeveer 4 320 m² en geleë vanaf Nile- tot Thamesrylaan tussen Erwe 131, 163, 164 en 183, soos meer volledig deur die figuur A B C D E F G H op Tekening TP.35/9/2 aangetoon.

2. 'n Gedeelte van The Square, Three Rivers (vide vel 2 van Algemene Plan LG A2518/45), groot ongeveer 4 245 m² en geleë vanaf Thames- tot Nilerylaan tussen Erwe 165, 166, 181, 182 en 183, soos meer volledig deur die figuur J K C M N P Q R op Tekening TP.35/9/2 aangetoon.

129—16

LOCAL AUTHORITY OF WAKKERSTROOM

NOTICE OF GENERAL RATE AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1982 TO 30 JUNE 1983

Notice is hereby given that in terms of section 26(2) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in Respect of the above-mentioned financial year on rateable property recorded in the provisional valuation roll -

(a) on the site value of any land or right in land 9 (nine) cents in the Rand.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 31 March 1983 (the fixed day).

Interest of 11 per cent annum is chargeable on all amounts in arrear after the fixed day and

defaulters are liable to legal proceedings for recovery of such arrear amounts.

D W VAN ZYL
Act. Town Clerk

Municipal Offices
PO Box 25
Wakkerstroom
2480
16 February 1983

PLAASLIKE BESTUUR VAN WAKKERSTROOM

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1982 TOT 30 JUNIE 1983

Kennis word hierby gegee dat ingevoelge artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehes is op belasbare eiendom in die waarderingstelsel opgeteken -

(a) op die terreinwaarde van enige grond of reg in grond 9,0 (nege) sent in die Rand.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van benoemde Ordonnansie beoog, is op 31 Maart 1983 (vasgestelde dag) betaalbaar.

Rente teen 11 persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsprosedes vir die invordering van sodanige agterstallige bedrae.

D W VAN ZYL
Wrn. Stadsklerk

Munisipale Kantore
Posbus 25
Wakkerstroom
2480
16 Februarie 1983

130—16

TOWN COUNCIL OF WARMBATHS

DETERMINATION OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17/1939), it is hereby notified that the Town Council of Warmbaths has by special resolution determined the charges set out in the Schedule below with effect from 1 March 1983.

H J PIENAAR
Town Clerk

Municipal Offices
Private Bag X1609
Warmbaths
0480
16 February 1983
Notice No 1/1983

SCHEDULE

TARIFF OF FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

Unless otherwise determined, each applicant must pay the following fees:

1. Issuing of Certificates

For the issue of any declaration or certificate:

(1) In terms of section 50(2) of Ordinance 17 of 1939: R2,00.

(2) In terms of any other Ordinance applicable on the Council: R1,00.

(3) Endorsement of any other declaration: R1,00.

2. Furnishing of Information

For furnishing of information in respect of:

(1) For the search of any name and address of a consumer or person: R1,00.

(2) For the search of the position, measuring and valuation of any property: R1,00.

(3) For the continuous search for information, per hour or part thereof: R10,00.

3. Supply of Sundry Copies

(1) For the making of photostat copies per A4 measuring or part thereof, each: R0,30.

(2) For the making of reproductions other than as per photostat, per A4 measuring or part thereof, each: R1,50.

(3) For the making of copies of plans:

(a) On paper per metre or part thereof, each: R4,00.

(b) On linnen and/or on film, per metre or part thereof, each: R11,00.

(4) Voterslist

(a) Main list: R20,00.

(b) Per ward: R7,00.

(5) Town-planning Scheme, per copy: R25,00.

4. Exemptions

(1) The issuing of certificates, furnishing of information and the make of copies shall be supplied free of charge on request and needed by Government Departments, Provincial Administrations and Local Authorities.

(2) Excluding for the furnishing of information as specified in item 2, the furnishing of information shall be free of charge if requested and needed by the registered owner or his holder of a power of attorney in respect of any fees payable to the Council.

STADSRAAD VAN WARMBAD VASSTELLING VAN GELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), word hierby bekend gemaak dat die Stadsraad van Warmbad by spesiale besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang 1 Maart 1983, vasgestel het.

HJ PIENAAR
Stadsklerk

Munisipale Kantore
Privaatsak X1609
Warmbad
0480
16 Februarie 1983
Kennisgewing No 1/1983

BYLAE

TARIEF VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE, DIE VERSKAFING VAN INLIGTING EN DIE MAAK VAN DIVERSE AFDRUKKE

Uitgesonderd waar anders bepaal word, moet elke applikant die volgende gelde betaal:

1. Uitreiking van Sertifikate

Vir die uitreiking van enige verklaring of serti-fikaat:

(1) Ingevolge artikel 50(2) van Ordonnansie 17 van 1939: R2,00.

(2) Ingevolge enige ander Ordonnansie wat op die Raad van toepassing is: R1,00.

(3) Endossement op enige Verklaring: R1,00.

2. Verskaffing van Inligting

Vir die verskaffing van inligting ten opsigte van:

(1) Die naspoor van die naam en adres van 'n verbruiker of persoon: R1,00.

(2) Die naspoor van die ligging, grootte en waardasie van 'n eiendom: R1,00.

(3) Die aanhoudende soek na inligting per uur of gedeelte daarvan: R10,00.

3. Maak van Diverse Afdrucke

(1) Vir die maak van fotostatiese afdrucke per A4 grootte of gedeelte daarvan, elk: R0,30.

(2) Vir die maak van afskrifte en kopië, anders as per fotostaat, per A4 grootte of gedeelte daarvan, elk: R1,50.

(3) Vir die maak van planafdrucke:

(a) Op papier per meter of gedeelte daarvan: R4,00.

(b) Op linne en/of film, per meter of gedeelte daarvan, elk: R11,00.

(4) Kieserslyste

(a) Hooflys: R20,00.

(b) Per wyk: R7,00.

(5) Dorpsbeplanningskema, per eksemplaar: R25,00.

4. Vrstellings

(1) Die Uitreiking van Sertifikate, die verskaffing van inligting en die maak van afdrucke, word kosteloos voorsien indien aangevra en benodig deur Staatsdepartemente, Provinsiale Administrasie en Plaaslike Owerhede;

(2) Met die uitsondering van die verskaffing van inligting, soos in item 2 gespesifiseer, geskied die verskaffing van inligting kosteloos indien aangevra en benodig deur die geregi-streerde eienaar of sy gevolmagtige agent ten opsigte van enige gelde betaalbaar aan die Raad.

131—16

TOWN COUNCIL OF WARMBATHS AMENDMENT TO ELECTRICITY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939, (Ord. 17/1939) that the Town Council of Warmbaths intends to amend its Electricity By-laws as amended by Administrator's Notice No 1331 of 15 September 1982, by—

1) making provision for contract consumers;

2) fix a tariff for Messrs Claude Neon Lights SA (Pty) Ltd.

Copies of these amendments will be open for inspection at the Office of the Town Secretary (Room B.28), Municipal Offices, Warmbaths, for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the amendment to the by-laws, must do so in writing with the undersigned within four-

teen (14) days from date of publication hereof in the Provincial Gazette.

HJ PIENAAR
Town Clerk

Municipal Offices
Private Bag X1609
Warmbaths
0480
16 February 1983
Notice No 3/1983

STADSRAAD VAN WARMBAD WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ord. 17/1939) dat die Stadsraad van Warmbad van voorneme is om die Elektrisiteitsverordeninge van die Raad soos gewysig by Administrateurskennisgewing 1331 van 15 September 1982, verder te wysig deur—

1) voorsiening te maak vir kontrakverbruikers;

2) 'n tarief vas te stel vir Mnr Claude Neon Lights SA (Edms) Bpk.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadsekretaris (Kamer B.28), Munisipale Kantore, Warmbad vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na datum van publikasie hiervan in die Provinsiale Koerant by die ondergetekende indien.

HJ PIENAAR
Stadsklerk

Munisipale Kantore
Privaatsak X1609
Warmbad
0480
16 Februarie 1983
Kennisgewing No 3/1983

132—16

TOWN COUNCIL OF THABAZIMBI NOTICE PROPOSED ALIENATION OF ERF 767, THABAZIMBI EXTENSION NO 5

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, No 17 of 1939, that is the intention of the Town Council of Thabazimbi to alienate Erf 767, big 873 m², Thabazimbi Extension No 5, to a buyer at R8,00 per m² for the total price of R6 984,00 (Six thousand nine hundred and eighty four rand).

Further particulars regarding the proposed alienation are open for inspection at the Municipal Offices, Jourdan Street, Thabazimbi.

Any person who wishes to raise any objection, or any person agrieved or who will have any complain for compensation if such alienation is carried out, is requested to lodge his objection or claim, as the case may be, within 14 (fourteen) days from the date of publication hereof in the Provincial Gazette.

DIRK W VAN ROOYEN
Town Clerk

Municipal Offices
2 Jourdan Street
PO Box 90
Thabazimbi
0380
Tel 105
16 February 1983
Notice No 7/1983

**STADSRAAD VAN THABAZIMBI
KENNISGEWING**

**VOORGESTELDE VERVREEMDING VAN
ERF 767, THABAZIMBI UITBREIDING NO
5**

Kennis geskied hiermee ingevolge artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Thabazimbi voornemens is om Erf 767, Thabazimbi Uitbreiding No 5, groot 873 m² aan 'n koper te vervreem teen R8,00 per m² waarvan die totale verkoopprijs R6 984,00 (Sesduisend nege honderd vier en tagtig rand).

Verdere besonderhede met betrekking tot die voorgestelde vervreemding lê ter insae by die Munisipale Kantore, Jourdanstraat, Thabazimbi.

Enige persoon wat beswaar wil opper of enige persoon wat hom benadeel ag of enige aanspraak of vergoeding mag hê indien sodanige vervreemding mag plaasvind, word versoek om sy beswaar of aanspraak al na die geval, binne 14 (veertien) dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant skriftelik by ondergetekende in te dien.

DIRK W VAN ROOYEN
Stadsklerk

Munisipale Kantore
Jourdanstraat 2
Posbus 90
Thabazimbi
0380
Tel 105
16 Februarie 1983
Kennisgewing No 7/1983

133-16

VERWOERDBURG MUNICIPALITY

**NOTICE IN TERMS OF SECTION 80B(8) OF
THE LOCAL GOVERNMENT ORDINANCE, 1939 (ORDINANCE 17 OF 1939);
CHARGES IN RESPECT OF INTERMENT**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) it is hereby notified that the Town Council of Verwoerdburg has by special resolution determined the charges as set out in the Schedule below with 1 January 1983 as the date of coming into operation.

PJ GEERS
Town Clerk

16 February 1983
Notice No 10/1983

SCHEDULE

Additional charge for interment on a Saturday or Sunday:

- (a) For residents: R75,00.
- (b) For non-residents: R112,50.

MUNISIPALITEIT VERWOERDBURG

**KENNISGEWING KRAGTENS ARTIKEL
80B(8) VAN DIE ORDONNANSIE OP
PLAASLIKE BESTUUR, 1939 (ORDONNANSIE 17 VAN 1939):
GELDE TEN OPSIGTE VAN TERAARDEBESTELLING**

Ingevolge artikel 80(B)(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die gelde soos in die bylae uiteengesit met ingang 1 Januarie 1983 vasgestel het.

PJ GEERS
Stadsklerk

16 Februarie 1983
Kennisgewing No 10/1983

BYLAE

Bykomende heffing vir teraardebestelling op 'n Saterdag of 'n Sondag:

- (a) Vir inwoners: R75,00.
- (b) Vir nie-inwoners: R112,50.

134-16

**TOWN COUNCIL OF SANDTON
AMENDMENT TO ELECTRICITY BY-LAWS**

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of Sandton proposes to further amend the Electricity By-laws adopted by the Council under Administrator's Notice 425 of 31 March 1976, as amended.

The general purport of the proposed amendment is to increase the tariff for electricity payable for domestic, business, industrial and general supply from 1 January 1983, in accordance with the increase of the tariff by the Electricity Supply Commission.

Copies of the amendment are open for inspection during normal office hours at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the Town Clerk within fourteen days of the date of publication of this notice in the Provincial Gazette, viz. 16 February 1983.

JJ PRETORIUS

Civic Centre
Cor Rivonia Road & West Street
PO Box 78001
Sandton
2146
16 February 1983
Notice No 24/1983

**STADSRAAD VAN SANDTON
WYSIGING VAN ELEKTRISITEITS-
VERORDENINGE**

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Sandton van voorneme is om die Elektrisiteitsverordeninge deur die Raad aangeeem by Administrateurskennisgewing 425 van 31 Maart 1976, soos gewysig, verder te wysig.

Die algemene strekking van die voorgestelde wysiging is om die elektrisiteitstarief betaalbaar vir huishoudelike-, handels-, nywerheids- en algemene toevoer in ooreenstemming met die verhoging van tariewe deur die Elektrisiteitsvoorsieningskommissie, met ingang 1 Januarie 1983 te verhoog.

Afskrifte van bogenoemde wysiging lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die Kantoor van die Raad, gedurende kantoorure, ter insae.

Enige persoon wat beswaar teen voormelde wysiging wil aanteken moet dit skriftelik by die Stadsklerk doen binne veertien dae na datum van hierdie kennisgewing in die Provinsiale Koerant, naamlik 16 Februarie 1983.

JJ PRETORIUS

Burgersentrum
H/v Rivoniaweg en Weststraat
Posbus 78001
Sandton
2146
16 Februarie 1983
Kennisgewing No 24/1983

135-16

**LOCAL AUTHORITY OF VANDER-
BIJLPARK**

**NOTICE CALLING FOR OBJECTIONS TO
PROVISIONAL VALUATION ROLL**

(Regulation 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for financial year 1983/1986 is open for inspection at the Office of the Local Authority of Vanderbijlpark from 16 February 1983 to 28 March 1983, and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

C BEUKES
Town Clerk

Klasie Havenga Street
Vanderbijlpark
16 February 1983
Notice No 7/1983

**PLAASLIKE BESTUUR VAN
VANDERBIJLPARK**

**KENNISGEWING WAT BESWARE TEEN
VOORLOPIGE WAARDERINGSLYS
AANVRA**

(Regulasie 5)

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige waarderingslys vir die boekjare 1983/1986 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Vanderbijlpark vanaf 16 Februarie 1983 tot 28 Maart 1983 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C BEUKES
Stadsklerk

Klasie Havengastraat
Vanderbijlpark
16 Februarie 1983
Kennisgewing No 7/1983

136-16

**TOWN COUNCIL OF VEREENIGING
ADMINISTRATOR'S NOTICE
CORRECTION NOTICE**

DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE PARKS BY-LAWS: AMENDMENT

Notice No 9140/1983 published in the Official Gazette dated 26 January 1983 is hereby corrected by the substitution for the amount "R50,00" where it appears in the Afrikaans Schedule of the amount "R40,00".

JJROODT
Town Clerk

Municipal Offices
P O Box 35
Vereeniging
1930
16 February 1983
Notice No 9159/1983

**STADSRAAD VAN VEREENIGING
ADMINISTRATEURSKENNISGEWING
KENNISGEWING VAN VERBETERING
VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE PARKEER-
VERORDENINGE: WYSIGING**

Kennisgewing No 9140/1983 afgekondig in die Offisiële Koerant van 26 Januarie 1983 word hierby verbeter deur die bedrag "R50,00" waar dit in die Afrikaanse Bylae voorkom, met die bedrag "R40,00" te vervang.

JJROODT
Stadsklerk

Munisipale Kantoor
Posbus 35
Vereeniging
1930
16 Februarie 1983
Kennisgewing No 9159/1983

137—16

**BEDFORDVIEW VILLAGE COUNCIL
AMENDMENT TO AMBULANCE BY-LAWS**

It is hereby notified, in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Council intends amending the following by-laws:

AMBULANCE BY-LAWS (REVOKING OF TARIFFS)

The general purport of the amendment is to have the ambulance tariffs of the Council revoked.

New tariffs are to be promulgated by the Department of Hospital Services.

Copies of the proposed amendment are available in the office of the Council for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Anyone desirous to object against the said amendment must do so in writing to the undersigned by not later than Wednesday, 2 March 1983.

JJVANLSADIE
Town Clerk

Civic Centre
Bedfordview
2008
16 February 1983
Notice No 1/1983

**BEDFORDVIEW DORPSRAAD
WYSIGING VAN AMBULANSVERORDENINGE**

Hierby word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Raad van voorneme is om die volgende verordeninge te wysig:

AMBULANSVERORDENINGE (HERROEP VANTARIEWE)

Die algemene strekking van hierdie wysiging is om die ambulans tariewe van die Raad te herroep, welke tariewe deur tariewe van die Departement van Hospitaaldienste vervang word.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enigeen wie beswaar teen bogenoemde wysiging wens aan te teken moet dit skriftelik voor of op 2 Maart 1983 by die ondergetekende doen.

JJVANLSADIE
Stadsklerk

Burgersentrum
Bedfordview
2008
16 Februarie 1983
Kennisgewing No 1/1983

138—16

**VILLAGE COUNCIL OF BALFOUR
REVOCATION OF TARIFFS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance (Ordinance 17 of 1939) that the Village Council of Balfour intends to:

Revoke the ambulance tariffs published by Administrator's Notice of 9 November 1960, as amended.

Copies of these amendments are open for inspection during normal office hours at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to lodge an objection against the proposed revoking of tariffs shall do so in writing to the undersigned within fourteen days after the date of publication of this notice in the Provincial Gazette.

MJSTRYDOM
Town Clerk

Municipal Offices
Balfour
Transvaal
2410
16 Februarie 1983
Notice No 8/1983

**DORPSRAAD VAN BALFOUR
HERROEPING VANTARIEWE**

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur (Ordonnansie 17 van 1939) dat die Dorpsraad van Balfour van voorneme is om:

Die ambulans tariewe soos afgekondig by Administrateurskennisgewing van 9 November 1960, soos gewysig te herroep.

Afskrifte van hierdie wysigings lê gedurende gewone kantoorure 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 herroeping van hierdie tariewe wens aan te

teken, moet dit skriftelik binne vertien dae van die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

MJSTRYDOM
Stadsklerk

Munisipale Kantore
Balfour
Transvaal
2410
16 Februarie 1983
Kennisgewing No 8/1983

139—10

BENONI MUNICIPALITY

AMENDMENT OF CHARGES FOR THE PROVISION OF A SEWERAGE SERVICE

In terms of section 80B(8) of the Local Government Ordinance 1939, it is hereby notified that the Town Council of Benoni has, by special resolution, further amended the charges for the provision of a sewerage service previously determined by the Council and published by Municipal Notice No 89 of 1980 in Official Gazette 4093 of the Province of Transvaal dated 16 July 1980 to come into effect from the first day of the month following the date on which this notice is published in the Official Gazette of the Province of Transvaal:

By the substitution in item (a) of Part VIII under Schedule B for the figure "6c" of the figure "8c".

NBOTH
Town Clerk

Municipal Offices
Benoni
16 Februarie 1983
Notice No 180/1982

MUNISIPALITEIT BENONI

WYSIGING VAN GELDE VIR DIE LEWERING VAN 'N RIOLERINGSDIENS

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Benoni by spesiale besluit, die gelde vir die lewering van 'n rioleringsdiens, wat voorheen deur die Stadsraad vasgestel en afgekondig is by Munisipale Kennisgewing 89 van 1980 in Offisiële Koerant 4093 van die Provinsie Transvaal van 16 Julie 1980, soos volg verder gewysig het, om in werking te tree op die eerste dag van die maand wat volg op die datum waarop hierdie kennisgewing verskyn in die Offisiële Koerant van die Provinsie Transvaal:

Deur in item (a) van Deel VIII onder Bylae B die syfer "6c" deur die syfer "8c" te vervang.

NBOTH
Stadsklerk

Munisipale Kantore
Benoni
16 Februarie 1983
Kennisgewing No 180/1982

140—16

NIGEL MUNICIPALITY

AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

The determination of charges in terms of section 80 B of the Local Government Ordinance, 1939, for the Supply of Water of the Nigel Municipality, published under Municipal Notice

94/1981 in Provincial Gazette 4153 dated 1 July 1981, as amended is hereby further amended by the substitution in item 2(1)(a) and (b) under the heading "B. Charges for supply of Water" under the Schedule for the figures "R90" and "R100" of the figures "R190" and "R200" respectively.

PM WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
16 February 1983

MUNISIPALITEIT NIGEL

WYSIGING VAN VASSTELLING VAN
GELDE VIR DIE LEWERING VAN
WATER

Die vasstelling van gelde ingevolge artikel 80 B van die Ordonnansie op Plaaslike Bestuur, 1939, vir die lewering van water van die Munisipaliteit, Nigel, afgekondig by Munisipale Kennisgewing 94/1981 in Provinsiale Koerant 4153 van 1 Julie 1981 soos gewysig, word hierby verder gewysig deur in item 2(1)(a) en (b) onder die opskrif "B. Gelde vir die lewering van Water" onder die Bylae, die syfers "R90" en "R100" onderskeidelik deur die syfers "R190" en "R200" te vervang.

PM WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
16 Februarie 1983

141—16

TOWN COUNCIL OF WHITE RIVER

AMENDMENT TO DETERMINATION OF
CHARGES FOR THE SUPPLY OF ELEC-
TRICITY

In terms of section 80B(8) of the Local Government Ordinance, 1939, notice is hereby given that the Town Council of White River has by special resolution amended the determination of charges for the supply of Electricity published in Provincial Gazette 4226, dated 22 September 1982, with effect from 1 January 1983 by the substitution—

(a) in item 2(2)(a) for the figure "60c" of the figure "66c";

(b) in item 2(2)(b) for the figure "2,5c" of the figure "2,7c";

(c) in item 3(1) for the figures "88c" and "R4" of the figures "R1" and "R4,56" respectively;

(d) in item 3(2) for the figure "2,9c" of the figure "3,3c";

(e) in item 6(2) for the figures "93c" and "R4,22" of the figures "R1,06" and "R4,80" respectively; and;

(f) in item 6(3) for the figure "3,3c" of the figure "3,7c".

A F VAN HEERDEN
Acting Town Clerk

Municipal Offices
PO Box 2
White River
1240
16 February 1983
Notice No 2/1983

STADSRAAD VAN WITRIVIER

WYSIGING VAN VASSTELLING VAN
GELDE VIR DIE LEWERING VAN ELEK-
TRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur 1939, word hierby bekend gemaak dat die Stadsraad van Witrivier die vasstelling van gelde vir die lewering van Elektrisiteit, afgekondig in Offisiële Koerant 4226 van 22 September 1982, by spesiale besluit gewysig het met ingang 1 Januarie 1983 deur—

(a) in item 2(2)(a) die syfer "60c" deur die syfer "66c" te vervang;

(b) in item 2(2)(b) die syfer "2,5c" deur die syfer "2,7c" te vervang;

(c) in item 3(1) die syfers "88c" en "R4" onderskeidelik deur die syfers "R1" en "R4,56" te vervang;

(d) in item 3(2) die syfer "2,9c" deur die syfer "3,3c" te vervang;

(e) in item 6(2) die syfers "93c" en "R4,22" onderskeidelik deur die syfers "R1,06" en "R4,80" te vervang; en

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

A F VAN HEERDEN
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 2
Witrivier
1240
16 Februarie 1983
Kennisgewing No 2/1983

142—16

TOWN COUNCIL OF EDENVALE

AMENDMENT TO THE 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:—

Electricity By-laws

The general purport of these amendments is as follows:

A raising of tariffs due to a raise in the mass tariff payable by the Town Council of Edenvale to Escom.

Copies of these amendments are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

K F WARREN
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
16 February 1983
Notice No 118/1982

STADSRAAD VAN EDENVALE

WYSIGING VAN ELEKTRISITEITS-
VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voormemens is om die volgende verordeninge te wysig:—

Elektrisiteitsverordeninge.

Die algemene strekking van hierdie wysiging is soos volg:

'n Verhoging van tariewe weens 'n styging van die massatarief betaalbaar deur die Stadsraad van Edenvale aan Evkom.

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 14 dae na die datum van publikasie na hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

K F WARREN
Stadsklerk

Munisipale Kantore
Posbus 25
Edenvale
1610
16 Februarie 1983
Kennisgewing No 118/1982

143—16

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