

THE PROVINCE OF TRANSVAAL

# Official Gazette

(Registered at the Post Office as a Newspaper)



DIE PROVINSIE TRANSVAAL

# 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. 229

PRETORIA 22 AUGUST  
22 AUGUSTUS 1984

4340

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

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Yearly (post free) — R10,00 plus GST.

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

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C C J BADENHORST  
for Provincial Secretary

## Proclamations

No 125 (Administrator's), 1984

### PROCLAMATION

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

Now, therefore, I do hereby promulgate the Local Government (Administration and Elections) Amendment Ordinance, 1984, which is printed hereunder.

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

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C C J BADENHORST  
namens Proviniale Sekretaris

## Proklamasies

No 125 (Administrateurs-), 1984

### PROKLAMASIE

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

So is dit dat ek hierby die Wysigingsordonansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1984, wat hieronder gedruk is, afkondig.

Given under my Hand at Pretoria, on this 13th day of August, One thousand Nine hundred and Eighty-four.

W A CRUYWAGEN  
Administrator of the Province Transvaal  
PR 4-11 (1984/13)

Ordinance No 13 of 1984  
(Assented to on 9 July 1984)  
(English copy signed by the State President)

## AN ORDINANCE

To amend the Local Government (Administration and Elections) Ordinance, 1960, in respect of the requirement that a town clerk shall not be the head of any department, section or branch as contemplated in section 64.

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

Substitution of section 64 of Ordinance 40 of 1960, as substituted by section 6 of Ordinance 17 of 1972.

1. The following section is hereby substituted for section 64 of the Local Government (Administration and Elections) Ordinance, 1960:

"Town clerk may be head of department, section or branch or town secretary." 64. Notwithstanding anything to the contrary contained in this Ordinance, the town clerk—  
(a) of a village council;  
(b) of a town council, with the consent of the Administrator,

may be the head of any department, section or branch or, where applicable, the town secretary of that council."

2. This Ordinance shall be called the Local Government (Administration and Elections) Amendment Ordinance, 1984, and shall be deemed to have come into operation on 3 November 1978.

No 126 (Administrator's), 1984

## PROCLAMATION

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

Now, therefore, I do hereby promulgate the Local Authorities Rating Amendment Ordinance, 1984, which is printed hereunder.

Given under my Hand at Pretoria, on this 13th day of August, One thousand Nine hundred and Eighty-four.

W A CRUYWAGEN  
Administrator of the Province Transvaal  
PR 4-11 (1984/12)

Ordinance No 12 of 1984  
(Assented to on 9 July 1984)  
(Afrikaans copy signed by the State President)

Gegee onder my Hand te Pretoria op hede die 13e dag van Augustus, Eenduisend Negehonderd Vier-en-tigtyg.

W A CRUYWAGEN  
Administrateur van die Provinse Transvaal  
PR 4-11 (1984/13)

Ordonnansie No 13 van 1984  
(Toestemming verleent op 9 Julie 1984)  
(Afrikaanse eksemplaar deur die Staatspresident onderteken)

## 'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, ten opsigte van die vereiste dat 'n stadsklerk nie die hoof van enige departement, afdeling of vertakking mag wees nie soos in artikel 64 beoog.

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

Vervanging van artikel 64 van Ordonnansie 40 van 1960, soos vervang deur artikel 6 van Ordonnansie 17 van 1978.

1. Artikel 64 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, word hierby deur die volgende artikel vervang:

"Stadsklerk kan hoof van departement, afdeling of vertakking of stadssekretaris wees.

64. Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die stadsklerk—

- (a) van 'n dorpsraad;
- (b) van 'n stadsraad met die toestemming van die Administrateur.

die hoof van enige departement, afdeling of vertakking of, waar van toepassing, die stadssekretaris van daardie raad wees."

Kontroleer in werking gebring.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1984, en word geag op 3 November 1978 in werking te getree het.

No 126 (Administrateurs-), 1984

## PROKLAMASIE

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

So is dit dat ek hierby die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1984, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 13e dag van Augustus, Eenduisend Negehonderd Vier-en-tigtyg.

W A CRUYWAGEN  
Administrateur van die Provinse Transvaal  
PR 4-11 (1984/12)

Ordonnansie No 12 van 1984  
(Toestemming verleent op 9 Julie 1984)  
(Afrikaanse eksemplaar deur die Staatspresident onderteken)

## 'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, ten opsigte van die woordomskrywing in artikel 1 vervat.

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

Wysiging van artikel 1 van  
Ordonnansie 11 van 1977,  
soos gevryzig  
deur artikel 1  
van  
Ordonnansie  
15 van 1980.

1. Artikel 1 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, word hierby gewysig deur na paragraaf (b) van die woordomskrywing van "reg in grond" die volgende paragraaf in te voeg:

"(c) enige huurkontrak van grond kragtens myntitel gehou waar sodanige grond in gevolge artikel 158 van die Wet op Mynregte, 1967, van die bepalings van Hoofstuk X en artikel 139(1) van daardie Wet uitgesluit is;".

Kort titel.  
2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1984.

No 127 (Administrator's), 1984

### PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Village Council of Koster.

Given under my Hand at Pretoria, this 7th day of August, One thousand Nine hundred and Eighty-four.

W A CRUYWAGEN  
Administrator of the Province of Transvaal  
PB 3-6-2-61-1

### SCHEDULE

A road over Erf No 10, Cedrela Township as indicated by the letters P Q R S on Diagram No SG A3520/84.

## Administrator's Notices

Administrator's Notice 1464

22 August 1984

The following Draft Ordinance is published for general information:

## A DRAFT ORDINANCE

To provide for an election by members of the Provincial Council to count certain service as pensionable service.

Introduced by Mr S J Schoeman, MEC

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

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

## 'N ORDINANCE

To amend the Local Authorities Rating Ordinance, 1977, in respect of the definitions contained in section 1.

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

Amendment of section 1 of Ordinance 11 of 1977, as amended by section 1 of Ordinance 15 of 1980.

1. Section 1 of the Local Authorities Rating Ordinance, 1977, is hereby amended by the insertion after paragraph (b) of the definition of "right in land" of the following paragraph:

"(c) any lease of land held under mining title where such land has, in terms of section 158 of the Mining Rights Act, 1967, been exempted from the provisions of Chapter X and section 139(1) of that Act;".

Short title.

2. This Ordinance shall be called the Local Authorities Rating Amendment Ordinance, 1984.

No 127 (Administrateurs-), 1984

### PROKLAMASIE

Kragtens die bevoegdhede aan my verleent by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande BYLAE tot 'n publieke pad onder die regsvoegheid van die Dorpsraad van Koster.

Gegee onder my Hand te Pretoria, op hede die 7e dag van Augustus, Eenduisend Negehonderd Vier-en-tigtyg.

W A GRUYWAGEN  
Administrateur van die Provincie Transvaal  
PB 3-6-6-2-61-1

### BYLAE

'n Pad oor Erf No 10, dorp Cedrela soos aangedui deur die letters P Q R S op Kaart No LG A3520/84.

## Administrateurskennisgewings

Administrateurskennisgewing 1464

22 Augustus 1984

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

## 'N ONTWERPORDONNANSIE

Om voorstelling te maak vir 'n keuse deur lede van die Provinciale Raad om sekere diens as pensioengewende diens te tel.

Ingedien deur Mnr S J Schoeman, L UK

**D**IE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

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

- (i) 'Amendment Ordinance' means the Provincial Council and Executive Committee Members' Pensions Amendment Ordinance, 1980 (Ordinance 7 of 1980);
- (ii) 'member' means a member as defined in section 1 of the principal Ordinance;
- (iii) 'pensionable service' means pensionable service as defined in section 1 of the principal Ordinance;
- (iv) 'principal Ordinance' means the Provincial Council and Executive Committee Members' Pensions Ordinance, 1973 (Ordinance 20 of 1973).

Election to count certain service as pensionable service.

2. A member who on the date of the commencement of the Amendment Ordinance could, in terms of section 3 of the principal Ordinance, as substituted by section 3(1) of the Amendment Ordinance, have elected to count any period of service contemplated therein as pensionable service, but has failed to exercise an election in accordance with that section may, on or before 31 December 1985, elect to count any period of such service as pensionable service.

Short title.

3. This Ordinance shall be called the Pensionable Service of Members of the Provincial Council Ordinance, 1984.

(DO-21-84)

Administrator's Notice 1465

22 August 1984

The following Draft Ordinance is published for general information:-

## A DRAFT ORDINANCE

To amend the Education Ordinance, 1953, to provide for the establishment of an Education Council; to provide for a new management structure for provincial educational institutions; to provide for the payment of tuition fees; to provide for matters relating to the school boards of Rustenburg and Waterberg; and to provide for matters incidental thereto.

Introduced by Mr S.J. Schoeman, MEC

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

Amendment of section 1 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 17 of 1969, section 1 of Ordinance 16 of 1974, section 1 of Ordinance 13 of 1979, section 1 of Ordinance 16 of 1980 and section 1 of Ordinance 10 of 1984.

1. Section 1 of the Education Ordinance, 1953 (hereinafter referred to as the principal Ordinance), is hereby amended—

(a) by the substitution for Chapter II and the contents thereof of the following Chapter and contents:

### "CHAPTER II

Management of Provincial Educational Institutions.

(A) Regional councils: Sections 8 to 18.

(B) School boards: Sections 19 to 31.

- (i) 'Hoofordonnansie' die Ordonnansie op Pensioene vir lede van die Provinciale Raad en die Uitvoerende Komitee, 1973 (Ordonnansie 20 van 1973);
- (ii) 'lid' 'n lid soos in artikel 1 van die Hoofordonnansie omskryf;
- (iii) 'pensioengewende diens' pensioengewende diens soos in artikel 1 van die Hoofordonnansie omskryf;
- (iv) 'Wysigingsordonnansie' die Wysigingsordonnansie op Pensioene vir Lede van die Provinciale Raad en die Uitvoerende Komitee, 1980 (Ordonnansie 7 van 1980).

Keuse om sekere diens as pensioengewende diens te tel.

2. 'n Lid wat op die datum van inwerkingtreding van die Wysigingsordonnansie ingevolge artikel 3 van die Hoofordonnansie, soos vervang deur artikel 3(1) van die Wysigingsordonnansie, kon kies om enige tydperk van diens daarin beoog as pensioengewende diens te tel, maar nagelaat het om 'n keuse ooreenkomsdig daardie artikel uit te oefen, kan voor of op 31 Desember 1985 kies om enige tydperk van sodanige diens as pensioengewende diens te tel.

Kort titel.

3. Hierdie Ordonnansie heet die Ordonnansie op Pensioengewende Diens van Lede van die Provinciale Raad, 1984.

(OO-21-84)

Administratorskennisgiving 1465

22 Augustus 1984

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:-

## 'N ONTWERPORDONNANSIE

Tot wysiging van die Onderwysordonnansie, 1953, om voorsteling te maak vir die instelling van 'n Onderwystraad; om voorsteling te maak vir 'n nuwe bestuurstruktur vir provinsiale onderwysinstellings; om voorsteling te maak vir die betaling van onderriggelede; om voorsteling te maak vir aanleenthede betreffende die skoolrade van Rustenburg en Waterberg; en om vir bykomstige aanleenthede voorsteling te maak.

Ingedien deur Mn S.J. Schoeman, LUK

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

1. Artikel 1 van die Onderwysordonnansie, 1953 (hierna die Hoofordonnansie genoem), word hierby gewysig—

(a) deur Hoofstuk II en die inhoud daarvan deur die volgende Hoofstuk en inhoud te vervang:

### "HOOFSTUK II

Bestuur van Provinciale Onderwysinstellings.

(A) Streekrade: Artikels 8 tot 18.

(B) Skoolrade: Artikels 19 tot 31.

Wysiging van artikel 1 van Ordonnansie 29 van 1953, soos gewysig deur artikel 1 van Ordonnansie 17 van 1969, artikel 1 van Ordonnansie 16 van 1974, artikel 1 van Ordonnansie 13 van 1979, artikel 1 van Ordonnansie 16 van 1980 en artikel 1 van Ordonnansie 10 van 1984.

Amendment of section 2 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 21 of 1955, section 1 of Ordinance 30 of 1960, section 2 of Ordinance 17 of 1969, section 2 of Ordinance 16 of 1974, section 1 of Ordinance 8 of 1976, section 1 of Ordinance 10 of 1976 and section 1 of Ordinance 12 of 1977.

- (C) Management councils: Sections 32 to 41; and
- (b) by the substitution in the contents of Chapter VII for the words "Section one hundred" of the expression "Sections 100 and 100A".
- 2. Section 2 of the principal Ordinance is hereby amended —**
- (a) by the insertion after the definition of "child of compulsory school-going age" of the following definition:
- "(viA) 'clinic school' means a clinic school as defined in section 1 of the Special Education Ordinance, 1968 (Ordinance 20 of 1968); (xviB)";
- (b) by the substitution in the definition of "district" for the expression "section 8(1)" of the expression "section 19(1)";
- (c) by the insertion after the definition of "inspector of education" of the following definition:
- "(xiii) 'management council' means a management council established in terms of section 33; (iiiA)";
- (d) by the substitution for the definition of "provincial educational institution" of the following definition:
- "(xxii) 'provincial educational institution' means a primary school, secondary school, provincial nursery school established in terms of section 110(1), public special school and includes, except for the purposes of Chapter II and section 100A, a class or college established in terms of section 104(1); (xxvii)";
- (e) by the insertion after the definition of "public special school" of the following definition:
- "(xxivB) 'regional council' means a regional council established in terms of section 9; (xxxviA)";
- (f) by the deletion of the definition of "returning officer";
- (g) by the deletion of the definition of "school committee"; and
- (h) by the substitution in the definition of "secretary" for the words "section forty-six" of the expression "section 30".
- 3. Section 3 of the principal Ordinance is hereby amended by the substitution in subparagraph (ii) of paragraph (d) of subsection (1) for the words "school committee or body referred to in section fifty-two" of the words "management council".**

Amendment of section 3 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 13 of 1957, section 1 of Ordinance 18 of 1958, section 3 of Ordinance 17 of 1969, section 3 of Ordinance 16 of 1974 and section 2 of Ordinance 12 of 1977.

Wysiging van artikel 2 van Ordonnansie 29 van 1953, soos gewysig deur artikel 1 van Ordonnansie 21 van 1955, artikel 1 van Ordonnansie 30 van 1960, artikel 2 van Ordonnansie 17 van 1969, artikel 2 van Ordonnansie 16 van 1974, artikel 1 van Ordonnansie 8 van 1976, artikel 1 van Ordonnansie 10 van 1976 en artikel 1 van Ordonnansie 12 van 1977.

- (C) Bestuursrade: Artikels 32 tot 41.;
- (b) deur in die inhoud van Hoofstuk VII die woorde "Artikel honderd" deur die uitdrukking "Artikels 100 en 100A" te vervang.
- 2. Artikel 2 van die Hoofordonnansie word hierby gewysig —**
- (a) deur na die woordomskrywing van "amptenaar" die volgende woordomskrywing in te voeg:
- "(iiiA) 'bestuursraad' 'n bestuursraad ingestel ingevolge artikel 33; (xiii)";
- (b) deur in die woordomskrywing van "distrik" die uitdrukking "artikel 8(1)" deur die uitdrukking "artikel 19(1)" te vervang;
- (c) deur die woordomskrywing van "kiesbeampte" te skrap;
- (d) deur na die woordomskrywing van "kleuterskoolonderwys" die volgende woordomskrywing in te voeg:
- "(xviB) 'kliniekskool' 'n kliniekskool soos omskryf in artikel 1 van die Ordonnansie op Spesiale Onderwys, 1968 (Ordonnansie 20 van 1968); (viA)";
- (e) deur die woordomskrywing van "provinsiale onderwysinrigting" deur die volgende woordomskrywing te vervang:
- "(xxvii) 'provinsiale onderwysinrigting' 'n laer skool, sekondêre skool, provinsiale kleuterskool ingevolge artikel 110(1) ingestel, openbare spesiale skool en, behalwe by die toepassing van Hoofstuk II en artikel 100A, ook 'n klas of kollege ingevolge artikel 104(1) ingestel; (xxii)";
- (f) deur in die woordomskrywing van "sekretaris" die woorde "artikel ses-en-veertig" deur die uitdrukking "artikel 30" te vervang;
- (g) deur die woordomskrywing van "skoolkomitee" te skrap; en
- (h) deur na die woordomskrywing van "standerd" die volgende woordomskrywing in te voeg:
- "(xxxviA) 'streekraad' 'n streekraad ingestel ingevolge artikel 9; (xxivB)".

**3. Artikel 3 van die Hoofordonnansie word hierby gewysig deur in subparagraph (ii) van paragraaf (d) van subartikel (1) die woorde "skoolkomitee of liggaaam in artikel twee-en-vyftig genoem" deur die woorde "bestuursraad" te vervang.**

Insertion of  
section 4 in  
Ordinance 29  
of 1953.

**4.(1)** The following section is hereby inserted after section 3 of the principal Ordinance:

"Education Council."

**4.(1)** There is hereby established a council, to be known as the Education Council.

(2) The Education Council shall consist of 45 members, appointed by the Administrator, and shall be constituted as follows:

- (a) 10 persons nominated by the Director;
- (b) the chairmen of the regional councils;
- (c) a parent representative of each of the regional councils;
- (d) 3 representatives of the tertiary educational institutions in the Province;
- (e) 2 representatives of the private schools in the Province;
- (f) 3 representatives of each of the associations of teachers and each of the associations of parents recognized by the Administrator in terms of section 6(h); and
- (g) 2 other persons who, in the opinion of the Administrator, are thoroughly conversant with educational matters in the Province.

(3) No person shall be appointed or continue to hold office as a member of the Education Council —

- (a) if he has been or is convicted of any offence for which he has been or is sentenced to imprisonment without the option of a fine, unless —
  - (i) he has received or receives a grant of amnesty or a free pardon;
  - (ii) the period of such imprisonment has expired at least 3 years prior to the date of his appointment;
- (b) if he is or becomes of unsound mind and has been or is so declared by a competent court;
- (c) if he is an unrehabilitated insolvent or becomes insolvent;
- (d) if, in the case of a teacher, he has been or is found guilty of misconduct in terms of section 93(2).

Invoeging van  
artikel 4 in  
Ondomansie  
29 van 1953.

**4.(1)** Die volgende artikel word hierby na artikel 3 van die Hoofordonnansie ingevoeg:

"Onderwysraad."

**4.(1)** Daar word hierby 'n raad ingestel wat die Onderwysraad heet.

(2) Die Onderwysraad bestaan uit 45 lede deur die Administrator aangestel en word soos volg saamgestel:

- (a) 10 persone deur die Direkteur benoem;
- (b) die voorsitters van die streekrade;
- (c) 'n ouerverteenvoordiger van elk van die streekrade;
- (d) 3 verteenwoordigers van die tersiêre onderwysinrigtings in die Provinse;
- (e) 2 verteenwoordigers van die private skole in die Provinse;
- (f) 3 verteenwoordigers van elk van die verenigings van onderwysers en elk van die verenigings van ouers wat ingevolge artikel 6(h) deur die Administrator erken word; en
- (g) 2 ander persone wat, na die mening van die Administrator, deeglik vertrouyd is met onderwysaangeleenthede in die Provinse.

(3) Niemand word aangestel of bly in sy amp aan as lid van die Onderwysraad nie —

- (a) indien hy aan enige misdryf skuldig bevind is of word waarvoor hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis is of word, tensy —
  - (i) amnestie of algehele gracie aan hom toegestaan is of word;
  - (ii) die tydperk van sodanige gevangenisstraf minstens 3 jaar voor die datum van sy aanstelling verstryk het;
- (b) indien hy in sy geestesvermoë gekrenk is of word en deur 'n bevoegde hof aldus verklaar is of word;
- (c) indien hy 'n ongerehabiliteerde insolvent is of insolvent word;
- (d) indien, in die geval van 'n onderwyser, hy ingevolge artikel 93(2) aan wangedrag skuldig verklaar is of word.

(4) A member of the Education Council shall hold office for such period as the Administrator may determine: Provided that —

- (a) the Administrator may, at any time, remove a member from office;
- (b) a member shall vacate his office if he has been absent from 3 consecutive ordinary meetings of the council without the consent of the council.

(5) Where for any reason the office of a member becomes vacant, the Administrator shall, subject to the provisions of subsection (2), appoint any other person in the stead of such member.

(6) The Administrator shall, from time to time, designate one of the members of the Education Council as chairman.

(7) The majority of the members of the Education Council shall form a quorum for a meeting of the council.

(8) The Education Council shall make its own rules relating to —

- (a) the calling of meetings of such council and the procedure thereat; and
- (b) the keeping, inspection and furnishing of copies of the minutes of such meetings.

(9) The Education Council shall advise the Director on all matters in regard to education which the Director may refer to the council.

(10) A member of the Education Council shall be paid such fees and allowances as the Administrator may determine.

(11) The Director shall provide the Education Council with such clerical, professional and other assistance as he may deem necessary for the proper exercise of its powers and the performance of its duties.”.

(2) The provisions of subsection (1) shall come into operation on a date determined by the Administrator by proclamation in the *Provincial Gazette*.

5. Section 6 of the principal Ordinance is hereby amended —

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

“(dA) establish a fund at any public school in order —  
 (i) to provide amenities or promote activities for such school which he may deem necessary in the general interest of the school;

Amendment of section 6 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 11 of 1956, section 3 of Ordinance 18 of 1958, section 8 of Ordinance 4 of 1961, section 1 of Ordinance 5 of 1972, section 4 of Ordinance 16 of 1974 and section 3 of Ordinance 12 of 1977.

(4) 'n Lid van die onderwysraad beklee sy amp vir die tydperk wat die Administrateur bepaal: Met dien verstande dat —

- (a) die Administrateur te eniger tyd 'n lid van sy amp kan onthef;
- (b) 'n lid sy amp ontruim indien hy sonder die toestemming van die raad van 3 agtereenvolgende gewone vergaderings van die raad afwesig was.

(5) Waar die amp van 'n lid om enige rede vakant word, stel die Administrateur, behoudens die bepalings van subartikel (2), iemand anders in die plek van sodanige lid aan.

(6) Die Administrateur wys van tyd tot tyd een van die lede van die Onderwysraad as voorzitter aan.

(7) Die meerderheid van die lede van die Onderwysraad maak 'n kworum vir 'n vergadering van die raad uit.

(8) Die Onderwysraad maak sy eie reëls betreffende —

- (a) die bele van vergaderings van sodanige raad en die prosedure daarby; en
- (b) die hou van, insae in en voorsiening van afskrifte van die notules van sodanige vergaderings.

(9) Die Onderwysraad dien die Direkteur van advies oor alle sake in verband met onderwys wat die Direkteur na die raad verwys.

(10) Aan 'n lid van die Onderwysraad word die geldie en toelaes betaal wat die Administrateur bepaal.

(11) Die Direkteur voorsien die Onderwysraad van die klerklike, professionele en ander hulp wat hy nodig ag vir die behoorlike uitvoering van sy bevoegdhede en die vervulling van sy pligte.”.

(2) Die bepalings van subartikel (1) tree in werking op 'n datum deur die Administrateur by proklamasie in die *Provinsiale Koerant* bepaal.

5. Artikel 6 van die Hoofordonnansie word hierby gewysig —

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

“(dA) 'n fonds instel by enige openbare skool ten einde —

(i) vir sodanige skool gevree te voorsien of aktiwiteite te bevorder wat hy in die algemene belang van die skool nodig ag;

Wysiging van artikel 6 van Ordonnansie 29 van 1953, soos gewysig deur artikel 1 van Ordonnansie 11 van 1956, artikel 3 van Ordonnansie 18 van 1958, artikel 8 van Ordonnansie 4 van 1961, artikel 1 van Ordonnansie 5 van 1972, artikel 4 van Ordonnansie 16 van 1974 en artikel 3 van Ordonnansie 12 van 1977.

(ii) to promote the educational interests of the pupils of such school:

Provided that —

(aa) all contributions to such fund shall be voluntary; and

(bb) the Administrator may determine the conditions subject to which contributions shall be made to such fund by or on behalf of a pupil of such school;"; and

(b) by the substitution for paragraph (h) of the following paragraph:

"(h) recognize any association of teachers or any association of parents for such purposes as he may deem fit as an association which, in his opinion, is, in the case of teachers, representative of any group of teachers or, in the case of parents, representative of any group of parents, and he may, at any time, amend or withdraw such recognition; and".

Substitution of Chapter II of Ordinance 29 of 1953.

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

## “CHAPTER II

### MANAGEMENT OF PROVINCIAL EDUCATIONAL INSTITUTIONS

#### (A) REGIONAL COUNCILS

Division of Province into regions for purposes of establishing regional councils.

8.(1) The Administrator may, for the purposes of establishing regional councils, from time to time, by notice in the *Provincial Gazette*, divide the Province into as many regions as he may deem necessary and he may, at any time, amend such division.

(2) Where the Administrator intends to exercise any power conferred by subsection (1), he shall give at least 2 months' notice of such intention in the *Provincial Gazette*.

Council to be established for every region.

9. The Administrator shall establish a council for every region, to be known as a regional council.

Regional council a body corporate.

10. A regional council shall be a body corporate capable of suing and of being sued.

Constitution of regional council.

11. The members of a regional council shall be appointed by the Administrator and such council shall be constituted as follows:

(ii) die opvoedkundige belang van die leerlinge van sodanige skool te bevorder:

Met dien verstande dat —

(aa) alle bydraes tot sodanige fonds vrywillig is; en

(bb) die Administrateur die voorwaardes kan bepaal onderworpe waaraan bydraes deur of namens 'n leerling van sodanige skool tot sodanige fonds gemaak word;"; en

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

"(h) enige vereniging van onderwysers of enige vereniging van ouers vir die doeleindes wat hy goed ag, erken as 'n vereniging wat, na sy mening, in die geval van onderwysers, verteenwoordigend is van enige groep onderwysers of, in die geval van ouers, verteenwoordigend is van enige groep ouers, en hy kan sodanige erkenning te eniger tyd wysig of terugtrek; en".

Vervanging van Hoofstuk II van Ordonnansie 29 van 1953.

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

## “HOOFSTUK II

### BESTUUR VAN PROVINSIALE ONDERWYSINRIGTINGS

#### (A) STREEKRADE

Indeling van Provincie in streeke vir doeleindes van instelling van streekrade.

8.(1) Die Administrateur kan, vir die doeleindes van die instelling van streekrade, van tyd tot tyd by kennisgewing in die *Provinsiale Koerant* die Provincie in soveel streeke indeel wat hy nodig ag en hy kan sodanige indeling te eniger tyd wysig.

(2) Waar die Administrateur van voorneme is om enige bevoegdheid by subartikel (1) verleen, uit te oefen, gee hy minstens 2 maande kennis van sodanige voorneme in die *Provinsiale Koerant*.

Raad vir elke streek ingestel te word.

9. Die Administrateur stel 'n raad vir elke streek in wat 'n streekraad heet.

Streekraad 'n regspersoon.

10. 'n Streekraad is 'n regspersoon wat in regte as eiser en verweerde kan optree.

Samestelling van streekraad.

11. Die lede van 'n streekraad word deur die Administrateur aangestel en sodanige raad word soos volg saamgestel:

- (a) 4 officers nominated by the Director, of whom 2 shall be inspectors of education; and
- (b) the chairmen of the school boards having supervision over the provincial educational institutions within the region concerned.

Period of office of members of regional council.

**12.(1)** Subject to the provisions of this section, a member of a regional council shall hold office for a period of 3 years from a date determined by the Administrator as the date on which the members of such council shall assume office: Provided that the Administrator may, at any time, remove a member from office.

(2) Where the area of a regional council is altered by virtue of an amendment of the division contemplated in section 8(1), the Administrator shall constitute a new council for the area so altered, and in such a case the members thereof shall hold office for the unexpired periods of office of the members of the previous council.

(3) Where a member of a regional council is removed from office by the Administrator or for any reason vacates his office, the Administrator shall, subject to the provisions of section 11, appoint any other person in the stead of such member for the unexpired portion of the latter's period of office.

Designation of secretary of regional council.

**13.** The Administrator shall, from time to time, designate one of the members of a regional council contemplated in section 11(a) as secretary.

Quorum for meeting of regional council.

**14.** The majority of the members of a regional council shall form a quorum for a meeting of the council.

Powers and duties of regional council.

#### **15. A regional council shall—**

- (a) perform such duties relating to—
- (i) the provision and maintenance of sites and buildings for provincial educational institutions and teachers' quarters within the region concerned, including institutions accessory to such educational institutions; and
- (ii) the establishment and disestablishment of institutions contemplated in subparagraph (i).

- (a) 4 amptenare deur die Directeur benoem, van wie 2 inspekteurs van onderwys moet wees; en
- (b) die voorsitters van die skoolrade wat toesig het oor die provinsiale onderwysinrigtings binne die betrokke streek.

Ampstermyn van lede van streekraad.

**12.(1)** Behoudens die bepalings van hierdie artikel, beklee 'n lid van 'n streekraad sy amp vir 'n tydperk van 3 jaar vanaf 'n datum deur die Administrateur bepaal as die datum waarop die lede van sodanige raad hulle amp aanvaar: Met dien verstande dat die Administrateur te eniger tyd 'n lid van sy amp kan onthef.

(2) Waar die gebied van 'n streekraad verander word uit hoofde van 'n wysiging van die indeling in artikel 8(1) beoog, stel die Administrateur 'n nuwe raad saam vir die gebied aldus verander, en in so 'n geval beklee die lede daarvan hulle amp vir die onverstrekke ampstermyne van die lede van die vorige raad.

(3) Waar 'n lid van 'n streekraad deur die Administrateur van sy amp onthef word of sy amp om enige rede ontruim, stel die Administrateur, behoudens die bepalings van artikel 11, iemand anders in die plek van sodanige lid aan vir die onverstrekke gedeelte van laasgenoemde se ampstermyne.

Aanwyding van sekretaris van streekraad.

**13.** Die Administrateur wys van tyd tot tyd een van die lede van 'n streekraad in artikel 11(a) beoog as sekretaris aan.

Kworum vir vergadering van streekraad.

**14.** Die meerderheid van die lede van 'n streekraad maak 'n kworum vir 'n vergadering van die raad uit.

Bewoegdhede en pligte van streekraad.

#### **15. 'n Streekraad —**

- (a) vervul die pligte betrefende
- (i) die voorsiening en onderhoud van terreine en geboue vir provinsiale onderwysinrigtings en onderwysers-wonings binne die betrokke streek, met inbegrip van inrigtings behorende by sodanige onderwysinrigtings; en
- (ii) die instelling en opheffing van inrigtings in subparagraaf (i) beoog.

as the Administrator may impose upon it and to the extent determined by the Administrator;

- (b) pay to its members such fees and allowances as the Administrator may determine; and
- (c) shall exercise such powers or perform such other duties as the Administrator may confer or impose upon it.

*Administration  
of certain  
moneys.*

**16. A regional council shall —**

- (a) in the manner prescribed by regulation administer —
  - (i) all moneys donated or bequeathed to it;
  - (ii) all moneys allocated to it out of the Provincial Revenue Fund; and
  - (iii) any other moneys received by it; and
- (b) in respect of the moneys contemplated in paragraph (a), keep such registers and accounts as may be required by the Director, and the Provincial Auditor shall annually examine and audit such registers and accounts.

*Director shall  
provide  
regional  
council with  
clerical,  
professional  
and other  
assistance.*

**17. The Director shall provide a regional council with such clerical, professional and other assistance as he may deem necessary for the proper exercise of its powers and the performance of its duties.**

*Regulations.*

**18. The Administrator may make regulations relating to —**

- (a) the election of office bearers of regional councils, the calling of meetings of such councils and the procedure thereat and the keeping, inspection and furnishing of copies of the minutes of such meetings;
- (b) the authentication and execution of documents by regional councils;
- (c) any other matter which he may deem necessary for achieving the purposes of this Part.

*Division of  
Province into  
districts for  
purposes of  
establishing  
school boards.*

**19.(1) The Administrator may, for the purposes of establishing school boards, from time to time, by notice in the *Provincial Gazette*, divide the Province into as many districts as he may deem necessary and he may, at any time, amend such division.**

**(B) SCHOOL BOARDS**

wat die Administrateur aan hom opdra en in die mate deur die Administrateur bepaal;

- (b) betaal aan sy lede die gelde en toelaes wat die Administrateur bepaal; en
- (c) oefen die bevoegdhede uit of vervul die ander pligte wat die Administrateur aan hom verleen of opdra.

*Administrasie  
van sekere  
geldte.*

**16. 'n Streekraad —**

- (a) administreer op die wyse voorgeskryf by regulasie —
  - (i) alle geldte wat aan hom geskenk of bemaak is;
  - (ii) alle geldte wat aan hom uit die Proviniale Inkostefonds toegewys is; en
  - (iii) enige ander geldte wat hy ontvang; en
- (b) hou, ten opsigte van die geldte in paragraaf (a) beoog, die registers en rekeninge wat deur die Direkteur vereis word en die Proviniale Ouditeur ondersoek en ouditeer sodanige registers en rekeninge jaarliks.

*Direkteur  
voorsien  
streekraad  
van klerklike,  
professionele  
en ander hulp.*

**17. Die Direkteur voorsien 'n streekraad van die klerklike, professionele en ander hulp wat hy nodig ag vir die behoorlike uitvoering van sy bevoegdhede en die vervulling van sy pligte.**

*Regulasies.*

**18. Die Administrateur kan regulasies maak betreffende —**

- (a) die verkiesing van ampsbekleers van streekrade, die belé van vergaderings van sodanige rade en die prosedure daarby en die hou van, insae in en voorsiening van afskrifte van die notules van sodanige vergaderings;
- (b) die waарmerking en verlyding van dokumente deur streekrade;
- (c) enige ander saak wat hy nodig ag vir die bereiking van die doeleindes van hierdie Deel.

**(B) SKOOLRADE**

*Indeling van  
Provinsie in  
distrikte vir  
doeleindes  
van instelling  
van skoolrade.*

**19.(1) Die Administrateur kan, vir die doeleindes van die instelling van skoolrade, van tyd tot tyd by kennisgewing in die *Proviniale Koerant* die Provinsie in soveel distrikte indeel wat hy nodig ag en hy kan sodanige indeling te eniger tyd wysig.**

(2) Where the Administrator intends to exercise any power conferred by subsection (1), he shall give at least 2 months' notice of such intention in the *Provincial Gazette*.

Board to be established for every district.

**20.** The Administrator shall establish a board for every district, to be known as a school board.

School board a body corporate.

**21.** A school board shall be a body corporate capable of suing and of being sued.

Constitution of school board.

**22.(1)** A school board shall be constituted as follows:

- (a) an inspector of education nominated by the Director; and
- (b) 6, 9 or 12 other members, as the Administrator may, in each case, determine, elected in the manner prescribed by regulation.

(2) Where the number of members elected in terms of subsection (1)(b) is smaller than the number determined in terms of that subsection, the Administrator shall appoint other persons to supplement the number so determined.

Disqualifications of members of school board.

**23.** No person shall be elected or appointed as a member of a school board —

- (a) if he is not a White person;
- (b) if he is not resident within the district for which the board has been established or within 10 km of the boundary of such district;
- (c) if he has been convicted of any offence for which he has been sentenced to imprisonment without the option of a fine, unless —

(i) he has received a grant of amnesty or a free pardon;

(ii) the period of such imprisonment has expired at least 3 years prior to the date of his election or appointment;

- (d) if he is of unsound mind and has been so declared by a competent court;

- (e) if he is an unrehabilitated insolvent;

- (f) if he is in the service of the Department;

(2) Waar die Administrateur van voorneme is om enige bevoegdheid by subartikel (1) verleen, uit te oefen, gee hy minstens 2 maande kennis van sodanige voorneme in die *Provinsiale Koerant*.

Raad vir elke distrik ingestel te word.

Skoolraad 'n regspersoon.

Samestelling van skoolraad.

**20.** Die Administrateur stel 'n raad vir elke distrik in wat 'n skoolraad heet.

**21.** 'n Skoolraad is 'n regspersoon wat in regte as eiser en verweerde kan optree.

**22.(1)** 'n Skoolraad word soos volg saamgestel:

- (a) 'n inspekteur van onderwys deur die Direkteur benoem; en
- (b) 6, 9 of 12 ander lede, na gelang die Administrateur in elke geval bepaal, wat op die wyse voorgeskryf by regulasie verkies word.

(2) Waar die getal lede ingevolge subartikel (1)(b) verkies kleiner is as die getal ingevolge daardie subartikel bepaal, stel die Administrateur ander persone aan om die getal aldus bepaal, aan te vul.

Diskwalifikasies van lede van skoolraad.

**23.** Niemand word as lid van 'n skoolraad verkies of aangestel nie —

- (a) indien hy nie 'n Blanke is nie;
- (b) indien hy nie binne die distrik waarvoor die raad ingestel is of binne 10 km van die grens van sodanige distrik woonagtig is nie;
- (c) indien hy aan enige misdryf skuldig bevind is waarvoor hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis is, tensy —

(i) amnestie of algehele gracie aan hom toegestaan is;

(ii) die tydperk van sodanige gevangenisstraf minstens 3 jaar voor die datum van sy verkiesing of aanstelling verstryk het;

- (d) indien hy in sy geestesvermoë gekrenk is en deur 'n bevoegde hof aldus verklaar is;

- (e) indien hy 'n ongerehabiliteerde insolvent is;

- (f) indien hy in diens van die Departement is;

- (g) if he is in the service of or has a pecuniary interest in a private school or institution accessory thereto or connected therewith;
- (h) if he is not a South African citizen;
- (i) if he is under the age of 21 years;
- (j) if he is not resident in the Province.

Period of office of members of school board.

**24.(1)** Subject to the provisions of this section, a member of a school board shall hold office for a period of 3 years from a date determined by the Administrator as the date on which the members of such board shall assume office: Provided that the Administrator may, at any time, remove a member from office.

(2) Subject to the provisions of section 26, where the area of a school board is altered by virtue of an amendment of the division contemplated in section 19(1) —

- (a) the members of such board shall continue to hold office for the remainder of their periods of office; and
- (b) the provisions of section 23(b) shall not apply to any member of such board:

Provided that where the Administrator deems it expedient, he may direct that a new school board be constituted in accordance with section 22 for the area so altered, and in such a case the members thereof shall hold office for the unexpired periods of office of the members of the previous board.

(3) Notwithstanding the provisions of subsection (1), but subject to the provisions of section 26, the members of a school board shall hold office until a new school board is constituted in accordance with section 22.

Quorum for meeting of school board.

**25.** The majority of the members of a school board as constituted in accordance with section 22 shall form a quorum for a meeting of the board.

Dissolution of school board.

**26.(1)** Where for any reason the number of members on a school board falls below the number required for a quorum, such board shall be deemed to have been dissolved and a new board shall, subject to the provisions of subsection (3), be constituted in accordance with section 22.

- (g) indien hy in diens is van of 'n geldelike belang het by 'n private skool of inrigting wat daarby behoort of daarmee in verband staan;
- (h) indien hy nie 'n Suid-Afrikaanse burger is nie;
- (i) indien hy onder die ouderdom van 21 jaar is;
- (j) indien hy nie in die Provincie woonagtig is nie.

Amptstermyne van lede van skoolraad.

**24.(1)** Behoudens die bepalings van hierdie artikel, beklee 'n lid van 'n skoolraad sy amp vir 'n tydperk van 3 jaar vanaf 'n datum deur die Administrateur bepaal as die datum waarop die lede van sodanige raad hulle amp aanvaar: Met dien verstande dat die Administrateur te eniger tyd 'n lid van sy amp kan onthef.

(2) Behoudens die bepalings van artikel 26, waar die gebied van 'n skoolraad verander word uit hoofde van 'n wysiging van die indeling in artikel 19(1) beoog —

- (a) bly die lede van sodanige raad in hulle amp aan vir die res van hulle amptstermyne; en
- (b) is die bepalings van artikel 23(b) nie op enige lid van sodanige raad van toepassing nie:

Met dien verstande dat waar die Administrateur dit dienstig ag, hy kan gelas dat 'n nuwe skoolraad ooreenkomsdig artikel 22 saamgestel word vir die gebied aldus verander, en in so 'n geval beklee die lede daarvan hulle amp vir die onverstreke amptstermyne van die lede van die vorige raad.

(3) Ondanks die bepalings van subartikel (1), maar behoudens die bepalings van artikel 26, beklee die lede van 'n skoolraad hulle amp tot 'n nuwe skoolraad ooreenkomsdig artikel 22 saamgestel word.

**25.** Die meerderheid van die lede van 'n skoolraad soos ooreenkomsdig artikel 22 saamgestel, maak 'n kworum vir 'n vergadering van die raad uit.

Kworum vir vergadering van skoolraad.

Ontbinding van skoolraad.

**26.(1)** Waar die getal lede in 'n skoolraad om enige rede daal tot onder die getal wat vir 'n kworum vereis word, word sodanige raad geag ontbind te wees en word 'n nuwe raad, behoudens die bepalings van subartikel (3), ooreenkomsdig artikel 22 saamgestel.

(2) Where the Administrator is satisfied that a school board has failed to perform any of the duties imposed upon it by this Ordinance or any other law, he may direct the board to perform such duties within such period as he may determine and if the board fails to do so or does not perform its duties within such period to the satisfaction of the Administrator, the Administrator may by proclamation dissolve the board whereupon a new board shall, subject to the provisions of subsection (3), be constituted in accordance with section 22.

(3) No new board shall be constituted in terms of this section, unless the Administrator is satisfied that the date of such constitution will be at least 6 months prior to the date of the next ensuing general election.

(4) During the period between the dissolution of a board and the constitution of a new board in terms of this section, the powers and duties of the board shall vest in the Director.

(5) The members of a new board constituted in terms of this section shall hold office for the unexpired periods of office of the members of the previous board.

General powers and duties of school board.

#### 27.(1) A school board —

- (a) shall have and exercise supervision over the provincial educational institutions within its district;
- (b) shall advise the regional council established for the region within which its district is situated on all matters in regard to —
  - (i) the provision and maintenance of sites and buildings for provincial educational institutions and teachers' quarters within the district concerned, including institutions accessory to such educational institutions; and
  - (ii) the establishment and disestablishment of institutions contemplated in subparagraph (1);
- (c) shall advise the Director on —
  - (i) all matters in regard to the establishment and maintenance of trans-

(2) Waar die Administrateur oortuig is dat 'n skoolraad versuim het om enige van die pligte te vervul wat aan hom by hierdie Ordonnansie of enige ander wet opgelê is, kan hy die raad gelas om sodanige pligte binne die tydperk wat hy bepaal, te vervul, en indien die raad versuim om aldus te doen of nie sy pligte binne sodanige tydperk tot bevrediging van die Administrateur vervul nie, kan die Administrateur by proklamasie die raad ontbind waarop 'n nuwe raad, behoudens die bepalings van subartikel (3), ooreenkomsdig artikel 22 saamgestel word.

(3) Geen nuwe raad word ingevolge hierdie artikel saamgestel nie, tensy die Administrateur oortuig is dat die datum van sodanige samestelling ten minste 6 maande voor die datum van die eersvolgende algemene verkiesing sal wees.

(4) Gedurende die tydperk tussen die ontbinding van 'n raad en die samestelling van 'n nuwe raad ingevolge hierdie artikel berus die bevoegdhede en pligte van die raad by die Direkteur.

(5) Die lede van 'n nuwe raad ingevolge hierdie artikel saamgestel, beklee hulle amp vir die onverstreke ampstermyne van die lede van die vorige raad.

Algemene bevoegdhede en pligte van skoolraad.

#### 27.(1) 'n Skoolraad —

- (a) het toesig en oefen dit uit oor die provinsiale onderwysinrigtings binne sy distrik;
- (b) dien die streekraad wat ingestel is vir die streek waarbinne sy distrik geleë is van advies oor alle sake in verband met —
  - (i) die voorsiening en onderhoud van terreine en geboue vir provinsiale onderwysinrigtings en onderwyserswonings binne die betrokke distrik, met inbegrip van inrigtings behorende by sodanige onderwysinrigtings; en
  - (ii) die instelling en opheffing van inrigting in subparagraph (i) beoog;
- (c) dien die Direkteur van advies oor —
  - (i) alle sake in verband met die instelling en onderhoud van vervoer-

<p>port schemes within its district; and</p> <p>(ii) such other matters as the Director may refer to the board;</p> <p>(d) shall be responsible for the maintenance of —</p> <ul style="list-style-type: none"> <li>(i) the sites and buildings of the institutions and quarters contemplated in paragraph (b)(i); and</li> <li>(ii) the furniture and equipment of the institutions contemplated in paragraph (b)(i);</li> </ul> <p>(e) shall proceed in its own name to recover the tuition fees determined in terms of section 103 where a pupil fails to pay such fees;</p> <p>(f) shall keep such records and statistics as may be required by the Director;</p> <p>(g) shall prepare such returns and reports as may be required by the Director and submit them to him;</p> <p>(h) may appoint one or more committees to exercise any power or perform any duty conferred or imposed upon it; and</p> <p>(i) shall pay to its members such fees and allowances as the Administrator may determine.</p> <p>(2) Any member of a school board may enter any educational institution under the supervision of the board, but such member shall not, in his capacity as a member of the board, interfere with the work of such institution or with a teacher in the performance of his official duties.</p> <p>(3) The educational facilities provided by an existing provincial educational institution, including an institution accessory to such educational institution, as well as the situation or site of any such institution shall not be altered unless the recommendation of the school board having supervision over such institution has been obtained and considered by the Director.</p> <p>(4) A school board shall have no power in respect of the appointment and conditions of service of teachers.</p> <p><b>28.(1)</b> A school board shall consider all matters submitted to it by a management council and shall decide upon such matters or make recommendations thereon to the Director.</p>	<p>skemas binne sy distrik; en</p> <p>(ii) die ander sake wat die Direkteur na die raad verwys;</p> <p>(d) is verantwoordelik vir die onderhoud van —</p> <ul style="list-style-type: none"> <li>(i) die terreine en geboue van die inrigtings en wonings in paragraaf (b)(i) beoog; en</li> <li>(ii) die ameublement en uitrusting van die inrigtings in paragraaf (b)(i) beoog;</li> </ul> <p>(e) tree in sy eie naam op om die onderriggeleerde ingevoige artikel 103 bepaal, te verhaal waar 'n leerling versuim om sodanige geldte betaal;</p> <p>(f) hou die rekords en statistiek wat deur die Direkteur vereis word;</p> <p>(g) stel die opgawes en verslae op wat deur die Direkteur vereis word en le dit aan hom voor;</p> <p>(h) kan een of meer komitees aanstel om enige bevoegdheid uit te oefen of enige plig te vervul wat aan hom verleen of opgedra is; en</p> <p>(i) betaal aan sy lede die geldte en toelaes wat die Administrateur bepaal.</p> <p>(2) Enige lid van 'n skoolraad kan enige provinsiale onderwysinrigting wat onder die toesig van die raad is, binnegaan, maar sodanige lid bemoei hom nie in sy hoedanigheid as lid van die raad met die werk van sodanige inrigting of met 'n onderwyser by die vervulling van sy amspsigte nie.</p> <p>(3) Die onderwysfasiliteite voorsien deur 'n bestaande provinsiale onderwysinrigting, met inbegrip van 'n inrigting behorende by sodanige onderwysinrigting, asook die ligging of terrein van enige sodanige inrigting, word nie verander nie tensy die aanbeveling van die skoolraad wat toesig het oor sodanige inrigting verkry en deur die Direkteur oorweeg is.</p> <p>(4) 'n Skoolraad het geen bevoegdheid ten opsigte van die aanstelling en diensvoorwaardes van onderwysers nie.</p> <p><b>28.(1)</b> 'n Skoolraad oorweeg alle sake wat deur 'n bestuursraad aan hom voorgelê word en beslis oor sodanige sake of doen aanbevelings daaroor aan die Direkteur.</p>
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(2) Where the board has decided on a matter submitted to it in terms of subsection (1), the management council may appeal to the Director whose decision shall be final.

Administration  
of certain  
moneys.

- 29.(1)** A school board shall —
- (a) in the manner prescribed by regulation, administer —
    - (i) all moneys allocated to it out of the Provincial Revenue Fund; and
    - (ii) any other moneys received by it; and
  - (b) in respect of the moneys contemplated in paragraph (a), keep such registers and accounts as may be required by the Director, and such registers and accounts shall annually be examined and audited: Provided that the Provincial Auditor may, at any time, examine and audit such registers and accounts.
- (2) No payment shall be made out of the moneys contemplated in subsection (1), unless the board has authorized such payment.

Establishment  
of school board  
staff.

**30.(1)** There is hereby established a school board staff to assist school boards in the exercise of the powers and the performance of the duties conferred or imposed upon them in terms of this Ordinance or any other law.

(2) The Director shall appoint the school board staff.

(3) The Administrator may, from time to time —

- (a) determine the number and the grading of posts on the school board staff as well as the salaries and salary scales of such staff;
- (b) prescribe by regulation other conditions of appointment and service of the school board staff.

(4) In addition to the powers and duties conferred or imposed upon it in terms of this Ordinance, the school board staff shall exercise such powers or perform such duties as the Administrator may prescribe by regulation or the Director may, in any particular case, determine.

(5) Any member of the staff which immediately prior to the commencement of this Ordinance,

(2) Waar die raad ingevolge subartikel (1) oor 'n saak wat aan hom voorgelê is, beslis is, kan die bestuursraad by die Direkteur appèl aanteken en sy beslissing is die eindbeslissing.

Administrasie  
van sekere  
geldie.

- 29.(1)** 'n Skoolraad —
- (a) administreer op die wyse voorgeskryf by regulasie —
    - (i) alle gelde wat uit die Proviniale Inkomstefonds aan hom toege wys is; en
    - (ii) enige ander gelde wat hy ontvang; en
  - (b) hou, ten opsigte van die geldie in paragraaf (a) beoog, die registers en rekeninge wat deur die Direkteur vereis word, en sodanige registers en rekeninge word jaarliks ondersoek en geouditeer: Met dien verstande dat die Proviniale Ouditeur te eniger tyd sodanige registers en rekeninge kan ondersoek en ouditeer.
- (2) Geen betaling word uit die geldie in subartikel (1) beoog, gedoen nie, tensy die raad sodanige betaling gemagtig het.

Instelling van  
skoolraad-  
personeel.

**30.(1)** Daar word hierby 'n skoolraadpersoneel ingestel om skoolrade behulpsaam te wees by die uitoefening van die bevoegdhede en die vervulling van die pligte ingevolge hierdie Ordonnansie of enige ander wet aan hulle verleen of opgedra.

(2) Die Direkteur stel die skoolraadpersoneel aan.

(3) Die Administrateur kan van tyd tot tyd —

- (a) die aantal en die gradering van poste in die skoolraadpersoneel asook die salarisse en salarisskale van sodanige personeel bepaal;
- (b) ander aanstellings- en diensvoorraad van die skoolraadpersoneel by regulasies voorskryf.

(4) Benewens die bevoegdhede en pligte ingevolge hierdie Ordonnansie aan hom verleen of opgedra, oefen die skoolraadpersoneel die bevoegdhede uit of vervul die pligte wat die Administrateur by regulasie voorskryf of die Direkteur in enige bepaalde geval bepaal.

(5) Enige lid van die personeel wat onmiddellik voor die inwerkingtreding van hierdie Ordon-

assisted the school boards established in terms of the Act in the exercise of their powers or the performance of their duties shall be deemed to be a member of the school board staff established in terms of subsection (1).

## Regulations.

**31. The Administrator may make regulations relating to —**

- (a) the election of members and office bearers of school boards, the circumstances under which casual vacancies shall exist on such boards and the filling thereof, the calling of meetings of such boards and the procedure thereat and the keeping, inspection and furnishing of copies of the minutes of such meetings;
- (b) the authentication and execution of documents by school boards;
- (c) the calling of meetings of committees appointed by a school board and the procedure thereat, including the quorum for such meetings;
- (d) any other matter which he may deem necessary for achieving the purposes of this Part.

**(C) MANAGEMENT COUNCILS**

## Definition.

**32. For the purposes of this Part 'school' means a primary school, secondary school, provincial nursery school established in terms of section 110(1), public special school and a clinic school.**

Management council to be established for every school.

**33. The Administrator shall establish a council for every school, to be known as a management council.**

Management council a body corporate.

**34. A management council shall be a body corporate capable of suing and of being sued.**

Constitution of management council.

**35.(1) A management council shall be constituted as follows:**

- (a) the principal teacher of the school concerned and a teacher on his staff nominated by such principal teacher; and
- (b) as many other members as the Administrator may, from time to time, determine, and such other members shall —
  - (i) in the case of a school designated by the Administrator as a school not serving a particular area, be appointed by the Administrator; and

nansie die skoolbesture ingevolge die Wet ingestel, behulpsaam was by die uitoefening van hulle bevoegdhede of die vervulling van hulle pligte, word geag 'n lid te wees van die skoolraadpersoneel ingevolge subartikel (1) ingestel.

## Regulasies.

**31. Die Administrateur kan regulasies maak betreffende —**

- (a) die verkiezing van lede en ampsbekleërs van skoolrade, die omstandigheide waaronder toevallige vakaturen in sodanige rade bestaan en die vul daarvan, die belê van vergaderings van sodanige rade en die prosedure daarby en die hou van, insae in en voorsiening van afskrifte van die notules van sodanige vergaderings;
- (b) die waarmering en verlyding van dokumente deur skoolrade;
- (c) die belê van vergaderings van komitees deur 'n skoolraad aangestel en die prosedure daarby, met inbegrip van die kworum vir sodanige vergaderings;
- (d) enige ander saak wat hy nodig ag vir die bereiking van die doeleindes van hierdie Deel.

**(C) BESTUURSRADE**

## Woordomskrywing.

**32. By die toepassing van hierdie Deel beteken "skool" 'n laer skool, sekondêre skool, provinsiale kleuterskool ingevolge artikel 110(1) ingestel, openbare spesiale skool en 'n kliniekskool.**

## Bestuursraad vir elke skool ingestel te word.

**33. Die Administrateur stel 'n raad vir elke skool in wat 'n bestuursraad heet.**

## Bestuursraad 'n regspersoon.

**34. 'n Bestuursraad is 'n regspersoon wat in regte as eiser en verweerde kan optree.**

## Samestelling van bestuursraad.

**35.(1) 'n Bestuursraad word soos volg saamgestel:**

- (a) die hoofonderwyser van die betrokke skool en 'n onderwyser op sy personeel deur sodanige hoofonderwyser benoem; en
- (b) soveel ander lede wat die Administrateur van tyd tot tyd bepaal, en sodanige ander lede word —
  - (i) in die geval van 'n skool deur die Administrateur aangewys as 'n skool wat nie 'n bepaalde gebied bedien nie, deur die Administrateur aangestel; en

	<p>(ii) in the case of any other school, be elected in the manner prescribed by regulation.</p>
	<p>(2) Where the number of members elected in terms of subsection (1)(b)(ii) is smaller than the number determined in terms of that subsection, the Administrator shall appoint other persons to supplement the number so determined.</p>
<p><b>Qualifications for members of management council.</b></p>	<p><b>36.</b> Any person, other than a person contemplated in section 23(c), (d), (e), (f), (g), (h), (i) or (j), may be elected or appointed as a member of a management council: Provided that —</p>
<p><b>Period of office of members of management council.</b></p>	<ul style="list-style-type: none"> <li>(a) in the case of a school for White children, every member of the management council shall be a White person; and</li> <li>(b) any person in the service of the Department who is not a teacher on the staff of the school for which a management council has been established, may be appointed by the Administrator or, with the prior approval of the Director, may be elected as a member of such council.</li> </ul>
<p><b>Quorum for meeting of management council.</b></p>	<p><b>37.(1)</b> A member of a management council shall hold office for a period of 3 years from a date determined by the Administrator as the date on which the members of such board shall assume office: Provided that the Administrator may, at any time, remove a member from office.</p>
	<p>(2) Notwithstanding the provisions of subsection (1), but subject to the provisions of section 39, the members of a management council shall hold office until a new management council is constituted in accordance with section 35.</p>
<p><b>Dissolution of management council.</b></p>	<p><b>38.</b> The majority of the members of a management council as constituted in accordance with section 35 shall form a quorum for a meeting of the council.</p>
	<p><b>39.</b> The provisions of section 26 shall apply <i>mutatis mutandis</i> to a management council.</p>
<p><b>Powers and duties of management council.</b></p>	<p><b>40.(1)</b> A management council —</p> <ul style="list-style-type: none"> <li>(a) shall, as mouthpiece of the parents of the children on the roll of the school for which it has been established, report to either the school board</li> </ul>
	<p>(ii) in die geval van enige ander skool, op die wyse voorgeskryf by regulasie verkie. —</p>
	<p>(2) Waar die getal lede ingevolge subartikel (1)(b)(ii) verkie kleiner is as die getal ingevolge daardie subartikel bepaal, stel die Administrateur ander persone aan om die getal aldus bepaal, aan te vul.</p>
<p><b>Kwalifikasies vir lede van bestuursraad.</b></p>	<p><b>36.</b> Enigiemand, uitgesonderd iemand in artikel 23(c), (d), (e), (f), (g), (h), (i) of (j) beoog, kan as lid van 'n bestuursraad verkie of aangestel word:</p>
	<p>Met dien verstande dat —</p>
	<ul style="list-style-type: none"> <li>(a) in die geval van 'n skool vir Blanke kinders, elke lid van die bestuursraad 'n Blanke moet wees; en</li> </ul>
	<ul style="list-style-type: none"> <li>(b) iemand in diens van die Departement wat nie 'n onderwyser op die personeel van die skool is waaroor 'n bestuursraad ingestel is nie, deur die Administrateur aangestel kan word of, met die voorafverkree goedkeuring van die Direkteur, verkie kan word as lid van sodanige raad.</li> </ul>
	<p><b>Ampstermy van lede van bestuursraad.</b></p>
	<p><b>37.(1)</b> 'n Lid van 'n bestuursraad beklee sy amp vir 'n tydperk van 3 jaar vanaf 'n datum deur die Administrateur bepaal as die datum waarop die lede van sodanige raad hulle amp aanvaar: Met dien verstande dat die Administrateur te eniger tyd 'n lid van sy amp kan onthef.</p>
	<p>(2) Ondanks die bepalings van subartikel (1), maar behoudens die bepalings van artikel 39, beklee die lede van 'n bestuursraad hulle amp tot 'n nuwe bestuursraad ooreenkomsdig artikel 35 saamgestel word.</p>
	<p><b>Kworum vir vergadering van bestuursraad.</b></p>
	<p><b>38.</b> Die meerderheid van die lede van 'n bestuursraad soos ooreenkomsdig artikel 35 saamgestel, maak 'n kworum vir 'n vergadering van die raad uit.</p>
	<p><b>Ontbindig van bestuursraad.</b></p>
	<p><b>39.</b> Die bepalings van artikel 26 is <i>mutatis mutandis</i> op 'n bestuursraad van toepassing.</p>
	<p><b>40.(1)</b> 'n Bestuursraad —</p>
	<ul style="list-style-type: none"> <li>(a) doen as mondstuks van die ouers van die kinders op die register van die skool waarvoor dit ingestel is, verslag aan of die betrokke skool-</li> </ul>

- concerned or the Director any matter which, in the opinion of the management council, concerns the school;
- (b) shall perform such duties relating to the provision and maintenance of —
- (i) the sites and buildings of the school for which it has been established, including teachers' quarters and any institution accessory to such school; and
  - (ii) the furniture and equipment of the school contemplated in subparagraph (i).
- as the Administrator may impose upon it and to the extent determined by the Administrator;
- (c) may, subject to such terms and conditions as the Administrator may determine, grant permission for the use outside school hours of the buildings of the school for which it has been established, including any institution accessory to such school;
- (d) shall be responsible for the collection and control of —
- (i) the moneys of a fund established in terms of section 6(dA);
  - (ii) the tuition fees determined in terms of section 103; and
  - (iii) any other moneys donated or bequeathed to the school for which it has been established,
- and shall deal with such funds, donations or bequests and that portion of such moneys as it may retain in terms of section 88(3) of the Provincial Government Act, 1961, as prescribed by regulation;
- (e) shall, in respect of the tuition fees and other moneys contemplated in paragraph (d), keep such registers and accounts as may be required by the Director, and such registers and accounts shall annually be examined and audited: Provided that the Provincial Auditor may, at any time, examine and audit such registers and accounts;
- raad of die Direkteur oor enige saak wat, na die mening van die bestuursraad, op die skool betrekking het;
- (b) vervul die pligte betreffende die voorsiening en onderhoud van —
- (i) die terreine en geboue van die skool waarvoor dit ingestel is, met inbegrip van onderwyserswonings en enige inrigting behorende by sodanige skool; en
  - (ii) die ameublement en uitrusting van die skool in subparagraph (i) beoog,
- wat die Administrateur aan hom opdra en in die mate deur die Administrateur bepaal;
- (c) kan, behoudens die bedinge en voorwaardes wat die Administrateur bepaal, toestemming verleen vir die gebruik buite skoolure van die geboue van die skool waarvoor dit ingestel is, met inbegrip van enige inrigting behorende by sodanige skool;
- (d) is verantwoordelik vir die insameling van en beheer oor —
- (i) die geld van 'n fonds ingevolge artikel 6(dA) ingestel;
  - (ii) die onderrigselde ingevolge artikel 103 bepaal; en
  - (iii) enige ander geld wat geskenk of bemaak is aan die skool waarvoor dit ingestel is,
- en beskik oor sodanige fondse, skenkings of bemaakings en daardie gedeelte van die geld wat hy ingevolge artikel 88(3) van die Wet op Provinciale Bestuur, 1961, mag behou soos by regulasie voorgeskryf;
- (e) hou, ten opsigte van die onderrigselde en ander geld in paragraaf (d) beoog, die registers en rekeninge wat deur die Direkteur vereis word, en sodanige registers en rekeninge word jaarliks ondersoek en geouditeer: Met dien verstande dat die Provinciale Ouditeur te eniger tyd sodanige registers en rekeninge kan ondersoek en ouditeer;

- (f) shall appoint a financial committee in the manner prescribed by regulation, which shall be constituted as is likewise prescribed, to assist it in the performance of the duties set out in paragraph (d);
  - (g) shall, in respect of the administration of the school for which it has been established, pay such expenses as the Administrator may determine;
  - (h) may make recommendations to the school board concerned regarding any matter referred to in section 27(1)(b), (c)(i) and (d) and (3), in so far as the school for which it has been established is concerned;
  - (i) shall pay to its members such fees and allowances as the Administrator may determine;
  - (j) shall exercise such other powers or perform such other duties as the Administrator may confer or impose upon it.
- (2) Any member of a management council may enter any school for which the management council has been established, but such member shall not, in his capacity as a member of the council, interfere with the work of such school or with a teacher in the performance of his official duties.

**Regulations.****41. The Administrator may make regulations relating to —**

- (a) the election of members and office bearers of management councils, the circumstances under which casual vacancies shall exist on such councils and the filling thereof, the calling of meetings of such councils and the procedure thereat and the keeping, inspection and furnishing of copies of the minutes of such meetings;
- (b) the authentication and execution of documents by management councils;
- (c) any other matter which he may deem necessary for achieving the purposes of this Part.”.

Amendment of  
Ordinance 58 of  
1953, as  
substituted by  
section 18 of  
Ordinance 12  
of 1977.

7. Section 58 of the principal Ordinance is hereby amended by the substitution in subsection (2) for the expression “section 40(1)(b)” of the expression “section 27(3)”.

- (f) stel 'n finansiële komitee aan op die wyse by regulasie voorgeskryf, wat saamgestel word soos insgelyks voorgeskryf, om hom behulpsaam te wees by die vervulling van die pligte in paragraaf (d) uiteengesit;
- (g) betaal, ten opsigte van die administrasie van die skool waarvoor dit ingestel is, die uitgawes wat die Administrateur bepaal;
- (h) kan aanbevelings aan die betrokke skoolraad doen in verband met enige saak in artikel 27(1)(b), (c)(i) en (d) en (3) genoem, in soverre dit die skool waarvoor dit ingestel is, betref;
- (i) betaal aan sy lede die gelde en toelaes wat die Administrateur bepaal;
- (j) oefen die ander bevoegdhede uit of vervul die ander pligte wat die Administrateur aan hom verleen of opdra.

**Regulasies.****41. Die Administrateur kan regulasies maak betreffende —**

- (a) die verkiesing van lede en ampbekleers van bestuursrade, die omstandighede waaronder toevallige vakatures in sodanige rade bestaan en die vul daarvan, die belê van vergaderings van sodanige rade en die prosedure daarby en die hou van, insae in en voorsiening van afskrifte van die notules van sodanige vergaderings;
- (b) die waarmerking en verlyding van dokumente deur bestuursrade;
- (c) enige ander saak wat hy nodig ag vir die bereiking van die doeleindes van hierdie Deel.”.

Wysiging van  
artikel 58 van  
Ordonnansie  
29 van 1953.  
soos vervang  
deur artikel  
18 van  
Ordonnansie  
12 van 1977.

7. Artikel 58 van die Hoofordonnansie word hierby gewysig deur in subartikel (2) die uitdrukking “artikel 40(1)(b)” deur die uitdrukking “artikel 27(3)” te vervang.

Amendment of  
section 59 of  
Ordinance 29  
of 1953.

**8. Section 59 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the expression "any board, governing body or committee having supervision of that school" of the words "the school board having the supervision over or the management council established for that school".**

Amendment of  
section 71 of  
Ordinance 29  
of 1953, as  
substituted by  
section 16 of  
Ordinance 17  
of 1963, and as  
amended by  
section 12 of  
Ordinance 17  
of 1969 and  
section 15 of  
Ordinance 16  
of 1974.

**9. Section 71 of the principal Ordinance is hereby amended —**

- (a) by the substitution in paragraph (a) of subsection (1) for the expression "school committee or the body referred to in section 52 concerned, as the case may be," and "school committee or body referred to in section 52 concerned" respectively of the words "management council concerned";
- (b) by the substitution in paragraph (b) of subsection (1) for the expression "school committee or body, as the case may be," and the words "school committee or body", wherever they appear; of the words "management council";
- (c) by the substitution in paragraph (c) of subsection (1) for the expression "school committee or body, as the case may be," of the words "management council";
- (d) by the substitution in paragraph (a) of subsection (2) for the expression "school committee or the body referred to in section fifty-two concerned, as the case may be," of the words "management council concerned";
- (e) by the substitution in paragraph (b) of subsection (2) for the expression "school committee or body, as the case may be," of the words "management council";
- (f) by the substitution in paragraph (c) of subsection (2) for the expression "school committee or body, as the case may be," of the words "management council";
- (g) by the substitution in paragraph (e) of subsection (2) for the expression "school committee or body, as the case may be, exist" of the words "management council exists"; and
- (h) by the substitution in paragraph (f) of subsection (2) for the expressions ", school committee or body referred to in section 52" and ", school committee or body" respectively of the words "or management council".

Amendment of  
section 72 of  
Ordinance 29  
of 1953, as  
substituted by  
section 16 of  
Ordinance 17  
of 1963, and as  
amended by  
section 13 of  
Ordinance 17  
of 1969 and  
section 16 of  
Ordinance 16  
of 1974.

**10. Section 72 of the principal Ordinance is hereby amended by the substitution in subsection (7) for the expression ", school committee or body referred to in section 52" of the words "or management council".**

Wysiging van  
artikel 59 van  
Ordonnansie  
29 van 1953.

**8. Artikel 59 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die uitdrukking "'n raad, beheerraad of komitee wat die toesig oor die skool het" deur die woorde "die skoolraad wat toesig oor daardie skool het of die bestuursraad vir daardie skool ingestel" te vervang.**

Wysiging van  
artikel 71 van  
Ordonnansie  
29 van 1953,  
soos vervang  
deur artikel  
16 van  
Ordonnansie  
17 van 1963.  
en soos  
gewysig deur  
artikel 12 van  
Ordonnansie  
17 van 1969 en  
artikel 15 van  
Ordonnansie  
16 van 1974.

**9. Artikel 71 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in paragraaf (a) van subartikel (1) die uitdrukings "betrokke skoolkomitee of liggaaam genoem in artikel 52, al na die geval," en "betrokke skoolkomitee of liggaaam genoem in artikel 52" onderskeidelik deur die woorde "betrokke bestuursraad" te vervang;
- (b) deur in paragraaf (b) van subartikel (1) die uitdrukking "skoolkomitee of liggaaam, al na die geval," en die woorde "skoolkomitee of liggaaam", waar dit ook al voorkom, deur die woorde "bestuursraad" te vervang;
- (c) deur in paragraaf (c) van subartikel (1) die uitdrukking "skoolkomitee of liggaaam, al na die geval," deur die woorde "bestuursraad" te vervang;
- (d) deur in paragraaf (a) van subartikel (2) die uitdrukking "betrokke skoolkomitee of liggaaam in artikel twee-en-vyftig genoem, na gelang van die geval," deur die woorde "betrokke bestuursraad" te vervang;
- (e) deur in paragraaf (b) van subartikel (2) die uitdrukking "skoolkomitee of liggaaam, na gelang van die geval," deur die woorde "bestuursraad" te vervang;
- (f) deur in paragraaf (c) van subartikel (2) die uitdrukking "skoolkomitee of liggaaam, na gelang van die geval," deur die woorde "bestuursraad" te vervang;
- (g) deur in paragraaf (e) van subartikel (2) die uitdrukking "skoolkomitee of liggaaam, na gelang van die geval, bestaan" deur die woorde "bestuursraad bestaan" te vervang; en
- (h) deur in paragraaf (f) van subartikel (2) die uitdrukings ", skoolkomitee of liggaaam in artikel 52 genoem" en ", skoolkomitee of liggaaam" onderskeidelik deur die woorde "of bestuursraad" te vervang.

Wysiging van  
artikel 72 van  
Ordonnansie  
29 van 1953,  
soos vervang  
deur artikel  
16 van  
Ordonnansie  
17 van 1963,  
en soos  
gewysig deur  
artikel 13 van  
Ordonnansie  
17 van 1969 en  
artikel 16 van  
Ordonnansie  
16 van 1974.

**10. Artikel 72 van die hoofordonnansie word hierby gewysig deur in subartikel (7) die uitdrukking ", skoolkomitee of liggaaam in artikel 52 genoem" deur die woorde "of bestuursraad" te vervang.**

Amendment of section 90 of Ordinance 29 of 1953, as amended by section 28 of Ordinance 17 of 1969.

Insertion of section 100A in Ordinance 29 of 1953.

**11. Section 90 of the principal Ordinance is hereby amended by the substitution in paragraph (a) of subsection (7) for the words "a board or school committee" of the words "a management council".**

**12. The following section is hereby inserted after section 100 of the principal Ordinance:**

"Definition of area for purposes of admission of pupils to provincial educational institution.

**100A.(1)** Where a provincial educational institution has been or will be established within the district of a school board, whether or not such institution will be under the supervision of such board —

- (a) the Director may, on the recommendation of that board; or
- (b) the Administrator may, if that board has failed to make a recommendation after it has been requested to do so by the Director,

define an area for the purpose of the admission of pupils to such institution and he shall inform the board of any area so defined.

(2) After the school board concerned has been informed of an area defined in terms of subsection (1) —

- (a) the board may, subject to the provisions of paragraph (b) —
  - (i) refuse to admit any pupil whose parent is not resident within the defined area to the institution concerned; or
  - (ii) terminate the attendance by a pupil contemplated in subparagraph (i) at the institution concerned, if the board is of the opinion that it is in the interest of the organization of education and available educational facilities as a whole that such pupil should attend another provincial educational institution; and
- (b) no pupil whose parent is resident within the defined area shall attend a provincial educational institution outside such area without the consent of the Director.

(3) Where a school board has, in terms of subsection (2)(a), refused to admit a pupil to a provincial educational institution or has terminated the attendance by a pupil at such institution, the parent of

Wysiging van artikel 90 van Ordonnansie 29 van 1953, soos gewysig deur artikel 28 van Ordonnansie 17 van 1969.

Invoeging van artikel 100A in Ordonnansie 29 van 1953.

"Omskrywing van gebied vir doelendes van toelating van leerlinge tot provinsiale onderwysinrigting.

**11. Artikel 90 van die Hoofordonnansie word hierby gewysig deur in paragraaf (a) van subartikel (7) die woorde "'n raad of skoolkomitee" deur die woorde "'n bestuursraad" te vervang.**

**12. Die volgende artikel word hierby na artikel 100 van die Hoofordonnansie ingevoeg:**

**100A.(1)** Waar 'n provinsiale onderwysinrigting ingestel is of ingestel gaan word binne die distrik van 'n skoolraad, ongeag of sodanige inrigting onder die toesig van sodanige raad gaan wees —

- (a) kan die Direkteur op aanbeveling van daardie raad; of
- (b) kan die Administrateur, indien daardie raad versuim het om 'n aanbeveling te doen nadat hy daartoe versoek is deur die Direkteur,

'n gebied omskryf vir die doelendes van die toelating van leerlinge tot sodanige inrigting en stel hy die raad in kennis van enige gebied aldus omskryf.

(2) Nadat die betrokke skoolraad in kennis gestel is van 'n gebied ingevolge subartikel (1) omskryf —

- (a) kan die raad, behoudens die bepalings van paragraaf (b) —

(i) weier om enige leerling van wie die ouer nie binne die omskreve gebied woonagtig is nie tot die betrokke inrigting toe te laat; of

(ii) die bywoning van die betrokke inrigting deur 'n leerling in subparagraaf (i) beoog, beëindig, indien die raad van mening is dat dit in die belang van die organisasie van onderwys en beskikbare onderwysfasilitete as 'n geheel is dat sodanige leerling 'n ander provinsiale onderwysinrigting moet bywoon; en

- (b) woon geen leerling van wie die ouer binne die omskreve gebied woonagtig is sonder die toestemming van die Direkteur 'n provinsiale onderwysinrigting buite sodanige gebied by nie.

(3) Waar 'n skoolraad ingevolge subartikel (2)(a) geweier het om 'n leerling tot 'n provinsiale onderwysinrigting toe te laat of die bywoning van sodanige inrigting deur 'n leerling beëindig het, kan

such pupil may appeal to the Director, whereupon the Director may, subject to such terms and conditions as he may determine in each case after consultation with the board and if he is of the opinion that the circumstances are exceptional—

- (a) set aside such refusal or termination; and
- (b) direct the board to admit the pupil concerned to such institution.

(4) The provisions of this section shall not apply to a pupil who is resident in a hostel or institution contemplated in section 6(a), unless the Director is of the opinion that it is in the interest of the organization of education that such provisions should apply to pupils resident in a particular hostel or institution and has directed accordingly."

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

**103.(1)** Such tuition fees as the Administrator may, from time to time, determine in respect of education as contemplated in section 2(1) of the National Education Policy Act, 1967 (Act 39 of 1967), in schools maintained, managed and controlled by the Transvaal Provincial Administration, shall be paid by pupils who attend such schools and whose parents reside in the Republic or are South African citizens.

(2) The tuition fees determined in terms of subsection (1) shall be paid to the management council established for the school attended by the pupil concerned."

**14. The following section is hereby substituted for section 115 of the principal Ordinance:**

**115.** Subject to the provisions of sections 16(a)(i) and (iii), 29(1)(a)(ii) and 40(1)(d), all moneys necessary for the application or carrying out of the provisions of this Ordinance shall be appropriated by the Provincial Council."

**15. Section 117 of the principal Ordinance is hereby amended by the substitution for the expression ", school committee or a body referred to in section 52," of the words "or management council".**

Substitution of  
section 103 of  
Ordinance 29  
of 1953, as  
substituted by  
section 33 of  
Ordinance 16  
of 1974.

Substitution of  
section 115 of  
Ordinance 29  
of 1953.

Amendment of  
section 117 of  
Ordinance 29  
of 1953, as  
substituted by  
section 8 of  
Ordinance 16  
of 1980.

die ouer van sodanige leerling by die Direkteur appèl aanteken waarop die Direkteur, onderworpe aan die bedinge en voorwaardes wat hy in elke geval bepaal na oorlegpleging met die raad en indien hy van mening is dat die omstandighede buitengewoon is —

- (a) sodanige weiering of beeindiging ter syde kan stel; en
- (b) die raad kan gelas om die betrokke leerling tot sodanige inrigting toe te laat.

(4) Die bepalings van hierdie artikel is nie van toepassing nie op 'n leerling wat in 'n koshuis of inrigting in artikel 6(a) beoog, woonagtig is, tensy die Direkteur van mening is dat dit in die belang van die organisasie van onderwys is dat sodanige bepalings op leerlinge wat in 'n bepaalde koshuis of inrigting woonagtig is van toepassing moet wees en dienooreenkomsdig gelas het."

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

Vervanging  
van artikel  
103 van  
Ordonnansie  
29 van 1953,  
soos vervang  
deur artikel  
33 van  
Ordonnansie  
16 van 1974.

**"Onderriggede.** **103.(1)** Die onderriggede wat die Administrateur van tyd tot tyd bepaal ten opsigte van onderwys soos in artikel 2(1) van die Wet op die Nasionale Onderwysbeleid, 1967 (Wet 39 van 1967), beoog in skole wat deur die Transvaalse Provinciale Administrasie in stand gehou, bestuur en beheer word, word deur leerlinge wat sodanige skole besoek en wie se ouers in die Republiek woon of Suid-Afrikaanse burgers is, betaal.

(2) Die onderriggede ingevolge subartikel (1) bepaal, word betaal aan die bestuursraad ingestel vir die skool wat die betrokke leerling bywoon."

**14. Artikel 115 van die Hoofordonnansie word hierby deur die volgende artikel vervang:**

Vervanging  
van artikel  
115 van  
Ordonnansie  
29 van 1953.

**"Geld nodig  
vir toepassing  
of uitvoering  
van bepalings  
van  
Ordonnansie.** **115.** Behoudens die bepaling van artikels 16(a)(i) en (iii), 29(1)(a)(ii) en 40(1)(d), word alle geldie wat vir die toepassing of uitvoering van die bepaling van hierdie Ordonnansie nodig is deur die Provinciale Raad bewillig."

**15. Artikel 117 van die Hoofordonnansie word hierby gewysig deur die uitdrukking ", skoolkomitee of 'n liggaaam in artikel 52 genoem," deur die woorde "of bestuursraad" te vervang.**

Wysiging van  
artikel 117  
van  
Ordonnansie  
29 van 1953,  
soos vervang  
deur artikel 8  
van  
Ordonnansie  
16 van 1980.

Amendment of section 121 of Ordinance 29 of 1953, as amended by section 37 of Ordinance 17 of 1969 and section 23 of Ordinance 12 of 1977.

Repeal of First Schedule to Ordinance 29 of 1953.

Repeal of section 13 of Ordinance 20 of 1968.

Amendment of section 14 of Ordinance 20 of 1968.

Savings.

Matters relating to school boards of Rustenburg and Waterberg.

**16. Section 121 of the principal Ordinance is hereby amended by the substitution for paragraph (d) of subsection (1) of the following paragraph:**

"(d) prescribing, in addition to the powers and duties conferred or imposed upon boards by this Ordinance, further powers and duties of boards;".

**17. The First Schedule to the principal Ordinance is hereby repealed.**

**18. Section 13 of the Special Education Ordinance, 1968, is hereby repealed.**

**19. Section 14 of the Special Education Ordinance, 1968, is hereby amended by the deletion of paragraph (g) of subsection (1).**

**20.(1)** Subject to the provisions of section 21, every school board established in terms of the principal Ordinance and in existence immediately prior to the commencement of this Ordinance shall be deemed to be a school board established in terms of section 20 of the principal Ordinance, as substituted by section 6 of this Ordinance, and, during the unexpired period of the periods of office of the members of the first-mentioned board, such members shall be deemed to be the members of the latter board.

(2) Every school committee, governing body, advisory body or advisory committee established in terms of the principal Ordinance or the Special Education Ordinance, 1968, and in existence immediately prior to the commencement of this Ordinance shall be deemed to be a management council established in terms of section 33 of the principal Ordinance, as substituted by section 6 of this Ordinance, for the school for which such committee or body was established, and, during the unexpired period of the periods of office of the members of such a committee or body —

- (a) such members as well as the principal teacher of the school concerned and a teacher on his staff nominated by the principal teacher shall be deemed to be the members of such management council; and
- (b) 6 members shall form a quorum for a meeting of such management council.

**21.(1)** With effect from 18 July 1984 and until 31 December 1986 Messrs Lourens Andries Stefanus van Wyk and Johannes Cornelis Parkin, elected on 20 August 1983 as members of the School Board of Rustenburg, shall be deemed to have been elected as members of the School Board of Waterberg.

(2) During the period contemplated in subsection (1) —

- (a) the School Board of Rustenburg shall consist of 7 members, and 4 members

Wysiging van artikel 121 van Ordonnansie 29 van 1953, soos gewysig deur artikel 37 van Ordonnansie 17 van 1969 en artikel 23 van Ordonnansie 12 van 1977.

Herroeping van Eerste Bylae by Ordonnansie 29 van 1953.

Herroeping van artikel 13 van Ordonnansie 20 van 1968.

Wysiging van artikel 14 van Ordonnansie 20 van 1968.

Voorbehoude.

**16. Artikel 121 van die Hoofordonnansie word hierby gewysig deur paragraaf (d) van subartikel (1) deur die volgende paragraaf te vervang:**

"(d) benewens die bevoegdhede en pligte wat by hierdie Ordonnansie aan rade verleen of opgedra is, verdere bevoegdhede en pligte van rade voorgeskryf word;".

**17. Die Eerste Bylae by die Hoofordonnansie word hierby herroep.**

**18. Artikel 13 van die Ordonnansie op Spesiale Onderwys, 1968, word hierby herroep.**

**19. Artikel 14 van die Ordonnansie op Spesiale Onderwys, 1968, word hierby gewysig deur paragraaf (g) van subartikel (1) te skrap.**

**20.(1)** Behoudens die bepalings van artikel 21, word elke skoolraad wat ingevolge die Hoofordonnansie ingestel is en onmiddellik voor die inwerkingtreding van hierdie Ordonnansie bestaan, geag 'n skoolraad te wees wat ingevolge artikel 20 van die Hoofordonnansie, soos deur artikel 6 van hierdie Ordonnansie vervang, ingestel is, en gedurende die onverstreke tydperk van die ampstermyne van die lede van eersgenoemde raad word sodanige lede geag die lede van laasgenoemde raad te wees.

(2) Elke skoolkomitee, beheerraad, adviesraad of advieskomitee wat ingevolge die Hoofordonnansie of die Ordonnansie op Spesiale Onderwys, 1968, ingestel is en wat onmiddellik voor die inwerkingtreding van hierdie Ordonnansie bestaan, word geag 'n bestuursraad te wees wat ingevolge artikel 33 van die Hoofordonnansie soos deur artikel 6 van hierdie Ordonnansie vervang, ingestel is vir die skool waarvoor sodanige komitee of raad ingestel is, en gedurende die onverstreke tydperk van die ampstermyne van die lede van so 'n komitee of raad —

- (a) word sodanige lede asook die hoofonderwyser van die betrokke skool en 'n onderwyser op sy personeel deur die hoofonderwyser benoem geag die lede van sodanige bestuursraad te wees; en
- (b) maak 6 lede 'n kworum vir 'n vergadering van sodanige bestuursraad uit.

Aangeleent-hede betreffende skoolrade van Rustenburg en Waterberg.

**21.(1)** Met ingang van 18 Julie 1984 en tot 31 Desember 1986 word mnre Lourens Andries Stefanus van Wyk en Johannes Cornelis Parkin wat op 20 Augustus 1983 as lede van die Skoolraad van Rustenburg verkieks is, geag verkieks te gewees het as lede van die skoolraad van Waterberg.

(2) Gedurende die tydperk in subartikel (1) beoog —

- (a) bestaan die Skoolraad van Rustenburg uit 7 lede, en 4 lede maak 'n kworum vir

shall form a quorum for a meeting of that Board; and

- (b) the School Board of Waterberg shall consist of 11 members, and 6 members shall form a quorum for a meeting of that Board.

**Short title.** 22. This Ordinance shall be called the Second Education Amendment Ordinance, 1984.

(DO-22-1984)

Administrator's Notice 1382

15 August 1984

#### GROBLERSDAL MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES

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

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

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

PB 3-2-3-59

Administrator's Notice 1466

22 August 1984

#### CIVIL DEFENCE ORDINANCE, 1977 (ORDINANCE 20 OF 1977): THE INCREASING OF THE AREA OF JURISDICTION OF THE CIVIL DEFENCE ASSOCIATION OF APIESDOORN

In terms of section 2A of the Civil Defence Ordinance, 1977 (Ordinance 20 of 1977), the Administrator hereby increases for the purpose of this Ordinance the area of jurisdiction of the Civil Defence Association of Apiesdoorn as declared by Administrator's Notice 1309 of 7 November 1979 by including therein the area as described in the Schedule hereto.

#### SCHEDULE

The area of jurisdiction of the Local Area Committee of Pienaarsrivier established in terms of section 21 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943).

Administrator's Notice 1467

22 August 1984

#### CIVIL DEFENCE ORDINANCE, 1977 (ORDINANCE 20 OF 1977): THE DECREASING OF THE AREA OF JURISDICTION OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

In terms of section 2A of the Civil Defence Ordinance, 1977 (Ordinance 20 of 1977), the Administrator hereby de-

'n vergadering van daardie Raad uit; en

- (b) bestaan die Skoolraad van Waterberg uit 11 lede, en 6 lede maak 'n kworum vir 'n vergadering van daardie raad uit.

**Kort titel.**

22. Hierdie Ordonnansie heet die Tweede Onderwyswysigingsordonnansie, 1984.

(O.O.-22-1984)

Administrator's Notice 1382

15 Augustus 1984

#### MUNISIPALITEIT VAN GROBLERSDAL: VOORGETELDE VERANDERING VAN GRENSE

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

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

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Groblersdal ter insae.

PB 3-2-3-59

Administrator's Notice 1466

22 Augustus 1984

#### ORDONNANSIE OP BURGERLIKE BESKERMING, 1977 (ORDONNANSIE 20 VAN 1977): VERGROTING VAN DIE REGSGEBIED VAN DIE BURGERLIKE BESKERMINGSVERENIGING VAN APIESDOORN

Ingevolge artikel 2A van die Ordonnansie op Burgerlike Beskerming, 1977 (Ordonnansie 20 van 1977), vergroot die Administrateur hierby vir die doeleindes van hierdie Ordonnansie die Burgerlike Beskermingsvereniging van Apiesdoorn se regsgebied soos aangekondig by Administrateurskennisgiving 1309 van 7 November 1979, deur die insluiting van die gebied in die Bylae hierby omskryf.

#### BYLAE

Die regsgebied van die Plaaslike Gebiedskomitee van Pienaarsrivier ingestel ingevolge artikel 21 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitebedelike Gebiede, 1943 (Ordonnansie 20 van 1943).

Administrateurskennisgiving 1467

22 Augustus 1984

#### ORDONNANSIE OP BURGERLIKE BESKERMING, 1977 (ORDONNANSIE 20 VAN 1977): VERKLEINING VAN DIE REGSGEBIED VAN DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

Ingevolge artikel 2A van die Ordonnansie op Burgerlike Beskerming, 1977 (Ordonnansie 20 van 1977), verklein die

creases for the purpose of this Ordinance the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas by the exclusion of the area as described in the Schedule hereto.

#### SCHEDULE

The area of jurisdiction of the Local Area Committee of Pienaarsrivier established in terms of section 21 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943).

Administrator's Notice 1468

22 August 1984

#### ALBERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

The Electricity By-laws of the Alberton Municipality, adopted by the Council under Administrator's Notice 1475, dated 30 August 1972, as amended, are hereby further amended by the substitution for item 2 of Part E of the Tariff of Charges under the Schedule of the following:

"2. Delivery of a notice of intended disconnection where a consumer has failed to pay his account on due date: R5.

2A. Reconnection after disconnecting of the supply due to non-payment: R20."

PB 2-4-2-36-4

Administrator's Notice 1469

22 August 1984

#### DULLSTROOM MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Dullstroom Municipality, published under Administrator's Notice 388, dated 7 March 1973, as amended, is hereby further amended by amending the Tariff of Charges under Schedule 1 as follows:

1. By the substitution in item 1(1) for the figure "R3" of the figure "R4".

2. By the substitution in item 2(1)(b) for the figure "12c" of the figure "18c".

PB 2-4-2-104-55

Administrator's Notice 1470

22 August 1984

#### EDENVALE MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Edenvale Municipality, adopted by the Council under Administrator's Notice 778,

Administrateur hierby vir die doeleindes van hierdie Ordonnansie die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede se regsgebied deur die uitsluiting van die gebied in die Bylae hierby omskryf.

#### BYLAE

Die regsgebied van die Plaaslike Gebiedskomitee van Pienaarsrivier ingestel ingevolge artikel 21 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943).

Administrateurskennisgewing 1468

22 Augustus 1984

#### MUNISIPALITEIT ALBERTON: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 1475 van 30 Augustus 1972, soos gewysig, word hierby verder gewysig deur item 2 van Deel E van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"2. Aflewering van 'n kennisgewing van voorgenome afsluiting waar 'n verbruiker in gebreke bly om sy rekening betyds te vereffen: R5.

2A. Heraansluiting na afsluiting van toevoer weens wanbetaling: R20."

PB 2-4-2-36-4

Administrateurskennisgewing 1469

22 Augustus 1984

#### MUNISIPALITEIT DULLSTROOM: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Dullstroom, aangekondig by Administrateurskennisgewing 388 van 7 Maart 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Bylae 1 soos volg te wysig:

1. Deur in item 1(1) die syfer "R3" deur die syfer "R4" te vervang.

2. Deur in item 2(1)(b) die syfer "12c" deur die syfer "18c" te vervang.

PB 2-4-2-104-55

Administrateurskennisgewing 1470

22 Augustus 1984

#### MUNISIPALITEIT EDENVALE: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Edenvale, deur die Raad aangeneem by Administra-

dated 29 June 1977, as amended, are hereby further amended by the substitution in item 2(1)(a) and (b)(ii) of Part I of the Tariff of Charges under the Schedule for the figure "37,7c" the figure "45,0c".

The provisions in this notice contained, shall be deemed to have come into operation on 1 May 1984 and expired on 30 June 1984.

PB 2-4-2-104-13

Administrator's Notice 1471

22 August 1984

**JOHANNESBURG 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 Johannesburg Municipality, adopted by the Council under Administrator's Notice 726, dated 16 June 1976, as amended, are hereby further amended as follows:

1. By the substitution in section 18(1)(b) for the figure "R115" of the figure "R129".
2. By the substitution in section 242(8) for the figures "60c" and "30c" of the figures "70c" and "35c", respectively.
3. By the substitution in Appendix VI under Schedule 2 for the figure "R40,50" of the figure "R45,40".
4. By amending Appendix VII under Schedule 2 —
  - (a) by the substitution in item 1(1)(a) for the figure "R40,50" of the figure "R45,40";
  - (b) by the substitution in item 1(1)(b)(i), (ii) and (iii) for the figures "R7,35", "R4,60" and "R3,75" of the figures "R8,30", "R5,20" and "R4,20", respectively;
  - (c) by the substitution in item 2 for the expression "R2,30 per 10 m<sup>2</sup> or part thereof", of the expression "R2,60 per 10 m<sup>2</sup> or part thereof";
  - (d) by the substitution in item 3 for the figure "R40,50" of the figure "R45,40";
  - (e) by the substitution in item 4 for the figures "R3,75" and "R40,50" of the figures "R4,20" and "R45,40", respectively;
  - (f) by the substitution in item 5 for the figures "R3,75" and "R40,50" of the figures "R4,20" and "R45,40", respectively; and
  - (g) by the substitution in item 6 for the figure "R13,80" of the figure "R15,60".

PB 2-4-2-19-2

Administrator's Notice 1472

22 Augustus 1984

**PRETORIA MUNICIPALITY: AMENDMENT TO THE DRAINAGE BY-LAWS**

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

The Drainage By-laws of the Pretoria Municipality, adopted by the Council under Administrator's Notice 1693, dated 9 December 1981, as amended, are hereby further amended as follows:

teurskennisgewing 778 van 29 Junie 1977, soos gewysig, word hierby verder gewysig deur item 2(1)(a) en (b)(ii) van Deel I van die Tarief van Gelde onder die Bylae te wysig deur die syfer "37,7c" deur die syfer "45,0c" te vervang.

Die bepalings in hierdie kennisgewing vervaat, word geag op 1 Mei 1984 in werking te getree het en te verstyk het op 30 Junie 1984.

PB 2-4-2-104-13

Administrateurskennisgewing 1471

22 Augustus 1984

**MUNISIPALITEIT JOHANNESBURG: 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 Johannesburg, deur die Raad aangeneem by Administrateurskennisgewing 726 van 16 Junie 1976, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 18(1)(b) die syfer "R115" deur die syfer "R129" te vervang.
2. Deur in artikel 242(8) die syfers "60c" en "30c" onderskeidelik deur die syfers "70c" en "35c" te vervang.
3. Deur in Aanhanga VI onder Bylae 2 die syfer "R40,50" deur die syfer "R45,40" te vervang.
4. Deur Aanhanga VII onder Bylae 2 te wysig —
  - (a) deur in item 1(1)(a) die syfer "R40,50" deur die syfer "R45,40" te vervang;
  - (b) deur in item 1(1)(b)(i), (ii) en (iii) die syfers "R7,35", "R4,60" en "R3,75" onderskeidelik deur die syfers "R8,30", "R5,20" en "R4,20" te vervang;
  - (c) deur in item 2 die uitdrukking "R2,30 per 10 m<sup>2</sup> of gedeelte daarvan" deur die uitdrukking "R2,60 per 10 m<sup>2</sup> of gedeelte daarvan" te vervang;
  - (d) deur in item 3 die syfer "R40,50" deur die syfer "R45,40" te vervang;
  - (e) deur in item 4 die syfers "R3,75" en "R40,50" onderskeidelik deur die syfers "R4,20" en "R45,40" te vervang;
  - (f) deur in item 5 die syfers "R3,75" en "R40,50" onderskeidelik deur die syfers "R4,20" en "R45,40" te vervang; en
  - (g) deur in item 6 die syfer "R13,80" deur die syfer "R15,60" te vervang.

PB 2-4-2-19-2

Administrateurskennisgewing 1472

22 Augustus 1984

**MUNISIPALITEIT PRETORIA: WYSIGING VAN DIE RIOLERINGSVERORDENINGE**

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

Die Rioleringsverordeninge van die Munisipaliteit Pretoria, deur die Raad aangeneem by Administrateurskennisgewing 1693 van 9 Desember 1981, soos gewysig, word hierby verder soos volg gewysig:

1. By the substitution for Schedule A of Annexure IV of the following:

**"SCHEDULE A**  
**CHARGES IN TERMS OF SECTION 5(1) FOR SOIL-WATER FITTINGS**

*Charges per annum*  
R

*1. Properties within the Municipality:*

(1) For each soil-water fitting (each urinal stall and in the case of a slab type urinal, each 700 mm width or portion thereof exceeding 300 mm, shall be regarded as a separate soil-water fitting) .....

54,00

(2) For a second water-closet installed in a dwelling-house. (This charge shall only apply to one water-closet per dwelling-house) .....

27,00

(3) Subject to the provisions of the Local Government Ordinance, 1939, for each erf, stand, lot or other area, with or without improvements, which in the Council's opinion, can be connected to a sewer system, a fixed charge of .....

54,00:

Provided that where such erf, stand, lot or other area has been connected to a sewer system, tariff scales (1) and (2) shall be applicable to the exclusion of the tariff in terms of this paragraph, with effect from the date of such connection.

*2. Properties outside the Municipality:*

For properties which are connected directly to the municipal sewer system and not through the sewer of any other local authority:

(1) A fixed charge of..... 27,00  
plus

(2) for each soil-water fitting (each urinal stall and in the case of a slab type urinal, each 700 mm width or portion thereof exceeding 300 mm, shall be regarded as a separate soil-water fitting) .....

54,00

(3) For a second water-closet installed in a dwelling-house. (This charge shall only apply to one water-closet per dwelling-house) .....

27,00."

2. By the substitution for Schedule E of Annexure IV of the following:

**"SCHEDULE E**  
**WASTE-FOOD DISPOSAL UNITS IN TERMS OF SECTION 71(4)**

The Council may permit the discharge from a waste-food disposal unit into a drainage installation, subject to the payment of an annual charge of R300, per unit."

3. The provisions contained in this notice, shall come into operation on 1 September 1984.

1. Deur Bylae A van Aanhangesel IV, deur die volgende te vervang:

**"BYLAE A**  
**HEFFINGS INGEVOLGE ARTIKEL 5(1) VIR DREKWATERTOEBEHORE**

*Heffing per jaar*  
R

*1. Eiendomme binne die Munisipaliteit:*

(1) Vir elke drekwatertoebehoorsel (elke urinaalvak en in die geval van 'n bladtipe urinaal, elke breedte van 700 mm of gedeelte daarvan wat 300 mm oorskry, word as 'n afsonderlike drekwatertoebehoorsel gereken) .....

54,00

(2) Vir 'n tweede spoekklosset wat in 'n woonhuis aangebring is. (Hierdie heffing geld net vir een spoekklosset per woonhuis) .....

27,00

(3) Behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, vir elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat, na die oordeel van die Raad, by 'n straatriool aangesluit kan word, 'n vaste heffing van.....

54,00:

Met dien verstande dat wanneer sodanige erf, standplaas, perseel of ander terrein by 'n straatriool aangesluit is, tariefskale (1) en (2) geld tot uitsluiting van die tarief ingevolge hierdie paragraaf, met ingang van die aansluitingsdatum.

*2. Eiendomme buite die Munisipaliteit:*

Vir eiendomme wat direk by die straatriool aangesluit is en nie deur enige ander plaaslike owerheid se riool nie:

(1) 'n Vaste heffing van ..... 27,00  
plus

(2) vir elke drekwatertoebehoorsel (elke urinaalvak en in die geval van 'n bladtipe urinaal, elke breedte van 700 mm of gedeelte daarvan wat 300 mm oorskry, word as 'n afsonderlike drekwatertoebehoorsel gereken) .....

54,00

(3) vir 'n tweede spoekklosset wat in 'n woonhuis aangebring is. (Hierdie heffing geld net vir een spoekklosset per woonhuis) .....

27,00."

2. Deur Bylae E van Aanhangesel IV, deur die volgende te vervang:

**"BYLAE E**  
**AFVALVOEDSELWEGDOENEENHEDE INGEVOLGE ARTIKEL 71(4)**

Die Raad kan toelaat dat die uitvloeisel uit 'n afvalvoedselwegdoeneenheid in 'n perseelrioolstelsel inloop, onderworpe aan die betaling van 'n jaarlikse heffing van R300 per eenheid."

3. Die bepalings wat in hierdie kennisgewing vervat is, tree op 1 September 1984 in werking.

Administrator's Notice 1473

22 August 1984

**PRETORIA MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS**

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

The Water Supply By-laws of the Pretoria Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended as follows:

1. By the substitution for the definition of "water quota" in section 1 of the following:

"daily water quota", 70 % of 1/365 of the quantity of water consumed by the consumer during a period of 12 months, which period is determined by the City Engineer, rounded off to the nearest litre: Provided that the City Engineer may at any time determine another water quota in respect of any consumer.

2. By the insertion in section 1 of the following after the definition of "daily water quota":

"average daily consumption", the total water consumption since the previous meter reading by the number of days since the previous meter reading, rounded off to the nearest litre.

3. By the substitution for Annexure VIII of the Water Tariff under Schedule 1 to Chapter 3 of the following:

**"ANNEXURE VIII**

(Applicable to the Pretoria Municipality only)

**1. Charges for Supply of Water****(1) Scale A: Agricultural Holdings and Farm Areas**

(a) The following tariff shall be applicable to any consumer supplied with water, but who is not resident within a proclaimed township:

(i) A service charge, per month or portion thereof, whether or not water is consumed, per erf, stand, premises or other site, shall be payable in cases where such erf, stand, premises or other site, with or without improvements, is connected to the water main: R9,40.

(ii) A quantity charge for water consumed since the previous meter reading, as follows:

	<i>Cents per kl</i>
(aa) If the average daily consumption does not exceed the consumer's daily water quota.....	45
(bb) If the average daily consumption exceeds the consumer's daily water quota, but is not more than 200 % of the consumer's daily water quota .....	100
(cc) If the average daily consumption exceeds 200 % of the consumer's daily water quota .....	200.
(iii) The application of this tariff shall be subject to the following conditions:	
(aa) That the connecting pipe be not more than 20 mm in diameter;	

Administrateurskennisgewing 1473

22 Augustus 1984

**MUNISIPALITEIT PRETORIA: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE**

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

Die Watervoorsieningsverordeninge van die Municipaaliteit Pretoria, aangekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskrywing van "waterkwota" deur die volgende te vervang:

"daagliksse waterkwota", 70 % van 1/365 van die hoeveelheid water wat deur die verbruiker gedurende 'n tydperk van 12 maande, welke tydperk deur die Stadsingenieur bepaal is, verbruik is, afgerond tot die naaste liter: Met dien verstaan dat die Stadsingenieur te eniger tyd 'n ander waterkwota ten opsigte van enige verbruiker kan vasstel.

2. Deur in artikel 1 die volgende na die woordomskrywing van "daagliksse waterkwota" in te voeg:

"gemiddelde daagliksse verbruik", die totale waterverbruik sedert die vorige meteraflesing gedeel deur die aantal dae sedert die vorige meteraflesing, afgerond tot die naaste liter.

3. Deur Aanhangsel VIII van die Watertarief onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang:

**"AANHANGSEL VIII**

(Slegs op die Municipaaliteit Pretoria van toepassing)

**1. Heffings vir die Lewering van Water****(1) Skaal A: Landbouhoewes en Plaasgedeeltes**

(a) Die volgende tarief is van toepassing op 'n verbruiker wat van water voorsien word, maar wat nie in 'n geproklameerde dorp woonagtig is nie:

(i) 'n Diensheffing, hetsy water verbruik word al dan nie, per maand of gedeelte van 'n maand per erf, standplaas, perseel of ander terrein, is betaalbaar waar so 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, by die hoofwaterpyp aangesluit is: R9,40.

(ii) 'n Hoeveelheidsheffing vir water wat sedert die vorige meteraflesing verbruik is, soos volg:

*Sent per kl*

(aa) Indien die gemiddelde daagliksse verbruik nie meer is as die verbruiker se daagliksse waterkwota nie.....	45
(bb) Indien die gemiddelde daagliksse verbruik meer is as die verbruiker se daagliksse waterkwota, maar nie meer is as 200 % van die verbruiker se daagliksse waterkwota nie .....	100
(cc) Indien die gemiddelde daagliksse verbruik meer is as 200 % van die verbruiker se daagliksse waterkwota.....	200.
(iii) Die toepassing van hierdie tarief is aan die volgende voorwaardes onderworpe:	
(aa) Dat die koppelpyp nie meer as 20 mm in diameter moet wees nie;	

(bb) that the water be fed from the pipe to a reservoir with a capacity not less than 2,27 kl and equipped with a float valve.

(b) For the purpose of this scale the words "proclaimed township" means an approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), and includes —

(i) any premises outside such township in respect of which the Council is, by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such township; and

(ii) any area of land laid out or divided into or developed as sites for residential or business purposes in respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township.

#### (2) Scale B: Dwelling-houses

The tariff applicable to a consumer in respect of a dwelling-house, shall be as follows for water consumed since the previous meter reading:

	Cents per kl
(a) If the average daily consumption is 0,7 kl or less .....	30
(b) If the average daily consumption is more than 0,7 kl —	
(i) for the quantity of water in excess of 0,7 kl, but not more than 1,0 kl .....	35
(ii) for the quantity of water in excess of 1,0 kl, but not more than 1,3 kl .....	55
(iii) for the quantity of water in excess of 1,3 kl, but not more than 1,6 kl .....	75
(iv) for the quantity of water in excess of 1,6 kl, but not more than 2,0 kl .....	100
(c) If the average daily consumption exceeds 2,0 kl, for all water consumed .....	200.

#### (3) Scale C: All Consumers Who do not Fall Under Scale A or B

The tariff applicable for water consumed since the previous meter reading, shall be as follows:

	Cents per kl
(a) If the average daily consumption does not exceed the consumer's daily water quota .....	33
(b) If the average daily consumption exceeds the consumer's daily water quota, but is not more than 150 % of the consumer's daily water quota .....	45
(c) If the average daily consumption is more than 150 % of the consumer's daily water quota, but is not more than 200 % of the consumer's daily water quota .....	100
(d) If the average daily consumption is more than 200 % of the consumer's daily water quota .....	200.

#### 2. Basic Charge

Subject to the provisions of the Local Government Ordinance, 1939, a basic charge in respect of any erf, stand, pre-

(bb) dat die watertoever van die pyp af na 'n opgaartenk moet gaan met 'n inhoudsmaat van minstens 2,27 kl, wat met 'n vlotterklep toegerus moet wees.

(b) Vir die toepassing van hierdie skaal beteken die woorde "geproklameerde dorp" 'n goedgekeurde dorp soos dit in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), omskryf is, en omvat dit —

(i) 'n perseel buite so 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meen dat dit as 'n deel van so 'n dorp beskou moet word; en

(ii) 'n stuk grond wat uitgelê of verdeel is in of ontwikkel is as terreine vir woon- of besigheidsdoeleindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meen dat dit as 'n goedgekeurde dorp beskou moet word.

#### (2) Skaal B: Woonhuise

Die tarief wat op 'n verbruiker ten opsigte van 'n woonhuis van toepassing is, is soos volg vir water wat sedert die vorige meteraflesing verbruik is:

	Sent per kl
(a) Indien die gemiddelde daagliks verbruik 0,7 kl of minder is.....	30
(b) Indien die gemiddelde daagliks verbruik meer as 0,7 kl is —	
(i) vir die hoeveelheid water meer as 0,7 kl, maar nie meer as 1,0 kl nie .....	35
(ii) vir die hoeveelheid water meer as 1,0 kl, maar nie meer as 1,3 kl nie .....	55
(iii) vir die hoeveelheid water meer as 1,3 kl, maar nie meer as 1,6 kl nie .....	75
(iv) vir die hoeveelheid water meer as 1,6 kl, maar nie meer as 2,0 kl nie .....	100
(c) Indien die gemiddelde daagliks verbruik meer as 2,0 kl is, vir alle water wat verbruik is .....	200.

#### (3) Skaal C: Alle Verbruikers wat nie Onder Skaal A of B Ressorteer nie

Die tarief wat van toepassing is vir water wat sedert die vorige meteraflesing verbruik is, is soos volg:

	Sent per kl
(a) Indien die gemiddelde daagliks verbruik nie meer is as die verbruiker se daagliks waterkwota nie .....	33
(b) Indien die gemiddelde daagliks verbruik meer is as die verbruiker se daagliks waterkwota, maar nie meer is as 150 % van die verbruiker se daagliks waterkwota nie .....	45
(c) Indien die gemiddelde daagliks verbruik meer is as 150 % van die verbruiker se daagliks waterkwota, maar nie meer is as 200 % van die verbruiker se daagliks waterkwota nie ...	100
(d) Indien die gemiddelde daagliks verbruik meer is as 200 % van die verbruiker se daagliks waterkwota .....	200.

#### 2. Basiese Heffing

Behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, 'n basiese heffing vir elke erf, stand-

mises or other site, with or without improvements, which, in the opinion of the Council, can be connected to the water main, R3,20 per month or part thereof: Provided that where such erf, stand, premises or other site is connected to the water main, tariff scales A, B and C shall apply, to the exclusion of the tariff in terms of this paragraph, with effect from the date of connection.

### 3. Outlying Areas

In cases where water is supplied outside the municipality or municipal-controlled areas, the tariff charges in terms of Scales A, B and C plus a surcharge of 25 % shall be payable.

### 4. Charges for Connecting the Water Supply

The following charges for providing and fixing connection pipes and meters shall be payable according to the diameter of pipes as indicated:

#### (1) Metered Connections:

- (a) 20 mm: R300
- (b) 25 mm: R380
- (c) 40 mm: R650
- (d) 50 mm: R800
- (e) 80 mm: R1 325
- (f) 100 mm: R1 650
- (g) 150 mm: R2 540

#### (2) Unmetered Connections:

- (a) 40 mm: R585
- (b) 50 mm: R785
- (c) 80 mm: R1 110
- (d) 100 mm: R1 220
- (e) 150 mm: R1 940

#### (3) Township Connections:

- (a) 80 mm: R530
- (b) 100 mm: R660
- (c) 150 mm: R1 015
- (d) Above 150 mm: At cost.

#### (4) Connections with Combined Meters:

(Combination of low and high withdrawals from one connection)

- (a) 80 mm: R2 230
- (b) 100 mm: R2 620
- (c) 150 mm: R3 585
- (d) Above 150 mm: At cost.

(5) A surcharge of 25 % shall be levied in respect of any such work performed outside the municipality.

### 5. Charges in Connection with Meters

For testing meters in accordance with section 55 under Chapter 4. Meters shall not show an error more than 5 % either way:

- (1) 15 mm to 25 mm: R45 per meter
- (2) 40 mm tot 50 mm: R50 per meter
- (3) For meters in excess of 50 mm: At cost.

plaas, perseel of ander terrein, met of sonder verbeterings, wat na die oordeel van die Raad by die hoofwaterpyp aangesluit kan word, R3,20 per maand of 'n gedeelte daarvan: Met dien verstande dat wanneer sodanige erf, standplaas, perseel of ander terrein by die hoofwaterpyp aangesluit is, tariefskale A, B en C geld, met uitsluiting van die tarief ingevolge hierdie paragraaf, met ingang van die aansluitingsdatum.

### 3. Buitegebiede

Waar water aan gebiede buite die munisipaliteit of munisipaalbeheerde gebiede gelewer word, is alle tariefheffings ingevolge Skale A, B en C plus 'n toeslag van 25 % betaalbaar.

### 4. Heffings vir die Aansluiting van die Watertoewer

Vir die verskaffing en aanlê van verbindingspype en die aanbring van meters, is die volgende gelde betaalbaar volgens die diameter van pype soos aangedui is:

#### (1) Gemeterde Aansluitings:

- (a) 20 mm: R300
- (b) 25 mm: R380
- (c) 40 mm: R650
- (d) 50 mm: R800
- (e) 80 mm: R1 325
- (f) 100 mm: R1 650
- (g) 150 mm: R2 540

#### (2) Ongemeterde Aansluitings:

- (a) 40 mm: R585
- (b) 50 mm: R785
- (c) 80 mm: R1 110
- (d) 100 mm: R1 220
- (e) 150 mm: R1 940

#### (3) Dorpsaansluitings:

- (a) 80 mm: R530
- (b) 100 mm: R660
- (c) 150 mm: R1 015
- (d) Groter as 150 mm: Teen koste.

#### (4) Aansluitings met Gekombineerde Meters:

(Kombinasie van lae en hoë onttrektings vanaf een aansluiting)

- (a) 80 mm: R2 230
- (b) 100 mm: R2 620
- (c) 150 mm: R3 585
- (d) Groter as 150 mm: Teen koste.

(5) 'n Toeslag van 25 % word gehef ten opsigte van enige sodanige werk wat buite die munisipaliteit gedoen word.

### 5. Heffings in Verband met Meters

Vir die toets van meters ooreenkomsdig artikel 55 onder Hoofstuk 4. Meters mag nie meer as 5 % te veel of te min aanwys nie:

- (1) 15 mm tot 25 mm: R45 per meter
- (2) 40 mm tot 50 mm: R50 per meter
- (3) Vir meters bo 50 mm: Teen koste.

A surcharge of 25 % shall be levied in respect of any such work performed outside the municipality.

#### 6. Miscellaneous Charges

(1)(a) No charge shall be payable by a new consumer for reconnecting the water supply to premises where it has been previously connected, and no charge shall be payable for reconnecting the water supply to premises where it has been temporarily disconnected at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(b) Where the water supply to premises has been temporarily disconnected on account of the non-payment of accounts or non-compliance with any of the Council's Water Supply By-laws or Regulations, a sum of R45 shall be paid to the Council before the premises may be reconnected.

(c) Where the water supply to premises has been disconnected for a period of less than 14 days at the request of the consumer, a sum of R45 shall be paid to the Council before the premises may be reconnected.

(2) For providing a temporary water supply with a pipe not exceeding 20 mm and three weeks' duration for fêtes, circuses and other such functions: R155 for providing the supply, plus a non-refundable deposit of R25 per week to cover the cost of the water consumed.

(3) For work which the Council may undertake at the request of an owner or other body for which no charge has been fixed, the charge shall be the cost to the Council of all actual expenses, including material, labour, transport, use of tools and plant, plus a surcharge of 10 % on such amount in respect of overhead expenses and supervision charges.

(4) The following charges shall be payable when service is rendered at the special request of the consumer:

(a) For the reading or re-reading of a water meter: R12,50.

(b) Relocation or lowering of a connection with a maximum diameter of 25 mm: R250.

(c) Removal of a connection with a maximum diameter of 40 mm: Free of charge.

(5) A surcharge of 25 % shall be levied in respect of any work set out in items (1) up to and including (4) above, performed outside the municipality."

4. The provisions contained in this notice shall come into operation on 29 August 1984.

PB 2-4-2-104-3

Administrator's Notice 1474

22 August 1984

#### SANDTON MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Sandton Municipality, adopted by the Council under Administrator's Notice 231, dated 22 February 1978, as amended, are hereby further amended as follows:

'n Toeslag van 25 % word gehef ten opsigte van enige sodanige werk wat buite die munisipaliteit gedoen word.

#### 6. Diverse Gelde

(1)(a) Geen heffing word van 'n nuwe verbruiker gevra vir die heraansluiting van die watertoevoer aan 'n perseel waar die watertoevoer voorheen aangesluit was, en ook nie vir die heraansluiting van die watertoevoer aan 'n perseel wat op versoek van die verbruiker tydelik afgesluit is nie: Met dien verstande dat so 'n afsluiting vir 'n tydperk van minstens 14 dae duur.

(b) Wanneer die watertoevoer na 'n perseel weens die wanbetaling van die rekenings of die nie-nakoming van enige van die Raad se Watervoorsieningsverordeninge of -regulasies tydelik afgesluit is, moet 'n bedrag van R45 aan die Raad betaal word voordat die perseel heraangesluit kan word.

(c) Wanneer die watertoevoer na 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R45 aan die Raad betaal word voordat die perseel heraangesluit kan word.

(2) Vir die verskaffing van 'n tydelike watertoevoer met 'n pyp van hoogstens 20 mm en vir nie langer as drie weke nie ten opsigte van kermisse, sirkusse en ander dergelike byeenkomste: R155 vir die aanleg, plus 'n nie-terugbetaalbare deposito van R25 per week om die koste van die water wat verbruik word, te dek.

(3) Die heffing vir die werk wat die Raad op versoek van die eienaar of ander liggaaam onderneem en waaroor geen heffing bepaal is nie, is die koste vir die Raad van alle werklike uitgawes, insluitende materiaal, arbeid, vervoer, die gebruik van gereedskap en masjinerie, plus 'n toeslag van 10 % op sodanige bedrag ten opsigte van oorhoofse koste en toesigde.

(4) Die volgende heffings is betaalbaar wanneer die diens op spesiale versoek van die verbruiker gelewer word:

(a) Om 'n watermeter te laat aflees of heraflees: R12,50.

(b) Verskuwing of laat sak van 'n aansluiting met 'n maksimum diameter van 25 mm: R250.

(c) Verwydering van 'n aansluiting met 'n maksimum diameter van 40 mm: Gratis.

(5) 'n Toeslag van 25 % word gehef ten opsigte van werk soos bedoel in subitems (1) tot en met (4) hierbo, wat buite die munisipaliteit gedoen word."

4. Die bepalings in hierdie kennisgewing vervat, tree op 29 Augustus 1984 in werking.

PB 2-4-2-104-3

Administrateurskennisgewing 1474

22 Augustus 1984

#### MUNISIPALITEIT SANDTON: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Sandton, deur die Raad aangeneem by Administrateurskennisgewing 231 van 22 Februarie 1978, soos gewysig, word hierby verder soos volg gewysig:

## 1. By the substitution for section 84 of the following:

*"Offences and Penalties"*

84. Any person contravening or failing to comply with any provision of these by-laws, shall be guilty of an offence and liable on conviction to a fine not exceeding R300 or, in default of payment, to imprisonment for a period not exceeding 12 months, and in the case of a successive or continuing offence, to a fine not exceeding R20 for each day such offence continues."

## 2. By the substitution for item 2 of the Tariff of Charges under Part I of the Schedule of the following:

*"2. Charges for the Supply of Water, per Month"*

Where any piece of land referred to in item 1 is connected to the main, the owner or occupier thereof shall, in addition to the charge mentioned in item 1, pay to the Council an amount of 38c per kl or part thereof for water supplied to him as registered by the meter."

PB 2-4-2-104-116

Administrator's Notice 1475

22 August 1984

## STANDERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

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

The Electricity By-laws of the Standerton Municipality, adopted by the Council under Administrator's Notice 34, dated 10 January 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1(1) for the figure "R8,50" of the figure "R10".

2. By the substitution in item 1(2) for the figure "5,48c" of the figure "5,7c".

3. By the substitution in item 2 for the figure "5,48c" of the figure "5,7c".

4. By the substitution in item 3(1) for the figure "R11,30" of the figure "R14".

5. By the substitution in item 3(2) for the figure "7,63c" of the figure "8c".

6. By the substitution in item 3(3) for the figure "6,58c" of the figure "7c".

7. By the substitution in item 4(5)(a) for the figure "0,6c" of the figure "0,9c".

8. By the substitution in item 4(5)(b) for the figure "0,4c" of the figure "0,6c".

9. By the substitution in item 5(2)(c)(i) for the figure "0,6c" of the figure "0,9c".

10. By the substitution in item 5(2)(e)(ii) for the figure "0,4c" of the figure "0,6c".

11. By the substitution in item 9(2) for the figure "R5" of the figure "R10".

12. By the substitution in item 9(3) for the figure "R5" of the following:

"(a) During normal office hours : R10.

(b) Outside normal office hours : R25."

## 1. Deur artikel 84 deur die volgende te vervang:

*"Oortredings en Strawwe."*

84. Iemand wat enige bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, en in die geval van 'n agtereenvolgende of voortdurende oortreding, 'n boete van hoogstens R20 vir elke dag wat die misdryf voortduur."

## 2. Deur item 2 van die Tarief van Gelde onder Deel I van die Bylae deur die volgende te vervang:

*"2. Gelde vir die Lewering van Water, per Maand."*

Waar enige stuk grond waarna in item 1 verwys word, by die hoofwaterpyp aangesluit is, moet die eienaar of bewoner daarvan, benewens die heffing in item 1 vermeld, aan die Raad 'n bedrag van 38c per kl of gedeelte daarvan betaal vir water wat aan hom gelewer word soos deur die meter geregistreer."

PB 2-4-2-104-116

Administrateurskennisgewing 1475

22 Augustus 1984

## MUNISIPALITEIT VAN STANDERTON: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Standerton, deur die Raad aangeneem by Administrateurskennisgewing 34 van 10 Januarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(1) die syfer "R8,50" deur die syfer "R10" te vervang.

2. Deur in item 1(2) die syfer "5,48c" deur die syfer "5,7c" te vervang.

3. Deur in item 2 die syfer "5,48c" deur die syfer "5,7c" te vervang.

4. Deur in item 3(1) die syfer "R11,30" deur die syfer "R14" te vervang.

5. Deur in item 3(2) die syfer "7,63c" deur die syfer "8c" te vervang.

6. Deur in item 3(3) die syfer "6,58c" deur die syfer "7c" te vervang.

7. Deur in item 4(5)(a) die syfer "0,6c" deur die syfer "0,9c" te vervang.

8. Deur in item 4(5)(b) die syfer "0,4c" deur die syfer "0,6c" te vervang.

9. Deur in item 5(2)(c)(i) die syfer "0,6c" deur die syfer "0,9c" te vervang.

10. Deur in item 5(2)(e)(ii) die syfer "0,4c" deur die syfer "0,6c" te vervang.

11. Deur in item 9(2) die syfer "R5" deur die syfer "R10" te vervang.

12. Deur in item 9(3) die syfer "R5" deur die volgende te vervang:

"(a) Gedurende normale kantoorure R10.

(b) Buite normale kantoorure: R25."

PB 2-4-2-36-33

PB 2-4-2-36-33

Administrator's Notice 1476

22 August 1984

**STANDERTON MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS**

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

The Drainage and Plumbing By-laws of the Standerton Municipality, published under Administrator's Notice 843, dated 10 August 1970, as amended, are hereby further amended by amending Schedule B under Annexure V as follows:

1. By the substitution in item 2 of Part II for the figure "R14" of the figure "R15".
2. By the substitution in item 1(1) of Part III for the figure "R2,50" of the figure "RS".
3. By the substitution in item 1(2)(a) of Part III for the figures "R2,50" and "40c" respectively of the figures "R5" and "42c".
4. By the substitution in item 1(3) of Part IV for the figure "18c" of the figure "25c".

PB 2-4-2-34-33

Administrator's Notice 1477

22 August 1984

**STANDERTON MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF**

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 Sanitary and Refuse Removals Tariff of the Standerton Municipality, published under Administrator's Notice 918, dated 13 December 1961, as amended, are hereby further amended, as follows:

1. By the substitution in item 3(1)(a) for the figure "R6,25" of the figure "R7".
2. By the substitution in item 3(1)(b) for the figure "R5,55" of the figure "R6".
3. By the substitution in item 3(2)(a) for the figure "R70" of the figure "R75".
4. By the substitution in item 3(2)(b) for the figure "R60" of the figure "R65".
5. By the substitution in item 4 for the figure "R4,25" of the figure "R4,50".

PB 2-4-2-81-33

Administrator's Notice 1478

22 August 1984

**STANDERTON MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS**

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

The Water Supply By-laws of the Standerton Municipality, adopted by the Council under Administrator's Notice 1273, dated 31 August 1977, as amended, are hereby

Administrateurskennisgewing 1476

22 Augustus 1984

**MUNISIPALITEIT STANDERTON: WYSIGING VAN RIOLERINGS- EN LOODGIETERYVERORDENINGE**

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

Die Rioleerings- en Loodgietaryverordeninge van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby verder gewysig deur Bylae B onder Aanhangsel V soos volg te wysig:

1. Deur in item 2 van Deel II die syfer "R14" deur die syfer "R15" te vervang.
2. Deur in item 1(1) van Deel III die syfer "R2,50" deur die syfer "RS" te vervang.
3. Deur in item 1(2) van Deel III die syfers "R2,50" en "40c" onderskeidelik deur die syfers "R5" en "42c" te vervang.
4. Deur in item 1(3) van Deel IV die syfer "18c" deur die syfer "25c" te vervang.

PB 2-4-2-34-33

Administrateurskennisgewing 1477

22 Augustus 1984

**MUNISIPALITEIT STANDERTON: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGSTARIEF**

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 Sanitère en Vullisverwyderingstarief van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 918 van 13 Desember 1961, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 3(1)(a) die syfer "R6,25" deur die syfer "R7" te vervang.
2. Deur in item 3(1)(b) die syfer R5,55" deur die syfer "R6" te vervang.
3. Deur in item 3(2)(a) die syfer "R70" deur die syfer "R75" te vervang.
4. Deur in item 3(2)(b) die syfer "R60" deur die syfer "R65" te vervang.
5. Deur in item 4 die syfer "R4,25" deur die syfer "R4,50" te vervang.

PB 2-4-2-81-33

Administrateurskennisgewing 1478

22 Augustus 1984

**MUNISIPALITEIT STANDERTON: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE**

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Standerton, deur die Raad aangeneem by Administrateurskennisgewing 1273 van 31 Augustus 1977, soos gewysig,

further amended by amending the Tariff of Charges under the Annexure as follows:

1. By the substitution in item 1 for the figure "R6" of the figure "R7".

2. By the substitution for paragraph (a) of item 2(1) of the following:

"(a) For the supply of water per month, or part thereof to any consumer, except those consumers mentioned in paragraphs (b), (c) and (d):

(i) For the first 25 kl, per kl or part thereof: 30c.

(ii) For each kl in excess of 25 kl up to and including 100 kl or part thereof: 35c.

(iii) For each kl in excess of 100 kl or part thereof: 40c."

3. By the substitution in item 2(1)(b) for the figure "24c" of the figure "27c".

4. By the substitution in item 2(1)(d) for the figure "25c" of the figure "30c".

PB 2-4-2-104-33

Administrator's Notice 1479

22 August 1984

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO DRAINAGE BY-LAWS**

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

The Drainage By-laws of the Transvaal Board for the Development of Peri-Urban Areas, adopted by the Board under Administrator's Notice 1443, dated 27 September 1978, as amended, are hereby further amended by the substitution for item 3 of Part II under the Schedule of the following:

"3. Charges Payable for the Use of Drains, Sewers and Sewage Works within the Area of Lenasia South.

(1) Basic charge, per erf, per year: R98.

(2) Additional charge, per erf, per year: R44,04."

PB 2-4-2-34-111

Administrator's Notice 1480

22 August 1984

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO STREET AND MISCELLANEOUS BY-LAWS**

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

The Street and Miscellaneous By-laws of the Transvaal Board for the Development of Peri-Urban Areas, adopted by the Board under Administrator's Notice 1319, dated 30 July 1975, as amended, are hereby further amended by the addition at the end of the Schedule of the words "Marloth Park".

PB 2-4-2-80-111

sig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1 die syfer "R6" deur die syfer "R7" te vervang;

2. Deur paragraaf (a) van item 2(1) deur die volgende te vervang:

"(a) Vir die lewering van water per maand of gedeelte daarvan aan enige verbruiker, uitgesonderd daardie verbruikers in paragrawe (b), (c) en (d) vermeld:

(i) Vir die eerste 25 kl, per kl of gedeelte daarvan: 30c.

(ii) Vir elke kl bo 25 kl tot en met 100 kl of gedeelte daarvan: 35c.

(iii) Vir elke kl bo 100 kl of gedeelte daarvan: 40c."

3. Deur in item 2(1)(b) die syfer "24c" deur die syfer "27c" te vervang.

4. Deur in item 2(1)(d) die syfer "25c" deur die syfer "30c" te vervang.

PB 2-4-2-104-33

Administrateurskennisgewing 1479

22 Augustus 1984

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN RIOLERINGSVERORDENINGE**

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

Die Rioleringsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, deur die Raad aangeneem by Administrateurskennisgewing 1443 van 27 September 1978, soos gewysig, word hierby verder gewysig deur item 3 van Deel II onder die Bylae deur die volgende te vervang:

"3. Gelde Betaalbaar vir die Gebruik van Riele, Vuilriele en Rioleringswerke in die Gebied van Lenasia-Suid.

(1) Basiese heffing, per erf, per jaar: R98.

(2) Bykomende heffing, per erf, per jaar: R44,04."

PB 2-4-2-34-111

Administrateurskennisgewing 1480

22 Augustus 1984

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

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

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

PB 2-4-2-80-111

Administrator's Notice 1481                    22 August 1984

**TZANEEN MUNICIPALITY: REVOCATION OF POUND TARIFF**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the Pound Tariff of the Tzaneen Municipality, published under Administrator's Notice 643, dated 12 August 1964, as amended.

PB 2-4-2-75-71

Administrator's Notice 1482                    22 August 1984

**VENTERSDORP MUNICIPALITY: AMENDMENT TO POUND TARIFF**

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been made by him in terms of section 71 of the said Ordinance.

The Pound Tariff of the Ventersdorp Municipality, published under Administrator's Notice 622, dated 16 August 1961, as amended, is hereby further amended by the substitution for items 1 and 2 of the following:

*1. Detention Fees*

R

(1) For every stallion or jack-ass above 2 years old.....	6,00
(2) For every bull above 2 years old .....	8,00
(3) For every ram, billy-goat or boar.....	2,00
(4) For every mare, gelding, foal, mule or ass, cow of calf.....	4,00
(5) For every goat or sheep.....	0,40
(6) For every pig, excluding sucking-pigs .....	4,00

*2. Grazing Fees*

(1) For every horse, mule, ass, ox, cow or calf, per day.....	4,00
(2) For any number of goats or sheep not exceeding 10, per head, per day.....	0,40
(3) For any additional number of goats or sheep above 10 but not exceeding 25, per head, per day.....	2,00
(4) For any additional number of goats or sheep above 25, per day.....	4,00."

PB 2-4-2-75-35

Administrator's Notice 1483                    22 August 1984

**WESTONARIA MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE REGULATION OF THE DONALDSON DAM RECREATION RESORT**

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 Regulation of the Donaldson Dam Recreation Resort of the Westonaria Municipality, published under Administrator's Notice 1264, dated 31 Oc-

Administrator'skennisgewing 1481                    22 Augustus 1984

**MUNISIPALITEIT TZANEEN: HERROEPING VAN SKUTTARIEF**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Skuttarief van die Munisipaliteit Tzaneen, afgekondig by Administrateurskennisgewing 643 van 12 Augustus 1964, soos gewysig.

PB 2-4-2-75-71

Administrator'skennisgewing 1482                    22 Augustus 1984

**MUNISIPALITEIT VENTERSDORP: WYSIGING VAN SKUTTARIEF**

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

Die Skuttarief van die Munisipaliteit Ventersdorp, afgekondig by Administrateurskennisgewing 622 van 16 Augustus 1961, soos gewysig, word hierby verder gewysig deur items 1 en 2 deur die volgende te vervang:

*1. Aanhougelde*

R

(1) Vir elke perd- of donkiehings bo 2 jaar oud.....	6,00
(2) Vir elke bul bo 2 jaar oud.....	8,00
(3) Vir elke ram, bokram of varkbeer .....	2,00
(4) Vir elke merrie, reun, vul, muil, os, donkie, koei of kalf.....	4,00
(5) Vir elke bok of skaap .....	0,40
(6) Vir elke vark, uitgesonderd speenvarke .....	4,00

*2. Weigelde*

(1) Vir elke perd, muil, donkie, os, koei of kalf, per dag.....	4,00
(2) Vir enige aantal bokke of skape wat nie 10 te bowe gaan nie, per stuk, per dag.....	0,40
(3) Vir enige bykomende aantal bokke of skape bo 10 in getal maar nie 25 te bowe gaan nie, per dag.....	2,00
(4) Vir enige bykomende aantal bokke of skape bo 25 in getal, per dag .....	4,00".

PB 2-4-2-75-35

Administrator'skennisgewing 1483                    22 Augustus 1984

**MUNISIPALITEIT WESTONARIA: WYSIGING VAN VERORDENINGE BETREFFENDE DIE DONALDSON DAM ONTPANNINGSTERREIN**

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

Die Verordeninge Betreffende die Donaldsondam Ontspanningsterrein van die Munisipaliteit Westonaria, afgekondig by Administrateurskennisgewing 1264 van 31 Ok-

tober 1979, as amended, are hereby further amended as follows:

1. By the substitution for the definition of "Council" of the following:

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

2. By the insertion after the definition of "Council" of the following definition:

"'swimming-bath superintendent' means any officer of the Council appointed to take charge of the recreation resort or his authorized assistant.".

3. By the insertion after section 57 of the following, and the renumbering of the existing Part IV and sections 58 to 78 inclusive, to read V and 80 to 88 respectively:

#### "PART IV

##### *Swimming-baths*

58. The Council shall have the right to refuse admission to the bath to any person at any time without assigning any reason for such refusal, and may exclude from the bath for such period as it may think fit any person who has been found guilty of a contravention of these by-laws notwithstanding that such person is a holder of any of the Council's admission tickets.

59. No person shall, by forcible or improper means, seek admission to the bath, nor shall any person by forcible or improper means seek admission to the bath before any other person, who by priority of payment, shall be entitled thereto.

60. The Council shall have the right to —

(a) set aside days or certain hours for special use of a bath, and to refuse admission to a bath at any time;

(b) close a bath for cleaning or repair purposes for any period or periods not exceeding 14 days during any season, and all season and monthly tickets to the dam grounds shall be issued subject to this reservation.

61. Every person using a bath shall make use of a foot bath in the place set aside therefor, before entering the main bath.

62. No man, woman or child over 5 years of age shall enter any dressing-room, appointed or set aside for the opposite sex.

63.(1) Every person resorting to a bath shall wear a bathing costume or trunk which conform to the ordinary standards of decency, and it shall be competent for the swimming-bath superintendent to request any person who in his opinion, is not dressed in accordance with these requirements, to leave the bath.

(2) No person shall appear in the nude outside a dressing-room.

64. Every person resorting to a bath shall at all times exercise reasonable and proper care in the use of a bath and facilities.

65. Any person resorting to a bath who spits or commits any nuisance in a bath or water closet or dressing-room

tober 1979, soos gewysig, word hierby verder soos volg gewysig:

1. Deur die woordomskrywing van "Raad" deur die volgende te vervang:

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

2. Deur na die woordomskrywing van "Raad" die volgende woordomskrywing in te voeg:

"'swembadsuperintendent' enige beampte van die Raad wat aangestel is om oor die ontspanningsoord toesig te hou of sy gemagtigde assistent.".

3. Deur na artikel 57 die volgende in te voeg, en die bestaande Deel IV en artikels 57 tot en met 78 onderskeidelik te hernommer V en 80 tot en met 88:

#### "DEEL IV

##### *Swembaddens*

58. Die Raad het die reg om toegang tot 'n bad aan enige persoon te eniger tyd te weier, sonder om 'n rede daarvoor te gee en ook enige persoon wat skuldig bevind is aan 'n oortreding van hierdie verordeninge, die bad te belet vir enige tydperk wat die Raad goedvind, selfs al is so 'n persoon diehouer van enige van die Raad se toegangskaartjies tot die Damterrein.

59. Niemand mag op gewelddadige of onbehoorlike wyse toegang tot 'n bad probeer verkry nie of op gewelddadige of onbehoorlike wyse toegang tot die bad verkry voor enige ander persoon wat, deurdat hy eerder betaal het, tot voorrang geregtig is.

60. Die Raad het die reg om —

(a) dae of sekere ure opsy te sit vir spesiale gebruik van 'n bad en om toegang tot die bad te eniger tyd te weier;

(b) 'n bad vir skoonmaak- of hersteldoelendes vir enige tydperk of tydperke van hoogstens 14 dae gedurende enige seisoen te sluit, en alle seisoen- en maandelikse toegangskaartjies tot die damterrein word met hierdie voorbehoud uitgereik.

61. Elkeen wat 'n bad gebruik, moet van die voetbad gebruik maak op die plek wat daarvoor opsy gesit is, alvorens hy die hoofbad binnegaan.

62. Geen man, vrou of kind bo 5 jaar mag enige kleedkamer binnegaan wat vir die teenoorgestelde geslag bedoel, afgsonder, of opsy gesit is nie.

63.(1) Elkeen wat hom na 'n bad begewe, moet 'n kostuum of baaibroek dra wat aan die gewone vereistes van betaamlikheid voldoen en die swembadsuperintendent het die bevoegdheid om enige persoon wat, volgens sy mening, nie ooreenkomsdig hierdie vereistes aangetrek is nie, te versoek om die bad te verlaat.

(2) Niemand mag in 'n naakte toestand buite 'n kleedkamer verskyn nie.

64. Elkeen wat hom na 'n bad begewe, moet te alle tye redelike en behoorlike sorg dra by die gebruik van die bad en geriewe.

65. Enigeen wat hom na 'n bad begewe, en wat in die bad, spoelkloset of kleedkamers spuug of tot oorlas is,

shall be deemed to commit an offence and shall be liable to the penalty provided in section 88.

66. No person shall at any time break or injure or improperly interfere with the due and efficient action of any lock, cock, valve, pipe, engine or machinery in connection with the bath, or damage any furniture, fittings or conveniences in a bath.

67. No person shall strew or deposit in a bath, save in containers provided for the purpose, any fruit, peels, rind, paper, glass or rubbish of any description, or in any manner interfere with the cleanliness of a bath or cause any annoyance, danger or accident to persons using the same. No bottles shall be allowed inside a bath enclosure.

68. No person shall, at any time while in a bath, by any disorderly or improper conduct, disturb or obstruct any other person in the proper use of a bath or any officer, servant or person appointed by the Council in the proper execution of his duty.

69. No person shall cause or allow any dog belonging to him or under his control, to enter or remain in a bath. Any dog found within a bath may be impounded by the swimming-bath superintendent.

70. No person shall at any time while in a bath use indecent or offensive language or behave in an indecent or offensive manner.

71. Any person contravening any of the provisions of these by-laws may be removed from a bath by the swimming-bath superintendent, and shall, on being requested to do so, furnish his name and address. Any person so removed from a bath who re-enters or seeks to re-enter a bath without the permission of the swimming-bath superintendent, and any person who has been refused permission to a bath for whatever reason and who enters or seeks to enter a bath shall be guilty of an offence and be liable to the penalty provided in section 88.

72. No person shall at any time while being in a bath, use any soap or other substance whereby the water in the bath may be rendered turbid or unfit for the proper use of bathers.

73. No person shall wilfully or improperly foul or pollute the water in the bath, or wilfully or improperly soil or defile any towel, bathing costume or other article, or any room, or any furniture or articles therein.

74. No person shall at any time, while suffering boils, suppurating sores or from any cutaneous infections or contagious disease, enter or use a bath. The swimming-bath superintendent shall have the power to order any such person found in a bath to remove himself therefrom immediately.

75. No person shall enter or remain in a bath enclosure while under the influence of alcohol or drugs.

76. The hours and times during which a bath shall be open, shall be fixed by the Council from time to time.

77. No person shall —

(a) play water polo in a bath, except at such times as shall from time to time be appointed for that purpose by the Council;

(b) play any game likely to cause injury or discomfort to bathers or spectators in a bath;

(c) take into a bath any surf board, canoe, boat, punt or raft.

word geag 'n oortreding te begaan en is strafbaar met die boete in artikel 88 bepaal.

66. Niemand mag te eniger tyd enige slot, kraan, klep, pyp, masjien of masjinerie in verband met 'n bad breek of beskadig, of hom met die behoorlike werking daarvan belemoei nie, en ook mag hy geen meubels, monterings of gereiewe binne die bad beskadig nie.

67. Niemand mag in 'n bad, tensy in houers, vir die doel verskaf, enige vrugte, skille, papier, glas of vullis, van watter aard ook al rondstrooi of gooi nie, of op enige wyse afbreuk doen aan die sindelikheid van 'n bad nie of enige ergenis, gevaar of ongeluk aan enigeen wat die bad gebruik, veroorsaak nie. Geen bottels word binne die omheinde badruimte toegelaat nie.

68. Niemand mag te eniger tyd terwyl hy in 'n bad is, deur enige wanordelike of onbehoorlike gedrag, iemand anders by die behoorlike gebruik van die bad of 'n amptenaar, dienaar of persoon deur die Raad aangestel, by die behoorlike uitoefening van sy plig, steur of hinder nie.

69. Niemand mag toelaat of veroorsaak dat 'n hond wat aan hom behoort of wat onder sy toesig is, binne 'n bad kom of daar bly nie. Enige hond wat binne 'n bad gevind word, kan deur die swembadsuperintendent geskut word.

70. Niemand mag te eniger tyd terwyl hy in 'n bad is, onkuise of beleidende taal gebruik of hom op onwelvoeg-like of beleidende wyse gedra nie.

71. Enigeen wat enigeen van die bepalings van hierdie verordeninge oortree, kan deur die swembadsuperintendent uit 'n bad verwys word, en moet op versoek, sy naam en adres opgee. Enigeen wat aldus uit 'n bad verwys is en wat sonder die toestemming van die swembadsuperintendent weer die bad binnegaan of probeer binnegaan wanneer toegang tot die bad om watter rede ookal geweier is, weer die bad binnegaan of probeer binnegaan, is skuldig aan 'n oortreding en strafbaar met die boete in artikel 88 bepaal.

72. Niemand mag te eniger tyd terwyl hy in 'n bad is, enige seep of ander stowwe waardeur die water in die bad troebel of ongeskik vir die behoorlike gebruik van baaiers gemaak kan word, gebruik nie.

73. Niemand mag moedwillig of op onbehoorlike wyse die water in 'n bad verontreinig of vuil maak nie, of moedwillig of op onbehoorlike wyse enige handdoek, badkostuum of ander artikel, of enige vertrek, of enige meubels of artikel daarin vuil maak of besmet nie.

74. Niemand mag te eniger tyd, terwyl hy aan pitswere, etterende sere of huidsiekte, aansteeklike of besmetlike siektes ly, 'n bad binnegaan of daarvan gebruik maak nie. Die swembadsuperintendent het die bevoegdheid om so 'n persoon wat in die bad gevind word, te beveel om die bad onmiddellik te verlaat.

75. Niemand mag die badruimte binnegaan of daarin bly nie terwyl hy onder die invloed van alkohol of dwelmmiddelke verkeer.

76. Die ure en tyd waartydens 'n bad oop is, word van tyd tot tyd deur die Raad vasgestel.

77. Niemand mag —

(a) waterpolo in die bad speel nie, behalwe op enige tye as wat van tyd tot tyd deur die Raad vir hierdie doel vasgestel word;

(b) enige spel speel waardeur die baaiers of toeskouers in die bad moontlik beseer kan word of waardeur ongerief aan hulle veroorsaak kan word nie;

(c) 'n branderplank, kano, boot, pont of vlot in die bad inneem nie.

78. Every person using a bath shall do so at his own risk and the Council or the swimming-bath superintendent shall not be responsible or liable for any injury such person may sustain.

79. The Council or the swimming-bath superintendent shall not be responsible for the loss of clothing, jewelry or other articles of whatever description left in the dressing-rooms toilets or elsewhere at the bath.”.

PB 2-4-2-151-38

Administrator's Notice 1484

22 August 1984

### WESTONARIA MUNICIPALITY: REFUSE (SOLID WASTES) BY-LAWS

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

#### CHAPTER 1

##### *Definitions*

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

“bin” means a bin prescribed by the Council in respect of premises in terms of these by-laws;

“bin liner” means a plastic bag as prescribed by the Council, which is being placed inside the bin;

“builders refuse” means refuse generated by demolition, excavation or building activities on premises;

“bulky refuse” means refuse, excluding builders refuse or house refuse, which cannot be virtue of its mass, shape, size or temporary extraordinary generation be conveniently stored in a bin or container unit, and shall include garden refuse;

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

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

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

“garden refuse” means refuse, which is generated as a result of normal gardening activities on premises used solely as a private dwelling-house, such as grass cuttings, leaves, plants, flowers and other small and light matter;

“house refuse” means refuse excluding builders refuse, bulky refuse or garden refuse, generated by the use solely as a residence of a private dwelling-house or other dwelling-unit;

78. Elkeen wat ’n bad gebruik doen dit op sy eie risiko en die Raad of die swembadsuperintendent is nie verantwoordelik of aanspreeklik vir enige besering wat sodanige persoon mag opdoen nie.

79. Die Raad of die swembadsuperintendent aanvaar geen verantwoordelikheid vir die verlies van klere, juweliereware of ander artikels van watter aard ook al, wat in die kleekamers, toilette of elders by die bad gelaat word nie.”.

PB 2-4-2-151-38

Administrateurskennisgewing 1484

22 Augustus 1984

### MUNISIPALITEIT WESTONARIA: VERORDENINGE BETREFFENDE VASTE AFVAL

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

#### HOOFTUK 1

##### *Woordomskrywing*

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

“afvalblik” ’n houer wat die Raad ingevolge hierdie verordeninge ten opsigte van ’n perseel voorskryf;

“besigheidsafval” afval, uitgesonderd bouersafval en lywige afval wat ontstaan deur die gebruik van ’n perseel wat nie ’n private woonhuis is wat uitsluitend vir woondoeleindes gebruik word nie;

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

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

“gelde” die toepaslike geld wat deur die raad vasgestel is, of vervat is in enige verordening van die Raad, ooreenkomsdig die Ordonnansie op Plaaslike Bestuur, 1939, vir die versameling of verwydering van afval;

“houereenheid” ’n afvalhouer, uitgesonderd ’n afvalblik, wat die Raad ingevolge hierdie verordeninge ten opsigte van ’n perseel voorskryf;

“huisafval” afval, uitgesonderd bouersafval, lywige afval of tuinafval, wat ontstaan deur die gebruik uitsluitlik as ’n woonplek van ’n private woonhuis of ander wooneenheid;

“lywige afval” afval, uitgesonderd bouersafval of huisafval, wat vanweë die massa, vorm of grootte of die tydelike buitengewone ontstaan daarvan nie maklik in ’n afvalblik of ’n houereenheid gehou kan word nie en waarby tuinafval ingesluit word;

“okkupant” ’n bewoner soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939, asook enige een wat grond of persele beset: Met dien verstande dat die okkupant in die geval van ’n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regspersoon is soos omskryf in genoemde Wet;

"occupier" has the same meaning as defined in the Local Government Ordinance, 1939, as well as any person who occupies land or premises: Provided that "occupier" in respect of premises held on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate as defined in the said Act;

"owner" has the same meaning as defined in the Local Government Ordinance, 1939: Provided that "owner" in respect of premises held on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate, as defined in the said Act;

"public place" has the same meaning as defined in the Local Government Ordinance, 1939;

"tariff charge" means the appropriate charge determined by the Council or contained in any by-law of the Council in accordance with the Local Government Ordinance, 1939, for the collection or removal of refuse.

## CHAPTER 2

### COLLECTION AND REMOVAL OF BUSINESS AND HOUSE REFUSE

#### *The Council's Service*

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

(2) The occupier of premises on which business or house refuse is generated shall, subject to the proviso to section 7(1), use the Council's service for the collection and removal of all such refuse.

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

#### *Notice to the Council*

3. Every occupier or owner of premises on which business refuse or house refuse is generated shall within seven days after the commencement of the generation of such refuse notify the Council —

(a) that the premises are being occupied;

(b) whether business refuse or house refuse is being generated on the premises.

#### *Provision of Containers*

4.(1) After notification in terms of section 3, the Council shall after investigation, determine the number of containers required on such premises.

(2) The owner of such residential or business premises shall be responsible for the supply of the pre-determined number and type of containers as required by Council from time to time in terms of subsection (1).

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

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

"plastiese voering" 'n plastiese sak soos deur die raad voorgeskryf, wat binne in die vullisblik geplaas word;

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

"tuinafval" afval wat onstaan deur normale tuinboubedrywighede op 'n perseel wat uitsluitlik vir die doelendes van 'n private woonhuis gebruik word, soos bv. gesnyde gras, blare, plante, blomme en ander soortgelyke klein en ligte voorwerpe.

## HOOFTUK 2

### DIE AFHAAL EN VERWYDERING VAN BESIGHEIDS- EN HUISAFVAL

#### *Die Raad se Diens*

2.(1) Die Raad lewer 'n diens vir die afhaal en verwydering van besigheids- en huisafval van 'n perseel teen die voorgeskrewe geld.

(2) Die okkupant van die perseel waarop besigheids- of huisafval ontstaan moet, onderworpe aan die voorbeholdsbeperking by artikel 7(1), van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak.

(3) Die eienaar of okkupant van 'n perseel waarop besigheids- of huisafval ontstaan, is aanspreeklik vir die betaling van die geld wat ten opsigte van die afhaal en verwydering van sodanige afval aan die Raad betaalbaar is.

#### *Kennisgewing aan die Raad*

3. Die okkupant of eienaar van 'n perseel waarop besigheids- of huisafval ontstaan, moet binne sewe dae vanaf die dag waarop die afval begin ontstaan, die raad in kennis stel dat —

(a) die perseel geokkuppeer word;

(b) daar óf besigheids- óf huisafval op die perseel ontstaan.

#### *Verskaffing van Houers*

4.(1) Na ontvangs van 'n kennisgewing soos in artikel 3 bedoel, bepaal die Raad, na onderzoek, die tipe en aantal houers wat by sodanige perseel benodig word.

(2) Die eienaar of okkupant van sodanige woon- of besigheidsperseel is veantwoordelik vir die verskaffing van die voorafbepaalde tipe en aantal houers soos van tyd tot tyd deur die Raad ingevolge subartikel (1) bepaal.

(3) Die Raad kan houereenhede vir 'n perseel verskaf as hy, met inagneming van die hoeveelheid besigheidsafval wat op die betrokke perseel ontstaan, die opbergbaarheid van die afval in 'n afvalblik, en die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die plek waarvoor die okkupant of eienaar van die perseel ingevolge artikel 5 voorsiening moet maak, van mening is dat die houereenhede meer geskik as afvalblisse is om die afval in te hou of te verwider. Met dien verstande dat houereenhede nie op 'n perseel verskaf word nie, tensy die plek waarvoor die eienaar ingevolge artikel 5 voorsiening moet maak, vir die

tion 5 is accessible to the Council's refuse collection vehicles for container units.

#### *Placing of Bins*

5.(1) The owner of the premises shall provide adequate space on the premises for the storage of the bins or containers as prescribed by the Council in terms of section 4 and shall at all times keep them there.

(2) The space provided in terms of subsection (1) shall —

(a) be in such a position on the premises as will allow the storage of bins without their being visible from a street or public place;

(b) where house refuse is generated on the premises —

(i) be in such a position as will allow the collection and removal of refuse by the Council's employees without hindrance;

(ii) be not more than 20 m from the entrance to the premises which is used by the Council's employees;

(c) if required by the Council, be so located or paved as to permit convenient access to and egress from such space for the Council's refuse collection vehicles:

(b) be sufficient to house any receptacle used in the storage of the refuse as well as any such refuse not being stored in a receptacle: Provided that this requirement shall not apply in the case of buildings erected, or buildings the building plans whereof have been approved prior to the coming into operation of these by-laws.

#### *Use and Care of Containers and Bin Liners*

6.(1) The owner or occupier of premises shall ensure that —

(a) all the domestic refuse generated on the premises is placed and kept in such bin liners for removal by the Council;

(b) no hot ash, unwrapped glass or other business or domestic refuse which may cause damage to bin liners or which may cause injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken such steps as may be necessary to avoid such damage or injury;

(c) no material, including any liquid which, by reasons of its mass or other characteristics, is likely to render such bin liners unreasonably difficult for the Council's employees to handle or carry, is placed in such bin liners;

(d) every container on the premises is covered, except when refuse is being deposited therein or discharged therefrom, and that every container is kept in a clean and hygienic condition.

(2) No container may be used for any purposes other than storage of business, domestic or garden refuse and no fire shall be lit in such container.

(3) The bin liners shall be removed by the Council, at such intervals as the council may deem necessary, only if such bin liners have been placed at the prescribed places.

(4) The Council shall not be liable for the loss of or for any damage to a container or bin liner.

### CHAPTER 3

#### GARDEN OR BULKY REFUSE

##### *Removal and Disposal of Garden or Bulky Refuse*

7.(1) The occupier or the owner of premises on which garden or bulky refuse is generated, shall ensure that such

Raad se afvalverwyderingsvoertuie vir houereenhede, toeganklik is.

#### *Plasing van Afvalblikke*

5.(1) Die eienaar of okkupant van 'n perseel moet op die perseel voorsiening maak vir voldoende ruimte vir die afvalblikke of afvalhouers wat die Raad ingevolge artikel 4 voorskryf, en moet sodanige houers of blikke te alle tye daar hou.

(2) Die ruimte waarvoor daar ingevolge subartikel (1) voorsiening gemaak moet word, moet —

(a) so geleë wees op die perseel dat die afvalblikke of afvalhouers wat daarop geberg word, nie van 'n straat of openbare plek af sigbaar is nie;

(b) waar huisafval op 'n perseel ontstaan —

(i) so geleë wees dat die raad se werknemers die afval onbelemmerd kan afhaal en verwyder;

(ii) nie verder as 20 m vanaf die ingang van die perseel wat die Raad se werknemers gebruik, geleë wees nie;

(c) as die Raad dit vereis, so geleë of geplavei wees dat daar 'n gerieflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by so 'n plek is;

(d) groot genoeg wees om enige houer wat vir die opberg van afval gebruik word, te huisves, asook enige afval wat nie in 'n houer opgeberg word nie: Met dien verstande dat hierdie vereiste nie geld vir geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voor inwerkintreding van hierdie verordeninge nie.

#### *Gebruik en Versorging van Houers en Plastiese Voerings*

6.(1) Die eienaar of die okkupant van die perseel, moet sorg dat —

(a) alle huisafval wat op die perseel ontstaan, in plastiese voerings geplaas en gehou word sodat dit deur die Raad verwyder kan word;

(b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beskadig of die Raad se werknemers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat die nodige stappe gedoen is om sodanige skade of beserings te voorkom nie;

(c) geen materiaal, insluitende vloeistof wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemers te moeilik kan maak om die plastiese voerings te hanteer of te dra, in sodanige voerings geplaas word nie;

(d) elke houer op die perseel toe is, behalwe wanneer afval daarin geplaas of daaruit verwyder word, en dat elke houer skoon en higiënies gehou word.

(2) Geen houer mag vir 'n ander doel, as om besigheids-, huis- of tuinafval in te hou, gebruik word nie en geen vuur mag daarin gemaak word nie.

(3) Die Raad verwyder plastiese voerings met sodanige tussenposes as wat hy nodig ag, slegs indien dit op die voorgeskrewe plekke geplaas is.

(4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n houer of plastiese voering nie.

### HOOFSTUK 3 .

#### TUINAFVAL OF LYWIGE AFVAL

##### *Verwydering en Wegdoen van Tuinafval of Lywige Afval*

7.(1) Die okkupant of die eienaar van 'n perseel waarop tuinafval, of lywige afval ontstaan, moet toesien dat die

refuse be disposed of in terms of this Chapter within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost, provided that the Council's Public Health By-laws be complied with.

(2) Any person may remove and dispose of garden or bulky refuse.

(3) Garden, special domestic or bulky refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as a disposal site for such refuse.

#### *The Council's Removal Service for Bulky Refuse*

8. At the request of the owner or occupier of premises, the Council may remove garden, special domestic or bulky refuse from such premises at the prescribed charge: Provided that such refuse shall be placed on the premises in an accessible position, which shall be as near as possible to the vehicular entrance to the premises: Provided further that the Council's refuse removal equipment is capable of handling such refuse.

## CHAPTER 4

### BUILDERS REFUSE

#### *Responsibility for Builders Refuse*

9.(1) The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated, shall ensure that —

(a) such refuse be disposed of in terms of section 10 within a reasonable time or within prescribed limits of time set by Council after the generation thereof:

(b) until such time as builders refuse is disposed of in terms of section 10, such refuse shall be kept on the premises on which it was generated.

(2) Any person may operate a builders refuse removal service. Should the Council provide such a service, it shall be done at the prescribed charge.

#### *Disposal of Builders Refuse*

10.(1) Subject to the provisions of subsection (2), all builders refuse shall be deposited at the Council's refuse disposal sites.

(2) For the purpose of reclamation of land, builders refuse may only with the written consent of the Council be deposited at a place other than the Council's refuse disposal sites.

(3) Any consent given in terms of subsection (2) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or refusing its consent or in laying down conditions, the Council shall have regard to —

- (a) the safety of the public;
- (b) the environment of the proposed disposal site;
- (c) the suitability of the area including the drainage thereof;
- (d) the expected manner and times of depositing of refuse at the site;
- (e) the levelling of the site;
- (f) the control of dust;
- (g) other relevant factors.

afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het: Met dien verstande dat tuinafval op die perseel vir die maak van kompos gehou kan word, onderhewig daaraan dat voldoen word aan die Raad se Publieke Gesondheidsverordeninge.

(2) Enigiemand kan tuinafval of lywige afval verwijder en daarmee wegdoen.

(3) Tuinafval, spesiale huisafval of lywige afval moet, nadat dit van die perseel waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat deur die Raad daarvoor aangewys is.

#### *Die Raad se Verwyderingsdiens vir Lywige Afval*

8. Die Raad kan op versoek van 'n eienaar of 'n okkupant van 'n perseel, tuinafval of lywige afval van sodanige perseel af verwijder nadat die eienaar of okkupant die voorgeskrewe gelde betaal het: Met dien verstande dat sodanige afval op 'n toeganklike plek op die perseel geplaas moet word, welke plek so naby as moontlik by die voertuigingang tot die perseel moet wees: Voorts met dien verstande dat die Raad se afvalverwyderingstoerusting geskik is om sodanige afval te hanteer.

## HOOFSTUK 4

### BOUERSAFVAL

#### *Aanspreeklikheid vir Bouersafval*

9.(1) Die eienaar van die perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat —

(a) die afval ingevolge artikel 10 weggedoen word binne 'n redelike tydperk of binne geskrewe tye wat die Raad mag gelas nadat dit ontstaan het;

(b) tot tyd en wyl die bouersafval weggedoen is ingevolge artikel 10, op die perseel waar dit ontstaan het, gehou word.

(2) Enigiemand mag 'n diens vir die verwijdering van bouersafval lewer. Indien die Raad so 'n diens lewer geskied dit teen die voorgeskrewe gelde.

#### *Wegdoening van Bouersafval*

10.(1) Alle bouersafval moet onderworpe aan die bepalings van subartikel (2), op die Raad se afvalstortterreine gestort word.

(2) Bouersafval mag alleenlik vir grondherwinningsooeleindes met die Raad se skriftelike vergunning op 'n ander plek as die Raad se afvalstortterreine gestort word.

(3) Enige vergunning wat ingevolge subartikel (2) verleen word, is onderworpe aan die voorwaardes wat die Raad nodig mag ag: Met dien verstande dat die Raad die volgende in ag neem wanneer hy sy vergunning verleen of dit weier of wanneer hy voorwaardes stel:

- (a) Openbare veiligheid.
- (b) Die omgewing van die beoogde stortterrein.
- (c) Die geskiktheid van die gebied met inbegrip van die dreining daarvan.
- (d) Die verwagte tye en wyse waarop afval op die terrein gestort word.
- (e) Gelykmaking van die terrein.
- (f) Stofbeheer.
- (g) Ander verwante faktore.

## CHAPTER 5

### DISPOSAL SITES

#### *Conduct at Disposal Sites*

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

- (a) enter the disposal site at an authorized access point;
- (b) present the refuse in the manner required by the Council;
- (c) give the Council all the particulars required in regard to the composition of the refuse;
- (d) follow all instructions given to him in regard to access to the actual disposal point, the place where and the manner in which the refuse should be deposited; and comply with all other control measures imposed so as to ensure the proper maintenance of the site.

(2) No person shall bring any intoxicating liquor onto a disposal site controlled by the Council.

(3) No person shall enter a disposal site controlled by the Council for any purpose other than the disposal of refuse in terms of these by-laws and then only at such times and between such hours as the Council may from time to time determine.

#### *Ownership of Refuse*

12. All refuse removed by the Council and all refuse on refuse disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove or interfere therewith.

## CHAPTER 6

### LITTERING, DUMPING AND ANCILLARY MATTERS

#### *Littering*

13.(1) No person shall —

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

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

#### *Dumping*

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

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

(3) Any person who contravenes the provisions of subsection (1) shall be guilty of an offence and liable, on conviction, to a fine not exceeding R300 or to imprisonment

## HOOFSTUK 5

### STORTTERREINE

#### *Procedure by Stortterreine*

11.(1) Elkeen wat 'n stortterrein waaroer die Raad beheer uitoefen, vir afvalstortdoeleindes betree, moet —

- (a) die stortterrein slegs by die gemagtigde ingangsplek binnegaan;
- (b) die afval op die wyse wat die Raad voorskryf aabied;
- (c) al die besonderhede wat die Raad betreffende die samestelling van die afval verlang, aan hom verstrek;
- (d) alle opdragte aan hom in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word en alle beheermaatreëls en voorskrifte wat nodig geag mag word om die ordelike bedryf van die terrein te verseker, nakom;

(2) Niemand mag sterk drank na 'n stortterrein wat onder toesig van die Raad staan, bring nie.

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

#### *Eiendomsreg op Afval*

12. Alle afval wat die Raad verwyder het en alle afval op afvalstortterreine waaroer die Raad beheer uitoefen, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwyder of hom daar mee bemoei nie.

## HOOFSTUK 6

### ROMMELSTROOIVERY, STORTING EN VERWANTE AANGELEENTHEDDE

#### *Rommelstrooivery*

13.(1) Niemand mag —

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

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

#### *Storting*

14.(1) Niemand mag, onderworpe aan andersluidende bepalings van hierdie verordeninge, enig-iets op 'n plek laat of toelaat dat iets waaroer hy beheer voer, gelaat word op 'n plek waarheen so iets gebring is met die doel om dit daar te laat nie.

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

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

for a period not exceeding 12 months, or to both such fine and such imprisonment.

#### *Abandoned Things*

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

#### *Liability of Responsible Person*

16.(1) Where anything has been removed and disposed of by the Council in terms of section 15, the person responsible shall be liable to pay the Council the tariff charge in respect of such removal and disposal.

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

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

(b) any person by whom it was put in the place aforesaid; or

(c) any person who knowingly permitted the putting of the thing in the place aforesaid.

### CHAPTER 7 GENERAL PROVISIONS

#### *Access to Premises*

17.(1) Where the Council provides a refuse collection service, the occupier of premises shall grant the Council access to the premises for the purposes of collecting and removing refuse and shall ensure that nothing obstructs, frustrates or hinders the Council in the carrying out of its service.

(2) Where in the opinion of the Council the collection or removal of refuse from any premises is likely to result in damage to the premises or the Council's property, or injury to the refuse collectors or any other person, it may, as a condition of rendering a refuse collection service in respect of the premises, require the owner or occupier to indemnify it in writing in respect of any such damage or injury or any claims arising out of either.

#### *Accumulation of Refuse*

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

#### *Charges*

19.(1) Save where otherwise provided in these by-laws, the person to whom any service mentioned in these by-laws has been rendered by the Council shall be liable to the Council for the tariff charge in respect thereof.

(2) Any person who fails to pay the tariff charge in respect of services rendered by the Council, shall be guilty of an offence.

tydperk van uiter 12 maande, of beide sodanige boete en sodanige gevangenisstraf.

#### *Goed wat Laat Vaar is*

15. Eniglets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, as iewers gelaat of gelos beskou word, kan, in die lig van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard van die toestand daarvan, rede-likerwys deur die Raad as laat vaar beskou word en kan na goeddunke van die Raad verwijder en weggedoen word.

#### *Aanspreeklikheid van Verantwoordelike Persoon*

16.(1) As die Raad eniglets ingevolge artikel 15 verwijder en weggedoen het, is die verantwoordelike persoon aanspreeklik jeens die Raad vir die gelde ten opsigte van sodanige verwijdering en wegdoening.

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

(a) die eienaar van die goed en dit sluit iemand in wat so iets kragtens 'n huurkoopooreenkoms of 'n huurkontrak in sy besit gehad het toe dit laat vaar is of op die plek geplaas is waavandaan dit verwijder is, tensy hy kan bewys dat hy nie daarby betrokke was nie of nie geweet het dat dit laat vaar of daar geplaas is nie; of

(b) iemand wat dit op genoemde plek geplaas het; of

(c) iemand wat wetend toegelaat het dat dit op genoemde plek geplaas is.

### HOOFSTUK 7

#### ALGEMENE BEPALINGS

#### *Toegang tot 'n Perseel*

17.(1) Die okkupant van 'n perseel moet, as die Raad 'n afvalverwyderingsdiens lewer, aan die Raad toegang verleen vir afhaal- en verwijderingsdoeleindes en hy moet sorg dat nikks die Raad in die levering van sy diens dwarsboom, fnuik of hinder nie.

(2) As die afhaal of verwijdering van afval van 'n perseel af na die mening van die Raad waarskynlik skade aan die perseel of aan die Raad se eiendom tot gevolg kan hê, of kan lei tot die besering van die afvalverwyderaars of iemand anders, kan die Raad as 'n voorwaarde vir die levering van 'n afvalverwyderingsdiens aan die perseel, van die eienaar of okkupant vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen 'n eis wat uit een of albei hiervan kan voortspruit.

#### *Ophoping van Afval*

18. As enige kategorie afval wat in Hoofstuk 1 van hierdie verordeninge omskryf word, op 'n perseel ophoop sodat dit 'n misstand veroorsaak of waarskynlik 'n misstand sal veroorsaak, kan die Raad sodanige afval spesiaal verwijder en die eienaar is ten opsigte van sodanige spesiale verwijdering aanspreeklik vir die betaling van die gelde daarvoor.

#### *Gelde*

19.(1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, aanspreeklik vir die gelde wat vir so 'n diens aan die Raad betaal moet word.

(2) Iemand wat versuim om die gelde ten opsigte van dienste wat deur die Raad gelewer is, te betaal, begaan 'n misdryf.

*Offences and Penalties*

20.(1) Subject to the provisions of section 14(3), any person who contravenes or fails to comply with any provision of these by-laws, shall be guilty of an offence and shall be liable on conviction to a fine not exceeding R100, or to imprisonment for a period not exceeding six months, or to both such fine and imprisonment.

(2) In the event of a continuing offence, any person who contravenes or fails to comply with any provision of these by-laws, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues, and shall be liable as set out in subsection (1) in respect of each such separate offence.

**SCHEDULE****SANITARY AND REFUSE REMOVALS TARIFF**

	<i>Per month or part thereof</i>	R
<b>1. Removal of Refuse</b>		
(1) Domestic and garden refuse:		
(a) Per house or flat in proclaimed townships...	4,50	
(b) Per house or flat in unproclaimed townships .....	5,00	
(2) All other removals, per refuse bin (The number of bins to be determined by the Council).....	6,80	
(3) By means of a 1,75 m <sup>3</sup> mini-bulk container (where necessary and as required by the Chief Health Officer)		
For the removal and emptying of a 1,75 m <sup>3</sup> mini-bulk container, irrespective of the quantity of refuse contained therein at the time of removal:		
(a) Once per week, per container .....	40,00	
(b) Twice per week, per container .....	80,00	
(c) Thrice per week, per container.....	120,00	
(d) Four times per week, per container .....	160,00	
(e) Five times per week, per container.....	190,00	
(4) Rental of 1,75 m <sup>3</sup> mini-bulk containers each.....	13,00	
(5)(a) Removal of bulky refuse (building rubble excluded) per m <sup>3</sup> or part thereof: R5		
(b) Removal of building rubble per m <sup>3</sup> or part thereof: R10		
(6) Removal of motorcar bodies; per body R10		

**2. Removal of Contents of Vacuum Tanks**

- (1) Per kl or part thereof: 70c
- (2) Minimum charge per month: R3,50

**3. Removal and Disposal of Dead Animals**

- (1) Sheep, goat, dog or calf, per carcass: R1
- (2) Horse, mule, donkey, bull or cow, per carcass: R2

***Strafbepaling***

20.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is, behoudens die bepalings van artikel 14(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of gevangenisstraf vir 'n tydperk van uiters ses maande of beide sodanige boete en sodanige gevangenisstraf.

(2) Iemand wat voortgaan om 'n bepaling van hierdie verordeninge te oortree of te versuim om daarvan te voldoen, begaan ten aansien van elke tydperk van 24 uur of 'n gedeelte daarvan wat die oortreding voortuur, 'n afsonderlike misdryf en hy is vir elke afsonderlike misdryf strafbaar soos omskryf in subartikel (1).

**BYLAE****SANITÉRE VULLISVERWYDERINGSTARIEF****1. Verwydering van Vullis**

	<i>Per maand of gedeelte daarvan</i>	R
<b>(1) Huishoudelike en tuinavval</b>		
(a) Per huis of woonstel in geproklameerde dorpsgebiede .....	4,50	
(b) Per huis of woonstel in ongeproklameerde dorpsgebiede.....	5,00	
(2) Alle ander verwyderings, per vullisblik (die aantal vullisblisse word deur die Raad bepaal) .....	6,80	
(3) By wyse van 'n 1,75 m <sup>3</sup> mini-grootmaathouer (waar nodig en soos deur die Hoof Geondheidsbeampte voorgeskryf):		
Vir die verwydering en leegmaak van 'n 1,75 m <sup>3</sup> mini-grootmaathouer, ongeag die hoeveelheid vullis wat dit by verwydering bevat:		
(a) Een keer per week, per houer.....	40,00	
(b) Twee keer per week, per houer.....	80,00	
(c) Drie keer per week, per houer .....	120,00	
(d) Vier keer per week, per houer .....	160,00	
(e) Vyf keer per week, per houer .....	190,00	
(4) Huurgeld van 1,75 m <sup>3</sup> mini-grootmaathouers, elk .....	13,00	
(5)(a) Verwydering van lywige afval (boureste uitgesluit), per m <sup>3</sup> of gedeelte daarvan: R5.		
(b) Verwydering van boureste, per m <sup>3</sup> of gedeelte daarvan: R10.		
(6) Verwydering van motorwrakke per wrak: R10.		
<b>2. Verwydering van Inhoud van Vakuumtenks</b>		
(1) Per kl of gedeelte daarvan: 70c.		
(2) Minimum vordering per maand: R3,50		
<b>3. Verwydering van en Beskikking oor Dooie Diere</b>		
(1) Skaap, bok, hond of kalf, per karkas: R1.		
(2) Perd, muil, donkie, bul of koei, per karkas: R2.		

## (3) Any other smaller carcass: 50c.

The Sanitary and Refuse Removals Tariff of the Westonaria Municipality, published under Administrator's Notice 227, dated 8 February 1984, is hereby revoked.

PB 2-4-2-81-38

Administrator's Notice 1485

22 August 1984

## JOHANNESBURG AMENDMENT SCHEME 986

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 1901, Newlands Township to "Residential 1" subject to the condition that shops may be permitted with the consent of the Council.

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

This amendment is known as Johannesburg Amendment Scheme 986.

PB 4-9-2-2H-986

Administrator's Notice 1486

22 August 1984

## BEDFORDVIEW AMENDMENT SCHEME 1/306

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 312.

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

This amendment is known as Bedfordview Amendment Scheme 1/306.

PB 4-9-2-46-306

Administrator's Notice 1487

22 August 1984

## REMOVAL OF RESTRICTIONS ACT, 1967: ERF 65, THE HILL TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. condition 1 in Deed of Transfer T22463/1976 be altered by the deletion of the words "The Lot may not be subdivided" and condition 2 be removed;

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 65, The Hill Township, to "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>" and which amendment scheme will be known as Johannesburg Amendment Scheme 1029 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.

PB 4-14-2-1600-2

## (3) Enige ander kleiner karkas: 50c.

Die Sanitäre en Vullisverwyderingstarief van die Municipaliteit Westonaria, afgekondig by Administrateurskennisgewing 227 van 8 Februarie 1984 word hierby herroep.

PB 2-4-2-81-38

Administrateurskennisgewing 1485

22 Augustus 1984

## JOHANNESBURG-WYSIGINGSKEMA 986

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 1901, dorp Newlands tot "Residensieel 1" onderworpe aan die voorwaarde dat winkels toegelaat mag word met die toestemming van die Stadsraad.

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 986.

PB 4-9-2-2H-986

Administrateurskennisgewing 1486

22 Augustus 1984

## BEDFORDVIEW-WYSIGINGSKEMA 1/306

Die Administrator verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 312 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/306.

PB 4-9-2-46-306

Administrateurskennisgewing 1487

22 Augustus 1984

## WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 65, DORP THE HILL

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrator goedgekeur het dat —

1. voorwaarde 1 in Akte van Transport T22463/1976 gewysig word deur die opheffing van die woorde "The lot may not be subdivided" en voorwaarde 2 opgehef word;

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 65, dorp The Hill tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1029, 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.

PB 4-14-2-1600-2

Administrator's Notice 1488                    22 August 1984

**JOHANNESBURG AMENDMENT SCHEME 1055**

**CORRECTION NOTICE**

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Johannesburg Amendment Scheme 1055 the Administrator has approved the correction of the scheme by the substitution in Administrator's Notice 1263 dated 25 July 1984 for the expression "column 3" of the expression "column 4".

PB 4-9-2-2H-1055

Administrator's Notice 1489                    22 August 1984

**REMOVAL OF RESTRICTIONS ACT, 1967: PORTIONS 3, 4 AND 5 AND REMAINING EXTENT OF LOT 370, EASTLEIGH TOWNSHIP**

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Condition (i) in Deeds of Transfer 14387/1975, 14388/1975, 21466/1974 and 21467/1974 be removed;

2. the Edenvale Town-planning Scheme, 1980, be amended by the rezoning of Portions 3, 4 and 5 and Remaining Extent of Lot 370, Eastleigh Township, to "Commercial";

and which amendment scheme will be known as Edenvale Amendment Scheme 47, 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 Edenvale.

PB 4-14-2-388-11

Administrator's Notice 1490                    22 August 1984

**ALBERTON AMENDMENT SCHEME 133**

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Alberton Town-planning Scheme, 1979, comprising the same land as included in the township of Albertsdal Extension 6.

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

This amendment is known as Alberton Amendment Scheme 133.

This notice replaces Administrator's Notice 1076 dated 4 July 1984.

PB 4-9-2-4H-133

Administrator's Notice 1491                    22 August 1984

**DECLARATION AS APPROVED TOWNSHIP**

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 15 of 1965), the Administrator hereby declares Bedfordview Extension 312

Administratorskennisgewing 1488                    22 Augustus 1984

**JOHANNESBURG-WYSIGINGSKEMA 1055**

**KENNISGEWING VAN VERBETERING**

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Johannesburg-wysigingskema 1055 ontstaan het, het die Administrateur goedgekeur dat die skema verbeter word deur in Administratorskennisgewing 1263 van 25 Julie 1984 die uitdrukking "kolom 3" deur die uitdrukking "kolom 4" te vervang.

PB 4-9-2-2H-1055

Administratorskennisgewing 1489                    22 Augustus 1984

**WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTES 3, 4 EN 5 EN RESTERENDE GEDEELTE VAN LOT 370, DORP EASTLEIGH**

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaarde (i) in Aktes van Transport 14387/1975, 14388/1975, 21466/1974 en 21467/1974 opgehef word;

2. Edenvale-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeeltes 3, 4 en 5 en Resterende Gedeelte van Lot 370, dorp Eastleigh, tot "Kommercieel";

welke wysigingskema bekend staan as Edenvale-wysigingskema 47, 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 Edenvale.

PB 4-14-2-388-11

Administratorskennisgewing 1490                    22 Augustus 1984

**ALBERTON-WYSIGINGSKEMA 133**

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Alberton-dorpsaanlegskema, 1979, wat uit dieselfde grond as die dorp Albertsdal Uitbreiding 6 bestaan, goedgekeur het.

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

Hierdie wysigingskema staan bekend as Alberton-wysigingskema 133.

Hierdie kennisgewing vervang Administratorskennisgewing 1076 van 4 Julie 1984.

PB 4-9-2-4H-133

Administratorskennisgewing 1491                    22 Augustus 1984

**VERKLARING TOT GOEDGEKEURDE DORP**

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uit-

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

PB 4-2-2-6392

### SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY JOHANNES HEINI VON AULOCK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 943 OF THE FARM ELANDSFONTEIN 90 IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

#### 1. CONDITIONS OF ESTABLISHMENT

##### (1) Name

The name of the township shall be Bedfordview Extension 312.

##### (2) Design

The township shall consist of erven and a street as indicated on General Plan SG A10408/83.

##### (3) Streets

(a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall be entitled from time to time to relieve the township owner wholly or partially from this obligation after reference to the local authority.

(b) The township owner shall, at his own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

##### (4) Endowment

###### (a) Payable to the local authority:

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

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

(ii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R1 308 to the local authority for the provision of land for a cemetery and a depositing site.

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

(iii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the local authority on the land value of special residential land in the township, the extent of which shall be determined by multiplying 52 m<sup>2</sup> by the number of special residential erven in the township.

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

breidings 312 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6392

### BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPENDEUR JOHANNES HEINI VON AULOCK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDELTE 943 VAN DIE PLAAS ELANDSFONTEIN 90 IR PROVINSIE TRANSVAAL, TOEGESTAAN IS

#### 1. STIGTINGSVOORWAARDES

##### (1) Naam

Die naam van die dorp is Bedfordview Uitbreiding 312.

##### (2) Ontwerp

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan LG A10408/83.

##### (3) Strate

(a) Die dorpseienaar moet die strate in die dorp vorm, skraap en in stand hou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

(b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwijder.

(c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

##### (4) Begiftiging

###### (a) Betaalbaar aan die plaaslike bestuur:

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

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

(ii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R1 308 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingsterrein en 'n begraafplaas.

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

(iii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag betaal op die grondwaarde van spesiale woongrond in die dorp, die grootte waarvan bepaal word deur 52 m<sup>2</sup> te vermengvuldig met die spesiale woonerwe in die dorp.

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

Ordinance and the local authority shall use such endowment for the purpose of acquiring parks within the municipal area.

(b) Payable to the Transvaal Education Department:

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

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

(5) *Disposal of Existing Conditions of Title*

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

"Subject to a Servitude of Right of Way 25 feet wide (as shown on aforesaid Diagram by letters ABba) in favour of the Bedfordview Village Council as will more fully appear from Notarial Deed No 673/1946S, registered on the 21st day of September 1946."

## 2. CONDITIONS OF TITLE

The erven shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

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

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

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

Administrator's Notice 1492

22 August 1984

## RANDBURG AMENDMENT SCHEME 718

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 177, Ferndale to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>".

Ordonnansie en die plaaslike bestuur moet sodanige begiftiging gebruik vir die verkryging van parke binne die munisipale gebied.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur 48,08 m<sup>2</sup> te vermengvuldig met die getal spesiale woonerwe in die dorp.

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

(5) *Beskikking oor Bestaande Titelvoorwaardes*

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

"Subject to a Servitude of Way 25 feet wide (as shown on aforesaid Diagram by letters ABba) in favour of the Bedfordview Village Council as will more fully appear from Notarial Deed No 673/1946S, registered on the 21st day of September 1946."

## 2. TITELVOORWAARDES

Die erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander munisipale doeleindeste, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale doeleindeste 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van sodanige servituut mag afsien.

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

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

Administrateurskennisgewing 1492

22 Augustus 1984

## RANDBURG-WYSIGINGSKEMA 718

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 177, Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

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 718.

PB 4-9-2-132H-718

Administrator's Notice 1493

22 August 1984

#### RANDBURG AMENDMENT SCHEME 678

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 Remainder of Lot 1371, Ferndale to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>".

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 678.

PB 4-9-2-132H-678

Administrator's Notice 1494

22 August 1984

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERF 59, KLEVE HILL PARK TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition C in Deed of Transfer T32749/1977 be removed.

PB 4-14-2-805-1

Administrator's Notice 1495

22 August 1984

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERF 114, BEVERLEY GARDENS TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition B(j) in Deed of Transfer T1984/1977 be removed.

PB 4-14-2-2766-2

Administrator's Notice 1496

22 August 1984

#### REMOVAL OF RESTRICTIONS ACT, 1967: ERF 385, MARAISBURG EXTENSION TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. condition 4 in Deed of Transfer T9746/1978 be removed;

2. the Roodepoort-Maraisburg Town-planning Scheme 1, 1946, be amended by the rezoning of Erf 385, Marais-

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 718.

PB 4-9-2-132H-718

Administrateurskennisgewing 1493

22 Augustus 1984

#### RANDBURG-WYSIGINGSKEMA 678

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 Restant van Lot 1371, Ferndale tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

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 678.

PB 4-9-2-132H-678

Administrateurskennisgewing 1494

22 Augustus 1984

#### WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 59, DORP KLEVE HILL PARK

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde C in Akte van Transport T32749/1977 opgehef word.

PB 4-14-2-805-1

Administrateurskennisgewing 1495

22 Augustus 1984

#### WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 114, DORP BEVERLEY GARDENS

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde B(j) in Akte van Transport T1984/1977 opgehef word.

PB 4-14-2-2766-2

Administrateurskennisgewing 1496

22 Augustus 1984

#### WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 385, DORP MARAISBURG UITBREIDING

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. voorwaarde 4 in Akte van Transport T9746/1978 opgehef word;

2. Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van Erf 385, dorp Ma-

burg Extension Township to "Special" and which amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme, 1/507, 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 Roodepoort.

PB 4-14-2-835-4

Administrator's Notice 1497

22 August 1984

**REMOVAL OF RESTRICTIONS ACT, 1967: ERF 3901, BRYANSTON EXTENSION 3 TOWNSHIP**

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Conditions B(c) to (f) and (h) to (p) in Deed of Transfer T43428/1983 be removed;

- (2) the Randburg Town-planning Scheme, 1976, be amended by the rezoning of Erf 3901, Bryanston Extension 3 Township, to "Residential 2";

and which amendment scheme will be known as Randburg Amendment Scheme 690, 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 Randburg.

PB 4-14-2-210-5

Administrator's Notice 1498

22 August 1984

**REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF ERF 396, LINDEN EXTENSION TOWNSHIP**

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Condition 2 in Deed of Transfer T7207/1976 be removed;

2. the Randburg Town-planning Scheme, 1976, be amended by the rezoning of Remaining Extent of Erf 396, Linden Extension Township, to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>";

and which amendment scheme will be known as Randburg Amendment Scheme 744, 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 Randburg.

PB 4-14-2-1585-3

Administrator's Notice 1499

22 August 1984

**NELSPRUIT AMENDMENT SCHEME 111**

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 Nelspruit Town-planning Scheme, 1949, by the rezoning of Portion 1/200, Valencia Park, to "Special Residential" 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

raisburg Uitbreiding tot "Spesiaal" welke wysigingskema bekend staan as Roodepoort-Maraisburg-wysigingskema, 1/507, 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 Roodepoort.

PB 4-14-2-835-14

Administrateurskennisgiving 1497

22 Augustus 1984

**WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 3901, DORP BRYANSTON UITBREIDING 3**

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes B(c) tot (f) en (h) tot (p) in Akte van Transport T43428/1983 opgehef word;

- (2) Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 3901, dorp Bryanston Uitbreiding 3, tot "Residensieel 2";

welke wysigingskema bekend staan as Randburg-wysigingskema 690, 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 Randburg.

PB 4-14-2-210-5

Administrateurskennisgiving 1498

22 Augustus 1984

**WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN ERF 396, DORP LINDEN UITBREIDING**

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaarde 2 in Akte van Transport T7207/1976 opgehef word;

- (2) Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Resterende Gedeelte van Erf 396, dorp Linden Uitbreiding, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>";

welke wysigingskema bekend staan as Randburg-wysigingskema 744, 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 Randburg.

PB 4-14-2-1585-3

Administrateurskennisgiving 1499

22 Augustus 1984

**NELSPRUIT-WYSIGINGSKEMA 111**

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 Nelspruit-dorpsaanlegskema, 1949, gewysig word deur die hersonering van Gedeelte 1/200, Valenciapark, na "Spesiale Woon" 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

and the Town Clerk, Nelspruit and are open for inspection at all reasonable times.

This amendment is known as Nelspruit Amendment Scheme 111.

PB 4-9-2-22-111

Administrator's Notice 1500

22 August 1984

#### SPRINGS AMENDMENT SCHEME 262

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Springs Town-planning Scheme 1, 1948, by the rezoning of Erven 657 and 658, Selcourt to "Special Residential" with a density of "One dwelling per 10 000 sq ft".

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

This amendment is known as Springs Amendment Scheme 262.

PB 4-9-2-32-262

Administrator's Notice 1501

22 August 1984

#### NIGEL AMENDMENT SCHEME 13

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 Nigel Town-planning Scheme, 1981, by the rezoning of Erf 82, Mackenzieville 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, Nigel and are open for inspection at all reasonable times.

This amendment is known as Nigel Amendment Scheme 13.

PB 4-9-2-23H-3

Administrator's Notice 1502

22 August 1984

#### NELSPRUIT AMENDMENT SCHEME 83

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 Nelspruit Town-planning Scheme, 1949, by the rezoning of Erf 2/16 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, Nelspruit and are open for inspection at all reasonable times.

This amendment is known as Nelspruit Amendment Scheme 83.

PB 4-9-2-22-83

Bestuur, Pretoria en die Stadsklerk, Nelspruit en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Nelspruit-wysigingskema 111.

PB 4-9-2-22-111

Administrateurskennisgewing 1500

22 Augustus 1984

#### SPRINGS-WYSIGINGSKEMA 262

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 Springs-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Erwe 657 en 658, Selcourt na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk vt".

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

Hierdie wysiging staan bekend as Springs-wysigingskema 262.

PB 4-9-2-32-262

Administrateurskennisgewing 1501

22 Augustus 1984

#### NIGEL-WYSIGINGSKEMA 13

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 Nigel-dorpsbeplanningskema, 1981, gewysig word deur die hersonering van Erf 82, Mackenzieville na "Opvoedkundig".

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

Hierdie wysiging staan bekend as Nigel-wysigingskema 13.

PB 4-9-2-23H-3

Administrateurskennisgewing 1502

22 Augustus 1984

#### NELSPRUIT-WYSIGINGSKEMA 83

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 Nelspruit-dorpsaanlegskema, 1949, gewysig word deur die hersonering van Erf 2/16, West Acres Dorp, na "Spesiaal".

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

Hierdie wysiging staan bekend as Nelspruit-wysigingskema 83.

PB 4-9-2-22-83

Administrator's Notice 1503

22 August 1984

**KLERKSDORP AMENDMENT SCHEME 137**

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 1200, Pienarsdorp 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, Klerksdorp and are open for inspection at all reasonable times.

This amendment is known as Klerksdorp Amendment Scheme 137

PB 4-9-2-17H-137

Administrator's Notice 1504

22 August 1984

**BRONKHORSTSsprUIT AMENDMENT SCHEME 11**

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 Bronkhortspruit Town-planning Scheme, 1980, by the rezoning of Erf 171, Erasmus Township 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, Bronkhortspruit and are open for inspection at all reasonable times.

This amendment is known as Bronkhortspruit Amendment Scheme 11

PB 4-9-2-50H-11

Administrator's Notice 1505

22 August 1984

**HALFWAY HOUSE/CLAYVILLE AMENDMENT SCHEME 93**

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 Halfway House/Clayville Town-planning Scheme, 1976, by the rezoning of Holding 571, Glen Austin Agricultural Holdings Extension 3 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, Midrand and are open for inspection at all reasonable times.

This amendment is known as Halfway House/Clayville Amendment Scheme 93

PB 4-9-2-149-93

Administrator's Notice 1506

22 August 1984

**ZEERUST 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 Zeerust

Administrateurskennisgewing 1503

22 Augustus 1984

**KLERKSDORP-WYSIGINGSKEMA 137**

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 1200, Pienarsdorp na "Residensieel 4".

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 137.

PB 4-9-2-17H-137

Administrateurskennisgewing 1504

22 Augustus 1984

**BRONKHORSTSsprUIT-WYSIGINGSKEMA 11**

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 Bronkhortspruit-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 171, Erasmus Dorpsgebied 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, Bronkhortspruit en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bronkhortspruit-wysigingskema 11.

PB 4-9-2-50H-11

Administrateurskennisgewing 1505

22 Augustus 1984

**HALFWAY HOUSE/CLAYVILLE-WYSIGINGSKEMA 93**

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 Halfway House/Clayville-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Hoewe 571, Glen Austin Landbouhoeves Uitbreiding 3 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, Midrand en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Halfway House/Clayville-wysigingskema 93.

PB 4-9-2-149-93

Administrateurskennisgewing 1506

22 Augustus 1984

**ZEERUST-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 Zeerust-dorpsbeplanningskema, 1980, gewysig

Town-planning Scheme, 1980, by the rezoning of Erf 27 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, Zeerust and are open for inspection at all reasonable times.

This amendment is known as Zeerust Amendment Scheme 5.

PB 4-9-2-41H-5

Administrator's Notice 1507

22 August 1984

#### PRETORIA REGION AMENDMENT SCHEME 639

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 Region Town-planning Scheme, 1960, by the rezoning of Erf 2162, Lyttelton Manor Extension 3, to "Special Residential" 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, Verwoerdburg and are open for inspection at all reasonable times.

This amendment is known as Verwoerdburg Amendment Scheme 639.

PB 4-9-2-93-639

Administrator's Notice 1508

22 August 1984

#### KLERKSDORP AMENDMENT SCHEME 129

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 1833, Klerksdorp Extension 17, to "Residential 1" and "Residential 2" subject to certain conditions.

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

This amendment is known as Klerksdorp Amendment Scheme 129.

PB 4-9-2-17H-129

Administrator's Notice 1509

22 August 1984

#### KLERKSDORP AMENDMENT SCHEME 124

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 Portion 13 of Erf 1918 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 124.

PB 4-9-2-17H-124

word deur die hersonering van Erf 27 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 Stadsklerk, Zeerust en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Zeerust-wysigingskema 5.

PB 4-9-2-41H-5

Administrateurskennisgewing 1507

22 Augustus 1984

#### PRETORIASTREEK-WYSIGINGSKEMA 639

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 Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die hersonering van Erf 2162, Lyttelton Manor Uitbreiding 3, tot "Spesiale Woon" 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, Verwoerdburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Verwoerdburg-wysigingskema 639.

PB 4-9-2-93-639

Administrateurskennisgewing 1508

22 Augustus 1984

#### KLERKSDORP-WYSIGINGSKEMA 129

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 1833, Klerksdorp Uitbreiding 17, tot "Residensieel 1" en "Residensieel 2" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 129.

PB 4-9-2-17H-129

Administrateurskennisgewing 1509

22 Augustus 1984

#### KLERKSDORP-WYSIGINGSKEMA 124

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 Gedeelte 13 van Erf 1918 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 124.

PB 4-9-2-17H-124

Administrator's Notice 1510

22 August 1984

**EDENVALE AMENDMENT SCHEME 68**

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Edenvale Town-planning Scheme, 1980, comprising the same land as included in the township of Eden Glen Extension 35.

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 68.

PB 4-9-2-13H-68

Administrator's Notice 1511

22 August 1984

**THE PERI-URBAN AREAS AMENDMENT SCHEME 63**

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 the Peri-Urban Areas Town-planning Scheme, 1975, by the rezoning of Portions 1/1372 and 2/1374 to "Existing Roads" and Portion 1/1374 to "Special" for educational purposes, township Ennerdale Extension 1.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Secretary, Peri-Urban Areas and are open for inspection at all reasonable times.

This amendment is known as Peri-Urban Areas Amendment Scheme 63.

PB 4-9-2-111-63

Administrator's Notice 1512

22 August 1984

**EDENVALE AMENDMENT SCHEME 64**

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 Erven 333 and 334, Edenvale, to "Commercial" and "Business 1" respectively.

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 64.

PB 4-9-2-13H-64

Administrator's Notice 1513

22 August 1984

**ELECTION OF MEMBER: SCHOOL BOARD OF GERMISTON SOUTH**

The person, in respect of whom the undermentioned in-

Administratorskennisgewing 1510

22 Augustus 1984

**EDENVALE-WYSIGINGSKEMA 68**

Die Administrateur verklaar hierby ingevolge die bepaling van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Edenvale-dorpsaanlegskema, 1980, wat uit dieselfde grond as die dorp Eden Glen Uitbreiding 35 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, Edenvale en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Edenvale-wysigingskema 68.

PB 4-9-2-13H-68

Administratorskennisgewing 1511

22 Augustus 1984

**DIE BUITESTEDELIKE GEBIEDE-WYSIGINGSKEMA 63**

Hierby word ooreenkomstig die bepaling van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat die Buitestedelike Gebiede-dorpsbeplanningskema, 1975, gewysig word deur die hersonering van Gedeeltes 1/1372 en 2/1374, dorp Ennerdale Uitbreiding 1, tot "Bestaande Paaie" en Gedeelte 1/1374 tot "Spesiaal" vir onderwysdoeleindes.

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

Hierdie wysiging staan bekend as die Buitestedelike Gebiede-wysigingskema 63.

PB 4-9-2-111-63

Administratorskennisgewing 1512

22 Augustus 1984

**EDENVALE-WYSIGINGSKEMA 64**

Hierby word ooreenkomstig die bepaling 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 Erve 333 en 334, Edenvale, tot "Kommersieel" en "Besigheid 1" onderskeidelik.

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 64.

PB 4-9-2-13H-64

Administratorskennisgewing 1513

22 Augustus 1984

**VERKIESING VAN LID: SKOOLRAAD VAN GERMISTON-SUID**

Die persoon ten opsigte van wie die besonderhede hier-

formation is given, has been elected as a member of the abovementioned Board and has assumed office on the date indicated:

Name: Johannes Lodewicus Kriel.

Address: Plot 62, Mapleton.

Occupation: Consultant.

Date: 28 June 1984.

TOA 21-1-4-23

Administrator's Notice 1514

22 August 1984

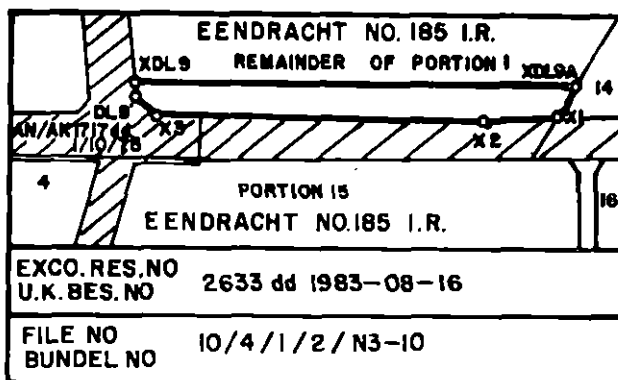
### INCREASE OF WIDTH OF THE ROAD RESERVE OF PUBLIC- AND PROVINCIAL ROAD P6-2: DISTRICT OF HEIDELBERG

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby increases the width of the road reserve of Public and Provincial Road P6-2 from 22 metre to 29 metre over the Remainder of Portion 1 of the farm Eendracht 185 IR.

The general direction and situation of the increase of the road reserve of the said road are shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that boundary beacons demarcating the said road adjustment have been erected on the land and that the land and improvements taken up by the said road adjustment is indicated on Plan PRS 74/185/IV which will be available for inspection by all interested persons, at the Office of the Director of Roads, Provincial Building, Church Street West, Pretoria, from the date of this notice.

ECR 2633 dated 16 August 1983  
Reference: 10/4/1/2/N3-10(1) Vol 2



DIE FIGUUR XDL9, XDL9A, X1, X2, X3, DL9, XDL9 STEL VOOR 'N GEDEELTE OPENBARE PAD P6-2 SOOS THE FIGURE REPRESENTS A PORTION OF PUBLIC ROAD P6-2 AS

BEDOEL BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL GETOON OP PLAN PRS 74/185/IV.  
INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN  
PRS 74/185/IV.

EXISTING ROAD -----BESTAANDE PAD

Administrator's Notice 1515

22 August 1984

### REVOCATION OF ADMINISTRATOR'S NOTICES 1232 AND 1031 DATED 24 AUGUST 1977 AND 22 JUNE 1983 RESPECTIVELY

In terms of the provisions of section 5(3)(A) of the Roads Ordinance, 1957, the Administrator hereby revokes

onder gegee word, is tot lid van die bogenoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Naam: Johannes Lodewicus Kriel.

Adres: Perseel 62, Mapleton.

Beroep: Konsultant.

Datum: 28 Junie 1984.

TOA 21-1-4-23

Administrateurskennisgiving 1514

22 Augustus 1984

### VERMEERDERING VAN DIE BREEDTE VAN DIE PADRESERWE VAN OPENBARE- EN PROVINSIALE PAD P6-2: DISTRIK HEIDELBERG

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), vermeerder die Administrateur hierby die breedte van die padreserwe van Openbare en Proviniale Pad P6-2 van 22 meter na 29 meter oor die Resterende Gedeelte van Gedeelte 1 van die plaas Eendracht 185 IR.

Die algemene rigting en ligging van die vermeerdering van die breedte van die padreserwe van genoemde pad is op meegaande sketsplan aangedui.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hierby verfaal dat grensbakens wat genoemde padreëling aandui op die grond opgerig is en dat Plan PRS 74/185/IV wat die grond en verbeterings wat deur genoemde padreëling in beslag geneem word aandui, ter insae van alle belanghebbende persone, in die Kantoor van die Direkteur van Paaie, Proviniale Gebou, Kerkstraat-Wes, Pretoria, met ingang van die datum van hierdie kennisgiving beskikbaar sal wees.

UKB 2633 gedateer 16 Augustus 1983  
Verwysing: 10/4/1/2/N3-10(1) Vol 2

#### KOORDINATE CO-ORDINATES

STELSEL Lo 29° SYSTEM  
KONSTANTE CONSTANTS  
Y±0,00 X + 2 900 000,00

	Y	X
XDL 9	+65 466,365	+28115,675
XDL 9A	+65 334,699	+27787,205
X1	+65 316,000	+27790,800
X2	+65 334,500	+27849,550
X3	+65 439,510	+28108,600
DL 9	+65 456,803	+28117,835

EXCO. RES. NO 2633 dd 1983-08-16  
U.K. BES. NO 10/4/1/2 / N3-10

Administrator's Notice 1515

22 August 1984

Administrateurskennisgiving 1515

22 Augustus 1984

### INTREKKING VAN ADMINISTRATEURSKEN-NISGEWINGS 1232 EN 1031 ONDERSKEIDEELIK VAN 24 AUGUSTUS 1977 EN 22 JUNIE 1983

Ingevolge die bepalings van artikel 5(3)(A) van die Padordonnansie, 1957, trek die Administrateur hierby Ad-

Administrator's Notice 1232 and 1031 dated 24 August 1977 and 22 June 1983 respectively, whereby certain road adjustments within the municipal area of Lichtenburg were declared.

ECR 1444 dated 31 July 1984  
DP 07-075-23/21/P34-2

Administrator's Notice 1516

22 August 1984

**DEVIATION AND INCREASE IN THE WIDTH OF A PORTION OF PROVINCIAL ROAD P34-2 AND WITHDRAWAL OF THE PUBLIC STATUS OF A PORTION OF PROVINCIAL ROAD P34-2 WITHIN THE MUNICIPAL AREA OF LICHTENBURG**

1. The Administrator deviates and increases in terms of the provisions of section 52(c) and section 3 of the Roads Ordinance, 1957, the reserve width of a portion of Provincial Road P34-2 over the farm Lichtenburg Town and Townlands 27 IP within the municipal area of Lichtenburg to 40 m.

2. The Administrator declares in terms of the provisions of section 5(1A) of the abovementioned Ordinance, that a portion of Provincial Road P34-2 shall no longer be a public road for the purposes of the said Ordinance.

3. The general direction and situation of the abovementioned road adjustments are shown on the subjoined sketchplan.

4. In terms of the provisions of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the abovementioned road adjustments are shown on large scale Plan PRS 77/73/Mp, which is available for inspection by any interested person at the office of the Regional Engineer, Potchefstroom.

ECR 1444 dated 31 July 1984  
DP 07-075-23/21/P34-2

ministreurskennisgewings 1232 en 1031, onderskeidelik van 24 Augustus 1977 en 22 Junie 1983 in, waarby sekere padreëlings binne die munisipale gebied van Lichtenburg verklaar is.

UKB 1444 van 31 Julie 1984  
DP 07-075-23/21/P34-2

Administrateurskennisgiving 1516

22 Augustus 1984

**VERLEGGING EN VERBREDING VAN 'N GEDEELTE VAN PROVINSIALE PAD P34-2 EN INTREKKING VAN DIE OPENBARE STATUS VAN 'N GEDEELTE VAN PROVINSIALE PAD P34-2 BINNE DIE MUNISIPALE GEBIED VAN LICHTENBURG**

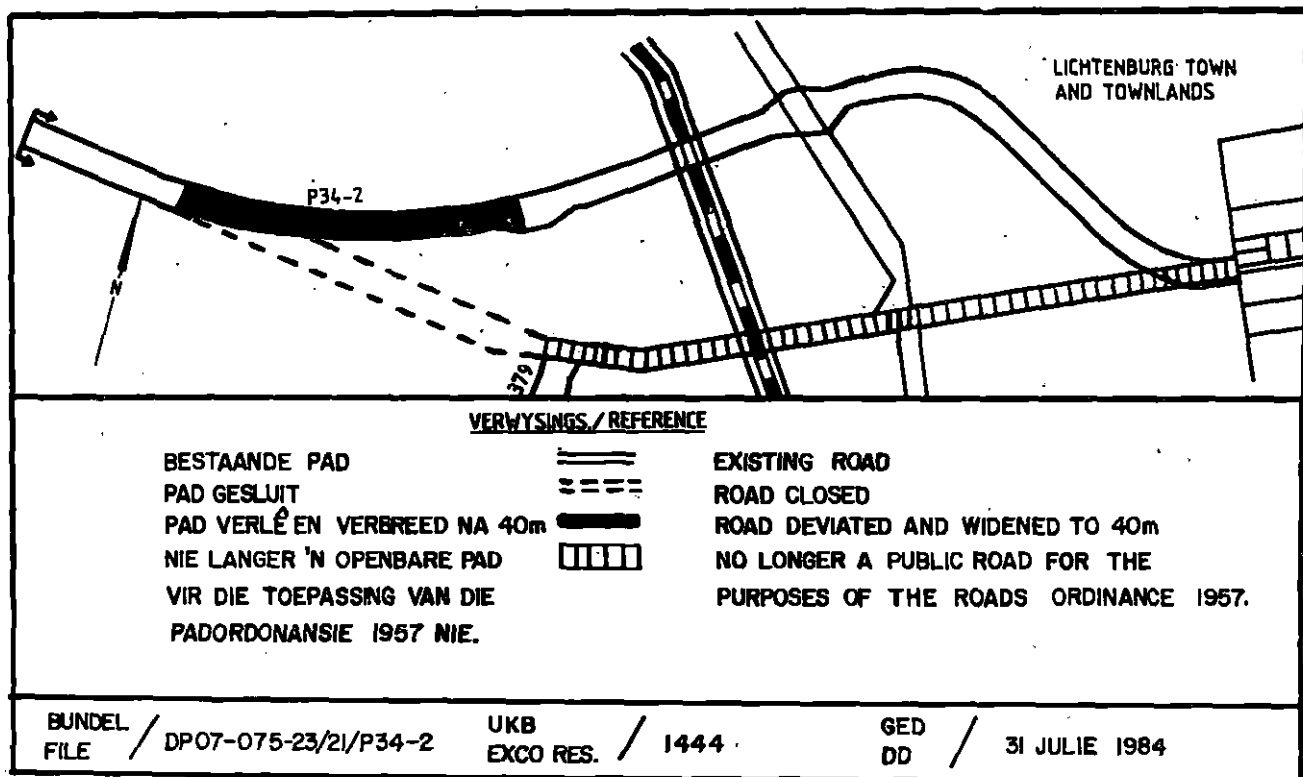
1. Die Administrateur verlê en verbreed ingevolge die bepalings van artikel 5(2)(c) en artikel 3 van die Padordonnansie, 1957, 'n gedeelte van Proviniale Pad P34-2 oor die plaas Lichtenburg Town and Townlands 27 IP na 40 m.

2. Die Administrateur verklaar ingevolge die bepalings van artikel 5(1A) van gemelde Ordonnansie, dat 'n gedeelte van Proviniale Pad P34-2 oor die plaas Lichtenburg Town and Townlands 27 IP binne die munisipale gebied van Lichtenburg nie langer 'n openbare pad vir die toepassing van gemelde Ordonnansie sal wees nie.

3. Die algemene rigting en ligging van gemelde padreëlings word op die bygaande sketsplan aangetoon.

4. Die vereistes ingevolge die bepalings van artikel 5A(3) van gemelde Ordonnansie is nagekom en die grond wat die padreëlings in beslag neem, word op grootskaalse Plan RPS 77/73/Mp aangetoon wat vir belanghebbendes ter insae is by die kantoor van die Streekingenieur te Potchefstroom.

UKB 1444 van 31 Julie 1984  
DP 07-075-23/21/P34-2



Administrator's Notice 1517

22 August 1984

**LICENCES ORDINANCE, 1974 (ORDINANCE 19 OF 1974): ESTABLISHMENT OF LICENSING BOARD OF LEANDRA AND ALTERATION OF THE LICENSING AREA OF THE LICENSING BOARD OF EVANDER**

In terms of section 3 and 7 of the Licences Ordinance, 1974 (Ordinance 19 of 1974) —

- (a) the Administrator hereby gives notice that —
  - (i) he establishes the Licensing Board referred to in Column 1 of the Schedule hereto;
  - (ii) the licensing area of the Licensing Board shall be as defined in Column 2 of the Schedule hereto;
  - (iii) the seat of the Licensing Board shall be situated at the office of the local authority referred to in Column 3 of the Schedule hereto; and
  - (iv) the persons referred to in Column 4 of the Schedule hereto are appointed as members of the Licensing Board with period of office to 30 November 1986; and
- (b) the Administrator hereby alters the licensing area of the Licensing Board of Evander by the substitution in the Schedule to Administrator's Notice 2029 of 30 November 1983 for the definition of the licensing area of Evander of the following definition:

"The Magisterial District of Highveld Ridge, excluding any portion thereof which —

- (i) forms part of the Municipality of —
  - (aa) the Transvaal Board for the Development of Peri-Urban Areas; and
  - (bb) Leandra; and
- (ii) is in the licensing area of the Licensing Board of Secunda."

**SCHEDULE**

Column 1 Licensing Board	Column 2 Licensing Area	Column 3 Local authority at whose office the seat of the Licensing Board is situated	Column 4 Members of Licensing Board
Leandra	Municipality of Leandra	Town Council of Leandra	A Magistrate, Evander (Chairman) Mr J A Greyling Mr A J Hansen Mr J J Loxton Mrs R. Gelderman

TW 8/7/3/95

Administrateurskennisgewing 1517

22 Augustus 1984

**ORDONNANSIE OP LISENSIES, 1974 (ORDONNANSIE 19 VAN 1974): INSTELLING VAN LISENSIERAAD VAN LEANDRA EN VERANDERING VAN DIE LISENSIEGEBIED VAN DIE LISENSIERAAD VAN EVANDER**

Ingevolge artikels 3 en 7 van die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974) —

- (a) gee die Administrateur hierby kennis dat —
  - (i) hy die Licensieraad in Kolom 1 van die Bylae hierby genoem, instel;
  - (ii) die licensiegebied van die Licensieraad is soos in Kolom 2 van die Bylae hierby omskryf;
  - (iii) die setel van die Licensieraad geleë is by die kantoor van die plaaslike bestuur in Kolom 3 van die Bylae hierby genoem; en
  - (iv) die persone in Kolom 4 van die Bylae hierby genoem as lede van die Licensieraad aangestel word met ampstermy tot 30 November 1986; en

(b) verander die Administrateur hierby die licensiegebied van die Licensieraad van Evander deur in die Bylae by Administrateurskennisgewing 2029 van 30 November 1983 die omskrywing van die licensiegebied van Evander deur die volgende omskrywing te vervang:

"Die Landdrosdistrik van Hoëveldrif, uitgenome enige gedeelte daarvan wat —

- (i) deel van die Munisipaliteit van —
  - (aa) die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede; en
  - (bb) Leandra uitmaak; en
- (ii) in die licensiegebied van die Licensieraad van Secunda is."

**BYLAE**

Kolom 1 Licensie- raad	Kolom 2 Licensie- gebied	Kolom 3 Plaaslike bestuur by wie se kantoor die setel van die Licensieraad geleë is	Kolom 4 Lede van Licensieraad
Leandra	Die Munisipaliteit van Leandra	Die Dorpsraad van Leandra	'n Landdros Evander (Voorsitter) Mnr J A Greyling Mnr A J Hansen Mnr J J Loxton Mev R Gelderman

TW 8/7/3/95

**General Notices**

**NOTICE 688 OF 1984**

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.

**Algemene Kennisgewings**

**KENNISGEWING 688 VAN 1984**

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoek om die dorpe in die 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 15 August 1984.

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, 15 August 1984.

#### ANNEXURE

Name of township: Bethal Extension 16.

Name of applicant: Douw Gerbrand van der Walt.

Number of erven: 2: Special for dwelling-units, sick bay, recreation hall, sports grounds and shop.

Description of land: Holding 22, Bethal Agricultural Holdings.

Situation: North of and abuts Davel Road, east of and abuts Bethal Extension 3, Bethal.

Reference No: PB 4-2-2-7512.

Name of township: Lynnwood Ridge Extension 8.

Name of applicant: Klaas van den Heuvel.

Number of erven: Residential 2: 2.

Description of land: Portion 31 of the farm Hartebeespoort 304.

Situation: West of and abuts Portion 41 of the farm Hartebeespoort, south of and abuts Lynnwood.

Reference No: PB 4-2-2-7518.

Name of township: Amandasig Extension 7.

Name of applicant: Hercules Johannes Myburg.

Number of erven: Residential 1: 31, min-1 050, ruling 1 120.

Description of land: Portion 129 (portion of Portion 5) of the farm Hartebeeshoek 303 JR.

Situation: South of and abuts Berglaan and east of and abuts Portion 1 of Beetgesberg 279 JR.

Reference No: PB 4-2-2-7561.

Name of township: Rand Leases Extension 3.

Name of applicant: Rand Leases (Vogelstruisfontein) Gold Mining Company Ltd.

Number of erven: Commercial: 2.

Description of land: A part of the Remaining Extent of Portion 1 of the farm Vogelstruisfontein 23 IQ.

Situation: 1,5 km south of Florida Township and 2 km north of Soweto Township.

Reference No: PB 4-2-2-7581.

Name of township: Equestria Extension 8.

Name of applicant: Nancy Emelia van Leeuwen.

Die aansoek 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, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van 8 weke vanaf 15 Augustus 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoe in verband daar mee te rig, moet die Direkteur van Plaaslike Bestuur, Pri vaatsak X437, Pretoria 0001, binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan, nl 15 Augustus 1984 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 15 Augustus 1984.

#### BYLAE

Naam van dorp: Bethal Uitbreiding 16.

Naam van aansoekdoener: Douw Gerbrand van der Walt.

Aantal erwe: 2: Spesiaal vir wooneenhede, siekeboeg, ontspanningsaal, sportterrein en winkel.

Beskrywing van grond: Hoewe 22, Bethal Landbouhoewes.

Liggings: Noord van en grens aan Davelweg, oos van en grens aan Bethal Uitbreiding 3, Bethal.

Verwysingsnommer: PB 4-2-2-7512.

Naam van dorp: Lynnwood Ridge Uitbreiding 8.

Naam van aansoekdoener: Klaas van den Heuvel.

Aantal erwe: Residensieel 2: 1.

Beskrywing van grond: Gedeelte 31 van die plaas Hartebeespoort 304.

Liggings: Wes van en grens aan Gedeelte 41 van die plaas Hartebeespoort, suid van en grens aan Lynnwoodweg.

Verwysingsnommer: PB 4-2-2-7518.

Naam van dorp: Amandasig Uitbreiding 7.

Naam van aansoekdoener: Hercules Johannes Myburgh.

Aantal erwe: Residensieel 1: 31, min-1 050, heersend 1 120.

Beskrywing van grond: Gedeelte 129 (gedeelte van Gedeelte 5), plaas Hartebeeshoek 303 JR.

Liggings: Suid van en grens aan Berglaan en oos van en grens aan Gedeelte 1 van Beetgesberg 279 JR.

Verwysingsnommer: PB 4-2-2-7561.

Naam van dorp: Rand Leases Uitbreiding 3.

Naam van aansoekdoener: Rand Leases (Vogelstruisfontein) Gold Mining Company Ltd.

Aantal erwe: Kommersieel: 2.

Beskrywing van grond: 'n Gedeelte van die Resterende Gedeelte van Gedeelte 1 van die plaas Vogelstruisfontein 23 IQ.

Liggings: 1,5 km suid van Florida Dorp en 2 km noord van Soweto Dorp.

Verwysingsnommer: PB 4-2-2-7581.

Naam van dorp: Equestria.

Naam van aansoekdoener: Nancy Emelia van Leeuwen.

Number of erven: Residential 1: 3; Business: 1.

Description of land: Holding 111, Willow Glen Agricultural Holdings.

Situation: South-west of and abuts Farrow Road and north-east of and abuts Holding 112, Willow Glen Agricultural Holdings.

Reference No: PB 4-2-2-7623.

#### NOTICE 695 OF 1984

#### PRETORIA AMENDMENT SCHEME 1446

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 29, Bellevue (Pty) Ltd, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 29, Bellevue situated on the Northern side of Krike Street between Plantation and Fakkelaan cross Streets from "Special for Residential" and a Carpenter-shop to "Special Business".

The amendment will be known as Pretoria Amendment Scheme 1446. 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, Provincial Building, Room B306, cor Pretorius and Bosman 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, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 August 1984

PB 4-9-2-3H-1446

#### NOTICE 696 OF 1984

#### PRETORIA AMENDMENT SCHEME 1466

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, Barend Jakobus Johannes Joubert, Douglas Arthur Momple and Frederick van Wyk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Portion A of Lot 59, the Remaining Extend of Lot 59 and Portion 1 of Erf 60, situated on the corner of Rose and Viljoen Streets, Riviera from "Special Residential" to "General Residential".

The amendment will be known as Pretoria Amendment Scheme 1466. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B306, cor Pretorius and Bosman 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, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 15 August 1984

PB 4-9-2-3H-1466

Aantal erwe: Residensieel 1: 3; Besigheid: 1.

Beskrywing van grond: Hoewe 111, Willow Glen Landbouhoeves.

Liggings: Suidwes van en grens aan Farrowweg en noord-oos van en grens aan Hoewe 112, Willow Glen Landbouhoeves.

Verwysingsnommer: PB 4-2-2-7623.

#### KENNISGEWING 695 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1446

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Erf 29, Bellevue (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 29, Bellevue geleë aan die Noordekant van Krigestraat tussen Plantation- en Fakkelaan dwarsstraat vanaf "Spesiaal" vir woon en 'n skrynwinkel na "Spesiale Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1446 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria 15 Augustus 1984

PB 4-9-2-3H-1446

#### KENNISGEWING 696 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1466

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienars, Barend Jakobus Johannes Joubert, Douglas Arthur Momple en Frederick van Wyk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte A van Lot 59 en Resterende Gedeelte van Lot 59 en Gedeelte 1 van Erf 60, geleë op die hoek van Rose- en Viljoenstraat, Riviera van "Spesiale Woon" na "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1466 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria 15 Augustus 1984

PB 4-9-2-3H-1466

## NOTICE 697 OF 1984

## PRETORIA AMENDMENT SCHEME 1462

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, Lion Cachet Steynberg, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 24, Florauna, situated on Bergvolkieslaan, Township Florauna, from "Special Residential" — "One dwelling per erf" to "Special Residential" — "One dwelling per 1 500 sq m".

The amendment will be known as Pretoria Amendment Scheme 1462. 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, Provincial Building, Room B306, cor 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, 15 August 1984

PB 4-9-2-3H-1462

## NOTICE 698 OF 1984

## PRETORIA AMENDMENT SCHEME 1454

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, Lawrence Scott, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 690, Menlo Park, situated on the eastern side of Twenty-third Street, halfway between Charles Street and Hazelwood Road from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 250 m<sup>2</sup>".

The amendment will be known as Pretoria Amendment Scheme 1454. 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, Provincial Building, Room B306, cor Pretorius and Bosman 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, 15 August 1984

PB 4-9-2-3H-1454

## NOTICE 699 OF 1984

## PRETORIA AMENDMENT SCHEME 1467

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, Michiel Daniel Nel, for the amendment of Pretoria Town-planning Scheme, 1974, by

## KENNISGEWING 697 VAN 1984

## PRETORIA-WYSIGINGSKEMA 1462

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Lion Cachet Steynberg, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 24, Florauna, geleë aan Bergvolkieslaan, Florauna Dorpsgebied, vanaf "Spesiale Woon" — "Een woonhuis per erf" tot "Spesiale Woon" — "Een woonhuis per 1 500 vk m".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1462 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1462

## KENNISGEWING 698 VAN 1984

## PRETORIA-WYSIGINGSKEMA 1454

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Lawrence Scott, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 690, Menlopark, geleë in Drie-en-Twintigste Straat en halfpad tussen Charlesstraat en Hazelwoodweg vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1454 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1454

## KENNISGEWING 699 VAN 1984

## PRETORIA-WYSIGINGSKEMA 1467

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Michiel Daniel Nel, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te

re zoning the Remaining Extent of Erf 695 and Portion 1 of Erf 694, situated in Thirteenth Avenue, Gezina from "Special Residential" with a density of "One dwelling per 1 000 m<sup>2</sup>" to "General Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1467. 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, Provincial Building, Room B306, cor 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, 15 August 1984

PB 4-9-2-3H-1467

#### NOTICE 700 OF 1984

#### PRETORIA AMENDMENT SCHEME 1453

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, Elise Mooneyen de Villiers, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Portion 1 of Lot 31, Waverley situated on Breyer Avenue from "Special Residential" with a density of "One dwelling-house per 1 500 m<sup>2</sup>" to "Special Residential" with a density of "One dwelling-house per 1 000 m<sup>2</sup>".

The amendment will be known as Pretoria Amendment Scheme 1453. 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, Provincial Building, Room B306, cor Pretorius and Bosman 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, 15 August 1984

PB 4-9-2-3H-1453

#### NOTICE 701 OF 1984

#### PRETORIA AMENDMENT SCHEME 1468

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, Pierre du Plessis, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 38, Hillcrest situated in Lunnon Street between Duncan and Dyer crossroads from "Special Residential" to "Special for professional rooms and for a dwelling-house".

The amendment will be known as Pretoria Amendment Scheme 1468. 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, Provincial Building, Room B306, cor Pretorius and Bosman Streets, Pretoria.

wysig deur die hersonering van die Resterende Gedeelte van Erf 695 en Gedeelte 1 van Erf 694, geleë in Dertiende Laan, Gezina van "Spesiale Woon" teen 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>" tot "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1467 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1467

#### KENNISGEWING 700 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1453

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Elise Mooneyen de Villiers, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Lot 31, Waverley geleë in Breyerlaan vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1453 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1453

#### KENNISGEWING 701 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1468

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Pierre du Plessis, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 38, Hillcrest geleë in Lunnonstraat, tussen Duncan en Dyer dwarsstrate vanaf "Spesiale Woon" tot "Spesiaal vir professionele kamers en/of 'n woonhuis".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1468 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, 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, 15 August 1984

PB 4-9-2-3H-1468

#### NOTICE 702 OF 1984

#### PRETORIA AMENDMENT SCHEME 1463

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, Eda Cohen, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Remaining Extent of Erf 220, Nieuw Muckleneuk situated in Bronkhorst Street between Dey and Tram Streets from "Special Residential" to "Special for offices" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1463. 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, Provincial Building, Room B306, cor Pretorius and Bosman 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, 15 August 1984

PB 4-9-2-3H-1463

#### NOTICE 703 OF 1984

#### PRETORIA AMENDMENT SCHEME 1406

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Jan Willem Viljoen van der Merwe, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Portion 1 of Erf 1741, Pretoria, situated adjacent and southerly to Soutter Street from "Special Residential" with a density of "One dwelling-house per 500 m<sup>2</sup>" to "Restricted Industrial", subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1406. 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, Provincial Building, Room B306, cor Pretorius and Bosman 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, 15 August 1984

PB 4-9-2-3H-1406

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437 en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1468

#### KENNISGEWING 702 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1463

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Eda Cohen, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Restant van Erf 220, Nieuw Muckleneuk geleë aan Bronkhorststraat tussen Tram- en Deystraat vanaf "Spesiale Woon" tot "Spesiaal vir kontore" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1463 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1463

#### KENNISGEWING 703 VAN 1984

#### PRETORIA-WYSIGINGSKEMA 1406

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jan Willem Viljoen van der Merwe, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedelte 1 van Erf 1741, Pretoria, geleë aangrensend en ten suide van Soutterstraat van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m<sup>2</sup>" na "Beperkte Nywerheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1406 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 15 Augustus 1984

PB 4-9-2-3H-1406

## NOTICE 706 OF 1984

## JOHANNESBURG AMENDMENT SCHEME 1253

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, Morton and Wasserfall (Pty) Ltd and Carlisle Mansions (Pty) Ltd, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erven 2906, 2907, 2903, 2904 and 4933, Johannesburg, situated on Jorissen Street and Wessels Street, from "Residential 4 Use Zone VI" to "Business 1 Use Zone V".

The amendment will be known as Johannesburg Amendment Scheme 1253. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-2H-1253

## NOTICE 707 OF 1984

## BEDFORDVIEW AMENDMENT SCHEME 348

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, Bedfordview Village Council, for the amendment of Bedfordview Town-planning Scheme 1, 1948, by rezoning Erf 1552, Bedfordview, situated on a Municipal Boundary from "Closed Street" to "General Business" with a density of "One dwelling per erf".

The amendment will be known as Bedfordview Amendment Scheme 348. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bedfordview and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 3, Bedfordview 2008, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-46-348

## NOTICE 708 OF 1984

## ALBERTON AMENDMENT SCHEME 159

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, George Henry William Brooks, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 681, Alberton, situated on the corner

## KENNISGEWING 706 VAN 1984

## JOHANNESBURG-WYSIGINGSKEMA 1253

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Morton and Wasserfall (Proprietary) Limited en Carlisle Mansions (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erwe 2906, 2907, 2903, 2904 en 4933, Johannesburg, geleë aan Jorisstraat en Wesselsstraat van "Residensieel 4 Gebruiksone VI" tot "Besigheid 1 Gebruiksone V".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1253 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1253

## KENNISGEWING 707 VAN 1984

## BEDFORDVIEW-WYSIGINGSKEMA 348

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Bedfordview Village Council, aansoek gedoen het om Bedfordview-dorpsaanlegskema 1, 1948, te wysig deur die hersonering van Erf 1552, Bedfordview, geleë aan 'n Munisipale grens van "Straat" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per erf".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 348 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview 2008, skriftelik voor-gelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-46-348

## KENNISGEWING 708 VAN 1984

## ALBERTON-WYSIGINGSKEMA 159

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, George Henry William Brooks, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf

of Seventh Avenue and Hendrik Potgieter Street, from "Residential 1" to "Special" for the purposes of "Business premises, public garages, parking garages and warehouses".

The amendment will be known as Alberton Amendment Scheme 159. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-4H-159

#### NOTICE 709 OF 1984

#### BEDFORDVIEW AMENDMENT SCHEME 1/349

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, Brian Wakeford Webber, for the amendment of Bedfordview Town-planning Scheme, 1948, by rezoning Erf 1385, Bedfordview Extension 296, situated on Fouché Terrace from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq ft".

The amendment will be known as Bedfordview Amendment Scheme 1/349. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bedfordview and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 3, Bedfordview 2008, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-46-349

#### NOTICE 710 OF 1984

#### JOHANNESBURG AMENDMENT SCHEME 1250

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, Mandalay Development Company (Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Erf 68, situated on Orange Street, Sunnyside, from "Residential 4" to "Business 4" including television and film studios and ancillary uses.

The amendment will be known as Johannesburg Amendment Scheme 1250. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

681, Alberton, geleë op die hoek van Sewende Laan en Hendrik Potgieterstraat, van "Residensieel 1" tot "Spesiaal" vir die doeleindes van "Besigheidsgeboue, openbare garages, pakhuise en parkeergarages".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 159 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-4H-159

#### KENNISGEWING 709 VAN 1984

#### BEDFORDVIEW-WYSIGINGSKEMA 1/349

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Brian Wakeford Webber, aansoek gedoen het om Bedfordview-dorpsaanlegskema, 1948, te wysig deur die hersonering van Erf 1385, Bedfordview Uitbreiding 296, geleë aan Fouché Terrace van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk vt".

Verdere besonderhede van hierdie wysigingskema (wat Bedfordview-wysigingskema 1/349 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview 2008, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-46-349

#### KENNISGEWING 710 VAN 1984

#### JOHANNESBURG-WYSIGINGSKEMA 1250

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mandalay Development Company (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1979, te wysig deur die hersonering van Erf 68, geleë aan Orangeweg, Sunnyside, van "Residensieel 4" tot "Besigheid 4" insluitende televisie en film studios en aanverwante gebruikte.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1250 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino Gebou, h/v Bosman en Pretoriussstraat, 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, 22 August 1984

PR 4-9-2-2H-1250

#### NOTICE 711 OF 1984

#### JOHANNESBURG AMENDMENT SCHEME 1254

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, Gianni Silvio, Ubaldo Galetti and Dante Lera, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Lots 523, Portion 1 and Remaining Extent, situated on Tenth Road, Kew Township, from "Residential 1" to "Commercial 2".

The amendment will be known as Johannesburg Amendment Scheme 1254. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor 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 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PR 4-9-2-2H-1254

#### NOTICE 712 OF 1984

#### JOHANNESBURG AMENDMENT SCHEME 1252

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, CBD Rand Central (Proprietary) Ltd, for the amendment of the Johannesburg Town-planning Scheme, 1979, by rezoning Erven 4846 and 1260 situated on Jeppe and Joubert Streets from "Business 1 with a height zone 1" to "Business 1 with a height zone 1" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1252. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4323, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PR 4-9-2-2H-1252

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1250

#### KENNISGEWING 711 VAN 1984

#### JOHANNESBURG-WYSIGINGSKEMA 1254

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Gianno Silvio, Ubaldo Galetti and Dante Lera, aansoek gedoen het om Johannesburg-dorpsaanlegskema, 1979, te wysig deur Lotte 523, Geeldeel 1 en Restant geleë aan Tiendeweg, dorp Kew, van "Residensieel 1" na "Kommersieel 2".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1254 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino Gebou, h/v Bosman en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 22 August 1984

PB 4-9-2-2H-1254

#### KENNISGEWING 712 VAN 1984

#### JOHANNESBURG-WYSIGINGSKEMA 1252

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, CBD Rand Central (Proprietary) Ltd, aansoek gedoen het om die Johannesburg-dorpsaanlegskema, 1979, te wysig deur die hersoneering van Erf 4846 (voorheen 1259) en Erf 1260, geleë aan Jeppe- en Joubertstraat van "Besigheid 1 met 'n hoogtesone 1" tot "Besigheid 1 met 'n hoogtesone 1" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1252 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4323, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1252

## NOTICE 713 OF 1984

## ALBERTON AMENDMENT SCHEME 160

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, Chrisbanistel Investments (Proprietary) Limited, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 1663, Verwoerd Park Extension 3, situated on Second Avenue and Braun Road, from "Business 3" to "Business 1".

The amendment will be known as Alberton Amendment Scheme 160. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-4H-160

## NOTICE 714 OF 1984

## JOHANNESBURG AMENDMENT SCHEME 1239

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, Martin Jakobus von Duyvenbode, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Lot 12, Sunnyside Township, situated on Lime Street from "Special" with a minimum coverage of 25 % to "Special" with a maximum coverage of 25 %.

The amendment will be known as Johannesburg Amendment Scheme 1239. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-2H-1239

## NOTICE 715 OF 1984

## JOHANNESBURG AMENDMENT SCHEME 1249

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, Wellesley Hamer Browne, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Portion 1 of Lot 107, Orchards situated on the south eastern corner of the intersection of The Avenue and Oaklands Road from "Residential 1" with a den-

## KENNISGEWING 713 VAN 1984

## ALBERTON-WYSIGINGSKEMA 160

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Chrisbanistel Investments (Proprietary) Limited, aansoek gedoen het om Albertondorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 1663, Verwoerdpark Uitbreiding 3, geleë aan Secondlaan en Braunweg van "Besigheid 3" tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 160 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-4H-160

## KENNISGEWING 714 VAN 1984

## JOHANNESBURG-WYSIGINGSKEMA 1239

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Martin Jacobus von Duyvenbode, aansoek gedoen het om Johannesburg-dorpbeplanningskema, 1979, te wysig deur die hersonering van Limestraat van "Spesiaal" met 'n minimum dekking van 25 % tot "Spesiaal" met 'n maksimum dekking van 25 %.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1239 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1239

## KENNISGEWING 715 VAN 1984

## JOHANNESBURG-WYSIGINGSKEMA 1249

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Wellesley Hamer Browne, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Gedelie 1 van Erf 107, Orchards geleë in die suid-oostelike hoek van die wisselaar van The Avenue en Oaklandsstraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500

sity of "One dwelling per 1 500 square metres" to "Residential 1" with a density of "One dwelling per 700 m<sup>2</sup>".

The amendment will be known as Johannesburg Amendment Scheme 1249. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4323, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-2H-1249

#### NOTICE 716 OF 1984

#### GERMISTON AMENDMENT SCHEME 1/349

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Adriaan Ockert Greyling, for the amendment of Germiston Town-planning Scheme 1, 1945, by rezoning Erf 243, South Germiston Township situated on Argyle Street from "Special Residential" to "Special" for orthopaedic, homopaedic, osteopaedic rehabilitation services.

The amendment will be known as Germiston Amendment Scheme 1/349. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 145, Germiston 1400 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-1-349

#### NOTICE 717 OF 1984

#### MIDDELBURG AMENDMENT SCHEME 90

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, Viatrien (Eiendoms) Beperk, for the amendment of Middelburg Town-planning Scheme, 1974, by rezoning Portion 7 of Erf 871, Middelburg situated on Gilfillan Street and Viljoen Street from "Special Residential" to "General Residential 2".

The amendment will be known as Middelburg Amendment Scheme 90. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Middelburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cor Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Govern-

vierkante meter" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1249 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4323, Johannesburg 2000 skriftelik voorgele word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1249

#### KENNISGEWING 716 VAN 1984

#### GERMISTON-WYSIGINGSKEMA 1/349

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Adriaan Ockert Greyling, aansoek gedoen het om Germiston-dorpsaanlegskema 1, 1945, te wysig deur die hersonering van Erf 243, Germiston-Suid geleë in Argylestraat van "Spesiaal Residensieel" tot "Spesiaal" vir ortopediese, homopatiese, osteopatiese rehabilitasie dienste.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/349 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston 1400 skriftelik voorgele word.

Pretoria, 22 Augustus 1984

PB 4-9-2-1-349

#### KENNISGEWING 717 VAN 1984

#### MIDDELBURG-WYSIGINGSKEMA 90

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Viatrien (Eiendoms) Beperk, aansoek gedoen het om Middelburg-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedelte 7 van Erf 871, Middelburg geleë aan Gilfillanstraat en Viljoenstraat van "Spesiale Woon" tot "Algemene Woon 2".

Verdere besonderhede van hierdie wysigingskema (wat Middelburg-wysigingskema 90 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 Middelburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hier-

ment, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 14, Middelburg 1050 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-21H-90

#### NOTICE 718 OF 1984

#### JOHANNESBURG AMENDMENT SCHEME 1251

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, Esso Standard South Africa (Proprietary) Limited, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erf 856, Fairlands situated on the corner of Willson Street and D.F. Malan Drive from "Business 1" and "Residential 1" to "Public Garage" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1251. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-2H-1251

#### NOTICE 719 OF 1984

#### ALBERTON AMENDMENT SCHEME 158

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, Johannes Cornelius Ferreira and Casper Hendrik Badenhorst Lemmer, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 189, Alberton on the corner of and situated on Piet Retief Street and Pieter Uys Avenue from "Residential 1" to "Special" for the purposes of shops, business buildings and a showroom for motorcars.

The amendment will be known as Alberton Amendment Scheme 158. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton 1450 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-4H-158

die kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14, Middelburg 1050 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-21H-90

#### KENNISGEWING 718 VAN 1984

#### JOHANNESBURG-WYSIGINGSKEMA 1251

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Esso Standard South Africa (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersnering van Erf 856, Fairlands geleë op die hoek van Willsonstraat en D.F. Malanstraat van "Besigheid 1" en "Residensiel 1" tot "Openbare Garage" onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1251 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-2H-1251

#### KENNISGEWING 719 VAN 1984

#### ALBERTON-WYSIGINGSKEMA 158

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Johannes Cornelius Ferreira en Casper Hendrik Badenhorst Lemmer, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersnering van Erf 189, Alberton op die hoek van en geleë aan Piet Retiefstraat en Pieter Uyslaan van "Residensiel 1" tot "Spesiaal" vir die doeleindes van winkels, besigheidsgeboue en vertoonlokaal vir motors.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 158 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-4H-158

## NOTICE 720 OF 1984

## THABAZIMBI AMENDMENT SCHEME 8

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, Thabazimbi Municipality, for the amendment of Thabazimbi Town-planning Scheme, 1980, by rezoning Erf 178, situated adjacent and to the south of Michael Street between Naomi and Deena Streets in Thabazimbi Extension 1 from "Municipal" to "Residential 4" subject to certain conditions.

The amendment will be known as Thabazimbi Amendment Scheme 8. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Thabazimbi and at the office of the Director of Local Government, Room B306A, Provincial Building, cor 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 90, Thabazimbi 0380 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-104H-8

## NOTICE 721 OF 1984

## BOKSBURG AMENDMENT SCHEME 1/390

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, Michael Retsos, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning Erf 906, situated on Central Road, Sable Street, Marie Street and Nyala Street, Dawn Park Extension 2 from "Special" for business purposes to "Special" for business purposes and a public garage, subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/390. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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 215, Boksburg 1460 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-8-390

## NOTICE 722 OF 1984

## BOKSBURG AMENDMENT SCHEME 358

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, Johannesburg Consolidated In-

## KENNISGEWING 720 VAN 1984

## THABAZIMBI-WYSIGINGSKEMA 8

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Thabazimbi Municipaaliteit, aansoek gedoen het om Thabazimbi-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 178 geleë direk aanliggend en ten suide van Michaelstraat tussen Naomistraat en Deenastraat in Thabazimbi Uitbreiding 1 van "Munisipaal" na "Residensieel 4" onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Thabazimbi-wysigingskema 8 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Thabazimbi ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 90, Thabazimbi 0380 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-104H-8

## KENNISGEWING 721 VAN 1984

## BOKSBURG-WYSIGINGSKEMA 1/390

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Michael Retsos, aansoek gedoen het om Boksburg-dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van Erf 906, geleë aan Centralweg, Sablestraat, Mariestraat en Nyalastraat, Dawn Park Uitbreiding 2 van "Spesiaal" vir besigheidsdoeleindes tot "Spesiaal" vir besigheidsdoeleindes en 'n openbare garage, onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/390 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-8-390

## KENNISGEWING 722 VAN 1984

## BOKSBURG-WYSIGINGSKEMA 358

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Johannesburg Consolidated

vestment Company Ltd, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning Erf 825, situated on Dean Place, Freeway Park Extension 2 from "Special Residential" to "Special" for dwelling-units attached or detached with a density of "20 units per hectare".

The amendment will be known as Boksburg Amendment Scheme 358. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Provincial Building, Room B206A, cor Pretorius and Bosman 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 215, Boksburg 1460 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-8-358

#### NOTICE 723 OF 1984

#### HEIDELBERG AMENDMENT SCHEME 8

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 Heidelberg has submitted an interim scheme, which is an amendment scheme, to wit, the Heidelberg Amendment Scheme 8 to amend the relevant town-planning scheme in operation, to wit, the Heidelberg Town-planing Scheme 1979.

The aforesaid interim scheme is as follows: The rezoning of Erf 1427 Heidelberg Extension 7, situated on Kutis Street and Lagar Street from "Parking" to "General Business" and Erven 1435 and 1436 Heidelberg Extension 7, situated on Kismet Street, from "Municipal" to "General Business".

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of the Town Council of Heidelberg.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bax X437, Pretoria within a period of four weeks from the date of the first publication of this notice in the Provincial Gazette.

Pretoria, 22 August 1984

PB 4-9-2-15H-8

#### NOTICE 724 OF 1984

#### BOKSBURG AMENDMENT SCHEME 1/392

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, Thomas Christoffel de Bruin, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning Lot 1035, situated on Paul Kruger Street,

Investments Company Ltd, aansoek gedoen het om Boksburg-dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van Erf 825, geleë aan Dean Place, Freeway Park Uitbreiding 2 van "Spesiale Woon" tot "Spesiaal" vir wooneenhede aannekaar geskakel of losstaande met 'n digtheid van "20 eenhede per hektaar".

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 358 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-8-358

#### KENNISGEWING 723 VAN 1984

#### HEIDELBERG-WYSIGINGSKEMA 8

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 Stadsraad van 'n voorlopige skema, wat 'n wysigingskema is, te wete die Heidelberg-wysigingskema 8 voorgelê het om die betrokke dorpsbeplanningskema, in werkking, te wete, die Heidelberg-dorpsaanlegskema 1979 te wysig.

Die hersonering van Erf 1427 Heidelberg Uitbreiding 7 geleë aan Kutisstraat en Lagerstraat van "Parkerig" na "Algemene Besigheid" en Erve 1435 en 1436 Heidelberg Uitbreiding 7, geleë aan Kismetstraat van "Munisipaal" na "Algemene Besigheid."

Die voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en van die Stadsklerk van die Stadsraad van Heidelberg.

Waar, kragtens die bepalings van artikel 32 van voorname Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoe te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoe binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant skriftelik aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-15H-8

#### KENNISGEWING 724 VAN 1984

#### BOKSBURG-WYSIGINGSKEMA 1/392

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Thomas Christoffel de Bruin, aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Lot 1035,

Ninth Avenue and Tenth Street, Boksburg North Extension from "Special Residential" to "Special" for the purpose of a dwelling-house or a block or blocks of flats, boarding-house, hostel or other buildings for such uses as may be allowed by the Administrator from time to time after reference to the Townships Board and the Council subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/392. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Provincial Building, Room B206, cor Pretorius and Bosman 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 215, Boksburg 1460 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

PB 4-9-2-8-392

#### NOTICE 725 OF 1984

The following notice is published for general information:

**Surveyor-General  
Surveyor-General's Office  
Pretoria**

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Sakhile Township.

Town where reference marks have been established:

Sakhile Township. (General Plan L No 222/1984).

Pretoria, 22 August 1984

**D J GRUNDLINGH  
Surveyor-General**

#### NOTICE 726 OF 1984

The following notice is published for general information:

**Surveyor-General  
Surveyor-General's Office  
Pretoria**

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Lynnville Township.

Town where reference marks have been established:

Lynnville Township. (General Plan L No 194/1984).

Pretoria, 22 August 1984

**D J GRUNDLINGH  
Surveyor-General**

geleë aan Paul Krugerstraat, Negende Laan en Tiende Straat, Boksburg Noord Uitbreiding van "Spesiale Woon" tot "Spesiaal" vir doeleindes van 'n woonhuis of woonstelblok of woonstelblokke, losieshuis, koshuis of ander geboue vir gebruik van tyd tot tyd deur die Administrateur goedgekeur na raadpleging met die Dorperaad en die Raad, onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/392 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

PB 4-9-2-8-392

#### KENNISGEWING 725 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

**Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria**

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Sakhile Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:  
Sakhile Dorp. (Algemene Plan L No 222/1984).  
Pretoria, 22 Augustus 1984

**D J GRUNDLINGH  
Landmeter-generaal**

#### KENNISGEWING 726 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

**Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria**

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Lynnville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:  
Lynnville Dorp. (Algemene Plan L No 194/1984).  
Pretoria, 22 Augustus 1984

**D J GRUNDLINGH  
Landmeter-generaal**

**NOTICE 727 OF 1984**

The following notice is published for general information:

Surveyor-General  
Surveyor-General's Office  
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Lynnville Township.

Town where reference marks have been established:

Lynnville Township. (General Plan L No 193/1984).

Pretoria, 22 August 1984

**D J GRUNDLINGH**  
Surveyor-General

**NOTICE 728 OF 1984**

The following notice is published for general information:

Surveyor-General  
Surveyor-General's Office  
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Norscot Township.

Town where reference marks have been established:

Norscot Township. (Portions 1-114 of Erf 38). (General Plan SG No A4853/1983).

Pretoria, 22 August 1984

**D J GRUNDLINGH**  
Surveyor-General

**NOTICE 729 OF 1984**

The following notice is published for general information:

Surveyor-General  
Surveyor-General's Office  
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Daveyton Township.

Town where reference marks have been established:

Daveyton Township. (General Plan L No 562/1983).

Pretoria, 22 August 1984

**D J GRUNDLINGH**  
Surveyor-General

**NOTICE 730 OF 1984**

The following notice is published for general information:

Surveyor-General  
Surveyor-General's Office  
Pretoria

**KENNISGEWING 727 VAN 1984**

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Lynnville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Lynnville Dorp. (Algemene Plan L No 193/1984).

Pretoria, 22 Augustus 1984

**D J GRUNDLINGH**  
Landmeter-generaal

**KENNISGEWING 728 VAN 1984**

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Norscot Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Norscot Dorp. (Gedeeltes 1-114 van Erf 38). (Algemene Plan LG No A4853/1983).

Pretoria, 22 Augustus 1984

**D J GRUNDLINGH**  
Landmeter-generaal

**KENNISGEWING 729 VAN 1984**

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Daveyton Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Daveyton Dorp. (Algemene Plan L No 562/1983).

Pretoria, 22 Augustus 1984

**D J GRUNDLINGH**  
Landmeter-generaal

**KENNISGEWING 730 VAN 1984**

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Daveyton Township.

Town where reference marks have been established:

Daveyton Township. (General Plan L No 186/1984).

Pretoria, 22 August 1984

**D J GRUNDLINGH**  
Surveyor-General

#### NOTICE 731 OF 1984

The following notice is published for general information:

Surveyor-General  
Surveyor-General's Office  
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Kagiso Township.

Town where reference marks have been established:

Kagiso Township. (General Plan L 476/1983).

Pretoria, 22 August 1984

**D J GRUNDLINGH**  
Surveyor-General

#### NOTICE 732 OF 1984

#### ERMELO AMENDMENT SCHEME 6

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, Dirainne (Pty) Ltd, for the amendment of Ermelo Town-planning Scheme, 1982, by the relaxation of the building line restriction along Church Street on Erf 3784, Ermelo from 15 metres to 5 metres.

The amendment will be known as Ermelo Amendment Scheme 6. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Ermelo and at the office of the Director of Local Government, Room B306, Provincial Building, cor 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 48, Ermelo 2350 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 22 August 1984

**PB 4-9-2-14H-6**

#### NOTICE 733 OF 1984

#### REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned application have been received by the Director of Local Government and are open for inspection at Room B306, Transvaal Provin-

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Daveyton Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Daveyton Dorp. (Algemene Plan L No 186/1984).

Pretoria, 22 Augustus 1984

**D J GRUNDLINGH**  
Landmeter-generaal

#### KENNISGEWING 731 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
Kantoor van die Landmeter-generaal  
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Kagiso Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Kagiso Dorp. (Algemene Plan L 476/1983).

Pretoria, 22 Augustus 1984

**D J GRUNDLINGH**  
Landmeter-generaal

#### KENNISGEWING 732 VAN 1984

#### ERMELO-WYSIGINGSKEMA 6

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Dirainne (Pty) Ltd, aansoek gedoen het om Ermelo-dorpsbeplanningskema, 1982, te wysig deur die verslapping van die boulyn beperking langs Kerkstraat op Erf 3784, Ermelo vanaf 15 meter na 5 meter.

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema 6 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Ermelo ter insae.

Enige beswaar of vertoe aan die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 48, Ermelo 2350 skriftelik voorgelê word.

Pretoria, 22 Augustus 1984

**PB 4-9-2-14H-6**

#### KENNISGEWING 733 VAN 1984

#### WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B306, Transvaalse Provinsiale Administrasie

cial Administration Building, Pretorius Street, Pretoria and at the offices 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 19 September 1984.

Pretoria, 22 August 1984

James Lee, Mario Anthony Lee and Son Hee Lee, for —

1. the amendment, suspension or removal of the conditions of title of Erf 22, Senderwood Township in order to permit the erf being subdivided and the relaxation of the building line;

2. the amendment of the Northern Johannesburg Region Town-planning Scheme 1, 1958, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 500 sq ft".

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme.

PB 4-14-2-1226-9

Cornelius Willem Frederick Mulder, for —

1. the amendment, suspension or removal of the conditions of title of Erf 100, Raceview Township in order to permit the erf being used for the storing, repairing and selling of motors;

2. the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of the erf from "Residential 1" to "Public Garage".

This amendment scheme will be known as Alberton Amendment Scheme 161.

PB 4-14-2-1098-9

Stylenit Properties (Proprietary) Limited, for the amendment, suspension or removal of the conditions of title of Portion 1 of Erf 84, Industria West Township in order to permit the erf being used for banking purposes.

PB 4-14-2-645-1

Dinwiddie Township (Proprietary) Limited, for the amendment, suspension or removal of the conditions of title of Erven 193, 194 and 195, Dinwiddie Township in order to have street building lines in conformity with the town-planning scheme provisions (approved Amendment Scheme 3/109) and further for the removal of any other redundant title conditions.

PB 4-14-2-345-6

Mathilda Huberta van Doorene, for —

1. the amendment, suspension or removal of the conditions of title of Erf 139, Quellerina Township in order to permit the erf being subdivided;

2. the amendment of the Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m<sup>2</sup>".

This amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme 1/580.

PB 4-14-2-1094-1

Gebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skrifte-lik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 19 September 1984.

Pretoria, 22 Augustus 1984

James Lee, Mario Anthony Lee and Son Hee Lee, vir —

1. die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 22, dorp Senderwood ten einde dit moontlik te maak dat die erf onderverdeel kan word en die boulyn te verslap;

2. die wysiging van die Noordelike Johannesburgstreek-dorpsbeplanningskema 1, 1958, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 v k v t".

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-wysigingskema.

PB 4-14-2-1226-9

Cornelius Willem Frederick Mulder, vir —

1. die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 100, dorp Raceview ten einde dit moontlik te maak dat die erf gebruik kan word vir die stoer, herstel en verkoop van motors;

2. die wysiging van die Alberton-dorpsbeplanningskema, 1979, deur die hersonering van die erf van "Residensieel 1" tot "Openbare Garage".

Die wysigingskema sal bekend staan as Alberton-wysi-gingskema 161.

PB 4-14-2-1098-9

Stylenit Properties (Proprietary) Limited, vir die wysiging, opskorting en opheffing van die titelvoorraadse van Gedeelte 1 van Erf 84, dorp Industria West ten einde dit moontlik te maak dat die erf vir bankdoeleindes gebruik kan word.

PB 4-14-2-645-1

Dinwiddie Township (Proprietary) Limited, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erwe 193, 194 en 195, dorp Dinwiddie ten einde dit moontlik te maak om die boulyne in ooreenstemming te bring met die dorpsbeplanningskema (goedgekeurde Wysi-gingskema 3/109) en verder vir die verwydering van enige ander oortollige titelvoorraadse.

PB 4-14-2-345-6

Mathilda Huberta van Doorene, vir —

1. die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 139, dorp Quellerina ten einde dit moontlik te maak dat die erf onderverdeel kan word;

2. die wysiging van die Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>".

Die wysigingskema sal bekend staan as Roodepoort-Ma-raisburg-wysigingskema 1/580.

PB 4-14-2-1094-1

## NOTICE 734 OF 1984

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 B306, Third Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 22 August 1984.

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, 22 August 1984

## ANNEXURE

Name of township: Bronkhorstspruit Extension 3.

Name of applicants: Godrich Flour Mills (Proprietary) Limited; Geoffry Carver Godrich; Ank Godrich; John Carver Godrich; Leonard Carver Godrich; Ronald Edgar Vernon Godrich; Evelyn Frances Maud Harrington; Jan Lodewyk Swanepoel.

Number of erven: Residential 1: 1 448; Residential 2: 4; Business 1: 2; Special: 1; Garage: 1; Educational: 1; Public Open Spaces: 13.

Description of land: Holdings 2 to 5, 7 to 13, Remainder of Holding 14 and 21 to 28, 29 to 92, 94 to 112, Durley Agricultural Holdings, Portion 31 (a portion of Portion 4) of the farm Roodepoort 504 JR and Portion 34 (a portion of Portion 4) of the farm Roodepoort 504 JR.

Situation: North of and abuts the farm Nooitgedacht 525 JR and west of and abuts the farm Wachtenbietjeskop 506 JR, district Bronkhorstspruit.

This advertisement supersedes all previous advertisements for the Township Bronkhorstspruit Extension 3.

## NOTICE 735 OF 1984

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 B306, Third Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 22 August 1984.

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, 22 August 1984

## KENNISGEWING 734 VAN 1984

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoek om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoek tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, 3e Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 22 Augustus 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarvan 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, naamlik 22 Augustus 1984 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 22 Augustus 1984

## BYLAE

Naam van dorp: Bronkhorstspruit Uitbreiding 3.

Naam van aansoekdoeners: Godrich Flour Mills (Proprietary) Limited; Geoffry Carver Godrich; Ank Godrich; John Carver Godrich; Leonard Carver Godrich; Ronald Edgar Vernon Godrich; Evelyn Frances Maud Harrington; Jan Lodewyk Swanepoel.

Aantal erven: Residensieel 1: 1 448; Residensieel 2: 4; Besigheid 1: 2; Garage: 1; Spesiaal: 1; Onderwys: 1; Openbare Oopruimte: 13.

Beskrywing van grond: Hoewes 2 tot 5, 7 tot 13, Restant van Hoewe 14 en 21 tot 28, 29 tot 92, 94 tot 112 Durley Landbouhoewes, Gedeelte 31 ('n gedeelte van Gedeelte 4) van die plaas Roodepoort 504 JR en Gedeelte 34 ('n gedeelte van Gedeelte 4) van die plaas Roodepoort 504 JR.

Liggings: Noord van en grens aan die plaas Nooitgedacht 525 JR en wes van en grens aan die plaas Wachtenbietjeskop 506 JR, distrik Bronkhorstspruit.

Hierdie advertensie vervang alle vorige advertensies vir die dorp Bronkhorstspruit Uitbreiding 3.

## KENNISGEWING 735 VAN 1984

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis dat aansoek om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoek tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, 3e Vloer, B Blok, Provinciale Gebou, Pretoriussstraat, Pretoria vir 'n tydperk van 8 weke vanaf 22 Augustus 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoë in verband daarvan 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, nl 22 Augustus 1984 skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 22 Augustus 1984

## ANNEXURE

Name of township: Glen Marais Extension 11.  
 Name of applicant: Percy Augustus Life Koekemoer.  
 Number of erven: Residential 3: 2; Business: 1.  
 Description of land: Holding 10, Birchleigh Agricultural Holdings.  
 Situation: North-east of and abuts Holding 9, Birchleigh Agricultural Holdings. North-west of and abuts Veld Street.  
 Reference No: PB 4-2-2-7279.

Name of township: Alberton Extension 38.  
 Name of applicant: Dilia Beleggings (Eiendoms) Beperk.  
 Number of erven: Industrial 3: 4.  
 Description of land: Portion 86 (portion of Portion 64) and Portion 53 (portion of Portion 52) of the farm Elandsfontein No 108 IR, district Alberton.  
 Situation: South of and abuts Radio Road and north of and abuts Jacoba Road.  
 Reference No: PB 4-2-2-7097.

Name of township: Erandpark Extension 1.  
 Name of applicant: Heinrich Richard Ludwig.  
 Number of erven: Special for: Offices, shops, dwelling-units and a hotel.  
 Description of land: Holding 17, Erand Agricultural Holdings JR.  
 Situation: North of and abuts New Road and east of and abuts Holding 16.  
 Reference No: PB 4-2-2-7269.

Name of township: Bronkhorstspruit Extension 4.  
 Name of applicant: Meent Eiendomme (Eiendoms) Beperk.  
 Number of erven: Residential 2: 2 Erven.  
 Description of land: Portion 27 (a portion of Portion 14) of the farm Nootgedacht 525 JR.  
 Situation: North-west of and abuts Portion 26 of the farm Nootgedacht 525 JR. North-east of and abuts Erasmus Extension 5 Township.  
 Reference No: PB 4-2-2-7451.

Name of township: Nancefield Extension 1.  
 Name of applicant: Community Development Board.  
 Number of erven: Commercial 1: 2.  
 Description of land: Portion 33 (a portion of Portion 2) of the farm Olifantsvlei No 316 IQ.  
 Situation: East of and abuts Cuming Road and South of and abuts Provincial Road P73-1.  
 Reference No: PB 4-2-2-7454.

Name of township: Maryvlei Extension 14.  
 Name of applicant: Transave Investments (Proprietary) Limited.

## BYLAE

Naam van dorp: Glen Marais Uitbreiding 11.  
 Naam van aansoekdoener: Percy Augustus Life Koekemoer.  
 Aantal erwe: Residensieel 3: 2; Besigheid: 1.  
 Beskrywing van grond: Hoewe 10, Birchleigh Landbouhoeves.  
 Ligging: Noordoos van en grens aan Hoewe 9, Birchleigh Landbouhoeves. Noordwes van en grens aan Veldstraat.  
 Verwysingsnummer: PB 4-2-2-7279.  
 Naam van dorp: Alberton Uitbreiding 38.  
 Naam van aansoekdoener: Dilia Beleggings (Eiendoms) Beperk.  
 Aantal erwe: Nywerheid 3: 4.  
 Beskrywing van grond: Gedeelte 86 (gedeelte van Gedeelte 64) en Gedeelte 53 (gedeelte van Gedeelte 52) van die plaas Elandsfontein No 108 IR, distrik Alberton.  
 Ligging: Suid van en grens aan Radioweg en noord van en grens aan Jacobaweg.  
 Verwysingsnummer: PB 4-2-2-7097.  
 Naam van dorp: Erandpark Uitbreiding 1.  
 Naam van aansoekdoener: Heinrich Richard Ludwig.  
 Aantal erwe: Spesiaal vir kantore, winkels, wooneenhede en 'n hotel.  
 Beskrywing van grond: Hoewe 17, Erand Landbouhoeves JR.  
 Ligging: Noord van en grens aan New Road en oos van en grens aan Hoewe 16.  
 Verwysingsnummer: PB 4-2-2-7269.  
 Naam van dorp: Bronkhorstspruit Uitbreiding 4.  
 Naam van aansoekdoener: Meent Eiendomme (Eiendoms) Beperk.  
 Aantal erwe: Residensieel 2: 2 erwe.  
 Beskrywing van grond: Gedeelte 27 ('n gedeelte van Gedeelte 14) van die plaas Nootgedacht 525 JR.  
 Ligging: Noordwes van en grens aan Gedeelte 26 van die plaas Nootgedacht 525 JR. Noordoos van en grens aan die dorp Erasmus Uitbreiding 5.  
 Verwysingsnummer: PB 4-2-2-7451.  
 Naam van dorp: Nancefield Uitbreiding 1.  
 Naam van aansoekdoener: Community Development Board.  
 Aantal erwe: Kommersieel 1: 2.  
 Beskrywing van grond: Gedeelte 33 (gedeelte van Gedeelte 2) van die plaas Olifantsvlei No 316 IQ.  
 Ligging: Oos van en grens aan Cumingweg en suid van en grens aan Provinciale Pad P73-1.  
 Verwysingsnummer: PB 4-2-2-7454.  
 Naam van dorp: Maryvlei Uitbreiding 14.  
 Naam van aansoekdoener: Transave Investments (Proprietary) Limited.

<p>Number of erven: Commercial: 4.</p> <p>Description of land: Holding 10, Witpoort Estates Agricultural Holdings.</p> <p>Situation: South-west of and abuts Lemmer Road. North-west of and abuts Holding 11, Witpoort Estates Agricultural Holdings.</p> <p>Reference No: PB 4-2-2-7467.</p> <p>Name of township: La Montagne Extension 6.</p> <p>Name of applicant: Hester Jeanetta Buhr.</p> <p>Number of erven: Residential 1: 10; Residential 2: 2; Business: 1.</p> <p>Description of land: Portion 74 (portion of Portion 15) of the farm The Willows 340 JR.</p> <p>Reference No: PB 4-2-2-7495.</p> <p>Name of township: Annlin Extension 19.</p> <p>Name of applicant: Frederik Stephanus Buitendag.</p> <p>Number of erven: Residential 1: 7; Residential 3: 1.</p> <p>Description of land: Holding 79, Wonderboom Agricultural Holdings.</p> <p>Situation: Situated north-west of Sinoville Township and abuts George Anton Street.</p> <p>Reference No: PB 4-2-2-7522.</p> <p>Name of township: Die Hoewes Extension 52.</p> <p>Name of applicant: Pieter Andries Venter.</p> <p>Number of erven: Special for medium Group Housing: 2.</p> <p>Description of land: The Remaining Extent of Holding 143, Lyttelton Agricultural Holdings Extension 1.</p> <p>Situation: North of and abuts Portion 1 of Holding 143 and south of and abuts Jean Avenue.</p> <p>Reference No: PB 4-2-2-7556.</p> <p>Name of township: Elarduspark Extension 12.</p> <p>Name of applicant: Nostro Eiendoms Beperk.</p> <p>Number of erven: Residential 1: 11; min — 1 000 m<sup>2</sup>, ruling — 1 080 m<sup>2</sup>.</p> <p>Description of land: Remaining Portion of Portion 2 of the farm Waterkloof 345 JR.</p> <p>Situation: The property is situated in the south-eastern corner of the Jan Smuts and Danie Joubert main route interchange, and south of Elardus Park Extension 1.</p> <p>Reference No: PB 4-2-2-7585.</p> <p>Name of township: The Orchards Extension 14.</p> <p>Name of applicant: James Eric Keyser.</p> <p>Number of erven: Residential 1: 25; min — 950 m<sup>2</sup>, ruling — 1 000 m<sup>2</sup>; Residential 2: 1.</p> <p>Description of land: Portion 113 (portion of Portion 75) of the farm Hartebeeshoek 305 JR.</p> <p>Situation: South of the Rosslyn-Winternest railway-line and abuts and west of The Orchards Extension 7.</p> <p>Reference No: PB 4-2-2-7617.</p>	<p>Aantal erwe: Kommersieel: 4.</p> <p>Beskrywing van grond: Hoeve 10, Witpoort Estates Landbouhoeves.</p> <p>Ligging: Suidwes van en grens aan Lemmerstraat. Noordwes van en grens aan Hoeve 11, Witpoort Estates Landbouhoeves.</p> <p>Verwysingsnommer: PB 4-2-2-7467.</p> <p>Naam van dorp: La Montagne Uitbreiding 6.</p> <p>Naam van aansoekdoener: Hester Jeanetta Buhr.</p> <p>Aantal erwe: Residensieel 1: 10; Residensieel 2: 2; Bedienheid: 1.</p> <p>Beskrywing van grond: Gedeelte 74 (gedeelte van Gedeelte 15) van die plaas The Willows 340 JR.</p> <p>Verwysingsnommer: PB 4-2-2-7495.</p> <p>Naam van dorp: Annlin Uitbreiding 19.</p> <p>Naam van aansoekdoener: Frederik Stephanus Buitendag.</p> <p>Aantal erwe: Residensieel 1: 7; Residensieel 3: 1.</p> <p>Beskrywing van grond: Hoeve 79, Wonderboom Landbouhoeves.</p> <p>Ligging: Geleë noordwes van Sinoville Dorp aan George Antonstraat.</p> <p>Verwysingsnommer: PB 4-2-2-7522.</p> <p>Naam van dorp: Die Hoewes Uitbreiding 52.</p> <p>Naam van aansoekdoener: Pieter Andries Venter.</p> <p>Aantal erwe: Spesiaal vir medium digtheidsbehuising: 2.</p> <p>Beskrywing van grond: Die Restant van Hoeve 143, Lyttelton Landbouhoeves Uitbreiding 1.</p> <p>Ligging: Noord en grens aan Gedeelte 1 van Hoeve 143 en suid en grens aan Jeanlaan.</p> <p>Verwysingsnommer: PB 4-2-2-7556.</p> <p>Naam van dorp: Elarduspark Uitbreiding 12.</p> <p>Naam van aansoekdoener: Nostro Eiendoms Beperk.</p> <p>Aantal erwe: Residensieel 1: 11; min — 1 000 m<sup>2</sup>, heersend — 1 080 m<sup>2</sup>; Residensieel 2: 3.</p> <p>Beskrywing van grond: Resterende Gedeelte van Gedeelte 2 van die plaas Waterkloof 345 JR.</p> <p>Ligging: Die eiendom is geleë in die suidoostelike hoek van die Jan Smuts en Danie Joubert hoofroete wisselaar. Suid van Elardus Park Uitbreiding 1.</p> <p>Verwysingsnommer: PB 4-2-2-7585.</p> <p>Naam van dorp: The Orchards Uitbreiding 14.</p> <p>Naam van aansoekdoener: James Eric Keyser.</p> <p>Aantal erwe: Residensieel 1: 25; min — 950 m<sup>2</sup>; heersend — 1 100 m<sup>2</sup>; Residensieel 2: 1.</p> <p>Beskrywing van grond: Gedeelte 113 (gedeelte van Gedeelte 75) van die plaas Hartebeeshoek 303 JR.</p> <p>Ligging: Suid van die Rosslyn-Winternest spoorlyn en grens aan die weste kante aan The Orchards Uitbreiding 7.</p> <p>Verwysingsnommer: PB 4-2-2-7617.</p>
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Name of township: Montana Extension 13.  
 Name of applicant: Tummim (Edms) Bpk.  
 Number of erven: Residential 3: 4.  
 Description of land: Holding 145, Montana Agricultural Holdings.  
 Situation: The holding is north of Zambesi Drive. East of the existing towns of Sinoville and Extensions.  
 Reference No: PB 4-2-2-7620.

Name of township: Hughes Extension 9.  
 Name of applicant: Reverse Investments (Proprietary) Limited.  
 Number of erven: Commercial: 11.  
 Description of land: Portion 143 (a portion of Portion 5) Driefontein 85 IR.  
 Situation: North of and abuts Denne Road. South of and abuts Toombs Road.  
 Reference No: PB 4-2-2-7650.

Name of township: Randjespark Extension 41.  
 Name of applicant: The Southern Life Association.  
 Number of erven: Industrial: 2 Erven.  
 Description of land: Holdings 25 and 26, Erand Agricultural Holdings and portion of 12th Road, Erand Agricultural Holdings.  
 Situation: East of and abuts Ben Schoeman Highway. North of and abuts New Road.  
 Reference No: PB 4-2-2-7443.

## NOTICE 736 OF 1984

The following notice is published for general information:

Surveyor-General  
 Surveyor-General's Office  
 Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Ackerville Township.

Town where reference marks have been established:

Ackerville Township. (General Plan L No 166/1984).  
 Pretoria, 22 August 1984

D J GRUNDLINGH  
 Surveyor-General

## NOTICE 737 OF 1984

The following notice is published for general information:

Surveyor-General  
 Surveyor-General's Office  
 Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection

Naam van dorp: Montana Uitbreiding 13.  
 Naam van aansoekdoener: Tummim (Edms) Bpk.  
 Aantal erwe: Residensieel 3: 4.  
 Beskrywing van grond: Hoeve 145, Montana Landbouhoeves.  
 Ligging: Die hoeve is noord van Zambesirylaan. Oos van die bestaande dorpe van Sinoville en Uitbreidings, gelee.  
 Verwysingsnommer: PB 4-2-2-7620.  
 Naam van dorp: Hughes Uitbreiding 9.  
 Naam van aansoekdoener: Reverse Investments (Proprietary) Limited.  
 Aantal erwe: Kommersieel: 11.  
 Beskrywing van grond: Gedeelte 143 ('n gedeelte van Gedeelte 5) Driefontein 85 IR.  
 Ligging: Noord van en grens aan Denneweg. Suid van en grens aan Toombsweg.  
 Verwysingsnommer: PB 4-2-2-7650.  
 Naam van dorp: Randjespark Uitbreiding 41.  
 Naam van aansoekdoener: The Southern Life Association.  
 Aantal erwe: Nywerheid: 2 erwe.  
 Beskrywing van grond: Hoewes 25 en 26, Erand Landbouhoeves en gedeelte van 12e Straat, Erand Landbouhoeves.  
 Ligging: Oos van en grens aan Ben Schoeman Snelweg. Noord van en grens aan New Road.  
 Verwysingsnommer: PB 4-2-2-7443.

## KENNISGEWING 736 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
 Kantoor van die Landmeter-generaal  
 Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Ackerville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Ackervilke Dorp. (Algemene Plan L No 166/1984).  
 Pretoria, 22 Augustus 1984

D J GRUNDLINGH  
 Landmeter-generaal

## KENNISGEWING 737 VAN 1984

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal  
 Kantoor van die Landmeter-generaal  
 Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927) word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel

in the undermentioned portion of New Bethal (East) Township.

Town where reference marks have been established:

New Bethal (East) Township (Portions 18 to 50 of Lot 284). (General Plan SG No A3038/1983).

Pretoria, 22 August 1984

D J GRUNDLINGH  
Surveyor-General

van New Bethal (East) Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

New Bethal (East) Dorp (Gedeeltes 18 tot 50 van Lot 284). (Algemene Plan LG No A3038/1983).

Pretoria, 22 Augustus 1984

D J GRUNDLINGH  
Landmeter-generaal

## NOTICE 704 OF 1984/KENNISGEWING 704 VAN 1984

## PROVINCE OF TRANSVAAL/PROVINSIE TRANSVAAL

## PROVINCIAL REVENUE FUND/PROVINSIALE INKOMSTEFONDS

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1983 TO 31 MARCH 1984  
(Published in terms of section 15(1) of Act 18 of 1972)STAAT VAN INKOMSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1983 TOT 31 MAART 1984  
(Gepubliseer ingevalle artikel 15(1) van Wet 18 van 1972)

## (A) REVENUE ACCOUNT/INKOMSTEREKENING

## RECEIPTS/ONTVANGSTE PAYMENTS/BETALINGS

	R	R	VOTES/BEGROTINGSPOSTE	R	R
BALANCE AT 1 APRIL 1983/ SALDO OP 1 APRIL 1983		4 859 598,83			
TAXATION, LICENCES AND FEES/BELASTING, LISENSIES EN GELDE —					
1. Admission to race courses/Toe- gang tot renbane .....	172 930,58		1. General Administration/Alge- mene Administrasie .....	84 685 815,44	
2. Betting tax: Tattersalls book- makers/Weddenskapbelasting: Tattersalls-beroepswedders .....	12 511 924,09		2. Education/Onderwys .....	682 922 533,51	
3. Betting tax: Racecourse book- makers/Weddenskapbelasting: Renbaan-beroepswedders .....	5 345 893,62		3. Works/Werke .....	178 413 647,26	
4. Totalisator tax/Totalisatorbe- lasting .....	28 713 673,84		4. Hospital Services/Hospitaal- dienste .....	690 337 503,06	
5. Fines and forfeitures/Boetes en verbeurdverklarings .....	14 848 864,80		5. Nature Conservation/Natuur- bewaring .....	9 437 814,68	
6. Motor licence fees/Motorlisensie- siegelde .....	174 675 392,46		6. Roads and Bridges/Paaie en Brue .....	303 973 829,13	
7. Dog licences/Hondelisensies .....	130 809,50		7. Local Government/Plaaslike Bestuur .....	15 620 006,01	
8. Fish and game licences/Vis- en Wildlisensies .....	588 770,50		8. Library and Museum Service/ Biblioteek- en Museumdiens .....	7 096 497,27	1 972 487 646,36
9. Bookmakers licences/Beroeps- wedderslisensies .....	66 519,94				
10. Miscellaneous/Diverse .....	95 916,07				
11. Trading licences/Handelisensies .....	706 099,66	237 856 795,06			
DEPARTMENTAL RECEIPTS/ DEPARTEMENTELE ONT- VANGSTE —					
1. Secretariat/Sekretariaat .....	12 802 849,77				
2. Education/Onderwys .....	18 634 087,55				
3. Hospital Services/Hospitaal- dienste .....	67 654 355,64				
4. Roads/Paaie .....	15 726 322,24				
5. Works/Werke .....	9 313 998,03				
SUBSIDIES AND GRANTS/SUB- SIDIES EN TOELAES —					
1. Central Government/Sentrale Regering —					
Subsidy/Subsidie .....	1 666 586 000,00				
2. South African Transport Servi- ces/Suid-Afrikaanse Vervoer- dienste					
(a) Railway bus routes/Spoor- wegbusroetes .....	331 170,00				
(b) Railway crossings/Spoor- wegoorgange .....	1 886 422,41				
3. Posts and Telecommunica- tions/Pos- en Telekommunikasie- siewese —					
Licences: Motor vehicle/Lisen- sies: Motorvoertuig .....	663 536,00				
4. National Transport Commis- sion/Nasionale Vervoerkom- missie —					
Contributions towards the construction of roads/Bydraes tot die bou van paaie .....	7 708 660,65	1 677 175 789,06	Balance as at 31/3/84 Final/ Saldo soos op 31/3/84 Finaal .....	71 536 149,82	
		2 044 023 796,18			2 044 023 796,18

## NOTICE 705 OF 1984/KENNISGEWING 705 VAN 1984

## PROVINCE OF TRANSVAAL/PROVINSIE TRANSVAAL

## PROVINCIAL REVENUE FUND/PROVINSIALE INKOMSTEFONDS

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1984 TO 30 JUNE 1984  
(Published in terms of section 15(1) of Act 18 of 1972)STAAT VAN INKOMSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1984 TOT 30 JUNIE 1984  
(Gepubliseer ingevolle artikel 15(1) van Wet 18 van 1972)

## (A) REVENUE ACCOUNT/INKOMSTEREKENING

## RECEIPTS/ONTVANGSTE

## PAYMENTS/BETALINGS

	R	R	VOTES/BEGROTINGSPOSTE	R	R
BALANCE AT 1 APRIL 1984/ SALDO OP 1 APRIL 1984		4 859 598,83	1. General Administration/Algemene Administrasie .....	31 593 430,00	
TAXATION, LICENCES AND FEES/BELASTING, LISENSIES EN GELDE —		26 430,46	2. Education/Onderwys.....	214 458 449,92	
1. Admission to race courses/Toegang tot renbane .....		2 565 942,76	3. Works/Werke .....	46 144 470,28	
2. Betting tax: Tattersalls bookmakers/Weddenskapbelasting: Tattersalls-beroepswedders .....		1 005 242,55	4. Hospital Services/Hospitaaldienste .....	180 671 976,54	
3. Betting tax: Racecourse bookmakers/Weddenskapbelasting: Renbaan-beroepswedders .....		6 071 925,73	5. Nature Conservation/Natuurbewaring .....	2 521 474,71	
4. Totalisator tax/Totalisatorbelasting.....		2 800 483,29	6. Roads and Bridges/Paaie en Brûe .....	71 203 364,79	
5. Fines and forfeitures/Boetes en verbeurdverklarings.....		40 668 065,17	7. Local Government/Plaaslike Bestuur .....	2 408 098,18	
6. Motor licence fees/Motorlisensiesiegelde .....		13 938,00	8. Library and Museum Service/Biblioteek- en Museumdiens .....	1 475 399,20	550 476 663,62
7. Dog licences/Hondelisensies .....		143 542,70			
8. Fish and game licences/Vis- en Wildlisensies .....		1 231,20			
9. Bookmakers' licences/Beroeps-wedderslisensies .....		27 899,33			
10. Miscellaneous/Diverse.....		52 168,20			
11. Trading licences/Handelslisensies.....		53 376 869,39			

DEPARTEMENTAL RECEIPTS/  
DEPARTEMENTELE ONTVANGSTE —

1. Secretariat/Sekretariaat .....	10 522 883,94
2. Education/Onderwys.....	4 660 596,39
3. Hospital Services/Hospitaaldienste .....	11 367 811,57
4. Roads/Paaie .....	1 319 712,29
5. Works/Werke .....	2 063 615,43
	29 934 619,62

## SUBSIDIES AND GRANTS/SUBSIDIES EN TOELAES —

1. Central Government/Sentrale Regering —	
Subsidy/Subsidie .....	487 000 000,00
2. South African Transport Services/Suid-Afrikaanse Vervoerdienste	
(a) Railway bus routes/Spoorwegbusroetes .....	—
(b) Railway crossings/Spoorwegoorgange .....	—
3. Posts and Telecommunications/Pos- en Telekommunikasiëwese —	
Licences: Motor vehicle/Lisense: Motorvoertuig .....	727 774,00
4. National Transport Commission/Nasionale Vervoerkommissie —	
Contributions towards the construction of roads/Bydraes tot die bou van paaie .....	
	1 444 935,63
	489 172 709,63
	572 484 198,64

Balance as at 30/6/84/Saldo soos op 30/6/84 .....

22 007 535,02

572 484 198,64

**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):—

Tender No	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
WFTB 393/84	Boksburg-Benoni Hospital: Installation of central heating/Boksburg-Benoni-hospitaal: Installerung van sentrale verwarming. Item 32/3/3/015/007 .....	21/09/1984
WFTB 394/84	Hoërskool Sannieshof: Renovation of hostels and dwellings/Opknapping van koshuise en wonings. Item 31/4/4/0544/01 .....	21/09/1984
WFTB 395/84	Tshepong Hospital, Klerksdorp: Installation of a PABX system/Tshepong-hospitaal, Klerksdorp: Installeering van 'n POTS-stelsel. Item 32/4/4/119/002 .....	21/09/1984
WFTB 396/84	Standerton Roads Department: Renovation/Paaiedepartement, Standerton: Opknapping. Item 33/3/4/0528/01 .....	21/09/1984
WFTB 397/84	Bethal Roads Depot: Installation of central heating system/Bethal-paddepot: Installerung van sentrale verwarmingstelsel. Item 33/3/4/0495/01 .....	21/09/1984
WFTB 398/84	Veldskool Amsterdam, Ermelo: Repairing of hostel block/Veldskool Amsterdam, Ermelo: Herstel van koshuisblok. Item 31/2/2/5608/02 .....	21/09/1984
WFTB 399/84	Onderwyskollege Pretoria: Erection of four prefabricated rooms and hostel/Oprigting van vier voorafvervaardigde lokale en koshuis. Item 10/5/3/1300/1 .....	21/09/1984
WFTB 400/84	Hoërskool Pietersburg: Erection of hostel facilities/Oprigting van koshuisgeriewe. Item 1906/7909 .....	21/09/1984
WFTB 401/84	Baragwanath Hospital: Erection of three theatres and ward/Baragwanath-hospitaal: Oprigting van drie teaters en saal. Item 2057/8001 .....	21/09/1984
RFT 74/84M	Concrete mixers/Betonmengers .....	26/10/1984
PFT 18/84	Books and Pamphlets/Boeke en Pamflette .....	12/10/1984
PFT 17/84	Subscription service for newspapers and periodicals/Intekeningsdiens vir koerante en tydskrifte .....	14/09/1984
RFT 56/84P	Sead spraying/Saadspuiting .....	28/09/1984
RFT 55/84P	Road traffic signs/Padverkeertekens .....	28/09/1984
TED 117A/84	Diesel engined fork-lift truck/Dieselenjinvurkhyswa .....	28/09/1984
TOD 117A/84		

## IMPORTANT NOTICES IN CONNECTION WITH TENDERS

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	280-2654
HB and HC	Director of Hospital Services, Private Bag X221.	A819	A	8	280-3367
HD	Director of Hospital Services, Private Bag X221.	A821	A	8	280-3368
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10	280-2441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	280-2530
TED 1-100 TED 100-	Director, Transvaal Education Department, Private Bag X76.	625 633	Sentra-kor-Bldg.	6 6	280-4217 280-4212
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	280-3254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	280-2306

## BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS

1. Die betrokke tenderdokumente, met inbegrip van die ampelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender kontrakvoorraad wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	280-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	280-3367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A821	A	8	280-3368
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	10	280-2441
RFT	Direkteur Transvaalse Paafedepartement, Privaatsak X197.	D307	D	3	280-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	625 633	Sentra-kor gebou	6 6	280-4217 280-4212
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	280-3254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E103	E	1	280-2306

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. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO 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.

5. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

J.F. Viljoen, Chairman, Transvaal Provincial Tender Board.

8 August 1984

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. Alle tenders moet op die ampelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseëldie koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangevoeg, in die Voorsitter se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.F. Viljoen Voorsitter, Transvaalse Provinciale Tenderraad.

8 Augustus 1984

# Notices By Local Authorities

## Plaaslike Bestuurskennisgewings

### TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

#### NOTICE OF GENERAL ASSESSMENT RATES, LAND RATES BASIC AND SERVICE CHARGES

Notice is hereby given in accordance with the stipulations of section 26(2) of the Local Authorities Rating Ordinance (Ordinance 11/1977) that for the Financial Year 1st July 1984 to 30th June 1985 the Board has levied the following:

##### A. A GENERAL RATE ON RATEABLE PROPERTY SITUATED WITHIN THE AREA OF A LOCAL AREA COMMITTEE

A general rate is levied in terms of section 21 of the Local Authorities Rating Ordinance, No 11 of 1977.

The general rate reflected in the undermentioned schedules 1 and 2 has been levied on the site value of rateable land as recorded in the valuation roll or provisional valuation roll i.e. townships, agricultural holdings and farm portions mentioned in the said schedules.

The Agricultural Holdings specified in the undermentioned schedules include, for the purposes hereof, all land included in the original layout of the said Holdings (in respect of which a certificate was issued in terms of section 1 of the Agricultural Holdings (Transvaal) Registration Act 1919), irrespective of whether the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof, unless a Township has been established thereon in terms of the Townships and Town-planning Ordinance, No 11 of 1931, as amended, or the Town-planning and Townships Ordinance, No 25 of 1965, or unless it has, simultaneously with excision, been consolidated in the Deeds Office with another portion of land upon which no rates are levied.

A general rate is levied on those portions of farm portions used for business purposes as defined in section 22(4) of Ordinance 11 of 1977 where such farms are situated within the area of a Local Area Committee. Where rates on farms have been levied otherwise than the above, it is shown in the remarks column of the schedules.

The amount due for rates, as contemplated in sections 27 and 41 of Ordinance 11 of 1977 shall become due and payable as follows:

##### *In respect of the Areas mentioned in Schedule 1*

The amount levied will be due and payable on 31 October 1984 (the fixed date) but ratepayers may pay the amount due in two equal instalments i.e. 31 October 1984 and 28 February 1985.

##### *In respect of the Areas mentioned in Schedule 2*

Rates will be levied in 11 (eleven) instalments and will be due and payable on the fixed dates as indicated in column 2 against the areas.

##### B. A GENERAL RATE ON RATEABLE PROPERTY SITUATED WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION

A general rate of 1,8c/R has been levied in terms of section 29(6) of Ordinance No 20 of 1943, on the site values of those portions of erven, agricultural holdings and farm portions used for business purposes as defined in section 22(4) of Ordinance 11 of 1977, in the areas mentioned in schedules 3, 4 & 5. The amount due for rates shall become due and payable on 31 October 1984 (the fixed date), but ratepayers may pay the amount due for rates in two equal instalments — i.e. on 31 October 1984 and 28 February 1985.

##### C. LAND RATE

In accordance with the stipulations of section 29(2) of Ordinance 20 of 1943 a land rate per erf per year for the financial year 1 July 1984 to 30 June 1985 has been levied in the following townships situated in the Board's General Area of Jurisdiction:

Badplaas — R125

Bethalrand — R30

Sorrento Park — R30

The amount due for rates shall become due and payable on 31 October 1984 (the fixed date) but ratepayers may pay the amount due for rates in two equal instalments i.e. on 31 October 1984 and 28 February 1985.

##### D. BASIC AND SERVICE CHARGES

The charges in respect of sewerage, nightsoil and refuse removal services, basic water and basic electricity charges shall become due and payable on the date the general rate or land rate becomes due and payable provided that in all instances where new services are installed or levies are made the charges shall become due and payable on the day of installation or inauguration or the day of availability of the services.

**LEGAL PROCEEDINGS FOR THE RECOVERY OF ARREAR RATES AND OTHER CHARGES WILL BE INSTITUTED AGAINST DEFALTERS AND INTEREST AT THE RATE OF 13,30 % PER ANNUM MAY BE CHARGED ON THOSE AMOUNTS NOT PAID ON OR BEFORE THE DUE DATE**

N.B. All owners of rateable property, who have not received an account on the fixed date/dates are kindly requested to contact the Treasurer at the undermentioned address as soon as possible after this date/dates and to furnish particulars of the rateable property in question, in order that an account may be rendered.

An amount due for rates is legally due and recoverable and the fact that an owner has not received a notice of account or a statement shall not invalidate the fixed date/dates for payment or the liability of the owner to pay such amount.

B G E ROUX  
Secretary

## SCHEDULE I

ORIGINAL AND ADDITIONAL RATE ON THE SITE VALUE OF LAND IN TOTAL—C/RAND

LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	1984/85	REMARKS
Amsterdam	Amsterdam Township Amsterdam 408 IT All new Townships and Agricultural Holdings proclaimed during the year	Ermelo	14,0 14,0 14,0	
Burgersfort	Burgersfort Township Leeuwvallei 297 KT Moelfontein 313 KT All new Townships and Agricultural Holdings proclaimed during the year	Lydenburg	6,0 6,0 6,0 6,0	
Charl Cilliers	Charl Cilliers 332 IS Charl Cilliers Township Van Tondershoek 317 IS All new Townships and Agricultural Holdings proclaimed during the year	Standerton	8,0 8,0 8,0 8,0	
Chrissiesmeer	Lake Chrissie Bothwell 90 IT All new Townships and Agricultural Holdings proclaimed during the year	Ermelo	18,0 18,0 18,0	
Davel	Davel Township Davelfontein 267 IS Harmelfontein 269 IS Uitzicht 266 IS All new Townships and Agricultural Holdings proclaimed during the year	Ermelo	9,5 9,5 9,5 9,5 9,5	
De Deur	Dreamlands Evaton Estates Township: (Erven 1—38, 350) Evaton Township: (Erven 2446 — 2533 and 2847) Ironsyde Township The Balmoral Estate Township The Balmoral Estate Ext. Township The De Deur Estates Ltd Township Driemoeg 537 LQ All new Townships and Agricultural Holdings proclaimed during the year	Vereeniging	5,4 5,4 5,4 5,4 5,4 5,4 5,4 5,4 5,4	
Eloff	Eloff Township Middelbult 235 IR Eloff Small Holdings and Ext. Eloff Agricultural Holdings Extensions 2 & 3 All new Townships and Agricultural Holdings proclaimed during the year	Delmas	6,2 6,2 6,2 6,2 6,2 6,2	A rebate of 40 % in addition to Agricultural rebate is granted on all properties with an approved dwelling and occupied as at 1 July 1984.
Glaudina	Glaudina Township Vleeschkraal 145 HO All new Townships and Agricultural Holdings proclaimed during the year	Schweizer-Reneke	9,0 9,0 9,0	
Gravelotte	Gravelotte Township Farrel 781 LT Gravelotte Siding 785 LT All new Townships and Agricultural Holdings proclaimed during the year	Letaba	15,5 15,5 15,5 15,5	On Farrel 781 LT assessment rates are levied on the value of all those portions of the farm and all surface right servitudes, used for residential and/or other purposes situated on these portions of Farrel 781 LT, withdrawn by Government Notice No 2455 of 24 October 1952, from pegging of claims purposes.
Groot Marico	Groot Marico Township Wonderfontein 258 JP All new Townships and Agricultural Holdings proclaimed during the year	Marico	11,5 11,5 11,5	In Wonderfontein 258 JP rates are levied on the site value of all portions of the farm of 3 ha and smaller and further as indicated above.
Haenertsburg	Haenertsburg Township Haenertsburg Town and Townlands 1103 LS All new Townships and Agricultural Holdings proclaimed during the year	Pietersburg	7,25 7,25 7,25	



LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	1984/85	REMARKS
	Finetown (Erven 1 — 26, 28 — 121, 124 — 130, 186 — 219, 240 — 245)		1,3	
	Lenasia South		1,3	
	Lenasia Ext 8		4,0	
	Lenasia Ext 9, 10 & 11		1,3	
	Geluksdal Agricultural Holdings (Holdings 1 — 7, 36, 39)		4,0	
	Unaville Agricultural Holdings		4,0	
	Elandsfontein 334 IQ		1,3	
	Fonteine 313 IQ		1,3	
	Hartebesfontein 312 IQ		1,3	
	Rietfontein 301 IQ		1,3	
	Roodepoort 302 IQ		1,3	
	TOK 315 IQ		1,3	
	Vlakfontein 303 IQ		1,3	
	All new townships proclaimed.		1,3	
	All new Agricultural Holdings proclaimed		4,0	
Letsitele	Letsitele Township Letsitele Extension 1 Novengilla 562 LT All new Townships and Agricultural Holdings proclaimed during the year	Letaba	12,0 15,0 15,0 15,0	A rebate of 40 % is granted on all erven improved with an inhabitable dwelling as at 1 July 1984 and used for residential purposes
Lothair	Bloemkranz 121 IT Edenvale 100 IT Lothair 124 IT Umpilusi 98 IT All new Townships and Agricultural Holdings proclaimed during the year	Ermelo	1,4 1,4 1,4 1,4 1,4	
Magaliesburg	Magaliesburg Township Blaaubank 505 JQ Kruitfontein 511 JQ Onrus 516 JQ Steenekoppie 153 JQ Vaalbank 512 JQ Zeekoehoek 509 JQ All new Townships and Agricultural Holdings proclaimed during the year	Kruggersdorp	6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
Marikana	Rooikoppies 297 JQ All new Townships and Agricultural Holdings proclaimed during the year	Rustenburg	4,25 4,25	
Marloth Park	Marloth Park All new Townships and Agricultural Holdings proclaimed during the year	Barberton	1,0 1,0	
Migdol	Rietpan 225 IQ Poorjie 248 IQ Lot 43 — 250 IQ All new Townships and Agricultural Holdings proclaimed during the year	Schweizer-Reneke	5,0 5,0 5,0 5,0	
Muldersdrift	Driefontein 179 IQ  Rietvallei 180 IQ  Rietfontein 189 IQ  Van Wyks Restant 182 IQ  Vlakfontein 181 IQ  Honingklip 178 IQ  Roodekrans 183 IQ	Kruggersdorp	4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0	The first tariff against the farm portions and agricultural holdings is levied on the portions of the farms and agricultural holdings used for business purposes to the benefit of the inhabitants of the area and the second tariff on the site value of the farm portions and agricultural holdings used for business — and industrial purposes and not mentioned under the first tariff — 6c/R. The third tariff of 1c/R is levied on farm portions of 22 ha and smaller used for agricultural purposes

LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	1984/85	REMARKS
Muldersdrift	Zwartkopsig 198 IQ		4,5 6,0 1,0	
	Diswalmar Agricultural Holdings		4,5 6,0 1,0	
	Heuningklip Agricultural Holdings		4,5 6,0 1,0	
	Northvale Agricultural Holdings		4,5 6,0 1,0	
	Steynsvlei Agricultural Holdings		4,5 6,0 1,0	
	All new Townships and Agricultural Holdings proclaimed during the Year		4,5 6,0 1,0	
Noordvaal	Nanescol 582 IQ Rietspruit 583 IQ Gladwood Agricultural Holdings Mullerstuine Agric. Holdings Nanescol Agricultural Holdings Rosashof Agricultural Holdings and Extensions 1 & 2 All new Townships and Agricultural Holdings proclaimed during the year	Vanderbijlpark	3,0 3,0 3,0 3,0 3,0 3,0 3,0	
Ogies	Ogies Township Ogies Township Extension 1 Grootpan 7 IS Kleinzuikerboschplaats 5 IS Klipfontein 3 IS Ogiesfontein 4 IS All new Townships and Agricultural Holdings proclaimed during the year	Witbank	6,5 6,5 6,5 6,5 6,5 6,5 6,5	Assessment rates are levied on the site values of all those portions of the farms being .8 565 318 ha and smaller and further as indicated above
Ohrigstad	Grootboom 485 KT Ohrigstad Township Ohrigstad 443 KT All new Townships and Agricultural Holdings proclaimed during the year	Lydenburg	19,5 19,5 19,5 19,5	
Paardekop	Paardekop Township Kopje Alleen 75 HS Paardekop 76 HS All new Townships and Agricultural Holdings proclaimed during the year	Volksrust	25,5 25,5 25,5 25,5	A rebate of 30 % is granted on properties improved with an inhabitable dwelling as at 1 July 1984 and used for residential purposes
Pienaarsrivier	Elandskraal 71 JR Ruiinte 74 JR Vaalboschbult 66 JR All new Townships and Agricultural Holdings proclaimed during the year	Warmbad	5,85 5,85 5,85 5,85	Assessment rates are levied on site values of all farm portions used for residential purposes and further as indicated above
Rayton	Rayton Township All new Townships and Agricultural Holdings proclaimed during the year	Cullinan	4,3 4,3	
Roossenekal	Roossenekal Township Mapochsgronde 543, 544, 558 and 911 JS Vlaklaagte 146 JS All new Townships and Agricultural Holdings proclaimed during the year	Middelburg	5,0 5,0 5,0 5,0	
Soekmekaar	Zoekmekaar Township Zoekmekaar 778 LS All new Townships and Agricultural Holdings proclaimed during the year	Zoutpansberg	37,0 37,0 37,0	
South-West Pretoria	Knoppieslaagte 385 JR Hoekplaats 384 JR Mooiplaats 355 JR Schurveberg 488 JR Vlakplaats 354 JR Gerhardsville Agricultural Holdings and Extension 1	Pretoria	3,45 3,45 3,45 3,45 3,45 3,45	A rebate of 25 % in addition to agricultural rebate is granted on all properties improved with an inhabitable dwelling as at 1 July 1984 and used for residential purposes

**SCHEDULE 2**

COLUMN 1	COLUMN 2
<b>ORIGINAL AND ADDITIONAL RATE ON THE SITE VALUE OF LAND IN TOTAL — C/RAND</b>	<b>FIXED DATES ON WHICH RATE PAYMENTS LEVIED BECOME DUE AND PAYABLE</b>

LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	1984/85		REMARKS
Akasia-Rosslyn	Amandasig	Pretoria	1,8	1984-09-10	On farm portions rates are levied on the apportioned site values of the portions used for business purposes (1,4c/R) and on the site value of those portions which can be connected to the water scheme (1,4c/R).
	Amandasig		1,4	1984-10-09	
	Eldorette Extension 1		1,8	1984-11-09	
	Eldorette Extension 1		1,4	1984-12-10	
	Hestepark Extension 5		1,8	1985-01-09	
	Hestepark Extension 5		1,4	1985-02-08	
	Heatherdale Extension 9		1,8	1985-03-08	
	Heatherdale Extension 9		1,4	1985-04-09	
	Karenpark and Extension 5		1,8		
	Karenpark and Extension 5		1,4		
	Ninapark and Extensions 1, 2, 3 and 5		1,8		
	Ninapark and Extensions 1, 2, 3 and 5		1,4		
	Rosslyn and Extension 1		1,25		

LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	1984/85	COLUMN 1	COLUMN 2	REMARKS
				ORIGINAL AND ADDITIONAL RATE ON THE SITE VALUE OF LAND IN TOTAL — C/RAND	FIXED DATES ON WHICH RATE PAYMENTS LEVIED BECOME DUE AND PAYABLE	
	The Orchards Erven 1-12		1,25		1985-05-09	
	The Orchards and Extensions 2, 3 and 5		1,8		1985-06-10	
	The Orchards and Extensions 2, 3 and 5		1,4			
	Theresapark Extensions 1 and 2		1,8		1985-07-08	
	Theresapark Extensions 1 and 2		1,4			
	Doreg Agricultural Holdings		1,8			
	Doreg Agricultural Holdings		1,4			
	Heatherdale Agricultural Holdings		1,8			
	Heatherdale Agricultural Holdings		1,4			
	Klerksoord Agricultural Holdings and Extensions 1 and 2		1,8			
	Klerksoord Agricultural Holdings and Extensions 1 and 2		1,4			
	Winternest Agricultural Holdings		1,8			
	Winternest Agricultural Holdings		1,4			
	Beetgesberg 279 JR		1,4			
	Eldorette 311 JR		1,4			
	Hartebeeshoek 251 JR		1,4			
	Hartebeeshoek 303 JR		1,4			
	Hartebeeshoek 312 JR		1,4			
	Hartebeeshoek 449 JR		1,4			
	Hermon 289 JR		1,4			
	Klipfontein 268 JR		1,4			
	Triangle 264 JR		1,4			
	Witfontein 301 JR		1,4			
	Witfontein 305 JR		1,4			
	All new residential townships proclaimed during the financial year		1,8 1,4			
	All new industrial townships proclaimed during the financial year		1,25			
Ellisras	Ellisras Township and Extensions 1, 2 and 6	Waterberg	2,4		1984-09-10	The first tariff of 20c/R in respect of the portions of the farm Waterkloof 502 LQ is payable on the portions used for business purposes and the second tariff of 4c/R on the balance of the portions of the farm portions.
					1984-10-09	
	Ellisras Extension 7		2,4		1984-11-09	
	Grootfontein 501 LQ		20,0		1984-12-10	
	Waterkloof 502 LQ		20,0		1985-01-09	
	Waterkloof 502 LQ		4,0		1985-02-08	
	Onverwacht 503 LQ		2,4		1985-03-08	
	All new townships and agricultural holdings proclaimed during the year		2,4		1985-04-09	
					1985-05-09	
Ennerdale Management Committee	Ennerdale Extensions 1 & 3	Johannesburg Randfontein and Roodepoort	2,7		1984-09-28	
	Ennerdale Township: (Except Erven 497, 499, 499/1, 499/2 and Reserve 2)		2,7		1984-10-29	
	Ennerdale North Township: Erven 188 — 386)		2,7		1984-11-28	
	Ennerdale South Township: (Erven 288 — 296 RE, 328 — 345, 361 — 373, 384 — 411, 429 — 468, 476 — 487, 493 — 513/C Reserve 2 and 1064)		2,7		1984-12-28	
	Ennerdale South Extension 1 Township		2,7		1985-01-28	
	Finetown Township: (Erven 131/B, 131/8 — 151/E, 151 RG—185, 220—237)		2,7		1985-02-28	
	Grasmere Township		2,7		1985-03-28	
	Hopefield Township		2,7		1985-04-29	
	Lawley Estates Township: (Except Erven 1 — 47, 50 — 60, 71 — 72, 75 — 83)		2,7		1985-05-28	
	Lawley South Township		2,7		1985-06-28	
	Mid-Ennerdale Township: (Except Erven 168/1, 168/2, 171, 467 and 470)		2,7		1985-07-29	
	Hiltonia Agricultural Holdings					

LOCAL AREA COMMITTEE	TOWNSHIP/AGRICULTURAL HOLDING/FARM	MAGISTERIAL DISTRICT	COLUMN 1 ORIGINAL AND ADDITIONAL RATE ON THE SITE VALUE OF LAND IN TOTAL — C/RAND	COLUMN 2 FIXED DATES ON WHICH RATE PAYMENTS LEVIED BECOME DUE AND PAYABLE	REMARKS
			1984/85		
	Elandsfontein 308 IQ Hartbeestfontein 312 IQ Ontevreden 309 IQ Roodepoort 302 IQ All new townships and agricultural holdings proclaimed during the year		2,7 2,7 2,7 2,7 2,7		
Kosmos	Kosmos Township and Extension 1 De Rust 478 JQ All new townships and agricultural holdings proclaimed during the year	Brits	2,6 2,6 2,6	1984-09-03 1984-10-02 1984-11-02 1984-12-03 1985-01-03 1985-02-04 1985-03-04 1985-04-03 1985-05-03 1985-06-03 1985-07-03	
Malelane	Impala Boerdery 231 JU Malelane Township Malelane Township Extension 1, 2, & 3 Malelane Estates A 140 JU Malelane 389 JU M'Hlati 169 JU M'Hlati 170 JU Section B Kaap Block M'Hlatikop Township All new townships and agricultural holdings proclaimed during the year	Barberton	7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0 7,0	1984-09-03 1984-10-02 1984-11-02 1984-12-03 1985-01-03 1985-02-04 1985-03-04 1985-04-03 1985-05-03 1985-06-03 1985-07-03	
Northam	Northam Township and Extension 1 & 2 De Put 412 KQ Koedoesdoorns 414 KQ Leeuwkopje 415 KQ Wildebeestlaagte 411 KQ All new townships and agricultural holdings proclaimed during the year	Thabazimbi	4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0 4,0	1984-09-28 1984-10-29 1984-11-28 1984-12-28 1985-01-28 1985-02-28 1985-03-28 1985-04-29 1985-05-28 1985-06-28 1985-07-29	On the farms rates are levied on the site value of all farm portions of 2,5 ha and smaller and further as indicated above
Sundra	Bouwershoek Township Droogefontein 242 IR Geigerie 238 IR Rietkol 237 IR Rietkol Agricultural Holdings Springs Agricultural Holdings and Extension I Sundale Agricultural Holdings Sundra Agricultural Holdings and Extensions 1 & 2 All new townships and agricultural holdings proclaimed during the year	Delmas	4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4 4,4	1984-09-10 1984-10-09 1984-11-09 1984-12-10 1985-01-09 1985-02-08 1985-03-08 1985-04-09 1985-05-09 1985-06-10 1985-07-08	
West-Rand	Elandsfontein 346 IQ  Panvlakte 291 IQ Rietfontein 301 IQ Syferfontein 293 IQ Waterpan 292 IQ Waterpan Agricultural Holdings West-Rand Agricultural Holdings and Extension 1 Zuurbekom 297 IQ All new townships and agricultural holdings proclaimed during the year	Johannesburg, Roodepoort and Randfontein	3,7  3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7	1984-09-03 1984-10-02 1984-11-02 1984-12-03 1985-01-03 1985-02-04 1985-03-04 1985-04-03 1985-05-03 1985-06-03 1985-07-03	All portions of the farm Waterpan 292 IQ are rated

**ASSESSMENT RATES IN THE BOARD'S GENERAL AREA OF JURISDICTION**

**SCHEDULE 3**

**TOWNSHIPS WITHIN THE GENERAL AREA OF JURISDICTION OF THE BOARD**

Aston Lake	Kaydale
Bronkhorsbaai	Keerom Settlements
Derby	Laersdrift
Dirkiesdorp	Lawley Estates Township: Erven 1 to 47, 50 to 60, 71 & 72, 75 to 83 and 90
Dominium Reefs	Leeupoort Holiday Township
Jameson Park	Leeupoort Holiday Township Extension 1
Jordaan Park	
Kampersrus	

Leydsdorp  
Lochvaal  
Melodie  
Mooienoor  
Muiskraal Erven  
Olifantsnek  
Presidentsrus  
Producta

Sabie Park  
Sheepmoor  
Simondsville  
Sorrento Park  
Spaarwater  
Vaalmarina Holiday Township  
Vaaloewer

All new townships proclaimed during the financial year.

**SCHEDULE 4**

**AGRICULTURAL HOLDINGS WITHIN THE GENERAL AREA OF JURISDICTION OF THE BOARD**

Abmarie	Farmall Ext. 1	Mooilande	Stesa
Ana	Flora Park	Mostyn Park	Sunrella
Andeon (138 tot 160)	Fundus	Mulderia	Sunseview
Ardenwold		Mulderia Ext. 1	Swacina Park
Avalonia	Geestveld	Nelsonia	Timsrand
Bapsfontein	Geluksdal	Nest Park	Treesbank
Bashewa	Hallgate	Nest Park Ext. 1	Theoville
Beckedan	Hallgate Ext. 1	Noordloch	Tedderfield
Beckedan Ext. 1	Helderstrome	Norman	Vaalview
Beckedan Ext. 2	Hegehaarshoek	North Champagne Est.	Valtaki
Bloempark	Hillrise	Northdene	Vanderwesthuizenhoogte
Blue Hills	Homelands	Northdene Ext. 1	Ventershof
Blue Valley	Homelands	Oakmere	Vleikop
Boltonwold Small Holdings	Hornsoord	Oaktree	Versterpark
Boltonwold	Hornsrus	Olympus	Vongeusaspark
Bon Accord		Onderste poort	Vongeusaspark Ext.
Bothasgeliuk	Johandeo	Onderste poort Ext. 1	Vontina
Breswo	Kammaland	Onderste poort Ext. 2	Vorsters Park
Broadacres	Kaydale	Onderste poort Ext. 3	Wallmannsthal
Broadacres Ext. 1	Kendal Forest	Onderste poort Ext. 4	Wallmannsthal Ext. 1
Buyscelia	Kengies	Patryshoek	Wallmannsthal Ext. 2
Chartwell	Kleve	Petrograaf	Wallmannsthal Ext. 3
Cilvale	Koksrus	Phiana	Wallmannsthal Ext. 4
Cooperville	Koksrus Ext. 1	Prosperity	Windsor-on-Vaal
Cynthia Vale	Krauseville	Pumulani	Windsor-on-Vaal Ext. 1
Dancordia	Laezonia	Pyramid Estate	Winford
Dennydale	Lammersmoor	Randridge	Winford Ext. 1
De Wildt	Keoka Villa	Rikasrust	Wissingdal
Diepsloot	Lewzene Estate	River Park	
Drooggefontein	Lindequesdrift (Holding 34)	Rusticana	
Durley		Rykoes	
Dwarskloof	Magaliesmoot	Rynoue	
Ebner-on-Vaal	Marabeth	Sandpark	
Eldorado	Marlbank River Estate	Sassobyl	
Eldorado Ext. 1	Meadowland Small Holdings	Sesfontein	
Eljeeesee	Melodie	Shere	
Enormwater	Melodie Ext. 1	Sonnedal	
Everitt-on-Vaal	Millgate Farm	Sonstraal	
Farmall	Miravaal	Spaarwater	
	Modder East Orchards		
	Mont Lorraine		

All new agricultural holdings proclaimed during the financial year.

**SCHEDULE 5**

**FARM PORTIONS WITHIN THE BOARD'S GENERAL AREA OF JURISDICTION**

F FARMS	PORTION	SIZE	PORTION	SIZE
AANGEWYS		81 IS	APPAM	382 IR
AASVOGELKRANS		275 JS	ARENA	54 IQ
ABEK		6 JU	ARENDSFONTEIN	464 JS
ABERDEEN		158 IS	ARGYLE	46 KU
ALLEWYNSPORT		145 IR		Ptns RE/3, RE/8, 19, 20, 21, 26
ALEXANDER		102 IS		
ALEXANDRIA		707 JT		
ALKMAAR		286 JT	ARM	161 IS
ALPHA		114 JS	ARMOED	462 JR
AMSTERDAM		489 JS	ASPERSIE	553 IQ
AMSTERDAM		208 KT	AVALON	159 IQ
ANNEX		110 JR	AVONTUUR	195 JS
ANNEX GROOTBOOM		335 KT	AVONTUUR	725 JT
ANTIOCH		240 KT	BADFONTEIN	438 IR
		54, 56, 74	BAKENLAAGTE	84 IS
			BANKFONTEIN	216 IR
			BANKFONTEIN	264 JS
			BANKFONTEIN	340 JS
			BANKHOEK	464 IS
			BANKLAAGTE	254 IS
			BANKPAN	225 IS

BANKPLAATS	239 JS		PLAATS	25 IS	
BANKSLOOT	147 JS		BUFFELSDOORN	143 IQ	Ptn
BAVIAANSPOORT	330 JR	Ptn	BUFFELSDOORN	315 KR	Ptn 2
BEERS RUST	53 JU	Ptn 7	BUFFELSDRIFT	281 JR	
BEDFORD	419 KT	Ptn 15	BUFFELSHOEK	446 KQ	Ptn 27/3
BEGINSEL	260 IS		BUFFELSKLOOF	514 KR	Ptn RE/4
BEKKERSRUST	423 IS		BUFFELSKLOOF	511 IQ	RE/Farm
BETA	116 JS		BUFFELSKLOOF	342 JS	
BELLA VISTA	545 JS		BUFFELSPOOT	343 JQ	Ptn 42
BELLA VISTA	560 JR		BUFFELSPROUT	443 KR	Ptn RE/3
BERLIN	209 KT		BUFFELSVLEI	383 IQ	Ptn
BERLYN	506 KT	Ptn 1	BUISFONTEIN	451 KR	Ptn 28, 31
BEYNESPOORT	335 JR		BUITENSORG	202 IS	
BEZUIDENHOUTSHOEK	274 JS		BUISKOP	464 KR	Ptn 8, 13
BIEVACK	14 MR		BULTFONTEIN	201 IR	
BIRMINGHAM	197 IS		BULTFONTEIN	192 IR	Ptn
BLAAUWBANK	125 IQ		BULTFONTEIN	533 JQ	
BLAAUWBANK	179 JS		BULTFONTEIN	475 JQ	
BLAAUWBANK	278 IQ		BULTFONTEIN	107 JR	
BLAAUWKRANS	323 JS		BULTFONTEIN	187 IS	
BLESBOKFONTEIN	580 IQ		BURGERS HALL	21 JU	Ptn 77
BLESBOKFONTEIN	31 IS				
BLESBOKFONTEIN	38 IS		CAIRN	306 JT	
BLESBOKFONTEIN	487 JS		CALEY	77 IS	
BLESBOKFONTEIN	558 JR		CARDOVILLE	364 IQ	
BLESBOKLAAGTE	296 JS	Ptn	CAROL	362 IQ	
BLESBOKLAAGTE	181 IR		CEYLON	53 KU	
BLESBOKLAAGTE	488 JS		CHRISRIESFONTEIN	365 IR	Ptn/ RE/1 (Tahiti)
BLESBOKSPRUIT	82 IS		CLAIMLAND	780 LT	Ptn
BLESBOKSPRUIT	90 IS		COLOGNE	34 IS	
BLESBOKSPRUIT	465 IR		CORONATION	280 JS	
BLESBOKSPRUIT	150 IS	Ptn	COUWENBURG	300 IR	
BLESBOKVLAKTE	24 IS		CYFERPAN	549 IQ	Ptn
BLIKSEM	461 JS		DANIELSRUST	518 JQ	
BLINKPOORT	394 IR		DA SILVA	528 IQ	
BLINKPOORT	396 IR		DAVONIA	363 IQ	
BLINKWATER	101 JU	Ptn	DEELKRAL	142 IQ	
BLINKWATER	213 JS		DE DENNE	256 IR	
BLOEMDAL	283 IR		DE GROOT RIETPAN	479 JS	
BLOEMFONTEIN	196 IS		DE HOEK	411 IR	
BLOEMHOF	4 KS	Ptn RE/Farm	DE KRANS VAN BLES-		
BLOEMHOF	200 IS		BOKSspruit	305 IS	
BLUE HILLS	397 JR		DE KROON	444 JQ	
BOEKENHOUTHOEK	61 JS	Ptn 5	DE KROON	442 JQ	
BOEKENHOUTKLOOF	315 JR		DE KUILLEN	460 IR	
BOKFONTEIN	448 JQ		DE LAGERSDRIFT	177 JS	
BORSBRAND	265 JR		DE LAGERSDRIFT	178 JS	
BOSCHDRAAI	575 IQ		DELAREY	164 IQ	
BOSCHFONTEIN	330 JQ	Ptns 22, 23	DE ONDERSTEPOORT	300 JR	Ptn
BOSCHFONTEIN	485 JQ		DE PAN	51 IQ	
BOSCHFONTEIN	447 JS		DERDEPOORT	326 JR	Ptn
BOSCHFONTEIN	386 IR	Ptn	DE ROODEKOP	350 JS	
BOSCHHOEK	393 IQ		DE RUST	478 JQ	
BOSCHHOEK	385 IR		DE TOREN	150 JS	
BOSCHKLOOF	251 JS		DE UITVALGROND	449 JQ	
BOSCHKOP	138 JQ	Ptn RE/12	DE VOETPADKLOOF	113 JS	
BOSCHKOP	426 IR		DIE BANKE	245 JS	
BOSCHKOP	369 JR		DIEPKLOOF	496 JQ	
BOSCHKOP	543 JR		DIEPKLOOF	592 LT	Ptns 5, 30, 31, 32, 33, 34
BOSCHKOP	482 IR		DIEPKLOOF	182 IR	
BOSCHKRANS	53 IS		DIEPLAAGTE	262 IR	
BOSCHMANSFONTEIN	12 IS	Ptn	DIEPLAAGTE	123 JS	Ptn
BOSCHMANSFONTEIN	182 IS		DIEPSLOOT	388 JR	
BOSCHMANSKOP	154 IS		DIEPSPRUIT	41 IS	
BOSCHMANSKRAAL	113 IS		DIKKOP	300 IS	
BOSCHMANSKRAAL	184 IS		DOLTON	213 JU	
BOSCHMANSKRANS	22 IS		DONKERHOEK	103 JS	
BOSCHMANSPORT	159 IS		DONKERHOEK	312 JQ	Ptn 27
BOSCHPORT	211 IR		DONKERHOEK	370 JR	
BOSCHMANSKOP	293 IR		DONKERHOEK	365 JR	
BOSMANSLAAGTE	181 IS		DONRATH	463 JQ	
BOSMANSPAN	180 IS		DOORNBOMM	248 JS	
BOSMANSPRUIT	459 JS		DOORNBOSCH	508 JQ	
BOSSEMANSKRAAL	538 JR		DOORNBOSCHFONTEIN	513 JQ	
BOTESDAL	529 JQ		DOORNFONTEIN	47 IQ	
BOTHASHOEK	475 JS		DOORNFONTEIN	50 IQ	
BOTHASKRAAL	393 IR		DOORNFONTEIN	98 JS	
BOTHASKRAAL	643 IR		DOORNOHEK	341 JT	Ptns 4, 5, 9, 10, 16, 17, 18
BRAKFONTEIN	310 IR	Ptn	DOORNOHEK	545 KT	Ptns 7, 18
BRAKFONTEIN	264 IR		DOORNOHEK	392 JQ	
BRAKFONTEIN	425 IR		DOORNOHEK	420 JR	
BRAKFONTEIN	399 JR		DOORNKRAAL	206 JS	
BRAKFONTEIN	117 IS		DOORNKLOOF	393 JQ	
BRAKFONTEIN	476 IQ		DOORNKLOOF	350 IQ	Ptn
BRAKFONTEIN	559 IQ		DOORNKLOOF	481 JR	
BRAKPAN	163 IS		DOORNKLOOF	202 JS	
BRANDVLEI	261 IQ		DOORNKLOOF	391 JR	Ptn
BRITSVILLE	483 IR		DOORNKLOOF	239 IQ	
BROEDERSTROOM	481 JQ		DOORNKOP	246 JS	
BROKKIE	243 JS		DOORNKOP		
BROODSNEYDERS-			DOORNKOP		

DOORNKOP	273 JS		GELUK	998 IR	Ptns 3, 4
DOORNKRAAL	420 JR	Ptns 162, 163	GELUK	234 IR	
DOORNUIL	369 IQ		GELUK	226 IS	
DOORNPOORT	347 IQ		GELUK	276 JS	
DOORNPOORT	312 JS	Ptn	GELUKPLAATS	264 IS	
DOORNPOORT	724 JT		GEMSBOKFONTEIN	411 JS	
DOORNRANDJE	386 JR		GEMSBOKSUIT	229 JS	
DOORNRUG	302 JS		GERHARDMINNEBRON	139 IQ	
DOORNSPRUIT	502 JQ		GLENCOE	210 KT	Ptn 31
DORSTFONTEIN	553 JR		GLENNOGLE	487 JQ	
DORSTFONTEIN	71 IS		GLORIA	186 IS	
DOWNBURN	594 JR		GOEDEHOOP	8 LT	Ptns 8, RE/10
DRAIAFONTEIN	489 IR		GOEDEHOOP	290 IR	
DRAAIHOEK	271 JS		GOEDEHOOP	308 IR	Ptn
DRIEFONTEIN	69 IS		GOEDEHOOP	244 JS	
DRIEFONTEIN	317 KR	Ptns 7, 10, RE/1, 19	GOEDEHOOP	301 IS	
DRIEFONTEIN	297 JS		GOEDEHOOP	46 IS	
DRIEFONTEIN	581 IQ		GOEDEHOOP	315 JS	
DRIEFONTEIN	146 JR		GOEDEHOOP	302 IS	
DRIEFONTEIN	137 IS	Ptn	GOEDGEDACHT	228 IR	
DRIEFONTEIN	153 IS		GOEDGEDACHT	458 IS	
DRIEFONTEIN	338 JS		GOEDGEDACHT	443 IR	
DRIEFONTEIN	372 JS		GOEDGEDACHT	419 IR	
DRIEFONTEIN	240 JS		GOEDGEVONDEN	10 IS	
DRIEFONTEIN	398 JS		GOEDVERTROUWD	499 JR	
DRIEFONTEIN	349 JS		GOEDVERWACHT	354 JS	
DRIEHOEK	343 IQ		GOEDVERWACHTING	334 JT	Ptn 2
DRIEHOEK	295 IS		GOEDVERWACHTING	287 IS	
DRIEHOEK	472 JS		GOLDEN VALLEY	621 IQ	
DRIEPAN	156 IS		GOUDMYN	337 KT	
DRIEPAN	432 IT	Ptn	GOUDVLAKE OOS	106 IQ	
DRIEZIEK	368 IQ		GOUDVLAKE WES	102 IQ	
DROOGEBULT	460 IR	Ptn	GOVERNMENTS GROND	557 IQ	
DROOGEFONTEIN	242 IR		GARSFONTEIN	199 IS	Ptn
DROOGEVELD	438 JR		GREENBUSHES	100 JS	
DUIKERSKRANS	173 JS		GROENFONTEIN	120 JR	Ptn 3
DUNBAR	189 IS		GROENFONTEIN	206 IR	
DURABEL	548 IS		GROENFONTEIN	331 JS	
DUVHA KRAGSTASIE	337 IS		GROENFONTEIN	395 IR	
DWARSFONTEIN	209 IR		GROENFONTEIN	440 JS	
DWARSVLEI	503 JQ		GROENFONTEIN	266 JS	
EDE	463 JS		GROENFONTEIN	526 JR	
EENDRACHT	185 IR		GROENKRALFONTEIN	369 JS	
EENZAAMHEID	534 JR		GROENKUIL	321 IR	
EERSTEGLUK	256 IS		GROENKUIL	318 IR	
EERSTEGLUK	258 IS		GROENPLAATS	157 IQ	
EIGENDOM	266 IQ		GROOTBOOM	336 KT	
EIKEBOOM	466 JS		GROOTPAN	86 IS	
ELANDSDRIFT	527 JQ		GROOTPAN DISTRIBUTI-		
ELANDSFONTEIN	412 JR		TION STATION	6 IS	
ELANDSFONTEIN	309 JS	Ptn	GROOT DRAKENSTEIN	157 IS	
ELANDSFONTEIN	75 IS		GROOTFONTEIN	346 JQ	Ptns RE/2, 22, 24, 38
ELANDSFONTEIN	277 IQ		GROOTFONTEIN	394 JR	
ELANDSFONTEIN	352 JR		GROOTFONTEINBERG	561 KT	Ptn RE/Farm
ELANDSFONTEIN	440 JQ	Ptn	GROOTLAAGTE	311 IR	
ELANDSFONTEIN	102 JQ	RE/2	GROOTLAAGTE	449 JS	
ELANDSFONTEIN	147 IS		GROOTPAN	7 IS	
ELANDSFONTEIN	115 IQ		GROOTRIETVLEY	210 JS	
ELANDSFONTEIN	480 JR		GROOTSPRUIT	262 JS	
ELANDSFONTEIN	493 JR		GROOTSPRUIT	444 IR	
ELANDSFONTEIN	433 JS		GROOTSPRUIT	455 JR	
ELANDSFONTEIN	412 IR		GROOTVALLEI	258 JS	
ELANDSHOEK	337 JR	Ptn	GROOTVLEI	293 IS	
ELANDSLAAGTE	368 JS		GROOTVLEI	272 JR	
ELANDSLAAGTE	155 JS		GROOTVLEI	604 IR	
ELANDSPRUIT	291 JS		GROOTVLEI	453 IR	
ELANDSVALLEI	414 JR		GUERNSY	81 KU	Ptns 41, 54, 77, 78, 102, 157, 16, 87
ELANDSVLEI	249 IQ	Ptn			
ENGLEFIELD	474 JR				
ENKELDEBOSCH	301 IR		HAAKDOORNBOOM	267 JR	
ENKELDEBOSCH	20 IS		HAAKDOORN-		
ENKELDOORN	214 JS		FONTEIN	119 JR	Ptns RE/5, 37
ERFDEEL	446 JS		HAAKDOORNLAAGTE	277 JR	
ETNA	26 JU	Ptns 2, 10, 16	HAASFONTEIN	85 IS	
EUCALYPTUS	158 IQ		HAASFONTEIN	28 IS	
EUREKA	564 IT	Ptn 10	HALVEPAN	286 IS	
EXCELSIOR	211 JU		HAMMANSKRALA	112 JR	Ptn
FENTONIA	54 IS		HAMMELFONTEIN	462 JS	
FIROLAZ	485 JR		HAPPYLAND	241 KT	
FONTEIN	344 JS		HARBOROUGH	593 JT	
FONTEIN	313 IQ		HARMONIE	486 JQ	
FONTEIN ZONDER END	104 JS		HARMONY	140 KT	Ptn 24
FOURIESRUST	474 JQ		HARTBEESTFONTEIN	329 IR	
FRANSPORT	332 JR	Ptn	HARTBEESTFONTEIN	537 JR	
FRISCHGEWAAGD	142 IS		HARTBEESTFONTEIN	339 JS	
FRISCHGEWAAGD	87 IS		HARTBEESTFONTEIN	241 JS	
FRISCHGEWAAGD	60 IS		HARTBEESTFONTEIN	39 IS	
FRISCHGEWAAGD	294 IS		HARTBEESTHOEK	393 JS	
GAMMA	117 JS		HARTBEESTHOEK	498 JQ	
GEIGERLE	238 IR	Ptn	HARTBEESLAAGTE	325 JS	

HARTBEESTPOORT	482 JQ	Ptn	KATBOSCHFONTEIN	22 JR
HARTBEESTSPUIT	281 JS		KATBOSLAAGTE	532 IQ
HARTBEESTFONTEIN	17 IR		KÉEROM	374 JS
HARTBEESTFONTEIN	445 JQ		KEES ZYN DOORNS	708 JT
HARTBEESTFONTEIN	366 IQ		KEYTERSRSU	382 IR
HARTBEESTFONTEIN	258 IQ	Ptn	KINROSS	133 IS
HARTBEESTFONTEIN	473 IR		KLEINFONTEIN	141 IQ
HARTBEESTFONTEIN	472 JQ		KLEINFONTEIN	203 JS
HARTBEESTFONTEIN	473 JQ		KLEINFONTEIN	296 IS
HARTBEESTFONTEIN	484 JR		KLEINFONTEIN	368 JR
HARTBEESTFONTEIN	312 IQ	Ptn	KLEINFONTEIN	432 JS
HARTEBEESTHOEK	502 JQ	Ptn	KLEINFONTEIN	49 IS
HARTEBEESTHOEK	303 JR		KLEINFONTEIN	446 IR
HARTBEESTKUIL	185 IS		KLEINFONTEINTJIE	263 JR
HARTBEESTLAAGTE	325 JS		KLEINFONTEINTJIE	322 JR
HARTBEESTPLAAT	105JS		KLEINKOPJE	15 IS
HARTEBEESTPOORT			KLEINWATER	301 JS
C.	419 JQ	Ptn	KLEIN ZONDER HOUT	519 JR
HARTLEY HILL	506 JQ		KLEINZUIKERBOSCH-	
HARTOGSHOF	413 JS		PLAATS	5 IS
HARTOGSHOOP	410 JS		KLIPBANK	467 JS
HAVERKLIP	265 IR		KLIPDRIFT	116 JR
HEKPOORT	207 IR		KLIPDRIFT	62 JS
HEKPOORT	504 JR		KLIPDRIFT	121 JR
HEKPOORT	526 JQ		KLIPPELAND	524 JR
HEKPOORT	500 JQ		KLIPFONTEIN	12 IR
HENDRIKSPAN	459 IS		KLIPFONTEIN	3 IS
HENDRIKSPAN			KLIPFONTEIN	568 JR
SETTLEMENT	460 IS		KLIPFONTEIN	322 JS
HENDRIKSPAN			KLIPFONTEIN	422 IS
SETTLEMENT	463 IS		KLIPFONTEIN	238 JS
HENNOPS RIVIER	489 IR		KLIPFONTEIN	566 JR
HET BLOCK	287 IR		KLIPFONTEIN	498 JR
HEUNINGNES	517 JR		KLIPFONTEIN	470 JS
HEUVELFONTEIN	215 IR		KLIPFONTEIN	316 JS
HILLSIDE	170 IQ		KLIPFONTEIN	268 JR
HOEDSPRUIT	346 JS		KLIPFONTEINHOEK	407 KT
HOEKFONTEIN	432 JQ		KLIPKOP	530 IQ
HOLFONTEIN	49 IQ		KLIPKOP	396 JR
HOLFONTEIN	556 IQ		KLIPKOPJE	228 JT
HOLFONTEIN	138 IS		KLIPKRAAL	114 IS
HOLFONTEIN	111 IS		KLIPNEK	199 JS
HOLGATFONTEIN	326 IR		KLIPPAN	324 IR
HOLSspruit	303 IR		KLIPPLAAT	332 JS
HONDSRIVIER	508 JR	Ptn.	KLIPPLAATDRIFFT	14 IS
HONINGFONTEIN	339 IR		KLIPPOORT	343 JS
HONINGKLOOF	218 JS		KLIPPOORTJE	277 JS
HONINGKRANTZ	536 JR		KLIPPOORTJE	187 IR
HONINGNESTKRANS	269 JR		KLIPPRIVIER	32 IS
HOOGEKRAL	446 IP	Ptn 14	KLIPSPRUIT	341 JS
HOOGGENOEGD	205 JS		KLIPSPRUIT	199 IR
HOOTKOP	43 IQ		KLIPSTAPEL	209 JS
HOOTPOORT	391 IR	Ptn	KLUITJESFONTEIN	384 IR
HOOTPOORT	392 IR		KNOPPIESLAAGTE	196 JS
HUMBURG	514 JQ		KNOPPIESFONTEIN	385 JR
INDERMINNE	113 JR		KNOPPIESFONTEIN	23 IR
INJAKA	267 KU	Ptn 26	KOCHELMANDERSKOP	549 JR
JACHTFONTEIN	344 IQ		KOELENHOF	219 JS
JAKHALSFONTEIN	528 JR		KOESTERFONTEIN	268 JS
JAKKALSFONTEIN	531 JR		KNOFFELSPRUIT	45 IQ
JANPIETA	51 IS		KOOLFONTEIN	197 IR
JOSEPHINE	777 LT		KOORNFONTEIN	431 IR
KAALFONTEIN	513 JR		KOPERMYN	27 IS
KAALFONTEIN	44 IQ		KOPJE	435 JS
KAALFONTEIN	529 IQ		KOPJE ALLEEN	228 IS
KAALFONTEIN	13 IR	Ptn	KOPJESKRAL	726 JT
KAALLAAGTE	255 IS		KOPPIESFONTEIN	517 IQ
KAALPLAATS	577 IQ	Ptn	KOPPIESFONTEIN	Ptn RE/37
KAAPMUIDEN	212 JR		KOPPIESFONTEIN	478 IR
KAFFERSKRAL	289 IS		KOPPIESKRAL	422 IR
KAFFERSKRAL	464 IR		KNOPPIESKRAL	157 IR
KAFFERSKRAL	475 JR		KORTFONTEIN	162 IQ
KAFFERSKRAL	501 JQ		KORTLAAGTE	530 JR
KAFFERSKRAL	381 IR		KOSMOS	67 IS
KAFFERSKRAL	308 JR		KRAALHOEK	282 JS
KAFFIRSTAD	79 IS		KRANSPOORT	269 JQ
KAFFIRSTAD	195 IS		KREMETARTBOOM	448 JR
KAFFIRSTAD	148 IS		KROKODILDRIFT	64 KU
KALABASFONTEIN	232 IS		KROMDRAAI	446 JQ
KALBASFONTEIN	365 IQ		KROMDRAAI	520 JQ
KALKHEUVEL	493 JQ		KROMDRAAI	420 IP
KAMEELDRAAI	294 JR		KROMFONTEIN	Ptn 21
KAMEELDRAAI	313 JR		KROMFONTEIN	279 JS
KAMEELDRAAI	298 JR		KROMFONTEIN	486 JS
KAMEELFONTEIN	297 JR		KROMFONTEIN	263 IR
KAMEEL ZYN KRAL	547 JR		KROMFONTEIN	115 JR
KANAAN	441 JQ		KROMFONTEIN	30 IS
KAP	111 JR		KROMFONTEIN	347 JQ
KARINO FARM	134 JT	Ptn 35	KROMFONTEIN	Ptn 3
			KROMFONTEIN	Ptn
			KROMFONTEIN	142 IR
			KROMFONTEIN	95 IS
			KRUISMENTFONTEIN	262 JR
			KRUISFONTEIN	511 JQ
			KRUIFFONTEIN	Ptn
			KUILFONTEIN	Ptn
			KUILFONTEIN	234 IS

KWAGGAFONTEIN	460 JS		NATIONAL	29 KT	Ptn 11
KWAGGAFONTEIN	166 IO		NAUDESFONTEIN	261 IS	
KWAGGASLAAGTE	91 IS		NEW THORNDALE	394 JQ	
KWARSSPRUIT	261 JS		NIETGEDACHT	535 JQ	
LAGERSPOORT	406 IR		NOODHULP	492 KR	Ptn 133
LANGKLOOF	229 JS		NOODHULP	474 JS	
LANGKLOOF	265 JS		NOOITGEDACHT	406 KQ	Ptn RE/3
LANG MAAR SMAL	353 JS		NOOITGEDACHT	37 IS	
LANGSLOOT	99 IS		NOOITGEDACHT	208 JS	
LANGZEEKORGAT	323 IR		NOOITGEDACHT	300 JS	
LANGZEEKOEGAT	325 IR		NOOITGEDACHT	94 IS	
LANQUEDOC	563 LT		NOOITGEDACHT	286 IR	
LEEUWDRAAI	211 JR	Ptn 6	NOOITGEDACHT	59 IS	
LEEUWFONTEIN	495 IR		NOOITGEDACHT	294 IR	Ptn
LEEUWENFONTEIN	284 IR		NOOITGEDACHT	345 JS	
LEEUWENFONTEIN	480 JQ		NOOITGEDACHT	534 JQ	
LEEUWFONTEIN	456 JP	Ptn 13	NOOITGEDACHT	471 JQ	
LEEUWFONTEIN	219 IR		NOOITGEDACHT	525 JR	
LEEUWFONTEIN	48 IS		NORTHIDENE	589 IQ	
LEEUWFONTEIN	466 IR		NOVENGILLA	462 LT	Ptn
LEEUWFONTEIN	492 JR		NOYCEDALE	191 IR	Ptn
LEEUWFONTEIN	487 JR		OLGA	35 IS	
LEEUWFONTEIN	299 JR		OLIFANTSFONTEIN	403 JR	
LEEUWKLIK	363 JS		OLIFANTSFONTEIN	196 IR	
LEEUWKOP	299 IR	Ptn	OLIFANTSLAAGTE	378 JS	
LEEUWPAN	246 IR		OLIFANTSPOORTJE	319 KT	
LEEUWPOORT	256 IQ		OLIFANTSVLEI	327 IQ	Ptn
LEEUWPOORT	205 IR	Ptn	OLIFANTSVLEI	316 IQ	Ptn
LEEUWPOORT	283 JS	Ptn	ONBEKEND	398 JR	
LEEUWPOORTJE	267 JS		ONDERSTEPOORT	266 JR	
LEEUWSPOORTEIN	134 IS		ONGEZIEN	105 IS	
LEEUWSPOORTEIN	601 IR	Ptn	ONGEZIEN	365 JS	
LEEUWVALLEI	297 KT	Ptn	ONSPOED	500 JR	
LEGDAAR	78 IS		ONVERWACHT	70 IS	
LEMOENFONTEIN	436 JS		ONVERWACHT	97 IS	
LEYSDORP/TOWNLANDS	779 LT	Ptn	ONVERWACHT	66 IS	
LINDLEY	528 JQ		ONVERWACHT	509 JR	
LISBON	531 KT	Ptn RE/Farm, Ptn 5	ONVERWACHT	532 JR	
LOOPSPRUIT	435 JR	Ptn RE/4	ONVERWACHT	198 JS	
LOUISRUST	586 IQ	Ptn	ONVERWACHT	148 JS	
LOUWSBAKEN	476 JR		OOGIESFONTEIN	4 IS	Ptn
LUIPAARDFONTEIN	444 JS	Ptn	OOG VAN BOEKEN-		
LUIPAARDSVLEI	243 IQ		HOUTSKLOOF	288 JR	
LUIPERDSHOEK	149 JS	Ptn	OOG VAN WONDERFON-		
LUSTHOF	114 JR		TEIN	110 IQ	Ptn
MAMGALIESKRAAL	419 JQ	Ptn	OORLOGSFONTEIN	45 KS	Ptn RE/3
MAMGALIESKRAAL	420 JQ	Ptn	OOSTEND	230 IS	
MAPOCHS GRONDE	500-934 JS		OPTIMUS	480 JS	
MARAISDRIFT	190 IR		ORANGE FARM	371 IQ	
MARLOO	522 JR		ORANGE VALLEY	201 IS	
MIDDELBULT	235 IR		OUDE ZWAANS KRAAL	542 JR	
MIDDELBURG	231 IR	Ptn	OXFORD	183 KT	Ptn 2
MIDDELBURG	266 IR		PAARDEKLOOF	176 JS	
MIDDELDRIFT	42 IS		PALM	681 LS	Ptn 1, 19
MIDDELFONTEIN	391 KR	Ptn 20, 21	PALMIETFONTEIN	316 IR	
MIDDELKRALAAL	50 IS		PALMIETFONTEIN	110 IS	
MIDDELKRALAAL	211 JS		PALMIETFONTEIN	337 IR	
MIGALSOORD	152 IQ		PALMIETFONTEIN	307 IS	
MINNAAR	292 JR		PALMIETKUIL	322 IR	
MISGUND	322 IQ	Ptn	PALMIETKUIL	241 IR	
MOABSVELDEN	248 IR		PANFONTEIN	452 IR	Ptn
MODDERBULT	332 IR		PANFONTEIN	437 IR	Ptn
MODDERBULT	511 IR		PANPLAATS	395 JS	
MODDERFONTEIN	345 IQ		PANVALLEI	469 IR	
MODDERFONTEIN	35 IR	Ptn	PATATTAFONTEIN	412 JS	
MODDERFONTEIN	236 IR		PATRIOTSFONTEIN	558 IQ	
MODDERFONTEIN	410 JR		PETIT	28 IR	
MODDERFONTEIN	490 JR		PETIT MONT ROUGE	479 JQ	
MODDERSPRUIT	448 KR	RE/Farm	PETRUS VLEI	144 IR	
MOEDVERLOREN	88 IS		PIEKSDAL	298 IS	
MOOFONTEIN	14 IR	Ptn	PIENAARSPOORT	339 JR	Ptn
MOOFONTEIN	285 JS		PIENAARSPOORT	338 JR	
MOOFONTEIN	313 KT	Ptn	PLATFONTEIN	406 JS	
MOOFONTEIN	108 IS		PLATKLIP	40 IQ	
MOOFONTEIN	448 JS		PLATKOPPIE	420 IR	
MOOKOPJE	237 JS		POLFONTEIN	118 JS	
MOOIPLAATS	242 JS		POORTJE	338 IQ	
MOOIPLAATS	367 JR		POORTJE	340 IQ	
MOOIPLAATS	165 IS		POORTJE	389 IR	
MOOIPLAATS	247 JS		POTFONTEIN	285 IR	
MOREA	331 IR		POT JAM	224 JS	
MOUNT ARABEL	383 IR		PRINSHOF	2 IS	
MUISKRALAAL	127 IQ		PULLENS HOPE	155 IS	
MULLERSHOOP	544 JR		PUNTLYF	520 JS	
MYBURGH	404 JS		PUNTSTAAN	289 IR	
NAAUWPOORT	335 JS		PYLPUNT	276 JR	
NAAUWPOORT	200 JS		RAATSKRALAAL	524 IQ	
NABOOMSPRUIT	348 KR	Ptn 11, RE/35	REMHOOGTE	476 JQ	
NANTES	311 IS		RENSBURGHOOP	74 IS	
			RESURGAM	515 JR	
			REYDAL	165 IQ	

RHENOSTERFONTEIN	336 JQ	Ptn 59 (a Ptn of Ptn	ROODEPOORT	151 IS
RHENOSTERFONTEIN	318 JS		ROODEPOORT	40 IS
RHENOSTERFONTEIN	514 JR		ROODEPOORT	149 IR
RHENOSTERHOEK	180 JS		ROODEPOORT	259 JS
RHENOSTERHOEK	213 JT	Ptn 11	ROODEPOORT	418 JS
RHENOSTERKOP	195 JU	Ptn 17	ROODEPOORT	504 JR
RHENOSTERSPRUIT	326 IP		ROODEPOORTJE	Ptn
RHENOSTERSPRUIT	495 JQ		ROODEWAL	326 JS
RHENOSTERSPRUIT	560 IQ	Ptn 161	ROOIKOP	193 JS
RIANEL	98 IS		ROOIKOPPIES	Ptn 25
RICKALETTA	387 JR		ROOIKOPJES	347 JS
RIETFONTEIN	301 IQ	Ptn	ROOIPORT	297 JQ
RIETFONTEIN	639 IR		ROOIPORT	Ptn
RIETFONTEIN	313 IR	Ptn	ROOIPORT	109 IQ
RIETFONTEIN	645 IR		ROOIPORT	Ptn
RIETFONTEIN	276 IR		ROOIWAL	143 IS
RIETFONTEIN	534 IQ		RUIGTEKUILEN	144 IS
RIETFONTEIN	43 IS		RUST	555 JR
RIETFONTEIN	314 IS		RUSTFONTEIN	270 JR
RIETFONTEIN	485 JQ		RUSTFONTEIN	129 IS
RIETFONTEIN	256 IQ	Ptn	RUSTPLAATS	522 LT
RIETFONTEIN	349 IQ	Ptn	RYKDOM	109 IS
RIETFONTEIN	101 IS			488 JR
RIETFONTEIN	336 IQ			494 IT
RIETFONTEIN	100 IS			Ptn
RIETFONTEIN	146 IS		SABIEHOEK	276 IQ
RIETFONTEIN	420 IS		SCHAAPKRAAL	Ptn RE/Farm
RIETFONTEIN	470 JR		SCHAAPKRAAL	93 IS
RIETFONTEIN	349 IQ	Ptn	SCHEERPOORT	304 IS
RIETFONTEIN	486 JR		SCHIETFONTEIN	477 JQ
RIETFONTEIN	461 IR		SCHIETPAN	437 JQ
RIETFONTEIN	366 JR		SCHIETPOORT	212 JS
RIETFONTEIN	286 JS		SCHIKFONTEIN	507 JR
RIETFONTEIN	395 JR		SCHOON DER ZICHT	421 IR
RIETFONTEIN	21 IR		SCHOONGEZICHT	68 HT
RIETFONTEIN	532 JQ		SCHOONGEZICHT	Ptn
RIETFONTEIN	153 IR	Ptn	SCHOONOORD	218 JR
RIETFONTEIN	596 JR		SCHOON VLEI	308 JS
RIETFONTEIN	345 KR	Ptns 10, 15, 16, 21	SCHURVEBERG	465 JR
RIETFONTEIN	327 JQ		SCHURVEKOP	164 IS
RIETFONTEIN	375 JR		SIMONSVIEW	52 IS
RIETGAT	105 JR		SIENA	488 JQ
RIETKUIL	554 IQ	Ptn	SLAGTHOEK	Ptn
RIETKUIL	57 IS		SLAGVELD	222 JQ
RIETKUIL	249 IR		SLOOTKOPPIE	Ptn 2; Ptn 4
RIETKUIL	224 IS		SLUIS	167 IO
RIETKUIL	491 JS		SUDWALASKRAAL	46 IQ
RIETPAN	263 IS			271 JT
RIETPAN	408 JS			Ptn 1, Remaining Extent
RIETPOORT	193 IR			of Ptn 8
RIETPOORT	395 JQ		SMITHFIELD	44 IS
RIETSspruit	535 IQ	Ptn	SORIA MORIA	501 JR
RIETSspruit	583 IQ	Ptn	SPAARWATER	Ptn.
RIETSspruit	412 KR	Ptn 3	SPANDOW	171 IR
RIETSspruit	152 IR		SPECULATI	121 IS
RIETSspruit	445 IR		SPEKFONTEIN	483 JS
RIETSspruit	417 IR		SPITSKOP	336 JS
RIETSspruit	402 JS		SPITSKOP	502 JR
RIETVALEI	241 IQ	Ptn	SPRINGBOKLAAGTE	533 JR
RIETVALEI	195 IR		SPRINGBOKLAAGTE	306 IR
RIETVALEI	172 IR		SPRINGBOKLAAGTE	33 IS
RIETVALLEI	299 IT	Ptn	STEENEKOPPIE	416 JS
RIETVALLEI	288 JP	Ptn 46	STEENKOOLSPRUIT	153 IQ
RIETVALLEI	78 JS	Ptn 10	STEENKOOLSPRUIT	Ptn
RIETVLEI	62 IS		STERKFONTEIN	18 IS
RIETVLEI	64 IS		STERKFONTEIN	173 IQ
RIETVLEI	287 KQ	Ptn 14	STERKFONTEIN	Ptn
RIETVLEI	518 JR		STERKFONTEIN	519 JQ
RIETVLEI	397 JS		STERKFONTEIN	424 IR
RIETVLY	295 JT	Ptn RE/6	STERKFONTEIN	299 IS
RIVERSDALE	119 IS		STERKFONTEIN	270 JS
RIVERSIDE ESTATE	497 JQ		STERKFONTEIN	401 JR
RIVIERDRAAI	416 IR		STERKFONTEIN	352 JS
ROCKDALE	442 JS		STERKLOOP	400 JS
ROLSPRUIT	127 IS		STERKSTROOM	106 JR
ROND AVEL	109 JR		STERKWATER	317 JS
RONDEBOSCH	403 JS		STERKWATER	399 IR
RONDEBOSCH	468 JS		STEYNSKRAAL	101 IQ
RONDEBULT	303 JS		STINKHOUTBOOM	273 IR
RONDEVALLY	482 JS		STOMPIESFONTEIN	527 JR
RONDEFONTEIN	485 JS		STONEHENGE	252 IR
RONDEVLY	208 IR		STRAFFONTEIN	261 IR
ROODEBLOEM	58 IS	Ptn	STREHLA	307 JR
ROODEKOPJES	427 JQ		STRYDFONTEIN	306 JR
ROODEKOPJES	417 JQ		STRYDFONTEIN	243 IR
ROODEKOPJES	546 JR		STRYDPAN	477 IR
ROODEKRANS	457 IS	Ptn	STRYDFONTEIN	Ptn 9
ROODEKRANS	183 IQ		SUDWALASKRAAL	271 JT
ROODEKRANS	492 JQ		SUIKERBOSCHFONTEIN	529 JR
ROODEPLAAT	293 JR		SUIKERBOSCHKOP	278 JS
ROODEPOORT	302 IQ	Ptn	SUIKERBOSCHPLAAT	263 JS
			SUKKELAAR	252 JS
			SWAGERSHOEK	453 IQ
			SWARTKOPPIES	217 JS
			SYPERFONTEIN	483 JQ

SYFERFONTEIN	288 IR		VAN SCHALKWYKSRUST	118 IS
SYFERFONTEIN	115 IS		VAN WYK	584 IQ
SYFERWATER	371 JQ		VARKFONTEIN	25 IR
TAMBOEKIESFONTEIN	173 IR	Ptn 20	VASTFONTEIN	271 JR
TEN BOSCH	162 JU	Ptn 1	VENSTERPOST	284 IQ
TERRA MENA	432 IQ	Ptn 1	VERBRICK	118 JR
TEUTFONTEIN	407 JS	Ptn 15	VEREENIG	262 IS
TEVREDE	178 JT		VERGELEGEN	80 JS
THE JUNCTION	521 LT		VERGENOEG	177 JT
THE WEDGE	175 JS		VIERFONTEIN	61 IS
THORNDALE	391 JQ		VISCHGAT	467 IR
THORNYBUSH	78 KU	Ptn 4, RE/Farm	VISCHKUIL	274 IR
TIEGERPOORT	371 JR		VISSERSHOEK	435 JQ
TIVIOTDALE	420 IQ	Ptn 1	VITOWN	511 KT
TOEVLUKT	269 JS		VLAKDRIFT	163 IQ
TOK	315 JQ		VLAKFONTEIN	303 IQ
TOPFONTEIN	309 IS		VLAKFONTEIN	238 IQ
TRICHARDSFONTEIN	140 IS	Ptn	VLAKFONTEIN	281 IR
TSHIPISE	105 MT	Ptn 14	VLAKFONTEIN	72 IS
TULIPVALE	188 IR		VLAKFONTEIN	569 JR
TWEEDRAAI	139 IS		VLAKFONTEIN	176 IS
TWEEDRACHT	516 JR		VLAKFONTEIN	494 JO
TWEEFONTEIN	19 IR	Ptn 37	VLAKFONTEIN	373 JQ
TWEEFONTEIN	357 JT		VLAKFONTEIN	448 IR
TWEEFONTEIN	370 JS		VLAKFONTEIN	466 IR
TWEEFONTEIN	413 JR		VLAKFONTEIN	457 JR
TWEEFONTEIN	523 IQ		VLAKFONTEIN	523 JR
TWEEFONTEIN	328 JS		VLAKFONTEIN	548 JR
TWEEFONTEIN	523 JQ		VLAKFONTEIN	179 IS
TWEEFONTEIN	491 JR		VLAKFONTEIN	166 IS
TWEEFONTEIN	106 JS		VLAKKUILLEN	76 IS
TWEEFONTEIN	458 JS		VLAKLAAGTE	92 IS
TWEEFONTEIN	552 JR		VLAKLAAGTE	83 IS
TWEEFONTEIN	541 JR		VLAKLAAGTE	45 IS
TWEEFONTEIN	236 JS		VLAKLAAGTE	223 IS
TWEEFONTEIN	531 IQ		VLAKLAAGTE	107 IS
TWEEFONTEIN	372 JR		VLAKLAAGTE	330 JS
TWEEFONTEIN	203 IS	Ptn RE/31	VLAKLAAGTE	21 IS
TYGERFONTEIN	488 IQ		VLAKPAN	89 IS
UITGEDACHT	229 IS		VLAKPLAATS	160 IQ
UITGEVALLEN	432 IR		VLAKPLAATS	555 IQ
UITGEZOCHT	194 IS		VLAKPLAATS	268 IR
UITKOMS	443 JQ		VLAKSPRUIT	292 IS
UITKOMST	499 JQ		VLAKSPRUIT	308 IS
UITKYK	159 IR		VLAKVARKFONTEIN	213 IQ
UITKYK	327 IR		VOGELFONTEIN	222 IR
UITKYK	172 JS		VOGELSTRUISFONTEIN	263 IQ
UITKYK	364 JS		VOORUITSIG	48 IQ
UITKYK	136 IS		VOORUITZICHT	437 JS
UITKYK	290 JS		VREDE	257 IS
UITMALKAAR	126 IS		VREDE	304 JR
UITSHOT	233 IP		VRISCHGEWAAGD	198 IS
UITSPAN	98 JR		VRISCHGEWAAGD	501 IR
UTTSPANNING	104 IQ	Ptn	VROEGEVELD	509 IT
UITVAL	280 IQ	Ptn		Ptn
UITVAL	287 IQ		WAAIKRAAL	556 JR
UITVAL	484 JQ		WACHTEENBIETJES-	
UITVALGROND	267 IQ		DRAAI	350 KQ
UITVALGROND	267 IQ		WACHTEENBIETJESKOP	Ptn RE/1
UITVALGROND	416 JQ		WACHTEENBIETJESKOP	503 JR
UITVALGROND	434 JQ		WALES	506 JR
UITVLUGT	434 IR	Ptn	WALLIS HAVON	250 KU
UITVLUGT	255 JR		WALHMANSTHAL	154 IQ
UITZICHT	314 JR		WANHOOP	278 JR
UMKONTA	150 HT	Ptn 4	WASCHBANK	443 JS
VAALBANK	96 IS		WATERFALL WEST	497 JR
VAALBANK	233 IS		WATERKLOOF	510 JQ
VAALBANK	512 JQ	Ptn	WATERKLOOF	305 IQ
VAALBANK	476 IR		WATERKLOOF	423 JP
VAALBANK	289 JS		WATERKLOOF	515 JQ
VAALBANK	511 JR		WATERPAN	8 IS
VAALBANK	177 IS		WATERPAN	292 IQ
VAALFONTEIN	579 IQ		WATERVAL	273 JR
VAALKOP	104 IS		WATERVAL	109 JS
VAALKOP	405 KR	Ptn 3	WATERVALSHOEK	350 IR
VAALKRANS	29 IS	Ptn	WATERVALWEST	510 JQ
VAALPAN	68 IS		WEILAAGTE	271 IR
VAALPLAATS	463 JR		WEIMERSHOEK	81 JT
VAALRIVIERSDRAAI	479 IR		WELGELEGEND	491 JQ
VALSCHSPRUIT	458 JR		WELGEVONDEN	221 IR
VALSFONTEIN	183 IR		WELGEVONDEN	367 IQ
VAN DYKSDRIFT	19 IS	Ptn	WELGEVONDEN	343 KR
VAN DYKSPUT	214 IR		WELGEVONDEN	272 IR
VANGGATFONTEIN	250 IR		WELGEVONDEN	215 JS
VANGGATFONTEIN	251 IR		WELGEVONDEN	108 JS
			WELSTAND	55 IS
			WELTEVREDEN	455 JT
			WELTEVREDEN	307 IR
			WELTEVREDEN	227 IR
			WELTEVREDEN	517 JQ
			WELTEVREDEN	324 JS

WELTEVREDEN	116 IS		YSTERVARKFONTEIN	106 IS
WELTEVREDEN	367 JS			
WELTEVREDEN	193 IS			
WELVERDIEND	97 IQ	Ptn	ZAAIHOEK	260 JS
WELVERDIEND	379 IR		ZAAIPLAATS	439 JS
WELVERDIEND	201 JS		ZAAIWATER	11 IS
WELVERDIEND	243 KT		ZANDFONTEIN	481 IR
WELVERDIEND	23 IS		ZANDFONTEIN	447 JQ
WHEATLANDS	260 IQ	Ptn	ZANDFONTEIN	484 IR
WHITESTONES	188 IQ		ZANDFONTEIN	585 IQ
WILDEBEESTFONTEIN	559 IR	RE of Ptn 1	ZANDFONTEIN	485 IR
WILDEBEESTFONTEIN	536 IQ	Ptn	ZANDFONTEIN	317 JR
WILDEBEESTFONTEIN	327 JS		ZANDFONTEIN	500 IR
WILDEBEESTFONTEIN	122 IS		ZANDSPRUIT	191 IQ
WILDEBEESTHOEK	309 JR		ZEKOEOFONTEIN	573 IQ
WILDEBEESTHOEK	310 JR		ZEKOEOFONTEIN	576 IQ
WILDFONTEIN	52 IQ		ZEKOEGAT	115 JS
WILMANSRUST	47 IS		ZEKOEGAT	145 IS
WINKELHAAK	723 JT		ZEKOEGAT	296 JR
WINTERSHOEK	314 IR	Ptn	ZEKOEGAT	331 JP
WITBANK	80 IS		ZEKOEHOEK	509 JQ
WITBANK	303 IS		ZEERKRY	292 IR
WITBOS	409 JR		ZESFONTEIN	27 IR
WITBOSPOORT	540 JR		ZEVENFONTEIN	415 JS
WITFONTEIN	15 IR	Ptn	ZEVENFONTEIN	484 JS
WITFONTEIN	16 IR	Ptn	ZEVENFONTEIN	407 JR
WITFONTEIN	262 IQ		ZILKAATSNEK	439 JQ
WITFONTEIN	510 JR		ZOEKFONTEIN	468 IR
WITBANK	521 JR		ZONDAGSFONTEIN	124 IS
WITKLEIGAT	283 IQ	Ptn	ZONDAGSFONTEIN	253 IR
WITKLIP	229 IR	Ptn	ZONDAGSKRAL	125 IS
WITKLIP	232 IR	Ptn	ZONDAGSVLEI	9 IS
WITKLIP	539 JR		ZONDERFOUT	226 IR
WITKLIPBANK	202 IR		ZONDERWATER	482 JR
WITKOP	330 IR		ZONKOLOL	473 JR
WITKOPPIES	393 JR		ZONNEBLOM	396 JS
WITPOORT	216 JR		ZONNESTRAAL	163 IR
WITPOORT	550 JR		ZONNESTRAAL	158 IR
WITPOORT	551 JR		ZORGVLIE	557 JR
WITPOORT	563 JR		ZOUTPAN	104 JR
WITPOORT	406 JR		ZUIKERBOSCHFONTEIN	151 IQ
WITRAND	103 IS		ZUURBULT	240 IQ
WITSTINKHOUTBOOM	155 IQ		ZUURFONTEIN	591 IQ
WOEST ALLEEN	477 JS		ZUURPLAAT	337 JQ
WOLHUTERSKOP	452 JQ		ZWAARD	472 JR
WOLVEKRANS	17 IS		ZWAARKRY	351 JS
WOLVEKRANS	156 IQ		ZWAKFONTEIN	120 IS
WOLVEBANK	338 IR		ZWARTFONTEIN	312 IS
WOLVENFONTEIN	244 IR		ZWARTKOP	525 JQ
WOLVENFONTEIN	471 JS		ZWARTKOP	530 JQ
WONDERBOOM	249 JS		ZWARTKOPJES	143 IR
WONDERFONTEIN	342 IR		ZWARTKOPPIES	364 JR
WONDERFONTEIN	103 IQ		ZWARTKRANS	172 IQ
WONDERHOEK	376 JS	Ptn	ZWAVELPORT	373 JR
YSTERVARKFONTEIN	194 IR			

and all farm portions proclaimed under the Board's area of jurisdiction during the financial year.

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#### TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

#### KENNISGEWING AANGAANDE ALGEMENE EIENDOMSBELASTING, GRONDBELASTING, BASIESE- EN DIENSTEHEFFINGS

Kennis word hierby gegee ingevolge die bepalings van artikel 26(2) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture (Ordonnansie 11/1977) dat die Raad vir die boekjaar 1 Julie 1984 tot 30 Junie 1985 die volgende gehef het:

#### A. 'N ALGEMENE EIENDOMSBELASTING OP BELASBARE PERSELE GELEË BINNE 'N PLAASLIKE GEBIEDSKOMITEEGEBIED

'n Algemene eiendomsbelasting is gehef ingevolge die bepalings van artikel 21 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture - Ordonnansie 11 van 1977.

Algemene eiendomsbelasting word gehef teen die tariewe soos aangegetoon op die onderstaande skedules 1 en 2 op die terreinwaardes van belasbare grond soos dit in die waarderingslys of die voorlopige waarderingslys ten opsigte van Dorpe, Landbouhoeves en Plaasgedeeltes gemeld in genoemde skedules voorkom.

Die Landbouhoeves soos in die onderstaande skedules uiteengesit sluit vir die doel hiervan alle grond in wat in die oorspronklike uitleg van die Hoeves (ten opsigte waarvan 'n sertifikaat uitgereik was ingevolge die bepalings van artikel 1 van die Landbouhoeve (Transvaal) Registrasie Wet 1919) ingesluit was nie teenstaande die sertifikaat ten opsigte van enige gedeelte van die grond gekanselleer was en nie teenstaande enige daaropvolgende verandering in die beskrywing daarvan tensy 'n dorp op so 'n gedeelte gestig is ooreenkomsdig die Dorpe- en Dorpsaanlegordonnansie No 11 van 1931, soos gewysig, of die Dorpsbeplanning en Dorpe- Ordonnansie 25 van 1965 of tensy dit gelyktydig met uitsnyding in die Akte-kan-toor gekonsolideer is met 'n ander grondgedeelte waarop geen eiendomsbelasting gehef word nie.

'n Algemene eiendomsbelasting op plase word gehef op die gedeeltes van die plase geleë in 'n Plaaslike Gebiedskomitee-gebied wat vir sakedoeleindes, soos omskryf in artikel 22(4) van Ordonnansie 11 van 1977, gebruik word.

Waar plase anders belas word as hierbo genoem, word dit in die opmerkingskolom van die skedules aangedui.

Die bedrag betaalbaar soos beoog in artikels 27 en 41 van Ordonnansie 11 van 1977 sal soos volg verskuldig en betaalbaar wees:

Ten opsigte van die gebiede genoem in skedule I

Die bedrag gehef sal verskuldig en betaalbaar wees op 31 Oktober 1984 (die vasgestelde dag) maar belastingbetalers mag die bedrag verskuldig in twee gelyke paaiemente op 31 Oktober 1984 en 28 Februarie 1985 betaal.

*Ten opsigte van die gebiede genoem in skedule 2*

Eiendomsbelasting word in 11 (elf) paaiemente gehef en sal verskuldig en betaalbaar wees op die vasgestelde dae soos in Kolom 2 teenoor die gebiede getoon.

**B. EIENDOMSBELASTING OP PERSELE GELEË BINNE DIE GEBIEDE IN DIE RAAD SE ALGEMENE REGSGEBIED**

'n Algemene eiendomsbelasting teen 1,8c/R is ingevolge die bepalings van artikel 29/6 van Ordonnansie No 20 van 1943 op die terreinwaardes van die gedeeltes van erwe, landbouhoeves en plaasgedekte, wat vir sakedoeleindes, soos omskryf in artikel 22(4) van Ordonnansie 11 van 1977, gebruik word, in die gebiede in Skedules 3, 4 en 5 genoem, gehef. Die bedrag verskuldig sal betaalbaar wees op 31 Oktober 1984 (die vasgestelde dag) maar belastingbetalers mag die bedrag verskuldig aan belasting in twee gelyke paaiemente, op 31 Oktober 1984 en 28 Februarie 1985, betaal.

*Grondbelasting*

Ingevolge die bepalings van artikel 29(2) van Ordonnansie No 20 van 1943 is 'n Grondbelasting per erf per jaar vir die boekjaar 1 Julie 1984 tot 30 Junie 1985 soos volg in die volgende dorpe, geleë in die Raad se Algemene Regsgebied, gehef:

Badplaas — R125

Bethalrand — R30

Sorrento Park — R30

Die bedrag verskuldig aan belasting sal betaalbaar wees op 31 Oktober 1984 (die vasgestelde dag) maar belastingbetalers mag die bedrag verskuldig in twee gelyke paaiemente, op 31 Oktober 1984 en 28 Februarie 1985, betaal.

**D. BASIESE EN DIENSTEHEFFINGS**

Die heffings in verband met riool, nagvuil- en vuilgoedverwyderingsdienste, basiese waterheffings en basiese elektrisiteitsheffings is verskuldig en betaalbaar op die dag waarop die eiendoms- of grondbelastingheffings verskuldig en betaalbaar is met dien verstande dat in alle gevalle waar nuwe dienste ingestel word of heffings gedoen word dit betaalbaar sal wees op die dag van instelling of installering of beskikbaarstelling van die diens en bereken vanaf sodanige datum tot en met die einde van die boekjaar.

**GEREGTELIKE STAPPE SAL TEEN WANBETALERS INGESTEL WORD VIR DIE INVORDERING VAN AGTERSTALLIGE BELASTING EN ANDER HEFFINGS EN RENTE TEEN 'N KOERS VAN 13,30 % PER JAAR KAN GEHEF WORD OP DIE BEDRAE WAT NIE OP OF VOOR DIE VERVALDATUM BETAAL IS NIE**

LW Alle eienaars van belasbare eiendomme wat hierby belang het en op die vasgestelde dag/dae nog nie 'n rekening ontvang het nie, word versoek om so gou moontlik na genoemde datum/s, met die Tesourier by die ondergenoemde adres in verbinding te tree en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gelewer kan word.

'n Bedrag verskuldig aan belasting op enige grond is wettiglik verskuldig en verhaalbaar en die feit dat die eienaar nie 'n kennisgewing of 'n rekening ontvang het nie, sal nie die vasgestelde dag/dae of aanspreeklikheid van die eienaar om sodanige bedrag te betaal, ongeldig maak nie.

B G E ROUX  
Sekretaris

Bosmanstraat 320  
Posbus 1775  
Pretoria  
0001  
Kennisgewing No 75/1984

**SKEDULE I**

**OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL C/RAND**

PLAASLIKE GEBIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	1984/85	OPMERKINGS
Amsterdam	Amsterdam Dorp Amsterdam 408 IT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Ermelo	14,0 14,0 14,0	
Burgersfort	Burgersfort Dorp Leeuwvallei 297 KT Mooifontein 313 KT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Lydenburg	6,0 6,0 6,0 6,0	
Charl Cilliers	Charl Cilliers 332 IS Charl Cilliers Dorp Van Tondershoek 317 IS Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Standerton	8,0 8,0 8,0 8,0	
Chrissiesmeer	Lake Chrissie Bothwell 90 IT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Ermelo	18,0 18,0 18,0	





PLAASLIKE GE-BIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	1984/85	OPMERKINGS
Letsitele	Letsitele Dorp Letsitele Uitbreiding 1 Novengilla 562 LT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Letaba	12,0 15,0 15,0 15,0	'n Korting van 40 % word toegestaan op alle erwe wat op 1 Julie 1984 met 'n bewoonbare woonhuis verbeter en vir woondoeleindes gebruik was
Lothair	Bloemkrans 121 IT Edenvale 100 IT Lothair 124 IT Umpilusi 98 IT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Ermelo	1,4 1,4 1,4 1,4 1,4	
Magaliesburg	Magaliesburg Dorp Blaaubank 505 JQ Kruitfontein 511 JQ Onrus 516 JQ Steenekoppie 153 JQ Vaalbank 512 JQ Zeekochoek 509 JQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Kruggersdorp	6,0 6,0 6,0 6,0 6,0 6,0 6,0 6,0	
Marikana	Rooikoppies 297 JQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Rustenburg	4,25 4,25	
Marloth Park	Marloth Park Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Barberton	1,0 1,0	
Migdal	Rietpan 225 IQ Poortje 248 IQ Lot 43 — 250 IQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Schweizer-Reneke	5,0 5,0 5,0 5,0	
Muldersdrift	Driefontein 179 IQ  Rietvallei 180 IQ  Rietfontein 189 IQ  Van Wyks Restant 182 IQ  Vlakfontein 181 IQ  Honingklip 178 IQ  Roodekrans 183 IQ  Zwartkopsig 198 IQ  Diswalmar Landbouhoeves  Heuningklip Landbouhoeves	Kruggersdorp	4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0  4,5 6,0 1,0	Die eerste tarief by die plaasgedeeltes en landbougedeeltes gehef op die Gedeeltes van die plase en landbouhoeves wat vir sakedoeleindes gebruik word, tot voordeel van die inwoners van die gebied en die tweede tarief op die terreinwaardes van die plaasgedeeltes en landbouhoeves wat vir sake- en nywerheidsdoeleindes gebruik word wat nie onder tarief een ressorteer nie — 6c/R. Die derde tarief van 1c/R is vir plaasgedeeltes van 22 ha en kleiner wat vir landboudoelendes gebruik word

PLAASLIKE GE-BIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	1984/85	OPMERKINGS
Muldersdrift (vervolg)	Northvale Landbouhoeves		4,5 6,0 1,0	
	Steynsvlei Landbouhoeves		4,5 6,0 1,0	
	Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word		4,5 6,0 1,0	
Noordval	Nanescol 582 IQ Rietspruit 583 IQ Gladwood Landbouhoeves Mullerstuine Landbouhoeves Nanescol Landbouhoeves Rosashof Landbouhoeves en Uitbreidings 1 & 2 Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Vanderbijlpark	3,0 3,0 3,0 3,0 3,0 3,0 3,0	
Ogies	Ogies Dorp Ogies Dorp Uitbreiding 1 Grootpan 7 IS Kleinzuikerboschplaats 5 IS Klipfontein 3 IS Ogiesfontein 4 IS Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Witbank	6,5 6,5 6,5 6,5 6,5 6,5 6,5	Belasting word gehef op die terreinwaardes van al die gedeeltes van die plaasgedeeltes wat ,8 565 318 hektaar en kleiner is en verder soos hierbo aangedui
Ohrigstad	Grootboom 485 KT Ohrigstad Dorp Ohrigstad 443 KT Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Lydenburg	19,5 19,5 19,5 19,5	
Paardekop	Paardekop Dorp Kopje Aileen 75 HS Paardekop 76 HS Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Volksrust	25,5 25,5 25,5 25,5	'n Korting van 30 % word aan perseleienaars toegestaan wie se eiendom met 'n bewoonbare woonhuis soos op 1 Julie 1984 verbeter en vir woondoeleindes gebruik was
Pienaarsrivier	Elandskraal 71 JR Ruimte 74 JR Vaalboschbult 66 JR Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Warmbad	5,85 5,85 5,85 5,85	Belastings word gehef op alle plaasgedeeltes wat vir residensiële doeleindes gebruik word en verder soos bo vermeld
Rayton	Rayton Dorp Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Cullinan	4,3 4,3	
Roossenekal	Roossenekal Dorp Mapochsgronde 543, 544, 558 en 911 JS Vlaklaagte 146 JS Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Middelburg	5,0 5,0 5,0 5,0	
Soekmekaar	Zoekmekaar Dorp Zoekmekaar 778 LS Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Zoutpansberg	37,0 37,0 37,0	
Suidwes-Pretoria	Knoppieslaagte 385 JR Hoekplaats 384 JR Mooiplaats 355 JR Schurveberg 488 JR Vlakplaats 354 JR Gerhardsville Landbouhoeve en Uitbreiding 1 Mnandi Landbouhoeve en Uitbr. 1 Skurweplaas 353 JR Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Pretoria	3,45 3,45 3,45 3,45 3,45 3,45 3,45 3,45 3,45	'n Korting van 25 % bo en behalwe landboukorting word aan hoewe-eienaars wie se eiendom met 'n bewoonbare woonhuis soos op 1 Julie 1984 verbeter en vir woondoeleindes gebruik was, toegestaan

## SCHEDULE 2

KOLOM 1	KOLOM 2
OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREIN- WAARDES VAN GROND IN TOTAAL — C/RAND	VASGESTELDE DAE WAAROP BELAS- TINGPAAIEMENTE GEHEF VERSKUL- DIG EN BETAAL- BAAR WORD

PLAASLIKE GE- BIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS- DISTRIK	1984/85	OPMERKINGS
Akasia- Rosslyn	Amandasig	Pretoria	1,8	1984-09-10
	Amandasig		1,4	1984-10-09
	Eldorette Uitbreiding 1		1,8	1984-11-09
	Eldorette Uitbreiding 1		1,4	1984-12-10
	Hestepark Uitbreiding 5		1,8	1985-01-09
	Hestepark Uitbreiding 5		1,4	1985-02-08
	Heatherdale Uitbreiding 9		1,8	1985-03-08
	Heatherdale Uitbreiding 9		1,4	1985-04-09
	Karenpark en Uitbreiding 5		1,8	By dorpe en Landbou-
	Karenpark en Uitbreiding 5		1,4	hoeves word die
	Ninapark en Uitbreidings 1, 2, 3 en 5		1,8	eerste tarief gehef op
	Ninapark en Uitbreidings 1, 2, 3 en 5		1,4	
	Rosslyn en Uitbreiding 1		1,25	

PLAASLIKE GE-BIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	KOLOM 1 OORSPRONKLIKE EN ADDISIONELE BELASTING OP TERREINWAARDES VAN GROND IN TOTAAL—C/RAND	KOLOM 2 VASGESTELDE DAE WAAROP BELASTINGPAAIEMENTE GEHEF VERSKULDIG EN BETAAL-BAAR WORD	OPMERKINGS
			1984/85		
	The Orchards Erwe 1-12		1,25	1985-05-09	
	The Orchards en Uitbreidings 2, 3 en 5		1,8		
	The Orchards en Uitbreidings 2, 3 en 5		1,4	1985-06-10	
	Theresapark Uitbreidings 1 en 2		1,8		
	Theresapark Uitbreidings 1 en 2		1,4	1985-07-08	
	Doreg Landbouhoeves		1,8		
	Doreg Landbouhoeves		1,4		
	Heatherdale Landbouhoeves		1,8		
	Heatherdale Landbouhoeves		1,4		
	Klerksoord Landbouhoeves en Uit-breidings 1 en 2		1,8		
	Klerksoord Landbouhoeves en Uit-breidings 1 en 2		1,4		
	Winternest Landbouhoeves		1,8		
	Winternest Landbouhoeves		1,4		
	Beetgesberg 279 JR		1,4		
	Eldorette 311 JR		1,4		
	Hartebeeshoek 251 JR		1,4		
	Hartebeeshoek 303 JR		1,4		
	Hartebeeshoek 312 JR		1,4		
	Hartebeeshoek 449 JR		1,4		
	Hermon 289 JR		1,4		
	Klipfontein 268 JR		1,4		
	Triangle 264 JR		1,4		
	Witfontein 301 JR		1,4		
	Witfontein 305 JR		1,4		
	Alle nuwe residensiële dorpe wat gedurende die boekjaar geproklameer word		1,8		
	Alle nuwe industriële dorpe wat gedurende die boekjaar geproklameer word		1,4		
			1,25		
Ellisras	Ellisras Dorp en Uitbreidings 1 2 en 6	Waterberg	2,4	1984-09-10	Ten opsigte van die gedeeltes van die plaas Waterkloof 502 LQ is die eerste tarief van 20c/R betaalbaar op die gedeeltes van die plasgedeeltes wat vir sakedoeleindes gebruik word en die tweede tarief van 4c/R op die balans van die gedeeltes van die plasgedeeltes.
	Ellisras Dorp en Uitbreidings 1, 2 en 6 (Besigheide)		2,4	1984-10-09	
	Ellisras Uitbreiding 7		2,4	1984-11-09	
	Grootfontein 501 LQ		20,0	1985-01-09	
	Waterkloof 502 LQ		20,0	1985-02-08	
	Waterkloof 502 LQ		4,0		
	Onverwacht 503 LQ		2,4	1985-03-08	
	Alle nuwe dorpe en landbouhoeves en plase wat gedurende die jaar ingelyf of geproklameer word		2,4	1985-04-09	
			2,4	1985-05-09	
				1985-06-10	
				1985-07-08	
Ennerdale Bestuurskomitee	Ennerdale Uitbreidings 1 & 3 Ennerdale Dorp: (Behalwe Erwe 497, 499, 499/1, 499/2 en Reservé 2) Ennerdale Noord Dorp: Erwe 188 — 386) Ennerdale Suid Dorp: (Erwe 288 — 296 RG, 328 — 345, 361 — 373, 384 — 411, 429 — 468, 476 — 487, 493 — 513/C Re-serwe 2 en 1 064) Ennerdale Suid Uitbr 1 Dorp Finetown Dorp: (Erwe 131/B, 131/8 — 151/E, 151 RG — 185, 220 — 237) Grasmere Dorp Hopefield Dorp Lawley Estates Dorp: (Behalwe Erwe 1 — 47, 50 — 60, 71 — 72, 75 — 83) Lawley Suid Dorp Mid-Ennerdale Dorp: (Behalwe Erwe 168/1, 168/2, 171, 467 en 470) Hiltonia Landbouhoeves Elandsfontein 308 IQ Hartbeestfontein 312 IQ Ontvreden 309 IQ	Johannesburg Randfontein en Roodepoort	2,7	1984-09-28	
			2,7	1984-10-29	
			2,7	1984-11-28	
			2,7	1984-12-28	
			2,7	1985-01-28	
			2,7	1985-02-28	
			2,7	1985-03-28	
			2,7	1985-04-29	
			2,7	1985-05-28	
			2,7	1985-06-28	
			2,7	1985-07-29	
			2,7		
			2,7		
			2,7		
			2,7		
			2,7		

PLAASLIKE GE-BIEDSKOMITEE	DORP/LANDBOUHOEWE/PLAAS	LANDDROS-DISTRIK	KOLOM 2 VASGESTELDE DAE WAAROP BELAS-TINGPAAIEMENTE GEHEF VERSKUL-DIG EN BETAAL-BAAR WORD	KOLOM 1 OORSPRONKLIKE EN ADDISIONELE BELAS-TING OP TERREIN-WAARDES VAN GROND IN TOTAAL— C/RAND	OPMERKINGS
			1984/85		
	Roodepoort 302 IQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word			2,7	
Kosmos	Kosmos Dorp en Uitbreiding 1 De Rust 478 JQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Brits	2,6	1984-09-03	
			2,6	1984-10-02	
			2,6	1984-11-02	
			2,6	1984-12-03	
				1985-01-03	
				1985-02-04	
				1985-03-04	
				1985-04-03	
				1985-05-03	
				1985-06-03	
				1985-07-03	
Malelane	Impala Boerdery 231 JU Malelane Dorp Malelane Dorp Uitbr. 1, 2, & 3 Malelane Estates A 140 JU Malelane 389 JU M'Hlati 169 JU M'Hlati 170 JU Afdeling B Kaap Block M'Hlatikop Dorp Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Barberton	7,0	1984-09-03	
			7,0	1984-10-02	
			7,0	1984-11-02	
			7,0	1984-12-03	
			7,0	1985-01-03	
			7,0	1985-02-04	
			7,0	1985-03-04	
			7,0	1985-04-03	
			7,0	1985-05-03	
			7,0	1985-06-03	
			7,0	1985-07-03	
Northam	Northam Dorp & Uitbr. 1 & 2 De Put 412 KQ Koedoesdoorns 414 KQ Leeukopje 415 KQ Wildebeestlaagte 411 KQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Thabazimbi	4,0	1984-09-28	Op dié please word belasting gehef op al die terreinwaardes van al die plaasgedeeltes wat 2,5 hektaar en kleiner is en verder soos hierbo aangedui
			4,0	1984-10-29	
			4,0	1984-11-28	
			4,0	1984-12-28	
			4,0	1985-01-28	
			4,0	1985-02-28	
			4,0	1985-03-28	
			4,0	1985-04-29	
			4,0	1985-05-28	
			4,0	1985-06-28	
			4,0	1985-07-29	
Sundra	Bouwershoek Dorp Droogefontein 242 IR Geigerle 238 IR Rietkol 237 IR Rietkol Landbouhoeves Springs Landbouhoeves en Uitbr. 1 Sundance Landbouhoeves Sundra Landbouhoeves en Uitbreidung 1 & 2 Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Delmas	4,4	1984-09-10	
			4,4	1984-10-09	
			4,4	1984-11-09	
			4,4	1984-12-10	
			4,4	1985-01-09	
			4,4	1985-02-08	
			4,4	1985-03-08	
			4,4	1985-04-09	
			4,4	1985-05-09	
			4,4	1985-06-10	
			4,4	1985-07-08	
Wes-Rand	Elandsfontein 346 IQ Panvlakte 291 IQ Rietfontein 301 IQ Syferfontein 293 IQ Waterpan 292 IQ Waterpan Landbouhoeves Wes-Rand Landbouhoeves en Uitbreidung 1 Zuurbekom 297 IQ Alle nuwe dorpe en Landbouhoeves wat gedurende die jaar geproklameer word	Johannesburg, Roodepoort en Randfontein	3,7		Alle plaasgedeeltes van die plaas Waterpan 292 IQ word belas
				1984-09-03	
			3,7		
			3,7	1984-10-02	
			3,7	1984-11-02	
			3,7	1984-12-03	
			3,7	1985-01-03	
			3,7	1985-02-04	
			3,7	1985-03-04	
			3,7	1985-04-03	

**EIENDOMSBELASTING IN DIE RAAD SE ALGEMENE REGS-  
GEBIED**
**SKEDULE 3**
**LYS VAN DORPE GELEË BINNE DIE ALGEMENE REGSGE-  
BIED VAN DIE RAAD**

Aston Lake  
Bronkhorstbaai  
Derby  
Dirkiesdorp  
Dominium Reefs  
Jameson Park  
Jordaan Park  
Kampersrus

Kaydale  
Keerom Settlements  
Laersdrift  
Lawley Estates Dorp: Erwe 1 tot  
47, 50 tot 60,  
71 & 72, 75 tot 83 en 90  
Leeupoort Vakansie Dorp  
Leeupoort Vakansie Dorp Uit-  
breiding 1

Leydsdorp  
Lochvaal  
Melodie  
Mooinooi  
Muiskraal Erven  
Olifantsnek  
Presidentsrus  
Producta

Sabie Park  
Sheepmoor  
Simondsville  
Sorrento Park  
Spaarwater  
Vaalmarina Holiday Township  
Vaaloewer

Alle nuwe dorpe wat gedurende die boekjaar geproklameer word.

**SKEDULE 4**
**LANDBOUHOEWES BINNE DIE ALGEMENE REGSGEBIED  
VAN DIE RAAD**

Abmarie,  
Ana  
Andeon (138 tot 160)  
Ardenwold  
Avalonia  
Bapsfontein  
Bashewa  
Beckedan  
Beckedan Uitbr. 1  
Beckedan Uitbr. 2  
Bloempark  
Blue Hills  
Blue Valley  
Boltonwold Small Holdings  
Boltonwold  
Bon Accord  
Bothageluk  
Breswol  
Broadacres  
Broadacres Uitbr. 1  
Buyscelia  
Chartwell  
Clivale  
Cooperville  
Cynthia Vale  
Dancordia  
Dennydale  
De Wildt  
Diepsloot  
Drooggefontein  
Durley  
Dwarskloof  
Enner-on-Vaal  
Eldorado  
Eldorado Uitbr. 1  
Eljeesee  
Enormwater  
Everitt-on-Vaal  
Farmall

Farmall Uitbr. 1  
Flora Park  
Fundus  
Geestveld  
Geluksdal  
Hallgate  
Hallgate Uitbr. 1  
Helderstrome  
Hegelaarshoek  
Hillrise  
Homelands  
Hornsoord  
Hornsrus  
Johandeo  
Kammaland  
Kaydale  
Kendal Forest  
Kengies  
Kleve  
Koksrus  
Koksrus Uitbr. 1  
Krauseville  
Laezonja  
Lammersmoor  
Keoka Villa  
Lewzene Estate  
Lindequesdrift (Hoewe 34)  
Magaliesmoot  
Marabeth  
Maribank River Estate  
Meadowland Small Holdings  
Melodie  
Melodie Uitbr. 1  
Millgate Farm  
Miravaal  
Modder East Orchards  
Mont Lorraine

Mooilande  
Mostyn Park  
Mulderia  
Mulderia Uitbr. 1  
Nelsonia  
Nest Park  
Nest Park Uitbr. 1  
Noordloch  
Norman  
North Champagne Est.  
Northdene  
Northdene Uitbr. 1  
Oakmere  
Oaktree  
Olympus  
Onderste poort  
Onderste poort Uitbr. 1  
Onderste poort Uitbr. 2  
Onderste poort Uitbr. 3  
Onderste poort Uitbr. 4  
Patryshoek  
Petrograaf  
Phiana  
Prosperity  
Pumulani  
Pyramid Estate  
Randridge  
Rikasrust  
River Park  
Rusticana  
Rykoes  
Rynoue

Stesa  
Sunrella  
Sunseview  
Swacina Park  
Timsrand  
Treesbank  
Theoville  
Tedderfield  
Vaalview  
Valtaki  
Vanderwesthuizenhoogte  
Ventershof  
Vleikop  
Versterpark  
Vongeusauspark  
Vongeusauspark Uitbr.  
Vontina  
Vorsters Park  
Wallmannsthal  
Wallmannsthal Uitbr. 1  
Wallmannsthal Uitbr. 2  
Wallmannsthal Uitbr. 3  
Wallmannsthal Uitbr. 4  
Windsor-on-Vaal  
Windsor-on-Vaal Uitbr. 1  
Winford  
Winford Uitbr. 1  
Wissingdal

Alle nuwe landbouhoeves wat gedurende die boekjaar geproklameer word.

**SKEDULE 5**
**PLAASGEDEELTES BINNE DIE RAAD SE ALGEMENE REGS-  
GEBIED**

PLASE  
AANGEWYS  
AASVOGELKRANS  
ABEK  
ABERDEEN  
ALLEWYNSPORT  
ALEXANDER  
ALEXANDRIA  
ALKMAAR  
ALPHA  
AMSTERDAM  
AMSTERDAM  
ANNEX  
ANNEX GROOTBOOM  
ANTIOCH

81 IS  
275 JS  
6 JU Ged. 12, 15  
158 IS  
145 IR  
102 IS  
707 JT  
286 JT Ged. 3, 13, 14, 15, 31, 46,  
54, 56, 74  
114 JS  
489 JS  
208 KT  
110 JR  
335 KT  
240 KT Ged. 8

APPAM  
ARENA  
ARENDSFONTEIN  
ARGYLE  
ARM  
ARMOED  
ASPERSIE  
avalon  
AVONTUUR  
AVONTUUR  
BADFONTEIN  
BAKENLAAGTE  
BANKFONTEIN  
BANKFONTEIN  
BANKFONTEIN  
BANKHOEK  
BANKLAAGTE  
BANKPAN

382 IR  
54 IQ  
464 JS  
46 KU Ged. RG/3, RG/8, 19, 20,  
21, 26  
161 IS  
462 JR  
553 IQ  
159 IQ  
195 JS  
725 JT  
438 IR  
84 IS  
216 IR  
264 JS  
340 JS  
464 IS  
254 IS  
225 IS

			PLAATS	25 IS	
BANKPLAATS	239 JS		BUFFELSDOORN	143 IQ	Ged.
BANKSLOOT	147 JS		BUFFELSDOORN	315 KR	Ged. 2
BAVIAANSPOORT	330 JR	Ged.	BUFFELSDRIFT	281 JR	
BEERS RUST	53 JU	Ged. 7	BUFFELSHOEK	446 KQ	Ged. 27/3
BEDFORD	419 KT	Ged. 15	BUFFELSKLOOF	514 KR	Ged. RG/4
BEGINSEL	260 IS		BUFFELSKLOOF	511 IQ	RG/Plaas
BEKKERSRUST	423 IS		BUFFELSKLOOF	342 JS	
BETA	116 JS		BUFFELSPORTE	343 JQ	Ged. 42
BELLA VISTA	545 JS		BUFFELSPRUIT	443 KR	Ged. RG/3
BELLA VISTA	560 JR		BUFFELSVLEI	383 IQ	Ged.
BERLIN	209 KT		BUISFONTEIN	451 KR	Ged. 28, 31
BERLYN	506 KT	Ged. 1	BUITENSORG	202 IS	
BEYNESPOORT	335 JR		BUISKOP	464 KR	Ged. 8, 13
BEZUIDENHOUTSHOEK	274 JS		BULTFONTEIN	201 IR	
BIEVACK	14 MR		BULTFONTEIN	192 IR	Ged.
BIRMINGHAM	197 IS		BULTFONTEIN	533 JQ	
BLAAUWBANK	125 IQ		BULTFONTEIN	475 JQ	
BLAAUWBANK	179 JS		BULTFONTEIN	107 JR	
BLAAUWBANK	278 IQ		BULTFONTEIN	187 IS	
BLAAUWKRANS	323 JS		BURGERS HALL	21 JU	Ged. 77
BLESBOKFONTEIN	580 IQ				
BLESBOKFONTEIN	31 IS		CAIRN	306 JT	
BLESBOKFONTEIN	38 IS		CALEY	77 IS	
BLESBOKFONTEIN	487 JS		CARDOVILLE	364 IQ	
BLESBOKFONTEIN	558 JR	Ged.	CAROL	362 IQ	
BLESBOKLAAGTE	296 IS		CEYLON	53 KU	Ged/ RG/1 (Tahiti)
BLESBOKLAAGTE	181 IR		CHRISSESFONTEIN	365 IR	Ged.
BLESBOKLAAGTE	488 JS		CLAIMLAND	780 LT	
BLESBOKSPRUIT	82 IS		COLOGNE	34 IS	
BLESBOKSPRUIT	90 IS		CORONATION	280 JS	
BLESBOKSPRUIT	465 IR	Ged.	COUWENBURG	300 IR	
BLESBOKSPRUIT	150 IS		CYFERPAN	549 IQ	Ged.
BLESBOKVLAKTE	24 IS				
BLIKSEM	461 JS		DANIELSRUST	518 JQ	
BLINKPOORT	394 IR		DA SILVA	528 IQ	
BLINKPOORT	396 IR		DAVONIA	363 IQ	
BLINKWATER	101 JU	Ged.	DEELKRAL	142 IQ	
BLINKWATER	213 JS		DE DENNE	256 IR	
BLOEMENDAL	283 IR		DE GROOT RIETPAN	479 JS	
BLOEMFONTEIN	196 IS		DE HOEK	411 IR	
BLOEMHOF	4 KS		DE KRANS VAN BLES-		
BLOEMHOF	200 IS		BOKSPRUIT	305 IS	
BLUE HILLS	397 JR		DE KROON	444 JQ	
BOEKENHOUTHOEK	61 JS	Ged. 5	DE KROON	442 JQ	
BOEKENHOUTHOEK	315 JR		DE KUILEN	460 IR	
BOKFONTEIN	448 JQ		DE LAGERSDRIFT	177 JS	
BORSBRAND	265 JR		DE LAGERSDRIFT	178 JS	
BOSCHDRAAI	575 IQ		DELAREY	164 IQ	
BOSCHFONTEIN	330 JQ	Ged. 22, 23	DE ONDERSTEPOORT	300 JR	Ged.
BOSCHFONTEIN	485 JQ		DE PAN	51 IQ	Ged.
BOSCHFONTEIN	447 JS		DERDEPOORT	326 JR	
BOSCHFONTEIN	386 IR	Ged.	DE ROODEKOP	350 JS	
BOSCHHOEK	393 IQ		DE RUST	478 JQ	
BOSCHHOEK	385 IR		DE TOREN	150 JS	
BOSCHKLOOF	251 JS		DE UITVALGROND	449 JQ	
BOSCHKOP	138 JQ		DE VOETPADKLOOF	113 JS	
BOSCHKOP	426 IR		DIE BANKE	245 JS	
BOSCHKOP	369 JR		DIEPKLOOF	496 JQ	
BOSCHKOP	543 JR		DIEPKLOOF	592 LT	Ged. 5, 30, 31, 32, 33, 34
BOSCHKOP	482 JR		DIEPKLOOF	182 IR	
BOSCHKRANS	53 IS		DIEPKLOOF	262 IR	
BOSCHMANSFONTEIN	12 IS		DIEPLAAGTE	123 IS	
BOSCHMANSFONTEIN	182 IS		DIEPLAAGTE	388 JR	
BOSCHMANSKOP	154 IS		DIEPSLOOT	41 IS	
BOSCHMANSKRAAL	113 IS		DIEPSLOOT	300 JS	
BOSCHMANSKRAAL	184 IS		DIEPSLOOT	213 JU	
BOSCHMANSKRANS	22 IS		DIEPSLOOT	103 JS	
BOSCHMANSPORT	159 IS		DONKERHOEK	312 JQ	
BOSCHPOORT	211 IR		DONKERHOEK	370 JR	Ged. 27
BOSCHMANSKOP	293 IR		DONKERHOEK	365 JR	
BOSMANSLAGTE	181 IS		DONKERHOEK	463 JQ	
BOSMANSPLAN	180 IS		DONRATH	248 JS	
BOSMANSPRUIT	459 JS		DOORNBOOM	508 JQ	
BOSSEMANSKRAAL	538 JR		DOORNBOOM	513 JQ	
BOTESDAL	529 JQ		DOORNBOSCHFONTEIN	47 IQ	
BOTHASHOEK	475 JS		DOORNFONTEIN	50 IQ	
BOTHASKRAAL	393 IR		DOORNFONTEIN	98 JS	
BOTHASKRAAL	643 IR		DOORNFONTEIN	341 JT	Ged. 4, 5, 9, 10, 16, 17, 18
BAFKONTEIN	310 IR	Ged.	DOORNHOEK	545 KT	Ged. 7, 18
BAFKONTEIN	264 IR		DOORNHOEK	392 JQ	
BAFKONTEIN	425 IR		DOORNHOEK	420 JR	
BAFKONTEIN	399 JR		DOORNKRAAL	206 JS	
BAFKONTEIN	117 IS		DOORNKLOOF	393 JQ	
BAFKONTEIN	476 IQ		DOORNKLOOF	350 IQ	
BAFKONTEIN	559 IQ		DOORNKLOOF	481 JR	
BAKPAN	163 IS		DOORNKLOOF	202 JS	
BRANDVLEI	261 IQ		DOORNKLOOF	391 JR	
BRITSVILLE	483 IR		DOORNKLOOF	239 IQ	
BROEDERSTROOM	481 JQ		DOORNKOP	246 JS	
BROKKIE	243 JS		DOORNKOP		
BROODSNEYDERS-					

DOORNKOP	273 JS		GELUK	998 IR	Ged. 3, 4
DOORNKRAAL	420 JR	Ged. 162, 163	GELUK	234 IR	
DOORNUIL	369 IQ		GELUK	226 IS	
DOORNPOORT	347 IQ		GELUK	276 JS	
DOORNPOORT	312 JS	Ged.	GELUKPLAATS	264 IS	
DOORNPOORT	724 JT		GEMSBOKFONTEIN	411 JS	
DOORNRANDJE	386 JR		GEMSBOKSUIT	229 JS	
DOORNRUG	302 JS		GERHARDMINNEBRON	139 IQ	
DOORNSPRUIT	502 JQ		GLENCOE	210 KT	Ged. 31
DORSTFONTEIN	553 JR		GLENOGLE	487 JO	
DORSTFONTEIN	71 IS		GLORIA	186 IS	
DOWNBERN	594 JR		GOEDEHOOP	8 LT	Ged. 8, RG/10
DRAIAFONTEIN	489 IR		GOEDEHOOP	290 IR	
DRAAIHOEK	271 JS		GOEDEHOOP	308 IR	Ged.
DRIEFONTEIN	69 IS		GOEDEHOOP	244 JS	
DRIEFONTEIN	317 KR	Ged. 7, 10, RG/1, 19	GOEDEHOOP	301 IS	
DRIEFONTEIN	297 JS		GOEDEHOOP	46 IS	
DRIEFONTEIN	581 IQ		GOEDEHOOP	315 JS	
DRIEFONTEIN	146 IR		GOEDEHOOP	302 IS	
DRIEFONTEIN	137 IS	Ged.	GOEDGEDACHT	228 IR	
DRIEFONTEIN	153 IS		GOEDGEDACHT	458 IS	
DRIEFONTEIN	338 JS		GOEDGEDACHT	443 IR	
DRIEFONTEIN	372 JS		GOEDGEDACHT	419 IR	
DRIEFONTEIN	240 JS		GOEDGEVONDEN	10 IS	
DRIEFONTEIN	398 JS		GOEDVERTROUWD	499 JR	
DRIEFONTEIN	349 JS		GOEDVERWACHT	354 JS	
DRIEHOEK	343 IQ		GOEDVERWACHTING	334 JT	Ged. 2
DRIEHOEK	295 IS		GOEDVERWACHTING	287 IS	
DRIEHOEK	472 JS		GOLDEN VALLEY	442 IR	
DRIEPAN	156 IS		GOUDMYN	621 IQ	
DRIEPAN	432 IT	Ged.	GOUDVLAKTE OOS	337 KT	
DRIEZIEK	368 IQ		GOUDVLAKTE WES	106 JO	
DROOGEBULT	460 IR	Ged.	GOOVERNMENTS GROND	102 IQ	
DROOGEFONTEIN	242 IR		GARSFONTEIN	557 IQ	
DROOGEVELD	438 JR		GREENBUSHES	199 IS	Ged.
DUIKERSKRANS	173 JS		GROENFONTEIN	100 JS	
DUNBAR	189 IS		GROENFONTEIN	120 JR	Ged. 3
DURABEL	548 IS		GROENFONTEIN	206 IR	
DUVHA KRAGSTASIE	337 IS		GROENFONTEIN	331 JS	
DWARSFONTEIN	209 IR		GROENFONTEIN	395 IR	
DWARSVLEI	503 JQ		GROENFONTEIN	440 JS	
EDE	463 JS		GROENFONTEIN	266 JS	
EENDRACHT	185 IR		GROENFONTEIN	526 JR	
EENZAAMHEID	534 JR		GROENKRAALFONTEIN	369 JS	
EERSTEGLUK	256 IS		GROENKUIL	321 IR	
EERSTEGLUK	258 IS		GROENKUIL	318 IR	
EIGENDOM	266 IQ		GROENPLAATS	157 IO	
EIKEBOOM	466 JS		GROOTBOOM	336 KT	
ELANDSDRIFT	527 JQ		GROOTPAN	86 IS	
ELANDSFONTEIN	412 JR		GROOTPAN DISTRIBUTU-	6 IS	
ELANDSFONTEIN	309 JS	Ged.	TION STATION	157 IS	
ELANDSFONTEIN	75 IS		GROOTDRAKENSTEIN	346 JQ	Ged. RG/2, 22, 24, 38
ELANDSFONTEIN	277 IQ		GROOTFONTEIN	394 JR	
ELANDSFONTEIN	352 JR		GROOTFONTEIN	561 KT	Ged. RG/Plaas
ELANDSFONTEIN	440 JQ	Ged.	GROOTFONTEINBERG	311 IR	
ELANDSFONTEIN	102 JQ	RG/2	GROOTLAAGTE	449 JS	
ELANDSFONTEIN	147 IS		GROOTLAAGTE	7 IS	
ELANDSFONTEIN	115 IQ		GROOTPAN	210 JS	
ELANDSFONTEIN	480 JR		GROOTRIETVLEY	262 JS	
ELANDSFONTEIN	493 JR		GROOTSPRUIT	444 JR	
ELANDSFONTEIN	433 JS		GROOTSPRUIT	455 JR	
ELANDSFONTEIN	412 IR		GROOTVALLEI	258 JS	
ELANDSHOEK	337 JR	Ged.	GROOTVLEI	293 IS	
ELANDSLAAGTE	368 JS		GROOTVLEI	272 JR	
ELANDSLAAGTE	155 JS		GROOTVLEI	604 IR	
ELANDSPRUIT	291 JS		GROOTVLEI	453 IR	
ELANDSVALLEI	414 JR		GUERNSY	81 KU	Ged. 41, 54, 77, 78, 102, 157, 16, 87
ELANDSVLEI	249 IQ	Ged.	HAAKDOORNBOOM	267 JR	
ENGFIELD	474 JR		HAAKDOORN-	119 JR	Ged. RG/5, 37
ENKELDEBOSCH	301 IR		FONTEIN	277 JR	
ENKELDEBOSCH	20 IS		HAAKDOORNLAAGTE	85 IS	
ENKELDOORN	214 JS		HAASFONTEIN	28 IS	
ERFDEEL	446 JS		HAASFONTEIN	286 IS	
ETNA	26 JU	Ged. 2, 10, 16	HALVEPAN	112 JR	Ged.
EUCALYPTUS	158 IQ		HAMMANSKRALA	462 JS	
EUREKA	564 IT	Ged. 10	HAMMELFONTEIN	241 KT	
EXCELSIOR	211 JU		HAPPYLAND	593 JT	
FENTONIA	54 IS		HARBOROUGH	486 JO	
FIROLAZ	485 JR		HARMONIE	140 KT	Ged. 24
FONTEIN	344 JS		HARMONY	329 IR	
FONTEIN	313 IQ		HARTBEESTFONTEIN	537 JR	
FONTEIN ZONDER END	104 JS		HARTBEESTFONTEIN	339 JS	
FOURIESRUST	474 JQ		HARTBEESTFONTEIN	241 JS	
FRANSPORT	332 JR	Ged.	HARTBEESTFONTEIN	39 IS	
FRISCHGEWAAGD	142 IS		HARTBEESTHOEK	393 JS	
FRISCHGEWAAGD	87 IS		HARTBEESTHOEK	498 JQ	
FRISCHGEWAAGD	60 IS		HARTBEESLAAGTE	325 JS	
FRISCHGEWAAGD	294 IS				
GAMMA	117 JS				
GEIGERLE	238 IR	Ged.			

HARTBEESTPOORT	482 JQ	Ged.	KATBOSCHFONTEIN	22 IR
HARTBEESTSPRUIT	281 JS		KATBOSLAAGTE	532 IQ
HARTBEESTFONTEIN	17 IR		KEEROM	374 JS
HARTBEESTFONTEIN	445 JQ		KEES ZYN DOORNS	708 JT
HARTBEESTFONTEIN	366 IQ		KEYTERSRSUS	382 IR
HARTBEESTFONTEIN	258 IQ	Ged.	KINROSS	133 IS
HARTBEESTFONTEIN	473 IR		KLEINFONTEIN	141 IQ
HARTBEESTFONTEIN	472 JQ		KLEINFONTEIN	203 JS
HARTBEESTFONTEIN	473 JQ		KLEINFONTEIN	296 IS
HARTBEESTFONTEIN	484 JR		KLEINFONTEIN	368 JR
HARTBEESTFONTEIN	213 IQ	Ged.	KLEINFONTEIN	432 JS
HARTEBEESTHOEK	502 JQ		KLEINFONTEIN	49 IS
HARTEBEESTHOEK	303 JR	Ged.	KLEINFONTEIN	446 IR
HARTBEESTKUIL	185 IS		KLEINFONTEINTJIE	263 JR
HARTBEESTLAAGTE	325 JS		KLEINFONTEINTJIE	322 JR
HARTBEESTPLAAT	105JS		KLEINKOPJE	15 IS
HARTEBEESTPOORT	C.		KLEINWATER	301 JS
HARTLEY HILL	419 JQ	Ged.	KLEIN ZONDER HOUT	519 JR
HARTOGSHOF	506 JQ		KLEINZUIKERBOSCH-	
HARTOGSHOOP	413 JS		PLAATS	5 IS
HAVERKLIP	410 JS		KLIPBANK	467 JS
HEKPOORT	265 IR		KLIPDRIFT	116 JR
HEKPOORT	207 IR		KLIPDRIFT	62 JS
HEKPOORT	504 JR		KLIPDRIFT	121 JR
HEKPOORT	526 JQ		KLIPPEILAND	524 JR
HEKPOORT	500 JQ		KLIPFONTEIN	12 IR
HENDRIKSPAN	459 IS		KLIPFONTEIN	3 IS
HENDRIKSPAN	460 IS		KLIPFONTEIN	568 JR
SETTLEMENT			KLIPFONTEIN	322 JS
HENDRIKSPAN			KLIPFONTEIN	422 IS
SETTLEMENT	463 IS		KLIPFONTEIN	238 JS
HENNOPS RIVIER	489 IR		KLIPFONTEIN	566 JR
HET BLOCK	287 IR		KLIPFONTEIN	498 JR
HEUNINGNES	517 JR		KLIPFONTEIN	470 JS
HEUVELFONTEIN	215 IR		KLIPFONTEIN	316 JS
HILLSIDE	170 IQ		KLIPFONTEIN	268 JR
HOEDSPRUIT	346 JS		KLIPFONTEINHOEK	407 KT
HOEKFONTEIN	432 JQ		KLIPKOP	530 IQ
HOLFONTEIN	49 IQ		KLIPKOP	396 JR
HOLFONTEIN	556 IQ		KLIPKOPJE	228 JT
HOLFONTEIN	138 IS		KLIPKRAL	114 IS
HOLFONTEIN	111 IS		KLIPNEK	199 JS
HOLGATFONTEIN	326 IR		KLIPPAN	324 IR
HOLSPRUIT	303 IR		KLIPPAN	332 JS
HOND SRIVIER	508 JR	Ged.	KLIPPLAAT	14 IS
HONINGFONTEIN	339 IR		KLIPPLAATDRIFT	343 JS
HONINGKLOOF	218 JS		KLIPPOORT	277 JS
HONINGKRANTZ	536 JR		KLIPPOORTJE	187 IR
HONINGNESTKRANS	269 JR		KLIPPOORTJE	32 IS
HOOGEKRAL	446 IP	Ged. 14	KLIPRIVIER	341 JS
HOOGGENOEGD	205 JS		KLIPSPRUIT	199 IR
HOOTKOP	43 IQ		KLIPSPRUIT	209 JS
HOOTPOORT	391 IR		KLIPSTAPEL	384 IR
HOOTPOORT	392 IR	Ged.	KLUITIESFONTEIN	196 JS
HUMBURG	514 JQ		KNOPPIESLAAGTE	385 JR
INDERMINNE	113 JR		KNOPPIESFONTEIN	23 IR
INJAKA	267 KU	Ged. 26	KOCHELMANDERSKOP	549 JR
JACHTFONTEIN	344 IQ		KOELENHOF	219 JS
JAKHALSFONTEIN	528 JR		KOESTERFONTEIN	268 JS
JAKKALSFONTEIN	531 JR		KNOFFELSPRUIT	45 IQ
JANPIETA	51 IS		KOOLFONTEIN	197 IR
JOSEPHINE	777 LT		KOORNFONTEIN	431 IR
KAALFONTEIN	513 JR		KOPERMYN	27 IS
KAALFONTEIN	44 IQ		KOPJE	435 JS
KAALFONTEIN	529 IQ		KOPJE ALLEEN	228 IS
KAALFONTEIN	13 IR	Ged.	KOPJESKRAL	726 JT
KAALLAAGTE	255 IS		KOPPIESFONTEIN	517 IQ
KAALPLAATS	577 IQ	Ged.	KOPPIESFONTEIN	Ged. RG/37
KAAPMUIDEN	212 JR		KOPPIESKRAL	478 IR
KAFFERSKRAL	289 IS		KORTFONTEIN	422 IR
KAFFERSKRAL	464 IR		KORTLAAGTE	157 IR
KAFFERSKRAL	475 JR		KOSMOS	162 IQ
KAFFERSKRAL	501 JQ		KRALHOEK	530 JR
KAFFERSKRAL	381 IR		KRANSPOORT	67 IS
KAFFERSKRAL	308 JR		KREMETARTBOOM	282 JS
KAFFIRSTAD	79 IS		KROKODILD drift	269 JQ
KAFFIRSTAD	195 IS		KROMDRAAI	448 JR
KAFFIRSKRAL	148 IS		KROMDRAAI	64 KU
KALABASFONTEIN	232 IS		KROMDRAAI	446 JQ
KALBASFONTEIN	365 IQ		KROMDRAAI	520 JQ
KALKHEUVEL	493 JQ		KROMDRAAI	420 IP
KAMEEELDRAAI	294 JR		KROMDRAAI	279 JS
KAMEEELDRAFT	313 JR		KROMDRAAI	486 JS
KAMEEELDRAFT	298 JR		KROMDRAAI	263 IR
KAMEELFONTEIN	297 JR		KROMDRAAI	115 JR
KAMEEL ZYN KRALAAL	547 JR		KROMFONTEIN	30 IS
KANAAN	441 JQ		KROMRIVIER	347 JQ
KAP	111 JR		KROMVLEI	142 IR
KARINO FARM	134 JT	Ged. 35	KRUISEMENTFONTEIN	95 IS
			KRUISFONTEIN	26 JR
			KRUITFONTEIN	511 JQ
			KUILFONTEIN	234 IS

KWAGGAFONTEIN	460 JS	NATIONAL	29 KT	Ged. 11
KWAGGAFONTEIN	166 IQ	NAUDESFONTEIN	261 IS	
KWAGGASLAAGTE	91 IS	NEW THORNDALE	394 JQ	
KWARSSPRUIT	261 JS	NIETGEDACHT	535 JQ	
LAGERSPOORT	406 IR	NOODHULP	492 KR	Ged. 133
LANGKLOOF	229 JS	NOODHULP	474 JS	
LANGKLOOF	265 JS	NOOITGEDACHT	406 KQ	Ged. RG/3
LANG MAAR SMAL	353 JS	NOOITGEDACHT	37 IS	
LANGSLOOT	99 IS	NOOITGEDACHT	208 JS	
LANGZEEKOEGAT	323 IR	NOOITGEDACHT	300 JS	
LANGZEEKOEGAT	325 IR	NOOITGEDACHT	94 IS	
LANQUEDOC	563 LT	NOOITGEDACHT	286 IR	
LEEUWDRAAI	211 JR	Ged. 6	59 IS	
LEEUWFONTEIN	495 IR	NOOITGEDACHT	294 IR	Ged.
LEEUWENFONTEIN	284 IR	NOOITGEDACHT	345 JS	
LEEUWENFONTEIN	480 JQ	NOOITGEDACHT	534 JQ	
LEEUWFONTEIN	456 JP	Ged. 13	471 JQ	
LEEUWFONTEIN	219 IR	NOOITGEDACHT	525 JR	
LEEUWFONTEIN	48 IS	NORTHDENE	589 IQ	
LEEUWFONTEIN	466 IR	NOVENGILLA	462 LT	Ged.
LEEUWFONTEIN	492 JR	NOYCEDALE	191 IR	Ged.
LEEUWFONTEIN	487 JR	OLGA	35 IS	
LEEUWKLIP	299 JR	OLIFANTSFONTEIN	403 JR	
LEEUWKOP	363 JS	OLIFANTSFONTEIN	196 IR	
LEEUWPAN	299 IR	OLIFANTSLAAGTE	378 JS	
LEEUWPOORT	246 IR	OLIFANTSPORTJE	319 KT	
LEEUWPOORT	256 IQ	OLIFANTSVLEI	327 IQ	Ged.
LEEUWPOORT	205 IR	OLIFANTSVLEI	316 IQ	Ged.
LEEUWPOORT	283 JS	ONBEKEND	398 JR	
LEEUWPOORTJE	267 JS	ONDERSTEPOORT	266 JR	
LEEUWSPLAATJE	134 IS	ONGEZIJN	105 IS	
LEEUWSPRUIT	601 IR	ONGEZIJN	365 JS	
LEEUWVALLEI	297 KT	Ged.	ONSPOED	500 JR
LEGDAAR	78 IS	Ged.	ONVERWACHT	70 IS
LEMOENFONTEIN	436 JS	ONVERWACHT	97 IS	
LEYDSDORP/TOWNLANDS	779 LT	ONVERWACHT	66 IS	
LINDLEY	528 JQ	ONVERWACHT	509 JR	
LISBON	531 KT	Ged.	ONVERWACHT	532 JR
LOOPSPRUIT	435 JR	Ged. RG/Plaas, Ged. 5	ONVERWACHT	198 JS
LOUISRUST	586 IQ	Ged. RG/4	ONVERWACHT	148 JS
LOUWSBAKEN	476 JR	Ged.	OOGIESFONTEIN	4 IS
LUIPAARDFONTEIN	444 JS	288 JR	OOG VAN BOEKEN-	Ged.
LUIPAARDSVLEI	243 IQ	Ged.	HOOTSKLOOF	
LUIPERDSHOEK	149 JS	110 IQ	OOG VAN WONDERFON-	
LUSTHOF	114 JR	45 KS	TEIN	
MAMGALIESKRAAL	419 JQ	Ged.	OORLOGSFONTEIN	
MAMGALIESKRAAL	420 JQ	Ged.	OOSTEND	230 IS
MAPOCHS GRONDE	500-934 JS	JS	OPTIMUS	480 JS
MARAISDRIFT	190 IR	Ged.	ORANGE FARM	371 IQ
MARLOO	522 JR	Ged.	ORANGE VALLEY	201 IS
MIDDELBULT	235 IR	Ged.	OUDE ZWAANS KRAAL	542 JR
MIDDELBURG	231 IR	Ged.	OXFORD	183 KT
MIDDELBURG	266 IR	Ged.	PAARDEKLOOF	176 JS
MIDDELDRIFT	42 IS	Ged.	PALM	681 LS
MIDDELFONTEIN	391 KR	Ged. 20, 21	PALMIETFONTEIN	316 IR
MIDDELKRALAAL	50 IS	Ged.	PALMIETFONTEIN	110 IS
MIDDELKRALAAL	211 JS	Ged.	PALMIETFONTEIN	337 IR
MIGALSOORD	152 IQ	Ged.	PALMIETFONTEIN	307 IS
MINNAAR	292 JR	Ged.	PALMIETKUIL	322 IR
MISGUND	322 IQ	Ged.	PALMIETKUIL	241 IR
MOABSVELDEN	248 IR	Ged.	PANFONTEIN	452 IR
MODDERBULT	332 IR	Ged.	PANFONTEIN	437 IR
MODDERFONTEIN	511 IR	Ged.	PANPLAATS	395 JS
MODDERFONTEIN	345 IQ	Ged.	PANVALLEI	469 IR
MODDERFONTEIN	35 IR	Ged.	PATATTAFONTEIN	412 JS
MODDERFONTEIN	236 IR	Ged.	PATRIOTSFONTEIN	558 IQ
MODDERFONTEIN	410 JR	Ged.	PETIT	28 IR
MODDERFONTEIN	490 JR	Ged.	PETIT MONT ROUGE	479 JQ
MODDERSPRUIT	448 KR	RG/Plaas	PETRUS VLEI	144 IR
MOEDVERLOREN	88 IS	Ged.	PIEKSDAL	298 IS
MOOIFONTEIN	14 IR	Ged.	PIENAARSPOORT	339 JR
MOOIFONTEIN	285 JS	Ged.	PIENAARSPOORT	338 JR
MOOIFONTEIN	313 KT	Ged.	PLATFONTEIN	406 JS
MOOIFONTEIN	108 IS	Ged.	PLATKLIP	40 IQ
MOOIFONTEIN	448 JS	Ged.	PLATKOPPIE	420 IR
MOOIKOPJE	237 JS	Ged.	POLFONTEIN	118 JS
MOOIPLAATS	242 JS	Ged.	POORTJIE	338 IQ
MOOIPLAATS	367 JR	Ged.	POORTJIE	340 IQ
MOOIPLAATS	165 IS	Ged.	POORTJIE	389 IR
MOOIWATER	247 JS	Ged.	POTFONTEIN	285 IR
MOREA	331 IR	Ged.	POT JAM	224 JS
MOUNT ARABEL	383 IR	Ged.	PRINSHOF	2 IS
MUISKRALAAL	127 IQ	Ged.	PULLENS HOPE	155 IS
MULLERSHOOP	544 JR	Ged.	PUNTLYF	520 JS
MYBURGH	404 JS	Ged.	PUNTSTAAN	289 IR
NAAUWPOORT	335 JS	Ged.	PYLPUNT	276 JR
NAAUWPOORT	200 JS	Ged.	RAATSKRALAAL	524 IQ
NABOOMSPRUIT	348 KR	Ged. 11, RG/35	REMHOOGTE	476 JQ
NANTES	311 IS	Ged.	RENSBURGHOOOP	74 IS
		Ged.	RESURGAM	515 JR
		Ged.	REYDAL	165 IQ

RHENOSTERFONTEIN	336 JQ	Ged. 59 ('n Ged. van Ged. 38)	ROODEPOORT	302 IQ	Ged.
RHENOSTERFONTEIN	318 JS		ROODEPOORT	151 IS	
RHENOSTERFONTEIN	514 JR		ROODEPOORT	40 IS	
RHENOSTERHOEK	180 JS		ROODEPOORT	149 IR	
RHENOSTERHOEK	213 JT	Ged. 11	ROODEPOORT	259 JS	
RHENOSTERKOP	195 JU	Ged. 17	ROODEPOORT	418 JS	
RHENOSTERSPRUIT	326 IP		ROODEPOORT	504 JR	Ged.
RHENOSTERSPRUIT	495 JQ		ROODEPOORTJE	326 JS	
RHENOSTERSPRUIT	560 IQ	Ged. 161	ROODEWAL	193 JS	Ged. 25
RIANEL	98 IS		ROOIKOP	347 JS	
RICKALETTA	387 JR		ROOIKOPPIES	297 JQ	Ged.
RIETFONTEIN	301 IQ	Ged.	ROOIKOPJES	483 JR	
RIETFONTEIN	639 IR		ROOIPOORT	109 IQ	Ged.
RIETFONTEIN	313 IR	Ged.	ROOIPOORT	143 IS	
RIETFONTEIN	645 IR		ROOIPOORT	144 IS	
RIETFONTEIN	276 IR		ROOIPOORT	555 JR	
RIETFONTEIN	534 IQ		ROOIWAL	270 JR	
RIETFONTEIN	43 IS		RUIGTEKUILEN	129 IS	
RIETFONTEIN	314 IS		RUST	522 LT	
RIETFONTEIN	485 JQ		RUSTFONTEIN	109 IS	
RIETFONTEIN	256 IQ	Ged.	RUSTFONTEIN	488 JR	
RIETFONTEIN	349 IQ	Ged.	RUSTPLAATS	494 IT	
RIETFONTEIN	101 IS		RYKDOM	176 IQ	Ged.
RIETFONTEIN	336 IQ		SABIEHOEK	200 JT	Ged. RG/Plas
RIETFONTEIN	100 IS		SCHAAPKRAAL	93 IS	
RIETFONTEIN	146 IS		SCHAAPKRAAL	304 IS	
RIETFONTEIN	420 IS		SCHEERPOORT	477 JO	
RIETFONTEIN	470 JR		SCHIETFONTEIN	437 JQ	
RIETFONTEIN	349 IQ	Ged.	SCHIETPAN	212 IS	
RIETFONTEIN	486 JR		SCHIETPOORT	507 JR	
RIETFONTEIN	461 IR		SCHIKFONTEIN	421 IR	
RIETFONTEIN	366 JR		SCHOON DER ZICHT	68 HT	
RIETFONTEIN	286 JS		SCHOONGEZICHT	218 IR	
RIETFONTEIN	395 JR		SCHOONGEZICHT	308 JS	
RIETFONTEIN	21 IR		SCHOONGEZICHT	465 JR	
RIETFONTEIN	532 JQ		SCHOONOORD	164 IS	
RIETFONTEIN	153 IR	Ged.	SCHOON VLEI	52 IS	
RIETFONTEIN	596 JR		SCHURVEBERG	488 JO	
RIETFONTEIN	345 KR	Ged. 10, 15, 16, 21	SCHURVEKOP	227 IS	
RIETFONTEIN	327 JQ		SIMONSVIEW	490 JO	
RIETFONTEIN	375 JR		SIENA	222 JQ	Ged. 2; Ged. 4
RIETFONTEIN	105 JR		SLAGTHOEK	250 JS	
RIETGAT	554 IQ	Ged.	SLAGVELD	512 JR	
RIETKUIL	57 IS		SLOOTKOPPIE	167 IQ	
RIETKUIL	249 IR		SLUIS	46 IQ	
RIETKUIL	224 IS		SUDWALASKRAAL	271 JT	Ged. 1, Restant van Ged. 8
RIETKUIL	491 JS		SMITHFIELD	44 IS	
RIETPAN	263 IS		SORIA MORIA	501 JR	
RIETPAN	408 JS		SPAARWATER	171 IR	Ged.
RIETPOORT	193 IR		SPANDOW	121 IS	
RIETPOORT	395 JQ		SPECULATI	483 JS	
RIETSspruit	535 IQ	Ged.	SPEKFONTEIN	336 JS	
RIETSspruit	583 IQ	Ged.	SPITSKOP	502 JR	
RIETSspruit	412 KR	Ged. 3	SPITSKOP	533 JR	
RIETSspruit	152 IR		SPRINGBOKLAAGTE	306 IR	
RIETSspruit	445 IR		SPRINGBOKLAAGTE	33 IS	
RIETSspruit	417 IR		SPRINGBOKLAAGTE	416 JS	
RIETSspruit	402 JS		STEENEKOPPIE	153 IQ	Ged.
RIETVALEI	241 IQ	Ged.	STEENKOOLSPRUIT	302 IR	
RIETVALEI	195 IR		STEENKOOLSPRUIT	18 IS	
RIETVALEI	172 IR		STERKFONTEIN	173 JQ	
RIETVALLEI	299 IT	Ged.	STERKFONTEIN	519 JQ	
RIETVALLEI	288 JP	Ged. 46	STERKFONTEIN	424 IR	
RIETVALLEI	78 JS	Ged. 10	STERKFONTEIN	299 IS	
RIETVLEI	62 IS		STERKFONTEIN	270 JS	
RIETVLEI	64 IS		STERKFONTEIN	401 JR	
RIETVLEI	287 KQ	Ged. 14	STERKFONTEIN	352 JS	
RIETVLEI	518 JR		STERKLOOP	400 JS	
RIETVLEI	397 JS		STERKSTROOM	106 JR	
RIETVLY	295 JT	Ged. RG/6	STERKWATER	327 JS	
RIVERSDALE	119 IS		STERKWATER	399 IR	
RIVERSIDE ESTATE	497 JQ		STEYNSKRAAL	101 IQ	
RIVIERDRAAI	416 IR		STINKHOUTBOOM	273 IR	
ROCKDALE	442 JS		STOMPIESFONTEIN	527 JR	
ROLSPRUIT	127 IS		STONEHENGE	252 IR	
RONDABEL	109 JR		STRAFFONTEIN	261 IR	
RONDEBOSCH	403 JS		STREHLA	307 JR	
RONDEBOSCH	468 JS		STRYDFONTEIN	306 JR	
RONDEBULT	303 JS		STRYDFONTEIN	243 IR	
RONDEVALLY	482 JS		STRYDPAN	477 IR	
RONDEFONTEIN	485 JS		STRYFONTEIN	529 JR	Ged. 9
RONDEVLY	208 IR		SUDWALASKRAAL	271 JT	
ROODEBLOEM	58 IS		SUIKERBOSCHFONTEIN	278 JS	
ROODEKOPJES	427 JQ	Ged.	SUIKERBOSCHKOP	263 JS	
ROODEKOPJES	417 JQ		SUIKERBOSCHPLAAT	252 JS	
ROODEKOPJES	546 JR		SUIKERBOSCHPLAAT	421 IS	
ROODEKRANS	457 IS		SUKKELAAR	453 IQ	
ROODEKRANS	183 IQ	Ged.	SWAGERSHOEK	217 JS	
ROODEKRANS	492 JQ		SWARTKOPPIES	483 JQ	
ROODEPLAAT	293 JR		SYFERFONTEIN		

SYFERFONTEIN	288 JR		VAN SCHALKWYKSRUST	188 IS	
SYFERFONTEIN	115 IS		VAN WYK	584 IQ	
SYFERWATER	371 JQ		VARKFONTEIN	25 IR	
TAMBOEKIESFONTEIN	173 IR	Ged. 20	VASTFONTEIN	271 JR	
TEN BOSCH	162 JU	Ged. 1	VENSTERPOST	284 IQ	Ged.
TERRA MENA	432 IQ		VERBRICK	118 JR	
TEUTFONTEIN	407 JS		VEREENIG	262 IS	
TEVREDE	178 JT	Ged. 15	VERGELEGEN	80 JS	
THE JUNCTION	521 LT		VERGENOEG	177 JT	Ged. 1
THE WEDGE	175 JS		VIERFONTEIN	61 IS	
THORNDALE	391 JQ		VISCHGAT	467 IR	
THORNYBUSH	78 KU	Ged. 4, RG/Plas	VISCHKUIL	274 IR	Ged.
TIEGERPOORT	371 JR		VISSERSHOEK	435 JO	
TIVIOTDALE	420 IQ	Ged. 1	VITOWN	511 KT	
TOEVLUKT	269 JS		VLAKDRIFT	163 IQ	
TOK	315 JQ		VLAKFONTEIN	303 IQ	
TOPFONTEIN	309 IS		VLAKFONTEIN	238 IQ	Ged.
TRICHARDSFONTEIN	140 IS	Ged.	VLAKFONTEIN	281 IR	Ged.
TSHIPISE	105 MT	Ged. 14	VLAKFONTEIN	72 IS	
TULIPVALE	188 IR		VLAKFONTEIN	569 JR	
TWEEDRAAI	139 IS		VLAKFONTEIN	176 IS	
TWEEDRACHT	516 JR		VLAKFONTEIN	494 JO	
TWEEFONTEIN	19 IR		VLAKFONTEIN	373 JQ	
TWEEFONTEIN	357 JT	Ged. 37	VLAKFONTEIN	448 IR	Ged.
TWEEFONTEIN	370 JS		VLAKFONTEIN	466 IR	
TWEEFONTEIN	413 JR		VLAKFONTEIN	457 JR	
TWEEFONTEIN	523 IQ		VLAKFONTEIN	523 JR	
TWEEFONTEIN	328 JS		VLAKFONTEIN	548 JR	
TWEEFONTEIN	523 JQ		VLAKFONTEIN	179 IS	
TWEEFONTEIN	491 JR		VLAKFONTEIN	166 IS	
TWEEFONTEIN	106 JS		VLAKKUILEN	76 IS	
TWEEFONTEIN	458 JS		VLAKLAAGTE	92 IS	
TWEEFONTEIN	552 JR		VLAKLAAGTE	83 IS	
TWEEFONTEIN	541 JR		VLAKLAAGTE	45 IS	
TWEEFONTEIN	236 JS		VLAKLAAGTE	223 IS	
TWEEFONTEIN	531 IQ		VLAKLAAGTE	107 IS	
TWEEFONTEIN	372 JR		VLAKLAAGTE	330 JS	
TWEEFONTEIN	203 JS		VLAKLAAGTE	21 IS	
TYGERFONTEIN	488 IQ	Ged. RG/31	VLAKPAN	89 IS	
UITGEDACHT	229 IS		VLAKPLAATS	160 IQ	
UITGEVALLEN	432 IR		VLAKPLAATS	555 IQ	
UITGEZOCHT	194 IS		VLAKSPRUIT	268 IR	
UITKOMS	443 JQ		VLAKSPRUIT	292 IS	
UITKOMST	499 JQ		VLAKVARKFONTEIN	308 IS	
UITKYK	159 IR		VOGELFONTEIN	213 IQ	
UITKYK	327 IR		VOGELSTRUISFONTEIN	222 IR	
UITKYK	172 JS		VOORUITSIG	263 IQ	
UITKYK	364 JS		VOORUITZICHT	48 IQ	
UITKYK	136 IS		VREDE	437 JS	
UITKYK	290 JS		VRISCHGEWAAGD	257 IS	
UITMALKAAR	126 IS		VRISCHGEWAAGD	304 JR	
UITSHOT	233 IP		VROEGEVELD	198 IS	
UITSPAN	98 JR			501 IR	
UITSPANNING	104 IQ	Ged.		509 IT	Ged.
UITVAL	280 IQ	Ged.	WAAIKRAAL	556 JR	
UITVAL	287 IQ		WACHTEENBIETJES-		
UITVAL	484 JQ		DRAAI	350 KQ	Ged. RG/1
UITVALGROND	267 IQ		WACHTEENBIETJESKOP	503 JR	
UITVALGROND	267 IQ		WACHTEENBIETJESKOP	506 JR	Ged.
UITVALGROND	416 JQ		WALES	250 KU	Ged. 54
UITVALGROND	434 JQ		WALLIS HAVON	154 IQ	
UITVLUKT	434 IR	Ged.	WALHMANSTHAL	278 JR	
UITVLUKT	255 IR		WANHOOP	443 JS	
UITZICHT	314 JR		WASCHBANK	497 JR	
UMKONTA	150 HT	Ged. 4	WATERFALL WEST	510 JQ	
VAALBANK	96 IS		WATERKLOOF	305 IQ	Ged. 214, 288
VAALBANK	233 IS		WATERKLOOF	423 JP	Ged.
VAALBANK	512 JQ	Ged.	WATERKLOOF	515 JQ	
VAALBANK	476 IR		WATERPAN	8 IS	
VAALBANK	289 JS		WATERPAN	292 IQ	Ged.
VAALBANK	511 JR		WATERVAL	273 JR	
VAALBANK	177 IS		WATERVAL	109 JS	
VAALFONTEIN	579 IQ		WATERVALSHOEK	350 IR	Ged. 47
VAALKOP	104 IS		WATERVALWEST	510 JQ	
VAALKOP	405 KR	Ged. 3	WEILAAGTE	271 IR	
VAALKRANS	29 IS	Ged.	WEIMERSHOEK	81 JT	RG/11 en 12
VAALPAN	68 IS		WELGEGUND	491 JQ	
VAALPLAATS	463 JR		WELGELEGEN	221 IR	
VAALRIVIERSDRAAI	479 IR		WELGEVONDEN	367 IQ	
VALSCHSPRUIT	458 JR		WELGEVONDEN	343 KR	Ged. 7, 11, 19, 27, 32
VALSFONTEIN	183 IR		WELGEVONDEN	272 IR	
VAN DYKSDRIFT	19 IS	Ged.	WELGEVONDEN	215 JS	
VAN DYKSPUT	214 IR		WELGEVONDEN	108 JS	
VANGGATFONTEIN	250 IR		WELSTAND	55 IS	
VANGGATFONTEIN	251 IR		WELTEVREDEN	455 JT	Ged. 25
			WELTEVREDEN	307 IR	
			WELTEVREDEN	227 IR	
			WELTEVREDEN	517 JQ	
			WELTEVREDEN	324 JS	

WELTEVREDEN	16 IS		YSTERVARKFONTEIN	106 IS
WELTEVREDEN	367 JS		ZAAIHOEK	260 JS
WELTEVREDEN	193 IS		ZAAIPLAATS	439 JS
WELVERDIEND	97 IQ	Ged.	ZAAIJWATER	11 IS
WELVERDIEND	379 IR		ZANDFONTEIN	481 IR
WELVERDIEND	201 JS		ZANDFONTEIN	447 JQ
WELVERDIEND	243 KT		ZANDFONTEIN	484 IR
WELVERDIEND	23 IS		ZANDFONTEIN	585 IQ
WHEATLANDS	260 IQ	Ged.	ZANDFONTEIN	485 IR
WHITESTONES	188 IQ		ZANDFONTEIN	317 JR
WILDEBEESTFONTEIN	559 IR	RG van Ged. 1	ZANDFONTEIN	500 IR
WILDEBEESTFONTEIN	536 IQ	Ged.	ZANDFONTEIN	191 IQ
WILDEBEESTFONTEIN	327 JS		ZANDSPRUIT	573 IQ
WILDEBEESTFONTEIN	122 IS		ZEKOEOFONTEIN	576 IQ
WILDEBEESTHOEK	309 JR		ZEKOEOFONTEIN	115 JS
WILDEBEESTHOEK	310 JR		ZEKOEGAT	145 IS
WILDFONTEIN	52 IQ		ZEKOEGAT	296 JR
WILMANSRUST	47 IS		ZEKOEGAT	331 JP
WINKELHAAK	723 JT		ZEKOEGAT	509 JQ
WINTERSHOEK	314 IR	Ged.	ZEKOEHOEK	292 IR
WITBANK	80 IS		ZEERKRY	27 IR
WITBANK	303 IS		ZESFONTEIN	415 JS
WITBOS	409 JR		ZEVENFONTEIN	484 JS
WITBOSPOORT	540 JR		ZEVENFONTEIN	407 JR
WITFONTEIN	15 IR	Ged.	ZEVENFONTEIN	439 JO
WITFONTEIN	16 IR	Ged.	ZILKAATSNEK	468 IR
WITFONTEIN	262 IQ		ZOEKFONTEIN	124 IS
WITFONTEIN	510 JR		ZONDAGSFONTEIN	253 IR
WITBANK	521 JR		ZONDAGSFONTEIN	125 IS
WITKLEIGAT	283 IQ	Ged.	ZONDAGSKRAL	9 IS
WITKLIP	229 IR	Ged.	ZONDERFOUT	226 IR
WITKLIP	232 IR	Ged.	ZONDERWATER	482 JR
WITKLIP	539 JR		ZONKOLOL	473 JR
WITKLIPBANK	202 IR		ZONNEBLOM	396 JS
WITKOP	330 IR		ZONNESTRAAL	163 IR
WITKOPPIES	393 JR		ZONNESTRAAL	158 IR
WITPOORT	216 JR		ZORGVLIET	557 JR
WITPOORT	550 JR		ZOUTPAN	104 JR
WITPOORT	551 JR		ZUIKERBOSCHFONTEIN	151 IQ
WITPOORT	563 JR		ZUURBULT	240 IQ
WITPOORT	406 JR		ZUURFONTEIN	591 IQ
WITRAND	103 IS		ZUURPLAAT	337 JO
WITSTINKHOUTBOOM	155 IQ		ZWAARD	472 JR
WOEST ALLEEN	477 JS		ZWAARKRY	351 JS
WOLHUTERSKOP	452 JQ		ZWAKFONTEIN	120 IS
WOLVEKTRANS	17 IS		ZWARTFONTEIN	312 IS
WOLVEKTRANS	156 IQ		ZWARTKOP	525 JQ
WOLVEBANK	338 IR		ZWARTKOP	530 JQ
WOLVENFONTEIN	244 IR		ZWARTKOPJES	143 IR
WOLVENFONTEIN	471 JS		ZWARTKOPJES	364 JR
WONDERBOOM	249 JS		ZWARTKRANS	172 IQ
WONDERFONTEIN	342 IR		ZWAVELPOORT	373 JR
WONDERFONTEIN	103 IQ	Ged.		
WONDERHOEK	376 JS			
YSTERVARKFONTEIN	194 IR			

en alle plaasgedeeltes wat gedurende die finansiële jaar onder die regsegebied van die Raad ingelyf word.

1195-22

TOWN COUNCIL OF ALBERTON	2.1 The determination of tariffs for the hire of mass refuse containers.	STADSRAAD VAN ALBERTON
1. AMENDMENT TO BY-LAWS FOR THE HIRE OF HALLS.	2.2 The Council may fix and/or limit the hours of admittance to the dumping ground and fix the hours during which specified vehicles may be admitted to the dumping ground free of charge.	1. WYSIGING VAN VERORDENINGE VIR DIE HUUR VAN SALE.
2. AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFFS.	2.3 The institution of a tariff for the admittance to the dumping ground of goods vehicles with a load capacity of less than 1 000 kg.	2. WYSIGING VAN SANITÈRE- EN VULLISVERWYDERINGSTARIEF.
Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of Alberton proposes to amend the following by-laws, namely:	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 in the Provincial Gazette.	Kennisgiving geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton van voorneme is om die onderstaande verordeninge te wysig, naamlik:
1. The By-laws for the Hire of Halls of the Alberton Municipality, published under Administrator's Notice 1844 dated 22 October 1975, as amended; and	Any person who desires to record his objection to these amendments 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. 22 August 1984.	1. Die Verordeninge vir die Huur van Sale van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgiving 1844 van 22 Oktober 1975, soos gewysig; en
2. The Sanitary and Refuse Removals Tariff, published under Administrator's Notice 679 dated 26 June 1968, as amended.		2. Die Verordeninge in verband met die Sanitère- en Vullisverwyderingstarief, afgekondig by Administrateurskennisgiving 679 van 26 Junie 1968, soos gewysig.
The general purport of the above amendments is respectively as follows, namely:		Die algemene strekking van bogenoemde wysigings is onderskeidelik soos volg, naamlik:
1. To increase the tariffs for the hire of the Halls and other facilities in the Civic Centre and the determination of tariffs and promulgation of by-laws for the Town Hall.	J J PRINSLOO Civic Centre Alberton 22 August 1984 Notice No 38/1984	1. Die verhoging van tariewe vir die verhuring van die Burgersentrum Salekompleks en geriewe daarin en die vasstelling van tariewe

en afkondiging van verordeninge vir die Stadsaal.

2.1. Die vasstelling van tariewe vir die huur van massavullishouers.

2.2 Die Raad kan die toegang en tye tot die stortplek bepaal en/of beperk en tye vasstel wanneer aangewese voertuie gratis in stortplek toegelaat word.

2.3 Die instelling van 'n tarief vir die toelating van goederevoertuie met 'n vragvermoë van onder 1 000 kg tot die stortplek.

Afskrifte van bovermelde wysigings lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die kantoor van die Raad gedurende kantoorture ter insae.

Enige persoon wat beswaar teen voormalde wysigings wil aanteken moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 22 Augustus 1984.

J J PRINSLOO  
Stadsklerk

Burgersentrum  
Alberton  
22 Augustus 1984  
Kennisgewing No 38/1984

1143-22

#### BENONI TOWN COUNCIL

#### AMENDMENT OF CHARGES DETERMINED FOR SEWERAGE SERVICES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Benoni Town Council has, by special resolution, amended the charges for the provision of sewerage services, published under Municipal Notice 89 of 1980 in Official Gazette 4093, dated 16 July 1980 with effect, from 1 August 1984 by the substitution in items 3(1), (2)(a), (b) and (c) of Schedule A for the figures "RS", "45c", "35c" and "25c" of the figures "R30", "R1,50", "R1" and "50c" respectively.

N BOTHA  
Town Clerk

Administrative Building  
Municipal Offices  
Benoni  
22 August 1984  
Notice No 78/1984

#### STADSRAAD VAN BENONI

#### WYSIGING VAN GELDE VASGESTEL VIR DIE LEWERING VAN 'N RIOLERINGS-DIENS

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Benoni by spesiale besluit, die gelde vir die levering van 'n rioleringsdiens gepubliseer by Municipale Kennisgewing 89 van 1980 in Offisiële Koerant 4093 van 16 Julie 1980 gewysig het met ingang van die eerste dag van die maand wat volg op die datum waarop hierdie kennisgewing in die Offisiële Koerant verskyn:

#### BENONI TOWN COUNCIL

#### AMENDMENT OF CHARGES DETERMINED FOR SEWERAGE SERVICES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Benoni Town Council has, by special resolution, amended the charges for the provision of sewerage services published under Municipal Notice 89 of 1980 in Official Gazette 4093, dated 16 July 1980 to come into effect on the first day of the month following the date on which this notice appears in the Official Gazette as follows:

(1) By the substitution in Part II of Schedule B for the figure "55c" of the figure "69c".

(2) By the substitution in item (a) of Part II of Schedule B for the figure "R112" of the figure "R138".

(3) By the substitution in item 1 of Part III of Schedule B for the figure "R2,68" of the figure "R3,20".

(4) By the substitution in item 2 of Part III of Schedule B for the figure "R3,34" of the figure "R4,00".

CH BOSHOFF  
Acting Town Clerk

Administrative Building  
Municipal Offices  
Benoni  
22 August 1984  
Notice No 102/1984

#### MUNISIPALITEIT BENONI

#### WYSIGING VAN GELDE VASGESTEL VIR DIE LEWERING VAN 'N RIOLERINGS-DIENS

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Benoni by spesiale besluit, die gelde vir die levering van 'n rioleringsdiens gepubliseer by Municipale Kennisgewing 89 van 1980 in Offisiële Koerant 4093 van 16 Julie 1980 gewysig het met ingang van die eerste dag van die maand wat volg op die datum waarop hierdie kennisgewing in die Offisiële Koerant verskyn:

(1) Deur in Deel II van Bylae B die syfer "55c" deur die syfer "69c" te vervang.

(2) Deur in item (a) van Deel II van Bylae B die syfer "R112" deur die syfer "R138" te vervang.

(3) Deur in item 1 van Deel III van Bylae B die syfer "R2,68" deur die syfer "R3,20" te vervang.

(4) Deur in item 2 van Deel III van Bylae B die syfer "R3,34" deur die syfer "R4,00" te vervang.

CH BOSHOFF  
Waarnemende Stadsklerk

Administratiewe Gebou  
Munisipale Kantore  
Benoni  
22 Augustus 1984  
Kennisgewing No 102/1984

1145-22

#### TOWN COUNCIL OF BRAKPAN

#### PROCLAMATION OF ROAD OVER PORTION 1 OF ERF 3272 BRAKPAN TOWNSHIP

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, No 44

of 1904, as amended, that it is the intention of the Town Council of Brakpan to petition the Administrator to proclaim as public road the road described in the schedule hereto and defined by diagram SG No A2859/81 framed by Land Surveyor S. de Bod during April 1981.

A copy of the petition, diagram and schedule are open for inspection during ordinary office hours at the office of the undersigned.

Any interested person who wishes to object to the proclamation of the road should lodge his objection in writing, in duplicate, with the Director of Local Government, Private Bag X437, Pretoria, 0001, and with the undersigned not later than 8 October 1984.

G E SWART  
Town Clerk

22 August 1984

Notice No 229/1984

#### SCHEDULE

A road, generally 15,61m wide, commencing at the proclaimed Victoria Avenue, Brakpan Township, in a generally northern direction across Portion 1 of Erf 3272, Brakpan Township for a distance of approximately 62,97m to intersect the proclaimed Kingsway Avenue, Brakpan Township.

Rights affected: None

#### STADSRAAD VAN BRAKPAN

#### PROKLAMASIE VAN 'N PAD OOR GEDEELTE 1 VAN ERF 3272, DORP BRAKPAN

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gesysig, dat die Stadsraad van Brakpan van voorneme is om 'n versoekskrif tot die Administrateur te rig om 'n pad wat in die bylae hiertoe omskryf word en gedefinieer word' deur diagram SG No A2859/81 wat deur landmeter S. de Bod opgestel is van opmetings wat gedurende April 1981 uitgevoer is, as openbare pad te proklameer.

'n Afskrif van die versoekskrif, diagram en bylae lê ter insae in die kantoor van die ondergetekende tydens gewone kantoorture.

Enige belanghebbende persoon wat beswaar teen die proklamering van die voorgestelde pad wil indien, moet sodanig beswaar skriftelik, in tweevoud, by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001, en by die ondergetekende indien nie later nie as 8 Oktober 1984.

G E SWART  
Stadsklerk

22 Augustus 1984

Kennisgewing No 299/1984

#### BYLAE

'n Pad ongeveer 15,61m wyd, wat begin by die gepromakeerde Victoriaalaan, dorp Brakpan, vandaar vir 'n afstand van ongeveer 62,97m in 'n algemeen noordelike rigting oor Gedeelte 1 van Erf 3272, dorp Brakpan, om aan te sluit by gepromakeerde Kingswaylaan, dorp Brakpan.

Regte wat geraak word: Geen

1146-22-29-5

#### TOWN COUNCIL OF BOKSBURG

#### AMENDMENT OF THE POUND TARIFF

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 amend the existing Pound Tariffs published under Administrator's Notice 1745 dated 19 October 1983 by increasing the tariff.

Administratiewe Gebou  
Munisipale Kantore  
Benoni  
22 Augustus 1984  
Kennisgewing No 78/1984

1144-22

The proposed tariffs will lie for inspection in Room No 224, Second Floor, Civic Centre, Boksburg, from the date of this notice until 7 September 1984 and any person who wishes to object to the proposed tariffs, must lodge his objections with the Town Clerk in writing, not later than the date mentioned.

LEON FERREIRA  
Town Clerk

Civic Centre  
Boksburg  
22 August 1984  
Notice No 35/1984

**STADSRAAD VAN BOKSBURG**  
**WYSIGING VAN SKUTTARIEF**

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van Boksburg van voorname is om sy bestaande Skuttariefe, afgekondig by Administrateurskennisgewing 1745 gedateer 19 Oktober 1983, te wysig deur die tarief te verhoog.

Die voorgestelde tariewe lê vanaf datum hiervan tot en met 7 September 1984 in Kamer No 224, Tweede Vloer, Burgersentrum, Boksburg ter insae en enige persoon wat teen die voorgestelde tariewe beswaar wil opper, moet sy beswaar uiterwijk op genoemde datum skriftelik by die Stadsklerk indien.

LEON FERREIRA  
Stadsklerk

Burgersentrum  
Boksburg  
22 Augustus 1984  
Kennisgewing No 35/1984

1147-22

**CITY OF JOHANNESBURG****PERMANENT CLOSING AND SALE OF PORTION OF SEVENTH STREET, MELVILLE**

(Notice in terms of sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939).

The Council intends to close permanently the portion of Seventh Street between Fifth and Sixth Avenues, Melville and thereafter to subdivide the stand formed by the closed street portion into two portions and sell these to the owners of Stands 527 and 594 Melville.

A plan showing the street portion the Council proposes to close and sell may be inspected during ordinary office hours at Room S216, Civic Centre, Braamfontein.

Any person who objects to the proposed closing and sale or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 25 October 1984.

A G COLLINS  
City Secretary

PO Box 1049  
Johannesburg  
2000  
22 August 1984

**STAD JOHANNESBURG****PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN SEWENDE STRAAT, MELVILLE**

(Kennisgewing ingevolge artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939)

Die Raad is voornemens om die gedeelte van Sewende Straat tussen Vyfde en Sesde Laan, Melville, permanent te sluit en die standplaas wat gevorm word, deur die straatgedeelte wat gesluit word daarna in twee gedeeltes te onderverdeel en dit aan die eienaars van Standpasse 527 en 594, Melville te verkoop.

'n Plan waarop die straatgedeelte aangetoon word wat die Raad voornemens is om te sluit en te verkoop, lê gedurende gewone kantoorure ter insae in Kamer S216, Burgersentrum, Braamfontein.

Iemand wat teen die voorgestelde sluiting en verkoop beswaar wil maak, of enige eis om vergoeding sal hê indien dit gesluit word, moet sy beswaar of eis skriftelik uiters op 25 Oktober 1984 by my indien.

A G COLLINS  
Stadssekretaris

Posbus 1049  
Johannesburg  
2000  
22 Augustus 1984

1148-22

**TOWN COUNCIL OF CARLETONVILLE****LOCAL AUTHORITY OF CARLETONVILLE: NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1984/87**

(Regulation 9)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the Valuation Board will take place on Wednesday, 12 September 1984 at 10h00 and will be held at the following address:

Council Chamber  
Municipal Offices  
Halite Street  
Carletonville

To consider any objection to the provisional valuation roll for the financial years 1984/87.

G P DU PREEZ  
Secretary: Valuation Board

Municipal Offices  
PO Box 3  
Carletonville  
2500  
22 August 1984  
Notice No 66/1984

**STADSRAAD VAN CARLETONVILLE****PLAASLIKE BESTUUR VAN CARLETONVILLE: KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN DIE VOORLOPIGE WAARDASIELYS VIR DIE BOEKJARE 1984/87 AAN TE HOOR**

(Regulasie 9)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad op Woensdag, 12 September 1984 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal  
Munisipale Kantore  
Halitestraat  
Carletonville

Om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1984/87 te oorweeg.

G P DU PREEZ  
Sekretaris van die Waarderingsraad  
Munisipale Kantore  
Posbus 3  
Carletonville  
2500  
22 Augustus 1984  
Kennisgewing No 66/1984

1149-22

**TOWN COUNCIL OF CARLETONVILLE****1. ADOPTION OF AERODROME BY-LAWS**  
**2. AMENDMENT OF TRAFFIC BY-LAWS REGARDING GROCERY TROLLEYS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Carletonville intends:

1. adopting By-laws for the control of the Carletonville Aerodrome;
2. to amend the Traffic By-laws published under Administrator's Notice 628 of 16 October 1963, as amended.

The general purport of the proposed adoption and amendment, is—

1. to establish By-laws to control the Carletonville Aerodrome;
2. to provide control measures regarding grocery trolleys.

Copies of the proposed adoption and amendment will lie for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person wishing to object to the proposed adoption or amendment, should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

C J DE BEER  
Town Clerk

Municipal Offices  
PO Box 3  
Carletonville  
2500  
22 August 1984  
Notice No 64/1984

**STADSRAAD VAN CARLETONVILLE****1. AANNAME VAN VLIEGVELD-VERORDENING**  
**2. WYSINGING VAN VERKEERSVERORDENING BETREFFENDE KRUIDEIERSWAENTJIES**

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Carletonville van voorname is om:

1. verordeninge betreffende die Carletonville vliegveld te aanvaar, en
2. die Raad se Verkeersverordeninge, afgekondig by Administrateurskennisgewing 628 van 16 Oktober 1963, soos gewysig, verder te wysig.

Die algemene strekking van die voorgestelde aanvaarding en wysiging is—

1. om verordeninge vir die beheer van die Carletonville vliegveld te aanvaar; en

2. om beheermaatreëls betreffende kruindierswaentjies in te stel.

Afskrifte van die voorgestelde aanname en wysiging lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, Municipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die aanname of wysiging wil maak, moet dit skriftelik by die Stadslerk doen binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

**C J DE BEER**  
Municipale Kantore  
Posbus 3  
Carletonville  
2500  
22 Augustus 1984  
Kennisgewing No 64/1984

1150-22

**TOWN COUNCIL OF CARLETONVILLE****PERMANENT CLOSING OF PARK ERF 3756, CARLETONVILLE EXTENSION 8**

Notice is hereby given in terms of the provisions of section 67(9)(a) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that it is the intention of the Town Council of Carletonville to close the Park Erf 3756, Carletonville, Extension 8, permanently.

A sketch plan indicating the erf concerned will lie for inspection during office hours at the office of the Town Secretary, Room 217, Municipal Offices, Halite Street, Carletonville, for a period of 60 days from 22 August 1984.

Any person who wishes to object to the proposed closing or who will have a claim for compensation if the proposed closing is carried out, must lodge his objection or claim, as the case may be, in writing with the undersigned not later than Tuesday, 23 October 1984.

**C J DE BEER**  
Municipal Offices  
Halite Street  
Carletonville  
2500  
22 August 1984  
Notice No 69/1984

**STADSRAAD VAN CARLETONVILLE****PERMANENTE SLUITING VAN PARKERF 3756, CARLETONVILLE UITBREIDING 8**

Kennis geskied hiermee ingevolge die bepalings van artikel 67(9)(a) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Carletonville van voorname is om Parkerf 3756, Carletonville Uitbreiding 8, permanent te sluit.

'n Sketsplan wat die betrokke erf aantoon, sal gedurende kantoorure ter insae lê by die kantoor van die Stadsekretaris, Kamer 217, Municipale Kantoor, Halitestraat, Carletonville, vir 'n tydperk van 60 dae vanaf 22 Augustus 1984.

Enige persoon wat teen die voorgenome sluiting beswaar wil maak of wat 'n eis om vergoeding sal hê indien die voorgestelde sluiting uitgevoer sal word, moet sy eis of beswaar, na gelang van die geval, skriftelik by die onderge-

tekende indien, nie later as Dinsdag, 23 Oktober 1984 nie.

**C J DE BEER**  
Municipale Kantore  
Halitestraat  
Carletonville  
2500  
22 Augustus 1984  
Kennisgewing No 69/1984

1151-22

**TOWN COUNCIL OF CARLETONVILLE****SALE OF ERVEN**

Notice is hereby given in terms of the provisions of section 79(18)(b) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Carletonville Town Council has resolved to sell the undermentioned erven, subject to certain conditions:

1. Erf RE 2477, Carletonville Extension 4 to Messrs. Good Ground Properties (Pty) Ltd;
2. Erf RE 3756, Carletonville Extension 8, to the Transvaal Works Department.

Sketch plans indicating the erven concerned will lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of 14 days from 22 August 1984.

Any person who wishes to object to the proposed alienations, should do so in writing to the Town Clerk, PO Box 3, Carletonville 2500, within 14 days from 22 August 1984.

**C J DE BEER**  
Municipal Offices  
PO Box 3  
Carletonville  
2500  
22 August 1984  
Notice No 72/1984

**STADSRAAD VAN CARLETONVILLE****VERKOOP VAN ERVEN**

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Carletonville besluit het om onderworpe aan sekere voorwaardes, die onderstaande erwe te verkoop:-

1. Erf RG 2477, dorp Carletonville Uitbreiding 4 aan Mnre. Good Ground Properties (Edms) Beperk;
2. Erf RG 3756, dorp Carletonville Uitbreiding 8 aan die Transvaalse Werkedepartement.

Sketsplanne wat die betrokke gedeeltes aantoon, sal gedurende kantoorure ter insae lê by die kantoor van die Stadsekretaris, Municipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van 14 dae vanaf 22 Augustus.

Enige persoon wat beswaar wil aanteken teen die voorgestelde vervreemdings, moet sodanige beswaar skriftelik voorlê aan die Stadslerk, Posbus 3, Carletonville 2500 binne 14 dae vanaf 22 Augustus 1984.

**C J DE BEER**  
Municipale Kantore  
Posbus 3  
Carletonville  
2500  
22 Augustus 1984  
Kennisgewing No 72/1984

1152-22

**TOWN COUNCIL OF ERMELO****LOCAL AUTHORITY OF ERMELO NOTICE CALLING FOR OBJECTION TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL**

(Regulation 5)

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977, (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1983/1984 is open for inspection at the office of the local authority of Ermelo from 22 August to 24 September 1984 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 supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

**P J G VAN R VAN OUDTSHOORN**  
Town Clerk

Civic Centre  
G F Joubert Park  
Taute Street  
Ermelo  
22 August 1984  
Notice No 32/1984

**STADSRAAD VAN ERMELO****PLAASLIKE BESTUUR VAN ERMELO KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA**

(Regulasie 5)

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1983/1984 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Ermelo vanaf 22 Augustus 1984 tot 24 September 1984 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadslerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed 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 gevvestig 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.

P J G VAN R VAN OUDTSHOORN  
Stadsklerk

Burgersentrum  
G F Joubertpark  
Tautestraat  
Ermelo  
22 Augustus 1984  
Kennisgewing No 32/1984

1153-22-29

#### LOCAL AUTHORITY OF GERMISTON

NOTICE OF GENERAL RATE OR RATES  
AND OF FIXED DAY FOR PAYMENT IN  
RESPECT OF FINANCIAL YEAR 1 JULY  
1984 TO 30 JUNE 1985

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll of Germiston for the financial year 1 July 1984 to 30 June 1985:

(a) In terms of section 21(3)(a) — on the site value of any land or right in land: 3,25c in the Rand per year;

(b) In terms of section 23 — in addition to the general rate on the site value of land or on the site value of a right in land as contemplated in section 21(3)(a), a rate of 1,67c in the Rand on the value of improvements situate upon land held under mining title, not being land in an approved township, where such land is used for residential purposes or for purposes not incidental to mining operations by a person engaged in mining operations whether such person is the holder of the mining title or not.

In terms of section 21(4), 39 and 40 of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 40 per cent is granted in respect of that class of property which is zoned in terms of a town-planning scheme as "General Residential" or "Special Residential" and on which a dwelling-house as defined by the Council, exists.

The amount due for rates, as contemplated in section 27 of the said Ordinance shall be payable in two equal instalments as follows:

In respect of the first six months ending 31 December 1984: on or before 31 October 1984; and

In respect of the second six months ending 30 June 1985: on or before 30 April 1985.

Interest at the rate of 13,30 per cent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such amounts.

J A DU PLESSIS  
Town Clerk

Municipal Offices  
President Street  
Germiston  
22 August 1984  
Notice No 123/1984

#### PLAASLIKE BESTUUR VAN GERMISTON

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bovenoemde boekjaar gehef is op belasbare eiendom soos opgeteken in die voorlopige waarderingslys van Germiston ten opsigte van die boekjaar 1 Julie 1984 tot 30 Junie 1985:

(a) Ingevolge artikel 21(3)(a) — op die terreinwaarde van enige grond of reg in grond: 3,25c in die Rand per jaar;

(b) Ingevolge artikel 23 — benewens die algemene eiendomsbelasting op die terreinwaarde van grond of die terreinwaarde van 'n reg in grond soos in artikel 21(3)(a) beoog, 'n eiendomsbelasting van 1,67c in die Rand op die waarde van verbeteringe geleë op grond kragtens myntitel gehou wat nie grond in 'n goedgekeurde dorp is nie, waar sodanige grond vir woondoeleindes of vir doeleindes wat nie tot mynbedrywigheid bykomstig is nie, deur iemand wat betrokke is in mynbedrywigheid, of sodanige persoon die houer van die myntitel is al dan nie, gebruik word.

Ingevolge artikels 21(4), 39 en 40 van die genoemde Ordonnansie word 'n korting van 40 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van daardie klas van eiendomme wat ingevolge 'n dorpsbeplanningskema as "Algemeen Woning" of "Spesiaal Woning" gesioneer is en waarop 'n woonhuis soos deur die Raad omskryf, bestaan.

Die bedrae verskuldig vir eiendomsbelasting, soos in artikel 27 van die genoemde Ordonnansie beoog, is betaalbaar in twee gelyke paaimeente en wel soos volg:

Ten opsigte van die eerste ses maande geëindig 31 Desember 1984: voor of op 31 Oktober 1984; en

Ten opsigte van die tweede ses maande geëindig 30 Junie 1985: voor of op 30 April 1985.

Rente teen 13,30 % per jaar is op alle agterstallige bedrae na die vasgestelde dae heftbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

J A DU PLESSIS  
Stadsklerk

Stadskantore  
Presidentstraat  
Germiston  
22 Augustus 1984  
Kennisgewing No 123/1984

1154-22

#### TOWN COUNCIL OF HEIDELBERG

ADOPTION OF BY-LAWS RELATING  
TO THE STORAGE, USE AND HANDLING  
OF FLAMMABLE LIQUIDS AND SUB-  
STANCES

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 that

the Town Council of Heidelberg intends adopting By-laws regarding the storage, use and handling of flammable liquids and substances.

The general purport of the By-laws is to exercise control over the storage, use and handling of flammable liquids and substances.

Copies of these By-laws will be available for inspection during office hours at the office of the Town Secretary for a period of 14 days from the date of publication of this notice.

Any person wishing to lodge an objection against the said By-laws must do so in writing to the undersigned within 14 days of the publication of this notice in the Provincial Gazette.

C P DE WITT  
Town Clerk

Municipal Offices  
PO Box 201  
Heidelberg  
2400  
22 August 1984  
Notice No 41/1984

#### STADSRAAD VAN HEIDELBERG

AANNAME VAN VERORDENINGE BETREFFENDE DIE OPBERGING, GEBRUIK EN HANTERING VAN VLAMBARE VLOEISTOWWE EN STOWWE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Stadsraad van Heidelberg van voorneme is om Verordeninge betreffende die Opberging, Gebruik en Hantering van Vlambare Vloeistowwe en Stowwe aan te neem.

Die algemene strekking van hierdie Verordeninge is om beheer uit te oefen oor die opberging, gebruik en hantering van vlambare vloeistowwe en stowwe.

Afskrifte van hierdie Verordeninge lê ter insae gedurende kantoorure by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen genoemde Verordeninge wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

C P DE WITT  
Stadsklerk

Munisipale Kantore  
Posbus 201  
Heidelberg  
Tvl  
2400  
22 Augustus 1984  
Kennisgewing No 41/1984

1155-22

#### LOCAL AUTHORITY OF HENDRINA

NOTICE OF GENERAL RATE OR RATES  
AND OF FIXED DAY FOR PAYMENT IN  
RESPECT OF FINANCIAL YEAR 1 JULY  
1984 TO 30 JUNE 1985

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) or (b) and 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll:—

(a) On the site value of any land or right in land six (6) cents in the Rand (R1).

In terms of section 21 (4) of the said Ordinance, a rebate of 40 % is granted on the rate

levied on the site value of the land of all fully developed erven as at 1 July 1984 which in terms of the town-planning scheme have been zoned for "Residential I" purposes.

A further rebate of 20 % will be granted where the registered owner is a pensionary, subject to the following conditions and the approval of the Administrator:

(i) Applicants must be at least 60 years of age as at 1 July 1984 or in the case of married couples, the breadwinner must be at least 60 years of age or must be a physically disabled.

(ii) The total monthly income of the applicant and his/her spouse may not exceed the amount of R500 per month.

(iii) The applicant must be the registered owner and occupant of the property concerned and the property must be used solely for the accommodation of one family.

(iv) If the applicant submitted erroneous information with regard to his monthly income normal general rates will be levied with retrospective effect of date of the rebate plus interest at 13 % per year.

(v) The aforementioned details must be confirmed by way of a sworn affidavit.

The amount for rates as contemplated in section 27 of the said Ordinance shall be due on the first day of July 1984 (the fixed day) and payable in twelve equal monthly instalments of which the first instalment is payable on or before the 7th day of August 1984 and thereafter on or before the 7th day of each succeeding month until the 7th day of July 1985.

Interest of thirteen percent (13 %) per 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.

J G A DU PREEZ  
Town Clerk

Town Council  
Church Str  
Hendrina  
1095  
22 August 1984

#### PLAASLIKE BESTUUR VAN HENDRINA

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(Regulasie 17)

Kennis word hiermee gegee dat ingevolge artikel 26(2)(a) of (b) en 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die boegenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys opgeteken:

Op die terreinwaarde van enige grond of reg in grond ses (6) sent in die Rand (R1).

Ingevolge artikel 21 (4) van die genoemde Ordonnansie word 'n korting van 40 % op die algemene eiendomsbelasting gehef op die terreinwaarde van grond, hierbo genoem toegestaan ten opsigte van daardie klas van eiendome wat ingevolge die dorpsbeplanningskema as "Residensieel I" gesoneer is en op 1 Julie 1984 ten volle ontwikkel is.

'n Verdere korting van 20 % sal toegestaan word in gevalle waar die geregistreerde eienaar 'n pensioenaris is, onderworpe aan die volgende voorwaardes en die goedkeuring van die Administrator.

(i) Aansoeker moet op 1 Julie 1984 minstens 60 jaar oud wees en in die geval van getrouwe persone moet die broodwinner minstens 60 jaar oud wees, of moet 'n liggaaamlik gestremde wees.

(ii) Die totale maandelikse inkomste van die aansoeker en sy/haar eggenote mag nie die bedrag van R500 per maand oorskry nie.

(iii) Die aansoeker moet die geregistreerde eienaar en bewoner van die betrokke eiendom wees en die eiendom moet uitsluitlik gebruik word vir die huisvesting van een gesin.

(iv) Indien soulike inligting verstrekk is met betrekking tot die maandelikse inkomste van die applikaant, sal normale eiendomsbelasting terugverwend gehef word vanaf datum van korting plus rente teen 13 % per jaar;

(v) Die voorafgaande besonderhede moet by wyse van 'n beëdigde verklaring bevestig word.

Die bedrag vir eiendomsbelasting, soos in artikel 27 van Ordonnansie beoog, is op die eerste dag van Julie 1984 (vasgestelde dag) verskuldig en betaalbaar in twaalf gelyke maandelikse paaiemente waarvan die eerste paaiement betaalbaar is voor of op die 7de dag van Augustus 1984 en daarna voor of op die 7de dag van elke daaropvolgende maand tot die 7de dag van Julie 1985.

Rente teen dertien persent (13 %) per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

J G A DU PREEZ  
Stadsklerk

Munisipale Kantore  
Kerkstraat  
Hendrina  
1095  
22 Augustus 1984

1156-22

#### CITY OF JOHANNESBURG

#### PROPOSED PERMANENT CLOSING OF PARTS OF SOUTH AVENUE, PARKTOWN

(Notice in terms of section 67(3) of the Local Government Ordinance, 1939).

The Council intends to close permanently the portions of South Avenue between St Andrews and Girton Roads and between Wellington and Girton Roads, Parktown and to consolidate the stands formed by the closed portions with Erf 101 and Erf 86 Parktown to enable the consolidated erven thus created to be offered for sale to the public.

A plan showing the portions of the roads it is proposed to close may be inspected during office hours at Room S216, Civic Centre, Braamfontein.

Any person who objects to the proposed closing or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 25 October 1984.

A G COLLINS  
City Secretary

Civic Centre  
Braamfontein  
22 August 1984

#### STAD JOHANNESBURG

#### BEOOGDE PERMANENTE SLUITING VAN DELE VAN SOUTH LAAN, PARKTOWN

(Kennisgewing ingevolge artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om die gedeeltes van South Laan tussen St Andrews- en Girtonweg en tussen Wellington- en Girtonweg, Parktown, permanent te sluit en om die standplose wat deur die geslotte gedeeltes gevorm word, met Erf 101 en 86, Parktown, te konsoideer ten einde die gekonsolideerde erwe wat aldus geskep word, te koop aan die publiek te kan aanbied.

'n Plan waarop die gedeeltes van die strate wat dit die voornemens is om te sluit aangevoer word, lê gedurende kantoorure in Kamer S216, Burgersentrum, Braamfontein, ter inspeksie.

Iemand wat teen die beoogde sluiting beswaar het of wat 'n eis om vergoeding sal hê as die sluiting geskied, moet sy beswaar of eis uiters op 25 Oktober 1984 skriftelik by my indien.

A G COLLINS  
Stadssekretaris

Burgersentrum  
Braamfontein  
22 Augustus 1984

1157-22

#### TOWN COUNCIL OF POTCHEFSTROOM

#### PROPOSED TOWN-PLANNING AMENDMENT SCHEME NO 103

#### IN TERMS OF SECTION 26 OF ORDINANCE 25 OF 1965

The Town Council of Potchefstroom has prepared a draft Town-planning Amendment Scheme to be known as Scheme 103. This scheme will be an amendment scheme and contains the following proposals:

Erf: Portion 1 of Erf 825 Promosa (Daniël Street); Present Zoning: Public Open Space; Rezoning: Special;

subject to certain conditions.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 310, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 4 weeks from the date of the first publication of this notice which is 22 August 1984.

Any objection or representation in connection with this scheme, shall be submitted in writing to the office of the undersigned within a period of 4 weeks from the abovementioned date.

C J F DU PLESSIS  
Acting Town Clerk

Municipal Offices  
Potchefstroom  
22 August 1984  
Notice No 97/1984

#### STADSRAAD VAN POTCHEFSTROOM

#### VOORGESTELDE DORPSBEPLANNING WYSIGINGSKEMA NO 103

#### INGEVOLGE ARTIKEL 26 VAN ORDONNANSIE 25 VAN 1965

Die Stadsraad van Potchefstroom het 'n ontwerp dorpsbeplanningskema opgestel wat be-

kend sal staan as Wysigingskema No 103. Hierdie sal 'n wysigingskema wees en bevat die volgende voorstelle:

Erf: Gedeelte 1 van Erf 825 Promosa (Danieëlstraat); Huidige sonering: Publieke Oopruimte; Hersonering: Spesiaal; onderworpe aan sekere voorwaardes.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Kamer 310, Municipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 4 weke van die datum van die eerste publikasie van hierdie kennisgewing af, nl. 22 Augustus 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik ingehandig word by die kantoor van die ondergetekende binne 'n tydperk van 4 weke van bogenoemde datum af.

CJ F DU PLESSIS  
Waarnemende Stadsklerk  
Municipale Kantore  
Potchefstroom  
22 Augustus 1984  
Kennisgewing No 97/1984

1158—22—29

## TOWN COUNCIL OF POTCHEFSTROOM

## PROPOSED TOWN-PLANNING AMENDMENT SCHEME NO 104

In terms of section 26 of Ordinance 25 of 1965.

The Town Council of Potchefstroom has prepared a draft Town-planning Amendment Scheme to be known as Scheme 104. This scheme will be an amendment scheme and contains the following proposals:

Erf: 270, Corner of Klinkenberg- and Chopin Streets, Van der Hoffspark Extension 5; Present Zoning: Residential 4; Rezoning: Residential 2; subject to certain conditions.

Particulars of this scheme are open for inspection at the office of the Town Secretary; Room 310, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 4 weeks from the date of the first publication of this notice which is 22 August 1984.

Any objection or representation in connection with this scheme shall be submitted in writing to the office of the undersigned within a period of 4 weeks from the abovementioned date.

CJ F DU PLESSIS  
Act Town Clerk  
Municipal Offices  
Potchefstroom  
22 August 1984  
Notice No 96/1984

## STADSRAAD VAN POTCHEFSTROOM

## VOORGESTELDE DORPSBEPLANNING-WYSIGINGSKEMA NO 104

Ingevolge artikel 26 van Ordonnansie 25 van 1965.

Die Stadsraad van Potchefstroom het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No 104. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Erf: 270, h/v Klinkenberg- en Chopinstraat, Van der Hoffspark, Uitbreiding 5; Huidige Sonering: Residensiel 4; Hersonering: Residensiel 2; onderworpe aan sekere voorwaardes.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Kamer 310, Municipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 4 weke van die datum van die eerste publikasie van hierdie kennisgewing af, nl. 22 Augustus 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik ingehandig word by die kantoor van die ondergetekende binne 'n tydperk van 4 weke van bogenoemde datum af.

CJ F DU PLESSIS  
Wwd Stadsklerk

Municipale Kantore  
Potchefstroom  
22 Augustus 1984  
Kennisgewing No 96/1984

1159—22—29

## VILLAGE COUNCIL OF KOMATIPOORT

## AMENDMENT TO BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Komatiport intends to amend its Drainage By-laws promulgated under Administrator's Notice No 910 of 22 August 1979 as amended, to provide for additional charges.

## VILLAGE COUNCIL OF KOMATIPOORT

## AMENDMENT TO BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Komatiport intends to amend its Drainage By-laws promulgated under Administrator's Notice No 910 of 22 August 1979 as amended, to provide for additional charges.

Further particulars of the proposed amendments will lie for inspection at the office of the Town Clerk for the 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 the date of publication of this notice in the Official Gazette.

M M DU PREEZ (mrs.)  
Acting Town Clerk

22 August 1984  
Notice No 8/1984

## DORPSRAAD VAN KOMATIPOORT

## WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Dorpsraad van Komatiport voornemens is om sy Rioleeringsverordeninge afgekondig by Administrateurskennisgewing 910 van 22 Augustus 1979 soos gewysig, verder te wysig, deur voorsiening te maak vir bykomende heffings.

Verdere besonderhede van die voorgenome wysiging lê ter insae in die kantoor van die Stadsklerk vir die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing.

Besware teen die voorgenome wysigings moet skriftelik by die ondergetekende ingedien word binne die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing in die Offisiële Koerant.

M M DU PREEZ (mev.)  
Waarnemende Stadsklerk

22 Augustus 1984  
Kennisgewing No 8/1984

1161—22

## VILLAGE COUNCIL OF KOMATIPOORT

## AMENDMENT TO BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Komatiport intends to amend its Caravan Park By-laws promulgated under Administrator's Notice No 209 of 5 February 1975, as amended by increasing the tariff of charges.

Further particulars of the proposed amendments will lie for inspection at the office of the Town Clerk for the 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 the date of publication of this notice in the Official Gazette.

M M DU PREEZ (mrs.)  
Acting Town Clerk

22 August 1984  
Notice No 9/1984

1160—22

## DORPSRAAD VAN KOMATIPOORT

## WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Dorpsraad van Komatiportoort voornemens is om sy Woonwaparkverordeninge afgekondig onder Administrateurskennisgewing 209 van 5 Februarie 1975, soos wysig, verder te wysig deur die tarief van gelde te verhoog.

Verdere besonderhede van die voorgenome wysiging lê ter insae in die kantoor van die Stadsklerk vir die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing.

Besware teen die voorgenome wysiging moet skriftelik by die ondergetekende ingedien word binne die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing in die Offisiële Koerant.

M M DU PREEZ (mev.)  
Waarnemende Stadsklerk

22 Augustus 1984

Kennisgewing No 9/1984

1162—22

volg op die publikasie van hierdie kennisgewing in die Offisiële Koerant.

M M DU PREEZ (mev.)  
Waarnemende Stadsklerk

22 Augustus 1984

Kennisgewing No 10/1984

1163—22

## TOWN COUNCIL OF KRUGERSDORP

## PROPOSED AMENDMENT TO GAME RESERVE BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Town Council of Krugersdorp intends amending its Game Reserve By-laws.

The general purport of the amendment is to provide for general sales tax.

A copy of the amendment are open to inspection at the office of the Town Secretary, Room 29, Town Hall, Krugersdorp during normal office hours for a period of fourteen days from the date of publication hereof.

Any person desirous to lodge an objection to the said amendment must do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.

J J L NIEUWOUDT  
Town Clerk

Municipal Offices

PO Box 94  
Krugersdorp  
1740

22 August 1984  
Notice No 89/1984

## STADSRAAD VAN KRUGERSDORP

## WYSIGING VAN WILDTUINVERORDENINGE

Kennis geskied hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Krugersdorp van voorneme is om sy Wildtuinverordeninge te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak vir algemene verkoopbelasting.

'n Afskrif van hierdie wysiging lê gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan by die kantoor van die Stadssekretaris, Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J J L NIEUWOUDT  
Stadsklerk

Munisipale Kantoor

Posbus 94  
Krugersdorp  
1740

22 Augustus 1984  
Kennisgewing No 89/1984

1164—22

## KRUGERSDORP MUNICIPALITY

## PROPOSED PERMANENT CLOSING OF A PORTION OF MONUMENT STREET, KRUGERSDORP

Notice is hereby given in terms of section 68 read with section 67 of the Local Government

Ordinance, 1939, that the Town Council of Krugersdorp intends to permanently close a Portion of Monument Street (between Ockerse and Von Brandis Streets), Krugersdorp for purposes of a pedestrian mall.

Any person wishing to lodge an objection against the proposed closing or to submit any claim if such closing is carried out, must lodge his objection or claim, as the case may be, with the undersigned in writing on or before 22 October 1984.

J L LE R DU PLESSIS  
Town Secretary

Town Hall  
PO Box 94  
Krugersdorp  
1740

22 August 1984  
Notice No 86/1984

## MUNISIPALITEIT KRUGERSDORP

## VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN MONUMENTSTRAAT, KRUGERSDORP

Kragtens die bepalings van artikel 68 gelees met artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Krugersdorp voornemens is om 'n gedeelte van Monumentstraat (tussen Ockerse- en Von Brandisstraat), Krugersdorp permanent te sluit en in 'n wandellaan te omskep.

Enigiemand wat beswaar wil maak teen die voorgestelde sluiting of enige eis vir skadevergoeding wil instel, moet die beswaar of eis soos die geval mag wees, voor of op 22 Oktober 1984 skriftelik by die ondergetekende indien.

J L LE R DU PLESSIS  
Stadssekretaris

Stadhuis  
Posbus 94  
Krugersdorp  
1740

22 Augustus 1984  
Kennisgewing No 86/1984

1165—22

## KRUGERSDORP AMENDMENT SCHEME NO 72

It is hereby notified in terms of section 18 of the Town Planning and Townships Ordinance, 1965, (Ordinance 25 of 1965), that application has been made by the Town Council of Krugersdorp, for the amendment of the Krugersdorp Town Planning Scheme, 1980, 1980, by rezoning the portion of Monument Street, Krugersdorp, between Commissioner and Von Brandis Street, from "Public Street" to "Special for a pedestrian mall and uses incidental thereto."

Further particulars of the scheme are open for inspection at Room 29, Town Hall, Krugersdorp.

Any objection or representations in regard to the application must be submitted in writing to the Town Clerk, PO Box 94, Krugersdorp, 1740 on or before 19 September 1984.

J J L NIEUWOUDT  
Town Clerk

Krugersdorp  
1740

22 August 1984  
Notice No 90/1984

## KRUGERSDORP WYSIGINGSKEMA NO 72

Hierby word ooreenkomsdig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplan-

ning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die Stadsraad van Krugersdorp, aansoek gedoen het om die Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van 'n gedeelte van Monumentstraat, Krugersdorp, tussen Kommissaris- en Von Brandisstraat, vanaf "Publieke Straat" na "Spesiaal vir 'n wandelaan en aanverwante gebruik."

Verdere besonderhede oor hierdie wysigingskema lê in Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige beswaar of vertoë teen die aansoek moet skriftelik op of voor 19 September 1984 aan die Stadsklerk, Posbus 94, Krugersdorp, 1740 gerig word.

J J L NIEUWOUDT  
Stadsklerk  
Krugersdorp  
1740  
22 Augustus 1984  
Kennisgewing No 90/1984

1166-22

**CITY COUNCIL OF GERMISTON  
AMENDMENT TO THE PENSION FUND  
BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the City Council of Germiston proposes to amend the Pension Fund By-laws published under Administrator's Notice 1643 dated 11 October 1973.

The general purport of the amendments is to regulate the transfer to and from the Joint Municipal Pension Fund and that bonuses also be given to widows of members.

Copies of the proposed amendments will lie for inspection during office hours in Room 115, Municipal Offices, President Street, Germiston, as from the date of publication hereof in the Provincial Gazette to wit 22 August 1984 to 5 September 1984.

Any person who desires to record his objection to the proposed amendments must do so in writing to the undersigned within 14 (fourteen) days after the publication hereof in the Provincial Gazette to wit from 22 August 1984 to 5 September 1984.

J A DU PLESSIS  
Town Clerk  
Municipal Offices  
President Street  
Germiston  
22 August 1984  
Notice No 124/1984

1166-22

**GERMISTON STADSRAAD  
WYSIGING VAN DIE PENSIOENFONDS-  
VERORDENINGE**

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Germiston van voorneme is om die Pensioenfondsvorderingne afgekondig by Administrateurskennisgewing 1643 van 11 Oktober 1973 te wysig.

Die algemene strekking van die wysiging is om die oordraagbaarheid van en na die Gemeenskaplike Municipale Pensioenfonds te reël asook om bonusse ook aan weduwees van lede te laat toekom.

'n Afskrif van die voorgestelde wysiging lê gedurende kantoorure ter insae in Kamer 115, Municipale Kantore, Presidentstraat, Germiston, vanaf datum van publikasie hiervan in die Offisiële Koerant van die Provinsie Transvaal te

wete vanaf 22 Augustus 1984 tot 5 September 1984.

Enige persoon wat teen die beoogde wysiging beswaar wil aanteken moet dit skriftelik doen binne 14 (veertien) dae na datum van publikasie hiervan in die Offisiële Koerant van die Provinsie Transvaal te wete vanaf 22 Augustus 1984 tot 5 September 1984 by die ondergetekende.

J A DU PLESSIS

Stadsklerk

Munisipale Kantore  
Presidentstraat  
Germiston  
22 Augustus 1984  
Kennisgewing No 124/1984

1167-22

**KRUGERSDORP AMENDMENT SCHEME  
NO 67**

It is hereby notified in terms of section 18 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the Town Council of Krugersdorp, registered owner of Portion 281, a portion of Portion 7 of the farm Paardeplaats 177 IQ (a portion of Kobie Kriek Street) as indicated on SG Plan No 2957/84 as figure ABCD and the Remainder of Portion 36 of the farm Paardeplaats 177 IQ (J P Jackson Park) as indicated on SG Plan No 3851/19 as portion of figure EFGH, for the amendment of the Krugersdorp Town-planning Scheme, 1980, by rezoning Portion 281, a portion of Portion 7 of the farm Paardeplaats (a portion of Kobie Kriek Street) and the Remainder of Portion 36 of the farm Paardeplaats 177 IQ (J P Jackson Park), from "Special" and "Park" respectively to "Institutional".

Further particulars of the scheme are open for inspection at Room 29, Town Hall, Krugersdorp.

Any objection or representations in regard to the application must be submitted in writing to the Town Clerk, PO Box 94, Krugersdorp, 1740 on or before 5 September 1984.

J J L NIEUWOUDT  
Town Clerk

Krugersdorp  
1740  
22 August 1984  
Notice No 82/1984

**KRUGERSDORP-WYSIGINGSKEMA NO  
67**

Hierby word ooreenkomsdig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), bekend gemaak dat die Stadsraad van Krugersdorp, geregistreerde eienaar van Gedeelte 281 en gedeelte van Gedeelte 7 van die plaas Paardeplaats 177 IQ, ('n gedeelte van Kobie Kriekstraat) soos aangedui op LG Kaart No 2957/84 bekend as figuur ABCD en die Restant van Gedeelte 36 van die plaas Paardeplaats 177 IQ, (J P Jacksonpark) soos aangedui op LG Kaart No 3851/19 as gedeelte van figuur EFGH, aansoek gedoen het om die Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Gedeelte 281, 'n gedeelte van Gedeelte 7 van die plaas Paardeplaats 177 IQ, ('n gedeelte van Kobie Kriekstraat) en die Restant van Gedeelte 36 van die plaas Paardeplaats 177 IQ (J P Jacksonpark), vanaf "Spesiaal" en "Park" onderskeidelik na "Inrigting".

Verdere besonderhede oor hierdie wysigingskema lê in Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige beswaar of vertoë teen die aansoek moet skriftelik op of voor 5 September 1984 aan

die Stadsklerk, Posbus 94, Krugersdorp, 1740 gerig word.

J J L NIEUWOUDT  
Stadsklerk  
Krugersdorp  
1740  
22 Augustus 1984  
Kennisgewing No 82/1984

1168-22

**TOWN COUNCIL OF NABOOMSPRUIT**

**ALIENATION OF LAND: (16/4/1/8)**

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, as amended that it is the intention of the Town Council of Naboomspruit subject to the approval of the Administrator, to sell Erf 177 to messrs Bouprok Eiendomme (Pty) Limited at an average of two sworn valuations plus costs.

Details and plans of the proposed alienation are open for inspection at the office of the undersigned during office hours for a period of 14 days from the date of publication of this notice in the Provincial Gazette.

Objections against the proposed alienation must be lodged in writing with the undersigned on or before 6 September 1984.

J T POTGIETER  
Town Clerk

Civic Centre  
Private Bag X340  
Naboomspruit  
0560  
22 August 1984  
Notice No 32/1984

**STADSRAAD VAN NABOOMSPRUIT**

**VERVREEMDING VAN GROND: (16/4/1/8)**

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Naboomspruit van voorneme is om onderhewig aan die goedkeuring van die Administrator, Erf 177 aan mnre Bouprok Eiendomme (Edms) Beperk teen 'n gemiddeld van twee geswore waardasies plus koste te vervreem.

Besonderhede en planne van die voorgestelde vervreemding lê ter insae by die kantoor van die undersigned gedurende gewone kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

Skriftelike besware teen die voorgestelde vervreemding moet by die undersigned voor of op 6 September 1984 ingedien word.

J T POTGIETER  
Stadsklerk

Burgersentrum  
Privaatsak X340  
Naboomspruit  
0560  
22 Augustus 1984  
Kennisgewing No 32/1984

1169-22

**NABOOMSPRUIT TOWN COUNCIL**

**AMENDMENT TO THE DETERMINATION  
OF CHARGES FOR THE SUPPLY OF  
WATER**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Naboomspruit Town Council has, by special resolution amended the charges for the supply of water published under Municipal Notice 28/1981 in the Official Gazet-

te, dated 2 September 1981, with effect from 1 July 1984 as follows:

1. By the substitution in item 1(1) and (2) for the figure "8,00" of the figure "10,00".

2. By the substitution in item 2(1)(a), (b) and (c) for the figures "4,30", "0,35" and "4,30" of the figures "4,50", "0,375" and "4,50" respectively.

3. By the substitution in item 2(2)(a) (b) and (c) for the figures "60,75", "0,35" and "60,75" of the figures "67,50", "0,375" and "67,50" respectively.

4. By the substitution in item 2(3)(a)(b) and (c) for the figures "744,00", "0,35" and "744,00", of the figures "840,00", "0,375" and "840,00" respectively.

5. By the substitution in item 2(4)(a), (b) and (c) for the figures "100,44", "0,35" and "100,44" of the figures "113,40", "0,375" and "113,40" respectively.

6. By the substitution in item 2(5)(a), (b) and (c) for the figures "378,00", "0,35" and "378,00" of the figures "415,80", "0,375" and "415,80" respectively.

7. By the substitution in item 2(6)(a), (b) and (c) for the figures "15,50", "0,35" and "15,50" of the figures "17,50", "0,375" and "17,50" respectively.

8. By the substitution in item 2(7)(a), (b) and (c) for the figures "51,84", "0,35" and "51,84" of the figures "57,60", "0,375" and "57,60" respectively.

9. By the substitution in item 2(8)(a), (b) and (c) for the figures "209,25", "0,41" and "209,25" of the figures "236,25", "0,45" and "236,25" respectively.

10. By the substitution in item 2(9)(a), (b) and (c) for the figures "10,80", "0,41" and "10,80" of the figures "12,00", "0,45" and "12,00" respectively.

11. By the substitution in item 2(10)(a), (b) and (c) for the figures "11,20", "0,41" and "11,20" of the figures "12,60", "0,45" and "12,60" respectively.

J T POTGIETER  
Town Clerk

Civic Centre  
Private Bag X340  
Naboomspruit  
0560  
22 August 1984  
Notice No 21/1984

#### STADSRAAD VAN NABOOMSPRUIT

#### WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN WATER

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Naboomspruit by spesiale besluit die geldte vir die voorsiening van water, gepubliseer by Munisipale Kennisgewing 28/1981 in die Offisiële Koerant van 2 September 1981 met ingang 1 Julie 1984 soos volg gewysig het:

1. Deur in item 1(1) en (2) die syfer "8,00" deur die syfer "10,00" te vervang.

2. Deur in item 2(1)(a), (b) en (c) die syfers "4,30", "0,35" en "4,30" onderskeidelik deur die syfers "4,50", "0,375" en "4,50" te vervang.

3. Deur in item 2(2)(a), (b) en (c) die syfers "60,75", "0,35" en "60,75" onderskeidelik deur die syfers "67,50", "0,375" en "67,50" te vervang.

4. Deur in item 2(3)(a), (b) en (c) die syfers "744,00", "0,35" en "744,00" onderskeidelik

deur die syfers "840,00", "0,375" en "840,00" te vervang.

5. Deur in item 2(4)(a), (b) en (c) die syfers "100,44", "0,35" en "100,44" onderskeidelik deur die syfers "113,40", "0,375" en "113,40" te vervang.

6. Deur in item 2(5)(a), (b) en (c) die syfers "378,00", "0,35" en "378,00" onderskeidelik deur die syfers "415,80", "0,375" en "415,80" te vervang.

7. Deur in item 2(6)(a), (b) en (c) die syfers "15,50", "0,35" en "15,50" onderskeidelik deur die syfers "17,50", "0,375" en "17,50" te vervang.

8. Deur in item 2(7)(a), (b) en (c) die syfers "51,84", "0,35" en "51,84" onderskeidelik deur die syfers "57,60", "0,375" en "57,60" te vervang.

9. Deur in item 2(8)(a), (b) en (c) die syfers "209,25", "0,41" en "209,25" onderskeidelik deur die syfers "236,25", "0,45" en "236,25" te vervang.

10. Deur in item 2(9)(a), (b) en (c) die syfers "10,80", "0,41" en "10,80" onderskeidelik deur die syfers "12,00", "0,45" en "12,00" te vervang.

11. Deur in item 2(10)(a), (b) en (c) die syfers "11,20", "0,41" en "11,20" onderskeidelik deur die syfers "12,60", "0,45" en "12,60" te vervang.

J T POTGIETER  
Stadsklerk

Burgersentrum  
Privaatsak X340  
Naboomspruit  
0560  
22 Augustus 1984  
Kennisgewing No 21/1984

1170-22

#### TOWN COUNCIL OF NELSPRUIT

#### AMENDMENT TO THE STANDARD BY-LAWS RELATING TO DOGS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends further amending the Standard By-laws Relating to Dogs promulgated under Administrator's Notice 1387 dated 14 October 1981, as amended.

The general purport of this amendment is to compel the owner of a dog to furnish certain information.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette. Any person who desires to lodge an objection to the proposed amendment must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Town Hall  
PO Box 45  
Nelspruit  
1200  
22 August 1984  
Notice No 59/1984

H J K MÜLLER  
Town Clerk

#### STADSRAAD VAN NELSPRUIT

#### WYSIGING VAN DIE STANDAARD-VERORDENINGE BETREFFENDE HONDE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos

gewysig, bekend gemaak dat die Stadsraad voornemens is om die Standaardverordeninge Betreffende Honde afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981, soos gewysig, verder te wysig.

Die algemene strekking van die voorgestelde wysiging is om die eiennaar van 'n hond te verplig om sekere inligting te verstrek.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende gewone kantoorure by die kantoor van die Stadssekretaris Municipale Kantore, Nelspruit, ter insae lê en enige persoon wat beswaar teen sodanige wysiging wil aanteken moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER

Stadsklerk

Stadhuis  
Posbus 45  
Nelspruit

1200

22 Augustus 1984

Kennisgewing No 59/1984

1171-22

#### TOWN COUNCIL OF NELSPRUIT

#### AMENDMENT TO THE BY-LAWS FOR THE REGULATION OF PARKS, GARDENS, CAMPING GROUNDS AND OPEN SPACES

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends further amending the By-laws for the Regulation of Parks, Gardens, Camping Grounds and Open Spaces promulgated under Administrator's Notice 50 dated 22nd January, 1958, as amended.

The general purport of the amendments is the following:

1. To provide for the erection of a side-tent and a canvas lean-to for vehicles.
2. To provide for the repayment of money under certain circumstances.
3. To delete certain expressions.
4. To increase the penalties.
5. To reserve the right of admission.
6. To levy certain additional tariffs.

Copies of the proposed amendments will be open for inspection at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette. Any person who desires to lodge an objection to the proposed amendments must do so, in writing, to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Town Hall

PO Box 45

Nelspruit

1200

22 August 1984

Notice No 58/1984

H J K MÜLLER

Town Clerk

#### STADSRAAD VAN NELSPRUIT

#### WYSIGING VAN DIE VERORDENINGE BETREFFENDE DIE REGULERING VAN PARKE, TUINE, KAMPPLEKKIE EN OEPRIJMTE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos

gewysig, bekend gemaak dat die Stadsraad voornemens is om die Verordeninge Betreffende die Regulering van Parke, Tuine, Kampplekke en Operuimtes aangekondig by Administrateurskennisgewing 50 van 22 Januarie 1958, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysings is die volgende:

1. Om voorsering te maak vir die oprigting van 'n sytent en seilafdak vir voertuie.
2. Om voorsering te maak vir die terugbetaaling van geld onder sekere omstandighede.
3. Om sekere uitdrukings te skrap.
4. Om die boetes te verhoog.
5. Om die reg van toegang voor te behou.
6. Om sekere aanvullende tariewe te hef.

Afskrifte van die voorgestelde wysing sal vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, ter insae lê en enige persoon wat beswaar teen sodanige wysings wil aanteken moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER  
Stadsklerk

Stadhuis  
Postbus 45  
Nelspruit  
1200  
22 Augustus 1984  
Kennisgewing No 58/1984

1172—22

#### TOWN COUNCIL OF NELSPRUIT

#### AMENDMENT TO THE BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends further amending the By-laws for the Control of Temporary Advertisements and Pamphlets promulgated under Administrator's Notice 385 dated 22nd March 1972, as amended.

The general purport of this amendment is to allow advertisers to display or distribute advertisements pertaining to events outside the municipal area.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette. Any person who desires to lodge an objection to the proposed amendment must do so, in writing, to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

H J K MÜLLER  
Town Clerk

Town Hall  
PO Box 45  
Nelspruit  
1200  
22 August 1984  
Notice No 57/1984

#### STADSRAAD VAN NELSPRUIT

#### WYSIGING VAN DIE VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad voornemens is om die Verordeninge Betreffende die Beheer van Tydelike Advertensies en Pamflette aangekondig by Administrateurskennisgewing 385 van 22 Maart 1972, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysing is om adverteerders toe te laat om advertenties met betrekking tot gebeurtenisse wat buite die munisipale gebied plaasvind te vertoon of te versprei.

Afskrifte van die voorgestelde wysing sal vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, ter insae lê en enige persoon wat beswaar teen sodanige wysing wil aanteken moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER  
Stadsklerk

Stadhuis  
Postbus 45  
Nelspruit  
1200  
22 Augustus 1984  
Kennisgewing No 57/1984

1173—22

#### TOWN COUNCIL OF NELSPRUIT

#### AMENDMENT TO THE BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Town Council of Nelspruit has by special resolution, resolved to amend the By-laws for the Control of Temporary Advertisements and Pamphlets promulgated under Administrator's Notice 385 dated 22nd March 1972, as amended.

The general purport of this amendment is to levy as an additional fee a basic tariff in respect of temporary advertisements with effect as from 1st August 1984.

Copies of the amendment is open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to lodge an objection to the proposed amendments must do so, in writing, to the Town Clerk, within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

H J K MÜLLER  
Town Clerk

Town Hall  
PO Box 45  
Nelspruit  
1200  
22 August 1984  
Notice No 56/1984

#### STADSRAAD VAN NELSPRUIT

#### WYSIGING VAN DIE VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van Nelspruit by spesiale besluit, besluit het om die Verordeninge Betreffende die Beheer van Tydelike Advertensies en Pamflette aangekondig by Administrateurskennisgewing 385 van 22 Maart 1972, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysing is om met ingang vanaf 1 Augustus 1984 as n addisionele fooi 'n basiese tarief ten opsigte van tydelike advertensies te hef.

Afskrifte van hierdie wysing lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die voorgestelde wysing wil maak, moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H J K MÜLLER  
Stadsklerk

Stadhuis  
Postbus 45  
Nelspruit  
1200  
22 Augustus 1984  
Kennisgewing No 56/1984

1174—22

#### TOWN COUNCIL OF ORKNEY

#### AMENDMENT TO BY-LAWS RELATING TO DOGS

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 By-laws Relating to Dogs of the Orkney Municipality, adopted under Administrator's Notice 899 of 14 July 1982 to make certain additions in respect of the dog-tax mentioned in the tariff of charges.

Copies of the proposed amendments will be open for inspection between the hours 07h45 and 16h30 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 of Transvaal.

Any objections to the proposed amendments, must be lodged in writing with the undersigned by not later than 5 September 1984.

J L MULLER  
Town Clerk

Civic Centre  
Patmore Road  
Orkney  
2620  
22 August 1984  
Notice No 37/1984

#### STADSRAAD VAN ORKNEY

#### WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

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 Verordeninge Betreffende Honde van die Munisipaliteit Orkney aangeneem by Administrateurskenningewig 899 van 14 Julie 1982 te wysig deur sekere byvoegings ten aansien van hondebelasting vermeld in die tarief van geldte te maak.

Afskrifte van die voorgestelde wysings lê van Maandag tot en met Vrydag, tussen die ure 07h45 tot 16h30, veertien dae lank, vanaf datum waarop hierdie kennigewig in die Offisiële Koerant van die Provincie Transvaal verskyn, te Kamer 124, Burgersentrum, Patmoreweg, Orkney, ter insae.

Enigiemand wat teen die voorgestelde wysing beswaar wil aanteken, moet sy beswaar nie later nie as 5 September 1984, skriftelik by die ondergetekende indien.

J L MULLER  
Stadsklerk

Burgersentrum  
Patmoreweg  
Orkney  
2620  
22 Augustus 1984  
Kennisgewing No 37/1984

1175-22

#### PHALABORWA TOWN COUNCIL

#### AMENDMENT TO THE DETERMINATION OF CHARGES: DRAINAGE TARIFFS

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Phalaborwa Town Council has, by special resolution, amended the drainage charges, published in Official Gazette 4299, dated 21 December 1983, with effect from 1 July 1984, as follows:

1. By the substitution for Parts II, III, IV, V, VI and VII of Schedule B under the Tariff of Charges of the following:

#### "PART II

1. For the purpose of this Part of this Schedule —

(a) "piece of land" has the meaning assigned thereto in the definition contained in section 1 of the Council's Drainage By-laws; and

(b) "area" means the total area of a piece of land.

2. Where any piece of land, whether or not there are any improvements thereon, is or in the opinion of the Council can be connected to any sewer under the control of the Council, the owner of that piece of land shall pay the following charges to the Council: Provided that the maximum charge in respect of a piece of land shall not exceed R17,60 per month.

Per month or part thereof

(a) For the first 600 m <sup>2</sup> or part thereof	R7,92
(b) For the next 600 m <sup>2</sup> , for each 200m <sup>2</sup> or part thereof .....	R1,76
(c) For the next 800 m <sup>2</sup> , for every 400 m <sup>2</sup> or part thereof .....	R1,76

#### PART III

#### CHARGES FOR THE USE OF SEWERS AND SEWAGE DISPOSALS WORKS

The tariff of charges for the use of the Council's sewers or sewage disposal works shall be as follows:

Per month or part thereof

1. Private dwelling-house (which means a house designed for use as a dwelling for a single family, together with such outbuildings as are ordinarily used in connection therewith) R5,28

#### 2. All other buildings:

(a) For one water closet on any premises R5,28

(b) For a second and every additional water closet on the same premises.....R2,64

(c) For every urinal pan or basin on any premises .....R1,76

#### PART IV

#### INDUSTRIAL EFFLUENTS

The following rules shall be applicable for the purposes of section 77 (3) of the Council's Drainage By-laws in connection with and for the determination of charges payable for the conveyance and treatment of industrial effluents:

1. The owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental thereto, any effluent is discharged into the Council's sewer shall, in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council an industrial effluent charge which shall be calculated —

(a) on the quantity of water consumed during the half-year forming the period of charge; and

(b) in accordance with the following formula:

Charge in cents per kl = 7,0 + 0,03 PV where PV is the arithmetic average of the strengths (determined as specified in rule 3) of not less than four grab samples of effluent taken at any time during the half-year: Provided that the Council may in its sole discretion in any given case impose the minimum charge prescribed in item 8 without taking any samples of the effluent.

2. Whenever a sample is taken by the Council in terms of item 1, one half thereof shall, on his request, be made available to the owner or occupier of the premises.

3. The strength referred to in item 1 shall be determined by reference to the oxygen absorbed

in four hours form acidic  $\frac{N}{80}$  potassium permanganate and on an aliquot part of well-shaken sample in accordance with the methods of chemical analysis as applied to sewage effluent as set out in Appendix II of the Council's Drainage By-laws.

4. In the absence of any direct measurement, the quantity of industrial effluent discharged during a half-year shall be determined by the Council according to the quantity of water consumed on the premises during that period, and in the determination of that quantity deduction shall be made of the water used on the premises of domestic purposes, lost to the atmosphere during the process of manufacture or present in the final product.

5. Unless the Council shall in any particular case agree otherwise in writing with an owner or occupier, charges prescribed in terms of this Schedule shall be levied in respect of half-yearly periods beginning on 1 July and 1 January: Provided that:

(a) where the last monthly meter reading relating to a half-yearly charging period is taken before the end of that period, the remaining part of the period shall be deemed to belong for

charging purposes to the next succeeding half-yearly charging period;

(b) where the last monthly meter reading relating to the half-yearly charging period is taken after the end of that period, that part of the succeeding period which has elapsed when the reading is taken shall be deemed to form part of the charging period to which the reading relates: and

(c) where the discharge of effluent to the sewer begins during a half-year as aforesaid, the charge made in respect of that half-year shall be calculated as from the said date.

If a meter, whereby the quantity of water consumed on the premises is measured, is proved to be defective, the appropriate adjustment shall be made to the quantity of industrial effluent discharged when calculated as prescribed in terms of item 4.

(1) Where industrial effluent is discharged into the sewer from more points than one, whether on the same floor or on different floors of premises, the Council may in its discretion for all the purposes of making a charge in terms of this Schedule including the taking of test samples treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculating, as prescribed in terms of item 4 the quantity of effluent discharged from each point of discharge as aforesaid the total quantity water consumed on the premises shall be allocated as accurately as is reasonably practicable, after consultation between the engineer and the occupier, among the several points of discharge.

8. The minimum charge for the discharge of industrial effluent into the sewer shall either be;

- (a) 8c per kl, or
  - (b) R6,60 per half-year;
- whichever is the greater.

#### PART V PRIVATE SWIMMING BATHS

In terms of section 76(3) of the Council's Drainage By-laws, the following charges shall be payable in respect of swimming baths according to their capacity as specified below:

	Per month or part thereof
(a) Up to and including 100 kl .....	R0,55
(b) Over 100 kl up to and including 200 kl .....	R0,73
(c) Over 200 kl up to and including 400 kl .....	R1,10
(d) Over 400 kl .....	R1,76

#### PART VI WASTE-FOOD DISPOSAL UNITS

For each waste-food disposal unit or garbage grinder installed in terms of section 71 of the Council's Drainage By-laws, per month or part thereof: R2,75

#### PART VII

#### STABLES (AS SET OUT IN SECTION 70 OF THE COUNCIL'S DRAINAGE BY-LAWS)

For every five or part of that number of animals which the stable is reasonably capable of accommodating, per month or part thereof: 50c"

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

**"SCHEDULE C**  
**WORK CHARGES**  
**TABLE**

1. Sealing openings in terms of section 9 (4) of the Council's Drainage By-laws, per opening: R5,50

2. Removing blockages in terms of section 13 of the Council's Drainage By-laws

(1) Weekdays:

(a) For the first half-hour after the beginning of the work: R3,30

(b) For every half-hour of work thereafter: R1,65

(2) Sundays and public holidays:

(a) For the first half-hour as aforesaid: R5,50

(b) For every half-hour of work thereafter: R3,30

3. The owner of the property on or in respect of which the work referred to in item 1 is carried out by the Council, shall be liable to the Council for the charge relating thereto.

B J VAN DER VYVER  
Municipal Offices Town Clerk

PO Box 67  
Phalaborwa  
1390  
22 August 1984  
Notice No 27/1984

**STADSRAAD VAN PHALABORWA**

**WYSIGING VAN VASSTELLING VAN GELDE: RIOLERINGSTARIEWE**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa, by spesiale besluit die rioleringstariewe in Offisiële Koerant 4299 van 21 Desember 1983, met ingang van 1 Julie 1984 soos volg gewysig het:

1. Deur Dele II, III, IV, V, VI, en VII van Bylae B onder die Tarief van Gelde deur die volgende te vervang:

**DEEL II**

**GELDE TEN OPSIGTE VAN BESKIKBARE STRAATRIOLE**

1. Vir die toepassing van hierdie Deel van hierdie Bylae beteken —

(a) "stuk grond" soos omskryf in die woordomskrywing vervat in artikel 1 van die Raad se Rioleringsverordeninge; en

(b) "oppervlakte" die totale oppervlakte van 'n stuk grond.

2. Indien 'n stuk grond, of daar verbeterings daarop is of nie, verbind is met 'n straatrool wat deur die Raad beheer word, of, na die mening van die Raad, met so 'n straatrool verbind kan word, moet die eienaar van die stuk grond aan die Raad die volgende geldte betaal: Met dien verstande dat die maksimum vordering ten opsigte van 'n stuk grond nie R17,60 per maand sal oorskry nie.

Per maand of gedeelte daarvan

(a) Vir die eerste 600 m<sup>2</sup> of gedeelte daarvan R7,92

(b) Vir die volgende 600 m<sup>2</sup>, vir elke 200 m<sup>2</sup> of gedeelte daarvan ..... R1,76

(c) Vir die opvolgende 800 m<sup>2</sup>, vir elke 400 m<sup>2</sup> of gedeelte daarvan ..... R1,76

**DEEL III**

**TARIEWE VIR DIE GEBRUIK VAN RIOLE EN RIOOLSUITWERINGSWERKE**

Die tarief van geldte vir die gebruik van die Raad se straatrool of rioolsuiteringswerke is soos volg:

Per maand of gedeelte daarvan

1. Privaat woonhuis (wat beteken 'n huis wat ontwerp is vir die gebruik as 'n woning vir een gesin, tesame met sodanige buitegeboue as wat gewoonlik in verband daarmee gebruik word) ..... R5,28

2. Alle ander geboue:

(a) Vir een spoekklosset op enige perseel R5,28

(b) Vir 'n tweede en elke bykomende spoekklosset op dieselfde perseel ..... R2,64

(c) Vir elke urinepan of -bak gebruik op enige perseel ..... R1,76

**DEEL IV**

**FABRIEKSSUITVLOEISEL**

Onderstaande reëls geld vir die toepassing van artikel 77 (3) van die Raad se Rioleringsverordeninge in verband met en vir die berekening van die geldte, wat vir die wegvoer en behandeling van fabriekssuitvloeisel betaalbaar is:

1. Die eienaar of okkupant van persele waarop daar 'n bedryf of nywerheid aangehou word en waarvandaar daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarvan gepaard gaan, uitvloeisel in die Raad se straatrool ontsla word, moet, benewens die ander geldte waarvoor hy ingevolge hierdie Bylae aanspreeklik is, aan die Raad 'n fabriekssuitvloeiseld betaal wat bereken word —

(a) volgens die hoeveelheid water wat gedurende die halfjaar waarvoor die geld gehef word, verbruik is; en

(b) ooreenkombig die volgende formule:

Bedrag in sent per kl = 7,0 + 0,03 PV waar PV die rekenkundige gemiddelde is van die sterke (vasgestel ooreenkombig reël 3) van minstens vier blonde monsters van uitvloeisel wat te eniger tyd gedurende die halfjaar geneem is: Met dien verstande dat die Raad in 'n gegewe gevall volkome na goedunke die minimum bedrag wat by item 8 voorgeskryf word, kan hef sonder om die uitvloeisel te bemonster.

2. Wanneer die Raad 'n monster ingevolge item 1 neem, moet die helfte daarvan, indien hy dit versoek, aan die eienaar of okkupant van die perseel beskikbaar gestel word.

3. Die sterke waarnaar daar in item 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolwater en riooluitvloeisel ontleed word, soos omskryf in Aanhengsel II van die Raad se Rioleringsverordeninge bepaal ooreenkombig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in vier uur uit 'n aangesuurde  $\frac{N}{80}$  kaliumpermanganaatoplossing absorbeer.

4. Indien daar geen regstreeks afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabriekssuitvloeisel wat gedurende 'n halfjaar ontsla is, aan die hand van die hoeveelheid water wat gedurende die halfjaar op die perseel verbruik is, en by die bepaling van die hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel verbruik is, wat tydens die vervaardigingsprosesse verdamp is, het, of in die finale produk aanwesig is, afgerek.

5. Tensy die Raad in 'n bepaalde gevall anders met 'n eienaar of okkupant skriftelik

ooreenkom, word die geldte wat by hierdie Bylae voorgeskryf word, gehef ten opsigte van die halfjaarlike tydperke wat op 1 Julie en 1 Januarie begin: Met dien verstande dat:

(a) waar die laaste maandelike meteraflesing betreffende 'n halfjaarlike heffingstydperk voor die einde van daardie tydperk plaasvind die res van dié tydperk vir heffingsdoeleindes as deel van die daaropvolgende halfjaarlike heffingsstydperk beskou word;

(b) waar die laaste maandelike meteraflesing betreffende die halfjaarlike heffingstydperk na die einde van dié tydperk plaasvind, dié gedeelte van die daaropvolgende tydperk wat reeds verstryk het, as deel van die heffingstydperk waarop die aflesing betrekking het, beskou word; en

(c) waar die ontlasting van uitvloeisel in 'n straatrool op 'n datum gedurende 'n halfjaar, soos voornoem, begin, die geld ten opsigte van dié halfjaar met ingang van genoemde datum bereken word.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word, afgemeet word, defek is, moet die hoeveelheid fabriekssuitvloeisel wat ontlas is, bereken ooreenkombig item 4, dienooreenkombig gewysig word.

(1) Waar fabriekssuitvloeisel op meer as een plek in 'n straatrool ontlas word, hetby op dieselfde verdieping, hetby op verskillende verdiepings van 'n perseel, kan die Raad na goedunke vir alle doeleindes om 'n bedrag ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters, elke sodanige ontlaspolek as 'n afsonderlike plek vir die ontlassing van fabriekssuitvloeisel in die straatrool beskou.

(2) Met die doel om die hoeveelheid uitvloeisel wat by elke ontlaspolek, soos voornoem, ontlas word, te kan bereken soos dit by item 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die bewoner, aan die verskillende ontlaspolek toege wys.

8. Die minimum bedrag wat vir die ontlassing van fabriekssuitvloeisel in die straatrool gehef word, is of —

(a) 8c per kl of

(b) R6,60 per halfjaar:

watter bedrag ook al die grootste is.

**DEEL V**

**PRIVATE SWEMBADDENS**

Onderstaande geldte is ten opsigte van swembaddens betaalbaar ingevolge artikel 76(3) van die Raad se Rioleringsverordeninge en dit word bereken volgens die inhoudsvermoë daarvan soos dit hieronder uiteengesit word:

Per maand of gedeelte daarvan

(a) Tot en met 100 kl ..... R0,55

(b) Meer as 100 kl tot en met 200 kl ..... R0,73

(c) Meer as 200 kl tot en met 400 kl ..... R1,10

(d) Meer as 400 kl ..... R1,76

**DEEL VI**

**TOESTELLE VIR DIE WEGRUIMING VAN AFVALVOESEL**

Vir elke toestel vir die wegruiming van afvalvoeisel of vir elke afvalmeul wat kragtens artikel 71 van die Raad se Rioleringsverordeninge aangebring is, per maand of gedeelte daarvan: R2,75

## DEEL VII

## STALLE (SOOS UITEENGESIT IN ARTIKEL 70 VAN DIE RAAD SE RIOLERINGSVERORDENINGE).

Vir elke vyf diere of 'n gedeelte van dié getal, wat redelikerwys in die stal gehuisves kan word, per maand of gedeelte daarvan: 50c"

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

## "BYLAE C

## GELDE VIR WERK

## TABEL

1. Die versêeling van openinge ingevolge artikel 9(4) van die Raad se Rioleringsverordeninge, per opening: R5,50

2. Die oopmaak van verstopte perseelriole ingevolge artikel 13 van die Raad se Rioleringsverordeninge;

## (1) Op weekdae:

(a) Vir die eerste halfuur nadat daar met die werk begin is: R3,30

(b) Vir elke halfuur wat daarna gewerk word: R1,65

## (2) Op Sondae en openbare vakansiedae:

(a) Vir die eerste halfuur soos voornoem: R5,50

(b) Vir elke halfuur daarna: R3,30

3. Die eienaar van die eiendom waarop of ten opsigte waarvan die werk in item 1 na verwys word deur die Raad verrig word, is vir die toepaslike geld teenoor die Raad aanspreeklik".

B J VAN DER VYVER  
Stadsklerk

Munisipale Kantore  
Postbus 67  
Phalaborwa  
1390  
22 Augustus 1984  
Notice No 27/1984

1176-22

## TOWN COUNCIL OF PHALABORWA

## ELECTRICITY SUPPLY: RESCISSION AND DETERMINATION OF CHARGES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Phalaborwa Town Council has, by special resolution rescinded the charges for the supply of electricity, published under Municipal Notice 8/84 in the Official Gazette 4335, dated 18 July 1984, and determined the charges set out below with effect from 1 July 1984.

## TARIFF OF CHARGES

## SUPPLY OF ELECTRICITY

## 1. Basic Charge

A basic charge of R7,50 per month per erf, stand, lot or other area or any portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not, shall be payable by the registered owner or consumer.

## 2. Domestic Supply

(1) This tariff shall apply to electricity supplied to:

- (a) dwelling-houses
- (b) flats
- (c) churches
- (d) church halls
- (e) social clubs
- (f) hospitals

(2) Consumption charge, per month, per kW.h: 5,69c

## 3. Commercial Supply

(1) This tariff shall apply to electricity supplied to:

- (a) offices
- (b) shops
- (c) garages
- (d) boarding-houses
- (e) hotels
- (f) theatres
- (g) nursing homes
- (h) schools

## (i) Provincial and State Buildings

(2)(a) Service charge, per month: R3,00 plus:

(b) For the first 100 kW.h consumed during any one month, per kW.h: 26c

(c) Thereafter, for the next 300 kW.h consumed during the same month, per kW.h: 11,51c

(d) For all kW.h over and above 400 kW.h consumed during the same month per kW.h: 7,84c

## 4. Industrial Supply

(1) This tariff shall apply to electricity supplied to all premises falling within the definition of a factory in terms of the Factories, Machinery and Building Works Act, 1941.

(2)(a) 0-50 amperes, single-phase, per month:

(i) Service charge: R7,95 plus:

(ii) Per kW.h consumed: 7,84c

(b) 0-50 amperes, three-phase, per month:

(i) Service charge: R41,70 plus:

(ii) Per kW.h consumed: 7,84c

## 5. Bulk Supply

(1) This tariff shall apply to supplies made at a nominal voltage of 400 Volts, per month:

(a) Service charge: R30 plus:

(b) Maximum demand, per kV.A: R5,36

(c) For the first 10 000 kW.h consumed, per kW.h: 4,73c

(d) For all kW.h over and above 10 000 kW.h consumed per kW.h: 4,47c

(2) This tariff shall apply to supplies made at a nominal voltage of 11 kV, per month:

(a) Service charge: R30 plus:

(b) Maximum demand, per kV.A: R5,25

(c) Per kW.h consumed: 4,47c

(3) The charge for maximum demand shall be calculated on the actual maximum demand measured monthly, subject to the right to charge 70 % of the declared maximum demand when the actual maximum demand is less.

(4) The engineer shall determine the tariff on which charges for electricity consumed shall be levied.

## 6. Temporary Power Supply

(1) Service charge, per month: R37,50 plus:

(2) Per kW.h consumed: 20,17c

7. Testing of Meter: R10

8. Re-testing of Installation: R10

9. Deposits for Supply of Electricity

Minimum deposit payable in terms of section 6 of the Council's Electricity By-laws published under Administrator's Notice 549, dated 4 April 1973.

## 10. Connection Charges

(1) For a permanent connection in all future townships, per residential site: R450

(2) For any other permanent connection: Actual cost of all materials and labour used for such connection, plus a surcharge of 10 % on such cost.

(3) Temporary electricity connection: R20

(4) Special connections and connections for industries and businesses: Cost of irrecoverable material and labour, plus 10 % with a minimum of R750.

## 11. Notice Charge

Notice to a consumer that an account was not paid on due date and that the supply is to be disconnected, per such notice: R2,50

## 12. Reconnection Charges

Charges payable for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations or by-laws of the Council:

(1) When connection is performed during office hours: R10

(2) When connection is performed after office hours: R20

B J VAN DER VYVER  
Town Clerk

Municipal Offices  
PO Box 67  
Phalaborwa  
1390  
22 August 1984  
Notice No 25/1984

## STADSRAAD VAN PHALABORWA

## ELEKTRISITEITSVOORSIENING: INTREKKING EN VASSTELLING VAN GELDE

Ingevolge die bepalings van artikel 80B(8) van die *Ordonnansie op Plaaslike Bestuur*, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa by spesiale besluit die geldie vir die levering van elektrisiteit, afgekondig by Munisipale Kennisgewing 8/84 in Offisiële Koerant 4335 van 18 Julie 1984 ingetrek het en die geldie soos hieronder uiteengesit, met ingang 1 Julie 1984 vasgestel het.

## TARIEF VAN GELDE

## LEWERING VAN ELEKTRISITEIT

## 1. Basiese heffing

'n Basiese heffing van R7,50 per maand per erf, standplaas, perseel of ander terrein of enige gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings wat by die hooftoevoerleiding aangesluit is, of na die mening van die Raad waarby aangesluit kan word, of elektrisiteit verbruik word, al dan nie, is betaalbaar deur die geregistreerde eienaar of verbruiker.

## 2. Huishoudelike toevoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

- (a) woonhuise
- (b) woonstelle
- (c) kerke
- (d) kerksale
- (e) sosiale klubs
- (f) hospitale

(2) Verbruikersheffing, per maand per kW.h: 5,69c

### 3. Komersiële tovoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan:

- (a) kantore
- (b) winkels
- (c) motorhawens
- (d) losieshuise
- (e) hoteile
- (f) teaters
- (g) verpleeginrigtings
- (h) skole
- (i) Provinciale- en Staatsgeboue

(2)(a) Diensheffing, per maand: R3 plus:

(b) Vir die eerste 100 kW.h gedurende enige besondere maandverbruik, per kW.h: 26c

(c) Daarna, vir die volgende 300 kW.h gedurende dieselfde maand verbruik, per kW.h: 11,51c

(d) Vir alle kW.h bo 400 kW.h: gedurende dieselfde maand verbruik, per kW.h: 7,84c

### 4. Nywerheidstovoer

(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan alle persele wat binne die definisie van 'n fabriek ingevolge die Wet op Fabriek, Masjinerie en Bouwerk, 1941, val.

(2)(a) 0-50 ampère, enkelfase, per maand:

(i) Diensheffing: R7,95 plus:

(ii) Per kW.h verbruik: 7,84c

(b) 0-50 ampère, driefase, per maand:

(i) Diensheffing: R41,70 plus:

(ii) Per kW.h verbruik: 7,84c

### 5. Grootmaattovoer

(1) Hierdie tarief is van toepassing op tovoere wat gelewer word teen 'n nominale stroomspanning van 400 Volt, per maand:

(a) Diensheffing: R30 plus:

(b) Maksimum aanvraag per kW.A: 5,36c

(c) Vir die eerste 10 000 kW.h verbruik, per kW.h: 4,73c

(d) Vir alle kW.h bo 10 000 kW.h verbruik, per kW.h, 4,47c

(2) Hierdie tarief is van toepassing op tovoere gelewer teen 'n nominale stroomspanning van 11 kV per maand: plus

(a) Diensheffing: R30 plus

(b) Maksimum aanvraag: per kW.A: R5,25

(c) Per kW.h verbruik: 4,47c

(3) Die vordering vir maksimum aanvraag word bereken volgens die werklike maksimum aanvraag maandeliks gemeet, onderworpe aan die reg om 70 % van verklaarde maksimum aanvraag te hef indien die werklike maksimum aanvraag minder is.

(4) Die Ingenieur bepaal volgens welke tarief daar vir elektrisiteitsverbruik gehef moet word.

6. Tydelike kragvoorsiening

(1) Diensheffing per maand: R37,50 plus:

(2) Per kW.h verbruik: 20,17c

7. Toets van Meter: R10

8. Hertoets van Installasie: R10

9. Deposito's vir die levering van elektrisiteit

Minimum deposito betaalbaar ingevolge artikel 6 van die Raad se Elektrisiteitsverordeninge afgekondig by Administrateurskennigewing 549 van 4 April 1973.

10. Aansluitingsgelde

(1) Vir 'n permanente aansluiting in alle toekomstige dorpe, per woonerf: R450

(2) Vir enige ander permanente aansluiting: Die werklike koste van alle materiaal en arbeid wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10 % op sodanige koste.

(3) Tydelike kragaansluiting: R20

(4) Spesiale aansluitings en aansluitings vir nywerhede en besighede: Koste van onverhaalbare materiaal en arbeid, plus 10 % met 'n minimum van R750.

11. Kennisgewingsgelde

Kennisgewing aan 'n verbruiker dat 'n rekening nie op verval datum betaal is nie en dat tovoer afgesluit gaan word, per sodanige kennisgewing: R2,50

12. Heraansluitingsgelde

Gelde betaalbaar vir heraansluiting van aansluiting weens nie-betaling van die rekening of die nie-nakoming van enige van die regulasies of verordeninge van die Raad:

(1) Wanneer die aansluiting gedurende kantoorure geskied: R10

(2) Wanneer aansluiting na kantoorure geskied: R20

B J VANDER VYVER  
Stadsklerk

Munisipale Kantore

Posbus 67

Phalaborwa

1390

22 Augustus 1984

Kennisgewing No 25/1984

1177-22

### PHALABORWA TOWN COUNCIL

### RESCISSION AND DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

In terms of the provisions of section 80B(8) of the Local Authorities Ordinance, 1939, it is hereby notified that the Phalaborwa Town Council has by special resolution rescinded the charges for the supply of water, published under Municipal Notice 9/84 in the Official Gazette 4335, dated 18 July 1984, and determined the charges as set out below with effect from 1 July 1984.

### TARIFF OF CHARGES

#### SUPPLY OF WATER

##### 1. BASIC CHARGE

A basic charge of R5 per month per erf, stand, lot or other area or any portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the supply main, whether water is consumed or not, shall

be payable by the registered owner or consumer.

### 2. CHARGES FOR THE SUPPLY OF WATER

(1) To any consumer, except as provided in subitem (2), per month, per k/ or part thereof: 28,20c

(2) Municipal Departments

Charges for the consumption of water shall be levied at cost.

### 3. CHARGES IN RESPECT OF WATER METERS

(1) For the rental of a meter supplied by the Council per month: 30c

(2) For testing a meter supplied by the Council in cases where it is found that the meter does not show an error of more than five per cent either way: R5

(3) For the rental of a portable meter, per month: R1

(4) Deposit for one portable meter: R20

### 4. CONNECTION CHARGES

(1) The charges payable per residential site for a permanent connection for the supply of water in all future townships shall amount to R200.

(2) The charges payable for any other permanent connection for the supply of water shall be calculated at the actual cost of all materials and labour used for such connection, plus a surcharge of ten per cent on such amount.

### 5. NOTICE AND RECONNECTION CHARGES

#### (1) Notice charges

Notice to a consumer that an account was not paid on due date and that the supply is to be disconnected, per such notice: R2,50

#### (2) Reconnection charges

The following charges for reconnection after disconnection of supply for non-payment of account or for non-compliance with any of the regulation of by-laws of the Council shall be as follows:

(a) When connection is performed during office hours: R7

(b) When connection is performed after office hours: R10

### 6. DEPOSITS FOR THE SUPPLY OF WATER

Minimum deposit payable in terms of section 12(1)(a) of the Council's Water Supply By-laws promulgated by Administrator's Notice 82 dated 25 January 1978.

For all work for which the Council is responsible and for which no charges have been fixed in this tariff, the charges shall be the cost of all materials and labour, plus a surcharge of ten per cent on such amount."

B J VANDER VYVER  
Town Clerk

Municipal Offices

PO Box 67

Phalaborwa

1390

22 August 1984

Notice No 26/1984

## STADSRAAD VAN PHALABORWA

## INTREKKING EN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Phalaborwa by spesiale besluit die geldte vir die lewering van water, afgekondig deur Munisipale Kennisgewing 9/84 in Offisiële Koerant 4335 van 18 Julie 1984 ingetrek het en die geldte soos hieronder uiteengesit met ingang 1 Julie 1984 vasgestel het.

## TARIEF VAN GELDE

## LEWERING VAN WATER

## 1. BASIESE HEFFING

'n Basiese heffing van R5 per maand per erf, standplaas, perseel of ander terrein of enige gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings wat, by die hoofwaterpyp aangesluit is, of, na die mening van die Raad daarby aangesluit kan word, of water verbruik word, al dan nie, is betaalbaar deur die geregistreerde eienaar of verbruiker.

## 2. VORDERINGS VIR DIE LEWERING VAN WATER

(1) Aan enige verbruiker, uitgesonderd dié wat onder sub-item (2) ingedeel is, per maand, per k/ of gedeelte daarvan: 28,20c

## (2) Munisipale Departemente

Vorderings vir die gebruik van water word teen koste gehef.

## 3. VORDERINGS TEN OPSIGTE VAN WATERMETERS

(1) Vir die huur van 'n meter deur die Raad verskaf, per maand: 30c

(2) Vir die toets van 'n meter deur die Raad verskaf in gevalle waar bevind word dat die meter nie meer as vyf persent te min of te veel aanwys nie: R5

(3) Vir die huur van 'n draagbare meter, per maand: R1

(4) Deposito vir een draagbare meter: R20

## 4. AANSLUITINGSGELDE

(1) Die geldte betaalbaar per woonerf vir 'n permanente aansluiting vir die lewering van water in alle toekomstige dorpe bedra R200.

## 5. KENNISGEWINGS- EN HERAANSLUITINGSGELDE

## (1) Kennisgewingsgeldte

Gelde betaalbaar per kennisgewing aan 'n verbruiker dat 'n rekening nie op vervaldatum betaal is nie en dat toevoer afgesluit gaan word: R2,50

## (2) Heraansluitingsgeldte

Gelde betaalbaar vir heraansluitings na afsluiting van toevoer weens nie-betaling van 'n rekening of die nie-nakoming van enige van die regulasies of verordeninge van die Raad:

(a) Wanneer die aansluiting gedurende kantoourure geskied: R7

(b) Wanneer die aansluiting na kantoourure geskied: R10

## 6. DEPOSITO'S VIR DIE LEWERING VAN WATER

Minimum deposito betaalbaar ingevolge artikel 12(1)(a) van die Raad se Watervoorsie-

ningsverordeninge afgekondig by Administrateurskennisgewing 82 van 25 Januarie 1978.

Die vorderings vir alle werk waarvoor die Raad aanspreeklik is en waarvoor geen geldte in hierdie tariewe vasgestel is nie, word bereken teen die werklike koste van alle materiaal en arbeid plus 'n toeslag van tien persent op sodanige bedrag.

BJ VAN DER VYVER

Stadsklerk

Munisipale Kantore

Posbus 67

Phalaborwa

1390

22 Augustus 1984

Kennisgewing No 26/84

1178—22

## PIETERSBURG TOWN COUNCIL

## AMENDMENT TO THE DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE BUILDING BY-LAWS

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges payable in terms of the building by-laws published in Provincial Gazette 4101, dated 3 September 1980 with effect from 1 July 1984 by amending the Schedule as follows:

1. By the substitution in item 1(1) and (2) for the figures "R2,00" and "R0,20" of the figures "R3,00" and "R0,30" respectively;

2. By the substitution in item 2 for the figure "R0,20" of the figure "R0,30";

3. By the substitution in item 3 for the figure "R0,40" of the figure "R0,75".

J A BOTES  
Stadsklerk

Burgersentrum  
Pietersburg  
22 August 1984

1179—22

## PIETERSBURG TOWN COUNCIL

## AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE GAME RESERVE

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges for the game reserve published in Provincial Gazette 4126, dated 28 January 1981, with effect from 1 July 1984 by amending the Schedule as follows:

1. By the substitution in item 1(1) and (2) for the figures "R2,00" and "R0,20" of the figures "R3,00" and "R0,30" respectively;

2. By the substitution in item 2 for the figure "R0,20" of the figure "R0,30";

3. By the substitution in item 3 for the figure "R0,40" of the figure "R0,75".

J A BOTES  
Town Clerk

Civic Centre  
Pietersburg  
22 August 1984

## STADSRAAD VAN PIETERSBURG

## WYSIGING VAN VASSTELLING VAN GELDE VIR DIE WILDRESERVAAT

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit die vasstelling van geldte vir die wildreservaat, gepubliseer in Proviniale Koerant 4126 van 28 Januarie 1981, met ingang 1 Julie 1984 gewysig het deur die Bylae as volg te wysig:

1. Deur in item 1(1) en (2) die syfers "R2,00" en "R0,20" onderskeidelik deur die syfers "R3,00" en "R0,30" te vervang;

2. Deur in item 2 die syfer "R0,20" deur die syfer "R0,30" te vervang;

3. Deur in item 3 die syfer "R0,40" deur die syfer "R0,75" te vervang.

J A BOTES  
Stadsklerk

Burgersentrum  
Pietersburg  
22 Augustus 1984

1180—22

## PIETERSBURG TOWN COUNCIL

## AMENDMENT TO THE DETERMINATION OF CHARGES FOR THE CARAVAN PARK

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges for the caravan park,

published in Provincial Gazette 4100, dated 27 August 1980 with effect from 1 July 1984 by amending the Schedule as follows:

1. By the substitution in item 1(a), (b) and (c) for the figures "R6,00", "R12,00" and "R18,00" of the figures "R7,00", "R14,00" and "R21,00" respectively;

2. By the substitution in item 2 for the figures "R0,50" and "R3,50" of the figures "R0,80" and "R5,50".

3. By the substitution in item 3 of the figure "R1,00" for the figure "R2,00".

J A BOTES  
Town Clerk  
Civic Centre  
Pietersburg  
22 August 1984

#### STADSRAAD VAN PIETERSBURG WYSIGING VAN VASSTELLING VAN GELDE VIR DIE KARAVAARPARK

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit die vasstelling van gelde vir die karavaanpark, gepubliseer in Provinciale Koerant 4100 van 27 Augustus 1980, met ingang 1 Julie 1984 gewysig het deur die Bylae as volg te wysig:

1. Deur in item 1(a), (b) en (c) die syfers "R6,00", "R12,00" en "R18,00" deur onderskeidelik die syfers "R7,00", "R14,00" en "R21,00" te vervang;

2. Deur in item 2 die syfers "R0,50" en "R3,50" onderskeidelik deur die syfers "R0,80" en "R5,50" te vervang;

3. Deur in item 3 die syfer "R1,00" deur die syfer "R2,00" te vervang.

J A BOTES  
Stadsklerk  
Burgersentrum  
Pietersburg  
22 Augustus 1984

1181-22

#### PIETERSBURG TOWN COUNCIL AMENDMENT TO THE DETERMINATION OF CHARGES FOR RENTALS FOR RON- DAWELS IN UNION PARK

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges for rentals for rondawels in Union Park, published in Provincial Gazette 4279, dated 17 August 1983 with effect from 1 July 1984 by amending the Schedule as follows:

By the substitution in item 1(i) for the figure "R25" of the figure "R30".

J A BOTES  
Town Clerk  
Civic Centre  
Pietersburg  
22 August 1984

#### STADSRAAD VAN PIETERSBURG WYSIGING VAN VASSTELLING VAN GELDE VIR DIE HUUR VAN RON- DAWELS IN UNIEPARK

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit die vasstel-

ling van gelde vir die huur van rondawels in Uniepark gepubliseer in Provinciale Koerant 4279 van 17 Augustus 1983, met ingang 1 Julie 1984 gewysig het deur die Bylae as volg te wysig:

Deur in item 1(i) die syfer "R25" met die syfer "R30" te vervang.

J A BOTES  
Stadsklerk  
Burgersentrum  
Pietersburg  
22 Augustus 1984

1182-22

#### PIETERSBURG TOWN COUNCIL AMENDMENT TO THE DETERMINATION OF CHARGES FOR TOWNLANDS

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges for townlands, published in Provincial Gazette 4100, dated 27 August 1980, with effect from 1 July 1984, by amending the Schedule as follows:

By the substitution in item 2(2)(a), (b), (c), (d), (e), (f) and (g) for the figures "R2,50", "20c", "R5,00", "R5,00", "R1,50", "R1,50" and "50c" of the figures "R3,75", "30c", "R7,50", "R7,50", "R2,00", "R2,00" and "R1,00" respectively.

J A BOTES  
Town Clerk  
Civic Centre  
Pietersburg  
22 August 1984

#### STADSRAAD VAN PIETERSBURG WYSIGING VAN VASSTELLING VAN GELDE VIR DORPSGRONDE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit die vasstelling van gelde vir dorpsgronde, gepubliseer in Provinciale Koerant 4100 van 27 Augustus 1980, met ingang 1 Julie 1984 gewysig het deur die Bylae as volg te wysig:

Deur in item 2(2)(a), (b), (c), (d), (e), (f) en (g) die syfers "R2,50", "20c", "R5,00", "R5,00", "R1,50", "R1,50" en "50c" onderskeidelik deur die syfers "R3,75", "30c", "R7,50", "R7,50", "R2,00", "R2,00" en "R1,00" te vervang.

J A BOTES  
Stadsklerk  
Burgersentrum  
Pietersburg  
22 Augustus 1984

1183-22

#### PIETERSBURG TOWN COUNCIL AMENDMENT TO THE DETERMINATION OF CHARGES FOR GRAVE PLOTS AND SERVICES

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Pietersburg Town Council has by special resolution amended the determination of charges for grave plots and services published in Provincial Gazette 4087, dated 11 June 1984 with effect from 1 July 1984 by amending Schedule A as follows:

1. By the substitution in item 1(i) and (ii) in the "Resident" and "Non-Resident" columns

for the figures "R30,00", "R60,00", "R20,00" and "R40,00" of the figures "R50,00", "R100,00", "R35,00" and "R75,00" respectively.

2. By the substitution in item 2(1)(a)(i) and (ii) in the "Resident" and "Non-Resident" columns for the figures "R40,00", "R80,00", "R25,00" and "R50,00" of the figures "R80,00", "R160,00", "R60,00" and "R120,00" respectively.

3. By the substitution in item 2(1)(b)(i) and (ii) in the "Resident" and "Non-Resident" columns for the figures "R50,00", "R100,00", "R30,00" and "R60,00" of the figures "R95,00", "R190,00", "R70,00" and "R140,00" respectively.

4. By the substitution in item 2(1)(c)(i) and (ii) in the "Resident" and "Non-Resident" columns for the figures "R100,00", "R200,00", "R70,00" and "R140,00" of the figures "R160,00", "R320,00", "R120,00" and "R240,00" respectively.

5. By the substitution in item 3 in the "Resident" and "Non-Resident" columns for the figures "R10,00" and "R20,00" of the figures "R15,00" and "R30,00" respectively.

6. By the substitution in item 4 in the "Resident" and "Non-Resident" columns for the figures "R25,00", "R50,00" of the figures "R40,00" and "R80,00" respectively.

J A BOTES  
Town Clerk

Civic Centre  
Pietersburg  
22 August 1984

#### STADSRAAD VAN PIETERSBURG

#### WYSIGING VAN VASSTELLING VAN GELDE VIR GRAFPERSELE EN DIENSTE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit die vasstelling van gelde vir grafpersele en dienste gepubliseer in Provinciale Koerant 4087 van 11 Junie 1980, met ingang 1 Julie 1984 gewysig het deur Bylae A as volg te wysig:

1. Deur in item 1(i) en (ii) in die "Inwoner" en "Nie-Inwoner"-kolomme, die syfers "R30,00", "R60,00", "R20,00" en "R40,00" onderskeidelik deur die syfers "R50,00", "R100,00", "R35,00" en "R75,00" te vervang.

2. Deur in item 2(1)(a)(i) en (ii) in die "Inwoner" en "Nie-Inwoner" kolomme die syfers "R40,00", "R80,00", "R25,00" en "R50,00" onderskeidelik deur die syfers "R80,00", "R160,00", "R60,00" en "R120,00" te vervang.

3. Deur in item 2(1)(b)(i) en (ii) in die "Inwoner" en "Nie-Inwoner"-kolomme die syfers "R50,00", "R100,00", "R30,00" en "R60,00" onderskeidelik deur die syfers "R95,00", "R190,00", "R70,00" en "R140,00" te vervang.

4. Deur in item 2(1)(c)(i) en (ii) in die "Inwoner" en "Nie-Inwoner"-kolomme die syfers "R100,00", "R200,00", "R70,00" en "R140,00" onderskeidelik deur die syfers "R160,00", "R320,00", "R120,00" en "R240,00" te vervang.

5. Deur in item 3 in die "Inwoner" en "Nie-Inwoner"-kolomme, die syfers "R10,00" en "R20,00" onderskeidelik deur die syfers "R15,00" en "R30,00" te vervang.

6. Deur in item 4 in die "Inwoner" en "Nie-Inwoner"-kolomme, die syfers "R25,00" en

"R50,00" onderskeidelik deur die syfers "R40,00" en "R80,00" te vervang.

J A BOTES  
Stadsklerk

Burgersentrum  
Pietersburg  
22 Augustus 1984

1184—22

#### PIETERSBURG TOWN COUNCIL

#### DETERMINATION OF CHARGES FOR THE POUND

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Pietersburg Town Council has by special resolution determined charges for the pound, as set out hereunder as from 1 July 1984:

#### SCHEDULE

#### POUND TARIFF

##### 1. Driving Fees

(1) For every horse, mule, donkey, bull, ox, cow or calf, for the first two; R2,00

(2) For every additional one more than two, each; R0,75

(3) For every sheep or goat, up to twelve, each; R0,50

(4) For every additional one more than twelve, each; R0,25

(5) For every pig; R5,00

##### 2. Pound Charges

(1) For every bull, stallion or boar, above two years, per day or part thereof; R30,00

(2) For every horse, mule, donkey, ox, cow or calf or foal (which does not sort under (a) above), per day or part thereof; R20,00

(3) For every pig, per day or part thereof; R15,00

(4) For every ram over two years, per day or part thereof; R15,00

(5) For every goat or sheep (which does not sort under (d) above) per day or part thereof; R10,00

(6) For any other animal, per day or part thereof; R5,00

J A BOTES  
Town Clerk

Civic Centre  
Pietersburg  
22 August 1984

#### STADSRAAD VAN PIETERSBURG

#### VASSTELLING VAN GELDE VIR DIE SKUT

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit gelde vir die skut soos hieronder uiteengesit, met ingang 1 Julie 1984 vasgestel het:

#### BYLAE

#### SKUTTARIEF

##### 1. Dryfgelde

(1) Vir elke perd, muil, donkie, bul, os, koei of kalf, vir die eerste twee; R2,00

(2) Vir elke bykomstige een bo twee, per stuk; R0,75

(3) Vir elke skaap of bok, tot twaalf, per stuk; R0,50

(4) Vir elke bykomende een bo twaalf, per stuk; R0,25

(5) Vir elke vark; R5,00

#### 2. Skutgelde

(1) Vir elke bul, hings of varkbeer, bo twee jaar, per dag of gedeelte daarvan; R30,00

(2) Vir elke perd, muil, donkie, os, koei, kalf of vul (wat nie onder (a) hierbo sorteer nie), per dag of gedeelte daarvan; R20,00

(3) Vir elke vark, per dag of gedeelte daarvan; R15,00

(4) Vir elke ram, bo twee jaar, per dag of gedeelte daarvan; R15,00

(5) Vir elke bok of skaap (wat nie onder (d) hierbo sorteer nie) per dag of gedeelte daarvan; R10,00

(6) Vir enige ander dier, per dag of gedeelte daarvan; R5,00

J A BOTES  
Stadsklerk

Burgersentrum  
Pietersburg  
22 Augustus 1984

1185—22

#### TOWN COUNCIL OF RUSTENBURG

#### AMENDMENT OF BUILDING BY-LAWS AND TARIFFS

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council intend amending the Building By-laws.

The general purport of the amendment is to make provision for encroachments of buildings and structures on municipal property.

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council intend amending and by special resolution, determine the charges payable in terms of the Building By-laws.

The general purport of the determination and amendment of charges is to make provision for a tariff for encroachments of buildings and other structures on municipal properties and to increase charges for the issue of public building certificates in terms of the by-laws.

Copies of the amendment of the by-laws and the determination of the charges lie open for inspection during office hours at Room 605, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment or determination of charges, should do so in writing to the Town Clerk within fourteen (14) days from date of publication of this notice in the Provincial Gazette, namely 22 August 1984.

The amendment and determination of charges will come into operation on the date of publication thereof in the Provincial Gazette, namely 22 August 1984.

#### TOWN CLERK

Municipal Offices  
PO Box 16  
Rustenburg  
0300  
22 August 1984  
Notice No 75/1984

#### STADSRAAD VAN RUSTENBURG

#### WYSIGING VAN BOUVERORDENINGE EN TARIEWE

Daar word hierby kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Rustenburg van voorneme is om die Bouverordeninge te wysig.

Die algemene strekking van die wysiging is om voorseeing te maak vir die oorskrydings van geboue en strukture op munisipale eiendomme.

Daar word hierby kennis gegee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Rustenburg van voorneme is om die geldige betaalbaar kragtens die Bouverordeninge, by spesiale besluit vasgestel, te wysig.

Die algemene strekking van die vasstelling en wysiging is om geldie vir die oorskrydings van geboue en strukture op munisipale eiendomme vas te stel en om die tarief vir die uitreiking van openbare geboue sertifikate te verhoog.

Afskrifte van die wysigings van die verordeninge en die vasstelling van geldie lê ter insake gedurende kantoorure by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die wysiging of vasstelling wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 22 Augustus 1984.

Die wysiging en vasstelling van geldie tree in werking op die dag waarop dit in die Provinciale Koerant gepubliseer word, naamlik 22 Augustus 1984.

#### STADSKLERK

Stadskantore  
Posbus 16  
Rustenburg  
0300  
22 August 1984  
Kennisgewing No 75/1984

1186—22

#### TOWN COUNCIL OF RUSTENBURG

#### KLOOF HOLIDAY RESORT: DETERMINATION OF CHARGES

In terms of the provisions of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Rustenburg has by special resolution, amended the charges published under Municipal Notice 62/1983 dated 8 June 1983 as from the date of publication of this notice.

The general purpose of this determination is to determine a tariff for the rental of the camp house in the Kloof Holiday Resort.

A copy of the determination lies for inspection during office hours at Room 605, Municipal Building, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous to lodge an objection against the determination, must do so in writing to the undersigned within fourteen (14) days

from the date of publication of this notice in the Official Gazette, namely 22 August 1984.

Municipal Offices  
PO Box 16  
Rustenburg  
0300  
22 August 1984  
Notice No 70/1984

## TOWN CLERK

**STADSRAAD VAN RUSTENBURG**  
**KLOOF-VAKANSIEOORD: VASSTELLING**  
**VAN GELDE**

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Rustenburg by 'n spesiale besluit die tariewe afgekondig by Municipale Kennisgewing 62/1983 gedateer 8 Junie 1983 gewysig het vanaf datum van hierdie kennisgewing.

Die algemene strekking van die vasstelling is om 'n tarief vir die verhuring van die kamphuis in die Kloof-vakansieoord vas te stel.

'n Afskrif van die vasstelling lê ter insae gedurende kantoorure by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing, in die Offisiële Koerant, naamlik 22 Augustus 1984, by die ondergetekende doen.

Stadskantore  
Posbus 16  
Rustenburg  
0300  
22 Augustus 1984  
Kennisgewing No 70/1984

## STADSKLERK

1187-22

**TOWN COUNCIL OF SANDTON****AMENDMENT TO WATER SUPPLY BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Sandton proposes to further amend the Water Supply By-laws adopted by the Council under Administrator's Notice 231 of 22 February 1978, as amended.

The general purport of the proposed amendment is to increase the tariffs for various services rendered by the Council in regard to water installations, payable by consumers, resident within and outside the Sandton municipal area and connected to the water reticulation system of the Council.

Copies of the proposed amendment are lying for inspection during office hours at the office of the Council for a period of fourteen days from the date of the publication of this notice in the Provincial Gazette, viz. 22 August 1984.

Any person who desires to object to the said amendment shall do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette, viz. 22 August 1984.

Civic Centre  
Cor West Street &  
Rivonia Road  
PO Box 78001  
Sandton  
2146  
22 August 1984  
Notice No 94/1984

P P DE JAGER  
Town Clerk

**STADSRAAD VAN SANDTON**  
**WYSIGING VAN WATERVOORSIENINGS-VERORDENINGE**

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Sandton van voorneme is om die Watervoorsieningsverordeninge deur die Raad aangeneem by Administrateurskennisgewing 231 van 22 Februarie 1978, soos gewysig, verder te wysig.

Die algemene strekking van die voorgestelde wysiging is om die tariewe vir verskeie dienste deur die Raad gelewer in verband met water installasies betaalbaar deur verbruikers binne sowel as buite die Munisipalegebied van Sandton wat gekoppel is aan die Raad se waterverspreidingsnetwerk te verhoog.

Afskrifte van die voorgestelde wysiging lê gedurende kantoorure by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 22 Augustus 1984.

Enige persoon wat beswaar teen die voorgestelde wysiging wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 22 Augustus 1984.

P P DE JAGER  
Stadsklerk

Burgersentruim  
H/v Weststraat en  
Rivoniaweg  
Posbus 78001  
Sandton  
2146  
22 Augustus 1984  
Kennisgewing No 94/1984

1188-22

**TOWN COUNCIL OF VENTERSDORP****AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF DRAINAGE**

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Ventersdorp has by special resolution amended the charges in respect of Drainage, published in the Provincial Gazette on 28 June 1983, by the substitution, with effect from 1 July 1984, PART II and PART III of Schedule B of the following:

**"PART II****CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE**

1. For the purposes of this Part of this Schedule "Piece of land" has the meaning assigned thereto in Section 1.

2. Where any piece of land, whether or not there are any improvements thereon, is or, in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of that piece of land shall pay to the Council the charges specified hereunder:

(1) Dwellings/Churches/Sport Clubs/Old Age Homes: A fixed monthly charge of R5,50

(2) Businesses/Industries: A fixed monthly charge of R20

(3) Schools/Hotels/Hospitals/Magistrate Offices/Post Offices/Police Stations: A fixed monthly charge of R150

(4) Hostels/Restaurants: A fixed monthly charge of R55

Vacant Erven: A fixed monthly charge of R10."

**STADSRAAD VAN VENTERSDORP**  
**WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN RIOLERING**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Ventersdorp, by spesiale besluit die gelde ten opsigte van Riolering, aangekondig in die Provinciale Koerant op 29 Junie 1983, met ingang van 1 Julie 1984 gewysig het deur DEEL II en DEEL III van Bylae B deur die volgende te vervang:

**"DEEL II****GELDE TEN OPSIGTE VAN BESKIKBARE STRAATRIOLE**

1. Vir die toepassing van hierdie Deel van hierdie Bylae, het "stuk grond" die betekenis wat in artikel 1 daarvan geheg word.

2. Indien 'n stuk grond, of daar verbeterings daarop is of nie, verbind is met 'n straatrooil wat deur die Raad beheer word of na die mening van die Raad, met so 'n straatrooil verbind kan word, moet die eienaar van die stuk grond die gelde soos hieronder uiteengesit, aan die Raad betaal:

(1) Woning/Kerk/Sportklubs en Oue Tehuis: 'n Vaste maandelikse heffing van R5,50

(2) Besighede/Nywerhede: 'n Vaste maandelikse heffing van R20

(3) Skole/Koshuise/Hospitale/Landdroskantore/Poskantore/Polisiestasies: 'n Vaste maandelikse heffing van R150

(4) Hotelle/Kafees: 'n Vaste maandelikse heffing van R55

(5) Leë Erve: 'n Vaste maandelikse heffing van R10."

1189-22

**VENTERSDORP TOWN COUNCIL****DETERMINATION OF CHARGES IN RESPECT OF THE SUPPLY OF WATER**

In terms of section 80B(8) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), it is hereby notified that the Town Council of Ventersdorp has by Special Resolution withdrawn the Charges in respect of the Supply of Water, published in the Provincial Gazette of 28 September 1983, and has determined the charges as set out in the Schedule below with effect from 1 July 1984.

A E SNYMAN  
Town Clerk

Municipal Offices  
Ventersdorp  
2170  
22 August 1984

**SCHEDULE****TARIFF OF CHARGES**

1. Supply of Water to all consumers, per month of part thereof

(1) A basic charge of R4,50 shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not, and shall be payable by the owner or occupant.

(2) Consumption charge, per kl or part thereof: 23c

## 2. Connections

(1) For providing and laying of a communication pipe with meter from the main: Cost of material and labour, plus a surcharge of 50 % on such amount.

(2) For connecting the supply at the request of a new consumer or reconnecting the supply at the request of an existing consumer or after it has been disconnected as a result of non-payment: R2

## 3. Meters

(1) For the testing of a meter where it is found that it does not register an error of more than 5 % either way: R2

(2) For a special reading of a meter: R1

## 4. Deposits

Minimum deposit payable in terms of section 12(1)(a) of the Council's Water Supply By-laws.

## STADSRAAD VAN VENTERSDORP

## VASSTELLING VAN GELDE TEN OPSIGTE VAN DIE VERSKAFFING VAN WATER

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Ventersdorp by Spesiale Besluit die gelde ten opsigte van die verskaffing van water, aangekondig in die Provinciale Koerant van 28 September 1983, ingetrek het en die gelde soos in onderstaande bylae uiteengesit, met ingang van 1 Julie 1984, vasgestel het.

Stadsraad  
Ventersdorp  
2710  
22 Augustus 1984

## BYLAE

## TARIEF VAN GELDE

1. Toevoer van Water aan alle verbruikers, per maand of gedeelte daarvan

(1) 'n Basiese heffing van R4,50 word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad daarby aangesluit kan word, of waterverbruik word al dan nie en is deur die eienaar of okkupant betaalbaar.

(2) Verbruikheffing, per kl of gedeelte daarvan: 23c

## 2. Aansluitings

(1) Vir die verskaffing en aanlê van 'n verbindingspyp met meter vanaf die hoofwaterpyp: Koste van materiaal en arbeid, plus 'n toeslag van 50 % op sodanige bedrag.

(2) Vir aansluiting van die toevoer op versoek van 'n nuwe verbruiker, of die heraansluiting van die toevoer op versoek van 'n bestaande verbruiker of nadat dit weens wanbetaling aangesluit is: R2

## 3. Meters

(1) Vir die toets van 'n meter waar bevind word dat dit nie meer as 5 % te veel of te min registreer nie: R2

(2) Vir 'n spesiale aflesing van 'n meter: R1

## 4. Deposito's

Minimum deposito betaalbaar ingevolge artikel 12(1)(a) van die Raad se Watervoorsieningsverordeninge.

1190—22

## VENTERSDORP TOWN COUNCIL

## AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF ELECTRICITY SUPPLY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Ventersdorp has by special resolution with effect from 1 July 1984, amended the charges in respect of the supply of Electricity, published in the Provincial Gazette of 16 May 1984, as follows:

1. By the substitution in item 1 for the figure "R3" of the figure "RS".
2. By the substitution in item 2(1) for the figure "R3" of the figure "RS".
3. By the substitution in item 3(1) for the figure "R10" of the figure "R15".

A E SNYMAN  
Town Clerk  
Municipal Offices  
PO Box 15  
Ventersdorp  
22 August 1984

## STADSRAAD VAN VENTERSDORP

## WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN ELEKTRISITEITSVOORSIENING

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Ventersdorp by spesiale besluit die gelde vir die levering van Elektrisiteit, aangekondig in die Provinciale Koerant van 16 Mei 1984, met ingang van 1 Julie 1984 soos volg gewysig het:

1. Deur in item 1 die syfer "R3" deur die syfer "RS" te vervang.
2. Deur in item 2(1) die syfer "R3" deur die syfer "RS" te vervang.
3. Deur in item 3(1) die syfer "R10" deur die syfer "R15" te vervang.

A E SNYMAN  
Town Clerk  
Munisipale Kantore  
Posbus 15  
Ventersdorp  
2710  
22 Augustus 1984

1191—22

## VENTERSDORP TOWN COUNCIL

## DETERMINATION OF CHARGES IN RESPECT OF SANITARY AND REFUSE REMOVAL

In terms of section 80B(8) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), it is hereby notified that the Town Council of Ventersdorp has by Special Resolution withdrawn the charges published in the Provincial Gazette of 11 July 1984, and deter-

mined the charges as set out in the Schedule below with effect from 1 July 1984.

A E SNYMAN  
Town Clerk

Municipal Offices  
PO Box 15  
Ventersdorp  
2710  
22 August 1984

## SCHEDULE

## SANITARY AND REFUSE REMOVAL TARIFF

## 1. Refuse Removal

1. For the removal of refuse, once per week from any premises, per ash-bin, per month or part thereof: R4

(2) For the removal of any other refuse, per load of 3 m<sup>3</sup> or part thereof: R1,50

2. Sewage Removal, per month of part thereof

(1) For each sewage installation: Minimum charge for the removal of the first 10 kℓ or part thereof: R7

(2) Thereafter, for the removal of each kℓ: 50c

## STADSRAAD VAN VENTERSDORP

## VASSTELLING VAN GELDE TEN OPSIGTE VAN SANITÈRE EN VULLISVERWYDERING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Ventersdorp by Spesiale Besluit die gelde, aangekondig in die Provinciale Koerant van 11 Julie 1984, ingetrek het en die gelde soos in die onderstaande bylae uiteengesit, vasgestel het met ingang 1 Julie 1984.

A E SNYMAN  
Town Clerk

Munisipale Kantore  
Posbus 15  
Ventersdorp  
2710  
22 Augustus 1984

## BYLAE

## SANITÈRE EN VULLISVERWYDERINGS-TARIFF

## 1. Vullisverwydering

(1) Vir die verwydering van vullis, een keer per week van enige perseel af, per asbliek, per maand of gedeelte daarvan: R4

(2) Vir die verwydering van enige ander vullis, per vrag van 3 m<sup>3</sup> of gedeelte daarvan: R1,50

2. Rioolverwydering, per maand of gedeelte daarvan

(1) Vir elke rioolinstallasie: Minimum vordering vir die verwydering van die eerste 10 kℓ of gedeelte daarvan: R7

(2) Daarna, vir die verwydering van elke kℓ: 50c

1192—22

**TOWN COUNCIL OF VEREENIGING**  
**WITHDRAWAL OF CHARGES PAYABLE**  
**IN TERMS OF THE PARKS BY-LAWS**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has, by special resolution determined the amendment as set out in the Schedule below with effect from 1 September 1984.

J J ROODT  
Town Clerk

Municipal Offices  
PO Box 35  
Vereeniging  
1930  
22 August 1984  
Notice No 109/1984

**SCHEDULE**

The Determination of Charges payable in terms of the Parks By-laws, as determined by the Council on 27 November 1980 and published on 17 December 1980, are hereby further amended as follows:

1. By the withdrawal of items 3.2, 3.2.1, 3.2.2 and the proviso in regard to admission charges to the Dickinson Park Children's Zoo.
2. By the re-numbering of items 3.3, 3.4 and 3.5 to read 3.2, 3.3 and 3.4.

Determination by special resolution of the Town Council of Vereeniging dated 28 June 1984 in terms of section 80B of the Local Government Ordinance, 1939.

**STADSRAAD VAN VEREENIGING**

**INTREKKING VAN GELDE BETAALBAAR INGEVOLGE DIE PARKEVERORDENINGE**

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit die wysiging soos in die onderstaande Bylae uiteengesit, met ingang 1 September 1984 vasgestel het.

J J ROODT  
Stadsklerk

Munisipale Kantoor  
Posbus 35  
Vereeniging  
1930  
22 Augustus 1984

**BYLAE**

Die Vasstelling van Gelde betaalbaar in gevolge die Parkeverordeninge van toepassing op die Munisipaliteit van Vereeniging, soos vasgestel deur die Raad op 27 November 1980 en afgekondig op 17 Desember 1980, word hierby verder soos volg gewysig:

1. Deur items 3.2, 3.2.1, 3.2.2 en die voorbehoudbepaling met betrekking tot toegangsgelde tot die Dickinsonpark Kinderdiertuin in te trek.

2. Deur items 3.3, 3.4 en 3.5 te hernommer om 3.2, 3.3 en 3.4 te lees.

Vasstelling by spesiale besluit van die Stadsraad van Vereeniging gedateer 28 Junie 1984 ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.

1193-22

**TZANEEN MUNICIPALITY**  
**ALIENATION OF LAND**

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Council to alienate, subject to the approval of the Administrator and certain conditions, Stand 858, Tzaneen Extension 11 and Erven 2122, 2124 and 2125, Tzaneen Extension 15.

A map indicating the situation of the relevant properties is open for inspection at the office of the undersigned during normal office hours for a period of (14) fourteen days from the date of publication of this notice in the Provincial Gazette on 15 August 1984.

Objections against the proposed alienation must be lodged in writing with the undersigned before or on 5 September 1984.

L POTGIETER  
Town Clerk

Municipal Ofices  
PO Box 24  
Tzaneen  
0850  
22 August 1984  
Notice No 40/1984

J J THERON  
Returning Officer

22 August 1984

**STADSRAAD VAN TZANEEN**  
**VERVREEMDING VAN GROND**

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van voorneme is om, onderhewig aan die goedkeuring van die Administrator, Erf 858, Tzaneen Uitbreiding 11 en Erwe 2122, 2124 en 2125 Tzaneen Uitbreiding 15, te verkoop.

'n Skets wat die ligging van die grond aandui, lê ter insae by die kantoor van die ondergetekende gedurende normale kantoorure vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Proviniale Koerant te wete 15 Augustus 1984.

Skriftelike besware teen die voorgestelde vervreemding moet by die ondergetekende ingediend word voor of op 5 September 1984.

L POTGIETER  
Stadsklerk

Munisipale Kantore  
Posbus 24  
Tzaneen  
0850  
22 Augustus 1984  
Kennisgewing No 40/1984

1194-22

**VILLAGE COUNCIL OF DUILWELSKLOOF**

**BY-ELECTION OF ONE COUNCILLOR**  
**NOTICE OF BY-ELECTION AND**  
**NOMINATION DAY**

Notice is hereby given in terms of section 36 of Ordinance 16 of 1970, as amended, that, subject

to the provisions of section 41 of the said Ordinance, a by-election will be held on 26th September 1984 between 7 am and 9 pm to elect one (1) Councillor.

The 12th day of September 1984 has been fixed as nomination day. Nominations documents, duly completed in accordance with the provisions of sections 37 and 38 of the said Ordinance must be placed in the sealed box not later than 3 pm of the day immediately preceding nomination day.

A sealed box has been made available for this purpose in the Office of the Town Clerk. Nomination documents may be obtained at the Office of the Town Clerk (Room 104) where the Ordinance is also available for perusal.

If more than one (1) candidate is nominated an election will be held in the Municipal Offices, Duiwelskloof on the 26th of September 1984.

The attention of candidates or applicants is invited to section 71 of the abovementioned Ordinance which provides that the name and address of every election agent shall be forwarded in writing to the returning officer by or on behalf of the candidate not later than 12 o'clock noon on nomination day.

J J THERON  
Returning Officer

**DORPSRAAD VAN DUILWELSKLOOF**

**VERKIESING VAN RAADSLID**

**KENNISGEWING VAN TUSSENVERKIE-  
SING EN NOMINAŞIEDAG**

Kennis geskied hiermee kragtens artikel 36 van Ordonnansie No 16 van 1970, soos gewysig, dat onderworpe aan die bepalings van artikel 41 van die genoemde Ordonnansie, 'n tussenverkiezing sal gehou word op 26 September 1984 tussen 7 nm en 9 nm om een (1) Raadslid te verkies.

Die 12e September 1984 is bepaal as nominasiedag. Nominasiedokumente behoorlik voltooi kragtens die bepalings van artikels 37 en 38 van die genoemde Ordonnansie, moet in die verselle bus geplaas word nie later as 3 nm van die dag wat nominasiedag voorafgaan nie.

'n Verselle bus is vir hierdie doel beskikbaar gestel in die Kantoor van die Stadsklerk. Nominasiedokumente is verkrygbaar by die Kantoor van die Stadsklerk (Kamer 104) waar die Ordonnansie ook beskikbaar sal wees vir bestudering.

Indien meer as een (1) kandidaat genomineer word, sal 'n verkiesing gehou word in die Munisipale Kantore, Duiwelskloof op 26 September 1984.

Die aandag van kandidate of applikante word gevensiong op artikel 71 van die genoemde Ordonnansie wat voorseenig maak dat die naam en adres van elke verkiesingsagent op skrif aan die kiesbeampte gestuur sal word deur of namens die kandidaat nie later as 12-uur middag op nominasiedag.

J J THERON  
Kiesbeampte

22 Augustus 1984

1196-22

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