



# DIE PROVINSIE TRANSVAAL Offisiële Koerant

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CC J BADENHORST  
namens Provinsiale Sekretaris

## Proklamasies

No 141 (Administrateurs-), 1984

### PROKLAMASIE

Kragtens die bevoegdhede aan my verleen 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 regsbevoegdheid van die Stadsraad van Kemptonpark.

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

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CC J BADENHORST  
for Provincial Secretary

## Proclamations

No 141 (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 Town Council of Kempton Park.

Gegee onder my hand te Pretoria, op hede die 26e dag van September, Eenduisend Negehonderd Vier-en-tagtig.

W A CRUYWAGEN  
Administrateur van die Provinsie Transvaal  
PB 3-6-6-2-16-11

BYLAE

'n Pad oor Gedeelte 67 (groot 245 vk m) van die plaas Rietfontein 32 IR soos aangedui deur die letters ABCDA op Kaart LG A9631/83.

No 142 (Administrateurs-), 1984

**PROKLAMASIE**

Kragtens die bevoegdhede aan my verleen 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 regsbevoegdheid van die Stadsraad van Kemptonpark.

Gegee onder my hand te Pretoria, op hede die 26e dag van September, Eenduisend Negehonderd Vier-en-tagtig.

W A CRUYWAGEN  
Administrateur van die Provinsie Transvaal  
PB 3-6-6-2-16-11

BYLAE

'n Pad oor Gedeelte 68 (groot 228 vk m) van die plaas Rietfontein 32 IR soos aangedui deur die letters ABCA op Kaart LG A9632/83.

No 143 (Administrateurs-), 1984

**PROKLAMASIE**

Nademaal by artikel 90 van die Wet op Provinsiale Bestuur, 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 Tweede Wysigingsordonnansie op Padverkeer, 1984 wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria, op hede die 5e dag van Oktober, Eenduisend Negehonderd Vier-en-tagtig.

W A CRUYWAGEN  
Administrateur van die Provinsie Transvaal  
PR 4-11 (1984/19)

ORDONNANSIE NO 19 VAN 1984.

(Toestemming verleen op 30 Augustus 1984)

(Afrikaanse eksemplaar deur die Staatspresident onderteken)

**'N  
ORDONNANSIE**

Tot wysiging van die Ordonnansie op Padverkeer, 1966, ten opsigte van die woordomskrywing in artikel 1 vervat; ten opsigte van die aanstelling van beamptes soos in artikel 3 beoog; om voorsiening te maak dat sekere verkeersbeamptes van ander provinsies geag word verkeersbeamptes by die toepassing van hierdie Ordonnansie te wees

Given under my Hand at Pretoria, this 26th day of September, One thousand Nine hundred and Eighty-four.

W A CRUYWAGEN  
Administrator of the Province Transvaal  
PB 3-6-6-2-16-11

SCHEDULE

A Road over Portion 67 (in extent 245 sq m) of the farm Rietfontein 32 IR as indicated by the letters ABCDA on Diagram SG A9631/83.

No 142 (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 Town Council of Kempton Park.

Given under my Hand at Pretoria, this 26th day of September, One thousand Nine hundred and Eighty-four.

W A CRUYWAGEN  
Administrator of the Province Transvaal  
PB 3-6-6-2-16-11

SCHEDULE

A Road over Portion 68 (in extent 228 sq m) of the farm Rietfontein 32 IR as indicated by the letters ABCA on Diagram SG A9632/83.

No 143 (Administrator's), 1984

**PROCLAMATION**

Whereas power is vested in me by section 90 of the Provincial Government Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Council:

Now therefore, I do hereby promulgate the Second Road Traffic Amendment Ordinance, 1984 which is printed hereunder.

Given under my Hand at Pretoria, on this 5th day of October, One Thousand Nine Hundred and Eighty Four.

W A CRUYWAGEN  
Administrator of the Province Transvaal  
PR 4-11 (1984/19)

ORDINANCE NO 19 OF 1984.

(Assented to on 30 August 1984)

(Afrikaans copy signed by the State President)

**AN  
ORDINANCE**

To amend the Road Traffic Ordinance, 1966, in respect of the definitions contained in section 1; in respect of the appointment of officers as contemplated in section 3; to provide that certain traffic officers of other provinces are deemed to be traffic officers for the purposes of this Ordinance by the insertion of a new section 3A; in

deur 'n nuwe artikel 3A in te voeg; ten opsigte van die bykomende vereistes waaraan by registrasie van 'n motorvoertuig voldoen moet word soos in artikel 11 beoog; ten opsigte van die registrasie van 'n motorvoertuig wat die eiendom van die Staat, vreemde regering of organisasie is soos in artikel 16 beoog; ten opsigte van die gevolge van die versuim om 'n motorvoertuig te lisensieer of betyds te lisensieer soos in artikel 26 beoog; ten opsigte van die omstandighede waaronder 'n motorvoertuig met 'n permit op 'n openbare pad gebruik kan word soos in artikel 28 beoog; ten opsigte van die omstandighede waaronder 'n padwaardigheidsertifikaat vereis word soos in artikel 29 beoog; ten opsigte van die boete met betrekking tot die laat betaling van registrasie-, lisensie- en motorhandelnommergelde soos in artikel 30 beoog; ten opsigte van die indeling van 'n leerling- of bestuurderslisensie en die magtiging daarby verleen soos in artikel 58 beoog; ten opsigte van die vervanging van 'n bestaande bestuurderslisensie en die insluiting daarvan in 'n identiteitsdokument soos in artikel 59 beoog; ten opsigte van die onbevoegdheid om 'n leerling- of bestuurderslisensie te verkry of te hou soos in artikel 61 beoog; ten opsigte van 'n aansoek om en uitreiking van 'n bestuurderslisensie soos in artikel 64 beoog; ten opsigte van die plig van 'n houder van 'n lisensie om 'n motorvoertuig te bestuur om kennis te gee van 'n verandering van woonplek soos in artikel 65 beoog; ten opsigte van die bevoegdheid van die Suid-Afrikaanse Vervoerdienste en die Departement van Vervoer om lisensies uit te reik om sekere voertuie te bestuur soos in artikel 69 beoog; ten opsigte van die verval van endossemente op 'n lisensie soos in artikel 72 beoog; ten opsigte van die plig van 'n bestuurder van 'n openbare motorvoertuig om in besit van 'n permit te wees soos in artikel 78 beoog; ten opsigte van die bevoegdheid van 'n Staatsdepartement of die Transvaalse Provinsiale Administrasie om 'n geskikheidsertifikaat en geskikheidsertifikaatskyf uit te reik soos in artikel 82 beoog; ten opsigte van die bevoegdheid om 'n padverkeersteken te vertoon soos in artikel 100 beoog; ten opsigte van die spesiale bepalinge betreffende deurpaaie soos in artikel 133A beoog; ten opsigte van die prosedure na 'n endossement, opskorting of intrekking van 'n lisensie of permit soos in artikel 148 beoog; ten opsigte van die vermoedens in artikel 155 vervat; ten opsigte van die addisionele bevoegdhede en pligte van 'n polisie-beampte soos in artikel 159 beoog; ten opsigte van 'n opdrag om die gebruik van 'n motorvoertuig wat die eiendom van die Staat is, te staak soos in artikel 161A beoog; ten opsigte van die verdeling van gelde soos in artikel 163 beoog; ten opsigte van die verdeling van boetes soos in artikel 164 beoog; ten opsigte van die bevoegdheid van die Administrateur om regulasies te maak soos in artikel 165 beoog; ten opsigte van die verstrekkings van inligting uit 'n register of rekord soos in artikel 173 beoog; ten opsigte van die uitreiking van 'n duplikaatbestuurderslisensie in besondere omstandighede soos in artikel 177A beoog; ten opsigte van die gelde waarvoor in Bylae 2 voorsiening gemaak word; tot wysiging van die Tweede Wysigingsordonnansie op Padverkeer, 1977, ten opsigte van die bepalinge soos in artikel 4 vervat; en om vlr bykomstige aangeleenthede voorsiening te maak.

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

Wysiging van artikel 1 van Ordonnansie 21 van 1966, soos gewysig deur artikel 1 van Ordonnansie 7 van 1968, artikel 1 van Ordonnansie 11 van 1970, artikel 1 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 14 van 1975, artikel 1 van Ordonnansie 11 van 1976, artikel 2 van Ordonnansie 19 van 1977, artikel 2 van Ordonnansie 17 van 1980, artikel 1 van Ordonnansie 22 van 1981 en artikel 1 van Ordonnansie 15 van 1982.

1. Artikel 1 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig —

(a) deur na die woordomsyrywing van "brug" die volgende woordomsyrywing in te voeg:

"'bruto kombinasie-massa', met betrekking tot 'n motorvoertuig wat gebruik word om enige ander motorvoertuig te trek, die maksimum massa van enige kombinasie van motorvoertuie, met inbegrip van die trekvoertuig, en vrag soos deur die vervaardiger daarvan gespesifiseer of, by ontstentenis van sodanige spesifikasie, soos deur die registrasie-owerheid bepaal;";

(b) deur na die woordomsyrywing van "deurpad" die volgende woordomsyrywing in te voeg:

"'Direkteur-generaal' die Direkteur-generaal van Binnelandse Aangeleenthede en ook —

(a) iemand in diens van die Staat; en

respect of the additional requirements to be complied with upon registration of a motor vehicle as contemplated in section 11; in respect of the registration of a motor vehicle owned by the State, foreign government or organization as contemplated in section 16; in respect of the consequences of the failure to license or to license a motor vehicle timeously as contemplated in section 26; in respect of the circumstances under which a motor vehicle may be operated on a public road with a permit as contemplated in section 28; in respect of the circumstances under which a roadworthy certificate is required as contemplated in section 29; in respect of the penalties relating to the late payment of registration, licence and motor trade number fees as contemplated in section 30; in respect of the classification of a learner's or driver's licence and the authority conveyed thereby as contemplated in section 58; in respect of the substitution of an existing driver's licence and the inclusion thereof in an identity document as contemplated in section 59; in respect of the disqualification from obtaining or holding a learner's licence or driver's licence as contemplated in section 61; in respect of an application for and issue of a driver's licence as contemplated in section 64; in respect of the duty of a holder of a licence to drive a motor vehicle to give notice of a change of place of residence as contemplated in section 65; in respect of the power of the South African Transport Services and the Department of Transport to issue licences to drive certain vehicles as contemplated in section 69; in respect of the lapsing of endorsements on a licence as contemplated in section 72; in respect of the duty of a driver of a public motor vehicle to be in possession of a permit as contemplated in section 78; in respect of the power of a State department or the Transvaal Provincial Administration to issue a certificate of fitness and certificate of fitness disc as contemplated in section 82; in respect of the authority to display a road traffic sign as contemplated in section 100; in respect of the special provisions relating to freeways as contemplated in section 133A; in respect of the procedure subsequent to an endorsement, suspension or cancellation of a licence or permit as contemplated in section 148; in respect of the presumptions contained in section 155; in respect of the additional powers and duties of a police officer as contemplated in section 159; in respect of an instruction to discontinue the operation of a motor vehicle owned by the State as contemplated in section 161A; in respect of the apportionment of fees as contemplated in section 163; in respect of the apportionment of fines as contemplated in section 164; in respect of the power of the Administrator to make regulations as contemplated in section 165; in respect of the furnishing of information from a register or record as contemplated in section 173; in respect of the issue of a duplicate driver's licence in special circumstances as contemplated in section 177A; in respect of the fees provided for in Schedule 2; to amend the Second Road Traffic Amendment Ordinance, 1977, in respect of the provisions as contained in section 4; and to provide for matters incidental thereto.

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

1. Section 1 of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), is hereby amended —

(a) by the substitution for paragraph (b) of the definition of "body of persons" of the following paragraph:

"(b) a State department;";

(b) by the insertion after the definition of "direction indicator" of the following definition:

"'Director-General' means the Director-General of Internal Affairs and includes —

- (a) any person employed by the State: and
- (b) the holder of a post in the Public Service.

acting in terms of a delegation from or under the control or direction of that Director-General;";

(c) by the insertion after the definition of "goods vehicle" of the following definition:

"'gross combination mass', in rela-

Amendment of section 1 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 7 of 1968, section 1 of Ordinance 11 of 1970, section 1 of Ordinance 17 of 1971, section 2 of Ordinance 14 of 1975, section 1 of Ordinance 11 of 1976, section 2 of Ordinance 19 of 1977, section 2 of Ordinance 17 of 1980, section 1 of Ordinance 22 of 1981 and section 1 of Ordinance 15 of 1982.

- (b) die bekleër van 'n pos in die Staatsdiens,  
wat ingevolge 'n delegasie of onder die beheer of op las van daardie Direkteur-generaal optree;"
- (c) deur die woordskrywing van "geneesheer" deur die volgende woordskrywing te vervang:  
" 'geneesheer' iemand wat as sodanig kragtens die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), geregistreer is;"
- (d) deur paragraaf (b) van die woordskrywing van "liggaam van persone" deur die volgende paragraaf te vervang:  
"(b) 'n Staatsdepartement;"
- (e) deur paragraaf (b) van die woordskrywing van "motorvoertuig" asook die uitdrukking "maar nie —" wat daarop volg deur die volgende paragraaf en uitdrukking te vervang:  
"(b) 'n voertuig met pedale en met 'n enjin of 'n elektriese motor as 'n integrerende deel daarvan of daaraan vasgeheg en wat ontwerp of ingerig is om deur middel van sodanige pedale, enjin of motor of beide sodanige pedale en enjin of motor voortbeweeg te word,  
maar nie —";
- (f) deur die woordskrywing van "polisiebeampte" deur die volgende woordskrywing te vervang:  
" 'polisiebeampte' —  
(a) enige lid van —  
(i) die Suid-Afrikaanse Polisie;  
of  
(ii) die Suid-Afrikaanse Spoorwegpolisie;  
(b) 'n verkeersbeampte;"
- (g) deur die woordskrywing van "Sekretaris" te skrap;
- (h) deur na die woordskrywing van "soom" die volgende woordskrywing in te voeg:  
" 'Staatsdepartement' —  
(a) 'n departement soos omskryf in artikel 1(1) van die Staatsdienswet, 1957 (Wet 54 van 1957);  
(b) die Departement van Pos- en Telekommunikasiewese; of  
(c) die Suid-Afrikaanse Vervoerdienste;"
- (i) deur paragraaf (b) van die woordskrywing van "stedelike gebied" deur die volgende paragraaf te vervang:  
"(b) ten opsigte waarvan 'n aansoek

tion to a motor vehicle which is used to draw any other motor vehicle, means the maximum mass of any combination of motor vehicles, including the drawing vehicle, and load as specified by the manufacturer thereof or, in the absence of such specification, as determined by the registering authority;"

- (d) by the substitution for the definition of "medical practitioner" of the following definition:  
" 'medical practitioner' means any person registered as such under the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974);"
- (e) by the substitution for paragraph (b) of the definition of "motor vehicle" as well as the expression "but does not include —" following thereupon of the following paragraph and expression:  
"(b) a vehicle having pedals and an engine or an electric motor as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of such pedals, engine or motor or both such pedals and engine or motor,  
but does not include —";
- (f) by the substitution for the definition of "police officer" of the following definition:  
" 'police officer' means —  
(a) any member of —  
(i) the South African Police; or  
(ii) the South African Railway Police;  
(b) a traffic officer;"
- (g) by the substitution in paragraph (b) of the definition of "prescribed territory" for the word "Rhodesia" of the word "Zimbabwe";
- (h) by the deletion of the definition of "Secretary";
- (i) by the insertion after the definition of "sidewalk" of the following definition:  
" 'State department' means —  
(a) a department as defined in section 1(1) of the Public Service Act, 1957 (Act 54 of 1957);  
(b) the Department of Posts and Telecommunications; or  
(c) the South African Transport Services;"
- (j) by the substitution for paragraph (b) of the definition of "urban area" of the following paragraph:  
"(b) in respect of which an application

om die verdeling daarvan deur die Administrateur ingevolge artikel 17 van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973), toege staan is,";

- (j) deur die woordoms krywing van "voertuig" deur die volgende woordoms krywing te vervang:

" 'voertuig' 'n toestel ontwerp of ingerig om hoofsaaklik op wiele of rusper bande te loop, uitgesonderd so 'n toestel wat —

- (a) uitsluitlik op spore beweeg;
- (b) gebruik word —
  - (i) as deel van die sleepuitrusting van 'n motorvoertuig wat vir die berging van ander motorvoertuie ontwerp of ingerig is en wat gewoonlik as 'n teespoedwa bekend staan; en
  - (ii) om enige as of al die asse van 'n motorvoertuig wat geberg word, te steun,

maar omvat nie so 'n toestel wanneer dit andersins op 'n openbare pad gebruik word nie;" ; en

- (k) deur in paragraaf (b) van die woordoms krywing van "voorgeskrewe gebied" die woord "Rhodesië" deur die woord "Zimbabwe" te vervang.

2. Artikel 3 van die Hoofordonnansie word hierby gewysig deur in paragrawe (b) en (d) van subartikel (1) die uitdrukking "Ordonnansie tot Instelling van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943" deur die uitdrukking "Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943" te vervang.

3. Die volgende artikel word hierby na artikel 3 van die Hoofordonnansie ingevoeg:

**3A.** Iemand wat as 'n verkeersbeampte in 'n ander provinsie aangestel is ingevolge die bepalinge van 'n wet van daardie provinsie wat met artikel 3(1)(a) ooreenstem, word by die toepassing van hierdie Ordonnansie geag 'n verkeersbeampte te wees wat ingevolge gemelde artikel aangestel is."

4. Artikel 11 van die Hoofordonnansie word hierby gewysig deur subparagraaf (i) van paragraaf (b) van subartikel (1) deur die volgende subparagraaf te vervang:

- "(i) waar 'n motorvoertuig nie 'n enjinnummer, waar van toepassing, of 'n onderstelnummer, of albei, dra nie of waar sodanige nommer of nummers ver-

for the division thereof has been granted by the Administrator in terms of section 17 of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973)," ; and

- (k) by the substitution for the definition of "vehicle" of the following definition:

" 'vehicle' means a device designed or adapted principally to travel on wheels or crawler tracks, other than such a device which —

- (a) moves exclusively on rails;
- (b) is used —
  - (i) as part of the towing equipment of a motor vehicle designed or adapted for salvaging other motor vehicles and commonly known as a breakdown vehicle; and
  - (ii) to support any axle or all the axles of a motor vehicle which is being salvaged,

but shall not include such a device when otherwise used on a public road;" .

2. Section 3 of the principal Ordinance is hereby amended by the substitution in paragraphs (b) and (d) of subsection (1) of the Afrikaans text for the expression "Ordonnansie tot Instelling van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943" of the expression "Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943".

3. The following section is hereby inserted after section 3 of the principal Ordinance:

**3A.** Any person appointed as a traffic officer in any other province in terms of the provisions of a law of that province corresponding to section 3(1)(a) shall, for the purposes of this Ordinance, be deemed to be a traffic officer appointed in terms of the said section."

4. Section 11 of the principal Ordinance is hereby amended by the substitution for subparagraph (i) of paragraph (b) of subsection (1) of the following subparagraph:

- "(i) where a motor vehicle does not bear an engine number, where applicable, or a chassis number, or both, or where such number or numbers have been altered, defaced or obliterated or where such number or numbers appear on another motor vehicle, the owner of such first-mentioned vehicle shall tender it to the registering authority which shall, subject to the provisions of subparagraph (ii) and upon payment of the appropriate fee provided for in Part VII of Schedule 2 to this Ordinance, in the manner

Amendment of section 3 of Ordinance 21 of 1966, as amended by section 3 of Ordinance 11 of 1970, section 2 of Ordinance 17 of 1971, section 3 of Ordinance 19 of 1977, section 3 of Ordinance 6 of 1979 and section 2 of Ordinance 15 of 1982.

Insertion of section 3A in Ordinance 21 of 1966.

"Certain traffic officers of other provinces deemed to be traffic officers for purposes of this Ordinance."

Amendment of section 11 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19

of 1977 and as amended by section 4 of Ordinance 17 of 1980.

Wysiging van artikel 3 van Ordonnansie 21 van 1966, soos gewysig deur artikel 3 van Ordonnansie 11 van 1970, artikel 2 van Ordonnansie 17 van 1971, artikel 3 van Ordonnansie 19 van 1977, artikel 3 van Ordonnansie 6 van 1979 en artikel 2 van Ordonnansie 15 van 1982.

Invoeging van artikel 3A in Ordonnansie 21 van 1966.

"Sekere verkeersbeamptes van ander provinsies geag verkeersbeamptes by toepassing van hierdie Ordonnansie te wees."

Wysiging van artikel 11 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977 en soos gewysig deur artikel 4 van Ordonnansie 17 van 1980.

ander, geskend of uitgewis is, of waar sodanige nommer of nommers op 'n ander motorvoertuig voorkom, bied die eienaar van sodanige eersgenoemde voertuig dit aan die registrasie-owerheid aan wat, behoudens die bepalings van subparagraaf (ii) en by betaling van die toepaslike geld in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal, 'n nuwe nommer of nommers, na gelang van die geval, op die wyse deur die Administrateur voorgeskryf op die voertuig insny, indruk, bosseleer of permanent vassit en daarna word sodanige nommer of nommers as genoegsame identifikasie van so 'n voertuig vir die doel van registrasie geag: Met dien verstande dat die registrasie-owerheid na goedduke 'n polisieverlag kan vereis voordat 'n nuwe nommer of nommers aan so 'n voertuig toegeken word;".

Vervanging van artikel 16 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

5. Artikel 16 van die Hoofdonnansie word hierby deur die volgende artikel vervang:

"Registrasie van motorvoertuig wat eiendom van Staat, vreemde regering of sekere ander persone is.

**16.(1) 'n Motorvoertuig wat —**

- (a) die eiendom van die Staat is, kan —
- (i) in die geval waar sodanige voertuig onder die beheer van 'n Staatsdepartement, uitgesonderd die Transvaalse Provinsiale Administrasie, is, met die voorafverkreë goedkeuring van die Administrateur deur die betrokke departement geregistreer word en daardie departement ken 'n registrasienommer aan elke sodanige voertuig toe;
- (ii) in die geval waar sodanige voertuig onder die beheer van die Transvaalse Provinsiale Administrasie is; deur die Administrateur geregistreer word en hy ken 'n registrasienommer aan elke sodanige voertuig toe;
- (b) die eiendom van —
- (i) 'n vreemde regering;
- (ii) 'n internasionale of interregeringsorganisasie;
- (iii) die verteenwoordiger in die Republiek van 'n regering of organisasie in subparagraaf (i) of (ii) beoog asook enige lid van die personeel en gevolg van sodanige regering of organisasie

prescribed by the Administrator cut, stamp, emboss on or permanently affix to such vehicle a new number or numbers, as the case may be, and thereafter such number or numbers shall be deemed to be sufficient identification of such vehicle for the purpose of registration: Provided that the registering authority may, in its discretion, require a police report before allocating a number or numbers to such vehicle;".

Substitution of section 16 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

5. The following section is hereby substituted for section 16 of the principal Ordinance:

"Registration of motor vehicle owned by State, foreign government or certain other persons.

**16.(1) A motor vehicle which —**

- (a) is owned by the State, may—
- (i) in the case where such vehicle is under the control of a State department, other than the Transvaal Provincial Administration, with the prior approval of the Administrator be registered by the department concerned and that department shall allocate a registration number to every such vehicle;
- (ii) in the case where such vehicle is under the control of the Transvaal Provincial Administration, be registered by the Administrator and he shall allocate a registration number to every such vehicle;
- (b) is owned by—
- (i) a foreign government;
- (ii) an international or inter-governmental organization;
- (iii) the representative in the Republic of a government or organization contemplated in subparagraph (i) or (ii) as well as any member of the staff and suite of such government or organization as the Minister of Foreign Affairs may determine;
- (iv) any other person or class of persons as the Minister of Foreign Affairs may determine,

may be registered by the Department of Foreign Affairs and that Department shall al-

wat die Minister van Buitelandse Sake bepaal;

- (iv) enige ander persoon of klas persone wat die Minister van Buitelandse Sake bepaal,

is, kan deur die Departement van Buitelandse Sake geregistreer word en daardie Departement ken 'n registrasienommer aan elke sodanige voertuig toe.

(2) Vir die doeleindes van die toekenning van 'n registrasienommer ingevolge subartikel (1) is artikel 12, onderworpe aan die wysigings en voorskrifte wat die Administrateur dienstig ag, van toepassing: Met dien verstande dat—

- (a) in die geval van 'n motorvoertuig wat vir gebruik deur die Staatspresident afgesonder is, 'n embleem waarin die wapen van die Republiek en die letters SP beliggaam is, geag word 'n registrasienommer te wees wat aldus toegeken is;
- (b) die registrasienommer van 'n motorvoertuig in paragraaf (a)(ii) van daardie subartikel beoog met die letter T begin en met die letter G, in plaas van die letter T, eindig;
- (c) die registrasienommer van 'n motorvoertuig in paragraaf (b) van daardie subartikel beoog met die letter D, in plaas van die letter T, eindig.

(3) 'n Staatsdepartement in subartikel (1)(a)(i) beoog, verstrek wanneer ook al die Provinsiale Sekretaris, 'n polisiebeampte of 'n inspekteur van lisensies dit verlang, volledige besonderhede van enige motorvoertuig deur hom registreer."

6. Artikel 26 van die Hoofordonnansie word hierby gewysig deur in die Engelse teks die woord "licence", waar dit ook al as 'n werkwoord gebruik word, deur die woord "license" te vervang.

7. Artikel 28 van die Hoofordonnansie word hierby gewysig deur in die Engelse teks van subartikel (5)(a)(iii) die woord "licence" deur die woord "license" te vervang.

8. Artikel 29 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) van subartikel (8) deur die volgende paragraaf te

locate a registration number to every such vehicle.

(2) For the purposes of the allocation of a registration number in terms of subsection (1), section 12, subject to such amendments and directions as the Administrator may deem expedient, shall apply: Provided that—

- (a) in the case of a motor vehicle set aside for use by the State President, an emblem embodying the coat of arms of the Republic and the letters SP shall be deemed to be a registration number so allocated;
- (b) the registration number of a motor vehicle contemplated in paragraph (a)(ii) of that subsection shall commence with the letter T and shall end with the letter G instead of the letter T;
- (c) the registration number of a motor vehicle contemplated in paragraph (b) of that subsection shall end with the letter D instead of the letter T.

(3) A State department contemplated in subsection (1)(a)(i) shall, whenever the Provincial Secretary, a police officer or an inspector of licences so requests, furnish full particulars of any motor vehicle registered by it."

6. Section 26 of the principal Ordinance is hereby amended by the substitution for the word "licence", wherever it is used as a verb, of the word "license".

7. Section 28 of the principal Ordinance is hereby amended by the substitution in subsection (5)(a)(iii) for the word "licence" of the word "license".

8. Section 29 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of subsection (8) of the following paragraph:

"(a) in respect of a motor vehicle which is owned by the State, a local authority or the Transvaal Board for the Development of Peri-Urban Areas;"

9. Section 30 of the principal Ordinance is hereby amended by the substitution in subsection (2) for the word "licence", wherever it is used as a verb, of the word "license".

10. Section 58 of the principal Ordinance is

Amendment of section 26 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 28 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of section 29 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977 and as amended by section 4 of Ordinance 6 of 1979, section 7 of Ordinance 17 of 1980, section 3 of Ordinance 15 of 1982 and section 1 of Ordinance 17 of 1983.

Amendment of section 30 of Ordinance 21 of 1966, as substituted by section 4 of Ordinance 19 of 1977.

Amendment of

Wysiging van artikel 26 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

Wysiging van artikel 28 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

Wysiging van artikel 29 van Ordonnansie 21 van 1966, soos vervang

deur artikel 4 van Ordonnansie 19 van 1977 en soos gewysig deur artikel 4 van Ordonnansie 6 van 1979, artikel 7 van Ordonnansie 17 van 1980, artikel 3 van Ordonnansie 15 van 1982 en artikel 1 van Ordonnansie 17 van 1983.

Wysiging van artikel 30 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

Wysiging van artikel 58 van Ordonnansie 21 van 1966, soos gewysig deur artikel 8 van Ordonnansie 7 van 1968, artikel 15 van Ordonnansie 11 van 1970, artikel 7 van Ordonnansie 17 van 1971, artikel 1 van Ordonnansie 7 van 1972 en artikel 5 van Ordonnansie 6 van 1979.

vervang:

“(a) ten opsigte van ’n motorvoertuig wat die eiendom van die Staat, ’n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede is;”.

9. Artikel 30 van die Hoofordonnansie word hierby gewysig deur in die Engelse teks van subartikel (2) die woord “licence”, waar dit ook al as ’n werkwoord gebruik word, deur die woord “license” te vervang.

10. Artikel 58 van die Hoofordonnansie word hierby gewysig deur subartikels (1) en (2) deur die volgende subartikels te vervang:

“(1) Behoudens die bepalings van hierdie Hoofstuk, is die klasse motorvoertuie ten opsigte waarvan ’n leerling- of bestuurderslisensie ingedeel en uitgereik word —

- (a) ’n motorfiets sonder syspan wat ’n enjin het met ’n silinderinhoud wat nie 50 cm<sup>3</sup> oorskry nie of wat deur elektriese krag aangedryf word of wat ’n voertuig is soos beoog in paragraaf (b) van die woordskrywing van ‘motorvoertuig’ in artikel 1 vervat;
- (b) ’n motorfiets sonder syspan wat ’n enjin het met ’n silinderinhoud wat 50 cm<sup>3</sup> oorskry;
- (c) ’n motorfiets met syspan;
- (d) ’n motordriewiel;
- (e) ’n trekker wat nie deur elektriese krag aangedryf word nie;
- (f) ’n motorvoertuig wat deur elektriese krag aangedryf word en van ’n klas of klasse is soos hierna in hierdie subartikel beoog, welke klas of klasse in die leerling- of bestuurderslisensie gespesifiseer word;
- (g) ’n motorvoertuig wat ’n tipe mobiele landbou- of nywerheidsuitrusting of landbou- of nywerheidsmasjinerie is wat nie hoofsaaklik vir die vervoer van persone of goedere ontwerp is nie, welke tipe in die leerling- of bestuurderslisensie gespesifiseer word;
- (h) ’n ligte motorvoertuig, synde ’n motorvoertuig wat nie van ’n klas soos voormeld is nie, waarvan die tarra nie 3 500 kg oorskry nie of, waar sodanige motorvoertuig —
  - (i) ’n bus of goedervoertuig is, waarvan die bruto voertuigmassa nie 3 500 kg oorskry nie;
  - (ii) ’n gelede motorvoertuig is, waarvan die bruto kombinasie-massa nie 3 500 kg oorskry nie;
- (i) ’n swaar motorvoertuig, synde ’n motor-

section 58 of Ordinance 21 of 1966, as amended by section 8 of Ordinance 7 of 1968, section 11 of 1970, section 7 of Ordinance 17 of 1971, section 1 of Ordinance 7 of 1972 and section 5 of Ordinance 6 of 1979.

hereby amended by the substitution for subsections (1) and (2) of the following subsections:

“(1) Subject to the provisions of this Chapter, the classes of motor vehicles in respect of which a learner’s or driver’s licence shall be classified and issued shall be —

- (a) a motor cycle without side-car which has an engine with a cylinder capacity not exceeding 50 cm<sup>3</sup> or which is propelled by electrical power or which is a vehicle as contemplated in paragraph (b) of the definition of ‘motor vehicle’ contained in section 1;
- (b) a motor cycle without side-car which has an engine with a cylinder capacity exceeding 50 cm<sup>3</sup>;
- (c) a motor cycle with side-car;
- (d) a motor tricycle;
- (e) a tractor which is not propelled by electrical power;
- (f) a motor vehicle which is propelled by electrical power and is of a class or classes as contemplated hereinafter in this subsection, which class or classes shall be specified in the learner’s or driver’s licence;
- (g) a motor vehicle which is a type of mobile agricultural or industrial equipment or machinery not designed principally for the conveyance of persons or goods, which type shall be specified in the learner’s or driver’s licence;
- (h) a light motor vehicle, being a motor vehicle not of a class as aforesaid, the tare of which does not exceed 3 500 kg or, where such motor vehicle is —
  - (i) a bus or goods vehicle, the gross vehicle mass of which does not exceed 3 500 kg;
  - (ii) an articulated motor vehicle, the gross combination mass of which does not exceed 3 500 kg;
- (i) a heavy motor vehicle, being a motor vehicle not of a class as aforesaid and not being an articulated motor vehicle, the tare of which exceeds 3 500 kg but not 16 000 kg or, where such motor vehicle is a bus or goods vehicle, the gross vehicle mass of which exceeds 3 500 kg but, in the case of a goods vehicle, not 16 000 kg;
- (j) an extra heavy motor vehicle, being a motor vehicle not of a class as aforesaid and not being an articulated motor vehicle, the tare of which exceeds 16 000 kg or, where such motor vehicle is a goods vehicle, the gross vehicle mass of which exceeds 16 000 kg;
- (k) a heavy articulated motor vehicle, being an articulated motor vehicle the gross combination mass of which exceeds 3 500 kg but not 25 000 kg;
- (l) an extra heavy articulated motor ve-

voertuig wat nie van 'n klas soos voormeld is nie en nie 'n gelede motorvoertuig is nie, waarvan die tarra 3 500 kg oorskry maar nie 16 000 kg nie of, waar sodanige motorvoertuig 'n bus of goederevoertuig is, waarvan die bruto voertuigmassa 3 500 kg oorskry maar, in die geval van 'n goederevoertuig, nie 16 000 kg nie;

- (j) 'n ekstra swaar motorvoertuig, synde 'n motorvoertuig wat nie van 'n klas soos voormeld is nie en nie 'n gelede motorvoertuig is nie, waarvan die tarra 16 000 kg oorskry of, waar sodanige motorvoertuig 'n goederevoertuig is, waarvan die bruto voertuigmassa 16 000 kg oorskry;
- (k) 'n swaar gelede motorvoertuig, synde 'n gelede motorvoertuig waarvan die bruto kombinasie-massa 3 500 kg oorskry maar nie 25 000 kg nie;
- (l) 'n ekstra swaar gelede motorvoertuig, synde 'n gelede motorvoertuig waarvan die bruto kombinasie-massa 25 000 kg oorskry;
- (m) 'n motorvoertuig van enige klas soos vermeld wat spesiaal ingerig, gebou of uitgerus is vir gebruik deur 'n liggaamlik gestremde persoon, welke klas en die noodsaaklike modifikasies van die voertuig aldus ingerig, gebou of uitgerus, in die leerling- of bestuurderslisensie gespesifiseer word: Met dien verstande dat 'n motorvoertuig soos in hierdie paragraaf beoog alleenlik ten opsigte van die houer van sodanige lisensie as 'n afsonderlike klas ingedeel word.

(2) Behoudens subartikel (3), magtig 'n lisensie soos in subartikel (1) beoog die houer daarvan om die klas motorvoertuig ten opsigte waarvan dit uitgereik is, te bestuur en waar die lisensie uitgereik is ten opsigte van 'n klas motorvoertuig soos beoog —

- (a) in subartikel (1)(b), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel (1)(a) beoog, te bestuur;
- (b) in subartikel (1)(c), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel (1)(a), (b) of (d) beoog, te bestuur;
- (c) in subartikel (1)(e), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel (1)(g) beoog, te bestuur;
- (d) in subartikel (1)(h), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel (1)(e), (f) of (g) beoog, te bestuur waar die tarra van 'n klas motorvoertuig soos in subartikel (1)(f) of (g) beoog, nie 3 500 kg oorskry nie of waar die bruto voertuigmassa van 'n klas motorvoertuig soos in subartikel (1)(f) beoog wat 'n bus of goederevoertuig is, nie 3 500 kg oorskry nie;
- (e) in subartikel (1)(i), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel (1)(e), (f), (g) of (h) beoog, te be-

hicle, being an articulated motor vehicle the gross combination mass of which exceeds 25 000 kg;

- (m) a motor vehicle of any class as aforesaid which is specially adapted, constructed or equipped for use by a physically disabled person, which class and the essential modifications of the vehicle so adapted, constructed or equipped shall be specified in the learner's or driver's licence: Provided that a motor vehicle as contemplated in this paragraph shall only be classified as a separate class in respect of the holder of such licence.

(2) Subject to subsection (3), a licence as contemplated in subsection (1) shall authorize the holder thereof to drive the class of motor vehicle in respect of which it has been issued and where the licence has been issued in respect of a class of motor vehicle as contemplated —

- (a) in subsection (1)(b), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(a);
- (b) in subsection (1)(c), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(a), (b) or (d);
- (c) in subsection (1)(e), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(g);
- (d) in subsection (1)(h), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(e), (f) or (g) where the tare of a class of motor vehicle as contemplated in subsection (1)(f) or (g) does not exceed 3 500 kg or where the gross vehicle mass of a class of motor vehicle as contemplated in subsection (1)(f) which is a bus or goods vehicle, does not exceed 3 500 kg;
- (e) in subsection (1)(i), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(e), (f), (g) or (h) where the tare of a class of motor vehicle as contemplated in subsection (1)(f) or (g) does not exceed 16 000 kg or where the gross vehicle mass of a class of motor vehicle as contemplated in subsection (1)(f) which is a goods vehicle, does not exceed 16 000 kg;
- (f) in subsection (1)(j), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(e), (f), (g), (h) or (i);
- (g) in subsection (1)(k), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection (1)(e), (f), (g), (h) or (i) where the tare of a class of motor vehicle as contemplated in subsection (1)(f) or (g) does not exceed 16 000 kg or where the gross vehicle mass of a class of motor vehicle as contemplated in subsection (1)(f) which is a goods vehicle, does not exceed 16 000 kg;

stuur waar die tarra van 'n klas motorvoertuig soos in subartikel 1(f) of (g) beoog, nie 16 000 kg oorskry nie of waar die bruto voertuigsmassa van 'n klas motorvoertuig soos in subartikel 1(f) beoog wat 'n goederevoertuig is, nie 16 000 kg oorskry nie;

- (f) in subartikel 1(j), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel 1(e), (f), (g), (h) of (i) beoog, te bestuur;
- (g) in subartikel 1(k), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel 1(e), (f), (g), (h) of (i) beoog, te bestuur waar die tarra van 'n klas motorvoertuig soos in subartikel 1(f) of (g) beoog, nie 16 000 kg oorskry nie of waar die bruto voertuigsmassa van 'n klas motorvoertuig soos in subartikel 1(f) beoog wat 'n goederevoertuig is, nie 16 000 kg oorskry nie;
- (h) in subartikel 1(l), magtig dit hom ook om 'n klas motorvoertuig soos in subartikel 1(e), (f), (g), (h), (i), (j) of (k) beoog, te bestuur."

Wysiging van artikel 59 van Ordonnansie 21 van 1966, soos vervang deur artikel 8 van Ordonnansie 17 van 1971.

**11. Artikel 59 van die Hoofordonnansie word hierby gewysig deur die woord "Sekretaris", waar dit ook al voorkom, deur die woord "Direkteur-generaal" te vervang.**

Wysiging van artikel 61 van Ordonnansie 21 van 1966, soos gewysig deur artikel 9 van Ordonnansie 17 van 1971 en artikel 6 van Ordonnansie 6 van 1979.

**12. Artikel 61 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in subparagraaf (i) van paragraaf (a) na die woord "word" die uitdrukking "of wat 'n voertuig is soos in paragraaf (b) van die woordskrywing van 'motorvoertuig' beoog" in te voeg; en
- (b) deur subparagraaf (iii) van paragraaf (f) deur die volgende subparagraaf te vervang:

"(iii) enige vorm van geestesongesteldheid in so 'n mate dat dit noodsaaklik is dat hy as pasiënt ingevolge die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), aangehou, onder toesig gehou, beheer en behandel word;"

Wysiging van artikel 64 van Ordonnansie 21 van 1966, soos vervang deur artikel 12 van Ordonnansie 17 van 1971, en soos gewysig deur artikel 5 van Ordonnansie 22 van 1981, artikel 5 van Ordonnansie 15 van 1982 en artikel 3 van Ordonnansie 17 van 1983.

**13. Artikel 64 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in subartikel 4(b) die uitdrukking "subartikel 1(b)" deur die uitdrukking "subartikel 1A(b)" te vervang; en
- (b) deur in subartikel 5 die uitdrukking "subartikel 1(c)" deur die uitdrukking "subartikel 1A(c)" te vervang.

Wysiging van artikel 65 van Ordonnansie 21 van 1966, soos vervang deur artikel 13 van Ordonnansie

**14. Artikel 65 van die Hoofordonnansie word hierby gewysig deur in subartikel 1 die woord "Sekretaris" deur die woord "Direkteur-generaal" te vervang.**

- (h) in subartikel 1(l), it shall also authorize him to drive a class of motor vehicle as contemplated in subsection 1(e), (f), (g), (h), (i), (j) or (k)."

Amendment of section 59 of Ordinance 21 of 1966, as substituted by section 8 of Ordinance 17 of 1971.

**11. Section 59 of the principal Ordinance is hereby amended by the substitution for the word "Secretary", wherever it appears, of the word "Director-General".**

Amendment of section 61 of Ordinance 21 of 1966, as amended by section 9 of Ordinance 17 of 1971 and section 6 of Ordinance 6 of 1979.

**12. Section 61 of the principal Ordinance is hereby amended —**

- (a) by the insertion in subparagraph (i) of paragraph (a) after the word "power" of the expression "or which is a vehicle as contemplated in paragraph (b) of the definition of 'motor vehicle'"; and
- (b) by the substitution for subparagraph (iii) of paragraph (f) of the following subparagraph:

"(iii) any form of mental illness to such a degree that it is necessary that he be detained, supervised, controlled and treated as a patient in terms of the Mental Health Act, 1973 (Act 18 of 1973);"

Amendment of section 64 of Ordinance 21 of 1966, as substituted by section 12 of Ordinance 17 of 1971, and as amended by section 5 of Ordinance 22 of 1981, section 5 of Ordinance 15 of 1982 and section 3 of Ordinance 17 of 1983.

**13. Section 64 of the principal Ordinance is hereby amended —**

- (a) by the substitution in subsection (4)(b) for the expression "subsection 1(b)" of the expression "subsection 1A(b)"; and
- (b) by the substitution in subsection (5) for the expression "subsection 1(c)" of the expression "subsection 1A(c)".

Amendment of section 65 of Ordinance 21 of 1966, as substituted by section 13 of Ordinance 17 of 1971 and as amended by section 4 of Ordinance 17 of 1983.

**14. Section 65 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the word "Secretary" of the word "Director-General".**

Amendment of section 69 of Ordinance 21 of 1966, as amended by section 5 of Ordinance 19 of 1977 and section 5 of Ordinance 17 of 1983.

**15. Section 69 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:**

"(2) The holder of a licence contemplated in subsection (1) issued —

- (a) by the South African Transport Services, may only drive a motor vehicle which is owned by the State and under the control of such Transport Services or which is hired by such Transport Services;
- (b) by the Department of Transport, may only drive a fire-fighting vehicle which is owned by the State and under the control of such Department or which is hired by such Department,

in the execution of his duties."

Amendment of section 72 of Ordinance 21 of 1966, as amended by section 19 of

**16. Section 72 of the principal Ordinance is hereby amended by the substitution in subsection (3) for the word "Secretary" of the word "Director-General".**

17 van 1971 en soos gewysig deur artikel 4 van Ordonnansie 17 van 1983.

Wysiging van artikel 69 van Ordonnansie 21 van 1966, soos gewysig deur artikel 5 van Ordonnansie 19 van 1977 en artikel 5 van Ordonnansie 17 van 1983.

15. Artikel 69 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

“(2) Die houer van ’n lisensie in subartikel (1) beoog, uitgereik —

(a) deur die Suid-Afrikaanse Vervoerdienste, kan slegs ’n motorvoertuig wat die eiendom van die Staat en onder die beheer van sodanige Vervoerdienste is of wat deur sodanige Vervoerdienste gehuur word;

(b) deur die Departement van Vervoer, kan slegs ’n brandbestrydingsvoertuig wat die eiendom van die Staat en onder die beheer van sodanige Departement is of wat deur sodanige Departement gehuur word;

in die uitvoering van sy pligte bestuur.”.

Wysiging van artikel 72 van Ordonnansie 21 van 1966, soos gewysig deur artikel 19 van Ordonnansie 17 van 1971.

16. Artikel 72 van die Hoofordonnansie word hierby gewysig deur in subartikel (3) die woord “Sekretaris” deur die woord “Direkteur-generaal” te vervang.

Wysiging van artikel 78 van Ordonnansie 21 van 1966, soos gewysig deur artikel 16 van Ordonnansie 11 van 1970.

17. Artikel 78 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) van subartikel (2) deur die volgende paragraaf te vervang:

“(a) ten opsigte van ’n openbare motorvoertuig wat die eiendom van die Staat, die Administrasie van Suidwes-Afrika, ’n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede is;”.

Vervanging van artikel 82 van Ordonnansie 21 van 1966, soos vervang deur artikel 9 van Ordonnansie 22 van 1981.

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

“Bevoegdheid van Staatsdepartement om geskikheidsertifikaat en geskikheidsertifikaatskyf uit te reik. 82. Ondanks die bepalings van artikels 79 en 80, kan enige Staatsdepartement ten opsigte van enige openbare motorvoertuig wat die eiendom van die Staat en onder die beheer van die betrokke departement is, ’n geskikheidsertifikaat en geskikheidsertifikaatskyf op die voorgeskrewe vorms uitreik.”.

Wysiging van artikel 100 van Ordonnansie 21 van 1966, soos gewysig deur artikel 18 van Ordonnansie 11 van 1970, artikel 22 van Ordonnansie 17 van 1971 en artikel 10 van Ordonnansie 6 van 1979.

19. Artikel 100 van die Hoofordonnansie word hierby gewysig —

(a) deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Die Suid-Afrikaanse Vervoerdienste of ’n persoon in sy diens wat, hetsy in die algemeen of in die besonder daartoe gemagtig is, kan, ten opsigte van enige spooroorweg op enige openbare pad waarvoor sodanige Vervoerdienste verantwoordelik is, die

Ordinance 17 of 1971.

Amendment of section 78 of Ordinance 21 of 1966, as amended by section 16 of Ordinance 11 of 1970.

17. Section 78 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of subsection (2) of the following paragraph:

“(a) in respect of a public motor vehicle which is owned by the State, the Administration of South West Africa, a local authority or the Transvaal Board for the Development of Peri-Urban Areas;”.

Substitution of section 82 of Ordinance 21 of 1966, as substituted by section 9 of Ordinance 22 of 1981.

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

“Power of State department to issue certificate of fitness and certificate of fitness disc.

82. Notwithstanding the provisions of sections 79 and 80, any State department may, in respect of any public motor vehicle which is owned by the State and under the control of the department concerned, issue a certificate of fitness and certificate of fitness disc on the prescribed forms.”.

Amendment of section 100 of Ordinance 21 of 1966, as amended by section 18 of Ordinance 11 of 1970, section 22 of Ordinance 17 of 1971 and section 10 of Ordinance 6 of 1979.

19. Section 100 of the principal Ordinance is hereby amended —

(a) by the substitution for subsection (3) of the following subsection:

“(3) The South African Transport Services or a person in its employ who has, either generally or specifically, been authorized thereto, may, in respect of any railway level crossing on any public road for which such Transport Services is responsible, cause or permit to be displayed in the manner prescribed, such road traffic signs as such Transport Services or person may deem expedient.”; and

(b) by the substitution for subsection (6) of the following subsection:

“(6) Notwithstanding the provisions of subsections (2) and (3), the Administrator may direct that any road traffic sign be displayed or removed by a local authority or the Transvaal Board for the Development of Peri-Urban Areas on or from any public road in the area of such local authority or Board or by the South African Transport Services on or from any public road at a railway level crossing for which such Transport Services is responsible, and where the local authority concerned or such Board or Transport Services fails to do so, the Administrator or any person authorized thereto by him, may cause such sign to be displayed or removed, as the case may be, and the Administrator shall recover the cost thereof from the local authority or from such Board or Transport Services directed by him to display or remove the road traffic sign.”.

Amendment of section 133A of Ordinance 21 of 1966, as inserted by

20. Section 133A of the principal Ordinance is hereby amended by the addition to paragraph (c) of subsection (1) of the expres-

padverkeerstekens wat sodanige Vervoerdienste of persoon dienstig ag, op die voorgeskrewe wyse laat vertoon of toelaat dat dit vertoon word.”; en

- (b) deur subartikel (6) deur die volgende subartikel te vervang:

“(6) Ondanks die bepalings van subartikels (2) en (3), kan die Administrateur gelas dat enige padverkeersteken vertoon of verwyder word deur ’n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede op of van enige openbare pad in die gebied van sodanige plaaslike bestuur of Raad of deur die Suid-Afrikaanse Vervoerdienste op of van enige openbare pad by ’n spooroorweg waarvoor sodanige Vervoerdienste verantwoordelik is, en waar die betrokke plaaslike bestuur of sodanige Raad of Vervoerdienste in gebreke bly om dit te doen, kan die Administrateur of iemand deur hom daartoe gemagtig, sodanige teken laat vertoon of laat verwyder, na gelang van die geval, en die Administrateur verhaal die koste daarvan van die plaaslike bestuur of van sodanige Raad of Vervoerdienste wat deur hom gelas is om die padverkeersteken te vertoon of te verwyder.”.

20. Artikel 133A van die Hoofordonnansie word hierby gewysig deur die uitdrukking “of wat ’n voertuig is soos in paragraaf (b) van die woordomsywing van ‘motorvoertuig’ beoog” by paragraaf (c) van subartikel (1) by te voeg.

Wysiging van artikel 133A van Ordonnansie 21 van 1966, soos ingevoeg deur artikel 29 van Ordonnansie 11 van 1970, en soos gewysig deur artikel 32 van Ordonnansie 17 van 1971, artikel 16 van Ordonnansie 6 van 1979, artikel 21 van Ordonnansie 22 van 1981 en artikel 11 van Ordonnansie 17 van 1983.

21. Artikel 148 van die Hoofordonnansie word hierby gewysig deur in subartikel (2) die woorde “Sekretaris van Binnelandse Sake” deur die woord “Direkteur-generaal” te vervang.

Wysiging van artikel 148 van Ordonnansie 21 van 1966, soos vervang deur artikel 35 van Ordonnansie 17 van 1971 en soos gewysig deur artikel 10 van Ordonnansie 14 van 1975.

22. Artikel 155 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel by te voeg:

“(3) By die toepassing van subartikels (1) en (2) word daar vermoed, totdat die teen-deel bewys word, dat waar die eienaar van die betrokke voertuig ’n regs persoon is, sodanige voertuig deur ’n direkteur of dienaar van die regs persoon bestuur of geparkeer is, soos in daardie subartikels beoog, by die uitoefening van sy bevoegdhede of die uitvoering van sy pligte as so ’n direkteur of dienaar of ter bevordering of geпоogde bevordering van die belange van die regs persoon.”.

Wysiging van artikel 155 van Ordonnansie 21 van 1966, soos gewysig deur artikel 12 van Ordonnansie 14 van 1975.

section 29 of Ordinance 11 of 1970, and as amended by section 32 of Ordinance 17 of 1971, section 16 of Ordinance 6 of 1979, section 21 of Ordinance 22 of 1981 and section 11 of Ordinance 17 of 1983.

Amendment of section 148 of Ordinance 21 of 1966, as substituted by section 35 of Ordinance 17 of 1971 and as amended by section 10 of Ordinance 14 of 1975.

Amendment of section 155 of Ordinance 21 of 1966, as amended by section 12 of Ordinance 14 of 1975.

Amendment of section 159 of Ordinance 21 of 1966, as amended by section 39 of Ordinance 17 of 1971 and section 11 of Ordinance 19 of 1977.

Amendment of section 161A of Ordinance 21 of 1966, as inserted by section 9 of Ordinance 15 of 1982 and as amended by section 21 of Ordinance 17 of 1983.

tion “or which is a vehicle as contemplated in paragraph (b) of the definition of ‘motor vehicle’”.

21. Section 148 of the principal Ordinance is hereby amended by the substitution in subsection (2) for the words “Secretary for the Interior” of the word “Director-General”.

22. Section 155 of the principal Ordinance is hereby amended by the addition of the following subsection:

“(3) For the purposes of subsections (1) and (2) it shall be presumed, until the contrary is proved, that where the owner of the vehicle concerned is a corporate body, such vehicle was driven or parked, as contemplated in those subsections, by a director or servant of the corporate body in the exercise of his powers or in the performance of his duties as such director or servant or in furthering or endeavouring to further the interests of the corporate body.”.

23. Section 159 of the principal Ordinance is hereby amended by the substitution in subsection (1)(a) for the expression “section 3(1)(e)” of the expression “section 3(1)(f)”.

24. Section 161A of the principal Ordinance is hereby amended —

- (a) by the substitution for subsection (1) of the following subsection:

“(1) For the purposes of this section —

‘competent officer’ means an officer who is —

- (a) competent to examine a motor vehicle; and
- (b) appointed by a State department to examine a motor vehicle which is owned by the State and under the control of the department concerned;

‘motor vehicle’ means a motor vehicle which is —

- (a) owned by the State; and
- (b) under the control of the State department which appointed the competent officer;

‘instruction’ means a written instruction in such form as may be determined by the State department which appointed the competent officer.”;

Wysiging van artikel 159 van Ordonnansie 21 van 1966, soos gewysig deur artikel 39 van Ordonnansie 17 van 1971 en artikel 11 van Ordonnansie 19 van 1977.

23. Artikel 159 van die Hoofordonnansie word hierby gewysig deur in subartikel (1)(a) die uitdrukking "artikel 3(1)(e)" deur die uitdrukking "artikel 3(1)(f)" te vervang.

Wysiging van artikel 161A van Ordonnansie 21 van 1966, soos ingevoeg deur artikel 9 van Ordonnansie 15 van 1982 en soos gewysig deur artikel 21 van Ordonnansie 17 van 1983.

24. Artikel 161A van die Hoofordonnansie word hierby gewysig —

(a) deur subartikel (1) deur die volgende subartikel te vervang:

"(1) By die toepassing van hierdie artikel beteken —

'bevoegde beampte' 'n beampte wat —

(a) bevoeg is om 'n motorvoertuig te ondersoek; en

(b) deur 'n Staatsdepartement aangestel is om 'n motorvoertuig wat die eiendom van die Staat en onder die beheer van die betrokke departement is, te ondersoek;

'motorvoertuig' 'n motorvoertuig wat —

(a) die eiendom van die Staat is; en

(b) onder die beheer van die Staatsdepartement is wat die bevoegde beampte aangestel het;

'opdrag' 'n skriftelike opdrag in die vorm bepaal deur die Staatsdepartement wat die bevoegde beampte aangestel het.";

(b) deur paragraaf (b) van subartikel (3) deur die volgende paragraaf te vervang:

"(b) vermeld die toetsowerheid van die betrokke Staatsdepartement na wie die motorvoertuig vir ondersoek geneem moet word: Met dien verstande dat waar geen sodanige toetsowerheid beskikbaar is nie of, na die mening van die bevoegde beampte nie gerieflik beskikbaar is nie, sodanige opdrag 'n ander toetsowerheid of registrasie-owerheid vermeld waarheen die motorvoertuig geneem moet word.";

(c) deur paragraaf (b) van subartikel (6) deur die volgende paragraaf te vervang:

"(b) enige klaringsbewys, geskikheidsertifikaat of geskikheidsertifikaatskyf wat ingevolge subartikel (4) verwyder is, aan die betrokke Staatsdepartement terugbesorg.";

(d) deur paragraaf (a) van subartikel (8) deur die volgende paragraaf te vervang:

"(a) 'n toetsowerheid van 'n Staatsdepartement; of".

Wysiging van artikel 163 van Ordonnansie 21 van 1966, soos gewysig deur artikel 1

25. Artikel 163 van die Hoofordonnansie word hierby gewysig —

(b) by the substitution for paragraph (b) of subsection (3) of the following paragraph:

"(b) shall state the testing authority of the State department concerned to which the motor vehicle shall be taken for examination: Provided that where no such testing authority is available or, in the opinion of the competent officer is not conveniently available, such instruction shall state another testing authority or registering authority to which the motor vehicle shall be taken.";

(c) by the substitution for paragraph (b) of subsection (6) of the following paragraph:

"(b) return any clearance certificate, certificate of fitness or certificate of fitness disc removed in terms of subsection (4), to the State department concerned."; and

(d) by the substitution for paragraph (a) of subsection (8) of the following paragraph:

"(a) a testing authority of a State department; or".

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

(a) by the substitution in subsection (2) for the expression "7 and 11" of the expression "8 and 14"; and

(b) by the substitution in subsection (4) for the expression "1, 2, 3, 4, 5, 6, 8, 8A, 8B, 9, 10, 11A, 12 and 13" of the expression "1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 15, 16 and 17".

Amendment of section 163 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 14 of 1967, section 15 of Ordinance 7 of 1968, section 2 of Ordinance 8 of 1969, section 33 of Ordinance 11 of 1970, section 13 of Ordinance 14 of 1975, section 13 of Ordinance 19 of 1977, section 20 of Ordinance 6 of 1979, section 11 of Ordinance 17 of 1980, section 10 of Ordinance 15 of 1982 and section 22 of Ordinance 17 of 1983.

Amendment of section 164 of Ordinance 21 of 1966.

26. Section 164 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) Subject to sections 6 and 8 of the Finance and Financial Adjustments Acts Consolidation Act, 1977 (Act 11 of 1977), and section 341(2)(b) of the Criminal Procedure Act, 1977 (Act 51 of 1977), any fine imposed or moneys estreated as bail in respect of any offence in terms of this Ordinance shall be paid into the Provincial Revenue Fund.".

Amendment of section 165 of Ordinance 21 of 1966, as amended by section 40 of

27. Section 165 of the principal Ordinance is hereby amended by the substitution in subsection (1)(j) for the expression "Standards

Act, 1962 (Act No 33 of 1962) of the expression "Standards Act, 1982 (Act 30 of 1982)".

Act, 1962 (Act No 33 of 1962) of the expression "Standards Act, 1982 (Act 30 of 1982)".

van Ordonnansie 14 van 1967, artikel 15 van Ordonnansie 7 van 1968, artikel 2 van Ordonnansie 8 van 1969, artikel 33 van Ordonnansie 11 van 1970, artikel 13 van Ordonnansie 14 van 1975, artikel 13 van Ordonnansie 19 van 1977, artikel 20 van Ordonnansie 6 van 1979, artikel 11 van Ordonnansie 17 van 1980, artikel 10 van Ordonnansie 15 van 1982 en artikel 22 van Ordonnansie 17 van 1983.

Wysiging van artikel 164 van Ordonnansie 21 van 1966.

- (a) deur in subartikel (2) die uitdrukking "7 en 11" deur die uitdrukking "8 en 14" te vervang; en
- (b) deur in subartikel (4) die uitdrukking "1, 2, 3, 4, 5, 6, 8, 8A, 8B, 9, 10, 11A, 12 en 13" deur die uitdrukking "1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 15, 16 en 17" te vervang.

26. Artikel 164 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Behoudens artikels 6 en 8 van die Konsolidasiewet op Finansiële en Finansiële Reëlinswette, 1977 (Wet 11 van 1977), en artikel 341(2)(b) van die Strafproseswet, 1977 (Wet 51 van 1977), word enige boete wat opgelê of borggeld wat verbeur word ten opsigte van enige misdryf ingevolge hierdie Ordonnansie op die Provinsiale Inkomstefonds gestort."

Wysiging van artikel 165 van Ordonnansie 21 van 1966, soos gewysig deur artikel 40 van Ordonnansie 17 van 1971, artikel 12 van Ordonnansie 17 van 1980 en artikel 23 van Ordonnansie 17 van 1983.

27. Artikel 165 van die Hoofordonnansie word hierby gewysig deur in subartikel (1)(j) die uitdrukking "Wet op Standaard, 1962 (Wet No. 33 van 1962)" deur die uitdrukking "Wet op Standaard, 1982 (Wet 30 van 1982)" te vervang.

Wysiging van artikel 173 van Ordonnansie 21 van 1966, soos vervang deur artikel 13 van Ordonnansie 17 van 1980.

28. Artikel 173 van die Hoofordonnansie word hierby gewysig deur paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang:

"(c) enige Staatsdepartement;"

Wysiging van artikel 177A van Ordonnansie 21 van 1966, soos ingevoeg deur artikel 16 van Ordonnansie 19 van 1977.

29. Artikel 177A van die Hoofordonnansie word hierby gewysig deur die uitdrukking wat paragraaf (a) voorafgaan deur die volgende uitdrukking te vervang:

"Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die Direkteur-generaal van Samewerking en Ontwikkeling of iemand wat deur hom daartoe gemagtig is, by ontvangs van 'n aansoek op die voorgeskrewe vorm en by betaling van die geld wat daardie Direkteur-generaal bepaal aan iemand (hierna die applikant genoem) wat die houër was van 'n bestuurderslisensie wat in 'n bewysboek soos in artikel 1 van die Swartes (Afskaffing van Passe en Koördinerings van Dokumente) Wet, 1952 (Wet 67 van 1952), omskryf, vervat was, 'n duplikaat van sodanige lisensie uitreik en in so 'n geval geld die volgende bepalings:"

30. Bylae 2 by die Hoofordonnansie word hierby gewysig —

- (a) deur in item 1 van Deel II na die woord "word" die uitdrukking "of wat 'n voer-

Wysiging van Bylae 2 by Ordonnansie 21 van 1966, soos gewysig deur artikel 16 van

Ordinance 17 of 1983.

Amendment of section 173 of Ordinance 21 of 1966, as substituted by section 13 of Ordinance 17 of 1980.

28. Section 173 of the principal Ordinance is hereby amended by the substitution for paragraph (c) of subsection (1) of the following paragraph:

"(c) any State department;"

Amendment of section 177A of Ordinance 21 of 1966, as inserted by section 16 of Ordinance 19 of 1977.

29. Section 177A of the principal Ordinance is hereby amended by the substitution for the expression preceding paragraph (a) of the following expression:

"Notwithstanding anything to the contrary contained in this Ordinance, the Director-General for Co-operation and Development or any person authorized thereto by him, may, upon receipt of an application on the prescribed form and upon payment of such fee as that Director-General may determine, issue to any person (hereinafter referred to as the applicant) who was the holder of a driver's licence contained in a reference book as defined in section 1 of the Blacks (Abolition of Passes and Co-ordination of Documents) Act, 1952 (Act 67 of 1952), a duplicate of such licence, and in such a case the following provisions shall apply:"

Amendment of Schedule 2 to Ordinance 21 of 1966, as amended by section 16 of Ordinance 7 of 1968, section 3 of Ordinance 8 of 1969, section 44 of Ordinance 17 of 1971, section 2 of Ordinance 11 of 1974, section 8 of Ordinance 11 of 1976, section 18 of Ordinance 19 of 1977, section 23 of Ordinance 6 of 1979, section 15 of Ordinance 17 of 1980, section 26 of Ordinance 22 of 1981, section 12 of Ordinance 15 of 1982 and section 28 of Ordinance 17 of 1983.

30. Schedule 2 to the principal Ordinance is hereby amended —

- (a) by the insertion in item 1 of Part II after the word "power" of the expression "or which is a vehicle as contemplated in paragraph (b) of the definition of 'motor vehicle'";

- (b) by the substitution for item 1 of Part IV of the following item:

"1. Any motor vehicle owned by the State or the Administration of South West Africa.";

- (c) by the substitution in item 2 of Part IV for the words "Secretary for Defence" of the words "Chief of the South African Defence Force";

- (d) by the substitution in item 3 of Part IV for the words "Peri-Urban Areas Health Board" of the words "Transvaal Board for the Development of Peri-Urban Areas";

- (e) by the substitution for paragraphs (a) and (b) of Part V of the following paragraphs:

"(a) he is in receipt of a pension in terms of the Military Pensions Act, 1976 (Act 84 of 1976);

Ordonnansie 7 van 1968, artikel 3 van Ordonnansie 8 van 1969, artikel 44 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 11 van 1974, artikel 8 van Ordonnansie 11 van 1976, artikel 18 van Ordonnansie 19 van 1977, artikel 23 van Ordonnansie 6 van 1979, artikel 15 van Ordonnansie 17 van 1980, artikel 26 van Ordonnansie 22 van 1981, artikel 12 van Ordonnansie 15 van 1982 en artikel 28 van Ordonnansie 17 van 1983.

- tuig is soos in paragraaf (b) van die woordoms krywing van 'motorvoertuig' beoog" in te voeg;
- (b) deur item 1 van Deel IV deur die volgende item te vervang:
- "1. Enige motorvoertuig wat die eien- dom van die Staat of die Admini- strasie van Suidwes-Afrika is.";
- (c) deur in item 2 van Deel IV die woorde "Sekretaris van Verdediging" deur die woorde "Hoof van die Suid-Afrikaanse Weermag" te vervang;
- (d) deur in item 3 van Deel IV die woorde "Gesondheidsraad vir Buite-Stedelike Gebiede" deur die woorde "Trans- vaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede" te vervang;
- (e) deur paragrawe (a) en (b) van Deel V deur die volgende paragrawe te ver- vang:
- "(a) hy 'n pensioen ingevolge die Wet op Militêre Pensioene, 1976 (Wet 84 van 1976), ontvang;
- (b) hy aan 'n pensioengewende onge- skiktheid ly wat ingevolge daardie Wet op minstens vyftig persent vasgestel is;" en
- (f) deur Deel VII deur die volgende Deel te vervang:

**"DEEL VII  
DIVERSE GELDE**

	R
1. 'n Nuwe enjin- of onderstel- nommer of -nommers op 'n mo- torvoertuig, insny, indruk, bos- selleer of permanent vassit (artikel 11(1)) .....	5
2. Tydelike permit (artikel 28(3)) ...	10
3. Spesiale permit (artikel 28(3))....	5
4. (a) Ondersoek vir padwaar- digheidsertifikaat (artikel 29(2)) —	
(i) vir 'n motorfiets of 'n motordriewiel .....	5
(ii) vir 'n motorvoertuig nie in subparagraaf (i) genoem nie .....	10
(b) Elke daaropvolgende on- dersoek ingevolge artikel 29(4).....	5
5. Padwaardigheidsertifikaat (ar- tikel 29(3)) .....	5
6. Ondersoek vir leerlinglisensie (artikel 62(3)(a)).....	5
7. Ondersoek vir bestuurdersli- sensie (artikel 64(1A)(a)) —	
(a) vir 'n motorfiets of 'n mo- tordriewiel .....	5

- (b) he suffers from a pensionable disability which has been deter- mined at at least fifty per cent in terms of that Act;" and
- (f) by the substitution for Part VII of the following Part:

**"PART VII**

**MISCELLANEOUS FEES**

	R
1. Cut, stamp, emboss on or per- manently affix to a motor ve- hicle a new engine or chassis number or numbers (section 11(1)).....	5
2. Temporary permit (section 28(3)).....	10
3. Special permit (section 28(3)) ....	5
4. (a) Examination for road- worthy certificate (section 29(2)) —	
(i) for a motor cycle or motor tricycle .....	5
(ii) for a motor vehicle not referred to in subparagraph (i).....	10
(b) Every subsequent exami- nation in terms of section 29(4).....	5
5. Roadworthy certificate (section 29(3)).....	5
6. Examination for learner's li- cence (section 62(3)(a)).....	5
7. Examination for driver's li- cence (section 64(1A)(a)) —	
(a) for a motor cycle or a motor tricycle .....	5
(b) for a motor vehicle not re- ferred to in paragraph (a)	10
8. Driver's licence (section 64(4))...	5
9. Application for instructor's cer- tificate (section 73(3)) .....	15

(b) vir 'n motorvoertuig nie in paragraaf (a) genoem nie ...	10
8. Bestuurderslisensie (artikel 64(4)).....	5
9. Aansoek om instruktorsertifikaat (artikel 73(3)) .....	15
10. Onderzoek vir instruktorsertifikaat (artikel 73(9)) .....	100
11. Instruktorsertifikaat (artikel 73(12)) .....	5
12. (a) Onderzoek vir geskiktheidsertifikaat (artikel 79(1)).....	10
(b) Elke daaropvolgende ondersoek ingevolge artikel 80(2)(b).....	5
13. Geskiktheidsertifikaat (artikel 80(2)(a)) .....	5
14. Openbare bestuurpermit (artikel 89(2)(a)) .....	10
15. Tweede of daaropvolgende ondersoek ooreenkomstig 'n kennisgewing of opdrag om gebruik van 'n motorvoertuig te staak (artikel 161(8) of 161A(8))—	
(a) vir 'n motorfiets of 'n motordriewiel .....	5
(b) vir 'n motorvoertuig nie in paragraaf (a) genoem nie ...	10
16. Verstrekking van inligting uit register of rekord (artikel 173(2)) .....	2
17. Duplikaatdokument of -teken (artikel 177(1)).....	2."

Wysiging van artikel 4 van Ordonnansie 19 van 1977, soos gewysig deur artikel 24 van Ordonnansie 6 van 1979.

**31.** Artikel 4 van die Tweede Wysigingsordonnansie op Padverkeer, 1977, word hierby gewysig deur in paragraaf (a) van die voorbehoudsbepaling daarby die uitdrukking "artikels 19, 21, 29, 33" deur die uitdrukking "artikels 19, 21, 29, 31, 32, 33" te vervang.

Voorbehoude.

**32.(1)** Ondanks andersluidende bepalings in die Hoofordonnansie vervat —

- (a) is iemand wat op 1 Januarie 1985 die eienaar is van 'n voertuig met pedale en met 'n elektriese motor as 'n integreerende deel daarvan of daaraan vasgeheg en wat ontwerp of ingerig is om deur middel van sodanige pedale of motor of beide sodanige pedale en motor voortbeweeg te word, aanspreeklik vir die registrasie en lisensiering daarvan op daardie datum; en
- (b) kan enige voertuig in paragraaf (a) beoog wat nie geregistreer en gelisensieer is nie, vir 'n tydperk van een-en-twintig dae na die datum in daardie paragraaf genoem op 'n openbare pad gebruik word asof dit geregistreer en gelisensieer is.

(2) 'n Leerling- of bestuurderslisensie wat onderskeidelik ingevolge artikel 63 of 64 van

10. Examination for instructor's certificate (section 73(9)) .....	100
11. Instructor's certificate (section 73(12)) .....	5
12. (a) Examination for certificate of fitness (section 79(1)).....	10
(b) Every subsequent examination in terms of section 80(2)(b).....	5
13. Certificate of fitness (section 80(2)(a)) .....	5
14. Public driving permit (section 89(2)(a)) .....	10
15. Second or subsequent examination in accordance with a notice or instruction to discontinue operation of a motor vehicle (section 161(8) or 161A(8))—	
(a) for a motor cycle or a motor tricycle .....	5
(b) for a motor vehicle not referred to in paragraph (a)	10
16. Furnishing of information from register or record (section 173(2)) .....	2
17. Duplicate document or token (section 177(1)) .....	2."

Amendment of section 4 of Ordinance 19 of 1977, as amended by section 24 of Ordinance 6 of 1979.

**31.** Section 4 of the Second Road Traffic Amendment Ordinance, 1977, is hereby amended by the substitution in paragraph (a) of the proviso thereto for the expression "sections 19, 21, 29, 33" of the expression "sections 19, 21, 29, 31, 32, 33".

Savings.

**32.(1)** Notwithstanding anything to the contrary contained in the principal Ordinance—

- (a) any person who on 1 January 1985 is the owner of a vehicle having pedals and an electric motor as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of such pedals or motor or both such pedals and motor, shall be liable for the registration and licensing thereof on that date; and

- (b) any vehicle contemplated in paragraph (a) which is not registered and licensed may, for a period of twenty-one days after the date referred to in that paragraph, be operated on a public road as if it were registered and licensed.

die Hoofordonnansie voor 1 Januarie 1985 uitgereik is of geag word uitgereik te gewees het, magtig die houer daarvan om die klas motorvoertuig ten opsigte waarvan dit ingevolge subartikel (1) van artikel 58 van die Hoofordonnansie, voor die vervanging daarvan deur artikel 10 van hierdie Ordonnansie, ingedeel is, te bestuur.

(3) 'n Bestuurderslisensie wat voor die vervanging van subartikel (1) van artikel 58 van die Hoofordonnansie deur artikel 10 van hierdie Ordonnansie uitgereik is ten opsigte van 'n klas motorvoertuig soos beoog —

- (a) in paragraaf (a) van daardie subartikel, magtig die houer daarvan ook om 'n voertuig soos beoog in paragraaf (b) van die woordomsyrywing van "motorvoertuig" in artikel 1 van die Hoofordonnansie vervat, te bestuur;
- (b) in paragraaf (h) van daardie subartikel, magtig die houer daarvan ook om 'n gelede motorvoertuig waarvan die bruto voertuigmassa van die trekvoertuig nie 3 500 kg oorskry nie, te bestuur;
- (c) in paragraaf (i) van daardie subartikel, magtig die houer daarvan ook om 'n gelede motorvoertuig waarvan die bruto voertuigmassa van die trekvoertuig nie 9 000 kg oorskry nie, te bestuur;
- (d) in paragraaf (j) van daardie subartikel, magtig die houer daarvan ook om 'n bus waarvan die bruto voertuigmassa 16 000 kg oorskry of 'n gelede motorvoertuig waarvan die bruto voertuigmassa van die trekvoertuig nie 16 000 kg oorskry nie, te bestuur;
- (e) in paragraaf (k) van daardie subartikel, magtig die houer daarvan ook om 'n gelede motorvoertuig waarvan die bruto voertuigmassa van die trekvoertuig 16 000 kg oorskry, te bestuur.

Kort titel en inwerkingtreding.

**33.** Hierdie Ordonnansie heet die Tweede Wysigingsordonnansie op Padverkeer, 1984, en die bepalings van artikels 1(a), 1(e), 10, 12(a), 20 en 30(a) tree op 1 Januarie 1985 in werking.

## Administrateurskennisgewings

Administrateurskennisgewing 1729

3 Oktober 1984

### MUNISIPALITEIT VAN CARLETONVILLE: VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Carletonville '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 Munisipaliteit van Carletonville verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

(2) A learner's or driver's licence issued or deemed to have been issued respectively in terms of section 63 or 64 of the principal Ordinance prior to 1 January 1985 shall authorize the holder thereof to drive the class of motor vehicle in respect of which it was classified in terms of subsection (1) of section 58 of the principal Ordinance, prior to the substitution thereof by section 10 of this Ordinance.

(3) A driver's licence issued prior to the substitution of subsection (1) of section 58 of the principal Ordinance by section 10 of this Ordinance in respect of a class of motor vehicle as contemplated —

- (a) in paragraph (a) of that subsection, shall also authorize the holder thereof to drive a vehicle as contemplated in paragraph (b) of the definition of "motor vehicle" contained in section 1 of the principal Ordinance;
- (b) in paragraph (h) of that subsection, shall also authorize the holder thereof to drive an articulated motor vehicle of which the gross vehicle mass of the drawing vehicle does not exceed 3 500 kg;
- (c) in paragraph (i) of that subsection, shall also authorize the holder thereof to drive an articulated motor vehicle of which the gross vehicle mass of the drawing vehicle does not exceed 9 000 kg;
- (d) in paragraph (j) of that subsection, shall also authorize the holder thereof to drive a bus the gross vehicle mass of which exceeds 16 000 kg or an articulated motor vehicle of which the gross vehicle mass of the drawing vehicle does not exceed 16 000 kg;
- (e) in paragraph (k) of that subsection, shall also authorize the holder thereof to drive an articulated motor vehicle of which the gross vehicle mass of the drawing vehicle exceeds 16 000 kg.

Short title and commencement.

**33.** This Ordinance shall be called the Second Road Traffic Amendment Ordinance, 1984, and the provisions of sections 1(c), 1(e), 10, 12(a), 20 and 30(a) shall come into operation on 1 January 1985.

## Administrator's Notices

Administrator's Notice 1729

3 October 1984

### CARLETONVILLE 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 Carletonville 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 Carletonville Municipality by the inclusion therein of the area described in the Schedule hereto.

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

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

PB 3-2-3-146

## BYLAAG

## VOORGESELDE UITBREIDING VAN DIE GRENSE VAN CARLETONVILLE MUNISIPALITEIT

1. Begin by die suidwestelike baken van Pottiesville Dorp (Algemene Plan A 3432/62); dan noordweswaarts langs die suidwestelike grens daarvan, tot by die suidoostelike baken van Gedeelte 82 (Kaart A 1191/56) van Welverdiend 97 IQ; dan suidweswaarts, algemeen noordweswaarts en algemeen noordooswaarts langs die grense van die volgende eiendomme, sodat dit by hierdie gebied ingesluit word: genoemde Gedeelte 82 en Restant van Gedeelte 60 (Kaart A 5167/45), groot 93,1243 ha van Welverdiend 97 IQ, Uitspanning Aan Wonderfontein 104 IQ en die volgende gedeeltes van Wonderfontein 103 IQ: Gedeelte 122 (Kaart A 5048/63), Gedeelte 785 (Kaart A 6906/48), Gedeelte 74 (Kaart A 6905/48), Gedeelte 77 (Kaart A 6900/48) en Gedeelte 46 (Kaart A 6901/48), Gedeelte 51 (Kaart A 3588), Gedeelte 42 (Kaart A 328/49) en Gedeelte 46 (Kaart A 6902/48), tot by die noordoostelike baken van laasgenoemde gedeelte; dan suidooswaarts, noordooswaarts en suidooswaarts langs die grense van die volgende Gedeeltes van genoemde Wonderfontein 103 IQ, sodat dit by hierdie gebied ingesluit word: genoemde Gedeelte 46, Gedeelte 73 (Kaart A 6904/48), Gedeelte 115 (Kaart A 2742/60), Gedeelte 107 (Kaart A 6261/59) en Gedeelte 116 (Kaart A 3812/63), tot by baken C op kaart van laasgenoemde gedeelte; dan suidooswaarts langs die verlenging van die noordoostelike grens van genoemde Gedeelte 116, tot by die punt waar dit die sy EF op kaart van genoemde Gedeelte 116 kruis; dan suidweswaarts langs die grense van die volgende gedeeltes van genoemde Wonderfontein 103 IQ, sodat dit by hierdie gebied ingesluit word: genoemde Gedeelte 116, Gedeelte 121 (Kaart A 3813/63), Gedeelte 117 (Kaart A 2743/60) en Restant van Gedeelte 20 (Kaart A 4926/11), groot 56,7115 ha, tot by die suidwestelike baken daarvan; dan suidweswaarts in 'n reguit lyn tot by die suidoostelike baken van genoemde Pottiesville Dorp; dan suidweswaarts langs die suidoostelike grens van genoemde dorp, tot by die suidwestelike baken daarvan, die beginpunt.

2. Begin by die noordwestelike baken van Gedeelte 31 (Kaart A 2469/30) van Wonderfontein 103 IQ; dan algemeen noordooswaarts en suidooswaarts langs die grense van die volgende gedeeltes van genoemde Wonderfontein 103 IQ sodat dit by hierdie gebied ingesluit word: genoemde Gedeelte 31, Restant van Gedeelte 118 (Kaart A 2428/60), groot 17,1306 ha, Gedeelte 70 (Kaart A 1155/47) en Restant van Gedeelte 29 (Kaart A 1718/30), groot 36,3064 ha, tot by die suidoostelike baken daarvan; dan suidooswaarts langs die noordoostelike grens, en die verlenging suidooswaarts daarvan, van Gedeelte 142 (Kaart A 3904/78) van genoemde Wonderfontein 103 IQ, tot by die punt waar dit die suidoostelike grens van die Restant van Gedeelte 2 (Kaart A 5624/06) groot 49,3837 ha, van genoemde Wonderfontein 103 IQ kruis; dan algemeen weswaarts langs die grense van die volgende gedeeltes van genoemde Wonderfontein 103 IQ, sodat dit by hierdie gebied

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 B306, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Carletonville.

PB 3-2-3-146

## SCHEDULE

## PROPOSED EXTENSION OF BOUNDARIES OF THE MUNICIPALITY OF CARLETONVILLE

1. Beginning at the south-western beacon of Pottiesville Township (General Plan A 3432/62); thence north-westwards along the south-western boundary thereof, to the south-eastern beacon of Portion 82 (Diagram A 1191/56) of Welverdiend 97 IQ; thence south-westwards, generally north-westwards and generally north-eastwards along the boundaries of the following properties, so as to include it in this area: the said Portion 82 and Remainder of Portion 60 (Diagram A 5167/45), in extent 93,1243 ha of Welverdiend 97 IQ, Uitspanning Aan Wonderfontein 104 IQ and the following portions of Wonderfontein 103 IQ: Portion 122 (Diagram A 5048/63), Portion 75 (Diagram A 6906/48), Portion 74 (Diagram A 6905/48), Portion 77 (Diagram A 6900/48), Portion 76 (Diagram A 6901/48), Portion 51 (Diagram A 3588/42), Portion 42 (Diagram A 328/49) and Portion 46 (Diagram A 6902/48), to the north-western beacon of the last-named portion; thence south-eastwards, north-eastwards and south-eastwards along the boundaries of the following portions of the said Wonderfontein 103 IQ, so as to include it in this area: the said Portion 46, Portion 73 (Diagram A 6904/48), Portion 115 (Diagram A 2742/60), Portion 107 (Diagram A 6261/59) and Portion 116 (Diagram A 3812/63), to beacon C on diagram of the last-named portion; thence south-eastwards along the prolongation of the north-eastern boundary of the said Portion to the point where it intersects the side EF on the diagram of the said Portion 116; thence south-westwards along the boundaries of the following portions of the said Wonderfontein 103 IQ, so as to include it in this area: the said Portion 116, Portion 121 (Diagram A 3813/63), Portion 117 (Diagram A 2743/60) and Remainder of Portion 20 (Diagram A 4926/11), in extent 56,7115 ha, to the south-western beacon thereof; thence south-westwards in a straight line to the south-eastern beacon of the said Pottiesville Township; thence south-westwards along the south-eastern boundary of the said township, to the south-western beacon thereof, the place of beginning.

2. Beginning at the north-western beacon of Portion 31 (Diagram A 2469/30) of Wonderfontein 103 IQ; thence generally north-eastwards and south-eastwards along the boundaries of the following portions of the said Wonderfontein 103 IQ, so as to include it in this area: the said Portion 31, Remainder of Portion 118 (Diagram A 2428/60), in extent 17,1306 ha, Portion 70 (Diagram A 1155/47) and Remainder of Portion 29 (Diagram A 1718/30), in extent 36,3064 ha, to the south-eastern beacon thereof; thence south-eastwards along the north-eastern boundary, and the prolongation south-eastwards thereof, of Portion 142 (Diagram A 3904/78) of the said Wonderfontein 103 IQ, to the point where it intersects the south-eastern boundary of the Remainder of Portion 2 (Diagram A 5624/06), in extent 49,3827 ha of the said Wonderfontein 103 IQ; thence generally westwards along the boundaries of the following portions of the said Wonderfontein

ingesluit word: genoemde Restant van Gedeelte 2, Gedeelte 133 (Kaart A 5914/67), genoemde Restant van Gedeelte 2 en Gedeelte 152 (Kaart A 6511/80), tot by die noordwestelike baken daarvan; dan algemeen noordweswaarts langs die grense van Gedeelte 141 (Kaart A 2840/75) van genoemde Wonderfontein 103 IQ, sodat dit uit hierdie gebied uitgesluit word, tot by die noordwestelike baken van laasgenoemde gedeelte; dan noordweswaarts langs die suidwestelike grense van genoemde Restant van Gedeelte 118 en genoemde Gedeelte 31, tot by die noordwestelike baken van laasgenoemde gedeelte, die beginpunt.

3. Kaart vir proklamasiedoeleindes op Oog van Elandsfontein 114 IQ, volgens Kaart A 6442/83, groot 137,7063 ha.

4. Kaart vir proklamasiedoeleindes op Elandsfontein 115 IQ, volgens Kaart A 6443/83, groot 396,9014 ha.

5. Simmondsville Dorp volgens Algemene Plan A 4778/67.

Administrateurskennisgewing 1838 17 Oktober 1984

**MUNISIPALITEIT POTCHEFSTROOM: VOORGE-  
STELDE VERANDERING VAN GRENSE**

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Potchefstroom '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 Munisipaliteit Potchefstroom verander deur opneming daarin van die gebied wat in die Bylae hierby omskryf word.

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

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

PB 3-2-3-26

BYLAE

**MUNISIPALITEIT POTCHEFSRTOOM: VERANDE-  
RING VAN GRENSE**

Grimbeekpark Uitbreiding 8 Volgens Algemene Plan A6850/83

Administrateurskennisgewing 1837 17 Oktober 1984

**MUNISIPALITEIT POTCHEFSTROOM: VERANDE-  
RING VAN GRENSE  
EN HOUTPRODUKTE**

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 Tarief van Gelde vir die Verkoop van Hout en Houtprodukte van die Munisipaliteit Lydenburg, afgekondig by Administrateurskennisgewing 312 van 8 Maart 1978.

PB 2-4-2-116-42

103 IQ, so as to include it in this area: the said Remainder of Portion 2, Portion 133 (Diagram A 5914/67), the said Remainder of Portion 2 and Portion 152 (Diagram A 6511/80), the north-western beacon thereof; thence generally north-westwards along the boundaries of Portion 141 (Diagram A 2840/75) of the said Wonderfontein 103 IQ, so as to exclude it from this area, to the north-western beacon of the lastnamed portion; thence north-westwards along the south-western boundaries of the said Remainder of Portion 118 and the said Portion 31, to the north-western beacon of the lastnamed portion, the place of beginning.

3. Diagram for proclamation purposed on Oog van Elandsfontein 114 IQ, vide Diagram A 6442/83, in extent 137,7063 ha.

4. Diagram for proclamation purposes on Elandsfontein 115 IQ, vide Diagram A 6443/83, in extent 396,9014 ha.

5. Simmondsville Township vide General Plan A 4778/67.

Administrator's Notice 1838 17 October 1984

**POTCHEFSTROOM MUNICIPALITY: PROPOSED AL-  
TERATION OF BOUNDARIES**

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom 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 Potchefstroom 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 B306, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Potchefstroom.

PB 3-2-3-26

SCHEDULE

**MUNICIPALITY OF POTCHEFSTROOM: ALTERA-  
TION OF BOUNDARIES**

Grimbeekpark Extension 8 Vide General Plan A6850/83

Administrator's Notice 1837 17 October 1984

**LYDENBURG MUNICIPALITY: REVOCATION OF  
TARIFF OF CHARGES FOR THE SALE OF WOOD  
AND WOOD PRODUCTS**

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 Tariff of Charges for the Sale of Wood and Wood Products of the Lydenburg Municipality, published under Administrator's Notice 312, dated 8 March 1978.

PB 2-4-2-116-42

Administrateurskennisgewing 1836 .17 Oktober 1984

Administrator's Notice 1836 17 October 1984

**PADVERKEERSREGULASIES: WYSIGING**

**ROAD TRAFFIC REGULATIONS: AMENDMENT**

Ingevolge artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Administrateur hierby die Padverkeersregulasies, afgekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, soos in die Bylae hierby uiteengesit met ingang van 1 Januarie 1985.

In terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends the Road Traffic Regulations, promulgated by Administrator's Notice 1052 of 28 December 1966, as set out in the Schedule hereto with effect from 1 January 1985.

TW 2/13/1 TO14

TW 2/13/1 TO14

**BYLAE**

**SCHEDULE**

1. Regulاسie 1 word hierby gewysig deur die woordomskrywings van "bruto kombinasie-massa" en "bruto voertuigmassa" te skrap.

1. Regulation 1 is hereby amended by the deletion of the definitions of "gross combination mass" and "gross vehicle mass".

2. Die Derde Bylae word hierby gewysig —

2. The Third Schedule is hereby amended —

(a) deur Vorm No 24 deur die volgende Vorm te vervang:

(a) by the substitution for Form No 24 of the following Form:

"No 24

**PROVINSIE TRANSVAAL**

**PROVINCE TRANSVAAL**

Ordonnansie op Padverkeer, 1966

Road Traffic Ordinance, 1966

**AANSOEK OM LEERLINGLISENSIE**

**APPLICATION FOR LEARNER'S LICENCE**

(Artikel 62(2))

(Section 62(2))

Familienaam ..... Surname

Voorname ..... Christian names

Permanente woonadres ..... Permanent residential address

Posadres ..... Postal address

Ras ..... Race

Identiteitsnommer ..... Identity Number

waar van toepassing. (Dokument moet getoon word). where applicable. (Document to be produced).

Geboortedatum ..... Date of birth

(Bewys van ouderdom moet gelewer word indien deur registrasie-owerheid verlang).  
Meld of enige vorige aansoek geweier was en, indien wel, wanneer en waar.

(Proof of age to be furnished if required by registering authority).  
State whether any previous application has been refused and, if so, when and where.

\*Merk met 'n kruisie (X) klas motorvoertuig waarvoor 'n leerlinglisensie verlang word (artikel 58(1)):

\*Mark with a cross (X) class of motor vehicle for which a learner's licence is desired (section 58(1)):

(a) Motorfiets sonder syspan met enjin wat nie 50 cm<sup>3</sup> oorskry nie of deur elektriese krag aangedryf of voertuig met pedale of enjin of elektriese motor.

(a) Motor cycle without side-car with engine not exceeding 50 cm<sup>3</sup> or propelled by electrical power or vehicle having pedals and engine or electrical motor.

(b) Motorfiets sonder syspan met enjin wat 50 cm<sup>3</sup> oorskry.

(b) Motor cycle without side-car with engine exceeding 50 cm<sup>3</sup>.

(c) Motorfiets met syspan.

(c) Motor cycle with side-car.

(d) Motordriewiel.

(d) Motor tricycle.

(e) Trekker nie deur elektriese krag aangedryf nie.

(e) Tractor not propelled by electrical power.

- (f) Motorvoertuig deur elektriese krag aangedryf van 'n gespesifiseerde klas, te wete.....
- (g) Motorvoertuig wat 'n tipe mobiele landbou- of nywerheidsuitrusting of -masjinerie is.
- (h) Ligte motorvoertuig.
- (i) Swaar motorvoertuig.
- (j) Ekstra swaar motorvoertuig.
- (k) Motorvoertuig spesiaal ingerig vir liggaamlik gestremde persoon.
- (l) Swaar gelede motorvoertuig.
- (m) Ekstra swaar gelede motorvoertuig.

Ten opsigte van (f) of (m) meld klas voertuig en ten opsigte van (m) ook noodsaaklike modifikasies aanbring:

.....  
 .....

1. Ek is nie weens enige onbevoegdheid, opskorting of intrekking van 'n lisensie wat die bestuur van 'n motorvoertuig magtig, soos beoog in artikel 61 van die Ordonnansie, belet om 'n leerlinglisensie te verkry nie.

\*2. Ek ly nie aan een of ander van die volgende siektes of gebreke nie:

- (a) Onbeheerde epilepsie;
- (b) onderhewigheid aan skielike aanvalle van ontredende duiseligheid of floute te wyte aan hipertensie of enige ander oorsaak;
- (c) enige vorm van geestesongesteldheid in so 'n mate dat dit noodsaaklik is dat ek as pasiënt ingevolge die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), aangehou, onder toesig gehou, beheer en behandel word;
- (d) enige toestand wat spierinkoördinasie veroorsaak;
- (e) onbeheerde diabetes mellitus;
- (f) gebrekkige gesigsvermoë;
- (g) enige ander siekte of liggaamsgebrek wat my waarskynlik onbekwaam sal maak om 'n motorvoertuig van die klas waarop aansoek gedoen word, op doeltreffende wyse te bestuur en te beheer sonder om vir die publiek 'n gevaar te wees.

\*3. Ek is nie verslaaf aan die gebruik van enige verdowingsmiddel wat 'n narkotiese uitwerking het of die oormatige gebruik van sterk drank nie.

4. Ek heg hierby 'n sertifikaat aan deur 'n geneesheer ter staving van my verklaarings gemerk \*(slegs nodig waar aansoeker 65 jaar of ouer is).

5. Hierdie aansoek word vergesel van —

- (a) die voorgeskrewe geld van .....
- (b) twee foto's van myself (indien nie in besit van 'n identiteitsdokument nie).

6. Ek verklaar dat bovermelde besonderhede waar en juis is.

- (f) Motor vehicle propelled by electrical power of a specified class, namely .....
- (g) Motor vehicle, being a type of mobile agricultural or industrial equipment or machinery.
- (h) Light motor vehicle.
- (i) Heavy motor vehicle.
- (j) Extra heavy motor vehicle.
- (k) Motor vehicle specially adapted for physically disabled person.
- (l) Heavy articulated motor vehicle.
- (m) Extra heavy articulated motor vehicle.

In respect of (f) or (m) state class of vehicle and in respect of (m) also essential modifications made:

.....  
 .....

1. I am not prohibited from obtaining a learner's licence by reason of any disqualification, suspension or cancellation of a licence authorizing the driving of a motor vehicle as contemplated in section 61 of the Ordinance.

\*2. I do not suffer from one or other of the following diseases or disabilities:

- (a) Uncontrolled epilepsy;
- (b) liability to sudden attacks of disabling giddiness or fainting due to hypertension or any other cause;
- (c) any form of mental illness to such a degree that it is necessary that I be detained, supervised, controlled or treated as a patient in terms of the Mental Health Act, 1973 (Act 18 of 1973);
- (d) any condition causing muscular inco-ordination;
- (e) uncontrolled diabetes mellitus;
- (f) defective vision;
- (g) any other disease or disability which is likely to render me incapable of effectively driving and controlling a motor vehicle of the class applied for without endangering public safety.

\*3. I am not addicted to the use of any drug having a narcotic effect or the excessive use of intoxicating liquor.

4. I attach a certificate by a medical practitioner in support of my statements marked \*(required only where applicant is 65 years or over).

5. This application is accompanied by —

- (a) the prescribed fee of .....
- (b) two photographs of myself (if not in possession of an identity document).

6. I declare the above particulars to be true and correct.

Handtekening ..... Signature.  
Datum ..... Date.

VALSE VERKLARING STRAFBAAR MET R500 OF 6 MAANDE OF BEIDE.”;

PENALTY FOR FALSE DECLARATION R500 OR 6 MONTHS OR BOTH.”;

(b) deur Vorm No 28 deur die volgende Vorm te vervang:

(b) by the substitution for Form No 28 of the following Form:

Met dien verstande dat die bestaande Vorm No 28 aanhou om gebruik te word vir die doel van 'n aansoek om 'n bestuurderslisensie soos in artikel 2(2) van die Wysigingsordonnansie op Padverkeer, 1984 (Ordonnansie 19 van 1984) beoog:

Provided that the existing Form No 28 shall continue to be used for the purposes of an application for a driver's licence as contemplated in section 2(2) of the Road Traffic Amendment Ordinance, 1984 (Ordinance 19 of 1984):

“No 28

(THIS FORM IS ALSO OBTAINABLE IN ENGLISH)

PROVINSIE TRANSVAAL

Ordonnansie op Padverkeer, 1966

AANSOEK OM BESTUURDERSLISENSIE

(Artikel 64(1))

\* Merk met 'n kruisie (X) wat van toepassing is.

Is enige vorige aansoek om 'n bestuurderslisensie geweier?

\* Identiteitsnommer

Ja  Nee

Indien geweier, meld:

Wanneer ..... Waar .....

L.W. Voeg in toepaslike nommer en toon die betrokke dokument van identiteit.

■ Familienaam.....

Voorname.....

Permanente woonadres.....

Posadres.....

Ek is nie weens enige onbevoegdheid, opskorting of intrekking van 'n lisensie wat die bestuur van 'n motorvoertuig magtig, soos beoog in die Ordonnansie, belet om 'n bestuurderslisensie te verkry nie.

Ek ly nie aan een of ander van die volgende siektes of gebreke nie:

- (a) Onbeheerde epilepsie;
- (b) onderhewigheid aan skielike aanvalle van ontredederde duiseligheid of floute te wyte aan hipertensie of enige ander oorsaak;
- (c) enige vorm van geestesongesteldheid in so 'n mate dat dit noodsaaklik is dat ek as pasiënt ingevolge die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), aangehou, onder toesig gehou, beheer en behandel word;
- (d) enige toestand wat spierinkoördinasie veroorsaak;
- (e) onbeheerde diabetes mellitus;
- (f) gebrekkige gesigsvermoë;
- (g) enige ander siekte of liggaamsgebrek wat my waarskynlik onbekwaam sal maak om 'n motorvoertuig

Maak 'n kruisie (X) teenoor die klas voertuig waarvoor bestuurderslisensie aangevra word:

- 01 Motorfiets sonder syspan met enjin wat nie 50 cm<sup>3</sup> oorskry nie of deur elektriese krag aangedryf of voertuig met pedale of enjin of elektriese motor.
- 02 Motorfiets sonder syspan met enjin wat 50 cm<sup>3</sup> oorskry.
- 03 Motorfiets met syspan.
- 04 Motordriewiel.
- 05 Trekker nie deur elektriese krag aangedryf nie.
- 06 Motorvoertuig deur elektriese krag aangedryf van 'n gespesifiseerde klas, te wete .....
- 07 Motorvoertuig wat 'n tipe mobiele landbou- of nywerheidsuitrusting of -masjinerie is.

- 08 Ligte motorvoertuig.
- 10 Swaar motorvoertuig.
- 11 Ekstra swaar motorvoertuig.
- 12 Motorvoertuig spesiaal ingerig vir liggaamlik gestremde persone.
- 13 Swaar geledemotorvoertuig.
- 14 Ekstra swaar geledemotorvoertuig.

Ten opsigte van (06) of (12) meld klas voertuig en ten opsigte van (12) ook noodsaaklike modifikasies aan-gebring:

Ek is ook die houër van die volgende bestuurdersli-sensie(s)

**FALSE VERKLARING STRAFBAAR MET R500 OF 6 MAANDE OF BEIDE.**

van die klas waarvoor 'n lisensie benodig word op doel-treffende wyse te bestuur en te beheer sonder om vir die publiek 'n gevaar te wees.

Ek is nie verslaaf aan die gebruik van enige verdo-wingsmiddel wat 'n narkotiese uitwerking het of die oormatige gebruik van sterk drank nie.

Ek verklaar dat bovermelde besonderhede waar en juis is.

Datum .....

Handtekening .....

'n Sertifikaat van 'n geneesheer ter staving van hier-die verklaring is nodig indien die applikant 65 jaar of ouer is.

<b>Keersy</b>	<b>VIR AMPTELIKE DOELEINDES REGISTRASIE OWERHEID</b> No van leerlinglisensie.....  Datum uitgereik .....	Ander bestuurderslisensies. Toets-beampte se opmerkings en datum-stempel.  .....
<b>B-afskrif van lisensie</b>	<b>S A Polisie</b>  Geen rekord <input type="checkbox"/>  Rekord <input type="checkbox"/>  Paraaf <input type="checkbox"/> Datum- stempel <input type="checkbox"/>	<b>Binnelandse Aangeleenthede</b> Geen rekord <input type="checkbox"/> Rekord <input type="checkbox"/>  Paraaf 1 <input type="checkbox"/> Paraaf 2 <input type="checkbox"/> Datum- stempel <input type="checkbox"/> Lias <input type="checkbox"/>

(Moet gedruk word op 'n A5 grootte kaart: Engels en Afrikaans op aparte kaarte, en bewoording op voor- en rug-kant).

No 28  
 (HIERDIE VORM IS OOK IN AFRIKAANS VERKRYGBAAR)  
**TRANSVAAL PROVINCE**  
 Road Traffic Ordinance, 1966  
**APPLICATION FOR DRIVER'S LICENCE**  
 (Section 64(1))

\*Mark with a cross (X), whichever is applicable.

\*Identity number

Has any previous application for a driver's licence been refused?

Yes  No

If refused, state:

When ..... Where.....

■ □ □ □ □ □ □ □ □ □ □ □ □ □ □

N.B. Insert applicable number and produce relevant document of identity.

■ Surname.....

Christian names.....

.....

.....

Permanent residential address .....

.....

Postal address .....

.....

Mark with a cross (X) class of vehicle for which driver's licence is required:

■ □ 01 Motor cycle without side-car with engine not exceeding 50 cm<sup>3</sup> or propelled by electrical power or vehicle having pedals and engine or electrical motor.

■ □ 02 Motor cycle without side-car with engine exceeding 50 cm<sup>3</sup>.

■ □ 03 Motor cycle with side-car.

■ □ 04 Motor tricycle.

■ □ 05 Tractor not propelled by electrical power.

■ □ 06 Motorvehicle propelled by electrical power of a specified class, namely.....

■ □ 07 Motor vehicle, being a type of mobile agricultural or industrial equipment or machinery.

■ □ 08 Light motor vehicle.

■ □ 10 Heavy motor vehicle.

■ □ 11 Extra heavy motor vehicle.

■ □ 12 Motor vehicle specially adapted for physically disabled person.

■ □ 13 Heavy articulated motor vehicle.

■ □ 14 Extra heavy articulated motor vehicle.

I am not prohibited from obtaining a driver's licence by reason of any disqualification, suspension or cancellation of a licence authorizing the driving of a motor vehicle as contemplated in the Ordinance.

I do not suffer from one or other of the following diseases or disabilities:

(a) Uncontrolled epilepsy;

(b) liability to sudden attacks of disabling giddiness or fainting due to hypertension or any other cause;

(c) any form of mental illness to such a degree that it is necessary that I be detained, supervised, controlled or treated as a patient in terms of the Mental Health Act, 1973 (Act 18 of 1973);

(d) any condition causing muscular inco-ordination;

(e) uncontrolled diabetes mellitus;

(f) defective vision;

(g) any other disease or disability which is likely to render me incapable of effectively driving and controlling a motor vehicle of the class for which such licence is required without endangering public safety.

In respect of (06) or (12) state class of vehicle and in respect of (12) also essential modifications made:.....

.....

I am also the holder of the following driver's licence(s) .....

.....

.....

I am not addicted to the use of any drug having a narcotic effect or the excessive use of intoxicating liquor.

I declare the above particulars to be true and correct.

Date.....

Signature.....

PENALTY FOR FALSE DECLARATION R500 OR 6 MONTHS OR BOTH.

A certificate by a medical practitioner in support of this declaration, is required, if the applicant is 65 years or older.

Reverse side	<b>FOR OFFICIAL PURPOSES REGISTERING AUTHORITY</b> No of learner's licence ..... Date Issued ..... ..... Examiner's signature PASSED Date ..... ..... Examiner's signature	Other driver's licences. Examiner's remarks and date stamp.  .....								
B-copy of licence	S A Police No record <input style="width: 50px; height: 20px;" type="text"/>  Record <input style="width: 50px; height: 20px;" type="text"/>  <table border="1" style="display: inline-table; border-collapse: collapse;"> <tr> <td style="width: 50px; height: 20px;">Initial</td> <td style="width: 50px; height: 20px;"></td> </tr> </table> Date Stamp	Initial		Internal Affairs No record <input style="width: 50px; height: 20px;" type="text"/> Record <input style="width: 50px; height: 20px;" type="text"/>  <table border="1" style="display: inline-table; border-collapse: collapse;"> <tr> <td style="width: 50px; height: 20px;">Initial 1</td> <td style="width: 50px; height: 20px;"></td> </tr> <tr> <td style="width: 50px; height: 20px;">Initial 2</td> <td style="width: 50px; height: 20px;">Date Stamp</td> </tr> <tr> <td style="width: 50px; height: 20px;">File</td> <td style="width: 50px; height: 20px;"></td> </tr> </table>	Initial 1		Initial 2	Date Stamp	File	
Initial										
Initial 1										
Initial 2	Date Stamp									
File										

(The form to be printed on A5 size card: English and Afrikaans on separate cards, and wording on front and reverse sides).

Administrateurskennisgewing 1839 17 Oktober 1984

**MUNISIPALITEIT POTGIETERSRUS: WYSIGING  
VAN 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 Potgietersrus, deur die raad aangeneem by Administrateurskennisgewing 49 van 18 Januarie 1978, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur subitems (1), (2) en (3) van item 1 van Deel II deur die volgende te vervang:

	Per maand of ge- deelte daarvan
	R
“(1) <i>Privaat Woonhuise</i>	
Alle persele vir privaat woonhuise, per perseel:	7.00
(2) <i>Kerke, Hospitale, Kleuterskole, Skole en Sportklubs</i>	
(a) Alle persele vir kerke, hospitale, kleuterskole, skole en sportklubs, per perseel:	7.00
(b) Benewens die gelde in (a), vir elke waterkloset en urinaal meer as een, uitgesonderd klosette vir swart werkers, elk:	1.70

Administrator's Notice 1839 17 October 1984

**POTGIETERSRUS MUNICIPALITY: AMENDMENT  
TO 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 Potgietersrus Municipality, adopted by the council under Administrator's Notice 49, dated 18 January 1978, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitutions for subitems (1), (2) and (3) of item 1 of Part II of the following:

	Per month or portion thereof
	R
“(1) <i>Private Dwellings</i>	
All sites for private dwellings, per site:	7.00
(2) <i>Churches, Hospitals, Nursery Schools, Schools and Sport Clubs</i>	
(a) All sites for churches, hospitals, nursery schools, schools and sport clubs, per site:	7.00
(b) In addition to the charges in (a) for each closet or urinal in excess of one, except closets for black servants, each:	1.70

**(3) Ander Bouversele**

(a) Alle ander bouversele wat nie onder (1) of (2) ressorteer nie, per perseel: 20,00

(b) Benewens die gelde in (a) is die volgende gelde betaalbaar:

(i) Vir elke waterkloset of urinaal in skoolkoshuise of kosskole: 4,20

(ii) Vir elke woonstel: 5,90

(iii) Vir alle ander waterklosette of urinale, elk: 5,10".

Deur Deel IV deur die volgende te vervang:

**"DEEL IV****Aansluitingsgelde**

Die volgende aansluitingsgelde is betaalbaar:

(1) In gevalle waar 'n aansluitingspunt beskikbaar is: R70.

(2) In gevalle waar 'n aansluitingspunt nie beskikbaar is nie en die pyplyn gesny moet word: R100.

Met dien verstande dat die erfeienaar bykomende werk soos uitgraving, lê van pype en verskaffing van 'n mangat (indien nodig) op eie koste moet verrig."

3. Deur Deel V deur die volgende te vervang:

**" DEEL V****Gelde Betaalbaar Ingevolge Artikels 20 en 23**

1. Minimum geld betaalbaar ten opsigte van enige aansoek: R10.

2. Vir elke 10 m<sup>2</sup> of gedeelte daarvan van die totale vloer ruimte van enige gebou wat bedien word deur, of waarvan die gebruik regstreeks of onregstreeks saamgaan met die gebruik van die perseelrioolstelsel: R1.

3. Vir enige aansoek om 'n bestaande perseelrioolstelsel te kan verander, uitgesonderd die herbouing daarvan, of om aanbouingswerk daaraan te kan verrig: R2 per 10 m<sup>2</sup> of gedeelte daarvan met 'n minimum van R10."

4. Deur Deel VI deur die volgende te vervang:

**"DEEL VI****Rioolslyk**

1. Rioolslyk wat van 'n slykdroogbedding, slykpan of voor verwyder word, as die arbeiders vir die verwydering en laai daarvan op die koper se voertuig deur die koper verskaf word, per vragmotorvrag, ongeag die grootte daarvan: R3.

2. Rioolslyk wat verwyder word van die slykhope van die raad, as die arbeiders vir die laai daarvan op die koper se voertuig, deur die koper verskaf word, per vragmotorvrag, ongeag die grootte daarvan: R5."

5. Deur Deel VIII deur die volgende te vervang:

**"DEEL VIII****Oopmaak van Verstopte Riote**

Die gelde wat ingevolge artikel 13(4) aan die raad betaalbaar is vir die oopmaak van 'n verstopte perseelrioolstelsel is soos volg: R20 elk."

**(3) Other Building Sites**

(a) All other building sites not specified under (1) or (2), per site: 20,00

(b) In addition to the charges in (a) the following charges are payable:

(i) For each water closet or urinal in school hostels or boarding schools: 4,20

(ii) For each flat: 5,90

(iii) For all other water closets or urinals, each: 5,10".

2. By the substitution for Part IV of the following:

**"PART IV****Connection Charges**

The following connection charges shall be payable:

(1) In cases where a connecting piece is available: R70.

(2) In cases where a connecting piece is not available and the pipe line has to be cut: R100:

Provided that the stand owner shall execute at his own expense all additional work such as excavations, laying of pipe line and manhole (if necessary)."

3. By the substitution for Part V of the following:

**"PART V****Charges Payable in Terms of Sections 20 and 23**

1. Minimum charge payable in respect of any application: R10.

2. For every 10 m<sup>2</sup> or part thereof of the total floor area of any building to be served by, or the use of which will, whether directly or indirectly, be associated with the use of the drainage installation: R1.

3. For any application for an alteration not amounting to a reconstruction of, or for addition to an existing drainage installation: R2 per 10 m<sup>2</sup> or part thereof with a minimum of R10."

4. By the substitution for Part VI of the following:

**"PART VI****Sewage Sludge**

1. Sewage sludge removed from any sludge drying beds, sludge pans or furrows, all labour for removal and loading into the purchaser's vehicle being provided by the purchaser, per truck load irrespective of capacity: R3.

2. Sewage sludge removed from stockpiles established by the council, all labour for loading into the purchaser's vehicle being provided by the purchaser, per truckload, irrespective of capacity: R5."

5. By the substitution for Part VIII of the following:

**"PART VIII****Clearing of Blockages**

The charges payable to the council in terms of section 13(4) for the removing of any blockage from a drainage installation, shall be as follows: R20 each."

Administrateurskennisgewing 1840 17 Oktober 1984

**MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE**

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 Beheer van Tydelike Advertensies en Pamflette van die Munisipaliteit Potgietersrus, afgekondig by Administrateurskennisgewing 2242 van 13 Desember 1972, word hierby gewysig deur in artikel 4(2) tussen die woorde "kerklike" en "politieke" die woord "kulturele" in te voeg.

PB 2-4-2-3-27

Administrateurskennisgewing 1841 17 Oktober 1984

**MUNISIPALITEIT BARBERTON: WYSIGING VAN DORPSGRONDEVERORDENINGE**

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

Die Bywette op Munisipale Lande en Lewende Hawe binne die Munisipaliteit van die Munisipaliteit Barberton, afgekondig by Administrateurskennisgewing 416 van 16 Julie 1930, soos gewysig, word hierby verder gewysig deur artikel 3 soos volg te wysig:

1. Deur in subartikel (1)(a), (b) en (c) die syfers "25c", "15c" en "10c" onderskeidelik deur die syfers "R2.50", "R1.50" en "R1" te vervang.

2. Deur in subartikel (2)(a) en (b) die syfers "R3" en "15c" onderskeidelik deur die syfers "R30" en "R5" te vervang.

PB 2-4-2-95-5

Administrateurskennisgewing 1842 17 Oktober 1984

**MUNISIPALITEIT BARBERTON: WYSIGING VAN BIBLIOTEEKVERORDENINGE**

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 Biblioteekverordeninge van die Munisipaliteit Barberton, deur die Raad aangeneem by Administrateurskennisgewing 1073 van 28 Desember 1966, soos gewysig, word hierby verder soos volg gewysig:

1. Deur aan die end van artikel 3(3) die volgende in te voeg: "Ledegelde betaalbaar ten opsigte van persone woonagtig buite die Munisipaliteit, per jaar: R5."

2. Deur in artikel 6 die woorde "tien sent" deur die woorde "twintig sent" te vervang.

PB 2-4-2-55-5

Administrator's Notice 1840 17 October 1984

**POTGIETERSRUS MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS**

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 Control of Temporary Advertisements and Pamphlets of the Potgietersrus Municipality, published under Administrator's Notice 2242, dated 13 December 1972, are hereby amended by the insertion in section 4(2) between the words "church" and "political" of the word "cultural".

PB 2-4-2-3-27

Administrator's Notice 1841 17 October 1984

**BARBERTON MUNICIPALITY: AMENDMENT TO TOWNLANDS 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 By-laws Relating to the Municipal Lands and Live Stock within the Municipality of the Barberton Municipality, published under Administrator's Notice 416, dated 16 July 1930, as amended, are hereby further amended by amending section 3 as follows:

1. By the substitution in subsection (1)(a), (b) and (c) for the figures "25c", "15c" and "10c" of the figures "R2.50", "R1.50" and "R1" respectively.

2. By the substitution in subsection (2)(a) and (b) for the figures "R3" and "15c" of the figures "R30" and "R5" respectively.

PB 2-4-2-95-5

Administrator's Notice 1842 17 October 1984

**BARBERTON MUNICIPALITY: AMENDMENT TO LIBRARY 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 Library By-laws of the Barberton Municipality, adopted by the Council under Administrator's Notice 1073, dated 28 December 1966, as amended, are hereby further amended as follows:

1. By the insertion at the end of section 3(3) of the following: "Membership fees payable by persons living outside the Municipality, per annum: R5."

2. By the substitution in section 6 for the words "ten cents" of the words "twenty cents".

PB 2-4-2-55-5

Administrateurskennisgewing 1843

17 Oktober 1984

## MUNISIPALITEIT BARBERTON: WYSIGING VAN BEGRAAFPLAASVERORDENINGE

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.

Begraafplaasverordeninge van die Munisipaliteit Barberton, afgekondig by Administrateurskennisgewing 922 van 28 November 1956, soos gewysig, word hierby verder soos volg gewysig:

1. Deur items 1, 2 en 5 van die Tarief van Gelde onder Bylae A (van toepassing op die Munisipaliteit Barberton) deur die volgende te vervang:

## "1. Blankes uitgesonderd Behoeftiges

	Binne die munisipaliteit	Buite die munisipaliteit
	R	R
(1) Vir elke volwassene	50,00	90,00
(2) Vir elke kind	25,00	50,00
(3) Vir elke doodgebore kind	18,00	25,00

## 2. Kleurlinge en Asiërs, uitgesonderd Behoeftiges

	Binne die munisipaliteit	Buite die munisipaliteit
	R	R
(1) Vir elke volwassene	30,00	60,00
(2) Vir elke kind	15,00	30,00
(3) Vir elke doodgebore kind	12,00	20,00

## 5. Bespreking van Grafte

Bespreking van grafte geskied slegs tussen die ure 08h30 en 16h30 op weksdae, uitgesonderd Openbare Vakansiedae en om 'n toewysing van 'n graf ingevolge artikel 26 te verkry, moet 'n bedrag van R12,50 per graf betaal word vir persone binne die munisipaliteit en R25 vir persone buite die munisipaliteit."

2. Deur na item 5 die volgende by te voeg:

"6. 'n Toeslag van R15 is betaalbaar vir die wyer of dieper maak van grafte indien nodig."

PB 2-4-2-23-5

Administrateurskennisgewing 1844

17 Oktober 1984

## MUNISIPALITEIT BOKSBURG: WYSIGING VAN VERKEERSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 166 van die Ordonnansie op Padverkeer 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Boksburg, afgekondig by Administrateurskennisgewing 690 van 2 September 1953, soos gewysig, word hierby verder gewy-

Administrator's Notice 1843

17 October 1984

## BARBERTON MUNICIPALITY: AMENDMENT TO CEMETERY 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 Cemetery By-laws of the Barberton Municipality, published under Administrator's Notice 922, dated 28 November 1956, as amended, are hereby further amended as follows:

1. By the substitution for items 1, 2 and 5 of the Tariff of Charges under Schedule A of the following:

## "1. Whites, excluding Indigents

	Within the municipality	Outside the municipality
	R	R
(1) For each adult	50,00	90,00
(2) For each child	25,00	50,00
(3) For each still-born child	18,00	25,00

## 2. Coloureds and Asiatics excluding Indigents

	Within the municipality	Outside the municipality
	R	R
(1) For each adult	30,00	60,00
(2) For each child	15,00	30,00
(3) For each still-born child	12,00	20,00

## 5. Reservation of Graves.

Reservation of graves shall be made between the hours 08h30 and 16h30 on weekdays, except Public Holidays and to obtain an allotment of a grave in terms of section 26, the amount of R12,50 per grave shall be paid for persons within the municipality and R25 for persons outside the municipality."

2. By the addition after item 5 of the following:

"6. A surcharge of R15 shall be payable for the widening or deepening of graves if necessary."

PB 2-4-2-23-5

Administrator's Notice 1844

17 October 1984

## BOKSBURG MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 166 of the Road Traffic Ordinance, 1966, publishes the by-laws set forth hereinafter which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Traffic By-laws of the Boksburg Municipality published under Administrator's Notice 690, dated 2 September 1953, as amended, are hereby further amended by

sig deur subartikel (11) van artikel 9bis te hernommer (11)(a) en deur na paragraaf (a) die volgende in te voeg:

“(b) Ondanks andersluidende bepalings in hierdie verordeninge vervat, kan die bestuurder of persoon in beheer van die volgende voertuie sonder die betaling van die voorgeskrewe gelde in ’n afgemerkte parkeerplek parkeer:

(i) ’n Voertuig of motorfiets wat die eiendom van die Raad is, of ’n voertuig of motorfiets wat deur ’n beampte van die Raad in sy amptelike hoedanigheid gebruik word, mits die amptelike kenteken wat deur die Raad goedgekeur is, op ’n prominente plek aan die voertuig vertoon word.

(ii) Enige ambulans of brandbestrydingsvoertuig.”

Administrateurskennisgewing 1845 17 Oktober 1984

**MUNISIPALITEIT HEIDELBERG: HERROEPING VAN VERORDENINGE BETREFFENDE PUBLIEKE VEILINGS**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die “By-laws Regulating Public Sales by Auction” van die Munisipaliteit Heidelberg goedgekeur deur die Goewerneur van Transvaal, op 15 Desember 1908.

PB 2-4-2-10-15

Administrateurskennisgewing 1846 17 Oktober 1984

**MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN TOETSTERREINVERORDENINGE**

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 Toetsterreinverordeninge van die Munisipaliteit Johannesburg afgekondig by Administrateurskennisgewing 1218 van 24 Augustus 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 2(3) die uitdrukings “16h18” en “07h30” onderskeidelik deur die uitdrukings “16h00” en “07h00” te vervang.

2. Deur in artikel 4(c) die uitdrukings “16h18” en “07h30” onderskeidelik deur die uitdrukings “16h00” en “07h00” te vervang.

PB 2-4-2-101-2

Administrateurskennisgewing 1847 17 Oktober 1984

**MUNISIPALITEIT KLERKSDORP: WYSIGING VAN VERKEERSVERORDENINGE**

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

Die Verkeersverordeninge van die Munisipaliteit Klerksdorp, afgekondig by Administrateurskennisgewing 192 van 3 Junie 1942, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikels 87 en 88 te skrap.

renumbering subsection (11) of section 9bis to read (11)(a) and by the insertion after paragraph (a) of the following:

“(b) Notwithstanding any provision to the contrary in these by-laws contained, the driver or person in charge of the following vehicles may park in a demarcated parking place without payment of the prescribed charges:

(i) A vehicle or motor cycle which is the property of the Council or a vehicle or motor cycle used by an officer of the Council in his official capacity, provided that the official badge, approved of by the Council, is displayed in a prominent place on the vehicle.

(ii) Any ambulance or fire-fighting vehicle.”

Administrator's Notice 1845 17 October 1984

**HEIDELBERG MUNICIPALITY: REVOCATION OF BY-LAWS RELATING TO AUCTION SALES**

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 By-laws Regulating Public Sales By Auction of the Heidelberg Municipality, approved by the Governor of the Transvaal, on 15 December 1908.

PB 2-4-2-10-15

Administrator's Notice 1846 17 October 1984

**JOHANNESBURG MUNICIPALITY: AMENDMENT TO TESTING STATION 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 Testing Station By-laws of the Johannesburg Municipality, published under Administrator's Notice 1218, dated 24 August 1977, as amended, are hereby further amended as follows:

1. By the substitution in section 2(3) for the expressions “16h18” and “07h30” of the expressions “16h00” and “07h00” respectively.

2. By the substitution in section 4(c) for the expressions “16h18” and “07h30” of the expressions “16h00” and “07h00” respectively.

PB 2-4-2-101-2

Administrator's Notice 1847 17 October 1984

**KLERKSDORP MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS**

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

The Traffic By-laws of the Klerksdorp Municipality, published under Administrator's Notice 192, dated 3 June 1942, as amended, are hereby further amended as follows:

1. By the deletion of sections 87 and 88.

2. Deur paragraaf (a) van artikel 92bis(2) te skrap en artikels 92bis(2)(b), (c), (d), (e), (f) en (g) onderskeidelik te hernoem (a), (b), (c), (d), (e) en (f).

3. Deur in die opskrif van artikel 162 die woorde "en rywiele" te skrap.

4. Deur in artikel 169 die woorde "of enige rywiel binne voornoemde gebied gebring het" en die woorde "of rywiel" waar dit voorkom, te skrap.

5. Deur in artikel 171 die woorde "Hierdie bepaling is nie op rywiele van toepassing nie" te skrap.

6. Deur in die Tarief van Lisensiegelde Betaalbaar onder Bylae "D", items (2) en (4) te skrap en items (1), (3), (5) en (6) onderskeidelik te hernoem (1), (2), (3) en (4).

7. Die bepalings in hierdie kennisgewing vervat, tree met ingang 1 Januarie 1985 in werking.

PB 2-4-2-98-17

Administrateurskennisgewing 1848

17 Oktober 1984

### MUNISIPALITEIT KRUGERSDORP: AZAADVILLE SWEMBADVERORDENINGE

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

#### WOORDOMSKRYWING

1. In hierdie verordeninge, tensy die verband anders aandui, beteken —

"afskorting" 'n toegemaakte ruimte wat as 'n kleedkamer binne die omsluiting rondom die bad gebruik word en sluit sluitkaste vir klere van die baaiers in, indien dit voorsien word;

"bad" 'n munisipale swembad in Azaadville met die behorende terrein, geboue, tuine, werke, toestel en uitrusting wat deur die Raad daargestel is;

"latrine" ook 'n waterlatrine en urinaal;

"om te bad" ook "plas";

"poel" 'n uitgraving of kunsmatige holte in die grond wat water bevat en wat by 'n bad opgerig is hetsy vir swem of vir plas;

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

"superintendent" die persoon wat deur die Raad vir die beheer en bestuur van 'n bad aangestel is en sluit sy gemagtigde assistent in.

#### Seisoene

2. Die ure en seisoene wanneer die baddens oop sal wees, word deur die Raad vasgestel.

*Die Raad is nie Aanspreeklik vir Beserings nie*

3. Elkeen wat die bad gebruik doen dit op eie risiko en die Raad of die superintendent is nie verantwoordelik of

2. By the deletion of paragraph (a) of section 92bis(2) and by renumbering sections 92bis(2)(b), (c), (d), (e), (f) and (g) to read (a), (b), (c), (d), (e) and (f) respectively.

3. By the deletion in the heading of section 162 of the words "and cycles".

4. By the deletion in section 169 of the words "or any cycle" and the words "or cycle" where they occur.

5. By the deletion of section 171 of the words "This provision shall not apply to cycles".

6. By the deletion in the Tariff of Licence Fees Payable under Schedule "D", of items (2) and (4) and by renumbering items (1), (3), (5) and (6) to read (1), (2), (3) and (4) respectively.

7. The provisions in this notice contained shall come into operation as from 1 January 1985.

PB 2-4-2-98-17

Administrator's Notice 1848

17 October 1984

### KRUGERSDORP MUNICIPALITY: AZAADVILLE SWIMMING-BATH BY-LAWS

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

#### DEFINITIONS

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

"bath" means a municipal swimming-bath in Azaadville with appurtenant grounds, buildings, gardens, works, plant and equipment established by the Council;

"closet" includes a water-closet and urinal;

"compartment" means an enclosed space used as a dressing room within the enclosure round the bath and includes lockers for bathers' clothing, if provided;

"Council" means the Town Council of Krugersdorp, 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;

"pool" means an excavation or artificial depression in the ground containing water and established as a bath either for swimming or paddling;

"superintendent" means the person appointed by the Council for the management and control of a bath and includes his authorised assistant;

"to bathe" includes "to paddle";

#### Seasons

2. The hours and seasons during which baths shall be open shall be determined by the Council.

#### *Council not Liable for Injury*

3. Every person using a bath does so at his own risk and the Council or the superintendent shall not be responsible

aanspreeklik vir enige beserings wat sodanige persoon opdoen of vir die dood van sodanige persoon nie.

*Reg van Toegang word Voorbehou*

4. Die Raad kan weier om enige persoon wat moontlik 'n oortreding van hierdie verordeninge kan begaan deur die bad binne te gaan, tot enige bad toe te laat niesteaande die feit dat sodanige persoon in besit van enige van die Raad se toegangskaartjies of koepons is of nie.

*Toegang slegs na Betaling*

5.(1) Elkeen wat toegang tot 'n bad verlang, moet voor toelating van die gemagtigde beamptes van die Raad 'n kaartjie of koepon verkry wat hom die reg tot sodanige toegang te verleen en moet vir sodanige kaartjie of koepon teen die vasgestelde tarief betaal.

(2) Op sodanige kaartjie of koepon moet melding gemaak word van —

(a) die naam, klas of beskrywing van die bad waartoe dit toegang verleen; en

(b) die fasiliteite waartoe die besitter geregtig is, byvoorbeeld toeskouer of as 'n gebruiker van 'n poel en die bybehorende afskorting of huurder van 'n swempak of handdoek.

(3) Elke houer van 'n kaartjie of koepon moet, voordat die fasiliteite wat daardeur gemagtig word aan hom toegelaat word, sodanige kaartjie of koepon oorhandig aan enige persoon wat as 'n oppasser by die bad aangestel is of wettig optree, wanneer hy deur sodanige oppasser versoek word om dit te doen.

*Toegang tot Afskortings en Badkamers*

6.(1) Uitgesonderd in die geval van afskortings wat vir die algemene gebruik van baaiers voorsien is, mag hoogstens vier persone enige afskorting terselfdertyd gebruik.

(2) Niemand mag deur geweld of op onbehoorlike wyse toegang tot enige bad of afskorting probeer verkry nie wanneer sodanige bad of afskorting alreeds deur die volle aantal persone wat daartoe gemagtig is om dit tegelykertyd te gebruik, beset is.

(3) Niemand mag deur geweld of op onbehoorlike wyse toegang tot enige bad of afskorting voor enige ander persoon wat voor hom die reg tot toegang verkry en voor hom betaal het, probeer verkry nie.

(4) Niemand mag enige afskorting binnegaan nie, alvorens hy die toestemming van die superintendent daartoe verkry het en mits hy die houer van 'n kaartjie of koepon is wat hom die reg daartoe verleen.

(5) Niemand mag enige badkamer of afskorting wat 'n afsonderlike bad of stortbad bevat, binnegaan of toegang daartoe probeer verkry nie terwyl sodanige badkamer of afskorting deur 'n ander persoon beset is, tensy hy die toestemming van sodanige ander persoon verkry het of op 'n ander wyse opsetlik op die privaatheid van enige persoon wat sodanige badkamer of afskorting gebruik, inbreuk maak of hom daarmee bemoei nie.

(6) Die Raad kan afskortings aanwys vir gebruik deur manspersone onder die ouderdom van sestien jaar en niemand uitgesonderd diegene wat resorteer onder die gemelde klas vir wie sodanige afskortings aangewys is, mag dit binnegaan met die uitsondering van gemagtigde beamptes van die Raad in die uitvoering van hulle pligte.

*Sondae, Openbare Vakansiedae en Spesiale Geleenthede*

7.(1) Die Raad kan —

(a) 'n bad op Sondae of op enige openbare vakansiedag sluit;

or liable for any injury such person may sustain or for the death of such person.

*Right of Admission Reserved*

4. The Council may refuse to admit to any bath every person who, by entering the bath is likely to commit a contravention of these by-laws, whether such person is the holder of any of the Council's admission tickets or coupons or not.

*Admission only after Payment*

5.(1) Every person desiring to gain admission to a bath shall, before admittance, obtain from the authorised officials of the Council a ticket or coupon to entitle him to such admittance, and pay for such ticket or coupon at the tariff rates.

(2) Such ticket or coupon shall state —

(a) the name, class or description of the bath to which it authorises admittance; and

(b) what facilities the holder is entitled to, for example as a spectator or a user of a pool and appurtenant compartment or lessee of a costume or towel;

(3) Every holder of a ticket or coupon shall, before being allowed the facilities thereby authorised, deliver such ticket or coupon to any person appointed or lawfully acting as an attendant at the bath when required to do so by such attendant.

*Admittance to Compartments and Bathrooms*

6.(1) Except in the case of compartments provided for the common use of bathers, not more than four persons may use any compartment at the same time.

(2) No person shall by force or by any improper means seek admission to any bath or compartment when such bath or compartment is already occupied by the full number of persons authorised to use it simultaneously.

(3) No person shall by force or by any improper means seek admission to any bath or compartment before any other person who has acquired a prior right of admittance by prior payment.

(4) No person shall enter any compartment without first having obtained the permission of the superintendent and provided he is the holder of a ticket or coupon entitling him thereto.

(5) No person shall enter or seek admission to any bathroom or compartment containing a separate bath or shower while such bathroom or compartment is occupied by another person without the consent of such other person, or otherwise knowingly intrude upon or interfere with the privacy of any person using such bathroom or compartment.

(6) The Council may designate compartments for use by males under sixteen years of age and no person except those belonging to the class for which such compartments have been so designated shall enter same except authorised officials of the Council when entering in the course of their duties.

*Sundays, Public Holidays and Special Occasions*

7.(1) The Council may —

(a) close any bath on Sundays or any public holiday;

(b) 'n bad vir skoonmaak- of reparasiedoeleindes sluit so dikwels as hy dit nodig beskou;

(c) toegang tot 'n bad te eniger tyd wanneer watersport, swemfeeste of swemwedstryde gehou word, weier en spesiale tariewe vir toegang by sulke geleenthede hef; en

(d) dae vir die spesiale gebruik van 'n bad afsonder.

(2) Alle seisoen- en maandkaartjies deur die Raad uitgereik, word beskou as onderworpe aan die voorbehoude wat in subartikel (1) vervat is.

#### *Wag op Toegang*

8. Persone wat van voorneme is om enige poel te gebruik, moet terwyl hulle op toegang daartoe wag, in dié gedeeltes van die bad bly wat vir voornemende baaiers afgesonder is.

#### *Rondslentering*

9. Niemand mag, nadat hy enige poel gebruik het of enige afskorting verlaat het, sonder redelike oorsaak in enige gang wat tot of van die afskorting lei, rondslenter of bly nie.

#### *Stortbad, voor Geswem word*

10. Elkeen moet, voordat hy enige poel binnegaan, 'n stortbad neem en sy voete in 'n voetbad afspoel.

#### *Afsondering van die Geslagte*

11.(1) Die Raad kan tye aanwys wanneer die bad slegs deur persone van dieselfde geslag gebruik mag word en gemengde baaiery is, uitgesonderd gedurende tye wat aldus aangewys is, te alle ander tye toelaatbaar.

(2) Waar die Raad 'n tyd aangewys het wanneer die bad uitsluitlik deur persone van een geslag moet gebruik word, mag niemand van die ander geslag bokant die ouderdom van sewe jaar die bad gedurende daardie tyd binnegaan nie, uitgesonderd die werknemers van die Raad in die loop van hulle pligte.

(3) Die Raad het die reg om te eniger tyd sodanige stappe te doen as wat hy nodig ag vir die afsondering van die geslagte wanneer hulle sonbaddens neem.

(4) Waar die Raad enige badkamer, afskorting, latrine of omsluiting vir die gebruik van een geslag aangewys het, mag niemand van die ander geslag bokant die ouderdom van sewe jaar sodanige badkamer, afskorting of latrine binnegaan nie.

#### *Swempakke moet Gedra word*

12.(1) Elkeen wat na die bad gaan, uitgesonderd as 'n toeskouer, moet 'n swempak of swembroekie aanhê wat aan die gewone standaarde van ordentlikheid voldoen en wat nie onbetaamlik is nie.

(2) Geen vroulike persoon bokant die ouderdom van sewe jaar mag 'n swempak dra waarvan die broekdeel nie permanent aan die borsdeel deur 'n stuk materiaal wat aan die kleurvereistes van subartikel (4) voldoen, verbind is nie en wat in sy gemiddelde wydte nie minder as een derde van die middellyfmaat van die draagster is nie.

(3) Manspersone bokant die ouderdom van sewe jaar moet behoorlike deurtrekkers onder hulle swempakke of swembroeke aanhê op dae wanneer gemengde baaiery toegelaat word.

(4) Niemand mag 'n swempak of swembroek dra waarvan die kleur baie ooreenkom met die kleur van die draer (draagster) se vel nie.

(5) Niemand mag buitekant 'n afskorting of latrine naak verskyn nie.

(b) close any bath for cleaning purposes or to carry out repairs as often as it may deem necessary;

(c) refuse admission to any bath at any time when aquatic sports, galas or competitions are being held and charge special rates for admittance on such occasions; and

(d) set aside days for the special use of any bath.

(2) All season and monthly tickets issued by the Council shall be deemed to be subject to the reservations contained in subsection (1).

#### *Waiting for Admittance*

8. Persons intending to use any pool shall, while waiting for admittance thereto, remain in such portions of the bath as shall be set aside for intending bathers.

#### *Loitering*

9. No person shall after using any pool or quitting any compartment, loiter or remain without reasonable cause in any passage leading to or from the compartments.

#### *Shower before Bathing*

10. Every person shall, before entering any pool, take a shower-bath and immerse his feet in a foot bath.

#### *Separation of Sexes*

11.(1) The Council may designate times during which the bath may be used only by persons of the same sex, and except during times to designated mixed bathing shall be permissible at all other times.

(2) Where the Council has designated a time during which the bath shall be used exclusively by persons of the same sex, no person of the opposite sex above the age of seven years shall enter the bath during that time, except employees of the Council in the course of their duties.

(3) The Council may at any time take such action as it may deem necessary for the segregation of the sexes during sunbathing.

(4) Where the Council has designated or appointed any bathroom, compartment, closet or enclosure for the use of one sex, no person of the opposite sex above the age of seven years, shall enter or use such bathroom, compartment or closet.

#### *Bathing Costumes to be Worn*

12.(1) Every person resorting to a bath, except as a spectator, shall wear a bathing costume or trunks which conform to the ordinary standards of decency and which are not unseemly.

(2) No female person above the age of seven years shall wear a costume of which the drawers part is not permanently joined to the bust part by a piece of material conforming to the colour required in terms of subsection (4) and measuring in its average width not less than one-third of the waist measurement of the wearer.

(3) Male persons over the age of seven years shall wear proper slips under their costumes or trunks on days when mixed bathing is allowed.

(4) No person shall wear a costume or trunk of which the colour closely resembles the colour of the wearer's skin.

(5) No person shall appear in the nude outside a compartment or closet.

(6) Die superintendent kan van elkeen wat versuim om aan subartikels (1), (2), (3) of (4) te voldoen of wat anders gekleed is op 'n wyse wat, na die mening van die superintendent, onbehoorlik of aanstootlik of onbetaamlik of onwewoeglik of onfatsoenlik is, vereis om 'n swempak te gebruik wat by die bad teen betaling van die voorgeskrewe tarief voorsien word of anders om die bad te verlaat. Sodanige persoon moet dan die swempak wat aldus aan hom voorsien is, gebruik en die voorgeskrewe tarief daarvoor betaal of hy moet die bad verlaat soos die geval mag vereis.

*Algemene Gedrag by Baddens*

13. Niemand mag —

(a) nalaat om redelike en behoorlike sorg by die gebruik van enige poel, latrine of afskorting te beoefen nie;

(b) enige afskorting langer okkupeer as wat redelik nodig is om aan of uit te trek nie;

(c) spoeg of enige oorlas in enige poel of afskorting veroorsaak nie;

(d) enige oorlas in enige latrine veroorsaak nie;

(e) vuilgoed, rommel, glas, blik, papier, vrugte, vrugteskille, skerp voorwerpe of enige ander artikel of ding wat afstootlik is of wat die sindelikeheid van die persele mag belemmer of ergernis, gevaar, besering of ongelukke aan enige persoon wat sodanige persele gebruik, kan veroorsaak, gooi, neersit of laat val of veroorsaak om gegooi, neergesit of laat val te word by of op die persele van enige bad nie;

(f) die water in enige poel moedswillig of deur agtelosigheid vuil maak of besoedel nie;

(g) enige badkamer, latrine, afskorting, stortbad, badhuisie of enige artikel wat daarin bevat is, moedswillig of deur agtelosigheid vuil maak, besoedel, bevlek of besmet nie;

(h) enige handdoek, swempak, swempet, stoel of enige ander artikel wat aan die Raad behoort, moedswillig of deur agtelosigheid vuil maak, besoedel, bevlek of besmet nie;

(i) op of teen enige muur, bestrating, heining, sitplek, deur, meubelstuk, afskorting, latrine, gemakhuisie, urinaal, slot, klep, kraan, pyp, masjien, enjin of apparaat van enige bad, moedswillig of deur agtelosigheid skryf of teken of krap, of dit skeur, breek of op enige ander wyse beskadig, ontsier of bevuil nie of hom met die behoorlike en doeltreffende werking daarvan bemoei nie;

(j) enige blom, tak of blaar van enige plant afpluk of op 'n ander manier enige plant, boom of struik van enige bad, afbreek, afskeur, ontwortel of beskadig nie;

(k) enige stoel of ander artikel wat deur die Raad vir gebruik van sodanige persoon voorsien is, verwyder of van enige bad wegneem of enige handdoek, swempak, swempet, stoel of enige ander artikel wat deur die Raad voorsien is, moedswillig of deur agtelosigheid beskadig of vernietig of nalaat om na die gebruik daarvan aan 'n opsigter te oorhandig;

(l) te eniger tyd solank hy op die perseel is, deur enige onordelike of onbehoorlike gedrag enige ander persoon steur of by die gebruik van 'n bad of enige badkamer, kleedkamer of afskorting hinder of hom met enige beampete, bediende of persoon wat deur die Raad aangestel is by die behoorlike uitvoering van sy pligte, bemoei nie;

(m) te eniger tyd solank hy op die perseel is, enige onbehoorlike aanstootlike of lastertaal gebruik of hom op 'n

(6) The superintendent may require any person who fails to comply with subsections (1), (2), (3) and (4) or who is otherwise clothed in a manner which is in the opinion of the superintendent indecent, offensive unbecoming, unseemly or improper, to use a bathing costume supplied at the bath on payment of the prescribed charge, or otherwise to leave the bath. Such person shall thereupon use the bathing costume so supplied and pay the prescribed tariff charge therefor, or shall leave the bath as the case may require.

*General Conduct at Bath*

13. No person shall —

(a) fail to exercise reasonable and proper care in the use of any pool, closet or compartment;

(b) occupy any compartment longer than is reasonably necessary for dressing and undressing;

(c) spit or commit any nuisance in any pool or compartment;

(d) commit any nuisance in any closet;

(e) throw, deposit or drop or cause to be thrown, deposited or dropped at or on the premises of any bath any filth, rubbish, glass, tin, paper, fruit, fruit rind, sharp objects or any other matter or thing that is offensive or that may interfere with the cleanliness of the premises or that may cause annoyance, danger, injury or accident to any person using such premises;

(f) wilfully or negligently foul or pollute the water in any pool;

(g) wilfully or negligently foul, pollute, soil or defile any bathroom, closet, compartment, shower-bath, bathing booth or any article contained therein;

(h) wilfully or negligently foul, pollute, soil, or defile any towel, bathing costume, bathing cap, chair or any other article belonging to the Council;

(i) wilfully or negligently write or draw or scribble on, or tear, break or in any other manner damage, deface, or defile any wall, paving, fence, seat, door, furniture, compartment, closet, lavatory, urinal, lock, valve, cock, pipe, machine, engine or apparatus of any bath or interfere with the proper and sufficient functioning thereof;

(j) pluck any flower, twig or leaf of any plant, or break, tear, uproot or otherwise damage any plant, tree or shrub of any bath;

(k) remove or take away any chair or article which is provided by the Council for the use of such person from any bath or wilfully or negligently damage or destroy any towel, costume, bathing cap, chair or other article supplied by the Council for the use of such person, or fail after using it to hand it to an attendant;

(l) at any time while upon the premises by any disorderly or improper conduct disturb or interrupt any other person in the use of any bath or of any bathroom, dressing room or compartment or interfere with any officer, servant or person appointed by the Council, in the proper execution of his duty;

(m) at any time, while on the premises, use any indecent, offensive or defamatory language or behave in an inde-

onbetaamlike, aanstootlike of onbehoorlike wyse gedra nie. Sodanige persoon mag deur die superintendent gelas word om die perseel te verlaat, by versuim waarvan die hulp van die Suid-Afrikaanse Polisie verkry sal word, en moet, wanneer hy daarom versoek word sy naam en adres verskaf;

(n) enige hond wat aan sodanige persoon behoort of onder sy beheer is, laat of toelaat om in te kom of op enige plek in die bad te bly nie. Enige hond wat binne die bad aangetref word, mag deur die superintendent geskut word;

(o) te eniger tyd in enige poel enige seep of ander bestanddeel of preparaat gebruik waardeur die water in die poel troebel of ongeskik vir behoorlike gebruik van die baaiers gemaak word nie;

(p) waterpolo in enige poel behalwe op sulke tye soos van tyd tot tyd deur die Raad vir daardie doel vasgestel word, speel nie;

(q) enige spel wat moontlik besering of ongemak aan baaiers of toeskouers by die bad kan veroorsaak, speel nie;

(r) in enige poel enige swemplank, kano, boot, plat-boomskuit of vlot neem nie, behalwe met die uitdruklike toestemming van die superintendent en op sodanige voorwaardes as wat hy mag opleë;

(s) versuim om enige poel 'n halfuur voor die sluitingstyd van die betrokke bad te verlaat nie;

(t) enige bad binnegaan of daarin bly nie, wanneer hy onder die invloed van alkohol of verdowingsmiddels is nie;

(u) te eniger tyd terwyl hy by die bad is, deur enige onordentlike of onbehoorlike gedrag enige ander persoon in die behoorlike gebruik van die bad of afskorting of 'n beampte, bediende of persoon wat deur die Raad aangestel is by die behoorlike uitvoering van sy plig steur of verhoinder nie; en

(v) versuim om aan enige bevel wat deur die superintendent kragtens hierdie verordeninge gegee word, te voldoen nie.

#### *Die Raad is nie vir Verlore Artikels Verantwoordelik nie*

14.(1) Die Raad of die superintendent is geensins vir die verlies van klere, juwele of ander artikels van welke aard ookal wat in die kleedkamers of elders by die bad gelaat word, verantwoordelik nie.

(2) Enige artikel, wat ook al, wat by die bad gelaat word en binne 30 dae vanaf die datum waarop dit daar gelaat is, nie opgeëis word nie, word beskou dat dit verlaat is en die superintendent sal daarmee handel asof dit eiendom is wat in 'n openbare voertuig gelaat is ooreenkomstig die verordeninge van die Raad wat daarop betrekking het.

#### *Veilige Bewaring*

15. Geen klere en ander persoonlike artikels sal deur die superintendent in veilige bewaring geneem word nie.

#### *Huur van Swempakke*

16. Die Raad kan swempakke, swempette, handdoeke en stoele vir gebruik by die bad verhuur.

#### *Tarief*

17. Die tarief vir die fasiliteite wat voorsien word volgens hierdie verordeninge, is soos in die Bylae by hierdie verordeninge uiteengesit.

#### *Boete*

18. Enige persoon wat enigeen van die bepalings van hierdie verordeninge oortree is skuldig aan 'n misdryf en

cent, offensive or improper manner. Such person shall be ordered by the superintendent to leave the premises, on failing to do so the assistance of the South African Police shall be obtained and shall, on being requested to do so, furnish his name and address;

(n) cause or allow any dog belonging to such person or under his control, to enter or remain anywhere in the bath. Any dog found within the bath may be impounded by the superintendent;

(o) at any time in any pool use any soap or other substance or preparation whereby the water in such pool may be rendered turbid or unfit for the proper use of bathers;

(p) play water polo in any pool except at such times as shall from time to time be determined for that purpose by the Council;

(q) play any game likely to cause injury or discomfort to bathers or spectators in the baths;

(r) take into any pool any surf board, canoe, boat, punt or raft, except with the express permission of the superintendent and subject to such conditions as he may impose;

(s) fail to leave any pool half an hour before the closing time of the bath concerned;

(t) enter or remain in any bath while under the influence of alcohol or narcotic drugs;

(u) at any time while at a bath, by any disorderly or improper conduct, disturb or obstruct any other person in the proper use of the bath or compartment or an officer, servant or person appointed by the Council in the proper execution of his duty; and

(v) fail to comply with any order given by the superintendent in terms of these by-laws.

#### *Council not Responsible for Lost Articles*

14.(1) The Council or the superintendent shall not be responsible for the loss of clothing, jewellery or other articles of whatever description left in the dressing rooms or elsewhere at the bath.

(2) Any article whatsoever left at the bath, and unclaimed within 30 days from the date of being so left, shall be deemed to have been abandoned and the superintendent shall deal with it as if it were property left in a public vehicle in accordance with the relevant by-laws of the Council.

#### *Safe Deposits*

15. No clothing or any other personal articles shall be taken into safe keeping by the superintendent.

#### *Hire of Costumes*

16. The Council may let bathing costumes, bathing caps, towels and chairs for use at the bath.

#### *Tariff*

17. The tariff for the facilities provided in terms of these by-laws shall be as set out in the Schedule to these by-laws.

#### *Penalties*

18. Any person who contravenes any of the provisions of these by-laws shall be guilty of an offence and on conviction

by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens 2 maande.

**"BYLAE  
TARIEF VAN GELDE**

**1. Seisoenkaartjies**

- (1) Volwassene: R14.
- (2) Kind onder 18 jaar: R7.

**2. Seisoenkaartjies vir Skole**

Per skool, met vooraf reëling, kinders onder toesig en slegs gedurende skoolure: R40.

**3. Seisoenkaartjies vir Lede van Goedgekeurde Swemklubs**

- (1) Volwassene: R5.
- (2) Kind onder 18 jaar: R2,50.

**4. Enkel Toegangskartjies**

- (a) Volwassene: 40c per dag.
- (b) Kind onder 18 jaar: 20c per dag.
- (c) Kind onder 6 jaar vergesel van 'n volwassene: Gratis.

**5. Toeskouers**

Die gelde betaalbaar ingevolge item 4 gevorder, is van toepassing.

**6. Huur van Bad vir Galas, Watersport of Wedstryde**

- (1) Vanaf 08h30 tot 12h30: R3,50.
- (2) Vanaf 13h00 tot 17h00: R5.
- (3) Vanaf 17h30 tot 21h30: R10.
- (4) Die gelde betaalbaar ingevolge subitem (3) sluit in die verbruik van elektrisiteit asook vergoeding teen R2,50 vir die arbeider wat oortyd werk.
- (5) Geen galas, watersport, swemlesse of wedstryde mag op Saterdagmiddae, Sondae en openbare vakansiedae gebou word nie, behalwe vir waterpolo tussen 16h00 en 17h00 op Saterdag.

**7. Tydperk van Seisoen**

Vir die toepassing van items 1, 2 en 3, beteken "seisoen" die tydperk soos deur die Raad bepaal.

PB 2-4-2-94-18B

Administrateurskennisgewing 1849 17 Oktober 1984

**MUNISIPALITEIT LOUIS TRICHARDT: PARKEER-  
TERREINVERORDENINGE**

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.

**DEEL I**

**Woordomskrywing**

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

"afgebakende ruimte" 'n ruimte waarin 'n voertuig

tion liable to a fine not exceeding R50 or in default of payment, to imprisonment for a period not exceeding 2 months.

**"SCHEDULE  
TARIFF OF CHARGES**

**1. Season Tickets**

- (1) Adult: R14.
- (2) Child under 18 years: R7.

**2. Season Tickets for Schools**

Per school, with prior arrangement, children under supervision and only during school hours: R40.

**3. Season Tickets for Members of Approved Swimming Clubs**

- (1) Adult: R5.
- (2) Children under 18 years: R2,50.

**4. Single Admission Tickets**

- (a) Adult: 40c per day.
- (b) Child under 18 years: 20c per day.
- (c) Child under 6 years if accompanied by an adult: Free of charge.

**5. Spectators**

The charges payable in terms of item 4 shall be applicable.

**6. Renting of Bath for Galas, Aquatic Sports or Competitions**

- (1) From 08h30 to 12h30: R3,50.
- (2) From 13h00 to 17h00: R5.
- (3) From 17h30 to 21h30: R10.
- (4) The charge payable in terms of subitem (3) shall include the consumption of electricity as well as the remuneration at the rate of R2,50 of the labourer who works overtime.

(5) No galas, aquatic sports, swimming lessons or competitions shall be held on Saturday afternoons, Sundays or public holidays, except for water polo between 16h00 and 17h00 on Saturdays.

**7. Period of Season**

For the purposes of items 1, 2 and 3, "season" means the period as determined by the Council.

PB 2-4-2-94-18B

Administrator's Notice 1849 17 October 1984

**LOUIS TRICHARDT MUNICIPALITY: PARKING  
GROUNDS 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.

**PART I**

**Definitions**

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

"authorized employee" means any employee of the

kragtens hierdie verordeninge geparkeer moet word en wat afgebaken is deur middel van een of meer wit strepe op die oppervlak van 'n parkeerterrein of 'n verdieping daarvan;

“gemagtigde werknemer” 'n werknemer van die Raad wat deur die Raad aangestel is om parkering in parkeerterreine en die toegang daartoe te reël;

“parkeermeter” 'n toestel wat, nadat 'n muntstuk daarin geplaas is, of wat, nadat 'n muntstuk daarin geplaas en dit ingevolge artikel 11 in werking gestel is, die tydsverloop outomaties registreer en sigbaar aandui volgens die muntstuk wat daarin geplaas is en dit sluit enige paal of vaste voorwerp waaraan dit gemonteer is, in;

“parkeermeterterrein” 'n parkeerterrein of gedeelte daarvan waar parkering deur middel van parkeermeters gereël word;

“parkeertermyn” die tydperk wat 'n voertuig op een dag in of op 'n parkeerterrein geparkeer kan word, soos dit by Bylae I hierby voorgeskryf word;

“parkeerterrein” enige grond, struktuur of 'n gebou wat die Raad as 'n parkeerterrein of garage afgesonder het vir die parkering van voertuie deur lede van die publiek, hetsy enige parkeergelde vir die gebruik daarvan deur hierdie verordeninge voorgeskryf word, al dan nie;

“Raad” die Stadsraad van Louis Trichardt, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonansie op Plaaslike Bestuur (Administrasie en Verkie-sings), 1960, aan hom gedelegeer is, en enige beampste 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 delegeer, en dit inderdaad gedelegeer het;

“skut” enige gebied of plek wat deur die Raad afgesonder is vir die bewaring van voertuie wat ingevolge hierdie verordeninge van 'n parkeerterrein verwyder is;

“subparkeertermyn” 'n gedeelte van 'n parkeertermyn ten opsigte waarvan 'n afsonderlike parkeergeld soos by Bylae II hierby voorgeskryf word en, in verband met 'n parkeermeterterrein, die parkeertermyn toegelaat deur die muntstuk genoem in Deel C van Bylae II hierby in 'n parkeermeter te plaas, of wat, nadat die voornoemde muntstuk daarin geplaas is, dit ingevolge artikel 11 in werking gestel is;

“terugkeerreg” die reg wat by artikel 4 verleen word;

“voertuig” enige selfaangedrewe toestel wat ontwerp of ingerig is om op twee, drie of vier wiele te beweeg en wat gebruik word om mense of goedere te vervoer.

2. Die Gelde vir die gebruik van parkeerterreine word deur Bylae II hierby voorgeskryf.

## DEEL II

### PARKEERTERREINE WAAR PARKEERKAARTJIES UITGEREIK WORD

#### *Parkeervoorwaardes*

3.(1) Behoudens die bepalings van artikels 6 en 8, mag niemand 'n voertuig parkeer of laat parkeer of toelaat dat dit daar geparkeer of gelaat word in of op 'n parkeerterrein ten opsigte waarvan parkering deur middel van die uitreiking van kaartjies gereël word nie —

(a) tensy hy die parkeergeld vir 'n parkeertermyn of subparkeertermyn wat by Deel B van Bylae II hierby ten opsigte van sodanige parkeerterrein voorgeskryf word, aan die gemagtigde werknemer betaal;

Council appointed by it for the purpose of controlling parking in parking grounds or admission thereto;

“Council” means the Town Council of Louis Trichardt, that 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;

“demarcated space” means a space within which a vehicle is to be parked in terms of these by-laws, demarcated by means of one or more white lines upon the surface of a parking ground or a floor thereof;

“parking ground” means any area of land, structure or any building set aside by the Council as a parking ground or garage for the parking of vehicles therein by members of the public, whether or not charges are prescribed by these by-laws for the use thereof;

“parking-meter parking ground” means a parking ground or any part thereof, the parking in which is controlled by means of parking meters;

“parking meter” means a device for automatically registering and visibly recording the passage of time in accordance with the insertion of a coin therein, or in accordance with the insertion of a coin therein followed by it being put into operation in terms of section 11, and shall include any post or fixture to which it is attached;

“parking period” means the period on any one day during which a vehicle permitted to park in a parking ground as prescribed in Schedule I hereto;

“pound” means any area or place set aside by the Council for the custody of vehicles removed from a parking ground in terms of these by-laws;

“right of return” means the right obtained in terms of section 4”;

“sub-parking period” means a portion of a parking period for which a separate charge for parking is prescribed in Schedule II hereto, and in relation to a parking-meter parking ground means the period of parking which is permitted on the insertion of such coin as prescribed therefor in Part C of Schedule II hereto into a parking meter, or the insertion of the aforesaid coin therein followed by it being put into operation in terms of section 11;

“vehicle” means any self-propelled device designed or adapted to travel on two, three or four wheels and used for the purpose of conveying persons or goods.

2. The charges payable for the use of parking grounds shall be as prescribed in Schedule II hereto.

## PART II

### TICKET-CONTROLLED PARKING GROUNDS

#### *Conditions of Parking*

3.(1) Subject to the provisions of sections 6 and 8, no person shall park a vehicle or cause or permit it to be parked or allow it to be or remain in a parking ground wherein parking is controlled by the issue of tickets —

(a) unless he has paid to an authorized employee the charge for a parking period or sub-parking period prescribed for such parking ground in part B of Schedule II hereto;

(b) tensy die voertuig in 'n afgebakende ruimte en volgens die aanwysing van 'n gemagtigde werknemer geparkeer word, of, waar geen sodanige ruimte gemerk is nie, op 'n plek wat 'n gemagtigde werknemer aanwys;

(c) na afloop van die subparkeertermyn waarvoor betaling kragtens paragraaf (a) gemaak is, sonder om 'n verdere geld ingevolge artikel 5 te betaal;

(d) nadat 'n gemagtigde werknemer aan hom te kenne gegee het dat die parkeerterrein vol is;

(e) behoudens die bepalings van artikel 4, nadat die voertuig vroeër op dieselfde dag van die parkeerterrein verwyder is, weer toegang daartoe verkry sonder betaling aan die gemagtigde werknemer van 'n verdere soos dit by Bylae II hierby voorgeskryf word.

(2) By betaling van die bedrag genoem in subartikel (1), moet die gemagtigde werknemer 'n kaartjie met 'n onderskeidingsnommer, die voertuig se registrasienommer, die uitreikdatum, die bedrag wat betaal is en die Raad se naam daarop uitreik aan die persoon wat betaal, en die kaartjie verleen aan hom die reg om sy voertuig in of op die betrokke parkeerterrein te parkeer gedurende die parkeer- of subparkeertermyn, na gelang van die geval ten opsigte waarvan die genoemde bedrag betaal is.

(3) Iemand wat 'n voertuig in of op 'n parkeerterrein ooreenkomstig subartikel (1) parkeer of laat parkeer het of toelaat dat dit gedoen word, moet op aandrang van 'n gemagtigde werknemer die kaartjie wat ooreenkomstig subartikel (2) aan hom uitgereik is vir inspeksie toon.

(4) Tot tyd en wyl die teendeel bewys is, word vermoed dat 'n persoon genoem in subartikel (3) wat nalaat om sy kaartjie ingevolge daardie subartikel te toon, nie die voorgeskrewe bedrag waarvoor hy ingevolge hierdie verordeninge aanspreeklik is, betaal het nie.

#### *Terugkeerreg*

4. Iemand wat by betaling van 'n voorgeskrewe geld vir 'n parkeertermyn 'n terugkeerreg kragtens Deel B van Bylae II hierby verkry, kan, nadat hy sy voertuig uit die parkeerterrein ten opsigte waarvan die bedrag betaal is, verwyder het, dieselfde voertuig weer daar parkeer sonder verdere betaling, mits daar ruimte beskikbaar is en hy die kaartjie wat ingevolge artikel 3(2) aan hom uitgereik is, aan iemand toon wat gemagtig is om te versoek dat hy dit moet doen.

5. Indien 'n voertuig nie aan die einde van die subparkeertermyn ten opsigte waarvan die geld genoem in Bylae II hierby betaal is, uit 'n parkeerterrein verwyder word nie, moet 'n verdere bedrag betaal word vir die volgende subparkeertermyn, tensy die parkeertermyn self op die ydstip verstryk.

#### *Meganiese Parkeerterreine*

6.(1) Indien die werklike parkering van 'n voertuig in of op 'n parkeerterrein geheel en al of gedeeltelik deur middel van 'n meganiese toestel geskied, moet die gemagtigde werknemer, as daar parkeerruimte beskikbaar is, 'n kaartjie uitreik aan die persoon wat die voertuig aanbied, waarby die Raad die parkering van die voertuig in of op sodanige parkeerterrein magtig.

(2) Geen voertuig wat op 'n parkeerterrein ingevolge subartikel (1) geparkeer is, word deur die gemagtigde werknemer aan iemand afgegee nie, tensy betaling geskied het van die verskuldigde gelde volgens die voorgeskrewe tarief genoem in Deel A van Bylae II hierby en tensy die persoon die kaartjie wat ingevolge subartikel (1) aan hom uitgereik is aan sodanige werknemer getoon het, of, indien sodanige kaartjie nie beskikbaar is nie, 'n ander bewysstuk tot voldoening van die werknemer van die persoon

(b) otherwise than within a demarcated space and in compliance with such directions as may be given by an authorized employee or, where no such spaces have been marked otherwise, than in such a place as an authorized employee may indicate;

(c) after expiry of the sub-parking period for which payment has been made in terms of paragraph (a) without paying a further charge in terms of section 5;

(d) after an authorized employee has indicated to him that the parking ground is full; and

(e) subject to the provisions of section 4, after having previously removed the vehicle from the parking ground on the same day without paying to an authorized employee a further amount as prescribed in terms of Schedule II hereto.

(2) Upon payment of any amount referred to in subsection (1), the authorized employee shall issue to the person paying the charge a ticket bearing a distinctive number, the vehicle's registration number, the date of issue, the amount paid and the Council's name which shall entitle him to park his vehicle in the parking ground concerned during the parking period or sub-parking period as the case may be, for which the charge has been paid.

(3) A person who has parked or caused or permitted to be parked a vehicle in a parking ground referred to in subsection (1), shall produce for inspection the ticket issued to him in terms of subsection (2) when required to do so by an authorized employee.

(4) It shall be presumed, until the contrary is proved, that a person referred to in subsection (3) who fails to produce his ticket when required to do so in terms of that subsection, has not paid the amount for which he is liable in terms of these by-laws.

#### *Right of Return*

4. A person who, on paying a charge for a parking period, acquires a right of return in terms of Part B of Schedule II hereto, shall be entitled after removing his vehicle from the parking ground, in respect of which the amount was paid, to park the same vehicle there afresh without further payment if space is available and on production to a person authorized to demand it of the ticket issued to him in terms of section 3(2).

5. Where a vehicle has not been removed from a parking ground by the end of the sub-parking period for which the charge prescribed in Schedule II hereto has been paid, a further charge shall be payable for the next sub-parking period unless the parking period itself expires at the same time.

#### *Mechanical parking Grounds*

6.(1) Where in a parking ground the actual parking of a vehicle is effected wholly or partly by means of a mechanical device, the authorized employee shall, if parking space is available, issue to the person presenting a vehicle a ticket whereby the Council authorizes the parking of such vehicle therein.

(2) No vehicle parked in a parking ground as referred to in subsection (1) shall be delivered to any person by the authorized employee, unless and until payment of the charge then owing in terms of the tariff prescribed in Part A of Schedule II hereto has been made and unless and until that person has produced to that employee the ticket issued to him in terms of subsection (1) or, failing the production of such ticket, other proof to the employee's satisfaction of his right to require delivery of the vehicle and

se reg om besit van die voertuig te eis, en hy die vrywaring soos vereis by Bylae III hierby onderteken het, waarby hy die Raad vrywaar teen enige eis deur enige persoon, hetsy regstreeks of onregstreeks verbonde aan of voortspruitende uit die afgee van die voertuig en, indien dit deur sodanige werknemer verlang word, die persoon sodanige sekuriteit as wat toereikend geag word, verstrek.

(3) Nieteenstaande andersluidende bepalings in hierdie verordeninge, reik enige gemagtigde werknemer, ten opsigte van enige parkeerterrein vermeld in subartikel (1), teen die voorgeskrewe tarief in Deel A van Bylae II hierby, 'n elektro-magnetiese permitkaart uit wat aan die houer daarvan die bevoegdheid verleen om vir een kalenderweek of vir een kalendermaand na gelang van die geval, 'n voertuig op daardie terrein te parkeer, welke permitkaart nie aan enige ander persoon oordraagbaar is nie.

(4) Waar aan 'n persoon 'n elektro-magnetiese permitkaart ingevolge subartikel (3) uitgereik is, sal hy by ontvangs daarvan 'n onderneming, in die vorm in Bylae IV hierby voorgeskryf, onderteken dat sou hy sodanige permitkaart verloor, verlé of om enige ander rede nie aan die Raad aan die einde van die geldigheidsduur daarvan terug besorg nie, of indien hy aansoek doen om die vervanging van sodanige permitkaart weens verlies daarvan of om enige ander rede, hy die gelde in Bylae IV hierby voorgeskryf, ten opsigte van die sodanige verlore of vervangde permitkaart, aan die Raad sal betaal.

*Parkering Nadat Parkeertermyn Verstryk het of Voordat dit 'n Aanvang geneem het*

7.(1) As 'n voertuig gedurende die tydperk tussen een parkeertermyn en die volgende een in of op 'n parkeerterrein geparkeer of gelaat word, geskied sodanige parkering gratis: Met dien verstande dat die voorgeskrewe parkeergelde betaalbaar is indien sodanige parkering voor die verstryking van een parkeertermyn plaasvind of die betrokke voertuig na die aanvang van 'n volgende parkeertermyn nog steeds in 'n parkeerterrein geparkeer is.

(2) Niemand mag 'n voertuig uit of van 'n parkeerterrein verwyder voordat hy alle gelde wat ingevolge subartikel (1) opgeloo het, betaal het nie.

*Vryparkering*

8.(1) Die Raad kan 'n kaartjie uitreik aan enige van sy amptenare, wat die houer daarvan magtig, wanneer hy 'n Raadsvoertuig in verband met die uitvoering van sy amptelike werksaamhede gebruik, om sodanige voertuig kosteloos in of op sodanige parkeerterrein as wat die kaartjie mag aandui, te parkeer, mits ruimte daarvoor beskikbaar is.

(2) 'n Kaartjie uitgereik kragtens subartikel (1), moet deur die houer daarvan op so 'n wyse aangebring word aan die voertuig ten opsigte waarvan dit uitgereik is, dat die geskrewe of gedrukte inhoud daarvan van buite die voertuig af duidelik sigbaar is.

*Uitermate Groot Voertuie*

9. Geen voertuig met 'n bruto voertuigmassa van meer as 3 500 kg of 'n voertuig met 'n vrag van langer as 6 m, mag in of op 'n parkeerterrein geparkeer word nie.

DEEL III

PARKEERMETERTERREINE

*Waar Voertuig Moet Staar*

10.(1) Niemand mag 'n voertuig op 'n parkeermeterterrein parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie, tensy dit in 'n afgebakende ruimte geparkeer word.

has signed an indemnity in the form prescribed in terms of Schedule III hereto holding the Council harmless against any claim by any person directly or indirectly connected with or arising out of the aforesaid delivery of the vehicle, and if required by such employee to furnish such security as he deems adequate.

(3) Notwithstanding anything to the contrary in these by-laws contained, an authorized employee may, in respect of any parking ground referred to in subsection (1), issue at the charge in terms of the tariff prescribed in Part A of Schedule II hereto, an electromagnetic permit card, entitling the holder for one calendar week or for one calendar month as the case may be, to park a vehicle in that ground, and such permit card shall not be transferred to any other person.

(4) Where a person has been issued with an electro-magnetic permit card in terms of subsection (3), he shall, upon receipt thereof, sign an undertaking in the form prescribed in Schedule IV hereto, that should such permit card be lost, misplaced or for any other reason be not returned to the Council after expiry of the period of validity thereof, or should he apply for a replacement of such permit card due to any such loss, misplacement or other reason, he shall pay to the Council the charge prescribed in Schedule IV hereto, in respect of such lost, misplaced or replaced permit card.

*Parking After End of Parking Period or Before the Commencement Thereof*

7.(1) When a vehicle is left or parked in a parking ground during the intervening period between one parking period and the next, such parking shall be free of charge: Provided that the prescribed parking charges shall be payable if such parking occurs before the expiration of one parking period or the vehicle concerned is still parked in the parking ground after the commencement of the next parking period.

(2) No person shall remove a vehicle from a parking ground without first having paid all charges which have accrued in terms of subsection (1).

*Free Parking*

8.(1) The Council may issue to any of its officers a ticket entitling the holder, when using a vehicle on the business of the Council, to park it free of charge in such parking ground as the ticket may specify, if space therein is available.

(2) A ticket issued in terms of subsection (1) shall be affixed by the holder thereof to the vehicle in respect of which it is issued in such manner and place that its written or printed context is readily legible from the outside of such vehicle.

*Vehicles of Excessive Size*

9. No vehicle with a gross vehicle mass exceeding 3 500 kg or a vehicle with a load exceeding 6 m in length shall be parked in or on a parking ground.

PART III

PARKING METER PARKING GROUNDS

*Place of Parking*

10.(1) No person shall park or cause or permit to be parked any vehicle or allow a vehicle to be or remain in a parking-meter parking ground otherwise than in a demarcated space.

(2) Daar moet by elke afgebakende ruimte 'n parkeermeter aangebring word.

*Voorwaardes van Parkering*

11.(1) Niemand mag 'n voertuig in 'n afgebakende ruimte op of in 'n parkeermeterterrein parkeer of laat parkeer nie, tensy hy of iemand namens hom op dié tydstop, 'n muntstuk ingevolge subartikels (2) en (3) in die parkeermeter wat vir dié ruimte bedoel is, plaas, en as dit 'n parkeermeter is wat nie slegs deur die plasing van 'n muntstuk daarin in werking gestel word nie, tensy sodanige parkeermeter daarna in werking gestel word deur die handvatsel wat daaraan gemonteer is heeltemal na regs te draai totdat dit die tydsverloop outomaties en sigbaar aandui: Met dien verstande dat —

(a) dit behoudens subartikel (4), wettig is om sonder sodanige betaling, 'n voertuig op 'n onbesette afgebakende ruimte te parkeer vir slegs daardie gedeelte van enige subparkeertermyn as wat die parkeermeter aandui onverstreke te wees; en

(b) indien iemand vasgestel het dat die parkeermeter by 'n afgebakende ruimte nie werk nie of nie behoorlik werk nie, hy behoudens subartikel (5), geregtig is om 'n voertuig in daardie ruimte te laat sonder om 'n muntstuk ingevolge hierdie subartikel in die meter te plaas of waar van toepassing, sonder om 'n muntstuk ingevolge hierdie subartikel in die meter te plaas en dit in werking te stel.

(2) Die plasing van 'n voorgeskrewe muntstuk in 'n parkeermeter en waar van toepassing die inwerkingstelling daarvan soos beoog in subartikel (1), magtig die persoon wat dit doen om 'n voertuig in die toepaslike afgebakende ruimte te parkeer vir 'n tydperk wat ooreenstem met die betaling wat aldus gemaak is.

(3) Die subparkeertermyn waartydens 'n voertuig in enige afgebakende ruimte geparkeer kan word en die muntstuk of muntstukke wat ten opsigte daarvan in die parkeermeter wat vir sodanige ruimte bedoel is, geplaas moet word en waar van toepassing in werking gestel moet word soos beoog in subartikel (1), word by Deel C van Bylae II hierby voorgeskryf en die gemelde subparkeertermyn en die muntstukke wat ten opsigte daarvan in die parkeermeter geplaas moet word en waar van toepassing in werking gestel moet word soos beoog in subartikel (1), moet te alle tye duidelik op die parkeermeter self aangegee word.

(4) Niemand mag, behoudens die bepalings van subartikel (5), of hy nou al opnuut 'n muntstuk in die parkeermeter geplaas het, en waar van toepassing, hy die parkeermeter ingevolge subartikel (1) opnuut in werking gestel het of nie, 'n voertuig in 'n afgebakende ruimte laat staan nadat die subparkeertermyn volgens die parkeermeter verstryk het of die voertuig binne vyftien minute na sodanige verstryking weer daar parkeer, of mag, nadat die subparkeertermyn verstryk het, verhoed dat 'n ander voertuig daar geparkeer word nie.

(5) Indien die Raad ten aansien van 'n afgebakende ruimte 'n kennisgewing laat aanbring waarby 'n maksimum tydperk van ononderbroke parkering voorgeskryf word, wat verskil van dié wat op die parkeermeter self aangegee is, kan 'n voertuig, behoudens die bepalings van subartikels (1) en (3), vir die tydperk wat aldus voorgeskryf is of 'n korter tydperk in die afgebakende ruimte geparkeer word, mits dit nie langer as die voorgeskrewe tydperk daar geparkeer word nie.

(6) Indien daar bewys daarvoor is dat 'n voertuig in 'n afgebakende ruimte geparkeer was terwyl die parkeermeter verbonde daaraan geen onverstreke gedeelte van 'n subparkeertermyn aangedui het nie, word dit vermoed tot tyd en wyl die teendeel bewys is, dat die persoon wat die voer-

(2) Every demarcated space shall be provided with a parking meter.

*Conditions of Parking*

11.(1) No person shall park any vehicle, or cause any vehicle to be parked, in any demarcated space in a parking meter parking ground, unless there shall be at the same time inserted by him or on his behalf in the parking meter allocated to that space a coin in terms of subsections (2) and (3) and if it is a parking meter which is not put into operation by the insertion of a coin only, unless such parking meter is thereafter put into operation by turning the handle attached thereto fully towards the right until it automatically registers and visibly shows the passage of time: Provided that —

(a) subject to subsection (4), it shall be lawful without such payment to park a vehicle in a vacant demarcated space for such part and such part only of any sub-parking period as the parking meter may indicate to be unexpired; and

(b) where a person has ascertained that the parking meter in any demarcated space is not operating or not operating properly he shall, subject to subsection (5), be entitled to leave a vehicle in that space without inserting a coin in terms of this subsection in the meter or where applicable without inserting a coin in terms of this subsection in the meter and the putting into operation thereof.

(2) The insertion of a prescribed coin in a parking meter and where applicable the putting into operation thereof as contemplated in subsection (1), shall entitle the person inserting it to park a vehicle in the appropriate demarcated space for the period corresponding with the payment so made.

(3) The sub-parking period during which a vehicle may be parked in any demarcated space and the coin or coins to be inserted in respect of such period in the parking meter allocated to any such space and where applicable to be put into operation as contemplated in subsection (1), shall be as prescribed in Part C of Schedule II hereto and the said sub-parking period and the coins to be inserted in respect thereof in the parking meter and where applicable to be put into operation as contemplated in subsection (1) shall be at all times clearly indicated on the parking meter itself.

(4) Subject to the provisions of subsection (5), no person shall either with or without the insertion of a fresh coin in the parking meter and where applicable the putting into operation again of the parking meter as contemplated in subsection (1), leave any vehicle in a demarcated space after the expiry of a sub-parking period as indicated by the parking meter, or return the vehicle to that space within fifteen minutes of such expiry or after expiry, to obstruct the use of that space by any other vehicle.

(5) If the Council causes to be displayed in conjunction with a demarcated space a notice prescribing a maximum period for continuous parking which is different from that specified by the parking meter, a vehicle may, subject to the provisions of subsections (1) and (3), be parked in that space for the period so prescribed or for any shorter period, provided that it shall not be parked for any period in excess of the prescribed period.

(6) Upon evidence that a vehicle was parked in a demarcated space at a time when the parking meter relating thereto did not indicate an unexpired portion of a sub-parking period it shall be presumed, unless and until proved to the contrary, that the person who parked the

tuig in sodanige ruimte geparkeer het. 'n muntstuk in die parkeermeter geplaas het en waar van toepassing dit in werking gestel het soos beoog in subartikel (1) en dat die subparkeertermyn wat deur sodanige muntstuk gedek is, verstryk het.

#### *Misdrywe met Betrekking tot Parkeermeters*

12. Niemand mag —

(a) 'n ander muntstuk as 'n geldige Suid-Afrikaanse muntstuk met die nominale waarde wat by Deel C van Bylae II hierby voorgeskryf word, in 'n parkeermeter plaas of probeer plaas nie;

(b) 'n vals of nagemaakte muntstuk of 'n ander vreemde voorwerp in 'n parkeermeter plaas of probeer plaas nie;

(c) aan 'n parkeermeter peuter, dit beskadig of ontsier of daarop skryf of teken, of 'n strooibiljet, aanplakbiljet, plakkaat of ander stuk of dit nou vir reklame bedoel is of nie, daarop aangebring nie, uitgesonderd 'n advertensie wat die Raad uitdruklik vir dié doel goedgekeur het;

(d) ander metodes aanwend of probeer aanwend om 'n parkeermeter die tydsverloop te laat registreer in plaas daarvan om 'n voorgeskrewe muntstuk daarin te plaas nie;

(e) 'n parkeermeter wat nie behoorlik of glad nie werk nie ruk, stamp, skud of op enige ander sodanige manier aan die gang te probeer kry of met enige ander doel so iets doen nie; en

(f) 'n parkeermeter of 'n gedeelte daarvan van die paal of ander vaste voorwerp waaraan dit gemonteer is, verwyder of probeer verwyder nie.

#### *Bewys van Tydsverloop*

13. Daar word aangeneem dat 'n parkeermeter die verloop van die tyd juis geregistreer het tensy die teendeel bewys word en die bewyslas rus op die persoon wat beweer dat die parkeermeter die verloop van tyd onjuis geregistreer het.

### DEEL IV

#### ALLERLEI

##### *Sluiting van Parkeerterreine*

14.(1) Ondanks enige strydige bepalings in hierdie verordeninge vervat, kan die Raad te eniger tyd 'n parkeerterein of gedeelte daarvan tydelik of blywend sluit en die Raad moet die feit asook die sluitingstydperk by wyse van 'n kennisgewing wat by die ingange van die terrein of gedeelte daarvan wat gesluit word, na gelang van die geval, aangebring moet word, bekend maak.

(2) Niemand mag, terwyl 'n parkeerterein of 'n gedeelte daarvan ingevolge subartikel (1) gesluit is, 'n voertuig daarin inbring of daarin parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie.

##### *Aanspreeklikheid vir Oortredings*

15. Indien 'n voertuig strydig met die bepalings van hierdie verordeninge geparkeer is, bestaan daar 'n weerlegbare vermoede dat dit aldus geparkeer is deur dié persoon wat in die register van die toepaslike registrasie-owerheid ingevolge die bepalings van die Ordonnansie op Padverkeer, 1966, as die eienaar daarvan aangegee word.

##### *Defekte Voertuie*

16. Niemand mag 'n voertuig wat defek is of om een of ander rede nie kan loop nie in of op 'n parkeerterein vir die gebruik waarvan daar nie 'n tarief in Bylae II hierby voorgeskryf word nie, parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie: Met dien verstande dat as 'n voertuig eers nadat dit in of op 'n par-

vehicle in such space had inserted a coin in the parking meter and where applicable has put it into operation as contemplated in subsection (1) and that the sub-parking period to which such coin related, had expired.

#### *Offences Relating to Parking Meters*

12. No person shall—

(a) insert or attempt to insert into a parking meter any coin other than a valid coin of South African currency of a denomination prescribed in Part C of Schedule II hereto;

(b) insert or attempt to insert into a parking meter any false or counterfeit coin or any foreign object;

(c) tamper with, damage or deface or write or draw on, or affix any handbill, poster, placard or other document, whether or not of an advertising nature, to a parking meter, other than an advertisement of which the Council has specifically approved for that purpose;

(d) in any way whatsoever cause or attempt to cause a parking meter to record the passage of time otherwise than by the insertion of a prescribed coin;

(e) jerk, knock, shake or in any way agitate or interfere with a parking meter which is not working properly or at all in order to make it do so or for any other purpose; and

(f) remove or attempt to remove a parking meter or any part thereof from the post or other fixture to which it is attached.

#### *Proof of Time*

13. The passage of time as recorded by a parking meter shall be deemed to be correct unless and until the contrary be proved and the burden of so proving shall be on the person alleging that the parking meter has recorded inaccurately.

### PART IV

#### MISCELLANEOUS

##### *Closure of Parking Grounds*

14.(1) Notwithstanding anything to the contrary in these by-laws contained, the Council may at any time close any parking ground or portion thereof temporarily or permanently and shall indicate the fact and the period of such closure by notice displayed at the entrances to the ground closed or at the portion closed, as the case may be.

(2) No person shall introduce a vehicle into or park or cause or permit a vehicle to be parked or to remain in any parking ground or portion of a parking ground while it is closed in terms of subsection (1).

##### *Responsibility for Offence*

15. Whenever a vehicle is parked in contravention of any provision of these by-laws, it shall be presumed, until the contrary be proved, that it was so parked by the person registered as its owner in the records of the appropriate registering authority in terms of the Road Traffic Ordinance, 1966.

##### *Defective Vehicles*

16. No person shall park or cause or permit any vehicle to be parked or to be or remain on any parking ground for the use of which no charge is prescribed in Schedule II hereto which is out of order or for any reason incapable of movement: Provided that no offence against this by-law shall be deemed to have been committed in respect of any

keerterrein geparkeer is, meganies defek raak sodat dit nie kan loop nie, dit nie geag word dat die bepalings van hierdie artikel geskend is nie, mits die persoon in beheer van die voertuig bewys lewer dat hy redelike stappe gedoen het om die voertuig so spoedig moontlik te laat herstel of te laat verwyder.

*Gedrag in of op 'n Parkeerterrein*

17.(1) Niemand mag in of op 'n parkeerterrein —

(a) 'n voertuig, uitgesonderd 'n voertuig wat by artikel 1 omskryf word, parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie;

(b) indien 'n gemagtigde werknemer hom gelas om sy juiste naam en adres volledig te verstrek, versuim of weier om dit te doen nie;

(c) 'n voertuig vir die vervoer van passasiers of goedere of albei te huur aanbied, laat aanbied of toelaat dat dit aldus aangebied word nie;

(d) 'n voertuig of 'n gedeelte daarvan skoonmaak, was of, uitgesonderd in 'n noodgeval, daaraan werk of herstel nie;

(e) 'n voertuig op nalatige of roekelose wyse, of sonder redelike inagneming van die veiligheid of gerief van ander bestuur nie;

(f) vinniger as 15 km/h met 'n voertuig ry nie;

(g) 'n voertuig strydig met 'n kennisgewing of teken wat in of op 'n parkeerterrein aangebring is, of 'n opdrag of voorskrif van 'n gemagtigde werknemer parkeer of dit deur 'n ander ingang of uitgang as dié wat vir hierdie doel aangewys is, daar inbring of daaruit wegneem nie;

(h) 'n voertuig op so 'n wyse parkeer of laai of toelaat dat dit so gelaai is dat dit die weg of beweging van ander voertuie of mense belemmer of versper of dit waarskynlik kan doen nie;

(i) sonder redelike gronde of sonder die wete en toestemming van die eienaar of persoon wat in wettige beheer van 'n voertuig is, in of op sodanige voertuig klim of die masjinerie daarvan aan die gang sit of hom op enige wyse met die masjinerie of met 'n ander deel van die voertuig of met die vaste of los toebehoere of die inhoud van die voertuig bemoei of daaraan peuter nie;

(j) 'n voertuig op so 'n wyse parkeer dat 'n gedeelte daarvan oor 'n wit streep wat 'n grens van 'n afgebakende ruimte uitmaak, uitsteek of dat dit nie geheel en al binne die grense van so 'n ruimte staan nie;

(k) 'n kennisgewing, teken of merk wat die Raad aangebring het of enige ander Raadseiendom verwyder, verberg of bedek, ontsier, beskadig of hom daarmee bemoei nie;

(l) iets doen of iets daar inbring wat mense en voertuie se beweging belemmer of waarskynlik sal belemmer nie;

(m) 'n kaartjie wat ingevolge hierdie verordeninge uitgereik is, vervals, namaak, ontsier, skend, verander of 'n merk daarop maak, met die doel om die Raad te bedrieg nie; en

(n) sonder om die Raad se goedkeuring vooraf daartoe te verkry, 'n voertuig met brandstof vul of brandstof daaruit tap nie.

(2) 'n Teken wat die Raad in of op 'n parkeerterrein aangebring het en wat ooreenstem met 'n padverkeersteken voorgeskryf deur die Administrateur by regulasies deur hom uitgevaardig ingevolge die Ordonnansie op Padverkeer, 1966, het, vir die toepassing van hierdie verordeninge, dieselfde betekenis as wat by genoemde regulasies daaraan geheg word.

vehicle which, after having been parked in a parking ground, develops a mechanical defect which immobilizes it if the person in control of it proves that he took reasonable steps to have the vehicle repaired or removed as soon as possible.

*Behaviour in or on a Parking Ground*

17.(1) No person shall in or on any parking ground —

(a) park or cause or permit to be parked or cause to be or remain, any vehicle other than a vehicle as defined in section 1;

(b) when called upon be an authorized employee to do so, fail or refuse to furnish him with his full and correct name and address;

(c) use or cause or allow any vehicle to be used for playing for hire for the conveyance of passengers or goods or both;

(d) clean, wash or, save in an emergency, work on or effect repairs to any vehicle or any part thereof;

(e) drive any vehicle recklessly or negligently or without reasonable consideration for the safety or convenience of other persons;

(f) drive any vehicle at more than 15 km/h;

(g) park a vehicle otherwise than in compliance with any notice or sign displayed therein or with an instruction or direction given him by an authorized employee or introduce or remove a vehicle otherwise than through an entrance thereto or exit therefrom appointed for that purpose;

(h) so park or load a vehicle or allow anything to be on it that it obstructs other vehicles or persons or impedes their movement or is likely to do so;

(i) without reasonable cause or without the knowledge and consent of the owner or person in lawful control of a vehicle, enter or climb upon such vehicle or set the machinery thereof in motion or in any way tamper or interfere with its machinery or any other part of it or with its fittings, accessories or contents;

(j) so park any vehicle that any part of it lies across any white line forming a boundary of a demarcated space or that it is not entirely within the confines of such a space;

(k) remove, obscure, deface, damage or interfere with any notice, sign or marking erected or made by the Council or with any other property belonging to it;

(l) do any act or introduce anything which obstructs or is likely to obstruct the movement of persons and vehicles;

(m) with intent to defraud the Council forge, imitate, deface, mutilate, alter or make any mark upon a ticket issued in terms of these by-laws; and

(n) without first having obtained the Council's permission thereto, fill any vehicle with or drain fuel from such vehicle.

(2) A sign which the Council displays in a parking ground and which conforms to a road-traffic sign prescribed by the Administrator in regulations promulgated by him in terms of the Road Traffic Ordinance, 1966, shall for the purpose of these by-laws bear the same significance as is given to that sign by those regulations.

*Beskadiging van Voertuie*

18. Die Raad is nie aanspreeklik vir die verlies van 'n voertuig of vir die onregmatige verwydering daarvan uit die parkeerterrein of vir die beskadiging van 'n voertuig of die vaste of los toebehore of inhoud daarvan terwyl dit in of op 'n parkeerterrein staan nie, selfs al is die skade ook berokken omdat die voertuig ingevolge artikel 20 of 21 verskuif is.

*Gemagtigde Persone*

19. Niemand wat nie deur die Raad daartoe gemagtig is nie mag 'n parkeerterrein binnegaan of betree of daarin of daarop wees nie, uitgesonderd met die doel om 'n voertuig daarin of daarop te parkeer of om dit wettiglik daaruit te verwyder: Met dien verstande dat hierdie artikel nie van toepassing is nie op iemand wat met toestemming van die persoon in beheer van 'n voertuig 'n insittende in dié voertuig is.

*Belemmering*

20. Indien 'n voertuig so geparkeer is dat dit na die oordeel van 'n gemagtigde werknemer moontlik die beweging van ander voertuie of mense in of op die parkeerterrein kan belemmer of versper, kan dié werknemer dit na 'n ander deel van die terrein verskuif of laat verskuif.

*Verlate Voertuie*

21.(1) 'n Voertuig wat sewe dae of langer aaneen op dieselfde plek is of op 'n parkeerterrein staan, kan deur of in opdrag van 'n gemagtigde werknemer na die Raad se skut geneem word, waar dit vir 'n tydperk van hoogstens vier maande bewaar moet word.

(2) Die Raad moet alle redelike stappe doen om die eienaar van 'n voertuig wat ingevolge subartikel (1) verwyder is op te spoor en as die eienaar of iemand anders wat aanspraak op die besit van die voertuig het, nie binne een maand na die datum waarop die voertuig aldus verwyder is, opgespoor kan word nie, kan die voertuig behoudens die bepalings van subartikel (3), per openbare veiling verkoop word.

(3) Veertien dae kennisgewing van 'n openbare veiling wat ingevolge subartikel (2) gehou gaan word, moet in minstens een Engelse en een Afrikaanse koerant wat in die Raad se regsgebied in omloop is, gepubliseer word, maar so 'n voertuig mag nie verkoop word nie as dit te eniger tyd voordat dit verkoop word opgeëis word deur die eienaar of iemand wat deur hom daartoe gemagtig is of wat andersins wettiglik daarop geregtig is om dit op te eis, en alle gelde betaalbaar ten opsigte daarvan ingevolge hierdie verordeninge, plus alle koste genoem in subartikel (4), aan die Raad betaal is.

(4) Die opbrengs van 'n koop wat ingevolge hierdie artikel gesluit is, moet in die eerste plek aangewend word ter betaling van die gelde genoem in subartikel (3), asook ter dekking van die volgende koste:

(a) Die koste wat aangegaan is in 'n poging om die eienaar ingevolge subartikel (2) op te spoor.

(b) Die koste om die voertuig te verwyder, advertensiekoste en koste verbonde aan die veiling.

(c) Die koste om die voertuig na die skut te verwyder en dit daar in bewaring te hou, soos deur Bylae V hierby voorgeskryf.

Die saldo van die opbrengs moet aan die eienaar van die voertuig of iemand wat dit wettiglik namens die eienaar kan ontvang en wat sy reg daartoe tot voldoening van die Raad bewys het, betaal word: Met dien verstande dat as geen eis binne 'n jaar na die veilingsdatum aldus ingestel word nie, die saldo aan die Raad toeval.

*Damage to Vehicles*

18. The Council shall not be liable for the loss of any vehicle or for its unlawful removal from the ground, or for damage to any vehicle or its fittings, accessories or contents while in a parking ground, or for such damage if it is the consequence of its being moved in terms of section 20 or 21.

*Authorized Persons*

19. No person shall, unless authorized thereto by the Council, enter or be in a parking ground otherwise than for the purpose of parking a vehicle therein or lawfully removing it therefrom: Provided that this section shall not apply to a person whom the person in charge of a vehicle has permitted to be a passenger therein.

*Obstruction*

20. If a vehicle has been parked in such a position that in the opinion of an authorized employee it is likely to obstruct or impede the movement of other vehicles or persons in the parking ground, he may move it or cause it to be moved to another part of the ground.

*Abandoned Vehicles*

21.(1) Any vehicle which has been left in the same place in a parking ground for a continuous period of more than seven days may be removed by or at the instance of an authorized employee to the Council's pound, where it shall be kept in custody for a period not exceeding four months.

(2) The Council shall take all reasonable steps to trace the owner of a vehicle removed in terms of subsection (1) and if, after the lapse of one month from the date of its removal the owner or other person entitled to its possession cannot be found, the vehicle may, subject to the provisions of subsection (3), be sold by public auction.

(3) Fourteen days' notice of an auction sale to be held in terms of subsection (2) shall be published in at least one English and one Afrikaans newspaper circulating in the Council's area of jurisdiction but the sale shall not be proceeded with if at any time before the sale of the vehicle it is claimed by the owner or any person authorized by him or otherwise lawfully entitled to claim it and all charges payable in respect thereof in terms of these by-laws and all costs referred to in subsection (4) have been paid to the Council.

(4) The proceeds of a sale concluded in terms of this section shall be applied first in payment of the charges referred to in sub-section (3) and in satisfaction of the following costs:

(a) The cost incurred in endeavouring to trace the owner in terms of subsection (2).

(b) The cost of removing the vehicle and advertising and effecting its sale.

(c) The cost of removing the vehicle to the pound and there to keep it in custody as prescribed in Schedule V hereto.

Any balance of the proceeds shall be paid to the owner of the vehicle or any person lawfully entitled to receive it on his behalf upon his establishing his right thereto to the satisfaction of the Council: Provided that if no claim be so established within one year of the date of the sale, such balance shall be forfeited to the Council.

(5) Die feit dat die Raad, of iemand namens hom, die bevoegdheid wat by hierdie artikel aan die Raad verleen word, uitoefen, bring nie mee dat die Raad of dié persoon aanspreeklik is vir die verlies, diefstal of beskadiging van die voertuig of enige deel daarvan of enigiets daarin, of dat iemand wat 'n bepaling van hierdie verordeninge oortree het, die gevolge van sy oortreding kwytsgekeld word nie.

**Toegang kan Belet Word**

22.(1) Dit word aan die oordeel van 'n behoorlik gemagtigde werknemer oorgelaat om toegang tot 'n parkeerterrein te weier aan 'n voertuig wat met of sonder 'n vrag, as gevolg van sy lengte, breedte of hoogte, moontlik beserings of skade kan veroorsaak aan mense of eiendom, of 'n versperring of buitensporige ongerief kan veroorsaak.

(2) Indien daar aan iemand in beheer van 'n voertuig kragtens subartikel (1) toegang belet word, en hy desondanks nog in die parkeerterrein inry, begaan hy 'n misdryf.

**Strafbepalings**

23. Iemand wat enige bepalinge van hierdie verordeninge oortree of wat iemand anders gelas of toelaat om dit te doen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling met 'n gevangenisstraf vir 'n tydperk van hoogstens 6 maande of met beide sodanige boete en gevangenisstraf, en hy begaan voorts ten aansien van ieder dag of gedeelte van 'n dag wat dié oortreding voortduur 'n afsonderlike misdryf en is weens iedere misdryf soos voornoem, strafbaar met 'n boete van hoogstens R50 of by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens 3 maande: Met dien verstande dat die totale boete of gevangenisstraf vir so 'n voortdurende misdryf hoogstens R100 of by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens 6 maande is benewens die boete en/of gevangenisstraf wat vir die oorspronklike misdryf opgelé is.

**BYLAE I**

**PARKEERTERMYNE**

<i>Parkeerterrein</i>	<i>Parkeertermyn</i>
Alle munisipale parkeerterreine	Maandag tot Vrydae: 07h00 tot 19h00 Saterdag: 07h00 tot 14h00

**BYLAE II**

**PARKEERGELDE**

<i>Parkeerterrein</i>	<i>Subparkeertermyn</i>
1. Alle meganiese parkeerterreine	(1) <i>Opelug parkering per voertuig</i> 2 uur of minder: 20c Meer as 2 uur tot 3 uur: 25c Meer as 3 uur tot 4 uur: 30c Meer as 4 uur tot 5 uur: 35c Meer as 5 uur tot 6 uur: 40c Meer as 6 uur tot 7 uur: 45c Meer as 7 uur tot 12 uur: 50c Weeklikse parkering: Per kalenderweek: R2,50 Maandelikse parkering: Per kalendermaand: R10 (2) <i>Onderdak parkering</i> Per kalenderweek, per voertuig: R5

(5) The exercise by the Council, or any person acting on its behalf, of the powers conferred by this section shall not subject it or him to any liability in respect of the loss or theft of or damage to the vehicle or any part thereof or anything therein or relieve any person of the consequences of his contravention of any provision of these by-laws.

**Refusal of Admission**

22.(1) It shall be in the discretion of a duly authorized employee to refuse to admit to a parking ground a vehicle which with or without any load is by reason of its length, width or height likely to cause damage to persons or property or to cause an obstruction or undue inconvenience.

(2) A person in control of a vehicle who, having been refused admission in terms of subsection (1), proceeds to drive it into a parking ground, shall be guilty of an offence.

**Offences**

23. Any person who contravenes or causes or permits a contravention of any provision of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding R100 or, in default of payment, imprisonment for a period not exceeding 6 months, or to both such fine and imprisonment, and in respect of every day or part thereof during which the offence continues he shall be guilty of a separate offence and liable for each offence as aforesaid to a fine not exceeding R50 or, in default of payment, imprisonment for a period not exceeding 3 months: Provided that the total fine payable and the period of imprisonment in respect of such continuing offence shall not exceed R100 or, in default of payment, imprisonment for a period not exceeding 6 months, in addition to the fine and/or imprisonment imposed for the original offence.

**SCHEDULE I**

**PARKING PERIODS**

<i>Parking Ground</i>	<i>Parking Period</i>
All municipal parking grounds	Mondays to Fridays: 07h00 to 19h00 Saturdays: 07h00 to 14h00

**SCHEDULE II**

**PARKING CHARGES**

<i>Parking Ground</i>	<i>Sub-parking period</i>
1. All mechanical parking grounds	(1) <i>Open-air parking, per vehicle</i> 2 hours or less: 20c More than 2 hours up to 3 hours: 25c More than 3 hours up to 4 hours: 30c More than 4 hours up to 5 hours: 35c More than 5 hours up to 6 hours: 40c More than 6 hours up to 7 hours: 45c More than 7 hours up to 12 hours: 50c Weekly parking: Per calendar week: R2,50 Monthly parking: Per: calendar month: R10 (2) <i>Sheltered Parking</i> Per calendar week, per vehicle: R5

2. Alle parkeerterreine waarop parkering deur middel van die uitreiking van kaartjies gereël word.

Per kalendermaand, per voertuig: R20

(1) *Opelug parkering met terugkeerreg*

Per dag of gedeelte daarvan, per voertuig: 50c

Per kalenderweek, per voertuig: R2.50

Per kalendermaand, per voertuig: R10

(2) *Onderdak parkering met terugkeerreg*

Per dag of gedeelte daarvan per voertuig: R1

Per kalenderweek, per voertuig: R5

Per kalendermaand, per voertuig: R20

3. Alle parkeermeter parkeerterreine

Een uur: 5c

**BYLAE III**

**STADSRAAD VAN LOUIS TRICHARDT  
PARKEERTERREINVERORDENINGE**

**VRYWARING**

Ek, die ondergetekende .....  
(volle naam)

wat by ..... woon,

by ..... in diens is/sake doen, en wat die eienaar is/wettiglik geregtig is op besit van die motorvoertuig wat hieronder beskryf word en op .....

..... (datum) deur

..... in of op die .....

..... onder die sorg van die Stadsraad van Louis Trichardt geparkeer is, kan nie die kaartjie vir dié motorvoertuig ingevolge die bepalings van die Raad se Parkeerterreinverordeninge toon nie, en vrywaar derhalwe die Stadsraad van Louis Trichardt hierby teen, en stel hom skadeloos vir enige eis om skadevergoeding, 'n ander aksie of geregtelike stappe wat iemand teen dié Raad instel of doen, regstreeks of onregstreeks na aanleiding van of voortspruitende uit die feit dat genoemde raad dié motorvoertuig aan my afgee, asook ten aansien van alle koste wat die Raad na goëddunke aangaan ten einde so 'n eis, aksie, of sulke stappe te bestry of te skik of hom te verweer, met inbegrip van prokureurs- en kliëntkoste. Te Louis Trichardt

op die ..... dag van .....

19..... in die teenwoordigheid van ondergetekende getuies onderteken.

Getuies:

1.....

2.....

.....  
Handtekening

2. All parking grounds wherein parking is controlled by the issue of tickets.

Per calendar month, per vehicle: R20

(1) *Open-air parking with right of return*

Per day or part thereof, per vehicle: 50c

Per calendar week, per vehicle: R2.50

Per calendar month, per vehicle: R10

(2) *Sheltered parking with right of return*

Per day or part thereof, per vehicle: R1

Per calendar week, per vehicle: R5

Per calendar month, per vehicle: R20

3. All parking-meter parking grounds

One hour: 5c

**SCHEDULE III**

**TOWN COUNCIL OF LOUIS TRICHARDT  
PARKING GROUNDS BY-LAWS  
INDEMNITY**

I, the undersigned, .....  
(full names)

residing at .....

and employed/carrying on business at .....

..... being the owner/person legally entitled to possession of the motor vehicle described hereunder and parked at the .....

by .....

..... on ..... (date) in the custody of the Town Council of Louis Trichardt and being unable to produce the ticket in terms of the provisions of the Council's Parking Grounds By-laws in respect thereof, do hereby indemnify and hold harmless the Town Council of Louis Trichardt against any claim for damages and any other action or proceedings at law directly or indirectly connected with or arising out of the delivery to me by the said Council of the said motor vehicle that may be brought by any person against the said Council and against all costs incurred by it in opposing, defending or settling any such claim, action or proceeding in its sole discretion inclusive of attorney and client costs.

Dated at Louis Trichardt this ..... day of ..... 19.....  
in the presence of the undersigned witnesses:—

As Witnesses:

1.....

2.....

.....  
Signature

**BESKRYWING**  
*Motorvoertuig:*  
 Tipe voertuig .....  
 Fabrikaat .....  
 Model .....  
 Registrasienuommer.....

**BYLAE IV**

**STADSRAAD VAN LOUIS TRICHARDT  
 PARKEERTERREINVERORDENINGE  
 ONDERNEMING**

Ek, die ondergetekende,.....  
 (volle naam)  
 woonagtig te .....

en werksaam te.....  
 as die houer van elektro-magnetiese permitkaart No .....  
 ingevolge waarvan ek bevoegd is om die motorvoertuig in  
 my besit by die .....  
 parkeerterrein gedurende die periode van geldigheid van  
 sodanige permitkaart te parkeer, onderneem hiermee dat  
 sou ek sodanige elektro-magnetiese permitkaart verloor,  
 verlé, of om enige ander rede nie in staat is om dit aan die  
 einde van die geldigheidsduur daarvan aan die Stadsraad  
 van Louis Trichardt terug te besorg nie, of as 'n gevolg van  
 sodanige verlies of ander rede aansoek doen om die ver-  
 vanging van sodanige elektro-magnetiese permitkaart, ek  
 die bedrag van R20 aan die Stadsraad van Louis Trichardt  
 sal betaal ten opsigte van die verlore of vervangde elektro-  
 magnetiese permitkaart.

.....  
 Handtekening van  
 Houer

**BYLAE V  
 SKUTFOOIE**

- Vir die verwydering van 'n voertuig vanaf 'n parkeer-  
 terrein na die skut: 'n Vaste tarief van R10 plus vervoer-  
 koste bereken teen R2 per km vanaf die betrokke parkeer-  
 terrein tot by die skut.
- Vir die bewaring van 'n voertuig in die skut: R2 per  
 dag of gedeelte daarvan.

PB 2-4-2-125-20

Administrateurskennisgewing 1850 17 Oktober 1984

**MUNISIPALITEIT MIDDELBURG: WYSIGING VAN  
 VERORDENINGE VIR DIE REGULERING VAN  
 PARKE, ONTSPANNINGSOORDE, SPORTTERREINE  
 EN BOTE**

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

Die Verordeninge vir die Regulering van Parke, Ont-  
 spanningsoorde, Sportterreine en Bote van die Munisipali-  
 teit Middelburg, afgekondig by Administrateursken-  
 nisgewing 1354 van 21 November 1979, soos gewysig, word  
 hierby verder gewysig deur die "Bylae" deur die volgende  
 te vervang:

**"BYLAE  
 TARIEF VAN GELDE  
 DEEL I**

**KRUGERDAM ONTSPANNINGSOORD**

**1. Toegangsgelde**

- Voetgangers, volwassenes per persoon: 50c per dag  
 of R10 per jaar.

**DESCRIPTION**

*Motor Vehicle:*  
 Type of vehicle: .....  
 Make: .....  
 Model .....  
 Registration No .....

**SCHEDULE IV**

**TOWN COUNCIL OF LOUIS TRICHARDT  
 PARKING GROUNDS BY-LAWS  
 UNDERTAKING**

I, the undersigned, .....  
 (full names)

residing at .....  
 and employed .....  
 being the holder of electro-magnetic permit card  
 No..... entitling me to park the motor vehicle,  
 in my possession at the .....

parking ground during the period of validity of the afore-  
 said electro-magnetic permit card, do hereby undertake  
 that should I lose, misplace or for any other reason be un-  
 able expiry of the validity period thereof, or as a result of  
 such loss, misplacement or such other reason apply for a  
 replacement of such electro-magnetic permit card, I shall  
 pay to the Town Council of Louis Trichardt, the sum of  
 R20 in respect of such lost, misplaced or replaced electro-  
 magnetic permit card.

.....  
 Signature of  
 Holder

**SCHEDULE V  
 POUND FEES**

- For the removal of a vehicle from a parking ground to  
 the pound: A fixed tariff of R10 plus transport costs calcu-  
 lated at R2 per km from the relevant parking ground to the  
 pound.

- For the keep in custody of a vehicle in the pound: R2  
 per day or part thereof.

PB 2-4-2-125-20

Administrator's Notice 1850 17 October 1984

**MIDDELBURG MUNICIPALITY: AMENDMENT TO  
 BY-LAWS FOR THE REGULATION OF PARKS, RE-  
 CREATION RESORTS, SPORTS GROUNDS AND  
 BOATS**

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 Parks, Recreation Re-  
 sorts, Sports Grounds and Boats of the Middelburg Municipi-  
 pality, published under Administrator's Notice 1354, dated  
 21 September 1979, as amended, are hereby further  
 amended by the substitution for the "Schedule" of the fol-  
 lowing:

**"SCHEDULE  
 TARIFF OF CHARGES  
 PART I**

**KRUGER DAM RECREATION RESORT**

**1. Admission Fees**

- Pedestrians, adults per person: 50c per day or R10 per  
 year.

(2) Motorvoertuie per motorvoertuig, tussen 06h00 en 17h30: R3 per dag of R60 per jaar.

(3) Motorvoertuie per dag per motorvoertuig, tussen 17h30 en 06h00: R1.

#### 2. Woonwaens en Tente

(1) Woonwastaanplek of staanplek per tent per dag: R4,50 insluitend een motorvoertuig plus R3 per bykomende motorvoertuig.

(2) Vir woonwasaamtrefke, indien gereël deur gekonstitueerde woonwaksklubs, word 'n diskonto van 25 % toegelaat indien daar meer as 15 woonwaens per geleentheid is. (Hierdie paragraaf is nie van toepassing gedurende die Trañsvaal skoolvakansie nie.)

(3) Maandelikse tariewe per woonwa of tent: R100 insluitende een motorvoertuig, plus R30 per maand per bykomende motorvoertuig.

#### 3. Parkwonings

Staanplek vir parkwonings, per woning, per maand: R120.

#### 4. Rondawels en Chalets

	Per Dag	Per Maand
	R	R
(1) Standaard tipe rondawels:		
2-bed met beddegoed	8,00	180,00
4-bed met beddegoed	12,00	270,00
8-bed met beddegoed	24,00	360,00
(2) Luukse rondawels, per kamer	10,00	60,00
(3) Chalets	20,00	110,00

#### 5. Brandhout

Per 10 kg: R1.

### DEEL II

#### SENTRALE SPORTTERREIN

##### 1. Binnenshuise Sport/Ontspanningsaal

Sport en verwante organisasies wat nie huurkontrakte met die Raad het nie:

	Amateur	Beroep
	R	R
(1) Voorbereidingswerk:		
Vir elke 6 uur of gedeelte daarvan	9,00	18,00
(2) Kombuis:		
Vir elke 6 uur of gedeelte daarvan	7,50	15,00
(3) Vir die aanbieding van die funksie:		
(a) Vanaf 08h00 tot 16h00 of gedeelte daarvan .....	22,50	45,00
(b) Vanaf 16h00 tot 24h00 of gedeelte daarvan .....	22,50	45,00
(c) Terugbetaalbare deposito per funksie .....	40,00	150,00
(d) Fasiliteite gratis vir sportdoeleindes aan:		
(i) Liefdadigheidsorganisasies,		
(ii) Kerke,		
(iii) Individuele skole,		
(iv) Hospitaal,		

(2) Motor vehicles per motor vehicle, between 06h00 and 17h30: R3 per day or R60 per year.

(3) Motor vehicles per day per motor vehicle, between 17h30 and 06h00: R1.

#### 2. Caravans and Tents

(1) Stand for caravan or stand per tent, per day: R4,50 including one motor vehicle plus R3 per additional motor vehicle.

(2) For caravan rallies, if arranged by constituted caravan clubs a discount of 25 % is allowed if there are more than 15 caravans per occasion. (This paragraph is not applicable during the Transvaal school holidays).

(3) Monthly tariffs per caravan or tent: R100 including one motor vehicle, plus R30 per month per additional motor vehicle.

#### 3. Park Dwellings

Stand for park dwellings, per dwelling, per month: R120.

#### 4. Rondawels and Chalets

	Per Day	Per Month
	R	R
(1) Standard type rondawels:		
2 bed with bedding	8,00	180,00
4 bed with bedding	12,00	270,00
8 bed with bedding	24,00	360,00
(2) Luxury rondawels, per room:	10,00	60,00
(3) Chalets:	20,00	110,00

#### 5. Firewood

Per 10 kg: R1.

### PART II

#### CENTRAL SPORTS GROUNDS

##### 1. Indoor Sport/Recreation Hall

Sport or relative organizations which have not entered into deeds of lease with the Council:

	Amateur	Professional
	R	R
(1) Preparation:		
For each 6 hours or part thereof	9,00	18,00
(2) Kitchen:		
For each 6 hours or part thereof	7,50	15,00
(3) For the presentation of the function:		
(a) From 08h00 to 16h00 or part thereof .....	22,50	45,00
(b) From 16h00 to 24h00 or part thereof .....	22,50	45,00
(c) Refundable deposit per function .....	40,00	150,00
(d) Facilities free of charge for sports purposes to:		
(i) Charitable organizations,		
(ii) Churches,		
(iii) Individual schools,		
(iv) Hospital,		

(v) Sportklubs wat huurkontrakte met die Raad het.

(4) Indien fasiliteite nie voor 24h00 ontruim is nie, is 'n bedrag van R15 per uur of gedeelte daarvan betaalbaar.

2. *Rugbystadion, Saal, Kombuis en Openbare Geriewe*

(1) Huurgelde vir funksies:

	R
(a) Saal en openbare geriewe .....	30,00
(b) Saal, kombuis en openbare geriewe .....	45,00
(c) Terrein, saal en openbare geriewe .....	60,00
(d) Terrein, saal, kombuis en openbare geriewe .....	75,00
(e) Terrein, kombuis en openbare geriewe ...	60,00
(f) Terugbetaalbare deposito per geleentheid .....	60,00

(2) Bogenoemde fasiliteite beskikbaar teen 50 % van die huurgelde aan:

- (a) Liefdadigheidsorganisasies,
- (b) Skole,
- (c) Kerke,
- (d) Hospitaal,
- (e) Ander sportliggame uitgesonderd die wat reeds huurkontrakte met die Raad het.

DEEL III

TERREIN VAN DIE MIDDELBURGDAM

1. *Toegangsgelde*

(1) Per motorvoertuig, boot of ander vervoermiddel, met uitsluiting van 'n woonwa, per dag: R2, per kalenderjaar: R20.

(2) Per woonwa, per dag: R4."

Die bepalinge in hierdie kennisgewing vervat tree in werking op die eerste dag van die maand wat volg op die datum van publikasie hiervan.

PB 2-4-2-69-21

Administrateurskennisgewing 1851 17 Oktober 1984

MUNISIPALITEIT WATERVAL-BOVEN: 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 Elektrisiteitsregulasies van die Munisipaliteit Waterval-Boven, op die Raad van toepassing gemaak by Administrateurskennisgewing 61 van 17 Januarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae te wysig deur in item 2 —

(a) in subiteme (1) en (3)(b) die syfer "3,6c" deur die syfer "4,3c" te vervang; en

(b) in subitem (2) die syfer "4c" deur die syfer "4,8c" te vervang.

PB 2-4-2-36-106

(v) Sports clubs which have entered into deeds of lease with the Council.

(4) If facilities are not vacated before 24h00, an amount of R15,00 per hour or part thereof shall be payable.

2. *Rugby Stadium, Hall, Kitchen and Public Amenities:*

(1) Rental for functions:

	R
(a) Hall and public amenities .....	30,00
(b) Hall, kitchen and public amenities .....	45,00
(c) Site, hall and public amenities .....	60,00
(d) Site, hall, kitchen and public amenities ...	75,00
(e) Site, kitchen and public amenities .....	60,00
(f) Refundable deposit per occasion .....	60,00

(2) Abovementioned facilities available at 50 % of the rental to:

- (a) Charitable organizations,
- (b) Schools,
- (c) Churches,
- (d) Hospital,
- (e) Other sports bodies excluding those which have already entered into deeds of lease with the Council.

PART III

GROUNDS OF THE MIDDELBURG DAM

1. *Admission Fees*

(1) Per motor vehicle, boat or other means of conveyance, excluding a caravan, per day: R2, per calendar year: R20.

(2) Per caravan, per day: R4."

The provisions in this notice contained, shall come into operation on the first day of the month following the date of publication thereof.

PB 2-4-2-69-21

Administrator's Notice 1851 17 October 1984

WATERVAL-BOVEN 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 Regulations of the Waterval-Boven Municipality, made applicable to the Council under Administrator's Notice 61, dated 17 January 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule by the substitution in item 2 —

(a) in subiteme (1) and (3)(b) for the figure "3,6c" of the figure "4,3c"; and

(b) in subitem (2) for the figure "4c" of the figure "4,8c".

PB 2-4-2-36-106

Administrateurskennisgewing 1852 17 Oktober 1984

**MUNISIPALITEIT WATERVAL-BOVEN: WYSIGING VAN SANITÊRE TARIEF EN TARIEF VIR DIE VERWYDERING VAN 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.

Die Sanitêre Tarief en Tarief vir die Verwydering van Afval van die Munisipaliteit Waterval-Boven, afgekondig by Administrateurskennisgewing 678 van 26 Oktober 1949, soos gewysig, word hierby verder gewysig deur in item 2(1) en (2) die syfers "R4,00" en "R5,00" onderskeidelik deur die syfers "R4,50" en "R5,50" te vervang.

PB 2-4-2-81-106

Administrateurskennisgewing 1853 17 Oktober 1984

**BRAKPAN-WYSIGINGSKEMA 14**

Administrateurskennisgewing 1189, gedateer 18 Julie 1984, word hierby verbeter deur die uitdrukking "Gedeeltes 13, 14 en 15 van Erf 130 tot Nywerheid 2" te skrap en te vervang deur die uitdrukking "Gedeeltes 13 en 14 van Erf 130 tot Nywerheid 2" en "Gedeelte 15 van Erf 130 tot Bestaande Openbare Paaie".

PB 4-9-2-9H-14

Administrateurskennisgewing 1854 17 Oktober 1984

**BENONI-WYSIGINGSKEMA 1/285**

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 Benoni-dorpsaanlegkema 1, 1947, gewysig word deur die hersonering van Erf 7321, Benoni Uitbreiding 32 tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 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, Benoni en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Benoni-wysigingskema 1/285.

PB 4-9-2-6-285

Administrateurskennisgewing 1855 17 Oktober 1984

**SPRINGS-WYSIGINGSKEMA 1/239**

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-dorpsaanlegkema 1, 1948, gewysig word deur die hersonering van Erf 212, New Era tot "Spesiaal".

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

Hierdie wysiging staan bekend as Springs-wysigingskema 1/239.

PB 4-9-2-32-239

Administrator's Notice 1852 17 October 1984

**WATERVAL-BOVEN MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVAL 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 Removal Tariff of the Waterval-Boven Municipality, published under Administrator's Notice 678, dated 26 October 1949, as amended, is hereby further amended by the substitution in item 2(1) and (2) for the figures "R4,00" and "R5,00" of the figures "R4,50" and "R5,50" respectively.

PB 2-4-2-81-106

Administrator's Notice 1853 17 October 1984

**BRAKPAN AMENDMENT SCHEME 14**

Administrator's Notice 1189, dated 18 July 1984, is hereby corrected by the substitution for the expression "Portions 13, 14 and 15 of Erf 130 to Industrial 2" by the expression "Portions 13 and 14 of Erf 130 to Industrial 2" and "Portion 15 of Erf 130 to Existing Public Roads".

PB 4-9-2-9H-14

Administrator's Notice 1854 17 October 1984

**BENONI AMENDMENT SCHEME 1/285**

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 Benoni Town-planning Scheme 1, 1947, by the rezoning of Erf 7321, Benoni Extension 32 to "Special Residential" with a density of "One dwelling per 1 000 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, Benoni and are open for inspection at all reasonable times.

This amendment is known as Benoni Amendment Scheme 1/285.

PB 4-9-2-6-285

Administrator's Notice 1855 17 October 1984

**SPRINGS AMENDMENT SCHEME 1/239**

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 Erf 212, New Era 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, Springs and are open for inspection at all reasonable times.

This amendment is known as Springs Amendment Scheme 1/239.

PB 4-9-2-32-239

Administrateurskennisgewing 1856 17 Oktober 1984

WITRIVIER-WYSIGINGSKEMA 1/17

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 Witrivier-dorpsbeplanningskema, 1/1953, gewysig word deur die hersonering van Gedeelte 2 van Erf 950, Witrivier tot "Spesiaal" vir die oprigting van wooneenhede 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, Witrivier en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Witrivier-wysigingskema 1/17.

PB 4-9-2-74-17

Administrateurskennisgewing 1857 17 Oktober 1984

WARMBAD-WYSIGINGSKEMA 7

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 Warmbad-dorpsbeplanningskema, 1981, gewysig word deur die hersonering van Erf 332, Warmbad tot "Residensieel 2".

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

Hierdie wysiging staan bekend as Warmbad-wysigingskema 7.

PB 4-9-2-73H-7

Administrateurskennisgewing 1858 17 Oktober 1984

NABOOMSPRUIT-WYSIGINGSKEMA 8

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 Naboomspruit-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 1185, Naboomspruit tot "Residensieel 2".

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

Hierdie wysiging staan bekend as Naboomspruit-wysigingskema 8.

PB 4-9-2-64H-8

Administrateurskennisgewing 1859 17 Oktober 1984

THABAZIMBI-WYSIGINGSKEMA 3

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 Thabazimbi-dorpsbeplanningskema, 1980, gewysig

Administrator's Notice 1856 17 October 1984

WHITE RIVER AMENDMENT SCHEME 1/17

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 White River Town-planning Scheme, 1/1953, by the rezoning of Portion 2 of Erf 950, White River to "Special" for the erection of dwelling-units 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, White River and are open for inspection at all reasonable times.

This amendment is known as White River Amendment Scheme 1/17.

PB 4-9-2-74-17

Administrator's Notice 1857 17 October 1984

WARMBATHS AMENDMENT SCHEME 7

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 Warmbaths Town-planning Scheme, 1981, by the rezoning of Erf 332, Warmbaths to "Residential 2".

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

This amendment is known as Warmbaths Amendment Scheme 7.

PB 4-9-2-73H-7

Administrator's Notice 1858 17 October 1984

NABOOMSPRUIT AMENDMENT SCHEME 8

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 Naboomspruit Town-planning Scheme, 1980, by the rezoning of Erf 1185, Naboomspruit to "Residential 2".

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

This amendment is known as Naboomspruit Amendment Scheme 8.

PB 4-9-2-64H-8

Administrator's Notice 1859 17 October 1984

THABAZIMBI AMENDMENT SCHEME 3

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 Thabazimbi Town-planning Scheme, 1980, by the rezoning of

word deur die hersonering van Gedeelte 61 (gedeelte van Gedeelte 3) van die plaas Doornhoek 318 KQ tot "Spesiaal" vir sodanige gebruike as wat deur die Administrateur goedgekeur word, onderworpe aan sodanige vereistes as wat hy mag ople.

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

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 3.

PB 4-9-2-104H-3

Administrateurskennisgewing 1860 17 Oktober 1984

#### RANDBURG-WYSIGINGSKEMA 671

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erf 484, Kensington 'B' 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 671.

PB 4-9-2-132H-671

Administrateurskennisgewing 1861 17 Oktober 1984

#### ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/521

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraiburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van Erf 121, Wilropark tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt".

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

Hierdie wysiging staan bekend as Roodepoort-Maraiburg-wysigingskema 1/521.

PB 4-9-2-30-521

Administrateurskennisgewing 1862 17 Oktober 1984

#### RANDBURG-WYSIGINGSKEMA 741

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 133, Ferndale tot "Residensiële 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

Portion 61 (portion of Portion 3) of the farm Doornhoek 318 KQ to "Special" for such purposes as approved by the Administrator, subject to such conditions as he may impose.

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

This amendment is known as Thabazimbi Amendment Scheme 3.

PB 4-9-2-104H-3

Administrator's Notice 1860 17 October 1984

#### RANDBURG AMENDMENT SCHEME 671

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Erf 484, Kensington 'B' 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 671.

PB 4-9-2-132H-671

Administrator's Notice 1861 17 October 1984

#### ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/521

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraiburg Town-planning Scheme 1, 1946, by the rezoning of Erf 121, Wilropark to "Special Residential" with a density of "One dwelling per 15 000 sq ft".

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

This amendment is known as Roodepoort-Maraiburg Amendment Scheme 1/521.

PB 4-9-2-30-521

Administrator's Notice 1862 17 October 1984

#### RANDBURG AMENDMENT SCHEME 741

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 133, 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

Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 741.

PB 4-9-2-132H-741

Administrateurskennisgewing 1863

17 Oktober 1984

**RANDBURG-WYSIGINGSKEMA 598**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 1320, 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 598.

PB 4-9-2-132H-598

Administrateurskennisgewing 1864

17 Oktober 1984

**RANDBURG-WYSIGINGSKEMA 726**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 974, Ferndale 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 726.

PB 4-9-2-132H-726

Administrateurskennisgewing 1865

17 Oktober 1984

**RANDBURG-WYSIGINGSKEMA 746**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 412, 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 746.

PB 4-9-2-132H-746

and the Town Clerk, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 741.

PB 4-9-2-132H-741

Administrator's Notice 1863

17 October 1984

**RANDBURG AMENDMENT SCHEME 598**

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 1320, 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 598.

PB 4-9-2-132H-598

Administrator's Notice 1864

17 October 1984

**RANDBURG AMENDMENT SCHEME 726**

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 974, Ferndale to "Business 1" subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 726.

PB 4-9-2-132H-726

Administrator's Notice 1865

17 October 1984

**RANDBURG AMENDMENT SCHEME 746**

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 412, 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 746.

PB 4-9-2-132H-746

Administrateurskennisgewing 1866

17 Oktober 1984

## RANDBURG-WYSIGINGSKEMA 715

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 717, Ferndale tot "Spesiaal" vir kantore, woonstelle en professionele kamers, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 715.

PB 4-9-2-132H-715

Administrateurskennisgewing 1867

17 Oktober 1984

## RANDBURG-WYSIGINGSKEMA 687

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 688, Ferndale tot "Spesiaal" vir kantore en/of woonstelle, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 687.

PB 4-9-2-132H-687

Administrateurskennisgewing 1868

17 Oktober 1984

## RANDBURG-WYSIGINGSKEMA 759

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lot 35, 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 759.

PB 4-9-2-132H-759

Administrateurskennisgewing 1869

17 Oktober 1984

## RANDBURG-WYSIGINGSKEMA 747

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, ge-

Administrator's Notice 1866

17 October 1984

## RANDBURG AMENDMENT SCHEME 715

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 717, Ferndale to "Special" for offices, flats and professional suites, subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 715.

PB 4-9-2-132H-715

Administrator's Notice 1867

17 October 1984

## RANDBURG AMENDMENT SCHEME 687

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 688, Ferndale to "Special" for offices and/or flats, subject to certain conditions.

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

This amendment is known as Randburg Amendment Scheme 687.

PB 4-9-2-132H-687

Administrator's Notice 1868

17 October 1984

## RANDBURG AMENDMENT SCHEME 759

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 35, 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 759.

PB 4-9-2-132H-759

Administrator's Notice 1869

17 October 1984

## RANDBURG AMENDMENT SCHEME 747

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 41,

wysig word deur die hersonering van Lot 41, 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 747.

PB 4-9-2-132H-747

Administrateurskennisgewing 1870 17 Oktober 1984

**RANDBURG-WYSIGINGSKEMA 721**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Lotte 471 en 473, 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 721.

PB 4-9-2-132H-721

Administrateurskennisgewing 1871 17 Oktober 1984

**ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 2/68**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraaisburg-dorpsaanlegkema 2, 1954, gewysig word deur die hersonering van Erf 1842, Northcliff, Uitbreiding 19 tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk vt."

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

Hierdie wysiging staan bekend as Roodepoort-Maraaisburg-wysigingskema 2/68.

PB 4-9-2-30-68-2

Administrateurskennisgewing 1872 17 Oktober 1984

**PRETORIA-WYSIGINGSKEMA 1076**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van 'n deel van Erf 3296, Pretoria na "Algemene Besigheid", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike

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 747.

PB 4-9-2-132H-747

Administrator's Notice 1870 17 October 1984

**RANDBURG AMENDMENT SCHEME 721**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of Lots 471 and 473, 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 721.

PB 4-9-2-132H-721

Administrator's Notice 1871 17 October 1984

**ROODEPOORT-MARAISBURG AMENDMENT SCHEME 2/68**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraaisburg Town-planning Scheme 2, 1954, by the rezoning of Erf 1842, Northcliff Extension 19 to "Special Residential" with a density of "One dwelling per 10 000 sq ft."

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

This amendment is known as Roodepoort-Maraaisburg Amendment Scheme 2/68.

PB 4-9-2-30-68-2

Administrator's Notice 1872 17 October 1984

**PRETORIA AMENDMENT SCHEME 1076**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of a part of Erf 3296, Pretoria, to "General Business", subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria

Bestuur, Pretoria en die Stadsclerk van Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1076.

PB 4-9-2-3H-1076

Administrateurskennisgewing 1873 17 Oktober 1984

**WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 428 KIBLERPARK DORP**

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(N) in Akte van Transport T32071/1981 opgehef word.

PB 4-14-2-685-7

Administrateurskennisgewing 1874 17 Oktober 1984

**ALBERTON-WYSIGINGSKEMA 135**

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 Alberton-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 1773, Brackendowns, Uitbreiding 2 tot "Besigheid 3".

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

Hierdie wysiging staan bekend as Alberton-wysigingskema 135.

PB 4-9-2-4H-135

Administrateurskennisgewing 1875 17 Oktober 1984

**WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 102 DORP MELROSE NORTH UITBREIDING 1**

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 voorwaardes (g)(ii), (h) 1, (i) in Akte van Transport T11095/1982 opgehef word en voorwaarde (m) gewysig word.

PB 4-14-2-852-1

Administrateurskennisgewing 1876 17 Oktober 1984

**INTREKKING VAN OPENBARE STATUS VAN DISTRIKSPAD 1851**

Die Administrateur verklaar hiermee, ingevolge die bepalings van artikel 5(1A) van die Padordonnansie, 1957, dat die gedeelte van Distrikspad 1851 wat binne die munisipale gebied van Thabazimbi geleë is, nie langer 'n openbare pad vir die toepassing van gemelde Ordonnansie sal wees nie.

Die algemene rigting en ligging van die pad word op meegaande sketsplan aangetoon.

UKB 1556 gedateer 21 Augustus 1984

DP 08-086-23/22/1851

and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 1076.

PB 4-9-2-3H-1076

Administrator's Notice 1873 17 October 1984

**REMOVAL OF RESTRICTIONS ACT, 1967: ERF 428 KIBLERPARK 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(N) in Deed of Transfer T32071/1981 be removed.

PB 4-14-2-685-7

Administrator's Notice 1874 17 October 1984

**ALBERTON AMENDMENT SCHEME 135**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Alberton Town-planning Scheme, 1979, by the rezoning of Erf 1773, Brackendowns Extension 2, to "Business 3".

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 135.

PB 4-9-2-4H-135

Administrator's Notice 1875 17 October 1984

**REMOVAL OF RESTRICTIONS ACT, 1967: ERF 102 MELROSE NORTH EXTENSION 1 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 (g)(ii), h(1), (i) in Deed of Transfer T11035/1982 be removed and condition (m) be altered.

PB 4-14-2-852-1

Administrator's Notice 1876 17 October 1984

**REVOCATION OF THE PUBLIC STATUS OF DISTRICT ROAD 1851**

The Administrator hereby declares that in terms of the provision of section 5(1A) of the Road Ordinance, 1957, a portion of District Road 1851, situated within the municipal area of Thabazimbi will no longer be a public road for the purposes of the said Ordinance.

The general direction and situation of the said road is shown on the subjoined sketchplan.

ECR 1556 dated 21 August 1984

DP 08-086-23/22/1851

DP 08-086-23/22/1851  
 U.K. BESLUIT. 1556 gsd  
 EX. COM. RES dd 1984-08-21

VERWYSING	REFERENCE
OPENBARE STATUS VAN PAD INGETREK	PUBLIC STATUS OF ROAD REVOKED
BESTAANDE PAAIE	EXISTING ROADS

Administrateurskennisgewing 1877 17 Oktober 1984

**VERLEGGING VAN DISTRIKSPAD 1776 OOR DIE PLAAS OLIFANTSPOORT 414 KR**

Met betrekking tot Administrateurskennisgewing 1717 van 5 Oktober 1983, word hiermee vir algemene inligting bekend gemaak dat die Administrateur ooreenkomstig die bepalings van artikel 29(6) van die Padordonnansie, 1957, goedkeuring heg aan die padreëling soos aangetoon op bygaande sketsplan.

Goedgekeur 1984-07-12

DP 01-014-23/22/1776

Administrator's Notice 1877

17 October 1984

**DEVIATION OF DISTRICT ROAD 1776 OVER THE FARM OLIFANTSPOORT 414 KR**

With reference to Administrator's Notice 1717 dated 5 October 1983, it is hereby notified for general information that the Administrator in terms of the provisions of section 29(6) of the Roads Ordinance, 1957, approves the road adjustment as shown on the subjoined sketchplan.

Approved 1984-07-12

DP 01-014-23/22/1776

VERWYSINGS	REFERENCE
BESTAANDE PAD	EXISTING ROAD
PAD VERLÉ	ROAD DEVIATED
PAD GESLUIT	ROAD CLOSED

GOEDGEKEUR 1984-07-12

Administrateurskennisgewing 1879 17 Oktober 1984

**INTREKKING VAN OPENBARE PAD STATUS BINNE DIE REGSGEBIED VAN BELFAST**

Die Administrateur verklaar hierby, ingevolge die bepalings van artikel 5(1A) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), dat die gedeelte van Provinsiale Pad P2/9, soos op bygaande sketsplan aangetoon, binne die regsgebied van Belfast nie langer 'n openbare pad vir die toepassing van gemelde Ordonnansie is nie.

UKB 1242 gedateer 17 Julie 1984

DP 04-045-23/21/P2-9

Administrator's Notice 1879

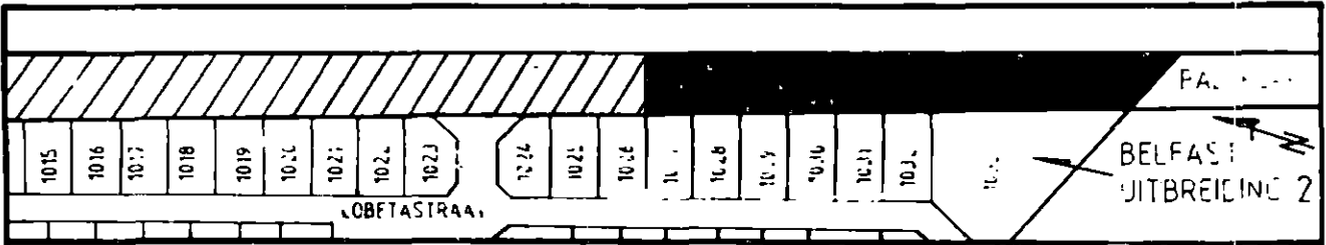
17 October 1984

**REVOCATION OF PUBLIC ROAD STATUS WITHIN THE JURISDICTION OF BELFAST**

The Administrator hereby declares that in terms of the provisions of section 5(1A) of the Road Ordinance, 1957 (Ordinance 22 of 1957) that the section of Provincial Road P2/9 as shown on the subjoined sketch plan, within the jurisdiction of Belfast, shall no longer be a public road for the purposes of the said Ordinance.

ECR 1242 dated 17 July 1984

DP 04-045-23/21/P2-9

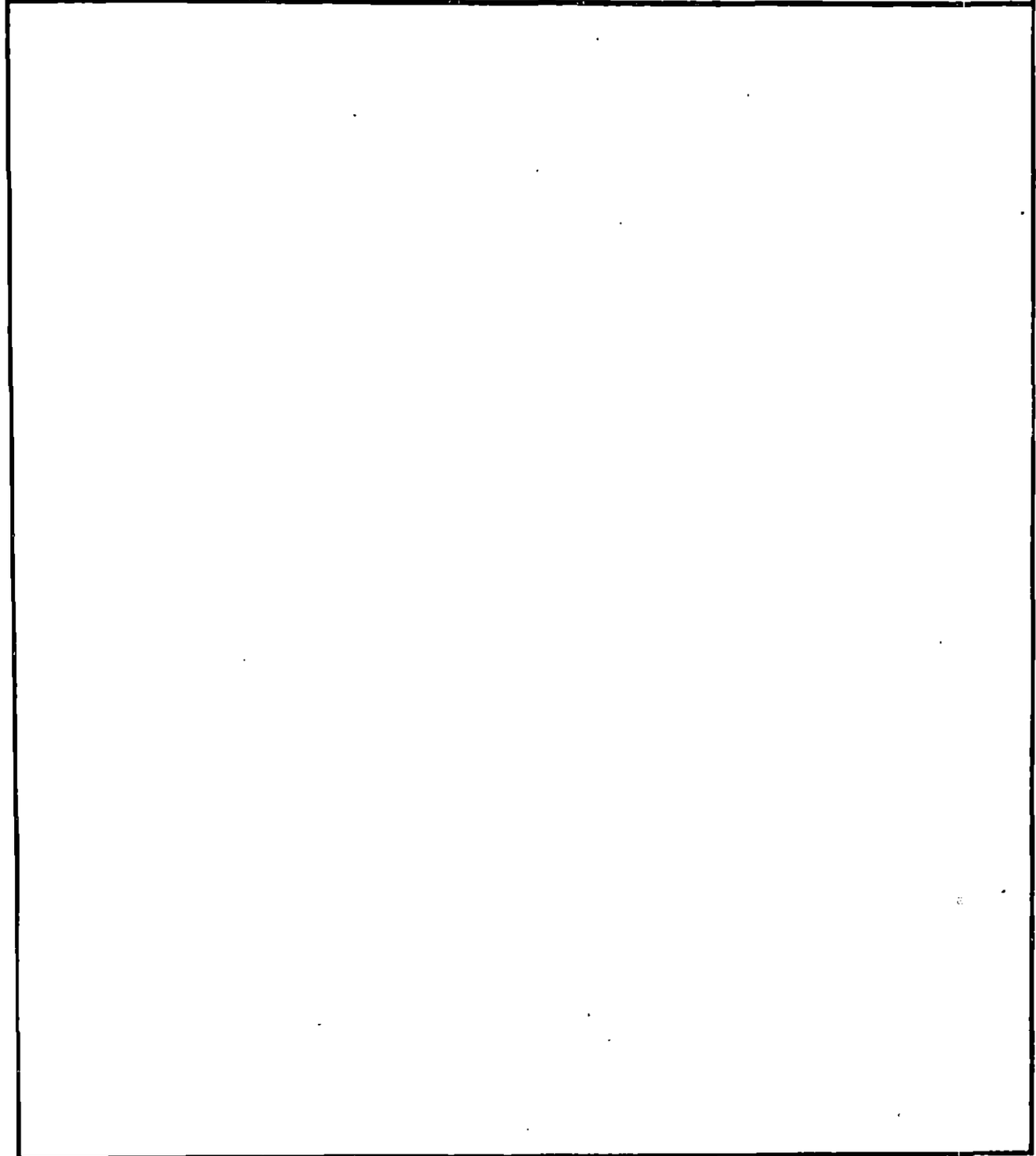


VER.	REFERENCE
BESTAANDE PAD 	EXISTING ROAD
OPENBARE STATUS VAN PAD INGETREK 	PUBLIC STATUS OF ROAD REVOKED
SUBSIDIE PAD 	SUBSIDY ROAD

U.K. RES. 1242 GEDATEER 1984-07-17  
 E.C. RES. 1242 DATED 1984-07-17

Stipoc.  
 10/10

DP 04-045-23/21/P2-9



Administrateurskennisgewing 1880 17 Oktober 1984

**SLUITING VAN 'N UITSPANNING OP GEDEELTE 115 VAN DIE PLAAS LEVUBU 15 LT**

1. Ingevolge die bepalings van artikel 55(1)(d) van die Padordonnansie, 1957, sluit die Administrateur die uitspanning, groot 8,5653 ha, op Gedeelte 115 van die plaas Levubu 15 LT.

2. Ooreenkomstig die bepalings van artikel 55(5) van gemelde Ordonnansie, word hierby verklaar dat gemelde uitspanning aangedui word op Diagram LG A2001/41, wat by die kantoor van die Streekingenieur, Paaiedepartement, Pietersburg en die kantoor van die Registrateur van Aktes, Pretoria vir besigtiging, beskikbaar is.

UKB 577(18) van 20 Maart 1984

DP 03-035-37/3/L-16

Administrateurskennisgewing 1881 17 Oktober 1984

**RANDBURG-WYSIGINGSKEMA 479**

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 Randburg-dorpsaanlegkema, 1976, wat uit dieselfde grond as die dorp Northwold Uitbreiding 11 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 479.

PB 4-9-2-132H-479

Administrateurskennisgewing 1878 17 Oktober 1984

**VERBREDING VAN DISTRIKSPAD 2461 OOR DIE PLASE RIETSPRUIT 417 IR EN ELANDSFONTEIN 412 IR**

Ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957, verklaar die Administrateur hierby dat Distrikspad 2461 oor Gedeelte 3 en die Restant van Gedeelte 4 van die plaas Rietspruit 417 IR en Gedeelte 15 van die plaas Elandsfontein 412 IR na wisselende breedtes van 25 meter tot 118 meter verbreed word soos aangetoon op meegaande sketsplan.

Ooreenkomstig die bepalings van artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde padreëling in beslag neem, met ysterpenne afgemerk is.

UKB 919 gedateer 14 Mei 1984

DP 021-023-23/22/2461

Administrator's Notice 1880 17 October 1984

**CLOSING OF AN OUTSPAN ON PORTION 115. OF THE FARM LEVUBU 15 LT**

1. In terms of the provisions of section 55(1)(d) of the Roads Ordinance, 1957, the Administrator permanently closes the outspan, in extent 8,5653 ha, on Portion 115 of the farm Levubu 15 LT.

2. In terms of the provisions of section 55(5) of the said Ordinance, it is hereby declared that the said outspan is shown on Diagram SG A2001/41 which is available for inspection at the office of the Regional Engineer, Roads Department, Pietersburg and the office of the Registrar of Deeds, Pretoria.

ECR 577(18) dated 20 March 1984

DP 03-035-37/3/L-16

Administrator's Notice 1881 17 October 1984

**RANDBURG AMENDMENT SCHEME 479**

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 Randburg Town-planning Scheme, 1976, comprising the same land as included in the township of Northwold Extension 11.

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 479.

PB 4-9-2-132H-479

Administrator's Notice 1878 17 October 1984

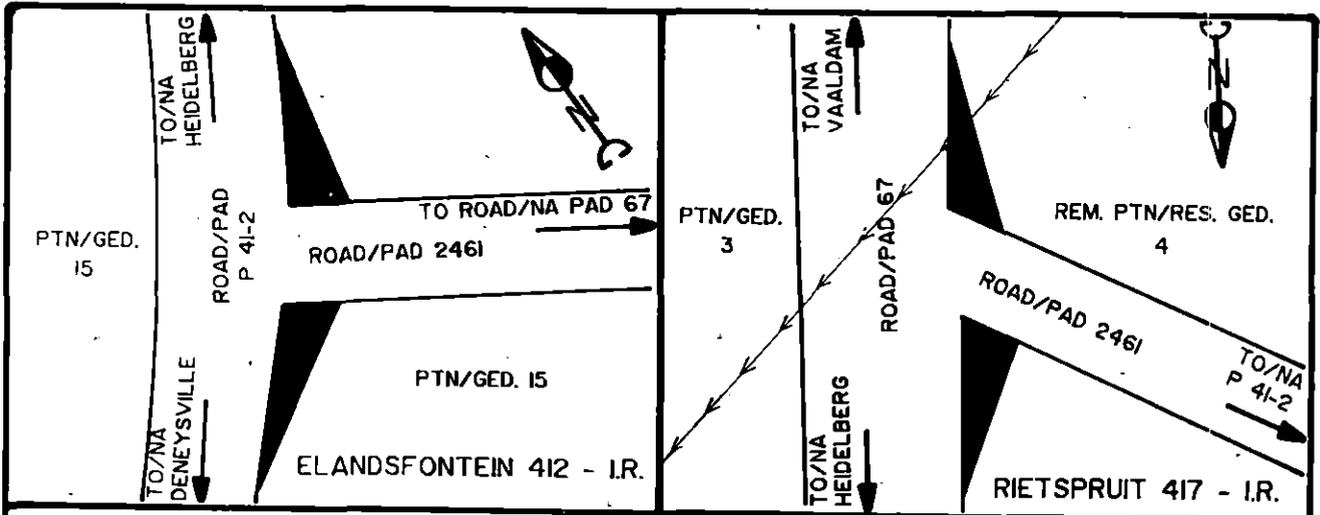
**WIDENING OF DISTRICT ROAD 2461 OVER THE FARMS RIETSPRUIT 417 IR AND ELANDSFONTEIN 412 IR**

In terms of the provisions of section 3 of the Roads Ordinance, 1957, the Administrator hereby widens District Road 2461 over Portion 3 and the Remainder of Portion 4 of the farm Rietspruit 417 IR and Portion 15 of the farm Elandsfontein 412 IR to varying widths of 25 metres to 118 metres as shown on the subjoined sketchplan.

In terms of the provisions of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment has been demarcated by means of iron pegs.

ECR 919 dated 14 May 1984

DP 021-023-23/22/2461



D.P. 021-023-23/22/246I

EXCO. RES. 919 DATED  
1984-05-14

U.K. BESLUIT 919 GEDATEER  
1984-05-14

REFERENCE

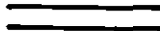
VERWYSING

ROAD 246I WIDENED TO VARYING  
WIDTHS OF 25 MTR. TO 118 MTR.

PAD 246I VERBREED NA WISSELENDE  
BREEDTES VAN 25 MTR. NA 118 MTR.

EXISTING ROADS

BESTAANDE PAAIE



Administrateurskennisgewing 1882

17 Oktober 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 Northwold Uitbreiding 11 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-5089

**BYLAE**

**VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR NORTH RIDING DEVELOPMENT COMPANY (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDELTE 26 VAN DIE PLAAS OLIEVENHOUTPOORT 196 IQ, PROVINSIE TRANSVAAL, TOEGESTAAN IS**

**1. STIGTINGSVOORWAARDES**

**(1) Naam**

Die naam van die dorp is Northwold Uitbreiding 11.

**(2) Ontwerp**

Die dorp bestaan uit erwe en strate, soos aangedui op Algemene Plan LG No A4719/82.

**(3) Stormwaterdreinerings en Straatbou**

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursneeë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet wanneer, die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalinge van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

**(4) Begiftiging**

**(a) Betaalbaar aan die plaaslike bestuur:**

Die dorpseienaar moet kragtens die bepalinge van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R43 420 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 bepalinge van artikel 73 van genoemde Ordonnansie.

Administrator's Notice 1882

17 October 1984

**DECLARATION AS APPROVED TOWNSHIP**

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Northwold Extension 11 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-5089

**SCHEDULE**

**CONDITIONS UNDER WHICH THE APPLICATION MADE BY NORTH RIDING DEVELOPMENT COMPANY (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 26 OF THE FARM OLIEVENHOUTPOORT 196 IQ, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED**

**1. CONDITIONS OF ESTABLISHMENT**

**(1) Name**

The name of the township shall be Northwold Extension 11.

**(2) Design**

The township shall consist of erven and streets as indicated on General Plan SG No A4719/82.

**(3) Stormwater Drainage and Street Construction**

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

**(4) Endowment**

**(a) Payable to the local authority:**

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 R43 420 to the local authority for the provision of land for a cemetery and a depositing site.

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

(b) 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 vermenigvuldig met die getal wooneenhede wat in die dorp opgerig kan word.

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 Titellovoorwaardes*

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

#### (6) *Grond vir Munisipale Doeleindes*

Erwe 202 en 203 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as parke oorgedra word.

#### (7) *Toegang*

Geen ingang van Provinsiale Pad P139-1 en Aureolelaan tot die dorp en geen uitgang tot Provinsiale Pad P139-1 en Aureolelaan uit die dorp word toegelaat nie.

#### (8) *Ontvangs en Versorging van Stormwater*

Die dorpseienaar moet die stormwaterdreinerings van die dorp so reël dat dit inpas by dié van Pad P139-1 en Aureolelaan en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

#### (9) *Verpligtinge Ten Opsigte van Noodsaaklike Dienste*

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

#### (10) *Sloping van Geboue en Strukture*

Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserwes, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

### 2. TITELLOVOORWAARDES

Alle erwe met die uitsondering van die erwe genoem in klousule 1(6) 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 doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n adisionele servituut vir munisipale doeleindes 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 enige sodanige servituut mag afsien.

(2) Geen geboue of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal

(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 dwelling-units which can be erected in the township.

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

#### (5) *Disposal of Existing Conditions of Title*

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

#### (6) *Land for Municipal Purposes*

Erven 202 and 203 shall be transferred to the local authority by and at the expense of the township owner as parks.

#### (7) *Access*

No ingress from Provincial Road P139-1 and Aureole Avenue to the township and no egress to Provincial Road P139-1 and Aureole Avenue from the township shall be allowed.

#### (8) *Acceptance and Disposal of Stormwater*

The township owner shall arrange for the drainage of the township to fit in with that of Road P139-1 and Aureole Avenue and for all stormwater running off or being diverted from the road to be received and disposed of.

#### (9) *Obligations in Regard to Essential Services*

The township owner shall within such period as the local authority may determine, fulfil his obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

#### (10) *Demolition of Buildings and Structures*

The township owner shall, at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

### 2. CONDITIONS OF TITLE

All erven with the exception of the erven mentioned in clause 1(6) shall be subject to the following conditions imposed by the Administrator in terms of 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 tem-

wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeë dunnke noodsaaklik ag. tydelik te plaas op die grond wat aan die voornoemde serwituuu grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

porarily 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.

## Algemene Kennisgewings

## General Notices

KENNISGEWING 870 VAN 1984

NOTICE 870 OF 1984

BOKSBURG-WYSIGINGSKEMA 1/380

BOKSBURG AMENDMENT SCHEME 1/380

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Rockas Investments (Proprietary) Limited aansoek gedoen het om Boksburg dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van Erf 32 Farrarpark geleë aan Rondebultweg van "Regering" tot "Spesiaal" vir versersingsplekke, winkels, woon-eenhede en kantore en met die toestemming van die Plaaslike Bestuur enige ander gebruik, onderworpe aan sekere voorwaardes.

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 Rockas Investments (Proprietary) Limited for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning Erf 32 Farrar Park situated on Rondebult Road from "Government" to "Special" for places of refreshment shops, dwelling-units and offices and with the consent of the Local Authority any other uses subject to certain conditions.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/380 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 Boksburg ter insae.

The amendment will be known as Boksburg Amendment Scheme 1/380. Further particulars of the scheme are as open for inspection at the office of the Town Clerk, Boksburg and the office of the Director of Local Government, Provincial Building, Room 506A, Pretorius Street, Pretoria.

Enige beswaar of veruoë 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 van bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460, skriftelik voorgelê word.

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, 9 Oktober 1984

Pretoria, 9 October 1984

PB 4-9-2-8-380

PB 4-9-2-8-380

KENNISGEWING 871 VAN 1984

NOTICE 871 OF 1984

BENONI-WYSIGINGSKEMA 1/305

BENONI-AMENDMENT SCHEME 1/305

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, William McCulloch Mullen, aansoek gedoen het om Benoni-dorpsbeplanningskema, 1947, te wysig deur die hersonering van die Restant van Erf 2755, Benoni (verdere uitbreiding) dorpsgebied geleë aan die suidelike hoek van Edward- en Kingstraat vanaf "Spesiale Woongebied" met 'n digtheid van "Een woning per 2 000 vk meter" tot "Spesiale Woongebied" met 'n digtheid van "Een woning per 1 000 vk meter".

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, William McCulloch Mullen, for the amendment of Benoni Town-planning Scheme 1, 1947, by rezoning the Remainder of Erf 2755, Benoni (further extension) township situated on the southern corner of Edward and King Streets from "Special Residential" with a density of "One dwelling per 2 000 sq metres" to "Special Residential" with a density of "One dwelling per 1 000 sq. metres".

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema 1/305 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Benoni ter insae.

The amendment will be known as Benoni Amendment Scheme 1/305. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Benoni, and at the office of the Director of Local Government, Room B306A, Provincial Building, Pretorius Street, Pretoria.

Enige beswaar of veruoë teen die aansoek kan te eniger

Any objection or representations in regard to the appli-

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 Stadsmerk, Privaatsak 014, Benoni 1500, skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-6-305

#### KENNISGEWING 872 VAN 1984

##### ALBERTON-WYSIGINGSKEMA 171

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Barth Investments Pty Ltd, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van die Erf 982 geleë op die hoek van Redruth- en Voortrekkerstraat, New Redruth van Gedeeltelik Besigheid 1 Hoogtesone 3 en Gedeeltelike Besigheid 2, Hoogtesone 0 onderworpe aan sekere voorwaardes tot Besigheid 1 Hoogtesone 1 met voorwaardes ten einde 'n openbare garage (uitgesluit 'n vulstasie en die bedryf van spuitverfwerk en duikklopwerk) en kantore met parkering toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 171 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 Stadsmerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsmerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-4H-171

#### KENNISGEWING 873 VAN 1984

##### GERMISTON-WYSIGINGSKEMA 1/355

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Raymond Joseph Ebersey en Anthony Gerald Ebersey, aansoek gedoen het om Germiston-dorpsbeplanningskema 1, 1945, te wysig deur die hersonering van Erf 773, geleë aan Elsburgweg van "Spesiaal" vir nywerheidsdoeleindes tot "Spesiaal" vir nywerheids- en/of handelsdoeleindes (byvoorbeeld fabriek, pakhuis, werksinkels en dergelike doeleindes) wat die raad skriftelik goedkeur en vir doeleindes in verband daarmee asook die kleinhandel verkope van elektriese komponente en toebehoere.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/355 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsmerk van Germiston 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

shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 014, Benoni 1500, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-6-305

#### NOTICE 872 OF 1984

##### ALBERTON AMENDMENT SCHEME 171

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, Barth Investments (Pty) Ltd, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 982, situated on the corner of Redruth and Voortrekker Streets, New Redruth, from Part Business 1, Height Zone 3 and Part Business 2, Height Zone 0, subject to certain conditions, to Business 1 Height Zone 1 subject to certain conditions, in order to allow a public garage, (excluding a service station and business of spray painting and panel beating) and offices with parking.

The amendment will be known as Alberton Amendment Scheme 171. 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, 9 October 1984

PB 4-9-2-4H-171

#### NOTICE 873 OF 1984

##### GERMISTON AMENDMENT SCHEME 1/355

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, Raymond Joseph Ebersey and Anthony Gerald Ebersey, for the amendment of Germiston Town-planning Scheme 1, 1945, by rezoning Erf 773, situated on Elsburg Road from "Special" for industrial purposes to "Special" for industrial and/or commercial purposes (e.g. factories, warehouses, workshops and the like), as may be approved in writing by the council and for the purposes incidental thereto as well as the retail sale of electrical components and appliances.

The amendment will be known as Germiston Amendment Scheme 1/355. 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 B306, 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,

by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 145, Germiston skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-1-355

KENNISGEWING 874 VAN 1984

ALBERTON-WYSIGINGSKEMA 165

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Medinkor Beleggings (Eiendoms) Beperk, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erwe 600 en 601, Redruth, geleë aan Trelawnweg en Clintonweg tussen Telawarrensstraat en Padstowstraat van "Residensieel 1" tot "Spesiaal" vir "kantore, inrigtings en woonstelle".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 165 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-4H-165

KENNISGEWING 875 VAN 1984

JOHANNESBURG-WYSIGINGSKEMA 1281

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Charlene Rebecca Brett, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Gedeelte 1 van Lot 35, geleë aan Gardenweg, Orchards van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 vk meter" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 500 vk meter" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1281 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale 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 1049, Johannesburg skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-2H-1281

Pretoria and the Town Clerk, PO Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-1-355

NOTICE 874 OF 1984

ALBERTON AMENDMENT SCHEME 165

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, Medinkor Beleggings (Eiendoms) Beperk, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erven 600 and 601, Redruth, situated between Trelawn Road and Clinton Road between Telawarrens Street and Padstow Street from "Residential 1" to "Special" to be used for purposes of "offices, institutions and flats".

The amendment will be known as Alberton Amendment Scheme 165. 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 B306, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-4H-165

NOTICE 875 OF 1984

JOHANNESBURG AMENDMENT SCHEME 1281

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, Charlene Rebecca Brett, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning of Portion 1 of Eot 35, situated on Garden Road, Orchards from "Residential 1" with a density of "One dwelling per 1 500 sq meters" to "Residential 1" with a density of "One dwelling per 500 sq meters" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1281. 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 B306, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-2H-1281

## KENNISGEWING 876 VAN 1984

## JOHANNESBURG-WYSIGINGSKEMA 1284

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Jacob Korst, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erwe 4516, 4517, 4518 en 4519, Kensington, geleë aan Langermanweg van "Residensieel 1" met 'n digtheid van een woonhuis per 1 000 vk meter tot "Besigheid 4".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1284 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-2H-1284

## NOTICE 876 OF 1984

## JOHANNESBURG AMENDMENT SCHEME 1284

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, Jacob Korst, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erven 4516, 4517, 4518 and 4519, Kensington, situated on Langerman Drive from "Residential 1" with a density of one dwelling per 1 000 sq meter to "Business 4".

The amendment will be known as Johannesburg Amendment Scheme 1284. 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 B306, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-2H-1284

## KENNISGEWING 877 VAN 1984

## JOHANNESBURG-WYSIGINGSKEMA 1283

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Vic Magnes Real Estate (Proprietary) Limited, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 355, Malvern, geleë aan 23ste Straat van "Residensieel 4" met 'n digtheid van een woonhuis per 200 vk meter tot "Parkering" plus 'n wasvak.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1283 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-2H-1283

## NOTICE 877 OF 1984

## JOHANNESBURG AMENDMENT SCHEME 1283

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, Vic Magnes Real Estate (Proprietary) Limited, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erf 355, Malvern, situated on 23rd Street from "Residential 4" with a density of one dwelling per 200 sq meter to "Parking" plus a wash-bay.

The amendment will be known as Johannesburg Amendment Scheme 1283. 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 B306, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-2H-1283

## KENNISGEWING 878 VAN 1984

## ALBERTON-WYSIGINGSKEMA 168

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eenaar, Jacomina Hendrina Pieterse, aansoek gedoen het om Alberton-dorpsbeplanning-

## NOTICE 878 OF 1984

## ALBERTON AMENDMENT SCHEME 168

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, Jacomina Hendrina Pieterse, for the amendment of Alberton Town-planning Scheme, 1979,

skema, 1979, te wysig deur die hersonering van Erf 1816, Mayberry Park, geleë op die hoek van Firstraat en Brosdoringstraat van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Residensieel 1" met 'n digtheid van een woonhuis per 700 vk meter".

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema 168 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-4H-168

by rezoning Erf 1816, Mayberry Park, situated on the corner of Fir Street and Brosdoring Street from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 700 square meter."

The amendment will be known as Alberton Amendment Scheme 168. 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 B306, 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 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-4H-168

KENNISGEWING 879 VAN 1984

GERMISTON-WYSIGINGSKEMA 1/354

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Christos Retsos, aansoek gedoen het om Germiston-dorpsbeplanningskema 1, 1945, te wysig deur die hersonering van Erf 108, Germiston-Suid, geleë op die hoek van Angusstraat en Queenstraat van "Algemene Woon" tot "Spesiaal" vir tandartsspreekkamers en aanverwante tandheelkundige dienste.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/354 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Germiston 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 145, Germiston, skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-1-354

NOTICE 879 OF 1984

GERMISTON AMENDMENT SCHEME 1/354

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, Christos Retsos, for the amendment of Germiston Town-planning Scheme 1, 1945, by rezoning Erf 108, Germiston South, situated on the corner of Angus and Queen Streets from "General Residential" to "Special" for dental consulting rooms and relating dental services.

The amendment will be known as Germiston Amendment Scheme 1/354. 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 B306, 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, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984.

PB 4-9-2-1-354

KENNISGEWING 880 VAN 1984

SANDTON-WYSIGINGSKEMA 799

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Cadbury Schweppes Holdings (Pty) Ltd, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Gedeelte 4 van Lot 16, Atholl, geleë in Protea Laan van "Residensieel 1" met 'n digtheid van "Een woonhuis per 4 000 m<sup>2</sup>" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 799 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

NOTICE 880 OF 1984

SANDTON AMENDMENT SCHEME 799

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, Cadbury Schweppes Holdings (Pty) Ltd, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Portion 4 of Lot 16, Atholl, situated on Protea Avenue from "Residential 1" at a density of "One dwelling per 4 000 m<sup>2</sup>" to "Residential 1" with a density of "One dwelling per 2 000 m<sup>2</sup>".

The amendment will be known as Sandton Amendment Scheme 799. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 9 Oktober 1984

PB 4-9-2-116H-799

#### KENNISGEWING 881 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 aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Oktober 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001 binne 'n tydperk van 8 weke vanaf die datum van eerste publikasie hiervan, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 9 Oktober 1984

#### BYLAE

Naam van dorp: Dalpark Uitbreiding 13.

Naam van aansoekdoener: Stadsraad van Brakpan.

Aantal erwe: Residensieel 1: 408; Residensieel 3: 7; Besigheid: 1; Opvoedkundig: 1; Openbare Oopruimte: 1; Munisipaal: 2.

Beskrywing van grond: Gedeelte ('n gedeelte van Gedeelte 106) van die plaas Rietfontein 115 IR.

Ligging: Noord van en grens aan Dalpark Uitbreiding 5 Dorp, en oos van en grens aan Dalpark Uitbreiding 6 en Leachville Uitbreiding 1 Dorpe.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir Dalpark Uitbreiding 13.

Verwysingsnommer: PB 4-2-2-6365.

#### KENNISGEWING 882 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 aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Oktober 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001 binne 'n tydperk van 8 weke vanaf die datum van eerste publikasie hiervan, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 9 Oktober 1984

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 October 1984

PB 4-9-2-116H-799

#### NOTICE 881 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 B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 October 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, 9 October 1984

#### ANNEXURE

Name of township: Dalpark Extension 13.

Name of applicant: Town Council of Brakpan.

Number of erven: Residential 1: 408; Residential 3: 7; Business: 1; Educational: 1; Public Open Space: 1; Municipal: 2.

Description of land: Portion (a portion of Portion 106) of the farm Rietfontein 115 IR.

Situation: North of and abuts Dalpark Extension 5 Township and east of and abuts Dalpark Extension 6 and Leachville Extension 1 Townships.

Remarks: This advertisement supersedes all previous advertisements for the Township Dalpark Extension 13.

Reference No: PB 4-2-2-6365.

#### NOTICE 882 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 B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 October 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, 9 October 1984

KENNISGEWING 893 VAN 1984

NOTICE 893 OF 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967

REMOVAL OF RESTRICTIONS ACT, 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 Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

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 Provincial Administration Building, Pretorius Street, Pretoria, and at the offices of the relevant local authority.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 14 November 1984.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 14 November 1984.

Pretoria, 17 Oktober 1984

Pretoria, 17 October 1984

Rosemary Dawn Powell, vir —

Rosemary Dawn Powell, for —

1. die wysiging, opskorting of opheffing van die titelvoorwaardes van Lot 3176, dorp Bryanston Uitbreiding 7 ten einde dit moontlik te maak dat die lot gebruik kan word vir professionele kamers en/of mediese en/of tandarts se kamers; en

1. the amendment, suspension or removal of the conditions of title of Lot 3176, Bryanston Extension 7 Township in order to permit the lot being used for professional suites and/or medical and/or dental suites; and

2. die wysiging van die Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die lot van "Residensieel" tot "Spesiaal".

2. the amendment of the Sandton Town-planning Scheme, 1980, by the rezoning of the lot from "Residential" to "Special".

Die wysigingskema sal bekend staan as Sandton-wysigingskema 801.

This amendment scheme will be known as Sandton Amendment Scheme 801.

PB 4-14-2-214-1

PB 4-14-2-214-1

Johannes Cornelis Wallis, vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 6, dorp Kelvin ten einde dit moontlik te maak dat die boulyn verslap kan word ten einde geboue op die straatfront te laat bou.

Johannes Cornelis Wallis, for the amendment, suspension or removal of the conditions of title of Erf 6, Kelvin Township in order to permit the building line to be relaxed so as to allow buildings to be built on the street front.

PB 4-14-2-644-25

PB 4-14-2-644-25

Die boedel van wyle Willem Last, vir —

The Estate of the late Willem Last, for —

1. die wysiging, opskorting of opheffing van die titelvoorwaardes van Lot 213, dorp Illovo ten einde dit moontlik te maak dat die lot onderverdeel kan word; en

1. the amendment, suspension or removal of the conditions of title of Lot 213, Illovo Township in order to permit the lot being subdivided; and

2. die wysiging van die Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die lot van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

2. the amendment of the Sandton Town-planning Scheme, 1980, by the rezoning of the lot from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>".

Die wysigingskema sal bekend staan as Sandton-wysigingskema 800.

This amendment scheme will be known as Sandton Amendment Scheme 800.

PB 4-14-2-634-29

PB 4-14-2-634-29

P Christou Investments (Proprietary) Limited, vir —

P Christou Investments (Proprietary) Limited, for —

1. die wysiging, opskorting of opheffing van die titelvoorwaardes van Erwe 270 en 271, dorp Casseldale ten einde dit moontlik te maak dat die erwe gebruik kan word vir 'n padkafee en bakkery; en

1. the amendment, suspension or removal of the conditions of title of Erven 270 and 271, Casseldale Township in order to permit the erven being used for a roadhouse and bakery; and

2. die wysiging van die Springs-dorpsaanlegskema, 1, 1948, deur die hersonering van die erwe van "Algemene Woon" tot "Spesiaal" vir 'n padkafee en bakkery.

2. the amendment of the Springs Town-planning Scheme 1, 1948, by the rezoning of erven from "General Residential" to "Special" for a roadhouse and bakery.

Die wysigingskema sal bekend staan as Springs-wysigingskema 1/298.

This amendment scheme will be known as Springs Amendment Scheme 1/298.

PB 4-14-2-235-6

PB 4-14-2-235-6

Alfred Nicholas Christelis, vir —

Alfred Nicholas Christelis, for —

1. die wysiging van titelvoorwaardes van Erf 2701, dorp Kemptonpark ten einde die terrein vir besigheidsdoel-eindes te gebruik; en

1. the amendment of the conditions of title of Erf 2701, Kempton Park Township to permit the site to be used for business purposes; and

2. die wysiging van die Kemptonpark-dorpsbeplanning-skema 1, 1952, deur die hersonering van gemelde erf van "Algemene Woon", Hoogtesone 3 na "Algemene Besigheid", Hoogtesone 3, onderhewig aan sekere voorwaardes.

Die wysigingskema sal bekend staan as Kemptonpark-wysigingskema 1/314.

David Ziman en Johannes Hendrik van Niekerk, vir die opheffing van die titelvoorwaardes van Erf 814, dorp Westonaria ten einde dit moontlik te maak dat die erf vir besigheidsdoeleindes gebruik kan word.

PB 4-14-2-1437-28

## KENNISGEWING 894 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 aansoeke om die dorpe in die bylae hierby gemeld te stig, ontvang is.

Die aansoeke tesame met die tersaaklike planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206(a), 2e Vloer, B Blok, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 8 weke vanaf 17 Oktober 1984.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige verhoë in verband daarmee te rig, moet die Direkteur van Plaaslike Bestuur, Private Bag X437, Pretoria 0001, binne 'n tydperk van 8 weke van die datum af van eerste publikasie hiervan, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 17 Oktober 1984

## BYLAE

Naam van dorp: Vorna Valley Uitbreiding 18.

Naam van aansoekdoener: Gillian Bennet.

Aantal erwe: Residensieel 2: 2.

Beskrywing van grond: Gedeelte 10 ('n gedeelte van Gedeelte 3) van Hoewe 73, Halfway House Estate.

Ligging: Noordoos van en grens aan Pretoriusweg. Suidwes van en grens aan Hoewe 3, Halfway House Estate.

Verwysingsnommer: PB 4-2-2-7721.

Naam van dorp: Willow Park Manor Uitbreiding 5.

Naam van aansoekdoener: Emmi Mari van der Schyff.

Aantal erwe: Residensieel 4: 1; Besigheid: 1; Spesiaal vir garage: 1.

Beskrywing van grond: Hoewe 71, Willow Glen JR.

Ligging: Geleë suidoos van La Montagne. Oos van Die Wilgers en direk noord van Faerie Glen.

Verwysingsnommer: PB 4-2-2-7735.

Naam van dorp: Melodie Uitbreiding 3.

Naam van aansoekdoener: Hans Jurgens Grobler.

Aantal erwe: Residensieel 1: 18; Residensieel 2: 2; Besigheid: 1.

Beskrywing van grond: Hoewe 86, Melodie Landbouhoewes JQ.

Ligging: Geleë in Melodie Landbouhoewes tussen Schoemansville, Ifafi en die Hartebeespoortdam.

Verwysingsnommer: PB 4-2-2-7744.

2. the amendment of the Kempton Park Town-planning Scheme 1, 1952, by the rezoning of the said lot from "General Residential", Height Zone 3 to "General Business", Height Zone 3, subject to certain conditions.

This amendment scheme will be known as Kempton Park Amendment Scheme 1/314.

David Ziman and Johannes Hendrik van Niekerk, for the removal of the conditions of title of Erf 814, Westonaria Township in order to permit the erf being used for business purposes.

PB 4-14-2-1437-28

## NOTICE 894 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 B206(a), Second Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of 8 weeks from 17 October 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, 17 October 1984

## ANNEXURE

Name of township: Vorna Valley Extension 18.

Name of applicant: Gillian Bennet.

Number of erven: Residential 2: 2.

Description of land: Portion 10 (a portion of Portion 3) of Holding 73, Halfway House Estate.

Situation: North-east of and abuts Pretorius Road. South-west of and abuts Holding 3, Halfway House Estate.

Reference No: PB 4-2-2-7721.

Name of township: Willow Park Manor Extension 5.

Name of applicant: Emmi Mari van der Schyff.

Number of erven: Residential 4: 1; Business: 1; Special for garage: 1.

Description of land: Holding 71, Willow Glen JR.

Situation: Situated south-east of La Montagne. East of Die Wilgers and north of Faerie Glen.

Reference No: PB 4-2-2-7735.

Name of township: Melodie Extension 3.

Name of applicant: Hans Jurgens Grobler.

Number of erven: Residential 1: 18; Residential 2: 2; Business: 1.

Description of land: Holding 86, Melodie Agricultural Holdings JQ.

Situation: Situated in Melodie Agricultural Holdings between Schoemansville, Ifafi and Hartebeespoortdam.

Reference No: PB 4-2-2-7744.

KENNISGEWING 895 VAN 1984

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN ERF 744, DORP LYTTTELTON MANOR UITBREIDING 1

Hierby word bekend gemaak dat ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur:

Johannes Hendrik Fouche, vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 774, dorp Lyttelton Manor Uitbreiding 1, ten einde dit moontlik te maak dat daar op die erf 'n tweede motorhuis gebou kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk, Verwoerdburg tot 14 November 1984.

Besware teen die aansoek kan op of voor 14 November 1984, skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 17 Oktober 1984

PB 4-14-2-811-34

KENNISGEWING 896 VAN 1984

SANDTON-WYSIGINGSKEMA 793

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Martin Eustace John Brook, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van die Restant van Gedeelte 13 van Erf 116 geleë aan Wesselsweg van "Residensiële 1" met 'n digtheid van "Een woonhuis per 2 000 m<sup>2</sup>" tot "Besigheid 4".

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 793 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506A, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-116H-793

KENNISGEWING 897 VAN 1984

SANDTON-WYSIGINGSKEMA 794

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Michael Walter Goldby, aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 349, geleë in

NOTICE 895 OF 1984

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 774, LYTTTELTON MANOR EXTENSION 1 TOWNSHIP

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by:

Johannes Hendrik Fouche, for the amendment, suspension or removal of the conditions of title of Erf 774, Lyttelton Manor Extension 1 Township in order to permit that a second garage may be build on the erf.

The application and the relative documents are open for inspection at the office of the Director of Local Government, B206A, Provincial Building, Pretorius Street, Pretoria and the office of the Town Clerk, Verwoerdburg until 14 November 1984.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 14 November 1984.

Pretoria, 17 October 1984

PB 4-14-2-811-34

NOTICE 896 OF 1984

SANDTON AMENDMENT SCHEME 793

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 Eustace John Brook, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning the Remainder of Portion 13 of Erf 116, situated on Wessels Road from "Residential 1" with a density of "One dwelling per 2 000 m<sup>2</sup>" to "Business 4".

The amendment will be known as Sandton Amendment Scheme 793. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, Provincial Building, Room B506A, 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 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 17 October 1984

PB 4-9-2-116H-793

NOTICE 897 OF 1984

SANDTON AMENDMENT SCHEME 794

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 Walter Goldby, for the amendment of Sandton Town-planning Scheme, 1980, by rezoning Erf 349 situated on Summit Road from "Residen-

Summitweg van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Sandton-wysigingskema 794 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 Sandton ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-116H-794

#### KENNISGEWING 898 VAN 1984

##### WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 294, dorp Lyttelton Manor, Verwoerdburg;

2. die wysiging van die Pretoriastreek-dorpsaanlegskema, 1960.

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperrings, 1967, aansoek gedoen is deur Kit Nel Eiendomme (Eiendoms) Beperk, vir —

1. die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 294, dorp Lyttelton Manor, ten einde dit moontlik te maak dat die erf gebruik kan word vir parkeering;

2. die wysiging van die Pretoriastreek-dorpsaanlegskema, 1960, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal vir parkeering".

Die wysigingskema sal bekend staan as Pretoriastreek-wysigingskema 829.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B506, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Verwoerdburg tot 14 November 1984.

Besware teen die aansoek kan op of voor 14 November 1984, skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 17 Oktober 1984

PB 4-14-2-810-132

#### KENNISGEWING 899 VAN 1984

##### PRETORIA-WYSIGINGSKEMA 1408

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Barend Hendrik Abraham van den Berg, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Resterende Gedeelte van Erf 291, Wonderboom-Suid, geleë in Agtstelaan in die straatblok begrens deur Voor-

tial 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>".

The amendment will be known as Sandton Amendment Scheme 794. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton 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 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 17 October 1984

PB 4-9-2-116H-794

#### NOTICE 898 OF 1984

##### REMOVAL OF RESTRICTIONS ACT, 1967

1. The amendment, suspension or removal of the conditions of title of Erf 294, Lyttelton Manor, Verwoerdburg Township;

2. the amendment of the Pretoria Region Town-planning Scheme, 1960.

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by Kit Nel Eiendomme (Eiendoms) Beperk, for —

1. the amendment, suspension or removal of the conditions of title of Erf 294, Lyttelton Manor Township in order to permit the erf being used for parking;

2. the amendment of the Pretoria Region Town-planning Scheme, 1960, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special for parking".

This amendment scheme will be known as Pretoria Region Amendment Scheme 829.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B506, Provincial Building, Pretorius Street, Pretoria, and at the office of the Town Clerk, Verwoerdburg until 14 November 1984.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 14 November 1984.

Pretoria, 17 October 1984

PB 4-14-2-810-132

#### NOTICE 899 OF 1984

##### PRETORIA AMENDMENT SCHEME 1408

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, Barend Hendrik Abraham van den Berg, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of the Remaining Extend of Erf 291, Wonderboom South, situated on Eighth Avenue, in the

trekker, De Beer en Naudestraat, vanaf "Spesiale Woon" na "Spesiaal" vir kantore en professionele kamers onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1408 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, TPA-gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1408

KENNISGEWING 900 VAN 1984

PRETORIA-WYSIGINGSKEMA 1465

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Gideon Jozua Malherbe, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 929, Pretoria-Noord, geleë in Danie Theronlaan tussen Rachel de Beerstraat en Gerrit Maritzweg, vanaf "Spesiale Woon" na "Spesiaal" vir besigheidsdoeleindes, nl vir winkels en/of kantore, besigheidsgeboue (pakhuis uitgesluit) en met die toestemming van die Plaaslike Bestuur, vir 'n onderrigplek, geselligheidsaal, vermaaklikheidsaal, wasse-rytjie, banketbakkerij, plek van openbare godsdiensoefening en 'n spesiale gebou.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1465 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1465

KENNISGEWING 901 VAN 1984

PRETORIA-WYSIGINGSKEMA 1339

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Solomon Lionel Kantor, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Lot 67, Waterkloof, geleë op die hoek van Mainstraat en Premierlaan vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>", na "Spesiaal" vir wooneenhede, aanmekeer of losstaande (groepsbehuising).

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1339 genoem sal word) lê in die

streetblock bounded by Voortrekker, De Beer and Naude Streets, from "Special Residential" to "Special" for offices and professional rooms subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1408. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1408

NOTICE 900 OF 1984

PRETORIA AMENDMENT SCHEME 1465

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, Gideon Jozua Malherbe, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 929, Pretoria North, situated in Danie Theron Avenue between Rachel de Beer Street and Gerrit Maritz Road, from "Special Residential" to "Special" for business purposes, ie for shops and or offices, business buildings (excluding warehouses) and with the consent of the local authority, for a place of instruction, place of amusement, place of public worship, social hall, laundrette, confectionary and a special building.

The amendment will be known as Pretoria Amendment Scheme 1465. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1465

NOTICE 901 OF 1984

PRETORIA AMENDMENT SCHEME 1339

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, Solomon Lionel Kantor, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Lot 67, Waterkloof, situated on the corner of Main Street and Premier Avenue from "Special Residential" with a density of "One dwelling-house per 1 000 m<sup>2</sup>", to "Special" for dwelling-units, attached or detached (group housing).

The amendment will be known as Pretoria Amendment Scheme 1339. Further particulars of the scheme are open

kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-825

#### KENNISGEWING 902 VAN 1984

##### PRETORIA-WYSIGINGSKEMA 1506

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Osglo Ingelyf, aansoek doen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 572, Arcadia, geleë by Proesstraat 468, tussen De Veer- en Baileylaan, vanaf "Algemene Woon" na "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1506 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1506

#### KENNISGEWING 903 VAN 1984

##### PRETORIA-WYSIGINGSKEMA 1512

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars, Jan Hendrik Botha en Johannes Jacobus van der Merwe, aansoek doen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 en die Restant van Erf 931, Pretoria-Noord, geleë onderskeidelik by Generaal Beyersstraat 243 en 245 van "Spesiale Woon" na "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1512 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1512

for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Provincial Building, Room B306, cnr 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, 17 October 1984

PB 4-9-2-3H-825

#### NOTICE 902 OF 1984

##### PRETORIA AMENDMENT SCHEME 1506

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, Osglo Ingelyf, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 1 of Erf 572, Arcadia, situated by Proes Street, between De Veer and Bailey Avenue from "General Residential" to "Special" for offices, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1506. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1506

#### NOTICE 903 OF 1984

##### PRETORIA AMENDMENT SCHEME 1512

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, Jan Hendrik Botha and Johannes Jacobus van der Merwe, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 1 and the Remainder of Erf 931, Pretoria North, situated respectively by Generaal Beyers Street 243 and 245 from "Special Residential" to "General Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1512. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1512

KENNISGEWING 904 VAN 1984

PRETORIA-WYSIGINGSKEMA 1353

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Investments Select (Pty) Ltd, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 en die Restant van Erf 1740, Pretoria, geleë aangrensend en ten suide van Soutterstraat in Pretoria vanaf "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 1353 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1353

KENNISGEWING 905 VAN 1984

PRETORIA-WYSIGINGSKEMA 1415

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mnr G H Kamstra, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 3 van Erf 3162, Pretoria-Wes, geleë aan Ketjen-dwarsstraat tussen Mitchell- en Soutterstrate vanaf "Algemene Woon" na "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1415 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1415

KENNISGEWING 906 VAN 1984

PRETORIA-WYSIGINGSKEMA 1413

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Struwe Familie (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 1364 en die Restant van Erf 1364, Pretoria, geleë ten noorde van Christoffelstraat tussen Schutte- en Maltzan-

NOTICE 904 OF 1984

PRETORIA AMENDMENT SCHEME 1353

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, Investment Select (Pty), for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 1 and the Remainder of Erf 1740, Pretoria, situated adjacent and to the south of Soutter Street in Pretoria 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 1353. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1353

NOTICE 905 OF 1984

PRETORIA AMENDMENT SCHEME 1415

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, Mr G H Kamstra, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Portion 3 of Erf 3162, Pretoria West, situated on Ketjen-crossroad between Mitchell and Soutter Streets from "General Residential" to "Restricted Industrial".

The amendment will be known as Pretoria Amendment Scheme 1415. 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 Buildings, Room B306, cnr 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, 17 October 1984

PB 4-9-2-3H-1415

NOTICE 906 OF 1984

PRETORIA AMENDMENT SCHEME 1413

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, Struwe Familie (Edms) Bpk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Portion 1 of Erf 1364 and the Remaining Extend of Erf 1364, Pretoria, situated north of Christoffel Street between Schutte and Maltzan Streets from "Special

strate vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m<sup>2</sup>" na "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1413 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1413

Residential" with a density of "One dwelling-house per 500 m<sup>2</sup>" to "General Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1413. 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 Buildings, Room B306, cnr 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, 17 October 1984

PB 4-9-2-3H-1413

#### KENNISGEWING 907 VAN 1984

##### PRETORIA-WYSIGINGSKEMA 1237

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Elias Koelman, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 131, geleë aan Maria Bronkhorstweg en Erf 132, geleë aan Matroosbergweg, Ashlea Gardens, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiaal" vir mediumdigtheidsbehuising, onderworpe aan voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1237 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1237

#### NOTICE 907 OF 1984

##### PRETORIA AMENDMENT SCHEME 1237

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, Elias Koelman, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 131, situated on Maria Bronkhorst Road and Erf 132, situated on Matroosberg Road, Ashlea Gardens, from "Special Residential" with a density of "One dwelling-house per erf" to "Special" for medium density housing subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1237. 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 Buildings, Room B306, cnr 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, 17 October 1984

PB 4-9-2-3H-1237

#### KENNISGEWING 908 VAN 1984

##### PRETORIA-WYSIGINGSKEMA 1497

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars SHGP Ondernemings (Edms) Bpk en Elbie Reynecke de Kock, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 2 van Erf 611 en die Restant van Erf 611, Hatfield, geleë in Duncanstraat tussen Schoeman- en Pretoriusstraat van "Spesiale Woon" na "Spesiaal" vir professionele kantore.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1497 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale-Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger

#### NOTICE 908 OF 1984

##### PRETORIA AMENDMENT SCHEME 1497

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, SHGP Ondernemings (Edms) Bpk and Elbie Reynecke de Kock, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning Portion 2 of Erf 611 and the Remainder of Erf 611, Hatfield, situated on Duncan Street between Schoeman and Pretorius Streets from "Special Residential" to "Special" for professional offices.

The amendment will be known as Pretoria Amendment Scheme 1497. 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, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the appli-

tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1497

KENNISGEWING 909 VAN 1984

PRETORIA-WYSIGINGSKEMA 1411

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Struwe Familie (Edms) Bpk, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Restant van Erf 1267, Pretoria, geleë aan die westekant van Ketjenstraat tussen Vom Hagen- en Luttigstraat, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m<sup>2</sup>" na "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1411 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 17 Oktober 1984

PB 4-9-2-3H-1411

cation 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, 17 October 1984

PB 4-9-2-3H-1497

NOTICE 909 OF 1984

PRETORIA AMENDMENT SCHEME 1411

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, Struwe Familie (Edms) Bpk, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of the Remainder of Erf 1276, Pretoria, situated on the western side of Ketjen Street between Vom Hagen and Luttig Streets, from "Special Residential" with a density of "One dwelling-house per 500 m<sup>2</sup>" to "General Residential" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1411. 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, cnr 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, 17 October 1984

PB 4-9-2-3H-1411

## KONTRAK RFT 122/84

## TRANSVAALSE PROVINSIALE ADMINISTRASIE

## KENNISGEWING AAN TENDERAARS

TENDER RFT 122 VAN 1984

GREYLINGSTAD-VERBYPAD EN UITSKAKELING-  
SKEMA

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n *bona fide*-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender aan die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelhedspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 24 Oktober 1984 om 10h00 by die Grand Hotel, Greylingstad ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoelendes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomstig die voorwaardes in die tenderdokumente ingevul, in verseelde koeverte waarop "Tender RFT 122/84" geëndosseer is, moet die Voorsitter, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 16 November 1984 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriusstraat (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

JL VILJOEN

Voorsitter: Transvaalse Provinsiale Tenderraad

## CONTRACT RFT 122/84

## TRANSVAAL PROVINCIAL ADMINISTRATION

## NOTICE TO TENDERERS

TENDER RFT 122 OF 1984

GREYLINGSTAD BYPASS AND ELIMINATION  
SCHEME

Tenders are hereby invited from experienced contractors for the above-mentioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 24 October 1984 at 10h00 at the Grand Hotel, Greylingstad to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender RFT 122/84" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, before 11h00 on Friday, 16 November 1984 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

JL VILJOEN

Chairman: Transvaal Provincial Tender Board

**TENDERS.**

*L.W.* — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE  
ADMINISTRASIE**

**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

**TENDERS.**

*N.B.* — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL  
ADMINISTRATION**

**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

Tender No.	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
WFTB 442/84	Lowveld High School, Nelspruit: Uitbreidings van koshuise/Extensions to hostels (kategorie/category C). Item 1202/8106.....	16/11/1984
WFTB 443/84	Panorama Primary School, Roodepoort: Terreinuitleg/Site layout. Item 1256/7905.....	16/11/1984
WFTB 444/84	Leratong-hospitaal: Stilroepstelsel/Leratong Hospital: Silent call system. Item 2010/8007.....	16/11/1984
WFTB 445/84	Lydenburgse Hospitaal: Installering van 'n POTS-stelsel/Lydenburg Hospital: Installation of a PABX system. Item 12/2/4/051/003.....	16/11/1984
WFTB 446/84	Laerskool Totius, Vanderbijlpark: Oprigting van gradekamers en toilette met inbegrip van elektriese werk/Erection of grades-rooms and toilets including electrical work (kategorie/category A). Item 1826/7906.....	16/11/1984
WFTB 447/84	Generaal De la Rey-gedenkhospitaal, Lichtenburg: installering van 'n POTS-stelsel/General De la Rey Memorial Hospital, Lichtenburg: Installation of a PABX system. Item 12/4/4/033/001.....	16/11/1984
WFTB 448/84	Randpark Primary School: Oprigting van twee voorafvervaardigde klaskamers/Erection of two prefabricated class-rooms. Item 10/7/4/3061/01.....	16/11/1984
WFTB 449/84	Baragwanath-hospitaal: Hoogspanningstoevoer na polikliniek/Baragwanath Hospital: High tension supply to polyclinic. Item 2055/8003.....	16/11/1984
WFTB 450/84	Weltevreden Park Primary School: Oprigting/Erection (kategorie/category C). Item 1036/8207.....	16/11/1984
WFTB 451/84	Paardekraal-hospitaal: Installering van 'n brandbeveiligingstelsel/Paardekraal Hospital: Installation of a fire-protection system. Item 2010/8304.....	16/11/1984
WFTB 3/84	Verkoop van Hoewe 31, Troutwaters-landbouhoeves, distrik Pietersburg. Registrasieafdeling LS Transvaal, groot 2,231 8 ha/Sale of Holding 31, Troutwaters Agricultural Holdings, District of Pietersburg. Registration Division LS Transvaal, in extent 2,231 8 ha. (W3/5/2/2088).....	16/11/1984
WFTB 4/84	Verkoop van die Restant van Erwe 897, 898 en 899, Zeerust. Registrasieafdeling JP Transvaal, groot onderskeidelik ongeveer 4 110 m <sup>2</sup> , 4 622 m <sup>2</sup> en 3 051 m <sup>2</sup> /Sale of the Remainder of Stands 897, 898 and 899, Zeerust, Registration Division JP Transvaal, in extent approximately 4 110 m <sup>2</sup> , 4 622 m <sup>2</sup> and 3 051 m <sup>2</sup> respectively. (W3/5/4/405).....	16/11/1984
HA 1/8/84	Elektrochirurgiese toerusting/Electrosurgical equipment.....	23/11/1984
HA 1/9/84	Narkose-instrumente/Anaesthetic instruments.....	23/11/1984
HA 1/10/84	Narkosemasjiene/Anaesthetic machines.....	23/11/1984
HA 1/11/84	Suurstoftente, broeikaste en resussitatorters/Oxygen tents, incubators and resuscitators.....	23/11/1984
HA 1/16/84	Operasietafels/Operating tables.....	23/11/1984
HA 1/30/84	Buigsame plate vir gebruik met RT-aftaster/Flexi discs for use with CAT scanner.....	23/11/1984
HA 2/82/84	Mobiele Röntgenstraalmasjiene: Johannesburgse Hospitaal/Mobile X-ray machine: Johannesburg Hospital.....	23/11/1984
HA 2/83/84	Hemodialisemasjiene: JG Strijdom-hospitaal/Haemodialysis machine: JG Strijdom Hospital.....	23/11/1984
HA 2/84/84	Tweekanaal-E.K.G.-monitor: Pretoria-Wes-hospitaal/Two-channel E.C.G. monitor: Pretoria West Hospital.....	23/11/1984
HA 2/85/84	Hart-en-borskasintensiewesorgeenheid: HF Verwoerd-hospitaal/Cardio-thoracic intensive care unit: HF Verwoerd Hospital.....	23/11/1984
HA 2/86/84	Kardiotokograafmasjiene: Baragwanath-hospitaal/Cardiotocograph machine: Baragwanath Hospital.....	23/11/1984
HA 2/87/84	Kineangiobesigtigingmasjiene: J G Strijdom-hospitaal/Cine-angio viewing machine: J G Strijdom Hospital.....	23/11/1984
HA 2/88/84	Fisiologiese opnemer: Baragwanath-hospitaal/Physiological recorder: Baragwanath hospital.....	23/11/1984
HA 2/89/84	Watersirkulasieemasjiene vir gebruik in hartlongbehandeling: J G Strijdom-hospitaal/Water circulation machine for use in cardiopulmonary treatment: J G Strijdom Hospital.....	23/11/1984
HA 2/90/84	Bloedgasanaliseerder: Baragwanath-hospitaal/Bloodgas analyser: Baragwanath Hospital.....	23/11/1984
HA 2/91/84	Hart-longmasjiene: J G Strijdom-hospitaal/Heart-lung machine: J G Strijdom Hospital.....	23/11/1984
HA 2/92/84	Ultrasoniese eenheid: J G Strijdom-hospitaal/Ultrasonic unit: J G Strijdom Hospital.....	23/11/1984
RFT 79/84M	12-ton selfaangedrewe enkelrom-trilkompaktor met vier gladde lugbandkompaksiewiele/12-ton self-propelled single-drum vibrating compactor with four smooth pneumatic compacting wheels.....	23/11/1984
RFT 78/84M	15-ton towed type vibrating compactor/15-ton sleeptipe trilkompaktor.....	23/11/1984
RFT 77/84M	27-ton selfaangedrewe kompaktor met lugbande/27-ton self-propelled pneumatic tyred compaction.....	23/11/1984
RFT 76/84M	Wieltype wisselgangskotteleg vir swaar diens/Heavy duty wheel-type offset disc harrow.....	09/11/1984
WFT 44/84	Verskaffing en aflewering van wasters vir die tydperk eindigende 31 Januarie 1987/Supply and delivery of washers for the period ending 31 January 1987.....	23/11/1984
WFT 43/84	Verskaffing en aflewering van elektriese stowe vir die tydperk eindigende 31 Januarie 1986/Supply and delivery of electric stoves for the period ending 31 January 1986.....	23/11/1984
WFT 42/84	Verskaffing en aflewering van elektriese kabel vir die tydperk eindigende 31 Januarie 1987/Supply and delivery of electric cable for the period ending 31 January 1987.....	23/11/1984
HA 2/93/84	Hemodialisemasjiene: HF Verwoerd-hospitaal/Haemodialysis machine: HF Verwoerd Hospital.....	23/11/1984

**BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS**

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente as mede enige tender kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale 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.	A823	A	8	280-3351
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	10	280-2441
RFT	Direkteur Transvaalse Paaie-departement, Privaatsak X197.	D307	D	3	280-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 625	Sentrakorgebou		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. 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 amptelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseëelde kovert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangegeen, 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 Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.F. Viljoen Voorsitter, Transvaalse Provinsiale Tenderraad.

3 Oktober 1984

**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.	A823	A	8	280-3351
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.	633 625	Sentrakor Building		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

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.

3 October 1984

# Plaaslike Bestuurskennisgewings

## Notices By Local Authorities

### STADSRAAD VAN CAROLINA

VOORGESTELDE WYSIGING VAN CAROLINA-DORPSBEPLANNINGSKEMA, 1980. ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Carolina het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Carolina-wysigingskema 2.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

Die hersonering van Gedeelte I van Erf 500 Carolina Uitbreiding I vanaf "Openbare Oopruimte" na "Residensieel I".

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadsklerk, Munisipale Kantore Carolina vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Oktober 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 24, Carolina binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

F J CILLIERS  
Stadsklerk

Munisipale Kantore  
Kerkstraat  
Posbus 24  
Carolina  
1185  
9 Oktober 1984  
Kennisgewing No 6/1984

### TOWN COUNCIL OF CAROLINA

PROPOSED AMENDMENT TO CAROLINA TOWN-PLANNING SCHEME, 1980. ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Carolina has prepared a draft town-planning scheme, to be known as Carolina Amendment Scheme 2.

This scheme will be an amendment scheme and contains the following proposal:

The rezoning of Erf 500 Carolina Extension I from "Public Open Space" to "Residential I".

Particulars of this scheme are open for inspection at the Office of the Town Clerk, Municipal Offices, Carolina for a period of four weeks from the date of the first publication of this notice, which is 9 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 24, Carolina within a period of four weeks from the abovementioned date.

F J CILLIERS  
Town Clerk

Municipal Offices  
PO Box 24  
Carolina  
1185  
9 October 1984  
Notice No 6/1984

1432-9-17

### STADSRAAD VAN CAROLINA

PLAASLIKE BESTUUR VAN CAROLINA AANVULLENDE WARDERINGSGLYS VIR DIE BOEKJAAR 1983/84

(Regulasie 12)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eicdomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingsglys vir die boekjaar 1983/84 van alle belasbare eiendom binne die munisipaliteit deur die Voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandaag word egter gevestig op artikel 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op 'n dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

H G HEYMANN  
Sekretaris: Waarderingsraad

Munisipale Kantore  
Kerkstraat  
Carolina  
1185  
9 Oktober 1984  
Kennisgewing No 5/1984

### TOWN COUNCIL OF CAROLINA

LOCAL AUTHORITY OF CAROLINA: SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1983/84

(Regulation 12)

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1983/84 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision.

A notice of appeal form may be obtained from the secretary of the valuation board.

H G HEYMANN  
Secretary: Valuation Board

Municipal Offices  
Church Street  
Carolina  
1185  
9 October 1984  
Notice No 5/1984

1434-9-17

### STADSRAAD VAN NIGEL

VOORGESTELDE WYSIGING VAN NIGEL DORPSBEPLANNINGSKEMA, 1981

Die Stadsraad van Nigel het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as wysigingskema No 29.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die hersonering van Erf 46, Noycedale, van "Residensieel 1" na "Parkering".

Besonderhede van die skema is ter insae in die Kantoor van die Stadsekretaris, Nigel, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Oktober 1984.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop die bogenoemde ontwerp-skema van toepassing is, of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot die raad rig ten opsigte van sodanige ontwerp-skema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 9 Oktober 1984 en wanneer sodanige beswaar ingedien of vertoë gerig word skriftelik vermeld of by

deur die plaaslike bestuur gehoor wil word of nie.

P M WAGENER  
Stadsklerk

Munisipale Kantore  
Posbus 23  
Nigel  
1490  
9 Oktober 1984  
Kennisgewing No 117/1984

TOWN COUNCIL OF NIGEL

PROPOSED AMENDMENT OF NIGEL TOWN PLANNING SCHEME, 1981

The Town Council of Nigel has prepared a draft amendment town-planning scheme to be known as Amendment Scheme No 29.

This draft scheme contains the following proposal:

The rezoning of Erf 46, Noycedale, from "Residential 1" to "Parking".

Particulars of the relevant scheme are open for inspection at the Office of the Town Secretary, Nigel, for a period of four weeks from the date of the first publication of this notice which is 9 October 1984.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or make any representations to the council in respect of such draft scheme within four weeks of the first publication of this notice, which is 9 October 1984 and when lodging such objection or making such representations state in writing, whether or not, he wishes to be heard by the Council.

P M WAGENER  
Town Clerk.

Municipal Offices  
PO Box 23  
Nigel  
1490  
9 October 1984  
Notice No 117/1984

1438-9-17

STADSRAAD VAN CAROLINA

TOWN COUNCIL OF CAROLINA

VOORGESTELDE WYSIGING VAN CAROLINA DORPSBEPLANNINGSKEMA, 1980, ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

PROPOSED AMENDMENT TO CAROLINA TOWN-PLANNING SCHEME, 1980, ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING ORDINANCE, 1965

Die stadsraad van Carolina het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Carolina-wysigingskema 3.

The Town Council of Carolina has prepared a draft town-planning scheme, to be known as Carolina Amendment Scheme 3.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

This scheme will be an amendment scheme and contains the following proposals:

Die hersonering na 'n digtheid van een woonhuis per 1 250 m<sup>2</sup> vanaf die huidige digthede van een woonhuis per erf of een woonhuis per 1 500 m<sup>2</sup> en wel ten opsigte van die volgende erwe:

The rezoning to a density of one dwelling per 1 250 m<sup>2</sup> from the density at the moment of one dwelling per erf or one dwelling per 1 500 m<sup>2</sup> in respect of the following erven:

R-387	1-388	R-388	389	R-390	1-390	R-391	1-391	378
R-392	R-393	1-393	R-396	1-396	R-400	1-400	320	379
321	401	R-402	1-402	R-403	1-403	R-404	R-405	380
1-405	R-406	1-406	R-407	408	409	1-410	1-392	1-435
R-411	1-411	R-412	414	R-416	1-416	R-417	1-417	1-451
R-418	R-419	1-419	R-420	1-420	R-421	R-428	R-429	1-392
1-429	R-430	1-430	433	R-435	1-436	R-436	R-437	R-704
1-437	R-438	1-438	R-439	R-440	1-440	R-441	R-442	1-704
1-442	R-443	3-443	R-444	445	446	447	R-448	
R-449	R-450	1-450	R-451	452	467	R-468	R-469	
1-469	R-470	1-470	R-472	1-472	R-473	1-473	2-473	
R-474	1-474	475	R-476	1-476	R-477	1-477	R-478	
1-478	R-706	R-728	354 tot en met 376.					

R-387	1-338	R-388	389	R-390	1-390	R-391	1-391	321
R-392	R-393	1-393	R-396	1-396	R-400	1-400	320	378
R-402	401	1-435	1-402	R-403	1-403	R-404	R-405	379
1-405	R-406	1-406	R-407	408	409	1-410	R-411	380
1-411	R-412	414	R-416	1-416	R-417	1-417	R-418	1-451
R-419	1-419	R-420	1-420	R-421	R-428	R-429	1-429	1-392
R-430	1-430	433	R-435	1-436	R-436	R-437	1-437	R-704
R-438	1-438	R-439	R-440	1-440	R-441	R-442	1-442	1-704
R-443	3-443	R-444	445	446	447	R-448	R-449	
R-450	1-450	R-451	452	467	R-468	R-469	1-469	
R-470	1-470	R-472	1-472	R-473	1-473	2-473	R-474	
1-474	475	R-476	1-476	R-477	1-477	R-478	1-478	
R-706	R-728	354 to and including 376.						

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsklerk Munisipale Kantoor Carolina vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Oktober 1984.

Particulars of this scheme are open for inspection at the office of the Town Clerk, Municipal Offices, Carolina for a period of four weeks from the date of the first publication of this notice, which is 9 October 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 24, Carolina binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 24, Carolina within a period of four weeks from the abovementioned date.

F J CILLIERS  
Stadsklerk

F J CILLIERS  
Town Clerk

Munisipale Kantore  
Posbus 24  
Carolina  
1185  
9 Oktober 1984  
Kennisgewing No 7/1984

Municipal Offices  
PO Box 24  
Carolina  
1185  
9 October 1984  
Notice No 7/1984

1433-9-17

STADSRAAD VAN ALBERTON

dorpsbeplanningskema opgestel wat bekend sal staan as Alberton-wysigingskema 164.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die toevoeging van gebruiksonse "Nywerheid 4" tot die Alberton-dorpsbeplanningskema, 1979, waarin voorsiening gemaak word

vir nywerheids- en kommersiële gebruik deur die Stadsraad goedgekeur.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 4, Alberton binne 'n tydperk van

VOORGESTELDE WYSIGING VAN ALBERTON DORPSBEPLANNINGSKEMA, 1979, ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Alberton het 'n ontwerp-

vier weke vanaf bogenoemde datum voorgelê word.

J J PRINSLOO  
Stadsklerk

Munisipale Kantore  
Burgersentrum  
Alberton  
17 Oktober 1984  
Kenningsgewing No 51/1984

TOWN COUNCIL OF ALBERTON

PROPOSED AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME, 1979, ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Alberton has prepared a draft town-planning scheme, to be known as Alberton Amendment Scheme 164.

This scheme will be an amendment scheme and contains the following proposals:

The addition of use zone "Industrial 4" to the Alberton Town-planning Scheme, 1979, wherein provision is made for industrial and commercial uses approved by the Town Council.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Alberton for a period of four weeks from the date of the first publication of this notice, which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 4, Alberton within a period of four weeks from the above-mentioned date.

J J PRINSLOO  
Town Clerk

Municipal Offices  
Civic Centre  
Alberton  
17 October 1984  
Notice No 51/1984

1440—17—24

STADSRAAD VAN BETHAL

VASSTELLING VAN GELDE TEN OPSIGTE VAN DIE VERORDENINGE VIR DIE REGULERING VAN PARKE EN TUINE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Bethal by Spesiale Besluit die Gelde soos in die onderstaande bylae uiteengesit, vasgestel het met ingang van 1 Augustus 1984, en die gelde soos afgekondig in die Offisiële Koerant van 22 Januarie 1975, ingetrek het.

L M BRITS  
Stadsklerk

Stadsraad  
Bethal  
2310  
17 Oktober 1984  
Kenningsgewing No 56/1984

BYLAE

TARIEF VAN GELDE

1. Kampeerterreine (uitgesonderd soos in item 2 bepaal):

	Per 24 uur of gedeelte daarvan: R	Per week: R
(1) Per woonwa of tent (AVB uitgesluit).....	3,20	19,20
(2) Per persoon (AVB uitgesluit) .....	0,60	3,60

2. Groepe van nie minder nie as 15 persone verbonde aan kerke, liefdadigheids- en jeugorganisasies of sodanige ander groepe wat die Raad by Spesiale geleentheid ingeolge artikel 27 goedkeur: 80 % van die gelde betaalbaar ingeolge item 1.

3. Hengel, per persoon:

- (1) Per dag: 15c
- (2) Per week: 40c
- (3) Per maand: 80c
- (4) Per jaar: R2,00.

TOWN COUNCIL OF BETHAL

DETERMINATION OF CHARGES IN RESPECT OF THE BY-LAWS FOR THE REGULATION OF PARKS AND GARDENS

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 Bethal has by Special Resolution determined the charges as set out in the schedule below with effect from 1 August 1984 and has withdrawn the charges as published in the Official Gazette of 22 January 1975.

L M BRITS  
Town Clerk

Municipal Offices  
Bethal  
2310  
17 October 1984  
Notice No 56/1984

SCHEDULE

TARIFF OF CHARGES

1. Camping sites (Excluding groups of persons as indicated hereunder):

	Per 24 hours or part thereof: R	Per week: R
(1) Per caravan or tent (with a maximum of 5 persons per caravan or tent)....	3,20	19,20
(2) Whenever more than 5 persons are housed in a caravan or tent an additional charge per person in excess of 5.....	0,60	3,60

2. Groups of not less than 15 persons connected with churches, charitable and youth organisations or such other groups as the Council may approve on special occasions (section 27). 80 % of the charges under tariff 1.

3. Angle:

- (1) Per day: 15c
- (2) Per week: 40c
- (3) Per month: 80c
- (4) Per year: R2,00.

1441—17

STADSRAAD VAN BETHAL

WYSIGING VAN VERORDENINGE

Kennis geskied ingeolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Bethal by spesiale besluit, gemeem op 30 Julie 1984 die tariewe van die ondervermelde verordeninge vasgestel het, naamlik:

Parke en Tuineverordeninge afgekondig by Administrateurskenningsgewing 144 van 22 Januarie 1975, soos gewysig.

Die algemene strekking is om verhoogde gelde met ingang 1 Oktober 1984 vas te stel.

Besonderhede van die gelde vasgestel, lê gedurende kantoorure vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant by die kantoor van die Stadsekretaris, Munisipalekantore, Bethal, ter insae.

Enige persoon wat beswaar teen die voorgestelde vasstelling wil aanteken moet dit binne 14 dae na publikasie hiervan skriftelik by die ondergetekende indien.

L M BRITS  
Stadsklerk

Munisipale Kantore  
Posbus 3  
Bethal  
2310  
17 Oktober 1984  
Kenningsgewing No 57/1984

TOWN COUNCIL OF BETHAL

AMENDMENT TO BY-LAWS

Notice is given, in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council has, by special resolution, dated 30 July 1984, determined charges for the under-mentioned by-laws.

Parks and Gardens By-laws — Administrators Notice 144 dated 22 January 1975, as amended.

The general purport is to determine increased charges with effect from 1st October 1984.

Particulars of the charges are open for inspection at the office of the Town Secretary for a period of 14 days from publication of this notice in the Provincial Gazette and any objections must be lodged with the undersigned, in writing, within 14 days from the date of publication hereof.

L M BRITS  
Town Clerk

Municipal Offices  
PO Box 3  
Bethal  
2310  
17 October 1984  
Notice No 57/1984

1442—17

STADSRAAD VAN BOKSBURG

WYSIGING VAN PARKEERTERREIN-VERORDENINGE

Kenningsgewing geskied hiermee ingeolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewy-

sig, dat die Stadsraad van Boksburg van voorneme is om sy bestaande Parkeerterreinverordening afgekondig by Administrateurskennisgewing 1091 van 1 September 1976, soos gewysig, verder te wysig deur die bestaande tarief van gelde te verhoog.

Die voorgestelde wysigings lê vanaf datum hiervan tot en met 2 November 1984 in Kamer 225, Tweede Vloer, Burgersentrum, Boksburg, ter insae en enige persoon wat teen die voorgestelde wysiging beswaar wil opper, moet sy beswaar uiterlik op genoemde datum skriftelik by die Stadsklerk indien.

L FERREIRA  
Stadsklerk

Burgersentrum  
Boksburg  
17 Oktober 1984  
Kennisgewing No 53/1984

#### TOWN COUNCIL OF BOKSBURG

##### AMENDMENT OF PARKING GROUNDS BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, as amended that it is the intention of the Town Council of Boksburg to further amend its Parking Grounds By-Laws published under Administrator's Notice 1091 of 1 September 1976, as amended, by increasing the present tariff of charges.

The proposed amendments will lie for inspection in Room 225, Second Floor, Civic Centre, Boksburg, from the date of this notice until 2 November 1984 and any person who wishes to object to the proposed amendment, must lodge his objection with the Town Clerk in writing, not later than the date mentioned.

L FERREIRA  
Town Clerk

Civic Centre  
Boksburg  
17 Oktober 1984  
Notice No 53/1984

1443-17

#### STADSRAAD VAN BOKSBURG

##### ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Boksburg het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Boksburg-wysigingskema 1/354.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die insluiting in die Boksburg-dorpsbeplanningskema-in-werking van die ondergemelde woordomsrywings:

"Vloerruimteverhouding" beteken die verhouding wat verkry word deur die vloeroppervlakte van die gebou of geboue te deel deur die totale oppervlakte van die eiendom, aldus:

V.R.V. = Vloeroppervlakte van gebou of geboue / Totale oppervlakte van die eiendom waarop die geboue opperig is.

"Wooneenheid" beteken 'n onderlinge verbinde stel kamers wat nie meer as een kombuis moet insluit nie, ontwerp vir bewoning en gebruik deur 'n enkele gesin en dit sluit ook sodanige buitegeboue en bediendekwartiere in as wat gewoonlik bykomstig daartoe is.

Besonderhede van hierdie skema lê ter insae te Kamer 207, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk

van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 17 Oktober 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 215, Boksburg, 1460 binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

LEON FERREIRA  
Stadsklerk

Burgersentrum  
Boksburg  
17 Oktober 1984  
Kennisgewing No 51/1984

#### TOWN COUNCIL OF BOKSBURG

##### ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Boksburg has prepared a draft town-planning scheme, to be known as Boksburg Amendment Scheme 1/354.

This scheme will be an amendment scheme and contains the following proposals:

The inclusion in the Boksburg Town-planning scheme-in-operation of the undermentioned definitions:-

"Floor Area Ratio" means the ratio obtained by dividing the total area of a building or buildings by the total area of the property, thus:

F.A.R. = Floor area of a building or buildings / Total area of the property on which the buildings are erected.

"Dwelling-unit" means an interconnected suite of rooms which shall not include more than one kitchen designed for occupation and use by a single family and also includes such outbuildings and servant's quarters as are ordinarily incidental thereto.

Particulars of this scheme are open for inspection at Office 207, Second Floor, Civic Centre, Trichardts Road, Boksburg for a period of four weeks from the date of the first publication of this notice, which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 215, Boksburg, 1460 within a period of four weeks from the above-mentioned date.

LEON FERREIRA  
Town Clerk

Civic Centre  
Boksburg  
17 Oktober 1984  
Notice No 51/1984

1444-17

#### STADSRAAD VAN BOKSBURG

##### ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Die Stadsraad van Boksburg het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Boksburg-wysigingskema 1/356.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die insluiting in die Boksburg-dorpsbeplanningskema-in-werking van 'n klousule wat onderworpe aan wysiging waar nodig, soos volg sal lui:

Dat 'n bykomstige wooneenheid, waarvan die vloeroppervlakte nie 950 vk. vt. oorskry nie, aan 'n bestaande woonhuis geleë op 'n erf waarvan

die grootte nie kleiner as 10 000 vk vt is nie, aangebou mag word en voorts dat een bykomstige losstaande woonhuis op 'n erf waarvan die oppervlakte nie kleiner as 15 000 vk vt is nie, met een bestaande woonhuis daarop, opperig mag word.

Besonderhede van hierdie skema lê ter insae te Kantoor 207, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 17 Oktober 1984.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 215, Boksburg, 1460 binne 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, voorgelê word.

L FERREIRA  
Stadsklerk

Burgersentrum  
Boksburg  
17 Oktober 1984  
Kennisgewing No 50/1984

#### TOWN COUNCIL OF BOKSBURG

##### ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Boksburg has prepared a draft town-planning scheme, to be known as Boksburg Amendment Scheme 1/356.

This scheme will be an amendment scheme and contains the following proposals:

The inclusion in the Boksburg Town-planning scheme-in-operation of a condition which, subject to amendment where necessary, will read as follows:

That an additional dwelling-unit, the floor area of which shall not exceed 950 sq ft, may be attached to an existing dwelling-house situated on an erf the area of which is not less than 10 000 sq ft, and further, that one additional detached dwelling-house may be erected on an erf the area of which is not less than 15 000 sq ft, with one existing dwelling-house thereon.

Particulars of this scheme are open for inspection at Office 207, Second Floor, Civic Centre, Trichardts Road, Boksburg for a period of four weeks from the date of the first publication of this notice, which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 215, Boksburg, 1460 within a period of four weeks from the above-mentioned date.

L FERREIRA  
Town Clerk

Civic Centre  
Boksburg  
17 Oktober 1984  
Notice No 50/1984

1445-17-24

#### PLAASLIKE BESTUUR VAN COLIGNY

##### KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

Kennis word hiermee gegee dat ingevolge artikel 26(2)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehê is op belastbare eiendom in die waarderingslys opgeteken —

(1) 10c in die Rand op die terreinwaarde van grond of 'n reg in grond.

Die bedrag verskuldig is eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is soos volg betaalbaar:

(a) in twee gelyke halfjaarlikse paaiemente te wete 31 Oktober 1984 en 30 Maart 1985; of

(b) in gelyke maandelikse paaiemente voor of op die laaste dag van iedere maand: Met dien verstande dat die laaste paaiement betaalbaar is nie later nie as 30 Maart 1985.

Rente teen 8 persent (8 %) 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.

H A LAMBRECHTS  
Stadsklerk

Munisipale Kantore  
Posbus 31  
Coligny  
2725  
17 Oktober 1984  
Kennissgewing No 10/1984

**LOCAL AUTHORITY OF COLIGNY**  
**NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985**

Notice is hereby given that in terms of section 26(2)(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 valuation roll —

(1) 10c in the Rand on the site value of any land or right in land.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable as follows:

(a) in equal half-yearly instalments on 31 October 1984 and 30 March 1985; or

(b) in equal monthly instalments on or before the last day of every month: Provided that the last instalment is payable not later than 30 March 1985.

Interest at a rate of eight percent (8 %) 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.

H A LAMBRECHTS  
Town Clerk

Municipal Offices  
PO Box 31  
Coligny  
2725  
17 October 1984  
Notice No 10/1984

1447-17

STADSRAAD VAN BRAKPAN

TOWN COUNCIL OF BRAKPAN

STADSAALTARIEWE: GEBRUIK VAN SALE

TOWN HALL TARIFFS: USE OF HALLS

Hiermee word ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad by spesiale besluit die Stadsaaltariewe afgekondig by Munisipale Kennissgewing 187 van 25 Januarie 1984 gewysig het soos uiteengesit in die Bylae, met ingang 1 Augustus 1984.

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council by special resolution amended the Town Hall Tariffs promulgated under Municipal Notice 187 of 25 January 1984 as set out in the Schedule hereto, with effect from 1 August 1984.

G E SWART  
Stadsklerk

G E SWART  
Town Clerk

17 Oktober 1983  
Kennissgewing No 330/1984

17 October 1984  
Notice No 330/1984

BYLAE

SCHEDULE

- Deur die hersonering van items 6 tot 18 na 7 tot 19.
- Deur in item 4 na die woord "kerkdienste" die woorde "(uitgesonderd kerkdienste in die Geluksdalsaal)" in te voeg.
- Deur die invoeging van die volgende item na die bestaande item 5.

- By the renumbering of items 6 to 18 to 7 to 19.
- By inserting the words "(except for church services held in the Community Hall: Geluksdal)" after the word "religious services" in item 4.
- By the insertion of the following item after the existing item 5.

Saal/ Vertrek	09h00 tot 11h00	11h00 tot 13h00	13h00 tot 15h15	15h15 tot 17h30	17h30 tot 20h00	17h30 tot 24h00
6. Kerk- dienste	R11,25	R11,25	R11,25	R11,25	R16,25	R32,50

Hall/ Room	09h00 to 11h00	11h00 to 13h00	13h00 to 15h15	15h15 to 17h30	17h30 to 20h00	17h30 to 24h00
6. Reli- gious ser- vices	R11,25	R11,25	R11,25	R11,25	R16,25	R32,50

1446-17

STADSRAAD VAN CHRISTIANA

TOWN COUNCIL OF CHRISTIANA

**KENNISSGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985**

Kennis word hierby gegee dat ingevolge die bepaling van artikels 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die 1984/85 boekjaar gehê is op belastbare eiendom in die waarderingslys of aanvullende waarderingslys opgeteken —

(a) op die terreinwaarde van enige grond of reg in grond elf sent (11c) in die Rand.

Ingevolge artikel 21(4) van genoemde Ordonnansie word 'n korting van dertig persent (30 %) op die algemene eiendomsbelasting gehê op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo.

toegestaan ten opsigte van alle eiendomme wat gesoneer is as Residensieel I ingevolge die Christiana-dorpsbeplanningskema 1981.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is op 1 Julie 1984 verskuldig en betaalbaar in ses (6) gelyke agtereenvolgende maandelikse paaiemente tot 11 Februarie 1985.

Op alle bedrae wat agterstallig is op 12 Februarie 1985 sal rente gehê word teen 'n koers van dertien komma drie persent (13,3 %) per jaar gereken vanaf 1 Julie 1984 en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

A J CORNELIUS  
Stadsklerk

Munisipale Kantore  
Posbus/Telefoon 13  
Christiana  
2680  
17 Oktober 1984  
Kennissgewing No 23/1984

**NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985**

Notice is hereby given in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general rate has been levied in respect of the 1984/85 financial year on rateable property recorded in the valuation roll and supplementary valuation roll —

(a) on the site value of any land or right in land eleven cents (11c) in the Rand.

In terms of section 21(4) 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 thirty percent (30 %) is granted in respect of all properties which is zoned as Residential 1 in terms of the Christiana Town-planning Scheme 1981.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be due on 1 July 1984 and shall be payable in six (6) equal consecutive monthly instalments up to 11 February 1985.

On all amounts in arrear on 12 February 1985 interest will be charged at the rate of thirteen comma three percent (13,3 %) per annum reckoned from 1 July 1984 and defaulters are liable to legal proceedings for recovery of such arrear amounts.

Municipal Offices  
PO Box/Telephone 13  
Christiana  
2680  
17 October 1984  
Notice No 23/1984

A J CORNELIUS  
Town Clerk  
1448—17

#### STADSRaad VAN DELMAS

#### WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL

Hierby word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, kennis gegee dat die Stadsraad van Delmas voornemens is om die Verordeninge betreffende Vaste Afval wat by Administrateurskennisgewing 1612 van 25 November 1982 afgekondig is, te wysig.

Die breë strekking van die wysiging is om voorsiening te maak vir die uitbreiding van tariewe betreffende die verwydering van massalishouers.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 (veertien) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J VAN RENSBURG  
Stadsklerk  
Munisipale Kantore  
Samuelweg  
Delmas  
2210  
17 Oktober 1984  
Kennisgewing No 33/1984

#### TOWN COUNCIL OF DELMAS

#### AMENDMENT TO REFUSE (SOLID WASTES) BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Refuse (Solid Wastes) By-laws published under Administrator's Notice No 1612 dated 25th November 1982 as amended.

The general purport of the amendments is to make provision for an extension of tariffs relating to the Removal of Bulk Refuse Containers.

Copies of these amendments are open for inspection at the Office of the Council for a period of 14 (fourteen) days from the date of publication hereof in the Provincial Gazette.

Any person who wishes to record his objection to the said amendment must do so in writing to the undermentioned within 14 (fourteen) days of date of publication of this notice in the Provincial Gazette.

J VAN RENSBURG  
Town Clerk  
Municipal Offices  
Samuel Road  
Delmas  
2210  
17 October 1984  
Notice No 33/1984

1449—17

#### PLAASLIKE BESTUUR VAN DELMAS

#### KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSAPPËLRAAD OM APËLLE TEN OPSIGTE VAN WAARDERINGSGLYS/AANVULLENDE WAARDERINGSGLYS VIR DIE JARE 1984/86 AAN TE HOOR

(Regulasie 15)

Kennis word hierby ingevolge artikel 19(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsappëlraad op 7 Desember 1984 om 10h00 plaasvind en by die volgende adres gehou sal word:

Raadsaal, Munisipale Kantore, Samuelweg Delmas

om enige appël teen die beslissing van die waarderingsraad ten opsigte van die waarderingsglys/aanvullende waarderingsglys vir die jare 1984/86 aan te hoor.

B G VENTER  
Sekretaris: Waarderingsappëlraad  
17 Oktober 1984  
Kennisgewing No 26/1984

#### LOCAL AUTHORITY OF DELMAS

#### NOTICE OF FIRST SITTING OF VALUATION APPEAL BOARD TO HEAR APPEALS IN RESPECT OF VALUATION ROLL/SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEARS 1984/86

(Regulation 15)

Notice is hereby given in terms of section 19(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation appeal board will take place on 7 December 1984 at 10h00 and will be held at the following address:

Council Chamber, Municipal Offices, Samuel Road Delmas

to hear any appeal against the decision of the valuation board in respect of the valuation roll/supplementary valuation roll for the financial years 1984/86.

B G VENTER  
Secretary: Valuation Appeal Board  
17 October 1984  
Notice No 26/1984

1450—17

#### STAD GERMISTON

#### VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNING-SKEMA 1

Die Stadsraad van Germiston het 'n wysigingsontwerpdorpsbeplanningskema opgestel wat Dorpsbeplanningskema 1 sal wysig.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wysiging van die gebruiksindeeling van Erf 879 Dorp Germiston Uitbreiding 4 van "Spesiale Woondoeleindes" tot "Munisipale" doeleindes.

Besonderhede en planne van hierdie skema lê ter insae by die Raad se Kantore, Kamer 115,

Stadskantore, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema 1 of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

A W HEYNEKE  
Stadsekretaris  
Stadskantore  
Germiston  
17 Oktober 1984  
Kennisgewing No 163/1984

#### CITY OF GERMISTON

#### PROPOSED AMENDMENT TO THE GERMISTON TOWNPLANNING SCHEME 1

The City Council of Germiston has prepared a draft amendment town-planning scheme which will amend Town-planning Scheme 1.

The draft scheme contains the following proposal:

The amendment of the use zoning of Erf 879 Germiston Extension 4 Township from "Special Residential" purposes to "Municipal" purposes.

Particulars of plans of this scheme are open for inspection at the Council's Offices, Room 115, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 17 October 1984.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Townplanning Scheme 1 or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 17 October 1984 inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

A W HEYNEKE  
Town Secretary  
Municipal Offices  
Germiston  
17 October 1984  
Notice No 163/1984

1451—17—24

#### STADSRaad VAN KLERKSDORP

#### SLUITING EN VERHURING VAN 'N GEDEELTE VAN PARKERF 866, DORINGKRUIN, KLERKSDORP

Hiermee word kennis gegee dat die Stadsraad voornemens is om:

(a) ingevolge die bepalings van artikels 67 en 68 van die Ordonnansie op Plaaslike Bestuur, 1939 'n gedeelte van Parkerf 866, Doringkruin, Klerksdorp, ongeveer 255 m<sup>2</sup> groot permanent te sluit; en

(b) ingevolge die bepalings van artikel 79(18) van die voormelde Ordonnansie die betrokke gedeelte, nadat dit behoorlik gesluit is, aan die Departement van Pos- en Telekommunikasiewese vir doeleindes van die oprigting van 'n gebou vir die daargestelling van 'n posafhaalpunt, te verhuur.

'n Afskrif van die Stadsraad se besluit en 'n plan waarop die grootte en ligging van voormelde gedeelte van Parkerf 866, Doringkruin aangedui word, sal gedurende gewone kantoorure by Kamer 205, Stadskantoor ter insae lê.

Enigeeen wat beswaar teen die voorgestelde sluiting of verhuring van die grondgedeelte het, of wat enige eis om skadevergoeding sal hê indien die sluiting uitgevoer word, moet sodanige beswaar of eis voor Maandag, 17 Desember 1984 skriftelik by die ondergetekende indien.

J C LOUW  
Stadsklerk

Stadskantoor  
Klerksdorp  
17 Oktober 1984  
Kennigewing No 109/1984

TOWN COUNCIL OF KLERKSDORP

CLOSING AND LEASE OF A PORTION OF PARK ERF 866, DORINGKRUIN, KLERKSDORP

Notice is hereby given that it is the intention of the Town Council to:

(a) close permanently in terms of the provisions of sections 67 and 68 of the Local Government Ordinance, 1939, a portion of Park Erf 866, Doringkruin, Klerksdorp, approximately 255 m<sup>2</sup> in extent: and

(b) lease the relevant portion, after it has been properly closed, in terms of the provisions of section 79(18) of the said Ordinance to the Department of Posts and Telecommunications for the purpose of the erection thereon of a building for the provision of a mail collecting point.

A copy of the Council's resolution and a plan indicating the size and situation of the said land will lie for inspection at Room 205, Municipal Offices during normal office hours.

Any person who has any objection to the proposed closing or lease of the land or who may have any claim for compensation if such closing should be carried out, must lodge his objection or claim with the undersigned in writing before Monday, 17th December, 1984.

J C LOUW  
Town Clerk

Municipal Offices  
Klerksdorp  
17 October 1984  
Notice No 109/1984

1452-17

STADSRAAD VAN KLERKSDORP

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 tydperk 1 Julie 1983 tot 30 Junie 1984 oop is vir inspeksie by die kantoor van die Stadsraad van Klerksdorp vanaf 17 Oktober 1984 tot 19 November 1984 en

enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige 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 weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J C LOUW  
Stadsklerk

Belastingsaal  
Grondvloer  
Stadskantoor  
Pretoriastraat  
Klerksdorp  
17 Oktober 1984  
Kennigewing No 110/1984

TOWN COUNCIL OF KLERKSDORP

NOTICE CALLING FOR OBJECTIONS 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 period 1st July 1983 to 30th June 1984 is open for inspection at the office of the Town Council of Klerksdorp from 17th October 1984 to 19th November 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 on the prescribed form.

J C LOUW  
Town Clerk

Rates Hall  
Ground Floor  
Municipal Offices  
Pretoria Street  
Klerksdorp  
17 October 1984  
Notice No 110/1984

1453-17

KRUGERSDORP-WYSIGINGSKEMA NO 74

Hierby word ooreenkomstig die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning 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 Erf 78, Chamdor vanaf "Munisipaal" na "Nywerheid 2."

Verdere besonderhede oor hierdie wysigingskema lê in Kamer 29, Stadhuis, Krugersdorp ter insae.

Enige beswaar of verhoë teen die aansoek moet skriftelik op of voor 14 November 1984 aan die Stadsklerk, Posbus 94, Krugersdorp, 1740 gerig word.

J J L NIEUWOUDT  
Stadsklerk

Krugersdorp  
17 Oktober 1984  
Kennigewing No 105/1984

KRUGERSDORP AMENDMENT SCHEME NO 74

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, by rezoning a portion of Erf 78, Chamdor from "Municipal" to "Industrial 2."

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 14 November 1984.

J J L NIEUWOUDT  
Town Clerk

Krugersdorp  
17 October 1984  
Notice No 105/1984

1454-17

STADSRAAD VAN KRUGERSDORP

WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT

Kennis geskied hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, dat die Stadsraad van voorneme is om die Verordeninge betreffende Vaste Afval en Saniteit te wysig.

Die algemene strekking van die wysiging is om leemtes wat in die verordeninge bestaan, te oorbrug.

'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 Stadsekretaris, 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 Provinsiale Koerant by die ondergetekende indien.

J J L NIEUWOUDT  
Stadsklerk

Munisipale Kantore  
Posbus 94  
Krugersdorp  
1740  
17 Oktober 1984  
Kennigewing No 116/1984

## TOWN COUNCIL OF KRUGERSDORP

## PROPOSED AMENDMENT TO REFUSE (SOLID WASTES) AND SANITARY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, that the Town Council intends amending its Refuse (Solid Wastes) and Sanitary By-laws.

The general purport of the amendment is to overcome the deficiencies which exist in the by-laws.

A copy of the amendment is 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  
Notice No 116/1984

1455-17

## MUNISIPALITEIT LEANDRA

## WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN WATER

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad by spesiale besluit van 24 September 1984, gelde vasgestel het ten opsigte van Watervoorsiening met ingang 1 November 1984.

Die algemene strekking van die vasstelling van gelde is om die gly-skaaltariewe te verhoog waar die Raad ingevolge artikel 17(1) van die Standaard Watervoorsieningsverordeninge spesiale beperkings toepas op die voorsiening van water.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadsklerk, Munisipale Kantore, Leslie, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik 17 Oktober 1984.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

G M VAN NIEKERK  
Stadsklerk

Munisipale Kantore  
Privaatsak X5  
Leslie  
2265  
17 Oktober 1984  
Kennisgewing No 12/1984

## MUNICIPALITY LEANDRA

## AMENDMENT TO DETERMINATION OF CHARGES FOR SUPPLY OF WATER

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, as amended, that the Council has by special resolution dated 24 September 1984, determined charges with respect to the Water Supply By-laws, with effect 1 November 1984.

The general purport of the determination of charges, is to increase the levy of the sliding-scale when Council implements special restrictions to the supply of water in terms of section 17(1) of the Standard Water Supply By-laws.

A copy of the proposed amendment to the by-law is open for inspection during office hours at the office of the Town Clerk, Municipal Offices, Leslie, for a period of fourteen days from the date of publication hereof in the Provincial Gazette i.e. from 17 October 1984.

Any person who desires to record his objection to such amendment shall do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.

G M VAN NIEKERK  
Town Clerk

Municipal Offices  
Private Bag X5  
Leslie  
2265  
17 October 1984  
Notice No 12/1984

1456-17

## PLAASLIKE BESTUUR LEEUDORINGSTAD

## KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE AANVULLENDE WAARDERINGS-LYSTE VIR DIE BOEKJARE 1983/84 EN VOORLOPIGE WAARDERINGS-1983/87 AANTEHOOR

Kennis word hiermee ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad op Woensdag 21 November 1984 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal  
Munisipale Kantore  
Paul Krugerstraat  
Leeudoringstad

om enige beswaar tot die voorlopige aanvullende waarderingslys vir die boekjare 1982/83, 1983/84 en Voorlopige Waarderingslys 1983/87 te oorweeg.

J FEVERSON  
Sekretaris: Waarderingsraad

Leeudoringstad  
17 Oktober 1984

## LOCAL AUTHORITY OF LEEUDORINGSTAD

## NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLLS FOR THE FINANCIAL YEARS 1982/83, 1983/84 AND VALUATION ROLL 1983/87

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the Valuation Board will take place on Wednesday 21 November 1984, at 10h00 and will be held at the following address:

Council Chamber  
Municipal Offices  
Paul Kruger Street  
Leeudoringstad

to consider any objections to the provisional supplementary valuation roll for the financial years 1982/83, 1983/84 and the Valuation Roll 1983/87.

J FEVERSON  
Secretary: Valuation Board

Leeudoringstad  
17 October 1984

1457-17

STADSRAAD VAN LICHTENBURG  
TUSSENTYDSE WAARDERINGSRAAD-SITTING

Kennis geskied hiermee ingevolge die bepalinge van artikel 15 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, No 11 van 1977, dat die eerste sitting van die Tussentydse Waarderingsraad wat vir die doel aangesel is op 1 November 1984 om 09h00 sal sitting neem in die Raadsaal, Burgersentrum, Lichtenburg ten einde oorweging te verleen aan besware teen die voorlopige aanvullende Waarderingslys.

Alle persone wat besware op die voorgeskrewe wyse ingedien het, moet voor 09h00 by die Raadsaal wees. Indien 'n beswaarmaker of sy/haar regsvertegenwoordiger nie teenwoordig is wanneer sy/haar beswaar aan die orde gestel word nie, sal sodanige beswaar in sy/haar afwesigheid deur die Raad oorweeg word.

A J GELDENHUYS  
vir Sekr Waarderingsraad

Munisipale Kantore  
Lichtenburg  
17 Oktober 1984  
Kennisgewing No 29/1984

TOWN COUNCIL OF LICHTENBURG  
SITTING OF INTERIM VALUATION BOARD

Notice is hereby given in terms of section 15 of the Local Authorities Rating Ordinance No 11 of 1977 that the first sitting of the Interim Valuation Board appointed for this purpose will take place at 09h00 on 1 November 1984 in the Council Chamber, Civic Centre, Lichtenburg to consider objections against the provisional supplementary Valuation Roll.

All persons who have lodged objections in the prescribed manner, are required to be in the Council Chamber before 09h00. In the event of any objector or his/her legal representative not being present when his/her objection is put to the Board, such objection will nonetheless be considered in the objector's absence.

A J GELDENHUYS  
for Secr Valuation Board

Municipal Offices  
Lichtenburg  
17 October 1984  
Notice No 29/1984

1458-17

## PLAASLIKE BESTUUR VAN LOUIS TRI-CHARDT

## KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985

(Regulasie 17)

Kennis geskied hiermee ingevolge die bepalinge van artikel 26(2)(a) van die Ordonnan-

sie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), dat die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken op die terreinwaarde van enige grond of op die terreinwaarde van 'n reg in enige grond: 3,25 (drie komma twee vyf) sent in die Rand.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is in 12 (twaalf) gelyke maandelikse paaientemente betaalbaar; die eerste op 7 Augustus 1984 en daarna op die 7de dag van elke maand tot 7 Julie 1985.

Rente bereken teen die maksimum rentekoers soos deur die Administrateur goedgekeur ingevolge die bepalinge van artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939, sal gehef word op alle bedrae wat nie op die vasgestelde dag betaal is nie. Wanbetalers is onderhewig aan regsprosesse vir die invordering van sodanige agterstallige bedrae.

C J VAN ROOYEN  
Stadsklerk

Munisipale Kantore  
Posbus 96  
Louis Trichardt  
0920  
17 Oktober 1984  
Kenningsgewing No 43/1984

LOCAL AUTHORITY OF LOUIS TRICHARDT

NOTICE OF GENERAL ASSESSMENT RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF THE FINANCIAL YEAR 1ST JULY, 1984 TO 30TH JUNE, 1985

(Regulation 17)

Notice is hereby given in terms of the provisions of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the following general assessment rates have been levied in respect of the above-mentioned financial year on rateable property recorded in the valuation roll on the site value of any land or on the site value of a right in any land: 3,25 (three comma two five) cent in the Rand.

The amount due for assessment rates as contemplated in section 27 of the said Ordinance shall be payable in 12 (twelve) equal monthly instalments; the first on 7th August 1984, and thereafter on the 7th day of every month until 7th July 1985.

Interest calculated at the maximum rate of interest as approved by the Administrator in terms of the provisions of section 50A of the Local Government Ordinance, 1939, will be charged on all amounts not paid on the fixed date. Defaulters are liable to legal proceedings for recovery of such arrear amounts.

C J VAN ROOYEN  
Town Clerk

Municipal Offices  
PO Box 96  
Louis Trichardt  
17 October 1984  
Notice No 43/1984

1459-17

STADSRAAD VAN MIDDELBURG  
WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike

Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Parkeerterreinverordeninge afgekondig by Administrateurskennisgewing 91 van 31 Januarie 1979, soos gewysig, verder te wysig deur voorsiening te maak vir voorskrifte vir die vertoning van parkeerkaartjies op voertuie.

Afskrifte van hierdie wysiging lê ter insae ten kantore van die Stadsekretaris tot 31 Oktober 1984.

Enige persoon wat beswaar teen die voorgestelde wysiging wens aan te teken, moet sy beswaar skriftelik voor of op 31 Oktober 1984 by die Stadsklerk, Munisipale Gebou, Wandererslaan (Posbus 14), Middelburg, Transvaal, indien.

TOWN COUNCIL OF MIDDELBURG  
AMENDMENT OF BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends to amend the Parking Grounds By-laws published under Administrator's Notice 91 of 31 January 1979, as amended, in order to make provision for directions for the display of parking tickets on vehicles.

Copies of this amendment are lying for inspection at the offices of the Town Secretary until 31 October 1984.

Any person who wishes to object to the proposed amendment must lodge his objection in writing with the Town Clerk, Municipal Offices, Wanderers Avenue (PO Box 14), Middelburg, Transvaal, on or before 31 October 1984.

1460-17

STADSRAAD VAN NELSPRUIT

VOORGESTELDE NELSPRUIT-WYSIGINGSKEMA 1/149

Die Stadsraad van Nelspruit het 'n wysigingsontwerpdorpsbeplanningskema opgestel wat bekend sal staan as Nelspruit-wysigingskema 1/149. Hierdie ontwerpskema bevat voorstelle wat daarop neerkom dat klousule 12 van die Nelspruitse Dorpsaanlegskema gewysig staan te word ten einde verdere boulynsverslappings toe te staan.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsekretaris, Kamer 221, Stadhuis, Nelspruit vir 'n tydperk van vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bogenoemde ontwerpskema van toepassing is, of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984, en wanneer hy enige sodanige beswaar indien of sodanige vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

H J K MÜLLER  
Stadsklerk

Stadhuis  
Posbus 45  
Nelspruit  
1200  
17 Oktober 1984  
Kenningsgewing No 67/1984

TOWN COUNCIL OF NELSPRUIT

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/149

The Town Council of Nelspruit has prepared a draft amendment town-planning scheme to be known as Nelspruit Amendment Scheme No 1/149. The draft amendment scheme contains proposals to the effect that clause 12 of the Nelspruit Town-planning scheme is to be amended in order to allow further building line relaxations.

Particulars of this scheme are open for inspection at the Office of the Town Secretary, Room 221, Town Hall, Nelspruit for a period of four (4) weeks from the date of the first publication of this notice, which is the 17th October 1984.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies, of within 2 kilometres of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four (4) weeks of the first publication of this notice, which is the 17th October, 1984, and he may, when lodging such objections or making such representations, request in writing that he be heard by the local authority.

H J K MÜLLER  
Town Clerk

Town Hall  
PO Box 45  
Nelspruit  
1200  
17 October 1984  
Notice No 67/1984

1461-17-24

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

WYSIGING VAN VERORDENINGE

Dit word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die ondervermelde verordeninge te wysig in die gebiede hieronder genoem.

ABATTOIR: Ten einde die tariewe vir vleisinspeksies te verhoog.

WATER: GROOT MARICO — Ten einde 'n basiese heffing daar te stel vir elke verbruiker.

BEGRAAFPLAAS: Sundra en Eloff — ten einde die tariewe vir teraardebestelling vir persone wat buite die gebiede gewoon het, te verhoog.

Afskrifte van hierdie wysigings lê ter insae in Kamer A407 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van veertien dae na die datum van publikasie hiervan.

Enige persoon wat beswaar teen bogenoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

B G E ROUX  
Sekretaris

Posbus 1341  
Pretoria  
0001  
17 Oktober 1984  
Kenningsgewing No 110/1984

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

**AMENDMENT TO BY-LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Board intends amending the undermentioned By-laws in the undermentioned areas.

**ABATTOIR:** To increase the tariffs for meat inspections.

**WATER: GROOT MARICO** — To levy a basic charge on every consumer.

**CEMETERY: Sundra and Eloff** — To increase burial fees for persons who resided outside the areas.

Copies of these amendments are open for inspection in Room A407 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

**B G E ROUX**  
Secretary

PO Box 1341  
Pretoria  
0001  
17 October 1984  
Notice No 110/1984

1462-17

**STADSRAAD VAN PIETERSBURG**

**AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1982/83**

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1982/83 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 van gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

17. (1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker, wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waarderder en aan die betrokke Plaaslike Bestuur.

(2) 'n Plaaslike Bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

**J S VAN ZYL**  
Sekretaris: Waarderingsraad

Burgersentrum  
Pietersburg  
17 Oktober 1984

**TOWN COUNCIL OF PIETERSBURG**

**SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1982/83**

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1982/83 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17. (1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the Local Authority concerned.

(2) A Local Authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

**J S VAN ZYL**  
Secretary: Valuation Board

Civic Centre  
Pietersburg  
17 October 1984

1463-17-24

**STADSRAAD VAN POTCHEFSTROOM**

**WYSIGING VAN DIE 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 Potchefstroom, by spesiale besluit, die gelde vasgestel vir die voorsiening van water gepubliseer by Munisipale Kennisgewing 88/1983 gedateer 2 November 1983, vanaf 1 Julie 1984 gewysig het deur subitem (3) van item 7 onder Deel 1 deur die volgende te vervang:

"(3) 'n Toeslag van 25 % vir alle verbruikers binne die Munisipaliteit op persele wat nie as

Residensieel 1; 2, 3 en 4; Besigheid 1, 2, 3 en 4 of Nywerheid 1, 2 en 3 gesoneer is nie."

**C J F DU PLESSIS**  
Wnd Stadsklerk

Munisipale Kantore  
Posbus 113  
Potchefstroom  
17 Oktober 1984  
Kennisgewing No 114/1984

**POTCHEFSTROOM TOWN COUNCIL**

**AMENDMENT OF DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER**

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Potchefstroom Town Council has, with effect from 1 July 1984, by special resolution, amended the determination of charges for the supply of water published under Municipal Notice 88/1983, dated 2 November 1983, by the substitution for subitem (3) of item 7 of the following:

"(3) A surcharge of 25 % for all consumers within the Municipality on premises not zoned as Residential 1, 2, 3 and 4, Business 1, 2, 3 and 4 or Industrial 1, 2 and 3."

**C J F DU PLESSIS**  
Act Town Clerk

Municipal Offices  
PO Box 113  
Potchefstroom  
17 October 1984  
Notice No 114/1984

1464-17

**STADSRAAD VAN RANDBURG**

**WYSIGING VAN ELEKTRISITEITSVERORDENINGE**

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voornemens is om die Elektriesiteitsverordeninge, afgekondig by Administrateurskennisgewing 433 van 25 April 1979, soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om voorgeskrewe tariewe vir die toetsing en inspeksie van meters en installasies, te vervang met 'n kostetarief en 'n algemene persentasie toeslag.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer B118, Munisipale Kantore, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

**J C GEYER**  
Stadsklerk

Munisipale Kantore  
H/v Jan Smutslaan en  
Hendrik Verwoerdrylaan  
Randburg  
17 Oktober 1984  
Kennisgewing No 82/1984

**TOWN COUNCIL OF RANDBURG  
AMENDMENT TO ELECTRICITY BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend the Electricity By-laws, promulgated under Administrator's Notice 433 dated 25 April 1979, as amended.

The general purport of this amendment is to replace prescribed tariffs for the testing and inspection of meters and installations, with a cost tariff and a general surcharge percentage.

Copies of the proposed amendment are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room B118, Municipal Offices, cor Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette.

**J C GEYER**  
Town Clerk

Municipal Offices  
cor Jan Smuts Avenue and  
Hendrik Verwoerd Drive  
Randburg  
17 October 1984  
Notice No 82/1984

1465-17

**STADSRAAD VAN ROODEPOORT  
WYSIGING VAN GELDE: ELEKTRISITEITSVOORSIENING**

Daar word hierby ingeolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Roodepoort by spesiale besluit, met ingang vanaf 1 Julie 1984, die gelde in Deel II van die Tarief van Gelde vir Elektrisiteitsvoorsiening, soos gepubliseer in die Provinsiale Koerant van 29 Desember 1982, soos gewysig, verder soos volg gewysig het:

1. Deur in item 1 die syfer "R6", waar dit ook al voorkom, en die syfer "R20" onderskeidelik deur die syfers "R9" en "R30" te vervang.

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

3. Deur in item 3(3)(d) die uitdrukking "5 %" deur die uitdrukking "10 %" te vervang.

**W J ZYBRANDS**  
Stadsklerk

Burgersentrum  
Roodepoort  
17 Oktober 1984

**CITY COUNCIL OF ROODEPOORT  
AMENDMENT TO CHARGES: ELECTRICITY SUPPLY**

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the City Council of Roodepoort has by special resolution resolved to amend with effect from 1 July 1984, the charges under Part II of the Tariff of Charges for the Supply of Electricity, published in the Provincial Gazette dated 29 December 1982, as amended, as follows:

1. By the substitution in item 1 for the figure "R6", wherever it occurs, and the figure "R20" of the figures "R9" and "R30" respectively.

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

3. By the substitution in item 3(3)(d) for the expression "5 %" for the expression "10 %".

**W J ZYBRANDS**  
Town Clerk

Civic Centre  
Roodepoort  
17 October 1984

1466-17

**STADSRAAD VAN ROODEPOORT  
WYSIGING VAN VASSTELLING VAN GELDE: ELEKTRISITEITSVOORSIENING**

Daar word hierby ingeolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Roodepoort by spesiale besluit, met ingang vanaf 1 Augustus 1984, die gelde in Deel I van die Tarief van die Gelde vir Elektrisiteitsvoorsiening, gepubliseer in die Provinsiale Koerant van 29 Desember 1982, soos gewysig, verder gewysig het deur in item 3(2) die syfer "R20" deur die syfer "R30" te vervang.

**W J ZYBRANDS**  
Stadsklerk

Burgersentrum  
Privaatsak X30  
Roodepoort  
1725  
17 Oktober 1984

**CITY COUNCIL OF ROODEPOORT  
AMENDMENT TO DETERMINATION OF CHARGES: ELECTRICITY SUPPLY**

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the City Council of Roodepoort has by special resolution resolved to further amend, with effect from 1 August 1984, the charges under Part I of the Tariff of Charges for the Supply of Electricity, published in the Provincial Gazette dated 29 December 1982, as amended by the substitution in item 3(2) for the figure "R20" of the figure "R30".

**W J ZYBRANDS**  
Town Clerk

Civic Centre  
Private Bag X30  
Roodepoort  
1725  
17 October 1984

1467-17

**STADSRAAD VAN SANDTON  
SANDTON-WYSIGINGSKEMA 757**

Die Stadsraad van Sandton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Sandton-wysigingskema 757.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

"Die hersonering van 'n gedeelte van Brightonweg, New Brighton Dorp van "Bestaande Openbare Paaie" na "Residensieel 2" Hoogtesone 5 met 'n digtheid van 20 wooneenhede per hektaar.

Besonderhede van hierdie skema lê ter insae te Kantoer 210, Burgersentrum, Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 17 Oktober 1984.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Sandton binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

**P P DE JAGER**  
Stadsklerk

Posbus 78001  
Sandton  
2146  
17 Oktober 1984  
Kennisgewing No 117/1984

**TOWN COUNCIL OF SANDTON  
SANDTON AMENDMENT SCHEME 757**

The Town Council of Sandton has prepared a draft town-planning scheme to be known as Sandton Amendment Scheme 757.

The scheme will be an amendment scheme and contains the following proposals:

"The rezoning of a portion of Brighton Road, New Brighton Township from "Existing Public Road" to "Residential 2" Height Zone 5 with a density of 20 dwelling-units per hectare."

Particulars of this scheme are open for inspection at Room 210, Civic Centre, Rivonia Road, Sandown, Sandton, for a period of four weeks from the date of the first publication of this notice which is 17 October 1984.

Any objections or representations in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.

**P P DE JAGER**  
Town Clerk

PO Box 78001  
Sandton  
2146  
17 October 1984  
Notice No 117/1984

1468-17-24

**STADSRAAD VAN SANDTON  
SANDTON-WYSIGINGSKEMA**

Die Stadsraad van Sandton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Sandton-wysigingskema 782.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

(i) Die hersonering van 'n gedeelte van Erwe 80-83, Buccleuch van "Residensieel 2" na "Voorgestelde Nuwe Paaie en Verbredings".

(ii) Die hersonering van 'n gedeelte van Erwe 80-83, Buccleuch van "Voorgestelde Nuwe Paaie en Verbredings" na "Residensieel 2" Hoogtesones.

Besonderhede van hierdie skema lê ter insae te Kantoer 210, Burgersentrum, Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 17 Oktober 1984.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Sandton binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

**P P DE JAGER**  
Stadsklerk

Posbus 78001  
Sandton  
2146  
17 Oktober 1984  
Kennisgewing No 118/1984

**TOWN COUNCIL OF SANDTON  
SANDTON AMENDMENT SCHEME**

The Town Council of Sandton has prepared a draft town-planning scheme to be known as Sandton Amendment Scheme 782.

The scheme will be an amendment scheme and contains the following proposals:

(i) The rezoning of a portion of Erven 80-83, Buccleuch from "Residential 2" to "Proposed New Roads and Widenings".

(ii) The rezoning of a portion of Erven 80-83, Buccleuch from "Proposed New Roads and Widenings" to "Residential 2" Height Zone 5.

Particulars of this scheme are open for inspection at Room 210, Civic Centre, Rivonia Road, Sandown, Sandton, for a period of four weeks from the date of the first publication of this notice which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.

**P P DE JAGER**  
Town Clerk

PO Box 78001  
Sandton  
2146  
17 October 1984  
Notice No 118/1984

1469-17-24

**STADSRAAD VAN SANDTON  
BEPALING VAN BUSHALTES**

Hiermee word ingevolge artikel 65bis(1)(b) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad gewysigde bushaltes vir Swartes bepaal het onderskeidelik in Cambridgeweg tussen Frans Halsstraat en Rembrandtstraat en tussen Constablestraat en Cowleyweg, Petervale, dorpsgebied.

'n Afskrif van die besluit dienaangaande en volle besonderhede van die roete sal gedurende kantoorure ter insae lê te Kamer 615, Burgersentrum, Wesstraat, Sandton tot en met 9 November 1984.

Enigiemand wat beswaar wil maak teen die bushaltes moet die beswaar skriftelik by die ondergenoemde indien voor of op die laaste dag waarop die besluit ter insae sal lê.

**P P DE JAGER**  
Stadsklerk

Posbus 78001  
Sandton  
2146  
17 Oktober 1984  
Kennisgewing No 116/1984

**TOWN COUNCIL OF SANDTON  
DETERMINING OF BUS STOPS**

It is hereby notified in terms of section 65 bis(1)(b) of the Local Government Ordinance, 1939, that the Council has determined amended bus stops for Blacks in Cambridge Road between Frans Hals Street and Rembrandt Street and between Constable Street and Cowley Road respectively in Petervale.

A copy of the resolution thereanent and full particulars of the stops will lie for inspection during office hours at Room 615, Civic Centre, West Street (corner Rivonia Road), Sandton until 9 November 1984.

Any person who desires to lodge an objection against the above-mentioned determination of

the stops must do so in writing to the undersigned not later than the last day on which the resolution will lie for inspection.

**P P DE JAGER**  
Town Clerk

PO Box 78001  
Sandton  
2146  
17 October 1984  
Notice No 116/1984

1470-17

**STADSRAAD VAN SPRINGS  
VASSTELLING VAN GELDE**

Kennis geskied hiermee kragtens artikel 80B van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van Springs van voorneme is om item C(c) van die "Vasstelling van Gelde", afgekondig by Kennisgewing No 72 van 1983 gedateer 22 Junie 1983, met ingang vanaf 1 Desember 1984, te skrap.

Die skrapping sal tot gevolg hê dat die verkoop van vullishouers nie meer deur die Parke, Ontspanning en Reinigingdepartement onderneem sal word nie.

Besonderhede van die voorgestelde skrapping is beskikbaar by die kantoor van die Raad gedurende kantoorure vir 'n tydperk van 14 dae vanaf publikasie hiervan, welke datum 17 Oktober 1984 is.

Enige persoon wat beswaar teen die voorgestelde skrapping wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing by die ondergetekende doen.

**J F VAN LOGGERENBERG**  
Stadsklerk

Burgersentrum  
Springs  
17 Oktober 1984  
Kennisgewing No 96/1984

**TOWN COUNCIL OF SPRINGS  
DETERMINATION OF TARIFFS**

Notice is hereby given in terms of section 80B of the Local Government Ordinance, No 17 of 1939, as amended, that the Town Council of Springs intends the deletion of item C(c) of the "Determination of Tariffs", promulgated under Notice No 72 of 1983 dated 22 June 1983, with effect from 1 December 1984.

The deletion will be to the effect that refuse bins will not in future be sold by Parks, Recreation and Cleansing Department.

Particulars of the proposed deletion are open to inspection at the office of the Council during office hours for a period of 14 days from the date of publication hereof, which is 17 October 1984.

Any person who wishes to lodge an objection to the proposed deletion shall do so in writing to the undersigned within 14 days of publication of this notice.

**J F VAN LOGGERENBERG**  
Town Clerk

Civic Centre  
Springs  
17 Oktober 1984  
Notice No 96/1984

1471-17

**DORPSRAAD VAN TRICHARDT  
WYSIGING VAN WATERVOORSIENINGS-  
VERORDENINGE**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die Standaard Watervoorsienings verordeninge afgekondig by Administrateurskennisgewing No 627 van 3 Mei 1978 soos gewysig, verder te wysig.

Watervoorsieningsverordeninge.

Die algemene strekking van die wysiging is soos volg:

Om die tarief vir die lewering van water te verhoog ten einde die addisionele uitgawe wat deur die verhoging van watertariewe deur die Randwateraad veroorsaak is, te bestry.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

**M J VAN DER MERWE**  
Stadsklerk

Munisipale Kantore  
Posbus 52  
Trichardt  
2300  
17 Oktober 1984

**TOWN COUNCIL OF TRICHARDT  
AMENDMENT TO WATER SUPPLY BY-  
LAWS**

It is hereby notified in terms of section 96 of the Local Government Ordinance No 17 of 1939, as amended, that the Council intends to further amend the Standard Water Supply By-laws published under Administrator's Notice No 627 of 3 May 1978 as amended.

Water supply By-laws.

The general purport of this amendment is as follows:

To increase the tariff for the supply of water in order to defray the additional expenses caused by the increase of water tariffs by the Rand Water Board.

Copies of the amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

**M J VAN DER MERWE**  
Town Clerk

Municipal Offices  
PO Box 52  
Trichardt  
2300  
17 Oktober 1984

1472-17

**STADSRaad VAN TZANEEN**  
**WYSIGING VAN VASSTELLING VAN**  
**GELDE: WATERVOORSIENING**

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 Tzaneen by Spesiale Besluit die gelde betaalbaar vir die lewering van water, vervat in Munisipale Kennisgewing No 36 van 22 September 1982, en afgekondig in Offisiële Koerant 4226 van 22 September 1982, met ingang vanaf 1 Julie 1984, soos volg gewysig het:

1. Deur in item 2(1) die syfer "20c" deur die syfer "25c" te vervang;
2. Deur na item 2(2) die volgende subitem in te voeg:

"(3) Solank waterbeperkings deur die Raad ingestel van krag is, word 'n toeslag van 20 % gehef op die gelde betaalbaar ingevolge sub-items (1) en (2) vir water bo 60 kl in enige maand verbruik."

3. Deur in item 3(1) die syfer "R50" deur die syfer "R75" te vervang.

**L POTGIETER**  
Stadsklerk

Munisipale Kantore  
Posbus 24  
Tzaneen  
0850  
17 Oktober 1984  
Kennisgewing No 38/1984

**TOWN COUNCIL OF TZANEEN**  
**AMENDMENT TO DETERMINATION OF**  
**CHARGES: WATER SUPPLY**

It is hereby notified in terms of the provisions of section 80B(8) of the Local Government Ordinance 1939 (Ordinance 17 of 1939) that the Town Council of Tzaneen has by Special Resolution amended the charges payable for the supply of water, contained in Municipal Notice No 36, dated 22 September 1982 and published in Provincial Gazette 4226, dated 22 September 1982, with effect from 1 July 1984, as follows:

1. By the substitution in item 2(1) for the figure "20c" of the figure "25c";
2. By the insertion after item 2(2) of the following subitem:

"(3) Whilst water restrictions imposed by the Council are in force, a surcharge of 20 % shall be levied on the charges payable in terms of subitems (1) and (2) for consumption of water in excess of 60 kl per month."

3. By the substitution in item 3(1) for the figure "R50" of the figure "R75".

**L POTGIETER**  
Town Clerk

Municipal Offices  
PO Box 24  
Tzaneen  
0850  
17 October 1984  
Notice No 38/1984

1473-17

**MUNICIPALITEIT VAN TZANEEN**  
**WYSIGING VAN VASSTELLING VAN**  
**GELDE: SANITEIT EN VULLISVER-**  
**WYDERING**

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 Tzaneen by

Spesiale Besluit die gelde betaalbaar vir die lewering van saniteit en vullisverwyderingsdienste, vervat in Munisipale Kennisgewing No 46 van 17 Desember 1980, en afgekondig in Offisiële Koerant 4119 van 17 Desember 1980, soos gewysig, met ingang vanaf 1 Julie 1984 verder soos volg gewysig het:

1. Deur in item 2(1) die syfer "R5" deur die syfer "R6" te vervang;
2. Deur in item 2(2) die syfer "R6" deur die syfer "R8" te vervang;
3. Deur in item 2(3) die syfer "R6" deur die syfer "R7,50" te vervang;
4. Deur in item 2(4) die syfer "R8" deur die syfer "R12" te vervang.

**L POTGIETER**  
Stadsklerk

Munisipale Kantore  
Posbus 24  
Tzaneen  
0850  
17 Oktober 1984  
Kennisgewing No 37/1984

**TZANEEN MUNICIPALITY**  
**AMENDMENT TO DETERMINATION OF**  
**CHARGES: SANITARY AND REFUSE RE-**  
**MOVAL**

It is hereby notified in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Town Council of Tzaneen has, by Special Resolution, further amended as follows the charges payable for sanitary and refuse removal services, contained in Municipal Notice No 46, dated 17 December 1980, and published in Provincial Gazette 4119 dated 17 December 1980, as amended, with effect from 1 July 1984:

1. By the substitution in item 2(1) for the figure "R5" of the figure "R6";
2. By the substitution in item 2(2) for the figure "R6" of the figure "R8";
3. By the substitution in item 2(3) for the figure "R6" of the figure "R7,50";
4. By the substitution in item 2(4) for the figure "R8" of the figure "R12".

**L POTGIETER**  
Town Clerk

Municipal Offices  
PO Box 24  
Tzaneen  
0850  
17 October 1984  
Notice No 37/1984

1474-17

**STADSRaad VAN VANDERBIJLPARK**  
**WYSIGING VAN VASSTELLING VAN**  
**GELDE: ELEKTRISITEIT**

Daar word hierby ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vanderbijlpark, by spesiale besluit die elektrisiteitsgelde, afgekondig by Kennisgewing No 20/1984 van 25 April 1984, gewysig het deur item 7 Deel 1 met ingang 1 April 1984 deur die volgende te vervang:

- "7. Aanpassing van kW.h en kW-heffings

(1) Die kW.h-heffings betaalbaar ingevolge items 2, 3 en 5 word op die eerste dag van die maand wat volg op die kennisgewing van die Elektrisiteitsvoorsienskommissie van 'n vermeerdering of vermindering van die kW.h-koste, vermeerder of verminder (indien van

toepassing) met P sent per kW.h. P word tot die naaste derde desimaal soos volg bereken:

$$P = \frac{\{M \times (100 - N)\}}{100} - 1,651$$

Waar M = die huidige kW.h-heffing van Evkom  
N = die afslag in persentasie  
P = die bedrag waarmee die tarief vermeerder of verminder.

In die geval van items 2 en 5, word P verder verminder of vermeerder met 0,02295c vir elke 1 % waarmee die afslag toegestaan deur Evkom verminder of vermeerder bo 20,5 %.

(2) Die kW-heffing betaalbaar ingevolge item 3 word op die eerste dag van die maand wat volg op die kennisgewing van die Elektrisiteitsvoorsienskommissie van 'n vermeerdering of vermindering van die kilowattkoste, vermeerder of verminder (indien van toepassing) met P rand per kW. P word tot die naaste tweede desimaal soos volg bereken:

$$P = \frac{\{M \times (100 - N)\}}{100} - R8,98$$

Waar M = die huidige kW-heffing van Evkom  
N = die afslag in persentasie  
P = die bedrag waarmee die tarief vermeerder of verminder".

**C BEUKES**  
Stadsklerk

Posbus 3  
Vanderbijlpark  
1900  
17 Oktober 1984  
Kennisgewing No 63/1984

**TOWN COUNCIL OF VANDERBIJLPARK**  
**AMENDMENT TO DETERMINATION OF**  
**CHARGES: ELECTRICITY**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vanderbijlpark has by special resolution amended, with effect from 1 April 1984, the electricity charges published under Notice No 20/1984, dated 25 April 1984, by the substitution for item 7 of Part I of the following:

- "7. Adjustment of kW.h and kW charges

(1) The kW.h charges payable in terms of items 2, 3 and 5 shall be increased or decreased by P sent per kW.h (if applicable) with effect from the first day of the month following the notification by the Electricity Supply Commission of an increase or decrease in the kW.h cost. P shall be calculated to the nearest third decimal as follows:

$$P = \frac{\{M \times (100 - N)\}}{100} - 1,651$$

Where M = the present kW.h charge of Escom  
N = the percentage discount  
P = the amount by which the tariff is increased or decreased.

In the case of items 2 and 5, P shall further be decreased or increased by 0,02295c for each 1 % by which the discount granted by Escom is decreased or increased above 20,5 %.

(2) The kW charge payable in terms of item 3 shall be increased or decreased by P Rand per kW (if applicable) with effect from the first day of the month following the notification by the Electricity Supply Commission of an increase or

decrease in the kilowatt cost. P shall be calculated to the nearest second decimal as follows:

$$P = \frac{M \times (100 - N)}{100} - R8,98$$

Where M = the present kW charge of Escom  
N = the percentage discount  
P = the amount by which the tariff is increased or decreased."

C BEUKES

Town Clerk  
PO Box 3  
Vanderbijlpark  
1900  
17 October 1984  
Notice No 63/1984

1475-17

### STADSRAAD VAN VENTERSDORP WYSIGING VAN RIOOLTARIEWE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur No 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Stadsraad van Ventersdorp by Spesiale Besluit, die gelde ten opsigte van beskikbare straatriole wat voor een deur die Stadsraad vasgestel en afgekondig is, verder te wysig en tree die wysigings in werking vanaf 1 September 1984.

Afskrifte van hierdie wysigings lê ter insae in die kantoor van die Stadsklerk; Munisipale Kantore, Ventersdorp vir 'n tydperk van veertien (14) dae na datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wil aanteken moet skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

A E SNYMAN  
Stadsklerk

Munisipale Kantore  
Posbus 15  
Ventersdorp  
17 Oktober 1984  
Kennisgewing No 16/1984

### TOWN COUNCIL OF VENTERSDORP AMENDMENT TO THE SEWAGE TARIFFS

In terms of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Town Council of Ventersdorp has by Special Resolution, further amended the charges regarding the availability of the Council's sewer previously determined by the Council and published, by the amendment of the Schedule Tariff of Charges with effect from 1 September 1984.

Copies of these amendments are open for inspection at the office of the Town Clerk, Municipal Offices, Ventersdorp for a period of fourteen (14) days from date of this publication in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within fourteen (14) days after date of publication of this notice in the Provincial Gazette.

A E SNYMAN  
Town Clerk

Municipal Offices  
PO Box 15  
Ventersdorp  
17 October 1984  
Notice No 16/1984

1476-17-24

### MUNISIPALITEIT VERWOERDBURG

#### VASSTELLING VAN GELDE TEN OPSIGTE VAN RIOLERING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Verwoerdburg by spesiale besluit die gelde, afgekondig by Munisipale Kennisgewing Nos 36/1980 en 41/1980, van 30 Julie 19/1980, soos gewysig, ingetrek het en die gelde soos in die Bylae uiteengesit, met ingang 1 Julie 1984, vasgestel het.

P J GEERS  
Stadsklerk

Munisipale Kantore  
Posbus 14013  
Verwoerdburg  
17 Oktober 1984  
Kennisgewing No 50/1984

#### BYLAE

##### 1. Algemene voorskrifte betreffende gelde

(1)(a) Gelde betaalbaar ingevolge item 2 is slegs betaalbaar deur die eienaar ten opsigte van enige stuk grond in 'n goedgekeurde dorp indien alle noodsaaklike dienste te wete, rio-lering, water en elektrisiteit, die beskikbaarheid waarvan normaalweg 'n voorvereiste is vir die goedkeuring van 'n bouplan ten opsigte daarvan, inderdaad beskikbaar is op daardie stuk grond.

(b) Gelde betaalbaar ingevolge item 2 is slegs betaalbaar deur die eienaar van 'n landbouhoeve op plaasgedeelte indien sodanige landbouhoeve of plaasgedeelte by die munisipale riool aangesluit is.

Enige verwysing in hierdie Bylae na "stuk grond" sluit in vir doeleindes hiervan enige erf, standplaas, perseel of enige ander terrein binne 'n goedgekeurde dorp.

(3) In die geval van enige stuk grond wat met die Raad se straatriool verbind is en wat nie onder enigeen van die kategorieë wat in item 2 uiteengesit word ressorteer nie, word die gelde, so na as moontlik ooreenkomstig die bepalings van item 2 bepaal, met inagneming van die aard van die perseel.

(4) Iemand waarvan dit vereis word om inligting aan die Raad te verstrek ten einde die gelde ingevolge item 2 te bereken en wat versuim om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het, moet die gelde betaal wat die Raad met die beste inligting tot sy beskikking bereken: Met dien verstande dat die Raad in geen geval verplig is om iemand te versoek om sodanige inligting te verstrek nie en kan die Raad gelde bereken volgens inligting tot sy beskikking.

(5) In alle geskille wat ontstaan oor die deel of kategorie van item 2 wat van toepassing is, of vanaf watter datum enige deel of kategorie van toepassing is, is die beslissing van die Stadsingenieur deurslaggewend: Met dien verstande dat die eienaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

##### 2. Gelde betaalbaar

(1) Die eienaar van enige stuk grond met of sonder verbetering wat by 'n straatriool aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, betaal aan die Raad ooreenkomstig die voorskrifte van die Raad se Rioeringsverordeninge ten opsigte van die grond of geboue wat in die linker-kantste kolom van onderstaande Tabel beskryf

word, die gelde wat daarteenoor in die regter-kantste kolom aangegee word:

	Per maand of gedeelte daarvan R
(a) Grond waarop 'n woonhuis opgerig is of kan word:	
(i) Indien bebou, vir elke afsonderlike wooneenheid.....	14,00
(ii) Indien onbebou, vir elke stuk grond .....	10,00
(b) Grond waarop woonstelle opgerig is of kan word insluitende afsonderlike eenhede kragtens die Wet op Deeltitels 1971 (Wet 66 van 1971):	
(i) Indien bebou, vir elke afsonderlike woonsteleenheid of gedeelte van 'n eenheid .....	11,50:
Met dien verstande dat elke volle 3 woonsteleenhede waarvan elkeen in oppervlakte kleiner is as 45 m <sup>2</sup> , vir doeleindes hiervan gereken word as 2 woonsteleenhede.	
(ii) Indien onbebou, vir elke volle potensiële woonsteleenheid .....	8,00
(Die aantal potensiële woonsteleenhede word bereken deur 40 % van die oppervlakte van die grond te deel met 'n woonsteleenheidsoppervlakte van 115 m <sup>2</sup> ).	
(c) Grond waarop besigheidsgeboue opgerig is of kan word, insluitende garages en kantore:	
(i) Indien bebou, vir elke 100 m <sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die totaal van die vloeroppervlakte van die geboue op elke verdieping, insluitende kelderverdiepings en buitegeboue, vir besigheids- en garagedoeleindes beskikbaar .....	16,40
(ii) Indien onbebou, vir elke 100 m <sup>2</sup> van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal) .....	10,00
(d) Grond waarop primêre of sekondêre skole opgerig is of kan word:	
(i) Indien bebou, vir elke 19 kinders of gedeelte van daardie getal, gebaseer op die gemiddelde leerlingtal van die voorafgaande jaar.....	19,60
( 'n Gewaarmerkte staat word deur die hoof van die betrokke skool aan die Raad verskaf).	
(ii) Indien onbebou, vir elke stuk grond .....	395,00
(e) Grond waarop 'n kleuterskool of crèche opgerig is of kan word:	
(i) Indien bebou, vir elke 38 kinders of gedeelte van daardie getal, gebaseer op die gemiddelde leerlingtal van die voorafgaande jaar.....	14,80
( 'n Gewaarmerkte staat word deur die hoof van die betrokke kleuterskool of crèche aan die Raad verskaf).	
(Waar 'n kleuterskool of crèche op 'n kerkerf geleë is, geld die tarief	

van toepassing op 'n kleuterskool of crèche).

(ii) Indien onbebou, vir elke stuk grond ..... 33,50

(f) Grond waarop 'n gebou vir doeleindes van 'n poskantoor, telefoonsentrale, vermaaklikheid en openbare saal opgerig is of kan word en grond gesoneer "spesiaal" sonder aanduiding van gebruik:

(i) Indien bebou, vir elke 1 000 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 14,80

(ii) Indien onbebou, vir elke 1 000 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 10,00

(g) Grond waarop geboue vir doeleindes van 'n hotel of daghospitaal opgerig is of kan word:

(i) Indien bebou, vir elke 380 m<sup>2</sup> (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond ..... 16,40

(ii) Indien onbebou, vir elke 380 m<sup>2</sup> (breukdele word benader tot die volgende heelgetal) van die oppervlakte van die grond ..... 10,00

(h) Grond waarop geboue vir doeleindes van die Staat en munisipaliteit opgerig is of kan word, behalwe waar elders uitdruklik voorsiening gemaak is:

(i) Indien bebou, vir elke 1 000 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 16,40

(ii) Indien onbebou, vir elke 1 000 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond ..... 10,00

(i) Grond waarop geboue vir doeleindes van ligte nywerhede of kantoor- en nywerheidspark opgerig is of kan word:

(i) Indien bebou, vir elke 600 m<sup>2</sup> of gedeelte daarvan van die totaal van die vloeroppervlakte van die gebou op elke verdieping, insluitende kelderverdiepings en buitegeboue vir nywerheids- of kantoor-doeleindes beskikbaar, of vir elke 600 m<sup>2</sup> van die dekkingsoppervlakte van die grond, welke ook al die grootste is ..... 19,60

(ii) Indien onbebou, vir elke 600 m<sup>2</sup> van die dekkingsoppervlakte van die erf ..... 10,00

(Vir doeleindes van hierdie item is die dekkingsoppervlakte gelykstaande met die erfoppervlakte, vermenigvuldig met die persentasie dekking van toepassing op die erf ingevolge die betrokke dorpsaanlegskema).

(j) Grond waarop Ouetehuis, Kinderhuis en ander soortgelyke inrigtings opgerig is of kan word:

(i) Indien bebou, vir elke 19 persone of gedeelte van daardie getal gebaseer op die gemiddelde gewenertal van die voorafgaande jaar ..... 19,60

('n Gewaarmerkte staat word deur die hoof van die betrokke inrigting aan die Raad verskaf).

(ii) Indien onbebou, vir elke stuk grond ..... 60,00

(Gebaseer op 100 persone).

(k) Grond waarop geboue vir die

doeleindes van 'n kerk opgerig is of kan word:

(i) Indien bebou, vir elke 295 sitplekke (breukdele word benader tot die volgende heelgetal) in die kerk van 450 mm wydte ..... 14,80

(Waar 'n woonhuis of 'n kleuterskool ook op die grond voorkom, is die heffings ingevolge die Raad se Rioleringsverordeninge ten opsigte van sodanige woonhuis of kleuterskool addisioneel tot hierdie vasstelling).

(ii) Indien onbebou, vir elke stuk grond ..... 20,00

(Waar 'n woonhuis of kleuterskool op die stuk grond opgerig word, is hierdie heffing betaalbaar bo en behalwe die heffing van toepassing op 'n woonhuis of kleuterskool ingevolge die Raad se Rioleringsverordeninge).

(l) Grond waarop geboue vir doeleindes van klubs, spoorwegstasies, laboratoriums, navorsingseenhede, die Staat, waar sodanige grond van die Staat buite enige geproklameerde dorpsgebied geleë is, opgerig is of kan word, of enige ander instansie waarvoor nie in hierdie Bylae voorsiening gemaak word nie:

Vir elke drekwatertoebehoorsel..... 17,80

(2) Vir die doeleindes van hierdie item word elke urinaalvlak en in die geval van 'n bladtipe urinaal, elke 686 mm of gedeelte daarvan as 'n afsonderlike drekwatertoebehoorsel gereken.

(3) Die heffing vir die ontlasting van nywerheidsuitvloeisel in die straatriool ingevolge artikel 78(2)(e) van die Raad se Rioleringsverordeninge, word ooreenkomstig die volgende formule bereken:

(a) Ten opsigte van die PW is die heffing (in sent k) soos volg:

0,1c (PW — 50)

met 'n minimum van 10c per k/ en word die PW bereken soos voorgeskryf in Aanhangsel II van die Raad se Rioleringsverordeninge.

(b) Ten opsigte van swaar metale is 'n heffing (in sent per k) benewens die gelde soos beoog in paragraaf (a), betaalbaar ooreenkomstig die volgende formule:

20c (M — 40)

waar M die gesamentlike totale konsentrasie in mg/l is van die metale soos genoem in Groepe 1, 2 en 3 van Aanhangsel I tot die Raad se Rioleringsverordeninge.

(4) Die heffing ten opsigte van huishoudelike riooluitvloeisel wat per ooreenkoms tussen 'n ander party en die Raad deur die ander party in straatriool ontlast word, word gebaseer op die hoeveelheid uitvloeisel soos deur 'n meter gemeet wat deur die ander party geïnstalleer en onderhou moet word. Indien die meter buite werking is, dien die gemiddeld gedurende die vorige sewe dae as maatstaf. Die heffing is soos volg:

(a) In die geval waar die ander party 'n kapitaalbydrae tot die vervoer- en suiweringskoste van die Raad gemaak het, per k/: 4,5c.

(b) In die geval waar die ander party nie 'n kapitaalbydrae tot die vervoer- en suiweringskoste van die Raad gemaak het nie, per k/: 14c.

3. Verstoppte perseelrioolstelsel

(1) Vir die oopmaak van 'n verstoppte per-

seelrioolstelsel gedurende normale kantoorure: R35.

(2) Vir die oopmaak van 'n verstoppte perseelrioolstelsel buite normale kantoorure: R50.

(3) Waar 'n verstoppte perseelrioolstelsel nie oopgemaak kan word nie vanweë ontoeganklikheid, versteekte steekoë of enige ander rede, vir elke sodanige vrugtelose besoek: R12,50.

4. Gelde vir goedkeuring van rioleringsstekeninge

(1) Die aanslag van gelde ten opsigte van nuwe geboue en aanbousels aan bestaande geboue met inbegrip van buitegeboue, verandas en stoepe wat dakke het, word gebaseer op die bruto oppervlakte bereken volgens buite-werkse afmetings van sodanige geboue of aanbousels wat drekwater- of vuilwatertoebehore bevat wat ontlast in private riole wat by 'n straatriool of by enige opgaartenk of septiese tenk aangesluit is.

(2) Die aanslag van gelde ten opsigte van veranderings word gebaseer op die getal drekwater- of vuilwatertoebehoorsels wat aangelê of na 'n ander posisie verskuif moet word.

(3) Die gelde word volgens die oppervlakte by die hoogte van elke verdieping bereken; kelderverdiepings, tussenverdiepings en galerye word gemeet asof hulle afsonderlike verdiepings verteenwoordig.

(4) Skaal van gelde.

(a) Gelde vir die goedkeuring van rioleringsstekeninge.

Vir elke m<sup>2</sup> van die totale vloeroppervlakte van 'n gebou: 25c.

(b) Die minimum geld betaalbaar ingevolge paragraaf (a) is: R20.

VERWOERDBURG MUNICIPALITY  
DETERMINATION OF CHARGES IN  
RESPECT OF DRAINAGE

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution withdrawn the charges, published in Municipal Notice Nos 36/1980 and 41/1980 dated 30 July 19/1980, as amended, and determined the charges as set out in the Schedule below with effect from 1 July 1984.

P J GEERS  
Town Clerk

Municipal Offices  
PO Box 14013  
Verwoerdburg  
17 October 1984  
Notice No 50/1984

SCHEDULE

- General rules regarding charges
  - (1)(a) The charges payable in terms of item 2 shall only be payable by an owner in respect of any piece of land in an approved township if all essential services, to wit sewerage, water and electricity, the availability of which is normally a prerequisite for the approval of a building plan in respect thereof, are in fact available on that piece of land.
  - (b) The charges payable in terms of item 2 shall only be payable by the owner of an agricultural holding or farm portion if such agricultural holding or farm portion is connected to the municipal sewer.

(2) Any reference in this Schedule to "piece of land" includes for purposes hereof any erf, stand, lot or other area within an approved township.

(3) In the case of any piece of land connected to the Council's sewer and not falling under any of the categories enumerated in item 2, the charges shall be determined as closely as possible in accordance with the provisions thereof, regard being had to the nature of the premises.

(4) Where any person who is required to furnish a return to enable the Council to determine the charges in terms of item 2, fails to do so within 30 days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it: Provided that the Council shall not be compelled to call upon any person to furnish such information and the Council may assess such charges on the information available to it.

(5) In all disputes as to the part or category of item 2 which is applicable, or as to the date from which any part or category is applicable, the decision of the Town Engineer shall be final: Provided that the owner shall in such a case be entitled to lodge an appeal with the Council.

2. Charges payable

(1) The owner of any piece of land with or without improvements which is or, in the opinion of the Council, can be connected to the municipal sewer shall pay to the Council in terms of the Council's Drainage By-laws in respect of the land or buildings described in the left hand column of the following Table the charges specified in the right hand column thereof:

	Per month or part thereof R
(a) Land upon which a dwelling-house is, or can be, erected:	
(i) If built on, for every separate dwelling-unit.....	14,00
(ii) If not built on, for every piece of land.....	10,00
(b) Land upon which flats are or can be erected, including separate units in terms of the Sectional Titles Act, 1971 (Act 66 of 1971):	
(i) If built on, for every separate flat-unit or part of a unit.....	11,50
Provided that every full 3 flat-units, each in area smaller than 45 m <sup>2</sup> , shall, for purposes hereof, be regarded as 2 flat-units.	
(ii) If not built, on, for every full potential flat-unit.....	8,00
(The number of potential flat-units shall be calculated by dividing 40 % of the area of the land with a flat-unit area of 115 m <sup>2</sup> ).	
(c) Land upon which buildings for business purposes are or can be erected, including garages and offices:	
(i) If built on, for every 100 m <sup>2</sup> (fractions shall be rounded up to the nearest whole number) of the total of the floor areas of the buildings at each floor, including basements and outbuildings, available for business and garage purposes.....	16,40

(ii) If not built on, for every 100 m <sup>2</sup> of 35 % of the area of the land (fractions shall be rounded up to the nearest whole number).....	10,00
(d) Land upon which primary or secondary schools are or can be erected:	
(i) If built on, for every 19 children or part of that number, based on the average number of pupils during the preceding year.....	19,60
(A certified return shall be furnished to the Council by the principal of the school concerned).	
(ii) If not built on, for every piece of land.....	395,00
(e) Land upon which a nursery school or crèche is or can be erected:	
(i) If built on, for every 38 children or part of that number, based on the average number of pupils during the preceding year.....	14,80
(A certified return shall be furnished to the Council by the principal of the nursery school or crèche concerned).	
(In the case of a nursery school or crèche being situated on a church erf, the tariff applicable to a nursery school or crèche shall apply).	
(ii) If not built on, for every piece of land.....	33,50
(f) Land upon which a building for a post office, telephone exchange, entertainment, public hall purposes is or can be erected including land zoned "special" without reference to use:	
(i) If built on, for every 1 000 m <sup>2</sup> of the area of the land (fractions are rounded up to the nearest whole number) the.....	14,80
(ii) If not built on, for every 1 000 m <sup>2</sup> of part thereof of the area of the land.....	10,00
(g) Land upon which a building for the purpose of an hotel or day hospital is or can be erected:	
(i) If built on, for every 380 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the area of the land.....	16,40
(ii) If not built on, for every 380 m <sup>2</sup> (fractions are rounded up to the nearest whole number) of the area of the land.....	10,00
(h) Land upon which buildings for State and Municipality are or can be erected, except where explicit provision is made elsewhere:	
(i) If built on, for every 1 000 m <sup>2</sup> of part thereof of the area of land.....	16,40
(ii) If not built on, for every 1 000 m <sup>2</sup> or part thereof of the area of the land.....	10,00
(i) Land upon which buildings for light industrial or office and industrial park purposes are or can be erected:	
(i) If built on, for every 600 m <sup>2</sup> or part thereof of the total of the floor areas of the building on every floor, including basements and out-buildings available for industrial or office purposes, or for every 600 m <sup>2</sup> of the coverage area of the erf, whichever is the greatest.....	19,60

(ii) If not built on, for every 600 m <sup>2</sup> of the coverage area of the erf.....	10,00
(For the purpose of this item the coverage area shall be the area of the erf multiplied by the percentage coverage applicable to the erf in terms of the relevant town-planning scheme).	
(j) Land upon which buildings for an Old Age Home, Children's Home and similar establishments are or can be erected:	
(i) If built on, for every 19 persons or part of that number, based on the average number of inhabitants during the preceding year.....	19,60
(A certified return shall be furnished to the Council by the person in charge of the institution).	
(ii) If not built on, for every piece of land.....	60,00
(Based on 100 persons).	
(k) Land upon which buildings for the purpose of a church is or can be erected:	
(i) If built on, for every 295 seats (fractions are rounded up to the higher whole number) in the church of 450 mm width.....	14,80
(In the case of a dwelling-house or nursery school being on the land, the charges payable in respect thereof in terms of the Council's Drainage By-laws shall be in addition to this determination).	
(ii) If not built on, for every piece of land.....	20,00
(In the case of a dwelling-house or nursery school being erected on the land this charge shall be payable in addition to the charges levied in respect of such dwelling-house or nursery school in terms of the Drainage By-laws).	
(l) Land upon which buildings for the purpose of clubs, railway stations, laboratories, research units, the State where such land of the State is situated outside an approved township, are or can be erected or any other institution not provided for in this Schedule:	
For each soil water fitting.....	17,80
(2) For the purposes of this item, each urinal stall, and in the case of a slab type urinal, each 686 mm or part thereof shall be regarded as a separate soil-water fitting.	
(3) The charge in terms of section 78(2)(e) of the Council's Drainage By-laws in respect of industrial effluent discharged into the sewer shall be calculated in accordance with the following formulas:	
(a) In respect of the PV the charge is (in cents per kl):	
0,1c (PV — 50)	
with a minimum of 10c per kl. The PV shall be calculated as prescribed in Appendix II to the Council's Drainage By-laws.	
(b) In respect of heavy metals a charge (in cents per kl) (additional) to the charge contemplated in paragraph (a) shall be payable in accordance with the following formula:	
20c (M — 40)	
where M is the concentration in mg/l of the metals named in Groups 1, 2 and 3 of Appendix I to the Council's Drainage By-laws.	

(4) The charge in respect of household effluent discharged into the sewer in terms of an agreement between the Council and the person affecting such discharge, shall be based on the meter-reading on the meter installed and maintained by such other person. In the event of such meter being out of order the average effluent as measured in the previous seven days shall be the criterion. The charge shall be as follows:

(a) In the event of the other party having made a capital contribution to the transport and purification costs of the Council, per kℓ: 4,5c.

(b) In the event of the other party not making any contribution towards the transport and purification costs of the Council, per kℓ: 14c.

3. Blocked drainage installation

(1) For the clearing of blockage from a drainage installation during normal office hours: R35.

(2) For the clearing of blockage from a drainage installation outside normal office hours: R50.

(3) Where the clearing of blockage from a drainage installation cannot be effected due to inaccessibility, concealed rodding eyes or any other reason, for every such abortive call: R12,50.

4. Charges for approval of drainage drawing

(1) The assessment of charges in respect of new buildings and additions to existing buildings, including outbuildings, verandas and stoeps if roofed, shall be based upon the gross area, calculated on the external dimensions of such buildings or additions containing any soil-water or waste-water fittings discharging into a private drain connected to a sewer or connected to any conservancy tank or septic tank.

(2) The assessment of charges in respect of alterations shall be based on the number of soil-water or waste-water fittings to be installed or moved to another position.

(3) The charges shall be calculated on the area at the level of each storey; basement floors, mezzanine floors and galleries shall be measured as representing separate storeys.

(4) Scale of charges

(a) Charges for the approval of drainage drawings:

For every m<sup>2</sup> of the total floor area of the building: 25c.

(b) The minimum charge payable in terms of paragraph (a) shall be: R20.

1477—17

MUNISIPALITEIT VAN VERWOERD-BURG

WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN ELEKTRISITEIT

Kennis geskied hiermee kragtens die bepalingen van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Verwoerdburg by spesiale besluit die gelde afgekondig by Munisipale Kennisgewing op 27 Mei 1981, soos gewy-

sig, met ingang 1 Julie 1984, verder gewysig het soos in die meegaande Bylae uiteengesit.

P J GEERS  
Stadsklerk

Munisipale Kantore  
Posbus 14013  
Verwoerdburg  
17 Oktober 1984  
Kennisgewing No 47/1984

BYLAE

1. Deur item 2 te wysig deur —

(a) in subitem (1)(a) die syfer "8.00" deur die syfer "13.00" te vervang;

(b) in subitem (1)(b) die syfer "8.00" deur die syfer "13.00" te vervang;

(c) in subitem (1)(c) die syfer "5.50" deur die syfer "8.95" te vervang;

(d) in subitem (1)(d) die syfer "5.83" deur die syfer "9.50" te vervang;

(e) in subitem (1)(e) die syfer "35.00" deur die syfer "57.00" te vervang;

(f) in subitem (1)(f) die syfer "114.00" deur die syfer "185.00" te vervang;

(g) in subitem (1)(g) die syfer "2.50" deur die syfer "4.10" te vervang;

(h) in subitem (1)(h) die syfer "2.00" deur die syfer "3.25" te vervang;

(i) in subitem (1)(i) die syfer "25.00" deur die syfer "41.00" te vervang;

(j) in subitem (1)(j) die syfer "12.00" deur die syfer "19.50" te vervang;

(k) in subitem (1)(k) die syfer "130.00" deur die syfer "211.25" te vervang;

(l) in subitem (1)(l) die syfer "2.00" deur die syfer "3.25" te vervang;

(m) in subitem (2)(a) die syfer "1.00" deur die syfer "1.50" te vervang;

(n) in subitem (2)(b)(i) die syfers "2.00", "2.50", "3.00", "4.00", "4.50", "5.50", "6.50", "8.00", "10.50" en "13.00" onderskeidelik deur die syfers "3.25", "4.10", "4.90", "6.50", "7.35", "8.95", "10.60", "13.00", "17.10" en "21.15" te vervang;

(o) in subitem (2)(b)(ii) die syfer "R8.00" deur die syfer "R13.00" te vervang;

(p) in subitem (2)(c)(i) die syfers "6.00", "9.00", "13.50", "19.50", "24.00", "31.00", "39.00", "43.50" en "48.00" onderskeidelik deur die syfers "9.75", "14.65", "21.95", "31.70", "39.00", "51.20", "63.20", "70.70" en "78.00" te vervang;

(q) in subitem (2)(c)(ii) die syfer "13.50" deur die syfer "21.95" te vervang;

(r) in subitem (3)(b)(i)(aa) en (bb) die syfers "5.47c" en "2.25c" waar dit ook al voorkom onderskeidelik deur die syfers "5.88c" en "2.43c" te vervang;

(s) in subitem (3)(b)(iii)(aa) en (bb) die syfers "6.76c" en "2.64c" waar dit ook al voorkom onderskeidelik deur die syfers "7.26c" en "2.82c" te vervang;

(t) in subitem (4)(b)(ii)(iii) en (iv) die syfers "2.21c", "R8.00" en "R7.50" onderskeidelik deur die syfers "2.35c", "R8.65" en "R8.10" te vervang;

(u) in subitem (5)(b)(i) die syfer "6.55c" deur die syfer "7.03c" te vervang;

(v) in subitem (5)(b)(ii)(aa),(bb) en (cc) die syfers "R8", "2.21c" en "R4" onderskeidelik deur die syfers "R8.65", "2.35c" en "R6.50" te vervang;

(w) in subitem (6)(b)(i)(aa) en (bb) die syfers "15c" en "R5" onderskeidelik deur die syfers "16.13c" en "R6" te vervang;

(x) in subitem (6)(b)(ii)(aa),(bb) en (cc) die syfers "R10", "2.76c" en "R5" onderskeidelik deur die syfers "R10.80", "2.94c" en "R6" te vervang;

(y) in subitem (7)(c)(i),(ii) en (iii) die syfers "R4", "2.19c" en "R7.40" onderskeidelik deur die syfers "R5", "2.33c" en "R8" te vervang;

(z) in subitem (8)(b)(i)(aa) en (bb) die syfers "7.75c" en "2.31c" waar dit ook al voorkom onderskeidelik deur die syfers "8.33c" en "2.46c" te vervang;

(aa) in subitem (8)(b)(ii)(aa) en (bb) die syfers "6.60c" en "2.31c" waar dit voorkom onderskeidelik deur die syfers "7.10c" en "2.46c" te vervang;

(bb) in subitem (9)(a) die formule

$$W = 1.064 \left[ M \times \left( 1 + \frac{R}{100} \right) \right] - (1.064 \times 2.0747 \times 0.75 \times 100)$$

1.6566

deur die formule

$$W = 1.087 \left[ M \times \left( 1 + \frac{R}{100} \right) \right] - (1.087 \times 2.045 \times 0.795 \times 100)$$

1.7672

te vervang; en

(cc) in subitem (9)(d) die formule

$$Z = 1.064 \left[ Q \times \left( 1 + \frac{R}{100} \right) \right] - (1.064 \times 11.30 \times 0.75 \times 100)$$

9.0174

deur die formule

$$Z = 1.087 \left[ Q \times \left( 1 + \frac{R}{100} \right) \right] - (1.087 \times 11.30 \times 0.795 \times 100)$$

9.7651

te vervang.

VERWOERDBURG MUNICIPALITY

AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF ELECTRICITY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution further amended the charges published in Municipal Notice dated 27 May 1981, as amended, as set out in the Schedule below, with effect from 1 July 1984.

P J GEERS  
Town Clerk

Municipal Offices  
PO Box 14013  
Verwoerdburg  
17 October 1984  
Notice No 47/1984

SCHEDULE

1. By the substitution in item 2 —

(a) in subitem (1)(a) for the figure "8.00" of the figure "13.00";

(b) in subitem (1)(b) for the figure "8.00" of the figure "13.00";

(c) in subitem (1)(c) for the figure "5.50" of the figure "8.95";

(d) in subitem (1)(d) for the figure "5.85" of the figure "9.50";

(e) in subitem (1)(e) for the figure "35.00" of the figure "57.00";

(f) in subitem (1)(f) for the figure "114.00" of the figure "185.00";

(g) in subitem (1)(g) for the figure "2.50" of the figure "4.10";

(h) in subitem (1)(h) for the figure "2.00" of the figure "3.25";

(i) in subitem (1)(i) for the figure "25.00" of the figure "41.00";

(j) in subitem (1)(j) for the figure "12.00" of the figure "19.50";

(k) in subitem (1)(k) for the figure "130.00" of the figure "211.25";

(l) in subitem (1)(l) for the figure "2.00" of the figure "3.25";

(m) in subitem (2)(a) for the figure "1.00" of the figure "1.50";

(n) in subitem (2)(b)(i) for the figures "2.00", "2.50", "3.00", "4.00", "4.50", "5.50", "6.50", "8.00", "10.50" and "13.00" of the figures "3.25", "4.10", "4.90", "6.50", "7.35", "8.95", "10.60", "13.00", "17.10" and "21.15" respectively;

(o) in subitem (2)(b)(ii) for the figure "8.00" of the figure "13.00";

(p) in subitem (2)(c)(i) for the figures "6.00", "9.00", "13.50", "19.50", "24.00", "31.50", "39.00", "43.50" and "48.00" of the figures "9.75", "14.65", "21.95", "31.70", "39.00", "51.20", "63.20", "70.70" and "78.00" respectively;

(q) in subitem (2)(c)(ii) for the figure "13.50" of the figure "21.95";

(r) in subitem (3)(b)(i)(aa) and (bb) for the figures "5.47c" and "2.25", wherever they appear, of the figures "5.88c" and "2.43c" respectively;

(s) in subitem (3)(b)(iii)(aa) and (bb) for the figures "6.76c" and "2.64c", wherever they appear, of the figures "7.26c" and "2.82c" respectively;

(t) in subitem (4)(b)(ii)(iii) and (iv) for the figures "2.21c", "R8" and "R7.50" of the figures "2.35c", "R8.65" and "R8.10" respectively;

(u) in subitem (5)(b)(i) for the figure "6.55c" of the figure "7.03c";

(v) in subitem (5)(b)(ii)(aa), (bb) and (cc) for the figures "R8", "2.21c" and "R4" of the figures "R8.65", "2.35c" and "R6.50" respectively;

(w) in subitem (6)(b)(i)(aa) and (bb) for the figures "15c" and "R5" of the figures "16.13c" and "R6" respectively;

(x) in subitem (6)(b)(ii)(aa), (bb) and (cc) for the figures "R10", "2.76c" and "R5" of the figures "R10.80", "2.94c" and "R6" respectively;

(y) in subitem (7)(c)(i), (ii) and (iii) for the figures "R4", "2.19c" and "R7.40" of the figures "R5", "2.33c" and "R8" respectively;

(z) in subitem (8)(b)(i)(aa) and (bb) for the figures "7.75c" and "2.31c" wherever they appear, of the figures "8.33c" and "2.46c" respectively;

(aa) in subitem (8)(b)(ii)(aa) and (bb) for the figures "6.60c" and "2.31c" where it appears of the figures "7.10c" and "2.46c" respectively;

(bb) in subitem (9)(a) for the formula

$$W = 1.064 \left[ M \times \left( 1 + \frac{R}{100} \right) \right] - (1.064 \times 2.0747 \times 0.75) \times 100$$

1.6566

of the formula

$$W = 1.067 \left[ M \times \left( 1 + \frac{R}{100} \right) \right] - (1.067 \times 2.045 \times 0.795) \times 100$$

1.7672

and

(cc) in subitem (9)(d) for the formula

$$Z = 1.064 \left[ O \times \left( 1 + \frac{R}{100} \right) \right] - (1.064 \times 11.30 \times 0.75) \times 100$$

9.0174

of the formula

$$Z = 1.067 \left[ O \times \left( 1 + \frac{R}{100} \right) \right] - (1.067 \times 11.30 \times 0.795) \times 100$$

9.7651

1478-17

**VERWOERDBURG MUNISIPALITEIT**

**WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN SANITÊRE- 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 Verwoerdburg by spesiale besluit die gelde ten opsigte van Sanitêre- en Vullisverwydering afgekondig by Munisipale Kennisgewing 38/1980 van 30 Julie 1980, soos gewysig, met ingang van 1 Julie 1984 verder gewysig het soos in die bylae hierby uiteengesit.

**P J GEERS**  
Stadsklerk

Munisipale Kantore  
Posbus 14013  
Verwoerdburg  
17 Oktober 1984  
Kennisgewing No 53/1984

**BYLAE**

1. Deur item 1 te wysig deur:

(a) in subitem (1)(a), (2), (3), (4)(a), (4)(b) en (5) die syfer "R4,50" deur die syfer "R5,20" te vervang;

(b) in subitem (1)(b) die syfer "R15,50" deur die syfer "R50" te vervang; en

(c) in subitem (1)(6) die syfer "R4" deur die syfer "R5,20" te vervang.

2. Deur item 2 te wysig deur:

(a) in subitem (1) die syfer "R1,20" deur die syfer "R2" te vervang;

(b) in subitem (2) die syfer "R1,40" deur die syfer "R2" te vervang; en

(c) in subitem (3) die syfer "R4" deur die syfer "R5" te vervang.

3. Deur item 3 te wysig deur:

(a) in subitem (1) die syfer "R40" deur die syfer "R50" te vervang; en

(b) in subitem (2) die syfer "R100" deur die syfer "R125" te vervang.

4. Deur item 4 te skrap en items 5, 6 en 7 onderskeidelik te hernommer 4, 5 en 6.

5. Deur in item 4 die syfer "R12" deur die syfer "R25" te vervang.

6. Deur in item 5(1) die syfer "R15" deur die syfer "R25" te vervang.

7. Deur na item 5 die volgende by te voeg:

"7. Grootmaathouers

Vir die verwydering van die inhoud van grootmaathouers by sakepersele:

Per uur of gedeelte daarvan: R50."

**VERWOERDBURG MUNICIPALITY**

**AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF SANITARY AND REFUSE REMOVAL**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by special resolution, further amended the charges in respect of Sanitary and Refuse removal published in Municipal Notice 38/1980, dated 30 July 1980, as amended as set out in the Schedule below with effect from 1 July 1984.

**P J GEERS**  
Town Clerk

Municipal Offices  
PO Box 14013  
Verwoerdburg  
17 October 1984  
Notice No 53/1984

**SCHEDULE**

1. By the substitution in item 1:

(a) in subitems (1)(a), (2), (3), (4)(a), (4)(b) and (5) for the figure "R4,50" of the figure "R5,20";

(b) in subitem (1)(b) for the figure "R15,50" of the figure "R50"; and

(c) in subitem (1)(6) for the figure "R4" of the figure "R5,20".

2. By the substitution in item 2:

(a) in subitem (1) for the figure "R1,20" of the figure "R2";

(b) in subitem (2) for the figure "R1,40" of the figure "R2"; and

(c) in subitem (3) for the figure "R4" of the figure "R5".

3. By the substitution in item 3:

(a) in subitem (1) for the figure "R40" of the figure "R50" and

(b) in subitem (2) for the figure "R100" of the figure "R125".

4. By the deletion of item 4 and the renumbering of items 5, 6 and 7 to read 4, 5 and 6 respectively.

5. By the substitution in item 4 for the figure "R12" of the figure "R25".

6. By the substitution in item 5(1) for the figure "R15" of the figure "R25".

7. By the addition after item 6 of the following:

"6. Bulk Containers

For the removal of the contents of bulk containers at business premises:

Per container or part thereof: R40."

MUNISIPALITEIT VERWOERDBURG

WYSIGING VAN VASSTELLING VAN  
GELDE TEN OPSIGTE VAN WATER

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 Verwoerdburg by spesiale besluit die gelde afgekondig by Munisipale Kennisgewings No 6 van 1980 en No 73 van 1981, soos gewysig, ingetrek het en die gelde soos in die meegaande bylae uiteengesit, met ingang van 1 Julie 1984, vasgestel het.

P J GEERS  
Stadsklerk

Munisipale Kantore  
Posbus 14013  
Verwoerdburg  
17 Oktober 1984  
Kennisgewing No 49/1984

BYLAE

1. Algemene voorskrifte betreffende gelde

(1)(a) Gelde betaalbaar ingevolge item 2(1) is slegs betaalbaar deur die eienaar ten opsigte van enige stuk grond in 'n goedgekeurde dorp indien alle noodsaaklike dienste te wete, water, riolering en elektrisiteit, die beskikbaarheid waarvan normaalweg 'n voorvereiste is vir die goedkeuring van 'n bouplan ten opsigte daarvan, inderdaad beskikbaar is op daardie stuk grond.

(b) Gelde betaalbaar ingevolge item 2(1) is slegs betaalbaar deur die eienaar van 'n landbouhoeve of plaasgedeelte indien sodanige landbouhoeve of plaasgedeelte by die Raad se waterverspreidingskema aangesluit is of kan word.

(2) Enige verwysing in hierdie Bylae na "stuk grond" sluit in vir doeleindes hiervan enige erf, standplaas, perseel of enige ander terrein binne 'n goedgekeurde dorp.

(3) In die geval van enige stuk grond wat met die Raad se Waterverspreidingskema verbind is, en wat nie onder enigeen van die kategorieë in item 2(1) uiteengesit ressorteer nie, word die gelde bepaal so na as moontlik ooreenkomstig die bepalings van item 2(1) met inagneming van die aard van die perseel.

(4) Iemand van wie dit vereis word om inligting aan die Raad te verstrek wat die Raad nodig het om die gelde ingevolge item 2(1) te bereken en wat versuim om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het, betaal die gelde wat die Raad met die beste inligting tot sy beskikking bereken: Met dien verstande dat die Raad in geen geval verplig is om iemand te versoek om sodanige inligting te verstrek nie en kan die Raad gelde bereken volgens inligting tot sy beskikking.

(5) In alle geskille wat ontstaan oor die deel of kategorie van item 2(1) wat van toepassing is, of oor vanaf watter datum enige deel of kategorie van toepassing is, is die beslissing van die Stadsingenieur deurslaggewend: Met dien verstande dat die eienaar in so 'n geval by die Raad teen sy beslissing appèl kan aanteken.

(6) Vir die toepassing van hierdie vasstelling beteken "verordeninge" die Standaard Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing 21 van 5 Januarie 1977, wat deur die Stadsraad van Verwoerdburg by Administrateurskennisgewing 651 van 10 Junie 1981 aangeneem is, as verordeninge wat deur die Raad opgestel is.

2. Gelde betaalbaar

(1) Basiese Heffings

Die eienaar van enige stuk grond met of sonder verbeterings wat by 'n waterverspreidingskema aangesluit is of na mening van die Raad daarby aangesluit kan word, of water gebruik al dan nie, betaal aan die Raad ooreenkomstig die voorskrifte van hierdie verordeninge ten opsigte van die grond of geboue wat in die linkerkantste kolom van die onderstaande tabel beskryf word, die gelde wat daarteenoor in die regtekantste kolom aangegee word:

	Per maand of gedeelte daarvan R
(a) Grond waarop 'n woonhuis opgerig is of kan word	
(i) Indien bebou, vir elke afsonderlike woonseenheid.....	5,00
(ii) Indien onbebou, vir elke stuk grond .....	5,00
(b) Grond waarop woonstelle opgerig is of kan word, insluitend afsonderlike eenhede kragtens die Wet op Deeltitels 1971 (Wet 66 van 1971):	
(i) Indien bebou, vir elke afsonderlike woonsteleenheid of gedeelte daarvan.....	2,50
Met dien verstande dat elke volle 3 woonsteleenhede waarvan elkeen in oppervlakte kleiner is as 45 m <sup>2</sup> vir doeleindes hiervan gereken sal word as 2 woonsteleenhede.	
(ii) Indien onbebou, vir elke volle potensieële woonsteleenheid .....	2,50
(Die aantal potensieële woonsteleenhede word bereken deur 40 % van die oppervlakte van die grond te deel met 'n woonsteleenheidsoppervlakte van 115 m <sup>2</sup> ).	
(c) Grond waarop geboue vir besigheids- of kantoordeleindes opgerig is of kan word uitgesluit garages en hotelle:	
(i) Indien bebou, vir elke 290 m <sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die totale vloeroppervlakte van die geboue op elke verdieping, insluitend kelder- verdiepings en buitegeboue vir besigheidsdeleindes beskikbaar.....	5,00
(ii) Indien onbebou, vir elke 290 m <sup>2</sup> van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal).....	5,00
(d) Grond waarop geboue vir 'n garage opgerig is of kan word:	
(i) Indien bebou, vir elke 280 m <sup>2</sup> (breukdele word bereken tot die naaste heelgetal) van die totale vloeroppervlakte van die geboue op elke verdieping insluitend kelder- verdiepings en buitegeboue vir garagedeleindes beskikbaar .....	5,00
(ii) Indien onbebou, vir elke 208 m <sup>2</sup> van 35 % van die oppervlakte van die grond (breukdele word benader tot die naaste heelgetal).....	5,00
(e) Grond waarop geboue vir skole, poskantoor en vir doeleindes van die Staat (uitgesluit geboue vir die spoorweë en weermag) en munisipaliteit opgerig is of kan word:	
Vir elke 2 200 m <sup>2</sup> of gedeelte daar-	

van van die oppervlakte van die grond .....

5,00

(f) Grond waarop geboue vir Kleuterskool en/of crèche opgerig is of kan word, asook grond gesoneer "Spesiaal":

Vir elke 1 467 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond .....

5,00

(Waar 'n kleuterskool of crèche op 'n kerkerf geleë is, geld die tarief van toepassing op die kleuterskool of crèche).

(g) Grond waarop geboue vir telefoonsentrale, hotel, daghospitaal, vermaak of nywerheid opgerig is of kan word:

Vir elke 1 000 m<sup>2</sup> of gedeelte daarvan van die oppervlakte van die grond .....

5,00

(h) Grond waarop geboue vir Ouete huise, kinderhuise en ander soortgelyke inrigtings opgerig is of kan word:

(i) Indien bebou, vir elke 19 persone of gedeelte van daardie getal gebaseer op die gemiddelde inwoontal van die voorafgaande jaar .....

5,00

('n Gewaarmerkte staat word deur die hoof van die inrigting aan die Raad verskaf).

(ii) Indien onbebou, vir elke stuk grond .....

30,00

(Gebaseer op 100 persone).

(i) Grond waarop geboue vir ontspanningsklub, laboratorium, navorsing, spoorweë en weermag opgerig is of kan word insluitend landbouhoeves en plaasgedeeltes waarop geboue vir besigheidsdeleindes opgerig is of enige ander instansie waarvoor nie in hierdie Bylae voorsiening gemaak is nie:

Vir elke 1 467 l per dag of gedeelte daarvan van die berekende gemiddelde daaglikse verbruik van die voorafgaande boekjaar .....

5,00

(Gemiddelde daaglikse verbruik soos blyk uit die boeke van die Raad en word deur die Raad bereken).

(j) Grond as landbouhoeve ingedeel en plaasgedeeltes:

Vir elke hoeve of plaasgedeelte.....

12,90

(k) Grond waarop geboue vir kerk opgerig is of kan word:

Vir elke 2 750 m<sup>2</sup> (breukdele word benader tot die naaste heelgetal) van die oppervlakte van die grond .....

5,00

(2) Gelde vir die lewering van water aan die volgende verbruikers, per meter, per maand of gedeelte daarvan, per kl of gedeelte daarvan:

(a) Huishoudelike Verbruikers

(i) Grond waarop 'n woonhuis opgerig is of kan word, insluitende landbouhoeves en plaasgedeeltes:

(aa) Vir die eerste 30 kl water of gedeelte daarvan verbruik, per kl: 31,5c; plus

(bb) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 34,7; plus

(cc) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik per kl: 37,8c; plus

(dd) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik per kl: 44,1c; plus

(ee) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 56,7c:

Met dien verstande dat waar die totale verbruik per wooneenheid 50 kl oorskry die tarief op die totale verbruik 80c per kl is.

(ii) Algemene woongrond waarop meer as 20 wooneenhede per ha opgerig is of kan word:

(aa) Vir die eerste 13 kl water of gedeelte daarvan verbruik, per wooneenheid per kl: 31,5c; plus

(bb) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 34,7c; plus

(cc) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik per kl: 37,8c; plus

(dd) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik per kl: 44,1c; plus

(ee) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 56,7c:

Met dien verstande dat waar die totale verbruik per wooneenheid 33 kl oorskry die tarief op die totale verbruik 80c per kl is.

(iii) Algemene woongrond waarop wooneenhede tot 'n maksimum van 20 wooneenhede per ha opgerig is of kan word:

(aa) Vir die eerste 13 kl water of gedeelte daarvan verbruik, per wooneenheid, per kl: 31,5c; plus

(bb) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 34,7c; plus

(cc) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 37,8c; plus

(dd) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 44,1c; plus

(ee) vir die daaropvolgende 5 kl water of gedeelte daarvan verbruik, per kl: 56,7c:

Met dien verstande dat waar die totale verbruik per wooneenheid 33 kl oorskry, die tarief op die totale verbruik 80c per kl is.

(b) Alle ander verbruikers, uitgesonderd soos in paragrawe (c) en (d) bepaal:

(i) Vir die eerste 80 % water of gedeelte daarvan verbruik van die vasgestelde gemiddelde verbruik, per kl: 31,5c; plus

(ii) vir die daaropvolgende 10 % water of gedeelte daarvan verbruik bo die vasgestelde gemiddelde verbruik per kl: 34,7c; plus

(iii) vir die daaropvolgende 10 % water of gedeelte daarvan verbruik bo die vasgestelde gemiddelde verbruik per kl: 37,8c; plus

(iv) vir die daaropvolgende 10 % water of gedeelte daarvan verbruik bo die vasgestelde gemiddelde verbruik per kl: 44,1c; plus

(v) vir die daaropvolgende 10 % water of gedeelte daarvan verbruik bo die vasgestelde gemiddelde verbruik per kl: 56,7c:

Met dien verstande dat waar die totale verbruik die vasgestelde gemiddelde verbruik met 40 % oorskry, die tarief op die totale verbruik 80c per kl is.

(c) 'n Dorpseenaar vir die lewering aan individuele verbruikers binne die betrokke dorp tot tyd en wyl die waterspreidingsnetwerk in sodanige dorp deur die Raad oorgeneem is:

(i) Die meters van individuele verbruikers word afgelees en gelde in paragrawe (a) en (b) is ten opsigte van die verbruik deur sodanige verbruikers betaalbaar.

(ii) Alle meteraflesings van verbruikers ingevolge subparagraaf (i) word afgetrek van die meteraflesings van die massameters van die betrokke dorpsenaar en 'n bykomende vor-

dering van 31,5c per kl ten opsigte van sodanige verskil word gehef.

(d) Vir water gelewer aan verbruikers uit die boorgat geleë op Gedeelte 177 van die plaas Zwartkop No 356 JR, per kl of gedeelte daarvan: 20c.

### 3. Diverse gelde ingevolge Verordeninge

#### (1) Deposito's

Minimum deposito betaalbaar ingevolge artikel 12(1)(1) van die verordeninge: R30.

(2) Afsluiting en heraansluitings van toevoer

(a) Vir die afsluiting van die toevoer op versoek van 'n verbruiker of ingevolge artikel 14 van die verordeninge: R25.

(b) Vir die heraansluiting van die toevoer wat ingevolge artikel 14 van die verordeninge of subitem (1) afgesluit is: R25.

#### (3) Spesiale aflesings

Vir 'n spesiale aflesing van 'n meter: R10.

#### (4) Gelde vir die toets van meter

Vir die toets van 'n meter: R15.

Met dien verstande dat die bedrag van R15 verbeur word indien die meter nie meer as 2,5 % te veel of te min registreer nie. Die uitslag van 'n toets deur die Raad moet deur die verbruiker as afdoende aanvaar word.

#### (5) Verplaasbare meters

(a) Deposito betaalbaar vir 'n verplaasbare meter: R300.

(b) Vir die gebruik van 'n verplaasbare meter: R20.

#### (6) Aansluiting van toevoer

(a) Vir die verskaffing en aanbring van 'n verbindingspyp, meters en toebehore ingevolge artikels 22(1), 23(1), 25(b), 45(2) en 62 van die verordeninge:

(i) Vir 'n 20 mm verbindingspyp met 'n meter: R370.

Die tarief vervat in hierdie paragraaf geld slegs ten opsigte van die volgende gebiede: Bronberrik, Clubview, Cranbrookvale, Doringkloof, Eldoraigue, Hennospark, Irene en Lyttelton Manor, Lyttelton Manor Uitbreidings 1, 2, 3 en 5.

(ii) Vir 'n 20 mm verbindingspyp met 'n meter in enige ander gebied van die Raad: R197.

(iii) Vir 'n 25 mm verbindingspyp met meter: R450.

(iv) Vir 'n 40 mm verbindingspyp met meter: Gewone of brandaansluiting: R930.

(v) Vir 'n 50 mm verbindingspyp met meter: Gewone of brandaansluiting: R980.

(vi) Vir 'n 80 mm verbindingspyp met meter: Gewone aansluiting: R1 430.

(vii) Vir 'n 80 mm verbindingspyp met meter: Brandaansluiting alleen: R1 260.

(viii) Vir 'n 80 mm verbindingspyp met meter: Gekombineerde aansluiting: R2 510.

(ix) Vir 'n 100 mm verbindingspyp met meter: Gewone aansluiting: R1 820.

(x) Vir 'n 100 mm verbindingspyp met meter: Brandaansluiting alleen: R1 490.

(xi) Vir 'n 100 mm verbindingspyp met meter: Gekombineerde aansluiting: R3 150.

(xii) Vir 'n 150 mm verbindingspyp met meter: Brandaansluiting: R3 000.

(xiii) Vir 'n 150 mm verbindingspyp met meter: Gekombineerde aansluiting: R5 010.

(xiv) Vir 'n 200 mm verbindingspyp met meter: Brandaansluiting: R3 110.

(xv) Vir 'n 200 mm verbindingspyp met meter: Gekombineerde aansluiting: R7 180.

(b)(i) Huur van 'n pyplyn ingevolge artikel 40(2) van die verordeninge, per meter of gedeelte daarvan, per maand of gedeelte daarvan: 50c.

(ii) Minimum bedrag betaalbaar ingevolge paragraaf (a): R3.

(c) Koste vir die aanbring van meter ingevolge artikel 29 van die verordeninge: Die werklike koste van arbeid, materiaal en vervoer plus 'n toeslag van 15 % op sodanige bedrag.

## VERWOERDBURG MUNICIPALITY

### AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF WATER

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Verwoerdburg has by Special Resolution withdrawn the charges published in Municipal Notices No 6 of 1980 and No 73 of 1981, as amended, and has determined the charges as set out in the Schedule below, with effect from 1 July 1984.

Municipal Offices  
PO Box 14013  
Verwoerdburg  
17 October 1984  
Notice No 49/1984

P J GEERS  
Town Clerk

### SCHEDULE

#### 1. General rules regarding charges

(1)(a) The charges payable in terms of item 2(1) shall only be payable by an owner in respect of any piece of land in an approved township if all essential services, to wit water, sewerage and electricity, the availability of which is normally a prerequisite for the approval of a building plan in respect thereof, are in fact available on that piece of land.

(b) The charges payable in terms of item 2(1) shall only be payable by the owner of an agricultural holding or farm portion if such agricultural holding or farm portion is or can be connected to the main.

(2) Any reference in this Schedule to "piece of land" includes for the purpose hereof any erf, stand, lot or other area within an approved township.

(3) In the case of any piece of land connected to the Council's water main and not falling under any of the categories enumerated in item 2(1), the charges shall be determined as closely as possible in accordance with the provisions of item 2(1), regard being had to the nature of the premises.

(4) Where any person who is required to furnish a return to enable the Council to determine the charges in terms of item 2(1) fails to do so within 30 days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it: Provided that the Council shall not be compelled to call upon any person to furnish such information and the Council may assess such charges on the information available to it.

(5) In all cases of dispute as to the part of category of item 2(1) which is applicable or as to the date from which date any part or category is applicable, the decision of the Town Engineer shall be final: Provided that the owner shall in such a case be entitled to lodge an appeal with the Council.

(6) In this determination "by-laws" means the Standard Water Supply By-laws, published under Administrator's Notice 21, dated 5 January, 1977, and adopted by the Town Council of Verwoerdburg under Administrator's Notice 651, dated 10 June 1981, as by-laws made by the said Council.

2. Charges payable

(1) Basic Charges

The owner of any piece of land 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, shall be liable to pay to the Council in terms of the by-laws in respect of the land or buildings described in the left hand column of the following table the charges specified in the right hand column thereof.

	Per month or part thereof R
(a) Land on which a dwelling house is or can be erected:	
(i) If built on, for each separate dwelling-unit.....	5.00
(ii) If not built on, for each piece of land.....	5.00
(b) Land upon which flats are or can be erected, including separate units in terms of the Sectional Titles Act, 1971 (Act 66 of 1971):	
(i) If built on, for each separate flat unit or part thereof:.....	2.50
Provided that every full 3 flat units, each in area smaller than 45m <sup>2</sup> , shall for purposes hereof, be regarded as 2 flat units.	
(ii) If not built on, for each full potential flat unit.....	2.50
(The number of potential flat units shall be calculated by dividing 40 % of the area of the land with a flat unit area of 115 m <sup>2</sup> ).	
(c) Land upon which buildings for business or office purposes are or can be erected, excluding garages and hotels:	
(i) If built on, for every 290 m <sup>2</sup> (fractions shall be rounded up to nearest whole number) of the total floor area of the building at each floor, including basements and out-buildings available for business purposes.....	5.00
(ii) If not built on, for every 290 m <sup>2</sup> of 35 % of the area of land (fractions shall be rounded up to nearest whole number).....	5.00
(d) Land upon which buildings for the purpose of a garage is or can be erected:	
(i) If built on, for every 208 m <sup>2</sup> (fractions shall be rounded up to the nearest whole number) of the total floor area of the buildings at each floor, including basements and out-buildings, available for garage purposes.....	5.00
(ii) If not built on, for every 208 m <sup>2</sup> of 35 % of the area of the land	

(fractions shall be rounded up to the nearest whole number).....	5.00
(e) Land upon which buildings for schools, post office and purposes of the State (excluding buildings for railways and defence force) and municipality are or can be erected:	
For every 2 200 m <sup>2</sup> or part thereof of the area of the land.....	5.00
(f) Land upon which buildings for nursery school or crèche are or can be erected, including land zoned "Special":	
For every 1 467 m <sup>2</sup> or part thereof of the area of the land.....	5.00
(In the case of a nursery school or crèche being situated on a church erf, the tariff applicable to nursery school or crèche shall apply).	
(g) Land upon which buildings for telephone exchange, hotel, day hospital, entertainment or industry, are or can be erected:	
For every 1 000 m <sup>2</sup> or part thereof of the area of the land.....	5.00
(h) Land upon which an old age home, children's home and similar establishments are or can be erected:	
(i) If built on, for every 19 persons or part of that number of inhabitants during the preceding year.....	5.00
(A certified return shall be furnished to the Council by the person in charge of the institution concerned).	
(ii) If not built on, for every piece of land.....	30.00
(Based on 100 persons).	
(i) Land upon which buildings for recreation club, laboratory research, railways and defence force are or can be erected, including agricultural holdings and farm portions on which buildings for business purposes are erected or any other institution not provided for in this Schedule:	
For every 1 467 l per day or part thereof of the calculated average daily consumption of the preceding financial year.....	5.00
(The average daily consumption as appears from the Council's records, and shall be calculated by the Council).	
(j) Land classified as agricultural holding and farm portions:	
For every agricultural holding or farm portions.....	12.90
(k) Land upon which buildings or a church is or can be erected for:	
For every 2 750 m <sup>2</sup> (fractions shall be rounded up to nearest whole number) of the area of the land.....	5.00
(2) Charges for the supply of water to the following consumers per meter, per month of part thereof, per kl or part thereof:	
(a) Domestic Consumers	
(i) Land upon which a dwelling-house is or can be erected, including agricultural holdings and farm portions:	
(aa) For the first 30 kl water or part thereof consumed, per kl: 31.5c; plus	

(bb) for the very next 5 kl water or part thereof consumed, per kl: 34.7c; plus	
(cc) for the very next 5 kl water or part thereof consumed, per kl: 37.8c; plus	
(dd) for the very next 5 kl water or part thereof consumed, per kl: 44.1c; plus	
(ee) for the very next 5 kl water or part thereof consumed, per kl: 56.7c:	
Provided that where the total consumption exceeds 50 kl, the tariff applicable to the total consumption shall be 80c per kl.	
(ii) General residential land upon which more than 20 living units per ha is or can be erected:	
(aa) For the first 13 kl water per living unit or part thereof consumed, per kl: 31.5c; plus	
(bb) for the very next 5 kl water or part thereof consumed, per kl: 34.7c; plus	
(cc) for the very next 5 kl water or part thereof consumed, per kl: 37.8c; plus	
(dd) for the very next 5 kl water or part thereof consumed, per kl: 44.1c; plus	
(ee) for the very next 5 kl water or part thereof consumed, per kl: 56.7c:	
Provided that where the total consumption per living unit exceeds 33 kl, the tariff applicable to the total consumption shall be 80c per kl.	
(iii) General residential land upon which a maximum of 20 living units per ha is or can be erected:	
(aa) For the first 13 kl water per living unit or part thereof consumed, per kl: 31.5c; plus	
(bb) for the very next 5 kl water or part thereof consumed, per kl: 34.7c; plus	
(cc) for the very next 5 kl water or part thereof consumed, per kl: 37.8c; plus	
(dd) for the very next 5 kl water or part thereof consumed, per kl: 44.1c; plus	
(ee) for the very next 5 kl water or part thereof consumed, per kl: 56.7c:	
Provided that where the total consumption per living unit exceeds 38 kl the tariff applicable to the total consumption shall be 80c per kl.	
(b) For all other consumers, except as provided in paragraphs (c) and (d):	
(i) For the first 80 % of water or part thereof consumed of the fixed average consumption, per kl: 31.5c; plus	
(ii) for the very next 10 % of water or part thereof consumed of the fixed average consumption, per kl: 34.7c; plus	
(iii) for the very next 10 % of water or part thereof consumed of the fixed average consumption, per kl: 37.8c; plus	
(iv) for the very next 10 % of water or part thereof consumed of the fixed average consumption, per kl: 44.1c; plus	
(v) for the very next 10 % of water or part thereof consumed of the fixed average consumption, per kl: 56.7c:	
Provided that where the total consumption exceeds 40 % of the fixed average consumption, the tariff applicable to the total consumption shall be 80c per kl.	
(c) A township owner for supply to individual consumers within the relevant township until such time as the supply network in such township is taken over by the Council:	
(i) The metres of individual consumers shall be read and charges in terms of paragraphs (a)	

and (b) shall be applicable in respect of the consumption of such consumers.

(ii) The total meter reading of consumers in terms of subparagraph (i) shall be deducted from the meter reading of the bulk meter of the relevant township owner and an additional charge of 31.5c per k/l shall be levied in respect of such difference.

(d) For the supply of water to consumers from the bore-hole situated on Portion 177 of the farm Zwartkop No 356 JR, per k/l or part thereof: 20c.

### 3. Incidental charges in terms of by-laws:

#### (1) Deposits.

Minimum deposit payable in terms of section 12(1)(a) of the by-laws: R30.

#### (2) Disconnection and reconnection of supply.

(1) For the disconnection of supply at request of the consumer or in terms of section 14 of the by-laws: R25.

(2) For the reconnection of supply which has been cut off in terms of section 14 of the by-laws or in terms of sub-item (1): R25.

#### (3) Special reading.

For the special reading of a meter: R10.

#### (4) Charges for the testing of a meter.

For the testing of a meter: R15:

Provided that the amount of R15 shall be forfeited in cases where it is found that the meter does not show an error of more than 2.5 % either way. The result of a test by the Council shall be accepted by the consumer as final.

#### (5) Portable meters.

(a) Deposit payable for a portable meter: R300.

(b) For the use of a portable meter: R20.

#### (6) Provision of communication pipe.

(a) For the provision and installation of a communication pipe, meters and appurtenances in terms of sections 22(1), 23(1), 25(b), 45(2) and 62 of the by-laws:

(i) For a 20 mm communication pipe with a meter: R370.

The tariff contained in this paragraph shall be applicable to the following townships only: Bronberrik, Clubview, Cranbrookvale, Doringkloof, Eldoraigne, Hennospark, Irene, Lyttelton Manor and Lyttelton Manor Extension 1, 2, 3 and 5.

(ii) For a 20 mm communication pipe with meter in any other township: R197.

(iii) For a 25 mm communication pipe with meter: R450.

(iv) For a 40 mm communication pipe with meter: Ordinary or fire connection: R930.

(v) For a 50 mm communication pipe with meter: Ordinary or fire connection: R980.

(vi) For a 80 mm communication pipe with meter: Ordinary connection only: R1 430.

(vii) For a 80 mm communication pipe with meter: Fire connection only: R1 260.

(viii) For a 80 mm communication pipe with meter: Combination connection: R2 510.

(ix) For a 100 mm connection pipe with meter: Ordinary connection: R1 820.

(x) For a 100 mm connection pipe with meter: Fire connection only: R1 490.

(xi) For a 100 mm connection pipe with meter: Combination connection: R3 150.

(xii) For a 150 mm connection pipe with meter: Fire connection: R3 000.

(xiii) For a 150 mm connection pipe with meter: Combination connection: R5 010.

(xiv) For a 200 mm connection pipe with meter: Fire connection: R3 110.

(xv) For a 200 mm connection pipe with meter: Combination connection: R7 180.

(b)(i) Rental for the pipeline in terms of section 40(2) of the by-laws, per metre or part thereof, per month or part thereof: 50c.

(ii) Minimum amount payable in terms of paragraph (a): R3.

(c) Installation of meter in terms of section 29 of the by-laws: The actual cost of labour, materials and transport plus a surcharge of 15 % on such amount.

1480-17

## STADSRAAD VAN VERWOERDBURG

### WYSIGING VAN WATERVOORSIENINGS- VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Verwoerdburg van voorneme is om die Watervoorsieningsverordeninge soos deur die Administrateur vasgestel, te wysig met ingang van 1 Oktober 1984.

Die algemene strekking van hierdie wysiging is om die Raad te vrywaar teen enige eise om skadevergoeding by die verskaffing van water deur verplaasbare meters.

Afskrifte van hierdie wysiging lê gedurende kantoorure ter insae by die Kantoor van die Stadsklere vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

P J GEERS  
Stadsklere

Munisipale Kantore  
Posbus 14013  
Verwoerdburg  
0140  
17 Oktober 1984  
Kennisgewing No 73/1984

## TOWN COUNCIL OF VERWOERDBURG AMENDMENT TO WATER SUPPLY BY- LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Verwoerdburg intends amending the water supply by-laws stipulated by the Administrator as from 1 October 1984.

The general purport of this amendment is to indemnify the Council against any loss of damages resulting from the use of portable metres.

Copies of the said amendment are open to inspection during office hours at the Office of the Town Clerk for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objections 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.

P J GEERS  
Town Clerk

Municipal Offices  
PO Box 14013  
Verwoerdburg  
0140  
17 October 1984  
Notice No 73/1984

1481-17

## KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Warmbad het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Warmbad-wysigingskema 10.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

Om die bepalinge van klousule 10(1) van die Warmbaths-dorpsbeplanningskema, 1981, te wysig om daarvoor voorsiening te maak dat die Stadsraad, by oorweging van terreinontwikkelingsplanne, die boulyn wat op erwe wat Residensieel 2, 3 en 4 gesoneer is, van toepassing is, kan verslap waar dit na sy mening 'n verbetering in die ontwikkeling van die erf tot gevolg sal hê of in spesiale omstandighede met die goedkeuring van die Administrateur.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Warmbad, vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 17 Oktober 1984.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsraad van Warmbad binne 'n tydperk van vier (4) weke van bogenoemde datum af voorgelê word.

H J PIENAAR  
Stadsklere

Die Stadsklere  
Privaatsak X1609  
Warmbad  
0480  
17 Oktober 1984  
Kennisgewing No 35/1984

## NOTICE OF DRAFT SCHEME

The Council of Warmbaths has prepared a draft town-planning scheme, to be known as Warmbaths Amendment Scheme 10.

The scheme will be an amendment scheme and contains the following proposal:

To amend clause 10(1) of the Warmbaths Town-planning scheme, 1981, so as to enable the Local Authority to relax the building line which is applicable to erven zoned Residential 2, 3 or 4, on consideration of the site development plan, if it would, in its opinion, result in an improvement in the development of the erf or in special circumstances with the consent of the Administrator.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Municipal Offices, Warmbaths, for a period of four (4) weeks from the date of this publication of this notice, which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Warmbaths Town Council within a period of four (4) weeks from the abovementioned date.

H J PIENAAR  
Town Clerk

The Town Clerk  
Private Bag X1609  
Warmbaths  
0480  
17 October 1984  
Notice No 35/1984

1482-17-24

**MUNISIPALTEIT WOLMARANSSTAD  
STANDAARD-FINANSIËLEVERORDENINGE**

Kennis geskied hiermee ingevolge die bepalinge van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Wolmaransstad van voorneme is om die Standaard-finansiëleverordeninge, afgekondig by Administrateurskennisgewing No 927, Offisiële Koerant van 1 November 1967, soos gewysig, aan te neem.

Afskrifte van die verordeninge lê ter insae by die Munisipale Kantore gedurende kantoorure vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie hiervan gedurende welke tydperk enige besware skriftelik by ondergetekende ingedien moet word.

**H O SCHREUDER**  
Stadsklerk

Munisipale Kantore  
Posbus 17  
Wolmaransstad  
2630  
17 Oktober 1984

**MUNICIPALITY OF WOLMARANSSTAD  
STANDARD FINANCIAL BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Wolmaransstad, proposes to adopt the Standard Financial By-laws promulgated under Administrator's Notice No 927, Official Gazette, dated 1st November 1967, as amended.

Copies of the proposed by-laws are open for inspection at the Municipal Offices during office hours for a period of 14 (fourteen) days from the date of publication hereof during which period any objection should be lodged with the undersigned in writing.

**H O SCHREUDER**  
Town Clerk

Municipal Offices  
PO Box 17  
Wolmaransstad  
2630  
17 October 1984

1483-17

**PLAASLIKE BESTUUR VAN ZEERUST**

**KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1984 TOT 30 JUNIE 1985**

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) en artikel 41 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die algemene eiendomsbelastinge ten opsigte van bogenoemde boekjaar gehê is op belasbare eiendom in die voorlopige waarderingslys en die voorlopige aanvullende waarderingslyste opgeteken, bereken op die terreinwaarde van enige grond of reg in grond, teen 6 (ses) sent in die Rand.

'n Korting van 20 % sal, onderhewig aan sekere voorwaardes, aan 'n geregistreerde eienaar van 'n woonhuis wat 'n pensioentrekker is en deur hom bewoon word, toegestaan word: Met dien verstande dat skriftelike aansoek om genoemde korting gedoen word voor 30 Junie 1985 en die Raad tevrede is dat sodanige pensioentrekker nie jonger as 60 jaar is nie.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 en 41 van genoemde Ordon-

nansie beoog, is betaalbaar in 10 (tien) gelyke paaieimente, die eerste paaieiment op 30 September 1984 en daarna maandeliks voor of op die einde van elke daaropvolgende maand. (Vasgestelde dae).

Indien die belastinge hierby gehê nie op die betaaldatums soos hierbo genoem betaal word nie, word 'n boeterente gehê soos van tyd tot tyd deur die Administrateur ingevolge die bepalinge van artikel 27(2) bepaal.

**J C PIETERSE**  
Stadsklerk

Munisipale Kantore  
Posbus 92  
Zeerust  
2865  
17 Oktober 1984  
Kennisgewing No 29/1984

**LOCAL AUTHORITY OF ZEERUST**

**NOTICE OF GENERAL RATE AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1984 TO 30 JUNE 1985**

Notice is hereby given that in terms of section 26(2)(a) or (b) and section 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), a general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll and the provisional supplementary valuation roll, calculated on the site value of any land or right in land, at 6 (six) cents in the Rand.

A rebate of 20 % will, subject to certain conditions, be granted to a registered owner of a dwelling if the dwelling is occupied by the owner and if the owner is pensioner: Provided that written application for the latter mentioned rebate shall be submitted before 30 June, 1985, and that the Council is satisfied that such pensioner is not younger than 60 years of age.

The amount due for rates as contemplated in section 27 and 41 of the said Ordinance shall be payable in ten (10) equal instalments, the first payment on 30 September 1984 and thereafter monthly on or before the end of every following month. (Fixed day).

If the rates hereby imposed are not paid on the dates specified above, penalty interest will be charged at a rate from time to time determined by the Administrator in terms of section 27(2).

**J C PIETERSE**  
Town Clerk

Municipal Offices  
PO Box 92  
Zeerust  
2865  
17 October 1984  
Notice No 29/1984

1484-17

**PLAASLIKE BESTUUR VAN ZEERUST**

**KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS EN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA**

(Regulasie 5)

Kennis geskied hierby ingevolge artikels 12(1)(a) en 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die voorlopige waarderingslys vir die boekjare 1984/1987 en die voorlopige aanvullende waarderingslys vir die boekjaar 1983/1984 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Zeerust vanaf 17 Oktober 1984 tot 16 November 1984 en

enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige en voorlopige aanvullende waarderingslys opgeteken, soos in artikels 10 en 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 weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

**J C PIETERSE**  
Stadsklerk

Munisipale Kantore  
Posbus 92  
Zeerust  
2865  
17 Oktober 1984  
Kennisgewing No 30/1984

**LOCAL AUTHORITY OF ZEERUST**

**NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL AND PROVISIONAL SUPPLEMENTARY VALUATION ROLL**

(Regulation 5)

Notice is hereby given in terms of sections 12(1)(a) and 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1984/1987 and the provisional supplementary valuation roll for the financial year 1983/1984 is open for inspection at the office of the Local Authority of Zeerust from 17 October 1984 to 16 November 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 valuation roll and provisional supplementary valuation roll as contemplated in sections 10 and 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 on the prescribed form.

**J C PIETERSE**  
Town Clerk

Municipal Offices  
PO Box 92  
Zeerust  
2865  
17 October 1984  
Notice No 30/1984

1485-17

**STADSRAAD VAN ALBERTON**

**VOORGESTELDE WYSIGING VAN ALBERTON DORPSBELANNINGSKEMA, 1979. ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965**

Die Stadsraad van Alberton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Alberton-wysigingskema 166.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Hersonering van die geslote gedeeltes van Giraffe-singel, naamlik Erwe 3222 en 3223 Brackenhurst Uitbreiding 2, vanaf "Openbare Pad" na "Residensieel 1" vir konsolidasie daarvan met die aangrensende residensieë Erwe 2997 en 2998 onderskeidelik.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Alberton vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1984.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 4, Alberton binne 'n tydperk van vier weke vanaf bogenoemde datum voorgelê word.

J J PRINSLOO  
Stadsklerk

Burgersentrum  
Posbus 4  
Alberton  
17 Oktober 1984  
Kennisgewing No 54/1984

#### TOWN COUNCIL OF ALBERTON

#### PROPOSED AMENDMENT OF ALBERTON TOAN-PLANNING SCHEME, 1979. ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Alberton has prepared a draft Town-planning scheme, to be known as Alberton Amendment Scheme 166.

This scheme will be an amendment scheme and contains the following proposals:

Rezoning of the closed portions of Giraffe Crescent, namely Erven 3222 and 3223 Brackenhurst Extension 2, from "Public Road" to "Residential 1" for consolidation thereof with the adjacent residential Erven 2997 and 2998 respectively.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Alberton for a period of four weeks from the date of the first publication of this notice, which is 17 October 1984.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 4, Alberton within a period of four weeks from the abovementioned date.

J J PRINSLOO  
Town Clerk

Civic Centre  
PO Box 4  
Alberton  
17 Oktober 1984  
Notice No 54/1984

1486-17-24

#### STADSRAAD VAN ALBERTON

#### PERMANENTE SLUITING VAN STRAAT

Kennis word hiermee ingevolge artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad van Alberton voornemens is om die volgende straat permanent te sluit:

Die gedeelte van Clinton-weg regoor Erf 981 New Redruth.

'n Plan wat besonderhede van die voorgestelde sluiting aantoon, is gedurende kantoorure

by die kantoor van die Stadsekretaris, Burgersentrum, Alberton ter insae tot 18 Desember 1984.

Enige persoon wat beswaar teen die voorgestelde permanente sluiting wil aanteken of wat enige eis om skadevergoeding sal hê indien sodanige sluiting uitgevoer word, moet sodanige beswaar en/of eis skriftelik by die Stadsekretaris indien laatstens op die bogenoemde datum.

J J PRINSLOO  
Stadsklerk

Burgersentrum  
Alberton  
17 Oktober 1984  
Kennisgewing No 55/1984

#### TOWN COUNCIL OF ALBERTON

#### PERMANENT CLOSING OF STREET

Notice is hereby given in terms of section 67(3) of the Local Government Ordinance, 1939, that the Town Council of Alberton proposes to permanently close the following street:

The portion of Clinton Road next to Erf 981, New Redruth.

A plan showing particulars of the proposed closing is open for inspection during office hours at the office of the Town Secretary, Civic Centre, Alberton, until 18 December 1984.

Any person who wishes to object against the proposed permanent closing or who will have any claim for compensation if such closing is carried out, must lodge such objection and/or claim in writing with the Town Secretary, not later than the abovementioned date.

J J PRINSLOO  
Town Clerk

Civic Centre  
Alberton  
17 Oktober 1984  
Notice No 55/1984

1487-17

#### STADSRAAD VAN BELFAST

#### WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Belfast van voorneme is om die volgende verordeninge te wysig:

Stadsaalverordeninge.

Die algemene strekking van hierdie wysigings is om die tariewe vir die lewering van dienste te verhoog.

Afskrifte van die betrokke wysigings lê ter insae gedurende gewone kantoorure by die Munisipale Kantore vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende indien.

P H T STRYDOM  
Stadsklerk

Posbus 17  
Belfast  
1100  
17 Oktober 1984  
Kennisgewing No 15/1984

#### TOWN COUNCIL OF BELFAST

#### AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Belfast intends to amend the following by-laws:

Town Hall By-laws.

Copies of the relevant amendments will lie for inspection at the Municipal Offices, during normal office hours for a period of fourteen days from the date of publication hereof.

Any person desirous of lodging any objections to the proposed amendments must lodge such objection in writing with the undersigned within fourteen days after publication of this notice in the Provincial Gazette.

P H T STRYDOM  
Town Clerk

PO Box 17  
Belfast  
1100  
17 Oktober 1984  
Notice No 15/1984

1488-17

#### MUNISIPALITEIT PIETERSBURG

#### WYSIGING VAN VERORDENINGE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg voornemens is om die volgende verordeninge te wysig.

1. Karavaanparkverordeninge
2. Verkeersverordeninge
3. Standaard-Elektrisiteitsverordeninge

Die algemene strekking van hierdie wysigings is as volg:

1. om bepalings in die karavaanparkverordeninge wat handel oor uitsetting sonder kennisgewing, te skrap.

2. Om voorsiening in die verkeersverordeninge te maak vir die vrystelling van betaling van publieke voertuiglisenisiegelde deur skool-buseienaars.

3. Om 'n voorbehoudsbepaling in die standaard-elektrisiteitsverordeninge betreffende aansuiwering van 'n verbruiker se foutiewe rekening, te skrap.

Afskrifte van die wysigings lê ter insae by Kamer 408, Burgersentrum, Pietersburg, vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J A BOTES  
Stadsklerk

Burgersentrum  
Pietersburg  
17 Oktober 1984

#### PIETERSBURG MUNICIPALITY

#### AMENDMENT OF BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of

Pietersburg intends to amend the following By-laws:

1. Caravanpark By-laws
2. Traffic By-laws
3. Standard electricity By-laws

The general purport of the amendments are as follows:

1. To delete provisions in the caravanpark By-laws which deals with eviction without notice.
2. To make provision in the traffic by-laws for the exemption of school bus owners from paying public licence fees.
3. To delete a provision in the standard electricity by-laws which deals with the adjustment of a consumer's account in cases where he has been wrongly charged.

Copies of the amendments are available for inspection during normal office hours at Room 408, Civic Centre, Pietersburg for a period of fourteen days as from date of publication of this notice.

Any person who wishes to object against the proposed amendments must lodge his objection in writing with the undersigned within 14 days of publication of this notice in the Provincial Gazette.

**J A BOTES**  
Town Clerk

Civic Centre  
Pietersburg  
17 October 1984

1489-17

**STADSRAAD VAN VENTERSDORP**

**VERVREEMDING VAN ERWE 498 EN 499, VENTERSDORP UITBREIDING NO 2**

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ventersdorp voornemens is om Erwe 498 en 499, Uitbreiding 2, Ventersdorp te vervreem.

Volle besonderhede van die voorgenome vervreemding lê ter insae in die kantoor van die Stadsklerk, Stadhuis, Ventersdorp vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing.

Besware, indien enige moet by ondergetekende skriftelik ingedien word binne die vasgestelde tydperk van veertien (14) dae.

**A E SNYMAN**  
Stadsklerk

Munisipale Kantore  
Posbus 15  
Ventersdorp  
2710  
17 Oktober 1984  
Kennisgewing No 18/1984

**VENTERSDORP TOWN COUNCIL**

**ALIENATION OF ERVEN 498 AND 499, VENTERSDORP EXTENSION 2**

Notice is hereby given in terms of the provision of section 79(18) of the Local Government Ordinance, 1939, of the intention of the Town Council of Ventersdorp to alienate Erven 498 and 499, Extension 2, Ventersdorp.

Further particulars regarding the proposed alienation is open for inspection at the office

of the Town Clerk, Municipal Offices, Ventersdorp for a period of fourteen (14) days from date of publication of this notice.

Objections, if any, must be submitted in writing to the undersigned within the said period of fourteen (14) days.

**A E SNYMAN**  
Town Clerk

Municipal Offices  
PO Box 15  
Ventersdorp  
2710  
17 October 1984  
Notice No 187/1984

1490-17

**STADSRAAD VAN VENTERSDORP**

**VERVREEMDING VAN ERWE 498 EN 499, VENTERSDORP UITBREIDING 2**

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ventersdorp voornemens is om Erwe 498 en 499, Uitbreiding 2, Ventersdorp te vervreem.

Volle besonderhede van die voorgenome vervreemding lê ter insae in die kantoor van die Stadsklerk, Stadhuis, Ventersdorp vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing.

Besware, indien enige moet by ondergetekende skriftelik ingedien word binne die vasgestelde tydperk van veertien (14) dae.

**A E SNYMAN**  
Stadsklerk

Munisipale Kantore  
Posbus 15  
Ventersdorp  
2710  
17 Oktober 1984  
Kennisgewing No 18/1984

**VENTERSDORP TOWN COUNCIL**

**ALIENATION OF ERVEN 498 AND 499, VENTERSDORP EXTENSION 2**

Notice is hereby given in terms of the provisions of section 79(18) of the Local Government Ordinance, 1939, of the intention of the Town Council of Ventersdorp to alienate Erven 498 and 499, Extension 2, Ventersdorp.

Further particulars regarding the proposed alienation is open for inspection at the office of the Town Clerk, Municipal Offices, Ventersdorp for a period of fourteen (14) days from date of publication of this notice.

Objections, if any, must be submitted in writing to the undersigned within the said period of fourteen (14) days.

**A E SNYMAN**  
Town Clerk

Municipal Offices  
PO Box 15  
Ventersdorp  
2710  
17 October 1984  
Notice No 18/1984

1491-17

**STADSRAAD VAN WARMBAD**

**WYSIGING VAN ELEKTRISITEITS-VERORDENINGE**

Kennisgewing geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Warmbad van voorneme is om sy Elektrisiteitsverordeninge te wysig.

Die voorgestelde wysigings maak voorsiening vir die vasstelling van tariewe betaalbaar ingevolge die genoemde Verordeninge, ingevolge artikel 80B van die voorgemelde Ordonnansie.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadsekretaris, Kamer B26, Munisipale Kantore, Warmbad, vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen die wysiging van die Verordeninge wens aan te teken, moet dit skriftelik binne veertien dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

**H J PIENAAR**  
Stadsklerk

Munisipale Kantore  
Privaatsak X1609  
Warmbad  
0480  
17 Oktober 1984  
Kennisgewing No 36/1984

**TOWN COUNCIL OF WARMBATHS**

**AMENDMENT TO ELECTRICITY BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Warmbaths intends to amend it's Electricity By-laws.

The purport of these amendments are to make provision for the fixing of tariffs payable in terms of the said By-laws, in terms of section 80B of the said Ordinance.

Copies of these amendments are open for inspection during normal office hours at the office of the Town Secretary, Room B26, Municipal Offices, Warmbaths, for a period of fourteen days from date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the amendment of the By-laws, must do so in writing to the undersigned within fourteen days from date of publication hereof in the Provincial Gazette.

**H J PIENAAR**  
Town Clerk

Municipal Offices  
Private Bag X1609  
Warmbaths  
0480  
17 October 1984  
Notice No 36/1984

1492-17

**STADSRAAD VAN WARMBAD**

**VASSTELLING VAN GELDE: ELEKTRISITEIT**

Kennisgewing geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat

die Stadsraad by Spesiale Besluit geneem op 24 September 1984, die gelde betaalbaar ingevolge die Raad se Elektrisiteitsverordeninge, vasgestel het.

Die vasstelling tree met ingang 1 Oktober 1984 in werking.

'n Afskrif van die besluit lê gedurende normale kantoorure ter insae by die kantoor van die Stadsekretaris, Kamer B26, Munisipale Kantore, Warmbad, vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat teen die voorgestelde vasstelling van gelde beswaar wens aan te teken, moet dit skriftelik binne 14 dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

Munisipale Kantore  
Privaatsak X1609  
Warmbad  
0480

17 Oktober 1984  
Kennisgewing No 37/1984

H J PIENAAR  
Stadsklerk

#### TOWN COUNCIL OF WARBATHS

#### DETERMINATION OF CHARGES: ELECTRICITY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Warmbaths has by Special Resolution dated 24 September 1984, determined charges payable in terms of its Electricity By-laws, with effect from 1 October 1984.

Copies of the resolution will be open for inspection during normal office hours at the office of the Town Secretary, Room B26, Municipal Offices, Warmbaths, for a period of 14 days from date of publication hereof in the Provincial Gazette.

Any person who wishes to object to the proposed determination of charges shall lodge his objection in writing with the undersigned

within 14 days from date of publication hereof in the Provincial Gazette.

H J PIENAAR  
Town Clerk

Municipal Offices  
Private Bag X1609  
Warmbaths  
0480

17 October 1984  
Notice No 37/1984

1493-17

#### STADSRAAD VAN CARLETONVILLE

#### VOORGESTELDE PROKLAMERING VAN TOEGANGSPAD

Hiermee word bekend gemaak dat die Stadsraad van Carletonville ooreenkomstig die bepalinge van artikel 5 van die "Local Authorities Roads Ordinance" No 44 van 1904, soos gewysig, 'n versoekskrif tot die Administrateur genig het om die pad oor sekere eiendomme soos hieronder aangedui te proklameer:

'n Pad waarvan:

1 is oor Erf 707

2 is oor Erf 711

3 is oor Erf 712

4 is oor Erf 708

Almal in die Dorpsgebied Blybank beginnende by die kruising met Pelikaanlaan in 'n noordwestelike rigting tot by kruising met Patrysstraat soos meer volledig aangedui deur Landmetersdiagram LG No 6311/83 gedateer 22 September 1983.

Afskrifte van die versoekskrifte en kaarte wat die voorgestelde pad aantoon lê gedurende kantoorure ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Halitestraat, Carletonville.

Enige persoon wat belang by die aangeleentheid mag hê en beswaar wil aanteken teen die proklamerings van die voorgestelde toegangspaaie en strate, moet sodanige beswaar skriftelik in tweevoud indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001, en

die Stadsklerk, Posbus 3 Carletonville 2500, nie later as 20 November 1984 nie.

C J DE BEER  
Stadsklerk

Munisipale Kantore  
Posbus 3  
Carletonville  
26 September 1984  
Kennisgewing No 83/1984

#### TOWN COUNCIL OF CARLETONVILLE

#### PROPOSED PROCLAMATION OF ACCESS ROAD

It is hereby made known that the Town Council of Carletonville petitioned the Administrator to proclaim the road as indicated hereunder in terms of section 5 of the Local Authorities Roads Ordinance No 44 of 1904.

A road of which:

1 is over Erf 707

2 is over Erf 711

3 is over Erf 712 and

4 is over Erf 708

All in the Township of Blybank commencing at the junction of Pelican Avenue in a north westerly direction to the junction of Partridge Street as more fully indicated by Surveyor General's Diagram SG No 6311/83 dated 22 September 1983.

Copies of the petitions and diagrams indicating the proposed road lie for inspection during office hours in the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville.

Any person who may have an interest in the matter and wishes to lodge an objection to the proclamation of such roads and streets, must submit such objection in writing, and in duplicate, to the Director of Local Government Private Bag X437, Pretoria, 0001 and the Town Clerk, PO Box 3, Carletonville, 2500, by not later than 20 November 1984.

C J DE BEER  
Town Clerk

Municipal Offices  
PO Box 3  
Carletonville  
2500  
26 September 1984  
Notice No 83/1984

1361-26-3-11

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