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C C J BADENHORST
for Provincial Secretary

Proclamations

No 18 (Administrator's), 1985

PROCLAMATION

Whereas power is vested in me by section 90 of the Pro-

OFFISIELLE KOERANT VAN DIE TRANSVAAL

(Verskyn elke Woensdag)

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

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C C J BADENHORST
namens Proviniale Sekretaris

Proklamasies

No 18 (Administrateurs-), 1985

PROKLAMASIE

Nademaal by artikel 90 van die Wet op Proviniale Bestuur, 1961, aan my die bevoegdheid verleen word om 'n

vincial Government Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Cabinet.

Now therefore, I do hereby promulgate the Ordinance on Unauthorised Expenditure (1982/83), 1985 which is printed hereunder.

Given under my Hand at Pretoria, on this 1st day of April, One thousand Nine hundred and Eighty Five.

W A CRUYWAGEN
Administrator of the Province Transvaal

PR 4-11 (1985/1)

Ordinance No 1 of 1985
(Assented to on 28 March 1985)

(Afrikaans copy signed by the State President)

AN ORDINANCE

To apply a further sum of money towards the service of the Province of the Transvaal during the year ended on the 31st day of March 1983 for the purpose of meeting and covering certain unauthorized expenditure.

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

Provincial Revenue Fund charged with R565 540,45.

1. The Provincial Revenue Fund is hereby charged with the sum of five hundred and sixty five thousand five hundred and forty rand and forty five cents to meet certain expenditure over and above the amount appropriated for the service of the Province for the year ended on the 31st day of March 1983. Such expenditure is set forth in the Schedule to this Ordinance, and is more particularly specified on page 1 of the Report (which has been submitted to the Provincial Council) of the Provincial Auditor on the Accounts of the said year.

Short title.
2. This Ordinance shall be called the Unauthorised Expenditure (1982/83) Ordinance, 1985.

SCHEDULE

No. of Vote	Title of Vote	Amount
		R
4	Hospital and Health Services: Administration	565 540,45
	TOTAL	<u>R565 540,45</u>

Ordonnansie, waarin die Staatspresident-in-Kabinet toegestem het, af te kondig.

So is dit dat ek hierby die Ordonnansie op Ongemagtige Uitgawe (1982/83), 1985 wat hieronder gedruk is, afkondig.

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

W A CRUYWAGEN
Administrateur van die Provincie Transvaal
PR 4-11 (1985/1)

Ordonnansie No 1 van 1985
(Toestemming verleen op 28 Maart 1985)

(Afrikaanse eksemplaar deur die Staatspresident onderteken)

'N ORDONNANSIE

Tot aanwending van 'n verdere bedrag geld vir die diens van die Provincie Transvaal gedurende die jaar geëindig op die 31ste dag van Maart 1983 om sekere ongemagtige uitgawe te bestry en te dek.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Provinciale Inkomstefonds belas met R565 540,45.

1. Die Provinciale Inkomstefonds word hierby belas met 'n bedrag van vyfhonderd vyf-en-sestig duisend vyfhonderd-en-veertig rand en vyf-en-veertig sent om sekere uitgawe, bo en behalwe die bedrag toegestaan vir die diens van die Provincie vir die jaar geëindig op die 31ste dag van Maart 1983 te bestry. Hierdie uitgawes word uiteengesit in die Bylae by hierdie Ordonnansie en word nader omskryf op bladsy 1 van die Verslag (wat aan die Provinciale Raad voorgele is) van die Provinciale Ouditeur oor die Rekenings van genoemde jaar.

Kort titel.

2. Hierdie Ordonnansie heet die Ordonnansie op Ongemagtige Uitgawe (1982/83), 1985.

BYLAE

No. van Begrotingspos	Titel van Begrotingspos	Bedrag
		R
4	Hospitaal- en Gesondheidsdienste: Administrasie	565 540,45
	TOTAAL	<u>R565 540,45</u>

Administrator's Notices

Administrator's Notice 712

10 April 1985

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 Carletonville 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 Carletonville.

PB 3-2-3-146 Vol 4

SCHEDULE

POINT TO POINT DESCRIPTION OF THE AREA TO BE INCORPORATED

1. Portion for proclamation purposes of Portion 5 of the farm Elandsfontein 115 IQ, as indicated on Diagram SG A6443/83.
2. Portion for proclamation purposes of a portion of the farm Oog van Elandsfontein 114 IQ, as indicated on Diagram SG A6442/83.
3. The Simmondsville Township.

Administrator's Notice 713

10 April 1985

A DRAFTORDINANCE

To amend the Local Authorities Rating Ordinance, 1977, in respect of the powers and duties of a valuation board and related matters as contemplated in section 15; in respect of the effect of the certification of the provisional valuation roll as contemplated in section 16; in respect of the powers and duties of a valuation appeal board and related matters as contemplated in section 19; in respect of the re-hearing by and decision of a valuation appeal board as contemplated in section 20; in respect of the special rate for a particular area as contemplated in section 24; and to provide for matters incidental thereto.

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

Amendment of section 15 of the Local Authorities Rating Ordinance, 1977 (hereinafter referred to

Administrateurskennisgewings

Administrateurskennisgiving 712

10 April 1985

MUNISIPALITEIT CARLETONVILLE: VOORGETELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die 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 uitoeft en die grense van die Munisipaliteit Carletonville verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die Proviniale 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, Proviniale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk Carletonville, ter insae.

PB 3-2-3-146 Vol 4

BYLAE

PUNT TOT PUNT BESKRYWING VAN DIE GEBIEDE INGELEYFTE WORD

1. Gedeelte vir proklamasiedoeleindes van Gedeelte 5 van die plaas Elandsfontein 115 IQ, soos aangedui op Diagram LG A6443/83.
2. Gedeelte vir proklamasiedoeleindes van 'n gedeelte van die plaas Oog van Elandsfontein 114 IQ, soos aangedui op Diagram LG A6442/83.
3. Die Simmondsville Dorpsgebied.

Administrateurskennisgiving 713

10 April 1985

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, ten opsigte van die bevoegdhede en pligte van 'n waarderingsraad en verwante aangeleenthede soos in artikel 15 beoog; ten opsigte van die uitwerking van die sertifisering van die voorlopige waarderingslys soos in artikel 16 beoog; ten opsigte van die bevoegdhede en pligte van 'n waarderingsappelaar en verwante aangeleenthede soos in artikel 19 beoog; ten opsigte van die herverhoor deur en beslissing van 'n waarderingsappelaar soos in artikel 20 beoog; ten opsigte van die spesiale eiendomsbelasting vir 'n bepaalde gebied soos in artikel 24 beoog; en om vir bykomstige aangeleenthede voorseeing te maak.

DIE Proviniale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 15 van | 1. Artikel 15 van die Ordonnansie op Eien-

1977, as amended by section 1 of Ordinance 7 of 1981. as the principal Ordinance), is hereby amended—

- (a) by the substitution for subsection (6) of the following subsection:

“(6) At a sitting of a valuation board—

 - (a) any objector or any person authorized thereto in writing by him;
 - (b) any person authorized thereto in writing by the local authority concerned,

may appear before such board, adduce evidence and cross-examine any other person appearing before such board.”;
- (b) by the substitution for subsection (7) of the following subsection:

“(7) A valuation board may examine any person appearing before it and such person shall, before giving evidence take an oath or make an affirmation in the form determined by the board, and such oath shall be administered by the chairman.”;
- (c) by the substitution in subsection (8) for the words “or an objector” of the expression “objector or the local authority concerned”;
- (d) by the substitution in paragraph (b) of subsection (13) for the expression “or local authority referred to in section 13(1) and (2)” of the expression “referred to in section 13(1) or the local authority concerned”; and
- (e) by the deletion in paragraph (c) of subsection (13) of the words “whether as a witness or as an objector”.

Amendment of section 16 of Ordinance 11 of 1977. 2. Section 16 of the principal Ordinance is hereby amended by the substitution for subsection (5) of the following subsection:

- “(5) If within fourteen days after the publication of the notice referred to in subsection (4)(a)—
- (a) an objector who is not the local authority concerned, applies in writing for the reasons for the decision of the valuation board in respect of an objection lodged by him;
 - (b) the local authority concerned applies in writing for the reasons for the decision of the valuation board in respect of any objection,

the chairman of such board shall, after receipt of such application and, except in the case of a local authority, on payment to the local authority concerned of such fee as may be prescribed, furnish

forthwith in writing such reasons to the secretary thereof who shall thereupon forward a copy of such reasons to the objector or the local authority concerned, as the case may

Ordonnansie 11 van 1977, soos gewysig deur artikel 1 van Ordonnansie 7 van 1981.

domsbelasting van Plaaslike Besture, 1977 (hierna die Hoofordonnansie genoem), word hierby gewysig—

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

“(6) By 'n sitting van 'n waarderingsraad kan—

 - (a) enige beswaarmaker of iemand deur hom skriftelik daartoe gemagtig;
 - (b) iemand deur die betrokke plaaslike bestuur skriftelik daartoe gemagtig,

voor sodanige raad verskyn, getuienis aanvoer en iemand anders wat voor sodanige raad verskyn, kruisondervra.”;
- (b) deur subartikel (7) deur die volgende subartikel te vervang:

“(7) 'n waarderingsraad kan iemand wat voor hom verskyn, ondervra, en alvorens so iemand getuienis aflê, lê hy 'n eed af of maak hy 'n plegtige verklaring in die vorm deur die raad bepaal, en sodanige eed word deur die voorsitter afgeneem.”;
- (c) deur in subartikel (8) die woorde “of 'n beswaarmaker” deur die uitdrukking “beswaarmaker of die betrokke plaaslike bestuur” te vervang;
- (d) deur in paragraaf (b) van subartikel (13) die uitdrukking “of plaaslike bestuur in artikel 13(1) of (2) genoem,” deur die uitdrukking “in artikel 13(1) genoem of die betrokke plaaslike bestuur” te vervang; en
- (e) deur in paragraaf (c) van subartikel (13) die uitdrukking “hetsey as 'n getuie of as 'n beswaarmaker,” te skrap.

Wysiging van artikel 16 van Ordonnansie 11 van 1977.

2. Artikel 16 van die Hoofordonnansie word hierby gewysig deur subartikel (5) deur die volgende subartikel te vervang:

- “(5) Indien binne veertien dae na die publicasie van die kennisgewing in subartikel (4)(a) genoem—
- (a) 'n beswaarmaker wat nie die betrokke plaaslike bestuur is nie, skriftelik aansoek doen om die redes vir die beslissing van die waarderingsraad ten opsigte van 'n beswaar deur hom ingedien;
 - (b) die betrokke plaaslike bestuur skriftelik aansoek doen om die redes vir die beslissing van die waarderingsraad ten opsigte van enige beswaar,

verstrek die voorsitter van sodanige raad na ontvangs van sodanige aansoek en, behalwe in die geval van 'n plaaslike bestuur, teen betaling aan die betrokke plaaslike bestuur van die geld wat voorgeskryf word,

onverwyld skriftelik sodanige redes aan die sekretaris daarvan wat daarop 'n afskrif van sodanige redes aan die beswaarmaker of die betrokke plaaslike bestuur, na gelang van die geval, stuur, en die sekretaris teken die

be, and the secretary shall record the date on which the reasons were so forwarded.”.

Amendment of section 19 of Ordinance 11 of 1977.

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

- (a) by the substitution in paragraph (a) of subsection (3) for the words “affected by such appeal and to the valuer” of the words “affected by such appeal”; and
- (b) by the insertion after the word “valuer” in paragraph (b) of subsection (3) of the words “and local authority concerned”.

Amendment of section 20 of Ordinance 11 of 1977, as amended by section 5 of Ordinance 15 of 1980.

4. Section 20 of the principal Ordinance is hereby amended —

- (a) by the insertion after subsection (2) of the following subsection:

“(2A) An objector whose appeal has been heard by a valuation appeal board and the local authority concerned may address such board with regard to costs.”;

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

“(a) issue such order with regard to costs as it may deem just: Provided that costs awarded by such board shall not exceed an amount equal to the costs as between party and party calculated in accordance with the highest scale applicable in civil cases in a court established for a district in terms of the Magistrates’ Courts Act, 1944 (Act 32 of 1944); and”;

- (c) by the addition of the following subsection:

“(4) Costs awarded in terms of section (3)(a) may be taxed by the clerk of the court appointed for any court contemplated in that subsection in whose area of jurisdiction the land to which the appeal relates, is situated, and such taxation may be reviewed in the manner contemplated in section 81 of the Magistrates’ Courts Act, 1944.”.

5. The following section is hereby substituted for section 24 of the principal Ordinance:

“Special rate for particular area.

24. Where —

- (a) the expenditure or estimated expenditure for the provision of services and facilities in any particular area within a municipality is, in the opinion of the local authority concerned, abnormal or extraordinary;
- (b) the value of rateable property in any particular area within a municipality is so low that the rate or rates levied in that area is, are or will be insufficient to meet the ex-

Substitution of section 24 of Ordinance 11 of 1977.

datum waarop die redes aldus gestuur is, aan.”.

3. Artikel 19 van die Hoofdornansie word hierby gewysig —

- (a) deur in paragraaf (a) van subartikel (3) die woord “deur sodanige appèl geraak word en aan die waardeerde besorg” deur die uitdrukking “deur sodanige appèl geraak word, besorg” te vervang; en
- (b) deur in paragraaf (b) van subartikel (3) na die woord “waardeerde” die woord “en betrokke plaaslike bestuur” in te voeg.

4. Artikel 20 van die Hoofdornansie word hierby gewysig —

- (a) deur na subartikel (2) die volgende in te voeg:

“(2A) ’n Beswaarmaker wie se appèl deur ’n waarderingsappèlraad aangehoor is en die betrokke plaaslike bestuur kan sodanige raad toespreek met betrekking tot koste.”;

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

“(a) die bevel uitreik wat hy met betrekking tot koste regverdig ag: Met dien verstande dat koste deur sodanige raad toegeken nie ’n bedrag oorskry nie wat gelyk is aan die koste tussen party en party bereken ooreenkomsdig die hoogste tarief wat in siviele sake in ’n hof ingestel vir ’n distrik ingevalg die Wet op Landdroshewe, 1944 (Wet 32 van 1944), geld; en”; en

(c) deur die volgende subartikel by te voeg:

“(4) Koste ingevalg subartikel (3)(a) toegeken, kan getakseer word deur die klerk van die hof wat aangestel is vir enige hof in daardie subartikel beoog in wie se regsgebied die grond waarop die betrokke appèl betrekking het, geleë is, en sodanige taksasie kan hersien word op die wyse in artikel 81 van die Wet op Landdroshewe, 1944, beoog.”.

5. Artikel 24 van die Hoofdornansie word hierby deur die volgende artikel vervang:

“Spesiale eiendomsbelasting vir bepaalde gebied.

24. Waar —

- (a) die uitgawes of beraamde uitgawes vir die voorsiening van dienste en fasilitete in enige bepaalde gebied binne ’n munisipaliteit na die mening van die betrokke plaaslike bestuur abnormaal of buitengewoon is;
- (b) die waarde van belasbare eiendom in enige bepaalde gebied binne ’n munisipaliteit so laag is dat die eiendomsbelasting of eiendomsbelastings wat in daardie ge-

Wysiging van artikel 19 van Ordonnansie 11 van 1977.

Wysiging van artikel 20 van Ordonnansie 11 van 1977, soos gewysig deur artikel 5 van Ordonnansie 15 van 1980.

penditure or estimated expenditure contemplated in paragraph (a).

the local authority concerned may, notwithstanding anything to the contrary contained in this Ordinance but subject to the approval of the Administrator, by resolution adopted by a majority of the members of the local authority, levy a special rate on the site value of land situated within such area and recorded in the valuation roll or on the site value of a right in such land.”.

Validation of levying of certain rates

6. The levying by any local authority of any special rate, prior to the commencement of this Ordinance which would have been valid had section 24 of the principal Ordinance, as substituted by section 5, been in force on the date such rate was levied, is hereby validated.

Short wills

7. This Ordinance shall be called the Local Authorities Rating Amendment Ordinance, 1985.

Administrator's Notice 714

10 April 1985

A **DRAFT ORDINANCE**

To amend the Local Authorities Capital Development Fund Ordinance, 1978, in respect of the utilization of the Fund as contemplated in section 3; in respect of payment into the Fund as contemplated in section 5; and to provide for matters incidental thereto.

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

**Amendment of
section 1 of
Ordinance 9 of
1978, as
amended by
section 1 of
Ordinance 18
of 1984**

1. Section 1 of the Local Authorities Capital Development Fund Ordinance, 1978 (hereinafter referred to as the principal Ordinance), is hereby amended by the insertion after the definition of "estimated life" of the following definition:

"(ivA) 'financial year' means the period from 1 July in a year to 30 June in the next succeeding year; (iiA)".

2. Section 3 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of subsection (3) of the following paragraph:

"(a) the rate of interest applicable on 1 January of the immediately preceding financial year on loans from the Local Authorities Loans Fund established in terms of section 2 of the Local Authorities Loans Fund Act, 1984 (Act 67 of 1984); or"

bied gehef word onvoldoende is of sal wees om die uitgawes of be-ramde uitgawes in paragraaf (a) beoog, te bestry,

kan die betrokke plaaslike bestuur, ondanks andersluidende bepalings in hierdie Ordonnansie vervat maar onderworpe aan die goedkeuring van die Administrateur, by besluit deur 'n meerderheid van die lede van die plaaslike bestuur geneem, 'n spesiale eiendomsbelasting hef op die terreinwaarde van grond geleë binne sodanige gebied en opgeteken in die waarderingslys of op die terreinwaarde van 'n reg in sodanige grond.".

6. Die heffing deur enige plaaslike bestuur van enige spesiale eiendomsbelasting voor die inwerkingtreding van hierdie Ordonnansie wat geldig sou gewees het indien artikel 24 van die Hoofordonnansie, soos deur artikel 5 vervang, op die datum toe sodanige belasting gehef is, in werking was, word hierby bekragtig.

7. Hierdie Ordonnansie heet die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Bestüre, 1985.

Ekragtiging van effing van ekere vendomsbelastinge

Kontrolle

Administrateurskennisgewing 714

10 April 1985

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op die Kapitaal-ontwikkelingsfonds van Plaaslike Besture, 1978, ten opsigte van die aanwending van die Fonds soos in artikel 3 beoog; ten opsigte van stortings in die Fonds soos in artikel 5 beoog; en om vir bykomstige aangeleenthede voorseeing te maak.

DIE Provinciale Raad van Transvaal VERORDEN
SOOS VOLG:

Wysiging van artikel 1 van Ordonnansie 9 van 1978 soos gespeur deur artikel 1 van Ordonnansie 18 van 1984.

I. Artikel 1 van die Ordonnansie op die Kapitaal-ontwikkelingsfonds van Plaaslike Besture, 1978 (hierna die Hoofordonnansie genoem), word hierby gewysig deur na die woordomskrywing van "beraadende lewensduur" die volgende woordomskrywing in te voeg:

“(iiA) ‘boekjaar’ die tydperk vanaf 1 Julie in
‘n jaar tot 30 Junie in die daaropvol-
gende jaar; (ivA)“.

2. Artikel 3 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) van subartikel (3) deur die volgende paragraaf te vervang:

"(a) die rentekoers wat op 1 Januarie van die onmiddellik voorafgaande boekjaar van toepassing was op lenings uit die Leningsfonds vir Plaaslike Besture ingestel ingevolge artikel 2 van die Wet op die Leningsfonds vir Plaaslike Besture 1984 (Wet 67 van 1984); of;

Amendment of section 5 of Ordinance 9 of 1978, as substituted by section 4 of Ordinance 18 of 1984.

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

"(d) any surplus in the Renewals Fund existing upon the renewal of an asset;"

Short title and commencement
4. This Ordinance shall be called the Local Authorities Capital Development Fund Amendment Ordinance, 1985, and shall come into operation on 1 July 1985.

Administrator's Notice 715

10 April 1985

A DRAFT ORDINANCE

To amend the Municipal Elections Ordinance, 1970, in respect of the general elections contemplated in section 33.

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

Amendment of section 33 of Ordinance 16 of 1970.

1. Section 33 of the Municipal Elections Ordinance, 1970, is hereby amended by the addition of the following proviso thereto:

"Provided that a general election of councillors shall not be held in a municipality on a date contemplated in this section if such date and the date determined in terms of section 32 for the holding of the first election of councillors in that municipality coincides."

Short title.

2. This Ordinance shall be called the Municipal Elections Amendment Ordinance, 1985.

Administrator's Notice 717

10 April 1985

THABAZIMBI 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 Thabazimbi Town-planning Scheme, 1980, by the rezoning of Erf 178, Thabazimbi Extension 1 to "Residential 4".

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

This amendment is known as Thabazimbi Amendment Scheme 8.

Wysiging van artikel 5 van Ordonnansie 9 van 1978, soos vervang deur artikel 4 van Ordonnansie 18 van 1984.

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

"(d) enige surplus in die Hernuwingsfonds wat by die hernuwing van 'n bate bestaan;"

Kort titel en inwerkingtreding.

4. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1985, en tree op 1 Julie 1985 in werking.

Administrator'skennisgwing 715

10 April 1985

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Munisipale Verkiesings, 1970, ten opsigte van die algemene verkiesings in artikel 33 beoog.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 33 van Ordonnansie 16 van 1970.

1. Artikel 33 van die Ordonnansie op Munisipale Verkiesings, 1970, word hierby gewysig deur die volgende voorbehoudsbepaling daarby by te voeg:

"Met dien verstande dat 'n algemene verkiesing van raadslede nie in 'n munisipaliteit op 'n datum in hierdie artikel beoog, gehou word nie, indien sodanige datum en die datum wat ingevolge artikel 32 bepaal is vir die hou van die eerste verkiesing van raadslede in daardie munisipaliteit saamval."

Kort titel.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Munisipale Verkiesings, 1985.

Administrator'skennisgwing 717

10 April 1985

THABAZIMBI-WYSIGINGSKEMA 8

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Thabazimbi-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 178, Thabazimbi Uitbreiding 1 tot "Residensiel 4".

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

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 8.

Administrator's Notice 716

10 April 1985

A DRAFT ORDINANCE

To amend the Local Government Ordinance, 1939, in respect of the definitions contained in section 2; in respect of contracts for the execution of work or the supply of goods as contemplated in section 35; in respect of the prohibition on councillors, their partners, employers and employees to act for or against the council in a professional capacity for reward as contemplated in section 39; in respect of certain contracts with the council in which councillors have an interest as contemplated in section 40; by the repeal of section 41; in respect of the prohibition on a councillor of being present at, taking part in or voting at certain meetings of the council or a committee thereof as contemplated in section 42; to provide for councillors to furnish particulars of pecuniary interests in certain concerns by the substitution for section 43 of a new section; to provide for penalties for the contravention of sections 39, 40, 42 and 43 by the substitution for section 44 of a new section; in respect of the general powers of a council as contemplated in section 79; in respect of the joint municipal pension fund contemplated in section 79*qua*t.; in respect of the by-law powers of a council as contemplated in section 80; in respect of the further special by-law powers for town councils as contemplated in section 132; in respect of the Administrator's power of nomination of councillors as contemplated in section 153; in respect of the special powers of local authorities as contemplated in section 171; to provide for the amendment of the Sixth Schedule by the Administrator by the insertion of a new section 171*ter*; and to provide for matters incidental thereto.

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

Amendment of section 2 of Ordinance 17 of 1939, as amended by section 1 of Ordinance 27 of 1951, section 1 of Ordinance 16 of 1955, section 1 of Ordinance 21 of 1957, section 1 of Ordinance 15 of 1968, section 1 of Ordinance 15 of 1969 and section 1 of Ordinance 16 of 1979.

Amendment of section 35 of Ordinance 17 of 1939, as amended by section 3 of Ordinance 27 of 1951, section 2 of Ordinance 18 of 1961, section 2 of Ordinance 24 of 1965, section 2 of Ordinance 24 of 1966, section 2 of Ordinance 16 of 1967, section 2 of Ordinance 15 of 1969, section 1 of Ordinance 21 of 1976, section 1 of Ordinance 16 of 1978, section 1 of Ordinance 13 of 1981, section 1 of Ordinance 13 of 1981, section 1 of Ordinance 16 of 1982 and section 1 of Ordinance 9 of 1983.

1. Section 2 of the Local Government Ordinance, 1939 (hereinafter referred to as the principal Ordinance), is hereby amended by the deletion of the definition of "Townships Act".

2. Section 35 of the principal Ordinance is hereby amended by the substitution for subsections (3) up to and including (3)*quin* of the following subsections:

"(3) In considering tenders for the supply of goods submitted in terms of subsection (1) the council shall allow such preference as the Administrator may prescribe by regulation.

(3A) Any tender claiming preference for goods produced, manufactured or assembling wholly or partly in the Republic —

- (a) shall certify what percentage of preference he is entitled to;
- (b) shall furnish an assurance that —
 - (i) costs have been fully and carefully investigated by him; and
 - (ii) to the best of his knowledge, belief and experience, the preference claimed by him is correct; and
- (c) shall submit to the council such affidavits and other documentary proof as the council may require in verification of such claim.

(3B) For the purpose of bringing tenders for the supply of goods to a comparative level —

Administratorskennisgewing 716

10 April 1985

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van die woordomskrywing in artikel 2 vervat; ten opsigte van kontrakte vir die uitvoering van werk of die lewering van goedere soos in artikel 35 beoog; ten opsigte van die verbod op raadslede, hul vennote, werkgewers en werknemers om vir of teen die raad in professionele hoedanigheid teen beloning op te tree soos in artikel 39 beoog; ten opsigte van sekere kontrakte met die raad waarin raadslede 'n belang het soos in artikel 40 beoog; deur artikel 41 te herroep; ten opsigte van die verbod op 'n raadslid om aanwesig te wees by, deel te neem aan of te stem op sekere vergaderings van die raad of 'n komitee daarvan soos in artikel 42 beoog; om voorsiening te maak dat raadslede besonderhede van geldelike belang in sekere ondernemings moet versprek deur artikel 43 deur 'n nuwe artikel te vervang; om vir strawwe vir die oortreding van artikels 39, 40, 42 en 43 voorsiening te maak deur artikel 44 deur 'n nuwe artikel te vervang; ten opsigte van die algemene bevoegdhede van 'n raad soos in artikel 79 beoog; ten opsigte van die gemeenskaplike munisipale pensioenfonds in artikel 79*qua*t beoog; ten opsigte van die bevoegdhede van 'n raad insake verordeninge soos in artikel 80 beoog; ten opsigte van die verdere spesiale verordening-bevoegdhede vir stadsrade soos in artikel 132 beoog; ten opsigte van die Administrateur se reg van nominasie van raadslede soos in artikel 153 beoog; ten opsigte van die spesiale bevoegdhede van plaaslike besture soos in artikel 171 beoog; om voorsiening te maak vir die wysiging van die Sesde Bylae deur die Administrateur deur 'n nuwe artikel 171*ter* in te voeg; en om vir bykomstige aangeleenthede voorsiening te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 2 van Ordinance 17 of 1939, soos gewysig deur artikel 1 van Ordinance 27 van 1951, artikel 1 van Ordinance 16 van 1955, artikel 1 van Ordinance 21 van 1957, artikel 1 van Ordinance 15 van 1968, artikel 1 van Ordinance 15 van 1969 en artikel 1 van Ordinance 16 van 1979.

1. Artikel 2 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die woordomskrywing van "Dorpewet" te skrap.

Wysiging van artikel 3 van Ordinance 17 van 1939, soos gewysig deur artikel 3 van Ordinance 27 van 1951, artikel 2 van Ordinance 18 van 1961, artikel 2 van Ordinance 24 van 1965, artikel 2 van Ordinance 24 van 1966, artikel 2 van Ordinance 16 van 1967, artikel 2 van Ordinance 15 van 1969, artikel 1 van Ordinance 21 van 1976, artikel 1 van Ordinance 16 van 1978, artikel 1 van Ordinance 13 van 1981, artikel 1 van Ordinance 13 van 1981, artikel 1 van Ordinance 16 van 1982 en artikel 1 van Ordinance 9 van 1983.

2. Artikel 35 van die Hoofordonnansie word hierby gewysig deur subartikels (3) tot en met (3)*quin* deur die volgende subartikels te vervang:

"(3) By oorweging van tenders vir die lewering van goedere ingevolge subartikel (1) ingedien, laat die raad die voorkeure toe wat die Administrator by regulasie voorskryf.

(3A) Enige tenderaar wat voorkeur eis vir goedere wat geheel of gedeeltelik in die Republiek geproduseer, vervaardig of gemonsteer is —

(a) sertificeer op welke persentasie voorkeur hy geregtig is;

(b) gee 'n versekering dat —

(i) koste volledig en noukeurig deur hom ondersoek is; en

(ii) die voorkeur deur hom geëis na sy beste wete, oortuiging en ondervinding juis is; en

(c) dien die beëdigde verklarings en ander dokumentêre bewys dat die raad ter stawing van sodanige eis vereis by die raad in.

(3B) Vir die doel om tenders vir die lewe-

- (a) the tender price shall, in the case of a tender in respect of which preference is allowed in terms of subsection (3), be reduced by deducting the preference from the tender price; and
- (b) railage and other transport costs to be incurred to deliver such goods at a place required by the council shall, if not already included in the tender price, after any deduction in terms of paragraph (a), be added to the tender price.

(3C) After tender prices have been brought to a comparative level in terms of subsection (3B) —

- (a) the council shall —
 - (i) accept the lowest tender; or
 - (ii) if it is satisfied that acceptance of the lowest tender would not be in the public interest, accept any other tender which appears to it the most advantageous: Provided that if the preference allowed in respect of the tender so accepted is exceeded by the preference claimed in respect of any of the lower tenders, the reasons for the acceptance of the first-mentioned tender shall be incorporated in the resolution to accept such tender; or
- (b) the council shall reject all the tenders.

(3D) In the case of equality of tender prices preference shall be allowed in respect of tenders in such sequence as the Administrator may prescribe by regulation.

(3E) The Council may require a tenderer to furnish security for the due performance of a contract entered into by virtue of the acceptance of a tender.

(3F) The town clerk shall give notice of the acceptance of a tender by affixing a notice to a notice board at the council's office.

(3G) If after the acceptance of a tender it appears that the preference claimed by the tenderer concerned was too high, the council may, in addition to any other legal remedy it may have —

- (a) recover from the tenderer all costs, losses or damages which the council has incurred or sustained as a result of such acceptance;
- (b) impose on the tenderer a penalty not exceeding five per cent of the value of the contract entered into by virtue of such acceptance; or
- (c) recover from the tenderer all costs, losses or damages contemplated in pa-

ring van goedere op 'n vergelykbare vlak te bring —

- (a) word die tenderprys, in die geval van 'n tender ten opsigte waarvan voorkeur ingevolge subartikel (3) toegelaat word, verminder deur die voorkeur van die tenderprys af te trek; en
- (b) word spoorvrag en ander vervoerkoste wat aangegaan moet word om sodanige goedere op 'n plek deur die raad vereis af te lewer, indien nie reeds by die tenderprys ingerekken nie, na enige aftrekking ingevolge paragraaf (a) by die tenderprys bygetel.

(3C) Nadat tenderpryse ingevolge subartikel (3B) op 'n vergelykbare vlak gebring is —

- (a) aanvaar die raad —
 - (i) die laagste tender; of
 - (ii) indien hy oortuig is dat aanvaarding van die laagste tender nie in die openbare belang sal wees nie. enige ander tender wat vir hom die voordeiligste voorkom: Met dien verstande dat indien die voorkeur toegelaat ten opsigte van die tender wat aldus aanvaar word, oorskry word deur die voorkeur ten opsigte van enige van die laer tenders geëis, die redes vir die aanvaarding van eersgenoemde tender in die besluit om sodanige tender te aanvaar, beliggaam word; of

(b) verwerp die raad al die tenders.

(3D) In die geval van gelykheid van tenderpryse word voorkeur ten opsigte van tenders toegelaat in die volgorde wat die Administrateur by regulasie voorskryf.

(3E) Die raad kan van 'n tenderaar vereis om sekuriteit te verskaf vir die behoorlike nakoming van 'n kontrak aangegaan uit hoofde van die aanvaarding van 'n tender.

(3F) Die stadsklerk gee kennis van die aanvaarding van 'n tender deur die aanbring van 'n kennisgewing op 'n kennisgewingbord by die kantoor van die raad.

(3G) Indien dit na die aanvaarding van 'n tender blyk dat die voorkeur deur die betrokke tenderaar geëis te hoog was, kan die raad, benewens enige ander regsmiddel wat hy mag hê —

- (a) alle koste, verliese of skade wat die raad aangegaan of gely het as gevolg van sodanige aanvaarding op die tenderaar verhaal;
- (b) die tenderaar 'n boete oplê wat nie vyf persent van die waarde van die kontrak aangegaan uit hoofde van sodanige aanvaarding oorskry nie; of
- (c) alle koste, verliese of skade in paragraaf (a) beoog op die tenderaar ver-

Substitution of section 39 of Ordinance 17 of 1939, as amended by section 2 of Ordinance 25 of 1953.

paragraph (a) and impose on him the penalty contemplated in paragraph (b).".

3. The following section is hereby substituted for section 39 of the principal Ordinance:

"Prohibition on certain actions by councillors and certain other persons.

39.(1) Subject to the provisions of subsection (2), a councillor or his partner or the spouse of a councillor or his partner or the employer of a councillor shall not —

- (a) for reward act for or on behalf of the council in any professional, technical or other capacity;
- (b) act as advocate or attorney in any matter against the council;
- (c) appear for any other person as advocate, attorney or representative —
 - (i) before the council or any committee thereof;
 - (ii) in any matter in which the council is involved —
 - (aa) before the Townships Board established in terms of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965);
 - (bb) before a licensing board or licensing appeal board established in terms of the Licence Ordinance, 1974 (Ordinance 19 of 1974);
 - (cc) before a valuation board or a valuation appeal board established in terms of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977);
 - (iii) in any court or arbitration proceedings in which the council is a party.

(2) Notwithstanding the provisions of subsection (1), any person contemplated in that subsection may —

haal en hom die boete in paragraaf (b) beoog, oplê.". —

Vervanging van artikel 39 van Ordonnansie 17 word hierby deur die volgende artikel vervang:

artikel 2 van Ordonnansie 25 "Verbod op sekere optrede deur raadstede en sekere ander persone.

39.(1) Behoudens die bepaling van subartikel (2), mag 'n raadslid of sy vennoot of die eggenote van 'n raadslid of sy vennoot of die werkgever of werknemer van 'n raadslid nie —

- (a) teen vergoeding vir of nameens die raad in enige professionele, tegniese of ander hoedanigheid optree nie;
- (b) as advokaat of prokureur in enige aangeleentheid teen die raad optree nie;
- (c) vir iemand anders as advokaat, prokureur of verteenwoordiger —
 - (i) voor die raad of enige komitee daarvan;
 - (ii) in enige aangeleentheid waarby die raad betrokke is —
 - (aa) voor die Dorperaad wat ingevolge die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), ingestel is;
 - (bb) voor 'n lisensieraad of lisensieappèlraad wat ingevolge die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974), ingestel is;
 - (cc) voor 'n waarderingsraad of 'n waarderingsappèlraad wat ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), ingestel is;
 - (iii) in enige hof- of arbitrasie-verrigtinge waarby die raad 'n party is, verskyn nie.

(2) Ondanks die bepaling van subartikel (1), kan iemand in daardie subartikel beoog —

- (a) in the execution of his duties as part-time medical officer of the council, act for and on behalf of the council: Provided that where a councillor or his spouse so acts, the councillor shall, prior to his appointment or the appointment of his spouse as a part-time medical officer, be exempted in terms of section 30(2) of the Municipal Elections Ordinance, 1970, from the provisions referred to in that section;
- (b) as representative of a private company or a partnership appear before any board referred to in subsection (1)(c)(ii)(aa), (bb) or (cc) in any matter in which the council is involved or act in any proceedings contemplated in subsection (1)(c)(iii), if the person who so appears or acts is a director of or shareholder in the private company concerned or a partner in the partnership concerned."

Substitution of
section 40 of
Ordinance 17 of
1939, as amended
by section 1 of
Ordinance 12 of
1941, section 2 of
Ordinance 19 of
1944, section 3 of
Ordinance 25 of
1953 and section
1 of Ordinance 10
of 1971.

4. The following section is hereby substituted for section 40 of the principal Ordinance:

"Prohibition on
certain contracts
with council."

40.(1) Subject to the provisions of subsection (4), a councillor or his spouse shall not without the prior approval of the Administrator and subject to such terms and conditions as the Administrator may determine, on his or her own behalf or on behalf of any other person enter into a contract with the council in which he or she has any direct or indirect pecuniary interest.

(2) Where a councillor or his spouse has entered into a contract with the council contrary to the provisions of subsection (1), the councillor shall, on becoming aware of that fact, notify the town clerk forthwith thereof.

(3) A contract entered into contrary to the provisions of subsection (1) shall be null and void: Provided that the Administrator may, on application by the council concerned, validate such a contract with effect from any date he deems expedient.

(4) The provisions of subsection (1) shall not apply to a contract entered into by a council —

(a) with a company in which any

(a) in die uitvoering van sy pligte as deeltydse mediese gesondheidsbeampte van die raad vir en namens die raad optree: Met dien verstande dat waar 'n raadslid of sy egenote aldus optree, die raadslid voor sy aanstelling of die aanstelling van sy egenote as deeltydse mediese gesondheidsbeampte ingevolge artikel 30(2) van die Ordonnansie op Munisipale Verkiesings, 1970, vrygestel moet wees van die bepalings in daardie artikel genoem:

(b) as verteenwoordiger van 'n privaat maatskappy of 'n vennootskap in enige aangeleentheid waarby die raad betrokke is voor enige raad in subartikel (1)(c)(ii)(aa), (bb) of (cc) genoem, verskyn of in enige verrigtinge in subartikel (1)(c)(iii) beoog, optree, indien die persoon wat aldus verskyn of optree 'n direkteur van of aandeelhouer in die betrokke privaat maatskappy of 'n vennoot in die betrokke vennootskap is."

Vervanging van
artikel 40 van
Ordonnansie 17 word
van 1939, soos
gewysig deur
artikel 1 van
Ordonnansie 12 "Verbod op
van 1941, artikel sekere kontrakte
2 van
Ordonnansie 19
van 1944, artikel
3 van
Ordonnansie 25
van 1953 en
artikel 1 van
Ordonnansie 10
van 1971.

4. Artikel 40 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

40.(1) Behoudens de bepalings van subartikel (4), gaan 'n raadslid of sy egenote nie sonder die voorafverkreë goedkeuring van die Administrateur en onderworpe aan die bedinge en voorwaardes wat die Administrateur bepaal, namens hom- of haarself of namens iemand anders met die raad 'n kontrak aan nie waarby hy of sy enige direkte of indirekte geldelike belang het.

(2) Waar 'n raadslid of sy egenote 'n kontrak met die raad in stryd met die bepalings van subartikel (1) aangegaan het, stel die raadslid die stadsklerk onverwyld wanneer hy van daardie feit bewus word daarvan in kennis.

(3) 'n Kontrak wat in stryd met die bepalings van subartikel (1) aangegaan is, is van nul en gener waarde: Met dien verstande dat die Administrateur op aansoek deur die betrokke raad so 'n kontrak geldig kan verklaar met ingang vanaf enige datum wat hy dienstig ag.

(4) Die bepalings van subartikel (1) is nie van toepassing nie op 'n kontrak aangegaan deur 'n raad —

(a) met 'n maatskappy waarin

- of its councillors or the spouse of any such councillor holds shares: Provided that neither the councillor concerned nor his spouse shall —
- (i) hold, either individually or jointly, more than one third of the shares issued;
 - (ii) be a director of or have any other interest in the company;
- (b) with the employer of any of its councillors or the spouse of any such councillor: Provided that the remuneration received by the councillor concerned or his spouse shall not directly be related to the contract concerned;
- (c) with any of its councillors or the spouse of any such councillor —
- (i) in which provision is made for —
 - (aa) the rendering of any service or the supply of anything by the council at the charges normally levied therefor;
 - (bb) the issue of stock in terms of section 52(3) or the provisions of the Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordinance 3 of 1903);
 - (ii) for the purchase or hiring of any immovable property of the council, whether by public auction, tender or out of hand, if the purchase price or rent, as the case may be, is determined in accordance with the provisions of section 79(18) and the provisions of paragraphs (b), (c) and (e) of that section have been complied with;
 - (iii) for the purchase of any moveable property of the council by public auction or by tender;
- (d) with a bona fide sporting body or social club, a welfare
- enige van sy raadslede of die egenote van enige sodanige raadslid aandele hou: Met dien verstande dat nog die betrokke raadslid nog sy egenote —
- (i) hetsy afsonderlik of gesamentlik, meer as een derde van die uitgereikte aandele hou;
 - (ii) 'n direkteur van die maatskappy is of enige ander belang in die maatskappy het;
- (b) met die werkgewer van enige van sy raadslede of die egenote van enige sodanige raadslid: Met dien verstande dat die besoldiging wat die betrokke raadslid of sy egenote ontvang, nie direk met die betrokke kontrak verband hou nie;
- (c) met enige van sy raadslede of die egenote van enige sodanige raadslid —
- (i) waarin voorsiening gemaak word vir
 - (aa) die lewering van enige diens of die verskaffing van enigets deur die raad teen die gelde wat normaalweg daarvoor gehef word;
 - (bb) die uitgifte van effekte ingevolge artikel 52(3) of die bepaling van die Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordonnansie 3 van 1903);
 - (ii) vir die koop of huur van enige onroerende eiendom van die raad, hetsy per openbare veiling, tender of uit die hand, indien die koopprys of huur, na gelang van die geval, ooreenkomsdig die bepaling van artikel 79(18) bepaal word en die bepaling van paraagrafe (b), (c) en (e) van daardie artikel nagekom is;
 - (iii) vir die koop van enige roerende eiendom van die raad per openbare veiling of per tender;
- (d) met 'n bona fide sportliggaam of sosiale klub, 'n wel-

organization as contemplated in the national Welfare Act, 1978 (Act 100 of 1978), a company incorporated in terms of section 21 of the Companies Act, 1973 (Act 61 of 1973), or any other similar institution not having gain as object of which any of its councillors or the spouse of any such councillor is a member, office bearer or employee: Provided that the councillor concerned or his spouse shall have no other interest in such a body, club, organization, company or institution;

- (e) with any person where the Administrator has in general approved that that type or class of contract may, subject to such terms and conditions as he may determine, be entered into.

(5) When auditing the accounts and records of a council in accordance with the provisions of section 59, the auditor contemplated in that section shall satisfy himself that the provisions of this section are being complied with, and he shall report any non-compliance to the Administrator.”.

5. Section 41 of the principal Ordinance is hereby repealed.

Repeal of section 41 of Ordinance 17 of 1939, as amended by section 2 of Ordinance 12 of 1941 and section 4 of Ordinance 25 of 1953.

Substitution of section 42 of Ordinance 17 of 1939, as amended by section 3 of Ordinance 12 of 1941, section 5 of Ordinance 25 of 1953 and section 2 of Ordinance 16 of 1955.

6. The following section is hereby substituted for section 42 of the principal Ordinance:

“Councillor not to partake in certain matters before council.”

42.(1) Subject to the provisions of subsections (2) and (3), a councillor shall not be present at, take part in or vote on any matter before the council or a committee thereof in which —

- (a) he, his spouse or his partner;
- (b) his employer or the employer of his spouse or his partner;
- (c) any person who has authorized the councillor to represent him in any capacity in the particular matter,

has any direct or indirect pecuniary interest.

(2) The provisions of subsection

synsorganisasie soos in die Nasionale Welsynswet, 1978 (Wet 100 van 1978), beoog, 'n maatskappy ingelyf ingevalle artikel 21 van die Maatskappywet, 1973 (Wet 61 van 1973), of enige ander soortgelyke instelling wat nie winsbejag op die oog het nie waarvan enige van sy raadslede of die eggenote van enige sodanige raadslid 'n lid, ampsdraer of werknemer is: Met dien verstande dat die betrokke raadslid of sy eggenote nie enige ander belang in so 'n liggaaam, klub, organisasie, maatskappy of inrigting het nie;

- (e) met enigiemand waar die Administrateur in die algemeen goedgekeur het dat daardie tipe of klas kontrak onderworpe aan die bedinge en voorwaardes wat hy bepaal aangegaan kan word.

(5) Wanneer hy die rekening en rekords van 'n raad ooreenkomsdig die bepalings van artikel 59 ouditeer, oortuig die ouditeur in daardie artikel beoog hom daarvan dat die bepalings van hierdie artikel nagekom word, en rapporteer hy enige nie-nakoming aan die Administrateur.”.

5. Artikel 41 van die Hoofordonnansie word hierby herroep.

Herroeping van artikel 41 van Ordonnansie 17 van 1939, soos gewysig deur artikel 2 van Ordonnansie 12 van 1941 en artikel 4 van Ordonnansie 25 van 1953.

Vervanging van artikel 42 van Ordonnansie 17 van 1939, soos gewysig deur artikel 3 van Ordonnansie 12 van 1941, artikel 5 van Ordonnansie 25 van 1953 en artikel 2 van Ordonnansie 16 van 1955.

6. Artikel 42 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

42.(1) Behoudens die bepalings van subartikels (2) en (3), mag 'n raadslid nie teenwoordig wees by, nie deelneem aan of nie stem oor enige aangeleentheid voor die raad of 'n komitee daarvan nie waarin —

- (a) hy, sy eggenote of sy vennoot;
- (b) sy werkewer of die werkewer van sy eggenote of sy vennoot;
- (c) iemand wat die raadslid gemachtig het om hom in die bepaalde aangeleentheid in enige hoedanigheid te verteenwoordig,

enige direkte of indirekte geldelike belang het.

(2) Die bepalings van subartikel

(1) shall not be so construed as to prohibit a councillor from being present at, taking part in or voting on any matter before the council or a committee thereof where the pecuniary interest of the councillor, his spouse, partner or employer or the person represented by the councillor in the particular matter —

- (a) arises from his or her —
 - (i) membership of a company incorporated in terms of section 21 of the Companies Act, 1963;
 - (ii) share-holding in a company with a share capital: Provided that neither the councillor concerned nor his spouse shall —
 - (aa) hold, either individually or jointly, more than one third of the shares issued;
 - (bb) be a director of the company;
- (b) is common to that of the other members of the public or any group or the residents in any particular area or neighbourhood;
- (c) relates to the allowances or other benefits of councillors in respect of which the council may, in terms of the provisions of any law, pass resolutions;
- (d) has, when the matter was put to order, forthwith been disclosed by the councillor and a majority of the councillors or committee members, as the case may be, has resolved that the interest is so small or remote that a conflict between the duties of the councillor and the interest is improbable: Provided that the councillor shall not be present during the discussion of and voting on the proposal so to resolve.

(3) The Administrator may on application by a council exempt any councillor, either in general or in any particular case and subject to such terms and conditions as the Administrator may determine, from the provisions of subsection (1), and if the councillor concerned has no direct or indirect pecuniary interest in the subject matter of the application, he may

(1) word nie so uitgelê nie dat dit 'n raadslid verbied om teenwoordig te wees by, deel te neem aan of te stem oor enige aangeleentheid voor die raad of 'n komitee daarvan waar die geldelike belang van die raadslid, sy eggenote, vennoot of werkgewer of die persoon wat deur die raadslid in die bepaalde aangeleentheid verteenwoordig word —

- (a) ontstaan uit sy of haar —
 - (i) lidmaatskap van 'n maatskappy wat ingevolge artikel 21 van die Maatskappwyet, 1973, ingelyf is;
 - (ii) aandeelhouding in 'n maatskappy met 'n aandelekapitaal: Met dien verstande dat nog die betrokke raadslid nog sy eggenote —
 - (aa) hetsy afsonderlik of gesamentlik, meer as een derde van die uitgereikte aandele hou;
 - (bb) 'n direkteur van die maatskappy is;
- (b) gemeenskaplik is aan dié van ander lede van die publiek of enige groep of die inwoners in enige besondere gebied of omgewing;
- (c) verband hou met die toelaes of ander voordele van raadslede in verband waarmee die raad ingevolge die bepalings van enige wet besluite mag neem;
- (d) onverwyld geopenbaar is deur die raadslid toe die aangeleentheid aan die orde gestel is, en 'n meerderheid van die raadslede of komiteelede, na gelang van die geval, besluit het dat die belang so gering of verwyderd is dat 'n botsing tussen die pligte van die raadslid en die belang onwaarskynlik is: Met dien verstande dat die raadslid nie tydens die bespreking van en stemming oor die voorstel om aldus te besluit teenwoordig mag wees nie.

(3) Die Administrateur kan op aansoek deur 'n raad enige raadslid, hetsy in die algemeen of in enige besondere geval en onderworpe aan die bedinge en voorwaardes wat die Administrateur bepaal, vrystel van die bepalings van subartikel (1), en indien die betrokke raadslid geen direkte of indirekte geldelike belang in die

be present at and take part in the discussion of the proposal to lodge such an application and vote on the proposal.”.

Substitution of section 43 of Ordinance 17 of 1939, as amended by section 6 of Ordinance 25 of 1953.

7. The following section is hereby substituted for section 43 of the principal Ordinance:

“Councillor to furnish particulars of pecuniary interests in certain concerns.

43.(1) Every councillor shall within 30 days from the date of the commencement of section 7 of the Local Government Ordinance, 1985, and every person who becomes a councillor after that date shall, within 30 days from the date he became a councillor, lodge with the town clerk a written statement in which he furnishes full particulars of any pecuniary interest of his or his spouse in every company, partnership or other business concern, other than a company, body, club, organization or institution contemplated in section 40(4)(a) or (d), and thereafter the councillor shall advise the town clerk forthwith in writing of any change in such particulars.

(2) A town clerk shall not divulge any information furnished to him in terms of subsection (1) to any person other than the auditor contemplated in section 59(1)(a) or an official in the employ of the State, and then only such information as is required by the auditor for the execution of his duties or by the official for investigating an alleged criminal offence.”.

Substitution of section 44 of Ordinance 17 of 1939.

8. The following section is hereby substituted for section 44 of the principal Ordinance:

“Penalties.

44.(1) Any person who wilfully contravenes or fails to comply with the provisions of sections 39, 40, 42 or 43 shall be guilty of an offence and liable on conviction, in the case of a contravention of—

- (a) sections 39, 40 or 42, to a fine not exceeding R1 000 or to imprisonment for a period not exceeding 1 year or to both such fine and such imprisonment;
- (b) section 43, to a fine not exceeding R100 or to imprisonment for a period not exceeding 1 month or to both such fine and such imprisonment.

(2) A court which convicts a councillor of an offence contem-

Vervanging van artikel 43 van Ordonnansie 17 van 1939, soos gewysig deur artikel 6 van Ordonnansie 25 van 1953.

7. Artikel 43 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

“Raadslid besonderhede van geldelike belang in sekere onderneemings te verstrek.

43.(1) Elke raadslid dien binne 30 dae vanaf die datum van die inwerkingtreding van artikel 7 van die Wysigsordinansie op Plaaslike Bestuur, 1985, en elke persoon wat na daardie datum 'n raadslid word, dien binne 30 dae nadat hy 'n raadslid geword het 'n skriftelik verklaring by die stadsklerk in waarin hy volle besonderhede van enige geldelike belang wat hy of sy eggenote het in elke maatskappy, venootskap of ander besigheidsonderneming, uitgesonderd 'n maatskappy, liggaam, klub, organisasie of instelling in artikel 40(4)(a) of (d) beoog, verstrek, en daarna stel die raadslid die stadsklerk onverwyld skriftelik in kennis van enige verandering in sodanige besonderhede.

(2) 'n Stadsklerk openbaar nie enige inligting wat ingevolge subartikel (1) aan hom verstrek is aan iemand anders as die ouditeur in artikel 59(1)(a) beoog of 'n beampete in diens van die Staat nie, en dan alleen die inligting wat vereis word deur die ouditeur vir die uitvoering van sy pligte of deur die beampete om 'n beweerde strafregtelike oortreding te ondersoek.”.

Vervanging van artikel 44 van Ordonnansie 17 word hierby deur die volgende artikel vervang:

“Strawwe.

44.(1) Iemand wat opsetlik die bepalings van artikels 39, 40, 42 of 43 oortree of versum om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar, in die geval van 'n oortreding van —

- (a) artikels 39, 40 of 42, met 'n boete van hoogstens R1 000 of met gevangenisstraf vir 'n tydperk van hoogstens 1 jaar of beide daardie boete en daardie gevangenisstraf;
- (b) artikel 43, met 'n boete van hoogstens R100 of met gevangenisstraf vir 'n tydperk van hoogstens 1 maand of met beide daardie boete en daardie gevangenisstraf.

(2) 'n Hof wat 'n raadslid skuldig vind aan 'n misdryf in subartikel

plates in subsection (1), may order that the councillor —

- (a) vacate his office;
- (b) pay to the council an amount which is equal to the financial profit he obtained from the act leading to his conviction.

(3) A councillor who, in terms of subsection (2), has been ordered to vacate his office shall for a period of 5 years from the date of the order be disqualified from election as member of any local authority.”.

9.(1) Section 79 of the principal Ordinance is hereby amended —

- (a) by the insertion in paragraph (a) of subsection (1) after the word “hereof” of the words “or situated or to be situated on land of which the council is the owner”;

“(8)(a) establish, maintain and carry on parks, recreation grounds and camping sites and make such charges in connection therewith as the council may from time to time determine.

(b) Where a council has, in terms of paragraph (a), determined charges in connection with parks, it may exempt any person or any class or category of persons from the payment of such charges;”;

- (c) by the substitution for subsection (9) of the following subsection:

“(9) provide, erect, establish, maintain, control and carry on, on, at or in connection with any park, recreation grounds or camping site established in terms of subsection (8) or public swimming bath established in terms of subsection (8A) —

- (a) any apparatus or other facility for any game, sport, recreation or cultural activity for which such park, recreation grounds, camping site or public swimming bath is used;

(b) aquariums, piers, pavilions, dressing rooms, lavatories or other conveniences, structures or buildings which, in the opinion of the council, are necessary or expedient for the purposes for which such park, recreation grounds, camping site or swimming bath is used,

and the council may —

- (i) from time to time determine the charges to be made for the use thereof;
- (ii) let it, any portion thereof or any

Amendment of section 79 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 12 of 1941, section 5 of Ordinance 11 of 1942, section 3 of Ordinance 19 of 1943, section 6 of Ordinance 19 of 1944, section 11 of Ordinance 27 of 1951, section 8 of Ordinance 25 of 1953, section 5 of Ordinance 16 of 1955, section 7 of Ordinance 21 of 1957, section 3 of Ordinance 33 of 1959, section 2 of Ordinance 24 of 1960, section 6 of Ordinance 18 of 1961, section 2 of Ordinance 5 of 1962, section 3 of Ordinance 12 of 1962, section 1 of Ordinance 7 of 1964, section 1 of Ordinance 14 of 1964, section 15 of Ordinance 18 of 1965, section 5 of Ordinance 24 of 1965, section 96 of Ordinance 25 of 1965, section 8 of Ordinance 24 of 1966, section 3 of Ordinance 16 of 1967, section 8 of Ordinance 15 of 1968, section 3 of Ordinance 10 of 1970, section 6 of Ordinance 10 of 1971, section 2 of Ordinance 16 of 1972, section 2 of Ordinance 6 of 1974, section 1 of Ordinance 15 of 1975, section 3 of Ordinance 14 of 1976, section 3 of Ordinance 21 of 1976, section 18 of Ordinance 18 of 1977, section 2 of Ordinance 22 of 1977, section 7 of Ordinance 16 of 1978, section 4 of Ordinance 16 of 1979, section 3 of Ordinance 13 of 1980, section 8 of Ordinance 13 of 1981, section 5 of Ordinance 16 of 1982, section 3 of Ordinance 9 of 1983 and section 9 of Ordinance 16 of 1984.

(1) beoog, kan gelas dat die raadslid —

- (a) sy amp neerlê;
- (b) aan die raad 'n bedrag betaal wat gelykstaande is aan die finansiële gewin wat hy verky het uit die handeling wat gelei het tot sy skuldigbevinding.

(3) 'n Raadslid wat ingevolge subartikel (2) gelas is om sy amp neer te lê, is vir 'n tydperk van 5 jaar vanaf die datum van die lasgewing onbevoeg om as lid van enige plaaslike bestuur verkies te word.”.

9.(1) Artikel 79 van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (a) van subartikel (1) na die woord “berus” die woorde “of wat geleë is of sal wees op grond waarvan die raad die eiener is” in te voeg;

deur subartikel (8) deur die volgende subartikel te vervang:

“(8)(a) parke, ontspanningsgronde en kampeerterreine instel, in stand hou en bestuur en in verband daarmee die geldie hef wat die raad van tyd tot tyd vasstel.

(b) Waar 'n raad ingevolge paragraaf (a) geldie in verband met parke vasgestel het, kan hy enigiemand of enige klas of kategorie van persone vrystel van die betaling van sodanige geldie;”;

deur subartikel (9) deur die volgende subartikel te vervang:

“(9) in, op, by of in verband met enige park, ontspanningsgronde of kampeerterrein ingevolge subartikel (8) ingestel of publieke swembad ingevolge subartikel (8A) ingestel —

- (a) enige apparaat of ander faciliteit vir enige spel, sport, ontspanning of kulturele bedrywigheid waarvoor sodanige park, ontspanningsgronde, kampeerterrein of publieke swembad gebruik word;

(b) akwariums, hawehoofde, pawiljoene, kleedkamers, toilette of ander geriewe, strukture of geboue wat, na die mening van die raad, nodig of dienstig is vir die doeleindes waarvoor sodanige park, ontspanningsgronde, kampeerterrein of swembad gebruik word,

voorsien, oprig, instel, in stand hou, beheer en bestuur, en die raad kan —

(i) van tyd tot tyd die geldie wat vir die gebruik daarvan gehef moet word, vasstel;

(ii) dit, enige gedeelte daarvan of

Wysiging van artikel 79 van Ordonnansie 17 van 1939, soos gewysig deur artikel 8 van Ordonnansie 12 van 1941, artikel 5 van Ordonnansie 11 van 1942, artikel 3 van Ordonnansie 19 van 1943, artikel 6 van Ordonnansie 19 van 1944, artikel 11 van Ordonnansie 27 van 1951, artikel 8 van Ordonnansie 25 van 1953, artikel 5 van Ordonnansie 16 van 1955, artikel 7 van Ordonnansie 21 van 1957, artikel 3 van Ordonnansie 33 van 1959, artikel 2 van Ordonnansie 24 van 1960, artikel 6 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 5 van 1962, artikel 3 van Ordonnansie 12 van 1962, artikel 1 van Ordonnansie 7 van 1964, artikel 1 van Ordonnansie 14 van 1964, artikel 15 van Ordonnansie 18 van 1965, artikel 5 van Ordonnansie 24 van 1965, artikel 96 van Ordonnansie 25 van 1965, artikel 8 van Ordonnansie 24 van 1966, artikel 3 van Ordonnansie 16 van 1967, artikel 8 van Ordonnansie 15 van 1968, artikel 3 van Ordonnansie 10 van 1970, artikel 6 van Ordonnansie 10 van 1971, artikel 2 van Ordonnansie 16 van 1972, artikel 2 van Ordonnansie 6 van 1974, artikel 1 van Ordonnansie 15 van 1975, artikel 3 van Ordonnansie 14 van 1976, artikel 3 van Ordonnansie 21 van 1976, artikel

rights therein to any person or any club or other body of persons, club or body to make charges in connection therewith;”;

- (d) by the substitution for subsection (10) of the following subsection:

“(10) notwithstanding anything to the contrary contained in this Ordinance, but subject to the approval of the Administrator, let or grant the use of any park, recreation grounds, camping site or public swimming bath contemplated in subsection (9), including any building, structure or facility appurtenant thereto, or any part of such park, grounds or site, subject to such terms and conditions as the council may determine, on a permanent, regular or other fixed basis —

- (a) to any school, sports club, person or body of persons to be used exclusively for games, sport, recreation or cultural activities, and to authorize such school, club, person or body to make charges for the admission to such park, recreation grounds, camping site or swimming bath;
- (b) to any sports club, person or body of persons for the purpose of gain, but to be used exclusively for games, sport, recreation or cultural activities, and to authorize such club, person or body to develop or otherwise improve such park, recreation grounds, camping site or any part thereof or such swimming bath at the expense of the club, person or body by providing, erecting, establishing or maintaining any apparatus or other facility, including aquaria, piers, pavilions, dressing rooms or other buildings or structure, which, in the opinion of the council, is necessary or expedient for the purpose of such games, sport, recreation or activities:

Provided that —

- (i) where a council proposes to let or grant the use of such park, recreation grounds, camping site or swimming bath or any building, structure or facility appurtenant thereto for a period of ten years or more, the council shall cause a notice of the resolution to that effect to be —

- (aa) affixed to the public notice board of the council; and

18 van
Ordonnansie 18
van 1977, artikel
2 van
Ordonnansie 22
van 1977 artikel 7
van Ordonnansie
16 van 1978,
artikel 4 van
Ordonnansie 16
van 1979, artikel 1
3 van
Ordonnansie 13
van 1980, artikel
8 van
Ordonnansie 13
van 1981, artikel 1
5 van
Ordonnansie 16
van 1982, artikel
3 van
Ordonnansie 9
van 1983 en
artikel 9 van
Ordonnansie 16
van 1984.

enige regte daarin aan enigemand of enige klub of ander liggaam van persone verhuur en so iemand of so 'n klub of liggaam magtig om geldie in verband daar mee te hef;”;

- (d) deur subartikel (10) deur die volgende subartikel te vervang:

“(10) ondanks andersluidende bepplings in hierdie Ordonnansie vervat, maar onderwörpe aan die goedkeuring van die Administrateur, die gebruik van enige park, ontspanningsgronde, kampeerterrein of publieke swembad in subartikel (9) beoog, met inbegrip van enige gebou, struktuur of fasilitet wat daarby hoort, of enige gedeelte van sodanige park, gronde of terrein, onderwörpe aan die bedinge en voorwaardes wat die raad bepaal, op 'n permanente, gereelde of ander vaste basis verhuur of toeken —

- (a) aan enige skool, sportklub, persoon of liggaam van persone om uitsluitlik vir spele, sport ontspanning of kulturele bedrywigheid gebruik te word, en om sodanige skool, klub, persoon of liggaam te magtig om geldie vir toegang tot sodanige park, ontspanningsgronde, kampeerterrein of swembad te hef;

- (b) aan enige sportklub, persoon of liggaam van persone vir die doel van winsbejag, maar om uitsluitlik vir spele, sport, ontspanning of kulturele bedrywigheid gebruik te word, en om sodanige klub, persoon of liggaam te magtig om sodanige park, ontspanningsgronde, kampeerterrein of enige gedeelte daarvan of sodanige swembad op koste van die klub, persoon of liggaam te ontwikkel of andersins te verbeter deur enige apparaat of ander fasilitet, met inbegrip van akwariums, hawehoofde, pawiljoene, kleedkamers of ander geboue of strukture, wat, na die mening van die raad, nodig of dienstig is vir die doel van sodanige spele, sport, ontspanning of bedrywigheid te voorsien, op te rig, in te stel of in stand te hou:

Met dien verstande dat —

- (i) waar 'n raad van voorneme is om die gebruik van sodanige park, ontspanningsgronde, kampeerterrein of swembad of enige gebou, struktuur of fasilitet wat daarby hoort vir 'n tydperk van tien jaar of langer te verhuur of toe te ken, laat die raad 'n kennisgewing van die besluit te dien effekte —

- (aa) op die openbare kennisgewingbord van die raad aanbring; en

- (bb) published in a newspaper in accordance with section 91 of the Republic of South Africa Constitution Act, 1983 (Act 110 of 1983),
- in which any person who wishes to object to the proposed letting or granting is called upon to lodge his objection in writing with the council within a stated period of not less than fourteen days from the date of the publication of the notice in the newspaper;
- (ii) the approval of the Administrator shall not be required —
- (aa) where a council lets or grants the use of such park, recreation grounds, camping site or part thereof or such swimming bath, building, structure or facility for a period of less than ten years;
- (bb) where subparagraph (i) applies and no objection has, in terms of that subparagraph, been received or where such an objection has been received, the objection has, in the case of a council referred to in Part I or II of the Sixth Schedule to this Ordinance, been considered by the council;
- (iii) where the Administrator is of the opinion that a school, sports club, person or body of persons to whom or which the use of such park, recreation grounds, camping site or part thereof or such swimming bath, building, structure or facility has been let or granted, withholds in an unreasonable manner the use thereof from any other person or body, the Administrator may, with effect from a date determined by him, which date may be a date in the past, terminate the agreement concerned, whether such agreement was concluded before or after the commencement of section 9(1)(d) of the Local Government Amendment Ordinance, 1985;”;
- (e) by the substitution for subsection (12) of the following subsection:
- “(12) for any park, recreation
- (bb) ooreenkomstig artikel 91 van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet 110 van 1983), in 'n nuusblad publiseer,
- waarin enigiemand wat beswaar teen die voorgenome verhuring of toekekening wil maak, versoek word om sy beswaar binne 'n vermelde tydperk van minstens veertien dae vanaf die datum van die publikasie van die kennisgewing in die nuusblad, skriftelik by die raad in te dien;
- (ii) die goedkeuring van die Administrateur nie vereis word nie —
- (aa) waar 'n raad die gebruik van sodanige park, ontspanningsgronde, kampeerterrein of gedeelte daarvan of sodanige swembad, gebou, struktuur of fasilitet vir 'n korter tydperk as tien jaar verhuur of toeken;
- (bb) waar subparagraph (i) van toepassing is en geen beswaar ingevolge daardie subparagraph ontvang is nie of waar so 'n beswaar ontvang is, die beswaar, in die geval van 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, deur die raad oorweeg is;
- (iii) waar die Administrateur van mening is dat 'n skool, sportklub, persoon of liggaaam van persone aan wie die gebruik van sodanige park, ontspanningsgronde, kampeerterrein of gedeelte daarvan of sodanige swembad, gebou, struktuur of fasilitet verhuur of toegeken is, die gebruik daarvan op 'n onredelike wyse van enige ander persoon of liggaaam weerhou, die Administrateur met ingang van 'n datum wat hy bepaal, welke datum 'n datum in die verlede kan wees, die betrokke ooreenkoms, hetsy sodanige ooreenkoms voor of na die inwerkingtreding van artikel 9(1)(a) van die Wysigingsordonnansie op Plaaslike Bestuur, 1985, aangegaan is, kan beëindig;”;
- (e) deur subartikel (12) deur die volgende subartikel te vervang:
- “(12) vir enige park, ontspanningsgronde of kampeerterrein ingevolge subartikel (8) ingestel of enige publieke swembad ingevolge subartikel (8A) ingestel enige apparaat of ander fasilitet vir spele en ontspanning voorsien en vir die gebruik daarvan gelde het of enigiemand of enige klub of ander liggaaam van persone magtig om sodanige apparaat of fasilitet te voorsien op die bedinge en voorwaardes wat die raad bepaal;”;

- grounds or camping site established in terms of subsection (8) or any public swimming bath established in terms of subsection (8A) provide any apparatus or other facility for games and recreation and make charges for the use thereof or authorize any person or any club or other body of persons to provide such apparatus or facility on such terms and conditions as the council may determine;";
- (f) by the insertion after subsection (16) of the following subsection:
- "(16A) pay a reward to any person who furnishes information leading to the detection of any other person who has stolen or wrongfully damaged any property of the council;";
- (g) by the deletion of paragraph (c) of subsection (17);
- (h) by the substitution for subsection (18) of the following subsection:
- "(18)(a) notwithstanding the provisions of the Townships Act, 1907 (Act 33 of 1907, Transvaal), but subject to the succeeding paragraphs and the provisions of any other law —
- (i) let, sell, exchange or in any other manner alienate or dispose of any movable or immovable property of the council; Provided that where a council exchanges immovable property for other property, the other property shall be wholly or predominantly immovable;
 - (ii) grant a servitude on town lands or any other land of which the council is the owner or enter into an option contract in respect of such land;
 - (iii) cancel any servitude registered in favour of the council, whether on or without payment of any compensation;
 - (iv) grant prospecting rights on land contemplated in subparagraph (ii) or alienate the right to precious stones, precious or base metals, minerals, clay, lime or any other substance on such land in terms of the provisions of the Precious Stones Act, 1964 (Act 73 of 1964), the Mining Rights Act, 1967 (Act 20 of 1967), or any other law.
- (b) Whenever a council wishes to exercise any of the powers conferred by paragraph (a) in respect of immovable property, excluding
- (f) deur na subartikel (16) die volgende subartikel-in-te voeg:
- "(16A) 'n beloning aan iemand betaal wat inligting verstrek wat lei tot die opsporing van iemand anders wat enige eiendom van die raad gesteek of wedergetlik beskadig het;";
- (g) deur paragraaf (c) van subartikel (17) te skrap;
- (h) deur subartikel (18) deur die volgende subartikel te vervang:
- "(18)(a) ondanks die bepalings van die Townships Act, 1907 (Wet 33 van 1907, Transvaal), maar behoudens die hieropvolgende paragrawe en die bepalings van enige ander wet —
- (i) enige roerende of onroerende eiendom van die raad verhuur, verkoop, verruil of op enige ander wyse vervreem of van die hand sit: Met dien verstande dat waar 'n raad onroerende eiendom vir ander eiendom verruil, die ander eiendom in die geheel of oorwegend onroerend moet wees;
 - (ii) op dorpsgronde of enige ander grond waarvan die raad die eienaar is 'n serwituut verleen of ten opsigte van sodanige grond 'n opsie-kontrak aangaan;
 - (iii) enige serwituut wat ten gunste van die raad geregistreer is, hetsy teen of sonder betaling van enige vergoeding;
 - (iv) prospekteerregte op grond in subparagraaf (ii) beoog, verleen of die reg op edelgesteentes, edele of onedele metale, minerale, klei, kalk of enige ander stof op sodanige grond ingevolge die bepalings van die Wet op Edelgesteentes, 1964 (Wet 73 van 1964), die Wet op Mynregte, 1967 (Wet 20 van 1967), of enige ander wet vervreem.
- (b) Wanneer 'n raad met betrekking tot onroerende eiendom enige van die bevoegdhede by paragraaf (a) verleen, uitgenome die verhuring van enige ander eiendom as grond ten opsigte waarvan die huurkontrak onderworpe is aan artikel 1(2) van die Wet op Formaliteite met betrekking tot Huurkontrakte van grond, 1969 (Wet 18 van 1969), wil uitoefen, laat die raad 'n kennisgewing van die besluit te dien effekte —
- (i) op die openbare kennisge-

the letting of any other property than land in respect of which the lease is subject to section 1(2) of the Formalities in respect of Leases of Land Act, 1969 (Act 18 of 1969), the council shall cause a notice of the resolution to that effect to be —

- (i) affixed to the public notice board of the council; and
- (ii) published in a newspaper in accordance with section 91 of the Republic of South Africa Constitution Act, 1983, in which any person who wishes to object to the exercise of any such power, is called upon to lodge his objection in writing with the town clerk within a stated period of not less than fourteen days from the date of the publication of the notice in the newspaper: Provided that where a council wishes to alienate or dispose of immovable property to the State or a statutory body, the Administrator may exempt the council from all or any of the provisions of this paragraph.

(c) Where any objection is received by the town clerk in terms of paragraph (b), the council shall not exercise the power concerned if it is —

- (i) a council referred to in Part I or II of the Sixth Schedule to this Ordinance, unless the council has considered every objection; or
- (ii) any other council than a council contemplated in subparagraph (i), unless the town clerk has submitted a copy of the resolution of the council to exercise the power concerned together with a copy of every objection and the comments of the council thereon, if any, to the Administrator and the Administrator has, subject to such terms and conditions as he may determine, granted his approval thereto.

(d) A council wishing to exercise any of the powers contemplated in paragraph (b), shall cause a valuer or associated valuer registered in terms of the provisions of the Valuers' Act, 1982 (Act 23 of 1982), to —

- (i) determine the rental in respect of the immovable property it wishes to let;
- (ii) evaluate the immovable property it wishes to sell, ex-

wingbord van die raad aanbring; en

- (ii) ooreenkomsdig artikel 91 van die Grondwet van die Republiek van Suid-Afrika, 1983, in 'n nuusblad publiseer,

waarin enigiemand wat beswaar teen die uitoefening van enige sodanige bevoegdheid wil maak, versoek word om sy beswaar binne 'n vermelde typerk van minstens veertien dae vanaf die datum van die publikasie van die kennisgewing in die nuusblad skriftelik by die stadsklerk in te dien: Met dien verstande dat waar 'n raad onroerende eiendom aan die Staat of 'n statutêre liggaaam wil vervreem of van die hand sit, die Administrateur die raad van al of enige van die bepalings van hierdie paragraaf kan vrystel.

(c) Waar enige beswaar ingevolge paragraaf (b) deur die stadsklerk ontvang word, oefen die raad die betrokke bevoegdheid nie uit nie indien dit —

(i) 'n raad is in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, tensy die raad elke beswaar oorweeg het; of

(ii) 'n ander raad is as 'n raad in subparagraaf (i) beoog, tensy die stadsklerk 'n afskrif van die besluit van die raad om die betrokke bevoegdheid uit te oefen tesame met 'n afskrif van elke beswaar en die kommentaar van die raad daarop, indien daar is, aan die Administrateur voorgelê het en die Administrateur, onderworpe aan die bedinge en voorwaardes wat hy bepaal, sy goedkeuring daartoe verleen het.

(d) 'n Raad wat enige van die bevoegdhede in paragraaf (b) beoog, wil uitoefen, laat 'n waardeerdeer of geassosieerde waardeerdeer wat ingevolge die bepalings van die Wet op Waardeerdeers, 1982 (Wet 23 van 1982), geregistreer is —

(i) die huurgeld ten opsigte van die onroerende eiendom wat hy wil verhuur, bepaal;

(ii) die onroerende eiendom wat hy wil verkoop, verruil of op enige ander wyse, uitgenome verhuring, wil vervreem of van die hand sit, waardeer en in die geval waar die raad onroerende eiendom vir ander eiendom wil verruil, laat hy sodanige waardeerdeer of geasso-

- change or in any other manner alienate or dispose of, excluding letting, and in the case where the council wishes to exchange immovable property for other property, it shall cause such valuer or associated valuer to also evaluate the other property; or
- (iii) evaluate the servitude it wishes to grant or the right it wishes to alienate:
- Provided that —
- (aa) Where a council wishes to —
- (aaa) let or grant the use of any park, recreation grounds, camping site or public swimming bath, including any building, structure or facility appurtenant thereto or any part of such park, grounds or site, to any school, sports club, person or body of persons as contemplated in subsection (10);
- (bbb) let or donate immovable property to an institution, organisation, society or club as contemplated in subsection (16)(a) or to a commando as contemplated in subsection (17)(a)(i);
- (ccc) let official housing to an employee of the council in terms of a contract which the Administrator has authorized in terms of section 46.
- the council shall not cause the rental to be determined as contemplated in subparagraph (i) or the property concerned to be evaluated as contemplated in subparagraph (ii);
- (bb) the Administrator may determine another method by means of which a council shall cause the rental of the immovable property it wishes to let, to be determined or

- sieerde waardeerdeer ook die ander eiendom waardeer; of
- (iii) die serwituit wat hy wil verleen of die reg wat hy wil vervreem, waardeer:
- Met dien verstande dat —
- (aa) waar 'n raad —
- (aaa) die gebruik van enige park, ontspanningsgronde, kampeerterrein of publieke swembad met inbegrip van enige gebou, struktuur of fasilitet wat daarby hoort of enige gedeelte van sodanige park, gronde of terrein aan enige skool, sportklub, persoon of liggaam van persone soos in subartikel (10) beoog, wil verhuur of toeken;
- (bbb) onroerende eiendom aan 'n inrigting, organisasie, vereniging of klub soos in subartikel (16)(a) beoog of aan 'n kommando soos in subartikel (17)(a)(i) beoog, wil verhuur of skenk;
- (ccc) amptelike huisvesting aan 'n werknemer van die raad wil verhuur ingevolge 'n kontrak waartoe die Administrateur ingevolge artikel 46 magting verleent het,
- die raad nie die huurgeld laat bepaal soos in subparagraph (i) beoog nie of die betrokke eiendom laat waardeer soos in subparagraph (ii) beoog nie;
- (bb) die Administrateur 'n ander metode kan bepaal by wyse waarvan 'n raad die huurgeld van die onroerende eiendom wat hy wil verhuur, laat bepaal of die onroerende eiendom wat hy wil verkoop, verruil of op enige ander wyse wil vervreem of van die hand wil sit, laat waardeer.
- (e) 'n Raad, uitgenome 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem —
- (i) verhuur nie onroerende eiendom nie teen 'n laer huurgeld as die huurgeld wat bepaal is;
- (ii) verkoop nie, vervreem nie of sit nie onroerende eiendom op enige ander wyse, uitgenome verruiling van die hand nie, verleen nie 'n serwituit nie of vervreem nie 'n reg nie teen 'n laer bedrag as die bedrag waarvoor dit gewaardeer is;
- (iii) verruil nie onroerende eiendom vir ander eiendom nie indien die bedrag waarvoor die ander eien-

the immovable property it wishes to sell, exchange or in any other manner alienate or dispose of, to be evaluated.

(e) A council, excluding a council referred to in Part I or II of the Sixth Schedule to this Ordinance shall not —

- (i) let immovable property at a lower rental than the rental determined;
- (ii) sell, alienate or dispose of immovable property in any other manner, excluding exchange, grant a servitude or alienate a right at a lower amount than the amount at which it has been evaluated;
- (iii) exchange immovable property for other property if the amount at which the other property has been evaluated is lower than the amount at which the immovable property which the council wishes to exchange, has been evaluated,

in accordance with paragraph (d), unless the Administrator has, subject to such terms and conditions as he may determine, granted his approval thereto beforehand:

(f) The gross proceeds received by a council —

- (i) from the sale of town lands, excluding an erf or stand in a township established on town lands;
- (ii) from the granting of a servitude or the entering into of a option contract in terms of paragraph (a)(ii) or the granting of prospecting rights or the alienation of a right in terms of paragraph (a)(iv) on or in respect of town lands or the cancellation of a servitude in terms of paragraph (a)(iii) where such land is the dominant property;
- (iii) from the letting or alienation of town lands for the manufacture of bricks or tiles or for the quarrying of stone, sand or clay;
- (iv) arising from the rights referred to in section 4 of the Townlands Ordinance, 1904 (Ordinance 14 of 1904), or arising from similar rights referred to in any other law,

shall be paid into a special account and —

dom gewaardeer is, laer is as die bedrag waarvoor die onroerende eiendom wat die raad wil verruil, gewaardeer is,

oorenkomstig paragraaf (d), tensy die Administrateur vooraf sy goedkeuring, onderworpe aan die bedinge en voorwaardes wat hy bepaal, daartoe verleen het.

(f) Die bruto opbrengs deur 'n raad ontvang —

- (i) uit die verkoop van dorpsgronde, uitgenome 'n erf of 'n standplaas in 'n dorp op dorpsgronde gestig;
- (ii) uit die verlening van 'n serwituut of die aangaan van 'n opsiekontrak ingevolge paragraaf (a)(ii) of die verlening van prospektieregte of die vervreemding van 'n reg ingevolge paragraaf (a)(iv) op of ten opsigte van dorpsgronde of die kanselliasie van 'n serwituut ingevolge paragraaf (a)(iii) waar sodanige grond die heersende eiendom is;
- (iii) uit die verhuring of vervreemding van dorpsgronde vir die vervaardiging van bakstene of teëls of vir die grawe vir klip, sand of klei;
- (iv) voortspruitend uit die regte in artikel 4 van die Town Lands Ordinance, 1904 (Ordonnansie 14 van 1904), genoem of voortspruitend uit soortgelyke regte in enige ander wet genoem,

word in 'n spesiale rekening gestort en —

(aa) in die geval van —

(aaa) 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, kan 'n batige saldo in die spesiale rekening ooreenkomstig die bedinge en voorwaardes wat die raad bepaal;

(bbb) 'n ander raad as 'n raad in subparagraaf (aaa) beoog, kan 'n batige saldo in die spesiale rekening met die voorafverkreeën goedkeuring van die Administrateur en ooreenkomstig die bedinge en voorwaardes wat hy bepaal,

deur die raad as terugbetaalbare voor-skotte daaruit betaal word vir enige funksie of plig wat die raad ingevolge enige wet gemagtig of verplig is om uit te oefen of te vervul;

(aa) in the case of —

(aaa) a council referred to in Part I or II of the Sixth Schedule to this Ordinance a credit balance in the special account may, in accordance with such terms and conditions as the council may determine;

(bbb) any other council than a council contemplated in subparagraph (aaa) a credit balance in the special account may, with the prior approval of the Administrator and in accordance with such terms and conditions as he may determine,

be paid therefrom by the council as repayable advances for any function or duty which the council is in terms of any law authorized or required to perform or to discharge;

(bb) a credit balance in the special account may, with the prior approval of the Administrator and in accordance with such terms and conditions as he may determine, be used by the council for any function or duty contemplated in subparagraph (aa).

(g) Where a council uses a credit balance in the special account referred to in paragraph (f) to purchase land or exchanges town lands for other land, the land purchased or the other land for which the town lands is exchanged shall be deemed to be town lands and any amount payable by the owner of the land to the council as additional compensation for the town lands shall be paid into the special account.

(h) The net proceeds received by a council —

- (i) from the sale of immovable property, excluding town lands but including an erf or stand in a township established on town lands;
- (ii) from the granting of a servitude or the entering into of an option contract in terms of paragraph (a)(ii) or the granting of prospecting rights or the alienation of a right in terms of paragraph (a)(iv) on or in respect of land, excluding town lands, or the cancellation of a servitude in terms of paragraph (a)(iii) where such land is the dominant property;

(bb) 'n batige saldo in die spesiale rekening kan met die voorafverkreeën goedkeuring van die Administrateur en ooreenkomstig die bedinge en voorwaardes wat hy bepaal vir enige funksie of plig in subparagraph (aa) beoog, deur die raad gebruik word.

(g) Waar 'n raad 'n batige saldo in die spesiale rekening in paragraaf (f) genoem, gebruik om grond te koop of dorpsgronde vir ander grond verruil, word die grond wat gekoop word of die ander grond waarvoor die dorpsgronde verruil word, geag dorpsgronde te wees en enige bedrag wat deur die eienaar van die ander grond aan die raad as by-komende vergoeding vir die dorpsgronde betaalbaar is, word in die spesiale rekening gestort.

(h) Die netto opbrengs deur 'n raad ontvang —

- (i) uit die verkoop van onroerende eiendom, uitgenome dorpsgronde maar met inbegrip van 'n erf of standplaas in 'n dorp op dorpsgronde gestig;
- (ii) uit die verlening van 'n serwituut of die aangaan van 'n opsiekontrak ingevolge paragraaf (a)(ii) of die verlening van prospekteerregte of die vervreemding van 'n reg ingevolge paragraaf (a)(iv) op of ten opsigte van grond, uitgenome dorpsgronde, of die kanselliasie van 'n serwituut ingevolge paragraaf (a)(iii) waar sodanige grond die heersende eiendom is;
- (iii) uit die verhuring of vervreemding van grond, uitgenome dorpsgronde, vir die vervaardiging van bakstene of teëls of vir die grawe van klip, sand of klei.

word in 'n spesiale rekening gestort en in die geval van —

- (aa) 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, kan 'n batige saldo in die spesiale rekening ooreenkomstig die bedinge en voorwaardes wat die raad bepaal;
- (bb) 'n ander raad as 'n raad in subparagraph (aa) beoog, kan 'n batige saldo in die spesiale rekening met die voorafverkreeën goedkeuring van die Administrateur en ooreenkomstig die bedinge en voorwaardes wat hy bepaal.

- (iii) from the letting or alienation of land, excluding town lands, for the manufacture of bricks or tiles or for the quarrying of stone, sand or clay.

shall be paid into a special account and in the case of —

- (aa) a council referred to in Part I or II of the Sixth Schedule to this Ordinance, a credit balance in the special account may, in accordance with such terms and conditions as the council may determine;

- (bb) any other council than a council contemplated in subparagraph (aa), a credit balance in the special account may, with the prior approval of the Administrator and in accordance with such terms and conditions as he may determine,

be paid therefrom as repayable advances or used by the council for any function or duty contemplated in paragraph (f)(aa).

(i) For the purpose of paragraph (h) 'net proceeds' shall mean the credit balance after deducting —

- (i) legal, advertising and surveying costs;
- (ii) in the case of the sale of land, the costs, including the purchase price, if any, incurred in connection with the acquisition of the land, the cost of any improvements effected by the council thereon and the costs necessarily incurred with the sale thereof;
- (iii) the costs incurred in connection with the establishment of a township, including a township established on town lands, the construction of streets, including the necessary bridges and culverts, kerbs and gutters and in connection with works for the control of storm water in or for such township; and
- (iv) such other costs as —
- (aa) the council concerned, in the case of a council referred to in Part I or II of the Sixth Schedule to this Ordinance, may determine;

- (bb) the Administrator, in the case of any other council than a council contemplated in subparagraph (aa), may determine,

from the gross proceeds.

deur die raad as terugbetaalbare voor-skotte daaruit betaal word of gebruik word vir enige funksie of plig in para-graf (f)(aa) beoog.

(i) By die toepassing van paragraaf (h) beteken 'netto opbrengs' die batige saldo nadat —

(i) regs-, advertensie- en opmetings-koste;

(ii) in die geval van die verkoop van grond, die koste, met inbegrip van die koopprys, indien daar is, wat in verband met die verkryging van die grond aangegaan is, die koste van enige verbeterings deur die raad daarop aangebring en die koste wat noodsakelik wyls met die verkoop daarvan aangegaan is;

(iii) die koste aangegaan in verband met die stigting van 'n dorp, met inbegrip van 'n dorp op dorpsgronde gestig, die aanleg van strate, met inbegrip van die nodige brûe en duikers, randstene en vore en in verband met werke vir die beheer van stormwater in of vir sodanige dorp; en

(iv) die ander koste wat —

(aa) die betrokke raad, in die geval van 'n raad in Deel I of II van die Sesde Byleae by hierdie Ordonnansie ge-noem, bepaal;

(bb) die Administrateur in die geval van 'n ander raad as 'n raad in subparagraph (aa) beoog, bepaal,

van die bruto opbrengs afgetrek is.

(j) 'n Raad kan 'n batige saldo in enige van die spesiale rekenings in para-graf (f) of (h) genoem in die effekte, fondse of sekuriteite waarin fondse van dié Delgingsfonds soos in artikel 33 van die Johannesburg Municipality Borrow-ing Powers Ordinance, 1903, beoog, belê kan word of by enige liggaam of instelling deur die Administrateur goed-gekeur, belê.

(k) Enige rente wat oploop op voor-skotte wat ingevalle paragraaf (f) of (h) of op beleggings wat ingevalle para-graf (j) gemaak is, word op die be-trokke spesiale rekening gekrediteer;"

(i) deur subartikel (19) te skrap;

(j) deur subartikels (24), (24A) en (25)

(j) A council may invest a credit balance in any of the special accounts referred to in paragraph (f) or (h) in such stocks, funds or securities as the funds of the Redemption Fund may be invested in terms of section 33 of the Johannesburg Municipality Borrowing Powers Ordinance, 1903, or in any body or institution approved by the Administrator.

(k) Any interest accruing on advances made in terms of paragraph (f) or (h) or on investments made in terms of paragraph (j), shall be credited to the special account concerned.';

- (i) by the deletion of subsection (19);
- (j) by the substitution for subsections (24), (24A) and (25) of the following subsection:

"(24)(a) subject to the succeeding paragraphs —

- (i) hire, purchase, expropriate or in any other manner acquire any movable or immovable property, including a servitude on or a right in immovable property, for the performance or discharge of any function or duty which the council is in terms of any law authorized or required to perform or discharge;
- (ii) take the right to use temporarily any movable or immovable property for the performance or discharge of any function or duty contemplated in that subparagraph;
- (iii) hire, purchase, expropriate or in any other manner acquire any immovable property for the sale or letting thereof to any person who wishes to conduct or carry on thereon any work or trade of an offensive nature which the council is empowered to licence;
- (iv) purchase any immovable property at a sale in execution in satisfaction of a judgment in favour of the council.

(b) A council wishing to exercise any of the powers conferred by paragraph (a)(i) or (iii), excluding the hiring of any other property than land in respect of which the lease is subject to section 1(2) of the Formalities in respect of Leases of Land Act, 1969, shall cause a valuer or an associated valuer registered in terms of

deur die volgende subartikel te vervang:

"(24)(a) behoudens die hieropvolgende paragrawe —

- (i) enige roerende of onroerende eiendom, met inbegrip van 'n servituut op of 'n reg in onroerende eiendom, huur, koop, onteien of op enige ander wyse verkry vir die verrigting of uitvoering van enige funksie of plig wat die raad ingevolge enige wet gemagtig of verplig is om uit te oefen of te vervul;
- (ii) die reg neem om enige roerende of onroerende eiendom tydelik te gebruik vir die uitoefening of vervulling van enige funksie of plig in daardie subparagraaf beoog;
- (iii) enige onroerende eiendom huur, koop, onteien of op enige ander wyse verkry vir die verkoop of verhuur daarvan aan enige persoon wat daarop enige werk of bedryf van 'n hinderlike aard wat die raad bevoeg is om te lisensieer, wil verrig of uitoefen;
- (iv) enige onroerende eiendom op 'n geregtelike verkoping ter voldoening aan 'n vonnis ten gunste van die raad, koop.

(b) 'n Raad wat enige van die bevoegdhede by paragraaf (a)(i)(iii), uitgenome die huur van enige ander eiendom as grond ten opsigte waarvan die huurkontrak onderworpe is aan artikel 1(2) van die Wet op Formaliteite met betrekking tot Huurkontrakte van Grond, 1969, wil uitoefen, laat 'n waardeerde of geassosieerde waardeerde wat ingevolge die bepalings van die Wet op Waardeerders, 1982, geregistreer is —

- (i) die huurgeld ten opsigte van die onroerende eiendom wat hy wil huur, bepaal;
- (ii) die onroerende eiendom wat hy wil koop, onteien of op enige ander wyse, uitgenome huur, wil verkry, waardeer:

Met dien verstande dat waar die huurgeld of die bedrag betaalbaar deur die raad vir die onroerende eiendom wat hy wil koop, onteien of op enige ander wyse, uitgenome huur, wil verkry, nominaal is, die raad nie die huurgeld laat bepaal soos in subparagraaf (i) beoog nie of die onroerende eiendom laat waardeer soos in subparagraaf (ii) beoog nie.

(c) 'n Raad, uitgenome 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, verkry nie —

the provisions of the Valuers' Act, 1962, to —

- (i) determine the rental in respect of the immovable property it wishes to hire;
- (ii) evaluate the immovable property it wishes to purchase, to expropriate or to acquire in any other manner, excluding hire:

Provided that where the rental or the amount payable by the council for the immovable property it wishes to purchase, to expropriate or to acquire in any other manner, excluding hire, is nominal, the council shall not cause the rental to be determined as contemplated in subparagraph (i) or the immovable property to be evaluated as contemplated in subparagraph (ii).

(c) A council, excluding a council referred to in Part I or II of the Sixth Schedule to this Ordinance, shall not acquire —

- (i) any movable or immovable property by hiring it at a rental exceeding the rental determined in terms of paragraph (b)(i), by more than five per cent, or by purchasing, expropriating or acquiring it in any other manner, excluding by hiring it, for an amount exceeding the amount for which it was evaluated in terms of paragraph (b)(ii), by more than five per cent;
- (ii) any immovable property contemplated in paragraph (a)(iv) by purchasing it for an amount exceeding the amount of the judgment debt, the approximate cost of execution and transfer and any arrear rates or fees due in respect of such property and not forming part of the judgment debt,

unless the Administrator has, subject to such terms and conditions as he may determine, granted his approval thereto beforehand.”; and

(k) by the deletion of subsections (52) and (54).

(2) The provisions of subsection (1)(f) shall be deemed to have come into operation on 1 December 1939.

10. Section 79^{quat} of the principal Ordinance is hereby amended by the insertion after subsection (4) of the following subsection:

“(4A) Notwithstanding anything to the contrary contained in the rules of the joint

(i) enige roerende of onroerende eiendom nie deur dit te huur teen 'n huurgeld wat die huurgeld ingevolge paragraaf (b)(i) bepaal met meer as vyf persent oorskry of deur dit te koop, te onteien of op enige ander wyse, uitgenome deur dit te huur, te verkry teen 'n bedrag wat die bedrag waarvoor dit ingevolge paragraaf (b)(ii) gewaardeer is, met meer as vyf persent oorskry;

(ii) enige onroerende eiendom in paragraaf (a)(iv) beoog, nie deur dit te koop teen 'n bedrag wat die bedrag van die vonnisskuld, die benaderde koste van eksekusie en oordrag en enige agterstallige belasting of gelde wat ten opsigte van sodanige eiendom verskuldig is en wat nie deel van die vonnisskuld uitmaak nie, oorskry,

tensy die Administrateur vooraf sy goedkeuring, onderworpe aan die bedinge en voorwaardes wat hy bepaal, daartoe verleen het;”; en

(k) deur subartikels (52) en (54) te skrap.

(2) Die bepalings van subartikel (1)(f) word geag op 1 Desember 1939 in werking te getree het.

Wysiging van artikel 79^{quat} van Ordonnansie 17 van 1939, soos ingevoeg deur artikel 4 van Ordonnansie 16 van 1972 en soos gewysig deur artikel 6 van Ordonnansie 9 van 1983.

10. Artikel 79^{quat} van die Hoofordonnansie word hierby gewysig deur na subartikel (4) die volgende subartikel in te voeg:

“(4A) Ondanks andersluidende bepalings vervat in die statute van die gemeenskaplike fonds ingevolge subartikel (1) ingestel, kan 'n plaaslike bestuur aan 'n werknemer wanneer hy die plaaslike bestuur se diens verlaat die voordele betaal wat ingevolge die statute van die gemeenskaplike fonds aan hom betaalbaar is en die bedrag aldus betaal van die fonds verhaal.”.

Wysiging van artikel 80 van Ordonnansie 17 van 1939, soos gewysig deur artikel 9 van Ordonnansie 12 van 1941, artikel 6 van Ordonnansie 11 van 1942, artikel 4 van Ordonnansie 19 van 1943, artikel 7 van Ordonnansie 19 van 1944, artikel 12 van Ordonnansie 27 van 1951, artikel 9 van Ordonnansie 25 van 1953, artikel 6 van Ordonnansie 16 van 1955, artikel 8 van Ordonnansie 21 van 1957, artikel 4 van Ordonnansie 33 van 1959, artikel 3 van Ordonnansie 24

11. Artikel 80 van die Hoofordonnansie word hierby gewysig deur in subartikel (6) die woord “Dorpewet” deur die uitdrukking “Ordonnansie op Dorpsbeplanning en Dorpe, 1965” te vervang.

fund establish in terms of subsection (1), a local authority may pay to an employee on his leaving the service of the local authority such benefits as may be payable to him in terms of the rules of the joint fund and recover the amount so paid from the fund.”.

Amendment of section 80 of Ordinance 17 of 1939, as amended by section 9 of Ordinance 12 of 1941, section 6 of Ordinance 11 of 1942, section 4 of Ordinance 19 of 1943, section 7 of Ordinance 19 of 1944, section 12 of Ordinance 27 of 1951, section 9 of Ordinance 25 of 1953, section 6 of Ordinance 16 of 1955, section 8 of Ordinance 21 of 1957, section 4 of Ordinance 33 of 1959, section 3 of Ordinance 24 of 1960, section 7 of Ordinance 18 of 1961, section 2 of Ordinance 14 of 1963, section 16 of Ordinance 18 of 1965, section 7 of Ordinance 24 of 1965, section 9 of Ordinance 24 of 1966, section 5 of Ordinance 10 of 1970, section 8 of Ordinance 10 of 1971, section 5 of Ordinance 16 of 1972, section 2 of Ordinance 10 of 1973, section 2 of Ordinance 15 of 1975, section 5 of Ordinance 21 of 1976, section 3 of Ordinance 22 of 1977, section 5 of Ordinance 16 of 1979, section 4 of Ordinance 13 of 1980 and section 11 of Ordinance 16 of 1984.

11. Section 80 of the principal Ordinance is hereby amended by the substitution in subsection (61) for the words “Township Act” of the expression “Town-planning and Townships Ordinance, 1965”.

Amendment of section 123 of Ordinance 17 of 1939, as amended by section 13 of Ordinance 27 of 1951, section 10 of Ordinance 25 of 1953, section 4 of Ordinance 14 of 1964, section 21 of Ordinance 24 of 1966, section 11 of Ordinance 15 of 1968, section 6 of Ordinance 10 of 1970, section 9 of Ordinance 16 of 1978 and section 13 of Ordinance 13 of 1981.

12. Section 123 of the principal Ordinance is hereby amended by the substitution in subsection (4) for the expression “section thirty-four, subsection (3) bis to (3) quin inclusive, of section thirty-five, sections” of the expression “sections thirty-four, thirty five.”.

Amendment of section 132 of Ordinance 17 of 1939, as amended by section 16 of Ordinance 27 of 1951, section 11 of Ordinance 16 of 1955, section 5 of Ordinance 17 of 1958, section 6 of Ordinance 15 of 1975, section 9 of Ordinance 9 of 1978 and section 26 of Ordinance 16 of 1984.

13. Section 132 of the principal Ordinance is hereby amended —

(a) by the substitution in the expression preceding paragraph (a) of subsection (8) for the words “but without charging any fee therefor” of the words “and make charges in connection therewith”; and

(b) by the substitution for paragraph (c) of subsection (8) of the following paragraph:

“(c) the council may refuse to grant a licence to the applicant if, in the opinion of the council, he is not competent to carry out plumbing or drain-laying work in a proper and workmanlike manner.”.

van 1960, artikel
7 van
Ordonnansie 18 van 1961, artikel
2 van
Ordonnansie 14 van 1963,
Ordonnansie 18 van 1965, artikel
7 van
Ordonnansie 24 van 1965, artikel
9 van
Ordonnansie 24 van 1966, artikel
5 van
Ordonnansie 10 van 1970, artikel
8 van
Ordonnansie 10, ivan 1971, artikel
5 van
Ordonnansie 16 van 1972, artikel
2 van
Ordonnansie 10 van 1973, artikel
2 van
Ordonnansie 15 van 1975, artikel
5 van
Ordonnansie 21 van 1976, artikel
3 van
Ordonnansie 22 van 1977, artikel
5 van
Ordonnansie 16 van 1979, artikel
4 van
Ordonnansie 13 van 1980 en artikel 11 van
Ordonnansie 16 van 1984.

Wysiging van artikel 123 van Ordonnansie 17 van 1939, soos gewysig deur artikel 13 van Ordonnansie 27 van 1951, artikel 10 van Ordonnansie 25 van 1953, artikel 4 van Ordonnansie 14 van 1964, artikel 21 van Ordonnansie 24 van 1966, artikel 11 van Ordonnansie 15 van 1968, artikel 6 van Ordonnansie 10 van 1970, artikel 9 van Ordonnansie 16 van 1978 en artikel 13 van Ordonnansie 13 van 1981.

12. Artikel 132 van die Hoofordonnansie word hierby gewysig deur in subartikel (4) die uitdrukking “artikel vier-en-dertig, subartikels (3)bis tot en met (3)quin van artikel vyf-en-dertig, artikels” deur die uitdrukking “artikels vier-en-dertig, vyf-en-dertig,” te vervang.

13. Artikel 132 van die Hoofordonnansie word hierby gewysig —

(a) deur die uitdrukking wat paragraaf (a) van subartikel (8) voorafgaan die woorde “dog sonder daarvoor geld te hef” deur die woorde “en in verband daarmee gelde te hef” te vervang; en

(b) deur paragraaf (c) van subartikel (8) deur die volgende paragraaf te vervang:

“(c) die raad kan weier om ’n lisensie aan die applikant toe te staan indien hy, na die mening van die raad, nie bevoeg is om loodgieters- of rioolleggerswerk op ’n behoorlike en vakkundige wyse uit te voer nie.”.

14. Artikel 153 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) van subartikel (1) deur die volgende paragraaf te vervang:

Wysiging van artikel 153 van Ordonnansie 17 van 1939, soos gewysig deur artikel 1 van Ordonnansie 22 van 1958.

Amendment of section 153 of Ordinance 17 of 1939, as amended by section 1 of Ordinance 22 of 1958.

14. Section 153 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of subsection (1) of the following paragraph:

"(a) Until such time as the first election of councillors of a municipality is held in terms of section 32 of the Municipal Elections Ordinance, 1970, the Administrator may, by proclamation in the *Provincial Gazette*, nominate and appoint such number of competent persons as he may deem expedient to form a council for that municipality."

Substitution of section 171 of Ordinance 17 of 1939, as amended by section 13 of Ordinance 16 of 1982.

15. The following section is hereby substituted for section 171 of the principal Ordinance:

"Further powers and duties of local authorities.

171.(1) In addition to the powers conferred and duties imposed on a local authority in terms of the provisions of this Ordinance, the Administrator may, subject to such conditions as he may determine, confer or impose on a local authority any further power or duty —

- (a) which, in the opinion of the Administrator, is related to local government and will be in the interest of the local authority and the inhabitants of its area of jurisdiction; and
- (b) will not be in conflict with any provision of this Ordinance or any other law.

(2) Where the Administrator confers a further power or imposes a further duty on a local authority in terms of subsection (1) —

- (a) he may authorize the local authority to exercise such power or perform such duty outside its area of jurisdiction; and
- (b) he shall, in the case of any other council than a council referred to in the Sixth Schedule to this Ordinance, fix the amount of the expenditure which the local authority may incur in exercising such power or performing such duty.".

Insertion of section 171ter in Ordinance 17 of 1939.

16. The following section is hereby inserted after section 171bis of the principal Ordinance:

"Power of Administrator to amend Sixth Schedule.

171.ter. The Administrator may by notice in the *Provincial Gazette* insert in or add to or delete from Part I, II or III of the Sixth Schedule to this Ordinance the name of any local authority."

Short title.

17. This Ordinance shall be called the Local Government Amendment Ordinance, 1985.

"(a) Tot tyd en wyl die eerste verkiesing van raadslede van 'n munisipaliteit ingevolge artikel 32 van die Ordonnansie op Municipale Verkiesings, 1970, gehou word, kan die Administrateur, by proklamasie in die *Provinsiale Koerant*, die getal bekwame persone wat hy dienstig ag, nomineer en aanstel om 'n raad vir daardie munisipaliteit te vorm."

Vervanging van artikel 171 van Ordonnansie 17 van 1939, soos gewysig deur artikel 13 van Ordonnansie 16 van 1982.

15. Artikel 171 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Verdere bevoegdheid en pligte van plaaslike bestuur.

171.(1) Benewens die bevoegdheid verleen en pligte opgelê aan 'n plaaslike bestuur ingevolge die bepalings van hierdie Ordonnansie, kan die Administrateur, onderworpe aan die voorwaardes wat hy bepaal, enige verdere bevoegdheid of plig aan 'n plaaslike bestuur verleen of ople —

- (a) wat, na die mening van die Administrateur, met plaaslike bestuur verband hou en in belang van die plaaslike bestuur en die inwoners van sy regssgebied sal wees; en
- (b) wat enige strydig met enige bepaling van hierdie Ordonnansie of enige ander wet sal wees nie.

(2) Waar die Administrateur ingevolge subartikel (1) aan 'n plaaslike bestuur 'n verdere bevoegdheid verleen of 'n verdere plig ople —

- (a) kan hy die plaaslike bestuur magtig om sodanige bevoegdheid of sodanige plig buite sy regssgebied uit te oefen of uit te voer; en
- (b) moet hy in die geval van 'n ander raad as 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, die bedrag van die uitgawes vasstel wat die plaaslike bestuur kan aangaan om sodanige bevoegdheid uit te oefen of sodanige plig uit te voer."

Invoeging van artikel 171ter in Ordonnansie 17 van 1939.

16. Die volgende artikel word hierby na artikel 171bis van die Hoofordonnansie ingevoeg:

"Bevoegdheid van Administrateur om Sesde Bylae te wysig.

171ter Die Administrateur kan by kennisgewing in die *Provinsiale Koerant* die naam van enige plaaslike bestuur in Deel I, II of III van die Sesde Bylae by hierdie Ordonnansie invoeg of daarby byvoeg of daaruit skrap."

Kort titel.

17. Hierdie Ordonnansie heet die Wystingsordonnansie op Plaaslike Bestuur, 1985.

Administrator's Notice 718

10 April 1985

AMALIA HEALTH COMMITTEE: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Sanitary and Refuse Removals Tariff of the Amalia Health Committee, published under Administrator's Notice 1346, dated 21 November 1979, as amended, is hereby further amended by the substitution for item 4 of the following:

"4. For the removal of sewage water and ditch-water from every approved vacuum tank on each erf or premises: R4 per 600 l."

PB 2-4-2-81-76

Administrator's Notice 719

10 April 1985

AMALIA HEALTH COMMITTEE: POUND TARIFF

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

The Pound Tariff of the Amalia Health Committee published under Administrator's Notice 406 dated 17 May 1967, is hereby repealed.

PB 2-4-2-75-76

Administrator's Notice 720

10 April 1985

BELFAST MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity Supply By-laws of the Belfast Municipality, adopted by the Council under Administrator's Notice 1269, dated 30 September 1981, and amended, are hereby further amended as follows:

1. By the substitution in item 2(2)(b) and (d) for the figures "750" and "1800" of the figures "850" and "2000" respectively.

2. By the substitution in item 2(2)(e)(i) and (ii) for the figures "4,62c" and "3,30c" of the figures "5c" and "4c" respectively.

3. By the substitution in item 3(2)(c) for the figure "3,30c" of the figure "4c".

4. By the substitution in item 4(2)(a), (b) and (c) for the figures "R7", "3,85c" and "R224" of the figures "R8,50", "4,3c" and "R272" respectively.

5. By the substitution in item 5(1) and (2) for the figures "R7" and "4,50c" of the figures "R8,50" and "5c" respectively.

The provisions contained in this notice, shall be deemed to have come into operation on 1 February 1985.

PB 2-4-2-36-47

Administratorskennisgewing 718

10 April 1985

GESONDHEIDSKOMITEE VAN AMALIA: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGS TAARIEF

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Sanitäre en Vullisverwyderingstarief van die Gesondheidskomitee van Amalia, aangekondig by Administrateurskennisgewing 1346 van 21 November 1979, soos gewysig, word hierby verder gewysig deur item 4 deur die volgende te vervang:

"4. Vir die verwydering van rioolwater en vuilwater uit elke goedgekeurde suigtenk op elke erf of perseel: R4 per 600 l."

PB 2-4-2-81-76

Administratorskennisgewing 719

10 April 1985

GESONDHEIDSKOMITEE VAN AMALIA: SKUTTARIEF

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

Die Skuttarief van die Gesondheidskomitee van Amalia, aangekondig by Administrateurskennisgewing 406 van 17 Mei 1967 word hierby herroep.

PB 2-4-2-75-76

Administratorskennisgewing 720

10 April 1985

MUNISIPALITEIT BELFAST: WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsvoorsieningsverordeninge van die Municipaliteit Belfast, deur die Raad aangeneem by Administrateurskennisgewing 1269 van 30 September 1981, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 2(2)(b) en (d) die syfers "750" en "1800" onderskeidelik deur die syfers "850" en "2000" te vervang.

2. Deur in item 2(2)(e)(i) en (ii) die syfers "4,62c" en "3,30c" onderskeidelik deur die syfers "5c" en "4c" te vervang.

3. Deur in item 3(2)(c) die syfer "3,30c" deur die syfer "4c" te vervang.

4. Deur in item 4(2)(a), (b) en (c) die syfers "R7", "3,85c" en "R224" onderskeidelik deur die syfers "R8,50", "4,3c" en "R272" te vervang.

5. Deur in item 5(1) en (2) die syfers "R7" en "4,50c" onderskeidelik deur die syfers "R8,50" en "5c" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag op 1 Februarie 1985, in werking te getree het.

PB 2-4-2-36-47

Administrator's Notice 721

10 April 1985

DELAREYVILLE 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.

The Electricity By-laws of the Delareyville Municipality, adopted by the Council under Administrator's Notice 1401, dated 23 August 1972, as amended, are hereby further amended by the substitution in item 14 of the Tariff of Charges under the Annexure, for the expression "90 %" of the expression "104 %".

The provisions in this notice contained shall be deemed to come into operation on 10 March 1985.

PB 2-4-2-36-52

Administrator's Notice 722

10 April 1985

GROBLERSDAL 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.

The Electricity By-laws of the Groblersdal Municipality, adopted by the Council under Administrator's Notice 230, dated 7 February 1973, as amended, are hereby further amended by amending the tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(1) and (2) for the figure "5.48c" of the figure "5.90c".

2. By the substitution in item 2(3)(c) for the figure "3.13c" of the figure "3.37c".

The provisions in this notice contained shall be deemed to have come into operation on 1 February 1985.

PB 2-4-2-36-59

Administrator's Notice 723

10 April 1985

LEEUDORINGSTAD MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO DOGS

The Administrator hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The By-laws Relating to Dogs, adopted by the Council under Administrator's Notice 558, dated 7 April 1983, as amended, are hereby further amended by the deletion of Schedule 2.

PB 2-4-2-33-91

Administrator's Notice 724

10 April 1985

MIDRAND MUNICIPALITY: BY-LAWS RELATING TO FIRE BRIGADE SERVICES

CORRECTION NOTICE

Administrator's Notice 324, dated 2 March 1983, is hereby corrected as follows:

Administrateurskennisgewing 721

10 April 1985

MUNISIPALITEIT DELAREYVILLE: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit Delareyville, deur die Raad aangeneem by Administrateurskennisgewing 1401 van 23 Augustus 1972, soos gewysig, word hierby verder gewysig deur in item 14 van die Tarief van Gelde onder die Bylae, die uitdrukking "90 %" deur die uitdrukking "104 %" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag op 10 Maart 1985 in werking te getree het.

PB 2-4-2-36-52

Administrateurskennisgewing 722

10 April 1985

MUNISIPALITEIT GROBLERSDAL: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit Groblersdal, deur die Raad aangeneem by Administrateurskennisgewing 230 van 7 Februarie 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Bylae soos volg te wysig:

1. Deur in item 2(1) en (2) die syfer "5.48c" deur die syfer "5.90c" te vervang.

2. Deur in item 2(3)(c) die syfer "3.13c" deur die syfer "3.37c" te vervang.

Die bepalings in hierdie kennisgewing vervat word geag op 1 Februarie 1985 in werking te getree het.

PB 2-4-2-36-59

Administrateurskennisgewing 723

10 April 1985

MUNISIPALITEIT LEEUDORINGSTAD: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, die verordeninge hierna uiteengesit.

Die Verordeninge Betreffende Honde, deur die Raad aangeneem by Administrateurskennisgewing 558 van 7 April 1983, soos gewysig, word hierby verder gewysig deur Bylae 1 te skrap.

PB 2-4-2-33-91

Administrateurskennisgewing 724

10 April 1985

MUNISIPALITEIT MIDRAND: VERORDENINGE BETREFFENDE BRANDWEERDIENSTE

KENNISGEWING VAN VERBETERING

Administrateurskennisgewing 324 gedateer 2 Maart 1983 word hierby soos volg verbeter:

1. By the insertion in the heading after the word "By-laws" of the word "Relating".

2. By the substitution for paragraph 2 of the following:

"2. The By-laws Relating to the Prevention and Extinction of Fires and the Storing, Use and Handling of Inflammable Liquids and Substances, published under Administrator's Notice 808, dated 21 November 1962, and which became the by-laws of the Town Council of Midrand in terms of section 159bis(1)(c) of the Local Government Ordinance, 1939, as amended, are hereby further amended by the deletion of Chapter 1, Schedule III and Schedule V."

PB 2-4-2-41-70

Administrator's Notice 725

10 April 1985

PONGOLA HEALTH COMMITTEE: AMENDMENT TO ELECTRICITY SUPPLY REGULATIONS

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Electricity Supply Regulations of the Pongola Health Committee, published under Administrator's Notice 892, dated 1 December 1965, as amended, is hereby further amended by the renumbering of item 1 to read 1(i) and by the insertion of the following thereafter:

"(2) That a surcharge of 15 % on monthly electricity accounts be levied for accounts rendered after 9 January 1985".

PB 2-4-2-36-113

Administrator's Notice 726

10 April 1985

SECUNDA HEALTH COMMITTEE: AMENDMENT TO REGULATIONS RELATING TO HAWKERS

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Regulations Relating to Hawkers of the Secunda Health Committee, published under Administrator's Notice 38, dated 17 January 1979, as amended, are hereby further amended by the substitution for item 2 under Schedule A of the following:

"2. Stands for Hawkers of Newspapers and Magazines"

Stands for the sale of newspapers and magazines shall be determined by the Committee by resolution."

PB 2-4-2-47-245

Administrator's Notice 727

10 April 1985

STANDERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Standerton Municipality,

1. Deur in die opskep van die Engelse teks na die woord "By-laws" die woord "Relating" in te voeg.

2. Deur paragraaf 2 deur die volgende te vervang:

"2. Die Verordeninge Betreffende die Voorkoming en Blus van Brande en die Opbergung, Gebruik en Hantering van Vlambare Vloeistowwe en Ander Stowwe afgekondig by Administrateurskennisgewing 808 van 21 November 1962 en wat ingevolge artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Midrand geword het, soos gewysig, word hierby verder gewysig deur Hoofstuk 1, Bylae III en Bylae V te skrap."

PB 2-4-2-41-70

Administrateurskennisgewing 725

10 April 1985

GESONDHEIDSKOMITEE VAN PONGOLA: WYSIGING VAN ELEKTRISITEITSVOORSIE-NINGSREGULASIES

Die Administrator publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Elektrisiteitsvoorsieningsregulasies van die Gesondheidskomitee van Pongola, afgekondig onder Administrateurskennisgewing 892 van 1 Desember 1965, soos gewysig, word hierby verder gewysig deur item 1 te nommer 1(1) en die volgende daarna in te voeg:

"(2) Dat 'n toeslag van 15 % op maandelikse elektriese rekeninge gehef word vir rekeninge wat na 9 Januarie 1985 gelewer word."

PB 2-4-2-36-113

Administrateurskennisgewing 726

10 April 1985

GESONDHEIDSKOMITEE VAN SECUNDA: WYSIGING VAN REGULASIES BETREFFENDE SMOUSE

Die Administrator publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Regulasies Betreffende Smouse van die Gesondheidskomitee van Secunda afgekondig by Administrateurskennisgewing 38 van 17 Januarie 1979, soos gewysig, word hierby verder gewysig deur item 2 van Bylae A deur die volgende te vervang:

"2. Staanplekke vir Smouse van Nuusblaaie en Tydskrifte"

Staanplekke vir die verkoop van nuusblaaie en tydskrifte word deur die Komitee by besluit bepaal."

PB 2-4-2-47-245

Administrateurskennisgewing 727

10 April 1985

MUNISIPALITEIT VAN STANDERTON: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit

adopted by the Council under Administrator's Notice 34, dated 10 January 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in Items 1(2) and (2) for the figure "5,7c" of the figure "6c".
2. By the substitution in Items 3(2) and (3) for the figures "8c" and "7c" of the figures "8,4c" and "7,35c" respectively.
3. By the substitution in Items 4(4) and 5(2)(d) for the expression "20,5 %" of the expression "16,5 %".

The provision in the notice contained, shall be deemed to have come into operation on 30 January 1985.

PB 2-4-2-36-33

Administrator's Notice 728

10 April 1985

BOKSBURG AMENDMENT SCHEME 1/275

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Boksburg Town-planning Scheme 1, 1946, by the rezoning of a portion of Erf 960, Parkrand Extension 1 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, Boksburg and are open for inspection at all reasonable times.

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

PB 4-9-2-8-275

Administrator's Notice 729

10 April 1985

KLERKSDORP AMENDMENT SCHEME 152

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Klerksdorp Town-planning Scheme, 1980, by the rezoning of Erf 154, Klerksdorp to "Business 2".

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

This amendment is known as Klerksdorp Amendment Scheme 152.

PB 4-9-2-17H-152

Administrator's Notice 730

10 April 1985

ORKNEY AMENDMENT SCHEME 15

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Orkney Town-planning Scheme, 1980, by the rezoning of Erf 3, Orkney Park to "Residential 4" subject to certain conditions..

Map 3 and the scheme clauses of the amendment scheme

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

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

2. Deur in Items 3(2) en (3) die syfers "8c" en "7c" onderskeidelik deur die syfer "8,4c" en "7,35c" te vervang.

3. Deur in Items 4(4) en 5(2)(d) die uitdrukking "20,5 %" deur die uitdrukking "16,5 %" te vervang.

Die bepalings in hierdie kennisgewing vervaat word geag op 30 Januarie 1985 in werking te getree het.

PB 2-4-2-36-33

Administrateurskennisgewing 728

10 April 1985

BOKSBURG-WYSIGINGSKEMA 1/275

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Boksburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van 'n gedeelte van Erf 960, Parkrand Uitbreiding 1 tot "Spesiaal".

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

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

PB 4-9-2-8-275

Administrateurskennisgewing 729

10 April 1985

KLERKSDORP-WYSIGINGSKEMA 152

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 154, Klerksdorp na "Bezigheid 2".

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 152.

PB 4-9-2-17H-152

Administrateurskennisgewing 730

10 April 1985

ORKNEY-WYSIGINGSKEMA 15

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Orkney-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 3, Orkneypark na "Residensieel 4" onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema

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

This amendment is known as Orkney Amendment Scheme 15.

PB 4-9-2-99H-15

Administrator's Notice 731

10 April 1985

KLERKSDORP AMENDMENT SCHEME 122

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Klerksdorp Town-planning Scheme, 1980, by the rezoning of Portion 20 of portion of the farm Townlands of Klerksdorp 424 IP to "Special" subject to certain conditions.

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

This amendment is known as Klerksdorp Amendment Scheme 122.

PB 4-9-2-17H-122

Administrator's Notice 732

10 April 1985

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 3, PARKWOOD

CORRECTION NOTICE

Administrator's Notice 384 dated 20 February 1985 is hereby corrected by the substitution for the expression "Erf 3, Parktown Township" of the expression "Erf 3, Parkwood Township".

PB 4-14-2-1015-37

Administrator's Notice 733

10 April 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 5 OF ERF 7 ALAN MANOR 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 (P) in Deed of Transfer T36662/1980 be removed in order to relax the building line.

PB 4-14-2-10-7

Administrator's Notice 734

10 April 1985

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 182 WYCHWOOD 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 (L) in Deed of Transfer T22463/1983 be removed to relax the building line.

PB 4-14-2-1498-1

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

Hierdie wysiging staan bekend as Orkney-wysigingskema 15.

PB 4-9-2-99H-15

Administrateurskennisgewing 731

10 April 1985

KLERKSDORP-WYSIGINGSKEMA 122

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 20 van gedeelte van die plaas Townlands van Klerksdorp 424 IP tot "Spesiaal" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 122.

PB 4-9-2-17H-122

Administrateurskennisgewing 732

10 April 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 3, DORP PARKWOOD

KENNISGEWING VAN VERBETERING

Administrateurskennisgewing 384 van 20 Februarie 1985 word hierby verbeter deur die uitdrukking "Erf 3, dorp Parktown" met die uitdrukking "Erf 3, dorp Parkwood" te vervang.

PB 4-14-2-1015-37

Administrateurskennisgewing 733

10 April 1985

WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTE 5 VAN ERF 7 DORP ALAN MANOR

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 (P) in Akte van Transport T36662/1980 opgehef word om die boulyn te verslap.

PB 4-14-2-10-7

Administrateurskennisgewing 734

10 April 1985

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 182 DORP WYCHWOOD

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 (L) in Akte van Transport T22463/1983 opgehef word om die boulyn te verslap.

PB 4-14-2-1498-1

Administrator's Notice 735

10 April 1985

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1101, WATERKLOOF RIDGE TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that—

1. Condition 8(i) in Deed of Transfer T7166/1968 be altered by the deletion of the following words:

"The erf shall be used for residential purposes only and no flats shall be erected thereon. Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used therewith shall be erected on the erf, except in special circumstances and then only with the consent in writing of the Administrator or body or person designated by him for the purpose".

2. The Pretoria Town-planning Scheme, 1974, be amended by the rezoning of Erf 1101, Waterkloof Ridge Township to "Duplex Residential" and which amendment Scheme will be known as Pretoria Amendment Scheme 1082, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria, and the Town Clerk of Pretoria.

PB 4-14-2-1406-14

Administrator's Notice 736

10 April 1985

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 2113, LYTTELTON MANOR 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 2B(b) in Deed of Transfer T1835/1974 be removed.

PB 4-14-2-2166-1

Administrator's Notice 737

10 April 1985

PRETORIA AMENDMENT SCHEME 1424

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erf 593, Gezina to "General Residential" with a density of "One dwelling per 1 000 m²".

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

This amendment is known as Pretoria Amendment Scheme 1424.

PB 4-9-2-3H-1424

Administrator's Notice 739

10 April 1985

TOWN COUNCIL OF CARLETONVILLE: WITHDRAWAL OF EXEMPTION FROM RATING

The Administrator hereby notifies that the Town Council of Carletonville has requested him to exercise the au-

Administrator'skennisgewing 735

10 April 1985

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 1101, DORP WATERKLOOFRIF

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat—

1. Voorwaarde 8(i) in Akte van Transport T7166/1968 gewysig word deur die opheffing van die volgende woorde:

"The erf shall be used for residential purposes only and no flats shall be erected thereon. Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used therewith shall be erected on the erf, except in special circumstances and then only with the consent in writing of the Administrator or body or person designated by him for the purpose".

2. Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 1101, dorp Waterkloofrif, tot "Dupleks Woon" welke wysigingskema bekend staan as Pretoria-wysigingskema 1082, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Pretoria.

PB 4-14-2-1406-14

Administrator'skennisgewing 736

10 April 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 2113, LYTTELTON MANOR 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 voorwaarde 2B(b) in Akte van Transport T1835/1974 opgehef word.

PB 4-14-2-2166-1

Administrator'skennisgewing 737

10 April 1985

PRETORIA-WYSIGINGSKEMA 1424

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 593, Gezina tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1424.

PB 4-9-2-3H-1424

Administrator'skennisgewing 739

10 April 1985

STADSRAAD VAN CARLETONVILLE: INTREKKING VAN VRYSTELLING VAN EIENDOMSBELASTING

Die Administrateur maak hierby bekend dat die Stadsraad van Carletonville hom versoek het om die bevoegd-

thority convened on him by section 9(9) of Ordinance 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in respect of the farm portions as set out in the Schedule.

All interested persons are entitled to submit reasons in writing to the Director of Local Government, Private Bag X437, Pretoria, within 30 days of the first publication of this notice why the request of the Town Council of Carletonville should not be granted.

PB 3-5-11-2-146

FARM PORTIONS ON WHICH THE EXEMPTION OF PAYMENT OF ASSESSMENT RATES MUST BE LIFTED

PORITION	FARM
Remaining Extent 1	Blyvooruitzicht 116 IQ
Remaining Extent 2	Blyvooruitzicht 116 IQ
Remaining Extent 3,	Blyvooruitzicht 116 IQ
a portion of Portion 2	
Remaining Extent 4	Blyvooruitzicht 116 IQ
Remaining Extent 5	Blyvooruitzicht 116 IQ
Remaining Extent 6	Blyvooruitzicht 116 IQ
Remaining Extent 7	Blyvooruitzicht 116 IQ
Remaining Extent 8	Blyvooruitzicht 116 IQ
Portion 9	Blyvooruitzicht 116 IQ
Remaining Extent 10	Blyvooruitzicht 116 IQ
Remaining Extent 12,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 13,	Blyvooruitzicht 116 IQ
a portion of Portion 4	
Remaining Extent 14,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Remaining Extent 15,	Blyvooruitzicht 116 IQ
a portion of Portion 4	
Portion 16,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 17,	Blyvooruitzicht 116 IQ
a portion of Portion 14	
Remaining Extent 18,	Blyvooruitzicht 116 IQ
a portion of Portion 3	
Remaining Extent 19,	Blyvooruitzicht 116 IQ
a portion of Portion 6	
Portion 20,	Blyvooruitzicht 116 IQ
a portion of Portion 8	
Remaining Extent 21,	Blyvooruitzicht 116 IQ
a portion of Portion 10	
Portion 22,	Blyvooruitzicht 116 IQ
a portion of Portion 7	
Portion 23,	Blyvooruitzicht 116 IQ
a portion of Portion 12	
Portion 24,	Blyvooruitzicht 116 IQ
a portion of Portion 8	
Portion 25,	Blyvooruitzicht 116 IQ
a portion of Portion 15	
Portion 26,	Blyvooruitzicht 116 IQ
a portion of Portion 15	
Remaining Extent 27,	Blyvooruitzicht 116 IQ
a portion of Portion 3	
Portion 31,	Blyvooruitzicht 116 IQ
a portion of Portion 13	
Remaining Extent 32,	Blyvooruitzicht 116 IQ
a portion of Portion 10	
Portion 34,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 35,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 36,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 37,	Blyvooruitzicht 116 IQ
a portion of Portion 1	
Portion 38,	Blyvooruitzicht 116 IQ

heid aan hom verleen deur die bepalings van artikel 9(9) van Ordonnansie 17 van 1939, uit te oefen en die bestaande vrystelling van die bepalings van die Plaaslike Bestuur-Belasting-Ordonnansie, 1933, ten opsigte van die plaasgedeeltes uiteengesit in die Bylae, in te trek.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie van hierdie kennisgewing skriftelik by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, redes aan te voer waarom daar nie aan die Stadsraad van Carletonville se versoek voldoen moet word nie.

PB 3-5-11-2-146

PLAASGEDEELTES WAARVAN DIE VRYSTELLING VAN BETALING VAN EIENDOMSBELASTING TERUGGETREK MOET WORD.

GEDEELTE	PLAAS
Restant Gedeelte 1	Blyvooruitzicht 116 IQ
Restant Gedeelte 2	Blyvooruitzicht 116 IQ
Restant Gedeelte 3,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 2	
Restant Gedeelte 4	Blyvooruitzicht 116 IQ
Restant Gedeelte 5	Blyvooruitzicht 116 IQ
Restant Gedeelte 6	Blyvooruitzicht 116 IQ
Restant Gedeelte 7	Blyvooruitzicht 116 IQ
Restant Gedeelte 8	Blyvooruitzicht 116 IQ
Gedeelte 9	Blyvooruitzicht 116 IQ
Restant Gedeelte 10	Blyvooruitzicht 116 IQ
Restant Gedeelte 12,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 1	
Gedeelte 13,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 4	Blyvooruitzicht 116 IQ
Restand Gedeelte 14,	
'n gedeelte van Gedeelte 1	
Restant Gedeelte 15,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 4	
Gedeelte 16,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 1	
Gedeelte 17,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 14	
Restant Gedeelte 18,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 3	
Restant Gedeelte 19,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 6	
Gedeelte 20,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 8	
Restant Gedeelte 21,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 10	
Gedeelte 22,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 7	
Gedeelte 23,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 12	
Gedeelte 24,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 8	
Gedeelte 25,	Blyvooruitzicht 166 IQ
'n gedeelte van Gedeelte 15	
Gedeelte 26,	Blyvooruitzicht 116 IQ
'n gedeelte van Gedeelte 15	
Restant Gedeelte 27,	
'n gedeelte van Gedeelte 3	
Gedeelte 31,	
'n gedeelte van Gedeelte 13	
Restant gedeelte 32,	
'n gedeelte van Gedeelte 10	
Gedeelte 34,	
'n gedeelte van Gedeelte 1	
Gedeelte 35,	
'n gedeelte van Gedeelte 1	
Gedeelte 36,	
'n gedeelte van Gedeelte 1	
Gedeelte 37,	

a portion of Portion 1		'n gedeelte van Gedeelte 1	
Portion 39,	Blyvooruitzicht 116 IQ	Gedeelte 38,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 40,	Blyvooruitzicht 116 IQ	Gedeelte 39,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 41,	Blyvooruitzicht 116 IQ	Gedeelte 40.	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 42,	Blyvooruitzicht 116 IQ	Gedeelte 41.	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 43,	Blyvooruitzicht 116 IQ	Gedeelte 42,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 44.	Blyvooruitzicht 116 IQ	Gedeelte 43,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 45,	Blyvooruitzicht 116 IQ	Gedeelte 44,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 46,	Blyvooruitzicht 116 IQ	Gedeelte 45,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Remaining Extent 47.	Blyvooruitzicht 116 IQ	Gedeelte 46,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 48,	Blyvooruitzicht 116 IQ	Restant Gedeelte 47,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 49,	Blyvooruitzicht 116 IQ	Gedeelte 48,	Blyvooruitzicht 116 IQ
a portion of Portion 1	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 51.	Blyvooruitzicht 116 IQ	Gedeelte 49,	Blyvooruitzicht 116 IQ
a portion of Portion 3	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 1	Blyvooruitzicht 116 IQ
Portion 53,	Blyvooruitzicht 116 IQ	Gedeelte 51,	Blyvooruitzicht 116 IQ
a portion of Portion 6	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 3	Blyvooruitzicht 116 IQ
Portion 60,	Blyvooruitzicht 116 IQ	Gedeelte 53,	Blyvooruitzicht 116 IQ
a portion of Portion 32	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 6	Blyvooruitzicht 116 IQ
Portion 61,	Blyvooruitzicht 116 IQ	Gedeelte 60,	Blyvooruitzicht 116 IQ
a portion of Portion 3	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 32	Blyvooruitzicht 116 IQ
Portion 62,	Blyvooruitzicht 116 IQ	Gedeelte 61,	Blyvooruitzicht 116 IQ
a portion of Portion 6	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 3	Blyvooruitzicht 116 IQ
Portion 63,	Blyvooruitzicht 116 IQ	Gedeelte 62,	Blyvooruitzicht 116 IQ
a portion of Portion 2	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 6	Blyvooruitzicht 116 IQ
Portion 66	Blyvooruitzicht 116 IQ	Gedeelte 63,	Blyvooruitzicht 116 IQ
Portion 68.	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 2	Blyvooruitzicht 116 IQ
a portion of Portion 47	Blyvooruitzicht 116 IQ	Gedeelte 66	Blyvooruitzicht 116 IQ
Remaining Extent,	Blyvooruitzicht 116 IQ	Gedeelte 68,	Blyvooruitzicht 116 IQ
portion of Consolidated	Blyvooruitzicht 116 IQ	'n gedeelte van Gedeelte 47	Blyvooruitzicht 116 IQ
Portion 70	Blyvooruitzicht 116 IQ	Restant Gedeelte,	Blyvooruitzicht 116 IQ
Remaining Extent of farm	Blyvooruitzicht 116 IQ	gedeelte van Gekonsoliderde Gedeelte 70	Blyvooruitzicht 116 IQ
Remaining Extent 7,	Buffelsdoorn 143 IQ	Restant gedeelte	
a portion of Portion 1	Buffelsdoorn 143 IQ	van plaas	
Portion 8.	Buffelsdoorn 143 IQ	Restant gedeelte 7.	Blyvooruitzicht 116 IQ
a portion of Portion 1	Buffelsdoorn 143 IQ	'n gedeelte van Gedeelte 1	Buffelsdoorn 143 IQ
Portion 13.	Buffelsdoorn 143 IQ	Gedeelte 8.	Buffelsdoorn 143 IQ
a portion of Portion 1	Buffelsdoorn 143 IQ	'n gedeelte van Gedeelte 1	Buffelsdoorn 143 IQ
Remaining Extent 14	Buffelsdoorn 143 IQ	Gedeelte 13,	Buffelsdoorn 143 IQ
Portion 31,	Buffelsdoorn 143 IQ	'n gedeelte van Gedeelte 1	Buffelsdoorn 143 IQ
a portion of Portion 7	Buffelsdoorn 143 IQ	Restant Gedeelte 14	Buffelsdoorn 143 IQ
Portion 32,	Buffelsdoorn 143 IQ	Gedeelte 31.	Buffelsdoorn 143 IQ
a portion of Portion 7	Buffelsdoorn 143 IQ	'n gedeelte van Gedeelte 7	Buffelsdoorn 143 IQ
Portion 36	Buffelsdoorn 143 IQ	Gedeelte 32,	Buffelsdoorn 143 IQ
Portion 37	Buffelsdoorn 143 IQ	'n gedeelte van Gedeelte 7	Buffelsdoorn 143 IQ
Portion 38	Buffelsdoorn 143 IQ	Gedeelte 36	Buffelsdoorn 143 IQ
Portion 39	Buffelsdoorn 143 IQ	Gedeelte 37	Buffelsdoorn 143 IQ
Portion 40	Buffelsdoorn 143 IQ	Gedeelte 38	Buffelsdoorn 143 IQ
Portion 41	Buffelsdoorn 143 IQ	Gedeelte 39	Buffelsdoorn 143 IQ
Remaining Extent 3	Buffelsdoorn 143 IQ	Gedeelte 40	Buffelsdoorn 143 IQ
Remaining Extent 10,	Buffelsdoorn 143 IQ	Gedeelte 41	Buffelsdoorn 143 IQ
a portion of Portion 3	Deelkraal 142 IQ	Restant Gedeelte 3	Deelkraal 142 IQ
Portion 11.	Deelkraal 142 IQ	Restant Gedeelte 10.	Deelkraal 142 IQ
a portion of Portion 10	Deelkraal 142 IQ	'n gedeelte van Gedeelte 3	Deelkraal 142 IQ
Portion 22,	Deelkraal 142 IQ	Gedeelte 11,	Deelkraal 142 IQ
a portion of Portion 10	Deelkraal 142 IQ	'n gedeelte van Gedeelte 10	Deelkraal 142 IQ
Portion 23,	Deelkraal 142 IQ	Gedeelte 22,	Deelkraal 142 IQ
a portion of Portion 3	Doornfontein 118 IQ	'n gedeelte van Gedeelte 10	Deelkraal 142 IQ
Remaining Extent 1	Doornfontein 118 IQ	Gedeelte 23.	Deelkraal 142 IQ
Remaining Extent 2	Doornfontein 118 IQ	'n gedeelte van Gedeelte 3	Doornfontein 118 IQ
Remaining Extent 3	Doornfontein 118 IQ	Restant Gedeelte 1	Doornfontein 118 IQ
Portion 4,	Doornfontein 118 IQ	Restant Gedeelte 2	Doornfontein 118 IQ
a portion of Portion 3			

Portion 10, a portion of Portion 3	Doornfontein 118 IQ	Restant Gedeelte 3 Gedeelte 4, 'n gedeelte van Gedeelte 3	Doornfontein 118 IQ Doornfontein 118 IQ
Portion 11, a portion of Portion 1	Doornfontein 118 IQ	Gedeelte 10, 'n gedeelte van Gedeelte 3	Doornfontein 118 IQ
Remaining Extent 12, a portion of Portion 2	Doornfontein 118 IQ	Gedeelte 11, 'n gedeelte van Gedeelte 1	Doornfontein 118 IQ
Remaining Extent 13	Doornfontein 118 IQ	Restant Gedeelte 12, 'n gedeelte van Gedeelte 2	Doornfontein 118 IQ
Portion 14, a portion of Portion 12	Doornfontein 118 IQ	Restant Gedeelte 13 Gedeelte 14,	Doornfontein 118 IQ
Portion 15, a portion of Portion 2	Doornfontein 118 IQ	'n gedeelte van Gedeelte 12	Doornfontein 118 IQ
Portion 16, a portion of Portion 12	Doornfontein 118 IQ	Gedeelte 15, 'n gedeelte van Gedeelte 2	Doornfontein 118 IQ
Portion 17, a portion of Portion 5	Doornfontein 118 IQ	Gedeelte 16, 'n gedeelte van Gedeelte 12	Doornfontein 118 IQ
Portion 18, a portion of Portion 6	Doornfontein 118 IQ	Gedeelte 17, 'n gedeelte van Gedeelte 5	Doornfontein 118 IQ
Portion 19, a portion of Portion 7	Doornfontein 118 IQ	Gedeelte 18.	Doornfontein 118 IQ
Portion 20, a portion of Portion 8	Doornfontein 118 IQ	'n gedeelte van Gedeelte 6	Doornfontein 118 IQ
Portion 21, a portion of Portion 9	Doornfontein 118 IQ	Gedeelte 19.	Doornfontein 118 IQ
Portion 22, a portion of Portion 13	Doornfontein 118 IQ	'n gedeelte van Gedeelte 7	Doornfontein 118 IQ
Remaining Extent 24	Doornfontein 118 IQ	Gedeelte 20.	Doornfontein 118 IQ
Portion 25, a portion of Portion 24	Doornfontein 118 IQ	'n gedeelte van Gedeelte 8	Doornfontein 118 IQ
Remaining Extent 1	Driefontein 113 IQ	Gedeelte 21.	Doornfontein 118 IQ
Remaining Extent 2	Driefontein 113 IQ	'n gedeelte van Gedeelte 9	Doornfontein 118 IQ
Portion 3, a portion of Portion 2	Driefontein 113 IQ	Gedeelte 22.	Doornfontein 118 IQ
Remaining Extent 4, a portion of Portion 1	Driefontein 113 IQ	'n gedeelte van Gedeelte 13	Doornfontein 118 IQ
Portion 7, a portion of Portion 2	Driefontein 113 IQ	Restant Gedeelte 24	Doornfontein 118 IQ
Remaining Extent 2	Driefontein 355 IQ	Gedeelte 25.	Doornfontein 118 IQ
Remaining Extent 4	Driefontein 355 IQ	'n gedeelte van Gedeelte 24	Doornfontein 118 IQ
Remaining Extent 5	Driefontein 355 IQ	Restant Gedeelte 1	Doornfontein 118 IQ
Portion 6	Driefontein 355 IQ	Restant Gedeelte 2	Doornfontein 118 IQ
Remaining Extent 8	Driefontein 355 IQ	Gedeelte 3.	Doornfontein 118 IQ
Remaining Extent 10, a portion of Portion 4	Driefontein 355 IQ	'n gedeelte van Gedeelte 2	Doornfontein 118 IQ
Portion 11, a portion of Portion 4	Driefontein 355 IQ	Restant Gedeelte 4.	Doornfontein 118 IQ
Portion 12, a portion of Portion 8	Driefontein 355 IQ	'n gedeelte van Gedeelte 1	Doornfontein 118 IQ
Portion 13, a portion of Portion 2	Driefontein 355 IQ	Gedeelte 7.	Doornfontein 118 IQ
Portion 15, a portion of Portion 2	Driefontein 355 IQ	'n gedeelte van Gedeelte 2	Doornfontein 118 IQ
Portion 17, a portion of Portion 11	Driefontein 355 IQ	Restant Gedeelte 2	Doornfontein 118 IQ
Portion 18, a portion of Portion 5	Driefontein 355 IQ	Restant Gedeelte 4	Doornfontein 118 IQ
Portion 20	Driefontein 355 IQ	Restant Gedeelte 5	Doornfontein 118 IQ
Portion 21, a portion of Portion 5	Driefontein 355 IQ	Gedeelte 6	Doornfontein 118 IQ
Remaining Extent 22	Driefontein 355 IQ	Restant Gedeelte 8	Doornfontein 118 IQ
Portion 25, a portion of Portion 8	Driefontein 355 IQ	Restant Gedeelte 10.	Doornfontein 118 IQ
Remaining Extent farm	Driefontein 355 IQ	'n gedeelte van Gedeelte 4	Doornfontein 118 IQ
Remaining Extent 2	Driefontein 355 IQ	Gedeelte 11.	Doornfontein 118 IQ
Remaining Extent 50	Driefontein 355 IQ	'n gedeelte van Gedeelte 4	Doornfontein 118 IQ
Remaining Extent 51	Driefontein 355 IQ	Gedeelte 12.	Doornfontein 118 IQ
Remaining Extent 52	Oog van Wonderfontein 110 IQ	'n gedeelte van Gedeelte 8	Doornfontein 118 IQ
Remaining Extent 53	Oog van Wonderfontein 110 IQ	Restant Gedeelte/ plaas	Doornfontein 118 IQ
Remaining Extent 54	Oog van Wonderfontein 110 IQ	Restant Gedeelte 2	Oog van Wonderfontein 110 IQ
	Oog van Wonderfontein	Restant Gedeelte 50	Oog van Wonderfontein 110 IQ
		Restant Gedeelte 51	Oog van Wonderfontein 110 IQ
		Restant Gedeelte 52	Oog van Wonderfontein 110 IQ

Remaining Extent 55	110 IQ Oog van Wonderfontein	Restant Gedeelte 53	110 IQ Oog van Wonderfontein
Portion 56	110 IQ Oog van Wonderfontein	Restant Gedeelte 54	110 IQ Oog van Wonderfontein
Portion 57	110 IQ Oog van Wonderfontein	Restant Gedeelte 55	110 IQ Oog van Wonderfontein
Portion 58	110 IQ Oog van Wonderfontein	Gedeelte 56	110 IQ Oog van Wonderfontein
Remaining Extent 59	110 IQ Oog van Wonderfontein	Gedeelte 57	110 IQ Oog van Wonderfontein
Remaining Extent 60	110 IQ Oog van Wonderfontein	Gedeelte 58	110 IQ Oog van Wonderfontein
Remaining Extent 61	110 IQ Oog van Wonderfontein	Restant Gedeelte 59	110 IQ Oog van Wonderfontein
Remaining Extent 62	110 IQ Oog van Wonderfontein	Restant Gedeelte 60	110 IQ Oog van Wonderfontein
Remaining Extent 64	110 IQ Oog van Wonderfontein	Restant Gedeelte 61	110 IQ Oog van Wonderfontein
Portion 65	110 IQ Oog van Wonderfontein	Restant Gedeelte 62	110 IQ Oog van Wonderfontein
Portion 66	110 IQ Oog van Wonderfontein	Restant Gedeelte 64	110 IQ Oog van Wonderfontein
Portion 67	110 IQ Oog van Wonderfontein	Gedeelte 65	110 IQ Oog van Wonderfontein
Portion 68	110 IQ Oog van Wonderfontein	Gedeelte 66	110 IQ Oog van Wonderfontein
Portion 69	110 IQ Oog van Wonderfontein	Gedeelte 67	110 IQ Oog van Wonderfontein
Portion 70	110 IQ Oog van Wonderfontein	Gedeelte 68	110 IQ Oog van Wonderfontein
Portion 71	110 IQ Oog van Wonderfontein	Gedeelte 69	110 IQ Oog van Wonderfontein
Portion 72	110 IQ Oog van Wonderfontein	Gedeelte 70	110 IQ Oog van Wonderfontein
Portion 73	110 IQ Oog van Wonderfontein	Gedeelte 71	110 IQ Oog van Wonderfontein
Portion 87, a portion of Portion 60	110 IQ Oog van Wonderfontein	Gedeelte 72	110 IQ Oog van Wonderfontein
Portion 116, a portion of Portion 62	110 IQ Oog van Wonderfontein	Gedeelte 73	110 IQ Oog van Wonderfontein
Portion 117, a portion of Portion 61	110 IQ Oog van Wonderfontein	Gedeelte 87, 'n gedeelte van Gedeelte 60	110 IQ Oog van Wonderfontein
Portion 120	110 IQ Oog van Wonderfontein	Gedeelte 116, 'n gedeelte van Gedeelte 62	110 IQ Oog van Wonderfontein
Portion 121, a portion of Portion 64	110 IQ Oog van Wonderfontein	Gedeelte 117, 'n gedeelte van Gedeelte 61	110 IQ Oog van Wonderfontein
Portion 130, a portion of Portion 64	110 IQ Oog van Wonderfontein	Gedeelte 120	110 IQ Oog van Wonderfontein
Portion 131, a portion of Portion 53	110 IQ Oog van Wonderfontein	Gedeelte 121, 'n gedeelte van Gedeelte 64	110 IQ Oog van Wonderfontein
Portion 134, a portion of Portion 62	110 IQ Oog van Wonderfontein	Gedeelte 130, 'n gedeelte van Gedeelte 64	110 IQ Oog van Wonderfontein
Remaining Extent 135	110 IQ Oog van Wonderfontein	Gedeelte 131, 'n gedeelte van Gedeelte 53	110 IQ Oog van Wonderfontein
Portion 136, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 134, 'n gedeelte van Gedeelte 62	110 IQ Oog van Wonderfontein
Portion 137, a portion of Portion 135	110 IQ Oog van Wonderfontein	Restant Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 138, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 136, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 139, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 137, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 140, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 138, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 141, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 139, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 142, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 140, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 143, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 141, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 144, a portion of Portion 135	110 IQ Oog van Wonderfontein	Gedeelte 142, 'n gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein
Portion 145,	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ Oog van Wonderfontein

a portion of Portion 135	110 IQ	Gedeelte 143, 'n	Oog van Wonderfontein
Portion 146,	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
a portion of Portion 135	110 IQ	Gedeelte 144, 'n	Oog van Wonderfontein
Portion 147,	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
a portion of Portion 135	110 IQ	Gedeelte 145, 'n	Oog van Wonderfontein
Portion 148,	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
a portion of Portion 135	110 IQ	Gedeelte 146, 'n	Oog van Wonderfontein
Portion 157	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
Portion 159	Oog van Wonderfontein	Gedeelte 147, 'n	Oog van Wonderfontein
Portion 162,	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
a portion of Portion 93	110 IQ	Gedeelte 148, 'n	Oog van Wonderfontein
Remaining Extent/ farm	Oog van Wonderfontein	gedeelte van Gedeelte 135	110 IQ
Remaining Extent 3,	110 IQ	Gedeelte 157	Oog van Wonderfontein
a portion of Portion 2	Rooipoort 109 IQ	Gedeelte 159	110 IQ
Remaining Extent 5,	Rooipoort 109 IQ	Gedeelte 162,	Oog van Wonderfontein
a portion of Portion 3	Rooipoort 109 IQ	'n gedeelte van Gedeelte 93	110 IQ
Remaining Extent 6,	Rooipoort 109 IQ	Restant Gedeelte/ plaas	Oog van Wonderfontein
a portion of Portion 3	Rooipoort 109 IQ	Restant Gedeelte 3,	110 IQ
Remaining Extent 9,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 2	Rooipoort 109 IQ
a portion of Portion 3	Rooipoort 109 IQ	Restant Gedeelte 5,	Rooipoort 109 IQ
Remaining Extent 10,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 3	Rooipoort 109 IQ	Restant Gedeelte 6,	Rooipoort 109 IQ
Portion 46,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 5	Rooipoort 109 IQ	Restant Gedeelte 9,	Rooipoort 109 IQ
Portion 48,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 45	Rooipoort 109 IQ	Restant Gedeelte 10,	Rooipoort 109 IQ
Portion 55,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 9	Rooipoort 109 IQ	Gedeelte 46,	Rooipoort 109 IQ
Portion 61,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 5	Rooipoort 109 IQ
a portion of Portion 9	Rooipoort 109 IQ	Gedeelte 48,	Rooipoort 109 IQ
Portion 62,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 45	Rooipoort 109 IQ
a portion of Portion 9	Rooipoort 109 IQ	Gedeelte 55,	Rooipoort 109 IQ
Portion 64,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 9	Rooipoort 109 IQ
a portion of Portion 3	Rooipoort 109 IQ	Gedeelte 61,	Rooipoort 109 IQ
Portion 65,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 9	Rooipoort 109 IQ
a portion of Portion 3	Rooipoort 109 IQ	Gedeelte 62,	Rooipoort 109 IQ
Portion 70,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 9	Rooipoort 109 IQ
a portion of Portion 3	Rooipoort 109 IQ	Gedeelte 64,	Rooipoort 109 IQ
Portion 84,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 83	Rooipoort 109 IQ	Gedeelte 65,	Rooipoort 109 IQ
Portion 85,	Rooipoort 109 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
a portion of Portion 9	Rooipoort 109 IQ	Gedeelte 70,	Rooipoort 109 IQ
Farm	Smalbank, 279 IQ	'n gedeelte van Gedeelte 3	Rooipoort 109 IQ
Remaining Extent 3	Twyfelvlakte 105 IQ	Gedeelte 84,	Rooipoort 109 IQ
Remaining Extent 4	Twyfelvlakte 105 IQ	'n gedeelte van Gedeelte 83	Rooipoort 109 IQ
Remaining Extent 13	Twyfelvlakte 105 IQ	Gedeelte 85,	Rooipoort 109 IQ
Portion 15,	Twyfelvlakte 105 IQ	'n gedeelte van Gedeelte 9	Smalbank, 279 IQ
a portion of Portion 4	Twyfelvlakte 105 IQ	Plaas	Twyfelvlakte 105 IQ
Remaining Extent 24	Twyfelvlakte 105 IQ	Restant Gedeelte 3	Twyfelvlakte 105 IQ
Remaining Extent/ farm	Twyfelvlakte 105 IQ	Restant Gedeelte 4	Twyfelvlakte 105 IQ
Portion 1	Uitspanning 104 IQ	Restant Gedeelte 13	Twyfelvlakte 105 IQ
farm	Uitspanning 104 IQ	Gedeelte 15,	Twyfelvlakte 105 IQ
Remaining Extent/ farm	Varkenslaagte 119 IQ	'n gedeelte van Gedeelte 4	Twyfelvlakte 105 IQ
Portion 2	Varkenslaagte 119 IQ	Restant Gedeelte 24	Twyfelvlakte 105 IQ
Portion 3	Varkenslaagte 119 IQ	Restant Gedeelte/ plaas	Uitspanning 104 IQ
of farm	Varkenslaagte 119 IQ	Gedeelte 1/	Uitspanning 104 IQ
Remaining Extent 4	Varkenslaagte 119 IQ	plaas	Varkenslaagte 119 IQ
Portion 5	Varkenslaagte 119 IQ	Restant Gedeelte/ plaas	Varkenslaagte 119 IQ
of farm	Varkenslaagte 119 IQ	Gedeelte 2	Varkenslaagte 119 IQ
Portion 6	Varkenslaagte 119 IQ	Gedeelte 3	Varkenslaagte 119 IQ
of farm	Varkenslaagte 119 IQ	van plaas	Varkenslaagte 119 IQ
Portion 13,	Varkenslaagte 119 IQ	Restant Gedeelte 4	Varkenslaagte 119 IQ
a portion of Portion 4	Varkenslaagte 119 IQ	Gedeelte 5	Varkenslaagte 119 IQ
Remaining Extent 16	Varkenslaagte 119 IQ	van plaas	Varkenslaagte 119 IQ
Remaining Extent 17,	Varkenslaagte 119 IQ	Gedeelte 6	Varkenslaagte 119 IQ
a portion of Portion 4	Varkenslaagte 119 IQ	van plaas	Varkenslaagte 119 IQ
		Gedeelte 13,	Varkenslaagte 119 IQ
		'n gedeelte van Gedeelte 4	Varkenslaagte 119 IQ

a portion of Portion 12	Welverdiend 97 IQ	Gedeelte 86	Welverdiend 97 IQ
Portion 89,		Gedeelte 87	Welverdiend 97 IQ
a portion of Portion 12		Gedeelte 88,	Welverdiend 97 IQ
Remaining Extent 90		'n gedeelte van Gedeelte 12	
Portion 91		Gedeelte 89,	
Portion 92		'n gedeelte van Gedeelte 12	
The farm		Restant Gedeelte 90	
Portion 24,		Gedeelte 91	
a portion of Portion 2		Gedeelte 92	
Portion 25,		Die plaas	
a portion of Portion 2		Gedeelte 24,	
Remaining Extent 26,		'n gedeelte van Gedeelte 2	
a portion of Portion 2		Gedeelte 25,	
Portion 27,		'n gedeelte van Gedeelte 2	
a portion of Portion 2		Restant Gedeelte 26.	
Portion 32,		'n gedeelte van Gedeelte 2	
a portion of Portion 16		Gedeelte 27,	
Portion 33,		'n gedeelte van Gedeelte 2	
a portion of Portion 16		Gedeelte 32,	
Portion 36,		'n gedeelte van Gedeelte 16	
a portion of Portion 17		Gedeelte 33,	
Remaining Extent 37		'n gedeelte van Gedeelte 16	
Remaining Extent 40		Gedeelte 36,	
Remaining Extent 41,		'n gedeelte van Gedeelte 17	
a portion of Portion 17		Restant Gedeelte 37	
Remaining Extent 47		Restant Gedeelte 40	
Portion 50,		Restant Gedeelte 41.	
a portion of Portion 40		'n gedeelte van Gedeelte 17	
Portion 52,		Restant Gedeelte 47	
a portion of Portion 2		Gedeelte 50,	
Remaining Extent 53,		'n gedeelte van Gedeelte 40	
a portion of Portion 2		Gedeelte 52,	
Portion 56,		'n gedeelte van Gedeelte 2	
a portion of Portion 22		Restant Gedeelte 53,	
Remaining Extent 113		'n gedeelte van Gedeelte 2	
Portion 117,		Gedeelte 56,	
a portion of Portion 2		'n gedeelte van Gedeelte 22	
Portion 119,		Restant Gedeelte 113	
a portion of Portion 53		Gedeelte 117,	
Portion 123,		'n gedeelte van Gedeelte 2	
a portion of Portion 20		Gedeelte 119,	
		'n gedeelte van Gedeelte 53	
		Gedeelte 123,	
		'n gedeelte van Gedeejte 20	

Administrator's Notice 738

10 April 1985

A **DRAFT ORDINANCE**

To amend the Municipal Consolidated Loans Fund Ordinance, 1952, in respect of the capital transfers and payments to the Loans Fund as contemplated in section 4; in respect of the repayment of an advance as contemplated in section 12; in respect of the application of the balance of the Redemption Fund or Renewals Fund as contemplated in section 13; in respect of the application of the proceeds from the sale of certain assets as contemplated in section 14; by the repeal of section 15; and to provide for matters incidental thereto.

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

**Amendment of
section 1 of
Ordinance 9 of
1952, as amended
by section 1 of
Ordinance 7 of
1971 and section
1 of Ordinance 1
of 1981.**

1. Section 1 of the Municipal Consolidated Loans Fund Ordinance, 1952 (hereinafter referred to as the principal Ordinance), is hereby amended—

- (a) by the insertion after the definition of "borrowing power" of the following definition:

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10 April 1985

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1952, ten opsigte van die kapitaalnoordragte na en betalings aan die Leningsfonds soos in artikel 4 beoog; ten opsigte van die terugbetaling van 'n voorskot soos in artikel 12 beoog; ten opsigte van die aanwending van die saldo van die Delgings- of Hernuwingsfonds soos in artikel 13 beoog; ten opsigte van die aanwending van die opbrengs van die verkooping van sekere bate soos in artikel 14 beoog; deur artikel 15 te herroep; en om vir bykomstige aangeleenthede voorseeing te maak.

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

Wysiging van artikel 1 van Ordonnansie 9 van 1952, soos gewysig deur artikel 1 van Ordonnansie 7 van 1971 en artikel 1 van Ordonnansie 14 van 1981

I. Artikel 1 van die Ordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1952 (hierna die Hoofordonnansie genoem), word hierby gewysig —

(a) deur na die woordomskrywing van "annuiteitspaaiement" die volgende woordomskrywing in te voeg:

"(viA)	'Capital Development Fund' means a Capital Development Fund established in terms of section 2 of the Local Authorities Capital Development Fund Ordinance, 1978 (Ordinance 9 of 1978); (viiA);	"(iiA)	'boekjaar' die tydperk vanaf 1 Julie in 'n jaar tot 30 Junie in die daaropvolgende jaar; (viiiA);
(b)	by the insertion after the definition of "estimated life" of the following definition:	(b)	deur na die woordomskrywing van "Hernuwingsfonds" die volgende woordomskrywing in te voeg:
"(viiiA)	'financial year' means the period from 1 July in a year to 30 June in the next succeeding year; (iiA); and	"(viiA)	'Kapitaalontwikkelingsfonds' 'n Kapitaalontwikkelingsfonds ingevolge artikel 2 van die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture, 1978 (Ordonnansie 9 van 1978), ingestel; (viA); en
(c)	by the insertion after the definition of "moneys borrowed" of the following definition:	(c)	deur na die woordomskrywing van "Raad" die volgende woordomskrywing in te voeg:
"(xii)	'rate of interest of the Local Authorities Loans Fund', in relation to a financial year, means the rate of interest applicable on 1 January of the immediately preceding financial year on loans from the Local Authorities Loans Fund, established in terms of section 2 of the Local Authorities Loans Fund Act, 1984 (Act 67 of 1984); (xiiiA).	"(xiiA)	'rentekoers van die Leningsfonds vir Plaaslike Besture', met betrekking tot 'n boekjaar, die rentekoers wat op 1 Januarie van die onmiddellik voorafgaande boekjaar van toepassing was op lenings uit die Leningsfonds vir Plaaslike Besture, ingestel ingevolge artikel 2 van die Wet op die Leningsfonds vir Plaaslike Besture, 1984 (Wet 67 van 1984); (xii)."

Amendment of section 4 of Ordinance 9 of 1982.

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

"(3) At the end of every financial year the moneys invested in terms of subsection (2) (c) shall bear interest at a rate equal to the rate of interest of the Local Authorities Loans Fund."

Amendment of section 12 of Ordinance 9 of 1982.

3. Section 12 of the principal Ordinance is hereby amended —

(a) by the substitution for subsection (2) and (3) of the following subsections:

"(2) After all debit and credit amounts have been adjusted for any financial year every borrowing account shall, subject to the provisions of subsection (4), pay interest to the Loans Fund on the aggregate of the amounts outstanding in the particular borrowing account at the beginning and end of the financial year at a rate which either —

(a) is calculated in accordance with the formula —

$$\frac{2 \times A \times 100}{B + C}$$

in which formula —

(i) A represents the balance in the revenue account of the Loans Fund at the end of the financial year;

(ii) B represents the total

Wysiging van artikel 4 van Ordonnansie 9 van 1982.

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

"(3) Aan die einde van elke boekjaar dra die gelde ingevolge subartikel (2)(c) belê rente teen 'n koers wat gelyk is aan die rentekoers van die Leningsfonds vir Plaaslike Besture."

3. Artikel 12 van die Hoofordonnansie word hierby gewysig —

(a) deur subartikels (2) en (3) deur die volgende subartikels te vervang:

"(2) Nadat alle debet- en kreditbedrae vir enige boekjaar aangesuiwer is, betaal elke leningsrekening, behoudens die bepalings van subartikel (4), rente aan die Leningsfonds op die gemiddelde van die bedrae uitstaande in die bepaalde leningsrekening aan die begin en einde van die boekjaar teen 'n koers wat of —

(a) ooreenkomsdig die formule —

$$2 \times A \times 100$$

$$B + C$$

bereken word, in welke formule —

(i) A die saldo in die inkomstrekening van die Leningsfonds aan die einde van die boekjaar verteenwoordig;

(ii) B die totale bedrag in alle le-

- amount in all borrowing accounts outstanding at the beginning of the financial year; and
- (iii) C represents the total amount in all borrowing accounts outstanding at the end of the financial year; or
- (b) is equal to the rate of interest of the Local Authorities Loans Fund.
- (3) Where the total amount of the interest paid by all borrowing accounts in terms of subsection (2)(b)—
- (a) is more than the balance in the revenue account of the Loans Fund at the end of the financial year concerned, the Council shall pay the surplus in a fund to be known as the Interest Stabilisation Fund; or
- (b) is less than the balance in the revenue account of the Loans Fund at the end of the financial year concerned, the Council shall cover the deficit from any available funds in the Interest Stabilisation Fund."; and
- (b) by the addition of the following subsection:

"(4) Where the rate of interest calculated in accordance with paragraph (a) of subsection (2) is higher than the rate of interest contemplated in paragraph (b) of that subsection and there are not sufficient funds in the Interest Stabilisation Fund to cover any deficit in the revenue account of the Loans Fund, interest shall be calculated at the higher rate."

4. Section 13 of the principal Ordinance is hereby amended by the substitution for the words "a special account" of the words "the Capital Development Fund".

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

"(1) The net proceeds received from the sale of an asset of the Council, other than an asset referred to in section 79(18)(d) or (f) or section 83(3)(a) of the Local Government Ordinance, 1939, acquired by means of an advance shall be applied in reduction of any outstanding balance of that advance and thereafter any surplus shall be paid into the Capital Development Fund."

6. Section 15 of the principal Ordinance is hereby repealed.

7. (1) Notwithstanding the provisions of sections 2 and 3 of this Ordinance, for not

Amendment of section 13 of Ordinance 9 of 1952.

Amendment of section 14 of Ordinance 9 of 1952, as substituted by section 1 of Ordinance 9 of 1953 and as amended by section 3 of Ordinance 14 of 1981 and section 1 of Ordinance 18 of 1982.

Repeal of section 15 of Ordinance 9 of 1952, as substituted by section 4 of Ordinance 14 of 1981 and as amended by section 2 of Ordinance 18 of 1982.

Savings.

- ningsrekenings uitstaande aan die begin van die boekjaar verteenwoordig; en
- (iii) C die totale bedrag in alle leningsrekenings uitstaande aan die einde van die boekjaar verteenwoordig; of
- (b) gelyk is aan die rentekoers van die Leningsfonds vir Plaaslike Besture.
- (3) Waar die totale bedrag van die rente deur alle leningsrekenings ingevolge subartikel (2)(b) betaal —
- (a) meer is as die saldo in die inkomsterekening van die Leningsfonds aan die einde van betrokke boekjaar, betaal die Raad die oorskot in 'n fonds wat die Rentestabilisiefonds heet; of
- (b) minder is as die saldo in die inkomsterekening van die Leningsfonds aan die einde van die betrokke boekjaar, dek die Raad die tekort uit enige beskikbare fondse in die Rentestabilisasiefonds, " en
- (b) deur die volgende subartikel by te voeg:
- "(4) Waar die rentekoers ooreenkomsdig paragraaf (a) van subartikel (2) bereken hoër is as die rentekoers in paragraaf (b) van daardie subartikel beoog en daar nie voldoende fondse in die Rentestabilisasiefonds is nie om enige tekort in die inkomsterekening van die Leningsfonds te dek, word rente teen die hoër koers bereken."
- 4. Artikel 13 van die Hoofordonnansie word hierby gewysig deur die woorde "in spesiale rekening" deur die woorde "die Kapitaalontwikkelingsfonds" te vervang.**
- 5. Artikel 14 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:**
- "(1) Die netto-opbrengs ontvang uit die verkoping van 'n bate van die Raad, uitgesonderd 'n bate in artikel 79(18)(d) of (f) of artikel 83(3)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, genoem, wat deur middel van 'n voorslot verkry is, word aangewend ter vermindering van enige uitstaande saldo van daardie voorslot en daarne word enige oorskot in die Kapitaalontwikkelingsfonds inbetaal."
- 6. Artikel 15 van die Hoofordonnansie word hierby herroep.**
- 7.(1) Ondanks die bepalings van artikels 2 en 3 van hierdie Ordonnansie kan, vir hoogstens 3 boekjare na die inwerkingtreding van hierdie Ordonnansie —**
- (a) die gelde ingevolge artikel 4(2)(c) van

more than 3 financial years after the commencement of this Ordinance—

- (a) the moneys invested in terms of section 2(2)(c) of the principal Ordinance may bear interest for the financial year concerned;
- (b) the interest contemplated in section 3 of this Ordinance may, except in the circumstances contemplated in section 12(4) of the principal Ordinance as substituted by section 3 of this Ordinance, for the financial year concerned be paid,

at any rate lower than the rate of interest of the Local Authorities Loans Fund for that financial year.

(2) Any balance in the special account contemplated in section 13 of the principal Ordinance shall with effect from the commencement of this Ordinance be transferred to the Capital Development Fund.

Short title and commencement.

8. This Ordinance shall be called the Municipal Consolidated Loans Fund Amendment Ordinance, 1985, and shall come into operation on 1 July 1985.

Administrator's Notice 740

10 April 1985

PRETORIA AMENDMENT SCHEME 1200

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 the Remainder of Erf 12, East Lynne, 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 and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 1200.

PB 4-9-2-3H-1200

Administrator's Notice 741

10 April 1985

ELECTION OF MEMBER: SCHOOL BOARD OF FAR WEST

The person, in respect of whom the undermentioned information is given, has been elected as a member of the abovementioned Board and has assumed office on the date indicated:

Name: Carel Reynhardt van Niekerk

Address: Grasplaas, Amalia, 2786

Occupation: Farmer

Date: 12 February 1985

die Hoofordonnansie belê rente vir die betrokke boekjaar dra:

- (b) die rente in artikel 3 van hierdie Ordonnansie beoog, behalwe in die omstandighede beoog in artikel 12(4) van die Hoofordonnansie soos deur artikel 3 van hierdie Ordonnansie bygevoeg, vir die betrokke boekjaar betaal word.

teen enige koers wat laer is as die rentekoers van die Leningsfonds vir Plaaslike Besture vir daardie boekjaar.

(2) Enige saldo in die spesiale rekening in artikel 13 van die Hoofordonnansie beoog, word met ingang van die inwerkingtreding van hierdie Ordonnansie na die Kapitaalontwikkelingsfonds oorgedra.

Kort titel en inwerkingtreding. 8. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Gekonsolideerde Leningsfonds vir Municipaliteite, 1985, en tree op 1 Julie 1985 in werking.

Administrateurskennisgewing 740

10 April 1985

PRETORIA-WYSIGINGSKEMA 1200

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van die Restant van Erf 12, East Lynne, tot "Algemene Besigheid", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1200.

PB 4-9-2-3H-1200

Administrateurskennisgewing 741

10 April 1985

VERKIESING VAN LID: SKOOLRAAD VAN VERREWES

Die persoon ten opsigte van wie die besonderhede hieronder gegee word, is tot lid van die benoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Naam: Carel Reynhardt van Niekerk

Adres: Grasplaas, Amalia, 2786

Beroep: Boer

Datum: 12 Februarie 1985

TOA 21-1-4-20

TOA 21-1-4-20

Administrator's Notice 742

10 April 1985

ELECTION OF MEMBER: SCHOOL BOARD OF PRETORIA CENTRAL

The person, in respect of whom the undermentioned information is given, has been elected as a member of the abovementioned Board and has assumed office on the date indicated:

Name: Pieter Retief Skinner

Address: 21 Slater Road, Kilner Park 0186

Occupation: Clerk

Date: 17 January 1985

TOA 21-1-4-36

Administrator's Notice 743

10 April 1985

ROAD TRAFFIC REGULATIONS: AMENDMENT OF REGULATION 14

In terms of the provisions of section 165 and item 9 of Part IV of Schedule 2 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends Regulation 14 of the Road Traffic Regulations, published under Administrator's Notice 1052 of 28 December 1966, as amended, by the addition thereto of the following item:—

“(183) ‘Stichting Oranjehof vir Bejaardes’.”.

TW 2/8/4/2/2/89

Administrator's Notice 744

10 April 1985

KRUGERSDORP AMENDMENT SCHEME 49

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 Krugersdorp Town-planning Scheme, 1980, by the rezoning of Erf 147, Rangeview, Krugersdorp, from “Residential 1” with a density of “One dwelling per erf” to “Residential 1” with a density of “One dwelling per 700 m²”.

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

This amendment is known as Krugersdorp Amendment Scheme 49.

PB 4-9-2-18H-49

Administrator's Notice 745

10 April 1985

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 Dalpark Extension 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4920

Administratorskennisgewing 742

10 April 1985

VERKIESING VAN LID: SKOOLRAAD VAN PRETORIA-SENTRAL

Die persoon ten opsigte van wie die besonderhede hieronder gegee word, is tot lid van die bogenoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Naam: Pieter Retief Skinner

Adres: Slaterweg 21, Kilnerpark 0186

Beroep: Klerk

Datum: 17 Januarie 1985

TOA 21-1-4-36

Administratorskennisgewing 743

10 April 1985

PADVERKEERSREGULASIES: WYSIGING VAN REGULASIE 14

Ingevolge die bepalings van artikel 165 en item 9 van Deel IV van Bylae 2 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Administrateur hierby Regulasie 14 van die Padverkeersregulasies, aangekondig by Administratorskennisgewing 1052 van 28 Desember 1966, soos gewysig, deur die volgende item daaraan toe te voeg:—

“(183) ‘Stichting Oranjehof vir Bejaardes’.”.

TW 2/8/4/2/2/89

Administratorskennisgewing 744

10 April 1985

KRUGERSDORP-WYSIGINGSKEMA 49

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Krugersdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 147, Rangeview, Krugersdorp van “Residensieel 1” digtheid van “Een woonhuis per erf” na “Residensieel 1” digtheid van “Een woonhuis per 700 m²”.

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

Hierdie wysiging staan bekend as Krugersdorp-wysigingskema 49.

PB 4-9-2-18H-49

Administratorskennisgewing 745

10 April 1985

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 Dalpark Uitbreiding 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4920

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF BRAKPAAN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTIONS 132 TO 134 OF THE FARM RIETFONTEIN 115 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Dalpark Extension 5.

(2) *Design*

The township shall consist of erven and streets as indicated on General Plan SG A8051/84.

(3) *Disposal of Existing Conditions of Title*

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

(a) the following servitudes which do not effect the township area:

(i) "The property hereby transferred is subject to the right in perpetuity in favour of the Rand Water Board to convey and transmit water by means of pipelines along the line a b which represents the centre line of the said servitude 5.48 metres wide on Diagram SG A 1837/72 annexed hereto, together with ancillary rights and subject to conditions, as will more fully appear from reference to Notarial Deed of Servitude No 648/1940 registered on the 6th day of June, 1940."

(ii) "The former Remaining Extent of the farm Rietfontein No 115, Registration Division IR, measuring as such 1246,0448 hectares (of which the property hereby transferred forms a portion) is subject to a servitude whereby the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby transferred, together with ancillary rights, and subject to conditions, as will more fully appear from reference to Notarial Deed of Servitude No 1288/71 registered on the 27th October, 1971.";

(b) the servitude in favour of the Electricity Supply Commission registered in terms of Notarial Deed of Servitude K743/85 which affects Erven 2086, 2228 to 2233 and streets in the township only;

(c) the servitude in favour of the South African Gas Corporation Limited registered in terms of Notarial Deed of Servitude K742/85 which affects a street in the township only.

(4) *Land for State and Municipal Purposes*

The township owner shall at its own expense cause the following erven to be —

(a) transferred to the proper authority for State purposes:

Educational: Erf 2194

(b) reserved for municipal purposes:

Parks: Erven 2228 to 2233

(5) *Access*

(a) No ingress from Provincial Roads P109-1 and P6-2

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN BRAKPAAN INGEVOLGE DIE BEPALINGS VAN DIE ORDON-NANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GE-DEELTES 132 TOT 134 VAN DIE PLAAS RIETFON-TEIN 115 IR, PROVINSIE TRANSVAAL, TOEGE-STAAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Dalpark Uitbreiding 5.

(2) *Ontwerp*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A8051/84.

(3) *Beskikking oor Bestaande Titelvoorwaardes*

Alle erwe moet onderworpe gemaak word aan be-staande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uit-gesonderd —

(a) die volgende serwitute wat nie die dorp raak nie:

(i) "The property hereby transferred is subject to the right in perpetuity in favour of the Rand Water Board to convey and transmit water by means of pipelines along the line a b which represents the centre line of the said servitude 5.48 metres wide on Diagram SG A 1837/72 annexed hereto, together with ancillary rights and subject to conditions, as will more fully appear from reference to Notarial Deed of Servitude No 648/1940 registered on the 6th day of June, 1940."

(ii) "The former Remaining Extent of the farm Rietfontein No 115, Registration Division IR; measuring as such 1246,0448 hectares (of which the property hereby transferred forms a portion) is subject to a servitude whereby the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby transferred, together with ancillary rights, and subject to conditions, as will more fully appear from reference to Notarial Deed of Servitude No 1288/71 registered on the 27th October 1971.";

(b) die serwituit ten gunste van die Elektrisiteitsvoor-sieningskommissie geregistreer kragtens Notariële Akte van Serwituit K743/85 wat slegs Erwe 2086, 2228 tot 2233 en strate in die dorp raak;

(c) die serwituit ten gunste van die Suid-Afrikaanse Gaskorporasie Beperk geregistreer kragtens Notariële Akte van Serwituit K742/85 wat slegs 'n straat in die dorp raak.

(4) *Grond vir Staats- en Munisipale Doeleindes*

Die dorpseienaar moet op eie koste die volgende erwe —

(a) Vir Staatsdoeleindes aan die bevoegde owerheid oordra:

Onderwys: Erf 2194

(b) Vir munisipale doeleindes voorbehou:

Parke: Erwe 2228 tot 2233.

(5) *Toegang*

(a) Geen ingang van Provinciale Paaie P109-1 en P6-2

to the township and no egress to Provincial Roads P109-1 and P6-2 from the township shall be allowed.

(b) Ingress from Provincial Road K116 to the township and egress to Provincial Road K116 from the township shall be restricted to the junctions of Kersboom Avenue and Boekenhout Street with the said road.

(6) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Roads P109-1 and P6-2 and for all stormwater running off or being diverted from the roads to be received and disposed of.

(7) Repositioning of Circuits

If, by reason of the establishment of the township, it should become necessary to reposition any existing circuits of the Electricity Supply Commission, the cost thereof shall be borne by the township owner.

(8) Restriction on the Disposal and Development of Erven

The township owner shall not dispose of or develop Erven 2074 to 2080 and 2089 to 2091 and transfer of the erven shall not be permitted until the Administrator has been satisfied that the erven will no longer be subject to inundation as a result of the 1:50 year floodline.

2. CONDITIONS OF TITLE

(1) Condition Imposed by the State President in terms of Section 184(2) of the Mining Rights Act No 20 of 1967

All erven shall be subject to the following condition:

"As this erf forms part of land which is or may be undermined and liable to subsidence, settlement, shock and cracking due to mining operations past, present or future, the owner thereof accepts all liability for any damage thereto and to any structure thereon which may result from such subsidence, settlement, shock or cracking."

(2) Conditions Imposed by the Administrator in terms of the Provisions of the Town-planning and Townships Ordinance 25 of 1965

The erven with the exception of the erven mentioned in clause 1(4) shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandale 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.

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

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion, may deem necessary and shall further be entitled to reasonable access to

tot die dorp en geen uitgang tot Provinciale Paaie P109-1 en P6-2 uit die dorp word toegelaat nie.

(b) Ingang van Provinciale Pad K116 tot die dorp en uitgang tot Provinciale Pad K116 uit die dorp word beperk tot die aansluitings van Kersboomlaan en Boekenhoutstraat met sodanige pad.

(6) Ontvangs en Versorging van Stormwater

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Paaie P109-1 en P6-2 en moet die stormwater wat van die paaie afloop of afgelei word, ontvang en versorg.

(7) Verskuiwing van Kraglyne

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die Elektriesiteitsvoorsieningskommissie te verskuif, moet die koste daarvan deur die dorpseienaar gedra word.

(8) Beperking op die Vervreemding en Ontwikkeling van Erwe

Die dorpseienaar mag nie Erwe 2074 tot 2080 en 2089 tot 2091 vervreem of ontwikkel en oordrag van die erwe word nie toegelaat totdat die Administrateur tevreden gestel is dat die erwe nie meer onderworpe sal wees aan oorstrooming as gevolg van die 1:50 jaar vloedlyn nie.

2. TITELVOORWAARDES

(1) Voorwaarde Opgelê deur die Staatspresident Ingevolge Artikel 184(2) van die Wet op Mynregte No 20 van 1967

Alle erwe is onderworpe aan die volgende voorwaarde:

"Aangesien hierdie erf deel vorm van grond wat ondermyn is of ondermyn mag word en onderhewig mag wees aan versakking, vassakking, skok en krake as gevolg van mynbedrywighede in die verlede, die hede en die toekoms aanvaar die eienaar daarvan alle verantwoordelikheid vir enige skade aan die grond of geboue daarop as gevolg van sodanige versakking, vassakking, skok of krake."

(2) Voorwaardes Opgelê deur die Administrateur Kragtens die Bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe 25 van 1965

Die erwe met die uitsondering van die erwe genoem in klousule 1(4) is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(a) Die erf is onderworpe aan 'n serwituit 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 addisionele serwituit 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 serwituit mag afsien.

(b) Geen geboue of ander struktuur mag binne die voornoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond

the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 746

10 April 1985

BRAKPAN AMENDMENT SCHEME 44

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 Brakpan Town-planning Scheme, 1980, comprising the same land as included in the Township of Dalpark Extension 5.

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

This amendment is known as Brakpan Amendment Scheme 44.

PB 4-9-2-9H-44

General Notices

NOTICE 410 OF 1985

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 3 April 1985.

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, 3 April 1985

ANNEXURE

Name of township: Daspoort Extension 4.

Name of applicant: Adriaan Hendrikus Erasmus.

Number of erven: Residential 4: 1; Business: 1.

Description of land: Remainder of Portion 99 of the farm Daspoort 319 JR.

Situation: The proposed township is situated north of Van der Hof Road, west of Hendrik Street, north of the

vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rielhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 746

10 April 1985

BRAKPAN-WYSIGINGSKEMA 44

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 Brakpan-dorpsaanlegskema, 1980, wat uit dieselfde grond as die dorp Dalpark Uitbreiding 5 bestaan, goedkeur het.

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 44.

PB 4-9-2-9H-44

Algemene Kennisgewings

KENNISGEWING 410 VAN 1985

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, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 8 weke vanaf 3 April 1985.

Iedereen wat beswaar teen die toestaan van 'n aansoek wil maak of begerig is om enige vertoe 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, nl. 3 April 1985, skriftelik en in duplikaat van sy redes in kennis stel.

Pretoria, 3 April 1985

BYLAE

Naam van dorp: Daspoort Uitbreiding 4.

Naam van aansoekdoener: Adriaan Hendrikus Erasmus.

Aantal erwe: Residensieel 4: 1; Besigheid: 1.

Beskrywing van grond: Restant van Gedeelte 99 van die plaas Daspoort 319 JR.

Liggings: Die voorgestelde dorp is geleë aangrensend en ten noorde van Van der Hofweg, aangrensend en ten weste

Pretoria Gardens Town Area and south of the Daspoort Township Area in Pretoria.

Remarks: This advertisement supercedes all previous advertisements.

Reference No: PB 4-2-2-7874.

Name of township: Montana Extension 4.

Name of applicant: Renier Landman Beukes.

Number of erven: Residential 1:8; Residential 3:1.

Description of land: Agricultural Holding 217, Montana Extension 3, district of Pretoria.

Situation: East: Agricultural holdings. North: Agricultural holdings. West: Sinoville. South: Montana.

Reference No: PB 4-2-2-4555.

NOTICE 411 OF 1985

ALBERTON AMENDMENT SCHEME 200

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Renesté Beleggings (Eiendoms) Beperk, for the amendment of Alberton Town-planning Scheme 1, 1979, by rezoning Erf 611, New Redruth situated on Clinton Road, from "Residential 1" with a density of 1 dwelling per erf to "Special" for the purposes of offices, institutions and dwelling-units.

The application will be known as Alberton Amendment Scheme 200. Further particulars of the application are open for inspection at the office of the Town Clerk, Alberton and the office of the Director of Local Government, Provincial Building, Room B506A, 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 4 Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-4H-200

NOTICE 412 OF 1985

ALBERTON AMENDMENT SCHEME 195

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, Stephan Oswald Mitchley, for the amendment of Alberton Town-planning Scheme, 1979, by rezoning Erf 33 Alrode South Extension 2, situated on the corner of Coppel- and Ellis Roads from "Commercial" to "Industrial 1".

The application will be known as Alberton Amendment Scheme 195. Further particulars of the application are open for inspection at the office of the Town Clerk, Alberton and the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

van Hendrikstraat, ten noorde van die Pretoria Tuine Dorpsgebied en ten suide van die Daspoort Dorpsgebied in Pretoria.

Opmerking: Hierdie advertensie vervang alle voriges.

Verwysingsnommer: PB 4-2-2-7874.

Naam van dorp: Montana Uitbreiding 4.

Naam van aansoekdoener: Renier Landman Beukes.

Aantal erwe: Residensieel 1: 8; Residensieel 3: 1.

Beskrywing van grond: Hoewe 218, Montana Landbouhoeves Uitbreiding 3, distrik van Pretoria.

Liggings: Oos: Landbouhoeves. Noord: Landbouhoeves. Wes: Sinoville. Suid: Montana.

Verwysingsnommer: PB 4-2-2-4555.

KENNISGEWING 411 VAN 1985

ALBERTON-WYSIGINGSKEMA 200

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Renesté Beleggings (Eiendoms) Beperk, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 611, New Redruth, geleë aan Clintonweg van "Residensieel 1" met 'n digtheid van 1 woonhuis per erf tot "Spesiaal" vir die doeleindes van kantore, inrigtings en wooneenhede.

Verdere besonderhede van hierdie aansoek (wat as Alberton-wysigingskema 200 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-4H-200

KENNISGEWING 412 VAN 1985

ALBERTON-WYSIGINGSKEMA 195

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stephan Oswald Mitchley, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 33 Alrode Suid Uitbreiding 2 geleë op die hoek van Coppel- en Ellisweg van "Kommersieel" tot "Industrieel 1".

Verdere besonderhede van hierdie aansoek (wat as Alberton-wysigingskema 195 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-4H-195

NOTICE 413 OF 1985

JOHANNESBURG AMENDMENT SCHEME 1399

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, the City Council of Johannesburg, for the amendment of Johannesburg Town-planning Scheme, 1979, by rezoning Erf 5122 Johannesburg, situated across Simmonds Street at the South-Western corner of the Johannesburg Civic Theatre from "Municipal" to "Business 4" height zone 2.

The application will be known as Johannesburg Amendment Scheme 1399. Further particulars of the application are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Provincial Building, Room B506A, 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 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-2H-1399

NOTICE 414 OF 1985

EDENVALE AMENDMENT SCHEME 105

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, Salvador Pais Pereira, for the amendment of Edenvale Town-planning Scheme 1, 1980, by rezoning Erf 409, Edenvale Township situated on Voortrekker Avenue, from "Residential 1" to "Business 1".

The application will be known as Edenvale Amendment Scheme 105. Further particulars of the application are open for inspection at the office of the Town Clerk, Edenvale and the office of the Director of Local Government, Provincial Building, Room B506A, 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 25 Edenvale 1610, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-13H-105

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450 skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-4H-195

KENNISGEWING 413 VAN 1985

JOHANNESBURG-WYSIGINGSKEMA 1393

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, die Stadsraad van Johannesburg, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 5122 Johannesburg, geleë oorkant Simondsstraat by die Suidwestelike hoek van die Johannesburg Civic Teater van "Munisipaal" tot "Besigheid 4" hoogtesone 2.

Verdere besonderhede van hierdie aansoek, wat as Johannesburg-wysigingskema 1399 bekend sal staan, lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-2H-1399

KENNISGEWING 414 VAN 1985

EDENVALE-WYSIGINGSKEMA 105

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Salvador Pais Pereira, aansoek gedoen het om Edenvale-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 409, dorp Edenvale, geleë aan Voortrekkerlaan van "Residensieel 1" tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Edenvale-wysigingskema 105 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Edenvale ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 25, Edenvale 1610, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-13H-105

NOTICE 415 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned application have been received by the Director of Local Government and are open for inspection at Room B506, Transvaal Provincial Administration Building, Pretorius Street, Pretoria and at the offices of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 1 May 1985.

(1). The Trustees for the time being of the Isaacs Children Trust; (2). The Trustees for the time being of the Joel Peter Kaplan Trust; 3. The Trustees for the time being of the Rosemary Lynn Kaplan Trust; 4. The Trustees for the time being of the Denise Joy Kaplan Trust, for —

1. the amendment, suspension or removal of the conditions of title of Erven 35 to 39, Mayfair West Township, in order to permit the erection of a shopping and office complex;

2. the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 1" to partly "Business 1" and partly "Residential 1"...

This application will be known as Johannesburg Amendment Scheme 1390.

PB 4-14-2-845-1

NOTICE 416 OF 1985

JOHANNESBURG AMENDMENT SCHEME 1401

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, Queenie Gertrude Hobson, for the amendment of Johannesburg Town-planning Scheme 1, 1979, by rezoning Lots 169 and 170, Hurst Hill Township, situated on Portland Avenue from "Residential 1" "One dwelling per 500 m²" to "Commercial 1" with offices as a primary right.

The application will be known as Johannesburg Amendment Scheme 1401. Further particulars of the application are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Provincial Building, Room B506A, 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 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-2H-1401

NOTICE 417 OF 1985

SANDTON AMENDMENT SCHEME 855

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordin-

KENNISGEWING 415 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Provinciale Administrasie Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 1 Mei 1985.

1. The Trustees for the time being of the Isaacs Children Trust. 2. The Trustees for the time being of the Joel Peter Kaplan Trust. 3. The Trustees for the time being of the Rosemary Lynn Kaplan Trust. 4. The Trustees for the time being of the Denise Joy Kaplan Trust, vir —

(1). die wysiging, opskorting of opheffing van die titelvoorraades van Erwe 35 tot 39, dorp Mayfair West, ten einde dit moontlik te maak dat die erwe gebruik kan word vir die oprigting van kantore en winkelsentrum;

(2). die wysiging van die Johannesburg-dorpsbeplanning-skema, 1979, deur die hersnering van die erwe van "Residensieel 1" tot gedeeltelik "Besigheid 1" en gedeeltelik "Residensieel 1".

Die aansoek sal bekend staan as Johannesburg-wysigingskema 1390.

PB 4-14-2-845-1

KENNISGEWING 416 VAN 1985

JOHANNESBURG-WYSIGINGSKEMA 1401

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Queenie Gertrude Hobson, aansoek gedoen het om Johannesburg-dorpsbeplanning-skema 1, 1979, te wysig deur die hersnering van Lotte 169 en 170, Hurst Hill Dorpsgebied, geleë aan Portlandlaan van "Residensieel 1" "Een woonhuis per 500 m²" tot "Kommersieel 1" met 'n primêre reg vir kantore.

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1401 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-2H-1401

KENNISGEWING 417 VAN 1985

SANDTON-WYSIGINGSKEMA 855

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie

nance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Stefan Zygmunt Rakowski, for the amendment of Sandton Town-planning Scheme 1, 1980, by rezoning Portion 11, Lot 252, Edenburg, situated at First Avenue from "Residential 1" to "Residential 3".

The application will be known as Sandton Amendment Scheme 855. Further particulars of the application 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, 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 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-116H-855

NOTICE 418 OF 1985

SANDTON AMENDMENT SCHEME 850

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, Blockhouse Properties (Pty) Ltd, for the amendment of Sandton Town-planning Scheme 1, 1980, by rezoning Erven 921 to 926, situated on Kelvin Drive, Morningside Extension 81, from "Residential 3" with a height zone of 4 to "Residential 2" with a height zone of 5.

The application will be known as Sandton Amendment Scheme 850. Further particulars of the application 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, 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 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-116H-850

NOTICE 419 OF 1985

RANDBURG AMENDMENT SCHEME 620

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, Town Council of Randburg, for the amendment of Randburg Town-planning Scheme 1, 1976, by rezoning a portion of Erf 67 and portion of Erf 68 of Strijdom Park Extension 2 situated on Rembok Street from "Residential 1" to "Industrial 1" subject to certain conditions.

The application will be known as Randburg Amendment Scheme 620. Further particulars of the application are open for inspection at the office of the Town Clerk, Rand-

op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stefan Zygmunt Rakowski, aansoek gedoen het om Sandton-dorpsbeplanningskema 1, 1980, te wysig deur die hersonering van Gedeelte 11, Lot 252, Edenburg, geleë aan Eerstelaan vanaf "Residensieel 1" tot "Residensieel 3".

Verdere besonderhede van hierdie aansoek (wat as Sandton-wysigingskema 855 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-116H-855

KENNISGEWING 418 VAN 1985

SANDTON-WYSIGINGSKEMA 850

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Blockhouse Properties (Pty) Ltd, aansoek gedoen het om Sandton-dorpsbeplanningskema 1, 1980, te wysig deur die hersonering van Erwe 921 tot 926, geleë aan Kelvin Rylaan, Morningside Uitbreiding 81, vanaf "Residensieel 1" met 'n hoogtesone van 4 tot "Residensieel 2" met 'n hoogtesone van 5.

Verdere besonderhede van hierdie aansoek (wat as Sandton-wysigingskema 850 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-116H-850

KENNISGEWING 419 VAN 1985

RANDBURG-WYSIGINGSKEMA 620

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stadsraad van Randburg, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Erf 67 en 'n gedeelte van Erf 68 van Strijdomspark Uitbreiding 2 geleë aan Rembokstraat van "Residensieel 1" tot "Industrieel 1" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek (wat as Randburg-wysigingskema 1976 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

burg and at the office of the Director of Local Government, Provincial Building, Room B506A, 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, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-132H-620

NOTICE 420 OF 1985

ROODEPOORT AMENDMENT SCHEME 1/532

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, Town Council of Roodepoort, for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946, by rezoning Erven 446 to 451, Georginia, situated at Hamberg Road and Erf 452, Georginia, situated at Fifth Avenue from "Public Open Space" to "Special" for Group Housing, subject to certain conditions.

The application will be known as Roodepoort Amendment Scheme 1/532. Further particulars of the application are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, Provincial Building, Room B506A, 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, Private Bag X30, Roodepoort 1725, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-30-532

NOTICE 421 OF 1985

RANDBURG AMENDMENT SCHEME 800

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, Tonlyn Properties (Pty) Ltd, Confidex (Pty) Ltd and Rest of Investments (Pty) Ltd, for the amendment of Randburg Town-planning Scheme 1, 1979, by rezoning Lot 1345 from "free public parking and offices" to "free public parking," for 1346 and 1637 from business 2 with coverage not to exceed 40 % to "Business 2" and height zone 3 with coverage of 60 %.

The application will be known as Randburg Amendment Scheme 800. Further particulars of the application are open for inspection at the office of the Town Clerk, Randburg and the office of the Director of Local Government, Provincial Building, Room B506A, 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, Private Bag 1, Randburg

ale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-132H-620

KENNISGEWING 420 VAN 1985

ROODEPOORT-WYSIGINGSKEMA 1/532

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stadsraad van Roodepoort, aansoek gedoen het om Roodepoort-Maraisburg-dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van Erwe 446 tot 451, Georginia, geleë aan Hambergweg en Erf 452, Georginia, geleë aan Vyfdaelan van "Openbare Oopruimte" tot "Spesiaal" vir Groepsbehuising, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek (wat as Roodepoort-wysigingskema 1/532 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort 1725, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-30-532

KENNISGEWING 421 VAN 1985

RANDBURG-WYSIGINGSKEMA 800

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Tonlyn Properties (Pty) Ltd, Confidex (Pty) Ltd and Rest of Investments (Pty) Ltd, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1 1979, te wysig deur die hersonering van Lot 1345 van "vry publieke parkering vir kantore" na "vry publieke parkeering" en Lot 1346 en 1637 van "Besigheid 2" (dekking 40 %) na "Besigheid 2" (hoogtesone 3, dekking 60 %).

Verdere besonderhede van hierdie aansoek (wat as Randburg-wysigingskema 800 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die

2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-132H-800

NOTICE 423 OF 1985

FOCHVILLE AMENDMENT SCHEME 25

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, the Town Council of Fochville, for the amendment of Fochville Town-planning Scheme, 1980, by the rezoning of Erven 717, 718 and 719 situated on Munt Street and Losberg Avenue, Fochville, from "Residential 4" to "Business 1" subject to certain conditions.

Furthermore particulars of the application (which will be known as Fochville Amendment Scheme 25) are open for inspection at the office of the Town Clerk, Fochville and at the office of the Director of Local Government, Room B306, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 1, Fochville 2515, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-57H-25

NOTICE 424 OF 1985

VEREENIGING AMENDMENT SCHEME 254

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, the Vereeniging Town Council, for the amendment of Vereeniging Town-planning Scheme 1, 1956, by the rezoning of parts of Portions 73 and 154 both of the farm Klipplaatdrift 601 IQ from "SA Railways" and "Public Open Space" to "Private Open Space".

Furthermore particulars of the application (which will be known as Vereeniging Amendment Scheme 254) are open for inspection at the office of the Town Clerk, Vereeniging and at the office of the Director of Local Government, Room B306, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 35, Vereeniging 1930, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-36-254

Stadsklerk, Privaatsak 1, Randburg 2125, skriftelik voor-gelê word.

Pretoria, 3 April 1985

PB 4-9-2-132H-800

KENNISGEWING 423 VAN 1985

FOCHVILLE-WYSIGINGSKEMA 25

Die Direkteur van Plaaslike Bestuur gee hiermee kennis ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die eienaar, die Stadsraad van Fochville, aan-soek gedoen het om Fochville-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erwe 717, 718 en 719 geleë aan Muntstraat en Losberglaan, Fochville, vanaf "Residensiel 4" na "Besigheid 1" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek (wat as Fochville-wysigingskema 25 bekend sal staan) lê in die kantoor van die Stadsklerk van Fochville ter insae en in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria 0001, en die Stadsklerk, Posbus 1, Fochville 2515, skriftelik voor-gelê word.

Pretoria, 3 April 1985

PB 4-9-2-57H-25

KENNISGEWING 424 VAN 1985

VEREENIGING-WYSIGINGSKEMA 254

Die Direkteur van Plaaslike Bestuur gee hiermee kennis ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die eienaar, die Stadsraad van Vereeniging, aansoek gedoen het om Vereeniging-dorpsbeplanningskema 1, 1956, te wysig deur die hersonering van dele van Gedeeltes 73 en 154, albei van die plaas Klipplaatdrift 601 IQ, vanaf "SA Spoorweë" en "Openbare Oopruimte" na "Privaat Oopruimte".

Verdere besonderhede van hierdie aansoek (wat as Vereeniging-wysigingskema 254 bekend sal staan) lê in die kantoor van die Stadsklerk van Vereeniging ter insae en in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria 0001, en die Stadsklerk, Posbus 35, Vereeniging 1930, skriftelik voor-gelê word.

Pretoria, 3 April 1985

PB 4-9-2-36-254

NOTICE 425 OF 1985

LOUIS TRICHARDT AMENDMENT SCHEME 16

The Director of Local Government hereby 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, Marthinus Dawid Ackerman, for the amendment of Louis Trichardt Town-planning Scheme, 1981, by the rezoning of Erf 236, situated on Trichardt and Grobler Streets, Louis Trichardt Township, from "Residential 1" to "Business 1".

Furthermore particulars of the application (which will be known as Louis Trichardt Amendment Scheme 16) are open for inspection at the office of the Town Clerk, Louis Trichardt and at the office of the Director of Local Government, Room B306, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 96, Louis Trichardt 0920, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-20H-16

NOTICE 426 OF 1985

VEREENIGING AMENDMENT SCHEME 274

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, The Trustees of the Norman Metz Family Trust, the Trustees of the Joyce Sacks Family Trust, the Trustees of the Aubrey Livingstone Family Trust, for the amendment of Vereeniging Town-planning Scheme 1, 1956, by increasing the floorspace-ratio applicable on Erf 420, situated on Joubert Street and Merriman Avenue, Vereeniging, from 1.5 to 2.0.

Furthermore particulars of the application (which will be known as Vereeniging Amendment Scheme 274), are open for inspection at the office of the Town Clerk, Vereeniging and the office of the Director of Local Government, Room B306, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 35, Vereeniging 1930, at any time within a period of 4 weeks from the date of this notice.

Pretoria 3 April 1985

PB 4-9-2-36-274

NOTICE 428 OF 1985

PRETORIA AMENDMENT SCHEME 1634

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 C J Vom Hagen, for the amendment of Pretoria Town-planning Scheme, 1974, by rezoning of Erf 370, Wonderboom South, situated on inth Avenue, between Naude Street and Meyer Streets, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential".

KENNISGEWING 425 VAN 1985

LOUIS TRICHARDT-WYSIGINGSKEMA 16

Die Direkteur van Plaaslike Bestuur gee hiermee kennis ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die eienaar, Marthinus Dawid Ackerman, aansoek gedoen het om Louis Trichardt-dorpsbeplanningskema, 1981, te wysig deur die hersonering van dele van Erf 236, geleë aan Trichardt- en Groblerstraat, Louis Trichardt, vanaf "Residensieel 1" tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Louis Trichardt-wysigingskema 254 bekend sal staan) lê in die kantoor van die Stadsklerk van Louis Trichardt ter insae en in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius-en Bosmanstraat, Pretoria.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria 0001, en die Stadsklerk, Posbus 96, Louis Trichardt 0920, skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-20H-16

KENNISGEWING 426 VAN 1985

VEREENIGING-WYSIGINGSKEMA 274

Die Direkteur van Plaaslike Bestuur gee hiermee kennis ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die eienaar, the Trustees of the Norman Metz Family Trust, the Trustees of the Joyce Sacks Family Trust, the Trustees of the Aubrey Livingstone Family Trust, aansoek gedoen het om Vereeniging-dorpsaanlegskema 1, 1956, te wysig deur die vloeroppervlakte verhouding van toepassing op Erf 420, geleë aan Joubertstraat en Merrimanlaan, Vereeniging, te verhoog vanaf 1,5 tot 2,0.

Verdere besonderhede van hierdie aansoek (wat as Vereeniging-wysigingskema 274 bekend sal staan) lê in die kantoor van die Stadsklerk van Vereeniging, ter insae en in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria 0001, en die Stadsklerk, Posbus 35, Vereeniging 1930, skriftelik voorgelê word.

Pretoria 3 April 1985

PB 4-9-2-36-274

KENNISGEWING 428 VAN 1985

PRETORIA-WYSIGINGSKEMA 1634

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Mnr C J Vom Hagen, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erf 370, Wonderboom Suid, geleë aan Negendelaan tussen Naude- en Meyerstraat van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Duplex Woon".

The application will be known as Pretoria Amendment Scheme 1634. Further particulars of the application are open for inspection at the office of the Town Clerk, Pretoria, and the office of the Director of Local Government, Provincial Building, Room B206A, 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 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria 3 April 1985

PB 4-9-2-3H-1634

NOTICE 429 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF PORTION 211 OF THE FARM RANDJESFONTEIN 405 JR

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by Jacqueline Kim Clarence, for —

1. The amendment, suspension or removal of the conditions of title of Portion 211, of the farm Randjesfontein 405 JR, in order to relax the building line.

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 at the office of the Town Clerk, PO Box 121, Olifantsfontein 1665, until 1 May 1985.

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 1 May 1985.

Pretoria, 3 April 1985

PB 4-15-2-37-405-3

NOTICE 431 OF 1985

ZEERUST AMENDMENT SCHEME 14

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 Alfred Craemer, for the amendment of Zeerust Town-planning Scheme 1, 1981, by rezoning Erf 55, Zeerust, situated at the corner of Church Street and Kloof Street from "Residential 1" with a density of "1 dwelling per erf" to "Business 1".

The application will be known as Zeerust Amendment Scheme 14. Further particulars of the application are open for inspection at the office of the Town Clerk, Zeerust, and the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman 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 92, Zeerust 2865, at

Verdere besonderhede van hierdie aansoek (wat as Pretoria-wysigingskema 1634 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(A), h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria 3 April 1985

PB 4-9-2-3H-1634

KENNISGEWING 429 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN GEDEELTE 211 VAN DIE PLAAS RANDJESFONTEIN 405 JR

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur Jacqueline Kim Clarence, vir —

Die wysiging, opskorting of opheffing van die titelvoorwaardes van Gedeelte 211, van die plaas Randjesfontein 405 JR, ten einde die boulyn te verslap.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B506A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Posbus 121, Olifantsfontein 1665, tot 1 Mei 1985.

Beware teen die aansoek kan op of voor 1 Mei 1985 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 3 April 1985

PB 4-15-2-37-405-3

KENNISGEWING 431 VAN 1985

ZEERUST-WYSIGINGSKEMA 14

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, William Alfred Craemer, aansoek gedoen het om Zeerust-dorpsbeplanningskema, 1981, te wysig deur die hersonering van Erf 55, Zeerust, geleë op die hoek van Kerkstraat en Kloofstraat van "Residensieel 1" met 'n digtheid van "1 woonhuis per erf" na "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Zeerust-wysigingskema 14 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(A), h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Zeerust ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die

any time within a period of 4 weeks from the date of this notice.

Pretoria 3 April 1985

PB 4-9-2-41H-14

NOTICE 432 OF 1985

PROPOSED EXTENSION OF BOUNDARIES OF BAILLIE PARK

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by City Council of Potchefstroom for permission to extend the boundaries of township to include Portion 889 of the farm Vyfhoek No 428 district Potchefstroom.

The relevant portion is situated north of and abuts Erf 223, and east of and abuts Buskusstreet, Baillie Park, and is to be used for "Residential 1" purposes.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of four weeks from the date hereof.

Any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than four weeks from the date of the first publication of this notice in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria 0001.

Pretoria 3 April 1985

PB 4-8-2-68-3

NOTICE 433 OF 1985

KLERKSDORP AMENDMENT SCHEME 170

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, Anthony Risk, for the amendment of Klerksdorp Town-planning Scheme 1, 1980, by rezoning of Erf 464, Klerksdorp, situated on Siddle Street from "Residential 4" to "Business 1".

The application will be known as Klerksdorp Amendment Scheme 170. Further particulars of the application are open for inspection at the office of the Town Clerk, Klerksdorp, and the office of the Director of Local Government, Provincial Building, Room B206, 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 99, Klerksdorp 2570, at any time within a period of 4 weeks from the date of this notice.

Pretoria 3 April 1985

PB 4-9-2-17H-170

Stadsklerk, Posbus 92, Zeerust 2865, skriftelik voorgelê word.

Pretoria 3 April 1985

PB 4-9-2-41H-14

KENNISGEWING 432 VAN 1985

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP BAILLIE PARK

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Stadsraad van Potchefstroom aansoek gedoen het om die uitbreiding van die grense van dorp Baillie Park om Gedeelte 8898 'n gedeelte van Gedeelte 14 van die plaas Vyfhoek No 420, distrik Potchefstroom, te omvat.

Die betrokke gedeelte is geleë noord van en die grens aan Erf 223, en oos van en grens aan Buskusstraat Baillie Park en sal vir "Residensieel 1" doeleindes gebruik word.

Die aansoek en die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van vier weke na datum hiervan.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant af deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001.

Pretoria 3 April 1985

PB 4-8-2-68-3

KENNISGEWING 433 VAN 1985

KLERKSDORP-WYSIGINGSKEMA 170

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Anthony Risk, aansoek gedoen het om Klerksdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 464, Klerksdorp, geleë aan Siddlestraat vanaf "Residensieel 4" tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Klerksdorp-wysigingskema 170 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp 2570, skriftelik voorgelê word.

Pretoria 3 April 1985

PB 4-9-2-17H-170

NOTICE 434 OF 1985

BRONKHORSTSPRUIT AMENDMENT SCHEME 35

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, Rosy Investments (Eiendoms) Beperk, for the amendment of Bronkhortspruit Town-planning Scheme 1, 1980, by rezoning of the Remainder of Erf 260, Erasmus Township, situated on Joubert Street from "Residential I" to "Business I".

The application will be known as Bronkhortspruit Amendment Scheme 35. Further particulars of the application are open for inspection at the office of the Town Clerk, Bronkhortspruit and the office of the Director of Local Government, Provincial Building, Room B206, 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 40, Bronkhortspruit, 1020 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 April 1985

PB 4-9-2-50H-35

NOTICE 437 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 141, LYTTELTON MANOR TOWNSHIP

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by Antonie Marius Heystek, for —

The amendment, suspension or removal of the conditions of title of Erf 141, Lyttelton Manor Township, in order to permit the erf to be subdivided.

The application and the relative documents are open for inspection at the office of the Director of Local Government, B506A, Provincial Building, Pretorius Street, Pretoria and the office of the Town Clerk, PO Box 14013, Verwoerdburg, until 8 May 1985.

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 the 8 May 1985.

PB 4-14-2-810-134

Pretoria, 10 April 1985

NOTICE 438 OF 1985

BARBERTON AMENDMENT SCHEME 125

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, Stephanus Johannes Swart, for the amendment of Barberton Town-planning Scheme 1, 1973, by rezoning Erven 2362 and 2363, situated between Andrews Street and Sheba Street, Barberton, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling

KENNISGEWING 434 VAN 1985

BRONKHORSTSPRUIT-WYSIGINGSKEMA 35

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Rosy Investments (Eiendoms) Beperk, aansoek gedoen het om Bronkhortspruit-dorpsbeplanningskema 1, 1980, te wysig deur die hersoneering van die Restant van Erf 260, Erasmus Dorp, geleë aan Joubertstraat van "Residensieel I" na "Besigheid I".

Verdere besonderhede van hierdie aansoek (wat as Bronkhortspruit-wysigingskema 35 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Bronkhortspruit ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 40, Bronkhortspruit, 1020 skriftelik voorgelê word.

Pretoria, 3 April 1985

PB 4-9-2-50H-35

KENNISGEWING 437 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN ERF 141, DORP LYTTELTON MANOR

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur Antonie Marius Heystek, vir

Die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 141, dorp Lyttelton Manor, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B506A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk, Posbus 14013, Verwoerdburg, tot 8 Mei 1985.

Besware teen die aansoek kan op of voor 8 Mei 1985 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

PB 4-14-2-810-134

Pretoria, 10 April 1985

KENNISGEWING 438 VAN 1985

BARBERTON-WYSIGINGSKEMA 125

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Stephanus Johannes Swart, aansoek gedoen het om Barberton-dorpsbeplanningskema 1, 1973, te wysig deur die hersoneering van Erve 2362 en 2363, geleë tussen Andrewstraat en Shebastraat, Barberton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van

per 750 m²" after Erven 2362 and 2363 have been consolidated.

The application will be known as Barberton Amendment Scheme 125. Further particulars of the application are open for inspection at the office of the Town Clerk, Barberton and 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 33, Barberton 1300, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 10 April 1985

PB 4-9-2-5-25

NOTICE 439 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 91, VAL DE GRACE TOWNSHIP

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by:

Robert Hall for —

The amendment of the conditions of title of Erf 91, Val de Grace Township in order to permit the relaxation of the building line from 7,62 m to 4 m.

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, Pretoria until 8 May 1985.

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 8 May 1985.

Pretoria, 10 April 1985

PB 1-14-2-1659-3

NOTICE 440 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 1326, WATERKLOOF RIDGE, EXTENSION NO 2, REGISTRATION SECTION J R TRANSVAAL TOWNSHIP

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by John Edward Trollip, for —

The amendment, suspension or removal of the conditions of title of Erf 1326, situated in Waterkloof Ridge, Extension No 2, Registration Section J R Transvaal Township in order to relax the building line to permit the construction of a garage.

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,

"Een woonhuis per 750 m²" nadat Erve 2362 en 2363 gekonsolideer is.

Verdere besonderhede van hierdie aansoek (wat as Barberton-wysigingskema 125 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B306, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Barberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 33, Barberton 1300, skriftelik voorgelê word.

Pretoria, 10 April 1985

PB 4-9-2-5-25

KENNISGEWING 439 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN ERF 91, DORP VAL DE GRACE

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur:

Robert Hall vir —

Die wysiging van die titelvoorwaardes van Erf 91, dorp Val de Grace ten einde dit moontlik te maak om die boulyn van toepassing op die erf te verslap van 7,62 m tot 4 m.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk Pretoria, tot 8 Mei 1985.

Beware teen die aansoek kan op of voor 8 Mei 1985 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 10 April 1985

PB 4-14-2-1659-3

KENNISGEWING 440 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN ERF 1326, DORP WATERKLOOF RIDGE, UITBREIDING NO 2, REGISTRASIE AFDELING J R TRANSVAAL

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur John Edward Trollip vir —

Die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 1326, geleë in die dorp Waterkloof Ridge, Uitbreiding No 2, Registrasie Afdeling J R Transvaal ten einde dit moontlik te maak dat die straatboulyn verslap word ten einde die aanbou van 'n motorhuis moontlik te maak.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en

ria and the office of the Town Clerk, PO Box 440, Pretoria 0001, until 8 May 1985.

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 the 8 May 1985.

Pretoria, 10 April 1985

PB 4-14-2-2220-7

NOTICE 441 OF 1985

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITEL OF ERF 279, WATERKLOOF TOWNSHIP

It is hereby notified that application has been made in terms of section 3(1) of the Removal of Restrictions Act, 1967, by G Cleaver for the amendment, suspension or removal of the conditions of title of Erf 279, Waterkloof Township in order to permit the erf being subdivided.

The application and the relative documents are open for inspection at the office of the Director of Local Government, B506A, Provincial Building, Pretorius Street, Pretoria and the office of the Town Clerk, Pretoria until 10 May 1985.

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 10 May 1985.

Pretoria, 10 April 1985

PB 4-14-2-1404-225

NOTICE 442 OF 1985

PRETORIA AMENDMENT SCHEME 1643

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, L J Lombard, G E McConkey and P A Baucombe, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning the Remaining Extent of Erf 247, Portion 1 of Erf 246 and the Remaining Extent of Erf 246, Hatfield, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "General Residential".

The application will be known as Pretoria Amendment Scheme 1643. Further particulars of the application are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B206A, 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 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 10 April 1985

PB 4-9-2-3H-1643

in die kantoor van die Stadsklerk, Posbus 440, Pretoria 0001, tot 8 Mei 1985.

Besware teen die aansoek kan op of voor 8 Mei 1985 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 10 April 1985

PB 4-14-2-2220-7

KENNISGEWING 441 VAN 1985

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN ERF 279, DORP WATERKLOOF

Hierby word bekend gemaak dat ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur G Cleaver vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 279, dorp Waterkloof ten einde dit moontlik te maak dat die erf onderverdeel kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, B506A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Pretoria tot 10 Mei 1985.

Besware teen die aansoek kan op of voor 10 Mei 1985, skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 10 April 1985

PB 4-14-2-1404-225

KENNISGEWING 442 VAN 1985

PRETORIA-WYSIGINGSKEMA 1643

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, L J Lombard, G E McConkey en P A Baucombe, aansoek gedoen het om Pretoriadorpsbeplanningskema 1, 1974, te wysig deur die hersenering van die Resterende Gedeelte van Erf 247, Gedeelte 1 van Erf 246, en die Resterende Gedeelte van Erf 246, Hatfield, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Algemene Woon".

Verdere besonderhede van hierdie aansoek (wat as Pretoria-wysigingskema 1643 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 10 April 1985

PB 4-9-2-3H-1643

NOTICE 443 OF 1985

PRETORIA AMENDMENT SCHEME 1645

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, J L Bronkhorst, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning of Portion 2 of Erf 612, situated in Skoolsteeg (between Grosvenor and Duncan Streets), from "Special Residential" with a density of "One dwelling-house per 1 000 m²" to "Special" for offices subject to certain conditions.

The application will be known as Pretoria Amendment Scheme, 1645. Further particulars of the application are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B206A, 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 0001, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 10 April 1985

PB 4-9-2-3H-1645

KENNISGEWING 443 VAN 1985

PRETORIA-WYSIGINGSKEMA 1645

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig dié bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, J L Bronkhorst, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1, 1974, te wysig deur die hersonering van Gedeelte 2 van Erf 612, Hatfield, geleë aan Skoolsteeg (tussen Grosvenor- en Duncanstraat) vanaf "Spesiale woon" met 'n digtheid van "Een woonhuis per 1 000 m²" na "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek (wat as Pretoria-wysigingskema 1645 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 10 April 1985

PB 4-9-2-3H-1645

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	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
WFTB 140/85	Laerskool Migdol, Klerksdorp: Renovation/Opknapping. Item 31/4/5/1045/01	10/05/1985
WFTB 141/85	Klerksdorp Hospital: Renovation of prefabricated orthopaedic workshops/Klerksdorpse Hospitaal: Opknapping van voorafvervaardigde ortopediese werkwinkele. Item 32/4/4/045/001	10/05/1985
WFTB 142/85	Roodeplaatdam Public Resort, Pretoria: Water and irrigation at caravan parks/Roodeplaatdam Openbare Oord, Pretoria: Water en besproeiing by woonwaparke. Item 4001/8301. Item 4001/8301	10/05/1985
WFTB 143/85	Natalspruit Hospital: Air-conditioning/Natalspruitse Hospitaal: Lugversorging. Item 2023/8200	10/05/1985
WFTB 144/85	Marais Viljoen Technical High School, Alberton: Renovation/Hoër Tegniese Skool Marais Viljoen, Alberton: Opknapping. Item 31/6/4/2228/01	10/05/1985
WFTB 145/85	Blyderivierspoort Nature Reserve, Bourke's Luck: Erection of store/Blyderivierspoort-natuurreservaat, Bourke's Luck: Oprigting van stoer. Item 15/2/4/0010/02.....	10/05/1985

IMPORTANT NOTICE TO TENDERERS

The attention of tenderers is drawn to the provisions of Tender Regulation 10(1) and (2) of the Transvaal Tender Regulations in connection with the opening and reading out of tenders which reads as follows:

"10.(1) As soon as practicable after the closing time all tenders shall be opened by the chairman, and tenderers and members of the public shall be entitled to attend such opening of tenders.

(2) As soon as a tender has been opened, the chairman shall —

- (a) read out the name of the tenderer; and
- (b) if the tender is —
 - (i) for one item, read out the tender price; or
 - (ii) for more than one item, in his discretion decide whether to read out the tender prices or not."

In accordance with a decision of the Transvaal Provincial Tender Board the provisions of the said regulation will be strictly enforced with effect from 1 February 1985. Names and prices will therefore be disclosed at the time of the opening of tenders and no information in connection with the names of tenderers and prices will be given by departments or the Tender Board by telephone or any other means.

J F VILJOEN
Chairman, Provincial Tender Board (Tvl)

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

Tender	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
WFTB 140/85	Laerskool Migdol, Klerksdorp: Renovation/Opknapping. Item 31/4/5/1045/01	10/05/1985
WFTB 141/85	Klerksdorp Hospital: Renovation of prefabricated orthopaedic workshops/Klerksdorpse Hospitaal: Opknapping van voorafvervaardigde ortopediese werkwinkele. Item 32/4/4/045/001	10/05/1985
WFTB 142/85	Roodeplaatdam Public Resort, Pretoria: Water and irrigation at caravan parks/Roodeplaatdam Openbare Oord, Pretoria: Water en besproeiing by woonwaparke. Item 4001/8301. Item 4001/8301	10/05/1985
WFTB 143/85	Natalspruit Hospital: Air-conditioning/Natalspruitse Hospitaal: Lugversorging. Item 2023/8200	10/05/1985
WFTB 144/85	Marais Viljoen Technical High School, Alberton: Renovation/Hoër Tegniese Skool Marais Viljoen, Alberton: Opknapping. Item 31/6/4/2228/01	10/05/1985
WFTB 145/85	Blyderivierspoort Nature Reserve, Bourke's Luck: Erection of store/Blyderivierspoort-natuurreservaat, Bourke's Luck: Oprigting van stoer. Item 15/2/4/0010/02.....	10/05/1985

BELANGRIKE KENNISGEWING AAN TENDERAARS

Die aandag van tenderaars word gevëstig op die bepalings van Tenderregulasie 10(1) en (2) van die Transvaalse Tenderregulasies in verband met die oopmaak en uitlees van tenders, wat soos volg lui:

"10.(1) So spoedig doenlik na die sluitingstyd word alle tenders deur die voorsitter oopgemaak en tenderaars en lede van die publiek is geregig om sodanige oopmaak van tenders by te woon.

(2) Sodra 'n tender oopgemaak is —

(a) lees die voorsitter die naam van die tenderaar uit.....; en

(b) indien die tender —

(i) vir een item is, lees die voorsitter die tenderprys uit; of

(ii) vir meer as een item is, besluit die voorsitter na eie goedgunke of hy die tenderpryse gaan uitlees, al dan nie."

Kragtens 'n besluit van die Transvaalse Proviniale Tenderraad sal die bepalings van die gemelde regulasie met ingang van 1 Februarie 1985 streng toegepas word. Name en prysé sal gevölglik slegs ten tyde van die oopmaak van tenders bekendgemaak word en geen inligting ten opsigte van die name van tenderaars en prysé sal deur departemente of die Tenderraad per telefoon of ander wyse verstrek word.

J F VILJOEN
Voorsitter, Proviniale Tenderraad (Tvl)

**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	201-2654
HB and HC	Director of Hospital Services, Private Bag X221.	A819	A	8	201-3367
HD	Director of Hospital Services, Private Bag X221.	A823	A	8	201-3351
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10	201-2441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	201-2530
TED 1-100 TED 100-	Director, Transvaal Education Department, Private Bag X76.	633 625	Sentrakor Building	201-4217 201-4212	
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	201-3254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	201-2306

**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 kontrakvoorraad wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdieling	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	201-3367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A823	A	8	201-3351
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	10	201-2441
RFT	Direkteur Transvaalse Pasiedepartement, Privaatsak X197.	D307	D	3	201-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 625	Sentrakorgebou	201-4217 201-4212	
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	201-3254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E103	E	1	201-2306

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, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

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.

27 March 1985

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 verselle koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die oorskif 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 aangevoer, in die Voorsitter se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.F. Viljoen Voorsitter, Transvaalse Provinciale Tenderraad.

27 Maart 1985

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF ERMELO

PROCLAMATION OF A ROAD OVER PORTION 1 OF ERF 637, ERMELO

(Notice in terms of section 5 of the Local Authorities Roads Ordinance, 1904).

The Town Council of Ermelo has petitioned the Honourable the Administrator of Transvaal to proclaim the road described hereunder.

A copy of the petition and the diagrams referred to therein may be inspected during ordinary office hours at the office of the Town Clerk, Civic Centre, Tauté Street, Ermelo.

Objections to the proclamation of the proposed road must be lodged in writing in duplicate with the Honourable, the Administrator, c/o the Director of Local Government, Private Bag X437, Pretoria 0001, and with the Town Clerk, PO Box 48, Ermelo not later than 12h00 on 9 May 1985.

Description of the road referred to in the above notice.

The petition is for a road over:

Portion 1 of Erf 637, Ermelo Township as appears more fully on the Surveyor-General's Diagram LG No A 75/85.

P J G VAN R VAN OUDTSOORN
Town Clerk

Civic Centre
PO Box 48
Ermelo
2350
27 March 1985
Notice No 13/1985

STADSRAAD VAN ERMELO

PROKLAMASIE VAN 'N PAD OOR GEELTE 1, ERF 637, ERMELO

(Kennisgewing ingevolge artikel 5 van die Local Authorities Roads Ordinance 1904).

Die Stadsraad van Ermelo het 'n petitie tot Sy Edele, die Administrateur van Transvaal gerig om die pad soos hieronder beskryf word te proklameer.

'n Afskrif van die petitie en die diagramme wat daarin genoem word kan gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgersentrum, Tautéstraat, Ermelo besigtig word.

Besware teen die proklamasie van die voorgestelde pad moet uiters om 12h00 op 9 Mei 1985 skriftelik in duplo, by Sy Edele die Administrateur, p/a die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001, en by die Stadsklerk, Posbus 48 in Ermelo ingedeen word.

Beskrywing van die pad waarna in die bovenoemde kennisgewing verwys word.

Die Petisie is ten opsigte van 'n pad oor:

Gedeelte 1 van Erf 637, Ermelo volledig uitgeset op Landmeter-generaal Kaart LG No A 75/85.

P J G VAN R VAN OUDTSOORN
Stadsklerk

Burgersentrum
Posbus 48
Ermelo
2350
27 Maart 1985
Kennisgewing No 13/1985

323—27—3—10

TOWN COUNCIL OF TZANEEN

PROPOSED AMENDMENT TO THE TZANEEN TOWN-PLANNING SCHEME 1980: AMENDMENT SCHEME 15

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 Tzaneen for the amendment of the Tzaneen Town-planning Scheme, 1980, by the substitution of clause 5(g)(iv) of the following:

(iv) the local authority may permit the owner to provide parking spaces to its satisfaction elsewhere than on the property but in the vicinity thereof. The local authority may further permit the owner to make, in lieu of the provision of parking spaces, a monetary contribution on a basis as approved by the Honourable the Administrator in terms of the provisions of section 22(2)(b) of the Town-planning and Townships Ordinance, 1965, in order to enable the local authority to obtain land for the provision of public parking facilities in the vicinity of the property.

The general purport of the amendment is that the local authority may permit the owner to make, in lieu of the provision of parking spaces, a monetary contribution on a basis as approved by the Honourable the Administrator in terms of the provisions of section 22(2)(b) of the Town-planning and Townships Ordinance, 1965, in order to enable the local authority to obtain land for the provision of public parking facilities in the vicinity of the property.

Further particulars of the scheme is available for inspection during normal office hours at Room 106, Municipal Offices, Tzaneen.

Any objection or representation in regard to the application must be submitted in writing to the Town Clerk, PO Box 24, Tzaneen 0850, not later than 1 May 1985.

L POTGIETER
Town Clerk

Municipal Office
PO Box 24
Tzaneen
0850
3 April 1985
Kennisgewing No 13/1985

STADSRAAD VAN TZANEEN

VOORGESTELDE WYSIGING VAN TZANEEN-DORPSBEPLANNINGSKEMA 1980: WYSIGINGSKEMA 15

Hiermee word ooreenkomsdig die bepaling van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die Stadsraad van Tzaneen aansoek gedoen het om die Tzaneen-dorpsbeplanningskema, 1980, te wysig deur klousule 5(g)(iv) deur die volgende te vervang:

(iv) die plaaslike bestuur mag toestem dat parkeerruimtes tot sy bevrediging elders as op die eiendom maar in die omgewing daarvan deur die eienaar voorsien word. Die plaaslike bestuur mag verder toestem dat die eienaar in plaas van die voorstelling van parkering, 'n geldelike bydrae maak op 'n basis soos deur die Administrateur ingevolge artikel 22(2)(b) van die Ordonnansie op Dorpe en Dorpsbeplanning, 1965, goedgekeur, ten einde die plaaslike bestuur in staat te stel om grond in die omgewing van die eiendom te bekom vir die daarstelling van openbare parkeergeiewe.

Die algemene strekking van die wysiging is dat die plaaslike bestuur verder mag toestem dat die eienaar in plaas van die voorstelling van parkering, 'n geldelike bydrae kan maak op 'n basis deur Sy Edele die Administrateur ingevolge die bepaling van artikel 22(2)(b) van die Ordonnansie op Dorpe en Dorpsbeplanning, 1965 (Ordonnansie 25 van 1965) goedgekeur, ten einde die plaaslike bestuur in staat te stel om grond in die omgewing van die eiendom te bekom vir die daarstelling van openbare parkeergeiewe.

Verdere besonderhede oor hierdie wysigingskema is gedurende gewone kantoorure in Kamer 106, Municipale Kantore, Tzaneen, ter insae.

Enige beswaar of vertoe teen die aansoek moet skriftelik voor of op 1 Mei 1985 aan die Stadsklerk, Posbus 24, Tzaneen 0850, gerig word.

L POTGIETER
Stadsklerk

Municipale Kantore
Posbus 24
Tzaneen
0850
3 April 1985
Kennisgewing No 13/1985

336—3—10

BEDFORDVIEW VILLAGE COUNCIL

AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 and 80B of the Local Government Ordinance, 17 of 1939, that the Council resolved to amend the following by-laws:

(a) Street and Miscellaneous By-laws.

(b) Water Supply By-laws.

The general purport of the amendments is as follows:

(a) To obtain better control over supermarket trolleys and

(b) To increase the selling price of water due to an increase by the Rand Water Board.

Copies of the proposed amendments are available in the office of the Council for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Anyone desirous to object against the above amendments must therefore do so in writing to the undersigned by not later than Tuesday 22 April 1985.

J J VAN L SADIE
Town Clerk

Civic Centre
PO Box 3
Bedfordview
2008
10 April 1985
Notice No 2/1985

DORPSRAAD VAN BEDFORDVIEW

WYSIGING VAN VERORDENINGE

Hierby word ingevolge/die bepalings van artikels 96 en 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Raad 'n besluit geneem het om die volgende verordeninge te wysig:

(a) Die Standaard Straat- en Diverseverordeninge en

(b) Watervoorsieningsverordeninge

Die algemene strekking is die volgende:

(a) Om beter beheer oor supermark-stootwaens te verkry en

(b) Om die tarief vir die verskaffing van water te verhoog tewyte aan 'n verhoging deur die Rand Waterraad.

Afskrifte van hierdie wysiging lê ter insae by die Raad se kantore vir 'n tydperk van veertien dae vanaf die datum van publikasie hierin in die Provinciale Koerant.

Enigeen wie beswaar teen die bogemelde wysigings wens aan te teken moet dus so skriftelik voor Dinsdag 22 April 1985 by die ondergetekende doen.

J J VAN L SADIE
Stadsklerk

Burgersentrum
Posbus 3
Bedfordview
2008
10 April 1985
Kennisgewing No 2/1985

341—10

VILLAGE COUNCIL OF BEDFORDVIEW

PROPOSED RAISING OF STATUS TO A TOWN COUNCIL

It is hereby notified in terms of section 10(1) of Ordinance 17 of 1939, that the Administrator in terms of section 9(1)(a) of the said Ordinance, intends constituting a town council for the Bedfordview Village Council in lieu of the existing Village Council.

In terms of section 13 of the said Ordinance, it shall be competent for any person interested, within 30 days of the first publication hereof in the Provincial Gazette, to present to the Administrator a counterpetition setting forth the grounds of opposition to the said intention.

J J VAN L SADIE
Town Clerk

Civic Centre
Bedfordview
10 April 1985

DORPSRAAD VAN BEDFORDVIEW

VOORGESTELDE VERHOGING VAN STATUS TOT 'N STADSRAAD

Hierby word ingevolge artikel 10(1) van Ordonnansie 17 van 1939, bekend gemaak dat die Administrateur van voorneme is om ingevolge artikel 9(1)(a) van genoemde Ordonnansie, 'n stadsraad vir die Dorpsraad van Bedfordview in die plek van die bestaande Dorpsraad te stel.

Enige belanghebbende persoon is, ingevolge artikel 13 van genoemde Ordonnansie, bevoegd om binne dertig dae na die eerste publikasie hiervan in die Offisiële Koerant van die Provincie, 'n teenpetisie aan die Administrateur voor te lê met vermelding van die gronde van beswaar teen genoemde voorname.

J J VAN L SADIE
Stadsklerk

Burgersentrum
Bedfordview
10 April 1985

342—10—17—24

LOCAL AUTHORITY OF EDENVALE

SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1983/1984

(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 1983/1984 of all retable 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 the Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and

such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

P G FOURIE
Secretary: Valuation Board

Municipal Offices
Edenvale
1610
10 April 1985
Notice No 8/1985

PLAASLIKE BESTUUR VAN EDENVALE

AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1983/1984

(Regulasie 12)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1983/1984 van alle belasbare eiendom binne die munisipaliteit deur die Voorsitter van die Waarderingsraad gesertifiseer en geteken is en gevolek 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 of 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 Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings in 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 die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waardeerde 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 sub-artikel (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 derglike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

P G FOURIE
Sekretaris: Waarderingsraad
Munisipale Kantore
Edenvale
1610
10 April 1985
Kennisgewing No 8/1985

343—10—17

CITY COUNCIL OF GERMISTON

PROPOSED PERMANENT CLOSURE OF LOT 877 SITUATED NORTH OF CONSOLIDATED LOT 869 SOUTH GERMISTON

It is hereby notified that it is the intention of the City Council of Germiston to permanently close Lot 877 situated north of consolidated Lot 869 and south of Erven 588 and 589 Germiston South, in terms of the provisions of section 67 of the Local Government Ordinance, 17 of 1939, as amended by the Local Government Amendment Ordinance, 1981, for the purpose of alienating it to Messrs African Products (Pty) Ltd.

Details and a plan of the proposed closure may be inspected in Room 115, Municipal Offices, President Street, Germiston, from Mondays to Fridays (inclusive) between the hours 08h30 to 12h30 and 14h00 to 16h00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before 11 June 1985.

A W HEYNEKE
Town Secretary

Municipal Offices
Germiston
10 April 1985
Notice No 38/1985

STAD GERMISTON

VOORGENOME PERMANENTE SLUITING VAN LOT 877 GELEË NOORD VAN GEKONSOLIDEERDE LOT 869 GERMISTON-SUID

Hierby word kennis gegee dat die Stadsraad van Germiston van voorneme is om ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gevysig deur die Wysigingsordonnansie op Plaaslike Bestuur, 1981, Lot 877 geleë noord van gekonsolideerde Lot 869 en suid van Erwe 588 en 589, Germiston-Suid, permanent te sluit vir die doel om dit aan mnr African Products (Pty) Ltd te vervreem.

Besonderhede en 'n plan as aanduiding van die voorgestelde sluiting lê van Maandae tot en met Vrydae tussen die ure 08h30 tot 12h30 en 14h00 tot 16h00 ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enigiemand wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding wil instel, moet dit skriftelik voor of op 11 Junie 1985 doen.

A W HEYNEKE
Stadssekretaris

Stadskantore
Germiston
10 April 1985
Kennisgewing No 38/1985

344—10

CITY OF GERMISTON

PERMANENT CLOSING OF PARK AND STREET PORTIONS AND DONATION THEREOF

Notice is hereby given in terms of sections 67, 68 and 79(16) of the Local Government Ordinance, 1939, that the City Council of Germiston intends to permanently close and there-

after donate the following park and street portions to the Suid-Afrikaanse Vroudefederasie (Sannie Broers branch) for the purpose of erecting an above-average retirement village thereon:

Portion of Park Erf RE/152, Parkhill Gardens (also known as Van Riebeeck Park), between Colin Wade Street and a point opposite Erf 496, Lambton, which is in line with Eight Avenue, approximately 1,4 ha in extent;

Park Lane East between Gill Street and Piercy Avenue, approximately 130 m² in extent.

Full particulars and a sketch plan showing the proposed closing are open for inspection during office hours at Room 115, Municipal Offices, Germiston, until 11 June 1985.

Any person wishing to object to the proposed closing or donation, or who will have any claim for compensation if such closing is carried out, must lodge such objection and/or claim in writing at the office of the Town Secretary not later than the aforementioned date.

A W HEYNEKE
Town Secretary

Municipal Offices
PO Box 145
Germiston
10 April 1985
Notice No 42/1985

STADSRAAD GERMISTON

PERMANENTE SLUITING VAN PARK- EN STRAATGEDEELTES EN SKENKING DAARVAN

Kennis word hiermee ingevolge artikels 67, 68 en 79(16) van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad van Germiston van voorneme is om die volgende park- en straatgedeeltes permanent te sluit en daarna aan die Suid-Afrikaanse Vroudefederasie (Sannie Broers-tak) te skenk met die doel dat 'n bogemiddelde aftree-oord aldaar opgerig word:

Gedeelte van Parker RG/152 Parkhill Gardens (ook bekend as Van Riebeeckpark) tussen Colin Wadestraat tot 'n punt oorkant Erf 496 Lambton wat inlyn is met Agstelaan, groot ongeveer 1,4 ha;

Park Lane (oos) tussen Gillstraat en Piercylaan, groot ongeveer 130 m².

Volledige besonderhede en 'n sketsplan wat die voorgestelde sluiting aantoon is gedurende kantoorure by Kamer 115, Stadskantore, Germiston, tot 11 Junie 1985 ter insae.

Enige persoon wat beswaar teen die voorgestelde permanente sluiting en skenking wil aanteken of wat enige eis om skadevergoeding sal hé indien sodanige sluiting uitgevoer word, moet sodanige beswaar en/of eis skriftelik by die Stadssekretaris indien laatstens op voormalde datum.

A W HEYNEKE
Stadssekretaris

Stadskantore
Posbus 145
Germiston
10 April 1985
Kennisgewing No 42/1985

345—10

TOWN COUNCIL OF NIGEL

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Nigel intends subject to the Administrator's consent to amend the Building By-laws of the Nigel Municipality, adopted by the Council under Administrator's Notice 324 dated 19 February 1975 in order to make provision for the exemption of payment in respect of encroachments of certain buildings over the council's property.

Copies of the proposed amendment are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel, for a period of 14 days from publication of this notice and any objections must be lodged with the undersigned in writing on or before 24 April 1985.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
10 April 1985
Notice No 17/1985

STADSRAAD VAN NIGEL

WYSIGING VAN VERORDENINGE

Kennis word hiermee gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nigel voornemens is om onderhewig aan die goedkeuring van die Administrateur die Bouverordeninge van die Municipaaliteit Nigel deur die raad aangeneem by Administrateurskennigewing 324 van 19 Februarie 1975 te wysig ten einde voorsiening te maak vir die kwytstelling van die betaling van gelde ten opsigte van oorskrydings van sekere geboue oor die raad se eiendom.

Afskrifte van die voorgenome wysiging is ter insae in die kantoor van die Stadssekretaris, Municipale Kantore vir 'n tydperk van 14 dae vanaf die publikasie van hierdie kennigewing en enige besware moet voor of op 24 April 1985 skriftelik by die ondertekende ingedien word.

P M WAGENER
Stadsklerk

Municipal Kantore
Posbus 23
Nigel
1490
10 April 1985
Kennisgewing No 17/1985

346—10

TOWN COUNCIL OF NIGEL

AMENDMENT OF TARIFFS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Nigel intends subject to the approval of the Administrator to amend its cemetery tariffs.

The purport of the amendment is to fix new tariffs in respect of Coloured and Asians interments.

Copies of the proposed amendment of the tariffs are open for inspection at the office of the Town Secretary, Municipal Offices, Nigel

for a period of 14 days from publication of this notice and any objections must be lodged with the undersigned in writing on or before 24 April 1985.

The new tariffs shall come into operation on 1 October 1984.

P M WAGENER
Town Clerk

Municipal Offices
PO Box 23
Nigel
1490
10 April 1985
Notice No 20/1985

STADSRAAD VAN NIGEL

WYSIGING VAN TARIEWE

Kennis word hiermee gegee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nigel voornemens is om onderhewig aan goedkeuring deur die Administrateur sy begraafplaastariewe te wysig.

Die algemene strekking van die voorgename wysiging is om nuwe tariewe ten opsigte van Kleurling en Indië teraardebestellings vast te stel.

Afskrifte van die voorgenome wysigings van die tariewe is ter insae in die kantoor van die Stadssekretaris, Munisipale Kantore, Nigel vir 'n tydperk van 14 dae vanaf die publikasie van hierdie kennisgewing en enige besware moet voor of op 24 April 1985 skriftelik by die ondergetekende ingedien word.

Die tariewe sal op 1 Oktober 1984 in werkking tree.

P M WAGENER
Stadsklerk

Munisipale Kantore
Posbus 23
Nigel
1490
10 April 1985
Kennisgewing No 20/1985

347—10

TOWN COUNCIL OF ORKNEY

DETERMINATION OF CHARGES IN RESPECT OF THE SUPPLY OF ELECTRICITY

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Orkney has by special resolution determined charges in respect of the supply of electricity, as set out hereunder as from 1 February 1985:

TARIFF OF CHARGES

PART I: CHARGES FOR ELECTRICITY

1. Basic Charge

(1) The following basic charges shall apply to—

(a) land used or intended to be used for residential, religious and educational purposes, per month: R5;

(b) land used or intended to be used for any other purposes, including stair-lights, per month: R10,

(2) The basic charge in terms of subitem (1) shall be levied for each month or part thereof per erf, stand, lot or other area, with or without improvements (excluding the Orkney Road Drive-In situated outside the area of jurisdiction of the Council to which electricity is supplied by special agreement), which is or, in the opinion of the Council, can be connected to the Council's supply mains, whether electricity is consumed or not: Provided that where any erf, stand, lot or other area is occupied by more than one consumer to whom the Council supplies electricity, the applicable basic charge per month or part thereof, shall be levied in respect of each such consumer.

(3) A basic charge of R79,80 per month shall be levied for each month or part thereof in respect of the stand on which the Orkney Road Drive-In is situated outside the area of jurisdiction of the Council.

(4) An additional charge (Extension Charge) of R40,00 per month or part thereof will be levied in respect of all consumers in the Ariston Area.

2. Charges per kW.h Consumed

Tariff applicable to electricity supplied to land mentioned in—

(a) item 1(1)(a): Per kW.h consumed: 5.0561c;

(b) item 1(1)(a): Per kW.h consumed: 7.9382c.

Provided that a minimum consumption of 750 kW.h and 1 250 kW.h in respect of consumers under subitems (a) and (b) respectively, will be applicable to all consumers in the area known as Ariston, as described in the name plan of Orkney.

3. Adjustment of Electricity Tariff

The kW.h-charges payable in terms of item 2 shall be increased or decreased with A cent per kW.h with effect from February, May, August and November of each year.

A shall be calculated to the nearest sixth decimal as follows: $A = 1.11 \times (B \pm C) \times \frac{D}{100}$

Wherein—

A is the increase or decrease in the Council's tariffs;

B ± C is the increase or decrease in Escom's kW.h-charge applicable to the Council, in the month preceding the month in which the adjustment in the Council's kW.h-charge is made:

B is the kW.h tariff applicable every month: C is R0.01931/kW.h; and

D is the surcharge or rebate in percent in Escom's tariff.

4. Levy of surcharge (Ariston Area)

A surcharge of 15 % will be levied on all monies in respect of item 2 in respect of all consumers in the Ariston Area.

PART II: GENERAL

1. Service Connection Charges

(1) Single-phase, 220V 60A:

Actual cost of material and labour, plus 15 %.

(2) Three-phase, 4 wire, 380V:

Cost of material and labour incurred by the Council, plus a surcharge of 15 % on such amount of administration costs.

(3) Alterations and additions to existing connections:

Costs of material and labour incurred by the Council, plus a surcharge of 15 % on such amount of administration costs.

2. General Service Charges

Charges for any service rendered at the request of a consumer, and for which no provision is made in terms of these tariffs, shall be calculated at the cost incurred by the Council, plus 15 %.

3. Charges for Meter Accuracy Test

For accuracy test of meter at the request of consumer:

(1) Single-phase meter: R6.

(2) Three-phase meter: R15.

4. Special Meter Readings

Per reading by special request: R2.

5. Charges for Reconnection

(1) For reconnecting the electricity supply at the request of a consumer whose supply has been cut off for a breach of these by-laws:

(a) During workdays from 07h45 to 16h30: R10.

(b) During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R15.

(2) For connecting the electricity supply at the request of a consumer (only new consumers) during workdays from 16h30 to 07h45 public holidays, Saturdays and Sundays: R10.

6. Charges for Inspection of Installations

(1) For the first inspection of an electrical installation: Free of charge.

(2) For a second inspection after the second inspection of the same installation: R20.

(3) For each additional inspection after the second inspection of the same installation: R30.

7. Charges for Temporary Connections

For each temporary connection: R20: Provided that—

(a) the consumer or contractor supplies and installs the necessary service cable to the Council's point of supply; and

(b) the consumer provides suitable accommodation for electricity meters and service fuses.

8. Charges in Respect of Power Failure

When the electricity department is called upon to attend to a failure of the supply to any consumer's premises and when such failure is found to be due to any cause, other than a fault in the Council's supply main or apparatus, the following charges shall apply:

(a) During workdays from 07h45 to 16h30: R10.

(b) During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R15.

The provisions of this Schedule shall come into operation for all accounts rendered in respect of readings taken from 1 February 1985.

J L MULLER
Town Clerk

Civic Centre
Private Bag X8
Orkney
2620
10 April 1985
Notice No 13/1985

STADSRAAD VAN ORKNEY

VASSTELLING VAN GELDE TEN OPSIGTE VAN ELEKTRISITEITSVOORSIENING

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney by spesiale besluit geldte ten opsigte van elektrisiteitsvoorsiening soos hieronder uiteengesit, met ingang van 1 Februarie 1985, vasgestel het:

TARIEF VAN GELDE

DEEL I: GELDE VIR ELEKTRISITEIT

1. Basiese Heffing

(1) Die volgende basiese heffings word van toepassing gemaak op —

(a) grond gebruik of bedoel vir woon-, godsdiestige en opvoedkundige doeleindes, per maand: R5;

(b) grond gebruik of bedoel vir enige ander doeleindes, traplike ingesluit, per maand: R10.

(2) Die basiese heffing ingevolge subitem (1) word gehef vir elke maand of gedeelte daarvan per erf, standplaas, perseel of ander terrein, met of sonder verbeterings (uiteenome die Orkney Road Drive-In geleë buite die regsgebied van die Raad waar elektrisiteit per spesiale ooreenkoms gelewer word), wat by die Raad se hooftoevoerleidings aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie: Met dien verstande dat waar enige erf, standplaas, perseel of ander terrein geokkuper word deur meer as een verbruiker aan wie die Raad elektrisiteit lewer, die traplike basiese heffing per maand of gedeelte daarvan ten opsigte van elke sodanige verbruiker gehef word.

(3) 'n Basiese heffing van R79,80 per maand word gehef vir elke maand of gedeelte daarvan ten opsigte van die perseel waarop die Orkney Road Drive-In buite die regsgebied van die Raad geleë is.

(4) 'n Bykomende heffing (Uitbreidingsheffing) van R40,00 per maand of gedeelte van 'n maand sal gehef word ten opsigte van alle verbruikers in die Aristongebied.

2. Gelde per kW.h Verbruik

Tarief van toepassing op elektrisiteit gelewer aan grond vermeld in —

(a) item 1(1)(a): Per kW.h verbruik: 5,0561c;

(b) item 1(1)(b): Per kW.h verbruik: 7,9382c.

Met dien verstande dat 'n minimum verbruik van 750 kW.h en 1 250 kW.h ten opsigte van verbruikers onder subitems (a) en (b) onderskeidelik, van toepassing sal wees op alle verbruikers in die gebied bekend as Ariston, soos omskryf in die naamsonneplan vir Orkney.

3. Aanpassing van Elektrisiteitstarief

Die kW.h-heffings betaalbaar ingevolge item 2 word met ingang van Februarie, Mei, Augustus en November van elke jaar verminder of vermeerder met A sent per kW.h.

A word tot die naaste sesde desimaal soos volg bereken: $A = 1.11 \times (B \pm C) \times (1 \pm \frac{D}{100})$

Waarin —

A die vermeerdering of vermindering in die Raad se tariewe is:

$B \pm C$ die vermeerdering of vermindering in Evkom se kW.h-heffing soos van toepassing op

die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se eenheidsheffing gemaak word, is:

B die kW.h-tarief soos maandeliks van toepassing is: CR0,01931/kW.h is; en

D die toeslag of afslag in persent, in Evkom se tarief is.

4. Heffing van toeslag (Aristongebied)

'n Toeslag van 15 % sal gehef word op alle geldte ingevolge item 2 ten opsigte van alle verbruikers in die Aristongebied.

DEEL II: ALGEMEEN

1. Verbruikersaansluitingsgelde

(1) Enkelfase, 220V 60A:

Werklike koste van materiaal en arbeid, plus 15 %.

(2) Driefase, 4-draad, 380V:

Koste van materiaal en arbeid deur die Raad aangegaan, plus 'n toeslag van 15 % op sodanige bedrag vir administrasiekoste.

(3) Veranderings en toevoegings aan bestaande aansluitings:

Koste van materiaal en arbeid deur die Raad aangegaan, plus 'n toeslag van 15 % op sodanige bedrag vir administrasiekoste.

2. Gelde vir Algemene Dienste

Gelde vir dienste wat op versoek van 'n verbruiker gelewer word en waarvoor geen voorseening onder hierdie tariewe gemaak word nie, word bereken teen die koste deur die Raad aangegaan, plus 15 % daarvan.

3. Gelde vir Toets van Akkuraatheid van Meters

Vir toets van meterakkuraatheid op versoek van 'n verbruiker:

(1) Enkelfase meter: R6.

(2) Driefase meter: R15.

4. Spesiale Meteraflesings

Per aflesing op spesiale versoek: R2.

5. Gelde vir Heraansluiting

(1) Vir die heraansluiting van die elektrisiteitstoever op versoek van 'n verbruiker wie se toevero weens 'n oortreding van hierdie verordeninge afgesluit is:

(a) Gedurende werkdae vanaf 07h45 tot 16h30: R10.

(b) Gedurende werkdae vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdae en Sondae: R15.

(2) Vir die aansluiting van elektrisiteitstoever op versoek van 'n verbruiker (slegs nuwe verbruikers) gedurende werkdae vanaf 15h30 tot 07h45, openbare vakansiedae, Saterdae en Sondae: R10.

6. Gelde vir Inspeksie van Installasies

(1) Vir die eerste inspeksie van 'n elektriese installasie: Gratis.

(2) Vir 'n tweede inspeksie van dieselfde installasie: R20.

(3) Vir elke bykomende inspeksie na die tweede inspeksie van dieselfde installasie: R30.

7. Gelde vir Tydelike Aansluitings

Vir elke tydelike aansluiting: R20: Met dien verstande dat —

(a) die verbruiker of kontrakteur die nodige dienskabel na die Raad se verskaffingspunt voorsien en aanlê; en

(b) die verbruiker geskikte akkommodasie vir elektrisiteitsmeters en verbruiksekeringe voorsien.

8. Gelde ten Opsigte van Kragonderbrekings

Wanneer die elektrisiteitsafdeling versoek word om 'n onderbreking van die tovoer na die perseel van enige verbruiker te herstel en daar bevind word dat sodanige onderbreking te wyte is aan enige oorsaak wat nie die fout van die Raad se hooftoevoerleiding of apparaat is nie, is die volgende gelde van toepassing:

(a) Gedurende werkdae vanaf 07h45 tot 16h30: R10.

(b) Gedurende werkdae vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdae en Sondae: R15.

Die bepalings in hierdie Bylae vervat, tree in werking vir alle rekeninge gelewer ten opsigte van lesings geneem vanaf 1 Februarie 1985.

J L MULLER
Stadsklerk

Burgersentrum
Privaatsak X8
Orkney
2620
10 April 1985
Kennisgewing No 13/1985

348—10

TOWN COUNCIL OF POTCHEFSTROOM

AMENDMENT TO TARIFFS

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Council has by special resolution dated 28 February 1985, amended the tariffs for the supply of electricity with effect from 1 April 1985:

1. Tariffs: Buildings and Functions fraught therewith.

2. Charges for Drainage Services.

The general purport of this resolution is to increase the existing tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room 311, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provincial Gazette, viz. 10 April 1985.

Any person who wishes to object to the said amendment, must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

C J F DU PLESSIS
Town Clerk
Municipal Offices
PO Box 113
Potchefstroom
10 April 1985
Notice No 20/1985

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN TARIEWE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad by spesiale besluit van 28 Februarie 1985 die volgende tariewe met ingang 1 April 1985 gewysig het:

1. Tariewe met betrekking tot geboue en daarmeegepaardgaande handelinge

2. Geld vir Rioleringsdienste.

Die algemene strekking van hierdie wysiging is 'n verhoging van die bestaande tariewe.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer 311, Municipale Kantore, Potchefstroom, vir 'n tydperk van 14 dae van publikasie hiervan in die Proviniale Koerant, naamlik 10 April 1985

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 Proviniale Koerant, by ondergetekende doen.

Municipale Kantore
Posbus 113
Potchefstroom
10 April 1985
Kennisgewing No 20/1985

C J F D U PLESSIS
Stadsklerk

349—10

TOWN COUNCIL OF RUSTENBURG SANITARY AND REFUSE REMOVAL: DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has with effect from 27 February 1985 by special resolution further amended the determination of charges published under Municipal Notice 80/1984 dated 19 September 1984, as amended, as follows:

1. By the insertion of the expression "of 1.5 m³" after the words "per bulk containers" in item 2(1)(b)(i).

2. By the insertion of the expression "of 1.5 m³" after the word "per bulk containers" in item 2(1)(b)(ii).

3. By the insertion of the following after item 2(1)(b)(iii).

"(iv) Removal once per week from business premises, per 6 m³ bulk container: R210.

(v) For each additional removal in the same week, per 6 m³ bulk container: R200

(vi) Removal from business premises already served by bulk containers, of incidental additional quantities of refuse per 6 m³ or part thereof, per removal, R47,25."

TOWN CLERK

Municipal Offices
PO Box 16
Rustenburg
0300
10 April 1985
Notice No 29/1985

STADSRAAD VAN RUSTENBURG

SANITÉRE- EN VULLISVERWYDERING: VASSTELLING VAN GELDE

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 Rustenburg by spesiale besluit die vasstelling van gelde gepubliseer by Municipale Kennisgewing No 80/1984, gedateer 19 September 1984, soos gewysig, met ingang 27 Februarie 1985, verder soos volg gewysig het:

1. Deur in item 2(1)(b)(i) na die woorde "per massavullishouers" die uitdrukking "van 1,5 m³" in te voeg.

2. Deur in item 2(1)(b)(ii) na die woorde "per massavullishouers" die uitdrukking "van 1,5 m³" in te voeg.

3. Deur na item 2(1)(b)(iii) die volgende by te voeg:

"(iv) Verwydering een keer per week vanaf besigheidspersele, per 6 m³ massahouer, per maand: R210.

(v) Vir elke bykomende verwydering in dieselfde week, per 6 m³ massahouer, per maand: R200.

(vi) Verwydering vanaf besigheidspersele wat reeds met massahouers bedien word, van toevalige addisionele hoeveelhede vullis, per 6 m³, of gedeelte daarvan per verwydering R47,25."

STADSKLERK

Stadskantore
Posbus 16
Rustenburg
0300
10 April 1985
Kennisgewing No 29/1985

350—10

TOWN COUNCIL OF VENTERSDORP PROPOSED AMENDMENT OF STANDARD HEALTH BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council of Ventersdorp proposes to amend the Standard Health By-Laws as published under Administrator's Notice No 148 of 21 February 1951, by imposing a prohibition on the keeping of certain animals as well as limiting the amount of cattle and sheep which may be kept.

Copies of the amendment are open for inspection at the office of the Town Clerk for a period of fourteen (14) days from date of publication hereof.

Any person who desires to record his objections to the said amendment must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

A E SNYMAN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
2710
10 April 1985
Notice No 10/1985

STADSRAAD VAN VENTERSDORP

VOORGESTELDE WYSIGING VAN STANDAARD GESONDHEIDSVERORDENINGE

Daar word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, kennig gegee dat die Stadsraad van Ventersdorp van voorname is om die Standaard Gesondheidsverordeninge soos aangekondig by Administrateurskennisgewing No 148 van 21 Februarie 1951, verder te wysig deur die aanname van die Standaard Gesondheidsverordeninge om 'n verbod te plaas op die aanhou van sekere diersoorte asook beperkings op die getalle beeste en skape wat aangehou mag word.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, by ondergetekende doen.

A E SNYMAN
Stadsklerk

Municipale Kantore
Posbus 15
Ventersdorp
2710
10 April 1985
Kennisgewing No 10/1985

351—10

TOWN COUNCIL OF BRITS DETERMINATION OF CHARGES FOR SANITARY SERVICES

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, that the Council has by special resolution dated 4 March 1985, amended the Fees for Sanitary Services with effect from 1 April 1985.

The general purport of the amendment is the increase in certain tariffs.

Copies of the said resolution and particulars of the amendments are open for inspection at the office of the Assistant-Town Secretary, Room 18, Municipal Offices, Brits for a period of 14 days from date of publication hereof in the Provincial Gazette, viz. 10 April 1985.

Any person who wishes to object to the amendments, must lodge such objection in writing with the undersigned within 14 days of publication hereof in the Provincial Gazette.

A J BRINK
Town Clerk

Municipal Offices
Van Velden Street
Brits
0250
10 April 1985
Notice No 22/1985

STADSRAAD VAN BRITS

VASSTELLING VAN GELDE VIR REINIGSDIENSTE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad by spesiale besluit op 4 Maart 1985 die Gelde vir Reinigingsdienste met ingang 1 April 1985 gewysig het.

Die algemene strekking van die wysiging is die verhoging van sekere tariewe.

Afskrifte van genoemde besluite en besonderhede van die wysigings lê ter insae by die kantoor van die Assistant-Stadssekretaris, Kamer 18, Municipale Kantoor, Brits, vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Proviniale Koerant naamlik 10 April 1985.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by ondergetekende doen.

A J BRINK
Stadsklerk

Municipale Kantoor
Van Veldenstraat
Brits
0250
10 April 1985
Kennisgewing No 22/1985

352—10

VILLAGE COUNCIL OF KOSTER

ALIENATION OF LAND

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, as amended, that the Village Council of Koster intends subject to the approval of the Administrator, to lease a portion of Portion 5 of the farm Kleinfontein 463 JP Koster, in extend approximately 171 ha for a period of one year for grazing purposes as from 1 May 1985.

The conditions of lease will be open for inspection at the office of the Town Clerk during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who desires to record his objection to the intention of the Council, must do so in writing to the Town Clerk within fourteen days of the date of publication of this notice.

A BERGH
Town Clerk

Municipal Offices
PO Box 66
Koster
10 April 1985
Notice No 5/1985

DORPSRAAD VAN KOSTER
VERVREEMDING VAN GROND

Kennis geskied hiermee ingevolge die bepalingen van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Dorpsraad van Koster voornemens is om behoudens die goedkeuring van die Administrateur 'n gedeelte van Gedeelte 5 van die plaas Kleinfontein 463 JP Koster, groot ongeveer 171 ha vir 'n tydperk van een jaar vanaf 1 Mei 1985 vir weiding-doeleindes te verhuur.

Voorwaardes van verhuur lê ter insae in die kantoor van die Stadsklerk tydens gewone kantoorure vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die Raad se voorneme wil aanteken, moet dit skriftelik binne veertien dae vanaf die datum van publikasie van hierdie kennisgewing by die Stadsklerk indien.

A BERGH
Stadsklerk

Munisipale Kantore
Posbus 66
Koster
10 April 1985
Kennisgewing No 5/1985

353-10

TOWN COUNCIL OF WARBATHS

DETERMINATION OF CHARGES: REMOVAL OF REFUSE (SOLID WASTES) AND SANITARY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Warbaths has by special resolution determined the charges as set out in the Schedule hereto with effect from 1 December 1984.

H J PIENAAR
Town Clerk

Municipal Offices
Private Bag X1609
Warbaths
10 April 1985
Notice No 8/1985

SCHEDULE

TARIFF OF CHARGES FOR COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES

1. Hire of Moveable Water Closets

(1) For the hire of a moveable water closet, per month or part thereof: R10.

(2) For the hire of a moveable flush bench, per month or part thereof: R5.

(3) In addition to the rent in terms of subitem (1) and (2), a deposit of R75 shall be payable, which deposit shall be refunded after the hired item has been returned: Provided that where such hired item has been damaged, the deposit shall be utilised to repair such damage and the balance of such deposit, if any, shall be refunded to the hirer: Provided further that the hirer shall be liable for any costs for the repair of the hired item where such costs exceeds the deposit held by the Council.

2. Removal of Refuse, per month or part thereof

(1) For the removal of refuse or rubbish once per week, per container:

(a) Private dwellings, hospitals, churches, boardinghouses, sports clubs and charitable institutions, per bin: R4.

(b) Blocks of flats: per flat: R4.

(2) For the removal of refuse or rubbish from business premises, offices, industrial premises, Government Institutions and other premises not mentioned in subitem 1.

(a) Removals twice per week, per container: R7.

(b) Daily removals, per container: R12.

(c) Business, industrial and other refuse, in bulk containers, per load of 6 m³ or part thereof: R35.

(3) The minimum number of bins/containers required at any premises shall be determined by Council's Chief: Health Services.

3. Special Removals

(1) Garden refuse per load: R10.

(2) Business, industrial and other refuse, in bulk containers, per load or portion thereof: R5 per m³.

4. Removal and Disposal of Dead Animals

(1) Horses, mules, cows, bulls, oxen and donkeys, per carcase: R20.

(2) Calves, foals, goats, sheep and pigs, per carcase: R10.

(3) Dogs and cats, per carcase: R5.

5. Clearing Premises of Long Grass, Weeds and Accumulation of Refuse

For clearing premises of long grass, weeds, shrubs and accumulated refuse: At cost, plus 20 % administrative charges.

6. Rendering of Cleansing services outside the Municipality

For the rendering of cleansing services outside the Municipality: At costs, plus 20 % administrative charges.

7. Dumping of Refuse on a Municipal Dumping site by Bodies which dump Refuse for Payment

(1) Up to 999 kg: R3

(2) Over 999 kg to 5 000 kg: R5

(3) Over 5 000 kg: R30

(4) Sand and other material which, in the opinion of the Council, is suitable for the covering of or for compacting of disposal sites: Free of charge.

8. Special Service

(1) Removal of redundant vehicle, per vehicle: R50.

(2) The Collection and Destruction of Foodstocks: Per metric ton, or part thereof: R10.

9. General

(1) The charges for any services for which provision has not been made in this Schedule shall be calculated at cost plus 20 % administrative charges.

(2) The Council reserves the right to refuse rendering of any service if the rendering thereof is impracticable.

(3) The tariff for Municipal purposes shall be as indicated under item 2(1)(a) thereof.

STADSRAAD VAN WARMBAD

VASSTELLING VAN GELDE: VERWYDERING VAN VASTE AFVAL EN SANITEIT

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Warmbad by spesiale besluit die tariewe soos in die onderstaande Bylae uitgeengesit, met ingang 1 Desember 1984 vasgestel het.

H J PIENAAR
Stadsklerk

Munisipale Kantore
Privaatsak X1609
Warmbad
0480
10 April 1985
Kennisgewing No 8/1985

BYLAE

TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE

1. Huur van verskuifbare spoeklosette

(1) Vir die huur van 'n verskuifbare spoeltoilet, per maand of gedeelte daarvan: R10.

(2) Vir die huur van 'n verskuifbare spoelsitplek, per maand of gedeelte daarvan: R5.

(3) Benewens die huurgeld ingevolge sub-items (1) en (2), is 'n deposito van R75 betaalbaar, welke deposito terugbetaal word by ontvango van die gehuurde item: Met dien verstande dat waar sodanige gehuurde item beskadig is, die deposito aangewend word om sodanige skade te herstel en die balans van sodanige deposito, indien enige, aan die huurder terug betaal word: Voorts met dien verstande dat die huurder aanspreeklik is vir enige koste vir die herstel van die gehuurde item waar sodanige koste hoer is as die deposito deur die Raad gehou.

2. Verwydering van Vullis, per maand of gedeelte daarvan

(1) Vir die verwydering van vullis of afval een keer per week, per houer:

(a) Private woonhuise, hospitale, kerke, losieshuise, sportklubs en liefdadigheidsinrigtings, per blik: R4.

(b) Woonstelle, per woonstel: R4.

(2) Vir die verwydering van vullis of afval van besigheidsperselle, kantore, nywerheidsperseel, Staatsinrigtings en ander persele nie in subitem 1 genoem nie:

(a) Verwydering twee keer per week, per houer: R7.

(b) Daaglikske verwyderings, per houer: R12.

(c) Besigheids-, bedryfs- en ander afval in massahouers per vrag van 6 m^3 of gedeelte daarvan: R35.

(3) Die minimum aantal blikke/houers benodig by enige perseel word deur die Raad se Hoof: Gesondheidsdienste bepaal.

3. Spesiale Verwyderings

(1) Tuinvullis per vrag: R10.

(2) Besigheids-, bedryfs- en ander afval, per vrag of gedeelte daarvan: R5 per m^3 .

4. Verwydering en Beskikking oor Dooie Diere

(1) Perde, muile, koeie, bulle, osse en donkies, per karkas: R20.

(2) Kalfers, vullens, skape, bokke en varke, per karkas: R10.

(3) Honde en katte, per karkas: R5.

5. Skoonmaak van persele van Lang Gras, Onkruid, Struikgewasse en Ophopings van vullis

Vir die skoonmaak van persele van lang gras, onkruid en struikgewasse en ophopings van vullis: Teen koste plus 20 % administrasiekoste.

6. Lewering van Reinigingsdienste Buite die Munisipaliteit

Vir die lewering van reinigingsdienste Buite die Munisipaliteit:

Teen koste plus 20 % administrasiekoste.

7. Storting van Vullis op 'n Munisipale Stortingsterrein deur Instansies wat Vullis teen Beataing Stort

(1) Tot 999 kg: R3

(2) Bo 999 kg tot 5 000 kg: R5

(3) Bo 5 000 kg: R30

(4) Grond of ander materiaal wat na mening van die Raad vir die dekking of vorming van die stortingsterrein geskik is: Gratis.

8. Spesiale Diens

(1) Verwydering van uitgediende voertuie per voertuig: R50.

(2) Die Afhaal en Vernietiging van Voedselware: Per metriekie ton of gedeelte daarvan: R10.

9. Algemeen

(1) Die gelde vir enige diens waarvoor daar nie in hierdie Bylae voorsiening gemaak word nie, word bereken teen koste plus 20 % administrasiekoste.

(2) Die Raad behou die reg voor om diens te weier indien die lewering daarvan onprakties is.

(3) Die tarief vir Munisipale doeleinades word onder item 2(1)(a) ingedeel.

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