

**IMPORTANT ANNOUNCEMENT**

**CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETCETERA**

As 17 and 20 April 1987 are public holidays, the closing time for acceptance of Administrator's Notices, etc, will be as follows:

16h00 on Friday 10 April 1987 for the issue of Provincial Gazette of Wednesday 22 April 1987.

NB: Late notices will be published in the subsequent issue.

**CC J BADENHORST**  
Provincial Secretary

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

All correspondence, advertisements, etc. must be addressed to the Provincial Secretary, Private Bag X64, Pretoria, and if delivered by hand, must be handed in on the 10th Floor, Merino Building. Free copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

*Subscription Rates (payable in advance)*

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

Yearly (post free) — R21,00 plus GST.

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Obtainable at Room A600, Provincial Building, Pretoria 0002.

*Closing Time for Acceptance of Advertisements*

All advertisements must reach the Officer in Charge of the *Provincial Gazette* not later than 16h00 on the Tuesday before the Gazette is published. Advertisements received after that time will be held over for publication in the issue of the following week.

*Advertisement Rates*

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

Double column — R5,00 per centimetre or portion thereof. Repeats — R4,00.

Single column — R1,80 per centimetre. Repeats R1,20.

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



**CG D GROVE**  
Provincial Secretary  
K 5-7-2-1

**BELANGRIKE AANKONDIGING**

**SLUITINGSTYD VAN ADMINISTRATEURSKENNISGEWINGS, ENS.**

Aangesien 17 en 20 April 1987 openbare vakansiedae is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings, ens. soos volg wees:

16h00 op Vrydag 10 April 1987 vir die uitgawe van die Provinsiale Koerant van Woensdag 22 April 1987.

Let Wel: Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

**CC J BADENHORST**  
Provinsiale Sekretaris

**OFFISIËLE KOERANT VAN DIE TRANSVAAL**  
(Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens. moet aan die Provinsiale Sekretaris, Privaatsak X64, Pretoria, geadresseer word en indien per hand afgelewer, moet dit op die 10e Vloer, Merino Gebou ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

*Intekengeld (vooruitbetaalbaar)*

Transvaalse *Offisiële Koerant* (met inbegrip van alle Buitengewone Koerante) is soos volg:

Jaarliks (posvry) — R21,00 plus AVB.

Zimbabwe en Oorsee (posvry) — 50c elk plus AVB.

Prys per eksemplaar (posvry) — 40c elk plus AVB.

Verkrygbaar by Kamer A600, Provinsiale Gebou, Pretoria 0002.

*Sluitingstyd vir Aannee van Advertensies*

Alle advertensies moet die Beampte belas met die *Offisiële Koerant* bereik nie later nie as 16h00 op Dinsdag 'n week voordat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week.

*Advertensietariewe*

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

Dubbelkolom — R5,00 per sentimeter of deel daarvan. Herhaling — R4,00

Enkelkolom — R1,80 per sentimeter. Herhaling — R1,20.

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

**CG D GROVE**  
Provinsiale Sekretaris  
K 5-7-2-1

## Proclamations

No 29 (Administrator's), 1987

### PROCLAMATION

In terms of section 49(1) of the Deeds Registries Act, 1937 (Act 47 of 1937), read with section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), I hereby extend the boundaries of Kramerville Township to include Portion 482 (a portion of Portion 42) of the farm Zandfontein 42 IR subject to the conditions set out in the Schedule hereto.

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

S J SCHOEMAN

Acting Administrator of the Province Transvaal

PB 4-8-2-725-1

Statement of the Conditions under which the application made by The National Transport Commission (Hereinafter referred to as the applicant/erf owner) under the provisions of section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), for the permission to extend the boundaries of Kramerville township to include Portion 482 (a portion of Portion 42) of the farm Zandfontein 42 IR has been granted.

#### 1. CONDITIONS OF EXTENSION

##### (1) *Disposal of Existing Conditions of Title*

The erf shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, and the servitude in favour of the City Council of Johannesburg registered in terms of Notarial Deed.

##### (2) *Access*

No ingress from Provincial Road P206/1 to the erf and no egress to Provincial Road P206/1 from the erf shall be allowed.

##### (3) *Acceptance and Disposal of Stormwater*

The erf owner shall arrange for the drainage of the erf to fit in with the drainage of Road P206/1 and for all stormwater running or being diverted from the road to be received and disposed of.

#### 2. CONDITIONS OF TITLE

The erf shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

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

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such ma-

## Proklamasies

No 29 (Administrateurs-), 1987

### PROKLAMASIE

Ingevolge artikel 49(1) van die Regulasie van Aktes Wet, 1937 (Wet 47 van 1937), gelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), brei ek hiermee die grense van die dorp Kramerville uit deur Gedeelte 482 ('n gedeelte van Gedeelte 42) van die plaas Zandfontein 42 IR daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria, op hede die Sewentiende dag van Maart, Eenduisend Negehonderd Sewen-Tagtig.

S J SCHOEMAN

Waarnemende Administrateur van die Provinsie Transvaal

PB 4-8-2-725-1

Voorwaardes waarop aansoek gedoen deur The National Transport Commission (Hierna in verwys na as die applikant/erf eienaar) ingevolge die bepalings van die ordonnansie van Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), om toestemming om die grense van die dorp Kramerville uit te brei deur Gedeelte 482 ('n gedeelte van Gedeelte 42) van die plaas Zandfontein 42 IR daarby in te sluit.

#### 1. VOORWAARDES VAN UITBREIDING

##### (1) *Beskikking oor Bestaande Titellovoorwaardes*

Die erf moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, en die serwituut ten gunste van die Stadsraad van Johannesburg geregistreer in terme van Notariële Akte.

##### (2) *Toegang*

Geen ingang van Provinsiale Pad P206/1 tot die dorp en geen uitgang tot Provinsiale Pad P206/1 uit die dorp word toegelaat nie.

##### (3) *Ontvangs en Versorging van Stormwater*

Die dorpseienaar moet die stormwaterdreinerings van die dorp so reël dat dit inpas by die van Pad P206/1 en moet die stormwater wat van die pad afloop af afgelei word, ontvang en versorg.

#### 2. TITELVOORWAARDES

Die erf is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolering 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 serwituut 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 serwituut mag afsien.

(2) Geen geboue of ander struktuur mag binne die voor genoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud

terial as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

## Administrator's Notices

Administrator's Notice 522

25 March 1987

### CHRISTIANA MUNICIPALITY: CAMPING BY-LAWS

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

#### Definitions

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

“camping ground” means any area of land set aside by the Council for use as camping grounds;

“camping site” means an area of land situate within the boundaries of the camping ground;

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

“caretaker” means any officer of the Council appointed to take charge of the camping ground, or his authorized assistant;

“day” means any period of 24 hours commencing at 12h00 on any day of the week and expiring at 12h00 the following day;

“party” means persons who, according to the tenant's permit, are members of the group of persons for whom the tenant has paid;

“permit” means a permit to hire a camping site in the camping ground;

“permitholder” means the person to whom a permit is issued in respect of a camping site;

“tenant” means a White person who has paid the prescribed charges for a camping site;

“week” means a period of 7 days commencing at 12h00 on any day of the week and ending at 12h00 on the same day of the following week.

#### Permits

2.(1) No person shall camp upon the camping ground without being in possession of a current permit issued by the Council.

(2) The date of its validity, the registration number of the car and the caravan of the tenant and words to the effect that the permit does not constitute a right but a privilege only, shall be indicated on a permit issued in terms of subsection (1).

of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeë dunde noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

## Administrateurskennisgewings

Administrateurskennisgewing 522

25 Maart 1987

### MUNISIPALITEIT CHRISTIANA: KAMPEERVERORDENINGE

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

#### Woordomskrywing

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

“dag” ’n tydperk van 24 uur wat om 12h00 op enige dag van die week ’n aanvang neem en om 12h00 van die daaropvolgende dag verstryk;

“geselskap” persone wat volgens die huurpermit lede is van groep persone waarvoor ’n huurder betaal het;

“huurder” ’n Blanke persoon wat die voorgeskrewe gelde vir ’n kampeerperseel betaal het;

“kampeertrein” enige stuk grond wat deur die Raad vir gebruik as kampeertrein afgesonder word;

“kampeerperseel” ’n stuk grond geleë binne die grense van die kampeertrein;

“opsigter” enige beampte van die Raad, wat aangestel is om oor die kampeertrein toesig te hou of sy gemagtigde assistent;

“permit” ’n permit om ’n kampeerperseel in die kampeertrein te huur;

“permithouer” die persoon aan wie ’n permit ten opsigte van ’n kampeerperseel uitgereik is;

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

“week” ’n tydperk van 7 dae wat om 12h00 op enige dag van die week ’n aanvang neem en om 12h00 van dieselfde dag in die daaropvolgende week verstryk.

#### Permitte

2.(1) Niemand mag op die kampeertrein kampeer nie, tensy sodanige persoon in besit is van ’n geldige permit deur die Raad uitgereik.

(2) Op ’n permit uitgereik ingevolge subartikel (1), moet die datum van geldigheid, die registrasienuommer van die motor en die woonwa van die huurder en woorde met die strekking dat die permit geen reg daarstel nie, maar slegs ’n voorreg, aangebring word.

### *Allocation of Sites*

3. Camping sites shall be allocated in the discretion of the caretaker and shall be used solely for the purpose of camping and no building whatsoever shall be erected thereon, but the permitholder shall be entitled to pitch a tent or to have a caravan on the camping site for the *bona fide* use of himself and his party.

4. In proceeding to and from the camping site, the permitholder or his party shall travel over the recognized roads and shall not proceed across other camping sites.

### *Reservation*

5. Camping sites may be reserved in advance against payment of at least half the charge for the permit. No refund of any charge shall be made in respect of a site so reserved but not occupied.

### *Repayment of Charges Paid*

6. No person shall be entitled to repayment of any charges paid in respect of camping sites whenever such sites are not used for the whole of the period or a portion thereof, except in cases of illness or death, in which event the merits of repayment in respect of each such case of illness or death shall be determined by resolution of the Council.

7. The Council shall have the right in its discretion to terminate any lease in respect of camping sites in which event a *pro rata* refund of rent, less 10 % of the rental as administration charges, shall be made to the lessee.

### *Charges Payable*

8. The charges payable for the use of the camping sites shall be as determined from time to time by the Council by Special Resolution in terms of section 80B of the Local Government Ordinance, 1939.

### *Right of Refusal to Issue or Renew Permits*

9. The Council shall have the right to cancel a permit should the permitholder be convicted for a breach of any of the Council's by-laws or any other law. Should an applicant's permit already have been cancelled on a previous occasion owing to a contravention of any by-law or other law, a further application may be refused.

### *Damage to Vegetation or Property*

10. No person shall cut down or damage any tree or bush or unnecessarily disturb any vegetation within any camping ground.

11. No person shall wilfully damage any tap, lavatory, notice board or any property belonging to the Council in or upon any camping ground.

### *General*

12. The Council reserves the right from time to time to fix the terms and conditions in terms whereof persons may be allowed to make use of any facilities provided by the Council for the use of the public or any portion thereof.

13.(1) Angling shall be subject to the provisions of any Ordinance or regulation as may be approved from time to time by the Administrator.

(2) No person shall angle in any area which may from time to time be set aside by the Council by resolution as an area where fish shall not be caught.

(3) No person shall be allowed to angle with more than two rods.

### *Toewysing van Persele*

3. Kampeerpersele word toegewys na goëddunke van die opsigter en moet uitsluitlik vir die doel van kampering gebruik word en geen gebou hoegenaamd mag daarop opgerig word nie, maar die permithouër is geregtig om 'n tent op te slaan of om 'n karavaan op die kampeerperseel te hou vir die *bona fide*-gebruik van homself en sy geselskap.

4. Wanneer daar na en van die kampeerperseel gery word, moet die permithouër of sy geselskap oor die erkende paaie ry en daar mag nie oor ander kampeerpersele gery word nie.

### *Beperkings*

5. Kampeerpersele kan vooruitbespreek word teen betaling van minstens die helfte van die permitgelde. Geen terugbetaling van enige gelde ten opsigte van 'n perseel wat bespreek is, maar nie gebruik word nie, word gemaak nie.

### *Terugbetaling van Gelde wat Betaal is*

6. Niemand is geregtig op die terugbetaling van gelde wat ten opsigte van kampeerpersele betaal is wanneer sodanige persele of vir die geheel van die tydperk of 'n gedeelte daarvan nie gebruik word nie, uitgesonderd in gevalle van siekte of dood, die meriete van terugbetaling waarvan in elke sodanige geval van siekte of dood by besluit van die Raad bepaal word.

7. Die Raad het die reg om na goëddunke enige ooreenkoms om kampeerpersele te verskaf, te beëindig, in welke geval 'n *pro rata*-terugbetaling van huurgelde, minus 10 % van die huurgeld as administrasiegelde, aan die huurder gemaak word.

### *Gelde Betaalbaar*

8. Die gelde betaalbaar vir die gebruik van kampeerpersele is soos van tyd tot tyd deur die Raad by Spesiale Besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel.

### *Reg om te Weier om Permitte Uit Te Reik of te Hernieu*

9. Die Raad het die reg om 'n permit te kanselleer indien die permithouër skuldig bevind is aan 'n oortreding van enige van die Raad se verordeninge of enige ander wet. Indien 'n applikant se permit reeds by 'n vorige geleentheid weens oortreding van enige verordeninge of ander wet ingetrek was, kan 'n verdere aansoek geweier word.

### *Beskadiging van Plantegroei op Eiendom*

10. Niemand mag enige boom of struik afkap of beskadig of onnodig aan enige plantegroei binne enige kampeerterrein peuter nie.

11. Niemand mag enige kraan, gemakhuisie, kennisgewingsbord of enige eiendom van die Raad in of op 'n kampeerterrein opsetlik beskadig nie.

### *Algemeen*

12. Die Raad behou hom die reg voor om van tyd tot tyd die bepalinge en voorwaardes voor te skryf waar kragtens persone toegelaat kan word om gebruik te maak van enige geriewe wat deur die Raad daargestel word vir die gebruik van die publiek of enige gedeelte daarvan.

13.(1) Die vang van enige vis is onderworpe aan die bepalinge van enige Ordonnansie of regulasie soos van tyd tot tyd deur die Administrateur goedgekeur.

(2) Niemand mag hengel nie in enige gebied wat van tyd tot tyd deur die Raad by besluit tot 'n gebied verklaar word waar visvang verbode is.

(3) Niemand word toegelaat om met meer as twee stokke te hengel nie.

14. No person shall park or leave any caravan or trailer built for household or sleeping purposes in the camping ground, except on such camping places as may be pointed out by the caretaker, and then only after paying the prescribed charges.

15. No person shall interfere with, molest, obstruct, or refuse to give his name and address, or furnish a false name and address to any officer or servant appointed by the Council to enforce the provisions of these by-laws, or in any way impede or attempt to impede any such officer or servant in the discharge of his duties, or bribe or corrupt, or attempt to bribe or corrupt such officer or servant into neglecting his duties in terms of these by-laws.

16.(1) No person shall brawl, fight or use profane, obscene, indecent or improper language, gamble, beg or behave in an indecent or offensive manner at the camping ground.

(2) No person shall enter or leave the camping ground otherwise than through the authorized means of ingress and egress.

(3) Any form of dancing shall be prohibited on Sundays, Good Friday, Ascension Day, Day of the Covenant and Christmas day.

17. No person shall organise or allow any sports meeting of whatever nature in the camping ground without having obtained the written permission of the officer of the Council authorized thereto.

18. No person shall place any refuse, garbage or other waste material outside his camping site, except on such places and in such receptacles as may be set aside and provided by the Council for that purpose.

19. Any person leasing any camping site shall at the expiration of the lease, leave the site in a clean and tidy condition and shall also fill up all holes made by him or his company.

20. In the camping ground no person shall —

(a) to the danger of motorists or the general public, break any bottles or glass;

(b) swim or bathe in the river, unless a suitable bathing costume is worn;

(c) dress or undress, except in tents or booths or enclosures provided for such purpose;

(d) appear in a nude state outside any bathing booth or enclosure or tent;

(e) bathe or swim whilst under the influence of intoxicating liquor or narcotics or in a state of intoxication;

(f) ride or drive furiously, negligently or recklessly or in a manner dangerous to the safety of any person or at a speed exceeding 10 km/h;

(g) scrape or prepare any fish in any laundry or wash-up facilities.

*Indemnity*

21. It shall be an express condition of the permit that the Council shall accept no responsibility for any personal or material damage, harm, loss or grief whatsoever which may be suffered by the tenant or member of his party or his visitor while being in the camping ground, irrespective of whether such damage, harm, loss or grief is caused by a person in the service of the Council or any other person.

*Penalties*

22. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding 6 months for each such offence.

14. Niemand mag enige karavaan of sleepwa wat vir huis-houdelike of slaapdoeleindes ingerig is, in die kampeert-  
reïn parkeer of laat staan nie, behalwe op die kampeerplek  
soos deur die opsigter aangewys en dan alleen by betaling van  
die voorgeskrewe gelde.

15. Niemand mag hom bemoei met 'n beampste of dienaar  
wat deur die Raad aangestel is om die bepalings van hierdie  
verordeninge uit te voer nie, of hom molesteer, verhinder of  
weier om sy naam en adres te verstrek of 'n valse naam en  
adres verstrek, of op watter wyse ook al sodanige beampste of  
dienaar verhinder of poog om hom te verhinder in die uitvoe-  
ring van sy pligte, of sodanige beampste of dienaar omkoop of  
omhaal of poog om hom om te koop of om te haal om sy  
pligte ingevolge hierdie verordeninge te versuim.

16.(1) Niemand mag in die kampeertreïn twis of baklei  
of vloekwoorde of onfatsoenlike, onbetaamlike of onbehoor-  
like taal gebruik, of dobbel, bedel of hom op 'n onfatsoenlike  
of aanstootlike manier gedra nie.

(2) Niemand mag die kampeertreïn betree of verlaat uit-  
gesonderd deur die geoorloofde in- en uitgange nie.

(3) Enige vorm van dans op Sondag, Goeie Vrydag, He-  
melvaartdag, Geloftedag en Kersdag is verbode.

17. Niemand mag enige sportbyeenkoms van welke aard  
ook al in die kampeertreïn organiseer of dit toelaat, alvo-  
rens die skriftelike toestemming van die daartoe behoorlik  
gemagtigde beampste van die Raad, verkry is nie.

18. Niemand mag enige rommel, vullis of afval buite sy  
kampeerperseel weggooi nie, behalwe op sodanige plekke en  
in sodanige houters as wat vir dié doel deur die Raad afge-  
sonder en beskikbaar gestel word.

19. Iemand wat enige kampeerperseel huur, moet by die  
beëindiging van die huurtermyn die perseel in 'n skoon en net  
toestand laat en moet ook alle gate in die grond wat deur  
hom of sy geselskap gemaak is, behoorlik opvul.

20. Niemand mag in die kampeertreïn —

(a) tot gevaar van motorryers of die breë publiek, bottels  
of glas breek nie;

(b) in die rivier swem of baai nie, tensy 'n behoorlike baai-  
kostuum gedra word;

(c) aan- of ontklee nie, behalwe in tente, hutte of afgeslote  
plekke wat vir daardie doel verskaf is;

(d) nakend buite enige badhut, tent of afgeslote ruimte  
verskyn nie;

(e) onder die invloed van bedwelmende drank of dwelm-  
middels of in 'n staat van dronkenskap swem of baai nie;

(f) woës, agterlosig of roekeloos of op 'n wyse wat gevaar-  
lik is vir die veiligheid van enige persoon, of met 'n snelheid  
van meer as 10 km/h ry of dryf nie;

(g) enige vis in enige wasgeriewe vir wasgoed of eetgerei  
skraap of voorberei nie.

*Vrywaring*

21. Dit is 'n uitdruklike voorwaarde van die permit dat die  
Raad geen verantwoordelikheid aanvaar vir enige persoon-  
like of materiële skade, nadeel, verlies of leed hoegenaamd  
wat die huurder of lid van sy geselskap of sy besoeker ly ter-  
wyl hy in die kampeertreïn is nie, ongeag of sodanige ska-  
de, nadeel, verlies of leed deur 'n persoon in diens van die  
Raad of iemand anders veroorsaak word.

*Strawwe*

22. Iemand wat enige bepaling van hierdie verordeninge  
oortree, is skuldig aan 'n misdryf en is by skuldigbevinding  
strafbaar met 'n boete van hoogstens R100 of, by wanbeta-  
ling, gevangenisstraf vir 'n tydperk van hoogstens 6 maande  
vir elke sodanige misdryf.

Administrator's Notice 523

25 March 1987

**ELLISRAS MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO DOGS**

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Ellisras has in terms of section 96bis(2) of the said Ordinance, adopted with the following amendments, the Standard By-laws Relating To Dogs, published under Administrator's Notice 1387 dated 14 October 1981, as by-laws made by the said Council:

(1) By the substitution for section 7 of the following:

*"Transfer of Tax Receipt*

7. Any current tax receipt issued by the council, may be transferred by the holder thereof to another person should there be a change of ownership of the dog concerned, subject to the following conditions:

(a) The person desiring such transfer shall apply to the council and produce the original tax receipt or a duplicate thereof in respect of the dog in question, duly endorsed by the transferor at the back thereof, to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee, and shall satisfy the council that the provisions of these by-laws have been observed.

(b) The transferee shall pay to the council the sum as prescribed in the Schedule hereto.

(c) The authorized officer shall, if the above requirements have been complied with, endorse the name and address of the new owner upon the tax receipt:

Provided that nothing in this section contained shall be deemed to authorize the transfer of a current tax receipt to cover any dog other than the dog in respect of which such tax was originally paid."

(2) By the addition after section 22 of the following:

**"SCHEDULE**

**1. Dog Tax (Sec 5(2)(b))**

For any dog, whether a male dog or a bitch:

(1) For the first two dogs, each: R5

(2) Thereafter, for each additional dog: R20

**2. Duplicate Tax Receipt (Sec 6)**

For each duplicate tax receipt: R2

**3. Transfer of Tax Receipt (Sec 7(b))**

For the transfer of a tax receipt: R2

**4. Pound (Sec 9(7))**

(1) Pound fee: R2

(2) Charge for keeping such dog, per day: R1

**5. Number of Dogs (Sec 16)**

Two dogs plus a progeny up to 6 months per premises: Provided that applications by owners to keep more than 2 dogs shall be considered by the Council on merit."

2. The By-laws Relating to Dogs, published under Administrator's Notice 282 dated 31 March 1954, and which in terms of the provisions of section 159bis(1)(c) of the Local Government Ordinance, 1939, became the by-laws of the Town Council of Ellisras, as amended, are hereby repealed.

PB 2-4-2-33-152

Administrateurskennisgewing 523

25 Maart 1987

**MUNISIPALITEIT ELLISRAS: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE HONDE**

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ellisras die Standaardverordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysigings aangenem het as verordeninge wat deur genoemde raad opgestel is.

(1) Deur artikel 7 deur die volgende te vervang:

*"Oordrag Van Belastingkwitansie*

7. Enige geldige belastingkwitansië deur die raad uitgereik, kan deur die houer daarvan aan 'n ander persoon oorge-dra word indien die betrokke hond van eienaar verwissel, onderworpe aan die volgende voorwaardes:

(a) Die persoon wat sodanige oordrag verlang, moet by die raad aansoek doen en die oorspronklike kwitansie of duplikaat daarvan ten opsigte van die betrokke hond toon, behoorlik op die agterkant daarvan deur die oordraer geëndosseer ten effekte dat die hond van die hand gesit is, met vermelding van die naam van die nuwe eienaar en onderteken deur die oordragontvanger, en hy moet die raad daarvan oortuig dat aan die bepalings van hierdie verordeninge voldoen is.

(b) Die oordragontvanger moet aan die raad 'n bedrag in die toepaslike Bylae hierby voorgeskryf betaal.

(c) Die gemagtigde beampte moet, indien aan bogenoemde vereistes voldoen is, die naam en adres van die nuwe eienaar op die belastingkwitansie endosseer:

Met dien verstande dat geen bepaling in hierdie artikel vervat, geag word as magtiging tot oordrag van 'n geldige belastingkwitansie om enige ander hond as die hond ten opsigte waarvan sodanige belasting oorspronklik betaal is, te dek nie."

(2) Deur na artikel 22 die volgende by te voeg:

**"BYLAE**

**1. Hondebelasting (Art 5(2)(b))**

Vir enige hond, hetsy reun of teef:

(1) Vir die eerste twee honde, elk: R5

(2) Daarna, vir elke bykomende hond: R20

**2. Duplikaatbelastingkwitansie (Art 6)**

Vir elke duplikaatbelastingkwitansie: R2

**3. Oordrag van Belastingkwitansie (Art 7(b))**

Vir oordrag van 'n belastingkwitansie: R2

**4. Skut (Art 9(7))**

(1) Skutgeld: R2

(2) Koste vir bewaring van sodanige hond, per dag: R1

**5. Aantal honde (Art 16)**

Twee honde plus 'n aanteel tot 6 maande per perseel: Met dien verstande dat aansoeke deur eienaars om meer as 2 honde aan te hou, op meriete deur die Raad oorweeg word."

2. Die Verordeninge Insake Honde, afgekondig by Administrateurskennisgewing 282 van 31 Maart 1954, en wat ingevolge die bepalings van artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Ellisras geword het, soos gewysig, word hierby herroep.

PB 2-4-2-33-152

Administrator's Notice 524

25 March 1987

VANDERBIJLPARK 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 Vanderbijlpark Municipality, adopted by the Council under Administrator's Notice 738, dated 7 May 1975, as amended, are hereby further amended as follows:

1. By the substitution for the Index of the following:

"INDEX

Section

1. Definitions
2. Application for and Conditions of Supply
3. Consumer's Agreement
4. Termination of Consumer's Agreement
5. Continuation of Supply to New Consumer
6. Deposits
7. Accounts
8. Reading of Meters
9. Testing of Accuracy of Meter
10. Failure of Meter to Register Correctly
11. Disconnection of Supply
12. Unauthorised Connection
13. Fraudulent Use
14. Resale of Electricity
15. Installation Diagram and Specifications
16. Inspection and Tests
17. Liability of Council and Contractor
18. Service Connections
19. Sealed Apparatus
20. Tampering
21. Liability for Damage to Service Connection
22. Type of Supply
23. Meter Cabinets
24. High-voltage Electrical Installations
25. Enclosures for Supply Equipment
26. Permanently Connected Appliances
27. Surge Diverters
28. Position of Cooking Appliances
29. Provision of Circuit Breakers
30. Maintenance of Installation
31. Control Apparatus
32. Obstructing Employees
33. Irregular Supply
34. Owner's and Consumer's Liability
35. Notices
36. Exemptions
37. Offences and Penalties."

2. By the substitution for section 1 of the following:

"Definitions

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

'approved' in relation to any article or practice, means approved by the council or the engineer as being suitable and satisfactory in respect of safety, design, performance, and the method of its application, regard being had to the recognized principles of electrical practice, and 'approval' shall be interpreted accordingly;

'consumer' means any person who has entered into an agreement with the council for the supply to him of electricity;

Administrateurskennisgewing 524

25 Maart 1987

MUNISIPALITEIT VANDERBIJLPARK: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Standaard Elektrisiteitsverordeninge van die Stadsraad van Vanderbijlpark deur die Raad aangeneem by Administrateurskennisgewing No 738 van 7 Mei 1975, soos gewysig, word hierby verder soos volg gewysig.

1. Deur die Inhoudsopgawe deur die volgende te vervang:

"INHOUDSOPGAWE

Artikel

1. Woordoms krywing
2. Aansoek om en Voorwaardes van Toevoer
3. Verbruikerssooreenkoms
4. Beëindiging van Verbruikerssooreenkoms
5. Voortsetting van Toevoer aan Nuwe Verbruiker
6. Deposito's
7. Rekenings
8. Aflesing van Meters
9. Toets van Juistheid van Meter
10. Weiering van Meter om Juis te Registreer
11. Afsluiting van Toevoer
12. Ongeoorloofde Aansluiting
13. Onwettige Gebruik
14. Herverkoop van Elektrisiteit
15. Installasiediagram en Spesifikasies
16. Inspeksie en Toetse
17. Aanspreeklikheid van Raad en Aannemer
18. Verbruikersaansluitings
19. Verseelde Apparaat
20. Peutering
21. Aanspreeklikheid vir Skade aan Verbruikersaansluiting
22. Soort Toevoer
23. Meterkabinette
24. Hoëspanning-elektriese Installasies
25. Afskortings vir Toevoeruitrusting
26. Permanentverbinde Toestelle
27. Stuwingsafleiers
28. Posisie van Kooktoestelle
29. Voorsiening van Stroombrekers
30. Onderhoud van Installasie
31. Beheerapparaat
32. Belemmëring van Werknemers
33. Ongereelde toevoer
34. Eienaar en Verbruiker se Aanspreeklikheid
35. Kennisgewings
36. Vrstellings
37. Oortredings en Strawwe."

2. Deur artikel 1 deur die volgende te vervang:

"Woordoms krywing

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

'aannemer' 'n elektriese kontrakteur of 'n permithouer soos omskryf in die Wet;

'bedrewe persoon' enigiemand wat na die mening van die raad voldoende bedrewe en gekwalifiseer is om werk in verband met hoëspanning uit te voer, daarvoor toesig te hou en dit te inspekteer, met inagneming van sy ondervinding en kennis van elektrotegniese praktyk;

'dienssekering' of 'diensstroombreker' 'n sekering of diensstroombreker wat aan die raad behoort en deel uitmaak van

'consumer's agreement' means an agreement as referred to in section 3;

'contractor' means an electrical contractor or a permit holder in terms of the Act;

'council' means a city council, a town council, village council or health committee, established in terms of the Local Government Ordinance, 1939, or the Transvaal Board for the Development of Peri-Urban Areas, established in terms of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, or a management board established in terms of the Blacks (Urban Areas) Consolidation Act, 1945, and includes the management committee of a council or any official in the service of a council acting by virtue of any power vested in a council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, or section 21bis of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943;

'electrical installation' means electrical installation as described in the Act;

'engineer' means the head of the council's electricity undertaking or an official duly authorized by the council;

'high-voltage enclosure' means a chamber, compartment or other enclosure in which a transformer, switchgear or other electrical equipment is contained for operating at a voltage above 1 000 and the expression 'high voltage' shall be interpreted accordingly;

'installation work' means installation or installing work as described in the Act;

'low-voltage enclosure' and 'enclosure for a special supply at low voltage' means a chamber, compartment or other enclosure in which a transformer, switchgear or other electrical equipment is contained for operating at a voltage at or below 1 000 and the expression 'low voltage' shall be interpreted accordingly;

'meter reading period' means the period extending from one reading of a meter to the next;

'meter cabinet' means an enclosure intended for the accommodation of a meter, circuit breaker or other associated electrical equipment determined by the engineer and designed to operate at low voltage;

'occupier' means any person in occupation of premises at any relevant time;

'owner' means and includes the registered owner of the land or premises, or his authorized agent, or any person receiving the rent or profits issuing therefrom, or who would receive such rents or profits, if such land or premises were let, whether on his own account or as agent for any person entitled thereto or interested therein;

'point of consumption' means point of consumption as described in the Act;

'point of supply' means point of supply as described in the Act;

'premises' means any land and any building, erection or structure, above or below the surface of any land and includes any aircraft, vehicle or vessel;

'service connection' means the cable or conductor leading from the supply main to the point of supply of the electrical installation and includes any high voltage or other equipment connected to that cable or conductor, any meter and any board, panel or other device to which the meter is fixed and all installation work and apparatus associated with the said equipment, meter or other device installed by the council;

die elektriese baan van die verbruikersaansluiting;

'die Wet' die Wet op Masjienerie en Beroepsveiligheid, 1983 (Wet 6 van 1983), soos gewysig;

'eienaar' ook die geregistreerde eienaar van die grond of perseel, of sy gevolmagtigde agent, of enigeen wat die huur-geld of winste wat daaruit voortvloei, ontvang of wat sodanige huurgeld of winste sou ontvang indien sodanige grond of perseel verhuur was, hetsy vir eie rekening of as agent vir enige persoon wat daartoe geregtig is of daarby belang het;

'elektriese installasie' elektriese installasie soos omskryf in die Wet;

'goedgekeur' met betrekking tot enige artikel of gebruik beteken goedgekeur deur die raad of die ingenieur as geskik en bevredigend ten opsigte van veiligheid, ontwerp, werkverrigting en die toepassingsmetode, met inagneming van die erkende beginsels van elektrotegniese praktyk, en 'goedkeuring' word dienoooreenkomstig vertolk;

'hoëspanningsafskorting' 'n kamer, kompartement of ander afskorting waarin 'n transformator, skakeltoeg of ander elektriese uitrusting gehuisves is wat werk teen 'n spanning van bokant 1 000 volt en die uitdrukking 'hoë spanning' word dienoooreenkomstig vertolk;

'hooftoevoerleiding' 'n kabel of draad wat dié gedeelte van die raad se elektriese verdeelstelsel uitmaak waarby verbruikersaansluitings aangesluit kan word;

'ingenieur' die hoof van die raad se elektrisiteitsonderneming of 'n beampte behoorlik deur die raad gemagtig;

'installeerwerk' installasiewerk soos omskryf in die Wet;

'laespanningsafskorting' en 'afskorting vir 'n spesiale lewering teen lae spanning' 'n kamer, kompartement of ander afskorting waarin 'n transformator, skakeltoeg of ander elektriese uitrusting gehuisves is wat werk teen 'n spanning 1 000 volt of daaronder en die uitdrukking 'lae spanning' word dienoooreenkomstig vertolk;

'meterkabinet' 'n afskorting bedoel vir die akkommodasie van 'n meter, stroombreker of ander verwante elektriese uitrusting deur die ingenieur bepaal en ontwerp om teen 'n lae spanning te werk;

'meterafleestydperk' die tydperk wat strek vanaf een aflesing van 'n meter tot die volgende aflesing;

'okkupant' enige persoon wat 'n perseel op enige betrokke tydstop okkupeer;

'perseel' enige grond en enige gebou, montering of struktuur bo of onderkant die oppervlak van enige grond en sluit enige vliegtuig, voertuig of vaartuig in;

'raad' 'n stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die Ordonnansie op Plaaslike Bestuur, 1939, of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ingestel ingevolge die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, of 'n bestuursraad ingestel ingevolge die Swartes (Stadsgebiede) Konsolidasiewet, 1945, en omvat die bestuurskomitee van 'n raad of enige beampte in die diens van 'n raad wat handel uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge by 'n raad berus en ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, of artikel 21bis van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, aan hom gedelegeer is;

'spesiale toevoer teen lae spanning' 'n toevoer van elektrisiteit wat meer is as 40 kV.A teen 'n lae spanning;

'tarief' die tarief van gelde soos van tyd tot tyd deur die Raad vasgestel ingevolge artikel 80B van die Ordonnansie op

'service fuse' or 'service circuit-breaker' means a fuse or service circuit-breaker belonging to the council and forming part of the electrical circuit of the service connection;

'skilled person' means any person who in the opinion of the Council is sufficiently skilled and qualified to execute, supervise and inspect work pertaining to high voltage regard being had to his experience and knowledge of electrical practice;

'special supply at low voltage' means a supply of electricity exceeding 40 kV.A at low voltage;

'supply' means a supply of electricity from the supply main;

'supply main' means any cable or wire forming that part of the Council's electrical distribution system to which service connections may be connected;

'tariff' means the tariff of charges as determined by the Council from time to time of section 80B of the Local Government Ordinance, 1939;

'the Act' means the Machinery and Occupational Safety Act, 1983 (Act 6 of 1983), as amended;

'treasurer' means the treasurer of the Council or any other authorised officer in his department:".

3. By the substitution in section 2(1), 2(2), 3(5), 6(1)(a), 6(1)(b), 6(2), 7(1), 7(2), 7(4), 9(1), 9(2), 11(2), 17(4), 17(9), 19(1), 20(1), 20(5), 20(7), 23(2), 24, 25, 26(2), 26(4), 26(6), 27(1), 27(2), 27(3), 27(4) and 30 for the words "treasurer" and "engineer", where they respectively may appear, of the word "council".

4. By the substitution in section 3(5) for the word "outlet" of the word "consumption".

5. By the substitution in section 4 for the word "subject" of the expression "Unless in writing agreed otherwise, and subject".

6. By the substitution for paragraph (a) of section 6(1) of the following:

"(a) Every applicant for a supply shall, before such supply is given, deposit with the council a sum of money as determined by the Council in terms of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939)."

7. By the substitution for paragraph (a) of section 6(4) of the following:

"(a) Subject to the provisions of subsection (3), any person claiming a refund of a deposit or part thereof, shall either —

(i) surrender the receipt which was issued for payment of the deposit; or

(ii) if such receipt is not available, sign a receipt prescribed by the council for the refund to him of such deposit or part thereof, and satisfy the council that he is the person entitled to such refund."

8. By the substitution for subsection (b) of section 7 of the following:

"(6) In the event of the council not being able to gain access to a meter for two consecutive meter readings, the council may, unless agreed in writing otherwise, forthwith discontinue the supply of electricity in respect of the premises to which that meter relates."

9. By the substitution in section 9(2) for the words "five per cent" of the expression "2½ % (two and a half per cent)".

Plaaslike Bestuur, 1939;

'tesourier' die tesourier van die raad of enige ander beoorlik gemagtigde beampte in sy departement;

'toevoer' 'n toevoer elektrisiteit van die hooftoevoerleiding;

'verbruiker' enige persoon wat 'n ooreenkoms vir die lewering aan hom van elektrisiteit met die raad aangegaan het;

'verbruikersaansluiting' die kabel of geleier wat van die hooftoevoerleiding na die voorsieningspunt van die elektriese installasie lei en sluit enige hoëspannings- of ander uitrusting in wat met daardie kabel of geleier verbind is, enige meter, en enige bord, paneel of ander toestel waaraan die meter geheg is en alle installeerwerk en apparaat verbonde aan die genoemde uitrusting, meter of ander toestel deur die raad geïnstalleer;

'verbruikersooreenkoms' 'n ooreenkoms soos in artikel 3 vermeld;

'verbruikspunt' verbruikspunt soos omskryf in die Wet;

'voorsieningspunt' voorsieningspunt soos omskryf in die Wet;".

3. Deur in artikels 2(1), 2(2), 3(5), 6(1)(a), 6(1)(b), 6(2), 7(1), 7(2), 7(4), 9(1), 9(2), 11(2), 17(4), 17(9), 19(1), 20(1), 20(5), 20(7), 23(2), 24, 25, 26(2), 26(4), 26(6), 27(1), 27(2), 27(3), 27(4), en 30 die woorde "tesourier" en "ingenieur", waar hulle onderskeidelik ook al voorkom, deur die woord "raad" te vervang.

4. Deur in artikel 3(5) die woord "uitlaatpunt" deur die woord "verbruikspunt" te vervang.

5. Deur in artikel 4 die woord "Behoudens" deur die uitdrukking "Tensy skriftelik anders ooreengekom, en behoudens" te vervang.

6. Deur paragraaf (a) van artikel 6(1) deur die volgende te vervang:

"(a) Elke aansoeker om 'n toevoer moet, voordat sodanige toevoer geskied, by die raad 'n bedrag geld stort soos deur die raad ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bepaal."

Deur paragraaf (a) van artikel 6(4) deur die volgende te vervang:

"(a) Behoudens die bepalinge van subartikel (3), moet enige persoon wat 'n terugbetaling van 'n deposito of gedeelte daarvan eis, of —

(i) die kwitansie wat vir betaling van die deposito uitgereik is, oorhandig; of

(ii) indien sodanige kwitansie nie beskikbaar is nie, 'n kwitansie deur die raad voorgeskryf teken vir die terugbetaling aan hom van sodanige deposito of 'n gedeelte daarvan,

en hy moet die raad tevrede stel dat hy die persoon is wat op sodanige terugbetaling geregtig is."

7. Deur subartikel (6) van artikel 7 deur die volgende te vervang:

"(6) Ingeval die raad vir twee agtereenvolgende meteraflesings nie toegang tot 'n meter kan verkry nie, kan die raad, tensy skriftelik anders ooreengekom, onmiddellik die toevoer van elektrisiteit ten opsigte van die perseel waarop daardie meter betrekking het, staak."

8. Deur in artikel 9(2) die woorde "vyf persent" deur die uitdrukking "2½ % (twee en 'n half persent)" te vervang.

9. Deur in artikel 10 na die woord "gedebiteer" waar dit mag voorkom, die uitdrukking "of gekrediteer" in te voeg.

10. By the insertion in section 10 after the word "charged", wherever it appears of the words "or credited".

11. By the insertion after section 10(2) of the following:

"(3) If duplicate meters are installed with the approval of the council, and if readings of the meters are within 2½ % (two and a half percent) of the arithmetic mean of the readings of both meters, both meters shall be accepted as correct and the said arithmetic mean shall be deemed to represent the number of units supplied. If the readings of the meters differ from the said arithmetic mean by more than 2½ % (two and a half percent) then, for the purposes of rendering accounts, if a fault in one meter or the council's records show that the discrepancy is attributable to one meter only, the reading of the other meter shall be taken as correct. If the discrepancy may be due to either or both meters, the arithmetic mean of the readings of both meters shall be accepted for the time being and such meters shall as soon as possible be tested by the council and appropriate adjustment of the account shall subsequently be made in accordance with subsections (1) and (2)."

12. By the substitution for subsections (2), (3) and (4) of section 11 of the following:

"(2) When conditions are found to exist in an electrical installation which in the opinion of the council constitute a danger or potential danger to person or property or interfere with the supply to any other consumer, the council may at any time without notice disconnect the supply to that installation or any part thereof until such conditions have been remedied or removed and the prescribed reconnection fee has been paid.

(3) The council may, unless in writing agreed otherwise, without notice temporarily discontinue the supply to any electrical installation for the purpose of effecting repairs or making inspections or tests or for any other purpose connected with its supply main or other works.

(4) The council shall, on application by a consumer, disconnect and reconnect the supply and the consumer shall in that event be liable for the payment of charges prescribed in the tariff."

13. By the substitution for section 12 of the following:

*"Unauthorized Connection"*

12.(1) No person other than an employee of the council authorized thereto, shall connect or reconnect or attempt to connect or reconnect any electrical installation with the service connection or the supply main.

(2) If the supply to any electrical installation is disconnected in terms of section 11(1) or (2), the consumer concerned shall take all reasonable steps within his power to ensure that such supply is not reconnected in contravention of subsection (1).

(3) If such supply is nevertheless so reconnected after it has been disconnected by the council, the consumer concerned shall forthwith take all reasonable steps within his power to ensure that no electricity is consumed on the premises concerned and shall, in addition, forthwith notify the council of such reconnection.

(4) If the consumer contemplated in subsection (2) or (3) is not in occupation of the premises concerned, then the occupier of those premises shall comply with the provisions of the mentioned subsection.

(5) In any prosecution for a contravention of or failure to comply with subsection (2) or (3) or both, or of any or both of those subsections read with subsection (4), any contravention or failure to comply, whether intentional or negligent, shall be sufficient to constitute an offence and, unless the contrary is proved, it shall be deemed that —

10. Deur na artikel 10(2) die volgende in te voeg:

"(3) Indien duplikaat-meters met die goedkeuring van die raad geïnstalleer is en die lesings van die meters binne 2½ % (twee en 'n half persent) van die rekenkundige gemiddelde van die lesings van beide meters is, word beide meters geag korrek te wees en die genoemde rekenkundige gemiddelde word geag die aantal eenhede voorsien, te verteenwoordig. Indien die lesings van die meters afwyk van die genoemde rekenkundige gemiddelde met meer as 2½ % (twee en 'n half persent), word vir doeleindes van die lewering van rekenings, indien 'n fout in een meter of die raad se rekords daarop dui dat die afwyking slegs aan een meter toegeskryf kan word, word die lesing van die ander meter as korrek geag. Indien die afwyking deur een of beide meters veroorsaak kan word, word die rekenkundige gemiddeld van beide meters voorlopig aanvaar en die meters word so spoedig moontlik deur die raad getoets, waarna 'n toepaslike regstelling van die rekening ingevolgt subartikels (1) of (2) gedoen word."

11. Deur subartikels (2), (3) en (4) van artikel 11 deur die volgende te vervang:

"(2) Wanneer daar bevind word dat toestande by 'n elektriese installasie heers wat na die mening van die raad 'n gevaar of moontlike gevaar vir persoon of eiendom inhou of wat die toevoer aan enige ander verbruiker belemmer, kan die raad te eniger tyd sonder kennisgewing die toevoer aan daardie installasie of enige gedeelte daarvan afsluit totdat sodanige toestande reggestel of verwyder is en die voorgeskrewe heraansluitingsgeld betaal is.

(3) Die raad kan, tensy skriftelik anders ooreengekom, sonder kennisgewing die toevoer aan enige elektriese installasie afsluit met die doel om herstelwerk of inspeksies te doen of om toetse uit te voer of vir enige ander doel wat in verband staan met sy hooftoevoerleiding of ander werke.

(4) Die raad moet, op versoek deur 'n verbruiker, die toevoer afsluit en heraansluit in welke geval die verbruiker aanspreeklik is wees vir die heffing in die tarief voorgeskryf."

12. Deur artikel 12 deur die volgende te vervang:

*"Ongeoorloofde Aansluiting"*

12.(1) Niemand behalwe 'n werknemer van die raad wat daartoe gemagtig is, mag enige elektriese installasie by die verbruikersaansluiting of die hooftoevoerleiding aansluit of heraansluit of poog om dit te doen nie.

(2) As die toevoer tot enige elektriese installasie ingevolgt artikel 11(1) of (2) afgesluit word, moet die betrokke verbruiker alle redelike stappe binne sy vermoë doen om te verseker dat sodanige toevoer nie strydig met subartikel (1) heraangesluit word nie.

(3) Indien sodanige toevoer desnieteenstaande aldus heraangesluit word nadat dit deur die raad afgesluit is, moet die betrokke verbruiker onmiddellik alle redelike stappe binne sy vermoë doen om te verseker dat geen elektrisiteit op die betrokke perseel verbruik word nie en die raad hierbenewens dadelik in kennis stel van sodanige heraansluiting.

(4) Indien die verbruiker wat in subartikel (2) of (3) beoog word, nie die betrokke perseel okkupeer nie, moet die okkupant van die perseel aan die bepalings van die gemelde subartikels voldoen.

(5) In die geval van enige vervolging ten opsigte van 'n oortreding van of versuim om te voldoen aan die bepalings van subartikel (2) of (3) of albei, of van enige of albei van hierdie subartikels, gelees met subartikel (4), is 'n opsetlike of nalatige oortreding of versuim om daaraan te voldoen, voldoende om 'n misdryf uit te maak en tensy die teendeel bewys word, word daar geag dat —

(a) reasonable steps contemplated in subsections (2) and (3) were not taken; and

(b) such contravention or failure was due to an intentional act or omission of the person charged.”.

14. By the substitution for section 15 of the following:

*“Installation Diagram and Specifications*

15. The council may require a contractor to submit to him for approval a wiring diagram and specifications covering any proposed construction of, alteration, extension or repair to any electrical installation, and where the council requires such a diagram and specifications, the proposed work shall not be commenced until they have been submitted and approved.”.

15. By the deletion of section 16.

16. By the re-numbering of section 17 to read 16.

17. By the substitution in section 16(7) for the words “by the engineer” of the words “in the Act”.

18. By the deletion in section 16(8)(a) of the words “free of charge”.

19. By the insertion after section 16(8)(a) of the following:

“(b) Should an electrical installation require retesting according to regulation C177(4) of the Act, such a retest is subject to the payment of a charge laid down in the tariff.”.

20. By the deletion of section 18.

21. By the re-numbering of sections 19, 20, 21, 22, 23, 24, 25, 26 and 27 to read 17, 18, 19, 20, 21, 22, 23, 24 and 25 respectively.

22. By the substitution for subsection (5) of section 18 of the following:

“(5) No owner shall be entitled to require more than one service connection for a supply for any premises even if it comprises or occupies more than one stand. The council may, however, on application by the owner and subject to such conditions as it deems fit to impose upon the owner, provide more than one service connection to a premises and where more than one service connection is so provided, it shall be unlawful to inter-connect them.”.

23. By the substitution for section 19 of the following:

*“Sealed Apparatus*

19. Where any seal or lock has been placed by the council on any meter, service fuse, service circuit breaker or other similar apparatus or cabinet or room in which such apparatus is accommodated, whether or not belonging to the council, no person other than an authorized employee of the council shall for any reason whatsoever remove, break, deface or otherwise interfere with any such seal or lock.”.

24. By the insertion after section 25 of the following:

*“Permanently Connected Appliances*

26. Appliances permanently connected to an electrical installation shall be approved.”.

25. By the re-numbering of sections 28, 29, 30, 31, 32, 33, 34, 35 and 36 to read 27, 28, 29, 30, 31, 32, 33, 34 and 35 respectively.

26. By the substitution for section 27 of the following:

*“Surge Diverters*

27. Every electrical installation connected to an overhead supply main shall be provided with one or more approved surge diverters in positions determined by the council.”.

(a) redelike stappe wat in subartikel (2) en (3) beoog word, nie gedoen is nie; en

(b) sodanige oortreding of versuim te wyte was aan ’n opsetlike of nalatige daad of versuim van die beskuldigde.”.

13. Deur artikel 15 deur die volgende te vervang:

*“Installasiediagram en Spesifikasies*

15. Die raad kan vereis dat ’n aannemer ’n bedradingsdiagram en spesifikasies wat enige voorgestelde bouwerk, verandering, uitbreiding of herstelwerk aan enige elektriese installasie dek, vir goedkeuring aan hom voorgelê word en waar die raad sodanige diagram en spesifikasies vereis, mag daar nie met die voorgestelde werk ’n aanvang gemaak word nie totdat hulle voorgelê en goedgekeur is.”.

14. Deur artikel 16 te skrap.

15. Deur artikel 17 te hernommer 16.

16. Deur in artikel 16(7) die woorde “deur die ingenieur” deur die woorde “soos in die Wet” te vervang.

17. Deur in artikel 16(8)(a) die woord “gratis” te skrap.

18. Deur na artikel 16(8)(a) die volgende in te voeg:

“(b) Indien ’n elektriese installasie ingevolge regulasie C177(4) van die Wet hertoets moet word, is so ’n hertoets onderworpe aan die betaling van ’n heffing in die tarief bepaal.”.

19. Deur artikel 18 te skrap.

20. Deur artikels 19, 20, 21, 22, 23, 24, 25, 26 en 27 onderskeidelik te hernommer 17, 18, 19, 20, 21, 22, 23, 24 en 25.

21. Deur subartikel (5) van artikel 18 deur die volgende te vervang:

“(5) Geen eienaar is daarop geregtig om op meer as een verbruikersaansluiting vir ’n toevoer vir enige perseel aanspraak te maak nie, selfs wanneer dit uit meer as een standplaas bestaan. Die raad kan egter, op versoek van die eienaar, en behoudens die voorwaardes wat hy gerade ag om aan die eienaar op te lê, meer as een verbruikersaansluiting aan ’n perseel verskaf, en waar meer as een verbruikersaansluiting aldus verskaf word, is dit onwettig om hulle onderling te verbind.”.

22. Deur artikel 19 deur die volgende te vervang:

*“Verseëelde Apparaat*

19. Waar enige seël of slot deur die raad op enige meter, dienssekering, diensstroombreker of ander soortgelyke apparaat of kabinet of vertrek waarin sulke apparaat gehou is, geplaas is, of dit aan die raad behoort al dan nie, mag niemand behalwe ’n gemagtigde werknemer van die raad om enige rede hoegenaamd sodanige seël of slot verwyder, breek, skend of hom andersins daarmee bemoei nie.”.

23. Deur na artikel 25 die volgende in te voeg:

*“Permanently Verbinde Toestelle*

26. Toestelle wat permanent met ’n elektriese installasie verbind word, moet goedgekeur word.”.

24. Deur artikels 28, 29, 30, 31, 32, 33, 34, 35 en 36 onderskeidelik te hernommer 27, 28, 29, 30, 31, 32, 33, 34 en 35.

25. Deur artikel 27 deur die volgende te vervang:

*“Stuwings-afleiers*

27. Elke elektriese installasie wat aan ’n lughooftoevoerleiding gekoppel is, moet voorsien wees van een of meer goedgekeurde stuwingsafleiers in posisies deur die raad bepaal.”.

27. By the substitution for section 30 of the following:

*"Maintenance of Installation"*

30.(1) Any electrical installation on any premises connected with the supply shall at all times be maintained by the owner or consumer in good working order and condition to the satisfaction of the council.

(2) The council may require a consumer who takes a multi-phase supply, to distribute his electrical load, as approved by the council, over the supply phases and may install such devices in the relevant service connection as he may deem necessary to ensure that this requirement is complied with."

28. By the substitution for section 34 of the following:

*"Irregular Supply"*

34. Unless agreed otherwise in terms of a written agreement, the council shall not be liable for the consequences to the consumer or any other person of any stoppage, failure, variation, surge or other deficiency of electricity from whatsoever cause."

29. By the insertion after section 35 of the following:

*"Exemptions"*

36. Any exemption in terms of the provisions of the Act shall also be deemed to be an exemption from similar provisions contained in these by-laws."

30. By the substitution in section 37(1) for the words "one hundred rand" and "six months" of the words "three hundred rand" and "twelve months", respectively.

The provisions in this notice contained, shall come into operation on the first day of the month following the date of publication hereof.

PB 2-4-2-36-34

Administrator's Notice 525

25 March 1987

**RANDBURG AMENDMENT SCHEME 936**

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Randburg Town-planning Scheme, 1976, comprising the same land as included in the township of Sundowner Extension 15.

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

This amendment is known as Randburg Amendment Scheme 936.

PB 4-9-2-132H-936

Administrator's Notice 526

25 March 1987

**DECLARATION OF APPROVED TOWNSHIP**

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Sundowner Extension 15 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-7856

26. Deur artikel 30 deur die volgende te vervang:

*"Onderhoud van Installasie"*

30.(1) Enige elektriese installasie op enige perseel wat aan die toevoer gekoppel is moet te alle tye deur die eienaar of verbruiker in goeie orde en in 'n werkende toestand tot bevrediging van die raad gehou word.

(2) Die raad kan van 'n verbruiker wat 'n meerfasige toevoer het, vereis om sy elektriese las, soos deur die raad goedgekeur, oor die toevoerfasies te versprei en hy kan sodanige toestelle as wat hy nodig ag, in die betrokke verbruikersaansluiting aanbring om te verseker dat aan hierdie vereiste voldoen word."

27. Deur artikel 33 deur die volgende te vervang:

*Ongereelde Toevoer*

33. Tensy, by wyse van 'n skriftelike ooreenkoms anders ooreengekom, is die raad nie aanspreeklik vir die gevolge vir die verbruiker of vir enige ander persoon van enige staking, weiering, variasie, stuwung of ander gebrek aan elektrisiteit, wat die oorsaak ook al mag wees nie."

28. Deur na artikel 35 die volgende in te voeg:

*"Vrystellings"*

36. Enige vrystelling ingevolge die bepalings van die Wet word ook geag 'n vrystelling van soortgelyke bepalings vervat in die Verordeninge te wees."

29. Deur in artikel 37(1) die woorde "eenhonderd rand" en "ses maande" onderskeidelik deur die woorde "drie honderd rand" en "twaalf maande" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op die eerste dag van die maand wat volg op die datum van publikasie hiervan, in werking.

PB 2-4-2-36-34

Administrateurskennisgewing 525

25 Maart 1987

**RANDBURG-WYSIGINGSKEMA 936**

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Randburg-dorpsbeplanningkema, 1976, wat uit dieselfde grond as die dorp Sundowner Uitbreiding 15 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 936.

PB 4-9-2-132H-936

Administrateurskennisgewing 526

25 Maart 1987

**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 Sundowner Uitbreiding 15 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-7856

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY NINETY THREE BUSH HILL ESTATE (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 304 OF THE FARM BOSCHKOP 199 IQ, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Sundowner Extension 15.

(2) *Design*

The township shall consist of erven and streets as indicated on General Plan SGA 11781/85.

(3) *Stormwater Drainage and Street Construction*

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) *Endowment*

Payable to the local authority:

The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R22 100,00 to the local authority for the provision of land for a park (public open space).

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

(5) *Disposal of Existing Conditions of Title*

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

(6) *Demolition of Buildings and Structures*

The township owner shall at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN VIR NINETY THREE BUSH HILL ESTATE (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 304 VAN DIE PLAAS BOSCHKOP 199 IQ, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Sundowner Uitbreiding 15.

(2) *Ontwerp*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LGA 11781/85.

(3) *Stormwaterdreinerings en Straatbou*

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaan en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) *Begiftiging*

Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R22 100,00 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n park (openbare oopruimte).

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

(5) *Beskikking oor Bestaande Titellovoorwaardes*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

(6) *Sloping van Geboue en Strukture*

Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserwes, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging

Administrator's Notice 547

25 March 1987

**JOHANNESBURG AMENDMENT SCHEME 1546**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 5, The Gables to "proposed new roads and widenings" and "commercial 1".

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

This amendment is known as Johannesburg Amendment Scheme 1546.

PB 4-9-2-2H-1546

Administrateurskennisgewing 547

25 Maart 1987

**JOHANNESBURG-WYSIGINGSKEMA 1546**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 5, The Gables tot "voorgestelde nuwe paaie en verbredings" en "kommersieel 1".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1546.

PB 4-9-2-2H-1546

Administrator's Notice 548

25 March 1987

**JOHANNESBURG AMENDMENT SCHEME 563**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 226 up to and including 229, Paarlshoop Extension 1 to "Commercial 1" subject to certain conditions

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

This amendment is known as Johannesburg Amendment Scheme 563.

PB 4-9-2-2H-563

Administrateurskennisgewing 548

25 Maart 1987

**JOHANNESBURG-WYSIGINGSKEMA 563**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 226 tot en met 229, Paarlshoop Uitbreiding 1 tot "Kommersieel 1" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 563.

PB 4-9-2-2H-563

Administrator's Notice 549

25 March 1987

**JOHANNESBURG AMENDMENT SCHEME 1284**

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 4516, 4517, 4518, 4519, Kensington to "Residential 1" with a density of "One dwelling per erf".

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

This amendment is known as Johannesburg Amendment Scheme 1284.

PB 4-9-2-2H-1284

Administrateurskennisgewing 549

25 Maart 1987

**JOHANNESBURG-WYSIGINGSKEMA 1284**

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 4516, 4517, 4518, 4519, Kensington tot "Residensieel 1" met 'n digtheid van "Een woonhuis per erf".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1284.

PB 4-9-2-2H-1284

Administrator's Notice 550

25 March 1987

**REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 78 (A PORTION OF PORTION 17) ELANDSFONTEIN 108 IR**

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

Administrateurskennisgewing 550

25 Maart 1987

**WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 78 (N GEDEELTE VAN GEDEELTE 17) VAN PLAAS ELANDSFONTEIN 108 IR**

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend ge-

proved that conditions 1 A and 1 B in Deed of Transfer T42455/83 be removed.

PB 4-15-2-18-108-11

Administrator's Notice 551 25 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 242, GLENANDA TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that conditions B(a)(i) and B(a)(ii) in Deed of Transfer T22777/1984 be removed.

PB 4-14-2-2242-9

Administrator's Notice 552 25 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 169, PARKTOWN 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 (4) in Deed of Transfer F10833/1969 and condition 1 in Deed of Transfer T18588/1985 be removed.

PB 4-14-2-1990-7

Administrator's Notice 553 25 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: LOT 845, PARKTOWN TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that Conditions 1 and 2 to 5 in Deed of Transfer F2263/1961 be removed.

PB 4-14-2-1990-92

Administrator's Notice 554 25 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 3 OF ERF 155, WAVERLEY TOWNSHIP

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

1. Conditions (a), (b) and (c) in Deed of Transfer T7046/1981 be removed; and

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Portion 3 of Erf 155, Waverley Township, to "Residential 1" with a density of "one dwelling per 1 500 m<sup>2</sup>" and which amendment scheme will be known as Johannesburg Amendment Scheme 604, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-1410-20

maak dat die Administrateur goedgekeur het dat voorwaardes 1 A en 1 B in Akte van Transport T42455/83 opgehef word.

PB 4-15-2-18-108-11

Administrateurskennisgewing 551 25 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 242, DORP GLENANDA

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaardes B(a)(i) en B(a)(ii) in Akte van Transport T22777/1984 opgehef word.

PB 4-14-2-2242-9

Administrateurskennisgewing 552 25 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 169, DORP PARKTOWN

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 (4) in Akte van Transport F10833/1969 en voorwaarde 1 in Akte van Transport T18588/1985 opgehef word.

PB 4-14-2-1990-7

Administrateurskennisgewing 553 25 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: LOT 845, DORP PARKTOWN

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat Voorwaardes 1 en 2 tot 5 in Akte van Transport F2263/1961 opgehef word.

PB 4-14-2-1990-92

Administrateurskennisgewing 554 25 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 3 VAN ERF 155, DORP WAVERLEY

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

1. Voorwaardes (a), (b) en (c) in Akte van Transport T7046/1981 opgehef word; en

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 3 van Erf 155, dorp Waverley, tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 500 m<sup>2</sup>" welke wysigingskema bekend staan as Johannesburg-wysigingskema 604, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsclerk van Johannesburg.

PB 4-14-2-1410-20

existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(9) *Obligations in Regard to Essential Services*

The township owner shall within such period as the local authority may determine, fulfil its obligations in respect of the provision of water, electricity and sanitary services and the installation of systems therefor, as previously agreed upon between the township owner and the local authority.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated, imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) *All Erven*

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

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

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) *Erf 51*

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the General Plan.

Administrator's Notice 559

25 March 1987

PRETORIA REGION AMENDMENT SCHEME 1003

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Erven 1519, up to and including 1579, 1588 up to and including 1723, Remainder and Portion 1 of Erven 1724, 1725 up to and including 1830, 1840 up to and including 1984, and 2162, Lyttelton Manor Extension 3 and Erven 2125 up to and including 2134, Lyttelton Manor Extension 5 to "Special" for dwelling-units and with the consent of the local authority for places of public worship, social halls, institutions, places of instruction and special uses.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria

en strukture wat binne boulynreserwes, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(9) *Verpligtinge ten Op sigte van Noodsaaklike Dienste*

Die dorpseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpseienaar en die plaaslike bestuur, nakom.

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) *Alle Erwe*

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

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

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeë dunde noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) *Erf 51*

Die erf is onderworpe aan 'n serwituut vir paddoeleindes ten gunste van die plaaslike bestuur soos aangedui op die Algemene Plan.

Administrateurskennisgewing 559

25 Maart 1987

PRETORIASTREEK-WYSIGINGSKEMA 1003

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die hersonering van Erwe 1519, tot en met 1579, 1588 tot en met 1723, Restant en Gedeelte 1 van Erf 1724, Erwe 1725, tot en met 1830, 1840 tot en met 1984 en 2162, Lyttelton Manor Uitbreiding 3 en Erwe 2125 tot en met 2134, Lyttelton Manor Uitbreiding 5 tot "Spesiaal" vir wooneenhede en met die toestemming van die plaaslike bestuur, vir plekke van openbare godsdiensoefening, geselligheidsale, inrigtings, onderrigplekke en spesiale gebruike.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Be-

and the Town Clerk, Verwoerdburg and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme 1003.

PB 4-9-2-93-1003

Administrator's Notice 560

25 March 1987

#### PRETORIA REGION AMENDMENT SCHEME 1005

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Remainder and Portions 2 and 3 of Erf 70, Remainder of Portion 1 of Erven 71 up to and including 73, Erf 74, Remainder and Portion 1 of Erven 75 up to and including 81, Erf 82, Remainder and Portion 1 of Erven 83 up to and including 85, Remainder and Portion 2 of Erf 86, Remainder and Portion 1 of Erven 87 up to and including Erf 90, Remainder and Portion 1 and 2 of Erf 91, Remainder and Portion 3 of Erf 92, Remainder and Portion 1 of Erven 93 up to and including 99, Remainder and Portion 1 of Erf 101 up to and including 103, Erf 104 Remainder and Portion 1 of Erven 105 up to and including 106, Erf 107, Remainder and Portion 1 of Erven 108 up to and including 111, Erven 112, 113 and 114, Remainder and Portion 1 of Erf 115, Erven 116 and 117, Remainder and Portion 1 of Erf 118, Remainder and Portions 2 and 3 of Erf 119, Remainder and Portion 1 of Erf 120, Erven 121 and 122, Remainder and Portion 2 of Erf 123, Remainder and Portion 3 of Erf 124, Remainder and Portion 1 of Erven 125 up to and including 129, Remainder and Portion 1 and 2 of Erf 130, Remainder and Portion 1 of Erf 131, Erf 132, Remainder and Portion 1 of Erven 133 up to and including 144, Remainder and Portion 2 of Erf 145, Erf 182, Remainder of Portion 1 of Erven 183 up to and including 184, Erf 185, Portions 4 and 5 of Erf 186, Remainder and Portion 1 of Erven 187 up to and including 188, Remainder and Portion 2 of Erf 189, Remainder and Portion 1 of Erven 190 up to and including 191, Erf 192, Remainder and Portion 1 of Erven 193 up to and including 196, Erven 197, 198 and 199, Remainder and Portion 1 of Erven 200 up to and including 202, Erf 203, Remainder and Portion 1 of Erf 204, Remainder and Portion 2 of Erf 205, Remainder and Portion 1 of Erven 206 up to and including 207, Remainder and Portion 2 of Erf 208, Remainder and Portion 1 of Erf 209, Erf 210 Remainder and Portion 1 of Erven 211 up to and including 212, Erf 213, Remainder and Portion 1, 2 and 3 of Erf 307, Remainder and Portion 1 of Erven 308 up to and including 312, Erf 313, Remainder and Portion 1 of Erven 314 up to and including 316 and 320 up to and including 325, Remainder and Portion 1 and 3 of Erf 326, Remainder and Portion 1 of Erf 327, Erf 328, Remainder and Portion 1 of Erf 329, Erven 330 and 331, Remainder and Portion 1, 2 and 3 of Erf 334, Remainder and Portion 1 of Erven 335 up to and including 339, Erven 340 and 341, Remainder and Portion 1 of Erven 342 up to and including 344, Remainder and Portion 2 of Erf 345, Erf 346, 347 and 348, Remainder and Portion 1 of Erf 349, Erf 350, Portion 1 of Erf 351, Remainder and Portion 1 of Erven 353 up to and including 358, Remainder and Portion 1 and 2 of Erf 361, Erf 362, Remainder and Portion 1 of Erven 363 up to and including 368, Erf 369, Remainder and Portion 1 of Erven 370 up to and including 375, Erf 376, Remainder and Portion 1 of Erven 377 up to and including 378, Remainder and Portion 4 of Erf 379, Remainder and Portion 1 of Erf 380, Erf 381, Remainder and Portion 1 of Erven 382, up to and including 386, Remainder and Portions 1, 2 and 3 of Erf 388, Remainder and Portion 1 of Erven 389 up to and including 398 and 401 up to and including 408 and 410 up to and including 414, Lyttelton Manor Township to "Special for dwelling-units and with the consent of the local

stuur, Pretoria en die Stadsklerk Verwoerdburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 1003.

PB 4-9-2-93-1003

Administrateurskennisgewing 560

25 Maart 1987

#### PRETORIASTREEK-WYSIGINGSKEMA 1005

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die hersonering van Restant en Gedeeltes 2 en 3 van Erf 70, Restant en Gedeelte 1 van Erwe 71 tot en met 73, Erf 74, Restant en Gedeelte 1 van Erwe 75 tot en met 81, Erf 82, Restant en Gedeelte 1 van Erwe 83, tot en met 85, Restant en Gedeelte 2 van Erf 86, Restant en Gedeelte 1 van Erwe 87 tot en met 90, Restant en Gedeeltes 1 en 2 van Erf 91, Restant en Gedeelte 3 van Erf 92, Restant en Gedeelte 1 van Erwe 93 tot en met 99, Restant en Gedeelte 1 van Erf 101 tot en met 103, Erf 104, Restant en Gedeelte 1 van Erwe 105 tot en met 106, Erwe 107, Restant en Gedeelte 1 van Erwe 108 tot en met Erf 111, Erwe 112, 113, 114, Restant en Gedeelte 1 van Erf 115, Erwe 116 en 117, Restant en Gedeelte 1 van Erf 118, Restant en Gedeeltes 2 en 3 van Erf 119, Restant en Gedeelte 1 van Erf 120, Erwe 121 en 122, Restant en Gedeelte 2 van Erf 123, Restant en Gedeelte 3 van Erf 124, Restant en Gedeelte 1 van Erwe 125 tot en met 129, Restant en Gedeeltes 1 en 2 van Erf 130, Restant en Gedeelte 1 van Erf 131, Erf 132, Restant en Gedeelte 1 van Erwe 133 tot en met 144, Restant en Gedeelte 2 van Erf 145, Erf 182, Restant en Gedeelte 1 van Erwe 183 tot en met 184, Erf 185, Gedeeltes 4 en 5 van Erf 186, Restant en Gedeelte 1 van Erwe 187 tot en met 188, Restant en Gedeelte 2 van Erf 189, Restant en Gedeelte 1 van Erwe 190 tot en met 191, Erf 192, Restant en Gedeelte 1 van Erwe 193 tot en met 196, Erwe 197, 198 en 199, Restant en Gedeelte 1 van Erwe 200 tot en met 202, Erf 203, Restant en Gedeelte 1 van Erf 204, Restant en Gedeelte 2 van Erf 205, Restant en Gedeelte 1 van Erwe 206 tot en met 207, Restant en Gedeelte 2 van Erf 208, Restant en Gedeelte 1 van Erf 209, Erf 210, Restant en Gedeelte 1 van Erwe 211 tot en met 212, Erf 213, Restant en Gedeeltes 1, 2 en 3 van Erf 307 Restant en Gedeelte 1 van Erwe 308 tot en met 312, Erf 313, Restant en Gedeelte 1 van Erwe 314 tot en met 316 en 320 tot en met 325, Restant en Gedeelte 1 en 3 van Erf 326, Restant en Gedeelte 1 van Erf 327, Erf 328, Restant en Gedeelte 1 van Erf 329, Erwe 329, Erwe 330 en 331, Restant en Gedeeltes 1, 2, 3 van Erf 334, Restant en Gedeelte 1 van Erwe 335 tot en met 339, Erwe 340 en 341, Restant en Gedeelte 1 van Erwe 342 tot en met 344, Restant en Gedeelte 2 van Erf 345, Erwe 346, 347 en 348, Restant en Gedeelte 1 van Erf 349, Erf 350, Gedeelte 1 van Erf 351, Restant en Gedeelte 1 van Erwe 353 tot en met 358, Restant en Gedeeltes 1 en 2 van Erf 361, Erf 362, Restant en Gedeelte 1 van Erwe 363 tot en met 368, Erf 369, Restant en Gedeelte 1 van Erwe 370 tot en met 375, Erf 376, Restant en Gedeelte 1 van Erwe 377 tot en met 378, Restant en Gedeelte 4 van Erf 379, Restant en Gedeelte 1 van Erf 380, Erf 381, Restant en Gedeelte 1 van Erwe 382 tot en met 386, Restant en Gedeeltes 1, 2 en 3 van Erf 388, Restant en Gedeelte 1 van Erwe 389 tot en met 398, Restant en Gedeelte 1 van Erwe 401 tot en met 408 en 410 tot en met 414, Lyttelton Manor Dorp tot "Spesiaal" vir wooneenhede en met die toestemming van die plaaslike bestuur, vir plekke van openbare godsdiensoefening, geselligheidsale, inrigtings, onderrigplekke en spesiale gebruike.

DIE FIGUUR  
THE FIGURE

L 49 - L 79, R 68 - R 41, R 40A, R 40B, L 49

STEL VOOR 'NGEDEELTE VAN OPENBARE PAD K40 OP VOLLE WYDTE  
REPRESENTS A PORTION OF PUBLIC ROAD K40 IN TOTAL WIDTH

SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREËLING EN IN DETAIL  
AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED

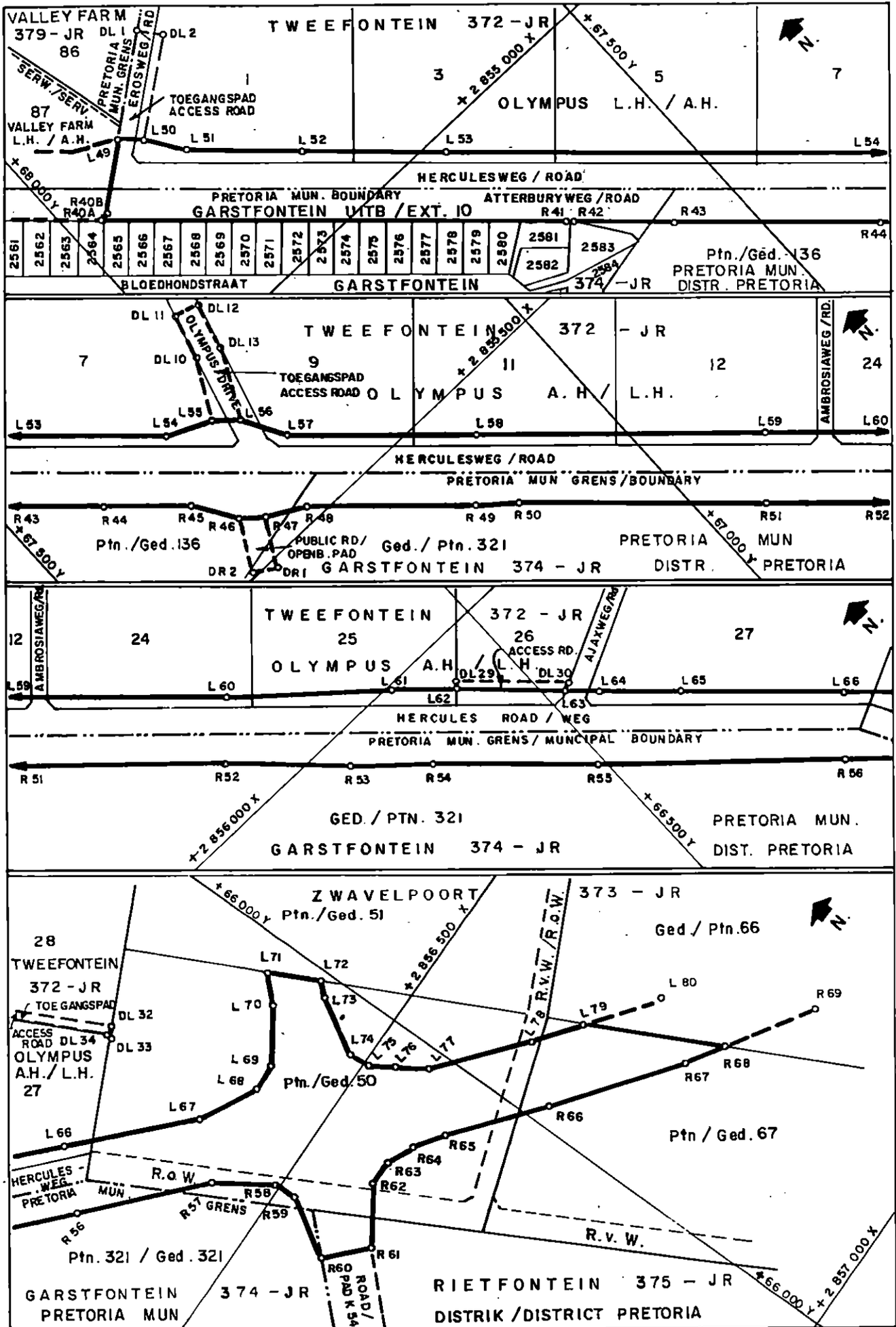
GETOON OP PLANNE : PRS 74 / 154 / 4 V, 5 V & PRS 80 / 14 / 1 V.  
IN DETAIL ON PLANS

U.K.B. No. 626 d.d. 15 - 03 - 1983  
E.C.R. Nr.

BUNDEL No. 10/4/1/4/K40(I)  
FILE Nr.

KOÖRDINAATLYS / CO-ORDINATE LIST - L<sub>0</sub> 29° - Konstant / Constant Y ± 0,00 X + 2 800 000,00

L 49	+67 904,72	+54 792,72	L 65	+66 400,10	+56 197,92	R 41	+67 637,13	+55 147,05	R 57	+66 228,61	+56 445,54
L 50	+67 885,80	+54 809,81	L 66	+66 284,28	+56 308,33	R 42	+67 634,96	+55 149,12	R 58	+66 194,72	+56 497,27
L 51	+67 863,90	+54 846,85	L 67	+66 186,54	+56 400,00	R 43	+67 564,72	+55 218,57	R 59	+66 194,08	+56 517,42
L 52	+67 783,33	+54 924,69	L 68	+66 132,29	+56 429,70	R 44	+67 416,80	+55 353,19	R 60	+66 226,08	+56 571,22
L 53	+67 680,50	+55 019,70	L 69	+66 109,80	+56 429,21	R 45	+67 354,82	+55 410,46	R 61	+66 190,38	+56 605,33
L 54	+67 328,14	+55 345,25	L 70	+66 057,51	+56 396,20	R 46	+67 329,23	+55 449,08	R 62	+66 137,40	+56 571,58
L 55	+67 284,91	+55 364,77	L 71	+66 034,83	+56 372,46	R 47	+67 310,22	+55 466,64	R 63	+66 115,40	+56 570,56
L 56	+67 265,90	+55 382,34	L 72	+66 012,03	+56 418,66	R 48	+67 273,02	+55 486,03	R 64	+66 090,94	+56 584,04
L 57	+67 243,02	+55 423,89	L 73	+66 022,51	+56 429,63	R 49	+67 152,38	+55 597,49	R 65	+66 062,55	+56 602,65
L 58	+67 106,58	+55 547,92	L 74	+66 053,12	+56 483,37	R 50	+67 120,97	+55 622,44	R 66	+65 982,78	+56 670,06
L 59	+66 900,92	+55 737,93	L 75	+66 052,96	+56 502,99	R 51	+66 945,37	+55 786,04	R 67	+65 872,08	+56 752,28
L 60	+66 725,66	+55 901,90	L 76	+66 037,60	+56 526,31	R 52	+66 767,73	+55 947,44	R 68	+65 839,24	+56 775,22
L 61	+66 603,39	+56 005,33	L 77	+66 019,28	+56 554,15	R 53	+66 682,98	+56 032,54			
L 62	+66 558,59	+56 047,98	L 78	+65 942,19	+56 619,29	R 54	+66 622,19	+56 084,63	R 40 A	+67 970,66	+54 838,90
L 63	+66 480,88	+56 121,98	L 79	+65 898,80	+56 651,52	R 55	+66 506,03	+56 194,68	R 40 B	+67 967,77	+54 839,56
L 64	+66 458,52	+56 143,26				R 56	+66 327,03	+56 354,60			



Administrator's Notice 570

25 March 1987

**DEVIATIONS AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC- AND PROVINCIAL ROAD P1-2: DISTRICT OF JOHANNESBURG AND MUNICIPAL AREAS OF SANDTON AND MIDRAND**

In terms of section 5(1)(d), (2)(c) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates portions of Public- and Provincial Road P1-2 and increases the width of the road reserve of the said road as well as the deviations to widths varying from 62 metres to 380 metres over the properties as indicated on the subjoined sketch plans which also indicate the general direction and situation and the extent of the increase in width of the road reserve of the said road, with appropriate co-ordinates of boundary beacons.

In terms of section 5A(3) of the said Ordinance it is hereby declared that boundary beacons, demarcating the said road adjustment, have been erected on the land and that plans PRS 75/34/2V-6V, 9V-12V, 18V and 20V, indicating the land taken up by the said road adjustment are available for inspection by any interested person, at the Transvaal Roads Department, Provincial Building, Church Street West, Pretoria.

ECR: 508 dated 10 March 1987  
Reference: 10/4/1/3/P1-2(1)

Administrateurskennisgewing 570

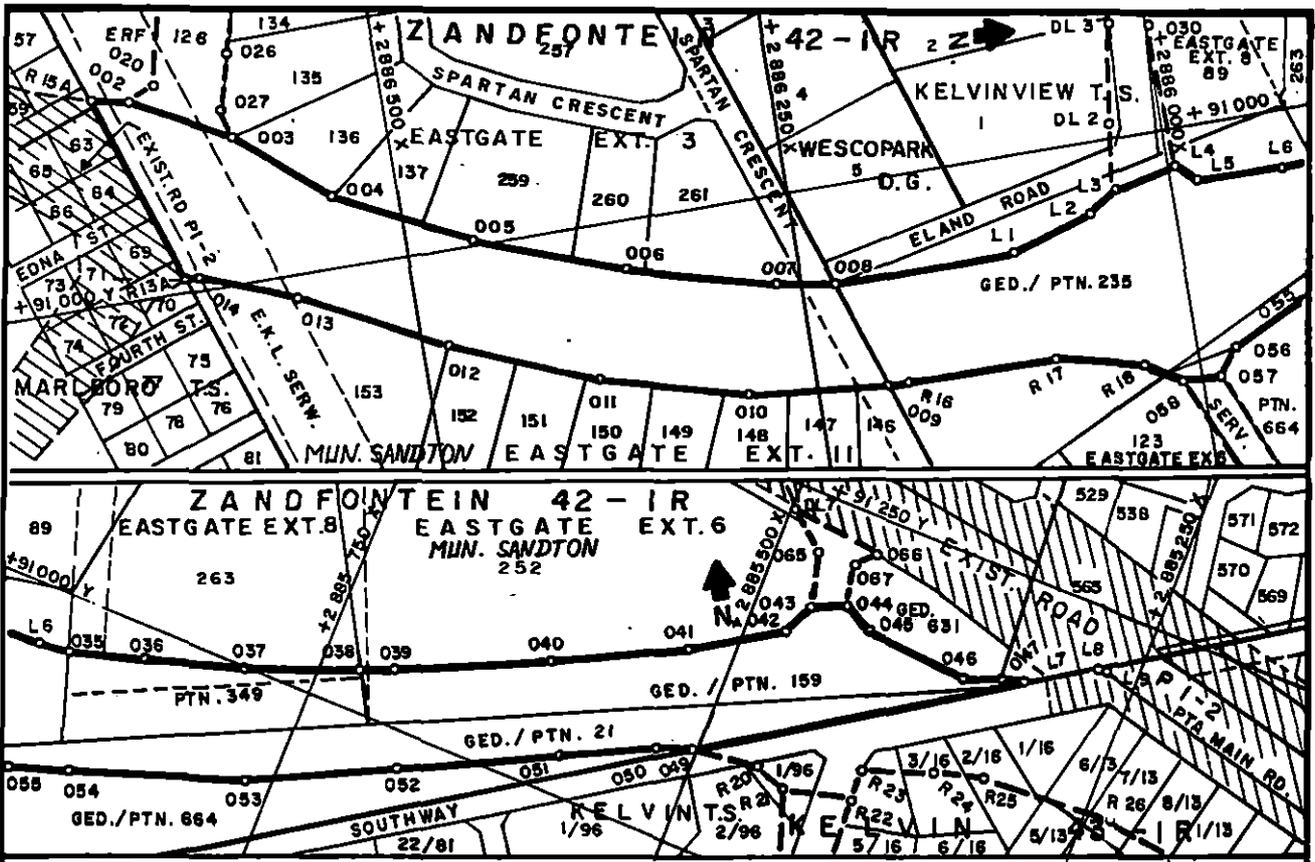
25 Maart 1987

**VERLEGGINGS EN VERMEERDERING VAN DIE BREEDTE VAN DIE PADRESERWE VAN OPENBARE- EN PROVINSIALE PAD P1-2: DISTRIK JOHANNESBURG EN MUNISIPALE GEBIEDE SANDTON EN MIDRAND**

Kragtens artikel 5(1)(d), (2)(c) en artikel 3 van die Padordonnansie, 1957, verlé die Administrateur hierby gedeeltes van Openbare- en Provinsiale Pad P1-2 en vermeerder die breedte van die padreserwe van gemelde pad asook die verleggings na breedtes wat wissel van 62 meter tot 380 meter oor die eiendomme soos aangedui op bygaande sketsplanne wat ook die algemene rigting en ligging en die omvang van die vermeerdering van die breedte van die padreserwe van gemelde pad met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie, word hierby verklaar dat grensbakens, wat gemelde padreëling aandui, op die grond opgerig is en dat planne PRS 75/34/2V-6V, 9V-12V, 18V en 20V wat die grond wat deur gemelde padreëling in beslag geneem is aandui, by die Transvaalse Paaiedepartement, Provinsiale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

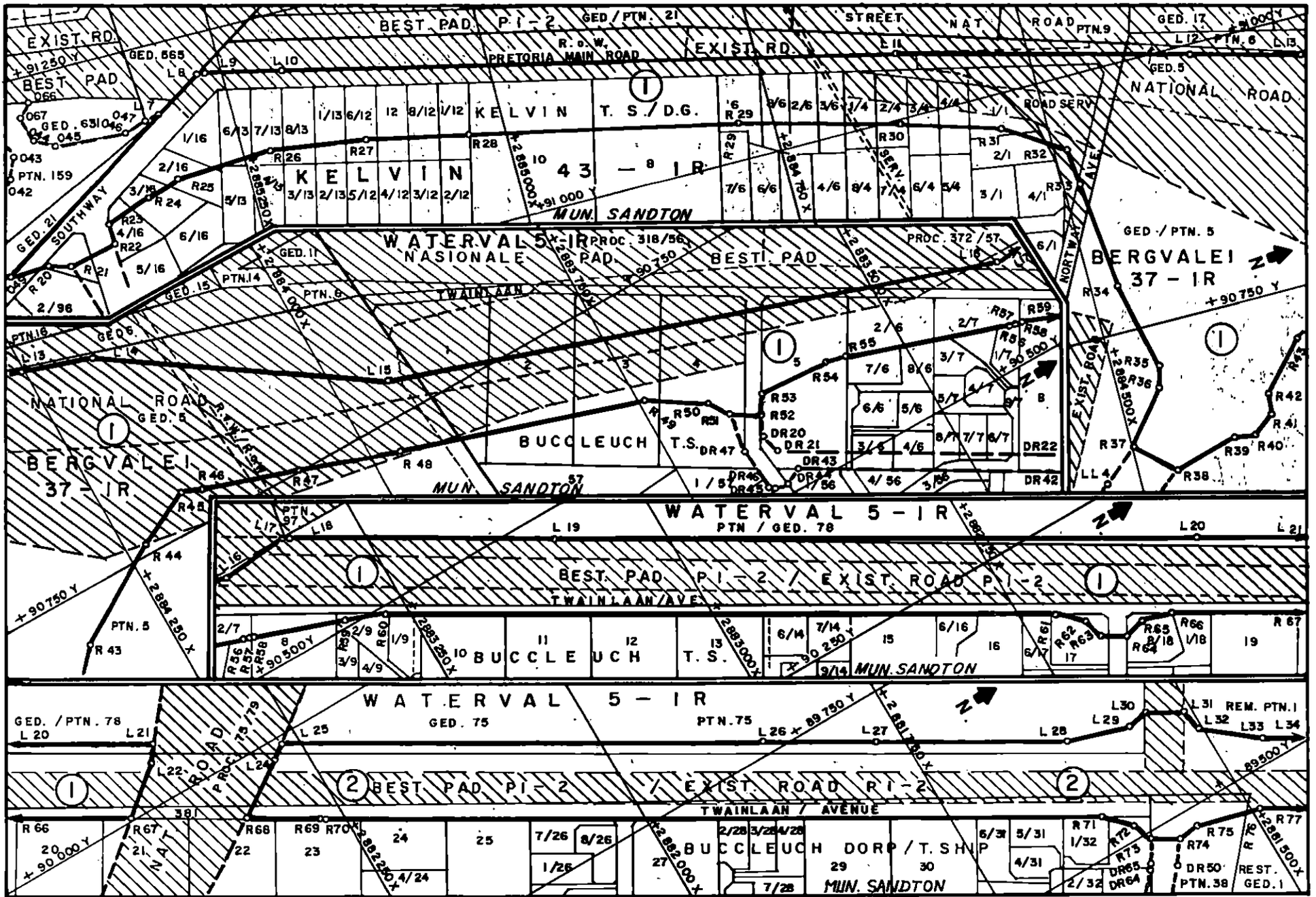
UKB: 508 van 10 Maart 1987  
Verwysing: 10/4/1/3/P1-2(1)

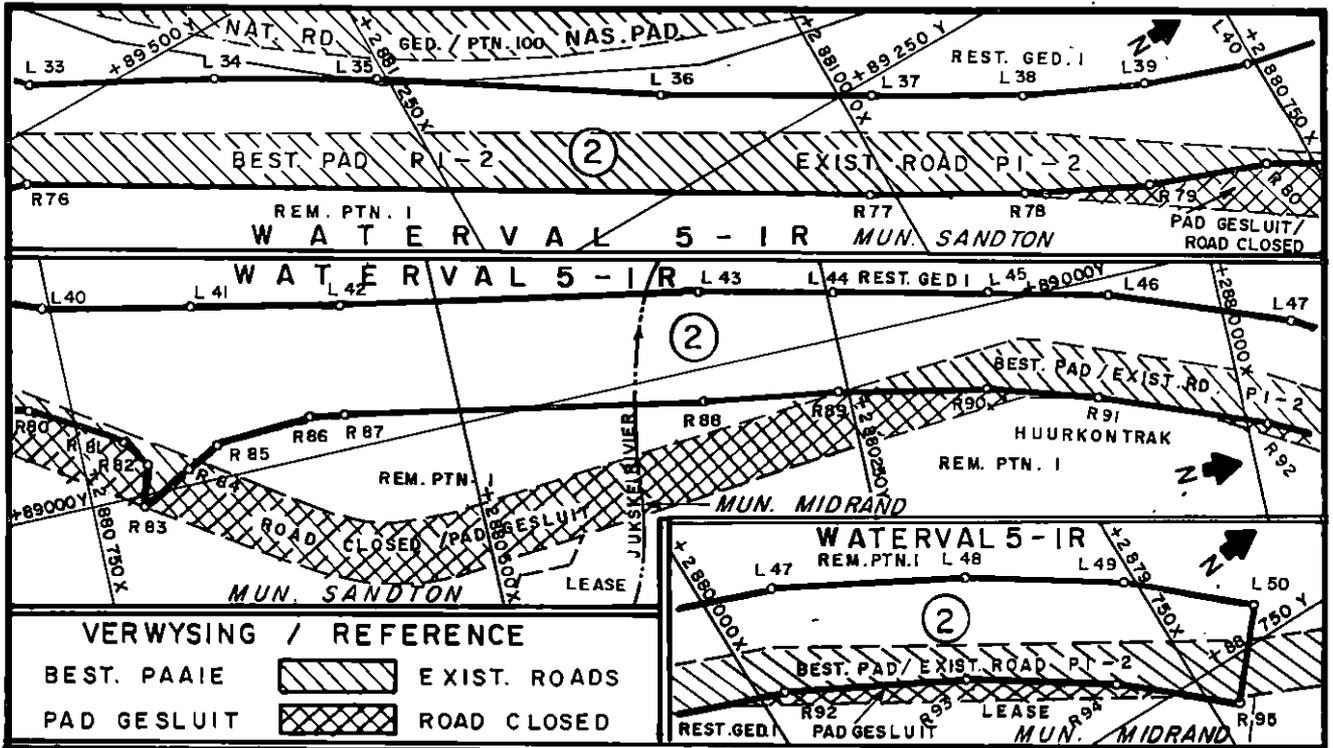


DIE FIGUUR: - R15A, 002-008, L1-L8, 035-047, L7, 049-058, R18-R16, 009-014, R13A, R15A.  
 STEL VOOR N GEDEELTE VAN PAD P1-2 SOOS BEOOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: PRS75/34/2V, 3V.  
 THE FIGURE: - R15A, 002-008, L1-L8, 035-047, L7, 049-058, R18-R16, 009-014, R13A, R15A.  
 REPRESENTS A PORTION OF ROAD P1-2 AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: PRS75/34/2V, 3V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

KO-ORDINATELYS/CO ORDINATE LIST. L029. Konst/Const: Y= +0.00 X=+2 800 000, 00

L 1	+80935.09	+88109.71	002	+91133.58	+88669.63	014	+91014.48	+88850.85	046	+91171.82	+85358.89
L 2	+80952.37	+88053.88	003	+91097.19	+88601.77	035	+80966.64	+85807.41	047	+91174.83	+85331.73
L 3	+80985.31	+88038.80	004	+91049.31	+88544.19	036	+80980.54	+85858.82	049	+91058.80	+85505.81
L 4	+80974.08	+85988.85	005	+91005.74	+88458.63	037	+91002.23	+85788.03	050	+81054.88	+85520.10
L 5	+80984.88	+85983.69	006	+90988.81	+88382.01	038	+91029.88	+85724.90	051	+81025.50	+85581.87
L 6	+80981.44	+85925.41	007	+90944.59	+88286.81	039	+91037.81	+85704.78	052	+80978.75	+85875.20
L 7	+91177.81	+85321.35	008	+90936.92	+88229.02	040	+91082.80	+85813.12	053	+80933.82	+85785.87
R13A	+91014.38	+88851.10	009	+90888.37	+88205.84	041	+81122.08	+85532.35	054	+80884.48	+85875.55
R15A	+81139.57	+88893.37	010	+90882.18	+88298.09	042	+91158.82	+85478.53	055	+90883.31	+85913.48
R16	+80887.13	+88198.54	011	+90908.32	+88392.92	043	+81178.80	+85487.28	056	+90858.84	+85871.88
R17	+80884.34	+88092.73	012	+90944.85	+88484.35	044	+91182.58	+85442.37	057	+90838.28	+85888.49
R18	+80853.10	+88028.18	013	+90991.14	+88575.37	045	+91172.80	+85422.77	058	+90840.49	+88013.78



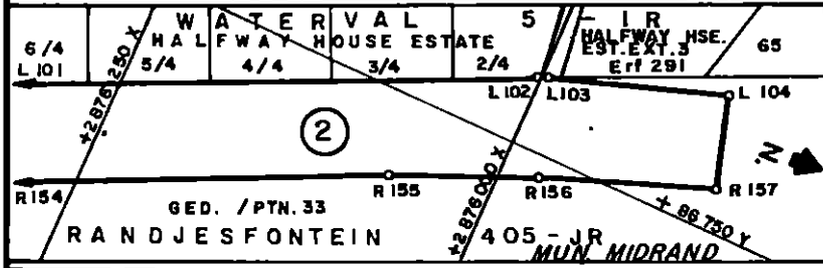
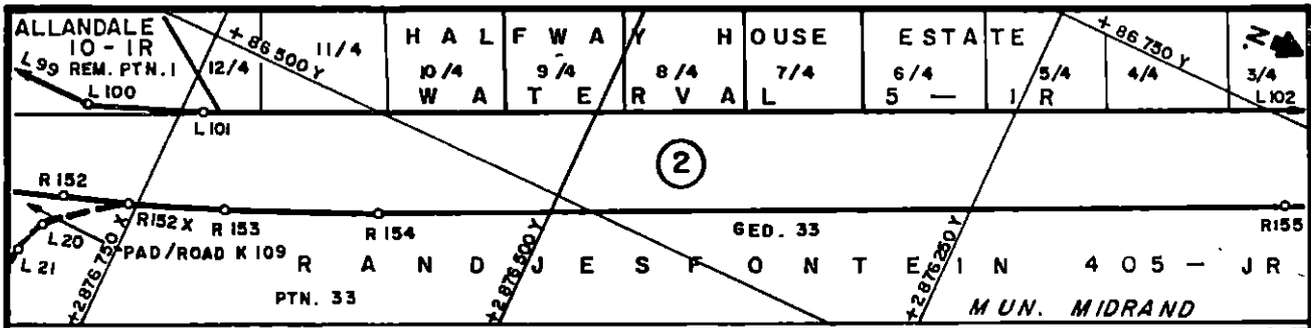


DIE FIGURE: - (1) L7-L22, R67-R20, 049, L7. (2) L24-L50, R95-R88, L24.  
 STEL VOOR GEDELTES VAN PAD P1-2 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: PRS75/34/2V-6V.  
 THE FIGURES: - (1) L7-L22, R67-R20, 049, L7. (2) L24-L50, R95-R88, L24.  
 REPRESENT PORTIONS OF ROAD P1-2 AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: PRS75/34/2V-6V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

**KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000,00**

L 7	+81177.81	+85321.35	L38	+89189.89	+80894.84	R37	+90836.31	+84489.55	R87	+80004.89	+82423.18
L 8	+81208.54	+85274.02	L39	+89155.34	+80821.55	R38	+80805.24	+84484.81	R88	+88950.54	+82328.43
L 9	+81208.02	+85271.31	L40	+89132.47	+80755.85	R39	+80823.40	+84404.30	R89	+88918.57	+82288.23
L10	+81182.37	+85189.56	L41	+89112.45	+80659.80	R40	+80819.74	+84384.14	R90	+88915.08	+82288.84
L11	+81057.38	+84822.85	L42	+89091.78	+80564.08	R41	+80834.42	+84383.91	R91	+88938.07	+81824.73
L12	+80887.45	+84351.88	L43	+89048.47	+80331.89	R42	+80854.72	+84381.18	R92	+88914.32	+81802.73
L13	+80858.84	+84250.87	L44	+89028.03	+80245.33	R43	+80889.88	+84320.91	R93	+88985.27	+81588.73
L14	+80937.25	+84183.01	L45	+89006.63	+80146.19	R44	+80755.58	+84225.99	R94	+88979.37	+81572.14
L15	+80778.72	+83848.98	L46	+88987.99	+80089.80	R45	+80782.43	+84173.73	R95	+88983.82	+81551.07
L16	+80588.85	+83383.44	L47	+88945.85	+79955.24	R46	+80778.81	+84154.18	R96	+88988.23	+81491.77
L17	+80805.14	+83321.57	L48	+88884.71	+79842.75	R47	+80748.58	+84085.75	R97	+88983.37	+81012.88
L18	+80804.54	+83318.78	L49	+88828.51	+79755.03	R48	+80714.98	+83988.70	R98	+88933.22	+80924.39
L19	+80471.30	+83093.14	L50	+88789.92	+79689.38	R49	+80647.91	+83743.90	R99	+88906.16	+80851.04
L20	+80188.28	+82581.85	R20	+91063.98	+85458.23	R50	+80815.33	+83891.33	R00	+88988.98	+80777.09
L21	+80054.34	+82389.78	R21	+91054.98	+85437.50	R51	+80595.82	+83879.83	R01	+88987.37	+80721.93
L22	+80039.22	+82380.03	R22	+91068.34	+85382.23	R52	+80580.45	+83853.04	R02	+88918.81	+80710.52
L24	+88882.48	+82278.52	R23	+91085.88	+85383.19	R53	+80587.98	+83842.88	R03	+88892.19	+80717.40
L25	+88893.81	+82283.93	R24	+91107.12	+85343.08	R54	+80594.25	+83578.28	R04	+88915.79	+80672.11
L26	+88784.05	+81888.38	R25	+91113.74	+85317.04	R55	+80588.05	+83555.99	R05	+88921.84	+80682.24
L27	+88710.18	+81775.11	R26	+91118.23	+85228.43	R56	+80539.29	+83403.70	R06	+88925.08	+80600.21
L28	+88815.40	+81818.54	R27	+91110.14	+85134.29	R57	+80538.35	+83400.85	R07	+88921.86	+80578.49
L29	+88588.09	+81580.28	R28	+91090.27	+85038.57	R58	+80535.94	+83393.73	R08	+88877.58	+80344.48
L30	+88801.25	+81538.38	R29	+91031.85	+84788.14	R59	+80507.09	+83309.41	R09	+88885.03	+80256.70
L31	+88582.23	+81507.17	R30	+90981.14	+84838.23	R60	+80491.94	+83271.97	R90	+88846.20	+80180.08
L32	+88581.52	+81501.71	R31	+90983.52	+84544.12	R61	+80172.43	+82715.13	R91	+88824.03	+80089.55
L33	+88522.40	+81455.13	R32	+80929.30	+84488.81	R62	+80152.08	+82684.78	R92	+88883.76	+79982.98
L34	+88485.70	+81349.25	R33	+80884.87	+84485.77	R63	+80131.58	+82689.24	R93	+88828.24	+79876.92
L35	+88411.30	+81257.11	R34	+80789.29	+84475.82	R64	+80119.14	+82687.55	R94	+88773.82	+79794.77
L36	+88389.33	+81100.15	R35	+80708.87	+84456.33	R65	+80124.69	+82647.08	R95	+88722.24	+79732.05
L37	+88238.48	+80880.14	R36	+80885.82	+84481.01	R66	+80117.68	+82619.72			





**VERWYSING / REFERENCE**

BEST. PAAIE  EXIST. ROADS

PAD GESLUIT  ROAD CLOSED

DIE FIGURE: - (1) L50-L82, R16, R17, R108-R95, L50. (2) L16, L85-L104, R157-R153, R152X, R148-R124, R121-R110, L17, L18.

STEL VOOR N GEDEELTE VAN PAD P1-2 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLANNE: - PRS75/34/6V-9V, 18V, 20V.

THE FIGURES: - (1) L50-L82, R16, R17, R108-R95, L50. (2) L16, L85-L104, R157-R153, R152X, R148-R124, R121-R110, L17, L18.

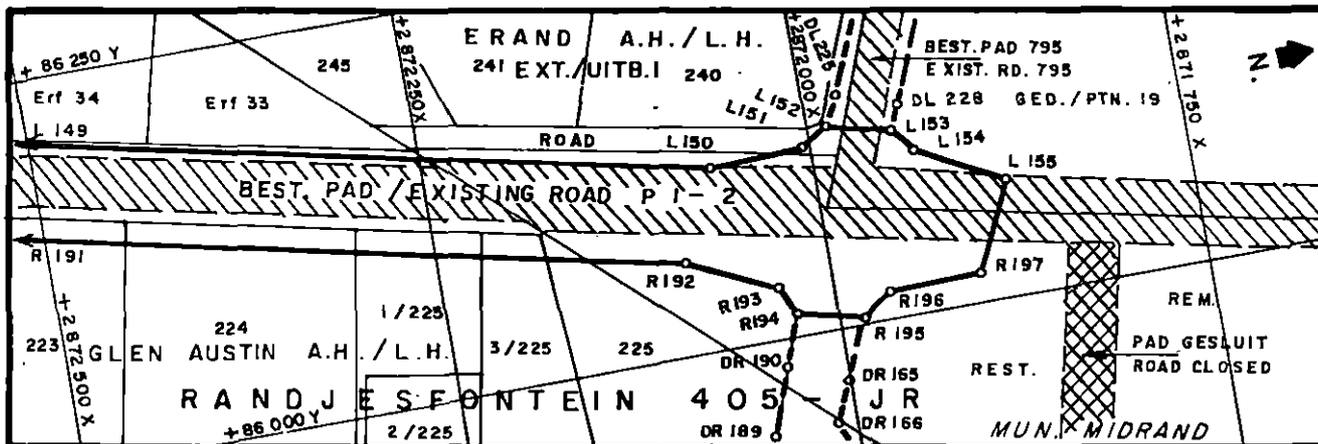
REPRESENT PORTION OF ROAD P1-2 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: - PRS75/34/6V-9V, 18V, 20V.

U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2 (1)

**KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000,00**

L 16 +87583.18 +78858.54	L 80 +88838.75 +77737.31	R 88 +88531.67 +78565.78	R130 +88581.84 +77780.05
L 17 +87540.80 +78728.04	L 81 +88573.93 +77680.57	R 89 +88471.25 +78548.51	R131 +88589.94 +77777.82
L 50 +88788.82 +78888.38	L 82 +88518.28 +77577.82	R100 +88450.83 +78552.23	R132 +88524.84 +77888.41
L 51 +88717.71 +78835.17	L 83 +88473.40 +77488.82	R101 +88429.08 +78540.08	R133 +88523.18 +77888.00
L 52 +88832.75 +78581.70	L 84 +88438.72 +77397.78	R102 +88423.18 +78519.77	R134 +88488.85 +77810.48
L 53 +88571.60 +78517.85	L 85 +88408.88 +77302.38	R103 +88381.05 +78478.70	R135 +88485.19 +77807.88
L 54 +88528.48 +78473.35	L 86 +88382.49 +77204.72	R104 +88384.58 +78470.71	R136 +88417.87 +77518.87
L 55 +88517.85 +78438.82	L 87 +88385.38 +77105.81	R105 +88276.27 +78420.80	R137 +88418.43 +77514.25
L 56 +88457.58 +78418.85	L 88 +88388.85 +77030.08	R106 +88187.88 +78387.34	R138 +88378.51 +77418.85
L 57 +88437.23 +78422.84	L 89 +88388.89 +77027.08	R107 +88124.28 +78307.08	R139 +88377.55 +77418.12
L 58 +88377.43 +78407.08	L 90 +88388.19 +77008.98	R108 +88051.18 +78238.82	R140 +88349.58 +77317.44
L 58 +88308.84 +78387.72	L 91 +88388.44 +77008.88	R109 +87410.73 +78588.42	R141 +88348.91 +77314.52
L 60 +88234.78 +78317.87	L 92 +88381.14 +76878.25	R110 +87380.40 +78548.27	R142 +88331.18 +77213.52
L 81 +88185.80 +78281.03	L 93 +88382.10 +76878.50	R111 +87307.31 +78518.54	R143 +88330.81 +77210.54
L 82 +88084.83 +78182.70	L 94 +88413.83 +76823.33	R112 +87288.10 +78518.58	R144 +88323.78 +77112.17
L 85 +87404.17 +78504.95	L 95 +88415.71 +76821.28	R113 +87244.23 +78538.28	R145 +88323.71 +77108.17
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L 87 +87372.22 +78430.18	L 97 +88432.87 +76811.80	R115 +87238.52 +78487.17	R147 +88328.09 +76885.55
L 88 +87392.88 +78387.18	L 98 +88438.40 +76887.12	R116 +87238.48 +78445.95	R148 +88341.80 +76880.44
L 88 +87384.45 +78358.12	L 99 +88424.78 +76870.75	R117 +87204.57 +78382.88	R152 +88384.50 +76787.03
L 70 +87322.83 +78380.75	L100 +88425.88 +76808.83	R118 +88858.77 +78048.38	R152X +88375.54 +76781.60
L 71 +87301.42 +78380.78	L101 +88453.10 +76725.27	R118 +88803.88 +78014.87	R153 +88400.24 +76884.88
L 72 +87248.33 +78348.08	L102 +88783.77 +76801.13	R120 +88781.48 +78014.31	R154 +88441.85 +76802.27
L 73 +88800.54 +78002.48	L103 +88784.82 +75888.38	R121 +88753.81 +77885.82	R155 +88884.81 +78083.83
L 74 +88888.82 +77848.50	L104 +88837.81 +75878.83	R124 +88754.08 +77888.75	R158 +88735.88 +75873.80
L 75 +88888.04 +77828.20	R 16 +88035.78 +78133.78	R125 +88753.32 +77883.87	R157 +88777.73 +75884.39
L 76 +88841.16 +77800.52	R 17 +87880.80 +78178.10	R126 +88722.88 +77813.58	
L 77 +88818.04 +77800.08	R 85 +88722.24 +78732.05	R127 +88721.84 +77811.22	
L 78 +88785.85 +77888.38	R 86 +88673.27 +78881.23	R128 +88882.88 +77852.81	
L 78 +88705.32 +77807.84	R 87 +88584.20 +78811.52	R128 +88880.55 +77850.77	





DIE FIGUUR: - L104-L137, L137X, L138-L155, R197-R182, R181X, R181-R157, L104.  
 STEL VOOR N GEDEELTE VAN PAD P1-2 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: - PRS75/34/10V-12V.  
 THE FIGURE: - L104-L137, L137X, L138-L155, R197-R182, R181X, R181-R157, L104.  
 REPRESENTS A PORTION OF ROAD P1-2 AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: - PRS75/35/10V-12V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/4/P1-2 (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000, 00

L104 +88837.91 +75879.93	L128 +88772.47 +74855.12	L151 +86115.72 +72002.33	R176 +88870.78 +74518.90
L105 +88868.19 +75830.34	L129 +88785.09 +74615.87	L152 +86127.29 +71984.54	R177 +88479.18 +73809.81
L108 +88888.08 +75822.80	L130 +88752.99 +74577.51	L153 +86118.37 +71942.48	R178 +88448.01 +73755.92
L107 +88941.09 +75838.05	L131 +88743.98 +74538.51	L154 +86100.59 +71930.91	R179 +88428.81 +73742.43
L108 +88957.84 +75776.25	L132 +88730.62 +74500.69	L155 +86073.49 +71875.32	R180 +88423.28 +73718.25
L108 +88909.07 +75731.88	L133 +88539.02 +73793.69	R157 +88777.73 +75864.38	R181 +88434.62 +73702.83
L110 +88898.78 +75708.49	L134 +88537.80 +73731.85	R158 +88810.75 +75752.21	R181X +88433.40 +73841.00
L111 +88897.84 +75697.39	L135 +88547.57 +73710.53	R159 +88834.35 +75840.09	R182 +88408.35 +73541.18
L112 +88911.33 +75527.15	L136 +88541.03 +73688.40	R160 +88841.23 +75522.85	R183 +88276.48 +73081.69
L113 +88917.09 +75408.74	L137 +88523.42 +73678.77	R161 +88855.09 +75408.22	R184 +88248.28 +73007.90
L114 +88913.17 +75283.59	L137X +88493.25 +73624.70	R162 +88851.33 +75288.05	R185 +88227.88 +72897.35
L115 +88899.58 +75182.47	L138 +88488.19 +73524.95	R163 +88838.28 +75171.84	R186 +88221.35 +72873.22
L116 +88878.37 +75042.82	L139 +88338.31 +73045.87	R164 +88818.02 +75057.03	R187 +88231.91 +72854.81
L117 +88851.03 +74945.02	L140 +88335.09 +72983.84	R165 +88791.19 +74981.23	R188 +88230.71 +72892.87
L118 +88839.04 +74900.76	L141 +88345.64 +72985.43	R166 +88779.20 +74918.97	R189 +88216.44 +72838.17
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L120 +88838.32 +74874.47	L143 +88338.78 +72940.40	R168 +88730.08 +74853.71	R191 +88180.30 +72878.88
L121 +88839.78 +74841.48	L144 +88322.97 +72931.36	R169 +88728.35 +74828.49	R192 +88055.93 +72091.85
L122 +88840.53 +74838.88	L145 +88321.00 +72929.27	R170 +88734.51 +74809.42	R193 +88028.82 +72038.08
L123 +88849.84 +74822.85	L146 +88285.96 +72859.03	R171 +88733.29 +74747.58	R194 +88011.04 +72024.50
L124 +88851.84 +74821.18	L147 +88276.55 +72822.99	R172 +88712.63 +74671.33	R195 +88002.13 +71982.43
L125 +88843.83 +74797.42	L148 +88262.13 +72763.20	R173 +88699.85 +74633.35	R196 +88013.70 +71984.85
L126 +88823.30 +74785.35	L149 +88240.96 +72866.01	R174 +88689.29 +74594.77	R197 +88015.94 +71902.84
L127 +88793.13 +74731.37	L150 +88113.48 +72064.13	R175 +88678.83 +74558.17	

Administrator's Notice 571

25 March 1987

**PUBLIC AND PROVINCIAL ROAD K115: KEMPTON PARK MUNICIPAL AREA**

In terms of section 5(1)(c) of the Road Ordinance, 1957, the Administrator hereby declares that Public and District Road K115 as indicated on the subjoined sketch plan be classified as Public and Provincial Road K115.

ECR: 1797 of 2 September 1986  
 Reference: 10/4/1/4/PWV3 Oos (5)

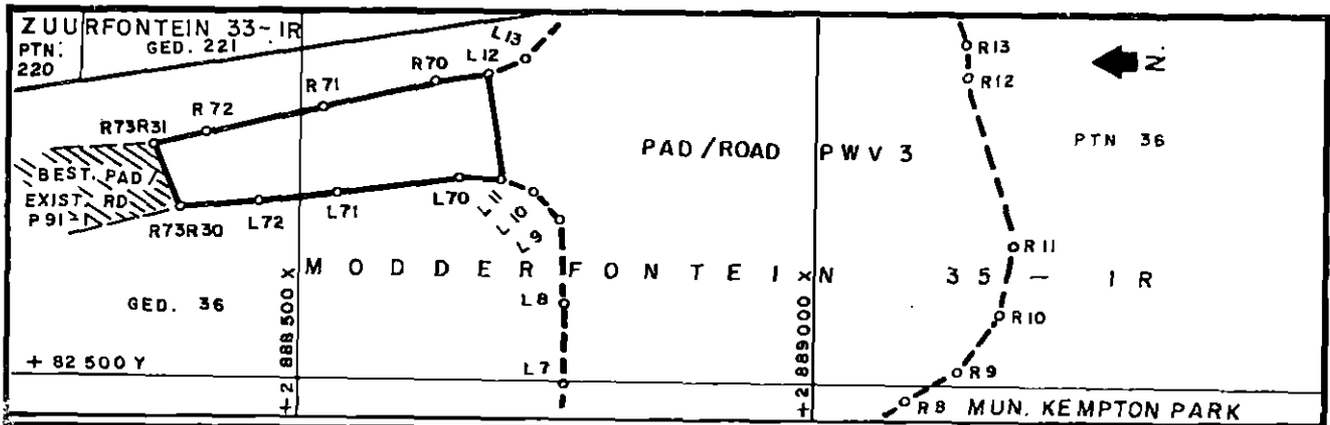
Administrateurskennisgewing 571

25 Maart 1987

**OPENBARE- EN PROVINSIALE PAD K115: KEMPTON-PARK MUNISIPALE GEBIED**

Kragtens artikel 5(1)(c) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat Openbare- en Distrikspad K115 soos aangedui op die bygaande sketsplan tot Openbare- en Provinsiale Pad K115 geklassifiseer word.

UKB: 1797 van 2 September 1986  
 Verwysing: 10/4/1/4/PWV3 Oos (5)



DIE FIGUUR: - L11, L70-L72, L73R30, R73R31, R72-R70, L12, L11;  
 STEL VOOR N GEDEELTE VAN PAD K115 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: PRS77/135/2V, 4V.  
 THE FIGURE: - L11, L70-L72, L73R30, R73R31, R72-R70, L12, L11.  
 REPRESENTS A PORTION OF ROAD K115 AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: PRS77/135/2V, 4V.  
 U.K.B./E.C.R. 1797 (1986.09.02) BUNDEL No/FILE No: 10/4/1/4/PWV3 Oos (5)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000, 00

L11	+82303.00 +88892.97	L70	+82302.42 +88652.19	L73R30	+82333.27 +88375.80	R72.	+82261.13 +88402.80
L12	+82203.32 +88876.74	L71	+82317.33 +88533.05	R70.	+82211.56 +88637.73	R73R31	+82273.92 +88354.01
		L72	+82325.95 +88453.42	R71.	+82234.37 +88519.85		

Administrator's Notice 572

25 March 1987

**PUBLIC AND PROVINCIAL ROAD K109: MIDRAND MUNICIPAL AREA**

In terms of section 5(2)(b), (1)(c) and section 3 of the Roads Ordinance, 1957, the Administrator hereby declares that a Public and Provincial Road K109 with varying widths exists over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said road with appropriate co-ordinates of boundary beacons.

In terms of section 5A(3) of the said Ordinance it is hereby declared that boundary beacons, demarcating the said road, have been erected on the land and that plan PRS 75/34/9V, indicating the land taken up by the said road is available for inspection by any interested person, at the Transvaal Roads Department, Provincial Building, Church Street West, Pretoria.

ECR 508 of 10 March 1987  
 Reference: 10/4/1/3/91-2(1)

Administrateurskennisgewing 572

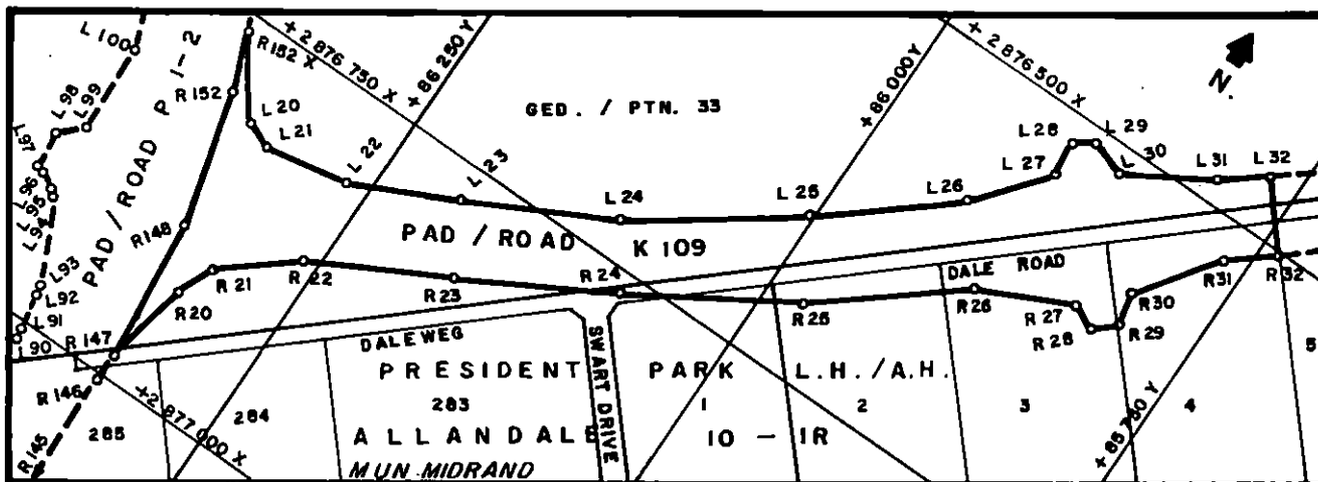
25 Maart 1987

**OPENBARE- EN PROVINSIALE PAD K109: MID-RAND MUNISIPALE GEBIED**

Kragtens artikel 5(2)(b), (1)(c) en artikel 3 van die Padordonnansie, 1957, verklaar die Administrateur hierby dat 'n Openbare en Provinsiale Pad K109 met wisselende breedtes bestaan oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde pad met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat grensbakens, wat gemelde pad aandui, op die grond opgerig is en dat plan PRS 75/34/9V wat die grond wat deur gemelde pad in beslag geneem is aandui, by die Transvaalse Paaiedepartement, Provinsiale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

UKB 508 van 10 Maart 1987  
 Verwysing: 10/4/1/3/P1-2(1)



**DIE FIGUUR: -** R147, R148, R152, R152X, L20-L32, R32-R20, R147.  
**STEL VOOR N GEDELTE VAN PAD K109 SOOS-BEDOEL BY-AFKONDIGING VAN HIERDIE**  
**PADREELING EN IN DETAIL GETOON OP PLAN: - PRS75/34/9V.**  
**THE FIGURE: -** R147, R148, R152, R152X, L20-L32, R32-R20, R147.  
**REPRESENTS A PORTION OF ROAD K109 AS INTENDED BY PUBLICATION OF THIS ROAD**  
**ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN: - PRS75/34/9V.**  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

**KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000,00**

L 20 +88342.84 +78811.05	L 28 +85887.13 +78518.71	R 23 +88178.85 +78817.32	R 31 +85782.28 +78324.43
L 21 +88325.85 +78818.35	L 29 +85873.51 +78510.87	R 24 +88075.40 +78784.82	R 32 +85738.18 +78300.88
L 22 +88285.25 +78808.08	L 30 +85852.35 +78512.42	R 25 +85878.84 +78703.81	R147 +88328.08 +78885.55
L 23 +88188.88 +78773.04	L 31 +85787.27 +78484.30	R 26 +85888.77 +78833.21	R148 +88341.80 +78880.44
L 24 +88107.58 +78722.53	L 32 +85770.83 +78481.28	R 27 +85832.58 +78805.10	R152 +88384.50 +78787.03
L 25 +88002.89 +78855.88	R 20 +88318.84 +78824.42	R 28 +85811.49 +78808.81	R152X +88375.54 +78781.80
L 26 +85823.74 +78590.50	R 21 +88308.82 +78802.88	R 29 +85788.10 +78598.33	
L 27 +85888.58 +78540.87	R 22 +88281.88 +78882.11	R 30 +85787.85 +78575.18	

**Administrator's Notice 573**

25 March 1987

**DEVIATION AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC AND PROVINCIAL ROAD P66-1: SANDTON MUNICIPAL AREA**

In terms of section 5(2)(c) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of Public and Provincial Road P66-1 and increases the width of the road reserve of the said deviation to varying widths over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation and the extent of the increase in width of the road reserve of the said deviation, with appropriate co-ordinates of boundary beacons.

In terms of section 5A(3) of the said Ordinance it is hereby declared that boundary beacons, demarcating the said road adjustment, have been erected on the land and that plans PRS 75/34/3V-4V, indicating the land taken up by the said road adjustment are available for inspection by any interested person, at the Transvaal Roads Department, Provincial Building, Church Street West, Pretoria.

ECR 508 dated 10 March 1987  
 Reference: 10/4/1/3/P1-2(1)

**Administrateurskennisgewing 573**

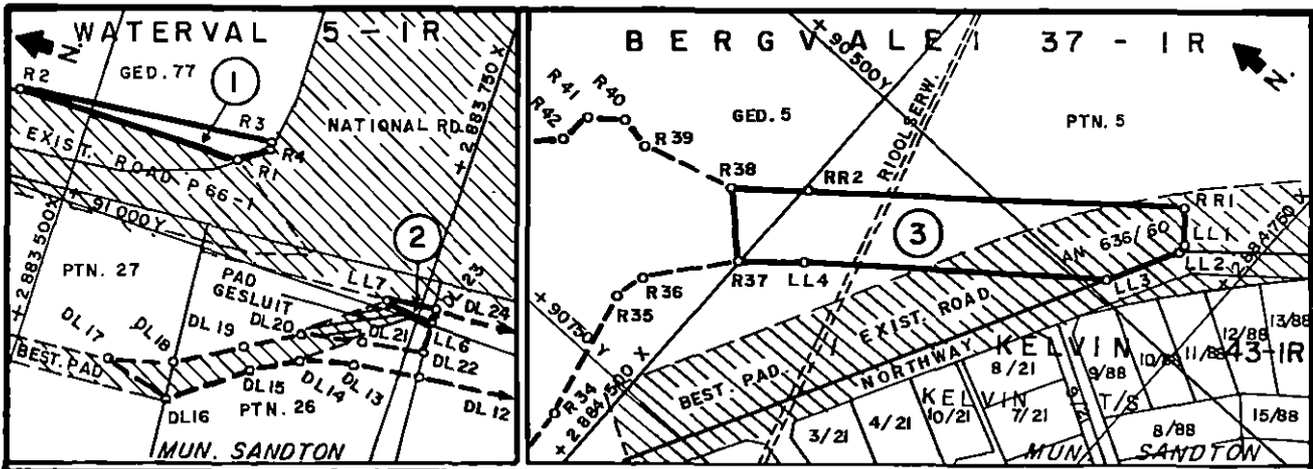
25 Maart 1987

**VERLEGGING EN VERMEERDERING VAN DIE BREEDTE VAN DIE PADRESERVE VAN OPENBARE- EN PROVINSIALE PAD P66-1: MUNISIPALE GEBIED SANDTON**

Kragtens artikel 5(2)(c) en artikel 3 van die Padordonnansie, 1957, verlê die Administrateur hierby 'n gedeelte van Openbare en Provinsiale Pad P66-1 en vermeerder die breedte van die padreserve van gemelde verlegging na wisselende breedtes oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van die padreserve van gemelde verlegging met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van die gemelde Ordonnansie, word hierby verklaar dat grensbakens, wat gemelde padreëling aandui, op die grond opgerig is en dat planne PRS 75/34/3V-4V wat die grond wat deur gemelde padreëling in beslag geneem is aandui, by die Transvaalse Paaiedepartement, Provinsiale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

UKB 508 van 10 Maart 1987  
 Verwysing: 10/4/1/3/P1-2(1)



DIE FIGURE: - (1) R1-R4, R1. (2) LL7, DL23, LL6, LL7. (3) R37, R38, RR2, RR1, LL1-LL4, R37.  
 STEL VOOR GEDEELTES VAN PAD P66-1 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLANNE: PRS75/34/3V-4V.  
 THE FIGURES: - (1) R1-R4, R1. (2) LL7, DL23, LL6, LL7. (3) R37, R38, RR2, RR1, LL1-LL4, R37.  
 REPRESENT PORTIONS OF ROAD P66-1 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: PRS75/34/3V-4V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000, 00

LL1 +90435.54 +84711.98	LL6 +90998.62 +83755.11	R 3 +90925.71 +83619.81	RR1 +90415.98 +84895.88
LL2 +90438.02 +84712.20	LL7 +90995.08 +83726.35	R 4 +90926.51 +83619.92	RR2 +90572.95 +84504.40
LL3 +90480.49 +84889.84	R 1 +90940.27 +83802.36	R37 +90636.31 +84499.55	DL23 +90992.74 +83754.82
LL4 +90808.51 +84533.58	R 2 +90938.78 +83451.39	R38 +90605.24 +84464.81	

Administrator's Notice 574

25 March 1987

ACCESS ROADS: DISTRICT OF JOHANNESBURG AND MIDRAND AND SANDTON MUNICIPAL AREAS

In terms of section 48(1)(a) of the Roads Ordinance, 1957, the Administrator hereby declares that access roads with varying widths, exist over the properties as indicated on the subjoined sketch plans which also indicate the general directions and situations of the said access roads with appropriate co-ordinates of boundary beacons.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that boundary beacons, demarcating the said roads, have been erected on the land and that plans PRS 75/34/2V-12V, 18V and 20V, indicating the land taken up by the said roads, are available for inspection by any interested person, at the Transvaal Roads Department, Provincial Building, Church Street West, Pretoria.

ECR 508 dated 10 March 1987  
 Reference: 10/4/1/3/P1-2(1)

Administrateurskennisgewing 574

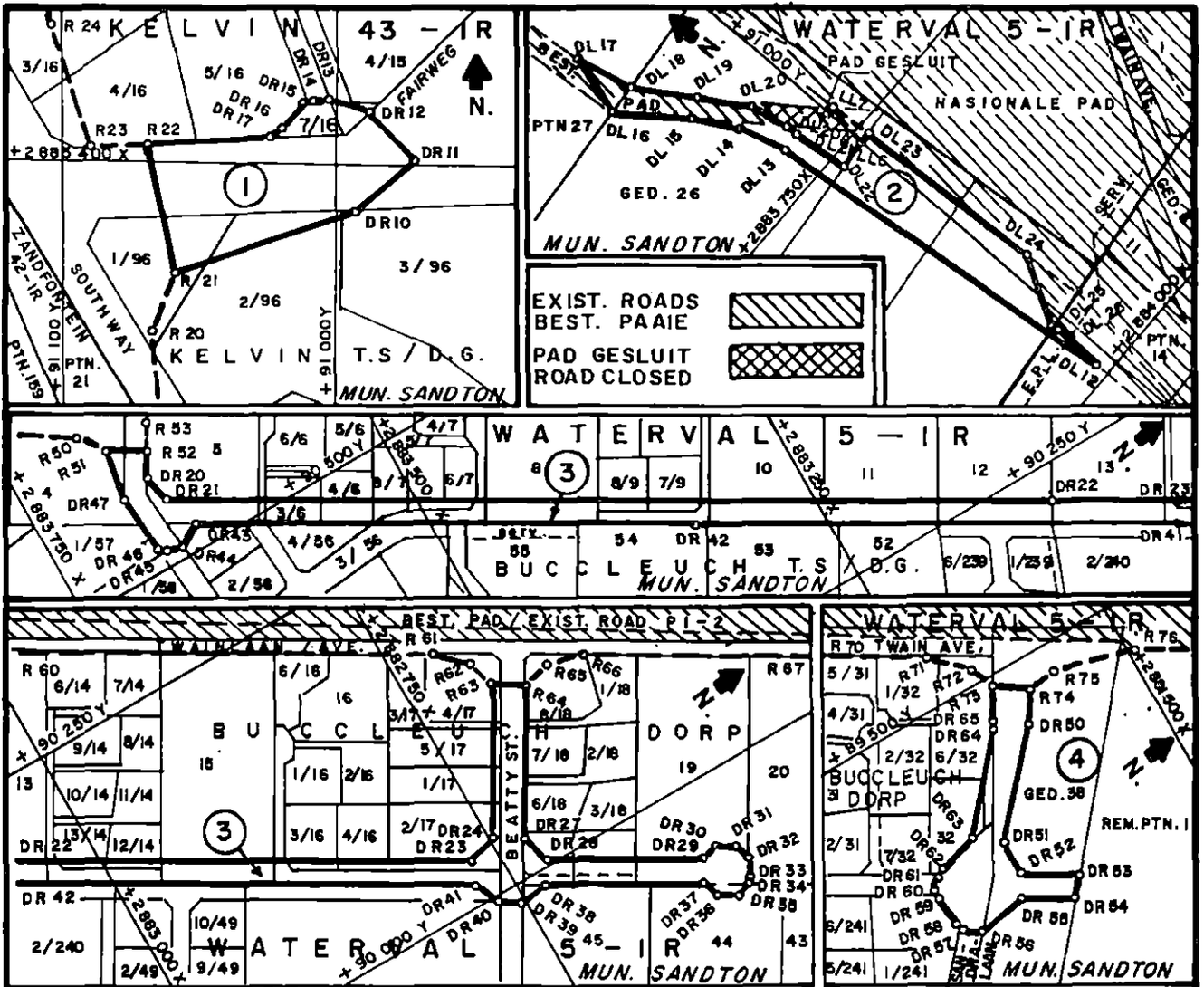
25 Maart 1987

TOEGANGSPAARIE: DISTRIK JOHANNESBURG EN MUNISIPALE GEBIEDE MIDRAND EN SANDTON

Kragtens artikel 48(1)(a) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat toegangspaaie met wisselende breedtes, bestaan oor die eiendomme soos aangedui op bygaande sketsplanne wat ook die algemene rigtings en liggings van gemelde toegangspaaie met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat grensbakens wat gemelde paaie aandui, op die grond opgerig is en dat planne PRS 75/34/2V-12V, 18V en 20V wat die grond wat deur gemelde paaie in beslag geneem is aandui, by die Transvaalse Paaiedepartement, Provinsiale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

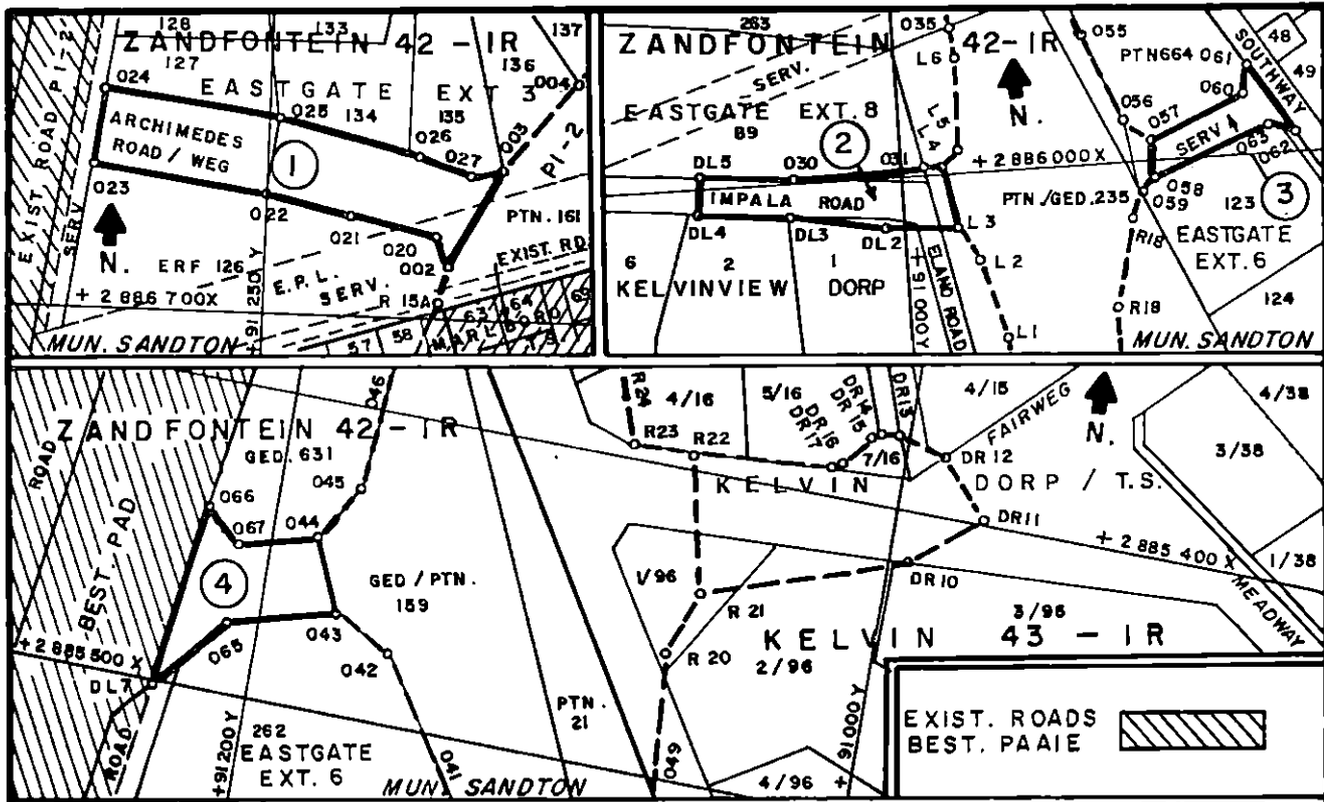
UKB 508 van 10 Maart 1987  
 Verwysing: 10/4/1/3/P1-2(1)



DIE FIGURE: - (1) R21, R22, DR17-DR10, R21. (2) DL12-DL26, DL12.  
 (3) R51, R52, DR20-DR24, R63, R64, DR27-DR47, R51. (4) R73, R74, DR50, -DR65, R73.  
 STEL VOOR GEDEELTES VAN TOEGANGSPAATIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: PRS75/34/3V-5V.  
 THE FIGURES: - (1) R21, R22, DR17-DR10, R21. (2) DL12-DL26, DL12.  
 (3) R51, R52, DR20-DR24, R63, R64, DR27-DR47, R51. (4) R73, R74, DR50, -DR65, R73.  
 REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: PRS75/34/3V-5V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000.00

R21	+91054.98	+85437.50	DR17	+91021.75	+85389.83	DR36	+89921.25	+82625.09	DR53	+89348.16	+81808.84
R22	+91068.34	+85392.23	DR20	+90562.93	+83863.09	DR37	+89933.54	+82628.41	DR54	+89335.78	+81819.22
R51	+90595.82	+83879.83	DR21	+90542.82	+83858.10	DR38	+89991.13	+82728.79	DR55	+89355.03	+81852.77
R52	+90580.45	+83653.04	DR22	+90224.02	+83102.51	DR39	+89985.59	+82749.28	DR56	+89348.76	+81889.87
R63	+90131.58	+82889.24	DR23	+90030.18	+82784.71	DR40	+89993.42	+82762.92	DR57	+89358.09	+81700.62
R64	+90119.14	+82867.55	DR24	+90035.73	+82744.23	DR41	+90013.90	+82788.48	DR58	+89360.55	+81702.01
R73	+89495.27	+81598.73	DR27	+90023.29	+82722.55	DR42	+90337.34	+83332.16	DR59	+89384.84	+81708.12
R74	+89479.37	+81572.14	DR28	+90002.82	+82717.00	DR43	+90518.99	+83648.71	DR60	+89387.45	+81705.39
DR10	+90995.32	+85413.34	DR29	+89947.41	+82820.45	DR44	+90509.04	+83664.02	DR61	+89397.30	+81696.84
DR11	+90987.81	+85394.89	DR30	+89950.74	+82808.17	DR45	+90512.74	+83878.81	DR62	+89398.83	+81694.41
DR12	+90985.84	+85377.55	DR31	+89943.28	+82595.15	DR46	+90514.59	+83880.42	DR63	+89406.71	+81685.31
DR13	+91001.98	+85374.37	DR32	+89930.99	+82591.83	DR47	+90558.32	+83684.90	DR64	+89489.93	+81611.59
DR14	+91009.11	+85374.20	DR33	+89918.41	+82599.04	DR50	+89480.27	+81586.62	DR65	+89472.38	+81609.87
DR15	+91011.40	+85375.42	DR34	+89918.72	+82601.24	DR51	+89394.09	+81644.66			
DR16	+91019.45	+85388.28	DR35	+89913.79	+82612.08	DR52	+89388.91	+81644.81			



DIE FIGURE: - (1) 002, 020-027, 003, 002. (2) L4, L3, DL2-DL5, 030, 031, L4.  
 (3) 057, 060-063, 058, 057. (4) 044, 043, 065, DL7, 066, 067, 044.

STEL VOOR GEDELTES VAN TOEGANGSPAATIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLAN: - PRS75/34/2V.

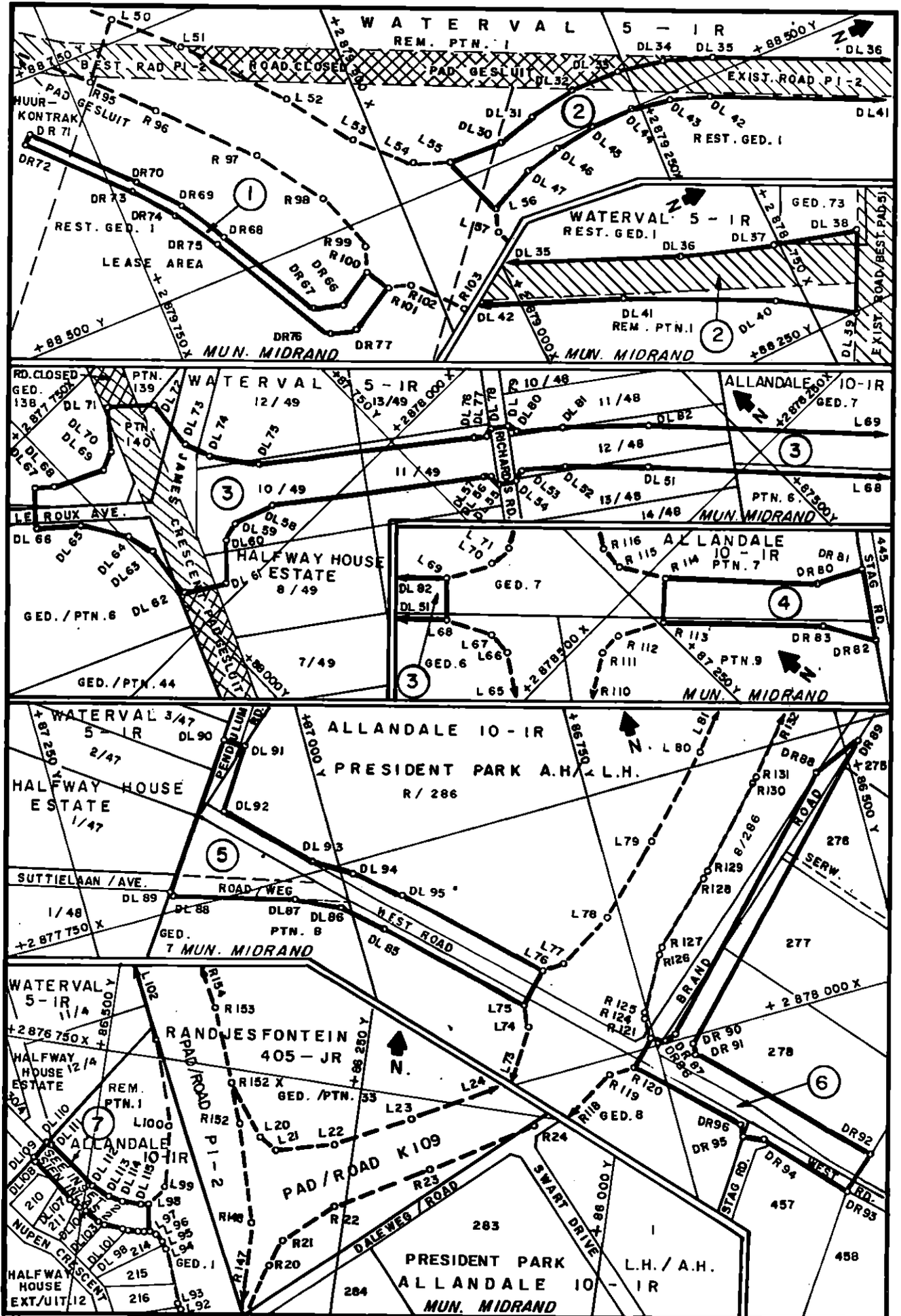
THE FIGURES: - (1) 002, 020-027, 003, 002. (2) L4, L3, DL2-DL5, 030, 031, L4.  
 (3) 057, 060-063, 058, 057. (4) 044, 043, 065, DL7, 066, 067, 044.

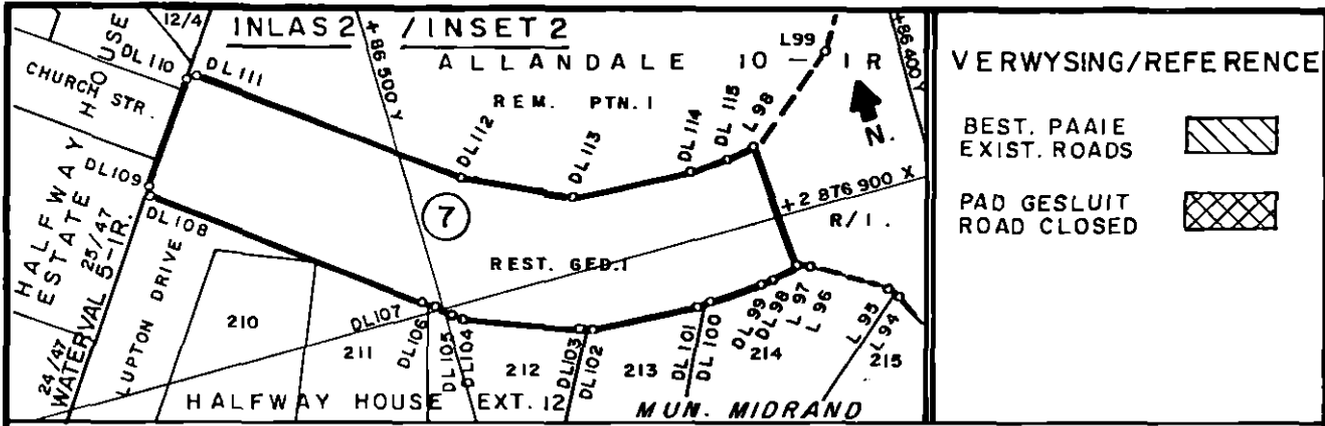
REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN: - PRS75/34/2V.

U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2. (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000,00

L 3	+80885.31	+88038.80	002	+91133.58	+88669.63	028	+91149.80	+88594.48	080	+90775.54	+85981.82
L 4	+90974.08	+85888.85	003	+81097.18	+86601.77	027	+91118.00	+88807.12	081	+90789.89	+85944.22
DL 2	+91008.81	+88030.13	020	+91139.89	+88647.08	030	+91069.25	+85898.74	082	+90739.84	+85890.45
DL 3	+91088.19	+88019.24	021	+91190.68	+86630.18	031	+90985.38	+85997.70	083	+90781.84	+85883.32
DL 4	+91131.01	+88014.14	022	+91248.00	+88620.49	043	+91178.60	+85487.28	085	+91212.18	+85477.18
DL 5	+91129.38	+85883.98	023	+91384.92	+88608.53	044	+91182.59	+85442.37	088	+91219.04	+85438.83
DL 7	+91228.73	+85498.84	024	+91359.24	+86558.86	057	+90839.28	+85986.49	067	+91208.57	+85449.48
			025	+91242.03	+88573.88	058	+90840.49	+88013.78			





DIE FIGURE: - (1) R100, R101, DR77-DR66, R100. (2) L55, DL30-DL47, L56, L55.  
 (3) L69, L68, DL51-DL82, L69. (4) R114, DR80-DR83, R113, R114. (5) L76, L75, DL85-DL95, L76.  
 (6) R121, DR86-DR96, R120, R121. (7) L98, L97, DL98-DL115, L98.

STEL VOOR GEDELTES VAN TOEGANGSPAAIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: -PRS75/34/6V-9V, 18V, 20V.

THE FIGURES: - (1) R100, R101, DR77-DR66, R100. (2) L55, DL30-DL47, L56, L55.  
 (3) L69, L68, DL51-DL82, L69. (4) R114, DR80-DR83, R113, R114. (5) L76, L75, DL85-DL95, L76.  
 (6) R121, DR86-DR96, R120, R121. (7) L98, L97, DL98-DL115, L98.

REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: -PRS75/34/6V-9V, 1c/, 20V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/3/P1-2 (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000, 00

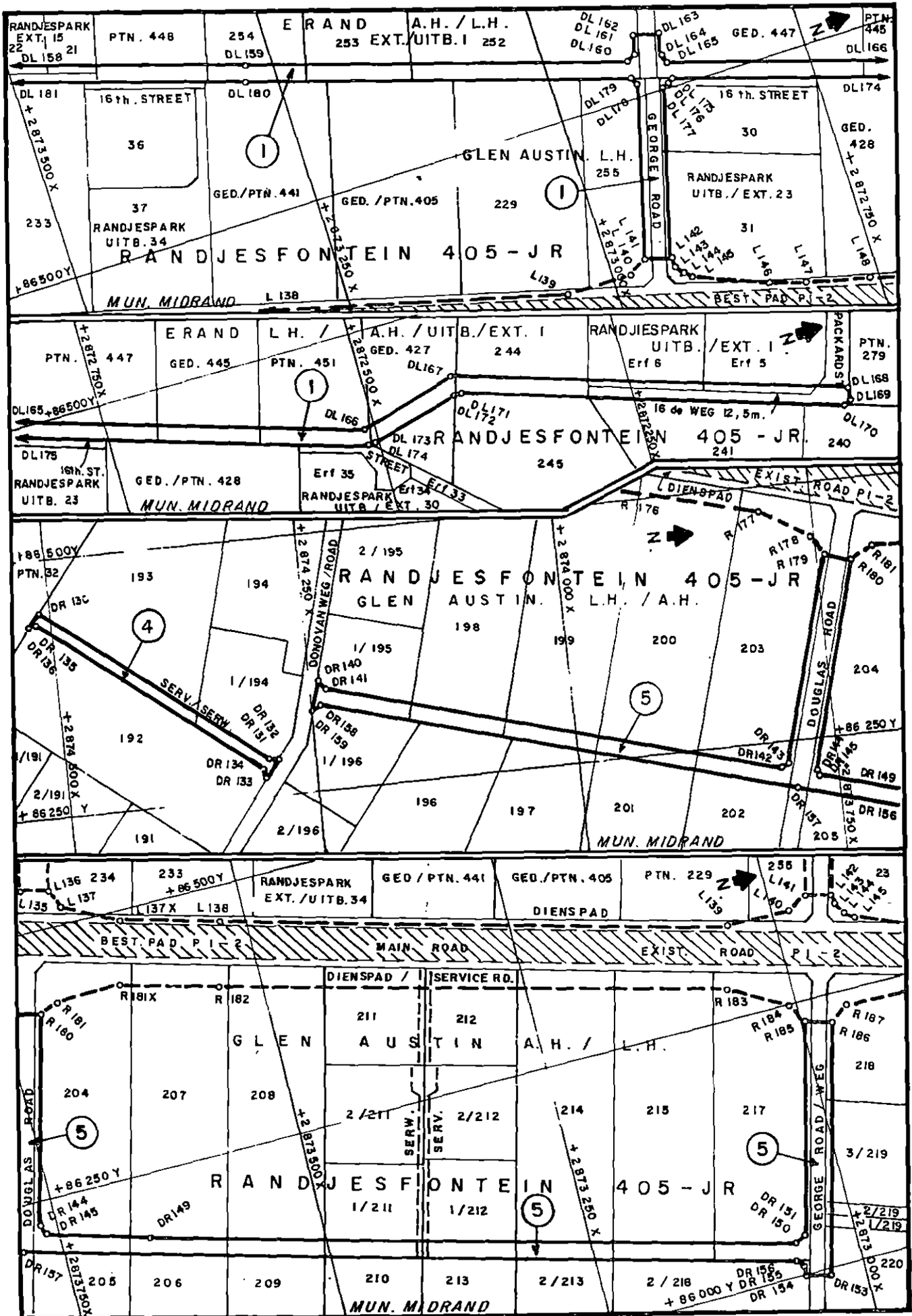
L 55	+88517.95	+78439.62	DL 53	+87681.24	+78105.75	DL 91	+87059.76	+77615.30	DR 81	+87070.41	+78838.44
L 56	+88457.59	+79418.65	DL 54	+87690.40	+78108.47	DL 92	+87098.28	+77669.72	DR 82	+87111.46	+78894.52
L 68	+87392.96	+78387.18	DL 55	+87700.96	+78097.74	DL 93	+87026.51	+77739.43	DR 83	+87138.20	+78648.01
L 69	+87364.45	+78359.12	DL 56	+87702.31	+78089.24	DL 94	+86991.52	+77760.48	DR 88	+86742.35	+77998.57
L 75	+86889.04	+77929.20	DL 57	+87710.50	+78083.12	DL 95	+86951.29	+77793.75	DR 87	+86734.82	+77998.15
L 76	+86841.16	+77900.52	DL 58	+87875.73	+77962.46	DL 98	+86437.36	+76912.82	DR 88	+86535.71	+77791.29
L 97	+86432.87	+78911.90	DL 59	+87916.23	+77950.09	DL 99	+86440.32	+76913.30	DR 89	+86485.67	+77768.52
L 98	+86436.40	+78887.12	DL 60	+87933.37	+77956.44	DL 100	+86450.72	+76914.53	DR 90	+86720.58	+78010.08
R100	+88450.93	+79552.23	DL 61	+87963.02	+77987.51	DL 101	+86453.70	+76914.54	DR 91	+86718.40	+78018.87
R101	+88429.08	+79540.09	DL 62	+87997.10	+77965.42	DL 102	+86474.08	+76912.39	DR 92	+86578.45	+78154.91
R113	+87244.23	+78538.26	DL 63	+87980.27	+77916.11	DL 103	+86478.98	+76911.85	DR 93	+86608.77	+78180.48
R114	+87215.73	+78510.20	DL 64	+87998.70	+77888.80	DL 104	+86495.89	+76903.81	DR 94	+86674.32	+78118.79
R120	+88781.49	+78014.31	DL 65	+88024.95	+77848.35	DL 105	+86498.53	+76902.41	DR 95	+86695.65	+78108.00
R121	+86753.61	+77985.82	DL 66	+88055.56	+77822.60	DL 106	+86503.31	+76899.21	DR 96	+86698.49	+78096.82
			DL 67	+88029.81	+77791.99	DL 107	+86505.78	+76897.48			
			DL 68	+88015.12	+77804.35	DL 108	+86550.81	+76883.72			
DL 30	+88516.78	+79388.08	DL 69	+87988.97	+77825.25	DL 109	+86551.14	+76881.80			
DL 31	+88527.17	+79349.89	DL 70	+87950.63	+77819.46	DL 110	+86538.20	+76843.34			
DL 32	+88535.59	+79304.02	DL 71	+87922.66	+77784.99	DL 111	+86538.42	+76843.41			
DL 33	+88536.17	+79257.40	DL 72	+87891.53	+77814.51	DL 112	+86489.81	+76878.35			
DL 34	+88528.90	+79211.33	DL 73	+87895.30	+77863.76	DL 113	+86475.52	+76886.06			
DL 35	+88513.99	+79167.15	DL 74	+87887.49	+77887.00	DL 114	+86459.83	+76889.58			
DL 36	+88371.12	+78838.48	DL 75	+87857.80	+77928.02	DL 115	+86443.79	+76888.82			
DL 37	+88341.48	+78753.21	DL 76	+87686.91	+78050.82	DR 66	+88429.98	+79590.00			
DL 38	+88320.07	+78673.86	DL 77	+87679.24	+78056.55	DR 67	+88437.77	+79617.19			
DL 39	+88248.39	+78709.63	DL 78	+87670.98	+78055.24	DR 68	+88533.63	+79670.35			
DL 40	+88291.95	+78774.73	DL 79	+87658.56	+78064.95	DR 69	+88576.11	+79697.49			
DL 41	+88357.16	+78906.68	DL 80	+87657.36	+78073.63	DR 70	+88614.88	+79729.69			
DL 42	+88477.31	+79183.10	DL 81	+87621.64	+78102.87	DR 71	+88696.35	+79806.41			
DL 43	+88490.06	+79220.88	DL 82	+87560.80	+78159.65	DR 72	+88689.49	+79813.89			
DL 44	+88496.28	+79260.27	DL 85	+86979.17	+77822.43	DR 73	+88608.03	+79736.97			
DL 45	+88495.78	+79300.15	DL 86	+87014.46	+77793.24	DR 74	+88570.21	+79705.56			
DL 46	+88488.57	+79339.37	DL 87	+87053.77	+77770.17	DR 75	+88528.78	+79679.09			
DL 47	+88479.48	+79372.72	DL 88	+87165.37	+77732.48	DR 76	+88409.32	+79612.85			
DL 51	+87589.31	+78187.71	DL 89	+87165.92	+77730.78	DR 77	+88402.30	+79588.37			
DL 52	+87647.78	+78132.95	DL 90	+87078.09	+77603.75	DR 80	+87111.90	+78615.87			



DIE FIGURE: - (1) DL145-DL177, L142, L141, DL178-DL183, L136, L135, DL184, DL184X, DL185-DL188, L125, L124, DL189-DL223, DL145. (2) L108, L107, DL120-DL140, L108.  
 (3) R188, R189, DR124-DR120, R188. (4) DR130-DR138, DR130.  
 (5) DR140-DR143, R179, R180, DR144, DR145, DR149-DR151, R185, R186, DR153-DR159, DR140.  
 STEL VOOR GEDEELTES VAN TOEGANGSPAARIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLANNE: - PRS75/34/10V-12V.  
 THE FIGURES: - (1) DL145-DL177, L142, L141, DL178-DL183, L136, L135, DL184, DL184X, DL185-DL188, L125, L124, DL189-DL223, DL145. (2) L108, L107, DL120-DL140, L108.  
 (3) R188, R189, DR124-DR120, R188. (4) DR130-DR138, DR130.  
 (5) DR140-DR143, R179, R180, DR144, DR145, DR149-DR151, R185, R186, DR153-DR159, DR140.  
 REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: - PRS75/35/10V-12V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/4/P1-2 (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000, 00

L107	+88841.09	+75838.05	DL147	+87383.13	+78128.06	DL184	+88739.78	+73858.29	DL220	+87388.26	+76034.75
L108	+88957.84	+75778.25	DL148	+87404.78	+78034.48	DL184X	+86747.35	+73882.44	DL221	+87388.83	+78128.32
L124	+88851.84	+74821.18	DL149	+87182.55	+75211.70	DL185	+86782.24	+73774.63	DL222	+87385.80	+78198.52
L125	+88843.83	+74787.42	DL150	+87220.75	+75130.50	DL186	+86828.94	+74246.38	DL223	+87381.37	+78203.88
L135	+88547.57	+73710.53	DL151	+87105.10	+74758.83	DL187	+87078.57	+74727.41	DR120	+86878.79	+74878.54
L136	+88541.03	+73888.40	DL152	+87109.14	+74751.63	DL188	+87074.58	+74734.71	DR121	+86578.86	+74939.85
L141	+86345.84	+72885.43	DL153	+87154.70	+74740.12	DL189	+87082.00	+74758.61	DR122	+86585.59	+74918.84
L142	+86341.53	+72940.78	DL154	+87148.54	+74715.71	DL190	+87089.57	+74762.76	DR123	+86885.72	+74857.23
R188	+88730.08	+74853.71	DL155	+87101.88	+74727.57	DL191	+87203.18	+75127.88	DR124	+86685.52	+74841.11
R189	+86728.35	+74828.49	DL156	+87094.08	+74723.32	DL192	+87202.99	+75130.67	DR130	+88448.22	+74511.82
R179	+86428.81	+73742.43	DL157	+86944.25	+74241.88	DL193	+87185.58	+75210.21	DR131	+88288.15	+74300.85
R180	+86423.28	+73718.25	DL158	+86797.55	+73789.80	DL194	+87282.04	+75587.38	DR132	+88287.25	+74282.44
R185	+86227.89	+72897.35	DL159	+86848.18	+73283.11	DL195	+87257.81	+75574.74	DR133	+88271.38	+74304.63
R186	+88221.35	+72873.22	DL180	+86533.49	+72920.74	DL196	+87045.06	+75632.23	DR134	+88279.81	+74305.73
DL120	+88980.38	+75880.39	DL181	+86537.50	+72913.44	DL197	+87032.79	+75625.18	DR135	+88440.88	+74515.50
DL121	+88983.02	+75882.88	DL182	+86557.02	+72908.15	DL198	+86988.70	+75482.01	DR136	+88440.88	+74517.61
DL122	+86985.41	+75884.45	DL183	+86550.48	+72884.02	DL199	+86995.40	+75450.34	DR140	+88358.89	+74247.04
DL123	+87008.48	+75879.80	DL184	+86530.07	+72889.55	DL200	+86988.32	+75424.28	DR141	+88349.83	+74242.82
DL124	+87010.81	+75881.47	DL185	+86522.50	+72885.38	DL201	+86976.05	+75417.25	DR142	+88230.04	+73802.95
DL125	+87038.40	+75898.88	DL186	+86405.30	+72508.58	DL202	+86847.10	+75425.12	DR143	+88234.28	+73795.58
DL128	+87041.31	+75911.97	DL187	+86432.83	+72415.55	DL203	+86939.14	+75437.08	DR144	+88227.70	+73771.48
DL127	+87083.83	+75945.24	DL188	+86318.13	+72047.18	DL204	+86948.18	+75483.13	DR145	+88220.33	+73787.25
DL128	+87065.25	+75947.88	DL189	+86304.28	+72051.49	DL205	+86958.44	+75470.18	DR149	+88191.83	+73881.88
DL128	+87080.80	+75984.90	DL170	+86303.49	+72053.37	DL206	+87040.94	+75775.78	DR150	+88027.52	+73057.88
DL130	+87081.77	+75987.73	DL171	+86415.87	+72414.24	DL207	+87033.89	+75788.02	DR151	+88031.74	+73050.50
DL131	+87081.70	+76024.44	DL172	+86415.89	+72417.11	DL208	+87040.93	+75814.09	DR153	+85990.67	+73035.73
DL132	+87057.28	+76033.75	DL173	+86389.01	+72507.23	DL209	+87053.19	+75821.14	DR154	+85997.21	+73059.88
DL133	+87082.34	+76052.87	DL174	+86389.03	+72510.10	DL210	+87083.53	+75812.94	DR155	+88004.72	+73057.83
DL134	+87103.35	+76055.58	DL175	+86508.18	+72886.87	DL211	+87089.81	+75799.74	DR158	+88012.08	+73082.05
DL135	+87124.50	+76085.28	DL176	+86501.01	+72898.29	DL212	+87082.53	+75775.24	DR157	+88209.75	+73789.30
DL136	+87154.80	+76077.05	DL177	+86498.84	+72898.00	DL213	+87080.81	+75773.05	DR158	+88334.19	+74247.02
DL137	+87108.83	+75898.44	DL178	+86510.44	+72920.77	DL214	+87072.57	+75788.32	DR159	+88329.97	+74254.38
DL138	+87094.28	+75878.74	DL179	+86518.02	+72924.93	DL215	+87070.88	+75788.12			
DL139	+87058.23	+75838.50	DL180	+86830.87	+73287.88	DL216	+87042.18	+75659.94			
DL140	+87011.02	+75808.50	DL181	+86708.52	+73531.12	DL217	+87049.23	+75647.88			
DL145	+87408.40	+78198.57	DL182	+86738.38	+73827.09	DL218	+87281.98	+75590.18			
DL148	+87401.04	+78192.34	DL183	+86732.35	+73834.40	DL219	+87289.34	+75594.41			



Administrator's Notice 575

25 March 1987

**DEVIATION AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC AND DISTRICT ROAD 795: MIDRAND MUNICIPAL AREA**

In terms of section 5(2)(c) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of Public and District Road 795 and increases the width of the road reserve of the said deviation to varying widths over the properties as indicated on the subjoined sketch plans which also indicate the general direction and situation and the extent of the increase in width of the road reserve of the said deviation, with appropriate co-ordinates of boundary beacons.

In terms of section 5A(3) of the said Ordinance it is hereby declared that boundary beacons, demarcating the said road adjustment, have been erected on the land and that plans PRS 75/34/12V-13V, indicating the land taken up by the said road adjustment are available for inspection by any interested person, at the Transvaal Roads Department, Provincial Building, Church Street West, Pretoria.

ECR 508 dated 10 March 1987  
Reference: 10/4/1/3/P1-2(1)

Administrateurskennisgewing 575

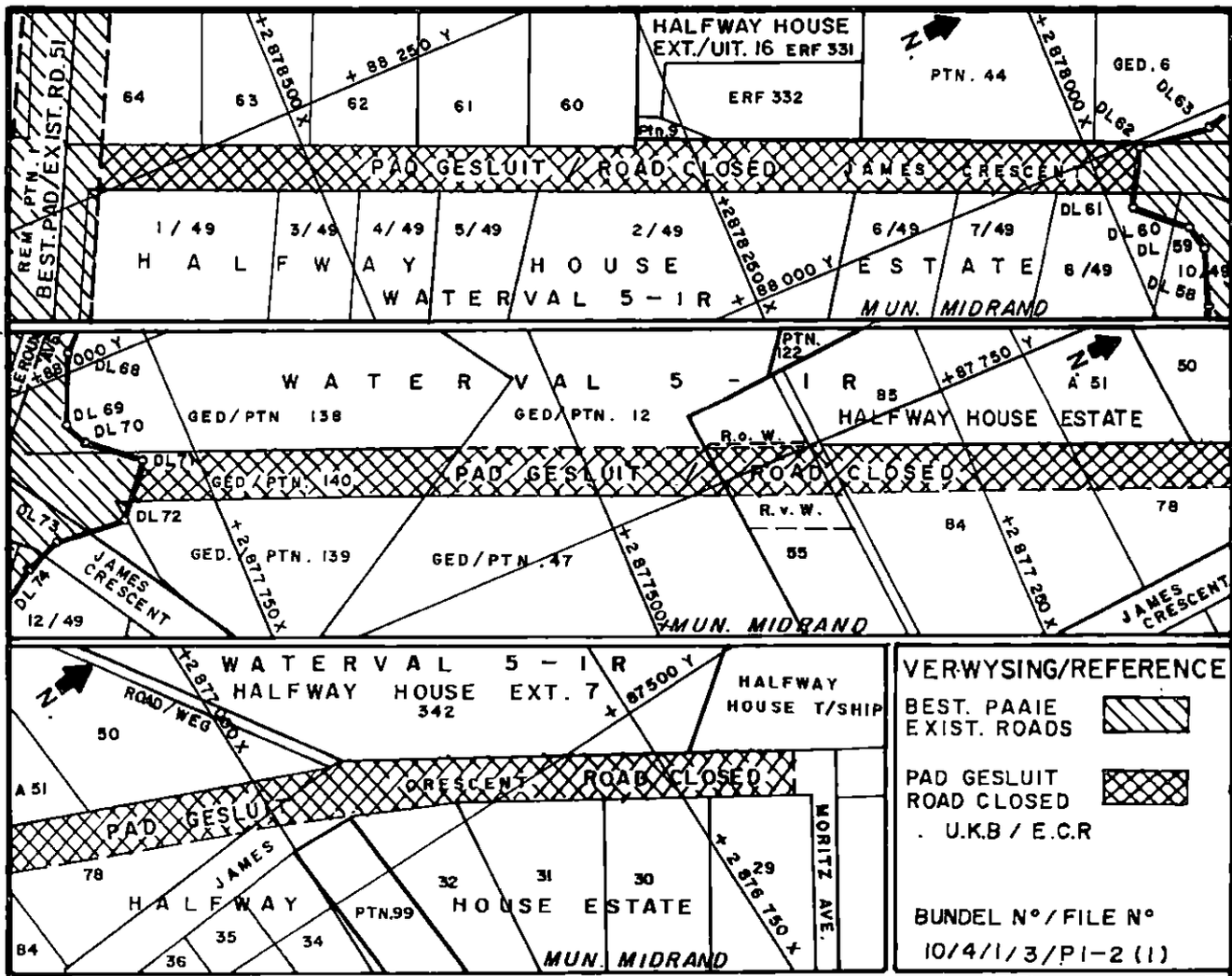
25 Maart 1987

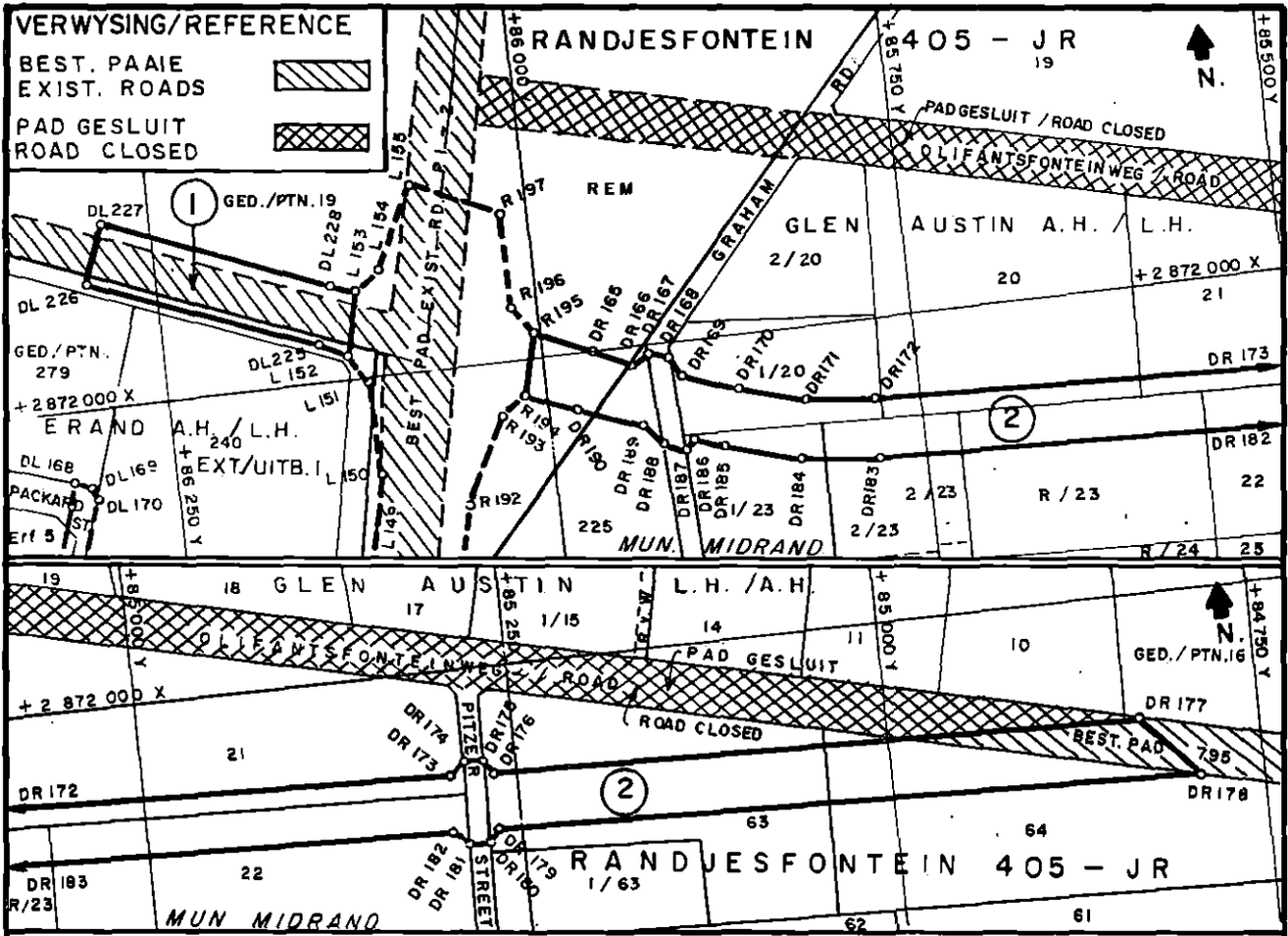
**VERLEGGING EN VERMEERDERING VAN DIE BREEDTE VAN DIE PADRESERVE VAN OPENBARE- EN DISTRIKSPAD 795: MUNISIPALE GEBIED MIDRAND**

Kragtens artikel 5(2)(c) en artikel 3 van die Padordonnansie, 1957, verlê die Administrateur hierby 'n gedeelte van Openbare- en Distrikspad 795 en vermeerder die breedte van die padreserve van gemelde verlegging na wisselende breedtes oor die eiendomme soos aangedui op bygaande sketsplanne wat ook die algemene rigting en ligging en die omvang van die vermeerdering van die breedte van die padreserve van gemelde verlegging met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie, word hierby verklaar dat grensbakens, wat gemelde padreëling aandui, op die grond opgerig is en dat planne PRS 75/34/12V-13V wat die grond wat deur gemelde padreëling in beslag geneem is aandui, by die Transvaalse Paaiedepartement, Provinsiale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

UKB 508 van 10 Maart 1987  
Verwysing: 10/4/1/3/P1-2(1)





DIE FIGURE: - (1) L153, L152, DL225-DL228, L153. (2) R194, R195, DR165-DR190, R194.  
 STEL VOOR GEDELTES VAN PAD 795 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE  
 PADREELING EN IN DETAIL GETOON OP PLANNE: - PRS75/34/12V-13V.  
 THE FIGURES: - (1) L153, L152, DL225-DL228, L153. (2) R194, R195, DR165-DR190, R194.  
 REPRESENT PORTIONS OF ROAD 795 AS INTENDED BY PUBLICATION OF THIS ROAD  
 ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: -PRS75/34/12V-13V.  
 U.K.B./E.C.R. 508 (1987.03.10) BUNDEL No/FILE No: 10/4/1/4/P1-2. (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo29. Konst/Const: Y= +0.00 X=+2 800 000,00

L152	+88127.28	+71884.54	DR165	+85964.05	+71899.88	DR174	+85288.72	+72060.48	DR183	+85779.55	+72093.16
L153	+86118.37	+71842.48	DR186	+85936.45	+72010.23	DR175	+85272.99	+72080.89	DR184	+85832.24	+72087.34
R194	+86011.04	+72024.50	DR167	+85929.41	+72005.05	DR176	+85267.17	+72067.05	DR185	+85883.24	+72072.90
R195	+86002.13	+71982.43	DR168	+85913.30	+72011.09	DR177	+84833.01	+72078.82	DR186	+85902.90	+72065.53
DL225	+86146.64	+71974.12	DR169	+85905.36	+72021.89	DR178	+84794.74	+72119.88	DR187	+85909.94	+72070.71
DL226	+86296.45	+71817.94	DR170	+85869.20	+72035.45	DR179	+85268.36	+72107.03	DR188	+85926.03	+72064.67
DL227	+86282.40	+71880.49	DR171	+85824.57	+72048.08	DR180	+85274.53	+72112.86	DR189	+85933.97	+72053.88
DL228	+86132.58	+71936.67	DR172	+85778.47	+72053.18	DR181	+85290.25	+72112.44	DR190	+85978.10	+72037.33
			DR173	+85294.88	+72066.29	DR182	+85296.07	+72106.28			

Administrator's Notice 576

25 March 1987

**LICENCES ORDINANCE, 1974 (ORDINANCE 19 OF 1974): AMENDMENT OF SCHEDULE 1**

In terms of section 60(1) of the Licences Ordinance, 1974 (Ordinance 19 of 1974), the Administrator hereby amends Schedule 1 to the said Ordinance with effect from 1 January 1987 by the addition in item 41 under the heading "Exemption from licensing" of the following paragraph:

"(E) A person who carries on business as contemplated in paragraph (2) —

(i) with goods, except food or drink or both;

(ii) only on one day of a week and at a place contemplated in that paragraph, which day and place are approved either particularly or generally beforehand by —

(a) the local authority concerned, if such business is carried on within a municipality;

(b) the Administrator, if such business is carried on outside a municipality."

TW 8/2 Vol 41

**General Notices**

NOTICE 207 OF 1987

**PROPOSED PRETORIA AMENDMENT SCHEME 1991**

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 the owner of Portion 1 of Erf 106, Gezina Township, Mr Karel Terblanche Swanepoel, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated in Ninth Avenue, Gezina from "Special Residential" to "Special" for shops and flats.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria within a period of four weeks from the date of first publication of this notice.

Date of first publication: 18 March 1987.

PB 4-9-2-3H-1991

NOTICE 208 OF 1987

**PROPOSED PRETORIA AMENDMENT SCHEME 2005**

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 the owner of Erf 220, Hatfield Township, Mr G H P Botbyl, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated on the south-western corner of Duncan and Pretorius Streets, from "Special Residential" to "Special" for residential purposes,

Administrateurskennisgewing 576

25 Maart 1987

**ORDONNANSIE OP LISENSIES, 1974 (ORDONNANSIE 19 VAN 1974): WYSIGING VAN BYLAE 1**

Ingevolge artikel 60(1) van die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), wysig die Administrateur hierby Bylae 1 by genoemde Ordonnansie met ingang van 1 Januarie 1987 deur in item 41 die volgende paragraaf onder die opskrif "Vrystellings van lisensiëring" by te voeg:

"(E) Iemand wat soos in paragraaf (2) beoog, besigheid dryf —

(i) met goedere, behalwe eet- of drinkware of albei;

(ii) op slegs een dag van 'n week en by 'n plek soos in daardie paragraaf beoog, welke dag en plek in die besonder of in die algemeen, vooraf goedgekeur is deur —

(a) die betrokke plaaslike bestuur, indien sodanige besigheid binne 'n munisipaliteit gedryf word;

(b) die Administrateur, indien sodanige besigheid buite 'n munisipaliteit gedryf word."

TW 8/2 Vol 41

**Algemene Kennisgewings**

KENNISGEWING 207 VAN 1987

**VOORGESTELDE PRETORIA-WYSIGINGSKEMA 1991**

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Gedeelte 1 van Erf 106, dorp Gezina, mnr Karel Terblanche Swanepoel, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë in Nengendelaan, Gezina van "Spesiale Woon" tot "Spesiaal" vir winkels en woonstelle.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437 Pretoria en die Stadsklerk, Posbus 440, Pretoria voorgelê word.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-3H-1991.

KENNISGEWING 208 VAN 1987

**VOORGESTELDE PRETORIA-WYSIGINGSKEMA 2005**

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 220, dorp Hatfield, mnr G H P Botbyl, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë op die suidwestelike hoek van Duncan- en Pretoriusstraat, van "Spesiale Woon" tot "Spe-

an art gallery and the display and storage of antique and hand-made Oriental carpets.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001, within a period of four weeks from the date of first publication of this notice.

Date of first publication: 18 March 1987.

PB 4-9-2-3H-2005

NOTICE 209 OF 1987

PRETORIA AMENDMENT SCHEME 2004

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 the owner of the undermentioned erven, Die Wapadrand Trust, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erven 28 and 29, Wapadrand Extension 1 from "Special" and Erven 31, 32 and 33, Wapadrand Extension 1 from "Duplex Residential" to "General Business" (Business 1). The properties are situated on Watent Crescent, Wapadrand Road and Provincial Road R54.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o PO Box 12320, Clubview 0014.

Date of first publication: 18 March 1987.

PB 4-9-2-3H-2004

NOTICE 210 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 1982

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 the owner of Erf 346, Pretoria North, Mr P G Rynners, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated on President Steyn Street from "Special Residential" to "Special" for the erection of a filling station and garage.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of

siaal" vir woondoeleindes, 'n kunsgallery en die vertoon en berging van antieke en handgemaakte Oosterse matte, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001, voorgelê word.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-3H-2005

KENNISGEWING 209 VAN 1987

PRETORIA-WYSIGINGSKEMA 2004

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van ondergenoemde erwe, Die Wapadrand Trust, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Erwe 28 en 29, Wapadrand Uitbreiding 1 van "Spesiaal" en Erwe 31, 32 en 33, Wapadrand Uitbreiding 1 van "Duplex Woon" tot "Algemene Besigheid" (Besigheid 1). Die eiendom is geleë aan Watentsingel, Wapadrandweg en Provinsiale Pad K34.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria voorgelê word.

Adres van eienaar: P/a Posbus 12320, Clubview 0014.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-3H-2004

KENNISGEWING 210 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 1982

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 346, Pretoria-Noord, mnr P G Rynners, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë in President Steynstraat van "Spesiale Woon" tot "Spesiaal" vir die oprigting van 'n vulstasie en garage.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eer-

Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria, 0001, within a period of four weeks from the date of first publication of this notice.

Date of first publication: 18 March 1987.

PB 4-9-2-3H-1982

#### NOTICE 212 OF 1987

##### HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 260

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 the owners of the undermentioned erven, Hiliard Naphtali Gordon and Maurice Rich, Halfway House Café (Pty) Ltd, Cleveland Estates (Pty) Ltd, Piagal Property Investments (Pty) Ltd and Piagal Properties (Midrand) (Pty) Ltd, applied for the amendment of Halfway House and Clayville Town-planning Scheme, 1976, by the rezoning of:

1. Portion 38 of Erf 30, Halfway House, from "Business 1" tot "Special" for "Business 1" purposes subject to certain conditions;
2. Erf 68, Halfway House, from "Special" for "Business 1" purposes to "Special" for "Business 1" purposes subject to certain conditions; and
3. Portions 37, 39, 40 and 41 of Erf 30, Halfway House, from "Residential 2" to "Special" for "Business 1" purposes subject to certain conditions.

The properties are situated on Tonetti Street, De Winnaar Street, Alexander Avenue and Provincial Road P1/2.

Further particulars of this application are open for inspection at the office of the Town Clerk of Midrand and the office of the Director of Local Government, Provincial Building, Room B206(a), cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag X20, Halfway House, 1685, within a period of four weeks from the date of first publication of this notice.

This notice supersedes all previous notices regarding Halfway House and Clayville Amendment Scheme 260.

Address of owners: C/o 1158 School Lane, Hatfield 0083 Tel. (012) 342-1758/9.

Date of first publication: 18 March 1987.

PB 4-9-2-149-260

#### NOTICE 213 OF 1987

The Director of Local Government hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that applications to establish the townships mentioned in the annexure hereto, have been received.

Further particulars of these applications are open for inspection at the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria. Any objections to or representations in regard to the applications shall be submitted to the Director of Local Government, in writing and in duplicate, at the

ste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001, voorgelê word.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-3H-1982

#### KENNISGEWING 212 VAN 1987

##### HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 260

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars van die ondergenoemde erwe, Hiliard Naphtali Gordon en Maurice Rich, Halfway House Café (Pty) Ltd, Cleveland Estates (Pty) Ltd, Piagal Property Investments (Pty) Ltd en Piagal Properties (Midrand) (Pty) Ltd, aansoek gedoen het om Halfway House en Clayville-dorpsbeplanningskema, 1976, te wysig deur die hersoening van:

1. Gedeelte 38 van Erf 30, Halfway House, vanaf "Besigheid 1" na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes;
2. Erf 68, Halfway House, vanaf "Spesiaal" vir "Besigheid 1" doeleindes na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes; en
3. Gedeeltes 37, 39, 40 en 41 van Erf 30, Halfway House, vanaf "Residensieel 2" na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes.

Die eiendom is geleë aan Tonettistraat, De Winnaarstraat, Alexanderlaan en Provinsiale Pad P1/2.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Midrand en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Privaatsak X20, Halfway House 1685, voorgelê word.

Hierdie kennisgewing vervang alle vorige kennisgewings vir Halfway House en Clayville-wysigingskema 260.

Adres van eenaar: P/a Skoollaan 1158, Hatfield 0083, Tel. (012) 342-1758/9.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-149-260

#### KENNISGEWING 213 VAN 1987

Die Direkteur van Plaaslike Bestuur gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria. Enige beswaar teen of verhoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 18 Maart 1987, skriftelik en in duplikaat, aan die Di-

above address or Private Bag X437, Pretoria 0001, at any time within a period of 8 weeks from 18 March 1987.

Pretoria, 18 March 1987.

**ANNEXURE**

Name of township: Sunninghill Park Extension 7.

Name of applicant: Maji Tamu Farm (Proprietary) Limited.

Number of erven: Business 4 and public garage: 2.

Description of land: Part of Holding 75, Sunninghill Park Agricultural Holdings.

Situation: On the western side of Kikuyu Road and the northern side of Holding 76, Sunninghill Park Agricultural Holdings.

Reference No: PB 4-2-2-8550.

Name of township: Strathavon Extension 37.

Name of applicant: E Laufer (Proprietary) Limited.

Number of erven: Residential 3: 2.

Description of land: Holding 9, Strathavon Agricultural Holdings.

Situation: On the south side of North Road and the west side of Daisy Road.

Reference No: PB 4-2-2-8551.

Name of township: Clayville Extension 18.

Name of applicant: Reginald Redvers Cullinan.

Number of erven: Commercial: 8; Municipal: 1.

Description of land: Portion 13 (a portion of Portion 6) of the farm Sterkfontein, 401 JR.

Situation: West of and abuts Provincial Road P157/2 (Pretoria — Kampton Park) South of and abuts the Remainder of Portion 6 and Portion 8 of the farm Sterkfontein, 401 JR.

Reference No: PB 4-2-2-8497.

Name of township: City Deep Extension 8.

Name of applicant: S M Goldstein (Cape) (Proprietary) Limited, Reliance Properties (Proprietary) Limited.

Number of erven: Industrial 1: 2.

Description of land: Portion 471 (a portion of Portion 83) of the farm Doornfontein No 92, Portion 861 (a portion of Portion 412) of the farm Doornfontein No 92 and Portion 862 (a portion of Portion 422) of the farm Doornfontein No 92.

Situation: The site is located on Heidelberg Road immediately to the east of the Rand mineral railway line, approximately 1,5 km to the south-east of the Heidelberg interchange with the M2 motorway.

Reference No: PB 4-2-2-6565.

Name of township: Damonsville Extension 1.

Name of applicant: Gemeenskapsontwikkelingsraad.

Number of erven: Residential 1: 440; General Business: 1; Special for undetermined: 2; Public open space: 4; Institution: 2; Educational: 1.

Description of land: A part of Portion 52 (a portion of Portion 16) of the farm Elandsfontein 440 JQ.

Situation: Northwest of and abuts on Provincial Road 2284 and east of Elandsberg Extension 1 Township.

rekteur van Plaaslike Bestuur by bovermelde adres of Pri-  
vaatsak X437, Pretoria 0001, voorgelê word.

**BYLAE**

Naam van dorp: Sunninghill Park Uitbreiding 7.

Naam van aansoekdoener: Maji Tamu Farm (Proprietary) Limited.

Aantal erwe: Besigheid 4 en openbare garage: 2 erwe.

Beskrywing van grond: Gedeelte van Hoewe 75, Sunninghill Park Landbouhoewes.

Ligging: Aan die westekant van Kikuyuweg en aan die noordekant van Hoewe 76, Sunninghill Park Landbouhoewes.

Verwysingsnommer: PB 4-2-2-8550.

Naam van dorp: Strathavon Uitbreiding 37.

Naam van aansoekdoener: E. Laufer (Proprietary) Limited.

Aantal erwe: Residensieel 3: 2 erwe.

Beskrywing van grond: Hoewe 9 Strathavon Landbouhoewes.

Ligging: Aan die suidekant van Noordstraat en aan die westekant van Daisystraat.

Verwysingsnommer: PB 4-2-2-8551.

Naam van dorp: Clayville Uitbreiding 18.

Naam van aansoekdoener: Reginald Redvers Cullinan.

Aantal erwe: Kommersieel: 8; Munisipaal: 1.

Beskrywing van grond: Gedeelte 13 ('n gedeelte van Gedeelte 6) van die plaas Sterkfontein, 401 JR.

Ligging: Wes van en grens aan Provinsiale Pad P157/2 (Pretoria — Kemptonpark) suid van en grens aan die Restant van Gedeelte 6 en Gedeelte 8 van die plaas Sterkfontein, 401 JR.

Verwysingsnommer: PB 4-2-2-8497.

Naam van dorp: City Deep Uitbreiding 8.

Naam van aansoekdoener: S M Goldstein (Cape) (Proprietary) Limited, Reliance Properties (Proprietary) Limited.

Aantal erwe: Nywerheid 1; Erwe 2.

Beskrywing van grond: Gedeelte 471 ('n gedeelte van Gedeelte 83) van die plaas Doornfontein No 92, Gedeelte 861 ('n gedeelte van Gedeelte 412) van die plaas Doornfontein No 92 en Gedeelte 862 ('n gedeelte van Gedeelte 422) van die plaas Doornfontein No 92.

Ligging: Die terrein is geleë aan Heidelberg Pad aan die oostekant van die Rand se mineraal spoorlyn, en 1,5 km aan die suidooste van die Heidelberg Kruising met die M2 motorweg.

Verwysingsnommer: PB 4-2-2-6565.

Naam van dorp: Damonsville Uitbreiding 1.

Naam van aansoekdoener: Die Gemeenskapsontwikkelingsraad.

Aantal erwe: Residensieel 1: 440; Algemene Besigheid: 1; Spesiaal vir: Onbepaald: 2; Openbare Oop Ruimte: 4; Inrigting: 2; Onderwys: 1.

Beskrywing van grond: 'n Deel van Gedeelte 52 ('n gedeelte van Gedeelte 16) van die plaas Elandsfontein 440 JQ.

Ligging: Noordwes en grens aan Provinsiale Pad 2284 en oos van die dorp Elandsberg Uitbreiding 1.

Reference No: PB 4-2-2-8207.

Name of township: Pretorius Park Extension 3.

Name of applicant: Ons Drie (Eiendoms) Beperk.

Number of erven: Residential 1: 57; Public open space: 1.

Description of land: Portion 224 (a portion of Portion 136) of the farm Garsfontein No 374 JR, Transvaal.

Situation: North-east of and abuts on Remainder of Portion 224 and south-west of and abuts on Portion 284 of the farm Garsfontein.

Reference No: PB 4-2-2-8578.

#### NOTICE 214 OF 1987

#### EXTENSION OF BOUNDARIES OF BEDFORDVIEW EXTENSION 282

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by Group Five Properties (Proprietary) Limited for permission to extend the boundaries of Bedfordview Extension 282 Township to include Holding 114, Registration Division Geldenhuis Estate Small Holdings No IR, Transvaal, district Germiston.

The relevant portion is situated north east of Florence Avenue, south east of Concorde Road, south west of Bedfordview Extension 282 and north west of Gillooly's Interchange and is to be used for offices and parking 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, 18 March 1987.

PB 4-8-2-7237-1

#### NOTICE 215 OF 1987

#### VEREENIGING AMENDMENT SCHEME 345

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 the owner of Remaining Extent of Erf 741, Vereeniging, Mr Willem Jansen van Rensburg, applied for the amendment of Vereeniging Town-planning Scheme 1, 1956, by the rezoning of the property described above, situated on Victoria Avenue and Leslie Street, Vereeniging from "Special Business" to "Special" for offices and/or professional suites and/or residential buildings.

Further particulars of this application are open for inspection at the office of the Town Clerk of Vereeniging and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Verwysingsnommer: PB 4-2-2-8207.

Naam van dorp: Pretoriuspark Uitbreiding 3.

Naam van aansoekdoener: Ons Drie (Eiendoms) Beperk.

Aantal erwe: Residensiële 1: 57 Erwe; Openbare Oop Ruimte: 1 park.

Beskrywing van grond: Gedeelte 224 ('n gedeelte van Gedeelte 136) van die plaas Garsfontein No 374 JR Transvaal.

Ligging: Noord-oos van en grens aan Restant van Gedeelte 224 en suid-wes van en grens aan Gedeelte 284 van die plaas Garsfontein.

Verwysingsnommer: PB 4-2-2-8578.

#### KENNISGEWING 214 VAN 1987

#### UITBREIDING VAN GRENSE VAN DORP BEDFORDVIEW UITBREIDING 282

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Group Five Properties (Proprietary) Limited aansoek gedoen het om die uitbreiding van die grense van dorp Bedfordview Uitbreiding 282 om Hoewe 114, Geldenhuis Estates Klein Hoewes Registrasie Afdeling No IR, Transvaal, distrik Germiston te omvat.

Die betrokke gedeelte is geleë noordoos van Florencelaan, suidoos van Concordestraat, suidwes van Bedfordview Uitbreiding 282 en noordwes van Gillooly's Kruising en sal vir kantore en parkering 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, Provinsiale 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 verhoë 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 *Provinsiale 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, Private Bag X437, Pretoria 0001.

Pretoria, 18 Maart 1987.

PB 4-8-2-7237-1

#### KENNISGEWING 215 VAN 1987

#### VEREENIGING-WYSIGINGSKEMA 345

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Resterende Gedeelte van Erf 741, Vereeniging, mnr Willem Jansen van Rensburg, aansoek gedoen het om Vereeniging-dorpsaanlegskema 1, 1956, te wysig deur die hersonering van bogenoemde eiendom, geleë in Victorialaan en Lesliestraat, Vereeniging van "Spesiale Besigheid" tot "Spesiaal" vir kantore en/of professionele kamers en/of woongeboue.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Vereeniging en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

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

Address of owner: W Jansen van Rensburg, PO Box 1168, Vereeniging 1930.

Date of first publication: 18 March 1987.

PB 4-9-2-36-345

NOTICE 216 OF 1987

RANDFONTEIN AMENDMENT SCHEME 1/102

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 the owner of Erven 1/554, 2/554, 3/554, 4/554, 5/554, 6/554, 11/554, 12/554, 13/554, 14/554, 15/554, Randfontein, Nasionale Wonings Beperk, applied for the amendment of Randfontein Town-planning Scheme 1, 1948, by the rezoning of the properties described above, situated on Kingfisher Avenue, Sugarbird Avenue, Cormorant Street, Randfontein from "Special Residential" to "Special" for group housing

Further particulars of this application are open for inspection at the office of the Town Clerk of Randfontein and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 218, Randfontein within a period of four weeks from the date of first publication of this notice.

Address of owner: Messrs Wesplan & Associates, PO Box 7149, Krugersdorp North 1741.

Date of first publication: 18 March 1987.

PB 4-9-2-29-102

NOTICE 217 OF 1987

RANDBURG AMENDMENT SCHEME 1014

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 the owner of Erf 480, Kensington "B", Barvic Properties (Proprietary) Limited, applied for the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Burke Street from "Residential 1" with a density of "One dwelling-house per erf" and "Proposed New Roads and Road Widening" to "Special" for offices with a floor area ratio of 0,6.

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125 within a period of four weeks from the date of first publication of this notice.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 35, Vereeniging voorgelê word.

Adres van eienaar: W Jansen van Rensburg, Posbus 1168, Vereeniging 1930.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-36-345

KENNISGEWING 216 VAN 1987

RANDFONTEIN-WYSIGINGSKEMA 1/102

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erve 1/554, 2/554, 3/554, 4/554, 5/554, 6/554, 11/554, 12/554, 13/554, 14/554, 15/554 Randfontein, Nasionale Wonings Beperk, aansoek gedoen het om Randfontein-dorpsaanlegskema 1, 1948, te wysig deur die hersonering van bogenoemde eiendom, geleë in Kingfisherlaan, Sugarbirdlaan, Cormorantstraat, Randfontein van "Spesiale Woon" tot "Spesiaal" vir groepsbehuising.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randfontein en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 218, Randfontein voorgelê word.

Adres van eienaar: Mnre Wesplan & Assosiate, Posbus 7149, Krugersdorp-Noord 1741.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-29-102

KENNISGEWING 217 VAN 1987

RANDBURG-WYSIGINGSKEMA 1014

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 480, Kensington "B" Barvic Properties (Proprietary) Limited, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Burkestraat van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" en "Voorgestelde nuwe Paaie en Padverbredings" tot "Spesiaal" vir kantore met 'n vloeroppervlakte verhouding van 0,6.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 voorgelê word.

Address of owner: C/o Rohrs, Nichol, De Swardt & Dyus, PO Box 52035, Saxonwold 2123.

Date of first publication: 18 March 1987.

PB 4-9-2-132H-1014

NOTICE 218 OF 1987

ROODEPOORT-MARAISBURG AMENDMENT  
SCHEME 744

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 the owner of Erf 278, Horizon View, Horizon View Shopping Centre (Proprietary) Limited, applied for the amendment of Roodepoort-Maraiburg Town-planning Scheme 1, 1946, by the rezoning of the property described above, situated on the corner of Van Santen Drive and Hossack Avenue from "Government" to "Special" for trade of business purposes subject to certain conditions.

Further particulars of this application are open for inspection at the office of the Town Clerk of Roodepoort and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X30, Roodepoort within a period of four weeks from the date of first publication of this notice.

Address of the owner: C/o Messrs Kirchhoff and Cameron, PO Box 243, Florida 1710.

Date of first publication: 18 March 1987.

PB 4-9-2-30-744

NOTICE 219 OF 1987

RANDBURG AMENDMENT SCHEME 1006

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 the owner of Erf 954, Blairgowrie, Blairgowrie Erf 954 Close Corporation, applied for the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on the corner of Fir Street and Mackay Avenue from "Government" to "Business 1" to be Height Zone 0 (FAR - 1,8, Coverage — 60 % and Height — 3 storeys).

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Messrs Van der Schyff, Van Bergen and Druce, PO Box 1974, Halfway House, Midrand 1685.

Date of first publication: 18 March 1987.

PB 4-9-2-132H-1006

Adres van eienaar: P/a Rohrs, Nichol, de Swardt en Dyus, Posbus 52035, Saxonwold 2132.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-132H-1014

KENNISGEWING 218 VAN 1987

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA  
744

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 278, Horizon View, Horizon View Shopping Centre (Proprietary) Limited, aansoek gedoen het om Roodepoort-Maraiburg-dorpsbeplanning-skema 1, 1946, te wysig deur die hersonering van bogenoemde eiendom, geleë aan die hoek van Van Santenrylaan en Hossacklaan van "Regering" tot "Spesiaal" vir handels- of besigheidsdoeleindes onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Roodepoort en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X30, Roodepoort voorgelê word.

Adres van eienaar: P/a Menere Kirchhoff en Cameron, Posbus 243, Florida 1710.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-30-744

KENNISGEWING 219 VAN 1987

RANDBURG-WYSIGINGSKEMA 1006

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 954, Blairgowrie, Blairgowrie Erf 954 Close Corporation, aansoek gedoen het om Randburg-dorpsbeplanning-skema, 1976, te wysig deur die hersonering van bogenoemde eiendom, geleë aan die hoek van Firstraat en Mackaylaan van "Regering" tot "Besigheid 1" met 'n Hoogtesone 0 (vloeroppervlakteverhouding van 1,8, Dekking — 60 % en Hoogte 3 verdiepings).

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, voorgelê word.

Adres van eienaar: P/a Menere Van der Schyff, Van Bergen en Druce, Posbus 1974, Halfweg Huis, Midrand 1685.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-132H-1006

NOTICE 220 OF 1987

RANDBURG AMENDMENT SCHEME 1008

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 the owner of Erven 2132-2145, 2148-2154: Randparkrif Extension 22, Vesting Ontwikkelingsmaatskappy (Eiendoms) Beperk, applied for the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Duiker Avenue from "Residential 1" with a density of "One dwelling-house per erf" to "Residential 2" with a density of "2 dwelling-units per erf".

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125 within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Mondorp, PO Box 56252, Pinegowrie 2123.

Date of first publication: 18 March 1987.

PB 4-9-2-132H-1008

NOTICE 227 OF 1987

The Director of Local Government hereby gives notice, in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that applications to establish the townships mentioned in the annexure hereto, have been received.

Further particulars of these applications are open for inspection at the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria. Any objections to or representations in regard to the applications shall be submitted to the Director of Local Government, in writing and in duplicate, at the above address or Private Bag X437, Pretoria 0001, at any time within a period of 8 weeks from 25 March 1987.

Pretoria, 25 March 1987.

ANNEXURE

Name of township: Bedfordview Extension 186.

Name of applicant: Clanjo Property Investments Trust, Six Six Gesh Trading Trust and Cludev Trading Trust.

Number of Erven: Special for: Clinic/medical centre and/or offices; Erven: 3.

Description of land: Portions 787, 788 and 789 of the Farm Elandsfontein 90 IR.

Situation: The site is bounded by the S12 Provincial Road to the north N1-21 National Road to the east, Osborne Lane to the west and Bedfordview Extension 294 Township to the south.

Reference No: PB 4-2-2-4217.

Name of township: Bedfordview Extension 353.

Name of applicant: The Trustees for the Time Being of the Eldor Family Trust.

KENNISGEWING 220 VAN 1987

RANDBURG-WYSIGINGSKEMA 1008

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erwe 2132-2145, 2148-2154: Randparkrif Uitbreiding 22, Vesting Ontwikkelingsmaatskappy (Eiendoms) Beperk, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Duikerlaan van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 2" met 'n digtheid van "2 wooneenhede per erf".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerek van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerek, Privaatsak 1, Randburg 2125 voorgelê word.

Adres van eienaar: P/a Mondorp, Posbus 56252, Pinegowrie 2123.

Datum van eerste publikasie: 18 Maart 1987.

PB 4-9-2-132H-1008

KENNISGEWING 227 VAN 1987

Die Direkteur van Plaaslike Bestuur gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria. Enige beswaar teen of verhoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 25 Maart 1987, skriftelik en in duplikaat, aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria 0001, voorgelê word.

Pretoria, 25 Maart 1987.

BYLAE

Naam van dorp: Bedfordview Uitbreiding 186.

Naam van aansoekdoener: Clanjo Property Investments Trust, Six Six Gesh Trading Trust en Cludev Trading Trust.

Aantal erwe: Spesiaal vir: Kliniek/mediese sentrum en/of kantore; 3 erwe.

Beskrywing van grond: Gedeeltes 787, 788 en 789 van die Plas Elandsfontein 90 IR.

Ligging: Die terrein is begrens deur die S12 Provinsiale Pad aan die noordekant, N1-21 Nasionale Pad aan die oostekant, Osbornelaan aan die westekant en Bedfordview Uitbreiding 294 Dorp aan die suidekant.

Verwysingsnommer: PB 4-2-2-4217.

Naam van dorp: Bedfordview Uitbreiding 353.

Naam van aansoekdoener: The Trustees for the Time Being and of the Eldor Family Trust.

Number of erven: Special: Erven 3 permitting a medical clinic, offices and professional suites and such other uses as may be permitted by the Administrator.

Description of land: Situated on Portion 1 and Remaining Extent of Lot 105, Geldenhuis Estate Small Holdings.

Situation: The site is located to the south east of the junction of the P112/1 (Johannesburg-Jan Smuts Motorway) and the N3 (Pretoria-Heidelberg Motorway) in the municipal area of Bedfordview. The site is bounded by Kings Road to the south, Concorde Road to the west and Marcus Road to the north.

Reference No: PB 4-2-2-7584.

Name of township: Mapleton Extension 1.

Name of applicant: Levian (Proprietary) Limited.

Number of erven: Restricted Industrial: 2.

Description of land: Holding 49, Mapleton Agricultural Holdings.

Situation: North of and abuts Rossbeth Road east of and abuts Holding 50, Mapleton Agricultural Holdings.

Reference No: PB 4-2-2-7950.

Name of township: Ravenswood Extension 21.

Name of applicant: Anastasios Emmanuel Nichas.

Number of erven: Residential 1: 39.

Description of land: Holdings 58 and 60 Ravenswood Agricultural Holdings Settlement.

Situation: East of and abuts Lovemore and Rietfontein Road and north of and abuts Paul Smit Street.

Reference No: PB 4-2-2-8385.

Name of township: Northwold Extension 40.

Name of applicant: Lansair Cargo CC.

Number of erven: Special for medical purposes or "Residential 4": 1; Institution (for medical purposes): 1.

Description of land: Holding 2, Golden Harvest Agricultural Holdings.

Situation: South east of First Road and south west of Pelindaba Road.

Reference No: PB 4-2-2-8583.

Name of township: La Montagne Extension 8.

Name of applicant: Alida Cornelia Meter.

Number of erven: Residential 1: 4; Residential 2: 2.

Description of land: Certain Portion 109 (a portion of Portion 108) of the farm The Willows No 23, Pretoria.

Situation: North of and abutts National Road N4-1 and south of and abutts Kandelaar Road.

Reference No: PB 4-2-2-8587.

#### NOTICE 228 OF 1987

#### PROPOSED EXTENSION OF BOUNDARIES OF ALBERTON EXTENSION 29

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by Plascon Evans Paints (Tvl) Limited for

Aantal erwe: Spesiaal: Erwe 3 vir 'n mediese kliniek, kantore en spreekkamers en ander gebruike wat deur die Administrateur toegelaat mag word.

Beskrywing van grond: Geleë op Gedeelte 1 en die Restant van Lot 105 Geldenhuis Estate Small Holdings.

Ligging: Die terrein is geleë suidoos van die aansluiting van P112/1 (Johannesburg-Jan Smuts Motorweg) en die N3 (Pretoria-Heidelberg Motorweg) in die munisipale gebied van Bedfordview. Die terrein is omring deur Kingsweg aan die suide, Concordeweg aan die weste en Marcusweg aan die noorde.

Verwysingsnommer: PB 4-2-2-7584.

Naam van dorp: Mapleton Uitbreiding 1,

Naam van aansoekdoener: Levian (Proprietary) Limited.

Aantal erwe: Beperkte Nywerheid: 2.

Beskrywing van grond: Hoewe 49, Mapleton Landbouhoewes.

Ligging: Noord van en grens aan Rossbethweg oos van en grens aan Hoewe 50 Mapleton Landbouhoewes.

Verwysingsnommer: PB 4-2-2-7950.

Naam van dorp: Ravenswood Uitbreiding 21.

Naam van aansoekdoener: Anastasios Emmanuel Nichas.

Aantal erwe: Residensieel 1: 39.

Beskrywing van grond: Hoewes 58 en 60 Ravenswood Landbouhoewes Nedersetting.

Ligging: Oos van en aangrensend aan Lovemore- en Rietfonteinweg en noord van en aangrensend aan Paul Smitstraat.

Verwysingsnommer: PB 4-2-2-8385.

Naam van dorp: Northwold Uitbreiding 40.

Naam van aansoekdoener: Lansair Cargo CC.

Aantal erwe: Spesiaal vir: Mediese doeleindes of "Residensieel 4": 1; Inrigting (vir mediese doeleindes): 1.

Beskrywing van grond: Hoewe 2, Golden Harvest Landbouhoewes.

Ligging: Suidoos van Firstweg en suidwes van Pelindabaweg.

Verwysingsnommer: PB 4-2-2-8583.

Naam van dorp: La Montagne Uitbreiding 8.

Naam van aansoekdoener: Alida Cornelia Meter.

Aantal erwe: Residensieel 1: 4; Residensieel 2: 2.

Beskrywing van grond: Sekere Gedeelte 109 ('n gedeelte van Gedeelte 108) van die plaas The Willows No 23, Pretoria.

Ligging: Noord van en grens aan Nasionale Pad N4-1 suid van en grens aan Kandelaarweg.

Verwysingsnommer: PB 4-2-2-8587.

#### KENNISGEWING 228 VAN 1987

#### VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP ALBERTON UITBREIDING 29

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Plascon Evans Paints (Tvl) Limited aansoek gedoen het om

permission to extend the boundaries of township to include Portions 358, 361, 422 and 441 of the farm Elandsfontein No 108 IR, district Alberton.

Portion 422 and 441 is between the existing National Road N3-12. To the north and Alberton Extension 29 Township to the south. Portions 358 and 361 is a piece of isolated land between the new railway line and Alberton Extension 29 and is to be used for Commercial 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 communications 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.

PB 4-8-2-3835-1

NOTICE 229 OF 1987

The Director of Local Government hereby gives notice, in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that applications to establish the townships mentioned in the annexure hereto, have been received.

Further particulars of these applications are open for inspection at the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria. Any objections to or representations in regard to the applications shall be submitted to the Director of Local Government, in writing and in duplicate, at the above address or Private Bag X437, Pretoria 0001, at any time within a period of 8 weeks from 11 March 1987.

Pretoria, 25 March 1987.

ANNEXURE

Name of township: Houtville.

Name of applicant: Houtville Industrial Properties (Proprietary) Limited.

Number of erven: Industrial: 269; Educational: 1; Public Open Space: 7.

Description of land: Portion 150 (a portion of Portion 10) of the farm Houtkop 594 IQ, Vereeniging.

Situation: North-east of Vereeniging and direct west of Sebokeng and Evaton townships.

PB 4-2-2-8573

NOTICE 230 OF 1987

CARLETONVILLE AMENDMENT SCHEME 117

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 the owner of part of Erf 1277, Town Council of Carletonville, applied for the amendment of Carletonville Town-planning Scheme, 1961, by the rezoning of the property described above, situated on Halite Street, Carbon Street and Emerald Street, Carleton-

die uitbreiding van die grense van dorp Alberton Uitbreiding 29 om Gedeeltes 358, 361, 422 en 441 van die plaas Elandsfontein No 108 IR, distrik Alberton te omvat.

Gedeeltes 422 en 441 is geleë tussen die bestaande Nasionale Pad N3-12. Na die noorde en Alberton Uitbreiding 29 in die suide. Gedeeltes 358 en 361 is 'n geïsoleerde stuk grond tussen die nuwe spoorweglyn verder wes van Alberton Uitbreiding 29 en sal vir Kommersiële doeleindes gebruik word.

Die aansoek en die betrokke planne, dokument en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinsiale 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 verhoë 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 Provinsiale 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.

PB 4-8-2-3835-1

KENNISGEWING 229 VAN 1987

Die Direkteur van Plaaslike Bestuur gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria. Enige beswaar teen of verhoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 11 Maart 1987, skriftelik en in duplikaat, aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria 0001, voorgelê word.

Pretoria, 25 Maart 1987.

BYLAE

Naam van dorp: Houtville.

Naam van aansoekdoener: Houtville Industrial Properties (Proprietary) Limited.

Aantal erwe: Nywerheid: 269; Opvoedkundig: 1; Openbare Oop Ruimte: 7.

Beskrywing van grond: Gedeelte 150 ('n gedeelte van Gedeelte 10) van die plaas Houtkop 594 IQ, Vereeniging.

Ligging: Geleë noordoos van Vereeniging en direk ten weste van Sebokeng en Evaton dorpe.

PB 4-2-2-8573

KENNISGEWING 230 VAN 1987

CARLETONVILLE-WYSIGINGSKEMA 117

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van 'n deel van Erf 1277, Stadsraad van Carletonville, aansoek gedoen het om Carletonville-dorpsbeplanningskema, 1961, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Halitestraat, Carbonstraat

ville from "Municipal" to "General Business", "Special" for parking and "Special" for pedestrian way.

Further particulars of this application are open for inspection at the office of the Town Clerk of Carletonville and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 3, Carletonville within a period of four weeks from the first date of publication of this notice.

Address of owner: Messrs Bruce & Van Blommenstein, PO Box 28528, Sunnyside 0132.

Date of first publication: 25 March 1987.

PB 4-9-2-146-117

#### NOTICE 231 OF 1987

#### FOCHVILLE AMENDMENT SCHEME 31

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 the owner of Erf 316, Fochville, Minbor Properties (Proprietary) Limited applied for the amendment of Fochville Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Church Street, Fochville from "Residential 1" to "Business 1".

Further particulars of this application are open for inspection at the office of the Town Clerk of Fochville and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

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

Address of owner: Mathey & Greeff, PO Box 2636, Randburg 2125.

Date of first publication: 25 March 1987

PB 4-9-2-57H-31

#### NOTICE 232 OF 1987

#### ROODEPOORT AMENDMENT SCHEME 747

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 the owner of Erf 297, Florida, Mrs Iris McKechnie, applied for the amendment of Roodepoort Town-planning Scheme 1, 1946, by the rezoning of the property described above, situated on Alexandra Street from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 10 000 sq ft.

Further particulars of this application are open for inspection at the office of the Town Clerk of Roodepoort and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

en Emeraldstraat, Carletonville van "Munisipaal" tot "Algemene Besigheid", "Spesiaal" vir parkering en "Spesiaal" vir voetgangerweg.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Carletonville en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Carletonville voorgelê word.

Adres van eienaar: Mnr Bruce & Van Blommenstein, Posbus 28528, Sunnyside 0132.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-146-117

#### KENNISGEWING 231 VAN 1987

#### FOCHVILLE-WYSIGINGSKEMA 31

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 316, Fochville, Minbor Properties (Proprietary) Limited, aansoek gedoen het om Fochville-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Kerkstraat, Fochville van "Residensiële 1" tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Fochville en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1, Fochville voorgelê word.

Adres van eienaar: Mathey & Greeff, Posbus 2636, Randburg 2125.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-57H-31

#### KENNISGEWING 232 VAN 1987

#### ROODEPOORT-WYSIGINGSKEMA 747

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 297, Florida, Mev Iris McKechnie, aansoek gedoen het om Roodepoort-dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Alexandrastraat van "Residensiële 1" met 'n digtheid van een woonhuis per erf tot "Residensiële 1" met 'n digtheid van een woonhuis per 10 000 vk vt.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Roodepoort en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 30, Roodepoort 1725 within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Wesplan & Associates, PO Box 7149, Roodepoort North 1741.

Date of first publication: 25 March 1987.

PB 4-9-2-30-747

NOTICE 233 OF 1987

SANDTON AMENDMENT SCHEME 1070

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 the owner of portion of Erf 71, Buccleuch, Lechtata (Proprietary) Limited applied for the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Fife Street from "Residential 2" to "Residential 3" — height zone 4.

Further particulars of this application are open for inspection at the office of the Town Clerk of Sandton and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146 within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o RA Arnold & Associates, PO Box 474, Rivonia 2128.

Date of first publication: 25 March 1987.

PB 4-9-2-116H-1070.

NOTICE 234 OF 1987

SANDTON AMENDMENT SCHEME 1069

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 the owner of portion of Erf 808, Morningside Extension 74, Miss June Rosemarie Dwolatsky applied for the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Desmond Street from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 1 500 m<sup>2</sup>.

Further particulars of this application are open for inspection at the office of the Town Clerk of Sandton and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146 within a period of four weeks from the date of first publication of this notice.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsclerk, Privaatsak 30, Roodepoort 1725 voorgelê word.

Adres van eienaar: P/a Wesplan & Assosiate, Posbus 7149, Roodepoort-Noord 1741.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-30-747

KENNISGEWING 233 VAN 1987

SANDTON-WYSIGINGSKEMA 1070

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van gedeelte van Erf 71, Buccleuch, Lechtata (Proprietary) Limited aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Fifestraat van "Residensieel 2" tot "Residensieel 3" — hoogtesone 4.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsclerk van Sandton en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 78001, Sandton 2146 voorgelê word.

Adres van eienaar: P/a RA Arnold Associates, Posbus 474, Rivonia 2128.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-116H-1070.

KENNISGEWING 234 VAN 1987

SANDTON-WYSIGINGSKEMA 1069

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 808, Morningside Uitbreiding 74, Mej June Rosemarie Dwolatsky aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Desmondstraat van "Residensieel 1" net 'n digtheid van een woonhuis per erf tot "Residensieel 1" met 'n digtheid van 1 woonhuis per 1 500 m<sup>2</sup>.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsclerk van Sandton en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 78001, Sandton 2146 voorgelê word.

Address of owner: C/o RA Arnold & Associates, PO Box 474, Rivonia 2128.

Date of first publication: 25 March 1987.

PB 4-9-2-116H-1069

NOTICE 235 OF 1987

ROODEPOORT AMENDMENT SCHEME 746

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 the owner of Erf 507, Florida, Mr Henry Craig Kirton applied for the amendment of Roodepoort Town-planning Scheme 1, 1946, by the rezoning of the property described above, situated on Rose Street from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 10 000 sq ft.

Further particulars of this application are open for inspection at the office of the Town Clerk of Roodepoort and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 30, Roodepoort 1725 within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Wesplan & Associates, PO Box 7149, Roodepoort North 1741.

Date of first publication: 25 March 1987.

PB 4-9-2-30-746

NOTICE 236 OF 1987

SANDTON AMENDMENT SCHEME 1071

The Director of Local Government hereby gives notices in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the owner of Erf 73, Buccleuch, Mr Rodney Peter Bechus applied for the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Gibson Drive from "Public Open Space" to "Residential 1" with a density of one dwelling per erf.

Further particulars of this application are open for inspection at the office of the Town Clerk of Sandton and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146, within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o RA Arnold Associates, PO Box 474, Rivonia 2128.

Date of first publication: 25 March 1987.

PB 4-9-2-116H-1071

Adres van eienaar: P/a RA Arnold Associates, Posbus 474, Rivonia 2128.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-116H-1069

KENNISGEWING 235 VAN 1987

ROODEPOORT-WYSIGINGSKEMA 746

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 507, Florida, Mnr Henry Craig Kirton aansoek gedoen het om Roodepoort-dorpsbeplanningskema 1, 1946, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Rosestraat van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Residensieel 1" met 'n digtheid van een woonhuis per 10 000 vk vt.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Roodepoort en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 30, Roodepoort 1725 voorgelê word.

Adres van eienaar: P/a Wesplan & Assosiate, Posbus 7149, Roodepoort-Noord 1741.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-30-746

KENNISGEWING 236 VAN 1987

SANDTON-WYSIGINGSKEMA 1071

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 73, Buccleuch, mnr Rodney Peter Bechus aansoek gedoen het om Sandton-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Gibsonrylaan van "Openbare Oop Ruimte" tot "Residensieel 1" met 'n digtheid van een woonhuis per erf.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Sandton en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146, voorgelê word.

Adres van eienaar: P/a RA Arnold Associates, Posbus 474, Rivonia 2128.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-116H-1071

NOTICE 237 OF 1987

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 22 April 1987.

Pretoria, 25 March 1987.

Nederlandsche Vereeniging Johannesburg, for the amendment, suspension or removal of the conditions of title of Portion 147 (a portion of portion of Portion D) of the farm Driefontein 41 JR Township in order to permit the Bryanston Extension 50 being established.

PB 4-15-2-21-41-3

Karibastraat Eiendomme (Edms) Beperk, for the amendment, suspension or removal of the conditions of title of Erf 29, Powerville, Vereeniging Township in order to permit the erf being used for public garage purposes.

PB 4-14-2-1063-6

The Vereeniging Old Aged Housing Utility Company, for—

(1) the amendment, suspension or removal of the conditions of title of Erf 850, Duncanville Extension 1, Vereeniging Township in order to permit the erf being used for an old aged home; and

(2) the amendment of the Vereeniging Town-planning Scheme 1, 1956, by the rezoning of the erf from "Municipal" to "Institutional".

This amendment scheme will be known as Vereeniging Amendment Scheme 1/334.

PB 4-14-2-1567-2

NOTICE 238 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 2010

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Township Ordinance, 1965 (Ordinance 25 of 1965), that the owner of Erf 334, Jan Niemandpark Mr Olé Christoffel Coenraad Smith applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated north of Swaan Street, east of Jan Coetzee Street and west of Suikerbekkie Street from "Public Open Space" to "Special" for general residential purposes.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria within a

KENNISGEWING 237 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Provinsiale 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 22 April 1987.

Pretoria, 25 Maart 1987.

Nederlandsche Vereeniging Johannesburg, vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Gedeelte 147 (gedeelte van gedeelte van Gedeelte D) van die plaas Driefontein 41 JR ten einde dit moontlik te maak dat die dorp Bryanston Uitbreiding 50 gestig kan word.

PB 4-15-2-21-41-3

Karibastraat Eiendomme (Eiendoms) Beperk, vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 29, Powerville, dorp Vereeniging ten einde dit moontlik te maak om die erf te gebruik vir die doeleindes van 'n openbare garage.

PB 4-14-2-1063-6

The Vereeniging Old Aged Housing Utility Company, vir—

(1) die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 850, dorp Duncanville X1, Vereeniging ten einde dit moontlik te maak dat die erf gebruik kan word vir 'n ouetehuis; en

(2) die wysiging van die Vereeniging-dorpsaanlegskema 1, 1956, deur die hersonering van die erf van "Munisipaal" tot "Inrigting".

Die aansoek sal bekend staan as Vereeniging-wysigingskema 1/334.

PB 4-14-2-1567-2

KENNISGEWING 238 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 2010

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 334, Jan Niemandpark, mnr Olé Christoffel Coenraad Smith, aansoek gedoen het om Pretoria-dorpsbeplanningkema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë ten noorde van Swaanstraat, ten ooste van Jan Coetzeestraat en ten weste van Suikerbekkiestraat, van "Openbare Oopruimte" na "Spesiaal" vir algemene woondoeleindes.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), b/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of verhoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of

period of four weeks from the date of first publication of this notice.

Address of owner: PO Box 7036, Hennopsmeer, 0046.

Date of first publication: 25 March 1987.

PB 4-9-2-3H-2010

NOTICE 239 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 1989

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 the owner of Remaining Extent of Erf 1815, Pretoria Township, Miss Henriëtte Murray, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated on the south-western corner of the Intersection of Soutter Street and President Burger Street from "General Residential" to "Restricted Industrial".

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(A), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria within a period of four weeks from the date of first publication of this notice.

Address of owner: 70 Gemboklaan, Monument Park, Pretoria, 0001.

Date of first publication: 25 March 1987.

PB 4-9-2-3H-1989

NOTICE 240 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 2008

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 the owner of Portion 1 of Erf 88 and Portion 4 of Erf 87 East Lynne, Louis Frederik Buys, Sophia Johanna Lodewika Buys, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the northern part of Portion 1 of Erf 88 from "General Business", the Southern part of Portion 1 of Erf 88, and Portion 4 of Erf 87 from "Special Residential" with a density of "One dwelling per 1 000 m<sup>2</sup>" to "General Business". The properties are situated South of Baviaanspoort highway in Swaan Street.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria within a period of four weeks from the date of first publication of this notice.

Address of owner: PO Box 4136, Pretoria, 0001.

Date of first publication: 25 March 1987.

PB 4-9-2-3H-2008

Privaatsak X437, Pretoria en die Stadsclerk, Posbus 440, Pretoria voorgelê word.

Adres van eienaar: Posbus 7036, Hennopsmeer, 0046.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-3H-2010

KENNISGEWING 239 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 1989

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Resterende Gedeelte van Erf 1815, dorp Pretoria, mej Henriëtte Murray, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë op die suidwestelike hoek van die Kruising van Soutterstraat en President Burgerstraat van "Algemene Woon" tot "Beperkte Nywerheid."

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsclerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(A), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 440, Pretoria voorgelê word.

Adres van Eienaar: Gemboklaan 70, Monumentpark, Pretoria, 0001.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-3H-1989

KENNISGEWING 240 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 2008

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Gedeelte 1 van Erf 88 en Gedeeltes 4 van Erf 87 East Lynne, Louis Frederik Buys, Sophia Johanna Lodewika Buys, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die noordelike deel van Gedeelte 1 van Erf 88 van "Algemene Besigheid" die suidelike deel van Gedeelte 1 van Erf 88 en Gedeelte 4 van Erf 87 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>" na "Algemene Besigheid". Die eiendomme is geleë Suid van Baviaanspoortweg in Swaanstraat.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsclerk van Pretoria en die Kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 440, Pretoria voorgelê word.

Adres van eienaar: Posbus 4136, Pretoria, 0001.

Datum van eerste publikasie: 25 Maart 1987.

PB 4-9-2-3H-2008

**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.

**TRANSCVAAL PROVINCIAL  
ADMINISTRATION**

**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

**TENDERS.**

*L.W.* — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSCVAALSE PROVINSIALE  
ADMINISTRASIE**

**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

Tender No	Description of Tender	Closing Date
	Beskrywing van Tender	Sluitingsdatum
RFT 85/87P	Road traffic cones/Padverkeerskeëls.....	24/04/1987
WFTB 117/87	Hoërskool Brits, Huis W R Joyce: Replacement of cupboards and floors/Vervanging van kaste en vloere. Item 31/5/6/0189/01 .....	01/05/1987
WFTB 118/87	Hoërskool J G Strijdom, Johannesburg: Replacement of fencing/Vervanging van omheining. Item 11/6/6/0738/01 .....	01/05/1987
WFTB 119/87	F D Roosevelt Primary School, Johannesburg: Conversion of administration block/Omskepping van administratiewe blok. Item 11/7/6/0524/01 .....	01/05/1987
WFTB 120/87	Roads and Education Departments, Westhoven: Maintenance contract/Paaie- en Onderwysdepartement, Westhoven: Onderhoudskontrak.....	01/05/1987
WFTB 121/87	Laerskool Oranjegloed, Secunda: New prefabricated hall/Nuwe voorafvervaardigde saal. Item 10/3/6/6344/01 .....	01/05/1987
WFTB 122/87	Ermelo Hospital: Air-conditioning/Ermelo Hospitaal: Lugversorging. Item 32/2/6/030/001 .....	01/05/1987

**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.	A1019	A	10	201-4323
HD	Director of Hospital Services, Private Bag X221.	A1023	A	10	201-2751
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	10	Merino Building	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.	633 633	Sentrakor Building		201-4218 201-4218
WFT	Director, Transvaal Department of Works, Private Bag X228.	CM5	C	M	201-4086 201-2269
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	201-2306
WFTE	Director, Transvaal Department of Works, Private Bag X228.	CG 19	C	G	201-4293

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

5. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

W J A Fourie, Chairman, Transvaal Provincial Tender Board.

Pretoria, 25 March 1987

**BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS**

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente as mede enige tender kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A1019	A	10	201-4323
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A1023	A	10	201-2751
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	10	Merino Gebou	10	201-2441
RFT	Direkteur Transvaalse Paaie-departement, Privaatsak X197.	D307	D	3	201-2530
TOD 1-100 TOD 100-	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 633	Sentrakor-gebou		201-4218 201-4218
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	CM 5	C	M	201-4086 201-2269
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E103	E	1	201-2306
WFTE	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	CG 19	C	G	201-4293

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseëelde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aange- toon, in die Voorsitter se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

W J A Fourie, Voorsitter, Transvaalse Provinsiale Tenderraad.

Pretoria, 25 Maart 1987

# Notices by Local Authorities

## Plaaslike Bestuurskennisgewings

### COLIGNY VILLAGE COUNCIL

#### PROPOSED AMENDMENT TO COLIGNY TOWN-PLANNING SCHEME 1/1959

The Village Council of Coligny has prepared a draft Town-planning Scheme for the town Amanabad, to be known as Amendment Scheme 1/6.

This scheme will be an Amendment Scheme and contains the following proposals:

- (1) The closing of a portion of Hadjee Street and Noorbhai Street;
- (2) the creation of a new street over part of Erf 17 and parts of Erven 23 to 26;
- (3) the creation of a new erf on the closed portion of Noorbhai Street for general business; and
- (4) the consolidation and resubdivision of Erven 18 to 22 and the creation of a new erf consisting of parts of Erven 23 to 26 and the closed portion of Hadjee Street for general business.

Particulars of this scheme are open to inspection at the office of the Town Clerk for a period of four weeks from the date of the first publication of this notice in the Provincial Gazette, which is 18 March 1987.

Any objection or representations in connection with this scheme shall be submitted to the Village Council of Coligny within a period of four weeks from the above-mentioned date.

H A LAMBRECHTS  
Town Clerk

Municipal Offices  
PO Box 31  
Coligny  
2725  
18 March 1987  
Notice No 5/1987

### DORPSRAAD VAN COLIGNY

#### VOORGESTELDE WYSIGING VAN COLIGNY DORPSAANLEGSKEMA 1/1959

Die Dorpsraad van Coligny het 'n ontwerp-Dorpsaanslegskema vir die dorp Amanabad opgestel wat bekend sal staan as Wysigingskema 1/6.

Hierdie ontwerpskema bevat die volgende voorstelle:

- (1) Die gedeeltelike sluiting van Hadjee- en Noorbhaistraat;
- (2) die skepping van 'n nuwe straat oor 'n deel van Erf 17 en dele van Erwe 23 tot 26;
- (3) die skepping van 'n nuwe erf op die geslote gedeelte van Noorbhaistraat vir algemene besigheid; en
- (4) die konsolidasie en heronderverdeling van Erwe 18 tot 22 en die skepping van 'n nuwe erf bestaande uit dele van Erwe 23 tot 26 en die geslote gedeelte van Hadjeestraat vir algemene besigheid.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk vir 'n tydperk

van vier weke van die datum van die eerste publikasie van hierdie kennisgewing in die Provinsiale Koerant, naamlik 18 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Dorpsraad van Coligny binne 'n tydperk van vier weke van bo genoemde datum af voorgelê word.

H A LAMBRECHTS  
Stadsklerk

Munisipale Kantore  
Posbus 31  
Coligny  
2725  
18 Maart 1987  
Kennisgewing No 5/1987

307-18-25

### CITY OF JOHANNESBURG

#### PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1801)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1801.

This scheme will be an Amendment Scheme and contains the following proposal:

To rezone parts of Van Beek and Staib Streets, Upper Railway Road and Sivewright Avenue, New Doornfontein Township, from Existing Public Road to Educational including shops, business purposes and a public garage, subject to certain conditions.

The effect of this scheme is to facilitate the erection of a new technical college on the adjoining erven.

Particulars of this scheme are open for inspection at Room 773, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 18 March 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

H T VEALE  
City Secretary

Civic Centre  
Braamfontein  
Johannesburg  
18 March 1987

### STAD JOHANNESBURG

#### VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1801)

Kennis word hiermee gegee ingevolge die be-

palings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as die Johannesburgse Wysigingskema 1801 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Die hersonering van dele van Van Beek- en Staibstraat, Bo-Railwayweg en Sivewrightlaan, Nieu-Doornfontein, van Bestaande Openbare Pad na Opvoedkundig met inbegrip van winkels, besigheidsdoeleindes en 'n openbare garage onderworpe aan sekere voorwaardes.

Die uitwerking van hierdie skema is om die oprigting van 'n nuwe tegniese kollege op die aangrensende erwe maklik te maak.

Besonderhede van hierdie skema lê ter insae in Kamer 773, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 18 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gerig word aan die Stadsklerk, Posbus 1049, Johannesburg 2000, binne 'n tydperk van vier weke vanaf die bo genoemde datum.

H T VEALE  
Stadsekretaris

Burgersentrum  
Braamfontein  
Johannesburg  
18 Maart 1987

311-18-25

### CITY OF JOHANNESBURG

#### PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979

#### (AMENDMENT SCHEME 1798)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1798.

This scheme will be an amendment scheme and contains the following proposal:

Clause 34, by the deletion of subclause (1) thereof and the substitution therefor of the following:

"(1) Notwithstanding the provisions of clause 30, the Council may, on application by the owner of an erf, consent to —

(a) a dwelling-house being subdivided in such a way as to accommodate not more than two families;

(b) a second dwelling-unit being attached to an existing dwelling-house which has not already been subdivided as contemplated in paragraph (a); or

(c) a second detached dwelling-unit being erected on an erf where the existing dwelling-house has not already been subdivided and where no second dwelling-unit has been attached to the existing dwelling-house as contemplated in paragraphs (a) or (b)."

The effect of this scheme is to allow a second dwelling-unit, either attached or detached, with the consent of the Council.

Particulars of this scheme are open for inspection at Room 773, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 18 March 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

HT VEALE  
City Secretary

Civic Centre  
Braamfontein  
Johannesburg  
18 March 1987

### STAD JOHANNESBURG

#### VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979

##### (WYSIGINGSKEMA 1798)

Kennis word hiermee gegee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Johannesburg 'n ontwerp dorpsbeplanningskema opgestel het wat as die Johannesburgse Wysigingskema 1798 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Die wysiging van klousule 34 deur subklousule (1) daarvan te skrap en deur die volgende te vervang:

"(1) Nieteenstaande die bepalings van klousule 30, kan die Raad, op aansoek van die eienaar van 'n erf, toestem dat —

(a) 'n woonhuis op so 'n wyse onderverdeel word dat daar hoogstens twee gesinne gehuisves kan word;

(b) 'n tweede wooneenheid aangebou word aan 'n bestaande woonhuis wat nie reeds onderverdeel is nie, soos in paragraaf (a) bedoel word nie; of

(c) 'n tweede vrystaande wooneenheid op 'n erf opgerig word waar die bestaande woonhuis nie reeds onderverdeel is nie en waar 'n tweede wooneenheid nie aan die bestaande woonhuis aangebou is soos in paragraaf (a) of (b) bedoel word nie."

Die uitwerking van hierdie skema is om 'n tweede wooneenheid, hetsy aannekaar of vrystaande, met die toestemming van die Raad toe te laat.

Besonderhede van hierdie skema lê ter insae in Kamer 773, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 18 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gerig word aan die Stadsklerk, Posbus 1049, Johannesburg 2000, binne 'n tydperk van vier weke vanaf die bogenoemde datum.

HT VEALE  
Stadsekretaris

Burgersentrum  
Braamfontein  
Johannesburg  
18 Maart 1987

312—18—25

### TOWN COUNCIL OF KEMPTON PARK

#### PROPOSED AMENDMENT TO THE KEMPTON PARK TOWN-PLANNING SCHEME, 1 OF 1952 (AMENDMENT SCHEME 1/362)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Kempton Park has prepared a draft town-planning scheme, to be known as Kempton Park Amendment Scheme 1/362.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Portion 3 of Erf 263 (Park) and Portion 4 of Erf 262 (Park), Spartan Industrial Township from "Public Open Space" to "Special Industrial".

The effect of this scheme is to use the said land for industrial purposes.

Particulars of this scheme are open for inspection at Room 162, Town Hall, Margaret Avenue, Kempton Park, for a period of four (4) weeks from the date of the first publication in the Provincial Gazette of this notice, which is 18 March 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 13, Kempton Park 1620, within a period of four (4) weeks from the above-mentioned date.

Q W VANDER WALT

Town Clerk

Town Hall  
Margaret Avenue  
PO Box 13  
Kempton Park  
18 March 1987  
Notice No 24/1987

### STADSRAAD VAN KEMPTONPARK

#### VOORGESTELDE WYSIGING VAN DIE KEMPTONPARKSE DORPSBEPLANNINGSKEMA, 1 VAN 1952 (WYSIGINGSKEMA 1/362)

Kennis word hiermee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Kemptonpark 'n ontwerp dorpsbeplanningskema opgestel het wat as Kemptonpark-wysigingskema 1/362 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Gedeelte 3 van Erf 263 (Park) en Gedeelte 4 van Erf 262 (Park), Nywerheidsdorp Spartan vanaf "Openbare Oopruimte" na "Spesiale Nywerheid" te hersoneer.

Die uitwerking van hierdie skema is om die gemelde grond vir nywerheidsdoeleindes aan te wend.

Besonderhede van hierdie skema lê ter insae in Kamer 162, Stadhuis, Margaretlaan, Kemptonpark, vir 'n tydperk van vier (4) weke vanaf die datum waarop hierdie kennisgewing die eerste keer in die Provinsiale Koerant gepubliseer word naamlik 18 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier (4) weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 13, Kemptonpark 1620, gerig word.

Q W VANDER WALT

Stadsklerk

Stadhuis  
Margaretlaan  
Posbus 13  
Kemptonpark  
18 Maart 1987  
Kennisgewing No 24/1987

314—18—25

### CITY COUNCIL OF PRETORIA

#### PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, which contains the following proposal:

The rezoning of Portion 1 of Erf 500 from "Existing Street" to "Special" for group/cluster housing; the Remainder of Erf 500 from "Existing Street" to "Special Residential" with a density of "One dwelling per 1 000 m<sup>2</sup>"; the Remainder of Erf 66 from "Special" for group/cluster housing to "Existing Street"; the Remainder of Erf 502 from "Special Residential" to "Existing Street"; Erf 496 from "Existing Street" to "Special" for group/cluster housing; Erf 498 from "Existing Street" to "Public Open Space"; Portion 1 of Erf 190 from "Special" to "Existing Street" and Portion 2 of Erf 489 from "Public Open Space" to "Existing Street". The abovementioned properties are all situated in Erasmuskloof Extension 3.

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Room 3022W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 18 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 18 March 1987, inform the City Secretary, PO Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority. All telephonic enquiries may be made at telephone 21 3411, Extension 494.

P DELPORT

Town Clerk

18 March 1987  
Notice No 74/1987

### STADSRAAD VAN PRETORIA

#### VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974

Die Stadsraad van Pretoria het 'n Ontwerp wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat die volgende voorstel bevat:

Die hersoneering van Gedeelte 1 van Erf 500 van "Bestaande Straat" tot "Spesiaal" vir groeps-/meentbehuising; die Restant van Erf 500 van "Bestaande Straat" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>"; die Restant van Erf 66 van "Spesiaal" vir groeps-/meentbehuising tot "Bestaande Straat"; die Restant van Erf 502 van "Spesiale Woon" tot "Bestaande Straat"; Erf 496 van "Bestaande Straat" tot "Spesiaal" vir groeps-/meentbehuising; Erf 498 van "Bestaande Straat" tot "Openbare Oopruimte"; Gedeelte 1 van Erf 190 van "Spesiaal" tot "Bestaande Straat" en Gedeelte 2 van Erf 489 van "Openbare Oopruimte" tot "Bestaande Straat". Die bogenoemde eiendom is almal geleë in Erasmuskloof Uitbreiding 3.

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamer 3022W, Munitoria, Van der Walt

straat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 18 Maart 1987.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die stadsekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 18 Maart 1987, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie. Alle telefoniese navrae kan by telefoon 21-3411, bylyn 494, geding word.

P DELPORT  
Stadsklerk

18 Maart 1987

Kennisgewing 74/1987

326—18—25

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974

The City Council of Pretoria has prepared a Draft Amendment to the Pretoria Town-planning Scheme, 1974, which contains the following proposal:

The zoning of Portion 1 of Erf 1337, Queenswood Extension 2, from "Special" and "Special Residential" to "Special", and zoning of the Remiander of Erf 1337, Queenswood Extension 2, from "Special" and "Special Residential" to "Municipal".

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Room 3022W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice which is 18 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 18 March 1987, inform the City Secretary, PO Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority. All telephonic enquiries may be made at telephone 21 3411, Extension 494.

P DELPORT  
Town Clerk

18 March 1987

Notice No 73/1987

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974

Die Stadsraad van Pretoria het 'n Ontwerp wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat die volgende voorstel bevat:

Die hersonering van Gedeelte 1 van Erf 1337, Queenswood Uitbreiding 2, van "Spesiaal" en "Spesiale Woon" tot "Spesiaal", en hersonering van die Restant van Erf 1337, Queenswood Uit-

breiding 2, van "Spesiaal" en "Spesiale Woon" tot "Munisipaal".

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamer 3022W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af naamlik 18 Maart 1987.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadsekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing naamlik 18 Maart 1987 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie. Alle telefoniese navrae kan by telefoon 21 3411, Bylyn 494, geding word.

P DELPORT  
Stadsklerk

18 Maart 1987

Kennisgewing No 73/1987

327—18—25

LOCAL AUTHORITY OF RUSTENBURG

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial year 1 July 1987 to 30 June 1991 is open for inspection at the office of the Local Authority of Rustenburg from 18 March 1987 to 21 April 1987 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion is subjected to payment of rates or is exempt therefrom or in respect of any omission or any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable from the Town Secretary, PO Box 16, 0300, Rustenburg, or Room 601, Municipal Offices, Burger Street, Rustenburg, and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless the objection has timeously been lodged on the prescribed form.

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1987/1991

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the Valuation Board will take place on 4 and 5 May 1987 at 08h30 and will be held at the following address:

Supper Room  
Cnr Plein and Burger Streets  
Rustenburg  
0300

to consider any objection to the provisional valuation roll for the financial years 1987/91.

SECRETARY: VALUATION BOARD

Municipal Offices  
PO Box 16  
Rustenburg  
0300  
18 March 1987  
Notice No 13/1987

PLAASLIKE BESTUUR VAN RUSTENBURG

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSGLYS AANVRA

Kennis word hiermee ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die tydperk 1 Julie 1987 tot 30 Junie 1991 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Rustenburg vanaf 18 Maart 1987 tot 21 April 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys, opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tyd.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is verkrygbaar by die Stadsekretaris, Posbus 16, 0300, Rustenburg, of kan afgehaal word by Kamer 601, Stadskantore, Burgerstraat, Rustenburg, en aandaag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingsraad te opper tensy die beswaar betyds op die voorgeskrewe vorm ingedien is nie.

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSGLYS VIR DIE BOEKJARE 1987/91 AAN TE HOOR

(Regulasie 9)

Kennis geskied hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die eerste sitting van die Waarderingsraad op 4 en 5 Mei 1987 om 08h30 sal plaasvind en gehou sal word by die volgende adres:

Soepeesaal  
H/v Plein- en Burgerstraat  
Rustenburg  
0300

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1987/91 te oorweeg.

SEKRETARIS: WAARDERINGSRAAD

Stadskantore  
Posbus 16  
Rustenburg  
0300  
18 Maart 1987  
Kennisgewing No 13/1987

329—18—25

TOWN COUNCIL OF SANDTON

SANDTON AMENDMENT SCHEME 1048

The Town Council of Sandton has prepared a draft Town-planning Scheme to be known as Sandton Amendment Scheme 1048.

The scheme will be an amendment scheme and contains the following proposals—

"The rezoning of Remainder of Lot 31, Portions 1 and 4 of Lot 31, Remainder and Portion 1 of Lot 35, Edenburg from "Residential 1" with a density zoning of "One dwelling per 2000 m<sup>2</sup>", to "Public Garage" (Use Zone 20)."

Particulars of this scheme are open for inspection at Room B310 Civic Centre, Rivonia Road, Sandown, Sandton, for a period of four weeks from the date of the first publication of this notice which is 18 March 1987.

Any objection or representation in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.

**S E MOSTERT**  
Town Clerk

PO Box 78001  
Sandton  
2146  
18 March 1987  
Notice No 23/1987

**STADSRAAD VAN SANDTON**  
**SANDTON-WYSIGINGSKEMA 1048**

Die Stadsraad van Sandton het 'n ontwerpordningsbeplanningskema opgestel wat bekend sal staan as Sandton-wysigingskema 1048.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle—

"Die herosenering van die Restant van Erf 31, Gedeeltes 1 en 4 van Erf 31 Restant en Gedeelte 1 van Erf 35, Edenburg van "Residensieel 1" met 'n digtheid van "Een Woonhuis per 2 000 m<sup>2</sup>" na "Openbare Garage" (Gebruiksone 20)."

Besonderhede van hierdie skema lê ter insae te Kantoor B310 Burgersentrum, Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 18 Maart 1987.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsraad binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

**S E MOSTERT**  
Stadsklere

Posbus 78001  
Sandton  
2146  
18 Maart 1987  
Kennisgewing No 23/1987

334—18—25

**LOCAL AUTHORITY OF WOLMARANSSTAD**

**NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL**

Notice is hereby given in terms of section 12(i)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the Financial Years 1987/90 is open for inspection at the office the Local Authority of Wolmaransstad from 18 March 1987 to 20 April 1987 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is except therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

**H O SCHREUDER**  
Town Clerk

Municipal Office  
Kruger Street  
Wolmaransstad  
2630  
18 March 1987

**PLAASLIKE BESTUUR VAN WOLMARANSSTAD**

**KENNISGEWING WAT BESWARE TEEN VORLOPIGE WAARDERINGSGLYS AANVRA**

Kennis word hierby ingevolge artikel 12(i)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die Boekjare 1987/90 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Wolmaransstad vanaf 18 Maart 1987 tot 20 April 1987 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys, opgeteken soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

**H O SCHREUDER**  
Stadsklerk

Munisipale Kantoor  
Krugerstraat  
Wolmaransstad  
2630  
18 Maart 1987

346—18—25

**TOWN COUNCIL OF BENONI**

**AMENDMENT OF CHARGES FOR PARKING ON PARKING GROUNDS**

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Council has by Special Resolution amended the charges for parking on parking grounds with effect from 2 March 1987 in order to provide security guards at the Benoni Plaza parking garage.

Copies of the Special Resolution of the Council and full particulars of the amendment are open to inspection during ordinary office hours at the office of the Town Secretary, Municipal Offices, Elston Avenue, Benoni, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendment shall do so in writing to the undersigned within fourteen days

after the date of publication of this notice in the Provincial Gazette.

**N BOTHA**  
Town Clerk

Administration Building  
Municipal Offices  
Benoni  
25 March 1987  
Notice No 37/1987

**STADSRAAD VAN BENONI**

**WYSIGING VAN GELDE VIR PARKERING OP PARKEERTERREINE**

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Raad by Spesiale Besluit die gelde vir parking op parkeerterreine gewysig het met inwerkingtreding op 2 Maart 1987 ten einde sekerheidswagte te voorsien by die Benoni Plaza parkeergarage.

Afskrifte van die Spesiale Besluit van die Raad en volle besonderhede oor die bogenoemde wysiging is ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Elstonlaan, Benoni, vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken moet sodanige beswaar skriftelik by die ondergetekende indien binne veertien dae vanaf die publikasiedatum van hierdie kennisgewing in die Provinsiale Koerant.

**N BOTHA**  
Stadsklerk

Administrasie Gebou  
Munisipale Kantore  
Benoni  
25 Maart 1987  
Kennisgewing No 37/1987

348—25

**TOWN COUNCIL OF BOKSBURG**

**PROPOSED CLOSURE OF PORTIONS OF DAYAN AVENUE AND UMBILO AVENUE: DAYANGLAN EXTENSION 1 TOWNSHIP**

Notice is hereby given in terms of the provisions of section 67 of the Local Government Ordinance, 1939, that the Town Council of Boksburg subject to the approval of the Administrator, if required, intends to close permanently portions of Dayan Avenue and Umbilo Avenue Dayanglan Extension 1 Township.

A plan showing the street portions to be closed is open for inspection in Office 201, Second Floor, Civic Centre, Trichards Road, Boksburg from 25 March 1987 to 26 May 1987 on Mondays to Fridays from 08h00 to 13h00 and from 13h30 to 16h30.

Any person who has any objection to the proposed closure or who will have any claim for compensation if the aforesaid closure is carried out, shall lodge his objection or claim in writing with the undersigned by not later than 26 May 1987.

**LEON FERREIRA**  
Town Clerk

Civic Centre  
PO Box 215  
Boksburg  
25 March 1987  
Notice No 8/1987

**STADSRAAD VAN BOKSBURG**

**VOORGESTELDE SLUITING VAN GEDEELTES VAN DAYANLAAN EN UMBILOLAAN: DORP DAYANGLAN UITBREIDING 1**

Kennisgewing geskied hiermee kragtens die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Boksburg voornemens is om, onderworpe aan die goedkeuring van die Administrateur, indien benodig, gedeeltes van Dayanlaan en Umbilolaan dorp Dayanglen Uitbreiding 1, permanent te sluit.

'n Plan waarop die straatgedeeltes wat gesluit gaan word, aangedui word, is vanaf 25 Maart 1987 tot 26 Mei 1987 op Maandae tot Vrydae van 08h00 tot 13h00 en van 13h30 tot 16h30 in Kantoor 201, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg ter insae.

Iedereen wat enige beswaar teen die voorgestelde sluiting het of wat enige eis tot skadevergoeding sal hê indien die voormelde sluiting uitgevoer word, moet sy beswaar of eis skriftelik by die ondergetekende indien nie later nie as op 26 Mei 1987.

**LEON FERREIRA**  
Stadsklerk

Burgersentrum  
Posbus 215  
Boksburg  
25 Maart 1987  
Kennisgewing No 8/1987

349—25

**TOWN COUNCIL OF BRAKPAN**

**AMENDMENT OF TARIFF OF CHARGES FOR THE SUPPLY OF WATER**

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Brakpan by Special Resolution further amended the tariff of charges for the supply of water, promulgated under notice 182/1984 dated 21 March 1984, as amended, with effect from 1 October 1986 as follows:

1. By inserting the following after subitem 1(1)g:

"(2) For the supply of water to flats, townhouses or similar housing where more than one dwelling-unit is contained in the same structure, and to a structure that houses one or more sub-consumers, on application and after being approved by the Council, per meter per month or part of a month:

(a) If the consumption per subconsumer is 10 kl or less, the charges payable per kl or part thereof shall be ..... 54,98c.

(b) If the consumption per subconsumer is more than 10 kl up to 15 kl the charges payable per kl or part thereof shall be ..... 82,15c.

(c) If the consumption per subconsumer is more than 15 kl up to 20 kl the charges payable per kl or part thereof shall be ..... 91,21c.

(d) If the consumption per subconsumer is more than 20 kl up to 25 kl the charges payable per kl or part thereof shall be ..... 95,74c.

(e) If the consumption per subconsumer is more than 25 kl the charges payable per kl or part thereof shall be ..... 100,27c.

(f) Minimum charge per meter per month or part of a month, whether water is consumed or not a figure calculated on a consumption of 5 kl per subconsumer in accordance with the applicable tariff."

2. By the renumbering of subitem 1(2) to 1(3) and the insertion of the following words directly after the word "application", where it appears in

subitem 1(3)(i): "and being approved by the Council".

3. By the renumbering of subitem 1(3) to 1(4) and the insertion of the following words directly after the word "application", where it appears in subitem 1(4)(i): "and after being approved by the Council".

4. By the renumbering of subitem 1(4) to 1(5) and the insertion of the following words directly after the word "application", where it appears in subitem 1(5)(b): "and after being approved by the Council".

**G E SWART**  
Town Clerk

25 March 1987  
Notice No 11/1987

**STADSRAAD VAN BRAKPAN**

**WYSIGING VAN TARIEF VAN GELDE VIR DIE LEWERING VAN WATER**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Brakpan, by Speciale Besluit, die gelde vir die lewering van water, gepubliseer onder Kennisgewing 182/1984 gedateer 21 Maart 1984, soos gewysig, met ingang 1 Oktober 1986, verder soos volg gewysig het:

1. Deur na subitem 1(1)(g) die volgende in te voeg:

"(2) Vir die lewering van water aan woonstelle, meenthuise of soortgelyke behuising waar meer as een wooneenheid in dieselfde struktuur vervat is en aan 'n struktuur wat een of meer onderverbruikers huisves, op aansoek en met goedkeuring van die Raad, per meter, per maand of gedeelte daarvan:

(a) Indien die verbruik per onderverbruiker 10 kl of minder is, is die gelde betaalbaar per kl of gedeelte daarvan ..... 54,98c

(b) Indien die verbruik per onderverbruiker meer as 10 kl tot en met 15 kl is, is die gelde betaalbaar per kl of gedeelte daarvan ..... 82,15c

(c) Indien die verbruik per onderverbruiker meer as 15 kl tot en met 20 kl is, is die gelde betaalbaar per kl of gedeelte daarvan ..... 91,21c

(d) Indien die verbruik per onderverbruiker meer as 20 kl tot en met 25 kl is, is die gelde betaalbaar per kl of gedeelte daarvan ..... 95,74c

(e) Indien die verbruik per onderverbruiker meer as 25 kl is, is die gelde betaalbaar per kl of gedeelte daarvan ..... 100,27c

(f) Minimum heffing per meter per maand of gedeelte daarvan, hetsy water verbruik is al dan nie: 'n syfer bereken op 'n verbruik van 5 kl per onderverbruiker in ooreenstemming met die toepaslike tarief."

2. Deur die hernommering van subitem 1(2) na 1(3) en die byvoeging van die woorde "en met goedkeuring van die Raad", direk na die woord "aansoek", waar dit in subitem 1(3)(i) voorkom.

3. Deur die hernommering van subitem 1(3) na 1(4) en die byvoeging van die woorde "en met goedkeuring van die Raad", direk na die woord "aansoek", waar dit in subitem 1(4)(i) voorkom.

4. Deur die hernommering van subitem 1(4) na 1(5) en die byvoeging van die woorde "en met goedkeuring van die Raad", direk na die woord "aansoek", waar dit in subitem 1(5)(b) voorkom.

**G E SWART**  
Stadsklerk

25 Maart 1987  
Kennisgewing No 11/1987

350—25

**MUNICIPALITY OF BLOEMHOF**

**BLOEMHOF AMENDMENT SCHEME 16**

The Municipality of Bloemhof has prepared a Draft Town-planning Scheme to be known as Bloemhof Amendment Scheme 16.

The scheme will be an amendment scheme and contains the following proposals:

The rezoning of Erven 15, 22, 23, 26 and 27, Bloemhof, from "Public Open Space" to "General Business".

Particulars of this scheme are open for inspection at the office of the Town Clerk of Bloemhof, for a period of four weeks from the date of the first publication of this notice which is 25 March 1987.

Any objection or representation in connection with this scheme shall be submitted in writing to the Town Clerk of Bloemhof, within a period of four weeks from the abovementioned date.

**D V CALLAGHAN**  
Town Clerk

Municipal Offices  
PO Box 116  
Bloemhof  
2660  
25 March 1987

**MUNISIPALITEIT VAN BLOEMHOF**

**BLOEMHOF-WYSIGINGSKEMA 16**

Die Munisipaliteit van Bloemhof het 'n Ontwerpdorpsbeplanningskema opgestel wat bekend sal staan as Bloemhof-wysigingskema 16.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

Die hersonering van Erwe 15, 22, 23, 26 en 27 vanaf "Openbare Oopruimte" na "Algemene Besigheid."

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsklerk van Bloemhof vir 'n periode van vier weke vanaf die datum van eerste publikasie van hierdie kennisgewing, naamlik 25 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadsraad binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

**D V CALLAGHAN**  
Stadsklerk

Munisipale Kantore  
Posbus 116  
Bloemhof  
2660  
25 Maart 1987

351—25—1

**TOWN COUNCIL OF BOKSBURG**

**AMENDMENT OF BY-LAWS GOVERNING THE HIRE OF HALLS**

It is hereby notified, in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Town Council of Boksburg proposes to amend the abovementioned by-laws published under Administrator's Notice No 236 of 6 March 1968, as amended by increasing the tariffs in Schedule 1.

The proposed amendment will lie for inspection in Room 224, Second Floor, Civic Centre, Boksburg, from the date of this notice until 10

April 1987 and any person who wishes to object to the proposed amendment, must lodge his objections with the Town Clerk in writing not later than the said date.

LEON FERREIRA  
Town Clerk

Civic Centre  
Boksburg  
25 March 1987  
Notice No 7/1987

### STADSRAAD VAN BOKSBURG

#### WYSIGING VAN VERORDENINGE IN- SAKE DIE HUUR VAN SALE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Boksburg van voorneme is om bogenoemde verordeninge afgekondig by Administrateurskennisgewing No 236 van 6 Maart 1968 soos gewysig, verder te wysig deur die tariewe in Bylae 1 te verhoog.

Die voorgestelde wysiging lê vanaf datum hiervan tot en met 10 April 1987 in kamer 224, Tweede Vloer, Burgersentrum, Boksburg ter insae en enige persoon wat teen die voorgestelde wysiging beswaar wil maak, moet sy beswaar uitdruklik op genoemde datum skriftelik by die Stadsklerk indien.

LEON FERREIRA  
Stadsklerk

Burgersentrum  
Boksburg  
25 Maart 1987  
Kennisgewing No 7/1987

352—25

### TOWN COUNCIL OF CHRISTIANA

#### PROPOSED AMENDMENT OF CHRIS- TIANA TOWN-PLANNING SCHEME, 1981: AMENDMENT SCHEME 10

The Town Council of Christiana has prepared a Draft Town-planning Scheme to be known as Christiana Amendment-Scheme 10.

This scheme will be an amendment scheme and contains the following proposal:

To amend the zoning of part of the Remainder of Portion 1 of Christiana Town and Townlands 325 HO from "Public Open Space" to "Special" for the purposes of camping, sport and recreation and, with the special consent of the local authority, places of refreshment.

Particulars of this scheme are open for inspection at the Municipal Offices, Christiana for a period of four weeks from the date of the first publication of this notice, which is 25 March 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 13, Christiana, 2680 within a period of four weeks from the abovementioned date.

A J CORNELIUS  
Town Clerk

Municipal Offices  
PO Box 13  
Christiana  
2680  
Tel. 2206/7/8  
25 March 1987  
Notice No 16/1987

### STADSRAAD VAN CHRISTIANA

#### VOORGESTELDE WYSIGING VAN CHRISTIANA-DORPSBEPLANNINGSKE- MA, 1981: WYSIGINGSKEMA 10

Die Stadsraad van Christiana het 'n Ontwerpdorpsbeplanningskema opgestel wat bekend sal staan as Christiana-wysigingskema 10.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstel:

Om die sonering van deel van die Restant van Gedeelte 1 van Christiana Town and Townlands 325 HO te wysig vanaf "Openbare oop ruimte" na "Spesiaal" vir doeleindes van kampeer, speel en ontspanning en, met die spesiale toestemming van die plaaslike bestuur, verversingsplekke.

Besonderhede van hierdie skema lê ter insae by die Munisipale Kantore, Christiana vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 25 Maart 1987.

Enige beswaar of verhoë in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 13, Christiana, 2680 binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

A J CORNELIUS  
Stadsklerk

Munisipale Kantore  
Posbus 13  
Christiana  
2680  
Tel. 2206/7/8  
25 Maart 1987  
Kennisgewing No 16/1987

353—25—1

### TOWN COUNCIL OF CHRISTIANA

#### AMENDMENT TO DETERMINATION OF CHARGES FOR WATER SUPPLY

#### CORRECTION NOTICE

Municipal Notice 9/1985, published in Provincial Gazette 4378 dated 17 April 1985, is hereby corrected by the substitution in item 7(1) for the expression "item 2" of the expression "item 2(2) to (6), inclusive".

A J CORNELIUS  
Town Clerk

Municipal Offices  
PO Box 13  
Christiana  
2680  
25 March 1987  
Notice No 15/1987

### STADSRAAD VAN CHRISTIANA

#### WYSIGING VAN VASSTELLING VAN GELDE VIR WATERVOORSIENING

#### KENNISGEWING VAN VERBETERING

Munisipale Kennisgewing 9/1985, gepubliseer in Provinsiale Koerant 4378 van 17 April 1985, word hierby verbeter deur in item 7(1) die uitdrukking "item 2" deur die uitdrukking "item 2(2) tot en met (6)" te vervang.

A J CORNELIUS  
Stadsklerk

Munisipale Kantore  
Posbus 13  
Christiana  
2680  
25 Maart 1987  
Kennisgewing No 15/1987

354—25

### ERMELO AMENDMENT SCHEME 9

The Town Council of Ermelo hereby gives notice that he intends to apply to the Director of Local Government in terms of section 18 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), to amend the Ermelo Town-planning Scheme, 1982, in the following manner:

1. By the rezoning of the following properties —

(a) Erf 2887, Ermelo Extension 6 from "Existing Public Road" to "Industrial 3";

(b) a part of Erf 3877, Ermelo Extension 5 from "Residential 1" with a density of "One dwelling per erf" and "One dwelling per 1 500 m<sup>2</sup>" to "Educational";

(c) Erf 304 and Portion 1 of Erf 304, Ermelo from "Residential 1" with a density of "One dwelling per erf" to "Residential 4" in Height Zone 2;

(d) Erf 931, Ermelo Extension 6 from "Municipal" to "Public Open Space";

(e) Erf 1507, Ermelo Extension 9 from "Business 2" to "Special" for commercial and business purposes;

(f) Erven 1712, 1713 and 1714, Ermelo Extension 9 from "Business 3" to "Special" for commercial and business purposes;

(g) Erven 1854, 1855 and 1857, Ermelo Extension 9 from "Residential 1" with a density of "One dwelling per erf" to "Public Open Space";

(h) Erf 897, Ermelo from "Institution" to "Residential 1" with a density of "One dwelling per erf";

(i) Portion 12 of Erf 1333, from "Business 2" to "Parking";

(j) Erf 4903, Ermelo from "Existing Public Street" to "Business 4";

(k) part of Portion 52 of the farm Witbank No 266 IT from "Agricultural" to "Special" for public garage, general dealer and motel;

(l) Erf 3068, Ermelo Extension 14 from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 800 m<sup>2</sup>";

(m) Erven 113, 318, Portion 1 of Erf 671, the Remaining Extent of Erf 675, the Remaining Extent of Erf 774 and Erf 1322, Ermelo from "Residential 1" with a density of "One dwelling per 1 000 m<sup>2</sup>" to "Residential 1" with a density of "One dwelling per 800 m<sup>2</sup>";

2. by the amendment of Annexure 4 in respect of Portions 1, 3, 4, 6 and the Remaining Extent of Erf 796, Ermelo; and

3. by the deletion of Annexure 32 in respect of various properties.

The amendment will be known as Ermelo Amendment Scheme 9. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Ermelo.

Any objection or representations in regard to the application shall be submitted to the Town Clerk in writing at PO Box 48, Ermelo 2350 at any time within a period of 4 weeks from the date of this notice.

PB 4-9-2-14H-9

Pretoria  
25 March 1987

### ERMELO-WYSIGINGSKEMA 9

Die Stadsraad van Ermelo gee hiermee kennis

dat hy van voorneme is om by die Direkteur van Plaaslike Bestuur aansoek te doen ingevolge artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), om die Ermelo-dorpsbeplanningskema, 1982, soos volg te wysig:

1. Deur die hersonering van die volgende eiendomme —

(a) Erf 2887, Ermelo Uitbreiding 6 vanaf "Bestaande Openbare Straat" tot "Nywerheid 3";

(b) 'n deel van Erf 3877, Ermelo Uitbreiding 5 vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" en "Een woonhuis per 1 500 m<sup>2</sup>" tot "Opvoedkundig";

(c) Erf 304 en Gedeelte 1 van Erf 304, Ermelo vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 4" in Hoogtesone 2;

(d) Erf 931, Ermelo Uitbreiding 6 vanaf "Munisipaal" tot "Openbare Oopruimte";

(e) Erf 1507, Ermelo Uitbreiding 9 vanaf "Besigheid 2" tot "Spesiaal" vir handels- en besigheidsdoeleindes;

(f) Erwe 1712, 1713 en 1714, Ermelo Uitbreiding 9 vanaf "Besigheid 3" tot "Spesiaal" vir handels- en besigheidsdoeleindes;

(g) Erwe 1854, 1855 en 1857, Ermelo Uitbreiding 9 vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Openbare Oopruimte";

(h) Erf 897, Ermelo vanaf "Inrigting" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per erf";

(i) Gedeelte 12 van Erf 1333, Ermelo vanaf "Besigheid 2" tot "Parkering";

(j) Erf 4903, Ermelo vanaf "Bestaande Openbare Straat" tot "Besigheid 4";

(k) 'n deel van Gedeelte 52 van die plaas Witbank No 266 IT, vanaf "Landbou" tot "Spesiaal" vir openbare garage, algemene handelaar en motel;

(l) Erf 3068, Ermelo Uitbreiding 14 vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 800 m<sup>2</sup>";

(m) Erwe 113, 318, Gedeelte 1 van Erf 671, die Resterende Gedeelte van Erf 675, die Resterende Gedeelte van Erf 774 en die Erf 1322, Ermelo vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup>" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 800 m<sup>2</sup>";

2. deur die wysiging van Bylae 4 ten opsigte van Gedeeltes 1, 3, 4 en 6 en die Resterende Gedeelte van Erf 796, Ermelo; en

3. deur die skraping van Bylae 32 ten opsigte van verskeie eiendomme.

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema 9 genoem sal word) lê in die kantoor van die Stadsklere van Ermelo ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Stadsklere, Posbus 48, Ermelo 2350, skriftelik voorgelê word.

PB 4-9-2-14H-9

Pretoria  
25 Maart 1987

ERMELO TOWN COUNCIL

AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE ISSUE OF CERTIFICATES, FURNISHING OF INFORMATION, BUILDING PLAN COPIES AND PHOTOSTAT COPIES

In terms of the provision of section 80B(8) of the Local Government Ordinance, it is hereby notified that the Ermelo Town Council has by Special Resolution amended the charges for the issue of certificates, furnishing and information, building plan copies and photostat copies, published under Municipal Notice 1947 dated 18 September 1985, by amending the Tariff of Charges as follows with effect from 1 December 1986.

By the insertion of the following new item 16 after item 15 of the tariff of charges:

"16 Roneo work: Master copy, per copy: 0,40.

A4 sizes, per copy: 0,03."

P J G VAN R VAN OUDTSHOORN

Town Clerk

Civic Centre  
Ermelo  
2350  
25 March 1987  
Notice No 84/1987

STADSRAAD VAN ERMELO

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE, VERSKAFFING VAN INLIGTING, BOUPLANAFDRUKKE EN FOTOSTATE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Ermelo by Spesiale Besluit die gelde vir die uitreiking van sertifikate, verskaffing van inligting, bouplanafdrukke en fotostate, afgekondig by Munisipale Kennisgewing 47 gedateer 18 September 1985, soos volg gewysig het met ingang 1 Desember 1986.

Deur die volgende nuwe item 16 in te voeg na item 15 van die tarief van gelde:

"16 Afrolwerk: Meesterkopie, per kopie: 0,40.

A4 grootte, per afskrif: 0,03."

P J G VAN R VAN OUDTSHOORN

Stadsklere

Burgersentrum  
Ermelo  
2350  
25 Maart 1987  
Kennisgewing No 84/1987

356—25

ERMELO TOWN COUNCIL

AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Ermelo Town Council has by Special Resolution amended the charges for the supply of electricity, published under Municipal Notice 19 dated 25 June 1980, as amended, by amending the Tariff of Charges for the Supply of Electricity as follows with effect from 1 January 1987.

PART I

1. By the substitution in item 1(1)(b) for the figure "6,60" of the figure "7,40".

2. By the substitution in item 2(1)(a) for the figure "2,20" of the figure "2,45".

3. By the substitution in item 2(1)(b) for the figure "4,88" of the figure "5,47".

4. By the substitution in item 2(2)(a) for the figures "2,20" and "132,00" of the figures "2,45" and "147,00".

5. By the substitution in item 2(2)(b) for the figure "4,88" of the figure "5,47".

6. By the substitution in item 3(a)(1)(a) for the figure "11,00" of the figure "R12,30".

7. By the substitution in item 3(a)(1)(b) for the figure "4,43" of the figure "4,97".

8. By the substitution in item 3(b)(1)(b) for the figure "4,33" of the figure "4,85".

9. By the substitution in item 6(4) for the figure "4,20" of the figure "4,70".

P J G VAN R VAN OUDTSHOORN

Town Clerk

25 March 1987  
Notice No 85/1987

STADSRAAD VAN ERMELO

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Ermelo by Spesiale Besluit die Tarief van Gelde vir die lewering van elektrisiteit afgekondig by Munisipale Kennisgewing 19, gedateer 25 Junie 1980, soos gewysig, verder soos volg gewysig het met ingang 1 Januarie 1987.

DEEL I

1. Deur in item 1(1)(b) die syfer "6,60" deur die syfer "7,40" te vervang.

2. Deur in item 2(1)(a) die syfer "2,20" deur die syfer "2,45" te vervang.

3. Deur in item 2(1)(b) die syfer "4,88" deur die syfer "5,47" te vervang.

4. Deur in item 2(2)(a) die syfers "2,20" en "133,00" deur die syfers "2,45" en "147,00" te vervang.

5. Deur in item 2(2)(b) die syfer "4,88" deur die syfer "5,47" te vervang.

6. Deur in item 3(a)(1)(a) die syfer "11,00" deur die syfer "12,30" te vervang.

7. Deur in item 3(a)(1)(b) die syfer "4,43" deur die syfer "4,97" te vervang.

8. Deur in item 3(b)(1)(b) die syfer "4,33" deur die syfer "4,85" te vervang.

9. Deur in item 6(4) die syfer "4,20" deur die syfer "4,70" te vervang.

P J G VAN R VAN OUDTSHOORN

Stadsklere

25 Maart 1987  
Kennisgewing No 85/1987

357—25

TOWN COUNCIL OF EVANDER

AMENDMENT TO DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

Notice is hereby given in terms of section

80B(3) of the Local Government Ordinance, 1939, as amended, that the Town Council of Evander by Special Resolution, amended the determination of charges for electricity supply with effect from 1 March 1987.

The general purport of these amendments is the raising of tariffs due to an increase in the tariff payable by the Council to Escom.

Copies of these amendments are open for inspection at the offices of the Council for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendments must do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette.

F J COETZEE  
Town Clerk

Civic Centre  
Private Bag X1017  
Evander  
2280  
Tel. 22231/5  
25 March 1987  
Notice No 12/1987

#### STADSRAAD VAN EVANDER

#### WYSIGING VAN DIE VASSTELLING VAN GELDE VIR ELEKTRISITEITSTARIEWE

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Evander by Spesiale Besluit, gelde vir die lewering van elektrisiteit met die ingang van 1 Maart 1987 wysig.

Die algemene strekking van hierdie besluit is 'n verhoging van tariewe weens 'n styging van die tarief betaalbaar deur die Raad aan Evkom.

Besonderhede van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik by die Stadsklerk doen binne veertien dae na publikasie hiervan in die Provinsiale Koerant.

F J COETZEE  
Stadsklerk

Burgersentrum  
Privaatsak X1017  
Evander  
2280  
Tel. 22231/5  
25 Maart 1987  
Kennisgewing No 12/1987

358—25

#### CITY OF GERMISTON

#### PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME

The City Council of Germiston has prepared a Draft Amendment Town-planning Scheme which will amend the Germiston Town-planning Scheme.

The draft scheme contains the following proposal:

The amendment of the use zoning of Mocke Street, Kruihof from "Public Road Purposes" to Municipal to permit an Old Age Home Development Project.

Registered Owner: City Council of Germiston.

Particulars and plans of this scheme are open for inspection at the Council's Offices, Room 027, Civic Centre, Cross Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 25 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 25 March 1987, inform the Council in writing of such objection of representation and shall state whether or not he wishes to be heard by the Council.

A WHEYNEKE  
Town Secretary

Civic Centre  
Germiston  
25 March 1987  
Notice No 26/1987

#### STAD VAN GERMISTON

#### VOORGESTELDE WYSIGING VAN DIE GERMISTONSE-DORPSBEPLANNING-SKEMA

Die Stadsraad van Germiston het wysigings-ontwerpdorpsbeplanningskema opgestel wat die Germiston-dorpsbeplanningskema sal wysig.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die wysiging van die gebruiksindeeling van Mockestraat, Kruihof van "Openbare Paddoeleindes" na Munisipaal vir die ontwikkeling van 'n Projek vir 'n Tehuis vir Bejaardes.

Geregistreeerde Eienaar: Stadsraad van Germiston.

Besonderhede en planne van hierdie skema lê ter insae by die Raad se kantore, Kamer 027, Burgersentrum, Crossstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 25 Maart 1987.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Germistonse-dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 25 Maart 1987, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

A WREYNEKE  
Stadsekretaris

Burgersentrum  
Germiston  
25 Maart 1987  
Kennisgewing No 26/1987

359—25—1

#### TOWN COUNCIL OF KLERKSDORP

#### AMENDMENT OF ELECTRICITY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Or-

dinance, 1939, as amended, that it is the intention of the Town Council to amend its Electricity By-laws in order to provide for an increase of certain charges for sundry services to offset increased expenditure and to make provision for a tariff for the testing of three-phase maximum demand/kW.h meters.

A copy of the proposed amendment will lie for inspection at Room 210, Municipal Office, during normal office hours for a period of fourteen days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

J L MULLER  
Town Clerk

Municipal Offices  
Klerksdorp  
25 March 1987  
Notice No 27/1987

#### STADSRAAD VAN KLERKSDORP

#### WYSIGING VAN ELEKTRISITEITS-VERORDENINGE

Hiermee word kennis gegee ingevolge die belyings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Elektrisiteitsverordeninge te wysig ten einde voorsiening te maak vir die verhoging van sekere tariewe vir diverse dienste om kostestygings die hoof te bied en ook om voorsiening te maak vir die vasstelling van 'n tarief vir die toets van driefasige maksimum aanvraag/kW.h-meters.

Afskrifte van die voormelde wysiging sal gedurende gewone kantoorure by kamer 210, Stadskantoor vir 'n tydperk van veertien dae vanaf die publikasie van hierdie kennisgewing, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende indien.

J L MULLER  
Stadsklerk

Stadskantoor  
Klerksdorp  
25 Maart 1987  
Kennisgewing No 27/1987

360—25

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

The Town Clerk of Klerksdorp hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by the Council in terms of section 96 of the said Ordinance.

The Electricity By-laws of the Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1261, dated 26 July 1972, as amended, are hereby further amended by amending Part A of the Tariff of Charges under the Schedule as follows:

(1) By the substitution in item 2(2)(a) for the figure "6,682c" of the figure "7,417c";

(2) by the substitution in item 3(1) for the figure "10,125c" of the figure "11,239c";

(3) by the substitution in item 4(2)(a) for the figure "4,077c" of the figure "4,526c";

(4) by the substitution in item 4(2)(b) for the figure "R11,20" of the figure "R12,44";

(5) by the substitution in item 5(2) for the figure "20,00c" of the figure "22,20c"; and

(6) by the substitution in item 6(1)(a) for the figure "4,732c" of the figure "5,253c".

The provisions in this notice contained, shall be deemed to have come into operation on 1 February 1987.

TOWN CLERK

25 March 1987

**MUNISIPALITEIT KLERKSDORP: WYSIGING VAN ELEKTRISITEITSVERORDENINGE**

Die Stadsklerk van Klerksdorp publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1261 van 26 Julie 1972, soos gewysig, word hierby verder gewysig deur Deel A van die Tarief van Gelde onder die Bylae soos volg te wysig:

(1) Deur in item 2(2)(a) die syfer "6,682c" deur die syfer "7,417c" te vervang;

(2) deur in item 3(1) die syfer "10,125c" deur die syfer "11,239c" te vervang;

(3) deur in item 4(2)(a) die syfer "4,077c" deur die syfer "4,526c" te vervang;

(4) deur in item 4(2)(b) die syfer "R11,20" deur die syfer "R12,44" te vervang;

(5) deur in item 5(2) die syfer "20,00c" deur die syfer "22,20c" te vervang; en

(6) deur in item 6(1)(a) die syfer "4,732c" deur die syfer "5,253c" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag in werking te getree het op 1 Februarie 1987.

STADSKLERK

25 Maart 1987

361—25

**TOWN COUNCIL OF KRUGERSDORP**

**CLOSING OF A PORTION OF EDWARD STREET, LEWISHAM**

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, that the Town Council of Krugersdorp intends to permanently close a portion of Edward Street, Lewisham for pedestrian and vehicular traffic by the erection of 2,4 meter high barriers at the eastern and western sides of Edward Street at its intersection with Grey Street.

Further particulars and a plan regarding the intended permanent closure lie open for inspection during office hours at the office of the Town Secretary, Property Section, Town Hall.

Any person who wishes to object to the proposed permanent closing or who may have a claim for compensation should such closing be carried out, must lodge his objection and/or

claim in writing with the Council not later than 25 May 1987.

J L L E R D U P L E S S I S  
Town Secretary

Town Hall  
Krugersdorp  
25 March 1987  
Notice No 26/1987

**STADSRAAD VAN KRUGERSDORP**

**SLUITING VAN 'N GEDEELTE VAN EDWARDSTRAAT, LEWISHAM**

Kennis geskied hiermee kragtens artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Krugersdorp voornemens is om 'n gedeelte van Edwardstraat, Lewisham, permanent vir deurgangverkeer van voetgangers en voertuie te sluit deur die oprigting van 2.4 meter hoë versperrings aan die ooste en westekant van Edwardstraat se kruising met Greystraat.

Nadere besonderhede en 'n plan van die voor-geenome sluiting lê ter insae by die kantoor van die Stadsekretaris, Eiendomsafdeling, Stadhuis, gedurende gewone kantoorure.

Iedereen wat beswaar teen sodanige sluiting wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word versoek om sy beswaar en/of eis nie later nie as 25 Mei 1987 skriftelik by die Raad in te dien.

J L L E R D U P L E S S I S  
Stadsekretaris

Stadhuis  
Krugersdorp  
25 Maart 1987  
Kennisgewing No 26/1987

362—25

**MEYERTON TOWN COUNCIL**

**AMENDMENT TO THE DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY SERVICES**

In terms of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Meyerton Town Council has by Special Resolution, amended the charges for electricity supply services published in Official Gazette 4240 dated 29 December 1982, with effect from 1 January 1987 as follows:

1. By amending Part II as follows:

(a) By the substitution in item 2(2)(a) for the figure "7,0358c" of the figure "7,4949c".

(b) By the substitution in item 2(2)(b)(ii) for the figure "7,0358c" of the figure "7,4949c".

(c) By the substitution in item 3(2)(a)(ii) for the figure "10,1508c" of the figure "10,6099c".

(d) By the substitution in item 3(2)(b)(ii) for the figure "4,7620c" of the figure "5,2211c".

(e) By the substitution in item 4(2)(a) for the figure "27,8641c" of the figure "28,3232c".

(f) By the substitution in item 4(2)(b) for the figure "10,0922c" of the figure "10,5513c".

(g) By the insertion after item 3(2)(b)(iv) of the following:

(v) A rebate of 1,4 % to bulk consumers with

a maximum demand of 2 500 kW with a loadfactor above 60 %.

A D N O R V A L  
Town Clerk

Municipal Offices  
PO Box 9  
Meyerton  
1960  
25 March 1987

**STADSRAAD VAN MEYERTON**

**WYSIGING VAN VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING**

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 Meyerton by Spe- siale Besluit die tarief van gelde vir Elek- trisiteitsvoorsiening, gepubliseer in Offisiële Koerant 4240 van 29 Desember 1982, met in- gang 1 Januarie 1987 soos volg gewysig het:

1. Deur Deel II soos volg te wysig:

(a) Deur in item 2(2)(a) die syfer "7,0358c" deur die syfer "7,4949c" te vervang.

(b) Deur in item 2(2)(b)(ii) die syfer "7,0358c" deur die syfer "7,4949c" te vervang.

(c) Deur in item 3(2)(a)(ii) die syfer "10,1508c" deur die syfer "10,6099c" te vervang.

(d) Deur in item 3(2)(b)(ii) die syfer "4,7620c" deur die syfer "5,2211c" te vervang.

(e) Deur in item 4(2)(a) die syfer "27,8641c" deur die syfer "28,3232c" te vervang.

(f) Deur in item 4(2)(b) die syfer "10,0922c" deur die syfer "10,5513c" te vervang.

(g) Deur na artikel 3(2)(b)(iv) die volgende in te voeg:

(v) 'n Afslag van 1,4 % aan grootmaatver- bruikers met 'n maksimum aanvraag van 2 500 kW met 'n lasfaktor bo 60 %.

A D N O R V A L  
Stadsklerk

Munisipale Kantoor  
Postbus 9  
Meyerton  
1960  
25 Maart 1987

363—25

**MEYERTON TOWN COUNCIL**

**TRAFFIC BY-LAWS: 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 Meyerton has by Special Resolution determined the charges for Traffic By-laws with effect from 1 November 1986 as follows:

(a) Taxi licences (section 6(2)) Traffic By-laws: 60,00 p.a.

(b) Public vehicle licences (section 19(5)) Traffic By-laws:

(i) Goods vehicles which do not exceed 9 000 kg gross vehicle mass: 24,00 p.a.

(ii) Goods vehicles which exceed 9 000 kg but not 16 000 kg in gross vehicle mass: 48,00 p.a.

(iii) Goods vehicle which exceed 16 000 kg in gross vehicle mass: 60,00 p.a.

(iv) Buses which are permitted to convey a maximum of 30 passengers: 24,00 p.a.

(v) Buses which are permitted to convey more than 30 passengers: 36,00 p.a.

(c) Duplicate of any document: 5,00 p.a.

(d) Transfer costs section 19(5) Traffic By-laws: 5,00 p.a.

(e)(i) Escort officer, per officer 10,00 for the first hour or part thereof plus 80 per kilometre as registered on the odometer of the vehicle driven by the officer. Every additional hour or part thereof: 5,00.

(ii) Other municipal officer/official 10,00 for the first hour and 5,00 every additional hour or part thereof.

(iii) Hire of parking bay per day: 6,00.

(iv) Hire of sidewalk on section per m<sup>2</sup> per day: 1,00.

(v) Permit for driving cattle 10,00 per animal with a maximum of 50,00.

(f) Towing of abandoned vehicles in terms of section 131 of the Road Traffic Ordinance:

(i) Hitching of abandoned vehicle: 10,00.

(ii) Towing per kilometre: 0,80.

(iii) Storage per day: 0,50.

(g)(i) Release of impounded push trolley: 15,00.

(ii) Storage per day per push trolley: 1,50.

A D NORVAL  
Town Clerk

Municipal Offices  
PO Box 9  
Meyerton  
1960  
25 March 1987  
Notice No 553/1987

## STADSRAAD VAN MEYERTON

### VASSTELLING VAN GELDE VIR VERKEERSVERORDENINGE

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 Meyerton by Spesiale Besluit die gelde vir Verkeersverordeninge met ingang 1 November 1986 soos volg vasgestel het:

(a) Taxilisensie (artikel 6(2)) Verkeersverordeninge: 60,00 p.j.

(b) Openbare voertuiglisensies (artikel 19(5)) Verkeersverordeninge:

(i) Goederevoertuig wat nie 9 000 kg bruto voertuigmassa oorskry nie: 24,00 p.j.

(ii) Goederevoertuie wat nie 9 000 kg, maar nie 16 000 kg bruto voertuigmassa oorskry nie: 48,00 p.j.

(iii) Goederevoertuie wat 16 000 kg bruto voertuigmassa oorskry: 60,00 p.j.

(iv) Busse wat nie meer dan 30 passasiers mag laai: 24,00 p.j.

(v) Busse wat meer dan 30 passasiers mag laai: 36,00 p.j.

(c) Duplikaat van enige dokument: 5,00 elk.

(d) Oordragkoste artikel 19(5) Verkeersverordeninge: 5,00 elk.

(e)(i) Begeleidingsbeampte, per beampte die eerste uur of gedeelte daarvan plus per kilometer soos geregistreer op die afstandmeter van beampte se voertuig. Elke addisionele uur of gedeelte daarvan: 5,00.

(ii) Ander munisipale beampte 10,00 vir die eerste uur en 5,00 vir elke addisionele uur of gedeelte daarvan.

(iii) Huur van parkeervakke per dag: 6,00.

(iv) Huur van sypaadjiegedeeltes per m<sup>2</sup> per dag: 1,00.

(v) Permit vir aanjaag van diere 10,00 per dier met 'n maksimum van 50,00.

(f) Wegsleep van verlate voertuie ingevolge artikel 131 van die Ordonnansie op Padverkeer:

(i) Aanhak van verlate voertuig: 10,00.

(ii) Wegsleep per kilometer: 0,80.

(iii) Stoorgeld per dag: 0,50.

(g)(i) Aflos van geskutte stootkar: 15,00.

(ii) Stoorgeld per dag per stootkar: 1,50.

A D NORVAL  
Stadsklerk

Munisipale Kantore  
Posbus 9  
Meyerton  
1960  
25 Maart 1987  
Kennissgewing No 553/1987

364—25

## MEYERTON TOWN COUNCIL

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 Meyerton has by Special Resolution amended the charges payable in terms of the Building By-laws published in Official Gazette dated 8 August 1984 with effect from 1 November 1986 as follows:

### SCHEDULE

By the insertion after Appendix VII of the following appendix:

Appendix VIII — Charges for the lease of poster containers:

1. Charges for the lease of one poster container — R2,50 per week.

2. Charges for the lease of one poster container on a permanent basis to a sport or welfare organisation which applied for a poster container and was approved by the Council — R5,00 per month.

A D NORVAL  
Town Clerk

Municipal Offices  
PO Box 9  
Meyerton  
1960  
25 March 1987  
Notice No 552/1987

## STADSRAAD VAN MEYERTON

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 Meyerton by Spesiale Besluit die tarief van gelde betaalbaar ingevolge die Bouverordeninge gepubliseer in die Offisiële Koerant van 8 Augustus 1984, met ingang van 1 November 1986 soos volg wysig:

## BYLAE

Deur na Aanhangsel VII die volgende aanhangsel in te voeg:

Aanhangsel VIII — Gelde vir die huur van plakkaathouers:

1. Gelde vir die huur van een plakkaathouer — R2,50 per week.

2. Gelde vir die huur van een plakkaathouer op 'n permanente basis aan sport- en welsynorganisasies wat daarom aansoek doen en deur die Raad goedgekeur is — R5,00 per maand.

A D NORVAL  
Stadsklerk

Munisipale Kantoor  
Posbus 9  
Meyerton  
1960  
25 Maart 1987  
Kennissgewing No 552/1987

365—25

## TOWN COUNCIL OF ORKNEY AMENDMENT TO DETERMINATION OF CHARGES FOR WATER SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Orkney by Special Resolution amended the charges published in Municipal Notice No 22/1986 of 23 April 1986 as set out below and shall be deemed to have come into operation on 1 February 1987.

By the substitution for the Tariff of Charges of the following:

### "TARIFF OF CHARGES

#### BASIC CHARGE

1. A basic charge, per erf, stand, lot or other area, with or without improvements, which is, or in the opinion of the Council can be connected to the main, whether water is consumed or not, of R5,50 per month or part thereof shall be levied: provided that where any erf, stand, lot or other area is occupied by more than one consumer to whom the Council supplies water, a basic charge for water, of R5,50 per month or part thereof, shall be levied in respect of each such consumer.

### CHARGES FOR THE SUPPLY OF WATER, PER MONTH

2. (1) For the first 30 k/l consumed, per k/l or part thereof: 37c.

(2) For the next 20 k/l up to 50 k/l consumed, per k/l or part thereof: 52c.

(3) For the next 50 k/l up to 100 k/l consumed, per k/l or part thereof: 60c.

(4) For the next 50 k/l up to 150 k/l consumed, per k/l or part thereof: 75c.

(5) For more than 150 k/l consumed, per k/l or part thereof: R1,60.

(6) The Council may by Special Resolution exclude certain bulk consumers from the tariffs prescribed in item 2(1) to 2(5) and such bulk consumers shall by such Special Resolution be restricted to a maximum water consumption for the purpose of paying the tariffs prescribed under item 2(7).

(7) The charges for the supply of water to declared bulk consumers under item 2(6) are: 37c per k/l or part thereof up to the declared maximum in terms of the said Special Resolution, thereafter 52c per k/l or part thereof: provided that in the event of water being used in terms of section 21(e) of the Water Supply By-laws such use be determined by the engineer.

**CHARGES FOR THE CONNECTION OF WATER SUPPLY**

3. The charges payable in respect of any connection for the supply of water shall amount to the actual cost for such connection, with the exclusion of the cost of a portable meter, plus a surcharge of 15 % as administration cost on such amount.

Deposit payable before connection is made: R200.

**CHARGES FOR RE-CONNECTING WATER SUPPLY**

4. The charges for re-connecting of the water supply to any premises shall be payable in advance, as follows:

(1) After discontinuation of the supply at the consumer's request, per meter: R10.

(2) After discontinuation of the supply through non-payment of accounts or breach of these by-laws, per meter: R20.

**CHARGES IN CONNECTION WITH METERS**

5. (1) For the special reading of a meter at the consumer's request: R10.

(2) For the testing of a meter supplied by the Council, in all instances where it has been established by the testing of the meter in terms of the regulations promulgated under the Trade Metrology Act, 1973 (Act 77 of 1973), as amended, that the meter tested does not exceed the errors permitted in terms of regulation 80(7) of Part II of the mentioned regulations: R30.

(3) Deposit for each portable meter: R100.

(4) For the hire of a portable meter, per month or part thereof: 1/36 of purchase price of the said meter, plus a surcharge of 10 % as administration costs on such purchase price.

(5) The charges in terms of subitems (1) to 4 inclusive shall be payable in advance.

**CHARGES FOR INSPECTION OF WATER SUPPLY SERVICE**

6. The charge for inspecting a service at the request of the owner or consumer at any time after its initial approval shall be R30 payable in advance.

**FIRE EXTINGUISHING SERVICES**

7. (1) For the inspection of a communication pipe in respect of sprinkler, drencher, fire and private hydrant installations (other than sprinkler and drencher installations) per annum: R10: provided that if any maintenance work is done by the Council such work shall be done at actual cost, plus a surcharge of 15 % as administration costs on such amount.

(2) For resealing any private hydrant: R5.

**DEPOSITS**

8. Minimum deposit payable in terms of section 12(1)(a) of the Water Supply By-laws: R8.

Payment of Account (section 36 of the Water Supply By-laws).

9. Every consumer shall pay the monthly account on or before the 4th day of the month following the month in which the water in respect of which the account is rendered, has been consumed.

**DISPUTES**

10. In the event of any dispute or question as to the interpretation of any part of this tariff or any amendment thereto, or as to any other matter whatever arising therefrom, the decision of the Council shall be final and binding upon all the parties involved in the dispute or question."

The amended charges shall come into opera-

tion for all accounts rendered in respect of readings taken from 1 February 1987.

**JP DE KLERK**  
Town Clerk

Civic Centre  
Private Bag X8  
Orkney  
2620  
25 March 1987  
Notice No 13/1987

**STADSRAAD VAN ORKNEY**

**WYSIGING VAN VASSTELLING VAN GELDE VIR WATERVOORSIENING**

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Orkney by Spesiale Besluit die gelde afgekondig by Munisipale Kennisgewing No 22/1986 van 23 April 1986 gewysig het soos hieronder uiteengesit en word hierdie wysiging geag in werking te getree het op 1 Februarie 1987.

Deur die Tarief van Gelde deur die volgende te vervang:

**"TARIEF VAN GELDE BASIESE HEFFING**

1. 'n Basiese heffing, per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie, van R5,50 per maand of gedeelte daarvan word gehef: met dien verstande dat waar enige erf, standplaas, perseel of ander terrein geokkupeer word deur meer as een verbruiker aan wie die Raad water lewer, 'n basiese heffing vir water van R5,50 per maand of gedeelte daarvan ten opsigte van elke sodanige verbruiker gehef word.

**GELDE VIR DIE LEWERING VAN WATER, PER MAAND**

2. (1) Vir die eerste 30 kl verbruik, per kl of gedeelte daarvan: 37c.

(2) Vir die volgende 20 kl tot 50 kl verbruik, per kl of gedeelte daarvan: 52c.

(3) Vir die volgende 50 kl tot 100 kl verbruik, per kl of gedeelte daarvan: 60c.

(4) Vir die volgende 50 kl tot 150 kl verbruik, per kl of gedeelte daarvan: 75c.

(5) Vir meer as 150 kl verbruik, per kl of gedeelte daarvan: R1,60.

(6) Die Raad mag egter by Spesiale Besluit sekere grootmaat verbruikers uitsluit van tariewe in item 2(1) tot 2(5) gestel en sodanige grootmaat verbruikers sal elk deur sodanige spesiale besluit tot 'n maksimum waterverbruik beperk word vir doeleindes van die betaling van die tariewe in item 2(7) voorgeskryf.

(7) Die gelde vir die lewering van water aan grootmaat verbruikers in item 2(6) verklaar is: 37c per kl of gedeelte daarvan tot en met die verklaarde maksimum ingevolge genoemde Spesiale Besluit, daarna 52c per kl of gedeelte daarvan: met dien verstande dat indien water ingevolge artikel 21(e) van die Watervoorsieningsverordeninge gebruik word, sodanige gebruik deur die ingenieur bepaal word.

**GELDE VIR DIE AANSLUITING VAN WATERTOEOVOER**

3. Die gelde betaalbaar ten opsigte van enige aansluiting vir die lewering van water bedra die werklike koste van sodanige aansluiting, met uitsluiting van die koste van 'n verplaasbare meter plus 'n toeslag van 15 % as administrasiekoste op sodanige bedrag.

Deposito betaalbaar alvorens aansluiting gedoen word: R200.

**GELDE VIR HERAANSLUITING VAN WATERTOEOVOER**

4. Die gelde vir die heraansluiting van watertoevoer na enige perseel is vooruitbetaalbaar soos volg:

(1) Na staking van die toevoer op versoek van die verbruiker, per meter: R10.

(2) Na staking van die toevoer weens wanbetaling van rekenings of oortreding van hierdie verordeninge: R20.

**GELDE IN VERBAND MET METERS**

5. (1) Vir die spesiale aflesing van 'n meter op versoek van die verbruiker: R10.

(2) Vir die toets van 'n meter deur die Raad verskaf, in alle gevalle waar dit deur die toets van sodanige meter ooreenkomstig die regulasies afgekondig onder die Wet op Handelsmetrologie 1973 (Wet 77 van 1973), soos gewysig, vasgestel is dat die meter nie die toelaatbare onjuisthede ingevolge regulasie 80(7) van Deel II van vermelde regulasies oorskry nie: R30.

(3) Deposito vir elke verplaasbare meter: R100.

(4) Vir die huur van 'n verplaasbare meter per maand of gedeelte daarvan: 1/36 van die aankoopkoste van sodanige meter, plus 'n toeslag van 10 % as administrasiekoste op sodanige aankoopkoste.

(5) Die vorderings ingevolge subitems (1) tot en met (4) is vooruitbetaalbaar.

**GELDE VIR INSPEKSIE VAN WATERVOORSIENINGSDIENS**

6. Die gelde vir die inspeksie van 'n diens op versoek van die eienaar of verbruiker te eniger tyd nadat dit aanvanklik goedgekeur is, is R30 vooruitbetaalbaar.

**BRANDBLUSDIENSTE**

7. (1) Vir die ondersoek van 'n verbindingspyp ten opsigte van sproei- en drinkblusen private brandblustoestelle (uitgesonderd sproei- en drinkblustoestelle), per jaar: R10: met dien verstande dat indien enige herstelwerk deur die Raad onderneem word, sodanige herstelkoste teen werklike koste geskied, plus 'n toeslag van 15 % as administratiewe koste op sodanige bedrag.

(2) Vir die herseel van elke private brandkraan: R5.

**DEPOSITO'S**

8. Minimum deposito betaalbaar ingevolge artikel 12(1)(a) van die Watervoorsieningsverordeninge: R8.

Betaling van Rekenings (artikel 36 van die Watervoorsieningsverordeninge).

9. Elke verbruiker moet die maandelikse rekening voor of op die 4de dag van die maand wat volg op die maand waarin die water waarvoor die rekening gelewer is, betaal.

**GESKILLE**

10. In geval van enige geskil of strydpunt wat betref die vertolking van enige deel van hierdie tarief of enige wysiging daarvan, of met betrekking tot enige wysiging daarvan, of met betrekking tot enige ander saak wat ook al wat daaruit ontstaan, is die beslissing van die Raad finaal en bindend vir al die partye betrokke in die geskil of strydpunt."

Die gewysigde tariewe tree in werking vir alle

rekeninge gelewer ten opsigte van lesings geneem vanaf 1 Februarie 1987.

J P DE KLERK  
Stadsklerk

Burgersentrum  
Privaatsak X8  
Orkney  
2620  
25 Maart 1987  
Kennisgewing No 13/1987

366—25

## TOWN COUNCIL OF ORKNEY

### AMENDMENT TO DETERMINATION OF CHARGES IN RESPECT OF SUPPLY OF ELECTRICITY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Orkney by Special Resolution amended the charges published in Municipal Notice No 13/1985 of 10 April 1985 as set out below and shall be deemed to have come into operation on 1 February 1987.

1. By the substitution for item 1(4) of Part I of the Tariff of Charges of the following:

"An additional charge (Extension charge) of R30,00 per month or part thereof will be levied in respect of all consumers in the Ariston Area."

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

"2. Charges per kW.h consumed.

Tariff applicable to electricity supplied to land mentioned in —

(a) item 1(1)(a): Per kW.h consumed: 7,7944c;

(b) item 1(1)(b): Per kW.h consumed: 11,1540c;

Provided that a minimum consumption of 200 kW.h and 300 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 zone plan of Orkney."

3. By the substitution for Part II of the Tariff of Charges of the following:

#### "PART II: GENERAL

##### 1. Service Connection Charges

(1) Single-phase, 220V 60A:

Actual cost of material and labour, plus 15 %.

Deposit payable before connection is made: R500.

(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.

Deposit payable before connection is made: R700.

(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: R25.

(2) Three-phase meter: R35.

### 4. Special Meter Readings

Per reading by special request: R12.

### 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: R12.

(b) During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R18.

(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: R18.

### 6. Charges for Inspection of Installations

(1) For the first inspection of an electrical installation: Free of charge.

(2) For the first re-inspection (if appointment is not kept): R30.

(3) For a second inspection of the same installation: R25.

(4) For each additional inspection after the second inspection of the same installation: R45.

### 7. Charges for Temporary Connections

For each temporary connection: R25: 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: R12.

(b) During workdays from 16h30 to 07h45, public holidays, Saturdays and Sundays: R18."

The amended charges shall come into operation for all accounts rendered in respect of readings taken from 1 February 1987.

J P DE KLERK  
Town Clerk

Civic Centre  
Private Bag X8  
Orkney  
2620  
25 March 1987  
Notice No 12/1987

## STADSRAAD VAN ORKNEY

### WYSIGING VAN VASSTELLING VAN GELDE TEN OPSIGTE VAN ELEKTRISITEITSVOORSIENING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Orkney by Spesiale Besluit die gelde afgekondig by Munisipale

Kennisgewing No 13/1985 van 10 April 1985, gewysig het soos hieronder uiteengesit en word hierdie wysiging geag in werking te getree het op 1 Februarie 1987.

1. Deur item 1(4) van Deel I van die Tarief van Gelde deur die volgende te vervang:

"(4) 'n Bykomende heffing (Uitbreidingsheffing) van R30,00 per maand of gedeelte van 'n maand sal ten opsigte van alle verbruikers in die Aristongebied gehef word."

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

"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: 7,7944c;

(b) item 1(1)(b): Per kW.h verbruik: 11,1540c;

Met dien verstande dat 'n minimum verbruik van 200 kW.h en 300 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. Deur Deel II van die Tarief van Gelde deur die volgende te vervang:

#### "DEEL II: ALGEMEEN

##### 1. Verbruikersaansluitingsgelde

(1) Enkelfase, 220V 60A:

Werklike koste van materiaal en arbeid, plus 15 %.

Deposito betaalbaar alvorens aansluiting gedoen word: R500.

(2) Driefase, 4-draad, 380V:

Koste van materiaal en arbeid deur die Raad aangegaan, plus 'n toeslag van 15 % op sodanige bedrag vir administrasiekoste.

Deposito betaalbaar alvorens aansluiting gedoen word: R700.

(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 voorsiening 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: R25.

(2) Driefase meter: R35.

##### 4. Spesiale Meteraflesings

Per aflesing op spesiale versoek: R12.

##### 5. Gelde vir Heraansluiting

(1) Vir die her aansluiting van die elektrisiteitstoever op versoek van 'n verbruiker wie se toever weens 'n oortreding van hierdie verordeninge afgesluit is:

(a) Gedurende werkdae vanaf 07h45 tot 16h30: R12.

(b) Gedurende werkdae vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R18.

(2) Vir die aansluiting van elektrisiteitstoever op versoek van 'n verbruiker (slegs nuwe verbruikers) gedurende werkdag vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R18.

**6. Gelde vir Inspeksie van Installasies**

(1) Vir die eerste inspeksie van 'n elektriese installasie: Gratis.

(2) Vir eerste herinspeksie (indien afspraak nie nagekom word nie): R30.

(3) Vir 'n tweede inspeksie van dieselfde installasie: R25.

(4) Vir elke bykomende inspeksie na die tweede inspeksie van dieselfde installasie: R45.

**7. Gelde vir Tydelike Aansluitings**

Vir elke tydelike aansluiting: R25: Met dien verstande dat —

(a) die verbruiker of kontrakteur die nodige verskaffingspunt voorsien en aanleë; en

(b) die verbruiker geskikte akkommodasie vir elektrisiteitsmeters en verbruiksekerings voorsien.

**8. Gelde ten Opsigte van Kragonderbrekings**

Wanneer die elektrisiteitsafdeling versoek word om 'n onderbreking van die toevoer 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 appaaraat is nie, is die volgende gelde van toepassing:

(a) Gedurende werkdag vanaf 07h45 tot 16h30: R12.

(b) Gedurende werkdag vanaf 16h30 tot 07h45, openbare vakansiedae, Saterdag en Sondag: R18."

Die gewysigde tariewe tree in werking vir alle rekeninge gelewer ten opsigte van lesings geneem vanaf 1 Februarie 1987.

J P DE KLERK  
Stadsklerk

Burgersentrum  
Privaatsak X8  
Orkney  
2620  
25 Maart 1987  
Kennisgewing No 12/1987

367—25

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

**AMENDMENT TO PUBLIC DISTURBANCE BY-LAWS**

The Secretary of the Transvaal Board for the Development of Peri-Urban Areas, hereby publishes in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the amendment as set forth hereinafter which have been made in terms of section 96 of the aforesaid Ordinance.

The Public Disturbance By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 726, dated 9 July 1969, as amended, are hereby further amended by amending the Schedule as follows:

1. By the deletion of the following expressions:

"South Rand, Willowdene, Grasmere/Lawley, Klipriviersoog, Evander, Schoemansville, Brentwood, Brugspruit, Halfway House-/Olifantsfontein, Komatipoort, Ellisras, Parksig, Grootvlei and Akasia/Rosslyn"; and

2. By the addition at the end of the following:

"Noordvaal"

B GEROUX  
Secretary

PO Box 1341  
Pretoria  
0001  
25 March 1987  
Notice No 27/1987

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE**

**WYSIGING VAN OPENBARE RUSVERSTORINGSVERORDENINGE**

Die Sekretaris van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die wysiging hierna uiteengesit wat ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Openbare Rusverstoringsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 726 van 9 Julie 1969, soos gewysig, word hierby verder gewysig deur die Bylae soos volg te wysig:

1. Deur die volgende uitdrukking te skrap:

"Suid-Rand, Willowdene, Grasmere/Lawley, Klipriviersoog, Evander, Schoemansville, Brentwood, Brugspruit, Halfway House-/Olifantsfontein, Komatipoort, Ellisras, Parksig, Grootvlei en Akasia/Rosslyn"; en

2. Deur aan die end die volgende by te voeg:

"Noordvaal"

B GEROUX  
Sekretaris

Posbus 1341  
Pretoria  
0001  
25 Maart 1987  
Kennisgewing No 27/1987

368—25

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

**VALUATION ROLLS IN RESPECT OF THE AREAS OF JURISDICTION OF VARIOUS LOCAL AREA COMMITTEES FOR THE FINANCIAL YEARS 1986/1990**

**(REGULATION 12)**

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation rolls for the financial years 1986/1990 of all rateable property within the area of jurisdiction of the Local Area Committees of Burgersfort, Charl Cilliers, Davel, Groot Marico, Hammanskraal, Hectorspruit, Letsitele, Ogies, Ohrigstad and Rayton have been certified and signed by the Chairman of the valuation board and have therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented

a reply contemplated in section 15(4) may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

H D DE WINTER  
Secretary: Valuation Board

PO Box 1341  
Pretoria  
0001  
25 March 1987  
Notice No 30/1987

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE**

**WAARDERINGSLYSTE TEN OPSIGTE VAN DIE GEBIEDE VAN VERSKILLENDE PLAASLIKE GEBIEDSKOMITEES VIR DIE BOEKJARE 1986/1990**

**(REGULASIE 12)**

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslyste vir die boekjare 1986/1990 van alle belasbare eiendom binne die regsgebied van die Plaaslike Gebiedskomitees van Burgersfort, Charl Cilliers, Davel, Groot Marico, Hammanskraal, Hectorspruit, Letsitele, Ogies, Ohrigstad en Rayton deur die Voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die gemeinde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

(17)(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

H D DE WINTER  
Sekretaris: Waarderingsraad

Posbus 1341  
Pretoria  
0001  
25 Maart 1987  
Kennisgewing No 30/1987

369—25

#### PHALABORWA MUNICIPALITY ADOPTION OF ELECTRICITY BY-LAWS

1. Notice is hereby given, in terms of section 101 of the Local Government Ordinance, 1939, the by-laws as published under Administrator's Notice 1595 dated 11 September 1985 adopted by the Council in terms of section 96 of the said Ordinance, are hereby amended by the substitution of section 8(b) as follows:

b. Should an electrical installation require retesting according to regulation 5(4) of the Electrical Installations Regulation of the MDS Act, 6 of 1983, the retesting shall be subject, to the payment of a levy, determined under the tariff.

2. The Electricity By-laws published under Administrator's Notice No 1627 dated 24 November 1971, as amended and by Administrator's Notice 549 dated 4 April 1973, as accepted by the Council, are hereby revoked.

D W VAN ROOYEN  
Town Clerk

Municipal Offices  
Selati Road  
Phalaborwa  
1390  
25 March 1987  
Notice No 5/1987

#### MUNISIPALITEIT PHALABORWA

#### AANNAME VAN ELEKTRISITEITSVER- ORDENINGE

1. Kennis geskied hiermee, ingevolge artikel 101 van die Ordonnansie op Plaaslike Besture, 1939, die verordeninge aangeneem by Administrateurskennisgewing 1595 van 11 September 1985 wat deur die Raad ingevolge artikel 96 van die genoemde Ordonnansie opgestel is, aanvaar is, gewysig word deur artikel 8(b) met die volgende te vervang:

(b) Indien 'n elektriese installasie ingevolge regulasie 5(4) van die Elektriese Installasie van die Wet op Masjinerie en Beroepsveiligheid 6 van 1983, van die Wet hertoets moet word, is so 'n hertoets onderworpe aan die betaling van 'n heffing in die tarief bepaal.

2. Die Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing No 1627 van 24 November 1971, soos gewysig en per Administrateurskennisgewing 549 van 4 April 1973, deur die Raad aanvaar, word hierby herroep.

D W VAN ROOYEN  
Stadsklerk

Munisipale Kantore  
Selatiweg  
Phalaborwa  
1390  
25 Maart 1987  
Kennisgewing No 5/1987

370—25

#### CITY COUNCIL OF PRETORIA

#### PROPOSED AMENDMENT TO THE PRE- TORIA TOWN-PLANNING SCHEME, 1974

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, which contains the following proposal:

The rezoning of Holding 263, Montana Agricultural Holdings, being a portion of Veronica Road, approximately 2 314 m<sup>2</sup> in extent, adjacent to Holding 170, Montana Agricultural Holdings, which has been closed, from "Existing Street" to "Agricultural".

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Room 3022W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 25 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 25 March 1987, inform the City Secretary, PO Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority. All telephonic enquiries may be made at telephone 21 3411, extension 494.

P DELPORT  
Town Clerk

25 March 1987  
Notice No 75/1987

#### STADSRAAD VAN PRETORIA

#### VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat die volgende voorstel bevat:

Die hersonering van Hoewe 263, Montana Landbouhoewes, synde 'n gedeelte van Veronicaweg, groot ongeveer 2 314 m<sup>2</sup>, aangrensend aan Hoewe 170, Montana Landbouhoewes, wat gesluit is, van "Bestaande Straat" tot "Landbou".

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamer 3022W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 25 Maart 1987.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadsekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 25 Maart 1987, skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie. Alle telefoniese

navrae kan by telefoon 21 3411, bylyn 494, gedoen word.

P DELPORT  
Stadsklerk

25 Maart 1987  
Kennisgewing No 75/1987

371—25

#### CITY COUNCIL OF PRETORIA

#### PRETORIA MUNICIPALITY: DETERMI- NATION OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR BUS AND WALKING TOURS IN THE MARIA VAN RIEBEECK NATURE RESERVE

Notice is hereby given in accordance with section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the City Council of Pretoria, in terms of section 80(B) of the said Ordinance, intends determining charges payable to the Council for bus and walking tours in the Maria van Riebeeck Nature Reserve.

The general purport of this determination is the determination of the applicable charges payable to the City Council of Pretoria by persons undertaking bus and walking tours in the Maria van Riebeeck Nature Reserve.

The determination of charges will come into effect from the first day of the month following the date of publication thereof in the Provincial Gazette.

Copies of the determination of the abovementioned charges will be open for inspection at the office of the Council (Room 4029, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette on 24 March 1987.

Any person who wishes to object to this determination must do so in writing to the undersigned within 14 (fourteen) days after the date of publication referred to in the immediate preceding paragraph.

P DELPORT  
Town Clerk

Municipal Offices  
PO Box 440  
Pretoria  
0001  
25 March 1987  
Notice No 99/1987

#### STADSRAAD VAN PRETORIA

#### MUNISIPALITEIT PRETORIA: VASSTEL- LING VAN DIE GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR BUS- EN STAPTOERE IN DIE MARIA VAN RIEBEECK-NATUURRESERVAAT

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om, ingevolge artikel 80B van die gemelde Ordonnansie, gelde betaalbaar aan die Raad vir bus- en staptoere in die Maria van Riebeeck-natuurreservaat vas te stel.

Die algemene strekking van die vasstelling is die vasstelling van toepaslike gelde betaalbaar aan die Stadsraad van Pretoria deur persone wat bus- en staptoere in die Maria van Riebeeck-natuurreservaat onderneem.

Die vasstelling van die gelde sal op die eerste dag van die maand wat volg op die datum van publikasie daarvan in die Provinsiale Koerant in werking tree.

Eksemplare van die vasstelling van voormelde gelde lê ter insae by die kantoor van die Raad (Kamer 4029, Wesblok, Munitoria, Van der Waltstraat, Pretoria) vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant op 25 Maart 1987.

Enigiemand wat beswaar teen hierdie vasstelling wil aanteken, moet dit skriftelik binne 14 (veertien) dae na die publikasiedatum wat in die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

P DELPORT  
Stadsklerk

Munisipale Kantore  
Posbus 440  
Pretoria  
0001  
25 Maart 1987  
Kennisgewing No 99/1987

372—25

TOWN COUNCIL OF RANDBURG

AMENDMENT TO DETERMINATION OF CHARGES: HALLS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend the Tariff of Charges: Halls, published under Notice 8 dated 8 January 1986 with effect from 1 March 1987.

The general purport of this amendment is to delete certain items and the substitution thereof for others.

Copies of the proposed amendment are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room C208B, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette.

B J VANDER VYVER  
Town Clerk

Municipal Offices  
Cnr Jan Smuts Avenue and  
Hendrik Verwoerd Drive  
Randburg  
25 March 1987  
Notice No 27/1987

STADSRAAD VAN RANDBURG

WYSIGING VAN TARIEF VAN GELDE: SALE

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om die Tarief van Gelde: Sale, afgekondig kragtens Kennisgewing 8 van 8 Januarie 1986, te wysig met ingang van 1 Maart 1987.

Die algemene strekking van die wysiging is om sekere items te skrap en met andere te vervang.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer C208B, Munisipale Kantore, h/v Jan Smuts-laan en Hendrik Verwoerd-rylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

B J VANDER VYVER  
Stadsklerk

Munisipale Kantore  
h/v Jan Smuts-laan en  
Hendrik Verwoerd-rylaan  
Randburg  
25 Maart 1987  
Kennisgewing No 27/1987

373—25

TOWN COUNCIL OF RANDBURG

ADOPTION OF POUND TARIFF

Notice is hereby given in terms of section 164(3) of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to adopt a pound tariff in terms of section 71 of the said Ordinance.

The general purport of this adoption is to determine the Pound Tariff which can be applied after the coming into operation of the Randburg Pound.

Copies of the proposed amendment are open for inspection on weekdays from 07h30 to 12h30 and 13h00 to 16h00 at Room C208B, Municipal Offices, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the Provincial Gazette.

B J VANDER VYVER  
Town Clerk

Municipal Offices  
Cnr Jan Smuts Avenue  
and Hendrik Verwoerd Drive  
Randburg  
25 March 1987  
Notice No 32/1987

STADSRAAD VAN RANDBURG

AANNAME VAN SKUTTARIEF

Kennis geskied hiermee ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om 'n Skuttarief ingevolge artikel 71 van genoemde Ordonnansie aan te neem.

Die algemene strekking van die aanname is om die Skuttarief vas te stel wat toegepas kan word na die inwerkingtreding van die Randburg Skut.

Afskrifte van die voorgestelde skuttarief lê op weksdae ter insae vanaf 07h30 tot 12h30 en 13h00 tot 16h00 by Kamer C208B, Munisipale Kantore, h/v Jan Smuts-laan en Hendrik Verwoerd-rylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar wil maak teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum

van publikasie hiervan in die Provinsiale Koerant, by die ondergetekende indien.

B J VANDER VYVER  
Stadsklerk

Munisipale Kantore  
h/v Jan Smuts-laan  
en Hendrik Verwoerd-rylaan  
Randburg  
25 Maart 1987  
Kennisgewing No 32/1987

374—25

CITY COUNCIL OF ROODEPOORT

AMENDMENT TO STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208 of 9 October 1985 and adopted by the Council under Administrator's Notice 275 of 12 February 1986.

The general purport of the amendment is to do away with certain restrictions.

Copies of these draft by-laws are open to inspection at the office of the City Secretary, for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

W J ZYBRANDS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
25 March 1987  
Notice No 22/1987

STADSRAAD VAN ROODEPOORT

WYSIGING VAN DIE STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDE WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die Standaardverordeninge Betreffende die Aanhou van Diere, Voëls en Pluimvee en Besighele wat die Aanhou van Diere, Voëls, Pluimvee of Troeteldiere behels afgekondig by Administrateurskennisgewing 2208 van 9 Oktober 1985 en deur die Raad aangeneem by Administrateurskennisgewing 275 van 12 Februarie 1986 te wysig.

Die algemene strekking van die wysiging is om sekere beperkings op te hef.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie

van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

W J ZYBRANDS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
25 Maart 1987  
Kennisgewing No 22/1987

375—25

#### CITY COUNCIL OF ROODEPOORT

#### AMENDMENT TO STANDARD HEALTH BY-LAWS FOR CRÈCHES AND CRÈCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the City Council of Roodepoort intends amending the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for White Children, as amended.

The general purport of the amendment is —

(1) To make the said by-laws applicable to Crèches and Crèches-cum-Nursery Schools for all population groups;

(2) to standardise accommodation facilities for all population groups.

Copies of these draft by-laws are open to inspection at the Office of the City Secretary, for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

W J ZYBRANDS  
Town Clerk

Civic Centre  
Christiaan De Wet Road  
Roodepoort  
25 March 1987  
Notice No 19/1987

#### STADSRAAD VAN ROODEPOORT

#### WYSIGING VAN STANDAARD GESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR KINDERS

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Roodepoort van voorneme is om die Standaard Gesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is —

(1) Om die voormelde verordeninge van toepassing te maak op Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole vir Kinders van alle bevolkingsgroepe;

(2) Om die akkommodasie fasiliteite vir alle groepe te standaardiseer.

Afskrifte van hierdie konsepverordeninge lê ter insae by die Kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skrifte-

lik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

W J ZYBRANDS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
25 Maart 1987  
Kennisgewing No 19/1987

376—25

#### CITY COUNCIL OF ROODEPOORT

#### AMENDMENT TO TARIFF OF CHARGES: WATER SUPPLY

In terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the City Council of Roodepoort has by Special Resolution on 26 February 1987, resolved to amend Part I of the Tariff of Charges for the supply of water published in the Provincial Gazette dated 29 December 1982, as follows:

(a) By the substitution in item 4(1) for the expression "R10" of the expression "R150".

(b) By the insertion after paragraph (6) of item 4 of the following:

"(7) For the testing of a non-domestic meter: the actual cost of the testing of the meter with a R500,00 prepaid deposit."

Copies of the amendments are open to inspection during office hours in the Office of the City Secretary, Civic Centre, Roodepoort for a period of 14 days from the date of publication of this notice.

Any person who wishes to object to these amendments must do so in writing to the undermentioned within 14 days after the publication of this notice in the Provincial Gazette.

W J ZYBRANDS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
25 March 1987  
Notice No 21/1987

#### STADSRAAD VAN ROODEPOORT

#### WYSIGING VAN TARIEF VAN GELDE: WATERVOORSIENING

Daar word hierby kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Roodepoort by Spesiale Besluit op 26 Februarie 1987 besluit het om Deel I van die Tarief van Gelde ten opsigte van Watervoorsiening, soos in die Provinsiale Koerant van 29 Desember 1982 gepubliseer met ingang van 1 Maart 1987, soos volg te wysig:

(a) Deur in item 4(1) die uitdrukking "R10" deur die uitdrukking "R150" te vervang.

(b) Deur na paragraaf (6) van item 4 die volgende in te voeg:

"(7) Vir die toetsing van 'n nie-huishoudelike meter: die werklike koste van die toetsing van die meter met 'n voorafgaande deposito van R500,00."

Afskrifte van hierdie wysigings lê ter insae by die Kantoor van die Stadsekretaris, Burgersentrum, Roodepoort vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen die genoemde wysigings wens aan te teken, moet dit skrifte-lik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

W J ZYBRANDS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
25 Maart 1987  
Kennisgewing No 21/1987

377—25

#### CITY COUNCIL OF ROODEPOORT

#### AMENDMENT TO PUBLIC HEALTH BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the City Council of Roodepoort intends amending the Public Health By-laws published under Administrator's Notice 11 dated 12 January 1948, as amended.

The general purport of the amendment is to establish new requirements in regard to Chapter 17 (Hairdressers) of the said by-laws.

Copies of these draft by-laws are open to inspection at the Office of the City Secretary, for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

W J ZYBRANDS  
Town Clerk

Civic Centre  
Christiaan de Wet Road  
Roodepoort  
25 March 1987  
Notice No 20/1987

#### STADSRAAD VAN ROODEPOORT

#### WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Roodepoort van voorneme is om die Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1948 soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om nuwe vereistes ten opsigte van Hoofstuk 17 (Haarkappers) daar te stel.

Afskrifte van hierdie konsepverordeninge lê ter insae by die Kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skrifte-lik binne 14 dae van die datum van publikasie

van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

WJ ZYBRANDS  
Stadsklerk

Burgersentrum  
Christiaan de Wetweg  
Roodepoort  
25 Maart 1987  
Kennisgewing No 20/1987

378—25

TOWN COUNCIL OF SECUNDA

ADOPTION OF BURSARY AND BURSARY LOAN FUND BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to Adopt a new Bursary and Bursary Loan Fund By-laws.

The general purport of these by-laws is to Revoke the Existing By-laws Relating to the Establishment of a Bursary Fund and the Granting of Bursaries and to replace same with a set of new by-laws.

Copies of these by-laws are open to inspection at the offices of the Town Secretary for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

J F COERTZEN  
Town Clerk

Municipal Offices  
Central Business District  
Secunda  
2302  
Tel. 01363-41166  
25 March 1987

STADSRAAD VAN SECUNDA

AANNAME VAN BEURSLENINGS- EN BEURSFONDSVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om nuwe Verordeninge Betreffende Beurslenings- en 'n Beursfonds aan te neem.

Die algemene strekking van die verordeninge is om die bestaande Verordeninge Betreffende die Instelling van 'n Beursfonds en die Toestaan van Beurse te vervang met 'n stel nuwe verordeninge.

Afskrifte van hierdie verordeninge is ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J F COERTZEN  
Stadsklerk

Munisipale Kantore  
Sentrale Besigheidsgebied  
Posbus 2  
Secunda  
2302  
Tel (01363) 41166  
25 Maart 1987

379—25

TOWN COUNCIL OF VENTERSDORP  
AMENDMENTS OF BY-LAWS

In terms of the provisions of section 80(b)(8) of the Local Government Ordinance, No 17 of 1939, it is hereby notified that the Town Council of Ventersdorp has by Special Resolution intend to amend the following By-laws—

1. Electricity By-laws

The general purpose of these amendments are:

To raise the tariff of charges.

Copies of these amendments are open for inspection at the Municipal Offices for a period of fourteen (14) days from date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within fourteen (14) days of publication hereof in the Provincial Gazette.

D G VANDEN BERG  
Acting Town Clerk

Municipal Offices  
PO Box 15  
Ventersdorp  
2710  
25 March 1987  
Notice No 2/1987

STADSRAAD VAN VENTERSDORP

WYSIGING VAN VERORDENINGE

Ingevolge artikel 80(b)(8) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Ventersdorp by Spesiale Besluit van voorneme is om die volgende verordeninge te wysig—

1. Elektriesiteitsverordeninge

Die algemene strekking van die wysigings is soos volg:

Om tariewe te verhoog.

Afskrifte van die voorgestelde wysiging lê tydens gewone kantoorure ter insae in die Munisipale Kantore vir 'n periode van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige beswaar binne veertien (14) dae vanaf die datum van publikasie in die Provinsiale Koerant, by die ondergetekende indien.

D G VANDEN BERG  
Waarnemende Stadsklerk

Munisipale Kantore  
Posbus 15  
Ventersdorp  
2710  
25 Maart 1987  
Kennisgewing No 2/1987

380—25

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE BY-LAWS RELATING TO THE HIRE OF THE VEREENIGING CIVIC THEATRE

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has by

Special Resolution determined the amendment of charges as set out in the schedule below with effect from 1 February 1987.

SCHEDULE

TARIFF OF CHARGES

PART 1

BASIC RENTAL

1. Performances, Presentations and Productions

(1) Per performance:

(a) Professional groups, bodies or persons:

(i) Monday to Thursday: R200 (R125).

(ii) Friday to Sunday: R250 (R140).

(b) Amateur, educational, religious or welfare societies or persons:

(i) Monday to Thursday: R100 (R65).

(ii) Friday to Sunday: R125 (R65).

(2) Per week, from Monday to Saturday:

(a) Professional groups, bodies or persons: R1 000 (R750).

(b) Amateur, educational, religious or welfare societies or persons: R500 (R375).

(3) In the case where an amateur group, local or otherwise, or any cultural or welfare society, purchases a professional presentation, production or performance, the rental and direct costs shall be determined on the amateur group basis.

2. Dress Rehearsals

Dress rehearsals with or without setting of stage, per session, not exceeding six hours.

(1) Professional groups, bodies or persons: R60 (R40).

(2) Amateur, educational, religious or welfare societies or persons: R30 (R20).

(3) Sundays and public holidays: Normal tariff plus R20 (R10).

(4) The tariff in terms of subitems (1) to (3) inclusive shall include stage lighting, but not the use of the auditorium.

3. Normal Rehearsals

Normal rehearsals, setting of stage or setting of lighting.

(1) From 10h00 to 23h30:

(a) Professional groups, bodies or persons: R40 (R25).

(b) Amateur, educational, religious or welfare societies or persons: R20 (R15).

(c) Sundays and public holidays: Normal tariff plus R20 (R10).

(2) Setting of stage and lighting before 10h00 and after 23h30, per hour: R10 (R5).

(3) The tariff in terms of subitem (1) does not include stage lighting or the use of the auditorium for rehearsals or setting of stage.

4. Fashion Displays and Similar Shows

(1) For commercial purposes, per display:

(a) Monday to Thursday: R200 (R125).

(b) Friday to Sunday: R250 (R140).

(2) For religious or welfare purposes, per display:

(a) Monday to Thursday: R100 (R65).

(b) Friday to Sunday: R125 (R65).

5. Hire of Foyer for Exhibitions per Day  
(1) If no sales take place: R20 (R5).  
(2) If sales take place: R20 plus 10 % of the proceeds. (R5)
6. Lunch Hour Concert, per Presentation  
(1) Professional groups, bodies or persons: R50 (R25).  
(2) Amateur, educational, religious or welfare societies or welfare societies or persons: R25 (R15).
7. Foyer Presentations, per Presentation  
(1) Professional groups, bodies or persons: R50 (R25).  
(2) Amateur, educational, religious or welfare societies or persons: R25 (R15).
8. Stage Presentation not Using Auditorium, per Performance  
(1) Professional groups: R50 (R25).  
(2) Amateur groups: R25 (R15).
9. Rehearsal Room, from Mondays to Saturdays  
(1) Per day or part thereof: R10 (R5).  
(2) Per week or part thereof: R30 (R20).
10. Green Room  
(1) Cast party after a performance from 23h00 to 01h00 per hour: R10 (R10).  
(2) Private function at any time, per hour: R10 (R10):
- Provided that meetings and functions of the South African Association of Municipal Employees (Vereeniging Branch) shall be free.
11. Rehearsal Room for Professional Private Tutoring  
(1) Per day of part thereof: R5 (R5).
12. Pianos  
(a) Use of Grand piano per performance: R20 (new).  
(b) Use of upright piano per performance: R10 (new).
13. Civic Theatre Productions  
In the case of productions approved by Civic Theatre Committee, no hiring or service charges shall be payable under Part 1.

## PART 2

## DIRECT COSTS

## (PAYABLE IN ADDITION TO BASIC RENTAL)

1. Levy on Box Office Income  
(a) For professional groups, bodies or persons: 5 % on box office income.  
(b) For amateur, educational, religious or welfare societies or persons: 5 % on box office income.  
(c) In the event of no admission being charged for any performance, presentation or production: R50 (R30).  
(d) Civic Theatre Productions  
In the case of productions approved by the Civic Theatre Committee, no levy shall be payable.
2. Services of Theatre Staff  
(1) At the tariffs as determined from time to time by the Council by Special Resolution in

terms of section 80(B) of the Local Government Ordinance, 1939.

## 3. Programme Sellers

At the tariffs as determined from time to time by the Theatre Committee.

## 4. Hairdressers

Actual cost.

## 5. Dressers

Actual cost.

## 6. Washing and Ironing

Actual cost.

(Determination by Special Resolution of the Town Council of Vereeniging, dated 29 January 1987, in terms of section 80B of the Local Government Ordinance, 1939.)

J J ROODT  
Town Clerk

Municipal Offices  
Vereeniging  
25 March 1987  
Notice No 25/1987

## STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE VERORDENINGE BETREFFENDE DIE VERHUUR VAN DIE VEREENIGING STADSKOUBURG

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by Spesiale Besluit die wysiging van gelde soos in die onderstaande bylae, met ingang 1 Februarie 1987 vasgestel het.

## BYLAE

## TARIEF VAN GELDE

## DEEL 1

## BASIESE HURGELDE

1. Uitvoerings, Aanbiedings en Produksies  
(1) Per aanbieding:  
(a) Professionele Groepe, Liggame of Persone:  
(i) Maandag tot Donderdag: R200 (R125).  
(ii) Vrydag tot Sondag: R250 (R140).  
(b) Amateur-, Opvoedkundige, Godsdienstige of Welsynsverenigings of Persone:  
(i) Maandag tot Donderdag: R100 (R65).  
(ii) Vrydag tot Sondag: R125 (R65).  
(2) Per week, vanaf Maandag tot Saterdag:  
(a) Professionele groepe, liggame of persone: R1 000 (R750).  
(b) Amateur-, opvoedkundige, godsdienstige of welsynsverenigings of persone: R500 (R375).  
(3) In die geval waar 'n amateurgroep, plaaslik of andersins of enige kulturele of liefdadigheidsorganisasie, 'n professionele aanbieding op- of uitvoering koop, word die huurgelde en direkte koste op die amateurgroepbasis bereken.
2. Kleedrepetisies  
Kleedrepetisies met of sonder set van verhoog per sessie, ses ure nie te oorskry nie.  
(1) Professionele groepe, liggame of persone: R60 (R40).
- (2) Amateur- opvoedkundige, godsdienstige of welsynsverenigings of persone: R30 (R20).  
(3) Sondae en openbare vakansiedae: Normale tarief plus R20 (R10).  
(4) Die tarief ingevolge subitem (1) tot en met (3) sluit verhoogbeligting in, maar nie die gebruik van die gehooraal nie.
3. Normale Repetisies  
Normale repetisies, set van verhoog of set van beligting.  
(1) Vanaf 10h00 tot 23h30:  
(a) Professionele groepe, liggame of persone: R40 (R25).  
(b) Amateur- opvoedkundige, godsdienstige of welsynsverenigings of persone: R20 (R15).  
(c) Sondae en openbare vakansiedae: Normale tarief plus R20 (R10).  
(2) Set van verhoog of beligting voor 10h00 en na 23h30 per uur: R10 (R5).  
(3) Die tarief ingevolge subitem (1) sluit nie verhoogbeligting of die gebruik van die gehooraal vir repetisies of set van verhoog in nie.
4. Modevertonings en Soortgelyke Vertonings  
(1) Vir kommersiële doeleindes, per vertoning:  
(a) Maandag tot Donderdag: R200 (R125).  
(b) Vrydag tot Sondag: R250 (R140).  
(2) Vir godsdienstige of welsynsdoeleindes per vertoning:  
(a) Maandag tot Donderdag: R100 (R65).  
(b) Vrydag tot Sondag: R125 (R65).
5. Huur van Voorportaal vir Uitstallings Per Dag  
(1) Indien geen verkope plaasvind nie: R20 (R5).  
(2) Indien verkope plaasvind R20 plus 10% van die opbrengs. (R5)
6. Etensoorconcert, per Aanbieding  
(1) Professionele groepe, liggame of persone: R50 (R25).  
(2) Amateur, opvoedkundige, godsdienstige of welsynsverenigings of persone: R25 (R15).
7. Voorportaal-aanbiedings, per Aanbieding  
(1) Professionele groepe, liggame of persone: R50 (R25).  
(2) Amateur, opvoedkundige godsdienstige of welsynsverenigings of persone: R25 (R15).
8. Verhoogaanbieding, waar Gehooraal nie gebruik word nie, per Aanbieding  
(1) Professionele groepe: R50 (R25).  
(2) Amateurgroepe: R25 (R15).
9. Repetisiekamer vanaf Maandag tot Saterdag  
(1) Per dag of gedeelte daarvan R10 (R5).  
(2) Per week of gedeelte daarvan: R30 (R20).
10. Groenkamer  
(1) Toneelgeselligheid na afloop van opvoering vanaf 23h00 tot 01h00, per uur: R10 (R10).  
(2) Private funksies te enige tyd, per uur: R10 (R10).  
Met dien verstande dat vergaderings en funksies van die Suid-Afrikaanse Vereniging van Munisipale Werknemers (Vereeniging-tak) gratis is.

11. Repetisiekamer vir Professionele Private Onderrig

(1) Per dag of gedeelte daarvan: R5 (R5).

12. Klaviere

(a) Gebruik van vleuelklavier per aanbieding: R20 (nuwe).

(b) Gebruik van regop klavier per aanbieding: R10 (nuwe).

13. Stadskouburg Aanbiedings

In die geval van aanbiedings goedgekeur deur die Stadskouburgkomitee sal geen huur of diensgelde bepaal onder Deel 1 betaalbaar wees nie.

DEEL 2

DIREKTE KOSTE

(BETAALBAAR BYKOMEND TOT BAsIESE HUURGELD)

1. Heffing op Loketinkomste

(a) Vir professionele groepe, liggame of persone: 5 % van die loketinkomste.

(b) Vir amateur-, opvoedkundige, godsdienstige of welsynsverenigings of persone: 5 % van loketinkomste.

(c) In die geval waar geen toegang vir enige uitvoering, aanbieding of produksie gehê word nie: R50 (R30).

(d) Stadskouburgaanbiedings

In die geval van aanbiedings goedgekeur deur die Stadskouburgkomitee sal geen heffings betaalbaar wees nie.

2. Dienste van Stadskouburgpersoneel

(1) Teen die tariewe soos van tyd tot tyd deur die Raad by Spesiale Besluit ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel.

3. Program Verkopers

Volgens tariewe soos van tyd tot tyd deur die Stadskouburgkomitee vasgestel.

4. Haarkapsters

Werklike koste.

5. Kleders

Werklike koste.

6. Was en Stryk

Werklike koste

(Vasstelling by Spesiale Besluit van die Stadsraad van Vereeniging van 29 Januarie 1987, ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939).

JJ ROODT  
Stadsklerk

Munisipale Kantore  
Vereeniging  
25 Maart 1987  
Kennissgewing No 25/1987

381—25

TOWN COUNCIL OF VOLKSRUST

OBJECTIONS TO PROVISIONAL VALUATION ROLL

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1987/1990 is open for inspection at the office of the Town Treasurer, Town Council of Volksrust, from 25 March 1987 to 25 April 1987, and

any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll, as contemplated in section 10 of the Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

A STRYDOM  
Town Clerk

Voortrekkerplein  
Volksrust  
2470  
25 March 1987

STADSRaad VAN VOLKSRUST

BESWARE TEEN VOORLOPIGE WAARDERINGSLYS

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die jare 1987/1990 oop is vir inspeksie by die kantoor van die Stadstoesourier, Stadsraad van Volksrust, vanaf 25 Maart 1987 tot 25 April 1987 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys, opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

A STRYDOM  
Stadsklerk

Voortrekkerplein  
Volksrust  
2470  
25 Maart 1987

382—25

WATERVAL BOVEN VILLAGE COUNCIL

PROPOSED SALE OF ERVEN

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Village Council of Waterval Boven intends to alienate the following property at the price as indicated:

Erf 16, (Improved erf) — R23 000.

Conditions of sale are open for inspection at the office of the Town Clerk during office hours. Objections if any, must be lodged to the Town

Clerk, in writing, within fourteen days of date of this publication.

A J SNYMAN  
Town Clerk

Village Council  
Private Bag X05  
Waterval Boven  
1195  
Tel 013262/58  
25 March 1987  
Notice No 1/1987

DORPSRAAD VAN WATERVAL BOVEN

VOORGESTELDE VERKOOP VAN ERWE

Kennis geskied hiermee ingevolge die bepaling van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Dorpsraad van Waterval Boven van voorneme is om die volgende eiendom teen die prys, soos aangedui, te vervreem:

Erf 16, (Verbeterde erf) — R23 000.

Voorwaardes van verkoop lê ter insae in die kantoor van die Stadsklerk gedurende kantoorure en besware indien enige moet binne 14 dae vanaf publikasie by die Stadsklerk ingedien word.

A J SNYMAN  
Stadsklerk

Dorpsraad  
P/sak X05  
Waterval Boven  
1195  
Tel 013262/58  
25 Maart 1987  
Kennissgewing No 1/1987

383—25

WESTONARIA MUNICIPALITY

AMENDMENT TO TRAFFIC BY-LAWS

The Town Clerk of Westonaria hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, made by the Town Council in terms of section 96 of the said Ordinance.

The Traffic By-laws of the Westonaria Municipality, published under Administrator's Notice 243, dated 21 March 1951, as amended, are hereby further amended by the substitution for Schedule A, Annexure XV, of the following:

"SCHEDULE A

TARIFF OF CHARGES

(a) Licence fees

	Yearly
1. For every truck plying for hire .....	R30,00
2. For every taxi designed or adapted for the conveyance of a maximum of 4 persons .....	R100,00
3. For every taxi designed or adapted for the conveyance of a maximum of 14 persons.....	R200,00
4. For every type of bus designed or adapted for the conveyance of more than 14 persons .....	R250,00

Such licence fees are payable yearly in advance before the issuing of a licence receipt: Provided that no licence fees shall be charged in respect of any bus used exclusively for the con-

veyance of children to and from schools which are maintained or subsidised in terms of the Education Ordinance, 1953."

25 March 1987  
Notice No 7/1987

TOWN CLERK

### MUNISIPALITEIT VAN WESTONARIA

#### WYSIGING VAN VERKEERSVERORDENINGE

Die Stadsklerk van Westonaria publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur die Raad ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Verkeersverordeninge van die Munisipaliteit Westonaria, afgekondig by Administrateurskennisgewing 243 van 21 Maart 1951, soos gewysig, word hierby verder gewysig deur Bylae A, Aanhangsel XV, deur die volgende te vervang:

#### "BYLAE A

#### TARIEF VAN GELDE

##### (a) Lisensiegelde

	Jaarliks
1. Vir elke vragmotor wat vir huur aangebied word.....	R30,00
2. Vir elke huurmotor wat ontwerp of ingerig is vir die vervoer van 'n maksimum van 4 persone.....	R100,00
3. Vir elke huurmotor wat ontwerp of ingerig is vir die vervoer van 'n maksimum van 14 persone.....	R200,00
4. Vir elke tipe bus wat ontwerp of ingerig is vir die vervoer van meer as 14 persone.....	R250,00

Sodanige lisensiegelde is jaarliks vooruitbetaalbaar voor uitreiking van 'n lisensiekwitansie: Met dien verstande dat geen lisensiegelde gevorder word nie ten opsigte van enige bus wat gebruik word vir die uitsluitlike vervoer van kinders na en van skole wat in stand gehou of ondersteun word ingevolge die Onderwysordonnansie, 1953."

STADSKLERK

25 Maart 1987  
Kennisgewing No 7/1987

384—25

### TOWN COUNCIL OF WHITE RIVER

#### AMENDMENT OF BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws.

By-laws relating to dogs as promulgated under Administrator's Notice 951 dated 21 July 1982, as amended, are hereby further amended by the addition after section 19 of the following:

"On condition that the Council is by means to relax the distance in cases where it is accordingly to the opinion of the Council been justified."

The proposed amendment will be for inspection at the office of the Council until 27 March 1987 and any person who wishes to object to the proposed amendment, must lodge his objections

with the Town Clerk in writing not later than the date mentioned.

A F VAN HEERDEN  
Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
25 March 1987  
Notice No 4/1987

### STADSRAAD VAN WITRIVIER

#### WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier van voorneme is om die ondervermelde verordeninge te wysig.

Verordeninge betreffende honde, afgekondig by Administrateurskennisgewing No 951 gedateer 21 Julie 1982, soos gewysig, verder te wysig deur aan die einde van artikel 19 die volgende by te voeg:

"Met dien verstande dat die Raad by magte is om die afstand te verslap in gevalle waar dit volgens die mening van die Raad geregverdig is."

Die voorgestelde wysiging lê vanaf datum hiervan tot en met 27 Maart 1987 ter insae by die kantoor van die Raad en enige persoon wat teen die voorgestelde wysiging beswaar wil opper, moet sy beswaar uiterlik op genoemde datum by die Stadsklerk indien.

A F VAN HEERDEN  
Stadsklerk

Munisipale Kantore  
Posbus 2  
Witrivier  
1240  
25 Maart 1987  
Kennisgewing No 4/1987

385—25

### TOWN COUNCIL OF WHITE RIVER ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS

It is hereby notified, in terms of section 96 of the Local Government Ordinance (No 7 of 1939), as amended, that the Town Council of White River proposes to adopt the Standard By-laws relating to the keeping of animals, birds and poultry and businesses involving the keeping of animals, birds, poultry or pets as promulgated under Administrator's Notice 2208 dated 9 October 1985 as by-laws compiled by the Town Council of White River.

The general purport of these amendments is to delete Chapter 2 of the Public Health By-laws promulgated under Administrator's Notice 148 dated 21 February 1951 as amended.

The proposed adoption and amendment will be for inspection at the office of the Council until 27 March 1987 and any person who wishes to object to the proposed adoption and amendment, must lodge his objections with the Town Clerk in writing not later than the date mentioned.

A F VAN HEERDEN  
Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
25 March 1987  
Notice No 3/1987

### STADSRAAD VAN WITRIVIER

#### AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDE, WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur (No 17 van 1939), soos gewysig, dat die Stadsraad van Witrivier van voorneme is om die Standaardverordeninge betreffende die aanhou van diere, voëls en pluimvee en besighede wat die aanhou van diere, voëls, pluimvee of troeteldiere behels, onder Administrateurskennisgewing 2208 van 9 Oktober 1985, aan te neem as verordeninge wat deur die Stadsraad van Witrivier opgestel is. Die algemene strekking van hierdie wysiging is om Hoofstuk 2 van die Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing No 148 van 21 Februarie 1951, soos gewysig, in sy geheel te skrap.

Die voorgestelde aanname en wysiging lê vanaf datum hiervan tot en met 27 Maart 1987 ter insae by die kantoor van die Raad en enige persoon wat teen die voorgestelde aanname en wysiging beswaar wil opper, moet sy beswaar uiterlik op genoemde datum skriftelik by die Stadsklerk indien.

A F VAN HEERDEN  
Stadsklerk

Munisipale Kantore  
Posbus 2  
Witrivier  
1240  
25 Maart 1987  
Kennisgewing No 3/1987

386—25

### TOWN COUNCIL OF WHITE RIVER

#### ALIENATION OF LAND

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, No 17 of 1939, that the Town Council of White River intends alienation of Business Site 1259, situated in White River Extension 8, by way of public auction, subject to the approval of the Administrator.

Any person who wishes to lodge an objection must lodge his objection in writing with the undersigned within fourteen (14) days of publication hereof.

A F VAN HEERDEN  
Town Clerk

Municipal Offices  
PO Box 2  
White River  
1240  
25 March 1987  
Notice No 7/1987

### STADSRAAD VAN WITRIVIER

#### VERVREEMDING VAN GROND

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18) van die Plaaslike Bestuursordonnansie, No 17 van 1939, dat die Stadsraad van Witrivier van voorneme is om Besighede 1259, geleë in White River Uitbreiding 8, by wyse van openbare veiling te vervreem, onderhewig aan die goedkeuring van die Administrateur.

Enige persoon wat beswaar teen die voorgename vervreemding wil opper, moet sy beswaar

skriftelik indien by ondergetekende binne veertien (14) dae van publikasie hiervan.

**A F VAN HEERDEN**  
Stadsklerk

Munisipale Kantore  
Posbus 2  
Witrivier  
1240  
25 Maart 1987  
Kennisgewing No 7/1987

387—25

**TOWN COUNCIL OF SECUNDA**

**DETERMINATION OF RENTAL CHARGES: SECUNDA SPORTS STADIUM**

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1983 (Ordinance 17 of 1939), as amended, that the Council has by Special Resolution determined and amended tariffs of charges payable for the rent of the Secunda Sports Stadium with effect from 1 January 1987.

A copy of the Special Resolution of the Council and full particulars of the determination of charges referred to above are open for inspection

during normal office hours at the office of the Town Secretary, Municipal Offices, Secunda for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objection to the proposed amendments, must lodge such objection in writing with the Town Clerk within fourteen (14) days after the date of publication of this notice in the Provincial Gazette, to wit 25 March 1987.

**J F COERTZEN**  
Town Clerk

Municipal Offices  
PO Box 2  
Secunda  
2302  
Tel (01363) 41166  
25 March 1987

**STADSRAAD VAN SECUNDA**

**VASSTELLING VAN HUURGELD: SECUNDA SPORTSTADION**

Kennis geskied hiermee ingevolge die bepalinge van artikel 80B(3) van die Ordonnansie op

Plaaslike Bestuur, 1983 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad met ingang van 1 Januarie 1987 by Spesiale Besluit tariewe van gelde betaalbaar vir die huur van die Secunda sportstadion vasgestel en gewysig het.

'n Afskrif van die besluit van die Raad en die volle besonderhede van die vasstelling van gelde waarna hierbo verwys word is gedurende kantoorure ter insae by die Kantoor van die Stadsekretaris, Munisipale Kantore, Secunda vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde vasstelling moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien (14) dae na die publikasie van hierdie kennisgewing in die Provinsiale Koerant, naamlik 25 Maart 1987.

**J F COERTZEN**  
Stadsklerk

Munisipale Kantore  
Posbus 2  
Secunda  
2302  
Tel (01363) 41166

388—25

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