

Official Gazette

(Registered at the Post Office as a Newspaper)

PRICES: S.A. . 40c Plus 5c G.S.T. OVERSEAS: 50c

Vol 231

PRETORIA 1 JUNE 1988

4566

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 Ground 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.

Zimbabwe and Overseas (post free) — 50c each plus GST.

Price per single copy (post free) — 40c each plus GST.

Obtainable at Merino Building, Room No 6 (street level), 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 a week 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.

C G D GROVE
Provincial Secretary

K 5-7-2-1

Proclamation

No 23 (Administrator's), 1988

PROCLAMATION**REGULATIONS RELATING TO THE ESTABLISHMENT OF HEALTH COMMITTEES**

In terms of sections 124 and 125 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) I hereby —



Offisiële Koerant

(Die Nuusblad by die Poskantoor Geregistreer)

P R Y S S A . A . 40c Plus 5c A . V . B . O O R S E E : 50c

OFFISIELLE KOERANT VAN DIE TRANSVAAL
(Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens. moet aan die Proviniale Sekretaris, Privaatsak X64, Pretoria, geadresseer word en indien per hand afgelewer, moet dit op die Grond 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 Buittengewone 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.

Verkrybaar by Merino-gebou, Kantoor No 6 (straatvlak), Pretoria 0002.

Sluitingstyd vir Aanname 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:

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

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

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

C G D GROVE
Proviniale Sekretaris

K 5-7-2-1

Proklamasie

No 23 (Administrateurs-), 1988

PROKLAMASIE**REGULASIES BETREFFENDE DIE INSTELLING VAN GESONDHEIDSKOMITEES**

Ingevolge artikels 124 en 125 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) —

<p>(a) repeal Administrators Proclamations, 205 of 26 August 1953; 268 of 27 October 1957; 328 of 24 December 1958; 35 of 18 February 1970; and 2 of 13 January 1982;</p> <p>(b) establish every health committee named in Schedule 1, hereinafter referred to as the succeeding committee, for the area of jurisdiction for the health committee with the corresponding name which was established by the Proclamations repealed in paragraph (a), hereinafter referred to as the previous committee;</p> <p>(c) declare that the election of members of each succeeding committee and matters incidental thereto shall take place as set out in Schedule 2; and</p> <p>(d) declare that —</p> <p>(i) the persons who were the chairman and members of the previous committee on the day immediately preceding the promulgation of this Proclamation shall be deemed to be the chairman and members of the succeeding committee, and that the term of office of such chairman and members shall expire on the day preceding the day determined by the Administrator in terms of section 7(1) of the Constitutional Affairs Amendment Act, 1985 (Act 104 of 1985);</p> <p>(ii) the provisions of the several Proclamations referred to above regarding the situation under which a casual vacancy occurs and the filling thereof shall continue to apply to a person who is deemed to be a member in terms of subparagraph (i) and to a person who at any by-election is elected or is appointed in place of such a member until such time as the term of office of such member expires;</p> <p>(iii) all assets, liabilities, rights, duties and obligations of the previous committee shall from the date of promulgation of this Proclamation, vest in the succeeding committee;</p> <p>(iv) any act performed by the previous committee prior to the date of the promulgation of this Proclamation, and any regulation applicable to that committee, shall remain in force; and</p> <p>(v) a reference in any law or document to the previous committee shall as from the date of the promulgation of this Proclamation, be construed as a reference to the succeeding committee.</p> <p>Given under my Hand at Pretoria this 17th day of May One thousand Nine hundred and Eighty-eight.</p> <p style="text-align: right;">W A CRUYWAGEN Administrator of the Province of Transvaal PB 3-2-4-1</p>	<p>(a) herroep ek hierby Administrateursproklamasies — 205 van 26 Augustus 1953; 268 van 27 Oktober 1957; 328 van 24 Desember 1958; 35 van 18 Februarie 1970; en 2 van 13 Januarie 1982;</p> <p>(b) stel ek hierby elke gesondheidskomitee in Bylae 1 genoem hierna die opvolgende komitee genoem in, vir die regsgebied van die gesondheidskomitee met die ooreenstemmende benaming wat ingevolge die betrokke Proklamasie by paragraaf (a) herroep, ingestel was, hierna die vorige komitee genoem;</p> <p>(c) verklaar ek hierby dat die verkiesing van lede van elke opvolgende komitee en bykomstige aangeleenthede geskied soos in Bylae 2 uiteengesit; en</p> <p>(d) verklaar ek hierby dat —</p> <p>(i) die persone wat op die dag wat die promulgasie van hierdie Proklamasie onmiddellik voorafgaan die voorsitter en lede was van die vorige komitee, geag word die voorsitter en lede te wees van die gesondheidskomitee, opvolgende komitee, en die ampstermy van sodanige voorsitter en lede verstryk op die dag wat die dag deur die Administrator ingevolge artikel 7(1) van die Wysigingswet op Staatkundige Aangeleenthede, 1985 (Wet 104 van 1985), bepaal, voorafgaan;</p> <p>(ii) die bepalings van die betrokke Proklamasies hierbo genoem betreffende die omstandighede waaronder 'n toevallige vakature ontstaan en die vul daarvan van toepassing bly op 'n persoon wat ingevolge subparagraph (i) geag word 'n lid te wees en op 'n persoon wat in die plek van sodanige lid verkies word by enige tussenverkiesing of benoem word tot tyd en wyl die ampstermy van sodanige lid verstryk;</p> <p>(iii) alle bates, laste, regte, pligte en verpligtinge van die vorige komitee met ingang van die datum van die promulgasie van hierdie Proklamasie in die opvolgende komitee vestig;</p> <p>(iv) enige handeling wat deur die vorige komitee voor die datum van die promulgasie van hierdie Proklamasie verrig is, asook enige regulasie wat op daardie komitee van toepassing is, van krag bly; en</p> <p>(v) 'n verwysing in enige wet of stuk na die vorige komitee met ingang van die datum van die promulgasie van hierdie Proklamasie uitgelê word as 'n verwysing na die opvolgende komitee.</p> <p>Gegee onder my Hand te Pretoria op hede die 17e dag van Mei, Eenduisend Negehonderd Agt-en-taggig.</p> <p style="text-align: right;">W A CRUYWAGEN Administrateur van die Provinsie Transvaal PB 3-2-4-1</p>
<p style="text-align: center;">SCHEDULE 1</p> <p style="text-align: center;"><i>Health Committees</i></p> <p>Amalia Briesiesvlei Dendron Devon Makwassi Ottoshoop Pongola Roedtan</p>	<p style="text-align: center;">BYLAE 1</p> <p style="text-align: center;"><i>Gesondheidskomitees</i></p> <p>Amalia Briesiesvlei Dendron Devon Makwassi Ottoshoop Pongola Roedtan</p>

SCHEDULE 2*Definitions*

1. In this Proclamation, unless the context otherwise indicates —

“by-election” means an election referred to in section 17(4);

“candidate” means a person referred to in section 13(3);

“chairman” means a chairman of the committee elected in terms of section 4;

“election” means a first election, general election or by-election, as the case may be;

“first election” means the election referred to in section 5;

“general election” means an election referred to in section 6;

“magistrate” means the local magistrate or any person nominated by him;

“member” means a member of the committee;

“nomination day” means the day determined in terms of section 11(2);

“nomination meeting” means the meeting referred to in section 11(3);

“secretary” means the chief executive officer of the committee;

“committee” means the relevant committee referred to in Schedule 1;

“voter” means a person whose name is enrolled on the voters’ list and who is not disqualified in terms of section 7 to vote;

“voters’ list” means a voters’ list compiled for the committee in terms of section 9 or 10, as the case may be;

“the Ordinance” means the Local Government Ordinance, 1939 (Ordinance 17 of 1939);

“returning officer” means the person referred to in section 11(1);

and any other word or expression shall have the meaning assigned thereto in the Ordinance.

Number of members of committee and term of office of members

2.(1) The committee shall consist of six members who shall be elected in the manner hereinafter prescribed.

(2) The quorum of the committee shall be four members.

(3) Subject to the provisions of section 16, the term of office of a member elected at a first election or a general election shall expire on the day preceding the day of the next ensuing general election.

(4) A member elected at a by-election shall hold office for the unexpired term of office of his predecessor.

Qualifications and disqualifications of members

3.(1) Every voter shall, subject to the provisions of subsection (2), be eligible to be elected as a member of the committee.

(2) No person shall be elected a member if —

(a) he is a member of Parliament of the Republic of South Africa;

(b) he is an unrehabilitated insolvent;

(c) he is of unsound mind;

BYLAE 2*Woordomskrywing*

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

“algemene verkiesing” ’n verkiesing in artikel 6 genoem;

“die Ordonnansie” die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939);

“eerste verkiesing” die verkiesing in artikel 5 genoem;

“kandidaat” ’n persoon in artikel 13(3) genoem;

“kiesbeampte” die kiesbeampte in artikel 11(1) genoem;

“kieser” ’n persoon wie se naam op die kieserslys ingeskryf is en wat nie ingevolge artikel 8 onbevoeg is om te stem nie;

“kieserslys” ’n kieserslys vir die komitee ingevolge artikel 9 of 10 na gelang van die geval, opgestel;

“komitee” die betrokke gesondheidskomitee in Bylae 1 genoem;

“landdros” die plaaslike landdros of enige persoon deur hom benoem;

“lid” ’n lid van die komitee;

“nominasiedag” die dag ingevolge artikel 11(2) bepaal;

“nominasievergadering” die vergadering in artikel 11(3) genoem;

“sekretaris” die hoofuitvoerende beampte van die komitee;

“tussenverkiesing” ’n verkiesing in artikel 17(4) genoem;

“verkiesing” ’n eerste verkiesing, algemene verkiesing of tussenverkiesing, na gelang van die geval;

“voorsitter” ’n voorsitter van die komitee ingevolge artikel 4 verkies,

en het enige ander woord of uitdrukking die betekenis wat in die Ordonnansie daaraan geheg word.

Ledetal van komitee en ampstermy van lede

2.(1) Die komitee bestaan uit ses lede wat op die wyse hiera na voorgeskryf, verkies word.

(2) Die kworum van die komitee is vier lede.

(3) Behoudens die bepalings van artikel 17, verstryk die ampstermy van ’n lid wat by die eerste verkiesing verkies of ’n algemene verkiesing word op die dag wat die dag van die eersvolgende algemene verkiesing voorafgaan.

(4) ’n Lid wat by ’n tussenverkiesing verkies word, beklee sy amp vir die onverstreke ampstermy van sy voorganger.

Kwalifikasies en diskwalifikasies van lede

3.(1) Behoudens die bepalings van subartikel (2), is elke kieser bevoeg om as lid verkies te word.

(2) Niemand word tot lid verkies nie indien —

(a) hy ’n lid van die Parlement van die Republiek van Suid-Afrika is;

(b) hy ’n ongerehabiliteerde insolvent is;

(c) hy geestelik gekrenk is;

(d) hy binne ’n tydperk van drie jaar wat nominasiedag onmiddellik voorafgaan —

(i) aan ’n misdryf waarvan oneerlikheid ’n element is, skuldig bevind is;

(d) within a period of three years immediately preceding nomination day, he —

(i) was convicted of an offence of which dishonesty is an element; or

(ii) was convicted of any other offence in respect of which he was sentenced to imprisonment without the option of a fine;

(e) at three o'clock in the afternoon of the day immediately preceding nomination day he is indebted to the committee in any amount in respect of —

(i) rates levied in terms of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977); or

(ii) advances, fees or levies for services rendered by the committee

and where such debt or installment thereof has remained unpaid for more than three months;

(f) he or his spouse is an employee of the committee;

(g) he is an employee of another local authority;

(h) he is a chairman or an employee of a regional services council established in terms of section 3 of the Regional Services Council Act, 1985 (Act 109 of 1985);

(i) he is subject to an order of court in terms of which he is declared disqualified from holding a public office as defined in section 1 of the Electoral Consolidation Act, 1946 (Act 46 of 1946).

(3) The Administrator may, if he is satisfied that it is in the public interest, exempt a person, who seeks election as a member, from the provisions of subsection (2)(f), (g) or (h), as the case may be, in the case where —

(a) such person or his spouse occupies a part-time post of medical officer of health at the committee;

(b) such person occupies a part-time post of medical officer of health at a local authority or a council referred to in subsection (2)(g) or (h).

Election of chairman

4.(1) At the first meeting of the committee following the first election or a general election or at a special meeting convened annually in March —

(a) the magistrate shall preside with a view to the election of a chairman and vice-chairman;

(b) the committee shall elect a member as chairman and a member as vice-chairman.

(2) Where any person elected chairman or vice-chairman in terms of subsection (1), or any person who is deemed to be a chairman or vice-chairman, vacates his office as chairman or vice-chairman, the committee shall forthwith elect another member to be chairman or vice-chairman.

(3) The secretary shall forthwith notify the Administrator of the names of the persons elected as chairman and vice-chairman.

First election

5. The first election of members shall be held on a date determined by the Administrator in terms of section 7(1) of the Constitutional Affairs Amendment Act, 1985.

General election

6. A general election of members of the committee shall be held on the first Wednesday on March, 1992 and thereafter every five years on the first Wednesday of March, unless the Administrator, either generally or specifically, by notice in the Provincial Gazette determines any other day.

(ii) aan enige ander misdryf skuldig bevind is ten opsigte waarvan hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis is;

(e) hy om drie-uur die middag van die dag wat nominasiedag onmiddellik voorafgaan enige bedrag ten opsigte van —

(i) belastings ingevolge die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gehef;

(ii) voorskotte, gelde of vorderings vir dienste deur die komitee gelewer,

aan die komitee verskuldig is en sodanige bedrag vir langer as drie maande betaalbaar is;

(f) hy of sy gade 'n werknemer van die komitee is;

(g) hy 'n werknemer is van 'n ander plaaslike bestuur;

(h) hy die voorsitter of 'n werknemer is van 'n streekdiensteraad ingevolge artikel 3 van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985), ingestel, is;

(i) hy onderworpe is aan 'n hofbevel ingevolge waarvan hy onbevoeg verklaar is om 'n openbare amp soos in artikel 1 van die Wet tot Konsolidasie van die Kieswette, 1946 (Wet 46 van 1946), omskryf, te beklee.

(3) Die Administrateur kan, indien hy oortuig is dat dit in die openbare belang is, 'n persoon wat hom as lid verkiesbaar wil stel van die bepalings van subartikel (2)(f), (g) of (h), na gelang van die geval, vrystel in die geval waar —

(a) sodanige persoon of sy gade 'n betrekking van mediese gesondheidsbeampte by die komitee beklee;

(b) sodanige persoon 'n deeltydse betrekking van mediese gesondheidsbeampte by 'n plaaslike bestuur of raad-in subartikel (2)(g) of (h) genoem, beklee.

Verkiesing van voorsitter

“4.(1) Op die eerste vergadering van die Komitee na die eerste verkiesing of 'n algemene verkiesing of op 'n spesiale verkiesing wat jaarliks in Maart byeengeroep word —

(a) sit die landdros voor met die oog op die verkiesing van 'n voorsitter en ondervoorsitter;

(b) verkies die komitee een van sy lede as voorsitter en een van sy lede as ondervoorsitter.”.

(2) Indien enige persoon wat ingevolge subartikel (1) as voorsitter of ondervoorsitter verkies word of enige persoon wat geag word 'n voorsitter of ondervoorsitter te wees om enige rede sy amp as voorsitter of ondervoorsitter neerlê, moet die komitee onverwyld 'n ander lid as voorsitter of ondervoorsitter verkies.

(3) Die sekretaris moet onverwyld aan die Administrateur die naam van die persoon wat as voorsitter of ondervoorsitter verkies is, mededeel.

Eerste verkiesing

5. Die eerste verkiesing van lede word gehou op die dag deur die Administrateur ingevolge artikel 7(1) van die Wysigingswet op Staatskundige Aangeleenthede, 1985, bepaal.

Algemene verkiesing

6. 'n Algemene verkiesing van lede word gehou op die eerste Woensdag van Maart 1992, en daarna vyfjaarliks op die eerste Woensdag van Maart tensy die Administrateur, in die algemeen of in 'n bepaalde geval, 'n ander dag by kennisgewing in die Provinciale Koerant bepaal.

Qualification of voters

7.(1) Every person classified in terms of the Population Registration Act, 1950 (Act 30 of 1950) as a white person —

(a) who is resident in the area of jurisdiction of a committee and whose name appears on the parliamentary voters' list in respect of an electoral division in which such area is situated or in respect of an electoral division or portion thereof which forms part of such area;

(b) who is resident outside the area of jurisdiction of a committee and whose name appears on the parliamentary voters' list for any electoral division in the Transvaal and who is the owner of rateable property registered solely in his or jointly in his and his spouse's name,

shall subject to the provisions of section 8 be eligible to be enrolled on the voters' list of such area and while so enrolled to vote at an election.

(2) For the purposes of this section a person shall be deemed to be resident at the address at which he is enrolled on the parliamentary voters' list.

Disqualification of voters

8. No person shall be eligible to be enrolled as a voter or if he is so enrolled, to vote at an election, if he is subject to any order of court whereby he is declared ineligible to be enrolled as a voter on the voters' list or to vote at an election during any period and such period has not expired.

First voters' list

9.(1) The committee shall during the months of May and June, 1988 compile a list of all persons eligible to be enrolled on the voters' list.

(2) Subject to the provisions of subsection (3), the list contemplated in subsection (1) may be supplemented or altered by the committee and shall lie for inspection for a period of 14 days from a day not being less than 28 days before the date of the first election at such place as determined by the committee.

(3) At least fourteen days before the date of the first election the relevant list shall be certified by the returning officer as the voter's list for the committee and the list shall thereafter not be supplemented or altered until such time as a new list is compiled in terms of the provisions of section 10: Provided that the committee shall annually during the month of July enrol on the voters' list every person who applies therefor and who is eligible to be enrolled on such voters' list.

(4) The voters' list shall be compiled at the cost of the committee.

Voters' list

10.(1) The committee shall during the months of October and November of a year preceding a general election, compile a list of all persons entitled to be enrolled on the voters' list.

(2) After the list contemplated in subsection (1) has been compiled, the committee shall by means of a notice affixed at a conspicuous place at the office of the committee forthwith make known that —

(a) a copy of such list shall be open for inspection during office hours at that office for a period of fourteen days after the date of the notice;

(b) any application to be enrolled as a voter on such list and any objection to an entry on such list may on or before a date, being not less than seven days after expiry of the period contemplated in paragraph (a), be submitted in writing to the secretary;

Kwalifikasies van kiesers

7.(1) Elke persoon wat as 'n Blanke ingevolge die Bevolkingsregistrasiewet, 1950 (Wet 30 van 1950), geklassifiseer is en —

(a) wat in die regsgebied van 'n komitee woonagtig is en wie se naam voorkom op die parlementêre kieserslys ten opsigte van 'n kiesafdeling waarin so 'n gebied geleë is of ten opsigte van 'n kiesafdeling of gedeelte daarvan wat deel van so 'n gebied uitmaak;

(b) wat buite die regsgebied van 'n komitee woonagtig is, wie se naam voorkom op die parlementêre kieserslys vir enige kiesafdeling in Transvaal en wat die eienaar is van belasbare eiendom, geleë binne so 'n gebied wat uitsluitlik op sy naam of op sy en sy eggenote se name as gesamentlike eienaars geregistreer is,

is, behoudens die bepalings van artikel 8, geregtig om op aansoek op die kieserslys van so 'n gebied ingeskryf te word en om terwyl aldus ingeskryf, by 'n verkiesing te stem.

(2) By die toepassing van hierdie artikel word 'n persoon geag woonagtig te wees by die adres waaronder hy in die parlementêre kieserslys ingeskryf is.

Diskwalifikasie van kiesers

8. Niemand is geregtig om as kieser ingeskryf te word of om, indien hy aldus ingeskryf is, by 'n verkiesing te stem nie indien hy onderworpe is aan 'n hofbevel waarby hy onbevoeg verklaar is om gedurende enige tydperk as kieser op die kieserslys ingeskryf te word of by 'n verkiesing te stem en sodanige tydperk nie verstryk het nie.

Eerste kieserslys

9.(1) Gedurende die maande Mei en Junie 1988 stel die komitee 'n lys op van alle persone wat geregtig is om op die kieserslys ingeskryf te word.

(2) Die lys in subartikel (1) beoog, kan, behoudens die bepalings van subartikel (3), deur die komitee aangevul of verander word en lê ter insae op die plek deur die komitee bepaal vir 'n tydperk van 14 dae vanaf 'n dag wat minstens 28 dae voor die datum van die eerste verkiesing moet wees.

(3) Die betrokke lys word minstens 14 dae voor die datum van die eerste verkiesing deur die kiesbeampte gesertificeer as die kieserslys van krag vir die komitee en word daarna nie aangevul of verander totdat 'n nuwe lys ingevolge die bepalings van artikel 10 opgestel word nie: Met dien verstande dat die komitee jaarliks gedurende die maand Julie elke persoon wat daarom aansoek doen en wat geregtig is om op die kieserslys ingeskryf te word, op sodanige kieserslys inskryf.

(4) Die kieserslys word op koste van die komitee opgestel.

Kieserslys

10.(1) Gedurende die maande Oktober en November van elke jaar wat 'n algemene verkiesing voorafgaan, stel die komitee 'n lys van alle persone op wat geregtig is om op die kieserslys ingeskryf te word.

(2) Nadat die lys beoog in subartikel (1) opgestel is, maak die komitee onverwyld deur middel van 'n kennisgewing by 'n opvallende plek by die kantoor van die komitee aangebring, bekend dat —

(a) 'n afskrif van sodanige lys gedurende kantoorure vir 'n tydperk van 14 dae na die datum van die kennisgewing by daardie kantoor ter insae lê;

(b) enige aansoek om as kieser op sodanige lys ingeskryf te word en enige beswaar teen sodanige lys voor 'n datum wat minstens sewe dae na verloop van die tydperk in paragraaf (a) genoem is, skriftelik by die sekretaris ingedien moet word;

(c) applications and objections received in terms of paragraph (b) will be considered at the time and place stated in the notice.

(3) On the date contemplated in subsection (2)(b), the applications and objections received in terms of that subsection shall be considered and determined in public by the chairman and two other members, and the chairman may whenever necessary adjourn the proceedings to a later date.

(4) After all applications and objections as contemplated in subsection (3) have been considered and determined, the chairman shall complement or adjust and certify the list as correct, and subject to the provisions of subsection (5), such list shall remain the voters' list for the committee until such time as a new list is compiled in terms of subsection (1).

(5) The committee shall annually during the months of February and July supplement the voters' list by enrolling on such list every person who applies therefor and who is eligible to be enrolled as a voter.

(6) The voters' list shall be compiled at the cost of the committee.

Nomination day and nomination meeting

11.(1) The magistrate shall be the returning officer and he may appoint any person to assist him in the execution of his duties.

(2) The returning officer shall determine a nomination day for every election, which day shall be not more than 14 days nor less than 7 days before the date of the election.

(3) At least fourteen days before nomination day, the returning officer shall publish a notice in which he gives notice to voters of the nomination day in a newspaper as contemplated in section 91 of the Republic of South Africa Constitution Act, 1983 (Act 110 of 1983), and shall display the notices on a clearly visible place within the area of jurisdiction of the committee as he may determine.

(4) The notice contemplated in subsection (3), shall specify the day upon which, the time when and the place where the nomination meeting shall be held.

(5) The nomination meeting shall be held as determined in the notice and the returning officer shall preside at such meeting.

Nominations

12.(1) Any voter may, in writing, nominate as candidate any person eligible to be elected a member and every such nomination shall be seconded in writing by another voter.

(2) A person shall be deemed to be nominated if he signifies in writing by letter or telegram, his acceptance of the nomination.

(3) Where the number of persons nominated are equal to or less than the number of members to be elected, the returning officer shall forthwith declare the persons so nominated to be elected.

(4) Where the number of persons nominated is greater than the number of members to be elected, an election shall be held.

Procedure at election

13.(1) At a first election or a general election the number of members contemplated in section 2(1) shall be elected and at a by-election the number of members needed to fill every vacancy shall subject to the proviso to section 17(4), be elected.

(c) aansoeke en besware ingevolge paragraaf (b) ontvang op die datum in daardie paragraaf beoog en op die tyd en plek in die kennisgewing vermeld, oorweeg en beslis sal word.

(3) Op die datum in subartikel (2)(b) beoog, word die aansoeke en besware ingevolge daardie subartikel ontvang in die openbaar deur die voorsitter en twee ander lede oorweeg en beslis, en wanneer ook al nodig kan die voorsitter die verrigtinge tot 'n later datum verdaag.

(4) Nadat alle aansoeke en besware soos in subartikel (3) beoog, oorweeg en beslis is, moet die voorsitter die lys dienooreenkomsig aanvul of verander en sertificeer en sodanige lys bly behoudens die bepalings van subartikel (5), die kieserslys van krag vir die komitee tot tyd en wyl 'n nuwe lys ingevolge subartikel (1) opgestel word.

(5) Die komitee vul jaarliks gedurende die maande Februarie en Julie die kieserslys aan deur elke persoon daarop in te skryf wat daarom aansoek doen en wat geregtig is om as kieser op sodanige lys ingeskryf te word.

(6) Die kieserslys word op koste van die komitee opgestel.

Nominasiedag en nominasievergadering

11.(1) Die landdros is die kiesbeampte en hy kan iemand aanstel om hom in die uitvoering van sy pligte by te staan.

(2) Die kiesbeampte bepaal vir elke verkiesing 'n nominasiedag welke dag hoogstens 14 dae en minstens 7 dae voor die datum van die verkiesing moet wees.

(3) Die kiesbeampte moet minstens 24 dae voor die nominasiedag 'n kennisgewing laat plaas in 'n nuusblad soos in artikel 91 van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet 110 van 1983), beoog en kennisgewings laat oprig op sodanige duidelik sigbare plekke binne die regssgebied van die komitee as wat hy bepaal waarin hy die kiesers in kennis stel van die nominasievergadering.

(4) Elke kennisgewing in subartikel (3) beoog, vermeld die dag waarop, die tyd wanneer en die plek binne die regssgebied van die komitee waar die nominasievergadering gehou sal word.

(5) 'n Nominasievergadering vind plaas soos in die betrokke kennisgewings vermeld, en die kiesbeampte moet op sodanige vergadering teenwoordig wees en daarby voortsit.

Nominasies

12.(1) Elke kieser wat teenwoordig is op die nominasievergadering kan enigiemand wat bevoeg is om as lid verkies te word, in skrif voorstel en elke sodanige voorstel moet, voor dat dit aangeneem word, deur 'n ander kieser wat op sodanige vergadering teenwoordig is, in skrif geskondeer word.

(2) Die aldus voorgestelde en geskondeerde persoon word as behoorlik genomineer geag indien hy op die vergadering sy aanname van die nominasie persoonlik of skriftelik per brief of telegram te kenne gee.

(3) Indien die getal genomineerde persone gelyk is aan of minder is as die getal lede wat verkies moet word, verklar die kiesbeampte onverwyld dat die aldus genomineerde persone verkies is.

(4) Indien die getal genomineerde persone groter is as die getal lede wat verkies moet word, word 'n verkiesing ingevolge die bepalings van hierdie Proklamasie gehou.

Procedure by verkiesing

13.(1) By die eerste verkiesing of 'n algemene verkiesing word die getal lede soos in artikel 2(1) beoog, verkies en by 'n tussenverkiesing word, behoudens die voorbehoudsbepaling by artikel 17(4), die getal lede verkies om elke vakature aan te vul.

(2) After the nomination meeting the returning officer shall forthwith by means of a notice affixed in a conspicuous place at the office of the committee, make known the place where and the time when the poll shall be held.

(3) The returning officer shall forthwith cause ballot-papers to be printed upon which the names of the candidates appear in alphabetical order.

(4) After satisfying the returning officer that his name appears on the voters' list, that he is not disqualified to vote and that he has not already voted at the election then being held an officially marked ballot paper shall be issued to a voter.

(5) A voter shall be entitled to cast one vote in respect of each candidate by marking a cross (x) against each of the names of the candidates for whom he wishes to vote:

Provided that the total number of votes cast by a voter shall not exceed the number of candidates to be elected.

(6) The voter shall thereupon place the ballot-paper in a box provided for that purpose.

(7) Polling shall —

(a) be by secret ballot;

(b) begin at 07h00 and close at 21h00.

Steps after polling

14.(1) After the poll the returning officer shall open the box and count the votes cast.

(2) Subject to the provisions of section 12(1), the returning officer shall declare the names of the candidates who have received the most votes, to be elected member of the committee.

(3) Where the number of votes recorded in respect of two or more candidates are equal and it affects the result of the poll, the returning officer shall determine by lot which candidate is elected.

(4) The returning officer shall forthwith after the election forward to the Administrator a schedule reflecting the names and addresses of the members elected.

Electoral officer's decision

15. Where a dispute in connection with the nomination or election of a candidate arises, or in the event of any objection being made against a candidate, the returning officer shall forthwith determine such dispute or objection and his decision shall be final.

Administrator's powers under certain circumstances

16.(1) If the voters at any time fail, neglect or refuse to elect members or a sufficient number of members, it shall be competent for the Administrator to appoint so many members as shall, together with the members declared to be elected, make up the full number of elected members, and members so appointed shall have the same powers and be in all respects in the same position as if they had been duly elected in terms of the provisions of this Proclamation.

(2) If, in the opinion of the Administrator, through any error, accident or omission, anything required to be done in terms of the provisions of this Proclamation is not done in the manner or within the time therein provided, the Administrator may order that all steps shall be taken as, in his opinion, may be necessary to rectify any such error, accident or omission or he may validate anything which may have been done

(2) Na die nominasievergadering maak die kiesbeampte onverwyld deur middel van 'n kennisgewing by 'n opvallende plek by die kantoor van die komitee aangebring, die plek waar en die tyd wanneer die stemming gehou sal word, bekend.

(3) Die kiesbeampte tref reëlings vir die druk van stembriefies waarop die name van die genomineerde persone wat as kandidate by die verkiesing sal staan in alfabetiese volgorde verskyn en daardie beampte hou orde gedurende die stemming.

(4) Elke kieser moet op sy beurt na die tafel gaan waar die kiesbeampte sit en nadat hy sodanige beampte oortuig het dat sy naam op die kieserslys voorkom, dat hy nie onbevoeg is om te stem nie en dat hy nie reeds gestem het nie by die verkiesing wat dan gehou word, oorhandig die beampte aan hom 'n stembriefie wat amptelik gemerk is.

(5) Elke kieser is geregtig om een stem uit te bring ten opsigte van elke kandidaat deur 'n kruisje (X) te plaas teenoor elk van die name van die kandidate vir wie hy wil stem: Met dien verstande dat die totale aantal stemme uitgebring deur 'n kieser nie die getal kandidate wat verkies moet word, oorskry nie.

(6) Die kieser plaas daarop die stembriefie in 'n bus wat vir daardie doel verskaf is.

(7) Die stemming —

(a) geskied per gesloten stembriefie;

(b) begin om 07h00 en sluit om 21h00.

Handelinge na stemming

14.(1) Na afloop van die stemming maak die kiesbeampte die bus oop en tel hy die stemme wat uitgebring is.

(2) Behoudens die bepalings van artikel 13(1), verklaar hy dan die name van die persone wat die meeste stemme op hulle by die stemming verenig het as behoorlik verkies tot lede.

(3) Waar die aantal stemme uitgebring ten opsigte van twee of meer kandidate gelyk is en dit die uitslag van die verkiesing raak, bepaal die kiesbeampte by wyse van lotting welke kandidaat as verkose verklaar moet word.

(4) Die kiesbeampte stuur onverwyld na die verkiesing aan die Administrateur 'n staat van die volledige name en adresse van die verkose lede.

Beslissing van kiesbeampte

15. In die geval van enige geskil wat ontstaan uit die nominasie of verkiesing van 'n kandidaat ingevolge hierdie Proklamasie of in die geval waar enige beswaar teen 'n kandidaat gemaak word, besleg die kiesbeampte sodanige geskil of beswaar en sy beslissing is afdoende.

Bevoegdhede van Administrateur onder sekere omstandighede

16.(1) Indien die kiesers te eniger tyd in gebreke bly, versuim of weier om lede of 'n voldoende aantal lede te kies, is die Administrateur bevoeg om soveel lede te benoem wat, temeet met die lede wat verkose verklaar is, die verkose lede voltallig sal maak en lede aldus benoem, het dieselfde bevoegdhede en is in alle opsigte in dieselfde posisie asof hulle behoorlik verkies is ingevolge die bepalings van hierdie Proklamasie.

(2) Indien eniglets wat ingevolge die bepalings van hierdie Proklamasie gedoen moet word, na die mening van die Administrateur, weens enige fout, toeval of versuim nie op die wyse of binne die tyd daarin bepaal, gedoen is nie, kan die Administrateur gelas dat alle stappe gedoen word wat na sy mening nodig is om enige sodanige fout, toeval of versuim te herstel of kan hy eniglets wat onreëlmagtig gedoen is soos

irregularly as aforesaid, so that the intent and purpose of this Proclamation may have effect.

Casual vacancies

17.(1) A casual vacancy in the office of a member shall arise when —

(a) he becomes subject to a disqualification referred to in section 3(2)(a), (c) or (g);

(b) he dies or an order of court is issued in terms of which his death is presumed;

(c) his estate is finally sequestrated in terms of any law;

(d) his written resignation addressed to the secretary or, if such resignation states that the resignation shall take effect at a date after such receipt, with effect from such date;

(e) he, in terms of section 44 or 170^{ter} of the Ordinance, is ordered to vacate his seat or is removed from office, as the case may be;

(f) he —

(i) is convicted of an offence of which dishonesty is an element; or

(ii) is convicted of any other offence in respect of which he is sentenced to imprisonment without the option of a fine;

(g) a notice from the secretary has been sent to him by registered post informing him that he is indebted to the committee in any amount due and payable in respect of —

(i) rates levied in terms of the Local Authorities Rating Ordinance, 1977; or

(ii) advances, fees or charges for services rendered by the committee,

for more than three months and he fails to pay such amount within a period of thirty days after the date of the posting of such notice;

(h) he or his spouse becomes an employee of the committee;

(i) he becomes an employee of another local authority;

(j) becomes a chairman or an employee of a regional services council established in terms of the Regional Service Council Act, 1985;

(k) a period of fourteen days has elapsed from the date upon which he has been informed by the secretary by registered post at his last-known address that he has ceased to hold the qualifications contemplated in section 7.

(2) The Administrator may, on the written request of the committee, if he is satisfied that it is in the public interest, exempt a member from the provisions of subsection (1)(h)(i) or (j), as the case may be, before —

(a) such member or his spouse accepts a part-time post of medical officer of health at the committee; or

(b) such member accepts a part-time post of medical officer of health at a local authority or board referred to in subsection (1), (i) or (j).

(3) If a member ceases to be a member of the committee, before the expiry of his period of service, the chairman shall notify the magistrate of such vacancy.

(4) The magistrate shall, immediately after receiving notice in terms of subsection (3) determine a date for an election

voormalig, geldig verklaar sodat aan die strekking en doelstelling van hierdie Proklamasie gevolg gegee word.

Toevallige vakature

17.(1) 'n Toevallige vakature in die amp van 'n lid ontstaan wanneer —

(a) hy onderhewig word aan 'n diskwalifikasie in artikel 3(2)(a), (c) of (i) genoem;

(b) hy sterf of 'n hofbevel verleen word ingevolge waarvan sy dood vermoed word;

(c) sy boedel ingevolge enige wet finaal gesekwestreer word;

(d) sy skriftelike bedanking deur die sekretaris ontvang word of, indien so 'n bedanking meld dat die bedanking op 'n datum na sodanige ontvangs in werking tree, met ingang van sodanige datum;

(e) hy ingevolge artikel 44 of 170 ter van die Ordonnansie gelas word om sy amp neer te lê of van sy amp onthef word, na gelang van die geval;

(f) hy —

(i) aan 'n misdryf waarvan oneerlikheid 'n element is, skuldig bevind word;

(ii) aan enige ander misdryf skuldig bevind word ten opsigte waarvan hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis word;

(g) 'n kennisgewing van die sekretaris per aangetekende pos aan hom gestuur is waarin hy verwittig word dat hy enige bedrag ten opsigte van —

(i) belastings gehef ingevolge die Ordonnansie op Eindomstbelasting van Plaaslike Besture, 1977;

(ii) voorskotte, gelde of vorderings vir dienste deur die komitee gelewer,

vir langer as drie maande aan die komitee verskuldig is en dat sodanige bedrag vir langer as drie maande betaalbaar is, en hy versuim om sodanige bedrag te betaal binne 'n tydperk van 30 dae na die datum waarop sodanige kennisgewing aan hom gepos is;

(h) hy of sy gade 'n werknemer van die komitee word;

(i) hy 'n werknemer word van 'n ander Plaaslike Bestuur;

(j) hy die voorsitter of 'n werknemer word van 'n streeksdiensteraad ingevolge artikel 3 van die Wet op Streeksdiensterade, 1985, ingestel;

(k) 'n tydperk van 14 dae verloop het vanaf die datum waarop hy deur die sekretaris per aangetekende pos by sy jongsbekende adres verwittig is dat hy opgehou het om die kwalifikasie in artikel 7 genoem, te besit.

(2) Die Administrateur kan op skriftelike versoek van die komitee, indien hy oortuig is dat dit in die openbare belang is, 'n lid van die bepalings van subartikel (1)(h), (i) of (j), na gelang van die geval, vrystel voor —

(a) sodanige lid of gade 'n betrekking van mediese gesondheidsbeampte by die komitee aanvaar;

(b) sodanige lid 'n betrekking van deeltydse mediese gesondheidsbeampte by 'n Plaaslike Bestuur of raad in subartikel (1)(i) of (j) genoem, aanvaar.

(3) Indien 'n lid voor die verstryking van sy ampstermyn ophou om lid van die komitee te wees, gee die voorsitter die landdros kennis van sodanige vakture.

(4) Die landdros bepaal onmiddellik nadat hy kennis ingevolge subartikel (3) ontvang het, 'n datum vir 'n verkiesing

with a view to the filling of every such vacancy by way of a by-election: Provided that where within six months prior to the date of an ensuing election, not more than one casual vacancy occurs, such vacancy shall not be filled.

Administrator's Notices

Administrator's Notice 639

1 June 1988

EDENVALE MUNICIPALITY: ALTERATION OF BOUNDARIES

The Administrator has in terms of sections 9(6) and 9(7) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), approved that the areas described in the Schedule be severed from the area of jurisdiction of Modderfontein and be annexed to the municipal area of Edenvale.

SCHEDULE

Portion 33, Portion 51 and a portion of the Remainder of Portion 36 of the farm Modderfontein 35 IR.

PB 3-2-3-13

Administrator's Notice 640

1 June 1988

NIGEL MUNICIPALITY

PROPOSED ALTERATION OF BOUNDARIES

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

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

Further particulars of the application are open for inspection at the office of the Provincial Secretary Community Services Branch, Room B212, Provincial Building, Pretorius Street, Pretoria.

PB 3-2-3-23

SCHEDULE

NIGEL MUNICIPALITY

DESCRIPTION OF AREA TO BE INCORPORATED

1. Holding 75 of Blue Valley Agricultural Holdings in extent 28,8078 hectares, vide Diagram A8304/86.
2. The following portion of the farm Bultfontein 192 IR.
 - a. Portion 53 (a portion of Portion 28), in extent 8,5653 hectares, vide Diagram A5655/46.
 - b. Portion 99 (a portion of Portion 31), in extent 3,2539 hectares, vide Diagram A8305/86.
 - c. Portion 100 (a portion of Portion 55), in extent 5,9156 hectares, vide Diagram A8306/86.
 - d. Portion 101 (a portion of Portion 64), in extent 7,1118 hectares, vide Diagram A8307/86.

met die doel om elke sodanige toevallige vakature by wyse van 'n tussenverkiesing aan te vul: Met dien verstande dat indien slegs een vakture binne drie maande voor die datum van die eersvolgende algemene verkiesing ontstaan, sodanige vakture nie aangevul word nie, maar bly bestaan tot daardie verkiesing.

Administrateurskennisgewings

Administrateurskennisgewing 639

1 Junie 1988

MUNISIPALITEIT EDENVALE: VERANDERING VAN GRENSE

Die Administrateur het ingevolge artikels 9(6) en 9(7) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), goedgekeur dat die gebied omskryf in die Bylae afgeskei word van die regssgebied van Modderfontein en dit by die munisipale gebied van Edenvale gevoeg word.

BYLAE

Gedeelte 33, Gedeelte 51 en 'n gedeelte van die Restant van Gedeelte 36 van die plaas Modderfontein 35 IR.

PB 3-2-3-13

Administrateurskennisgewing 640

1 Junie 1988

MUNISIPALITEIT NIGEL

VOORGESTELDE VERANDERING VAN GRENSE

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

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

Verdere besonderhede van die aansoek lê in die kantoor van die Provinciale Sekretaris, Tak Gemeenskapsdienste, Kamer B212, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

PB 3-2-3-23

BYLAE

NIGEL MUNISIPALITEIT

BESKRYWING VAN GEBIED WAT INGELEYF STAAN TE WORD

1. Hoewe 75 van Blue Valley Landbouhoeves, groot 28,8078 hektaar volgens Kaart A8304/86.
2. Die volgende gedeeltes van die plaas Bultfontein 192 IR.
 - a. Gedeelte 53 ('n gedeelte van Gedeelte 28), groot 8,5653 hektaar, volgens Kaart A5655/46.
 - b. Gedeelte 99 ('n gedeelte van Gedeelte 31), groot 3,2539 hektaar, volgens Kaart A8305/86.
 - c. Gedeelte 100 ('n gedeelte van Gedeelte 55), groot 5,9156 hektaar, volgens Kaart A8306/86.
 - d. Gedeelte 101 ('n gedeelte van Gedeelte 64), groot 7,1118 hektaar, volgens Kaart A8307/86.

Administrator's Notice 641

1 June 1988

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Northwold Extension 39 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-8339

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SUNRISE ESTATES DEVELOPMENT (RANDBURG) (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 325 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 Northwold Extension 39.

(2) Design

The township shall consist of erven as indicated on General Plan SG A6999/87.

(3) Disposal of Existing Conditions of Title

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

(4) Land for Municipal Purposes

Erf 597 shall be transferred to the local authority by and at the expense of the township owner as a park.

(5) Access

No ingress from Provincial Road P103-1 to the township and no egress to Provincial Road P103-1 from the township shall be allowed.

(6) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road P103-1 and for all stormwater running off or being diverted from the road to be received and disposed of.

(7) Demolition of Buildings and Structures

The township owner shall at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(8) Restriction on the Disposal of Erf

The township owner shall not, offer for sale or alienate Erf 595 within a period of six months from the date of declaration of the township as an approved township, to any person or body other than the local authority unless the Town Clerk, Randburg, has indicated in writing that the local authority does not wish to acquire the erf.

Administratorskennisgewing 641

1 Junie 1988

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Northwold Uitbreiding 39 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitengesit in die bygaande Bylae.

PB 4-2-2-8339

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR SUNRISE ESTATES DEVELOPMENT (RANDBURG) (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 325 VAN DIE PLAAS BOSCHKOP 199 IQ, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Northwold Uitbreiding 39.

(2) Ontwerp

Die dorp bestaan uit erwe soos aangedui op Algemene Plan LG A6999/87.

(3) Beskikking oor Bestaande Titelvoorwaardes

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

(4) Grond vir Munisipale Doeleindes

Erf 597 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as 'n park oorgedra word.

(5) Toegang

Geen ingang van Provinciale Pad P103-1 tot die dorp en geen uitgang tot Provinciale Pad P103-1 uit die dorp word toegelaat nie.

(6) Ontvangs en versorging van Stormwater

Die dorpseienaar moet die stormwaterreinering van die dorp so reël dat dit inpas by dié van Pad P103-1 en moet die stormwater wat van die pad afloop of afgeli word, ontvang en versorg.

(7) Sloping van Geboue en Strukture

Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserwes, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(8) Beperking op die Vervreemding van Erf

Die dorpseienaar mag nie Erf 595 binne 'n tydperk van ses maande na die verklaring van die dorp tot goedgekeurde dorp aan enige persoon of liggaaam anders as die plaaslike owerheid te koop aanbied of vervreem nie tensy die Stads-klerk, Randburg, skriftelik aangedui het dat die plaaslike owerheid nie die erf wil aanskaf nie.

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 with the exception of the Erf mentioned in Clause 1(4)

(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 596

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 642

1 June 1988

RANDBURG AMENDMENT SCHEME 1039

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Randburg Town-planning Scheme 1976, comprising the same land as included in the township of Northwold Extension 39.

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

This amendment is known as Randburg Amendment Scheme 1039.

PB 4-9-2-1039

Administrator's Notice 643

1 June 1988

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Die Hoewes Extension 46 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-7364

2. TITELVOORWAARDEN

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 met uitsondering van die Erf genoem in Klousule 1(4)

(a) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolerings- en ander munisipale doeinde, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituit vir munisipale doeinde 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstaande dat die plaaslike bestuur van enige sodanige serwituit mag afsien.

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

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rielhoofpyleidings en ander werke wat hy volgens goedgunstige noodsaklik ag, tydelik te plaas op die grond wat aan die voorname serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rielhoofpyleidings en ander werke veroorsaak word.

(2) Erf 596

Die erf is onderworpe aan 'n serwituit vir munisipale doeinde ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administratorskennisgewing 642

1 Junie 1988

RANDBURG-WYSIGINGSKEMA 1039

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-dorpsbeplanningskema 1976, wat uit die selfde grond as die dorp Northwold Uitbreiding 39 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 1039.

PB 4-9-2-1039

Administratorskennisgewing 643

1 Junie 1988

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 Die Hoewes Uitbreiding 46 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes niteengesit in die bygaande Bylae.

PB 4-2-2-7364

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY RICHARD DANIËL ACKERMAN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 32 OF THE FARM LYTTELTON 381 JR IS, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) *Name*

The name of the township shall be Die Hoewes Extension 46.

(2) *Design*

The township shall consist of erven as indicated on General Plan SG No A7399/87.

(3) *Endowment*

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 320,00 to the Local Authority for the provision of land for a park (public open space).

Such endowment shall be payable in accordance with the provisions of section 73 of the aforesaid Ordinance.

(4) *Disposal of Existing Conditions of Title*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following right which shall not be passed on to the erven in the township:

"The owner of the holding shall not be entitled to any riparian rights to water from the Hennops River."

(5) *Precautionary Measures*

The township owner shall at his own expense, make arrangements with the Local Authority in order to ensure that—

(a) water will not dam up, that the entire surface of the township area is drained properly and that streets are sealed effectively with tar, cement or bitumen; and

(b) trenches and excavations for foundations, pipes, cables or for any other purposes, are properly refilled with damp soil in layers not thicker than 150 mm, and compacted until the same grade of compaction as that of the surrounding material is obtained.

(6) *Demolition of Buildings and Structures*

The township owner shall at his own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the Local Authority, when required by the Local Authority to do so.

2. CONDITIONS OF TITLE

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

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

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPENDEUR RICHARD DANIËL ACKERMAN INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 32 VAN DIE PLAAS LYTTELTON 381, JR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) *Naam*

Die naam van die dorp is Die Hoewes Uitbreiding 46.

(2) *Ontwerp*

Die dorp bestaan uit erwe soos aangedui op Algemene Plan LG No A7399/87.

(3) *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 320,00 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.

(4) *Beskikking oor Bestaande Titelvoorwaardes*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende reg wat nie aan die erwe in die dorp oorgedra moet word nie:

"The owner of the holding shall not be entitled to any riparian rights to water from the Hennops River."

(5) *Voorkomende Maatreëls*

Die dorpseienaar moet op eie koste reëlings met die Plaaslike Bestuur tref om te verseker dat—

(a) water nie opdam nie, dat die hele oppervlakte van die dorpsgebied behoorlik gedreineer word en dat strate doeltreffend met teer, beton of bitumen geseël word; en

(b) slotte en uitgravings vir fondamente, pype, kabels of vir enige ander doeleindes behoorlik met klam grond in lae wat nie dikker as 150 mm is nie, opgevul word en gekompakteer word totdat dieselfde vorderingsgraad as wat die omliggende materiaal het, verkry is.

(6) *Sloping van Geboue en Strukture*

Die dorpseienaar moet op eie koste alle bestaande geboue enstrukture wat binne boulynreserves, kantruijtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die Plaaslike Bestuur wanneer die Plaaslike Bestuur dit vereis.

2. TITELVOORWAARDES

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

(1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die Plaaslike Bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale doeleindes 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die Plaaslike Bestuur: Met dien verstande dat die Plaaslike Bestuur van enige sodanige servituut mag afsien.

(2) 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 foresaid 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.

(4) The erf is subject to a servitude for municipal purposes in favour of the Local Authority as indicated on the General Plan.

Administrator's Notice 644

1 June 1988

PRETORIA REGION AMENDMENT SCHEME 1010

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 Pretoria Region Town-planning Scheme, 1960, comprising the same land as included in the township of Die Hoeves Extension 46.

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

This amendment is known as Pretoria Region Amendment Scheme 1010.

PB 4-9-2-93-1010

Administrator's Notice 645

1 June 1988

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 60, ORIEL TOWNSHIP

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

1. Condition (1) in Deed of Transport F2675/1973 be removed; and

2. the Bedfordview Town-planning Scheme 1, 1948, be amended by the rezoning of Erf 60, Oriel Township to "Special Residential" with a density of "One dwelling per 15 000 sq ft" and which amendment scheme will be known as Bedfordview Amendment Scheme 1/427, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Executive Director: Community Services Branch, Pretoria and the Town Clerk of Bedfordview.

PB 4-14-2-990-13

Administrator's Notice 646

1 June 1988

REGULATIONS RELATING TO THE CLASSIFICATION OF AND FEES PAYABLE BY PATIENTS AT PROVINCIAL HOSPITALS: AMENDMENT

In terms of sections 38 and 76 of the Hospitals Ordinance, 1958 (Ordinance 14 of 1958), the Administrator hereby amends the regulations relating to the classification of and

(2) Geen geboue of ander stuktuur mag binne die voorname serwituitgebied opgerig word nie en geen grootworpelbome mag binne die gebied van sodanige serwituit 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, onderhou of verwydering van sodanige rioolhoofspyleidings en ander werke wat hy volgens goedgunne noodsaklik ag, tydelik te plaas op die grond wat aan die voorname serwituit grens en voorts is die Plaaslike Bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die Plaaslike Bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwyderings van sodanige rioolhoofspyleidings en ander werke veroorsaak word.

(4) Die erf is onderworpe aan 'n serwituit vir munisipale doeleinades ten gunste van die Plaaslike Bestuur soos op die Algemene Plan aangedui.

Administrateurskennisgewing 644

1 Junie 1988

PRETORIASTREEK-WYSIGINGSKEMA 1010

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 Pretoriastreek-dorpsaanlegskema, 1960, wat uit die selfde grond as die dorp Die Hoeves Uitbreiding 46 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 1010.

PB 4-9-2-93-1010

Administrateurskennisgewing 645

1 Junie 1988

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 60, DORP ORIEL

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

1. Voorwaarde (1) in Akte van Transport F2675/1973 opgehef word; en

2. Bedfordview-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van erf 60, dorp Oriel tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt" welke wysigingskema bekend staan as Bedfordview-wysigingskema 1/427 soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Uitvoerende Directeur: Tak Gemeenskapsdienste, Pretoria en die Stadsklerk van Bedfordview.

PB 4-14-2-990-13

Administrateurskennisgewing 646

1 Junie 1988

REGULASIES BETREFFENDE DIE INDELING VAN, EN GELDE BETAALBAAR DEUR, PASIËNTE BY PROVINSIALE HOSPITALE: WYSIGING

Ingevolge artikels 38 en 76 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958), wysig die Administrateur hierby die regulasies betreffende die indeling van, en

fees payable by patients at Provincial Hospitals, promulgated by Administrator's Notice 616 of 12 June 1968, by the substitution in the first two columns of Schedule B against Tariff Category H2 for the expression "R2" of the expression "R5": Provided that this amendment shall not apply to any person —

(a) who is an in-patient on the day immediately preceding the date of the promulgation of this notice; or

(b) whose admission and classification as an in-patient has been approved before the date contemplated in paragraph (a),

and for a period ending on the date upon which he is discharged from the hospital concerned.

General Notices

NOTICE 668 OF 1988

TOWN COUNCIL OF ELLISRAS

NOTICE OF DRAFT SCHEME

The Town Council of Ellisras hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as the Ellisras Amendment Scheme 1, has been prepared by it.

This scheme is an amendment scheme and contains the following proposals: The rezoning of Erf 165, Ellisras Extension 1 situated at Rupert, Herman and Kruger Streets from "Public Open Space" to "Residential 1" with a density zone of one dwelling per erf, "Municipal", "Public Road" and "Public Open Space".

The draft scheme will lie open for inspection during normal office hours at the office of the Town Clerk, Room A20, Civic Centre, Dagbreek Drive for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 136, Ellisras within a period of 28 days from 25 May 1988.

J P W ERASMUS
Town Clerk

PO Box 136
Ellisras
0555
25 May 1988
Notice No 13/1988

NOTICE 669 OF 1988

CITY OF GERMISTON

NOTICE OF DRAFT SCHEME

The City Council of Germiston hereby give notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Germiston Amendment Scheme 171 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals:

The amendment of the use zone of Holding 3, Union Settlement from "Industrial 1" purposes to "Municipal" purposes.

gelde betaalbaar deur, pasiënte by Provinciale Hospitale, afgekondig by Administrateurskennisgewing 616 van 12 Junie 1968 deur in die eerste twee kolomme van Bylae B teenoor Tariefkategorie H2 die uitdrukking "R2" deur die uitdrukking "R5" te vervang: Met dien verstande dat hierdie wysiging nie van toepassing is nie op iemand —

(a) wat op die dag onmiddellik voor die datum van die afgondiging van hierdie kennisgewing 'n binnekasiënt is; of

(b) wie se toelating en klassifikasie as 'n binnekasiënt voor die datum in paragraaf (a) beoog, goedgekeur is,

en vir 'n tydperk wat op die datum waarop hy uit die betrokke hospitaal ontslaan word, eindig.

Algemene Kennisgewings

KENNISGEWING 668 VAN 1988

STADSRAAD VAN ELLISRAS

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Ellisras gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Ellisras-wysigingskema 1 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle: Die hersonering van Erf 165, Ellisras Uitbreiding 1 geleë aan Rupert-, Herman- en Krugerstraat van "Openbare Oopruimte" na "Residensieel 1" met 'n digtheidzone van 1 woonhuis per erf, "Munisipaal", "Openbare Pad" en "Openbare Oopruimte".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer A20, Burgercentrum, Dagbreekkrylaan vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Beware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 136, Ellisras ingedien of gerig word.

J P W ERASMUS
Stadsklerk

Posbus 136
Ellisras
0555
25 Mei 1988
Kennisgewing No 13/1988

KENNISGEWING 669 VAN 1988

STAD GERMISTON

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Germiston gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Germiston-wysigingskema 171 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die wysiging van die gebruikszone van Hoewe 3, Union Settlement van "Nywerheid 1" doeleindes na "Munisipale" doeleindes.

The draft scheme will lie for inspection during normal office hours at the office of the City Engineer, 3rd Floor, Samie Building, cnr Queen and Spilsbury Streets for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Secretary at the Civic Centre or PO Box 145, Germiston within a period of 28 days from 25 May 1988.

A W HEYNEKE
Town Secretary

Civic Centre
Germiston
25 May 1988
Notice No 59/1988

NOTICE 670 OF 1988

CITY OF GERMISTON

NOTICE OF DRAFT SCHEME

The City Council of Germiston hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Germiston Amendment Scheme 172 has been prepared by it.

This scheme is an amendment scheme and contains the following proposal:

To rezone the use zone of Erf 846, Dinwiddie Township from "Government" purposes to "Municipal" purposes.

The draft scheme will lie for inspection during normal office hours at the office of the City Engineer, 3rd Floor, Samie Building, cnr Queen and Spilsbury Streets for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Secretary at the Civic Centre or PO Box 145, Germiston within a period of 28 days from 25 May 1988.

A W HEYNEKE
Town Secretary

Civic Centre
Germiston
25 May 1988
Notice No 65/1988

NOTICE 671 OF 1988

NOTICE OF DRAFT SCHEME

SCHEDULE 3

(Regulation 7(1)(a))

The Town Council of Vereeniging hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (15 of 1986), that a draft town-planning scheme to be known as Vereeniging Amendment Scheme 1/368, has been prepared by it.

This scheme is an amendment scheme and contains the following proposal:

The rezoning of a portion of Park Erf 630, Waldrif, from "Public Open Space" to "Agriculture".

The draft scheme will lie open for inspection during normal office hours at the office of the Town Secretary, Room 1, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the scheme

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, 3e Vloer, Samie Gebou, h/v Queen en Spilsburystraat vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsekretaris, Burgersentrum of Posbus 145, Germiston ingedien of gerig word.

A W HEYNEKE
Stadsekretaris

Burgersentrum
Germiston
25 Mei 1988
Kennisgiving No 59/1988

KENNISGEWING 670 VAN 1988

STAD GERMISTON

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Germiston gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Germiston-wysigingskema 172 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Deur die hersonering van die gebruiksone van Erf 846, dorp Dinwiddie van "Regerings" doeindees na "Munisipale" doeindees.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, 3e Vloer, Samie Gebou, h/v Queen en Spilsburystraat vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsekretaris, Burgersentrum of Posbus 145, Germiston ingedien of gerig word.

A W HEYNEKE
Stadsekretaris

Burgersentrum
Germiston
25 Mei 1988
Kennisgiving No 65/1988

KENNISGEWING 671 VAN 1988

KENNISGEWING VAN ONTWERPSKEMA

BYLAE 3

(Regulasie 7(1)(a))

Die Stadsraad van Vereeniging gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Vereeniging-wysigingskema 1/368 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die hersonering van 'n gedeelte van Parkerf 630, Waldrif, vanaf "Openbare Oopruimte" na "Landbou".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 1, Burgersentrum, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die skema moet

must be lodged with or made in writing to the Town Secretary at the above address or at PO Box 35, Vereeniging within a period of 28 days from 25 May 1988.

C K STEYN
Acting Town Clerk

Municipal Offices
Vereeniging
25 May 1988
Notice No 68/1988

NOTICE 672 OF 1988

PRETORIA AMENDMENT SCHEME 3154

I, Douwe Agema from Axiplan, being the authorized agent of the owner of Erven 477/R/5 (282 Dykor Street), 477/R/8 (278 Dykor Street) and 477/126 (-/5) (280 Dykor St), Silverton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Town-planning Scheme, 1974, by the rezoning of the properties described above, from "Special Residential" to "Special" for a warehouse, retail and wholesale selling of steel and pipes.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 25 May 1988.

Address of authorized agent: C/o Axiplan, PO Box 2713, Pretoria 0001 or 59 Paul Kruger Street, Pretoria 0002.

NOTICE 674 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2257

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

I, Adriaan Johannes Strydom, being the authorized agent of the owner of Portion 7 of Erf 53, Rosebank hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated between Bolton Road and Arnold Road, Rosebank from permitted height of 3 storeys to permitted height 4 storeys.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Loveday Street, Braamfontein for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 30733, Braamfontein 2017 within a period of 28 days from 25 May 1988.

Address of owner: C/o De Leuw Cather Marsh Incorporated, PO Box 31384, Braamfontein 2017.

binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 35, Vereeniging ingedien of gerig word.

CK STEYN

Munisipale Kantore
Vereeniging
25 Mei 1988
Kennisgewing No 68/1988

Waarnemende Stadsklerk

KENNISGEWING 672 VAN 1988

PRETORIA-WYSIGINGSKEMA 3154

Ek, Douwe Agema van Axiplan, synde die gemagtigde agent van die eienaar van Erwe 477/R/5 (Dykorstraat 282), 477/R/8 (Dykorstraat 278) en 477/126 (-/5) (Dykorstraat 280), Silverton, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendomme hierbo beskryf, van "Spesiale Woon" tot "Spesiaal" vir 'n pakhuis, klein- en groothandelverkope van staal enype.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gemagtigde agent: P/a Axiplan, Posbus 2713, Pretoria 0001 of Paul Krugerstraat 59, Pretoria 0002.

KENNISGEWING 674 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2257

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2))

Ek, Adriaan Johannes Strydom, synde die gemagtigde agent van die eienaar van Gedeelte 7 van Erf 53, Rosebank gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendomme hierbo beskryf, geleë tussen Boltonweg en Arnoldweg, Rosebank van toegelate hoogte van 3 verdiepings tot toegelate hoogte van 4 verdiepings.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Lovedaystraat, Braamfontein vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk, Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: P/a De Leuw Cather Marsh Ingelyf, Posbus 31384, Braamfontein 2017

NOTICE 675 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2258

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

I, Adriaan Johannes Strydom, being the authorized agent of the owner of Remaining Extent of Erf 141, Norwood, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated corner of Grant Avenue and Nellie Road, Norwood, to permit the use of the residential unit above the third floor for the life of the existing building.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Loveday Street, Braamfontein, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 25 May 1988.

Address of owner: C/o De Leuw Cather Marsh Incorporated, PO Box 31384, Braamfontein 2017.

NOTICE 676 OF 1988

PIETERSBURG AMENDMENT SCHEME 99

I, Daniël Petrus Pienaar, being the authorized agent of the owner of Portion 1 of Erf 358, Pietersburg hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the amendment of the Town-planning Scheme, 1981, by the rezoning of the property described above situated adjacent to Hans van Rensburg Street, Pietersburg from "Residential 4" to "Special" for doctors consulting rooms.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 111, Pietersburg within a period of 28 days from 25 May 1988.

Address of Agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 677 OF 1988

PHALABORWA AMENDMENT SCHEME 25

The Phalaborwa Town Council hereby gives notice in terms of section 28(1)(a) read in conjunction with section 18(1) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Phalaborwa Amendment Scheme 25 has been prepared by it.

KENNISGEWING 675 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2258

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2))

Ek, Adriaan Johannes Strydom, synde die gemagtigde agent van die eienaar van Restant van Erf 141, Noorwood, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Grantlaan en Nellieweg, Norwood, om die gebruik van die woonheid bokant die derde vloer toe te laat vir die leeftyd van die bestaande gebou.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadskerk, Burgersentrum, Lovedaystraat, Braamfontein, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: P/a De Leuw Cather Marsh Ingelyf, Posbus 31384, Braamfontein 2017.

KENNISGEWING 676 VAN 1988

PIETERSBURG-WYSIGINGSKEMA 99

Ek, Daniël Petrus Pienaar, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 358, Pietersburg gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Hans van Rensburgstraat, Pietersburg van "Residensieel 4" tot "Spesiaal" vir dokterssprekkamers.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg 0700 ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 677 VAN 1988

PHALABORWA-WYSIGINGSKEMA 25

Die Stadsraad van Phalaborwa gee hiermee ingevolge artikel 28(1)(a) saamgelees met artikel 18(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Phalaborwa-wysigingskema 25 deur hom opgestel is.

This scheme is an amendment scheme and contains the following proposals:

The rezoning of Portion 1 of Erf 2983, Phalaborwa Extension 7 from "Municipal" to "Residential 1" with a density of "One Dwelling per Erf" in order to use the erf for residential purposes.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, First Floor, Civic Centre, Phalaborwa for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 67, Phalaborwa 1390 within a period of 28 days from 25 May 1988.

Address of agent: Els van Straten & Partners, PO Box 2071, Tzaneen 0850.

NOTICE 678 OF 1988

EVANDER AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Christiaan Jacob Johan Els, being the authorized agent of the owner of Erf 1008, Evander, hereby give notice in terms of section 45(1)(c)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Evander for the amendment of the town-planning scheme known as Evander Town-planning Scheme, 1980, by the rezoning of the property described above, situated on the corner of McGill Drive and Toulouse Drive, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 250 m²".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Evander, Municipal Offices, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X1017, Evander 2280, within a period of 28 days from 25 May 1988.

Address of agent: Els van Straten & Partners, PO Box 28792, Sunnyside 0132.

NOTICE 679 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2230

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Wolfgang Alfred Helmrich, being the authorized agent of the owner of Portion 3 of Lot 91, Waverley Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amend-

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van Gedeelte 1 van Erf 2983, Phalaborwa Uitbreiding 7 van "Munisipaal" na "Residensieel 1" met 'n digtheid van "Een Woonhuis per Erf" ten einde die erf vir woondoeleindes te gebruik.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Eerste Vloer, Burger-sentrum, Phalaborwa vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 67, Phalaborwa 1390 ingedien of gerig word.

Adres van agent: Els van Straten & Vennot, Posbus 2071, Tzaneen 0850.

KENNISGEWING 678 VAN 1988

EVANDER-WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Christiaan Jacob Johan Els, synde die gemagtigde agent van die eienaar van Erf 1008, Evander, gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Evander aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Evander-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van McGillrylaan en Toulouserylaan, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Evander, Municipale Kantore, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X1017, Evander 2280, ingedien of gerig word.

Adres van agent: Els van Straten & Vennot, Posbus 28792, Sunnyside 0132.

KENNISGEWING 679 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2230

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Wolfgang Alfred Helmrich, synde die gemagtigde agent van die eienaar van Gedeelte 3 van Lot 91, Waverley Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om

ment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on Burn Street, between Bruce Street and Scott Street from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 1 500 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 25 May 1988.

Address of owner: C/o W A Helmrich, PO Box 44314, Linden 2104.

NOTICE 680 OF 1988

EDENVALE AMENDMENT SCHEME 165

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(ii) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Johannes Paulus Kotze, being the authorized agent of the owner of Erf 1029, Edenvale, hereby give notice in terms of section 56(1)(b)(ii) of the Town-planning and Townships Ordinance, 1986 that I have applied to the Edenvale Town Council for the amendment of the town-planning scheme known as Edenvale Town-planning Scheme, 1980, by the rezoning of the property described above, situated in Van Riebeeck Avenue, Edenvale by the deletion of Annexure 38 to the Scheme and the addition of Annexure 79 to the Scheme in order to remove the restrictive access conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk of Edenvale, 10th Avenue, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, Edenvale, at the above address or at PO Box 25, Edenvale 1610, within a period of 28 days from 25 May 1988.

Address of agent: JPK Town and Regional Planners, PO Box 740, Meyerton 1960.

NOTICE 681 OF 1988

MEYERTON AMENDMENT SCHEME 10

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(ii) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Johannes Paulus Kotze, being the authorized agent of the owner of Erven 135, 136 and 138, Kookrus, hereby give notice in terms of section 56(1)(b)(ii) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Meyerton Town Council for the amendment of the town-planning scheme known as Meyerton Town-planning Scheme, 1986, by the rezoning of the property described above, situated in Andrew Murray Avenue, Kookrus by rezoning Erf 135 from partly "Business 1" and partly "Proposed Road" to "Business 1" and Erven 136 and 138 from

die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersoneering van die eiendom hierbo beskryf, geleë te Burnstraat, tussen Brucestraat en Scottstraat van "Residensiel 1" met 'n digtheid van een woonhuis per erf tot "Residensiel 1" met 'n digtheid van een woonhuis per 1 500 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Address van eienaar: P/a W A Helmrich, Posbus 44314, Linden 2104.

KENNISGEWING 680 VAN 1988

EDENVALE-WYSIGINGSKEMA 165

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(ii) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Johannes Paulus Kotze, synde die gemagtigde agent van die eienaar van Erf 1029, Edenvale, gee hiermee ingevolge artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Edenvale aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Edenvale-dorpsbeplanningskema, 1980, deur die hersoneering van die eiendom hierbo beskryf, geleë te Van Riebeecklaan, Edenvale, deur die opheffing van Bylae 38 tot die Skema en die toevoeging van Bylae 79 tot die Skema ten einde die toegangsbeperking op te hef.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Edenvale, 10de Laan, Edenvale, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk, Edenvale by bovermelde adres of by Posbus 25, Edenvale 1610, ingedien of gerig word.

Address van agent: JPK Stads en Streekbeplanners, Posbus 740, Meyerton 1960.

KENNISGEWING 681 VAN 1988

MEYERTON-WYSIGINGSKEMA 10

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(ii) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Johannes Paulus Kotze, synde die gemagtigde agent van die eienaar van Erwe 135, 136 en 138, Kookrus, gee hiermee ingevolge artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Meyerton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Meyerton-dorpsbeplanningskema, 1986, deur die hersoneering van die eiendom hierbo beskryf, geleë te Andrew Murraylaan, Kookrus, deur die hersoneering van Erf 135 vanaf gedeeltelik "Besigheid 1" en gedeeltelik "Voorgestelde Pad" tot "Besigheid 1".

partly "Residential 1" and partly "Proposed Road" to "Special" for the purposes of a retirement village and for purposes incidental thereto.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk of Meyerton, Junius Street, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, Meyerton, at the above address or at PO Box 9, Meyerton 1960, within a period of 28 days from 25 May 1988.

Address of agent: JPK Town and Regional Planners, PO Box 740, Meyerton 1960.

NOTICE 682 OF 1988

POTCHEFSTROOM AMENDMENT SCHEME NO 227

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrik Jan Kroep, being the authorized agent of Remainder of Erf 1121 hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Potchefstroom for the amendment of the town-planning scheme known as Potchefstroom Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 38 Goud Street, Potchefstroom, from "Residential 1" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or PO Box 113, Potchefstroom, 2520, within a period of 28 days from 25 May 1988.

Address of Agent: PO Box 112, Potchefstroom, 2520.

NOTICE 683 OF 1988

POTCHEFSTROOM AMENDMENT SCHEME NO 228

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrik Jan Kroep, being the authorized agent of the owner of Erf 2374 hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Potchefstroom for the amendment of the town-planning scheme known as Potchefstroom Town-planning Scheme, 1980, by the rezoning of the property described above, situated at cnr Vygie and Waterbok Streets, Potchefstroom, Extension 12, from "Institution" to "Residential 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom, for the period of 28 days from 25 May 1988.

en Erwe 136 en 138 vanaf gedeeltelik "Residensieel 1" en gedeeltelik "Voorgestelde Pad" tot "Spesiaal" vir die doeleindes van 'n afree-oord en vir doeleindeste in verband daarmee.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Meyerton, Juniusstraat, Meyerton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by of tot die Stadsklerk, Meyerton by bovermelde adres of by Posbus 9, Meyerton 1960, ingedien of gerig word.

Adres van agent: JPK Stads- en Streekbeplanners, Posbus 740, Meyerton 1960.

KENNISGEWING 682 VAN 1988

POTCHEFSTROOM-WYSIGINGSKEMA NO 227

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrik Jan Kroep, synde die gemagtigde agent van die eienaar van Restant van Erf 1121 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom Dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te Goudstraat 38, Potchefstroom van "Residensieel 1" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Municipale Kantore, H/v Gouws- en Wolmaransstraat, Potchefstroom, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom, 2520, ingedien of gerig word.

Adres van Agent: Posbus 112, Potchefstroom, 2520.

KENNISGEWING 683 VAN 1988

POTCHEFSTROOM-WYSIGINGSKEMA NO 228

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrik Jan Kroep, synde die gemagtigde agent van die eienaar van Erf 2374 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Vygie- en Waterbokstraat, Potchefstroom Uitbreiding 12 van "Inrigting" tot "Residensieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Municipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or PO Box 113, Potchefstroom, 2520, within a period of 28 days from 25 May 1988.

Address of Agent: PO Box 112, Potchefstroom, 2520.

NOTICE 684 OF 1988

AMENDMENT SCHEME 2254

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Molly Amelia Smollan, being the owner of Erf 1235, Houghton Estate Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 36 2nd Avenue, Houghton Estate, from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 1500 square metres subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein, 2017, within a period of 28 days from 25 May 1988.

Address of Owner: 36 2nd Avenue, Houghton Estate, 2196.

NOTICE 688 OF 1988

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, C Grobbelaar, being the authorized agent of the owner of Erf 356, Klerksdorp, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Klerksdorp Town Council for the amendment of the town-planning scheme known as Klerksdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Erf 356, Klerksdorp from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Klerksdorp Municipal Offices, Klerksdorp for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 10681, Klerksdorp 2570, within a period of 28 days from 18 May 1988.

Address of authorized agent: Metroplan Town and Regional Planners, PO Box 10681, Klerksdorp.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom, 2520, ingedien of gerig word.

Adres van Agent: Posbus 112, Potchefstroom, 2520.

KENNISGEWING 684 VAN 1988

WYSIGINGSKEMA 2254

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Molly Amelia Smollan, synde die eienaar van Erf 2037, Houghton Estate Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg Dorpsbeplanningskema, 1979, deur die hersonering van die eindom hierbo beskryf, geleë te 2de Laan 36, Houghton Estate van "Residensieel 1" met 'n digtheid van een woning per erf tot "Residensieel 1" met 'n digtheid van een woning per 1500 vierkante meter onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017, ingedien of gerig word.

Adres van Eienaar: 2de Laan 36, Houghton Estate, 2196.

KENNISGEWING 688 VAN 1988

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, C Grobbelaar, synde die gemagtigde agent van die eienaar van Erf 356, Klerksdorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Klerksdorp Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Klerksdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eindom hierbo beskryf, geleë te Erf 356, Klerksdorp van "Residensieel 4" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Klerksdorp Munisipale Kantore, Klerksdorp vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 99, Klerksdorp 2570 ingedien of gerig word.

Adres van gemagtigde agent: Metroplan Stads- en Streeksbeplanners, Posbus 10681, Klerksdorp.

NOTICE 689 OF 1988

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, C Grobbelaar, being the authorized agent of the owner of Erven 332, 333, 334 and 335, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Klerksdorp Town Council for the amendment of the town-planning scheme known as Klerksdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Erven 332, 333, 334 and 335 from "Business 2" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Klerksdorp Municipal Offices, Klerksdorp for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 99, Klerksdorp 2570, within a period of 28 days from 25 May 1988.

Address of authorized agent: Metroplan Town and Regional Planners, PO Box 10681, Klerksdorp 2570.

NOTICE 690 OF 1988

TZANEEN AMENDMENT SCHEME 53

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Conrad Henry Wiegahn, of the firm Osgo Town and Regional Planners Incorporated, being the authorised agent of the owner of Erf 2281, Tzaneen Extension 4, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Tzaneen Town Council for the amendment of the town-planning scheme known as Tzaneen Town-planning Scheme, 1980, by the rezoning of the property described above, situated in Agatha Street from "Residential 1" to "Residential 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Agatha Street, Tzaneen, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 24, Tzaneen 0850, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osgo Town and Regional Planners Incorporated, PO Box 648, Tzaneen 0850.

KENNISGEWING 689 VAN 1988

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, C Grobbelaar, synde die gemagtigde agent van die eienaar van Erwe 332, 333, 334 en 335, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Klerksdorp Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Klerksdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Erwe 332, 333, 334, en 335 van "Besigheid 2" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Klerksdorp Munisipale Kantore, Klerksdorp vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 99, Klerksdorp 2570 ingedien of gerig word.

Adres van gemagtigde agent: Metroplan Stads- en Streeksbeplanners, Posbus 10681, Klerksdorp 2570.

KENNISGEWING 690 VAN 1988

TZANEEN-WYSIGINGSKEMA 53

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Conrad Henry Wiegahn, van die firma Osgo Stads- en Streeksbeplanners Ingelyf, synde die gemagtigde agent van die eienaar van Erf 2281, Tzaneen Uitbreiding 4, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Tzaneen aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Tzaneen-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Agathastraat van "Residensieel 1" tot "Residensieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Munisipale Kantore, Agathastraat, Tzaneen vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by die Stadsklerk by bovermelde adres of by Posbus 24, Tzaneen 0850, ingedien of gerig word.

Adres van eienaar: P/a Osgo Stads- en Streeksbeplanners Ingelyf, Posbus 648, Tzaneen 0850.

NOTICE 691 OF 1988

PRETORIA AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Conrad Henry Wiehahn, of the firm Osgo Town and Regional Planners Incorporated, being the authorised agent of the owner of Erf 61, Villieria, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pretoria Town Council for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated at the corner of Meyer Street and Thirty first Avenue from "Special Residential" to "Duplex Residential".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osgo Town and Regional Planners Incorporated, PO Box 1932, Pretoria 0001.

NOTICE 692 OF 1988

ALBERTON AMENDMENT SCHEME 374

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Francois du Plooy, being the authorized agent of the owner of Erf 678, Alberton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Alberton for the amendment of the town-planning scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 57 Eighth Avenue, Alberton from "Residential 1" to "Special with an Annexure".

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary Level 3, Alberton Civic Centre, Alberton, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address or at Proplan & Associates, PO Box 2333, Alberton 1450, within a period of 28 days from 25 May 1988.

Address of owner: M J S Visagie, c/o Proplan & Associates, PO Box 2333, Alberton 1450.

KENNISGEWING 691 VAN 1988

PRETORIA-WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Conrad Henry Wiehahn, van die firma Osgo Stads- en Streekbeplanners Ingelyf, synde die gemagtigde agent van die eienaar van Erf 61, Villieria, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Meyerstraat en Een-en-dertigste Laan van "Spesiaal Woon" tot "Dupleks Woon".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by die Stadsklerk by bovemelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van eienaar: P/a Osgo Stads- en Streekbeplanners Ingelyf, Posbus 1932, Pretoria 0001.

KENNISGEWING 692 VAN 1988

ALBERTON WYSIGINGSKEMA 374

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erf 678, Alberton gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton Dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Agtstelaan 57, Alberton, van "Residensieel 1," tot "Spesiaal met 'n Bylae."

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Alberton Burgersentrum, Vlak 3, Alberton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by of tot die Sekretaris by bovemelde adres of by Proplan & Medewerkers, Posbus 2333, Alberton 1450, ingedien of gerig word.

Adres van eienaar: M J S Visagie, p/a Proplan & Medewerkers, Posbus 2333, Alberton 1450.

NOTICE 693 OF 1988

ALBERTON AMENDMENT SCHEME 375

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Francois du Plooy, being the authorized agent of the owner of Erf 407, Alberton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Alberton for the amendment of the town-planning scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 66 Fourth Avenue, Alberton from "Residential 1" to "Business 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary Level 3, Alberton Town Council, Alberton, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address or at Proplan & Associates, PO Box 2333, Alberton 1450, within a period of 28 days from 25 May 1988.

Address of owner: F C Albutt, C/o Proplan Associates, PO Box 2333, Alberton 1450.

NOTICE 694 OF 1988

KLIPRIVIERVALLEI AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Francois du Plooy, being the authorized agent of the owner of Erf 324, Highbury Extension 1, hereby give notice in terms of section 45(1)(c)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Transvaal Board for Peri-Urban Areas for the amendment of the town-planning scheme known as Klipriviervallei Town-planning Scheme, 1963, by the rezoning of the property described above, situated at Dinsdale Street, Highbury Extension 1, from "Special Residential" with a Density of "One Dwelling per Erf" to "Special Residential" with a Density of "One Dwelling per 5 000 square metres."

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, Peri-Urban Board, 320 Bosman Street, Pretoria 0001, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address or at Proplan & Associates, PO Box 2333, Alberton 1450, within a period of 28 days from 25 May 1988.

Address of owner: B J Powell, C/o Proplan Associates, PO Box 2333, Alberton 1450.

KENNISGEWING 693 VAN 1988

ALBERTON WYSIGINGSKEMA 375

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erf 407, Alberton gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton Dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Vierdelaan 66, Alberton, van Residensieel 1, tot "Besigheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Alberton Burgersentrum, Vlaak 3, Alberton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by of tot die Sekretaris by bovermelde adres of by Proplan & Medewerkers, Posbus 2333, Alberton 1450, ingedien of gerig word.

Adres van eienaar: F C Albutt, P/a Proplan & Medewerkers, Posbus 2333, Alberton 1450.

KENNISGEWING 694 VAN 1988

KLIPRIVIERVALLEI WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erf 324, Highbury Uitbreiding 1, gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Klipriviervallei Dorpsaanlegskema 1963, deur die hersonering van die eiendom hierbo beskryf, geleë te Dinsdalestraat, Highbury Uitbreiding 1 van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 5 000 vierkante meter."

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Bosmanstraat 320, Pretoria, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by of tot die Sekretaris by bovermelde adres of by Proplan & Medewerkers, Posbus 2333, Alberton 1450, ingedien of gerig word.

Adres van eienaar: B J Powell, P/a Proplan & Medewerkers, Posbus 2333, Alberton 1450.

NOTICE 695 OF 1988

PRETORIA AMENDMENT SCHEME 3160

I, Anna Sophia Adeline de Beer, being the authorized agent of the owner of Erf 2001, Riverdale, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated at De Waal Street 50, Riverdale, Pretoria, from "Special Residential" to "Special" for Offices.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 25 May 1988.

Address of authorized agent: Rademeyer en Van Wyk, PO Box 26028, Arcadia 0007, Dru Building, 413 Hilda Street, Hatfield.

NOTICE 696 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2251

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Stephen Colley Jaspan, being the authorized agent of the owner of Lots 659, 660 and 661, Yeoville, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, from "Residential 4" including shops and banks, subject to certain conditions, to "Residential 4" including shops and banks, subject to certain conditions, in order to amend the zoning to permit an additional 190m² floor area for shops and banks and to relax the parking requirements by 2 bays.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Braamfontein, Johannesburg, Room 758, for the period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 1049, Johannesburg, within a period of 28 days from 25 May 1988.

Address of owner: C/o Rosmarin and Associates, Sherborne Square, 5 Sherborne Road, Parktown 2193.

KENNISGEWING 695 VAN 1988

PRETORIA-WYSIGINGSKEMA 3160

Ek, Anna Sophia Adeline de Beer, synde die gemagtigde agent van die eienaar van Erf 2001, Riverdale, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te De Walstraat 50, Riverdale, Pretoria, van "Spesiale Woon" tot "Spesial" vir kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gemagtigde agent: Rademeyer en Van Wyk, Posbus 26028, Arcadia 0007, Dru Gebou, Hildastraat 413, Hatfield.

KENNISGEWING 696 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2251

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11 (2))

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Lotte 659, 660 en 661, Yeoville, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersoneering van die eiendom hierbo beskryf, van "Residensieel 4" insluitend winkels en banke, onderworpe aan sekere voorwaardes, tot "Residensieel 4" insluitend winkels en banke, onderworpe aan sekere voorwaardes, om toe te laat dat 'n addisionele 190m² vloeroppervlakte vir winkels en banke gebruik mag word, en om die parkeervereiste met 2 parkeerplekke te verslap.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Braamfontein, Johannesburg, Kamer 758, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik of tot die Stadsklerk by bovermelde adres of by Posbus 1049, Johannesburg 2000, ingedien of gerig word.

Adres van eienaar: P/a Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

NOTICE 697 OF 1988

TOWN COUNCIL OF SANDTON

NOTICE OF APPLICATION FOR ESTABLISHMENT
OF TOWNSHIP

The Town Council of Sandton hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure below, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, B Block, cnr West Street and Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 25 May 1988.

ANNEXURE

Name of township: Lonehill Extension 28.

Full name of applicant: C/o Rosmarin and Associate.

Number of erven in proposed township: 2; Business: 4.

Description of land on which township is to be established: Proposed township on Holding 2, Brecknock Agricultural Holdings, Portions 90 and 91 of the farm Rietfontein 2 IR.

Situation of proposed township: The site is located east of the proposed PWV 9 Road and south of proclaimed P70-1 Road approximately half a kilometre north of the Western By-Pass and approximately 2 kilometres east of the Bryanston/Fourways off-ramp.

NOTICE 698 OF 1988

BOKSBURG AMENDMENT SCHEME 1/565

I, Jacobus Alwyn Buitendag, being the authorized agent of the owner of Erf 245, Lilianton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Boksburg Town Council for the amendment of the town-planning scheme known as Boksburg Town-planning Scheme 1, 1946, for the rezoning of the property described above, situated on the corner of Lorant Road and Gail Road, Lilianton Township, from "Government Purposes" to "Special Residential" with a density of "One dwelling per erf".

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer, Sixth Floor, Civic Centre, cnr Commissioner Street and Trichards Road, Boksburg, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Engineer at the above address or at PO Box 215, Boksburg 1460, within a period of 28 days from 25 May 1988.

Address of owner: C/o Stratplan, PO Box 10297, Fonteinriet 1464.

KENNISGEWING 697 VAN 1988

STADSRAAD VAN SANDTON

KENNISGEWING VAN AANSOEK OM STIGTING
VANDORP

Die Stadsraad van Sandton gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B Blok, hoek van Weststraat en Rivonialaan, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

BYLAE

Naam van dorp: Lonehill Uitbreiding 28.

Volle naam van aansoeker: P/a Rosmarin en Medewerkers.

Aantal erwe in voorgestelde dorp: 2; Besigheid: 4.

Beskrywing van grond waarop dorp gestig staan te word: Voorgestelde dorp op Hoewe 2, Brecknock Landbouhoeves, Gedeelte 90 en 91 van die plaas Rietfontein 2 IR.

Liggings van voorgestelde dorp: Die perseel is geleë oos van die voorgestelde PWV 9 Pad en suid van die gepromulgateerde P70-1 Pad omtrent half 'n kilometer noord van die Westelike Verbyepad en omtrent 2 kilometers oos van die Bryanston/Fourways afrit.

KENNISGEWING 698 VAN 1988

BOKSBURG-WYSIGINGSKEMA 1/565

Ek, Jacobus Alwyn Buitendag, synde die gemagtigde agent van die eienaar van Erf 245, Lilianton, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Boksburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Boksburg-dorpsbeplanningskema 1, 1946, deur die hersonering van die eiendom hierboekryf, geleë op die hoek van Lorantweg en Gailweg, Lilianton, van "Regeringsdoeleindes" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Sesde Vloer, Burgersentrum, h/v van Commissionerstraat en Trichardsweg, Boksburg, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Stadsingenieur by bovermelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

Adres van eienaar: P/a Stratplan, Posbus 10297, Fonteinriet 1464.

NOTICE 700 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2225

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Marius J van der Merwe, being the authorized agent of the owner of Erf 507, Brixton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated 75 Collins Street, Brixton from "Residential 1" to "Residential 1" permitting offices and dental laboratory by consent.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 25 May 1988.

Address of owner: PO Box 69976, Bryanston 2021.

NOTICE 701 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2248

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Marius J van der Merwe, being the authorized agent of the owner of Erf 1944, Houghton hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated 76 Oxford Road, Houghton from "Residential 1 and 2" to "Public Garage" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 25 May 1988.

Address of owner: PO Box 69976, Bryanston 2021.

KENNISGEWING 700 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2225

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Marius J van der Merwe, synde die gemagtigde agent van die eienaar van Erf 507, Brixton gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsaanlegskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Collinsweg 75, Brixton van "Residensieel 1" tot "Residensieel 1" wat kantore en tandheelkundige laboratorium toelaat met vergunning van die Raad.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: Posbus 69976, Bryanston 2021.

KENNISGEWING 701 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2248

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Marius J van der Merwe, synde die gemagtigde agent van die eienaar van Erf 1944, Houghton, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsaanlegskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Oxfordweg 76, Houghton van "Residensieel 1 en 2" tot "Publieke Motorhawe" onderhewig aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: Posbus 69976, Bryanston 2021.

NOTICE 702 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2253

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Marius J van der Merwe, being the authorized agent of the owner of Erven 4061 and 4063, Eldorado Park Extension 5, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated Hoofweg and Linksingel from "Special" to "Business 1" including a public garage.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 25 May 1988.

Address of owner: PO Box 69976, Bryanston 2021.

NOTICE 706 OF 1988

PIETERSBURG AMENDMENT SCHEME 101

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Portion 2 of Erf 88, Pietersburg, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the amendment of the town-planning scheme known as the Pietersburg Town-planning Scheme, 1081, by the rezoning of the property described above, situated adjacent to General Joubert Street from "Residential 1" to "Special" for offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for a period of 28 days from 27 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 111, Pietersburg 0700, within a period of 28 days from 25 May 1988.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 707 OF 1988

GERMISTON AMENDMENT SCHEME 181

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robyn Vivienne Hellman, being the authorised agent of

KENNISGEWING 702 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2253

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Marius J van der Merwe, synde die gemagtige agent van die eienaar van Erwe 4061 en 4063, Eldoradopark Uitbreiding 5, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsaanlegskema, 1979, deur die hersoneering van die eiendom hierbo beskryf, geleë te Hoofweg en Linksingel van "Spesiaal" tot "Besigheid 1" plus 'n publieke garage.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: Posbus 69976, Bryanston 2021.

KENNISGEWING 706 VAN 1988

PIETERSBURG-WYSIGINGSKEMA 101

Ek, Frank Peter Sebastian de Villiers, synde die gemagtige agent van die eienaar van Gedeelte 2 van Erf 88, Pietersburg, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1081, deur die hersoneering van die eiendom hierbo beskryf geleë te Generaal Joubertstraat van "Residensieel 1" tot "Spesiaal" vir kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 27 Mei 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 707 VAN 1988

GERMISTON-WYSIGINGSKEMA 181

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robyn Vivienne Hellman, synde die gemagtige agent

the owners of Erven 1219 to 1252 and 1254 to 1265, Germiston Extension 13, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Germiston City Council for the amendment of the town-planning scheme known as the Germiston Town-planning Scheme, 1985, by the rezoning of the properties described above, situated on Sara Road, Bolt Street, Tang Road, Max Street and Mellet Road, Germiston Extension 13, from "Public Garage" subject to conditions (Erf 1244) and "Industrial 3" subject to conditions (Erven 1219 to 1243, 1245 to 1252 and 1254 to 1265) to "Public Garage" subject to amended conditions (Erf 1244) and "Industrial 3" subject to amended conditions (Erven 1219 to 1243, 1245 to 1252 and 1254 to 1265).

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer, 3rd Floor, Samie Building, cnr Queen and Spilsbury Streets, Germiston, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Engineer at the above address or at PO Box 145, Germiston 1400, within a period of 28 days from 25 May 1988.

Address of owner: C/o Rohrs Nichol de Swardt and Dyus, PO Box 800, Sunninghill 2157.

NOTICE 708 OF 1988

SANDTON AMENDMENT SCHEME 1242

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorised agent of the registered owner of the Remaining Extent of Lot 21, Sandown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at the North-Eastern Corner of West and Linden Streets, Sandown, from "Residential 1" to "Business 4," Hight Zone 6.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25th May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 25th May 1988.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

NOTICE 709 OF 1988

SANDTON AMENDMENT SCHEME 1243

NOTICE OF APPLICATION FOR AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorized agent of the registered owner of The Lot 23, Sandown Township,

van die eienaars van Erwe 1219 tot 1252 en 1254 tot 1265, Germiston Uitbreiding 13, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Germiston, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema, 1985, deur die hersonering van die eiendomme hierbo beskryf, geleë te Saraweg, Botstraat, Tangweg, Maxstraat en Melletweg, Germiston Uitbreiding 13, van "Openbare Garage" onderworpe aan voorwaardes (Erf 1244) en "Nywerheid 3" onderworpe aan voorwaardes (Erwe 1219 tot 1243, 1245 tot 1252 en 1254 tot 1265) tot "Openbare Garage" onderworpe aan gewysigde voorwaardes (Erf 1244) en "Nywerheid 3" onderworpe aan gewysigde voorwaardes (Erwe 1219 tot 1243, 1245 tot 1252 en 1254 tot 1265).

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, 3e Verdieping, Samie Gebou, h/v Queen- en Spilsburystraat, Germiston vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988 skriftelik by die Stadsingenieur by bovemelde adres of by Posbus 145, Germiston 1400, ingedien of gerig word.

Adres van eienaar: P/a Rohrs Nichol de Swardt en Dyus, Posbus 800, Sunninghill 2157.

KENNISGEWING 708 VAN 1988

SANDTON WYSIGINGSKEMA 1242

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van die Restant van Lot 21, Dorp Sandown, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë op die Noord-Oostelike hoek van West en Lindenstraat, Sandown, van "Residensieel 1" tot "Besigheid 4, Hoogtesone 6".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by die Stadsklerk by bovemelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg, 2000.

KENNISGEWING 709 VAN 1988

SANDTON WYSIGINGSKEMA 1243

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van Die Lot 23, Dorp Sandown, gee hi-

hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 77 Wierda Road East, Sandown from "Residential 1" to "Business 4", Height Zone 6.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

NOTICE 710 OF 1988

SANDTON AMENDMENT SCHEME 1245

NOTICE OF APPLICATION FOR AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorized agent of the registered owner of the remaining extent of Lot 26, Sandown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 96 Katherine Street, Sandown from "Residential 1" to "Business 4", Height Zone 6.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg, 2000.

NOTICE 711 OF 1988

SANDTON AMENDMENT SCHEME 1244

NOTICE OF APPLICATION FOR AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorized agent of the owner of Lot 25, Sandown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 85 Wierda Road East, Sandown, from "Residential 1" to "Business 4," Height Zone 6.

Particulars of the application will lie for inspection during

ermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Wierdaweg-Oos 77, Sandown, van "Residensieel 1" tot "Besigheid 4", Hoogtesone 6.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by Die Stadsklerk by bovenmelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

KENNISGEWING 710 VAN 1988

SANDTON-WYSIGINGSKEMA 1245

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van die Restant van Lot 26, Dorp Sandown, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Katherinestraat 96, Sandown, van "Residensieel 1" tot "Besigheid 4," Hoogtesone 6.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by die Stadsklerk by bovenmelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

KENNISGEWING 711 VAN 1988

SANDTON-WYSIGINGSKEMA 1244

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van Lot 25, Dorp Sandown, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Wierdaweg-Oos 85, Sandown, van "Residensieel 1," tot "Besigheid 4," Hoogtesone 6.

Besonderhede van die aansoek lê ter insae gedurende ge-

normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at PO Box 78001, Sandton, 2146, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

NOTICE 712 OF 1988

SANDTON AMENDMENT SCHEME 1247

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorized agent of the registered owner of the Remaining Extent of Stand 28, Sandown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as the Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at the south-western corner of Katherine and Main Streets (Pretoria Avenue) Sandown, from "Residential 1" to "Business 4," Height Zone 6.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at PO Box 78001, Sandton, 2146, within a period of 28 days from 25 May 1988.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg, 2000.

NOTICE 713 OF 1988

SANDTON AMENDMENT SCHEME 1246

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hendrikus Nicolaas Meekel, being the authorized agent of the registered owner of Lot 27, Sandown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 93 Wierda Road East, Sandown, from "Residential 1" to "Business 4," Height Zone 6.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, Block B, Sandton Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, at the above address or at PO Box 78001, Sandton, 2146, within a period of 28 days from 25 May 1988.

wone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

KENNISGEWING 712 VAN 1988

SANDTON-WYSIGINGSKEMA 1247

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van die Restant van Standplaas 28, Dorp Sandown, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë op die suid-westelike hoek van Katherine en Mainstraat (Pretoria Avenue) Sandown, van "Residensieel 1", tot "Besigheid 4", Hoogtesone 6.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

KENNISGEWING 713 VAN 1988

SANDTON-WYSIGINGSKEMA 1246

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hendrikus Nicolaas Meekel, synde die gemagtigde agent van die eienaar van Lot 27, Dorp Sandtown, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Wierdaweg-Oos 93, Sandown, van "Residensieel 1", tot "Besigheid 4", Hoogtesone 6.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Sandton Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

NOTICE 714 OF 1988

PIETERSBURG AMENDMENT SCHEME 102

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of the Remaining Extent of Portion 1 of Erf 39, Pietersburg, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated adjacent to Bok Street, Pietersburg from "Residential 1" to "Business 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for a period of 28 days from 25 May 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 111, Pietersburg, 0700, within a period of 28 days from 25 May 1988.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 716 OF 1988

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned applications have been received by the Executive Director of Community Services and are open for inspection at 12th Floor, Merino 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 Executive Director of Community Services, at the above address or Private Bag X437, Pretoria, on or before 29 June 1988.

Jacobus Johannes Britz for the removal of the conditions of title of Erf 576, Lyttleton Manor Extension 1 Township in order to relax the building line and to extend the existing dwelling house.

PB 4-14-2-811-47

Die Trustees Indertyd van die Waltloo Trust for the removal of the conditions of title of Erf 133, Waltloo Township in order to permit the erf being used for retail purposes.

PB 4-14-2-1401-4

Elryk (Pty) Ltd for:

(1) the amendment, suspension or removal of the conditions of title of Holding 29, Pomona Estates Agricultural Holding Township in order to permit the holding being used for certain commercial activities;

(2) the amendment of the Kempton Park Town-planning Scheme, 1987, by the rezoning of the holding from "Agricultural" to "Special" for airfreight offices and warehousing, bus sheds, builders yards, areas for transport contractors, parking areas and vehicle and machinery showrooms with subordinate workshop facilities subject to certain conditions.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg, 2000.

KENNISGEWING 714 VAN 1988

PIETERSBURG WYSIGINGSKEMA 102

Ek, Frank Peter Sebastian de Villiers, synde die gemagtigde agent van die eienaar van die Resterende Gedeelte van Gedeelte 1 van Erf 39, Pietersburg, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg Dorpsbeplanningskema, 1981 deur die hersonering van die eiendom hierbo beskryf geleë te Bokstraat, Pietersburg van "Residensieel 1" tot "Besigheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 25 Mei 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 25 Mei 1988, skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 111, Pietersburg, 0700, ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Venote, Posbus 2912, Pietersburg, 0700.

KENNISGEWING 716 VAN 1988

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Uitvoerende Direkteur van Gemeenskapsdienste ontvang is en ter insae lê by die 12e Vloer, Merino Gebou, Pretoriusstraat, Pretoria, en in die Kantore van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Uitvoerende Direkteur van Gemeenskapsdienste, by bovemelde adres of Privaatsak X437, Pretoria ingedien word op of voor 29 Junie 1988.

Jacobus Johannes Britz vir die wysiging, opskorting of opheffing van die titelvoorraarde van Erf 576, dorp Lyttleton Manor Uitbreiding 1 ten einde die boulyn te verslap en om die bestaande woonhuis uit te brei.

PB 4-14-2-811-47

Die Trustees Indertyd van die Waltloo Trust vir die opheffing van die titelvoorraarde van Erf 133, dorp Waltloo, ten einde dit moontlik te maak dat die erf gebruik kan word vir kleinhandelsdoeleindes.

PB 4-14-2-1401-4

Elryk (Edms) Bpk vir:

(1) die wysiging, opskorting of opheffing van die titelvoorraarde van Hoewe 29, Pomona Estates Landbouhoeves ten einde dit moontlik te maak dat die erf gebruik kan word vir sekere kommersiele aktiwiteite;

(2) die wysiging van die Kemptonpark-dorpsbeplanningskema, 1987, deur die hersonering van die hoeve van "Landbou" tot "Spesiaal" vir lugvragkantore en -store, busloodse, bouerswerwe, terreine vir vervoerkontrakteurs, stallingsterrein en vertoonlokale vir voertuie en masjienerie met ondergeskikte werkswinkel fasiliteite onderworpe aan sekere voorrade.

This application will be known as Kemptonpark Amendment Scheme 120.

PB 4-16-2-476-16

Abraham Jacobus Botha for:

(1) the amendment, suspension or removal of the conditions of title of Holding 16, Pomona Estates Agricultural Holding Township in order to permit the holding being used for certain commercial activities;

(2) the amendment of the Kempton Park Town-planning Scheme, 1987, by the rezoning of the holding from "Agricultural" to "Special" for airfreight offices and warehousing, bus sheds, builders yards, areas for transport contractors, parking areas and vehicle and machinery showrooms, subject to certain conditions.

This application will be known as Kempton Park Amendment Scheme 129.

PB 4-16-2-476-11

Wanderers Way (Proprietary) Limited for the removal of the conditions of title of Erf 348, Illovo Uitbreiding 3 Township in order to permit the erf being developed to maximum coverage and bulk in accordance with the Johannesburg Town-planning Scheme, 1979.

PB 4-14-2-1889-1

Brian Geoffrey Parker for the removal of the conditions of title of Erf 416, Parkview Township in order to subdivide the erf and to erect a second dwelling.

PB 4-14-2-1013-24

Town Council of Kempton Park for the removal of the conditions of title of Erven 1/2714, R2718, R2719, 1/2719, 2720, R2771, 1/2771, 2779 and R/2770 Kempton Park in order to implement the structure plan proposals.

PB 4-14-2-665-54

Johannes Bernardus Conradie, Arend Loedolff Müller, Johann Gerrit van Rooyen, Petrus Lagras van der Walt, Jan Louis van Tonder, Hermanus Hendrik August Groenewald, Marthinus Wilhelmus Jacobus de Jager, Jacobus Phillipus Vilonel, Frederick Petrus Botha for:

(1) the removal of the conditions of title of Erf 450, Florida Township in order to permit the erf being used for offices;

(2) the amendment of the Roodepoort Town-planning Scheme, 1987, by the rezoning of the erf from "Residential 1" with a density of one dwelling per erf to "Business 4".

This application will be known as Roodepoort Amendment Scheme 177.

PB 4-14-2-482-30

Keith Milton for:

(1) the removal of the conditions of title of Erf 448, Florida Township in order to permit the erf being used for offices;

(2) the amendment of the Roodepoort Town-planning Scheme, 1987, by the rezoning of the erf from "Residential 1" with a density of one dwelling per erf to "Business 4".

This application will be known as Roodepoort Amendment Scheme 172.

PB 4-14-2-482-29

Die aansoek sal bekend staan as Kemptonpark-wysigingskema 120.

PB 4-16-2-476-16

Abraham Jacobus Botha vir:

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Hoeve 16, Pomona Estates Landbouhoeves ten einde dit moontlik te maak dat die erf gebruik kan word vir sekere kommersiële aktiwiteite;

(2) die wysiging van die Kemptonpark-dorpsbeplanningskema, 1987, deur die hersonering van die hoeve van "Landbou" tot "Spesiaal" vir lugvragkantore en -store, busloodse, bouerswerwe, terreine vir vervoerkontrakteurs, stallingsterrein en vertoonlokale vir voertuie en masjienerie, onderworpe aan sekere voorwaarde.

Die aansoek sal bekend staan as Kemptonpark-wysigingskema 129.

PB 4-16-2-476-11

Wanderers Way (Proprietary) Limited vir die opheffing van die titelvoorraades van Erf 348, dorp Illovo Uitbreiding 3 ten einde dit moontlik te maak dat die erf ontwikkel word tot maksimaal digtheid in massa ingevolge die Johannesburg-dorpsbeplanningskema, 1979.

PB 4-14-2-1889-1

Brian Geoffrey Parker vir die opheffing van die titelvoorraades van Erf 416, dorp Parkview ten einde die erf onder te verdeel en om 'n tweede woonhuis op te rig.

PB 4-14-2-1013-24

Stadsraad van Kemptonpark vir die opheffing van die titelvoorraades van Erwe 1/2714, R2718, R2719, 1/2719, 2720, R2771, 1/2771, 2779 en R/2770 Kemptonpark ten einde dit moontlik te maak om die struktuurplanvoorstelle te implementeer.

PB 4-14-2-665-54

Johannes Bernardus Conradie, Arend Loedolff Müller, Johann Gerrit van Rooyen, Petrus Lafras van der Walt, Jan Louis van Tonder, Hermanus Hendrik August Groenewald, Marthinus Wilhelmus Jacobus de Jager, Jacobus Phillipus Vilonel en Frederick Petrus Botha vir:

(1) die opheffing van die titelvoorraades van erf 450, dorp Florida ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore;

(2) die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Besigheid 4".

Die aansoek sal bekend staan as Roodepoort-wysigingskema 177.

PB 4-14-2-482-30

Keith Milton vir:

(1) die opheffing van die titelvoorraades van Erf 448, dorp Florida ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore;

(2) die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Besigheid 4".

Die aansoek sal bekend staan as Roodepoort-wysigingskema 172.

PB 4-14-2-482-29

Ivor Leslie Ginsberg for:

(1) the removal of the conditions of title of Erven 155 and 156, Fellside Township in order to permit the erven being used for offices;

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 1" with a density of one dwelling per erf to "Residential 1" including offices subject to certain conditions.

This application will be known as Johannesburg Amendment Scheme 2224.

PB 4-14-2-1950-6

NOTICE 717 OF 1988

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Middelburg hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application wil lie for inspection during normal office hours at the office of the Town Secretary, Municipal Office, Room C312, Wanderers Avenue, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 14, Middelburg 1050, within a period of 28 days from 1 June 1988.

P F COLIN
Town Clerk

1 June 1988
Notice No 6DS/1988

ANNEXURE

Name of township: Middelburg Extension 19.

Full name of applicant: Bester Sterbes Ontwikkelingskorporasie (Edms) Beperk.

Number of erven in proposed township: Residential 2: (Group housing): one; Special for hotel, motel and related uses: one; Special for public garage: one.

Description of land on which township is to be established: Portion 157 (a portion of Portion 27) of the farm Middelburg Town and Townlands, 287 JS, Transvaal.

Situation of proposed township: Situated north of the Middelburg/Belfast Road at the Hendrina Road junction (presently Midway Hotel premises).

Reference Number: 15/5/2/19.

NOTICE 718 OF 1988

NELSPRUIT AMENDMENT SCHEME 1/226

NOTICE OF DRAFT SCHEME

The Town Council of Nelspruit hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Nelspruit Amendment Scheme 1/226 has been prepared by it.

Ivor Leslie Ginsberg vir:

(1) die opheffing van die titelvoorraad van Erwe 155 en 196, dorp Fellside ten einde dit moontlik te maak dat die erwe gebruik kan word vir kantore;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erwe van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Residensieel 1" insluitend kantore onderworpe aan sekere voorwaardes.

Die aansoek sal bekend staan as Johannesburg-wysigingskema 2224.

PB 4-14-2-1950-6

KENNISGEWING 717 VAN 1988

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Middelburg, Transvaal gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig, deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer C312, Munisipale Kantore, Wandererslaan, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik en in tweevoud by die Stadsekretaris by bovemelde adres ingediend of aan die Stadsklerk, Posbus 14, Middelburg 1050, gevrig word.

P F COLIN
Stadsklerk

1 Junie 1988
Kennisgewing No 6DS/1988

BYLAE

Naam van dorp: Middelburg Uitbreiding 19.

Volle naam van aansoeker: Bester Sterbes Ontwikkelingskorporasie (Edms) Beperk.

Aantal erwe in voorgestelde dorp: Residensieel 2: (Groepsbehuising): een; Spesiaal vir hotel, motel en verwante gebruik: een; Spesiaal vir publieke garage: een.

Beskrywing van grond: Gedeelte 157 ('n gedeelte van Gedelte 27) van die plaas Middelburg Town and Townlands 287 JS, Transvaal.

Liggings van voorgestelde dorp: Geleë aan die noordekant van die Middelburg/Belfast-pad by die Hendrina-pad-aansluiting (huidige Midway Hotel perseel).

Verwysingsnommer: 15/5/2/19.

KENNISGEWING 718 VAN 1988

NELSPRUIT-WYSIGINGSKEMA 1/226

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Nelspruit gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Nelspruit-wysigingskema 1/226 deur hom opgestel is.

This scheme is an Amendment Scheme and contains the following proposals: Namely the rezoning of Portions 7 to 9 (portions of Portion 1), Portions 10 to 15 (portions of Portion 2), Portions 16 to 21 (portions of Portion 3) and Portions 22 and 23 (portions of Portion 4) of Erf 65, West Acres Extension 1 from "Municipal" to "Special" with "Industrial" conditions and the Remainder of Erf 65, West Acres Extension 1 from "Municipal" to "Existing Streets".

The Draft Scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 221, Town Hall, Voortrekker Street, Nelspruit for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 45, Nelspruit 1200 within a period of 28 days from 1 June 1988.

NOTICE 719 OF 1988

TOWN COUNCIL OF VANDERBIJLPARK

NOTICE OF DRAFT SCHEME

The Town Council of Vanderbijlpark hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as the Vanderbijlpark Amendment Scheme 57 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals:

The rezoning of Erf 902, Vanderbijlpark Central West Number 6, Extension 1 (extent of Langenhoven Street Road Reserve) from "Existing Public Road" to "Public Garage" subject to certain conditions.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Vanderbijlpark, Room 403, Klasie Havenga Street, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 3, Vanderbijlpark, within a period of 28 days from 1 June 1988.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
1 June 1988
Notice No 54/1988

NOTICE 720 OF 1988

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(ii) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Manual Dias de Ascencio Caldeira, being the owner of Portion 1 and the Remainder of Erf 369, Wonderboom South, hereby give notice in terms of section 56(1)(b)(ii) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of:

- (i) The Pretoria Town-planning Scheme, 1974.

Hierdie skema is 'n Wysigingskema en bevat die volgende voorstelle: Naamlik die hersonering van Gedeeltes 7 tot 9 (gedeeltes van Gedeelte 1), Gedeeltes 10 tot 15 (gedeeltes van Gedeelte 2), Gedeeltes 16 tot 21 (gedeeltes van Gedeelte 3) en Gedeeltes 22 en 23 (gedeeltes van Gedeelte 4) van Erf 65, West Acres Uitbreiding 1 van "Munisipaal" tot "Spesiaal" met "Nywerheid 1" voorwaardes en die Restant van Erf 65, West Acres Uitbreiding 1 van "Munisipaal" tot "Bestaande Strate".

Die Ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 221, Stadhuis, Voortrekkerstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit 1200 ingedien of gerig word.

KENNISGEWING 719 VAN 1988

STADSRAAD VAN VANDERBIJLPARK

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Vanderbijlpark gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Vanderbijlpark-wysigingskema 57 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van Erf 902, Vanderbijlpark Central West Nommer 6 Uitbreiding 1 ('n gedeelte van Langenhovenstraat Padreserwe) vanaf "Bestaande Openbare Pad" tot "Openbare Garage" onderworpe aan sekere voorwaardes.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Vanderbijlpark, Kamer 403, Klasie Havengastraat, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Vanderbijlpark ingedien of gerig word.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
1 Junie 1988
Kennisgewing No 54/1988

KENNISGEWING 720 VAN 1988

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(ii) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Manual Dias de Ascencio Caldeira, synde die eienaar van Gedeelte 1 en die Restant van Erf 369, Wonderboom-Suid, gee hiermee ingevolge artikel 56(1)(b)(ii) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van:

- (i) Die Pretoria-dorpsbeplanningskema, 1974.

This application contains the following proposals: Rezoning of Portion 1 and the Remainder of Erf 369, Wonderboom South from "Special Residential" to "Duplex Residential" subject to the conditions of Schedule III A the zoning density is also amended to "One dwelling-unit per Erf."

(Give — (a) a clear indication of all the proposals in the proposed amendment;

(b) a clear description of the property(ies) affected thereby;

(c) a summary of the existing or proposed zoning and the effect of the latter).

Particulars of the application will lie for inspection during normal office hours at the office of: The City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to: The City Secretary at the above address or at PO Box 440, Pretoria 0001, within a period of 28 days from 1 June 1988.

Address of owner: 876 Voortrekkers Road, Wonderboom South 0084.

NOTICE 721 OF 1988

KLERKSDORP AMENDMENT SCHEME 241

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Petrus, Lafras van der Walt, being the authorized agent of the owner of Portion 416, of the farm Elandsheuwel 402, Registration Division IP, Transvaal, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Klerksdorp Town Council for the amendment of the town-planning scheme known as Klerksdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated at Portion 416, of the farm Elandsheuwel 402, Registration Division, IP, Transvaal from "Agricultural" to "Special" for the purpose of a general dealer.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 211, 2nd Floor, Civic Centre, Pretoria Street, Klerksdorp 2570, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 99, Klerksdorp 2570, within a period of 28 days from 1 June 1988.

Address of authorized agent: Conradie Müller Van Rooyen & Partners, PO Box 243, Florida 1710.

Hierdie aansoek bevat die volgende voorstelle: Hersone ring van Gedeelte 1 en die Restant van Erf 369, Wonderboom-Suid vanaf "Spesiale Woon" tot "Duplekswoon" onderworpe aan die bepalings van Skedule III A die digtheidso nering word ook gewysig tot "Een Woonhuis per Erf".

(Gee — (a) 'n duidelike aanduiding van al die voorstelle in die voorgestelde wysiging.

(b) 'n duidelike beskrywing van die eiendom(me) daardeer geraak;

(c) 'n opsomming van die bestaande of voorgestelde sonering en die uitwerking van laasgenoemde).

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van: Die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot: Die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van eienaar: Voortrekkersweg 876, Wonderboom-Suid 0084.

KENNISGEWING 721 VAN 1988

KLERKSDORP-WYSIGINGSKEMA 241

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Petrus, Lafras van der Walt, synde die gemagtigde agent van die eienaar van Gedeelte 416, van die plaas Elandsheuwel 402, Registrasie-afdeling IP, Transvaal gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Klerksdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Klerksdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Gedeelte 416, van die plaas Elandsheuwel 402, Registrasie-afdeling IP, Transvaal van "Landbou" tot "Spesial" vir die doel van 'n alemene handelaar.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 211, 2e Vloer, Burgersentrum, Pretoriastraat, Klerksdorp 2570, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 99, Klerksdorp 2570, ingedien of gerig word.

Adres van gemagtigde agent: Conradie Müller Van Rooyen & Vennotte, Posbus 243, Florida 1710.

NOTICE 722 OF 1988

ROODEPOORT AMENDMENT SCHEME 174

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDEULE 8

(Regulation 11(2))

I, Petrus, Lafras van der Walt, being the authorized agent of the owner of Erf 294, Florida, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Roodepoort City Council for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated at Seventh Avenue and Alexandra Street in the Township of Florida, Roodepoort from "Residential 1" with a density of "One Dwelling per Erf" to "Residential 1" with a density of "One Dwelling per 1 000 square metres".

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer (Development), Room 73, 4th Floor, Civic Centre, Christiaan de Wet Road, Florida for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Engineer (Development), Private Bag X30, Roodepoort 1725, within a period of 28 days from 1 June 1988.

Address of authorized agent: Conradie Müller Van Rooyen & Partners, PO Box 243, Florida 1710.

NOTICE 723 OF 1988

POTGIETERSRUS TOWN-PLANNING SCHEME, 1984

The Potgietersrus Town Council hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Potgietersrus Amendment Scheme, 35, has been prepared by it.

This scheme is an amendment scheme and contains the following proposal:

The rezoning of Erven 180 and 181, Piet Potgietersrust from "Residential 1" to "Special" for offices and dwelling-units with or without outbuildings, and with the consent of the local authority places of public worship, places of instruction, social halls and institutions.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 1, Municipal Offices, Potgietersrus for a period of 28 days from 3 June 1988.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 34, Potgietersrus 0600, within a period of 28 days from 3 June 1988.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

KENNISGEWING 722 VAN 1988

ROODEPOORT-WYSIGINGSKEMA 174

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Petrus, Lafras van der Walt, synde die gemagtigde agent van die eienaar van Erf 294, Florida, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Roodepoort Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, geleë te Sewende Laan en Alexandrastraat in die Dorp Florida, Roodepoort van "Residensieel 1" met 'n digtheid van "Een Woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een Woonhuis per 1 000 vierkante meter".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), Kamer 73, 4e Vloer, Burgersentrum, Christiaan de Wetweg, Florida vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsingenieur (Ontwikkeling) by bovermelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van gemagtigde agent: Conradie Müller Van Rooyen & Vennote, Posbus 243, Florida 1710.

KENNISGEWING 723 VAN 1988

POTGIETERSRUS-DORPSBEPLANNINGSKEMA, 1984

Die Potgietersrus Stadsraad gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Potgietersrus-wysigingskema, 35, deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die hersonering van Erwe 180 en 181, Piet Potgietersrust van "Residensieel 1" tot "Spesiaal" vir kantore en wooneenhede met of sonder buitegeboue en met die toestemming van die plaaslike bestuur vir plekke vir openbare godsdienstbeoefening, onderrigplekke, geselligheidssale en intrigtings.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 1, Municipale Kantore, Potgietersrus vir 'n tydperk van 28 dae vanaf 3 Junie 1988.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 3 Junie 1988 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 34, Potgietersrus 0600, ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

NOTICE 724 OF 1988

PIETERSBURG AMENDMENT SCHEME 104

I, Daniël Petrus Pienaar, being the authorized agent of the owner of Portion 3 of Erf 170, Pietersburg, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated adjacent to General Joubert Street, Pietersburg from "Residential 4" to "Business 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for a period of 28 days from 3 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 111, Pietersburg within a period of 28 days from 3 June 1988.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 725 OF 1988

NELSPRUIT AMENDMENT SCHEME 1/231

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Johannes Frederick Rademeyer, being the authorized agent of the owner of Erf 1465, Nelspruit Extension, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Nelspruit for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme, 1949, by the rezoning of the property described above, situated at cnr Brander Street and Jones Street, from "Special Residential" to "Special" for the use of professional offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Nelspruit Municipality, Nelspruit for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or the applicant within a period of 28 days from 1 June 1988.

Address of applicant: C/o Infraplan, 601, Medcen Building, Henshall Street, Nelspruit 1200.

NOTICE 726 OF 1988

WHITE RIVER AMENDMENT SCHEME 24

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Johannes Frederick Rademeyer, being the authorized agent of the owner of Erf 1176 Extension 9, White River,

KENNISGEWING 724 VAN 1988

PIETERSBURG-WYSIGINGSKEMA 104

Ek, Daniël Petrus Pienaar, synde die gemagtigde agent van die eienaar van Gedeelte 3 van Erf 170, Pietersburg, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eindom hierbo beskryf, geleë te Generaal Joubertstraat, Pietersburg van "Residensieel 4" tot "Besigheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kamer 404, Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 3 Junie 1988.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 Junie 1988 skriftelik by of tot die Stadslerk by bovemelde adres of by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 725 VAN 1988

NELSPRUIT-WYSIGINGSKEMA 1/231

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Johannes Frederick Rademeyer, synde die gemagtige agent van die eienaar van Erf 1465, Nelspruit Uitbreiding, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Nelspruit-dorpsbeplanningskema, 1949, deur die hersonering van die eindom hierbo beskryf, geleë te h/v Branderstraat en Jonesstraat vanaf "Spesiale Woon" na "Spesiaal" vir die gebruik van professionele kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Burgercentrum, Nelspruit vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by die Stadslerk by bovemelde adres of die applikant ingedien of gerig word.

Adres van applikant: P/a Infraplan, Medsengebou 601, Henshallstraat, Nelspruit 1200.

KENNISGEWING 726 VAN 1988

WITRIVIER-WYSIGINGSKEMA 24

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Johannes Frederick Rademeyer, synde die gemagtigde agent van die eienaar van Erf 1176 Uitbreiding 9, Witrivier,

hereby give notice in terms of section 45(1)(c)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of White River for the amendment of the town-planning scheme known as White River Town-planning Scheme, 1985, by the rezoning of the property described above, situated at Pecan Road Extension 9, White River, from "Municipal" to "Special" for Residential 2.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, White River Municipality, Room 103, White River for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or the applicant within a period of 28 days from 1 June 1988.

Address of applicant: C/o Infraplan, 601 Medcen Building, Henshall Street, Nelspruit 1200.

NOTICE 727 OF 1988

SPRINGS AMENDMENT SCHEME 1/424

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robert Levin, being the authorized agent of the owner of Erf 482, Springs, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the town-planning scheme known as Springs Town-planning Scheme by the rezoning of the property described above, from "General" to "Special" for business purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Springs, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 8 June 1988.

Address of authorized agent: R Levin, PO Box 886, Springs, 1560, tel. 812-1440.

NOTICE 728 OF 1988

PRETORIA AMENDMENT SCHEME 3135

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1986 (ORDINANCE 15 OF 1986)

We, Megaplan Incorporated, being the authorized agent of the owner of the remaining part of Portion 1 of Erf 1743, Pretoria West, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance of 1986, that we have applied to the Pretoria Town Council for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above on the north-western corner of Soutter and

gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Witrivier aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Witrivier-dorpsbeplanningskema, 1985, deur die hersonering van die eiendom hierbo beskryf, geleë te Pecanweg Uitbreiding 9 Witrivier vanaf "Munispaal" na "Spesiaal" vir Residensieel 2.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 103, Witrivier Burgersentrum, Witrivier vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by die Stadsklerk by bovemelde adres of by die applikant ingedien of gerig word.

Adres van applikant: P/a Infraplan, Medsengebou 601, Henshallstraat, Nelspruit 1200.

KENNISGEWING 727 VAN 1988

SPRINGS-WYSIGINGSKEMA 1/424

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robert Levin, synde die gemagtigde agent van die eienaar van Erf 482, Springs, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad Springs aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Springs-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf, van "Algemeen" tot "Spesiaal" vir besigheidsdoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Springs, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 8 Junie 1988 skriftelik by of tot die Stadsklerk by bovemelde adres ingedien of gerig word.

Adres van gemagtigde agent: R Levin, Posbus 886, Springs, 1560, tel. 812-1440.

KENNISGEWING 728 VAN 1988

PRETORIA-WYSIGINGSKEMA 3135

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ons, Megaplan Ingelyf, synde die gemagtigde agents van die eienaar van die Restant van Gedeelte 1 van Erf 1743, Pretoria-Wes, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë op die noordwestelike

Court Streets, Pretoria West from "Special Residential" to "Restricted Residential".

Particulars of the application will lie open for inspection during normal office hours at the office of the City Secretary, 3rd Floor, West Block, Room 3024W, Munitoria, Van der Walt Street, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary, PO Box 440, Pretoria 0001, and the authorized agent within a period of 28 days from 1 June 1988.

Address of the authorized agent: Megaplan Incorporated, PO Box 4136, Pretoria 0001.

NOTICE 729 OF 1988

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, C Grobbelaar, being the authorized agent of the owner of Erf 575, Klerksdorp, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Klerksdorp Town Council for the amendment of the town-planning scheme known as Klerksdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Erf 575, Klerksdorp, from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Klerksdorp Municipal Offices, for the period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 99, Klerksdorp, within a period of 28 days from 1 June 1988.

Address of authorized agent: Metroplan Town and Regional Planners, PO Box 10681, Klerksdorp.

NOTICE 730 OF 1988

RANDBURG AMENDMENT SCHEME 1210(N)

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Bruce Ingram Stewart, being the authorized agent of the owners of Erf 2905 Blairgowrie Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Randburg Town Council for the amendment of the town-planning scheme known as Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated in Susman Avenue from "Existing Public Roads" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room B116, Randburg Town Council, corner of Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town

hoek van Soutter- en Courtstraat, Pretoria-Wes vanaf "Speiale Woon" na "Beperkte Nywerheid".

Besonderhede van die aansoek lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, 3e Vloer, Wesblok, Kamer 3024W, Munitoria, Van der Waltstraat, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsekretaris, Posbus 440, Pretoria 0001, en by die gemagtigde agent ingedien of gerig word.

Adres van die gemagtigde agent: Megaplan Ingelyf, Posbus 4136, Pretoria 0001.

KENNISGEWING 729 VAN 1988

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, C Grobbelaar, synde die gemagtigde agent van die eienaar van Erf 575, Klerksdorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Klerksdorp Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Klerksdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Erf 575, Klerksdorp, van "Residensieel 4" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Klerksdorp Municipale Kantore, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 99, Klerksdorp, ingedien of gerig word.

Adres van gemagtigde agent: Metroplan Stads- en Streeksbeplanners, Posbus 10681, Klerksdorp.

KENNISGEWING 730 VAN 1988

RANDBURG-WYSIGINGSKEMA 1210(N)

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Bruce Ingram Stewart, synde die gemagtigde agent van die eienaar van Erf 2905, Blairgowrie Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Randburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Susman Laan van "Bestaande Openbare Paaie" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer B116, Randburg Stadsraad, h/v Hendrik Verwoerd Rylaan en Jan Smuts Laan, Randburg, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of

Clerk, at the above address or at Private Bag 1, Randburg 2125, within a period of 28 days from 1 June 1988.

Address of owner: C/o Schneider & Dreyer, PO Box 3438, Randburg 2125.

NOTICE 731 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2252

I, Robert Brainerd Taylor, being the authorized agent of the owner of Portion 3 of Lot 52, Rosebank Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 9 Arnold Street, Rosebank, Johannesburg 2196, from "Business 4" subject to certain conditions to "Business 4" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 1 June 1988.

Address of owner: C/o Taylor and Associates, PO Box 52416, Saxonwold 2132.

NOTICE 732 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2259

I, Robert Brainerd Taylor, being the authorized agent of the owner of Portion 139 of Lot 711, Craighall Park Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on the corner of Jan Smuts Avenue and Conrad Drive, Craighall Park, Johannesburg from "Residential 1" to "Business 4" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 1 June 1988.

Address of owner: C/o Taylor and Associates, PO Box 52416, Saxonwold 2132.

NOTICE 733 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2260

I, Robert Brainerd Taylor, being the authorized agent of the owner of Erf 86, Illovo Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning

tot die Stadsklerk by bovemelde adres of by Privaatsak 1, Randburg 2125, ingedien of gerig word.

Adres van eienaar: P/a Schneider & Dreyer, Posbus 3438, Randburg 2125.

KENNISGEWING 731 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2252

Ek, Robert Brainerd Taylor, synde die gemagtige agent van die eienaar van Gedeelte 3 van Erf 52, Rosebank Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersoneering van die eiendom hierbo beskryf, geleë te 9 Arnoldweg, Rosebank, Johannesburg 2196, van "Besigheid 4" ondeworde aan sekere voorwaardes tot "Besigheid 4" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Burgersentrum vir 'n tydperk van 28 dae vanaf 1 Julie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: P/a Taylor en Medewerkers, Posbus 52416, Saxonwold 2132.

KENNISGEWING 732 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2259

Ek, Robert Brainerd Taylor, synde die gemagtige agent van die eienaar van Gedeelte 139 van Erf 711, Carighall Park Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersoneering van die eiendom hierbo beskryf, geleë te hoek van Jan Smutslaan en Conradrylaan, Craighall Park, Johannesburg van "Residensieel 1" tot "Besigheid 4" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter aansoek gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Burgersentrum vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: P/a Taylor en Medewerkers, Posbus 52416, Saxonwold 2132.

KENNISGEWING 733 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2260

Ek, Robert Brainerd Taylor, synde die gemagtigde agent van die eienaar van Erf 86, Illovo Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema.

Scheme, 1979, by the rezoning of the property described above, situated on corner of Oxford Road and Hurlingham Road, Illovo, Johannesburg from "Residential 4" in Height Zone 0 to "Residential 4" in Height Zone 0 subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 1 June 1988.

Address of owner: C/o Taylor and Associates, PO Box 52416, Saxonwold 2132.

NOTICE 734 OF 1988

PRETORIA TOWN-PLANNING AMENDMENT SCHEME 3163

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Hubert Charles Harry Kingston, of Tino Ferero Town and Regional Planners, being the authorized agents of the owner of Erven 3809, 3816, 3817, 3818, 3819, 3820 and 3821 Garsfontein Extension 15, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the City Council of Pretoria for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme, 1974, by the rezoning of the properties described above, situated to the east and west of Delfi Avenue, between Road K69 (George Eybers Drive) and K50 (Menlyn Drive), from "Special" for public garage, shops, offices, group housing and "Duplex Residential" to "Special" for public garage, shops, offices, group housing, duplex residential and a retirement centre for senior citizens as set out in the particulars of the application.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary of Pretoria, at the above address or PO Box 440, Pretoria, 0001, within a period of 28 days from 1 June 1988.

Address of owner: C/o Tino Ferero Town and Regional Planners, PO box 36558, Menlo Park, 0102.

NOTICE 735 OF 1988

ROODEPOORT AMENDMENT SCHEME 176

CITY COUNCIL OF ROODEPOORT

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, H A Viljoen on behalf of Emmie Viljoen Trust, being the owner of Erf 305, Florida Park, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and

ningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Oxfordweg en Hurlinghamweg, Illovo, Johannesburg van "Residensieel 4" Hoogtesone 0 tot "Residensieel 4" Hoogtesone 0 onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter aansoek gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Burgersentrum vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: P/a Taylor en Medewerkers, Posbus 52416, Saxonwold 2132.

KENNISGEWING 734 VAN 1988

PRETORIA-WYSIGINGSKEMA 3163

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Hubert Charles Harry Kingston, van die firma Tino Ferero Stads- en Streekbeplanners synde die gemagtigde agent van die eienaar van Erwe 3809, 3816, 3817, 3818, 3819, 3820 en 3821, Garsfontein Uitbreiding 15, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria Dorpsbeplanningskema, 1974, deur die hersonering van die eiendomme hierbo beskryf, geleë direk oos en wes van Delflaan, tussen Pad K69 (George Eyberslaan) en K50 (Menlynlaan), van "Spesiaal" vir openbare garage, winkels, kantore, groepsbehuising en "Dupleks Woon" tot "Spesiaal" vir openbare garage, winkels, kantore, groepsbehuising, dupleks woon en aftrekoord vir senior burgers soos uiteengesit in die besonderhede van die aansoek.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001, ingedien of gerig word.

Adres van eienaar: P/a Tino Ferero Stads- en Streekbeplanners, Posbus 36558, Menlopark, 0102.

KENNISGEWING 735 VAN 1988

ROODEPOORT-WYSIGINGSKEMA 176

STADSRAAD VAN ROODEPOORT

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, H A Viljoen namens Emmie Viljoen Trust, synde die eienaar van Erf 305, Florida Park, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en

Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as the Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated in Lelie Street, between Lelie Street and Orchid Street, from "Residential 4" to "Residential 4" by the addition of the words Offices/Professional Suites to Annexure 35.

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer (Development), Room 73, Fourth Floor, Civic Centre, Christiaan de Wet Road, Florida, for the period of 28 days from 1 June 1988.

Objections to or representations of the application must be lodged with or made in writing to the City Engineer (Development) at the above address or at Private Bag X30, Roodepoort, 1725, within a period of 28 days from 1 June 1988.

Address of owner: Shop 16, Florida Park Shopping Centre, Daniël Malan Avenue, Florida Park, Roodepoort, or PO Box 711, Florida Hills, 1716.

NOTICE 736 OF 1988

ALBERTON TOWN-PLANNING SCHEME

AMENDMENT SCHEME NO 372

NOTICE OF APPLICATION FOR AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME 1979 IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1986, (ORDINANCE 15 OF 1986)

I, Edward Henry Victor Walter, being the authorised agent of the owner of Erf 244, Alrode South Extension 5 Township, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Alberton for the amendment of the Town-planning Scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated at Adamson Street on the corner of Adamson and Statler Streets, Alrode South Extension 5, from "Commercial" to "Industrial 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, 3rd Floor, Civic Centre, Alberton, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address, or at Edward, cnr. Walter, PO Box 3964, Alrode, 1451, within a period of 28 days from 1 June 1988.

Address of owner: Angus Township (Pty) Limited, PO Box 3964, Alrode, 1451.

NOTICE 737 OF 1988

SANDTON AMENDMENT SCHEME 1241

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Portion 1 of Erf 1 Atholl Gardens Township, hereby give notice in terms of section 56(1)(b)(i)

Dorp, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, geleë te Leliestraat tussen Leliestraat en Orchidstraat van "Residensieel 4" tot "Residensieel 4" deur die byvoeging van die woorde Kantore/Professionele Kamers tot Bylae 35.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), Kantoor 73, Vierde Vlak, Burgersentrum, Christiaan de Wetweg, Florida, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadsingenieur (Ontwikkeling) by bovenmelde adres of by Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

Adres van eienaar: Winkel 16, Floridapark Inkopiesentrum, Daniël Malanrylaan, Floridapark, Roodepoort, of Posbus 711, Florida Hills, 1716.

KENNISGEWING 376 VAN 1988

ALBERTON-DORPSBEPLANNINGSKEMA

WYSIGINGSKEMA NO 372

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Edward Henry Victor Walter, synde die gemagtigde agent van die eienaar van Erf 244, Alrode Suid Uitbreiding 5 Dorp, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Adamsonstraat om die hoek van Adamson- en Statlerstraat, Alrode Suid Uitbreiding 5, van "Kommersieel" tot "Nywerheid 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Derde Vlak, Burgersentrum, Alberton, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Sekretaris by bovenmelde adres of by Edward, h/v Walter, Posbus 3964, Alrode, 1451, ingedien of gerig word.

Adres van eienaar: Angus Townships (Pty) Limited, Posbus 3964, Alrode, 1451.

KENNISGEWING 737 VAN 1988

SANDTON-WYSIGINGSKEMA 1241

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1 Atholl Gardens Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van

of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated along Heather Avenue/Dennis Road just south of its intersection with Katherine Street, from "Special" for residential purposes to "Business 4" for the purposes of office development subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room B206, Sandton Town Council, Civic Centre, Rivonia Road, Sandton for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Sandton Town Council, PO Box 78001, Sandton, 2146, within a period of 28 days from 1 June 1988.

Address of agent: R H W Warren & Van Wyk, PO Box 186, Morningside, 2057.

NOTICE 738 OF 1988

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

SCHEDULE II

(Regulation 21)

The Town Council of Sandton hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the office of the Town Clerk, Room B206, Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application shall be lodged in writing and in duplicate with the Town Clerk at the above address or made to the Town Clerk of Sandton, PO Box 78001, Sandton, 2146, within a period of 28 days from 1 June 1988.

ANNEXURE

Name of township: Sandown Extension 55 Township

Full name of applicant: R H W Warren & Van Wyk

Number of erven in proposed township: Business 4: 2

Description of land on which township is to be established: Situated on the Remaining Extent of Portion 201 of the farm Zandfontein 42 IR.

Situation of proposed township: Directly south of the intersection of Grayston Drive and Katherine Street.

Reference No: 16/3/1/506-55.

NOTICE 739 OF 1988

JOHANNESBURG AMENDMENT SCHEME 2243

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robert Henry Whitworth Warren, being the authorised

die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Sandton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë langs Heatherlaan/ Dennisstraat net suid van sy kruising met Katherinelaan, van "Spesiaal" vir wooneenhede doeindes, tot "Besigheid 4" vir kantoor doeindes onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kamer B206, Sandton Stadsraad, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Stadslerk by bovermelde adres of by Sandton Stadsraad, Posbus 78001, Sandton, 2146 ingedien of gerig word.

Adres van gemagtigde agent: R H W Warren & Van Wyk, Posbus 186, Morningside, 2057.

KENNISGEWING 738 VAN 1988

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

BYLAE II

(Regulasie 21)

Die Stadsraad van Sandton gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n aansoek om die dorp in die bylæ hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kamer B206, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik en in tweevoud by of tot die stadslerk by bovermelde adres of by die Stadslerk, Sandton Stadsraad, Posbus 78001, Sandton, 2146, ingedien of gerig word.

BYLAE

Naam van dorp: Sandown Uitbreiding 55 Dorp

Volle naam van aansoeker: R H W Warren & Van Dyk

Aantal erwe in voorgestelde dorp: Besigheid 4: 2

Beskrywing van grond waarop dorp gestig staan te word: Die Resterende Gedeelte van Gedeelte 201 van die plaas Zandfontein 42 IR.

Ligging van voorgestelde dorp: Net suid van die kruising van Graystonrylaan en Katherinestraat.

Verwysingsnummer 16/3/1/506-55.

KENNISGEWING 739 VAN 1988

JOHANNESBURG-WYSIGINGSKEMA 2243

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robert Henry Whitworth Warren, synde die gemag-

agent of the owner of Portion 3 and the remaining extent of portion 2 of Erf 207 Rosebank Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the Town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on the south-west corner of the intersection between Jellicoe and Sturdee Avenues from "Residential 1" to "Business 4" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 1 June 1988.

Address of authorised agent: R H W Warren & Van Wyk, PO Box 186, Morningside, 2057.

NOTICE 740 OF 1988

CONSTITUTIONAL DEVELOPMENT SERVICES

ENQUIRY INTO THE DEMARCATON OF AN AREA OF JURISDICTION FOR THE PROPOSED ESTABLISHMENT OF AN AUTONOMOUS LOCAL AUTHORITY FOR THE LOCAL AREA COMMITTEE OF KOSMOS

Notice is hereby given in terms of section 7G(1) of the Promotion of Local Government Affairs Act, 1983 (Act 91 of 1983), as amended, that the Administrator of Transvaal has, in terms of section 7F(1)(a) of the said Act, requested the Demarcation Board for Local Government Areas to hold an enquiry and advise him on the desirability or otherwise of the demarcation of an area of jurisdiction for the proposed establishment of an autonomous local authority for the abovementioned Local Area Committee as described below.

The said request, as well as a plan indicating the approximate area is open for inspection at the office of the Secretary of the Demarcation Board for Local Government Areas, Room 203, 260 Walker Street, Sunnyside, Pretoria and at the following offices:

Office of Community Services Room B212 Provincial Building Pretorius Street Pretoria	The Town Clerk Municipal Offices Marais Street Schoemansville Hartbeespoort	The Town Clerk Municipal Offices Van Velden Street Brits
--	---	---

Written objections against or representations in connection with the afore-mentioned demarcation may be lodged in tenfold with the Secretary of the Demarcation Board for Local Government Areas, Private Bag X644, Pretoria, 0001, before or on 27 June 1988.

The Demarcation Board will meet on the undermentioned date, place and time to hear further evidence and representations from those persons who have lodged objections and representations in pursuance of this notice:

Date	Place	Time
14.7.1988	Stywelyne Restaurant Entrance Road No 1598 to Kosmos District Brits	10h00

tigde agent van die eienaar van Gedeelte 3 en die Resterende Gedeelte van Gedeelte 2 van Erf 207, Rosebank, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë aan die suid-westelike hoek van die kruising tussen Jellicoelaan en Sturdeelaan van "Residensiel 1" tot "Besigheid 4" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 1 Junie 1988.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van gemagtigde agent: R H W Warren & Van Wyk, Posbus 186, Morningside, 2057

KENNISGEWING 740 VAN 1988

STAATKUNDIGE ONTWIKKELINGSDIENS

ONDERSOEK NA DIE AFBAKENING VAN 'N REGSGEBIED VIR DIE VOORGESTELDE INSTELLING VAN 'N OUTONOME PLAASLIKE OWERHEID VIR DIE PLAASLIKE GEBIEDSKOMITEE VAN KOSMOS

Kennis geskied hiermee ingevolge artikel 7G(1) van die Wet op die Bevordering van Plaaslike Owerheidsaangeleenthede, 1983 (Wet 91 van 1983), soos gewysig, dat die Administrateur van Transvaal ingevolge artikel 7F(1)(a) van gemelde Wet, die Afbakeningsraad vir Plaaslike Owerheidsgebiede versoek het om ondersoek in te stel na en hom van advies te dien oor die wenslikheid of andersins van die afbakening van 'n regsgebied vir die voorgestelde instelling van 'n outonome plaaslike owerheid vir bogemelde Plaaslike Gebiedskomitee soos hieronder beskryf.

Die versoek, asook 'n kaart waarop die betrokke gebied by benadering aangedui word, is ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Kamer 203, Walkerstraat 260, Sunnyside, Pretoria en by die volgende kantore:

Kantoor van Gemeenskapsdienste Kamer B212 Provinciale Gebou	Die Stadsklerk Munisipale Kantoor Maraisstraat Schoemansville Hartbeespoort	Die Stadsklerk Munisipale Kantoor Van Veldenstraat Brits
---	---	--

Skriftelike besware teen of vertoë in verband met die voorgestelde afbakening kan voor of op 27 Junie 1988 in tienvoud by die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Privaatsak X644, Pretoria, 0001, ingedien word.

Die Afbakeningsraad sal op die onderstaande datum, plek en tyd vergader om enige verdere getuenis en vertoë aan te hoor van diegene wat besware en vertoë na aanleiding van hierdie kennisgewing ingedien het:

Datum	Plek	Tyd
14.7.1988	Stywelyne Restaurant Toegangspad No 1598 na Kosmos Distrik Brits	10h00

Description of Area

Beginning at the north-western beacon of the Remainder of Portion 2, in extent 354,5614 ha (Diagrams A 4271/11) of the farm De Rust 478 JQ; thence south-eastwards along the south-western boundary of the farm Hartebeestfontein 445 JQ to the north-eastern beacon of the township Kosmos Extension 1 (General Plan A4658/67); thence north-eastwards along the north-western boundaries of the township Kosmos (General Plan A4369/36) and Portion 70 (Diagram A4086/57) of the farm Hartbeestpoort 482 JQ to a point where the north-western boundary of the said portion 70 is intersected by the water level, at any time, of the Hartbeestpoort lake; thence generally southwards along the water level, at any time, of the Hartbeespoort lake to the point where it intersects the western boundary of portion 70 (Diagram A4086/57) of the farm Hartbeestpoort 482 JQ; thence northwards along the western boundary of the said Portion 70 and the township Kosmos (General Plan A4369/36) to the south-eastern beacon of the township Kosmos Extension 1 (General Plan 4658/67); thence generally south-westwards along the boundaries of the said Kosmos Extension 1 and the following portions of the farm De Rust 478 JQ; so as to include them in this area: Portion 64 (Diagram A1530/63), Portion 62 (Diagram A762/62), Portion 40 (Diagram A6696/50), Portion 39 (Diagram A6695/50), Portion 38 (Diagram A6694/50), Portion 37 (Diagram A6693/50) and Remainder of Portion 2, in extent 354,5614 ha (Diagram A4271/11) to the south-western beacon of the last named Remainder of Portion 2; thence north-eastwards along the north-western boundary of the said Remainder of Portion 2 so as to include it in this area to the north-western beacon thereof, the point of beginning.

B J L COETSEE
Secretary: Demarcation Board

Reference: 12/2/10/4/6

Beskrywing van die Gebied

Begin by die noordwestelike baken van die Restant van Gedeelte 2, groot 354,5614 ha. (Kaart A4271/11) van die plaas De Rust 478 JQ; daarvandaan suidooswaarts met die suidwestelike grens van die plaas Hartebeestfontein 445 JQ tot by die noordoostelike baken van die dorp Kosmos Uitbreiding 1 (Algemene Plan A4658/67); daarvandaan noordooswaarts met die noordwestelike grense van die dorp Kosmos (Algemene Plan A 4369/36) en Gedeelte 70 (Kaart A4086/57) van die plaas Hartbeestpoort 482 JQ tot by die punt waar die noordwestelike grens van genoemde Gedeelte 70 gekruis word deur die watermerk, te enige tyd, van die Hartbeestpoort-meer; daarvandaan algemeen suidwaarts met die watermerk, te enige tyd, van die Hartbeestpoort-meer tot by die punt waar dit die westelike grens van Gedeelte 70 (Kaart A4086/57) van die plaas Hartbeestpoort 482 JQ kruis; daarvandaan noordwaarts met die westelike grens van genoemde Gedeelte 70 en die dorp Kosmos (Algemene Plan A4369/36) tot by die suid-oostelike baken van die dorp Kosmos Uitbreiding 1 (Algemene Plan A4658/67); daarvandaan algemeen suidweswaarts met grense van genoemde Kosmos Uitbreiding 1 en die volgende gedeeltes van die plaas De Rust 478 JQ langs, sodat hulle by hierdie gebied ingesluit word: Gedeelte 64 (Kaart A1530/63), Gedeelte 62 (Kaart A762/62), Gedeelte 40 (Kaart A6696/50), Gedeelte 39 (Kaart A6695/50), Gedeelte 38 (Kaart A6694/50), Gedeelte 37 (Kaart A6693/50) en Restant van Gedeelte 2, groot 354,5614 ha (Kaart A4271/11) tot by die suidwestelike baken van laasgenoemde Restant van Gedeelte 2; daarvandaan noordwaarts met die noordwestelike grens van genoemde Restant van Gedeelte 2 langs sodat dit by hierdie gebied ingesluit word tot by die noordwestelike baken daarvan, die beginpunt.

B J L COETSEE
Sekretaris: Afbakeningsraad

Verwysing: 12/2/10/4/6

Notices by Local Authorities

Plaaslike Bestuurskennisgewings

<p>LOCAL AUTHORITY OF HENDRINA</p> <p>NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL (REGULATIONS 5)</p> <p>Notice is hereby given in terms of section 12(1) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1988-1992 is open for inspection at the office of the Local Authority of Hendrina from 25 May 1988 to 25 June 1988 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.</p> <p>The form prescribed for the lodging of any objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.</p> <p style="text-align: right;">J G A DU PREEZ Town Clerk</p> <p>Municipal Offices Church Street PO Box 1 Hendrina 25 May 1988 Notice No 10/1988</p>	<p>hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.</p> <p style="text-align: right;">J G A DU PREEZ Stadsklerk</p> <p>Munisipale Kantore Kerkstraat Posbus 1 Hendrina 25 Mei 1988 Kennisgewing No 10/1988</p> <p style="text-align: right;">894—25—1</p>	<p>NOTICE OF APPROVAL OF AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME 357</p> <p>It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, No 15 of 1986, that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 679, Alberton, from "Residential 1" to "Special", subject to certain conditions.</p> <p>Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Community Services Branch, Provincial Administration, Pretoria, and the Town Clerk, Alberton and are open for inspection at all reasonable times.</p> <p>This amendment is known as Alberton Amendment Scheme 357.</p> <p style="text-align: right;">JJ PRINSLOO Town Clerk</p> <p>Civic Centre Alwyn Taljaard Avenue Alberton 1 June 1988 Notice No 38/1988</p>
<p>PLAASLIKE BESTUUR VAN HENDRINA</p> <p>KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS AAN-VRA (REGULASIE 5)</p> <p>Kennis word hierby ingevolge artikel 12(1) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1988-1992 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Hendrina vanaf 25 Mei 1988 tot 25 Junie 1988 en enige eienaars wat belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed 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 aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.</p> <p>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 waarderingraad te opper tensy-</p>	<p>This amendment is known as Alberton Amendment Scheme 357.</p> <p style="text-align: right;">JJ PRINSLOO Town Clerk</p> <p>Civic Centre Alwyn Taljaard Avenue Alberton 1 June 1988 Notice No 36/1988</p>	<p>KENNISGEWING VAN GOEDKEURING VAN ALBERTON WYSIGINGSKEMA 351</p> <p>Hiermee word ooreenkomsdig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No 15 van 1986, bekend gemaak dat die Stadsraad van Alberton goedgekeur het dat die Alberton Dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 676, Alberton van "Residensieel 1" tot "Spesiaal", onderworpe aan sekere voorwaardes.</p> <p>Kaart 3 en die skemaklousules word in bewaring gehou deur die Uitvoerende Direkteur: Tak Gemeenskapsdienste, Provinciale Administrasie, Pretoria en die Stadsklerk, Alberton, en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Alberton Wysigingskema 357.</p> <p style="text-align: right;">JJ PRINSLOO Stadsklerk</p> <p>Burgersentrum Alwyn Taljaardlaan Alberton 1 Junie 1988 Kennisgewing No 38/1988</p> <p style="text-align: right;">934—1</p>
<p>MEYERTON TOWN COUNCIL</p> <p>AMENDMENT OF CEMETERY BY-LAWS</p> <p>It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Town Council intends to amend the Cemetery By-Laws.</p>	<p>J J PRINSLOO Stadsklerk</p> <p>Burgersentrum Alwyn Taljaardlaan Alberton 1 Junie 1988 Kennisgewing No 36/1988</p> <p style="text-align: right;">933—1</p>	

The general purport of the amendment is to rectify the present confusion of the financial structure.

Copies of the proposed amendment are open for inspection at the Office of the Town Secretary, Municipal Offices, Meyerton, for a period of 14 (fourteen) days from date of publication, viz 1 June 1988.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within 14 days after date of publication of this notice before or on 15 June 1988.

MCCOOOSTHUIZEN
Town Clerk

Municipal Offices
PO Box 9
Meyerton
1960
1 June 1988
Notice No 618/1988

STADSRAAD VAN MEYERTON

WYSIGING VAN BEGRAAFPLAAS-VERORDENINGE

Daar word hierby ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) bekend gemaak dat die Stadsraad van voorneme is om die Begraafplaasverordeninge te wysig.

Die algemene strekking van die wysiging is om die verwarring van die huidige finansiële struktuur reg te stel.

Afskrifte van die voorgestelde wysigings lê ter insae by die Kantoor van die Stadssekretaris, Munisipale Kantore, Meyerton vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan, naamlik 1 Junie 1988.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne 14 (veertien) dae na die datum van publikasie van hierdie kennisgewing by die ondergetekende indien, naamlik voor of op 15 Junie 1988.

MCCOOOSTHUIZEN
Stadsklerk

Munisipale Kantore
Posbus 9
Meyerton
1960
1 Junie 1988
Kennisgewing No 618/1988

935—1

BEDFORDVIEW TOWN COUNCIL

AMENDMENT TO DRAINAGE, CLEANSING AND ELECTRICITY TARIFFS

It is hereby notified in terms of the provision of section 80B of the Local Government Ordinance, 17 of 1939, that the Town Council of Bedfordview, by Special Resolution, resolved to increase the following tariffs as from 1 July 1988:

(a) Drainage Services: (To meet increase announced by City of Johannesburg)

(b) Cleansing Services: (Tariff increase to meet rising costs)

(c) Electricity Supply: (Tariff increase to meet rising costs)

Copies of these amendments are open for inspection during office hours at the office of the

Town Clerk, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the proposed amendments must do so in writing to the undersigned not later than Wednesday, 16 June 1988.

AJ KRUGER
Town Clerk

Civic Centre
PO Box 3
Bedfordview
2008
1 June 1988
Notice No 24/1988

STADSRAAD VAN BEDFORDVIEW

WYSIGING VAN RIOLERINGSDIENS-, REINIGINGSDIENS- EN ELEKTRISITEITSTARIEWE

Daar word hierby ingevolge die bepaling van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekendgemaak dat die Stadsraad van Bedfordview 'n Spesiale Besluit geneem het om die volgende tariewe met ingang van 1 Julie 1988 te verhoog:

- (a) Rioleringsdienstariewe: (Die gevolg van verhoging deur Stad Johannesburg)
- (b) Reinigingsdienstariewe: (Om stygende kostes die hoof te bied)
- (c) Elektrisiteitstariewe: (Om stygende kostes die hoof te bied)

Afskrifte van die beoogde wysigings is gedurende kantoorure in die kantoor van die Stadsklerk, vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan in die Provinciale Koerant, ter insae.

Enigeen wie beswaar teen die voorgestelde wysiging wens aan te teken moet dit skriftelik voor Woensdag, 16 Junie 1988 by die ondergetekende doen.

AJ KRUGER
Stadsklerk

Burgersentrum
Posbus 3
Bedfordview
2008
1 Junie 1988
Kennisgewing No 24/1988

936—1

BEDFORDVIEW AMENDMENT SCHEME 1/453

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Bedfordview has approved the amendment of the Bedfordview Town-planning Scheme, 1948, by the rezoning of Erf 720, Bedfordview Extension 161 Township, to "Special Residential", 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, Bedfordview, and are open for inspection at all reasonable times.

This amendment is known as the Bedfordview Amendment Scheme 1/453.

1 June 1988
Notice No 26/1988

BEDFORDVIEW-WYSIGINGSKEMA 1/453

Hierby word ooreenkomsdig die bepaling van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Bedfordview goedkeur het dat die Bedfordview-aanlegskema, 1948, gewysig word deur die hersowering van Erf 720, Dorp Bedfordview Uitbreiding 161, na "Spesiale Woon" aan sekere voorwaarde onderworpe.

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

Hierdie wysiging staan bekend as die Bedfordview-wysigingskema 1/453.

1 Junie 1988
Kennisgewing No 26/1988

937—1

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLLS

Notice is given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation rolls for the financial years 1988/92 for the areas of the undermentioned Local Area Committees and the Board's General Area are open for inspection at the office of the Transvaal Board for the Development of Peri-Urban Areas at Room A310, H.B. Phillips Building, 320 Bosman Street, Pretoria, and at the undermentioned additional places from 1 June 1988 to 1 July 1988 and any owner of rateable property or other person who so desires to lodge an objection with the Acting Secretary in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the addresses indicated above and below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timely lodged an objection in the prescribed form.

Local Area Committees

	Additional Places
Lake Chrissie	Board's Local Office Lake Chrissie
De Deur	Board's Local Office De Deur
Gravelotte	Board's Local Office Gravelotte
Haenertsburg	S.A. Police Haenertsburg
Hazyview	Numbi Hotel Hazyview
Hoedspruit	Post Office Hoedspruit
Kosmos	Stywe Lyne Restaurant
Lothair	Post Office Lothair
Marloth Park	Board's Local Office Malelane
Migdal	Post Office Migdal
Noordval	Board's Local Office Vereeniging
Pienaarsrivier	S.A. Police Pienaarsrivier
Rantesig	Laezonnia Service Station
Roossenekal	Board's Local Office Roossenekal
Van Dyksdrif	Public Library Van Dyksdrif

Address of office where objections must be lodged.

H P DE W BOTHA
Acting Secretary

H B Phillips Building
320 Bosman Street
Pretoria
0001
1 June 1988
Notice No 46/1988

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYSTE AANVRA

Kennis word hiermee ingevalle artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1988/92 vir die gebiede van die onderstaande Plaaslike Gebiedskomitees, asook die Raad se Algemene Gebied oop is vir inspeksie by die kantoor van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede by Kamer A310, H.B. Phillipsgebou, Bosmanstraat 320, Pretoria en by die ondergemelde addisionele plekke vanaf 1 Junie 1988 tot 1 Julie 1988 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Waarnemende Sekretaris ten opsigte van enige aangeleentheid in die voorlopige waarderingslyste 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 weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adresse hierbo en hieronder aangedui beskikbaar en aandag word spesifiek gevensiontig 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.

Plaaslike Gebiedskomitee Addisionele Plekke

Chrissiesmeer Raad se Plaaslike Kantoor te Chrissiesmeer

De Deur Raad se Plaaslike Kantoor te De Deur

Gravelotte Raad se Plaaslike Kantoor te Gravelotte

Haenertsburg S.A. Polisie Haenertsburg

Hazyview Numbi Hotel Hazyview

Hoedspruit Poskantoor Hoedspruit

Kosmos Stywe Lyne Restaurant

Lothair Poskantoor Lothair

Marioth Park Raad se Plaaslike Kantoor te Malelane

Migdal Poskantoor Migdal

Noordvallei Raad se Plaaslike Kantoor te Vereeniging

Pienaarrivier S.A. Polisie Pienaarivier

Rantesig Laezonia Motorhawe

Roossenekal Raad se Plaaslike Kantoor te Roossenekal

Van Dyksdrif Openbare Biblioteek te Van Dyksdrif

Adres van kantoor waar besware ingedien moet word:

HP DE W BOTHA
Waarnemende Sekretaris

H B Phillipsgebou

Bosmanstraat 320

Pretoria

0001

1 Junie 1988

Kennisgewing No 46/1988

938—1

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that it is the Board's intention to amend and/or to apply the monies as determined, in the following By-laws and in the following areas of the Board:

1. CEMETERY BY-LAWS S1/4/1/14

Areas of the Local Area Committees' of All-days, Amsterdam, Badplaas, Gravelotte, Groot Marico, Lake Chrissie, Letsitele and Vaalwater and the areas of the Ennerdale and Lenasia South/East Management Committees.

2. STANDARD ELECTRICITY BY-LAWS S1/4/1/5

Areas of the Local Area Committees' of All-days, Amsterdam, Badplaas, De Deur, Eloff, Hammanskraal, Hectorspruit, Kriel, Migdal, Ogies, Rayton, Roossenekal, Soekmekhaar, Sundra, Vaalmarina and Vaalwater and the Area of West of Pretoria and the areas of the Ennerdale and Lenasia South/East Management Committees.

3. STANDARD DRAINAGE BY-LAWS S1/4/1/12

Areas of the Local Area Committees' of Hammanskraal, and Malelane, Rayton, Vaalmarina and the area of the Lenasia South/East Management Committee.

4. SANITARY CONVENiences AND NIGHTSOIL AND VACUUM TANK REMOVAL BY-LAWS S1/4/1/16

Areas of the Local Area Committees' of Burgersfort, Charl Cilliers, Davel, Gravelotte, Hoedspruit, Lake Chrissie, Magaliesburg, Northam, North of Vereeniging, Paardekop, Soekmekhaar and Vaalwater.

5. REFUSE REMOVAL SERVICES S1/4/1/37

Areas of the Local Area Committees' of Amsterdam, Burgersfort, Charl Cilliers, Davel, De Deur, Eloff, Gravelotte, Groot Marico, Hammanskraal, Hazyview, Hectorspruit, Hoedspruit, Klip River Valley, Lake Chrissie, Letsitele, Magaliesburg, Northam, Ohrigstad, Paardekop, Rayton, Sundra, Vaalwater, Van Dyksdrift and Vischkuil and the areas of the Ennerdale and Lenasia South/East Management Committees.

6. STANDARD WATER SUPPLY BY-LAWS S1/4/1/2

Areas of the Local Area Committees of All-days, Badplaas, Burgersfort, Charl Cilliers, Davel, Eloff, Haenertsburg, Hammanskraal, Hectorspruit, Hoedspruit, Klip River Valley, Kosmos, Kriel, Lake Chrissie, Letsitele, Magaliesburg, Marloth Park, Northam, Ogies, Ohrigstad, Paardekop, Pienaarivier, Rantesig and Rayton, Sundra, Vaalwater and Vischkuil, the areas of the Ennerdale and Lenasia South/East Management Committees and the area of the Walkerville/De Deur Regional Scheme.

7. TOWNLANDS BY-LAWS S1/4/1/17

Areas of the Local Area Committees of Geysdorp and Lake Chrissie.

Copies of these amendments are open for inspection in Room A407 at the Board's Head Office, 320 Bosman Street, Pretoria for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to object to the said amendments must do so in writing to the undermentioned within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

HP DE W BOTHA
Acting Secretary

PO Box 1341
Pretoria
0001
1 June 1988
Notice No 48/1988

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee dat die Raad ingevalle die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, van voorneme is om die geldie soos bepaal, in die volgende Verordeninge in die volgende gebiede van die Raad te wysig en/of van toepassing te maak:

1. BEGRAAFPLAASVERORDENINGE S1/4/1/14

Gebiede van die Plaaslike Gebiedskomitees van Alldays, Amsterdam, Badplaas, Chrissiesmeer, Gravelotte, Groot Marico, Letsitele en Vaalwater en die gebiede van die Bestuurskomitees van Ennerdale en Lenasia Suid/Oos.

2. STANDAARDELEKTRISITEITSVERORDENINGE S1/4/1/5

Gebiede van die Plaaslike Gebiedskomitees van Alldays, Amsterdam, Badplaas, De Deur, Eloff, Hammanskraal, Hectorspruit, Kriel, Migdal, Ogies, Rayton, Roossenekal, Soekmekhaar, Sundra, Vaalmarina en Vaalwater, die gebied van Wes van Pretoria en die gebiede van die Bestuurskomitees van Ennerdale en Lenasia Suid/Oos.

3. STANDAARDRIOLERING S1/4/1/12

Gebiede van die Plaaslike Gebiedskomitees van Hammanskraal, en Malelane, Rayton, Vaalmarina en die gebied van die Bestuurskomitee van Lenasia Suid/Oos.

4. SANITÉRE GEMAKKE, NAGVUIL-EN SUIGTENKVERWYDERINGSVERORDENINGE S1/4/1/16

Gebiede van die Plaaslike Gebiedskomitees van Burgersfort Charl Cilliers, Chrissiesmeer, Davel, Gravelotte, Hoedspruit Magaliesburg, Noord van Vereeniging, Northam, Paardekop, Soekmekhaar en Vaalwater.

5. VULLISVERWYDERINGSDIENSTE S1/4/1/37

Gebiede van die Plaaslike Gebiedskomitees van Amsterdam, Burgersfort, Charl Cilliers, Chrissiesmeer, Davel, De Deur, Eloff, Gravelotte, Groot Marico, Hammanskraal, Hazyview, Hectorspruit, Hoedspruit, Klipriviervallei, Letsitele, Magaliesburg, Northam, Ohrigstad, Paardekop, Rayton, Sundra, Vaalwater, Van Dyksdrift en Vischkuil en die gebiede van die Bestuurskomitees van Ennerdale en Lenasia Suid/Oos.

6. STANDAARD WATERVOORSINNINGSVERORDENINGE S1/4/1/2

Gebiede van die Plaaslike Gebiedskomitees van Alldays, Badplaas, Burgersfort, Charl Cilliers, Chrissiesmeer, Davel, De Deur, Eloff, Gravelotte, Groot Marico, Hammanskraal, Hazyview, Hectorspruit, Hoedspruit, Klipriviervallei, Letsitele, Magaliesburg, Marloth Park, Northam, Ogies, Ohrigstad, Paardekop, Pienaarivier, Rantesig, Rayton, Sundra, Vaalwater en Vischkuil, die gebiede van die Bestuurskomitees van Ennerdale en Lenasia Suid/Oos en die gebied van die Walkerville/De Deur Streekskema.

7. DÖRPSGRONDEVERORDENINGE S1/4/1/17

Gebiede van die Plaaslike Gebiedskomitees van Geysdorp en Chrissiesmeer.

Afskrifte van hierdie wysigings lê ter insae in Kamer A407 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne

veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

H P DE W BOTHA
Waarnemende Sekretaris

Posbus 1341
Pretoria
0001
1 Junie 1988
Kennisgewing No 48/1988

939—1

**BEDFORDVIEW AMENDMENT SCHEME
1443**

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Bedfordview has approved the amendment of the Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of a portion of Erf 1, Essexwold Township, Bedfordview, to "Special" for attached or detached dwelling units, subject to certain conditions.

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

This amendment is known as the Bedfordview Amendment Scheme 1443.

1 June 1988
Notice 27/1988

BEDFORDVIEW-WYSIGINGSKEMA 1443

Hierby word ooreenkomsdig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Bedfordview goedgekeur het dat die Noordelike Johannesburgstreek Dorpsaanlegskema, 1958, gewysig word deur die hersonering van 'n gedeelte van Erf 1, Dorp Essexwold, Bedfordview, na "Spesiaal" vir losstaande of aaneengeskakelde woonseenhede, onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan as die Bedfordviewse Wysigingskema 1443 bekend.

1 Junie 1988
Kennisgewing No 27/1988

940—1

TOWN COUNCIL OF ELLISRAS

AMENDMENT OF BUILDING BY-LAWS

The Town Clerk of Ellisras 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 Administrator.

The Building By-laws of the Transvaal Board for the Development of Peri-urban Areas, adopted by the Board under Administrator's Notice 1364, dated 14 September 1977, as amended, and which in terms of section 159bis(1)(c) of the Local Government Ordinance, 1939, became the by-laws of the Town Council of Ellisras, are hereby further amended as follows:

1. By the deletion of section 240.

2. By the deletion of Appendix IV of Schedule 2.

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
1 June 1988
Notice No 10/1988

2. By the substitution for item 2(3) of the following:

"2(3) Unproclaimed Areas, per kℓ: R1,00"

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
1 June 1988
Notice No 16/1988

STADSRAAD VAN ELLISRAS

**WYSIGING VAN VASSTELLING VAN
GELDE VIR WATERVOORSIENING**

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Ellisras, by Spesiale Besluit, die gelde vir watervoorsieningsdienste, gepubliseer in Provinciale Koerant 4524 van 16 September 1987, met ingang 1 April 1988, soos volg gewysig het:

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

"2(1) Ellisras Dorp en alle ander Uitbreidings, sowel as alle sportklubs binne die regsgebied van die raad:

- (a) Vir die eerste 30 kℓ, per kℓ: 44c
- (b) Bo 30 kℓ tot en met 50 kℓ, per kℓ: 50c
- (c) Bo 50 kℓ tot en met 70 kℓ, per kℓ: 65c
- (d) Bo 70 kℓ tot en met 90 kℓ, per kℓ: 75c
- (e) Bo 90 kℓ, per kℓ: 90c"

2. Deur item 2(3) deur die volgende te vervang:

"2(3) Ongeproklameerde Gebiede, per kℓ:
R1,00"

J P W ERASMUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
1 Junie 1988
Kennisgewing No 16/1988

942—1

TOWN COUNCIL OF ELLISRAS

**AMENDMENT TO DETERMINATION OF
CHARGES FOR WATER SUPPLY**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Ellisras has, by Special Resolution, amended the charges for water supply, published in Provincial Gazette 4524, dated 16 September 1987, with effect from 1 April 1988, as follows:

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

"2(1) Ellisras Town and all other Extensions, as well as all sports clubs within the jurisdiction of the council.

(a) For the first 30 kℓ, per kℓ: 44c

(b) Over 30 kℓ up to and including 50 kℓ, per kℓ: 50c

(c) Over 50 kℓ up to and including 70 kℓ, per kℓ: 65c

(d) Over 70 kℓ up to and including 90 kℓ, per kℓ: 75c

(e) Over 90 kℓ, per kℓ: 90c"

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to adopt the Standard Financial By-laws, published under Administrator's Notice No 927, dated the 1 November 1967, as amended, as by-laws made by the said Council.

Copies of these by-laws are open for inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the intended adoption of the said by-laws must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette

J P W ERASMUS
Town Clerk

Civic Centre
Private Bag X136
Ellisras
0555
1 June 1988
Notice No 14/1988

STADSRAAD VAN ELLISRAS

AANNAME VAN STANDAARD FINANSIELE VERORDENINGE

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorneme is om die Standaard Finansiële Verordeninge afgekondig by Administrateurskennisgewing No 927 van 1 November 1967, soos gewysig, aan te neem as synde verordeninge deur die Raad opgestel.

Afskrifte van hierdie verordeninge is ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgename aanname van die verordeninge wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J P W ERASMUS
Stadsklerk

Burgersentrum
Privaatsak X136
Ellisras
0555
1 Junie 1988
Kennisgewing No 14/1988

943—1

FOCHVILLE TOWN COUNCIL

A. AMENDMENT TO CHARGES FOR REFUSE (SOLID WASTES) AND SANITARY

B. AMENDMENT TO STREET AND MISCELLANEOUS BY-LAWS

A. In accordance with section 80B(3) of the Local Government Ordinance, 1939, notice is hereby given that the Council resolved by Special Resolution to amend the tariffs which have been determined for refuse removal to make provision for a new tariff in respect of the daily removal of minimum quantity of refuse from business premises with effect from 1 May 1988.

B. Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Street and Miscellaneous By-laws in order to be able to control abandoned grocery trolleys.

Copies of the resolutions and particulars of the amendments are open to inspection during office hours at the office of the Town Secretary, Municipal Office, Fochville for a period of 14 days from date of publication hereof.

Any person desiring to object to the amendments must do so in writing to the undersigned within 14 days of publication of this notice in the Provincial Gazette, but in any event not later than 15 June 1988.

D J VERMEULEN
Town Clerk

Municipal Offices
PO Box 1
Fochville
2515
1 June 1988
Notice No 23/1988

STADSRAAD VAN FOCHVILLE

A. WYSIGING VAN GELDE BETREFFENDE VASTE AFVAL EN SANITEIT, EN

B. WYSIGING VAN STRAAT- EN DIVERSE VERORDENINGE

A. Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad by Spesiale Besluit, besluit het om die tariewe wat vir die verwydering van vullis vasgestel is met ingang van 1 Mei 1988 te wysig om voorseeing te maak vir 'n nuwe tarief ten opsigte van die minimum hoeveelheid vullis wat daagliks by besighede verwyder word.

B. Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voornemens is om die Straat- en Diverse Verordeninge te wysig om beheer oor kruidenierswaentjies wat in 'n straat of publieke plek gelaat en gelos is te kan uitvoer.

Afskrifte van die besluite en besonderhede van die wysigings lê gedurende kantoorure ter insae by die kantoor van die Stadsekretaris, Municipale Kantoor, Fochville, vir 'n tydperk van 14 dae vanaf die datum van die publikasie hiervan.

Enige persoon wat beswaar teen die wysiging wil maak moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, maar in elk geval nie later nie as 15 Junie 1988, by die ondergetekende doen.

D J VERMEULEN
Stadsklerk

Munisipale Kantore
Postbus 1
Fochville
2515
1 Junie 1988
Kennisgewing No 23/1988

944—1

NOTICE OF APPROVAL OF AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME 355

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, No 15 of 1986, that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 757, New Redruth, from Residential 1 to Business 1, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Community Services Branch, Provincial Administration, Pretoria and the Town Clerk, Alberton and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme 355.

J J PRINSLOO
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
Alberton
1 June 1988
Notice No 37/1988

KENNISGEWING VAN GOEDKEURING VAN ALBERTON WYSIGINGSKEMA 355

Hiermee word ooreenkomsdig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No 15 van 1986, bekend gemaak dat die Stadsraad van Alberton goedkeur het dat die Alberton-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 757, New Redruth van Residensiell 1 tot Besigheid 1, onderworpe aan sekere voorwaarde.

Kaart 3 en die skemaklousules word in bewaring gehou deur die Uitvoerende Direkteur: Tak Gemeenskapsdienste, Provinciale Administrasie, Pretoria en die Stadsklerk, Alberton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-Wysigingskema 355.

J J PRINSLOO
Stadsklerk

Burgersentrum
Alwyn Taljaardlaan
Alberton

1 Junie 1988
Kennisgewing No 37/1988

945—1

CITY COUNCIL OF GERMISTON

DETERMINATION OF CHARGES FOR THE ESCARTING OF ABNORMAL VEHICLES IN TERMS OF SECTION 84A OF THE TRAFFIC BY-LAWS OF GERMISTON MUNICIPALITY

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the City Council of Germiston by Special Resolution determined the charges for the escarting of abnormal vehicles in terms of section 84A of the Traffic By-laws of Germiston Municipality.

The general purport is to determine and amend charges.

The amendment shall come into operation on 1 July 1988.

Copies of this determination are open for inspection during office hours at Room 037, Civic Centre, Cross Street, Germiston, for a period of 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette, to wit from 1 June 1988 to 15 June 1988.

Any person who desires to object to this determination must do so in writing to the Town Clerk within 14 (fourteen) days from the date of publication of this notice in the Provincial Gazette, to wit from 1 June 1988 to 15 June 1988.

J A DU PLESSIS
Town Clerk

Civic Centre
Cross Street
Germiston
1 June 1988
Notice No 71/1988

STADSRAAD VAN GERMISTON

VASSTELLING VAN GELDE VIR DIE BEGELEIDING VAN ABNORMALE VOERTUIE INGEVOLGE ARTIKEL 84A VAN DIE VERKEERSVERORDENINGE VAN DIE MUNISIPALITEIT GERMISTON

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston by Spesiale Besluit die gelde vir die begeleiding van

abnormale voertuie ingevolge artikel 84A van die Verkeersverordeninge van die Munisipaliteit Germiston vasgestel het.

Die algemene strekking van die besluit is om die geldie vas te stel en te wysig.

Die wysiging sal op 1 Julie 1988 in werking tree.

'n Afskrif van die vasstelling lê gedurende kantoorure by Kamer 037, Burgersentrum, Cross-straat, Germiston, ter insae vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, te wete vanaf 1 Junie 1988 tot 15 Junie 1988.

Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stadsklerk doen binne 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, te wete vanaf 1 Junie 1988 tot 15 Junie 1988.

J A DU PLESSIS
Stadsklerk

Burgersentrum
Cross-straat
Germiston
1 Junie 1988
Kennisgewing No 71/1988

946—1

CITY COUNCIL OF GERMISTON

AMENDMENT TO LIBRARY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Library By-laws.

The general purport of this notice is to draw a distinction between residents and non-residents and determine membership fees.

Copies of these draft by-laws are open to inspection at Room 037, Civic Centre, Cross Street, Germiston, during normal office hours for a period of 14 (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 (fourteen) days after the date of publication of this notice in the Provincial Gazette.

J A DU PLESSIS
Town Clerk

Civic Centre
Cross Street
Germiston
1 June 1988
Notice No 70/1988

STADSRAAD VAN GERMISTON

WYSIGING VAN BIBLIOTEEKVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorneem is om die Biblioteekverordeninge te wysig.

Die algemene strekking van hierdie kennisgewing is om 'n onderskeid tussen inwoners en nie-inwoners te tref en om lidmaatskapgelde vas te stel.

Afskrifte van hierdie konsepverordeninge lê ter insae te Kamer 037, Burgersentrum, Cross-straat, Germiston, gedurende normale kantoor-

ure vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 (veertien) dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J A DU PLESSIS
Stadsklerk

Burgersentrum
Cross-straat
Germiston
1 Junie 1988
Kennisgewing No 70/1988

947—1

CITY OF GERMISTON

PROPOSED PERMANENT CLOSURE AND ALIENATION OF A PORTION OF TEDSTONE ROAD WADEVILLE TOWNSHIP

It is hereby notified that it is the intention of the City Council of Germiston to permanently close a portion of Tedstone Road approximately 2242 square metres in extent, Wadeville Township in terms of the provisions of section 67 of the Local Government Ordinance 17 of 1939, as amended, and to alienate same, after the successful closure thereof to Hall Longmore and Co (Pty) Ltd at a price of R39 000,00 plus costs in terms of the provisions of section 79(18) of the aforementioned Ordinance.

Details and a plan of the proposed closure may be inspected in Room 037, Civic Centre, Cross Street, Germiston from Mondays to Fridays (inclusive) between the hours 08h30 to 12h30 and 14h00 to 16h00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before 1 July 1988.

A W HEYNEKE
Town Secretary

Civic Centre
Germiston
1 June 1988
Notice No 72/1988

STAD GERMISTON

VOORGENOME PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN TEDSTONEWEG DORP WADEVILLE

Hierby word kennis gegee dat die Stadsraad van Germiston van voorneem is om ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur 17 van 1939, soos gewysig, 'n gedeelte van die Tedstoneweg ongeveer 2242 vierkante meter groot, Dorp Wadeville permanent te sluit en om na die suksesvolle sluiting daarvan die geslotte straatgedeelte aan Hall Longmore en Co (Pty) Ltd te vervreem vir die bedrag van R39 000,00 plus koste ingevolge die bepalings van artikel 79(18) van voorgenooemde Ordonnansie.

Besonderhede van 'n plan as aanduiding van die voorgestelde sluiting lê van Maandae tot en met Vrydae tussen die ure 08h30 tot 12h30 en 14h00 tot 16h00 ter insae in Kamer 037, Burgersentrum, Cross-straat, Germiston.

Enigiemand wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding

wil instel moet dit skriftelik voor of op 1 Julie 1988 doen.

A W HEYNEKE
Stadssekretaris

Burgersentrum
Germiston
1 Junie 1988
Kennisgewing No 72/1988

948—1

HARTBEEFONTEIN VILLAGE COUNCIL

AMENDMENT TO DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Village Council of Hartbeesfontein, has by Special Resolution, amended the determination of charges for electricity supply, published in Provincial Gazette 4337, dated 1 August 1984, with effect from 1 January 1988, as follows:

1. By the substitution in items 2(2) and 3(2)(b) for the figure "9,75c" of the figure "10,75c".

2. By the substitution in item 4(2) for the figure "3c" of the figure "3,5c".

O J S OLIVIER
Town Clerk

Municipal Offices
PO Box 50
Hartbeesfontein
2600
1 June 1988
Notice No 4/1988

DORPSRAAD VAN HARTBEEFONTEIN

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN ELEKTRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Hartbeesfontein, by Spesiale Besluit, die vasstelling van gelde vir die voorsiening van elektrisiteit, gepubliseer in Provinciale Koerant 4337 van 1 Augustus 1984 met ingang 1 Januarie 1988, soos volg gewysig het:

1. Deur in items 2(2) en 3(2)(b) die syfer "9,75c" deur die syfer "10,75c" te vervang.

2. Deur in item 4(2) die syfer "3c" deur die syfer "3,5c" te vervang.

O J S OLIVIER
Stadsklerk

Munisipale Kantore
Postbus 50
Hartbeesfontein
2600
1 June 1988
Kennisgewing No 4/1988

949—1

TOWN COUNCIL OF HEIDELBERG

BY-LAWS FOR THE CONTROL OF PUBLIC VEHICLES AND THEIR DRIVERS

The Town Clerk of Heidelberg 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 Administrator.

These by-laws are divided into Chapters and a

Schedule referring to the following matters respectively —	
Chapter	Sections
1. General Provisions	1 — 11
2. Public Motor Vehicles and Taxi Drivers	
Definitions	12
Part 1 — Licensing	13 — 22
Part 2 — Control, Inspection and Supervision	23 — 55
3. Penalties	56 — 58

Schedule
Licence Fees

CHAPTER 1

GENERAL PROVISIONS

Definitions

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

“chief licence officer” means the head of the Council’s Licensing Department, any person authorised by the Council to act on his behalf, any person acting in his stead and any person designated by the Council to implement these by-laws;

“Council” means the Town Council of Heidelberg, 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 Election) 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;

“form” means a form prescribed by the Council and supplied by the Chief Licence Officer;

“licence” means a licence granted in terms of the Ordinance or a licence granted by the Council in terms of these by-laws as the case may be, and “licensed” has a corresponding meaning;

“medical officer of health” means the Medical Officer of Health of the Council, any person acting in his stead, and any person authorised by the Council to act on his behalf;

“motor vehicle” means any vehicle which is self-propelled and includes a trailer;

“municipality” means the area or district placed under the control and jurisdiction of the Council;

“officer” means an employee of the Council authorised to implement the provisions of these by-laws, and includes a member of the South African Police;

“premises” means premises used for or in connection with the carrying on of a business required to be licensed but, when such premises consists of part of a building, shall not include any part of such building which is not used for or in connection with the business concerned;

“public motor vehicle” means any motor vehicle —

(a) used for the conveyance thereon of persons or goods or both for reward; or

(b) plying for hire for use as aforesaid; or

(c) used to draw another public vehicle as herein defined and includes a trailer but does not include —

(i) an ambulance;

(ii) any motor vehicle owned by any Local Authority or by the State including the South African Transport Services and the Provincial Administration;

(iii) a schoolbus;

(iv) a hearse;

(v) any motor vehicle designed or adapted for salvaging other vehicles, commonly known as a ‘breakdown vehicle’; or

(vi) any other class of motor vehicle which the Council may prescribe as not being a public vehicle;

“trailer” means a vehicle which is not self-propelled and which is designed or adapted to be drawn by a motor vehicle, but does not include a side car attached to a motor cycle.

Payment for Licence Fees

2.(1) All licence fees shall be paid to the Council at the time the application for the licence, or for the renewal of the licence, is made.

(2) The licence fee specified in each item of the Schedule hereto shall be payable in respect of the licence to which every such item relates: Provided that if the liability to take out an annual licence arises after 30 June in any year, the licence fee for such year shall be reduced by one-half.

(3) Any fee paid in terms of subsection (2), shall be refunded to the applicant if the application for the licence or for the renewal of the licence is refused or withdrawn, provided the applicant satisfies the Chief Licence Officer that he has not carried on the business or undertaking for which the licence was required or used the vehicle for which the licence was required as a public vehicle, for any period during the year in respect of which the application is made.

(4) Any person who fails to apply for a licence within one month after the date upon which he becomes liable to take out a licence in terms of these by-laws, and who carries on any business or undertaking without a licence in contravention of these by-laws, shall, before a licence is granted, pay all arrear licence fees due in respect of the period during which he carried on such business or undertaking without the necessary licence.

(5) The payment of any amount in terms of subsection (4) shall not relieve any person of criminal liability arising from his failure to take out a licence nor shall the fact that a person has been convicted of an offence under these by-laws relieve him from the liability to pay any amount in terms of this section.

(6) An amount due by a person in terms of the provisions of these by-laws, except a fine upon conviction, shall be a debt payable to the Council and may be recovered by the Council in any competent court.

Dishonoured Cheques

3. Where a applicant for a licence or written authority pays the charge due by cheque and the cheque is dishonoured on presentation, such licence or written authority shall be void as from the date on which it was issued, and the applicant shall, on demand by the chief licence officer, forthwith deliver such licence, or written authority to the chief licence officer.

Period of Validity of Licence or Written Authorities

4. Any licence issued or written authority granted in terms of these by-laws, shall be valid up to and including 31 December of the year in respect of which it was issued, or granted.

Transferability of Licence

5. No licence granted in terms of these by-laws shall be transferable from the licensee to another person: Provided that, subject to the provisions of section 20, if a licensee dies, or if his estate is provisionally or finally sequestrated, or if the licensee, being a company is in the course of liquidation, or if the licensee becomes in any way incapable in law of carrying on his business or undertaking, then his widow, executer, trustee, liquidator or any curator bonis appoint-

ed by the Court, as the case may be, may on payment of the transfer fee prescribed in the Schedule hereto, carry on the business or undertaking for the unexpired period of the licence.

Partnership Licences

6.(1) Any licence granted to a partnership shall specify the full names of each of the partners and the style under which the business is to be carried on.

(2) Where any member of a partnership for any reason ceases to be a partner during the year for which a licence has been granted to the partnership, the remaining partner or partners may on payment of the transfer fee prescribed in the Schedule hereto, carry on the business or undertaking for the unexpired period of the licence.

(3) If a change in the composition of a partnership is occasioned by the admission of a new partner, the current licence granted to such partnership shall become null and void and the partnership shall apply for a new licence.

Document Lost or Destroyed

7. If the chief licence officer is satisfied that any licence issued or written authority granted in terms of these by-laws, has been lost or destroyed, he shall on receipt of a written request for a duplicate of any such document by the holder thereof, and upon payment of the appropriate fee prescribed in the Schedule hereto, issue a duplicate thereof.

Production of Document on Demand

8. Any person to whom a licence or written authority has been issued or granted, shall produce such document or a duplicate thereof on demand to any officer or to the chief licence officer within such reasonable time as such officer may determine.

Right of Entry and Inspection of Premises

9. Any officer may, for any purpose connected with the carrying out of these by-laws, at all reasonable times and without previous notice, enter upon any premises, whether or not such premises are used for or in connection with a business or undertaking required to be licensed, and make such inspection and enquiry as he may deem necessary.

Exemption

10. These by-laws shall not apply in respect of any business or undertaking which is carried on by or on behalf of the Council.

CHAPTER 2

PUBLIC MOTOR VEHICLES AND TAXI DRIVERS

Definitions

11. In this Chapter, unless the context otherwise indicates —

“approved rate” means the rate applicable to a taxi, prescribed in terms of the Road Transportation Act, 1977 (Act 74 of 1977), at the time the public road carrier permit in respect of such taxi was issued;

“public road” means any road, street or thoroughfare or any other place, whether a thoroughfare or not, which is commonly used by the public or section thereof or to which the public or a section thereof have a right of access and includes —

(a) the verge of any such road, street or thoroughfare;

(b) any bridge, ferry or drift traversed by any such road, street or thoroughfare; and

(c) any other work or thing forming part of or connected with or belonging to, such road, street or thoroughfare;

"taxi" means a public motor vehicle which is designed or adapted for the conveyance of not more than 9 persons, including the driver;

"true fare" means the total fare calculated in accordance with the approved rate.

PART 1: LICENSING

Public Motor Vehicles to be Licensed

12.(1) No person shall use or cause or permit to be used, a public motor vehicle on any public road within the municipality unless such vehicle has been licensed as a public motor vehicle: Provided that no licence shall be required in respect of any public motor vehicle passing through the municipal area to or from a point beyond the municipal boundaries.

(2) No person shall use or cause or permit to be used as a public motor vehicle, any vehicle, the licence of which has been suspended or cancelled in terms of section 59.

Presumption as to Conveyance for Hire

13. Any person who, by means of any vehicle conveys any passengers or goods or both on any public road within the municipality shall, in any proceedings relating to the conveyance of the passengers or goods or both, be deemed to have conveyed such passengers or goods or both for reward, until the contrary shall have been proved.

Requirements for New Public Motor Vehicle Licence

14. A public motor vehicle licence shall be granted to a person applying for the first time when he has lodged with the chief licence officer a completed application form together with the following relating to the vehicle concerned:

(a) A certificate of fitness in terms of the Road Traffic Ordinance, 1966, (Ordinance 21 of 1966);

(b) a current motor vehicle licence issued in terms of the Road Traffic Ordinance, 1966;

(c) a current public road carrier permit issued in terms of the Road Transportation Act, 1977 (Act 74 of 1977); and

(d) has paid the appropriate charge prescribed in the Schedule hereto.

Renewal of Public Motor Vehicle Licence

15.(1) An application for the renewal of a public motor vehicle licence shall be made not later than 31 January of the year in respect of which such licence is required in the manner provided for in subsection (2).

(2) The holder of a licence contemplated in subsection (1) who intends renewing such licence shall submit a duly completed application form to the chief licence officer together with a current public road carrier permit issued in terms of the Road Transportation Act, 1977, in respect of such vehicle and upon payment of the appropriate licence fee the chief licence officer shall renew such licence.

Transfer of Public Motor Vehicle Licence

16. Where the holder of a public motor vehicle licence substitutes the vehicle in respect of which such licence has been issued with another vehicle which he intends to use as a public motor vehicle, he shall, within 21 days after such substitution, submit the licence to the chief licence officer to be amended by the endorsement of the details of the substituted vehicle thereon.

Taxi Drivers to be Licensed

17.(1) No person shall drive or be employed to drive a taxi as a public motor vehicle unless he has obtained from the Council a taxi driver's licence which licence shall contain a black and white photograph of himself and which shall —

- (i) have been recently taken;
 - (ii) be clear-cut and without shadows;
 - (iii) be of the size commonly known as passport size and not less than 40 mm x 42 mm;
 - (iv) depict only his head and shoulders;
 - (v) show his full face without headgear,
- and which has been supplied by him.

(2) The Council may refuse to grant a taxi driver's licence where the Council is of the opinion that there is a sufficient number of drivers of taxis in the municipal area or where the applicant does not reside in the municipal area.

(3) The charge payable for a taxi driver's licence granted in terms of these by-laws, shall be as set out in the Schedule hereto.

(4) Notwithstanding the provisions of section 9, the holder of a taxi driver's licence shall display the licence on the passenger side of the dashboard of the taxi at all times while driving such taxi as a taxi.

Requirements for the Grant of a Taxi Driver's Licence

18.(1) Subject to the provisions of subsection (2), a taxi driver's licence shall be granted to any person who satisfies the Council that —

(a) he is competent to drive and control such vehicle;

(b) he has a good and sufficient knowledge of the rules of the road;

(c) he is not suffering from any physical or other defect which would render him incapable of effectively driving and controlling such vehicle without endangering public safety;

(d) he is of good character and a fit and proper person to act as driver of a public motor vehicle;

(e) he has a thorough knowledge of the topography of that part of the municipality in which he intends to drive a taxi, as ascertained by a test prescribed by the chief licence officer;

(f) he is in possession of a public driving permit issued in terms of the Road Traffic Ordinance, 1966.

(2) Every applicant applying for the first time for a taxi driver's licence contemplated in subsection (1), shall lodge with the chief licence officer a completed application form together with the test and licence fees prescribed in the Schedule hereto..

(3) A taxi driver may at any time be required to satisfy the Council that his current knowledge of the topography of the municipality is adequate, notwithstanding the fact that he has passed a test referred to in subsection (1)(f).

Renewal of Taxi Driver's Licence

19.(1) Application for the renewal of a taxi driver's licence shall be made on or before 14 January of the year in respect of which such licence is required, by duly completing the appropriate form, and by paying the appropriate fee prescribed in the Schedule hereto.

(2) If a taxi driver applies for the renewal of his taxi driver's licence, he may be required to undergo the test referred to in section 18(1)(e) if the chief licence officer deems this to be necessary.

Non-transferability of Taxi Driver's Licence

20. A taxi driver's licence shall not be transferable and no holder of a taxi driver's licence shall sell, hire out, lend or in any other way transfer or dispose of such licence.

Impersonation of a Taxi Driver

21. No person, not being a licenced taxi driver, shall pretend by word or conduct to be one.

PART 2: CONTROL, INSPECTION AND SUPERVISION

Licence to be Carried in Public Motor Vehicle

22. Notwithstanding the provisions of section 8, a public motor vehicle licence shall be carried in or on the public motor vehicle in respect of which such licence was issued at all times while such public motor vehicle is being used as a public motor vehicle on a public road, and shall be produced on demand to any officer, hirer or other person conveyed therein.

Fares Payable for Conveyance

23.(1) Save in the case of the conveyance of passengers or goods or both in or upon a public motor vehicle in respect of which there is an approved rate, the fare payable for such conveyance shall be mutually agreed upon between the hirer and the owner, driver or person in charge of such public motor vehicle.

(2) The fare payable for the conveyance of passengers or luggage or both in or upon a taxi in respect of which there is an approved rate shall be deemed to be the fare reflected on the taximeter fitted in such taxi until the contrary shall have been proved.

Failing or Refusing to Pay or Attempting to Evade Payment of the Fare Due

24. No hirer or passenger in or upon a public motor vehicle shall fail or refuse to pay, or attempt to evade payment of any fare lawfully due by him.

Furnishing of Name and Address by Person Conveyed in or on Public Motor Vehicle

25. Any person hiring, or conveyed in or upon, any public motor vehicle who, having failed or refused to pay or having attempted to evade payment of any fare lawfully due by him, shall when requested to do so by the driver, state his correct name and address.

Fulfilment of Engagements

26. No driver of a public motor vehicle, having made an engagement to convey a passenger or goods at a given time, shall fail or neglect to do so.

Conveyance of Dangerous or Offensive Articles or Filthy or Diseased Persons or Dead Bodies

27.(1) Subject to the provisions of regulations 114 and 115 of the Road Traffic Regulations, published under Administrator's Notice 1052, dated 28 December 1966, no driver of a public motor vehicle shall knowingly convey or carry therein the following:

(a) Any goods, article or thing of a dangerous or offensive nature;

(b) any person in a state of filth or suffering from any infectious or contagious disease;

(c) the dead body of any person or animal except animals or poultry intended for human consumption: Provided that such animal or poultry is properly wrapped.

(2) No person in charge of any person or thing the conveyance of which is prohibited in terms of subsection (1) or in charge of anything which to his knowledge has been exposed to, or contaminated with any infectious or contagious disease, shall place in any public motor vehicle any such person or thing.

(3) No person in a state of filth or suffering from any infectious or contagious disease shall enter any public motor vehicle or, having entered, remain upon such vehicle after being requested by the driver or conductor thereof to leave.

Disinfection of Public Motor Vehicle

28.(1) The owner, driver, conductor or any other person in charge of a public motor vehicle

shall take immediate steps to provide for the disinfecting of such vehicle as soon as it comes to his knowledge that —

(a) any person suffering from an infectious or contagious disease; or

(b) the body of any person who died of such disease; or

(c) anything which has been exposed to or contaminated with such disease, has been conveyed in or upon such vehicle, and shall forthwith report the matter to the Medical Officer of Health.

(2) Such owner, driver, conductor or other person shall carry out every instruction issued by the Medical Officer of Health in regard to the disinfection of such vehicle.

Driver's Right to Refuse to Convey Passengers

29.(1) A driver of a public motor vehicle may, and at the request of any passenger shall, refuse to convey any person who is in a state of intoxication or who is noisy or rowdy or otherwise misbehaving himself.

(2) No such person shall remain in or upon such vehicle after having been requested by the driver or conductor thereof to leave.

Preventing Engagement of any Public Motor Vehicle

30. No person shall, by using force or threats or in a clandestine manner or by any other unlawful means, prevent or seek to prevent any person from engaging any public motor vehicle, or the driver thereof from conveying passengers or goods for reward.

Unauthorised Handing Over of a Public Motor Vehicle by Driver

31. No driver of a public motor vehicle shall abandon his vehicle or allow any other person to drive a public motor vehicle which has been entrusted to him without the consent of the holder of the public road carrier permit issued in respect of such vehicle.

Behaviour and Clothing of Drivers

32. Any driver of a public motor vehicle shall be cleanly and decently clothed and shod and shall conduct himself in a proper, civil and decorous manner.

Property Left in Public Motor Vehicles

33. If any property left in a public motor vehicle is not claimed within twelve hours after it is discovered in such vehicle, the driver or conductor shall take such property to the nearest police station or to the office of the Chief Licence Officer and there deposit it with the officer on duty, who shall issue a receipt for such property to the person depositing it.

Duties of Chief Licence Officer in Connection with lost Property

34. If any lost property is deposited with the Chief Licence Officer, he shall forthwith enter the following in a book to be kept for the purpose:

(a) A description of the property;

(b) the name and address of the person who deposited it; and

(c) the date and time of receipt thereof.

Lost Property Office

35. All lost property deposited at the office of the Chief Licence Officer and not claimed within seven days shall be forwarded to the Council's Lost Property Office, a Charge Office of the South African Police, or such other place as the Council may from time to time direct.

Production of Public Motor Vehicles for Inspection

36. Any officer may call upon the owner of a public motor vehicle, or upon any person in charge of a public motor vehicle to produce such vehicle at any stated time and place for inspection, examination and for a road test, if considered necessary.

Paticulars of Place of Residence to be Furnished

37. Every owner of a taxi and every taxi driver licensed in terms of these by-laws shall register his residential address at the office of the Licence Officer and shall notify the Chief Licence Officer of any change of address within seven days thereof.

Taxi Called but not Used

38.(1) Any person calling or sending for a taxi and not further employing it shall pay the true fare from the stand or place where such taxi was engaged to the place to which such taxi has proceeded as result of such calling or sending.

(2) If a taxi is called or sent for and is kept waiting through no fault of the driver before such driver is informed that his services are no longer required, the person calling or sending for such taxi shall, in addition to the amount contemplated in subsection (1), pay the driver a fare for waiting time calculated according to the approved rate.

Conditions for Waiting for Passenger

39.(1) If any taxi is under hire the driver may, if required to wait, decline to do so unless the hirer —

(a) pays the true fare for driving to the place where he is required to wait; and

(b) deposits a sum calculated at the approved rate for waiting time for the period the hirer may desire to keep such taxi waiting.

(2) Such deposit shall be accounted for when such taxi is finally discharged, and payment for the total time of waiting shall be made at the approved rate.

(3) No driver shall, having received such deposit, depart before the expiry of the time for which such deposit is paid, or neglect or refuse duly to account for such deposit on the final discharge of the taxi.

Driver to Take the Shortest Route

40. The driver of any taxi whilst under hire shall drive to the destination of the hirer by the shortest route, unless otherwise directed by the hirer.

No Payment for Return Journey after Discharge of Taxi

41. No driver of a taxi shall be entitled to any fare in respect of the return journey from the place at which he has been discharged.

Smoking

42. No driver of a taxi under hire shall smoke any tobacco or other substance without the consent of every person conveyed therein.

Classification and Indentification of Taxis

43.(1) No taxi shall be licensed to convey passengers and luggage other than in accordance with the authorisation set out in the public road carrier permit issued in respect of such taxi.

(2) In addition to any requirement contained in the Road Transportation Act, 1977, and the regulations promulgated thereunder, every taxi shall bear a sign displayed on the roof bearing the words "Taxi for Hire/te Huur" in letters at least 35 mm in height and in such manner that the words face the front of the vehicle and, except during any period when the taxi is under

hire, such sign shall be so illuminated as to indicate adequately that such taxi is for hire.

Fitting of Taximeters of Taxis

44.(1) No person shall drive a taxi which, in terms of the public road carrier permit issued in respect thereof, is required to charge a fare according to an approved rate, unless a taximeter has been fitted to such taxi.

(2) Notwithstanding the provisions of subsection (1), a taximeter may be fitted to any other taxi.

(3) No taximeter shall be used until it has been tested and sealed by an officer.

(4) Every taximeter shall be set to indicate a fare calculated according to the approved rate.

(5) The use of an indicator to indicate the charge for extras shall be optional: Provided that if such indicator is used, the taximeter shall be fitted with a separate indicator to enable the charge for extras to be separately shown to the passengers conveyed in the taxi.

Position of Taximeter

45.(1) The taximeter shall be fitted in a position approved by the Council and more particularly shall be fitted on the inside of the taxi in such a position that the face upon which the charges to be paid by the passenger appear, are plainly visible from the rear of the taxi.

(2) Such face shall be lighted at night so as to be plainly visible to the passengers at all times.

Card Showing Approved Rates and other Information

46.(1) The driver of any taxi fitted with a taximeter shall obtain from the Chief Licence Officer a card showing the following in legible characters:

(a) the approved rate;

(b) the number of passengers the taxi is licensed to carry;

(c) the size of the tyres on the wheels of the taxi;

(d) the registration number of the taxi; and

(e) the number of the taximeter installed in the taxi.

(2) Such card shall be displayed in a conspicuous place in such taxi so as to be visible to the passengers carried in such taxi, while it is being used as a public motor vehicle.

(3) No rate other than the approved rate appearing on the card referred to in subsection (1), shall be displayed anywhere in or on the taxi.

Tolerance of Taximeters

47. In respect of any taximeter —

(a) over-registration of not more than 9 m per 1 km and under-registration of not more than 45 m per 1 km; and

(b) over-registration of three seconds per minute and under-registration of six seconds per minute, shall be permissible.

Taximeter Mechanism

48. Every taximeter shall be operated from the gearbox or from such other part of the mechanism of the taxi as may be approved by the Council.

Taximeter Flags

49.(1) Every taximeter fitted with a flag, shall indicate on such flag the words "For Hire" or "Te Huur" when the taxi is available for hire and shall be operated by the driver by hand.

(2) Such flag, and if an indicator for extra charges is fitted, such indicator, shall be the only portions of the taximeter which may be hand operated.

(3) Such flag shall be so fitted as to indicate the following:

(a) "For Hire" and "Te Huur" when the meter is not working;

(b) "Hire" or "Recording" or "Verhuur" or "Registreer" when the meter is recording the fare;

(c) "Time not Recording" or "Registreer nie Wagtyd nie" when the meter is not recording waiting time.

(4) Every driver of a taxi fitted with a flag as contemplated in subsection (1), shall ensure that, except for the period during which such taxi is under hire, such flag shall be so set as to indicate that such taxi is "For Hire" or "Te Huur".

Operation of Taximeter

50.(1) The driver of a taxi fitted with a taximeter shall, as soon as he arrives at the point where his hiring commences and not sooner, set the taximeter in motion, and shall upon the termination of hiring immediately stop the taximeter from recording.

(2) Upon the occurrence of any stoppage not caused by traffic congestion or by the action or request of any passenger, the said driver shall for the duration of such stoppage stop the taximeter from recording.

Taximeter Seals to be Kept Intact

51.(1) Any seal affixed to a taximeter in terms of section 44(3), shall at all times be kept intact and undamaged.

(2) If any such seal becomes broken or defaced, the driver of the taxi shall forthwith, before further conveying passengers, apply to the Chief Licence Officer to replace such seal.

(3) The Chief Licence Officer shall, on such application and on the taximeter being found to be in proper working order and registering a fare calculated according to the approved rate, and after payment of a charge of R5 for testing the taximeter, replace such seal.

Testing of Taximeters

52.(1) Any officer may at any time enter any taxi fitted with a taxi meter and order the driver to drive a distance sufficient to test the taxi meter.

(2) Any driver so ordered, shall immediately comply with such order and no payment shall be due for such drive: Provided that no driver of a taxi shall be ordered to proceed beyond the boundaries of the municipality.

(3) Where, as the result of any test, a taximeter is found to be not registering a fare calculated according to the approved rate, such officer may condemn such taximeter and remove therefrom the seal placed thereon in terms of section 44(3) and such taximeter shall not be used in any taxi until it has been retested, approved and sealed by the Council.

Charge for Testing Taximeter

53. The owner of a taxi shall pay to the Council a charge of R5 for every taximeter tested by the Council.

Interference with Taximeter and True Reading Thereof

54.(1) No person shall —

(a) destroy, break or tamper with the seal affixed by the Council to any taximeter;

(b) adjust, interfere or tamper with any taximeter or any connection thereof, or any tyre or

fitting of a taxi so as to cause the taximeter to register any fare other than a fare calculated according to the approved rate.

(2) No driver or owner of a taxi, having affixed thereto a taximeter which fails to register a fare calculated according to the approved rate, or having affixed thereto tyres of a size other than those which were on the vehicle at the time the taximeter was tested and sealed shall cause or permit such vehicle to be used as a public motor vehicle.

Requirements for Public Motor Vehicle used for the Conveyance of Goods

55.(1) No licence shall be issued for the use of, and no person shall use, any public motor vehicle for the conveyance of goods unless the owner has caused his name and address to be legibly and conspicuously painted or affixed on both sides of the vehicle.

(2) Such name and address shall be in block letter, at least 40 mm in height, and the colour of the letter shall be in contrast to the colour of the vehicle.

CHAPTER 3

PENALTIES

Offences

56.(1) Any person who —

(a) contravenes or fails to comply with any provision of these by-laws;

(b) fails to comply with any lawful order, instruction, demand, request, or requirement made, given or imposed by or in terms of these by-laws;

(c) fails to comply with any condition, restriction or requirement subject to which any licence or written authority has been granted in terms of these by-laws;

(d) knowingly makes a false statement when he is required to furnish any information in terms of these by-laws;

(e) by word, conduct or demeanour pretends to be an officer;

(f) threatens, resists, hinders or obstructs any officer in the exercise of his powers or the performance of his duties for the purpose of these by-laws; or

(g) being the owner or person in charge of premises fails, subject to the provisions of subsection (2), to ensure that an offence contemplated in paragraph (a) or (c) is not committed on or in respect of such premises, shall be guilty of an offence.

(2) It shall be competent defence if an owner or person referred to in paragraph (g) proves that he did not know of, could not reasonably have foreseen and could not have prevented the commission of the offence contemplated in subsection (1)(a) or (c).

General Penalty

57. Any person convicted of an offence in terms of the provisions of these by-laws, shall be liable to a fine not exceeding R300 or, in default of payment, to imprisonment for a period not exceeding twelve months or to both such fine and such imprisonment and in the case of a continuing offence, to a fine not exceeding R5 for each day during which such offence continues.

Review of Licence, Written Authority or Approval

58.(1) Notwithstanding the penalties provided for in section 57 or in terms of any other law, any licence, written authority or approval granted in terms of these by-laws shall be subject to review by the Council if —

(a) any provision of these by-laws is not complied with;

(b) the holder of the licence or written authority, fails to comply with any lawful order, instruction, restriction or requirements endorsed on the licence, written authority or approval concerned;

(c) circumstances exist which, if application for a new licence, written authority or approval had been made, the refusal of the application would have been justified.

Cancellation or Suspension of a Licence, Written Authority or Approval by the Council on Review

59.(1) The Council may, on the review of a licence, written authority or approval —

(a) cancel or suspend such licence or written authority;

(b) authorise the holder of the licence, written authority or approval to continue exercising his rights in terms thereof subject to any condition, restriction or requirement; or

(c) postpone its consideration and decision in respect of such review for such period as it may deem fit.

(2) Any person who contravenes or fails to comply with any condition, restriction or requirement contemplated in subsection (1)(b) shall be guilty of an offence.

SCHEDULE

Licence Fees	Yearly
1. Public Motor Vehicles	R
(1) Goods Vehicles	
Any public motor vehicles used for hire or reward	30,00
(2) Passenger Vehicles	
(a) Taxi	30,00
(b) Any other public motor vehicle which is designed to carry persons not exceeding nine in number and which is not a taxi	30,00
(c) A public motor vehicle designed or adapted solely or principally for the conveyance of persons exceeding nine in number, and which operates on a fixed route or schedule laid down by the Road Transportation Board	40,00
Plus R1 for each passenger in excess of twelve	
(d) Any other public motor vehicle designed or adapted solely for the conveyance of persons exceeding nine in number	40,00
2. Taxi Driver's Licence	2,00
3. Taxi Driver's Licence (Test Fee):	5,00
4. Transfer fee for Licences:	1,00
5. Duplicate Copy of Licence or Written Authority:	1,00
6. When application is made in respect of a period commencing on or after 1 July, half the annual fee shall be payable.	

G F SCHOLTZ
Town Clerk

Municipal Offices
PO Box 201
Heidelberg
2400
1 June 1988
Notice No 6/1988

ninge, te enige redelike tyd en sonder om vooraf kennis te gee, enige perseel betree, of sodanige perseel gebruik word vir of in verband met 'n besigheid of onderneming wat gelisensieer moet wees of nie, en sodanige inspeksie en navraag daar doen as wat hy nodig ag.

Vrystelling

10. Hierdie Verordeninge is nie van toepassing ten opsigte van enige besigheid of onderneming wat deur of namens die Raad bedryf word nie.

HOOFSTUK 2

OPENBARE MOTORVOERTUJE EN TAXIBESTUURDERS

Woordomskrywing

11. In hierdie Hoofstuk, tensy uit die samehang anders blyk, beteken —

"goedgekeurde tarief" die tarief wat op 'n taxi van toepassing is, soos voorgeskryf ingevolge die Wet op Padvervoer, 1977 (Wet 74 van 1977), ten tye van die uitreiking van 'n openbare padvervoerpermit ten opsigte van sodanige taxi;

"juiste reisgeld" die totale reisgeld wat bereken is ooreenkomsdig die goedgekeurde tarief;

"openbare pad" enige pad, straat of deurgang of enige ander plek hetsy 'n deurgang of nie, wat gewoonweg deur die publiek of deel daarvan gebruik word of waartoe die publiek of deel daarvan die reg van toegang het en ook —

(a) die soom van enige sodanige pad, straat of deurgang;

(b) enige brug, pont of drif waaroor of waardeur enige sodanige pad, straat of deurgang loop; en

(c) enige ander werk of ding wat deel uitmaak van of verbind is met, of behoort tot, sodanige pad, straat of deurgang.

"taxi" 'n openbare motorvoertuig wat ontwerp of aangepas is om hoogstens nege persone, met inbegrip van die bestuurder, te vervoer.

DEEL 1: LISENSIERING

Openbare Motorvoertuie moet Gelisensieer word

12.(1) Niemand mag 'n openbare motorvoertuig op enige openbare pad binne die munisipaliteit gebruik of dit laat gebruik, of toelaat dat dit gebruik word nie, tensy sodanige voertuig as 'n openbare motorvoertuig gelisensieer is: Met dien verstande dat geen lisensie nodig is vir enige openbare motorvoertuig wat deur die munisipale gebied of na of van 'n plek buite die munisipale grense ry nie.

(2) Niemand mag enige voertuig waarvan die lisensie ingevolge artikel 59 opgeskort of ingetrek is, gebruik of dit laat gebruik of toelaat dat dit gebruik word as 'n openbare motorvoertuig nie.

Vermoede Betreffende Vervoer teen Vergoeding

13. In enige regsproses wat betrekking het op die vervoer van passasiers of goedere of beide, word daar geag dat die persoon wat met behulp van 'n voertuig enige passasiers of goedere of beide op enige openbare pad binne die munisipaliteit vervoer, sodanige passasiers of goedere of beide teen vergoeding vervoer het, totdat die teendeel bewys word.

Vereistes vir 'n Nuwe Licensie vir 'n Openbare Motorvoertuig

14. 'n Licensie vir 'n openbare motorvoertuig

word aan iemand wat vir die eerste keer aansoek doen toegestaan wanneer hy 'n ingevulde aansoekvorm saam met die volgende ten opsigte van die betrokke voertuig by die lisensiehoof ingediend het:

(a) 'n Geskiktheidsertifikaat ingevolge die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966);

(b) 'n geldende motorvoertuiglisensie wat ingevolge die Ordonnansie op Padverkeer, 1966, uitgereik is;

(c) 'n geldende openbare padvervoerpermit wat ingevolge die Wet op Padvervoer, 1977 (Wet 74 van 1977), uitgereik is; en

(d) wat die toepaslike bedrag wat in die Bylae hierby voorgeskryf word, betaal het.

Hernuwing van Licensie vir 'n Openbare Motorvoertuig

15.(1) 'n Aansoek om die hernuwing van 'n lisensie vir 'n openbare motorvoertuig moet nie later nie as 31 Januarie van die jaar ten opsigte waarvan sodanige lisensie vereis word, gedoen word op die wyse wat in subartikel (2) bepaal word.

(2) Die houer van 'n lisensie soos in subartikel (1) beoog en, wat van voorname is om sodanige lisensie te hernieu, moet 'n behoorlik ingevulde aansoekvorm, tesame met 'n geldende padvervoerpermit, uitgereik ingevolge die Wet op Padvervoer, 1977, ten opsigte van sodanige voertuig by die lisensiehoof indien en by betaling van die toepaslike lisensiegeld moet die lisensiehoof sodanige lisensie hernieu.

Oordrag van 'n lisensie vir 'n Openbare Voertuig

16. Waar die houer van 'n lisensie vir 'n openbare motorvoertuig die voertuig ten opsigte waarvan sodanige lisensie uitgereik is, deur 'n ander voertuig vervang wat hy van voorname is om as 'n openbare motorvoertuig te gebruik, moet hy binne 21 dae na sodanige vervanging die lisensie aan die lisensiehoof voorle sodat dit gewysig kan word deur die besonderhede van die vervangende voertuig daarop aan te bring.

Taxibestuurders moet gelisensieer wees

17.(1) Niemand mag 'n taxi as 'n openbare motorvoertuig bestuur of in diens geneem word om 'n taxi te bestuur nie, tensy hy van die Raad 'n taxibestuurderslisensie verkry het wat 'n swart-en-wit foto van homself bevat wat —

(i) onlangs geneem is;

(ii) duidelik en sonder skaduwees is;

(iii) van 'n grootte is wat gewoonweg bekend staan as die paspoortgrootte en minstens 40 mm x 42 mm is;

(iv) net sy kop en skouers toon;

(v) sy volle gesig sonder hooftooisel toon,

en wat deur homself voorsien is.

(2) Die Raad kan weier om 'n taxibestuurderslisensie toe te staan indien die Raad van mening is dat daar genoeg bestuurders van taxi's in die gebied van die munisipaliteit is of waar die aansoeker nie binne die munisipaliteit se gebied woon nie.

(3) Die gelde betaalbaar vir 'n taxibestuurderslisensie ingevolge hierdie Verordeninge toegestaan, is soos in die Bylae hierby voorgeskryf.

(4) Ondanks die bepalings van artikel 9, moet die houer van 'n taxibestuurderslisensie die lisensie te alle tye wat hy sodanige taxi as 'n taxi bestuur aan die passasierkant van die instrumentpaneel van die huurmotor ten toon stel.

Vereistes vir die Toestaan van 'n Taxibestuurderslisensie

18.(1) Onderworpe aan die bepalings van subartikel (2), word 'n taxibestuurderslisensie aan enige persoon toegestaan wat die Raad daarvan oortuig dat —

(a) hy bevoeg is om sodanige voertuig te bestuur en te beheer;

(b) hy deeglik vertroud is met die verkeersreëls;

(c) hy nie aan enige liggaamlike of ander gebrek ly wat hom ongeskik maak om sodanige voertuig doeltreffend te bestuur en te beheer sonder om die publiek in gevaa te stel nie;

(d) hy van goeie karakter is en 'n gewenste persoon is om 'n openbare voertuig te bestuur;

(e) hy vertroud is met die topografie van daardie deel van die munisipaliteit waar hy voornemens is om 'n taxi te bestuur soos bepaal deur middel van 'n toets wat voorgeskryf is deur die lisensiehoof;

(f) hy 'n openbare bestuurspermit besit wat ingevolge die Ordonnansie op Padverkeer, 1966, uitgereik is.

(2) Elke aansoeker wat vir die eerste keer aansoek doen om 'n taxibestuurderslisensie in subartikel (1) moet 'n ingevulde aansoekvorm saam met die toets- en lisensiegeld wat in die Bylae hierby voorgeskryf word, by die lisensiehoof indien.

(3) Daar kan te eniger tyd van 'n taxibestuurder vereis word om die Raad te oortuig dat sy huidige kennis van die topografie van die munisipaliteit toereikend is, ondanks die feit dat hy 'n toets wat in subartikel (1)(f) genoem word, geslaag het.

Hernuwing van Taxibestuurderslisensie

19.(1) Aansoek om die hernuwing van 'n taxibestuurderslisensie moet voor of op 14 Januarie van die jaar ten opsigte waarvan sodanige lisensie vereis word, gedoen word deur die toepaslike vorm behoorlik in te vul en die toepaslike geld wat in die Bylae hierby voorgeskryf word, te betaal.

(2) Indien 'n taxibestuurder aansoek doen om sy taxibestuurderslisensie te hernieu, kan daar van hom vereis word om die toets waarna daar in artikel 18(1)(e) verwys word, af te le indien die lisensiehoof dit nodig ag.

Nie-oordraagbaarheid van Taxibestuurderslisensie

20. 'n Taxibestuurderslisensie is nie oordraagbaar nie en geen houer van 'n taxibestuurderslisensie mag sodanige lisensie verkoop, verhuur, uitleen of dit op enige ander wyse oordra of vervreem nie.

Voordoen as 'n Taxibestuurder

21. Niemand wat nie 'n gelisensieerde taxibestuurder is nie, mag hom deur sy woorde of gedrag as 'n gelisensieerde taxibestuurder voor doen nie.

DEEL 2: BEHEER, INSPEKSIE EN TOESIGHOUING

Licensie moet in die Openbare Motorvoertuig gehou word

22. Ondanks die bepalings van artikel 8, moet 'n lisensie vir 'n openbare motorvoertuig te alle tye terwyl sodanige voertuig as 'n openbare motorvoertuig op 'n openbare pad gebruik word, in of aan die openbare motorvoertuig waarvoor sodanige lisensie uitgereik is, gehou word en dit moet op aanvraag aan enige beampete, huurdier of ander persoon wat daarin vervoer word, getoon word.

Reisgeld wat vir Vervoer betaal moet word

23.(1) Behalwe in die geval van die vervoer van passasiers of goedere of albei in of op 'n openbare motorvoertuig ten opsigte waarvan daar 'n goedgekeurde tarief is, word daar onderling tussen die huurder en die eienaar, bestuurder of persoon in beheer van sodanige openbare motorvoertuig, oor die reisgeld wat vir sodanige vervoer betaalbaar is, ooreengekomm.

(2) Daar word geag dat die reisgeld wat betaalbaar is vir die vervoer van passasiers of bagasie of albei in of op 'n taxi ten opsigte waarvan daar 'n goedgekeurde tarief is, die reisgeld is wat op die tarifsmeter in sodanige taxi aangegee word, totdat die teendeel bewys word.

Versuim of Weiering om die Verskuldigde Huurgeld te Betaal of Poging om die Betaling daarvan te Ondsuik

24. Geen huurder van of passasier in of op 'n openbare motorvoertuig mag versuim of weier om enige reisgeld wat hy wettiglik skuld, te betaal of poog om die betaling daarvan te ontsuik nie.

Die persoon wat in of op 'n Openbare Motorvoertuig Vervoer word, moet sy Naam en Adres Verstrek

25. Enige persoon wat enige openbare motorvoertuig huur of daarin van daarop vervoer word en versuim of weier om enige reisgeld wat hy wettig skuld, te betaal, of poog om die betaling daarvan te ontsuik, moet, wanneer die bestuurder hom daarom vra, sy juiste naam en adres verstrek.

Nakom van Afsprake

26. Geen bestuurder van 'n openbare motorvoertuig, wat 'n afspraak gemaak het om 'n passasier of goedere op 'n bepaalde tydstip te vervoer, mag versuim of nalaat om dit te doen nie.

Vervoer van Gevaarlike of Aanstootlike Artikels, of van Vuil of Siek Persone of Lyke

27.(1) Behoudens die bepalings van Regulasies 114 en 115 van die Padverkeerregulasies, gepubliseer by Administrateurskennisgewing 1052 van 28 Desember 1966, mag geen bestuurder van 'n openbare motorvoertuig wetend die volgende daarin vervoer of daarmee karwei nie:

(a) Enige goedere, artikel of saak van 'n gevaaarlike of aanstootlike aard;

(b) iemand wat smerig vuil is, of wat aan 'n besmetlike of aansteeklike siekte ly;

(c) 'n lyk of karkas, uitgesonderd karkasse van diere of pluimvee wat vir menslike verbruik bedoel is, mits sodanige diere- of pluimveekarkas behoorlik toegedraai is.

(2) Niemand wat beheer het oor enige persoon of ding waarvan die vervoer ingevolge subartikel (1) verbode is, of beheer het oor enigets wat na sy wete blootgestel is aan of besmet is met enige besmetlike of aansteeklike siekte mag enige sodanige persoon of ding in enige openbare motorvoertuig plaas nie.

(3) Niemand wat smerig vuil is of wat aan enige besmetlike of aansteeklike siekte ly, mag in enige openbare motorvoertuig klim nie, of indien hy reeds daar in, daarin bly nadat die bestuurder of kondukteur daarvan hom versoek het om daaruit te klim nie.

Onsmitting van Openbare Motorvoertuig

28.(1) Die eienaar, bestuurder, kondukteur of enige ander persoon wat beheer oor 'n openbare voertuig het, moet onmiddellik stappe doen om sodanige voertuig te laat ontsmet sodra hy te wete kom dat —

(a) enige persoon wat aan 'n besmetlike of aansteeklike siekte ly; of

(b) die lyk van enige persoon wat aan sodanige siekte oorlede is; of

(c) enigets wat aan sodanige siekte blootgestel of daarvrome besmet is, in of op sodanige voertuig vervoer is, en moet die saak onmiddellik by die stadsgenesheer aanmeld.

(2) Sodanige eienaar, bestuurder, kondukteur of ander persoon moet elke opdrag uitvoer wat die stadsgenesheer in verband met die ontsmitting van sodanige voertuig uitreik.

Bestuurder kan weier om Passasiers te Vervoer

29.(1) 'n Bestuurder van 'n openbare voertuig kan, en moet op versoek van enige passasier, weier om enige persoon te vervoer wat onder die invloed van sterk drank verkeer, of wat luiderig of rumoerig is of wat hom op 'n ander manier misdra.

(2) Geen sodanige persoon mag in of op sodanige voertuig bly nadat hy deur die bestuurder daarvan versoek is om uit te klim nie.

Verhindering om enige Openbare Motorvoertuig te Huur

30. Niemand mag met geweld of dreigemente of op 'n heimlike of ander wederregtelike wyse verhinder of probeer verhinder dat enige persoon enige openbare motorvoertuig huur of dat die bestuurder daarvan passasiers of goedere teen beloning vervoer nie.

Ongeoorloofde Oorhandiging van 'n Openbare Voertuig deur 'n Bestuurder

31. Geen bestuurder van 'n openbare motorvoertuig mag sy voertuig verlaat of iemand anders toelaat om 'n openbare motorvoertuig wat aan hom toevertrou is, te bestuur sonder die toestemming van die houer van die openbare padvervoerpermit wat ten opsigte van sodanige voertuig uitgereik is nie.

Gedrag en Kleredrag van Bestuurders

32. Enige bestuurder van 'n openbare motorvoertuig moet skoon en fatoenlik geklee en geskoei wees en moet hom betaamlik, beleef en welvoeglik gedra.

Goedere wat in Openbare Motorvoertuig agtergelaat word

33. Indien enige goedere wat in 'n openbare motorvoertuig agtergelaat word, nie binne twaalf uur nadat dit in sodanige voertuig ontdek is, opgeëis word nie, moet die bestuurder of kondukteur sodanige goedere na die naaste polisiestasie of na die kantoor van die lisensiehoof toe neem en dit daar afgee aan die diensdoende beampete wat 'n kwitansie vir sodanige goedere aan die persoon wat dit afgee, moet uitrek.

Pligte van Lisensiehoof in Verband met Verlore Goedere

34. Indien enige verlore goedere aan die lisensiehoof afgegee word, moet hy onverwyd die volgende aanteken in 'n boek wat vir die doel aangehou word:

(a) 'n Beskrywing van die goedere;

(b) die naam en adres van die persoon wat dit afgegee het; en

(c) die datum en tyd waarop dit ontvang is.

Kantoor vir Verlore Goedere

35. Alle verlore goedere wat by die kantoor van die lisensiehoof afgegee is en wat nie binne sewe dae opgeëis word nie, moet by die Raad se Kantoor vir Verlore Goedere, 'n aanklagkan-

toor van die Suid-Afrikaanse Polisie, of sodanige ander plek wat die Raad van tyd tot tyd bepaal, ingedien word.

Openbare Motorvoertuie moet Gebring word om Ondersoek te word

36. Enige beampete kan die eienaar van 'n openbare motorvoertuig of enige persoon wat beheer het oor 'n openbare motorvoertuig, aansê om sodanige voertuig op enige bepaalde tyd en plek te bring sodat dit nagegaan, ondersoek en indien dit nodig geag word, aan 'n padtoets onderwerp word.

Besonderhede van Woonplek moet verstrek word

37. Elke eienaar van 'n taxi en elke taxibestuurder wat ingevolge hierdie verordeninge gelisensierte is, moet sy woonadres by die kantoor van die lisensiehoof regstreer en moet die lisensiehoof binne sewe dae na enige adresverandering daarvan in kennis stel.

Taxi's wat Ontbied word, Maar nie Gebruik word nie

38.(1) Enige persoon wat 'n taxi ontbied of laat ontbied en dit dan nie verder gebruik nie, moet die juiste reisgeld van die staanplek af of van die plek waar die taxi gehuur is, tot by die plek waarheen sodanige taxi as gevolg van sodanige ontbieding moet ry, betaal.

(2) Indien 'n taxi ontbied of laat ontbied word en sodanige taxi sonder die toedoen van die bestuurder moet wag voordat sodanige bestuurder verwittig word dat sy dienste nie meer nodig is nie, moet die persoon wat sodanige taxi ontbied of laat ontbied het, benewens die bedrag wat in subartikel (1) beoog word, 'n bedrag vir wagtyd aan die bestuurder betaal wat bereken word volgens die goedgekeurde tarief.

Voorwaardes Waarop daarop Passasiers Gewag moet word

39.(1) Indien enige taxi gehuur is, kan die bestuurder, indien daar van hom verlang word om te wag, weier om dit te doen, tensy die huurder —

(a) die juiste reisgeld vir die rit tot by die plek waar hy moet wag, betaal; en

(b) 'n bedrag, bereken volgens die goedgekeurde tarief vir wagtyd, ten opsigte van die tydperk wat die huurder verlang dat sodanige taxi moet wag, deponeer.

(2) Daar moet van sodanige depositorekenskap gegee word wanneer die taxi finaal weggestuur word en daar moet volgens die goedgekeurde tarief vir die hele wagtyd betaal word.

(3) Geen bestuurder wat sodanige depositorekenskap ontvang het, mag vertrek voordat die tyd ten opsigte waarvan sodanige deposito betaal is, verstrik het, of nalaat of weier om behoorlik rekenskap van sodanige deposito te gee wanneer die taxi finaal weggestuur word nie.

Die Bestuurder moet die Kortste Roete volg

40. Die bestuurder van enige taxi moet, terwyl die taxi gehuur is, die kortste roete na die bestemming van die huurder ry, tensy die huurder 'n ander opdrag aan hom gee.

Geen Betaling vir Terugreis nadat Taxi Weggestuur word nie

41. Geen bestuurder van 'n taxi is geregtig om enige reisgeld ten opsigte van die terugreis van die plek af waar die taxi weggestuur is nie.

Rook

42. Geen bestuurder van 'n taxi wat in huur is, mag sonder die toestemming van elke persoon

wat daarin vervoer word, enige tabak of iets anders rook nie.

Indeling en Identifikasie van Taxi's

43.(1) Geen taxi mag gelisensieer word om passasiers en bagasie te vervoer behalwe ooreenkomsdig die magtiging wat uiteengesit word in die openbare padvervoerpermit wat ten opsigte van sodanige taxi uitgereik is.

(2) Benewens enige vereiste wat vervat is in die Wet op Padvervoer, 1977, en die regulasies wat daarkragtens uitgevaardig is, moet elke taxi 'n teken op die dak vertoon waarop die woorde "Taxi for Hire/te Huur" verskyn in letters wat minstens 35 mm hoog is en op sodanige wyse dat die woorde na die voorcant van die voertuig wys, en sodanige teken moet, behalwe gedurende enige tydperk waartydens die taxi in huur is so verlig wees dat dit duidelik aandui dat sodanige taxi te huur is.

Aanbring van Tariefmeters aan Taxi's

44.(1) Niemand mag 'n taxi bestuur wat ingevolge die openbare padvervoerpermit wat ten opsigte daarvan uitgereik is, reisgeld moet vra volgens 'n goedgekeurde tarief nie, tensy 'n tariefmeter in sodanige taxi aangebring is.

(2) Ondanks die bepalings van subartikel (1), kan 'n tariefmeter in enige ander taxi aangebring word.

(3) Geen tariefmeter mag gebruik word alvorens 'n beampete dit getoets en verseël het nie.

(4) Elke tariefmeter moet so gestel word dat dit 'n reisgeld wat kragtens die goedgekeurde tarief bereken is aangegee.

(5) Die gebruik van 'n toestel om bykomende koste aan te duif, is opioneel; Met dien verstande dat indien sodanige toestel gebruik word, die tariefmeter 'n afsonderlike aanwyser moet hê wat die bykomende koste afsonderlik aan die passasier wat in die taxi vervoer word, toon.

Plek waar Tariefmeter Aangebring moet word

45.(1) Die tariefmeter moet aangebring word op 'n plek wat die Raad goedkeur, en meer bepaald binne in die taxi op sodanige plek dat die vlak daarvan waarop die bedrag wat die passasier moet betaal, verskyn, duidelik van die agterste sigglek van die taxi af sigbaar is.

(2) Sodanige vlak moet snags verlig word sodat die passasiers dit te alle tye duidelik kan sien.

Kaart met Goedgekeurde Tarief en ander Inligting

46.(1) Die bestuurder van enige taxi wat met 'n tariefmeter toegerus is, moet 'n kaart by die lisensiehoof kry met die volgende in leesbare karakterteken daarop:

(a) Die goedgekeurde tarief;

(b) die getal passasiers wat ingevolge die lisensie in die taxi vervoer mag word;

(c) die grootte van die buitebande aan die wiele van die taxi;

(d) die registrasienommer van die taxi; en

(e) die nommer van die tariefmeter wat in die taxi aangebring is.

(2) Sodanige kaart moet op 'n opvallende plek in sodanige taxi vertoon word sodat die passasiers wat in so 'n taxi vervoer word terwyl dit as 'n openbare motorvoertuig gebruik word, dit duidelik sal kan sien.

(3) Geen tarief behalwe die goedgekeurde tarief wat op die kaart verskyn wat in subartikel (1) genoem word, mag op enige plek in of aan die taxi vertoon word nie.

Toelaatbare Afwykings by Tariefmeters

47. Ten opsigte van enige tariefmeter is —

(a) 'n Oorregistrasie van hoogstens 9 m per 1 km en 'n onderregistrasie van hoogstens 45 m per 1 km; en

(b) 'n oorregistrasie van drie sekondes per minuut en 'n onderregistrasie van ses sekondes per minuut, toelaatbaar.

Aandrywing van Tariefmeter

48. Elke tariefmeter moet vanaf die ratkas of vanaf sodanige ander deel van die mekanisme van die taxi wat die Raad goedkeur, aangedryf word.

Tariefmetervlaggies

49.(1) Elke tariefmeter wat met 2 'n vlaggie toegerus is, moet die woorde "TE HUUR" of "FOR HIRE" op sodanige vlaggie vertoon wanneer die taxi te huur is en die bestuurder moet dit met die hand werk.

(2) Sodanige vlaggie, en indien daar 'n toestel aangebring is wat die bykomende koste aanwys, sodanige toestel, moet die enigste gedeeltes van die tariefmeter wees wat met die hand gewerk kan word.

(3) Sodanige vlaggie moet so aangebring word dat dit die volgende aantoon:

(a) "Te huur" en "For Hire" wanneer die meter nie loop nie;

(b) "Verhuur" of "Registreer" of "Hire" of "Recording" wanneer die meter die reisgeld registréer;

(c) "Registreer nie Wagtyd nie" of "Time not Recording" wanneer die meter nie wagtyd registreer nie.

(4) Elke bestuurder van 'n taxi wat met 'n vlaggie toegerus is soos in subartikel (1) beoog, moet toesien dat, behalwe vir die tydperk waartydens sodanige taxi in huur is, sodanige vlaggie so gestel is dat dit aantoon dat sodanige taxi "Te huur" of "For Hire" is.

Gebruik van Tariefmeter

50.(1) Die bestuurder van 'n taxi wat met 'n tariefmeter toegerus is moet, sodra hy by die plek aankom waar die huurrit begin, en nie eerder nie, die tariefmeter aan die gang sit, en sodra die huurrit eindig die tariefmeter dadelik afskakel sodat dit nie meer registréer nie.

(2) Indien daar 'n oponthoud ontstaan wat nie deur 'n verkeersopeenhoping of deur enige ander handeling of versoek van enige passasier veroorsaak is nie, moet genoemde bestuurder die tariefmeter afskakel sodat dit nie registréer terwyl die oponthoud voortduur nie.

Seël van Tariefmeter moet Ongeskonde bly

51.(1) Enige seël wat ingevolge artikel 44(3) aan 'n tariefmeter bevestig is, moet te alle tye ongeskonde en onbeskadig bly.

(2) Indien enige sodanige seël gebreek word of beskadig raak, moet die bestuurder van die taxi onmiddellik, en voordat nog passasiers vervoer word, by die lisensiehoof aansoek doen om sodanige seël te vervang.

(3) Die lisensiehoof moet na sodanige aansoek, en as daar bevind word dat die tariefmeter behoorlik werk en 'n reisgeld wat bereken is volgens die goedgekeurde tarief, registréer, en na betaling van 'n bedrag van R5 vir die toets van die tariefmeter, sodanige seël vervang.

Toets van Tariefmeters

52.(1) Enige beampete kan te eniger tyd in enige taxi klim wat met 'n tariefmeter toegerus is

en die bestuurder aansê om ver genoeg te ry sodat hy die tariefmeter kan toets.

(2) Enige bestuurder wat so 'n opdrag ontvang, moet onmiddellik aan sodanige opdrag gevole gee en daar word nie vir sodanige rit betaal nie; Met dien verstande dat geen bestuurder van 'n taxi aangesê mag word om verder as die grense van die munisipaliteit te ry nie.

(3) Indien daar op grond van enige toets bevin word dat 'n tariefmeter nie 'n reisgeld, bereken volgens die goedgekeurde tarief, regstreer nie, kan sodanige beampete sodanige tariefmeter afkeur en die seël wat ingevolge artikel 44(3) daarvan bevestig is, verwijder, en sodanige tariefmeter mag dan nie in enige taxi gebruik word alvorens die Raad dit weer getoets, goedgekeur en verseël het nie.

Gelde vir die Toets van Tariefmeters

53. Die eienaar van 'n taxi moet 'n bedrag van R5 vir elke tariefmeter wat die Raad toets, aan die Raad betaal.

Peuter met Tariefmeter en Juiste Aflesing Daarvan

54.(1) Niemand mag —

(a) die seël wat die Raad aan enige tariefmeter bevestig het, vernietig, breek of daaraan peuter nie;

(b) enige tariefmeter of enige verbinding daarvan, of enige buiteband of toebehore van 'n taxi verstel, hom daarmee bemoei of daaraan peuter sodat die tariefmeter enige reisgeld behalwe 'n reisgeld wat ingevolge die goedgekeurde tarief bereken word, registréer nie.

(2) Geen bestuurder of eienaar van 'n taxi wat 'n tariefmeter aan sy voertuig het, wat nie 'n reisgeld, bereken volgens die goedgekeurde tarief, regstreer nie, of wat buitebande aan die voertuig aangeset het wat van 'n ander grootte is as die wat die voertuig aangehad het toe die tariefmeter getoets en verseël is, mag sodanige voertuig as 'n openbare motorvoertuig gebruik of dit aldus laat gebruik of toelaat dat dit aldus gebruik word nie.

Vereistes vir Openbare Motorvoertuig wat gebruik word om Goedere te Vervoer

55.(1) Geen lisensie mag uitgereik word vir die gebruik en niemand mag gebruik maak van enige openbare motorvoertuig vir die vervoer van goedere nie, tensy die eienaar sy naam en adres duidelik leesbaar en opvallend aan weerskante van die voertuig laat skilder of laat bevestig het.

(2) Sodanige naam en adres moet in blokletters, minstens 40 mm hoog, wees en die kleur van die letters moet 'n kontras met die kleur van die voertuig vorm.

HOOFTUK 3

STRAFBEPALINGS

Misdrywe

56.(1) Enige persoon wat —

(a) enige bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen;

(b) versuim om aan enige wettige bevel, opdrag, eis, versoek of vereiste wat deur ingevolge hierdie verordeninge gegee, gedoen of geset word, te voldoen;

(c) versuim om aan enige voorwaarde, beperking of vereiste onderworpe waaraan enige lisensie of skriftelike magtiging ingevolge hierdie verordeninge toegestaan is, te voldoen;

(d) wetend 'n valse verklaring maak wanneer

van hom vereis word om inligting ingevolge hierdie verordeninge te verstrek;

(e) hom deur woorde, gedrag of houding as 'n beamppte voordoen;

(f) enige beamppte dreig, hom teen hom verset, hom hinder of hom dwarsboom terwyl hy vir die toepassing van hierdie verordeninge sy bevoegdheide uitvoer of sy pligte nakom; of

(g) as eienaar van of persoon wat beheer het oor 'n perseel, versuum, onderworpe aan die bepalings van subartikel (2), om te sorg da 'n misdryf wat in paragraaf (a) of (c) beoog word, nie in of ten opsigte van sodanige perseel gepleeg word nie, is skuldig aan 'n misdryf.

(2) Dit is voldoende verweer indien 'n eienaar van persoon waarna in paragraaf (g) verwys word, bewys dat hy nie geweet het, nie redelikwys kon voorsien het nie en nie kon voorkom het dat die misdryf wat in subartikel (1)(a) of (c) beoog word, gepleeg word nie.

Algemene Straf

57. Iemand wat ingevolge die bepalings van hierdie verordeninge aan 'n misdryf skuldig gevind word, is strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevengenisstraf vir 'n tydperk van hoogstens twaalf maande of met beide sodanige boete en gevengenisstraf en in geval van 'n voortdurende misdryf, met 'n boete van hoogstens R5 vir elke dag wat sodanige oortreding voortduur.

Hersiening van Licensies of Skriftelike Magtiging

58.(1) Ondanks die strawwe waarvoor daar in artikel 57 of ingevolge enige ander wet voorsiening gemaak word, kan die Raad enige licensie of skriftelike magtiging of goedkeuring wat ingevolge hierdie verordeninge toegestaan is, hersien indien —

(a) enige bepaling van hierdie verordeninge nie nagekom word nie; of

(b) die houer van die licensie of skriftelike magtiging versuum om te voldoen aan enige wettige bevel, opdrag, beperking of vereiste wat op die betrokke licensie, skriftelike magtiging of goedkeuring geëndosseer is;

(c) omstandighede bestaan wat, indien daar om 'n nuwe licensie skriftelike magtiging of goedkeuring aansoek gedoen was, die weiering van die aansoek sou geregtig het.

Intrekking op Opskorting van 'n Licensie of Skriftelik Magtiging deur die Raad by Hersiening

59.(1) Die Raad kan, by hersiening van 'n licensie of skriftelike magtiging —

(a) sodanige licensies of skriftelike magtiging intrek of opskort;

(b) die houer van die licensie, skriftelike magtiging of goedkeuring magtig om sy regte ingevolge daarvan te bly uitoefen onderworpe aan enige voorwaarde, beperking of vereiste;

(c) die oorweging en besluit ten opsigte van sodanige hersiening vir sodanige tydperk wat hy goeddink, uitstel.

(2) Iemand wat enige voorwaarde, beperking of vereiste wat in subartikel (1)(b) beoog word, oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf.

BYLAE		STAD JOHANNESBURG
LISENSIEGELDE	JAARLIKS	BEOOGDE PERMANENTE SLUITING VAN GEDEELTES VAN KING EDWARD-, SHAKESPEARE- EN NAPIERWEG, LOMBARDY-OOS
1. Openbare Motorvoertuie	R	(Kennisgewing ingevolge artikel 67(3) van die Ordonnansie van Plaaslike Bestuur, 1939)
(1) Goederevoertuie	30,00	Die Raad is voornemens om gedeeltes van King Edward-, Shakespeare- en Napierweg, permanent te sluit onderworpe aan sekere voorwaardes.
Enige openbare motorvoertuig wat teen huurgeld of vergoeding gebruik word:	30,00	'n Plan van die padgedeelte wat dit die voorname is om te sluit, is tydens kantoorure ter insae in Kamer S216, Burgersentrum, Braamfontein.
(b) Passasiersvoertuie	30,00	Enigeen wat teen die sluiting beswaar wil maak of enige eis om vergoeding sal hê indien die sluiting plaasvind, moet sy beswaar op of voor 1 Augustus 1988 skriftelik by my indien.
(a) Taxi	30,00	
(b) Enige ander openbare motorvoertuig wat ontwerp is om hoogstens nege persone te vervoer en wat nie 'n taxi is nie:	30,00	
(c) 'n Openbare motorvoertuig wat ontwerp of aangepas is uitsluitlik of hoofsaklik vir die vervoer van meer as nege persone en wat op 'n vasgestelde roete of volgens 'n rooster wat deur die Padvervoerraad neergelê word, bestuur word:	40,00 Plus R1 vir elke passasier meer as 12	H T VEALE Stadssekretaris
(d) Enige ander openbare motorvoertuig wat ontwerp of aangepas is uitsluitlik vir die vervoer van meer as nege persone:	40,00	Burgersentrum Braamfontein 1 Junie 1988
2. Taxibestuurderslisensie	2,00	951—1
3. Taxibestuurderslisensie (Toetsgeld)	5,00	
4. Oordraggeld vir licensies	1,00	
5. Duplikaat van licensie of skriftelike magtiging	1,00	
6. Wanneer daar aansoek gedoen word ten opsigte van 'n tydperk wat op of na 1 Julie begin, is die helfte van die jaartarief betaalbaar.		
Munisipale Kantore Posbus 201 Heidelberg 2400 1 Junie 1988 Kennisgewing No 6/1988	G F SCHOLTZ Stadsklerk	CITY OF JOHANNESBURG PROPOSED PERMANENT CLOSING OF PORTIONS OF KING EDWARD, SHAKESPEARE AND NAPIER ROADS, LOMBARDY EAST
	950—1	(Notice in terms of section 67(3) of the Local Government Ordinance, 1939)
The Council intends to close permanently portions of King Edward, Shakespeare and Napier Roads, Lombardy East, subject to certain conditions.		A plan showing the portion of road it is proposed to close may be inspected during office hours at Room S216, Civic Centre, Braamfontein.
Any person who objects to the closing or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 1 August 1988.		Any person who objects to the closing or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 1 August 1988.
Civic Centre Braamfontein 1 June 1988	H T VEALE City Secretary	TJ HOLTZHAUSEN Acting Town Clerk
		Municipal Offices PO Box 7 Lichtenburg 2740 1 June 1988 Notice No 10/1988
		STADSRAAD VAN LICHTENBURG
		AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE
		Die Stadsklerk van Lichtenburg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Lichtenburg, met die goedkeuring van die Administrateur —
		(a) die Standaardelektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing

1959 van 11 September 1985, soos gewysig, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

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

"tarief" die tarief van gelde soos van tyd tot tyd deur die raad ingevoerde artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;"

(b) die Elektrisiteitsverordeninge van die Munisipaliteit Lichtenburg, deur die Raad aangeeneem by Administrateurskennisgewing 1360 van 14 September 1977, soos gewysig, hierby herroep.

TJ HOLTZHAUSEN
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 7
Lichtenburg
2740
1 Junie 1988
Kennisgewing No 10/1988

952—1

MEYERTON TOWN COUNCIL

REPEALING OF NOTICE

Municipal Notice No 612/1988 published in Official Gazette No 4559 dated 20 April 1988 in connection with Town Hall By-Laws are hereby repealed.

MCC COOSTHUIZEN
Town Clerk

Municipal Offices
PO Box 9
Meyerton
1960
1 June 1988
Notice No 616/1988

STADSRAAD VAN MEYERTON

INTREKKING VAN KENNISGEWING

Munisipale Kennisgewing No 612/1988 gepubliceer in Offisiële Koerant No 4559 van 20 April 1988 in verband met Stadsaalverordeninge word hierby ingetrek.

MCC COOSTHUIZEN
Stadsklerk

Munisipale Kantore
Posbus 9
Meyerton
1960
1 Junie 1988
Kennisgewing No 616/1988

953—1

TOWN COUNCIL OF MODDERFONTEIN

DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Modderfontein has, by Special Resolution, determined the Charges for the Supply of Electricity, as set out in the Schedule below, with effect from 1 February 1988.

SCHEDULE

TARIFF OF CHARGES

1. TARIFF 'A': LARGE POWER USERS: GENERAL

For electricity supplied to a consumer whose notified maximum demand is 25 kW/kV.A or

over, in the form of three phase alternating current at a frequency of 50 hertz, excepting supplies provided under Tariff 'B', the following charges shall apply:

(1) A basic charge for each point of supply of R74 per month which charge shall be payable whether any electricity is taken or not.

(2)(a) A demand charge for each kV.A of the maximum demand supplied in the month of —

(i) R16,79 when the supply is furnished at the nominal voltage of 380 volts between phases and 220 volts between phase and neutral;

(ii) R16,13 when the supply is furnished at the nominal phase-to-phase voltage above 380 volts and below 66 000 volts;

(b) If the maximum demand is measured in kW, the demand charge for each kW of the maximum demand shall be —

(i) R18,05 when the supply is furnished at the nominal voltage of 380 volts between phases and 220 volts between phase and neutral;

(ii) R17,37 when the supply is furnished at the nominal phase-to-phase voltage above 380 volts and below 66 000 volts.

(3) An energy charge of 3,125c per kW.h supplied in the month.

(4) The amount determined under subitems (1), (2) and (3), shall be subject to a general surcharge ruling at the time.

2. TARIFF 'B': LARGE POWER CONSUMERS: OFF PEAK

For electricity supplied to a consumer whose notified maximum demand is 25 kW/kV.A or over and who elects to be charged for demand on the basis of the maximum demand measured during peak hours, in the form of three-phase alternating current at a frequency of 50 hertz, the following charges shall apply:

(1) A basic charge for each point of supply of R165 per month which charge shall be payable whether any electricity is taken or not.

(2)(a) A demand charge for each kV.A of the maximum demand supplied in the month of —

(i) R16,79 when the supply is furnished at the nominal voltage of 380 volts between phases and 220 volts between phase and neutral;

(ii) R16,13 when the supply is furnished at the nominal phase-to-phase voltage above 380 volts and below 66 000 volts.

(b) If the maximum demand is measured in kW, the demand charge for each kW of the maximum demand shall be —

(i) R18,05 when the supply is furnished at the nominal voltage of 380 volts between phases and 220 volts between phase and neutral;

(ii) R17,37 when the supply is furnished at the nominal phase-to-phase voltage above 380 volts and below 66 000 volts.

(3) An energy charge of 3,125c per kW.h supplied in the month.

(4) A minimum overall charge of 5,0c per kW.h supplied in the month.

(5) The sum of the amounts determined under subitems (1), (2) and (3), shall be compared with the sum of the amounts determined under subitems (1) and (4), and the larger of the two amounts so compared shall be the amount payable.

(6) The amount determined under subitem (5) shall be subject to the general surcharge ruling at the time.

3. TARIFF 'C': SMALL POWER CONSUMERS

For electricity supply to a consumer whose

maximum demand at no time exceeds 100 kW, made available at a nominal voltage of 380 volts between phases and 220 volts between phase and neutral or as otherwise agreed, excepting supplies provided under Tariffs 'D' and 'E', the following charges shall apply:

(1) A basic monthly charge of R22 for each point of supply, payable whether electricity is taken or not.

(2) An energy charge of 14,4c per kW.h for 500 kW.h of the monthly consumption, or the monthly consumption, whichever is the lesser number.

(3) An energy charge of 8,3c per kW.h for kW.h taken in excess of 500 kW.h.

(4) The sum of the amounts determined under subitems (1), (2) and (3), shall be subject to the surcharge ruling at the time.

4. TARIFF 'D': DOMESTIC CONSUMERS

For a supply of electricity for domestic purposes for a dwelling unit or a group of dwelling units or for a church, hall, old age home or like premises, the following charges shall apply:

(1) In respect of each point of supply an energy charge of 6,3c per kW.h of the monthly consumption.

(2) The amount determined under subitem (1), shall be subject to the general surcharge ruling at the time.

5. TARIFF 'E': SMALL BUSINESS CONSUMERS

For a supply of electricity for commercial purposes, not exceeding 25 kW/kV.A, made available at a nominal voltage of 380 volts between phases and 220 volts between phase and neutral or as otherwise agreed, excepting supplies provided under Tariff 'D', the following charges shall apply:

(1) A basic monthly charge of R11 for each point of supply, payable whether electricity is taken or not.

(2) An energy charge of 14,4c per kW.h for 500 kW.h of the monthly consumption, or the monthly consumption, whichever is the lesser number.

(3) An energy charge of 8,3c per kW.h for kW.h taken in excess of 500 kW.h.

(4) The sum of the amounts determined under subitems (1), (2) and (3), shall be subject to the surcharge ruling at the time.

6. DEPOSITS

(1) Domestic consumers: R100.

(2) Small power consumers: R250.

(3) Large power consumers: As determined by Town Treasurer in terms of section 6.

7. Reconnection fee: R20.

8. Testing of meters: R30.

9. Special reading: R20.

10. CONNECTION FEES

(1) Domestic and small power users:

(a) Single phase: R400.

(b) Three phase: R800.

(2) Large power users:

The charges payable in respect of any connection for the supply of electricity shall amount to the actual cost of the material, labour and transport used for such connection, plus a surcharge of 10 % on such amount.

11. DEFINITIONS

1. For the purpose of this Schedule, the fol-

lowing words and phrases shall have the meanings herein assigned to them:

(a) "maximum demand",

when specified in kW means the highest load in kW supplied or to be supplied by the supplier to the consumer during any period of 60 consecutive minutes in the month: And, when specified in kV.A, means the highest load in kV.A supplied or to be supplied by the supplier to the consumer during any period of 30 consecutive minutes in the month;

(b) where electricity is supplied or made available at more than one point of supply to a mine or works or installation, in terms of a single contract of supply, then the maximum demand shall be the maximum simultaneous demand supplied or to be supplied at the several points of supply agreed to under the contract.

"Notified maximum demand" means —

(a) the maximum demand notified in writing by the consumer and accepted by the supplier as the maximum demand which the consumer requires the supplier to be in a position to supply on demand; plus

(b) any increase in the notified maximum demand referred to in paragraph (a), notified in writing by the consumer giving reasonable notice thereof, and accepted by the supplier: Provided that such increase shall not form part of the notified maximum demand until the date on which the supplier is required in terms of the notification to meet such increased maximum demand, or the date on which the supplier is in a position to meet the requirements of the consumer in this respect, whichever is the later date; plus

(c) any increase in the maximum demand taken by and supplied to the consumer above the notified maximum demand for the time being in force: Provided that in each instance where notice of the increase in the notified maximum demand is not given and the supplier notifies the consumer that such increase or any portion thereof cannot be regarded as available to the consumer on demand until a future date, such increase or portion shall not, until such future date, form part of the notified maximum demand: Provided that, subject to the provision of the Act and this licence, the notified maximum demand may be temporarily increased for a period of not less than one month on such terms and conditions as may be agreed between the supplier and the consumer;

"point of supply" means a point or position on the property of the consumer or elsewhere, at which electricity is or is to be supplied as agreed between the supplier and the consumer;

"general surcharge" means the percentage surcharge applied from time to time and is adjusted by the supplier;

"dwelling unit" means a residence for an individual household, whether electricity is taken or not;

"group of dwelling units" means any two or more dwelling units fed from a single point of supply;

"peak hours" means the hours which in the opinion of the Council, coincide with the period of peak demand on the Escom system.

G HURTER
Town Clerk

Municipal Offices
Private Bag X1
Modderfontein
1645
1 June 1988

STADSRAAD VAN MODDERFONTEIN

VASSTELLING VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Modderfontein, by Spesiale Besluit, die Gelde vir die Lewering van Elektrisiteit, soos in die onderstaande Bylae uiteengesit, met ingang 1 Februarie 1988 vasgestel het:

BYLAE TARIEF VAN GELDE

1. TARIEF 'A': GROOT KAGVERBRUIKERS: ALGEMEEN

Vir elektrisiteit wat voorsien word aan 'n verbruiker wie se aangemelde maksimum aanvraag 25 kW/kV.A of meer is, in die vorm van drie-fasewisselstroom teen 'n frekwensie van 50 hertz met uitsondering van tovoere ingevolge Tarief 'B' gelewer, is die volgende vorderinge van toepassing:

(1) 'n Basiese vordering van R74 per maand ten opsigte van elke tovoerpunt, welke vordering betaalbaar is of elektrisiteit geneem word of nie.

(2)(a) 'n Aanvraagvordering vir elke kV.A van die maksimum aanvraag wat gedurende die maand voorsien is, gehef teen —

(i) R16,79 indien die tovoer teen die nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal gelewer word;

(ii) R16,13 indien die tovoer gelewer word teen 'n nominale fase-tot-fase spanning bo 380 volt en benede 66 000 volt.

(b) Indien die maksimum aanvraag gemeet word in kW word 'n aanvraagprys vir elke kW van die maksimum aanvraag gehef teen —

(i) R18,05 indien die tovoer teen die nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal gelewer word;

(ii) R17,37 indien die tovoer gelewer word teen 'n nominale fase-tot-fase spanning bo 380 volt en benede 66 000 volt.

(3) 'n Energieprys van 3,125c per kW.h elektrisiteit gedurende die maand voorsien.

(4) Die bedrag bepaal ingevolge subitems (1), (2) en (3) is onderworpe aan die algemene toeslag wat op daardie tydstip van toepassing is.

2. TARIEF 'B': GROOT KAGVERBRUIKERS: BUITESPITS

Vir elektrisiteit wat voorsien word aan 'n verbruiker wie se aangemelde maksimum aanvraag 25 kW/kV.A of meer is, en wat kies dat hy aangeslaan word vir aanvraag op die basis dat sy maksimum aanvraag tydens spitsure gemeet word, in die vorm van drie-fasewisselstroom teen 'n frekwensie van 50 hertz, is die volgende vordering van toepassing —

(1) 'n Basiese vordering van R165 per maand ten opsigte van elke tovoerpunt, welke vordering betaalbaar is of elektrisiteit geneem word of nie.

(2)(a) 'n Aanvraagvordering vir elke kilovolt-amperie van die maksimum aanvraag tydens spitsure gedurende die maand voorsien is, gehef teen —

(i) R16,79 indien die tovoer teen die nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal gelewer word;

(ii) R16,13 indien die tovoer gelewer word teen 'n nominale fase-tot-fase spanning tot 380 volt en benede 660 volt.

(b) Indien die maksimum aanvraag gemeet

word in kilowatts, word 'n aanvraagprys vir elke kilowatt van die maksimum aanvraag gehef teen —

(i) R18,25 indien die tovoer teen die nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal gelewer word;

(ii) R17,37 indien die tovoer gelewer word teen 'n nominale fase-tot-fase spanning bo 380 volt en benede 66 000 volt.

(3) 'n Energievordering van 3,125c per kW.h gedurende die maand voorsien.

(4) 'n Minimum algemene vordering van 5,0c per kW.h gedurende die maand voorsien.

(5) Die som van die bedrae ingevolge subitems (1), (2) en (3) vasgestel, word vergelyk met die som van die bedrae ingevolge subitems (1) en (4) hiervan vasgestel, en die grootste van die twee bedrae wat vergelyk word, is betaalbaar.

(6) Die bedrag ingevolge subitem (5) hiervan vasgestel, is onderworpe aan die algemene toeslag wat op daardie tydstip van toepassing is.

3. TARIEF 'C': KLEIN KAGVERBRUIKERS

Vir elektrisiteit voorsien aan 'n verbruiker, wie se maksimum aanvraag op geen tydstip 100 kW oorskry nie, beskikbaar gestel teen 'n nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal, of soos anders oorengerek, met uitsondering van tovoere ingevolge Tariewe 'D' en 'E' gelewer, is die volgende vordering van toepassing:

(1) 'n Basiese maandelike vordering van R22 vir elke tovoerpunt wat betaal moet word, of elektrisiteit geneem word of nie.

(2) 'n Energievordering van 14,4c per kW.h vir 500 kW.h van die maandelike verbruik, of die maandelikse verbruik, watter getal ook al die laagste is.

(3) 'n energievordering van 8,3c per kW.h vir kW.h geneem meer as 500 kW.h.

(4) Die som van die bedrae ingevolge subitems (1), (2) en (3) vasgestel, is onderworpe aan die algemene toeslag wat op daardie tydstip van toepassing is.

4. TARIEF 'D': HUISHOUDELIKE VERBRUIKERS

Vir 'n elektrisiteitstoeroer vir huishoudelike doeleindes vir 'n wooneenheid of groep woon-eenhede, of vir 'n kerk, saal, ouetehuis of perseel van dergelike aard, is die volgende vorderinge van toepassing:

(1) Ten opsigte van elke tovoerpunt, 'n energievordering van 6,3c per kW.h van die maandelike verbruik.

(2) Die bedrag ingevolge subitem (1) vasgestel, is onderworpe aan die algemene toeslag wat op daardie tydstip van toepassing is.

5. TARIEF 'E': KLEIN BESIGHEDDE VERBRUIKERS

Vir 'n elektrisiteitstoeroer vir kommersiële doeleindes wat nie 25 kV.A oorskry nie, beskikbaar gestel teen 'n nominale spanning van 380 volt tussen fases en 220 volt tussen fase en neutraal, of soos anders oorengerek, met uitsondering van tovoere ingevolge Tarief 'D' gelewer, is die volgende vordering van toepassing:

(1) 'n Basiese maandelike vordering van R11 vir elke tovoerpunt wat betaal moet word of elektrisiteit geneem word of nie.

(2) 'n Energievordering van 14,4c per kW.h vir 500 kW.h van die maandelike verbruik, of die maandelikse verbruik, watter getal ook al die laagste is.

(3) 'n Energievordering van 8,3c per kW.h vir kW.h geneem meer as 500 kW.h.

(4) Die som van die bedrae ingevolge sub-items (1), (2) en (3) vasgestel, is onderworpe aan die algemene toeslag wat op daardie tydstip van toepassing is.

6. DEPOSITO'S

(1) Huishoudelike verbruikers: R100.

(2) Klein kragverbruikers: R250.

(3) Groot kragverbruikers: Soos bepaal deur die Stadstesourier ingevolge artikel 6.

7. Heraansluitingsgeld: R20.

8. Toets van meter: R30.

9. Spesiale aflesing: R20.

10. AANSLUITINGSGELD

(1) Huishoudelike verbruikers en klein kragverbruikers:

(a) Enkel fase: R400.

(b) Drie fase: R800.

(2) Groot kragverbruikers:

Die gelde betaalbaar ten opsigte van enige aansluiting vir die levering van elektrisiteit bedra die werklike koste van materiaal, arbeid en tovoer wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10 % op sodanige bedrag.

12. WOORDBEPALINGE

1. Vir doeleindes van hierdie Bylae het die volgende woorde en uitdrukings die betekenis wat hieronder daaraan geheg word:

(a) "maksimum aanvraag"

Wanneer in kW gespesifieer, beteken dit die hoogste belasting in kW wat die verskaffer gedurende enige periode van 60 opeenvolgende minute in die maand aan die verbruiker lewer of moet lewer; en wanneer in kV.A gespesifieer, beteken dit die hoogste belasting in kV.A wat die verskaffer gedurende enige periode van 30 opeenvolgende minute in die maand aan die verbruiker lewer of moet lewer; en

(b) waar elektrisiteit ingevolge 'n enkele voorseeningsooreenkoms by meer as een toepoerpunt gelewer of beskikbaar gestel word aan 'n myn of werkplaas of installasie, dan is die maksimum aanvraag die maksimum gelyktydige aanvraag wat gelewer is of wat gelewer moet word by die verskeie toepoerpunte waaraan in die voorseeningsooreenkoms ooreengekom is.

"Aangemelde maksimum aanvraag" beteken —

(a) die maksimum aanvraag wat die verbruiker skriftelik aannem en die verskaffer aanvaar as die maksimum aanvraag wat die verbruiker van die verskaffer verlang om op aanvraag te kan lewer; plus

(b) enige vermeerdering in die aangemelde maksimum aanvraag in paragraaf (a) vermeld, wat met redelike kennigewing skriftelik deur die verbruiker aangemeld en deur die verskaffer aanvaar is: Met dien verstande dat sodanige vermeerdering geen deel uitmaak van die aangemelde maksimum aanvraag voor die datum waarop die verskaffer ingevolge die kennigewing in sodanige verhoogde maksimum aanvraag moet voorsien, of die datum waarop die verskaffer in 'n posisie verkeer om in die behoeftes van die verbruiker in hierdie opsig te voorsien, na gelang watter die laaste datum is; plus

(c) enige vermeerdering in die maksimum aanvraag bokant die aangemelde maksimum aanvraag wat op daardie tydstip van krag is, geneem deur en voorsien aan die verbruiker: Met dien verstande dat in elke geval waar kennis van die vermeerdering in die aangemelde maksimum aanvraag nie gegee word nie en die verskaffer die verbruiker in kennis stel dat sodanige ver-

meerdering of enige deel daarvan nie oor 'n toekomstige datum as op aanvraag beskikbaar vir die verbruiker beskou kan word nie, sodanige vermeerdering of deel nie voor sodanige toekomstige datum deel van die aangemelde maksimum aanvraag uitmaak nie: Met dien verstande dat, onderworpe aan die bepalinge van die Wet en hierdie lisensie, die aangemelde maksimum aanvraag vir 'n tydperk van minstens een maand tydelik vermeerder kan word op sodanige bepalinge en voorwaardes waarop die verskaffer en die verbruiker ooreengekom;

"toepoerpunt" beteken 'n punt of plek op die eiendom van die verbruiker of elders, waar elektrisiteit voorsien word of voorsien gaan word, soos deur die verskaffer en die verbruiker ooreengekom;

"algemene toeslag" beteken die toeslagpersentasie wat van tyd tot tyd van toepassing is en wat deur die verskaffer aangepas is;

"wooneenheid" beteken 'n woonplek vir 'n afsonderlike huishouding, hetsy elektrisiteit daar geneem word of nie;

"groep wooneenhede" beteken twee of meer wooneenhede wat vanaf 'n enkele toepoerpunt bedien word;

"spitsure" beteken die ure wat na die Raad se oordeel met die spitslastydperk van Eskom se stelsel saamval.

G HURTER
Stadsklerk

Munisipale Kantore
Privaatsak X1
Modderfontein
1645
1 Junie 1988

954—1

TOWN COUNCIL OF NABOOMSPRUIT

AMENDMENT OF TARIFFS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939 that the Town Council of Naboomspruit intend to amend the following By-laws.

- (i) Tariff of charges — cemetery
- (ii) Charges for the supply of sewerage services
- (iii) Sanitary and refuse removals tariff
- (iv) Charges for the supply of water
- (v) Tariff payable for the caravan park
- (vi) Charges payable in accordance with the building regulations

- (vii) Tariff of charges of the licensing of dogs
- (viii) Tariff of charges for the issue of certificates and furnishing of information

- (ix) Tariff of charges — Banquet Hall
- (x) Tariff of charges admission to and the use of facilities at the Frikkie Geyser dam

- (xi) Tariff of charges — electricity

The purport of the amendments is to revise and fix the tariffs by means of a Special Resolution.

Copies of the proposed amendments of the tariffs are open for inspection at the office of the Town Secretary, Civic Centre, Naboomspruit, for a period of 14 days from the publication of this Notice and any objection must be lodged with the undersigned in writing on or before 16 June 1988.

The new tariffs shall come into operation on 1 July 1988.

J T POTGIETER
Town Clerk

Civic Centre
Private Bag X340
Naboomspruit
0560
1 June 1988
Notice No 12/1988

STADSRAAD VAN NABOOMSPRUIT

WYSIGING VAN TARIEWE

Kennis word hiermee ingevolge die bepalinge van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 gegee dat die Stadsraad van Naboomspruit voorneem is om die onderstaande verordeninge te wysig.

- (i) Tarief van geldie — Begraafplaas
- (ii) Gelde vir die levering van rioleringdienste
- (iii) Saniteit en vullis verwyderingstarief
- (iv) Gelde betaalbaar vir die levering van water
- (v) Gelde betaalbaar vir staanplek in die karaavanpark
- (vi) Gelde betaalbaar ingevolge die bouverordeninge
- (vii) Gelde betaalbaar vir die lisensiëring van honde
- (viii) Tarief van geldie vir die verskaffing van inligting en allerlei geldie
- (ix) Tarief van geldie — Banketsaal
- (x) Tarief van geldie toegang tot en die gebruik van geriewe by die Frikkie Geyserdam
- (xi) Tarief van geldie — elektrisiteit

Die algemene strekking van die voorgenome wysigings is om die tariewe te hersien en vas te stel per Spesiale Raadsbesluit.

Afskrifte van die voorgenome wysigings van die tariewe is ter insae by die kantoor van die Stadssekretaris, Burgersentrum, Naboomspruit vir 'n tydperk van 14 dae vanaf die publikasie van hierdie Kennigewing en enige besware moet voor of op 16 Junie 1988 skriftelik by die ondergetekende ingedien word.

Die tariewe sal op 1 Julie 1988 in werking tree.

J T POTGIETER
Stadsklerk

Burgersentrum
Privaatsak X340
Naboomspruit
0560
1 Junie 1988
Kennisgewing No 12/1988

955—1

TOWN COUNCIL OF NIGEL

CLOSING OF PARK AND STREETS

Notice is hereby given in terms of sections 67 and 68 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Town Council of Nigel intends to close permanently the undermentioned park and street portions.

1. A portion of park erf RE/508, Nigel Exten-

sion 2 between the existing Woltemade Road and the canal.

2. A portion of Woltemade Road between Rhodes Avenue and Erf 473, Nigel Extension 2.

3. A portion of Steyn Street on the eastern side of Athlone Road.

4. A portion of Athlone Road from Erf 494 to 460, Nigel Extension 2.

Further particulars of the proposed closing as well as a plan indicating the situation of the portion of the park and streets are open to inspection at the office of the Town Secretary during normal office hours.

Any person who wishes to raise any objections or who will have any claim for compensation if such closing is carried out must lodge such objection or claim, as the case may be, with the undersigned in writing on or before 12h00 on Monday, 1 August 1988.

P M WAGENER
Town Clerk

Municipal Offices
Nigel
1 June 1988
Notice No 38/1988

STADSRAAD VAN NIGEL

SLUITING VAN PARK EN STRATE

Kennis geskied hiermee ingevolge die bepaling van artikels 67 en 68 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) dat die Stadsraad van Nigel van voorneem is om die ondergemelde park en strategedeelte permanent te sluit.

1. 'n Gedeelte van parker RE/508 Nigel Uitbreiding 2 tussen die bestaande Woltemadeweg en die kanaal.

2. 'n Gedeelte van Woltemadeweg tussen Rhodeslaan en Erf 473 Nigel Uitbreiding 2.

3. 'n Gedeelte van Steynstraat ten ooste van Athloneweg.

4. 'n Gedeelte van Athloneweg vanaf Erf 494 tot Erf 460, Nigel Uitbreiding 2.

Verdere besonderhede van die sluiting asook 'n plan waarop die ligging park en strategedeeltes aangedui word is ter insae in die kantoor van die Stadsekretaris gedurende gewone kantoorure.

Enige persoon wat beswaar teen die voorgename sluiting wil opper of wat enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgevoer word moet sodanige beswaar of eis, na gelang van die geval, voor of op Maandag, 1 Augustus 1988 om 12h00, skriftelik by die ondertekende indien.

P M WAGENER
Stadsklerk

Munisipale Kantore
Nigel
1 Junie 1988
Kennisgewing No 38/1988

956—1

APPROVAL OF AMENDMENT OF TOWN-PLANNING SCHEME

PIETERSBURG AMENDMENT SCHEME NO 86

Notice is hereby given in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Pietersburg has approved

the amendment of Pietersburg Town-planning Scheme, 1981, by the rezoning of the Remaining Extent of Erf 490, Pietersburg from Special to Business 1.

A copy of Map 3 and the scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government, Pretoria and the Town Engineer, Pietersburg.

This amendment is known as Pietersburg Amendment Scheme No 86.

A C K VERMAAK
Town Clerk

Civic Centre
Pietersburg
1 June 1988

GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA

PIETERSBURG-WYSIGINGSKEMA NO 86

Hierby word ooreenkomsdig die bepaling van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat die Stadsraad van Pietersburg goedkeur het dat Pietersburg dorpsbeplanningskema, 1981, gewysig word deur die hersonering van die Resterende Gedeelte van Erf 490, Pietersburg van Spesiaal na Besigheid 1.

'n Afskrif van Kaart 3 en die skemaklusules van die wysigingskema lê ter insae te alle rede-like tye by die kantore van die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsingenieur, Pietersburg.

Hierdie wysiging staan bekend as Pietersburg-wysigingskema No 86.

A C K Vermaak
Stadsklerk

Burgersentrum
Pietersburg
1 Junie 1988

957—1

TOWN COUNCIL OF PIET RETIEF

AMENDMENT: TARIFF OF CHARGES: SUPPLY OF ELECTRICITY

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Piet Retief has by Special Resolution amended the Tariff of Charges for the Supply of Electricity, published under Notice 39/1986, with effect from 1 February 1988, as follows:

1. By the substitution in item 1 for the figure "10,25c" of the figure "11c".

2. By the substitution in item 2 for the figure "10,25c" of the figure "11c".

3. By the substitution in item 3 for the figure "R12,38" of the figure "R14,20".

M C C O O S T H U I Z E N
Town Clerk

PO Box 23
Piet Retief
2380
1 June 1988
Notice No 46/1988

STADSRAAD VAN PIET RETIEF

WYSIGING: TARIFF VAN GELDE: VOORSIENING ELEKTRISITEIT

Kennis geskied hiermee ingevolge die bepaling van artikel 80B(8) van die Ordonnansie op

Plaaslike Bestuur, 1939, dat die Stadsraad van Piet Retief by Spesiale Besluit die Tarief van Gelde vir die Voorsiening van Elektrisiteit, afgekondig onder Kennisgewing 39/1986 met ingang 1 Februarie 1988, soos volg gevysig het:

1. Deur in item 1 die syfer "10,25c" deur die syfer "11c" te vervang.

2. Deur in item 2 die syfer "10,25c" deur die syfer "11c" te vervang.

3. Deur in item 3 die syfer "R12,38" deur die syfer "R14,20" te vervang.

M C C O O S T H U I Z E N
Stadsklerk

Posbus 23
Piet Retief
2380
1 Junie 1988
Kennisgewing No 46/1988

958—1

POTGIETERSRUS TOWN COUNCIL

AMENDMENT TO QUARRYING BY-LAWS

The Town Clerk of Potgietersrus 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 Administrator.

The Quarrying By-laws of the Potgietersrus Municipality published under Chapter V of Administrator's Notice 315, dated 17 July 1924, as amended, are hereby further amended by the insertion in section 14 between the words "materials" and "shall" of the expression "or an amount, as determined from time to time by the Council, whichever amount be the highest".

C F B M A T T H E U S
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
1 June 1988
Notice No 15/1988

STADSRAAD VAN POTGIETERSRUS

WYSIGING VAN STEENGROEFVERORDENINGE

The Stadsklerk van Potgietersrus publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur die Administrateur goedkeur is.

Die Steengroeven -Bijwetten van die Munisipaliteit Potgietersrus, afgekondig by Hoofstuk V van Administrateurkennisgewing 315 van 17 Julie 1924, soos gevysig, word hierby verder gevysig deur in artikel 14 tussen die woorde "material" en "moet" die uitdrukking "of 'n bedrag soos van tyd tot tyd deur die Raad vasgestel, welke bedrag ook al die hoogste is," in te voeg.

C F B M A T T H E U S
Stadsklerk

Munisipale Kantore
Posbus 34
Potgietersrus
0600
1 Junie 1988
Kennisgewing No 15/1988

959—1

TOWN COUNCIL OF POTGIETERSRUS

AMENDMENT OF CEMETERY BY-LAWS

The Town Clerk of Potgietersrus 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 Administrator.

The Cemetery By-laws of the Potgietersrus Municipality published under Administrator's Notice 79, dated 1 February 1950, as amended, are hereby further amended as follows:

1. By the substitution for section 25 of the following:

"Fees

25. The fees payable shall be as determined by the Council from time to time by Special Resolution, in terms of section 80B of the Local Government Ordinance, 1939."

2. By the deletion of the Schedule containing the Tariff of Charges.

CFB MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
1 June 1988
Notice No 16/1988

STADSRAAD VAN POTGIETERSRUS

WYSIGING VAN BEGRAAFPLAASVER-
ORDENINGE

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

Die Begraafplaasverordeninge van die Municpaliteit Potgietersrus, afgekondig by Administrateurskennisgewing 79 van 1 Februarie 1950, soos gewysig, word hierby verder soos volg ge-
wysig:

1. Deur artikel 25 deur die volgende te ver-
vang:

"Gelde

25. Die gelde betaalbaar is soos van tyd tot tyd deur die Raad by Spesiale Besluit, ingevolge artikel 80B van die Ordonnansie op Plaaslike Be-
stuur, 1939, vasgestel."

2. Deur die Bylae waarin die Tarief van Gelde vervat is, te skrap.

CFB MATTHEUS
Stadsklerk

Munisipale Kantore
Pobus 34
Potgietersrus
0600
1 Junie 1988
Kennisgewing No 16/1988

960—1

CITY COUNCIL OF PRETORIA

PRETORIA MUNICIPALITY: AMEN-
DMENT OF THE BY-LAWS RELATING TO
PUBLIC ORDER, PUBLIC PLACES, RE-
CREATION GROUNDS, CAMPING SITES
AND SWIMMINGBATHS

The Town Clerk of Pretoria hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes the amendment of the By-laws set forth hereinafter, which has been approved by the City

Council of Pretoria in terms of section 96 of the said Ordinance.

The Pretoria Municipality: By-laws relating to Public Order, Public Places, Recreation Grounds, Camping Sites and Swimmingbaths, published under Administrator's Notice 55 of 18 January 1984, are hereby amended by the insertion of the following subsection in section 8(1):

"(o) conduct any business of whatever nature."

JN REDELINGHUIJS
Town Clerk

Municipal Offices
PO Box 440
Pretoria
0001
1 June 1988
Notice No 214/1988

STADSRAAD VAN PRETORIA

MUNISIPALITEIT PRETORIA: WYSIGING
VAN DIE VERORDENINGE BETREF-
FENDE OPENBARE ORDE, PUBLIEKE
PLEKKE, ONTSPANNINGSGROND, KAMPEERTERREINE EN SWEMBAD-
DENS

Die Stadsklerk van Pretoria publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die wysiging van die Verordeninge hierna uiteengesit, wat deur die Stadsraad van Pretoria ingevolge artikel 96 van die voorname Ordonnansie goedgekeur is.

Die Munisipaliteit Pretoria: Verordeninge betreffende Openbare Orde, Publieke Plekke, Ontspanningsgronde, Kampeerterreine en Swembaddens, afgekondig by Administrateurskennisgewing 55 van 18 Januarie 1984, word hiermee gewysig deur die volgende subartikel in artikel 8(1) in te voeg:

"(o) enige besigheid van watter aard ook al bedryf nie."

JN REDELINGHUIJS
Stadsklerk

Munisipale Kantore
Pobus 440
Pretoria
0001
1 Junie 1988
Kennisgewing No 214/1988

961—1

NOTICE OF APPLICATION FOR ESTAB-
LISHMENT OF TOWNSHIP

SCHEDULE II

(Regulation 21)

The City Council of Pretoria hereby gives notice in terms of section 69(6)(a) of the Town Planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the Office of the City Secretary, Room 3054, West Block, Munitoria, for a period of 28 days from 1 June 1988.

Objections to or representations in respect of the application shall be lodged in writing and in duplicate with the City Secretary at the above address or made to The Town Clerk, City Coun-

cil of Pretoria, PO Box 440, Pretoria 0001, within a period of 28 days from 1 June 1988.

JN REDELINGHUIJS
Town Clerk

1 June 1988
Notice No 215/1988

ANNEXURE

Name of township: Faerie Glen Extension 22.

Full name of applicant: Megaplan Incorporated.

Number of erven in proposed township:
Special for retirement resort: 1.

Description of land on which township is to be established: Plot 4, Valley Farm Agricultural Holdings.

Locality of proposed township: North-east of the existing township Faerie Glen Extension 1 on Koedoeberg Road.

Reference No: K13/10/2/986

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

SKEDULE II

(Regulasie 21)

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek deur hom ontvang is om die dorp in die bylae hierby genoem, te stig.

Besonderhede van die aansoek lê gedurende gewone kantoorure by die Kantoor van die Stadssekretaris, Kamer 3054, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 1 Junie 1988 ter insae.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 1 Junie 1988 skriftelik en in tweevoud by die Stadssekretaris by bovemelde adres ingedien of aan Die Stadsklerk, Stadsraad van Pretoria, Posbus 440, Pretoria 0001, gerig word.

JN REDELINGHUIJS
Stadsklerk

1 Junie 1988
Kennisgewing No 215/1988

BYLAE

Naam van dorp: Faerie Glen Uitbreiding 22.

Volle naam van aansoeker: Megaplan Ingelyf.

Getal ewe in voorgestelde dorp: Spesial vir afree-oord: 1.

Beskrywing van grond waarop dorp gestig staan te word: Hoewe 4, Valley Farm-landbouhoeves.

Liggings van voorgestelde dorp: Noord-oos van die bestaande dorp Faerie Glen Uitbreiding 1 aan Koedoebergweg.

Verwysingsnommer: K13/10/2/986

962—1

MUNICIPALITY OF RANDFONTEIN

PERMANENT CLOSING OF PORTION OF
SANITARY LANE (KNOWN AS ERF 891,
RANDFONTEIN) ADJACENT TO ERVEN
323 AND 324, RANDFONTEIN

Notice is hereby given in terms of the provisions of section 67 and 79(18) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Randfontein to permanently close the portion of the sanitary lane, known as Erf 891, Randfontein and to

rezone and sell it at the average of two sworn valuations.

Any person who has any objection to the abovementioned intention or who may have any claim for compensation, should the intention be carried out, is requested to lodge his/her objection or claim, as the case may be, with the Council in writing on or before Monday 25 July 1988.

A sketch plan showing the relevant portions of the sanitary lane to be closed, may be inspected during normal office hours at Room 3, Department of the Town Secretary, Town Hall Building, Randfontein.

L M BRITS
Town Clerk

Municipal Offices
Sutherland Avenue
PO Box 218
Randfontein
1760
Notice No 34/1988

MUNISIPALITEIT RANDFONTEIN

PERMANENTE SLUITING VAN GEDEELTE VAN SANITÉRESTEEG (ERF 891, RANDFONTEIN) AANGRENSEND AAN ERWE 323 EN 324, RANDFONTEIN

Kennis geskied hiermee kragtens die bepaling van artikel 67 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Randfontein van voorname is om 'n gedeelte van die sanitèresteeg, bekend as Erf 891, Randfontein, aangrensend aan Erwe 323 en 324, Randfontein, met 'n grootte van ongeveer 218m², permanent te sluit en te hernoem en teen die gemiddelde van twee geswore waardasies te verkoop.

Enige persoon wat enige beswaar teen bovenoemde voorneme het of wat enige eis vir skadevergoeding mag hé indien die voorneme uitgevoer word, word versoek om sy/haar beswaar of eis, na gelang van die geval, skriftelik by die Raad in te dien voor of op Maandag 25 Julie 1988.

'n Sketskaart wat die betrokke gedeeltes van die steeg wat gesluit staan te word aantoon, kan gedurende gewone kantoorture by Kamer 3, Departement van die Stadssekretaris, Stadsaalgebou, Randfontein besigtig word.

L M BRITS
Stadsklerk

Municipal Offices
Sutherlandlaan
Posbus 218
Randfontein
1 Junie 1988
Kennisgiving 34/1988

963—1

ROODEPOORT AMENDMENT SCHEME 113

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Roodepoort City Council has approved the amendment of the Roodepoort Town-planning Scheme, 1987, by amending the land use zone of Erf 563, Florida from "Residential 1" with a density of "one dwelling per erf" to "Residential 1" with a density of "one dwelling per 1 000 m²".

Particulars of the amendment scheme are filed with the Executive Director: Community Services Branch, Pretoria and the City Engineer (Development), Roodepoort and are open for inspection at all reasonable times.

The date this scheme will come into operation is 1 June 1988.

This amendment is known as the Roodepoort Amendment Scheme 113.

1 June 1988
Notice No 58/1988

ROODEPOORT-WYSIGINGSKEMA 113

Hierby word ooreenkomsdig die bepaling van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Roodepoort goedkeur het dat die Roodepoort-dorpsbeplanningskema, 1987, gewysig word deur die grondgebruikszone van Erf 563, Florida vanaf "Residenciel 1" met 'n digtheid van "een woonhuis per erf" na "Residenciel 1" met 'n digtheid van "een woonhuis per 1 000 m²" te wysig.

Besonderhede van die wysigingskema word in bewaring gehou deur die Uitvoerende Directeur: Gemeenskapsdienste, Pretoria en die Stadsingenieur (Ontwikkeling), Roodepoort en is beskikbaar vir inspeksie te alle redelike tye.

Die datum van die inwerkingtreding van die skema is 1 Junie 1988.

Hierdie wysiging staan bekend as die Roodepoort-wysigingskema 113.

1 Junie 1988
Kennisgiving No 58/1988

964—1

TOWN COUNCIL OF SCHWEIZER-RENEKE

ADOPTION OF AMENDMENT TO STANDARD ELECTRICITY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, that it is the intention of the Council to adopt the amendment to the Standard Electricity By-laws published by Administrator's Notice 327 dated 16 March 1988 in terms of section 96bis of the said Ordinance.

Copies of the amendment will be open for inspection at the office of the Town Clerk, Municipal Offices, Schweizer-Reneke during normal office hours for a period of 14 days from date of publication hereof.

Any person who wishes to object to the proposed amendment must lodge his objection in writing with the undersigned within 14 days from the date of publication of this notice in the Official Gazette of the Province of Transvaal.

N T P VAN ZYL
Town Clerk

Municipal Offices
PO Box 5
Schweizer-Reneke
2780
1 June 1988
Notice No 6/1988

STADSRAAD VAN SCHWEIZER-RENEKE

AANNAME VAN WYSIGING VAN STANDAARDELEKTRISITEITSVERORDENINGE

Daar word hierby ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Raad van voorname is om die wysiging van die Standaardelektrisiteitsverordeninge afgekondig by Administrateurskennisgiving 327 van 16 Maart 1988 ingevolge die bepaling van artikel 96bis van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, te aanvaar.

Afskrifte van die wysiging lê ter insae op kantoor van die Stadsklerk, Municipal Kantoors, Schweizer-Reneke gedurende normale kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wil maak moet sodanige beswaar binne 14 dae na publikasie van hierdie kennisgiving in die Offisiële Koerant van die Provincie Transvaal skriftelik by ondergetekende indien.

N T P VAN ZYL
Stadsklerk

Municipal Kantore
Posbus 5
Schweizer-Reneke
2780
1 Junie 1988
Kennisgiving No 6/1988

965—1

TOWN COUNCIL OF TZANEEN

DETERMINATION OF CHARGES: ELECTRICITY

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Tzaneen has by Special Resolution revoked the charges payable for the supply of electricity promulgated under Municipal Notice No 9 of 14 March 1984, and published in the Official Gazette 4314 of 14 March 1984, and has by Special Resolution determined the charges as set out in the undermentioned schedule with effect from 1 December 1987.

L POTGIETER
Town Clerk

Municipal Offices
PO Box 24
Tzaneen
0850
1 June 1988
Notice No 19/1988

SCHEDULE

TARIFF OF CHARGES: ELECTRICITY PART I

Explanatory Notes

1. The charges for the electrical energy shall be in accordance with the scale set out herein as appropriate to the consumer category.

2. Metering equipment necessary to determine the respective amounts in the tariff scale, shall be installed and maintained by the Council.

3. The tariff scales are made up of the following items, where applicable:

(1) An availability charge which shall be applicable to sites within the Municipality, excluding agricultural holdings, which are not connected to the supply main.

(2) A Service Charge which is a fixed charge per month applicable to all consumers and shall be determined according to the consumer group and the type of metering.

(3) A Demand Charge which is determined by the rating in ampères of a specially calibrated miniature circuit breaker (m.c.b.) installed in the live poles of the incoming supply on the Municipal metering panel or by means of a demand instrument operating on a nominal 30 minute integrating period indicating the maximum rate of consumption in kilovolt-ampères (kV.A). The reading shall be recorded and reset each month.

(4) An Energy Charge in accordance with the consumption of kilowatt-hours (kW.h) each month.

(5) Off-peak Supply Rates applicable to consumption of energy during prescribed periods as determined by two-rate metering equipment.

(6) A Surcharge or Discount which shall be applied and adjusted from time to time.

4. The Standard Charges shall be applicable to various consumer groups, classified as Urban or Rural respectively, for those located within or outside the Municipality.

Tariff A: Urban Domestic

Tariff B: Rural Domestic

Applicable to:

(a) Dwelling houses, flats and residential buildings

(b) Boarding houses

(c) Hospitals with a demand not exceeding 40 kV.A

(d) Churches (maks 60A m.c.b.)

(e) Clubs

(f) Schools and school hostels with a demand not exceeding 40 kV.A

(g) Motor loads not exceeding 2,2 kilowatt

(h) Pensioners (maks 10A charge)

Tariff C: Urban Commercial

Tariff D: Rural Commercial

Applicable to businesses and industries:

(a) Manufacturing and industrial users

(b) Processors and packers

(c) Offices

(d) Shops

(e) Restaurants

(f) Garages

(g) Hotels

(h) Schools and hostels with a demand exceeding 40 kV.A

(i) Hospitals with a demand exceeding 40 kV.A

Tariff E: Farming (Urban and Rural)

Applicable to bona-fide farmers excluding bee-keepers, dairies, fruit juice processors and other similar trade involving the processing of farm produce for sale.

Tariff F: Off-Peak

Applicable upon application from consumers under Commercial and Farming Tariffs C, D and E and subject to prepayment of the prescribed fees for the installation of the special metering equipment. Off-peak tariffs shall be applicable for a period not less than 12 consecutive months.

PART II

SUPPLY OF ELECTRICITY

1. Availability Charge — Sites within the Municipality

An availability charge of R10,00 per month or part thereof shall be levied per erf, stand, lot or other site with or without improvements which can, in the opinion of the Council, be connected to the supply mains. This charge shall not be applicable to agricultural holdings.

2. Service Charge: A fixed monthly charge applicable to consumers as follows:

(1) Domestic: single and three phase m.c.b.: R10,00.

(2) Rural Domestic: R20,00.

(3) Urban Commercial: single and three phase m.c.b.: R11,00.

(4) Urban Commercial: three phase with kV.A metering: R15,00.

(5) Rural Commercial: single and three phase m.c.b.: R25,00.

(6) Rural Commercial: three phase with kV.A metering: R33,00.

(7) Rural Farming: single and 3 phase m.c.b.: R25,00.

(8) Rural Farming: three phase with kV.A metering: R33,00.

3. Tariff A: Urban Domestic

(1) Service charge, per month: R10,00.

(2) M.c.b. charge, per month:

(a) Single phase:

(i) 10 ampère: R14,00

(ii) 20 ampère: R28,00

(iii) 30 ampère: R42,00

(iv) 40 ampère: R56,00

(v) 50 ampère: R70,00

(vi) 60 ampère: R84,00

(vii) 70 ampère: R98,00

(b) Three phase:

(i) 15 ampère: R54,00

(ii) 20 ampère: R72,00

(iii) 25 ampère: R90,00

(iv) 30 ampère: R108,00

(v) 40 ampère: R144,00

(vi) 50 ampère: R180,00

(vii) 60 ampère: R216,00

(3) Energy Charge, per kW.h: 5,3c

4. Tariff B: Rural Domestic

(1) Service charge per month: R20

(2) M.c.b. charge per month:

(a) Single phase:

(i) 10 ampère: R15,40

(ii) 20 ampère: R30,80

(iii) 30 ampère: R46,20

(iv) 40 ampère: R61,60

(v) 50 ampère: R77,00

(vi) 60 ampère: R92,40

(vii) 70 ampère: R107,80

(b) Three phase:

(i) 15 ampère: R59,40

(ii) 20 ampère: R79,20

(iii) 25 ampère: R99,00

(iv) 30 ampère: R118,80

(v) 40 ampère: R158,40

(vi) 50 ampère: R198,00

(vii) 60 ampère: R237,60

(3) Energy charge per kW.h: 5,83c

5. Tariff C: Urban Commercial

(1) Small consumers

(a) The service charge of R11,00 per month:

(b) Energy charge:

(i) 0—1 000 kW.h per kW.h: 18c

(ii) 1 001—2 000 kW.h per kW.h: 13c

(iii) All kW.h above 2 000 kW.h per kW.h: 10c

(c) Minimum charge: 300 kW.h

(2) Large Consumers

(a) Service charge, per month: R15,00

(b) Demand charge, per kW.A: R14,00

(c) Energy charge per kW.h: 4,84c

(d) Minimum charge per month in respect of demand: 40 kW.A

6. Tariff D: Rural Commercial

(1) Small Consumers

(a) Service charge per month: R15,00

(b) Energy charge:

(i) 0—1 000 kW.h per kW.h: 19,8c

(ii) 1 001—2 000 kW.h per kW.h: 14,3c

(iii) All kW.h above 2 000 kW.h per kW.h: 11c

(c) Minimum charge: 300 kW.h

(2) Large Consumers

(a) Service charge per month: R33,00

(b) Energy charge per kW.h: 4,84c

(c) Demand charge per kW.A: R15,40

(d) Minimum kW.A charge per month: 40 kW.A

7. Tariff E: Farming

(1) Small Consumers

(a) Service charge, per month: R25,00

(b) M.c.b. charge, per month:

(i) Single phase

(aa) 30 ampère: R54,00

(bb) 40 ampère: R72,00

(cc) 50 ampère: R90,00

(dd) 60 ampère: R108,00

(ee) 70 ampère: R126,00

(ii) Three phase

(aa) 20 ampère: R96,00

(bb) 25 ampère: R120,00

(cc) 30 ampère: R144,00

(dd) 35 ampère: R168,00

(ee) 40 ampère: R192,00

(ff) 45 ampère: R216,00

(gg) 50 ampère: R240,00

(hh) 55 ampère: R264,00

(ii) 60 ampère: R288,00

(jj) 65 ampère: R312,00

(kk) 70 ampère: R336,00

(ll) 75 ampère: R360,00

(mm) 80 ampère: R384,00

(c) An energy charge, per kW.h: 5,83c

(2) Large Consumers

(a) Service charge, per month: R33,00

(b) Demand charge, per kW.A: R12,00

(c) An energy charge, per kW.h: 4,84c

(d) Minimum charge per month in respect of demand: 40 kW.A

8. Tariff F: Off-peak

For energy consumed between 19h00 and 06h00

(a) Small Consumers:

- (i) Urban Commercial: ,08c/kW.h
- (ii) Rural Commercial: 8,8c/kW.h
- (iii) Farming — Small: 4,66/kW.h

(b) Large Consumers:

- (i) Urban Commercial: 3,87c/kW.h
- (ii) Rural Commercial: 3,87c/kW.h
- (iii) Farming — Large: 3,87c/kW.h

The minimum amount payable under this scale shall be R55,00 per month.

9. Surcharge

The foregoing scales of charges shall be net to consumers on the basis of the charges approved by the Electricity Control Board for application by Eskom from January 1984 on the assumption that a general discount of 25 % shall apply. The charges, with the exception of extension charges, shall be adjusted automatically by the introduction of a discount or surcharge corresponding to any change in Eskom's general discount of 25 %. The general rate shall also be adjusted automatically by amounts equal to any change in Eskom's kW.h rate due to changes in Eskom's cost of coal from that used by Eskom in determining its kW.h charge as at 1 October 1983, namely 1,149c per kW.h.

PART III**GENERAL CHARGES AND CONDITIONS OF SUPPLY****1. Connections**

(1) Temporary Connections

(a) Notwithstanding anything in the Council's Electricity By-laws contained, a temporary light or power connection shall be by means of underground cable only.

(b) The charges for such connection shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour which, in the reasonable estimation of the engineer, will be required for making a connection between the consumer's supply point and the nearest existing point from which the Council can, in the opinion of the engineer, satisfactorily feed the consumer's installation, plus an amount equal to 10 % of such amount.

(c) After removal of a temporary connection there shall be refunded to the person who paid the charges in terms of paragraph (b) an amount calculated by the engineer, taking into account the value of the material, apparatus and equipment recovered, less the cost incurred by the Council for the removal of such connection.

(2) Urban Connections

The charges payable in respect of an urban connection shall be determined by the engineer and shall be the estimated cost to the Council of such connection, plus a surcharge of 10 % on such estimated cost: Provided that in the case of a business or industrial connection a minimum charge of R1 000 and in all other cases a minimum charge of R250 shall be payable: Provided further that in the case of a business or industrial connection where an owner is required to provide a communal transformer room, the connection charge shall be reduced by one half of the estimated cost plus 10 % with a maximum reduction of R500.

(3) Rural Connections

The charges payable in respect of a service

connection outside the municipality, which shall be taken from the Council's rural high voltage network, shall be determined by the engineer and shall be a minimum charge of R1 000 in respect of the first 100 m of such connection, measured from the termination point of such connection on the consumer's premises, plus the estimated cost of the Council of the connection in excess of the first 100 m, plus a surcharge of 10 % on such latter cost.

(4) Conditions of Connections

(a) When an industrial or business service connection is made, the consumer shall provide up to such point as may be fixed by the engineer, such pipe or pipes or duct for the cable as the engineer may require. The said pipe or pipes or duct shall be laid in such manner and position and be so supported as the engineer may require.

(b) Should the engineer require a pipe or pipes to be laid, the same shall be so blocked as to prevent passage of water or rodents.

(c) In the case of a temporary light or power connection, the consumer's point of supply shall be at such point of the consumer's installation as the engineer may determine.

(d) In the case of a service connection the consumer's point of supply shall be the meter board, the main switch or the isolator, as the case may be.

(e) Material, apparatus or equipment used by the Council for a temporary light or power connection or for a service connection shall be the property of the Council and shall be maintained by the Council: Provided that the cost of repairing any damage to such material, apparatus or equipment shall be borne by the consumer, except where the damage was caused by the Council or its employees.

(f) An amount equal to the estimated cost of a connection in terms of subitems (1), (2) and (3) shall be deposited with the Council not less than seven days before a commencement is made with the desired connection: Provided that tendering of such a charge shall not place the Council under obligation to supply electricity. On completion of the work this amount shall be adjusted in the case of an underestimate and in the case of an overestimate the amount overdeposited shall be refunded by the Council.

2. ReconNECTIONS

Where premises are disconnected owing to non-payment of account or for non-compliance with any of the Council's By-laws, or at the consumer's request, and then reconnected, the following charges shall be payable in advance:

(1) Within the municipality: R10

(2) Outside the municipality:

(a) Where the distance from the power station to the consumer's premises is 16 km or less: R20

(b) Where the distance from the power station to the consumer's premises exceeds 16 km but is 32 km or less: R30

(c) Where the distance from the power station to the consumer's premises exceeds 32 km but is 48 km or less: R40

(d) Where the distance from the power station to the consumer's premises exceeds 48 km but is 64 km or less: R50

(e) Where the distance from the power station to the consumer's premises exceeds 64 km: R60

(f) For the calculation of the charges in terms of this sub-item, the distance from the power station to the consumer's premises shall be accepted to be that registered by the Council's vehicle used to make the reconnection.

3. Power Failures

For attending to "no light" or "no-power" complaints at a consumer's premises when interruption of the supply was caused by the consumer, the charges shall be as follows:

(1) Within the municipality:

(a) During office hours: R5

(b) After office hours: R10

(2) Outside municipality:

(a) Where the distance from the power station to the consumer's premises is 16 km or less: R10
(b) Where the distance from the power station to the consumer's premises exceeds 16 km but is 32 km or less: R15

(c) Where the distance from the power station to the consumer's premises exceeds 32 km but is 48 km or less: R20

(d) Where the distance from the power station to the consumer's premises exceeds 48 km but is 64 km or less: R25

(e) Where the distance from the power station to the consumer's premises exceeds 64 km: R30

(f) For the calculation of the charge in terms of this sub-item, the distance from the power station to the consumer's premises shall be accepted to be that registered by the Council's vehicle used to attend to the complaint.

4. Additional Meters

The charges payable for an additional meter to register separately electricity supplied to a consumer under another tariff, shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour which, in the reasonable estimation of the engineer, will be necessary for supplying and installing such meter, plus an amount equal to 10 % (ten percent) of such cost.

5. Testing of Meters

For the testing of a meter in terms of section 9 of the Council's Electricity By-laws, per meter: R10

6. Testing of Installations

In terms of section 17 of the Council's Electricity By-laws.

(1) For the first inspection and test of an installation: Free of charge.

(2) For the second and subsequent inspections and tests of the same installation: Per inspection and test: R20.

1 June 1988

STADSRAAD VAN TZANEEN

VASSTELLING VAN GELDE: ELEKTRISITET

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Tzaneen by Spesiale Besluit die gelde betaalbaar vir die levering van elektrisiteit afgekondig by Munisipale Kennisgewing No 9 van 14 Maart 1984, en gepubliseer in Offisiële Koerant 4314 van 14 Maart 1984, ingetrek het en by Spesiale Besluit die tariewe in die onderstaande Bylae uiteengesit met ingang 1 Desember 1987 vasgestel het.

L POTGIETER
Stadsklerk

Munisipale Kantore
Posbus 24
Tzaneen
0850
1 Junie 1988
Kennisgewing No 19/1988

<p>BYLAE</p> <p>TARIEF VAN GELDE: ELEKTRISITEIT</p> <p>DEEL I</p> <p>Verduidelikende Notas</p> <p>1. Die gelde vir elektriese krag is in ooreenstemming met die skaal hierna uiteengesit, en soos van toepassing op die verbruikerskategorie.</p> <p>2. Meettoerusting benodig vir die vasstelling van die onderskeie bedrae op die tariefskaal word deur die Raad geïnstalleer en onderhou.</p> <p>3. Die tariefskale word uit die volgende items vasgestel; waar van toepassing.</p> <p>(1) 'n Beskikbaarheidsgeld wat van toepassing is op persele binne die munisipaliteit, uitgesondert landbouhuwees, wat nie aan die elektrisiteitsverdelingstelsel gekoppel is nie.</p> <p>(2) 'n Diensgeld bestaande uit 'n vaste heffing per maand, is van toepassing op alle verbruikers en word vasgestel na gelang van die verbruikersgroep en tipe metering.</p> <p>(3) 'n Aanvraaggeld wat bereken word deur die meting in ampère van 'n spesiale gekalibreerde miniatuur stroombreker (m.c.b.) wat geïnstalleer is in die stroomvoerende pole van die inkomende toevoer op die munisipale meetskakelbord, of by wyse van 'n aanvraag-instrument wat op 'n nominale dertig-minuut-tydbasis werk en wat die maksimum skaal van verbruik in kilovolt-ampère (kV.A) aandui. Die lesing word maandeliks aangeset en herset.</p> <p>(4) 'n Energiegeld in ooreenstemming met die verbruik in kilowatt-ure (kW.h) elke maand.</p> <p>(5) Nie-spitstyd voorsieningsgelde is van toepassing op kragverbruik gedurende voorgeskrewe periodes soos vasgestel deur twee-tarief meettoerusting.</p> <p>(6) 'n Toeslag of korting wat toegepas en van tyd tot tyd aangepas word.</p> <p>4. Die standaard gelde is van toepassing op verskeie verbruikersgroeppe, geklassifiseer onderskeidelik as Stedelik of Buitestedelik vir diégene binne of buite die munisipaliteit.</p> <p>Tarief A: Stedelik Huishoudelik</p> <p>Tarief B: Buitestedelik huishoudelik</p> <p>Van toepassing op:</p> <ul style="list-style-type: none"> (a) Woonhuise, woonstelle en woongeboue (b) Losieshuise (c) Hospitale waarvan die aanvraag nie 40 kV.A oorskry nie (d) Kerke (Maks. 60A stroombreker) (e) Klubs (f) Skole en skoolkoshuise waarvan die aanvraag nie 40 kV.A oorskry nie (g) Motor-ladings wat nie 2,2 kilowatt oorskry nie (h) Pensioenaris (Maks. 10A heffing) <p>Tarief C: Stedelik Handeldrywend</p> <p>Tarief D: Buitestedelik Handeldrywend</p> <p>Van toepassing op sake-ondernehemings en nywerhede</p> <ul style="list-style-type: none"> (a) Vervaardigings- en nywerheidsverbruikers (b) Verwerkers en verpakkers (c) Kantore (d) Winkels 	<p>(e) Restaurante</p> <p>(f) Motorhawens</p> <p>(g) Hotelle</p> <p>(h) Skole en skoolkoshuise met 'n aanvraag wat 40 kV.A oorskry</p> <p>(i) Hospitale met 'n aanvraag wat 40 kV.A oorskry.</p> <p>Tarief E: Boerdery (Stedelik en Buitestedelik)</p> <p>Van toepassing op bona-fide boere uitgesondert byeboere, melkerye, vrugtesapverwerkers en ander soortgelyke bedrywighede met betrekking tot die verwerking van plaasprodukte vir verkoop.</p> <p>Tarief F: Nie-spitstyd</p> <p>Van toepassing op ansoek van verbruikers wat onder Handels- en Boerderytariewe C, D en E resorteer. Dit is onderworpe aan die vooruitbetaling van die voorgeskrewe gelde vir die installering van spesiale meettoerusting. Nie-spitstyd tariewe geld slegs vir periodes nie korter nie as 12 agtereenvolgende maande.</p> <p>DEEL II</p> <p>Lewering van Elektrisiteit</p> <p>1. Beskikbaarheidsgeld — Persele binne die Munisipaliteit</p> <p>'n Beskikbaarheidsgeld van R10 per maand of gedeelte daarvan, word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat na die mening van die Raad by die hoofvoerleidings aangesluit kan word.</p> <p>Hierdie heffing is nie op landbou-eiendom van toepassing nie.</p> <p>2. Diensgeld: 'n Vaste maandelikse heffing is soos volg op die verbruikers van toepassing:</p> <ul style="list-style-type: none"> (1) Stedelik Huishoudelik: R10 (2) Landelik Huishoudelik: R20 (3) Stedelik Handeldrywend: 3-fase met kV.A aanvraagmeting: R15,00 (4) Stedelik Handeldrywend: enkel en drie fase m.c.b.: R11,00 (5) Buitestedelik Handeldrywend: enkel en drie fase m.c.b.: R25,00 (6) Stedelik Handeldrywend: drie fase met kV.A aanvraag meting: R33,00 (7) Buitestedelik Boerdery: enkel en drie fase m.c.b.: R25,00 (8) Buitestedelik Boerdery: drie fase met kV.A aanvraagmeting: R33,00 <p>3. Tarief A: Stedelik Huishoudelik</p> <ul style="list-style-type: none"> (1) Diensgeld per maand: R10,00 (2) m.c.b.-geld per maand: <ul style="list-style-type: none"> (a) Enkelfase (i) 10 ampère: R14,00 (ii) 20 ampère: R28,00 (iii) 30 ampère: R42,00 (iv) 40 ampère: R56,00 (v) 50 ampère: R70,00 (vi) 60 ampère: R84,00 (vii) 70 ampère: R98,00 <p>(b) Drie fase</p> <ul style="list-style-type: none"> (i) 15 ampère: R54,00 <p>(ii) 20 ampère: R72,00</p> <p>(iii) 25 ampère: R90,00</p> <p>(iv) 30 ampère: R108,00</p> <p>(v) 40 ampère: R144,00</p> <p>(vi) 50 ampère: R180,00</p> <p>(vii) 60 ampère: R216,00</p> <p>(3) Energie, per kW.h: 5,3c</p> <p>4. Tarief B: Buitestedelik Huishoudelik</p> <ul style="list-style-type: none"> (1) Diensgeld per maand: R20,00 (2) m.c.b.-geld per maand: <ul style="list-style-type: none"> (a) Enkelfase (i) 10 ampère: R15,40 (ii) 20 ampère: R30,80 (iii) 30 ampère: R46,20 (iv) 40 ampère: R61,60 (v) 50 ampère: R77,00 (vi) 60 ampère: R92,40 (vii) 70 ampère: R107,80 <p>(b) Drie fase</p> <ul style="list-style-type: none"> (i) 15 ampère: R59,40 (ii) 20 ampère: R79,20 (iii) 25 ampère: R99,00 (iv) 30 ampère: R118,80 (v) 40 ampère: R158,40 (vi) 50 ampère: R198,00 (vii) 60 ampère: R237,60 <p>(3) Energie heffing per kW.h: 5,83c</p> <p>5. Tarief C: Stedelik Handeldrywend</p> <ul style="list-style-type: none"> (1) Klein verbruikers (a) Diensgeld per maand: R11,00 (b) Energiegeld: <ul style="list-style-type: none"> (i) 0 — 1 000 kW.h: 18c (ii) 1 001 — 2 000 kW.h: 13c (iii) alle kW.h bo 2 000 per kW.h: 10c (c) Minimum heffing — 300 kW.h <p>(2) Groot verbruikers</p> <ul style="list-style-type: none"> (a) Diensgeld per maand: 15,00 (b) Aanvraaggeld per kV.A: 14,00 (c) Energiegeld, per kW.h: 4,84c (d) Minimum geld per maand vir aanvraag: 40 kV.A <p>6. Tarief D: Buitestedelik Handeldrywend</p> <ul style="list-style-type: none"> (1) Klein verbruikers (a) Diensgeld per maand: R25,00 (b) Energie heffing: <ul style="list-style-type: none"> (i) 0 — 1 000 kW.h: 19,8c (ii) 1 001 — 2 000 kW.h: 14,3c (iii) Alle kW.h bo 2 000: 11c (c) Minimum heffing: 300 kW.h <p>(2) Groot verbruikers</p> <ul style="list-style-type: none"> (a) Diensgeld per maand: R33,00 (b) Aanvraaggeld per kV.A: R14,00 (c) Energiegeld per kW.h: 4,84c
--	---

(d) Minimum heffing per maand vir aanvraag: 40 kV.A

7. Tarief E: Boerdery

(1) Klein verbruikers

(a) Diensgeld per maand: R25,00

(b) m.c.b. geld per maand:

(i) Enkelfase

(aa) 30 ampère R54,00

(bb) 40 ampère R72,00

(cc) 50 ampère R90,00

(dd) 60 ampère R108,00

(ee) 70 ampère R126,00

(ii) Drie-fase

(aa) 20 ampère R96,00

(bb) 25 ampère R120,00

(cc) 30 ampère R144,00

(dd) 35 ampère R168,00

(ee) 40 ampère: R192,00

(ff) 45 ampère: R216,00

(gg) 50 ampère: R240,00

(hh) 55 ampère: R264,00

(ii) 60 ampère: R288,00

(jj) 65 ampère: R312,00

(kk) 70 ampère: R336,00

(ll) 75 ampère: R360,00

(mm) 80 ampère: R384,00

(c) Energiegeld, per kW.h: 5,83c

(2) Groot verbruikers

(a) Diensgeld per maand: R33,00

(b) Aanvraaggeld, per kV.A: R12,00

(c) Energiegeld, per kW.h: 4,84c

(d) Die minimum geld per maand vir aanvraag: 40 kV.A.

8. Tarief F: Buite Spits

Vir energie verbruik tussen 19h00 en 06h00

(a) Verbruikers sonder kV.A meters

(i) Stedelik handeldrywend: 8c/kW.h

(ii) Landelik handeldrywend: 8,8c/kW.h

(iii) Boerdery — klein: 4,66c/kW.h

(b) Verbruikers met kV.A meters

(i) Stedelik handeldrywend: 3,87c/kW.h

(ii) Landelik handeldrywend: 3,87 c/kW.h

(iii) Boerdery — Groot: 3,87 c/kW.h

Minimum bedrag betaalbaar met hierdie skaal sal wees R55,00 per maand.

9. Toeslag of Korting

Bestaande tariefskale is netto aan verbruikers op die basis van tariewe wat goedgekeur is deur die Elektrisiteitsbeheerraad vir toepassing deur Eskom vanaf Januarie 1984 met die vermoede dat 'n algemene afslag van 25 % van toepassing sal wees. Die geld, met die uitsondering van uitbreidingsgelde, word outomates verander by die instelling van 'n afslag of toeslag ooreenkomsdig enige verandering in Eskom se algemene afslag van 25 %. Die energiegeld word ook outomates verander met bedrac gelyk aan enige verandering in Eskom kW.h-tarief veroorsaak deur veranderde Eskom steenkoolprysse

van dié wat gebruik is deur Eskom om die kW.h koste op Oktober 1983 vas te stel, naamlik 1.149c per kW.h.

DEEL III

ALGEMENE HEFFINGS EN VOORWAARDES VAN VOORSIENING

1. Aansluitings

(1) Tydelike aansluitings

(a) Ondanks enige andersluidende bepaling in die Raad se Elektrisiteitsverordeninge vervat, geskied 'n tydelike lig- of kraagaansluiting alleenlik deur middel van 'n ondergrondse kabel.

(b) Die gelde betaalbaar ten opsigte van 'n tydelike aansluiting is 'n bedrag gelykstaande met die Raad se uitgawe vir die materiaal, apparaat en uitrusting en die arbeid wat, volgens die redelike skattung van die ingenieur, nodig is vir die maak van sodanige aansluiting tussen die verbruiker se verskaffingspunt en die naaste bestaande punt vanwaar die Raad, na die mening van die ingenieur, die verbruiker se instansie bevrugdig kan voed, plus 'n toeslag gelykstaande met 10 % van sodanige bedrag.

(c) Na verwydering van 'n tydelike aansluiting word aan die persoon wat die gelde ingevolge paragraaf (b) betaal het, 'n bedrag bereken deur die ingenieur met inagneming van die waarde van die materiaal, apparaat en uitrusting wat herwin is, min die onkoste aangegaan deur die Raad vir die verwydering van die aansluiting, terugbetaal.

(2) Stedelike Aansluitings

Die gelde betaalbaar ten opsigte van 'n stedelike aansluiting word deur die ingenieur bepaal en bedra die beraamde koste vir die Raad van sodanige aansluiting, plus 'n toeslag van 10 % op sodanige beraamde koste. Met dien verstande dat in die geval van 'n besigheids- of nywerheidsaansluiting, 'n minimum bedrag van R1 000 en in alle ander gevalle 'n minimum bedrag van R250 betaalbaar is: Voorts met dien verstande dat waar daar in die geval van 'n besigheids- of nywerheidsaansluiting van 'n eenaar verwag word om 'n gemeenskaplike transformatorkamer te voorsien, die aansluitingsgeld verminder word met een halfste van die beraamde koste plus 10 %, met 'n maksimum vermindering van R500.

(3) Landelike Aansluitings

Die gelde betaalbaar ten opsigte van 'n diensaansluiting buite die munisipaliteit wat geneem word vanaf die Raad se landelike hoogspanningsnetwerk, word bepaal deur die ingenieur en is 'n minimum bedrag van R1 000 ten opsigte van die eerste 100 m van sodanige aansluiting, gemeet vanaf die eindpunt van sodanige aansluiting op die verbruiker se perseel, plus die beraamde koste vir die Raad van die aansluiting bo- en behalwe die eerste 100 m, plus 'n toeslag van 10 % op laasgenoemde koste.

(4) Voorwaardes van aansluiting

(a) Waar enige nywerheids- of besigheidsverbruikersaansluiting gemaak word, verskaf die verbruiker tot by 'n punt soos bepaal deur die ingenieur, 'n pyp of pype of leiding vir die kabel, soos deur die ingenieur vereis. Genoemde pyp of pype of leiding moet op so 'n wyse en ligging geleë word en so onderhou word soos deur die ingenieur vereis.

(b) Indien die ingenieur vereis dat 'n pyp of pype geleë word, moet dit so toegestop word dat dit deurgang van water of knaagdiere verhoed.

(c) In die geval van 'n tydelike lig- of kraagaansluiting is die verbruiker se verskaffingspunt op so 'n plek in die verbruiker se installasie as wat die ingenieur vasstel.

(d) In die geval van 'n diensaansluiting is die

verbruiker se verskaffingspunt die meterbord of die hoofskakelaar of die isolator, al na die geval.

(e) Materiaal, apparaat of uitrusting wat deur die Raad vir 'n tydelike lig- of kraagaansluiting of 'n verbruikersaansluiting gebruik word, is die eiendom van die Raad en word deur die Raad in stand gehou: Met dien verstande dat alle koste verbonde aan die herstel van skade aan die materiaal, apparaat of uitrusting deur die verbruiker gedra moet word, behalwe waar skade deur die Raad of sy werknemers veroorsaak is.

(f) 'n Bedrag gelykstaande met 'n beraming van die koste vir enige aansluiting ingevolge subitems (1), (2) en (3) moet minstens sewe dae voor 'n aanvang met die verlengde aansluiting gemaak word, by die Raad gedeponeer word: Met dien verstande dat die aanbieding van so 'n geld nie die Raad verplig om elektrisiteit te verskaf nie. By voltooiing van die werk word hierdie bedrag aangesuiwer indien die beraming te laag was en indien die beraming te hoog was, word die bedrag wat te veel gestort was, deur die Raad terugbetaal.

2. Heraansluitings

Waar 'n perseel op grond van wanbetaling of nie-voldoening aan enige bepaling van die Raad se verordeninge of op versoek van die verbruiker afgesluit word en dan heraangesluit word, is die volgende geldende vooruitbetaalbaar:

(1) Binne die munisipaliteit: R10

(2) Buite die munisipaliteit:

(a) Waar die afstand van die kragstasie na die verbruiker se perseel 16 km of minder is: R20

(b) Waar die afstand van die kragstasie na die verbruiker se perseel 16 km oorskry maar 32 km of minder is: R30

(c) Waar die afstand van die kragstasie na die verbruiker se perseel 32 km oorskry maar 48 km of minder is: R40

(d) Waar die afstand van die kragstasie na die verbruiker se perseel 48 km oorskry maar 64 km of minder is: R50

(e) Waar die afstand van die kragstasie na die verbruiker se perseel 64 km oorskry: R60

(f) Vir die berekening van die gelde betaalbaar ingevolge hierdie subitem, word die afstand van die kragstasie na die verbruiker se perseel aanvaar te wees die afstand geregistreer deur die voertuig van die Raad wat vir die heraansluiting gebruik word.

3. Kragonderbrekings

Vir die ondersoek van "geen lig" of "geen krag" klagtes by 'n verbruiker se perseel is die volgende gelde betaalbaar wanneer die onderbreking deur die verbruiker veroorsaak is:

(1) Binne die munisipaliteit:

(a) Gedurende werksure: R5

(b) Na werksure: R10

(2) Buite munisipaliteit:

(a) Waar die afstand van die kragstasie na die verbruiker se perseel 16 km of minder is: R10

(b) Waar die afstand van die kragstasie na die verbruiker se perseel 16 km oorskry maar 32 km of minder is: R15

(c) Waar die afstand van die kragstasie na die verbruiker se perseel 32 km oorskry maar 48 km of minder is: R20

(d) Waar die afstand van die kragstasie na die verbruiker se perseel 48 km oorskry maar 64 km of minder is: R25

(e) Waar die afstand van die kragstasie na die verbruiker se perseel 64 km oorskry: R30

(f) Vir die berekening van die gelde betaal-

baar ingevolge hierdie subitem word die afstand van die kragtasië na die verbruiker se perseel aanvaar te wees die afstand geregistreer deur die voertuig van die Raad wat vir die onderzoek gebruik word.

4. Bykomende Meters

Die gelde betaalbaar vir 'n bykomende meter om elektrisiteit wat teen 'n ander tarief aan 'n verbruiker verskaf word afsonderlik te regstreer, is gelykstaande met die koste vir die Raad van die materiaal, apparaat en uitrusting en die arbeid wat volgens die redelike skatting van die ingenieur nodig sal wees vir die verskaffing en installasie van sodanige meter, plus 'n toeslag gelykstaande met 10 % van sodanige koste.

5. Toets van meters

Vir die toets van 'n meter ingevolge artikel 9 van die Raad se Elektrisiteitsverordeninge, per meter: R10

6. Toets van installasies

Ingevolge artikel 17 van die Raad se Elektrisiteitsverordeninge:

(1) Vir die eerste inspeksie en toets van 'n installasie: Kosteloos

(2) Vir die tweede en daaropvolgende inspeksies en toets van dieselfde installasie: Per inspeksie en toets: R20

1 Junie 1988

966—1

TOWN COUNCIL OF WITBANK

LOCAL REGISTERED STOCK

Percentage	Loan No	
7,50	1968/93	35
7,00	1968/93	36
7,50	1968/93	37
7,00	1968/98	38
7,50	1968/98	39
7,20	1969/99	40
7,40	1969/94	41
8,625	1973/98	43
9,30	1974/99	45
12,50	1976/96	54
13,00	1976/96	56
12,90	1977/92	59
12,70	1977/97	61
11,73	1978/96	63
10,00	1979/96	67
9,60	1979/97	69
11,25	1980/2001	71
13,35	1981/91	73
12,00	1983/98	79
10,00	1985/88	85
10,00	1985/88	86
16,75	1985/88	87
12,00	1986/89	89
13,00	1986/89	91
12,40	1987/90	94
12,48	1987/90	95
12,40	1987/90	96

The nominal register and transfer books of the abovementioned stock will be closed in terms of section 10 of Ordinance No 3 of 1903, as from 1 June 1988, until 30 June 1988, both dates inclusive, and interest payable in respect thereof on 30 June 1988 will be paid to the stockholders at the closing date.

J D B STEYN
Town Clerk

Municipal Offices
P O Box 3
Witbank
1035
1 June 1988
Notice No 38/1988

STADSRAAD VAN WITBANK

PLAASLIKE PERSENTASIE	GEREGISTREERDE EFFEKTE	EF. LENING NO
7,50	1968/93	35
7,00	1968/93	36
7,50	1968/93	37
7,00	1968/98	38
7,50	1968/98	39
7,20	1969/99	40
7,40	1969/94	41
8,625	1973/98	43
9,30	1974/99	45
12,50	1976/96	54
13,00	1976/96	56
12,90	1977/92	59
12,70	1977/97	61
11,73	1978/96	63
10,00	1979/96	67
9,60	1979/97	69
11,25	1980/2001	71
13,35	1981/91	73
12,00	1983/98	79
10,00	1985/88	85
10,00	1985/88	86
16,75	1985/88	87
12,00	1986/89	89
13,00	1986/89	91
12,40	1987/90	94
12,48	1987/90	95
12,40	1987/90	96

simultaneously lodged an objection in the prescribed form.

J D B STEYN
Town Clerk

Administrative Centre
President Avenue
Witbank
1035
1 June 1988
Notice No 40/1988

STADSRAAD VAN WITBANK

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjare 1 Julie 1984 tot 31 Desember 1987 oop is vir inspeksie by die kantoor van die Stadsraad van Witbank vanaf 1 Junie 1988 tot 1 Julie 1988 en enige eienaar van belasbare eiendom of ander persoon wat begeer is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J D B STEYN
Stadsklerk

Administratiewe Sentrum
Presidentlaan
Witbank
1035
1 Junie 1988
Kennisgewing No 40/1988

968—1

J D B STEYN
Stadsklerk

967—1

TOWN COUNCIL OF WITBANK

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial years 1 July 1984 to 31 December 1987 is open for inspection at the office of the Town Council of Witbank from 1 June 1988 to 1 July 1988 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the Valuation Board unless he has

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.

Town Hall By-laws as promulgated under Administrator's Notice 222 dated 23 March 1966, as amended, are hereby further amended by the deletion in section 3 of the expression "Asiatic" where it appears.

The general purport of the determination is to make provision for the hire of the Town Hall by Asians. Copies of the proposed amendments are open for inspection at the office of the Town Secretary, Municipal Offices, White River for a period of 14 days from publication of this notice in the Provincial Gazette.

Any objections must be lodged with the undersigned in writing within 14 days from publication of this notice in the Provincial Gazette.

A F VAN HEERDEN
Town Clerk

PO Box 2
White River
1240
1 June 1988
Notice No 11/1988

STADSRAAD VAN WITRIVIER

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier van voorneme is om die ondervermelde verordeninge te wysig.

Stadsaal Verordeninge, afgekondig by Administrateurskennisgewing No 222 gedateer 23 Maart 1966, soos gewysig, verder te wysig, dewe in artikel 3 die uitdrukking "Asiaat" waar dit voorkom te skrap.

Die algemene strekking van die wysiging van die verordeninge is om voorsering te maak vir die verhuur van die Stadsaal aan Asiatische. Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadssekretaris, Municipale Kantore, Witrivier vir 'n tydperk van 14 dae met ingang van datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie hiervan in die Provinciale Koerant by die ondergetekende doen.

A F VAN HEERDEN
Stadsklerk

Posbus 2
Witrivier
1240
1 Junie 1988
Kennisgewing No 11/1988

969—1

pale Kantore, Hawleyweg 1, Bedfordview 2008, om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1988/1990 en die voorlopige aanvullende waarderingslys vir die boekjaar 1986/1987, te oorweeg.

S J JACOBS

Sekretaris: Waarderingsraad

1 Junie 1988

970—1

BEDFORDVIEW TOWN COUNCIL

LOCAL AUTHORITY OF BEDFORDVIEW

NOTICE OF GENERAL RATE OF ASSESSMENT RATES TARIFF AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1988 TO 30 JUNE 1989

Notice is hereby given that in terms of section 26(2)(a) or (b) section 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the provisional valuation roll:

(a) On the site value of any land or right in land at 1,725 cents in the Rand.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) of 40 % is granted in respect of land in a proclaimed township zoned "Residential 1" (excluding any other zonings), Agricultural Holdings and farm portions accommodating one dwelling house used for residential purposes only, provided that in a proclaimed township rateable property zoned "Residential 1" an erf capable of being independently alienated, shall not qualify for the said rebate, until the erf is registered as a separate entity.

In terms of section 32(b) of the said Ordinance, a further remission be granted to pensioners and physically and/or mentally handicapped persons who qualify on the conditions as previously laid down by Council and as approved by the Administrator.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be due on 1 July 1988 and shall be payable in twelve installments on the tenth day of the month following the month in which the account is rendered.

Interest as determined by the Administrator from time to time in terms of section 50A of the Local Government Ordinance, 17 of 1939, is chargeable on all assessment rates accounts in arrears after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

A J KRUGER
Town Clerk

Civic Centre
Bedfordview
1 June 1988
Notice No 25/1988

STADSRAAD VAN BEDFORDVIEW

PLAASLIKE BESTUUR VAN BEDFORDVIEW

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWAARE TEN OPSIGTE VAN VOORLO-PIGE WAARDERINGSLYS VIR DIE BOEKJARE 1988/1990 EN DIE VOORLO-PIGE AANVULLENDE WAARDERINGS-LYS VIR DIE BOEKJAAR 1986/1987, AAN TE HOOR

Kennis word hierby ingevolge artikel 15(3)(b)/37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die Waarderingsraad op Maandag, 20 Junie 1988 om 09h00, sal plaasvind en gehou sal word by die volgende adres: Raadsaal, Munisi-

sie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van boegenoemde boekjaar gehef is op belasbare eiendom in die voorlopige waarderingslys opgeteken:

(a) Op die terreinwaarde van enige grond of reg in grond teen 1,725 sent in die Rand.

Ingevolge artikel 21(4) van die genoemde Ordonnansie word 'n korting van 40 % op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van grond in 'n geproklameerde dorp gesonneer "Residensieel 1" (enige ander sonerings uitgesluit) Landbouhuwees en plaasgedeeltes waarop een woonhuis opgerig is en vir residensiële doelendes gebruik word met dien verstande dat in 'n geproklameerde dorp belasbare eiendom gesonneer "Residensieel 1" 'n erf wat geskik is om onafhanglik vervreem te word, nie vir die korting sal kwalifiseer nie totdat so 'n erf as 'n aparte eenheid geregistreer is.

Ingevolge artikel 32(b) van die genoemde Ordonnansie word 'n verdere kwytkelding aan pensionaris en verstandelik en/of liggaamlike gestremde persone toegestaan wat kwalifiseer onder die voorwaardes soos voorheen deur die Raad neergely en deur die Administrateur goedgekeur was.

Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is op 1 Julie 1988 verskuldig en betaalbaar in twaalf maandelikse pasiemente op die tiende dag van die maand wat volg op die maand waarin die rekening gelewer is.

Rente soos van tyd tot tyd deur die Administrateur vasgestel ingevolge artikel 50A, Plaaslike Bestuur Ordonnansie 17 van 1939, word op agterstallige Eiendomsbelastingrekenings na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regstappe vir die invordering van sodanige agterstallige bedrae.

A J KRUGER
Stadsklerk

Burgersentrum
Bedfordview
1 Junie 1988
Kennisgewing No 25/1988

971—1

BEDFORDVIEW TOWN COUNCIL

AMENDMENT TO STANDARD ELECTRICITY BY-LAWS

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of Bedfordview resolved to amend the Standard Electricity By-laws with effect from date of publication.

Copies of these amendments are open for inspection during office hours at the office of the Town Clerk for a period of fourteen (14) 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 must do so in writing to the undersigned not later than Thursday 16 June 1988.

A J KRUGER
Town Clerk

Civic Centre
PO Box 3
Bedfordview
2008
1 June 1988
Notice No 23/1988

<p>STADSRAAD VAN BEDFORDVIEW</p> <p>WYSIGING VAN STANDAARD ELEKTRISITEITSVERORDENINGE</p> <p>Hierby word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Bedfordview 'n besluit geneem het om die Standaard Elektrisiteitsverordeninge met ingang van datum van publikasie te wysig.</p> <p>Afskrifte van die beoogde wysigings is gedurende kantoorure in die kantoor van die Stadsklerk vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan in die Proviniale Koerant ter insae.</p> <p>Enigeen wie beswaar teen die voorgestelde wysiging wens aan te teken moet dit skriftelik voor Donderdag 16 Junie 1988 by die ondergetekende doen.</p> <p style="text-align: right;">A J KRUGER Stadsklerk</p> <p>Burgersentrum Posbus 3 Bedfordview 2008 1 Junie 1988 Kennisgewing No 23/1988</p> <p style="text-align: center;">972—1</p>	<p>BEDFORDVIEW TOWN COUNCIL</p> <p>AMENDMENT TO DETERMINATION OF CHARGES FOR WATER SUPPLY</p> <p>It is hereby notified, in terms of the provisions of section 80B of the Local Government Ordinance, 1939, that the Town Council of Bedfordview resolved to amend the charges for water supply with effect from 1 July 1988.</p> <p>Copies of these amendments are open for inspection during office hours at the office of the Town Clerk for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.</p> <p>Any person who desires to record his objection to the proposed amendments must do so in writing to the undersigned not later than Thursday, 16 June 1988.</p> <p style="text-align: right;">A J KRUGER Town Clerk</p> <p>Civic Centre PO Box 3 Bedfordview 2008 1 June 1988 Notice No 22/1988</p>	<p>STADSRAAD VAN BEDFORDVIEW</p> <p>WYSIGING VAN VASSTELLING VAN GELDE VIR WATERVOORSIENING</p> <p>Hierby word ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Bedfordview 'n besluit geneem het om die vasstelling van gelde vir watervoorsiening met ingang van 1 Julie 1988 te wysig.</p> <p>Afskrifte van die beoogde wysigings is gedurende kantoorure in die kantoor van die Stadsklerk, vir 'n tydperk van veertien (14) dae vanaf die publikasie hiervan in die Proviniale Koerant, ter insae.</p> <p>Enigeen wie beswaar teen die voorgestelde wysiging wens aan te teken moet dit skriftelik voor Donderdag, 16 Junie 1988 by die ondergetekende doen.</p> <p style="text-align: right;">A J KRUGER Stadsklerk</p> <p>Burgersentrum Posbus 3 Bedfordview 2008 1 Junie 1988 Kennisgewing No 22/1988</p> <p style="text-align: right;">973—1</p>
---	---	--

CONTENTS

Proclamation	
23. Regulations relating to the establishment of Health Committees.....	1961
 Administrator's Notices	
639. Edenvale Municipality: Alteration of Municipal Boundaries.....	1969
640. Nigel Municipality: Proposed alteration of Boundaries.....	1969
641. Northwold Extension 39 Township: Declaration as an approved township	1970
642. Randburg Amendment Scheme 1039	1971
643. Die Hoeves Extension 46 Township: Declaration as approved township	1971
644. Pretoria Region Amendment Scheme 1010	1973
645. Removal of Restrictions Act, 1967: Erf 60 Oriel and the amendment of Bedfordview Town-planning Scheme 1, 1948	1973
646. Regulations relating to the classification of and fees payable by patients at Provincial Hospitals: Amendment.....	1973
 General Notices	
668. Ellisras Amendment Scheme 1	1974
669. Germiston Amendment Scheme 171	1974
670. Germiston Amendment Scheme 172	1975
671. Vereeniging Amendment Scheme 1/368	1975
672. Pretoria Amendment Scheme 3154	1976
674. Johannesburg Amendment Scheme 2257	1976
675. Johannesburg Amendment Scheme 2258	1977
676. Pietersburg Amendment Scheme 99	1977
677. Phalaborwa Amendment Scheme 25	1977
678. Evander Amendment Scheme	1978
679. Johannesburg Amendment Scheme 2230	1978
680. Edenvale Amendment Scheme 165	1979
681. Meyerton Amendment Scheme 10	1979
682. Potchefstroom Amendment Scheme 227	1980
683. Potchefstroom Amendment Scheme 228	1980
684. Johannesburg Amendment Scheme 2189	1981
688. Klerksdorp Amendment Scheme	1981
689. Klerksdorp Amendment Scheme	1982
690. Tzaneen Amendment Scheme 53	1982
691. Pretoria Amendment Scheme	1983
692. Alberton Amendment Scheme 374	1983
693. Alberton Amendment Scheme 375	1984
694. Kliprivier Vallei Amendment Scheme	1984
695. Pretoria Amendment Scheme 3160	1985
696. Johannesburg Amendment Scheme 2251	1985
697. Lonehill Extension 28	1986
698. Boksburg Amendment Scheme 1/565	1986
700. Johannesburg Amendment Scheme 2225	1987
701. Johannesburg Amendment Scheme 2248	1987
702. Johannesburg Amendment Scheme 2253	1988
706. Pietersburg Amendment Scheme 101	1988
707. Germiston Amendment Scheme 181	1988
708. Sandton Amendment Scheme 1242	1989
709. Sandton Amendment Scheme 1243	1989
710. Sandton Amendment Scheme 1245	1990
711. Sandton Amendment Scheme 1244	1990
712. Sandton Amendment Scheme 1247	1991
713. Sandton Amendment Scheme 1246	1991
714. Pietersburg Amendment Scheme 102	1992
716. Removal of Restrictions Act, 84 of 1967	1992
717. Middelburg Extension 19	1994
718. Nelspruit Amendment Scheme 1/226	1994
719. Vanderbijlpark Amendment Scheme 57	1995
720. Pretoria Town-planning Scheme	1995
721. Klerksdorp Amendment Scheme 241	1996
722. Roodepoort Amendment Scheme 174	1997
723. Potgietersrus Amendment Scheme 35	1997
724. Pietersburg Amendment Scheme 104	1998
725. Nelspruit Amendment Scheme 1/231	1998
726. Witvlei Amendment Scheme 24	1998
727. Springs Amendment Scheme 1/424	1999
728. Pretoria Amendment Scheme 3135	1999
729. Klerksdorp Amendment Scheme	2000
730. Randburg Amendment Scheme 1210(N)	2000
731. Johannesburg Amendment Scheme 2252	2001
732. Johannesburg Amendment Scheme 2259	2001
733. Johannesburg Amendment Scheme 2260	2001
734. Pretoria Amendment Scheme 3163	2002
735. Roodepoort Amendment Scheme 176	2002
736. Alberton Amendment Scheme 372	2003
737. Sandton Amendment Scheme 1241	2003
738. Sandown Extension 55	2004
739. Johannesburg Amendment Scheme 2243	2004

INHOUD

Proklamasie	
23. Regulasies betreffende die instelling van Gesondheidskomitees.....	1961
 Administratoreuskennisgewings	
639. Munisipaliteit Edenvale: Verandering van Munisipale Grense	1969
640. Munisipaliteit Nigel: Voorgestelde verandering van grense	1969
641. Dorp Northwold Uitbreing 39: Verklaring tot goedgekeurde dorp	1970
642. Randburg-wysigingskema 1039	1971
643. Dorp Die Hoeves Uitbreiding 46: Verklaring tot goedgekeurde dorp	1971
644. Pretoriastreek-wysigingskema 1010	1973
645. Wet op Opheffing van Beperkings, 1967: Erf 60, Oriel en die wysiging van Bedfordview-dorpsaanlegskema 1, 1948	1973
646. Regulasies betreffende die indeling van, en geldende betaalbaar deur pasiënte by Provinciale Hospitale: Wysiging	1973
 Algemene Kennisgewings	
668. Ellisras-wysigingskema 1	1974
669. Germiston-wysigingskema 171	1974
670. Germiston-wysigingskema 172	1975
671. Vereeniging-wysigingskema 1/368	1975
672. Pretoria-wysigingskema 3154	1976
674. Johannesburg-wysigingskema 2257	1976
675. Johannesburg-wysigingskema 2258	1977
676. Pietersburg-wysigingskema 99	1977
677. Phalaborwa-wysigingskema 25	1977
678. Evander-wysigingskema	1978
679. Johannesburg-wysigingskema 2230	1978
680. Edenvale-wysigingskema 165	1979
681. Meyerton-wysigingskema 10	1979
682. Potchefstroom-wysigingskema 227	1980
683. Potchefstroom-wysigingskema 228	1980
684. Johannesburg-wysigingskema 2189	1981
688. Klerksdorp-wysigingskema	1981
689. Klerksdorp-wysigingskema	1982
690. Tzaneen-wysigingskema 53	1982
691. Pretoria-wysigingskema	1983
692. Alberton-wysigingskema 374	1983
693. Alberton-wysigingskema 475	1984
694. Klipriviervallei-wysigingskema	1984
695. Pretoria-wysigingskema 3160	1985
696. Johannesburg-wysigingskema 2251	1985
697. Lonehill Uitbreiding 28	1986
698. Boksburg-wysigingskema 1/565	1986
700. Johannesburg-wysigingskema 2225	1987
701. Johannesburg-wysigingskema 2248	1987
702. Johannesburg-wysigingskema 2253	1988
706. Pietersburg-wysigingskema 101	1988
707. Germiston-wysigingskema 181	1988
708. Sandton-wysigingskema 1242	1989
709. Sandton-wysigingskema 1243	1989
710. Sandton-wysigingskema 1245	1990
711. Sandton-wysigingskema 1244	1990
712. Sandton-wysigingskema 1247	1991
713. Sandton-wysigingskema 1246	1991
714. Pietersburg-wysigingskema 102	1992
716. Wet op Opheffing van Beperkings, 84 van 1967	1992
717. Middelburg Uitbreiding 19	1994
718. Nelspruit-wysigingskema 1/226	1994
719. Vanderbijlpark-wysigingskema 57	1995
720. Pretoria-dorpsbeplanningskema	1995
721. Klerksdorp-wysigingskema 241	1996
722. Roodepoort-wysigingskema 174	1997
723. Potgietersrus-wysigingskema 35	1997
724. Pietersburg-wysigingskema 104	1998
725. Nelspruit-wysigingskema 1/231	1998
726. Witvlei-wysigingskema 24	1998
727. Springs-wysigingskema 1/424	1999
728. Pretoria-wysigingskema 3135	1999
729. Klerksdorp-wysigingskema	2000
730. Randburg-wysigingskema 1210(N)	2000
731. Johannesburg-wysigingskema 2252	2001
732. Johannesburg-wysigingskema 2259	2001
733. Johannesburg-wysigingskema 2260	2001
734. Pretoria-wysigingskema 3163	2002
735. Roodepoort-wysigingskema 176	2002
736. Alberton-wysigingskema 372	2003
737. Sandton-wysigingskema 1241	2003
738. Sandown Uitbreiding 55	2004
739. Johannesburg-wysigingskema 2243	2004

740. Enquiry into the Demarcation of an Area of Jurisdiction for the proposed establishment of an Autonomous Local Authority for the Local Area Committee of Kosmos 2005
Notices by Local Authorities 2007

740. Ondersoek na die Afbakening van 'n Regsgebied vir die Voorgestelde Instelling van 'n Outonome Plaaslike Owerheid vir die Plaaslike Gebiedskomitee van Kosmos 2005
Plaaslike Bestuurskennisgewings 2007