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PROCLAMATION · PROKLAMASIE

PROCLAMATION

No. 38 (Premier's), 1994

LOCAL GOVERNMENT TRANSITION ACT, 1993
(ACT No. 209 OF 1993)

ESTABLISHMENT OF A TRANSITIONAL METROPOLITAN COUNCIL WITH TRANSITIONAL METROPOLITAN SUBSTRUCTURES IN RESPECT OF THE GREATER PRETORIA METROPOLITAN AREA

Under section 10 of the Local Government Transition Act, 1993 (Act No. 209 of 1993), I hereby, with the concurrence of the Provincial Committee, make the enactments in the Schedule.

Given under my Hand at Johannesburg this Seventh day of December, One thousand Nine hundred and Ninety-four.

T. M. G. SEXWALE,
Premier-in-Executive Council.

PROKLAMASIE

No. 38 (Premiers-), 1994

OORGANGSWET OP PLAASLIKE REGERING, 1993
(WET NO. 209 VAN 1993)

INSTELLING VAN 'N METROPOLITAANSE OORGANGSRAAD MET METROPOLITAANSE OORGANGSUBSTRUKTURE BETREFFENDE DIE GROTER PRETORIA METROPOLITAANSE GEBIED

Kragtens artikel 10 van die Oorgangswet op Plaaslike Regering, 1993 (Wet No. 209 van 1993), vaardig ek hierby, met die instemming van die Provinciale Komitee, die maatreëls in die Bylae uit.

Gegee onder my Hand te Johannesburg, op hede die Sewende dag van Desember Eenduisend Negehonderd Vier-en-negentig.

T. M. G. SEXWALE,
Premier-in-Uitvoerende Raad.

SCHEDULE**CHAPTER 1****TRANSITIONAL METROPOLITAN SUBSTRUCTURES****Establishment of Transitional Metropolitan Substructures**

1. Three Transitional Metropolitan Substructures, hereunder called the Southern Pretoria Metropolitan Substructure, the Central Pretoria Metropolitan Substructure and the Northern Pretoria Metropolitan Substructure, are hereby established as contemplated in section 7 (1) (b) (ii) of the Local Government Transition Act, 1993 (Act No. 209 of 1993), with effect from the date upon which this Proclamation shall come into operation (hereunder called the effective date), comprising the following local government bodies:

- (a) The Southern Pretoria Metropolitan Substructure—the Town Council of Verwoerdburg and the Local Area Committee of Rantesig;
- (b) the Central Pretoria Metropolitan Substructure—the City Council of Pretoria, the Town Council of Atteridgeville, the Management Committees of Eersterus and Laudium and the Town Council of Mamelodi; and
- (c) the Northern Pretoria Metropolitan Substructure—the Town Council of Akasia and the areas of the Township of Soshanguve as defined under section 13 (6) of the Local Government Transition Act, 1993,

which Transitional Metropolitan Substructures, shall be deemed to be local authorities in terms of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939).

Dissolution of local government bodies

2. (1) The following local government bodies are hereby dissolved on the effective date:

- (a) Town Council of Verwoerdburg;
- (b) Local Area Committee of Rantesig;
- (c) City Council of Pretoria;
- (d) Town Council of Atteridgeville;
- (e) Management Committee of Eersterus;
- (f) Management Committee of Laudium;
- (g) Town Council of Mamelodi; and
- (h) Town Council of Akasia.

(2) Administrator's Notice No. 288 of 30 June 1993 as promulgated in *Official Gazette* No. 4919 and Administrator's Notice No. 522 of 1 December 1993 as promulgated in *Official Gazette* No. 4954 are as from the effective date repealed under section 13 (6) (a) of the Local Government Transition Act, 1993, in so far as it applies to the areas of the Township of Soshanguve.

BYLAE**HOOFSTUK 1****METROPOLITAANSE OORGANGSUBSTRUKTURE****Instelling van Metropolitaanse Oorgangsubstrukture**

1. Drie Metropolitaanse Oorgangsubstrukture, hieronder die Suidelike Pretoria Metropolitaanse Substruktur, die Sentrale Pretoria Metropolitaanse Substruktur en die Noordelike Pretoria Metropolitaanse Substruktur genoem, word hierby, soos beoog in artikel 7 (1) (b) (ii) van die Oorgangswet op Plaaslike Regering, 1993 (Wet No. 209 van 1993), vanaf die datum van inwerkingtreding van hierdie Proklamasie (hieronder die effektiewe datum genoem), ingestel, bestaande uit die volgende plaaslike owerheidsliggame:

- (a) Die Suidelike Pretoria Metropolitaanse Substruktur—die Stadsraad van Verwoerdburg en die Plaaslike Gebiedskomitee van Rantesig;
- (b) die Sentrale Pretoria Metropolitaanse Substruktur—die Stadsraad van Pretoria, die Stadsraad van Atteridgeville, die Bestuurskomitees van Eersterus en Laudium en die Stadsraad van Mamelodi; en
- (c) die Noordelike Pretoria Metropolitaanse Substruktur—die Stadsraad van Akasia en die gebiede van die Dorpsgebied van Soshanguve soos omskryf kragtens artikel 13 (6) van die Oorgangswet op Plaaslike Regering, 1993,

welke Metropolitaanse Oorgangsubstrukture geag word plaaslike besture ingevolge die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939), te wees.

Ontbinding van plaaslike owerheidsliggame

2. (1) Die volgende plaaslike owerheidsliggame word hierby op die effektiewe datum ontbind:

- (a) Stadsraad van Verwoerdburg;
- (b) Plaaslike Gebiedskomitee van Rantesig;
- (c) Stadsraad van Pretoria;
- (d) Stadsraad van Atteridgeville;
- (e) Bestuurskomitee van Eersterus;
- (f) Bestuurskomitee van Laudium;
- (g) Stadsraad van Mamelodi; en
- (h) Stadsraad van Akasia.

(2) Administrateurskennisgewing No. 288 van 30 Junie 1993 soos uitgevaardig in *Offisiële Koerant* No. 4919 en Administrateurskennisgewing No. 522 van 1 Desember 1993 soos uitgevaardig in *Offisiële Koerant* No. 4954 word vanaf die effektiewe datum kragtens artikel 13 (6) (a) van die Oorgangswet op Plaaslike Regering, 1993, herroep in soverre dit van toepassing is op die gebiede van die dorpsgebied van Soshanguve.

Absolvement of functions, powers and duties of Local Government Affairs Council

3. (1) The Local Government Affairs Council shall, notwithstanding any provisions contained in the Local Government Affairs Council Act (House of Assembly), 1989 (Act No. 84 of 1989), and the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943), as from the effective date be absolved from exercising any of its functions, powers and duties in respect of the areas described in sections 4 (1) (a) (i), (ii) and (iii) and 4 (1) (c) (ii).

(2) In the event of the apportionment of any assets, rights and liabilities, including the taking over of any employees in respect of the areas mentioned in sections 4 (1) (a) (i), (ii) and (iii) and 4 (1) (c) (ii) the provisions of section 159bis of the Local Government Ordinance, 1939, shall *mutatis mutandis* apply.

(3) The provisions of section 19 shall *mutatis mutandis* apply to the taking over of any employees mentioned in subsection (2).

(4) The Southern and Northern Pretoria Metropolitan Substructures respectively shall for the purposes of this Proclamation as from the effective date be deemed to be the successor-in-law of the Local Government Affairs Council relating to any power, duty, asset, obligation, right and liability within the respective areas described in subsection (1) which fall in their respective areas of jurisdiction.

(5) Notwithstanding the provisions of section 159bis (2) of the Local Government Ordinance, 1939, all resolutions, by-laws, delegations and statutory notices of the Local Government Affairs Council pertaining to the areas described in subsection (1), shall as from the effective date remain in force in the areas mentioned in subsection (1), until amended or repealed by the said Substructures.

Area of Transitional Pretoria Metropolitan Substructures

4. (1) The area of the Pretoria Metropolitan Substructures established under section 1 comprises the following:

(a) The Southern Pretoria Metropolitan Substructure comprising the existing area of jurisdiction of the dissolved Town Council of Verwoerdburg as defined in Administrator's Proclamation No. 246 of 1960 as amended or extended and—

(i) the area of the Local Area Committee of Rantesig as defined in Administrator's Proclamation No. 109 of 16 June 1976 and Administrator's Proclamation No. 15 of 12 March 1986;

Kwytskelding van funksies, bevoegdhede en pligte van Raad op Plaaslike Bestuursangeleenthede

3. (1) Die Raad op Plaaslike Bestuursangeleenthede word, ondanks enige bepalings vervat in die Wet op die Raad op Plaaslike Bestuursangeleenthede (Volksraad), 1989 (Wet No. 84 van 1989), en die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943), vanaf die effektiewe datum kwytskeld van die uitvoering van enige van sy funksies, bevoegdhede en pligte ten opsigte van die gebiede beskryf in artikels 4 (1) (a) (i), (ii) en (iii) en 4 (1) (c) (ii).

(2) In die geval van 'n verdeling van enige bates, regte en verpligte, insluitend die oornname van enige werknemers ten opsigte van die gebiede vermeld in artikels 4 (1) (a) (i), (ii) en (iii) en 4 (1) (c) (ii) sal die bepalings van artikel 159bis van die Ordonnansie op Plaaslike Regering, 1939, *mutatis mutandis* van toepassing wees.

(3) Die bepalings van artikel 19 is *mutatis mutandis* van toepassing op die oornname van enige werknemers vermeld in subartikel (2).

(4) Die Suidelike en Noordelike Pretoria Metropolitaanse Substrukture onderskeidelik word by die toepassing van hierdie Proklamasie vanaf die effektiewe datum geag om dieregsopvolger van die Raad op Plaaslike Bestuursangeleenthede betreffende enige mag, plig, bate, verpligting, reg en las binne die onderskeie gebiede beskryf in subartikel (1) wat binne hul onderskeie regsgebiede val, te wees.

(5) Ondanks die bepalings van artikel 159bis (2) van die Ordonnansie op Plaaslike Regering, 1939, bly alle besluite, verordeninge, delegasies en statutêre kennisgewings van die Raad op Plaaslike Bestuursangeleenthede wat betrekking het op die gebiede beskryf in subartikel (1), vanaf die effektiewe datum van krag in die gebiede vermeld in subartikel (1) totdat dit deur die genoemde Substrukture gewysig of herroep word.

Gebied van Pretoria Metropolitaanse Oorgangsubstrukture

4. (1) Die gebied van die Pretoria Metropolitaanse Substrukture ingestel kragtens artikel 1 bestaan uit die volgende:

(a) Die Suidelike Pretoria Metropolitaanse Substruktuur bestaande uit die bestaande regsgebied van die ontbinde Stadsraad van Verwoerdburg soos omskryf in Administrateursproklamasie No. 246 van 1960 soos gewysig of uitgebrei en—

(i) die gebied van die Plaaslike Gebiedskomitee van Rantesig soos omskryf in Administrateursproklamasie No. 109 van 16 Junie 1976 en Administrateursproklamasie No. 15 van 12 Maart 1986;

- (ii) the area of certain portions of the farm Knopjeslaagte 385 JR, Transvaal, and Timsrand Agricultural Holdings as described in Annexure A; and
- (iii) the area of certain portions of the farm Doornkloof 391 JR, Transvaal, as described in Annexure B;
- (b) the Central Pretoria Metropolitan Substructure comprising the existing area of jurisdiction of the dissolved City Council of Pretoria as defined in Government Notice No. 23 of 25 June 1900, as amended or extended, including the areas of the dissolved Management Committee of Eersterus as defined in Administrator's Notice No. 912 of 4 August 1976, as amended or extended and the dissolved Management Committee of Laudium as defined in Administrator's Notice No. 2004 of 15 November 1972, as amended or extended and the areas of jurisdiction of the dissolved Town Council of Atteridgeville as defined in Administrator's Notice No. 1992 of 9 September 1983, as amended or extended and the dissolved Town Council of Mamelodi as defined in Administrator's Notice No. 1992 of 9 September 1983, as amended, or extended; and
- (c) the Northern Pretoria Metropolitan Substructure comprising the existing area of jurisdiction of the dissolved Town Council of Akasia as defined in Administrator's Notice No. 137 of 19 September 1984, as amended or extended and—
 - (i) the areas of the Township of Soshanguve as defined in Administrator's Notice No. 288 of 30 June 1993 and Administrator's Notice No. 522 of 1 December 1993; and
 - (ii) the areas of the farms Klipfontein 268 JR, Transvaal, Kruisfontein 262 JR, Transvaal, Kruisfontein 259 JR, Transvaal, and Wentzelrust 223 JR, Transvaal.

(2) A cadastral map reflecting the areas of jurisdiction of the Pretoria Metropolitan Substructures, as described in subsection (1), is contained in Annexure C.

Functions, powers and duties

5. Any functions, powers and duties pertaining to the provision and maintenance of services and facilities shall, within the context of the broad policy guidelines laid down by the Greater Pretoria Metropolitan Council established by section 20, be performed by the Pretoria Metropolitan Substructures established by section 1 as contemplated in any law applicable to local authorities.

(ii) die gebied van sekere gedeeltes van die plaas Knopjeslaagte 385 JR, Transvaal en Timsrand-landbouhoeves soos beskryf in Aanhansel A; en

(iii) die gebied van sekere gedeeltes van die plaas Doornkloof 391 JR, Transvaal, soos beskryf in Aanhansel B;

(b) die Sentrale Pretoria Metropolitaanse Substruktur bestaande uit die bestaande regsgebied van die ontbinde Stadsraad van Pretoria soos omskryf in Goewermentskennisgewing No. 23 van 25 Junie 1900, soos gewysig of uitgebrei, insluitend die gebiede van die ontbinde Bestuurskomitee van Eersterus soos omskryf in Administrateurskennisgewing No. 912 van 4 Augustus 1976, soos gewysig of uitgebrei en die ontbinde Bestuurskomitee van Laudium soos omskryf in Administrateurskennisgewing No. 2004 van 15 November 1972 soos gewysig of uitgebrei en die regsgebiede van die ontbinde Stadsraad van Atteridgeville soos omskryf in Administrateurskennisgewing No. 1992 van 9 September 1983, soos gewysig of uitgebrei en die ontbinde Stadsraad van Mamelodi soos omskryf in Administrateurskennisgewing No. 1992 van 9 September 1983, soos gewysig of uitgebrei; en

(c) die Noordelike Pretoria Metropolitaanse Substruktur bestaande uit die bestaande regsgebied van die ontbinde Stadsraad van Akasia soos omskryf in Administrateurskennisgewing No. 137 van 19 September 1984, soos gewysig of uitgebrei en—

(i) die gebiede van die dorpsgebied van Soshanguve soos omskryf in Administrateurskennisgewing No. 288 van 30 Junie 1993 en Administrateurskennisgewing No. 522 van 1 Desember 1993; en

(ii) die gebiede van die plase Klipfontein 268 JR, Transvaal, Kruisfontein 262 JR, Transvaal, Kruisfontein 259 JR, Transvaal, en Wentzelrust 223 JR, Transvaal.

(2) 'n Kadastrale kaart waarop die gebiede van die Pretoria Metropolitaanse Substrukture bedoel in subartikel (1) aangedui word, word in Aanhansel C vervat.

Funksies, bevoegdhede en pligte

5. Enige funksies, bevoegdhede en pligte met betrekking tot die voorsiening en instandhouding van dienste en fasiliteite word, binne die konteks van die breë beleidsriglyne wat neergelê is deur die Groter Pretoria Metropolitaanse Raad ingestel kragtens artikel 20, deur die Pretoria Metropolitaanse Substrukture ingestel kragtens artikel 1 uitgevoer soos beoog in enige wet wat van toepassing is op plaaslike besture.

Councillors and authorized persons

6. (1) The Southern Pretoria Metropolitan Substructure comprises 20 Councillors, the Central Pretoria Metropolitan Substructure comprises 62 Councillors and the Northern Pretoria Metropolitan Substructure comprises 20 Councillors.

(2) The terms of office of the Councillors of the dissolved local government bodies referred to in section 2 shall be terminated on the effective date.

(3) The authorization under Premier's Proclamation No. 15 of 5 October 1994 of persons to exercise, perform or fulfil all the rights, powers, functions, duties and obligations assigned to the dissolved Town Councils of Atteridgeville and Mamelodi is hereby as from the effective date repealed.

(4) The persons mentioned in Annexure D, E and F, and duly nominated under paragraph 5 of Schedule 1 to the Local Government Transition Act, 1993, are hereby as from the effective date appointed as Councillors of the Southern, Central and Northern Pretoria Metropolitan Substructures respectively.

(5) Any casual vacancy arising on any of the Pretoria Metropolitan Substructures after the effective date shall be reported to the Member for Housing and Local Government of the Provincial Executive Council within 30 days, which vacancy shall, notwithstanding the provisions of sections 20 and 36 of the Municipal Elections Ordinance, 1970 (Ordinance No. 16 of 1970), be filled by the competent authority from the list of additional candidates in order of preference as contemplated in paragraph 5 of Schedule 1 to the Local Government Transition Act, 1993, as contained in Annexures G, H and I respectively.

Allowances of Councillors

7. All the Councillors shall, as from the effective date, receive the same allowances as the allowances paid to the Councillors of the highest graded local authority of the respective Substructures which existed within the area of the relevant Substructure on the date immediately preceding the effective date in terms of section 19 (8) of the Local Government Ordinance, 1939: Provided that the Premier may, subject to the provisions of section 207 of the Constitution of the Republic of South Africa, 1993 (Act No. 200 of 1993), from time to time, review the allowances to be paid to such Councillors.

Speakers

8. (1) Each of the Southern, Central and Northern Pretoria Metropolitan Substructures shall, within seven days after the effective date, at the special meeting of such Metropolitan Substructure, in the manner prescribed for the election of a mayor in section 16 of the

Raadslede en gemagtigde persone

6. (1) Die Suidelike Pretoria Metropolitaanse Substruktur bestaan uit 20 Raadslede, die Sentrale Pretoria Metropolitaanse Substruktur bestaan uit 62 Raadslede en die Noordelike Pretoria Metropolitaanse Substruktur bestaan uit 20 Raadslede.

(2) Die ampstermyne van die Raadslede van die ontbinde plaaslike owerheidsliggeme in artikel 2 vermeld, word op die effektiewe datum beëindig.

(3) Die magtiging kragtens Premiersproklamasie No. 15 van 5 Oktober 1994 van persone om al die regte, bevoegdhede, werksaamhede, pligte en verpligte wat aan die ontbinde Stadsrade van Atteridgeville en Mamelodi opgedra is, uit te oefen, te verrig of na te kom, word hierby vanaf die effektiewe datum herroep.

(4) Die persone in Aanhangsels D, E en F vermeld, wat behoorlik kragtens paragraaf 5 van Bylae 1 by die Oorgangswet op Plaaslike Regering, 1993, benoem is, word hierby onderskeidelik as Raadslede van die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture aangestel.

(5) Enige toevallige vakature wat na die effektiewe datum op enige van die Pretoria Metropolitaanse Substrukture ontstaan moet binne 30 dae aan die Lid vir Behuising en Plaaslike Regering van die Provinciale Uitvoerende Raad gerapporteer word, welke vakture, ondanks die bepalings van artikels 20 en 36 van die Ordonnansie op Municipale Verkiesings, 1970 (Ordonnansie No. 16 van 1970), deur die bevoegde gesag gevul moet word uit die lys van bykomende kandidate in orde van voorkeur soos beoog in paragraaf 5 van Bylae 1 by die Oorgangswet op Plaaslike Regering, 1993, in onderskeidelik Aanhangesel G, H en I vervat.

Toelaes van Raadslede

7. Al die Raadslede ontvang na die effektiewe datum dieselfde toelaes as die toelaes wat aan die Raadslede van die hoogste gegradeerde plaaslike bestuur van die onderskeie Substrukture wat op die datum wat die effektiewe datum onmiddellik voorafgaan binne die gebied van die betrokke Substruktur kragtens artikel 19 (8) van die Ordonnansie op Plaaslike Regering, 1939, bestaan het: Met dien verstande dat die Premier, behoudens die bepalings van artikel 207 van die Grondwet van die Republiek van Suid-Afrika, 1993 (Wet No. 200 van 1993), van tyd tot tyd die toelaes wat aan sulke Raadslede betaal word, kan hersien.

Speakers

8. (1) Elkeen van die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture verkies, binne sewe dae na die effektiewe datum op die spesiale vergadering van die Metropolitaanse Substruktur, op die wyse voorgeskryf vir die verkiesing van 'n burgemeester in artikel 16 van die Ordonnansie op

Local Government Ordinance, 1939, elect two Speakers from the Councillors mentioned in section 6 (3) of which one will be from the statutory component and one from the non-statutory component, which members shall alternate as Speaker at meetings of such Metropolitan Substructures.

(2) The Speakers shall collectively perform the statutory functions and duties of a mayor.

(3) Notwithstanding the provisions of any law—

- (a) the Speakers shall remain in office during the pre-interim phase, for a maximum period of 12 months;
- (b) in the event of a vacancy in the office of Speaker, a new Speaker shall be elected in terms of section 16 of the Local Government Ordinance, 1939, by the relevant Pretoria Metropolitan Substructure for the remainder of the period mentioned in paragraph (a);
- (c) if neither of the Speakers are present at any meeting, a member shall be elected by the members present from amongst themselves to act as Speaker at that meeting;
- (d) the Speakers shall preside over meetings of the relevant Pretoria Metropolitan Substructure in terms of the Standing Orders mentioned in section 10;
- (e) the Speakers shall be entitled to vote but shall have no decisive vote; and
- (f) the Speakers shall chair the Rules Committees.

(4) The Premier may, subject to the provisions of section 207 of the Constitution of the Republic of South Africa, 1993, approve an additional allowance payable to the Speakers apart from the allowances contemplated in section 7.

Executive Committee

9. (1) The Southern, Central and Northern Pretoria Metropolitan Substructures shall at the special meeting contemplated in section 8 (1), notwithstanding the provisions of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance No. 40 of 1960), under section 16 (6) of the Local Government Transition Act, 1993, each elect from its members an Executive Committee.

(2) The Southern, Central and Northern Pretoria Metropolitan Substructures shall at the special meeting contemplated in section 8 (1) each elect two persons from the Executive Committee as Chairpersons of the Executive Committee, of which one shall be from the statutory component and one from the non-statutory component, which persons shall alternate as Chairpersons at each meeting of the Executive Committee.

Plaaslike Bestuur, 1939, twee Speakers uit die Raadslede vermeld in artikel 6 (3) waarvan een van die statutêre komponent en een van die nie-statutêre komponent afkomstig is, welke persone om die beurt as Speaker by vergaderings van die Metropolitaanse Substrukture opree.

(2) Die Speakers verrig gesamentlik die statutêre funksies en pligte van 'n burgemeester.

(3) Ondanks die bepalings van enige wet—

- (a) beklee die Speakers gedurende die pre-interim-fase hul ampte vir 'n maksimum tydperk van 12 maande;
- (b) daar 'n vakature in die kantoor van die Speaker sou ontstaan, word 'n nuwe Speaker kragtens artikel 16 van die Ordonnansie op Plaaslike Bestuur, 1939, deur die betrokke Pretoria Metropolitaanse Substruktur vir die oorblywende gedeelte van die periode vermeld in subparagraaf (a) aangestel;
- (c) word, indien nie een van die Speakers by enige vergadering teenwoordig is nie, 'n lid deur die ander teenwoordige lede verkies om as Speaker op te tree by die betrokke vergadering;
- (d) sit die Speaker kragtens die Staande Reëls vermeld in artikel 10 voor by vergaderings van die betrokke Pretoria Metropolitaanse Substruktur;
- (e) is die Speakers geregtig om te stem maar het hulle geen beslissende stem nie; en
- (f) tree die Speakers op as Voorsitters van die Reëlskomitees.

(4) Die Premier kan, behoudens die bepalings van artikel 207 van die Grondwet van die Republiek van Suid-Afrika, 1993, 'n addisionele toelaag betaalbaar aan die Speakers, buiten die toelaes beoog in artikel 7, goedkeur.

Uitvoerende Komitee

9. (1) Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture verkies tydens die spesiale vergadering beoog in artikel 8 (1), ondanks die bepalings van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie No. 40 van 1960), kragtens artikel 16 (6) van die Oorgangswet op Plaaslike Regerings, 1993, elk uit sy lede 'n Uitvoerende Komitee.

(2) Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture verkies elk tydens die spesiale vergadering beoog in artikel 8 (1) twee persone uit die Uitvoerende Komitee as Voorsitters van die Uitvoerende Komitee, waarvan een uit die statutêre komponent en een uit die nie-statutêre komponent afkomstig moet wees, welke persone om die beurt as Voorsitters van elke vergadering van die Uitvoerende Komitee opree.

(3) The provisions of sections 1 and 55 to 61 of the Local Government (Administration and Elections) Ordinance, 1960, shall, for the purposes of this Proclamation, be applicable *mutatis mutandis* to the respective Executive Committees contemplated in subsection (1).

(4) The Speakers mentioned in section 8 (1) shall not be members of the Executive Committee concerned.

Principles and procedure of meetings

10. The provisions of sections 20, 21, 22, 23, 24, 26, 27, 31, 32 and 33 of the Local Government Ordinance, 1939, and the applicable sections of the Standing Orders, promulgated by Administrator's Notice No. 1224 of 14 October 1970, as amended, shall *mutatis mutandis* apply to the principles and procedure of meetings of the Pretoria Metropolitan Substructures: Provided that each Pretoria Metropolitan Substructure may at its discretion determine the principles and procedures applicable to meetings of such Substructure.

Transfer of assets, liabilities, rights, obligations and legal succession (successor-in-law)

11. (1) All assets, liabilities, rights and obligations of the dissolved local government bodies mentioned in section 2 shall, as from the effective date, and subject to the provisions of subsection (3), be transferred to the Southern, Central and Northern Pretoria Metropolitan Substructures concerned.

(2) The Southern, Central and Northern Pretoria Metropolitan Substructures shall for the purposes of this Proclamation as from the effective date and subject to the provisions of subsection (3), be deemed to be the successor-in-law of the assets, liabilities, rights and obligations of the dissolved local government bodies concerned.

(3) Any liability, debt or obligation which has been incurred by any of the dissolved Black local government bodies mentioned in section 2 up to and including the day preceding the effective date, other than a liability, debt or obligation which has been incurred in respect of any infrastructure that generates revenue or infrastructure which is or can be utilised by the Pretoria Metropolitan Substructure concerned, shall devolve upon the Greater Pretoria Metropolitan Council subject to the right of the national government to assume such liabilities, debts or obligations in terms of assurances made by the national government that no transitional council will inherit any external debts of the said Black local government bodies up to the effective date.

Resolutions, by-laws, regulations, statutory notices and delegations

12. Subject to the provisions of this Proclamation, all resolutions, by-laws, regulations, statutory notices and delegations of the dissolved local government bodies mentioned in section 2 which immediately before the effective date were in force in any area of

(3) Die bepalings van artikels 1 en 55 tot 61 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, is, by die toepassing van hierdie Proklamasie, *mutatis mutandis* op die Uitvoerende Komitees in subartikel (1) bedoel van toepassing.

(4) Die Speakers vermeld in artikel 8 (1) is nie lede van die betrokke Uitvoerende Komitee nie.

Beginsels en prosedure van vergaderings

10. Die bepalings van artikels 20, 21, 22, 23, 24, 26, 27, 31, 32 en 33 van die Ordonnansie op Plaaslike Bestuur, 1939, en die toepaslike artikels van die Reglement van Orde, uitgevaardig by Administrateurs-kennisgewing No. 1224 van 14 Oktober 1970, soos gewysig, is *mutatis mutandis* van toepassing op die beginsels en prosedures van vergaderings van die Pretoria Metropolitaanse Substrukture: Met dien verstande dat elke Pretoria Metropolitaanse Substruktur sy diskresie kan uitoefen om die beginsels en prosedures van toepassing op die Substrukture te bepaal.

Oordra van bates, laste, regte, verpligtinge en regsovvolging (regsovvolger)

11. (1) Alle bates, laste, regte en verpligtinge van die ontbinde plaaslike owerheidsliggame vermeld in artikel 2 word vanaf die effektiewe datum en behoudens die bepalings van subartikel (3), aan die betrokke Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture oorgedra.

(2) Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture word by die toepassing van hierdie Proklamasie vanaf die effektiewe datum en behoudens die bepalings van subartikel (3) geag om die regsovvolger van die bates, laste, regte en verpligtinge van die betrokke ontbinde plaaslike owerheidsliggame te wees.

(3) Enige las, skuld of verpligting wat deur enige van die ontbinde Swart plaaslike owerheidsliggame vermeld in artikel 2 aangegaan is tot op en insluitend die dag wat die effektiewe datum voorafgaan, behalwe 'n las, skuld of verpligting wat aangegaan is ten opsigte van enige infrastruktuur wat inkomste genereer of infrastruktuur wat deur die betrokke Pretoria Metropolitaanse Substruktuur aangewend word of kan word, gaan op die Groot Pretoria Metropolitaanse Raad oor onderhewig aan die reg van die nasionale regering om diesulke laste, skulde of verpligtinge te aanvaar kragtens versekerings gemaak deur die nasionale regering dat geen oorgangsraad enige eksterne skulde van die genoemde Swart plaaslike owerheidsliggame tot op die effektiewe datum sal erf nie.

Besluite, verordeninge, regulasies, statutêre kennisgewings en delegasies

12. Behoudens die bepalings van hierdie Proklamasie bly alle besluite, verordeninge, regulasies, statutêre kennisgewings en delegasies van die ontbinde plaaslike owerheidsliggame vermeld in artikel 2 wat onmiddellik voor die effektiewe datum van krag was in

the said dissolved local government bodies, shall continue in force in such area, subject to any repeal or amendment of such resolutions, by-laws, regulations, statutory notices and delegations by the Southern, Central and Northern Pretoria Metropolitan Substructures respectively.

Budgets

13. (1) The 1994/95-budgets of the local government bodies mentioned in section 2 shall, notwithstanding the provisions of section 58 of the Local Government Ordinance, 1939, be subject to such adjustments by the Pretoria Metropolitan Substructures established by section 1 as may be deemed necessary: Subject further to review by the Greater Pretoria Metropolitan Council established by section 20.

(2) In the event of any Pretoria Metropolitan Substructure bearing an uneven financial load in the equalization of services and facilities, such Substructure shall be subsidized by the Greater Pretoria Metropolitan Council within the context of paragraphs 23, 24 and 25 of Schedule 2 of the Local Government Transition Act, 1993.

Representation on Pretoria Regional Services Council

14. Representation of the dissolved local government bodies mentioned in section 2 on the Pretoria Regional Services Council shall be terminated as from the effective date.

Authorized local authorities

15. (1) The Southern, Central and Northern Pretoria Metropolitan Substructures shall, under section 2 of the Town-planning and Townships Ordinance, 1986 (Ordinance No. 15 of 1986), as from the effective date, be authorised local authorities for the purposes of Chapters II, III and IV of the said Ordinance.

(2) The Southern, Central and Northern Pretoria Metropolitan Substructures shall, under section 3 of the Division of Land Ordinance, 1986 (Ordinance No. 20 of 1986), as from the effective date, be authorised local authorities for the purposes of Chapter IV of the said Ordinance.

Local authorities contemplated in Sixth Schedule to Local Government Ordinance, 1939

16. The Southern, Central and Northern Pretoria Metropolitan Substructures are, as from the effective date, deemed to be local authorities as contemplated in Parts 2, 1 and 2 respectively of the Sixth Schedule to the Local Government Ordinance, 1939.

Single Local Administration for Transitional Pretoria Metropolitan Substructures

17. (1) A temporary Single Local Administration for each of the Pretoria Metropolitan Substructures is, subject to the provisions of subsection (2), hereby established as from the effective date.

enige gebied van die genoemde plaaslike owerheidsliggeme, van krag in die gebied, onderhewig aan enige herroeping of wysiging van die besluite, verordeninge, regulasies, statutêre kennisgewings en delegasies deur onderskeidelik die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture.

Begrotings

13. (1) Die 1994/95-begrotings van die plaaslike owerheidsliggeme in artikel 2 vermeld is, ondanks die bepalings van artikel 58 van die Ordonnansie op Plaaslike Regering, 1939, onderhewig aan die wysiging daarvan wat deur die Pretoria Metropolitaanse Substrukture ingestel kragtens artikel 1 nodig geag word: Onderhewig verder aan hersiening deur die Groter Pretoria Metropolitaanse Raad ingestel kragtens artikel 20.

(2) Indien enige Pretoria Metropolitaanse Substruktur 'n ongelyke finansiële las dra in die gelykstelling van dienste en geriewe, word die betrokke substruktuur deur die Groter Pretoria Metropolitaanse Raad gesubsidieer binne die konteks van paragrawe 23, 24 en 25 van Bylae 2 van die Oorgangswet op Plaaslike Regering, 1993.

Verteenwoordiging op Pretoria Streeksdiensteraad

14. Verteenwoordiging wat die ontbinde plaaslike owerheidsliggeme vermeld in artikel 2 op die Pretoria Streeksdiensteraad gehad het word vanaf die effektiewe datum beeindig.

Gemagtigde plaaslike besture

15. (1) Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture word, kragtens artikel 2 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No. 15 van 1986), vanaf die effektiewe datum gemagtigde plaaslike besture vir doeleindes van Hoofstukke II, III en IV van genoemde Ordonnansie.

(2) Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture word, kragtens artikel 3 van die Ordonnansie op die Verdeling van Grond, 1986 (Ordonnansie No. 20 van 1986), vanaf die effektiewe datum gemagtigde plaaslike besture vir doeleindes van Hoofstuk IV van genoemde Ordonnansie.

Plaaslike besture in Sesde Bylae by Ordonnansie op Plaaslike Bestuur, 1939, bedoel

16. Die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture word, vanaf die effektiewe datum, geag plaaslike besture soos beoog in onderskeidelik Dele 2, 1 en 2 van die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, te wees.

Enkele Plaaslike Administrasie vir Pretoria Metropolitaanse Oorgangsubstrukture

17. (1) 'n Tydelike Enkele Plaaslike Administrasie vir elk van die Pretoria Metropolitaanse Substrukture word, behoudens die bepalings van subartikel (2), hierby vanaf die effektiewe datum ingestel.

(2) A permanent integrated organisational structure shall after the effective date be constituted by each of the Southern, Central and Northern Pretoria Metropolitan Substructures after duly integrated posts have been professionally assessed and appropriate restructuring undertaken to ensure that the Single Local Administration as a whole satisfies the needs of the Greater Pretoria Metropolitan Council and the Pretoria Metropolitan Substructures.

Chief Executive Officers/Town Clerks

18. (1) The Chief Executive Officers/Town Clerks of the dissolved Town Council of Verwoerdburg, the dissolved City Council of Pretoria and the dissolved Town Council of Akasia shall, for the purposes of this Proclamation, and subject to the provisions of the Remuneration of Town Clerks Act, 1984 (Act No. 115 of 1984), the Profession of Town Clerks Act, 1988 (Act No. 75 of 1988), and sections 17 and 19, temporarily act as from the effective date, as the Chief Executive Officers/Town Clerks of the Southern Pretoria Metropolitan Substructure, the Central Pretoria Metropolitan Substructure and the Northern Pretoria Metropolitan Substructure respectively, as contemplated in section 62 of the Local Government Ordinance, 1939, until, subject to the provisions of section 19, Chief Executive Officers/Town Clerks are appointed by the said Substructures.

(2) The Chief Executive Officers/Town Clerks mentioned in subsection (1) shall, for the purposes of this Proclamation, perform all the functions, powers and duties assigned to the Chief Executive Officers/Town Clerks in terms of the Local Government Ordinance, 1939, the Local Government (Administration and Elections) Ordinance, 1960, the Municipal Elections Ordinance, 1970, or any other law, by-law or resolutions of the Southern, Central and Northern Pretoria Metropolitan Substructures.

Employees and officers of Transitional Metropolitan Substructures

19. (1) The employees and officers of the dissolved local government bodies shall, subject to the provisions of subsection (4), as from the effective date be transferred to the Pretoria Metropolitan Substructures concerned and shall take up employment with the said Substructures on the terms and conditions of service not less favourable than those under which they previously served: Provided that future terms and conditions of service shall be in compliance with section 8 of the Constitution of the Republic of South Africa, 1993.

(2) After a permanent organisational structure as contemplated in section 17 (2) has been constituted, all employees and officers in the service of the dissolved local government bodies shall be allocated to the relevant Pretoria Metropolitan Substructure Local Administration contemplated in section 17 (2) and constituted

(2) 'n Permanente geïntegreerde organisatoriese struktuur word na die effektiewe datum deur elkeen van die Suidelike, Sentrale en Noordelike Pretoria Metropolaanse Substrukture saamgestel nadat behoorlik geïntegreerde poste professioneel geëvalueer is en gesikte herstrukturering onderneem is om te verseker dat die Enkele Plaaslike Administrasie as 'n geheel aan die behoeftes van die Grooter Pretoria Metropolaanse Raad en die Pretoria Metropolaanse Substrukture voldoen.

Hoof Uitvoerende Beampies/Stadsklerke

18. (1) Die Hoof Uitvoerende Beampie/Stadsklerke van die ontbinde Stadsraad van Verwoerdburg, die ontbinde Stadsraad van Pretoria en die ontbinde Stadsraad van Akasia tree, by die toepassing van hierdie Proklamasie en behoudens die bepalings van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet No. 115 van 1984), die Wet op die Beroep van Stadsklerke, 1988 (Wet No. 75 van 1988), en artikels 17 en 19, tydelik vanaf die effektiewe datum as die Hoof Uitvoerende Beampies/Stadsklerke van onderskeidelik die Suidelike Pretoria Metropolaanse Substruktuur, die Sentrale Pretoria Metropolaanse Substruktuur en die Noordelike Pretoria Metropolaanse Substruktuur op soos beoog in artikel 62 van die Ordonnansie op Plaaslike Bestuur, 1939, totdat, behoudens die bepalings van artikel 19, die Hoof Uitvoerende Beampies/Stadsklerke deur die genoemde Substrukture aangestel word.

(2) Die Hoof Uitvoerende Beampies/Stadsklerke oefen by die toepassing van hierdie Proklamasie al die funksies, bevoegdhede en pligte uit kragtens die Ordonnansie op Plaaslike Bestuur, 1939, die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, die Ordonnansie op Munisipale Verkiegings, 1970, of enige ander wet, verordening of besluite van die Suidelike, Sentrale en Noordelike Pretoria Metropolaanse Substrukture.

Werknemers en beampies van Metropolaanse Oorgangsubstrukture

19. (1) Die werknemers en beampies van die ontbinde plaaslike owerheidsliggande word, behoudens die bepalings van subartikel (4), vanaf die effektiewe datum oorgeplaas na die betrokke Pretoria Metropolaanse Substrukture en aanvaar diens met die genoemde Substrukture op bedinge en diensvoorraarde wat nie minder gunstig is as dié waaronder hulle voorheen gewerk het nie: Met dien verstande dat toekomstige bedinge en diensvoorraarde ooreenkomsdig artikel 8 van die Grondwet van die Republiek van Suid-Afrika, 1993, sal wees.

(2) Nadat 'n permanente organisatoriese struktuur soos in artikel 17 (2) beoog saamgestel is, word alle werknemers en beampies in diens van die ontbinde plaaslike owerheidsliggande toegewys aan die betrokke Pretoria Metropolaanse Substruktuur se Plaaslike Administrasie beoog in artikel 17 (2) en saamgestel uit

by the said local government bodies within whose area of jurisdiction they served before the effective date in accordance with the provisions of section 10 (3) (f), (i) and (j) of the Local Government Transition Act, 1993.

(3) Employees and officers of the Pretoria Metropolitan Substructures shall, subject to the provisions of section 17 (2), be remunerated in accordance with the salary scale of the highest graded local government body which existed within the area of the relevant Substructure on the date immediately preceding the effective date.

(4) As from the effective date, the employees and officers mentioned in subsection (1) shall individually—

- (a) notwithstanding the provisions of any law, be deemed as far as pensionable service and chronological seniority in respect of earnings and benefits are concerned, to have been in the employ of the respective Pretoria Metropolitan Substructures continuously from the date of their employment by their previous employers; and
- (b) be dealt with in respect of any allegation of misconduct outstanding against them with the relevant dissolved local government body, in terms of the conditions applicable to them whilst in such employ, unless they consent to the contrary.

(5) Appointment and dismissal of employees and officers employed in the services of a Pretoria Metropolitan Substructure shall be the sole responsibility of the particular Substructure.

CHAPTER 2

TRANSITIONAL METROPOLITAN COUNCIL

Establishment of Transitional Metropolitan Council

20. A Transitional Metropolitan Council, hereunder called the Greater Pretoria Metropolitan Council, is hereby established as contemplated in section 7 (1) (b) (ii) of the Local Government Transition Act, 1993, as from the effective date, comprising the Southern, Central and Northern Pretoria Metropolitan Substructures established by section 1, which Greater Pretoria Metropolitan Council shall, subject to the provisions of section 22, be deemed to be a local authority in terms of the Local Government Ordinance, 1939.

Area of Greater Pretoria Metropolitan Council

21. The area of the Greater Pretoria Metropolitan Council comprises the areas of jurisdiction of the Pretoria Metropolitan Substructures mentioned in section 4 (1).

die genoemde plaaslike owerheidsliggame binne wie se regsgebied hulle in diens was voor die effektiewe datum, ooreenkomsdig die bepalings van artikel 10 (3) (f), (i) en (j) van die Oorgangswet op Plaaslike Regering, 1993.

(3) Werknemers en beampies van die Pretoria Metropolitaanse Substrukture word, behoudens die bepalings van artikel 17 (2) besoldig in ooreenstemming met die salarisskaal van die hoogste gedeerde plaaslike owerheidsliggaam wat binne die gebied van die betrokke Substruktur bestaan het op die datum wat die effektiewe datum onmiddellik voorafgaan het.

(4) Vanaf die effektiewe datum word die werknemers en beampies vermeld in subartikel (1) individueel—

- (a) ondanks die bepalings van enige wet, ten opsigte van pensioengewende diens en chronologiese senioriteit ten opsigte van verdienstes en voordele geag om deurlopend in die diens van die onderskeie Pretoria Metropolitaanse Substrukture te gewees het vanaf die aanvangsdatum van hulle diens by hul vorige werkgewers tot dieselfde mate as wat hulle deurlopend in die diens van die betrokke ontbinde plaaslike owerheidsliggaam was; en
- (b) hanteer ten opsigte van enige uitstaande bewering van wangedrag teen hulle by die betrokke ontbinde plaaslike owerheidsliggaam in terme van die voorwaardes van toepassing op hulle terwyl hulle in die diens was tensy hulle tot die teendeel toestem.

(5) Die aanstelling en ontslag van werknemers en beampies werksaam in diens van 'n Pretoria Metropolitaanse Substruktur is die alleen verantwoordelikheid van daardie besondere Substruktur.

HOOFSTUK 2

METROPOLITAANSE OORGANGSRAAD

Instelling van Metropolitaanse Oorgangsraad

20. 'n Metropolitaanse oorgangsraad, hieronder die Groter Pretoria Metropolitaanse Raad genoem, word hierby, soos beoog in artikel 7 (1) (b) (ii) van die Oorgangswet op Plaaslike Regering, 1993, vanaf die effektiewe datum ingestel, bestaande uit die Suidelike, Sentrale en Noordelike Pretoria Metropolitaanse Substrukture kragtens artikel 1 ingestel, welke Groter Pretoria Metropolitaanse Raad, behoudens die bepalings van artikel 22 geag word 'n plaaslike bestuur ingevolge die Ordonnansie op Plaaslike Bestuur, 1939 te wees.

Gebied van Groter Pretoria Metropolitaanse Raad

21. Die gebied van die Groter Pretoria Metropolitaanse Raad bestaan uit die regsgebiede van die Pretoria Metropolitaanse Substrukture in artikel 4 (1) vermeld.

Functions, powers and duties of Greater Pretoria Metropolitan Council

22. (1) The functions, powers and duties of the Greater Pretoria Metropolitan Council shall be as set out in Schedule 2 to the Local Government Transition Act, 1993.

(2) Sections 12 (1) (b), 10A, 12 (1) (a) and (10) and 14 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), shall *mutatis mutandis* apply to the Greater Pretoria Metropolitan Council.

(3) The Greater Pretoria Metropolitan Council may, in terms of section 80 of the Local Government Ordinance, 1939, for the purposes of exercising the functions, powers and duties mentioned in subsection (1), promulgate by-laws it deems necessary for the effective carrying out of such functions, powers and duties.

(4) The Greater Pretoria Metropolitan Council may delegate any of its functions, powers and duties to any of the Pretoria Metropolitan Substructures established by section 1.

(5) The Greater Pretoria Metropolitan Council shall upon recommendation of the advisory technical sub-committees referred to in section 28 (3) ensure that effective planning, design, timeous construction, maintenance and operation of all bulk supply systems and optimal resource application within the area of jurisdiction of the said Council are undertaken and for that purpose may—

- (a) allocate funds from its income or other source of finance to develop such projects and contribute to the operational expenditures of any of the Pretoria Metropolitan Substructures;
- (b) veto the capital funding and spending of any Pretoria Metropolitan Substructure in respect of any bulk supply project not conforming or forming part of the bulk supply system within its area of jurisdiction, where those services interact with the Greater Pretoria Metropolitan Council's functions, powers and duties mentioned in subsection (1);
- (c) alter the priority and scheduling of projects; and
- (d) perform any act which effectively ensures that an optimal bulk supply system is planned, and timeous provision of bulk services and facilities are effected to meet the demands of the area of jurisdiction of the Greater Pretoria Metropolitan Council.

(6) All charges in respect of products or services rendered by the Greater Pretoria Metropolitan Council to the respective Pretoria Metropolitan Substructures or *vice versa*, shall be at a uniform rate which rate may differentiate according to the level of consumption, and shall be determined according to the actual total cost of providing such products or services plus a margin not exceeding 10% of the said cost.

Funksies, bevoegdhede en pligte van Groter Pretoria Metropolitaanse Raad

22. (1) Die funksies, bevoegdhede en pligte van die Groter Pretoria Metropolitaanse Raad is dieselfde soos uiteengesit in Bylae 2 by die Oorgangswet op Plaaslike Regering, 1993.

(2) Artikel 12 (1) (b), 10A, 12 (1) (a) en (10) en 14 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), is *mutatis mutandis* van toepassing op die Groter Pretoria Metropolitaanse Raad.

(3) Die Groter Pretoria Metropolitaanse Raad kan, kragtens artikel 80 van die Ordonmansie op Plaaslike Bestuur, 1939, vir doeleindes van die uitvoering van die funksies, bevoegdhede en pligte vermeld in subartikel (1), verordeninge wat hy nodig ag vir die effektiewe uitvoering van dié funksies, bevoegdhede en pligte, uitvaardig.

(4) Die Groter Pretoria Metropolitaanse Raad kan enige van sy magte en pligte aan enige van die Pretoria Metropolitaanse Substrukture ingestel kragtens artikel 1 deleger.

(5) Die Groter Pretoria Metropolitaanse Raad moet op aanbeveling van die tegniese adviessubkomitees in artikel 28 (3) vermeld toesien dat effektiewe beplanning, ontwerp, tydige konstruksie, instandhouding en werking van alle massa voorsieningstelsels en optimale hulpbronaanwending binne die regsgebied van die genoemde Raad onderneem word en vir hierdie doel kan—

- (a) fondse van sy inkomste of ander finansiële bron toewys om sulke projekte te ontwikkel en by te dra tot die operasionele uitgawes van enige van die Pretoria Metropolitaanse Substrukture;
- (b) enige kapitaal befondsing en uitgawes van enige Pretoria Metropolitaanse Substruktuur ten opsigte van enige massa voorsieningsprojek wat nie inskakel of deel vorm van die massa voorsieningstelsel binne sy regsgebied nie, veto waar daardie dienste in wisselwerking is met die Groter Pretoria Metropolitaanse Raad se funksies, bevoegdhede en pligte in subartikel (1) vermeld;
- (c) die prioriteit en skedulering van projekte wysig; en
- (d) enige handeling uitvoer wat effektiewelik verseker dat 'n optimale massa voorsieningsstelsel beplan word en dat die tydige voorstiening van massa dienste en geriewe bewerkstellig word om aan die eise van die regsgebied van die Groter Pretoria Metropolitaanse Raad te voldoen.

(6) Alle heffings ten opsigte van produkte of dienste wat deur die Groter Pretoria Metropolitaanse Raad aan die onderskeie Pretoria Metropolitaanse Substrukture gelewer word of *vice versa*, geskied teen 'n eenvormige tarief, welke tarief 'n onderskeid mag maak ooreenkomsdig die verbruikingsvlak, en dit word vastgestel ooreenkomsdig die werklike totale koste van die voorsiening van sulke produkte of dienste plus 'n speling wat nie 10% van die genoemde koste oorskry nie.

Councillors

23. (1) The Greater Pretoria Metropolitan Council comprises 58 Councillors.

(2) The persons mentioned in Annexure J, and duly nominated under paragraph 5 of Schedule 1 to the Local Government Transition Act, 1993, are hereby from the effective date appointed as Councillors of the Greater Pretoria Metropolitan Council.

(3) Any casual vacancy arising on the Greater Pretoria Metropolitan Council after the effective date shall be reported to the Member for Housing and Local Government of the Provincial Executive Council within 30 days, which vacancy shall, notwithstanding the provisions of sections 20 and 36 of the Municipal Elections Ordinance, 1970, be filled by the competent authority from the list of additional candidates in order of preference as contemplated in paragraph 5 of Schedule 1 to the Local Government Transition Act, 1993, as contained in Annexure K.

Allowances of Councillors

24. All the Councillors of the Greater Pretoria Metropolitan Council shall, after the effective date, receive the same allowances as the allowances paid to the Councillors of the dissolved City Council of Pretoria in terms of section 19 (8) of the Local Government Ordinance, 1939: Provided that the Premier may, subject to the provisions of section 207 of the Constitution of South Africa, 1993, from time to time, review the allowances to be paid to such Councillors.

Speakers

25. (1) The Greater Pretoria Metropolitan Council shall, within seven days after the effective date, at the special meeting of the Council, in the manner prescribed for the election of a mayor in section 16 of the Local Government Ordinance, 1939, elect two Speakers for the Greater Pretoria Metropolitan Council from the Councillors mentioned in section 23 (2), of which one will be from the statutory component and one from the non-statutory component, which members shall alternate as Speaker at meetings of the Greater Pretoria Metropolitan Council.

(2) The Speakers shall collectively perform the statutory functions and duties of a mayor.

(3) Notwithstanding the provisions of any law—

- (a) the Speakers shall remain in office during the pre-interim phase, for a maximum period of 12 months as from the effective date;
- (b) in the event of a vacancy in the office of Speaker, a new Speaker shall be elected in terms of section 16 of the Local Government Ordinance, 1939, by the Greater Pretoria Metropolitan Council for the remainder of the period mentioned in paragraph (a);

Raadslede

23. (1) Die Groter Pretoria Metropolitaanse Raad bestaan uit 58 Raadslede.

(2) Die persone in Aanhangesel J vermeld, en wat behoorlik kragtens paragraaf 5 van Bylae 1 by die Oorgangswet op Plaaslike Regering, 1993, benoem is, word hierby as Raadslede van die Groter Pretoria Metropolitaanse Raad aangestel.

(3) Enige toevallige vakature wat na die effektiewe datum op die Groter Pretoria Metropolitaanse Raad ontstaan, moet binne 30 dae aan die Lid vir Behuisings en Plaaslike Regering van die Provinciale Uitvoerende Raad gerapporteer word, welke vakture, ondanks die bepalings van artikels 20 en 36 van die Ordonnansie op Municipale Verkiesings, 1970, deur die bevoegde gesag gevul moet word uit die lys van bykomende kandidate in orde van voorkeur soos beoog in paragraaf 5 van Bylae 1 by die Oorgangswet op Plaaslike Regering, 1993, soos in Aanhangesel K vervat.

Toelaes van Raadslede

24. Al die Raadslede van die Groter Pretoria Metropolitaanse Raad ontvang ha die effektiewe datum, dieselde toelaes as die toelaes wat aan die Raadslede van die ontbinde Stadsraad van Pretoria kragtens artikel 19 (8) van die Ordonnansie op Plaaslike Bestuur, 1939, betaal is: Met dien verstande dat die Premier, behoudens die bepalings van artikel 207 van die Grondwet van die Republiek van Suid-Afrika, 1993, van tyd tot tyd die toelaes wat aan sulke Raadslede betaal word kan hersien.

Speakers

25. (1) Die Groter Pretoria Metropolitaanse Raad verkies binne sewe dae na die effektiewe datum op 'n spesiale vergadering van die Raad, op die wyse voorgeskryf vir die verkiesing van 'n burgemeester in artikel 16 van die Ordonnansie op Plaaslike Bestuur, 1939, twee Speakers vir die Groter Pretoria Metropolitaanse Raad uit die Raadslede vermeld in artikel 23 (2), waarvan een van die statutêre komponent en een van die nie-statutêre komponent afkomstig is, welke lede om die beurt as Speaker by vergaderings van die Groter Pretoria Metropolitaanse Raad optree.

(2) Die Speakers voer gesamentlik die statutêre funksies en pligte van 'n burgemeester uit.

(3) Ondanks die bepalings van enige wet—

- (a) beklee die Speakers gedurende die pre-interim-fase hul ampte vir 'n maksimum tydperk van 12 maande vanaf die effektiewe datum;
- (b) indien daar 'n vakture in die kantoor van die Speaker ontstaan, word 'n nuwe Speaker kragtens artikel 16 van die Ordonnansie op Plaaslike Bestuur, 1939, deur die Groter Pretoria Metropolitaanse Raad verkies vir die oorblywende gedeelte van die periode vermeld in subparagraph (a);

- (c) if neither of the Speakers are present at any meeting a member shall be elected by the members present from amongst themselves to act as Speaker at that meeting;
- (d) the Speakers shall preside over meetings of the Greater Pretoria Metropolitan Council in terms of the Standing Orders mentioned in section 26;
- (e) the Speakers shall be entitled to vote but shall have no decisive vote; and
- (f) the Speakers shall Chair the Rules Committee.

(4) The Premier may, subject to the provisions of section 207 of the Constitution of the Republic of South Africa, 1993, approve an additional allowance payable to the Speakers apart from the allowances contemplated in section 24.

Meetings and decision making procedure

26. Sections 20, 21, 22, 23, 24, 26, 27, 31, 32 and 33 of the Local Government Ordinance, 1939, and the applicable sections of the Standard Standing Orders promulgated by Administrator's Notice No. 1224 of 1970 as amended, shall *mutatis mutandis* apply to the principles and procedures of meetings of the Greater Pretoria Metropolitan Council.

Executive Committee

27. (1) The Greater Pretoria Metropolitan Council shall at the special meeting contemplated in section 25 (1), notwithstanding the provisions of the Local Government (Administration and Elections) Ordinance, 1960, under section 16 (6) of the Local Government Transition Act, 1993, elect from its members an Executive Committee.

(2) The Pretoria Metropolitan Council shall at the special meeting contemplated in section 25 (1) elect two persons from the Executive Committee as Chairpersons of the Executive Committee of which one shall be from the statutory component and one from the non-statutory component which persons shall alternate as Chairpersons at each meeting of the Executive Committee.

(3) The provisions of sections 1 and 55 to 61 of the Local Government (Administration and Elections) Ordinance, 1960, shall, for the purposes of this Proclamation, be applicable *mutatis mutandis* to the Executive Committee contemplated in subsection (1).

(4) The Speakers mentioned in section 25 shall not be members of the Executive Committee.

Standing Committees

28. (1) The Greater Pretoria Metropolitan Council shall as soon as possible after the effective date, establish Standing Committees.

(2) The Standing Committees established in terms of subsection (1) may appoint technical task groups to assist them in the execution of their duties.

- (c) indien nie een van die Speakers by enige vergadering teenwoordig is nie, word 'n lid deur die ander teenwoordige lede verkies om as Speaker op te tree by die betrokke vergadering;
- (d) sit die Speaker kragtens die Staande Reëls vermeld in artikel 26 voor by vergaderings van die Groter Pretoria Metropolitaanse Raad;
- (e) is die Speakers geregtig om te stem maar het hulle geen beslissende stem nie; en
- (f) tree die Speakers as Voorsitters op van die Reëlskomitee.

(4) Die Premier kan, behoudens die bepalings van artikel 207 van die Grondwet van die Republiek van Suid-Afrika, 1993, 'n addisionele toelaag betaalbaar aan die Speakers buiten die toelaes beoog in artikel 24, goedkeur.

Vergaderings en besluitnemingsprosedure

26. Artikels 20, 21, 22, 23, 24, 26, 27, 31, 32 en 33 van die Ordonnansie op Plaaslike Bestuur, 1939, en die toepaslike artikels van die Reglement van Orde, uitgevaardig by Administrateurskennisgewing No. 1224 van 1970, soos gewysig, is *mutatis mutandis* van toepassing op die beginsels en prosedures van vergaderings van die Groter Pretoria Metropolitaanse Raad.

Uitvoerende Komitee

27. (1) Die Groter Pretoria Metropolitaanse Raad verkies tydens 'n spesiale vergadering beoog in artikel 25 (1), ondanks die bepalings van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, kragtens artikel 16 (6) van die Oorgangswet op Plaaslike Regering, 1993, uit sy lede 'n Uitvoerende Komitee.

(2) Die Pretoria Metropolitaanse Raad verkies tydens 'n spesiale vergadering beoog in artikel 25 (1) twee persone uit die Uitvoerende Komitee as voorsitters van die Uitvoerende Komitee, waarvan een uit die statutêre komponent en een uit die nie-statutêre komponent afkomstig moet wees, welke persone om die beurt as Voorsitters van elke vergadering van die Uitvoerende Komitee optree.

(3) Die bepalings van artikel 1 en 55 tot 61 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, is, by die toepassing van hierdie Proklamasie, *mutatis mutandis* op die Uitvoerende Komitee in subartikel (1) beoog van toepassing.

(4) Die Speakers vermeld in artikel 25 is nie lede van die Uitvoerende Komitee nie.

Staande Komitees

28. (1) Die Groter Pretoria Metropolitaanse Raad stel so spoedig moontlik na die effektiewe datum Staande Komitees in.

(2) Die Staande Komitees ingestel kragtens subartikel (1) kan tegniese taakgroepes aanstel om hulle by te staan in die uitvoering van hul pligte.

(3) The Standing Committees may make use of advisory technical subcommittees to give advice, make recommendations or render any other expert services to the Greater Pretoria Metropolitan Council.

Administration of Greater Pretoria Metropolitan Council

29. An Administration is hereby as from the effective date established for the Greater Pretoria Metropolitan Council.

Chief Executive Officer/Town Clerk

30. (1) The Chief Executive Officer/Town Clerk of the Greater Pretoria Metropolitan Council shall, for the purposes of this Proclamation and subject to the provisions of the Remuneration of Town Clerks Act, 1984, and the Profession of Town Clerks Act, 1988, be appointed under section 62 of the Local Government Ordinance, 1939; Provided that the filling of the post of Chief Executive Officer/Town Clerk shall be in compliance with section 8 of the Constitution of the Republic of South Africa, 1993.

(2) The Chief Executive Officer/Town Clerk shall, for the purposes of this Proclamation, perform all the functions, powers and duties in terms of the Local Government Ordinance, 1939, the Local Government (Administration and Elections) Ordinance, 1960, the Municipal Elections Ordinance, 1970, or any other law, by-law or resolution of the Greater Pretoria Metropolitan Council.

(3) For the purposes of sections 16, 21 and 22 of the Local Government Ordinance, 1939, the Chief Executive Officer/Town Clerk of the Central Pretoria Metropolitan Substructure or his nominee shall act as Chief Executive Officer/Town Clerk of the Greater Pretoria Metropolitan Council until a Chief Executive Officer/Town Clerk has been appointed under subsection (1).

Local authority contemplated in Sixth Schedule of Local Government Ordinance, 1939

31. The Greater Pretoria Metropolitan Council is as from the effective date, deemed to be a local authority as contemplated in Part 1 of the Sixth Schedule to the Local Government Ordinance, 1939.

Pretoria Regional Services Council

32. (1) The Pretoria Regional Services Council, shall for the purposes of this Proclamation, as from the effective date be deemed to be disestablished in terms of section 10 (3) (h) of the Local Government Transition Act, 1993, in respect of the area of the Greater Pretoria Metropolitan Council.

(2) The Greater Pretoria Metropolitan Council shall, for the purposes of this Proclamation, as from the effective date be deemed to be successor-in-law of the Pretoria Regional Services Council.

(3) Die Staande Komitees kan gebruik maak van tegniese adviessubkomitees om advies te gee, aanbevelings te maak of enige ander kundige dienste aan die Groter Pretoria Metropolitaanse Raad te lewer.

Administrasie van Groter Pretoria Metropolitaanse Raad

29. 'n Administrasie word hierby vanaf die effektiewe datum ingestel vir die Groter Pretoria Metropolitaanse Raad.

Hoof Uitvoerende Beampte/Stadsklerk

30. (1) Die Hoof Uitvoerende Beampte/Stadsklerk van die Groter Pretoria Metropolitaanse Raad word, by die toepassing van hierdie Proklamasie en behoudens die bepalings van die Wet op die Besoldiging van Stadsklerke, 1984, en die Wet op die Beroep van Stadsklerke, 1988, kragtens artikel 62 van die Ordonnansie op Plaaslike Bestuur, 1939, aangestel: Met dien verstande dat die vulling van die pos van Hoof Uitvoerende Beampte/Stadsklerk in ooreenstemming met artikel 8 van die Grondwet van die Republiek van Suid-Afrika, 1993, geskied.

(2) Die Hoof Uitvoerende Beampte/Stadsklerk oefen by die toepassing van hierdie Proklamasie al die funksies, bevoegdhede en pligte uit kragtens die Ordonnansie op Plaaslike Bestuur, 1939, die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, die Ordonnansie op Munisipale Verkiegings, 1970, of enige ander wet, verordening of besluit van die Groter Pretoria Metropolitaanse Raad.

(3) Vir doeleindes van artikels 16, 21 en 22 van die Ordonnansie op Plaaslike Bestuur, 1939, tree die Hoof Uitvoerende Beampte/Stadsklerk van die Sentrale Pretoria Metropolitaanse Substruktur of sy genoemde op as Hoof Uitvoerende Beampte/Stadsklerk van die Groter Pretoria Metropolitaanse Oorgangsraad totdat 'n Hoof Uitvoerende Beampte/Stadsklerk kragtens subartikel (1) aangestel is.

Plaaslike bestuur in Sesde Bylae by Ordonnansie op Plaaslike Bestuur, 1939, beoog

31. Die Groter Pretoria Metropolitaanse Raad word vanaf die effektiewe datum, geag 'n plaaslike bestuur soos beoog in Deel 1 van die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, te wees.

Pretoria Streeksdiensteraad

32. (1) Die Pretoria Streeksdiensteraad word, by die toepassing van hierdie Proklamasie, vanaf die effektiewe datum geag om ontbind te wees kragtens artikel 10 (3) (h) van die Organgswet op Plaaslike Regering, 1993, ten opsigte van die regsgebied van die Groter Pretoria Metropolitaanse Raad.

(2) Die Groter Pretoria Metropolitaanse Raad word, by die toepassing van hierdie Proklamasie vanaf die effektiewe datum geag om dieregsopvolger van die Pretoria Streeksdiensteraad te wees.

(3) All resolutions, delegations and statutory notices of the Pretoria Regional Services Council pertaining to the area described in section 21, shall as from the effective date, be deemed to be resolutions, delegations and statutory notices of the Greater Pretoria Metropolitan Council until amended or repealed by the Greater Pretoria Metropolitan Council.

(4) All the personnel employed by the Pretoria Regional Services Council, shall, subject to the provisions of section 33 (b), as from the effective date for the purposes of section 29 be transferred to the Greater Pretoria Metropolitan Council in accordance with the provisions of section 10 (3) (f), (i) and (j) of the Local Government Transition Act, 1993.

Agreement with Pretoria Regional Services Council

33. The Greater Pretoria Metropolitan Council shall, as an interim measure until the Premier has acted under section 10 (3) (h) of the Local Government Transition Act, 1993, notwithstanding the provisions of any law to the contrary and with the concurrence of the Premier, enter into an agreement with the Pretoria Regional Services Council regarding any of the following matter or matters:

- (a) The rendering of services on behalf of the Pretoria Regional Services Council; and
- (b) the equitable allocation of assets, liabilities, rights and obligations of the Pretoria Regional Services Council for the purpose of altering the boundaries of the area of the Pretoria Regional Services Council under section 2 of the Regional Services Council Act, 1985, to exclude the area of the Greater Pretoria Metropolitan Council mentioned in section 21 from the boundaries of the area of the Pretoria Regional Services Council.

CHAPTER 3

GENERAL

Suspension of laws

34. The provisions of any law which relate to the establishment, dissolution or combination of a local authority or the alteration of the area thereof are, for the purposes of this Proclamation and subject to the provisions of sections 8 and 11 (6) (a) of the Local Government Transition Act, 1993, hereby suspended.

Effective date

35. This Proclamation shall come into operation on 8 December 1994.

ANNEXURE A

DESCRIPTION OF THE FARM KNOPJESLAAGTE 385 JR AND TIMSRAND AGRICULTURAL HOLDINGS MENTIONED IN SECTION 4 (1) (a) (ii)

A proclamation area over portions of the farm Knopjeslaagte 385 JR and Timstrand Agricultural Holdings

Referring to the farm Knopjeslaagte 385 JR and beginning at the north-western beacon of Portion 19, proceed in a generally eastern direction along the boundaries of Portions 19,

(3) Alle besluite, delegasies en statutêre kennisgewings van die Pretoria Streeksdiensteraad wat betrekking het op die gebied beskryf in artikel 21, word vanaf die effektiewe datum geag om besluite, delegasies en statutêre kennisgewings van die Groter Pretoria Metropolitaanse Raad te wees totdat dit gewysig of herroep word deur die Groter Pretoria Metropolitaanse Raad.

(4) Al die personeel in diens van die Pretoria Streeksdiensteraad word, behoudens die bepalings van artikel 33 (b), vanaf die effektiewe datum vir doeleindes van artikel 29 oorgeplaas na die Groter Pretoria Metropolitaanse Raad ooreenkomsdig die bepalings van artikel 10 (3) (f), (i) en (j) van die Oorgangswet op Plaaslike Regering, 1993.

Ooreenkoms met Pretoria Streeksdiensteraad

33. Die Groter Pretoria Metropolitaanse Raad moet, as 'n interim maatreël totdat die Premier kragtens artikel 10 (3) (h) van die Oorgangswet op Plaaslike Regering, 1993, gehandel het, ondanks die bepalings van enige wet tot die teendeel en met die instemming van die Premier, 'n ooreenkoms met die Pretoria Streeksdiensteraad aan met betrekking tot enige van die volgende aangeleenthede of aangeleenthede:

- (a) Die lewering van dienste namens die Pretoria Streeksdiensteraad; en
- (b) die billike toekenning van bates, laste, regte en verpligte van die Pretoria Streeksdiensteraad vir doeleindes van die wysiging van die grense van die gebied van die Pretoria Streeksdiensteraad kragtens artikel 2 van die Wet op Streeksdiensterade, 1985, om die gebied van die Groter Pretoria Metropolitaanse Raad vermeld in artikel 21 uit te sluit van die grense van die gebied van die Pretoria Streeksdiensteraad.

HOOFSTUK 3

ALGEMEEN

Opskorting van wette

34. Die bepalings van enige wet wat van toepassing is op die instelling, ontbinding of samestellende van 'n plaaslike bestuur of die wysiging van sy gebied, word by die toepassing van hierdie Proklamasie en behoudens die bepalings van artikels 8 en 11 (6) (a) van die Oorgangswet op Plaaslike Regering, 1993, hierby opgeskort.

Effektiewe datum

35. Hierdie Proklamasie tree in werking op 8 Desember 1994.

AANHANGSEL A

BESKRYWING VAN DIE PLAAS KNOPJESLAAGTE 385 JR EN TIMSRAND-LANDBOUHOEWES VERMELD IN ARTIKEL 4 (1) (a) (ii)

'n Proklamasiegebied oor gedeeltes van die plaas Knopjeslaagte 385 JR en Timstrand-landbouhoeves

Met verwysing na die plaas Knopjeslaagte 385 JR, begin by die noordwestelike baken van Gedeelte 19; daarvandaan ooswaarts langs die grense van Gedeeltes 19, 311 en 20 tot

311 and 20 up to the south-western beacon of Portion 23; thence in a generally north-eastern direction along the boundaries of Portions 23, 46, 45, 44, 43 and 40 up to the northern beacon of Portion 40; thence in a generally south-eastern and south-western direction along the boundaries of Portion 40 up to the southern beacon of Portion 40 thence in a generally southerly direction along the boundaries of Portion 43 and 42 up to the north-western beacon of Portion 50; thence in a generally eastern direction along the boundaries of Portions 50, 51, 52, 53, 54, 296, 55, 789, 788 and 57 up to the north-eastern beacon of Portion 57 thence in a generally south-eastern and easterly direction along the boundaries of Portions 57 and 233 up to the north-eastern beacon of Portion 233; thence in a generally southerly direction along the boundaries of Portion 233 and 3 up to the southernmost beacon of Portion 3, on the boundary with Portion 371; thence in a north-westerly direction along the boundaries of Portions 3 and 164 up to the south-eastern beacon of Portion 291; thence in a generally western direction along the boundary of Portions 291, 292, 293, 287, 123, 760, 178, 177, 176, 175, 174, 173, 172, 104 and 61 up to the most western beacon of Portion 61; thence in a generally north-westerly to northerly direction along the boundaries of Portions 103, 13, 115, 308, 309 and 120 up to the most western beacon of Portion 120 and continuing in a north-westerly to northerly direction along the boundary of Impala Road and Holding 1 in Timsrand Agricultural Holdings up to the south-western beacon of Portion 331; thence in a generally northerly direction along the boundaries of Portions 331, 109, 106 and 20 up to the north-western beacon of Portion 20; thence in a generally westerly direction along the boundaries of Portions 19 and 59 up to the south-western beacon of Portion 59 thence in a generally northerly direction along the boundaries of Portions 59, 124 and 19 ending at the starting point.

ANNEXURE B

DESCRIPTION OF CERTAIN PORTIONS OF THE FARM DOORNKLOOF 391 JR MENTIONED IN SECTION 4(1)(a) (iii)

POINT TO POINT DESCRIPTION OF PROCLAMATION AREA

Referring to the farm Doornkloof 391 JR and beginning at the south-western beacon of Portion 113, proceed in a northerly direction along the western boundary of Portion 113 to the point where it intersects the middle of the Olifantspruit thence in a generally northerly direction along the middle of the Olifantspruit, being the western boundary of Portions 113, 159, 15, 138 and 104, to its confluence with the Hennops River continuing along the middle of the Hennops River in a northerly direction, being the western boundary of Portions 104 and 105, thence in a generally easterly direction along the middle of the Hennops River, being the northern boundary of Portions 105, 106, Remainder of the farm 117, 32, 33 and 34 to the northernmost point of Portion 34; thence in a generally southerly direction along the eastern boundaries of Portions 34, 35, 36, 40, 72, 73, 76, 77, 78, 82, 83, 87, 88, 91, 92, 95, 96, 99 and 100 to the south-eastern beacon of Portion 100 continuing in a generally westerly direction along the southern boundaries of Portions 100, 101, Remainder of the farm 102 and 113, ending at the starting point.

by die suidwestelike baken van Gedeelte 23; daarvandaan noordooswaarts langs die grense van Gedeeltes 23, 48, 45, 44, 43 en 40 tot by die noordelike baken van Gedeelte 40; daarvandaan suidooswaarts en suidweswaarts langs die grense van genoemde Gedeelte 40 tot by die suidelike baken van Gedeelte 40; daarvandaan suidwaarts langs die grense van Gedeeltes 43 en 42 tot by die noordwestelike baken van Gedeelte 50; daarvandaan ooswaarts langs die grense van Gedeeltes 50, 51, 52, 53, 54, 296, 55, 789, 788 en 57 tot by die noordoostelike baken van Gedeelte 57; daarvandaan suidooswaarts en suidwaarts langs die grense van Gedeeltes 57 en 233 tot by die noordoostelike baken van Gedeelte 233; daarvandaan suidwaarts lang sie grense van Gedeeltes 233 en 3 tot by die mees suidelike baken van Gedeelte 3, langs die grens met Gedeelte 271; daarvandaan noordweswaarts langs die grense van Gedeeltes 3 en 164 tot by die suidoostelike baken van Gedeelte 291; daarvandaan weswaarts langs die grense van Gedeeltes 291, 292, 293, 287, 123, 760, 178, 177, 176, 175, 174, 173, 172, 104 en 61 tot by die mees westelike baken van Gedeelte 61; daarvandaan noordweswaarts tot noordwaarts langs die grense van Gedeeltes 103, 13, 115, 308 en 120 tot by die mees westelike baken van Gedeelte 120 en voorts noordweswaarts tot noordwaarts langs die grens van Impalaweg en Hoewe 1 in Timsrand-landbouhoeves tot by die suidwestelike baken van Gedeelte 331; daarvandaan noordwaarts langs die grense van Gedeeltes 331, 109, 106 en 20 tot by die noordwestelike baken van Gedeelte 20; daarvandaan weswaarts langs die grense van Gedeeltes 19 en 59 tot by die suidwestelike baken van Gedeelte 59; daarvandaan noordwaarts langs die grense van Gedeeltes 59, 124 en 19 en eindig by die beginpunt.

AANHANGSEL B

BESKRYWING VAN SEKERE GEDEELTES VAN DIE PLAAS DOORNKLOOF 391 JR VERMELD IN ARTIKEL 4(1)(a) (iii)

PUNT TOT PUNT BESKRYWING VAN PROKLAMASIEGEBIED

Met verwysing na die plaas Doornkloof 391 JR, begin by die suidwestelike baken van Gedeelte 113; daarvandaan noordwaarts langs die westelike grens van Gedeelte 113 tot by die punt waar die grens die middel van die Olifantspruit sny; daarvandaan dan noordwaarts langs die middellyn van die Olifantspruit, synde die westelike grens van Gedeeltes 113, 159, 15, 138 en 104 tot by die punt waar die grenslyn die middellyn van die Hennopsrivier sny; daarvandaan noordwaarts langs die middellyn van die Hennopsrivier, synde die westelike grens van Gedeeltes 104 en 105; daarvandaan ooswaarts langs die middellyn van die Hennopsrivier, synde die noordelike grens van Gedeeltes 105, 106, Restant van die plaas 117, 32, 33 en 34 tot by die mees noordelike punt van Gedeelte 34; daarvandaan suidwaarts langs die oostelike grense van Gedeeltes 34, 35, 36, 40, 72, 73, 76, 77, 78, 82, 83, 87, 88, 91, 92, 95, 96, 99 en 100 tot by die suidoosteelike baken van Gedeelte 100; daarvandaan weswaarts langs die suidelike grense van Gedeeltes 100, 101, Restant van die plaas 102 en 113 en eindig by die beginpunt.

ANNEXURE C

CADASTRAL MAP OF THE PRETORIA METROPOLITAN
SUBSTRUCTURES MENTIONED IN SECTION 4 (2)

ANNEXURE D

Nominated persons of the Southern Pretoria Metropoli-
tan Substructure mentioned in section 6 (3):

STATUTORY COMPONENT

1. Prof P. A. van Niekerk (NP)
2. Dr J. P. Naudé (NP)
3. G. P. van Dyk (NP)
4. J. H. Agenbach (NP)
5. J. H. Hattingh (NP)
6. C. S. van Deventer (Ind.)
7. Dr. S. F. Geldenhuys (NP)
8. S. W. Liebenberg (NP)
9. S. J. Strydom (Ind.)
10. K. Morgan (Ind.)

NON-STATUTORY COMPONENT

1. E. K. Futter (ANC)
2. F. W. Tladi (ANC)
3. S. Mthimunye (Civic)
4. M. Makwena (ANC)
5. J. Tyobeka (ANC)
6. P. Ndema (ANC)
7. M. Radebe (W/L)
8. P. Masipa (ANC)
9. T. Molokane (ANC)
10. M. Boone (W/L)

ANNEXURE E

Nominated persons of the Central Pretoria Metropoli-
tan Substructure mentioned in section 6 (3):

STATUTORY COMPONENT

1. L. M. Cloete (NP)
2. Brig J. A. Henning (NP)
3. W. du P. Heunis (NP)
4. Dr K. E. Le Roux (NP)
5. Adv J. H. Leach (NP)
6. B. S. Zylstra (NP)
7. F. W. Morkel (NP)
8. Dr P. R. Smith (NP)
9. Prof Dr G. H. A. Steyn (NP)
10. F. J. Steynberg (NP)
11. Dr C. F. Swart (NP)
12. J. P. Venter (NP)
13. G. F. Viljoen (NP)
14. D. J. Pretorius (CP)
15. H. A. Fourie (CP)
16. P. J. Strobos (CP)
17. D. J. Erasmus (CP)
18. N. J. Maritz (CP)

AANHANGSEL C

KADASTRALE KAART VAN DIE PRETORIA METROPOLI-
TAANSE SUBSTRUKTURÉ VERMELD IN ARTIKEL 4 (2)

AANHANGSEL D

Genomineerde persone van die Suidelike Pretoria
Metropolitaanse Substruktuur vermeld in artikel 6 (3):

STATUTÈRE KOMPONENT

1. Prof. P. A. van Niekerk (NP)
2. Dr. J. P. Naudé (NP)
3. G. P. van Dyk (NP)
4. J. H. Agenbach (NP)
5. J. H. Hattingh (NP)
6. C. S. van Deventer (Onafh.)
7. Dr. S. F. Geldenhuys (NP)
8. S. W. Liebenberg (NP)
9. S. J. Strydom (Onafh.)
10. K. Morgan (Onafh.)

NIE-STATUTÈRE KOMPONENT

1. E. K. Futter (ANC)
2. F. W. Tladi (ANC)
3. S. Mthimunye (Civic)
4. M. Makwena (ANC)
5. J. Tyobeka (ANC)
6. P. Ndema (ANC)
7. M. Radebe (W/L)
8. P. Masipa (ANC)
9. T. Molokane (ANC)
10. M. Boone (W/L)

AANHANGSEL E

Genomineerde persone van die Sentrale Pretoria
Metropolitaanse Substruktuur vermeld in artikel 6 (3):

STATUTÈRE KOMPONENT

1. L. M. Cloete (NP)
2. Brig. J. A. Henning (NP)
3. W. du P. Heunis (NP)
4. Dr. K. E. Le Roux (NP)
5. Adv. J. H. Leach (NP)
6. B. S. Zylstra (NP)
7. F. W. Morkel (NP)
8. Dr. P. R. Smith (NP)
9. Prof. Dr. G. H. A. Steyn (NP)
10. F. J. Steynberg (NP)
11. Dr. C. F. Swart (NP)
12. J. P. Venter (NP)
13. G. F. Viljoen (NP)
14. D. J. Pretorius (KP)
15. H. A. Fourie (KP)
16. P. J. Strobos (KP)
17. D. J. Erasmus (KP)
18. N. J. Maritz (KP)

19. R. E. Davies	(CP)
20. F. J. van Zyl	(CP)
21. A. S. van Dyk	(FF)
22. H. F. Fourie	(FF)
23. P. J. Tereblanche	(FF)
24. G. P. Kruger	(Ind.)
25. I. Seckle	(Ind.)
26. O. S. Magardie	(Ind.)
27. J. P. Prinsloo	(Ind.)
28. I. Abramjee	(Ind.)
29. M. A. Jaffer	(NP)
30. A. N. Padayachey	(NP)
31. K. Prinsloo	(DP)

NON-STATUTORY COMPONENT

1. R. Tsiane	(ANC)
2. J. Malatji	(ANC)
3. F. Morton	(ANC)
4. T. Abrahams	(ANC)
5. B. Tlou	(ANC)
6. D. Ncube	(ANC)
7. G. Masango	(ANC)
8. B. Mabaso	(ANC)
9. P. Malefo	(ANC)
10. M. Lamola	(ANC)
11. S. Ramokgoase	(ANC)
12. D. Kekana	(ANC)
13. M. Kganakga	(ANC)
14. M. Molefe	(ANC)
15. J. Dubazana	(ANC)
16. A. Ebrahim	(ANC)
17. T. Naidoo	(ANC)
18. N. Pillay	(ANC)
19. M. Bubsy	(ANC)
20. M. Phasha	(ANC)
21. K. Tjiyane	(ANC)
22. S. Thipe	(ANC)
23. R. Mokgothadi	(ANC)
24. J. Masemola	(ANC)
25. J. Ramatsui	(ANC)
26. G. Dube	(ANC)
27. J. Rahlagane	(ANC)
28. P. Mothupi	(ANC)
29. R. Chaggan	(ANC)
30. J. Alli	(ANC)
31. I. Phatedi	(ANC)

ANNEXURE F

Nominated persons of the Northern Pretoria Metropolitan Substructure mentioned in section 6 (3):

STATUTORY COMPONENT

1. C. J. du Plooy	(CP)
2. J. L. Prinsloo	(CP)

19. R. E. Davies	(KP)
20. F. J. van Zyl	(KP)
21. A. S. van Dyk	(VF)
22. H. F. Fourie	(VF)
23. P. J. Tereblanche	(VF)
24. G. P. Kruger	(Onafh.)
25. I. Seckle	(Onafh.)
26. O. S. Magardie	(Onafh.)
27. J. P. Prinsloo	(Onafh.)
28. I. Abramjee	(Onafh.)
29. M. A. Jaffer	(NP)
30. A. N. Padayachey	(NP)
31. K. Prinsloo	(DP)

NIE-STATUTËRE KOMPONENT

1. R. Tsiane	(ANC)
2. J. Malatji	(ANC)
3. F. Morton	(ANC)
4. T. Abrahams	(ANC)
5. B. Tlou	(ANC)
6. D. Ncube	(ANC)
7. G. Masango	(ANC)
8. B. Mabaso	(ANC)
9. P. Malefo	(ANC)
10. M. Lamola	(ANC)
11. S. Ramokgoase	(ANC)
12. D. Kekana	(ANC)
13. M. Kganakga	(ANC)
14. M. Molefe	(ANC)
15. J. Dubazana	(ANC)
16. A. Ebrahim	(ANC)
17. T. Naidoo	(ANC)
18. N. Pillay	(ANC)
19. M. Bubsy	(ANC)
20. M. Phasha	(ANC)
21. K. Tjiyane	(ANC)
22. S. Thipe	(ANC)
23. R. Mokgothadi	(ANC)
24. J. Masemola	(ANC)
25. J. Ramatsui	(ANC)
26. G. Dube	(ANC)
27. J. Rahlagane	(ANC)
28. P. Mothupi	(ANC)
29. R. Chaggan	(ANC)
30. J. Alli	(ANC)
31. I. Phatedi	(ANC)

AANHANGSEL F

Genomineerde persone van die Noordelike Pretoria Metropolitaanse Substruktuur vermeld in artikel 6 (3):

STATUTËRE KOMPONENT

1. C. J. du Plooy	(KP)
2. J. L. Prinsloo	(KP)

3. H. J. G. Ligthelm	(CP)
4. Prof. J. G. Koen	(NP)
5. J. B. Erasmus	(Ind.)
6. J. G. Kleu	(NP)
7. J. Jones	(CP)
8. Adv C. J. J. Joubert	(Ind.)
9. L. J. van der Westhuizen	(Ind.)
10. S. J. Viljoen	(Ind.)

NON-STATUTORY COMPONENT

1. Rev P. Nong	(ANC)
2. J. Mokwena	(ANC)
3. Z. Pungwayo	(ANC)
4. O. Lekhuleni	(ANC)
5. S. Phahlamohlaka	(ANC)
6. P. Mgidi	(ANC)
7. T. Matlou	(ANC)
8. W. Maluleka	(ANC)
9. W. Mokoena	(ANC)
10. C. Mahlangu	(ANC)

ANNEXURE G

Additional candidates of the Southern Pretoria Metropolitan Substructure mentioned in section 6 (4):

STATUTORY COMPONENT

1. F. J. Smit	(NP)
2. D. E. Biddulph	(NP)
3. O. Graupner	(NP)

NON-STATUTORY COMPONENT

1. Sithali	(ANC)
2. Sikhakhani	(ANC)
3. Ratshikota	(ANC)
4. H. Mthimunye	(ANC)

ANNEXURE H

Additional candidates of the Central Pretoria Metropolitan Substructure mentioned in section 6 (4):

STATUTORY COMPONENT

1. T. Christodoulou	(NP)
2. Dr W. M. Wannenburg	(NP)
3. J. Hanekom	(NP)
4. F. J. Botha	(NP)
5. G. J. J. Geldenhuys	(NP)
6. P. J. Bredenkamp	(NP)
7. M. Grobler	(NP)
8. M. D. Smith	(NP)
9. I. M. Smith	(NP)
10. J. Quinn	(NP)
11. W. Lindeboom	(NP)
12. Dr J. J. Bornman	(NP)
13. J. J. Sutherland	(NP)
14. H. Keller	(NP)
15. D. J. Coetzee	(NP)

3. H. J. G. Ligthelm	(KK)
4. Prof. J. G. Koen	(NP)
5. J. B. Erasmus	(Onafh.)
6. J. G. Kleu	(NP)
7. J. Jones	(KP)
8. Adv. C. J. J. Joubert	(Onafh.)
9. L. J. van der Westhuizen	(Onafh.)
10. S. J. Viljoen	(Onafh.)

NIE-STATUTÈRE KOMPONENT

1. Eerw. P. Nong	(ANC)
2. J. Mokwena	(ANC)
3. Z. Pungwayo	(ANC)
4. O. Lekhuleni	(ANC)
5. S. Phahlamohlaka	(ANC)
6. P. Mgidi	(ANC)
7. T. Matlou	(ANC)
8. W. Maluleka	(ANC)
9. W. Mokoena	(ANC)
10. C. Mahlangu	(ANC)

AANHANGSEL G

Addisionele kandidate van die Suidelike Pretoria Metropolitaanse Substruktuur vermeld in artikel 6 (4):

STATUTÈRE KOMPONENT

1. F. J. Smit	(NP)
2. D. E. Biddulph	(NP)
3. O. Graupner	(NP)

NIE-STATUTÈRE KOMPONENT

1. Sithali	(ANC)
2. Sikhakhani	(ANC)
3. Ratshikota	(ANC)
4. H. Mthimunye	(ANC)

AANHANGSEL H

Addisionele kandidate van die Sentrale Pretoria Metropolitaanse Substruktuur vermeld in artikel 6 (4):

STATUTÈRE KOMPONENT

1. T. Christodoulou	(NP)
2. Dr W. M. Wannenburg	(NP)
3. J. Hanekom	(NP)
4. F. J. Botha	(NP)
5. G. J. J. Geldenhuys	(NP)
6. P. J. Bredenkamp	(NP)
7. M. Grobler	(NP)
8. M. D. Smith	(NP)
9. I. M. Smith	(NP)
10. J. Quinn	(NP)
11. W. Lindeboom	(NP)
12. Dr J. J. Bornman	(NP)
13. J. J. Sutherland	(NP)
14. H. Keller	(NP)
15. D. J. Coetzee	(NP)

16. E. Kruger.....	(NP)	16. E. Kruger.....	(NP)
17. Dr G. Hanke	(NP)	17. Dr. G. Hanke	(NP)
18. A. H. Louw.....	(NP)	18. A. H. Louw.....	(NP)
19. S. S. Venter.....	(NP)	19. S. S. Venter.....	(NP)
20. Genl G. J. van Wyk.....	(NP)	20. Genl. G. J. van Wyk.....	(NP)
21. E. van der Walt.....	(NP)	21. E. van der Walt.....	(NP)
22. H. Gordon.....	(NP)	22. H. Gordon.....	(NP)
23. J. Bennemeer.....	(NP)	23. J. Bennemeer.....	(NP)
24. J. H. Joubert.....	(NP)	24. J. H. Joubert.....	(NP)
25. M. C. Edmunds.....	(NP)	25. M. C. Edmunds.....	(NP)
26. F. J. Smit	(NP)	26. F. J. Smit	(NP)
27. D. E. Biddulph.....	(NP)	27. D. E. Biddulph.....	(NP)
28. O. Graupner	(NP)	28. O. Graupner	(NP)
29. J. C. Aucamp.....	(NP)	29. J. C. Aucamp.....	(NP)
30. H. J. Pienaar.....	(NP)	30. H. J. Pienaar.....	(NP)
31. J. du Rand	(NP)	31. J. du Rand	(NP)
32. C. O. Abrahams.....	(NP)	32. C. O. Abrahams.....	(NP)
33. S. Naicker.....	(NP)	33. S. Naicker.....	(NP)
34. M. Cassim	(NP)	34. M. Cassim	(NP)
35. F. Nel.....	(DP)	35. F. Nel.....	(DP)
36. C. Adams	(Ind.)	36. C. Adams	(Onafh.)
37. S. P. Barnard.....	(CP)	37. S. P. Barnard.....	(KP)
38. H. Mocke	(CP)	38. H. Mocke	(KP)
39. A. Vorster	(CP)	39. A. Vorster	(KP)
40. Brig. J. van Zyl.....	(CP)	40. Brig. J. van Zyl.....	(KP)

NON-STATUTORY COMPONENT

1. C. Mahlangu.....	(ANC)
2. J. Ngonyama	(ANC)
3. I. Alli	(ANC)
4. N. Muthanya.....	(ANC)
5. O. Tshoga	(ANC)
6. N. Mthimkhulu	(ANC)
7. C. Ali.....	(ANC)
8. C. Swarts.....	(ANC)
9. W. K. Seckle.....	(ANC)

ANNEXURE I

Additional candidates of the Northern Pretoria Metropolitan Council mentioned in section 6 (4):

STATUTORY COMPONENT

1. H. A. Potgieter	
2. A. W. P. van Rooyen	(CP)
3. Ds J. S. Naude	
4. W. Lindeboom	(NP)
5. Ds J. H. van der Walt	(CP)
6. Dr J. J. Bornman.....	(NP)
7. Genl H. D. Stadler	
8. J. J. Sutherland	(NP)

NIE-STATUTÈRE KOMPONENT

1. C. Mahlangu	(ANC)
2. J. Ngonyama	(ANC)
3. I. Alli	(ANC)
4. N. Muthanya.....	(ANC)
5. O. Tshoga	(ANC)
6. N. Mthimkhulu	(ANC)
7. C. Ali.....	(ANC)
8. C. Swarts.....	(ANC)
9. W. K. Seckle.....	(ANC)

AANHANGSEL I

Addisionele kandidate van die Noordelike Pretoria Metropolitaanse Substruktuur vermeld in artikel 6 (4):

STATUTÈRE KOMPONENT

1. H. A. Potgieter	
2. A. W. P. van Rooyen	(KP)
3. Ds J. S. Naude	
4. W. Lindeboom	(NP)
5. Ds J. H. van der Walt	(KP)
6. Dr J. J. Bornman.....	(NP)
7. Genl H. D. Stadler.....	
8. J. J. Sutherland	(NP)

NON-STATUTORY COMPONENT

1. Bila
 2. D. Madiga
 3. B. Mahlaba
 4. A. Nyamane
- (ANC) (ANC) (ANC) (ANC)

ANNEXURE J

Nominated persons of the Greater Pretoria Metropolitan Council mentioned in section 23 (2):

STATUTORY COMPONENT**Central Pretoria Metropolitan Substructure**

1. H. P. Laubscher
 2. Dr E. S. Jacobson
 3. P. J. Olivier
 4. C. O'Reilly
 5. J. J. Snyman
 6. N. J. van der M. Stofberg
 7. C. J. Uys
 8. A. van Vuuren
 9. J. V. van Zyl
 10. H. G. Malan
 11. P. J. Fouché
 12. J. U. Human
 13. T. J. J. Venter
 14. J. Leeuwner
 15. C. J. Conradie
 16. A. S. van Dyk
 17. M. J. Potgieter
 18. P. J. Fourie
 19. Dr W. J. Filander
 20. J. du Rand
 21. R. Veldman
 22. N. S. Adrus
 23. S. Moonsamy
 24. S. H. Verveen
- (NP) (CP) (CP) (CP) (CP) (CP) (FF) (FF) (FF) (FF) (Ind.) (NP) (NP) (NP) (NP) (NP) (DP)

Southern Pretoria Metropolitan Substructure

1. Prof P. A. van Niekerk
 2. Dr J. P. Naudé
 3. G. P. van Dyk
 4. S. J. Strydom
- (NP) (NP) (NP) (Ind.)

Northern Pretoria Metropolitan Substructure

1. C. J. du Plooy
- (CP)

NON-STATUTORY COMPONENT**Central Pretoria Metropolitan Substructure**

1. W. Sebothoma
 2. A. Coetzee
 3. T. Ernest
 4. Q. Jordaan
 5. J. Pietrie
- (ANC) (ANC) (ANC) (ANC) (ANC)

NIE-STATUTÈRE KOMPONENT

1. Bila
 2. D. Madiga
 3. B. Mahlaba
 4. A. Nyamane
- (ANC) (ANC) (ANC) (ANC)

AANHANGSEL J

Genomineerde persone van die Groter Pretoria Metropolitaanse Raad vermeld in artikel 23 (2):

STATUTÈRE KOMPONENT**Sentrale Pretoria Metropolitaanse Substruktuur**

1. H. P. Laubscher
 2. Dr. K. E. le Roux
 3. P. J. Olivier
 4. C. O'Reilly
 5. J. J. Snyman
 6. N. J. van der M. Stofberg
 7. C. J. Uys
 8. A. van Vuuren
 9. J. V. van Zyl
 10. H. G. Malan
 11. P. J. Fouché
 12. J. U. Human
 13. T. J. J. Venter
 14. J. Leeuwner
 15. C. J. Conradie
 16. A. S. van Dyk
 17. M. J. Potgieter
 18. P. J. Fourie
 19. Dr. W. J. Filander
 20. J. du Rand
 21. R. Veldman
 22. N. S. Adrus
 23. S. Moonsamy
 24. S. H. Verveen
- (NP) (KP) (KP) (KP) (KP) (KP) (VF) (VF) (VF) (VF) (Onafh.) (NP) (NP) (NP) (NP) (NP) (NP) (NP) (NP) (DP)

Suidelike Pretoria Metropolitaanse Substruktuur

1. Prof P. A. van Niekerk
 2. Dr J. P. Naudé
 3. G. P. van Dyk
 4. S. J. Strydom
- (NP) (NP) (NP) (Onafh.)

Noordelike Pretoria Metropolitaanse Substruktuur

1. C. J. du Plooy
- (KP)

NIE-STATUTÈRE KOMPONENT**Sentrale Pretoria Metropolitaanse Substruktuur**

1. W. Sebothoma
 2. A. Coetzee
 3. T. Ernest
 4. Q. Jordaan
 5. J. Pietrie
- (ANC) (ANC) (ANC) (ANC) (ANC)

6. P. Maluleka.....	(ANC)	6. P. Maluleka.....	(ANC)
7. D. Khumalo.....	(ANC)	7. D. Khumalo.....	(ANC)
8. A. Malope	(ANC)	8. A. Malope	(ANC)
9. S. Lebese	(ANC)	9. S. Lebese	(ANC)
10. M. Khoza	(ANC)	10. M. Khoza	(ANC)
11. N. S. Kekana	(ANC)	11. N. S. Kekana	(ANC)
12. J. Sebothoma	(ANC)	12. J. Sebothoma	(ANC)
13. P. Seshoka	(ANC)	13. P. Seshoka	(ANC)
14. R. Mabitsi	(ANC)	14. R. Mabitsi	(ANC)
15. N. Patel	(ANC)	15. N. Patel	(ANC)
16. A. R. Dawood	(ANC)	16. A. R. Dawood	(ANC)
17. S. Naidoo	(ANC)	17. S. Naidoo	(ANC)
18. W. S. Fourie	(ACDP)	18. W. S. Fourie	(ACDP)
19. D. Lang	(IFP)	19. D. Lang	(IFP)
20. M. Zwane	(IFP)	20. M. Zwane	(IFP)
21. B. Manana	(PAC)	21. B. Manana	(PAC)
22. M. Mphahlele	(PAC)	22. M. Mphahlele	(PAC)
23. Prof. H. S. Joubert	(Rate-payers)	23. Prof. H. S. Joubert	(Belasting-betalarers)

Southern Pretoria Metropolitan Substructure

1. E. Futter..... (ANC)

Northern Pretoria Metropolitan Substructure

1. P. Zondo.....	(ANC)
2. J. Mohlala.....	(ANC)
3. J. Ngele	(ANC)
4. L. Lekgema	(ANC)
5. B. Makena	(ANC)

ANNEXURE K

Additional candidates of the Greater Pretoria Metropolitan Council mentioned in section 23 (3):

STATUTORY COMPONENT

1. T. Christodoulou	(NP)
2. Dr W. M. Wannenburg	(NP)
3. J. Hanekom	(NP)
4. F. J. Botha	(NP)
5. G. J. J. Geldenhuys	(NP)
6. P. J. Bredenkamp	(NP)
7. M. Grobler	(NP)
8. M. D. Smith	(NP)
9. I. M. Smith	(NP)
10. J. Quinn	(NP)
11. W. Lindeboom	(NP)
12. Dr J. J. Bornman	(NP)
13. J. J. Sutherland	(NP)
14. H. Keller	(NP)
15. D. J. Coetzee	(NP)
16. E. Kruger	(NP)
17. Dr. G. Hanke	(NP)
18. A. H. Louw	(NP)
19. S. S. Venter	(NP)

Suidelike Pretoria Metropolitaanse Substruktuur

1. E. Futter..... (ANC)

Noordelike Pretoria Metropolitaanse Substruktuur

1. P. Zondo.....	(ANC)
2. J. Mohlala.....	(ANC)
3. J. Ngele	(ANC)
4. L. Lekgema	(ANC)
5. B. Makena	(ANC)

AANHANGSEL K

Addisionele kandidate van die Groter Pretoria Metropolitaanse Raad vermeld in artikel 23 (3):

STATUTÈRE KOMPONENT

1. T. Christodoulou	(NP)
2. Dr. W. M. Wannenburg	(NP)
3. J. Hanekom	(NP)
4. F. J. Botha	(NP)
5. G. J. J. Geldenhuys	(NP)
6. P. J. Bredenkamp	(NP)
7. M. Grobler	(NP)
8. M. D. Smith	(NP)
9. I. M. Smith	(NP)
10. J. Quinn	(NP)
11. W. Lindeboom	(NP)
12. Dr. J. J. Bornman	(NP)
13. J. J. Sutherland	(NP)
14. H. Keller	(NP)
15. D. J. Coetzee	(NP)
16. E. Kruger	(NP)
17. Dr. G. Hanke	(NP)
18. A. H. Louw	(NP)
19. S. S. Venter	(NP)

20. Genl G. J. van Wyk.....	(NP)	20. Genl. G. J. van Wyk.....	(NP)
21. E. van der Walt.....	(NP)	21. E. van der Walt	(NP)
22. H. Gordon.....	(NP)	22. H. Gordon.....	(NP)
23. J. Bennemeer.....	(NP)	23. J. Bennemeer.....	(NP)
24. J. H. Joubert.....	(NP)	24. J. H. Joubert	(NP)
25. M. C. Edmunds.....	(NP)	25. M. C. Edmunds.....	(NP)
26. F. J. Smit	(NP)	26. F. J. Smit	(NP)
27. D. E. Biddulph.....	(NP)	27. D. E. Biddulph.....	(NP)
28. O. Graupner	(NP)	28. O. Graupner	(NP)
29. J. C. Aucamp.....	(NP)	29. J. C. Aucamp.....	(NP)
30. H. J. Pienaar.....	(NP)	30. H. J. Pienaar.....	(NP)
31. J. du Rand	(NP)	31. J. du Rand	(NP)
32. C. O. Abrahams.....	(NP)	32. C. O. Abrahams.....	(NP)
33. S. Naicker.....	(NP)	33. S. Naicker.....	(NP)
34. M. Cassim	(NP)	34. M. Cassim	(NP)
35. J. H. Agenbach.....	(NP)	35. J. H. Agenbach.....	(NP)
36. J. H. Hattingh.....	(NP)	36. J. H. Hattingh.....	(NP)
37. G. Bertlesmann	(DP)	37. G. Bertlesmann	(DP)
38. P. Macrow	(Ind.)	38. P. Macrow	(Onafh.)
39. S. P. Barnard.....	(CP)	39. S. P. Barnard.....	(KP)
40. H. Mocke	(CP)	40. H. Mocke	(KP)
41. A. Vorster	(CP)	41. A. Vorster	(KP)
42. Brig. J. van Zyl.....	(CP)	42. Brig. J. van Zyl	(KP)
43. R. J. L. Burger.....	(AFF)	43. R. J. L. Burger.....	(AVF)
44. A. du Preez.....	(AFF)	44. A. du Preez.....	(AVF)

NON-STATUTORY COMPONENT

1. N. Dawood.....	(ANC)
2. V. Baloyi	(ANC)
3. J. de Klerk	(ANC)
4. G. Mkhari.....	(ANC)
5. C. Mlondo.....	(ANC)
6. K. Chinsamy	(ANC)
7. A. A. Tayob.....	(ANC)
8. G. Heij	(IFP)

NIE-STATUTÊRE KOMPONENT

1. N. Dawood.....	(ANC)
2. V. Baloyi	(ANC)
3. J. de Klerk	(ANC)
4. G. Mkhari.....	(ANC)
5. C. Mlondo.....	(ANC)
6. K. Chinsamy	(ANC)
7. A. A. Tayob.....	(ANC)
8. G. Heij	(IVP)

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