

# Provinsiale Koerant

# Provincial Gazette

5163

5163

Vrydag, 15 Augustus 1997

*Johnstonburg Bar Libre* Friday, 15 August 1997

As 'n Nuusblad by die Poskantoor Geregistreer

Registered at the Post Office as a Newspaper

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(\*Herdrukke is verkrygbaar by Kamer 4-94, Provinsiale-gebou, Waalstraat, Kaapstad 8001.)

(\*Reprints are obtainable at Room 4-94, Provincial Building, Waal Street, Cape Town 8001.)

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## PROKLAMASIES

DEUR DIE PREMIER VAN DIE PROVINSIE WES-KAAP

NO. 16/1997

PROVINSIE WES-KAAP:

WES-KAAPSE WYSIGINGSWET OP DIE MUNISIPALE  
ORDONNANSIE, 1974, 1997

Kragtens artikel 4 van die Wes-Kaapse Wysigingswet op die Munisipale Ordonnansie, 1974, 1997 (Wet 9 van 1997) bepaal ek hierby dat daardie Wet in werking tree op 15 Augustus 1997.

Gedateer hierdie 4de dag van Augustus 1997.

HJ KRIEL, PREMIER

PROVINSIE WES-KAAP:

NO. 17/1997

OORGANGSWET OP PLAASLIKE REGERING, 1993  
(WET 209 VAN 1993)WYSIGING VAN DIE VERKIESINGSREGULASIES VIR  
PLAASLIKE OORGANGSREGERING, 1994

Kragtens die bevoegdheid my verleen by artikel 10N(4)(b) van die Oorgangswet op Plaaslike Regering, 1993 (Wet 209 van 1993) en met die instemming van die Minister van Provinsiale Sake en Staatkundige Ontwikkeling, wysig ek hierby die Verkiegingsregulasies vir Plaaslike Oorgangsregering, 1994 (hierna die Regulasies genoem) soos in die Bylae uiteengesit.

Hierdie proklamasie tree in werking op 15 Augustus 1997; met dien verstande dat waar kennis gegee is voor die datum van publikasie van hierdie Proklamasie, van die hou van 'n tussenverkiesing op 'n datum na die publikasie van hierdie Proklamasie, sodanige verkiesing afgehandel sal word ingevolge die Verkiegingsregulasies vir Plaaslike Oorgangsregering asof hierdie Proklamasie nie gemaak was nie.

Gedateer te Kaapstad op hede die 7de dag van Augustus 1997.

PJ MARAIS, MINISTER VAN PLAASLIKE REGERING

## BYLAE

1. Regulasie 79 word hiermee gewysig deur die vervanging daarvan met die volgende:

79 (1) 'n Kandidaat op die lys bedoel by regulasie 27(1)(c) of op die aanvullende lys bedoel by subregulasie (2) hieronder sal ophou om 'n kandidaat te wees en 'n vakature sal in sodanige lys ontstaan wanneer hy of sy:

- (a) die amp van raadslid aanvaar;
- (b) te sterwe kom;
- (c) skriftelik van sodanige lys bedank en dit aan die hoof-uitvoerende beampte oorhandig;
- (d) ophou om oor die kwalifikasies vir nominasie of verkiesing benodig, te beskik;
- (e) gediskwalifiseer of ingevolge enige wet of hofbevel van sodanige lys verwyder is;
- (f) ophou om 'n lid te wees van die party ten opsigte waarvan hy of sy as 'n partykandidaat op die lys geplaas is;
- (g) nie langer normaalweg in die regsgebied van die oorgangsraad waarop sodanige lys betrekking het, woonagtig is nie en die betrokke party die naam van die kandidaat van die lys op sodanige grond verwyder en skriftelik aan die hoof-uitvoerende beampte lewer.

## PROCLAMATIONS

BY THE PREMIER OF THE PROVINCE OF WESTERN CAPE

NO. 16/1997

PROVINCE OF WESTERN CAPE:

WESTERN CAPE MUNICIPAL ORDINANCE, 1974  
AMENDMENT ACT, 1997

Under section 4 of the Western Cape Municipal Ordinance, 1974 Amendment Act, 1997 (Act 9 of 1997), I hereby determine that that Act shall come into operation on 15 August 1997.

Dated on this 4th day of August 1997.

HJ KRIEL, PREMIER

PROVINCE OF WESTERN CAPE

NO. 17/1997

LOCAL GOVERNMENT TRANSITION ACT, 1993  
(ACT 209 OF 1993)AMENDMENT OF THE LOCAL GOVERNMENT  
TRANSITION ELECTION REGULATIONS, 1994

Under the powers vested in me by section 10N(4)(b) of the Local Government Transition Act, 1993 (Act 209 of 1993), and with the concurrence of the Minister of Provincial Affairs and Constitutional Development I hereby amend the Local Government Transition Election Regulations, 1994 (hereinafter referred to as the Regulations) in the manner set out in the Schedule hereto.

This proclamation shall come into effect on 15 August 1997 provided that where notice has been given, prior to the date of publication of this Proclamation, for a by-election to be held after the date of publication of this Proclamation, such by-election shall be completed in terms of the Local Government Transition Election Regulations as if this Proclamation has not been made.

Dated at Cape Town on the 7th day of August 1997.

PJ MARAIS, MINISTER OF LOCAL GOVERNMENT

## SCHEDULE

1. Regulation 79 are herewith amended by the deletion thereof and the replacement of a new regulation 79 as follows:

79 (1) A candidate on the list referred to in regulation 27(1)(c) or on the supplemented list referred to in subregulation (2) below shall cease to be a candidate and a vacancy shall arise in such list when he or she:

- (a) assumes office as a councillor;
- (b) dies;
- (c) resigns from such list in writing delivered to the chief executive;
- (d) ceases to hold the qualifications required for nomination or election;
- (e) is disqualified or removed from such list in terms of any law or by order of court;
- (f) ceases to be a member of the party for which he or she was listed as a party candidate; or
- (g) ceases to be ordinarily resident within the area of jurisdiction of the transitional authority to which such list relates and the party concerned withdraws the name of the candidate on such grounds in writing delivered to the chief executive.

- (2) (a) 'n Party mag sy lys soos bedoel by regulasie 27(1)(c) of sy ingevolge hierdie subregulasie aangevulde lys aanvul ten einde enige vakature of vakatures wat tussen hierdie verkiesing en die volgende verkiesing ontstaan aan te vul, aanvul deur die byvoeging aan die einde daardie lys van 'n kandidaat of kandidate wat nie die aantal vakatures wat gevul moet word oorskry nie.
- (b) Sodanige kandidaat of kandidate sal kwalifiseer om ooreenkomstig die bepalings van hierdie regulasies genomineer en verkies te word: Met dien verstande verder dat die naam van enige persoon wat die amp van raadslid vir 'n oorgangsraad beklee, nie in sodanige lys ingesluit sal word nie.
- (c) 'n Party sal skriftelik aansoek doen om sy lys ooreenkomstig die bepalings van vorm ER4 aan te vul en dit aan die hoof-uitvoerende beampste lewer.
- (d) Die hoof-uitvoerende beampste sal:
- (i) binne 7 dae na ontvangs daarvan, enige aansoek wat nie aan die bepalings van hierdie subregulasie voldoen nie, verwerp en die party skriftelik daarvan in kennis stel, of
- (ii) binne 7 dae na ontvangs daarvan, enige aansoek wat aan die bepalings van hierdie regulasie voldoen, goedkeur en 'n afskrif van sodanige goedkeuring met die volle naam en adres van die party en sy goedgekeurde lys van partykandidate in 'n opsigtelike plek in die munisipale kantoor aanbring en vertoon vir publieke insae, en
- (iii) binne 14 dae na ontvangs daarvan, die volle naam en adres van die party en sy goedgekeurde lys van partykandidate ter algemene inligting publiseer.
- (e) Die aansoek van 'n party sal vir publieke insae by die kantoor van die hoof-uitvoerende beampste vir 'n tydperk van 7 werksdae wat volg op die dag van publikasie in subparagraaf (d)(iii), vanaf 08:00 tot 17:00, beskikbaar wees.
- (3) (a) 'n Party mag die volgorde van sy lys bedoel by regulasie 27(1)(c) of sy aanvullende lys bedoel by subregulasie 2(d)(ii) by een geleentheid gedurende enige jaar eindigend op 31 Desember verander en verder by een geleentheid, nie later nie as 21 dae nadat 'n raadslid wat ingevolge sy partylys verkies is ingevolge regulasie 82(a) opgehou het om die amp te beklee.
- (b) (i) 'n Party sal skriftelik aansoek doen om die wysiging van die volgorde van sy lys en dit aan die hoof-uitvoerende beampste oorhandig.
- (ii) Sodanige aansoek sal die bestaande volgorde van sy lys van partykandidate uiteensit, waarna die verlangde volgorde van sy lys van partykandidate met die volle name, identiteitsnommer en adres van elke kandidaat in elke lys identifiseer sal word.
- (iii) Die bepalings van subregulasie (d) en (e) sal *mutatis mutandis* by die voorskrifte van hierdie subregulasie toegepas word.
2. Hoofstuk 14 word hiermee gewysig deur die skraping van regulasie 82 en 83 en die invoeging van 'n nuwe regulasie 82 en 83 soos volg:

#### HOOFSTUK 14

#### VAKATURES

#### PROPORSIONELE VERTEENWOORDIGING

- 82 (1) 'n Raadslid wat ooreenkomstig 'n partylys verkies is, se ampstermyn verstryk sodra hy of sy te sterwe kom, skriftelik bedank, nie meer oor die kwalifikasies beskik soos vereis vir nominasie of verkiesing nie, gediskwalifiseer word of uit die amp verwyder word kragtens enige wet of hofbevel, of

- (2) (a) A party may supplement its list in regulation 27(1)(c) or its list as supplemented in terms of this subregulation in order to fill any vacancy or vacancies in that list between the election and the next election by the addition at the end of that list of a candidate or candidates not exceeding the number to be filled.
- (b) Such candidate or candidates shall be qualified to be nominated and elected in accordance with the requirements of these regulations: Provided further that the name of any person holding office as a councillor for a transitional authority shall not be included in such list.
- (c) A party shall make application to supplement its list in writing in accordance with the provisions of form ER4 delivered by the party to the chief executive.
- (d) The chief executive shall:
- (i) within 7 days of receipt thereof reject any application which does not comply with the provisions of this subregulation and inform the party thereof in writing; or
- (ii) within 7 days of receipt thereof, approve any application which does comply with the provisions of this regulation and post for public inspection in a conspicuous place in the municipal office, a copy of such approval with the full name and address of the party and its approved list of party candidates; and
- (iii) within 14 days of receipt thereof, publish for public information the full name and address of the party and its approved list of party candidates.
- (e) The application of a party shall be open for public inspection for a period of 7 working days following the date of publication in subparagraph (d)(iii) from 08:00 to 17:00 at the offices of the chief executive.
- (3) (a) A party may change the order of its list referred to in regulation 27(1)(c) or its supplemented list referred to in subregulation (2)(d)(ii) on one occasion during each year ending 31 December and, in addition, on one occasion not later than 21 days after a councillor elected according to its party list ceases to hold office in terms of regulation 82(a).
- (b) (i) A party shall make application to change the order of its list in writing delivered by the party to the chief executive.
- (ii) Such application shall set out the existing order of its list of party candidates and shall thereafter identify the desired order of its list of party candidates, with the full names, identity number and address of each candidate in each list.
- (iii) The provisions of subregulation (d) and (e) shall apply *mutatis mutandis* to the provisions of this subregulation.
2. Chapter 14 is herewith amended by the deletion of regulation 82 and 83 and the insertion of a new regulation 82 and 83 as follows:

#### CHAPTER 14

#### VACANCIES

#### PROPORTIONAL REPRESENTATION

- 82 (1) A councillor elected according to a party list shall cease to hold office when he or she dies, resigns office in writing, ceases to hold the qualifications required for nomination or election, is disqualified or removed from office in terms of any law or by order of court, or ceases to be a

- ophou om 'n lid te wees van die party ten opsigte waarvan hy of sy as partykandidaat aangewys is.
- (2) (a) Binne 7 dae nadat die hoof-uitvoerende beampte bewus geraak het van 'n vakature soos bedoel by subregulasie (1), sal hy of sy sodanige vakature skriftelik aan die burgemeester, of indien die vakature wat ontstaan het die van die burgemeester is, aan die onderburgemeester rapporteer.
- (b) Indien beide die burgemeester en onderburgemeester raadslede is ten opsigte van wie vakatures ontstaan het, sal die hoof-uitvoerende beampte die pligte wat by hierdie regulasie die burgemeester of onderburgemeester opgelê is, uitvoer.
- (3) (a) (i) Indien die burgemeester of onderburgemeester na gelang van die geval, tevrede is dat 'n vakature soos bedoel by subregulasie (1) ontstaan het, sal hy of sy die verslag van die hoof-uitvoerende beampte binne 7 dae na ontvangs met sy of haar instemming endosseer en onderteken, en
- (ii) die hoof-uitvoerende beampte sal onverwyld verklaar dat sodanige vakature ontstaan het en 'n kennisgewing tot die effek op 'n opsigtelike plek by die munisipale kantore aanbring en sal sodanige vakature aan die volgende gewone vergadering van die raad rapporteer.
- (b) Indien die burgemeester of onderburgemeester, na gelang van die geval, weier of versuim om sy of haar instemming soos bedoel by subparagraaf (a)(i) te endosseer of te onderteken, sal die hoof-uitvoerende beampte die omstandighede daarvan skriftelik aan die volgende gewone vergadering van die raad rapporteer wat die hoof-uitvoerende beampte mag gelas om voort te gaan met die vulling van die vakature ingevolge hierdie regulasie.
- (4) Die hoof uitvoerende beampte sal tegelykertyd met die aanbring van die kennisgewing bedoel by subregulasie (3), die party wat deur die raadslid ten opsigte van wie die vakature ontstaan het, verteenwoordig word, skriftelik van die vakature in kennis stel en die party uitnoui om 'n gewysigde kandidaatslys soos bedoel by regulasie 79 binne 14 dae na sodanige versoek, in te dien.
- (5) Onmiddellik na ontvangs van die lys soos bedoel by subregulasie (4), wys die hoof-uitvoerende beampte die persoon wie se naam bo-aan die lys verskyn aan as die verteenwoordiger van die betrokke party op die raad, en die bepalinge van regulasie 76 sal deur die hoof-uitvoerende beampte ten opsigte van sodanige persoon toegepas word.
- (6) Indien die party nalaat om die hoof-uitvoerende beampte van 'n lys soos bedoel by subregulasie (4) te voorsien, sal die hoof-uitvoerende beampte die persoon wie se naam bo-aan die lys bedoel by regulasie 27, of indien 'n daaropvolgende gewysigde lys ingevolge regulasie 79 ingedien is, die persoon wie se naam bo-aan sodanige lys verskyn as wettig verkose ingevolge die bepalinge van hierdie regulasies aanwys, en die bepalinge van regulasie 76 sal deur die hoof-uitvoerende beampte ten opsigte van sodanige persoon toegepas word.
- (7) Indien die lys bedoel by regulasie 27 uitgeput is en nie ingevolge regulasie 79 aangevul is nie en die betrokke party nagelaat het om die hoof-uitvoerende beampte binne die voorgeskrewe tydperk van 'n lys soos bedoel by subregulasie (4) te voorsien, of indien die betrokke party opgehou het om te bestaan, sal die vakature ongevol bly.
- (8) Wanneer die aantal vakatures op 'n raad wat slegs ingevolge die stelsel van proporsionele verteenwoordiging verkies is, ingevolge subregulasie (7) ongevol bly en 'n kworum onmoontlik maak, raak al die setels op sodanige raad vakant en 'n verkiesing sal *mutatis mutandis* ingevolge hierdie regulasies vir die verkiesing van sodanige raad gehou word: Met dien verstande dat geen sodanige verkiesing gehou sal word binne drie maande voor 'n algemene verkiesing vir oorgangsrade nie.
- member of the party for which he or she was listed as a party candidate.
- (2) (a) Within 7 days after the chief executive becomes aware of a vacancy in terms of subregulation (1), he or she shall report such vacancy in writing to the mayor or, if the councillor in respect of whom the vacancy has occurred is the mayor, to the deputy mayor.
- (b) If both the mayor and deputy mayor are councillors in respect of whom vacancies have occurred, the chief executive shall carry out the duties imposed on the mayor or deputy mayor in terms of this regulation.
- (3) (a) (i) Where the mayor or deputy mayor, as the case may be, is satisfied that a vacancy in terms of subregulation (1) has occurred, he or she shall endorse and sign his or her concurrence on such report of the chief executive within 7 days after receipt thereof; and
- (ii) the chief executive shall forthwith declare that such a vacancy has occurred and affix a notice to that effect at a conspicuous place at the municipal offices and shall report such vacancy to the next ordinary meeting of the council.
- (b) Where the mayor or deputy mayor, as the case may be, refuses or fail to endorse and sign his or her concurrence in terms of subparagraph (a)(i), the chief executive shall report the circumstances thereof in writing to the next ordinary meeting of the council which may direct the chief executive to proceed with filling the vacancy in terms of this regulation.
- (4) The chief executive shall, simultaneous with affixing the notice referred to in subregulation (3), advise the party represented by the councillor in respect of whom the vacancy has occurred, in writing of the vacancy, and invite that party to submit an amended list of candidates as envisaged by regulation 79 within 14 days from the date of such request.
- (5) Immediately upon receipt of the list referred to in subregulation (4) the chief executive shall designate the person whose name is on top of the list as the representative of the party concerned on the council and the provisions of regulation 76 shall be applied by the chief executive in respect of such person.
- (6) If the party fails to provide the chief executive with a list contemplated by subregulation (4), the chief executive shall designate the person whose name appears on top of the list referred to in regulation 27 or, if a subsequent amended list had been submitted in terms of regulation 79, the person whose name appears on top of such a list, as duly elected in terms of these regulations and the provisions of regulation 76 shall be applied by the chief executive in respect of such person.
- (7) If the list referred to in regulation 27 is exhausted and has not been supplemented in terms of regulation 79 and the party concerned fails to provide the chief executive with a list as contemplated by subregulation (4) within the prescribed period, or if the party concerned has ceased to exist, the vacancy shall remain unfilled.
- (8) If the number of vacancies which remain unfilled in terms of the provisions of subregulation (7) on a council which had been elected solely on the basis of proportional representation make a quorum impossible, all the seats of such a council shall become vacant and an election shall be held *mutatis mutandis* in accordance with these regulations for the election of such a council: Provided that no such election shall be held within three months of a general election of transitional authorities.

(9) Vir doeleindes van hierdie regulasie asook regulasie 83, sluit die woorde burgemeester en onderburgemeester, voorsitter en ondervoorsitter van die raad van 'n oorgangsraad, of die persoon wat wettig in daardie hoedanigheid optree, in.

83 (1) 'n Raadslid wat 'n wyk verteenwoordig, se ampstermyn sal verstryk sodra hy of sy te sterwe kom, skriftelik bedank, nie meer oor die kwalifikasies beskik soos vereis vir nominasie of verkiesing nie, of gediskwalifiseer word of uit die amp verwyder word ingevolge enige wet of hofbevel, en in die geval van sodanige vakature, sal 'n tussenverkiesing *mutatis mutandis* ingevolge hierdie regulasies gehou word; Met dien verstande dat indien sodanige vakature binne drie maande voor 'n algemene verkiesing vir die oorgangsraad voorkom, sodanige verkiesing nie gehou sal word nie tensy:

- (a) die totale aantal vakatures op die oorgangsraad 'n kworum by 'n vergadering van 'n raadsvergadering onmoontlik maak, en
- (b) daar na die mening van die Premier voldoende tyd is om sodanige tussenverkiesing te hou.

(2) (a) Binne 7 dae nadat die hoof-uitvoerende beampte bewus geraak het van 'n vakature soos bedoel by subregulasie (1), sal hy of sy sodanige vakature skriftelik aan die burgemeester, of indien die vakature wat ontstaan het die van die burgemeester is, aan die onderburgemeester rapporteer.

(b) Indien beide die burgemeester en onderburgemeester raadslede is ten opsigte van wie vakatures ontstaan het, sal die hoof-uitvoerende beampte die pligte wat by hierdie regulasie aan die burgemeester en adjunk-burgemeester opgelê is, uitvoer.

(3) (a) Indien die burgemeester of onderburgemeester na gelang van die geval, tevrede is dat 'n vakature soos bedoel by subregulasie (1) ontstaan het, sal hy of sy die verslag van die hoof-uitvoerende beampte soos bedoel by subregulasie (2)(a) binne 7 dae na ontvangs met sy of haar instemming endosseer en onderteken, en die hoof-uitvoerende beampte sal onverwyld verklaar dat sodanige vakature ontstaan het en 'n kennisgewing tot die effek in 'n opsigtelike plek by die munisipale kantoor aanbring en sal sodanige vakature aan die volgende gewone vergadering van die raad rapporteer.

(b) (i) Indien die burgemeester of onderburgemeester, na gelang van die geval, weier of versuim om sy of haar instemming soos bedoel by subparagraaf (a) te endosseer en te onderteken, sal die hoof-uitvoerende beampte die omstandighede daarvan skriftelik aan die volgende gewone vergadering van die raad rapporteer wat die hoof-uitvoerende beampte mag gelas om die vakature te verklaar en om voort te gaan ingevolge hierdie regulasie.

(ii) Nadat daartoe gelas, sal die hoof-uitvoerende beampte onverwyld verklaar dat sodanige vakature ontstaan het en 'n kennisgewing tot die effek in 'n opsigtelike plek by die munisipale kantoor aanbring.

(4) Die hoof-uitvoerende beampte sal *ex officio* die kiesbeampte vir 'n tussenverkiesing wees om enige vakature wat ingevolge hierdie regulasie ontstaan, te vul, tensy daar by besluit van 'n vergadering bedoel by subregulasie (3) deur 'n meerderheid van ten minste twee derdes van al sy lede, die raad 'n ander persoon as kiesbeampte aanstel.

(5) Slegs 'n persoon wat op die datum van die verklaring bedoel in subregulasie (4) as 'n kieser op die kieserslys vir die wyk waarin die vakature verklaar is, geregistreer is, sal daarop geregtig wees om by die tussenverkiesing vir die vulling van sodanige vakature te stem.

83A (1) 'n Tussenverkiesing sal *mutatis mutandis* ooreenkomstig die bepalinge van hierdie regulasies gehou word, nie meer as 90 dae en nie minder as 60 dae na die verklaring soos bedoel by regulasie 83(3) nie: Met dien verstande dat regulasies 23(1),

(9) For the purposes of this regulation and regulation 83, the words mayor and deputy mayor include the chairperson and deputy chairperson of the council of a transitional authority, or the person lawfully acting in that capacity.

83 (1) A councillor representing a ward shall cease to hold office when he or she dies, resigns from office in writing or ceases to hold the qualifications required for nomination or election or is disqualified or removed from office in terms of any law or by court order, and in the event of such a vacancy having occurred, a by-election shall be held *mutatis mutandis* in terms of these regulations: Provided that if such a vacancy occurs within 3 months before a general election, for the transitional authority such by-election shall not be held unless:

- (a) the total number of vacancies in the transitional authority will render impossible a quorum at a council meeting; and
- (b) there is, in the opinion of the Premier, adequate time within which to hold such by-elections.

(2) (a) Within 7 days after the chief executive becomes aware of a vacancy in terms of subregulation (1), he or she shall report such vacancy in writing to the mayor or, if the councillor in respect of whom the vacancy has occurred is the mayor, to the deputy mayor.

(b) If both the mayor and deputy mayor are councillors in respect of whom vacancies have occurred, the chief executive shall carry out the duties imposed on the mayor or deputy mayor in terms of this regulation.

(3) (a) Where the mayor or deputy mayor, as the case may be, is satisfied that a vacancy in terms of subregulation (1) has occurred, he or she shall, within 7 days after receipt of the report of the chief executive referred to in subregulation (2)(a), endorse and sign his or her concurrence on such report, and the chief executive shall forthwith declare that such a vacancy has occurred and affix a notice to that effect in a conspicuous place at the municipal office and shall report such vacancy to the next ordinary meeting of the council.

(b) (i) Where the mayor or deputy mayor, as the case may be, refuses or fails to endorse and sign his or her concurrence in terms of subparagraph (a), the chief executive shall report the circumstances thereof in writing to the next ordinary meeting of the council which may direct the chief executive to declare the vacancy and to proceed in terms of this regulation.

(ii) Upon being so directed the chief executive shall forthwith declare that such a vacancy has occurred and affix a notice to that effect in a conspicuous place at the municipal office.

(4) The chief executive shall *ex officio* be the returning officer in respect of a by-election which shall be held to fill any vacancy occurring in terms of this regulation unless by resolution at the meeting referred to in subsection (3) adopted by a majority of at least two thirds of all its members the council appoints another person as returning officer.

(5) Only a person who, on the date of the declaration referred to in subregulation (4) is enrolled as a voter on the voters' roll applicable to the ward in which a vacancy has been declared, shall be entitled to vote at the by-election for filling such vacancy.

83A (1) A by-election shall be held not more than 90 and not less than 60 days after the declaration referred to in regulation 83(3) *mutatis mutandis* in accordance with the provisions of these regulations: Provided that regulations 23(1), 29(1),

29(1), 29(3), 29(5), 29(7), 29(9), 34(3), 41(6), 41(7) en 90(1)(a) onderskeidelik vervang sal wees deur die volgende regulasie 83A(2) tot (ii).

(2) Die kiesbeampte sal:

- (a) Verkiegingsdag bepaal, en
- (b) binne 14 dae na die verklaring bedoel by regulasie 83(3), by kennisgewing gepubliseer, nie minder as 60 dae voor verkiesingsdag nie:
  - (i) kennis gee van die verkiesingsdag asook die ure van stemming soos voorgeskryf by regulasie 45(1);
  - (ii) nominasiedag soos bedoel by regulasies 26(2) en 29(4) bepaal, welke dag nie minder as 30 dae voor verkiesingsdag sal wees nie;
  - (iii) spesifiseer dat nie later nie as middag, 47 dae voor verkiesingsdag, nominasies van kandidate vir wyksverkiegings ooreenkomstig regulasie 29 aan die kiesbeampte gelewer moet word, sodanige nominasies uitnooi en die aantal vakatures wat gevul moet word, aandui, en
  - (iv) die plek waar nominasies in paragraaf (iii) hierbo deur die kiesbeampte in ontvangs geneem sal word, aandui.

Nominasie

(3) Geen persoon mag by enige wyksverkieging 'n kandidaat vir 'n raad wees nie tensy 'n nominasie op die voorgeskrewe vorm ER5 behoorlik voltooi en geteken deur:

- (a) die voornemende kandidaat of sy verteenwoordiger behoorlik skriftelik daartoe gevolmag, welke volmag die nominasie sal vergesel, wat sodanige kandidaat se aanvaarding van die nominasie bevestig, en
- (b) ten minste die getal kiesers ingevolge regulasie 29(9) bepaal, wie se name op die kieserslys vir daardie wyk ingesluit is, anders as sodanige voornemende kandidaat of agent,

aan die kiesbeampte afgelewer is nie later nie as middag, 47 dae voor verkiesingsdag, vergesel van die onderskeidende merk of simbool van die kandidaat wat kragtens regulasie 36(2) op die stembrief moet verskyn, op 'n afsonderlike bladsy aangebring, duidelik identifiseerbaar en geskik vir druk of reproduksie in swart en wit, welke simbool 'n foto van sodanige kandidaat mag insluit.

(4) Nie later as 42 dae voor verkiesingsdag sal die kiesbeampte buite die plek van nominasie bedoel in subregulasie 2(b)(iv) 'n lys aanbring wat die naam en adres van elke persoon ten opsigte van wie 'n nominasie ontvang is aandui, en sodanige lys aldus vertoon tot om middag op nominasiedag.

(5) Die kiesbeampte sal die volgende verwerp:

- (a) die nominasie van enige persoon wat tot sy tevredenheid bewys is, nie ingevolge regulasie 21 as 'n kandidaat benoembaar is nie;
- (b) enige nominasie wat nie aan die vereistes van subregulasie (1) voldoen nie;
- (c) die nominasie van enige persoon ten opsigte van wie die kiesbeampte, voordat die verklaring soos bedoel by regulasie 29(4) gemaak is, 'n skriftelike terugtrekking van sy of haar kandidaatskap ontvang het, geteken deur daardie persoon en gestaaf deur ten minste twee ander persone as getuies;
- (d) die nominasie van 'n persoon wat vir meer as een wyk in dieselfde oorgangsraad benoem is, indien meer as een van sodanige nominasies voldoen aan die vereistes van subregulasie (1);

29(3), 29(5), 29(7), 29(9), 34(3), 41(6), 41(7) and 90(1)(a) shall be substituted respectively by the following regulations 83A(2) to (ii).

(2) The returning officer shall:

- (a) determine election day, and
- (b) within 14 days after the declaration referred to in regulation 83(3), by notice published not less than 60 days before election day:
  - (i) give notice of the election day and the hours of voting as prescribed by regulation 45(1);
  - (ii) determine the nomination day contemplated by regulations 26(2) and 29(4) which day shall not be less than 30 days before election day;
  - (iii) specify that not later than noon, 47 days before election day nominations of candidates for ward elections shall be delivered to the returning officer in compliance with regulation 29, invite such nominations and indicate the number of vacancies to be filled, and
  - (iv) designate the place at which nominations referred to in paragraph (iii) above will be received by the returning officer.

Nomination

(3) No person may become a candidate at any ward election for a council unless a nomination paper in the prescribed form ER5 duly completed and signed by:

- (a) the proposed candidate or his agent duly authorised thereto in writing, which authority shall accompany the nomination paper, confirming such candidate's acceptance of the nomination, and
- (b) at least the number of voters determined in terms of regulation 29(9) whose names are included in the voters' roll for that ward other than such proposed candidate or agent;

is delivered to the returning officer not later than noon 47 days before election day accompanied, on a separate page clearly identifiable for and capable of printing or reproduction in black and white, by the distinguishing mark or symbol of the candidate which in terms of regulation 36(2) is required to appear on the ballot paper and which symbol may include a photograph of such candidate capable of printing or reproduction in black and white.

(4) Not less than 42 days before election day the returning officer shall post outside the place of nomination referred to in subregulation (2)(b)(iv) a list showing the name and address of each person in respect of whom a nomination has been received and keep such list so posted until noon on nomination day.

(5) The returning officer shall reject:

- (a) the nomination of any person proved to his satisfaction not to be eligible as a candidate in terms of regulation 21;
- (b) any nomination in respect of which the requirements of subregulation (1) have not been complied with;
- (c) the nomination of any person in respect of whom the returning officer has, before the declaration is made in terms of regulation 29(4), received a communication in writing, signed by such person and witnessed by at least two other persons, that he or she has withdrawn his or her candidature;
- (d) the nomination of a person nominated for more than one ward in the same transitional authority if more than one of such nominations complies with the requirements of subregulation (1);

- (e) die nominasie van 'n persoon wat, na die wete van die kiesbeampte, na aflewering van sy nominasievorm ingevolge subregulasie (1) maar voordat die verklaring ingevolge subregulasie (4) gemaak is, te sterwe gekom het;
- (f) 'n onderskeidende merk of simbool wat die onderskeidende merk of simbool van 'n party is of voorgee om te wees wat nie vergesel is van 'n skriftelike en getekende magtiging deur die behoorlik daartoe gemagtigde verteenwoordiger van sodanige party nie;
- (g) onderskeidende merke of simbole wat identies of nie duidelik en maklik onderskeibaar is nie, tensy alle voorgestelde kandidate wat sodanige merke of simbole voorlê, skriftelik instem vir die gesamentlike gebruik daarvan, en
- (h) 'n onderskeidende merk of simbool wat onwelvoeglik, beledigend, misleidend, ontheiligend of andersins waarskynlik aanstoot kan gee of wesenlik ooreenstem met 'n kruis of regmerk:

Met dien verstande dat geen nominasie op grond van enige tekortkoming soos beoog in paragraaf (b), (d), (f), (g) of (h) verwerp sal word nie tensy:

- (i) die kiesbeampte, nie later nie as 40 dae voor verkiesingsdag aan die betrokke persoon 'n skriftelike kennisgewing bestel het wat hom inlig oor sodanige tekortkoming; en
- (ii) sodanige persoon versuim het:
- (aa) om sodanige tekortkoming reg te stel, en
- (bb) indien sodanige tekortkoming reggestel is, om tot die bevrediging van die kiesbeampte te bewys dat sodanige tekortkoming reggestel is,

ten nie later nie as 32 dae voor verkiesingsdag nie: Met dien verstande verder dat waar sodanige persoon nalaat om 'n gebrek ingevolge paragraaf (f), (g) of (h) reg te stel, die kiesbeampte die betrokke onderskeidende merk of simbool behoudens die bepalings van regulasie 90(1)(e)(iii) sal verwerp en andersins die nominasie sal aanvaar.

- (6) Indien die aantal kandidate wie se nominasies aanvaar is, die getal vakatures oorskry, sal die kiesbeampte onmiddellik, deur kennisgewing aangebring buite die plek van nominasie bedoel in regulasie 23(1)(e) en binne 7 dae na nominasiedag die volle name van elke kandidaat tesame met sy of haar onderskeidende merk of simbool indien enige, ten opsigte van wie 'n stemming op verkiesingsdag gehou sal word, publiseer.
- (7) Die kiesbeampte sal vir doeleindes van subregulasie 2(a)(ii) hierbo, nie later nie as 60 dae voor verkiesingsdag ten opsigte van elke wyk, 'n syfer wat 'n akkurate raming van twee persent van die kiesers op die kieserslys vir elke betrokke wyk is, bepaal en beskikbaar stel.

#### Agente en Bodes

- (8) (a) Elke kandidaat en elke party in 'n verkiesing sal, ten minste 14 dae voor verkiesingsdag, die kiesbeampte ooreenkomstig die toepaslike vorm ER8 skriftelik in kennis stel van die name, indien enige, van agente en bodes wat ingevolge regulasie 34(1) aangestel is.
- (b) Die naam van enige behoorlik aangestelde agent mag met soortgelyke kennisgewing aan die kiesbeampte, nie later nie as die middag op die tweede dag voor verkiesingsdag, onttrek of vervang word.

#### Stemgebiede

- (9) Nie later nie as 21 dae voor verkiesingsdag sal elke kiesbeampte 'n lys met stemburo's en hul adresse publiseer en 'n kopie van sodanige lys by 'n plek of plekke deur hom of die verkiesingskomitee soos bedoel in regulasie 90,

- (e) the nomination of a person who, to the knowledge of the returning officer, died after delivery of his nomination paper in terms of subregulation (1) but before the declaration is made in terms of subregulation (4);

- (f) a distinguishing mark or symbol which is or purports to be the distinguishing mark or symbol of a party, in the absence of an accompanying written and signed authorisation by the duly authorised representative of such party;

- (g) distinguishing marks or symbols which are identical or which are not clearly and easily distinguishable, save where all proposed candidates submitting such marks or symbols agree in writing to the joint use thereof, and

- (h) a distinguishing mark or symbol which is indecent, abusive, misleading, sacrilegious or otherwise likely to cause offence or which is materially similar to a cross or tick:

Provided that no nomination shall be rejected on the grounds of any defect contemplated by paragraph (b), (d), (f), (g) or (h) unless:

- (i) the returning officer has, not less than 40 days before election day, served on the person concerned a written notice informing him or her of such defect, and
- (ii) such person has failed:

- (aa) to remedy such defect, and

- (bb) if such defect has been remedied, to furnish proof to the satisfaction of the returning officer that such defect has been remedied,

by not later than 32 days before election day: Provided further that where such person fails to rectify a defect in terms of paragraph (f), (g) or (h) the returning officer shall, subject to the provisions of regulation 90(1)(e)(iii), reject the distinguishing mark or symbol concerned and shall otherwise accept the nomination.

- (6) If the number of candidates whose nominations have been accepted exceeds the number of vacancies the returning officer shall immediately by notice posted outside the place of nomination referred to in regulation 23(1)(e) and shall within 7 days after nomination day publish the full names of each candidate together with his or her distinguishing mark or symbol, if any, in respect of whom a vote will be held on election day.

- (7) The returning officer shall for the purposes of subregulation (2)(a)(ii) above not less than 60 days before election day determine in respect of each ward and make available a number representing an accurate estimate of two percent of the voters on the voters' roll for each such ward.

#### Agents and Messengers

- (8) (a) Every candidate and every party in an election shall, not less than 14 days before election day, advise the returning officer in writing in accordance with applicable form ER8 of the names, if any, of agents and messengers appointed in terms of regulation 34(1).
- (b) The name of any duly appointed agent may be withdrawn or replaced by similar notice to the returning officer not later than noon on the second day before election day.

#### Voting Areas

- (9) Not less than 21 days before election day each returning officer shall publish a list of voting stations and their addresses and shall maintain a copy of such list at a place or places determined by him or her or by the election

bepaal vir openbare inligting vertoon tot die dag na verkiesingsdag: Met dien verstande dat die kiesbeampie op sy of haar versoek die lys op soortgelyke wyse mag aanvul, publiseer en in stand hou na oorlegpleging met die verkiesingskomitee nie later nie as 14 dae voor verkiesingsdag.

- (10) Die Premier mag nie later nie as 14 dae voor verkiesingsdag die kiesbeampie beveel om die getal of die ligging van stemburo's bedoel in regulasie 41(3) te vermeerder.

#### Verkiesingskomitee

- (11) 'n Oorgangsraad sal nie minder nie as 55 dae voor verkiesingsdag 'n verkiesingskomitee saamstel wat sal funksioneer tot 23:59 op die dag van die verkiesing vir sodanige oorgangsraad of sodanige later datum deur die Premier bepaal.

83B Nieteenstaande enigiets tot die teendeel hierin vervat, sal die bepalings van regulasie 21(1)(d) slegs toepassing vind ten opsigte van skulde voor 15:00 op die dag wat nominasiedag onmiddellik voorafgaan, en die bepalings van artikel 3 van die Wes-Kaapse Wysigingswet op die Munisipale Ordonnansie, 1974, 1997 (Wet 9 van 1997) sal na nominasiedag geld.

### PROVINSIALE KENNISGEWINGS

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

L. D. BARNARD,  
DIREKTEUR-GENERAAL

Provinsiale-gebou,  
Waalstraat,  
Kaapstad.

P.K. 281/1997

15 Augustus 1997

PADVERKEERSWET, 1989 (WET 29 VAN 1989):

#### KENNISGEWING VAN REGISTRASIE VAN BESTUURDERSLISENSIE-TOETSSENTRUM

Kennis word hiermee deur die Minister van Vervoer en Publieke Werke gegee dat die volgende Staatsdepartement kragtens artikel 21 van die Padverkeerswet, 1989 (Wet 29 van 1989), as bestuurderslisensietoetsentrum geregistreer is teenoor die gradering hieronder aangetoon.

<i>Plaaslike Owerheid</i>	<i>Graad</i>
Suid-Afrikaanse Polisiedienskollege, Oudtshoorn	B

P.K. 282/1997

15 Augustus 1997

Die Premier het sy goedkeuring gegee aan die volgende wysiging opgestel deur die Stad Tygerberg.

#### STAD TYGERBERG:

#### WYSIGING VAN DIE PROSEDUREREËLS OM DIE GEDRAG BY VERGADERINGS VAN DIE STADSRAAD VAN DIE STAD TYGERBERG EN SY KOMITEES TE REËL

Die verordening afgekondig by Provinsiale Kennisgewing 487 van 22 November 1996 word hierby soos volg gewysig:

- (a) Deur "Reël 9(1)" te herommer na "Reël 9", en  
(b) deur Reël 9(2) te skrap.

committee contemplated in regulation 90 for public information until the day after election day: Provided that after consultation at his or her request with such election committee such list may be added to by the returning officer and published and maintained in like manner not less than 14 days before election day.

- (10) The Premier may not less than 14 days before election day direct the returning officer to increase the number or the locality of voting stations referred to in regulation 41(3).

#### Election Committee

- (11) A transitional authority shall establish an election committee not less than 55 days; before election day which will function until 23:59 on the day of the election for such transitional authority or such later date as may be determined by the Premier.

83B Notwithstanding anything to the contrary herein contained the provisions of regulation 21(1)(d) shall apply only in respect of indebtedness prior to 15:00 on the day immediately preceding nomination day, and the provisions of section 3 of the Western Cape Municipal Ordinance, 1974 Amendment Act, 1997 (Act 9 of 1997) shall apply after nomination day.

### PROVINCIAL NOTICES

The following Provincial Notices are published for general information.

L. D. BARNARD,  
DIRECTOR-GENERAL

Provincial Building,  
Wale Street,  
Cape Town.

P.N. 281/1997

15 August 1997

ROAD TRAFFIC ACT, 1989 (ACT 29 OF 1989):

#### NOTICE OF REGISTRATION OF DRIVER'S LICENCE TESTING CENTRE

Notice is hereby given by the Minister of Transport and Public Works that the following department of State has been registered and graded as indicated in terms of section 21 of the Road Traffic Act, 1989 (Act 29 of 1989) as a driver's licence testing centre.

<i>Registering Authority</i>	<i>Grade</i>
South African Police Services College, Oudtshoorn	B

P.N. 282/1997

15 August 1997

The Premier has approved the following amendment framed by the City of Tygerberg.

#### CITY OF TYGERBERG:

#### AMENDMENT TO THE RULES OF PROCEDURE RELATING TO THE CONDUCT OF MEETINGS OF THE COUNCIL OF THE CITY OF TYGERBERG AND ITS COMMITTEES

The by-law promulgated under Provincial Notice 487 dated 22 November 1996, is hereby amended as follows:

- (a) By renumbering "Rule 9(1)" to "Rule 9", and  
(b) by the deletion of Rule 9(2).

P.K. 283/1997

15 Augustus 1997

Die Premier het sy goedkeuring gegee aan die volgende wysiging opgestel deur die raad van die Stad Kaapstad.

## STAD KAAPSTAD:

WYSIGING VAN DIE  
ELEKTRISITEITSVOORSIENINGSVERORDENING

Die verordening afgekondig by Provinsiale Kennisgewing 787 van 7 Desember 1990 word hierby soos volg gewysig:

## 1. In artikel 1 —

- (a) deur na die omskrywing van "bemoeiing" die volgende omskrywing in te voeg:

"'bewys' die noodsaaklike element van 'n vooruitbetaal-meterstelsel wat gebruik word om inligting van 'n verkooppunt na 'n unieke vooruitbetaalmeter oor te dra;"

- (b) deur na die omskrywing van "elektriese installasie" die volgende omskrywing in te voeg:

"'elektriese toetsers vir enkelfase' 'n elektriese toetsers vir enkelfase soos omskryf in die Elektriese Installasieregulasies, 1992;"

- (c) deur na die omskrywing van "elektrotegniese aannemer" die volgende omskrywings in te voeg:

"'geakkrediteerde persoon' 'n persoon wat ingevolge die Elektriese Installasieregulasies, 1992, as 'n elektriese toetsers vir enkelfase, 'n installasie-elektrisiën of 'n meester-installasie-elektrisiën, na gelang van die geval, geregistreer is;

'gebruiker' 'n gebruiker soos in die Wet op Beroepsgesondheid en Veiligheid, 1993 (Wet 85 van 1993), omskryf;"

- (d) deur na die omskrywing van "installasie-elektrisiën" die volgende omskrywing in te voeg:

"'konvensionele meter' 'n meter waar 'n rekening na die verbruik van elektrisiteit uitgereik word;"

- (e) deur na die omskrywing van "medium spanning" die volgende omskrywing in te voeg:

"'meesterinstallasie-elektrisiën' 'n meesterinstallasie-elektrisiën soos in die Elektriese Installasieregulasies, 1992 omskryf;"

- (f) deur na die omskrywing van "Regulasies" die volgende omskrywing in te voeg:

"'sertifikaat van nakoming' 'n sertifikaat wat ten opsigte van 'n elektriese installasie of gedeelte van 'n elektriese installasie deur 'n geakkrediteerde persoon uitgereik is;"

- (g) deur na die omskrywing van "verbruikspunt" die volgende omskrywings in te voeg:

"'verkooppunt' die plek waar bewyse vir vooruitbetaalmeters verkoop word;

'vooruitbetaalmeter' 'n meter wat geprogrammeer kan word om die vloeï van voorafbetaalde hoeveelhede energie in 'n elektriese stroom toe te laat;"

- (h) deur die omskrywing van "installasie-elektrisiën" deur die volgende omskrywing te vervang:

"'installasie-elektrisiën' 'n installasie-elektrisiën soos in die Elektriese Installasieregulasies omskryf;"

- (i) deur die omskrywing van "meter" deur die volgende omskrywing te vervang:

"'meter' 'n toestel wat die hoeveelheid elektrisiteit wat verbruik

P.N. 283/1997

15 August 1997

The Premier has approved the following amendment framed by the Council of the City of Cape Town.

## CITY OF CAPE TOWN:

AMENDMENT OF THE  
ELECTRICITY SUPPLY BY-LAW

The by-law promulgated under Provincial Notice 787 dated 7 December 1990 is hereby amended as follows:

## 1. In section 1 —

- (a) by the insertion of the following definition before the definition of "alternative supply":

"'accredited person' means a person registered in terms of the Electrical Installation Regulations, 1992; as an electrical tester for single phase, an installation electrician or a master installation electrician, as the case may be;"

- (b) by the substitution for the definition of "applicable standard specification" of the following definition:

"'applicable standard specification' means SABS 1607, 1524 and 0142;"

- (c) by the insertion after the definition of "approved" of the following definition:

"'certificate of compliance' means a certificate issued by an accredited person in respect of an electrical installation or part of an electrical installation;"

- (d) by the insertion after the definition of "convenient" of the following definition:

"'conventional meter' means a meter where an account is issued subsequent to the consumption of electricity;"

- (e) by the insertion after the definition of "electrical installation" of the following definition:

"'electrical tester for single phase' means an electrical tester for single phase as defined in the Electrical Installation Regulations, 1992;"

- (f) by the substitution for the definition of "installation electrician" of the following definition:

"'installation electrician' means an installation electrician as defined in the Electrical Installation Regulations, 1992;"

- (g) by the insertion after the definition of "low voltage" of the following definition:

"'master installation electrician' means a master installation electrician as defined in the Electrical Installation Regulations, 1992;"

- (h) by the substitution for the definition of "meter" of the following definition:

"'meter' means a device which automatically measures the quantity of electricity consumed and/or the maximum demand indicated and includes conventional and prepayment meters;"

- (i) by the deletion of the definition of "permit holder".

- (j) by the insertion after the definition of "point of metering" of the following definition:

"'point of sale' means the location at which tokens for prepayment meters are sold;"

- (k) by the insertion after the definition of "premises" of the following definition:

"'prepayment meter' means a meter that can be programmed to

is, en/of die maksimum aanvraag wat aangedui is, outomaties meet, en sluit dit konvensionele meters en vooruitbetaalmeters in;"

(j) deur die omskrywing van "permithouer" te skrap.

(k) deur die omskrywing van "Regulasies" deur die volgende omskrywing te vervang:

" 'Regulasies' die Elektriese Installasieregulasies, 1992, en die Elektriese Masjinerieregulasies, 1988 geïnkorporeer kragtens die Wet op Beroepsgesondheid en Veiligheid, 1993 (Wet 85 van 1993), soos gewysig;"

(l) deur die omskrywing van "spanning" deur die volgende omskrywing te vervang:

" 'spanning' die wortel-van-die-gemiddelde-kwadraatwaarde van elektriese potensiaal tussen twee geleiers;"

(m) deur die omskrywing van "toepaslike standaardspesifikasie" deur die volgende omskrywing te vervang:

" 'toepaslike standaardspesifikasie' SABS 1607, 1524 en 0142;"

2. In artikel 5(1) deur na die woorde "... vir sodanige toevoer aangegaan het op die ..." die woord "tersaaklike" in te voeg.

3. Deur artikel 8 deur die volgende artikel te vervang:

"Aansoek om die aanvanklike lewering van elektrisiteit of 'n toename in die lewering van elektrisiteit aan enige perseel moet skriftelik deur die eienaar, okkuperder, ontwikkelaar of voornemende verbruiker, na gelang van die geval, deur sy elektrotegniese aannemer op die voorgeskrewe vorm "Kennisgewing van Aanvang van Installasiewerk" gedoen word. Die geraamde belasting in kVA van die installasie moet op die aansoek vermeld word. Sodanige aansoek moet so gou moontlik gedoen word voordat die toevoer vereis word. Die minimum kennisgewingtydperk voordat die toevoer of toename in toevoer vereis word, word deur die ingenieur bepaal."

4. Deur artikel 16 deur die volgende artikel te vervang:

"Tensy andersins skriftelik deur die ingenieur gemagtig, mag niemand elektrisiteit wat volgens ooreenkoms met die raad aan sy perseel gelewer word, aan enige ander persoon verkoop of lewer vir gebruik op ander persele, of toelaat of duld dat sodanige herverkoping of lewering plaasvind nie. As elektrisiteit weer verkoop word vir gebruik op dieselfde perseel, is sodanige herverkoping onderworpe aan die voorwaardes voorgeskryf in die Elekrisiteitswet, 1987 (Wet 41 van 1987) word."

5. In artikel 39 —

deur subartikel (2) deur die volgende subartikel te vervang:

"Nieteenstaande die feit dat die verbruiker die koste van die diensaansluiting gelê of opgerig deur die raad, gedra het, berus die eiendomsreg daarvan by die raad, wat verantwoordelik is vir die instandhouding daarvan tot by die toevoerpunt. Die verbruiker is nie geregtig op vergoeding van die raad ten opsigte van sodanige diensaansluiting nie."

6. In artikel 40 —

deur subartikel (2)(c) deur die volgende subartikel te vervang:

"tensy gepantserde kabel vir die binnegedeelte van die dienskabels gebruik word, moet alle lewendige geleiers oor hulle volle lengte in metaalleipe lê;"

7. In artikel 49 —

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

"Dit word as onweerlegbaar aanvaar dat 'n meter akkuraat

allow the flow of pre-purchased amounts of energy in an electrical circuit;"

(l) by the substitution for the definition of "regulations" of the following definition:

" 'regulations' means the Electrical Installation Regulations, 1992, and the Electrical Machinery Regulations, 1988, incorporated under the Occupational Health and Safety Act, 1993 (Act 85 of 1993), as amended;"

(m) by the deletion of the expression ", and" in the definition of "temporary supply".

(n) by the insertion after the definition of "temporary supply" of the following definitions:

" 'token' means the essential element of a prepayment metering system used to transfer information from a point of sale to a unique prepayment meter;

'user' means user as defined in the Occupational Health and Safety Act, 1993 (Act 85 of 1993), and"

(o) by the substitution for the definition of "voltage" of the following definition:

" 'voltage' means the root-mean-square value of electrical potential between two conductors."

2. In section 5(1) by the insertion after the words "... until he shall have entered into a written contract made on the" of the word "relevant".

3. By the substitution for section 8 of the following section:

"Application for the initial supply or an increase in supply of electricity to any premises shall be made in writing by the owner, occupier, developer or prospective consumer, as the case may be, through his electrical contractor on the prescribed "Notice of Commencement of Installation Work" form. The application shall state the estimated load in kVA of the installation. Such application shall be made as early as possible before the supply is required. The minimum period of notice before the supply or increase in supply is required shall be determined by the Engineer.

4. By the substitution for section 16 of the following section:

"Unless otherwise authorised in writing by the Engineer, no person shall sell or supply electricity, supplied to his premises under an agreement with the Council, to any other person for use on any other premises, or permit or suffer such resale or supply to take place. Where electricity is resold for use upon the same premises, such resale shall be subject to the conditions laid down in the Electricity Act, 1987 (Act 41 of 1987).

5. In section 39 —

by the substitution for subsection (2) of the following subsection:

"Notwithstanding the fact that the consumer has borne the cost of the service connection laid or erected by the Council, ownership thereof shall vest in the Council, which shall be responsible for its maintenance up to the point of supply. The consumer shall not be entitled to any compensation from the Council in respect of such service connection."

6. In section 40 —

by the substitution for subsection (2)(c) of the following subsection:

"unless armoured cable is used for the internal portion of the service mains, all live conductors shall run throughout their length in metal conduit;"

7. In section 49 —

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

"A meter shall be conclusively presumed to be registering

registreer indien daar by toetsing soos in artikel 49(5) hiervan bepaal, bevind word dat die fout binne die foutperke is soos voorgeskryf in die toepaslike standaardspesifikasie."

(b) deur subartikel (2) deur die volgende subartikel te vervang:

"Die raad het die reg om sy metertoerusting te toets. Indien dit by wyse van toets of andersins vasgestel word dat sodanige metertoerusting defekties is, moet die raad —

- (i) in die geval van 'n konvensionele meter die rekening wat gelewer is, wysig;
- (ii) in die geval van kragbegroters (a) 'n rekening lewer indien die meter te min geregistreer het, of (b) 'n gratis bewys uitreik indien die meter te veel geregistreer het;

ooreenkomstig die bepalings van artikel 49(6)."

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

"Die verbruiker is daarop geregtig om die metertoerusting deur die raad te laat toets teen betaling van die voorgeskrewe gelde. Indien daar bevind word dat die metertoerusting defekties is, met die gevolg dat die meter nie die hoeveelheid elektrisiteit wat verbruik word, akkuraat meet nie, word 'n aanpassing ooreenkomstig die bepalings van artikels 49(2) en 49(6) gemaak en die voornoemde gelde word terugbetaal."

(d) deur subartikel (5) deur die volgende subartikel te vervang:

"Meters word getoets op die wyse voorgeskryf deur die toepaslike standaardspesifikasie."

(e) deur subartikel (6) deur die volgende subartikel te vervang:

"Wanneer die elektrisiteitsverbruik geregistreer op 'n meter ingevolge artikel 49(2) of (3) aangepas word, moet sodanige aanpassing gebaseer word op die persentasiefout van die meter soos bepaal deur die toets in artikel 49(5) gemeld of op 'n berekening deur die ingenieur op grond van verbruiksdata in sy besit. Waar van toepassing word daar, waar moontlik, behoorlik rekening gehou met seisoens- of ander wisselings wat die verbruik van elektrisiteit kan beïnvloed."

8. In artikel 50 —

(a) deur die omskrywing "Meteraflesings" deur die omskrywing "Aflaes van konvensionele meters" te vervang;

(b) deur voor die woord "meters" in subartikel (1) die woord "konvensionele" in te voeg;

(c) deur voor die woord "meter" in subartikel (2) die woord "konvensionele" in te voeg;

(d) deur voor die woord "meter" in subartikel (4) die woord "konvensionele" in te voeg;

(e) deur subartikel (5) deur die volgende artikel te vervang:

"Enige fout met die boekhouding, aflensing van 'n konvensionele meter of toevoermeting wat ontdek word in 'n rekening wat aan die verbruiker gelewer word, word in daaropvolgende rekenings reggestel; met dien verstande dat geen sodanige aanpassing gemaak word ten opsigte van 'n tydperk van meer as drie jaar voor die datum waarop die fout ontdek is of die raad bewus geword het van sodanige fout nie, wat ook al die vroegste is, en die rekening nie aan rente onderworpe is nie tot op die datum waarop daar bevind word dat die regstelling nodig is."

9. Deur die volgende artikel na artikel 50 in te voeg:

*"Aflaes van vooruitbetaalmeters"*

50A. (1) Geen terugbetaling van die bedrag wat vir die aankoop van elektrisiteitskrediet aangebied is, geskied by die verkooppunt nadat die proses waardeur die vooruitbetaalmeterbewys vervaardig word, reeds begin het nie.

accurately if its error, when tested in the manner prescribed in section 49(5) hereof, is found to be within the limits of error as laid down in the applicable standard specification."

(b) by the substitution for subsection (2) of the following subsection:

"The Council shall have the right to test its metering equipment. If it is established by test or otherwise that such metering equipment is defective, the Council shall —

- (i) in the case of a conventional meter, adjust the account rendered;
- (ii) in the case of prepayment meters, (a) render an account where the meter has been under-registering, or (b) issue a free token where the meter has been over-registering;

in accordance with the provisions of section 49(6)."

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

"The consumer shall be entitled to have the metering equipment tested by the Council on payment of the prescribed fee. If the metering equipment is found to be defective, resulting in the meter not accurately measuring the quantity of electricity consumed, an adjustment in accordance with the provisions of sections 49(2) and 49(6) shall be made and the aforesaid fee shall be refunded."

(d) by the substitution for subsection (5) of the following subsection:

"Meters shall be tested in the manner prescribed by the applicable standard specification."

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

"When an adjustment is made to the electricity consumption registered on a meter in terms of section 49(2) or (3), such adjustment shall either be based on the percentage error of the meter as determined by the test referred to in section 49(5) or upon a calculation by the Engineer from consumption data in his possession. Where applicable, due allowance shall be made, where possible, for seasonal or other variations which may affect the consumption of electricity."

8. In section 50 —

(a) by the substitution for the definition of "Reading of meters" of the definition "Reading of conventional meters";

(b) by the insertion before the word "meters" in subsection (1) of the word "conventional";

(c) by the insertion before the word "meter" in subsection (2) of the word "conventional";

(d) by the insertion before the word "meter" in subsection (4) of the word "conventional";

(e) by the substitution for subsection (5) of the following subsection:

"Any error in the accounting, conventional meter reading or metering discovered in an account which is rendered to a consumer shall be rectified in subsequent accounts; provided that no such adjustment shall be made in respect of a period exceeding three years prior to the date on which the error was discovered or the Council became aware of such error, whichever is the earlier, and the account shall be free of interest up to the date on which the correction is found to be necessary."

9. By the insertion after section 50 of the following section:

*"Prepayment metering"*

50A. (1) No refund of the amount tendered for the purchase of electricity credit will be given at the point of sale after initiation of the process by which the prepayment meter token is produced.

Afskrifte van bewyse wat vroeër uitgereik is vir die oordrag van krediet na die vooruitbetaalmeter, kan op versoek van die verbruiker uitgereik word.

Wanneer 'n verbruiker 'n perseel waar 'n vooruitbetaalmeter geïnstalleer is, ontruim, geskied geen terugbetaling vir die krediet wat in die meter oorbly, aan die verbruiker nie.

Die voorsieningsowerheid is nie aanspreeklik vir die herstel van krediet in 'n vooruitbetaalmeter wat weens peuter aan, of die verkeerde gebruik of misbruik van vooruitbetaalmeters en/of bewyse verlore gegaan net nie.

Waar 'n verbruiker geld aan die voorsieningsowerheid verksuldig is vir elektrisiteit verbruik en/of vir gelde wat voorheen teen hom gehef is, kan die voorsieningsowerheid 'n persentasie van die bedrag wat by elke transaksie aangebied word, aftrek totdat die verskuldigde bedrag verhaal is, soos uiteengesit in die artikel 5-ooreenkoms vir die lewering van elektrisiteit.

Die voorsieningsowerheid kan na sy goeddunke verkopers vir die verkoop van bewyse vir vooruitbetaalmeters aanstel en waarborg nie die voortgesette bedryf deur enige verkoper nie."

Artikel 51 deur die volgende artikel te vervang:

Die vereistes van die Regulasies is die volgende vereistes:

Skryflike kennis van minstens tien volle werksdae moet gegee word voordat 'n nuwe elektriese installasie of 'n toename in die grootte van die aansluiting tot 'n bestaande elektriese installasie gesluit moet word.

Voordat 'n nuwe of 'n toename in die lewering van elektrisiteit by 'n aansoek gedoen word, kan die ingenieur na goeddunke kennisgeving van die voltooiing van enige deel van 'n elektriese installasie waarvan die stroomontwerp toelaat dat die elektriese installasie in verskeie afsonderlike gedeeltes verdeel word, aanvaar, en enige gedeelte van die elektriese installasie kan na goeddunke deur die ingenieur geïnspekteer, getoets en by die hooftoevoerkabels gesluit word asof dit 'n volledige installasie is."

152 —

Subartikel (1) deur die volgende subartikel te vervang:

Voordat 'n nuwe of 'n toename in die lewering van elektrisiteit by 'n aansoek gedoen word, kan die ingenieur na goeddunke kennisgeving van die voltooiing van enige deel van 'n elektriese installasie waarvan die stroomontwerp toelaat dat die elektriese installasie in verskeie afsonderlike gedeeltes verdeel word, aanvaar, en enige gedeelte van die elektriese installasie kan na goeddunke deur die ingenieur geïnspekteer, getoets en by die hooftoevoerkabels gesluit word asof dit 'n volledige installasie is."

Subartikel (2)(a) deur die volgende subartikel te vervang:

Voordat 'n nuwe of 'n toename in die lewering van elektrisiteit by 'n aansoek gedoen word, kan die ingenieur na goeddunke kennisgeving van die voltooiing van enige deel van 'n elektriese installasie waarvan die stroomontwerp toelaat dat die elektriese installasie in verskeie afsonderlike gedeeltes verdeel word, aanvaar, en enige gedeelte van die elektriese installasie kan na goeddunke deur die ingenieur geïnspekteer, getoets en by die hooftoevoerkabels gesluit word asof dit 'n volledige installasie is."

15 Augustus 1997

KAAPSE SENTRALE SUBSTRUKTUUR:

OP OPHEFFING VAN BEPERKINGS, 1967

Artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Act 84 of 1967), soos gewysig, en op aansoek van die eienaar van Erf 400, Bergvliet, soos verwoord in die Deed of Transfer No. T.41252 of 1982, hierby deur die Premier opgehef.

(2) Copies of previously issued tokens for the transfer of credit to the prepayment meter may be issued at the request of the consumer.

(3) When a consumer vacates premises where a prepayment meter is installed, no refund for the credit remaining in the meter will be made to the consumer.

(4) The supply authority shall not be liable for the reinstatement of credit in a prepayment meter lost due to tampering, the incorrect use or abuse of prepayment meters and/or tokens.

(5) Where a consumer is indebted to the supply authority for electricity consumed and/or for charges previously raised against him, the supply authority may deduct a percentage from the amount tendered on each transaction until the amount owed is recovered, as set out in the section 5 agreement for the supply of electricity.

(6) The supply authority may, at its discretion, appoint vendors for the sale of tokens for prepayment meters and does not guarantee the continued operation of any vendor."

10. By the substitution for section 51 of the following section:

"In addition to the requirements of the Regulations, the following requirements shall apply:

(a) At least ten full working days' written notice shall be given before a new electrical installation or an increase in the size of the connection to an existing electrical installation is required to be connected.

(b) Where an application for a new or increased supply of electricity has been made to the Council the Engineer may, at his discretion, accept notification of the completion of any part of an electrical installation, the circuit arrangements of which permit of the electrical installation being divided up into well-defined separate portions, and such part of the electrical installation may, at the Engineer's discretion, be inspected, tested and connected to the supply mains as though it were a complete installation."

11. In section 52 —

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

(a) "If at any inspection and testing of an electrical installation any fault or defect is detected in terms of this by-law, the required subsequent inspection and test shall be carried out at the prescribed fee."

(b) by the substitution for subsection 2(a) of the following subsection:

"The examination, test and inspection that may be carried out at the discretion of the Council shall not relieve the electrical contractor or the user from liability for any defect in the installation. The Council's examination, test and inspection shall not under any circumstances (even where the electrical installation has been connected to the supply) be taken as indicating or guaranteeing in any way that the electrical installation has been carried out efficiently or with the most suitable materials for the purpose or that it is in accordance with this by-law or the safety standard."

P.N. 284/1997

15 August 1997

CAPE CENTRAL SUBSTRUCTURE:

REMOVAL OF RESTRICTIONS ACT, 1967

Under section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), as amended, and on application by the owner of Erf 400, Bergvliet, the Premier hereby removes conditions C.3.(b), (c) and (d) in Deed of Transfer No. T.41252 of 1982.

P.K. 285/1997

15 Augustus 1997

## MUNISIPALITEIT SEDGEFIELD:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Kragtens artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), soos gewysig, en op aansoek van die eienaar van Erf 1063, Sedgefield, word voorwaarde C.12. in Transportakte Nr. T.89067 van 1996, hierby deur die Premier opgehef.

P.K. 286/1997

15 Augustus 1997

## MUNISIPALITEIT MOSSELBAAI:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Kragtens artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), soos gewysig, en op aansoek van die eienaar van Erf 2054, Mosselbaai, word voorwaardes III.A.(b), (c) en III.B.(f) in Transportakte Nr. T.36301 van 1996, hierby deur die Premier opgehef.

## MUNISIPALITEIT MOSSELBAAI:

ORDONNANSIE OP GRONDGERUIKBEPLANNING, 1985  
(ORDONNANSIE 15 VAN 1985)

Kragtens artikel 24 van bostaande Ordonnansie word hiermee kennis gegee dat onderstaande aansoek deur die Uitvoerende Hoof ontvang is en ter insae lê by die Munisipale Gebou, Marshstraat 101, Mosselbaai. Enige besware, met die volledige redes daarvoor, moet skriftelik by die Uitvoerende Hoof, Posbus 25, Mosselbaai 6500, ingedien word op of voor 5 September 1997 met vermelding van bogenoemde Ordonnansie en beswaarmaker se ernommer.

*Aansoeker**Aard van Aansoek*

Van der Walt & Van der Walt vir R. Phillipson	Onderverdeling van Erf 2131, Kaapweg, Mosselbaai, ten einde die eienaar in staat te stel om die erf in twee dele te deel.
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C. Zietsman, Uitvoerende Hoof.

(AF74/16/2-P2) (15/4/2/2)

## MUNISIPALITEIT BLAAUBERG:

WET OP OPHEFFING VAN BEPERKINGS, 1967  
(WET 84 VAN 1967)

Kragtens artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoek deur die Premier ontvang is en ter insae lê by Kamer 1023, I.S.M.-gebou, Waalstraat, Kaapstad, en in die Burgersentrum, Pienaarweg, Milnerton. Enige besware, met die volledige redes daarvoor, moet skriftelik by die Hoof-uitvoerende Beampste, Posbus 35, Milnerton 7435, ingedien word nie later as 12 September 1997, met vermelding van bogenoemde Wet en beswaarmaker se ernommer.

*Aansoeker**Aard van Aansoek*

Monfuad Property Development CC	Opheffing van 'n titelvoorwaarde van toepassing op Erwe 4413, 4414 en 4415, Blouberggrant, Coralweg, Milnerton, ten einde die drie erwe te konsolideer en 'n drieverdieping woonstelblok op die eiendom op te rig.
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P. M. Gerber, Hoof-uitvoerende Beampste.

Ref. 4413/15 TV. Kontakpersoon: Mev. T. Kotze.

P.N. 285/1997

15 August 1997

## SEDFIELD MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

Under section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), as amended, and on application by the owner of Erf 1063, Sedgefield, the Premier hereby removes condition C.12. in Deed of Transfer No. T.89067 of 1996.

P.N. 286/1997

15 August 1997

## MOSSEL BAY MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

Under section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), as amended, and on application by the owner of Erf 2054, Mossel Bay, the Premier hereby removes conditions III.A.(b), (c) and III.B.(f) in Deed of Transfer No. T.36301 of 1996.

## MOSSEL BAY MUNICIPALITY:

LAND USE PLANNING ORDINANCE, 1985  
(ORDINANCE 15 OF 1985)

It is hereby notified in terms of section 24 of the above Ordinance that the undermentioned application has been received by the Chief Executive and is open to inspection at the Municipal Offices, 101 Marsh Street, Mossel Bay. Any objections, with full reasons therefor, should be lodged in writing with the Chief Executive, P.O. Box 25, Mossel Bay 6500, on or before 5 September 1997 quoting the above Ordinance and the objector's erf number.

*Applicant**Nature of Application*

Van der Walt & Van der Walt for R. Phillipson	Subdivision of Erf 2131, Cape Road, Mossel Bay, to enable the owner to subdivide the property into two portions.
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C. Zietsman, Chief Executive.

(AF74/16/2-P2) (15/4/2/2)

## BLAAUWBERG MUNICIPALITY:

REMOVAL OF RESTRICTIONS ACT, 1967  
(ACT 84 OF 1967)

It is hereby notified in terms of section 3(6) of above Act that the undermentioned application has been received by the Premier and is open to inspection at Room 1023, I.S.M. Building, Wale Street, Cape Town, and at the Civic Centre, Pienaar Road, Milnerton. Any objections, with full reasons therefor, should be lodged in writing with the Chief Executive Officer, P.O. Box 35, Milnerton 7435, by no later than 12 September 1997, quoting the objector's erf number.

*Applicant**Nature of Application*

Monfuad Property Development CC	Removal of a title condition applicable to Erven 4413, 4414 and 4415, Coral Road, Blouberggrant, Milnerton, in order to consolidate the three erven and to erect a three storey block of flats on the property.
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P. M. Gerber, Chief Executive Officer.

Ref. 4413/15 TV. Contact Person: Mrs. T. Kotze.

WET OP OPHEFFING VAN BEPERKINGS, 1967  
(WET 84 VAN 1967)

Kragtens artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoek deur die Premier ontvang is en ter insae lê by Kamer 1023, I.S.M.-gebou, Waalstraat, Kaapstad, en in die kantoor van die betrokke plaaslike owerheid. Enige besware, met die volledige redes daarvoor, moet skriftelik by die Hoof-uitvoerende Direkteur, mnr. D. J. Cedras, ingedien word op of voor 1 September 1997 met vermelding van bogenoemde Wet en beswaarmaker se erfnummer.

*Aansoeker*

*Aard van Aansoek*

R. B. Goliath      Opheffing van titelvoorwaardes van toe-passing op Erf 870, op die hoek van Frans Conradierylaan en Van der Merwestraat, Kraaifontein, sodat 'n dubbel verdieping-gebou, met 'n begrafnis onderneming op die grondvloer en 'n woonstel op die boonste verdieping op die eiendom gebou kan word.

D. J. Cedras, Hoof-uitvoerende Direkteur.

TENDERS

L.W. Tenders/prysopgawes vir kommoditeite/dienste waarvan die beraamde waarde meer as R7 500 beloop, word in die Staats-tenderbulletin gepubliseer wat by die Staatsdrukker, Privaatsak X85, Pretoria, teen betaling van 'n intekengeld verkrygbaar is.

KENNISGEWINGS DEUR PLAASLIKE OWERHEDE

MUNISIPALITEIT BREDASDORP:

VOORGESTELDE KONSOLIDASIE, SLUITING  
ONDERVERDELING, HERSONERING EN  
VERVREEMDING VAN GEDEELTES PUBLIEKE  
OOPRUIMTE 216 EN 325, WAENHUISKRANS

Kennis geskied hiermee dat die Raad van voorneme is om ingevolge die bepalings van die Ordonnansie op Grondgebruikbeplanning (Ordonnansie 15 van 1985) en van die Munisipale Ordonnansie (Ordonnansie 20 van 1974), publieke oopruimte 216 en 325 te konsolideer, 'n gedeelte daarvan na konsolidasie te sluit, te hersoneer vanaf publieke oop ruimte na onderverdelingsgebied ten einde dit in nagenoeg 11 woonerwe en 'n gedeelte openbare pad te verdeel en te vervreem. Ongeveer 68% van die publieke oopruimtes sal egter steeds behou word as publieke oopruimte.

Verdere besonderhede is gedurende kantoorure beskikbaar en enige beware kan skriftelik by die ondergetekende nie later as 13 September 1997 ingedien word. — P. J. Bezuidenhout, Uitvoerende Hoof/Stadsklerk, Posbus 51, Bredasdorp 7280.

15 Augustus 1997.

17006

MUNISIPALITEIT BARRYDALE:

SLUITING VAN OPENBARE PLEK — ERF 1125, BARRYDALE

Kennis geskied hiermee ingevolge die bepalings van artikel 137(2)(a) van Ordonnansie 20 van 1974 dat die Raad van voorneme is om Erf 1125, Barrydale, as openbare plek te sluit.

Besonderhede van die voorgestelde sluiting lê ter insae in die munisipale kantore gedurende gewone kantoorure en enige besware teen die voorgestelde sluiting moet skriftelik by die ondergetekende ingedien word binne 21 dae vanaf datum van publikasie. — J. A. Botha, Stadsklerk, Posbus 147, Barrydale 6750.

30 Julie 1997.

17007

REMOVAL OF RESTRICTIONS ACT, 1967  
(ACT 84 OF 1967)

It is hereby notified in terms of section 3(6) of the above Act that the undermentioned application has been received by the Premier and is open to inspection at Room 1023, I.S.M. Building, Wale Street, Cape Town, and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Chief Executive Director, Mr. D. J. Cedras, on or before 15 September 1997 quoting the above Act and the objector's erf number.

*Applicant*

*Nature of Application*

R. B. Goliath      Removal of title conditions applicable to Erf 870, corner of Frans Conradie Drive and Van der Merwe Street, Kraaifontein, to enable a double storey building, with a funeral parlour on the ground floor and flat on the second floor, to be built on the property.

D. J. Cedras, Chief Executive Director.

TENDERS

N.B. Tenders/quotations for commodities/services, the estimated value of which exceeds R7 500, are published in the Government Tender Bulletin, which is obtainable from the Government Printer, Private Bag X85, Pretoria, on payment of a subscription.

NOTICES BY LOCAL AUTHORITIES

BREDASDORP MUNICIPALITY:

PROPOSED CONSOLIDATION, CLOSURE,  
REZONING, SUBDIVISION AND  
ALIENATION OF PORTIONS OF PUBLIC  
OPEN SPACE 216 AND 325, WAENHUISKRANS

Notice is hereby given that the Council proposes in terms of the Land Use Planning Ordinance (Ordinance 15 of 1985) and the Municipal Ordinance (Ordinance 20 of 1974) to consolidate, Erven 216 and 325, Waenhuiskrans, to close a portion of the public open spaces after consolidation, to rezone the portion from public open space to subdivisinal area for development of 11 single residential erven and a public road and to alienate the subdivided Erven. Approximately 68% of the public open spaces will be retained as public open space.

Further particulars are available at the the municipal offices and written objections must be lodged with the undersigned not later than 13 September 1997. — P. J. Bezuidenhout, Chief Executive/Town Clerk, P.O. Box 51, Bredasdorp 7280.

15 August 1997.

17006

BARRYDALE MUNICIPALITY:

CLOSURE OF PUBLIC PLACE — ERF 1125, BARRYDALE

Notice is hereby given in terms of section 137(2)(a) of Ordinance 20 of 1974 that it is the intention of the Council to close Erf 1125, Barrydale as public place.

Particulars of the proposed closure are open for inspection at the municipal offices during office hours and any objections against the proposed closure must be submitted in writing to the undersigned within 21 days from date of publication. — J. A. Botha, Town Clerk, P.O. Box 147, Barrydale 6750.

30 July 1997.

17007

## STAD KAAPSTAD:

1665

## HERSONERING

Kennis geskied hiermee ingevolge Ordonnansie 15 van 1985 dat die Stad Kaapstad die hersonering van die ondergenoemde eiendom verwerk. Besonderhede lê ter insae by die Stadsbeplanningstak van die Departement van die Stadsbeplanner, 16de Verdieping, Toringblok, Burgersentrum, Kaapstad, tussen 08:30 tot 12:30 en 14:00 tot 16:00. Maandae tot Vrydae. Enige kommentaar of besware, tesame met redes daarvoor, moet nie later nie as 12 September 1997 skriftelik by die Stadsbestuurder, Posbus 298, Kaapstad 8000, ingedien word.

ROSEBANK — Liesbeeckparkweg

Beekay 139 Investments (Pty) Ltd

Erf 147993, Rosebank, van algemene woongebruiksone, subzone R4, na algemene sakegebruiksone, subzone B1, ten einde die oprigting van 'n laeverdiepingkantoorontwikkeling op die eiendom toe te laat. Vir verdere inligting skakel asseblief vir mnr. Buthelezi (400-2553), mnr. Papadopoulos (400-2665) of mnr. Solomons (400-2668).

(CS.RZ.1378/NA) (TP.4320/PB)

17008

## MUNISIPALITEIT VIR DIE GEBIED VAN FRANSCHHOEK:

## AANSOEK OM 'N VERGUNNINGSGEBRUIK — ERF 898, FRANSCHHOEK

Kennis geskied hiermee ingevolge klousule 5.1 van die Raad se Skemaregulasies dat 'n aansoek ontvang is vir die vergunningsgebruik vir 'n bed en ontbyt verblyf in 'n gedeelte van die woning op bogenoemde erf (Klein Cabrierestraat).

Besonderhede lê ter insae in die munisipale kantoor gedurende kantoorure. Besware, indien enige, moet skriftelik by die ondergetekende ingedien word binne 21 dae vanaf datum van hierdie kennisgewing. — Piet Smit, Stadsklerk, Franschhoek.

15 Augustus 1997.

17009

## GROTER HERMANUS MUNISIPALITEIT:

## ONRUSRIVIER: VOORGESTELDE HERSONERING, ERF 3803

Kennis geskied hiermee kragtens artikel 17 van Ordonnansie 15 van 1985 dat die Raad 'n aansoek ontvang het om hersonering van Erf 3803, Onrusrivier, van residensiële sone I na besigheidssone II, beperk tot Kunstgalerie.

Planne en verdere besonderhede is beskikbaar by die Stadsbeplanner gedurende normale kantoorure.

Enige besware teen die voorstel moet die ondergetekende voor of op Vrydag, 5 September 1997 bereik. — M. M. B. van Rooyen, Stadsklerk, Munisipale Kantore, Hermanus.

15 Augustus 1997. Kennisgewing nr. 53/1997.

17010

## CENTRAL SUBSTRUCTURE:

1665

## REZONING

Notice is hereby given in terms of Ordinance 15 of 1985 that the City of Cape Town is processing the rezoning of the undermentioned property. Details are available for inspection at the Town Planning Branch of the City Planner's Department, 16th Floor, Tower Block, Civic Centre, Cape Town, between 08:30 to 12:30 and 14:00 to 16:00 on Mondays to Fridays. Any comment or objection, together with reasons therefor, must be submitted in writing to reach the City Manager, P.O. Box 298, Cape Town 8000, by no later than 12 September 1997.

ROSEBANK — Liesbeeck Parkway

Beekay 139 Investments (Pty) Ltd

Erf 147993, Rosebank, from general residential use zone, sub-zone R4 to general business use zone, sub-zone B1, to permit the erection of a low-rise office development on the property. For further information please telephone Mr. Buthelezi (400-2553), Mr. Papadopoulos (400-2665) or Mr. Solomons (400-2668).

(CS.RZ.1378/NA) (TP.4320/PB)

17008

## MUNICIPALITY FOR THE AREA OF FRANSCHHOEK:

## APPLICATION FOR CONSENT — ERF 898, FRANSCHHOEK

Notice is hereby given in terms of clause 5.1 of Council's Scheme Regulations that an application has been received by the Town Council for a consent use for bed and breakfast accommodation in a portion of the dwelling on the above-mentioned erf (Klein Cabriere Street).

Particulars of this application are available for inspection at the municipal office during office hours. Objections, if any, must be lodged in writing within 21 days of this notice. — Piet Smit, Town Clerk, Franschhoek.

15 August 1997.

17009

## GREATER HERMANUS MUNICIPALITY:

## ONRUS RIVER: PROPOSED REZONING: ERF 3803

Notice is hereby given in terms of section 17 of Ordinance 15 of 1985 that the Council has received an application for the rezoning of Erf 3803, Onrus River, from residential zone I to business zone II, restricted to use as an art gallery.

Plans and further details of the proposal may be inspected at the office of the Town Planner during normal office hours.

Any objections to the proposal must reach the undersigned on or before Friday, 5 September 1997. — M. M. B. van Rooyen, Town Clerk, Municipal Offices, Hermanus.

15 August 1997. Notice No. 53/1997.

17010

STAD TYGERBERG:  
BELLVILLE ADMINISTRASIE

OPHEFFING VAN TITELVOORWAARDES VAN RESTANT ERF 1715, ERWE 1716, 1717, 1718, 1721, 1722, 1723, 1724, 1725, 1726, 1727, RESTANT ERF 1728, RESTANT ERF 1733, ERWE 1734, 1735, 1736 EN 21620, VOORGESTELDE HERSONERING, KONSOLIDASIE EN ONDERVERDELING VAN ERWE 1713, 1715-1718, 1721-1723, 1725-1727, 1734-1736, 21619 EN 35544, SLUITING EN HERSONERING VAN PUBLIEKE OOPRUIMTE ERWE 1729, 1731 EN 1752 EN VERVREEMDING VAN PUBLIEKE OOPRUIMTE ERF 1729, O'KENNEDYVILLE, BELLVILLE

- (a) Kennis geskied hiermee ingevolge artikel 3(6) van Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) dat onderstaande aansoek deur die Premier ontvang is en ter insae lê by Kamer 1023, ISM-gebou, Waalstraat, Kaapstad, en by die Stad Tygerberg: Bellville Administrasie. Enige besware, met die volledige redes daarvoor, moet skriftelik by die Hoof Beampste, Stad Tygerberg, Bellville Administrasie, Posbus 2, Bellville 7535, ingedien word voor of op 12 September 1997 met vermelding van bogenoemde Wet en beswaarmaker se erfnummer:

Opheffing van titelvoorwaardes van toepassing op restant Erf 1715, Erwe 1716, 1717, 1718, 1721, 1722, 1723, 1724, 1725, 1726, 1727, restant Erf 1728, restant Erf 1733, Erwe 1734, 1735, 1736 en 21620, Bellville, ten einde die eienaar in staat te stel om die erwe te konsolideer en te onderverdeel vir kantoor-, kleinhandel- en residensiële doeleindes.

- (b) Die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985) dat 'n aansoek ontvang is vir die hersonering, konsolidering en onderverdeling van Erwe 1713, 1715-1718, 1721-1727, 1734-1736, 21619 en 35544 (bestaande uit Erwe 1728, 1733, 21620) van enkelwoonsone na kantoorparksone en sekondêre sakesone. Die voorstel soos ingedien maak voorsiening vir die volgende:

Aantal persele:	±9
Minimum erfgrööte:	±2 000 m <sup>2</sup>
Massa:	±1,1
Dekking:	±32%
Boulyne:	Soos aangedui op plan
Hoogtebeperking:	Vier verdiepings aanliggend tot Durbanvillerylaan afnemend tot twee verdiepings aanliggend tot Twiststraat. Soldereenhede in die dakstrukture word ook beplan.
Parkeringsvereistes:	Vier parkeerplekke/100 m <sup>2</sup> BVO (kantore) Ses parkeerplekke/100 m <sup>2</sup> BVO (kleinhandel)

(Daar dien op gelet te word dat die voorgeskrewe parameters ooreenkomstig die soneringskema 'n dekking van 40% en 'n massa van 1,2 toelaat.)

- (c) Artikel 137(2)(a) van die Munisipale Ordonnansie, 1974 (Ordonnansie 20 van 1974) dat 'n aansoek ontvang is om Erf 1729 en 1731 en 'n gedeelte van Erf 1752 te soneer vir publieke oopruimte en onderskeidelik ongeveer 961 m<sup>2</sup>, 278 m<sup>2</sup> en 110 m<sup>2</sup> groot, te sluit.
- (d) Artikel 18 van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985) om die geslote Erwe 1729 en 1731 en die geslote gedeelte van Erf 1752 te hersoneer vanaf publieke oopruimte na onderskeidelik sekondêre sakesone en straat.
- (e) Artikel 124(2)(a) van die Munisipale Ordonnansie, 1974 (Ordonnansie 20 van 1974) dat 'n aansoek ontvang is om die geslote Erf 1729 aan die eienaar/s van gekonsolideerde Erwe 1713, 1715-1718, 1721-1727, 1734-1736, 21619 en 35544 (bestaande uit Erwe 1728, 1733 en 21620), Bellville, te vervreem vir konsolidasie met die betrokke eiendomme.

Verdere besonderhede kan by mnr. A. de Klerk, telefoonnummer 918-2911 verkry word, en besware teen bogenoemde hersonering, indien enige, moet hierdie kantoor voor of op 12 September 1997 bereik. — S. D. Solomon, Direkteur: Beplanning en Ekonomiese Ontwikkeling, Bellville.

(BLV 16/3/2/51/6)

17012

CITY OF TYGERBERG:  
BELLVILLE ADMINISTRATION

REMOVAL OF TITLE CONDITIONS OF REMAINDER OF ERF 1715, ERVEN 1716, 1717, 1718, 1721, 1722, 1723, 1724, 1725, 1726, 1727, REMAINDER OF ERF 1728, REMAINDER OF ERF 1733, ERVEN 1734, 1735, 1736 AND 21620, PROPOSED REZONING, CONSOLIDATION AND SUBDIVISION OF ERVEN 1713, 1715-1718, 1721-1727, 1734-1736, 21619 AND 35544, CLOSURE AND REZONING OF PUBLIC OPEN SPACE ERVEN 1729, 1731 AND 1752 AND ALIENATION OF PUBLIC OPEN SPACE, ERF 1729, O'KENNEDYVILLE, BELLVILLE

- (a) You are hereby notified in terms of section 3(6) of the Removal of Restrictions Act, 1967 (Act 84 of 1967) that the undermentioned application has been received by the Premier and is open to inspection at Room 1023, ISM Building, Wale Street, Cape Town, and at the City of Tygerberg, Bellville Administration. Any objections, with full reasons therefor, should be lodged in writing with the Chief Officer, City of Tygerberg, Bellville Administration, P.O. Box 2, Bellville 7535, on or before 12 September 1997 quoting the above Act and the objector's erf number.

Removal of title conditions applicable to remainder Erf 1715, Erven 1716, 1717, 1718, 1721, 1722, 1723, 1724, 1725, 1726, 1727, remainder of Erf 1728, remainder of Erf 1733, Erven 1734, 1735, 1736 and 21620, Bellville, to enable the owner to consolidate the Erven and to subdivide the property for office, retail and residential purposes.

- (b) The Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985) that an application has been received for the rezoning, consolidation and subdivision of Erven 1713, 1715-1718, 1721-1727, 1734-1736, 21619 and 35544 (comprising of Erven 1728, 1733 and 21620) from single residential zone to office park and secondary business zone. The proposal as submitted makes provision for the following:

Number of Erven:	±9
Minimum area:	±2 000 m <sup>2</sup>
Bulk:	±1,1
Coverage:	±32%
Building lines:	As indicated on plan
Height restriction:	Four storeys alongside Durbanville Drive tapering down to two storeys alongside Twist Street. Loft units inside roof structures is also proposed.
Parking requirements:	Four parking spaces/100 m <sup>2</sup> GLA (offices) Six parking spaces/100 m <sup>2</sup> GLA (retail)

(It must be noted that the prescribed parameters in accordance with the zoning scheme allows for a coverage of 40% and a bulk of 1,2.)

- (c) Section 137(2)(a) of the Municipal Ordinance, 1974 (Ordinance 20 of 1974), that an application has been received for the closure of Erven 1729 and 1731 and a portion of Erf 1752, zoned for public open space and approximately 961 m<sup>2</sup>, 278 m<sup>2</sup> and 110 m<sup>2</sup> respectively in extent.
- (d) Section 18 of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985), the rezoning of the closed Erven 1729 and 1731 and the closed portion of Erf 1752 from public open space to secondary business zone and street respectively.
- (e) Section 124(2)(a) of the Municipal Ordinance, 1974 (Ordinance 20 of 1974), that an application has been received for the alienation of Erf 1729 to the owner/s of the consolidated Erven 1713, 1715-1718, 1721-1727, 1734-1736, 21619 and 35544 (comprising of Erven 1728, 1733, 21620) for consolidation with the mentioned properties.

Further details can be obtained from Mr. A. de Klerk, telephone number 918-2911 and objections against the abovementioned rezoning, if any, must be submitted to this office on or before 12 September 1997. — S. D. Solomon, Director: Planning and Economic Development, Bellville.

(BLV 16/3/2/51/6)

17012

**MUNISIPALITEIT HELDERBERG:  
WYSIGING VAN SONERINGSKEMA**

Kennis geskied hiermee ingevolge die bepalings van artikel 17(2)(a) van Ordonnansie 15 van 1985 dat die Raad 'n aansoek ontvang het om die Soneringskema te wysig deur die hersonering van Erf 1002, Andries Pretoriusstraat, Somerset-Wes, vanaf algemene woonsone I doeleindes na spesiale besigheidsdoeleindes vir professionele en administratiewe kantore.

Besonderhede en 'n plan van die voorstel lê gedurende kantoorure ter insae by die Tweede Vloer, Munisipale Kantore, Somerset-Wes. Skriftelike besware, met 'n opgaaf van redes en gerig aan die Hoof-uitvoerende Beampste, Posbus 19, Somerset-Wes 7129, word ingewag tot 5 September 1997. — Hoof-uitvoerende Beampste.

Kennisgewing nr. 63 gedateer 15 Augustus 1997. 17011

**MUNISIPALITEIT KNYSNA:**

**HERSONERING VAN ERF 4052, RAWSONSTRAAT,  
KNYSNA**

Kennis geskied hiermee dat 'n aansoek ontvang is om die hersonering van bovermelde eiendom (geleë te Rawsonstraat, Knysna) van enkel-residensiële na groepbuising om sodoende die ontwikkelaar in staat te stel om, bo en behalwe die huidige woonhuis op die perseel, 16 dubbelverdiepingenhede op te rig.

Besonderhede aangaande die aansoek lê ter insae gedurende normale kantoorure in die kantoor van die Stadsbeplanner, Munisipale Kantore, Clydestraat, Knysna, en enige besware daarteen moet skriftelik ingedien word om die ondergetekende voor of op Vrydag, 29 Augustus 1997 te bereik. — J. W. Smit, Uitvoerende Hoof/Stadsklerk, Munisipale Kantore, Knysna. 17013

**MUNISIPALITEIT VIR DIE GEBIED VAN LAINGSBURG:**

**KENNISGEWING NR. 11/1997**

**SLUITING VAN ERF 1587 AS OPENBARE PLEK**

Kennis geskied hiermee ingevolge artikel 137(1) van Ordonnansie 20 van 1974 dat die Raad Erf 1587 as openbare plek gesluit het. — S. A. Visser, Stadsklerk, Munisipale Kantore, Van Riebeeckstraat, Laingsburg 6900.

6 Augustus 1997. Tel: (023) 551-1019 17014

**OOSTENBERG MUNISIPALITEIT:**

**KUILSRIVIER ADMINISTRASIE**

**VOORGESTELDE ONDERVERDELING VAN ERWE 6313, 6314,  
1689 EN 1698-1701, KUILSRIVIER**

Kennis geskied hiermee ingevolge artikel 24 van die Ordonnansie op Grondgebruikbeplanning 15 van 1985, dat die Raad 'n aansoek ontvang het vir die onderverdeling van 'n konsolidasie van bogenoemde vakante erwe (op die hoek van Carinusstraat en Van Riebeeckweg, oorkant munisipale kantore) ten einde die gedeelte waarop McDonalds restaurant tans gebou word, af te sny en die restantgedeelte vir die doeleindes van 'n winkelsentrum te verkoop.

Verdere besonderhede van die aansoek lê gedurende normale kantoorure ter insae by kamer 2, in die Raad se Kuilsrivier-kantoor (Van Riebeeckweg 65). Kommentare of besware teen die aansoek, met redes daarvoor, moet voor of op 5 September 1997, skriftelik by die Hoof-uitvoerende Direkteur, Privaatsak X16, Kuilsrivier 7579 (Van Riebeeckweg 65), ingedien word. — D. J. Cedras, Hoof-uitvoerende Direkteur, Munisipale Kantoor, Privaatsak X16, Kuilsrivier 7579.

Kennisgewing Nr. 78/1997. (15/2/4/2/11) 11 Augustus 1997. 17015

**HELDERBERG MUNICIPALITY:**

**AMENDMENT OF ZONING SCHEME**

Notice is hereby given in terms of the provisions of section 17(2)(a) of Ordinance 15 of 1985 that the Council has received an application to amend the Zoning Scheme by the rezoning of Erf 1002, Andries Pretorius Street, Somerset West, from general residential zone I purposes to special business purposes for professional and administrative offices.

Details and a plan of the proposal are available for inspection during office hours at the Second Floor, Municipal Offices, Somerset West. Written objections, stating reasons and directed to the Chief Executive Officer, P.O. Box 19, Somerset West 7129, will be received up to 5 September 1997. — Chief Executive Officer.

Notice No. 63 dated 15 August 1997. 17011

**KNYSNA MUNICIPALITY:**

**REZONING: ERF 4052, RAWSON STREET,  
KNYSNA**

Notice is hereby given that an application has been received for the rezoning of the abovementioned property (situated in Rawson Street, Knysna) from single residential to group housing in order to allow the construction of 16 double-storey units in addition to the existing dwelling house on the site.

Details regarding the application are open for inspection during normal office hours in the office of the Town Planner, Knysna Municipal Offices, Clyde Street, Knysna. Any objections, with full reasons thereto, should be lodged in writing with the undersigned on or before Friday, 29 August 1997. — J. W. Smit, Chief Executive/Town Clerk, Municipal Offices, Knysna. 17013

**MUNICIPALITY FOR THE AREA OF LAINGSBURG:**

**NOTICE NO. 11/1997**

**CLOSURE OF ERF 1587 AS OPEN PLACE**

Notice is hereby given in terms of section 137(1) of Ordinance 20 of 1974 that the Council has closed Erf 1587 as open place. — S. A. Visser, Town Clerk, Municipal Offices, Van Riebeeck Street, Laingsburg 6900.

6 August 1997. Tel: (023) 551-1019 17014

**OOSTENBERG MUNICIPALITY:**

**KUILS RIVER ADMINISTRATION**

**PROPOSED SUBDIVISION OF ERVEN 6313, 6314,  
1689 AND 1698-1701, KUILS RIVER**

Notice is hereby given in terms of section 24 of the Land Use Planning Ordinance 15 of 1985, that Council has received an application for the subdivision of a consolidation of the above-mentioned vacant erven (on the corner of Carinus Street and Van Riebeeck Road, across the municipal offices) in order to subtract the portion on which McDonalds Restaurant is presently being erected and to sell the remainder for the purpose of a shopping centre.

Further details of the proposal are available for inspection during normal office hours at room 2, in the Council's office in Kuils River (65 Van Riebeeck Road). Any objections against the proposal, with reasons therefor, must be lodged in writing with the Chief Executive Director, Private Bag X16, Kuils River 7579 (65 Van Riebeeck Road) on or before 5 September 1997. — D. J. Cedras, Chief Executive Director, Municipal Office, Private Bag X16, Kuils River 7579.

Notice No. 78/1997. (15/2/4/2/11) 11 August 1997. 17015

OVERBERG DISTRIKRAAD:  
(LANDELIKE OORGANGSRAAD VAN HERMANUS)

VOORGESTELDE KONSOLIDASIE, HERSONERING EN  
ONDERVERDELING VAN GEDEELTES 10 TOT 18 VAN DIE PLAAS  
AFDAKSRIVIER NR. 575, CALEDON

Kennis geskied hiermee ingevolge artikels 17(2)(a) en 24(2)(a) van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie Nr. 15 van 1985) dat die Raad die volgende aansoek ontvang het:

1. Konsolidasie van Gedeeltes 10 tot 18 van die plaas Afdakrivier Nr. 575, Caledon;
2. hersonering van die gekonsolideerde eiendom genoem in 1. hierbo vanaf landbousone I na residensiële sone I, oopruimtesone II, oopruimtesone III, residensiële sone V en spesiale sone A;
3. onderverdeling van die eiendom genoem in 2. hierbo ten einde die volgende te skep:
  - (a) 107 erwe met 'n gemiddelde grootte van 1,5 ha elk waarvan ongeveer 2 000 m<sup>2</sup> van elke erf as residensiële sone I gedeeltes ontwikkel sal word vir huisvesting en die restant van elke erf as oopruimtesone III (privaat natuurreservaat) gebruik word;
  - (b) een residensiële sone V erf van ongeveer 1,0483 ha groot vir die oprigting van 'n klein herberg;
  - (c) twee oopruimtesone II erwe waarvan een gebruik word vir 'n "mashe" baan (ongeveer 1,0246 ha groot) en die ander vir die gebruik van 'n jetty/sleephelling, klubhuis/seiljagklub, sportfasiliteite en parkering (ongeveer 4 624 m<sup>2</sup> groot);
  - (d) een spesiale sone A erf van ongeveer 5 066 m<sup>2</sup> groot vir die gebruik van die voorgestelde geslote rioolstelsel;
  - (e) privaatpad; en
  - (f) die restant van die totale eiendom as oopruimtesone III (natuurreservaat).

Verdere besonderhede van die voorstel lê gedurende kantoorure by die Overberg Distrikraad, Langstraat 26 (Privaatsak X22), Bredasdorp 7280, ter insae en besware teen die voorstel, indien enige, moet die ondergemelde voor of op 8 September 1997 bereik. — Hoof-uitvoerende Beampte, Overberg Distrikraad.

15 Augustus 1997.

17016

MUNISIPALITEIT PAARL:

HERSONERING EN ONDERVERDELING VAN ERF 625,  
CRYSTALSTRAAT, PAARL

Kennis geskied hiermee ingevolge die bepalings van artikels 15 en 17 van Ordonnansie 15 van 1985 dat 'n aansoek ontvang is vir die wysiging van die Raad se Soneringskema deur die hersonering van Erf 625 van enkelwoning na groeplehuis en die onderverdeling daarvan.

'n Plan en besonderhede aangaande bogenoemde voorstel is gedurende kantoorure ter insae by die kantoor van die Stadsbeplanner en Landmeter, Administratiewe Kantore, Bergrivier Boulevard, Paarl, en enige besware teen voornoemde voorstel moet skriftelik by die ondergetekende ingedien word nie later nie as 5 September 1997. — A. J. Sauls, Stadsklerk.

Augustus 1997.

17017

OVERBERG DISTRICT COUNCIL:  
(HERMANUS RURAL TRANSITIONAL COUNCIL)

PROPOSED CONSOLIDATION, REZONING AND  
SUBDIVISION OF PORTIONS 10 TO 18 OF THE FARM  
AFDAKS RIVER NO. 575, CALEDON

Notice is hereby given in terms of sections 17(2)(a) and 24(2)(a) of the Land Use Planning Ordinance, 1985 (Ordinance No. 15 of 1985) that the Council has received the following application:

1. Consolidation of Portions 10 to 18 of the farm Afdaks River No. 575, Caledon;
2. rezoning of the consolidated property mentioned in 1. above from agricultural zone I to residential zone I, open space zone II, open space zone III, residential zone V and special zone A;
3. subdivision of the property mentioned in 2. above into the following:
  - (a) 107 erven with an average size of 1,5 ha each of which 2 000 m<sup>2</sup> of each erf be developed as residential zone I portions for housing and the remainder of each erf be zoned as open space zone III (private nature reserve);
  - (b) one residential zone V erf of approximately 1,0483 ha in extent for the erection of a small lodge on the property;
  - (c) two open space zone II erven of which one be used as a mashe course (approximately 1,0246 ha in extent) and the other for a jetty/slipway, clubhouse/yacht club, sporting facilities and parking (approximately 4 624 m<sup>2</sup> in extent);
  - (d) one special zone A erf of approximately 5 066 m<sup>2</sup> in extent to be used for the proposed package plant sewage system;
  - (e) private road; and
  - (f) the remainder of the property as open space zone III.

Further particulars regarding the proposal are available during office hours at the Overberg District Council, 26 Long Street (Private Bag X22), Bredasdorp 7280, and objections to the proposal, if any, must reach the undermentioned on or before 8 September 1997. — Chief Executive Officer, Overberg District Council.

15 August 1997.

17016

PAARL MUNICIPALITY:

REZONING AND SUBDIVISION OF ERF 625,  
CRYSTAL STREET, PAARL

Notice is hereby given in terms of the provisions of sections 15 and 17 of Ordinance 15 of 1985 that an application has been received for the amendment of the Council's Zoning Scheme by the rezoning of Erf 625 from single residential to group housing and the subdivision thereof.

A plan and particulars regarding the above proposal are open for inspection during office hours at the office of the Town Planner and Land Surveyor, Administrative Offices, Berg River Boulevard, Paarl, and any objections to the aforesaid proposal must be lodged in writing with the undersigned not later than 5 September 1997. — A. J. Sauls, Town Clerk.

August 1997.

17017

## OUTENIQUA VERTEENWOORDIGENDE OORGANGSRAAD:

KENNISGEWING NR. 100 VAN 1997

## ORDONNANSIE OP GRONDGEBRUIKBEPLANNING

## AANSOEK OM HERSONERING EN ONDERVERDELING

Kennis geskied hiermee ingevolge die bepalings van artikels 17(2) en 24(2) van Ordonnansie 15 van 1985 dat die Raad 'n aansoek ontvang het vir die voorgestelde hersonering van Erf 2089, Knysna, geleë op die Oostelike Koppe an landbousone I na residensiële sone II (groepbehuising) en die onderverdeling daarvan in ses groepbehuisingserwe en 'n private oopruimte erf.

Volledige besonderhede van die voorstel sal gedurende gewone kantoorure. Maandae tot Vrydae, ter insae wees by die Raad se kantoor te Yorkstraat 54, George. Navrae: Marian Viljoen.

Gemotiveerde besware, indien enige, moet skriftelik by die Hoofstadsbeplanner ingedien word nie later nie as 5 September 1997. — T. I. Lötter, Hoof-uitvoerende Beampte, Posbus 12, George 6530. Tel. (0441) 74-4040.

Verw. 14/7/2/1479.

17018

## MUNISIPALITEIT STELLENBOSCH:

## WYSIGING VAN SONERINGSKEMA

HERSONERING EN ONDERVERDELING VAN ERF 13437,  
BLAAUWKLIPPENPAD, PARADYSKLOOF

Kennis geskied hiermee ingevolge artikel 17(2)(a) van Ordonnansie 15 van 1985 dat die Stadsraad 'n aansoek ontvang het vir die hersonering van Erf 13437 vanaf algemene bewoning na groepbehuisingsdoeleindes.

Kennis geskied ook hiermee dat die Stadsraad 'n ontvang het vir 'n spesiale ontwikkeling op Erf 13437, naamlik dat die eiendom vir dorpbehuisingsdoeleindes soos bepaal in artikel 10.3.2(c) van die Soneringskemaregulasies, ontwikkel word.

Kennis geskied ook hiermee ingevolge artikel 24(2)(a) van Ordonnansie 15 van 1985 dat die Stadsraad 'n aansoek ontvang het vir die onderverdeling van Erf 13437 in sewe groepbehuisingserwe.

Verdere besonderhede is gedurende kantoorure by die kantoor van die Hoofstadsbeplanner, Departement Beplanning en Ontwikkeling, Stadhuis, Pleinstraat, Stellenbosch, beskikbaar en enige kommentaar kan skriftelik by die ondergetekende ingedien word, maar nie later nie as 5 September 1997. — Uitvoerende Hoof/Stadsklerk.

Kennisgewing Nr. 94 gedateer 15 Augustus 1997.

17019

## OUTENIQUA REPRESENTATIVE TRANSITIONAL COUNCIL:

NOTICE NO. 100 OF 1997

## LAND USE PLANNING ORDINANCE

## APPLICATION FOR REZONING AND SUBDIVISION

Notice is hereby given in terms of the provisions of sections 17(2) and 24(2) of Ordinance 15 of 1985 that the Council has received an application for the proposed rezoning of Erf 2089, Knysna, on the Eastern Heads, from agricultural zone I to residential zone II (group housing) and the subdivision thereof into six group housing erven and one private open space.

Full details of the proposal are available for inspection at the Council's office at 54 York Street, George, during normal office hours, Mondays to Fridays. Enquiries: Marian Viljoen.

Motivated objections, if any, must be lodged in writing to the Chief Town Planner by not later than 5 September 1997. — T. I. Lötter, Chief Executive Officer, P.O. Box 12, George 6530. Tel. (0441) 74-4040.

Ref. 14/7/2/1479.

17018

## STELLENBOSCH MUNICIPALITY:

## AMENDMENT TO ZONING SCHEME

REZONING AND SUBDIVISION OF ERF 13437,  
BLAAUWKLIPPEN ROAD, PARADYSKLOOF

Notice is hereby given in terms of section 17(2)(a) of Ordinance 15 of 1985 that the Town Council received an application for the rezoning of Erf 13437 from general residential to group housing purposes.

Notice is also hereby given that the Town Council received an application for a special development on Erf 13437, that is that the property be developed for town housing purposes as determined in section 10.3.2(c) of the Zoning Scheme Regulations.

Notice is also hereby given in terms of section 24(2)(a) of Ordinance 15 of 1985 that the Town Council received an application for the subdivision of Erf 13437 into seven group housing erven.

Further particulars are available at the office of the Chief Town Planner, Department of Planning and Development, Town Hall, Plein Street, Stellenbosch, during office hours and any comments may be lodged in writing with the undersigned, but not later than 5 September 1997. — Executive Chief/Town Clerk.

Notice No. 94 dated 15 August 1997.

17019

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