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PROCLAMATION

[NO. 37 OF 2013]

DECLARATION OF TOWNSHIP: BLOEMFONTEIN, EXTENSION 232: 79 ERVEN

By virtue of the powers vested in me by section 14(1) of the Townships Ordinance, 1969 (Ordinance No. 9 of 1969), I, S.M. Mlamleli, Member of the Executive Council of the Province responsible for Cooperative Governance, Traditional Affairs and Human Settlements hereby declare the area represented by General Plan S.G. No 781/2010, as approved by the Surveyor General on 9 December 2010 to be an approved township under the name Bloemfontein, Extension 232, subject to the conditions as set out in the Schedule.

Given under my hand at Bloemfontein this 28th day of October 2013.

S.M. MLAMLELI
MEMBER OF THE EXECUTIVE COUNCIL:
COOPERATIVE GOVERNANCE,
TRADITIONAL AFFAIRS AND HUMAN SETTLEMENTS

CONDITIONS OF ESTABLISHMENT AND OF TITLE

The town is Bloemfontein, Extension 232, situated on Portion 26 of the farm Bayswater 2865, district Bloemfontein and consist of 79 erven numbered, 30249–30272, 30292-30345, 1 park erf numbered 30474 and 2 streets numbered 29503 and 30483 as indicated on General Plan Number SG 781/2010.

A. CONDITIONS OF ESTABLISHMENT

A1 The provision of services is done in accordance with the Services Agreement reached between the Town Owner and the Mangaung Metro Municipality.

A2 Streets, stormwater and access

- a) Eight (8) accesses to the proposed development will be provided, namely:
- the extension of Olympus Drive in the south (20m street)
 - the extension of Jan Marx Street in the south (16m street)
 - the extension of Christo Groenewald Avenue in the east (24m street)

PROKLAMASIE

[NO. 37 VAN 2013]

DORPSVERKLARING: BLOEMFONTEIN, UITBREIDING 232: 79 ERWE

Kragtens die bevoegdheid my verleen by artikel 14(1) van die Ordonnansie op Dorpe, 1969 (Ordonnansie No. 9 van 1969), verklaar ek, S.M. Mlamleli, Lid van die Uitvoerende Raad van die Provinsie verantwoordelik vir Samewerkende Regering, Tradisionele Sake en Menslike Nedersettings hierby die gebied voorgestel deur Algemene Plan L.G. No 781/2010, soos goedgekeur deur die Landmeter-Generaal op 9 Desember 2010, tot 'n goedgekeurde dorp onder die naam Bloemfontein, Uitbreiding 232, onderworpe aan die voorwaardes soos in die Bylae uiteengesit.

Gegee onder my hand te Bloemfontein op hede die 28^{ste} dag van Oktober 2013.

S.M. MLAMLELI
LID VAN DIE UITVOERENDE RAAD:
SAMEWERKENDE REGERING,
TRADISIONELE SAKE EN MENSLIKE NEDERSETTINGS

STIGTINGS- EN EIENDOMSVOORWAARDES

Die dorp is Bloemfontein, Uitbreiding 232 geleë op Gedeelte 26 van die plaas Bayswater 2865, distrik Bloemfontein en bestaan uit 79 erwe genommer 30249–30272, 30292-30345, 1 park erf genommer 30474 en 2 strate genommer 29503 en 30483 soos aangedui op Algemene Plan LG 781/2010.

A STIGTINGSVOORWAARDES

A1 Dienstevoorsiening geskied in ooreenstemming met die Dienste-ooreenkoms tussen die Dorpseienaar en die Mangaung Metro Munisipaliteit.

A2 Strate, stormwater en toegange

- a) Agt (8) toegange tot die ontwikkeling word voorsien, naamlik:
- die verlening van Olympus Rylaan in die suide (20m straat)
 - die verlenging van Jan Marx Straat in die suide (16m straat)
 - die verlenging van Christo Groenewald Laan in die ooste (24m straat)

- a 20m street will link with the Provincial Road (R700) in the east
- the future extension of Urania Street in the south (south-eastern corner of layout) by means of a street reservation (16m street)
- future access to the west by means of a street reservation between H and I (24m street)
- future access to the north by means of a street reservation between I and J (16m street)
- future access to the north by means of a street reservation between B and C (20m street)

b) The Town Owner shall transfer all streets free of charge to the Mangaung Metro Municipality.

c) The Town Owner shall be responsible for the design and construction of all access roads to the satisfaction of the Free State Provincial Government: Department of Police, Roads and Transport and the Mangaung Metro Municipality.

d) The Town Owner shall, at his cost, provide a complete storm water drainage system.

A3 Electricity

The Town Owner shall arrange with the Mangaung Metro Municipality and/or supplier of electricity in the area, for the supply of electricity to the town.

A4 Water

The Town Owner shall arrange with the Mangaung Metro Municipality and/or supplier of bulk water in the area for the supply of water to the town.

A5 Sanitary Services and the Removal of Household Refuse

a) The Town Owner shall reach a services agreement with the Mangaung Metro Municipality regarding a contribution, if any, towards a complete waterborne sewerage system and an installed sewerage main with pumps, if necessary and of an adequate capacity, to ensure the complete disposal of all sewerage effluent emanating from the town into the existing sewage purification works.

b) The Town Owner is responsible for a proportional contribution towards the necessary extensions to and/or upgrading of the sewerage purification works in order to handle the additional sewage effluent as stipulated in the development agreement between the Town Owner and Mangaung Metro Municipality, if necessary.

- 'n 20m aansluiting met die Provinsiale Pad (R700) in die ooste
- die toekomstige verlenging van Urania Straat in die suide (suid-oostelike hoek van uitleg) deur middel van 'n straat-reservering 16m straat)
- die toekomstige toegang na die weste deur middel van 'n straatreservering tussen H en I (24m straat)
- die toekomstige toegang na die noorde deur middel van 'n straat reservering tussen I en J (16m straat)
- toekomstige toegang na die noorde deur middel van 'n straat reservering tussen B en C (20m straat)

b) Die Dorpseienaar sal strate oordra aan die Mangaung Metro Munisipaliteit, sonder vergoeding.

c) Die Dorpseienaar sal verantwoordelik wees vir die ontwerp en konstruksie van alle toegangspaaie tot bevrediging van die Vrystaat Provinsiale Regering: Departement van Polisie, Paaie & Vervoer asook die Mangaung Metro Munisipaliteit.

d) Die Dorpseienaar sal, op sy eie koste, 'n volledige storm-water dreinerings sisteem voorsien

A3 Elektrisiteit

Die Dorpseienaar tref reëlings met die Mangaung Metro Munisipaliteit en/of die leweransier van elektrisiteit in die gebied vir die voorsiening van elektrisiteit aan die dorp.

A4 Water

Die Dorpseienaar tref reëlings met die Mangaung Metro Munisipaliteit en/of die leweransier van water vir die voorsiening van water aan die dorp.

A5 Sanitêre Dienste en Verwydering van Huishoudelike Afval

a) Die Dorpseienaar sal 'n ooreenkoms met die Mangaung Metro Munisipaliteit aangaan met betrekking tot 'n bydrae, indien enige, vir die installering van 'n volledige watergedrewe rioolstelsel en 'n geïnstalleerde rioolpypgeleiding met pompe indien nodig, van voldoende kapasiteit om alle rioolafval wat in die dorp ontstaan, in die rioolsuiweringswerke te stort.

b) Die Dorpseienaar is verantwoordelik om 'n proporsionele bydrae te lewer vir die nodige uitbreidings aan en/of opgradering van die rioolsuiweringswerke ten einde die bykomstige rioolafval te hanteer soos uiteengesit in die ontwikkelingsooreenkoms tussen die Dorpseienaar en die Mangaung Metro Munisipaliteit, indien nodig.

- c) The Town Owner shall arrange with the Mangaung Metro Municipality for the removal of household refuse in the town.

A6 Endowment

As provided for in Section 15 of the Townships Ordinance, 1969 (Ordinance 9 of 1969), the following erven shall be transferred to the Mangaung Metro Municipality

Zoning	Erf No.
Public Open Space	30474
Street	29503, 30483

The Town Owner shall transfer all streets free of charge to the Mangaung Metro Municipality.

A7 Arbitration

In the event of a dispute arising between the Town Owner and the Mangaung Metro Municipality on the interpretation of and the compliance with any of the conditions A1 to A6, either of the parties shall have the right to appeal to the Member of the Executive Council of the Free State Provincial Government responsible for Cooperative Governance Traditional Affairs & Human Settlements, whose decision shall be final.

- A8** With due regard to any servitudes for the laying of Municipal service mains and a servitude of irrentention in favour of the Mangaung Metro Municipality, any erf in this town is, without compensation subject to a servitude of irretention in favour of all other erven in the town for the draining of water which may fall in the town or which flows through or over it, provided that the owner of the erf is not obliged to receive water:

- (a) originating from a water main, tank or swimming pool; or
- (b) used for household, commercial, industrial or similar purposes or which was intended to be used for such purposes; or
- (c) which has been dammed by another erf owner, accelerated or deposited on the erf with the intent to cause damage or inconvenience.

- A9** The Municipality reserves the right, should it be deemed necessary, to demand that the foundation for a specific building or building complex be designed by a Professional Civil Engineer, as prescribed in the National Building Regulations, and that such an engineer must attend to the Geological Engineer's Report which is available at the offices of the Municipality for his perusal. For the erection of residential buildings, attention must be given to the Geological Engineer's Report.

- c) Die Dorpseienaar tref reëlings met die Mangaung Metro Munisipaliteit vir die verwydering van huishoudelike afval in die dorp.

A6 Skenking

Volgens Artikel 15 van die Dorpe Ordonnansie, 1969 (Ordonnansie 9 van 1969) sal die volgende erwe aan die Mangaung Metro Munisipaliteit geskenk word:

Sonering	Erf No.
Openbare Oop Ruimte	30474
Strate	29503, 30483

Die Dorpseienaar sal strate oordra aan die Mangaung Metro Munisipaliteit, sonder vergoeding.

A7 Arbitrasie

Indien daar 'n geskil tussen die Dorpseienaar en die Mangaung Metro Munisipaliteit mag ontstaan betreffende die vertolking en uitvoering van enige van voorwaardes A1 tot A6, het enigeen van die partye die reg om hom op die Lid van die Uitvoerende Raad van die Vrystaatse Provinsiale Regering verantwoordelik vir Samewerkende Regering Tradisionele Sake Menslike Nedersettings te beroep, wie se beslissing afdoende is.

- A8** Behoudens enige serwitute vir die aanlê van munisipale dienstegeleidings en 'n serwitut van waterlosing ten gunste van die Mangaung Metro Munisipaliteit, is alle erwe in hierdie dorp, sonder vergoeding aan 'n serwitut van waterlosing ten gunste van alle ander erwe in hierdie dorp vir die dreinerings van water wat in die dorp val of daaroor of daardeur vloei met dien verstande dat die eienaar van die erf nie verplig is om water te ontvang –

- (a) wat afkomstig is van 'n waterpypgeleiding, opgaartenk of swembad nie; of
- (b) wat vir huishoudelike, kommersiële, nywerheids of dergelike doeleindes gebruik of bestem was om aldus gebruik te word;
- (c) wat deur 'n ander erfeienaar opgedam is versnel of op die erf neer- of afgelaat word met die doel om skade of onge-rief te veroorsaak nie.

- A9** Die Munisipaliteit behou die reg, indien dit so geoordeel sou word, om te vereis dat die fundamente vir 'n spesifieke gebou of gebouekompleks, insluitende residensiële wonings, deur 'n professionele Siviele Ingenieur gedoen moet word, ooreenkomstig die Nasionale Bouregulasies, en sodanige Ingenieur moet kennis neem van en ag slaan op die Geologiese Ingenieursverslag wat by die kantore van die Munisipaliteit ter insae beskikbaar is. Vir die oprigting van residensiële geboue, moet daar ook gelet word op die bepalinge van die Geologiese Ingenieursverslag.

A10 Building restrictions

Building restrictions are as prescribed by the Bloemfontein Town Planning Scheme No. 1 of 1954.

A11 Classification

The erven of the town are classified in the use zones as indicated below and as determined in the Bloemfontein Town Planning Scheme No. 1 of 1954 and are further subject to the conditions of the site set out in paragraph B and the conditions of the Bloemfontein Town Planning Scheme No. 1 of 1954.

Zoning	Erf no.	Condition
Single Residential 1	30255-30272, 30292-30303, 30308-30345	B1, B2, B3, B5
General Residential 3	30249-30253	B1, B2, B3, B4, B7
	30254	B1, B2, B3, B4, B7, B8
	30304	B1, B2, B3, B4
	30305	B1, B2, B3, B4, B6
	30306-30307	B1, B2, B3, B4
Public Open Space	30474	B1, B2, B3
Street	29503, 30483	
TOTAL	79	

B CONDITIONS OF TITLE

The conditions of title mentioned in paragraph A11 are as follows:

- B1** Notwithstanding any condition to the contrary contained in these Conditions of Title, no person shall use or develop a property in such a way as will detract from the amenity or convenience of the area within which it is located or in a manner that will harm the natural environment.
- B2** The geological conditions of this erf are described in the Geotechnical Engineering Report and must be consulted at all times during the planning design and construction of civil services and of the foundations for all buildings.
- B3** The officials of the Mangaung Metro Municipality shall at all times have free access thereto for the purposes of construction, maintenance and repair of the services: Provided that the Town Owner and the Mangaung Metro Municipality shall have the right to store all material required for the above-mentioned purposes, temporarily on the erf until such time as the installation of the services has been completed.
- B4** A maximum of 25 units per hectare may be constructed on the erf.
- B5** Not more than one dwelling with the necessary outbuildings may be erected on this erf.

A10 Boubeperkings

Boubeperkings is soos voorgeskryf deur die Bloemfontein Dorpsaanlegskema No. 1 van 1954.

A11 Indeling

Die erwe van hierdie dorp word in die hierondervermelde gebruiksones ingedeel soos in die Bloemfontein Dorpsaanlegskema No. 1 van 1954 bepaal, en is verder onderworpe aan die voorwaardes soos uiteengesit in paragraaf B asook die bepalings van die Bloemfontein Dorpsaanlegskema No. 1 van 1954.

Sonering	Erf no.	Voorwaarde
Enkel Woon 1	30255-30272, 30292-30303, 30308-30345	B1, B2, B3, B5
Algemeen Woon 3	30249-30253	B1, B2, B3, B4, B7
	30254	B1, B2, B3, B4, B7, B8
	30304	B1, B2, B3, B4
	30305	B1, B2, B3, B4, B6
	30306-30307	B1, B2, B3, B4
Openbare Oop Ruimte	30474	B1, B2, B3
Strate	29503, 30483	
TOTAAL	79	

B. EIENDOMSVOORWAARDES

Die Eiendomsvoorwaardes wat in paragraaf A11 vermeld word, is soos volg:

- B1** Ondanks enige andersluidende bepalings van hierdie Eiendomsvoorwaardes, gebruik of ontwikkel niemand 'n eiendom op sodanige wyse wat afbreek doen aan die bevaligheid of gerief van die gebied waarbinne dit geleë is nie of op 'n wyse wat die natuurlike omgewing skaad nie.
- B2** Die geologiese gesteldheid van hierdie erf word in die Geotegniese Ingenieursverslag omskryf en moet ten alle tye geraadpleeg word tydens die beplanning, ontwerp en konstruksie van siviele dienste en van die fondasies vir alle geboue.
- B3** Die amptenare van die Mangaung Metro Munisipaliteit het ten alle tye vrye toegang daartoe vir die doel van konstruksie, instandhouding en herstel van die dienste: Met dien verstande dat die Dorpseienaar en die Mangaung Metro Munisipaliteit die reg besit om alle materiaal vir bogenoemde doel, tydelik op die erf te berg tot tyd en wyl die installering van die diens-geleidings voltooi is.
- B4** 'n Maksimum van 25 eenhede per hektaar mag op die erf ontwikkel word.
- B5** Nie meer as een woonhuis met die nodige buitegeboue mag op die erf opgerig word nie.

B6 This erf is subject to a 5m servitude in order to accommodate stormwater.	B6 Hierdie erf is onderworpe aan 'n 5m serwituut ten einde stormwater te akkommodeer.
B7 This erf is subject to a 15m building line servitude.	B7 Hierdie erf is onderworpe aan 'n 15m boulyn serwituut.
B8 This erf is subject to a 5m water line servitude.	B8 Hierdie erf is onderworpe aan 'n 5m waterlyn serwituut.

PROVINCIAL NOTICES

[NO. 107 OF 2013]

ALLOCATIONS TO MUNICIPALITIES IN TERMS OF LIMITED FINANCIAL SUPPORT

In terms of the Division of Revenue Act, Act No 2 of 2013 Section 29 (1) & (2) for the 2013/2014 financial year and the Public Finance Management Act, 1999 Section 38(1)(l-n), the Provincial Treasury hereby publishes the information set out in Schedule 1 that relates to the allocation of the amounts as stated in Schedule 2 relating to the allocation of funds from the Provincial Revenue Fund by the Accounting Officer of the Department of Cooperative Governance and Traditional Affairs to municipalities

SCHEDULE 1

LIMITED FINANCIAL ASSISTANCE TO MUNICIPALITIES: TSWELOPELE LOCAL MUNICIPALITY: SALARY CHIEF FINANCIAL OFFICER

1. Transferring Provincial Department	Department of Cooperative Governance and Traditional Affairs
2. Purpose	To assist medium and small Municipalities experiencing severe financial problems to restructure their financial positions and organizations over the medium term.
3. Measurable Outputs	The provision of limited financial assistance to Tswelopele Local Municipality facing critical financial problems.
4. Conditions	The provision of limited financial assistance (salary of the former Chief Financial Officer) to the Tswelopele Local Municipality facing critical financial problems: <ul style="list-style-type: none"> • The Tswelopele Local Municipality acknowledges receipt of the funds as per the prescribed Limited Financial Assistance Return. • The Tswelopele Local Municipality include the amount in its Adjustment Budget; • The Tswelopele Local Municipality reports back on the appropriation of the Limited Financial Assistance and submit supporting documentation in this regard.
5. Allocation criteria	Allocations are based on financial position of Municipalities.
6. Monitoring mechanism	<ul style="list-style-type: none"> • Monthly expenditure reports. • Monthly progress reports.
7. Projected Life	Maximum of 1 year
8. Payment Schedule	Payment with regard to financial support will be made according to the conditions of paragraph 4.
9. Reason not incorporated in Equitable Share	According to Section 154(1) of the Constitution, the National Government and the Provincial Governments, by legislative and other measures, must support and strengthen the capacity of Municipalities to manage their own affairs, to exercise their powers and to perform their functions.
10. Allocation	R 186 000

SCHEDULE 2

LIMITED FINANCIAL ASSISTANCE TO THE TSWELOPELE LOCAL MUNICIPALITY				ANNEXURE A					
				PROVINCIAL FINANCIAL YEAR			MUNICIPAL FINANCIAL YEAR		
Category	DC	Number	Municipality	2013/2014 Allocation (R'000)	2014/2015 Allocation (R'000)	2015/2016 Allocation (R'000)	2012/2013 Allocation (R'000)	2013/2014 Allocation (R'000)	2014/2015 Allocation (R'000)
A		MAN	Mangaung						
C	DC 16	DC 16	Xhariep						
B	DC 16	FS 161	Letsemeng						
B	DC 16	FS 162	Kopanong						
B	DC 16	FS 163	Mohokare						
B	DC 17	FS 164	Naledi						
Total									
C	DC 18	DC 18	Lejweleputswa						
B	DC 18	FS 181	Masilonyana						
B	DC 18	FS 182	Tokologo						
B	DC 18	FS 183	Tswelopele	186			186		
B	DC 18	FS 184	Matjhabeng						
B	DC 18	FS 185	Nala						
Total				186			186		
C	DC 19	DC 19	Thabo Mofutsanyana						
B	DC 19	FS 191	Setsoto						
B	DC 19	FS 192	Dihlabeng						
B	DC 19	FS 193	Nketoana						
B	DC 19	FS 194	Maluti-a-Phofung						
B	DC 19	FS 195	Phumelela						
B	DC 17	FS 196	Mantsopa						
Total									
C	DC 20	DC 20	Fezile Dabi						
B	DC 20	FS 201	Moqhaka						
B	DC 20	FS 203	Ngwathe						
B	DC 20	FS 204	Metsimaholo						
B	DC 20	FS 205	Mafube						
Total									
Unallocated									
GRAND TOTAL				186			186		

[NO. 108 OF 2013]

ALLOCATIONS TO MUNICIPALITIES IN TERMS OF LIMITED FINANCIAL SUPPORT

In terms of the Division of Revenue Act, Act No 2 of 2013 Section 29 (1) & (2) for the 2013/2014 financial year and the Public Finance Management Act, 1999 Section 38(1)(l-n), the Provincial Treasury hereby publishes the information set out in Schedule 1 that relates to the allocation of the amounts as stated in Schedule 2 relating to the allocation of funds from the Provincial Revenue Fund by the Accounting Officer of the Department of Cooperative Governance and Traditional Affairs to municipalities

SCHEDULE 1

**LIMITED FINANCIAL ASSISTANCE TO MUNICIPALITIES: NGWATHE LOCAL MUNICIPALITY:
SECURITY FOR MUNICIPAL BUILDINGS AND MUNICIPAL MANAGER**

1. Transferring Provincial Department	Department of Cooperative Governance and Traditional Affairs
2. Purpose	To assist medium and small Municipalities experiencing severe financial problems to restructure their financial positions and organizations over the medium term.
3. Measurable Outputs	The provision of limited financial assistance to the Ngwathe Local Municipality facing critical financial problems.
4. Conditions	The provision of limited financial assistance (security for municipal buildings and municipal manager) to the Ngwathe Local Municipality facing critical financial problems: <ul style="list-style-type: none"> • The Ngwathe Local Municipality acknowledges receipt of the funds as per the prescribed Limited Financial Assistance Return. • The Ngwathe Local Municipality include the amount in its Adjustment Budget; • The Ngwathe Local Municipality reports back on the appropriation of the Limited Financial Assistance and submit supporting documentation in this regard
5. Allocation criteria	Allocations are based on financial position of Municipalities.
6. Monitoring mechanism	<ul style="list-style-type: none"> • Monthly expenditure reports. • Monthly progress reports.
7. Projected Life	Maximum of 1 year
8. Payment Schedule	Payment with regard to financial support will be made according to the conditions of paragraph 4.
9. Reason not incorporated in Equitable Share	According to Section 154(1) of the Constitution, the National Government and the Provincial Governments, by legislative and other measures, must support and strengthen the capacity of Municipalities to manage their own affairs, to exercise their powers and to perform their functions.
10. Allocation	R 671,000

SCHEDULE 2

LIMITED FINANCIAL ASSISTANCE TO NGWATHE LOCAL MUNICIPALITY				ANNEXURE A					
				PROVINCIAL FINANCIAL YEAR			MUNICIPAL FINANCIAL YEAR		
Category	DC	Number	Municipality	2013/2014 Allocation (R'000)	2014/2015 Allocation (R'000)	2015/2016 Allocation (R'000)	2012/2013 Allocation (R'000)	2013/2014 Allocation (R'000)	2014/2015 Allocation (R'000)
A		MAN	Mangaung						
C	DC 16	DC 16	Xhariep						
B	DC 16	FS 161	Letsemeng						
B	DC 16	FS 162	Kopanong						
B	DC 16	FS 163	Mohokare						
B	DC 17	FS 164	Naledi						
Total									
C	DC 18	DC 18	Lejweleputswa						
B	DC 18	FS 181	Masilonyana						
B	DC 18	FS 182	Tokologo						
B	DC 18	FS 183	Tswelopele						
B	DC 18	FS 184	Matjhabeng						
B	DC 18	FS 185	Nala						
Total									
C	DC 19	DC 19	Thabo Mofutsanyana						
B	DC 19	FS 191	Setsoto						
B	DC 19	FS 192	Dihlabeng						
B	DC 19	FS 193	Nketoana						
B	DC 19	FS 194	Maluti-a-Phofung						
B	DC 19	FS 195	Phumelela						
B	DC 17	FS 196	Mantsopa						
Total									
C	DC 20	DC 20	Fezile Dabi						
B	DC 20	FS 201	Moqhaka						
B	DC 20	FS 203	Ngwathe	671			671		
B	DC 20	FS 204	Metsimaholo						
B	DC 20	FS 205	Mafube						
Total				671			671		
Unallocated									
GRAND TOTAL				671			671		

[NO. 109 OF 2013]

ELECTORAL COMMISSION**NOTICE IN TERMS OF SECTION 23 OF THE LOCAL GOVERNMENT: MUNICIPAL DEMARCATION ACT, 1998 READ WITH THE CONSTITUTION TWELFTH AMENDMENT ACT, 2005 AND THE CROSS-BOUNDARY MUNICIPALITIES LAWS REPEAL ACT, 2005.**

In term of section 23(2) of the Local Government: Municipal Demarcation Act, 1998, read with the Constitution Twelfth Amendment Act, 2005 and the Cross-Boundary Municipalities Laws Repeal Act, 2005, the Electoral Commission hereby expresses the view that the boundary re-determinations as determined by the Municipal Demarcation Board in terms of section 21(5)(c) of the Local Government: Municipal Demarcation Act of the municipalities referred to in the Schedule will not materially affect the representation of voters in the councils of the municipalities.

Province	Notice No.	Government Gazette (GG) or Provincial Gazette (PG) No.	Date
Free State	79	58 (GG)	18 October 2013

SCHEDULE

DEM2159	Voter representation not materially affected
DEM2160	Voter representation not materially affected
DEM2162	Voter representation not materially affected
DEM308	Voter representation not materially affected
DEM4098	Voter representation not materially affected
DEM475	Voter representation not materially affected

NOTICE

PLEASE TAKE NOTE: THE LAST PUBLICATION OF THE PROVINCIAL GAZETTE FOR THE YEAR 2013 WILL BE ON 13 DECEMBER 2013.

THE NEXT PUBLICATION WILL BE ON 10 JANUARY 2014

PROVINCIAL GAZETTE
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Stamps are not accepted

Closing time for acceptance of copy

All advertisements must reach the Officer in Charge of the Provincial Gazette **not later than 16:00, three workings days** prior to the publication of the Gazette. Advertisements received after that time will be held over for publication in the issue of the following week, or if desired by the advertiser, will be inserted in the current issue as a "Late Advertisement". In such case the advertisement must be delivered to the Officer in Charge **not later than 08:00 on the Tuesday** preceding the publication of the Gazette and double rate will be charged for that advertisement.

A "Late Advertisement" will not be inserted as such without definite instructions from the advertiser.

Advertisement Rates

Notices required by Law to be inserted in the Provincial Gazette: **R27.90** per centimeter or portion thereof, single column.

Advertisement fees are payable in advance to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein, 9300, Tel.: (051) 403 3139.

NUMBERING OF PROVINCIAL GAZETTE

You are hereby informed that the numbering of the Provincial Gazette /Tender Bulletin and notice numbers will from 2010 coincide with the relevant financial year. In other words, the chronological numbering starting from one will commence on or after 1 April of every year.

PROVINSIALE KOERANT
(Verskyn elke Vrydag)

Alle korrespondensie, advertensies, ens. moet aan die Beampte Belas met die Provinsiale Koerant, Posbus 517, Bloemfontein, Tel.: No. (051) 403 3139 geadresseer word. Gratis eksemplare van die Provinsiale Koerant of uitknipsels van advertensies word NIE verskaf nie.

Intekengeld (vooruitbetaalbaar)

Die intekengeld vir die Provinsiale Koerant (insluitend alle Buitengewone Provinsiale Koerante) is soos volg:

INTEKENGELD: (POS)

PRYS PER EKSEMPLAAR	R 19.80
HALFJAARLIKS	R495.00
JAARLIKS	R989.90

INTEKENGELD: (OOR DIE TOONBANK / E-POS)

PRYS PER EKSEMPLAAR	R 11.70
HALFJAARLIKS	R 293.00
JAARLIKS	R 586.00

Seëls word nie aanvaar nie.

Sluitingstyd vir die Aannee van Kopie

Alle advertensies moet die Beampte Belas met die Provinsiale Koerant bereik **nie later nie as 16:00 drie werksdae** voordat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die adverteerder dit verlang, sal dit in die Koerant wat op die pers is as 'n "Laat Advertensie" geplaas word. In sulke gevalle moet die advertensie aan die Beampte oorhandig word **nie later nie as 08:00 op die Dinsdag** voordat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word.

'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerder as sodanige geplaas word nie.

Advertensietariewe

Kennisgewings wat volgens Wet in die Provinsiale Koerant geplaas moet word: **R27.90** per sentimeter of deel daarvan, enkel-kolom.

Advertensiegelde is vooruitbetaalbaar aan die Beampte belas met die Provinsiale Koerant, Posbus 517, Bloemfontein 9300, Tel.: (051) 403 3139.

NOMMERING VAN PROVINSIALE KOERANT

U word hiermee in kennis gestel dat die nommering van die Provinsiale Koerant / Tender Bulletin en kennisgewingnummers vanaf 2010 met die betrokke boekjaar sal ooreenstem. Met ander woorde, die kronologiese nommering beginnende met een, sal op of na 1 April van elke jaar begin.