



Mr. Webster

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CONTENTS ON BACK PAGES.**INHOUD AGTERIN.**

No. 41 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Athol Extension No. 11 on Portion 254 of the farm Syferfontein No. 51, Registration Division I.R., District of Johannesburg;

And whereas the provisions of the Townships and Town-planning Ordinance, 1931, relating to the establishment of townships, have been complied with;

Now, therefore, under and by virtue of the powers vested in me by sub-section (4) of section twenty of the said Ordinance, I hereby declare that the said township shall be an approved township, subject to the conditions contained in the Schedule hereto.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Twenty-third day of March, One thousand Nine hundred and Fifty-nine.

F. H. ODENDAAL,
Administrator of the Province of the Transvaal.
T.A.D. 4/8/1746.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY HOUGHTON COLLEGE (PROPRIETARY), LIMITED, UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWNSHIP-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP UNDER THE PROVISIONS OF ACT NO. 33 OF 1907, ON PORTION 254 OF THE FARM SYFERFONTEIN NO. 51, REGISTRATION DIVISION I.R., DISTRICT OF JOHANNESBURG, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.**1. Name.**

The name of the township shall be Atholl Extension No. 11.

2. Design of Township.

The township shall consist of erven as indicated on General Plan S.G. No. A.1666/58.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that—

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above, and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions:—

(i) That before the plans of any building to be erected upon any erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;

No. 41 (Administrators-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Atholl Uitbreiding No. 11 te stig op Gedeelte 254 van die plaas Syferfontein No. 51 Registrasieafdeling IR, distrik Johannesburg;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, wat op die stigting van dorpe betrekking het, voldoen is;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel twintig van genoemde Ordonnansie aan my verleent word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Drie-en-twintigste dag van Maart Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/1746.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEEN DEUR HOUGHTON COLLEGE (PROPRIETARY), LIMITED, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEGORDONNANSIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907, 'N DORP TE STIG OP GEDEELTE 254 VAN DIE PLAAS SYFERFONTEIN NO. 51, REGISTRASIE-AFDELING IR, DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A—STIGTINGSVOORWAARDES.**1. Naam.**

Die naam van die dorp is Atholl Uitbreiding No. 11.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe soos aangewys op Algemene Plan L.G. No. A.1666/58.

3. Water.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat—

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die levering van water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word—

(i) dat die applikant 'n geskikte voorraad water tot by die straatfront van die erf moet laat aanle voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike bestuur goedgekeur word;

- (ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage if necessary, and reticulation of the water shall be borne by the applicant, who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority;
- (iii) that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months' notice, provided that until the local authority takes over the said water supply, the applicant may make charges for water supplied at a tariff approved by the local authority;
- (c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of its obligations under the above-mentioned arrangements.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements entered into between the applicant and the local authority, with special reference to the guarantees referred to in sub-paragraph (c) shall accompany the said certificate as an annexure thereto.

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the sanitation of the township, which shall include provision for the disposal of waste water and refuse.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

5. Electricity.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

6. Cemetery, Depositing and Native Location Sites.

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator in regard to the provision of a depositing site and sites for a cemetery and Native location. Should such provision consist of land to be transferred to the local authority, transfer thereof shall be free of conditions restricting the use or the right of disposal thereof by the local authority.

7. Mineral Rights.

All rights to minerals and precious stones together with all rights which may be or become vested in the freehold owner to share in any proceeds which may accrue to the Crown from the disposal of the undermining rights of the township, including the share of claim licence moneys and any share of rentals or profits which may accrue to any owner under any mining lease granted in respect of the land covered by the township and the like shall be reserved to the applicant.

- (ii) dat alle koste van, of in verband met, die installering van 'n installasie en toebehore vir die lewering, opgaar, indien nodig, en retikulasie van die water deur die applikant gedra moet word, en die applikant is ook aanspreeklik om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike bestuur oorgeneem word: Met dien verstande dat, indien die plaaslike bestuur vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste wat daardeur meegebring word deur die plaaslike bestuur gedra moet word;
- (iii) dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem, op voorwaarde dat ses maande kennis gegee moet word: Met dien verstande dat die applikant geldte vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlewering oorneem;
- (c) die applikant geskikte waarborgs aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

'n Beknopte verklaring waarin die aard en hoeveelheid van die watervoorraad beskikbaar en die hooftrekke van die reëlings tussen die applikant en die plaaslike bestuur getref, uiteengesit word, met spesiale vermelding van die waarborgs in subparagraaf (c) genoem, moet tesame met genoemde sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitaire diensie.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir die sanitaire diensie in die dorp, met inbegrip van voorsiening vir die afvoer van afvalwater en vuilisverwydering.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingedien word.

5. Elektrisiteit.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir die lewering en distribusie van elektrisiteit deur die hele dorp.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingedien word.

6. Begraafplaas-, stortings- en Naturellelokasieterreine.

Die applikant moet tot voldoening van die Administrateur met die plaaslike bestuur reëlings tref ten opsigte van die verskaffing van 'n stortingsterrein en persele vir 'n begraafplaas en Naturellelokasi. As sodanige verskaffing bestaan uit grond aan die plaaslike bestuur oorgedaan word, is die oordrag daarvan nie onderworpe aan voorwaardes waarby die gebruik of die reg van vervreemding daarvan deur die plaaslike bestuur, beperk word nie.

7. Mineraleregte.

Alle regte op minerale en edelgesteentes, met inbegrip van alle regte wat by die pagvry-grondbesitter berus of hierna kan berus om te deel in die gelde wat moontlik aan die Kroon kan toekom uit die verkoop van mynregte oor die dorp, asook die aandeel in kleimolisensiegronde en enige aandeel in huurgelde of winste wat moontlik aan enige eienaar kan toekom ingevolge enige mynt lief ten opsigte van die grond binne die dorp, en dergelyke geldelike word aan die applikant voorbehou.

8. Cancellation of Existing Conditions of Title.

The applicant shall obtain the cancellation of the existing restrictive conditions in favour of the Townships Board relating to subdivision, the erection of more than one dwelling-house, use and occupation of the land by Coloured persons.

9. Endowment.

The applicant shall, subject to the provisos to paragraph (d) of sub-section (1) of section twenty-seven of Ordinance No. 11 of 1931, pay as an endowment to the local authority an amount representing 16½% (sixteen and a half percent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section twenty-four of that Ordinance), such value to be calculated as at the date of such disposal and to be determined in the manner set out in the said paragraph (d).

Quarterly audited detailed statements shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right at all reasonable times to inspect and audit the applicant's books relative to the disposal of erven in the township. If so required by the said local authority, or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

10. Transformer Site.

Erf No. 82 on the General Plan shall be transferred to the local authority by and at the expense of the applicant, as a transformer site.

11. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section fifty-six bis of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE.**1. All Erven.**

The erf shall be subject to existing conditions and servitudes including the reservation of rights to minerals.

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) the erf mentioned in clause A 10 hereof;
- (ii) such erven as may be acquired for Government or Provincial purposes; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Board, has approved the purposes for which such erven are required;

shall be subject to the further conditions hereinafter set forth:—

(a) The applicant and any other person or body of persons so authorised, in writing, by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section fifty-six bis of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.

(b) The erf, or any portion thereof, shall not be transferred, leased or in any other manner assigned or disposed of to any Coloured person and no

8. Opheffing van bestaande titelvoorwaardes.

Die applikant moet die opheffing verkry van die bestaande beperkende voorwaardes ten gunste van die Dorperaad betreklike onderverdeling, die oprigting van meer as een woonhuis, gebruik en okkupering van die grond deur Kleurlinge.

9. Skenking.

Die applikant moet, onderworpe aan die voorbehoudbepalings van paragraaf (d) van subartikel (1) van artikel sewe-en-twintig van Ordonnansie No. 11 van 1931, as 'n skenking aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 16½ persent (sestien en 'n half persent) van slegs die grondwaarde van alle erwé wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd erwé oorgedra ingevolge artikel vier-en-twintig van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum waarop dit aldus van die hand gesit word en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikant moet geouditeerde, gedetailleerde kwaataalstate, tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampete deur hom behoorlik daartoe magtiging verleen, besit die reg om op alle redelike tye die applikant se boeke betreklike die verkoop van erwé in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampete moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, oorlê. Indien geen sodanige gelde gelurende enige tydperk van drie maande ontvang is nie, kan die plaaslike bestuur 'n verklaring waarin hiervan melding gemaak word, in plaas van 'n geouditeerde staat aannem.

10. Transformatorterrein.

Erf No. 82 op die Algemene Plan moet deur en op koste van die applikant aan die plaaslike bestuur as transformatorterrein oorgedra word.

11. Nakoming van voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en ander voorwaardes genoem in artikel ses-en-vyftig bis van Ordonnansie No. 11 van 1931 nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligte te ontheft en sodanige verpligte by enige ander persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES.**1. Alle erwé.**

Die erf is onderworpe aan bestaande voorwaardes en servitude met inbegrip van die voorbehoud van mineraalregte.

2. Die erwé met sekere uitsonderings.

Die erwé uitgesonderd—

- (i) die erf wat in klousule A 10 hiervan genoem word;
- (ii) erwé wat vir Goewerments- of Proviniale doelendes verkry word; en
- (iii) erwé wat vir municipale doeleinades verkry word nits die Administrateur, na raadpleging met die Dorperaad, die doeleinades waarvoor sodanige erwé nodig is, goedgekeur het;

is onderworpe aan onderstaande verdere voorwaardes:—

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel ses-en-vyftig bis van Ordonnansie No. 11 van 1931 nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovemelde doel gedoen of ingestel moet word.
- (b) Die erf of enige gedeelte daarvan mag nie aan 'n Kleurling oorgedra, verhuur of op 'n ander manier toegewys of van die hand gesit word nie en geen

Coloured persons other than the servants of the owner or occupier bona fide and necessarily employed on the erf shall be permitted to reside thereon or in any other manner to occupy it.

- (c) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.
- (d) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (e) Neither the owner nor any person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (f) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations shall be kept or stabled on the erf.
- (g) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (h) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (i) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.
- (k) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf: Provided further that when the township is included within the area of an approved town-planning scheme the local authority may permit such other buildings as may be provided for in the scheme subject to the conditions of the scheme under which the consent of the local authority is required.
- (l) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (m) Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling-house, together with such outbuildings as are ordinarily required to be used in connection therewith, shall be erected on the erf: Provided that if the erf is subdivided or it or any portion of it is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area.
 - (i) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than £3,000;

Kleurlinge, uitgesonderd die eienaar of okkuperder se bediendes, bona fide en noodsaklike diens op die erf, mag toegelaat word om daarop te woon of om dit op 'n ander manier te okkuper nie.

- (c) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings daaraan moet aan die plaaslike bestuur voorgelê word en die skriftelike goedkeuring van die plaaslike bestuur moet verkry word voordat die bouwerksaamhede in aanvang neem. Alle geboue of veranderings of aanbouings daaraan moet binne 'n redelike tydperk na aanvang daarvan, voltooi word.
- (d) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die bevaligheid van die omgewing benadeel nie.
- (e) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (f) Geen dier soos omskryf in die Skutregulasies van Plaaslike Besture, mag op die erf aangehou of op stal gesit word nie sonder die toestemming van die plaaslike bestuur.
- (g) Geen geboue van hout en/of sink of van roustene mag op die erf opgerig word nie.
- (h) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur kan stel, mag nog die eienaar nog die okkuperder van die erf enige putte daarop grawe of boorgate daarop boor of ondergrondse water daaruit trek.
- (i) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n publieke straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienars van erwe met 'n hoër ligging, van waar die neerslagwater oor 'n erf niet 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.
- (j) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat met die toestemming van die Administrateur na raadpleging met die Dorperraad en die plaaslike bestuur, 'n plek vir openbare godsdiensofening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat wanneer die dorp in die gebied van 'n goedgekeurde dorpsaanlegskema ingesluit word die plaaslike bestuur sodanige ander geboue waarvoor in die skema voorsiening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.
- (l) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teels of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (m) Behalwe met die toestemming van die Administrateur wat sodanige voorwaardes kan stel as wat hy nodig ag, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, op die erf opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as dit, of enige gedeelte daarvan, met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met die toestemming van die Administrateur op elke gevoleerde gedeelte of gekonsolideerde gebied toegepas kan word.
 - (i) Die waarde van die woonhuis, sonder inbegrip van die buitegeboue wat op die erf opgerig gaan word, moet minstens £3,000 wees;

- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (iv) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 35 feet (English) from the boundary thereof abutting on a street.
- (v) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

3. Servitudes for Sewerage and Other Municipal Purposes.

In addition to the relevant conditions set out above, the erven shall be subject to the following conditions:—

- (a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along any one of its boundaries other than a street boundary.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

4. Definitions.

In the foregoing conditions the following terms shall have the meaning assigned to them:—

- (i) "Applicant" means Houghton College (Proprietary), Limited, and its successors in title to the township.
- (ii) "Coloured person" means any African or Asiatic Native, Cape Malay, or any person who is manifestly a Coloured person and includes any partnership or company or association of persons, in which any such person has the power to exercise any control whatsoever over the activities or assets of such partnership or company or association of persons.
- (iii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

5. Government and Municipal Erven.

Should the erf referred to in clause A 10 or erven acquired as contemplated in clauses B 2 (ii) and (iii) hereof come into the possession of any person other than the Government or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be decided by the Administrator after consultation with the Board.

No. 42 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is deemed expedient to include the area described in the Schedule hereto in the area of jurisdiction of the Peri-Urban Areas Health Board;

Now, therefore, under and by virtue of the powers vested in me by sub-section (2) of section fourteen of the Peri-Urban Areas Health Board Ordinance, 1943, I hereby

- (ii) die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig en later voltooi sal word nie, moet gelyktydig met of vóór die oprigting van die buitegeboue opgerig word.

- (iv) Geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 35 voet (Engels) van die straatgrens daarvan geleë wees.

- (v) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike bestuur opgerig en onderhou word.

3. Serwitute vir riolering- en ander munisipale doeleinades.

Benewens die betrokke voorwaardes hierbo uiteengesit, is die erwe aan die volgende voorwaardes onderworpe:—

- (a) Die erf is onderworpe aan 'n serwituit vir riolering- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, ses voet breed, langs enige van sy grense uitgesonderd 'n straatgrens.

- (b) Geen gebou of ander struktuur mag binne voornoemde serwituitgebied opgerig word nie en geen bome wat groot wortels ontwikkel, mag binne die gebied van sodanige serwituit of binne ses voet daarvan geplant word nie.

- (c) Die plaaslike bestuur is geregtig om sodanige materiaal, as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rielhoofpyleidings en ander werke as wat hy volgens goeddunke as noodsaaklik beskou tydelik te gooi op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rielhoofpyleidings en ander werke veroorsaak word.

4. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenis wat daaraan geheg word:—

- (i) „Applicant” beteken Houghton College (Proprietary), Limited, en sy opvolgers tot die eiendomsreg van die dorp.

- (ii) „Kleurling” beteken 'n Afrikaanse of Asiatische inboorling, Kaapse Maleier of iedereen wat klaarblyklik 'n Kleurling is, en omvat enige vennootskap of maatskappy of vereniging van persone, waarin enige sodanige persoon, die bevoegdheid besit om enige beheer, van watter aard ook al, uit te oefen oor die werkzaamhede of bates van sodanige vennootskap of maatskappy of vereniging van persone.

- (iii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Goewerments- en munisipale erwe.

As enige erf wat in klousule A 10 genoem word of erwe wat verkry word soos in klousules B 2 (ii) en (iii) hiervan bedoel, in die besit kom van enige ander persoon as die Goewerment of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige van die voormalde voorwaardes of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad bepaal.

No. 42 (Administrateurs), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal dit wenslik geag word om die gebied beskryf in die bygaande Bylae in die jurisdiksiegebied van die Gesondheidssraad vir Buite-Stedelike Gebiede op te neem;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by subartikel (2) van artikel veertien van die Ordonnantie tot Instelling van 'n Gesondheidssraad vir Buite-Stedelike Gebiede, 1943, aan my verleen word, hierby

declare that the area described in the Schedule hereto shall be and is hereby included in the area of jurisdiction of the Peri-Urban Areas Health Board.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Twenty-third day of March, One thousand Nine hundred and Fifty-nine.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 16/4/1/37.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD.

Definition of Area Included in Area of Jurisdiction.

Portion B (Diagram S.G. No. A.3407/05) of the farm Umpilusi No. 98, Registration Division IT, Magisterial District of Ermelo.

No. 43 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas, in terms of paragraph (a) of section one hundred and seventy-one of the Local Government Ordinance, 1939, the Administrator is empowered by Proclamation to confer additional powers on a local authority for any purpose which is incidental to municipal government, and in his opinion necessary or desirable and which is not contrary to the provisions of the said Ordinance or any other law;

And whereas the Town Council of Nigel is desirous of presenting a wrist watch to Mr. J. J. Malan, Senior Town Inspector, in recognition of his conscientious action during a raid in connection with the illegal possession of Kaffir Beer and concoction;

And wheras it is deemed expedient to authorise the said presentation;

Now, therefore, under and by virtue of the powers vested in me by paragraph (a) of section one hundred and seventy-one of the Local Government Ordinance, 1939, I do by this my Proclamation confer on the Town Council of Nigel the power to make the said presentation.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Twenty-third day of March, One thousand Nine hundred and Fifty-nine.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 7/2/23.

No. 44 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Union Extension No. 10 on Portion 260 (a portion of Portion 15 of Portion J of portion) of the farm Elandsfontein No. 6, District of Germiston;

And whereas the provisions of the Townships and Town-planning Ordinance, 1931, relating to the establishment of townships, have been complied with;

Now, therefore, under and by virtue of the powers vested in me by sub-section (4) of section twenty of the said Ordinance, I hereby declare that the said township shall be an approved township, subject to the conditions contained in the Schedule hereto.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Thirteenth day of March, One thousand Nine hundred and Fifty-nine.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 4/8/1718.

verklaar dat die gebied beskryf in die bygaande Bylae, hierby in die jurisdiksiegebied van die Gesondheidsraad vir Buite-Stedelike Gebiede opgeneem word.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Drie-en-twintigste dag van Maart Eenduisend Negchondert Negeen-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.L.G. 16/4/1/37.

BYLAE.

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.

Beskrywing van gebied in jurisdiksiegebied ingesluit.

Gedeelte B (Kaart L.G. No. A.3407/05) van die plaas Umpilusi No. 98, Registrasie-afdeling IT, landdrosdistrik Ermelo.

No. 43 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Administrateur, ingevolge die bepalings van paragraaf (a) van artikel honderd een-en-seventig van die Ordonnansie op Plaaslike Bestuur, 1939, die mag besit om by wyse van proklamasie addisionele bevoegdhede aan 'n plaaslike bestuur te verleen vir enige doel verbonde aan munisipale regering, en wat na sy mening nodig of wenslik is en nie in stryd is met die bepalings van genoemde Ordonnansie of 'n ander wet nie;

En nademaal die Stadsraad van Nigel 'n polshorlosie aan mnr. J. J. Malan, Senior Dorpsinspekteur, wens te skenk ter erkenning van sy pliggetroue optrede tydens 'n klopjag uitgevoer in verband met onwettige besit van kafferbier en brousels;

En nademaal dit wenslik geag word om magtiging tot genoemde skenking te verleen;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by paragraaf (a) van artikel honderd een-en-seventig van die Ordonnansie op Plaaslike Bestuur, 1939, aan my verleent word, hierby aan die Stadsraad van Nigel die bevoegdheid verleen om genoemde skenking te maak.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Drie-en-twintigste dag van Maart Eenduisend Negchondert Negeen-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.L.G. 7/2/23.

No. 44 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Union Uitbreiding No. 10 te stig op Gedeelte 260 ('n gedeelte van Gedeelte 15 van Gedeelte J van gedeelte) van die plaas Elandsfontein No. 6, distrik Germiston;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, wat op die stigting van dorpe betrekking het, voldoen is;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel twintig van genoemde Ordonnansie aan my verleent word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Dertiende dag van Maart Eenduisend Negchondert Negeen-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/1718.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ANNA CATRINA HELENA BUITENDAG UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP UNDER THE PROVISIONS OF ACT NO. 33 OF 1907, ON PORTION 260 (A PORTION OF PORTION 15 OF PORTION J OF PORTION) OF THE FARM ELANDSFONTEIN NO. 6, DISTRICT OF GERMISTON, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Union Extension No. 10.

2. Design of Township.

The township shall consist of erven and streets as indicated as General Plan S.G. No. A.6321/57.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that—

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions:—
 - (i) That before the plans of a building to be erected upon an erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;
 - (ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage if necessary, and reticulation of the water shall be borne by the applicant who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority;
 - (iii) that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months' notice: Provided that until the local authority takes over the said water supply the applicant may make charges for water supplied at a tariff approved by the local authority;
- (c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of her obligations under the above-mentioned arrangements.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements entered into between the applicant and the local authority, with special reference to the guarantees referred to in sub-paragraph (c) shall accompany the said certificate as an annexure thereto.

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GEDEEN DEUR ANNA CATRINA HELENA BUITENDAG INGEVOLGE DIE BEPALINGS VAN DIE DORP- EN DORPSAANLEGORDONNANCIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907 'N DORP TE STIG OP GEDEELTE 260 ('N GEDEELTE VAN GEDEELTE 15 VAN GEDEELTE J VAN GEDEELTE) VAN DIE PLAAS ELANDSFONTEIN NO. 6, DISTRIK GERMISTON, TOEGESTAAN IS.

A—STIGTINGVOORWAARDEN.

1. Naam.

Die naam van die dorp is Union Uitbreiding No. 10.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erven en strate, soos aangedui op Algemene Plan L.G. No. A.6321/57.

3. Water.

Die applikante moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat—

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met ingebrip van voor-siening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die lewering van water in (a) hierbo genoem en die lê van die pypnet daarvoor in die dorp; met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word;
 - (i) dat die applikante 'n geskikte voorraad water tot by die straatfront van 'n erf moet laat aanle voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike bestuur goedgekeur word;
 - (ii) dat alle koste van of in verband met die installering van 'n installasie en toebehore vir die lewering, opgaar, indien nodig, van water en die lê van die pypnet daarvoor deur die applikante gedra moet word, wat ook aanspreeklik is om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike bestuur oorgeneem word; met dien verstande dat, indien die plaaslike bestuur vereis dat die applikante 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste in verband daarmee deur die plaaslike bestuur gedra moet word;
 - (iii) dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem, op voorwaarde dat ses maande kennis gegee word; met dien verstande dat die applikante geldre vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlewering oorneem;
- (c) die applikante geskikte waarborgs aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van haar verpligtings kragtens bostaande reëlings.

'n Beknopte verklaring waarin die aard en hoeveelheid van die watervoorraad beskikbaar en die hoofstrekke van die reëlings tussen die applikante en die plaaslike bestuur getref, uiteengesit word, met spesiale vermelding van die waarborgs in subparagraaf (c) genoem, moet saam met genoemde sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the sanitation of the township, which shall include provision for the disposal of waste water and refuse.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

5. Electricity.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

6. Cemetery, Depositing and Native Location Sites.

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator in regard to the provision of a depositing site and sites for a cemetery and Native location. Should such provision consist of land to be transferred to the local authority, transfer thereof shall be free of conditions restricting the use or the right of disposal thereof by the local authority.

7. Mineral Rights.

All rights to minerals and precious stones together with all rights which may be or become vested in the freehold owner to share in any proceeds which may accrue to the Crown from the disposal of the undermining rights of the township, including the share of claim licence moneys and any share of rentals or profits which may accrue to any owner under any mining lease granted in respect of the land covered by the township and the like shall be reserved by the applicant.

8. Cancellation of Existing Conditions.

The applicant shall in terms of the provisions of section six (5) of Act No. 22 of 1919 secure the cancellation of the conditions imposed by the Minister of Lands upon the exclusion of the land from Nortons Agricultural Holdings.

9. Streets.

The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the Board and the local authority.

10. Endowment.

The applicant shall, subject to the provisos to paragraph (d) of sub-section (1) of section twenty-seven of Ordinance No. 11 of 1931, pay as an endowment to the local authority an amount representing 18% (eighteen per cent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section twenty-four of that Ordinance), such value to be calculated as, at the date of such disposal and to be determined in the manner set out in the said paragraph (d).

Quarterly audited detailed statement shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right at all reasonable times to inspect and audit the applicant's books relative to the disposal of erven in the township. If so required by the said local authority, or official, the applicant shall produce all such books and papers as may be

4. Sanitaire Dienste.

Die applikante moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir sanitäre dienste in die dorp, met inbegrip van voorsiening vir die afvoer van afvalwater en ullisverwydering.

'n Beknopte verklaring van die hoofbepalings van genoemde reëlings moet saam met die sertifikaat as 'n aanhangsel daarby ingedien word.

5. Elektrisiteit.

Die applikante moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir die levering en distribusie van elektrisiteit deur die dorp.

'n Beknopte verklaring van die hoofbepalings van genoemde reëlings moet saam met die sertifikaat as 'n aanhangsel daarby ingedien word.

6. Begraafplaas, stortingsterrein en Naturellelokasie.

Die applikante moet tot bevrediging van die Administrateur met die plaaslike bestuur reëlings tref in verband met die voorsiening van 'n stortingsterrein en terreinc vir 'n begraafplaas en naturellelokasie. Indien sodanige reëlings daaruit bestaan dat grond aan die plaaslike bestuur oorgedra moet word, moet die oordrag vry wees van voorwaardes betreffende die gebruik en vervreemding daarvan deur die plaaslike bestuur.

7. Mineralereg.

Alle regte op minerale en edelgesteentes, met inbegrip van alle regte wat by die pagvry-grondbesitter berus of hierna mag berus, om te deel in die opbrengste wat moontlik aan die Kroon mag toekom uit die verkoop van die mynregte oor die grond, insluitende die aandeel in kleimilisensiegeld en enige aandeel in huurgelde of winste wat moontlik aan enige eienaar mag toekom ingevolge enige mynbrief ten opsigte van die grond binne die dorp en dergelyke gelde, moet deur die applikante voorbehou word.

8. Kansellasié van bestaande voorwaardes.

Die applikante moet ingevolge die bepalings van artikel ses (5) van Wet N°. 22 van 1919, die voorwaardes opgelê deur die Minister van Lande by uitsluiting van die grond uit Nortonslandbouhoeves, laat kanselleer.

9. Strate.

(a) Die applikante moet die strate in die dorp vorm en oprod en onderhou tot voldoening van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word; met dien verstande dat die Administrateur geregty is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die Dorperraad en die plaaslike bestuur.

(b) Die strate moet name gegee word tot voldoening van die plaaslike bestuur.

10. Skenkning.

Die applikante moet, onderworpe aan die voorbehoudbepalings van paragraaf (d) van subartikel (1) van artikel sewe-en-twintig van Ordonnansie No. 11 van 1931, as 'n skenkning aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 18% (agtien persent) van slegs die grondwaarde van alle erwe wat deur die applikante verkoop, verruil, of geskenk of op enige ander manier van die hand gesit word (uitgesonderd erwe oorgedra ingevolge artikel vier-en-twintig van daardie Ordonnansie); sodanige waarde bereken te word soos op die datum waarop dit aldus van die hand gesit word en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikante moet geouditeerde, gedetailleerde kwaataalstate, saam met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampete deur hom behoorlik daartoe gemagtig, besit die reg om op alle redelike tye die applikante se boeke betreffende die vervreemding van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampete moet die applikante alle boeke en stukke wat

necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

11. Transformer Site.

Erf No. 64 shown on the General Plan, shall be transferred to the local authority by the applicant at her own cost as a transformer site.

12. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE.

1. All Erven.

The erf shall subject to existing conditions and servitudes including the reservation of rights to minerals, but excluding the servitude of right of way as indicated on the map annexed to Deed of Transfer No. 13124/1928 which falls in a street in the township.

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) the erf mentioned in clause A 11 hereof;
- (ii) such erven as may be acquired for Government or Provincial purposes; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Board, has approved the purposes for which such erven are required;

shall be subject to the further conditions hereinafter set forth:—

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) The erf, or any portion thereof, shall not be transferred, leased or in any other manner assigned or disposed of to any Coloured person and no Coloured persons other than the servants of the owner or occupier, bona fide and necessarily employed on the erf, shall be permitted to reside thereon or in any other manner to occupy it.
- (c) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (d) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (e) Except with the approval of the local authority no animal as defined in the Local Authorities' Pounds Regulations shall be kept on the erf.
- (f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher-lying erven direct to a public street, the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher-lying erven,

vir so 'n inspeksie en ouditering nodig is, voorlê. Indien geen sodanige geldte gedurende 'n tydperk van drie maande ontvang is nie, kan die plaaslike bestuur 'n verklaring waarin melding daarvan gemaak word, in plaas van 'n geouditeerde staat aanneem.

11. Transformatorterrein.

Erf No. 64, op die Algemene Plan aangewys, moet deur die applikante op eie koste aan die plaaslike bestuur oorgedra word as 'n transformatorterrein.

12. Nakoming van voorwaardes.

Die applikante moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en ander voorwaardes genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931 nagekom word; met dien verstande dat die Administrateur die bevoegdheid besit om die applikante van almal of enigeen van dié verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES.

1. Alle erwe.

Die erf is onderworpe aan bestaande voorwaardes en serwitute insluitende die voorbehoud van mineraalregte maar uitsluitende die serwitut van reg van weg soos aangedui op die kaart geheg aan Akte van Transport No. 13124/1928 wat in 'n straat in die dorp val.

2. Die erwe met sekere uitsonderings.

Die erwe met uitsondering van—

- (i) die erf genoem in klousule A 11 hiervan;
- (ii) erwe wat vir Goewerments- of Proviniale doelendes verkry mag word; en
- (iii) erwe wat vir munisipale doeleinades verkry mag word, mits die Administrateur in oorleg met die Dorperaad die doeleinades waarvoor sodanige erwe nodig is, goedgekeur het;

is onderworpe aan die verdere voorwaardes hierna genoem:—

- (a) Die applikante en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe gemagtig is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovermelde doel gedoen of ingestel moet word.
- (b) Die erf of enige gedeelte daarvan mag nie aan 'n kleurling oorgedra, verhuur of op 'n ander manier toegewys of van die hand gesit word nie en geen kleurling, uitgesonderd die eienaar of okkuperdeer se *bona fide* bediendes wie se werk dit vereis dat hulle op die erf moet wees, mag toegelaat word om daarop te woon of om dit op 'n ander wyse te okkuper nie.
- (c) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die bevalligheid van die omgewing benadeel nie.
- (d) Nòg die eienaar, nòg enigiemand anders besit die reg om, behalwe om die erf vir boudoeleinades in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (e) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, op die erf aangehou word nie.
- (f) Geen geboue van hout en/of sink of geboue van rou grondstene mag op die erf opgerig word nie.
- (g) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n publieke straat toe af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloeи en/of toe te laat dat dit daaroor loop; met dien verstande dat die eienaars van erwe met

the stormwater from which is discharged over any lowerlying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower-lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

- (h) The erf shall be used for the erection thereon of a dwelling-house only: Provided that, with the consent of the Administrator, after reference to the Board and the local authority, a place of public worship or a place of instruction, communal hall, institution or other buildings appertaining to a residential area, may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved town-planning scheme, subject to the conditions of the scheme under which the consent of the local authority is required:
- (j) Neither the owner, nor any other person, shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (k) Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf, except with the consent of the Administrator who may prescribe such further conditions as he may deem necessary: Provided that if the erf is subdivided or it or any portion thereof is consolidated with any other erf or portion of an erf, this condition may, with the consent of the Administrator, be applied to each such portion or consolidated area.
 - (i) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than £2,400.
 - (ii) The main building, which shall be a completed building, and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (l) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 25 feet (English) from the boundary thereof abutting on a street: Provided that in the case of an erf abutting on two streets, the restrictions of 25 feet shall be applicable to the shortest of the two street fronts and a restriction of 15 feet (English) shall be applicable to the other street front; and provided further that no building shall be erected within a distance of 25 Cape feet from the western boundary of the erf.
- (m) The erf shall have no direct access to the National road along the western boundary of the township.
- (n) If the erf is fenced, or otherwise enclosed, the fencing, or other enclosing device, shall be erected and maintained to the satisfaction of the local authority.

3. Servitudes for Sewerage and Other Municipal Purposes.

In addition to the relevant conditions set out above all erven shall be subject to the following conditions:—

- (a) The erf shall be subject to a servitude for sewerage and other municipal purposes, in favour of the local authority, six feet wide along any one of its boundaries other than a street boundary.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance

'n hoër ligging, vanwaar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.

- (h) Dic erf mag slegs gebruik word om daarop 'n woonhuis op te rig; met dien verstande dat, met die toestemming van die Administrateur na raadpleging met die Raad en die plaaslike bestuur, 'n plek van openbare godsdiensoefering of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in die woongebied tuishoort op die erf opgerig kan word, voorts met dien verstande dat die plaaslike bestuur sodanige ander geboue waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.
 - (j) Nog die eienaar, nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, tecls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
 - (k) Behalwe met die toestemming van die Administrateur wat sodanige voorwaardes as wat hy nodig ag kan voorskryf, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is op die erf opgerig word nie, met dien verstande dat as die erf onderverdeel word of dit of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, mag hierdie voorwaarde met die toestemming van die Administrateur van toepassing genaak word op elke gevoglike gedeelte of gekonsolideerde area.
 - (i) Die waarde van die woonhuis, sonder buitegeboue wat op die erf opgerig word moet minstens £2,400 wees.
 - (ii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of voor, die buitegeboue opgerig word.
 - (l) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 25 voet (Engelse) van die straatgrens daarvan geleë wees; met dien verstande dat in die geval van 'n erf wat aan twee strate grens, die beperking van 25 voet van toepassing is ten opsigte van die kortste van die twee straatfronte en 'n beperking van 15 voet (Engelse) van toepassing is ten opsigte van die ander straatfront; en voorts met dien verstande dat geen gebou binne 'n afstand van 25 Kaapse voet vanaf die westelike grens van die erf opgerig mag word nie.
 - (m) Die erf het geen direkte toegang tot die Nasionale pad langs die westelike grens van die dorp nie.
 - (n) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal opgerig en onderhou word tot voldoening van die plaaslike bestuur.
- ### 3. Servitutes vir riuol- en ander munisipale doeleinades.
- Benewens die betrokke voorwaardes hierbo uiteengesit, is alle erwe aan die volgende voorwaardes onderworpe:—
- (a) Die erf is onderworpe aan 'n servituut vir riuolen ander munisipale doeleinades, ten gunste van die plaaslike bestuur, ses voet breed, langs enige van sy grense uitgesondert 'n straatgrens.
 - (b) Geen gebou of ander bouwerk mag binne die voorgenoemde servituutomvang opgerig word nie en geen grootwortelbome mag binne die omvang van sodanige servituut of binne 'n afstand van ses voet daarvan geplant word nie.
 - (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige riuolpyp-

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

4. Definitions.

In the foregoing conditions the following terms have the meaning assigned to them:—

- (i) "Applicant" means Anna Catrina Helena Buitendag, widow, and her successors in title to the township.
- (ii) "Coloured person" means any African or Asiatic native, Cape Malay, or any person who is manifestly a Coloured person and includes any partnership or company or association of persons, in which any such person has the power to exercise any control whatsoever over the activities or assets of such partnership or company or association of persons.
- (iii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

5. Government and Municipal Erven.

Should any erf mentioned in clause A 11 or erven required as contemplated in clauses B 2 (ii) and (iii) hereof, come into the possession of any person other than the Government or the local authority, such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be decided by the Administrator after consultation with the Townships Board.

PROVINCIAL ADMINISTRATION.

ADMINISTRATOR'S NOTICES.

The following notices relating to the administration of the Province of the Transvaal are published under the authority of the Administrator for general information.

J. H. O. VAN GRAAN,
Provincial Secretary.

Office of the Administrator of Transvaal, Pretoria.

Administrator's Notice No. 200.] [18 March 1959.
PROPOSED ESTABLISHMENT OF A HEALTH
COMMITTEE.—NORTHAM.

Notice is hereby given that it is the intention of the Administrator to exercise the powers conferred on him by sub-section (1) of section *one hundred and twenty-four* of the Local Government Ordinance, 1939, by constituting a health committee for Northam, District Rustenburg, with jurisdiction over the area as described in the Schedule hereto.

It is competent for any person or persons interested within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a petition setting forth the grounds of objection to the proposed area of jurisdiction. T.A.L.G. 3/1/148.

SCHEDULE.

HEALTH COMMITTEE OF NORTHAM.—PROPOSED AREA OF JURISDICTION.

Beginning at the most northern beacon of Portion 1 of Portion A (Diagram S.G. No. A.4583/25) of the farm Leeuwkoppie No. 990, Magisterial District of Rustenburg;

leiding en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rieloppleiding en ander werke veroorsaak word.

4. Woordomiskrywing.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenis wat aan hulle geheg word:—

- (i) „Applicant” beteken Anna Catrina Helena Buitendag, weduwe, en haar opvolgers in titel tot die dorp.
- (ii) „Kleurling” beteken 'n Afrikaanse of Asiatische inboorling, Kaapse Maleier of iedereen wat klaarblyklik 'n kleurling is, en omvat enige vennootskap of maatskappy of vereniging van persone, waarin enige sodanige persoon die bevoegdheid besit om enige beheer van watter aard ookval uit te oefen oor die werkzaamhede of bates van sodanige vennootskap of maatskappy of vereniging van persone.
- (iii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Goewerments- en munisipale erwe.

As die erf waarvan melding in klousule A 11 gemaak word of erwe wat benodig word soos beoog in klousules B 2 (ii) en (iii) hiervan, in die besit kom van enige ander persoon as die Goewerment of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige van die voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorelog met die Dorperaad mag bepaal.

PROVINSIALE ADMINISTRASIE.

ADMINISTRATEURSKENNISGEWINGS.

Onderstaande kennisgewings wat betrekking het op die administrasie van die Provinsie Transvaal word op gesag van die Administrateur vir algemene inligting gepubliseer.

J. H. O. VAN GRAAN,
Provinsiale Sekretaris.

Kantoor van die Administrateur van Transvaal, Pretoria.

Administrateurskennisgewing No. 200.] [18 Maart 1959.
VOORGESTELDE STIGTING VAN 'N GESOND-
HEIDSKOMITEE.—NORTHAM.

Hierby word bekendgemaak dat die Administrateur van voorneme is om die bevoegdhede aan hom verleen by subartikel (1) van artikel *honderd vier-en-twintig* van die Ordonnansie op Plaaslike Bestuur, 1939, uit te oefen deur 'n gesondheidskomitee vir Northam, distrik Rustenburg, te stig met regsgeweldheid oor die gebied soos omskryf in die Bylae hiervan.

Alle belanghebbende persone is bevoeg om binne 30 dae van die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Administrateur 'n versoekskrif voor te lê met vermelding van gronde van beswaar teen die voorgestelde regsgebied. T.A.L.G. 3/1/148.

BYLAE.

GESONDHEIDSKOMITEE VAN NORTHAM.—VOORGESTELDE REGSGEBIED.

Begin by die mees noordelike baken van Gedeelte 1 van Gedeelte A (Kaart L.G. No. A.4583/25) van die plaas Leeuwkoppie No. 990, landdrostdistrik Rustenburg; van-

proceeding thence eastwards along the northern boundary of the said portion and Portion 2 of Portion A (Diagram S.G. No. A.4584/25) to the north-eastern beacon of the last-named portion situated on the western boundary of the farm Koedoescorns No. 736; proceeding thence northwards, eastwards, southwards and westwards along the boundaries of the farm Koedoesdoorns No. 736 so as to include it in this area to the most northern beacon of Portion A (Diagram No. A.1145/24) of the farm De Put No. 1017; proceeding thence southwards along the western boundary of the last-named portion, to exclude it from this area, to its south-western beacon situated on the southern boundary of the farm De Put No. 1017; proceeding thence westwards, southwards, westwards and northwards along the boundaries of the farm De Put No. 1017 to the most southern beacon of Portion A (Diagram S.G. No. A.4368/25) of the farm Wildebeest'aagte No. 573; proceeding thence westwards and northwards along the boundaries and including the said Portion A to its most northern beacon situated on the southern boundary of Portion 1 of Portion A (Diagram S.G. No. A.4583/25) of the farm Leeuwkoppie No. 990; thence westwards and northwards along the boundaries of Portion 1 of Portion A (Diagram S.G. No. A.4583/25) to its most northern beacon, the place of beginning.

18-25-1

daar ooswaarts langs die noordelike grens van genoemde gedeelte en Gedeelte 2 van Gedeelte A (Kaart L.G. No. A.4584/25) tot by die noordoostelike baken van laasgenoemde gedeelte op die westelike grens van die plaas Koedoesdoorns No. 736 geleë; vandaar noordwaarts, ooswaarts, suidwaarts en weswaarts langs die grense van die plaas Koedoesdoorns No. 736 om dit in hierdie gebied in te sluit, tot by die mees noordelike baken van Gedeelte A (Kaart L.G. No. A.1145/24) van die plaas De Put No. 1017; vandaar suidwaarts langs die westelike grens van laasgenoemde gedeelte, om dit uit hierdie gebied uit te sluit, tot by sy suidwestelike baken op die suidelike grens van die plaas De Put No. 1017 geleë; vandaar weswaarts, suidwaarts, weswaarts en noordwaarts langs die grense van die plaas De Put No. 1017, tot by die mees suidelike baken van Gedeelte A (Kaart L.G. No. A.4368/25) van die plaas Wildebeestlaagte No. 573; vandaar weswaarts en noordwaarts langs die grense en met inbegrip van genoemde Gedeelte A, tot by sy mees noordelike baken op die suidelike grens van Gedeelte 1 van Gedeelte A (Kaart L.G. No. A.4583/25) van die plaas Leeuwkoppie No. 990 geleë; vandaar weswaarts en noordwaarts langs die grense van Gedeelte 1 van Gedeelte A (Kaart L.G. No. A.4583/25) tot by sy mees noordelike baken, die aansangspunt.

Administrator's Notice No. 201.]

[18 March 1959.

**MUNICIPALITY OF NIGEL.—PROPOSED
ALTERATION OF BOUNDARIES.**

Notice is hereby given in terms of section *ten* of the Local Government Ordinance, 1939, that the Town Council of Nigel has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by sub-section (7) of section *nine* of the said Ordinance alter the boundaries of its municipality by the inclusion of the areas described in the Schedule hereto.

It is competent for any person or persons interested, within 30 days of the first publication hereof in the Provincial Gazette to present to the Administrator a counter-petition setting forth the grounds of opposition to the Council's proposal.

T.A.L.G. 3/2/23, Vol. II.

SCHEDULE.

**MUNICIPALITY OF NIGEL.—PROPOSED AREAS TO BE
INCORPORATED IN THE MUNICIPALITY.**

Beginning at the most westerly beacon of Holding No. 59 of Sonstraal Agricultural Holdings (General Plan S.G. No. A.83/37) on the north-western boundary of the farm Zonnestraal No. 163, Registration Division I.R., District of Nigel; proceeding thence north-eastwards and south-westwards, along the north-western and south-eastern boundaries respectively of the said farm Zonnestraal No. 163 to the most westerly beacon (S.P.I.) of a Joint Mining Area (Diagram S.G. No. B.67/35) on the farm Spaarwater No. 171, Registration Division I.R.; thence south-eastwards along the south-western boundary of said Joint Mining Area to its most southerly beacon (S.4), common to it and the most westerly beacon of the farm Maraisdrift No. 190, Registration Division I.R.; thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries respectively of said farm Maraisdrift No. 190 to the Blesbok Spruit; thence generally southwards down the middle of the Blesbok Spruit to where it crosses the eastern boundary of the South African Railway Reserve (Main line from Heidelberg to Germiston); thence generally northwards along the eastern boundary of said Railway Reserve to the most westerly beacon of Holding No. 59 of Sonstraal Agricultural Holding, the place of beginning.

18-25-1

Administrateurskennisgewing No. 201.]

[18 Maart 1959.

**MUNISIPALITEIT NIGEL.—VOORGESTELDE VER-
ANDERING VAN GRENSE.**

Ingevolge artikel *ten* van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Nigel 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by subartikel (7) van artikel *nege* van genoemde Ordonnansie uitoefen en die grense van sy munisipaliteit verander deur die inlywing van die gebiede omskryf in die Bylae hiervan.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Offisiële Koerant van die Provincie* aan die Administrateur 'n teenpetisie voor te lê met vermelding van gronde van beswaar teen genoemde voorstel.

T.A.L.G. 3/2/23, Vol. II.

BYLAE.

**MUNISIPALITEIT NIGEL.—VOORGESTELDE GEBIEDE BY DIE
MUNISIPALITEIT INGELEYF TE WORD.**

Begin by die mees westelike baken van Hoewe No. 59 van Sonstraal Landbouhoeves (Algemene Plan L.G. No. A.83/37) op die noordwestelike grens van die plaas Zonnestraal No. 163, Registrasie Afdeling I.R.; Distrik van Nigel; vandaar noordooswaarts en suidweswaarts langs die noordwestelike en suidoostelike grense respektiewelik van die gemelde plaas Zonnestraal No. 163 tot by die mees westelike baken (S.P.I.) van Gesamentlikemynggebied (Kaart L.G. No. B.67/35) op die plaas Spaarwater No. 171, Registrasie Afdeling I.R.; vandaar suidooswaarts langs die suidwestelike grens van gemelde Gesamentlikemynggebied tot by sy mees suidelike baken (S.4), gemeenskaplike daarvan en die mees westelike baken van die plaas Maraisdrift No. 190, Registrasie Afdeling I.R.; vandaar noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense respektiewelik van die gemelde plaas Maraisdrift No. 190 tot by die Blesbokspruit; vandaar algemeen suidwaarts langs die middel van Blesbokspruit af tot waar dit die oostelike grens van die Suid-Afrikaanse Spoorweë Reserwe (Hooflyn van Heidelberg na Germiston) kruis, vandaar algemeen noordwaarts langs die oostelike grens van gemelde Spoorweë Reserwe tot by die mees westelike baken van Hoewe No. 59 van Sonstraal Landbouhoeves, die begin punt.

Administrator's Notice No. 202.]

[18 March 1959.

PROPOSED ESTABLISHMENT OF A VILLAGE COUNCIL IN LIEU OF THE EXISTING LOCAL AREA COMMITTEE OF NORTH-WESTERN JOHANNESBURG.

Notice is hereby given that it is the intention of the Administrator to exercise the powers conferred on him by section nine of the Local Government Ordinance, 1939, by constituting a Village Council in lieu of the existing Local Area Committee of North-western Johannesburg with jurisdiction over the area as described in the Schedule hereto.

It is competent for any person or persons interested within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a petition setting forth the grounds of objection to the proposal.

T.A.L.G. 3/1/132, Vol. II.

SCHEDULE.

DEFINITION OF AREA.

Beginning at the south-western beacon of the farm Klipfontein No. 4, Johannesburg Magisterial District; proceeding thence northwards along its western boundary (common to the farm Boschkop No. 2, Roodepoort Magisterial District) to its northern corner; thence north-eastwards along the boundaries of the farm Driefontein No. 3, common to the boundaries of the farms Olivedale No. 39 and Witkoppen No. 36, to the beacon lettered "J" on the Diagram (S.G. No. A.352/39) of the farm Bryanston No. 57; thence generally south-westwards and south-eastwards along the boundaries of but excluding the farm Bryanston No. 57 to the northern beacon of Kensington (B) Township (General Plan No. S.G. No. A.126/03) situate on the farm Driefontein No. 3; thence round the boundaries of Kensington (B) Township, including it in this area, to its south-eastern beacon; thence south-eastwards along the common boundary of the farms Driefontein No. 3 and Klipfontein No. 4 to the north-eastern beacon of that portion (Diagram S.G. No. A.4065/11) of the farm Klipfontein No. 4; thence generally southwards and north-westwards along the irregular eastern and southern boundaries respectively of said portion (Diagram S.G. No. A.4065/11) of the farm Klipfontein No. 4 to the northern corner of Lot No. 711 (Diagram S.G. No. A.3652/07), in the township of Craighall Park; thence generally southwards and eastwards along the boundaries of but excluding the following portions of said Lot No. 711: Portion 45 (A.4700/40), Portion H (A.28/14), Portion G (A.1406/13), Portion E (A.3716/12), Portion 1 of Portion B (A.3842/43) and Portion 54 (A.4757/44) to the south-eastern beacon of last-named portion; thence generally southwards along the western boundaries of Hamilton and Marlborough Avenues, in Craighall Park Township, to the north-eastern beacon of Portion ZZ (A.1799/29) of Lot No. 711, in Craighall Park Township; thence westwards along the northern boundary of said Portion ZZ and the northern boundary of Portion Q (A.2153/29) of that portion called Craighall Estate of the farm Klipfontein No. 4 to the north-western beacon of the latter; thence north-westwards along the northern boundary of Kangnussie Road, in Blairgowrie Township (Plan No. A.3691/40), to the south-western beacon of Erf No. 1129 in the said township; thence southwards along the western boundary of Blairgowrie Township and the eastern boundary of Linden Extension Township (Plan No. A.802/02) to the south-eastern beacon of the latter; thence north-westwards and south-westwards along the boundaries of but excluding Linden Township (Plan No. A.1044/07) to its western beacon; thence north-westwards along the south-western boundary of the farm Klipfontein No. 4 to its south-western beacon, the place of beginning.

Administrateurkennisgewing No. 202.]

[18 Maart 1959.

VOORGESTELDE STIGTING VAN 'N DORPSRAAD IN DIE PLEK VAN DIE BESTAAANDE PLAASLIKE GEBIEDSKOMITEE VAN NOORDWES-JOHANNESBURG.

Hierby word bekendgemaak dat die Administrateur van voorneme is om die bevoegdhede aan hom verleen deur artikel nege van die Ordonnansie op Plaaslike Bestuur, 1939, uit te oefen deur 'n dorpsraad te stig in die plek van die bestaande Plaaslike Gebiedskomitee van Noordwes-Johannesburg met regtsbevoegdheid oor die gebied soos omskryf in die Bylae hiervan.

Alle belanghebbende persone is gevorderd om binne 30 dae van die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Administrateur 'n versoekskrif voor te le met vermelding van gronde van beswaar teen die voorstel.

T.A.L.G. 3/1/132, Vol. II.

BYLAE.

GEBIEDSOMSKRYWING.

Begin by die suidwestelike baken van die plaas Klipfontein No. 4, landdrostdistrik Johannesburg; vandaar noordwaarts langs sy westelike grens (gemeen aan die plaas Boschkop No. 2, landdrostdistrik Roodepoort) tot sy noordelike hoek; vandaar noordooswaarts langs die grense van die plaas Driefontein No. 3, gemeen aan die grense van die plase Olivedale No. 39 en Witkoppen No. 36, tot by die baken geletter „J“ op die Kaart L.G. No. A.352/39 van die plaas Bryanston No. 57; vandaar in 'n algemene suidwestelike en suidoostelike rigting langs die grense van, maar uitsluitende die plaas Bryanston No. 57 tot by die noordelike baken van die dorp Kensington (B) (Algemene Plan L.G. No. A.126/03) geleë op die plaas Driefontein No. 3; vandaar om die grense van die dorp Kensington (B), met insluiting daarvan in hierdie gebied, tot by sy suidoostelike baken; vandaar suidooswaarts langs die gemeenskaplike grens van die plase Driefontein No. 3 en Klipfontein No. 4 tot by die noordoostelike baken van daardie gedeelte (Kaart L.G. No. A.4065/11) van die plaas Klipfontein No. 4; vandaar in 'n algemene suidelike en noordwestelike rigting langs die onregmatige oostelike en suidelike grense onderskeidelik van genoemde gedeelte (Kaart L.G. No. A.4065/11) van die plaas Klipfontein No. 4 tot by die noordelike hoek van Perseel No. 711 (Kaart L.G. No. A.3652/07), in die dorp Craighall Park; vandaar in 'n algemene suidelike en oostelike rigting langs die grense van, maar uitsluitende die volgende gedeeltes van genoemde Perseel No. 711: Gedeelte 45 (A.4700/40), Gedeelte H (A.28/14), Gedeelte G (A.1406/13), Gedeelte E (A.3716/12), Gedeelte I van Gedeelte B (A.3842/43) en Gedeelte 54 (A.4757/44) tot by die suidoostelike baken van laasgenoemde gedeelte; vandaar in 'n algemene suidelike rigting langs die westelike grense van Hamilton- en Marlboroughlaan, in die dorp Craighall Park, tot by die noordoostelike baken van Gedeelte ZZ (A.1799/29) van Perseel No. 711, in die dorp Craighall Park; vandaar weswaarts langs die noordelike grens van genoemde Gedeelte ZZ en die noordelike grens van Gedeelte Q (A.2153/29) van dié gedeelte, genoem Craighall Estate, van die plaas Klipfontein No. 4 tot by die noordwestelike baken van laasgenoemde; vandaar noordweswaarts langs die noordelike grens van Kangnussieweg, in die dorp Blairgowrie (Plan No. A.3691/40) tot by die suidlike baken van Erf No. 1129 in genoemde dorp; vandaar suidwaarts langs die westelike grens van die dorp Blairgowrie (Plan No. A.3691/40) tot by die suidwestelike (Uitbreiding) (Plan No. A.802/02) tot by die suidoostelike baken van laasgenoemde; vandaar noordweswaarts en suidweswaarts langs die grense van, maar uitsluitende die dorp Linden (Plan No. A.1044/07), tot by sy westelike baken; vandaar noordweswaarts langs die suidwestelike grens van die plaas Klipfontein No. 4 tot by sy suidwestelike baken, die aanvangspunt.

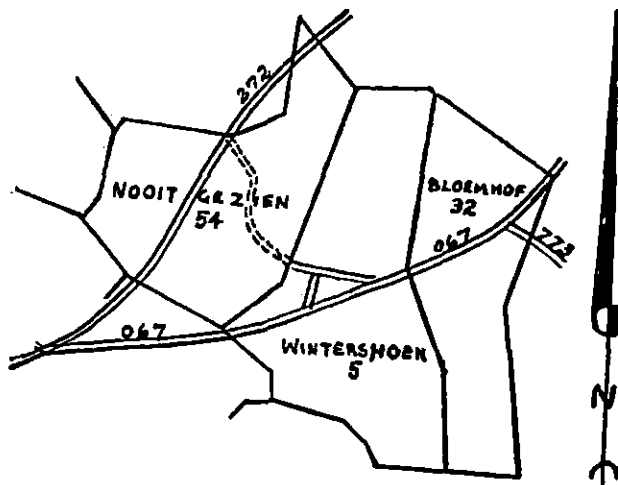
Administrator's Notice No. 211.]

[1 April 1959.

ROAD ADJUSTMENTS ON THE FARM NOOTGESIEN No. 54, DISTRICT OF VOLKSRUST.

With reference to Administrator's Notice No. 867, of 26th November, 1958, it is hereby notified for general information that the Administrator is pleased under the provisions of sub-section (6) of section twenty-nine of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the road adjustments shown on the subjoined sketch plan.

D.P. 051-055-23/24/14/1.



Administrateurskennisgewing No. 211.]

[1 April 1959.

PADREËLINGS OP DIE PLAAS NOOTGESIEN No. 54, DISTRIK VOLKSRUST.

Met betrekking tot Administrateurskennisgewing No. 867 van 26 November 1958, word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig subartikel (6) van artikel nege-en-twintig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die padreëlings soos aangetoon op bygaande sketsplan.

D.P. 051-055-23/24/14/1.

D.P. 051-055-23/24/14/1**VERWYSING — REFERENCE****PAD GESLUIT****ROAD CLOSED****BESTAANDE PAAIE****EXISTING ROADS**

Administrator's Notice No. 212.]

[1 April 1959.

MUNICIPALITY OF POTCHEFSTROOM.—POUND TARIFF AMENDMENT.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the amending By-laws set forth in the Schedule hereto, which have been approved by him in terms of section ninety-nine of the said Ordinance.

T.A.L.G. 5/75/26.

SCHEDULE.**MUNICIPALITY OF POTCHEFSTROOM.—POUND TARIFF AMENDMENT.**

Amend the Pound Tariff of the Municipality of Potchefstroom, published under Administrator's Notice No. 398, dated the 25th June, 1958, by the deletion in section 4 of Part A of the words and figures "1s., thereafter 6d." and the substitution therefor of the words and figures "2s. 6d. thereafter 1s."

Administrator's Notice No. 213.]

[1 April 1959.

MUNICIPALITY OF LYDENBURG.—BUILDING BY-LAWS AMENDMENT.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section ninety-nine of the said Ordinance.

T.A.L.G. 5/19/42.

SCHEDULE.**MUNICIPALITY OF LYDENBURG.—BUILDING BY-LAWS AMENDMENT.**

Amend the Building By-laws applicable to the Municipality of Lydenburg, published under Administrator's Notice No. 70, dated the 17th February, 1943, as amended,

Administrateurskennisgewing No. 212.]

[1 April 1959.

MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN SKUTTARIEF.

Die Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/75/26.

BYLAE.**MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN SKUTTARIEF.**

Die Skuttarief van die Munisipaliteit Potchefstroom, aangekondig by Administrateurskennisgewing No. 398 van 25 Junie 1958, word hierby gewysig deur in artikel 4 van Deel A die woorde en syfers "1s. daarna 6d." te skrap en dit deur die woorde en syfers "2s. 6d. daarna 1s." te vervang.

Administrateurskennisgewing No. 213.]

[1 April 1959.

MUNISIPALITEIT LYDENBURG.—WYSIGING VAN BOUVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/19/42.

BYLAE.**MUNISIPALITEIT LYDENBURG.—WYSIGING VAN BOUVERORDENINGE.**

Die Bouverordeninge van toepassing op die Munisipaliteit Lydenburg, aangekondig by Administrateurskennisgewing No. 70 van 17 Februarie 1943, soos gewysig,

by the deletion of the Tariff of Fees for Street Projections in sub-section 8 of section 421 and the substitution therefor of the following:—

"Fees for Street Projections.

	s. d.
Veranda posts at each street level, per property	1 0
Veranda, basement, per property	1 0
Balconies, first floor, per property	1 0
Balconies, second floor, per property	1 0
Bay windows, per property	1 0
Side-walk lights, per property	1 0
Display cases, per property	1 0
All other projections, per property	1 0"

Administrator's Notice No. 214.] [1 April 1959.

MUNICIPALITY OF BRITS.—STAFF REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/85/10.

SCHEDULE.

MUNICIPALITY OF BRITS.—STAFF REGULATIONS AMENDMENT.

Amend the Staff-Regulations of the Municipality of Brits, published under Administrator's Notice No. 509, dated the 15th June, 1955, as amended, by the deletion of sub-section (2) of section 23 and the substitution therefor of the following:—

"Heads of departments shall see to it that all employees in their departments are on duty punctually, and should any employee neglect being on duty punctually, and/or is absent from duty, immediately report same to the town clerk in writing."

Administrator's Notice No. 215.] [1 April 1959.
MUNICIPALITY OF JOHANNESBURG.—ELECTRICITY SUPPLY TARIFF AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/36/2.

SCHEDULE.

MUNICIPALITY OF JOHANNESBURG.—ELECTRICITY SUPPLY TARIFF AMENDMENT.

Amend the Electricity Supply Tariff of the Municipality of Johannesburg, published under Administrator's Notice No. 493, dated the 20th June, 1956, as follows:—

1. By the addition to paragraph (7) under the heading "General" of the following:—

"(iii) For the purposes of this paragraph all Native villages, locations or hostels proclaimed under the Natives (Urban Areas) Consolidation Act, 1945, for the accommodation of Natives employed in Johannesburg and administered by the Council or the Natives Resettlement Board will be regarded as being within the municipality."

word hierby verder gewysig deur in subartikel 8 van artikel 421 die Tarief van Huurgelde vir Straatuitstekke te skrap en dit deur die volgende te vervang:—

„Huurgelde vir straatuitstekke.

Verandapale op iedere straathoogte, per

	s. d.
eiendom	1 0
Veranda, kelder verdieping, per eiendom	1 0
Balkonne, eerste verdieping, per eiendom	1 0
Balkonne, tweede verdieping, per eiendom	1 0
Uitbouvensters, per eiendom	1 0
Sypadligte, per eiendom	1 0
Uitsalkaste, per eiendom	1 0
Alle ander uitstekke, per eiendom	1 0".

Administrator'skennisgewing No. 214.] [1 April 1959.
MUNISIPALITEIT BRITS.—WYSIGING VAN PERSONEELREGULASIES.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/85/10.

BYLAE.

MUNISIPALITEIT BRITS.—WYSIGING VAN PERSONEELREGULASIES.

Die Personeelregulasies van die Munisipaliteit Brits, afgekondig by Administrateur'skennisgewing No. 509 van 15 Junie 1955, soos gewysig, word hierby verder gewysig deur subartikel 2 van artikel 23 te skrap en dit deur die volgende te vervang:—

„Hoofde van departemente moet toesien dat alle werknemers in hulle departemente stiptelik in diens is, en indien enige werknemer versùm om stiptelik in diens te wees, en/of afwesig is van diens, moet hy dit onverwyd skriftelik aan die stadsklerk rapporteer.”

Administrator'skennisgewing No. 215.] [1 April 1959.
MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN TARIFF VIR DIE LEWERING VAN ELEKTRISITEIT.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/36/2.

BYLAE.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN TARIFF VIR DIE LEWERING VAN ELEKTRISITEIT.

Die Tarief vir die Lewering van Elektrisiteit van die Munisipaliteit Johannesburg, afgekondig by Administrateur'skennisgewing No. 493 van 20 Junie 1956, word hierby gewysig:—

1. Deur die volgende aan paragraaf (7) onder die opskrif „Algemeen” toe te voeg:—

"(iii) Vir die toepassing van hierdie paragraaf word daar geag dat alle Naturelledorpe, -lokasies of -tehuise wat ingevolge die bepalings van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, geproklameer is vir die huisvesting van Naturelle wat in Johannesburg werk, en wat deur die Raad of deur die Raad vir die Hervestiging van Naturelle geadministreer word, binne die munisipaliteit val."

2. By the deletion in paragraph (11) under the heading "General" of the words "The minimum" and the substitution therefor of the following:—

"Except in the case of premises in any Native village or location on land belonging to the Council, the minimum."

3. By the addition of the following after paragraph (13) under the heading "General"; the existing paragraph (14) becomes paragraph (15):—

"(14) Where the Council at its own cost wires and connects to a main supply a private house built on land owned by the Council and provision for such cost has not been made in any rentals payable to the Council for such land or house or by any other means whatever, a charge of 6d. per month for every £5 of such cost shall be made additional to the tariff charges for electricity consumed.

For the purpose of this paragraph 'private house' shall include any dwelling occupied under the authority of either a residential permit or a site permit issued in terms of the Council's Native Village Regulations or Location Regulations."

Administrator's Notice No. 216.]

[1 April 1959.

MUNICIPALITY OF NYLSTROOM.—LEAVE REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section ninety-nine of the said Ordinance.

T.A.L.G. 5/54/65.

SCHEDULE.

MUNICIPALITY OF NYLSTROOM.—LEAVE REGULATIONS AMENDMENT.

Amend the Leave Regulations of the Municipality of Nylstroom, published under Administrator's Notice No. 440, dated the 26th of May, 1954, as amended, by the addition of the following sub-sections at the end of section 10:—

(e) Within 6 months of the date on which leave becomes valid all employees shall take at least $\frac{3}{4}$ of their annual leave. Where owing to sickness, working conditions or other satisfactory reasons an employee cannot take his leave as aforesaid the head of the Department shall recommend to the Council when the employee concerder shall take his leave and this $\frac{3}{4}$ of the leave shall in any case be taken before the following year's leave becomes due.

(f) Occasional leave.

(a) Six days per year as from the 1st of July, 1957, shall be allowed for occasional leave and shall not be cumulative. (Six days means six week days but 12 Saturdays per year.)

(b) The official year for occasional leave purposes shall extend from the 1st of July to the 30th of June of the next year.

(c) Occasional leave may not be taken together with annual vacation leave.

(d) Should occasional leave be taken in advance the days taken in excess shall on resignation, death or retirement on pension be deducted from annual leave or salary due."

2. Deur in paragraaf (ii) onder die opskrif „Algemeeen” die woorde „Die minimum deposito is £2” te skrap en dit deur die volgende te vervang:—

„Behalwe in die geval van persele in 'n Naturelle-dorp of -lokasie wat geleë is op grond wat aan die Raad behoort, is die minimum deposito £2.”

3. Deur die volgende na paragraaf 13 onder die opskrif „Algemeeen” toe te voeg; die bestaande paragraaf (14) word dan paragraaf (15):—

“(14) Indien die Raad op eie koste 'n private woonhuis gebou op grond wat aan die Raad behoort, bedraad en by die hooftoevoerleiding aansluit, en dié koste nie ingerek is by die huurgeld wat ten opsigte van dié grond of dié huis aan die Raad betaalbaar is nie, of daar nie op 'n ander wyse daarvoor voorsiening gemaak is nie, moet daar 'n bedrag van 6d. per maand vir elke £5 van dié koste, benewens die tariefgelde vir die elektrisiteit wat verbruik word, betaal word.

Vir die toepassing van hierdie paragraaf sluit 'n private huis' in enige woning wat bewoerd word kragtens 'n woonpermit of 'n standplaaspermit wat ingevolge die Raad se Naturelle-dorp- of Naturelle-lokasie-regulasies uitgereik is.”

Administrateurskennisgewing No. 216.]

[1 April 1959.

MUNISIPALITEIT NYLSTROOM.—WYSIGING VAN VERLOFREGULASIES.

Die Administrateur publiseer hierby, ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel nege-en-negenig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/54/65.

BYLAE.

MUNISIPALITEIT NYLSTROOM.—WYSIGING VAN VERLOFREGULASIES.

Die Verlosregulasies van die Munisipaliteit Nylstroom, aangekondig by Administrateurskennisgewing No. 440 van 26 Mei 1954, soos gewysig, word hierby verder gewysig deur die volgende subartikels aan die einde van artikel 10 toe te voeg:—

(e) Alle beampies moet binne 6 maande van die datum af wat verlof geldig word minstens $\frac{3}{4}$ van sy jaarlike verlof neem. Ingeval 'n beampte weens siekte, werksonstandighede of ander bevredigende redes nie verlof kan neem soos vooraf genoem nie, moet die hoof van die Departement by die Raad aanbeveel wanner die betrokke amptenaar sy verlof moet neem en hierdie $\frac{3}{4}$ van verlof moet in elk geval geneem word voordat die volgende jaarlike verlof geldig is.

(f) Geleenheidsverlof.

(a) Ses dae per jaar van 1 Julie 1957 af word toegestaan vir geleenheidsverlof en is nie oplopend nie. (Ses dae beteken 6 weeksdae maar 12 Saterdae per jaar).

(b) Die offisiële jaar vir geleenheidsverlof oefend strek van 1 Julie af tot 30 Junie van die volgende jaar.

(c) Geleenheidsverlof mag nie aaneen met jaarlike vakansieverlof geneem word nie.

(d) Indien geleenheidsverlof vooruit geneem is, moet by uitdienstreding, afsterwe of aftreding met pensioen, die dae wat te veel geneem is van geldige jaarlike verlof of salaris afgetrek word.”

Administrator's Notice No. 217.]

[1 April 1959.

MUNICIPALITY OF WARM BATHS.—BUILDING BY-LAWS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/19/73.

SCHEDULE.**MUNICIPALITY OF WARM BATHS.—BUILDING BY-LAWS AMENDMENT.**

Amend the Building By-laws applicable to the Municipality of Warm Baths, published under Administrator's Notice No. 613, dated the 16th August, 1950, as amended, as follows:—

1. By the addition to section 45 of the following, the original section becoming sub-section (a):—

(b) No building shall be occupied as a dwelling-house until the drainage system of such building has been completed and the engineer or his duly authorised deputy or such other official as the Council may appoint, has issued a certificate to the owner to the effect that such building is in every respect in accordance with the requirements of these by-laws and with the plans and particulars deposited and approved of by the Council."

2. By the addition to section 276 of the following, the original section becoming sub-section (a):—

(b) The Council shall permit a fabric valance not exceeding 18 inches depth to be attached to the underside of the sunblind."

3. By the deletion of section 286, and the substitution thereof of the following:—

"286. Hoarding Prohibited without Permit.—No property owner shall erect or cause to be erected in any street any hoarding, fence or scaffolding for any purpose whatsoever, or make, or cause to be made any enclosure for the purpose of depositing building or other materials, or plant, or for any other purpose without a written permission first having been obtained from the Council."

4. By the deletion in sub-section (1) of section 421, of the amount "10s." and the substitution therefor of the amount "£1".

5. By the deletion in sub-section 7 of section 421 of the figures "7 0", "5 0", "3 0", "5 0", "3 6", "2 0" and "1 6" and the substitution therefor of the figures "10 0", "7 0", "5 0", "7 0", "5 0", "3 0" and "2 0" respectively.

Administrator's Notice No. 218.]

[1 April 1959.

MUNICIPALITY OF CHRISTIANA.—TOWN LANDS BY-LAWS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/95/12.

SCHEDULE.**MUNICIPALITY OF CHRISTIANA.—TOWN LANDS BY-LAWS AMENDMENT.**

Amend the Town Lands By-laws of the Municipality of Christiana, published under Administrator's Notice No. 325, dated the 16th July, 1914, as amended, as follows:—

1. By the deletion in sub-section (a) of section 10 of the amount "one shilling and sixpence (1s. 6d.)" wherever it occurs and the substitution therefor of the amount "two shillings and sixpence (2s. 6d.)".

Administrateurskennisgewing No. 217.]

[1 April 1959.

MUNISIPALITEIT WARMBAD.—WYSIGING VAN BOUVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/19/73.

BYLAE.**MUNISIPALITEIT WARMBAD.—WYSIGING VAN BOUVERORDENINGE.**

Die Bouverordeninge van toepassing op die Munisipaliteit Warmbad, aangekondig by Administrateurskennisgewing No. 613 van 16 Augustus 1950, soos gewysig, word hierby verder as volg gewysig:—

1. Deur die volgende aan artikel 45 toe te voeg, die oorspronklike artikel word dan subartikel (a):—

(b) Geen gebou mag as 'n woonhuis bewoon word nie totdat die dreineringstelsel van sodanige gebou voltooi is en die ingenieur of sy behoorlik gemagtigde plaasvervanger van sodanige ander beampte as wat die Raad aanstel 'n sertifikaat aan die eienaar uitgereik het ten effekte dat sodanige gebou in elke oepsig ooreenkomsdig die vereistes is van hiedie verordeninge en die planne en besonderhede wat by die Raad gedeponeer en deur hom goedgekeur is."

2. Deur die volgende aan artikel 276 toe te voeg, die oorspronklike artikel word dan subartikel (a):—

(b) Die Raad moet toelaat dat 'n weefstofskerm wat nie dieper as 18 duim is nie aan die anderant van die sonblinding vasgemaak word."

3. Deur artikel 286 te skrap en dit deur die volgende te vervang:—

"286. Skutting verbode sonder verlofbrief.—Sonder 'n voorafverkreeë skriftelike verlofbrief van die Raad mag geen eienaar van vaste goed in enige straat enige skutting, omheining of steierwerk vir enige doel hoegehaamd oprig of laat oprig nie, of enige omsluiting maak of laat maak vir die doel om bou- of ander materiale of installasie daar te plaas, of vir enige ander doel nie."

4. Deur in subartikel (1) van artikel 421 die bedrag "10s." te skrap en dit deur die bedrag "£1" te vervang.

5. Deur in subartikel 7 van artikel 421 die syfers "7 0", "5 0", "3 0", "5 0", "3 6", "2 0", en "1 6", te skrap en dit onderskeidelik deur die syfers "10 0", "7 0", "5 0", "7 0", "5 0", "3 0", en "2 0", te vervang.

Administrateurskennisgewing No. 218.]

[1 April 1959.

MUNISIPALITEIT CHRISTIANA.—WYSIGING VAN DORPSGRONDBIJWETTEN.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/95/12.

BYLAE:**MUNISIPALITEIT CHRISTIANA.—WYSIGING VAN DORPSGRONDBIJWETTEN.**

Die Dorpsgrondenbijwetten van die Munisipaliteit Christiana, aangekondig by Administrateurskennisgewing No. 325 van 16 Julie 1914, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in subartikel (a) van artikel 10 die bedrag "een sjieling en ses pennies (1s. 6d.)" waar dit ook al voorkom te skrap en dit deur die bedrag "twee sjielings en ses pennies (2s. 6d.)" te vervang.

2. By the deletion in sub-section (3) of section 10 of the amount "two shillings (2s.)" and the substitution therefor of the amount "three shillings (3s.)".
3. By the deletion in section 26 of the amount "one shilling and sixpence (1s. 6d.)" wherever it occurs and the substitution therefor of the amount "two shillings and sixpence (2s. 6d.)".

Administrator's Notice No. 219.] [1 April 1959.

MUNICIPALITY OF PIETERSBURG.—BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/49/24.

SCHEDULE.

MUNICIPALITY OF PIETERSBURG.—BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES AMENDMENT.

Amend the By-laws relating to the Control of Inflammable Liquids and Substances applicable to the Municipality of Pietersburg, published under Administrator's Notice No. 354, dated the 8th May, 1957, as amended, by the addition of the following after section 69:—

"or a transport permit issued by any other local authority."

Administrator's Notice No. 220.] [1 April 1959.

PERI-URBAN AREAS HEALTH BOARD.—BUILDING BY-LAWS APPLICABLE TO THE ALEXANDRA LOCAL AREA COMMITTEE AREA.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/19/111/36.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD.—BUILDING BY-LAWS APPLICABLE TO THE ALEXANDRA LOCAL AREA COMMITTEE AREA.

1. In these by-laws—

"new building" means and includes any house, hotel, school, factory, shop, store, office, or other business premises, or any other structure, the whole or any part of which is intended to be or is capable of being used by one or more persons, or any alteration to any such building involving the removal of the roof or the pulling down of any external wall or the construction of any new room in or in connection with such building, but shall not include repairs or minor alterations to any building;

"Board" means the Peri-Urban Areas Health Board;

"Committee" means the Alexandra Local Area Committee established under the provisions of sub-section (1) of section *twenty-one* of Ordinance No. 20 of 1943.

2. No stand or land within the Committee's area of jurisdiction shall be sub-divided (for the purpose of sale, hire or transfer or building) without the approval of the Board in writing. Any application shall be accompanied by plans of such proposed sub-division drawn to the scales

2. Deur in subartikel (3) van artikel 10 die bedrag „twee sjelings (2s.)" te skrap en dit deur die bedrag „drie sjelings (3s.)" te vervang.

3. Deur in artikel 26 die bedrag „een sjeling en ses pennies (1s. 6d.)" waar dit ook al voorkom te skrap en dit deur die bedrag „twee sjelings en ses pennies (2s. 6d.)" te vervang.

Administrator'skennisgiving No. 219.] [1 April 1959.

MUNISIPALITEIT PIETERSBURG.—WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR ONTVLAMbare VLOEI-STOWWE EN STOWWE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uitengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/49/24.

BYLAE.

MUNISIPALITEIT PIETERSBURG.—WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR ONTVLAMbare VLOEI-STOWWE EN STOWWE.

Die Verordeninge vir die Beheer oor Onvlambare Vloeistowwe en Stowwe van toepassing op die Munisipaliteit Pietersburg, aangekondig by Administrateur'skennisgiving No. 354 van 8 Mei 1957, soos gewysig, word hierby verder gewysig deur die volgende na artikel 69 toe te voeg:—

„of 'n vervoerpermit uitgereik deur enige ander plaaslike bestuur."

Administrator'skennisgiving No. 220.] [1 April 1959.

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—VERORDENINGE VAN TOEPASSING OP DIE REGSGEBIED VAN DIE ALEXANDRASE PLAASLIKE GEBIEDSKOMITEE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/19/111/36.

BYLAE.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.—BOUVERORDENINGE VAN TOEPASSING OP DIE REGSGEBIED VAN DIE ALEXANDRASE PLAASLIKE GEBIEDSKOMITEE.

1. In hierdie verordeninge beteken en omvat—

„nuwe gebou", enige huis, hotel, skool, fabriek, winkel, pakhuis, kantoor of ander besigheidspersel, of enige ander struktuur waarvan die hele of enige gedeelte bedoel is vir of gebruik kan word deur een of meer persone, of enige verandering aan sodanige gebou waarby die verwijdering van die dak of die afbreuk van enige buitemuur of die konstruksie van enige nuwe vertrek binne of in verband met sodanige gebou betrokke is, maar sluit nie herstelwerk of geringe veranderings aan enige gebou in nie;

„Raad", die Gesondheidsraad vir Buitestedelike Gebiede;

„Komitee", die Alexandrase Plaaslike Gebiedskomitee ingestel kragtens die bepalings van subartikel (1) van artikel *een-en-twintig* van Ordonnansie No. 20 van 1943.

2. Geen standplaas of grond geleë binne die Komitee se regsgebied mag onderverdeel word (vir die doel van verkoop, verhuur of oordrag of bou) sonder die skriftelike toestemming van die Raad nie. Enige aansoek moet vergesel wees van planne van sodanige voorgestelde onder-

laid down by regulation under the Land Survey Act, 1927. Such plans may be drawn on drawing paper, or tracing linen, or be blue prints and five copies shall be submitted. If approved the Board shall return two copies to the applicant duly certified as having been approved. This section shall be subject to the provisions of section fifty-seven of Ordinance No. 11 of 1931.

3. (1) No person shall erect any new building without the approval in writing of the Board first obtained.

(2) No person shall without the written consent of the Board use as a dwelling any building not erected for that purpose, and the Board shall not give such written consent unless it is satisfied that such building is suitable for human habitation.

4. Every person intending to erect any new building shall give at least six weeks' notice in writing to the Board of his intention so to do and shall at the same time deposit with the Board, in duplicate the following:—

A ground plan drawn to scale of not less than one inch to forty feet and showing the ground allotted to the intended building in relation to any existing structure on the lot, or any street or road; together with a plan or plans drawn to a scale of not less than one inch to eight feet showing sections and elevations, the height and thickness of the foundations and walls, the level of the ground floor and the position of the damp courses, the dimensions and positions of rooms and passages, the position, form and dimensions of all proposed alterations, windows, doors, verandahs and balconies, chimneys, ventilating openings, sanitary conveniences, and the intended mode of drainage; also a schedule of specifications describing the materials to be used and the method of construction and other particulars of the several parts of the proposed work.

5. (1) The Board shall within six weeks after the receipt of the plans and schedules specified in the last preceding section notify the applicant of the Board's approval or otherwise thereof or refer the same back for further information. When the same have been approved or rejected one original shall be returned to the applicant bearing thereon a certificate by Board to the effect that they have been approved or rejected, as the case may be, and if rejected stating the reasons for rejection. The other shall be retained by and become the property of the Board, and shall be similarly endorsed and filed as a record.

(2) The Board may prohibit the erection of any building deemed by the Board to be or likely to be objectionable or dangerous by reason of either the nature or construction or both of the building itself, or the uses to which it is to be put, or its environment.

6. Where any building which is otherwise in accordance with these by-laws has been erected without plans having been approved by the Board in the manner required by these by-laws the Board may serve a notice on the owner requiring him to furnish plans of such building in the same manner as if he were furnishing plans for a new building in terms of section 4.

Any person who fails to comply with such notice shall be guilty of an offence and shall on conviction be liable to a fine not exceeding 10s. per day for so long as he shall fail to lodge such plans after the date specified in the notice requiring him to do so and, in default of payment, to imprisonment with or without hard labour for a period not exceeding seven days in respect of each day he failed to comply with such notice.

7. Every approval of a plan shall lapse unless the work shown on the plan approved of shall be commenced within one year of the date of such approval.

8. Plans may be drawn by the Board, if and when convenient, and the charges therefor and for the examination of plans, whether drawn by the Board or not, shall be as set forth in the tariff hereto.

verdeling opgestel volgens die skaal soos vasgestel in die regulasies afgekondig onder die Opmetingswet van 1927. Sodanige planne mag op tekenpapier of op kalkeerlinne getrek word of kan bloudrukke wees en vyf afdrukke daarvan moet ingedien word. Indien goedgekeur, moet die Raad twee afdrukke te dien effekte sertificeer en aan die applikant terugbesorg. Hierdie artikel is onderworpe aan die bepalings van artikel *sewe-en-vyftig* van Ordonnansie No. 11 van 1931.

3. (a) Niemand mag enige nuwe gebou sonder die voorafverkêr skriftelike toestemming van die Raad oprig nie.

(b) Niemand mag sonder die skriftelike toestemming van die Raad enige gebou as 'n woonhuis gebruik tensy dit vir daardie doel opgerig is nie, en die Raad gee nie sodanige skriftelike toestemming nie tensy hy oortuig is dat sodanige gebou geskik is vir menslike bewoning.

4. Iedereen wat voornemens is om enige nuwe gebou op te rig moet die Raad ten minste ses weke kennis gee van sy voorneme en moet terselfdertyd die volgende in tweevoud by die Raad indien:—

'n Grondplan volgens 'n skaal van minstens veertig voet op 'n duim, wat die grootte van die grond aandui wat deur die voorgestelde gebou in beslag geneem sal word in verhouding tot enige bestaande struktuur op die standplaas of enige straat of pad; saam met 'n plan of planne volgens 'n skaal van minstens agt voet op 'n duim wat die deursnee en vertikale aansigte, die hoogte en dikte van die fondamente en mure aandui, die hoogte van die grondvloer en die ligging van die vogwerende lae, die afmetings en ligging van die kamers en gange, die ligging, vorm en afmetings van alle voorgestelde veranderings, vensters, deure, verandas en balkonne, skoorstene, ventilasieopeninge, sanitêre genakke en die voorgenome wyse van dreinering; asook 'n lys van spesifikasies waarby die materiaal wat gebruik gaan word en die metode van konstruksie en ander besonderhede van die onderskeie gedeeltes van die voorgestelde werk beskryf word.

5. (1) Die Raad moet binne ses weke na ontvangs van die planne en die lys waarna in die vorige artikel verwys word, die applikant verwittig van die Raad se goedkeuring daarvan, al dan nie, of dit terugverwys vir verdere inligting. Wanneer dit goedgekeur of afgekeur word moet een oorspronklike aan die applikant terugbesorg word waarop 'n sertifikaat van die Raad moet verskyn ten effekte dat dit goedgekeur of afgekeur is, na gelang van die geval, en indien dit afgekeur is, moet die redes aangedui word. Die ander word deur die Raad behou en word sy eiendom en moet op dieselfde wyse vir rekorddoeleindes geëndosseer en gelasseer word.

(2) Die Raad kan die oprigting van enige gebou wat na die mening van die Raad aanstaotlik of gevaarlik is weens die aard of konstruksie of albei van die gebou self of die gebruik waarvoor dit bestem is of die omgewing daarvan, belet.

6. Indien enige gebou wat andersins ooreenkomsdig hierdie verordeninge opgerig is sonder dat die planne deur die Raad goedgekeur is op die wyse soos vereis by hierdie verordeninge, kan die Raad 'n kennisgewing aan die eienaar besorg waarin van hom vereis word om planne van sodanige gebou in te dien op dieselfde wyse asof hy planne indien vir 'n nuwe gebou ooreenkomsdig artikel 4.

Iedere eienaar wat nalaat om aan sodanige kennisgewing te voldoen, is skuldig aan 'n misdryf en by skuldig bevinding strafbaar met 'n boete van hoogstens tien sjielings per dag solank hy versuim om sodanige planne in te dien na die datum gemeld in die kennisgewing waarin hy aangesê is om dit te doen, en by wanbetaling, met gevangenisstraf, met of sonder dwangarbeid vir 'n tydperk van hoogstens sewe dae ten opsigte van elke dag wat hy versuim om aan sodanige kennisgewing te voldoen.

7. Elke goedkeuring van 'n plan verval tensy 'n aanvrag met die werk aangedui op die goedgekeurde plan gemaak word binne een jaar na die datum van sodanige goedkeuring.

8. Planne kan deur die Raad opgestel word indien en wanneer geleë en die vordering daarvoor en vir die nasien van planne, of dit deur die Raad opgestel is al dan nie, is soos uiteengesit in die tariewe hierby.

9. All buildings and alterations and additions to existing buildings shall be erected according to the approved plans. The work shall be carried out to the satisfaction of the Board's chief engineer or other duly authorised official of the Board and shall be subject to his inspection commencing with the marking down of foundations.

10. No building shall be deemed to be completed in compliance with these by-laws until after final inspection the chief engineer or other duly authorised official of the Board lodges with the Board his certificate of proper completion.

11. If any person erecting or causing to be erected any new building shall proceed in any way without the approval of the Board or contrary to these by-laws or otherwise than in accordance with the plans as approved by the Board, it shall be lawful for the official duly authorised thereto by the Board immediately on detecting such contravention to give notice to such person in writing requiring him within a reasonable time and not less than seven days from the service of such notice, to comply with these by-laws or with the approved plans; and if such person shall fail or neglect to do so, the Board may cause such work or thing to be done as may be necessary to secure conformity with these by-laws and with the approved plans; and the expense incurred in so doing shall be recoverable from one person in default in addition to any penalty which may be inflicted for a breach of these by-laws.

12. (1) (a) No building shall be erected nearer than six feet to any boundary of any stand: Provided that shops or garages without living rooms attached may abut on street boundaries or on side boundaries; provided the Board is satisfied that such building will not interfere with the light and ventilation of existing buildings on adjoining properties.

(b) Where more than one building is erected on a stand an open space of at least twelve feet in width must be provided between buildings.

(2) No person shall erect any new building on any stand which shall have the effect of bringing the number of groundfloor rooms (together with any existing rooms) on such stand to a total in excess of the figure represented by one room to every 745 square feet of the area of such stand.

(3) Subject to the provisions of sub-section (2) no person shall erect a new building on any stand which shall have the effect of leaving less than 70 per cent of the whole area of the stand free from any erection: Provided that in the case of public buildings, such as buildings of a local authority, schools and churches, the Board shall have the right to permit a greater area to be built over.

(4) No person effecting any alteration or addition to any building shall in any way by such alteration or addition diminish the open spaces or areas required by the section.

13. No person shall erect any new building upon any site which has been contaminated by any faecal, animal or vegetable matter or which has been filled or made up with any material impregnated or mixed with any animal or vegetable matter or refuse until such matter or refuse has been removed and the excavation filled in to the satisfaction of the Board.

14. No person shall erect any new building at such level that the lowest floor therein cannot properly be drained by gravitation or on any damp low-lying site until the site has been filled up with suitable material to such level as the Board may consider necessary.

15. No person shall use, or cause or allow to be used, any raw or unburned bricks in the erection of any new building as defined in section 1 and the foundations of the walls of every building shall be solidly constructed of concrete or other solid and sound sub-structure to the satisfaction of the Board. No wood and iron buildings will be permitted.

9. Alle geboue en veranderings en byvoegings aan bestaande geboue moet opgerig word ooreenkomstig die goedgekeurde planne. Die werk moet uitgevoer word tot bevrediging van die Raad se hoofingenieur of ander behoorlik gemagtigde beampete van die Raad en is onderworpe aan sy inspeksies van die tydstip af dat 'n aanvang gemaak word met die afwerk van die fondamente.

10. Geen gebou word geag voltooi te wees ooreenkomstig die bepalings van hierdie verordeninge nie totdat die hoofingenieur of ander behoorlik gemagtigde beampete die finale inspeksie uitgevoer het en sy sertifikaat ingedien het dat die gebou behoorlik voltooi is.

11. Indien enige persoon wat enige nuwe gebou oprig of toelaat dat dit opgerig word op enige wyse voortgaan met die werk sonder die goedkeuring van die Raad ofstrydig met hierdie verordeninge of andersins behalwe in ooreenstemming met die planne soos goedgekeur deur die Raad; het die beampete wat deur die Raad behoorlik daartoe gemagtig is, die mag om onmiddellik nadat sodanige oortreding opgemerk is, 'n skriftelike kennisgewing aan sodanige persoon te besorg waarin daar van hom vereis word om, binne 'n redelike tyd en minstens sewe dae na die datum waarop sodanige kennisgewing bestel is, te voldoen aan die vereistes van hierdie verordeninge of aan die goedgekeurde planne; en indien sodanige persoon in gebreke bly of nalaat om dit te doen, kan die Raad sodanige werk of ding laat doen wat nodig is om te verseker dat aan hierdie verordeninge en aan die goedgekeurde planne voldoen word; en die uitgawe aangegaan in hierdie verband is verhaalbaar op die persoon bo en behalwe enige strafbepaling wat opgelê word vir 'n oortreding van hierdie verordeninge.

12. (1) (a) Geen gebou mag nader as ses voet van enige grens van enige standplaas opgerig word nie: Met dien verstande dat winkels of motorhuise, of kerke, skole en ander openbare geboue sonder woonvertrekke op die straatgrense of op sygrense opgerig mag word mits die Raad oortuig is dat sodanige gebou nie sal inbreuk maak op die lig en ventilasie van bestaande geboue op aangrensende eiendomme nie.

(b) Indien meer as een gebou op 'n standplaas opgerig word, moet 'n oop spasie van minstens twaalf voet wyd tussen die geboue gelaat word.

(2) Niemand mag enige nuwe gebou op enige standplaas oprig, wat sal meebring dat die aantal kamers op die grondvloer (insluitende enige bestaande kamers) op sodanige standplaas meer is as een kamer vir elke 745 vierkante voet van die oppervlakte van sodanige standplaas nie.

(3) Onderworpe aan die bepalings van subartikel (2) mag niemand 'n nuwe gebou op enige standplaas oprig, waardeur minder as 70 persent van die hele oppervlakte van die standplaas onbebou gelaat word nie: Met dien verstande dat in die geval van openbare geboue soos geboue van 'n plaaslike owerheid, skole en kerke, die Raad die reg het om op 'n groter oppervlakte te laat bou.

(4) Niemand wat besig is met enige verandering of toevoeging aan enige gebou mag deur sodanige verandering of toevoeging die oop ruimtes of oppervlakte soos vereis in hierdie artikel verminder nie.

13. Niemand mag enige nuwe gebou oprig op 'n standplaas wat besoedel is met fekale, dierlike of plantaardige stof nie of wat opgevul is of bestaan uit materiaal wat behandel of gemeng is met enige dierlike of plantaardige stof of vuilnis, alvorens sodanige stof of vuilnis verwijder is en die uitgraving opgevul is tot bevrediging van die Raad.

14. Niemand mag enige nuwe gebou oprig op sodanige vlak dat die laagste vloer nie behoorlik deur afloop gedreineer kan word nie of op enige laaggelynde klam terrein, tensy die perseel opgevul is met geskikte materiaal tot sodanige hoogte as wat die Raad goedvind.

15. Niemand mag enige rou of ongebrande stene vir die oprigting van enige nuwe gebou soos omskryf in artikel 1 gebruik of toelaat dat dit gebruik word nie en die fondamente van die mure van elke gebou moet 'n stellig konstruksie van beton of ander vaste en geskikte onderlaag tot bevrediging van die Raad hê. Geen houten sinkgeboue word toegelaat nie.

16. Every room in every building shall be sufficiently lighted and cross ventilated by natural means to the satisfaction of the Board and the window or windows of every sleeping, living, or work room shall be of a total area of not less than one-twelfth of the floor area of such room.

17. No back-to-back rooms shall be permitted: Provided that rooms adjoining a passage shall not be so classed if the passage is adequately lighted and ventilated to the satisfaction of the Board and an opening fanlight or an air-brick with an effective permanent ventilating area of at least 72 square inches be provided immediately below the level of the ceiling in the wall dividing the room from such passage.

18. The roof of every new building and every existing building hereinafter uncovered shall be composed of material approved by the Board and shall have a pitch approved by the Board.

19. The height of every room in any new building intended for human occupation shall be at least nine feet from floor to ceiling and of material and width to the satisfaction of the Board: Provided that in the case of lean-to portions used as kitchen store-rooms a mean height of nine feet shall be provided.

20. Every new building shall be provided with suitable guttering and down pipes so as to properly conduct the water from the roofs away from the foundations of such buildings.

21. No person shall be allowed to make any alteration or sub-division in any buildings or dwellings until such time as the Board shall have approved of such alteration or sub-division. Such approval shall be withheld by the Board if it considers that such alteration or sub-division is calculated to depreciate properties in the locality or cause annoyance to the inhabitants of the neighbourhood. Any person contravening the provisions of this section shall be guilty of an offence and liable on conviction to a fine not exceeding £10 or in default of payment thereof, to imprisonment with or without hard labour, for a period not exceeding 30 days.

22. No person shall be allowed to put any building or lands to any uses which in the opinion of the Board are calculated to interfere with the convenience or comfort of neighbouring occupiers. Where, in the opinion of the Board, any building or land is put into any use calculated to interfere with the convenience or comfort of the neighbouring occupiers, the Board may serve a notice on the owner of such building or land requiring him, within a reasonable time to be stated in the notice to desist from putting the building or land to such use, and also to fill in any excavations made on the land in contravention of section 24. Any owner who fails to comply with such notice shall be guilty of an offence and shall be liable to a fine not exceeding £1 per day for so long as he shall fail to comply with such notice, and in default of payment he shall be liable to imprisonment with or without hard labour for a period not exceeding seven days in respect of each day he failed to comply with such notice.

23. (1) No person shall erect or place any hut, hovel or other building of an unsightly nature on any land within the Committee's area of jurisdiction, and any person who shall erect or place any building as aforesaid may be required by the Board to demolish and remove the same within a period to be stated in such notice.

(2) Should any building become or be dilapidated or in any other way defective or not in conformity with these by-laws the owner may be required by the Board by notice in writing to remove such building or place it in a thorough state of repair and in conformity with these by-laws to the satisfaction of the Board within a period to be stated in such notice.

(3) If any person shall fail or neglect to comply with the terms of any such notice as referred to in these by-laws the Board may cause the buildings referred to in such notice to be pulled down and removed at the expense of the owner. Any building material so removed may be retained by the Board until the cost of demolition and

16. Elke kamer in elke gebou moet voldoende natuurlike lig en kruisventilasie tot bevrediging van die Raad hê en die venster of vensters van elke slaap-, sit- of werkamer moet minstens een twaalfde van die vloeroppervlakte van sodanige kamer wees.

17. Geen rug-aan-rugkamers word toegelaat nie: Met dien verstande dat kamers wat grens aan 'n gang nie as sodanig beskou word nie indien die gang voldoende verlig en geventileer is tot bevrediging van die Raad en 'n bolig wat oopgemaak kan word of 'n lugsteen met 'n doeltreffende permanente ventilasieoppervlakte van minstens 72 vierkante duim verskaf word onmiddellik onder die plafonhoogte van die muur tussen die kamer en die gang.

18. Die dak van elke nuwe gebou en van elke bestaande gebou wat hierna blootgelê word, moet bestaan uit materiaal wat deur die Raad goedgekeur is en moet 'n skuinste hê wat deur die Raad goedgekeur is.

19. Die hoogte van elke kamer in enige nuwe gebou wat bedoel is vir menslike bewoning moet minstens nege voet van die vloer tot by die plafon wees, en bestaan uit materiaal en 'n wydte hê tot bevrediging van die Raad: Met dien verstande dat in die geval van afdakgedeeltes wat as kombuise of pakkamers gebruik word daar 'n gemiddelde hoogte van nege voet moet wees.

20. Elke nuwe gebou moet voorsien wees van gesikte geute en geutyppe ten einde reënwater van die dak weg te lei van die fondamente van sodanige geboue.

21. Niemand word toegelaat om enige verandering te maak aan of onderverdeling in enige geboue of woonhuise aan te bring totdat die Raad sodanige verandering of onderverdeling goedgekeur het nie. Sodanige goedkeuring moet deur die Raad weerhou word indien die Raad van mening is dat sodanige verandering of onderverdeling waardevermindering van eiendomme in die omgewing of ongerief aan inwoners in die omgewing kan veroorsaak. Iedere persoon wat die bepalings van hierdie artikel oortree is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens £10 of, by wanbetaling daarvan, met gevangenisstraf, met of sonder dwangarbeid, vir 'n tydperk van hoogstens 30 dae.

22. Niemand mag enige gebou of grond vir enige doel gebruik wat volgens die mening van die Raad ongerief of ongemak aan bewoners van die omgewing te veroorsaak nie. Indien enige gebou of grond, volgens die mening van die Raad, gebruik word vir 'n doel wat nadelig kan inwerk op die gerief of gemak van bewoners van die omgewing, kan die Raad 'n kennisgewing aan die eienaar van sodanige gebou of grond besorg om van hom te eis om, binne 'n redelike tyd wat in die kennisgewing aangedui word, die gebruik van die gebou of die grond vir sodanige doel te staak en om ook enige uitdrawings wat teenstrydig met artikel 24 gemaak is, op te vul. Iedere eienaar wat in gebreke bly om te voldoen aan sodanige kennisgewing is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens £1 vir elke dag wat hy nalaat om te voldoen aan sodanige kennisgewing en by wanbetaling daarvan, met gevangenisstraf, met of sonder dwangarbeid, vir 'n tydperk van hoogstens sewe dae vir elke dag wat hy nalaat om aan sodanige kennisgewing te voldoen.

23. (1) Niemand mag enige onooglike hut, buitegebou of enige ander gebou op enige grond binne die regsgebied van die Komitee oprig of plaas nie en enige wat enige gebou soos voornoem oprig of plaas kan deur die Raad aangesê word om dit af te breek en te verwijder binne 'n tydperk wat in sodanige kennisgewing vermeld word.

(2) Indien enige gebou bouvallig is of word of op enige manier gebrekbaar is of nie voldoen aan die bepalings van hierdie verordeninge nie, kan die Raad deur skriftelike kennisgewing van die eienaar eis om sodanige gebou te verwijder of dit tot bevrediging van die Raad binne 'n tydperk wat in sodanige kennisgewing vermeld word behoorlik te herstel sodat dit aan die bepalings van hierdie verordeninge voldoen.

(3) Indien enige persoon nalaat of in gebreke bly om te voldoen aan die voorwaardes van enige kennisgewing waarna in hierdie verordeninge verwys word, kan die Raad die geboue waarna in sodanige kennisgewing verwys word, op koste van die eienaar laat afbrek en verwijder. Enige boumateriaal wat aldus verwijder word kan deur

removal has been paid by the owner, and if the said cost has not been paid within a period of thirty days the said material shall be put up to public auction by the Board. Any proceeds of the sale in excess of the amount due shall be handed to the owner of the material so sold.

24. No person shall on any premises within the Committee's area—

- (a) make or cause to be made any bricks, except with the approval of the Committee first obtained;
- (b) quarry or excavate or cause to be quarried or excavated any stone, lime, clay, sand or clay or any other material: Provided that the Board may in writing approve such excavation and levelling of ground as may be necessary for building operations and the removal of the material so excavated to a place within the Committee's area and approved by the Board.

Where there is any doubt as to who is the persons responsible for any offence under this section the owner of the property on which the offence takes place or the driver or owner of the vehicle or both removing material wrongfully excavated shall be deemed the responsible person or persons, jointly or severally.

25. Where any building has been constructed otherwise than in accordance or compliance with sections 12, 14, 15 and 23, the Board may serve a notice on the owner of such building requiring him to take all necessary steps to comply with the provisions of the said sections, or failing which to demolish such building. Any owner who fails to comply with such notice shall be guilty of an offence and shall on conviction be liable to a fine not exceeding £1 per day for so long as he shall fail to comply with the same or in default of payment he shall be liable to imprisonment with or without hard labour for a period not exceeding 14 days in respect of each day he failed to comply with such notice.

26. Any person contravening any of these by-laws or any order of the Board lawfully made thereunder shall be liable on conviction to a fine not exceeding £50, and in the case of a continuing offence, unless otherwise provided, to a fine not exceeding £2 for every day such offence is continued after written notice thereof of not less than seven days from the Board.

OVERCROWDING.

27. (1) No person having the control of any dwelling or any public or other dwelling shall cause or suffer the same to be occupied by day or night unless the following minimum accommodation is provided:—

- (a) In rooms occupied as sleeping apartments, per inmate under the age of 12 years, 200 cubic feet of air space; and per inmate over the age of 12 years, 400 cubic feet of air space.
 - (b) In rooms occupied otherwise than as sleeping apartments for consecutive periods of two hours and upwards per inmate under the age of 12 years, 150 cubic feet of air space; and per inmate over the age of 12 years, 300 cubic feet of air space.
 - (c) In schools, $12\frac{1}{2}$ square feet of floor space and 150 cubic feet of air space per scholar.
- In calculating the cubic feet of all rooms no height over ten feet shall be taken into account.

(2) If any authorised official of the Board finds that any building is being occupied in disregard of this section, he shall, in the case of a first offence serve the person in occupation or control a notice requiring him, within a reasonable stated time, to reduce the occupation to the required limits. Should the notice not be complied with

die Raad behou word totdat die koste van die sloping en verwijdering deur die eienaar betaal is en indien die koste nie binne 'n tydperk van dertig dae betaal is nie, moet genoemde materiaal per publieke veiling deur die Raad verkoop word. Enige opbrengs van die verkooping wat meer is as die verskuldigde bedrag moet aan die eienaar van die verkoopte materiaal oorhandig word.

24. Niemand mag op enige persele binne die regsgebied van die Komitee—

- (a) sonder die voorafverkreeë toestemming van die Komitee enige bakstene maak of toelaat dat dit gemaak word nie;
- (b) enige klip, kalk, klei, sand of enige ander materiaal delf of uitgrawe nie: Met dien verstande dat die Raad sodanige uitdrawing en gelykmaak van grond wat nodig is vir boubedrywighede en die verwijdering van die uitgegraafde materiaal na 'n plek geleë binne die regsgebied van die Komitee en wat deur die Raad goedgekeur is, skriftelik mag goedkeur.

Indien daar enige twyfel bestaan aangaande wie die persone is wat verantwoordelik is vir enige misdryf ingevolge hierdie artikel word die eienaar van die eiendom waarop die misdryf plaasvind of die drywer of die eienaar van die voertuig of albei wat die materiaal wat onwettiglik uitgegrawe is, verwyder, gesamentlik of afsonderlik beskou as die verantwoordelike persoon of persone.

25. Indien enige gebou opgetrig is teenstrydig met die bepalings van artikels 12, 14, 15 en 23 kan die Raad 'n kennisgewing aan die eienaar van sodanige gebou besorg waarin van hom vereis word dat hy alle nodige stappe moet doen om te voldoen aan die vereistes van genoemde artikels of by gebreke daarvan, dat hy sodanige gebou moet sloop. Enige eienaar wat in gebreke bly om te voldoen aan sodanige kennisgewing is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens £1 vir elke dag wat hy nalaat om daaraan te voldoen of by wanbetaling, met gevangenisstraf, met of sonder dwangarbeid, vir 'n tydperk van hoogstens veertien dae ten opsigte van elke dag wat hy nalaat om aan sodanige kennisgewing te voldoen.

26. Iedereen wat enige van hierdie verordeninge of enige wettige bevel van die Raad ingevolge daarvan oortree, is by skuldigbevinding strafbaar met 'n boete van hoogstens £50 en in die geval van 'n voortgesette misdryf, tensy anders bepaal, met 'n boete van hoogstens £2 vir elke dag wat sodanige misdryf voortduur na skriftelike kennisgewing van minstens sewe dae daarvan deur die Raad.

OORBEWONING.

27. (1) Niemand wat beheer het oor enige woonhuis of enige publieke of ander woonhuis mag toelaat dat dit gedurende die dag of nag geokkupeer word nie tensy voorsiening gemaak is vir die volgende minimum vereistes:—

- (a) In vertrekke wat as slaapkamers gebruik word, 200 kubieke voet lugruimte vir elke persoon onder die ouderdom van 12 jaar; en 400 kubieke voet lugruimte vir elke persoon bo die ouderdom van 12 jaar.
- (b) In vertrekke wat nie as slaapvertrekke vir aaneenlopende tydperke van twee uur en meer per inwoner onder die ouderdom van 12 jaar gebruik word, 'n lugruimte van 150 kubieke voet; en per inwoner bo die ouderdom van 12 jaar, 'n lugruimte van 300 kubieke voet.
- (c) In skole, 'n vloerruimte van $12\frac{1}{2}$ vierkante voet en 'n lugruimte van 150 kubieke voet per skolier.

By die berekening van die lugruimte van alle vertrekke word geen hoogte van meer as tien voet in ag geneem nie.

(2) Indien enige gemagtigde beampete van die Raad vind dat enige gebou geokkupeer word in stryd met hierdie artikel, moet hy in die geval van 'n eerste oortreding 'n kennisgewing aan die bewoner of die persoon wat die beheer vir besorg waarin van hom vereis word dat hy binne 'n redelike gegewe tydperk die bewoning tot die vereiste beperkings verminder. Indien daar nie binne die gegewe tydperk aan die kennisgewing voldoen word nie of

in that time, or if subsequently this regulation is again disregarded, the occupier or other person having control shall be guilty of an offence.

28. (1) Examination fee (for all plans with the exception of plans drawn by the Board): 2s. per room with a minimum of 2s. per plan.

(2) Drawing of plans by the Board:—

	s. d.
(a) For first 10 rooms, per room	5 0
(b) Rooms in addition to 10, per room	2 6
(c) Minimum charge, per plan	10 0

The fee for the drawing of plans by the Board shall be inclusive of the examination fee.

29. These by-laws shall only apply in the area in respect of which the Committee has been established and as is defined by Administrator's Proclamation No. 27 of 1958.

Administrator's Notice No. 221.] [1 April 1959.
PERI-URBAN AREAS HEALTH BOARD.—BY-LAWS FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/40/111.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD.—BY-LAWS FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION AMENDMENT.

Amend the By-laws fixing Fees for the Issue of Certificates and Furnishing of Information, of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 594, dated the 27th June, 1951, as amended, by the deletion in Annexure A of section 2 of the words "South Roodepoort" and the substitution therefor of the words "West Rand" and "Grasmere-Lawley".

Administrator's Notice No. 222.] [1 April 1959.

PERI-URBAN AREAS HEALTH BOARD.—CEMETERY BY-LAWS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/23/111.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD.—CEMETERY BY-LAWS AMENDMENT.

Amend the Cemetery By-laws of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 638, dated the 19th August, 1953, as amended, by the deletion in paragraph K of the Schedule of the words "South Roodepoort Local Area Committee" and the substitution therefor of the words "West Rand and the Grasmere-Lawley Local Area Committees".

indien hierdie verordening daarna weer verontgaan word, is die bewoner of ander persoon wat in beheer voer, skuldig aan 'n misdryf.

28. (1) Ondersoekgeld (ten opsigte van alle planne behalwe die wat deur die Raad opgestel is) 2s. per kamer met 'n minimum van 2s. per plan.

(2) Opstel van planne deur die Raad:—

	s. d.
(a) Vir die eerste tien kamers, per kamer	5 0
(b) Kamers bo en behalwe tien, per kamer	2 6
(c) Minimum vordering, per plan	10 0

Die gelde vir die opstel van planne deur die Raad sluit die ondersoekgeld in.

29. Hierdie verordeninge is slegs van toepassing op die gebied van die Komitee en soos omskryf is by Administrateursproklamasie No. 27 van 1958.

Administrateurskennisgewing No. 221.] [1 April 1959.
GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR SERTIFIKATE WAT UITGEREIK WORD EN DIE VERSKAFFING VAN INLIGTING.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/40/111.

BYLAE.

WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR SERTIFIKATE WAT UITGEREIK WORD EN DIE VERSKAFFING VAN INLIGTING.

Die Verordeninge insake die Vasstelling van Gelde vir Sertifikate wat uitgereik word en die Verskaffing van Inligting van die Gesondheidsraad vir Buite-Stedelike Gebiede, afgekondig by Administrateurskennisgewing No. 594 van 27 Junie 1951, soos gewysig, word hierby verder gewysig deur in Aanhangesel A van artikel 2 die woorde „Suid-Roodepoort” te skrap en dit te vervang deur die woorde „Wes-Rand” en „Grasmere-Lawley”.

Administrateurskennisgewing No. 222.] [1 April 1959.
GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/23/111.

BYLAE.

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Die Begraafplaasverordeninge van die Gesondheidsraad vir Buite-Stedelike Gebiede, afgekondig by Administrateurskennisgewing No. 638 van 19 Augustus 1953, soos gewysig, word hierby verder gewysig deur in paragraaf K van die Bylae die woorde „Suid-Roodepoortse Plaaslike Gebiedskomitee” te skrap en dit deur die woorde „Wes-Randse en die Grasmere-Lawleyse Plaaslike Gebiedskomitees” te vervang.

Administrator's Notice No. 223.]

[1 April 1959.

VANDERBIJLPARK MUNICIPALITY.—APPOINTMENT OF PRESIDENT OF VALUATION COURT.

The Administrator has been pleased under the provisions of section *thirteen* (2) of the Local Authorities Rating Ordinance, 1933, to appoint Mr. S. H. Elliott as President of the Valuation Court of the Town Council of Vanderbijlpark for a period of 3 years as from 1st March, 1959.

T.A.L.G. 8/5/34.

Administrator's Notice No. 224.]

[1 April 1959.

MUNICIPALITY OF BRITS.—LEAVE REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/54/10.

SCHEDULE.**MUNICIPALITY OF BRITS.—LEAVE REGULATIONS AMENDMENT.**

Amend the Leave Regulations of the Municipality of Brits, published under Administrator's Notice No. 245, dated the 18th May, 1949, as amended, by the deletion of section 10 and the substitution therefor of the following:

" 10. *Long Leave*.—All employees in Groups A and B shall be granted 30 days' long leave after a period of 5 years' continuous service: Provided that two months' long leave shall be granted to all employees in Groups A and B in service on the 12th of May, 1954, on expiry of such employees' present cycle of 5 years' continuous service which has not yet been completed on the above-mentioned date."

Administrator's Notice No. 225.]

[1 April 1959.

MUNICIPALITY OF JOHANNESBURG.—FINANCIAL REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/86/2.

SCHEDULE.**MUNICIPALITY OF JOHANNESBURG.—FINANCIAL REGULATIONS AMENDMENT.**

Amend the Financial Regulations of the Municipality of Johannesburg published under Administrator's Notice No. 434, dated the 12th June, 1957, by the deletion in section 4 of the words "not less than 14 days".

Administrator's Notice No. 226.]

[1 April 1959.

MUNICIPALITY OF PRETORIA.—AMBULANCE BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/7/3.

Administrateurskennisgewing No. 223.]

[1 April 1959.

MUNISIPALITEIT VANDERBIJLPARK.—AANSTELLING VAN PRESIDENT VAN WAARDERINGSHOF.

Dit het die Administrateur behaag om, ingevolge die bepalings van artikel *dertien* (2) van die Plaaslike Bestuur-Belastingordonansie, 1933, mnr. S. H. Elliott tot President van die Waarderingshof van die Stadsraad van Vanderbijlpark te benoem vir 'n tydperk van 3 jaar van 1 Maart 1959 af.

T.A.L.G. 8/5/34.

Administrateurskennisgewing No. 224.]

[1 April 1959.

MUNISIPALITEIT BRITS.—WYSIGING VAN VERLOFREGULASIES.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/54/10.

BYLAE.**MUNISIPALITEIT BRITS.—WYSIGING VAN VERLOFREGULASIES.**

Die Verlofregulasies van die Munisipaliteit Brits, aangekondig by Administrateurskennisgewing No. 245 van 18 Mei 1949, soos gewysig, word hierby verder gewysig deur artikel 10 te skrap en dit deur die volgende te vervang:

" 10. *Langverlof*.—Alle werknemers in Groep A en B word na 'n tydperk van 5 jaar onafgebroke diens 30 dae langverlof toegestaan: Met dien verstande dat aan alle werknemers in Groep A en B in diens op 12 Mei 1954, twee maande langverlof toegestaan word by verstryking van sodanige werknemers se tydkring van 5 jaar onafgebroke diens wat op bogemelde datum nog nie voltooi was nie."

Administrateurskennisgewing No. 225.]

[1 April 1959.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN DIE FINANSIELE REGULASIES.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/86/2.

BYLAE.**MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN FINANSIELE REGULASIES.**

Die Finansiële Regulasies van die Munisipaliteit Johannesburg, aangekondig by Administrateurskennisgewing No. 434 van 12 June 1957, word hierby gewysig deur die woorde „minstens 14 dae” in artikel 4 te skrap.

Administrateurskennisgewing No. 226.]

[1 April 1959.

MUNISIPALITEIT PRETORIA.—AMBULANSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/7/3.

SCHEDULE.

MUNICIPALITY OF PRETORIA.—AMBULANCE BY-LAWS.

Definitions.

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

“chief fire officer” means the person appointed by the Council as head of the fire department or his duly authorised representative;

“Council” means the city council of Pretoria;

“fire station” means the point at which a trip commences;

“mileage” means the total distance of any trip, according to the speedometer of the ambulance concerned;

“trip” means the journey from and to the fire station, made by an ambulance on a service call and includes the distances to and from any additional points of call along the route of such journey, in the course of such service call, as the case may be;

“outside area” means any area other than the urban area;

“urban area” means the Municipality of Pretoria.

2. The Council may establish and maintain an ambulance service and may assign any vehicles used in such service for the separate conveyance of Europeans and non-Europeans.

3. Any ambulance service already established or to be established by the Council shall be maintained in conjunction with the Council's fire department and shall be under the control of the chief fire officer.

4. The charges for ambulance services is set out in the Annexure hereto.

ANNEXURE.

CHARGES FOR AMBULANCE SERVICES.

(1) *In respect of urban area*, i.e. where a trip is limited exclusively to the urban area.

The charge per trip shall be calculated as follows:—

Type of Service.	Europeans.	Non-Europeans.
Paupers.....	Free of charge...	Free of charge.
Street accidents.....	Free of charge...	Free of charge.
Other—		
Cash.....	20s.....	7s. 6d.
On account.....	30s.....	12s. 6d.

(2) *In respect of outside area*, i.e. where a trip includes any one or more points of call in an outside area: A dual charge per trip calculated as follows:—

Charge.	Europeans.	Non-Europeans.
A basic charge of....	£ s. d.	£ s. d.
plus a mileage charge (for total distance) per mile.....	3 0 0	1 10 0

Administrator's Notice No. 227.]

[1 April 1959.

MUNICIPALITY OF EVATON.—STANDING ORDERS AND FINANCIAL REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/86/83.

SCHEDULE.

MUNICIPALITY OF EVATON.—STANDING ORDERS AND FINANCIAL REGULATIONS AMENDMENT.

Amend the Standig Orders and Financial Regulations, applicable to the Municipality of Evaton, published under Administrator's Notice No. 530, dated the 4th July, 1956, as follows:—

1. By the deletion in sub-section (c) of section 1 of the last paragraph from the word “If” up to and concluding with the word “elected” and the substitution therefor of the following:—

“The chairman shall declare the candidate who had obtained the highest number of votes duly elected.”

BYLAE.

MUNISIPALITEIT PRETORIA.—AMBULANSVERORDENINGE.

Woordomskrywing.

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

“brandweerhoof”, die persoon wat deur die Raad as hoof van die brandweer aangestel is of sy behoorlik gemagtigde verteenwoordiger;

“Raad”, die stadsraad van Pretoria;

“brandweerstasie”, die punt waar 'n rit begin;

“mylafstand”, die totale afstand van 'n rit volgens die mylmeter van die betrokke ambulans;

“rit”, die reis wat 'n ambulans van en na die brandweerstasie op 'n diensbesoek afle en dit behels die afstande na en van enige bykomende punte langs die roete van sodanige reis wat in die loop van sodanige diensbesoek aangedoen word, na gelang van die geval;

“uitegebied”, enige ander gebied as die stadsgebied; “stadsgebied”, die Munisipaliteit Pretoria.

2. Die Raad kan 'n ambulansdiens instel en in stand hou en kan enige voertuie wat in sodanige diens gebruik word, vir die afsonderlike vervoer onderskeidelik van blanke en nie-blanke aanwys.

3. Enige ambulansdiens wat die Raad alreeds ingestel het of instel, moet tesame met die Raad se brandweer en onder beheer van die brandweerhoof in stand gehou word.

4. Die tarief vir ambulansdienste word in die Aanhangsel hierby uiteengesit.

AANHANGSEL.

TARIEF VIR AMBULANSDIENSTE.

(1) *Ten opsigte van stadsgebied*, d.i. waar 'n rit uitsluitlik tot die stadsgebied beperk word.

Die koste per rit word as volg bereken:—

Soort diens.	Blanke.	Nie-blanke.
Armlastiges.....	Kosteloos.....	Kosteloos.
Straatongelukke.....	Kosteloos.....	Kosteloos.
Ander—		
Kontant.....	20s.....	7s. 6d.
Op rekening.....	30s.....	12s. 6d.

(2) *Ten opsigte van 'n buitegebied*, d.i. waar 'n rit die reis na 'n punt of punte in 'n buitegebied insluit: 'n Tweeledige tarief per rit as volg bereken:—

Koste.	Blanke.	Nie-blanke.
'n Basiese koste van... plus 'n mylkoste (vir totale afstand) per myl.....	£ s. d.	£ s. d.
0 4 0	1 10 0	0 2 0

Administrator'skennisgewing No. 227.]

[1 April 1959.

MUNISIPALITEIT EVATON.—WYSIGING VAN REGLEMENT VAN ORDE EN FINANSIELE REGULASIES.

Die Administreleur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/86/83.

BYLAE.

MUNISIPALITEIT EVATON.—WYSIGING VAN REGLEMENT VAN ORDE EN FINANSIELE REGULASIES.

Die Reglement van Orde en Finansiële Regulasies, van toepassing op die Munisipaliteit Evaton, afgekondig by Administreleurkennisgewing No. 530 van 4 Julie 1956, word hierby as volg gewysig:—

I. Deur in subartikel (c) van artikel 1, die laaste paraaf van die woord „Indien” tot en met die woorde „verkies is.” te skrap en deur die volgende te vervang:—

„Die voorvasser verklaar die kandidaat op wie die hoogste aantal stemme uitgebring is as behoorlik verkose.”

2. By the deletion of sub-section (d) of section 1.
 3. By the insertion in sub-section (e) of section 1, after the word "two" of the words "or more".

Administrator's Notice No. 228.]

[1 April 1959.

MUNICIPALITY OF PIET RETIEF.—STANDING ORDERS AND FINANCIAL REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/86/25.

SCHEDULE.**MUNICIPALITY OF PIET RETIEF.—STANDING ORDERS AND FINANCIAL REGULATIONS AMENDMENT.**

Amend the Standing Orders and Financial Regulations of the Municipality of Piet Retief, published under Administrator's Notice No. 120, dated the 6th February, 1957, by the deletion of the words "two members" in section 133, and the substitution therefor of the words "one member".

Administrator's Notice No. 229.]

[1 April 1959.

MUNICIPALITY OF HEIDELBERG.—UNIFORM BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/97/15.

SCHEDULE.**MUNICIPALITY OF HEIDELBERG.—UNIFORM BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL AMENDMENT.**

Amend the Uniform By-laws relating to Licences and Business Control, published under Administrator's Notice No. 198, dated the 13th March, 1957, as follows:—

1. By the deletion of point (ii) of item 12 of Annexure 2 of Schedule 1 and the substitution therefor of the following:—

"(ii) Where accommodation without meals is provided for—

	£	s.	d.	£	s.	d.
1 to 2 persons	0	0	0	0	0	0
3 to 5 persons	2	10	0	4	0	0
6 to 10 persons	3	10	0	6	0	0
11 to 20 persons ...	5	10	0	10	0	0
More than 20 persons	7	10	0	12	10	0

2. By the addition of the following to Annexure 2 of Schedule 1:—

£	s.	d.	£	s.	d.
---	----	----	---	----	----

"34. Auctioneer 12 10 0 20 0 0

These fees shall be required in the case of each person using places for the public sale of any live-stock."

3. By the insertion of the following after item 1 of Annexure 2 of Schedule 3:—

£	s.	d.	£	s.	d.
---	----	----	---	----	----

"1. (a) Aerated or mineral water dealer 3 0 0 5 0 0."

2. Deur subartikel (d) van artikel 1 te skrap.
 3. Deur in die vierde reël van subartikel (e) van artikel 1 die woorde "of meer" na die woorde "twee" in te voeg en in die vyfde reël die woorde "albei" te skrap.

Administrateurskennisgewing No. 228.]

[1 April 1959.

MUNISIPALITEIT PIET RETIEF.—WYSIGING VAN REGLEMENT VAN ORDE EN FINANSIELE REGULASIES.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/86/25.

BYLAE.**MUNISIPALITEIT PIET RETIEF.—WYSIGING VAN REGLEMENT VAN ORDE EN FINANSIELE REGULASIES.**

Die Reglement van Orde en Finansiële Regulasies van die Munisipaliteit Piet Retief afgekondig by Administrateurskennisgewing No. 120 van 6 Februarie 1957, word hierby gewysig deur die woorde "twee lede" in artikel 133, te skrap en dit deur die woorde "een lid" te vervang.

Administrateurskennisgewing No. 229.]

[1 April 1959.

MUNISIPALITEIT HEIDELBERG.—WYSIGING VAN EENVORMIGE VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/97/15.

BYLAE.**MUNISIPALITEIT HEIDELBERG.—WYSIGING VAN EENVORMIGE VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.**

Die Eenvormige Verordeninge betreffende Licensies en Beheer oor Besighede, afgekondig by Administrateurskennisgewing No. 198 van 13 Maart 1957, word hierby as volg gewysig:—

1. Deur punt (ii) van item 12 van Aanhangel 2 van Bylae 1 te skrap en dit deur die volgende te vervang:—

"(ii) Indien nie maaltye nie, dog slegs huisvesting ver-skaf word aan—

	£	s.	d.	£	s.	d.
1 tot 2 persone ...	0	0	0	0	0	0
3 tot 5 persone ...	2	10	0	4	0	0
6 tot 10 persone ...	3	10	0	6	0	0
11 tot 20 persone ...	5	10	0	10	0	0
Meer as 20 persone	7	10	0	12	10	0

2. Deur die volgende aan Aanhangel 2 van Bylae 1 toe te voeg:—

£	s.	d.	£	s.	d.
---	----	----	---	----	----

"34. Afslaer 12 10 0 20 0 0

Hierdie gelde word vereis in die geval van iedereen wat plekke gebruik vir die publieke verkoop van enige lewende hawe."

3. Deur die volgende na item 1 van Aanhangel 2 van Bylae 3 in te voeg:—

£	s.	d.	£	s.	d.
---	----	----	---	----	----

"1. (a) Spuitwater en mineraalwaterhandelaar ... 3 0 0 5 0 0"

4. By the insertion of the following after section 426:—

"Penalty Clause."

426 bis. Any person who is guilty of a contravention of the provisions of these By-laws for which no fine has specifically been provided, shall on conviction be liable to a fine not exceeding £25 or in default of payment to imprisonment for a period not exceeding 3 months, or to both fine and imprisonment."

Administrator's Notice No. 230.] [1 April 1959.
PERI-URBAN AREAS HEALTH BOARD.—WATER SUPPLY BY-LAWS AMENDMENT.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section ninety-nine of the said Ordinance.

T.A.L.G. 5/104/111.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD.—WATER SUPPLY BY-LAWS AMENDMENT.

Amend the Water Supply By-laws of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 888, dated the 3rd October, 1951, as amended, by the addition of the following to item (e) of Schedule 1 of Chapter 3:—

"ANNEXURE 27.

(Applicable to consumers served by the Alexandra Water Supply Scheme.)

Charges for the Supply of Water:

	£ s. d.
(a) For every 250 gallons of water or part thereof taken through one meter, per month	0 0 9
Minimum charge per month	0 3 0
(For the purpose of calculating the minimum charge, two or more contiguous lots held by one owner are regarded as one lot.)	
(b) For every 1,000 gallons or part thereof taken through one meter and supplied to any property outside the Committee's area of jurisdiction to which a connection is made, per month	0 4 0
Minimum charge per month	0 8 0
(Any application for such connection shall be accompanied by a deposit to cover six times the anticipated average monthly consumption.)	
(c) Connection Fee..	
(i) The charge for a connection between the Board's mains and any property	3 10 0
(ii) The charge for a house connection made by the Board shall be the cost to the Board plus 10 per cent."	

Administrator's Notice No. 231.] [1 April 1959.
MUNICIPALITEIT ERMELO.—REVOCATION OF LEAVE REGULATIONS.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, notifies that he has been pleased, in terms of section ninety-nine of the said Ordinance to approve of the revocation of the Leave Regulations of the Municipality of Ermelo, published under Administrator's Notice No. 403, dated the 6th July, 1949. T.A.L.G. 5/54/14.

4. Deur die volgende na artikel 426 in te voeg:—
„Strafbepaling.”

426 bis. Enigeen wat hom skuldig maak aan 'n oortreding van die bepalings van hierdie verordeninge, waarvoor daar geen ander boete uitdruklik vasgestel is nie, is by skuldigbevinding strafbaar met 'n boete van hoogstens £25 of by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 3 maande of met beide boete en gevangenisstraf."

Administrateurskennisgewing No. 230.] [1 April 1959.

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Dic Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/104/111.

BYLAE.

GESONDHEIDSRAAD VIR BUTTESTEDDELIKE GEBIEDE.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Watervoorsieningsverordeninge van die Gesondheidsraad vir Buitesteddelike Gebiede, afgekondig by Administrateurskennisgewing, No. 888 van 3 Oktober 1951, soos gewysig, word hierby verder gewysig deur die onderstaande aan item (e) van Bylae 1 van Hoofstuk 3 toe te voeg:—

„AANHANGSEL 27.

(Van toepassing op verbruikers wat bedien word deur die Alexandra-watervoorsieningskema.)

Vordering vir die levering van water:—

£ s. d.

(a) Vir elke 250 gelling of gedeelte daarvan geneem deur een meter, per maand 0 0 9
Minimum vordering per maand 0 3 0

(Vir die doel van die vasstelling van die minimum vordering word twee of meer aangrensende erwe van een eienaar beskou as een erf.)

(b) Vir elke 1,000 gelling of gedeelte daarvan geneem deur een meter en verskaf aan enige eiendom geleë buite die regsgebied van die Komitee en waarheen 'n aansluiting gemaak is, per maand 0 4 0
Minimum vordering per maand 0 8 0

(Enige aansoek om sodanige aansluiting moet vergesel gaan van 'n deposito gelykstaande met ses maal die verwagte gemiddelde maandelikse verbruik.)

(c) *Aansluitingsgeld.*

(i) Die geld vir 'n aansluiting tussen die Raad se hoofpyplyn en enige eiendom 3 10 0
(ii) Die geld vir 'n huisaansluiting deur die Raad gemaak is die werklike koste aan die Raad plus 10 persent."

Administrateurskennisgewing No. 231.]

[1 April 1959.

MUNISIPALITEIT ERMELO.—HERROEPING VAN VERLOFREGULASIES.

Die Administrateur maak hierby, ingevolge die bepalings van artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, bekend dat dit hom behaag het om ingevolge artikel nege-en-negentig van genoemde Ordonnansie sy goedkeuring te heg aan die herroeping van die Verlofregulasies van die Munisipaliteit Ermelo, afgekondig by Administrateurskennisgewing No. 403 van 6 Julie 1949. T.A.L.G. 5/54/14.

Administrator's Notice No. 232.]

[1 April 1959.

MUNICIPALITY OF VANDERBIJLPARK.—LEAVE REGULATIONS AMENDMENT.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending by-laws set forth in the Schedule hereto, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

T.A.L.G. 5/54/34.

SCHEDULE.**MUNICIPALITY OF VANDERBIJLPARK.—LEAVE REGULATIONS AMENDMENT.**

Amend the Leave Regulations of the Municipality of Vanderbijlpark, published under Administrator's Notice No. 699, dated the 20th September, 1950, as amended, as follows:

1. (a) By the deletion of the words "a person, European or non-European" in sub-section (c) of section 2 and the substitution therefor of the words "an European person".

(b) By the addition to sub-section (c) of section 2 of the following words:—

"but shall not include subsidised semi-fit European labourers."

2. (a) By the deletion of the figures "600" in Group A under section 9 and the substitution therefor of the figures "1,100".

(b) By the deletion of the figures "300" and "600" in Group B under section 9 and the substitution therefor of the figures "550" and "1,100" respectively.

(c) By the deletion of the figures "120" and "300" in Group C under section 9 and the substitution therefor of the figures "300" and "550" respectively.

(d) By the deletion of the figures "120" in Group D under section 9 and the substitution therefor of the figures "300".

3. (a) By the deletion of the figures "600" in paragraph (i) of Group E under section 10, and the substitution therefor of the figures "1,100".

(b) By the deletion of the figures "300" and "600" in paragraph (ii) of Group E under section 10, and the substitution therefor of the figures "550" and "1,100" respectively.

(c) By the deletion of the figures "300" in paragraph (iii) of Group E under section 10 and the substitution therefor of the figures "550".

Administrator's Notice No. 233.]

[1 April 1959.

ROAD ADJUSTMENTS ON THE FARM BRAKFONTEIN No. 522, DISTRICT OF STANDERTON.

In view of an application having been made by Messrs. J. A. Smith and J. J. du Bruyn, for the closing of an unnumbered public road on the farm Brakfontein No. 522, District of Standerton, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested, to lodge his objections in writing with the Regional Officer, Transvaal Roads Department, Private Bag 34, Ermelo, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of sub-section (3) of section *ninety-nine* of the said Ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held liable for the amount of £5 in respect of the costs of a commission appointed in terms of section *thirty*, as result of such objections.

D.P. 051-057—23/24/6.

Administrateurskennisgewing No. 232.]

[1 April 1959.

MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN VERLOFREGULASIES.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigingsverordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/54/34.

BYLAE.**MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN VERLOFREGULASIES.**

Die Verlofregulasies van die Munisipaliteit Vanderbijlpark, afgekondig by Administrateurskennisgewing No. 699 van 20 September 1950, soos gewysig, word hierby verder as volg gewysig:

1. (a) Deur die woorde „'n persoon, blanke of nie-blanke“ in subartikel (c) van artikel 2 te skrap en dit deur die woorde „'n blanke persoon“ te vervang.

(b) Deur die volgende woorde aan subartikel (c) van artikel 2 toe te voeg:—

„maar sluit nie gesubsidieerde deelsgeskikte blanke arbeiders in nie;“.

2. (a) Deur die syfers „600“ in Groep A van artikel 9 te skrap en dit deur die syfers „1,100“ te vervang.

(b) Deur die syfers „300“ en „600“ in Groep B van artikel 9 te skrap en dit onderskeidelik deur die syfers „550“ en „1,100“ te vervang.

(c) Deur die syfers „120“ en „300“ in Groep C van artikel 9 te skrap en dit onderskeidelik deur die syfers „300“ en „550“ te vervang.

(d) Deur die syfers „120“ in Groep D van artikel 9 te skrap en dit deur die syfers „300“ te vervang.

3. (a) Deur die syfers „600“ in paragraaf (i) van Groep E in artikel 10 te skrap en dit deur die syfers „1,100“ te vervang.

(b) Deur die syfers „300“ en „600“ in paragraaf (ii) van Groep E in artikel 10 te skrap en dit onderskeidelik deur die syfers „550“ en „1,100“ te vervang.

(c) Deur die syfers „300“ in paragraaf (iii) van Groep E in artikel 10 te skrap en dit deur die syfers „550“ te vervang.

Administrateurskennisgewing No. 233.]

[1 April 1959.

PADREËLINGS OP DIE PLAAS BRAKFONTEIN No. 522, DISTRIK STANDERTON.

Met die oog op 'n aansoek ontvang van mnr. J. A. Smith en J. J. du Bruyn, om die sluiting van 'n ongenommerde openbare pad op die plaas Brakfontein No. 522, distrik Standerton, is die Administrateur voornemens om ooreenkomsdig artikel *agt-en-twintig* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957) op te tree.

Alle belanghebbende persone is bevoegd om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeämpte, Transvaalse Paaiedepartement, Privaatsak 34, Ermelo, skriftelik in te dien.

Ooreenkomsdig subartikel (3) van artikel *nege-en-twintig* van genoemde Ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van £5 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomsdig artikel *dertig*, as gevolg van sulke besware.

D.P. 051-057—23/24/2/6.

Administrator's Notice No. 234.]

[1 April 1959.

ROAD ADJUSTMENTS ON THE FARM NOOTGEDACHT No. 14, DISTRICT OF CAROLINA.

In view of an application having been made by Mr. I. J. S. Beukes, for the closing of unnumbered public roads on the farm Nootgedacht No. 14, district of Carolina, it is the Administrator's intention to take action in terms of section twenty-eight of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested, to lodge his objections in writing with the Regional Officer, Transvaal Roads Department, Private Bag 34, Ermelo, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of sub-section (3) of section twenty-nine of the said Ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held liable for the amount of £5 in respect of the costs of a commission appointed in terms of section thirty, as a result of such objections.

D.P. 051-053-23/24/14/3.

Administrator's Notice No. 235.]

[1 April 1959.

PAARDEKOP HEALTH COMMITTEE.—APPOINTMENT OF MEMBER.

The Administrator has been pleased, in terms of section fourteen (1) of Proclamation No. 95 (Administrator's), to appoint Mr. Johannès Stephanus Marais van Zyl as member of the Health Committee of Paardekop vice Mr. M. van Heusden resigned. T.A.L.G. 4/1/101, Vol. 2.

Administrator's Notice No. 236.]

[1 April 1959.

STILFONTEIN HEALTH COMMITTEE.—ALTERATION OF AREA OF JURISDICTION AND EXEMPTION FROM RATING.

The Administrator has in terms of sub-section (3) of section one hundred and twenty-four of the Local Government Ordinance, 1939, increased the area of jurisdiction of the Stilfontein Health Committee by the inclusion of the area described in the First Schedule hereto.

The Administrator has further in terms of section nine (9) of the said Ordinance exempted from the provisions of the Local Authorities Rating Ordinance, 1933, the area described in the Second Schedule hereto.

T.A.L.G. 3/2/115.

FIRST SCHEDULE.

STILFONTEIN HEALTH COMMITTEE.—DESCRIPTION OF AREA INCLUDED.

The farm Stilfontein No. 401, Registration Division I.P., District of Klerksdorp in extent 417·3959 morgen and represented by Diagram S.G. No. A.5410/57.

SECOND SCHEDULE.

STILFONTEIN HEALTH COMMITTEE.—DESCRIPTION OF AREA EXEMPTED FROM RATING.

Beginning at the north-western beacon of the farm Stilfontein No. 401, Registration Division I.P., District of Germiston; proceeding thence eastwards along the northern boundary of said farm for a distance of 5,110 Cape feet; thence southwards for a distance of 260 Cape feet; thence westwards for a distance of 2,410 Cape feet; thence southwards for a distance of 1,300 Cape feet; thence west-

Administratorskennisgewing No. 234.]

[1 April 1959.

PADREELINGS OP DIE PLAAS NOOTGEDACHT No. 14, DISTRIK CAROLINA.

Met die oog op 'n aansoek ontvang van mnr. I. J. S. Beukes, om die sluiting van twee ongenommerde openbare paaie op die plaas Nootgedacht No. 14, distrik Carolina, is die Administrateur voornemens om ooreenkomsdig artikel agt-en-twintig van die Padordonansie, 1957 (Ordonansie No. 22 van 1957) op te tree.

Alle belanghebbende persone is bevoegd om binne dertig dae vanaf die verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeämpte, Transvaalse Paaiedepartement, Privaatsak 34, Ermelo, skriftelik in te dien.

Ooreenkomsdig subartikel (3) van artikel nege-en-twintig van genoemde Ordonansie, word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van £5 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomsdig artikel dertig, as gevolg van sulke besware.

D.P. 051-053-23/24/14/3.

Administratorskennisgewing No. 235.]

[1 April 1959.

GESONDHEIDSKOMITEE VAN PAARDEKOP.—BENOEMING VAN LID.

Dit het die Administrateur behaag om, ingevolge artikel veertien (1) van Proklamasie No. 95 (Administrateurs-), 1941, mnr. Johannes Stephanus Marais van Zyl te benoem tot lid van die Gesondheidskomitee van Paardekop in die plek van mnr. M. van Heusden wat bedank het.

T.A.L.G. 4/1/101, Vol. 2.

Administratorskennisgewing No. 236.]

[1 April 1959.

GESONDHEIDSKOMITEE VAN STILFONTEIN.—UITBREIDING VAN REGSGEBIED EN VRYSTELLING VAN BELASTING.

Die Administrateur het ingevolge die bepalings van subartikel (3) van artikel honderd vier-en-twintig van die Ordonansie op Plaaslike Bestuur, 1939, die regsgebied van die Gesondheidskomitee van Stilfontein uitgebred deur die inlywing van die gebied omskryf in die Eerste Bylae hiervan.

Die Administrateur het voorts ingevolge artikel nege (9) van die genoemde Ordonansie die gebied, omskryf in die Tweede Bylae hiervan, vrygestel van die bepalings van die Plaaslike-Bestuur-Belastingordonnansie, 1933.

T.A.L.G. 3/2/115.

EERSTE BYLAE.

GESONDHEIDSKOMITEE VAN STILFONTEIN.—OMSKRYWING VAN GEBIED INGESLUIT.

Die plaas Stilfontein No. 401, Registrasie-afdeling I.P., distrik Klerksdorp, groot 417·3959 morg en aangedui op Kaart L.G. No. A.5410/57.

TWEDE BYLAE.

GESONDHEIDSKOMITEE VAN STILFONTEIN.—OMSKRYWING VAN GEBIED VRYGESTEL VAN BELASTING.

Begin by die noordwestelike baken van die plaas Stilfontein No. 401, Registrasie-afdeling I.P., distrik Germiston; daarvandaan ooswaarts langs die noordelike grens van genoemde plaas vir 'n afstand van 5,110 Kaapse voet; daarvandaan suidwaarts vir 'n afstand van 260 Kaapse voet; daarvandaan weswaarts vir 'n afstand van 2,410 Kaapse voet; daarvandaan suidwaarts vir 'n afstand van 1,300 Kaapse voet; daarvandaan weswaarts vir 'n afstand

wards for a distance of 275 Cape feet; thence southwards for a distance of 2,315 Cape feet; thence westwards along the southern boundary of the aforesaid farm Stilfontein No. 401 for a distance of 3,515 Cape feet to its south-western beacon; thence northwards along the western boundary of said farm Stilfontein No. 401 to its north-western beacon the place of beginning.

MISCELLANEOUS.

NOTICE No. 34 OF 1959.

EVANS PARK TOWNSHIP.—PROPOSED ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* of the Townships and Town-planning Ordinance, No. 11 of 1931, that application has been made by Crown Mines, Limited, for permission to lay out a township on the farms Vierfontein No. 321 and Ormonde No. 99, District of Johannesburg, to be known as Evans Park.

The proposed township is situated north-west of and abuts Crown Gardens Township.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof:

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint; provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 35 OF 1959.

KLERKSDORP EXTENSION No. 13 TOWNSHIP.—PROPOSED ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* of the Townships and Town-planning Ordinance, No. 11 of 1931, that application has been made by Klerksdorp Town Council for permission to lay out a township on the farm Townlands No. 424, District of Klerkdorp, to be known as Klerksdorp Extension No. 13.

The proposed township is situated east of Klerksdorp High School and Hospital.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

van 275 Kaapse voet; daarvandaan suidwaarts vir 'n afstand van 2,315 Kaapse voet; daarvandaan weswaarts langs die suidelike grens van voornoemde plaas Stilfontein No. 401 vir 'n afstand van 3,515 Kaapse voet tot by sy suidwestelike baken; daarvandaan noordwaarts langs die westelike grens van genoemde plaas Stilfontein No. 401 tot by sy noordwestelike baken, die aanvangspunt..

DIVERSE.

KENNISGEWING No. 34 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP EVANS PARK.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene inligting bekendgemaak dat Crown Mines, Limited, aansoek gedoen het om 'n dorp te stig op die plaase Vierfontein No. 321 en Ormonde No. 99, distrik Johannesburg, wat bekend sal wees as Evans Park.

Die voorgestelde dorp lê noordwes van en grens aan die dorp Crown Gardens.

Die aansoek, tesame met die betrokke planne, dokumente en inligting lê ter insage op die kantoor van die Sekretaris van die Dorperraad, Kamer 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuienis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris, Dorperraad.

Pretoria, 18 Maart 1959.

KENNISGEWING No. 35 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP KLERKSDORP UITBREIDING No. 13.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene bekendgemaak dat Klerksdorp Stadsraad aansoek gedoen het om 'n dorp te stig op die plaas Dorpsgronde No. 424, distrik Klerksdorp, wat bekend sal wees as Klerksdorp Uitbreiding No. 13.

Die voorgestelde dorp lê oos van Klerksdorp Hoëskool en Hospitaal.

Die aansoek, tesame met die betrokke planne, dokumente en inligting lê ter insage op die kantoor van die Sekretaris van die Dorperraad, Kamer 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint; provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 36 OF 1959.

VAL TOWNSHIP.—PROPOSED ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* of the Townships and Town-planning Ordinance, No. 11 of 1931, that application has been made by Sybil Hope Smith and Yorke Quinton Smith for permission to lay out a township on the farm Oude Hout Spruit No. 586, District of Standerton, to be known as Val.

The proposed township is situated to the north and to the south of and abutting on Val Railway Station.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint; provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 37 OF 1959.

STANDERTON TOWN-PLANNING SCHEME No. 1/2.

It is hereby notified for general information in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, No. 11 of 1931, that the Town Council of Standerton has applied for Standerton Town-planning Scheme No. 1, 1955, to be amended and that particulars of this Scheme (which will be known as

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris, Dorperaad.

Pretoria, 18 Maart 1959.

KENNISGEWING No. 36 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP VAL.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene inligting bekendgemaak dat Sybil Hope Smith en Yorke Quinton Smith aansoek gedoen het om 'n dorp te stig op die plaas Oude Hout Spruit No. 586, distrik Standerton, wat bekend sal wees as Val.

Die voorgestelde dorp lê noord en suid van en grens aan Val-spoorwegstasie.

Die aansoek, tesame met die betrekke plānne, dokumente en inligting lê ter insage op die kantoor van die Sekretaris van die Dorperaad, Kamer 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris, Dorperaad.

Pretoria, 18 Maart 1959.

KENNISGEWING No. 37 VAN 1959.

STANDERTON-DORPSAANLEGSKEMA No. 1/2.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie No. 11 van 1931, ter algemene inligting bekendgemaak dat die Stadsraad van Standerton aansoek gedoen het om die wysiging van Standerton-dorpsaanlegskema No. 1, 1955, en dat besonderhede van hierdie

Standerton Town-planning Scheme No. 1/2) are lying for inspection at the Municipal Offices, Standerton, and at the office of the Secretary of the Townships Board, Room 309, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria.

Every owner or occupier of immovable property situate within the area to which the Scheme applies shall have the right of objection to the Scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 383, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette* i.e. on or before the 30th April, 1959.

J. NIEUWENHUYSEN,
Secretary Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 38 OF 1959.

PRETORIA TOWN-PLANNING SCHEME No. 1/30.

It is hereby notified for general information in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance No. 11 of 1931, that the City Council of Pretoria has applied for Pretoria Town-planning Scheme No. 1, 1944, to be amended and that particulars of this Scheme (which will be known as Pretoria Town-planning Scheme No. 1/30) are lying for inspection at the Municipal Offices, Pretoria, and at the office of the Secretary of the Townships Board, Room 310, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria.

Every owner or occupier of immovable property situated within the area to which the Scheme applies shall have the right of objection to the Scheme and may notify the Secretary of the Townships Board in writing at the above address or P.O. Box 383, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e., on or before the 30th April, 1959.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 39 OF 1959.

STILFONTEIN EXTENSION No. 4 TOWNSHIP.— PROPOSED ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* (8) of the Townships and Town-planning Ordinance, No. 11 of 1931, that the application made by New Pioneer Central Rand Gold Mining Company, Limited, for the establishment of Stilfontein Extension No. 4 Township on the farms Zandpan No. 423 and Palmietfontein No. 403, District Klerksdorp, has been amended to include a drive-in cinema site.

The proposed township is situated west of and abuts Stilfontein Extension No. 2 Township.

The application, together with the amended plan, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint;

skema (wat Standerton-dorpsaanlegskema No. 1/2 genoem sal word) in die kantoor van die Stadsraad van Standerton en in die kantoor van die Sekretaris van die Dorperaad, Kamer 309, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, ter insae lê.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 30 April 1959, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 383, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. NIEUWENHUYSEN,
Sekretaris, Dorperaad.

Pretoria, 18 Maart 1959.

KENNISGEWING No. 38 VAN 1959.

PRETORIA-DORPSAANLEGSKEMA No. 1/30.

Hierby word ooreenkomsdig die bepalings van sub artikel (1) van artikel *negen-en-dertig* van die Dorpe- en Dorpsaanleg-ordonnansie, No. 11 van 1931, ter algemene inligting bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die Pretoria-Dorpsaanlegskema No. 1, 1944, en dat besonderhede van hierdie skema (wat Pretoria-Dorpsaanlegskema No. 1/30 genoem sal word) in die kantoor van die Municipaaliteit, Pretoria, en in die kantoor van die Sekretaris van die Dorperaad, Kamer 310, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, ter insae lê.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *offisiële Koerant van die Provincie* d.w.s. op of voor 30 April 1959, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 383, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. NIEUWENHUYSEN,
Sekretaris Dorperaad.

Pretoria, 18 Maart 1959.

KENNISGEWING No. 39 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP STILFONTEIN UITBREIDING No. 4.

Ingevolge artikel *elf* (8) van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene inligting bekendgemaak dat die aansoek gedoen deur New Pioneer Central Rand Gold Mining Company, Limited, om die stigting van die dorp Stilfontein Uitbreiding No. 4 op die please Zandpan No. 423 en Palmietfontein No. 403, distrik Klerksdorp, gewysig is om 'n terrein vir 'n inrytheater in te sluit.

Die voorgestelde dorp lê wes van en grens aan die dorp Stilfontein Uitbreiding No. 2.

Die aansoek, tesame met die gewysigde plan, dokumente en inligting lê ter insage op die kantoor van die Sekretaris van die Dorperaad, Kamer 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag

provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 40 OF 1959.

KLERKSDORP TOWN-PLANNING SCHEME
No. 1/18.

It is hereby notified for general information in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, No. 11 of 1931; that the Town Council of Klerksdorp has applied for Klerksdorp Town-planning Scheme No. 1, 1947, to be amended and that particulars of this scheme (which will be known as Klerksdorp Town-planning Scheme No. 1/18) are lying for inspection at the Municipal Offices, Klerksdorp, and at the office of the Secretary of the Townships Board, Room 310, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 383, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 30th April, 1959.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 18th March, 1959.

18-25-1

NOTICE No. 41 OF 1959.

NOORDSIG TOWNSHIP.—PROPOSED
ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* of the Townships and Town-planning Ordinance, No. 11 of 1931, that application has been made by Germiston City Council for permission to lay out a township on the farm Rietfontein No. 63, District of Germiston, to be known as Noordsig.

The proposed township is situated approximately half a mile north-east of Elandsfontein railway station and abuts the Railway Housing Scheme.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room No. 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate in writing with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint; provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 25th March, 1959.

25-1-8

vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris Dorperaad.
Pretoria, 18 Maart 1959.

KENNISGEWING No. 40 VAN 1959.

KLERKSDORP-DORPSAANLEGSKEMA No. 1/18.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie No. 11 van 1931, ter algemene inligting bekendgemaak dat die Stadsraad van Klerksdorp aansoek gedoen het om die wysiging van Klerksdorp-Dorpsaanlegskema No. 1, 1947, en dat besonderhede van hierdie skema (wat Klerksdorp-Dorpsaanlegskema No. 1/18 genoem sal word) in die kantoor van die Stadsraad van Klerksdorp en in die kantoor van die Sekretaris van die Dorperaad, Kamer 310, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, ter insae lê.

Alle eenaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant* van die Provincie, d.w.s. op of voor 30 April 1959 die Sekretaris van die Dorperaad by bovemelde adres of Posbus 383, Pretoria, skriftelik in kennis stel van so'n beswaar en die redes daarvoor.

J. NIEUWENHUYSEN,
Sekretaris, Dorperaad.
Pretoria, 18 Maart 1959.

KENNISGEWING No. 41 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP
NOORDSIG.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene inligting bekendgemaak dat die Stadsraad van Germiston aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein No. 63, distrik Germiston, wat bekend sal wees as Noordsig.

Die voorgestelde dorp lê ongeveer 'n halfmyl noord-oos van Elandsfontein spoorwegstasie, en grens aan die Spoorweg Behuisingskema.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê ter insage op die kantoor van die Sekretaris van die Dorperaad, Kamer No. 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vernoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vernoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris, Dorperaad.
Pretoria, 25 Maart 1959.

NOTICE No. 42 OF 1959.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/57.

It is hereby notified for general information in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, No. 11 of 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended and that particulars of this scheme (which will be known as Johannesburg Town-planning Scheme No. 1/57) are lying for inspection at the Municipal Offices, Johannesburg, and at the office of the Secretary of the Townships Board, Room 309, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 383, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette* i.e. on or before the 7th May, 1959.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 25th March, 1959.

25-1-8

NOTICE No. 43 OF 1959.

POTCHEFSTROOM EXTENSION No. 8 TOWNSHIP.
—PROPOSED ESTABLISHMENT OF.

It is hereby notified for general information, in terms of section *eleven* of the Townships and Town-planning Ordinance, No. 11 of 1931, that application has been made by Sophia Steyn for permission to lay out a township on the farm Town and Townlands No. 435, District Potchefstroom, to be known as Potchefstroom Extension No. 8.

The proposed township is situate at the north-western corner of Rissik and Goud Streets in Potchefstroom Township.

The application, together with the relative plans, documents and information, is open for inspection at the Office of the Secretary, Townships Board, Room No. 301, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Board or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint; provided that such written communication shall be in the hands of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate.

J. NIEUWENHUYSEN,
Secretary, Townships Board

Pretoria, 1st April, 1959.

NOTICE No. 44 OF 1959.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF No. 348, EASTLEIGH TOWNSHIP.

It is hereby notified for general information that application has been made by Christos Papas in terms of section *one* of the Removal of Restrictions in Townships Act

KENNISGEWING No. 42 VAN 1959.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/57.

Hierby word ooreenkomsdig die bepalings van sub-artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, ter algemene inligting bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van Johannesburg-Dorpsaanlegskema No. 1 van 1946, en dat besonderhede van hierdie skema (wat Johannesburg-Dorpsaanlegskema No. 1/57 genoem sal word) in die kantoor van die Stadsraad van Johannesburg en in die kantoor van die Sekretaris van die Dorperraad, Kamer 309, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, ter insae lê.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant* van die Provincie, d.w.s. op of voor 7 Mei 1959, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 383, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. NIEUWENHUYSEN,
Sekretaris, Dorperraad.

Pretoria, 25 Maart 1959.

KENNISGEWING No. 43 VAN 1959.

VOORGESTELDE STIGTING VAN DIE DORP
POTCHEFSTROOM UITBREIDING No. 8.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, word hierby vir algemene inligting bekendgemaak dat Sophia Steyn aansoek gedoen het om 'n dorp te stig op die plaas Dorp en Dorpsgronde No. 435, distrik Potchefstroom, wat bekend sal wees as Potchefstroom Uitbreiding No. 8.

Die voorgestelde dorp lê op die noord-weselike hoek van Rissik- en Goudstraat, in die dorp Potchefstroom.

Die aansoek tesame met die betrokke plante, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer No. 301, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad mag vasstel; met dien verstande dat hierdie skrywe die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word.

J. NIEUWENHUYSEN,
Sekretaris, Dorperraad.

Pretoria, 1 April 1959.

1-8-15

KENNISGEWING No. 44 OF 1959.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDEN VAN ERF No. 348, DORP
EASTLEIGH.

Hierby word vir algemene inligting bekendgemaak dat Christos Papas ingevolge die bepalings van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946 (Wet

(Act No. 48 of 1946), for the amendment of the conditions of title of Erf No. 348, Eastleigh Township, to permit the erf being used for the erection thereon of shops.

The application, together with the relative documents, is open for inspection at the office of the Secretary, Townships Board, Room 310, Savelkoul's Building, corner of Paul Kruger and Pretorius Streets, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate, in writing, with the Secretary of the Board at the above address or P.O. Box 383, Pretoria, within a period of two months from the date hereof.

J. NIEUWENHUYSEN,
Secretary, Townships Board.

Pretoria, 1st April, 1959.

TENDERS.

All Tenders published for the first time, are indicated by a * in the left-hand upper corner.

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO CONTRACTORS.

TENDER No. 237 OF 1959.

CONSTRUCTION OF BRIDGE 1043 OVER CROCODILE RIVER ON PROVINCIAL ROAD P.106/1, DISTRICT BRITS.

Tenders are hereby invited from experienced contractors for the construction of the above-mentioned bridge.

On or after Wednesday, 25th March, 1959, contract documents including a set of drawings, may be obtained from the Director of Roads, Transvaal Roads Department, Room 203, Veritas Building, Fountain Lane (P.O. Box 1906), Pretoria, on payment of a deposit of £5. 5s. (five guineas) either in cash, deposit receipt or bank certified cheque in favour of the Transvaal Provincial Administration, which amount will be refunded provided a bona fide tender is submitted complete with all contract documents and drawings. Extra copies of the Schedule of quantities will be supplied free of charge.

The deposit is also repayable if the contract documents and plans are returned before the date stipulated below.

An engineer will meet intending tenderers at the Hartbeespoort Dam Hotel at 11 a.m., on Tuesday, 7th April, 1959, to conduct them on an inspection of the site. The engineer will not be available at any other times for inspection visits, and tenderers are therefore requested to visit the site on the date mentioned above.

Sealed tenders completed in accordance with the conditions laid down in the contract documents and endorsed "Contract No. 237 of 1959" will be received by the Chairman, Transvaal Provincial Tender Board, Old Government Building, P.O. Box 1040, Pretoria, up to 11 a.m. on Friday, 17th April, 1959, when such tenders will be opened in public.

If delivered by hand tenders must be deposited in the Tender Board Box on the first floor of the Old Government Building, Church Square, before the closing time stated above.

The Transvaal Provincial Administration does not bind itself to accept the lowest or any tender, nor will it assign any reason for the rejection of any tender.

Tenders are binding for 60 (sixty) days.

L. DU RAND,
Chairman, Transvaal Provincial
Tender Board.

Administrator's Office,
Pretoria, 9th March, 1959.

D.P.H. 14-7-59-237.

No. 48 van 1946), aansoek gedoen het om die wysiging van die titelvoorraad van Erf No. 348, dorp Eastleigh, ten einde dit moontlik te maak dat die erf gebruik mag word vir die oprigting van winkels.

Die aansoek saam met die betrokke dokumente lê ter insae in die kantoor van die Sekretaris, Dorpsraad, Kamer 310, Savelkoulsgebou, hoek van Paul Kruger- en Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedcreen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien moet binne twee maande na die datum hiervan skriftelik met die Sekretaris van die Dorpsraad by bovemelde adres of Posbus 383, Pretoria, in verbanding tree.

J. NIEUWENHUYSEN,
Sekretaris, Dorpsraad.

Pretoria, 1 April 1959.

1-8-15

TENDERS.

Alle Tenders wat vir die eerste maal gepubliseer word, is in die linkerhoek met 'n * gemerk.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING VAN TENDER.

TENDER NO. 237 VAN 1959.

BOU VAN BRUG 1043 OOR DIE KROKODIL-RIVIER OP PROVINSIALE PAD P.106/1, DISTRIK BRITS.

Tenders word hiermee gevra van ervare kontrakteurs vir die bou van bogenoemde brug.

Algemene kontrakvoorraad en spesifikasies insluitende 'n stel tekeninge kan op of na Woensdag, 25 Maart 1959, van die Directeur, Transvaalse Paaiedeptement, Kamer 203, Veritasgebou, Fonteinlaan (Posbus 1906), Pretoria, verkry word, teen 'n deposito van £5. 5s. (vijf ghillies) in kontant of 'n bankgewaarborgde tjeuk, betaalbaar aan die Proviniale Sekretaris, Transvaalse Proviniale Administrasie. Hierdie deposito is terugbetaalbaar, op voorwaarde dat 'n volledige bona fide tender, tesame met die kontrakdokumente en tekeninge ingedien word, 'n Addisionele afskrif van die hoeveelheidslyste sal gratis verskaf word.

Die deposito is ook terugbetaalbaar indien die dokumente en planne voor die sluitingsdatum terugbesorg word.

'n Ingenieur sal voorneemende tenderaars op Dinsdag, 7 April 1959, om 11-uur vm., by die Hartbeespoortdam Hotel ontmoet, om saam met hulle die terrein te gaan besigtig. Die Ingenieur sal egter op geen ander of latere geleentheid beskikbaar wees nie, en voornemende tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders op die voorgeskrewe kontrakdokumente in verselde koeverte waarop "Tender No. 237 van 1959" vermeld word, moet gerig word aan die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, en moet in sy besit wees voor 11-uur vm., 17 April 1959, wanneer die tender in die teenwoordigheid van die publiek oopgemaak sal word.

Indien per hand aangelever word, moet die Tenderdokumente in die Tenderraad se bus op die eerste verdieping van die ou Goewermentsgebou, Kerkplein, Pretoria, voor die sluitingstyd, en datum hierbo vermeld geplaas word.

Die Proviniale Administrasie verbind hom nie, om die laagste of enige tender aan te neem nie, of om enige rede vir die afwyseing te verstrek nie.

Tenders is vir 60 (sesig) dae bindend.

L. DU RAND,
Voorsitter, Transvaalse Proviniale
Tenderraad.

Administrateurskantoor,
Pretoria, 9 Maart 1959.

D.P.H. 14-7-59-237.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDER NOTICE.

The Transvaal Provincial Administration invites tenders for the following:—

Tenders on the prescribed form in sealed envelopes superscribed with the tender number, must be addressed to the Chairman of the Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be in his hands by 11 o'clock a.m. on the closing date.

Tender documents can be obtained upon application to this address.

Tender No.	Service.	Closing Date.
B. 110/59..	Towels, Terry or Turkish, coloured	10th April, 1959.
B. 147/59..	Repp casement cloth, blue....	10th April, 1959.
B. 148/59..	Sheeting, plain, bleached, 63" wide	10th April, 1959.
B. 149/59..	Tape, white, 1" wide.....	10th April, 1959.
B. 170/59..	Hand knitting wools.....	24th April, 1959.
B. 198/59..	Counterpanes, cotton, red and white, patterned	24th April, 1959.
A. 234/59..	Rebinding of library books.....	10th April, 1959.
R.F.T. 235/59	Road construction stabilisation lime	10th April, 1959.
H. 239/59..	Removal of kitchen refuse, Edenvale Hospital.	10th April, 1959.
H. 240/59..	Removal of ash, Edenvale Hospital.	10th April, 1959.
H. 241/59..	Removal of kitchen refuse, Paul Kruger Memorial Hospital, Rustenburg.	10th April, 1959.
H. 242/59..	Supply of orthopaedic footware, Pretoria Hospital.	10th April, 1959.
H. 243/59..	Removal of ash, South Rand Hospital.	10th April, 1959.
H. 244/59..	Supply of nurses shoes, Baragwanath Hospital.	10th April, 1959.
B. 238/59..	Napkins, Terry, towelling, white, for babies	24th April, 1959.
R.F.T. 245/1959	Movable Centrifugal Pumping Units	24th April, 1959.
R.F.T. 262/1959	Motor Water Sprinklers.....	24th April, 1959.
R.F.T. 268/1959	Sedan Cars.....	10th April, 1959.
E. 277/59..	Recessed steam operated sterilizers	10th April, 1959.
F. 263/59..	Tubular framed art tables (adjustable tops), and stools for use in schools	10th April, 1959.
F. 264/59..	Typing tables, high school, stacking type	10th April, 1959.
F. 265/59..	"Searle" type Morris chairs, wooden	10th April, 1959.
R.F.T. 278/1959	Conveyor Belt.....	10th April, 1959.
B. 279/59..	Sheeting, waterproof, red, for hospitals	8th May, 1959.
R.F.T. 280/59	Transportable lubricating outfits...	24th April, 1959.
R.F.T. 281/59	Pneumatic road rollers.....	8th May, 1959.
A. 282/59..	Cutlery.....	22nd May, 1959.
A. 283/59..	Stainless steel hollow ware.....	22nd May, 1959.
A. 284/59..	Bowls, soup, earthenware.....	22nd May, 1959.
A. 285/59..	Pots, cooking.....	22nd May, 1959.
E. 286/59..	Laundry equipment.....	24th April, 1959.
E. 287/59..	Diesel-driven generating set.....	24th April, 1959.
H. 301/59..	Transport of coal, Standerton Hospital	24th April, 1959.
H. 302/59..	Sale of kitchen refuse, Germiston Hospital	24th April, 1959.
B. 288/59..	Calico, bleached, 40" wide....	5th June, 1959.
B. 289/59..	Linen, check, for glass cloths, 20"/22" wide	5th June, 1959.
B. 290/59..	Calico, dark green, 40" wide....	5th June, 1959.
B. 291/59..	Shrouding.....	5th June, 1959.
R.F.T. 303 of 1959	Grid type road rollers.....	22nd May, 1959.

The Provincial Administration reserves the right of accepting any portion of a tender without the whole and does not bind itself to accept any tender.

L. DU RAND,
Chairman of the Tender Board.

Administrator's Office,
Pretoria.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING VAN TENDERS.

Die Transvaalse Proviniale Administrasie vra tenders vir die volgende:—

Tenders, op die voorgeskrewe vorm in verséeld koeverte waarop die tendernommer vermeld is, moet gerig word aan die Voorsitter van die Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, en moet in sy besit wees om 11-uur vm. op die sluitingsdatum.

Tenderdokumente is op aanvraag verkrybaar by hierdie adres.

Tender No.	Artikel.	Sluitingsdatum.
B. 110/59..	Handdoek, Terry of Turks, gekleur	10 April 1959.
B. 147/59..	Repp gordynmateriaal, blou....	10 April 1959.
B. 148/59..	Lakenmateriaal, gebleik, 63" breed	10 April 1959.
B. 149/59..	Band, wit, 1" breed.....	10 April 1959.
B. 170/59..	Hand breiwol.....	24 April 1959.
B. 198/59..	Dekens, katoen, rooi en wit, met patronen	24 April 1959.
A. 234/59..	Herbind van Biblioteekboeke...	10 April 1959.
R.F.T. 235/59	Padbou—Stabilisasiekalk.....	10 April 1959.
H. 239/59..	Verwydering van kombuisafval, Edenvale-hospitaal.	10th April 1959.
H. 240/59..	Verwydering van as, Edenvale-hospitaal.	10th April 1959.
H. 241/59..	Verwydering van Kombuisafval, Paul Kruger Gedenk-hospitaal, Rustenburg.	10th April 1959.
H. 242/59..	Verskaffing van ortopediese skoisel, Pretoria-hospitaal.	10 April 1959.
H. 243/59..	Verwydering van as, Suidrandse-hospitaal.	10 April 1959.
H. 244/59..	Verskaffing van verpleegster-skoene, Baragwanath-hospitaal.	10 April 1959.
B. 238/59..	Baba-doek, Terryhanddoektype, wit	24 April 1959.
R.F.T. 245/1959	Beweeglike Middelpuntvliedende pompe	24 April 1959.
R.F.T. 262/1959	Motorwatersproeiers.....	24 April 1959.
R.F.T. 268/1959	Sedan Motorkarre.....	10 April 1959.
E. 277/59..	Stoomsterilisators.....	10 April 1959.
F. 263/59..	Kunstafels, staalpyraam (verstelbare blad), en stoels vir skoolgebruik	10 April 1959.
F. 264/59..	Tikstertafels, hoërskool, pakbare tipe	10 April 1959.
F. 265/59..	"Searle"-tipe Morrisstoel, hout	10 April 1959.
R.F.T. 278/59	Vervoerband.....	10 April 1959.
B. 279/59..	Materiaal, waterdig, rooi, vir hospitaal	8 Mei 1959.
R.F.T. 280/59	Vervoerbare smeertoestelle.....	24 April 1959.
R.F.T. 281/59	Pneumatische padrollers.....	8 Mei 1959.
A. 282/59..	Tafelgereedskap.....	22 Mei 1959.
A. 283/59..	Vlickvry staal holware.....	22 Mei 1959.
A. 284/59..	Sopkommetjies, erdeware.....	22 Mei 1959.
A. 285/59..	Potte, kopk.....	22 Mei 1959.
E. 286/59..	Wasseryuitrusting.....	24 April 1959.
E. 287/59..	Dieselaangedrewe ontwikkelaar.....	24 April 1959.
H. 301/59..	Vervoer van steenkool, Standerton-hospitaal	24 April 1959.
H. 302/59..	Verkoop van kombuisafval, Germiston-hospitaal	24 April 1959.
B. 288/59..	Kaliko, gebleik, 40" breed.....	5 Junie 1959.
B. 289/59..	Linne, geruit, vir glasdoeke, 20"/22" breed	5 Junie 1959.
B. 290/59..	Kaliko, donkergroen, 40" breed	5 Junie 1959.
B. 291/59..	Lykkleedmateriaal.....	5 Junie 1959.
R.F.T. 303 van 1959	Rooster tipe padrollers.....	22 Mei 1959.

Die Proviniale Administrasie behou die reg om slegs 'n gedeelte van 'n tender aan te neem en verbind hom nie om enige tender aan te neem nie.

L. DU RAND,
Voorsitter van die Tenderraad.
Administrateurskantoor,
Pretoria.

NOTICE TO CONTRACTORS.

Tenders are hereby invited for the following services in the Transvaal Province, namely:—

(1) Service and District.	(2) Documents Available for Issue to Contractors.	(3) Available Documents are obtainable from and Returnable to.	(4) Date on which Documents are Available.	(5) Conditions of Contract and Available Documents may be Inspected at the following Offices.	(6) Tenders due at or before 11 a.m.
Waverley A.M. Primary School: Pretoria City: Supply of topsoil	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	1959. 25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	1959. 17th April.
City and Suburban Coloured School: Rand Central: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Klerksdorp Hospital: Central heating installation, steam and condensate mains, etc.	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Johanna van der Merwe School: Vereeniging: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Vereeniging A.M. High School: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Krugersdorp North School: Rand West: Complete renovations to all buildings on site	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Koedoespoort Road Depot: Pretoria: Erection of store, stormwater drainage, etc.	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Waterval Boven Primary School: Barberton: Central heating installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.
Mayfair A.M. School: Rand Central: Internal and external repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	25th March	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	17th April.

Tenders are to be addressed to: The Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria.

No tender will be considered by the Board unless received through the Post Office Box (P.O. Box 1040, Pretoria) of the Board or through the Tender Board Box provided for the purpose outside Room 44, Old Government Buildings, Pretoria.

A deposit of £2, either in cash, deposit receipt, or bank-initiated cheque must be paid on each service, which will be refunded provided a bona fide tender is submitted or plans and specifications returned to the address shown in column (3), not later than within 14 days after the closing date.

A separate tender must be submitted for each service and the envelope containing the tender must be superscribed with the name and address of the tenderer, as well as with Tender Number and the name of the service to which the tender refers.

All tenders should be on the Departmental tender form, which must be duly filled in and completed in all particulars. The Board does not bind itself to accept the lowest or any tender.

Tenders are binding for 30 days.

KENNISGEWING AAN KONTRAKTEURS.

Tenders word hiermee gevra vir die onderstaande diens in die Transvaal Provincie, nl.:—

(1) Diens en Distrik.	(2) Dokumente beskikbaar vir uitreiking aan kontrakteurs.	(3) Beskikbare dokumente is verkrybaar by en moet teruggestuur word aan.	(4) Datum waarop dokumente verkrybaar is.	(5) Kontrakvoorraarde en beschikbare dokumente lê ter insae op onderstaande kantore.	(6) Tenders moet in wccs om of voor 11-uur vry.
Waverley A.M. Laerskool: Pretoria Stad: Verskaffing van bogrond	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	1959. 25 Maart	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	1959. 17 April.
City and Suburban Coloured School: Rand Sentraal: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	17 April.
Klerksdorp Hospitaal: Sentrale verwarmingsinstallasie, stoom- en kondensasieleiding ens.	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	17 April.
Johanna Van der Merweskool, Vereeniging: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	17 April.
Vereeniging A.M. Hoëskool: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vyfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	17 April.

(1) Diens en Distrik.	(2) Dokumente beskikbaar vir uitreiking aan kontrakteurs.	(3) Beskikbare dokumente is verkrygbaar by en moet teruggestuur word aan.	(4) Datum waaop dokumente verkrygbaar is.	(5) Kontrakvoorraades en beskikbare dokumente le ter insae op onderstaande kantore.	(6) Tenders moet in wees om of voor 11-uur v.m.
Krugersdorp-Noordskool: Rand Wes: Algehele opknapping van alle geboue op terrein	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	1959. 25 Maart	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes, Pretoria	1959. 17 April.
Koedoespoort paddepot: Pretoria: Oprigting van stoor, stormwaterdreinering, ens.	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes, Pretoria	17 April.
Waterval-Boven Laerskool: Barberton: Sentrale verwarmingsinstallasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes, Pretoria	17 April.
Mayfair A.M. Skool: Rand Sentraal: Binne- en buitereparasies en opknappings	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	25 Maart	Kamer 515, Vysde Verdieping, Poynongebou, Kerkstraat-Wes, Pretoria	17 April.

Tenders moet geadresseer word aan: Die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria.

Geen tender sal deur die Raad oorweeg word nie tensy dit ontvang is deur die Posbus (Posbus 1040, Pretoria) van die Raad of deur die Tenderraad bus wat vir dié doel verskaf is buite Kamer 44, Ou Goewermentsgebou, Pretoria.

Vir elke diens moet 'n bedrag van £2, of 'n kwintisie vir kontantbetaling, of tsek deur die bank geparafeer, gedeponeer word wat terugbetaal sal word, mits 'n bona fide tender ingestuur of tekeninge en spesifikasies terugsorg word aan die adres vermeld in kolom(3) nie later as 14 dae na die sluitingsdatum nie.

Afsonderlike tenders word verwag vir elke werk en op die koevert moet die naam en adres van die tenderaar sowel as die Tender-nommer en die naam van die diens waarop die tender betrekking het, vermeld word.

Alle tenders moet op die tendervorm van die Departement wees en moet behoorlik alle besonderhede bevat. Die Tenderraad verbind hom nie om die laagste of enige tender aan te neem nie.

Tenders is bindend vir 30 dae.

DEPARTMENT OF TRANSPORT.

MOTOR CARRIER TRANSPORTATION

The undermentioned applications for motor carrier certificates are published in terms of section thirteen (1) of the Motor Carrier Transportation Act, and regulation 5 of Motor Carrier Transportation regulations.

Written representations (in duplicate) in support of, or in opposition to, such applications, must be made to the National Transport Commission or local board concerned within ten days from the date of this application.

X=No. of application and name of applicant.

Y=Nature of proposed motor carrier transportation and number of vehicles.

Z=Points between and routes over, or area within which the proposed motor carrier transportation is to be effected.

LOCAL ROAD TRANSPORTATION BOARD, PRETORIA.—PLAASLIKE PADVERVOERRAAD, PRETORIA.

X 7456. Petrus Johannes Venter, Middelburg. (New application/Nuwe aansoek.) Vehicle/Voertuig: TM 4015.

Y Roadmaking (*pro forma*)/Padmaak (*pro forma*).

Z Within the Transvaal Province/Binne die Provinsie Transvaal.

X 7505. Philemon Mhlango, Barberton. (Renewal/Hernuwing.) Vehicle/Voertuig TAA 1734.

Y Non-European passengers and their luggage/Nie-blanke passasiers en hul bagasie.

Z Between Barberton and Stolzburg Asbestos Mine via the direct road from the Barberton-Carolina main road to Stolzburg provided that: (1) No intermediate passengers shall be conveyed between the main road and Stolzburg, and (2) on the journey from Stolzburg to Barberton on Saturdays no passengers shall be picked up between a point half a mile from Doyershoek in the direction of Stolzburg Mine and Barberton/Tussen Barberton en Stolzburg Asbes Myn oor die direkte pad van die Barberton-Carolina hoofpad na Stolzburg op voorwaarde dat: (1) Geen passasiers vervoer word tussen die hoofweg en Stolzburg nie, (2) dat op die reis van Stolzburg na Barberton op Saterdae geen passasiers opgelaai word tussen punte 'n halfmyl van Doyershoek na die rigting van Stolzburg Myn en Barberton.

Time-table/Tydtafel.

Tuesdays/Dinsdae.

Depart/Vertrek. 2.00 p.m./nm. Stolzburg..... Arrive/Aankoms. 5.30 p.m./nm.

Wednesdays/Woensdae.

Depart/Vertrek. 7.30 a.m./vm. Barberton..... Arrive/Aankoms. 10.30 a.m./vn.

Thursdays/Donderdae.

Depart/Vertrek. 2.00 p.m./nm. Stolzburg..... Arrive/Aankoms. 5.30 p.m./nm.

Saturdays/Saterdae.

Depart/Vertrek. 7.30 a.m./vm. Barberton..... Arrive/Aankoms. 10.30 a.m./vn.

Scale of Charges/Tariewe.

8s. Od. Single trip/Enkel rit.

X 13202. Petrus Mokoana, Middelburg. (New application, late renewal/Nuwe aansoek, laat hernuwing.) Vehicle/Voertuig: TM 3123.

Y (1) Goods, all classes, for non-Europeans only/Goedere, alle soorte, vir nie-blanke alleenlik.

Z (1) Within a radius of 20 miles from Middelburg (Tvl.) Post Office/Binne 'n straal van 20 myl van Middelburg (Tvl.) poskantoor.

Y (2) Coal and rough unsawn timber for non-Europeans only/Kole en ru ongesaagde hout vir nie-blanke alleenlik.

Z (2) Within a radius of 35 miles from Middelburg (Tvl.) Post Office (concession)/Binne 'n straal van 35 myl van Middelburg (Tvl.) poskantoor (konsessie).

X 10529. Karl Gustav Silvo, Belfast. (Additional vehicles/Bykomende voertuie.) TCB 346 and/en TCB 747.

Y (1) Goods, alle classes/Goedere, alle soorte.

Z (1) Within a radius of 20 miles from Belfast Post Office (restricted)/Binne 'n straal van 20 myl van Belfast-poskantoor (beperk).

- X 7249. Aubrey Cornie Ninaber & Percy Augustus Life Koekemoer, Pretoria. (New application/*Nuwe aansoek.*)
Y Roadmaking (*pro forma*) (four vehicles)/*Padmaak* (*pro forma*) (*vier voertuie*).
Z Within the Magisterial Districts of Bronkhorstspruit, Witbank, Springs, Nigel, Vereeniging, Bethal, Middelburg (Tvl.), Nelspruit, Barberton, Carolina and Kempton Park/*Binne die Landdrosdistrikte Bronkhorstspruit, Witbank, Springs, Nigel, Vereeniging, Bethal, Middelburg (Tvl.), Nelspruit, Barberton, Carolina en Kempton Park.*
X 2217. Hendrik Martinus Johannus du Plessis, Pienaarrivier. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TWB 3450.
Y Goods, all classes/*Goedere, alle soorte.*
Z Within a radius of 20 miles from Pienaar River Post Office (restricted)/*Binne 'n straal van 20 myl van Pienaarrivier-poskantoor (beperk).*
X 358. Rustenburg Busdienste (Edms.), Bpk., Rustenburg. (Additional route/*Bykomende roete.*) Vehicle/Voertuig: TRB 45.
Y (1) Non-European passengers/*Nie-blanke passasiers.*
Z (1) Between Koster Location and Koster, Railway Station via West Street, Railway Street, Rissik Street, Jameson Street, Brink Street and Station Street/*Tussen Koster Lokasie en Koster, Spoorwegstasie oor Wesstraat, Railwaystraat, Rissikstraat, Jamesonstraat, Brinkstraat en Stasiestraat.*
Y (2) Non-European sports teams, picnic, wedding and church parties and non-European groups travelling together for the purpose of attending functions/*Nie-blanke sportspanne, piekniek-, trou- en Godsdiensgeselskappe en nie-blanke groepe wat gesamentlik reis om funksies by te woon.*
Z (2) Within a radius of 100 miles from Koster Post Office on condition that the return journey is commenced within 24 hours after arrival/*Binne 'n straal van 100 myl van Koster-poskantoor op voorwaarde dat die terugreis binne 24 uur weer na aankoms aanvaar word.*

Time-table/*Tydtafel.*

Mondays to Saturdays/Maandae tot Saterdae.	
From Koster Location.	To Koster Location.
<i>Van Koster-lokasie.</i>	<i>Van Koster-lokasie.</i>
6.00 a.m./vm.	6.15 a.m./vm.
6.30 a.m./vm.	6.45 a.m./vm.
7.00 a.m./vm.	7.15 a.m./vm.
7.30 a.m./vm.	9.00 a.m./vm.
9.30 a.m./vm.	12.00 p.m./nm.
1.30 p.m./nm.	2.00 p.m./nm.
4.00 p.m./nm.	4.30 p.m./nm.
4.45 p.m./nm.	5.00 p.m./nm.
5.15 p.m./nm.	5.30 p.m./nm.
5.45 p.m./nm.	6.00 p.m./nm.
6.15 p.m./nm.	6.30 p.m./nm.
6.45 p.m./nm.	7.00 p.m./nm.

Sundays/Sondae.

Depart from Koster Location at 11.30 a.m. with a 60 minutes service until 7.00 p.m./*Vertrek van Koster-lokasie om 11.30 vm, met 'n 60 minute diens tot 7.00 nm.*

Tariewe/Tariffs.

Single trip, 3d. for grown-ups/*Enkel rit, 3d. vir volwasse persone.*
Single trip, 2d. for children/*Enkel rit, 2d. vir kinders.*

- X A. 175. South African Railways/*Suid-Afrikaanse Spoorweë*, Pretoria. (Additional authority/*Bykomende magtiging.*) Vehicles/*Voertuie:* MT 14389 and/en MT 22252.
Y Goods, all classes/*Goedere, alle soorte.*
Z Between Hectorspruit-Pigg's Peak via Lomati Estates and Ngonini Estates/*Tussen Hectorspruit-Pigg's Peak oor Lomati Estates en Ngonini Estates.*
X A. 175. South African Railways/*Suid-Afrikaanse Spoorweë*, Pretoria: (Additional vehicles/*Bykomende voertuie.*) MT 14419, MT 14422, MT 14411, MT 14420 and/en MT 14404.
Y Goods, all classes/*Goedere, alle soorte.*
Z Over all existing approved routes/*Oor alle bestaande goedgekeurde roetes.*
X 7465. Howard Phillipus Geyser, Potgietersrus. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAN 5236.
Y Roadmaking material (*pro forma*)/*Padmaakmateriaal (pro forma).*
Z Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 7238. Martinus Jacobus de Fortier, Sabie. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TBS 1035.
Y Household removals (*pro forma*)/*Huistrekke (pro forma).*
Z Within a radius of 150 miles from Sabie Post Office/*Binne 'n straal van 150 myl van Sabie-poskantoor.*
X 4701. Gert Coenraad Frederik Maritz, Sabie. (Additional vehicle with additional authority/*Bykomende voertuig met bykomende magtiging.*) Vehicle/Voertuig: TBS 235.
Y (1) Goods, all classes/*Goedere, alle soorte.*
(1) Within a radius of 20 miles from Sabie Post Office/*Binne 'n straal van 20 myl van Sabie-poskantoor.*
Y (2) Household removals (*pro forma*)/*Huistrekke (pro forma).*
(2) Within a radius of 150 miles from Sabie Post Office/*Binne 'n straal van 150 myl van Sabie-poskantoor.*
Y (3) Sand, stone and bricks/*Sand, klip en stene.*
(3) Within a radius of 150 miles from Sabie Post Office (concession)/*Binne 'n straal van 150 myl van Sabie-poskantoor (konsessie).*
Y (4) Own fuel/*Eie brandstof.*
(4) Within a radius of 30 miles from Sabie Post Office/*Binne 'n straal van 30 myl van Sabie-poskantoor.*
X 7653. Jan Hendrik Dupper, Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TP 61201.
Y (1) Soil, stone, sand, bricks and furniture/*Grond, klip, sand, stene en huisraad.*
(1) Within a radius of 50 miles from Church Square, Pretoria (concession)/*Binne 'n straal van 50 myl van Kerkplein, Pretoria (konsessie).*
Y (2) Goods, all classes/*Goedere, alle soorte.*
(2) Within a radius of 15 miles from Church Square, Pretoria/*Binne 'n straal van 15 myl van Kerkplein, Pretoria.*
Y (3) Household removals (*pro forma*)/*Huistrekke (pro forma).*
(3) Within a radius of 150 miles from Church Square, Pretoria/*Binne 'n straal van 150 myl van Kerkplein, Pretoria.*
X 1388. Horcules Johannes Botha, Pietersburg. (Additional authority/*Bykomende magtiging.*) Vehicles/Voertuie: TAL 5776, 5928, 6599 and/en 4235.
Y (1) Asbestos pipes, farming implements, pumps and engines/*Asbespype, plaasgereedskap, pompe en enjins.*
Z (1) From Johannesburg direct to farms in the Magisterial Districts of Pietersburg, Potgietersrust, Zoutpansberg and Letaba/*Van Johannesburg direk na plase in Landdrosdistrikte Pietersburg, Potgietersrus, Zoutpansberg en Letaba.*
Y (2) Livestock/*Lewende hawe.*
Z (2) From farms within the above-mentioned districts to Johannesburg, Pretoria and Germiston/*Van plase in bogemelde distrikte na Johannesburg, Pretoria en Germiston.*
Y (3) Livestock/*Lewende hawe.*
Z (3) From Pietersburg District to Butchery, Bewaarkloof/*Van Pietersburg Distrik na Bewaarkloof Slaghuis.*
Y (4) Goods, all classes/*Goedere, alle soorte.*
(4) Within a radius of 100 miles from Pietersburg Post Office/*Binne 'n straal van 100 myl van Pietersburg-poskantoor.*
Y (5) Own cattle (speculation cattle)/*Eie beeste (spekulasié beeste).*
Z (5) From above-mentioned districts to Johannesburg, Pretoria and Germiston/*Van bogemelde distrikte na Johannesburg, Pretoria en Germiston.*
Y (6) Asbestos pipes, farming implements, pumps and engines/*Asbespype, plaasgereedskap, pompe en enjins.*
Z (6) From Pietersburg direct to farms in Magisterial Districts of Pietersburg, Potgietersrust, Zoutpansberg and Letaba/*Van Pietersburg direk na plase in Landdrosdistrikte Pietersburg, Potgietersrus, Zoutpansberg en Letaba.*
X 2419. Abraham Pule, P.O./Pk. Boons. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TBI 2155.
Y Five non-European taxi passengers/*Vyf nie-blanke huurmotorpassasiers.*
Z (1) Within the Magisterial District of Rustenburg/*Binne die Landdrosdistrik Rustenburg.*
(2) On casual trips outside area (1)/*Op toevallige ritte buite gebied (1).*
X 10959. J. E. de Beer, Rustenburg. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TRB 2919.
Y Five European taxi passengers/*Vyf blanke huurmotorpassasiers.*
Z (1) Within the Magisterial District of Rustenburg/*Binne die Landdrosdistrik Rustenburg.*
(2) On casual trips outside area (1)/*Op toevallige ritte buite gebied (1).*

POUND SALES.

Unless previously released, the animals described hereunder will be sold as indicated.

Persons desiring to make inquiries respecting the animals described hereunder, in the case of animals in municipal pounds, should address the Town Clerk, for those in district pounds, the Magistrate of the district concerned.

AMALIA Pound, District Schweizer Reneke, on 22nd April, 1959, at 11 a.m.—1 Cow, mixed, 6 years, red, right ear stump, left ear square behind, 1 horse, mare, 5 years, brown; 1 heifer, Africander, 2 years, black, left ear square. (The last-named animal is wild and will be sold on the farm Eerstebegin.)

GANSVLEI Pound, District Rustenburg, on 22nd April, 1959, at 11 a.m.—1 Cow, mixed, 7 years, red blaze, brand AO7, left ear stump, right ear saw mark; 1 cow, mixed, 7 years, red with white belly, brand AO7, left ear saw mark, right ear half-moon; 1 heifer, mixed, 1½ years, red blaze, brand AO7, left ear saw mark, right ear saw mark; 1 ox, mixed, 2 years, red, brand AO7, left ear stump, right ear swallowtail.

KLERKSDORP Municipal Pound, on 9th April, 1959, at 10 a.m.—1 Brown mare, star on forehead, approximately 3 years old; 1 brown cow with blaze, both ears swallowtail, approximately 7 years old.

LOUIS TRICHARDT Municipal Pound, on 11th April, 1959, at 10 a.m.—1 Jersey cow, approximately 7 years old, no brand or earmarks.

ORANJEFONTEIN Pound, District Potgietersrust, on 22nd April, 1959, at 11 a.m.—1 Cow, Africander, 8 years, red, point of horn sawn off; 1 tollie, Africander, 18 months, red.

RIETGAT Pound, District Brits, on 22nd April, 1959, at 11 a.m.—1 Heifer, Africander, 15 months, red, no brand, with star on forehead.

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persono wat navraag wens te doen aanstaande die hieronder omskreve diere moet, in die geval van diere in munisipale skutte, die Stadsklerk nader, en wat diere in distrik-skutte betref, die betrokke Landdros.

AMALIA Skut, Distrik Schweizer Reneke, op 22 April 1959, om 11 v.m.—1 Koei, baster, 6 jaar, rooi, regteroer stomp, linkeroor winkelhaak agter; 1 perd, merrie, 5 jaar, bruin; 1 vers, Afrikaner tipe, 2 jaar, swart, linkeroor winkelhaak. (Laas-genomde diere is wild en sal op die plaas Eerstebegin verkoop word.)

GANSVLEI Skut, Distrik Rustenburg, op 22 April 1959, om 11 v.m.—1 Koei, gemeng, 7 jaar, rooiblou, brand AO7, linkeroor stomp, regteroer saagmerk; 1 koei, gemeng, 7 jaar, rooi witpens, brand AO7, linkeroor saagmerk, regteroer halfmaan; 1 vers, gemeng, 1½ jaar, rooiblou, brand AO7, linkeroor saagmerk, regteroer saagmerk; 1 os, gemeng, 2 jaar, rooi, brand AO7, linkeroor stomp, regteroer swaelstert.

KLERKSDORP Munisipale Skut, op 9 April 1959, om 10 v.m.—1 Bruin merrie, met kol voor kop, ongeveer 3 jaar oud; 1 bruin koei met bles, albei ore swaelstert, ongeveer 7 jaar oud.

LOUIS TRICHARDT Munisipale Skut, op 11 April 1959, om 10 v.m.—1 Jersey koei, ongeveer 4 jaar oud, geen brand of oormerke nie.

ORANJEFONTEIN Skut, Distrik Potgietersrust, 22 April 1959, om 11 v.m.—1 Koei, Afrikaner, 8 jaar, rooi, horingpunt afgesag; 1 tollie, Afrikaner, 18 maande, rooi.

RIETGAT Skut, Distrik Brits, op 22 April 1959, om 11 v.m.—1 Vers, Afrikaner, 15 maande, rooi, geen brand, met kolletjie voor kop.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENTS TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/61).

In terms of the Regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, it is hereby notified for general information that the City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1 by providing that—

- (i) Stand No. 5305, Johannesburg, at present zoned "General Residential" be rezoned "General Business" subject to certain conditions.
- (ii) Stands Nos. 447/8/9/50, Auckland Park, at present zoned 1 dwelling per erf be rezoned 1 dwelling per 20,000 Cape square feet subject to certain conditions.
- (iii) Stand No. 5291A, Johannesburg, at present zoned "General Residential" be rezoned "General Business".
- (iv) Stands Nos. 902/4/6/8, Berea, at present reserved for street improvement purposes, be rezoned "General Residential".
- (v) Stand No. 535 R.E. Cottesloe, at present zoned "Public Open Space", be rezoned "Educational".
- (vi) Stand No. 86 (Portion) Rosebank, at present zoned "Special Residential", be rezoned "Special to permit the portion of the stand to be used for parking purposes".
- (vii) Stand No. 642, Yeoville, at present zoned "General Residential", be rezoned "General Business" subject to certain conditions.
- (viii) Stands Nos. 444 and 445, Bertrams at present zoned "Special" for Bakery purposes, be rezoned "Special" for warehouse and storage purposes only.
- (ix) Stand No. 48C Orchards, at present zoned 1 dwelling per 15,000 Cape square feet be rezoned 1 dwelling per 5,000 Cape square feet.

Particulars of these amendments are open for inspection at Room 100, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situated within the areas to which the scheme applies has the right to object to the amendments and may inform the Town Clerk, in writing, of such objections and the grounds thereof at any time up to and including the 5th May, 1959.

BRIAN PORTER,
Town Clerk.

Municipal Offices,
Johannesburg, 25 March, 1959.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURG DORPSAANLEG-SKEMA No. 1 (WYSIGINGSKEMA No. 1/61).

Hiermee word ingevolge die Regulasies wat kragtens die Dorpe- en Dorpsaanleg-ordonnansie, 1931, soos gewysig, uitgevaardig is, bekendgemaak dat die Johannesburgse Stadsraad voornemens is om sy Dorpsaanlegskema No. 1 te wysig deur die indeling van—

- (i) Standplaas No. 5305, Johannesburg, wat tans „algemene woondoeleindes“ is, onderworpe aan sekere voorwaarde na „algemene besigheidsdoeleindes“ te verander;
- (ii) Standplaas No. 447/8/9/50, Aucklandpark, wat tans 1 woonhuis per erf is, onderworpe aan sekere voorwaarde na 1 woning per 20,000 Kaapse vierkante voet te verander;
- (iii) Standplaas No. 5291A, Johannesburg, wat tans „algemene woondoeleindes“ is na „algemene besigheidsdoeleindes“ te verander;
- (iv) Standplaas No. 902/4/6/8, Berea, wat tans vir straatverbeteringsdoeleindes uitgehou word, na „algemene woondoeleindes“ te verander;

(v) Standplaas No. 535 R.G., Cottesloe, wat tans „openbare oop ruimte“ is na „opvoedkundig“ te verander;

(vi) Standplaas No. 86 (Gedeelte), Rosebank, wat tans „spesiale woondoeleindes“ is, na „spesial“ te verander „sodat dié gedeelte van die standplaas vir parkeerdoeleindes gebruik kan word“;

(vii) Standplaas No. 642, Yeoville, wat tans „algemene woondoeleindes“ is, onderworpe aan sekere voorwaarde na „algemene besigheidsdoeleindes“ te verander;

(viii) Standplaas Nos. 444 en 445, Bertrams, wat tans „spesial“ vir bakkerijdoeleindes is na „spesial“ slegs vir pakhuisdoeleindes te verander.

(ix) Standplaas No. 48C, Orchards, wat tans 1 woning per 15,000 Kaapse vk. vt. is, na 1 woning per 5,000 Kaapse vk. vt. te verander.

Besonderhede van hierdie wysigings is ses weke lank vanaf die datum van hierdie kennisgewing in Kamer 100, Stadhuis, Johannesburg, ter insae. Alle okupeerders of eienaars van vaste eiendom wat geleë is binne die gebied waarop die skema van toepassing is, het die reg om beswaar te opper teen die wysiging en kan te eniger tyd tot en met 5 Mei 1959, sodanige beswaar en die redes daarvoor skriftelik by die Stadsklerk indien.

BRIAN PORTER,
Stadsklerk.

Stadhuis,
Johannesburg, 25 Maart 1959.

166—1-8-15

TOWN COUNCIL OF KLERKSDORP.

AMENDMENT AND ADOPTION OF BY-LAWS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, that the Council proposes to—

- (a) adopt By-laws for the Regulation of Loans for Post-Matriculation Study;
- (b) amend its Water Supply By-laws to provide for an increase in connection fees.

Copies of the proposed By-laws and amendment will lie for inspection at the office of the undersigned during the usual office hours for a period of 21 days from date of publication hereof.

A. F. KOCK,
Town Clerk.

Municipal Offices,
Klerksdorp, 24th March, 1959.
(Notice No. 25/59.)

STADSRAAD VAN KLERKSDORP.

WYSIGING EN AANNAME VAN VERORDENINGE.

Kennisgewing geskipt hiermee, ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat die Stadsraad van voorname is om—

- (a) Verordeninge vir die Regulering van Lenings vir Na-Matrikulasiestudie aan te neem;
- (b) 'n Wysiging aan te bring aan sy Watervoorsieningsverordeninge wat voorsiening maak vir 'n verhoging van die aansluitingsfooi.

Afskrifte van die voorgestelde Verordeninge en wysiging sal gedurende kantoorure ter insae lê op kantoor van die ondergetekende vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan.

A. F. KOCK,
Stadsklerk.

Munisipale Kantore,
Klerksdorp, 24 Maart 1959.
(Kennisgewing No. 25/59.)

MUNICIPALITY OF KRUGERSDORP.

DRAFT TOWN-PLANNING SCHEME
No. 1/15.

Notice is hereby given for general information, in terms of Regulation 15 of the Regulations framed under the Townships and Town-planning Ordinance, 1931 (No. 11 of 1931), that the Town Council of Krugersdorp has prepared and proposes to adopt the following Town-planning Scheme. The Draft Scheme and relevant maps will lie for inspection at Room 32, Town Hall, Krugersdorp, for a period of six weeks from date of first publication hereof.

Scheme 1/15 comprises amendments to Town-planning Scheme No. 1 of 1946, approved by Administrator's Proclamation No. 96 of 1946, dated 2nd August, 1946, and published in the *Provincial Gazette* of the 7th August, 1946, as amended, and involves the following proposals:

- (1) The definition of "Noxious Industrial Building" in Clause 13 of the Scheme clauses is amended by the deletion of the expressions "fish-mongering", "fish frying", and "cellulose lacquers".
- (2) Clause 16 of the Scheme clauses is amended by the insertion of the following paragraph after paragraph (b), the existing paragraph (c) to become paragraph (d):—

"(c) Notwithstanding anything to the contrary in this Scheme no land in a special residential zone shall be used for the parking, storage or garaging of any vehicle (other than motor cars and motor cycles as defined in the Road Traffic Ordinance, 1957), without the consent of the Council, except while such vehicle is being loaded or unloaded which loading or unloading as the case may be shall not exceed one hour."
- (3) Clause 5, Table A, Part I, is amended by the addition thereto of the numbers "53, 54, 55, 56, 57, 58".
- (4) Clause 5, Table A, Part II, is amended by the addition thereto of the numbers "59, 60, 61".

(5) The amendment of Clause 15, Tab'e C, to provide for a new class of use zone to be known as "Restricted Industrial".

(6) Zoning for road purposes of—

- (a) Portions of farm Paardeplaats or Paardekraal No. 177, between Memorial Avenue and Eastern Road, Krugersdorp;
- (b) Portion 54 of farm Waterval No. 174, connecting Industrial Road, Boltonia, with the Krugersdorp-Rustenburg Road;
- (c) Portion 118 of farm Luipaardsvlei No. 246, near Cape Coloured Settlement;
- (d) Portion 6 of Erf No. 257 and Portion 6 of Erf No. 298, at intersection of Buitengracht and Seventh Streets, Krugersdorp;
- (e) Portion 108 of farm Luipaardsvlei No. 246, in front of West Krugersdorp English Medium School.
- (7) Zoning as "institutional" of—
 - (a) area on Wanderers Sports Grounds leased to West Rand Rugby Football Club;
 - (b) Erf No. 1169, Monument Township, and adjoining area of farm Paardeplaats or Paardekraal No. 177, about to be transferred to the Government for the purposes of the Krugersdorp Hospital;
 - (c) Area opposite Jan de Klerk High School about to be transferred to Krugersdorp Child Welfare and Benevolent Society.
 - (8) Zoning for General Business of—
 - (a) Stands Nos. 510, 511 and 545, Burgershoop;
 - (b) Erf No. 16, Quellerie Park;
 - (c) Portion E of Erf No. 248, Portion A of Erf No. 266 and Erf 553, District Township;
 - (d) Stand No. 690, Krugersdorp.

(9) Zoning for Government Purposes of Erf No. 66, Quellerie Park.

(10) Zoning for Municipal Purposes of Portion 22 of farm Witpoortje, No. 245.

(11) Zoning of all the erven and streets in Boltania Township, in accordance with the township conditions.

(12) Zoning of Stand No. 497, Lewisham, for general industrial purposes.

All objections or representations with regard to the Draft Scheme must be lodged with the undersigned, in writing, on or before Monday, the 18th May, 1959.

S. B. SHAW,
Town Clerk.

26th February, 1959.
(Notice No. 27 of 1959.)

MUNISIPALITEIT KRUGERSDORP.

VOORLOPIGE DORPSAANLEG-
SKEMA NO. 1/15.

Hiermee word vir algemene narig kennis gegee volgens Regulasie 15 van die Regulasies wat onder die Dorpe en Dorpsaanleg Ordonnansie, 1931 (No. 11 van 1931), opgestel is, dat die Stadsraad van Krugersdorp die volgende Dorpsaanlegskema opgestel het en van voorneme is om dit te aanvaar. Die voorlopige Skema en kaarte in verband daarmet sal by Kamer 32, Stadhuis, Krugersdorp, vir 'n tydperk van ses weke vanaf die datum van die eerste bekendmaking daarvan ter insae wees.

Skema 1/15 behels wysigings van die Dorpsaanlegskema No. 1 van 1946, wat by Administrateursproklamasie No. 96 van 1946, met datum 2 Augustus 1946, goedkeur en in die *Provinciale Koerant* van 7 Augustus 1946, soos gewysig, aangekondig is en sluit die volgende voorstelle in:—

- (1) Die woordbepaling van "Aanslootlike nywerheidsgebou" in Klousule 13 van die Skemaklousules word gewysig deur die uitdrukking "vis-handel", "visbakery", en "selluloseverfwerk" te skrap.
- (2) Klousule 16 van die Skemaklousules word gewysig deur die volgende paragraaf na paragraaf (b) te las en die huidige paragraaf (c) word dan paragraaf (d):—

"(c) Ondanks enigets in stryd met hierdie Skema moet geen grond in 'n spesiale woonstreek vir die parkering, bêrekplek of as garage van enige voertuig (behalwe motorkarre en motorfietsie soos in die Padverkeerordinansie, 1957, omskryf word) sonder dié toestemming van die Raad gebruik word nie, behalwe wanneer sodanige voertuig belang of afgelai word en sodanige belang of afgelaiing, soos die geval mag wees, moet nie een uur te bove gaan nie."

(3) Klousule 5, Tabel A, Deel I, word gewysig deur die nommers "53, 54, 55, 56, 57, 58", daarby te voeg.

(4) Klousule 5, Tabel A, Deel II, word gewysig deur die nommers "59, 60, 61", daarby te voeg.

(5) Die wysiging van Klousule 15, Tabel C, moet voorseeing maak vir 'n nuwe soort gebruikstreek wat as "Bepakte nywerheid" bekend moet wees.

(6) Indeling vir paddoeleindes van—

- (a) Gedeeltes van die plaas Paardeplaats of Paardekraal No. 177, tussen Memoriallaan en Easternpad, Krugersdorp;
- (b) Gedeelte 54 van die plaas Waterval No. 174 wat Industrialpad, Boltonia, met die Krugersdorp-Rustenburgpad aansluit;
- (c) Gedeelte 118 van die plaas Luipaardsvlei No. 246, naby die Kleurlingdorp;
- (d) Gedeelte 6 van Erf No. 257 en Gedeelte 6 van Erf No. 298 by die kruising van Buitengracht en Schwende Straat, Krugersdorp;
- (e) Gedeelte 108 van die plaas Luipaardsvlei No. 246, voor die Engelsmedium-skool van Krugersdorp-Wes.

(7) Indeling tot "inrigtingsdoeleindes" van—

(a) Gebied op die Wandererssportgronde wat aan die Wesrandse Rugvoetbaalklub verhuur is;

(b) Erf No. 1169, Monumentdorp en aangrensende gebied van die plaas Paardeplaats of Paardekraal No. 177, wat op die punt staan om aan die Regering vir die doeleindes van die Krugersdorpse Hospitaal oorgedra te word;

(c) Die gebied regoor die Hoëskool Jan de Klerk wat op die punt staan om aan die Krugersdorpse Kinderwelaar- en Liefdadigheidsgenootskap oorgedra te word.

(8) Indeling vir Algemene Besigheid van—

(a) Standplaas Nos. 510, 511 en 545, Burgershoop;

(b) Erf No. 16, Quelleriepark;

(c) Gedeelte E van Erf No. 248, Gedeelte A van Erf No. 266 en Erf No. 553, Distriksdorp;

(d) Standplaas No. 690, Krugersdorp;

(9) Indeling vir Goewermentsdoeleindes van Erf No. 66, Quelleriepark.

(10) Indeling vir Municipale Doeleindes van Gedeelte 22 van die plaas Witpoortje No. 245.

(11) Indeling van al die erwe en strate in die Boltaniadorpgebied ooreenkomsdig die dorpsgebiedvooraardes.

(12) Indeling van Standplaas No. 497, Lewisham, vir algemene nywerheidsdoeleindes.

Alle besware of vertoë met betrekking tot die Ontwerp-skema moet skriftelik by die ondertekende voor of op Maandag, 18 Mei 1959, ingedien word.

S. B. SHAW,
Stadsklerk.

26 Februarie 1959.

(Kennisgewing No. 27 van 1959).

164-1-8-15

TOWN COUNCIL OF NIGEL.

AMBULANCE BY-LAWS: PROPOSED AMENDMENT.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Nigel to amend its Ambulance By-laws to provide for an increase in the tariff.

Copies of the proposed amendment will be open for inspection at the Office of the Town Clerk, during normal office hours for a period of 21 days from the date of publication of this notice.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Nigel, 19th March, 1959.

(Notice No. 16/1959.)

STADSRAAD VAN NIGEL.

AMBULANSVERORDENINGE: VOORGESTELDE WYSIGING.

Kennis word hiermee gegee, ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Nigel voorneem is om sy Ambulansverordeninge te wysig deur voorseeing te maak vir 'n verhoogde tarief.

Afskrifte van die voorgenome wysiging sal vir 'n tydperk van 21 dae vanaf die datum van verskyning van hierdie kennisgewing, gedurende kantoorure op Kantoor van die Stadsklerk ter insae lê.

A. G. LÖTTER,
Stadsklerk.

Municipal Kantoors,
Nigel, 19 Maart 1959.

(Kennisgewing No. 16/1959.)

162-1

CITY COUNCIL OF GERMISTON.

PROCLAMATION OF ROAD.

Notice is hereby given, in terms of the provisions of the Local Authorities Roads Ordinance, 1904, as amended, that the City Council of Germiston has petitioned the Administrator to proclaim as a public road the road described in Schedule A of this notice.

A copy of the petition and the relevant diagrams can be inspected at Room 106, Municipal Offices, President Street, Germiston, daily during office hours.

Any interested person desiring to lodge such objection, in writing (in duplicate) with the Provincial Secretary, P.O. Box 383, Pretoria, and the undersigned, within one month from the 8th April, 1959.

SCHEDULE A.

DESCRIPTION.

Black Reef Road.

(1) A road, 80 Cape feet wide, traversing portions of the farm Roodekop No. 139 and holdings of Union Settlement, District of Germiston. Commencing at Beacon B1 on the east side of the proclaimed Black Reef Road as defined by Diagram S.G. No. A.3643/50 and proceeding generally north-eastwards across remainder and remainder of Portion B of the farm Roodekop No. 139, Holding No. 51, Portion 2 of Portion A and remainder of Portion A of Holding No. 37, remainder of Holding No. 37, Union Settlement and remainder of Portion B of the farm Roodekop No. 139, District of Germiston, to the south side of the Johannesburg/Heidelberg National Road, a distance of approximately 2,405 Cape feet.

(2) A link road 50 Cape feet wide, connecting the above described road, to be proclaimed, with the Johannesburg/Heidelberg National Road, traversing remainder of Holding No. 37 and remainder of Portion A of Holding No. 37, Union Settlement. Commencing at the west side of the above described road at a point approximately 435 Cape feet south-west of the south side of the Johannesburg/Heidelberg National Road and proceeding generally north-westwards across remainder and remainder of Portion A of Holding No. 37, Union Settlement, to the south side of the Johannesburg/Heidelberg National Road, a distance of approximately 520 Cape feet.

The roads to be proclaimed are more fully described on Diagram S.G. No. A.3400/58.

Freehold owners.

(1) Town Council of Alberton.

(2) J. A. Lugtenburg, P.O. Box 17, Brentwood Park, Benoni.

(3) C. D. Bulman, 538 Jules Street, Johannesburg.

P. J. BOSHOFF,
Acting Town Clerk.

Municipal Offices,
Germiston, 18th March, 1959.

(No. 51/59.)

STAD GERMISTON.

PROKLAMERING VAN PAD.

Kragtens die bepalings van die „Local Authorities Roads Ordinance”, 1904, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Germiston by die Administrator aansoek gedoen het om die pad soos in Bylae A van hierdie kennisgewing omskryf, as 'n openbare pad te proklameer.

'n Afskrif van die versoekskrif en die betrokke diagramme kan daagliks gedurende kantoorure by Kamer 106, Stadskantoor, Presidentstraat, Germiston, inspekteer word.

Enige belanghebbende persoon wat teen die proklamasie beswaar wil maak, moet sodanige beswaar binne een maand van 8 April 1959 af, skriftelik (in duplikaat) by die Provinciale Sekretaris, Posbus 383, Pretoria, en die ondergetekende, indien.

BYLAE A.

OMSKRYWING.

Black Reefweg.

1. 'n Pad 80 Kaapse voet wyd wat gedeeltes van die plaas Roodekop No. 139 en hoeves van Union Settlement, Distrik Germiston, deurkruis. Beginnende by Beacon B1 aan die oostekant van die geproklameerde Black Reefweg soos omskryf deur Diagram L.G. No. A.3643/50 en voorts in die algemeen noordooswaarts oor restant en restant van Gedeelte B van die plaas Roodekop No. 139, Hoeve No. 51, Gedeelte 2 van Gedeelte A en restant van Gedeelte A van Hoeve No. 37, restant van Hoeve No. 37, Union Settlement en restant van Gedeelte B van die plaas Roodekop No. 139, Distrik Germiston, na die suidekant van die Johannesburg/Heidelberg-nasionale pad - 'n afstand van nagenoeg 2,405 Kaapse voet.

2. 'n Verbindingspad van 50 Kaapse voet wyd wat die pad hierbo beskryf, wat geproklameer gaan word, verbind met die Johannesburg/Heidelberg-nasionale pad, en wat die restant van Hoeve No. 37 en die restant van Gedeelte A van Hoeve No. 37, Union Settlement, deurkruis. Beginnende by die westekant van die pad wat hierbo beskryf is by 'n plek ongeveer 435 Kaapse voet suidwes van die suidekant van die Johannesburg/Heidelberg-nasionale pad en voorts in die algemeen noordweswaarts oor die restant van Gedeelte A van Hoeve No. 37, Union Settlement, na die suidekant van die Johannesburg/Heidelberg-nasionale pad 'n afstand van nagenoeg 520 Kaapse voet.

Die paaie wat geproklameer gaan word, word breedvoriger op Diagram L.G. No. A.3400/58, beskryf.

Vrypageienaars.

- (1) Stadsraad van Alberton.
- (2) J. A. Lugtenburg, Posbus 17, Brentwood Park, Benoni.
- (3) C. D. Bulman, Julesstraat 538, Johannesburg.

P. J. BOSHOFF,
Waarnemende Stadsklerk.

Stadskantoor,
Germiston, 18 Maart 1959.
(No. 51/59.)

159-25-1-8

TOWN COUNCIL OF BRAKPAN.

PARKS, GARDENS AND OPEN SPACES BY-LAWS: AMENDMENT.

It is hereby notified in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Brakpan proposes to amend its Parks, Gardens and Open Spaces By-laws promulgated under Administrator's Notice No. 195, dated 26th April, 1933, as amended, to make provision for daily tariffs for boats not plying for hire and not otherwise licensed.

Copies of the proposed amendment to be adopted will be open for inspection at the office of the undersigned during ordinary office hours for a period of 21 days from the date hereof.

Anyone desiring to object to this amendment shall do so, in writing, and lodge such objection with the undersigned within 21 days from the date hereof.

A. S. VAN JAARSVELD,
Acting Town Clerk.

Municipal Offices,
Brakpan, 1st April, 1959.
(Municipal Notice No. 20.)

STADSRAAD VAN BRAKPAN.

WYSIGING VAN PARKE, TUINE EN OOP GRONDE VERORDENINGE.

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Brakpan voorname is om sy Parke, Tuine en Oop Gronde Verordeninge, soos aangekondig by Administrateurskennisgewing

No. 195, gedateer 26 April 1933, soos gewysig, te wysig om voorsiening te maak vir 'n daagliks tarief vir bote wat nie verhuur word of andersins gelisensieer is nie.

Afskrifte van die wysiging wat die Raad voorname is om te aanvaar, is vir 'n tydperk van 21 dae vanaf datum hiervan in die kantoor van die ondergetekende gedurende gewone kantoorure ter insae.

Enige wat teen die wysiging beswaar wil maak moet dit skriftelik binne 21 dae vanaf datum hiervan by die ondergetekende doen.

A. S. VAN JAARSVELD,
Waarnemende Stadsklerk.

Stadskantoor,
Brakpan, 1 April 1959.
(Munisipalekennisgewing No. 20.)

172-1

TOWN COUNCIL OF KLERKSDORP.

TOWN-PLANNING SCHEME NO. 1/19.

Notice is hereby given, in terms of Section 35 (2) of the Townships and Town-planning Ordinance, 1931, and the Regulations framed thereunder, that it is the Council's intention to adopt the above-mentioned Scheme.

This Scheme is to amend the Klerksdorp Town-planning Scheme No. 1 of 1947, as follows:

- (a) By rezoning Portion 6 of Portion A of Erf No. 51 for general business.
- (b) By rezoning Erven Nos. 1179, 1180, and 1181 for special use to permit a public garage and tearoom.
- (c) By extending the uses permitted on Erf No. 26B to include that of a restaurant and the sale of mineral waters.

The Draft Scheme and Map No. 1 may be inspected at the office of the undersigned during office hours and any objection thereto must be lodged, in writing, with the undersigned on or before Friday, 8th May, 1959.

A. F. KOCK,
Town Clerk.

Municipal Offices,
Klerksdorp, 19th March, 1959.
(Notice No. 23/1959.)

STADSRAAD VAN KLERKSDORP.

DORPSAANLEGSKEMA NO. 1/19.

Kennisgewing geskied hiermee ingevolge Artikel 35 (2) van die Dorps- en Dorpsaanlegordinansie, 1931, en die Regulasies daaragtrens opgestel, dat die Stadsraad van voorname is om bogemelde Skema aan te neem.

Die bedoeling met hierdie Skema is om Klerksdorp-Dorpsaanlegskema No. 1 van 1947, as volg te wysig:

- (a) Deur die herindeling van Gedeelte 6 van Gedeelte A van Erf No. 51, vir algemene besigheid.
- (b) Deur die herindeling van Erve Nos. 1179, 1180 en 1181 vir spesiale doelindes om die gebruik van 'n publieke garage en teekamer toe te laat.
- (c) Om die gebruik wat op Erf No. 26B toegelaat word uit te brei om 'n restaurant en die verkoop van sputwaters in te sluit.

Die Ontwerp-skema en Kaart No. 1 lêter insae op kantoor van die ondergetekende gedurende kantoorure en enige beswaar daarteen moet skriftelik by ondergetekende ingediend word voor of op Vrydag, 8 Mei 1959.

A. F. KOCK,
Stadsklerk.

Munisipale Kantore,
Klerksdorp, 19 Maart 1959.
(Kennisgewing No. 23/1959.)

160-25-1-8

TOWN COUNCIL OF BENONI.**NOTICE No. 19 OF 1959.****TOWN-PLANNING SCHEME: PROPOSED AMENDMENT No. 1/14.**

It is hereby notified for general information, in terms of the Regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, that the Town Council of Benoni intends making certain amendments to the Benoni Town-planning Scheme No. 1 of 1948, viz:—

To rezone the following stands in Benoni Township to permit the erection of buildings not exceeding four storeys in height thereon:

Stands Nos. 117-120, 239-260, 359-362, 365, 367, 369, 371-380, 462, 464, 466, 468, 470, 472, 479-482, 601-622, 641-658, 801, 803, 805, 807, 809, 811, 813, 815, 817, 819, 821, 823, 825, 827, 829, 831, 833, 835, 837, 839, 841, 857, 2593-2601.

Particulars of these amendments may be inspected at the Office of the Town Engineer, Municipal Offices, Benoni, for a period of six weeks from the 1st April, 1959.

Every occupier or owner of immovable property situated within the area to which the Scheme applies shall have the right of objection to the amendments, and may notify the Town Clerk, in writing, of such objections, and of the grounds thereof, at any time up to and including the 14th May, 1959.

R. L. FOSTER,
Acting Town Clerk.

Municipal Offices,
Benoni, 20th March, 1959.

STADSRAAD VAN BENONI.**KENNISGEWING No. 19 VAN 1959.****DORPSAANLEGSKEMA: VOORGESTELDE WYSIGING No. 1/14.**

Daar word hierby vir algemene inligting ingevolge die Regulasies opgestel kragtens die Dorpe- en Dorpsaanlegordonansie, 1931, soos gewysig, bekendgemaak dat die Stadsraad van Benoni voornemens is om sekere wysigings in die Dorpsaanlegskema Benoni, No. 1 van 1948, aan te bring, naamlik:—

Om die volgende standplassie in Benoni Dorpsgebied her in te deel ten einde die oprigting van geboue wat nie vier verdiepings in hoogte oorskry nie, daarop toe te laat:—

Standplassie Nos. 117-120, 239-260, 359-362, 365, 367, 369, 371-380, 462, 464, 466, 468, 470, 472, 479-482, 601-622, 641-658, 801, 803, 805, 807, 809, 811, 813, 815, 817, 819, 821, 823, 825, 827, 829, 831, 833, 835, 837, 839, 841, 857, 2593-2601.

Besonderhede van hierdie wysigings sal vir 'n tydperk van ses weke niet ingang 1 April 1959, by die Kantoor van die Stadsingenieur, Municipale Kantore, Benoni, ter insae lê.

Iedere bewoner of eienaar van vaste eiendom geleë in die gebied waar die Skema van toepassing is, het die reg om teen die wysigings beswaar te maak en kan te eniger tyd tot en met 14 Mei 1959, die Stadsklerk skriftelik van sodanige besware, en die gronde daarvoor, verwittig.

R. L. FOSTER,
Waarnemende Stadsklerk.
Municipale Kantoor,
Benoni, 20 Maart 1959.

169-1-8-15

TOWN COUNCIL OF NIGEL.**DRAINAGE AND PLUMBERS' BY-LAWS.—PROPOSED AMENDMENT.**

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of

the Town Council of Nigel to amend its Drainage and Plumbers' By-laws to provide for the exemption from payment by the Government of basic sewerage charges in respect of Erven Nos. 212 and 214, Nigel Township, leased to the Council for playground purposes.

Copies of the proposed amendment will be open for inspection at the Office of the Town Clerk, during normal office hours for a period of 21 days from the date of publication of this notice.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Nigel, 19 March, 1959.
(Notice No. 17/1959.)

STADSRAAD VAN NIGEL.**RIOLERINGS- EN LOODGIERTERSVERORDENING—VOORGESTELDE WYSIGING.**

Kennis word hiermee gegee ingevolge die bepalings van Artikel 96 van die Ordonansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Nigel voor-nemens is om sy Riolerings- en Loodgieters-verordeninge te wysig deur voorstiening te maak vir die vrystelling van die betaling van basiese rioolgelde deur die Goewerment ten opsigte van Erve Nos. 212 en 214, Nigel Dorpsgebied, wat van die Raad vir die doel van speelgronde verhuur word.

Afskrifte van die voorgenome wysiging sal vir 'n tydperk van 21 dae vanaf die datum van verskyning van hierdie kennisgewing, gedurende kantoorure op kantoor van die Stadsklerk ter insae lê.

A. G. LÖTTER,
Stadsklerk.

Munisipale Kantoor,
Nigel, 19 Maart 1959.
(Kennisgewing No. 17/1959.)

163-1

CITY OF JOHANNESBURG.**PROPOSED PERMANENT CLOSING OF PORTIONS OF LUTTIG, BREE AND DU TOIT STREETS (BURGHERSDORP), JOHANNESBURG, AND PORTIONS OF HANOVER STREET AND QUEENS ROAD, MAYFAIR.**

Notice is hereby given in accordance with the provisions of Section 66 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council (subject to any necessary consent of the Administrator) to close permanently to all vehicular traffic the following portions of streets:—

- (i) Approximately 56 feet of Luttig Street (Burghersdorp), Johannesburg, extending from about the middle of Bree Street intersection, to the centre point of Stands Nos. 4254 and 4256, Johannesburg.
- (ii) A portion of Bree Street between Du Toit Street and Crown Road (Burghersdorp), Johannesburg.
- (iii) Approximately 56 feet of Du Toit Street (Burghersdorp), Johannesburg, extending south from the Bree Street intersection.
- (iv) Approximately 56 feet of Hanover Street, Mayfair, being portion of the Queens Road intersection and extension north thereof.
- (v) A portion of Queens Road, Mayfair, from approximately the north west corner of the Hanover Street intersection to the centre point of Stand No. 87, Mayfair.

A plan showing the portions of streets which it is proposed to close may be inspected during ordinary office hours at Room 100, Municipal Offices, Johannesburg.

D. ROSS BLAINE,
Deputy Town Clerk.
Municipal Offices,
Johannesburg, 25 Maart 1959.

STAD JOHANNESBURG.**VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN LUTTIG-, BREE- EN DUTOITSTRAAT (BURGHERSDORP), JOHANNESBURG, EN GEDEELTES VAN HANOVERSTRAAT EN QUEENSWEG, MAYFAIR.**

Hiermee word ooreenkomsdig die bepalings van Artikel 66 van die Ordonansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat dit die Raad se voor-nemens is om (onderworpe aan die toestemming van die Administrateur indien dit nodig is) ondergenoemde gedeeltes van strate permanent vir alle voertuigverkeer te sluit:—

- (i) 'n Gedeelte van Luttigstraat (Burghersdorp), Johannesburg, ongeveer 56 voet lank, min of meer van die middel van die Breestraatse kruising af tot by 'n punt teenoor die middel van Standplassie Nos. 4254 en 4256, Johannesburg.
- (ii) 'n Gedeelte van Breestraat, tussen Dutoitstraat en Crownweg (Burghersdorp), Johannesburg.
- (iii) 'n Gedeelte van Dutoitstraat (Burghersdorp), Johannesburg, wat van die Breestraatse kruising af ongeveer 56 voet suidwaarts strek.
- (iv) 'n Gedeelte van Hanoverstraat, Mayfair, ongeveer 56 voet lank, wat 'n gedeelte van die Queenswegse kruising beslaan en daarvandaan noordwaarts strek.
- (v) 'n Gedeelte van Queensweg, Mayfair, ongeveer van die noord-weselike hok van die Hanoverstraatse kruising af tot by die middel van Standplassie No. 87, Mayfair.

'n Plan waarop dié gedeeltes van die strate wat dit die voorname is om te sluit, aangevoer word, lê gedurende gewone kantoorure in Kamer 100, Stadhuis, Johannesburg, ter insae.

D. ROSS BLAINE,
Adjunk-Stadsklerk.
Stadhuis,
Johannesburg, 25 Maart 1959.

165-1-8-15

VILLAGE COUNCIL OF BELFAST.**TOWN-PLANNING SCHEME.**

Notice is hereby given, in terms of Section 35 of the Townships and Town-planning Ordinance, 1931, as amended, that it is the intention of the Village Council to prepare a Town-planning Scheme for the Municipality of Belfast, Transvaal, for submission to the Administrator.

P. T. BOTHMA,
Town Clerk.
Belfast, Transvaal, 16th March, 1959.
(No. 6/1959.)

DORPSRAAD VAN BELFAST.**DORPSAANLEGSKEMA.**

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg Ordonnansie, 1931, soos gewysig, dat die Dorpsraad voor-nemens is om 'n Dorpsaanlegskema vir die Municipaaliteit Belfast, Transvaal, te onwerp vir indiening by die Administrateur.

P. T. BOTHMA,
Stadsklerk.
Belfast, Transvaal, 16 Maart 1959.
(No. 6/1959.)

157-25-1-8

CITY OF JOHANNESBURG.

PROPOSED AMENDMENTS TO JOHANNESBURG TOWN-PLANNING SCHEME No. 2 (AMENDING SCHEME No. 2/16).

In terms of the Regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, it is hereby notified for general information that the City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1 by amending the zoning of Portion O, farm Klipfontein No. 203, at present zoned "Special", to "Special Residential", at a density of 1 dwelling per 15,000 Cape square feet.

Particulars of this amendment are open for inspection at Room 100, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immoveable property situate within the areas to which the scheme applies has the right to object to the amendment and may inform the Town Clerk, in writing, of such objections and the grounds thereof at any time up to and including the 5th May, 1959.

BRIAN PORTER,
Town Clerk.

Municipal Offices,
Johannesburg, 25th March, 1959.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA No. 2 (WYSIGINGSKEMA No. 2/16).

Hiermee word ingevolge die Regulasies wat kragtens die Dorpe- en Dorpsaanlegordonnansie, 1931, soos gewysig, uitgevaardig is, bekendgemaak, dat die Johannesburgse Stadsraad voornemens is om sy Dorpsaanlegskema No. 2 te wysig deur die indeling van Gedeelte O, Plaas Klipfontein No. 203, wat tans „spesiaal“ is, na „spesiale woondeleindes“ met 'n boudigheid van 1 woonhuis per 15,000 Kaapse vierkante voet te verander.

Besonderhede van hierdie wysiging is ses weke lank vanaf die datum van hierdie kennisgewing in Kamer 100, Stadhuis, Johannesburg, ter insae. Alle okkuperders van eielaars van vaste eiendom wat geleë is binne die gebied waarop die skema van toepassing is, het die reg om beswaar te opper teen die wysiging en kan te eniger tyd tot en met 5 Mei 1959 sodanige beswaar en die redes daarvoor skriftelik by die Stadslerk indien.

BRIAN PORTER,
Stadslerk.

Stadhuis,
Johannesburg, 25 Maart 1959.
167-1-8-15

MUNICIPALITY OF COLIGNY.

TRIENNIAL VALUATION ROLL.

Notice is hereby given, in terms of Section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Valuation Roll, 1959-62, of rateable properties within the Coligny Municipal Area, has been compiled and will be open for inspection at the Municipal Office, during office hours until the 6th May, 1959.

Interested parties are hereby requested to lodge, in writing, on the prescribed form obtainable from the undersigned on or before the above-mentioned date, objections with the undersigned, against the valuation of rateable property, omission from the Roll of any property alleged to be rateable, or in respect of any error, omissions or misdescription.

No person shall be entitled to urge any objections before the Valuation Court to be hereafter constituted unless he shall first have lodged such notice of objection as aforesaid.

H. A. LAMBRECHTS,
Town Clerk.

Municipal Offices,
P.O. Box 31,
Coligny, 23rd March, 1959.
(Notice No. 4/1959.)

MUNISIPALITEIT COLIGNY.

DRIEJAARLIKSE WAARDERINGSLYS.

Kennisgewing geskied hiermee, ooreenkomsdig die bepalings van Artikel 12 van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Waarderingslys, 1959-62, van behaare eiendomme, binne die grense van die Municipale Coligny, nou voltooi is en ter insae lê by die Municipale Kantore gedurende kantoorure tot 6 Mei 1959.

Belanghebbende persone word versoek om voor of op genoemde datum skriftelik kennis te gee op die voorgeskrewe vorm, verkrybaar by die ondergetekende, van enige beswaar wat hulle mag hê teen die waardering of teen die weglatting uit die lys van eiendomme, wat beweer word belasbaar te wees, en wat die ciendom van die beswaarmaker van 'n persoon is, of teen 'n ander fout, onvolledigheid of verkeerde onskrywing.

Niemand het die reg om beswaar voor die Waarderingshof, wat hierna saamgestel sal word, te lê nie, wat nie op die wyse hierbo uiteengeset, ingedien is nie.

H. A. LAMBRECHTS,
Stadslerk.

Municipale Kantore,
Posbus 31,
Coligny, 23 Maart 1959.
(Kennisgewing No. 4/1959.)

171-1

BEDFORDVIEW VILLAGE COUNCIL.

PROPOSED PERMANENT CLOSING OF PORTION OF HAWLEY ROAD.

Notice is hereby given in accordance with the provisions of Section 67 (3) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council, subject to any necessary consent of the Administrator, to close permanently to all traffic, that portion of Hawley Road, 15 feet wide, abutting on Stand No. 23, Bedfordview Township.

A plan showing the portion of road which it is proposed to close may be inspected during ordinary office hours at the office of the undersigned.

Any person who has any objection to the proposed closing, or who may have any claim for compensation if such closing is carried out, must lodge his objection or claim, in writing, with the Town Clerk, Bedfordview, not later than the 1st June, 1959.

W. J. LAGRANGE,
Town Clerk.

Municipal Offices,
Bedfordview, 1st April, 1959.

DORPSRAAD BEDFORDVIEW.

VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTE VAN HAWLEYWEG.

Hierby word ooreenkomsdig die bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad voornemens is om, onderworpe aan die goedkeuring van die Administrator, indien dit vereis word, die gedeelte van Hawleyweg, 15 voet wyd wat aan Standplaas 23, Bedfordview Dorpsgebied grens, permanent te sluit vir alle verkeer.

'n Plan waarop die gedeelte van die straat wat dit voorneme is om te sluit, aangetoon word, lê gedurende gewone kantoorure in die kantoor van die ondergetekende.

Enigiemand wat beswaar teen die voorgestelde sluiting wil opper, of wat moontlik skadevergoeding sal wil eis indien die gedeelte van die straat gesluit word, moet sy beswaar of eis uiters 1 Junie 1959, skriftelik by die Stadslerk, Bedfordview, indien.

W. J. LAGRANGE,
Stadslerk.

Municipale Kantore,
Bedfordview, 1 April 1959.

168-1

PERI-URBAN AREAS HEALTH BOARD.

BY-LAWS AMENDMENT.

It is notified that it is the Board's intention to amend its By-laws fixing Fees for the Issue of Certificates and Furnishing of Information in order to apply them to the Halfway House Local Area Committee area.

Copies of the proposed amendments will lie for inspection at the Board's Head Office, Room 222, Maritime House, Pretoria, for a period of 21 days from date hereof during which objections, in writing, thereto may be lodged with the undersigned.

H. B. PHILLIPS,
Secretary/Treasurer.
P.O.Box 1341,
Pretoria.
(Notice No. 55 of 2nd April, 1959.)

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

WYSIGING VAN VERORDENINGE.

Dit word bekendgemaak dat die Raad voornemens is om sy Verordeninge insake die Vasstelling van Gelde vir Sertifikate wat uitgeryk word en die Verskaffing van Inligting te wysig teneinde dit van toepassing te maak op die regssgebied van die Halfweghuise Plaaslike Gebiedskomitee.

Afskrifte van die voorgestelde wysiging lê ter insae by die Raad se Hoofkantoor, Kamer 222, Maritime House, Pretoria, vir 'n tydperk van 21 dae vanaf datum hiervan gedurende welke tydperk skriftelike beswaar daarteen by die ondergetekende ingedien kan word.

H. B. PHILLIPS,
Sekretaris/Tesourier.
Posbus 1341,
Pretoria.
(Kennisgewing No. 55 van 2 April 1959.)

173-1

MUNICIPALITY OF SCHWEIZER-RENEKE.

ALIENATION OF LAND.

Notice is hereby given, in terms of Section 79 (18) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council, subject to the approval of the Administrator, to sell Erf No. 216, Schweizer-Reneke, to Mr. P. W. Wolmarans.

The Conditions of the sale may be inspected at the Office of the Town Clerk during usual office hours for a period of 30 days from the date of this notice and any objection against the proposed sale must reach the undersigned on or before Wednesday, 8th April, 1959.

W. P. ELS,
Town Clerk/Treasurer.
Schweizer-Reneke, 7th March, 1959.
(Municipal Notice No. 49/59.)

MUNISIPALITEIT SCHWEIZER-
RENEKE.

VERVREEMDING VAN GROND.

Kennis word hiermee gegee, ooreenkomstig die bepalings van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat, onderhewig aan die goedkeuring van die Administrateur, die Raad van voorname is om Erf No. 216, Schweizer-Reneke, aan mnr. P. W. Wolmarans te verkoop.

Die voorwaardes van verkoop is ter insae in die Kantoor van die Stadsklerk gedurende gewone kantoorure vir 'n tydperk van 30 dae vanaf datum hiervan en enige besware hierteen moet die ondergetekende bereik voor of op Woensdag, 8 April 1959.

W. P. ELS.
Stadsklerk/Tesourier.

Schweizer-Reneke, 7 Maart 1959.
(Munisipale Kennisgewing No. 49/59.)

148-18-25-1

IMPORTANT ANNOUNCEMENT.

AMENDED CLOSING DATES FOR THE
ACCEPTANCE OF PROCLAMATIONS,
ADMINISTRATOR'S NOTICES, ETC., FOR
INSERTION IN THE OFFICIAL GAZETTE.

As Friday, 27th March, 1959, Monday, 30th March, 1959 and Monday, 6th April, 1959, are public holidays, the following closing dates will apply:—

- (i) 11 a.m. on Thursday, 26th March, 1959, for the *Official Gazette* of Wednesday, 1st April, 1959.
- (ii) 11 a.m. on Friday, 3rd April, 1959, for the *Official Gazette* of Wednesday, 8th April, 1959.

S. A. MYBURGH,
Government Printer.
11-18-25-4-11-18

BELANGRIKE AANKONDIGING.

GEWYSIGDE SLUITINGSDATUMS VIR DIE AANNAME VAN PROKLAMASIES, ADMINISTRATEURSKENISGEWINGS, ENS., VIR PUBLIKASIE IN DIE OFFISIELLE KOERANT.

Aangesien Vrydag, 27 Maart 1959, Maandag, 30 Maart 1959 en Maandag, 6 April 1959, openbare vakansiedae is, sal onderstaande sluitingsdatums van toepassing wees:—

- (i) 11 v.m. op Donderdag, 26 Maart 1959, vir die *Offisiële Koerant* van Woensdag, 1 April 1959.
- (ii) 11 v.m. op Vrydag, 3 April 1959, vir die *Offisiële Koerant* van Woensdag, 8 April 1959.

S. A. MYBURGH,
Staatsdrukker.

PRICE LIST.

Kurper, Carp and Trout Fingerlings: £2. 10s. per 100 up to 500, thereafter £1 per 100.

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Fish and Fish Ova obtainable from The Senior Fisheries Officer, P.O. Box 45, Lydenburg.

PRYSLYS.

Kurper-, Karp- en Forel-vingerlinge: £2. 10s. per 100 tot 500, daarna £1 per 100.

Swarthaars- en Geelvis-vingerlinge: £5 per 100 tot 500, daarna £2 per 100.

Forel-eiers: £2 per 1,000 tot 50,000, daarna £1 per 1,000.

Vis en Vis-eiers verkrybaar van Die Senior Vissery-beampte, Posbus 45, Lydenburg.

Transvaal Provincial Gazette

(Published on Wednesdays)

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1. Only notices prescribed by Ordinance and Regulation are accepted for publication in the *Provincial Gazette*. Notices should be addressed to the Advertising Manager, Government Printer, Pretoria.
2. Notices are subject to the approval of the Administrator who can refuse or decline publication of any notice.
3. The Administrator reserves to himself the right to edit copy.
4. No responsibility can be accepted for losses arising from omissions and typographical errors, or from errors resulting from vague or indistinct copy.
5. Manuscript of notices should be written on one side of the paper only and not as part of the covering letter. All proper names must be plainly inscribed; in the event of any name being incorrectly printed as a result of indistinct writing, the notice can be republished only on payment of the cost of another insertion.
6. Free voucher copies of the *Provincial Gazette* or cuttings of notices are NOT supplied. If copies of the *Provincial Gazette* are required, sixpence must be sent for each copy.

CLOSING HOUR FOR ACCEPTANCE OF COPY

7. Advertisers should note that the closing hour for the acceptance of "copy" for the *Provincial Gazette* is 10 a.m. on Monday of each week the *Provincial Gazette* is published. Any copy received after this hour will be held over for the issue of the *Provincial Gazette* published the following week. When public holidays affect publication, a special notice will appear in the *Provincial Gazette* notifying any change in closing hour.

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(Accounts will be rendered by the Provincial Secretary.)

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Transvaalse Provinciale Koerant

(Verskyn elke Woensdag)

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1. Slegs kennisgewings by Ordonnansie en Regulasie voor-geeskryf word vir publikasie in die *Provinciale Koerant* aange-neem. Kennisgewings moet aan die Advertensiebestuurder, Staatsdrukker, Pretoria, gerig word.
2. Kennisgewings is onderworpe aan die goedkeuring van die Administrateur wat die publikasie van enige kennisgwing kan weier.
3. Die Administrateur behou hom die reg voor om kopie te redigeer.
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5. Die manuskrip van kennisgewings moet op slegs een kant van die papier geskryf word en nie op die begeleidende brief nie. Alle cienname moet duidelik geskryf word; ingeval 'n naam verkeerd gedruk word ten gevolge van onduidelike skrif, kan die kennisgwing slegs na betaling van die koste van 'n tweede plasing weer gepubliseer word.
6. Gratis eksemplare van die *Provinciale Koerant* of uitknipsels van advertensies word NIE verskaf nie. Indien eksemplare van die *Provinciale Koerant* verlang word, moet ses pensies vir elke eksemplaar gestuur word.

SLUITINGSUUR VIR DIE AANNEEM VAN KOPIE

7. Adverteerders dien daarop te let dat die sluitingsuur vir die aanneem vir kopie vir die *Provinciale Koerant* 10 VM, op Maandag is.

Kopie wat na hierdie uur ontvang word, word vir publikasie in die uitgawe van die *Provinciale Koerant* van die volgende week oorgehou. Wanneer openbare vakansiedae die publikasiedatum raak, word daar 'n spesiale kennisgwing in die *Provinciale Koerant* geplaas wat veranderings van die sluitingsuur aankondig.

TARIEWE VIR KENNISGEWINGS

8. Uitgesonderd waar by Ordonnansie of Regulasie anders bepaal word:—

- 15s. per duim dwarsoor bladsy, 9s. vir herhalings.
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(Rekeninge sal deur die Provinciale Sekretaris gelewer word.)

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9. Die intekengeld vir die *Transvaalse Provinciale Koerant* (insluitende alle *Buitengewone Koerante*) is as volg:—

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- (Vooruitbetaalbaar aan die Staatsdrukker.)

CONTENTS.

No.	PAGE
Proclamations.	
41. Establishment of Atholl Extension No. 11 Township	1
42. Peri-Urban Areas Health Board: Definition of Area Included in Area of Jurisdiction: Lothair	5
43. Additional Powers: Town Council of Nigel	6
44. Establishment of Union Extension No. 10 Township	6
Administrator's Notices.	
200. Proposed Establishment of a Health Committee: Northam	11
201. Municipality of Nigel: Proposed Alteration of Boundaries	12
202. Proposed Establishment of a Village Council in lieu of the Existing Local Area Committee of North-Western Johannesburg	13
211. Road Adjustments on the Farm Nootgesien No. 54	14
212. Municipality of Potchefstroom: Pound Tariff Amendment	14
213. Municipality of Lydenburg: Building By-laws Amendment	14
214. Municipality of Brits: Staff Regulations Amendment	15
215. Municipality of Johannesburg: Electricity Supply Tariff Amendment	15
216. Municipality of Nylstroom: Leave Regulations Amendment	16
217. Municipality of Warm Baths: Building By-laws Amendment	17
218. Municipality of Christiana: Town Lands By-laws Amendment	17
219. Municipality of Pietersburg: By-laws Relating to the Control of Inflammable Liquids and Substances Amendment	18
220. Peri-Urban Areas Health Board: Building By-laws Applicable to the Alexandra Local Area Committee Area	18
221. Peri-Urban Areas Health Board: By-laws Fixing Fees for the Issue of Certificates and Furnishing of Information Amendment	23
222. Peri-Urban Areas Health Board: Cemetery By-laws Amendment	23
223. Vanderbijlpark Municipality: Appointment of President of Valuation Court	24
224. Municipality of Brits: Leave Regulations Amendment	24
225. Municipality of Johannesburg: Financial Regulations Amendment	24
226. Municipality of Pretoria: Ambulance By-laws	25
227. Municipality of Evaton: Standing Orders and Financial Regulations Amendment	25
228. Municipality of Piet Retief: Standing Orders and Financial Regulations Amendment	26
229. Municipality of Heidelberg: Uniform By-laws Relating to Licences and Business Control Amendment	26
230. Peri-Urban Areas Health Board: Water Supply By-laws Amendment	27
231. Municipality of Ermelo: Revocation of Leave Regulations	27
232. Municipality of Vanderbijlpark: Leave Regulations Amendment	28
233. Road Adjustments on the Farm Brakfontein No. 522, District of Standerton	28
234. Road Adjustments on the Farm Nootgedacht No. 14, District of Carolina	29
235. Paardekop Health Committee: Appointment of Member	29
236. Stilfontein Health Committee: Alteration of Area of Jurisdiction and Exemption from Rating	29
General Notices.	
34. Proposed Township: Evans Park	30
35. Proposed Township: Klerksdorp Extension No. 13	30
36. Proposed Township: Val	31
37. Standerton Town-planning Scheme No. 1/2	31
38. Pretoria Town-planning Scheme No. 1/30	32
39. Proposed Township: Stilfontein Extension No. 4	32
40. Klerksdorp Town-planning Scheme No. 1/18	33
41. Proposed Township: Noordsig	33
42. Johannesburg Town-planning Scheme No. 1/57	34
43. Proposed Township: Potchefstroom Extension No. 8	34
44. Proposed Amendment of the Conditions of Title of Erf No. 348, Eastleigh Township	34
Tenders.	
Applications for Motor Transport Certificates	38
Pound Sales	40
Notices of Local Authorities	40

INHOUD.

No.	BLADSY
Proklamasies.	
41. Stigting van Dorp Atholl Uitbreiding No. 11	1
42. Gesondheidsraad vir Buite-Stedelike Gebiede: Beskrywing van Gebied in Jurisdiksiegebied Ingesluit: Lothair	5
43. Addisionele Bevoegdhede: Stadsraad van Nigel	6
44. Stigting van Dorp Union Uitbreiding No. 10	6
Administrateurskeunisgewings.	
200. Voorgestelde Stigting van 'n Gesondheidskomitee: Northam	11
201. Municipaliteit Nigel: Voorgestelde Verandering van Grense	12
202. Voorgestelde Stigting van 'n Dorpsraad in die Piek van die Bestaande Plaaslike Gebiedskomitee van Noordwes-Johannesburg	13
211. Padreëlings op die Plaas Nootgesien No. 54	14
212. Municipaliteit Potchefstroom: Wysiging van Skuttarief	14
213. Municipaliteit Lydenburg: Wysiging van Bouverordeninge	14
214. Municipaliteit Brits: Wysiging van Personeelregulasies	15
215. Municipaliteit Johannesburg: Wysiging van Tarief vir Levering van Elektriesiteit	15
216. Municipaliteit Nylstroom: Wysiging van Verlofregulasies	16
217. Municipaliteit Warmbad: Wysiging van Bouverordeninge	17
218. Municipaliteit Christiana: Wysiging van Dorpsgrondenbijgewetten	17
219. Municipaliteit Pietersburg: Wysiging van Verordeninge vir die Beheer oor Onvlambare Vloeistoffe en Stowwe	18
220. Gesondheidsraad vir Buite-Stedelike Gebiede: Verordeninge van Toepassing op die Regsgebied van die Alexandrase Plaaslike Gebiedskomitee	18
221. Gesondheidsraad vir Buite-Stedelike Gebiede: Wysiging van Verordeninge Insake die Vasstelling van Gelde vir Sertifikate wat Uitgereik word en die Verskaffing van Inligting	23
222. Gesondheidsraad vir Buite-Stedelike Gebiede: Wysiging van Begraafplaasverordeninge	23
223. Municipaliteit Vanderbijlpark: Vasstelling van President van Waarderingshof	24
224. Municipaliteit Brits: Wysiging van Verlofregulasies	24
225. Municipaliteit Johannesburg: Wysiging van Finansiële Regulasies	24
226. Municipaliteit Pretoria: Ambulansverordeninge	24
227. Municipaliteit Evaton: Wysiging van Reglement van Orde en Finansiële Regulasies	25
228. Municipaliteit Piet Retief: Wysiging van Reglement van Orde en Finansiële Regulasies	26
229. Municipaliteit Heidelberg: Wysiging van Verordeninge Betreffende Licensies en Beheer oor Besighede	26
230. Gesondheidsraad vir Buite-Stedelike Gebiede: Wysiging van Watervoorsieningsverordeninge	27
231. Municipaliteit Ermelo: Herroeping van Verlofregulasies	27
232. Municipaliteit Vanderbijlpark: Wysiging van Verlofregulasies	28
233. Padreëlings op die Plaas Brakfontein No. 522, Distrik Standerton	28
234. Padreëlings op die Plaas Nootgedacht No. 14, Distrik Carolina	29
235. Gesondheidskomitee van Paardekop: Benoeming van Lid	29
236. Gesondheidskomitee van Stilfontein: Uitbreiding van Regsgebied en Vrystelling van Belasting	29
Algemene Kennisgewings.	
34. Voorgestelde Dorp: Evans Park	30
35. Voorgestelde Dorp: Klerksdorp Uitbreiding No. 13	30
36. Voorgestelde Dorp: Val	31
37. Standerton-Dorpsaanlegskema No. 1/2	31
38. Pretoria-Dorpsaanlegskema No. 1/30	32
39. Voorgestelde Dorp: Stilfontein Uitbreiding No. 4	32
40. Klerksdorp-Dorpsaanlegskema No. 1/18	33
41. Voorgestelde Dorp: Noordsig	33
42. Johannesburg-Dorpsaanlegskema No. 1/57	34
43. Voorgestelde Dorp: Potchefstroom Uitbreiding No. 8	34
44. Voorgestelde Wysiging van die Titelvooraardes van Erf No. 348, Dorp Eastleigh	34
Tenders.	
Aansoeke om Motorvervoersertifikate	38
Skutverkope	40
Plaaslike Bestuurskennisgewings	40