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CONTENTS ON BACK PAGES.

No. 171 (Administrators-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal by paragraaf (d) van artikel *two* van die Ordonnansie op die Verdeling van Grond, 1957, die toepassing van genoemde Ordonnansie op 'n verdeling van grond by Proklamasie uitgesluit kan word;

En nademaal dit wenslik geag word om genoemde paragraaf (d) toe te pas ten opsigte van die verdeling van Gedeelte 3 van die plaas Grootfontein No. 501, Reg. Afd. L.I. (voorheen No. 497), distrik Waterberg, groot ongeveer 77-6729 morg, soos gehou kragtens Transportakte No. 3073/1955, ten gunste van George Frederik Stephanus van Heerden, in 'n gedeelte groot ongeveer 5 morg, en 'n restant groot ongeveer 72-6729 morg;

So is dit dat ek, ingevolge die bevoegdhede by genoemde paragraaf aan my verleent, hierby verklaar dat die bepalings van genoemde paragraaf (d) van artikel *two* op sodanige verdeling van toepassing is: Met dien verstande dat die eienaar van die grond kragtens 'n onderneming deur hom gegee gelykydig met die registrasie van die verdeling, die volgende voorwaardes op 'n wyse deur die Registrateur van Aktes vereis teen die gedeelte laat registreer:

„Behalwe met die skriftelike toestemming van die Administrateur—

- (i) mag die grond slegs vir die doel van vendusiekrale en doeleindest wat daar mee in verband staan gebruik word;
- (ii) mag geen gebou of bouwerk van watter aard ook al binne 'n afstand van 150 Kaapse voet van die middellyn van enige publieke pad opgerig word nie."

GOD BEHOEDE DIE KONINGIN.

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

F. H. ODENDAAL,
Administrator van die Provincie Transvaal.
T.A.D. 9/13/31.

No. 172 (Administrators-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg by Proklamasie No. 132 van 1946, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

En nademaal dit wenslik geag word om genoemde Dorpsaanlegskema in sekere opsigte te wysig;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleent word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg,

No. 171 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas by paragraph (d) of section *two* of the Division of Land Ordinance, 1957, the application of the said Ordinance to a division of land may be excluded by Proclamation;

And whereas it is deemed expedient to apply the said paragraph (d) in respect of the division of Portion 3 of the farm Grootfontein No. 501, Reg. Div. L.I. (formerly No. 497), District of Waterberg, in extent approximately 77-6729 morgen, as held by Deed of Transport No. 3073/1955 in favour of George Frederik Stephanus van Heerden, into a portion in extent approximately 5 morgen and a remainder in extent approximately 72-6729 morgen;

Now, therefore, under and by virtue of the powers vested in me by the said paragraph, I hereby declare that the provisions of the said paragraph (d) of section *two* apply to such division: Provided that the owner of the land shall, by virtue of an undertaking furnished by him, cause the following conditions to be registered in a manner required by the Registrar of Deeds against the portion simultaneously with the registration of the division:—

“ Except with the written approval of the Administrator—

- (i) the land shall be used solely for the purpose of an auctioneers stockyard and purposes incidental thereto;
- (ii) no building or any structure whatsoever may be erected within a distance of 150 Cape feet from the centre line of a public road.”

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 9/13/31.

No. 172 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg, was approved by Proclamation No. 132 of 1946, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

And whereas it is deemed expedient to amend the said Town-planning Scheme in certain respects;

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg is hereby amended

hierby gewysig word soos aangedui op die skemaklousules en Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperraad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-Dorpsaanlegskema No. 1/49, 1958.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Tweede dag van September Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/25/46.

No. 173 (Administrators-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Boksburg by Proklamasie No. 66 van 1946, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

En nademaal dit wenslik geag word om genoemde Dorpsaanlegskema in sekere opsigte te wysig;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Boksburg hierby gewysig word soos aangedui op die skemaklousules en Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperraad, Pretoria, en die Stadsklerk, Boksburg; hierdie wysiging staan bekend as Boksburg-Dorpsaanlegskema No. 1/13, 1959.

GOD BEHOEDE DIE KONINGIN.

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

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/7/13.

No. 174 (Administrators-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Boksburg by Proklamasie No. 66 van 1946, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

En nademaal dit wenslik geag word om genoemde Dorpsaanlegskema in sekere opsigte te wysig;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Boksburg, hierby gewysig word soos aangedui op die skemaklousules en Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperraad, Pretoria, en die Stadsklerk, Boksburg; hierdie wysiging staan bekend as Boksburg-Dorpsaanlegskema No. 1/14 van 1959.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Tweede dag van September Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/7/14.

as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/49, 1958.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/46.

No. 173 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Boksburg, was approved by Proclamation No. 66 of 1946, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

And whereas it is deemed expedient to amend the said Town-planning Scheme in certain respects;

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Boksburg is hereby amended as indicated in the scheme clauses and Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Boksburg; this amendment is known as Boksburg Town-planning Scheme No. 1/13, 1959:

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/7/13.

No. 174 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Boksburg, was approved by Proclamation No. 66 of 1946, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

And whereas it is deemed expedient to amend the said Town-planning Scheme in certain respects;

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Boksburg, is hereby amended as indicated in the scheme clauses and Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Boksburg; this amendment is known as Boksburg Town-planning Scheme No. 1/14, 1959.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/7/14.

No. 175 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1944, van die Stadsraad van Pretoria, by Proklamasie No. 146 van 1944, ingevolge artikel drie-en-veertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is.

En nademaal dit wenslik geag word om genoemde Dorpsaanlegskema in sekere opsigte te wysig:

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel ses-en-veertig van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1944, van die Stadsraad van Pretoria, hierby gewysig word soos aangedui op die skemaklousules en Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Pretoria; hierdie wysiging staan bekend as Pretoria-Dorpsaanlegskema No. 1/29, 1959.

GOD BEHOEDE DIE KONINGIN.

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

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/47/28.

No. 176 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal by subartikel (4) van artikel vyf van die Plaaslike-Bestuur-Belastingordonnansie, 1933, bepaal word dat die Administrateur in die jaar waarin 'n plaaslike bestuur, genoem in die Eerste Skedule van daardie Ordonnansie, alle belasbare eiendom binne die Munisipaliteit moet laat waardeer, by proklamasie in die *Provinciale Koerant* aan sodanige plaaslike bestuur magtiging kan verleen om die belasting vir die lopende boekjaar te hef op die waardering nadat dit aan die plaaslike bestuur voorgelê is en ingevolge artikel twaalf in sy kantoor ter insae van die publiek voorgelê is; met dien verstande dat die bepalings van artikel ses-en-twintig *mutatis mutandis* van toepassing is op enige waardering wat daarna verander of gewysig word deur die waarderingshof ingevolge artikel dertien benoem;

En nademaal 'n aansoek van die Stadsraad van Roodepoort-Maraisburg ontvang is om magtiging om 'n belasting vir die boekjaar wat eindig op 30 Junie 1960 ingevolge daardie subartikel te hef;

En nademaal dit wenslik geag word dat genoemde aansoek toegestaan word.

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by genoemde subartikel aan my verleen is, hierby aan die Stadsraad van Roodepoort-Maraisburg magtiging verleen om 'n belasting dienooreenkomsdig te hef.

GOD BEHOEDE DIE KONINGIN.

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

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.L.G. 8/4/30.

No. 175 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1944, of the City Council of Pretoria, was approved by Proclamation No. 146 of 1944, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

And whereas it is deemed expedient to amend the said Town-planning Scheme in certain respects;

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1944, of the City Council of Pretoria, is hereby amended as indicated in the scheme clauses and Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Pretoria; this amendment is known as Pretoria Town-planning Scheme No. 1/29, 1959.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/47/28.

No. 176 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is provided by sub-section (4) of section *five* of the Local Authorities Rating Ordinance, 1933, that the Administrator may in any year in which a local authority mentioned in the First Schedule to that Ordinance is required to cause a valuation to be made of all rateable property within the Municipality, by proclamation in the *Provincial Gazette* authorise such local authority to impose the rate for the current year on the valuation after it has been laid before the local authority and has been laid at its office for public inspection in terms of section *twelve*; provided that the provisions of section *twenty-six* shall *mutatis mutandis* apply to any valuation which is thereafter altered or amended by the valuation court appointed in terms of section *thirteen*;

And whereas an application has been received from the Town Council of Roodepoort-Maraisburg for authority to impose a rate for the financial year ending 30th June, 1960, in terms of that sub-section;

And whereas it is deemed expedient that the said application be granted;

Now, therefore, under and by virtue of the powers vested in me by the said sub-section, I do hereby authorise the Town Council of Roodepoort-Maraisburg to impose a rate accordingly.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 8/4/30.

No. 177 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Vanderbijlpark Sentraal-Wes No. 6 Uitbreiding No. 2 te stig op Gedeelte 38 van die plaas Vanderbijlpark No. 28, distrik Vanderbijlpark;

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 verleen word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaarde vervat in die bygaande Bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Tweede dag van September Eenduisend Negehonderd Nege-en-yyftig.

F. H. ODENDAAL,
Administrator van die Provincie Transvaal.

T.A.D. 4/8/1352.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR VANDERBIJLPARK ESTATE COMPANY, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907, 'N DORP TE STIG OP GEDEELTE 38 VAN DIE PLAAS VANDERBIJLPARK NO. 28, DISTRIK VANDERBIJLPARK, TOEGESTAAN IS.

A—STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Vanderbijlpark Sentraal-Wes No. 6 Uitbreiding No. 2.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en strate soos aangewys op Algemene Plan L.G. No. A.3879/52.

3. Water.

Die applikant moet 'n sertifikaat aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings getref is vir die lewering van water en die retikulasie daarvan in die dorp.

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

4. Sanitaire dienste.

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

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

5. Elektrisiteit.

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

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

6. Stortingsterrein en begraafplaas- en Naturellelokasiepersele.

Die applikant moet tot voldoening van die Administrateur reëlings tref ten opsigte van die verskaffing van 'n stortingsterrein en persele vir 'n begraafplaas en Naturellelokasie.

No. 177 (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 Vanderbijlpark Central West No. 6 Extension No. 2 on Portion 38 of the farm Vanderbijlpark No. 28, District of Vanderbijlpark;

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 Second day of September, One thousand Nine hundred and Fifty-nine.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.A.D. 4/8/1352.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY VANDERBIJLPARK ESTATE COMPANY, 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 38 OF THE FARM VANDERBIJLPARK NO. 28, DISTRICT OF VANDERBIJLPARK, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Vanderbijlpark Central West No. 6 Extension No. 2 Township.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3879/52.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate to the effect that arrangements have been made for the supply and reticulation of water in the township.

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

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate to the effect that arrangements 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 to the effect that arrangements 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 to the satisfaction of the Administrator in regard to the provision of a depositing site and sites for a cemetery and Native location.

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 kleimlisensiegalde en enige aandeel in huurgelde of winste wat moontlik aan enige eienaar kan toekom ingevolge enige mynbrief ten opsigte van die grond binne die dorp, en dergelyke gelde, word aan die applikant voorbehou.

8. Uitspanningserwitute.

Die grond moet van die bestaande uitspanningserwitute vrygestel word.

9. Strate.

(a) Die applikant moet die strate in die dorp vorm en skraap tot voldoening van die plaaslike bestuur en is aanspreeklik vir die onderhoud daarvan tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant van tyd tot tyd geheel en al of gedeeltelik van hierdie verpligting te onthef na oorleg met die Dorperraad en die plaaslike bestuur.

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

10. Skenkings.

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 skenkking aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 15 persent van slegs die grondwaarde van alle ewe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd ewe 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 in genoemde paragraaf (d) uiteengesit.

Die applikant moet geouditeerde, gedetailleerde kwaalstate, 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 betreffende die verkoop van ewe 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 geldte gedurende enige tydperk van drie maande ontvang is nie, kan die plaaslike bestuur 'n verklaring waarin melding hiervan gemaak word, in plaas van 'n geouditeerde staat aanneem.

11. Beheer oor rioolvuil en bedryfsafval.

Die applikant moet geskikte reëlings met die plaaslike bestuur tref vir die hou van behoorlike toesig oor die dorp om te verseker dat afval van ewe behoorlik versamel en daaroor beskik word sodat die water wat in die Vaalrivier loop nie daardeur verontreinig word nie.

12. 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 enigeen van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES.**1. Alle ewe.**

Die erf is onderworpe aan bestaande voorwaardes en serwitute met inbegrip van die voorbehoudbepalings van 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 enigeen van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

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.

8. Outspan Servitudes.

The land shall be freed from the existing servitudes of outspan.

9. Streets.

(a) 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.

(b) The streets shall be named to the satisfaction of 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 15 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 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.

11. Control of Sewage and Trade Wastes.

The applicant shall make suitable arrangements with the local authority to maintain proper supervision over the township to ensure that wastes from erven shall be properly collected and disposed of so as not to pollute the water flowing into the Vaal River.

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 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 Ewen.**

The erf shall be subject to existing conditions and servitudes including the reservation of rights to minerals, and to the following condition:

Subject to the consent of the local authority, which should not be unreasonably withheld, the applicant shall have the right at all times to lay pipe lines, stormwater drains, sewerage mains, overhead or underground electricity and gas mains over or under the erf, and the applicant shall be entitled to deposit

geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige pyplyn, neerslagwaterriool, rioolhoofpypleiding of elektrisiteit- en gashooftoevoerleiding tydelik te gooi op die grond wat aan sodanige pyplyn, neerslagwaterriool, rioolhoofpypleiding of elektrisiteit- en gashooftoevoerleiding grens en voorts is die applikant geregtig tot redelike toegang tot genoemde grond vir die voornoemde doeleindes: Met dien verstande dat die applikant enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van voornoemde leidings of lyne, na gelang van die geval, veroorsaak word.

2. Die erven met sekere uitsonderings.

Die erven uitgesonderd—

- (i) erwe wat vir Goewerments- of Provinsiale doeleindes verkry word; en
- (ii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur in oorleg met die Dörperaad, die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die onderstaande verdere voorwaardes:—

(A) Algemene voorwaardes.

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtig 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 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 toegegows of van die hand gesit word nie en geen Kleurlinge, uitgesonderd die eienaar of okkuperdeer se bediendes, *bona fide* en noodsaaklik in diens op die erf, mag toegelaat word om daarop te woon of om dit op 'n ander manier te okkuper nie.
- (c) Die erf mag nie onderverdeel word nie, uitgesonderd na oorleg met die applikant, met die skriftelike toestemming van die Administrateur (of 'n liggaam of persoon wat hy vir dié doel aanwys) wat ook sodanige verdere voorwaardes as wat hy nodig akgan voorskryf.
- (d) Planne en spesifikasies van alle geboue en van aanbousels of veranderings wat op die erf opgerig word, moet ter goedkeuring aan die applikant voorgelê word, beide wat die bouplanne en die materiaal betref, voordat daar met bouwerksaamhede 'n aanvang gemaak word. Met geen bouwerksaamhede van watter aard ook al mag 'n aanvang op die erf gemaak word nie tensy en totdat die applikant sy skriftelike goedkeuring aan die planne en spesifikasies daarvan en aan die terreinligging van die geboue geheg het en alle geboue, aanbousels en veranderings wat aldus begin is, moet streng volgens die aldus goedgekeurde planne en spesifikasies en terreinligging van die geboue opgerig en voltooi word, mits dit nie in stryd is met die verordeninge van die plaaslike bestuur nie, binne 'n tydperk van twee jaar van die datum waarop 'n aanvang met die bouwerksaamhede gemaak is en indien sodanige geboue, aanbousels of veranderings nie aldus voltooi word nie, dan het die applikant, by gebrek aan 'n skriftelike ooreenkoms, die reg om sodanige geboue onverwyld te sloop en/of alle boumateriaal van genoemde erf op koste van die eienaar te verwijder. Buitegeboue mag nie as wonings gebruik word nie, behalwe vir die eienaar of okkuperdeer van die erf se huis- of persoonlike bediendes.
- (e) Die opstand van alle geboue moet voldoen aan die vereistes van goede argitektuur sodat dit nie die bevalligheid van die omgewing benadeel nie.

temporarily on the land adjoining any such pipeline, stormwater drain, sewerage main or electricity and gas main, such material as may be excavated by the applicant during the course of the construction, maintenance or removal of such pipeline, stormwater drain, sewerage main or electricity and gas main, as the applicant in its discretion may deem necessary, and the applicant shall further be entitled to reasonable access to the said land for the aforesaid purposes, subject to any damage done during the process of construction, maintenance or removal of the aforesaid mains or lines, as the case may be, being made good by the applicant.

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) such erven as may be acquired for Government or Provincial purposes; and
- (ii) 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) General Conditions.

- (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 purposes 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 person 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 erf shall not be subdivided except after reference to the applicant, with the consent, in writing, of the Administrator (or any body or person designated by him for the purpose) who may prescribe such further conditions as he may deem necessary.
- (d) Plans and specifications of all buildings and of any additions or alterations to be erected on the erf shall be submitted to the applicant for its approval both as to the building plans and to the materials before the commencement of any building operations. No building operations whatsoever shall be commenced on the erf unless and until the applicant shall have given its approval, in writing, to the plans and specifications pertaining thereto and siting of the buildings, and all buildings, additions and alterations so commenced shall be completed in strict accordance with the plans and specifications and siting of the buildings so approved, provided they are not in conflict with the by-laws of the local authority, within a period of two years from the date building operations start and should such buildings, additions or alterations not be so completed then, in the absence of agreement, in writing, the applicant shall have the right forthwith to demolish such buildings and/or remove all building material from the said erf at the expense of the owner. Outbuildings shall not be used as dwellings except for the domestic or personal Coloured servants of the owner or occupier of the erf.
- (e) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.

- (f) Nòg die eienaar nòg enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in geredheid te bring, enige materiaal daarop te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (g) Alle geboue moet met so 'n hoogte en so 'n opstand opgerig word as wat die applikant behoudens die verordeninge van die plaaslike bestuur bepaal. Ingeval genoemde geboue of geheel en al of gedeeltelik vernietig of beskadig word, hoe ook al veroorsaak, op sodanige wyse dat hulle waarde tot onder die vermelde bedrag verminder word, is die eienaar verplig om of nuwe geboue op te rig of om sodanige aanbousels aan enige bestaande geboue op te rig binne 'n tydperk deur die applikant vastgestel te word, dat die waarde van die geboue op die erf weer tot minstens die waarde wat voorgeskryf is verhoog word, en indien hy in gebreke bly om dit te doen, het die applikant, benewens enige regsmiddels waartoe die applikant geregtig is ingeval bestaande bepalings nie nagekom word nie, die reg om nuwe geboue op te rig of om sodanige aanbousels aan die bestaande geboue op koste van die eienaar te laat aanbou, as wat die waarde van die geboue weer tot die genoemde waarde sal verhoog.
- (h) Die woorde „Vanderbijl”, „Vanderbijlpark”, „Vecor”, „Vanencor”, „Vesco” en „Yskor” en enige woorde wat inhoud of suggereer dat die besigheid, as daar is, die beskerming geniet van, of op enige wyse verbonde is aan die „Vanderbijl Engineering Corporation, Limited”, die „Vanderbijlpark Estate Company” of die „South African Iron and Steel Industrial Corporation, Limited”, mag nie gebruik word in verband met enige besigheid wat op die erf gedryf word nie.
- (i) Geen bye of enige dier soos omskryf in die Skutregulasies van Plaaslike Besture, opgestel ingevolge die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, mag op die erf aangehou word nie.
- (k) Geen hinderlike bedryf, soos omskryf in of artikel vyf-en-negentig van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, of in 'n dorpsaanlegskema wat in die gebied van krag is, mag op die erf gedryf word nie.
- (l) Geen geboue van hout en/of sink of roustene mag op die erf opgerig word nie.
- (m) 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 vloei en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, van waar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyflyn of aleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of om te bou om die water wat aldus oor die erf loop af te voer.
- (n) Nòg die eienaar nòg enigiemand anders besit die reg om vir enige doel hoegenaamd cementblokke, bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (o) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag die eienaar geen advertensieskuettings of uithangborde vir advertensiëleindes op die erf oprig of laat oprig nie.
- (p) Geen windpomp of ander soortgelyke wind-aangedrewe pomp mag op die erf opgerig word nie.
- (q) Die erf moet te alle tye goed skoon en in 'n sindelike toestand gehou word tot die redelike voldoening van die applikant, en daar mag veral geen sand, gruis, klippe, bou- of ander materiale op die erf gebring of gestort word nie, tensy dit in verband staan met die aanlê van 'n tuin of die oprigting van enige geboue op genoemde erf, en 'n aanvrag moet met genoemde tuin en/of geboue binne drie maande daarna gemaak word, en hulle moet met so min versuim moontlik voltooi word.
- (f) 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.
- (g) All buildings shall be erected on such level to such building line and to such elevation as shall be determined by the applicant subject to the by-laws of the local authority. In the event of the buildings aforesaid being destroyed or damaged either wholly or in part from any cause whatsoever in such a manner that their value is reduced to less than the amount specified, the owner shall be bound either to erect new buildings or make such additions to any existing buildings within a period to be fixed by the applicant as will restore the value of the buildings on the erf to at least the value prescribed, failing which the applicant shall in addition to any remedies the applicant may have in the event of a breach of the above provisions have the right to erect new buildings or make such additions to the existing buildings at the owner's expense as shall restore the value of the buildings to the said value.
- (h) The words "Vanderbijl", "Vanderbijlpark", "Vecor", "Vanencor", "Vesco" and "Isco" and any words which import or suggest that the business, if any, enjoys the patronage of, or is in any way connected with the "Vanderbijl Engineering Corporation, Limited", the "Vanderbijlpark Estate Company" or the "South African Iron and Steel Industrial Corporation, Limited", shall not be used in connection with any business conducted on the erf.
- (i) No bees nor any animal as defined in the Local Authorities Pounds Regulations framed under the local Government Ordinance, No. 17 of 1939, shall be kept on the erf.
- (k) No offensive trade as enumerated either in section ninety-five of the Local Government Ordinance, No. 17 of 1939, or in a town-planning scheme in operation in the area, may be carried on upon the erf.
- (l) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (m) 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.
- (n) 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 cement blocks, bricks, tiles or earthenware pipes or other articles of a like nature.
- (o) The owner shall not, except with the written permission of the local authority erect or cause to be erected on the erf any hoardings or signboards for advertising purposes.
- (p) No windmill or other similar wind-driven pump shall be erected on the erf.
- (q) The erf shall at all times be kept well and sufficiently clean and in a tidy condition to the reasonable satisfaction of the applicant, and in particular no sand, gravel, stones, building or other materials shall be brought or deposited upon the erf unless it be in connection with the making of a garden or the erection of any buildings on the said erf, which garden and/or buildings shall be commenced within three months thereafter, and completed with the least possible delay.

- (r) 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 en geen sodanige buitegeboue mag op enige straatfront geleë wees nie.
- (s) Geen sinkpuite of afvalpuite mag op die erf gemaak word of toegelaat word om daarop te bly nie.
- (t) Die eienaar of okkuperer mag niks op die erf doen nie of toelaat dat iets gedoen word wat 'n openbare of private oorlas is of wat die eienaars of tydelike okkuperers van ander erwe in die dorp skade kan berokken of hinder nie.
- (u) Geen servituut van deurgangs- of toegangsreg op enige erf of gedeelte van 'n erf mag gegee word sonder dat die skriftelike toestemming van die applikant eers daartoe verkry is nie.
- (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.
- (w) Ingeval die geskatte elektriese belasting van geboue op die erf opgerig 50 kilowatt oorskry wanneer dit ingevolge die Standaard-bedradingsregulasie bereken word, moet 'n kamer met afmetings van minstens 20 voet by 16 voet by 10 voet hoog, vir gebruik as 'n elektriese substasie, op die erf verskaf word, indien die voorsieningsowerheid dit vereis; die kamer moet voldoen aan die Wet op Fabrieke, Masjinerie en Bouwerk van 1941, en die Leweringsregulasie van die Voorsieningsowerheid.
- Die Voorsieningsowerheid behou hom die reg voor om die kamer as 'n sentrale distribusiesentrum vir 'n oppervlakte binne 'n straal van een myl te gebruik.
- (B) Spesiale woonerwe.**
- Benewens die voorwaardes uiteengesit in subklousule (A) hiervan, is die erwe ook aan die volgende voorwaardes onderworpe:—
- (a) 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 godsdiensoefening 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 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.
- (b) Nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarvan nodig is, mag op die erf opgerig word nie, behalwe onder buitengewone omstandighede en dan slegs met die skriftelike toestemming van die Administrateur (of liggaaam of persoon wat hy vir dié doel aanwys) wat na oorleg met die applikant sodanige verdere voorwaardes as wat hy nodig ag, kan voorschryf.
- (c) Wanneer twee of meer aangrensende of naasgeleë erwe deur een persoon aangekoop word en hy skriftelik aan die applikant verklaar dat hy voorname is om die erwe as een eiendom te hou en te ontwikkel en die applikant sy toestemming daartoe gee, word die waarde van die geboue wat daarop opgerig sal word, bereken asof die eiendom een erf is.
- (d) Geboue, met inbegrip van buitegeboue, wat op die erf opgerig word, moet minstens 40 voet (Engelse) van die straatgrens daarvan geleë wees: Met dien verstande dat die applikant in spesiale omstandighede geboue op hoekterrein kan toelaat wat minstens 15 voet (Engelse) van een van die straatgrense af geleë is.
- (e) Geen woonhuis tesame met buitegeboue van 'n waarde van minder as £1,500 mag op die erf opgerig word nie.

- (r) 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, none of which shall be located on any street front.
- (s) No cesspools or refuse pits shall be made or be permitted to remain on the erf.
- (t) The owner or occupier shall not do or suffer to be done on the erf anything which shall be a public or private nuisance or a damage or disturbance to the owners or the occupiers for the time being of other erven in the township.
- (u) No servitude of right-of-way or any right-of-access over any erf or any portion thereof shall be granted without the consent, in writing, of the applicant first had and obtained.
- (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.
- (w) In the event of the estimated electrical load of any buildings erected on the erf exceeding 50 kilowatts when calculated in terms of the Standard Wiring Regulation, a chamber having minimum dimensions of 20 feet by 16 feet by 10 feet in height, for use as an electric sub-station, shall be provided on the erf, if so required by the Supply Authority. The chamber shall comply with the requirements of the Factories, Machinery and Building Works Act of 1941, and the Supply Regulation of the Supply Authority.
- The Supply Authority reserves the right to use the chamber as a central distribution centre for an area within a radius of one mile.
- (B) Special Business Erven.**
- The erven shall in addition to the conditions set out in sub-clause (A) hereof be subject to the following conditions:—
- (a) 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.
- (b) 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 in special circumstances, and then only with the consent, in writing, of the Administrator (or body or person designated by him for the purpose) who may prescribe such further conditions as he may deem necessary after consultation with the applicant.
- (c) Where two or more adjoining or contiguous erven are purchased by any person who declares, in writing to the applicant that he intends to hold and develop such erven as one property and the applicant consents thereto, the value of the buildings to be erected thereon shall be reckoned as if the property is one erf.
- (d) Buildings, including outbuildings erected on the erf shall be located not less than 20 feet (English) from the boundary thereof abutting on a street; provided that the applicant may in special circumstances permit buildings on corner erven to be located not less than 15 feet (English) from one of the street boundaries.
- (e) No dwelling-house together with outbuildings of a value of less than £1,500 shall be erected on the erf.

3. Erf aan spesiale voorwaardes onderworpe.

Erf No. 862 is onderworpe aan 'n servitut vir neer-slagwaterdieleindes, ten gunste van die plaaslike bestuur, ses voet breed, soos op die Algemene Plan aangewys.

4. Servitutes vir riolering- 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 servitut vir munisipale doeleinades ten gunste van die plaaslike bestuur, ses Kaapse voet breed, aangrensende aan en parallel met enige van sy grense uitgesonderd 'n straatgrens. Uitgesonderd met die toestemming van die plaaslike bestuur en die applikant mag geen geboue op voornoemde servitut opgerig word nie.

(b) Die plaaslike bestuur is geregtig om sodanige materiaal, as wat deur hom uitgegrawe word tydens die aanleg, onderhou en verwydering van sodanige rioolhoofpyleidings of ander werke as wat hy volgens goeddunke as noodsaklik beskou, tydelik te gooi op grond wat aan die voornoemde servitut 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, onderhou en verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

5. Woordomskrywing.

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

- (i) „Applikant” beteken Vanderbijlpark Estate Company 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 vereeniging 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 vereeniging van persone.
- (iii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

6. Goewerments- en munisipale erwe.

(a) As 'n erf wat verkry word soos beoog in klosules B 2 (i) en (ii) hiervan, nie meer na die mening van die Administrateur nodig is nie vir die doel waarvoor dit verkry is, moet so 'n erf—

- (i) as dit kosteloos verkry is, op sy koste weer aan die applikant oorgedra word by betaling aan die eienaar ten opsigte van enige verbeterings, van sodanige bedrag as waartoe onderling ooreengekom word, of by ontstentenis van ooreenkoms al na die Administrateur besluit;
- (ii) as dit vir 'n waardevolle teenprestasie verkry is, het die applikant die reg om dit weer te verkry teen 'n waardering waartoe onderling besluit moet word, of by ontstentenis van ooreenkoms, al na die Administrateur besluit.

(b) By die heroordrag van die erf soos in subklousule (a) hiervan bepaal, is dit onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad bepaal.

No. 178 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal daar in artikel *dertien* van die Ordonnansie op Leningsbeursverenigings, 1944 (Ordonnansie No. 17 van 1944) bepaal word dat wanneer dit volgens die mening van die Administrateur nodig of wenslik is dat 'n leningsbeursvereniging wat ingevolge artikel *twee* van die genoemde Ordonnansie saamgestel is, onbind word, hy sulks by Proklamasie in die *Offisiële Koerant van die Provinsie* kan doen.

3. Erf Subject to Special Conditions.

Erf No. 862 shall be subject to a servitude 6 feet wide as shown on the General Plan for stormwater purposes in favour of the local authority.

4. Servitudes for Sewerage and other Municipal Purposes.

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

- (a) The erf is subject to a servitude in favour of the local authority for municipal purposes, six Cape feet wide, contiguous and parallel with any of its boundaries other than a street boundary. Except with the consent of the local authority and the applicant no buildings shall be erected on the aforesaid servitude.
- (b) 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 or other works as 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 or other works being made good by the local authority.

5. Definitions.

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

- (i) "Applicant" means Vanderbijl Park Estate Company 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-house for a single family.

6. Government and Municipal Erven.

(a) Should in the opinion of the Administrator, any erf acquired as contemplated in clauses B 2 (i) and (ii) hereof be no longer required for the purpose for which it was acquired, such erf shall—

- (i) if it was acquired gratuitously, be re-transferred to the applicant at its expense on payment to the owner in respect of any improvements, of such amount as may be mutually agreed upon, or failing agreement, as the Administrator may decide;
- (ii) if it was acquired for valuable consideration the applicant shall have the right to re-acquire the erf at a valuation to be mutually agreed upon, or failing agreement, to be determined by the Administrator.

(b) Upon the re-transfer of the erf as provided in sub-clause (a) hereof it shall be subject to such of the aforementioned or such other conditions as may be decided by the Administrator after consultation with the Board.

No. 178 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is provided by section *thirteen* of the Loan Bursary Association Ordinance, 1944 (Ordinance No. 17 of 1944), that whenever in the opinion of the Administrator it is necessary or expedient that a loan bursary association which has been constituted under section *two* of the said Ordinance, be disestablished, he may do so by Proclamation in the *Official Gazette of the Province*.

En nademaal die „Hope Loan Bursary Fund, Potchefstroom Boys' High School” ingevolge die bepaling van artikel *twoe* van die genoemde Ordonnansie saamgestel is.

En nademaal dit volgens my mening nodig en wenslik is dat die „Hope Loan Bursary Fund, Potchefstroom Boys' High School” ontbind word.

So is dit dat ek, ingevolge en kragtens die bevoegdheid my in artikel *dertien* van die genoemde Ordonnansie verleen, hierby verklaar dat die „Hope Loan Bursary Fund, Potchefstroom Boys' High School” ontbind word.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Negentwintigste dag van Augustus Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.

T.O.A. 20-2-14.

No. 179 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Vereenig-Dorpsaanlegskema No. 1/7 van 1958 by Administrateursproklamasie No. 320, gedateer die tweede dag van Desember 1958 'n goedgekeurde skema geproklameer is;

En nademaal die nuwe subklosule tot klosule 27 van die skemaklosules van genoemde skema as „(n)” in plaas van „(o)” aangegee is;

So is dit dat ek hierby verklaar dat genoemde fout ingevolge subartikel (3) van artikel *ses-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, verbeter is.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Negende dag van September Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.

T.A.D. 5/2/67/7.

No. 180 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal voorwaarde 2 van die titelvooraardes in Akte van Transport No. F. 10589/1947 ten opsigte van Perseel No. 1645, geleë in die dorp Benoni, distrik Benoni, gewysig is kragtens die Wet op Opheffing van Beperkings in Dorpe, 1946, by Administrateursproklamasie No. 304 van 1958;

En nademaal die genoemde Perseel No. 1645 oorgedra is aan 'n nuwe eienaar voordat die nodige endossement aangebring is op Akte van Transport No. F. 10589/1947 te dien effekte dat die genoemde voorwaarde 2 gewysig is;

En nademaal die genoemde Perseel No. 1645 nou gehou word kragtens Akte van Transport No. F. 9783/1958;

So is dat dat ek hierby verklaar dat die nommer „F. 10589/1947” waar dit in genoemde proklamasie voorkom, gewysig is tot „F. 9783/1958”.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Derde dag van September Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.

T.A.D. 8/2/5 Vol. 12.

And whereas the “Hope Loan Bursary Fund, Potchefstroom Boys' High School” has been constituted under the provisions of section *two* of the said Ordinance;

And whereas in my opinion it is necessary and expedient that the “Hope Loan Bursary Fund, Potchefstroom Boys' High School” be disestablished;

Now, therefore, under and by virtue of the powers vested in me by section *thirteen* of the said Ordinance, I do hereby declare that the “Hope Loan Bursary Fund, Potchefstroom Boys' High School” is disestablished.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.O.A. 20-2-14.

No. 179 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Vereenig Town-planning Scheme No. 1/7, 1958, was proclaimed an approved scheme by Administrator's Proclamation No. 320, dated the second day of December, 1958;

And whereas the new sub-clause to clause 27 of the scheme clauses of the said scheme was given as “(n)” instead of “(o)”;

Now, therefore, I hereby declare that the said mistake is corrected in terms of sub-section (3) of section *forty-six* of the Townships and Town-planning Ordinance, 1931.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.A.D. 5/2/67/7.

No. 180 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas condition 2 of the conditions of title in Deed of Transfer No. F. 10589/1947 in respect of Lot No. 1645, situated in the township of Benoni, District of Benoni, has been amended in terms of the Removal of Restrictions in Townships Act, 1946, by Administrator's Proclamation No. 304 of 1958;

And whereas the said Lot No. 1645 has been transferred to a new owner prior to the necessary endorsement being made on Deed of Transfer No. F. 10589/1947 to the effect that the said condition 2 has been amended;

And whereas the said Lot No. 1645 is now held by Deed of Transfer No. F. 9783/1958;

Now, therefore, I hereby declare that the number “F. 10589/1947” where it appears in the said proclamation, is amended to “F. 9783/1958”.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.A.D. 8/2/5, Vol. 12.

No. 181 (Administrateurs-), 1959.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek van die Gesondheidsraad vir Buite-Stedelike Gebiede ontvang is, om magtiging om erfbelasting ten opsigte van die boekjaar wat op 30 Junie 1960 eindig soos volg te hef in die Alexandrase Plaaslike Gebiedskomiteegebied:—

- (a) Ten opsigte van elke standplaas van minder as 7,000 vierkante voet: £1 per jaar.
- (b) Ten opsigte van elke standplaas van 7,000 vierkante voet of groter: £1. 5s. per jaar.

En nademaal dit wenslik geag word dat genoemde aansoek goedgekeur word;

So is dit dat ek, kragtens en ingevolge die bevoegdheid wat by subartikel (3) van artikel *drie* van die Plaaslike Bestuur-Belastingordonnansie, 1933, gelees met artikel *nege-en-twintig* van die Ordonnansie tot Instelling van 'n Gesondheidsraad vir Buite-Stedelike Gebiede, 1943, soos gewysig, aan my verleen word, hierby magtiging aan die Gesondheidsraad vir Buite-Stedelike Gebiede verleen om 'n erfbelasting dienooreenkomsdig te hef.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Derde dag van September Eenduisend Negehonderd Nege-en-vyftig.

F. H. ODENDAAL,
Administrator van die Provincie Transvaal.
T.A.L.G. 16/8/1.

PROVINSIALE ADMINISTRASIE.**ADMINISTRATEURSKENNISGEWINGS.**

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

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

Kantoor van die Administrator van Transvaal, Pretoria.

Administrateurskennisgewing No. 576.] [2 September 1959.
MUNISIPALITEIT POTGIETERSRUST.—VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel *tien* van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Potgietersrust 'n versoekskrif by die Administrator ingedien het met die bede dat hy die bevoegdheid aan hom verleen by subartikel (7) van artikel *nege* van genoemde Ordonnansie uitoefen en die grense van sy munisipaliteit verander deur die uitsnyding van die gebied 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 Administrator 'n teenpetisie voor te lê met vermelding van gronde van beswaar teen genoemde voorstel.

T.A.L.G. 3/2/27.

BYLAE.

MUNISIPALITEIT POTGIETERSRUST.—VOORGESTELDE GEBIED UIT DIE MUNISIPALITEIT GESNY TE WORD.

Gedeelte 67 ('n gedeelte van gedeelte) van die plaas Piet Potgietersrust Dorp en Dorpsgronde No. 44, Registrasie-afdeling K.S. (Voorheen No. 920, distrik Potgietersrust) groot 76·4528 morg (Kaart L.G. No. A.288/58).

No. 181 (Administrator's), 1959.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received from the Peri-Urban Areas Health Board for authority to levy in respect of the financial year ending 30th June, 1960, an erf tax as follows in the Local Area Committee Area of Alexandra:—

- (a) In respect of every stand less than 7,000 square feet in extent: £1 per annum.
- (b) In respect of every stand, 7,000 square feet or more in extent: £1. 5s. per annum.

And whereas it is deemed expedient that the said application be approved:

Now, therefore, under and by virtue of the powers vested in me by sub-section (3) of section *three* of the Local Authorities Rating Ordinance, 1933, read with section *twenty-nine* of the Peri-Urban Areas Health Board Ordinance, 1943, as amended, I do hereby authorise the Peri-Urban Areas Health Board to levy an erf tax accordingly.

GOD SAVE THE QUEEN.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 16/8/1.

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. 576.] [2 September 1959.
MUNICIPALITY OF POTGIETERSRUST.—PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given in terms of section *ten* of the Local Government Ordinance, 1939, that the Town Council of Potgietersrust 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 excision of the area 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. 3/2/27.

SCHEDULE.

MUNICIPALITY OF POTGIETERSRUST.—PROPOSED AREAS TO BE EXCISED FROM THE MUNICIPALITY.

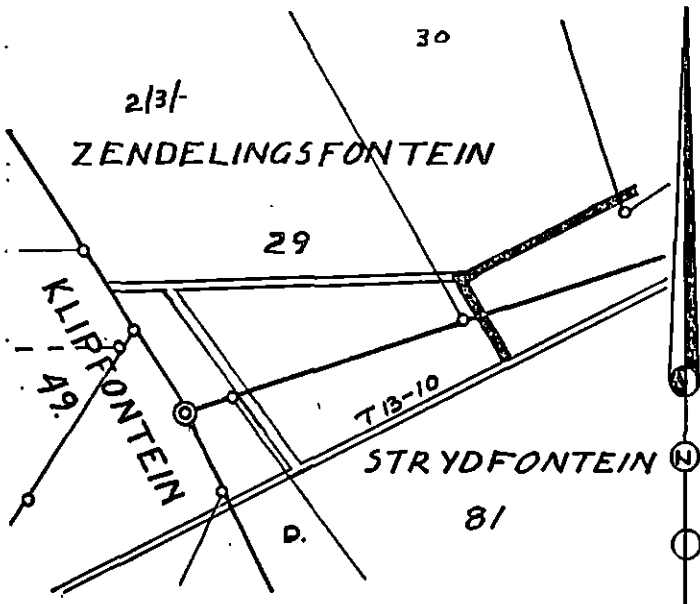
Portion 67 (a portion of portion) of the farm Piet Potgietersrust Town and Townlands No. 44, Registration Division K.S. (formerly No. 920, District of Potgietersrust) in extent 76·4528 morgen (Diagram S.G. No. A.288/58).

2-9-16

Administrateurskennisgewing No. 599.] [16 September 1959.
OPENING.—OPENBAREPAD, DISTRIK KLERKSDORP.

Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Klerksdorp, goedgekeur het dat 'n openbarepad, 25 Kaapse voet breed, sal bestaan oor die plase Zendelingsfontein No. 29 en Strydfontein No. 81, distrik Klerksdorp, soos op bygaande sketsplan aangetoon word, ingevolge paragraaf (b) van subartikel (1) van artikel vyf en artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957).

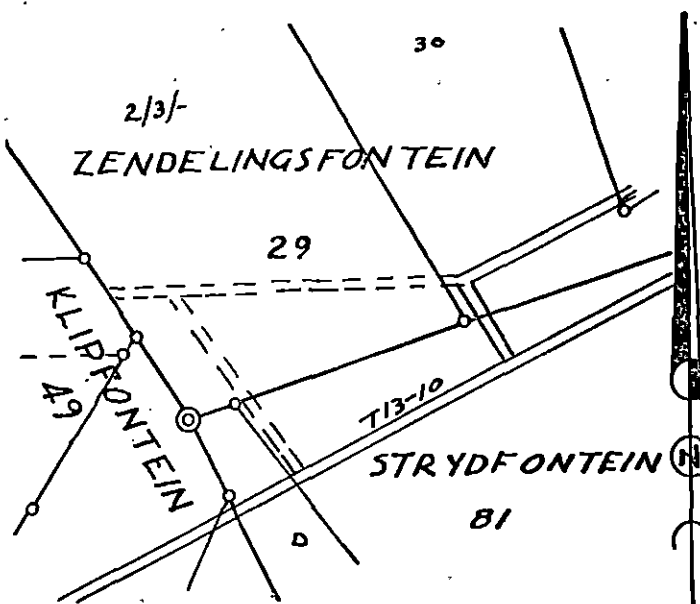
D.P.H. 073-23/20/T.13-10.



Administrateurskennisgewing No. 600.] [16 September 1959.
SLUITING.—OPENBAREPAD, DISTRIK KLERKSDORP.

Dit word vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Klerksdorp, goedgekeur het dat die openbarepad oor die plase Zendelingsfontein No. 29 en Strydfontein No. 81, distrik Klerksdorp, soos op bygaande sketsplan aangetoon word, ingevolge paragraaf (d) van subartikel (1) van artikel vyf van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), gesluit word.

D.P.H. 073-23/20/T.13-10.



Administrator's Notice No. 599.] [16 September 1959.
OPENING.—PUBLIC ROAD, DISTRICT KLERKS-DORP.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Klerksdorp, that a public road 25 Cape feet wide, which traverses the farms Zendelingsfontein No. 29 and Strydfontein No. 81, District of Klerksdorp, as shown on the sketch plan subjoined hereto, shall exist in terms of paragraph (b) of sub-section (1) of section five and section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

D.P.H. 073-23/20/T.13-10.

D.P.H. 073-23/20/T.13-10.

REFERENCE VERWYSING

Road Opened — Pad Geopen.

Existing Roads. — Bestaande Paale.

Administrator's Notice No. 600.] [16 September 1959.
CLOSING.—PUBLIC ROAD, DISTRICT KLERKSDORP.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Klerksdorp, that the public road traversing the farms Zendelingsfontein No. 29 and Strydfontein No. 81, District of Klerksdorp, shall be closed in terms of paragraph (d) of sub-section (1) of section five of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the sketch plan subjoined hereto.

D.P.H. 073-23/20/T.13-10.

D.P.H. 073-23/20/T.13-10.

REFERENCE VERWYSING

Road Closed — Pad Gesluit.

Existing Roads. — Bestaande Paale.

Administrateurskennisgewing No. 601.] [16 September 1959.
KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT POTCHEFSTROOM.—GESONDHEIDSVERORDENINGE.

Administrateurskennisgewing No. 350 van 3 Junie 1959 word hierby as volg verbeter:

1. Deur in subartikel (4) van artikel 4 van Hoofstuk 1, Deel IV, paragrawe (a) en (b) van subartikel 4 van artikel 298 van Hoofstuk 17, Deel IV, en paragraaf (e) van artikel 306 van Hoofstuk 18, Deel IV die woorde „hoofgesondheidsbeamppte” of „hoofgesondheidsinspekteur”, na gelang van die geval, te skrap en dit deur die woorde „senior gesondheidsinspekteur” te vervang.

2. Deur in die opskrif van die Afrikaanse teks van artikel 34 van Hoofstuk 1, Deel IV, die woorde „verslapte” te skrap en dit deur die woorde „verstopte” te vervang.

3. Deur in die Afrikaanse teks van subartikel (2) van artikel 52 van Hoofstuk 1, Deel IV, die woorde „goedgekeurde pype en krane verbind word met die badgeriewe,” na die woorde „deur middel van” in te voeg.

4. Deur die nommer in die Afrikaanse teks van artikel 162 van Hoofstuk 8, Deel IV, te vervang deur die syfers „162”.

5. Deur in die Afrikaanse teks van paragraaf (b) van artikel 209 bis van Hoofstuk 12, Deel IV, die woorde „beslag” te skrap en dit deur die woorde „geslag” te vervang.

6. Deur in subartikel (3) van artikel 351 van Hoofstuk 21, Deel IV, die uitdrukking „subartikels (a) en (b)” te skrap en dit deur die volgende te vervang:

„subartikels (1) en (2).”

7. Deur in die aanhef van subartikel (1) van artikel 352 van Hoofstuk 21, Deel IV, die uitdrukking „subartikels (a), (b) en (c)” te skrap en dit deur die volgende te vervang:

„subartikels (1), (2) en (3).”

8. Deur in subartikel (2) van artikel 352 van Hoofstuk 21, Deel IV, die simbool „(b)” waar dit ook al voorkom te skrap en dit deur die simbool „(2)” te vervang.

T.A.L.G. 5/77/26.

Administrateurskennisgewing No. 602.] [16 September 1959.
MUNISIPALITEIT MEYERTON.—WYSIGING VAN BEGRAAFPLAASSTARIEF.

Die Administrator 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. 5/23/97.

BYLAE.

MUNISIPALITEIT MEYERTON.—WYSIGING VAN BEGRAAFPLAASSTARIEF.

Die Begraafplaastarief van die Munisipaliteit Meyerton, aangekondig by Administrateurskennisgewing No. 78 van 18 Maart 1942, soos gewysig, word hierby verder as volg gewysig:

1. Deur in paragraaf (c) van subitem (i) van item 1, die bedrag van „1.10.0” te skrap en dit deur die bedrag van „8.10.0” te vervang.

2. Deur aan subitem (ii) van item 1 die volgende toe te voeg:

“(c) Bykomende gelde vir die aankoop van privaatgrafe vir persone wat buite die munisipaliteit woon 5 10 0”

Administrator's Notice No. 601.] [16 September 1959.
CORRECTION NOTICE.

MUNICIPALITY OF POTCHEFSTROOM.—HEALTH BY-LAWS.

Correct Administrator's Notice No. 350, dated the 3rd June, 1959, as follows:

1. By the deletion in sub-section (4) of section 4 of Chapter 1, Part IV, paragraphs (a) and (b) of sub-section (4) of section 298 of Chapter 17, Part IV, and paragraph (e) of section 306 of Chapter 18, Part IV, of the words “chief health inspector” and the substitution therefor of the words “senior health inspector.”

2. By the deletion in the heading of the Afrikaans text of section 34 of Chapter 1, Part IV, of the word “verslapte” and the substitution therefor of the word “verstopte”.

3. By the insertion in the Afrikaans text of sub-section (2) of section 52 of Chapter 1, Part IV, of the words “goedgekeurde pype en krane verbind word met die badgeriewe”, after the words “deur middel van”.

4. By the substitution of the number in the Afrikaans text of section 162 of Chapter 8, Part IV, by the figures “162”.

5. By the deletion in the Afrikaans text of paragraph (b) of section 209 bis of Chapter 12, Part IV, of the word “beslag” and the substitution therefor of the word “geslag”.

6. By the deletion in sub-section (3) of section 351 of Chapter 21, Part IV, of the expression “sub-sections (a) and (b)” and the substitutions therefor of the following:

“sub-sections (1) and (2).”

7. By the deletion in the preamble of sub-section (1) of section 352 of Chapter 21, Part IV, of the expression “sub-sections (a), (b) and (c)” and the substitution therefor of the following:

“sub-sections (1), (2) and (3).”

8. By the deletion in sub-section (2) of section 352 of Chapter 21, Part VI, of the symbol “(b)” wherever it appears and the substitution therefor of the symbol “(2)”.

T.A.L.G. 5/77/26.

Administrator's Notice No. 602.] [16 September 1959.
MUNICIPALITY OF MEYERTON.—CEMETERY 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. 5/23/97.

SCHEDULE.

MUNICIPALITY OF MEYERTON.—CEMETERY TARIFF AMENDMENT.

Amend the Cemetery Tariff of the Municipality of Meyerton, published under Administrator's Notice No. 78, dated the 18th March, 1942, as amended, as follows:

1. By the deletion of the amount of “1.10.0” in paragraph (c) of sub-item (i) of item 1, and the substitution therefor of the amount of “8.10.0”.

2. By the addition of the following to sub-item (ii) of item 1:

“(c) Additional fees for the purchase of private graves for persons residing outside the municipality 5 10 0”

Administrateurskennisgewing No. 603.] [16 September 1959.
MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING
V A N ELEKTRISITEITVOORSIENINGSVER-
ORDENINGE.

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. 5/36/26.

BYLAE.

MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Elektrisiteitvoorsieningsverordeninge van toepassing op die Munisipaliteit Potchefstroom, afgekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel 5 van Deel 1 van Bylae 3 te skrap en dit deur die volgende te vervang:—

„5. GROOTMAAT-VERBRUIKERS.

(a) Nywerheidsverbruikers.

Verbruikers met 'n maksimum aanvraag van minstens 50 kVA. kan van die Raad se laagspanningsgeleidings toevoer neem of na goeddunke van die Raad se ingenieur, verplig word om by die grootmaat elektrisiteit van die hoogspanningsgeleidings af te neem.

Die verbruiker moet op eie koste en ooreenkomsdig die vereistes van die Raad se ingenieur, die nodige geboue verskaf vir huisvesting van die Raad se transformators, skakeltuig en ander toerusting wat nodig is, en is verantwoordelik vir alle koste verbonde aan die aanbring van die nodige meter-toerusting en toerusting wat vir die aansluiting by die verbruiker se skakelbord benodig is.

In geval van 'n hoogspanningstoeroer moet die verbruiker verder die hoogspanningskabel, transformators en skakeltuig wat nodig is om die instalasie van die verbruiker by die naaste aansluitingspunt van die Raad se hoogspanningsnetwerk aan te sluit, verskaf en instandhou.

Verbruik en maksimum aanvraag word gemeet deur 'n kilowatt-uurmeter met 'n wyser wat die maksimum kilowatt- of kilovoltampère—indien die gemete arbeidsfaktore laer as 0·90 is—aanvraag, gemeet oor 30 minute, registreer. Elektrisiteit sal nie vir 'n korter tydperk as 12 maande teen hierdie tarief gelewer word nie.

(b) Ander verbruikers.

Enige ander verbruiker met 'n maksimum aanvraag van minstens 50 kVA., kan deur die Raad se ingenieur verplig word om grootmaatelektrisiteit van die hoogspanningsgeleidings af te neem en moet in daardie geval die hoogspanningskabel, transformators, skakeltuig en ander toerusting wat nodig is om die instalasie van die verbruiker by die naaste aansluitingspunt van die Raad se hoogspanningsnetwerk aan te sluit, verskaf en instandhou.

Die tariewe vir die lewering van grootmaatelektrisiteit onder (a) en (b) genoem is as volg:—

- (i) 'n Kilowatt-heffing van 12s. 6d. per kilowatt of 'n kilovoltampèrcheffing van 11s. 3d. per kilovoltampère, plus 'n eenheidstarief van 0·475d. per eenheid gelewer.
- (ii) Die minimum tarief onder (i) is £30 per maand of gedeelte daarvan.
- (iii) 'n Afslag van 12½ persent is van toepassing op verbruikers waarvan die belastingsfaktor, oor ses maande bereken, 70 persent oorskry.

Administrator's Notice No. 603.] [16 September 1959.
MUNICIPALITY OF POTCHEFSTROOM.—ELECTRICITY 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. 5/36/26.

SCHEDULE.

MUNICIPALITY OF POTCHEFSTROOM.—ELECTRICITY SUPPLY BY-LAWS AMENDMENT.

Amend the Electricity Supply By-laws applicable to the Municipality of Potchefstroom, published under Administrator's Notice No. 491, dated the 1st July, 1953, as amended, as follows:—

1. By the deletion of section 5 of Part 1 of Schedule 3 and the substitution therefor of the following:—

“5. BULK CONSUMERS.

(a) Industrial Consumers.

Consumers with a maximum demand of not less than 50 kVA. may take electricity from Council's low tension mains or, at the discretion of the Council's engineer, be required to take electricity from its high tension mains in bulk.

The consumer shall provide at his own cost and expense and in accordance with the requirements of the Council's engineer, the necessary building for the accommodation of Council's transformers, switchgear and other equipment which may be required, and shall be responsible for all costs and expenses in connection with the installation of the necessary meter equipment and all other equipment in respect of the connection to the switchboard of the consumer.

In the case of a high tension supply, the consumer shall further provide and maintain at his own cost and expense the necessary high tension cables, transformer and switchgear necessary to connect the consumer's installation to the nearest point of Council's high tension system.

Consumption and maximum demand will be metered by a kilowatt-hourmeter with an indicator which registers the maximum kilowatt or—if the measured power factor is less than 0·90-kilovolt ampere demand over 30 minutes. No electricity will be supplied at this tariff for a shorter period than 12 months.

(b) Other Consumers.

Any other consumer with a maximum demand of at least 50 kVA. may be required by the Council's engineer to take electricity in bulk from the high tension mains, in which case he shall provide and maintain the high tension cable, transformers, switchgear and other equipment necessary to connect his installation to the nearest point of Council's high tension system.

The fees for the supply of electricity in bulk, as stated under (a) and (b), shall be:—

- (i) A kilowatt levy of 12s. 6d. per kilowatt or a kilovolt ampere levy of 11s. 3d. per kilovolt ampere, plus a unit charge of 0·475d. per unit supplied.
- (ii) The minimum charge under (i) is £30 per month or part thereof.
- (iii) A discount of 12½ per cent shall be allowed in respect of consumers whose load factor, calculated over six months, exceeds 70 per cent.”

2. Deur die volgende aan Deel 1 van Bylae 3 toe te voeg:—

„7. Indien meer as een meter op enige perseel benodig word, is die verbruiker verantwoordelik vir die koste van die addisionele meters.

(Hierdie artikel is nie van toepassing op verbruikers wat onder artikel 5 ressorteer nie.)”

Administrateurskennisgewing No. 604.] [16 September 1959.

MUNISIPALITEIT DELMAS.—BEGRAAFLAAS-TARIEF.

Die Administrator 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. 5/23/53.

BYLAE.

MUNISIPALITEIT DELMAS.—BEGRAAFLAASTARIEF.

1. Die volgende tariewe is betaalbaar:—

A. BLANKES.

Enkelgrafe.

Gekombineerde begrafnisgeld en koop van grafe.

(a) Woonagtig binne die munisipaliteit ten tyde van afsterwe:—

	£ s. d.
(i) Volwassenes	5 5 0
(ii) Kinders	4 15 0

(b) Woonagtig buite die munisipaliteit ten tyde van afsterwe:—

	£ s. d.
(i) Volwassenes	10 10 0
(ii) Kinders	9 10 0

B. KLEURLING- EN NATURELLEGRAFE.

(a) Woonagtig binne die munisipaliteit ten tyde van afsterwe:—

	£ s. d.
(i) Volwassenes	0 10 0
(ii) Kinders	0 5 0

(b) Woonagtig buite die munisipaliteit ten tyde van afsterwe:—

	£ s. d.
(i) Volwassenes	2 0 0
(ii) Kinders	1 0 0

2. Die Begraafplaastarief van die Munisipaliteit Delmas, aangekondig by Administrateurskennisgewing No. 272 van 22 Mei 1935, word hierby herroep.

Administrateurskennisgewing No. 605.] [16 September 1959.

MUNISIPALITEIT ZEERUST.—WYSIGING VAN STADSAALVERORDENINGE.

Die Administrator 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. 5/94/41.

BYLAE.

MUNISIPALITEIT ZEERUST.—WYSIGING VAN STADSAAL-VERORDENINGE.

Die Stadsaalverordeninge van die Munisipaliteit Zeerust, aangekondig by Administrateurskennisgewing No. 285 van 21 Junie 1933, soos gewysig, word hierby verder gewysig deur Deel G te skrap en dit deur onderstaande te vervang:—

„G.—Vleuelklavier:—

	£ s. d.
1. Danse, per aand	3 3 0
2. Ander, per dag of aand	0 7 6

2. By the addition to Part 1 of Schedule 3 of the following:—

“7. If more than one meter is required on any premises, the consumer shall be responsible for the cost of the additional meters.

(This section does not apply to consumers under section 5.)”

Administrator's Notice No. 604.] [16 September 1959.

MUNICIPALITY OF DELMAS.—CEMETERY TARIFF.

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. 5/23/53.

SCHEDULE.

MUNICIPALITY OF DELMAS.—CEMETERY TARIFF.

1. The following tariffs shall be payable:—

A. EUROPEANS.

Single Graves.

Combined Burial Fees and Purchase of Graves.

(a) Resident within the Municipality at the time of Decease:—

	£ s. d.
(i) Adults	5 5 0
(ii) Children	4 15 0

(b) Resident outside the Municipality at time of decease:—

	£ s. d.
(i) Adults	10 10 0
(ii) Children	9 10 0

B. COLOURED AND NATIVE GRAVES.

(a) Resident within the Municipality at time of Decease:—

	£ s. d.
(i) Adults	0 10 0
(ii) Children	0 5 0

(b) Resident outside the Municipality at time of Decease:—

	£ s. d.
(i) Adults	2 0 0
(ii) Children	1 0 0

2. The Cemetery Tariff of the Municipality of Delmas, published under Administrator's Notice No. 272, dated the 22nd May, 1935, is hereby revoked.

Administrator's Notice No. 605.] [16 September 1959.

MUNICIPALITY OF ZEERUST.—TOWN HALL 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. 5/94/41.

SCHEDULE.

MUNICIPALITY OF ZEERUST.—TOWN HALL BY-LAWS AMENDMENT.

Amend the Town Hall By-laws of the Municipality of Zeerust, published under Administrator's Notice No. 285, dated the 21st June, 1933, as amended, by the deletion of Part G and the substitution therefor of the following:—

“G.—Concert (Grand) Piano:—

	£ s. d.
1. Dances, per night	3 3 0
2. Other, per day or night	0 7 6

Administrateurskennisgewing No. 606.] [16 September 1959.

MUNISIPALITEIT GROBLERSDAL.—WYSIGING VAN REGULASIES OP DORPSGRONDE.

Die Administreleur 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. 5/95/59.

BYLAE.

MUNISIPALITEIT GROBLERSDAL.—WYSIGING VAN REGULASIES OP DORPSGRONDE.

Die Regulasies op Dorpsgronde van die Munisipaliteit Groblersdal, afgekondig by Administrateurskennisgewing No. 462 van 23 Augustus 1939, soos gewysig, word hierby verder gewysig deur in artikel 6 van Hoofstuk IV die woorde en bedrag „teen vooruitbetaling van gelde bereken volgens die volgende skaal:— Vir die bees 1s. per maand of gedeelte van 'n maand.” te skrap.

Administrateurskennisgewing No. 607.] [16 September 1959.

MUNISIPALITEIT GROBLERSDAL.—WYSIGING VAN SANITÈRE GERIEWE EN NAGVUIL- EN VUILGOEDVERWYDERING REGULASIES.

Die Administreleur 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. 5/81/59.

BYLAE.

MUNISIPALITEIT GROBLERSDAL.—WYSIGING VAN SANITÈRE GERIEWE EN NAGVUIL- EN VUILGOEDVERWYDERING REGULASIES.

Die Sanitêre Geriewe en Nagvuil- en Vuilgoedverwydering Regulasies van die Munisipaliteit Groblersdal, afgekondig by Administrateurskennisgewing No. 381 van 23 Junie 1948, soos gewysig, word hierby verder gewysig deur in item (3) van die Bylae die bedrag „3.6” te skrap en dit deur die bedrag „5.0” te vervang.

Administrateurskennisgewing No. 608.] [16 September 1959.

MUNISIPALITEIT VENTERSDORP.—WYSIGING VAN VERORDENINGE OP DIE LEWERING VAN ELEKTRISITEIT.

Die Administreleur 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. 5/36/35.

BYLAE.

MUNISIPALITEIT VENTERSDORP.—WYSIGING VAN VERORDENINGE OP DIE LEWERING VAN ELEKTRISITEIT.

Die Verordeninge op die Lewering van Elektrisiteit van die Munisipaliteit Ventersdorp, afgekondig by Administrateurskennisgewing No. 776, van 30 September 1953, word hierby gewysig deur die volgende na item (7) van artikel 71 in te voeg:—

„(8) Tarief vir die verskaffing van krag aan boere.

(a) Elektrisiteit vir beligting en huishoudelike krag aan bona fide private huise:—

(i) Kameratarief van toepassing op verbruikers van elektrisiteit en toebehoersels tot 3kW.—'n Minimum heffing van 2s. 6d. per woonvertrek per maand, waarvoor 6 (ses) eenhede verskaf word, plus 'n bykomende heffing van 2d. per eenheid verbruik ten opsigte van alle eenhede meer as die minimum.

Administrator's Notice No. 606.]

[16 September 1959.

MUNICIPALITY OF GROBLERSDAL.—TOWN LAND 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. 5/95/59.

SCHEDULE.

MUNICIPALITY OF GROBLERSDAL.—TOWN LAND REGULATIONS AMENDMENT.

Amend the Town Land Regulations of the Municipality of Groblersdal, published under Administrator's Notice No. 462, dated the 23rd August, 1939, as amended, by the deletion in section 6 of Chapter IV of the words and amount “upon the payment in advance of fees calculated on the following scale:— For every head of cattle 1s. per month or part thereof.”

Administrator's Notice No. 607.]

[16 September 1959.

MUNICIPALITY OF GROBLERSDAL.—SANITARY CONVENIENCE AND NIGHTSOIL AND REFUSE REMOVAL 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. 5/81/59.

SCHEDULE.

MUNICIPALITY OF GROBLERSDAL.—SANITARY CONVENIENCE AND NIGHTSOIL AND REFUSE REMOVAL REGULATIONS AMENDMENT.

Amend the Sanitary Convenience and Night Soil and Refuse Removal Regulations of the Municipality of Groblersdal, published under Administrator's Notice No. 381, dated the 23rd June, 1948, as amended, by the deletion in item (3) of the Schedule of the amount of “3.6” and the substitution therefor of the amount of “5.0”.

Administrator's Notice No. 608.]

[16 September 1959.

MUNICIPALITY OF VENTERSDORP.—ELECTRICITY 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. 5/36/35.

SCHEDULE.

MUNICIPALITY OF VENTERSDORP.—ELECTRICITY SUPPLY BY-LAWS AMENDMENT.

Amend the Electricity Supply By-laws of the Municipality of Ventersdorp, published under Administrator's Notice No. 776, dated the 30th September, 1953, by the insertion of the following after item (7) of section 71:—

“(8) Tariff for the Supply of Power to Farmers.

(a) Electricity for Lighting and Domestic Power to bona fide Private Houses:—

(i) Room Tariff Applicable to Consumers Using Electric Appliances of up to 3 kW.—A minimum charge of 2s. 6d. per living room, per month, for which 6 (six) units shall be supplied, plus an additional charge of 2d. per unit consumed in excess of the minimum.

Die minimum hoeveelheid woonvertrekke waarvoor gelde gevorder word is *drie*, en die maksimum hoeveelheid waarvoor gelde gevorder word is *vijf*.

‘Woonvertrek’ beteken alle vertrekke uitgesonderd kombuise, spense, badkamers, verandas en gange, latrines en buitegeboue, soos motorhuise, stalle en bediendes se kwartiere.

Die aantal woonvertrekke word vastgestel deur die Raad se ingenieur of behoorlik gemagtigde beampie van die Raad.

(ii) *Tarief van toepassing op verbruikers van elektriese toebehore bo 3 kW.*—n Minimum helling van 5s. per geïnstalleerde kW, waarvoor 20 eenhede per geïnstalleerde kW voorsien word, en daarna 2d. per eenheid verbruik.

(b) *Aansluitingsgeld.*—Hierdie aansluitings is beperk tot ’n totale afstand van 150 vt. tussen die hoofdienslugkabels en aansluitingskas en onderstaande gelde is betaalbaar, sodra die aansoek om aansluiting goedgekeur is:—

- (i) Enkelfase aansluiting: £100;
- (ii) tweefase driedraadaansluiting: £150;
- (iii) driefase vierdraadaansluiting: £200:

Met dien verstaande dat die eienaar verder alle koste dra vir materiaal bo ’n afstand van 150 voet hierbo genoem.”

Administrator'skennisgewing No. 609.] [16 September 1959.

MUNISIPALITEIT ZEERUST.—WYSIGING VAN DORPSGRONDVERORDENINGE.

Die Administrator 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. 5/95/41.

BYLAE.

MUNISIPALITEIT ZEERUST.—WYSIGING VAN DORPSGRONDVERORDENINGE.

Die Dorpsgrondverordeninge van die Munisipaliteit Zeerust, afgekondig by Administrateur'skennisgewing No. 541 van 12 November 1941, soos gewysig, word hierby verder gewysig deur item (i) van paragraaf (a) van artikel 2 te skrap en dit deur die volgende te vervang:—

„(i) Grootvee, per maand of gedeelte van ’n maand, stuk (dipgelde ingesluit): 1s. 3d.”

Administrator'skennisgewing No. 610.] [16 September 1959.

MUNISIPALITEIT KRUGERSDORP.—WYSIGING VAN SANITÉRE EN VUILGOEDVERWYDERINGSTARIEF.

Die Administrator 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. 5/81/18.

BYLAE.

MUNISIPALITEIT KRUGERSDORP.—WYSIGING VAN SANITÉRE EN VUILGOEDVERWYDERINGSTARIEF.

Die Sanitäre en Vuilgoedverwyderingstarief van die Munisipaliteit Krugersdorp, afgekondig by Administrateur'skennisgewing No. 755 van 31 Augustus 1955, soos gewysig, word hierby verder gewysig deur die volgende aan die einde van paragraaf (a) van artikel 2 toe te voeg:—

„Vir die voorsiening van vuilgoebakke deur die Raad, per bak, per maand: 9d.”

The minimum number of living rooms to be charged for shall be *three* and the maximum number to be charged for shall be *five*.

‘Living rooms’ shall mean all rooms other than kitchens, pantries, bathrooms, verandahs and passages, latrines and out-houses, such as garages, stables and servants' quarters.

The number of living rooms shall be assessed by the engineer or a duly authorised servant of the Council.

(ii) *Tariff Applicable to Consumers Using Electric Appliances of Over 3 kW.*—A minimum charge of 5s. per kW. installed, for which 20 units per kW. installed shall be supplied, and thereafter 2d. per unit consumed.

(b) *Connection Fees.*—These connections are restricted up to a total length of 150 feet between overhead mains and connection box, and undermentioned fees shall be payable as soon as the application for connection has been approved:—

- (i) Single-phase connection: £100;
- (ii) two-phase three-wire connection: £150;
- (iii) three-phase four-wire connection: £200:

Provided that the owner shall bear all further costs for material in excess of a distance of 150 ft. mentioned above.”

Administrator's Notice No. 609.]

[16 September 1959.

MUNICIPALITY OF ZEERUST.—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. 5/95/41.

SCHEDULE.

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

Amend the Town Lands By-laws of the Municipality of Zeerust, published under Administrator's Notice No. 541, dated the 12th November, 1941, as amended, by the deletion of item (i) of paragraph (a) of section 2 and the substitution therefor of the following:—

“(i) Great stock, per month or portion of a month, per head (dipping fees included): 1s. 3d.”

Administrator's Notice No. 610.]

[16 September 1959.

MUNICIPALITY OF KRUGERSDORP.—SANITARY AND REFUSE REMOVALS 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. 5/81/18.

SCHEDULE.

MUNICIPALITY OF KRUGERSDORP.—SANITARY AND REFUSE REMOVALS TARIFF AMENDMENT.

Amend the Sanitary and Refuse Removals Tariff of the Municipality of Krugersdorp, published under Administrator's Notice No. 755, dated the 31st August, 1955, as amended, by the addition at the end of paragraph (a) of section 2 of the following:—

“For the supply of refuse bins by the Council, per bin, per month: 9d.”

Administrateurskennisgewing No. 611.] [16 September 1959.
MUNISIPALITEIT ALBERTON.—REGULASIES OP UITGELOOPTE GRAAN.

Die Administrator publiseer hierby, ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies in die bygaande Bylae uitengesit wat deur hom en die Minister van Naturellesake goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde Wet.

T.A.L.G. 5/84/4.

BYLAE.

MUNISIPALITEIT ALBERTON.—REGULASIES OP UITGELOOPTE GRAAN.

1. In hierdie regulasies, tensy onbestaanbaar met die sinverband, beteken—

„stedelike plaaslike bestuur”, die Stadsraad van Alberton;
„stadsgebied”, die Stadsgebied van Alberton.

2. Die invoering, lewering of besit van uitgeloopgraan of gebreekte of gemaalde uitgeloopgraan in die stadsgebied en die invoering of besit van suurdeeg, uitgeloopgraan of gebreekte of gemaalde uitgeloopgraan of ander gismiddel wat by die vervaardiging van kafferbier gebruik kan word, in enige lokasie, Naturelledorp of Naturelletehuis binne die stadsgebied word verbied: Met dien verstande dat hierdie regulasie nie van toepassing is nie op—

(a) uitgeloopgraan, gebreekte of gemaalde uitgeloopgraan, ingevoer deur, gelewer aan of in die besit van 'n persoon wat kragtens wet of wettiglik gemagtig is om kafferbier te brou en te lewer;
(b) suurdeeg gelewer aan of in die besit van 'n Naturelkragtens 'n permit uitgereik ingevolge die bepalings van paragraaf (a) van subartikel (1) van artikel *honderd drie-en-twintig* van die Drankwet, 1928, soos gewysig.

3. (1) Ondanks andersluidende bepalings in regulasie 2 vervat kan die stedelike plaaslike bestuur na goeddunke 'n permit aan enige persoon uitrek, waarby magtiging aan hom verleen word om uitgeloopgraan of gebreekte of gemaalde uitgeloopgraan in die stadsgebied in te voer, te vervaardig, te lewer of te besit. 'n Permit wat aldus uitgereik word, is onderworpe aan—

(a) sodanige voorwaardes betreffende die hou en besigtiging van registers in verband met die ontvangs, vervaardiging en die van die hand sit van voorrade (met inbegrip van die verstrekking van sy naam en adres deur 'n persoon wat sodanige uitgeloopgraan of gebreekte of gemaalde uitgeloopgraan koop of verkry), en betreffende sodanige ander sake in verband daarvan as wat die stedelike plaaslike bestuur nodig ag;
(b) intrekking te eniger tyd deur die stedelike plaaslike bestuur.

(2) Appel teen die weiering of intrekking van 'n permit deur die stedelike plaaslike bestuur kan by die Minister van Bantoe-administrasie en -ontwikkeling aangegetekend word, en die Minister kan sodanige bevel met betrekking daartoe uitrek as wat hy geskik ag.

4. Enige stof ten opsigte waarvan 'n persoon skuldig bevind word aan 'n oortreding van hierdie regulasies, kan deur die Hof in beslag geneem word.

5. Iedereen wat 'n bepaling van hierdie regulasies oorsteek, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met die strawwe voorgeskryf by artikel *vier-en-veertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, soos gewysig.

6. Die Regulasies op Uitgeloopgraan, afgekondig by Administrateurskennisgewing No. 274 van 23 April 1958, word hierby herroep.

Administrator's Notice No. 611.] [16 September 1959.
MUNICIPALITY OF ALBERTON.—SPROUTED GRAIN REGULATIONS.

The Administrator hereby, in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the regulations set forth in the Schedule hereto, which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said Act.

T.A.L.G. 5/84/4.

SCHEDULE.

MUNICIPALITY OF ALBERTON.—SPROUTED GRAIN REGULATIONS.

1. In these regulations, unless inconsistent with the context—

“urban local authority” means the Town Council of Alberton;
“urban area” means the Municipality of Alberton.

2. The introduction into or supply or possession in the urban area of sprouted grain or crushed or ground sprouted grain and the introduction into or possession in any location, Native village or Native hostel within the urban area of yeast, sprouted grain or crushed or ground sprouted grain, or other fermenting agency capable of being used in the manufacture of kaffir beer is prohibited: Provided that this regulation shall not apply to—

(a) sprouted grain, crushed or ground sprouted grain, introduced by, supplied to or in the possession of any person who is authorised by law or lawfully authorised to brew and supply kaffir beer;

(b) yeast supplied to or possessed by any Native, under a permit issued in terms of paragraph (a) of sub-section (1) of section *one hundred and twenty-three* of the Liquor Act, 1928, as amended.

3. (1) Notwithstanding anything in regulation 2 contained, the urban local authority may, in its discretion issue a permit to any person, authorising him to introduce, manufacture, supply or possess sprouted grain or crushed or ground sprouted grain in the urban area. Any permit so issued shall be subject to—

(a) such conditions as to the keeping and inspection of records concerning the receipt, manufacture and disposal of stocks (including the furnishing by any person who purchases or acquires such sprouted grain or crushed or ground sprouted grain of his name and address), and as to such other incidental matters as the urban local authority may deem necessary;

(b) withdrawal at any time by the urban local authority.

(2) An appeal shall lie to the Minister of Bantu Administration and Development against the refusal or withdrawal of a permit by the urban local authority, and the Minister may make such order in regard thereto as he may deem fit.

4. Any substance, in respect of which any person is convicted for a contravention of these regulations may be confiscated by the Court.

5. Any person who contravenes any provision of these regulations shall be guilty of an offence and shall be liable on conviction to the penalties prescribed in section *forty-four* of the Natives (Urban Areas) Consolidated Act, 1945, as amended.

6. The Sprouted Grain Regulations published under Administrator's Notice No. 274, dated the 23rd April, 1958, are hereby revoked.

Administrateurskennisgewing No. 612.] [16 September 1959.
MUNISIPALITEIT WITRIVIER.—WYSIGING VAN REGULASIES INSAKE LOKASIES EN NATURLEDORPE.

Die Administrateur publiseer hierby ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigsregulasies in die bygaande Bylae uiteengesit wat deur hom en die Minister van Bantoe-administrasie en -ontwikkeling goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde Wet. T.A.L.G. 5/61/107.

BYLAE.

MUNISIPALITEIT WITRIVIER.—WYSIGING VAN REGULASIES INSAKE LOKASIES EN NATURLEDORPE.

Die Regulasies insake Lokasies en Naturledorpe van toepassing op die Munisipaliteit Witrivier, afgekondig by Administrateurskennisgewing No. 535 van 13 Junie 1951, soos gewysig, word hierby verder gewysig deur in items 1 en 2 van Aanhangesel VII die syfers en letters „5s.” en „10s.” te skrap en dit onderskeidelik deur die syfers en letters „7s. 6d.” en „15s.” te vervang.

Administrateurskennisgewing No. 613.] [16 September 1959.
MUNISIPALITEIT ROODEPOORT-MARAISBURG.—WYSIGING VAN OPENBARE GESONDHEIDSVERORDENINGE EN REGULASIES.

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-negenig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/77/30.

BYLAE.

MUNISIPALITEIT ROODEPOORT-MARAISBURG.—WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE EN REGULASIES.

Die Publieke Gesondheidsverordeninge en Regulasies van toepassing op die Munisipaliteit Roodepoort-Maraisbury, afgekondig by Administrateurskennisgewing No. 11 van 12 Januarie 1949, soos gewysig, word hierby verder as volg gewysig:—

1. Deur die volgende voor artikel 65 van Hoofstuk 2 van Deel IV in te voeg:—

„64. Woordomskrywing.

Vir die toepassing van hierdie hoofstuk, tensy dit uit die sinsverband anders blyk, beteken—

, pluimvee”—hoenders, bantams, eende, ganse, kalkoene, tarentale, poue en fisante.”

2. Deur artikels 70, 71 en 72 van Hoofstuk 2 van Deel IV te skrap en dit deur die volgende te vervang:—

„Aanhou van pluimvee.

70. (a) Niemand mag pluimvee aanhou, of toelaat dat pluimvee aangehou word op enige perseel wat kleiner is as 5,000 vierkante voet nie.

(b) Niemand mag meer as 25 stuks pluimvee aanhou of toelaat dat meer as sodanige getal binne 'n geproklameerde dorpsgebied aangehou word nie tensy die perseel 5,000 vierkante voet of meer beslaan. Ondanks die bepalings van subartikel (h) kan die Raad die aanhou van 'n groter getal pluimvee op 'n perseel wat minstens 40,000 vierkante voet beslaan toelaat.

(c) Waar meer as een persoon pluimvee op diezelfde perseel aanhou, is die aantal stuks pluimvee soos bepaal in hierdie verordeninge die totale aantal stuks pluimvee wat op sodanige perseel aangehou mag word.

Administrator's Notice No. 612.] [16 September 1959.
MUNICIPALITY OF WHITE RIVER.—LOCATION AND NATIVE VILLAGE REGULATIONS AMENDMENT.

The Administrator hereby, in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending regulations, set forth in the Schedule hereto, which have been approved by him and the Minister of Bantu Administration and Development, in terms of sub-section (5) of section *thirty-eight* of the said Act.

T.A.L.G. 5/61/107.

SCHEDULE.

MUNICIPALITY OF WHITE RIVER.—LOCATION AND NATIVE VILLAGE REGULATIONS AMENDMENT.

Amend the Location and Native Village Regulations applicable to the Municipality of White River, published under Administrator's Notice No. 535, dated the 13th June, 1951, as amended, by the deletion in items 1 and 2 of Annexure VII of the figures and letters "5s." and "10s." and the substitution therefor of the figures and letters "7s. 6d." and "15s." respectively.

Administrator's Notice No. 613.] [16 September 1959.
MUNICIPALITY OF ROODEPOORT-MARAISBURG.—PUBLIC HEALTH BY-LAWS AND 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. 5/77/30.

SCHEDULE.

MUNICIPALITY OF ROODEPOORT-MARAISBURG.—PUBLIC HEALTH BY-LAWS AND REGULATIONS AMENDMENT.

Amend the Public Health By-laws and Regulations applicable to the Municipality of Roodepoort-Maraisbury, published under Administrator's Notice No. 11, dated the 12th January, 1949, as amended, as follows:—

1. By the insertion before section 65 of Chapter 2 of Part IV of the following:—

“64. Definitions.

For the purpose of this chapter, unless the context otherwise indicates—

‘poultry’ means fowls, bantams, ducks, geese, turkeys, guinea-fowl, pea-fowl and pheasants.”

2. By the deletion of sections 70, 71 and 72 of Chapter 2 of Part IV and the substitution therefor of the following:—

“Keeping of Poultry.

70. (a) No person shall keep or permit to be kept any poultry on any premises which is less than 5,000 square feet in extent.

(b) No person shall keep or permit to be kept more than 25 head of poultry in a proclaimed township unless the premises are 5,000 square feet in extent or more. Notwithstanding the provisions of sub-section (h) the Council may permit the keeping of a larger number of poultry on premises which are at least 40,000 square feet.

(c) Where more than one person keeps poultry on the same premises, the number of head of poultry stipulated in these by-laws shall be the total number of head of poultry that may be kept on the said premises.

(d) Enige persoon wat pluimvee aanhou op 'n stuk grond geleë buite 'n geproklameerde dorpsgebied moet voldoen aan die bepalings van artikels 71 en 72.

(e) Waar enige persoon pluimvee aanhou voor die aankondiging van hierdie wysiging tree die bepalings van subartikels (1), (2) en (4) nie in werking tot drie maande na die datum van askondiging van hierdie verordening nie.

Huisvesting van pluimvee.

71. (a) Alle pluimvee wat aangehou word of toegelaat word om aangehou te word op 'n perseel soos bepaal in artikel 70 moet gehuisves word in 'n hoenderhok soos hierna omskryf.

(b) Niemand mag duld of toelaat dat pluimvee vrylik rondbeweeg op die perseel waar pluimvee aanhou word nie.

(c) Alle pluimveehokke wat gebruik word om pluimvee in te huisves, moet so opgerig word dat dit nie 'n skuilplek vir knaagdiere sal wees nie en moet voorsien wees van—

- (i) 'n dak van yster, beton of ander goedgekeurde ondeurdringbare materiaal gemaak;
- (ii) mure van steen of ander goedgekeurde ondeurdringbare materiaal;
- (iii) 'n vloer uitgelê met beton of van ander goedgekeurde ondeurdringbare materiaal gemaak, met 'n genoegsame val voldoende in grootte om minstens 4 (vier) Engelse vierkante voet vloeroppervlakte te verskaf vir elke stuk pluimvee daarin gehuisves waar geen kamp bestaan nie en 2 (twee) Engelse vierkante voet vloeroppervlakte vir elke stuk pluimvee daarin gehuisves indien 'n kamp verskaf word, sodanige kamp moet minstens 3 (drie) Engelse vierkante voet grondruimte bied vir elke stuk pluimvee gehuisves.

(d) Niemand mag 'n pluimveehok, pluimveekamp of duiwehok oprig of gebruik tensy dit minstens 10 (tien) Engelse voet vanaf enige woonhuis of woonbare kamer of struktuur waar voedselware vir menslike verbruik voorberei of opgeberg word of die naaste punt van enige standplaas of terreingrensheining geleë is nie.

(e) Die ruimte tussen die pluimveehok, pluimveekamp of duiwehok en enige woonhuis of bewoonbare kamer of struktuur waar voedingsmiddels vir menslike verbruik voorberei of opgeberg word of die naaste punt van enige standplaas of terreingrensheining moet oop en onbelemmerd wees.

Pluimvee en duiwehokke moet sindelik gehou word.

72. Niemand wat 'n pluimveehok, pluimveekamp of duiwehok gebruik mag in gebreke bly—

- (i) om sodanige hok of kamp deeglik skoon te hou en vry van verrottende kos, ongedierte of vullis van watter aard ook al;
- (ii) om sodanige hok of kamp minstens een keer maandeliks of wanneer die Geneeskundige Gesondheidsbeampte dit gelas, te ontsmet of te ontluis.

(d) Any person who keeps poultry on an area of ground which is situated outside a proclaimed township shall comply with the provisions of sections 71 and 72.

(e) Where any person is keeping poultry prior to the publication of these amendments the provision of sub-sections (1), (2) and (4) shall not become operative until three months after the date of promulgation of these by-laws.

71. (a) All poultry kept or permitted to be kept on premises in terms of section 70 shall be accommodated within a poultry house as hereinafter provided.

(b) No person shall permit or allow any poultry to roam at large on the premises where poultry is being kept.

(c) Every poultry house used for the accommodation of poultry shall be so constructed as to prevent the harbourage of rodents and shall be provided with—

- (i) a roof constructed of iron, concrete or other approved impervious material;
- (ii) walls constructed of brick or other approved impervious material;
- (iii) a floor paved with concrete or constructed of other approved impervious material with a suitable slope, adequate in size as to provide not less than 4 (four) English square feet of floor space for every head of poultry housed therein if no runway is provided; and 2 (two) English square feet of floor space for every head of poultry housed therein if a runway is provided; such runway to provide not less than 3 (three) English square feet of ground space for every head of poultry housed.

(d) No person shall erect or use any poultry house, poultry runway, dove-cote or pigeon enclosure unless it is situated at least 10 (ten) English feet from any dwelling-house or habitable room, or structure where foodstuffs are prepared or stored for human consumption, or the nearest point of any stand or site boundary fence.

(e) The space between the poultry house, poultry runway, dove-cote or pigeon enclosure and any dwelling or habitable room or structure where foodstuffs are prepared and stored for human consumption or the nearest point of any stand or site boundary fence shall be clear and unobstructed.

Poultry and Pigeon Enclosure to be Kept Clean.

72. No person using a poultry house, poultry runway, dove-cote or pigeon enclosure shall fail—

- (i) to keep such enclosure thoroughly clean and free from decaying food, vermin and filth of any kind;
- (ii) to disinfect or deverminise such enclosure at least once per month or whenever instructed by the Medical Officer of Health."

BYLAE.

MUNISIPALITEIT ROODEPOORT-MARAISBURG.—WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Die Riolerings- en Loodgietersverordeninge van die Munisipaliteit Roodepoort-Maraisburg, aangekondig by Administrateurskennisgewing No. 824 van 10 Desember 1947, soos gewysig, word hierby gewysig deur na artikel 102 van Afdeling X die volgende toe te voeg:

„AFDELING XI.

VERVOLGING.

103. VERMOEDE.

In geval van 'n strafregtelike vervolging, word die eienaar van enige perseel waar 'n oortreding van hierdie verordeninge gepleeg word skuldig geag aan sodanige oortreding tensy hy bewys lewer dat sodanige oortreding inderdaad deur 'n ander persoon gepleeg is vir wie se dade hy in geen opsig verantwoordelik was nie."

Administrateurskennisgewing No. 615.] [16 September 1959.

MUNISIPALITEIT BLOEMHOF.—WYSIGING VAN ELEKTRISITEITSLEWERINGSVERORDENINGE.

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. 5/36/48.

BYLAE.

MUNISIPALITEIT BLOEMHOF.—WYSIGING VAN ELEKTRISITEITSLEWERINGSVERORDENINGE.

Die Elektrisiteitsleweringsverordeninge van die Munisipaliteit Bloemhof, aangekondig by Administrateurskennisgewing No. 262 van 27 April 1938, soos gewysig, word hierby verder as volg gewysig:

1. Deur in artikel 24 die woorde en bedrae „£6 vir twee drade en £10 vir drie of vier drade" te skrap en dit deur die woorde en bedrae „£15 vir twee drade en £25 vir drie of vier drade" te vervang.

2. Deur item 2 van Deel IV van die Tarief te skrap en dit deur die volgende te vervang:

„2. Handel- en besigheidsbenodigdhede vir hotelle, winkels, kafees, kantore, bioskope, garages en alle handelsbenodigdhede, kerke, kerksale en soortgelyke benodigdhede:"

(1) Vir die eerste 20 eenhede, per maand, teen 1s. 9d. per eenheid.

(2) Vir die daaropvolgende 30 eenhede, per maand, 11d. per eenheid.

(3) Vir die daaropvolgende 1,550 eenhede, per maand, 3d. per eenheid; daarna alle verbruik teen 1½d. per eenheid per maand. (Waar 'n perseel gedeeltelik vir handels- of besigheidsdoeleindes en gedeeltelik vir huishoudelike doelesindes gebruik word, moet die getal eenhede wat teen 1s. 9d. per eenheid gereken word, tot 30 eenhede vermeerder word voordat enige gebruik teen 11d. gereken kan word.)

(4) Minimum vordering 12s. 3d. per maand.

3. Deur item 3 van Deel IV van die Tarief te skrap.

Administrateurskennisgewing No. 616.] [16 September 1959.
MUNISIPALITEIT NELSPRUIT.—WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

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. 5/34/22.

SCHEDULE.

MUNICIPALITY OF ROODEPOORT-MARAISBURG.—DRAINAGE AND PLUMBING BY-LAWS AMENDMENT.

Amend the Drainage and Plumbing By-laws of the Municipality of Roodepoort-Maraisburg, published under Administrator's Notice No. 824, dated the 10th December, 1947, as amended, by the addition after section 102 of Section X of the following:

“SECTION XI.

PROSECUTION.

103. PRESUMPTION.

In the case of a criminal prosecution, the owner of any premises on which a breach of these by-laws is committed, shall be deemed to be guilty of such breach unless he proves that such breach was in fact committed by some other person for whose actions he was in no way responsible."

Administrator's Notice No. 615.] [16 September 1959.

MUNICIPALITY OF BLOEMHOF.—ELECTRICITY 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. 5/36/48.

SCHEDULE.

MUNICIPALITY OF BLOEMHOF.—ELECTRICITY SUPPLY BY-LAWS AMENDMENT.

Amend the Electricity Supply By-laws of the Municipality of Bloemhof, published under Administrator's Notice No. 262, dated the 27th April, 1938, as amended, as follows:

1. By the deletion in section 24 of the words and amounts "£6 for two wires and £10 for three or four wires" and the substitution therefor of the words and amounts "£15 for two wires and £25 for three or four wires".

2. By the deletion of item 2 of Part IV of the Tariff and the substitution therefor of the following:

“2. Trading and business requirements for hotels, shops, cafés, offices, bioscopes, garages and all trading requirements, churches, church halls and similar requirements:

(1) For the first 20 units, per month, at 1s. 9d. per unit.

(2) For the next 30 units, per month, 11d. per unit.

(3) For the next 1,550 units, per month, 3d. per unit; thereafter all consumption at 1½d. per unit per month. (Where premises are used partly for trade or business and partly for domestic purposes, the number of units charged for at 1s. 9d. per unit shall be increased to 30 units before any consumption is charged at 11d. per unit).

(4) Minimum charge: 12s. 3d. per month.

3. By the deletion of item 3 of Part IV of the Tariff.

Administrator's Notice No. 616.] [16 September 1959.

MUNICIPALITY OF NELSPRUIT.—DRAINAGE AND PLUMBING 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. 5/34/22.

BYLAE.**MUNISIPALITEIT NELSPRUIT.—WYSIGING VAN RIOLERINGS-EN LOODGIETERSVERORDENINGE.**

Die Riolerings- en Loodgietersverordeninge van toepassing op die Municipaliteit Nelspruit, afgekondig onder Administrateurskennisgewing No. 415 van 18 Oktober 1944 soos gewysig word hierby verder gewysig deur na subartikel (4) van artikel 11 die volgende toe te voeg; die bestaande artikel 11 word nou artikel 11 (a):—

„(b) Nicteenstaande enigets teenstrydig in hierdie verordeninge vervat het die Raad die reg om, in gevalle waar die installering van 'n straatrooil of 'n verbinding of 'n aansluiting as gevolg van rotse, topografiese toestande of om enige ander redes wat volgens die opinie van die Raad oneconomies is, sodanige straatrooil of verbinding of aansluiting te installeer op sulke voorwaardes as wat die Raad bepaal of die installering van sodanige straatrooil of verbinding of aansluiting te weier.”

Administrateurskennisgewing No. 617.] [16 September 1959.

MUNISIPALITEIT BENONI.—WYSIGING VAN LOKASIEREGULASIES.

Die Administrator publiseer hierby ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die wysigsregulasies in die bygaande Bylae uiteengesit wat deur hom en die Minister van Naturellesake goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde wet.

T.A.L.G. 5/61/6.

BYLAE.**MUNISIPALITEIT BENONI.—WYSIGING VAN LOKASIEREGULASIES.**

Die Lokasieregulasies van die Municipaliteit Benoni, afgekondig by Administrateurskennisgewing No. 343 van 30 April, 1952, word hierby gewysig deur die volgende aan subregulasie (4) van regulasie 30 toe te voeg:—

„(e) 'n Naturel wat wettiglik in diens van die municipaliteit is, hoewel nie gemagtig om in die lokasie te woon nie: Met dien verstande dat hierdie vrystelling nie van toepassing is nie gedurende die nag tussen die klokure van 10 nm. tot 4 vm.”

Administrateurskennisgewing No. 618.] [16 September 1959.

MUNISIPALITEIT VEREENIGING.—WYSIGING VAN VERORDENINGE IN VERBAND MET STRAATVERKOPERS.

Die Administrator 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 en van artikel *vyfien* van die Konsolidasie en Wysigingswet op Finansiële Verhoudings 1945 goedgekeur is.

T.A.L.G. 5/47/36.

BYLAE.**MUNISIPALITEIT VEREENIGING.—WYSIGING VAN VERORDENINGE IN VERBAND MET STRAATVERKOPERS.**

Die Verordeninge in verband met Straatverkopers van die Municipaliteit Vereeniging, afgekondig by Administrateurskennisgewing No. 262 van 3 April 1957, word hierby gewysig deur die volgende by te voeg:—

„ BYLAE 3.

Staanplekke vir die Verkoop van Vrugte en Produkte van bona fide-boere.

Perseel No. 1.—Ses staanplekke vir voertuie wat reg hoekeig met die pad geparkeer word, Ringweg, Duncanville aan die Noordekant, 15 voet van die teerblad af en 50 voet oos van die kruising met Vredelaan.

SCHEDULE.**MUNICIPALITY OF NELSPRUIT.—DRAINAGE AND PLUMBING BY-LAWS AMENDMENT.**

Amend the Drainage and Plumbing By-laws applicable to the Municipality of Nelspruit, published under Administrator's Notice No. 415, dated the 18th October, 1944, as amended by the addition of the following after sub-section 4 of section 11; the existing section 11 to be renumbered 11 (a):—

“(b) Notwithstanding anything to the contrary contained in these by-laws, the Council shall have the right, where in the opinion of the Council the installation of a sewer or connection or junction is uneconomic owing to rocks, topographic conditions or any other reasons, to install such sewer or connection or junction on such conditions as the Council may decide, or to refuse the installation of such sewer or connection or junction.”

Administrator's Notice No. 617.] [16 September 1959.

MUNICIPALITY OF BENONI.—LOCATION REGULATIONS AMENDMENT.

The Administrator hereby in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the amending regulations, set forth in the Schedule hereto, which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said Act.

T.A.L.G. 5/61/6.

SCHEDULE.**MUNICIPALITY OF BENONI.—LOCATION REGULATIONS AMENDMENT.**

Amend the Location Regulations of the Municipality of Benoni, published under Administrator's Notice No. 343, dated the 30th April, 1952, by the addition of the following to sub-regulation (4) of regulation 30:—

“(e) any Native who, although not authorised to reside in the location, is lawfully employed within the municipality: Provided that this exemption shall not apply during the night between the curfew hours from 10 p.m. till 4 a.m.”

Administrator's Notice No. 618.] [16 September 1959.

MUNICIPALITY OF VEREENIGING.—BY-LAWS RELATING TO STREET VENDORS 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 and section *fifteen* of the Financial Relations Consolidation and Amendment Act, 1945.

T.A.L.G. 5/47/36.

SCHEDULE.**MUNICIPALITY OF VEREENIGING.—BY-LAWS RELATING TO STREET VENDORS AMENDMENT.**

Amend the By-laws relating to Street Vendors of the Municipality of Vereeniging, published under Administrator's Notice No. 262, dated the 3rd April, 1957, by the addition of the following:—

“ SCHEDULE 3.

Stands for the Sale of Fruit and Produce by bona fide Farmers.

Site No. 1.—Six Stands for vehicles parked at right angles to the road, Ring road, Duncanville, on the north side, 15 feet from the tarmac and 50 feet east of the intersection with Vredelaan.

Perseel No. 2.—Ses staanplekke vir voertuie reghoekig met die pad geparkeer. Generaal Hertzogweg, Three Rivers aan die suidekant, 15 voet van die teerblad af en 50 voet oos van die kruising met Limpopostraat.

Perseel No. 3.—Ses staanplekke vir voertuie reghoekig met die pad geparkeer, Springboklaan, Duncanville, 15 voet van die teerblad af en 400 tree van die spooroorgang in Georgestraat af.

Perseel No. 4.—Vier staanplekke vir voertuie reghoekig met die pad geparkeer. Vereeniging/Jacksonsdriftpad, Duncanville aan die oostekant, 60 voet noord van die kruising met Leeuwenhoekstraat en 15 voet van die teerblad af."

Administrateurskennisgewing No. 619.] [16 September 1959.
LANDELIKE LISENSIERAAD, OBERHOLZER.—
BENOEMING VAN LID.

Dit het die Administrateur behaag om, ingevolge die regulasies kragtens artikel *agtien* van die Licensie (Kontrole) Ordonnansie, 1931 (No. 3 van 1932), uitgevaardig, mnr. J. C. de Bruyn tot lid van die Landelike Licensieraad, Oberholzer, te benoem met ampsduur tot 30 November 1960, in die plek van mnr. J. J. Baard, wat bedank het.

T.A.A. 7/2/30.

Administrateurskennisgewing No. 620.] [16 September 1959.
GESONDHEIDSRAAD VIR BUISTE-STEDELIKE
GEBIEDE.—WYSIGING VAN BOUVERORDE-
NINGE.

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. 5/19/11.

BYLAE.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.— WYSIGING VAN BOUVERORDENINGE.

Die Bouverordeninge van die Gesondheidsraad vir Buite-Stedelike Gebiede, afgekondig by Administrateurskennisgewing No. 706 van 2 Oktober 1957, soos gewysig, word hierby verder as volg gewysig:

1. Deur die volgende artikel na artikel 10 toe te voeg:

„10 bis. (1) Indien enige gebou of bouwerk nie in ooreenstemming met bouplanne deur die Raad goedgekeur, voltooi is nie, kan die Raad die eienaar van so'n gedeeltelik opgerigte gebou of bouwerk beveel om binne 'n tydperk van 120 dae of sodanige langer tydperk as wat die Raad bepaal—

(a) daardie gebou of bouwerk te voltooi in ooreenstemming met die bouplanne daarvan deur die Raad goedgekeur; of

(b) daardie gebou of bouwerk te sloop.

(2) Indien enige eienaar wat deur die Raad ingevolge subartikel (1) van hierdie artikel beveel is om enige gebou of bouwerk te voltooi of te sloop, in gebreke bly om aan sodanige bevel te voldoen binne die tydperk deur die Raad in bedoelde bevel daarvoor toegelaat, kan die Raad, tensy die bevel op appèl by die Administrateur tersyde gestel is, sodanige voltooiing of sloping as wat in die bevel vereis word, self uitvoer of laat uitvoer en die koste aangegaan om daardie werk uit te voer of te laat uitvoer op die eienaar van die gebou of bouwerk verhaal.

(3) Enige eienaar wat versuum om aan 'n in subartikel (1) van hierdie artikel bedoelde bevel te voldoen is skuldig aan 'n oortreding en, by skuldigbevinning, strafbaar met 'n boete van hoogstens £50 (vyftig pond) of, by wanbetaling, met gevangenisstraf, met of sonder dwangarbeid, vir 'n tydperk van hoogstens 3 (drie) maande.”

Site No. 2.—Six stands for vehicles parked at right angles to the road. General Hertzog Road, Three Rivers, on the south side 15 feet from tarmac and 50 feet north of the intersection with Limpopo street.

Site No. 3.—Six stands for vehicles parked at right angles to the road. Springboklaan, Duncanville, 15 feet from the tarmac and 400 yards from the George Street crossing.

Site No. 4.—Four stands for vehicles parked at right angles to the road. Vereeniging/Jacksonsdriftpad, Duncanville, on the east side 60 feet north of the intersection with Leeuwenhoek Street and 15 feet from the tarmac.”

Administrator's Notice No. 619.] [16 September 1959.
RURAL LICENSING BOARD, OBERHOLZER.—
APPOINTMENT OF MEMBER.

The Administrator has been pleased, in terms of the regulations issued under section *eighteen* of the Licences (Control) Ordinance, 1931 (No. 3 of 1932), to appoint Mr. J. C. de Bruyn as a member of the Rural Licensing Board, Oberholzer, with period of office until 30th November, 1960, vice Mr. J. J. Baard, resigned.

T.A.A. 7/2/30.

Administrator's Notice No. 620.] [16 September 1959.
PERI-URBAN AREAS HEALTH BOARD.—
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. 5/19/11.

SCHEDULE.

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

Amend the Building By-laws of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 706, dated the 2nd October, 1957, as amended, as follows:

1. By the addition of the following after section 10:—

“10 bis. (1) If any building or building work has been constructed otherwise than in accordance with the building plans approved by the Board, the Board may serve an order on the owner of such partially erected building or building work, requiring him, within a period of 120 days or such longer period as the Board may determine—

(a) to complete that building or building work in accordance with the building plans thereof approved by the Board; or

(b) to demolish that building or building work.

(2) If any owner who has been ordered by the Board, in terms of sub-section (1) of this section, to complete or demolish any building or building work, fails to comply with such order within the period allowed by the Board in such order, the Board may, unless the order has been set aside on appeal to the Administrator, itself carry out or allow to be carried out such completion or demolition as is required by the order and may recover from the owner of the building or building work the cost incurred in carrying out or allowing the carrying out of that work.

(3) Any owner who fails to comply with the order referred to in sub-section (1) of this section, shall be guilty of an offence and liable, on conviction, to a penalty not exceeding £50 (fifty pounds) or in default of payment thereof, to imprisonment, with or without hard labour, for a period not exceeding 3 (three) months.”

2. Deur die volgende na subartikel (2) van artikel 22 toe te voeg:—

„(3) (a) Elke gebou waarvan enige gedeelte, behalwe die fondamente, binne drie voet geleë is van enige aangrensende standplaas onder afsonderlike besitsreg, moet daarvan geskei word deur 'n brandmuur sonder openinge daarin en opgebou word tot bokant die dak, platte of geute tot 'n hoogte van minstens drie voet in die geval van geboue van die pakhuistipe en tot 'n hoogte van twaalf duim in alle ander gevalle, in elke geval reghoekig tot die skuinste van sodanige dak, platte of geut gemeet.

(b) Behalwe waar andersins uitdruklik in hierdie verordeninge vermeld, moet sodanige muur minstens nege duim dik wees en moet van klip, baksteen, blokke, beton of ander goedgekeurde, ewe harde en vuurvaste materiaal gebou wees.

(c) Elke muur wat tot bokant enige dak, platte of geut gebou is om 'n borswering te vorm, moet behoorlik bedek word met vuurvaste materiaal wat in voortsetting van die muur waarop dit geplaas word, ingemessel en ingebou is.

3. Deur die volgende na subartikel (5) van artikel 34 toe te voeg:—

„(6) Enige persoon wat, hetsy as eienaar, bouer, kontrakteur of subkontrakteur, voortgaan met of betrokke is by enige sloping, uitgraving, oprigting, opknapping of ander bewerking op enige perseel—

(a) moet genoegsame en doeltreffende beskerming verskaf aan die beranding wat naasgeleë is aan die perseel waarop sodanige bewerking voortgaan tydens die verloop van sodanige bewerking deur middel van timmerhout minstens vier en 'n half duim by drie duim op die kant gemonteer en sodanig bevestig dat minstens twee duim bokant die top van die beranding uitsteek en vry is van die watergang van die straatvoor of geut;

(b) moet nalaat om enige beranding of plaveisel sonder die Raad se toestemming te verwijder vir watter doel ook al.

(c) is nieteenstaande die bepalings van subartikel (7) van artikel 34 gesamentlik en afsonderlik aanspreeklik ten opsigte van enige skade wat veroorsaak word deur sodanige bewerkings insluitende die aflewering en verwydering van materiale aan die straatplaveisel, beranding of geutwerk naasgeleë aan die perseel waarop die bewerkings plaasvind.

(7) (a) Waar enige sloping, uitgraving, oprigting, opknapping of ander bewerking uitgevoer moet word op enige perseel moet die gebou-eienaar of die persoon wat verantwoordelik is vir enige sodanige bewerking 'n som geld by die Raad deponeer wat deur die Raad se Ingenieur beraam is is gelyk aan die koste van konstruksie van die straatplaveisel, beranding en geutwerk wat naasgeleë is aan die perseel waarop sodanige bewerkings uitgevoer sal word.

(b) By versium van die gebou-eienaar of die persoon verantwoordelik vir die bewerkings waarna in subartikel (a) verwys is om enige skade wat deur sodanige bewerkings aan die plaveisel, beranding of geutwerk veroorsaak is, tot bevrediging van die Raad te herstel, kan sodanige skade deur die Raad herstel en die koste daarvan verhaal word van die deposito wat ingevolge daardie subartikel gemaak is.”

Administrateurskennisgewing No. 621.] [16 September 1959.
KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT KLERKSDORP.—WYSIGING VAN EENVORMIGE PUBLIEKE GESONHEIDSVERORDENINGE EN -REGULASIES.

Administrateurskennisgewing No. 480 van 22 Julie 1959, word hierby verbeter deur in wysiging No. 139 die syfers „364” te skrap en dit deur die syfers „362” te vervang.

T.A.L.G. 5/77/17.

2. By the addition of the following after sub-section (2) of section 22:—

“(3) (a) Every building any portion of which except the foundations, if within three feet of any adjoining stand under different ownership, shall be separated therefrom by a fire-wall without openings therein, carried up above the roof, flat or gutter to a height of at least three feet in the case of buildings of the warehouse class, and to a height of twelve inches in all other cases, measured in each instance at right angles to the slope of such roof, flat or gutter.

(b) Except where otherwise expressly stated in these by-laws, such wall shall not be less than nine inches in thickness and shall be constructed in stone, brick, blocks, concrete or other approved similar hard and incombustible material.

(c) Every wall carried above any roof, flat or gutter so as to form a parapet shall be properly coped with incombustible material, bonded to and built in continuation of the wall on which it is placed.”

3. By the addition of the following after sub-section (5) of section 34:—

“(6) All persons who, whether as owner, builder, contractor or sub-contractor, carry on or are engaged in any demolition, excavation, building, renovation or other operation on any site shall:—

(a) Afford sufficient and effective protection to the kerbing adjacent to the site upon which such operations are carried on during the course of such operations by means of timber at least four and one-half inches by three inches set on edge and secured so as to project at least two inches above the top of the kerbing and clear of the waterway of the street or channel;

(b) refrain from removing any kerbing or paving for any purpose whatsoever without the Board's consent;

(c) notwithstanding the provisions of sub-section (7) of section 34, be liable jointly and severally in respect of any damage caused by such operations including the delivery or removal of materials, to the street paving, kerbing or guttering adjacent to the site upon which such operations are carried on.

(7) (a) Where any demolition, excavation, building, renovation or other operation is to be carried on on any site the building-owner or the person responsible for any such operation shall deposit with the Board a sum of money estimated by the Board's Engineer to be equal to the cost of constructing the street paving, kerbing and guttering adjacent to the site on which operations are to be carried on.

(b) On failure of the building-owner or the person responsible for the operations referred to in sub-section (a) to repair to the satisfaction of the Board any damage caused by such operations to the paving, kerbing or guttering such damage may be repaired by the Board and the cost thereof recovered from the deposit made in terms of that sub-section.”

Administrator's Notice No. 621.] [16 September 1959.
CORRECTION NOTICE.

MUNICIPALITY OF KLERKSDORP.—UNIFORM PUBLIC HEALTH BY-LAWS AND REGULATIONS AMENDMENT.

Correct Administrator's Notice No. 480, dated the 22nd July, 1959, by the deletion in amendment No. 139 of the figures “364” and the substitution therefor of the figures “362”.

T.A.L.G. 5/77/17.

Administrateurskennisgewing No. 622.] [16 September 1959.

MUNISIPALITEIT DELMAS.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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. 5/36/53.

BYLAE.

MUNISIPALITEIT DELMAS.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Elektrisiteitvoorsieningsverordeninge van toepassing op die Munisipaliteit Delmas, afgekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, word hierby verder as volg gewysig:

1. Deur punt 4 van die Tarief van Gelde te skrap en dit deur die volgende te vervang:

„4. Koste vir diensaansluitings is die werklike koste soos deur die ingenieur verstrek.”

2. Deur punt 7 van die Tarief van Gelde te skrap en dit deur die volgende te vervang:

„Gelde vir verbruik van elektrisiteit.

7. Verbruikers van elektrisiteit betaal die volgende gelde plus 10 persent:

(a) *Huishoudelike verligting en verwarming.*—Vyf eenhede per belasbare kamer tot en met vyf kamers teen 3d. per eenheid. Die res teen 1½d. per eenheid. Minimum tarief 2s. 6d.

OPMERKING.—n Belasbare kamer sluit 'n eetkamer, sitkamer, slaapkamer en studeerkamer in, maar nie 'n kombuis, spens, badkamer, gang of veranda nie.

(b) *Winkels en kontore.*—n Minimum tarief van 10s. per maand vir die eerste negentien eenhede plus 1½d. per eenheid vir alle eenhede bo negentien eenhede wat verbruik word.

(c) *Hotelle.*—1½d. per eenheid vir alle eenhede wat verbruik is, met 'n minimum van £6 per maand.

(d) *Garages en nywerhede.*—1½d. per eenheid met 'n minimum van 20s. per maand.

(e) *Kerke.*—1½d. per eenheid met 'n minimum van 5s. per maand.

(f) *Sale.*—n Minimum van 10s. per maand met negentien eenhede vry en alle eenhede bo 19 eenhede wat verbruik word teen 1½d. per eenheid.

(g) *Skole.*—1½d. per eenheid met 'n minimum van 5s. per maand.

(h) *Delmas Meule Maatskappy, Bpk.*

(i) Vir die eerste 36,000 eenhede in 'n afsonderlike maand verbruik teen 9/10d. per eenheid. Daarna teen 1½d. per eenheid. Minimum vordering per maand £135.

(ii) Vir die eerste 80 kW maksimumaanvraag kosteloos, daarna 14s. 3d. per kW.

(i) *Suid-Afrikaanse Spoerweë.*—Vir alle eenhede verbruik teen 1d. per eenheid met 'n minimum vordering van £630 vir 151,200 eenhede oor 'n tydperk van 12 maande verbruik.”

Administrateurskennisgewing No. 623.] [16 September 1959.

MUNISIPALITEIT BENONI.—WYSIGING VAN VERKEERSVERORDENINGE.

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. 5/98/6.

Administrator's Notice No. 622.]

[16 September 1959.

MUNICIPALITY OF DELMAS.—ELECTRICITY 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. 5/36/53.

SCHEDULE.

MUNICIPALITY OF DELMAS.—ELECTRICITY SUPPLY BY-LAWS AMENDMENT.

Amend the Electricity Supply By-laws applicable to the Municipality of Delmas, published under Administrator's Notice No. 491, dated the 1st July, 1953, as amended, as follows:

1. By the deletion of item 4 of the Tariff of Charges and the substitution therefor of the following:

“4. Charges for service connections shall be the actual cost as supplied by the engineer.”

2. By the deletion of item 7 of the Tariff of Charges and the substitution therefor of the following:

“Charges for Consumption of Electricity.

7. Consumers of electricity shall pay the following charges plus 10 per cent:

(a) *Domestic Lighting and Heating.*—Five units per rateable room, up to and including five rooms, 3d. per unit. The remainder at 1½d. per unit. Minimum tariff 2s. 6d.

NOTE.—A rateable room includes a dining-room, sitting-room, bedroom and study, but not a kitchen, pantry, bathroom, passage or veranda.

(b) *Shops and Offices.*—A minimum tariff of 10s. per month for the first nineteen units plus 1½d. for all units consumed in excess of nineteen.

(c) *Hotels.*—1½d. per unit for all units consumed, with a minimum of £6 per month.

(d) *Garages and Industries.*—1½d. per unit for all units consumed, with a minimum of 20s. per month.

(e) *Churches.*—1½d. per unit with a minimum of 5s. per month.

(f) *Halls.*—A minimum of 10s. per month with nineteen units free, and all units consumed in excess of nineteen, at 1½d. per unit.

(g) *Schools.*—1½d. per unit with a minimum of 5s. per month.

(h) *Delmas Milling Company, Ltd.*

(i) For the first 36,000 units consumed in any one month at 9/10d. per unit. Thereafter at 1½d. per unit. Minimum charge per month £135.

(ii) For the first 80 kW maximum demand, free of charge, thereafter 14s. 3d. per kW.

(j) *South African Railways.*—For all units consumed, at 1d. per unit, with a minimum charge of £630 for 151,200 units consumed over a period of twelve months.”

Administrator's Notice No. 623.]

[16 September 1959.

MUNICIPALITY OF BENONI.—TRAFFIC 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. 5/98/6.

BYLAE.

MUNISIPALITEIT BENONI.—WYSIGING VAN VERKEERSVERORDENINGE.

Die Verkeersverordeninge van die Munisipaliteit Benoni, afgekondig by Administrateurskennisgewing No. 597 van 24 Desember 1941, soos gewysig, word hierby verder gewysig deur die volgende na artikel 9 in te voeg:

„Parkeermeters.”

9 bis. (1) Vir die toepassing van hierdie artikel het die volgende uitdrukings die betekenisse wat onderskeidelik daaraan geheg word—

- , afgemerkte parkeerplek' is 'n plek in artikel 105 van die Padverkeersordinansie, No. 18 van 1957 genoem, en beteken 'n ruimte wat in 'n openbare plek aangelê en afgemerkt is, waarvan die besettingstyd deur 'n voertuig deur 'n parkeermeter geregistreer word of geregistreer gaan word;
- . laaisone' beteken 'n plek wat vir die laai en aflaai van goedere in en van voertuie af, aldus aangelê en afgemerkt is;
- . parkeermetergebied' beteken daardie openbare strate of gedeeltes daarvan waarop die Raad van tyd tot tyd by besluit die bepalings van hierdie artikel van toepassing kan maak;
- . parkeertyd' beteken die parkeertyd wat in 'n afgemerkte parkeerplek toegelaat word deur die plasing in 'n parkeermeter van sodanige muntstuk as wat die Raad by besluit van tyd tot tyd vaststel;
- . voertuig' beteken en omvat enige voertuig, op watter wyse dit ook al aangedryf word, met meer as twee wiele;
- die woorde, 'parkeer' en, 'goederevoertuig' het die betekenisse wat in die Padverkeersordinansie, 1957, daaraan geheg word.

(2) Dit is onwettig om enige voertuig in enige openbare plek in die parkeermetergebied te parkeer uitgesonderd in 'n afgemerkte parkeerplek sonder om terselfdertyd 'n betaling te doen op die wyse wat in hierdie artikel voorgeskryf word.

(3) Niemand mag enige voertuig in enige afgemerkte parkeerplek parkeer of laat parkeer nie, tensy daar terselfdertyd deur namens hom in die parkeermeter wat aan die plek toegewys is die betrokke muntstuk wat op sodanige meter aangedui word daarin geplaas word: Met dien verstande dat—

- (a) dit, onderworpe aan die bepalings van paraaf (b), wettig is om 'n voertuig in 'n leë afgemerkte parkeerplek te parkeer sonder sodanige betaling vir slegs sodanige deel van enige parkeertydperk as wat die meter as onverstreke aandui;
- (b) geen geld betaalbaar is ten opsigte van enige tydperk waar gedurende sodanige meter buite werking is nie.

(4) Dit is onwettig om enige voertuig in 'n afgemerkte parkeerplek te laat nadat 'n parkeertydperk soos aangewys op die parkeermeter verstryk het, hetsy deur 'n ander muntstuk daarin te plaas al dan nie, of om die voertuig binne vyftien minute na sodanige verstryking na daardie plek terug te bring, of om na sodanige verstryking die gebruik van daardie plek deur enige ander voertuig, te belemmer.

(5) Die plasing van 'n voorgeskrewe muntstuk in 'n parkeermeter geregtig die persoon wat die muntstuk inplaas om 'n voertuig in die betrokke afgemerkte parkeerplek te parkeer vir 'n tydperk wat ooreenstem met die betaling wat aldus gemaak is: Met dien verstande dat ondanks die betaling soos voorneem, geen bepaling in hierdie artikel aan enigiemand die reg gee om 'n kennisgewing te oortree wat deur die Raad, ooreenkomsdig hierdie verordeninge, vertoon word, waarin die parkeer van voertuie binne gespesifiseerde ure, belet word nie.

SCHEDULE.

MUNICIPALITY OF BENONI.—TRAFFIC BY-LAWS AMENDMENT.

Amend the Traffic By-laws of the Municipality of Benoni published under Administrator's Notice No. 597, dated the 24th December, 1941, as amended, by the insertion after section 9 of the following:—

“Parking Meters.”

9 bis. (1) For the purpose of this section, the following expressions have the meanings respectively assigned to them—

- 'demarcated parking place' is a place referred to in section 105 of the Road Traffic Ordinance, No. 18 of 1957, and means a space laid out and marked in a public place, the time of occupation of which by a vehicle is or is intended to be recorded by a parking meter;
- 'loading zone' means a space so laid out and marked as a place for the loading and unloading of merchandise into or from vehicles;
- 'parking-meter area' means those public streets or portions thereof to which the Council may from time to time by resolution apply the provisions of this section;
- 'parking period' means that period of parking in a demarcated parking place which is permitted by the insertion into a parking meter of such coin as the Council may determine from time to time by means of resolution determine;
- 'vehicle' means and includes any vehicle however propelled, having more than two wheels;
- the words 'park' and 'goods vehicle' shall have the meanings assigned to them in the Road Traffic Ordinance, 1957.

(2) It shall be unlawful to park any vehicle in any public place in the parking-meter area otherwise than in a demarcated parking place and without at the same time making a payment in the manner prescribed in this section.

(3) No person shall park any vehicle, or cause any vehicle to be parked, in any demarcated parking place unless there shall be at the same time inserted by him on his behalf in the parking meter allocated to that space the appropriate coin indicated on such meter: Provided that—

- (a) subject to the provisions of paragraph (b), it shall be lawful without such payment to park a vehicle in a vacant demarcated parking place for such part and such part only of any parking period as the parking meter may indicate to be unexpired;
- (b) no fee shall be payable in respect of any period during which the meter is out of order.

(4) It shall be unlawful, either with or without the insertion of a fresh coin in the parking meter, to leave any vehicle in a demarcated parking place after the expiry of a parking period as indicated by the parking meter, or to return the vehicle to that space within fifteen minutes of that expiry, or after that expiry to obstruct the use of that space by any other vehicle.

(5) The insertion of a prescribed coin in a parking meter shall entitle the person inserting it to park a vehicle in the appropriate demarcated parking place for the period corresponding with the payment so made: Provided that, notwithstanding the making of a payment as aforesaid, nothing in this section shall entitle any person to contravene a notice exhibited by the Council in terms of these by-laws prohibiting the parking of vehicles between specified hours.

(6) Dit is onwettig om—

- (a) in 'n parkeermeter enige ander munstuk te plaas of te probeer plaas, as 'n geldige Suid-Afrikaanse munstuk waarvan die bedrag op die parkeermeter bepaal is;
- (b) in 'n parkeermeter enige vase of nagemaakte munstuk of enige vreemde voorwerp te plaas of te probeer plaas;
- (c) die parkeermeter te beskadig of om daarop te skryf of te teken of om enige stroobiljet, aanplakbiljet, plakkaat of enige ander dokument daaraan vas te maak, hetsy dit van 'n advertensie aard is al dan nie;
- (d) op enige wyse hoegenaamd te veroorsaak of om te probeer veroorsaak dat 'n parkeermeter die tydsverloop op 'n ander wyse as deur die inplasing van die voorgeskrewe munstuk, regstreer;
- (e) 'n parkeermeter wat nie behoorlik of glad nie werk nie, te ruk, te stamp, te skud of op enige ander wyse te beweeg, om dit sodoende te laat werk of vir enige ander doel;
- (f) enige merk wat op die pad geverf is, of enige teken of kennisgewing wat vir die toepassing van hierdie verordeninge opgerig is, te skend, vuil te maak, uit te wis of dit op 'n ander wyse minder sigbaar te maak of daarmee in te meng.

(7) Iedere voertuig moet op so 'n wyse in 'n afgemerkt parkeerplek, uitgesonderd dié wat hoekig aan die randsteen is, geparkeer word, dat dit letterlik binne in daardie plek is en dat die bestuurder se sitplek, of in die geval van 'n voertuig met 'n linkerstuur die voorste passasier se sitplek, oorkant en na aan die merk is wat as die rigkol bekendstaan, en op die oppervlakte van die pad geverf is of, in die geval van 'n eenrigtingstraat waar parkering aan die regterkant toegelaat word, op die sypaadjie of pad geverf is.

(8) Ondanks die bepalings van artikel 8 (4) (f) mag niemand enige voertuig wat nie 'n goederevoertuig is nie, in enige laaisone in die parkeermetergebied parkeer nie.

(9) Waar enige voertuig wat in 'n afgemerkt parkeerplek geparkeer is as gevolg van die lengte daarvan so 'n groot deel van 'n aangrensende parkeerplek in beslag neem dat dit nie moontlik is om 'n voertuig in daardie aangrensende parkeerplek op die wyse wat by subartikel (7) voorgeskryf word, te parkeer nie, moet die persoon wat eersgenoemde voertuig parkeer onmiddellik nadat hy dit geparkeer het 'n gesikte munstuk in die parkeermeter van beide genoemde plekke plaas.

(10) Die Raad mag ook kleiner plekke binne die parkeermetergebied vir die parkering van tweewielvoertuie opsy sit en afmerk, en die bepalings van hierdie artikel (en in besonder die vorderings wat deur 'n besluit soos voornoem, voorgeskryf is) is van toepassing op sodanige kleiner plekke.

(11) Iedereen wat enige bepaling van hierdie artikel oortree is by sy eerste skuldigbevinding daaraan strafbaar met 'n boete van hoogstens £25 en by enige daaropvolgende skuldigbevinding daarvan met 'n boete van hoogstens £50."

(6) It shall be unlawful—

- (a) to insert or attempt to insert into a parking meter any coin other than a coin of South African currency of a denomination as indicated on the parking meter;
- (b) to insert or attempt to insert into a parking meter any false or counterfeit coin or any foreign object;
- (c) to damage or deface, or to write or draw on, or to affix any handbill, poster, placard or other document, whether or not of an advertising nature, to a parking meter;
- (d) in any way whatsoever to cause or attempt to cause a parking meter to record the passage of time otherwise than by the insertion of the prescribed coin;
- (e) to jerk, knock, shake or in any way agitate a parking meter which is not working properly or at all, in order to make it do so, or for any other purpose;
- (f) to deface, soil, obliterate or otherwise render less visible or interfere with any mark painted on the roadway, or any sign or notice erected for the purpose of these by-laws.

(7) Every vehicle shall be so placed in a demarcated parking place other than one which is at an angle to the kerb, that it is literally within that space and that the driver's seat, or in the case of a motor vehicle with left-hand drive the front-passenger's seat, is opposite and close to the mark known as the driver's marker painted on the surface of the road or, in the case of a one-way street in which parking on the right-hand side thereof, is permitted, on the footway or roadway.

(8) Notwithstanding the provisions of section 8 (4) (f) no person shall park any vehicle, not being a goods vehicle, in any loading zone in the parking meter area.

(9) Where any vehicle parked in a demarcated parking place occupies by reason of its length so much of an adjoining demarcated parking place that it is not possible to park a vehicle in that adjoining place in the manner prescribed by sub-section (7), the person parking the first-mentioned vehicle shall immediately after parking it insert an appropriate coin in the parking meter of both the said places.

(10) The Council may also set aside and demarcate (within the parking meter area) smaller places for the parking of two-wheeled vehicles, and the provisions of this section (and in particular the charges prescribed by resolution as aforesaid) shall be applicable to such smaller places.

(11) Any person contravening any provisions of this section shall, on his first conviction thereof, be liable to a fine not exceeding £25 and on any subsequent conviction thereof to a fine not exceeding £50."

Administratorskennisgewing No. 624.] [16 September 1959.
MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING
VAN DORPSGRONDEVERORDENINGE.

Die Administrator 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 negen-en-negentig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/95/26.

Administrator's Notice No. 624.] [16 September 1959.
MUNICIPALITY OF POTCHEFSTROOM.—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. 5/95/26.

BYLAE.

MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN DORPSGRONDEVERORDENINGE.

Die Dorpsgrondeverordeninge van die Munisipaliteit Potchefstroom, afgekondig by Administrateurskennisgewing No. 239 van 21 Julie 1915, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in die woordbepaling van „Kleinvee” die woord „varke” te skrap en die volgende daaraan toe te voeg:—

„maar sal nie, wat hierdie verordeninge betref, varke insluit nie.”

2. Deur subartikel (b) van artikel 2 te skrap en dit deur die volgende te vervang:—

„(b) Op die eerste dag van Januarie van elke jaar moet sodanige eienaar 'n sertifikaat uitneem vir die aantal vee wat hy van voorneme is om op die dorpsgronde te laat wei en moet die volgende gelde betaal vir die kalenderjaar of gedeelte daarvan of, in die geval van varke, vir die kalendermaand of gedeelte daarvan:—

(i) Grootvee stuk (aa) geregistreer voor 31 Maart.....	s. d.	10 0
(bb) geregistreer na 31 Maart.....		15 0
(ii) Kleinvee stuk... Geregistreer enige tyd gedurende die jaar....		3 0
(iii) Varke, stuk... Per maand.....		2 6

3. Deur die volgende na artikel 8 toe te voeg:—

„(d) Niemand mag 'n vark op die oop dorpsgronde laat wei nie aan alle varke wat enige persoon van voorneme is om daarop aan te hou, afgesien van hulle ouderdom moet by betaling van die voorgeskreve gelde aangehou word in varkhokke wat aan die Gesondheidsverordeninge van die munisipaliteit voldoen. Hierdie artikel is egter nie op die Naturelle-nedersetting van Machaviestat van toepassing nie.”

4. Deur in subartikel (d) van artikel 24 die syfer en letter „1s.” waar dit ook al voorkom, te skrap en dit deur die syfer en letter „2s.” te vervang.

5. Deur in subartikel (e) van artikel 24 die syfer en letter „5s.” te skrap en dit deur die syfers en letter „10s.” te vervang.

6. Deur aan subartikel (e) van artikel 24 die volgende toe te voeg:—

„Met dien verstande dat 'n verdere geld van £1 per kalendermaand of gedeelte daarvan betaalbaar is ten opsigte van elke terrein op die dorpsgronde wat gebruik word om die leiklip te hou en te bêre.”

7. Deur na subartikel (e) van artikel 24 die volgende toe te voeg:—

„(f) Enige persoon aan wie 'n lisensie ooreenkomsdig hierdie verordeninge uitgereik is, moet, ingeval die voorgeskreve geld vir die produkte wat hy van voorneme is om van die dorpsgronde af te verwijder, nog nie betaal is nie, 'n deposito betaal gelykstaande met die geraamde waarde van die produkte wat hy van voorneme is om binne ses agtereenvolgende weke van die dorpsgronde af te verwijder.”

Administrateurskennisgewing No. 625.] [16 September 1959.
MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN DIE VERORDENINGE VIR DIE BEHEER OOR ONTVLAMBARE VLOEISTOWWE EN STOWWE.

Die Administrator publiseer hereby, 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. 5/49/26.

SCHEDULE.

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

Amend the Town Lands By-laws of the Municipality of Potchefstroom, published under Administrator's Notice No. 239, dated the 21st July, 1915, as amended, as follows:—

1. By the deletion in the definition of “Small stock” of the words “goats or pigs” and the addition thereto of the following words:—

“or goats, but shall not for the purpose of these by-laws include pigs.”

2. By the deletion of sub-section (b) of section 2 and the substitution therefor of the following:—

“(b) On the first day of January of each and every year, such owner shall take out a certificate for the number of stock he intends to depasture on the town lands and shall pay the following fees for the calendar year or part thereof or, in the case of pigs, for the calendar month or part thereof:—

(i) Great Stock per head if—	(aa) registered before the 31st March.....	s. d.	10 0
	(bb) registered after the 31st March.....		15 0
(ii) Small stock per head.....	Registered at any time during the year.....		3 0
(iii) Pigs per head....	Per month.....		2 6

3. By the addition of the following after section 8:—

“(d) No person shall allow any pig to graze on the open town lands and any pig, irrespective of its age, intended to be kept on the town lands, shall on payment of the prescribed fee be kept in a piggery in compliance with the provisions of the Public Health By-laws of the municipality. This section, however, shall not apply to the Native Settlement of Machaviestat.”

4. By the deletion in sub-section (d) of section 24 of the figure and letter “1s.” wherever they occur, and the substitution therefor of the figure and letter “2s.”

5. By the deletion in sub-section (e) of section 24 of the figure and letter “5s.” and the substitution therefor of the figures and letter “10s.”

6. By the addition to sub-section (e) of section 24 of the following:—

“Provided that an additional fee of £1 per calendar month or part thereof is payable in respect of each and every area of the town lands used for keeping and storing slates.”

7. By the addition of the following after sub-section (e) of section 24:—

“(f) Any person to whom a licence has been granted in terms of these by-laws shall, in case the prescribed fee for the quantity of products to be removed from the town lands has not been paid in advance, pay a deposit to the Council equivalent to the estimated value of the products anticipated to be removed from the town lands within a period of six consecutive weeks.”

Administrator's Notice No. 625.]

[16 September 1959.

MUNICIPALITY OF POTCHEFSTROOM.—BY-LAWS RELATING TO 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. 5/49/26.

BYLAE.**MUNISIPALITEIT POTCHEFSTROOM.—WYSIGING VAN DIE VERORDENINGE VIR DIE BEHEER OOR ONTVLAMBARE VLOEISTOWWE EN STOWWE.**

Die Verordeninge vir die Beheer oor Ontvlambare Vloeistowwe en Stowwe, van toepassing op die Munisipaliteit Potchefstroom, afgekondig by Administrateurs-kennisgewing No. 354 van 8 Mei 1957, word hierby as volg gewysig:—

1. Deur na paragraaf (b) van subartikel (1) van artikel 39 die volgende toe te voeg:—

„ Voorts met dien verstande dat, hierdie subartikel nie van toepassing is op pompe of vultoestelle, wat by inwerkingtreding van hierdie artikel, op enige sypad, deurgang of enige eiendom van die Raad staan en waarvoor 'n licensiegeld betaalbaar is, ooreenkomsdig die tarief soos bepaal in Bylae IV en wat gedurende die behae van die Raad daar toegelaat word nie.”

2. Deur aan artikel 69 die volgende toe te voeg:—

„ of van 'n vervoerpermit aan hom uitgereik deur enige ander plaaslike bestuur in verband met sodanige voertuig.”

3. Deur na Bylae III in Hoofstuk I die volgende toe te voeg:—

„Bylae IV.

Die licensiegelde betaalbaar aan die Raad deur enige eienaar of persoon wat die algemene beheer oor 'n petrolpomp of vultoestel op die sypad of enige ander eiendom van genoemde Raad het, is as volg:—

Ten opsigte van elke petrolpomp of vultoestel:—

	£ s. d.
Per kalenderjaar	2 2 0
Per halfjaar	1 5 0
Per kwartaal	0 15 0

op voorwaarde dat kwartaallikse, halfjaarlikse en drie-kwartaallikse licensies alleenlik vir tydperke onderskeidelik van 1 Oktober, 1 Julie en 1 April vir enige jaar uitgereik word.”

4. Deur aan die einde van Bylae I van Hoofstuk 2 onder die opskrif „Herroepings”, die volgende toe te voeg:—

„ Die Petrolpomp Bywette van die Munisipaliteit Potchefstroom, afgekondig by Administrateurs-kennisgewing No. 828 van 20 November 1929, soos gewysig.”

5. Deur in artikel 32 die syfers en woorde „1,000 (een-duisend)” te skrap en dit deur die syfers en woorde „3,000 (drieduisend)” te vervang.

Administrator's Notice No. 626.] [16 September 1959.
MUNISIPALITEIT ERMELO.—WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Die Administrator 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 *negentig-negentig* van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/23/14.

BYLAE.**MUNISIPALITEIT ERMELO.—WYSIGING VAN BEGRAAFPLAAS-VERORDENINGE.**

Die Begraafplaasverordeninge van die Munisipaliteit Ermelo, afgekondig by Administrateurs-kennisgewing No. 609 van 21 September 1949, soos gewysig, word hierby

SCHEDULE.**MUNICIPALITY OF POTCHEFSTROOM.—BY-LAWS RELATING TO INFLAMMABLE LIQUIDS AND SUBSTANCES AMENDMENT.**

Amend the By-laws Relating to Inflammable Liquids and Substances, applicable to the Municipality of Potchefstroom, published under Administrator's Notice No. 354, dated the 8th May, 1957, as follows:—

1. By the addition after paragraph (b) of sub-section (1) of section 39 of the following:—

“ Provided further that this sub-section shall not apply to pumps or filling devices situated on any sidewalk, thoroughfare or other property of the Council at the coming into operation of this proviso in respect of which a licence fee is payable in accordance with the tariff laid down in Schedule IV and which pumps and filling devices are allowed to be so situated during the pleasure of the Council.”

2. By the addition of the following to section 69:—

“ or of a transport permit issued to him by any other authority in connection with such vehicle.”

3. By the addition of the following after Schedule III in Chapter I:—

“Schedule IV.

The licence fees payable to the Council by the owner or any person having the general control of a petrol pump or filling device erected on the sidewalk or any other property belonging to the said Council shall be as follows:—

In respect of each petrol pump or filling device:—

	£ s. d.
Per calendar year	2 2 0
Per half-year	1 5 0
Per quarter year	0 15 0

provided that, quarterly, half-yearly and three-quarterly licences shall be issued only for periods from 1st October, 1st July and 1st April respectively in any year.”

4. By the addition of the following under the heading “Revocations”, at the end of Schedule I of Chapter 2:—

“ The Petrol Pump By-laws of the Municipality of Potchefstroom, published under Administrator's Notice No. 828, dated the 20th November, 1929, as amended.”

5. By the deletion in section 32 of the figures and words “1,000 (one thousand)” and the substitution therefor of the figures and words “3,000 (three thousand)”.

Administrator's Notice No. 626.] [16 September 1959.
MUNICIPALITY OF ERMELO.—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. 5/23/14.

SCHEDULE.**MUNICIPALITY OF ERMELO.—CEMETERY BY-LAWS AMENDMENT.**

Amend the Cemetery By-laws of the Municipality of Ermelo, published under Administrator's Notice No. 609, dated the 21st September, 1949, as amended, by the

verder gewysig deur na Bylae A, „ Tarief van gelde ”, die volgende toe te voeg :—

„ 4. Goedkeuring en oprigting van gedenktekens.— Per enkele grafperceel vir—

(i) 'n volwasse persoon of kind binne £ s. d. die munisipaliteit woonagtig ten tyde van afsterwe	4 0 0
(ii) enige ander volwasse persoon of kind	8 0 0."

addition of the following after Schedule A, “ Tariff of Fees ”:—

“ 4. Approval and Erection of Memorials.—Single grave plot for—

	£ s. d.
(i) an adult or child resident within the municipality at time of death	4 0 0
(ii) any other adult or child	8 0 0.”

Administrateurskennisgwing No. 627.] [16 September 1959.
MUNISIPALITEIT BRITS.—WYSIGING VAN
WATERVOORSIENINGSVERORDENINGE.

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. 5/104/10.

BYLAE.

MUNISIPALITEIT BRITS.—WYSIGING VAN WATER- VOORSIENINGSVERORDENINGE.

Die Watervoorsieningsverordeninge van die Munisipaliteit Brits, afgekondig by Administrateurskennisgwing No. 682 van 19 Desember 1934, soos gewysig, word hierby verder gewysig deur na die woord „ gellings ” waar dit vir die tweede maal in subitem (c) van item I van Skedule „ A ” voorkom die woorde en syfers „ daarna 3s. per 1,000 gellings of gedeelte daarvan ” toe te voeg.

Administrateurskennisgwing No. 628.] [16 September 1959.
MUNISIPALITEIT NYLSTROOM.—
BOUVERORDENINGE.

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. 5/19/65.

BYLAE.

MUNISIPALITEIT NYLSTROOM.—BOUVERORDENINGE.

Die Bouverordeninge, afgekondig by Administrateurskennisgwing No. 70 van 17 Februarie 1943, soos gewysig deur Administrateurskennisgwing No. 17 van 18 Januarie 1958, word hierby *mutatis mutandis* van toepassing gemaak op die regsgebied van die Munisipaliteit Nylstroom, en as volg gewysig :—

1. Deur na die woorde „ Raad se ingenieur ” in die woordomskrywing van „ Stadsklerk ” die woorde „ of Inspekteur van Geboue ” in te voeg.

2. Deur aan die einde van artikel 15 onder die opskrif „ Voldoening aan regulasies ”, Hoofstuk V die volgende toe te voeg :—

„ Niemand mag enige gebou of struktuur wat op die algemene waardasie-rol van die Raad gewaardeer is, sloop of ontruim alvorens toestemming van die Raad verkry is nie.”

3. Deur aan die einde van artikel 18 onder die opskrif „ Opmeting van voorbreedelyn ”, Hoofstuk V, die volgende toe te voeg; artikel 18 word nou artikel 18 (i):—

„ (ii) Die boulyn van alle nuwe geboue wat langs die verklaarde nasionale roete binne die opgemete gedeelte van die munisipaliteit opgerig gaan word moet, 25 voet van die roetegrens daarvan agteruit gesit word. Hierdie boulyn is ook van toepassing in die geval van 'n bestaande gebou wat struktureel verander word met die oog op herstel, opknapping of uitbreiding.

Administrator's Notice No. 627.] [16 September 1959.
MUNICIPALITY OF BRITS.—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. 5/104/10.

SCHEDULE.

MUNICIPALITY OF BRITS.—WATER SUPPLY BY-LAWS AMENDMENT.

Amend the Water Supply By-laws of the Municipality of Brits, published under Administrator's Notice No. 682, dated the 19th December, 1934, as amended, by the addition of the words and figures "thereafter 3s. per 1,000 gallons or part thereof" after the word "gallons" where it appears for the second time in sub-item (c) of Item I of Schedule "A".

Administrator's Notice No. 628.] [16 September 1959.
MUNICIPALITY OF NYLSTROOM.—BUILDING
BY-LAWS.

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. 5/19/65.

SCHEDULE.

MUNICIPALITY OF NYLSTROOM.—BUILDING BY-LAWS.

The Building By-laws, published under Administrator's Notice No. 70, dated the 17th February, 1943, are hereby made applicable *mutatis mutandis* to the area of jurisdiction of the Municipality of Nylstroom, and amended as follows :—

1. By the addition after the words " Council's engineer " in the definition of " town clerk ", of the words " or inspector of buildings ".

2. By the addition of the following at the end of section 15, Chapter V, under the heading " Compliance with Regulations " :—

“ No person may demolish or vacate any building or structure valued on the general valuation roll of the Council without the consent of the Council first had and obtained.”

3. By the insertion of the following after section 18, Chapter V, under the heading " Frontage Line Survey "; section 18 becoming 18 (i):—

“ (ii) The building line of all new buildings to be erected within the surveyed part of the municipality along the declared national route, shall be set back 25 feet from the route boundary thereof. This building line shall also be applicable in the case of an existing building which is being structurally altered with a view to repair, renovation or extension.

(iii) Alle verandas, balkons of dergelike strukture van nuwe geboue langs die roete in subartikel (ii) vermeld, moet deur vrydraende balke gestut word. Hierdie artikel is ook van toepassing in die geval van enige bestaande suile of pilare wat verandas of balkons oor sypaadjes langs die vermelde roete stut wanneer planne ingedien word vir opknapping of herstelling waarby struktuurverandering of uitbreiding van sulke geboue betrokke is."

4. Deur artikel 421 onder die opskrif „Skaal van betaalbare gelde”, Hoofstuk XVI te skrap en dit deur die volgende te vervang:

„421. (1) *Skaal van gelde*:—

1. Die minimum bedrag betaalbaar op enige ontwerp vir 'n gebou is 10s.
2. Woonhuise, fabrieke, besighede en kantore is 10s. per vertrek vir iedere 200 vierkante voet of gedeelte daarvan.
3. Buitegeboue en enige ander geboue is 5s. per vertrek vir iedere 200 vierkante voet of gedeelte daarvan.
4. Latrineblokke—5s. per 200 vierkante voet of gedeelte daarvan.
5. Geen gelde word gevra vir stoope en gangie, uitgesonderd soos in paragraaf 1 vermeld.
6. Die maksimum bedrag vir 'n bouplan is £25.

(2) *Afkeuring van bouplanne*.—Wanneer 'n bouplan afgekeur word, word 'n bedrag van £1 behou en die res aan die applikant terugbetaal. Indien die geld vir die bouplan minder as £1 is, word geen terugbetaling gedoen nie.

(3) *Lisensiegelde vir advertensietekens en skuttings*.—Die jaarlike lisensiegelde vir advertensietekens wat gelisensieer moet wees volgens hierdie Verordeninge, is as volg:—

Vir persone woonagtig binne die munisipaliteit: £5.
Vir persone woonagtig buite die munisipaliteit: £10.

(4) *Diverse oorskrydings*:—

- (i) Vir enige ander oorskryding waarop nie gebou of enigets geberg word nie is 1s. per 100 vierkante voet of gedeelte daarvan per jaar betaalbaar.
- (ii) Vir enige oorskryding waarvoor nie in hierdie Verordeninge voorsiening gemaak is nie is 'n bedrag van 6d. per vierkante voet per jaar betaalbaar.

5. Deur aan die einde van Aanhangesel A, die volgende toe te voeg:—

„Die Bouverordeninge van die Munisipaliteit Nyl-stroom aangekondig by Administrateurkennisgewing No. 370 van 24 Julie 1935, soos gewysig.”

Administrateurkennisgewing No. 629.] [16 September 1959.
OPHEFFING VAN SKUT OP DIE PLAAS SWART-KOPPIES NO. 711, DISTRIK RUSTENBURG.

Dit behaag die Administrateur om, ingevolge artikel vyf van die Schutten Ordonnantie, No. 7 van 1913, goedkeuring te heg aan die opheffing van die skut op die plaas Swartkoppies No. 711, Distrik Rustenburg.

T.A.A. 10/1/153.

Administrateurkennisgewing No. 630.] [16 September 1959.
MUNISIPALITEIT KEMPTON PARK.—HERROEPING VAN REGULASIES OP UITTROEI VAN SKADELIKE ONKRUID.

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

(iii) All verandas, balconies or similar structures of new buildings along the route mentioned in subsection (ii), shall be supported by free supporting beams. This section shall also be applicable in the case of any existing columns or pillars supporting verandas or balconies over sidewalks along the said route, when plans are submitted for renovation or repair involving structural alterations or extension of such buildings."

4. By the deletion of section 421 under the heading "Scale of Fees", Chapter XVI, and the substitution therefor of the following:—

“421. (1) *Scale of Fees*:—

1. The minimum amount payable on any design for a building shall be 10s.
2. The charge for dwelling houses, factories, businesses and offices shall be 10s. per room for each 200 square feet or part thereof.
3. The charge for outbuildings and any other buildings shall be 5s. per room for each 200 square feet or part thereof.
4. The charge for latrine blocks shall be 5s. per 200 square feet or part thereof.
5. No fees shall be charged for verandas and passages, except as mentioned in paragraph 1.
6. The maximum amount for a building plan shall be £25.

(2) *Rejection of Building Plans*.—When a building plan is rejected, an amount of £1 is retained and the remainder repaid to the applicant. If the fee for the building plan is less than £1 no repayment shall be made.

(3) *Licence Fees for Advertising Signs and Hoardings*.—The annual licence fees for advertising signs to be licensed in accordance with these by-laws, shall be:—

For persons residing within the municipality: £5.
For persons residing outside the municipality: £10.

(4) *Sundry Encroachments*:—

- (i) For any other encroachment not built up or used for storage, 1s. per 100 square feet or part thereof shall be payable annually.
- (ii) For any encroachment for which provision has not been made in these by-laws an amount of 6d. per square foot per annum shall be payable.

5. By the addition of the following at the end of Annexure A:—

“The Building By-laws of the Municipality of Nyl-stroom, published under Administrator's Notice No. 370, dated the 24th July, 1935, as amended.”

Administrator's Notice No. 629.] [16 September 1959.
DISESTABLISHMENT OF POUND ON THE FARM SWARTKOPPIES NO. 711, DISTRICT RUSTENBURG.

The Administrator is pleased, in terms of section five of the Pounds Ordinance, No. 7 of 1913, to approve the disestablishment of the pound on the farm Swartkoppies No. 711, District Rustenburg.

T.A.A. 10/1/153.

Administrator's Notice No. 630.] [16 September 1959.
MUNICIPALITY OF KEMPTON PARK.—REVOCA-TION OF REGULATIONS FOR THE ERADICA-TION OF NOXIOUS WEEDS.

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

Ordonnansie, sy goedkeuring te heg aan die herroeping van die Regulasies op Uitvoer van Skadelike Onkruid van die Munisipaliteit Kempton Park aangekondig by Administrateurskennisgewing No. 302 van 19 Junie 1935.

T.A.L.G. 5/68/34.

revocation of the Regulations for the Eradication of Noxious Weeds of the Municipality of Kempton Park published under Administrator's Notice No. 302, dated the 19th June, 1935.

T.A.L.G. 5/68/34.

Administrateurskennisgewing No. 631.] [16 September 1959.
MUNISIPALITEIT LICHTENBURG.—WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 negen-negentig van genoemde Ordonnansie goedgekeur is.

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

BYLAE.

MUNISIPALITEIT LICHTENBURG.—WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Die Elektrisiteitsverordeninge van die Munisipaliteit Lichtenburg, aangekondig by Administrateurskennisgewing No. 549 van 1 November 1933, soos gewysig, word hierby verder gewysig deur items 1, 2, 3 en 5 van die Tarief van Betalinge te skrap en dit deur die volgende te vervang:—

“1. Private woonhuise, kerke, losieshuise en hospitale. Gelde betaalbaar word as volg bereken:—

- (a) Vir die eerste 25 eenhede per maand, 6d. per eenheid.
- (b) Vir die volgende 40 eenhede in dieselfde maand, 3d. per eenheid.
- (c) Vir die volgende 35 eenhede in dieselfde maand, 2d. per eenheid.
- (d) Vir die volgende 400 eenhede in dieselfde maand, 1½d. per eenheid.
- (e) Daarna vir alle eenhede in dieselfde maand, ½d. per eenheid.

2. Winkels, kantore, kafees, spreekkamers van geneeshere en tandartse, barbierswinkels, kleremakers en skole. Gelde betaalbaar word as volg bereken:—

- (a) Vir die eerste 10 eenhede per maand 3s. per eenheid.
- (b) Vir die volgende 50 eenhede in dieselfde maand 1s. per eenheid.
- (c) Vir die volgende 40 eenhede in dieselfde maand, 3d. per eenheid.
- (d) Vir die volgende 400 eenhede in dieselfde maand, 1½d. per eenheid.
- (e) Daarna vir alle eenhede in dieselfde maand, 1d. per eenheid.
- (f) Die minimum maandelikse heffing is £1. 10s.

3. Hotelle en koshuise.

(a) 'n Basiese geld van 5s. per kamer per maand, met 'n minimum van £5 per maand en 'n maksimum van £7. 10s. per maand, plus betaling vir eenhede wat verbruik is as volg:—

- (b) Vir die eerste 50 eenhede per maand, 3d. per eenheid.
- (c) Vir die volgende 450 eenhede in dieselfde maand, 2d. per eenheid.
- (d) Daarna vir alle eenhede in dieselfde maand, 1½d. per eenheid.

5. Motorhawes, vulstasies, fabrieke, meulens, ingenieurswerkswinkels en wasserye.

'n Basiese geld as volg bereken:—

- (a) Vir 'n installasie van tot en met 10 pk., £1. 10s. per maand.
- (b) Vir 'n installasie van meer as 10 pk. tot en met 50 pk., £3. 10s. per maand.
- (c) Vir 'n installasie van meer as 50 pk. tot en met 100 pk., £7 per maand.

Administrator's Notice No. 631.] [16 September 1959.
MUNICIPALITY OF LICHTENBURG.—ELECTRICITY 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. 5/36/19.

SCHEDULE.

MUNICIPALITY OF LICHTENBURG.—ELECTRICITY BY-LAWS AMENDMENT.

Amend the Electricity By-laws of the Municipality of Lichtenburg, published under Administrator's Notice No. 549, dated the 1st November, 1933, as amended, by the deletion of items 1, 2, 3 and 5 of the Tariff of Charges and the substitution therefore of the following:—

“1. Private Residences, Churches, Boarding-houses and Hospitals.

Fees payable shall be calculated as follows:—

- (a) For the first 25 units per month, 6d. per unit.
- (b) For the following 40 units in the same month, 3d. per unit.
- (c) For the following 35 units in the same month, 2d. per unit.
- (d) For the following 400 units in the same month, 1½d. per unit.
- (e) Thereafter for all units in the same month, ½d. per unit.

2. Shops, Offices, Cafés, Medical and Dental Surgeries, Hairdressing Shops, Tailors and Schools.

Fees payable shall be calculated as follows:—

- (a) For the first 10 units per month, 3s. per unit.
- (b) For the following 50 units in the same month, 1s. per unit.
- (c) For the following 40 units in the same month, 3d. per unit.
- (d) For the following 400 units in the same month, 1½d. per unit.
- (e) Thereafter for all units in the same month, 1d. per unit.
- (f) The minimum monthly charge shall be £1. 10s.

3. Hotels and Hostels.

(a) A basic charge of 5s. per room per month, subject to a minimum of £5 per month and a maximum of £7. 10s. per month, plus the following charges for units consumed:—

- (b) For the first 50 units per month, 3d. per unit.
- (c) For the following 450 units in the same month, 2d. per unit.
- (d) Thereafter for all units in the same month, 1½d. per unit.

5. Motor Ports, Filling Stations, Factories, Mills, Engineering Workshops and Laundries.

A basis charge calculated as follows:—

- (a) For an installation of up to and including 10 h.p., £1. 10s. per month.
- (b) For an installation of more than 10 h.p. up to and including 50 h.p., £3. 10s. per month.
- (c) For an installation of more than 50 h.p. up to and including 100 h.p., £7 per month.

(d) Vir 'n installasie van meer as 100 pk., £30 per maand.
Plus betaling vir eenhede wat verbruik is as volg:—
Vir die eerste 1,000 eenhede per maand, 3d. per eenheid.
Vir die volgende 4,000 eenhede in dieselfde maand, 1½d. per eenheid.
Daarna vir alle eenhede in dieselfde maand, 1¼d. per eenheid."

Administrator's Notice No. 632.] [16 September 1959.
PADREËLINGS OP DIE PLAAS OSCHATZ No. 702, REGISTRASIE AFDELING L.S., DISTRIK PIETERSBURG.

Met die oog op 'n aansoek ontvang van mnr. F. W. Pauer vir die sluiting van 'n openbare pad op die plaas Oschatz No. 702, Registrasie Afdeling L.S., Distrik Pietersburg, is die Administrator voornemens om ooreenkomsartikel *agt-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoegd om binne dertig dae vanaf die datum van verskynning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by die Streeksbeampte, Transvalse Paaiedepartement, Privaatsak 1378, Pietersburg, skriftelik in te dien.

Ooreenkomsartikel (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 ooreenkomsartikel *dertig* as gevolg van sulke besware.

D.P. 03-032-23/24/0-2.

Administrator's Notice No. 633.] [16 September 1959.
MUNISIPALITEIT ORKNEY.—MUNICIPAL VERKIESING—DEPOSITO'S DEUR KANDIDATE.

Die Administrator publiseer hierby ingevolge subartikel (d) van artikel *een-en-dertig* van die Municipale Verkiesings Ordonnansie, 1927, dat hy ingevolge genoemde subartikel bepaal het dat elke kandidaat wat genomineer is vir verkiesing tot 'n raadslid van die Municipality of Orkney, by sodanige nominasie 'n bedrag van £25 by die stadsklerk moet deponeer of sodanige sekuriteit vir daardie bedrag moet gee as wat die stadsklerk voldoende ag. T.A.L.G. 4/1/99.

DIVERSE.

KENNISGEWING No. 121 VAN 1959.

KOSTER-DORPSAANLEGSKEMA No. 1/2.

Hierby word ooreenkomsartikel die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Dorpsraad van Koster aansoek gedoen het om die wysiging van die Koster-Dorpsaanlegskema No. 1, 1951, en dat besonderhede van hierdie skema (wat Koster-Dorpsaanlegskema No. 1/2 genoem sal word) op die kantoor van die Stadsklerk van Koster en op die kantoor van die Sekretaris van die Dorperraad, Kamer No. 108, Maritimehuis, Pretoriussstraat, Pretoria, ter insae lê.

Alle eiensars 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 15 Oktober 1959, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

**D. P. LOTZ,
Sekretaris, Dorperraad.**

Pretoria, 2 September 1959.

29-6730135

(d) For an installation of more than 100 h.p., £30 per month.
Plus the following charges for units consumed:—
For the first 1,000 units per month, 3d. per unit.
For the following 4,000 units in the same month, 1½d. per unit.
Thereafter for all units in the same month, 1¼d. per unit."

Administrator's Notice No. 632.] [16 September 1959.
ROAD ADJUSTMENTS ON THE FARM OSCHATZ No. 702, REGISTRATION DIVISION L.S., DISTRICT PIETERSBURG.

In view of an application having been made by Mr. F. W. Pauer for the closing of a public road on the farm Oschatz No. 702, Registration Division L.S., District of Pietersburg, 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 1378, Pietersburg, 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. 03-032-23/24/0-2.

Administrator's Notice No. 633.] [16 September 1959.
MUNICIPALITY OF ORKNEY.—MUNICIPAL ELECTIONS—DEPOSITS BY CANDIDATES.

The Administrator hereby publishes, in terms of sub-section (d) of section *thirty-one* of the Municipal Elections Ordinance, 1927, that he has determined in terms of the said sub-section that every candidate who is nominated for election as a councillor of the Municipality of Orkney shall, on such nomination, deposit with the town clerk, the sum of £25 or give such security for that sum as the town clerk may deem sufficient.

T.A.L.G. 4/1/99.

MISCELLANEOUS.

NOTICE No. 121 OF 1959.

KOSTER TOWN-PLANNING SCHEME No. 1/2.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Village Council of Koster has applied for Koster Town-planning Scheme No. 1, 1951, to be amended and that particulars of this scheme (which will be known as Koster Town-planning Scheme No. 1/2) are lying for inspection at the office of the Town Clerk, Koster, and at the office of the Secretary of the Townships Board, Room No. 108, Maritime House, Pretorius Street, 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 892, 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 15th October, 1959.

**D. P. LOTZ,
Secretary, Townships Board.**
Pretoria, 2nd September, 1959.

2-9-16

KENNISGEWING No. 123 VAN 1959.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN ERF No. 862, DORP
WESTONARIA.

Hierby word bekendgemaak dat Motor House (Westrand), Limited, ingevolge die bepalings van artikel *een* van die Wet op Opheffing van beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 862, dorp Westonaria, ten einde dit moontlik te maak dat die erf gebruik mag word vir die oprigting van winkels, besigheidsgeboue, woonhuis, woonstelle, huurkamers, losieshuis, koshuis, woonklub, kantore en professionele kamers op alle vloere, plek van onderrig, inrigting en gemeenskapsaal op alle vloere behalwe die grondvloer.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 108, Maritimehuis, Pretoriussstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen 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 Dorperraad by bovenmelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 16 September 1959.

KENNISGEWING No. 124 VAN 1959.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN PERSEL No. 2536,
DORP BENONI.

Hierby word bekendgemaak dat Benjamin Barwin ingevolge die bepalings van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Perseel No. 2536, dorp Benoni, ten einde dit moontlik te maak dat die perseel gebruik kan word vir die oprigting van winkels, besigheidsgeboue, woonhuise, woonstelle, huurkamers, losieshuis, hotel, woonklub en koshuis, plek van openbare Godsdiensoefening, plek van onderrig of geselligheidsaal.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 108, Maritimehuis, Pretoriussstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen 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 Dorperraad by bovenmelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 16 September 1959.

KENNISGEWING No. 125 VAN 1959.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN ERF No. 689, DORP
EMMARENTIA UITBREIDING No. 1.

Hierby word bekend gemaak dat Die Kerkraad van die Gemeente Linden van die Nederduitse Hervormde of Gereformeerde Kerk van Suid-Afrika ingevolge die bepalings van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 689, Dorp Emmarentia Uitbreiding No. 1, ten einde dit moontlik te maak dat die erf vir die oprigting van 'n woonhuis gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 108, Maritimehuis, Pretoriussstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

NOTICE No. 123 OF 1959.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF No. 862, WESTONARIA
TOWNSHIP.

It is hereby notified that application has been made by Motor House (Westrand), Limited, in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erf No. 862, Westonaria Township, to permit the erf being used for the erection of shops, business premises, dwelling-house, flats, tenements, boarding-house, residential club, hostel, offices and professional apartments on all floors, place of instruction, institution and social hall on all floors except the ground floor.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 108, Maritime House, Pretoriussstraat, 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 Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,

Secretary, Townships Board.

Pretoria, 16th September, 1959.

16-23-30

NOTICE No. 124 OF 1959.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF LOT No. 2536, BENONI TOWNSHIP.

It is hereby notified that application has been made by Benjamin Barwin in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Lot No. 2536, Benoni Township, to permit the lot being used for the erection thereon of shops, business premises, dwelling-houses, flats, tenements, boarding house, hotel, residential club, hostel, place of public worship, place of instruction or social hall.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 108, Maritime House, Pretoriussstraat, 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 Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,

Secretary, Townships Board.

Pretoria, 16th September, 1959.

16-23-30

NOTICE No. 125 OF 1959.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF No. 689, EMMARENTIA
EXTENSION No. 1 TOWNSHIP.

It is hereby notified that application has been made by "Die Kerkraad van die Gemeente Linden van die Nederduitse Hervormde of Gereformeerde Kerk van Suid-Afrika" in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erf No. 689, Emmarentia Extension No. 1 Township, to permit the erf being used for the erection thereon of a dwelling-house.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 108, Maritime House, Pretoriussstraat, Pretoria, for a period of two months from the date hereof.

Iedereen 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 Dorperraad by bovenmelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 16 September 1959.

TENDERS.

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

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 tendernummer 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.

Afsonderlike aanvraag moet gedoen word ten opsigte van elke tender.

Tender No.	Artikel.	Sluitingsdatum.
H. 580/59..	Benodigdheid vir Hart-Long eenheid	25 September 1959.
H. 589/59..	Kunsledemate-onderdele en toe-behore	25 September 1959.
H. 591/59..	Elektro-encefelogram toerusting	25 September 1959.
TOD.595/59	Dekens, blou en wit, 60" x 90"	25 September 1959.
TOD. 610/59	Potlode, penhouers en klad-papier	25 September 1959.
H.F.T. 611/59	Stoele, dubbeldoel.....	25 September 1959.
TED 612/59	Elektriese sveisapparate.....	25 September 1959.
T.E.D. 626/59	Houtwerk draaibanke, 12 duim	9 Oktober 1959.
T.E.D. 627/59	Draaibanke, metaal, eenvoudig, automatiese aanstoot en moersny	9 Oktober 1959.
T.E.D. 630/59	Hangkaste, staal, enkel.....	9 Oktober 1959.
R.F.T. 628/59	Stoom skoonmaakuitrustings...	9 Oktober 1959.
R.F.T. 629/59	Hyskraan vir werkswinkel.....	9 Oktober 1959.
H. 633/59..	Instandhouding van narkose apparaat	9 Oktober 1959.
P.F.T. 639/59	Verskaffing van swaar en medium sedan motorkarre	2 Oktober 1959.
R.F.T. 638/59	Heiers.....	9 Oktober 1959.
T.O.D. 631/59	Klaviere.....	9 Oktober 1959.
T.O.D. 632/59	Blok fluite.....	9 Oktober 1959.
H.F.T. 646/59	Vlekvry staal holware.....	9 Oktober 1959.
WFT. 648/59	Yskaste.....	2 Oktober 1959.
HFT. 649/59..	Stoflappe, geel.....	23 Oktober 1959.
HFT. 650/59..	Organdie, wit.....	23 Oktober 1959.
HFT. 651/59..	Damas, goudkleurig.....	23 Oktober 1959.
HFT. 652/59..	Knope.....	23 Oktober 1959.
HFT. 653/59..	Bedskinkborde, hospitaal....	23 Oktober 1959.
HFT. 675/59..	Wassery uitrusting, droog-masjien	23 Oktober 1959.
HFT. 676/59..	Wassery droogtoestel elektries verhit	23 Oktober 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.

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 Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,
Secretary, Townships Board.
Pretoria, 16th September, 1959.

16-23-30

TENDERS.

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

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.

Separate application should be made in respect of each tender.

Tender No.	Article.	Closing Date.
H. 580/59..	Equipment for heart-lung unit..	25th Sept., 1959.
H. 589/59..	Artificial Limb components and materials	25th Sept., 1959.
H. 591/59..	Electroencephalograph apparatus	25th Sept., 1959.
TOD.595/59	Counterpanes, blue and white, 60" x 90"	25th Sept., 1959.
TOD. 610/59	Pencils, pen holders and blotting paper	25th Sept., 1959.
H.F.T. 611/59	Chairs, dual purpose.....	25th Sept., 1959.
TED 612/59	Arc welding transformer units..	25th Sept., 1959.
T.E.D. 626/59	Woodworking lathes, 12 ins....	9th October, 1959.
T.E.D. 627/59	Lathes, metal, simple, self-feeding and screw cutting	9th October, 1959.
T.E.D. 630/59	Lockers, wardrobes, steel, single	9th October, 1959.
R.F.T. 628/59	Steam-cleaning outfits.....	9th October, 1959.
R.F.T. 629/59	Workshop crane.....	9th October, 1959.
H. 633/59..	Maintenance of anaesthetic apparatus	9th October, 1959.
P.F.T. 639/59	Supply of heavy and medium sedan cars	2nd October, 1959.
R.F.T. 638/59	Pile drivers.....	9th October, 1959.
T.O.D. 631/59	Pianos.....	9th October, 1959.
T.O.D. 632/59	Block flutes.....	9th October, 1959.
H.F.T. 646/59	Stainless steel hollow-ware.....	9th October, 1959.
WFT. 648/59	Refrigerators.....	2nd October, 1959.
HFT. 649/59..	Cloths, polishing, yellow.....	23rd October, 1959.
HFT. 650/59..	Organie, white.....	23rd October, 1959.
HFT. 651/59..	Damask, gold.....	23rd October, 1959.
HFT. 652/59..	Buttons.....	23rd October, 1959.
HFT. 653/59..	Hospital bed trays.....	23rd October, 1959.
HFT. 675/59..	Laundry equipment hydro extractor	23rd October, 1959.
HFT. 676/59..	Laundry drying tumbler, electrically heated	23rd October, 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,
Administrator's Office,
Pretoria.

KENNISGEWING AAN KONTRAKTEURS.

Tenders word hiermee gevra vir die onderstaande diens in die Transvaal Provinse, 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) Kontrakvoorwaardes, tekeninge en spesifikasies lê ter insae op onderstaande kantore.	(6) Tenders moet in wees om of voor 11-uur vm.
Pietersburg E.M. Hoërskool: Opritting	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	1959. 2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	1959. 16 Okt.
Sabieskool: Barberton: Aanbouings	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Kalafong Hospitaal: Atteridgeville, Pretoria: Kontrak No. 2: Stormwaterdrenering, riolering, watervoorsiening en brandbestryding	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Wêstelike Voorstede Hospitaal: Opritting van verpleegsters woning	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	16 Okt.
Witbank Hospitaal: Aanbouings	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	16 Okt.
"Potchefstroom Boys High School": Kosuisaanbouings	Tendervorms en lyste van hoeveelhede	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	2 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Edenvale Hospitaal: Opknapping en herstel—Hoofgebou	Tendervorms en spesifikasies	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, (Foon 3-3021, Uitb. 40), Pretoria	2 Sept.	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, Pretoria	2 Okt.
Edenvale Hospitaal: Opknapping en herstel van getroude en nie-blanke kwartiere	Tendervorms en spesifikasies	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, (Foon 3-3021, Uitb. 40), Pretoria	2 Sept.	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, Pretoria	2 Okt.
Vanderbijlpark Hospitaal: Herstel van dak—Verpleegsterstehuis	Tendervorms en spesifikasies	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat (Foon 3-3021, Uitb. 40), Pretoria	2 Sept.	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, Pretoria	2 Okt.
Pretoria Orthopédiese Hospitaal: Aanbring nuwe vloer	Tendervorms en spesifikasies	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat (Foon 3-3021, Uitb. 40), Pretoria	2 Sept.	Kamer 108, Eerste Verdieping, Alphengebou, Skinnerstraat, Pretoria	2 Okt.
Randfontein E.M. Hoërskool: Rand Wes: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Trichardtspoortskool: Pretoria Distrik: Reparasies en opknapping	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Pretoria Normaal Kollege: Reparasies en opknapping aan verkennerkoshuis	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Lydenburg Hoërskool: Middelburg: Verskeie kleinwerke	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Brakpan Hoërskool: Rand Oos: Elektriese installasie (saal)	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Schweizer-Reneke Hoërskool: Wolmaransstad: Sentrals verwarmingsinstallasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Forest Hill Laerskool: Rand Sentraal: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Potchefstroom Hospitaal: Sentrals verwarmingsinstallasie, ens.	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Rosencath Laerskool: Rand Sentraal: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Franklin D. Rooseveltskool: Rand Sentraal: Reparasies en opknappings	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Orbanskool: Rand Sentraal: Opritting van ketelkamer	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vysde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.

(1)	(2)	(3)	(4)	(5)	(6)
Diens en Distrik.	Dokumente beskikbaar vir uitreiking aan kontrakteurs.	Beskikbare dokumente is verkrybaar by en moet teruggestuur word aan.	Datum waarop dokumente verkrybaar is.	Kontrakvoorwaarde, tekeninge en spesifikasies lê ter insae op onderstaande kantore.	Tenders moet in wees om of voor 11-uur van.
Voortrekker Eeuveseskool: Pretoria Stad: Reparasies en opknapping	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	1959. 9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	1959. 2 Okt.
Tuine Laerskool: Pretoria Stad: Reparasies en opknapping	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Frikkie Meyerskool: Vereeniging: Reparasies en opknapping	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Troyeville Laerskool: Rand Sentraal: Gelykmaak van gronde, ens.	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Blairgowrie Laerskool: Rand Sentraal: Gelykmaak van gronde	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Germiston Hospitaal: Hysers	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	16 Okt.
Natalspruit Nie-blanke Hospitaal: Verkoeling	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Middelburg Hoërskool: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Richmond Laerskool: Rand Sentraal: Vervanging van asfalt met sement	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
Vaaldam Natuurreservaat: Oprigting van motorhuis, Naturellekwartiere en stoor	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	9 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	2 Okt.
*Coronation Hospitaal: Anastetiese gasinstallasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes (Foon 3-4081, Uitb. 115), Pretoria	16 Sept.	Kamer 515, Vvfde Verdieping, Poyntongebou, Kerkstraat-Wes, Pretoria	16 Okt.

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 die doel verskaf is buite Kamer No. 44, Ou Gouvernementsgebou, Pretoria.

Vir elke diens moet 'n bedrag van £2, of 'n kwintansie vir kontantbetaling, of tjk deur die bank geparafeer, gedeponeer word wat terugbetaal sal word, mits 'n bona fide tender ingestuur of tekeninge en spesifikasies terugbesorg 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.

NOTICES TO CONTRACTORS.

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

(1)	(2)	(3)	(4)	(5)	(6)
Service and District.	Documents Available for Issue to Contractors.	Available Documents are Obtainable from and Returnable to.	Date on which Documents are Available.	Conditions of Contracts, Drawings and Specifications may be Inspected at the following Offices.	Tenders due at or before 11 o'clock a.m.
Pietersburg E.M. High School: Erection	Tender forms, and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	1959. 2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	1959. 16th Oct.
Sabie School: Barberton: Additions	Tender forms, and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Kalafong Hospital: Atteridgeville, Pretoria: Contract No. 2—Stormwater disposal, drainage, water supply and fire service	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Western Suburbs Hospital: Johannesburg: Erection of nurses quarters	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	16th Oct.

(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 Contracts, Drawings and Specifications may be Inspected at the following Offices.	(6) Tenders due at or before 11 o'clock a.m.
Witbank Hospital: Additions	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	1959. 2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	1959. 16th Oct.
Potchefstroom Boys' High School: Hostel additions	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	2nd Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Edenvale Hospital: Repairs and renovations—Main building	Tender forms and specifications	Room 108, First Floor, Alphen Building, Skinner Street (Phone 3-3021, Ext. 40), Pretoria	2nd Sept.	Room 108, First Floor, Alphen Building, Skinner Street, Pretoria	2nd Oct.
Edenvale Hospital: Repairs and renovations—Married and Native quarters	Tender forms and specifications	Room 108, First Floor, Alphen Building, Skinner Street (Phone 3-3021, Ext. 40), Pretoria	2nd Sept.	Room 108, First Floor, Alphen Building, Skinner Street, Pretoria	2nd Oct.
Vanderbijlpark Hospital: Repairs to roof—Nurses' home	Tender forms and specifications	Room 108, First Floor, Alphen Building, Skinner Street (Phone 3-3021, Ext. 40), Pretoria	2nd Sept.	Room 108, First Floor, Alphen Building, Skinner Street, Pretoria	2nd Oct.
Pretoria Orthopaedic Hospital: Installation of new floor	Tender forms and specifications	Room 108, First Floor, Alphen Building, Skinner Street (Phone 3-3021, Ext. 40), Pretoria	2nd Sept.	Room 108, First Floor, Alphen Building, Skinner Street, Pretoria	2nd Oct.
Randfontein E.M. High School: Rand West: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Trichardtspoor School: Pretoria District: Repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Pretoria Normal College: Repairs and renovations to "Verkenner" Hostel	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Lydenburg High School: Middelburg: Various minor works	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Brakpan High School: Rand East: Electrical installation (hall)	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Sept.
Schweizer-Reneke High School: Wolmaransstad: Central heating installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Forest Hill Primary 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	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Potchefstroom Hospital: Central heating, etc.	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Roseneath Primary 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	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Franklin D. Roosevelt School: Rand Central: Repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Orban School: Rand Central: Erection of boilerroom	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Voortrekker Eeuwes School: Pretoria City: Repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Tuine Primary School: Pretoria City: Repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Frikkie Meyer School: Vereeniging: Repairs and renovations	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Troyeville Primary School: Rand Central: Levelling of grounds, etc.	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Blairgowrie Primary School: Rand Central: Levelling of grounds	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.

(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.
Germiston Hospital: Lifts..	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	1959. 9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	1959. 16th Oct.
Natalspruit Non-European Hospital: Refrigeration	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Middelburg South School: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Richmond Primary School: Rand Central: Replacing asphalt with concrete	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
Vaaldam Nature Reserve: Erection of garage, Native quarters and store	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	9th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	2nd Oct.
*Coronation Hospital : Anaesthetic gas installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (Phone 3-4081, Ext. 115), Pretoria	16th Sept.	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	16th Oct.

Tenders are to be addressed to: The Chairman, 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-initialed 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.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

VAKATURES VIR INSPEKTEURS VAN SKOLE (£1,980 x £60-£2,100 per jaar).

Aansoeke om die betrekings in die Transvaalse Proviniale Administrasie soos in bygaande Skedule vermeld, word van behoorlik gekwalifiseerde kandidate ingewag.

Kandidate moet tweetalige Suid-Afrikaanse Burghers wees en moet aansoek doen op die voorgeskrewe vorm Z. 83.

Vorms is verkrygbaar van die Proviniale Sekretaris, Posbus 383, Pretoria, aan wie alle aansoeke gerig moet word. Volle besonderhede van kwalifikasies en ondervinding moet vermeld word.

Oorspronklike sertifikate en getuijskriste moet vir eers nie ingedien word nie.

Die suksesvolle kandidate sal onderworpe wees aan oorplasing na gelang die behoeftes van die diens.

Besonderhede van vakturen.	Besoldiging.	Opmerkings.	Sluitingsdatum.
Inspekteurs van Skole	£1,980 x £60-£2,100 per jaar.....	Kandidate moet in besit wees van 'n Universiteitsgraad en 'n erkende onderwyssertifikaat, en moet meld watter vakke hulle in staat is om in die hoërskole te inspekteer	3 Oktober 1959.

TRANSVAAL PROVINCIAL ADMINISTRATION.

VACANCIES FOR INSPECTORS OF SCHOOLS (£1,980 x £60-£2,100 per annum).

Applications are invited from suitable qualified candidates for the vacancies in the Transvaal Provincial Administration as set out in the Schedule hereto.

Applicants must be bilingual South African Citizens and application must be made on the prescribed form Z. 83. Forms are obtainable from the Provincial Secretary, P.O. Box 383, Pretoria, to whom all applications must be addressed.

Full particulars as to qualifications and experience must be stated. Original certificates and testimonials must not be submitted in the first instance.

The successful candidates will be subject to transfer as the exigencies of the service may demand.

Particulars of Vacancies.	Emoluments.	Remarks.	Closing Date.
Inspectors of Schools.	£1,980 x £60-£2,100 per annum.....	Candidates must be in possession of a University Degree and a recognized teacher's certificate and must state in which subjects they are prepared to undertake inspection in high schools	3rd October, 1959.

DEPARTEMENT VAN Vervoer.

MOTORTRANSPORT.

Die onderstaande aansoek om motortransportsertifikate word kragtens artikel dertien (1) van die Motortransportwet, en regulasie 5 van die Motortransportregulasies 1956, gepubliseer.

Skriftelike vertoë (in duplikaat) tot ondersteuning of bestryding van hierdie aansoek moet binne tien dae van die datum van hierdie publikasie aan die Nasionale Vervoerkommissie of betrokke plaaslike raad gerig word.

X = No. van aansoek en naam van applikant.

Y = Aard van voorgestelde motortransport en getal voertuie.

Z = Plekke waartussen en roetes waaroor, of die gebied waarin die voorgestelde motortransport gedryf sal word.

PLAASLIKE PADVERVOERRAAD, PRETORIA.—LOCAL ROAD TRANSPORTATION BOARD, PRETORIA.

- 3782. A. W. Heyneke, Nelspruit. (Aansoek om gewysigde magtiging/Application for amended authority.) Voertuie/Vehicles: TBH 1900 en *and* TBH 2660.
- Y Hout, uitsluitlik ten behoeve van Hunt, Leuchar & Hepburn (9 ton- en 6 ton-vragmotors)/Timber, exclusively on behalf of Hunt, Leuchar & Hepburn (9-ton and 6-ton lorries).
- Z Binne die Landdrosdistrik Nelspruit/*Within the Magisterial District of Nelspruit.*

Bestaande magtiging/Existing Authority.

- Z Binne 'n straal van 30 myl van Hampton No. 77, Distrik Nelspruit/*Within a radius of 30 miles from Hampton No. 77, District Nelspruit.*
- X 13375. J. C. F. Smith, Pretoria-Noord/North. (Aansoek om bykomende magtiging/Application for additional authority.) Voertuig/Vehicle: TP 24331.

Bestaande magtiging/Existing authority.

- Y (1) Goedere, alle soorte/Goods, all classes.
- Z (1) Binne 'n straal van 20 myl van Onderste poort (beperk)/Within a radius of 20 miles from Onderste poort (restricted).
- Y (2) Huistrekke (pro forma) (3 ton-vragmotor)/Household removals (pro forma) (3-ton lorry).
- Z (2) Binne 'n straal van 150 myl van Kerkplein, Pretoria/*Within a radius of 150 miles from Church Square, Pretoria.*

Bykomende magtiging/Additional authority.

- Z (3) Vliegtuigwrakke/Aeroplane wrecks.
- Z (3) Van punte binne die Unie van Suid-Afrika na Wonderboom Lughawe, Distrik Pretoria/From points within the Union of South Africa to Wonderboom Aerodrome, District Pretoria.
- X 58. H. M. Mothle (Pty), Ltd., Pretoria. (Bykomende voertuig/Additional vehicle.) (67 passasiers/passengers.) Voertuig/Vehicle: TP 42493.
- Y Nie-blanke passasiers/Non-European passengers.
- Z Oor goedgekeurde roetes onderhewig aan bestaande tydtafels, tariewe en beperkings/Over approved existing routes, subject to existing time-tables, scales of charges and conditions.
- X 11476. A. J. Swart, Lyttelton. (Nuwe aansoek/New application.) Voertuig/Vehicle: TP 18487.
- Y Vvf Blanke huurmotorpassasiers/Five European taxi passengers.
- Z (1) Binne die Landdrosdistrik Pretoria. Voertuig gestasioneer te Lyttelton./Within the Magisterial District of Pretoria. Vehicle to be stationed at Lyttelton.
 - (2) Op toevallige ritte buite gebied (1)/On casual trips outside Area (1).
- X 11569. Jeremia Mabuza, Pk./P.O. Nebo, oor/via Middelburg. (Nuwe aansoek/New application.) Voertuig/Vehicle: TCA 134.
- Y Vvf nie-blanke passasiers/Five non-European passengers.
- Z (1) Binne die Landdrosdistrik Groblersdal. Voertuig gestasioneer te word op die plaas Ontevreden/Within the Magisterial District of Groblersdal. Vehicle to be stationed on the farm Ontevreden.
- Z (2) Op toevallige ritte buite gebied (1)/On casual trips outside Area (1).
- X 11292. Edward Stunze Bhunu, Swartruggens. (Nuwe aansoek/New application.) Voertuig/Vehicle: TAX 463.
- Y Vvf nie-blanke passasiers/Five non-European passengers.
- Z Binne die Landdrosdistrik Rustenburg. Voertuig gestasioneer te Swartruggens/Within the Magisterial District of Rustenburg. Vehicle to be stationed at Swartruggens.

PLAASLIKE PADVERVOERRAAD, POTCHEFSTROOM.—LOCAL ROAD TRANSPORTATION BOARD, POTCHEFSTROOM.

- E. 8075. W. Motjale, Schweizer-Reneke. (Nuut/New.) TR 438.
- Y Nie-blanke huurmotor (pro forma)/Non-European taxi (pro forma).
- Z Binne 'n omstreke van 30 myl van Schweizer-Reneke-poskantoor/Within a radius of 30 miles from Schweizer-Reneke Post Office.
- X E. 6763. Reef Transport (Pty), Ltd., Klerksdorp. (Nuut/New.)
- Y Goedere, alle soorte (pro forma) (perd en sleepwa)/Goods, all classes (pro forma) (horse and trailer.) 40,000 lb.
- Z Binne 'n omstreke van 20 myl van Klerksdorp-poskantoor/Within a radius of 20 miles from Klerksdorp Post Office.
- X E. 4827. H. W. Watkin, Delareyville. (Bykomende voertuig/Additional vehicle.) TBE 55.
- Y Goedere, alle soorte (pro forma)/Goods, all classes (pro forma).
- Z Binne 'n omstreke van 30 myl van Delareyville-poskantoor/Within a radius of 30 miles from Delareyville Post Office.
- X E. 8049. W. A. Barnard, Migdol. (Nuut/New.) TR 1183.
- Y (1) Vars vrugte en groente/Fresh fruit and vegetables.
- Z (1) Binne 'n omstreke van 150 myl van plek van besigheid te Migdol/Within a radius of 150 miles from place of business at Migdol.
- Y (2) Goedere, alle soorte (pro forma) (5 ton-vragmotor)/Goods, all classes (pro forma) (5-ton lorry).
- Z (2) Binne 'n omstreke van 30 myl van Migdol-poskantoor/Within a radius of 30 miles from Migdol Post Office.

PLAASLIKE PADVERVOERRAAD, JOHANNESBURG.—LOCAL ROAD TRANSPORTATION BOARD, JOHANNESBURG.

- X A. 10858. J. J. & W. M. G. Jacobs. (Johannesburg.) (Gewysigde magtiging ter vervanging van bestaande/Amended authority to replace existing.)

Bestaande/Existing.

- Y (1) Huistrekke (pro forma)/Household removals (pro forma).
- Z (1) Binne die Unie van Suid-Afrika/Within the Union of South Africa.
- Y (2) Meubels (pro forma)/Furniture (pro forma).
- Z (2) Binne 'n omstreke van 150 myl van Johannesburg Hoofposkantoor/Within a radius of 150 miles from Johannesburg General Post Office.
- Y (3) Meubels (een voertuig)/Furniture (one vehicle).
- Z (3) Binne die Rand en Pretoria se Vrygestelde Gebied/Within the Reef and Pretoria Exempted Area.

Gewysigde/Amended.

- Y Meubels van fabrieke, winkels of ander verkoopsplekke na winkels, fabrieke of na ander verkoopsplekke uitsluitlik ten behoeve van Lewis Stores, Bpk. wat handel as Excelsior Meubels/Furniture from factories, shops or other places of sale to shops, factories or other places of sale exclusively on behalf of Lewis Stores, Ltd., trading as Excelsior Furniture.
- Z Binne 'n omstreke van 300 myl van Johannesburg Hoofposkantoor/Within a radius of 300 miles from Johannesburg General Post Office.

X A. 3843. M. A. & S. A. Denath. (Bloukop, Morgenzon.) (Nuwe aansoek/New application.) TF 958.

Y Nie-blanke passasiers (bus)/Non-European passengers (bus).

Z Roete/Route 1.

Tussen Vaalkop en Uitspanning-poskantoor oor Blaauwkop sylyn, Hollandia No. 41, Vlyplaats No. 27, Tweefontein No. 42, en Holland No. 8/Between Vaalkop and Uitspanning Post Office via Blaauwkop Siding, Hollandia No. 41, Vlyplaats No. 27, Tweefontein No. 42 and Holland No. 8.

Tydtafel/Time-table.

Maandae en Vrydae/Mondays and Fridays.

Vertrek/Depart	Vaalkop.....	8.00	vm./a.m.
Vertrek/Depart	Uitspanning.....	10.00	vm./a.m.
Vertrek/Depart	Vaalkop.....	2.00	nm./p.m.
Vertrek/Depart	Uitspanning.....	4.00	nm./p.m.

Bykomende ritte soos en wanneer benodig/Additional trips as and when required.

Reisgeld/Fares.

Volwassenes/Adults: 3s. enkelrit/single journey. Kinders/Children: 1s. 6d. enkelrit/single journey. Tussen passasiers/Intermediate passengers: 2d. per myl/mile. Kinders/Children: 1d. per myl/mile.

Z Roete/Route 2.

Tussen Vaalkop en Tweedronk oor Kafferskraal No. 1, Rhebokfontein No. 99, Groothoek No. 100, Katspruit No. 244/Between Vaalkop and Tweedronk via Kafferskraal No. 1, Rhebokfontein No. 99, Groothoek No. 100, Katspruit No. 244.

Tydtafel/Time-table.

Donderdae/Thursdays.

Vertrek/Depart	Vaalkop.....	8.30	vm./a.m.
Vertrek/Depart	Tweedronk.....	10.00	vm./a.m.
Vertrek/Depart	Vaalkop.....	2.00	nm./p.m.
Vertrek/Depart	Tweedronk.....	4.00	nm./p.m.

Bykomende ritte soos en wanneer benodig/Additional trips as and when required.

Reisgeld/Fares.

Volwassenes/Adults: 2s. 6d. enkelrit/single journey. Kinders/Children: 1s. 3d. enkelrit/single journey.

Tussen/Intermediate: Volwassenes/Adults, 2d. per myl/mile. Kinders/Children, 1d. per myl/mile.

X A. 3843. M. A. & S. A. Denath. (Bloukop, Morgenzon.) (Wysiging van tydtafel/Amendment of Time-table.)

Y Nie-blanke passasiers (een voertuig)/Non-European passengers (one vehicle).

Z (1) Tussen Vaalkop en Standerton oor Amersfoort/Between Vaalkop and Standerton via Amersfoort.

Bestaande tydtafel/Existing Time-table.

Vertrek/Depart	Standerton.....	3.00	nm./p.m.
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Gewysigde tydtafel/Amended Time-table.

Vertrek/Depart	Standerton.....	3.30	nm./p.m.
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Bykomende ritte soos en wanneer benodig/Additional trips as and when required.

(2) Tussen Vaalkop en Standerton oor Tweedronk/Between Vaalkop and Standerton via Tweedronk.

Bestaande tydtafel/Existing Time-table.

Vertrek/Depart	Standerton.....	3.00	nm./p.m.
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Gewysigde tydtafel/Amended Time-table.

Vertrek/Depart	Standerton.....	3.30	nm./p.m.
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Bykomende ritte soos en wanneer benodig/Additional trips as and when required.

X A. 4242 (M. 524.) Public Utility Transport Corporation, Ltd. (Nuwe roete/New route.) TJ 89736.

Y Nie-blanke passasiers in hul persoonlike bagasie (een voertuig)/Non-European passengers and their personal effects (one vehicle).

Z Tussen Meadowlands (Streek 8) en Dube Stasie (2.0 myl)/Between Meadowlands (Zone 8) and Dube Station (2.0 miles).

Tydtafel: Soos en wanneer benodig/Time-table: As and when required.

Reisgeld: 3d. enkelrit/Fare: 3d. single journey.

X A. 7707. Kempton Park Busdiens (Edms) Bpk. (Bykomende voertuig en bykomende roete/Additional vehicle and additional route. TCD 6004.

Y Blanke passasiers (een voertuig)/European passengers (one vehicle).

Z (1) Oor die applikant se bestaande goedgekeurde roetes/Over the applicant's existing authorized routes.

(2) Van Kempton Park Stasie met Modderfontein pad na Modderfontein oostelike hek tot by kantore en terug (en na Doppies Fabriek wanneer benodig)/From Kempton Park Station with Modderfontein road to eastern gate Modderfontein to offices and back (and to detonator factory when required).

X A. 8054. Alberton Munisipaliteit/Alberton Municipality. (Verandering van Florentia Uitbreiding-Alberton Stasie roete/Alteration to Florentia Extension-Alberton Station route.

Y Blanke passasiers (elf voertuie)/European passengers (eleven vehicles).

Z Tussen die hoek van Tweede Laan en Du Plessisweg (Alberton) en Alberton Stasie, oor Tweede Laan, Fickweg, Clarkeweg, du Preezweg, Susannaweg, Jan Coetzeeweg, Francisweg, Kritzingerweg, Bergweg, Waldronweg, Susannaweg, Prinslooalaan, Andries Pretoriussstraat, en Eerste Laan/Between the corner of Second Avenue and du Plessis Road (Alberton) and Alberton Station via Second Avenue, Fick Road, Clark Road, du Preez Road, Susanna Road, Jan Coetze Road, Francis Road, Kritzinger Road, Berg Road, Waldron Road, Susanna Road, Prinsloo Avenue, Andries Pretorius Street en First Avenue.

X A. 6689. S. & M. Busansky (Tuckers Cartage). (Bykomende magtiging/Additional authority.)

Y Nuwe en tweedehandse huishoudelike en kantoor meubels van fabriek of plek van verkoop na kleinhandel-winkel, distribusie depot of adres van finale verbruikers (geen individuele besending sal 150 kubieke voet oorskry nie/New and second-hand household and office furniture from factory or place of sale to retail shop, distribution depot, or address of final consumer (no individual consignment to exceed 150 cubic feet).

Z Binne 'n omstreke van 300 myl van Johannesburg Stadsaal/Within a radius of 300 miles from Johannesburg City Hall.

X K. 414. Amos Mabase. (Johannesburg, H. 3745.) (Nuwe aansoek/New application.)

Y Nie-blanke huurmotorpassasiers/Non-European taxi passengers.

Z (1) Binne die Landdrosdistrik Johannesburg/Within the Magisterial District of Johannesburg.

(2) Toevallige bona fide huurmotorritte na punte buite gebied (1)/Casual bona fide taxi trips to points outside area (1).

X K. 415. Samson Mvelase. (Johannesburg, H. 3746.) (Nuwe aansoek/New application.)

Y Nie-blanke huurmotorpassasiers/Non-European taxi passengers.

Z (1) Binne die Landdrosdistrik Johannesburg/Within the Magisterial District of Johannesburg.

(2) Toevallige bona fide huurmotorritte na punte buite gebied (1)/Casual bona fide taxi trips to points outside area (1).

X K. 423. Phillip Zulu. (Springs, H. 3747.) (Nuwe aansoek/New application.)

Y Nie-blanke huurmotorpassasiers/Non-European taxi passengers.

Z (1) Binne die Landdrosdistrik Springs/Within the Magisterial District of Springs.

(2) Toevallige bona fide huurmotorritte na punte buite gebied (1)/Casual bona fide taxi trips to points outside area (1).

Koop Unie-leningsertifikate
Buy Union Loan Certificates

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persone wat navraag wens te doen aangaande 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.

BOKSBURG Munisipale Skut, op 26 September 1959, om 9 v.m.—1 Perd, merrie, wit, geen brand, geen merke. Ongeveer 16 hande en 10 jaar oud; 1 perd, merrie, bruin, klein bles voor kop. Geen brand, geen merke, ongeveer 15 hande en 5 jaar oud; 1 Perd, merrie, blou, geen merke, geen brand. Ongeveer 14 hande en 4 jaar oud.

EVATON Dorpsraadskut, op 25 September 1959, om 11 v.m.—1 Perd, reun, donkerbruin, 9 jaar, skeeloot.

KLERKSDORP Munisipale Skut, op 24 September 1959, om 10 v.m.—1 Perd, reun, bruin met kol-voorkop ongeveer 9 jaar oud; 1 swart ossie, ongemerk, ongeveer 3 jaar oud; 2 Vries verskalwers, ongemerk, albei ongeveer 8 maande; 1 swart koei, regteroor stomp, halfmaantjie van agter en van voor.

KRUGERSDORP Stadsraadskut, op 23 September 1959, om 9 v.m.—1 Bulkalf, 9 maande, swart en wit, geen merke of brand.

REWARD Skut, Distrik Potgietersrus, op 14 Oktober 1959, om 11 v.m.—1 Tollie, Afrikaner type, 18 maande, rooi. Brandmerk (kursief) albei ore stomp.

RIETGAT Skut, Distrik Brits, op 7 Oktober 1959, om 11 v.m.—1 Os, baster, 4 jaar, swart. Brand onduidelik, kan AO7 wees, linkeroor snymerke; 1 bul, Afrikaner, 4 jaar, rooi. Brand Ay6 onduidelik, linkeroor stomp, regteroor swaelstert gemerk; 1 vers, baster, 4 jaar, swart. Brand onduidelik kan AO7 wees, linkeroor stomp gesny.

ROODEWAL Skut, Distrik Ermelo, op 7 Oktober 1959, om 11 v.m.—1 Muil, reun, 6 jaar, vaal, geen merke, 14 hande.

SOUTPAN Skut, Distrik Wolmaransstad, op 7 Oktober 1959, om 11 v.m.—1 Koei, Jersey, 3 jaar, geel bruin, geen merke of brand; 1 skaap, hamel, baster, 1 jaar, wit. Linkeroor halfmaan regteroor stomp.

WELTEVREDE Skut, Distrik Bethal, op 7 Oktober 1959, om 11 v.m.—1 Skaap, ooi en lam, merino, 3 jaar.

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.

BOKSBURG Municipal Pound, on 26th September, 1959, at 9 a.m.—1 Horse, mare, white, no brand, no marks, approximately 16 hands and 10 years old; 1 horse, mare, brown, small blaze on forehead, no brand, no marks, approximately 15 hands and 5 years old; 1 horse, mare, blue, no marks, no brand, approximately 14 hands and 4 years old.

EVATON Village Council Pound, on 25th September, 1959, at 11 a.m.—1 Horse, gelding, dark-brown, 9 years, squint-eyed.

KLERKSDORP Municipal Pound, on 24th September, 1959, at 10 a.m.—1 Horse, gelding, brown, with star on forehead, approximately 9 years; 1 tollie, black, no marks, approximately 3 years old; 2 heifers, Friesland, no marks, both approximately 8 months; 1 cow, black, right ear cropped, halfmoon at the back and the front.

KRUGERSDORP Municipal Pound, on 23rd September, 1959, at 9 a.m.—1 Bull-calf, 9 months, black and white, no marks or brand.

REWARD Pound, District Potgietersrus, on 14th October, 1959, at 11 a.m.—1 Tollie, Afrikaner type, 18 months, red, brand W25 (italic) both ears cropped.

RIETGAT Pound, District Brits on 7th October, 1959 at 11 a.m.—1 Ox, cross-bred, 4 years, black, brand indistinct, may be AO7, left ear cuts; 1 bull, Africander, 4 years, red, brand Ay6, indistinct, left ear cropped, right ear swallowtail; 1 heifer, cross-bred, 4 years, black, brand indistinct, may be AO7, left ear cropped.

ROODEWAL Pound, District Ermelo, on 7th October, 1959, at 11 a.m.—1 Mule, gelding, tawny, no marks, 14 hands.

SOUTPAN Pound, District Wolmaransstad, on 7th October, 1959, at 11 a.m.—1 Cow, Jersey, 3 years, yellow-brown, no marks or brand; 1 sheep, wether, cross-bred, 1 year, white, left ear halfmoon right ear cropped.

WELTEVREDE Pound, District Bethal, on 7th October, 1959, at 11 a.m.—1 Sheep, ewe with lamb, Merino, 3 years.

STADSRAAD VAN PIET RETIEF.**VOORGESTELDE WYSIGING VAN DORPSAANLEGSKEMA NO. 1 VAN 1956.—SKEMA NO. 1/3 VAN 1959.**

Kennisgewing geskied hiermee, ooreenkomsdig die bepalings van regulasie 15 van die regulasies, opgestel kragtens die Dorpse en Dorpsaanlegordinansie, 1931, soos gewysig, dat die Stadsraad van Piet Retief van voornemens is om Dorpsaanlegskema No. 1 van 1956 te wysig deur Skema No. 1/3 van 1959 te aanvaar waarvolgens Erwe Nos. 84, 93 en 95 van „Spesiale Woongebied” na „Algemene Besigheid” heringegeleel word.

Besonderhede van die voorgestelde wysings lê ter insac in die Kantoor van die Stadsklerk, gedurende kantoourure, vir 'n tydperk van 6 weke vanaf 16 September 1959.

Elke okkuperer of eienaar van onroerende eiendom binne die Munisipale gebied van Piet Retief, mag teen die voorgestelde aanvaarding van Skema No. 1/3 van 1959, beswaar aanteken, mits besware met die redes daarvoor, skriftelik ingedien word by die Stadsklerk voor of op 28 Oktober 1959.

J. S. VAN ONSELEN,
Stadsklerk.

Munisipale Kantore,
Piet Retief, 5 September 1959.
(Munisipale Kennisgewing No. 46/1959.)

TOWN COUNCIL OF PIET RETIEF.**PROPOSED AMENDMENT OF TOWN-PLANNING SCHEME NO. 1 OF 1956.—SCHEME NO. 1/3 OF 1959.**

It is hereby notified, in accordance with the provisions of regulation 15 of the regulations framed under the townships and Town-planning Ordinance, 1931, as amended, of the intention of the Town Council of Piet Retief to amend Town-planning Scheme, No. 1 of 1956, by the adoption of Scheme No. 1/3 of 1959, in terms of which Erven Nos. 84, 93 and 95 will be rezoned from "Special Residential" to "General Business".

Particulars of the proposed amendments are open for inspection at the Office of the Town Clerk, during office hours, for a period of six weeks from the 16th September, 1959.

Every owner or occupier of immovable property situated within the Municipal area of Piet Retief may object to the proposed adoption of Scheme No. 1/3 of 1959, provided that objections and the grounds thereof are lodged, in writing, with the Town Clerk on or before the 28th October, 1959.

J. S. VAN ONSELEN,
Town Clerk.

Municipal Offices,
Piet Retief, 5th September, 1959.
(Municipal Notice No. 46/1959.)

MUNISIPALITEIT RANDFONTEIN.**KENNISGEWING NO. 71 VAN 1959.****VERORDENING.—WYSIGINGS.**

Ingevolge die bepalings van Artikel 96 van die Ordonansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van Randfontein van voorneme is om die volgende verordeninge te wysig:

- (a) Swembadverordeninge.
- (b) Verlofregulasies.
- (c) Stadsaalverordeninge.
- (d) Verordeninge in verband met die verhuur van die Randgatesaal en/of ander kamers.

Die voorgestelde wysings sal vir 'n tydperk van 21 dae vanaf die eerste publikasie hiervan, in die Departement van die Stadsklerk ter insac lê.

C. J. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Randfontein, 3 September 1959.

MUNICIPALITY OF RANDFONTEIN.**NOTICE NO. 71 OF 1959.****BY-LAWS.—AMENDMENTS.**

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Randfontein intends amending the following by-laws:

- (a) Swimming Bath By-laws.
- (b) Leave Regulations.
- (c) Town Hall By-laws.
- (d) By-laws Governing the hire of the Randgate Hall and/or other rooms.

The proposed amendments will be open for inspection in the Town Clerk's Department for a period of 21 days as from the date of first publication hereof.

C. J. JOUBERT,
Town Clerk.

Municipal Offices,
Randfontein, 3rd September, 1959.

640—16

GESONDHEIDSKOMITEE VAN CHARL CILLIERS.**WAARDERINGSHOF.**

Kennisgewing geskied hiermee, ooreenkomsdig die bepalings van Artikel 13 (8) van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Waarderingshof wat aangestel is om die Driejaarlikse Waarderingslys, sowel as die besware daarteen ontvang, te oorweeg, sy Eerste Sitting sal hou by die Gesondheidskomitee Kantoor, Charl Cilliers, op Woensdag, 15 Oktober 1959, om 2.30 pm.

J. W. STEYN,
Klerk van die Hof,
Gesondheidskomitee Kantoor,
Posbus 12,
Charl Cilliers, 9 September 1959.

CHARL CILLIERS HEALTH COMMITTEE.**VALUATION COURT.**

Notice is hereby given, in terms of Section 13 (8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Valuation Court appointed to consider the Triennial Valuation Roll, and objections lodged, will hold its First Sitting in the Health Committee Office, Charl Cilliers, on Wednesday, 15th October, 1959, at 2.30 p.m.

J. W. STEYN,
Clerk of the Court,
Health Committee Office,
P.O. Box 12,
Charl Cilliers, 9 September, 1959.

643—16

MUNISIPALITEIT LOUIS TRICHARDT.

KENNISGEWING.

Aan die geregistreerde eienare van die volgende eiendomme, soos hieronder aangetoon, en geleë binne die Dorpsgebied van Louis Trichardt.

Geliewe kennis te neem dat tensy die eiendomsbelasting betaalbaar op die hieronder genoemde eiendomme tesame met rente daarop bereken teen sewe (7) persent en alle ander uitgawe aangegaan in verband met die procedure soos neergelê in artikel 29 bis van die Plaaslike-Bestuur-Belastingordonnansie, 1933, soos gewysig, voor of op 2 Oktober 1959, by die kantoor van die Stadsklerk, Louis Trichardt, vereffen is, sal genoemde eiendomme per openbare veiling verkoop word by die Stadsaal, Louis Trichardt op Saterdag, 3 Oktober 1959, om 10 v.m.

B. J. CRONJE,
Stadsklerk.

Louis Trichardt.

1ste September 1959.

Erf No.	Geleë.	Geregistreerde Eienaar.
809	Hoek van Douthwait- en Vorsterstraat.....	S. J. Brakhuisen.
911	Cronjestraat.....	C. J. P. Venter.
952	Kockstraat.....	C. J. C. du Plessis.
1224	Groblerstraat.....	H. J. Visser.
1226	Groblerstraat.....	W. N. en G. L. Visser.
1228	Groblerstraat.....	W. N. en G. L. Visser.
1230	Groblerstraat.....	J. H. Kotze.

MUNICIPALITY OF LOUIS TRICHARDT.

NOTICE.

To the registered owners of the following properties, as listed below, and situated in the Township of Louis Trichardt.

Take notice that unless the rates payable on the undermentioned properties together with interest thereon at the rate of seven (7) per cent and all expenses incurred in connection with the proceedings laid down in section 29 bis of the Local Authorities Rating Ordinance, 1933, are paid at the offices of the Town Clerk of Louis Trichardt on or before the 2nd October, 1959, the said properties will be sold by public auction at the Town Hall, Louis Trichardt on Saturday 3rd October, 1959 at 10 a.m.

B. J. CRONJE,
Town Clerk.

Louis Trichardt.

1st September 1959.

Erf No.	Situation.	Registered Owner.
809	Cor. of Douthwait and Vorster Streets.....	S. J. Brakhuisen.
911	Cronje Street.....	C. J. P. Venter.
952	Kock Street.....	C. J. C. du Plessis.
1224	Grobler Street.....	H. J. Visser.
1226	Grobler Street.....	W. N. and G. L. Visser.
1228	Grobler Street.....	W. N. and G. L. Visser.
1230	Grobler Street.....	J. H. Kotze.

635—16-23-30

STADSRAAD VAN CAROLINA.

SPESIALE BELASTING: RANDSTENE EN AFLEIVORE.

Die volgende Spesiale Belasting word hiermee deur die Stadsraad van Carolina, ingevolge Artikel 96 van die Plaaslike Bestuur Belasting Ordonnansie, No. 20 van 1933, soos gewysig, opgelê op die terreinwaarde van ondernemende erwe, ten opsigte van Randstene en afleivore teenoor gemelde erwe:—

Erwe Nos.	Belasting per £1 van terreinwaarde. (pennies.)	Erwe Nos.	Belasting per £1 van terreinwaarde. (pennies.)
280, 281, 284, 285.....	90	388, 389, 390, 398.....	25·71
245.....	72	161, 321, 356, 387.....	24
200, 201, 240, 241, 244.....	65·45	355.....	22·05
160.....	36	320, 357.....	21·18
391, 394.....	32·73	354.....	16·36
392, 393, 397.....	30	157.....	13·84
395, 396.....	27·7	158, 159.....	12·86

Een-derde (1/3) van bovenmelde belasting is op elk van die volgende datums verskuldig en betaalbaar:—

30 Junie 1960; 30 Junie 1961; 30 Junie 1962.

In geval enige van hierdie erwe oorgedra word voordat die volle bedrag van Spesiale Belasting betaal is, moet die saldo ten opsigte van sodanige Spesiale Belasting betaal word voor oorplasing.

P. W. DE BRUIN,
Stadsklerk.

Munisipale Kantore,
Carolina.

3 Augustus 1959.

TOWN COUNCIL OF CAROLINA.

SPECIAL RATES: KERBING AND GUTTERING.

In terms of Section 23 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, the following Special Rates are hereby imposed by the Town Council of Carolina upon the site value of the undermentioned erven, in respect of kerbing and guttering of streets opposite the erven mentioned:—

Erven Nos.	Rate per £1 of Site Value. (pence.)	Erven Nos.	Rate per £1 of Site Value. (pence.)
280, 281, 284, 285.....	90	388, 389, 390, 398.....	25·71
245.....	72	161, 321, 356, 387.....	24
200, 201, 240, 241, 244.....	65·45	355.....	22·05
160.....	36	320, 357.....	21·18
391, 394.....	32·73	354.....	16·36
392, 393, 397.....	30	157.....	13·84
395, 396.....	27·7	158, 159.....	12·86

The above Special Rates shall become due and payable as to one-third (1/3) thereof on each of the following dates:—

30th June, 1960; 30th June, 1961; 30th June, 1962.

In the event of any of the stands affected being transferred before the full amount of the Special Rate has been paid the outstanding balance in respect of such Special Rate shall be paid prior to transfer.

P. W. DE BRUIN,
Town Clerk.

Municipal Offices,
Carolina.

3rd August, 1959.

632—16

MUNISIPALITEIT ROODEPOORT-MARAISBURG.

ALGEMENE WAARDERINGSLYS,
1959/1962.

Kennisgewing geskied, ingevolge Artikel 12, Ordonnansie, No. 20/1933, dat die Waarderingslys vir 1959/62 van alle belasbare eiendomme binne die Munisipaliteit van Roodepoort-Maraisburg by die Municipale Kantore, Roodepoort, vir publieke insae lê.

Vir 30 dae hierna kan alle belanghebbende persone skriftelike besware by die Stadsklerk op die voorgeskrewe vorms (verkrybaar van die Stadsklerk) indien teen die waardering in die Waarderingslys van belasbare eiendomme of teen die weglatting uit die lys van eiendomme wat na bewering belasbaar is en in besit van die beswaarmaker of ander persone is of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Niemand het die reg om besware voor die Waarderingshof te lê nie tensy hy 'n kennisgewing van beswaar soos voormeld ingedien het.

J. J. SADIE,
Stadsklerk.

Munisipale Kantore,
Roodepoort, 16 September 1959.
(M.K. No. 69/1959.)

MUNICIPALITY OF ROODEPOORT-MARAISBURG.

GENERAL VALUATION ROLL,
1959/1962.

Notice is given, in terms of Section 12 of Ordinance No. 20/1933, that the Valuation Roll for 1959/62 of all rateable property within the Municipality of Roodepoort-Maraisburg lies at the Municipal Offices, Roodepoort, for public inspection.

For 30 days hereafter all persons interested may lodge objections with the Town Clerk, in writing, on the prescribed forms (obtainable from the Town Clerk) against the valuation in the Valuation Roll of any rateable property or in respect of the omission therefrom of property alleged to be rateable and whether held by the person objecting or by others or in respect of any other error, omission or misdescription.

No person is entitled to urge objections before the Valuation Court unless he shall have lodged a notice of objection as aforesaid.

J. J. SADIE,
Town Clerk.

Municipal Offices,
Roodepoort, 16th September, 1959.
(M.N. No. 69/1959.) 641—16

SOEKMEKAAR GESONDHEIDS-KOMITEE.

EIENDOMSBELASTING.

Kennisgewing geskied hiermee dat die Gesondheidskomitee van Soekmekaar die volgende belastings op alle belasbare eiendom, binne die gebied van die Gesondheidskomitee, soos aangeteken in die Waarderingslys gehef is deur die Gesondheidskomitee ten opsigte van die boekjaar eindigende 30 Junie 1960, ooreenkomstig die Plaaslike-Bestuur-Belastingordonnansie van 1933:

- (a) 'n Oorspronklike belasting van een pennie (1d.) in die pond (£1) op die grondwaarde van die eiendom.
- (b) 'n Addisionele belasting van ses pennies (6d.) in die pond (£1) op die grondwaarde van die eiendom.

Bogenoemde belasting is betaalbaar vanaf 1 Julie 1959 tot 31 Oktober 1959 sonder rente. Daarna sal daar 'n rente van sewe persent (7%) per jaar gehef word.

E. ENGELBRECHT,
Sekretariesse.

HEALTH COMMITTEE OF SOEKMEKAAR.

ASSESSMENT RATES.

Notice is hereby given that the Soekmekaar Health Committee has, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, imposed the following rates for the year ending 30th June, 1960, on all rateable property within the committee's area:

- (a) One penny (1d.) in the pound (£1) original rate on site values.
- (b) Six pennies (6d.) in the pound (£1) additional rate on site values.

The said rates are due and payable the 1st July, 1959, but payments will be allowed to the 31st October, 1959, without interest. Thereafter interest at the rate of seven per cent (7%) per annum will be payable on all arrear rates.

E. ENGELBRECHT,
Secretary.

637—16

DORPSRAAD VAN RODEON.

EIENDOMSBELASTING, 1959/1960.

Kennisgewing geskied hiermee dat die Dorpsraad van Rodeon, kragtens die bepalings van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, die volgende belastings op die waardes volgens die Waarderingslys van belasbare eiendom, binne die Municipale gebied gehef het vir die finansiële jaar 1 Julie 1959 tot 30 Junie 1960, naamlik—

- (a) 'n oorspronklike belasting van een pennie (1d.) in die pond (£1) op die liggingswaarde van grond;
- (b) 'n addisionele belasting van ses pennies (6d.) in die pond (£1) op die liggingswaarde van grond;
- (c) 'n belasting van "twee pennies (2d.) in die pond (£1) op die waarde van verbeterings.

Een helfte van die bedrag van bovenoemde belastings is verskuldig en betaalbaar op 30 November 1959, en die ander helfte op 30 April 1960.

Rente teen 7 persent (7%) per jaar sal op alle agterstallige belastings betaalbaar wees, en geregteleke stappe kan sonder meer teen enige wanbetaler gedoen word.

J. C. BUYS,
Stadsklerk.

Posbus 1,
Swartruggens, 29 Augustus 1959.

VILLAGE COUNCIL OF RODEON.

ASSESSMENT RATE, 1959/1960.

Notice is hereby given that the following rates on the value of all rateable property within the Municipal area, as appearing in the Valuation Roll, have been imposed by the Village Council of Rodeon, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, for the financial year 1st July, 1959, to 30th June, 1960, viz.—

- (a) an original rate of one penny (1d.) in the pound (£1) on the site value of land;
- (b) an additional rate of six pennies (6d.) in the pound (£1) on the site value of land;
- (c) a rate of two pennies (2d.) in the pound (£1) on the value of improvements.

The above rates will become due and payable as to one half of the amount on the 30th November, 1959, and as to the remaining half on the 30th April, 1960.

Interest at the rate of 7 per cent (7%) per annum will be payable on all rates in arrear, and summary legal proceedings may be taken against any defaulters.

J. C. BUYS,
Town Clerk.

P.O. Box 1,
Swartruggens, 29th August, 1959.

638—16

MUNISIPALITEIT VAN DELMAS.

WYSIGING VAN VERORDENINGE.

KENNISGEWING No. 21/1959.

Ooreenkomsdig die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, geskied kennisgewing hiermee dat die Raad van voorname is om die volgende Verordeninge te wysig:

(i) Publieke Gesondheidsverordeninge.

Die voorgestelde wysigings is vir insae beskikbaar in die kantoor van die ondergetekende en enige besware moet skriftelik by die ondergetekende ingedien word binne een-en-twintig (21) dae vanaf datum van publikasie hiervan.

J. S. JOUBERT,
Stadsklerk.
Munisipale Kantore,
Delmas, 20 Augustus 1959.

MUNICIPALITY OF DELMAS.

AMENDMENT OF BY-LAWS.

NOTICE No. 21/1959.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council to amend the following By-laws:

(i) Public Health By-laws.

The proposed amendments are available for inspection at the office of the undersigned and any objections must be lodged, in writing, with the undersigned within twenty-one (21) days from the date of publication hereof.

J. S. JOUBERT,
Town Clerk.
Municipal Offices,
Delmas, 20th August, 1959. 633—16

STADSRAAD VAN SPRINGS.

WYSIGING IN VERORDENINGE.

Kennisgewing geskied hiermee kragtens Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Springs voorname is om sy Dreinings- en Loodgietersverordeninge wat afgekondig is kragtens Administrateurskennisgewing No. 571 van 31 Oktober 1934, soos gewysig, te wysig om voorsering te maak vir 'n tarief om die bykomende rioleringe ten opsigte van inryateurs te dek.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van een-en-twintig dae vanaf die datum hiervan gedurende kantoorure in die kantoor van die ondergetekende ter insae lê.

J. BURRUS,
Stadsklerk.
Stadhuis,
Springs, 4 September 1959.
(No. 93.)

TOWN COUNCIL OF SPRINGS.

BY-LAW AMENDMENT.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Springs proposes to amend its Drainage and Plumbers By-laws promulgated under Administrator's Notice No. 571, dated the 31st October, 1934, as amended, to provide for a tariff to cover additional sewer fees in respect of drive-in cinemas.

Copies of the proposed amendment will be open for inspection for a period of twenty-one days from date hereof during office hours, at the office of the undersigned.

J. BURRUS,
Town Clerk.
Town Hall,
Springs, 4th September, 1959.
(No. 93.) 639—16

MUNISIPALITEIT KOSTER.

KENNISGEWING No. 16/59.

SKENKINGS VAN GROND.

Kennisgewing geskied hiermee ooreenkomsdig die bepalinge van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat, onderhewig aan die goedkeuring van die Administrator, die Raad van voorneme is—

- (a) om 'n gedeelte van die dorpsgronde, groot ongeveer 5 morgé, te skenk aan die Proviniale Administrasie vir die oprigting van 'n permanente padkamp.
- (b) om 'n gedeelte van die dorpsgronde, groot ongeveer 5 morgé, te skenk aan die Proviniale Administrasie vir die oprigting van 'n hospitaal.

Die voorwaarde van skenking en 'n sketsplan wat die onderhavige gedeeltes aantoon, lê ter insae by die Kantoer van die Stadsklerk gedurende die gewone kantoorure.

Skriftelike besware teen die voorneme van die Raad moet by die ondergetekende ingediend word nie later as 4 nm., op Dinsdag, 22 September 1959 nie.

P. W. VAN DER WALT,
Stadsklerk.

Koster, 21 Augustus 1959.

MUNICIPALITY OF KOSTER.

NOTICE No. 16/59.

GRANTS OF LAND.

Notice is hereby given, in terms of Section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Council, subject to the approval of the Administrator—

- (a) to grant a portion of the Town Lands, in extent approximately 5 morgé to the Provincial Administration for the erection of a permanent Road Camp.
- (b) to grant a portion of the Town Lands, in extent approximately 5 morgé to the Provincial Administration for the erection of a hospital.

The conditions of the grants and a sketchplan of the portions in question may be inspected at the Office of the Town Clerk, during the ordinary office hours.

Objections against the intention of the Council, must be lodged, in writing, with the undersigned by not later than 4 p.m., on Tuesday, 22nd September, 1959.

P. W. VAN DER WALT,
Town Clerk.

Koster, 21st August, 1959. 598-2-9-16

DIE JOHANNESBURGSE DORPS-AANLEGSKEMA.

Bou van kerk en kerksaal op Standplase Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463, 464 Rose-, Gwen-, Antoinette en Princess-straat, voorstad Claremont.

Ons, die ondergetekendes gee hierby ooreenkomsdig klousule 18 van bogenoemde skema, kennis dat ons voornemens is om by die Stadsraad van Johannesburg vergunning te vra om 'n kerk en kerksaal op Standplase Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463, 464 Rose-, Gwen-, Antoinette en Princess-straat, voorstad Claremont, op te rig. Plaanne i.v.m. hierdie aansoek lê gedurende gewone kantoorure in Anzacweg 84, Newlands, Johannesburg, ter insae, en besonderhede kan ook daar verkry word.

Enigemand wat beswaar daarteen wil opper dat hierdie aansoek toegestaan word, moet sy beswaar, en die redes daarvoor, uiters op 23 September 1959 skriftelik by die Stadsklerk, Johannesburg, en by die ondergetekendes indien.

Naam en adres van applikante Ned. Geref. Kerk, Gemeente Claremont, Anzacweg, 84, Newlands, Johannesburg.

JOHANNESBURG TOWN-PLANNING SCHEME.

Erection of church and church hall on Stands Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463, 464 Rose-, Gwen-, Antoinette and Princess Streets, Claremont Township.

In terms of Clause 18 of the above scheme, notice is hereby given that we, the undersigned, intend to apply to the City Council of Johannesburg for permission to establish a place of worship on Stands Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463, 464 Rose-, Gwen-, Antoinette and Princess Streets, Claremont Township. Plans may be inspected or particulars of this application may be obtained during normal office hours at 84 Anzac Road, Newlands, Johannesburg.

Any person having any objection to the approval of this application must lodge such objection, together with the grounds thereof, with the Town Clerk, Johannesburg, and the undersigned, in writing, not later than 23rd September, 1959.

Name and address of applicants Ned. Geref. Kerk, Gemeente Claremont, 84 Anzac Road, Newlands, Johannesburg.

608-9-16

GESONDHEIDSKOMITEE VAN MARBLE HALL.

UITBREIDING VAN MAGTE.—HEFFING VAN WATERFOOIE.

Kennisgewing geskied hiermee ingevolge Artikel 81 (1) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat die Gesondheidskomitee van Marble Hall water aan die plakkerkamp buite die grense van sy reggebied lever vanaf 1 Julie 1959 en waarvoor vyf sjellings (5s.) per maand geheft word van elke getroude Naturel woonagtig in hierdie plakkerkamp.

A. W. MOSTERT,
Sekretaris.

Gesondheidskomitee Kantore,
Marble Hall, 8 September 1959.

HEALTH COMMITTEE OF MARBLE HALL.

EXTENSION OF AUTHORITY.—LEVY OF WATER FEES.

Notice is hereby given, in terms of Section 81 (1) of the Local Government Ordinance, No. 17 of 1939, that the Marble Hall Health Committee is supplying water to the pasteur camp outside the boundaries of their jurisdiction as from the 1st July, 1959, and that five shillings (5s.) per month is charged per every married Native residing in the pasteur camp.

A. W. MOSTERT,
Secretary.

Health Committee Offices,
Marble Hall, 8th September, 1959.

636-16

DORPSRAAD VAN DELMAS.

KENNISGEWING No. 20/1959.

EIENDOMSBELASTING.

Kennis word hiermee gegee, ingevolge die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Dorpsraad van Delmas die volgende belasting vir jaar 1 Julie 1959 tot 30 Junie 1960, geheft het op die waarde van belasbare eiendomme binne die Municipaliteit Delmas volgens die Waarderingslys:

- (a) 'n Oorspronklike belasting van een pennie (1d.) in die pond (£1) op die liggingswaarde van grond.
- (b) 'n Addisionele belasting van agt pennies (8d.) in die pond (£1) op die liggingswaarde van grond.

Bogenoemde belasting sal verval en betaalbaar wees in gelyke paaiemente op 31 Oktober 1959 en 31 Maart 1960.

In enige geval waar die belastings hierby opgelê nie op datum betaal is nie, word rente teen (7%) sewe persent per jaar in rekening gebring en wetlike stappe kan sonder enige kennisgewing of vordering teen wanbetalers geneem word.

J. S. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Delmas, 8 Augustus 1959.

VILLAGE COUNCIL OF DELMAS.

NOTICE No. 20/1959.

ASSESSMENT RATES.

Notice is hereby given, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Village Council of Delmas has imposed the following rates for the year 1st July, 1959, to 30th June, 1960, on the value of all rateable property within the Municipality of Delmas as appearing in the Valuation Roll:

- (a) An original rate of one penny (1d.) in the pound (£1) on the site value of land.
- (b) An additional rate of eightpence (8d.) in the pound (£1) on the site value of land.

The above rates will become due and payable in equal instalments on the 31st October, 1959, and the 31st March, 1960.

In any case where the rates hereby imposed are not paid on the due date, interest will be charged at the rate of seven per cent (7%) per annum and summary legal proceedings may be taken against any defaulters.

J. S. JOUBERT,
Town Clerk.

Municipal Offices,
Delmas, 8th August, 1959. 634-16

STAD GERMISTON.

AANNEMING VAN VERORDENINGE INSAKE REGULERING VAN DIE GEBRUIK VAN HINGSTE WAT AAN DIE RAAD BEHOORT.

Hiermee word, ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, kennis gegee dat die Stadsraad van Germiston voornemens is om sekere verordeninge aan te neem vir die regulering van die gebruik van hingste wat aan die Raad behoort.

Die voorgestelde verordeninge lê vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan, op kantoor van die ondergetekende, ter insae.

H. S. MILLER,
Stadsklerk.

Stadskantore,
Germiston, 3 September 1959.
(No. 155/59.)

CITY COUNCIL OF GERMISTON.

ADOPTION OF BY-LAWS FOR REGULATING THE USE OF STALLIONS BELONGING TO THE COUNCIL.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Germiston proposes to adopt certain By-laws for regulating the use of stallions belonging to the Council.

The proposed By-laws may be inspected at the office of the undersigned within a period of twenty-one days from the date of publication hereof.

H. S. MILLER,
Town Clerk.

Municipal Offices,
Germiston, 3rd September, 1959.
(No. 155/59.) 631-16

GESONDHEIDSKOMITEE VAN MAKWASSIE.

WYSIGING VAN VERORDENINGE.

Kennis word hiermee gegee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Komitee van voorneme is om die onderstaande Verordeninge te wysig:

- (i) Regulasies vir die Licensiering van Voertuie en Fietse—Tarief.
- (ii) Regulasies vir die gebruik van Slagpale—Tarief.
- (iii) Honde- en hondelisensieregulasies—Tarief.
- (iv) Regulasies op die Lewering en gebruik van Elektriesiteitkrag—Ten einde die Regulasies afgekondig by Administrateurskennisgewing No. 25 van 21 Januarie 1931 te herroep en nuwe Regulasies aan te neem.

Afskrifte van die voorgestelde wysigings is ter insae in die kantoor van die ondertekende gedurende gewone kantoorture, vir 'n tydperk van een en twintig dae vanaf die datum van publikasie hiervan.

C. P. BEZUIDENHOUT,
Skretaris.

Kantoor van die Gesondheidskomitee,
Makwassie, 9 September 1959.

HEALTH COMMITTEE OF MAKWASSIE.

AMENDMENT OF BY-LAWS.

Notice is hereby given, in accordance with the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Committee proposes to amend the undermentioned By-laws:

- (i) Regulations for the Licensing of Vehicles and Bicycles—Tariff.
- (ii) Regulations for the use of Abattoir—Tariff.
- (iii) Dog and Dog Licensing Regulations—Tariff.
- (iv) Regulations Governing the Supply and Use of Electric Energy—To revoke the Regulations, published by Administrators. Notice No. 25 of 21st January, 1931, and to accept new regulations.

Copies of the proposed By-laws will be open for inspection during usual office hours at the office of the undersigned for a period of twenty-one days from date of publication hereof.

C. P. BEZUIDENHOUT,
Secretary.

Office of the Health Committee,
Makwassie, 9th September, 1959.

626—16

DORPSRAAD VAN DULLSTROOM.

VERKIESING VAN RAADSLEDE.

Kragtens Artikel 126 van die Ordonnansie No. 4 van 1927 word hierby kennis gegee dat 'n Vergadering van ingeskreve kiesers van die Dorpsraad van Dullstroom gehou sal word in die Kantoor van die Stadsklerk op Dinsdag, 13 Oktober 1959 tussen die ure 11 v.m. en 12 nm. vir die benoeming en verkiesing van twee Raadslede om vakatures te vul wat veroorsaak word deur die aftree van Raadslede E. A. Venter en P. J. S. Janson, wie se ampstry dan verstreke is.

Indien daar nie meer as twee persone benoem word nie, sal die so benoemde persone behoorlik verkose verklaar word.

Indien meer as twee persone benoem word sal daar 'n verkiesing van ingeskreve kiesers gehou word op Woensdag die 28ste Oktober 1959, in die Stadsaal tussen die ure 8 v.m. en 12 nm. ten einde oor die verkiesing te beslis.

C. C. LE ROUX,
Stadsklerk.

Dullstroom Dorpsraad,
5 September 1959.

VILLAGE COUNCIL OF DULLSTROOM.

ELECTION OF COUNCILLORS.

In terms of Section 126 of Ordinance No. 4/1927, notice is hereby given that a Meeting of the Enrolled Voters of Dullstroom Village Council will be held in the Town Clerk's Office, Dullstroom, from 11 a.m. to 12 noon on Tuesday, 13th October, 1959, for the purpose of nominating and electing two Councillors to fill the vacancies caused by the retirement of Councillors E. A. Venter and P. J. S. Janson owing to the expiry of their period of office.

If the number of persons nominated be not more than two, then the persons so nominated will be declared duly elected.

If the number of persons nominated be more than two, a poll of enrolled voters will be taken on Wednesday, 28th October, 1959, between the hours of 8 a.m. and 12 noon in the Town Hall, Dullstroom, in order to determine the election.

C. C. LE ROUX,
Town Clerk.

Dullstroom Village Council,
5th September, 1959. 630—16

MUNISIPALITEIT NYLSTROOM.

TUSSENTYDSE WAARDERINGSLYS,
1959/1960.

Kennisgewing geskied hiermee dat bovenoemde lys van belasbare eiendomme binne die Municipale gebied nou voltooi en gesertifiseer is ooreenkomsdig Artikel 14 van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, en dat dit vastgestel en bindend sal wees op alle betrokke persone wat nie voor of op Vrydag, die 9de Oktober 1959 teen die beslissing van die Hof in terme van die bepalings van genoemde Ordonnansie appelleer nie.

J. DE W. JOUBERT,
Klerk van die Hof.

Municipale Kantore,
Nylstroom, 31 Augustus 1959.

MUNICIPALITY OF NYLSTROOM.

INTERIM VALUATION ROLL,
1959/1960.

Notice is hereby given that the above Valuation Roll of rateable properties within the Municipal Area has been completed and certified in accordance with Section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, and that same will become fixed and binding upon all parties concerned, who shall not on or before Friday, the 9th of October, 1959, appeal against the decision of the Court in the manner provided in the said Ordinance.

J. DE W. JOUBERT,
Clerk of the Court.

Municipal Offices,
Nylstroom, 31st August, 1959. 617—9-16

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING VAN ERF NO. 1196, WELFARE-PARK-UITBREIDING NO. 1, EN OORDRAG DAARVAN AAN DIE NEDERDUITSE GEREFORMEerde KERK VAN TRANSVAAL.

Hierby word ooreenkomsdig die bepalings van Artikel 67 (3), gelees met Artikel 68 en Artikel 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Raad voornemers is om, indien die Administrateur dit goedkeur, bogenoemde eiendom permanent as openbare park te sluit en dit dan op sekere voorwaardes aan die Nederduitse Gereformeerde Kerk van Transvaal, Gemeente Suid-Rand, vir godsdiensoeleindes oor te dra.

'n Plan waarop die grond wat dit die voorneme is om te sluit, aangetoon word, le gedurende gewone kantoorure in Kamer No 101, Stadhuis, ter insae.

Enigiemand wat beswaar teen die voorgestelde sluiting en skenking wil opper, of wat moontlik skadevergoeding sal wil eis indien die park gesluit word, moet sy beswaar of eis uiter op 9 November 1959 skriftelik by die Stadsklerk, Johannesburg, indien.

BRIAN PORTER.
Stadsklerk.

Stadhuis,
Johannesburg, 9 September 1959.

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING OF LOT NO. 1196, WELFARE PARK EXTENSION NO. 1 AND DONATION TO DIE NEDERDUITSE GEREFORMEerde KERK VAN TRANSVAAL.

Notice is hereby given in accordance with the provisions of Section 67 (3) read with Section 68 and Section 79 (18) (b) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council, subject to the consent of the Honourable the Administrator, to close the above lot permanently as a public park and thereafter to transfer it to Die Nederduitse Gereformeerde Kerk van Transvaal, Gemeente Suid-Rand, for religious purposes, subject to certain conditions.

A plan showing the land which it is proposed to close may be inspected during ordinary office hours at Room No. 101, Municipal Offices.

Any person who has any objection to such closing and donation 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 not later than the 9th November, 1959.

BRIAN PORTER,
Town Clerk.

Municipal Offices,
Johannesburg, 9th September, 1959.

610—9-16-23

GESONDHEIDSKOMITEE VAN GRASKOP.

TUSSENTYDSE WAARDERINGSLYS,
1959/1960.

Kennis word hiermee gegee, kragtens Artikel 14 van Ordonnansie No. 20 van 1933, dat die bogenoemde Waarderingslys voltooi en gesertifiseer is.

Die genoemde lys sal bindend wees op alle betrokke persone wat nie appèl aanteken nie teen die beslissing van die Hof, kragtens Artikel 15 van die genoemde Ordonnansie voor of op 1 Oktober 1959.

BARNIE J. VAN DER WALT,
Skretaris.

Graskop, 1 September 1959.

HEALTH COMMITTEE OF GRASKOP.

INTERIM VALUATION ROLL,
1959/1960.

Notice is hereby given, in terms of Section 14 of Ordinance No. 20 of 1933, that the above Roll has been certified and that it will become fixed and binding upon all persons concerned, who have not appealed against the decision of the Valuation Court, in terms of Section 15 of the said Ordinance on or before 1st October, 1959.

BARNIE J. VAN DER WALT,
Secretary.

Graskop, 1st September 1959. 628—16

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

KENNISGEWING AANGAANDE EIENDOMSBELASTING EN ERFBELASTING.

Kennis word hierby gegee dat die Raad die Erf- en Eiendomsbelasting, soos hieronder uiteengesit, vir die boekjaar eindigende op 30 Junie 1960, gehef het:

(a) Erfbelasting ingevolge Wet Nr. 4 van 1899, soos gewysig, in die dorpsgebied van Alexandra.

(b) Eiendomsbelasting ingevolge die Plaaslike-Bestuur-Belastingordonnansie 1933, soos gewysig, teen die tariewe aangetoon op die meegaande skedule op terreinwaardes van belasbare grond soos dit in die waardasiels ten opsigte van Dorpe, Landbouhoeves en Plaasgedeeltes gemeld in die meegaande skedule voorkom, maar met uitsluiting van enige grond wat aan ander Plaaslike Besture behoort, behalwe in die dorp Despatch.

Die belasting op Landbouhoeves en sekere ander grond, soos bepaal in artikel 19 van genoemde Ordonnansie, is gebaseer op slegs een kwart van die terreinwaarde van sodanige grond.

Die Landbouhoeves soos in die bylae hieronder uiteengesit, sluit vir die doel hiervan alle grond in wat in die oorspronklike aanlegging van genoemde Hoeves, waarvoor 'n sertifikaat uitgereik is ooreenkomsdig artikel 1 van die Landbouhoeven (Tvl.) Registratie Wet 1919, ingesluit was, algeens daarvan of die sertifikaat gekanselleer is ten opsigte van enige gedeelte van sodanige grond en nieteenstaande enige daaropvolgende verandering in die beskrywing daarvan, tensy 'n dorp op so 'n gedeelte gestig is ooreenkomsdig die Dorpe- en Dorpsaanlegordonnansie Nr. 11 van 1931, soos gewysig, of tensy dit gelyktydig met uitsnyding gekonsolideer is met 'n ander grondgedeelte waarop geen belasting gehef is nie.

Die belasting gehef sal verskuldig en betaalbaar wees op 31 Oktober 1959, maar belastingbetalaars sal toegelaat word om die belasting in twee gelyke paaiemente te betaal, die eerste op 31 Oktober 1959 en die laaste op 30 April 1960.

Geregeltlike stappe sal ingestel word teen wanbetalaars, en rente teen 'n koers van 7 persent per jaar mag bereken word op belastings uitstaande na die vervaldatum.

BELANGRIK.

Alle grondelenaars wat hierby belang het en op 31 Oktober 1959 nog nie 'n rekening vir eiendomsbelasting ontvang het nie, word versoek om so gou moontlik na genoemde datum met die ondergetekende in verbinding te trek en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gestuur kan word.

Belastings op enige grond is wettiglik verskuldig en verhaalbaar nieteenstaande dat die eienaar miskien nie 'n rekening ontvang het nie.

H. B. PHILLIPS,

Sekretaris/Tesourier.

Bosmanstraat 320,
Posbus 1775,
Pretoria.
Kennisgewing Nr. 156/1959.

SKEDULE.

DORPSGEBIED.	Oorspronklike belasting op terreinwaardes van grond, per £1.	Addisionele belasting op terreinwaardes van grond, per £1.	Totale belasting op terreinwaardes van grond, per £1.
Acroton.....	1d.	2d.	3d.
Alan Manor.....	1d.	2d.	3d.
Athol en Uitbreiding Nos. 1, 3, 4, 5, 9 en 11.....	1d.	1½d.	2½d.
Balmoral Estates.....	1d.	3d.	4d.
Balmoral Extension.....	1d.	3d.	4d.
Berario.....	1d.	3d.	4d.
Blackheath en Uitbreiding No. 1.....	1d.	3d.	4d.
Brooklyn (slegs Standplose Nos. 706 tot 722).....	1d.	3½d.	4½d.
Bryanston en Uitbreiding No. 1.....	1d.	2½d.	3½d.
Buccleuch.....	1d.	4d.	5d.
Chisichurston.....	1d.	2d.	3d.
Clubview en Uitbreiding No. 1.....	1d.	5d.	6½d.
Cramerview.....	1d.	2½d.	3½d.
De Beers.....	1d.	2d.	3d.
De Deur Estates, Ltd.....	1d.	3d.	4d.
Dennehof.....	1d.	1½d.	2½d.
Despatch.....	1d.	11d.	12d.
Dunhill.....	1d.	2d.	3d.
Dunkeld West Uitbreiding Nos. 1, 2, 3, 4 en 5.....	1d.	1½d.	2½d.
Dunsevern.....	1d.	5d.	6d.
East Lynne en Uitbreiding No. 1.....	1d.	8d.	9d.
Eastwood.....	1d.	Nul.	1d.
Edenburg (Rivonia).....	1d.	2d.	3d.
Eersterust.....	1d.	4d.	5d.
Eldoraigne.....	1d.	4d.	5d.
Eloff.....	1d.	6d.	7d.
Elton Hill Uitbreiding No. 5.....	1d.	1½d.	2½d.
Ennerdale.....	1d.	2d.	3d.
Ennerdale-Noord.....	1d.	2d.	3d.
Ennerdale-Suid en Uitbreiding No. 1.....	1d.	2d.	3d.
Erasmia.....	1d.	2d.	3d.
Essexwold.....	1d.	2d.	3d.
Fairland.....	1d.	5d.	6d.
Fairmount Uitbreiding No. 2.....	1d.	2d.	3d.
Finetown.....	1d.	2d.	3d.
Glenhazel.....	1d.	2½d.	3½d.
Glenhazel Uitbreiding Nos. 2, 3 en 4.....	1d.	3d.	4d.
Glen Lauriston.....	1d.	4d.	5d.
Glenstan.....	1d.	4d.	5d.
Grasmere.....	1d.	2d.	3d.
Halfway House.....	1d.	6d.	7d.
Hazelwood.....	1d.	6d.	7d.
Henley-on-Klip.....	1d.	5d.	6d.
Highbury en Uitbreiding No. 1.....	1d.	4d.	5d.
Highlands (The).....	1d.	3d.	2d.
Hopefield.....	1d.	2d.	3d.
Hurlingham.....	1d.	1d.	2d.
Hyde Park en Uitbreiding Nos. 1, 2, 4, 5, 6, 7, 8, 9, 14, 15 en 17.....	1d.	1½d.	2½d.
Ilovo—Slegs Standplose Nos. 1 tot 16, 52 tot 67, 104, 105 en 155 tot 312.....	1d.	1d.	2d.
Ilovo Uitbreiding No. 2.....	1d.	1d.	2d.
Inanda.....	1d.	1d.	2d.
Irene en Uitbreiding No. 1.....	1d.	3½d.	4½d.

	Oorspronklike belasting op terreinwaardes van grond per £.	Addisionele belasting op terreinwaardes van grond per £.	Totale belasting op terreinwaardes van grond per £.
Kelvin.....	1d.	4d.	5d.
Kew en Uitbreiding No. 1.....	1d.	5d.	6d.
Kliprivier.....	1d.	6d.	7d.
Klipriviersoog Estate.....	1d.	5d.	6d.
Klipwater.....	1d.	3d.	4d.
Kloofzicht.....	1d.	5d.	6d.
Komatipoort.....	1d.	5d.	6d.
Kosmos.....	1d.	6d.	7d.
Lawley Estates.....	1d.	1d.	2d.
Lawley South.....	1d.	2d.	3d.
Lenasia.....	1d.	2½d.	3½d.
Linnmeyer en Uitbreiding No. 1.....	1d.	3d.	4d.
Lombary East.....	1d.	5d.	6d.
Lombardy West.....	1d.	3½d.	4½d.
Lyme Park.....	1d.	2½d.	3½d.
Lyndhurst.....	1d.	5d.	6d.
Lynnwood.....	1d.	2d.	3d.
Malelane.....	1d.	5d.	6d.
Marlboro.....	1d.	1d.	1½d.
Marlboro Uitbreiding No. 1.....	1d.	1d.	2d.
Maroelana.....	1d.	6d.	7d.
Menlo Park.....	1d.	3d.	4d.
Menlo Park Uitbreiding No. 1.....	1d.	½d.	1½d.
Meredale.....	1d.	6d.	7d.
Meyerspark—Standphase Nos. 1 tot 65 uitgesloten.....	1d.	4d.	5d.
Meyerton Farms.....	1d.	3d.	4d.
Mid-Ennerdale.....	1d.	2d.	3d.
Mondeor.....	1d.	3d.	4d.
Monument Park, Uitbreiding No. 1.....	1d.	5d.	6d.
Moregroed.....	1d.	6d.	7d.
Morningside.....	1d.	2d.	3d.
New Brighton.....	1d.	2½d.	3½d.
Newlands.....	1d.	2d.	3d.
Northcliff Uitbreiding Nos. 1, 2 en 4.....	1d.	3d.	4d.
Northernacres.....	1d.	1½d.	2½d.
Oakdene— (a) ten opsigte van elke standplaas kleine as een morg.....	1d.	5d.	6d.
(b) ten opsigte van elke standplaas van een morg en groter.....	1d.	3d.	4d.
Vir hierdie doel kom 'n standplaas tot stand sodra die onderverdelingsplan, waarvolgens dit geskep is, deur die Landmeter-generaal goedgekeur is.			
Ohenimuri.....	1d.	½d.	1½d.
Parkmore (Oostelike Pretoria Plaaslike Gebiedskomitee).....	1d.	2d.	3d.
Parkmore (Noordelike Johannesburg Plaaslike Gebiedskomitee).....	1d.	3½d.	4½d.
Protea.....	1d.	1½d.	2½d.
Queenswood en Uitbreiding No. 1.....	1d.	3½d.	4½d.
Racecourse.....	1d.	5d.	6d.
Rauumarais Park—Standphase Nos. 28 tot 73 uitgesloten.....	1d.	1d.	2d.
Rayton.....	1d.	6d.	7d.
Rembrandt Park.....	1d.	4d.	5d.
Risana.....	1d.	3d.	4d.
Riversdale.....	1d.	2d.	3d.
Riverside.....	1d.	7d.	8d.
Rodneath.....	1d.	3d.	4d.
Roossenekal.....	1d.	5d.	6d.
Rothdene.....	1d.	6d.	7d.
Sandhurst.....	1d.	1½d.	2½d.
Sandown en Uitbreiding No. 2.....	1d.	2d.	3d.
Schoemansville en Uitbreiding.....	1d.	5d.	6d.
Senderwood en Uitbreiding No. 1.....	1d.	2d.	3d.
Silvamonte en Uitbreiding No. 1.....	1d.	2d.	3d.
Simba.....	1d.	1d.	2d.
Sunnindale en Uitbreiding Nos. 1, 2 en 3.....	1d.	2d.	3d.
Valeriedene.....	1d.	2d.	3d.
Valhalla.....	1d.	6d.	7d.
Viewercrest.....	1d.	2d.	3d.
Waterkloof—Standphase Nos. 1069 tot 1138, 1411, 1142, Gedeelte B van Standplaas No. 2, Gedeelte B van Standplaas No. 3 en Gedeelte A van Standplaas No. 4, uitgesloten.....	1d.	3½d.	4½d.
Waterkloof Park.....	1d.	2d.	3d.
Waterkloof Ridge.....	1d.	3d.	4d.
Waterkloof Uitbreiding No. 1.....	1d.	3½d.	4½d.
Waverley.....	1d.	8d.	9d.
Wiera Valley en Uitbreiding No. 1.....	1d.	1½d.	2½d.
Witkop.....	1d.	6d.	7d.
Wynberg (Wijnberg).....	1d.	2½d.	3½d.
LANDBOUHOEWES.			
Althea.....	1d.	2d.	3d.
Barbeque.....	1d.	2d.	3d.
Benoni North.....	1d.	6d.	7d.
Benoni Small Farms.....	1d.	5d.	6d.
Blignautsrus.....	1d.	5d.	6d.
Bredell en Uitbreiding No. 1.....	1d.	6d.	7d.
Brentwood Park en Uitbreiding No. 1.....	1d.	5d.	6d.
Carlswald.....	1d.	3d.	4d.
Crowthorne.....	1d.	2d.	3d.
Crystal Gardens en Uitbreiding No. 1.....	1d.	2d.	3d.
Deltoidia.....	1d.	1d.	2d.
Drumblade.....	1d.	5d.	6d.
Eloff Small Holdings en Uitbreiding.....	1d.	5d.	6d.
Eloff Uitbreiding Nos. 2 en 3.....	1d.	5d.	6d.
Endicott.....	1d.	1d.	2d.
Erand en Uitbreiding No. 1.....	1d.	6d.	7d.
Gärdenvale.....	1d.	4d.	5d.

	Oorspronklike belasting op terreinwaardes van grond per £.	Addisionele belasting op terreinwaardes van grond per £.	Totale belasting op terreinwaardes van grond per £.
Garthdale.....	1d.	5d.	6d.
Garston.....	1d.	3d.	4d.
Gerhardsville en Uitbreiding No. 1.....	1d.	½d.	1½d.
Glen Austin en Uitbreiding Nos. 1 en 3.....	1d.	6d.	7d.
Glendayson.....	1d.	2d.	3d.
Golfview.....	1d.	6d.	7d.
Halfway House Estate.....	1d.	6d.	7d.
Hartzenbergfontein.....	1d.	6d.	7d.
Hiltonia.....	1d.	5d.	6d.
Homestead Apple Orchards Small Holdings (The).....	1d.	3d.	4d.
Hyde Park Agricultural Settlement.....	1d.	2d.	3d.
Kyalami.....	1d.	5d.	6d.
Linbro Park.....	1d.	3d.	4d.
Littlefillan.....	1d.	10d.	11d.
Lytton en Uitbreiding Nos. 1 en 2.....	1d.	6d.	7d.
Modderfontein.....	1d.	3d.	4d.
Monavoni.....	1d.	3d.	4d.
Monrick.....	1d.	6d.	7d.
Morningside en Uitbreiding No. 1.....	1d.	3d.	4d.
New Kentucky.....	1d.	6d.	7d.
Norton's Home Estate.....	1d.	5d.	6d.
Norton's Home Estate Uitbreiding No. 2.....	1d.	6d.	7d.
Oakmere.....	1d.	3d.	4d.
Ophir en Uitbreiding No. 1.....	1d.	3d.	4d.
Panorama Uitbreiding No. 1—			
(a) uitsluitende standplose wat vir nywerheids- en handelsdoeleindes gebruik word.....	1d.	3½d.	4½d.
(b) Standplose wat vir nywerheids- en handelsdoeleindes gebruik word.....	1d.	6d.	7d.
Pendale.....	1d.	5d.	6d.
Plooysville.....	1d.	1d.	2d.
Pomona Estates (The).....	1d.	6d.	7d.
Pumulani en Uitbreiding No. 1.....	1d.	½d.	1½d.
Raslwouw.....	1d.	1d.	2d.
Rietkol.....	1d.	6d.	7d.
Schoongezicht.....	1d.	3d.	4d.
Simario en Uitbreiding No. 1.....	1d.	6d.	7d.
Skulikrans.....	1d.	2d.	3d.
Springs en Uitbreiding No. 1.....	1d.	6d.	7d.
Strathavon.....	1d.	3d.	4d.
Struland en Uitbreiding No. 1.....	1d.	2d.	3d.
Sundale.....	1d.	6d.	7d.
Sunderland Ridge.....	1d.	5d.	6d.
Sundra en Uitbreiding No. 1.....	1d.	6d.	7d.
Unaville.....	1d.	3d.	4d.
Valley Farm.....	1d.	2d.	3d.
Valley Settlements Nos. 1, 2, 3 en 4.....	1d.	5d.	6d.
Van Wyksrust.....	1d.	6d.	7d.
Fischkuil en Uitbreiding No. 1.....	1d.	6d.	7d.
Wagterskop.....	1d.	6d.	7d.
Walkers Fruit Farms en Uitbreiding No. 1.....	1d.	5d.	6d.
Walkerville.....	1d.	5d.	6d.
Waterkloof.....	1d.	1d.	2d.
Waterpan.....	1d.	6d.	7d.
West Rand en Uitbreiding No. 1.....	1d.	6d.	7d.
Willaway.....	1d.	1d.	2d.
Willowbrae.....	1d.	2d.	3d.
Willowglen.....	1d.	2d.	3d.
Willow Park.....	1d.	2d.	3d.
Wolmaranspoort.....	1d.	1d.	2d.
PLAASGROND.			
Bergvallei No. 37 IR (Landdrostdistrik Kempton Park):—			
(a) Op die waardes van die groottes, soos tussen hakies aangedui van die ondergenoemde gedeeltes:			
Gedeelte 14/2/B/Plaas (5·3521 morg) (L.G. No. A.1396/46); Gedeelte 15/2/B/Plaas (5·1971 morg) (L.G. No. A.1397/46); Gedeelte 16/2/B/Plaas (5·1971 morg) (L.G. No. A.1398/46); Gedeelte 17/2/B/Plaas (5·1971 morg) (L.G. No. A.1399/46); R.G./2/B/Plaas (5·2376 morg) (L.G. No. A.5065/36); Gedeelte 18/12/3/B/Plaas (5·1971 morg) (L.G. No. A.1390/46); Gedeelte 19/12/3/B/Plaas (5·1971 morg) (L.G. No. A.1391/46); R.G./12/3/B/Plaas (5·2511 morg) (L.G. No. A.4034/42); Gedeelte 13/3/B/Plaas (6·7321 morg) (L.G. No. A.1406/43); R.G./3/B/Plaas (6·7321 morg) (L.G. No. A.5066/36); R.G./B/Plaas (26·3395 morg) (L.G. No. A.14/95).....	½d.	½d.	1d.
(b) Op daardie gedeeltes wat nie hierbo genoem is nie.....			
Derdepoort No. 326 JR (Landdrostdistrik Pretoria):—			
Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoeleindes gebruik word:			
R.G. van Gedeelte 171/15 van die suidoostelike gedeelte (3 morg) (L.G. No. A.924/48); Gedeelte 16 van die suidoostelike gedeelte (15,000 vk. vt.) (L.G. No. A.3000/50); Gedeelte 203/154/b/18 van die suidoostelike gedeelte (Die hele) (L.G. No. A.1371/50); R.G./15 van die suidoostelike gedeelte (15,000 vk. vt.) (L.G. No. A.2999/24); Gedeelte 1/b/3/A/B/A/W gedeelte (Die hele) (L.G. No. A.3082/36); Gedeelte 3/b/3/A/B/A/W gedeelte (Die hele) (L.G. No. A.3097/37); R.G./b/3/A/B/A/W gedeelte (Die hele) (L.G. No. A.2945/26); Gedeelte 98/B/A/W gedeelte (Die hele) (L.G. No. A.726/43); Gedeelte 205/A/D/A/W gedeelte (Die hele) (L.G. No. A.3795/51); Gedeelte 167/B/W gedeelte (Die hele) (L.G. No. A.7059/47); Gedeelte 57/W gedeelte (5 morg) (L.G. No. A.2861/40).....	1d.	3d.	4d.
Driefontein No. 41 IR (Landdrostdistrik Johannesburg):—			
Grootpan No. 7 IS (Landdrostdistrik Witbank):—			
(a) Op alle gedeeltes kleiner as een morg.....	½d.	Nul.	½d.
	1d.	5d.	6d.

	Oorspronklike belasting op terreinwaardes van grond per £.	Addisionele belasting op terreinwaardes van grond per £.	Totale belasting op terreinwaardes van grond per £.
(b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdieleindes of vir woondieleindes wat nie in verband met boerderybedrywigheid staan nie, gebruik word: Gedeelte A van gedeelte (Geheel) (L.G. No. A.219/08); Gedeelte C van gedeelte (20,000 vk. vt.) (L.G. No. A. 160/16); Gedeelte D van gedeelte (Geheel) (L.G. No. A.161/16); Gedeelte 1/E van gedeelte (Geheel) (L.G. No. A.750/21); R.G./E van gedeelte (60,000 vk. vt.) (L.G. No. A.939/16); Gedeelte F van gedeelte (30,000 vk. vt.) (L.G. No. A.553/22); Gedeelte G van gedeelte (Geheel) (L.G. No. A.2867/22); Gedeelte H van gedeelte (Geheel) (L.G. No. A.193/23); Gedeelte 2/K van gedeelte (Geheel) (L.G. No. A. 5013/36); Gedeelte 28 van gedeelte (20,000 vk. vt.) (L.G. No. A.5997/54).			
Hartebeespoort No. 482 JQ (Landdrosdistrik Brits):— Gedeelte 1 van Gedeelte L van die noordelike gedeelte.	1d.	5d.	6d.
Kameeldrift No. 298 JR (Landdrosdistrik Pretoria):— Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdieleindes gebruik word: Gedeelte 73/a/1/B (15,000 vk. vt.) (L.G. No. A.3043/42); Gedeelte 172/B (15,000 vk. vt.) (L.G. No. A.3107/44); Gedeelte 210/C (Die hele) (L.G. No. A.7471/46).	1d.	5d.	6d.
Kleinzuikerboschplaas No. 5 IS (Landdrosdistrik Witbank):— (a) Op alle gedeeltes kleiner as een morg. (b) Op die waarde van die grootte, soos tussen hakies aangedui van die ondergenoemde gedeelte wat vir handels- en/of nywerheidsdieleindes of vir woondieleindes wat nie in verband met boerderybedrywigheid staan nie, gebruik word: Gedeelte 1 van die plaas (110,000 vk. vt.) (L.G. No. A.2038/48).	1d.	3d.	4d.
Klipfontein No. 3 IS (Landdrosdistrik Witbank):— (a) Op alle gedeeltes kleiner as een morg. (b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdieleindes of vir woondieleindes wat nie in verband met boerderybedrywigheid staan nie, gebruik word: Gedeelte 2/B van die plaas (Geheel) (L.G. No. A.1525/21); Gedeelte 3/B van die plaas (Geheel) (L.G. No. A.1526/21); Gedeelte 4/B van die plaas (Geheel) (L.G. No. A.1527/21); Gedeelte 5/B van die plaas (Geheel) (L.G. No. A.1529/21); Gedeelte 7/B van die plaas (Geheel) (L.G. No. A.1530/21); Gedeelte 8/B van die plaas (Geheel) (L.G. No. A.1531/21); Gedeelte 9/B van die plaas (Geheel) (L.G. No. A.1532/21); Gedeelte A/I/C van die plaas (Geheel) (L.G. No. A.5185/27); Gedeelte R.G./I/C van die plaas (Geheel) (L.G. No. A.2587/26); Gedeelte van Gedeelte D van die plaas (1·5 morg) (L.G. No. A.1535/21).	1d.	5d.	6d.
Klipriviersval No. 371 IR (Landdrosdistrik Vereeniging):— Op die waarde van die grootte, soos tussen hakies aangedui van die ondergenoemde gedeelte wat vir nywerheids- en/of handelsdieleindes of vir woondieleindes in verband daarmee, gebruik word: Gedeelte 7 van Gedeelte D (5,000 vk. vt.) (L.G. No. A.4518/43).	1d.	5d.	6d.
Klipspuit No. 298 IQ (Landdrosdistrik Johannesburg):	1d.	5d.	6d.
Komatipoot Townlands No. 182 JU (Landdrosdistrik Barberton):— Op die onverdeelde gedeeltes wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdieleindes gebruik word.	1d.	5d.	6d.
Lombardy No. 36 IR (Landdrosdistrik Kempton Park):	1d.	Nul.	½d.
Malelane No. 389 JU; Malelane Estate A No. 140 JU; M'hlati No. 169 JU (Landdrosdistrik Barberton):— Daardie gedeeltes van bogenoemde plase wat vir besigheids- en/of nywerheidsdieleindes gebruik word.	1d.	5d.	6d.
Oogjesfontein No. 4 IS (Landdrosdistrik Witbank):— (a) Op alle gedeeltes kleiner as een morg. (b) Op die waardes van die groottes, soos tussen hakies aangedui van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdieleindes of vir woondieleindes wat nie in verband met boerderybedrywigheid staan nie, gebruik word: Gedeelte van Gedeelte A van die plaas (70,000 vk. vt.) (L.G. No. A.1958/07); Gedeelte 30/22/A van die plaas (Geheel) (L.G. No. A.5089/51); R.G./22/A van die plaas (2·9 morg) (L.G. No. A.2037/48); Gedeelte 29/A van die plaas (1·5 morg) (L.G. No. A.1888/50).	1d.	5d.	6d.
Panorama No. 200 IQ (Landdrosdistrik Roodepoort):— Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdieleindes gebruik word: Gedeelte 40/H (Die hele) (L.G. No. A.3827/44); Gedeelte 36/H (Die hele) (L.G. No. A.3823/44).	1d.	6d.	7d.
Rietfontein No. 31 IR (Landdrosdistrik Kempton Park):	1d.	6d.	7d.
Rietfontein No. 61 IR (Landdrosdistrik Germiston):— (a) Gedeelte 83/6/C en enige onderverdelings daarvan. (b) Daardie gedeeltes, en enige onderverdelings daarvan, nie hierbo genoem nie, soos omskryf in die Algemene Gebied Sketsplan L.G. No. A.471/22, behalwe bestaan dorpe daarop en 'n pad 50 Kaapse voet breed geleë langs die suidelike grens van Gedeeltes C en D van bogenoemde plaas.	1d.	2d.	3d.
Rietpan No. 66 IR (Landdrosdistrik Benoni):— Gedeeltes 3 en 4 van Gedeelte B.	1d.	Nul.	½d.
Selati Railway Reserve No. 181 JU (Landdrosdistrik Barberton):— Op die onverdeelde gedeeltes wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdieleindes gebruik word.	1d.	5d.	6d.
Slangfontein No. 372 IR (Landdrosdistrik Vereeniging):— Op die waardes van die groottes, soos tussen hakies aangedui van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdieleindes of vir woondieleindes in verband daarmee, gebruik word: Gedeelte van die plaas (10,000 vk. vt.) (D.B. 152/06); Gedeelte 1 van gedeelte (20,000 vk. vt.) (L.G. No. A.3510/13); Gedeelte 3 van gedeelte van gedeelte (10,000 vk. vt.) (L.G. No. A.4619/20); Gedeelte 7 van gedeelte van gedeelte (10,000 vk. vt.) (L.G. No. A.2733/21).	1d.	5d.	6d.
Syferfontein No. 51 IR (Landdrosdistrik Johannesburg):	1d.	Nul.	½d.
Vlakfontein No. 30 IR (Landdrosdistrik Benoni):	1d.	5d.	6d.
Waterkloof No. 378 JR (Landdrosdistrik Pretoria):— Die ondergenoemde gedeeltes wat nie vir boerderydieleindes gebruik word nie: Gedeelte 66 van Gedeelte B van gedeelte (L.G. No. A.4239/45); Restant van Gedeelte B van gedeelte (L.G. No. A.383/37); Restant van Gedeelte C van gedeelte (L.G. No. A.2646/28); Gedeelte G van gedeelte (L.G. No. A.3356/35); Gedeelte H van gedeelte (L.G. No. A.207/37); Gedeelte K van gedeelte (L.G.	1d.	5d.	6d.

	Oorspronklike belasting op terreinwaardes van grond per £.	Addisionele belasting op terreinwaardes van grond per £.	Totale belasting op terreinwaardes van grond per £.
Waterval No. 5 IR (Landdrosdistrik Johannesburg):— Daardie Gedeeltes en Onderverdelings van Gedeelte (D.B. 191/10).....	1d.	6d.	7d.
Waterval No. 150 IR (Landdrosdistrik Vereeniging):— Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoeleindes of vir woondoeleindes in verband daarmee, gebruik word: Gedeelte 2 van Gedeelte van Gedeelte (30,000 vk. vt.) (L.G. No. A.5552/37); Gedeelte B van Gedeelte (15,000 vk. vt.) (L.G. No. A.2729/13); R.G. van Gedeelte van Gedeelte (10 morg) (T.R. No. 2988/89); Gedeelte 27 van Gedeelte van Gedeelte (2 morg) (L.G. No. A.1858/43); Gedeelte 31 van Gedeelte van Gedeelte (3 morg) (L.G. No. A.6787/46); Gedeelte 19 van Gedeelte van Gedeelte (8 morg) (L.G. No. A.4208/39).....	1d.	5d.	6d.
Waterval No. 211 IQ (Landdrosdistrik Johannesburg).....	½d.	Nul.	½d.
Weltevreden No. 202 IQ (Landdrosdistrik Roodepoort):— (a) Die R.G. van Gedeelte 8 van Gedeelte (L.G. No. A.3455/09).....	½d.	Nul.	½d.
(b) Daardie gedeeltes wat binne die volgende buitegrensomskrywing geleë is:— (i) Beginnende by die mees noordelike baken van Gedeelte 3 van Gedeelte (L.G. No. A.3458/09) van die plaas Weltevreden No. 202 IQ., Landdrosdistrik Roodepoort, vandaar in 'n suid-oostelike rigting agtereenvolgende al langs die noordelike grense van die volgende gedeeltes respektiewelik, sodat hulle ingesluit word in hierdie gebied naamlik, Gedeelte 3 van Gedeelte, Gedeelte 97 (L.G. No. A.1033/43), Gedeelte 98 (L.G. No. A.1022/43), Gedeelte 97 (L.G. No. A.1001/43) en Gedeelte 95 (L.G. No. A.2886/42) na die noord-oostelike baken van laasgenoemde gedeelte, vandaar in 'n suid-westelike rigting langs die oostelike grens van Gedeelte 95 na die suid-oostelike baken daarvan; vandaar in 'n noord-westelike rigting langs die suidelike grens van Gedeeltes 95, 97, 98, 99 en Gedeelte 3 van Gedeelte na die suid-westelike baken van laasgenoemde gedeelte, vandaar noordwaarts na die mees noordelike baken van Gedeelte 3 van Gedeelte, die aanvangspunt.	½d.	Nul.	½d.
(ii) Beginnende by die noord-oostelike baken van Gedeelte 96 (L.G. No. A.3019/42) geleë op die oostelike grens van die plaas Weltevreden No. 202 IQ., Landdrosdistrik Roodepoort, vandaar in 'n suid-westelike rigting langs die oostelike grens van die plaas Weltevreden No. 202 IQ na die mees suidelike baken van Gedeelte 2 van Gedeelte (L.G. No. A.3460/09) gemeenskaplik met die mees suidelike baken van Fairland Dorp (G.P. 2/186), vandaar algemeen noordwaarts, weswaarts, noordwaarts en ooswaarts langs die grense van Fairland Dorp na die noord-oostelike baken van Gedeelte 2/A1 van die noord-westelike gedeelte (L.G. No. A.2126/09) van genoemde plaas, gemeenskaplik met die dorpe Fairland en Berario, vandaar ooswaarts langs die suidelike grens van Berario Dorp na die noord-oostelike baken van Gedeelte 96, die aanvangspunt.....	½d.	Nul.	½d.
(c) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoeleindes gebruik word:— R.G./3/A1/N.W. Gedeelte (3·67 morg) (L.G. No. A.1272/30); R.G./a/4/A1/N.W. Gedeelte (10,000 vk. vt.) (L.G. No. A.3685/36); Gedeelte b/4/A1/N.W. Gedeelte (2·5 morg) (L.G. No. A.3771/36); Gedeelte 117/5/A1/N.W. Gedeelte (9·8 morg) (L.G. No. A.4356/43); Gedeelte 1/D/4/B1/N.W. Gedeelte (4 morg) (L.G. No. A.3430/37); Gedeelte 142/4/B1/N.W. Gedeelte (9·9 morg) (L.G. No. A.3367/45); Gedeelte 144/4/B1/N.W. Gedeelte (5·05 morg) (L.G. No. A.3369/45).....	1d.	6d.	7d.
Winkelhaak No. 135 IS (Landdrosdistrik Bethal):— Op die terreinwaardes van daardie gedeelte en onderverdelings daarvan waarop die voorgestelde dorp Evander uitgeleë is.....	1d.	Nul.	1d.
Witkop No. 180 IR (Landdrosdistrik Vereeniging):— Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoeleindes of vir woondoeleindes in verband daarmee, gebruik word: Gedeelte van Plaas (20,000 vk. vt.) (L.G. No. A.2001/06); R.G. van Gedeelte (15,000 vk. vt.) (D.B. No. 116/46); Gedeelte C van Gedeelte (15,000 vk. vt.) (L.G. No. A.980/30); Gedeelte F van Gedeelte (15,000 vk. vt.) (L.G. No. A.1637/15); Gedeelte 116 van Gedeelte (15,000 vk. vt.) (L.G. No. A.4793/54).....	1d.	5d.	6d.
Zandfontein No. 42 IR (Landdrosdistrik Johannesburg):— (a) Die onderverdelings van Gedeelte van Gedeelte (L.G. No. A.1938/1904) bekend as „Ranelagh”	1d.	3d.	4d.
(b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes: R.G./D/-/Plaas (10·6954 morg) (L.G. No. A.5061/36); Gedeelte 315/-/ Plaas (9·2325 morg) (L.G. No. A.1349/57); R.G./W/-/Plaas (10·2670 morg) (L.G. No. A.5062/36); Gedeelte 237/E/-/Plaas (5·1291 morg) (L.G. No. A.7107/45); Gedeelte F/-/Plaas (33·5428 morg) (L.G. No. A.5063/36); R.G./-/Plaas (106·9503 morg) (L.G. No. A.1899/05); R.G./A/A/-/Plaas (15·7419 morg) (L.G. No. A.759/45); Gedeelte 223/A/A/-/Plaas (6·4753 morg) (L.G. No. A.757/45); Gedeelte a/1/0/-/Plaas (21·264 vk. vt.) (L.G. No. A.3940/37); R.G./1/0/-/Plaas (2·3896 morg) (L.G. No. A.397/30); Gedeelte 4/A/A/-/Plaas (60·387 vk. vt.) (L.G. No. A.3941/37); Gedeelte D/-/Plaas (5 morg, 29 vk. vt.) (L.G. No. A.238/18); R.G./0/-/Plaas (3 morg, 26·294 vk. vt.) (L.G. No. A.1481/19).....	½d.	½d.	1d.
(c) Op daardie gedeeltes, uitsluitende (a) en (b) hierbo genoem.....	½d.	Nul.	½d.
Zeekoegat No. 296 JR (Landdrosdistrik Pretoria):— Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoeleindes gebruik word: R.G./Q/- (15,000 vk. vt.) (L.G. No. A.1529/33).....	1d.	3d.	4d.
Zwartkopjes No. 143 IR (Landdrosdistrik Vereeniging):— Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir nywerheids- en/of handelsdoeleindes of vir woondoeleindes in verband daarmee, gebruik word: Gedeelte van Resterende Gedeelte (5 morg) (L.G. No. A.540/99).....	1d.	5d.	6d.
ERFBELASTING.			
Alexandra— (a) Op elke standplaas kleine as 7,000 vk. vt. £1. per jaar. (b) Op elke standplaas van 7,000 vk. vt. of groter, £1. 5s. per jaar.			

PERI-URBAN AREAS HEALTH BOARD.

NOTICE OF ASSESSMENT RATES AND ERF TAX.

Notice is hereby given that for the financial year ending 30th June, 1960, the Board has levied the erf taxes and assessment rates referred to hereunder:—

(a) An erf tax in terms of Law No. 4 of 1899, as amended, in the Township of Alexandra.

(b) Assessment rates in terms of the Local Authorities Rating Ordinance, 1933, as amended, at the rates reflected on the schedule hereto on the site values of rateable land appearing in the valuation rolls, in respect of Township, Agricultural Holdings and Farm Portions mentioned in the schedule hereto but excluding any land, except in Despatch Township, owned by any other Local Authority.

The rates on Agricultural Holdings and certain other land as specified in Section 19 of the said Ordinance, are based upon one quarter only of the site value of such land.

The Agricultural Holdings specified in the schedule hereunder shall include, for the purposes hereof, all land included in the original layout of the said holdings in respect of which a certificate was issued in terms of Section 1 of the Agricultural Holdings (Transvaal) Registration Act, 1919, irrespective of whether the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof unless a township has been established thereon in terms of the Township and Townplanning Ordinance No. 11 of 1931, as amended, or unless it has simultaneously with excision been consolidated in the Deeds Registry with another portion of land upon which no rates are levied.

The rates levied, shall become due and payable on 31st October, 1959, but ratepayers will be permitted to pay such rates in two equal instalments; one on 31st October, 1959 and the other on 30th April, 1960.

Legal proceedings for the recovery of arrear assessment rates will be instituted against defaulters and interest at the rate of 7 per cent per annum may be charged on rates not paid on or before due date.

IMPORTANT.

Any owner of land concerned who does not receive an assessment rate account before 31st October, 1959, is kindly requested to contact the undersigned as soon as possible after that date and to furnish particulars of the land in question, so that an account may be rendered. Rates due on any land are legally due and recoverable notwithstanding the fact that the owner may not have received an account.

H. B. PHILLIPS,
Secretary/Treasurer.

320 Bosman Street,
P.O. Box 1775,
Pretoria.
Notice No. 156/1959.

SCHEDULE.

TOWNSHIPS.	Original Rate on Site Values of Land, per £1.	Additional Rate on Site Values of Land, per £1.	Total Rate on Site Values of Land, per £1.
Aeroton.....	1d.	2d.	3d.
Alan Manor.....	1d.	2d.	3d.
Atholl and Extension Nos. 1, 3, 4, 5, 9 and 11.....	1d.	1½d.	2½d.
Balmoral Estates.....	1d.	3d.	4d.
Balmoral Extension.....	1d.	3d.	4d.
Berario.....	1d.	3d.	4d.
Blackheath and Extension No. 1.....	1d.	3d.	4d.
Brooklyn—Erven Nos. 706 to 722 inclusive.....	1d.	3½d.	4½d.
Bryanston and Extension No. 1.....	1d.	2½d.	3½d.
Buckleuch.....	1d.	4d.	5d.
Chislehurst.....	1d.	2d.	3d.
Clubview and Extension No. 1.....	1d.	5½d.	6½d.
Cramerview.....	1d.	2½d.	3½d.
De Beers.....	1d.	2d.	3d.
De Deur Estates, Ltd.....	1d.	3d.	4d.
Dennehof.....	1d.	1½d.	2½d.
Despatch.....	1d.	11d.	12d.
Dunhill.....	1d.	2d.	3d.
Dunkeld West Extension Nos. 1, 2, 3, 4 and 5.....	1d.	1½d.	2½d.
Dunsevern.....	1d.	5d.	6d.
East Lynne and Extension No. 1.....	1d.	8d.	9d.
Eastwood.....	1d.	Nil.	1d.
Edenburg (Rivonia).....	1d.	2d.	3d.
Fersterust.....	1d.	4d.	5d.
Eldoraigne.....	1d.	½d.	1½d.
Eloff.....	1d.	6d.	7d.
Elton Hill Extension No. 5.....	1d.	1½d.	2½d.
Ennerdale.....	1d.	2d.	3d.
Ennerdale North.....	1d.	2d.	3d.
Ennerdale South and Extension No. 1.....	1d.	2d.	3d.
Erasmia.....	1d.	2d.	3d.
Essexwold.....	1d.	5d.	6d.
Fairland.....	1d.	2d.	3d.
Fairmount Extension No. 2.....	1d.	2d.	3d.
Finetown.....	1d.	2½d.	3½d.
Glenhazel.....	1d.	3d.	4d.
Glenhazel Extension Nos. 2, 3 and 4.....	1d.	½d.	1½d.
Glen Lauriston.....	1d.	2d.	3d.
Glensan.....	1d.	2d.	3d.
Grasmere.....	1d.	6d.	7d.
Halfway House.....	1d.	6d.	7d.
Hazelwood.....	1d.	5d.	6d.
Henley-on-Klip.....	1d.	4d.	5d.
Highbury and Extension No. 1.....	1d.	2d.	3d.
Highlands (The).....	1d.	2d.	3d.
Hopefield.....	1d.	2d.	3d.
Hurlingham.....	1d.	1d.	2d.
Hyde Park and Extension Nos. 1, 2, 4, 5, 6, 7, 8, 9, 14, 15 and 17.....	1d.	1½d.	2½d.
Ilovo—Erven Nos. 1 to 16, 52 to 67, 104, 105, 155 to 312 inclusive.....	1d.	1d.	2d.
Ilovo Extension No. 2.....	1d.	1d.	2d.
Inanda.....	1d.	1d.	2d.
Irene and Extension No. 1.....	1d.	3½d.	4½d.
Kelvin.....	1d.	4d.	5d.

	Original Rate on Site Values of Land, per £1.	Additional Rate on Site Values of Land, per £1.	Total Rate on Site Values of Land, per £1.
Kew and Extension No. 1.....	1d.	5d.	6d.
Kliprivier.....	1d.	6d.	7d.
Klipriviersoog Estate.....	1d.	5d.	6d.
Klipwater.....	1d.	3d.	4d.
Kloofzicht.....	1d.	5d.	6d.
Komatipoort.....	1d.	5d.	6d.
Kosmos.....	1d.	6d.	7d.
Lawley Estates.....	1d.	1d.	2d.
Lawley South.....	1d.	2d.	3d.
Lenasia.....	1d.	2½d.	3½d.
Linmeyer and Extension No. 1.....	1d.	3d.	4d.
Lombardy East.....	1d.	5d.	6d.
Lombardy West.....	1d.	2½d.	3½d.
Lyme Park.....	1d.	5d.	6d.
Lyndhurst.....	1d.	2d.	3d.
Lynnwood.....	1d.	5d.	6d.
Malelane.....	1d.	3d.	4d.
Marlboro.....	1d.	1d.	2d.
Marlboro Extension No. 1.....	1d.	6d.	7d.
Maroelana.....	1d.	6d.	7d.
Menlo Park.....	1d.	3d.	4d.
Menlo Park Extention No. 1.....	1d.	4d.	5d.
Meredale.....	1d.	6d.	7d.
Meyerspark—excluding Erven Nos. 1 to 65.....	1d.	4d.	5d.
Meyerton Farms.....	1d.	3d.	4d.
Mid-Ennerdale.....	1d.	2d.	3d.
Mondeor.....	1d.	3d.	4d.
Monument Park Extension No. 1.....	1d.	5d.	6d.
Môregloed.....	1d.	6d.	7d.
Morningside.....	1d.	2d.	3d.
New Brighton.....	1d.	2d.	3d.
Newlands.....	1d.	3d.	4d.
Northcliff Extension Nos. 1, 2 and 4.....	1d.	3d.	4d.
Northernacres.....	1d.	1½d.	2½d.
Oakdene:—			
(a) In respect of each erf smaller than one morgen.....	1d.	5d.	6d.
(b) In respect of each erf of one morgen and over.....	1d.	3d.	4d.
For this purpose an erf comes into existence when the subdivisional diagram, creating such erf, is approved by the Surveyor-General.			
Ohenimuri.....	1d.	4d.	5d.
Parkmore (Eastern Pretoria Local Area Committee).....	1d.	2d.	3d.
Parkmore (Northern Johannesburg Local Area Committee).....	1d.	3½d.	4½d.
Protea.....	1d.	1½d.	2½d.
Queenswood and Extension No. 1.....	1d.	3½d.	4½d.
Racecourse.....	1d.	5d.	6d.
Raumarais Park—excluding Erven No. 28 to 73.....	1d.	1d.	2d.
Rayton.....	1d.	6d.	7d.
Rembrandt Park.....	1d.	4d.	5d.
Rikana.....	1d.	3d.	4d.
Riversdale.....	1d.	2d.	3d.
Riverside.....	1d.	7d.	8d.
Rodneath.....	1d.	3d.	4d.
Roossenekal.....	1d.	5d.	6d.
Rothdene.....	1d.	6d.	7d.
Sandhurst.....	1d.	1½d.	2½d.
Sandown and Extension No. 2.....	1d.	2d.	3d.
Schoemansville and Extension.....	1d.	5d.	6d.
Senderwood and Extension No. 1.....	1d.	2d.	3d.
Silvamonte and Extension No. 1.....	1d.	2d.	3d.
Simba.....	1d.	1d.	2d.
Sunningdale and Extension Nos. 1, 2 and 3.....	1d.	2d.	3d.
Valeriedene.....	1d.	2d.	3d.
Valhalla.....	1d.	6d.	7d.
Viewcrest.....	1d.	2d.	3d.
Waterkloof—excluding Erven Nos. 1069 to 1138, 1141, 1142, Portion B of Lot No. 2, Portion B of Lot No. 3 and Portion A of Lot No. 4.....	1d.	3½d.	4½d.
Waterkloof Extension No. 1.....	1d.	3½d.	4½d.
Waterkloof Park.....	1d.	2d.	3d.
Waterkloof Ridge.....	1d.	3d.	4d.
Waverley.....	1d.	8d.	9d.
Wierda Valley and Extension No. 1.....	1d.	1½d.	2½d.
Witkop.....	1d.	6d.	7d.
Wynberg (Wijuberg).....	1d.	2½d.	3½d.
 AGRICULTURAL HOLDINGS.			
Althea.....	1d.	2d.	3d.
Barbeque.....	1d.	2d.	3d.
Benoni North.....	1d.	6d.	7d.
Benoni Small Farms.....	1d.	5d.	6d.
Blignautsrus.....	1d.	5d.	6d.
Bredell and Extension No. 1.....	1d.	6d.	7d.
Brentwood Park and Extension No. 1.....	1d.	5d.	6d.
Carlswald.....	1d.	3d.	4d.
Crowthorne.....	1d.	2d.	3d.
Crystal Gardens and Extensions No. 1.....	1d.	2d.	3d.
Deltoidia.....	1d.	1d.	2d.
Drumblade.....	1d.	5d.	6d.
Eloff Extension Nos. 2 and 3.....	1d.	5d.	6d.
Eloff Small Holdings and Extension.....	1d.	5d.	6d.
Endicott.....	1d.	1d.	2d.
Erand and Extension No. 1.....	1d.	6d.	7d.
Gardenvale.....	1d.	4d.	5d.
Garthdale.....	1d.	5d.	6d.

	Original Rate on Site Values of Land, per £1.	Additional Rate on Site Values of Land, per £1.	Total Rate on Site Values of Land, per £1.
Garston.....	1d.	3d.	4d.
Gerardsville and Extension Nos. 1.....	1d.	½d.	1½d.
Glen Austin and Extension Nos. 1 and 3.....	1d.	6d.	7d.
Glen Dayson.....	1d.	2d.	3d.
Golfview.....	1d.	6d.	7d.
Halfway House Estate.....	1d.	6d.	7d.
Hartzenbergfontein.....	1d.	6d.	7d.
Hiltonia.....	1d.	6d.	7d.
Homestead Apple Orchards Small Holdings (The).....	1d.	5d.	6d.
Hyde Park Agricultural Settlement.....	1d.	3d.	4d.
Kyalami.....	1d.	2d.	3d.
Linbro Park.....	1d.	5d.	6d.
Littlefillan.....	1d.	3d.	4d.
Lyttonton and Extension Nos. 1 and 2.....	1d.	10d.	11d.
Modderfontein.....	1d.	6d.	7d.
Monayoni.....	1d.	3d.	4d.
Monrick.....	1d.	3d.	4d.
Morningside and Extension No. 1.....	1d.	6d.	7d.
New Kentucky.....	1d.	3d.	4d.
Norton's Home Estate.....	1d.	5d.	6d.
Nortons' Home Estate Extension No. 2.....	1d.	6d.	7d.
Oakmere.....	1d.	3d.	4d.
Ophir and Extension No. 1.....	1d.	3d.	4d.
Panorama Extension No. 1:-	1d.	3d.	4d.
(a) Excluding stands used for industrial and commercial purposes.....	1d.	3½d.	4½d.
(b) Stands used for industrial and commercial purposes.....	1d.	6d.	7d.
Pendale.....	1d.	5d.	6d.
Plooysville.....	1d.	1d.	2d.
Pomona Estates (The).....	1d.	6d.	7d.
Pumulani and Extension No. 1.....	1d.	½d.	1½d.
Raslouw.....	1d.	1d.	2d.
Rietkloof.....	1d.	6d.	7d.
Schoongezicht.....	1d.	3d.	4d.
Simarlo and Extension No. 1.....	1d.	6d.	7d.
Skuijkraans.....	1d.	2d.	3d.
Springs and Extension No. 1.....	1d.	6d.	7d.
Strathavon.....	1d.	3d.	4d.
Struland and Extension No. 1.....	1d.	2d.	3d.
Sundale.....	1d.	6d.	7d.
Sunderland Ridge.....	1d.	5d.	6d.
Sundra and Extension No. 1.....	1d.	6d.	7d.
Unavillo.....	1d.	3d.	4d.
Valley Farm.....	1d.	2d.	3d.
Valley Settlements Nos. 1, 2, 3 and 4.....	1d.	5d.	6d.
Van Wyksrust.....	1d.	6d.	7d.
Vischkuil and Extension No. 1.....	1d.	6d.	7d.
Wagterskop.....	1d.	6d.	7d.
Walkers Fruit Farms and Extension No. 1.....	1d.	5d.	6d.
Walkerville.....	1d.	5d.	6d.
Waterkloof.....	1d.	1d.	2d.
Waterpan.....	1d.	6d.	7d.
West Rand and Extension No. 1.....	1d.	6d.	7d.
Willaway.....	1d.	1d.	2d.
Willowbrae.....	1d.	2d.	3d.
Willowglen.....	1d.	2d.	3d.
Willow Park.....	1d.	2d.	3d.
Wolmaranspoort.....	1d.	1d.	2d.

FARM LAND.

Bergvallei No. 37 JR (Magisterial District of Kempton Park):—

(a) On the values of the extents, shown in brackets, of the undermentioned portions:

Portion 14/2/B/Farm (5·3521 morgen) (S.G. No. A.1396/46); Portion 15/2/B/Farm (5·1971 morgen) (S.G. No. A.1397/46); Portion 16/2/B/Farm (5·1971 morgen) (S.G. No. A.1398/46); Portion 17/2/B/Farm (5·1971 morgen) (S.G. No. A.1399/46); R.E./2/B/Farm (5·2376 morgen) (S.G. No. A.5065/36); Portion 18/12/3/B/Farm (5·1971 morgen) (S.G. No. A.1390/46); Portion 19/12/3/B/Farm (5·1971 morgen) (S.G. No. A.1391/46); R.E./12/3/B/Farm (5·2511 morgen) (S.G. No. A.4034/42); Portion 13/3/B/Farm (6·7321 morgen) (S.G. No. A.1406/43); R.E.3.B.Farm (6·7321 morgen) (S.G. No. A.5066/36); R.E./B/Farm (26·3395 morgen) (S.G. No. A.14/95).

(b) On those portions not mentioned above.....

½d. ½d. Nil. 1d. ½d.

Derdepoort No. 326 JR (Magisterial District of Pretoria):—

On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes:

R.E. of Portion 171/15 of the South Eastern Portion (3 morgen) (S.G. No. A.924/48); Portion 16 of the South Eastern Portion (15,000 sq. ft.) (S.G. No. A.3000/24); Portion 203/154/b/18 of the South Eastern Portion (whole) (S.G. No. A.1371/50); R.E./15 of the South Eastern Portion (15,000 sq. ft.) (S.G. No. A.2999/24); Portion 1/b/3/A/B/A/W Portion (whole) (S.G. No. A.3082/36); Portion 3/b/3/A/B/A/W Portion (whole) (S.G. No. A.3097/37); R.E./b/3/A/B/A/W Portion (whole) (S.G. No. A.2945/26); Portion 98/B/A/W Portion (whole) (S.G. No. A.726/43); Portion 205/A/D/A/W Portion (whole) (S.G. No. A.3795/51); Portion 167/B/W Portion (whole) (S.G. No. A.7059/47); Portion 57/W Portion (5 morgen) (S.G. No. A.2861/40).

1d. 3d. Nil. 4d. ½d.

Driefontein No. 41 IR (Magisterial District of Johannesburg):—

Grootpan No. 7 IS (Magisterial District of Witbank):—

(a) On all portions small than one morgen.....

(b) On the values of the extents, shown in brackets, of the undermentioned portions which are used for commercial and/or industrial purposes or residential purposes not incidental to farming operations:—

Portion A of Portion (whole) (S.G. No. A.219/08); Portion C of Portion (20,000 sq. ft.) (S.G. No. A.160/16); Portion D of Portion (whole) (S.G. No. A.161/16); Portion 1/E of Portion (whole) (S.G. No. A.750/21); R.E./E of Portion (60,000 sq. ft.) (S.G. No. A.939/16); Portion F of Portion (30,000 sq. ft) (S.G.

1d. 5d. 6d.

	Original Rate on Site Values of Land, per £1.	Additional Rate on Site Values of Land, per £1.	Total Rate on Site Values of Land, per £1.
No. A.553/22); Portion G of Portion (whole) (S.G. No. A.2867/22); Portion H of Portion (whole) (S.G. No. A.193/23); Portion 2/K of Portion (whole) (S.G. No. A.5013/36); Portion 28 of Portion (20,000 sq. ft.) (S.G. No. A.5997/54).—			
Hartebeespoort No. 482 JQ (Magisterial District of Brits):—	1d.	5d.	6d.
Portion 1 of Portion L of the Northern Portion.—	1d.	5d.	6d.
Kameeldrift No. 298 JR (Magisterial District of Pretoria):—			
On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes:—			
Portion 73/a/1/B (15,000 sq. ft.) (S.G. No. A.3043/42); Portion 172/B (15,000 sq. ft.) (S.G. No. A.3107/44); Portion 210/C (whole) (S.G. No. A.7471/46).—	1d.	3d.	4d.
Kleinzuikerboschplaats No. 5 IS (Magisterial District of Witbank):—	1d.	5d.	6d.
(a) On all portions smaller than one morgen.....	1d.	5d.	6d.
(b) On the value of the extent, shown in brackets, of the undermentioned portion which is used for commercial and/or industrial purposes or residential purposes not incidental to farming operations:—			
Portion 1 of the Farm (110,000 sq. ft.) (S.G. No. A.2038/48).—	1d.	5d.	6d.
Klipfontein No. 3 IS (Magisterial District of Witbank):—	1d.	5d.	6d.
(a) On all portions smaller than one morgen.....	1d.	5d.	6d.
(b) On the values of the extents, shown in brackets, of the undermentioned portions which are used for commercial and/or industrial purposes or residential purposes not incidental to farming operations:—			
Portion 2/B of the farm (whole) (S.G. No. A.1525/21); Portion 3/B of the farm (whole) (S.G. No. A.1526/21); Portion 4/B on the farm (whole) (S.G. No. A.1527/21); Portion 5/B on the farm (whole) (S.G. No. A.1528/21); Portion 6/B of the farm (whole) (S.G. No. A.1529/21); Portion 7/B of the farm (whole) (S.G. No. A.1530/21); Portion 8/B on the farm (whole) (S.G. No. A.1531/21); Portion 9/B on the farm (whole) (S.G. No. A.1532/21); Portion A/1/C of the farm (whole) (S.G. No. A.5185/27); Portion R.E./1/C of the farm (whole) (S.G. No. A.2587/26); Portion of Portion D of the farm (1·5 morgen) (S.G. No. A.1535/21).—	1d.	5d.	6d.
Klipriviersval No. 371 IR (Magisterial District of Vereeniging):—			
On the values of the extent, shown in brackets, of the undermentioned portion which is used for industrial and/or commercial purposes or residential purposes incidental thereto:—			
Portion 7 of Port on D (5,000 sq. ft.) (S.G. No. A.4518/43).—	1d.	5d.	6d.
Klipspruit No. 298 IQ (Magisterial District of Johannesburg).—	1d.	5d.	6d.
Komatiopoort Townlands No. 182 JU (Magisterial District of Barberton):—			
On the undivided portions which are used for housing purposes by the South African Railways and Harbours.....	1d.	5d.	6d.
Lombardy No. 36 IR (Magisterial District of Kempton Park).—	½d.	Nil.	½d.
Malelane No. 389 JU, Malelane Estate A. No. 140 JU, M'hlathi No. 169 JU (Magisterial District of Barberton):—			
Those portions of the above-mentioned farms which are used for business and/or industrial purposes.....	1d.	5d.	6d.
Oogjesfontein No. 4 IS (Magisterial District of Witbank):—	1d.	5d.	6d.
(a) On all portions smaller than one morgen.....	1d.	5d.	6d.
(b) On the values of the extents, shown in brackets, of the undermentioned portions which are used for commercial and/or industrial purposes or for residential purposes not incidental thereto:—			
Portion of Portion A of the farm (70,000 sq. ft.) (S.G. No. A.1958/07); Portion 30/22/A of the farm (whole) (S.G. No. A.5089/51); R.E./22/A of the farm (2·9 morgen) (S.G. No. A.2037/48); Portion 29/A of the farm (1·5 morgen) (S.G. No. A.1888/50).—	1d.	5d.	6d.
Panorama No. 200 IQ (Magisterial District of Roodepoort):—			
On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes:—			
Portion 40/H (whole) (S.G. No. A.3827/44); Portion 36/H (whole) (S.G. No. A.3823/44).—	1d.	6d.	7d.
Rietfontein No. 31 IR (Magisterial District of Kempton Park).—	1d.	6d.	7d.
Rietfontein No. 61 IR (Magisterial District of Germiston):—			
(a) Portion 83/6/C and any subdivisions thereof.....	1d.	2d.	3d.
(b) Those portions, and any subdivision thereof, not specified above, as described on General Area Plan S.G. No. A.471/22, but excluding established townships and a road 50 Cape feet wide thereon, situated along the southern boundaries of Portions C and D of the said farm.....	½d.	Nil.	½d.
Rietpan No. 66 IR (Magisterial District of Benoni):—			
Portions 3 and 4 of Portion B.	1d.	5d.	6d.
Selati Railway Reserve No. 181 JU (Magisterial District of Barberton):—			
On the undivided portions which are used for housing purposes by the South African Railways and Harbours.....	1d.	5d.	6d.
Slangfontein No. 372 IR (Magisterial District of Vereeniging):—			
On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes or residential purposes incidental thereto:—			
Portion of the farm (10,000 sq. ft.) (D.B. 152/06); Portion 1 of Portion (20,000 sq. ft.) (S.G. No. A.3510/13); Portion 3 of Portion of Portion (10,000 sq. ft.) (S.G. No. A.4619/20); Portion 7 of Portion of Portion (10,000 sq. ft.) (S.G. No. A.2733/21).—	1d.	5d.	6d.
Syferfontein No. 51 JR (Magisterial District of Johannesburg).—	½d.	Nil.	½d.
Vlakfontein No. 30 IR (Magisterial District of Benoni).—	1d.	5d.	6d.
Waterkloof No. 378 JR (Magisterial District of Pretoria):—			
The undermentioned portions which are not used for farming purposes:—			
Portion 66 of Portion B of Portion (S.G. No. A.4239/45); Remainder of Portion B of Portion (S.G. No. A.383/37); Remainder of Portion C of Portion (S.G. No. A.2646/28); Portion G of Portion (S.G. No. A.3356/35); Portion H of Portion (S.G. No. A.207/37); and Portion K of Portion (S.G. No. A.1344/37).—	1d.	3d.	4d.
Waterval No. 5 IR (Magisterial District of Johannesburg):—			
Those portions and subdivisions of portion (D.B. 191/10).—	1d.	6d.	7d.

	Original Rate on Site Values of Land, per £1.	Additional Rate on Site Values of Land, per £1.	Total Rate on Site Values of Land, per £1.
Waterval No. 150 IR (Magisterial District of Vereeniging):— On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes or residential purposes incidental thereto:— Portion 2 of Portion of Portion (30,000 sq. ft.) (S.G. No. A.5552/37); Portion B of Portion (15,000 sq. ft.) (S.G. No. A.2729/13); R.E. of Portion of Portion (10 morgen) (T.R. 2988/89); Portion 27 of Portion of Portion (2 morgen) (S.G. No. A.1858/43); Portion 31 of Portion of Portion (3 morgen) (S.G. No. A.6787/46); Portion 19 of Portion of Portion (8 morgen) (S.G. No. A.4208/39)			
Waterval No. 211 IQ (Magisterial District of Johannesburg).	1d.	5d.	6d.
Weltevreden No. 202 IQ (Magisterial District of Roodepoort):— (a) The Remaining Extent of Portion 8 of Portion (S.G. No. A.3455/09).	½d.	Nil.	½d.
(b) Those portions situated within the following perimeter description:— (i) Beginning at the most Northerly beacon of Portion 3 of Portion (S.G. No. A.3458/09) of the farm Weltevreden 202 IQ, Magisterial District of Roodepoort, proceeding thence South Eastwards along the Northern boundaries of the following portions in succession so as to include them in this area, Portion 3 of Portion, Portion 99 (S.G. No. A.1033/43), Portion 98 (S.G. No. A.1022/43); Portion 97 (S.G. No. A.1001/43) and Portion 95 (S.G. No. A.2886/42) to the North Eastern beacon of the lastnamed portion; thence South Westwards along the Eastern boundary of Portion 95 to its South Eastern beacon; thence North Westwards along the Southern boundaries of Portions 95, 97, 98, 99 and Portion 3 of Portion to the South Western beacon of the lastnamed portion; thence Northwards to the most Northerly beacon of Portion 3 of Portion, the place of beginning. (ii) Beginning at the North Eastern beacon of Portion 96 (S.G. No. A.3019/42), situated on the Eastern boundary of the farm Weltevreden No. 202 IQ, Magisterial District of Roodepoort, proceeding thence generally South Westwards, along the Eastern boundary of the farm Weltevreden No. 202 IQ to the most Southerly beacon of Portion 2 of Portion (S.G. No. A.3460/09) common to the most Southerly beacon of Fairland Township (G.P. 2/186), thence Northwards. Westwards, Northwards and Eastwards along the boundaries of Fairland Township to the North Eastern beacon of Portion 2/A1/ of the North Western Portion (S.G. No. A.2126/09) of the said farm, common to the townships of Fairland and Berario; thence generally Eastwards along the Southern boundary of Berario Township to the North Eastern beacon of Portion 96, the place of beginning.	½d.	Nil.	½d.
(c) On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes:— R.E./3/A1/N.W. Portion (3·67 morgen) (S.G. No. A.1272/30); R.E./a/4/A1/N.W. Portion (10,000 sq. ft.) (S.G. No. A.3685/36); Portion b/4/A1/N.W. Portion (2·5 morgen) (S.G. No. A.3771/36); Portion 117/5/A1/N.W. Portion (9·8 morgen) (S.G. No. A.4356/43); Portion 1/D/4/B1/N.W. Portion (4 morgen) (S.G. No. A.3430/37); Portion 142/4/B1/N.W. Portion (9·9 morgen) (S.G. No. A.3367/45); Portion 144/4/B1/N.W. Portion (5·05 morgen) (S.G. No. A.3369/45).	½d.	Nil.	½d.
Winkelhaak No. 135 IS (Magisterial District of Bethal):— On the site values of that portion and any subdivisions thereof on which the proposed township of Evander is laid out.	1d.	6d.	7d.
Witkop No. 180 IR (Magisterial District of Vereeniging):— On the values of the extents, shown in brackets, of the undermentioned portions which are used for industrial and/or commercial purposes or residential purposes incidental thereto:— Portion of farm (20,000 sq. ft.) (S.G. No. A.2001/06); R.D. of Portion (15,000 sq. ft.) (D.B. 116/46); Portion C of Portion (15,000 sq. ft.) (S.G. No. A.980/30); Portion F of Portion (15,000 sq. ft.) (S.G. No. A.1637/15); Portion 116 of Portion (15,000 sq. ft.) (S.G. No. A.4793/54).	1d.	Nil.	1d.
Zandfontein No. 42 IR (Magisterial District of Johannesburg):— (a) The subdivision of Portion of Portion (S.G. No. A.1938/1904) known as "Ranagli".	1d.	5d.	6d.
(b) On the values of the extents, shown in brackets, of the undermentioned portions— R.E./D/-Farm (10·6954 morgen) (S.G. No. A.5061/36); Portion 315/-/Farm (9·2325 morgen) (S.G. No. A.1349/57); R.E./E/-Farm (10·2670 morgen) (S.G. No. A.5062/36); Portion 237/E/-/Farm (5·1291 morgen) (S.G. No. A.7107/45); Portion F/-/Farm (33·5428 morgen) (S.G. No. A.5063/36); R.E./-/Farm (106·9503 morgen) (S.G. No. A.1899/05); R.E./A/A/-/Farm (15·7419 morgen) (S.G. No. A.759/45); Portion 223/A/A/-/Farm (6·4753 morgen) (S.G. No. A.757/45); Portion a/1/0/-/Farm (21·264 sq. ft.) (S.G. No. A.3940/37); R.E./1/0/-/Farm (2·3896 morgen) (S.G. No. A.397/30); Portion 4/A/A/-/Farm (60·387 sq. ft.) (S.G. No. A.3941/37); Portion D/-/Farm (5 morgen, 29 sq. ft.) (S.G. No. A.238/18); R.D./0/-/Farm (3 morgen, 26·294 sq. ft.) (S.G. No. A.1481/19).	1d.	3d.	4d.
(c) On the portions, excluding those portions mentioned in (a) and (b) above.	½d.	½d.	½d.
Zeekoeag No. 296 JR (Magisterial District of Pretoria):— On the value of the extent, shown in brackets, of the undermentioned portion which is used for industrial and/or commercial purposes:— R.E./Q/- (15,000 sq. ft.) (S.G. No. A.1529/33).	1d.	3d.	4d.
Zwartkopjes No. 143 IR (Magisterial District of Vereeniging):— On the value of the extent, shown in brackets, of the undermentioned portion which is used for industrial and/or commercial purposes or residential purposes incidental thereto:— Portion of the Remaining Portion of Portion (5 morgen) (S.G. No. A.540/99).	1d.	5d.	6d.

ERF TAX.

Alexandra:—

- (a) On each erf smaller than 7,000 sq. ft., £1. per annum.
(b) On each erf of 7,000 sq. ft. and over, £1. 5s. per annum.

MUNISIPALITEIT KEMPTONPARK.
WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee, kragtens die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Kemptonpark van voornemens is—

- (a) om die bestaande Begraafplaasverordeninge in die geheel te herroep en nuwe regulasies en gewysigde tariewe af te kondig in verband daar mee;
- (b) om die Loodgieters- en Dreiningsverordeninge sodanig te wysig, teneinde voorseeing te maak vir 'n meer ommvattende berekening van die addisionele heffings ten opsigte van Kelvin Kragstasie.

Eksemplare van die voorgestelde wysigings sal ter insae lê in die kantoor van die ondergetekende, gedurende gewone kantoorure, vir 'n tydperk van 21 dae ná die verskyning van hierdie kennisgewing.

Op las.

P. A. DU PLESSIS,
Stadsklerk.

Kantoor van die Stadsklerk,
Munisipale Kantore,
Pinelaan,
Kemptonpark, 16 September 1959.

KEMPTON PARK MUNICIPALITY.

AMENDMENT OF BY-LAWS

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Kempton Park—

- (a) to revoke the existing Cemetery By-laws and promulgate new regulations and fix amended tariff of charges in connection therewith;
- (b) to amend the Plumbing and Drainage By-laws applicable to Kempton Park, so as to make provision for a comprehensive calculation of the additional sewerage charges in respect of Kelvin Power Station.

Copies of the proposed amendments will be open for inspection during normal office hours at the office of the undersigned, for a period of 21 days from the date of publication of this notice.

By order.

P. A. DU PLESSIS,
Town Clerk.

Office of the Town Clerk,
Municipal Offices,
Pine Avenue,
Kempton Park, 16th September, 1959.
642-16

the approval of the Honourable the Administrator and the Honourable Minister of Health, Stands Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463 and 464, Claremont, be donated to Die Nederduitse Gereformeerde Kerk van Transvaal (Gemeente Claremont) on certain conditions for the purpose of erecting thereon a church, church hall and rectory.

Further details of the proposed donation may be obtained at Room No. 101, Municipal Offices, Johannesburg, during ordinary office hours.

Any person who objects to the proposed donation must lodge his objection, in writing, with the Town Clerk not later than 9th October, 1959.

BRIAN PORTER,
Town Clerk.
9th September, 1959.
609-9-16-23

STAD JOHANNESBURG.

SKENKING VAN GROND.

Hierby word ingevolge die bepalings van Artikel 79 (18) (b) van die Ordonnansie of Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Raad op 26 Mei 1959 en 28 Julie 1959 besluit het om, onderworpe aan die goedkeuring van Sy Edele die Administrateur en van Sy Edele die Minister van Gesondheid, Standplose Nos. 389, 390, 391, 392, 393, 394, 395, 396, 461, 462, 463 en 464, Claremont, op sekere voorwaardes aan die Nederduitse Gereformeerde Kerk van Transvaal (Gemeente Claremont) te skenk sodat daar 'n kerk, kerksaal en pastorie daarop gebou kan word.

Nadere besonderhede van die voorgestelde grondskenkning kan gedurende gewone kantoorure in Kamer No. 101, Stadhuis, Johannesburg, verkry word.

Enigemand wat teen die voorgestelde skenkning beswaar wil opper, moet sy beswaar uiters op 9 Oktober 1959 skriftelik by die Stadsklerk indien.

BRIAN PORTER,
Stadsklerk.
9 September 1959.

CITY OF JOHANNESBURG.

DONATION OF LAND.

It is hereby notified for general information and in accordance with the provisions of Section 79 (18) (b) of the Local Government Ordinance, 1939, as amended, that on 26th May, 1959, and 28th July, 1959, the Council resolved that, subject to

STADSRAAD VAN RUSTENBURG.

STAAT VAN VERKIESINGUITGAWE.

Kennis word gegee kragtens die bepalings van Artikel 59 van die Munisipale Verkiesingsordonnansie, No. 4 van 1927, soos gewysig, dat geen onkoste aangegaan is deur mnr. C. P. de Wit nie wat onbestred verkiees is as lid van die Stadsraad van Rustenburg vir Wyk No. 2.

T. A. v. D. HOVEN,
Stemopnemer.
Stadhuis,
Rustenburg, 1 September 1959.
(No. 66/59.)

TOWN COUNCIL OF RUSTENBURG.

RETURN OF ELECTORAL EXPENSES.

Notice is hereby given, in terms of Section 59 of the Municipal Elections Ordinance, No. 4 of 1927, as amended, that no expenses were incurred by Mr. C. P. de Wit who was elected unopposed as a Member of the Town Council of Rustenburg for Ward No. 2.

T. A. v. D. HOVEN,
Returning Officer.
Town Hall,
Rustenburg, 1st September, 1959.
(No. 66/59.)

625-16

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.

PRICE LIST.

Kurper, Carp and Trout Fingerlings: £2. 10s. per 100 up to 500, thereafter £1 per 100.

Black Bass and Yellow Fish Fingerlings: £5 per 100 up to 500, thereafter £2 per 100.

Trout Ova: £2 per 1,000 up to 50,000, thereafter £1 per 1,000.

Fish and Fish Ova obtainable from The Senior Fisheries Officer, P.O. Box 45, Lydenburg.

Die Afrikaanse Woordeboek

DELE I, II en III

Deel een, twee en drie van die Afrikaanse Woordeboek bevattende die letters A, B, C; D, E, F; en G respektiewelik, is van die Staatsdrukker teen die volgende prys verkrybaar:—

	Gewone Linneband.	Leerband.
Deel I.....	£2. 10s. 0d.	£3. 10s. 0d.
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Deel III.....	£2. 15s. 0d.	£4. 15s. 0d.

VOLUMES I, II and III

Copies of the First, Second and Third Volumes of "Die Afrikaanse Woerdeboek" containing the letters A, B, C; D, E, F; and G respectively, are obtainable from the Government Printer at the following prices:—

	Linen Bound.	Leather Bound.
Volume I.....	£2. 10s. 0d.	£3. 10s. 0d.
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Volume III.....	£2. 15s. 0d.	£4. 15s. 0d.

INHOUD.

CONTENTS.

No.	BLADSY	No.	PAGE
Proklamasies.			
171. Voorgestelde Verdeling: Gedeelte 3 van die Plaas Grootfontein No. 501, Distrik Waterberg	641	171. Proposed Division: Portion 3 of the Farm Grootfontein No. 501, Waterberg District	641
172. Johannesburg-Dorpsaanlegskema No. 1/49	641	172. Johannesburg Town-planning Scheme No. 1/49	641
173. Boksburg-Dorpsaanlegskema No. 1/13	642	173. Boksburg Town-planning Scheme No. 1/13	642
174. Boksburg-Dorpsaanlegskema No. 1/14	642	174. Boksburg Town-planning Scheme No. 1/14	642
175. Pretoria-Dorpsaanlegskema No. 1/29	643	175. Pretoria Town-planning Scheme No. 1/29	643
176. Munisipaliteit Roodepoort-Maraisburg: Hefsing van Belasting	643	176. Roodepoort-Maraisburg Municipality: Imposition of Rate	643
177. Stigting van die Dorp Vanderbijl Park Sentral-Wes No. 6 Uitbreiding No. 2	644	177. Establishment of Vanderbijl Park Central West No. 6 Extension No. 2 Township	644
178. Ontbinding van Leningsbeursfonds	649	178. Disestablishment of Loan Bursary Fund	649
179. Vereeniging-Dorpsaanlegskema No. 1/7: Verbetering	650	179. Vereeniging Town-Planning Scheme No. 1/7: Correction	650
180. Wysiging van Titelfoorwaardes van Perseel No. 1645, Dorp Benoni ...	650	180. Amendment of Conditions of Title of Lot No. 1645, Benoni Township	650
181. Gesondheidsraad vir Buite-Stedelike Gebiede: Hefsing van Erfbelasting	651	181. Peri-Urban Areas Health Board: Levying of Erf Tax	651
Administrateurskennisgewings.			
576. Munisipaliteit Potgietersrust: Voorgestelde Verandering van Grense	651	576. Municipality of Potgietersrust: Proposed Alteration of Boundaries	651
599. Opening: Openbare Pad: Distrik Klerksdorp	652	599. Opening: Public Road: District Klerksdorp	652
600. Sluiting: Openbare Pad: Distrik Klerksdorp	652	600. Closing: Public Road: District Klerksdorp	652
601. Munisipaliteit Potchefstroom: Gesondheidsverordeninge: Verbetering	653	601. Municipality of Potchefstroom: Health By-laws: Correction	653
602. Munisipaliteit Meyerton: Wysiging van Begraafplaastarief	653	602. Municipality of Meyerton: Cemetery Tariff Amendment	653
603. Munisipaliteit Potchefstroom: Wysiging van Elektrisiteitsvoorsieningsverordeninge	654	603. Municipality of Potchefstroom: Electricity Supply By-laws Amendment	654
604. Munisipaliteit Delmas: Begraafplaastarief	655	604. Municipality of Delmas: Cemetery Tariff	655
605. Munisipaliteit Zeerust: Wysiging van Stadsaalverordeninge	655	605. Municipality of Zeerust: Town Hall By-laws Amendment	655
606. Munisipaliteit Groblersdal: Wysiging van Regulasies op Dorpsgronde	656	606. Municipality of Groblersdal: Town Land Regulations Amendment	656
607. Munisipaliteit Groblersdal: Wysiging van Sanitaire Geriewe en Nagvuil- en Vuilgoedverwydering Regulasies	656	607. Municipality of Groblersdal: Sanitary Convenience and Nightsoil and Refuse Removal Regulations Amendment	656
608. Munisipaliteit Ventersdorp: Wysiging van Verordeninge op die Lewering van Elektrisiteit	656	608. Municipality of Ventersdorp: Electricity Supply By-laws Amendment	656
609. Munisipaliteit Zeerust: Wysiging van Dorpsgrondverordeninge	657	609. Municipality of Zeerust: Town Lands By-laws Amendment	657
610. Munisipaliteit Krugersdorp: Wysiging van Sanitaire en Vuilgoedverwyderingstarief	657	610. Municipality of Krugersdorp: Sanitary and Refuse Removals Tariff Amendment	657
611. Munisipaliteit Alberton: Regulasies op Uitgeloopie Graan	658	611. Municipality of Alberton: Sprouted Grain Regulations	658
612. Munisipaliteit Witrivier: Wysiging van Regulasies Insake Lokasies en Naturelleedorpe	659	612. Municipality of White River: Location and Native Village Regulations Amendment	659
613. Munisipaliteit Roodepoort-Maraisburg: Wysiging van Openbare Gesondheidsverordeninge en -regulasies	659	613. Municipality of Roodepoort-Maraisburg: Public Health By-laws and Regulations Amendment	659
614. Munisipaliteit Roodepoort-Maraisburg: Wysiging van Riolerings- en Loodgietersverordeninge	660	614. Municipality of Roodepoort-Maraisburg: Drainage and Plumbing By-laws Amendment	660
615. Munisipaliteit Bloemhof: Wysiging van Elektrisiteitsleweringsverordeninge	661	615. Municipality of Bloemhof: Electricity Supply By-laws Amendment	661
616. Munisipaliteit Nelspruit: Wysiging van Riolerings- en Loodgietersverordeninge	661	616. Municipality of Nelspruit: Drainage and Plumbing By-laws Amendment	661
617. Munisipaliteit Benoni: Wysiging van Lokasieregulاسies	662	617. Municipality of Benoni: Location Regulations Amendment	662
618. Munisipaliteit Vereeniging: Wysiging van Verordeninge in Verband met Straatverkopers	662	618. Municipality of Vereeniging: By-laws Relating to Street Vendors Amendment	662
619. Landelike Licensieraad, Oberholzer: Benoeming van Lid	663	619. Rural Licensing Board, Oberholzer: Appointment of Member	663
620. Gesondheidsraad vir Buite-Stedelike Gebiede: Wysiging van Bouverordeninge	663	620. Peri-Urban Areas Health Board: Building By-laws Amendment	663
621. Munisipaliteit Klerksdorp: Wysiging van Eenvormige Publieke Gesondheidsverordeninge en -regulasies: Verbetering	664	621. Municipality of Klerksdorp: Uniform Public Health By-laws and Regulations Amendment: Correction ...	664
622. Munisipaliteit Delmas: Wysiging van Elektrisiteitsvoorsieningsverordeninge	665	622. Municipality of Delmas: Electricity Supply By-laws Amendment	665
623. Munisipaliteit Benoni: Wysiging van Verkeersverordeninge	665	623. Municipality of Benoni: Traffic By-laws Amendment	665
624. Munisipaliteit Potchefstroom: Wysiging van Dorpsgrondeverordeninge	667	624. Municipality of Potchefstroom: Town Lands By-laws Amendment	667
625. Munisipaliteit Potchefstroom: Wysiging van die Verordeninge vir die Beheer oor Onvlambare Vloeistowwe en Stowwe	668	625. Municipality of Potchefstroom: By-laws Relating to Inflammable Liquids and Substances Amendment ...	668
626. Munisipaliteit Ermelo: Wysiging van Begraafplaasverordeninge	669	626. Municipality of Ermelo: Cemetery By-laws Amendment	669
627. Munisipaliteit Brits: Wysiging van Watervoorsieningsverordeninge	670	627. Municipality of Brits: Water Supply By-laws Amendment	670
628. Munisipaliteit Nylstroom: Bouverordeninge	670	628. Municipality of Nylstroom: Building By-laws	670
629. Opheffing van Skut: Swartkoppies No. 711, Distrik Rustenburg	671	629. Disestablishment of Pound: Swartkoppies No. 711, District Rustenburg	671
630. Munisipaliteit Kempton Park: Herroeping van Regulasies op Uitroeい van Skadelike Onkruid	671	630. Municipality of Kempton Park: Revocation of Regulations for the Eradication of Noxious Weeds ...	671
631. Munisipaliteit Lichtenburg: Wysiging van Elektrisiteitsverordeninge	672	631. Municipality of Lichtenburg: Electricity By-laws Amendment	672
632. Padreëlings: Oschatz No. 702, Distrik Pietersburg ...	673	632. Road Adjustments: Oschatz No. 702 District Pietersburg	673
633. Munisipaliteit Orkney: Munisipale Verkiesing: Deposito's deur Kandidate	673	633. Municipality of Orkney: Municipal Elections: Deposits by Candidates	673

No.	BLADSY	No.	
Algemene Kennisgewings.		General Notices.	
121. Koster-Dorpsaanlegskema No. 1/2	673	121. Koster Town-Planning Scheme No. 1/2	673
123. Voorgestelde Wysiging van Titelvoorwaardes: Erf No. 862, Dorp Westonaria	674	123. Proposed Amendment of Conditions of Title: Erf No. 862, Westonaria Township	674
124. Voorgestelde Wysiging van Titelvoorwaardes: Perseel No. 2536, Dorp Benoni	674	124. Proposed Amendment of Conditions of Title: Lot No. 2536, Benoni Township	674
125. Voorgestelde Wysiging van Titelvoorwaardes: Erf No. 689, Dorp Emmarentia Uitbreiding No. 1	674	125. Proposed Amendment of Conditions of Title: Erf No. 689, Emmarentia Extension No. 1 Township	674
Tenders	675	Tenders	675
Vaktures vir Inspekteurs van Skole	679	Vacancies for Inspectors of Schools	679
Aansoek om Motortransportsertifikate	680	Applications for Motor Carrier Certificates	680
Skutverkope	682	Pound Sales	682
Plaaslike Bestuurskennisgewings	682	Notices of Local Authorities	682

Transvaalse Provinciale Koerant

(Verskyn elke Woensdag)

ALGEMENE VOORWAARDES VIR PUBLIKASIE VAN KENNISGEWINGS

1. Slegs kennisgewings by Ordonnansie en Regulasie voorgeskryf word vir publikasie in die *Provinciale Koerant* aangeneem. Kennisgewings moet aan die Advertensiebestuurder, Staatsdrukker, Pretoria, gerig word.

2. Kennisgewings is onderworpe aan die goedkeuring van die Administrateur wat die publikasie van enige kennisgewing kan weier.

3. Die Administrateur behou hom die reg voor om kopie te redigeer.

4. Geen aanspreeklikheid kan aanvaar word vir verliese wat deur weglatings of tipografiese foute of uit foute weens vae of onduidelike kopie ontstaan nie.

5. Die manuskrip van kennisgewings moet op slegs een kant van die papier geskryf word en nie op die begeleidende brief nie. Alle etename moet duidelik geskryf word; ingeval 'n naam verkeerd gedruk word ten gevolge van onduidelike skrif, kan die kennisgewing 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 pennics 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 v.m. 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 kennisgewing 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.
7s. 6d. per duim per kolom, twee kolomme op 'n bladsy,
4s. 6d. vir herhalings.
5s. per duim per kolom, drie kolomme op 'n bladsy, 3s. vir herhalings.

(Rekeninge sal deur die Provinciale Sekretaris gelewer word.)

INTEKENGELD

9. Die intekengeld vir die *Transvaalse Provinciale Koerant* (insluitende alle *Buitengewone Koerante*) is as volg:

Halfjaarliks (posvry), 15s.
Jaarliks (posvry), 25s.
Rhodesië en Oorsee (posvry), 25s.
Prys per los eksemplaar (posvry), 6d.
(Vooruitbetaalbaar aan die Staatsdrukker.)

Transvaal Provincial Gazette

(Published on Wednesdays)

GENERAL CONDITIONS FOR PUBLICATION OF NOTICES

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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