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No. 263 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Clayville Uitbreiding No. 4 te stig op Gedeelte 22 van die plaas Olifantsfontein No. 402, Registrasie-afdeling J.R., distrik Pretoria;

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 voorwaardes vervat in die bygaande Bylae.

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

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
T.A.D. 4/8/265 Vol. 2.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR CLAYVILLE TOWNSHIPS, LIMITED, 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 22 VAN DIE PLAAS OLIFANTSFONTEIN NO. 402, REGISTRASIE-AFDELING NO. J.R., DISTRIK PRETORIA, TOEGESTAAN IS.

A—STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Clayville Uitbreiding No. 4.

2. Ontwerp-plan van die dorp.

Die dorp bestaan uit erwe en strate, soos aangewys op Algemene Plan L.G. No. A.3369/55.

3. Water.

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

(a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;

(b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die lewering van water in (a) hierbo genoem en die retikulasie daarvan deur die dorp; met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word—

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

No. 263 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Clayville Extension No. 4, on Portion 22 of the farm Olifantsfontein No. 402, Registration Division J.R., District of Pretoria;

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 subsection (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.

Given under my Hand at Pretoria on this Twenty-sixth day of August, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 4/8/265, Vol. 2.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CLAYVILLE TOWNSHIPS, LIMITED, 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 22 OF THE FARM OLIFANTSFONTEIN NO. 402, REGISTRATION DIVISION J.R., DISTRICT OF PRETORIA, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Clayville Extension No. 4.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3369/55.

3. Water.

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

(a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire-fighting services, is available;

(b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township; provided that such arrangements shall include the following provisions:—

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

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

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

4. Sanitäre dienste.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir die sanitäre dienste in die dorp; met inbegrip van voorsiening vir die afvoer van aavalwater, bedryfsafval en vullisverwydering.

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

5. Elektrisiteit.

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

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

6. Mineralerechte.

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 opbringste wat moontlik aan die Kroon toekom uit die verkoop van die mynregte oor die dorpsgrond, asook die aandeel in kleimylsiegelde of enige aandeel in huurgeld of winste wat moontlik aan enige eienaar toekom ingevolge enige mynbrief ten opsigte van die grond binne die dorp, en dergelyke gelde word aan die applikant voorbehou.

7. Opheffing van bestaande Titelvooraardes.

Die applikant moet sorg dat die regte ten gunste van die Goewernement van die Unie van Suid-Afrika en Notariële Aktes van Servitutes Nos. 238/1929S, 773/1948S, 89/1946S en 196/1950S opgehef word.

8. Strate.

(a) Die applikant moet die strate vorm en oprond tot voldoening van die plaaslike bestuur en is aanspreeklik vir hulle onderhoud tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike bestuur oorgeneem word; met dien verstande egter dat die applikant se aanspreeklikheid om die strate te onderhou, ten opsigte van elke straat opbou sodra daar op 40 persent van die erven wat aan die betrokke straatgrens geleë is, gebou is.

(ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage if necessary, and reticulation of the water shall be borne by the applicant, who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority; provided that if the local authority requires the applicant to instal plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority;

(iii) that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months notice, provided that until the local authority takes over the said water supply the applicant may make charges for water supplied at a tariff approved by the local authority;

(c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of its obligations under the above-mentioned arrangements.

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

4. Sanitation.

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

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

5. Electricity.

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

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

6. 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 disposol 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.

7. Cancellation of Existing Conditions of Title.

The applicant shall obtain the cancellation of the rights in favour of the Government of the Union of South Africa and Notarial Deeds of Servitudes Nos. 238/1929S, 773/1948S, 89/1946S and 196/1950S.

8. Streets.

(a) The applicant shall form and grade the streets to the satisfaction of the local authority, and be responsible for their maintenance until such time as this responsibility is taken over by the local authority, provided however, that the applicant's responsibility to maintain the streets shall cease in respect of each street when 40 per cent of the erven abutting the street concerned have been built upon.

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

9. Skenking.

Die applikant moet onderworpe aan die voorbehoudbepalings van paragraaf (d) van subartikel (1) van artikel *sewe-en-twintig* van Ordonnansie No. 11 van 1931, drie maandeliks as 'n skenking aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 15 persent van slegs die grondwaarde van alle erwe 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 uiteengesit in genoemde paragraaf (d), met dien verstande dat die persentasie van skenking tot $7\frac{1}{2}$ persent verminder moet word ten opsigte van enige erf wat bedien word deur 'n spoorlylyn wat deur die applikant gebou is.

Die applikant moet geouditeerde gedetailleerde kwartaalstate, 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, oorlei. Indien geen sodanige gelde 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.

10. Grond vir Goewerments- en ander doeleindeste.

(1) Die volgende ewe op die Algemene Plan aangetoon moet deur en op koste van die applikant aan die aangevawese owerhede oorgedra word:

(a) Vir Goewermentsdoeleindeste: Ewe Nos. 403 en 447.

(b) Vir munisipale doeleindeste:

(i) Algemeen: Ewe Nos. 402 en 446.

(ii) As parke: Ewe Nos. 500, 501, 502 en 503.

(iii) As 'n sportterrein vir nie-Blanke: Erf No. 499.

OPMERKING.—Uitgesonderd met die skriftelike toestemming van die Administrateur mag geen gebou opgerig word op Ewe Nos. 446, 447 en 499 tussen die boulyn wat op die algemene plan aangewys word, en die erf wat vir spoorlyndoeleindeste afgesonder is nie.

(2) Ewe Nos. 504 tot 508 moet vir spoorlyndoel-eindes afgesonder wees en mag nie vir ander doeleindeste gebruik of van die hand gesit word nie uitgesonderd met die skriftelike toestemming van die Administrateur.

11. Begraafplaas-, Stortings- en Naturellelokaasieterreine.

Die applikant moet tot voldoening van die plaaslike bestuur grond met 'n geskikte ligging en grootte vir 'n stortingsterrein en persele vir 'n begraafplaas en naturellelokaasię aan die plaaslike bestuur oordra, nie onderworpe aan voorwaardes waarby die gebruik of die reg om dit van die hand te sit beperk word nie.

12. Toegang.

Toegang tot die grootpaaie moet tot die volgende punte beperk wees:

(a) Ten opsigte van die Pretoria-Germiston-pad No. P.38/1:

(i) Oorkant die kruising van die 40 voet dienspad langs die noordelike grens van die dorp met die 40 voet dienspad langs die suidwestelike grens van die Pretoria-Germiston-pad.

(ii) Aan die noordelike ent van die 40 voet dienspad langs die noordoostelike grens van die Pretoria-Germiston-pad.

(iii) By die aansluiting van die pad wat loop tussen Ewe Nos. 426 en 429 en die Pretoria-Germiston-pad.

(iv) By die suidelike ent van die 40 voet dienspad wat loop langs die noordoostelike grens van die Pretoria-Germiston-pad.

(b) All streets shall be named to the satisfaction of the local authority.

9. Endowment.

The applicant shall, subject to the provisos to paragraph (d) of subsection (1) of section *twenty-seven* of Ordinance No. 11 of 1931, pay quarterly 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), provided that the percentage of endowment shall be reduced to $7\frac{1}{2}$ per cent in respect of any erf which is served by a railway siding constructed by the applicant.

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 applicants books relative to the disposal of erven in the township. If so required by the said local authority or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

10. Land for Government and Other Purposes.

(1) The following erven shown on the general plan shall be transferred to the proper authorities by and at the expense of the applicant:

(a) For Government purposes: Erven Nos. 403 and 447.

(b) For municipal purposes:

(i) General: Erven Nos. 402 and 446.

(ii) As parks: Erven Nos. 500, 501, 502 and 503.

(iii) As a non-European sports ground: Erf No. 499.

NOTE.—Except with the written permission of the Administrator no building shall be erected on Erven Nos. 446, 447 and 499 between the building line indicated on the general plan and the erf reserved for railway siding purposes.

(2) Erven Nos. 504 to 508 shall be reserved for railway siding purposes, and may not be used for any other purpose or be disposed of except with the written permission of the Administrator.

11. Cemetery, Depositing and Native Location Sites.

The applicant shall transfer, free of conditions restricting the use or the right of disposal thereof, to the local authority and to its satisfaction land of suitable situation and extent for a depositing site and sites for a cemetery and Native location.

12. Access.

Access to the main roads shall be limited to the following points:

(a) In Respect of the Pretoria-Germiston Road No. P.38/1:

(i) Opposite the intersection of the 40-foot service road along the northern boundary of the township with the 40-foot service road along the south-western boundary of the Pretoria-Germiston Road.

(ii) At the northern extremity of the 40-foot service road along the north-eastern boundary of the Pretoria-Germiston road.

(iii) At the junction of the road running between Erven Nos. 426 and 429 and the Pretoria-Germiston Road.

(iv) At the southern extremity of the 40-foot service road running along the north-eastern boundary of the Pretoria-Germiston Road.

(v) By die suidelike ent van die 40 voet dienspad wat loop langs die suidwestelike grens van die Pretoria-Germiston-pad.

(b) Ten opsigte van Pad No. 795.

- (i) By die aansluiting van die pad wat loop langs die suidwestelike grens van die dorp en Pad No. 795.
- (ii) By die aansluiting van die pad wat loop tussen Erwe Nos. 402 en 490 en Pad No. 795.
- (iii) Oorkant die kruising van die 40 voet dienspad langs die noordelike grens van die dorp met die 40 voet dienspad langs die suidwestelike grens van die Pretoria-Germiston-pad.

13. Pyplyn van die Randse Waterraad.

Die applikant moet op eie koste en tot voldoening van die Randse Waterraad 'n duiker bou by enige punt in die dorp waar 'n spoorlyn die Raad se 28-dm. Seinheuwel-Pretoria-pyplyn kruis.

14. Kraglyne.

(a) Die Elektrisiteitvoorsieningskommissie moet te alle tye in- en uitgang ten opsigte van die roetes van sy kraglyne vir sy bediendes, agente en kontrakteurs hê met al die nodige diere, voertuie en uitrusting om genoemde kraglyne of enige gedeelte daarvan te inspekteer, te onderhou en te repareer en/of te verander.

(b) Indien na die mening van die Elektrisiteitsvoorsieningskommissie of ingevolge die bepalings van wettegteleke regulasies, dit te eniger tyd nodig bevind word om, as gevolg van die stigting van die dorp, beskermnetwerk of ander beskermingsmiddel(s) aan te bring ten opsigte van die Elektrisiteitvoorsieningskommissie se kraglyn of pale wat die bogrondse geleiers stut uit te voer, moet die koste van die aanbring van sodanige beskermingsmiddel(s) en/of die uitvoer van sodanige veranderingen deur die applikant gedra word.

(c) Geen geboue of strukture mag binne 'n afstand van 30 voet opgerig word van bome wat binne 'n afstand van 50 voet van die buitegeleiers van die Kommissie se bogrondse kraglyne in die dorp geplant is nie.

15. Reg mag nie oorgedra word nie.

Die reg om 'n voorwaarde toe te pas waarby die eienaar van Gedeelte 19 van die plaas Olifantsfontein No. 156, Distrik Pretoria, belet word om enige putte daarop te grawe of boorgate daarin te boor, mag nie aan die eienaars van erwe in die dorp oorgedra word nie.

16. Neerslagwater.

Die applikant moet op eie koste geskikte reëlings tref vir die afvoer van neerslagwater wat as gevolg van die stigting van die dorp, op die grootpaaie gekonsentreer is.

17. 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 56 bis van Ordonnansie No. 11 van 1931 nagekom word; met dien verstaande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te ontheef en sodanige verpligtings by enige ander persoon of liggāam van persone te laat berus.

B—TITELVOORWAARDES.

1. Alle erwe.

Die erf is nie geregtig tot die reg wat op Gedeelte 19 van die plaas toegespas kan word nie; maar die erf is onderworpe aan bestaande voorwaardes en servitute met inbegrip van die voorbehoud van mineraleregte, maar sonder inbegrip van die bepalings van Notariële Akte van Servituut, No. 73/1929S; wat slegs Erwe Nos. 405, 409, 410, 413, 415, 416, 419, 420, 423, 424, 427, 442, 445, 446, 447, 450, 451, 454, 455, 504 en 508 en strate in die dorp affekteer.

(v) At the southern extremity of the 40-foot service road running along the south-western boundary of the Pretoria-Germiston Road.

(b) In Respect of Road No. 795:—

- (i) At the junction of the road running along the south-western boundary of the township and Road No. 795.
- (ii) At the junction of the road running between Erven Nos. 402 and 490 and Road No. 795.
- (iii) Opposite the intersection of the 40-foot service road along the northern boundary of the township with the 40-foot service road along the south-western boundary of the Pretoria-Germiston Road.

13. Rand Water Board Pipeline.

The applicant shall, at its expense and to the satisfaction of the Rand Water Board, construct a culvert at any point in the township where a railway line crosses the Board's 28-inch Signal Hill-Pretoria pipeline.

14. Power Lines.

(a) The Electricity Supply Commission shall at all times have ingress to and egress from the routes of its power lines for its servants, agents and contractors with all necessary animals, vehicles and equipment, for the purpose of carrying out inspection and maintenance of and repairs and/or alterations to the said power lines or any portion thereof.

(b) If at any time in the opinion of the Electricity Supply Commission or in terms of statutory regulation it should be found necessary by reason of the establishment of the township to install guard netting or other protective device(s) in respect of the Electricity Supply Commission's power line or to carry out any alteration to the said power line or poles supporting the overhead conductors, then the cost of installing such protective devices(s) and/or carrying out such alterations shall be borne by the applicant.

(c) No buildings or structures shall be erected or placed within a distance of 30 feet of trees planted within a distance of 50 feet of the outside conductors of the Commission's overhead power lines in the township.

15. Right Not be Passed On.

The right to enforce a condition against the owner of Portion 19 of the farm Olifantsfontein No. 156, District of Pretoria, which prohibits him to sink any wells or boreholes thereon, shall not be passed on to the owners of erven in the township.

16. Stormwater.

The applicant shall at its expense make suitable arrangements for the disposal of any stormwater which, as the result of the establishment of the township, may be concentrated on the main roads.

17. 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 56 bis of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE.

1. All Erven.

The erf shall not be entitled to the right enforceable against Portion 19 of the farm but shall be subject to existing conditions and servitudes including the reservation of rights to minerals but excluding the provisions of Notarial Deed of Servitude, No. 73/1929S, which affects only Erven Nos. 405, 409, 410, 413, 415, 416, 419, 420, 423, 424, 427, 442, 445, 446, 447, 450, 451, 454, 455, 504 and 508 and streets in the township.

2. Alle erwe met sekere uitsonderings.

Alle erwe uitgesonderd—

- (i) die erwe in klousule A.10 hiervan vermeld;
- (ii) erwe wat vir Goewerments- of Proviniale doel-eindes verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur, na raadpleging met die Dorperaad die doeleindes waarvoor sodanige erwe nodig is, goedkeur het—

is onderworpe aan onderstaande verdere voorwaardes—

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel 56 bis van Ordonnansie No. 11 van 1931 nagekōm 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 gedeeltē daarvan mag nie aan 'n Kleurling oorgedra, verhuur of op 'n ander manier toegewys of van die hand gesit word nie en behoudens die bepalings van subklousule (a) (i) van klousule B 6 word geen Kleurlinge, uitgesonderd die eienaar of okkuperder se bediendes, bona fide en noodsaaklik in diens op die erf, toegelaat om daarop te woon of om dit op 'n ander manier te okkuper nie.
- (c) Die erf mag nie onderverdeel word nie uitgesonderd in buitengewone omstandighede, en dan slegs met die skriftelike toestemming van die Administrateur (of 'n liggaam of persoon wat hy vir die doel aanwys) wat ook sodanige verdere voorwaardes as wat hy nodig ag, kan voorskryf.
- (d) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings daaraan moet aan die plaaslike bestuur en die applikant vir skriftelike goedkeuring voorgeleë word voordat daar met bouwerksaamhede 'n aanvang gemaak word. Die goedkeuring van die applikant word kosteloos verleen. Alle geboue of veranderings of aanbouings daar-aan, moet binne 'n redelike tyd nadat daar mee 'n begin gemaak is, voltooi word.
- (e) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die bevalligheid van die omgewing benadeel nie.
- (f) Nog die eienaar nog 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) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n publieke straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloeи en/of toe te laat dat dit daaroor loop; met dien verstande dat die eienars van erwe met 'n hoër ligging, vanwaar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n ewe-redige aandeel van die koste te betaal van enige pypplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.
- (h) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (i) Geen putte of boorgate mag op die erf gesink word nie.

2. All Erven with Certain Exceptions.

All erven with the exception of—

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

shall be subject to the following further 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 56 bis of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) The erf, or any portion thereof, shall not be transferred, leased or in any other manner assigned or disposed of to any Coloured person and, subject to the provisions of sub-clause (a) (i) of clause B 6 no Coloured persons other than the servants of the owner or occupier bona fide and necessarily employed on the erf shall be permitted to reside thereon or in any other manner to occupy it.
- (c) The erf shall not be subdivided, except in special circumstances, and then only 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 all alterations or additions thereto shall be submitted to the local authority and the applicant whose approval in writing shall be obtained before the commencement of building operations. The approval of the applicant shall be free of charge. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.
- (e) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (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) 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.
- (h) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose, whatsoever, any bricks, tiles or earthenware pipes or other articles of a like nature.
- (i) No wells or boreholes shall be sunk on the erf.

3. Spesiale besigheidserwe.

Benewens die voorwaardes in klousule B 2 hiervan uiteengesit, is Erwe Nos. 493, 494 en 495 ook aan die volgende voorwaardes onderworpe:—

- (a) Die erf moet slegs vir handels- of besigheidsdoeleindes gebruik word; met dien verstande dat dit nie gebruik mag word as 'n pakhuis of vermaakklikheids- of vergaderplek, garage, nywerheidspersel of hotel nie en voorts met dien verstande dat—
 - (i) die gebou nie meer as twee verdiepings hoog mag wees totdat die erf met 'n publieke rioleringstelsel verbind is en daarna nie meer as drie verdiepings nie;
 - (ii) die boonste verdieping of verdiepings vir woondoeleindes gebruik kan word;
 - (iii) die geboue op die erf nie meer as 70 persent van die oppervlakte van die erf ten opsigte van die grondverdieping en nie meer as 50 persent van die oppervlakte van die erf ten opsigte van die boonste verdieping of verdiepings mag beslaan nie.
- (b) Behoudens die bepalings van enige wet, verordening of regulasie en subklousule (a) hiervan, is daar geen beperking wat die aantal winkels of besighede betref wat op die erf opgerig of gedryf kan word nie, met dien verstande dat geen besigheid van 'n Naturelle-eethuis van watter aard ook al op die erf gedryf mag word nie.
- (c) Geen hinderlike bedryf, soos omskryf of in artikel 95 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, of in 'n dorpsaanlegskema wat op die gebied van toepassing is, mag op die erf gedryf word nie.
- (d) Geen dier soos omskryf in die Skutregulasies van Plaaslike Besture, opgestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, mag op die erf aangehou word nie.
- (e) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.
- (f) Die besigheidsgebou moet gelyktydig met, of voor, die oprigting van die buitegeboue opgerig word.

4. Algemene besigheidserwe.

Benewens die voorwaardes uiteengesit in klousule B 2 hiervan is Erwe Nos. 438 en 478 aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs vir handels- of besigheidsdoeleindes gebruik word; met dien verstande dat dit nie gebruik mag word as 'n vermaakklikheids- of vergaderplek, garage, nywerheidspersel of hotel nie.
- (b) Geen dier soos omskryf in die Skutregulasies van Plaaslike Besture, opgestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, mag op die erf aangehou word nie.
- (c) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.
- (d) Die besigheidsgebou moet gelyktydig met of vóór die buitegeboue opgerig word.
- (e) Behoudens die bepalings van enige wet, verordening of regulasie en subklousule (a) hiervan, is daar geen beperking wat die aantal winkels of besighede betref wat op die erf opgerig of gedryf kan word nie, en is daar geen beperking ten opsigte van die aard van die besigheid wat daarop gedryf sal word nie, uitgesonderd dat geen hinderlike bedryf, soos omskryf of in artikel 95 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, of in 'n dorpsaanlegskema wat op die gebied van toepassing is, op die erf gedryf mag word nie.

3. Special Business Erven.

In addition to the conditions set out in clause B 2 hereof, Erven Nos. 493, 494 and 495 shall be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only provided that it shall not be used for a warehouse, or a place of amusement or assembly, garage, industrial premises or an hotel and provided further that—
 - (i) until the erf is connected to a public sewerage system the building shall not exceed two storeys and thereafter not more than three storeys in height;
 - (ii) the upper floor or floors may be used for residential purposes;
 - (iii) the buildings on the erf shall not occupy more than 70 per cent of the area of the erf in respect of the ground floor and not more than 50 per cent of the area of the erf in respect of the upper floor or floors.
- (b) Subject to the provisions of any law, by-law or regulation and sub-clause (a) hereof there shall be no limitation of the number of shops or businesses that may be established or conducted on the erf, provided that no business of a Kaffir eating-house of any description shall be conducted on the erf.
- (c) No offensive trade as specified either in section 95 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.
- (d) No 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.
- (e) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (f) The business premises shall be erected simultaneously with or before the erection of the outbuildings.

4. General Business Erven.

In addition to the conditions set out in clause B 2 hereof, Erven Nos. 438 and 478 shall be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only provided that it shall not be used for a place of amusement, assembly, garage, industrial premises or an hotel.
- (b) No 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.
- (c) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (d) The business premises shall be erected simultaneously with or before the erection of outbuildings.
- (e) Subject to the provisions of any law, by-laws or regulation and sub-clause (a) hereof there shall be no limitation of the number of shops or businesses that may be established or conducted on the erf, nor shall there be any restriction in respect of the nature of the business to be conducted thereon, save that no offensive trade as specified either in section 95 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.

5. Erf vir spesiale doeleinades.

Benewens die voorwaardes in klosule B 2 hiervan uitengesit, is Erf No. 496 ook aan die volgende voorwaardes onderworpe:—

- (a) Die erf moet gebruik word vir die doel om die besigheid van 'n motorgarage daarop te dryf en vir doeleinades in verband daarmee, asook 'n teekamer, met dien verstande dat—
 - (i) die gebou nie meer as twee verdiepings hoog mag wees totdat die erf met 'n publieke rioleringstelsel verbind is en daarna nie meer as drie verdiepings nie;
 - (ii) die boonste verdieping of verdiepings wat nie meer as 40 persent van die oppervlakte van die erf mag beslaan nie; vir besigheids- en woondoeleinades gebruik kan word;
- voorts met dien verstande dat, ingeval die erf nie vir bogenoemde doeleinades gebruik word nie, dit vir nywerheidsdoeleinades gekruik kan word en in dié geval is dit onderworpe aan die bepalings van klosule B 6 hiervan.
- (b) Geen dier soos omskryf in die Skutregulasies van Plaaslike Besture, opgestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, mag op die erf aangehou word nie.
- (c) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.

6. Nywerheidserwe.

Benewens die voorwaardes vervat in klosule B 2 hiervan, is alle erwe behalwe dié in klosules B 3 tot B 5 vermeld, aan die onderstaande voorwaardes onderworpe:—

- (a) Die erf en die geboue daarop opgerig en wat daarop opgerig sal word, moet slegs gebruik word vir sodanige nywerheids- en/of handelsdoeleinades (bv. fabrieks-, pakhuise, werkinkel- en dergelyke doeleinades) as wat skriftelik deur die plaaslike bestuur goedgekeur word en vir ander doeleinades in verband daarmee; geen kleinhandel van watter aard ook al mag daarop of daarvandaan gedryf word nie, behalwe soos in subklosule (b) hiervan bepaal, en behalwe dat daar spesiaal hierby bepaal word dat, vir die toepassing van hierdie klosule, die verbod op kleinhandel soos hierbo uitengesit, nie die eienaar belet om goedere wat geheel en al of gedeeltelik op die erf vervaardig, of bewerk of gemonteer word en ander goedere wat nie op die grond vervaardig word nie, op die erf te verkoop nie; met dien verstande dat sodanige goedere 'n deel uitmaak van of verbonde is aan die verkoop van en/of vir gebruik is by of tesame met goedere wat geheel en al of gedeeltelik op die erf vervaardig, of bewerk of gemonteer word. Die woorde „en ander doeleinades in verband daarmee“ beteken en omvat—

- (i) die oprigting en gebruik vir woondoeleinades van geboue vir bestuurders en opsigters van werke, pakhuise of fabriekse wat op genoemde erf opgerig word, en, met die skriftelike toestemming van die Administrateur, gegee na raadpleging met die Departement van Naturelle sake, en van die plaaslike bestuur en behoudens sodanige voorwaardes as wat die Administrateur in oorelog met die plaaslike bestuur oplê, kan voorsiening gemaak word vir die huisvesting van Kleurlinge wat bona fide en noodsaaklik en voltyds werk in die nywerheid wat op die erf gedryf word;
- (ii) die oprigting van geboue wat as kantore of pakkamers deur die eienaar of okkuperder gebruik sal word.

- (b) Die eienaar en enige okkuperder mag nie 'n restaurant of teekamerbesigheid of 'n Naturelleethuis op die erf oprig nie, behalwe vir die gebruik van sy eie werknemers.

5. Special Purpose Erf.

In addition to the conditions set out in clause B 2 hereof, Erf No. 496 shall be subject to the following conditions:—

- (a) The erf shall be used for the purpose of conducting thereon the business of a motor garage and purposes incidental thereto as well as a tearoom, provided that—
 - (i) until the erf is connected to a public sewerage system the building shall not exceed two storeys and thereafter not more than three storeys in height;
 - (ii) the upper floor or floors, which shall not occupy more than 40 per cent of the area of the erf, may be used for business and residential purposes;
- provided further that, in the event of the erf not being used for the aforesaid purposes, it may be used for industrial purposes in which case it shall be subject to the provisions of clause B 6 hereof.
- (b) No animal as defined in the Local Authorities Pounds Regulations framed under the Local Government Ordinance, No. 17 of 1939, shall be kept upon the erf.
- (c) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.

6. Industrial Erven.

All erven except those referred to in clauses B 3 to B 5 shall, in addition to the conditions set out in clause B 2 hereof, be subject to the following conditions:—

- (a) The erf and buildings erected and to be erected thereon shall be used solely for such industrial and/or commercial purposes (e.g. factories, warehouses, workshops and the like) as may be approved in writing by the local authority and other purposes incidental thereto, no retail trade of any description shall be conducted thereon or therefrom save as is in sub-clause (b) hereof provided and save that it is specially hereby provided that for the purposes of this clause the prohibition against retail trading set out above, shall not prohibit the owner from selling on the erf goods wholly or partially manufactured or processed or assembled thereon and other goods not manufactured on the land provided that such goods form part of or are incidental to the sale of and/or are for use in or with goods manufactured wholly or in part or processed or assembled on the erf. The words "and other purposes incidental thereto" shall mean and include—

- (i) the erection and use for residential purposes of buildings for managers and watchmen of works, warehouses or factories erected on the said erf and with the consent in writing of the Administrator given after consultation with the Native Affairs Department and of the local authority and subject to such conditions as the Administrator in consultation with the local authority may impose, provision may be made for the housing of Coloured persons bona fide and necessarily employed on full-time work in the industry conducted on the erf;
- (ii) the erection of buildings to be used as offices or storerooms by the owner or occupier.
- (b) The owner and any occupier shall not establish on the erf, except for the use of its own employees, a restaurant or tearoom business or a kaffir eating-house.

- (c) Die erf mag nie sonder die toestemming van die applikant oorgedra word nie; hierdie toestemming mag nie weerhou word nie as die voornemende transportnemier 'n skriftelike ooreenkomst tot voldoening van die applikant aangaan waarby hy hom verbind om die voorwaarde deur die applikant gestel betreffende die gebruik en die onderhoudskoste van 'n spoorsylyn of -verlenging na te kom.
- (d) Geboue met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 20 voet (Engelse) van die straatgrens daarvan geleë wees.
- (e) Die op- en aflaai van voertuie moet slegs binne die grense van die erf geskied, met dien verstande dat geen materiaal of goedere van watter aard ook al op die gedeelte van die erf tussen die boulyn en die straatgrens van die erf geplaas, gestort of bewaar mag word nie; en genoemde gedeelte mag vir geen ander doel behalwe die uitlê en onderhoud van grasperke en tuine gebruik word nie.

7. Serwiture vir riolerings- en ander munisipale doeleindeste.

Benewens die betrokke voorwaardes hierbo uiteengesit is onderstaande erwe ook aan die volgende voorwaardes onderworpe:

- (1) *Erwe Nos. 406, 416, 417, 465, 467, 475, 489 en 490.*—(a) Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindeste, ten gunste van die plaaslike bestuur, soos op die algemene plan aangewys.

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

- (2) *Alle erwe.*—(a) Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindeste ten gunste van die plaaslike bestuur, ses voet breed, langs enige van sy grense uitgesonderd 'n straatgrens.

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

- (3) *Erf No. 490.*—Die erf is onderworpe aan 'n serwituut vir 'n kragpaalstut ten gunste van die Elektrisiteitvoorsieningskommissie, soos op die algemene plan aangewys.

- (4) *Erwe Nos. 405, 428, 431, 432, 433, 434 en 445.*—Uitgesonderd niet die skriftelike toestemming van die Administrateur mag geen gebou op die erf opgerig word nie tussen die boulyn wat op die algemene plan aangewys word en die erf wat vir spoorsylyndoeleindeste afgesonder is.

8. Woordomskrywing.

In voormalde titelvoorwaardes het onderstaande uitdrukings die betekenis wat aan hulle geheg word:

- (i) „Applikant” beteken Clayville Townships, Limited en sy opvolgers tot die eiendomsreg van die dorp.

(c) The erf may not be transferred without the consent of the applicant, which consent shall not be withheld if the proposed transferee provides in writing an agreement to the satisfaction of the applicant whereunder he binds himself to fulfil the conditions imposed by the applicant relative to the use and the cost of maintenance of any railway siding or extension.

- (d) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 20 feet (English) from the boundary thereof abutting on a street.

(e) The loading and off-loading of vehicles shall be done only within the boundaries of the erf provided that no materials or goods of whatever nature shall be dumped, placed or stored on the portion of the erf between the building line and the street boundary of the erf, which portion shall not be used for any purpose other than laying out and maintaining lawns and gardens.

7. Servitudes for Sewerage and Other Purposes.

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

- (1) *Erven Nos. 406, 416, 417, 465, 467, 475, 489 and 490.*—(a) The erf is subject to a servitude for stormwater and other municipal purposes as indicated on the general plan, in favour of the local authority.

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

- (2) *All Erven.*—(a) The erf is subject to a servitude six feet wide, in favour of the local authority for sewerage and other municipal purposes, along any one of its boundaries other than a street boundary.

(b) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining, and removing such sewerage mains and other works being made good by the local authority.

- (3) *Erf No. 490.*—The erf is subject to a servitude for a power pole stay as indicated on the general plan in favour of the Electricity Supply Commission.

- (4) *Erven Nos. 405, 428, 431, 432, 433, 434 and 445.*—Except with the written permission of the Administrator no building shall be erected on the erf between the building line indicated on the general plan and the erf reserved for railway siding purposes.

8. Definitions.

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

- (i) “Applicant” shall mean Clayville Townships, Limited, and its successors in title to the township.

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

9. Goewerments- en munisipale erwe.

As enige erf waarvan in klosule A 10 melding gemaak word of erwe wat verkry word soos in klosules B 2 (ii) en (iii) hiervan beoog, in die besit kom van enige ander persoon as die Goewerment of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige van die voormalde voorwaardes of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperraad bepaal.

No. 264 (Administrateurs), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Administrateur by artikel 171 (a) van die Ordonnansie op Plaaslike Bestuur, 1939, bevoeg is om by wyse van proklamasie addisionele bevoegdhede aan enige plaaslike bestuur te verleen vir enige doel verbonde aan munisipale bestuur, en wat na sy mening nodig of wenslik is en nie in stryd is met die bepalings van genoemde Ordonnansie of 'n ander wet nie;

En nademaal dit nodig geag word om die magte bevat in artikel 19 (8) van die Ordonnansie op Plaaslike Bestuur, 1939, aan die Dorpsraad van Belfast oor te dra ten einde dit moontlik te maak om 'n toelae aan sy raadslede te betaal;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel 171 (a) van die Ordonnansie op Plaaslike Bestuur, 1939, aan my verleen word, by hierdie Proklamasie proklameer dat die magte bevat in artikel 19 (8) van die genoemde Ordonnansie aan die Dorpsraad van Belfast oorgedra is.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.

T.A.L.G. 7/2/47.

No. 265 (Administrateurs), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema, 1961, van die Stadsraad van Carletonville by Proklamasie No. 137 van 1962, ingevolge artikel *drie-en-veertig* van die Dorp- 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, 1961, van die Stadsraad van Carletonville, hierby gewysig word soos aangedui in die skemaklousules, in bewaring gehou deur die Sekretaris van die Dorperraad, Pretoria, en die Stadslerk, Carletonville; hierdie wysiging staan bekend as Carletonville-dorpsaanlegskema: Wysigende Skema No. 13.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.

T.A.D. 5/2/33/13.

(ii) "Coloured person" shall mean any African or Asiatic native, Cape Malay, or any person who is manifestly a Coloured person and shall include 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:

9. Government and Municipal Erven.

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

No. 264 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the Administrator is by section 171 (a) of the Local Government Ordinance, 1939, empowered by proclamation to confer additional powers on any local authority for any purpose which is incidental to municipal government and in his opinion necessary or desirable and which is not contrary to the provisions of the said Ordinance or of any other law;

And whereas it is deemed necessary to confer the powers contained in section 19 (8) of the Local Government Ordinance, 1939, on the Village Council of Belfast in order to enable an allowance to be paid to its councillors;

Now, therefore, under and by virtue of the powers granted to me by section 171 (a) of the Local Government Ordinance, 1939, I do by this my Proclamation proclaim that the powers contained in section 19 (8) of the said Ordinance are hereby conferred on the Belfast Village Council.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.

T.A.L.G. 7/2/47.

No. 265 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme, 1961, of the Town Council of Carletonville, was approved by Proclamation No. 137 of 1962, 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, 1961, of the Town Council of Carletonville, is hereby amended as indicated in the scheme clauses filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Carletonville; this amendment is known as Carletonville Town-planning Scheme: Amending Scheme No. 13.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.

T.A.D. 5/2/33/13.

266 (Administrators), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Administrateur by artikel 171 (a) van die Ordonnansie op Plaaslike Bestuur, 1939, bevoeg is om by wyse van proklamasie addisionele bevoegdhede aan enige plaaslike bestuur te verleen vir enige doel verbonde aan munisipale bestuur, en wat na sy mening nodig of wenslik is en nie in stryd is met die bepalings van genoemde Ordonnansie of 'n ander wet nie;

En nademaal dit nodig geag word om die magte bevat in artikel 19 (8) van die Ordonnansie op Plaaslike Bestuur, 1939, aan die Dorpsraad van Witrivier oor te dra, ten einde dit moontlik te maak om 'n toelae aan sy raadslede te betaal;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel 171 (a) van die Ordonnansie op Plaaslike Bestuur, 1939, aan my verleen word, by hierdie Proklamasie proklameer dat die magte bevat in artikel 19 (8) van die genoemde Ordonnansie op die Dorpsraad van Witrivier oorgedra is;

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.L.G. 6/5/74.

No. 266 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the Administrator is by section 171 (a) of the Local Government Ordinance, 1939, empowered by proclamation to confer additional powers on any local authority for any purpose which is incidental to municipal government and in his opinion necessary or desirable and which is not contrary to the provisions of the said Ordinance or of any other law;

And whereas it is deemed necessary to confer the powers contained in section 19 (8) of the Local Government Ordinance, 1939, on the Village Council of Witrivier in order to enable an allowance to be paid to its councillors;

Now, therefore, under and by virtue of the powers granted to me by section 171 (a) of the Local Government Ordinance, 1939, I do by this my Proclamation proclaim that the powers contained in section 19 (8) of the said Ordinance are hereby conferred on the Witrivier Village Council.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.L.G. 6/5/74.

No. 267 (Administrators), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n skriftelike aansoek van „The Methodist Church of South Africa”, die eienaar van Erwe Nos. 345, 346 en 347, geleë in die dorp Orkney, distrik Klerksdorp, Transvaal, ontvang is om 'n sekere wysiging van die titelvoorraarde van voormalde erf;

En nademaal by artikel een van die Wet op Opheffing van Beperkings in Dorpe, 1946 (Wet No. 48 van 1946) soos gewysig, bepaal word dat dit die Administrateur van die Provincie met die goedkeuring van dié Staatspresident in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond in 'n dorp kan wysig, opskort of ophef;

En nademaal die Staatspresident sy goedkeuring aan sodanige wysiging verleen het;

En nademaal aan die ander bepalings van artikel een van die Wet op Opheffing van Beperkings in Dorpe, 1946, voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorraade in Akte van Transport No. 39908/1948, ten opsigte van die genoemde Erwe Nos. 345, 346 en 347, dorp Orkney, deur die wysiging van voorradees B (g) en B (i) (i) om soos volg te lees:—

“B (g) The erf may be used for residential purposes or for ecclesiastical purposes and any purposes incidental thereto and no shop, factory, industry or place of business whatsoever shall be erected or conducted thereon.”

“B (i) (i) If used for residential purposes not more than one dwelling-house with the necessary outbuildings shall be erected on the erf.”

Gegee onder my Hand te Pretoria, op hede die Sewentiende dag van Augustus Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 8/2/159/1.

No. 267 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas a written application of The Methodist Church of South Africa, owner of Erven Nos. 345, 346 and 347, situated in the township of Orkney, District of Klerksdorp, Transvaal, for a certain amendment of the conditions of title of the said erven has been received;

And whereas it is provided by section one of the Removal of Restrictions in Townships Act, 1946 (Act No. 48 of 1946), as amended, that the Administrator of the Province may with the approval of the State President, in certain circumstances alter, suspend or remove any restrictive condition in respect of land in a township,

And whereas the State President has given his approval for such amendment;

And whereas the other provisions of section one of the Removal of Restrictions in Townships Act, 1946, were complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 39908/1948, pertaining to the said Erven Nos. 345, 346 and 347, Orkney Township, by amending conditions B (g) and B (i) (i) to read as follows:—

“B (g) The erf may be used for residential purposes or for ecclesiastical purposes and any purposes incidental thereto and no shop, factory, industry or place of business whatsoever shall be erected or conducted thereon.”

“B (i) (i) If used for residential purposes not more than one dwelling-house with the necessary outbuildings shall be erected on the erf.”

Given under my Hand at Pretoria on this Seventeenth day of August, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 8/2/159/1.

No. 268 (Administrateurs), 1966.]

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 in die skemaklousules en op 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. 1/83.

Gegee onder my Hand te Pretoria, op hede die Vier-en-twintigste dag van Augustus Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/47/83.

No. 269 (Administrateurs), 1966.]

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 in die skemaklousules en op 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. 1/74.

Gegee onder my Hand te Pretoria, op hede die Sewentiende dag van Augustus Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/47/74.

ADMINISTRATEURSKENNISGEWINGS.

Administrateurskennisgewing No. 677.] [14 September 1966.
GESONDHEIDSKOMITEE VAN THABAZIMBI—
KAPITAALONTWIKKELINGSFONDSREGULASIES.

Die Administrateur publiseer hierby ingevolge artikel 164 (3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulases hierna uiteengesit, wat deur hom ingevolge artikel 126 (1) (a) van genoemde Ordonnansie gemaak is.

Woordomskrywing.

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

- .. Fonds” die Kapitaalontwikkelingsfond wat hierby ingestel word;
- .. Komitee” die Gesondheidskomitee van Thabazimbi;

No. 268 (Administrator's), 1966.]

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 on 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. 1/83.

Given under my Hand at Pretoria this Twenty-fourth day of August, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/47/83.

No. 269 (Administrator's), 1966.]

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 on 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. 1/74.

Given under my Hand at Pretoria on this Seventeenth day of August, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/47/74.

ADMINISTRATOR'S NOTICES.

Administrator's Notice No. 677.]

[14 September 1966.
THABAZIMBI HEALTH COMMITTEE—CAPITAL
DEVELOPMENT FUND REGULATIONS.

The Administrator hereby, in terms of section 164 (3) of the Local Government Ordinance, 1939, publishes the regulation set forth hereinafter, which have been made by him in terms of section 126 (1) (a) of the said Ordinance.

Definitions.

1. In these regulations, unless the context indicates otherwise—

- “advance” means any money from the Fund lent to a borrowing account;
- “borrowing account” means any account of the Committee to which money is lent from the Fund;

„leningsrekening” enige rekening van die Komitee waaraan geld uit die Fonds geleent word; „tesourier” die tesourier van die Komitee; „voorskot” enige geld aan 'n leningsrekening uit die Fonds geleent.

Bedrae wat in die Fonds gestort word.

2. Daar word in die Fonds gestort—

- (a) behoudens die bepalings van enige ander wet, die bedrae wat die Komitee van tyd tot tyd besluit om uit opgehoopde inkomste-oorskotte of uit lopende inkomste toe te wys;
- (b) die kapitaalbedrag wat deur 'n leningsrekening verskuldig is ooreenkomsdig die bepalings en voorwaardes van terugbetaling verbondé aan 'n voorskot; en
- (c) rente wat op voorskotte betaalbaar is.

Aanwending van die Fonds.

3. Die Komitee kan aan 'n leningsrekening 'n voorskot uit die Fonds toestaan ten einde sodanige leningsrekening in staat te stel om kapitaaluitgawe vir die skepping van 'n bate of bates te finansier.

Terugbetaling van 'n voorskot.

4. Daar word geag dat die leningsrekening waaraan 'n voorskot toegestaan is, die geld aan die Fonds verskuldig is en dit moet aan die Fonds terugbetaal word oor 'n tydperk wat nie langer is nie as die geskatte lewensduur van die bates vir die skepping waarvan dit aangewend word en die tesourier, met goedkeuring van die Komitee, bepaal die tydperk en voorwaardes van terugbetaling.

Rente op voorskotte.

5. (1) Wanneer 'n voorskot toegestaan word, moet die tesourier bepaal of die bate of bates wat daar mee geskep word, lonend is.

(2) Indien die tesourier ingevolge subartikel (1) bepaal dat 'n bate lonend is, moet die leningsrekening aan die Fonds rente betaal op die voorskot wat aan hom toegestaan is.

(3) Die rente wat ingevolge subartikel (2) betaalbaar is, word gehef op die helfte van die totaal van alle sodanige voorskotte wat deur die leningsrekening aan die begin van elke jaar verskuldig is, plus die helfte van die totaal van alle sodanige voorskotte wat deur die leningsrekening aan die einde van elke jaar verskuldig is teen 'n maksimum rentekoers van 5% (vyf persent) per jaar.

T.A.L.G. 5/158/104.

Administrateurskennisgewing No. 678.] [14 September 1966.
MUNISIPALITEIT KRUGERSDORP.—WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Krugersdorp, aangekondig by Administrateurskennisgewing No. 11 van 12 Januarie 1949, soos gewysig, word hierby verder as volg gewysig:

1. Deur na item 1 (5) van die Sanitaire en Vullisverwyderingstarief onder die Bylae by Hoofstuk 1 onder Deel IV die volgende in te voeg:

„(6) Benewens die gelde betaalbaar ingevolge subitems (1), (2), (3) en (5) word 'n toeslag van 25 persent op sodanige bedrag gehef.”

2. Deur na item 2 (9) van die Sanitaire en Vullisverwyderingstarief onder die Bylae by Hoofstuk 1 onder Deel IV die volgende in te voeg:

„(10) Benewens die gelde betaalbaar ingevolge subitems (1) tot en met (8) word 'n toeslag van 25 persent op sodanige bedrag gehef.”

T.A.L.G. 5/77/18.

“Committee” means the Health Committee of Thabazimbi;

“Fund” means the Capital Development Fund established hereby;

“treasurer” means the treasurer of the Committee.

Payments to the Fund.

2. There shall be paid to the Fund—

- (a) subject to the provisions of any other law such sums of money as the Committee may from time to time decide to appropriate from accumulated revenue surpluses or from current revenues;
- (b) the capital sum due by a borrowing account in accordance with the terms and conditions of repayment attaching to an advance; and
- (c) interest payable on advances.

Application of the Fund.

3. The Committee may make an advance to a borrowing account from the Fund to enable such borrowing account to finance capital expenditure for the creation of an asset or assets.

Repayment of an Advance.

4. Any advance shall be deemed to be due and owing to the Fund by the borrowing account to which it is made and shall be repaid over a period not exceeding the estimated life of the assets to the creation of which it is applied and the period and conditions of repayment shall be determined by the treasurer with the approval of the Committee.

Interest on Advances.

5. (1) When an advance is made the treasurer shall determine whether the asset or assets established therefrom is or are remunerative.

(2) If the treasurer, in terms of subsection (1), determines that an asset is remunerative, the borrowing account shall pay to the Fund interest on the advance made to it.

(3) The interest payable in terms of subsection (2), shall be charged on one-half of the total of all such advances due by the borrowing account at the beginning of the year, plus one-half of the total of all such advances due by the borrowing account at the end of each year at a maximum rate of interest of 5% (five per cent) per annum.

T.A.L.G. 5/158/104.

Administrator's Notice No. 678.] [14 September 1966.
KRUGERSDORP MUNICIPALITY.—AMENDMENT TO PUBLIC HEALTH BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Public Health By-laws of the Krugersdorp Municipality, published under Administrator's Notice No. 11, dated the 12th January, 1949, as amended, as follows:

1. By the insertion after item 1 (5) of the Sanitary and Refuse Removals Tariff under the Schedule to Chapter 1 under Part IV of the following:

“(6) In addition to the charges payable in terms of sub-items (1), (2), (3) and (5) a surcharge of 25 per cent shall be levied on such amount.”

2. By the insertion after item 2 (9) of the Sanitary and Refuse Removals Tariff under the Schedule to Chapter 1 under Part IV of the following:

“(10) In addition to the charges payable in terms of sub-items (1) to (8) inclusive a surcharge of 25 per cent shall be levied on such amount.”

T.A.L.G. 5/77/18.

Administrateurkennisgewing No. 679.] [14 September 1966.
MUNISIPALITEIT KRUGERSDORP.—WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die riolerings- en Loodgietersverordeninge van die Municipaaliteit Krugersdorp, afgekondig by Administrateurkennisgewing No. 202 van 1 April 1936, soos gewysig, word hierby verder as volg gewysig:

1. Deur na item 1 (2) (a) (iii) van die Tarief van Gelde onder Skedule I die volgende in te voeg:

„(iv) Benewens die gelde betaalbaar ingevolge subparagraphe (i), (ii) en (iii) word 'n toeslag van 25 persent op sodanige bedrag gehef.”

2. Deur na item 1 (3) (q) van die Tarief van Gelde onder Skedule I die volgende in te voeg:

„(r) Benewens die gelde betaalbaar ingevolge subparagraphe (a) tot en met (q) word 'n toeslag van 25 persent op sodanige bedrag gehef.”

3. Deur na item 1 (6) (b) (v) van die Tarief van Gelde onder Skedule I die volgende in te voeg:

„(vi) Benewens die gelde betaalbaar ingevolge paragraaf (b) word 'n toeslag van 25 persent op sodanige bedrag gehef.”

T.A.L.G. 5/34/18.

Administrateurkennisgewing No. 680.] [14 September 1966.
MUNISIPALITEIT KRUGERSDORP.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Watervoorsieningsverordeninge van die Municipaaliteit Krugersdorp, afgekondig by Administrateurkennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder as volg gewysig:

1. Deur items 1 (1) en 1 (2) onder Aanhangsel VI by Hoofstuk 3 deur die volgende te vervang:

„(1) Lewering van water vir algemene gebruik [uitgesonderd verbruikers wat onder subitems (2), (3) en (4) val]:—

R c
(a) Vir elke 1,000 gelling of gedeelte daarvan tot en met 25,000 gelling in enige besondere maand verbruik
0 50
(b) Vir elke 1,000 gelling of gedeelte daarvan bo 25,000 gelling maar nie meer nie as 200,000 gelling in dieselfde maand verbruik
0 40
(c) Vir elke 1,000 gelling of gedeelte daarvan bo 200,000 gelling in dieselfde maand verbruik
0 30
(d) Minimum vordering per maand of water verbruik is al dan nie
0 50

(2) Lewering vir nywerheidsdoeleindes, die Provinciale Hospitaal en aan sportliggame (met uitsondering van sportterreine wat vir wins en terreine wat vir bouwerkzaamhede gebruik word):—

R c
0 50
(b) Vir elke 1,000 gelling of gedeelte daarvan bo 25,000 gelling maar nie meer nie as 200,000 gelling in dieselfde maand verbruik
0 26
(c) Vir elke 1,000 gelling of gedeelte daarvan bo 200,000 gelling maar nie meer nie as 400,000 gelling in dieselfde maand verbruik
0 24

Administrator's Notice No. 679.] [14 September 1966.
KRUGERSDORP MUNICIPALITY.—AMENDMENT TO DRAINAGE AND PLUMBERS' BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Drainage and Plumbers' by-laws of the Krugersdorp Municipality, published under Administrator's Notice No. 202, dated the 1st April, 1936, as amended as follows:

1. By the insertion after item 1 (2) (a) (iii) of the Tariff of Charges under Schedule I of the following:

“(iv) In addition to the charges payable in terms of subparagraphs (i), (ii) and (iii) a surcharge of 25 per cent shall be levied on such amount.”

2. By the insertion after item 1 (3) (q) of the Tariff of Charges under Schedule I of the following:

“(r) In addition to the charges payable in terms of paragraphs (a) to (q) inclusive a surcharge of 25 per cent shall be levied on such amount.”

3. By the insertion after item 1 (6) (b) (v) of the Tariff of Charges under Schedule I of the following:

“(vi) In addition to the charges payable in terms of paragraph (b) a surcharge of 25 per cent shall be levied on such amount.”

T.A.L.G. 5/34/18.

Administrator's Notice No. 680.] [14 September 1966.
KRUGERSDORP MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Water Supply By-laws of the Krugersdorp Municipality, published under Administrator's Notice No. 787, dated the 18th October, 1950, as amended, as follows:

1. By the substitution for items 1 (1) and 1 (2) under Annexure VI to Chapter 3 of the following:

“(1) Supply of water for general use [excluding consumers falling under subitems (2), (3) and (4)]:—

R c
(a) For each 1,000 gallons or part thereof up to 25,000 gallons consumed in any particular month
0 50
(b) For each 1,000 gallons or part thereof in excess of 25,000 gallons but not more than 200,000 gallons consumed in the same month
0 40
(c) For each 1,000 gallons or part thereof in excess of 200,000 gallons consumed in the same month
0 30
(d) Minimum charge per month whether water has been consumed or not ..
0 50

(2) Supply for industrial purpose, the Provincial Hospital and sporting bodies (excluding sports grounds used for profit and sites used for building operations):—

R c
(a) For each 1,000 gallons or part thereof up to 25,000 gallons consumed in any particular month
0 50
(b) For each 1,000 gallons or part thereof in excess of 25,000 gallons but not more than 200,000 gallons consumed in the same month
0 26
(c) For each 1,000 gallons or part thereof in excess of 200,000 gallons but not more than 400,000 gallons consumed in the same month
0 24

	R c
(d) Vir elke 1,000 gelling of gedeelte daarvan bo 400,000 gelling maar nie meer nie as 7,500,000 gelling in dieselfde maand verbruik	0 17
(e) Vir elke 1,000 gelling of gedeelte daarvan bo 7,500,000 gelling in dieselfde maand verbruik	0 15
(f) Minimum vordering per maand of water verbruik is al dan nie	0 50".
	T.A.L.G. 5/104/18.

Administrateurskennisgewing No. 681.] [14 September 1966.

VERKIESING VAN LID.—STANDERTONSE SKOOLRAAD.

Mnr. Tobias Uys, Boer, van Rietfontein, Posbus 217, Volksrust, is verkies tot lid van bogenoemde raad en het sy amp aanvaar op 2 Augustus 1966.

Administrateurskennisgewing No. 682.] [14 September 1966.
WYSIGING VAN DIE REGULASIES VIR BEHEER OOR DIE OPENBARE OORD, LOSKOPDAM.

Die Administrateur wysig hierby, ingevolge artikel vyf van die Ordonnansie op Openbare Oorde, 1953 (Ordonnansie No. 10 van 1953), die Regulasies vir die Beheer oor die Openbare Oord, Loskopdam, afgekondig by Administrateurskennisgewing No. 272 van 30 Maart 1955, deur die Bylae daarby deur die volgende Bylae met ingang van 1 Desember 1966 te vervang.

BYLAE.

GELDE BETAAALBAAR OOREENKOMSTIG DIE BEPALINGS VAN REGULASIE 6 (1), HOOFSTUK II.

A. Gemeubileerde akkommodasie:—

- (1) Gesinshutte, R6 per dag.
- (2) Tweekamerhutte (5 beddens), R4 per dag.
- (3) Tweekamerhutte (4 beddens), R3.50 per dag.
- (4) Eenkamerhutte met twee beddens, R2.50 per dag.
- (5) Eenkamerhutte met vier beddens (dubbeldek), R3 per dag.

Huur van kamers in al vyf tipe hutte vir 'n tydperk van hoogstens een nag en net vir af-en-toe besoekers, R1.20 per volwassene; R0.60 per kind onder 16 jaar.

(6) Slaapsale vir goedgekeurde studiegroepe:—

- (a) Volwassenes, R0.65 per persoon per dag.
- (b) Jeugdiges, R0.25 per persoon per dag.

B. Akkommodasie vir nie-Blanke bediendes, R0.20 per nag.

C. Afsonderlike items:—

- (1) Kampeerterrein (per tent, karavaan of voertuig), R0.25 per dag.
- (2) Ekstra beddens, elk, R0.15 per dag.
- (3) Ekstra binnéveermatrasse, elk R0.25 per dag.
- (4) Ekstra klapperhaarmatrasse, elk R0.10 per dag.

Op voorwaarde dat—

- (a) ekstra beddens en matrasse net in die geval van gemeubileerde akkommodasie voorsien word;
 - (b) matrasse slegs op beddens gebruik word; en
 - (c) binneveermatrasse slegs in hutte gebruik word.
- (5) Ekstra stoële, elk R0.03 per dag.
 - (6) Ekstra tafels, elk R0.07 per dag.
 - (7) Kampeerterreine vir goedgekeurde studiegroepe:—
 - (a) Volwassenes, R0.10 per persoon per dag.
 - (b) Jeugdiges, R0.05 per persoon per dag.

	R c
(d) For each 1,000 gallons or part thereof in excess of 400,000 gallons but no more than 7,500,000 gallons consumed in the same month	0 17
(e) For each 1,000 gallons or part thereof in excess of 7,500,000 gallons consumed in the same month	0 15
(f) Minimum charge per month whether water has been consumed or not	0 50".
	T.A.L.G. 5/104/18.

Administrator's Notice No. 681.] [14 September 1966.

ELECTION OF MEMBER.—STANDERTON SCHOOL BOARD.

Mr. Tobias Uys, Farmer, of Rietfontein, P.O. Box 217, Volksrust, has been elected as a member of the above-mentioned board and assumed office on 2nd August, 1966.

Administrator's Notice No. 682.] [14 September 1966.
AMENDMENT TO THE REGULATIONS FOR THE CONTROL OF THE LOSKOPDAM PUBLIC RESORT.

The Administrator in terms of section five of the Public Resorts Ordinance, 1953 (Ordinance No. 10 of 1953), hereby amends the Regulations for the Control of the Loskopdam Public Resort, published under Administrator's Notice No. 272, dated the 30th March, 1955, by the substitution for the Schedule thereto of the following Schedule with effect from the 1st December, 1966.

SCHEDULE.

FEES PAYABLE IN TERMS OF THE PROVISIONS OF REGULATION 6 (1), CHAPTER II.

A. Furnished accommodation:—

- (1) Family bungalows, R6 per day.
- (2) Two-roomed bungalows (5 beds), R4 per day.
- (3) Two-roomed bungalows (4 beds), R3.50 per day.
- (4) One-roomed bungalows with two beds R2.50 per day.
- (5) One-roomed bungalows with four beds (double deck-bunks), R3 per day.

Rent of rooms in all five types of bungalows for a period not exceeding one night and for occasional visitors only R1.20 per adult; R0.60 per child under 16 years.

(6) Dormitories for approved study groups:—

- (a) Adults, R0.65 per person per day.
- (b) Youths, R0.25 per person per day.

B. Accommodation for non-European servants, R0.20 per night.

C. Separate items:—

- (1) Camping sites (per tent, caravan or vehicle), R0.25 per day.
- (2) Extra beds, each R0.15 per day.
- (3) Extra innerspring mattresses, each R0.25 per day.
- (4) Extra coir mattresses, each R0.10 per day.

On condition that:—

- (a) Extra beds and mattresses be supplied only in the case of furnished accommodation.
- (b) Mattresses be used on beds only.
- (c) Innerspring mattresses be used only in bungalows.

(5) Extra chairs, each R0.03 per day.

(6) Extra tables, each R0.07 per day.

(7) Camping sites for approved study groups:—

- (a) Adults, R0.10 per person per day.
- (b) Youths, R0.05 per person per day.

GELDE BETAAALBAAR OOREENKOMSTIG DIE BEPALINGS VAN SUBREGULASIE (1) VAN REGULASIE 7, HOOFSTUK III.

Toegangsgelde per dag:—

Volwassenes, R0.10 per persoon.

Kinders onder 16 maar oor twee jaar, R0.05 per persoon.

Goedgekeurde studiegroepe, vry.

GELDE BETAAALBAAR OOREENKOMSTIG DIE BEPALINGS VAN REGULASIE 11 (1) EN 11 (3), HOOFSTUK IV.

Gelde vir die bring van bote op waters van die Oord.

Per dag of gedeelte daarvan eindigende om 5 pm. op elke dag, R0.25 per boot.

Gelde vir motorbootritte en huur van bote.

Diens.	Tydperk.	Volwas-senes (per persoon).	Kinders onder 16 jaar (per persoon).
1. Motorbootritte.	*Per halfuur of gedeelte daarvan	R 0.25	R 0.10
2. Huur van roei-boot	Per halfuur of gedeelte daarvan	R 0.10	R 0.05
	Per dag of gedeelte daarvan	1.00 (per boot)	—

* Voorwaardes:—

- (a) Kinders onder 16 jaar moet vergesel wees van minstens een ouer, voog of volwasse metgesel.
- (b) Ritte sal nie met enige motorboot verskaf word alvorens die minimum aantal kaartjies, soos deur die Administrateur vir sodanige boot bepaal, verkoop is nie.

GELDE BETAAALBAAR OOREENKOMSTIG DIE BEPALINGS VAN REGULASIE 11 bis, HOOFSTUK V.

Gelde vir vervoer van besoekers.

Volwassenes (per persoon), R0.75.

Kinders onder 16 jaar (per persoon), R0.25.

Voorwaardes:—

- (a) Kinders onder 16 jaar moet vergesel wees van minstens een ouer, voog of volwasse metgesel.
- (b) Ritte sal nie met enige voertuig verskaf word alvorens die minimum aantal kaartjies, soos deur die Administrateur vir sodanige voertuig bepaal, verkoop is nie.

Administrator'skennisgewing No. 683.] [14 September 1966.
PADREELINGS OP DIE PLAAS KALKFONTEIN
No. B32 REGISTRASIE AFDELING 49—J.S.,
DISTRIK GROBLERSDAL.

Met die oog op 'n aansoek ontvang van mnr. J. J. Roos om die sluiting van 'n openbare pad op die plaas Kalkfontein No. B32 Registrasie-afdeling 49—J.S., distrik Groblersdal is die Administrateur voornemens om ooreenkomsdig artikel *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 verskyning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 1089, Lydenburg, skriftelik in te dien.

Ooreenkomsdig subartikel (3) van artikel *nege-en-twintig* van genoemde Ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomsdig artikel *dertig*, as gevolg van sulke besware.

D.P. 04-047-23/24/K-3.

FEES PAYABLE IN TERMS OF THE PROVISIONS OF SUBREGULATION (1) OF REGULATION 7, CHAPTER III.

Admission fees per day:—

Adults, R0.10 per person.

Children under 16 but over two years, R0.05 per person.

Approved study groups, Free.

FEES PAYABLE IN TERMS OF THE PROVISIONS OF REGULATION 11 (1) AND 11 (3), CHAPTER IV.

Fees for bringing a Boat onto Waters of the Resort.

Per day or part thereof ending at 5 p.m. on each day, R0.25 per boat.

Fees for Motor Boat Trips and for the Hire of Boats.

Service.	Period.	Adults (per Person).	Children under 16 Years (per Person).
1. Motor boat trips	*Per half hour or portion thereof	R 0.25	R 0.10
2. Hire of rowing boats	Per half hour or portion thereof Per day or portion thereof	0.10 1.00 per boat	0.05 —

* Conditions—

- (a) children under 16 years must be accompanied by at least one parent, guardian or adult companion;
- (b) trips will not be provided in any motor boat until the minimum number of tickets as determined for such boat by the Administrator, is sold.

FEES PAYABLE IN TERMS OF THE PROVISIONS OF REGULATION 11 bis, CHAPTER V.

Fees for Conveyance of Visitors.

Adults (per person), R0.75.

Children under 16 years (per person), R0.25..

Conditions:—

- (a) Children under 16 years shall be accompanied by at least one parent, guardian or adult companion.
- (b) Trips will not be provided in any vehicle until the minimum number of tickets as determined by the Administrator for such vehicle, is sold.

Administrator's Notice No. 683.] [14 September 1966.

ROAD ADJUSTMENTS ON THE FARM KALKFONTEIN No. B32 No. 49, REGISTRATION DIVISION J.S., DISTRICT OF GROBLERSDAL.

In view of an application having been made by Mr. J. J. Roos for the closing of a public road on the farm Kalkfontein B32 No. 49, Registration Division J.S., District of Groblersdal, 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 1089, Lydenburg, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (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 R10 in respect of the costs of a commission appointed in terms of section *thirty*, as a result of such objections.

D.P. 04-047-23/24/K-3.

Administrateurskennisgewing No. 684.] [14 September 1966.

**VERKIESING VAN LID.—SKOOLRAAD
PRETORIA-DISTRIK.**

Mnr. Jan Adriaan van der Walt, boer, van Rashoop, Brits, is verkies tot lid van bogenoemde raad en het sy amp aanvaar op 28 Julie 1966.

T.O.A. 21-1-4-12.

Administrateurskennisgewing No. 686.] [14 September 1966.

**VERBREDING VAN DISTRIKSPAD NO. 304,
DISTRIK POTCHEFSTROOM.**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Potchefstroom, goedgekeur het, ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), dat die reserwebreedte van Distrikpad No. 304, oor die plase Oorbietjiesfontein No. 569—I.Q. en Doornhoek No. 570—I.Q., distrik Potchefstroom, vermeerder word na 100 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 07-072-23/22/304.

Administrator's Notice No. 684.] [14 September 1966.

ELECTION OF MEMBER.—PRETORIA DISTRICT SCHOOL BOARD.

Mr. Jan Adriaan van der Walt, farmer, of Rashoop, Brits, has been elected as a member of the above-mentioned board and assumed office on 28th July, 1966.

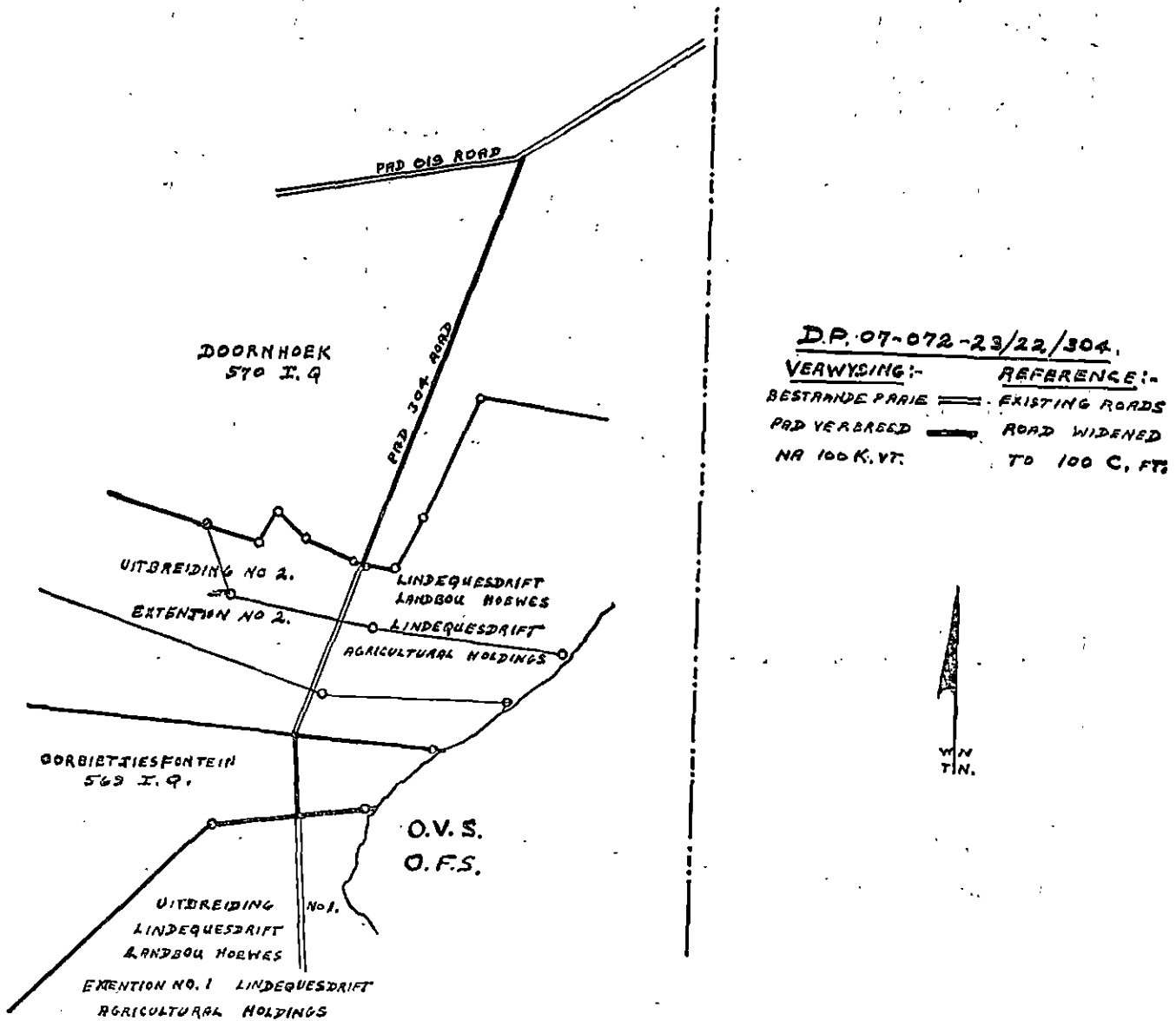
T.O.A. 21-1-4-12.

Administrator's Notice No. 686.] [14 September 1966.

WIDENING OF DISTRICT ROAD NO. 304, DISTRICT OF POTCHEFSTROOM.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Potchefstroom, in terms of section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that the reserve width of District Road No. 304, over the farms Oorbietjiesfontein No. 569—I.Q. and Doornhoek No. 570—I.Q., District of Potchefstroom, shall be increased to 100 Cape feet, as indicated on the subjoined sketch plan.

D.P. 07-072-23/22/304.



Administrateurskennisgewing No. 687.] [14 September 1966.

**OPENBARE PAD.—VERBREDING, DISTRIK
PRETORIA.**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957),

Administrator's Notice No. 687.] [14 September 1966.

**PUBLIC ROAD.—WIDENING, DISTRICT OF
PRETORIA.**

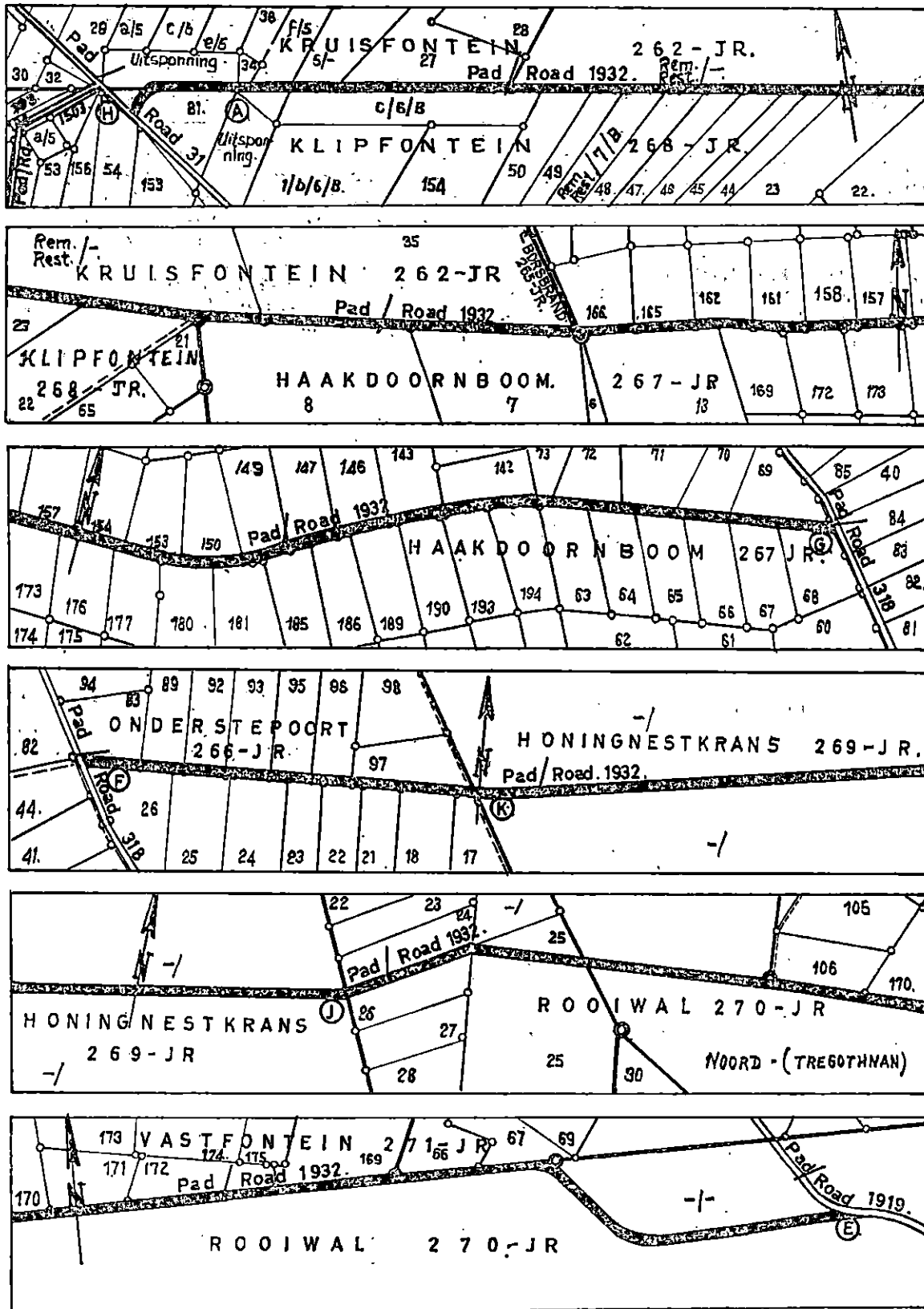
It is hereby notified for general information that the Administrator has approved, in terms of section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957),

goedgekeur het dat Distrikspad No. 1932 oor die plase Kruisfontein No. 262—J.R., Klipfontein No. 268—J.R., Haakdoornboom No. 267—J.R., Onderste poort No. 266—J.R., Honingnestkrans No. 269—J.R. en Rooiwal No. 270—J.R., distrik Pretoria, verbreed word van 50 Kaapse voet na wisselende breedte soos op bygaande sketsplan aangetoon.

D.P. 01-012-23/22/1932.

that District Road No. 1932 traversing the farms Kruisfontein No. 262—J.R., Klipfontein No. 268—J.R., Haakdoornboom No. 267—J.R., Onderste poort No. 266—J.R., Honingnestkrans No. 269—J.R. and Rooiwal No. 270—J.R., District of Pretoria, shall be widened from 50 Cape feet to varying widths, as indicated on the sketch plan subjoined hereto.

D.P. 01-012-23/22/1932.



DP 01-012-23/22/1932.

Verwysing:

Bestaande paaie	Existing Roads
Pad Verbreed	Road widened.
H.A.G. ... 80 K.Vt.	H.A.G. ... 80 C.Ft.
F.K. ... 80 K.Vt.	F.K. ... 80 C.Ft.
K.J ... 100 K.Vt.	K.J ... 100 C.Ft.
J E ... 80 K.Vt.	J E ... 80 C.Ft.

Reference:

Administrateurskennisgewing No. 685.] [14 September 1966.
VERBREDING VAN DISTRIKSPAD, DISTRIK
MIDDELBURG.

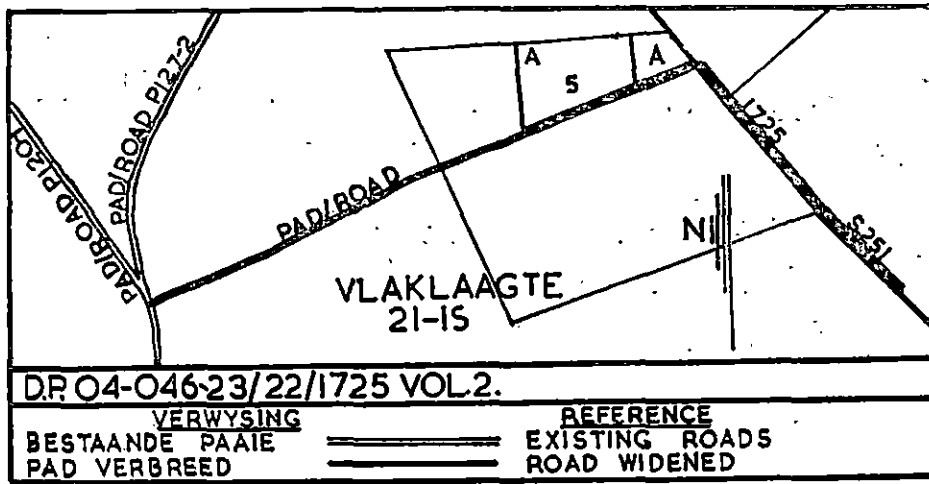
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Middelburg, goedgekeur het dat Distrikspad No. 1725 oor die plase Vlaklaagte No. 21—I.S. en Boschmanskrantz No. 22—I.S., distrik Middelburg ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), na 120 Kaapse voet verbreed word soos aangevoeg op die bygaande sketsplan.

D.P. 04-046-23/22/1725 Vol. II.

Administrator's Notice No. 685.] [14 September 1966.
WIDENING OF DISTRICT ROAD, DISTRICT OF
MIDDELBURG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Middelburg, that District Road No. 1725, traversing the farms Vlaklaagte No. 21—I.S. and Boschmanskrantz No. 22—I.S., District of Middelburg, shall be widened to 120 Cape feet in terms of section 3 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the subjoined sketch plan.

D.P. 04-046-23/22/1725 Vol. II.



Administrateurskennisgewing No. 688.] [14 September 1966.
VERKLARING VAN PROVINSIALE PAD No. P.23-3
BINNE AMALIA GESONDHEIDS KOMITEE-
GEBIED, DISTRIK SCHWEIZER-RENEKE.

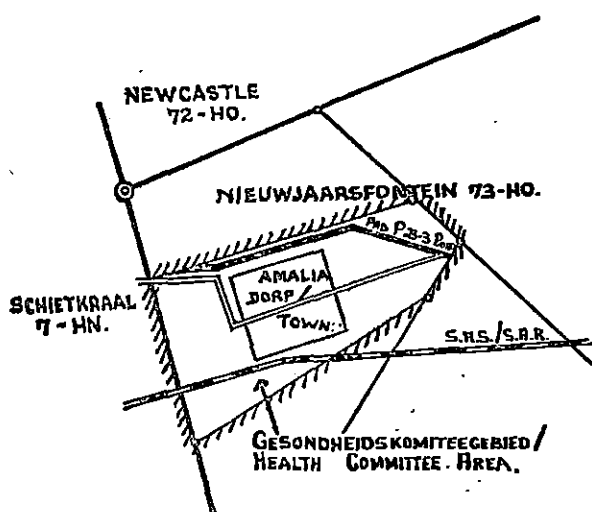
Dit word hiermee vir algemene inligting bekendgemaak, dat die Administrateur, na ondersoek en verslag deur die Padraad van Schweizer-Reneke, goedgekeur het ingevolge paragraaf (b) van subartikel (2) van artikel vyf en artikels drie en veertig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), dat 'n Provinciale Pad, 120 Kaapse voet breed, as verlenging van Provinciale Pad No. P.23-3, sal bestaan oor Amalia Gesondheidskomiteegebied op die plaas Nieuwjaarsfontein No. 73—H.O., distrik Schweizer-Reneke, soos aangevoeg op bygaande sketsplan.

D.P. 07-074S-23/21/P.23-3 (A).

Administrator's Notice No. 688.] [14 September 1966.
DECLARATION OF PROVINCIAL ROAD No. P.23-3
WITHIN AMALIA HEALTH COMMITTEE
AREA, DISTRICT OF SCHWEIZER-RENEKE.

It is hereby notified for general information, that the Administrator has approved, after investigation and report by the Road Board of Schweizer-Reneke, in terms of paragraph (b) of subsection (2) of section five and sections three and forty of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that a Provincial Road, 120 Cape feet wide, as an extension of Provincial Road P.23-3, shall exist over the Amalia Health Committee Area on the farm Nieuwjaarsfontein No. 73—H.O., District of Schweizer-Reneke as indicated on the subjoined sketch plan.

D.P. 07-074S-23/21/P.23-3 (A).



DP-07-074S-23/21/P.23/3 (A).

VERWYSING:	REFERENCE:
BESTAANDE PAAIE	EXISTING ROADS.
PAD GEOPEN 120 K.VT. BREED AS VERLENGING VAN PROV. PAD P.23-3.	ROAD OPENED 120 C.F.T. WIDE AS EXTENSION OF PROV. ROAD P.23-3.

Administrateurkennisgewing No. 689.] [14 September 1966.
OPENING.—OPENBARE- EN DISTRIKSPAD NO. 1132, POMONA ESTATES EN BREDELL-LANDBOUHOEWES, DISTRIK KEMPTON PARK.

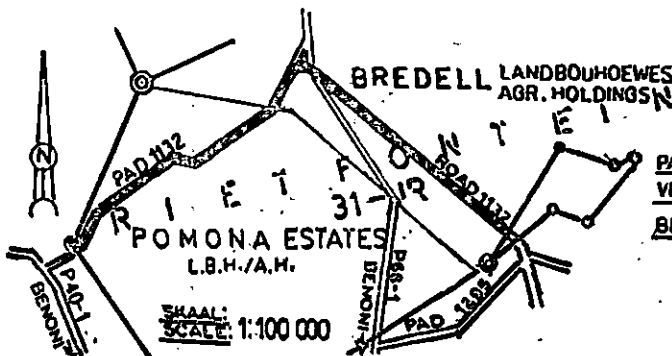
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Benoni, ingevolge paragraaf (c) van subartikel (1) en paragraaf (a) van subartikel (2) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedgekeur het dat Distrikspad No. 1132, 50 Kaapse voet breed, sal bestaan binne die Pomona Estates en Bredell-Landbouhoeves, distrik Kempton Park, soos op die bygaande sketsplan aangevoer.

D.P. 021-022-23/22/1132.

Administrator's Notice No. 689.] [14 September 1966.
OPENING.—PUBLIC AND DISTRICT ROAD NO. 1132, POMONA ESTATES AND BREDELL AGRICULTURAL HOLDINGS, DISTRICT OF KEMPTON PARK.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Benoni, in terms of paragraph (c) of subsection (1) and paragraph (a) of subsection (2) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that District Road No. 1132, 50 Cape feet wide, shall exist within the Pomona Estates and Bredell Agricultural Holdings, District of Kempton Park, as indicated on the subjoined sketch plan.

D.P. 021-022-23/22/1132.

D.P. 021-022-23/22/1132VERWYSING

PAD TOT 'N DISTRIKSPAD
VERKLAAR 50 K.V.T. BREEF
BESTAANDE PAAIE

REFERENCE

ROAD DECLARED AS A
DISTRICT ROAD 50C.FT.WIDE
EXISTING ROADS

Administrateurkennisgewing No. 691.] [14 September 1966.
MUNISIPALITEIT BOKSBURG.—INTREKKING VAN VRYSTELLING VAN BELASTING.

Die Administrateur het hierby, in die uitoefening van die bevoegdhede aan hom verleen by artikel 9 (10) van die Ordonnansie op Plaaslike Bestuur, 1939, die vrystelling van die bepalings van die Plaaslike-Bestuur-Belasting-ordonnansie, 1933, ten opsigte van die gebiede omskryf in die Bylae hiervan, ingetrek.

T.A.L.G. 3/2/8, Deel II.

BYLAE.MUNISIPALITEIT BOKSBURG.—BESKRYWING VAN GEBIEDE WAARVAN VRYSTELLING VAN BELASTING INGETREK IS.

A. Die volgende gedeeltes van die plaas Rietfontein No. 63—I.R.—

1. Daardie gedeelte van die restant van Gedeelte 360 (Kaart L.G. No. A.3993/60), begrens deur 'n pad servituut (Kaart L.G. No. A.5291/40), Gedeelte 271 ('n gedeelte van Gedeelte 90) (Kaart L.G. No. A.5292/40) en Gedeelte 207 ('n gedeelte van Gedeelte 82) (Kaart L.G. No. A.2532/36).
2. Gedeelte 271 ('n gedeelte van Gedeelte 90) (Kaart L.G. No. A.5292/40).
3. Restant van Gedeelte 11 ('n gedeelte van Gedeelte 6) (Kaart L.G. No. A.1919/19).
4. Gedeelte 181 ('n gedeelte van Gedeelte 95) (Kaart L.G. No. A.1626/34).
5. Gedeelte 180 ('n gedeelte van Gedeelte 11) (Kaart L.G. No. A.1624/34).

B. Die volgende gedeeltes van die plaas Witkoppie No. 64—I.R.—

1. Gedeelte 80 ('n gedeelte van Gedeelte 16) (Kaart L.G. No. A.3824/49).
2. Gedeelte 112 (Kaart L.G. No. A.4922/54).
3. Gedeelte 92 (Kaart L.G. No. A.5500/51).
4. Die restant van Gedeelte 18 ('n gedeelte van Gedeelte 1) (Kaart L.G. No. A.4332/25).

Administrator's Notice No. 691.] [14 September 1966.
BOKSBURG MUNICIPALITY.—WITHDRAWAL OF EXEMPTION FROM RATING.

The Administrator has hereby, in the exercise of the powers conferred on him by section 9 (10) of the Local Government Ordinance, 1939, withdrawn the exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in respect of the areas described in the Schedule hereto.

T.A.L.G. 3/2/8, Part. II.

SCHEDULE.BOKSBURG MUNICIPALITY.—DESCRIPTION OF AREAS OF WHICH EXEMPTION FROM RATING IS WITHDRAWN.

A. The following portions of the farm Rietfontein No. 63—I.R.—

1. That portion of the remainder of Portion 360 (Diagram S.G. No. A.3993/60) bounded by a road servitude (Diagram S.G. No. A.5291/40). Portion 271 (a portion of Portion 90) (Diagram S.G. No. A.5292/40) and Portion 207 (a portion of Portion 82) (Diagram S.G. No. A.2532/36).
2. Portion 271 (a portion of Portion 90) (Diagram S.G. No. A.5292/40).
3. Remainder of Portion 11 (a portion of Portion 6) (Diagram S.G. No. A.1919/19).
4. Portion 181 (a portion of Portion 95) (Diagram S.G. No. A.1626/34).
5. Portion 180 (a portion of Portion 11) (Diagram S.G. No. A.1624/34).

B. The following portions of the farm Witkoppie No. 64—I.R.—

1. Portion 80 (a portion of Portion 16) (Diagram S.G. No. A.3824/49).
2. Portion 112 (Diagram S.G. No. A.4922/54).
3. Portion 92 (Diagram S.G. No. A.5500/51).
4. The remainder of Portion 18 (a portion of Portion 1) (Diagram S.G. No. A.4332/25).

5. Gedeelte 22 ('n gedeelte van Gedeelte 18) (Kaart L.G. No. A.341/26).
6. Gedeeltes 19, 20 en 21 onderskeidelik (gedeeltes van Gedeelte 16) (Kaart L.G. No. A.340/26).
7. Gedeelte 25 ('n gedeelte van Gedeelte 16) (Kaart L.G. No. A.1958/31).
8. Restant van Gedeelte 16 ('n gedeelte van Gedeelte 1) (Kaart L.G. No. A.1249/22).
9. Gedeelte 13 ('n gedeelte van Gedeelte 1) (Kaart L.G. No. A.1199/20).

Administrateurskennisgewing No. 690.] [14 September 1966.
VERLEGGING EN VERBREIDING VAN PROVINSIALE PAD NO. P. 23-3, DISTRIK SCHWEIZER-RENEKE.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Schweizer-Reneke, goedgekeur het, ingevolge paragraaf (d) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), dat Provinciale Pad No. P. 23-3 oor die plese Delareyskraal No. 69—H.O., Bothmansrust No. 76—H.O., Kareelaagte No. 70—H.O., Nieuwjaarsfontein No. 73—H.O., Schietkraal No. 7—H.N., Uitvalskop No. 14—H.N., Joubertsrust No. 18—H.N., Fouriesgraf No. 23—H.N. en Pudumong No. 22—H.N., distrik Schweizer-Reneke, verlê en verbreed word na 120 Kaapse voet, soos aangetoon op bygaande sketsplan.

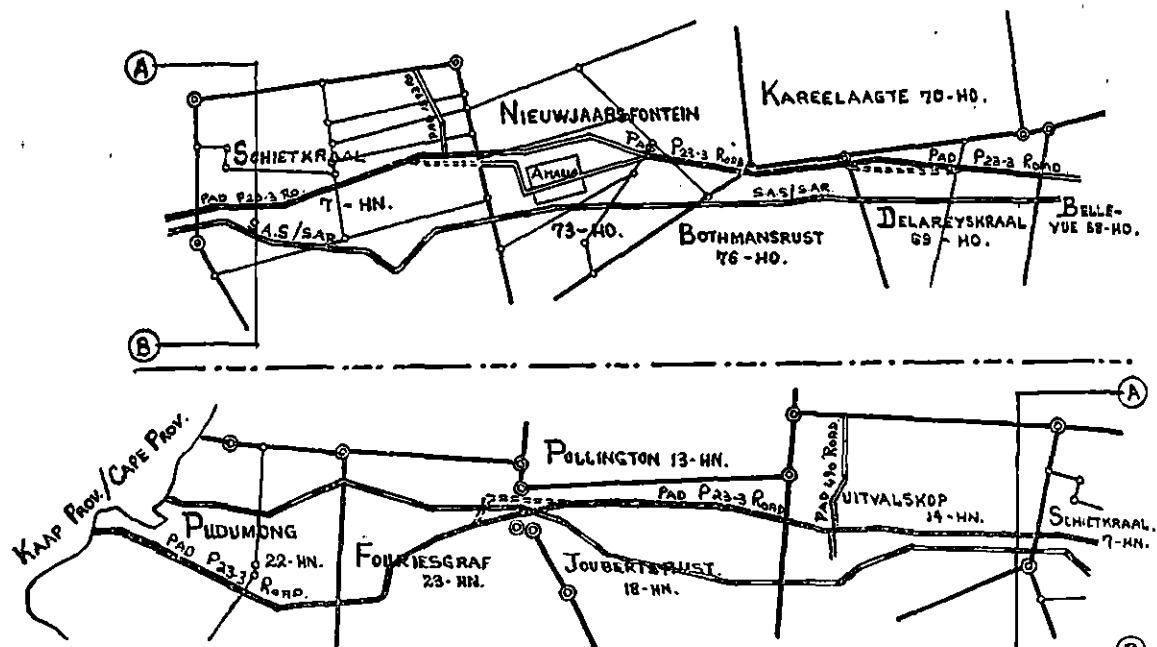
D.P. 07-074S-23/21/P. 23-3 (B).

5. Portion 22 (a portion of Portion 18) (Diagram S.G. No. A.341/26).
6. Portions 19, 20 and 21 respectively (portions of Portion 16) (Diagram S.G. No. A.340/26).
7. Portion 25 (a portion of Portion 16) (Diagram S.G. No. A.1958/31).
8. Remainder of Portion 16 (a portion of Portion 1) (Diagram S.G. No. A.1249/22).
9. Portion 13 (a portion of Portion 1) (Diagram S.G. No. A.1199/20).

Administrator's Notice No. 690.] [14 September 1966.
DEVIATION AND WIDENING OF PROVINCIAL ROAD NO. P. 23-3, DISTRICT OF SCHWEIZER-RENEKE.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Schweizer-Reneke, in terms of paragraph (d) of subsection (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that Provincial Road No. P. 23-3, traversing the farms Delareyskraal No. 69—H.O., Bothmansrust No. 76—H.O., Kareelaagte No. 70—H.O., Nieuwjaarsfontein No. 73—H.O., Schietkraal No. 7—H.N., Uitvalskop No. 14—H.N., Joubertsrust No. 18—H.N., Fouriesgraf No. 23—H.N. and Pudumong No. 22—H.N., District of Schweizer-Reneke shall be deviated and widened to 120 Cape feet as shown on the subjoined sketch plan.

D.P. 07-074S-23/21/P. 23-3 (B).



D.P. - 07-074^S - 23/21/P 23-3 (B).

VERWYSING:

BESTAANDE PAAIE
PAD GESLUIT.
PAD VERLÊ EN
VERBREED NA 120 K.V.T.

REFERENCE:

EXISTING ROADS.
ROAD CLOSED.
ROAD DEVIATED
AND WIDENED TO 120 C.F.T.

Administrateurskennisgewing No. 692.] [14 September 1966.
MUNISIPALITEIT BRAKPAN.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Administrator's Notice No. 692.] [14 September 1966.
BRAKPAN MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Die Watervoorsieningsverordeninge van die Munisipaliteit Brakpan, aangekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur Tarief 1: Lewering van Water, onder Aanhangsel III van Bylae I by Hoofstuk 3 deur die volgende te vervang:—

TARIEF 1.—VORDERINGS VIR DIE LEWERING VAN WATER.

1. Vir die lewering van water aan alle verbruikers uitgesonderd dié waarvoor in items 2 en 3 voorsiening gemaak is.

R c	
(1) Vir die eerste 1,000 gellings of gedeelte daarvan, per meter, per maand	0 50
(2) Vir die volgende 15,000 gellings in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan	0 049
(3) Daarna vir elke 100 gellings of gedeelte daarvan in dieselfde maand verbruik ...	0 04
(4) Minimum heffing, of water verbruik word al dan nie, per meter, per maand	0 50
2. Vir die lewering van water aan landbouhoeves.	
(1) Vir die eerste 1,000 gellings of gedeelte daarvan, per meter, per maand	0 60
(2) Vir die volgende 15,000 gellings in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan	0 049
(3) Daarna vir elke 100 gellings of gedeelte daarvan in dieselfde maand verbruik ...	0 04
(4) Minimum heffing, of water verbruik word al dan nie, per meter, per maand	0 60
3. Ver die lewering van water aan grootmaatverbruikers.	
(1) Vir die eerste 20,000 gellings of gedeelte daarvan, per meter, per maand	7 90
(2) Vir die volgende 80,000 gellings in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan	0 032
(3) Daarna vir elke 100 gellings of gedeelte daarvan in dieselfde maand verbruik ...	0 024
(4) Minimum heffing, of water verbruik word al dan nie, per meter, per maand	7 90."

Die bepalings van hierdie kennisgewing tree in werking van die eerste meteraflesing af na datum van publikasie hiervan.

T.A.L.G. 5/104/9.

Administrateurskennisgewing No. 693.] [14 September 1966.
MUNISIPALITEIT RANDFONTEIN.—WYSIGING VAN WATEROORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is:

Die Watervoorsieningsverordeninge van die Munisipaliteit Randfontein, aangekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur Aanhangsel IX onder Bylae I by Hoofstuk 3 deur die volgende te vervang:—

„AANHANGSEL IX.

(Slegs op die Munisipaliteit Randfontein van toepassing.)

VORDERINGS VIR DIE LEWERING VAN WATER.

1. Huishoudelike tarief.

R c	
(1) Vir die eerste 3,000 gellings, per 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik	0 53
(2) Daarna vir die volgende 2,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 38

Amend the Water Supply By-laws of the Brakpan Municipality, published under Administrator's Notice No. 787, dated the 18th October, 1950, as amended, by the substitution for Tariff 1: Supply of Water, under Annexure III to Schedule 1 to Chapter 3 of the following:—

“TARIFF 1.—CHARGES FOR THE SUPPLY OF WATER.

1. For the Supply of Water to all Consumers Except Those Provided for in Items 2 and 3.

R c	
(1) For the first 1,000 gallons or part thereof, per meter, per month	0 50
(2) For the following 15,000 gallons consumed in the same month, per 100 gallons or part thereof	0 049
(3) Thereafter for every 100 gallons or part thereof consumed in the same month ...	0 04
(4) Minimum charge, whether or not water is consumed, per meter, per month ...	0 50

2. For the Supply of Water to Agricultural Holdings.

R c	
(1) For the first 1,000 gallons or part thereof, per meter, per month	0 60
(2) For the following 15,000 gallons consumed in the same month, per 100 gallons or part thereof	0 049
(3) Thereafter for every 100 gallons or part thereof consumed in the same month ...	0 04
(4) Minimum charge, whether or not water is consumed, per meter, per month ...	0 60

3. For the Supply of Water to Bulk Consumers.

This tariff shall, on application, be applicable for a minimum period of twelve months.

R c	
(1) For the first 20,000 gallons or part thereof, per meter, per month	7 90
(2) For the following 80,000 gallons consumed in the same month, per 100 gallons or part thereof	0 032
(3) Thereafter for every 100 gallons or part thereof consumed in the same month ...	0 024
(4) Minimum charge, whether or not water is consumed, per meter, per month ...	7 90."

The provisions of this notice shall come into operation from the first reading of the meter after date of publication hereof.

T.A.L.G. 5/104/9.

Administrator's Notice No. 693.] [14 September 1966.
RANDFONTEIN MUNICIPALITY.—AMENDMENT. TO WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Water Supply By-laws of the Randfontein Municipality, published under Administrator's Notice No. 787, dated the 18th October, 1950, as amended by the substitution for Annexure IX under Schedule I to Chapter 3 of the following:—

“ANNEXURE IX.

(Applicable to the Randfontein Municipality only.)

CHARGES FOR THE SUPPLY OF WATER.

1. Domestic Tariff.

R c	
(1) For the first 3,000 gallons, per 1,000 gallons or part thereof consumed in any one month	0 53
(2) Thereafter, for the next 2,000 gallons, per 1,000 gallons or part thereof consumed in the same month ...	0 38

	R c	R c	
(3) Daarna, vir die volgende 5,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 33	(3) Thereafter, for the next 5,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 33
(4) Daarna, vir die volgende 10,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 31	(4) Thereafter, for the next 10,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 31
(5) Daarna, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 28	(5) Thereafter, per 1,000 gallons or part thereof consumed in the same month	0 28
(6) Minimum heffing per afsonderlike woning of woonstel, per maand	1 00	(6) Minimum charge per separate dwelling or flat, per month	1 00
2. Verbruikers behalwe dié onder items 1, 3, 4, 5 en 6 genoem.		2. Consumers Except those Mentioned under Items 1, 3, 4, 5 and 6.	
	R c	R c	
(1) Vir die eerste 300,000 gellings, per 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik	0 53	(1) For the first 3,000 gallons, per 1,000 gallons or part thereof consumed in any one month	0 53
(2) Daarna, vir die volgende 3,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 38	(2) Thereafter, for the next 3,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 38
(3) Daarna, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 33	(3) Thereafter, per 1,000 gallons or part thereof consumed in the same month	0 33
(4) Minimum heffing per maand	1 00	(4) Minimum charge per month	1 00
3. S.A. Spoerweë en Hawens.		3. S.A. Railways and Harbours.	
	R c	R c	
(1) Vir die eerste 300,000 gellings, per 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik	0 28	(1) For the first 300,000 gallons, per 1,000 gallons or part thereof consumed in any one month	0 28
(2) Daarna, vir die volgende 300,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 26	(2) Thereafter, for the next 300,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 26
(3) Daarna, vir die volgende 400,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 24	(3) Thereafter, for the next 400,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 24
(4) Daarna, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 22	(4) Thereafter, per 1,000 gallons or part thereof consumed in the same month	0 22
(5) Minimum heffing per maand	50 00	(5) Minimum charge per month	50 00
4. Tarief vir nywerheidsdoeleindes.		4. Industrial Tariff.	
	R c	R c	
(1) Vir die eerste 750,000 gellings, per 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik	0 31	(1) For the first 750,000 gallons, per 1,000 gallons or part thereof consumed in any one month	0 31
(2) Daarna, vir die volgende 750,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 28	(2) Thereafter, for the next 750,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 28
(3) Daarna, vir die volgende 500,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 26	(3) Thereafter, for the next 500,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 26
(4) Daarna, vir die volgende 500,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 23	(4) Thereafter, for the next 500,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 23
(5) Daarna vir die volgende 500,000 gellings, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 21	(5) Thereafter, for the next 500,000 gallons, per 1,000 gallons or part thereof consumed in the same month	0 21
(6) Daarna, per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik	0 18	(6) Thereafter, per 1,000 gallons or part thereof consumed in the same month	0 18
(7) Minimum heffing per maand	30 00	(7) Minimum charge per month	30 00
5. Munisipale dienste.		5. Municipal Services.	
'n Heffing wat gelyk is aan die kosprys van die water soos van tyd tot tyd bepaal.		A charge equal to the cost price of water as determined from time to time.	
6. Erkende amateursportorganisasies.		6. Acknowledged Amateur Sporting Organisations.	
	R c	R c	
Per 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik	0 28	Per 1,000 gallons or part thereof consumed in any one month	0 28
7. Vorderings vir die aansluiting van die watervoorraad.		7. Charges for Connecting Water Supply.	
	R c	R c	
(1) Vir die aansluiting van die watervoorraad wat weens 'n oortreding van hierdie verordeninge afgesluit is	0 50	(1) For connecting the water supply which has been cut off for a breach of these by-laws	0 50
(2) Vir die verskaffing en aanlē van 'n verbindingsspyp gemeet van die middel van die straat af: Kosprys plus 10% (tien persent).		(2) For providing and connecting a communication pipe measured from the centre of the street: Cost plus 10% (ten per cent).	

8. Vorderings in verband met meters.

R c

- (1) Vir die toets van enige meter deur die Raad verskaf, in gevalle waar daar bevind word dat die meter nie meer as 5% (vyf persent) te veel of te min aanwys nie ... 2 00
 (2) Vir die toets van 'n private meter 2 00

9. Spesiale meteraflesings.

Wanneer die verbruiker versoek dat 'n spesiale meteraflesing gedoen word, is 'n bedrag van R0.25 vir elke sodanige aflesing betaalbaar: Met dien verstaande dat waar spesiale aflesings van die water- en die elektrisiteitsmeters gelyktydig verlang word die totale bedrag vir die twee aflesings R0.35 is.

10. Diverse.

Vir die herstel van 'n private meter: Die werklike koste aan die Raad vir die herstel van sodanige meter, plus 'n bedrag gelyk aan 10% (tien persent) van sodanige bedrag." T.A.L.G. 5/104/29.

Administrator'skennisgewing No. 694.] [14 September 1966.
MUNISIPALITEIT ALBERTON.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Watervoorsieningsverordeninge van die Municipality Alberton, afgekondig by Administrateur'skennisgewing No. 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur Tarief A en Tarief B onder item (a) van Aanhangesel 1 onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang:

"Tarief A."

1. Vir die eerste 1,000 gellings of gedeelte daarvan in enige besondere maand verbruik: 65c.
2. Daarna vir elke 100 gellings of gedeelte daarvan in dieselfde maand verbruik: 5c.
3. Minimum vordering per maand: 65c.

"Tarief B."

- (Slegs van toepassing in geval van 'n minimumlewering van 20,000 gellings.)
1. Vir die eerste 20,000 gellings in enige besondere maand verbruik: R9.
 2. Vir die volgende 80,000 gellings in dieselfde maand verbruik: Per 1,000 gellings of gedeelte daarvan: 38c.
 3. Vir die volgende 100,000 gellings in dieselfde maand verbruik: Per 1,000 gellings of gedeelte daarvan: 33c.
 4. Vir die volgende 500,000 gellings in dieselfde maand verbruik: Per 1,000 gellings of gedeelte daarvan: 28c.
 5. Vir die volgende 1,800,000 gellings in dieselfde maand verbruik: Per 1,000 gellings of gedeelte daarvan: 23c.
 6. Daarna: Per 1,000 gellings of gedeelte daarvan in dieselfde maand verbruik: 18c.
 7. Minimum vordering per maand: R9."

Die bepalings van hierdie kennisgewing tree in werking van die eerste meteraflesing af na datum van publikasie hiervan.

T.A.L.G. 5/104/4.

Administrator'skennisgewing No. 695.] [14 September 1966.
MUNISIPALITEIT BELFAST.—WYSIGING VAN WATERBYWETTE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

8. Charges in Connection with Meters.

R c

- (1) For testing any meter supplied by the Council in cases where it is found that the meter does not show an error of more than 5% (five per cent) either way 2 00
 (2) For testing a private meter 2 00

9. Special Meter Readings.

When called upon by the consumer to take a special meter reading, a charge of R0.25 for each such reading shall be payable: Provided that, where special readings of the water and electricity meters be required simultaneously, the total charge for the two readings shall be R0.35.

10. Miscellaneous.

For repairing a private meter: The actual cost to the Council for repairing such meter, plus an amount equal to 10% (ten per cent) of such amount."

T.A.L.G. 5/104/29.

Administrator's Notice No. 694.] [14 September 1966.
ALBERTON MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Water Supply By-laws of the Alberton Municipality, published under Administrator's Notice No. 1044, dated the 19th November, 1952; as amended, by the substitution for Tariff A and Tariff B under item (a) of Annexure 1 under Schedule 1 to Chapter 3 of the following:

"Tariff A."

1. For the first 1,000 gallons or part thereof consumed in any one month: 65c.
2. Thereafter for every 100 gallons or part thereof consumed in the same month: 5c.
3. Minimum charge per month: 65c.

"Tariff B."

(Applicable only in cases where the minimum supply is 20,000 gallons.)

1. For the first 20,000 gallons consumed in any one month: R9.
2. For the following 80,000 gallons consumed in the same month: Per 1,000 gallons or part thereof: 38c.
3. For the following 100,000 gallons consumed in the same month: Per 1,000 gallons or part thereof: 33c.
4. For the following 500,000 gallons consumed in the same month: Per 1,000 gallons or part thereof: 28c.
5. For the following 1,800,000 gallons consumed in the same month: Per 1,000 gallons or part thereof: 23c.
6. Thereafter: Per 1,000 gallons or part thereof consumed in the same month: 18c.
7. Minimum charge per month: R9."

The provisions of this notice shall come into operation from the first reading of the meter after date of publication hereof.

T.A.L.G. 5/104/4.

Administrator's Notice No. 695.] [14 September 1966.
BELFAST MUNICIPALITY.—AMENDMENT TO WATER BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Die Waterbywette van die Munisipaliteit Belfast, afgekondig by Administrateurskennisgewing No. 11 van 6 Januarie 1922, soos gewysig, word hierby verder gewysig deur na item (f) van die Watertarief onder Aanhangsel I die volgende toe te voeg:—

- „(g) (i) Die vordering vir die afsluit van watertoever op versoek van 'n verbruiker is 50 sent.
- (ii) Die vordering vir die aansluit van watertoever op versoek van 'n verbruiker is 50 sent.”

T.A.L.G. 5/104/47.

Administrateurskennisgewing No. 696.] [14 September 1966.

MUNISIPALITEIT PRETORIA.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Watervoorsieningsverordeninge van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1 (1) (b) (iii) van Aanhangsel VIII by Bylae 1 die uitdrukking „(aa) Ten opsigte van verbruikers wie se gemiddelde maandelikse verbruik oor ses maande nie 1,500,000 gelling oorskry nie;” te skrap en die bedrag „18c” deur die bedrag „20½c” te vervang.

2. Deur item 1 (1) (b) (iii) (bb) van Aanhangsel VIII by Bylae 1 te skrap.

3. Deur in item 1 (2) van Aanhangsel VIII by Bylae 1 die bedrag „R0.30” deur die bedrag „R0.37½” te vervang.

4. Deur in item 1 (3) (a) (iii) van Aanhangsel VIII by Bylae 1 die bedrag „R0.30” deur die bedrag „R0.37½” te vervang.

T.A.L.G. 5/104/3.

Administrateurskennisgewing No. 697.] [14 September 1966.

GESONDHEIDSKOMITEE VAN MAQUASSI.—WATERVOORSIENINGSREGULASIES.

Die Administrateur publiseer hierby ingevolge artikel 164 (3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126 (1) (a) van genoemde Ordonnansie gemaak is.

HOOFSTUK I.

Woordomskrywing.

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

„hoofwaterleiding” enige pyp, akwaduk of ander installasie wat geheel en al onder die beheer van die Komitee staan en wat hy gebruik met die doel om water na die verbruikers aan te voer, maar dit omvat nie 'n verbindingspyp soos dit hierin omskryf word nie;

„huishoudelike doeleinades” alle huishoudelike doeleinades, maar omvat nie die gebruik van water vir 'n enjin of masjien, of in verband met mynbedrywigheede of uitgrawingswerk of die deurspoeling van 'n vuilriool of dreineervoer, of vir enige bedryfs-, nywerheids- of besigheidsdoeleinades, of om 'n pad, voetpad of sypaadjie mee af te spoel, of vir tuinboudoeleinades, of om 'n tennisbaan, rolbalveld of enige ander stuk grond wat in verband met openbare sportdoeleinades gebruik word, nat te maak nie;

„Komitee” die Gesondheidskomitee van Maquassi;

Amend the Water By-laws of the Belfast Municipality, published under Administrator's Notice No. 11, dated the 6th January, 1922, as amended, by the addition after item (f) of the Water Tariff under Appendix I of the following:—

- “(g) (i) The charge for disconnection of the water supply at the request of a consumer shall be 50 cents.
- (ii) The charge for reconnection of the water supply at the request of a consumer shall be 50 cents.”

T.A.L.G. 5/104/47.

Administrator's Notice No. 696.] [14 September 1966.

PRETORIA MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Water Supply By-laws of the Pretoria Municipality, published under Administrator's Notice No. 787, dated the 18th October, 1950, as amended, as follows:—

1. By the deletion in item 1 (1) (b) (iii) of Annexure VIII to Schedule 1, of the expression “(aa) In respect of consumers whose average monthly consumption over a period of six months does not exceed 1,500,000 gallons:” and the substitution for the amount “18c” of the amount “20½c”.
2. By the deletion of item 1 (1) (b) (iii) (bb) of Annexure VIII to Schedule 1.
3. By the substitution in item 1 (2) of Annexure VIII to Schedule 1 for the amount “R0.30” of the amount “R0.37½”.
4. By the substitution in item 1 (3) (a) (iii) of Annexure VIII to Schedule 1 for the amount “R0.30” of the amount “R0.37½”.

T.A.L.G. 5/104/3.

Administrator's Notice No. 697.] [14 September 1966.

MAQUASSI HEALTH COMMITTEE.—WATER SUPPLY REGULATIONS.

The Administrator hereby, in terms of section 164 (3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126 (1) (a) of the said Ordinance.

CHAPTER I.

Definitions.

1. In these regulations, unless the context indicates otherwise—

“communication pipe” means any pipe leading from a main to the premises of any consumer as far as the street boundary of such premises situated nearest to such main, or in cases where the meter is installed inside the premises of any consumer in terms of these regulations as far as the inlet of the meter;

“consumer” means the occupier of any premises which the Committee has contracted to supply with water or the owner thereof or any person who has entered into a contract with the committee for the supply of water or who is lawfully obtaining water from the Committee;

“Committee” means the Health Committee of Maquassi;

- „syleiding” enige pyp wat by ‘n syleidingstelsel ingesluit is;
- „syleidingstelsel” alle pype en toestelle wat die Komitee gebruik of voornemens is om te gebruik met die doel om water te verskaf, en wat op die perseel wat die verbruiker okkuper of wat aan hom behoort, geleë is;
- „verbindingspyp” ‘n pyp van die hoofwaterleiding af na die perseel van ‘n verbruiker wat loop tot by die straatgrens van sodanige perseel wat die naaste aan die hoofwaterleiding lê of, in geval die meter ingevolge die bepальings van hierdie regulasies op die perseel van ‘n verbruiker aangebring is, tot by die inlaat van die meter;
- „verbruiker” die okkupant van ‘n perseel waaraan die Komitee kragtens ‘n ooreenkoms water moet lewer of die eienaar daarvan, of enigeen aan wie die Komitee kragtens ‘n ooreenkoms water moet lewer, of wat wettiglik water van die Komitee verkry.

Domicilium citandi.

2. Dit word beskou dat, met die doel om ‘n kennisgewing, ‘n bevelskrif of ‘n ander dokument ingevolge hierdie regulasies te beteken, die adres van die verbruiker wat in die boeke van die tesourier aangegee word, die *domicilium citandi* van die verbruiker is.

Oortreding van die regulasies.

3. ‘n Eienaar of okkupant wat op sy perseel ‘n syleidingstelsel of ‘n gedeelte daarvan, of ‘n meter of ‘n toestel wat nie aan die bepaling van hierdie regulasies voldoen nie, het of gebruik, en iedereen wat op ‘n perseel ‘n syleidingstelsel of ‘n deel daarvan, of ‘n meter of ‘n apparaat verskaf, aanbring, aanlê of aansluit, of wat veroorsaak of toelaat dat dit verskaf, aangebring, aangelê of aangesluit word, sonder dat dit aan genoemde bepaling voldoen, is skuldig aan ‘n misdryf.

Aanspreeklikheid van die verbruiker.

4. Die verbruiker word, tot tyd en wyl die teendeel bewys is, aanspreeklik gehou vir enige oortreding van hierdie regulasies, wat op sy perseel begaan word.

Toegang en ondersoek deur beampies.

5. (1) Enige behoorlik gemagtigde beampte van die Komitee kan, met die doel om hierdie regulasies toe te pas, op alle redelike tye, of te eniger tyd in geval van nood, ‘n perseel betree sonder om vooraf daarvan kennis te gee, en sodanige ondersoek daar instel en navraag daar doen as wat hy nodig ag: Met dien verstande dat, wanneer so ‘n beampte ‘n perseel betree, hy moet meld wat die doel van die inspeksie, ondersoek en navraag is, indien hy daarom gevra word.

(2) Indien so ‘n beampte, met die doel om die ondersoek of inspeksiewerk of enige ander werk ingevolge hierdie regulasies te verrig, dit nodig ag, kan hy na kennisgewing van 24 uur of, indien hy dit noodsaklik ag, onmiddellik sonder kennisgewing, die grond, beton, stene, hout, metaalwerk of enige gedeelte van sodanige perseel op koste van die verbruiker verwijder.

(3) Die Komitee is nie aanspreeklik vir vergoeding ten opsigte van werk wat sy beampies ingevolge subartikel (2) verrig nie: Met dien verstande dat, indien sodanige ondersoek ingestel word net met die doel om vas te stel of hierdie verordeninge oortree word, en sodanige oortreding nie ontdek word nie, die Komitee die koste verbonde aan die ondersoek, tesame met die koste daarvan verbonde om die perseel weer in sy vorige toestand te herstel, moet betaal.

HOOFTUK II.

BEPALINGS BETREFFENDE WATERVOORSIENING DEUR DIE KOMITEE:

Aansluitings moet net deur die Komitee bewerkstellig word.

6. Niemand behalwe ‘n gemagtigde beampte van die Komitee mag ‘n aansluiting met ‘n hoofwaterleiding of ‘n verbindingspyp bewerkstellig nie: Met dien verstande dat

“domestic purpose” means every kind of household purpose, but shall not include the use of water for any engine or machine, or for any mining or quarrying operations or for the flushing of any sewer or drain, or for any purpose connected with any trade, manufacture or business, or for the cleansing of any road, path or pavement, or for garden purposes, or for the watering of any tennis court, bowling green or any other ground used in connection with public sporting purposes;

“main” means any pipe, aqueduct or other installation under the exclusive control of the Committee and used by it for the purpose of conveying water to consumers, but does not include any communication pipe, as herein defined;

“service” means all pipes and apparatus used or intended to be used for or in connection with the supply of water by the Committee and situated on the premises occupied or owned by the consumer;

“service pipe” means any pipe included in any service.

Domicilium citandi.

2. For the purpose of the service of any notice, order or any other document under these regulations the address of the consumer registered in the books of the treasurer shall be deemed to be the *domicilium citandi* of the consumer.

Infringement of the Regulations.

3. Any owner or occupier having or using upon his premises, and any person providing, installing, laying down or connecting, or causing or permitting to be provided, installed, laid down or connected, upon any premises any service or part thereof or any meter or apparatus which fails to comply with the requirements of these regulations shall be guilty of an offence.

Liability of Consumer.

4. Any breach of these regulations committed on the premises of any consumer shall be deemed to be a breach by such consumer unless and until he shall prove to the contrary.

Entry and Inspection by Officials.

5. (1) Any duly authorized servant of the Committee may, for any purpose connected with the carrying out of these regulations at all reasonable times or at any time in an emergency and without previous notice, enter upon any premises and make such examination and enquiry thereon as he may deem necessary: Provided that upon entry on any premises, such official if required to do so shall state the reason for such inspection, examination and enquiry.

(2) Where such official considers it necessary for the purpose of examination or inspection or of carrying out any other work under these regulations he may at the expense of the consumer after having given 24 hours' notice, or at once without giving any notice, if in his opinion any action is necessary, move any earth, concrete, brick, wood, metal work or any part of such premises.

(3) The Committee shall not be liable to pay any compensation in respect of work carried out by its officials under subsection (2): Provided that where any such inspection is made for the sole purpose of discovering a breach of these by-laws and no such breach is discovered, the Committee shall bear the expense connected with such inspection, together with that of restoring the premises to their former condition.

CHAPTER II.

PROVISIONS RELATING TO THE COMMITTEE'S WATER SUPPLY.

Connections by Committee Only.

6. No connection shall be made to any main or communication pipe except by an authorized officer of the Committee: Provided that the connecting up of the

die eienaar of die verbruiker die syleidingstelsel by die verbindingspyp of in die geval van 'n meter wat 'op 'n perseel aangebring is, by die uitlaatpyp van die meter soos dit deur die Komitee verskaf is, moet aansluit.

Aansluiting by ander voorsieningstelsels.

7. Geen syleiding, tenk, waterbak of ander toestel wat vir die opberging of aanvoer van water wat die Komitee lewer, gebruik word, mag regstreeks by 'n ander watervoorsieningstelsel aangesluit word nie, tensy daar aan die vereistes van die Komitee se Publieke Gesondheidsverordeninge met betrekking tot sodanige ander stelsel voldoen is.

Ongemagtige gebruik van water.

8. Niemand wat nog nie 'n kontrak vir die levering van water met die Komitee gesluit het, en andersins die bepalings van hierdie regulasies nagekom het nie, mag, alvorens die skriftelike toestemming van die Komitee verkry is, water uit 'n hoofwaterleiding, verbindingspyp, opgaardam, brandkraan, leipyp, waterbak of ander plek wat water bevat wat aan die Komitee behoort, gebruik, of 'n aansluiting daarby bewerkstellig of laat bewerkstellig nie.

Beskadiging van watervoorsieningstelsel.

9. Niemand mag opsetlik of weens nalatigheid 'n hoofwaterleiding, 'n verbindingspyp of meter of enige ander installasie of toestel wat aan die Komitee behoort en wat hy in verband met watervoorsiening gebruik of wil gebruik, beskadig of laat beskadig nie.

Besoedeling van die watervoorraad.

10. Niemand mag—

- (a) in 'n waterstroom, opgaardam, akwaduk of ander plek wat water bevat wat alles of gedeeltelik aan die Komitee behoort, of onder die beheer of bestuur van die Komitee staan, en wat vir, of in verband met, die levering van water aan die inwoners van die voorsieningsgebied gebruik word, baai, of 'n dier daarin was, gooi, of veroorsaak of toelaat dat dit daarin gaan nie tensy andersins vermeld;
- (b) afval, vuilgoed, vullis of ander skadelike stof in so 'n waterstroom, opgaardam, akwaduk of ander plek gooi nie, of materiaal, wol, leer, of die vel van 'n dier, klerke of ander stowwe daarin was, skoonmaak of plaas nie;
- (c) veroorsaak of toelaat dat die water uit 'n opwasbak, vuilrooil, dreineervoer, stoombasjien, stoomketel of ander vuil water of vloeistof, waaroor hy beheer uitoeft, in so 'n waterstroom, opgaardam, hoofwaterleiding, akwaduk of ander plek loop of daarin kom nie, of enige ander daad verrig waardeur die water van die Komitee wat vir die gebruik van die inwoners van die voorsieningsgebied bedoel is, besoedel sal raak nie.

Meng van reënwater met water wat die Komitee lewer.

11. Niemand mag veroorsaak of toelaat dat—

- (a) 'n syleiding met 'n waterbak, vat of ander houer wat gebruik word of bedoel is om water wat uit 'n ander bron as uit die Komitee se hoofwaterleidings afkomstig is, in op te vang of te hou, of met 'n houthouer wat nie 'n behoorlike metaalvoering in het nie, verbind word nie;
- (b) reënwater in 'n tenk of waterbak wat deur die Komitee van water voorsien word, loop nie.

HOOFTUK III.

WATERVOORSIENINGSVOORWAARDES.

Aansoek om watervoorsiening.

12. Daar moet op die voorgeskrewe vorm skriftelik aansoek gedoen word om watervoorsiening vir watter doel ook al en die applikant moet in sodanige aansoek die doel verklaar waarvoor die water benodig word.

Depositos.

13. Alvorens enige wateraansluiting gemaak word, moet 'n deposito, soos in die Bylae uiteengesit, betaal word, wat deur die Komitee gehou word as sekuriteit vir die betaling van die rekening vir waterverbruik.

service to the communication pipe or, in the case of a meter installed inside any premises, to the outlet pipe from the meter as provided by the Committee, must be carried out by the owner or consumer.

Connections to Other Supplies.

7. No service pipe, tank, cistern or other apparatus used for storing or conveying water supplied by the Committee shall be directly connected with any other system of water supply, unless the requirements of the Committee's Public Health By-laws in relation to such other system have been complied with.

Unauthorized Taking of Water.

8. No person who has not entered into a contract with the Committee for a supply of water and otherwise complied with the requirements of these regulations shall take any water from, or make or cause to be made any connection with any main, communication pipe, reservoir, hydrant, conduit pipe, cistern or other place containing water belonging to the Committee except with the written permission of the Committee first had and obtained.

Damage to Water System.

9. No person shall wilfully or negligently damage or cause to be damaged any main, communication pipe or meter or other plant or apparatus belonging to the Committee and used or intended to be used by it in connection with the supply of water.

Pollution of Water Supply.

10. No person shall—

- (a) bathe in any stream, reservoir, aqueduct or other place which contains water belonging wholly or partly to the Committee or under the control or management of the Committee and which is used for or in connection with the supply of water to the inhabitants of the area of supply or wash, throw, or cause or permit to enter therein any animal, unless stated to the contrary;
- (b) throw any rubbish, dirt, filth or other deleterious matter into such stream, reservoir, aqueduct or other place, or wash or cleanse or place therein any cloth, wool, leather or skin of any animal, clothes or any other matter;
- (c) cause or permit the water of any sink, sewer, drain, steam engine, boiler or any other unclean water or liquid for the control of which he is responsible, to run or to be brought into any such stream, reservoir, main, aqueduct or other place or do any other act whereby the water of the Committee intended for supply to the inhabitants of the area of supply may be polluted.

Mixing of Rain Water with Committee's Supply.

11. No person shall cause or permit—

- (a) any service pipe to be connected to any cistern, vat or other receptacle used or intended to be used for the reception or storage of water obtained from any source other than the Committee's mains or to any wooden receptacle which is not furnished with a proper metallic lining;
- (b) rain water to flow into any tank or cistern supplied with water by the Committee.

CHAPTER III.

CONDITIONS OF WATER SUPPLY.

Application for Water Supply.

12. Application for the supply of water for any purpose whatsoever shall be made in writing on the prescribed form and the applicant shall in such application state the purpose for which the water is required.

Deposits.

13. Before any water connection is made, a deposit set forth in the Schedule shall be paid which will be held by the Committee as security for the payment of the account for water consumption.

Staking van die tovoer.

14. (1) Die Komitee kan sonder om skadevergoeding te betaal en sonder om sy reg om betaling te eis ten opsigte van water wat aan die verbruiker gelewer is, te benadeel, ophou om aan die verbruiker water te lewer indien hy—

- (a) in gebreke gebly het om geld wat ingevolge hierdie regulasies aan die Komitee verskuldig is, te betaal;
- (b) ópsetlik of weens nalatigheid 'n hoofwaterleiding, verbindingspyp, meter of ander installasie of toestel wat aan die Komitee behoort en wat hy in verband met die watervoorsiening gebruik, of wat bedoel is om in verband daarvan gebruik te word, beskadig het, laat beskadig het of toegelaat het dat dit beskadig word;
- (c) enigeen van die bepalinge van hierdie regulasies oortree het;
- (d) aan 'n installasie of toestel wat onder die beheer van die Komitee staan en wat hy in verband met die watervoorsiening gebruik, of wat bedoel is om daarvoor gebruik te word, gepeuter of hom daarvan bemoei het, of toegelaat of veroorsaak het dat dit geskied; Met dien verstande dat in die gevalle wat in paragrawe (b), (c) en (d) genoem word, die verbruiker minstens sewe dae vooraf verwittig moet word dat sy tovoer gestaak sal word.

(2) Die Komitee is nie aanspreeklik vir skadevergoeding aan 'n verbruiker, indien hy die watertoever staak in die bona fide-oortuiging dat enigeen van die omstandighede wat in subartikel (1) vermeld word, hulle voorgedoen het nie.

(3) Ingeval die Komitee te eniger tyd die tovoer van water aan so 'n verbruiker hervat, moet die verbruiker die bedrae wat in die Bylae hierby voorgeskryf word, aan die Komitee betaal, tensy hy bewys dat die Komitee nie geregtig was om, ingevolge die bepalinge van subartikel (1), die tovoer te staak nie.

Opseggings van Ooreenkoms.

15. Die Komitee of die verbruiker kan te eniger tyd 'n ooreenkoms wat ingevolge hierdie regulasies aangegaan is, opse, deur aan die ander belanghebbende party minstens 7 (sewe) dae vooraf skriftelik kennis te gee van die voorneme om dit te doen.

Afsluiting van tovoer by opseggings van ooreenkoms.

16. Indien 'n ooreenkoms ten opsigte van watervoorsiening tussen die Komitee en die verbruiker opgesê word, is die Komitee geregtig om die tovoer af te sluit: Met dien verstande dat die tovoer nie afgesluit mag word nie, indien die nuwe verbruiker hom verbind om die koste te betaal van die water wat gebruik is van 'n datum van 'n spesiale aflesing van die meter af teen die koste wat in die Bylae hierby vasgestel is.

Spesiale beperkings.

17. (1) Die Komitee kan te eniger tyd die tovoer van water aan die hele of aan enige gedeelte van die voorseeningsgebied tot tye beperk, al na hy besluit, en hy kan verbied dat water vir enige besondere doel of vir enige doel, behalwe die bepaalde doel, na gelang van die geval, gebruik word.

(2) Iemand wat water gedurende tydperke waarin gebruik verbode is, of vir verbode doeleinades, of vir ander doeleinades as dié wat bepaal is, na gelang van die geval, gebruik nadat die verbod deur die Komitee per openbare kennisgewing bekend gemaak is, is skuldig aan 'n misdryf.

(3) Vir die toepassing van hierdie artikel beteken "openbare kennisgewing" 'n aankondiging in beide amptelike tale in een of meer uitgawes van 'n nuusblad wat in die voorseeningsgebied gelees word.

Versuum om water te lewer.

18. Die Komitee is nie aanspreeklik vir enige versuum om water te lewer of ten opsigte van 'n gebrek in die gehalte van die water wat gelewer is, waaraan dit ook al te wye is nie.

Waterdruk.

19. (1) Onderworpe aan die bepalinge van hierdie regulasies, word daar nie geag dat die Komitee onderneem of waarborg om te eniger tyd 'n bepaalde waterdruk by enige plek in die Komitee se watertoeverstelsel te handhaaf nie.

Cutting Off of Supply.

14. (1) Without paying compensation and without prejudice to its rights to obtain payment for water supplied to the consumer, the Committee may cut off the supply to any consumer where such consumer has—

- (a) failed to pay any sum due to the Committee under these regulations;
- (b) wilfully or negligently damaged or caused or permitted damage to be inflicted upon any main, communication pipe, meter, or other plant or apparatus belonging to the Committee and used or intended to be used by it in connection with the supply of water;
- (c) committed a breach of any of the provisions of these regulations;
- (d) tampered or interfered with or caused or permitted any tampering or interference with any plant or apparatus under the Committee's control and used or intended to be used by it in connection with the supply of water: Provided that in cases falling under paragraphs (b), (c) and (d), not less than seven days' notice shall be given to any consumer prior to the cutting off of the supply.

(2) The Committee shall not be liable for damages to any consumer where it cuts off the water supply in the bona fide belief that any of the circumstances mentioned in subsection (1) have occurred.

(3) In the event of the Committee at any time resuming the supply of water to such consumer, the consumer shall pay to the Committee such charges as are prescribed in the Schedule hereto unless he establishes that the Committee was not entitled in terms of subsection (1) to cut off such supply.

Termination of Agreement.

15. The Committee or the consumer may at any time terminate any agreement under these regulations by giving not less than 7 (seven) days' notice, in writing, to the other party of the intention to do so.

Disconnection of Supply on Termination of Agreement.

16. Where any agreement for the supply of water between the Committee and the consumer has been terminated, the Committee shall be entitled to disconnect such supply: Provided that no such disconnection shall be carried out where the new consumer accepts liability for payment for water consumed as from the date of a special reading of the meter at the charge fixed in the Schedule.

Special Restrictions.

17. (1) The Committee may, at any time restrict the supply of water to the whole or any portion of the area of supply to such hours as it may decide, and it may prohibit the use of water for any specific purpose or for any purpose other than specified, as the case may be.

(2) Any person using water during prohibited hours or for prohibited purposes or purposes other than specified, as the case may be, after public notification of such prohibition by the Committee, shall be guilty of an offence.

(3) For the purpose of this section "public notification" means publication in one or more issues of a newspaper circulating in the area of supply in both official languages.

Failure to Supply.

18. The Committee shall not be liable for any failure to supply water or for any defect in the quality of the water supplied, however caused.

Pressure.

19. (1) Subject to the provisions of these regulations, no undertaking or guarantee shall be presumed on the part of the Committee to maintain any specified pressure of water at any time at any point in the Committee's water system.

(2) Indien daar aansoek gedoen word om die toevoer van water na 'n perseel wat hoër lê as die vlak wat deur middel van die gewone druk in die Komitee se hoofwaterleiding bedien kan word, of indien water daar benodig word, is dit die plig van die applikant of verbruiker om water aan sodanige perseel te verskaf en om die toevoer in stand te hou: Met dien verstande dat, onderworpe aan die bepalings van hierdie artikel, die Komitee kan instem om water uit sy hoofwaterleidings waar dit beskikbaar is, aan die perseel te lewer.

Verkoop van water deur verbruikers.

20. Geen verbruiker mag—

- (a) water wat die Komitee aan hom lewer, verkoop nie; of
- (b) sodanige wat van sy perseel af verwijder, laat verwijder, of toelaat dat dit verwijder word nie, behalwe soos bepaal in artikel 39.

Watervoorsiening vir boudoelindes.

21. (1) Indien water op aansoek van 'n eienaar, bouer of ander persoon vir boudoelindes na 'n perseel aangelê word, moet so 'n eienaar, bouer of ander persoon die koste daarvan verbonde om die verbindingssyp en meter te verskaf en aan te bring, ooreenkomsdig die skaal wat in die Bylae hierby voorgeskryf is, betaal.

(2) So 'n eienaar, bouer of ander persoon moet die koste van die water wat aldus gelewer word, ooreenkomsdig die Bylae hierby betaal.

(3) Indien dit aan die doel beantwoord, kan dieselfde verbindingssyp wat ingevolge hierdie artikel verskaf word, vir die permanente levering van water aan die perseel gebruik word, maar daar mag met betrekking tot die permanente levering, geen aansluiting by die syleidingstelsel bewerkstellig word alvorens al die bepalings van hierdie regulasies nagekom is nie.

HOOFTUK IV.

ALGEMENE BEPALINGS BETREFFENDE VOORRADE WAT AFGEMEET WORD.

Die Komitee moet die verbindingssyp verskaf.

22. (1) Nadat daar 'n ooreenkoms tussen die Komitee en 'n eienaar met betrekking tot die levering van water aan 'n perseel gesluit is, en die toepaslike bepalings van hierdie regulasies nagekom is, moet die Komitee 'n verbindingssyp op sodanige perseel verskaf, aanlê en onderhou: Met dien verstande dat die ligging van die verbindingssyp deur 'n beample van die Komitee vasgestel moet word.

(2) Die eienaar moet die bedrag betaal wat in die Bylae hierby ten opsigte van so 'n verbindingssyp voorgeskryf is: Met dien verstande dat, vir sover dit enige grootte of lengte van die verbindingssyp betrek waarvoor daar nie in die Bylae hierby voorsiening gemaak word nie, of in gevalle waar die bedrag wat gevorder word, nie voldoende is om die koste daarvan verbonde om so 'n verbindingssyp te verskaf, te dek nie, die eienaar 'n bedrag moet betaal wat gelykstaande is met die werklike koste aangegaan.

(3) Die eienaar of verbruiker moet enige bedrag wat ingevolge hierdie artikel verskuldig is, vooruit aan die tesorier van die Komitee betaal.

Afsonderlike verbindingssype word vir individuele persele vereis.

23. Behoudens die bepalings van artikel 24 moet daar met die doel om water te lewer, 'n afsonderlike verbindingssyp ten opsigte van elke perseel of gedeelte daarvan wat afsonderlik geokkupeer word, verskaf word: Met dien verstande dat—

(a) die Komitee slegs een verbindingssyp moet toelaat om water aan 'n groep of 'n blok wonings, woonstelle, winkels, kantore of ander geboue wat aan een eienaar behoort, te lewer, indien die eienaar of okkupant daarvan onderneem om die koste van die water te betaal, wat aan elke gebou waaruit die groep of blok bestaan, gelewer word;

(2) Where application is made for a supply of water or where a supply is required for premises situated above a level that can be served by the normal pressure in the Committee's mains, it shall be the duty of the applicant or consumer to provide and maintain a supply to such premises: Provided that, subject to the provisions of this section, the Committee may grant a supply to such premises from its mains where such supply is available.

Sale of Water by Consumers.

20. No consumer shall—

- (a) sell any water supplied to him by the Committee; or
- (b) take away or cause or permit to be taken away from his premises any such water except as provided for in section 39.

Supplies for Building Purposes.

21. (1) Where, upon the application of any owner, builder or other person, a supply of water for building purposes is laid on to any premises, the cost of providing and fixing the communication pipe and the meter shall be borne by such owner, builder or other person in accordance with the rates prescribed in the Schedule hereto.

(2) Such owner, builder or other person shall pay for the water so supplied according to the Schedule hereto.

(3) If suitable for the purpose, the same communication pipe as is supplied under this section may be used for the permanent supply to the premises, but no connection in respect of such permanent supply shall be made with the service until all the provisions of these regulations have been complied with.

CHAPTER IV.

GENERAL PROVISIONS RELATING TO METERED SUPPLIES.

Provision of Communication Pipe by Committee.

22. (1) Upon an agreement having been entered into between the Committee and any owner in regard to the supply of water to premises and after the relevant provisions of these regulations have been complied with, the Committee shall provide, lay down and maintain a communication pipe to such premises: Provided that the position of the communication pipe shall be as determined by an officer of the Committee.

(2) The sum payable by such owner in respect of such communication pipe shall be as prescribed in the Schedule hereto: Provided that in respect of any size or length of communication pipe not provided for in the Schedule hereto or in cases where the charge is insufficient to cover the cost of providing such communication pipe, the owner shall pay a sum equal to the actual cost incurred.

(3) Any amount due under this section shall be paid to the treasurer of the Committee in advance by the owner or consumer.

Separate Communication Pipes for Individual Premises.

23. For the purpose of supplying water thereto, a separate communication pipe shall, subject to the provisions of section 24, be provided in respect of each and every premises or portion thereof in separate occupation: Provided that—

(a) one communication pipe only shall be permitted by the Committee for the supply of water to a group or block of dwellings, flats, shops, offices or other buildings in single ownership where the owner or occupier thereof undertakes to pay for the water supplied to each of the buildings comprising such group or block;

- (b) indien water ingevolge die bepaling van paragraaf (a) uit een verbindingspyp aan meer as een gebou soos gemeld, gelewer word, daar 'n afsluitkraan aan elke aftakpyp wat daarvandaan af na elkeen van die bedoelde geboue loop, aangebring moet word, met die doel om die watertoevoer na elkeen van die persele te kan afdraai sonder om die toevoer na die ander te onderbreek;
- (c) indien daar 'n kraan aan die staanpyp aangebring word waarvandaan water aan meer as een perseel gelewer moet word, dit 'n goedgekeurde kraan moet wees van die soort wat self toegaan.

Elke perseel moet net een verbindingspyp hê.

24. Daar mag aan geen perseel wat aan een eienaar behoort, water deur middel van meer as een verbindingspyp gelewer word nie: Met dien verstande dat—

- (a) indien dit vir die Komitee blyk dat dit ontbering, ernstige ongerief of iets dergeliks sal meebring, die Komitee kan toelaat dat die toevoer deur middel van meer as een verbindingspyp geskied;
- (b) waar meer as een verbindingspyp ingevolge die bepaling van paragraaf (a) toegelaat word, die koste ten opsigte van elke bykomende verbindingspyp en meter ooreenkomsdig die Bylae hierby gevorder word.

Verskaffing van meters.

25. Die Komitee moet alle meters verskaf: Met dien verstande dat die beampete van die Komitee geheel en al na goeddunke kan bepaal hoe groot die meters wat aangebring word moet wees.

Aanbring en die ligging van meters.

26. (1) Die Komitee moet aan die verbindingspyp 'n meter, waarvan die grootte deur die beampete van die Komitee bepaal moet word, aanbring.

(2) Indien die Komitee dit vereis, moet die verbruiker 'n geskikte en veilige plek binne sy perseel verskaf waar die meter aangebring kan word, en die Komitee kan die meter op dié plek aanbring.

Verskaffing en die posisie van die afsluitkraan.

27. (1) Die Komitee moet uitsluitlik vir sy eie gebruik 'n afsluitkraan tussen die meter en die hoofwaterleiding aanbring.

(2) Die verbruiker moet op eie koste, of die Komitee kan na goeddunke op koste van die verbruiker en uitsluitlik vir sy gebruik, 'n afsluitkraan verskaf en aanbring en dit in die geval van 'n meter wat buite die grens aangebring is, op 'n geskikte plek net binne die grens van die eiendom en in die geval van 'n meter wat op die perseel staan, op 'n geskikte plek aan die verbruiker se kant van die meter, aan die sy eiding aanbring.

Installasiekoste ten opsigte van 'n meter.

28. 'n Verbruiker moet alle koste daaraan verbonde om 'n meter in sy syleidingstelsel aan te bring, betaal soos dit in die Bylae hierby voorgeskryf is.

Eiendomsreg ten opsigte van meters.

29. Enige meter wat die Komitee ooreenkomsdig hierdie regulasies verskaf en aanbring, asook die toebehore in verband daarmee, is en bly die uitsluitlike eiendom van die Komitee, en so 'n meter moet te alle tye volkomè onder beheer van die Komitee staan.

Bewaring van meters.

30. Die verbruiker is verantwoordelik aan die Komitee ten opsigte van die bewaring en toestand van die meter wat op sy perseel aangebring is, en hy moet die Komitee vergoed vir alle skade wat aan so 'n meter berokken word.

Bejoeeling met of beskadiging van meters.

31. (1) Niemand behalwe 'n beampete van die Komitee mag 'n meter of enige toebehore daarvan afhaal of hom daarmee bemoei nie, of veroorsaak of toelaat dat iemand anders dit afhaal of daarvan pêuter nie.

(2) Niemand mag opsetlik 'n meter of die toebehore daaraan beskadig nie.

(b) where, in terms of paragraph (a), more than one building as aforesaid is supplied from one communication pipe, a stopcock shall be fixed on each branch pipe leading therefrom to each such building for the purpose of turning off the supply of water to each such premises without interrupting the supply to the others;

(c) where a tap is fixed to a stand-pipe from which water is intended to be supplied to more than one premises, such tap shall be an approved type of self-closing tap.

Limitation of One Communication Pipe to Each Premises.

24. No premises in single ownership shall be entitled to obtain a supply of water by means of more than one communication pipe: Provided that—

(a) where it appears to the Committee that hardship or grave inconvenience or other similar circumstances would otherwise result, the Committee may permit such supply by means of more than one communication pipe;

(b) where more than one communication pipe is permitted in terms of paragraph (a), a charge shall be made in accordance with the Schedule hereto for each additional communication pipe and meter.

Provision of Meters.

25. All meters shall be supplied by the Committee: Provided that the size of the meter to be installed shall be within the sole discretion of the officer of the Committee.

Fixing and Position of Meter.

26. (1) The Committee shall fix in the communication pipe a meter of a size to be determined by the officer of the Committee.

(2) If so required by the Committee, the consumer shall provide a suitable and safe place within his premises in which to fix the meter and the Committee may install the meter in such place.

Provision and Position of Stopcock.

27. (1) The Committee shall, for its exclusive use, install a stopcock between the meter and the main.

(2) The consumer shall, at his own expense, or the Committee may at its discretion and at the consumer's expense and for his exclusive use, provide and install a stopcock at a suitable point on the service pipe immediately inside the boundary of the property in the case of a meter installed outside the boundary, and in case of a meter installed on the premises at a suitable point on the consumer's side of the meter.

Cost of Installing Meter.

28. The consumer shall pay all charges in connection with the installation of any meter on his service as are prescribed in the Schedule hereto.

Property in Meters.

29. Any meter provided and installed by the Committee in accordance with these regulations together with the fittings connected therewith, shall be and remain the absolute property of the Committee, and such meter shall at all times be under the sole control of the Committee.

Safe-keeping of Meters.

30. The consumer shall be responsible to the Committee for the safe-keeping and condition of any meter installed upon his premises and shall be liable to the Committee for any damage or injury which may be done to, or sustained by, such meter.

Interference With or Damage to Meter.

31. (1) No person other than an officer of the Committee shall disconnect, interfere with or cause or permit any other person to disconnect or interfere with any meter or fittings connected therewith.

(2) No person shall wilfully damage any meter or fittings connected therewith.

Herstel van meter.

32. Indien reparasies aan 'n meter nodig gevind word, moet die Komitee sodanige reparasies aan die meter sodra moontlik uitvoer.

Instandhoudings- en herstelwerkcoste ten opsigte van meters.

33. (1) Die Komitee moet op eie koste 'n meter wat hy verskaf het, in soverre dit gewone slytasic aanbetrif, in stand hou en herstel.

(2) Indien 'n meter herstel moet word omdat dit opsetlik of per ongeluk deur die verbruiker beskadig is, moet die verbruiker die koste van die herstelwerk betaal, insluitende die koste daarvan verbonde om die meter te verwijder en weer aan te bring, of om dit deur 'n ander te vervang, en die verbruiker moet die geld op aanvraag deur die Komitee betaal.

Meters kan deur ander vervang word.

34. Die Komitee kan te eniger tyd op eie koste 'n meter afhaal en verwijder en na goeddunke 'n ander meter in die plek daarvan aanbring.

Die hoeveelheid water wat afgemeet word, en betaling daarvoor.

35. (1) Die hoeveelheid water wat volgens die meter-aanduiding aan 'n verbruiker gelewer is, word beskou as die hoeveelheid wat werklik aan hom verskaf is.

(2) Die verbruiker moet teen die skaal wat in die Bylae hierby voorgeskryf is, vir die hoeveelheid water wat aldus afgemeet is, betaal.

Inskrywings in die boeke van die Komitee is bindend.

36. Tensy daar bewys word dat 'n inskrywing in die boeke van die Komitee onjuis is, of dat die meter ten tyde van sodanige aflesing verkeerd was, word elke verbruiker deur die inskrywing in die boeke van die Komitee gebind, en dit is nie nodig om die persoon wat die meter afgelê het, of iemand wat vir 'n besondere inskrywing verantwoordelik is, te laat kom ten einde sodanige aflesing of inskrywing te staaf nie.

Ontevredenheid oor meteraflesing.

37. (1) Indien 'n verbruiker te eniger tyd ontvrede is oor enige besondere aflesing van 'n meter wat deur die Komitee verskaf is, en wil hê dat die meter getoets moet word, moet hy binne sewe dae nadat die Komitee hom van sodanige aflesing verwittig het, die Komitee skriftelik in kennis stel, en terselfdertyd die bedrag wat in die Bylae hierby voorgeskryf is, by die Komitee stort, en daarna moet die Komitee die meter onmiddellik laat toets.

(2) Indien daar bevind word dat die meter juis regstreer, behou die Komitee die bedrag wat aldus by hom gestort is.

(3) Indien bevind word dat die meter verkeerd regstreer, moet die Komitee die deposito aan die verbruiker terugbetaal en 'n ander meter wat in orde is, aanbring sonder om die verbruiker iets daarvoor te bereken, terwyl die koste van die water wat verbruik is gedurende die drie maande wat die aflesing wat betwis word, voorafgaan, ooreenkomsdig die graad van die fout wat vasgestel is, aangesuiwer moet word: Met dien verstande dat indien sodanige meter minder as 6 (ses) maande gelede aangebring was, die aansuiwering ten opsigte van die helfte van die korter tydperk moet geskied.

(4) Daar word beskou dat die meter juis regstreer indien die persentasie wat dit teen normale vloei te veel of te min regstreer, nie vyf persent oorskry nie: Normale vloei beteken twee derdes van die hoogste kapasiteit van die meter.

Meters wat nie regstreer nie.

38. (1) Indien daar bevind word dat 'n meter opgehou het om te regstreer, moet die Komitee dit so spoedig moontlik herstel of deur 'n ander vervang.

Repairs to Meter.

32. In the event of repairs to any meter being found necessary, the Committee shall effect such repairs to such meter as soon as possible.

Cost of Maintenance of and Repairs to Meter.

33. (1) The Committee shall, at its own cost and expense, maintain and repair a meter provided by it, to the extent of ordinary wear and tear.

(2) Where any repairs have become necessary in consequence of such meter having been wilfully or accidentally damaged by the consumer, the consumer shall be liable for the cost of such repairs, including the cost of removal and re-installation thereof, or replacement thereof, if necessary, and such cost shall be payable by the consumer on demand by the Committee.

Substitution of Other Meter.

34. The Committee may at any time at its own expense disconnect and remove any meter and substitute any other meter at its discretion.

Quantity of Water Registered and Payment therefor.

35. (1) The quantity of water registered by the meter as having been supplied to any consumer shall be deemed to be the quantity actually so supplied.

(2) The quantity of water so registered shall be paid for by such consumer in accordance with the charges set out in the Schedule hereto.

Entry in Books of Committee Binding.

36. In the absence of evidence showing that an entry in the books of the Committee had been incorrectly made or that the meter was at the time of such reading in default, every consumer shall be bound by the entry in the books of the Committee, and it shall not be necessary to produce the person who read the meter, or the person who made any particular entry, in order to prove such reading or entry.

Dissatisfaction with Reading.

37. (1) If any consumer is at any time dissatisfied with any particular reading of a meter supplied by the Committee and is desirous of having such meter tested, he shall give written notice to the Committee within seven days after receipt of notice from the Committee of such reading, and shall at the same time deposit with the Committee the amount prescribed in the Schedule hereto and thereupon the meter shall be tested forthwith by the Committee.

(2) If such meter is found to be registering correctly, the Committee shall retain the amount so deposited with it.

(3) If such meter is found to be registering incorrectly, the Committee shall refund the deposit to the consumer and shall re-affix a meter in good working order without charge to the consumer, and the charge for water consumed during the three months preceding the reading in dispute shall be adjusted in accordance with the degree of error found: Provided that where such meter has been installed for a period of less than 6 (six) months, such adjustment shall be over half such lesser period.

(4) The meter shall be considered to be registering correctly if no error of more than 5% (five per cent) over or under registration is found at the rate of normal flow. Normal flow shall mean two-thirds of the maximum flow capacity of the meter.

Failure of Meter to Register.

38. (1) Where any meter is found to have ceased to register, the Committee shall repair or replace such meter as soon as possible.

(2) Tensy daar tot voldoening van die Komitee bewys word dat daar minder of meer water verbruik is, word die hoeveelheid water waaroor die verbruiker moet betaal van die datum af waarop die meter die laaste keer afgelees is, voordat dit opgehou het om te regstreer tot op die datum waarop dit herstel of vervang is, deur die Komitee bereken op grondslag van—

- (a) die gemiddelde maandelikse hoeveelheid water wat verbruik is gedurende die drie maande voor die laaste aflees op die perseel wat deur die meter bedien word, of, indien dit onmoontlik is;
- (b) die hoeveelheid water wat die vorige jaar gedurende die ooreenstemmende maand op die perseel verbruik is, of, indien dit ook onmoontlik is;
- (c) die gemiddelde maandelikse hoeveelheid water wat verbruik word op die perseel wat deur die meter bedien word gedurende 'n tydperk van drie maande nadat sodanige meter herstel of vervang is.

HOOFTUK V.

BEPALINGS BETREFFENDE SYLEIDINGSTELSELS VAN VERBRUIKERS.

Pype oor strate.

39. (1) Niemand mag sonder dat die skriftelike toestemming van die Komitee eers verkry is, en behalwe op voorwaardes wat die Komitee stel, 'n pyp, kanaal of leipyp op, in, of onder 'n straat, 'n openbare plek, of grond wat by die Komitee berus, of wat onder sy beheer staan, aanlê, aanbring, verander of bou met die doel om water aan te voer nie, of die water nou al oorspronklik uit die munisipale voorrade of uit private bronne afkomstig is nie.

(2) Enigeen wat sodanige toestemming van die Komitee verkry, moet, indien daar munisipale voorrade vir die perseel beskikbaar is, aan die Komitee teen die huur wat in die Bylae hierby voorgeskryf is, ten opsigte van die pyplyn betaal; Met dien verstande dat, indien daar vir die water betaal word teen die skaal wat in die Bylae hierby voorgeskryf is, daar geen addisionele koste ten opsigte van die pyplyn gevorder word nie.

(3) Indien daar geen munisipale voorraad beskikbaar is nie, is die toestemming wat verleen word onderworpe aan die voorwaarde dat die koste wat in subartikel (2) aangegee word, betaal moet word sodra die munisipale voorraad beskikbaar word.

(4) Die Komitee kan enige sodanige toestemming op skriftelike kennisgewing van minstens een maand, wat deur die Sekretaris van die Komitee onderteken is, weer intrek.

Aanbring van syleidingstelsel.

40. Elke eienaar of verbruiker moet op eie koste sy eie syleidings verskaf, aanlê, aanbring en in stand hou.

Bedecking van syleiding.

41. Niemand mag 'n syleiding wat nuut aangelê of aanbring is, tydens die installasie of verandering van die syleidingstelsel, laat bedek of toelaat dat dit bedek word nie, alvorens so 'n pyp deur 'n beampete van die Komitee ondersoek en goedgekeur is.

Daar moet kennis gegee word wanneer 'n syleidingstelsel of verandering daaraan, nagegaan moet word.

42. Sodra 'n syleidingstelsel of bykomende toebehoere of enige verandering aan 'n bestaande syleidingstelsel gereed is om nagegaan te word, moet die Sekretaris van die Komitee daarvan verwittig word.

Die syleidingstelsel en veranderings daaraan moet nagegaan en goedgekeur word.

43. (1) Geen syleidingstelsel mag in gebruik gestel word tensy en alvorens dit nagegaan is, en 'n beampete van die Komitee 'n goedkeuringssertifikaat ten opsigte daarvan uitgereik het nie.

(2) Unless it can be proved to the satisfaction of the Committee that a lesser or greater quantity of water had been consumed, the quantity of water to be paid for by the consumer from the date of the last reading of the water prior to its failure to register up to the time of its repair or replacement shall be estimated by the Committee on the basis of—

- (a) the average monthly consumption of water upon the premises served by the meter during the three months prior to the last registration, or, if this is not possible;
- (b) the consumption of water upon such premises during the corresponding month in the previous year or, if this is also not possible;
- (c) the average monthly consumption upon the premises served by the meter over a period of three months after repair or replacement of the meter has been effected.

CHAPTER V.

PROVISIONS RELATING TO CONSUMER'S SERVICE.

Pipes Across Streets.

39. (1) No person shall, without the written permission of the Committee first had and obtained and except under such conditions as the Committee may prescribe, lay, fix, alter or construct any pipe, channel or conduit on, in or under any street, public place or lands vested in or under the control of the Committee for the purpose of conveying water, whether or not such water is derived originally from a municipal supply or from private sources of supply.

(2) Every person receiving any such permission from the Committee shall, where a municipal supply is available for the premises, pay to the Committee such rental for the pipeline as is prescribed in the Schedule hereto: Provided that where the water is paid for at the rates prescribed in the Schedule hereto, no additional charge shall be made for the pipeline.

(3) Where no municipal supply is available, any permission shall be conditional on the payment of the charges referred to in subsection (2) immediately upon a municipal supply becoming available.

(4) Any such permission may be withdrawn by the Committee on not less than one month's notice in writing under the hand of the Secretary of the Committee.

Provision of Service.

40. Every owner or consumer shall, at his own expense, provide, install, lay and maintain his own service.

Covering of Service.

41. No person shall cause or permit any newly laid or fixed service pipe to be covered in the course of the installation or alteration of a service until such pipe has been examined and approved by an officer of the Committee.

Notice that Inspection of Service or Alteration thereto is Required.

42. When any service or additional fittings or any alteration in any existing service is ready for inspection notice thereof shall be given to the Secretary of the Committee.

Inspection and Approval of Service and Alterations thereto.

43. (1) No service shall be placed in use unless and until it has been inspected and a certificate of approval issued by an officer of the Committee.

(2) Alle bykomende toebehore by, of veranderings aan, 'n bestaande syleidingstelsel wat reeds by die Komitee se toeverstelsel aangesluit is, moet deur 'n beampie van die Komitee nagegaan en goedgekeur word, en indien daar nie 'n goedkeuringssertifikaat uitgereik kan word nie, moet dit verander word sodat dit aan die bepalings van hierdie regulasies voldoen, of anders moet dit onmiddellik verweder word.

Voorbereiding van die syleidingstelsel en die aanbring van die meter.

44. (1) Indien die Komitee instem om water by wyse van 'n meter te lever aan 'n perseel wat nog nie van tevore aldus van water voorsien is nie, moet die verbruiker op eie koste sy syleidingstelsel voorberei sodat die verbindingspyp en die meter aangebring kan word.

(2) Nadat die syleidingstelsel gereed is, en deur 'n beampie van die Komitee goedgekeur is, en nadat die bedrae wat in die Bylae hierby voorgeskryf word, betaal is, moet die Komitee die syleidingstelsel by die verbindingspyp aansluit.

Lasse.

45. Daar mag geen ander las as standaard-skroeflasse, loodveeglasse of ander lasse wat deur die Komitee goedgekeur is, vir syleidings gebruik word nie.

Diepte wat syleidings onder die grond moet wees.

46. Alle syleidings wat onder die grond aangelê word, moet minstens 15 duim diep bedek word.

Aanbring van pype op plekke waar besoedeling kan plaasvind.

47. Niemand mag 'n pyp wat deur die Komitee van water voorsien moet word, deur, in of na 'n vuilriool, dreineervoer, 'n asput, misgat of ander plek aangelê of aanbring waar die water in die pyp moontlik besoedel kan raak of ongemerk kan uitlek indien die pyp defek raak, of mag 'n pyp wat aldus aangelê of aangebring is met bogenoemde doel gebruik nie: Met dien verstande dat, indien dit ondoenlik is om 'n pyp op enige ander as bogenoemde manier aan te lê of aan te bring, die deel daarvan wat aldus aangelê of aangebring word, deur 'n smee-ysterbuis of -kis aangelê moet word wat lank en sterk genoeg is, en wat sodanig gemaak is dat dit die pyp daarin behoorlik kan beskerm, en wat sal meebring dat enige water wat uitlek of vermors raak, maklik opgemerk kan word.

Krane of pype wat lek.

48. (1) Niemand mag 'n pyp, kraan of toebehore laat lek nie, of toelaat dat dit lek nie, en geen kraan of toebehore mag op so 'n plek aangebring word dat 'n leklek nie maklik opgemerk kan word nie.

(2) Geen verbruiker is geregtig tot 'n afslag ten opsigte van water wat weens gebrekkige toebehore of onopgemerkte leklekke in die syleidings vermors raak nie.

Pype en staanpype moet stewig vasgeheg word.

49. (1) Alle pype uitgesonderd dié wat in die grond aangelê is, moet op verskeie plekke stewig aan die deel van die muur, of aan 'n ander stewige deel van die struktuur, waarlangs dit loop, vasgeheg word.

(2) Alle staanpype of ander pype wat bokant die grond uitsteek en nie aan die struktuur vasgeheg is nie moet stewig aan 'n pen wat styf in die grond ingeslaan is, of op 'n ander wyse wat deur 'n beampie van die Komitee goedgekeur is, vasgeheg word, sodat dié staanpype of ander pype nie onnodig beweeg nie.

Waterbak wat in die grond staan.

50. Geen waterbak wat in 'n uitgraving in die grond toegemaak of daarin aangebring is, mag gebruik word om water wat die Komitee verskaf en wat vir menslike gebruik bedoel is, in op te gaar of te hou nie.

Krane vir huishoudelike toeyouer.

51. Krane wat bedoel is om water vir huishoudelike doeleindes in woonhuise of woongeboue, of vir drinkdoelendes op enige ander soort perseel te verskaf, uitgesonderd krane wat met die warmwaterstelsel verbind is, moet aan die syleiding aangebring word op 'n plek voordat die pyp in 'n waterbak gaan, en mag nie van enige waterbak af van water voorsien word nie: Met dien verstande dat, in geboue waar water benodig word bo 'n vlak waar

(2) Every additional fitting or alteration to an existing service already connected to the Committee's supply system shall be subject to inspection by and approval of an officer of the Committee, and shall, in the event of no certificate of approval being issued, be altered to comply with these regulations or be removed immediately.

Preparation of Service for and Installation of Meter.

44. (1) Where the Committee agrees to supply water by meter to any premises not previously so supplied, the consumer shall at his own expense, prepare his service for the installation of the communication pipe and the meter.

(2) Upon the service being prepared and approved by an officer of the Committee, and after payment of the amounts prescribed in the Schedule hereto, the Committee shall connect the service to the communication pipe.

Joints.

45. No joints except standard screwed joints, wiped plumbing, or other joints approved by the Committee, shall be used on any service pipe.

Depth of Service Pipes Below Ground.

46. All service pipes laid in the ground shall have a minimum cover of 15 inches.

Laying of Pipes in Places Where Pollution Might Result.

47. No person shall lay or install any pipe which is to be supplied with water by the Committee, through, in or into any sewer, drain, ash pit, manure hole or other place where, in the event of the pipe becoming unsound, the water conveyed through such pipe would be liable to become polluted or to escape without observation, or make use for the above purpose of any pipe so laid or installed: Provided that where it is impracticable to lay or install any pipe other than in such a manner aforesaid the part thereof so laid or installed shall be carried through a wrought iron tube or box of sufficient length and strength and of such construction as will afford proper protection to the pipe in the interior thereof and render any leakage or waste therefrom readily perceptible.

Leakage of Taps or Pipes.

48. (1) No person shall cause or permit any pipe, tap or fitting to leak and no tap or fitting shall be installed in such position that any leakage cannot readily be detected.

(2) No consumer shall be entitled to any rebate in respect of the wastage of water due to faulty fittings or undetected leakage in the service pipes.

Pipes and Stand-pipes to be Securely Fixed.

49. (1) All pipes, except those laid in the ground, shall be securely fixed at frequent intervals to that portion of the wall or other rigid portion of the structure along which they pass.

(2) All stand-pipes or other pipes projecting above the ground and not otherwise secured to any structure shall be securely fixed to a stake securely driven into the ground, or by other means approved by an officer of the Committee, in such a manner as to prevent undue movement of such stand-pipes or other pipes.

Cistern in Ground.

50. No cistern buried or installed in any excavation in the ground shall be used for the storage or reception of water supplied by the Committee and intended for human consumption.

Taps for Domestic Supply.

51. Other than those discharging from the hot water system, taps to supply water for domestic purposes in dwelling-houses or residential buildings or for drinking purposes on any other type of premises, shall be connected to a service pipe at a point before such pipe enters a cistern and shall not be supplied from any cistern: Provided that in buildings where a water-supply is required above the level at which a regular and adequate

daar nie 'n gereelde en voldoende toevoer van die hoofwaterleiding af beskikbaar is nie, die toevoer uit 'n tenk of waterbak verkry kan word wat ooreenkomsdig die bepalings van hierdie regulasies gemaak is.

Verbinding van diverse toestelle.

52. (1) Niemand mag, behalwe soos in subartikel (3) bepaal, veroorsaak of toelaat dat 'n syleiding regstreeks met 'n spoelkloset, urinaal, stoom- of warmwaterketel, 'n toe waterverwarmer, handelsbak of -toestel verbind word nie.

(2) Elke sodanige spoelkloset, urinaal, stoom- of warmwaterketel, toe waterverwarmer, handelsbak of -toestel, uitgesonderd soos in subartikel (3) bepaal, moet afsonderlik en regstreeks van die waterbak af wat uitsluitlik met dié doel aangebring is van water voorsien word.

(3) Die Komitee kan op versoek enige spesiale toestel, wat hy doelmagtig ag, toelaat in sodanige installasie wat die installasie van 'n waterbak onnodig maak.

Waterbak.

53. Niemand mag op 'n perseel 'n waterbak om water in op te vang of in te hou, aanbring, bevestig, gebruik of veroorsaak of toelaat dat dit aangebring, bevestig of gebruik word nie tensy—

- (a) so 'n waterbak gemaak is van leiklip, gegalvani-seerde yster, beton of hout wat met lood of sink wat sterk en dik genoeg is uitgevoer is;
- (b) so 'n waterbak waterdig is en behoorlik toe en gevanteileer is;
- (c) die inlaat daarvan 'n goedgekeurde vlotterklep of keerklep aan het;
- (d) die waterbak op so 'n wyse aangebring is dat die binnekant daarvan maklik ondersoek en skoon-gemaak kan word.

Morspype van waterbak.

54. Alle waterbakke moet mors- of oorlooppype aanhê, wat so geleë is dat water wat daaruit loop, maklik opgemerk kan word.

Inhoud van waterbak.

55. Elke stoommasjien en -ketel en alle persele wat 'n gereelde toevoer water moet hê, moet 'n waterbak hê wat minstens voldoende water vir 'n halfdag se verbruik, bereken volgens die gemiddelde daagliks verbruik, kan hou.

Kouwaterbakke.

56. (1) 'n Waterbak wat vir koue water aangebring word, moet minstens 50 (vyftig) gelling water kan hou.

(2) Indien so 'n waterbak gebruik word om 'n waterverwarmer en 'n bad van water te voorsien, moet die pyp wat die koue water na die bad toe voer, nie laer as in die middel van die waterbak verbind word nie.

Warmwaterbak.

57. (1) Die watertoeroer van die waterbak af na 'n warmwaterapparaat moet van die boom van die waterbak af kom: Met dien verstande dat, indien die warmwaterapparaat volgens die silinderstelsel gebou is, die boom van die bedoelde bak regstreeks met die warmwatersilinder verbind kan word, maar al die tappype vir warmwater moet bo-op of bokant die warmwatersilinder verbind word.

(2) Sirkulasie-warmwatersilinders wat nie onder drukking is nie, moet van gegalvani-seerde plaatyster van minstens diktemaat No. 16 gemaak wees.

(3) Elke warmwatersilinder moet 'n uitsitpyp aanhê wat regstreeks in die buitelug ontlas op 'n plek waar die ontlassing maklik waargeneem kan word of anders bokant die hoogste stand van die water in die waterbak wat die warmwatersilinder voed.

Materiaal van sirkulasie- of toevoerpype.

58. (1) Sirkulasie- of toevoerpype vir warmwater kan van lood, yster of koper vervaardig word. Indien dit van yster vervaardig word, moet dit gegalvani-seerde yster wees.

(2) Indien die pype slegs vir verwarmingsdoeleindes aangebring word, kan dit van swartyster vervaardig wees.

supply is available from the mains, the supply may be taken from a tank or cistern which shall be constructed in accordance with the provisions of these regulations.

Connection of Sundry Apparatus.

52. (1) No person shall, except as provided for in subsection (3) cause or permit any service pipe to be connected directly to any water-closet, urinal, steam or hot-water boiler, closed water heater, trade vessel or apparatus.

(2) Every such water-closet, urinal, steam or hot-water boiler, closed water heater, trade vessel or apparatus, except as provided for in subsection (3) shall be fed separately and directly from a cistern installed solely for that purpose.

(3) The Committee may, on request, allow any apparatus considered suitable by it to be installed instead of a cistern.

Cistern.

53. No person shall install, fit, use or cause or permit to be installed, fitted or used upon any premises a cistern for the reception or storage of water unless—

- (a) such cistern is constructed of slate, galvanised iron, concrete or wood lined with lead or zinc of a sufficient strength and thickness;
- (b) such cistern is watertight and properly covered and ventilated;
- (c) the inlet thereof is provided with an approved ball valve or check valve;
- (d) such cistern is placed in such a position that the interior thereof may be readily inspected and cleansed.

Overflow Pipe to Cistern.

54. All cisterns shall be provided with an overflow or waste pipe, the situation of which shall admit of the discharge of water being readily detected.

Capacity of Cistern.

55. Every steam engine and boiler, and all premises which require a continuous supply of water, shall have a cistern holding not less than half a day's supply calculated according to the average daily consumption.

Cold-water Cistern.

56. (1) Where a cold-water cistern is installed, such cistern shall be capable of containing not less than 50 (fifty) gallons.

(2) If such a cistern is used to supply a hot-water apparatus and a bath, the cold water supply to such bath shall not be connected to the cistern at a point lower than one-half the depth of the cistern.

Hot-water Cistern.

57. (1) The supply from the cistern to the hot-water apparatus shall be from the bottom of such cistern: Provided that when the hot-water apparatus is constructed in accordance with the cylinder system, the bottom of the said cistern may be connected directly to the hot-water cylinder but all hot-water draw-off pipes shall be connected at or above the top of the hot-water cylinder.

(2) Hot water circulating cylinders not under pressure shall be constructed of at least 16 gauge galvanised sheet iron.

(3) Every hot-water cylinder shall be provided with an expansion pipe discharging direct to the atmosphere in such a position that the discharging may be readily detected or alternatively discharging above the level of the water in the cistern supplying such hot-water cylinder.

Material of Circulating or Supply Pipes.

58. (1) Circulating or supply pipes for hot water may be either of lead, iron or copper. If of iron, they shall be galvanised tubes.

(2) Where installed for heating purposes only, pipes may be of black iron.

Watertoever vir baddens.

59. Baddens moet van water voorsien word deur middel van 'n afsonderlike pyp wat minstens ses duim bokant die boom van die bad of oor die rand van die bad, inloop, en daar mag geen uitlaatpyp vir dié doel gebruik word nie.

Bou van spoeklosette.

60. Elke spoeklosetbak moet—

- (a) so gemaak wees dat dit onmoontlik is dat die water aanhou uitloop;
- (b) van materiaal wat korrosiebestand is gemaak wees;
- (c) ronde hoeke binne hê;
- (d) 'n goedgekeurde vlotterklep en 'n morspyp aanhê, wat een duim bokant die watervlak wanneer die normale hoeveelheid water in die bak is, aangebring moet wees;
- (e) 'n spoelpyp moet 'n deursnee van minstens een en 'n kwart duim aanhê: Met dien verstande dat so 'n pyp in elke geval groot genoeg moet wees om die water doeltreffend uit te laat.

'n Spoelreëlaarsapparaat.

61. Elke urinaal-spoelbak, behalwe dié vir openbare urinaalspoelbakke, moet 'n behoorlike en doeltreffende spoelreëlaarsapparaat aanhê wat so gemaak is dat dit met elke deurspoeling hoogstens een gelling uitlaat.

Valklep of afsluitkraan.

62. Behalwe in die gevalle van spoekloset- of urinaal-spoelbakke moet daar 'n valklep of afsluitkraan aan die uitlooppyp van elke spoelbak aangebring word, ten einde te voorkom dat die spoelbak leeggemaak moet word wanneer die syleidingstelsel herstel word.

Afstand tussen syleiding en elektriese drade.

63. (1) Geen deel van 'n syleidingstelsel mag binne 12 (twaalf) duim van 'n elektriese toestel af aangelê, aangebring of onderhou word, of 'n metaalkontak daarmee bewerkstellig nie: Met dien verstande dat niks wat hierin vervat is, die samesnoering van elektriese geleidinge ingevolge enige regulasies betreffende die lewering en gebruik van elektrisiteit en die bedrading van persele, belet nie.

(2) Geen kraan, pyp of ander toestel mag binne 6 (ses) voet van 'n elektriese skakelaar of verbindingspunt af aangelê, aangebring of vasgeheg of onderhou word nie.

BYLAE.**TARIEF VAN GELDE.****1. Vorderings vir die lewering van water.**

- | | |
|--|------|
| (a) Vir die eerste 5,000 gellings of gedeelte daarvan gedurende enige maand verbruik | R c |
| 2 50 | |
| (b) Vir die volgende 5,000 gellings, per 1,000 gellings of gedeelte daarvan gedurende die selfde maand verbruik | 0 20 |
| (c) Vir alle water verbruik gedurende dieselfde maand bo 10,000 gellings, per 1,000 gellings of gedeelte daarvan | 0 50 |

2. Deposito's.

Verbruiker se deposito vir elke aansluiting

3. Vordering vir die aansluiting van watervoorraad:

- | | |
|--|-------|
| (1) Vir die verskaffing en aanlê van verbindingspype en vir die aanbring van 'n meter deur die Komitee gelewer, na inwerkingtreding van die skema: | |
| (a) $\frac{1}{2}$ -duimverbindingpyp | 30 00 |
| (b) 1-duimverbindingpyp | 40 00 |
| (c) $1\frac{1}{2}$ -duimverbindingpyp | 50 00 |
| (d) 2-duimverbindingpyp | 60 00 |

- | | |
|--|------|
| (2) Vir die aansluit van die watervoorraad nadat dit weens 'n oortreding van hierdie regulasies afgesluit is | 1 00 |
|--|------|

Supply to Baths.

59. Water shall be supplied to baths by a separate pipe discharging not less than six inches above the bottom of the bath or over the top of the bath and no outlet pipe shall be used for such purpose.

Construction of W.C. Cistern.

60. Every cistern for a water-closet shall—

- (a) be constructed in such a manner as to make a continuous flow of water impossible;
- (b) be made of non-corrosive material;
- (c) have rounded corners on the inside thereof;
- (d) be provided with an approved ball valve and have a waste pipe fixed one inch above the water level when the cistern contains the normal amount of water;
- (e) have a flush pipe of not less than one and a quarter inches in diameter: Provided that in every case such pipe shall be of sufficient size to ensure an efficient rate of discharge:

Waste-preventing Apparatus.

61. Every urinal-cistern, other than public urinal cisterns, shall have a proper and adequate waste-preventing apparatus so constructed as not to be capable of discharging more than one gallon of water at each flush.

Clack Valve or Stopcock.

62. Except in the case of water-closet or urinal cisterns, a clack valve or stopcock shall be placed on the outlet pipe of each cistern, so as to prevent the necessity of emptying the cistern during any repairs to the service.

Proximity of Service to Electric Wires.

63. (1) No portion of the service shall be laid, installed or maintained within 12 (twelve) inches of, or be in metallic contact with, any electric apparatus: Provided that nothing herein shall prevent electrical bonding as required in terms of any regulations for the supply and use of electrical energy and the wiring of premises.

(2) No tap, pipe or other apparatus shall be laid, installed, fixed or maintained within 6 (six) feet of an electrical switch or point.

SCHEDULE.**TARIFF OF CHARGES.**

	R c
1. Charges for the Supply of Water.	
(a) For the first 5,000 gallons or part thereof consumed during any month	2 50
(b) For the next 5,000 gallons, per 1,000 gallons or part thereof consumed during the same month	0 20
(c) For all water consumed during the same month in excess of 10,000 gallons, per 1,000 gallons or part thereof	0 50
2. Deposits:	
Consumer's deposit for each connection	4 00
3. Charges for Connecting Supply.	
(1) For the providing and laying of communication pipes and for the fixing of a meter supplied by the Committee after the commencement of the scheme:	
(a) $\frac{1}{2}$ -inch communication pipe	30 00
(b) 1-inch communication pipe	40 00
(c) $1\frac{1}{2}$ -inch communication pipe	50 00
(d) 2-inch communication pipe	60 00
(2) For the connection of the water after it has been cut off as a result of a contravention of these regulations	1 00

4. Vorderings ten opsigte van meters.	R c
(a) Vir die spesiale aflesing van 'n meter	0 50
(b) Vir die toets van 'n meter waar daar bevind word dat die meter nie meer as 5% (vyf persent) te veel of te min regstreer nie	1 00
5. Huurgelde waarna in regulasie 39 (2) verwys word.	
Per 100 vt. pyp of gedeelte daarvan, per maand	2 00
	T.A.L.G. 5/104/94.

Administrateurskennisgewing No. 698.] [14 September 1966.
MUNISIPALITEIT HEIDELBERG.—WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Heidelberg, afgekondig by Administrateurskennisgewing No. 11 van 12 Januarie 1949, soos gewysig, word hierby verder as volg gewysig:

1. Deur items 1, 2 en 3 van Bylae I by Hoofstuk I van Deel IV deur die volgende te vervang:

1. Verwydering van nagvuil.

R c	
(1) Vir die verwydering van nagvuil of urine, per emmer, per maand of gedeelte daarvan ...	2 00
(2) In gevalle waar 'n tydelike diens gelewer word, is 'n deposito van R3 per emmer betaalbaar.	

2. Verwydering van vullis.

(1) Vir die verwydering van vullis of afval van besigheids- en nywerheidsperselle af: Per blik, per maand of gedeelte daarvan ...	0 75
(2) Vir die verwydering van vullis of afval vanaf alle ander persele: Per blik, per maand of gedeelte daarvan ...	0 50
(3) Die aantal blikke wat op enige perseel vereis word, word deur die Raad se Geneeskundige Gesondheidsbeampte of Hoofgesondheidsinspekteur bepaal.	

3. Verwydering van vullis uitgesonderd die genoem in item 2.

Vir die verwydering van enige vullis of materiaal uitgesonderd bouersrommel en huishoudelike vullis, per kubieke jaart of gedeelte daarvan	0 50
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4. Verwydering van karkasse.

(1) Perde, beeste en diere van soortgelyke grootte, elk	2 00
(2) Honde en diere van soortgelyke grootte, elk	1 00

5. Vakuumentendienste.

Vir die verwydering van nagvuil en urine, per 100 gelling of gedeelte daarvan	0 25"
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2. Deur items 4 en 5 van Bylae I by Hoofstuk I van Deel IV onderskeidelik 6 en 7 te hernommer.

T.A.L.G. 5/77/15.

Administrateurskennisgewing No. 699.] [14 September 1966.
VOORGESTELDE OPHEFFING VAN OPGEMETE UITSPANSERWITUUT OP DIE PLAAS VAAL-BOSCHFONTEIN No. 205—H.O., DISTRIK WOLMARANSSTAD.

Met die oog op 'n aansoek ontvang van mnr. A. J. R. Meyer om die opheffing van die serwituit ten opsigte van die opgemete uitspanning, groot 39 morg 93 vierkante

4. Charges in Respect of Meters.	R c
(a) For the special reading of a meter	0 50
(b) For the testing of watermeters in cases where it is found that the meter does not show an error of more than 5% (five per cent) either way	1 00
5. Rental Referred to in Regulation 39 (2).	
Per 100 ft. of piping or part thereof per month	2 00
	T.A.L.G. 5/104/94.

Administrator's Notice No. 698.] [14 September 1966.
HEIDELBERG MUNICIPALITY.—AMENDMENT TO PUBLIC HEALTH BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Amend the Public Health By-laws of the Heidelberg Municipality, published under Administrator's Notice No. 11, dated the 12th January, 1949, as amended, as follows:

1. By the substitution for items 1, 2 and 3 of Schedule I to Chapter 1 of Part IV of the following:

R c	
1. Removal of Nightsoil.	
(1) For the removal of nightsoil or urine, per pail, per month or portion thereof	2 00

(2) In cases where a temporary service is rendered a deposit of R3 per pail shall be payable.	
2. Removal of Refuse.	
(1) For the removal of refuse or garbage from business and industrial premises: Per receptacle, per month or portion thereof	0 75
(2) For the removal of refuse or garbage from all other premises: Per receptacle, per month or portion thereof	0 50
(3) The number of bins required on any premises shall be determined by the Council's Medical Officer of Health or Chief Health Inspector.	

3. Removal of Refuse Excluding that Mentioned in Item 2.

For the removal of any refuse or material excluding building-rubble and domestic refuse, per cubic yard or portion thereof ...

0 50

4. Removal of Carcasses.

(1) Horses, cattle and animals of similar size, each ...

2 00

(2) Dogs and animals of similar size, each ...

1 00

5. Vacuum Tank Services.

For the removal of nightsoil and urine, per 100 gallons or part thereof ...

0 25"

2. By renumbering items 4 and 5 of Schedule 1 to Chapter 1 of Part IV as 6 and 7 respectively.

T.A.L.G. 5/77/15.

Administrator's Notice No. 699.] [14 September 1966.
PROPOSED CANCELLATION OF SURVEYED OUT-SPAN SERVITUDE ON THE FARM VAAL-BOSCHFONTEIN No. 205—H.O., DISTRICT OF WOLMARANSSTAD.

In view of an application having been made by Mr. A. J. R. Meyer for the cancellation of the servitude in respect of the surveyed outspan, in extent 39 morgen 93

roede, geleë op die restant van die plaas Vaalboschfontein No. 205—H.O., distrik Wolmaransstad, soos aangetoon op Kaart L.G. No. 2437/1913, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) op te tree.

Alle belanghebbende persone is bevoeg om binne drie maande vanaf die datum van verskynning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte Transvaalse Paaiedepartement, Privaatsak 928, Potchefstroom, skriftelik in te dien.

D.P. 07-074-37/3/V. 2.

Administrateurskennisgewing No. 700.] [14 September 1966.
OPHEFFING VAN UITSPANNINGSERWITUUF OP
DIE PLAAS OTHAWA No. 242—K.U., DISTRIK
PILGRIMS REST.

Met betrekking tot Administrateurskennisgewing No. 609 van 11 Augustus 1965, word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag, om ooreenkomsdig paragraaf (iv) subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die opheffing van die servitout van uitspanning, groot 1/75ste van 3,220 morg 8 vierkante roede, waaraan die restant van die plaas Othawa No. 242—K.U., distrik Pilgrims Rest, onderworpe is:

D.P. 04-043-37/3/0-5.

Administrateurskennisgewing No. 701.] [14 September 1966.
PADREELINGS OP DIE PLAAS RIETKUIL No. 155,
REGISTRASIE-AFDELING H.O., DISTRIK
WOLMARANSSTAD.

Met die oog op 'n aansoek ontvang van mnr. G. P. Otto om die verlegging van 'n openbare pad op die plaas Rietkuil No. 155—H.O., distrik Wolmaransstad, is die Administrateur voornemens om ooreenkomsdig artikel agt-en-twintig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbendes is bevoeg om binne dertig dae vanaf die datum van verskynning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte Transvaalse Paaiedepartement, Privaatsak 928, Potchefstroom, skriftelik in te dien.

Ooreenkomsdig subartikel (3) van artikel nege-en-twintig van genoemde Ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomsdig artikel dertig as gevolg van sulke besware.

D.P. 07-074-23/24/R.4.

Administrateurskennisgewing No. 702.] [14 September 1966.
VOORGESTELDE OPHEFFING VAN UITSPAN-
SERWITUTE OP DIE PLAAS SYFERFONTEIN
No. 438—I.Q., DISTRIK POTCHEFSTROOM.

Met die oog op 'n aansoek ontvang namens mnr. J. A. Prinsloo, om die opheffing van die servitute van uitspanning, twee van 1/75ste van 4,480 morg 340 vierkante roede en een van 1/75ste van 797 morg 218 vierkante roede groot, waaraan Gedeelte 27 van die plaas Syferfontein No. 438—I.Q., distrik Potchefstroom, onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) op te tree.

Alle belanghebbende persone is bevoeg om binne drie maande vanaf die datum van verskynning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte Transvaalse Paaiedepartement, Privaatsak 928, Potchefstroom, skriftelik in te dien.

D.P. 07-073-37/3/S.2.

square roods, situate on the remainder of the farm Vaalboschfontein No. 205—H.O., District of Wolmaransstad, as indicated on Diagram S.G. No. 2437/1913, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six 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 928, Potchefstroom, within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 07-074-37/3/V. 2.

Administrator's Notice No. 700.] [14 September 1966.
CANCELLATION OF OUTSPAN SERVITUDE ON
THE FARM OTHAWA No. 242—K.U., DISTRICT
OF PILGRIMS REST.

With reference to Administrator's Notice No. 609 of the 11th August, 1965, it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (iv) subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the cancellation of the servitude of outspan, in extent 1/75th of 3,220 morgen 8 square roods, to which the remainder of the farm Othawa No. 242—K.U., District of Pilgrims Rest, is subject.

D.P. 04-043-23/3/0-5.

Administrator's Notice No. 701.] [14 September 1966.
ROAD ADJUSTMENTS ON THE FARM RIETKUIL
No. 155, REGISTRATION DIVISION H.O.,
DISTRICT OF WOLMARANSSTAD.

In view of an application having been made by Mr. G. P. Otto for the deviation of a public road on the farm Rietkuil No. 155—H.O., District of Wolmaransstad, 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 objection, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 982, Potchefstroom, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (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 R10 in respect of the costs of a commission appointed in terms of section thirty as a result of such objections.

D.P. 07-074-23/24/R.4.

Administrator's Notice No. 702.] [14 September 1966.
PROPOSED CANCELLATION OF OUTSPAN SERVI-
TUDES ON THE FARM SYFERFONTEIN No.
438—I.Q., DISTRICT OF POTCHEFSTROOM.

In view of an application having been made on behalf of Mr. J. A. Prinsloo for the cancellation of the servitudes of outspan, in extent two of 1/75th of 4,480 morgen 340 square roods and one of 1/75th of 797 morgen 218 square roods to which Portion 27 of the farm Syferfontein No. 438—I.Q., District of Potchefstroom, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six 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 928, Potchefstroom, within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 07-073-37/3/S.2.

ALGEMENE KENNISGEWINGS.

KENNISGEWING No. 231 VAN 1966.

PRETORIASTREEK-DORPSAANLEGSKEMA.—
WYSIGENDE SKEMA No. 59.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die herindeling van die Resterende Gedeelte van Gedeelte 12 van Gedeelte G van die plaas The Willows No. 340—J.R., distrik Pretoria, groot as sulks 20·4180 morg. van „Landbou” tot „Spesiale Woon” met 'n digtheid van „een woonhuis per 12,500 vierkante voet.”

Verdere besonderhede van hierdie skema (wat Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 59 genoem sal word), lê in die kantoor van die Stadsklerk van Pretoria, en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 13 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 31 Augustus 1966.

KENNISGEWING No. 232 VAN 1966.

NOORDELIKE JOHANNESBURGSTREEK-DORPSAANLEGSKEMA.—WYSIGENDE SKEMA No. 90.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die digtheidsbestemming van 'n gedeelte van Gedeelte 159 van die plaas Rietfontein No. 2—I.R. (Bryanston Uitbreiding No. 2), verander te word van „Een woonhuis per 40,000 vierkante voet” tot „Een woonhuis per 20,000 vierkante voet”.

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 90 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidsraad vir Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 13 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 31 Augustus 1966.

GENERAL NOTICES.

NOTICE No. 231 OF 1966.

PRETORIA REGION TOWN-PLANNING SCHEME.—
AMENDING SCHEME No. 59.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, to be amended by the rezoning of the Remaining Extent of Portion 12 of Portion G of the farm The Willows No. 340—J.R., District of Pretoria, measuring as such 20·4180 morgen, from "Agricultural" to "Special Residential" with a density of "one dwelling per 12,500 square feet".

This amendment will be known as Pretoria Region Town-planning Scheme: Amending Scheme No. 59. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Pretoria, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 13th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 31st August, 1966.

31-7-14

NOTICE No. 232 OF 1966.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 90.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has applied for Northern Johannesburg Region Town-planning Scheme, 1958, to be amended by the rezoning of a portion of Portion 159 of the farm Rietfontein No. 2—I.R. (Bryanston Extension No. 2), from "One dwelling per 40,000 square feet" to "One dwelling per 20,000 square feet".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 90. Further particulars of the scheme are lying for inspection at the office of the Secretary, Peri-Urban Areas Health Board, Pretoria and Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 13th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 31st August, 1966.

31-7-14

KENNISGEWING No. 240 VAN 1966.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN ERF No. 21, DORP
GROBLERSDAL.

Hierby word bekendgemaak dat Jacob Van Wyngaarden Lindhout 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. 21, dorp Groblersdal ten einde dit moontlik te maak dat die erf vir „Algemene Besigheids”-doeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke 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 agt weke na die datum hiervan skriftelik met die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, in verbinding tree.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.
Pretoria, 14 September 1966. 14-21

KENNISGEWING No. 241 VAN 1966.

NOORDELIKE JOHANNESBURGSTREEK.—DORPS-
AANLEGSKEMA:—WYSIGENDE SKEMA No. 83.

Hierby word ooreenkomsdig die bepalings van sub-
artikel (1) van artikel *negé-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede in opdrag van die Dorperaad ingevolge artikel 46 *bis* van gemelde Ordonnansie 'n wysigende skema ingedien het, om Noordelike Johannesburg-dorpsaanlegskema, 1958, te wysig deur die herindeling van Gedeeltes 64 en 65 (voorheen Gedeeltes D en E) van die plaas Zandfontein No. 42—I.R., van „een woonhuis per 80,000 vierkante voet” tot „een woonhuis per 20,000 vierkante voet”.

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 83 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidsraad vir Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, dit wil sê op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.
Pretoria, 14 September, 1966. 14-21-28

KENNISGEWING No. 242 VAN 1966.

POTGIETERSRUS DORPSAANLEGSKEMA.—
WYSIGENDE SKEMA No. 4.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *negé-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Potgietersrus aansoek gedoen het om Potgietersrus-dorpsaanlegskema, 1962, te wysig deur die herindeling van Erwe Nos. 57 en 58, Potgietersrus, van „Spesiale Woog” met 'n digtheid van „Een Woonhuis op 20,000,

NOTICE No. 240 OF 1966.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF No. 21, GROBLERSDAL
TOWNSHIP.

It is hereby notified that application has been made by Jacob Van Wyngaarden Lindhout 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. 21, Groblersdal Township to permit the erf being used for "General Business" purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room No. B222, Block B, Provincial Building, Pretoria, for a period of eight weeks 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 Director of Local Government, at the above address or P.O. Box 892, Pretoria, within a period of eight weeks from the date hereof.

J. G. VAN DER MERWE,
Director, Department of Local Government.
Pretoria, 14th September, 1966. 14-21

NOTICE No. 241 OF 1966.

NORTHERN JOHANNESBURG REGION TOWN-
PLANNING SCHEME.—AMENDING SCHEME
No. 83.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has in accordance with a directive from the Townships Board in terms of section 46 *bis* of the Ordinance, submitted an amending scheme to amend Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Portions 64 and 65 (formerly Portions D and E) of the farm Zandfontein No. 42—I.R., to be amended from "one dwelling-house per 80,000 square feet" to "one dwelling-house per 20,000 square feet".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 83. Further particulars of the scheme are lying for inspection at the office of the Secretary, Peri-Urban Areas Health Board, Pretoria and Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretoriussstraat, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th September, 1966. 14-21-28

NOTICE No. 242 OF 1966.

POTGIETERSRUS TOWN-PLANNING SCHEME.—
AMENDING SCHEME No. 4.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Potgietersrus has applied for Potgietersrus Town-planning Scheme, 1962, to be amended by the rezoning of Erven Nos. 57 and 58, Potgietersrus from "Special Residential" with a density of "One dwelling house per 20,000 square feet," to

vierkante voet" tot „Algemene Besigheid" met 'n digtheid van „Een Woonhuis op 20,000 vierkante voet" as 'n verdere uitbreiding van die bestaande besigheidsgebied.

Verdere besonderhede van hierdie skema (wat Potgietersrus-dorpsaanlegskema: Wysigende Skema No. 4 genoem sal word) lê in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.
Pretoria, 14 September 1966. 14-21-28

KENNISGEWING NO. 243 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA.
No. 1/225.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *-nege-en-dertig* van die Dorpe- en Dorpsaanlegordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur, op sekere voorwaardes Victorypark-Uitbreiding No. 18 by die Skema in te sluit en die indeling van ondergenoemde Standplase soos volg te verander:

1: Standplase No. 29 en 30, Linksfield Ridge, geleë by Kallenbachrylaan 80, 82, 84, 86 en 88 en Hannabenstraat 43, 45, 47 en 49, van „een woonhuis per erf" tot „een woonhuis per 20,000 Kaapse vierkante voet".

2. Standplaas No. 42, Raedene, geleë by Durhamstraat 33, tussen Michel- en Birtstraat, van „Staatsdoeleindes", tot „Algemene Besigheid".

3. Standplaas No. 7982 en Gedeelte 1 van Standplaas No. 7981, Kensington, geleë by Orionstraat 82, 84, 86 en 88, tussen Cumberland- en New Yorkweg, van „Spesiale Woon" tot „Spesiaal"; sodat 'n openbare saal toegelaat kan word.

4. Gekonsolideerde Standplaas No. 4469, Johannesburg, op die suidwestelike hoek van die kruising van Rissik- en Pleinstraat. Die indeling wat tans „Algemene doepleindes", hoogstreek 1 is, gaan verander word deur voorbehoudsbepaling 1 by Tabel G, klousule 23 (a), ter syde te stel sodat daar 'n groter omvang toegelaat kan word.

5. R. E. van Standplaase No. 6051 en 6053, Kensington, geleë by Queenstraat 78, tussen Pandora- en Buckinghamweg, van „Spesiale Woon", tot „Spesiaal" sodat dit slegs vir parkeerdoeleindes gebruik kan word in verband met die openbare garage op Standplaase Nos. 6098 en 6099, Kensington.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/225 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 14 September 1966. 14-21-28

“General Business"; with a density of “One dwelling house per 20,000 square feet" as a further extension of the existing business area.

This amendment will be known as Potgietersrus Town-planning Scheme: Amending Scheme No. 4. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Potgietersrus, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretoriussstraat, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th October, 1966. 14-21-28

NOTICE NO. 243 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/225.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by including Victory Park Extension No. 18, in the Scheme and by resoning the following subject to certain conditions:

1. Stands Nos. 29 and 30 Linksfield Ridge, being 80, 82, 84, 86 and 88 Kallenbach Drive, and 43, 45, 47, and 49 Hannaben Street, from “one dwelling per erf" to “one dwelling per 20,000 Cape square feet.”

2. Stand No. 42 Raedene, being 33 Durham Street, between Michel and Birt Streets, to “General Business", from “Government".

3. Stand No. 7982, and Portion 1 of Stand No. 7981, Kensington, being 82, 84, 86 and 88 Orion Street, between Cumberland Road and New York Road, at present zoned “Special Residential" to “Special" to permit the erection of a Public Hall.

4. Consolidated Stand No. 4469, Johannesburg, being the south-western corner of the intersection of Rissik and Plein Streets, at present zoned “Général" in Height Zone 1, to permit Proviso 1 to Table G, clause 23 (a) which imposes height restrictions to be waived and to permit à greater bulk.

5. R. E. of Stands Nos. 6051 and 6053 Kensington, being 78 Queen Street, between Pandora and Buckingham Roads, from “Special Residential" to “Special" to permit the parking of vehicles only and to be used in conjunction with the public garage on Stands Nos. 6098 and 6099 Kensington.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/225. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretoriussstraat, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th September, 1966. 14-21-28

KENNISGEWING No. 244 VAN 1966.

ALBERTON-DORPSAANLEGSKEMA No. 1/37.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanlegordonansie, 1931, bekendgemaak dat die Stadsraad van Alberton aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die herindeling van Erf No. 281, Alberton, te wysig van "Spesiale Woon" tot "Algemene Woon" om die oprigting van woonstelle daarop te magtig.

Verdere besonderhede van hierdie skema (wat Alberton-dorpsaanlegskema No. 1/37 genoem sal word) lê in die kantoor van die Stadsklerk van Alberton en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 245 VAN 1966.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 93.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonansie, 1931, bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, soos volg te wysig:

(i) Die herindeling van Erf No. 111 Buccleuch-dorpsgebied, van 'n woonhuis per bestaande erf' tot 'een woonhuis per 40,000 vk. vt.'

(ii) Die volgende voorwaarde ingesluit word in klousule 19 (b) (i) na die woorde, vereis word:

"Op voorwaarde dat die Plaaslike Bestuur slegs toestemming sal verleen tot die onderverdeling van Erf No. 111, Buccleuch-dorpsgebied, nadat die roete van die oostelike verby-pad gefinaliseer is en dan slegs indien—

(1) die geboue wat op die grond opgerig staan te word kan aansluit by 'n publieke riool-netwerkstelsel, of die gehalte van die grond van die onderverdeelde gedeeltes sodanig is dat die Hoof Mediese Gesondheidsbeampte van die Plaaslike Bestuur tevrede is dat onskadelike ondergrondse dreinering van rioloafvalwater op elke onderverdeelde gedeelte kan geskied;

(2) geen nuwe paaie geskep word nie."

(iii) Die volgende voorwaarde ingesluit word in klousule 19 (b) (iii) van die skemaklousules na die woorde, 110 Kaapse voet:

"Op voorwaarde dat die minimum straatfront van erwe wat geskep word deur die onderverdeling van die volgende erf in Buccleuch dorpsgebied, 100 Kaapse voet is: Erf No. 111."

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 93 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidsraad vir Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

NOTICE No. 244 OF 1966.

ALBERTON TOWN-PLANNING SCHEME No. 1/37.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Alberton has applied for Alberton Town-planning Scheme No. 1, 1948, to be amended by the rezoning of Erf No. 281, Alberton, from "Special Residential" to "General Residential" to permit the erection of flats on the stand.

This amendment will be known as Alberton Town-planning Scheme No. 1/37. Further particulars of the Scheme are lying for inspection at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 14th September, 1966.

14-21-28

NOTICE No. 245 OF 1966.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 93.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has applied for Northern Johannesburg Region Town-planning Scheme, 1958, to be amended as follows:

(i) The rezoning of Erf No. 111, Buccleuch Township, be amended from 'one dwelling per existing erf' to 'one dwelling per 40,000 sq. ft.'

(ii) The following conditions be inserted in clause 19 (b) (i) after the words 'is required':—

'Provided that the Local Authority shall only consent to the subdivision of Erf No. 111, Buccleuch Township, after the route of the eastern by-pass has been finalised and then only if—

(1) the buildings to be erected on the land can be connected to a public sewer reticulation system or the sub-soil conditions of the subdivided portions are such that the Chief Medical Officer of Health of the Local Authority is satisfied that innocuous subsurface disposal of all waste effluent can be effected on each subdivided portion;

(2) no new roads are created.'

(iii) The following conditions be inserted in clause 19 (b) (iii) of the Scheme Clauses after the words '110 Cape feet':—

'Provided that the minimum street frontage of erven created by the subdivision of the following erf in Buccleuch Township, shall be 100 Cape feet: Erf No. 111.'

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 93. Further particulars of the Scheme are lying for inspection at the office of the Secretary, Peri-Urban Areas Health Board, Pretoria and Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen dié 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*, dit wil sê op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

KENNISGEWING No. 246 VAN 1966.

VOORGESTELDE STIGTING VAN DORP MORNINGSIDE UITBREIDING No. 48.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Rolf Reksten aansoek gedoen het om 'n dorp te stig op die plaas Zandfontein No. 42—I.R., distrik Johannesburg, wat bekend sal wees as Morningside Uitbreiding No. 48.

Die voorgestelde dorp lê oos van en grens aan die dorp Morningside Hills.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

KENNISGEWING No. 247 VAN 1966.

VOORGESTELDE STIGTING VAN DORP GLENVISTA.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Stephanus Petrus Basson aansoek gedoen het om 'n dorp te stig op die plaas Liefde en Vrede No. 104—I.R., distrik Johannesburg, wat bekend sal wees as Glenvista.

Die voorgestelde dorp lê op Gedeelte 5, bekend as Altemooi van die plaas Liefde en Vrede, suidoos van en grens aan die voorgestelde dorp Glenanda.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th September, 1966.

14-21-28

NOTICE No. 246 OF 1966.

PROPOSED ESTABLISHMENT OF MORNINGSIDE EXTENSION NO. 48 TOWNSHIP.

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Rolf Reksten for permission to lay out a township on the farm Zandfontein No. 42—I.R., District of Johannesburg, to be known as Morningside Extension No. 48.

The proposed township is situated east of and abuts Morningside Hills Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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 Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.
14-21

NOTICE No. 247 OF 1966.

PROPOSED ESTABLISHMENT OF GLENVISTA TOWNSHIP.

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Stephanus Petrus Basson for permission to lay out a township on the farm Liefde en Vrede No. 104—I.R., District of Johannesburg, to be known as Glenvista.

The proposed township is situated on Portion 5 known as Altemooi of the farm Liefde en Vrede, south-east of and abuts the proposed Glenanda Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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 Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.
14-21

KENNISGEWING No. 248 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/97.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-negentig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931 bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die herindeling van die Restant van Gedeelte A van Erf No. 250, Mayville, van „Spesiale Woon” tot „Spesiaal” (pakhuis).

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/97 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie* d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 249 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/133.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die herindeling van Erf No. 259, Hatfield, Pretoria, van „Spesiale Woon” tot „Spesiaal” ten einde die oprigting van woonhuise of laedigtheid-woonstelle daarop toe te laat onderworpe aan die voorwaardes soos uiteengesit op Bylae B, Plan No. 352 van die konsepskema.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/133 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 250 OF 1966.

ROODEPOORT-MARAISBURG DORPSAANLEG-SKEMA No. 1/49.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekend gemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 1, 1946, soos volg te wysig:

- (a) Die herindeling van Erf No. 339, van „Spesiale Woon” tot „Algemene Besigheid”.
- (b) Die herindeling van Erwe Nos. 95 en 96, Dorp Hamberg, van „Spesiale Woon” tot „Algemene Woon”.

NOTICE No. 248 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/97.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Pretoria has applied for Pretoria Town-planning Scheme No. 1, 1944, to be amended by the rezoning of the remainder of Portion A of Erf No. 250, Mayville, from "Special Residential" to "Special" (warehouse).

This amendment will be known as Pretoria Town-planning Scheme No. 1/97. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Pretoria, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,

Secretary, Townships Board.

Pretoria, 14th September, 1966.

14-21-28

NOTICE No. 249 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/133.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Pretoria has applied for Pretoria Town-planning Scheme No. 1, 1944, to be amended by the rezoning of Erf No. 259, Hatfield, Pretoria, from "Special Residential" to "Special" to permit the erection of dwelling-houses or low density flats subject to the conditions as set out on Annexure B, Plan No. 352 of the draft scheme.

This amendment will be known as Pretoria Town-planning Scheme No. 1/133. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Pretoria, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,

Secretary, Townships Board.

Pretoria, 14th September, 1966.

14-21-28

NOTICE No. 250 OF 1966.

ROODEPOORT-MARAISBURG TOWN-PLANNING SCHEME No. 1/49.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Roodepoort has applied for Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, to be amended as follows:

- (a) The rezoning of Erf No. 339, from "Special Residential" to "General Business".
- (b) The rezoning of Erven Nos. 95 and 96, Hamberg Township, from "Special Residential" to "General Residential".

Verdere besonderhede van hierdie skema (wat Roodepoort-Maraisburg-dorpsaanlegskema No. 1/49 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 251 VAN 1966.

VOORGESTELDE STIGTING VAN DORP CLIVEDEN PARK.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekendgemaak dat Kleve Hill Township (Pty), Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein No. 2—I.R., distrik Johannesburg, wat bekend sal wees as Cliveden Park.

Die voorgestelde dorp lê noordoos van en grens aan die dorp Bryanston, wes van en grens aan die voorgestelde dorp Bryanston Uitbreiding No. 2.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

14-21

KENNISGEWING No. 252 VAN 1966.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 85.

Hierby word ooreenkomsdig die bepalings van sub-artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekend gemaak dat die Gesondheidsraad van Buite-Stedelike Gebiede in opdrag van die Dorperaad ingevolge artikel 46 bis van gemelde Ordonnansie 'n wysigende skema ingedien het, om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, soos volg te wysig:

- (a) Die herindeling van Erf No. 42, Fairvale Uitbreiding No. 1 Dorpsgebied, van "Spesiale Woon" tot "Algemene Woongebied No. 1."
- (b) Die volgende voorwaardes ingevoeg word na voorwaarde (vii) tot tabel "H":—
 - (viii) 'n Dekking van 30 persent sal van toepassing wees op Erf No. 42, Fairvale Uitbreiding No. 1 Dorpsgebied (vir 2 en 3 verdiepings).

This amendment will be known as Roodepoort-Maraisburg Town-planning Scheme No. 1/49. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Roodepoort, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 14th September, 1966.

14-21-28

NOTICE No. 251 OF 1966.

PROPOSED ESTABLISHMENT OF CLIVEDEN PARK TOWNSHIP.

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Kleve Hill Township (Pty), Ltd., for permission to lay out a township on the farm Rietfontein No. 2—I.R., District Johannesburg, to be known as Cliveden Park.

The proposed township is situated north-east of and abuts Bryanston Township, west of and abuts the proposed Bryanston Extension No. 2 Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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 Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.

14-21

NOTICE No. 252 OF 1966.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 85.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has in accordance with a directive from the Townships Board in terms of section 46 bis of the Ordinance, submitted an amending scheme to amend Northern Johannesburg Region Town-planning Scheme, 1958, as follows:

- (a) The rezoning of Erf No. 42, Fairvale Extension No. 1 Township, from "Special Residential" to "General Residential No. 1."
- (b) The following proviso be added after proviso (vii) to Table "H":—
 - (viii) A coverage of 30 per cent shall be applicable to Erf No. 42, Fairvale Extension No. 1 Township (for 2 and 3 storeys).

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 85 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidsraad vir Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperraad, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing, in die *Offisiële Koerant* van die Provincie, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 253 VAN 1966.

VOORGESTELDE STIGTING VAN DORP GLENEDEN.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Petrus Gerhardus Davidtz Swart, aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein N°. 63—I.R., distrik Germiston, wat bekend sal wees as Gleneden.

Die voorgestelde dorp lê oos van en grens aan die dorp Eastleigh, noord van en grens aan Wagenaarpad.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in dié saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

14-21

KENNISGEWING No. 254 VAN 1966.

VOORGESTELDE STIGTING VAN DORP FLORAUNA.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekendgemaak dat Townships Liaison and Estates (Pty.), Ltd., aansoek gedoen het om 'n dorp te stig op die plase Wonderboom en Witfontein N°. 302—J.R. en 301—J.R. distrik Pretoria, wat bekend sal wees as Florauna.

Die voorgestelde dorp lê suid van en grens aan Berglaan, wes van en grens aan Pretoria-Noord.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 85. Further particulars of the Scheme are lying for inspection at the office of the Secretary, Peri-Urban Areas Health Board, and at the office of the Secretary of the Townships Board, Room B222, Provincial Building, Pretoria 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 14th September, 1966.

14-21-28

NOTICE NO. 253 OF 1966.

PROPOSED ESTABLISHMENT OF GLENEDEN TOWNSHIP.

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965; that application has been made by Petrus Gerhardus Davidtz Swart for permission to lay out a township on the farm Rietfontein N°. 63—I.R., District Germiston, to be known as Gleneden.

The proposed township is situated east of and abuts Eastleigh Township, north of and abuts Wagenaar Road.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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 Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.

14-21

NOTICE No. 254 OF 1966.

PROPOSED ESTABLISHMENT OF FLORAUNA TOWNSHIP.

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Townships Liaison and Estates (Pty.), Ltd., for permission to lay out a township on the farm Wonderboom and Witfontein N°. 302—J.R. and 301—J.R., District Pretoria, to be known as Florauna.

The proposed township is situated south of and abuts Berglaan, west of and abuts Pretoria North.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. So danige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

14-21

KENNISGEWING No. 255 VAN 1966.

KENNISGEWING INGEVOLGE REGULASIE 4 UIT-GEVAARDIG KRAGTENS DIE BEPALINGS VAN DIE ORDONNANSIE OP DIE VERDELING VAN GROND ORDONNANSIE No. 20 VAN 1957.

Geliewe kennis te neem dat Lourens Stephanus Labuschagne, die geregistreerde eienaar van Gedeelte 49 (voorheen Gedeelte 32) van die plaas Remhoogte No. 476—J.Q., distrik Brits, groot 142 morg 300 vierkante roede, kragtens Akte van Verdelingstransport No. 34350/1954, gedateer 24 Desember 1954, van voorneme is om aansoek te doen by die Sekretaris, Dorperraad, Pretoria, om die hierbogenoemde grond te verdeel. Enigeen, insluitende die houers van die mineraleregte, wat beswaar teen sodanige verdeling wil maak, moet dit skriftelik by die Sekretaris, Dorperraad, Pretoria, indien voor 14 November 1966.

D. J. SMUTS & KOCK,
Prokureurs vir die Applikant.

Murraylaan,
Posbus 32,
Brits.

14-21-28

KENNISGEWING No. 256 VAN 1966.

KEMPTON PARK-DORPSAANLEGSKEMA No. 1/19.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Kempton Park in opdrag van die Dorperraad ingevolge artikel 46 bis van gemelde Ordonnansie 'n wysigende skema ingedien het, om Kempton Park-dorpsaanlegskema No. 1, 1952, te wysig deur die herindeling van die restant van Erf No. 164, Kempton Park dorpsgebied, van „Algemene Woon“ tot „Algemene Besigheid“.

Verdere besonderhede van hierdie skema (wat Kempton Park-dorpsaanlegskema No. 1/19 genoem sal word), lê in die kantoor van die Stadslerk van Kempton Park en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, dit wil sê op of voor 27 Oktober 1966, die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 14 September 1966. 14-21-28

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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 Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.

14-21

NOTICE No. 255 OF 1966.

NOTICE IN TERMS OF REGULATION 4 ISSUED UNDER THE PROVISIONS OF THE DIVISION OF LAND ORDINANCE, ORDINANCE No. 20 OF 1957.

Kindly note that Lourens Stephanus Labuschagne, the registered owner of Portion 49 (formerly Portion 32) of the farm Remhoogte No. 476—J.Q., District of Brits, 142 morgen 300 square roods in extent, under Deed of Partition Transport No. 34350/1954, dated 24th December, 1954, intends applying to the Secretary, Pretoria Townships Board, to divide the above-mentioned land.

Any person, including the holders of the mineral rights, who wishes to raise objections against such division, must submit it, in writing, to the Secretary, Townships Board, Pretoria, before 14th November, 1966.

D. J. SMUTS & KOCK,
Attorneys for the Applicant.

Murray Avenue,
P.O. Box 32,
Brits.

14-21-28

NOTICE No. 256 OF 1966.

KEMPTON PARK TOWN-PLANNING SCHEME No. 1/19.

It is hereby notified in terms of subsection (1) of section thirty-nine of the Townships and Town-planning Ordinance, 1931, that the Town Council of Kempton Park has in accordance with a directive from the Townships Board in terms of section 46 bis of the Ordinance, submitted an amending scheme to amend Kempton Park Town-planning Scheme No. 1, 1952, by rezoning the remaining extent of Erf No. 164, Kempton Park Township, from "General Residential" to "General Business".

This amendment will be known as Kempton Park Town-planning Scheme No. 1/19. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Kempton Park, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner of 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th September, 1966.

KENNISGEWING No. 257 VAN 1966.

GERMISTON-DORPSAANLEGSKEMA No. 1/30.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die herindeling van Gedeelte D van Lot No. 19, dorp Klippoortjie Landboulotte van „Spesiale Woon“ tot „Algemene Woon“ op voorwaarde dat die dekking van alle gebou wat op die terrein opgerig word, nie 40 persent mag oorskry nie.

Verdere besonderhede van hierdie skema (wat Germiston-dorpsaanlegskema No. 1/30 genoem sal word) lê in die kantoor van die Stadsklerk van Germiston en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, dit wil sê op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 258 VAN 1966.

BEDFORDVIEW-DORPSAANLEGSKEMA No. 1/13.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Dorpsraad van Bedfordview aansoek gedoen het om Bedfordview-dorpsaanlegskema No. 1, 1948, te wysig deur die rigtigslyn van Talismanlaan (voorgestelde weg No. 15), wat vanaf Bedfordview Uitbreiding No. 79, in 'n noordelike rigting deur Hoewe Nos. 69, A/70, RE/70, B/71, A/71, C/71 en RE/71 tot by Bedfordview Uitbreiding No. 74 strek, te verander.

Verdere besonderhede van hierdie skema (wat Bedfordview-dorpsaanlegskema No. 1/13 genoem sal word) lê in die kantoor van die Stadsklerk van Bedfordview en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 259 VAN 1966.

NIGEL-DORPSAANLEGSKEMA.—WYSIGENDE SKEMA No. 4.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Nigel aansoek gedoen het om Nigel-dorpsaanlegskema, 1963, te wysig deur die herindeling van Erwe Nos. 297, 298, 299, 300 en 322, Nigel, van „Regeringsdoeleindes“ met 'n dightheid van „een woonhuis per erf“ tot „Algemene Besigheid“.

NOTICE No. 257 OF 1966.

GERMISTON TOWN-PLANNING SCHEME No. 1/30.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Germiston has applied for Germiston Town-planning Scheme No. 1, 1945, to be amended by the rezoning of Portion D of Lot No. 19, Klippoortje Agricultural Lots Township from "Special Residential" to "General Residential", on condition that the coverage for all buildings erected on the site shall not exceed 40 per cent.

This amendment will be known as Germiston Town-planning Scheme No. 1/30. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Germiston, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 14th September, 1966.

NOTICE No. 258 OF 1966.

BEDFORDVIEW TOWN-PLANNING SCHEME No. 1/13.

It is hereby notified in terms of subsection (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Village Council of Bedfordview has applied for Bedfordview Town-planning Scheme No. 1, 1948, to be amended by the realignment of Talisman Avenue (red road No. 15), which extends from Bedfordview Extension No. 79 on a northerly direction through Holdings Nos. 69, A/70, RE/70, B/71, A/71, C/71 and RE/71 to Bedfordview Extension No. 74.

This amendment will be known as Bedfordview Town-planning Scheme No. 1/13. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Bedfordview, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 14th September, 1966.

NOTICE No. 259 OF 1966.

NIGEL TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 4.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931; that the Town Council of Nigel has applied for Nigel Town-planning Scheme, 1963, to be amended by the rezoning of Erven Nos. 297, 298, 299, 300 and 322, Nigel, from "Government Purposes" with a density of "one dwelling house per erf" to "General Business".

Verdere besonderhede van hiérdie skema (wat Nigel-dorpsaanlegskema: Wysigende Skema No. 4 genoem sal word) lê in die kantoor van die Stadsklerk van Nigel en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Proviniale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 27 Oktober 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 14 September 1966.

14-21-28

KENNISGEWING No. 260 VAN 1966.

VOORGESTELDE STIGTING VAN DORP BEDFORDPARK UITBREIDING No. 1.

Onder Administrateurskennisgewing No. 5 van 1962 is 'n aansoek om die stigting van Dorp Bedfordpark Uitbreiding No. 1, op die plaas Bedford No. 68—I.R., Distrik Germiston, soos aangedui op Plan No. 2293/1 geadverteer.

Sedertdien is 'n gewysigde aansoek ontvang waartreffens die gebruik van die vier erwe verander word van „Spesiale Woon“ na „Algemene Woon“. Die uitleg plan word nie hierdeur geraak nie.

Die betrokke planne lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer B221, 2de Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van een-en-twintig dae na datum hiervan.

Besware teen die toestaan van die aansoek moet die Sekretaris van die Dorperaad nie later as een-en-twintig dae na datum hiervan bereik nie.

Alle besware moet in duplo ingedien word en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria.

14-21-28

TENDERS.

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatums nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

TENDERS.

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangege word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van diens.	Sluitings-datum.
W.T.F.B. 103/66	Hoër Seunskool Helpmekaar: Reparasies en opknapping	21/10/66
W.F.T.B. 98/66	Benoni Paddepot: Reparasies en opknapping	21/10/66
W.F.T.B. 99/66	Arcadia Primary School: Reparasies en opknapping	21/10/66
W.F.T.B. 100/66	Vereenigingse Hoërskool: Kos-huis: Reparasies en opknapping	21/10/66
W.F.T.B. 101/66	Goudstadse Onderwyskollege: Gedelteilike teer van paaie en parkeer terreine	21/10/66
W.F.T.B. 102/66	Bloemhofse Laerskool: Oprigting	21/10/66
R.F.T. 62/66	Enkelsyband-hoëfrekwensiessend-ontvangers	14/10/66
H.A. 1/34/66	Aanvullende tender vir die verskaffing van:	14/10/66
	(a) Laboratorium- en apteekglasware	
	(b) Tablette	
	(c) Injektions	
	(d) Antibiotika	

This amendment will be known as Nigel Town-planning Scheme: Amending Scheme No. 4. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Nigel, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, 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 27th October, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 14th September, 1966.

14-21-28

NOTICE NO. 260 OF 1966.

PROPOSED ESTABLISHMENT OF BEDFORD PARK EXTENSION No. 1 TOWNSHIP.

By Administrator's Notice No. 5 of 1962, the establishment of Bedford Park Extension No. 1 Township, on the farm Bedford No. 68—I.R., District of Germiston, as indicated on Plan No. 2293/1, was advertised.

Since then an amended application was received by virtue of which the use of the four erven is changed from Special Residential to General Residential. The lay-out plan is not affected.

The relevant plans are open for inspection at the office of the Secretary, Townships Board, Room B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of twenty-one days from the date hereof.

All objections must be lodged in duplicate and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.
Pretoria.

TENDERS.

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDERS.

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Description of Tender	Closing Date.
W.F.T.B. 103/66	Hoër Seunskool Helpmekaar: Repairs and renovations	21/10/66
W.F.T.B. 98/66	Benoni Road Depot: Repairs and renovations	21/10/66
W.F.T.B. 99/66	Arcadia Primary School: Repairs and renovations	21/10/66
W.F.T.B. 100/66	Vereenigingse Hoërskool: Hostel: Repairs and renovations	21/10/66
W.F.T.B. 101/66	Goudstadse Onderwyskollege: Partial tarring of roads and parking areas	21/10/66
W.F.T.B. 102/66	Bloemhofse Laerskool: Erection..	21/10/66
R.F.T. 62/66	Single sideband high frequency transceivers	14/10/66
H.A. 1/34/66	Supplementary tender for the supply of:	14/10/66
	(a) Laboratory and dispensary glassware	
	(b) Tablets	
	(c) Injections	
	(d) Antibiotics	

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:—

Tender-verwysing.	Posadres te Pretoria.	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdieping.	Telefoonno., Pretoria.
H.A....	Direkteur van Hospitaaldienste, Privaatsak 221	A930	A	9	(89401) (89251)
H.B....	Direkteur van Hospitaaldienste, Privaatsak 221	A746	A	7	89202/3
H.C....	Direkteur van Hospitaaldienste, Privaatsak 221	A729	A	7	89206
H.D....	Direkteur van Hospitaaldienste, Privaatsak 221	A740	A	7	89208/9
P.F.T...	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80965
R.F.T...	Direkteur, Transvaalse Paaidepartement, Privaatsak 197	D518	D	5	89184
T.E.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A463	A	4	80655
T.O.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A470	A	4	80651
W.F.T...	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
W.F.T.B.	Direkteur, Transvaalse Werke-departement, Privaatsak 228	CM7	C	M	80306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tender deur die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verséelde koervert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

IMPORTANT NOTES.

1. The relative tender documents, including the Administration's official tender forms, are obtainable on application from the relative addresses indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said addresses:—

Tender Ref.	Postal Address, Pretoria.	Office in New Provincial Building, Pretoria.			
		Room No.	Block.	Floor.	Phone No., Pretoria.
H.A....	Director of Hospital Services, Private Bag 221	A930	A	9	(89401) (89251)
H.B....	Director of Hospital Services, Private Bag 221	A746	A	7	89202/3
H.C....	Director of Hospital Services, Private Bag 221	A729	A	7	89206
H.D....	Director of Hospital Services, Private Bag 221	A740	A	7	89208/9
P.F.T...	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80965
R.F.T...	Director, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
T.E.D...	Director, Transvaal Education Department, Private Bag 269	A463	A	4	80655
T.O.D...	Director, Transvaal Education Department, Private Bag 269	A470	A	4	80651
W.F.T...	Director, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Director, Transvaal Department of Works, Private Bag 228	CM7	C	M	80306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialed cheque, or a departmental standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office, in the foyer of the New Provincial Building, at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aanstaande die hieronder onskreve diere moet, in die geval van diere in munisipale skutte, die Stadsklerk nader, en wat diere in distrikskuite betref, die betrokke Landdros.

ALLDAYS Skut, Distrik Soutpansberg, op 5 Oktober 1966, om 11 v.m.—1 Vers, mof, 2 jaar, rooi, regteroer halfmaan van agter, linkeroroor slip; 2 verse, poenskop, 18 maande, rooi; 1 koei, 2 jaar, rooi, brandmerk z 2.

AVONDROOD Skut, Distrik Potgietersrus, op 5 Oktober 1966, om 11 v.m.—1 Koei, 10 jaar, rooi en wit, gemerk K op regteroerblad; 1 vers, 3 jaar, geel, gemerk K op regteroerblad; 2 verse, 3 jaar, rooi, gemerk K op regteroerblad; 1 vers, 2 jaar, rooi, gemerk K op regteroerblad.

GARSFONTEINSE Munisipale Skut, Stadsraad van Pretoria, op 23 September, 1966, om 11 v.m.—1 Muil, reun, oud, vaal; 1 muil, reun, oud, bruin-swart.

ELANDSKRAAL Skut, Distrik Rustenburg, op 5 Oktober 1966, om 11 v.m.—1 Bul, 4 jaar, rooi; 1 os, 5 jaar, swart, albei ore slip van voor en agter; 1 bul, 4 jaar, rooi.

KAREEPOORT Skut, Distrik Brits, op 5 Oktober 1966, om 11 v.m.—1 Muil, merrie, 15-18 jaar, vaal; 1 muil, merrie, 12 jaar, swart; 1 muil, reun, 12 jaar, swart; 1 muil, reun, 15 jaar, swart.

KLIPDRIFT Skut, Distrik Pretoria, op 5 Oktober 1966, om 11 v.m.—1 Koei, 7 jaar, rooi, brandmerk AQ4 op linkerboud, regteroer stomp; 2 koeie, 7 jaar, rooi, brandmerk ♀ 97 op linkerboud; 1 vers, 3 maande, rooi; 1 bul, 3 maande, rooi.

MIDDELBURGSE Munisipale Skut, verkooping by Munisipale Mark, op 23 September 1966, om 3 nm.—1 Os, 6 jaar, rooi; 1 os, 6 jaar, swart; 1 koei, Fries, 4 jaar, swart en wit; 1 vers, Jersey, 1 jaar.

RIETVLEI Skut, Distrik Swartruggens, op 5 Oktober 1966, om 11 v.m.—1 Bokool, 4 tot 5 jaar, wit, regteroer stomp.

ROODEPOORTSE Munisipale Skut, verkooping te Hamberg Skut, op 24 September 1966, om 10 v.m.—1 Perd, merrie, 4 jaar, bruin.

SANDSPRUIT Skut, Distrik Krugersdorp, op 5 Oktober 1966, om 11 v.m.—2 Verse, Jerseys, 4 jaar; 1 vers, 4 jaar, swart.

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.

ALLDAYS Pound, District of Soutpansberg, on the 5th October, 1966, at 11 a.m.—1 Heifer, Friesland, 2 years, red, right ear half-moon behind, left ear slit; 2 heifers, polled, 18 months, red; 1 cow, 2 years, red, branded z 2.

AVONDROOD Pound, District of Potgietersrus, on the 5th October, 1966, at 11 a.m.—1 Cow, 10 years, red and white, marked K on right shoulder; 1 heifer, 3 years, yellow, marked K on right shoulder; 2 heifers, 3 years, red, marked K on right shoulders; 1 heifer, 2 years, red, marked K on right shoulder.

GARSFONTEIN Municipal Pound, City of Pretoria, on the 23rd September, 1966, at 11 a.m.—1 mule, gelding, aged, grey; 1 mule, gelding, aged, brown-black.

ELANDSKRAAL Pound, District of Rustenburg, on the 5th October, 1966, at 11 a.m.—1 Bull, 4 years, red; 1 ox, 5 years, black, both ears slit in front and behind; 1 bull, 4 years, red.

KAREEPOORT Pound, District of Brits, on the 5th October, 1966, at 11 a.m.—1 Mule, mare, 15-18 years, grey; 1 mule, mare, 12 years, black; 1 mule, gelding, 12 years, black; 1 mule, gelding, 15 years, black.

KLIPDRIFT Pound, District of Pretoria, on the 5th October, 1966, at 11 a.m.—1 Cow, 7 years, red, branded AQ4 on left buttock, right ear cropped; 2 cows, 7 years, red, branded ♀ 97 on left buttocks; 1 heifer, 3 months, red; 1 bull, 3 months, red.

MIDDELBURG Municipal Pound, auction at Municipal Market, on the 23rd September, 1966, at 3 p.m.—1 Ox, 6 years, red; 1 ox, 6 years, black; 1 cow, Friesland, 4 years, black and white; 1 heifer, Jersey, 1 year.

RIETVLEI Pound, District of Swartruggens, on the 5th October, 1966, at 11 a.m.—1 Goat, ewe, 4-5 years, white, right ear cropped.

ROODEPOORT Municipal Pound, auction at Hamberg Pound, on the 24th September, 1966, at 10 a.m.—1 Horse, mare, 4 years, brown.

SANDSPRUIT Pound, District of Krugersdorp, on the 5th October, 1966, at 11 a.m.—2 Heifers, Jerseys, 4 years; 1 heifer, 4 years, black.

MUNISIPALITEIT COLIGNY.

WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 20 van 1933, soos gewysig, bekendgemaak dat die Dorpsraad van Coligny van voorneme is om die volgende verordeninge te wysig:

- (a) **Bou regulasies.**—Hersiening van bouplangelse.
- (b) **Skut tariewe.**—Hersiening van aanjaaggelde vir varke geskut van buite die munisipaliteit.
- (c) **Verlof regulasies.**—Herroeping van bestaande verordeninge en aankondiging van nuwe verordeninge.
- (d) **Bantoe begraafplaas.**—Hersiening van begraafplaasgeld.
- (e) **Bantoe loseerdepermittie.**—Hersiening van permitgeld.

Afskrifte van die voorgestelde wysigings lê ter insae by die Raad se kantoor gedurende gewone kantoorure vir 'n tydperk van een-en-twintig (21) dae met ingang van die datum van publikasie hiervan.

H. A. LAMBRECHTS,
Stadsklerk.

Munisipale Kantore,
Coligny, 31 Augustus 1966.
(Kennisgewing No. 16/66.)

MUNICIPALITY OF COLIGNY.

AMENDMENT OF BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Village Council of Coligny proposes to amend the following By-laws:

- (a) **Building Regulations.**—Revision of Tariffs for building plans.
- (b) **Pound Tariffs.**—Revision of driving fees for pigs impounded from outside the Municipality.
- (c) **Leave Regulations.**—Revocation of existing regulations and the substitution thereof for new regulations.
- (d) **Bantu Cemetery.**—Revision of cemetery fees.
- (e) **Bantu Lodger Permits.**—Revision of permit fees.

Copies of the proposed amendments are open for inspection at the Council's office during normal office hours for a period of twenty-one (21) days from date of publication hereof.

H. A. LAMBRECHTS,
Town Clerk.

Municipal Offices,
Coligny, 31st August, 1966.
(Notice No. 16/66.)

DORPSRAAD VAN KINROSS.

DRIEJAARLIKSE WAARDERINGSLYS, 1966/69.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 14 van die Plaaslike-Bestuur-Belastingordonnantie, No. 20 van 1933, soos gewysig, dat die waardasielys voltooi en gesertifiseer is, en dat genoemde lys vasgestel en bindend sal wees op alle betrokke partye wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing teen die beslissing van die Waardasiehof appelleer nie, op die wyse soos in die genoemde Ordonnantie voorgeskryf word.

H. KLOPPER,
Klerk van die Waardasiehof.
Munisipale Kantore,
Posbus 50,
Kinross, 17 Augustus 1966.

VILLAGE COUNCIL OF KINROSS.

TRIENNIAL VALUATION ROLL, 1966/69.

Notice is hereby given, in terms of Section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the valuation roll has now been completed and certified and that the said roll will become fixed and binding upon all parties concerned who shall not within one month from the date of the first publication of this notice appeal against the decision of the Valuation Court in the manner provided in the said Ordinance.

H. KLOPPER,
Clerk of the Valuation Court.
Municipal Offices,
P.O. Box 50,
Kinross, 17th August, 1966.

711-31-7-14

STADSRAAD VAN NIGEL.

AMBULANSTARIEWE.—VOOR- GESTELDE WYSIGINGS.

Ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word kennis hiermee gegeen dat die Stadsraad van Nigel van voornemens is om sy ambulanstariewe te verhoog.

Afskrifte van die voorgestelde wysigings sal gedurende normale kantoorure ter insae lê by die Kantoor van die Klerk van die Raad, Munisipale Kantoor, Nigel, en enige besware moet skriftelik by die ondergetekende ingedien word nie later nie as 12-uur middag op Vrydag, 7 Oktober 1966.

J. J. VAN L. SADIE,
Stadsklerk.
Nigel, 29 Augustus 1966.
(Kennisgewing No. 44/66.)

TOWN COUNCIL OF NIGEL.

AMBULANCE TARIFF.—PROPOSED AMENDMENTS.

Notice is hereby given, in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Nigel to increase its ambulance tariff.

Copies of the proposed amendments will lie for inspection during normal office hours at the Office of the Clerk of the Council, Municipal Offices, Nigel, and any objections thereto must be lodged, in writing, with the undersigned not later than 12 noon on Friday, 7 October, 1966.

J. J. VAN L. SADIE,
Town Clerk.
Nigel, 29th August, 1966.
(Notice No. 44/66.)

745-14

DORPSRAAD VAN GROBLERSDAL.
KENNISGEWING VAN EIENDOMS-BELASTING, 1966/67.

Hiermee word kennis gegee ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Dorpsraad 'kragtens Artikel 18 van gemeide Ordonnansie die volgende belasting op alle grond binne die Munisipaliteit, soos dit in die waarderingslys voorkom, vir die boekjaar 1 Julie 1966 tot 30 Junie 1967 gehef het, naamlik:—

- (a) 'n Oorspronklike belasting van $\frac{1}{2}c$ in die rand op die liggingswaarde van grond;
- (b) 'n bykomende belasting van $2\frac{1}{2}c$ in die rand op die liggingswaarde van grond; en
- (c) onderhewig aan die goedkeuring van die Administrateur 'n verdere bykomstige belasting van $2c$ in die rand op die liggingswaarde van grond.

Een helfte van die bogenoemde belasting is verskuldig en betaalbaar op 15 September 1966, en die oorblywende helfte op 15 Maart 1967.

In enige geval waar die belastings wat gehef word, nie op die verval datum betaal is nie, sal rente teen 7 persent per jaar op agterstallige bedrae gevorder word.

P. C. F. VAN ANTWERPEN,
Stadsklerk.

Munisipale Kantore,
Groblersdal, 29 Augustus 1966.

(Kennisgewing No. 15/66.)

**VILLAGE COUNCIL OF
GROBLERSDAL.**

**NOTICE OF ASSESSMENT RATES,
1966/67.**

Notice is hereby given, in terms of Section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Village Council has, in terms of Section 18 of the said Ordinance, imposed the following rates on all rateable

properties within the Municipal area as appearing in the Valuation Roll for the financial year 1st July, 1966, to 30th June, 1967:—

- (a) An original rate of $\frac{1}{2}c$ in the rand on the site value of land;
- (b) an additional rate of $2\frac{1}{2}c$ in the rand on the site value of land;
- (c) subject to the approval of the Administrator a further additional rate of $2c$ in the rand on the site value of land.

One half of the above rates becomes due and payable on the 15th September, 1966, and the remaining half on the 15th March, 1967.

In any case where the rates hereby imposed are not paid on the due dates, interest at 7 per cent per annum will be charged on the overdue amounts.

P. C. F. VAN ANTWERPEN,
Town Clerk,
Municipal Offices,
Groblersdal, 29th August, 1966.
(Notice No. 15/66.)

748—14

STADSRAAD VAN BOKSBURG.

PROKLAMASIE VAN PAAIE.

Kennis word hiermee ingevolge die „Local Authorities Road Ordinance,” No. 44 van 1904, soos gewysig, gegee dat die Stadsraad van Boksburg, handelende vir en namens die Munisipaliteit van Boksburg, 'n versoekskrif aan Sy Edele die Administrateur gestuur het om die paaie, omskrywe in die bygaande bylae, as openbare paaie te proklameer.

'n Afskrif van die versoekskrif lê ter insae in Kamer No. 7, Eerste Verdieping, Stadhuis, Boksburg, gedurende kantoorure.

Enige belanghebbende persoon wat verlang om teen die proklamasie van die voorgestelde paaie beswaar te maak moet sodanige beswaar, skriftelik, in tweevoud, by Sy Edele die Administrateur en die Stadsklerk voor of op 3 November 1966 indien.

BYLAAG.

DUDLEY SMITHWEG.

BESKRYWING VAN PAD.

'n Pad 100 Kaapse voet wyd wat in 'n suidwestelike rigting oor die resterende gedeelte van die plaas Leeupoort No. 113—I.R. loop synde 'n verlenging van Dudley Smithweg in die dorpsgebied Boksburg-Suid (Uitbreiding No. 3) en strek vir 'n afstand van ongeveer 4,600 voet om by 'n pad in die voorgestelde dorpsgebied Parkrand aan te sluit.

Ook daardie gedeelte van 'n pad, 60 voet wyd, wat voortgaan in 'n noordoostelike rigting van die noordelike punt van Dudley Smithweg in die dorpsgebied Boksburg-Suid (Uitbreiding No. 3) oor die resterende gedeelte van Leeupoort No. 113—I.R. en gedeels 106 van Vogelfontein No. 84—I.R. vir 'n afstand van ongeveer 1,350 voet om Leeupoort Hillweg by sy kruising met Lonieweg te ontmoet.

Hierdie pad is meer volledig aangedui op Diagramme Nos. L.G. 150/66, 151/66 en 156/66 en ook op 'n algemene kaart wat deur Landmeter R. Saxby in September 1965, opgestel is.

SOUTHVALEWEG-VERLENGING.

BESKRYWING VAN PAD.

Southvaleweg-verlenging is 'n pad 100 Kaapse voet wyd synde 'n verlenging van Southvaleweg in die dorpsgebied van Parkdene, wat in 'n oostelike rigting loop oor die plaas Leeupoort No. 113—I.R. vir 'n afstand van ongeveer 3,000 voet na sy kruising met die voorgestelde Dudley Smithweg—met geskuinstre hoeke by die punt van die kruising met Dudley Smithweg.

Die pad is meer breedvoerig aangedui op Diagram No. S.G. A. 151/66.

MYNREGTE OORKRUIS DEUR DIE PAAIE.

(a) Kleims geregistreer op naam van Van Dyk Consolidated Mines, Limited en op Kaarte R.M.T. No. 5157 en R.M.T. No. 1061 aangetoon.

(b) Kleim geregistreer op naam van East Rand Proprietary Mines, Limited en op Kaarte R.M.T. No. 1058, R.M.T. No. 1059, R.M.T. No. 1068 en R.M.T. No. 1074 aangetoon.

GOUDWETREGTE, UITSLUITENDE MYNBRIEWE WAT DEUR DIE PAAIE GERAAK WORD.

Oppervlakteregpermit.	Beskrywing.	Gehou deur.	R.M.T. Kaart/ Sketskaart.
A 4/39.....	Landbouterrein.....	Johannesburg Consolidated Investment Company, Ltd.	3311.
A 35/44.....	Landbouterrein.....	Johannesburg Consolidated Investment Company, Ltd.	3472.
K 20/22.....	Landbouterrein.....	Johannesburg Consolidated Investment Company, Ltd.	2090.
K. 157/29.....	Landbouterrein.....	Stadsraad van Boksburg.....	2088.
K. 36/15.....	Stortterrein.....	Stadsraad van Boksburg.....	1623.
Onder aansoek.....	Baan vir rioolpypleiding.....	Stadsraad van Boksburg.....	1968.
A 35/37.....	Bograndse elektriese kragverspreidingslyne en ondergrondse elektriese kabels	Elektrisiteitvoorsieningskommissie.....	830.
A 122/59.....	Bograndse elektriese kraglyne en ondergrondse elektriese kabels	Elektrisiteitvoorsieningskommissie.....	1637.
A 42/40.....	Waterpyplyn.....	East Rand Proprietary Mines, Limited....	(AO.P. 132.) (Verwys No. 50, Bylae A.)
	Waterpyplyn.....	Randwaterraad.....	101 en 213.
	Waterpyplyn.....	Randwaterraad.....	287.

PRESIDENT BRANDSTRAAT.

BESKRYWING VAN PAD.

'n Pad, 100 Kaapse voet wyd, synde 'n verlenging van President Brandstraat in die dorpsgebied Boksburg-Suid (Uitbreiding No. 3) wat in die noordoostelike rigting loop oor die plase Leeupoort No. 113—I.R. en Vogelfontein No. 84—I.R. vir 'n afstand van ongeveer 1,300 Kaapse voet, waar dit effens weswaarts swaai vir 'n afstand van ongeveer 400 voet om aan te sluit by St. Dominicstraat by sy punt van kruising met Commissionerstraat.

Ongeveer 1,100 voet van die grens van Boksburg-Suid (Uitbreiding No. 3) vertak hierdie pad na links in 'n westelike rigting om by die kruising van Dick King- en Retiefstraat aan te sluit.

Die pad is meer volledig aangedui op Diagramme Nos. L.G. A. 149/66, 154/66, 155/66 en 157/66 en op 'n kaart wat deur landmeter R. Saxby in September 1965, opgestel is.

MYNREGTE OORKRUIS DEUR DIE PAD.

(a) Klems geregistreer op naam van Van Dyk Consolidated Mines, Limited en op kaart R.M.T. No. 5157 aangetoon.

(b) Klems geregistreer op naam van East Rand Proprietary Mines, Limited en op kaarte R.M.T. No. 1065, R.M.T. No. 1166, R.M.T. No. 1167 aangetoon.

GOUDWETREGTE, UITSLUITENDE MYNBRIEWE WAT DEUR DIE PAAIE GERAAK WORD.

Oppervlakteregpermit.	Beskrywing.	Gehou deur.	R.M.T. Kaart/ Sketskaart.
K 21/14.....	Loods- en Telefoonkabels.....	Elektrisiteitvoorsieningskommissie.....	SR 1606.
A 35/37.....	Bograndse elektrieseverspreidingskraglyn en ondergrondse elektriesekabels	Elektrisiteitvoorsieningskommissie.....	PL 830
A 35/44.....	Landbouterrein.....	Johannesburg Consolidated Investment Company, Limited	SR 3472.
A 4/39.....	Landbouterrein.....	Johannesburg Consolidated Investment Company, Limited	SR 3311.
	Waterpyplyn.....	Rand Waterraad.....	287 en 372.
	Commissionerstraat Uitbreiding.....	Stadsraad van Boksburg.....	93.
	Verlegging van Commissionerstraat Uitbreiding Konsessiekraglyne.....	Stadsraad van Boksburg..... ,, Victoria Falls and Transvaal Power Company, Limited "	485. C. PL. 1 en 9

VERBREDING VAN LONIEWEG.

BESKRYWING VAN PAD.

Lonieweg is verbreed met 30 Kaapse voet aan die Oostelike grens oor Gedeelte 12 en Gedeelte 10 van Vogelfontein No. 84—I.R. van Leeupoortstraat tot Brakpanweg, synde 'n afstand van ongeveer 1,900 voet.

Hierdie verbreding is meer volledig aangedui op diagramme L.G. A 152/66 en 153/66 asook op 'n kaart wat deur landmeter R. Saxby in September 1965, opgestel is.

GOUDWETREGTE, UITSLUITENDE MYNBRIEWE WAT DEUR DIE PAAIE GERAAK WORD.

Oppervlakteregpermit.	Beskrywing.	Gehou deur.	R.M.T. Kaart/ Sketskaart.
	Konsessiekraglyne.....	„ Victoria Falls and Transvaal Power Company, Limited "	CPL 1.
K 21/14.....	Loods- en telefoonkabel.....	Elektrisiteitvoorsieningskommissie.....	SR 1606.

P. RUDO NELL, Stadsklerk.

Stadhuis,
Boksburg.

1 September 1966.
(No. 122.)

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF ROADS.

Notice is hereby given in terms of the Local Authorities Road Ordinance, No. 44 of 1904, as amended, that the Town Council of Boksburg, acting for and on behalf of the Municipality of Boksburg, has petitioned the Honourable the Administrator, to proclaim as public roads, the roads described in the schedule appended hereto. A copy of the petition can be inspected at Room No. 7, First Floor, Municipal Offices, Boksburg, during office hours.

Any interested person desiring to lodge any objection to the proclamation of the proposed roads must lodge such objection, in writing, in duplicate, with the Administrator and the Town Clerk on or before November 3, 1966.

SCHEDULE.

DUDLEY SMITH ROAD.

DESCRIPTION OF THE ROAD.

A road 100 Cape feet proceeding in a south-westerly direction over the remaining extension of the farm Leeupoort No. 113—I.R. being a continuation of Dudley Smith Road in the Township of Boksburg South (Extension No. 3) and runs for a distance of approximately 4,600 feet to join a road in the proposed Township of Parkrand.

Also that portion of a road 60 feet wide proceeding in a north-easterly direction from the northern point of Dudley Smith Road in the Township of Boksburg South (Extension No. 3) over the Remaining Extent of Leeupoort No. 113—I.R. and Portion 106 of Vogelfontein No. 84—I.R. for a distance of approximately 1,350 feet to join Leeupoort Hill Road at its intersection with Lonie Road.

This road is fully described on diagrams Nos. S.G. 150/66, 151/66 and 156/66 and also on a general plan prepared by Land Surveyor R. Saxby in September, 1965.

SOUTHVALE ROAD EXTENSION.

DESCRIPTION OF THE ROAD.

Southvale Road Extension is a road 100 Cape feet wide being an extension of Southvale Road in the Township of Parkdene continuing in an easterly direction over the farm Leeupoort No. 113—I.R. for a distance of approximately 3,000 feet to its intersection with the proposed Dudley Smith Road, with splayed corners at the point of intersection with Dudley Smith Road.

The road is fully described on diagram No. S.G. A. 151/66.

MINING RIGHTS AFFECTED BY THE ROADS.

(a) Claims registered in the name of Van Dyk Consolidated Mines, Limited and described by diagrams R.M.T. No. 5157 and R.M.T. No. 1061.

(b) Claims registered in the name of East Rand Proprietary Mines, Limited and described by diagrams R.M.T. No. 1058, R.M.T. No. 1059, R.M.T. No. 1068 and R.M.T. No. 1074.

GOLD LAW RIGHTS (OTHER THAN MINING RIGHTS) AFFECTED BY THE ROADS.

Surface Right Permit.	Description.	Held by.	Diagram/Sketch Plan.
A 4/39.....	Agricultural Site.....	Johannesburg Consolidated Investment Company, Limited	3311.
A 35/44.....	Agricultural Site.....	Johannesburg Consolidated Investment Company, Limited	3472.
K 20/22.....	Agricultural Site.....	Johannesburg Consolidated Investment Company, Limited	2090.
K. 157/29.....	Agricultural Site.....	Town Council of Boksburg.....	2088.
K. 36/15.....	Depositing Site.....	Town Council of Boksburg.....	1623.
Under Consideration....	Track for sewer.....	Town Council of Boksburg.....	1968.
A 35/37.....	Overhead electric distribution lines and underground electric cables	Electricity Supply Commission.....	830.
A 122/59.....	Overhead electric distribution lines and underground electric cables	Electricity Supply Commission.....	1637.
A 42/40.....	Water Pipe Line.....	East Rand Proprietary Mines, Limited.....	(AO.P.132) (Ref. No. 50, Schedule A.)
	Water Pipe Line.....	Rand Water Board.....	101 and 213.
	Water Pipe Line.....	Rand Water Board.....	287.

PRESIDENT BRAND ROAD.

DESCRIPTION OF ROAD.

A road 100 Cape feet wide, being an extension of President Brand Street in the Township of Boksburg South (Extension No. 3) continuing in a north-easterly direction over the farms Leeupoort No. 113—I.R. and Vogelfontein No. 84—I.R. for a distance of approximately 1,300 Cape feet, when it turns slightly westwards for a distance of approximately 400 feet to join St. Dominics Road at its intersection with Commissioner Street.

Approximately 1,100 feet from the boundary of Boksburg South (Extension No. 3) this road branches to the left in a westerly direction to join Dick King Street and Retief Street.

This road is fully described by diagrams Nos. S.G.A. 149/66, 154/66, 155/66 and 157/66.

MINING RIGHTS AFFECTED BY THE ROAD.

(a) Claims registered in the name of Van Dyk Consolidated Mines, Limited and described by diagram R.M.T. No. 5157.

(b) Claims registered in the name of East Rand Proprietary Mines, Limited and described by diagrams R.M.T. No. 1065, R.M.T. No. 1166, R.M.T. No. 1167.

GOLD LAW RIGHTS EXCLUDING MINING RIGHTS AFFECTED BY THE ROAD.

Surface Right Permit.	Description.	Held by.	Diagram/Sketch Plan.
K 21/14.....	Pilot and Telephone Cables.....	Electricity Supply Commission.....	SR 1606.
A 35/37.....	Overhead electric distribution lines and underground electric cables	Electricity Supply Commission.....	PL 830.
A 35/44.....	Agricultural Sites.....	Johannesburg Consolidated Investment Company, Limited	SR 3472.
A 4/39.....	Agricultural Sites.....	Johannesburg Consolidated Investment Company, Limited	SR 3311.
	Water Pipe Line.....	Rand Water Board.....	287 and 372.
	Commissioner Street Extension.....	Town Council of Boksburg.....	93.
	Deviation of Commissioner Street Extension Concession Power Lines.....	Town Council of Boksburg..... Victoria Falls and Transvaal Power Company, Limited	485. C. PL. 1 and 9.

WIDENING OF LONIE ROAD.

DESCRIPTION OF ROAD.

Lonie Road is widened by 30 Cape feet on the eastern boundary over Portion 12 and Portion 10 of the farm Vogelfontein No. 84—I.R. from Leeupoort Street to Brakpan Road, being a distance of approximately 1,900 feet.

This widening is described fully by diagrams S.G. A. 152/66 and 153/66 and is also shown on a plan prepared by Land Surveyor R. Saxby in September, 1965.

GOLD LAW RIGHTS EXCLUDING MINING RIGHTS AFFECTED BY THE ROAD.

Surface Right Permit.	Description.	Held by.	Diagram/Sketch Plan.
	Concession Power Line.....	Victoria Falls and Transvaal Power Company, Limited	CPL 1.
K 21/14.....	Pilot and Telephone Cables.....	Electricity Supply Commission.....	SR 1606.

Municipal Offices,
Boksburg,
1st September, 1966.
(No. 122)

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.

BEKRAGTING VAN WAARDERINGSLYSTE.

Kennis geskied hiermee dat die verskeie Waarderingslyste vir die verskeie Plaaslike Gebiedskomitees soos sal blyk uit die Bylae hiertoe, voltooi is, en ooreenkomsdig die bepalings van Artikel 14 van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, gesertifiseer is, en dat dit vasgestel en bindend gemaak sal word op alle partye wat nie binne een kalendermaand vanaf die datum van die eerste publikasie van hierdie kennisgewing teen die beslissing van die waarderingshof, op die wyse soos in die gemelde Ordonnansie voorgeskrif, geappelleer het nie.

Op Gesag van die President van die Hof.

T. G. NIENABER, Klerk van die Waarderingshof.

Posbus 1341, Pretoria.
14 September 1966.
(Kennisgewing No. 178/1966.)

BYLAB.

Plaaslike gebiedskomitee.

1. Brentwood.....
2. Clayville.....
3. Clever.....
4. Ellisras.....
5. Eloff.....
6. Evander.....
7. Halfway House.....
8. Hillside.....
9. Komatiopoort.....
10. Kosmos.....
11. Malelane.....
12. Ogies (Dorp).....
13. Schoemansville.....
14. Sundra.....
15. Vischkuil.....

Pretoria, 2 September 1966.

Beskrywing van waarderingslyst.

Algemene en Tussentydse.
Tussentydse.
Tussentydse.
Algemene.
Tussentydse.
Tussentydse.
Algemene en Tussentydse.
Algemene.
Tussentydse.
Algemene.
Tussentydse.

PERI-URBAN AREAS HEALTH BOARD.

CONFIRMATION OF VALUATION ROLLS.

Notice is hereby given that the various valuation rolls for the various Local Area Committees as will appear from the Schedule hereto, have been completed and certified in terms of the provisions of Section 14 of the Local Government Rating Ordinance, No. 20 of 1933, as amended, and that the said Rolls shall become fixed and binding upon all parties who shall not have appealed within one month from the date of the first publication of this notice against the decision of the Valuation Court, in the manner prescribed by the said Ordinance.

By Order of the President of the Valuation Court.

T. G. NIENABER, Clerk of the Valuation Court.

P.O. Box 1341, Pretoria.
14th September, 1966.
(Notice No. 178/1966.)

SCHEDULE.

Local Area Committee.

1. Brentwood.....
2. Clayville.....
3. Clever.....
4. Ellisras.....
5. Eloff.....
6. Evander.....
7. Halfway House.....
8. Hillside.....
9. Komatiopoort.....
10. Kosmos.....
11. Malelane.....
12. Ogies (Township).....
13. Schoemansville.....
14. Sundra.....
15. Vischkuil.....

Pretoria, 2nd September, 1966.

Description of Valuation Roll.

General and Interim.
Interim.
Interim.
General.
Interim.
Interim.
General and Interim.
General.
Interim.
General.
Interim.

situate in the Municipal area of Lichtenburg has been completed.

This roll will become fixed and binding upon all parties concerned who shall not within one month from the date of the first publication of this notice in the Provincial Gazette (14th September, 1966), appeal against the decision of the Valuation Court in the manner prescribed in the said Ordinance.

By Order of the President of the Valuation Court.

W. J. ERASMUS,
Clerk of the Valuation Court.

Municipal Offices,
Lichtenburg, 29 August, 1966.
(Notice No. 30/66.)

746—14-21

STADSRAAD VAN LICHTENBURG.
TUSSENTYDSE WAARDASIELYS, 1966.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 14 van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, dat die tussentydse waardasielyst vir 1966 van alle belasbare eiendom in die Municipale gebied van Lichtenburg, voltooi is.

Die tussentydse waardasielyst is nou bindend op alle belanghebbende persone wat nie binne een maand vanaf datum van eerste publikasie (14 September 1966), van voorname kennisgewing in die Provinciale Koerant, teen die beslissing van die Waardasiehof appelleer nie, op die wyse

soos in die Ordonnansie voorgeskrif word.
Op las van die President van die Waardasiehof.

W. J. ERASMUS,

Klerk van die Waardasiehof.

Munisipale Kantore,
Lichtenburg, 29 Augustus 1966.

(Kennisgewing No. 30/66.)

TOWN COUNCIL OF LICHTENBURG.

INTERIM VALUATION ROLL, 1966.

Notice is hereby given, in terms of Section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, that the interim valuation roll for 1966, of all property

STADSRAAD VAN VEREENIGING.

PROKLAMERING VAN OPENBARE PAAIE.

Hiermee word ingevolge die bepalings van die „Local Authorities Roads Ordinance, No. 44 of 1904”, soos gewysig, bekendgemaak dat die Stadsraad van Vereeniging by Sy Edele die Administrateur van Transvaal aansoek gedoen het om die volgende voorgestelde paaie, wat in die onderstaande Bylae beskryf word, as openbare paaie te proklameer:

- A. Openbare pad op Van Riebeckstraat-verlenging oor restant van die plaas Duncanville No. 598—I.Q.
- B. Openbare pad oor Erf No. 72, Powerville-dorp, en restant van die plaas Leeuwkuil No. 596—I.Q.

In Afskrif van die peticie, diagramme en sleutelplanne kan gedurende gewone kantoorture in die Kantoor van die Klerk van die Raad, Municipale Kantoor, Vereeniging, besigtig word.

Enige belanghebbende persoon wat voorname is om beswaar te maak teen die proklamering van die paaie wat in die Bylae beskryf word, moet sodanige beswaar skriftelik, in tweevoud, op of voor 19 Oktober 1966, by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, en by die Stadsklerk, Vereeniging, indien.

P. J. D. CONRADIE,
Stadsklerk.

Municipale Kantoor,
Vereeniging, 26 Augustus 1966.
(Kennisgewing No. 3453/66.)

BYLAE.

A. 'n Pad 80 Kaapse voet wyd wat begin by 'n punt op die noordelike grens van General Smutsweg, sodanige punt synde 1,232 Kaapse voet vanaf die baken gemerk C op Kaart No. 1 van die Algemene Plan van Duncanvilledorp L.G. No. A.5240/49; daarna in 'n noordoostelike rigting vir 'n afstand van 3,190·60 Kaapse voet om die grens geletterd f-g op die genoemde Kaart No. 1 van die genoemde dorpsplan te kruis op 'n afstand van 23·22 Kaapse voet vanaf die genoemde baken f; daarna langs die genoemde grens f-g vir 'n afstand van 130·79 Kaapse voet; daarna in 'n suidwestelike rigting vir 'n afstand van 121·67 Kaapse voet; daarna in 'n rigting parallel met die voorgenoemde noordoostelike rigting vir 'n afstand van 3,074·94 Kaapse voet; daarna in 'n suidoostelike rigting vir 'n afstand van 76·01 Kaapse voet om die bogenoemde General Smutsweg te kruis; daarna langs die genoemde noordelike grens van General Smutsweg vir 'n afstand van 130·99 Kaapse voet tot by die aanvangspunt.

B. 'n Pad 60 Kaapse voet wyd, geleë op 'n gedeelte van Erf No. 72, Powerville-dorp, en op die restant van die plaas Leeuwkuil No. 596—I.Q., soos volg:

(a) Oor Erf No. 72, Powerville-dorp.—'n Reghoekige gedeelte grond, 60 Kaapse voet wyd, reghoekig met en wat strek vanaf die noordelike tot die suidelike grens van die erf, sodanig dat die oostelike grens van die genoemde gedeelte saamval met baken geletterd A op Diagram S.G. No. A.756/60 van Gedeelte 111 van die plaas Leeuwkuil No. 596—I.Q.

(b) Oor restant van die plaas Leeuwkuil No. 596—I.Q.—Begin by 'n punt op die suidelike grens van Erf No. 72, Powerville-dorp, sodanige punt synde baken geletterd A op Diagram S.G. No. A.756/60 van Gedeelte 111 van die plaas Leeuwkuil No. 596—I.Q.; daarna in 'n suidoostelike rigting tot by baken geletterd F op die genoemde diagram, sodanig dat die oostelike grens van die pad saamval met die grens geletterd A-F van die genoemde Gedeelte 111; daarna in 'n suidelike rigting om die noordelike grens van Nasionale Pad No. T.1/19 reghoekig te sny met twee

50 Kaapse voet astompings tussen bakens geletterd P en Q soos aangevoon op Diagram S.G. No. A.1712/56 van die genoemde nasionale pad. Die middellyn van die pad sny Nasionale Pad No. T.1/19 by 'n punt ongeveer 106 Kaapse voet oos van die genoemde baken geletterd P op die genoemde diagram.

TOWN COUNCIL OF VEREENIGING.

PROCLAMATION OF PUBLIC ROADS.

Notice is hereby given, in terms of the Local Authorities Roads Ordinance, No. 44 of 1904, as amended, that the Town Council of Vereeniging has petitioned the Honourable the Administrator of the Transvaal to proclaim as public roads the following proposed roads, described in the Schedule appended hereto:

- A. Public road on extension to Van Riebeck Street over remainder of farm Duncanville No. 598—I.Q.
- B. Public road over Erf No. 72, Powerville Township, and remainder of the farm Leeuwkuil No. 596—I.Q.

A copy of the petition, diagrams and locality plans may be inspected during normal office hours at the Office of the Clerk of the Council, Municipal Offices, Vereeniging.

Any interested person desiring to lodge objection to the proclamation of the roads described in the Schedule must lodge such objection, in writing (in duplicate), with the Director of Local Government, P.O. Box 892, Pretoria, and with the Town Clerk, Vereeniging, on or before the 19th October, 1966.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging, 26th August, 1966.
(Notice No. 3453/66.)

SCHEDULE.

A. A road, 80 Cape feet wide, commencing at a point on the northern boundary of General Smuts Road, such point being 1,232 Cape feet from beacon marked C on Sheet No. 1 of the General Plan of Duncanville Township S.G. No. A.5240/49; thence in a north-easterly direction for a distance of 3,190·60 Cape feet to intersect the boundary lettered f-g on the said Sheet No. 1 of the said township plan at a distance of 23·22 Cape feet from the said beacon f; thence along the said boundary f-g for a distance of 130·79 Cape feet; thence in a south-westerly direction for a distance of 121·67 Cape feet; thence in a direction parallel to the previously mentioned north-easterly direction for a distance of 3,074·94 Cape feet; thence in a south-easterly direction for a distance of 76·01 Cape feet to intersect the above-mentioned northern boundary of the said General Smuts Road; thence along the said northern boundary of General Smuts Road for a distance of 130·99 Cape feet to the point of commencement.

B. A road, 60 Cape feet wide, situated on a portion of Erf No. 72, Powerville Township, and on the remainder of the farm Leeuwkuil No. 596—I.Q., as follows:

(a) Over Erf No. 72, Powerville Township.—A rectangular portion of ground, 60 Cape feet wide, at right angles to and extending from the northern to the southern boundaries of the erf such that the eastern boundary of the said portion coincides with beacon lettered A on Diagram S.G. No. A.756/60 of Portion 111 of the farm Leeuwkuil No. 596—I.Q.

(b) Over the Remainder of the Farm Leeuwkuil No. 596—I.Q.—Commencing at a point on the southern boundary of Erf No. 72, Powerville Township, such point being beacon lettered A on Diagram S.G. No. A.756/60 of Portion 111 of the farm

Leeuwkuil No. 596—I.Q.; thence in a south-easterly direction to beacon lettered F on the said diagram such that the eastern boundary of the road coincides with the boundary lettered A-F of the said Portion 111; thence in a southerly direction so as to intersect the northern boundary of National Road No. T.1/19 at right angles and with two 50 Cape feet splays between beacons lettered P and Q as indicated on Diagram S.G. No. A.1712/56 of the said National Road. The centre line of the road intersects National Road No. T.1/19 at a point approximately 106 Cape feet east of the said beacon lettered P on the said diagram.

736—7-14-21

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURG-STREEKDORPSAANLEGSKEMA (WYSIGENDE SKEMA No. 114).

Kragtens die regulasies wat ingevolge die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, soos gewysig, uitgevaardig is, word hiermee bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede van voorneme is om sy Noord-Johannesburgstreek-dorpsaanlegskema soos volg te wysig:

Die gebruiksbestemming van Erf No. 349, Berario Dorpsgebied, verander te word van „Spesiale Woondoeleindes” na „Algemene Woondoeleindes No. 1”.

Besonderhede en planne van hierdie voorgestelde wysiging lê vir ses weke vanaf datum van hierdie kennisgewing ter insae by die Raad se Hoofkantoor, Kamer No. A. 713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by sy takkantoor, Kamer No. 501, Armadaalgebou, Breestraat 261, Johannesburg.

Besware teen of vertoë in verband met die wysigings kan ter enige tyd skriftelik aan die ondertekende gerig word maar nie later as Vrydag, 28 Oktober 1966, nie.

H. B. PHILLIPS,
Sekretaris.

Posbus 1341,
Pretoria, 14 September 1966.
(Kennisgewing No. 173/66.)

PERI-URBAN AREAS HEALTH BOARD.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDING SCHEME No. 114). . . .

In terms of the regulations framed under the Townships and Town-planning Ordinance, No. 11 of 1931, as amended, it is hereby notified that the Peri-Urban Areas Health Board proposes to amend its Northern Johannesburg Region Town-planning Scheme as follows:

The use zoning of Erf No. 349, Berario Township, to be amended from "Special Residential" to "General Residential No. 1".

Particulars and plans of this proposed amendment are open for inspection at the Board's Head Office, Room No. A. 713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Room No. 501, Armadaal House, 261 Bree Street, Johannesburg, for a period of six weeks from the date of this notice.

Objections to or representations in connection with the amendment may be submitted to the undersigned, in writing, at any time, but not later than Friday, 28 October, 1966.

H. B. Phillips,
Secretary.

P.O. Box 1341,
Pretoria, 14th September, 1966.
(Notice No. 173/66.)

756—14-21-28

MUNISIPALITEIT VAN DELMAS.

VERVREEMDING VAN VASTE EIENDOM.

Kennisgewing geskied hiermee kragtens Artikel 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, van die Raad se voorneme om, onderworpe aan die toestemming van die Administrateur, 'n gedeelte van Gedeelte 76, Delmas, groot ± 4,430 vierkante voet, te verkoop aan Delmas Milling Company, Limited, teen 'n verkoopsprys van R1,375 vir besigheidsdoelendes.

Enige persoon wat beswaar teen die Raad se voorstel het, moet sy beswaar skriftelik by die ondergetekende indien voor Dinsdag, 4 Oktober 1966.

W. H. S. BRANDERS,
Stadsklerk.

Munisipale Kantore,
Delmas, 24 Augustus 1966.

(Kennisgewing No. 22/1966.)

MUNICIPALITY OF DELMAS.

ALIENATION OF IMMOVABLE PROPERTY.

Notice is hereby given, in terms of Section 79 (18) (b) of the Local Government Ordinance, 1939, as amended, of the Council's intention subject to the consent of the Administrator, to sell portion of Portion 76, Delmas, size ± 4,430 square feet, to Delmas Milling Company, Limited at a selling price of R1,375 for business purposes.

Any person who has any objection to the Council's proposal must lodge his objection, in writing, with the undersigned before Tuesday, the 4th October, 1966.

W. H. S. BRANDERS,
Town Clerk.

Municipal Offices,
Delmas, 24th August, 1966.

(Notice No. 22/1966.)

727—7-14-21

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA NO. 1 (Wysigingskema No. 1/243).

Die Stadsraad van Johannesburg het 'n ontwerpwysegingsdorpsaanlegskema opgestel wat as Wysigingsdorpsplanningskema No. 1/243 bekend sal staan.

Hierdie ontwerp-skema bevat die volgende voorstel:

Om die indeling van Standplaas No. 3005 (pagperseel), 2928 (eiendomperseel), Johannesburg, wat in Henristraat, tussen Dekorte- en Jorissenstraat, geleë is, op sekere voorwaardes van „algemene woon-doeleindes“ in hoogtestreek 3 na „algemene besigheidsdoelendes“ in hoogtestreek 2 te verander.

Mev. J. G. Daly, van Woodrich Court 50, Jutastraat 91, Braamfontein, Johannesburg, is die eienares van hierdie standplaas.

Besonderhede van hierdie skema lê ter insae te Kamer No. 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 September 1966.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Plaaslike Bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 14 September 1966, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word van nie.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
Johannesburg, 14 September 1966.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (Amendment Scheme No. 1/243).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/243.

This draft scheme contains the following proposal:

To rezone Stand No. 3005 (Leasehold), 2928 (Freehold), Johannesburg, situated in Henri Street, between De Korte and Jorissen Streets, from "General Residential" in Height Zone 3 to "General Business" in Height Zone 2, subject to certain conditions.

The owner of this stand is Mrs. J. G. Daly, of 50 Woodrich Court, 91 Juta Street, Braamfontein, Johannesburg.

Particulars of this scheme are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 14th September, 1966.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Johannesburg Town-planning Scheme or within one mile of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is the 14th September, 1966, inform the Local Authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

A. P. BURGER,
Clerk of the Council.

Municipal Offices,
Johannesburg, 14th September, 1966.

773—14-21

DORPSRAAD VAN DULLSTROOM.

EIENDOMSBELASTING, 1966/67.

Kennisgewing geskied hiermee ingevolge die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Dorpsraad van Dullstroom die volgende belasting gehef het, onderhewig aan die goedkeuring van Sy Edele die Administrateur, op die waarde van alle belasbare eiendom binne die Munisipaliteit van Dullstroom, vir die tydperk 1 Julie 1966 tot 30 Junie 1967:—

- (1) 'n Oorspronklike belasting van 'n half-sent ($\frac{1}{2}c$) in die rand op die terrein-waarde van grond;
- (2) 'n addisionele belasting van drie en 'n half-sent ($3\frac{1}{2}c$) in die rand op terrein-waarde van grond;
- (3) 'n belasting van 'n half-sent ($\frac{1}{2}c$) uit die rand op die waarde van alle verbeterings.

J. J. KITSHOFF,
Stadsklerk.

Dullstroom, 24 Augustus 1966.

VILLAGE COUNCIL OF DULLSTROOM.

ASSESSMENT RATES, 1966/67.

Notice is hereby given, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following rates subject to the consent of His Honour the Administrator on value of all rateable property within the Municipal area of Dullstroom, as appearing in the Valuation Roll, have been imposed for the year 1966, to the 30th June, 1967, viz.—

- (1) An original rate of a half-cent ($\frac{1}{2}c$) in the rand on the site value of land;
- (2) an additional rate of three and a half-cent ($3\frac{1}{2}c$) in the rand on the site value of land;

(3) a rate of half-cent ($\frac{1}{2}c$) in the rand of the value of improvements.

J. J. KITSHOFF,
Town Clerk.

Dullstroom, 24th August, 1966.

767—14

STADSRAAD VAN PRETORIA.

KONSEP-DORPSAANLEGSKEMA NO. 67.

Ooreenkomsdig regulasie No. 15 uitgevaardig ingevolge die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie (No. 11 van 1931), soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria van voorneme is om die Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die voorstelle wat in Konsep-Dorpsaanleg-wysigingskema No. 67 vervat is, te aanvaar.

Bogemelde Konsep-skema maak voorbereiding vir die wysiging van die oorspronklike Kaart soos aangetoon op Kaart No. 3, Skema No. 67, deur die wysiging van die digtheidsbestemming van Gedeelte 44 van die plaas Waterkloof No. 378—J.R., distrik Pretoria, van „een woonhuis per 20,000 vierkante voet“ na „een woonhuis per 12,500 vierkante voet.“

Die eiendom is op naam van mnre. Prego (Edms.), Beperk, geregistreer.

Die Konsep-skema en Kaart No. 1 sal vir 'n tydperk van ses weke van 7 September 1966 af gedurende die gewone diensure in die kantoor van die Direkteur van Stadsbeplanning en Argitektuur, Kamer No. 602, Munitoria, Vermeulenstraat, en by Kamer No. 33, Stadhuis, Paul Krugerstraat, Pretoria, ter insae lê.

Enige besware of vertoë dienaangaande moet skriftelik voor of op Woensdag, 19 Oktober 1966, by die Stadsklerk, Posbus 440, Pretoria, ingedien wees.

S. F. KINGSLEY
Waarnemende Stadsklerk.
(Kennisgewing No. 266 van 1966).
26 Augustus 1966.

CITY COUNCIL OF PRETORIA.

DRAFT TOWN-PLANNING SCHEME NO. 67.

Notice is hereby given, in terms of Regulation No. 15, promulgated under the provisions of the Townships and Town-planning Ordinance (No. 11 of 1931), as amended, that the City Council of Pretoria, intends to amend the Pretoria Region Town-planning Scheme, 1960, by adopting the proposals contained in draft amending Town-planning Scheme No. 67.

The above draft scheme provides for the amendment of the original Map as shown on Map No. 3, Scheme No. 67, by the amendment of the density zoning of Portion 44 of the farm Waterkloof No. 378—J.R., District of Pretoria, from "one dwelling-house per 20,000 square feet" to "one dwelling-house per 12,500 square feet."

The property is registered in the name of Messrs. Prego (Pty.), Limited.

The draft scheme and Map No. 1 will be open for inspection at the office of the Director of Town-planning and Architecture, Room No. 602, Munitoria, Vermeulen Street, and at Room No. 33, New City Hall, Paul Kruger Street, Pretoria, for a period of six weeks from the 7th September, 1966, during the normal office hours.

Any objections or representations with regard thereto should be submitted, in writing, to the Town Clerk, P.O. Box 440, Pretoria, on or before Wednesday, 19th October, 1966.

S. F. KINGSLEY,
Acting Town Clerk.
(Notice No. 266 of 1966).
26th August, 1966.

729—7-14-21

23

MUNISIPALITEIT ROODEPOORT.

EIENDOMSBELASTING, 1966/67.

Die publiek word hiermee in kennis gestel dat die volgende belastings op die waarde van alle belasbare eiendomme binne die Munisipaliteit, soos op die Waarderingslys voorkom, deur die Stadsraad van Roodepoort opgelê is ingevolge die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, en wysings-ordonnansies, te wete:—

- 'n Oorspronklike belasting vir die jaar 1 Julie 1966 tot 30 Junie 1967 van $\frac{1}{2}c$ (een halwe sent) in die rand (R1) op die terreinwaarde van alle grond binne die Munisipaliteit, soos dit op die waarderingslys voorkom;
- 'n bykomstige belasting vir die jaar 1 Julie 1966 tot 30 Junie 1967 van 3c (drie sent) in die rand (R1) op die terreinwaarde van alle grond binne die Munisipaliteit, soos dit op die waarderingslys voorkom en daarbenewens onderworpe aan die bepalings van sub-artikel (1) van Artikel 21 van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, op die waarde van verbeterings op grond gehou ingevolge mynreg (wat nie grond is binne 'n wettig-gestigte dorpsgebied nie) sowel as op die terreinwaarde van sodanige grond, waar dit deur persone of maatskappye betrokke by mynontgunning, vir woondoeleindes of vir doeleindes wat nie betrekking het op mynontgunning nie, gebruik word;
- ingevolge en onderworpe aan die bepalings van Artikel 20 van die Plaaslike-Belastingordonnansie, No. 20 van 1933, 'n ekstra bykomstige belasting vir die jaar 1 Julie 1966 tot 30 Junie 1967 van $\frac{3}{4}c$ (drie en drie-kwart sent) in die rand (R1) op die terreinwaarde van die grond of grondbelange gehou deur enige elektrisiteits-onderneeming binne die Munisipaliteit, soos dit op die waarderingslys voorkom;
- dat die grondeienaars-lisensiebelang, betaalbaar ingevolge die bepalings van Artikel 22 van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, op 20% (twintig persent) bly.

Die belasting wat hierby opgelê word, raak verskuldig op 31 Oktober 1966 en is betaalbaar in twee gelyke paaimeente, naamlik een-helfte ($\frac{1}{2}$) op 31 Oktober 1966 en die ander helfte ($\frac{1}{2}$) op 31 Januarie 1967 en rente teen 'n koers van sewe persent (7%) per jaar sal aangeslaan word op alle agterstallige bedræs en geregeltlike stappe sal sonder verwyl ingestel word in die geval van wanbetaling.

Alle belastingbetalers wat geen rekenings vir die bogemelde belasting ontvang nie, word aangerai om die Afdeling van die Stadsesourier daarvan in kennis te stel, aangesien die nie-ontvangs van rekenings niemand vrygestel van die aanspreeklikheid vir betaling nie.

C. J. JOUBERT,
Stadsklerk.

MUNICIPALITY OF ROODEPOORT.

ASSESSMENT RATES—1966/67.

The public is hereby advised that the following rates on the value of all rateable property within the Municipality, as appearing in the Valuation Roll, have been imposed by the Town Council of Roodepoort, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, and amending ordinances viz.—

- An original rate for the year 1st July, 1966, to 30th June, 1967, of a $\frac{1}{2}c$ (half cent) in the rand (R1) on the site value of all land within the Municipality as appearing in the in the Valuation Roll;
- an additional rate for the year 1st July, 1966, to 30th June, 1967, of 3c (three cent) in the rand (R1) on the site value of all land within the

Municipality as appearing in the Valuation Roll and also, subject to the provisions of sub-section (1) of Section 21 of the Local Authorities Rating Ordinance, No. 20 of 1933, on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) as well as upon the site value of such land where such land is used for residential purposes or for purposes not incidental to mining operations by persons or companies engaged in mining operations;

- a extra additional rate for the year 1st July, 1966, to 30th June, 1967, of $\frac{3}{4}c$ (three and three-quarter cent) in the rand (R1) on the site value of land or interests in land held by any power undertaking within the Municipality as appearing in the Valuation Roll in terms of and subject to the provisions of Section 20 of the Local Authorities Rating Ordinance, No. 20 of 1933;
- a freeholders licence interest payable in terms of the provisions of Section 22 of the Local Authorities Rating Ordinance, No. 20 of 1933, of 20 per cent (twenty per centum).

The rates hereby imposed become due on 31st October, 1966, and are payable in two equal instalments, namely as to one-half ($\frac{1}{2}$) on 31st October, 1966, and the remaining one-half ($\frac{1}{2}$) on 31st January, 1967, and interest at the date of seven per centum (7%) per annum will be charged on all overdue accounts and summary legal proceedings thereof will be instituted against defaulters.

All ratepayers who do not receive accounts for the above-mentioned rates, are requested to notify the Town Treasurer's Department as the non-receipt of accounts does not relieve anybody of liability for payment.

C. J. JOUBERT,
Town Clerk.
754—14

STADSRAAD VAN NIGEL.

VOORGESTELDE WYSIGING VAN DIE NIGELSE DORPSAANLEGSKEMA.

Kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Nigel 'n wysigingsontwerp-dorpsaanlegskema opgestel wat as Wysiging No. 1/6 bekend sal staan en wysig die Nigelse Dorpsaanlegskema van 1963 in die volgende opsig:—

Erwe Nos. 1248, 1249 en 1250, Dunnottardorpsgebied, word heringedeel van „Bestaande Openbare Oop Ruimtes“ na „Algemene Woongebied“ met 'n digtheid van een woonhuis per erf.

Hierdie erwe word nie vir parkdoeleindes benodig nie en is die eiendom van die erfgename in die Boedel wyle mnr. C. L. en nev. A. H. Mackie.

Besonderhede van hierdie skema lê ter insae by die Kantoer van die Klerk van die Raad, Munisipale Kantoer, Nigel, vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennissgewing, naamlik 14 September 1966.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Nigelse Dorpsaanlegskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die ondergetekende binne vier weke vanaf 14 September 1966, dit wil sê 12 Oktober 1966, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

J. J. VAN L. SADIE,
Munisipale Kantoer,
Nigel, 31 Augustus 1966.
(Kennissgewing No. 46/66.)

TOWN COUNCIL OF NIGEL.

PROPOSED AMENDMENT TO NIGEL TOWN-PLANNING SCHEME.

In terms of the provisions of the Town-planning and Townships Ordinance, 1965, the Town Council of Nigel has prepared a draft amending town-planning scheme to be known as Amending Scheme No. 1/6 and will amend the Nigel Town-planning Scheme of 1963, in the following manner:—

Erven Nos. 1248, 1249 and 1250, Dunnottar Township, are rezoned from "Existing Public Open Space" to "General Residential" with a density of one dwelling house per erf.

These erven are not needed for park purposes and are the property of the heirs of the Estate late Mr. C. L. and Mrs. A. H. Mackie.

Particulars of this scheme are open for inspection at the Office of the Clerk of the Council, Municipal Offices, Nigel, for a period of four weeks from the date of the first publication of this notice, which is 14th September, 1966.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Nigel Town-planning Scheme or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall within four weeks from the 14th September, 1966, i.e. 12th October, 1966, inform the undersigned, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

J. J. VAN L. SADIE,
Town Clerk.

Municipal Offices,
Nigel, 31st August, 1966.

(Notice No. 46/66.)

753—14-21

BALFOUR DORPSRAAD.

WYSIGING VAN WATER-VERSKAFFINGSVERORDENINGE.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Dorpsraad van voornemens is om die waterverskaffingsverordeninge afgekondig by Administratierskennissgewing No. 246, gedateerd 3 Junie 1931, soos gewysig, te herroep en nuwe verordeninge aan te neem.

Afskrifte van hierdie Verordeninge lê ter insae by die Raad se Kantoer vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

M. J. STRYDOM,
Stadsklerk.
Munisipale Kantoore,
Balfour, Transvaal, 1 September 1966.
(Kennissgewing No. 22/1966.)

BALFOUR VILLAGE COUNCIL.

AMENDMENT OF WATER SUPPLY BY-LAWS.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, 1939, that the Village Council proposes to revoke the Water Supply By-Laws published under Administrator's Notice No. 246, dated 3rd June, 1931, as amended, and to adopt new by-laws.

Copies of these by-laws are open for inspection at the Council's Offices during a period of 21 days from the date of publication hereof.

M. J. STRYDOM,
Town Clerk.
Municipal Offices,
Balfour, Transvaal, 1 September 1966.
(Notice No. 22/1966.)

757—14

GESONDHEIDSRAAD VIR BUISTEDELIKE GEBIEDE.

VOORGESTELDE WYSIGING VAN DIE NOORD JOHANNESBURG STREEKDORPSBEPLANNINGSKEMA: WYSIGINGSKEMA No. 115.

Die Gesondheidsraad vir Buite-Stedelike Gebiede het 'n wysigingsontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No. 115.

Hierdie ontwerp-kema bevat die volgende voorstel(e):—

- (i) Bewoording: Die gebruiksbestemming van die suidelike gedeelte (131,244 Kaapse vierkante voet) van Gedeelte 110 van die plaas Zandfontein No. 42—I.R., en Erve Nos. 26, 27 en 28 Wynberg-dorpsgebied, verander te word van „Algemene Nywerheids- en Spesiale Woondoeleindes” na „Spesiale Woon- en Bepakte Nywerheidsdooeindes” onderskeidelik.
- (ii) Beskrywing van eiendom: (a) Plaasgedeelte 131,244 Kaapse vierkante voet ten suide van Kramerville Nywerheidsdorp. (b) Drie woonerwe gesamentlik 131,244 Kaapse vierkante voet groot in die noorde van Wynberg-dorp.
- (iii) Straat waaraan eiendom grens: Erwe Vfyde Straat.
- (iv) Naaste kruising: Erwe: Vfyde Straat en Derde Laan, Wynberg.
- (v) Eienaar en adres: (a) Plaasgedeelte: Spiga Holdings (Edms.), Bpk., p/a mnr. P. C. Spinazze, Posbus 126, Bergvlei. (b) Erwe: Mnr. E. T. Parnell, p/a mnr. R. Eedes, Lynwoodweg 135, Brooklyn, Pretoria.
- (vi) Huidige sonering: (a) Plaasgedeelte: „Algemene Nywerheidsdooeindes”. (b) Erwe: „Spesiale Woondoeleindes”.
- (vii) Voorgestelde sonering en die implikasies daarvan: (a) Plaasgedeelte: „Spesiale Woondoeleindes”. (b) Erwe: „Bepakte Nywerheidsdooeindes” waarvolgens nywerheidsaktiviteite toegelaat kan word met die spesiale vergunning van die Raad.

Besonderhede en planne van hierdie skema lê ter insae by die Raad saas hoofkantoor, Kamer No. A.713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by sy takkantoor, Kamer No. 501, Armadalegebou, Breestraat 261, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 September 1966.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Noord Johannesburg Streekdorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke van die eerste publicasie van hierdie kennisgewing, naamlik 14 September 1966, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

H. B. PHILLIPS,
Sekretaris.

Posbus 1341,
Pretoria, 14 September 1966.
(Kennisgewing No. 176/1966.)

PERI-URBAN AREAS HEALTH BOARD.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME: AMENDMENT SCHEME No. 115.

The Peri-Urban Areas Health Board has prepared a draft amendment town-planning scheme to be known as Amendment Scheme No. 115.

This draft scheme contains the following proposal(s):—

- (i) Wording: The use zoning of the southern portion (131,244 Cape square feet) of Portion 110, of the farm Zandfontein No. 42—I.R., and Erven Nos. 26, 27 and 28, Wynberg Township, to be amended from "General Industrial and Special Residential" to "Special Residential" and "Restricted Industrial" respectively.
- (ii) Description of property: (a) Farm portion 131,244 Cape square feet, south of Kramerville Industrial Township. (b) Three residential erven with a total area of 131,244 Cape square feet in the northern area of Wynberg Township.
- (iii) Street on which property abuts: Erven: Fifth Street.
- (iv) Nearest intersection: Erven: Fifth Street and Third Avenue, Wynberg.
- (v) Owner and address: (a) Farm Portion: Spiga Holdings (Pty.), Ltd., c/o Mr. P. C. Spinazze, Box 126, Bergvlei. (b) Erven: Mr. E. T. Parnell, c/o R. Eedes, 135 Lynwood Road, Brooklyn, Pretoria.
- (vi) Present zoning: (a) Farm Portion: "General Industrial". (b) Erven: "Special Residential".
- (vii) Proposed zoning and implications thereof: (a) Farm Portion: "Special Residential" (b) Erven: "Restricted Industrial" whereby industrial activities can be allowed with the special consent of the Board.

Particulars of this scheme are open for inspection at the Board's Head Office, Room No. A.713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Room No. 501, Armada House, 261 Bree Street, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 14th September, 1966.

The Board will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Northern Johannesburg Region Town-planning Scheme or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 14th September, 1966, inform the Board, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Board.

H. B. PHILLIPS,
Secretary.

P.O. Box 1341,
Pretoria, 14th September, 1966.
(Notice No. 176/1966.) 763-14-21

MUNISIPALITEIT SANNIESHOF.

WAARDERINGSLYS.—EERSTE SITTING VAN WAARDERINGSHOF.

Hiermee word kennis gegee, ooreenkomsdig die bepalings van Artikel 13 (8) van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, dat die Eerste Siting van die Waarderingshof wat die Sannieshofse Raad aangestel het om besware teen die Driejaarlike Waarderingslys vir 1966/69, te behandel, plaasvind op 16 September 1966, om 9-uur vm. in die Raadsaal, Municipale Geboue, Sannieshof.

D. J. ERASMUS,
Stadsklerk.

Munisipale Kantore,
Posbus 19,
Sannieshof, 29 Augustus 1966.

MUNICIPALITY OF SANNIESHOF.

VALUATION ROLL.—FIRST SITTING OF VALUATION COURT.

Notice is hereby given, in accordance with the provisions of Section 13 (8) of the Local Authorities Rating Ordinance, No. 20 of

1933, that the First Sitting of the Valuation Court appointed by the Town Council of Sannieshof to consider the objections to the Triennial Valuation Roll, 1966/69, will be held at 9 a.m. on 16th September, 1966, in the Council Chamber, Municipal Buildings, Sannieshof.

D. J. ERASMUS,
Town Clerk.

Municipal Offices,
P.O. Box 19,
Sannieshof, 29 Augustus 1966.

750-14

STADSRAAD VAN KLERKSDORP.

SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN DIE RESTANT VAN ERF NO. 410 (PARK), FREEMANVILLE.

Hiermee word kennis gegee dat die Stadsraad voornemens is om—

- (i) ingevolge die bepalings van Artikels 67 (3) en 68 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n gedeelte van die restant van Erf No. 410, Freemanville, wat as park uitgehou is, permanent te sluit; en
- (ii) ingevolge die bepalings van Artikel 79 (18) van die voormalde Ordonnansie die betrokke gedeelte, nadat dit behoorlik gesluit is, aan die N.G. Kerk, Skoonspruit Gemeente, vir parkeerdeelindes te skenk.

'n Afksrif van die Stadsraad se besluit en 'n plan waarop die grootte en ligging van voormalde gedeelte van die erf aangedui word, sal gedurende gewone kantoorure op kantoor van die ondergetekende ter insae lê.

Enigeen wat beswaar teen die voorgestelde sluiting of skenkning van die grond het of wat enige eis om skadevergoeding sal hê indien die sluiting uitgevoer word, moet sy beswaar of eis, na gelang van die geval, nie later as Vrydag, 18 November 1966, skriftelik by ondergetekende indien nie.

A. F. KOCK,
Stadsklerk.

Munisipale Kantore,
Klerksdorp, 26 Augustus 1966.
(Kennisgewing No. 64/66.)

TOWN COUNCIL OF KLERKSDORP.

CLOSING AND ALIENATION OF PORTION OF THE REMAINING EXTENT OF ERF NO. 410 (PARK), FREEMANVILLE.

Notice is hereby given that it is the intention of the Town Council to—

- (i) close permanently in terms of the provisions of Sections 67 (3) and 68 of the Local Government Ordinance, 1939, a portion of the remaining extent of Erf No. 410, Freemanville, which has been reserved as a park; and
- (ii) donate in terms of Section 79 (18) of the said Ordinance the particular portion of the erf, after it has been properly closed, to the N.G. Kerk, Skoonspruit Community, for the purpose of a parking area.

A copy of the Council's resolution and a plan showing the size and situation of the portion of the erf to be closed and alienated will lie for inspection at the office of the undersigned during office hours.

Any person who has any objection to the proposed closing or donation of the ground or who may have any claim for compensation if such closing should be carried out, must lodge his objection or claim, as the case may be, with the undersigned, in writing, not later than Friday, 18th November, 1966.

A. F. KOCK,
Town Clerk.

Municipal Offices,
Klerksdorp, 26 August 1966.
(Notice No. 64/66.)

752-14

25

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Dit word bekendgemaak, ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad van voorneme is om bogenoemde verordeninge te wysig ten einde basiese tariewe in die Comptonville Watervoorsieningskema, te hef.

'n Afskrif van die voorgestelde wysiging lê ter insae by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, en by die Raad se takkantoor, Armadaalgebou, Breestraat, Johannesburg, vir 'n tydperk van 21 dae vanaf datum hiervan gedurende welke tydperk skriftelike besware daarteen by die ondergetekende ingedien kan word.

H. B. PHILLIPS,
Sekretaris.

Posbus 1341,
Pretoria, 14 September 1966.
(Kennisgewing No. 175/66.)

PERI-URBAN AREAS HEALTH BOARD.

AMENDMENT TO WATER SUPPLY BY-LAWS.

It is hereby notified, in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the Board's intention to amend the above-mentioned by-laws in order to levy a basic tariff in respect of the Comptonville Water Supply Scheme.

A copy of the proposed amendment will lie for inspection at the Board's Head Office, 320 Bosman Street, Pretoria, and at its branch office, Armadaal House, Bree Street, Johannesburg, for a period of 21 days from date hereof during which period objections, in writing, thereto may be lodged with the undersigned.

H. B. PHILLIPS,
Secretary.

P.O. Box 1341,
Pretoria, 14th September, 1966.
(Notice No. 175/66.)

755—14-21-28

MUNISIPALITEIT NELSPRUIT.

VERLOFREGULASIES.

Kennisgewing geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad van voorneme is om personeel verlofregulasies te aanvaar. Die voorgestelde regulasies lê ter insae in die Kantoor van die Klerk van die Raad gedurende normale kantoorture en enige persoon wat voornemens is om beswaar te maak teen die Raad se voorneme, moet sodanige beswaar skriftelik indien uitsers op 11 Oktober 1966, om 12-ur middag.

J. N. JONKER,
Stadsklerk.

Munisipale Kantore,
Nelspruit, 1 September 1966.
(Kennisgewing No. 73/66.)

MUNICIPALITY OF NELSPRUIT.

LEAVE REGULATIONS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Council intends adopting staff leave regulations.

The proposed regulations lie open for inspection at the Office of the Clerk of the Council during normal office hours, and any person who intends objecting against the Council's intention, should submit such objection, in writing, before 11th October, 1966, at 12 noon.

J. N. JONKER,
Town Clerk.

Municipal Offices,
Nelspruit, 1st September, 1966.
(Notice No. 73/66.)

769—14

DORPSRAAD VAN WITRIVIER.

WYSIGING VAN EEN VORMIGE VERLOFREGULASIES—ARTIKEL 96 VAN ORDONNANSIE NO. 17 VAN 1939, HET BETREKKING.

Die Raad is van voorneme om bogemelde regulasies te wysig deur die verskillende verlofgroepe her in te deel, in ooreenstemming met die onlangse hersiening van salarisseklaar.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die ondergetekende tot en met 29 September 1966.

H. N. LYNN,
Stadsklerk.

Munisipale Kantore,
Witrivier, 29 Augustus 1966.

VILLAGE COUNCIL OF WHITE RIVER.

AMENDMENT OF UNIFORM LEAVE REGULATIONS—SECTION 96 OF ORDINANCE NO. 17 OF 1939, REFERS.

The Council intends amending the above regulations in order to re-arrange the various leave groups in accordance with the recent regrading of salary scales.

Copies of the proposed amendment is open for inspection at the office of the undersigned until the 29th September, 1966.

H. N. LYNN,
Town Clerk.

Municipal Offices,
White River, 29th August, 1966.

749—14

DORPSRAAD VAN BEDFORDVIEW.

VOORGESTELDE WYSIGING VAN DIE BEDFORDVIEWSE DORPSAANLEG-SKEMA NO. 1/1948.

WYSIGINGSKEMA NO. 1/9.

Kennisgewing geskied hiermee, ingevolge Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie No. 11 van 1939, soos gewysig, dat die Dorpsraad van Bedfordview voornemens is om sy Dorpsaanlegskema No. 1/1948, te wysig.

Die doel van hierdie wysiging is om Artikel 22 (b) buigsaam te maak, soos volg:

"Indien 'n dorpsgebied gestig sal word of gestig is op grond waarvan enige gedeelte gereserveer is ingevolge klosule 5, vir nuwe strate of verbreding van bestaande strate, die Raad mag, in spesiale gevalle, na verwysing na die Plaaslike Bestuur, toestem tot die vermindering van die minimum oppervlakte per woonhuis, soos neergelê in Tabel D, klosule 19, met nie meer as 15 persent nie; met dien verstande dat die totale aantal erwe in sogenoemde Dorpsgebied nie meer sal wees as moontlik sou wees in terme van Tabel D as geen grond gereserveer was nie."

Iedere bewoner of eienaar van vaste eiendom wat binne die gebied waarop die skema van toepassing is, geleë is, het die reg om teen die voorgestelde wysiging beswaar te maak, en mag te enige tyd gedurende die ses weke wat die besonderhede vir insae lê, sy beswaar en redes daarvoor skriftelik by die Stadsklerk indien.

H. N. FOUCHEE,
Stadsklerk.

Munisipale Kantore,
Bedfordview, 6 September 1966.

BEDFORDVIEW VILLAGE COUNCIL.

PROPOSED AMENDMENT TO THE TOWN-PLANNING SCHEME OF BEDFORDVIEW NO. 1/1948.

AMENDMENT SCHEME NO. 1/9.

Notice is hereby given, in terms of Section 35 of the Townships and Town-planning Ordinance, No. 11 of 1939, as

amended, that the Village Council of Bedfordview intends to amend its Town-planning Scheme No. 1/1948.

The purpose of this amendment is to enable Section 22 (b) to become flexible, in the manner following:

"If a township is or was established on land which any part is reserved in terms of clause 5, for new streets or widening of existing streets, the Board may, in special cases, after reference to the Local Authority, permit the reduction of the minimum area of site per dwelling-house laid down in Table D, clause 19 by not more than 15 per cent; provided that the total number of erven in such township shall not be more than would have been possible in terms of Table D if no land had been reserved."

Every occupier or owner of immovable property situate within the area to which the scheme applies, has the right to object to the amendment and may inform the Town Clerk, in writing, of such objection and the grounds thereof, at any time during the six weeks the particulars are open for inspection.

H. VAN N. FOUCHEE,
Town Clerk.

Municipal Offices,
Bedfordview, 5th September, 1966.

760—14-21

STADSRAAD VAN VANDERBIJLPARK.

WYSIGING VAN DIE VERORDENINGE VIR DIE BEHEER OOR ONTVLAM-BARE VLOEISTOWWE EN STOWWE.

Kennis word hierby ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, gegee dat die Stadsraad van voorneme is om sy Verordeninge vir die beheer oor ontvlambare vloeistowwe en stowwe te wysig, ten einde voorseen te maak vir die oprigting van brandstofopbergenks in die Munisipale gebied van Vanderbijlpark met 'n maksimum inhoudsmaat van 5,000 gellings in plaas van die huidige 3,000 gellings.

Afskrifte van die voorgestelde wysiging lê gedurende gewone kantoore vir 'n tydperk van 21 dae vanaf datum hiervan, by die kantoor van die Klerk van die Raad (Kamer No. 202), Munisipale Kantore, Vanderbijlpark, ter insae.

J. H. DU PLESSIS,
Stadsklerk.

Posbus 3,
Vanderbijlpark, 31 Augustus 1966.
(Kennisgewing No. 87/1966.)

TOWN COUNCIL OF VANDERBIJLPARK.

AMENDMENT OF THE BY-LAWS RELATING TO INFLAMMABLE LIQUIDS AND SUBSTANCES.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Vanderbijlpark proposes to amend its By-laws relating to Inflammable Liquids and Substances to provide for the installation of fuel storage tanks in the Municipal area of Vanderbijlpark with a capacity of 5,000 gallons in stead of the existing 3,000 gallons.

Copies of the proposed amendment will lie for inspection at the office of the Clerk of the Council (Room No. 202), Municipal Offices, Vanderbijlpark, during normal office hours for a period of 21 days from date hereof.

J. H. DU PLESSIS,
Town Clerk.

P.O. Box 3,
Vanderbijlpark, 31st August, 1966.
(Notice No. 87/1966.)

764—14

STADSRAAD VAN KEMPTON PARK.

PROKLAMERING VAN PAAIE.

Kennisgewing geskied hiermee ingevolge Artikel 5 van Ordonnansie No. 44 van 1904, soos gewysig, dat die Stadsraad van Kempton Park ingevolge Artikel 4 van genoemde Ordonnansie, 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om die paaie, soos meer volledig omskryf in die Bylae hieronder, tot openbare paaie te proklameer.

Afskrifte van die versoekskrif en kaart wat daarby aangeheg is, lê gedurende gewone kantoorure ter insae in Kamer No. 34, Municipale Kantoor, Kempton Park.

Iedere belanghebbende persoon wat beswaar teen die proklamering van die voorgestelde paaie tot openbare paaie wil indien, moet sodanige beswaar skriftelik, in tweevoud, indien by die Directeur van Plaaslike Bestuur, Posbus 892, Pretoria, en die Stadsklerk, Stadsraad van Kempton Park, Posbus 13, Kempton Park, voor of op 28 Oktober 1966.

Die doel van die versoekskrif is om dit vir die Raad moontlik te maak om openbare fondse op die konstruksie en instandhouding van die paaie te bestee sodra dit geproklameer is.

F. W. PETERS,
Stadsklerk.

Municipale Kantoor,
Pinelaan,

(Posbus 13),
Kempton Park, 14 September 1966.

(Kennisgewing No. 61/66.)

BYLAE.

Beskrywing van paaie wat op die Algemene Plan S.G. No. A.4588/48 van die Birchleigh Landbouewes voorkom:—

Dannweg, Vleistraat, Hackneystraat, Percheronstraat, Centralstraat, Veldstraat.

TOWN COUNCIL OF KEMPTON PARK.

PROCLAMATION OF ROADS.

Notice is hereby given, in terms of Section 5 of the Local Authorities Roads Ordinance, No. 44 of 1904, as amended, that the Town Council of Kempton Park has, in terms of Section 4 of the said Ordinance, petitioned the Honourable the Administrator of the Transvaal to proclaim as public roads the roads described in the Schedule hereunder.

Copies of the petition and of the diagram attached thereto are open for inspection during normal office hours at Room No. 34, Municipal Offices, Kempton Park.

Any interested person who desires to lodge any objection to the proclamation of the proposed roads as public roads, must be lodged, in writing, in duplicate, with the Director of Local Government, P.O. Box 892, Pretoria, and the Town Clerk, Town Council of Kempton Park, P.O. Box 13, Kempton Park, not later than the 28th October, 1966.

The object of the petition is to enable the Council to spend public funds on the maintenance and construction of the roads once they have been proclaimed.

F. W. PETERS,
Town Clerk.

Municipal Offices,
Pine Avenue,
(P.O. Box 13),
Kempton Park, 14th September, 1966.

(Notice No. 61/66.)

SCHEDULE.

Description of roads appearing on the General Plan S.G. No. A.4588/48 of Birchleigh Agricultural Holdings:—

Dann Road, Vlei Street, Hackney Street, Percheron Street, Central Street, Veld Street.

747-14-21-28

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/242).

Kennisgewing ingevolge die bepalings van Artikel 46, gelees met Artikel 35 van Die Dorpe- en Dorpsaanlegordinansie, 1931.)

Die Stadsraad van Johannesburg gee hierby kennis dat, aangesien dit ingevolge die bepalings van Artikel 46 bis van Ordonnansie No. 11 van 1931 aan hom opgedra is, hy voornemens is om sy Dorpsaanlegskema No. 1 te wysig deur die indeling van Standplaas No. 2302, Mayfair, Sewende Laan 170/172 wat op die suidwestelike hoek van Parklyaan geleë is, op sekere voorwaarde van „Algemene Woondoeleindes“ na „Algemene Besigheidsdoeleindes“ te verander.

Besonderhede van hierdie wysiging lê met ingang van die datum waarop dié kennisgewing die eerste keer gepubliseer word, naamlik 14 September 1966, ses weke lank in Kamer No. 423, Stadhuis, Johannesburg, ter insae.

Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Johannesburgse Dorpsaanlegskema No. 1 van toepassing is, kan teen die wysiging beswaar opper of vertoeg in verband daarmee rig, en moet die Stadsraad van Johannesburg te eniger tyd binne 'n tydperk van ses weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 14 September 1966, skriftelik hulle beswaar of vertoeg verwittig.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
Johannesburg, 14 September 1966.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDING SCHEME NO. 1/242).

(Notice in terms of Section 46 read with Section 35 of the Townships and Town-planning Ordinance, 1931.)

Because it has been so directed in terms of Section 46 bis of Ordinance No. 11 of 1931, the City Council of Johannesburg gives notice of its intention to amend its Town-planning Scheme No. 1, by rezoning Stand No. 2302 Mayfair, 170/172 Seventh Avenue on the south-west corner of Park Drive from "General Residential" to "General Business" subject to certain conditions.

Particulars of this amendment will be open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the date of first publication of this notice, viz. 14th September, 1966.

Every owner or occupier of immovable property situated within the area to which Johannesburg Town-planning Scheme No. 1 applies has the right to object or to make representations with regard to the amendment and any objections or representations with regard thereto may be sent in writing, to the City Council of Johannesburg, at any time within a period of six weeks from the date of first publication of this notice, viz. 14th September, 1966.

A. P. BURGER
Clerk of the Council.

Municipal Offices,
Johannesburg, 14th September, 1966.

771-14-21

MUNISIPALITEIT NELSPRUIT.

VOORGESTELDE WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Kennisgewing geskied hiermee ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat die Raad van voornemens is om sy

Begraafplaasverordeninge te wysig ten einde voorsiening te maak vir gelde vir die begrawing of uitstrooi van menslike asse in die plaaslike begraafplaas.

Die voorgestelde wysiging lê ter insae in die kantoor van die Klerk van die Raad te Kamer No. 14, Municipale Kantore, en enige besware teen die Raad se voorneme moet skriftelik ingedien word uiterens op 7 Oktober 1966, om 12-uur middag.

J. N. JONKER,
Stadsklerk.

Municipale Kantore,
Nelspruit, 30 Augustus 1966.
(Kennisgewing No. 74/1966.)

NELSPRUIT MUNICIPALITY.

PROPOSED AMENDMENT OF CEMETERY BY-LAWS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance Transvaal (No. 17 of 1939), that the Council intends amending its Cemetery By-laws to provide for fees for the interment of human ashes and for the scattering of ashes in the Municipal cemetery.

The proposed amendment lies open for inspection at the Office of the Clerk of the Council, Room No. 14, Municipal Offices, and any objections against the Council's intention should be submitted, in writing, before the 7th October, 1966, at 12 noon.

J. N. JONKER,
Town Clerk.

Municipal Offices,
Nelspruit, 30th August, 1966.
(Notice No. 74/1966.)

770-14

MUNISIPALITEIT BRAKPAN.

WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

Ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee bekendgemaak dat die Stadsraad van Brakpan voornemens is om die Verordeninge betreffende lisensies en beheer oor besighede afgekondig by Administrateurskennisgewing No. 67 van 27 Januarie 1954, te wysig ten einde voorsiening te maak vir 'n verhoging in die huurmotorariewe.

Die konsepwysiging lê gedurende gewone kantoorure ter insae in Kamer No. 17, Stadhuis, Brakpan.

Enigeen wat 'n beswaar het teen die voorgestelde wysiging moet sodanige beswaar voor of op 6 Oktober 1966, skriftelik indien.

W. P. DORMEHL,
Stadsklerk.
(No. 83/2.9.1966.)

MUNICIPALITY OF BRAKPAN.

AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, that the Town Council of Brakpan, intends amending the By-laws relating to licences and business control published under Administrator's Notice No. 67, dated the 27th Januarie, 1954, to provide for an increase in the taxi tariffs.

The draft amendment will be open for inspection at Room No. 17, Town Hall, Brakpan, during ordinary office hours.

Any person wishing to object to the proposed amendment must lodge such objections, in writing, with the undersigned not later than the 6th October, 1966.

W. P. DORMEHL,
Town Clerk.
(No. 83/2.9.1966.)

768-14

27

MUNISIPALITEIT ROODEPOORT.**WYSIGING VAN VERORDENINGE.**

Ingevolge die bepaling van Artikel 96 van die Plaaslike Bestuursordinansie, No. 17 van 1939, soos gewysig, word bekendgemaak dat die Stadsraad van Roodepoort van voorneme is om sy Verordeninge Betreffende Licensies en Beheer oor Besighede soos aangekondig by Administrateurskennisgewing No. 67 van 27 Januarie 1954, te wysig deur voorsiening te maak dat openbare voertuie wat vir nie-Blanke persone bestem is, die woorde "Slegs vir nie-Blankes" moet op hê en indien sodanige voertuie vir enige bepaalde nie-Blanke ras bestem is, dit woorde tot dien effekte moet op hê.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van een-en-twintig (21) dae vanaf datum van publikasie hiervan, gedurende normale kantoorure, in die kantoor van die ondergetekende ter insae lê.

C. J. JOUBERT,
Stadsklerk.

25 Augustus 1966.
(M.K. No. 69/66.)

MUNICIPALITY OF ROODEPOORT.**AMENDMENT OF BY-LAWS.**

Notice is given, in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Roodepoort intends amending its By-laws relating to Licences and Business Control, published under Administrator's Notice No. 67, dated 27th January, 1954, by providing that public vehicles reserved for the use of non-White persons shall be marked with the words "For non-Whites Only" and if reserved for any specified non-White race such vehicle shall be marked with words to that effect.

Copies of the proposed amendment will lie for inspection in the office of the undersigned, during normal office hours, for a period of twenty one (21) days as from the date of publication hereof.

C. J. JOUBERT,
Town Clerk.

25th August, 1966.
(M.N. No. 69/66.)

766—14

MUNISIPALITEIT RANDFONTEIN.**WYSIGING VAN VERORDENINGE.**

Ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van Randfontein van voorneme is om die Verordeninge betreffende licensies en beheer oor besighede te wysig om voorsiening te maak vir 'n verhoging van Huurmotor tariewe wat van toepassing is in die Randfontein Municipale gebied.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van 21 dae vanaf 7 September 1966, gedurende normale kantoorure in die kantoor van die ondergetekende ter insae lê.

J. F. VAN LOGGERENBERG,
Stadsklerk.
Munisipale Kantore,
Randfontein, 23 Augustus 1966.
(Kennisgewing No. 62/1966.)

MUNICIPALITY OF RANDFONTEIN.**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 the Town Council of Randfontein intends to amend the By-laws relating to licences and business control to provide for an increase in the rates and fares to be

charged in terms of the hire of public motor cabs applicable in the Randfontein Municipal area.

Copies of the proposed amendment will lie open for inspection during normal office hours at the office of the undersigned, for a period of 21 days as from 7th September, 1966.

J. F. VAN LOGGERENBERG,
Town Clerk.
Municipal Offices,
Randfontein, 23rd August, 1966.
(Notice No. 62/1966.)

759—14

STADSRAAD VAN RUSTENBURG.**AANVAARDING VAN STANDAARD-VERORDENINGE. — REGSHULP AAN AMPTENARE VAN RAAD.**

Daar word ingevoige die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van voorneme is om die Standaardverordeninge ten opsigte van Regshulp aan Beampies en Dienare van Plaaslike Besture wat in Strafsake betrokke raak, en wat deur Administrateurskennisgewing No. 625 van 17 Augustus 1966 aangekondig is, te aanvaar.

Afskrifte van hierdie verordeninge lê ter insae by die Raad se kantoor vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

J. C. LOUW,
Stadsklerk.
Stadhuis,
Rustenburg, 1 September 1966.
(Kennisgewing No. 72/66.)

TOWN COUNCIL OF RUSTENBURG.**ADOPTION OF STANDARD BY-LAWS IN RESPECT OF LEGAL AID TO OFFICERS AND SERVANTS OF LOCAL AUTHORITIES INVOLVED IN CRIMINAL PROCEEDINGS.**

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council proposes to adopt the Standard By-Laws in respect of Legal Aid to officers and servants of Local Authorities involved in Criminal Proceedings, which was promulgated by Administrator's Notice No. 625 of 17th August, 1966.

Copies of these by-laws are open for inspection at the Council's Offices during a period of 21 days from the date of publication hereof.

J. C. LOUW,
Town Clerk.
Town Hall,
Rustenburg, 1st September, 1966.
(Notice No. 72/66.)

774—14

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.**WYSIGING TOT VERORDENINGE OP SANITERE GEMAKKE, NAGVUIL EN VUILGOEDVERWYDERING.**

Dit word bekendgemaak ingevoige die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad van voorneme is om bogenoemde verordeninge te wysig ten einde die inhoud van rottingstenks te Komatiopoort, te verwyder.

'n Afskrif van die voorgestelde wysiging lê ter insae by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, en by die Raad se takkantoor, Armadalegebou, Breestraat, Johannesburg, vir 'n tydperk van 21 dae vanaf datum hiervan gedurende welke tydperk skriftelike besware daarteen by die ondergetekende ingedien kan word.

H. B. PHILLIPS,
Sekretaris.
Posbus 1341,
Pretoria, 14 September 1966.
(Kennisgewing No. 172/66.)

PERI-URBAN AREAS HEALTH BOARD.**AMENDMENT TO SANITARY CONVENiences AND NIGHTSOIL AND REFUSE REMOVAL BY-LAWS.**

It is hereby notified, in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the Board's intention to amend the above-mentioned by-laws in order to remove septic tank contents in Komatiopoort.

A copy of the proposed amendment will lie for inspection at the Board's Head Office, 320 Bosman Street, Pretoria, and at its branch office, Armadale House, Bree Street, Johannesburg for a period of 21 days from date hereof during which period objections, in writing, thereto may be lodged with the undersigned.

H. B. PHILLIPS,
Secretary.

P.O. Box 1341,
Pretoria, 14th September, 1966.
(Notice No. 172/66.)

758—14

STADSRAAD VAN POTCHEFSTROOM.**WYSIGING VAN VERORDENINGE.**

Ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939 (soos gewysig), word hiermee bekendgemaak dat die Stadsraad van voorneme is om die volgende verordeninge te wysig:

Munisipale Blanke-werknemerspensioen-fondsverordeninge.

Met betrekking tot die geregistreerde adres van die Fonds en die bepaling van toepassing in gevalle waar persone diens verlaat het en binne 12 maande daarna tot die diens hertoetree.

'n Afskrif van die wysiging lê ter insae by die Raad se kantoor vir 'n tydperk van 21 dae met ingang vanaf datum van publikasie hiervan.

S. H. OLIVIER,
Stadsklerk.
Munisipale Kantore,
Posbus 123,
Potchefstroom, 16 September 1966.
(Kennisgewing No. 213/66.)

TOWN COUNCIL OF POTCHEFSTROOM.**BY-LAWS AMENDMENTS.**

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 to amend the following by-laws:

Municipal White Employees' Pension Fund By-laws.

In respect of the registered address of the Fund, and the provisions relating to persons who have left the Council's service and re-enter the service within 12 months thereafter.

A copy of the amendment will lie for inspection at the Office of the Council for a period of 21 days from date of publication hereof.

S. H. OLIVIER,
Town Clerk.
Municipal Offices,
P.O. Box 123,
Potchefstroom, 16th September, 1966.
(Notice No. 213/66.)

762—14

Koop Nasionale**Spaarsertifikate****Buy National Savings****Certificates**

STADSRAAD VAN KLERKSDORP.

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Kennis word hiermee ooreenkomsdig die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos wysig, gegee dat die Stadsraad van Klerksdrop van voorname is om sy Watervoorsieningsverordeninge te wysig om voor-siening te maak vir 'n tarief waarteen gesuiwerde water aan landbouhoeves en klein plasies binne die Munisipaliteit Klerksdorp geleë verskaf kan word.

Afskrifte van voormalde wysiging lê ter insae op kantoor van die ondertekende gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf die datum van publikasie van hierdie kennisgiving.

A. F. KOCK,
Stadsklerk.

Munisipale Kantore,
Klerksdorp, 30 Augustus 1966.
(Kennisgiving No. 66/66.)

TOWN COUNCIL OF KLERKSDORP.

AMENDMENT OF WATER SUPPLY BY-LAWS.

Notice is hereby given, in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended,

that it is the intention of the Town Council to amend its Water Supply By-Laws in order to provide for a tariff at which purified water may be supplied to agricultural holdings and small farms situated in the Municipality of Klerksdorp.

Copies of the proposed amendment will lie for inspection at the office of the undersigned during usual office hours for a period of 21 days from the date of publication of this notice.

A. F. KOCK,
Town Clerk.

Municipal Offices,
Klerksdorp, 30th August, 1966.
(Notice No. 66/66.)

751—14

MUNISIPALITEIT ORKNEY.

WYSIGING VAN VERORDENINGE.

Ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word bekendgemaak dat die Stadsraad van voorname is om die volgende verordeninge/wysigings aan verordeninge te maak:

- (a) Lokasieregulasies—wysiging van.
- (b) Afkondiging van handelsregulasies—Bantuwoongebied.

Afskrifte van hierdie verordeninge/wysigings lê ter insae in die Kantoor van die Klerk van die Raad vir 'n tydperk van 21 dae vanaf 2 September 1966.

JAMES LEACH,
Stadsklerk.

Administratiewe Kantore,
Orkney, 25 Augustus 1966.
(Kennisgiving No. 32/1966.)

ORKNEY TOWN COUNCIL.

AMENDMENT OF BY-LAWS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council proposes to make the following By-laws/amendments:

- (a) Amendment of Location Regulations.
- (b) Promulgation of Trade Regulations—Bantu Residential Area.

Copies of these By-laws/amendments are open for inspection in the Office of the Clerk of the Council for a period of 21 days from 2nd September, 1966.

JAMES LEACH,
Town Clerk.

Administrative Offices,
Orkney, 25th August, 1966.

(Notice No. 32/66.)

744—14

BELANGRIKE AANKONDIGING.

Sluitingstyd vir Administrateurskennisgewings, ens.

Aangesien 10 Oktober 1966, 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings, ens., as volg wees:

3 nm, op Dinsdag, 4 Oktober 1966 vir die Provinciale Koerant van Woensdag, 12 Oktober 1966.

Laat kennisgewings sal in die daaropvolgende uitgawes geplaas word.

S. A. MYBURGH,
Staatsdrukker.

IMPORTANT ANNOUNCEMENT.

Closing Time for Administrator's Notices, etc.

As the 10th October, 1966, is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:

3 p.m. on Tuesday, 4th October, 1966, for the Provincial Gazette of Wednesday, 12th October, 1966.

Late notices will be published in the subsequent issues.

S. A. MYBURGH,
Government Printer



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INHOUD.

No.	BLADSY
Proklamasies.	
263. Dorp Clayville Uitbreiding No. 4: Stigting	673
264. Munisipaliteit Belfast: Toelae aan Raadslede	681
265. Carletonville-dorpsaanlegskema: Wysigende Skema No. 13	681
266. Munisipaliteit Witrivier: Toelae aan Raadslede	682
267. Wysiging van Titelvoorwaardes van Erve Nos. 345, 346 en 347, Dorp Orkney	682
268. Pretoria-dorpsaanlegskema No. 1/83	683
269. Pretoria-dorpsaanlegskema No. 1/74	683
Administrateurskennisgewings.	
677. Gesondheidskomitee van Thabazimbi: Kapitaalontwikkelingsfondsrculasiest	683
678. Munisipaliteit Krugersdorp: Wysiging van Publieke Gesondheidsverordeninge	684
679. Munisipaliteit Krugersdorp: Wysiging van Riolerings- en Loodgietersverordeninge	685
680. Munisipaliteit Krugersdorp: Wysiging van Watervoortieningsverordeninge	685
681. Verkiesing van Lid: Standerton se Skoolraad	686
682. Wysiging van die Regulasiest vir Beheer oor die Openbare Oord, Loskopdam	686
683. Padreëlings op die Plaas Kalkfontein No. B.32, Registrasie-afdeling 49—J.S., Distrik Groblersdal	687
684. Verkiesing van Lid: Skoolraad Pretoria Distrik ...	688
685. Verbreding van Distrikspad, Distrik Middelburg ...	690
686. Verbreding van Distrikspad No. 304, Distrik Potchefstroom	688
687. Openbare Pad: Verbreding, Distrik Pretoria	688
688. Verklaring van Provinciale Pad No. P.23-3: Binne Amalia Gesondheidskomiteegebied, Distrik Schweizer-Reneke	690
689. Opening Openbare en Distrikspad No. 1132: Pomona Estates en Bredell Landbouhoeves, Distrik Kempston Park	691
690. Verlegging en Verbreding van Provinciale Pad No. P.23-3, Distrik Schweizer-Reneke	692
691. Munisipaliteit Boksburg: Intrekking van Vrystelling van Belasting	691
692. Munisipaliteit Brakpan: Wysiging van Watervoortieningsverordeninge	692
693. Munisipaliteit Randfontein: Wysiging van Watervoortieningsverordeninge	693
694. Munisipaliteit Alberton: Wysiging van Watervoortieningsverordeninge	695
695. Munisipaliteit Belfast: Wysiging van Waterbywette ...	695
696. Munisipaliteit Pretoria: Wysiging van Watervoortieningsverordeninge	696
697. Gesondheidskomitee van Maquassi: Watervoortieningsregulasiest	696
698. Munisipaliteit Heidelberg: Wysiging van Publieke Gesondheidsverordeninge	707
699. Voorgestelde Opheffing van Opgemete Uitspanserwituut op die Plaas Vaalboschfontein No. 205—H.O., Distrik Wolmaransstad	707
700. Opheffing van Uitspanserwituut op die Plaas Othawa No. 242—K.U., Distrik Pilgrim's Rest	708
701. Padreëlings op die Plaas Rietkuil No. 155, Registrasie-afdeling H.O., Distrik Wolmaransstad	708
702. Voorgestelde Opheffing van Uitspanserwituut op die Plaas Syferfontein No. 438—I.Q., Distrik Potchefstroom	708
Algemene Kennisgewings.	
231. Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 59	709
232. Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 90	709
240. Voorgestelde Wysiging van die Titelvoorwaardes van Erf No. 21, Dorp Groblersdal	710
241. Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 83	710
242. Potgietersrus-dorpsaanlegskema: Wysigende Skema No. 4	710
243. Johannesburg-dorpsaanlegskema No. 1/255	711
244. Alberton-dorpsaanlegskema No. 1/37	712
245. Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 93	712
246. Voorgestelde Stigting van Dorp Morningside Uitbreiding No. 48	713
247. Voorgestelde Stigting van Dorp Glenvista	713
248. Pretoria-dorpsaanlegskema No. 1/97	714
249. Pretoria-dorpsaanlegskema No. 1/33	714
250. Roodepoort-Maraisburg-dorpsaanlegskema No. 1/49	714
251. Voorgestelde Stigting van Dorp Cliveden Park ...	715
252. Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 85	715
253. Voorgestelde Stigting van Dorp Gleneden	716

CONTENTS.

No.	PAGE
Proclamations.	
263. Clayville Extension No. 4 Township: Establishment ...	673
264. Belfast Municipality: Allowance to Councillors ...	681
265. Carletonville Town-planning Scheme: Amending Scheme No. 13 ...	681
266. Wittrivier Municipality: Allowance to Councillors ...	682
267. Amendment of the Conditions of Title of Erven Nos. 345, 346 and 347, Orkney Township ...	682
268. Pretoria Town-planning Scheme No. 1/83 ...	683
269. Pretoria Town-planning Scheme No. 1/74 ...	683
Administrator's Notices.	
677. Thabazimbi Health Committee: Capital Development Fund Regulations ...	683
678. Krugersdorp Municipality: Amendment to Public Health By-laws ...	684
679. Krugersdorp Municipality: Amendment to Drainage and Plumbers' By-laws ...	685
680. Krugersdorp Municipality: Amendment to Water Supply By-laws ...	685
681. Election of Member: Standerton School Board ...	686
682. Amendment to the Regulations for the Control of the Loskopdam, Public Resort ...	686
683. Road Adjustments on the Farm Kalkfontein No. B.32 No. 49, Registration Division J.S., District of Groblersdal ...	687
684. Election of Member: Pretoria District School Board	688
685. Widening of District Road, District of Middelburg ...	690
686. Widening of District Road No. 304, District of Potchefstroom ...	688
687. Public Road: Widening, District of Pretoria ...	688
688. Declaration of Provincial Road No. P.23-3: Within Amalia Health Committee Area, District of Schweizer-Reneke ...	690
689. Opening: Public and District Road No. 1132: Pomona Estates and Bredell Agricultural Holdings, District of Kempton Park ...	691
690. Deviation and Widening of Provincial Road No. P.23-3, District of Schweizer-Reneke ...	692
691. Boksburg Municipality: Withdrawal of Exemption from Rating ...	691
692. Brakpan Municipality: Amendment to Water Supply By-laws ...	692
693. Randfontein Municipality: Amendment to Water Supply By-laws ...	693
694. Alberton Municipality: Amendment to Water Supply By-laws ...	695
695. Belfast Municipality: Amendment to Water By-laws ...	695
696. Pretoria Municipality: Amendment to Water Supply By-laws ...	696
697. Maquassi Health Committee: Water Supply Regulations ...	696
698. Heidelberg Municipality: Amendment to Public Health By-laws ...	707
699. Proposed Cancellation of Surveyed Outspan Servitude on the Farm Vaalboschfontein No. 205—H.O., District of Wolmaransstad ...	707
700. Cancellation of Outspan Servitude on the Farm Othawa No. 242—K.U., District of Pilgrim's Rest ...	708
701. Road Adjustments on the Farm Rietkuil No. 155, Registration Division H.O., District of Wolmaransstad ...	708
702. Proposed Cancellation of the Outspan Servitudes on the Farm Syferfontein No. 438—I.Q., District of Potchefstroom ...	708
General Notices.	
231. Pretoriastreek-dorpsaanlegskema: Amending Scheme No. 59 ...	709
232. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 90 ...	709
240. Proposed Amendment of the Conditions of Title of Erf No. 21, Groblersdal Township ...	710
241. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 83 ...	710
242. Potgietersrus Town-planning Scheme: Amending Scheme No. 4 ...	710
243. Johannesburg Town-planning Scheme No. 1/255 ...	711
244. Alberton Town-planning Scheme No. 1/37 ...	712
245. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 93 ...	712
246. Proposed Establishment of Morningside Extension No. 48 ...	712
247. Proposed Establishment of Glenvista Township ...	713
248. Pretoria Town-planning Scheme No. 1/97 ...	714
249. Pretoria Town-planning Scheme No. 1/133 ...	714
250. Roodepoort-Maraisburg Town-planning Scheme No. 1/49 ...	714
251. Proposed Establishment of Cliveden Park Township ...	715
252. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 85 ...	715
253. Proposed Establishment of Glenaden Township ...	716

No.	BLADSY	No.	PAGE
Algemene Kennisgewings (vervolg).			
254. Voorgestelde Stigting van Dorp Florauna	716	254. Proposed Establishment of Florauna Township	716
255. Kennisgewing ingevolge Regulasie 4 Uitgevaardig Kragtens die Bepalings van die Ordonnansie op die Verdeling van Grond Ordonnansie No. 20 van 1957	717	255. Notice in terms of Regulation 4 Issued Under the Provision of the Division of Land Ordinance, Ordinance No. 20 of 1957	717
256. Kempton Park-dorpsaanlegskema No. 1/19	717	256. Kempton Park Town-planning Scheme No. 1/19 ...	717
257. Germiston-dorpsaanlegskema No. 1/30	718	257. Germiston Town-planning Scheme No. 1/30 ...	718
258. Bedfordview-dorpsaanlegskema No. 1/13	718	258. Bedfordview Town-planning Scheme No. 1/13 ...	718
259. Nigel-dorpsaanlegskema: Wysigende Skema No. 4 ...	718	259. Nigel Town-planning Scheme: Amending Scheme No. 4 ...	718
260. Voorgestelde Stigting van Dorp Bedfordpark Uitbreiding No. 1	719	260. Proposed Establishment of Bedford Park Extension No. 1 Township ...	719
Tenders	719	Tenders ...	719
Skutverkopings ...	721	Pound Sales ...	721
Plaaslike Bestuur ...	721	Local Government ...	721



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