



(Registered at the Post Office as a Newspaper)

DIE PROVINSIE TRANSVAAL

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

VOL. 199.]

PRICE 5c.

PRETORIA,

19 OCTOBER
19 OKTOBER 1966.

PRYS 5c.

[No. 3235.

No. 304 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

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

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg, is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/223.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/223.

No. 305 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1956, of the Town Council of Heidelberg, was approved by Proclamation No. 175 of 1956, 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, 1956, of the Town Council of Heidelberg, 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, Heidelberg; this amendment is known as Heidelberg Town-planning Scheme No. 1/10.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/23/10.

No. 304 (Administrators-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

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

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg, 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, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/223.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 5/2/25/223.

No. 305 (Administrators-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1956, van die Stadsraad van Heidelberg by Proklamasie No. 175 van 1956, 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, 1956, van die Stadsraad van Heidelberg, 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, Heidelberg; hierdie wysiging staan bekend as Heidelberg-dorpsaanlegskema No. 1/10.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 5/2/23/10.

No. 306 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort, was approved by Proclamation No. 27 of 1947, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort, 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, Roodepoort; this amendment is known as Roodepoort-Maraisburg Town-planning Scheme No. 1/35.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/55/35.

No. 307 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

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

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg, is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/222.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/222.

No. 308 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort, was approved by Proclamation No. 27 of 1947, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort, is hereby amended as indicated in the scheme clauses and on Map No. 3, filed

No. 306 (Administrateurs-), 1966.

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort by Proklamasie No. 27 van 1947, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort, 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, Roodepoort; hierdie wysiging staan bekend as Roodepoort-Maraisburg-dorpsaanlegskema No. 1/35.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 5/2/55/35.

No. 307 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

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

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg, 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, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/222.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 5/2/25/222.

No. 308 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort by Proklamasie No. 27 van 1947, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort, hierby gewysig word soos aangedui in die skemaklousules

with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Roodepoort; this amendment is known as Roodepoort-Maraisburg Town-planning Scheme No. 1/29.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/55/29.

No. 309 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the Village Council of Belfast has petitioned under the provisions of section 10 of the Local Government Ordinance, 1939, for the constitution of a town council to take the place of the existing village council;

And whereas in terms of section 23 of the Municipal Elections Ordinance, 1927, the date of the first election of town councillors shall be notified by me by Proclamation;

And whereas the Administrator may in terms of section 153 of the Local Government Ordinance, 1939, by Proclamation nominate and appoint persons to form a town council pending the first election of town councillors;

Now, therefore, under and by virtue of the powers vested in me by sections 9 and 153 of the Local Government Ordinance, 1939, and by section 23 of the Municipal Elections Ordinance, 1927, I do by this my Proclamation proclaim:

- (a) that with effect from the date of this Proclamation the Village Council of Belfast shall cease to exist;
- (b) that the period of Office of the serving councillors shall terminate on the date preceding the above date;
- (c) that there shall be constituted in its stead a town council, to be styled the "Town Council of Belfast" with jurisdiction over the area being the present boundaries of the Municipality of Belfast;
- (d) that the first election of councillors of the Town Council of Belfast shall take place on the first Wednesday in March, 1967;
- (e) that I have nominated and appointed the undermentioned village councillors to form the town council of Belfast pending the first election of town councillors:—

P. F. Botha.
J. B. Blignaut.
P. J. J. Verster.
E. K. van Wyk.
G. W. du Plessis.
F. G. Coetzee.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.L.G. 3/1/47.

No. 310 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE TRANSVAAL.

Whereas the Village Council of Fochville has petitioned under the provisions of section 10 of the Local Government Ordinance, 1939, for the constitution of a town council to take the place of the existing village council;

en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorpsraad, Pretoria, en die Stadslerk, Roodepoort; hierdie wysiging staan bekend as Roodepoort-Maraisburg-dorpsaanlegskema No. 1/29.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 5/2/55/29.

No. 309 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Dorpsraad van Belfast ingevolge die bepalings van artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, per versoekskrif aansoek gedoen het om die instelling van 'n stadsraad om die bestaande dorpsraad te vervang;

En nademaal ingevolge artikel 23 van die Munisipale Verkiesings Ordonnansie, 1927, die datum van die eerste verkiesing van stadsraadslede deur my by Proklamasie bekendgemaak moet word;

En nademaal die Administrateur ingevolge artikel 153 van die Ordonnansie op Plaaslike Bestuur, 1939, by Proklamasie, persone kan nomineer en benoem om 'n stadsraad te vorm tot tyd en wyl die eerste verkiesing van stadsraadslede plaasvind;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikels 9 en 153 van die Ordonnansie op Plaaslike Bestuur, 1939, en by artikel 23 van die Munisipale Verkiesings Ordonnansie, 1927, aan my verleen word by hierdie Proklamasie proklameer:—

- (a) dat die Dorpsraad van Belfast met ingang van die datum van hierdie Proklamasie nie meer bestaan nie;
- (b) dat die aampstermyn van die diensdoende raadslede op die datum wat bostaande datum voorafgaan, verstryk;
- (c) dat daar 'n stadsraad, die Stadsraad van Belfast genoem te word in plaas van die dorpsraad ingestel word met regsvoegdheid oor die gebied wat die bestaande grense van die munisipaliteit Belfast is;
- (d) dat die eerste verkiesing van stadsraadslede van die Stadsraad van Belfast sal plaasvind op die eerste Woensdag in Maart 1967; en
- (e) dat die onderstaande dorpsraadslede genomineer en benoem het om die Stadsraad van Belfast te vorm tot tyd en wyl die eerste verkiesing van stadsraadslede plaasvind:—

P. F. Botha.
J. B. Blignaut.
P. J. J. Verster.
E. K. van Wyk.
G. W. du Plessis.
F. G. Coetzee.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.L.G. 3/1/47.

No. 310 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Dorpsraad van Fochville, ingevolge die bepalings van artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, per versoekskrif aansoek gedoen het om die instelling van 'n stadsraad om die bestaande dorpsraad te vervang;

And whereas it is deemed expedient to grant the prayer of the petition;

And whereas in terms of section 23 of the Municipal Elections Ordinance, 1927, the date of the first election of town councillors shall be notified by me by Proclamation;

Now, therefore, under and by virtue of the powers vested in me by section 9 (1) of the Local Government Ordinance, 1939, and section 23 of the Municipal Elections Ordinance, 1927, I do by this my Proclamation proclaim:—

- (a) that with effect from the first election of town councillors, the Village Council of Fochville shall cease to exist and that there shall be constituted in its stead a town council to be styled the "Town Council of Fochville" with jurisdiction over the area being the present boundaries of the Municipality of Fochville; and
- (b) that the first election of town councillors of the Town Council of Fochville shall take place on the first Wednesday in March, 1967.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.L.G. 3/1/57.

No. 311 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is deemed expedient to alter the boundaries of Germiston Extension No. 4 Township by the inclusion therein of Portion 588 (a portion of Portion 2) of the farm Elandsfontein No. 90—I.R., District of Germiston;

Now, therefore, under and by virtue of the powers vested in me by subsection (1) of section *forty-nine* of the Deeds Registries Act, 1937, read with section 20 *bis*, of the Townships and Town-planning Ordinance, 1931, I hereby declare that the boundaries of the said township are extended to include the said portion, subject to the conditions set out in the annexure hereto.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 6/16 Vol. 9.

ANNEXURE.

A—CONDITIONS OF INCORPORATION.

Upon incorporation—

- (a) The land shall be consolidated with Erf No. 247, Germiston Extension No. 4, Township;
- (b) Surface Right Permit No. 169/41 for an underground electric cable shall be modified or cancelled to the satisfaction of the City Council of Germiston.
- (c) The owner of the land shall pay to the City Council of Germiston an amount equal to 10 per cent of the value of the land as determined by sworn appraisal.
- (d) The owner of the land shall make arrangements to the satisfaction of the City Council of Germiston for the provision of a depositing site for location facilities, for the reticulation of water and for the supply and distribution of electricity.
- (e) The applicant shall cause a portion of a proclaimed Industrial Township equal in extent to the proposed Erf, to be cancelled.

En nademaal dit wenslik geag word dat die bede van die versoekskrif toegestaan word;

En nademaal ingevolge artikel 23 van die Munisipale Verkiesings Ordonnansie, 1927, die datum van die eerste verkiesing van stadsraadslede deur my by Proklamasie bekendgemaak moet word;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by artikel 9 (1) van die Ordonnansie op Plaaslike Bestuur, 1939, en by artikel 23 van die Munisipale Verkiesings Ordonnansie, 1927, aan my verleen word, by hierdie Proklamasie proklameer—

- (a) dat die Dorpsraad van Fochville met ingang van die eerste verkiesing van stadsraadslede nie meer sal bestaan nie en dat daar 'n stadsraad, die „Stadsraad van Fochville” genoem te word, in plaas daarvan ingestel word metregsbevoegdheid oor die gebied wat die bestaande grense van die munisipaliteit Fochville is; en
- (b) dat die eerste verkiesing van stadsraadslede van die Stadsraad van Fochville sal plaasvind op die eerste Woensdag in Maart 1967.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.L.G. 3/1/57.

No. 311 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal dit wenslik geag word om die grense van die Dorp Germiston Uitbreiding No. 4 te verander deur Gedeelte 588 ('n gedeelte van Gedeelte 2) van die plaas Elandsfontein No. 90—I.R., Distrik Germiston, daarin op te neem;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by subartikel (1) van artikel *nege-en-veertig* van die Registrasie van Aktes Wet, gelees met artikel 20 *bis*, van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, aan my verleen word, hierby verklaar dat die grense van genoemde dorp uitgebred is sodat die genoemde gedeelte daarin opgeneem word onderworpe aan die voorwaardes uiteengesit in die bygaande bylae.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 6/16 Vol. 9.

BYLAE.

A—VOORWAARDEN VAN INLYWING.

By inlywing—

- (a) moet die grond met Erf No. 247, dorp Germiston-uitbreiding No. 4, gekonsolideer word;
- (b) moet Oppervlakteregpermit No. 169/41 vir 'n ondergrondse elektriese kabel verander of gekanselleer word tot voldoening van die Germistonse Stadsraad;
- (c) moet die eienaar van die grond 'n bedrag gelykstaande met 10 persent van die waarde van die grond, soos vasgestel by beëdigde waardering, aan die Germistonse Stadsraad betaal;
- (d) moet die eienaar van die grond reëlings tref tot voldoening van die Germistonse Stadsraad vir die verskaffing van 'n stortplek vir lokasie-fasiliteite, vir die retikulasie van water en vir die verskaffing en verspreiding van elektrisiteit;
- (e) moet die applikant 'n gedeelte van 'n geproklameerde nywerheidsdorp van dieselfde grootte as die voorgestelde erf, laat kanselleer.

B—CONDITIONS OF TITLE.

The land shall be subject to existing conditions and servitudes and shall further be subject to the following conditions imposed by the Administrator:—

- (a) As this erf forms part of land which is, or may be undermined and liable to subsidence, settlement shock or cracking due to mining operations past, present or future, the owner thereof accepts all liability for any damage thereto or to any structure thereon which may result from such subsidence, settlement, shock or cracking.
- (b) The erf shall be used for industrial purposes or such other purposes as the Administrator may allow after reference to the Townships Board and the local authority.

No. 312 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the boundaries of Nelspruit Township were extended by Administrator's Notice No. 228, dated the twenty-sixth day of July, 1966, published in the *Transvaal Provincial Gazette*, dated the 17th August, 1966, subject to the conditions contained in the Annexure attached to the said proclamation;

And whereas errors occurred in both the Afrikaans and English proclamation as published;

Now, therefore, I hereby declare that—

- (i) the name "Nelspruit" in the second line after the word "of" in the English proclamation shall be replaced by the name "Nelspruit Extension";
- (ii) the name "Nelspruit" in the second line after the word "dorp" in the Afrikaans proclamation shall be replaced by the name "Nelspruit Uitbreiding".

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 6/218.

No. 313 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

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

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg, is hereby amended as indicated in the scheme clauses, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/186.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/186.

B—TITELVOORWAARDES.

Die grond is onderworpe aan bestaande voorwaardes en servitute en is verder onderworpe aan die volgende voorwaardes opgelê deur die Administrateur:—

- (a) Aangesien hierdie erf deel uitmaak van grond wat ondermyn is of kan word, en wat aan versakking, afsakking, skok of barse onderhewig is of kan wees as gevolg van mynboubedrywighede in die verlede, die hede of die toekoms, aanvaar die eienaar daarvan alle verantwoordelikheid vir enige skade daarvan of aan enige struktuur daarop wat die gevolg van sodanige versakking, afsakking, skok of barste kan wees.
- (b) Die erf kan slegs vir nywerheidsdoeleindes gebruik word of vir sodanige ander doeleindes as wat die Administrateur toelaat na raadpleging met die Dorperaad en die plaaslike bestuur.

No. 312 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die grense van die dorp Nelspruit by Administrateurskennisgiving No. 228, gedateer die ses-en-twintigste dag van Julie 1966, gepubliseer in die *Transvaalse Provinsiale Koerant*, gedateer 17 Augustus 1966, verander is onderworpe aan die voorwaardes uiteengesit in die Bylaag tot die genoemde proklamasie;

En nademaal foute ontstaan het in beide die Afrikaanse en Engelse proklamasie soos gepubliseer;

So is dit dat ek hierby verklaar dat—

- (i) die naam „Nelspruit” in die tweede reël, na die woord „dorp” in die Afrikaanse proklamasie vervang word deur die naam „Nelspruit Uitbreiding”;
- (ii) die naam „Nelspruit” in die tweede reël na die woord „of” in die Engelse proklamasie vervang word deur die naam „Nelspruit Extension”.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 6/218.

No. 313 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

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

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg, hierby gewysig word soos aangedui in die skemaklousules, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/186.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/25/186.

ADMINISTRATOR'S NOTICES.

Administrator's Notice No. 770.] [19 October 1966.
VEREENIGING 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.

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

1. By the substitution in Scale No. 1 of Annexure XIV—
(a) in item (a) for the amount "40c" of the amount "42½c";
(b) in item (b) for the amounts "24c" and "80c" of the amounts "26½c" and "85c" respectively.
2. By the substitution in Scale No. 2 of Annexure XIV—
(a) in item (a) for the amount "30c" of the amount "32½c";
(b) in item (b) for the amount "15c" of the amount "17½c";
(c) in item (c) for the amounts "12½c" and "80c" of the amounts "15c" and "R1" respectively.
3. By the substitution in Scale No. 3 of Annexure XIV—
(a) in item (a) for the amount "40c" of the amount "42½c";
(b) in item (b) for the amounts "24c" and "R2" of the amounts "26½c" and "R2.50" respectively.
4. By the substitution in Scale No. 4 of Annexure XIV—
(a) in item (a) for the amount "R8" of the amount "R8.50";
(b) in item (b) for the amount "24c" of the amount "26½c";
(c) in item (c) for the amounts "14c" and "R8" of the amounts "16½c" and "R8.50" respectively.
5. By the substitution in Scale No. 5 of Annexure XIV for the amounts "17c" and "80c" of the amounts "19½c" and "R1" respectively.

T.A.L.G. 5/104/36.

Administrator's Notice No. 771.] [19 October 1966.
MEYERTON MUNICIPALITY.—APPLICATION OF
PART III (PEDLARS AND HAWKERS) OF
CHAPTER XI OF THE LOCAL GOVERNMENT
ORDINANCE, 1939, TO THE MUNICIPALITY
OF MEYERTON.

The Administrator hereby publishes, in terms of section 160 bis of the Local Government Ordinance, 1939, that he has, in terms of the said section applied the provisions of Part III (Pedlars and Hawkers) of Chapter XI of the said Ordinance, to the Municipality of Meyerton.

T.A.L.G. 17/94/97.

Administrator's Notice No. 772.] [19 October 1966.
TZANEEN MUNICIPALITY.—AMENDMENT TO
TRAFFIC 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.

ADMINISTRATEURSKENNISGEWINGS.

Administrateurskennisgewing No. 770.] [19 Oktober 1966.
MUNISIPALITEIT VEREENIGING.—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 Vereeniging, afgekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in Skaal No. 1 van Aanhangsel XIV—
(a) in item (a) die bedrag „40c” deur die bedrag „42½c” te vervang;
(b) in item (b) die bedrae „24c” en „80c” onderskeidelik deur die bedrae „26½c” en „85c” te vervang.
2. Deur in Skaal No. 2 van Aanhangsel XIV—
(a) in item (a) die bedrag „30c” deur die bedrag „32½c” te vervang;
(b) in item (b) die bedrag „15c” deur die bedrag „17½c” te vervang;
(c) in item (c) die bedrae „12½c” en „80c” onderskeidelik deur die bedrae „15c” en „R1” te vervang.
3. Deur in Skaal No. 3 van Aanhangsel XIV—
(a) in item (a) die bedrag „40c” deur die bedrag „42½c” te vervang;
(b) in item (b) die bedrae „24c” en „R2” onderskeidelik deur die bedrae „26½c” en „R2.50” te vervang.
4. Deur in Skaal No. 4 van Aanhangsel XIV—
(a) in item (a) die bedrag „R8” deur die bedrag „R8.50” te vervang;
(b) in item (b) die bedrag „24c” deur die bedrag „26½c” te vervang;
(c) in item (c) die bedrae „14c” en „R8” onderskeidelik deur die bedrae „16½c” en „R8.50” te vervang.
5. Deur in Skaal No. 5 van Aanhangsel XIV die bedrae „17c” en „80c” onderskeidelik deur die bedrae „19½c” en „R1” te vervang.

T.A.L.G. 5/104/36.

Administrateurskennisgewing No. 771.] [19 Oktober 1966.
MUNISIPALITEIT MEYERTON.—TOEPASSING
VAN DIE BEPALINGS VERVAT IN DEEL III
(VENTERS EN MARSKRAMERS) VAN HOOF-
STUK XI VAN DIE ORDONNANSIE OP PLAAS-
LIKE BESTUUR, 1939, OP DIE MUNISIPALITEIT
MEYERTON.

Die Administrateur publiseer hierby ingevolge artikel 160 bis van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge gencemde artikel die bepalings van Deel III (Venters en Mariskramers) van Hoofstuk XI van genoemde Ordonnansie, op die Munisipaliteit Meyerton, van toepassing gemaak het.

T.A.L.G. 17/94/97.

Administrateurskennisgewing No. 772.] [19 Oktober 1966.
MUNISIPALITEIT TZANEEN.—WYSIGING VAN
VERKEERSVERORDENINGE.

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.

The Traffic By-laws of the Tzaneen Municipality, published under Administrator's Notice No. 243, dated the 21st March, 1951, as amended, are hereby amended further as follows:—

- (1) By the deletion of Chapter VIII.
- (2) By the deletion of items 6 and 7 of Schedule A to Annexure XIV.

T.A.L.G. 5/98/71.

Administrator's Notice No. 773.]

[19 October 1966.

PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN SERVITUDE.—NOLA No. 24—J.U., DISTRICT OF NELSPRUIT.

In view of an application having been made by Mr. W. H. Rood for the cancellation or reduction of the servitude of outspan, in extent 1/75th of 1,034 morgen, to which the remainder of the farm Nola No. 24—J.U., District of Nelspruit is subject, it is the Administrator's intention to take action in terms of paragraph (iv) 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, to the Regional Officer, Transvaal Roads Department, Private Bag 1089, within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 04-044-37/3/N-2.

Administrator's Notice No. 774.]

[19 October 1966.

PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN SERVITUDE ON THE FARM TIEGERPOORT No. 371—J.R., DISTRICT OF BRONKHORSTSsprUIT.

In view of application having been made by Messrs. Kenter Investments (Pty.), Ltd., for the cancellation or reduction of the servitude of outspan, in extent 1/75th of 1,975 morgen 550 square roods, to which the remaining extent of western portion of the farm Tiegerpoort No. 371—J.R., District of Bronkhorstspruit, 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 objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within three months of the date of the publication of this notice in the *Provincial Gazette*.

D.P. 01-015-37/3/T. 6.

Administrator's Notice No. 775.]

[19 October 1966.

PERI-URBAN AREAS HEALTH BOARD.—AMENDMENT TO TRAFFIC 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.

The Traffic By-laws of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 174, dated the 3rd March, 1954, as amended, are hereby amended further by the addition after section (11) of the following:—

"(12) (a) No person shall in or on a public place sell, display, exhibit, place or leave or allow or cause to be sold, displayed, exhibited, placed or left any object whatever so as to cause an obstruction, after a notice has been served on him by the Board or a duly authorised officer of the Board to discontinue such sale, display, exhibition, placing or leaving.

(b) For the purpose of this section the word 'public place' shall have the meaning assigned to them by section 2 of the Local Government Ordinance, 1939, as amended."

T.A.L.G. 5/98/111.

Die Verkeersverordeninge van die Munisipaliteit Tzaneen, afgekondig by Administrateurskennisgewing No. 243 van 21 Maart 1951, soos gewysig, word hierby verder as volg gewysig:—

- (1) Deur Hoofstuk VIII te skrap.
- (2) Deur items 6 en 7 van Bylae A by Aanhangsel XIV te skrap.

T.A.L.G. 5/98/71.

Administrateurskennisgewing No. 773.]

[19 Oktober 1966.

VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPANSERWITUUT.—NOLA No. 24—J.U., DISTRIK NELSPRUIT.

Met die oog op 'n aansoek ontvang van mnr. W. H. Rood om die opheffing of vermindering van die serwituit van uitspanning, 1/75ste van 1,034 morg groot, waaraan die restant van die plaas Nola No. 24—J.U., distrik Nelspruit onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) subartikel (1) van artikel ses-en-vyftig van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne drie maande vanaf datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 1089, Lydenburg, skriftelik in te dien.

D.P. 04-044-37/3/N-2.

Administrateurskennisgewing No. 774.]

[19 Oktober 1966.

VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPANSERWITUUT OP DIE PLAAS TIEGERPOORT No. 371—J.R., DISTRIK BRONKHORSTSsprUIT.

Met die oog op 'n aansoek ontvang namens mnre. Kenter Investments (Edms.), Bpk., om die opheffing of vermindering van die serwituit van uitspanning, groot 1/75ste van 1,975 morg 550 vierkante roede, waaraan die resterende gedeelte van die westelike gedeelte van die plaas Tiegerpoort No. 371—J.R., distrik Bronkhorstspruit onderworpe is, is die Administrateur van voornemens om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), op te tree. Alle belanghebbende persone is bevoegd om binne drie maande vanaf datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

D.P. 01-015-37/3/T. 6.

Administrateurskennisgewing No. 775.]

[19 Oktober 1966.

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

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 Verkeersverordeninge van die Gesondheidsraad vir Buite-Stedelike Gebiede, afgekondig by Administrateurskennisgewing No. 174 van 3 Maart 1954, soos gewysig, word hierby verder gewysig deur na artikel (11) die volgende toe te voeg:—

"(12) (a) Niemand mag enige voorwerp in of op 'n publieke plek verkoop, vertoon, uitstaal, plaas of laat of toelaat dat dit verkoop, vertoon, uitgestal, geplaas of gelaat word sodat dit 'n belemmering veroorsaak nie, nadat 'n kennisgewing aan hom beteken is deur die Raad of 'n daartoe gemagtigde beampte van die Raad om sodanige verkooping, vertoning, uitstalling, plasing of lating te staak.

(b) Vir die toepassing van hierdie artikel het die woorde 'publieke plek' die betekenis daarvan geheg by artikel 2 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig."

T.A.L.G. 5/98/111.

Administrator's Notice No. 776.]

[19 October 1966.

CORRECTION NOTICE.

MEYERTON MUNICIPALITY.—BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS.

Administrator's Notice No. 744, dated the 1st September, 1954, is hereby corrected as follows:—

1. By the substitution in section 2 for the expression "Schedule C—Tariff of Fees Payable for the Issue of Certificates" of the following:—

"Schedule C—Tariff of fees payable in respect of application for the issue of certificates."

2. By the substitution for the heading of Schedule C of the following:—

"SCHEDULE C."

TARIFF OF FEES PAYABLE IN RESPECT OF AN APPLICATION FOR THE ISSUE OF A CERTIFICATE IN TERMS OF THE PROVISIONS OF THE LICENCES (CONTROL) ORDINANCE, 1931, AS AMENDED."

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

Administrator's Notice No. 777.]

[19 October 1966.

SANNIESHOF MUNICIPALITY.—AMENDMENT TO BANTU LOCATION AND ADVISORY BOARD REGULATIONS.

The Administrator hereby in terms of section 38 (5) of the Bantu (Urban Areas) Consolidation Act, 1945, read with section 101 of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been approved by him and the Minister of Bantu Administration and Development in terms of section 38 (5) of the said Act.

The Bantu Location and Advisory Board Regulations of the Sannieshof Municipality, published under Administrator's Notice No. 43, dated the 26th January, 1938, as amended, are hereby amended further by the substitution in item B of the tariff under Annexure A for the amount "1s." of the amount "20c".

T.A.L.G. 5/61/103.

Administrator's Notice No. 778.]

[19 October 1966.

VENTERSDORP MUNICIPALITY.—SWIMMING-BATH 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.

Definitions.

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

"bath" means a municipal swimming-bath with appurtenant grounds, buildings, gardens, works, plant and equipment established by the Council;

"closet" includes a water-closet and urinals;

"compartment" means an enclosed space used as a dressing-room within the enclosure round the bath and includes lockers for bathers' clothing, if provided;

"Council" means the Town Council of Ventersdorp or any officer or employee of that Council to whom the Council has delegated any of its powers under these by-laws in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960;

"pool" means an excavation or artificial depression in the ground containing water and established as a bath either for swimming or paddling;

Administrator'skennisgewing No. 776.]

[19 Oktober 1966.

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT MEYERTON.—VERORDENINGE INSAKE DIE LISENSIERING VAN, EN DIE HOU VAN TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDDE, BEDRYWE EN BEROEPE.

Administrator'skennisgewing No. 744 van 1 September 1954, word hierby as volg verbeter:—

1. Deur in artikel 2 die uitdrukking „Bylae C—Tarief van geldie betaalbaar vir die uitreiking van sertifikate” deur die volgende te vervang:—

„Bylae C—Tarief van geldie betaalbaar ten opsigte van aansoeke om die uireiking van sertifikate.”

2. Deur in die Engelse teks die oopskrif van Bylae C deur die volgende te vervang:—

"SCHEDULE C."

TARIFF OF FEES PAYABLE IN RESPECT OF AN APPLICATION FOR THE ISSUE OF A CERTIFICATE IN TERMS OF THE PROVISIONS OF THE LICENCES (CONTROL) ORDINANCE, 1931, AS AMENDED."

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

Administrator'skennisgewing No. 777.]

[19 Oktober 1966.

MUNISIPALITEIT SANNIESHOF.—WYSIGING VAN REGULASIES VIR BANTOELOKASIE EN ADVISERENDE KOMITEE.

Die Administrateur publiseer hierby ingevolge artikel 38 (5) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom en die Minister van Bantoe-administrasie en -ontwikkeling goedgekeur is ingevolge artikel 38 (5) van genoemde Wet.

Die Regulasies vir Bantolokasie en Adviserende Komitee van die Munisipaliteit Sannieshof, afgekondig by Administrateur'skennisgewing No. 43 van 26 Januarie 1938, soos gewysig, word hierby verder gewysig deur in item B van die tarief onder Bylae A die bedrag „1s.” deur die bedrag „20c” te vervang.

T.A.L.G. 5/61/103.

Administrator'skennisgewing No. 778.]

[19 Oktober 1966.

MUNISIPALITEIT VENTERSDORP.—SWEMBAD-VERORDENINGE.

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.

Woordomskrywing.

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

„afskorting” 'n toegemaakte ruimte wat as 'n kleedkamer binne die omsluiting rondom die bad gebruik word en omvat sluitkaste vir klere van die baaiers, indien dit verskaf word;

„bad” 'n munisipale swembad met die bybehorende terrein, geboue, tuine, werke, toestel en uitrusting wat deur die Raad daargestel is;

„latrine” ook 'n waterlatrine en urinale;

„om te bad” ook „om te plas”;

„poel” 'n uitgraving of kunsmatige holte in die grond wat water bevat en wat by 'n bad opgerig is hetsy vir swem of vir plas;

„Raad” die Stadsraad van Ventersdorp of enige beampete of werknemer van daardie Raad aan wie die Raad enige van sy bevoegdhede ingevolge hierdie verordeninge kragtens artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, gedelegeer het;

"superintendent" means the person appointed by the Council for the management and control of a bath and includes his authorized assistant; "to bathe" includes "to paddle".

Seasons.

2. The hours and seasons during which the bath shall be open to the public shall be fixed by the Council.

Council not Liable for Injury.

3. Any person using a bath does so at his own risk and the Council or the superintendent shall not be responsible or liable for any injury such person may sustain or for the death of such person.

Right of Admission Reserved.

4. The Council may refuse to admit to any bath any person who, by entering the bath, is likely to commit a contravention of these by-laws, whether or not such person is the holder of any of the Council's admission tickets or coupons.

Admission Only After Payment.

5. (1) Every person desiring to gain admission to a bath shall, before admittance, obtain from the authorized officers of the Council a ticket or coupon to entitle him to such admittance, and pay for such ticket or coupon at the fixed tariff.

(2) Such ticket or coupon shall state—

- (a) the name, class or description of the bath to which it authorizes admittance;
- (b) what facilities the holder is entitled to, e.g. as a spectator or as a user of a pool and appurtenant compartment or lessee of a costume or towel.

(3) Every holder of a ticket or coupon shall, before being allowed the facilities thereby authorized, deliver such ticket or coupon to any person appointed or lawfully acting as an attendant at the bath when required to do so by such attendant.

Admittance to Compartments and Bathrooms.

6. (1) Except in the case of compartments provided for the common use of bathers, not more than four persons may use any compartment at the same time.

(2) No person shall—

- (a) by forcible or improper means seek admission to any bath or compartment when such bath or compartment is already occupied by the full number of persons authorized to use it at one time;
- (b) by forcible or improper means seek admission to any bath or compartment before any other person who has acquired a prior right of admittance by priority of payment;
- (c) enter any compartment without the permission of the superintendent first had and obtained and unless he be the holder of a ticket or coupon entitling him thereto;
- (d) enter or seek admission to any bathroom or compartment containing a separate bath or shower while such bathroom or compartment is being occupied by another person without the consent of such other person, or otherwise knowingly intrude upon or interfere with the privacy of any person using such bathroom or compartment.

(3) The Council may designate compartments for use by males under sixteen years of age and no person except those belonging to the class for which such compartments have been so designated shall enter the same, except authorized servants of the Council in the course of their duties.

"superintendent" die persoon wat deur die Raad vir die beheer en bestuur van 'n bad aangestel is en sluit sy gemagtigde assistent in.

Seisoene.

2. Die ure en seisoene wanneer die bad vir die publiek oop is, word deur die Raad vasgestel.

Die Raad is nie aanspreeklik vir beserings nie.

3. Iedereen wat die bad gebruik doen dit op eie risiko en die Raad of die superintendent is nie verantwoordelik of aanspreeklik nie vir enige beserings wat sodanige persoon opdoen of vir die dood van sodanige persoon.

Reg van toegang word voorbehou.

4. Die Raad kan weier om enige persoon tot enige bad toe te laat wat moontlik 'n oortreding van hierdie verordeninge kan begaan deur die bad binne te gaan, of sodanige persoon in besit van enige van die Raad se toegangskaartjies of koepons is of nie.

Toegang slegs na betaling.

5. (1) Iedereen wat toegang tot 'n bad verlang moet, voor toelating, van die gemagtigde beampies van die Raad 'n kaartjie of koepon kry om hom die reg tot sodanige toegang te verleen en moet vir sodanige kaartjie of koepon teen die vasgestelde tarief betaal.

(2) Op sodanige kaartjie of koepon word melding gemaak van—

- (a) die naam, klas of beskrywing van die bad waartoe dit toegang verleent;
- (b) die fasiliteite waartoe die besitter geregtig is, bv. as 'n toeskouer of as 'n gebruiker van 'n poel en die bybehorende afskorting of huurder van 'n swempak of handdoek.

(3) Iedere houer van 'n kaartjie of koepon moet, voor dat die fasiliteite wat daardeur gemagtig word aan hom toegestaan word, sodanige kaartjie of koepon aan enige persoon wat as 'n oppasser by die bad aangestel is of wettig optree oorhandig, wanneer hy deur sodanige oppasser versoek word om dit te doen.

Toegang tot afskortings en badkamers.

6. (1) Uitgesonderd in die geval van afskortings wat vir die algemene gebruik van baaiers verskaf is, kan hoogstens vier persone enige afskorting terselfdertyd gebruik.

(2) Niemand mag—

- (a) met geweld of op onbehoorlike wyse toegang tot enige bad of afskorting probeer verkry nie wanneer sodanige bad of afskorting alreeds deur die volle aantal persone wat gemagtig is om dit op een tyd te gebruik, beset is;
- (b) met geweld of op onbehoorlike wyse toegang tot enige bad of afskorting voor enige ander persoon wat voor hom die reg tot toegang verkry en voor hom betaal het, probeer verkry nie;
- (c) enige afskorting binnegaan nie voordat hy die toestemming van die superintendent daar toe verkry het en tensy hy die houer van 'n kaartjie of koepon is wat hom die reg daar toe verleent;
- (d) enige badkamer of afskorting wat 'n afsonderlike bad of stortbad bevat, binnegaan of toegang daar toe probeer verkry nie wanneer sodanige badkamer of afskorting deur 'n ander persoon beset is, sonder toestemming van sodanige ander persoon, of op 'n ander manier opsetlik op die privaatheid van enige persoon wat sodanige badkamer of afskorting gebruik, inbreuk maak of hom daarmee bemoei nie.

(3) Die Raad kan afskortings vir gebruik deur manspersone onder die ouderdom van sesien jaar aanwys en niemand, uitgesonderd diegene wat ressorteer onder die klas vir wie sodanige afskortings aangewys is, mag dit binnegaan nie behalwe gemagtigde beampies van die Raad in die loop van hulle pligte.

Sundays, Public Holidays and Special Occasions.

7. (1) The Council may—

- (a) close any bath on Sundays or any public holiday;
- (b) close any bath for cleaning or repair purposes as often as it may deem necessary for periods of up to fourteen days at a time in any season;
- (c) refuse admission to any bath at any time when aquatic sports, galas or competitions are being held and charge special rates for admittance on such occasions;
- (d) set aside days for the special use of any bath.

(2) All season and monthly tickets issued by the Council shall be deemed to be subject to the reservations contained in subsection (1).

Waiting.

8. Persons intending to use any pool shall, while waiting for admittance thereto, remain in such portions of the bath as shall be set aside for intending bathers.

Loitering.

9. No person shall, after using any pool or quitting any compartment, loiter or remain without reasonable cause in any passage leading to or from the compartments.

Shower Before Bathing.

10. Every person shall, before entering any pool, take a shower bath and wash his feet in a foot bath.

Separation of Sexes.

11. (1) The Council may designate times during which any bath may be used only by persons of the same sex, and except during times so designated mixed bathing shall be permissible.

(2) Where the Council has designated a time during which a bath may be used exclusively by persons of the same sex, no person of the opposite sex above the age of seven years shall enter such bath during that time, except employees of the Council in the course of their duties.

(3) The Council may at any time take such action as it may deem necessary for the segregation of the sexes during sunbathing.

(4) Where the Council has designated or appointed any bathroom, compartment, closet or enclosure for the use of one sex, no person of the opposite sex above the age of seven years, shall enter or use such bathroom, compartment, closet or enclosure.

Bathing Costumes to be Worn.

12. (1) Every person resorting to a bath, except as a spectator, shall wear a bathing costume or trunks which conform to the ordinary standards of decency and which are not unseemly.

(2) No female person above the age of seven years shall wear a costume of which the drawers part is not permanently joined to the bust part by a piece of material conforming to the colour required in terms of subsection (4) and measuring in its average width not less than one-third of the waist measurement of the wearer.

(3) Male persons over the age of seven years shall wear proper slips under their bathing costumes or trunks on days when mixed bathing is allowed.

(4) No person shall wear a bathing costume or trunks of which the colour closely approaches the colour of the wearer's skin.

(5) No person shall appear in the nude outside a compartment or closet.

(6) The superintendent may require any person who fails to comply with the provisions of subsection (1), (2), (3) or (4) or who is otherwise clothed in a manner which is in the opinion of the superintendent indecent, offensive, unbecoming, unseemly or improper, to use a bathing costume supplied at the bath on payment of the prescribed

Sondae, openbare vakansiedae en spesiale geleenthede.

7. (1) Die Raad kan—

- (a) enige bad op Sondae of op enige openbare vakansiedag sluit;
 - (b) enige bad vir skoonmaak- of reparasiedoeleindes sluit so dikwels as hy dit nodig ag vir tydperke tot veertien dae op 'n tyd in enige seisoen;
 - (c) toegang tot enige bad te eniger tyd wanneer watersport, swemfeeste of swemwedstryde gehou word weier, en spesiale tariewe vir toegang by sulke geleenthede hef;
 - (d) dae vir die spesiale gebruik van enige bad afsonder.
- (2) Alle seisoen- en maandkaartjies wat deur die Raad uitgereik is, word geag onderworpe aan die voorbehoud wat in subartikel (1) vervat is, te wees.

Wag op toegang.

8. Persone wat van voorneme is om enige poel te gebruik moet, terwyl hulle op toegang daartoe wag, in die gedeeltes van die bad bly wat vir voornemende baaiers afgesonder is.

Rondslentering.

9. Niemand mag, nadat hy enige poel gebruik het of enige afskorting verlaat het, sonder redelike oorsaak in enige gang wat tot of van die afskorting lei, rondsleter of bly nie.

Stortbad voor gebad word.

10. Iedereen moet, voordat hy enige poel binnegaan, 'n stortbad neem en sy voete in 'n voetbad afspoel.

Afsondering van die geslagte.

11. (1) Die Raad kan tye aanwys wanneer enige bad slegs deur persone van dieselfde geslag gebruik kan word en gemengde baaiery is, uitgesonderd gedurende tye wat aldus aangewys is, toelaatbaar.

(2) Waar die Raad 'n tyd aangewys het wanneer 'n bad uitsluitlik deur persone van een geslag gebruik kan word, mag niemand van die ander geslag bo die ouerdom van sewe jaar sodanige bad gedurende daardie tyd binnegaan nie, uitgesonderd die werknemers van die Raad in die loop van hulle pligte.

(3) Die Raad het die reg om te eniger tyd sodanige stappe te doen as wat hy nodig ag vir die afsondering van die geslagte wanneer hulle sonbaddens neem.

(4) Waar die Raad enige badkamer, afskorting, latrine of omsluiting vir die gebruik van een geslag aangewys het, mag niemand van die ander geslag bo die ouerdom van sewe jaar sodanige badkamer, afskorting, latrine of omsluiting binnegaan of gebruik nie.

Swempakke moet gedra word.

12. (1) Iedereen wat na 'n bad gaan, uitgesonderd as 'n toeskouer, moet 'n swempak of swembroek aanhê wat aan die gewone standarde van ordentlikheid voldoen en wat nie onbetaamlik is nie.

(2) Geen vroulike persoon bo die ouerdom van sewe jaar mag 'n swempak dra waarvan die broekdeel nie permanent aan die borsdeel deur 'n stuk materiaal wat aan die kleurvereistes ingevolge subartikel (4) voldoen, verbind is nie en wat in sy gemiddelde wydte nie minder as een derde van die middellyfmaat van die draagster is nie.

(3) Manspersone bo die ouerdom van sewe jaar moet op dae wanneer gemengde baaiery toegeleat word, behoorlike deurtrekkers onder hulle swempakke of swembroeke aanhê.

(4) Niemand mag 'n swempak of swembroek dra waarvan die kleur baie lyk op die kleur van die draer se vel nie.

(5) Niemand mag buitekant 'n afskorting of latrine naak verskyn nie.

(6) Die superintendent kan van iedereen wat versuim om aan die bepalings van subartikels (1), (2), (3) of (4) te voldoen of wat anders gekleed is op 'n wyse wat, na die mening van die superintendent, onbehoorlik of aanstaotlik of onbetaamlik of onwelvoeglik of onfatsoenlik is, vereis om 'n swempak te gebruik wat by die bad teen betaling van die voorgeskrewe tarief verskaf word of om

charge, or otherwise to leave the bath. Such person shall thereupon use the bathing costume so supplied and pay the prescribed tariff charge therefor, or shall leave the bath as the case may require.

General Conduct at Bath.

13. No person shall—
 - (a) fail to exercise reasonable and proper care in the use of any pool, closet or compartment;
 - (b) occupy any compartment longer than is reasonably necessary for dressing and undressing;
 - (c) spit or commit any nuisance in any pool or compartment;
 - (d) commit any nuisance in any closet;
 - (e) throw, deposit or drop or cause to be thrown, deposited or dropped at or on the premises of any bath any filth, rubbish, glass, tin, paper, fruit, fruit rind, sharp object, or any matter or thing that is offensive or that may interfere with the cleanliness of the premises or that may cause annoyance, danger, injury or accident to any person using such premises;
 - (f) wilfully or negligently foul or pollute the water in any pool;
 - (g) wilfully or negligently foul, pollute, soil or defile any bathroom, closet, compartment, shower-bath cubicle or any article contained therein;
 - (h) wilfully or negligently foul, pollute, soil or defile any towel, bathing costume, bathing cap, chair or any other article belonging to the Council;
 - (i) wilfully or negligently write or draw or scribble on, or tear, break or in any other manner damage, deface, or defile any wall, paving, fence, seat, door, furniture, compartment, closet, lavatory, urinal, lock, valve, cock, pipe, machine, engine or apparatus of any bath or interfere with the proper and sufficient functioning thereof;
 - (j) pluck any flower, twig or leaf of any plant, or break, tear, uproot or otherwise damage any plant, tree or shrub of any bath;
 - (k) remove or take away from any bath or wilfully or negligently damage or destroy any towel, costume, bathing cap, chair or other article supplied by the Council for the use of such person, or fail after using it to hand it to an attendant;
 - (l) at any time while upon the premises by any disorderly or improper conduct disturb or interrupt any other person in the use of the bath or of any bathroom, dressing-room or compartment or interfere with any officer, employee or person appointed by the Council in the proper execution of his duty;
 - (m) at any time, while on the premises, use any indecent, offensive or defamatory language or behave in an indecent, offensive or improper manner. Any such person may be removed from the bath by any member of the Police or by the superintendent and shall, on being requested to do so, furnish his name and address;
 - (n) cause or allow any dog belonging to him or under his control, to enter or remain anywhere in the bath. Any dog found within the bath may be impounded by the superintendent;
 - (o) at any time in any pool use any soap or other substance or preparation whereby the water in such pool may be rendered turbid or unfit for the proper use of bathers;
 - (p) play water polo in any pool except at such times as shall from time to time be appointed for that purpose by the Council
- anders die bad te verlaat. Sodanige persoon moet dan die swempak wat aldus aan hom verskaf is gebruik en die voorgeskrewe tarief daarvoor betaal of hy moet die bad verlaat soos die geval mag vereis.

Algemene gedrag by baddens.

13. Niemand mag—
 - (a) nalaat om redelike en behoorlike sorg by die gebruik van enige poel, latrine of afskorting te beoefen nie;
 - (b) enige afskorting langer okkupeer nie as wat redelik nodig is om aan of uit te trek;
 - (c) spoeg of enige oorlas in enige poel of afskorting veroorsaak nie;
 - (d) enige oorlas in enige latrine veroorsaak nie;
 - (e) vuilgoed, rommel, glas, blik, papier, vrugte, vrugteskilie, skerp voorwerpe of enige ander artikel of ding wat afstootlik is of wat die sindelikheid van die persele kan belemmer of ergernis, gevaar, besering of ongelukke aan enige persoon wat sodanige persele gebruik kan veroorsaak, gooi, neersit of laat val of veroorsaak om gegooi, neergesit of laat val te word by of op die persele van enige bad nie;
 - (f) die water in enige poel moedswillig of uit agtelosigheid vuil maak of besoedel nie;
 - (g) enige badkamer, latrine, afskorting, stortbad, badhuise of enige artikel wat daarin bevatten is, moedswillig of uit agtelosigheid vuil maak, besoedel, bevlek of besmet nie;
 - (h) enige handdoek, swempak, swempet, stoel of enige ander artikel wat aan die Raad behoort, moedswillig of uit agtelosigheid vuil maak, besoedel, bevlek of besmet nie;
 - (i) op of teen enige muur, bestrating, heining, sitplek, deur, meubelstuk, afskorting, latrine, gemakhuisie, urinaal, slot, klep, kraan, pyp, masjien, enjin of apparaat van enige bād, moedswillig of uit agtelosigheid skryf of teken of krap, of dit skeur, breek of op enige ander wyse beskadig, ontsier of bevuil of hom met die behoorlike en doeltreffende werking daarvan bemoei nie;
 - (j) enige blom, tak of blaar van enige plant afpluk of op 'n ander wyse enige plant, boom of struik van enige bad, afbreek, afskeur, ontwortel of beskadig nie;
 - (k) enige handdoek, swempak, swempet, stoel of ander artikel wat deur die Raad vir die gebruik van sodanige persoon verskaf is, verwyder of van enige bad wegneem of moedswillig of uit agtelosigheid beskadig of vernietig of nalaat om dit na die gebruik daarvan aan die oppasser te oorhandig nie;
 - (l) te eniger tyd solank hy op die persele is, deur enige onordelike of onbehoorlike gedrag enige ander persoon steur of by die gebruik van die bad of enige badkamer, kleedkamer of afskorting hinder of hom met enige beampete, werknaemer of persoon wat deur die Raad aangestel is by die behoorlike uitvoering van sy pligte, bemoei nie;
 - (m) te eniger tyd solank hy op die persele is, enige onbehoorlike, aanstootlike of lastertaal gebruik of hom op 'n onbetaamlike, aanstootlike of onbehoorlike manier gedra nie. Iedere sodanige persoon kan deur enige lid van die polisie of deur die superintendent van die bad verwyder word en moet, wanneer hy daarom versoek word, sy naam en adres verskaf;
 - (n) enige hond wat aan hom behoort of onder sy beheer is, laat inkom of toelaat om in te kom of op enige plek in die bad te bly nie. Enige hond wat in die bad aangetref word, kan deur die superintendent geskut word;
 - (o) te eniger tyd in enige poel enige seep of ander bestanddeel of preparaat gebruik waardeur die water in sodanige poel troebel of ongeskik vir behoorlike gebruik van die baaiers gemaak word nie;
 - (p) waterpolo in enige poel behalwe op sulke tye soos van tyd tot tyd vir daardie doel deur die Raad vastgestel word, speel nie;

- (q) play any game likely to cause injury or discomfort to bathers or spectators in the bath;
- (r) take into any pool any surf board, canoe, boat, punt or raft, except with the express permission of the superintendent and subject to such conditions as he imposes;
- (s) fail to leave any pool half an hour before the closing time of the bath concerned;
- (t) enter or remain in any bath while under the influence of alcohol or narcotic drugs;
- (u) fail forthwith to comply with any order given by the superintendent in terms of these by-laws.

Council not Responsible for Lost Articles.

14. The Council or the superintendent shall not be responsible for the loss of clothing, jewellery or other articles of whatever description left in the dressing-rooms or elsewhere at the bath unless deposited in accordance with the provisions of these by-laws.

Safe Deposits.

15. (1) Any person admitted to a bath may deliver his clothing and any other personal articles packed in a container provided by the Council to the superintendent and shall be given in exchange an identification disc, on surrender of which he shall be entitled to receive back the articles deposited and to occupy any available compartment for such time only as may be reasonably necessary to dress. The provisions of subsection (3) shall apply to any clothing or article deposited in terms of this subsection.

(2) Should a depositor lose any identification disc issued to him in terms of this section, the provisions of subsection (8) shall apply and, in addition to the charges laid down in the Schedule hereto, he shall pay the Council the sum of five cents.

(3) No article or package shall be considered as being deposited at a bath unless the person desiring to deposit such article or package has handed over the same to the superintendent and has paid for and received a ticket issued by the Council in respect of the article or package so deposited.

(4) The superintendent shall not give up any article or package deposited except on production of the ticket issued in respect thereof and on payment of all charges payable in accordance with these by-laws.

(5) The Council shall not be liable for the loss, mis-delivery or detention of or damage to any article or package deposited at a bath by any patron of such bath, unless at the time of deposit the value of such article is declared. In no case shall the Council accept an article or package for deposit at the bath of a greater value than R200.

(6) The Council shall have the right to examine the contents of any package with the object of ascertaining that the package actually contains the articles declared to be therein. For the purpose of this subsection any such package shall be opened and re-fastened by the depositor in the presence of the superintendent.

(7) Packages of a higher declared value than R30 which may conveniently be sealed, shall be carefully sealed by the depositor and afterwards sealed by the superintendent and if delivery is made with such seals intact, no liability for loss or damage shall attach to the Council.

(8) Should any patron of a bath lose his deposit ticket he may obtain the articles deposited upon making a statement, in writing, in which he shall describe to the satisfaction of the superintendent the manner of the loss of the ticket, the article or package deposited by him and also

- (q) enige spel wat moonlik besering of ongemak aan baaiers of toeskouers by die bad kan veroorsaak, speel nie;
- (r) in enige poel enige sweniplank, kano, boot, plat-boomskuit of vlot neem nie, behalwe met die uitdruklike toestemming van die superintendent en op sodanige voorwaardes as wat hy ople;
- (s) versuim om enige poel 'n halfuur voor die sluitingstyd van die betrokke bad te verlaat nie;
- (t) enige bad binnegaan of daarin bly nie, wanneer hy onder die invloed van alkohol of verdowingsmiddels is;
- (u) versuim om dadelik aan enige bevel wat deur die superintendent kragtens hierdie verordeninge gegee word, te voldoen nie.

Die Raad is nie vir verlore artikels verantwoordelik nie.

14. Die Raad of die superintendent is nie vir die verlies van klere, juwele of ander artikels van welke aard ook al wat in die kleekamers of elders by die bad gelaat word, verantwoordelik nie tensy dit ooreenkomsdig die bepalings van hierdie verordeninge in bewaring gegee word.

Veilige bewaring.

15. (1) Enige persoon wat tot 'n bad toegelaat word, kan sy klere en ander persoonlike artikels wat gepak is in 'n houer wat deur die Raad verskaf word aan die superintendent aflewer en aan hom word 'n identifikasieskyf in ruil gegee, by oorhandiging waarvan hy geregty is om die artikels wat in bewaring gegee is terug te kry en om enige beskikbare afskorting slegs vir sodanige tyd soos wat redelik nodig mag wees om aan te trek, te beset. Die bepalings van subartikel (3) is van toepassing op alle klerasie of artikels wat kragtens hierdie subartikel in bewaring gegee is.

(2) Indien 'n bewaargewer enige identifikasieskyf wat aan hom kragtens hierdie artikel uitgereik is verloor, is die bepalings van subartikel (8) van toepassing, en benoem die gelde in die Bylae hierby vervat, moet hy aan die Raad 'n bedrag van vyf sent betaal.

(3) Geen artikel of pakkie word geag by 'n bad in bewaring gegee te wees nie, tensy die persoon wat sodanige artikel of pakkie in bewaring wil gee, dit aan die superintendent oorhandig en daarvoor betaal en 'n kaartjie ontvang wat deur die Raad ten opsigte van die artikel of pakkie wat op sodanige wyse in bewaring gegee is, uitgereik is.

(4) Die superintendent doen nie van 'n artikel of pakkie wat in bewaring gegee is, afstand nie behalwe by voorlegging van die uitgereikte kaartjie ten opsigte daarvan en by betaling van alle gelde wat ooreenkomsdig hierdie verordeninge betaalbaar is.

(5) Die Raad is nie vir die verlies, verkeerde aflewing of terughouding van of skade aan enige artikel of pakkie wat by 'n bad deur enige besoeker van sodanige bad in bewaring gegee is, aanspreeklik nie tensy die waarde van sodanige artikel op die tyd toe dit in bewaring gegee is, verklaar is. Die Raad neem in geen geval 'n artikel of pakkie vir bewaring by die bad aan waarvan die waarde meer as R200 is nie.

(6) Die Raad het die reg om die inhoud van enige pakkie te ondersoek met die doel om vas te stel of die pakkie werklik die artikels bevat wat verklaar is om daarin te wees. Vir die toepassing van hierdie subartikel moet enige sodanige pakkie deur die bewaargewer in die teenwoordigheid van die superintendent oopgemaak en weer toegemaak word.

(7) Pakkies waarvan die waarde meer as R30 verklaar word en wat maklik versêl kan word, moet sorgvuldig deur die bewaargewer en daarna deur die superintendent versêl word, en, as aflewing met sodanige seëls ongeskonke geskied, rus daar geen aanspreeklikheid vir verlies of skade in verband daarvan op die Raad nie.

(8) Indien enige besoeker van 'n bad sy kaartjie vir bewaring sou verloor, kan hy die artikels wat in bewaring gegee is terugkry deur 'n skriftelike verklaring af te lê waarin hy tot voldoening van die superintendent die wyse waarop die kaartjie verloor is, die artikel of pakkie wat deur hom in bewaring gegee is asook die inhoud daarvan,

the contents. The said statement shall indemnify the Council against all claims by other persons in respect of such articles or package delivered without the production of the original ticket.

The Council may in addition to such statement and indemnity demand adequate security from the claimant before parting with the article or package aforesaid.

(9) The Council shall not be liable for damages in cases where the ticket has been lost or stolen and the article or package has been claimed and handed over to some person other than the owner on production of the ticket issued by the Council.

(10) Any article whatsoever left at a bath, whether for safekeeping or otherwise, and unclaimed within 30 (thirty) days from the date of being so left, shall be deemed to have been abandoned and the superintendent shall sell such article by public auction.

Hire of Costumes.

16. The Council may let bathing costumes, bathing caps, towels and chairs for use at a bath.

Tariff.

17. The tariff for the facilities provided in terms of these by-laws shall be as set out in the Schedule hereto.

Penalty Clause.

18. Any person who contravenes any of the provisions of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding R50.

Revocation of By-laws.

19. The swimming-Bath By-laws of the Ventersdorp Municipality published under Administrator's Notice No. 28 of 13th January, 1943, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

1. Season Tickets.

	R c
(1) Adult	5 00
(2) Adult (half-season, commencing on either the 1st September or 1st January)	2 75
(3) Child under 16 years	2 50
(4) Child under 16 years (half-season commencing on either 1st September or 1st January)	1 50
(5) Duplicate (in case of loss of season ticket), each	0 50

2. Season Tickets for Schools.

During school hours only when swimming lessons are given: Per school, per season

70 00

3. Season Tickets for Members of Approved Swimming Clubs.

The charges for a season ticket shall be subject to a rebate of 10% (ten per cent) in the case of a member of any swimming club which has by resolution of the Council been recognised as a duly constituted club for purposes of these by-laws.

4. Family Season Tickets.

The charges set out in item 1 (1) to (4) inclusive shall be subject to a 25% (twenty-five per cent) rebate on the aggregate tariff for families of six or less in number being members of one family (parents and children). Where a family exceeds six in number, no charge shall be made for any member after the first six elder members.

beskryf. Die voornoemde verklaring vrywaar die Raad teen alle eise deur ander persone ten opsigte van sodanige artikels of pakkies wat sonder die voorlegging van die oorspronklike kaartjie afgelêer is. Die Raad kan bowendien saam met sodanige verklaring en vrywaring voldoende sekuriteit van die eiser vorder voordat die voornoemde artikel of pakkie afgegee word.

(9) Die Raad is nie vir skade aanspreeklik nie in gevalle waar die kaartjie verloor of gesteel is en die artikel of pakkie opgeëis en aan die een of ander persoon wat nie die eienaar is nie, by voorlegging van die kaartjie wat deur die Raad uitgereik is, oorhandig is.

(10) Enige artikel, wat ook al, wat by 'n bad gelaat word, hetsy vir veilige bewaring of andersins en wat binne 30 (dertig) dae van die datum af waarop dit daar gelaat is, nie opgeëis word nie, word geag verlaat te wees en die superintendent verkoop sodanige artikel per openbare veiling.

Huur van swempakke.

16. Die Raad kan swempakke, swempette, handdoeke en stoele vir gebruik by 'n bad verhuur.

Tarief.

17. Die tarief vir die fasiliteite wat ingevolge hierdie verordeninge verskaf word, is soos in die BYLAE hierby uiteengesit.

Strafbepaling.

18. Iedereen wat enigeen van die bepalings van hierdie verordeninge oortree, begaan 'n misdryf en is by skuldig bevinding strafbaar met 'n boete van hoogstens R50.

Herroeping van verordeninge.

19. Die Swembadverordeninge van die Munisipaliteit Ventersdorp, aangekondig by Administrateurskennisgewing No. 28 van 13 Januarie 1943, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VAN GELDE.

1. Seisoenkaartjies.

	R c
(1) Volwassene	5 00
(2) Volwassene (vir die helfte van 'n seisoen beginnende op of 1 September of 1 Januarie)	2 75
(3) Kind onder 16 jaar	2 50
(4) Kind onder 16 jaar (vir die helfte van 'n seisoen beginnende op of 1 September of 1 Januarie)	1 50
(5) Duplikaat (ingeval seisoenkaartjie verlore gaan), elk	0 50

2. Seisoenkaartjies vir skole.

Slegs gedurende skoolure wanneer swemlesse gegee word: Per skool, per seisoen. 70 00

3. Seisoenkaartjies vir lede van goedgekeurde swemklubs.

Die gelde vir 'n seisoenkaartjie is onderworpe aan 'n afslag van 10% (tien persent) in die geval van 'n lid van enige swemklub wat kragtens 'n besluit van die Raad erken is as 'n klub wat vir die toepassing van hierdie verordeninge behoorlik gekonstitueer is.

4. Seisoenkaartjies vir gesinne.

Die gelde ingevolge item 1 (1) tot en met (4) is onderworpe aan 'n afslag van 25% (vyf-en-twintig persent) op die totale tarief vir gesinne wat ses of minder in getal is en wat almal lede van een gesin is (ouers en kinders). Indien 'n gesin meer as ses in getal is, word geen gelde ten opsigte van enige lid na die eerste ses oudste lede gehef nie.

5. Monthly Tickets.	R c	5. Maandelikse kaartjies.	R c
(1) Adult	1 00	(1) Volwassene	1 00
(2) Child (under 16 years)	0 50	(2) Kind (onder 16 jaar)	0 50
(3) Duplicate (in case of loss of monthly ticket) each	0 25	(3) Duplikaat (ingeval maandelikse kaartjie verlore gaan), elk	0 25
6. Single Admission Tickets.		6. Enkeltoegangskaartjies.	
(1) Weekdays and Saturday mornings:—		(1) Weeksdae en Saterdagoggende:	
(a) Adult	0 08	(a) Volwassene	0 08
(b) Child (under 16 years)	0 03	(b) Kind (onder 16 jaar)	0 03
(2) Saturdays after 1 p.m., Sundays and public holidays:—		(2) Saterdae na 1-uur nm., Sondaes en openbare vakansiedae:	
(a) Adult	0 10	(a) Volwassene	0 10
(b) Child (under 16 years)	0 05	(b) Kind (onder 16 jaar)	0 05
7. School Children.		7. Skoolkinders.	
School children may, irrespective of age, provided they be accompanied by a teacher, be admitted to the bath in groups of not less than 20 at restricted times, to be determined by the Council, at the rate of 2c each, including the teacher, and payment shall be made before admission; any child unaccompanied by a teacher shall pay the ordinary tariff charges.		Skoolkinders kan, afgesien van ouderdom, mits hulle deur 'n onderwyser/es vergesel is, in groepe van minstens 20 tot die bad toegelaat word op beperkte tye deur die Raad vasgestel te word, teen 2c per kind en per onderwyser/es, en betaling moet voor toelating geskied; enige kind wat nie deur 'n onderwyser/es vergesel is nie, moet teen die gewone tarief betaal.	
8. Admission to Enclosure.		8. Toegang tot toeskouersgedeelte.	
(1) Adult	0 05	(1) Volwassene	0 05
(2) Child (under 16 years)	0 01	(2) Kind (onder 16 jaar)	0 01
9. Safekeeping of Valuables.		9. Bewaring van kosbaarhede.	
(1) Per packet or article not exceeding R10 in value	0 03	(1) Per pakkie of artikel wat nie R10 in waarde oorskry nie	0 03
(2) Thereafter for every R10 or part thereof up to a maximum value of R200 ...	0 01	(2) Daarna vir elke R10 of gedeelte daarvan tot 'n maksimum waarde van R200	0 01
10. Charge for Hire of Bath for Galas, Aquatic Sports and Competitions.		10. Gelde vir die huur van bad vir galas, watersport en wedstryde.	
(No galas, aquatic sports or competitions shall be held at week-ends and public holidays during the day.)		(Geen galas, watersport of wedstryde mag op naweke en openbare vakansiedae gedurende die dag gehou word nie.)	
(1) From 7 a.m. to 1 p.m.	5 25	(1) Van 7 v.m. tot 1 nm.	5 25
(2) From 2 p.m. to 11 p.m.	7 50	(2) Van 2 nm. tot 11 nm.	7 50
(3) From 7 a.m. to 11 p.m.	10 50	(3) Van 7 v.m. tot 11 nm.	10 50
(4) From 7 p.m. to 11 p.m.	7 50	(4) Van 7 nm. tot 11 nm.	7 50
(5) The Council shall be entitled to 2½% (two and one-half per cent) of all revenue raised on such occasions.		(5) Die Raad is geregtig op 2½% (twee en 'n half persent), van alle inkomste wat by sodanige geleenthede ingevorder word.	
	T.A.L.G. 5/91/35.		T.A.L.G. 5/91/35.

Administrator's Notice No. 779.]

[19 October 1966.

SANNIESHOF MUNICIPALITY.—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.

CHAPTER 1.**GENERAL PROVISIONS.***Definitions.*

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

“common connecting pipe” means a connecting pipe serving more than one connection point;

“connecting pipe” means the pipe leading from a main to the premises of any consumer taken as far as the street boundary of such premises or, in any case where the meter is installed inside the premises of any consumer, as far as the inlet of the meter;

“connection point” means the point at which the consumer's installation shall be connected, which shall be at the outlet of the connecting pipe, or in the case where the meter is installed inside the premises of any consumer, at the outlet of the meter;

ALGEMENE BEPALINGS.*Woordomskrywing.*

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

„aansluitingspunt” die punt waar die verbruikersinstallasie aangesluit moet word, naamlik by die uitlaat van die koppelpyp of, ingeval die meter op die perseel van 'n verbruiker aangebring is, by die uitlaat van die meter;

„afsonderlike koppelpyp” 'n koppelpyp wat slegs een aansluitingspunt bedien;

„gemeenskaplike koppelpyp” 'n koppelpyp wat meer as een aansluitingspunt bedien;

- “consumer” means any person with whom the Council has contracted for the supply of water;
- “consumer’s installation” means all pipes and apparatus used or intended to be used for or in connection with the supply of water by the Council and situated on the premises occupied or owned by the consumer;
- “consumer’s pipe” means any pipe included in any consumer’s installation;
- “Council” means the Village Council of Sannieshof, or any officer or employee of that Council to whom the Council has delegated any of its powers under these by-laws in terms of the provisions of section 58 of the Local Government (Administration and Elections) Ordinance, 1960;
- “main” means any pipe, aqueduct or other installation under the exclusive control of the Council and used by it for the purpose of conveying water to consumers, but does not include any connecting pipe as herein defined;
- “separate connecting pipe” means a connecting pipe serving only one connection point;
- “treasurer” means the treasurer of the Council.

Domicilium Citandi.

2. Any notice, order or other document served in terms of these by-laws shall be addressed to or delivered at the address of the consumer registered in the books of the treasurer.

Liability of Consumer.

3. Any breach of these by-laws 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.

CHAPTER 2.

PROVISIONS RELATING TO THE COUNCIL’S WATER SUPPLY.

Connections by Council Only.

4. No connection shall be made to any main or connecting pipe except by an authorised officer of the Council: Provided that the connecting up of the consumer’s installation to the connection point shall be carried out by the owner.

Connections to Other Supplies.

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

Unauthorised Taking of Water.

6. No person who has not entered into a contract with the Council for a supply of water and otherwise complied with the requirements of these by-laws, shall take any water from, or make or cause to be made any connection with, any main, connecting pipe, reservoir, hydrant, conduit pipe, cistern or other place containing water belonging to the Council, except with the written permission of the Council.

Pollution of Supply.

7. No person shall—
(a) bathe in any stream, reservoir, aqueduct or other place which contains water belonging wholly or partly to the Council or under the control or management of the Council 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 to enter therein any animal;

- „hoofwaterleiding” enige pyp, akwaduk of ander installasie wat geheel en al onder beheer van die Raad staan, en wat hy gebruik met die doel om water na die verbruikers aan te voer, maar dit omvat nie ’n koppelpyp soos dit hierin omskryf word nie;
- „koppelpyp” ’n pyp van die hoofwaterleiding af na die perseel van ’n verbruiker wat loop tot by die straatgrens van sodanige perseel of, ingeval die meter op die perseel van ’n verbruiker aangebring is, tot by die inlaat van die meter;
- „Raad” die Dorpsraad van Sannieshof of enige beampete of werknemer van daardie Raad aan wie die Raad enige van sy bevoegdhede ingevolge hierdie verordeninge kragtens die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, gedelegeer het;
- „tesourier” die tesourier van die Raad;
- „verbruiker” enigiemand met wie die Raad ’n ooreenkoms vir die lewering van water aangegaan het;
- „verbruikerspyp” enige pyp wat by ’n verbruikersinstallasie ingesluit is;
- „verbruikersinstallasie” alle pype en apparaat wat gebruik word of wat gebruik gaan word vir of in verband met die lewering van water deur die Raad en wat op die perseel wat die verbruiker okkuper of wat aan hom behoort, geleë is.

Domicilium citandi.

2. Enige kennisgewing, bevelskrif of ander dokument ingevolge hierdie verordeninge uitgereik, moet gerig word aan of gelewer word by die adres van die verbruiker wat in die boeke van die tesourier aangegee word.

Aanspreeklikheid van die verbruiker.

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

HOOFSTUK 2.

BEPALINGS BETREFFENDE WATEROORSIENING DEUR DIE RAAD.

Aansluiting moet net deur die Raad bewerkstellig word.

4. Niemand behalwe ’n gemagtigde beampete van die Raad mag ’n aansluiting met ’n hoofwaterleiding of ’n koppelpyp bewerkstellig nie: Met dien verstande dat die eienaar die verbruikersinstallasie by die aansluitingspunt moet aansluit.

Aansluiting by ander voorsieningstelsels.

5. Geen verbruikerspyp, tenk, waterbak of ander apparaat wat vir die opberging of aanvoer van water wat die Raad lewer, gebruik word, mag regstreeks by ’n ander watervoorstieningstelsel aangesluit word nie, tensy daar aan die vereistes van die Raad se Publieke Gesondheidsverordeninge met betrekking tot sodanige ander stelsel, voldoen is.

Ongemagtigde gebruik van water.

6. Niemand wat nog nie ’n kontrak vir die lewering van water met die Raad gesluit het, en andersins die bepalings van hierdie verordeninge nagekom het nie, mag, sonder die skriftelike toestemming van die Raad, water uit ’n hoofwaterleiding, koppelpyp, opgaardam, brandkraan, leipyp, waterbak of iets anders wat water bevat wat aan die Raad behoort, gebruik of ’n aansluiting daarby bewerkstellig of laat bewerkstellig nie.

Besoedeling van watervoorraad.

7. Niemand mag—

(a) in ’n waterstroom, opgaardam, akwaduk of ander plek wat water bevat wat geheel en al of gedeeltelik aan die Raad behoort, of onder die beheer of bestuur van die Raad staan, en wat vir, of in verband met die lewering van water aan die inwoners van die voorsieningsgebied gebruik word, baai, of ’n dier daarin was, gooi of toelaat dat dit daarin gaan nie;

- (b) throw any rubbish, garbage, filth or other deleterious matter into such stream, reservoir, aqueduct or other place or wash or cleanse therein any cloth, wool, leather, the skin of any animal, clothes or other matter;
- (c) cause any substance for the control of which he is responsible to enter any stream, reservoir, main, aqueduct or other place under the control of the Council which may in the opinion of the Council pollute the water intended for supply to the inhabitants of the area of supply.

Mixing of Rain Water with Council's Supply.

8. No person shall cause—

- (a) any consumer's pipe to be connected to any cistern, butt or other receptacle used or intended to be used for the reception or storage of water obtained from any source other than the Council'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 Council.

CHAPTER 3.

CONDITIONS OF SUPPLY.

Application for Water Supply.

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

Deposits.

10. (1) Except in the case of the Government of the Republic of South Africa, the Provincial Administration or the South African Railways and Harbours Administration, every applicant for a supply of water shall, upon signing an agreement for such supply, and before such supply is given, deposit with the Council a sum of money which shall be fixed by the treasurer on the basis of the cost of the average amount of water which such applicant is, in the opinion of the treasurer, likely to use during any two months in the year: Provided that in every case at least R2 shall be deposited.

(2) Where at any time the treasurer gives notice to any consumer, requiring such deposit to be increased as not being sufficient to cover the cost of such average amount referred to in subsection (1) the additional sum so prescribed shall forthwith be deposited by the consumer.

(3) Such deposit shall be refunded to the consumer upon the termination of the agreement: Provided that in the event of any sum being shown in the Council's books as due from the consumer to the Council, the treasurer shall be entitled to set off the whole or any portion of the sum so deposited against any such sum shown as due.

Cutting Off Supply.

11. (1) Any amount due to the Council shall be paid within fourteen days from the date of issue of the account.

(2) In the event of the Council having cut off the supply of water to any consumer and at any time resumes the supply of water to such consumer, the consumer, shall pay to the Council such charges as are prescribed in the Schedule hereto unless he establishes that the Council was not entitled to cut off the supply on the ground of default of payment in terms of subsection (1).

Disconnection of Supply on Termination of Agreement.

12. Where any agreement for the supply of water between the Council and the consumer has been terminated the Council shall be entitled to disconnect such supply: Provided that no such disconnection shall be carried out where a 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 terms of the Schedule hereto.

- (b) afval, vuilgoed, vullis of ander skadelike stof in so 'n waterstroom, opgaardam, akwaduk of ander plek gooi, of materiaal, wol, leer, die vel van 'n dier, klere of ander stowwe daarin was of skoonmaak nie;
- (c) toelaat dat enige stof waaroer hy beheer moet uitvoeren, in so 'n waterstroom, opgaardam, hoofwaterleiding, akwaduk of ander plek onder die beheer van die Raad gaan nie, wat na die mening van die Raad die water wat vir levering aan die inwoners van die voorseeningsgebied bedoel is, kan besoedel.

Meng van reënwater met water wat die Raad lewer.

8. Niemand mag toelaat dat—

- (a) 'n verbruikerspyp met 'n waterbak, vat of ander houer wat gebruik word of bedoel is om water wat uit 'n ander bron as die Raad se hoofwaterleiding 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 Raad van water voorsien word, loop nie.

HOOFTUK 3.

VOORSIENINGSVOORWAARDES.

Aansoek om watervoorsiening.

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

Depositos.

10. (1) Elke applikant, met uitsondering van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie, of die Suid-Afrikaanse Spoerweë en Hawens Administrasie, wat aansoek om watervoorsiening doen, moet wanneer hy die ooreenkoms ten opsigte van die watervoorsiening onderteken, en voordat die water gelewer word, by die Raad 'n bedrag deponeer wat die tesourier vasstel op grondslag van die koste van die gemiddelde hoeveelheid water wat so 'n applikant na die mening van die tesourier moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat daar in elk geval minstens R2 gestort moet word.

(2) Indien die tesourier te eniger tyd 'n verbruiker aansê om sodanige deposito te verhoog aangesien dit nie voldoende is om die koste van die gemiddelde verbruik waarvan in subartikel (1) melding gemaak word, te dek nie, moet die verbruiker die addisionele bedrag aldus voorgeskryf, dadelik stort.

(3) Die deposito moet aan die verbruiker terugbetaal word wanneer die ooreenkoms verval: Met dien verstande dat, ingeval die Raad se boeke aantoon dat die verbruiker 'n bedrag aan die Raad skuld, die tesourier geregtig is om die hele of 'n gedeelte van die bedrag wat aldus gestort is, ter delging van die skuld te behou.

Staking van die toeyoer.

11. (1) Enige bedrag aan die Raad verskuldig moet binne veertien dae van die datum van uitreiking van die rekening betaal word.

(2) Ingeval die Raad die toeyoer van water aan enige verbruiker afgesny het en te eniger tyd die toeyoer van water aan so 'n verbruiker hervat, moet die verbruiker die bedrae wat in die Bylae hierby voorgeskryf word, aan die Raad betaal, tensy hy bewys dat die Raad nie geregtig was om die toeyoer af te sny op grond van wanbetaling ingevolge die bepalings van subartikel (1) nie.

Afsluiting van toeyoer by opseggung van ooreenkoms.

12. Indien 'n ooreenkoms ten opsigte van watervoorsiening tussen die Raad en die verbruiker opgesê word, is die Raad geregtig om die toeyoer af te sluit: Met dien verstande dat die toeyoer nie afgesluit word nie, indien die nuwe verbruiker hom verbind om die koste te betaal van die water wat gebruik is van die datum van 'n spesiale aflewing van die meter af teen die koste wat ingevolge die Bylae hierby bepaal is.

Special Restrictions.

13. (1) The Council 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 Council, 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 read in the municipality in each of the official languages.

Failure to Supply.

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

Pressure.

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

(2) Where a supply of water is required for premises situated above a level that can be served by the normal pressure in the Council's mains, the Council shall provide such supply at the nearest possible point to the premises and the applicant shall be responsible for the conveyance thereof to his premises.

Sale of Water by Consumers.

16. No consumer shall—

- (a) sell any water supplied to him by the Council; or
- (b) take away or cause or permit to be taken away from his premises any such water.

Supplies for Building Purposes.

17. (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 connecting pipe and the meter shall be borne by such owner, builder or other person in accordance with the charges prescribed in the Schedule hereto.

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

(3) If suitable for the purpose, the same connecting pipe as is supplied under this section may be used for the permanent supply of water to the premises, but no connection in respect of such permanent supply shall be made with the consumer's installation until all the provisions of these by-laws have been complied with.

CHAPTER 4.**GENERAL PROVISIONS RELATING TO METERED SUPPLIES.***Provision of Connecting Pipe by Council.*

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

(2) The Council may install either a separate or a common connecting pipe: Provided that a separate connecting pipe shall be of the same size as the required connection point, and that a common connecting pipe shall have a flow capacity not less than the total flow capacity of the separate connecting pipes which it replaces: Provided further that the size of the meter to be installed shall be within the sole discretion of the Council.

Spesiale beperkings.

13. (1) Die Raad kan te eniger tyd die toevoer van water aan die hele of aan enige gedeelte van die voorsieningsgebied 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 verbruik verbonde is, if vir verbode doeinde, of vir ander doeinde as dié wat bepaal is, na gelang van die geval, gebruik nadat die verbod deur die Raad per openbare kennisgewing bekendgemaak is, is skuldig aan 'n misdryf.

(3) Vir die toepassing van hierdie artikel beteken „openbare kennisgewing“ 'n aankondiging in elkeen van die amptelike tale in een of meer uitgawes van 'n nuusblad wat in die munisipaliteit gelees word.

Versuim om water te lever.

14. Die Raad is nie aanspreeklik nie vir enige versuim om water te lever of ten opsigte van 'n gebrek in die gehalte van die water wat gelewer is, waaraan dit ook al te wye is.

Waterdruk.

15. (1) Onderworpe aan die bepalings van hierdie verordeninge, word daar nie beskou dat die Raad onderneem of waarborg om te eniger tyd 'n bepaalde waterdruk by enige plek in die Raad se watertoevoerstelsel te handhaaf nie.

(2) Indien 'n watertoevoer benodig word na 'n perseel wat hoër lê as die vlak wat deur die middel van die gewone druk in die Raad se hoofwaterleiding bedien kan word, lever die Raad so 'n toevoer by die punt naaste aan die perseel en die applikant is aanspreeklik vir die vervoer daarvan na sy perseel.

Verkoop van water deur verbruikers.

16. Geen verbruiker mag—

- (a) water wat die Raad aan hom lever, verkoop nie;
- (b) sodanige water van sy perseel af verwyder, laat verwyder of toelaat dat dit verwyder word nie.

Watervoorseeing vir boudoeleindes.

17. (1) Indien water op aansoek van 'n eienaar, bouer of ander persoon vir boudoeleindes na 'n perseel aangeleë word, moet so 'n eienaar, bouer of ander persoon die koste daarvan verbonde om die koppelpyp en die meter aan te bring, ooreenkomsdig die skaal wat ingevolge 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 geldie wat in die Bylae hierby bepaal is, betaal.

(3) Indien dit aan die doel beantwoord, kan dieselfde koppelpyp 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 voorsiening, geen aansluiting by die verbruikersinstallasie bewerkstellig word alvorens al die bepalings van hierdie verordeninge nagekom is nie.

HOOFSTUK 4.**ALGEMENE BEPALINGS BETREFFENDE VOORRADE WAT AFGEMEET WORD.***Die Raad moet die koppelpyp verskaf.*

18. (1) Nadat daar 'n ooreenkoms tussen die Raad en 'n eienaar met betrekking tot die levering van water aan 'n perseel gesluit is, en die toepaslike bepalings van hierdie verordeninge nagekom is, moet die Raad 'n koppelpyp op sodanige perseel verskaf, lê en onderhou: Met dien verstande dat die ligging van die koppelpyp deur die Raad vasgestel moet word.

(2) Die Raad kan 'n afsonderlike of gemeenskaplike koppelpyp aanbring: Met dien verstande dat 'n afsonderlike koppelpyp dieselfde grootte moet wees as die aangevraagde aansluitingspunt en dat 'n gemeenskaplike koppelpyp 'n vloeikapasiteit moet hê wat nie minder sal wees as die totale vloeikapasiteit van die afsonderlike koppelpype wat dit vervang nie: Voorts met dien verstande dat die Raad geheel en al na goedgunke bepaal hoe groot die meter wat aangebring word moet wees.

(3) The sum payable by an owner in respect of such connection point shall be as prescribed in the Schedule hereto: Provided that in respect of any connection point not provided for in the said Schedule the owner shall pay a sum equal to the actual cost incurred plus a charge of 10% (ten per cent) thereof: Provided further that the sum payable for each connection point served by a common connecting pipe shall be determined as if a separate connecting pipe had been provided.

(4) The connecting pipe shall be and remain the absolute property of the Council.

Separate Connection Points for Individual Premises.

19. For the purpose of supplying water thereto, a separate connection point shall be provided in respect of each and every premises or portion thereof in separate occupation: Provided that—

- (a) a separate meter shall be installed for each connection point;
- (b) the Council may allow one connection point 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;
- (c) where, in terms of paragraph (b) more than one building as aforesaid is supplied from one connection point, 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.

Limitation of One Connecting Pipe to Each Premises.

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

- (a) where it appears to the Council that hardship or grave inconvenience would result the Council may permit such supply by means of more than one connecting pipe;
- (b) where more than one connecting pipe is permitted in terms of paragraph (a), a charge for each additional connecting pipe and meter shall be made in accordance with the charges prescribed in the Schedule hereto.

Provision of Meters.

21. All meters for the purposes of these by-laws shall be supplied and installed by the Council.

Fixing and Position of Meters.

22. If so required by the Council, the consumer shall provide a suitable and safe place within his premises in which to fix a meter and the Council shall install the meter in such place.

Provision and Position of Stopcock.

23. The Council shall, for its exclusive use, install a stopcock between the meter and the main.

Ownership of Meters.

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

Safe-keeping of Meters.

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

(3) 'n Eienaar moet die bedrag betaal wat ingevolge die Bylae hierby ten opsigte van so 'n aansluitingspunt voorgeskryf is: Met dien verstande dat, vir sover dit 'n aansluitingspunt betrek waaroor nie in gemelde Bylae voorseening gemaak word nie, die eienaar 'n bedrag moet betaal gelyk aan die werklike koste aangegaan plus 'n vordering van 10% (tien persent) daarvan: Voorts met dien verstande dat die bedrag betaalbaar vir elke aansluitingspunt wat deur 'n gemeenskaplike koppelpyp bedien word, bepaal word asof 'n afsonderlike koppelpyp aangebring sou gewees het.

(4) Die koppelpyp is en bly die uitsluitlike eiendom van die Raad.

Afsonderlike aansluitingspunte word vir individuele persele vereis.

19. Daar moet met die doel om water te lewer, 'n afsonderlike aansluitingspunt ten opsigte van elke perseel of gedeelte daarvan wat afsonderlik ge-okkupeer word, verskaf word: Met dien verstande dat—

- (a) 'n afsonderlike meter vir elke aansluitingspunt aangebring moet word;
- (b) die Raad een aansluitingspunt kan toelaat om water aan 'n groep of blok wonings, woonstelle, winkels, kantore of ander geboue wat aan een eienaar behoort, te lewer indien die eienaar of okkupeerder daarvan onderneem om die koste van die water wat aan elke gebou waaruit die groep of blok bestaan, gelewer word te betaal;
- (c) indien daar ingevolge die bepalings van paragraaf (b) water uit een aansluitingspunt aan meer as een gebou, soos gemeld, gelewer word, moet 'n afsluitkraan aan elke aftakpyp wat daarvandaan af na elkeen van die bedoelde gebou loop, bevestig word met die doel om die watertoever na elkeen van die persele te kan toedraai sonder om die toever na die ander te onderbreek.

Elke perseel moet net een koppelpyp hê.

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

- (a) indien dit vir die Raad blyk dat dit ontbering of ernstige ongerief meebring, die Raad kan toelaat dat die toever deur middel van meer as een koppelpyp geskied;
- (b) waar meer as een koppelpyp ingevolge paragraaf (a) toegelaat word, die koste ten opsigte van elke addisionele koppelpyp en meter ingevolge die geldende Bylae hierby bepaal, gevorder word.

Verskaffing van meters.

21. Alle meters vir die toepassing van hierdie verordeninge word deur die Raad verskaf en geïnstalleer.

Aanbring en ligging van meters.

22. Indien die Raad dit vereis, moet die verbruiker 'n gesikte en veilige plek binne sy perseel verskaf waar die meter bevestig kan word, en die Raad moet die meter op dié plek installeer.

Verskaffing en die posisie van die afsluitkraan.

23. Die Raad moet uitsluitlik vir sy eie gebruik 'n afsluitkraan tussen die meter en die hoofwaterleiding installeer.

Eiendomsreg ten opsigte van meters.

24. Enige meter wat die Raad ooreenkomsdig hierdie verordeninge verskaf en installeer asook die toebehore in verband daarmee, is en bly die uitsluitlike eiendom van die Raad, en so 'n meter moet te alle tye volkome onder die beheer van die Raad staan.

Bewaring van meters.

25. Die verbruiker is verantwoording verskuldig aan die Raad ten opsigte van die bewaring en toestand van die meter wat op sy perseel geïnstalleer is, en hy moet die Raad vergoed vir alle skade wat aan so 'n meter berokken word.

Interference with or Damage to Meter.

26. (1) No person, other than an authorised representative of the Council, 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.

Repairs to Meter.

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

Cost of Maintenance of and Repair to Meter.

28. (1) The Council shall, at its own cost and expense, maintain and repair any meter provided by it, where such repairs are occasioned by 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 or replacement thereof, if necessary, and such cost shall be payable by the consumer on demand by the Council.

Substitution of Another Meter.

29. The Council may at any time at its own expense disconnect and remove any meter and install and substitute any other meter at its discretion. The Council shall notify the consumer, in writing, of both the old and the new meter readings.

Quantity of Water Registered and Payment therefor.

30. (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 at the rate or charge prescribed in the Schedule hereto.

Entry in Books of Council Binding.

31. In the absence of evidence showing that an entry in the books of the Council had been incorrectly made or that the meter was faulty at the time of the reading, every consumer shall be bound by the entry in the books of the Council, 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 Meter Reading.

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

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

(3) If such meter is found to be registering incorrectly, the Council shall refund the deposit to the consumer and shall reaffix 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.

(4) The meter shall be considered to be registering correctly if no error of more than 3% (three per cent) over or under registration is found at the rate of normal flow. "Normal flow" means two-thirds of the flow capacity of the meter at 10' (ten feet) head loss across the meter.

Failure of Meter to Register.

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

Bemoeiing met of beskadiging van meters.

26. (1) Niemand, behalwe 'n gemagtigde verteenwoordiger van die Raad, mag 'n meter of enige toebehore daarvan ontkoppel of hom daarmee bemoei nie, of veroorsaak of toelaat dat iemand anders dit ontkoppel of daaraan peuter nie.

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

Herstel van meter.

27. Indien reparasies aan 'n meter nodig gevind word, voer die Raad sodanige reparasies aan die meter so gou as moontlik uit.

Instandhoudings- en herstekoste ten opsigte van meter.

28. (1) Die Raad moet op eie koste 'n meter wat hy verskaf het, en wat op gewone wyse uitslyt, 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 te installeer of om dit, indien nodig, deur 'n ander te vervang en die verbruiker moet die geld op aanvraag deur die Raad betaal.

Meters kan deur ander vervang word.

29. Die Raad kan te eniger tyd op eie koste 'n meter ontkoppel en verwijder en na goeddunke 'n ander meter in die plek daarvan installeer. Die Raad moet die verbruiker skriftelik van sowel die oue as die nuwe meter aflesing in kennis stel.

Die hoeveelheid water wat afgemeet word en betaling daarvoor.

30. (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 vir die hoeveelheid water wat aldus afgemeet is ooreenkomsdig die skaal in die Bylae hierby voorgeskryf, betaal.

Inskrywing in die boeke van die Raad is bindend.

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

Ontvredeheid oor meteraflesing.

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

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

(3) Indien bevind word dat die meter verkeerd registreer moet die Raad 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.

(4) Daar word beskou dat die meter juis registreer indien die persentasie wat dit teen normale vloeit te veel of te min registreer nie 3% (drie persent) corskry nie. "Normale vloeit" beteken twee-derdes van die kapasiteit van die meter teen 10' (tien voet) waterdrukverlies in die meter.

Meters wat nie registreer nie.

33. (1) Indien daar bevind word dat 'n meter opgehou het om te registreer moet die Raad dit so spoedig moontlik herstel of deur 'n ander vervang.

(2) Unless it can be proved to the satisfaction of the Council that a lesser or greater quantity of water has been consumed, the quantity of water to be paid for by the consumer from the date of the last reading of the meter prior to its failure to register up to the time of its repair or replacement, shall be estimated by the Council 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 3 (three) months after repair or replacement of such meter has been effected.

CHAPTER 5.

PROVISIONS RELATING TO CONSUMER'S SERVICE.

Provision of Consumer's Installation.

34. Every owner shall, at his own expense, provide, install, lay and maintain his own consumer's installation.

Covering of Consumer's Pipes.

35. No person shall cause any newly laid or fixed consumer's pipe to be permanently covered in the course of the installation or alteration of a consumer's installation until such pipe has been examined and approved by the Council or its duly authorised representative.

Inspection and Approval of Consumer's Installation and Alterations thereto.

36. (1) No consumer's installation shall be placed in use unless and until it has been inspected and a certificate of approval issued by the Council or its duly authorised representative.

(2) Every additional fitting or alteration to an existing installation already connected to the Council's supply system shall be subject to inspection by and approval of the Council or its duly authorised representative and shall in the event of no certificate of approval being issued, be altered to comply with these by-laws or be removed immediately.

Joints.

37. No joints except standard screwed joints, wiped, plumbing or other joints approved by the Council, shall be used on any consumer's pipe.

Depth of Consumer's Pipes Below Ground.

38. Any consumer's pipe laid in the ground shall be at a depth of not less than 15" (fifteen inches).

Laying of Pipes in Places where Pollution Might Result.

39. No person shall lay or install any pipe which is to be supplied with water by the Council, 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 use for the purpose referred to 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 cast-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.

40. (1) No consumer 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 his pipes.

(2) Tensy daar tot voldoening van die Raad 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 Raad bereken op grondslag van—

- (a) die gemiddelde maandelikse hoeveelheid water wat verbruik is gedurende die drie maande voor die laaste aflesing 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 (3) maande nadat sodanige meter herstel of vervang is.

HOOFSTUK 5.

BEPALINGS BETREFFENDE DIENS AAN VERBRUIKERS.

Aanbring van verbruikersinstallasie.

34. Elke eienaar moet op eie koste sy eie verbruikersinstallasie verskaf, aanlê, aanbring en in stand hou.

Bedecking van verbruikerspype.

35. Niemand mag tydens die installering of verandering van die verbruikersinstallasie, 'n verbruikerspyp wat nuut gelê of bevestig is, permanent laat bedek alvorens so 'n pyp nie deur die Raad of sy behoorlik gemagtigde verteenwoordiger ondersoek en goedgekeur is nie.

Die verbruikersinstallasie en veranderings daarvan moet nagegaan en goedgekeur word.

36. (1) Geen verbruikersinstallasie mag in gebruik gestel word tensy en alvorens dit nagegaan is en die Raad of sy behoorlik gemagtigde verteenwoordiger 'n goedkeuringssertifikaat ten opsigte daarvan uitgereik het nie.

(2) Elke addisionele toebehoere by of verandering aan 'n bestaande installasie wat reeds by die Raad se toevoerstelsel aangesluit is moet deur die Raad of sy behoorlik gemagtigde verteenwoordiger nagegaan en goedgekeur word, en indien daar nie 'n goedkeuringssertifikaat uitgereik word nie, moet dit verander word sodat dit aan die bepalings van hierdie verordeninge voldoen of anders moet dit onmiddellik verwijder word.

Lasse.

37. Daar mag geen ander las as standaard-skroeflassie, loodgietersveeglasse of ander lasse wat deur die Raad goedgekeur is, vir 'n verbruikerspyp gebruik word nie.

Diepte wat verbruikerspype onder die grond moet wees.

38. 'n Verbruikerspyp wat onder die grond gelê word, moet minstens 15" (vyftien duim) diep wees.

Lê van pype op plekke waar besoedeling kan plaasvind.

39. Niemand mag 'n pyp wat deur die Raad van water voorsien word, deur, in of na 'n vuilriool, riool, asput, misgat of ander plek lê of installeer 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 gelê of geïnstalleer is met bogenoemde doel gebruik nie: Met dien verstande dat, indien dit ondoenlik is om 'n pyp op enige ander as bogenoemde manier te lê of te installeer, die deel daarvan wat aldus gelê of geïnstalleer word, gelê moet word deur 'n gietysterbuis of kis 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, maklik opgemerk kan word.

Krane of pype wat lek.

40. (1) Geen verbruiker mag 'n pyp, kraan of toebehoere laat lek nie of toelaat dat dit lek nie, en geen kraan of toebehoere mag op so 'n plek geïnstalleer word dat 'n lekplek nie maklik opgemerk kan word nie.

(2) Geen verbruiker is geregtig tot 'n afslag ten opsigte van water wat weens gebreklike toebehoere of onopgemerkte lekplekke in sy pype vermors word nie.

Pipes and Stand Pipes to be Securely Fixed.

41. 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.

Cistern in Ground.

42. No cistern used for the storage or reception of water supplied by the Council for human consumption shall be buried or installed in any excavation in the ground.

Taps for Domestic Supply.

43. 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 consumer's 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 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 by-laws.

Connection of Sundry Apparatus.

44. (1) No person shall cause any consumer's 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 or trade vessel or apparatus shall be fed separately and directly from a cistern installed solely for that purpose.

Water Cistern.

45. No person shall install, fit, use or cause to be installed, fitter or used upon any premises a water 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 Water Cistern.

46. All water 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.

47. 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.

48. (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.

49. (1) The supply from the cistern to a 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.

Pype en staanpype moet stewig bevestig word.

41. Alle pype, uitgesondert dié wat in die grond gelê is, moet op verskeie plekke stewig aan dié deel van die muur, of aan 'n ander stewige deel van die struktuur waallangs dit loop, bevestig word.

Waterbak wat in die grond staan.

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

Krane vir huishoudelike toevoer.

43. Krane wat bedoel is om water vir huishoudelike doeleindes in woonhuis of woongeboue, of vir drinkdoeleindes op enige ander soort perseel te verskaf, uitgesondert krane wat met die warmwaterstelsel verbind is, moet aan die verbruikerspyp gekoppel 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 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 verordeninge gemaak is.

Verbinding van diverse toestelle.

44. (1) Niemand mag veroorsaak dat 'n verbruiker se pyp regstreeks met 'n spoekloset, urinaal, stoom- of warmwaterketel 'n toe waterverwarmer, handelsbak of apparaat verbind word nie.

(2) Elke sodanige spoekloset, urinaal, stoom- of warmwaterketel, toe waterverwarmer, handelsbak of -apparaat, moet afsonderlik en regstreeks van die waterbak af wat uitsluitlik met dié doel geïnstalleer is, gevoer word.

Waterbak.

45. Niemand mag op 'n perseel 'n waterbak om water in op te vang of in te hou, installeer, insit, gebruik of toelaat dat dit geïnstalleer, ingesit of gebruik word nie, tensy—

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

Oorlooppype van waterbak.

46. Alle waterbakke moet oorloop- of morspype aanhê wat so geleë is dat water wat daaruit loop, maklik opgemerk kan word.

Inhoud van waterbak.

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

Kouwaterbakke.

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

(2) Indien so 'n waterbak gebruik word om 'n warmwaterapparaat 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.

Warmwatertenk.

49. (1) Die watertoevoer 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 tappypies vir warm water moet bo-op of bokand die warmwatersilinder verbind word.

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

(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 surface level of the water in the cistern supplying such hot-water cylinder.

Material of Circulating or Supply Pipes.

50. (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, the pipes may be of black iron.

Supply to Baths.

51. Water shall be supplied to baths by a separate pipe discharging over the top of the bath, and no outlet pipe shall be used for such purpose.

Construction of Water-closet Cisterns.

52. Every water-closet cistern 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 1" (one inch) above the water level when the cistern contains the normal amount of water;
- (e) have a flush pipe of not less than 1½" (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.

53. 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.

Drop Plug or Stopcock.

54. Except in the case of water-closet or urinal cisterns, a drop plug 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 consumer's installation.

Proximity of Consumer's Pipe to Electric Wires.

55. (1) No portion of the consumer's installation shall be laid, installed or maintained within 12" (twelve inches) of, or be in metallic contact with any electric supply cable: Provided that nothing herein contained shall prevent electrical bonding as required in terms of any by-laws or 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 electric switch point.

CHAPTER 6.

SPECIFICATIONS.

Diameter Sizes.

56. (1) All diameter sizes of piping referred to in this chapter relate to internal diameters.

(2) No consumer's pipe shall be less than ½" (one-half inch) in diameter.

Material of Consumer's Pipes.

57. All consumer's pipes shall be of galvanised iron, lead or copper: Provided that—

- (a) piping of other suitable material may be used subject to the written permission of the Council or its authorised representative;
- (b) piping of not less than 3" (three inches) in diameter may be of iron or steel coated internally and externally with Dr. Angus Smith's or other suitable solution approved by the Council.

Iron Pipes.

58. (1) All galvanised iron pipes shall be screwed to British Standard Thread.

(3) Elke warmwatersilinder moet 'n uitsitpyp aanhe wat regstreeks in die buitelug ontlas op 'n plek waar die ontlasting 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.

50. (1) Sirkulasie- of toevoerpype vir warm water kan van lood, yster of koper vervaardig wees. Indien dit van yster vervaardig is, moet dit gegalvaniseerde yster wees.

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

Watertoever vir baddens.

51. Baddens moet van water voorsien word deur middel van 'n afsonderlike pyp wat bokant die bad inloop, en daar mag geen uitlaatpyp vir dié doel gebruik word nie.

Bon van spoeklosbakke.

52. Elke spoeklosbak moet—

- (a) so gemaak wees dat dit onmoontlik is dat die water aanhou uitloop;
- (b) van materiaal wat korroziebestand is gemaak wees;
- (c) ronde hoeke binne hê;
- (d) 'n goedgekoerde vlotterklep en 'n morspyp aanhe wat 1" (een duim) bokant die watervlak, wanneer die normale hoeveelheid water in die bak is, bevestig moet wees;
- (e) 'n spoelpyp met 'n deursnee van minstens 1½" (een en 'n kwart duim) aanhe: Met dien verstande dat so 'n pyp in elke geval groot genoeg moet wees om die water doeltreffende uit te laat.

'n Apparaat om vermorsing te voorkom.

53. Elke urinaalspoelbak, uitgesonderd dié van openbare urinale, moet 'n behoorlike en doeltreffende apparaat aanhe wat watervermorsing voorkom, en wat so gemaak is dat dit met elke deurspoeling hoogstens een gelling water uitlaat.

Valklep of afsluitkraan.

54. Uitgesonderd in die gevalle van spoeklosbakke of urinaalspoelbakke, moet daar 'n valklep of afsluitkraan aan die uitlaatpyp van elke spoelbak aangebring word ten einde te voorkom dat die spoelbak leeggemaak moet word wanneer die verbruikersinstallasie herstel word.

Afstand tussen verbruikerspyp en elektriese drade.

55. (1) Geen deel van 'n verbruikersinstallasie mag binne 12" (twaalf duim) van 'n elektriese toevoerkabel af gele, geïnstalleer of onderhou word, of 'n metaalkontak daarmee bewerkstellig nie: Met dien verstande dat niets wat hierin vervat is, die saamsnoering van elektriese geleiding ingevolge enige verordeninge of regulasies betreffende die lewering en gebruik van elektrisiteit en die bedrag van persele, belet nie.

(2) Geen kraan, pyp of ander apparaat mag binne 6' (ses voet) van 'n elektriese skakelaar of punt af gele, geïnstalleer of bevestig of onderhou word nie.

HOOFTUK 6.

SPESIFIKASIES.

Middellyne van pype.

56. (1) Al die middellyne van pype wat in hierdie hoofstuk aangegee word, het betrekking op binnemate.

(2) Geen verbruikerspyp se middellyn mag kleiner as ½" (halfduim) wees nie.

Materiaal van verbruikerspype.

57. Alle verbruikerspype moet van gegalvaniseerde yster, lood of koper wees: Met dien verstande dat

(a) pype van ander gesikte materiaal gebruik kan word, onderworpe aan die skriftelike toestemming van die Raad of sy gemagtigde verteenwoordiger;

(b) pype met 'n middellyn van minstens 3" (drie duim), van yster of staal gemaak kan wees wat binne en buite met dr. Angus Smith se oplossing of 'n ander gesikte oplossing wat die Raad goedkeur, bedek is.

Ysterpype.

58. (1) Alle gegalvaniseerde ysterpype se skroefdraad moet volgens die Britse Standaard ten opsigte van skroefdraad gesny wees.

(2) Such pipes shall in regard to the sizes set out in the first column hereunder comply with the relative specifications as to weight and number of threads contained in the second and third columns respectively:—

Size.	Weight per Linear Foot.	Number of Threads per Inch.
1-inch diameter.....	lb.	14
2-inch diameter.....	0·8	14
3-inch diameter.....	1·2	14
4-inch diameter.....	1·6	11
5-inch diameter.....	2·4	11
6-inch diameter.....	3·0	11
7-inch diameter.....	3·8	11

Lead Pipes.

59. (1) All lead pipes shall be of even thickness.

(2) Such pipes shall in regard to the sizes set out in the first column hereunder comply with the specifications as to weight contained in the second column:—

1-inch diameter: 6 lb. per linear yard.
 2-inch diameter: 9 lb. per linear yard.
 3-inch diameter: 12 lb. per linear yard.
 4-inch diameter: 16 lb. per linear yard.
 5-inch diameter: 19 lb. per linear yard.
 6-inch diameter: 24 lb. per linear yard:

Provided that all lead pipes, the ends of which are open in such a manner that they cannot remain charged with water, may be of the following minimum weights in relation to the respective sizes set out:—

1-inch diameter: 3 lb. per yard.
 2-inch diameter: 5 lb. per yard.
 3-inch diameter: 7 lb. per yard.

Copper Pipes.

60. (1) All copper piping shall be solid drawn.

(2) When used for screwed piping, copper pipes shall be of such quality and thickness as to comply with the British Standard Specification for copper pipes and their screw threads.

(3) Such pipes shall in regard to the sizes set out in the first column hereunder comply with the relative specifications as to thickness and number of threads contained in the second and third columns respectively:—

Size.	Thickness.	Number of Threads per Inch.
	S.W.G.	
1-inch diameter.....	14	20
2-inch diameter.....	13	20
3-inch diameter.....	12	20
4-inch diameter.....	12	20
5-inch diameter.....	12	20
6-inch diameter.....	12	16

(4) Piping of lighter guage and couplings of a type approved by the Council may be used as an alternative to screwed piping. Such pipes shall in regard to the sizes set out in the first column hereunder comply with the relative specification as to thickness contained in the second column:—

Size.	Thickness.
	S.W.G.
1-inch diameter.....	19
2-inch diameter.....	19
3-inch diameter.....	18
4-inch diameter.....	18
5-inch diameter.....	18
6-inch diameter.....	17

(2) Sodanige pype moet, vir sover dit die groottes betref wat in die eerste kolom hieronder aangegee word, aan die toepaslike spesifikasies betreffende gewig en die getal skroefdrade wat onderskeidelik in die tweede en derde kolom vervat is, voldoen:—

Grootte.	Gewig per lineêre voet.	Getal skroefdrade per duim.
1-duimdeursnee.....	lb.	14
2-duimdeursnee.....	0·8	14
3-duimdeursnee.....	1·2	11
4-duimdeursnee.....	1·6	11
5-duimdeursnee.....	2·4	11
6-duimdeursnee.....	3·0	11
7-duimdeursnee.....	3·8	11

Loodpype.

59. (1) Alle loodpype moet 'n egale dikte hê.

(2) Sodanige pype moet, vir sover dit die groottes betref wat in die eerste kolom hieronder aangegee word, aan die spesifikasies betreffende die gewig wat in die tweede kolom vervat is, voldoen:—

1-duimdeursnee: 6 lb. per lineêre jaart.
 2-duimdeursnee: 9 lb. per lineêre jaart.
 3-duimdeursnee: 12 lb. per lineêre jaart.
 4-duimdeursnee: 16 lb. per lineêre jaart.
 5-duimdeursnee: 19 lb. per lineêre jaart.
 6-duimdeursnee: 24 lb. per lineêre jaart:

Met dien verstande dat alle loodpype waarvan die punte oop is sodat hulle geen water kan inhoud nie, die volgende minimum gewigte kan hê ten opsigte van die toepaslike groottes wat hier aangegee word:—

1-duimdeursnee: 3 lb. per jaart.
 2-duimdeursnee: 5 lb. per jaart.
 3-duimdeursnee: 7 lb. per jaart.

Koperpype.

60. (1) Alle koperpype moet van soliede getrokke koper wees.

(2) Wanneer hulle ingeskroef word moet die koperpype, vir sover dit gehalte en dikte betref, aan die vereistes van die Britse Standaardspesifikasie vir koperpype en hulle skroefdrade voldoen.

(3) Sodanige pype moet, vir sover dit die groottes betref wat in die eerste kolom hieronder aangegee word, aan die toepaslike spesifikasies ten opsigte van die dikte en getal skroefdrade wat onderskeidelik in die tweede en derde kolom vervat is, voldoen:—

Grootte.	Dikte.	Getal skroefdrade per duim.
	Standaard-draadmaatno.	
1-duimdeursnee.....	14	20
2-duimdeursnee.....	13	20
3-duimdeursnee.....	12	20
4-duimdeursnee.....	12	20
5-duimdeursnee.....	12	20
6-duimdeursnee.....	12	16

(4) Pype van dunner metaal en koppelings wat die Raad goedkeur, kan in plaas van skroefpype gebruik word. Sodanige pype moet vir sover dit die groottes betref wat in die eerste kolom hieronder aangegee word, aan die toepaslike spesifikasies ten opsigte van dikte wat in die tweede kolom vervat is, voldoen:—

Grootte.	Dikte.
	Standaard-draadmaatno.
1-duimdeursnee.....	19
2-duimdeursnee.....	19
3-duimdeursnee.....	18
4-duimdeursnee.....	18
5-duimdeursnee.....	18
6-duimdeursnee.....	17

Pipes and Fittings to Stand 300 lb. Pressure.

61. All connecting pipes, consumer's pipes and fittings shall be capable of withstanding an internal pressure of 300 lb. per square inch.

Taps.

62. Every tap or flushing valve shall comply with the following requirements:—

- (a) Unless otherwise sanctioned by the Council, all taps and flushing valves shall be made of either gunmetal, hard brass or white metal.
- (b) All taps intended for installation on a consumer's pipes shall be of sufficient strength to withstand an internal pressure of at least 300 lb. per square inch without leaking or sweating and shall be on the screw-down principle with loose valves and stuffing boxes: Provided that self-closing taps, which are of a non-concussive type which will not cause damage to the meter and fittings and which have been tested, approved and stamped by the Council, may be installed.
- (c) The name or registered trade mark of the makers shall be stamped on all taps and flushing valves.
- (d) Shanks screwed for iron or copper shall have British Standard Threads. Screwed parts of all fittings of the same size and for the same purpose shall be interchangeable. All threads shall be right handed.
- (e) In ball valves, the size of the orifice, the size of the ball and the length of the lever shall be relative to one another and such that the float and lever will shut off the water against a pressure of 300 lb. per square inch.
- (f) All flushing valves shall be of the waste-preventing type.

SCHEDULE.**TARIFF OR CHARGES.****1. Charges for the Supply of Water.**

The following charges shall be payable for the supply of water to any consumer:—

- (1) Where a stand, erf lot or other area, with or without improvements is, or in the opinion of the Council can be, connected to the Council's mains, a basic charge per month or part thereof: 75c.
- (2) For the first 2,000 gallons or part thereof consumed in any one month: 80c.
- (3) For the next 3,000 gallons or part thereof consumed in the same month, per 100 gallons or part thereof: 5c.
- (4) For the next 5,000 gallons or part thereof consumed in the same month, per 100 gallons or part thereof: 7c.
- (5) For all consumption in excess of 10,000 gallons consumed in the same month, per 100 gallons or part thereof: 10c.

2. Charges in Respect of Water Meters.

- (1) For testing of meters supplied by the Council in cases where it is found that the meter does not show an error of more than 3% (three per cent) either way, per meter: R1.
- (2) For a special meter reading on consumer's request, per reading: 25c.
- (3) For rental of a portable meter supplied by the Council per month or part thereof: R1.

Die pype en toebehere moet 'n druk van 300 lb. kan weerstaan.

61. Alle koppelpype, verbruikerspype en toebehere moet 'n binnendruk van 300 lb. per vierkante duim kan weerstaan.

Krane.

62. Elke kraan of spoelklep moet aan die volgende vereistes voldoen:—

- (a) Tensy die Raad anders bepaal moet alle krane en spoelkleppe van geskutmetaal, harde geelkoper of van witmetaal gemaak wees.
- (b) Alle krane wat aan verbruikerspype geïnstalleer gaan word, moet sterk genoeg wees om 'n binnendruk van minstens 300 pond per vierkante duim te weerstaan sonder om te lek of te sweet, en moet van die toedraaitipe wees met los kleppe en pakingsbusse: Met dien verstande dat automatiese krane van die skokbreekertipe wat die meter en toebehere nie sal beskadig nie, en wat die Raad laat toets, goedgekeur en gestempel het, geïnstalleer kan word.
- (c) Die naam of geregistreerde handelsmerk van die fabrikant moet op alle krane en spoelkleppe afgedruk wees.
- (d) Steunpype wat van skroefdraad vir yster- of koperstukke voorsien is, moet aan die vereistes van die Britse Standaardspesifikasies vir skroefdrade voldoen. Draadgesnyde onderdele van alle toebehere wat ewe groot is en vir dieselfde doel gebruik word, moet wisselbaar wees. Alle skroefdrade moet regsmom wees.
- (e) Die grootte van die opening, die grootte van die vlotter en die lengte van die hefboom van vlotterkleppe, moet in verhouding tot mekaar staan, en sodanig wees dat die vlotter en die hefboom die water by 'n drukking van 300 lb. per vierkante duim sal afsluit.
- (f) Alle spoelkleppe moet van 'n tipe wees wat vermoring voorkom.

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

Die volgende geldie is betaalbaar vir die lewering van water aan enige verbruiker:—

- (1) Waar 'n standplaas, erf, perseel of ander terrein, met of sonder verbeterings, by die Raad se hoofwaterleiding aangesluit is, of, na die mening van die Raad, aangesluit kan word, 'n basiese heffing par maand of gedeelte daarvan: 75c.
- (2) Vir die eerste 2,000 gellings of gedeelte daarvan in enige besondere maand verbruik: 80c.
- (3) Vir die volgende 3,000 gellings of gedeelte daarvan in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan: 5c.
- (4) Vir die volgende 5,000 gellings of gedeelte daarvan in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan: 7c.
- (5) Vir alle verbruik bo 10,000 gellings in dieselfde maand verbruik, per 100 gellings of gedeelte daarvan: 10c.

2. Vorderings ten opsigte van watermeters.

- (1) Vir die toets van meters deur die Raad verskaf, in gevalle waar daar bevind word dat die meter nie meer as 3% (drie persent) te veel of te min aanwys nie, per meter: R1.
- (2) Vir spesiale meteraflesings op versoek van 'n verbruiker, per aflesing: 25c.
- (3) Vir die huur van 'n draagbare meter deur die Raad verskaf, per maand of gedeelte daarvan: R1.

3. Charges for Connection of Water Supply.

(1) For providing and laying of a connecting pipe, meter and fittings over a distance not exceeding 80 feet measured from the nearest main to the connection point, payable in advance:—

	R
(a) $\frac{1}{2}$ -inch pipe.....	20
(b) $\frac{3}{4}$ -inch pipe.....	25
(c) 1-inch pipe.....	30
(d) $1\frac{1}{2}$ -inch pipe.....	45
(e) 2-inch pipe.....	75
(f) 3-inch pipe.....	100

(2) For the reconnection of supply of water upon request by consumer or after supply has been cut off for a breach of these by-laws, or for any other reconnection: R1.

T.A.L.G. 5/104/103.

Administrator's Notice No. 780.]

[19 October 1966.

RANDFONTEIN MUNICIPALITY.—AMENDMENT TO BY-LAWS FOR REGULATING THE CAPITAL DEVELOPMENT FUND.

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.

The By-laws for Regulating the Capital Development Fund of the Randfontein Municipality, published under Administrator's Notice No. 892, dated the 23rd November, 1960, are hereby amended by the substitution for section 5 (3) of the following:—

“(3) Interest at a rate not exceeding $5\frac{1}{2}$ per cent per annum payable by a borrowing account in terms of subsection (2), shall be charged on the total of all balances due by the borrowing account at the beginning of each financial year, plus one half of the total of all balances made to the borrowing account during the current financial year.”

T.A.L.G. 5/158/29.

Administrator's Notice No. 781.]

[19 October 1966.

ESTABLISHMENT OF CONSULTATIVE COMMITTEE FOR THE INDIAN COMMUNITY OF STANDERTON IN THE AREA OF JURISDICTION OF THE STANDERTON TOWN COUNCIL.

In terms of the provisions of subsection (1) of section 2 of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance No. 22 of 1962), the Administrator, with the approval of the Minister, hereby establishes a consultative committee for the group area which is defined in Schedule 1 hereof and which is situated in the area of jurisdiction of a local authority, namely Standerton and in terms of the provisions of section 4 of the said Ordinance, the Administrator with the approval of the Minister, hereby makes the regulations as set out in Schedule 2 hereof in respect of the said Consultative Committee.

SCHEDULE 1.

INDIAN GROUP.

Beginning at the point where the middle of Van Veen Street, Standerton Township (General Plan No. A.722/96) is intersected by the prolongation of the north-western boundary of Erf No. 670; thence north-eastwards in a straight line to the north-western beacon of Erf No. 677; thence south-eastwards in a straight line to the south-western beacon of Erf No. 756 and along the prolongation of the said straight line to the middle of Long Street; thence south-westwards along the middle of the said Long Street and the said Van Veen Street to the point first named.

3. Vorderings vir aansluiting van watervoorraad.

(1) Vir die levering en aanlē van 'n koppelpyp, meter en toebehore oor 'n maksimum afstand van 80 voet van die naaste hoofwaterleiding af tot by die aansluitingspunt gemeet, vooruitbetaalbaar:—

	R
(a) $\frac{1}{2}$ -duimpyp.....	20
(b) $\frac{3}{4}$ -duimpyp.....	25
(c) 1-duimpyp.....	30
(d) $1\frac{1}{2}$ -duimpyp.....	45
(e) 2-duimpyp.....	75
(f) 3-duimpyp.....	100

(2) Vir die heraansluiting van watervoorraad op verzoek van 'n verbruiker, of wat afgesluit is weens 'n oortreding van hierdie verordeninge, of vir enige ander beraansluiting: R1.

T.A.L.G. 5/104/103.

Administrateurskennisgewing No. 780.]

[19 Oktober 1966.

MUNISIPALITEIT RANDFONTEIN.—WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN DIE KAPITAALONTWIKKELINGSFONDS.

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

Die Verordeninge vir die Regulering van die Kapitaalontwikkelingsfonds van die Munisipaliteit Randfontein, afgekondig by Administrateurskennisgewing No. 892 van 23 November 1960, word hierby gewysig deur artikel 5 (3) deur die volgende te vervang:—

„(3) Rente teen 'n koers van hoogstens $5\frac{1}{2}$ persent per jaar wat deur 'n leningsrekening ingevolge subartikel (2) betaalbaar is, word gevorder op die totaal van alle balanse wat deur die leningsrekening aan die begin van elke finansiële jaar verskuldig is, plus die helfte van die totaal van alle voorskotte wat gedurende die lopende finansiële jaar aan die leningsrekening betaal is.”

T.A.L.G. 5/158/29.

Administrateurskennisgewing No. 781.]

[19 Oktober 1966.

INSTELLING VAN RAADPLEGENDE KOMITEE VIR DIE INDIERGEMEENSKAP VAN STANDERTON IN DIE REGSGEBIED VAN DIE STADSRAAD VAN STANDERTON.

Ingevolge die bepalings van subartikel (1) van artikel 2 van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie No. 22 van 1962), stel die Administrateur, met die goedkeuring van die Minister hierby 'n raadplegende komitee in vir die groepsgebied wat in Bylae 1 hierby omskryf word en wat geleë is binne die regsgebied van 'n plaaslike bestuur, naamlik Standerton, en ingevolge die bepalings van artikel 4 van bedoelde Ordonnansie vaardig die Administrateur, met die goedkeuring van die Minister, hierby die Regulasies uit soos vervat in Bylae 2 hiervan ten opsigte van bedoelde Raadplegende Komitee.

BYLAE 1.

INDIERGROEP.

Begin by die punt waar die middel van Van Veenstraat, Standertondorp (Algemene Plan No. A.722/96) gekruis word deur die verlenging van die noordwestelike grens van Erf No. 670; daarvandaan noordooswaarts in 'n reguit lyn tot by die noordwestelike baken van Erf No. 677; daarvandaan suidooswaarts in 'n reguit lyn tot by die suidwestelike baken van Erf No. 756 en langs die verlenging van genoemde reguit lyn tot by die middel van Longstraat; daarvandaan suidweswaarts langs die middel van genoemde Longstraat en genoemde Van Veenstraat tot by eersgenoemde punt.

SCHEDULE 2.

**REGULATIONS CONCERNING THE ESTABLISHMENT OF THE
CONSULTATIVE COMMITTEE IN THE AREA OF JURISDICTION
OF THE STANDERTON TOWN COUNCIL.**

Definitions.

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

- (i) "Town Council" means the Town Council of Standerton; (v)
- (ii) "Committee" means the Consultative Committee established in terms of this notice; (iii)
- (iii) "Ordinance" means the Local Government (Extension of Powers) Ordinance, 1962; (iv)
- (iv) "qualified person" means a person who is not disqualified in terms of the provisions of subsection (1) of section 1 of the Act in relation to any immovable property, land or premises in the group area(s) defined in Schedule 1; (i)
- (v) "the Act" means the Group Areas Act, 1957 (Act No. 77 of 1957); (ii)

and any other word or expression shall have the meaning assigned thereto in the Ordinance.

General Purpose of Committee.

2. The Committee shall be responsible for the promotion of the interests and welfare of the inhabitants of its area and shall bring all matters relating thereto to the notice of the Town Council.

Constitution of Committee.

3. (1) The Committee shall consist of five persons appointed by the Administrator of whom two shall be nominated by the Minister and one by the Town Council.

(2) If the Town Council fails or refuses to nominate a person as a member within thirty days after being requested to do so by or on behalf of the Administrator, the Administrator shall appoint a qualified person as a member on behalf of the Town Council.

Period of Office of Committee.

4. Subject to the provisions of regulation 14, a member of the Committee shall hold office for a period of two years calculated from the date of his appointment.

Office-bearers of Committee.

5. (1) The Administrator shall from time to time nominate one of the members of the Committee as Chairman thereof for a period not exceeding one year: Provided that a retiring Chairman may again be nominated.

(2) The Committee shall elect from time to time a Vice-Chairman from among its members for a period not exceeding one year.

(3) Whenever the Chairman is absent or unable to carry out his duties, the Vice-Chairman shall act as Chairman of the Committee and if the Chairman as well as the Vice-Chairman are absent from the Committee, the members present at that meeting shall elect one of their members to preside at that meeting.

(4) The Town Council shall, with the approval of the Administrator, nominate an officer to act as Secretary of the Committee.

Meetings and Quorum of Committee.

6. (1) The first meeting of the Committee shall be held at the place and on the day and at the time fixed by or on behalf of the Administrator.

(2) The Committee shall hold an ordinary meeting at least once a month and at a place and on the day at the time which the Committee shall from time to time determine in consultation with the Town Council.

(3) The Chairman may at any time and shall at the written request of the Town Council or its authorized representative, convene a special meeting of the Committee.

(4) A meeting of the Committee may be adjourned to a specified day and time.

(5) Three members of the Committee shall constitute a quorum.

(6) If the Committee should fail to hold a meeting during any month, the Secretary shall forthwith advise the Town Council thereof.

BYLAE 2.

REGULASIES BETREFFENDE INSTELLING VAN RAADPLEGENDE KOMITEE IN DIE REGSGEBIED VAN DIE STADSRAAD VAN STANDERTON.

Woordomskrywing.

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

- (i) „bevoegde persoon”, 'n persoon wat nie ingevolge die bepalings van subartikel (1) van artikel 1 van die Wet 'n onbevoegde persoon is nie met betrekking tot enige onroerende goed, grond of perseel in die groepsgebiede omskrywe in Bylae 1; (iv)
- (ii) „die Wet”, die Wet op Groepsgebiede, 1957 (Wet No. 77 van 1957); (v)
- (iii) „Komitee” die Raadplegende Komitee ingevolge hierdie kennisgewing ingestel; (ii)
- (iv) „Ordonnansie” die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962; (iii)
- (v) „Stadsraad”, die Stadsraad van Standerton; (i) en enige ander woord wat gebruik word, het die betekenis wat by die Ordonnansie daarvan geheg word.

Algemene doelstelling van Komitee.

2. Die Komitee is verantwoordelik vir die bevordering van die belang en welsyn van die inwoners van sy gebied en bring alle sake wat daarop betrekking kan hê onder die aandag van die Stadsraad.

Samestelling van Komitee.

3. (1) Die Komitee bestaan uit vyf persone aangestel deur die Administrateur waarvan twee deur die Minister en een deur die Stadsraad benoem word.

(2) Indien die Stadsraad versium of weier om binne dertig dae nadat hy deur of namens die Administrateur daartoe versoek is, 'n persoon as lid te benoem, stel die Administrateur 'n bevoegde persoon as lid aan namens die Stadsraad.

Ampstermyn van Komitee.

4. Behoudens die bepalings van regulasie 14, beklee 'n lid van die Komitee sy amp vir 'n tydperk van twee jaar bereken vanaf die datum van sy aanstelling.

Ampsdraers van Komitee.

5. (1) Die Administrateur benoem van tyd tot tyd een van die lede van die Komitee as Voorsitter daarvan vir 'n tydperk van hoogstens een jaar: Met dien verstande dat 'n aftredende Voorsitter weer benoem kan word.

(2) Die Komitee verkies van tyd tot tyd 'n Ondervoorsitter uit sy geledere vir 'n tydperk van hoogstens een jaar.

(3) Wanneer die Voorsitter afwesig is of nie in staat is om sy pligte uit te voer nie, tree die Ondervoorsitter as Voorsitter van die Komitee op en indien die Voorsitter sowel as die Ondervoorsitter van 'n vergadering van die Komitee afwesig is, kies die by daardie vergadering aanwesige lede een uit hulle geledere om op daardie vergadering voor te sit.

(4) Die Stadsraad wys, met die goedkeuring van die Administrateur, 'n beampete aan om as Sekretaris van die Komitee op te tree.

Vergaderings en kworum van Komitee.

6. (1) Die eerste vergadering van die Komitee word gehou op die plek, dag en tyd wat deur of namens die Administrateur vasgestel word.

(2) Die Komitee hou 'n gewone vergadering minstens een keer elke maand en op 'n plek, dag en tyd wat die Komitee van tyd tot tyd in oorleg met die Stadsraad vasstel.

(3) Die Voorsitter kan te eniger tyd en moet op die skriftelike versoek van die Stadsraad of sy gevollmagtigde 'n spesiale vergadering van die Komitee belê.

(4) 'n Vergadering van die Komitee kan tot 'n bepaalde dag en tyd verdaag word.

(5) Drie lede van die Komitee maak 'n kworum uit.

(6) Indien die Komitee in gebreke bly om 'n vergadering gedurende enige maand te hou, moet die Sekretaris die Stadsraad onverwyld daarvan in kennis stel.

(7) Subject to the provisions of sub-regulation (8), all meetings of the Committee shall be open to a qualified person and the Minister, the Administrator and the Town Council may each authorize a person to attend meetings of the Committee as his or its representative and to take part in the proceedings but any such representative shall have no vote.

(8) If the Committee or the Town Council or its authorized representative is of the opinion that any matter can be dealt with more conveniently or advantageously in the absence of any qualified person referred to in sub-regulation (7), the Committee shall go into committee and any resolution so taken, shall be of full force and effect as a resolution of the Committee.

Notice of Meetings.

7. (1) The Secretary of the Committee shall give written notice of the place and the specified day and time for the holding of ordinary meetings to every member of the Committee who shall thereafter, until such place, day or time is altered and notice of such alteration has been given, be required to attend such meetings without further notice.

(2) The Secretary of the Committee shall give written notice to each member of the Committee of the place, day and time of every special meeting at least forty-eight hours before such meeting.

(3) Any such notice shall be handed to the member personally or, after it has been properly addressed, sent to his usual place of residence or business.

(4) The inadvertent failure to furnish any member of the Committee with a notice as contemplated in this regulation, shall not affect the validity of any meeting.

Agenda and Order of Precedence of Business.

8. (1) The Secretary of the Committee shall be responsible for the preparation of the agenda for any meeting of the Committee.

(2) The order of precedence of the business at each ordinary meeting of the Committee shall be as follows:—

- (a) minutes of previous meeting;
- (b) applications of members for leave of absence;
- (c) official announcements;
- (d) unopposed motions of the Chairman;
- (e) questions of which notice has been given;
- (f) notices of motion standing over from a previous meeting;
- (g) petitions;
- (h) new notices of motion;
- (i) matters referred to it by the Town Council.

Voting at Meeting.

9. (1) All matters before a meeting of the Committee shall be decided by majority of the votes of the members present.

(2) In the case of an equality of votes, the Chairman shall have a casting vote as well as a deliberative vote.

Minutes of Meeting.

10. (1) The minutes of the proceedings of every meeting of the Committee shall be regularly kept and shall contain in proper order details of all matters dealt with at the meeting.

(2) The minutes of the proceedings of every meeting shall be presented to the next succeeding meeting, and if accepted as correct, shall be confirmed by the signature of the Chairman.

(3) The minutes of the proceedings of every meeting of the Committee, except meetings in committee, shall be open for inspection by any inhabitant of the area.

(4) Certified copies of all minutes of the proceedings of meetings of the Committee and other relative documents shall be furnished to the Town Council as soon as possible by the Secretary and, if he so requires, also to the Minister and the Administrator.

Town Council to be Informed of Resolutions.

11. Any comment or suggestion offered or made by the Committee in connection with any matter on which it shall be consulted by the Town Council in terms of these regulations, shall, subject to paragraph (b) of subsection

(7) Behoudens die bepalings van subregulasie (8) is alle vergaderings van die Komitee vir 'n bevoegde persoon toeganglik en die Minister, die Administrateur en die Stadsraad kan elk 'n persoon magtig om as sy verteenwoordiger vergaderings van die Komitee by te woon en aan die verrigtinge deel te neem, maar enige sodanige verteenwoordiger het geen stem nie.

(8) Indien die Komitee of die Stadsraad of sy gevoldmagtige van mening is dat enige saak geriefliker en voorderiger in die afwesigheid van enige bevoegde persoon genoem in subregulasie (7) behandel kan word, gaan die Komitee in komitee en enige besluit aldus geneem is ten volle van krag en regsgeldig as 'n besluit van die Komitee.

Kennisgewing van vergaderings.

7. (1) Die Sekretaris van die Komitee gee skriftelik kennis van die plek en die bepaalde dag en tyd vir die hou van gewone vergaderings aan elke lid van die Komitee wat daarna, totdat sodanige plek, dag of tyd verander word en kennis daarvan gegee is, sodanige vergaderings sonder nadere kennisgewing moet bywoon.

(2) Die Sekretaris van die Komitee gee skriftelik kennis aan elke lid van die Komitee van elke plek, dag en tyd van elke spesiale vergadering minstens agt-en-veertig uur voor so 'n vergadering.

(3) Enige sodanige kennisgewing word aan die lid persoonlik oorhandig of, na dit behoorlik geadresseer is, aan sy gebruiklike verblyf of besigheidsplek gestuur.

(4) Die onopsetlike versuim om aan enige lid van die Komitee so 'n kennisgewing te besorg soos in hierdie regulasie bedoel, doen aan die geldigheid van enige vergadering geen afbreuk nie.

Agenda en volgorde van verrigtinge.

8. (1) Die Sekretaris van die Komitee is verantwoordelik vir die opstel van die agenda vir enige vergadering van die Komitee.

(2) Die volgorde van verrigtinge op elke gewone vergadering van die Komitee is soos volg:—

- (a) Notule van vorige vergadering;
- (b) aansoeke van lede om verlof tot afwesigheid;
- (c) ampelike aankondigings;
- (d) onbestrede mosies van die Voorsitter;
- (e) vrae waarvan kennis gegee is;
- (f) kennisgewings van mosie wat van 'n vorige vergadering oorstaan;
- (g) petities;
- (h) nuwe kennisgewings van mosie;
- (i) sake wat deur die Stadsraad na hom verwys is.

Stemming by vergadering.

9. (1) Alle sake wat voor 'n vergadering van die Komitee dien, word deur 'n meerderheid van stemme van die lede aanwesig beslis.

(2) Ingeval van 'n staking van stemme het die Voorsitter 'n beslissende stem benewens sy beraadslagende stem.

Notule van vergadering.

10. (1) Die notule van die verrigtinge van elke vergadering van die Komitee word gereeld bygehou en bevat behoorlik gerangskikte besonderhede van alle sake wat by die vergadering behandel is.

(2) Die notule van die verrigtinge van elke vergadering word by die daaropvolgende vergadering voorgelê en, as dit as korrek aanvaar word, bekratig deur die handtekening van die Voorsitter.

(3) Die notule van verrigtinge van elke vergadering van die Komitee, uitgesonderd vergaderings in Komitee, is ter insae van enige inwoner van die gebied.

(4) Gesertifiseerde afskrifte van alle notule van verrigtinge van vergaderings van die Komitee en ander daarmee verbandhoudende stukke, word deur die Sekretaris so spoedig moontlik aan die Stadsraad verskaf, en indien hy dit vereis, ook aan die Minister en die Administrateur.

Oordra van besluite aan Raad.

11. Enige kommentaar of voorstel wat die Komitee lewer of maak in verband met enige aangeleenthed waaroor hy kragtens hierdie regulasies deur die Stadsraad geraadpleeg moet word, word, behoudens paragraaf (b)

(3) of section 2 of the Ordinance, within five days after the termination of the meeting at which such matter was dealt with by the Committee, be furnished by the Secretary, in writing, to the Town Council and under the signature of the Chairman.

Consultation of Committee by Town Council.

12. (1) The Town Council shall consult the Committee in regard to the following matters in so far as they relate directly to the area of the Committee:—

- (a) Proposals in connection with the estimates including capital estimates;
- (b) the implementation of the said proposals for the estimates, including those which relate to—
 - (i) the levy on rateable property of any general rate, health rate, water rate or special rate;
 - (ii) the levy of tariffs for municipal services;
 - (iii) the spending of any funds on permanent improvements and development works;
 - (iv) the raising of any loan;
 - (v) the making, construction, alteration, cleaning, repairing, closing and deviation of public streets;
 - (vi) the provision or taking over of cemeteries and the transfer thereof to any body;
 - (vii) the establishment, erection, maintenance and closing of markets and market buildings and the leasing of and raising of rent charges in respect of portions of such buildings and stalls therein;
 - (viii) the establishment and maintenance of fire and ambulance services; and
 - (ix) the establishment, provision, maintenance, improvement, disestablishment or closure of public libraries and parks, facilities for bathing, entertainment, sport, picnicking and camping and health and recreational resorts, including huts, pavilions, refreshment rooms and other accommodation and facilities in connection therewith;
- (c) the ways and means to prevent nuisances and contraventions of the by-laws of the Town Council;
- (d) the proposed promulgation of any by-law by the Town Council;
- (e) the planning and carrying out of any housing scheme;
- (f) the drafting and preparation of any town-planning scheme and any alteration thereof;
- (g) the provision, extension, reduction or termination of any child welfare service and facilities;
- (h) the appointment of any officer or employee who is a qualified person and who will be employed mainly or exclusively within the area of the Committee;
- (i) such other matters as the Administrator in his discretion and after consultation with the Town Council may from time to time determine.

(2) Where any dispute arises whether any matter relates directly to the area of the Committee as contemplated in subregulation (1), the decision of the Administrator on such dispute shall be final.

Disqualifications for Membership.

13. No person may be appointed as a member of the Committee if—

- (a) he is an un-rehabilitated insolvent; or
- (b) within the preceding two years he has assigned his estate; or
- (c) he is an alien as defined by section 1 of the South African Citizenship Act, 1949 (Act No. 44 of 1949); or

van subartikel (3) van artikel 2 van die Ordonnansie, binne vyf dae na afloop van die vergadering waarop sodanige aangeleenthed deur die Komitee behandel is, skriftelik deur die Sekretaris oorgedra aan die Stadsraad en onder die handtekening van die Voorsitter.

Raadpleging van die Komitee deur Stadsraad.

12. (1) Die Stadsraad raadpleeg die Komitee oor die volgende aangeleenthede vir soverre sodanige aangeleenthede regstreeks betrekking het op die gebied van die Komitee:—

- (a) Voorstelle in verband met die begroting insluitende die kapitaalbegroting;
- (b) die uitvoering van genoemde begrotingsvoorstelle, insluitende dié wat betrekking het op—
 - (i) die heffing op belasbare eiendom van enige algemene belasting, gesondheidsbelasting, waterbelasting, of spesiale belasting;
 - (ii) die heffing van geld vir munisipale dienste;
 - (iii) die besteding van enige fondse aan permanente verbeterings en ontwikkelingswerke;
 - (iv) die aangaan van enige lening;
 - (v) die maak, bou, verandering, skoonhou, repareer, sluiting en verlegging van openbare strate;
 - (vi) die verskaffing of oornname van begraafplase en die oordrag daarvan aan enige liggaam;
 - (vii) die instelling, oprigting, instandhouding en sluiting van markte en markgeboue en die verhuring van en heffing van huurgelde ten opsigte van gedeeltes van sulke geboue en stalletjies daarin;
 - (viii) die oprigting en instandhouding van brandweer- en ambulansdienste; en
 - (ix) die instelling, verskaffing, onderhoud, verbetering, staking of sluiting van openbare biblioteke en parke, geriewe vir baai, vermaaklikheid, sport, piekniekmaak en kampecr en gesondheids- en ontspanningsoorde, tesame met hutte, pawiljoene, verversingskamers en ander akkommodasie en geriewe in verband daarnie;
- (c) die weë en middele ter voorkoming van wantoestande en oortreding van die Stadsraad se verordeninge;
- (d) die voorgestelde uitvaardiging van enige verordeninge deur die Stadsraad;
- (e) die beplanning en uitvoering van enige behuisingskema;
- (f) die opstel en voorbereiding van enige dorpsaanlegskema en enige wysiging daarvan;
- (g) die voorsiening, uitbreidng, inkorting of staking van enige kindersorgdienste en geriewe;
- (h) die aanstelling van enige beampete en werknemer wat 'n bevoegde persoon is en wat hoofsaaklik of uitsluitlik binne die gebied van die Komitee werkzaam sal wees; en
- (i) sodanige ander aangeleenthede as wat die Administrateur, na goedunke en na raadpleging met die Stadsraad, van tyd tot tyd kan bepaal.

(2) Waar enige geskil ontstaan of enige aangeleenthed regstreeks betrekking het op die gebied van die Komitee soos beoog in subregulasie (1), is die beslissing van die Administrateur aangaande daardie geskil, die eindbeslissing.

Diskwalifikasies vir lidmaatskap.

13. Geen persoon kan as lid van die Komitee aangestel word nie as—

- (a) hy 'n ongerekabiliteerde insolvent is; of
- (b) hy binne die voorafgaande twee jaar sy boedel oorgegee het; of
- (c) hy 'n vreemdeling is soos omskryf by artikel 1 van die Wet op Suid-Afrikaanse Burgerskap, 1949 (Wet No. 44 van 1949); of

- (d) he is subject to an order of court declaring him to be of unsound mind or mentally disordered or defective or is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916; or
- (e) within the preceding three years he has been convicted and sentenced to imprisonment, without the option of a fine, unless he has obtained a free pardon.

Vacancies in Committee.

14. (1) A vacancy in the office of a member of the Committee shall occur when—

- (a) the term of office of a member expires; or
- (b) a member dies; or
- (c) a member tenders his resignation in writing to the Secretary; or
- (d) a final order sequestering his estate as insolvent is made; or
- (e) a member assigns his estate; or
- (f) a member becomes an alien as defined in section 1 of the South African Citizenship Act, 1949 (Act No. 44 of 1949); or
- (g) a member is declared by a court to be of unsound mind or mentally disordered or defective or is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916; or
- (h) a member is found guilty and sentenced to imprisonment without the option of a fine; or
- (i) a member has been absent without leave from three consecutive ordinary meetings of the Committee, and any such vacancy shall be declared by the Director of Local Government within four days of his becoming aware thereof by sending a notice to that effect to the Town Clerk and a copy thereof to the Secretary of the Committee.

(2) Whenever the office of a member of the Committee becomes vacant before the expiry of his period of office, the Administrator, with due regard to the provisions of regulation 3, shall appoint a person as a member who shall remain in office for the unexpired period of office of his predecessor.

T.A.L.G. 27/3/33.

Administrator's Notice No. 782.]

[19 October 1966.

MUNICIPAL ELECTIONS ORDINANCE, 1927.

The Administrator has in terms of section 12 (1) (b) of the Municipal Elections Ordinance, 1927, appointed the following Commission for the purpose of fixing the boundaries of the wards of the Municipality of Fochville:—

Magistrate E. J. M. Durr (Chairman).
Mr. J. H. Lotz.
Mr. H. C. van Rensburg.

T.A.L.G. 3-1-57.

Administrator's Notice No. 783.]

[19 October 1966.

PIETERSBURG MUNICIPALITY. — AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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 Sanitary and Refuse Removals Tariff of the Pietersburg Municipality, published under Administrator's Notice No. 220, dated the 15th March, 1961, by the substitution in item 1 (f) for the amount "R1", wherever it occurs, of the amount "50c".

T.A.L.G. 5/81/24.

(d) hy onderworpe is aan 'n bevel van die hof waarby hy as swaksinnig of geestelik gekrenk of gebrekkig verklaar is of ingevolge die Wet op Geestesgebreken, 1916, wettiglik aangehou word as geestelik gekrenk of gebrekkig; of

(e) hy binne die voorafgaande drie jaar skuldig gevind en gestraf is met gevangenisstraf sonder die keuse van 'n boete; tensy volle gracie aan hom verleen is.

Vakature in Komitee.

14. (1) 'n Vakature in die amp van 'n lid van die Komitee ontstaan wanneer—

- (a) 'n lid se ampstermyn verstryk; of
- (b) 'n lid sterf; of
- (c) 'n lid sy skriftelike bedanking by die Sekretaris indien; of
- (d) 'n finale bevel uitgevaardig word waarby die boedel van 'n lid as insolvent gesekwestreer word; of
- (e) 'n lid sy boedel oorgee; of
- (f) 'n lid 'n vreemdeling word soos omskryf by artikel 1 van die Wet op Suid-Afrikaanse Burgerskap, 1949 (Wet No. 44 van 1949); of
- (g) 'n lid deur 'n hof tot kranksinnig of geestelik gekrenk of gebrekkig verklaar word of kragtens die Wet op Geestesgebreken, 1916, wettiglik as geestelik gekrenk of gebrekkig aangehou word; of
- (h) 'n lid skuldig bevind en veroordeel word tot gevangenisstraf, sonder die keuse van 'n boete; of
- (i) 'n lid sonder verlof van drie agtereenvolgende gewone vergaderings van die Komitee afwesig is, en enige sodanige vakature word deur die Direkteur van Plaaslike Bestuur verklaar deur binne vier dae nadat hy daarvan bewus geword het; 'n kennisgeving te dien effekte aan die Stadsklerk te rig en 'n afskrif daarvan aan die Sekretaris van die Komitee te stuur.

(2) Wanneer die amp van 'n lid van die Komitee vakant raak voor die verstryking van sy ampstermyn, stel die Administrateur, met inagneming van die bepalings van regulasie 3, 'n persoon aan as lid wat as sodanige aanbly vir die onverstreke ampstermyn van sy voorganger.

T.A.L.G. 27/3/33.

Administrateurskennisgewing No. 782.]

[19 Oktober 1966.

MUNISIPALE VERKIESINGS ORDONNANSIE, 1927.

Die Administrateur het ingevolge artikel 12 (1) (b) van die Municipale Verkiesings Ordonnansie, 1927, die onderstaande Kommissie benoem vir die doel om die grense van die wyke van die Munisipaliteit Fochville te bepaal:—

Landdros E. J. M. Durr (Voorsitter).
Mnr. J. H. Lotz.
Mnr. H. C. van Rensburg.

T.A.L.G. 3-1-57.

Administrateurskennisgewing No. 783.]

[19 Oktober 1966.

MUNISIPALITEIT PIETERSBURG. — WYSIGING VAN SANITÉRE EN VULLISVERWYDERINGS-TARIEF.

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 Sanitäre en Vullisverwyderingstarief van die Munisipaliteit Pietersburg, afgekondig by Administrateurskennisgewing No. 220 van 15 Maart 1961, word hierby gewysig deur in item 1 (f) die bedrag „R1”, waar dit ook al voorkom, deur die bedrag „50c” te vervang.

T.A.L.G. 5/81/24.

Administrator's Notice No. 784.]

[19 October 1966.

OPENING OF A PUBLIC ROAD, DISTRICT OF MIDDLEBURG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Middelburg, in terms of section 5 (1) (a) and (c) and section 3 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that a public district road shall exist over the farm Rietfontein No. 314—J.S., District of Middelburg, as indicated on the subjoined sketch plan.

D.P. 04-046-23/24/R-14.

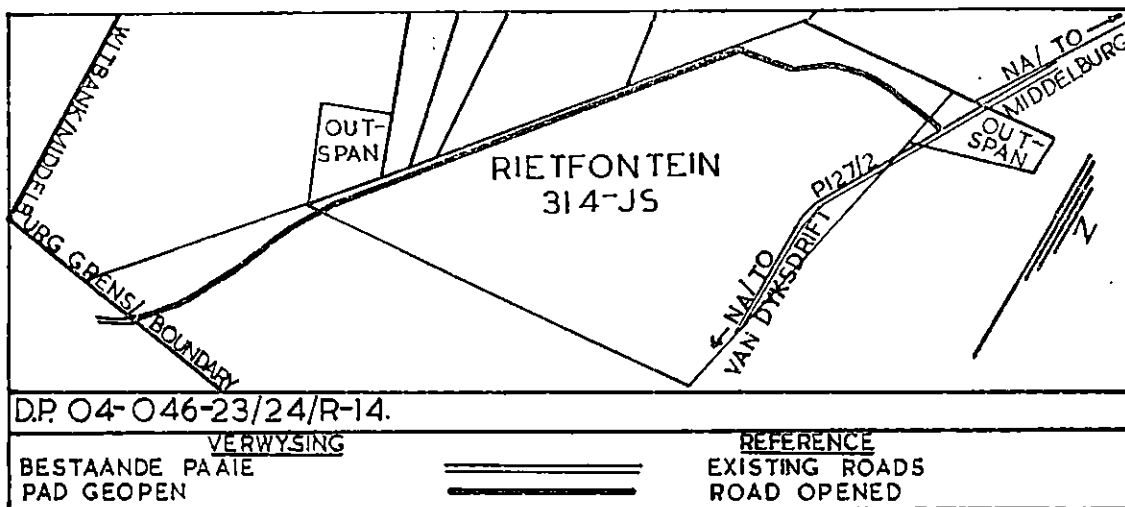
Administrateurskennisgewing No. 784.]

[19 Oktober 1966.

OPENING VAN 'N OPENBARE PAD, DISTRIK MIDDELBURG.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag van die Padraad van Middelburg, goedgekeur het dat 'n openbare distrikspad, 50 Kaapse voet breed, ingevolge artikel 5 (1) (a) en (c) en artikel 3 van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), oor die plaas Rietfontein No. 314—J.S., distrik Middelburg, sal bestaan soos aangetoon op die meegaande sketsplan.

D.P. 04-046-23/24/R-14.



Administrator's Notice No. 785.]

[19 October 1966.

DECLARATION OF DISTRICT ROAD, DISTRICT OF LICHTENBURG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Lichtenburg, in terms of paragraph (c) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that District Road No. 169, 80 Cape feet wide, shall exist on the farms Rietfontein No. 54—I.P., Doornbult No. 81—I.P., Turflaagte No. 80—I.P. and Rhenosterdoorns No. 88—I.P., District of Lichtenburg, as indicated on the subjoined sketch plan.

D.P. 07-075-23/22/169.

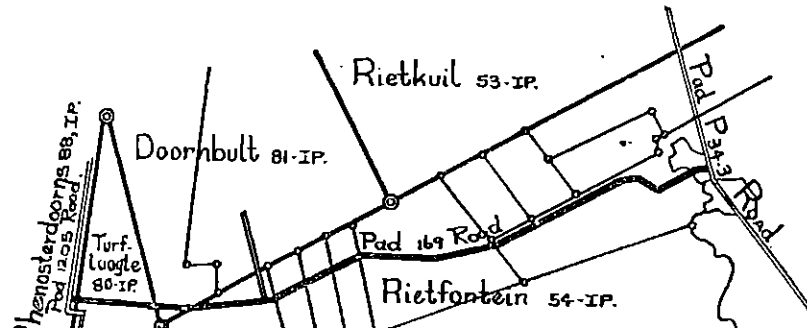
Administrateurskennisgewing No. 785.]

[19 Oktober 1966.

VERKLARING VAN DISTRIKSPAD, DISTRIK LICHTENBURG.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Lichtenburg, goedgekeur het ingevolge paraagraaf (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), dat Distrikspad No. 169, 80 Kaapse voet breed, sal bestaan oor die plase Rietfontein No. 54—I.P., Doornbult No. 81—I.P., Turflaagte No. 80—I.P. en Rhenosterdoorns No. 88—I.P., distrik Lichtenburg, soos aangetoon op bygaande sketsplan.

D.P. 07-075-23/22/169.

Verwysing:Pad verklaar as distriks-
pad Nr. 169, 80 K.vt. breed.

Bestaande paarie.

Reference:Road declared as district
road No. 169, 80 C.ft. wide.

Existing roads.

Administrator's Notice No. 786.] [19 October 1966.
APPOINTMENT OF SECRETARIES OF HEALTH COMMITTEES.

The Administrator hereby publishes, in terms of section 126 (1) of the Local Government Ordinance, 1939, that he has, in terms of section 126 (1) (c) of the said Ordinance, made the following regulations which are applicable to the health committees set out in the Schedule to the regulations:—

REGULATIONS REGARDING THE APPOINTMENT OF SECRETARIES OF HEALTH COMMITTEES.

The provisions of sections 62, 63, 65 and 66 of the Local Government (Administration and Elections) Ordinance, 1960, shall be applicable *mutatis mutandis* to the health committees set out in the Schedule hereto.

SCHEDULE.

Amalia.	Messina.
Biesiesvlei.	Ohrigstad.
Charl Cilliers.	Ottoshoop.
Lake Chrissie.	Paardekop.
Davel.	Pilgrim's Res.
Devon.	Phalaborwa.
Dendron.	Pongola.
Eendracht.	Roedtan.
Graskop.	Soekmekaar.
Groot-Marico.	Stilfontein.
Hartebeestfontein.	Thabazimbi.
Maquassi.	Witpoort.
Marble Hall.	

T.A.L.G. 17/02.

Administrator's Notice No. 787.] [19 October 1966.
KOSTER MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Koster has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

T.A.L.G. 5/55/61.

Administrator's Notice No. 788.] [19 October 1966.
ROODEPOORT MUNICIPALITY.—AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

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.

The By-laws Relating to Licences and Business Control of the Roodepoort Municipality, published under Administrator's Notice No. 67, dated the 27th January, 1954, as amended, are hereby amended further as follows:—

1. By the substitution for Annexure 5 to Schedule 21 to Chapter 12 of the following:—

"ANNEXURE 5.

(APPLICABLE TO THE ROODEPOORT MUNICIPALITY.)
Annual Dog Taxes.

R c

1. For every dog that has reached the age of six months at any date before and including the 30th June in any year ... 1 50
2. For every dog that has reached the age of six months on or after the 1st July in any year or has been kept from or after that date ... 0 75

Administrator'skennisgewing No. 786.] [19 Oktober 1966.
AANSTELLING VAN SEKRETARISSE VAN GESONDHEIDSKOMITEES.

Die Administrateur publiseer hierby, ingevolge artikel 126 (1) van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 126 (1) (c) van genoemde Ordonnansie die onderstaande regulasies gemaak het wat van toepassing is op die gesondheidskomitees genoem in die Bylae van die regulasies:—

REGULASIES BETREFFENDE DIE AANSTELLING VAN SEKRETARISSE VAN GESONDHEIDSKOMITEES.

Die bepalings van artikels 62, 63, 65 en 66 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, is *mutatis mutandis* van toepassing op gesondheidskomitees genoem in die Bylae hiervan.

BYLAE.

Amalia.	Messina.
Biesiesvlei.	Ohrigstad.
Charl Cilliers.	Ottoshoop.
Lake Chrissie.	Paardekop.
Davel.	Pilgrim's Res.
Devon.	Phalaborwa.
Dendron.	Pongola.
Eendracht.	Roedtan.
Graskop.	Soekmekaar.
Groot-Marico.	Stilfontein.
Hartebeestfontein.	Thabazimbi.
Maquassi.	Witpoort.
Marble Hall.	

T.A.L.G. 17/02.

Administrateurskennisgewing No. 787.] [19 Oktober 1966.
MUNISIPALITEIT KOSTER.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Koster die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

T.A.L.G. 5/55/61.

Administrateurskennisgewing No. 788.] [19 Oktober 1966.
MUNISIPALITEIT ROODEPOORT.—WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

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 Verordeninge Betreffende Licensies en Beheer oor Besighede van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing No. 67 van 27 Januarie 1954, soos gewysig, word hierby verder as volg gewysig:—

1. Deur Aanhangel 5 van Bylae 21 by Hoofstuk 12 deur die volgende te vervang:—

"AANHANGSEL 5.

(VAN TOEPASSING OP DIE MUNISIPALITEIT ROODEPOORT.)
Jaarlikse Hondebelaasting.

R c

1. Vir iedere hond wat voor of op 30 Junie in enige jaar ses maande oud is ... 1 50
2. Vir iedere hond wat op of na 1 Julie in enige jaar ses maande oud is of van daardie datum af, of daarna aangehou word ... 0 75

31

Except as provided for in item 2, such tax shall be a yearly tax payable on or before the 31st January of each year."

2. By the substitution in section 335 under Chapter 13 for the expression "three thousand (3,000)" wherever it appears of the expression "5,000 (five thousand)".

T.A.L.G. 5/97/30.

Administrator's Notice No. 789.]

[19 October 1966.

PERI-URBAN AREAS HEALTH BOARD.—AMENDMENT TO BY-LAWS FOR CONTROLLING AND PROHIBITING THE KEEPING OF ANIMALS AND POULTRY ON ERVEN IN TOWNSHIPS.

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 By-laws for Controlling and Prohibiting the Keeping of Animals and Poultry on Erven in Townships of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 744, dated the 23rd October, 1957, as amended, as follows:—

1. By the deletion in the title of the by-laws, wherever they occur, of the words "on erven in townships".

2. By the addition in section 7 after the word "township" of the words "and in the areas".

3. By the addition in section 8 after the word "township" of the words "and in the areas".

4. By the addition at the end of Schedule A of the following:—

"Ogies.
Clewer."

5. By the addition at the end of Schedule B of the following:—

"Clewer Agricultural Holdings and Extension	Bovines ... 6 or Horses ... 6 or Sheep ... 12:
------------------------------------------------	------------------------------------------------------------

Provided that bovines, horses and sheep may be kept jointly, in which event 2 sheep will be counted as 1 bovine or 1 horse."

6. By the addition at the end of Schedule C of the following:—

"Ogies ... 50
Clewer ... 50."

T.A.L.G. 5/74/111.

Administrator's Notice No. 790.]

[19 October 1966.

WIDENING.—PUBLIC ROAD, DISTRICT OF PIETERSBURG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Pietersburg, in terms of section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that portions A-F and G-E of District Road No. 453, traversing the farms Palm No. 681—L.S., Doornbult No. 624—L.S. and Kareebosch No. 618—L.S., District of Pietersburg, shall be widened to 120 Cape feet and Portion F-G over the said farm Doornbult No. 624—L.S., to 100 Cape feet, as indicated on the sketch plan subjoined hereto.

D.P. 03-032-23/22/453.

Behoudens die bepalings van item 2, word die belasting jaarliks gevorder, en is dit elke jaar voor of op 31 Januarie betaalbaar."

2. Deur in artikel 335 onder Hoofstuk 13 die uitdrukking „drieduisend (3,000)" waar dit ook al voorkom deur die uitdrukking „5,000 (vyfduisend)" te vervang.

T.A.L.G. 5/97/30.

Administrateurskennisgewing No. 789.]

[19 Oktober 1966.

GESONDHEIDSRAAD VIR BUISTE-STEDELIKE GEBIEDE.—WYSIGING VAN VERORDENINGE VIR DIE BEHEER VAN EN DIE VERBOD OP DIE AANHOU VAN DIERE EN PLUIMVEE OP ERWE IN DORPE.

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 Verordeninge vir die Beheer van en die Verbod op die Aanhoud van Diere en Pluimvee op Erwe in Dorpe van die Gesondheidsraad vir Buite-Stedelike Gebiede, aangekondig by Administrateurskennisgewing No. 744 van 23 Oktober 1957, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in die titel van die verordeninge, waar dit ook al voorkom, die woorde „op erwe in dorpe" te skrap.

2. Deur in artikel 7 na die woorde „dorp" die woorde „en in die gebiede" in te voeg.

3. Deur in artikel 8 na die woorde „dorp" die woorde „en in die gebiede" in te voeg.

4. Deur aan die end van Bylae A die volgende toe te voeg:—

„Ogies.
Clewer."

5. Deur aan die end van Bylae B die volgende toe te voeg:—

„Clewer-landbouhoewes Uitbreiding	en Beeste ... 6 of Perde ... 6 of Skape ... 12:
--------------------------------------	-------------------------------------------------------------

Met dien verstande dat beeste, perde en skape gesamentlik aangehou kan word, in welke geval 2 skape as 1 bees of 1 perd getel word."

6. Deur aan die end van Bylae C die volgende toe te voeg:—

„Ogies ... 50 Clewer ... 50."

T.A.L.G. 5/74/111.

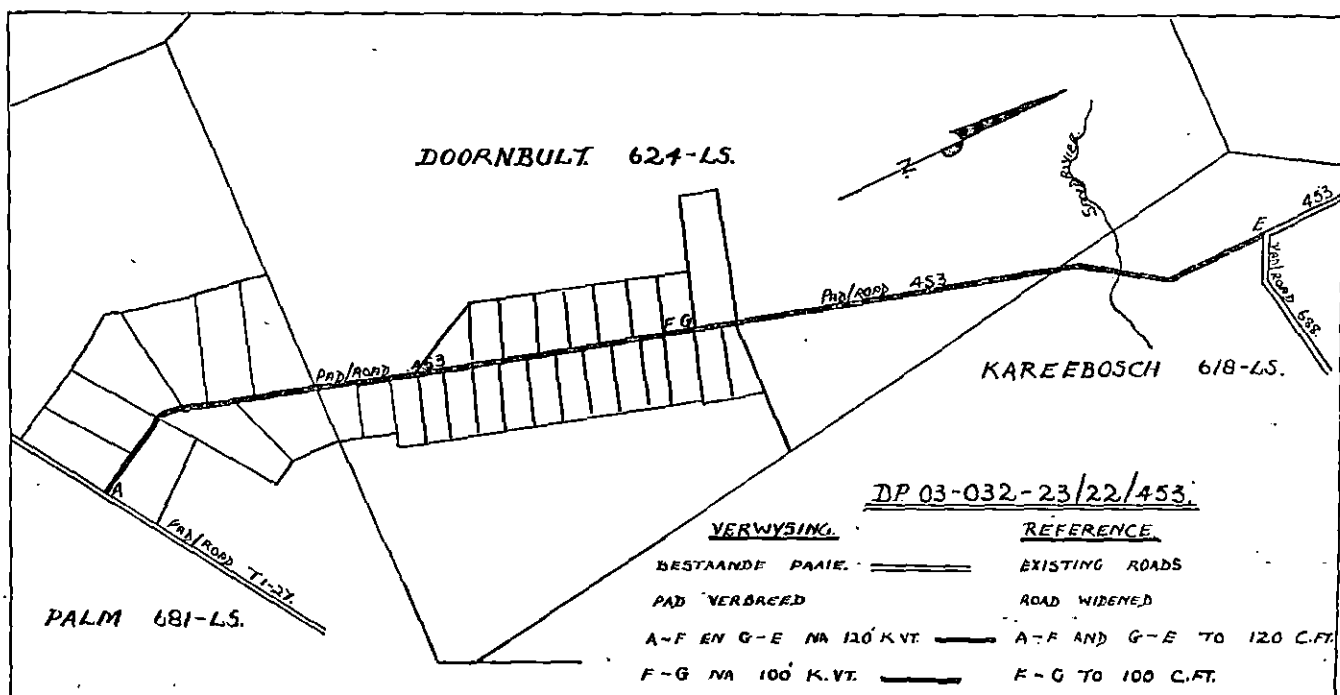
Administrateurskennisgewing No. 790.]

[19 Oktober 1966.

VERBREDING.—OPENBARE PAD, DISTRIK PIETERSBURG.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad vir Pietersburg, ingevolge artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedgekeur het dat gedeeltes A-F en G-E van Distrikspad No. 453 oor die plaas Palm No. 681—L.S., Doornbult No. 624—L.S. en Kareebosch No. 618—L.S., distrik Pietersburg, na 120 Kaapse voet verbreed word, en gedeelte F-G oor die gemelde plaas Doornbult No. 624—L.S., na 100 Kaapse voet, soos aangetoon op bygaande sketsplan.

D.P. 03-032-23/22/453.



Administrator's Notice No. 791.]

[19 October 1966.

**PIET RETIEF MUNICIPALITY.—AMENDMENT
TO BUILDING 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:—

The Building By-laws of the Piet Retief Municipality, published under Administrator's Notice No. 314, dated the 5th September, 1945, as amended, are hereby amended further by the substitution for section 34 of the following:—

“Restoring Buildings.”

34. (1) No person shall permit any building, wall, bridge, earthwork, veranda or other structure to fall into, to be or remain in a dilapidated, ruinous, unsightly, unsafe or dangerous condition.

(2) The Council may by notice in writing require any owner of any building, wall, bridge, earthwork, veranda or other structure which is in a dilapidated, ruinous, unsightly, unsafe or dangerous condition, to demolish, remove, repair, renovate or render safe the said building, wall, bridge, earthwork, veranda or other structure to the satisfaction of the Council, and such demolition, removal, repair, renovation or rendering safe shall commence and be completed by such reasonable dates as may be specified in such notice: Provided that if any person fails to comply with the requirements of such notice it shall be lawful for the Council to demolish, remove, repair, renovate or render safe such dilapidated, ruinous, unsightly, unsafe or dangerous building, wall, bridge, earthwork, veranda or other structure at the cost of the owner, and the cost of such work shall, in addition to the penalty for a breach of these by-laws, be recoverable in a court of law.

(3) The owner of any land on which excavation work is in progress or on which any building, wall, bridge, earthwork, veranda or other structure is being erected, demolished, altered, repaired, renovated, removed or rendered safe, shall cause such precautions to be taken as will prevent dust arising from the execution of such work or the surroundings thereof, including the surrounding roads and footways, which may cause a nuisance in the neighbourhood.

(4) Any person failing to comply with the provisions of this section shall be liable to the penalty provided in these by-laws.” T.A.L.G. 5/19/25.

Administrateurskennisgewing No. 791.]

[19 Oktober 1966.

**MUNISIPALITEIT PIET RETIEF.—WYSIGING
VAN BOUVERORDENINGE.**

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 Bouverordeninge van die Munisipaliteit Piet Retief, aangekondig by Administrateurskennisgewing No. 314 van 5 September 1945, soos gewysig, word hierby verder gewysig deur artikel 34 deur die volgende te vervang:—

„Herstel van geboue.”

34. (1) Niemand mag toelaat dat enige gebou, muur, brug, grondwerk, veranda of ander struktuur in 'n bouvallige, vervalle, onooglike, onveilige of geværlike toestand raak, is of bly nie.

(2) Die Raad kan deur middel van skriftelike kennisgewing van die eienaar van enige gebou, muur, brug, grondwerk, veranda of ander struktuur wat in 'n bouvallige, vervalle, onooglike, onveilige of geværlike toestand verkeer, vereis om dit te sloop, te verwyder, te herstel, op te knap of veilig te maak tot bevrediging van die Raad, en sodanige sloping, verwydering, herstel, opknapping of beveiliging moet 'n aanvang neem en voltooi wees op sodanige redelike datums as wat in sodanige kennisgewing bepaal word: Met dien verstande dat, indien enige persoon in gebreke bly om aan die vereistes van sodanige kennisgewing te voldoen, die Raad geregtig is om sodanige bouvallige, vervalle, onooglike, onveilige of geværlike gebou, muur, brug, grondwerk, veranda of ander struktuur te sloop, te verwyder, te herstel, op te knap, of veilig te maak op koste van die eienaar, en die koste van sodanige werk is in 'n gereghof verhaalbaar bo en behalwe die boete vir 'n oortreding van hierdie verordeninge.

(3) Die eienaar van enige terrein waarop daar uitgrawingswerk aan die gang is of waarop enige gebou, muur, brug, grondwerk, veranda of ander struktuur opgetrek, gesloop, verbou, herstel, opgeknap, verwyder of veilig gemaak word, moet toesien dat sodanige voorsorgmaatreëls getref word dat verhoed word dat daar by die verrigting van sodanige werk of die omgewing daarvan, insluitende die aangrensende paaie en sypaadjies, stof ontstaan wat in die buurt 'n oorlaas kan veroorsaak.

(4) Iedereen wat in gebreke bly om aan die bepalings van hierdie artikel te voldoen, is strafbaar met die boete by hierdie verordeninge bepaal.”

T.A.L.G. 5/19/25.

Administrator's Notice No. 792.]

[19 October 1966.

VEREENIGING MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Vereeniging has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

2. The Public Library By-laws of the Vereeniging Municipality, published under Administrator's Notice No. 587, dated the 3rd September, 1947, are hereby revoked.

T.A.L.G. 5/55/36.

Administrator's Notice No. 793.]

[19 October 1966.

BALFOUR MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Balfour has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

2. The Library By-laws of the Balfour Municipality, published under Administrator's Notice No. 276, dated the 12th April, 1950, are hereby revoked.

T.A.L.G. 5/55/45.

Administrator's Notice No. 794.]

[19 October 1966.

SWARTRUGGENS MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Swartruggens has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

T.A.L.G. 5/55/67.

Administrator's Notice No. 795.]

[19 October 1966.

SPRINGS MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Springs has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

2. The Public Library By-laws of the Springs Municipality, published under Administrator's Notice No. 73, dated the 9th February, 1938; are hereby revoked.

T.A.L.G. 5/55/32.

Administrator's Notice No. 796.]

[19 October 1966.

ROODEPOORT MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Roodepoort has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

Administrateurskennisgewing No. 792.] [19 Oktober 1966.

MUNISIPALITEIT VEREENIGING.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Vereeniging die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Openbare Biblioteekverordeninge van die Munisipaliteit Vereeniging, afgekondig by Administrateurskennisgewing No. 587 van 3 September 1947, word hierby herroep.

T.A.L.G. 5/55/36.

Administrateurskennisgewing No. 793.]

[19 Oktober 1966.

MUNISIPALITEIT BALFOUR.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Balfour die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Biblioteekverordeninge van die Munisipaliteit Balfour, afgekondig by Administrateurskennisgewing No. 276 van 12 April 1950, word hierby herroep.

T.A.L.G. 5/55/45.

Administrateurskennisgewing No. 794.]

[19 Oktober 1966.

MUNISIPALITEIT SWARTRUGGENS.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Swartruggens die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

T.A.L.G. 5/55/67.

Administrateurskennisgewing No. 795.]

[19 Oktober 1966.

MUNISIPALITEIT SPRINGS.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Verordeninge insake Openbare Biblioteek van die Munisipaliteit Springs, afgekondig by Administrateurskennisgewing No. 73 van 9 Februarie 1938, word hierby herroep.

T.A.L.G. 5/55/32.

Administrateurskennisgewing No. 796.]

[19 Oktober 1966.

MUNISIPALITEIT ROODEPOORT.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Roodepoort die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. The Library By-laws of the Roodepoort Municipality, published under Administrator's Notice No. 778, dated the 7th September, 1955, are hereby revoked.
T.A.L.G. 5/55/30.

Administrator's Notice No. 797.] [19 October 1966.
BRITS MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

Die Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Brits has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

T.A.L.G. 5/55/10.

Administrator's Notice No. 798.] [19 October 1966.
BELFAST MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Belfast has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

T.A.L.G. 5/55/47.

Administrator's Notice No. 799.] [19 October 1966.
BETHAL MUNICIPALITY.—ADOPTION OF STANDARD LIBRARY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Bethal has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Library By-laws, published under Administrator's Notice No. 218, dated the 23rd March, 1966, as by-laws made by the said Council.

2. The Library By-laws of the Bethal Municipality, published under Administrator's Notice No. 677, dated the 10th September, 1958, are hereby revoked.

T.A.L.G. 5/55/7.

Administrator's Notice No. 800.] [19 October 1966.
STILFONTEIN HEALTH COMMITTEE.—AMENDMENT TO FIRE BRIGADE 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.

The Fire Brigade Regulations of the Stilfontein Health Committee, published under Administrator's Notice No. 128, dated the 12th February, 1964, are hereby amended by the addition after item 2 of the Tariff under the Schedule of the following:—

"3. Fees for the conveyance of persons by ambulance:—

	R c
(a) Per mile or part thereof	0 15
(b) Minimum charge per trip	1 50."

T.A.L.G. 5/41/115.

2. Die Verordeninge insake Openbare Biblioteek van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing No. 788 van 7 September 1955, word hierby herroep.

T.A.L.G. 5/55/30.

Administratorskennisgewing No. 797.] [19 Oktober 1966.
MUNISIPALITEIT BRITS.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brits die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

T.A.L.G. 5/55/10.

Administratorskennisgewing No. 798.] [19 Oktober 1966.
MUNISIPALITEIT BELFAST.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Dorpsraad van Belfast die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

T.A.L.G. 5/55/47.

Administratorskennisgewing No. 799.] [19 Oktober 1966.
MUNISIPALITEIT BETHAL.—AANNAME VAN STANDAARDBIBLIOTEEKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Bethal die Standaardbiblioteekverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 23 Maart 1966, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Biblioteekverordeninge van die Munisipaliteit Bethal, afgekondig by Administrateurskennisgewing No. 677 van 10 September 1958, word hierby herroep.

T.A.L.G. 5/55/7.

Administratorskennisgewing No. 800.] [19 Oktober 1966.
GESONDHEIDSKOMITEE VAN STILFONTEIN.—WYSIGING VAN BRANDWEERREGULASIES.

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.

Die Brandweerregulasies van die Gesondheidskomitee van Stilfontein, afgekondig by Administrateurskennisgewing No. 128 van 12 Februarie 1964, word hierby gewysig deur na item 2 van die Tarief onder die Bylae die volgende by te voeg:—

"3. Gelde vir die vervoer van persone per ambulans:—

	R c
(a) Per myl of gedeelte daarvan	0 15
(b) Minimum vordering per rit	1 50."

T.A.L.G. 5/41/115.

GENERAL NOTICES.

NOTICE No. 282 OF 1966.

KEMPTON PARK TOWN-PLANNING SCHEME
No. 1/25.

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 Town-planning Scheme No. 1, 1952, by the rezoning of Erf No. 2393, Kempton Park Extension No. 8 Township, from "Special Residential" to "General Residential".

The amendment will be known as Kempton Park Town-planning Scheme No. 1/25. 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 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 5th October, 1966.

5-12-19

NOTICE No. 283 OF 1966.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME: AMENDING SCHEME
No. 98.

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:—

The density zoning of—

- (i) Erf No. 75, Buccleuch Township;
- (ii) Erf No. 193, Buccleuch Township; and
- (iii) remaining extent of Erf No. 55, Atholl Extension No. 5 Township, to be amended from "one dwelling per existing erf" to "one dwelling per 40,000 square feet".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 98. 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 5th October, 1966.

5-12-19

ALGEMENE KENNISGEWINGS.

KENNISGEWING No. 282 VAN 1966.

KEMPTON PARK-DORPSAANLEGSKEMA No. 1/25.

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 Stadsraad van Kempton Park in opdrag van die Dorperaad 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 Erf No. 2393, dorp Kempton Park Uitbreiding No. 8, van „Spesiale Woon" tot „Algemene Woon".

Verdere besonderhede van hierdie skema (wat Kempton Park-dorpsaanlegskema No. 1/25 genoem sal word) lê in die kantoor van die Stadsklerk van Kempton Park 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 aan 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*, dit wil sê op of voor 18 November die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis gestel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 5 Oktober 1966.

5-12-19

KENNISGEWING No. 283 VAN 1966.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA: WYSIGENDE SKEMA No. 98.

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 vir Buitestedelike Gebiede aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, soos volg te wysig:—

Die digtheidsbestemming van—

- (i) Erf No. 75, Buccleuch Dorpsgebied;
- (ii) Erf No. 193, Buccleuch Dorpsgebied; en
- (iii) resterende gedeelte van Erf No. 55, Atholl Uitbreiding No. 5 Dorpsgebied, verander te word van „een woonhuis per bestaande erf" tot „een woonhuis per 40,000 vierkante voet".

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 98 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidsraad vir Buitestedelike Gebiede, Pretoria en Johannesburg 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*, dit wil sê op of voor 18 November 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, 5 Oktober 1966.

5-12-19

NOTICE No. 284 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/124.

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 Erf No. 40, Brooklyn, Pretoria, from "Special Residential" to "Special" to permit the erection thereon of dwelling-houses or low density flats subject to the conditions as set out on Annexure "B", Plan No. 291 of the draft scheme.

This amendment will be known as Pretoria Town-planning Scheme No. 1/124. 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 5th October, 1966.

5-12-19

KENNISGEWING No. 284 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/124.

Hierby word ooreenkomsdig die bepalings van sub artikel (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. 40, Brooklyn, 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. 291, van die konsepskema.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/124 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperraad, 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*, dit wil sê op of voor 18 November 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, 5 Oktober 1966.

5-12-19

NOTICE No. 285 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/108.

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 Portion 5 and the remainder of Portion 1 of Erf No. 190, Mayville, Pretoria, from "Special Residential" to "Special" to permit the erection of low density flats thereon subject to the conditions as set out on Annexure B, Plan No. 332 of the draft scheme.

This amendment will be known as Pretoria Town-planning Scheme No. 1/108. 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 5th October, 1966.

5-12-19

KENNISGEWING No. 285 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/108.

Hierby word ooreenkomsdig die bepalings van sub artikel (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 Gedeelte 5, en die restant van Gedeelte 1 van Erf No. 190, Mayville, Pretoria, van „Spesiale Woon" tot „Spesiaal" ten einde die oprigting van laedigtheid-woonstelle daarop toe te laat onderworpe aan die voorwaardes soos uiteengesit op Bylae B, Plan No. 332, van die konsepskema.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/108 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperraad, 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*, dit wil sê op of voor 18 November 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, 5 Oktober 1966.

5-12-19

NOTICE No. 286 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/126.

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 a portion of Portion 2 of portion of the farm Groenkloof No. 358—J.R., district of Pretoria, and a portion of the remaining extent of the said farm from "Government purposes" and "Undetermined" respectively to "Special Residential" with a density of "one dwelling per 12,500 square feet".

This amendment will be known as Pretoria Town-planning Scheme No. 1/126. 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 5th October, 1966.

5-12-19

KENNISGEWING No. 286 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/126.

Hierby word ooreenkomstig die bepalings van sub- artikel (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 'n gedeelte van Gedeelte 2 van gedeelte van die plaas Groenkloof No. 358—J.R., distrik Pretoria, en 'n gedeelte van die resterende gedeelte van voormalde plaas onderskeidelik van „Staatsdoleindes“ en „Onbe- paald“ tot „Spesiale Woon“ met 'n digtheid van „een woonhuis per 12,500 vierkante voet“.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/126 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 Provinse*, dit wil sê op of voor 18 November 1966, die Sekretaris van die Dorperaad by bovormelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 5 Oktober 1966.

5-12-19

NOTICE No. 287 OF 1966.

PRETORIA REGION TOWN-PLANNING SCHEME.— AMENDING SCHEME No. 63.

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 Region Town-planning Scheme, 1960, to be amended by the rezoning of Portion 8 of Portion D of the farm Mopani No. 342—J.R., District of Pretoria, from "Agricultural" to "Special Residential" with a density of "one dwelling per 20,000 square feet".

This amendment will be known as Pretoria Region Town-planning Scheme: Amending Scheme No. 63. 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 18th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 5th October, 1966.

5-12-19

KENNISGEWING No. 287 VAN 1966.

PRETORIASTREEK-DORPSAANLEGSKEMA.— WYSIGENDE SKEMA No. 63.

Hierby word ooreenkomstig die bepalings van sub- artikel (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 Gedeelte 8 van Gedeelte D van die plaas Mopani No. 342—J.R., Distrik Pretoria, van „Landbou“ tot „Spesiale Woon“ met 'n digtheid van „Een woonhuis per 20,000 vierkante voet“.

Verdere besonderhede van hierdie skema (wat Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 63 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 Provinse*, dit wil sê op of voor 18 November 1966, die Sekretaris van die Dorperaad by bovormelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 5 Oktober 1966.

5-12-19

NOTICE No. 291 OF 1966.

GERMISTON TOWN-PLANNING SCHEME No. 1/31.

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 Germiston has applied for Germiston Town-planning Scheme No. 1, 1945, to be amended by the rezoning of Erf No. 827, Primrose, from "Special Residential" to "Special Business".

This amendment will be known as Germiston Town-planning Scheme No. 1/31. 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 25th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th October, 1966.

NOTICE No. 292 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/230.

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 in accordance with a directive from the Townships Board, in terms of section *46 bis* of the Ordinance, submitted an amending scheme to amend Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Portion J and K of Stand No. 2343, Houghton Estate, from "Special Residential" to "General Residential", subject on certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/230. 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, 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 25th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th October, 1966.

NOTICE No. 293 OF 1966.

ALBERTON TOWN-PLANNING SCHEME
No. 1/36.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, 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. 639, New Redruth, from "Special Residential" to "General Residential", subject to a building restriction of 35 feet be maintained along Clinton Avenue.

KENNISGEWING No. 291 VAN 1966.

GERMISTON-DORPSAANLEGSKEMA No. 1/31.

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 aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die herindeling van Erf No. 827, Primrose, van „Spesiale Woon" tot „Spesiale Besigheid".

Verdere besonderhede van hierdie skema (wat Germiston-dorpsaanlegskema No. 1/31 genoem sal word), lê in die kantoor van die Stadsklerk van Germiston en in die kantoor van die Sekretaris van die Dorperraad, 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*, dit wil sê op of voor 25 November 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, 12 Oktober 1966.

12-19-26

KENNISGEWING No. 292 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/230.

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 Johannesburg in opdrag van die Dorperraad ingevolge artikel *46 bis* van gemelde Ordonnansie 'n wysigende skema ingedien het, om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Gedeeltes J en K van Standplaas No. 2343, Houghton Estate, op sekere voorwaardes van „Spesiale Woon" tot „Algemene Woon" verander word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/230 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, 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*, dit wil sê op of voor 25 November 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, 12 Oktober 1966.

12-19-26

KENNISGEWING No. 293 VAN 1966.

ALBERTON-DORPSAANLEGSKEMA No. 1/36.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Alberton aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die herindeling van Erf No. 639, New Redruth, van „Spesiale Woon" tot „Algemene Woon" met dien verstande dat 'n boulyn van 35 voet gehandhaaf word langs Clintonweg.

This amendment will be known as Alberton Town-planning Scheme No. 1/36. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Alberton, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

NOTICE No. 294 OF 1966.

BEDFORDVIEW TOWN-PLANNING SCHEME No. 1/12.

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 in accordance with a directive from the Townships Board in terms of section *46 bis* of the Ordinance, submitted an amending scheme to amend Bedfordview Town-planning Scheme No. 1, 1948, by the rezoning of Portion 1 of Holding 171, Geldenhuis Estate Small Holdings from "Special Residential" with a density of "One Dwelling-house per 40,000 sq. ft." to "General Residential" with a density of "One Dwelling-house per 40,000 square feet".

This amendment will be known as Bedfordview Town-planning Scheme No. 1/12. 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 25th November, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th October, 1966.

12-19-26

NOTICE No. 295 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME No. 2/42.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has

Verdere besonderhede van hierdie skema (wat Alberton-dorpsaanlegskema No. 1/36 genoem sal word), lê in die kantoor van die Stadsklerk van Alberton en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

KENNISGEWING NO. 294 VAN 1966.

BEDFORDVIEW-DORPSAANLEGSKEMA No. 1/12.

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 in opdrag van die Dorperraad ingevolge artikel *46 bis* van getmelde Ordonnansie 'n wysigende skema ingedien het, om Bedfordview-dorpsaanlegskema No. 1, 1948, te wysig deur die herindeling van Gedeelte 1 van Hoewe No. 171, Geldenhuis Estate-Kleinboewe van „Spesiale Woon-“ met 'n digtheid van „Een Woonhuis op 40,000 vierkante voet“ tot „Algemene Woon“ met 'n digtheid van „Een Woonhuis op 40,000 vierkante voet“.

Verdere besonderhede van hierdie skema (wat Bedfordview-dorpsaanlegskema No. 1/12 genoem sal word), lê in die kantoor van die Stadsklerk van Bedfordview en in die kantoor van die Sekretaris van die Dorperraad, 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 Provinsie*, dit wil sê op of voor 25 November 1966, die Sekretaris van die Dorperraad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 12 Oktober 1966.

12-19-26

KENNISGEWING NO. 295 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA No. 2/42.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om

applied for Johannesburg Town-planning Scheme No. 2, 1947, to be amended by the rezoning of Stand No. 578 Craighall Park, from "Special Residential" to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 2/42. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

Johannesburg-dorpsaanlegskema No. 2, 1947, te wysig deur die herindeling van Standplaas No. 578, Craighall Park, op sekere voorwaardes van „Spesiale Woon” tot „Algemene Besigheid” verander word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 2/42 genoem sal word), lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

NOTICE NO. 296 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME No. 1/239.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by rezoning Stand No. 404, Doornfontein, being 39 Height Street, between Currey and Beit Streets, from "General Residential" to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/239. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

NOTICE NO. 297 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME No. 1/234.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has

KENNISGEWING NO. 296 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/239.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Standplaas No. 404, Doornfontein, naamlik Heightstraat 39, tussen Currey- en Beitstraat, op sekere voorwaardes van „Algemene Woon” tot „Algemene Besigheid”.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/239 genoem sal word), lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

KENNISGEWING NO. 297 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/234.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om

applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by the rezoning of Stand No. 1893 (leasehold); 1955 (freehold) and the southern portion of Consolidated Stand No. 4436 (freehold), formerly Stand No. 1895 (leasehold), 1956 (freehold), at present zoned "General Residential", to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/234. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Standplaas No. 1893 (pagperseel), 1955 (eiendomperseel), en die suidelike gedeelte van die verenigde Standplaas No. 4436 (pagperseel), voorheen Standplaas No. 1895 (pagperseel), en 1956 (eiendomperseel), wat tans „Algemene Woon” is, op sekere voorwaarde tot „Algemené Besigheid” verander word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/234 genoem sal word), lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

NOTICE No. 298 OF 1966.

VANDERBIJLPARK TOWN-PLANNING SCHEME.— AMENDING SCHEME No. 11.

It is hereby notified in terms of subsection (1) of section thirty-one of the Town-planning and Townships Ordinance, 1965, that the Town Council of Vanderbijlpark has applied for Vanderbijlpark Town-planning Scheme No. 1, 1961, to be amended as follows:—

1. Clause 22 (b) by the deletion of the clause and the substitution of the following new clause:—

"22. (b) Every dwelling-house or semi-detached dwelling-house, excluding outbuildings, shall have on each side between the external wall of the buildings and the side boundary of its side, a space free of all buildings and of a minimum width of five (5) English feet. The space at each side of the building shall extend for its full width from the afront boundary to a line two and half (2½) times the applicable building line, except where such dwelling-house is erected at the rear of a shop or business premises when the side space shall extend from the rear wall of the shop or business premises to a line three (3) English feet behind and parallel with the back wall of the building."

This amendment will be known as Vanderbijlpark Town-planning Scheme: Amending Scheme No. 11. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Vanderbijlpark, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such

KENNISGEWING No. 298 VAN 1966.

VANDERBIJLPARK-DORPSAANLEGSKEMA.— WYSIGENDE SKEMA No. 11.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel een-en-dertig van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Vanderbijlpark aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema No. 1, 1961, soos volg te wysig:—

1. Klousule 22 (b) deur die skrapping van hierdie klousule en die byvoeging van die volgende nuwe klousule:—

„22. (b) Elke woonhuis of skakelwoonhuis moet behalwe wat buitegeboue betref, aan elke kant tussen die buitemuur van die gebou en die sygrens van die terrein, 'n onbebuode ruimte van minstens vyf (5) Engelse voet hê. Die volle wydte van die ruimte aan elke kant van die gebou moet van die voorste grens van die erf, tot 'nlyn twee en 'n half (2½) keer die toepaslike boulyn strek, behalwe waar sodanige woonhuis agter 'n winkel of besigheidsgebou opgerig is, in welke geval dit van die agtermuur van die winkel of besigheidsgebou tot 'nlyn drie (3) Engelse voet agter en eweredig met die agtermuur van die gebou kan strek.”

Verdere besonderhede van hierdie skema (wat Vanderbijlpark-dorpsaanlegskema: Wysigende Skema No. 11 genoem sal word) lê in die kantoor van die Stadsklerk van Vanderbijlpark en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg

area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address of P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

NOTICE No. 299 OF 1966.

ROODEPOORT-MARAISBURG TOWN-PLANNING SCHEME No. 1/51.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, to be amended by the rezoning of part of the farm Roodepoort No. 237—I.Q., previously used for the old location, to "Special Residential" with a density of "one dwelling-house per 10,000 square feet."

This amendment will be known as Roodepoort-Maraisburg Town-planning Scheme No. 1/51. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Roodepoort, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

NOTICE No. 300 OF 1966.

RANDBURG TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 21.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Randburg has applied for Randburg Town-planning Scheme, 1954, to be amended by the rezoning of Erf No. 182, Bordeaux, from "Special Residential" to "Special Business".

This amendment will be known as Randburg Town-planning Scheme: Amending Scheme No. 21. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Randburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

KENNISGEWING No. 299 VAN 1966.

ROODEPOORT-MARAISBURG-DORPSAANLEG-SKEMA No. 1/51.

Hierby word ooreenkomstig die bepalings van sub- artikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-Maraisburgdorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van gedeelte van die Plaas Roodepoort No. 237—I.Q., voorheen gebruik vir doel-eindes van die ou lokasie, tot „Spesiale Woon” met 'n digtheid van „een woonhuis per 10,000 vierkante voet.”

Verdere besonderhede van hierdie skema (wat Roodepoort-Maraisburg-dorpsaanlegskema No. 1/51 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regssgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

KENNISGEWING No. 300 VAN 1966.

RANDBURG-DORPSAANLEGSKEMA.—WYSIGENDE SKEMA No. 21.

Hierby word ooreenkomstig die bepalings van sub- artikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Randburg aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die herindeling van Erf No. 182 Bordeaux, van „Spesiale Woon” tot „Spesiale Besigheid”.

Verdere besonderhede van hierdie skema (wat Randburg-dorpsaanlegskema: Wysigende Skema No. 21 genoem sal word) lê in die kantoor van die Stadsklerk van Randburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 12th October, 1966.

12-19

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 Oktober 1966.

12-19

NOTICE No. 301 OF 1966.

Notice is hereby given that it is intended to amend the General Plan S.G. No. A8212/54 of Johandeo Agricultural Holdings situate on Portion 63 of the farm Rietspruit No. 535—I.Q., District Vereeniging, in terms of section 30 (3) of Act No. 9 of 1927, as amended, by the permanent closing of the following:—

1. Portions of Voorspoed Street and Roos Street situate between Holdings 30 and 31.
2. Portion of Geluk Street situate between Holdings 52, 56 and 57.
3. Portion of Bosman Street situate between Holdings 66 and 67.

Any owner of land situate within the boundaries of the above-mentioned Agricultural Holdings who objects to the proposed amendment of the General Plan must submit his objections to me in writing on or before 16th November, 1966.

L. W. PENTZ,
Surveyor-General, Transvaal.
Office of the Surveyor-General, Pretoria.

KENNISGEWING No. 301 VAN 1966.

Hierby word bekend gemaak dat dit die voorneme is om ooreenkomsdig die bepalings van artikel 30 (3) van Wet No. 9 van 1927, soos gewysig, die Algemene Plan L.G. No. A8212/54 van Johandeo-landbouhoeves, geleë op Gedeelte 63 van die plaas Rietspruit No. 535—I.Q., distrik Vereeniging, te wysig deur die permanente sluiting van die volgende:—

1. Gedeeltes van Voorspoedstraat en Roosstraat geleë tussen Hoeves 30 en 31.
2. Gedeelte van Gelukstraat geleë tussen Hoeves 52, 56 en 57.
3. Gedeelte van Bosmanstraat geleë tussen Hoeves 66 en 67.

'n Eienaar van grond binne die grense van bogenoemde landbouhoeves wat teen die voorgestelde wysiging beswaar maak, moet sy besware voor of op 16 November 1966 skriftelik by my indien.

L. W. PENTZ,
Landmeter-Generaal, Transvaal.
Kantoor van die Landmeter-Generaal, Pretoria.

12-19-26-2

NOTICE No. 302 OF 1966.

PROPOSED ESTABLISHMENT OF WILLOWILD 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 Willowild Townships (Pty.), Ltd., for permission to lay out a township on the farm Driefontein No. 41—I.R., District of Johannesburg, to be known as Willowild.

The proposed township is situated west of and abuts Glenadrienne Township, east of and abuts Wagon 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.

KENNISGEWING No. 302 VAN 1966.

VOORGESTELDE STIGTING VAN DORP WILLOWILD.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Willowild Townships (Pty.), Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Driefontein No. 41—I.R., distrik Johannesburg, wat bekend sal wees as Willowild.

Die voorgestelde dorp lê wes van en grens aan die dorp Glenadrienne, oos van en grens aan „Wagon Road”.

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 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 *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.

19-26

NOTICE No. 303 OF 1966.

PROPOSED ESTABLISHMENT OF
GLENVIEW 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 Christina Susanna Coetsee, for permission to lay out a township on the farm Garstfontein No. 374—J.R., District of Pretoria, to be known as Glenview.

The proposed township is situated $\pm \frac{1}{4}$ -mile east of the National Road between Lynnwood South and Lynnwoodglen, south of and abuts Ingersolway.

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.

NOTICE No. 304 OF 1966.

PROPOSED ESTABLISHMENT OF DORANDIA
EXTENSION No. 1 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 J. M. Scholtz for permission to lay out a township on the farm Wonderboom No. 302—J.R., District of Pretoria, to be known as Dorandia Extension No. 1.

The proposed township is situated south of and abuts the road from Pretoria North to Rosslyn, on Portion 111 of the farm Wonderboom.

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.

KENNISGEWING No. 303 VAN 1966.

VOORGESTELDE STIGTING VAN DORP
GLENVIEW.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekendgemaak dat Christina Susanna Coetsee, aansoek gedoen het om 'n dorp te stig op die plaas Garstfontein No. 374—J.R., distrik Pretoria, wat bekend sal wees as Glenview.

Die voorgestelde dorp lê plus minus 'n driekwart myl oos van die Nasionale Pad tussen Lynnwood-suid en Lynnwoodglen, suid van en grens aan Ingersolweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die Kantoer 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 *Provinsiale 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.
19-26

KENNISGEWING No. 304 VAN 1966.

VOORGESTELDE STIGTING VAN DORP
DORANDIA UITBREIDING No. 1.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekendgemaak dat J. M. Scholtz aansoek gedoen het om 'n dorp te stig op die plaas Wonderboom No. 302—J.R., distrik Pretoria, wat bekend sal wees as Dorandia Uitbreiding No. 1.

Die voorgestelde dorp lê suid van en grens aan die pad van Pretoria-Noord na Rosslyn, op Gedelte 111 van die plaas Wonderboom.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoer 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 *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang het.

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.
19-26

NOTICE No. 305 OF 1966.

PROPOSED ESTABLISHMENT OF DORANDIA EXTENSION No. 3 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 D. C. Lamprecht for permission to lay out a township on the farm Wonderboom No. 302—J.R., District of Pretoria, to be known as Dorandia Extension No. 3.

The proposed township is situated south of and abuts the road from Pretoria North to Rosslyn, on Portion 71 of the farm Wonderboom.

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.

NOTICE No. 306 OF 1966.

PROPOSED ESTABLISHMENT OF DORANDIA 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 M. G. T. Ferreira, for permission to lay out a township on the farm Wonderboom No. 302—J.R., District of Pretoria, to be known as Dorandia.

The proposed township is situated south of and abuts the road from Pretoria North to Rosslyn, on Portion 72 of the farm Wonderboom.

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.

NOTICE No. 307 OF 1966.

PROPOSED ESTABLISHMENT OF DORANDIA EXTENSION No. 2 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 J. R. Malan for permission to lay out a township on the farm Wonderboom No. 302—J.R., District of Pretoria, to be known as Dorandia Extension No. 2.

KENNISGEWING No. 305 VAN 1966.

VOORGESTELDE STIGTING VAN DORP DORANDIA UITBREIDING No. 3.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat D. C. Lamprecht aansoek gedoen het om 'n dorp te stig op die plaas Wonderboom No. 302—J.R., distrik Pretoria, wat bekend sal wees as Dorandia Uitbreiding No. 3.

Die voorgestelde dorp lê suid van en grens aan die pad van Pretoria-Noord na Rosslyn, op Gedeelte 71 van die plaas Wonderboom.

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 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 *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang het.

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.
19-26

KENNISGEWING No. 306 VAN 1966.

VOORGESTELDE STIGTING VAN DORP DORANDIA.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat M. G. T. Ferreira aansoek gedoen het om 'n dorp te stig op die plaas Wonderboom No. 302—J.R., distrik Pretoria, wat bekend sal wees as Dorandia.

Die voorgestelde dorp lê suid van en grens aan die pad van Pretoria-Noord na Rosslyn, op Gedeelte 72 van die plaas Wonderboom.

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 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 *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang het.

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.
19-26

KENNISGEWING No. 307 VAN 1966.

VOORGESTELDE STIGTING VAN DORP DORANDIA UITBREIDING No. 2.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat J. R. Malan aansoek gedoen het om 'n dorp te stig op die plaas Wonderboom No. 302—J.R., distrik Pretoria, wat bekend sal wees as Dorandia Uitbreiding No. 2.

The proposed township is situated south of and abuts the road from Pretoria North to Rosslyn, on Portion 96 of the farm Wonderboom.

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.

NOTICE No. 308 OF 1966.

PROPOSED ESTABLISHMENT OF GOEDEBURG 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 Meta Buildings (Pty.), Ltd., for permission to lay out a township on the farm Rietpan No. 66—I.R., District of Benoni, to be known as Goedeburg.

The proposed township is situated south-west of and abuts the Provincial Road from Benoni to Kempton Park, north-west of and abuts the junction of the Provincial Road from Benoni to Kempton Park and the Provincial Road from Boksburg.

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.

NOTICE No. 309 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME No. 1/228.

It is hereby notified in terms of subsection (1) of section thirty-one of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended to rezone the rear portion of Stand No. 97, Fairview, from "General Residential" to "General Business" on condition that a 12-foot building line restriction be imposed on the western boundary of the stand.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/228. Further particulars of the Scheme are lying for inspection at the office of the Town

Die voorgestelde dorp lê suid van en grens aan die pad van Pretoria-Noord na Rosslyn, op Gedeelte 96 van die plaas Wonderboom.

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 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 *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang het.

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.
19-26

KENNISGEWING No. 308 VAN 1966.

VOORGESTELDE STIGTING VAN DORP GOEDEBURG.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Meta Buildings (Pty.), Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Rietpan No. 66—I.R., distrik Benoni, wat bekend sal wees as Goedeburg.

Die voorgestelde dorp lê suidwes van en grens aan die Provinciale Pad van Benoni na Kempton Park, noordwes van en grens aan die aansluiting van die Provinciale Pad van Benoni na Kempton Park en die Provinciale Pad van Boksburg.

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 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 *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang het.

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.
19-26

KENNISGEWING No. 309 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/228.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel een-en-dertig van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van die agterste gedeelte van Standplaas No. 97, Fairview, van "Algemene Woon" tot "Algemene Besigheid" verander word op voorwaarde dat daar 'n bouverbodstrook van 12 voet langs die weselike grens van die standplaas opgelê word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/228 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en

Clerk, Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within four weeks from the date of this notice.

J. G. VAN DER MERWE,
Director, Department of Local Government.
Pretoria, 19th October, 1966.

NOTICE No. 310 OF 1966.

ROODEPOORT TOWN-PLANNING SCHEME
No. 1/55.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort Town-Planning Scheme No. 1, 1946, to be amended by the rezoning of Erven Nos. 1127 and 1774, Roodepoort Township, from "General Residential" to "General Business", height and coverage zone 1.

This amendment will be known as Roodepoort Town-planning Scheme No. 1/55. Further particulars of the Scheme are lying for inspection at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

NOTICE No. 311 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/235.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by the rezoning of Erven Nos. 51, 52, 53 and 54, Chrisville, from "General Residential" to "Special Residential", subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/235. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Oktober 1966.

19-26

KENNISGEWING No. 310 VAN 1966.

ROODEPOORT-DORPSAANLEGSKEMA No. 1/55.

Hierby word ooreenkomsdig die bepalings van sub-artikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Erwe Nos. 1127 en 1774, Dorp Roodepoort, van „Algemene Woon“ tot „Algemene Besigheid“, hoogte- en bou-oppervlaktestreek 1.

Verdere besonderhede van hierdie skema (wat Roodepoort-dorpsaanlegskema No. 1/55 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Oktober 1966.

19-26

KENNISGEWING No. 311 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/235.

Hierby word ooreenkomsdig die bepalings van sub-artikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Erwe Nos. 51, 52, 53 en 54, Chrisville, op sekere voorwaardes van „Algemene Woon“ tot „Spesiale Woon“ verander word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/235 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Oktober 1966.

19-26

NOTICE No. 312 OF 1966.

ROODEPOORT-MARAISBURG TOWN-PLANNING SCHEME No. 1/52.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, to be amended as follows:—

The inclusion of the following townships and agricultural holdings in the Town-planning Scheme.

1. Manufacta Extension No. 1.
2. Manufacta Extension No. 2.
3. Ontdekkerspark.
4. Culembeeck Agricultural Holdings.
5. Culembeeck Agricultural Holdings Extension No. 1.
6. Princess Agricultural Holdings Extension No. 3.
7. Princess Agricultural Holdings Extension No. 4.
8. Florida Extension No. 8.
9. Technikon.
10. Horison Park.

This amendment will be known as Roodepoort-Maraisburg Town-planning Scheme No. 1/52. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Roodepoort, and at the office of the Director of Local Government, Room No. B222 Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

NOTICE No. 313 OF 1966.

SPRINGS TOWN-PLANNING SCHEME No. 1/25.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Springs has applied for Springs Town-planning Scheme No. 1, 1946, to be amended by the rezoning of Erven Nos. 36, 37 and 38, Selection Park, from "Special Residential" to "General Residential" on certain conditions.

This amendment will be known as Springs Town-planning Scheme No. 1/25. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Springs, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

KENNISGEWING No. 312 VAN 1966.

ROODEPOORT-MARAISBURG-DORPSAANLEG-SCHEMA No. 1/52.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 1, 1946, soos volg te wysig:—

Die insluiting van die volgende dorpe en landbouhoeves in die Dorpsbeplanningskema:—

1. Manufacta Uitbreiding No. 1.
2. Manufacta Uitbreiding No. 2.
3. Ontdekkerspark.
4. Culembeeck Landbouhoeves.
5. Culembeeck Landbouhoeves Uitbreiding No. 1.
6. Princess Landbouhoeves Uitbreiding No. 3.
7. Princess Landbouhoeves Uitbreiding No. 4.
8. Florida Uitbreiding No. 8.
9. Technikon.
10. Horison Park.

Verdere besonderhede van hierdie skema (wat Roodepoort-Maraisburg-dorpsaanlegskema No. 1/52 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur,

Pretoria, 19 Oktober 1966.

19-26

KENNISGEWING No. 313 VAN 1966.

SPRINGS-DORPSAANLEGSKEMA No. 1/25.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Springs aansoek gedoen het om Springs-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Erve Nos. 36, 37 en 38, Selection Park, op sekere voorwaardes van „Spesiale Woon“ tot „Algemene Woon“.

Verdere besonderhede van hierdie skema (wat Springs-dorpsaanlegskema No. 1/25 genoem sal word) lê in die kantoor van die Stadsklerk van Springs en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of besitters van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur,

Pretoria, 19 Oktober 1966.

19-26

NOTICE No. 314 OF 1966.

RANDBURG TOWN-PLANNING SCHEME.—
AMENDING SCHEME No. 20.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Randburg has applied for Randburg Town-planning Scheme, 1954, to be amended by the rezoning from "Special Residential" to "Special Business" of a portion (more or less half) of Erf No. 484, Kensington B, on certain conditions.

This amendment will be known as Randburg Town-planning Scheme: Amending Scheme No. 20. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Randburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

NOTICE No. 315 OF 1966.

PRETORIA REGION TOWN-PLANNING SCHEME.—
AMENDING SCHEME No. 58.

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, 1960, to be amended as follows:—

Erf No.	Present Zoning.	Proposed Zoning.
Portion 16 of Lot No. 22...	General Business.....	Special.
Portion 3 of Lot No. 24...		
Portion 2 of Lot No. 24...	Special Residential....	

The proposed zoning will permit the erection of shops and flats on the consolidated unit of land subject to the conditions as set out on Annexure "A", Plan No. 202 of the draft scheme.

This amendment will be known as Pretoria Region Town-planning Scheme: Amending Scheme No. 58. 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 1st December, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 19th October, 1966.

NOTICE No. 316 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/231.

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 in accordance with a directive from the Townships Board in terms of section 46 bis of the Ordinance, submitted an

KENNISGEWING No. 314 VAN 1966.

RANDBURG-DORPSAANLEGSKEMA.—
WYSIGENDE SKEMA No. 20.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Randburg aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die herindeling van „Spesiale Woon” tot „Spesiale Besigheid” van 'n gedeelte (min of meer die helfte) van Erf No. 484, Kensington B, onderhewig aan sekere voorwaarde.

Verdere besonderhede van hierdie skema (wat Randburg-dorpsaanlegskema: Wysigende Skema No. 20 genoem sal word) lê in die kantoor van die Stadsklerk van Randburg en in die kantoor van die Direkteur van Plaaslike Bestuur, 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, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Oktober 1966.

19-26

KENNISGEWING No. 315 VAN 1966.

PRETORIASTREEK-DORPSAANLEGSKEMA.—
WYSIGENDE SKEMA No. 58.

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 Pretoriastreek-dorpsaanlegskema, 1960, soos volg te wysig:—

Erf No.	Huidige bestemming.	Voorgestelde bestemming.
Gedeelte 16 van Lot No. 22	Algemene Besigheid...	
Gedeelte 3 van Lot No. 24		Spesiaal.
Gedeelte 2 van Lot No. 24	Spesiale Woon....	

Die voorgestelde bestemming sal die oprigting van winkels en woonstelle op die gekonsolideerde eenheid van grond toelaat onderworpe aan die voorwaardes soos uiteengesit op Bylae „A”, Plan No. 202, van die konsep-skema.

Verdere besonderhede van hierdie skema (wat Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 58 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, 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 1 Desember 1966, die Sekretaris van die Dorperaad by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 19 Oktober 1966.

19-26-2

KENNISGEWING No. 316 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/231.

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 Johannesburg in opdrag van die Dorperaad ingevolge artikel 46 bis van gemelde Ordonnansie

amending scheme to amend Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Stands Nos. 842 and 843, Berea Township, from "General Residential" to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/231. 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, 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 1st December, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 19th October, 1966.

NOTICE No. 317 OF 1966.

ROODEPOORT TOWN-PLANNING SCHEME No. 1/55.

It is hereby notified in terms of subsection (1) of section *thirty-one* of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort Town-planning Scheme No. 1, 1946, to be amended by the rezoning of Erven Nos. 1127 and 1774, Roodepoort Township, from "General Residential" to "General Business", height and coverage zone 1.

This amendment will be known as Roodepoort Town-planning Scheme No. 1/55. Further particulars of the scheme are lying for inspection at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right of objection to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 19th October, 1966.

NOTICE No. 318 OF 1966.

Case No. M.1707/66.

IN THE SUPREME COURT OF SOUTH AFRICA.
(Witwatersrand Local Division.)

At Johannesburg, on Tuesday, the 4th October, 1966.
Before the Honourable Mr. Justice Kotzé.

In the application of PASTEUR MEDICAL HOUSE (PROPRIETARY), LIMITED, Applicant.

Having heard Mr. Sutej, Counsel for the Applicant, and having read the documents filed of record;

It is Ordered:

1. That a rule *nisi* do issue calling upon all persons interested to appear and to show cause if any to this Court at 10 a.m. on 15th November, 1966, why this Court

'n wysigende skema ingedien het, om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig, deur die herindeling van Erwe Nos. 842 en 843, dorp Berea, van „Algemene Woon" tot „Algemene Besigheid", onderhewig aan sekere voorwaarde.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/231 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg 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 1 Desember 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, 19 Oktober 1966.

19-26-2

KENNISGEWING No. 317 VAN 1966.

ROODEPOORT-DORPSAANLEGSKEMA No. 1/55.

Hierby word ooreenkomsdig die bepalings van sub artikel (1) van artikel *een-en-dertig* van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-dorpsaanlegskema No. 1, 1946, te wysig deur die herindeling van Erwe Nos. 1127 en 1774, dorp Roodepoort, van „Algemene Woon" tot „Algemene Besigheid", hoogte- en bou-oppervlaktestreek 1.

Verdere besonderhede van hierdie skema (wat Roodepoort-dorpsaanlegskema No. 1/55 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Direkteur van Plaaslike Bestuur, 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, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. G. VAN DER MERWE,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Oktober 1966.

19-26

KENNISGEWING No. 318 VAN 1966.

Saak No. M.1707/66.

IN DIE HOGGEREGSHOF VAN SUID-AFRIKA.

(Witwatersrand Plaaslike Afdeling.)

Te Johannesburg, op Dinsdag, die 4de Oktober 1966.

Voor Sy Edele mnr. Regter Kotzé.

In die aansoek van PASTEUR MEDICAL HOUSE (PROPRIETARY), LIMITED, Applikant.

Na aanhoor van mnr. Sutej, Advokaat vir die Applikant, en na deurlees van die dokumente gelassee;

Word dit Gelas:

1. Dat 'n bevel *nisi* uitgereik is waarkragtens alle belanghebbende persone moet verskyn en redes aanvoer, indien enige, aan hierdie Hof om 10 'vm. op 15 November

should not authorise and direct the Rand Townships Registrar to amend the Conditions of Title of Erf No. 552, situate on Fifth Street North, of that portion known as the township of Springs, District of Springs, by—

- (i) deleting the word "Residential" in the description of the said Erf;
- (ii) deleting from it the condition marked (b) reading as follows:—

"In regard to residential erven, such erven shall be used for residential purposes only. Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on any erf and no erf shall be subdivided. No slaughter poles, cattle-kraals, canteens, dairy establishments, shops or other business place, whatsoever shall be opened or carried on by any person whomsoever on such erven.";

2. That this rule be published once in *The Star* newspaper and once in *Die Vaderland* newspaper circulating within the area of the Municipality of Springs, and once in the *Transvaal Provincial Gazette*;

3. That the service of this rule be also effected by despatching by means of registered post or delivery to all registered owners of erven in the township of Springs, addressed to such addresses at which rates accounts are sent to them by the Municipality of Springs;

4. That the application and annexures thereof be available for inspection at the offices of Applicant's Attorneys, Messrs. Ivan Davies, Theunissen, Nester & Vos, of Birnam House, corner of Fourth Street and Fifth Avenue, Springs, from the 17th day of October, 1966, to the 4th day of November, 1966, erf holders should be informed in the advertisements and in the letter hereinbefore referred to, that the application and annexures will be so available for inspection between the dates set out herein;

5. That service of this Rule be also effected upon the Allied Building Society. By Order of the Court.—I. F. R. du Preez, Registrar.

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. 126/66	Special School Uitkoms: Erection	18/11/66
W.F.T.B. 127/66	Special School Elandsprak: Erection	18/11/66
W.F.T.B. 128/66	Balfourse Laerskool: Repairs and renovations	18/11/66
W.F.T.B. 129/66	Bethal Road Depot: Replacing of tarmac surface	18/11/66
W.F.T.B. 130/66	Hoërskool Die Fakkell: Repairs and renovations	18/11/66
R.F.T. 65/66	Portable rotary air compressors, 365 C.F.M.	11/11/66
H.A. 1/35/66	Supplementary tender: (a) refrigerator items (injections and antibiotics); (b) ointments, creams, drops; (c) tablets and capsules	11/11/66
W.F.T. 13/66	Electric washing machines.....	18/11/66
W.F.T. 14/66	Hot closets and milk urns.....	18/11/66
W.F.T. 15/66	Sterilisers, steam-heated.....	18/11/66

1966, waarom hierdie Hof nie die Rand Dorpe Registrateur moet magtig en gelas om die Titelvoorwaardes van Erf No. 552, geleë aan Vyfde Straat noord van daardie gedeelte bekend as die dorpsgebied van Springs, Distrik Springs, te wysig deur—

- (i) die weglatting van die woord „Residential” in die beskrywing van die gesegde erf;
- (ii) die weglatting van die voorwaarde gemerk (b) wat as volg lees:—

„In regard to residential erven, such erven shall be used for residential purposes only. Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on any erf and no erf shall be subdivided. No slaughter poles, cattle-kraals, canteens, dairy establishments, shops or other business place, whatsoever shall be opened or carried on by any person whomsoever on such erven.”;

2. Dat hierdie Bevel eenkeer in *The Star* dagblad en eenkeer in *Die Vaderland* dagblad, wat sirkuleer in die gebied van die Munisipaliteit van Springs, en eenkeer in die *Transvaal Provinciale Koerant* verskyn;

3. Dat die diening van hierdie Bevel ook gedoen word deur afsending van geregistreerde pos of aflewering aan alle geregistreerde eienare van erwe in die dorpsgebied van Springs, geadresseer aan sulke adresse waarna Belasting-rekenings gestuur word deur die Munisipaliteit van Springs;

4. Dat die aansoek en bylaes daarvan beskikbaar gemaak word vir inspeksie te die kantore van die Appelikant se Prokureurs, mnr. Ivan Davies, Theunissen, Nester & Vos, van Birnamhuis, hoek van Vierde Straat en Vyfde Laan, Springs, vanaf die 17de dag van Oktober 1966, tot die 4de dag van November 1966, geregistreerde eienare van die erwe moet in kennis gestel word in die advertensie en in die geregistreerde kennisgewing hierin tevore na verwys, dat die aansoek en bylaes beskikbaar sal wees vir inspeksie tussen die datums hierin uiteengesit;

5. Dat diening van hierdie Bevel ook aan die Allied Bougenootskap moet geskied. Op las van die Hof.—I. F. R. du Preez, Griffier.

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 aangegeef word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van diens.	Sluitings-datum.
W.F.T.B. 126/66	Spesiale Skool Uitkoms: Oprigting	18/11/66
W.F.T.B. 127/66	Spesiale Skool Elandsprak: Oprigting	18/11/66
W.F.T.B. 128/66	Balfourse Laerskool: Reparasies en opknappings	18/11/66
W.F.T.B. 129/66	Bethal Paddepot: Vervanging van teerblad	18/11/66
W.F.T.B. 130/66	Hoërskool Die Fakkell: Reparasies en opknapping	18/11/66
R.F.T. 65/66	Draagbare, draaiende lugpers-pompe, 365 C.F.M.	11/11/66
H.A. 1/35/66	Aanvullende tender: (a) Koelkas-items (inspuitings en antibiotika); (b) salwe, room, druppels; (c) tablette en kapsules	11/11/66
W.F.T. 13/66	Elektriese wasmasjiene.....	18/11/66
W.F.T. 14/66	Warm voedselkabinettes en melkkookkanne	18/11/66
W.F.T. 15/66	Steriliseerders, stoomverhitte.....	18/11/66

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.

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tenderforms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorraad 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.	Verdiging.	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 Paaiedepartement, 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 daar toe 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 geparafieer 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 tenderforms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verselle koevert 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 hoof-ingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

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.

GANSVLEI Pound, District of Rustenburg, on the 9th November, 1966, at 11 a.m.—1 Bull, 3 years, black; 1 ox, 5 years, red, branded possibly Δ G5; 1 cow, 6 years, redspotted, branded Δ X1; 1 heifer, 3 years, red, branded Δ 7B; 1 heifer, 2 years, red, branded possibly RF1 and 22.

KLERKSDORP Municipal Pound, on the 27th October, 1966, at 11 a.m. at the cattle sale kraals.—1 Horse, mare, ± 4 years, dark-brown with spot on forehead; 1 horse, mare ± 10 years, bluish grey; 1 horse, stallion, ± 11 months, bluish grey; 1 heifer, polled, ± 3 years, left ear half-moon behind, right ear two half-moons behind.

KLIPDRIFT Pound, District of Pretoria, on the 9th November, 1966, at 11 a.m.—1 Cow, 6 years, light-red, branded A1 and W3K on left buttock; 1 cow, 7 years, red, branded AW8 on left buttock; 1 ox, 4 years, red, branded AV on left buttock; 1 bull, 5 years, red and white, both ears cropped.

KLIPSPRUIT Pound, District of Pietersburg, on the 9th November, 1966, at 11 a.m.—1 Cow, 8 years, red; 1 heifer, 6 months, red.

LEEUWVALLEI Pound, District of Lydenburg, on the 9th November, 1966, at 11 a.m.—1 Cow, 8 years, yellow; 2 oxen, 2 years, red, left ear swallowtail.

OLIEVENHOUTHOEK Pound, District of Waterberg, on the 9th November, 1966, at 11 a.m.—1 Heifer, Africander, 2 years, red, branded WH7.

SWARTFONTEIN Pound, District of Marico, on the 9th November, 1966, at 11 a.m.—1 Heifer red, branded Z on left side of neck and M20 on left buttock, left ear half-moon in front and 2 squares behind; 1 heifer, branded Z on left side of neck and M80 on right buttock, right ear half-moon in front; 1 heifer, branded Z on left side of neck and MMO on right buttock, right ear cropped, left ear square in front; 2 mules, mares, brown.

VOLKSRUST Municipal Pound, on the 29th October, 1966, at 10 a.m. at the Municipal Pound Kraals.—1 Ox, half-bred Africander, ± 6 years, black, left ear cropped; 1 heifer, half-bred Switzer, ± 3 years, dark-brown, both ears square in front; 1 heifer, half-bred Jersey, ± 2 years, dark-brown.

WOLMARANSSTAD Municipal Pound, on the 28th October, 1966, at 2 p.m., at the Pound Camp in Bornman Street.—1 Bull, 15 months, black.

PALMIETFONTEIN Pound, District of Pietersburg, on the 9th November, 1966, at 11 a.m.—1 Cow, 9 years, red, branded Z on right buttock, right ear cropped; 1 cow, polled, 10 years, red; 1 cow, 8 years, red with a blaze; 1 heifer, 6 years, black, branded Z on right buttock, right ear cropped; 1 heifer, 3 years, red, both ears half-moon behind; 1 heifer, 1 year, red with a blaze; 1 bull, 7 years, red, right ear slit, left ear cropped; 1 sheep, 3 years, white.

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aanstaande die hieronder omskreve diere moet, in die geval van diere in munisipale skuite, die Stadslerk nader, en wat diere in distrikskuite betref, die betrokke Landdros.

GANSVLEI Skut, Distrik Rustenburg, op 9 November 1966, om 11 vm.—1 Bul, 3 jaar, swart; 1 os, 5 jaar, rooi, brandmerk

moontlik Δ G5; 1 Koei, 6 jaar, rooiskiller, brandmerk Δ X1; 1 vers, 3 jaar, rooi, brandmerk Δ 7B; 1 vers, 2 jaar, rooi, brandmerke moontlik RF1 en 22.

KLERKSDORPSE Munisipale Skut, op 27 Oktober 1966, om 11 vm., by die vendusiekrale.—1 Perd, merrie, ± 4 jaar, donkerbruin met kol voor kop; 1 perd, merrie, ± 10 jaar, blouskimmel; 1 perd, hings, ± 11 maande, blouskimmel; 1 vers, poenskop, ± 3 jaar, linkeroor halfmaan agter, regteroer twee halfmane agter.

KLIPDRIFT Skut, Distrik Pretoria, op 9 November 1966, om 11 vm.—1 Koei, 6 jaar, ligrooi, brandmerke A1 en W3K op linkerboud; 1 koei, 7 jaar, rooi, brandmerk AW8 op linkerboud; 1 os, 4 jaar, rooi, brandmerk AV op linkerboud; 1 bul, 5 jaar, rooi en wit, albei ore stomp.

KLIPSPRUIT Skut, Distrik Pietersburg, op 9 November 1966, om 11 vm.—1 Koei, 8 jaar, rooi; 1 vers, 6 maande, rooi.

LEEUWVALLEI Skut, Distrik Lydenburg, op 9 November 1966, om 11 vm.—1 Koei, 8 jaar, geel; 2 osse, 2 jaar, rooi, linkeroor swaelster.

OLIEVENHOUTHOEK Skut, Distrik Waterberg, op 9 November 1966, om 11 vm.—1 Vers, 1 Vers, Afrikaner, 2 jaar, rooi, brandmerk WH7.

SWARTFONTEIN Skut, Distrik Marico, op 9 November 1966, om 11 vm.—1 Vers, rooi, brandmerke Z aan linkerhake van nek en M20 op linkerboud, linkeroor halfmaan voor en 2 winkelhake agter; 1 vers, brandmerke Z aan linkerhake van nek en M80 op regterboud, regteroer halfmaan voor; 1 vers, brandmerke Z aan linkerhake van nek en MMO op regterboud, regteroer stomp, linkeroor winkelhake voor; 2 muile, merries, bruin.

VOLKSRUSTSE Munisipale Skut, op 29 Oktober 1966, om 10 vm., by die Munisipale Skutkrale.—1 Os, Baster Afrikaner, ± 6 jaar, swart, linkeroor stomp; 1 vers, Baster Swizer, ± 3 jaar, donkerbruin, albei ore winkelhake voor; 1 vers, Baster Jersey, ± 2 jaar, donkerbruin.

WOLMARANSSTADSE Munisipale Skut, op 28 Oktober 1966, om 2 nm., by die Skutkamp in Bornmanstraat.—1 Bul, 15 maande, swart.

PALMIETFONTEIN Skut, Distrik Pietersburg, op 9 November 1966, om 11 vm.—1 Koei, 9 jaar, rooi, brandmerk Z op regterboud, regteroer stomp; 1 koei, Poenskop, 10 jaar, rooi; 1 koei, 8 jaar, rooi met 'n bles; 1 vers, 6 jaar, swart, brandmerk Z op regterboud, regteroer stomp; 1 vers, 3 jaar, rooi, albei ore halfmaan agter; 1 vers, 1 jaar, rooi met 'n bles; 1 bul, 7 jaar, rooi, regteroer slip, linkeroor stomp; 1 skaap, 3 jaar, wit.

THABAZIMBI HEALTH COMMITTEE.

EXPROPRIATION OF SERVITUDE.

Notice is hereby given, in terms of the provisions of Section 6 (i) (b) of the Municipalities Powers of Expropriation Ordinance, 1903, as amended, that the Thabazimbi Health Committee intends to acquire by compulsory purchase, a certain non-trading servitude over Portion 2 of the farm Donkerpoort No. 344, Registration Division K.Q., District of Thabazimbi, 9.5622 morgen in extent, to enable the said Committee to use such land for an industrial township. A plan indicating the position of the above-mentioned land, lies for inspection in the office of the undersigned during office hours.

Any person interested as owner, lessee or occupier of the above servitude and entitled to the said servitude and who objects to the expropriation of such servitude, must serve notice, in writing, on the undersigned within one (1) month from the day of the last publication of this notice but not later than 21st November, 1966.

L. J. MYBURGH,
Secretary,
Municipal Offices,
Thabazimbi, 30th September, 1966.

GESONDHEIDSKOMITEE VAN THABAZIMBI.

ONTEIENING VAN SERWITUUT.

Kennis word hiermee gegee ingevolge die bepalings van Artikel 6 (i) (b) van die "Municipalities Powers of Expropriation Ordinance, 1903" soos gewysig, dat die Gesondheidskomitee van Thabazimbi voornemens is om sekere nie-handelserwituut oor Gedeelte 2 van die plaas Donkerpoort No. 344, Registrasie-afdeling K.Q., Distrik Thabazimbi, groot 9.5622 morg, te verkry deur verpligte aankoop ten einde gemelde Komitee in staat te stel om sodanige grond te gebruik vir 'n nywerheidsdorpgebied. 'n Plan wat die ligging van bogenoemde grond aantoon, lê ter insae in die kantoor van ondergetekende gedurende kantoorure.

Enigiemand wat as eienaar, huurder of okkuperdeer van bogenoemde serwituut belang het en op genoemde serwituut geregtig is en wat teen die onteiening van sodanige serwituut beswaar maak, moet ondergetekende binne een (1) maand vanaf datum van laaste publiekasië van hierdie kennigewing maar nie later nie as 21 November 1966, skriftelik van sy beswaar verwittig.

L. J. MYBURGH,
Sekretaris.

Munisipale Kantore,
Thabazimbi, 30 September 1966.

837—5-12-19

TOWN COUNCIL OF KEMPTON PARK.

ADOPTION OF BY-LAWS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, read with Section 96 *bis* (2) of the Ordinance, that it is the intention of the Town Council of Kempton Park to adopt the following By-laws:

Standard by-laws in respect of legal aid to officers and servants of local authorities involved in criminal proceedings as promulgated under Administrator's Notice No. 625 of 17 August, 1966.

Copies of the Standard By-laws are open for inspection during office hours in Room No. 34, Municipal Offices, Kempton Park, until Wednesday, 9 November, 1966.

Q. W. VAN DER WALT,
Acting Town Clerk.
Municipal Offices,
Pine Avenue,
(P.O. Box 13),
Kempton Park, 6th October, 1966.
(Notice No. 67/1966.)

STADSRAAD VAN KEMPTON PARK.

AANVAARDING VAN VERORDENINGE.

Ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, gelees met Artikel 96 *bis* (2) van dié Ordonnansie, word hiermee kennis gegee dat die Stadsraad van Kempton Park van voorneme is om die onderstaande verordeninge te aanvaar:

Standaardverordeninge ten opsigte van regshulp aan beampies en dienare van plaaslike owerhede wat in strafgedinge betrokke raak, soos afgekondig by Administrateurskennisgewing No. 625 van 17 Augustus 1966.

Afskrifte van die Standaardverordeninge lê gedurende kantoorure ter insae in Kamer No. 34, Munisipale Kantoor, tot en met Woensdag, 9 November 1966.

Q. W. VAN DER WALT,
Waarnemende Stadslerk.
Munisipale Kantoor,
Pinelaan,
(Posbus 13),
Kempton Park, 6 Oktober 1966.
(Kennisgewing No. 67/1966.) 911—19

MUNICIPALITY OF HENDRINA:
ALIENATION OF PROPERTY.

Notice is hereby given, in terms of the provisions of Section 79 (18) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council to sell Portions 3 and 4 of Erf No. 247; respectively to Mrs. H. Eksteen and Messrs. Van Niekerk and Steenkamp for the sum of R2,000 each.

Any objections to the proposed transaction must be lodged with the undersigned not later than the 28th October, 1966, at 3 p.m.

J. SCHEURKOGEL,
Town Clerk.
Hendrina, 22nd September, 1966.

MUNISIPALITEIT HENDRINA.

VERVREEMDING VAN EIENDOM.

Kennisgewing geskied hiermee ooreenkomsdig die bepaling van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Dorpsraad van voorname is om Gedeeltes 3 en 4 van Erf No. 247 onderskeidelik aan mev. H. Eksteen en menere van Niekerk en Steenkamp vir die som van R2,000 elk te verkoop.

Enige besware teen die voorgestelde transaksies moet skriftelik by die ondergetekende ingedien word nie later nie dan 28 Oktober 1966, om 3 nm nie.

J. SCHEURKOGEL,
Stadsklerk.
Hendrina, 22 September 1966.

841—5-12-19

TOWN COUNCIL OF BOKSBURG.

PERMANENT CLOSING OF PARK
(BEING ERF NO. 220), BOKSBURG
EAST INDUSTRIAL TOWNSHIP
(EXTENSION NO. 3) AND SALE
THEREOF.

Notice is hereby given, in terms of Sections 67 and 68 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Boksburg, subject to any necessary consent of the Administrator, to close permanently the public park in Boksburg East Industrial Township, being Erf No. 220, Boksburg East Industrial Township (Extension No. 3).

Notice is hereby further given, in terms of Section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that in the event of such closing it is the intention of the Town Council of Boksburg to sell the land in extent approximately 6,025 Cape square feet.

A copy of the plan showing the park which it is proposed to close permanently and to sell may be inspected between the hours of 8 a.m. to 1 p.m. and 2 p.m. to 4.30 p.m. on Mondays to Fridays, at the Office of the Clerk of the Council, Municipal Offices, Boksburg.

Any person who has any objection to the proposed closing and/or sale or who may have any claim for compensation, if the closing is carried out, must lodge his objection or claim, in writing, with the Town Clerk, Boksburg, not later than 28th December, 1966.

P. RUDO. NELL,
Town Clerk.
Municipal Offices,
Boksburg, 12th September, 1966.

(No. 129.)

STADSRAAD VAN BOKSBURG.

PERMANENTE SLUITING VAN PARK
(SYNDE ERF NO. 220), NYWER-
HEIDSDORPSGEDEELTE BOKS-
BURG-OOS (UITBREIDING NO. 3)
EN DIE VERKOOP DAARVAN.

Kennisgewing geskied hiermee kragtens Artikels 67 en 68 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos

gewysig, dat die Stadsraad van Boksburg voornemens is om onderworpe aan enige vereiste goedkeuring van die Administrateur die park in Nywerheidssdorpsgedeelte Boksburg-Oos (Uitbreiding No. 3), synde Erf No. 220, permanent te sluit.

Kennisgewing geskied hiermee verder kragtens Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat in geval van die sluiting, dit die voorname van die Stadsraad van Boksburg is om die grond, groot ongeveer 6,025 Kaapse vierkante voet te verkoop.

'n Afskrif van die kaart waarop die park wat die Raad van voorname is om permanent te sluit en te verkoop aangetoon is, sal van 8 nm. tot 1 nm. en 2 nm. tot 4.30 nm. op Maandae tot Vrydae, by die Kantoer van die Klerk van die Raad, Stadhuis, Boksburg, ter insae lê.

Iederen wat enige besware teen die voorgestelde sluiting en/of verkoping het of wat indien die genoemde gedeelte van die pad gesluit word, enige eis om skadevergoeding wil instel, moet sy beswaar of eis, skriftelik, nie later nie as 28 Desember 1966, by die Stadsklerk, Boksburg, indien.

P. RUDO. NELL,
Stadsklerk.

Stadhuis,
Boksburg, 12 September 1966.

No. 129.) 839—5-12-19

HEALTH COMMITTEE OF DENDRON.

TRIENNIAL VALUATION ROLL,
1966/69.

Notice is hereby given, in terms of Section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the valuation roll for the above period of all rateable property in Dendron has been prepared and will be open for inspection at the Office of the Health Committee, during office hours.

Written notice of objections on the form prescribed by the said Ordinance in respect of the valuations or of the omission therefrom of property alleged to be rateable, whether held by the objector or not, or in respect of any error or misdescription, must be lodged with the undersigned not later than 12 noon on Monday, 7th November, 1966.

No person shall be entitled to urge any objection before the Valuation Court unless he shall have lodged such notice of objection as aforesaid on the prescribed form.

Forms of notice of objection can be obtained from the undersigned.

M. P. LAAS,
Secretary.

Health Committee,
Dendron, 26th September, 1966.

GESONDHEIDS-KOMITEE VAN
DENDRON.DRIE-JAARLIKSE WAARDERINGS-
LYS, 1966/69.

Kennisgewing geskied hiermee, ingevolge die bepaling van Artikel 12 van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die waarderingslys vir bogemelde tydperk van alle belasbare eiendom in die Dorpsgebied van Dendron, voltooi is en ter insae lê by die Gesondheidskomitee kantore, gedurende kantoorure.

Skriftelike kennisgewing van besware op die vorm voorgeskryf by bogemelde Ordonnansie teen die waardering of teen die weglatting van enige eiendom wat dit beweer word belasbaar te wees, hetsy dit aan die beswaarmaker behoort of nie, moet by die ondergetekende ingedien word laatstens om 12-uur middag, op Maandag, 7 November 1966.

Niemand sal geregtig wees om besware voor die Waarderingshof te opper nie, tensy hy soos voormeld vooraf kennis gegee het dat hy beswaar maak nie.

Die nodige vorms van kennisgewing van besware kan van die ondergetekende verkry word.

M. P. LAAS,
Sekretaris.

Gesondheidskomitee,
Dendron, 26 September 1966.

892—12-19-26

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/247).

(Notice is 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 Portion 4 of Lot No. 14, Riviera Township, No. 15 Main Avenue, between North and Eighth Avenues from "Special Residential" to "General Residential" 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. 5th October, 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. 5th October, 1966.

A. P. BURGER,
Clerk of the Council,
Municipal Offices,
Johannesburg, 5th October, 1966.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/247).

(Kennisgewing ingevolge die bepaling van Artikel 46, gelees met Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg gee hierby kennis dat, aangesien dit ingevolge die bepaling van Artikel 46 bis van Ordonnansie No. 11 van 1931 aan hom opgedra is hy voornemens om sy Dorpsaanlegskema No. 1 te wysig deur die indeling van Gdeelte 4 van Erf No. 14, Riviera, Mainlaan 15, tussen Northlaan en Agste Laan, op sekere voorwaarde van "spesiale woondoeleindes" na "algemene woondoeleindes" te verander.

Besonderhede van hierdie wysiging lê met ingang van die datum waarop dié kennisgewing die eerste keer gepubliseer word, naamlik 5 Oktober 1966, ses weke lank in Kamer No. 423, Stadhuis, Johannesburg, ter insae.

Elke eiener of okkupeerder 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 vertoe in verband daarmee rig en moet die Stadsraad van Johannesburg te eniger tyd binne 'n tydperk van ses weke vanaf die datum waarop die kennisgewing die eerste keer gepubliseer word, naamlik 5 Oktober 1966, skriftelik van sy besware of vertoe verwittig.

A. P. BURGER,
Klerk van die Raad,
Stadhuis,
Johannesburg, 5 Oktober 1966.

833—5-12-19

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/248).

(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 Stands Nos. 3975/6/7/8 (freehold) 5498/9/500/1 (leasehold), Johannesburg, on the north-eastern corner of the intersection of Caroline and Claim Streets 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. 5th October, 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. 5th October, 1966.

A. P. BURGER,
Clerk of the Council.

Municipal Offices,
Johannesburg, 5th October, 1966.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/248).

(Kennisgewing ingevolge die bepalings van Artikel 46, gelees met Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 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 voorname is om sy Dorpsaanlegskema No. 1, te wysig, deur die indeling van Standplose Nos. 3975/6/7/8 (eiendomsreg) 5498/9/500/1 (pagreg) Johannesburg, wat op die noordoostelike hoek van die kruising van Caroline en Claimstraat geleë is, op sekere voorwaarde van „algemene woondoeleindes“ na „algemene besigheidsdoeleindes“ te verander.

Besonderhede van hierdie wysiging lê met ingang van die datum waarop die kennisgewing die eerste keer gepubliseer word, naamlik 5 Oktober 1966, ses weke lank in Kamer No. 423, Stadhuis, Johannesburg, ter insae.

Elke eienaar of okkupereder 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 vertoe in verband daarmee rig, en moet die Stadsraad van Johannesburg te eniger tyd binne 'n tydperk van ses weke vanaf die datum waarop die kennisgewing die eerste keer gepubliseer word, naamlik 5 Oktober 1966, skriftelik van sy besware of vertoe verwittig.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
Johannesburg, 5 Oktober 1966.

834—5-12-19

MUNICIPALITY OF RANDFONTEIN.

PROCLAMATION OF ROAD.

Notice is hereby given, in terms of the Local Authorities Road Ordinance, No. 44 of 1904, as amended by Ordinance No. 8 of

1930, that the Town Council of Randfontein has petitioned the Honourable the Administrator of the Transvaal to proclaim as a public road, the road described in the Schedule hereunder.

A copy of the petition and of the diagrams attached thereto can be inspected at Room B, Town Hall Building, Randfontein, during ordinary office hours.

Any person interested, desiring to lodge any objection to the proclamation of the road referred to, must lodge such objection, in writing, in duplicate, with the Administrator of the Transvaal, and the Town Clerk, Randfontein, within one month from 12th October, 1966.

J. F. VAN LOGGERENBERG,
Town Clerk.

SCHEDULE.

A road generally 120 Cape feet wide, as shown on Diagrams LG. No. A.2531/66 and LG. No. A.2532/66, to widen and to connect Malan Street, Randgate, with Greenhills Avenue, Greenhills, both existing proclaimed roads.

Municipal Offices,
Randfontein, 30th September, 1966.
(Notice No. 66 of 1966.)

MUNISIPALITEIT RANDFONTEIN.

PROKLAMASIE VAN PAD.

Ingevolge die bepalings van die Plaaslike Bestuur Paaie Ordonnansie, No. 44 van 1904, soos gewysig deur Ordonnansie No. 8 van 1930, word hiermee bekendgemaak dat die Stadsraad van Randfontein, Sy Edele die Administrateur van Transvaal versoek het om die pad wat in die onderstaande Skedule beskryf is, as publieke pad te proklameer.

'n Afskrif van die versoekskrif en van die kaarte wat daarby aangeheg is, kan gedurende gewone kantoorure te Kamer B, Stadsaal, Randfontein, besigtig word.

Enige belanghebbende persoon wat wens om 'n beswaar teen die proklamasie van die pad waarna verwys word, in te dien, moet sodanige beswaar skriftelik, in tweevoud, by die Administrateur van Transvaal, en die Stadsklerk, Randfontein, inhandig binne 'n maand vanaf 12 Oktober 1966.

J. F. VAN LOGGERENBERG,
Stadsklerk.

SKEDULE.

'n Pad oor die algemeen 120 Kaapse voet wyd, soos aangedui op Diagramme LG. No. A.2531/66 en LG. No. A.2532/66, om Malanstraat, Randgate, te verbind en met Greenhillslaan, Greenhills, beide bestaande geproklameerde paaie, te verbind.

Munisipale Kantore,
Randfontein, 30 September 1966.
(Kennisgewing No. 66 van 1966.)

890—12-19-26

CITY COUNCIL OF PRETORIA.

DRAFT TOWN-PLANNING SCHEME
No. 1/137.

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 Town-planning Scheme No. 1 of 1944, by adopting the proposals contained in Draft Amending Town-planning Scheme No. 1/137.

The above draft scheme provides for the amendment of the original map as shown on Map No. 3, Scheme No. 1/137, by the rezoning of the south-western portion of

Portion B of consolidated Erf No. 2580, Pretoria, situate on Rose-etta Street, between Souter and Mitchell Streets, from "Service Industrial" to "General Residential" to conform with the existing zoning and use of the north-western portion of Portion B and further for the rezoning of the north-eastern portion of the said Portion B and the southern portion of the adjoining Portion 1 of Erf No. 1753, from "General Residential" to "Service Industrial" to conform with the existing zoning of the properties to the south thereof adjoining Mitchell Street.

The properties are registered in the name of Messrs. Rose-Nor Property and Finance Co. (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 12th October, 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, on or before Wednesday, 23rd November, 1966.

S. F. KINGSLEY,
Acting Town Clerk.

3rd October, 1966.
(Notice No. 308 of 1966.)

STADSRAAD VAN PRETORIA.

KONSEP-DORPSAANLEGSKEMA
No. 1/137.

Ooreenkomsstig 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 voorname is om die Pretoriase Dorpsaanlegskema No. 1 van 1944, te wysig, deur die voorstelle wat in Konsep-Dorpsaanlegwysigingskema No. 1/137 vervat is, te aanvaar.

Bogemelde konsepskema maak voorstiening vir die wysiging van die oorspronklike kaart soos aangetoon op Kaart No. 3, Skema No. 1/137, deur die herbestemming van die suidwestelike gedeelte van Gedeelte B van gekonsolideerde Erf No. 2580, Pretoria, geleë aan Rose-ettastraat, tussen Souter- en Mitchellstraat, van „Diensnywerheidsgebruik“ na „Algemene woongebruik“ om aan te pas by die bestaande bestemming en gebruik van die noordwestelike gedeelte van Gedeelte B en verder vir die herbestemming van die noordoostelike gedeelte van gemelde gedeelte B en die suidelike gedeelte van die aangrensende Gedeelte 1 van Erf No. 1753, van „Algemene woongebruik“ na „Diensnywerheidsgebruik“ om aan te pas by die bestaande bestemming van die eiendomme wat suid daarvan, aan Mitchellstraat geleë is.

Die eiendomme is op naam van mnr. Rose-Nor Property and Finance Co. (Pty.), Limited, geregistreer.

Die Konsepskema en Kaart No. 1 sal vir 'n tydperk van ses weke van 12 Oktober 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 vertoe dienaangaande moet skriftelik voor of op Woensdag, 23 November 1966 by die Stadsklerk, Posbus 440, Pretoria, ingedien wees.

S. F. KINGSLEY,
Waarnemende Stadsklerk.

3 Oktober 1966.
(Kennisgewing No. 308 van 1966.)

894—12-19-26

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN-PLANNING SCHEME No. 1/35.

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared a draft amending scheme to be known as Vereeniging Town-planning Scheme No. 1/35.

This draft scheme contains a proposal for the re-zoning of consolidated Holding No. 28, Unitas Park Agricultural Holdings, situated at 25 Duggie Morkel Street, at the intersection of Duggie Morkel and Dave Nourse Streets, from "Agricultural" to "Special—Motel" use, which will permit the establishment of a motel on this property in terms of the provisions of the Vereeniging Town-planning Scheme, No. 1 of 1956, as amended.

This amending scheme has been prepared on application by the owner, Mr. Theo B. Rood, 25 Duggie Morkel Street, Unitas Park Agricultural Holdings.

Particulars of this scheme are open for inspection at the Office of the Clerk of the Council, Municipal Offices, Vereeniging, for a period of four weeks from 12th October, 1966.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immoveable property within the area of the Vereeniging Town-planning Scheme, No. 1 of 1956, 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, not later than 9th November, 1966, inform the Town Clerk, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

P. J. D. CONRADIE,
Town Clerk.
Municipal Offices,
Vereeniging, 30th September, 1966.
(No. 3472.)

STADSRAAD VAN VEREENIGING.

VEREENIGING WYSIGINGS-ONTWERP - DORPSAANLEGSKEMA No. 1/35.

Kragtens die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 het die Stadsraad van Vereeniging 'n wysigingsontwerpskema opgestel, wat bekend sal staan as Vereenigingse Dorpsaanlegskema No. 1/35.

Hierdie ontwerpskema bevat 'n voorstel vir die herindeling van gekonsolideerde Hoewe No. 28, Unitas Park-landbouhoeves, geleë te Duggie Morkelstraat 25, op die kruising van Duggie Morkel- en Dave Noursestraat, vanaf "Landbou" na "Besondere—Motel" gebruik, wat die stigting van 'n motel op hierdie perseel ingevoige die bepaling van die Vereenigingse Dorpsaanlegskema, No. 1 van 1956, soos gewysig, sal toelaat.

Hierdie wysigingskema is voorberei op versoek van die eienaar, mnr. Theo B. Rood, Duggie Morkelstraat 25, Unitas Park-landbouhoeves.

Besonderhede van hierdie skema lê ter insae in die Kantoor van die Klerk van die Raad, Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf 12 Oktober 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 Vereenigingse 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 Stadsklerk nie later nie as 9 November 1966, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Munisipale Kantoor,
Vereeniging, 30 September 1966.
(No. 3472) 887—12-19

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 2 (AMENDMENT SCHEME No. 2/44).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme No. 2/44.

This draft scheme contains the following proposal:-

To rezone Stands Nos. 487 and 489, Craighall Park, being the north-east corner of the intersection of Buckingham and Rothesay Avenues, from "Special Residential" to "General Residential" subject to certain conditions.

The owner of these stands is Mr. M. W. K. Sutton, 110 President Place, Jan Smuts Avenue, Rosebank, 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 12th October, 1966.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immoveable 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 has within four weeks of the first publication of this notice, which is the 12th October, 1966, to 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, 12th October, 1966.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 2 (WYSIGINGSKEMA NO. 2/44).

Die Stadsraad van Johannesburg het 'n ontwerpwy sigings-dorpsbeplanningskema opgestel wat as Wysigingsdorpsbeplanningskema No. 2/44 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:-

Dat die indeling van Standplose No. 487 en 489, Craighallpark, naamlik die noordoostelike hoek van die kruising van Buckingham- en Rothesaylaan, op sekere voorwaardes van "spesiale woondoeleindes" na "algemene woondoeleindes" verander word.

Die eienaar van dié standplose is mnr. M. W. K. Sutton, van President Place 110, Jan Smutslaan, Rosebank, Johannesburg.

Besonderhede van hierdie skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die eerste publikasie van hierdie kennigewig af, naamlik 12 Oktober 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 Johannesburgse Dorpsaanlegskema, of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om

die skema beswaar te maak, of om vertoe 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 kennigewig, naamlik 12 Oktober 1966, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
Johannesburg, 12 Oktober 1966.
857—12-19

TOWN COUNCIL OF ERMELO.

TOWN-PLANNING SCHEME No. 1/12.—PROPOSED AMENDMENT OF ERMELO TOWN-PLANNING SCHEME No. 1/1954.

In terms of the regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, it is hereby notified that the Town Council of Ermelo proposes to amend the Ermelo Town-planning Scheme No. 1/1954 as follows:-

"Portion of Unie Park, Ermelo Township, as shown on the map, is rezoned from 'Existing Public Open Space' to 'Special' and included in Height Zone No. 3—3 storeys, allowing a hotel, the retail trade in tourist souvenirs, chemist, ladies and gents hairdressers, the sale of toilet requisites, tobacco and sweets and any other retail trade which the Council may approve, subject to the approval of the Administrator. A 60-feet building line is imposed along Kerk Street and 50 feet along Fourie and Jan van Riebeeck Streets."

Particulars and plans of these amendments are open for inspection at the Office of the Town Clerk, for a period of six (6) weeks from date hereof.

Objections to or representations in connection with the proposed amendments may be submitted, in writing, to the Town Clerk at any time, but not later than 25th November, 1966, Ermelo.

(Notice No. 63—26/9/1966.)

STADSRAAD VAN ERMELO.

ERMELO - DORPSAANLEGSKEMA No. 1/12.—VOORGESTELDE WYSIGING VAN ERMELO - DORPSAANLEGSKEMA No. 1/1954.

Kragtens die regulasies wat ingevolge die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, soos gewysig, uitgevaardig is, word bekendgemaak dat die Stadsraad van Ermelo van voornemens is om die Ermelo-dorpsaanlegskema No. 1/1954 soos volg te wysig:-

"Gedeltjie van Unie Park, Ermelo-dorp, soos op die kaart aangegeven word van Bestaande Openbare Oop Ruimte na Spesiale heringedeel, en vir Hoogtestreek No. 3—3 verdiepings, ingesluit, om die volgende gebruik te wat in een gebou is, toe te laat: 'n hotel, die kleinhandel van toeriste-aandenkers, apieek, mans-en dameshaarkappers, die verkoop van toiletware, tabak en lekkers en enige ander kleinhandel wat die Raad mag goedkeur, onderhewig aan die goedkeuring van die Administrateur. 'n 60-voet boulyn word langs Kerkstraat vasgestel en 50 voet langs Fourie- en Jan van Riebeeckstrate."

Besonderhede en plante van hierdie wysiging lê vir ses (6) weke vanaf datum van hierdie kennigewig by die Kantoor van die Stadsklerk, ter insae.

Beswaren, of vertoe in verband met die voorgestelde wysiging kan te enige tyd skriftelik aan die Stadsklerk gerig word maar in elk geval nie later nie as 25 November 1966.

Ermelo.

(Kennisgewing No. 63—26/9/1966.)

855—12-19-26

MUNICIPALITY OF JOHANNESBURG.
PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/237).

The City Council of Johannesburg has prepared a Draft Amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/237.

This draft scheme has been prepared on instruction from the Administrator, in terms of subsection (7) of Section 46 of the Town-planning and Townships Ordinance, 1965.

This draft scheme contains the following proposal:—

To rezone Stand No. 640, Parktown, being 2 Third Avenue on the south corner of the intersection of Annerley Road, from "Special Residential" to "General Residential" subject to certain conditions.

The owners of this stand are Fourway Mansions (Pty.), Limited, P.O. Box 27760, Yeoville.

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 19th October, 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 Amendment 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 19th October, 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, 19th October, 1966.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/237).

Die Stadsraad van Johannesburg het 'n Ontwerpwykings-dorpsaanlegskema opgestel wat as Wysiging-dorpsbeplanningskema No. 1/237 bekend sal staan.

Hierdie ontwerpskema is opgestel in opdrag van die Administrator ingevolge subartikel (7) van Artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

Hierdie ontwerpskema bevat die volgende voorstel:—

Om die indeling van Standplaas No. 640, Parktown, Derde Laan 2, op die suidlike hoek van die kruising met Annerleyweg, op sekere voorwaarde van "spesiale woondoeleindes" na „algemene woondoeleindes" te verander.

Fourway Mansions (Pty.), Limited, Postbus 27760, Yeoville, is die eienaars 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 19 Oktober 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 Johannesburgse Dorpsaanlegskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak, of om vertoeften 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 19

Oktober 1966, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeid of hy deur die Plaaslike Bestuur gehoor wil word of nie.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
Johannesburg, 19 Oktober 1966.

907—19-26

and any objections against the Council's intentions should be submitted, in writing, before the 7th November, 1966.

J. N. JONKER,
Town Clerk.

Municipal Offices,
Nelspruit, 30 September, 1966.
(Notice No. 90/1966.)

MUNISIPALITEIT NELSPRUIT.

VOORGESTELDE HERROEPING VAN SANITEITSVERORDENINGE EN AANVAARDING VAN NUWE SANITERE VERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad voornemens is om sy Saniteitsverordeninge, afgekondig by Administrateurskennisgewing No. 54 van 6 Februarie 1935, soos gewysig, te herroep en nuwe Sanitereverordeninge te aanvaar.

Die voorgestelde verordeninge lê ter insae in die Kantoor van die Klerk van die Raad, te Kamer No. 14, Municipale Kantore, en enige beswaar teen die Raad se voornemens, moet skriftelik ingedien word uiters op 7 November 1966.

J. N. JONKER,
Stadsklerk.

Municipale Kantore,
Nelspruit, 30 September 1966.
(Kennisgewing No. 90/1966.) 896—19

MUNICIPALITY OF PIETERSBURG.

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 as follows:—

- (a) Re-adaption of the structure of tariffs.
- (b) The levying of a R1.30 per month fee on undeveloped erven, stands, premises or other grounds, where, according to the Council, such erven, stands, premises or grounds can be connected to the Council's main water line.
- (c) The revision of connection fees for $\frac{1}{2}$ inch and $\frac{3}{4}$ inch connections.

Copies of the proposed amendment will lie for inspection at the Office of the undersigned during the usual office hours until 16th November, 1966.

J. A. BOTES,
Town Clerk.

Municipal Offices,
Pietersburg, 30 September, 1966.

MUNISIPALITEIT PIETERSBURG.
WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Hiermee word kennis gegee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van voorneme is om sy Watervoorsieningsverordeninge soos volg te wysig:—

- (a) Die heraanpassing van die tariewe-structuur.
- (b) Die heffing van 'n R1.30 per maand fooi op onbeboude erwe, standplose, persele of ander terreine waar sodanige erwe, standplose, persele of ander terreine na die mening van die Stadsraad by die Raad se hoofwaterleiding aangesluit kan word.
- (c) Die hersiening van aansluitingsfooie vir $\frac{1}{2}$ duim en $\frac{3}{4}$ duim aansluitings.

Afskrifte van die voorgestelde wysiging lê ter insae op Kantoor van die ondergetekende gedurende gewone kantoorure tot 16 November 1966.

J. A. BOTES,
Stadsklerk.

Municipale Kantore,
Pietersburg, 30 September 1966.

900—19

MUNICIPALITY OF ROODEPOORT.

AMENDMENT DRAFT TOWN-PLANNING SCHEMES Nos. 1/46, 1/57, 1/58, 1/59 AND 1/60.

The Town Council of Roodepoort has prepared the above-mentioned amendment draft town-planning schemes.

These draft schemes contain the following proposals:

1. Scheme No. 1/46.

The reservation of strips of land of varying width for road purposes—

(a) along the boundaries of Mare, Nefdt, Hinda, Nel, Stanley and Pembroke Streets, Roodepoort Township, affecting the undermentioned erven with a view to widening the road reserves:

Erven Nos. 156 to 162, remaining extent 163, 164, 165, 170 to 180, 182, 183, 245, 247, 263 to 265, 268 to 271, 352, 361 to 365, 367, 370, 371, 466, 467, 469 to 472, 563, 564, 659 to 661, 663, 665, 668, 677, 678, 837, 839 to 841, 941 to 945, 947 to 953, 1143 to 1147, 1149 to 1156, 1160 to 1162, 1194 to 1197, 1199, 1200, 1202 to 1204, 1294 to 1297, 1302, 1350 to 1354, 1356, 1357, 1359 to 1363, 1412 to 1416, 1418, 1419, 1421 to 1425, 1473 to 1476, Portion 1 of 1477, remaining extent 1477, 1480, 1481, 1483 to 1487, 1568, 1570, 1572, 1616, 1630 to 1632, 1657, 1659, 1660, 1703, 1711, 1714 to 1716, 1722, 1723, 1741 and 1743;

(b) across Erven Nos. 1209 and 1785, Roodepoort Township;

(c) across an open space in Georgia Township.

2. Scheme No. 1/57.

(a) The rezoning of the portion of Erf No. 1083, Florida Extension No. 9 Township, marked A on Sketch Plan No. TP/A. 149, from "Municipal Purposes" to "Special Residential" with a density of one dwelling per 10,000 square feet, and a road reservation.

Registered Owner.—Municipality of Roodepoort.

Effect.—The creation of additional residential erven.

(b) The reservation of a strip of land, 50 Cape feet wide, for a road across Lot No. 127, Florida Township.

3. Scheme No. 1/58.

The rezoning of Portion A of Lot No. 179 and Portion A of Lot No. 180 (Third Avenue), Florida Township, from "Special Residential" to "General Residential".

Registered Owner.—Mr. J. Robins, I Grace Road, Observatory, Johannesburg.

Effect.—Expansion of flat area.

4. Scheme No. 1/59.

The rezoning of the eastern portion of Lot No. 45 (29 First Avenue), Florida Township, from "General Residential" to "General Business".

Registered Owners.—Elrae Properties (Pty), Ltd., 10 Goldman Street, Florida.

Effect.—Expansion of business area.

5. Scheme No. 1/60.

The rezoning of Lot No. 175 (6 Third Avenue), Florida Township, from "Special Residential" to "General Residential".

Registered Owner.—Mr. P. J. Sullivan, 6 Third Avenue, Florida.

Effect.—Expansion of flat area.

Particulars of these schemes are open for inspection at Room No. 120, Town Hall, Roodepoort, for a period of four weeks from the date of the first publication of this notice, which is 19th October, 1966.

The Council will consider whether or not the schemes should be adopted.

Any owner or occupier of immovable property within the area of the Roodepoort-Maraisburg Town-planning Scheme or within one mile of the boundary thereof has the right to object to the schemes 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 19th October, 1966, i.e. on or before 18th November, 1966, inform the undersigned, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Council.

C. J. JOUBERT,
Town Clerk.

Municipal Offices,
Roodepoort, 19th October, 1966.
(Municipal Notice No. 88 of 1966.)

MUNISIPALITEIT ROODEPOORT.**WYSIGING-ONTWERPDORPSBEPANNINGSKEMAS Nos. 1/46, 1/57, 1/58, 1/59 EN 1/60.**

Die Stadsraad van Roodepoort het boegemelde wysiging-ontwerp dorpsbeplanning-skemas opgestel.

Hierdie ontwerp-skemas bevat die volgende voorstelle:

1. Skema No. 1/46.

Die reservering van stroke grond van wisselende wydte vir paddoelcindes—

(a) langs die grense van Mare-, Nefdt-, Hinda-, Nel-, Stanley- en Pembrokestraat, Dorp Roodepoort, rakende die ondergenoemde erwe met die oog op 'n verbreding van die padreserves:—

Erwe Nos. 156 tot 162, resterende gedeelte 163, 164, 165, 170 tot 180, 182, 183, 245, 247, 263 tot 265, 268 tot 271, 352, 361 tot 365, 367, 370, 371, 466, 467, 469 tot 472, 563, 564, 659 tot 661, 663, 665, 668, 677, 678, 837, 839 tot 841, 941 tot 945, 947 tot 953, 1143 tot 1147, 1149 tot 1156, 1160 tot 1162, 1194 tot 1197, 1199, 1200, 1202 tot 1204, 1294 tot 1297, 1302, 1350 tot 1354, 1356, 1357, 1359 tot 1363, 1412 tot 1416, 1418, 1419, 1421 tot 1425, 1473 tot 1476, Gedeelte 1 van 1477, resterende gedeelte 1477, 1480, 1481, 1483 tot 1487, 1568, 1570, 1572, 1616, 1630 tot 1632, 1657, 1659, 1660, 1703, 1711, 1714 tot 1716, 1722, 1723, 1741 en 1743;

(b) oor Erwe Nos. 1209 en 1785, Dorp Roodepoort;

(c) oor 'n oop ruimte in die Dorp Georgia.

2. Skema No. 1/57.

(a) Die herindeling van die gedeelte van Erf No. 1083, Dorp Florida Uitbreiding No. 9 gemerk A op Sketsplan No. TP/A. 149 van "Munisipale doeleindes" na "Spesiale woon" met 'n digtheid van een woning per 10,000 vierkante voet, en die reservering van 'n pad.

Geregistreerde eienaar.—Munisipaliteit Roodepoort.

Uitwerking.—Die skepping van bykomende woonerwe.

(b) Die reservering van 'n strook grond 50 Kaapse voet breed, vir 'n pad oor Lot No. 127, Dorp Florida.

3. Skema No. 1/58.

Die herindeling van Gedeelte A van Lot No. 179, en Gedeelte A van Lot No. 180 (Derde Laan), Dorp Florida, van "Spesiale woon" na "Algemene woon".

Geregistreerde eienaar.—Mr. J. Robins, Graceweg 1, Observatory, Johannesburg.

Uitwerking.—Uitbreiding van die woonstelgebied.

4. Skema No. 1/59.

Die herindeling van die oostelike gedeelte van Lot No. 45 (Eerste Laan 29), Dorp Florida, van "Algemene woon" na "Algemene besigheid".

Geregistreerde eienaar.—Elrae Properties (Pty), Ltd., Goldmanstraat 10, Florida.

Uitwerking.—Uitbreiding van besigheidsgebied.

5. Skema No. 1/60.

Die herindeling van Lot No. 175 (Derde Laan 6), Dorp Florida, van "Spesiale woon" na "Algemene woon".

Geregistreerde eienaar.—Mnr. P. J. Sullivan, Derde Laan 6, Florida.

Uitwerking.—Uitbreiding van woonstelgebied.

Besonderhede van hierdie skemas lê ter insae te Kamer No. 120, Stadhuis, Roodepoort, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennissgewing af, naamlik 19 Oktober 1966.

Die Raad sal die skemasoorweg en besluit of hulle aangename moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Roodepoort-Maraisburg Dorpsbeplanningskema van binne een myl van die grens daarvan het die reg om teen die skemas beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die ondergetekende binne vier weke van die eerste publikasie van hierdie kennissgewing, naamlik 19 Oktober 1966, dit wil sê voor of op 18 November 1966, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

C. J. JOUBERT,
Stadsklerk.
Munisipale Kantoor,
Roodepoort, 19 Oktober 1966.
(Kennisgewing No. 88 van 1966.)

918-19-26

TOWN COUNCIL OF ERMELO.**STANDARD BY-LAWS IN RESPECT OF LEGAL AID TO OFFICERS AND SERVANTS OF LOCAL AUTHORITIES INVOLVED IN CRIMINAL PROCEEDINGS.**

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended; that it is the intention of the Town Council to accept the above-mentioned by-laws promulgated by Administrator's Notice No. 625 of 17th August, 1966.

Copies of the Standard By-laws are open for inspection at the Office of the Town Clerk, Town Hall, Ermelo, for a period of twenty-one (21) days from date of publication hereof.

Ermelo, 7th October, 1966.

(Notice No. 66/1966.)

STADSRAAD VAN ERMELO.**STANDAARDVERORDENINGE TEN OPSIGTE VAN REGSHULP AAN BEAMPTES EN DIENARE VAN PLAASLIKE BESTURE WAT IN STRAFSAKE BETROKKEN RAAK.**

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad van voorname is om bogenoemde Standaardverordeninge afgekondig by Administrateurskennisgewing No. 625 van 17 Augustus 1966, aan te neem.

Afskrifte van hierdie verordeninge lê ter insae by die Kantoer van die Stadsklerk, Stadsaal, Ermelo, vir 'n tydperk van een-en-twintig (21) dae met ingang van die datum van publikasie hiervan.

Ermelo, 7 Oktober 1966.

(Kennisgewing No. 66/1966.)

921-19

CITY OF JOHANNESBURG.

AMENDMENT OF CEMETERY BY-LAWS.

(Notice in terms of Section 96 of the Local Government Ordinance, 1939.)

The City Council of Johannesburg intends amending its Cemetery By-laws published in Government Notice No. 906 of the 20th October, 1905, as amended, to abolish the payment of the annual maintenance fee and to substitute therefor a lump sum payment for certain memorials and also to abolish the provision permitting the Council to remove memorials if the fee therefor is not paid, and to amend the definition of "Private Grave" in Chapter 1.

Copies of the proposed amendments will be open for inspection at Room No. 213, Municipal Offices, Johannesburg, for 21 days from the date of this notice and any person wishing to do so may, during this period, lodge with me an objection, in writing, to the proposed amendments.

ROSS BLAINE,
Town Clerk.

Municipal Offices,
Johannesburg, 19th October, 1966.

STAD JOHANNESBURG.

WYSIGING VAN DIE BEGRAAFPLAAS-VERORDENINGE.

(Kennisgewing ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939.)

Die Stadsraad van Johannesburg is voornemens om sy Begraafplaasverordeninge, afgekondig by Goewermentskennisgewing No. 906 van 20 Oktober 1905, soos gewysig, verder te wysig deur die jaarlikse onderhoudsgeld af te skaf en dit te vervang deur 'n bepaling dat daar in die geval van sekere grafstene 'n ronde bedrag gevorder word, deur die bepaling dat die Raad gedenkwerk kan verwyder as die geldie daarvoor nie betaal word, te skrap en deur die omskrywing van „private graf" in Hoofstuk 1 te wysig.

Afskrifte van die voorgestelde wysigings lê 21 dae lank vanaf die datum van hierdie kennisgewing in Kamer No. 213, Stadhuis, Johannesburg, ter insae, en enigiemand wat teen dié wysigings beswaar wil opper, kan sy beswaar gedurende dié tydperk skriftelik by my indien.

ROSS BLAINE,
Stadsklerk.

Stadhuis,
Johannesburg, 19 Oktober 1966.

908—19

TOWN COUNCIL OF LYDENBURG.

AMENDMENT OF BY-LAWS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Clerk of Lydenburg, proposes to amend the following By-laws:

- (a) Uniform Traffic By-laws and Regulations.
- (b) Swimming Bath By-laws.

Copies of the proposed amendments will be open for inspection at the Council's Offices during normal working hours, until Wednesday, the 2nd November, 1966.

Any person desiring to object to the proposed amendments must submit such objections, in writing, with the Town Clerk, Municipal Offices, Lydenburg, on or before the 2nd November, 1966.

J. P. BARNHOORN,
Town Clerk.

Town Council's Office,
P.O. Box 61,
Lydenburg, 5th October, 1966.

(Notice No. 47 of 1966.)

STADSRAAD VAN LYDENBURG.

WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee ooreenkomsdig Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat

die Stadsraad van Lydenburg voornemens is om die volgende Verordeninge en Regulasies verder te wysig:

- (a) Die Eenvormige Verkeersverordeninge en Regulasies.
- (b) Swembadverordeninge.

Afskrifte van die voorgestelde wysigings lê by die Raad se kantore ter insae gedurende kantoorure tot Woensdag, 2 November 1966.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige besware skriftelik by die Stadsklerk, Municipale Kantore, Lydenburg, indien voor of op 2 November 1966.

J. P. BARNHOORN,
Stadsklerk.

Kantoor van die Stadsklerk,
Posbus 61,
Lydenburg, 5 Oktober 1966.

(Kennisgewing No. 47 van 1966.) 913—19

TOWN COUNCIL OF PIET RETIEF.

PERMANENT CLOSING OF RESERVE BLOCKS.

MUNICIPAL NOTICE No. 40/1966, IN TERMS OF THE PROVISIONS OF SECTION 67 OF ORDINANCE No. 17 OF 1939.

It is the intention of the Council, subject to approval of the Honourable, the Administrator, to permanently close Reserve Blocks T5 and T7 for the purpose of establishing residential erven on the properties.

Plans of the portions to be closed and the proposed subdivision maps, are open for inspection at the office of the Clerk of the Council during office hours until Monday, 19th December, 1966.

Any person who has any objection to the proposed closing and subdivisions or who shall have claim to any compensation, should the closing be concluded, must lodge his/her claim or objection with the Council, in writing, on or before 19th December, 1966.

R. P. VAN ROOYEN,
Acting Town Clerk.

Piet Retief, 5th October, 1966.

STADSRAAD VAN PIET RETIEF.

PERMANENTE SLUITING VAN RESERWE BLOKKE.

MUNISIPALE KENNISGEWING No. 40/1966, IN TERME VAN ARTIKEL 67 VAN ORDONNANSIE No. 17 VAN 1939.

Die Stadsraad is van voornemens om, onderhewig aan die goedkeuring van Sy Edele, die Administrateur, Reservwe Blokke T5 en T7 permanent te sluit met die doel om woningswerke daarop uit te lê.

Planne van die gedeeltes wat gesluit word in die voorgestelde onderverdelingskaarte lê ter insae in die kantoor van die Klerk van die Raad gedurende kantoorure tot Maandag 19 Desember 1966.

Enige persoon wat enige beswaar het teen die voorgestelde sluiting en onderverdelings of wat enige eis tot skadevergoeding sal hê indien die sluiting uitgevoer word, moet sy of haar beswaar of eis skriftelik by die Stadsklerk indien voor of op 19 Desember 1966.

R. P. VAN ROOYEN,
Waarnemende Stadsklerk.

Piet Retief, 5 Oktober 1966.

903—19

TOWN COUNCIL OF HEIDELBERG, TRANSVAAL.

ADOPTION OF 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 adopt the Standard By-laws in respect of legal aid to officers and servants of local

authorities involved in criminal proceedings, published under Administrator's Notice No. 625 of the 17th August, 1966.

Copies of the by-laws will be open for inspection during usual office hours at the Office of the Town Clerk for a period of 21 days from date of publication hereof.

Town Clerk.

Municipal Offices,
Heidelberg, Tvl., 30th September, 1966.
(Notice No. 48 of 1966.)

STADSRAAD VAN HEIDELBERG, TRANSVAAL.

AANVAARDING VAN VERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van voorname is om die Standaardverordeninge ten opsigte van regshulp aan beampies en dienare van plaaslike besture wat in strafseake betrokke raak, afgekondig by Administrateurkennisgewing No. 625 van 17 Augustus 1966, te aanvaar.

Afskrifte van die voorgestelde verordeninge lê ter insae by die Kantoor van die Stadsklerk gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf publikasie hiervan.

Stadsklerk.

Municipale Kantore,
Heidelberg, Tvl., 30 September 1966.
(Kennisgewing No. 48 van 1966.)

906—19

MUNICIPALITY OF ZEERUST.

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, as amended, that the Town Council of Zeerust proposes to accept the above-mentioned By-laws, published under Administrator's Notice No. 625, dated the 17th August, 1966.

Copies of the proposed By-laws are open for inspection at the office of the undersigned during normal office hours.

Any person who has any objection to the proposed adoption of the By-laws must lodge such objection, in writing, to the undersigned not later than the 14th November, 1966.

J. C. DE BEER,
Town Clerk.

Municipal Offices,
P.O. Box 92,
Zeerust, 5th October, 1966.
(Notice No. 29/1966.)

MUNISIPALITEIT ZEERUST.

STANDAARDVERORDENINGE TEN OPSIGTE VAN REGSHUPL AAN BEAMPIES EN DIENARE VAN PLAASLIKE BESTURE WAT IN STRAFSAKE BETROKKEN RAAK.

Kennisgewing geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Zeerust voorname is om bogenoemde verordeninge, afgekondig by Administrateurkennisgewing No. 625 van 17 Augustus 1966, aan te neem.

Afskrifte van die voorgestelde verordeninge lê ter insae gedurende gewone kantoorure in die kantoor van die ondertekende.

Enige wat beswaar teen die voorgestelde aanneme van die verordeninge wil opper, moet sodanige beswaar skriftelik voor of op 14 November 1966, by die ondertekende indien.

J. C. DE BEER,
Stadsklerk.

Municipale Kantore,
Posbus 92,
Zeerust, 5 Oktober 1966.
(Kennisgewing No. 29/1966.)

917—19

TOWN COUNCIL OF BENONI.

NOTICE No. 137 OF 1966.

AMENDMENT OF BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Benoni proposes to amend the following by-laws:—

Swimming Bath By-laws.—In order to provide for—

- (i) a rebate of 75c on the charge for adult and 20c on the charge for juvenile season tickets in respect of purchasers of season tickets who are members of an approved swimming club; and
- (ii) the deletion of the words "Parks and Estates Committee" and the substitution therefor of the word "Council" in clause 26.

A copy of the proposed amendment will be open for inspection in the Town Clerk's Office, Municipal Offices, Benoni, for a period of 21 days from the date of publication hereof.

J. E. MATHEWSON,
Acting Town Clerk.
Municipal Offices,
Benoni, 19th October, 1966.

STADSRAAD VAN BENONI.

KENNISGEWING NO. 137 VAN 1966.

WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalinge van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van Benoni voornemens is om die volgende verordeninge te wysig:—

Swembadverordeninge.—Ten einde voor-siening te maak vir—

- (i) 'n korting van 75c op die heffing vir volwassenes en 20c op die heffing van seisoenkaartjies vir jeugdiges ten

opsigte van kopers van seisoenkaartjies wat Jede is van 'n goedgekeurde swemklub; en

- (ii) die skrapping van die woorde "Parke-en Eiendommekomitee" en die vervanging daarvan deur die woorde "Raad" in klousule 26.

'n Afskrif van die beoogde wysiging lê ter insae by die Stadsklerk se Kantoor, Munisipale Kantoor, Benoni, vir 'n tydperk van 21 dae met ingang van datum van publikasie hiervan.

J. E. MATHEWSON,
Waarnemende Stadsklerk.
Munisipale Kantoor,
Benoni, 19 Oktober 1966.

915-19

Buy National Savings Certificates

Koop Nasionale Spaarsertifikate

The
Province of Transvaal
Coat of Arms
In Colours
Size approximately 11 inches by 9 inches
PRICE:
12c per copy, postage extra.
Obtainable from the Provincial Publications Store,
P.O. Box 2346, Pretoria.

Wapen van die
Provincie Transvaal
In Kleure
Groot ongeveer 11 duim by 9 duim
PRYS:
12c per eksemplaar, posgeld ekstra.
Verkrybaar by die Provinsiale Publikasiesmagasyn,
Posbus 2346, Pretoria.

Die Afrikaanse Woordeboek

VOLUMES I, II, III and IV

Copies of the First, Second, Third and Fourth Volumes of "Die Afrikaanse Woerdeboek" containing the letters A, B, C; D, E, F; G, H and I respectively, are obtainable from the Government Printer at the following prices:—

	Linen Bound.	Leather Bound.
Volume I.....	R5.50	R7.50
Volume II.....	R7.00	R11.50
Volume III.....	R6.00	R10.00
Volume IV.....	R8.50	R13.50

DELE I, II, III en IV

Deel een, twee, drie en vier van die Afrikaanse Woerdeboek bevattende die letters A, B, C; D, E, F; G, H en I respektiewelik, is van die Staatsdrukker teen die volgende pryse verkrygbaar:—

	Gewone Linneband.	Leerband.
Deel I.....	R5.50	R7.50
Deel II.....	R7.00	R11.50
Deel III.....	R6.00	R10.00
Deel IV.....	R8.50	R13.50

CONTENTS:

No.

Proclamations.

304. Johannesburg Town-planning Scheme No. 1/223 ... 141
 305. Heidelberg Town-planning Scheme No. 1/10 ... 141
 306. Roodepoort-Maraisburg Town-planning Scheme No. 1/35 ... 142
 307. Johannesburg Town-planning Scheme No. 1/222 ... 142
 308. Roodepoort-Maraisburg Town-planning Scheme No. 1/29 ... 142
 309. Belfast Municipality: Raising of Status ... 143
 310. Fochville Municipality: Raising of Status ... 143
 311. Extension of Boundaries: Germiston Extension No. 4 ... 144
 312. Extension of Boundaries: Nelspruit Extension Township ... 145
 313. Johannesburg Town-planning Scheme No. 1/186 ... 145

Administrator's Notices.

770. Vereeniging Municipality: Amendment to Water Supply By-laws ... 146
 771. Meyerton Municipality: Applications of Part III (Pedlars and Hawkers) of Chapter XI of the Local Government Ordinance, 1939, to the Municipality of Meyerton ... 146
 772. Tzaneen Municipality: Amendment to Traffic By-laws ... 146
 773. Proposed Cancellation or Reduction of Outspan Servitude: Nola No. 24—J.U., District of Nelspruit ... 147
 774. Proposed Cancellation or Reduction of Outspan Servitude on the farm Tiegerpoort No. 371—J.R., District of Bronkhorstspruit ... 147
 775. Peri-Urban Areas Health Board: Amendment of Traffic By-laws ... 147
 776. Correction Notice: Meyerton Municipality ... 148
 777. Sannieshof Municipality: Amendment to Bantu Location and Advisory Board Regulations ... 148
 778. Ventersdorp Municipality: Swimming Bath By-laws ... 148
 779. Sannieshof Municipality: Water Supply By-laws ... 154
 780. Randfontein Municipality: Amendment to By-laws for Regulating the Capital Development Fund ... 165
 781. Establishment of Consultative Committee for the Indian Community of Standerton ... 165
 782. Municipal Election Ordinance, 1927 ... 169
 783. Pietersburg Municipality: Amendment to Sanitary and Refuse Removals Tariff ... 169
 784. Opening of a Public Road: District of Middelburg ... 170
 785. Declaration of a District Road No. 169, District of Lichtenburg ... 170
 786. Regulations Regarding the Appointment of Secretaries of Health Committees ... 171
 787. Koster Municipality: Adoption of Standard Library By-laws ... 171
 788. Roodepoort Municipality: Amendment to By-laws Relating to Licences and Business Control ... 171
 789. Peri-Urban Areas Health Board: Amendment to By-laws for Controlling and Prohibiting the Keeping of Animals and Poultry on Erven in Townships ... 172
 790. Widening: Public Road, District of Pietersburg ... 172
 791. Piet Retief Municipality: Amendment to Building By-laws ... 173
 792. Vereeniging Municipality: Adoption of Standard Library By-laws ... 174
 793. Balfour Municipality: Adoption of Standard Library By-laws ... 174
 794. Swartruggens Municipality: Adoption of Standard Library By-laws ... 174
 795. Springs Municipality: Adoption of Standard Library By-laws ... 174
 796. Roodepoort Municipality: Adoption of Standard Library By-laws ... 174
 797. Brits Municipality: Adoption of Standard Library By-laws ... 175
 798. Belfast Municipality: Adoption of Standard Library By-laws ... 175
 799. Bethal Municipality: Adoption of Standard Library By-laws ... 175
 800. Stilfontein Health Committee: Amendment to Fire Brigade Regulations ... 175

General Notices.

282. Kempton Park Town-planning Scheme No. 1/25 ... 176
 283. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 98 ... 176
 284. Pretoria Town-planning Scheme No. 1/124 ... 177
 285. Pretoria Town-planning Scheme No. 1/108 ... 177
 286. Pretoria Town-planning Scheme No. 1/126 ... 178
 287. Pretoria Town-planning Scheme: Amending Scheme No. 63 ... 178
 291. Germiston Town-planning Scheme No. 1/31 ... 179
 292. Johannesburg Town-planning Scheme No. 1/230 ... 179
 293. Alberton Town-planning Scheme No. 1/36 ... 179

INHOUD:

PAGE

No.

BLÄDSY

Proklamasies.

304. Johannesburg-dorpsaanlegskema No. 1/223 ... 141
 305. Heidelberg-dorpsaanlegskema No. 1/10 ... 141
 306. Roodepoort-Maraisburg-dorpsaanlegskema No. 1/35 ... 142
 307. Johannesburg-dorpsaanlegskema No. 1/222 ... 142
 308. Roodepoort-Maraisburg-dorpsaanlegskema No. 1/29 ... 142
 309. Munisipaliteit Belfast: Verhoging van Status ... 143
 310. Munisipaliteit Fochville: Verhoging van Status ... 143
 311. Uitbreiding van Grense: Dorp Germiston Uitbreiding No. 4 ... 144
 312. Uitbreiding van Grense: Dorp Nelspruit Uitbreiding ... 145
 313. Johannesburg-dorpsaanlegskema No. 1/186 ... 145

Administratierskennisgewings.

770. Munisipaliteit Vereeniging: Wysiging van Watervoorsienings-verordeninge ... 146
 771. Munisipaliteit Meyerton: Toepassing van die Bepalings vervat in Deel III (Venters en Marskramers) van Hoofstuk XI van die Ordonnansie op Plaaslike Bestuur, 1939, op die Munisipaliteit Meyerton ... 146
 772. Munisipaliteit Tzaneen: Wysiging van Verkeersverordeninge ... 146
 773. Voorgestelde Opheffing of Vermindering van Uitspanserwituut: Nola No. 24—J.U., Distrik Nelspruit ... 147
 774. Voorgestelde Opheffing of Vermindering van Uitspanserwituut op die Plaas Tiegerpoort No. 371—J.R., Distrik Bronkhorstspruit ... 147
 775. Gesondheidsraad vir Buitebedelike Gebiede: Wysiging van Verkeersverordeninge ... 147
 776. Kennisgewing van Verbetering: Munisipaliteit Meyerton ... 148
 777. Munisipaliteit Sannieshof: Wysiging van Regulasies vir Bantoeokasie en Adviserende Komitee ... 148
 778. Munisipaliteit Ventersdorp: Swembadverordeninge ... 148
 779. Munisipaliteit Sannieshof: Watervoorsieningsverordeninge ... 154
 780. Munisipaliteit Randfontein: Wysiging van Verordeninge vir die Regulering van die Kapitaal-ontwikkelingsfonds ... 165
 781. Instelling van 'n Raadplegende Komitee vir die Indiengroepsgebied Standerton ... 165
 782. Munisipale Verkiesings Ordonnansie, 1927 ... 169
 783. Munisipaliteit Pietersburg: Wysiging van Sanitaire en Vullisverwyderingstarief ... 169
 784. Opening van 'n Openbare Pad: Distrik Middelburg ... 170
 785. Verklaring van Distrikspad No. 169, Distrik Lichtenburg ... 170
 786. Regulasies betreffende die Aanstelling van Sekretaris van Gesondheidskomitees ... 171
 787. Munisipaliteit Koster: Aanname van Standaardbibliotheekverordeninge ... 171
 788. Munisipaliteit Roodepoort: Wysiging van Verordeninge betreffende Lisensees en Beheer oor Besighede ... 171
 789. Gesondheidsraad vir Buitebedelike Gebiede: Wysiging van Verordeninge vir die Beheer van en die Verbod op die aanhou van Diere en Pluimvee op Erwe in Dorse ... 172
 790. Verbreding: Openbare Pad: Distrik Pietersburg ... 172
 791. Munisipaliteit Piet Retief: Wysiging van Bouverordeninge ... 173
 792. Munisipaliteit Vereeniging: Aanname van Standaardbibliotheekverordeninge ... 174
 793. Munisipaliteit Balfour: Aanname van Standaardbibliotheekverordeninge ... 174
 794. Munisipaliteit Swartruggens: Aanname van Standaardbibliotheekverordeninge ... 174
 795. Munisipaliteit Springs: Aanname van Standaardbibliotheekverordeninge ... 174
 796. Munisipaliteit van Roodepoort: Aanname van Standaardbibliotheekverordeninge ... 174
 797. Munisipaliteit Brits: Aanname van Standaardbibliotheekverordeninge ... 175
 798. Munisipaliteit Belfast: Aanname van Standaardbibliotheekverordeninge ... 175
 799. Munisipaliteit Bethal: Aanname van Standaardbibliotheekverordeninge ... 175
 800. Gesondheidskomitee van Stilfontein: Wysiging van Brandweerregulasies ... 175

Algemene Kennisgewings.

282. Kempton Park-dorpsaanlegskema No. 1/25 ... 176
 283. Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 98 ... 176
 284. Pretoria-dorpsaanlegskema No. 1/124 ... 177
 285. Pretoria-dorpsaanlegskema No. 1/108 ... 177
 286. Pretoria-dorpsaanlegskema No. 1/126 ... 178
 287. Pretoria-dorpsaanlegskema: Wysigende Skema No. 63 ... 178
 291. Germiston-dorpsaanlegskema No. 1/31 ... 179
 292. Johannesburg-dorpsaanlegskema No. 1/230 ... 179
 293. Alberton-dorpsaanlegskema No. 1/36 ... 179

NO.	PAGE	BLADSY	
General Notices (continued).			
294. Bedfordview Town-planning Scheme No. 1/12 ...	180	294. Bedfordview-dorpsaanlegskema No. 1/12 ...	180
295. Johannesburg Town-planning Scheme No. 2/42 ...	180	295. Johannesburg-dorpsaanlegskema No. 2/42 ...	180
296. Johannesburg Town-planning Scheme No. 1/239 ...	181	296. Johannesburg-dorpsaanlegskema No. 1/239 ...	181
297. Johannesburg Town-planning Scheme No. 1/234 ...	181	297. Johannesburg-dorpsaanlegskema No. 1/234 ...	181
298. Van der Bijl Park Town-planning Scheme: Amending Scheme No. 11 ...	182	298. Van der Bijlpark-dorpsaanlegskema: Wysigende Skema No. 11 ...	182
299. Roodepoort-Maraisburg Town-planning Scheme No. 1/51 ...	183	299. Roodepoort-Maraisburg-dorpsaanlegskema No. 1/51 ...	183
300. Randburg Town-planning Scheme: Amending Scheme No. 21 ...	183	300. Randburg-dorpsaanlegskema: Wysigende Skema No. 21 ...	183
301. Closing of Roads: Johandeo Agricultural Holdings, District of Vereeniging ...	184	301. Sluiting van Paale: Johandeo-landbouhoewes Vereeniging Distrik ...	184
302. Proposed Establishment of Willowild Township ...	184	302. Voorgestelde Stigting van Dorp: Willowild ...	184
303. Proposed Establishment of Glenview Township ...	185	303. Voorgestelde Stigting van Dorp: Glenview ...	185
304. Proposed Establishment of Dorandia Extension No. 1 Township ...	185	304. Voorgestelde Stigting van Dorp: Dorandia Uitbreiding No. 1 ...	185
305. Proposed Establishment of Dorandia Extension No. 3 Township ...	186	305. Voorges'elde Stigting van Dorp: Dorandia Uitbreiding No. 3 ...	186
306. Proposed Establishment of Dorandia Township ...	186	306. Voorges'elde Stigting van Dorp: Dorandia ...	186
307. Proposed Establishment of Dorandia Extension No. 2 Township ...	186	307. Voorges'elde Stigting van Dorp: Dorandia Uitbreiding No. 2 ...	186
308. Proposed Establishment of Goedeberg Township ...	187	308. Voorges'elde Stigting van Dorp: Goedeberg ...	187
309. Johannesburg Town-planning Scheme No. 1/228 ...	187	309. Johannesburg-dorpsaanlegskema No. 1/228 ...	187
310. Roodepoort Town-planning Scheme No. 1/55 ...	188	310. Roodepoort-dorpsaanlegskema No. 1/55 ...	188
311. Johannesburg Town-planning Scheme No. 1/235 ...	188	311. Johannesburg-dorpsaanlegskema No. 1/235 ...	188
312. Roodepoort-Maraisburg Town-planning Scheme No. 1/52 ...	189	312. Roodepoort-Maraisburg-dorpsaanlegskema No. 1/52 ...	189
313. Springs Town-planning Scheme No. 1/25 ...	189	313. Springs-dorpsaanlegskema No. 1/25 ...	189
314. Randburg Town-planning Scheme: Amending Scheme No. 20 ...	190	314. Randburg-dorpsaanlegskema: Wysigende Skema No. 20 ...	190
315. Pretoria Region Town-planning Scheme: Amending Scheme No. 58 ...	190	315. Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 58 ...	190
316. Johannesburg Town-planning Scheme No. 1/231 ...	190	316. Johannesburg-dorpsaanlegskema No. 1/231 ...	190
317. Roodepoort Town-planning Scheme No. 1/55 ...	191	317. Roodepoort-dorpsaanlegskema No. 1/55 ...	191
318. Application: Pasteur Medical House (Pty.), Ltd. ...	191	318. Aansoek: Pasteur Medical House (Pty.), Ltd. ...	191
Tenders ...	192	Tenders ...	192
Pound Sales ...	194	Skutverkopings ...	194
Local Committee ...	194	Plaaslike Bestuur ...	194

The Mineral Resources of South Africa

The fourth edition of *The Mineral Resources in South Africa*

is now available

Price R3.33

OBtainable from THE GOVERNMENT PRINTER, PRETORIA AND CAPE TOWN

Die Delfstowwe van Suid-Afrika

Die vierde uitgawe van *Die Delfstowwe van Suid-Afrika*
is nou beskikbaar

Pryc R3.33

VERKRYGBAAR VAN DIE STAATSDRUKKER, PRETORIA EN KAAPSTAD

To ensure a

Satisfactory Telephone Service

- Read the special services and other information pages of your directory for useful hints and directions.
- Avoid long conversations.
- Be sure of the number you want before making a call.
- Answer your telephone promptly and speak distinctly.

Om 'n

Bevredigende Telefoondiens

te verseker:

- Lees die nuttige wenke en aanwysings wat op die bladsye in verband met spesiale dienste en oor ander inligting in u telefoongids voorkom.
- Maak u gesprekke so kort moontlik.
- Wees seker dat u die regte nommer het voordat u 'n oproep maak.
- Beantwoord u Telefoon onmiddellik en praat duidelik.



Republic of South Africa

Coat of Arms

In Colours

Size $11\frac{1}{2}$ Inches by 9 inches

+

Reprinted to design prepared
by the College of Heralds

+

PRICE:

R1.10 per copy, post free within the Republic

R1.15 per copy, outside the Republic

Obtainable from the Government Printer
Pretoria and Cape Town



Wapen van die Republiek van Suid-Afrika

In Kleure

Groot $11\frac{1}{2}$ duim by 9 duim

+

Herdruk volgens plan opgemaak
deur die Kollege van Heraldiek

+

PRYS:

R1.10 per kopie, posvry in die Republiek

R1.15 per kopie, buite die Republiek

Verkrygbaar by die Staatsdrukker
Pretoria en Kaapstad