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DIE PROVINSIE TRANSVAAL



Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRYS 5c.

[No. 3274.

No. 160 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Krugersdorp, was approved by Proclamation No. 96 of 1946, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Krugersdorp, 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, Krugersdorp; this amendment is known as Krugersdorp Town-planning Scheme No. 1/25.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/34/25.

No. 161 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Pretoria Region Town-planning Scheme, 1960, of the City Council of Pretoria, was approved by Proclamation No. 279 of 1960, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Pretoria Region Town-planning Scheme, 1960, of the City Council of Pretoria, is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Pretoria; this amendment is known as Pretoria Region Town-planning Scheme: Amending Scheme No. 51.

Given under my Hand at Pretoria on this First day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/75/51.

No. 162 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Carletonville Town-planning Scheme, 1961, of the Town Council of Carletonville, was approved by Proclamation No. 137 of 1962, in terms of section 43 of the Townships and Town-planning Ordinance, 1931;

16—14801

No. 160 (Administrators-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Krugersdorp by Proklamasie No. 96 van 1946, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1 1946, van die Stadsraad van Krugersdorp, 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, Krugersdorp; hierdie wysiging staan bekend as Krugersdorp-dorpaanlegskema No. 1/25.

Gegee onder my Hand te Pretoria, op hede die Vier-en-twintigste dag van April Eenduisend Negehonderd Sewe-en-Sestig:

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/34/25.

No. 161 (Administrators-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Pretoria-dorpsaanlegskema, 1960, van die Stadsraad van Pretoria by Proklamasie No. 279 van 1960, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Pretoriastreek-dorpsaanlegskema, 1960, van die Stadsraad van Pretoria, hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Pretoria; hierdie wysiging staan bekend as Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 51.

Gegee onder my Hand te Pretoria, op hede die Eerste dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/75/51.

No. 162 (Administrators-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Carletonville-dorpsaanlegskema, 1961, van die Stadsraad van Carletonville by Proklamasie No. 137 van 1962, ingevolge artikel 43 van die Dorpe- en Dorpsaanleg Ordonnansie, 1931 goedgekeur is;

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 46 of the said Ordinance, I hereby declare that Carletonville Town-planning Scheme, 1961, of the Town Council of Carletonville, is hereby amended as indicated in the scheme clauses, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Carletonville; this amendment is known as Carletonville Town-planning Scheme: Amending Scheme No. 11.

Given under my Hand at Pretoria on this First day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/33/11.

No. 163 (Administrator's), 1967.]

PROCLAMATION
BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1962, of the Town Council of Potgietersrus, was approved by Proclamation No. 207 of 1962, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1962, of the Town Council of Potgietersrus, 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, Potgietersrus; this amendment is known as Potgietersrus Town-planning Scheme No. 1/3.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/46/3

No. 164 (Administrator's), 1967.]

PROCLAMATION
BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1948, of the Town Council of Alberton, was approved by Proclamation No. 87 of 1948, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1948, of the Town Council of Alberton, 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, Alberton; this amendment is known as Alberton Town-planning Scheme No. 1/33.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/1/33.

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Carletonville-dorpsaanlegskema, 1961, van die Stadsraad van Carletonville, hierby gewysig word soos aangedui in die skemaklousules, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Carletonville; hierdie wysiging staan bekend as Carletonville-dorpsaanlegskema: Wysigende Skema No. 11.

Gegee onder my Hand te Pretoria, op hede die Eerste dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/33/11.

No. 163 (Administrateurs-), 1967.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1962, van die Stadsraad van Potgietersrus by Proklamasie No. 207 van 1962, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1962, van die Stadsraad van Potgietersrus, 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, Potgietersrus; hierdie wysiging staan bekend as Potgietersrus-dorpsaanlegskema No. 1/3.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/46/3.

No. 164 (Administrateurs-), 1967.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1948, van die Stadsraad van Alberton by Proklamasie No. 87 van 1948, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1948, van die Stadsraad van Alberton, 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, Alberton; hierdie wysiging staan bekend as Alberton-dorpsaanlegskema No. 1/33.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/1/33.

No. 165 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 2, 1948, of the City Council of Germiston, was approved by Proclamation No. 284 of 1948, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 2, 1948, of the City Council of Germiston, 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, Germiston; this amendment is known as Germiston Town-planning Scheme No. 2/6.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/18/6.

No. 166 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme, 1963, of the Town Council of Nigel, was approved by Proclamation No. 213 of 1963, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme, 1963, of the Town Council of Nigel, 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, Nigel; this amendment is known as Nigel Town-planning Scheme: Amending Scheme No. 4.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/95/4.

No. 165 (Administrateurs-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 2, 1948, van die Stadsraad van Germiston by Proklamasie No. 284 van 1948, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 2, 1948, van die Stadsraad van Germiston, 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, Germiston; hierdie wysiging staan bekend as Germiston-dorpsaanlegskema No. 2/6.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/18/6.

No. 166 (Administrateurs-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema, 1963, van die Stadsraad van Nigel by Proklamasie No. 213 van 1963, ingevolge artikel 43 van die Dorpe- en Dorpsaanlegordonnansie, 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema, 1963, van die Stadsraad van Nigel, 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, Nigel; hierdie wysiging staan bekend as Nigel-dorpsaanlegskema: Wysigende Skema No. 4.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/95/4.

No. 167 (Administrateurs-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1961, van die Stadsraad van Vanderbijlpark by Proklamasie No. 88 van 1962, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1961, van die Stadsraad van Vanderbijlpark, hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van

No. 167 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1961, of the Town Council of Vanderbijlpark, was approved by Proclamation No. 88 of 1962, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1961, of the Town Council of Vanderbijlpark, 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, Vanderbijlpark; this amendment is known as Vanderbijlpark Town-planning Scheme No. 1/10.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/87/10.

No. 168 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1954, of the Town Council of Edenvale, was approved by Proclamation No. 39 of 1954, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1954, of the Town Council of Edenvale, 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, Edenvale; this amendment is known as Edenvale Town-planning Scheme No. 1/38.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/15/38.

No. 169 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Northern Johannesburg Region Town-planning Scheme, 1958, of the Transvaal Board for the Development of Peri-Urban Areas, was approved by Proclamation No. 228 of 1959, in terms of section 43 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 46 of the said Ordinance, I hereby declare that Northern Johannesburg Region Town-planning Scheme, 1958, of the Transvaal Board for the Development of Peri-Urban Areas, 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 Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria and Johannesburg; this amendment is known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 84.

Given under my Hand at Pretoria on this Eleventh day of May, One thousand Nine hundred and Sixty-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/73/84.

die Dorperaad, Pretoria, en die Stadsklerk, Vanderbijlpark; hierdie wysiging staan bekend as Vanderbijlpark-dorpsaanlegskema No. 1/10.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/87/10.

No. 168 (Administrateurs-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1954, van die Stadsraad van Edenvale, by Proklamasie No. 39 van 1954, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1954, van die Stadsraad van Edenvale, 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, Edenvale; hierdie wysiging staan bekend as Edenvale-dorpsaanlegskema No. 1/38.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/15/38.

No. 169 (Administrateurs-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, van die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede by Proklamasie No. 228 van 1959, ingevolge artikel 43 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 46 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, van die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 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 Sekretaris, Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria en Johannesburg; hierdie wysiging staan bekend as Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 84.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van Mei Eenduisend Negehonderd Sewe-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/73/84.

No. 170 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas a written application of Stobol Investments (Proprietary), Limited, owner of Freehold Erven Nos. 71 and 72, situated in the township of New Centre, District of Johannesburg, Transvaal, for a certain amendment of the conditions of title of the said erven has been received;

And whereas it is provided by section 1 of the Removal of Restrictions in Townships Act, 1946 (Act No. 48 of 1946), as amended, that the Administrator of the Province may with the approval of the State President, in certain circumstances alter, suspend or remove any restrictive condition in respect of land in a township;

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

And whereas the other provisions of section 1 of the Removal of Restrictions in Townships Act, 1946, were complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. F.6945/1956, pertaining to the said Freehold Erven Nos. 71 and 72, New Centre Township, by amending condition (m) by the deletion of the word "garage".

Given under my Hand at Pretoria this Seventeenth day of May, One thousand Nine hundred and Sixty-seven.

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

T.A.D. 8/2/271/1.

No. 171 (Administrator's), 1967.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Northcliff Extension No. 7 on Portion 241 (a portion of Portion 212) of the farm Waterval No. 211, Registration Division I.Q., District of Roodepoort;

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

Now, therefore, under and by virtue of the powers vested in me by subsection (4) of section 20 of the said Ordinance, I hereby declare that the said township shall be an approved township, subject to the conditions contained in the Schedule hereto.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 4/8/2381.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY NORTHWEST TOWNSHIPS (PROPRIETARY), LIMITED, UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 241 (A PORTION OF PORTION 212) OF THE FARM WATerval NO. 211, REGISTRATION DIVISION I.Q., DISTRICT OF ROODEPOORT, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Northcliff Extension No. 7.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.5630/65.

No. 170 (Administrators-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n skriftelike aansoek van Stobol Investments (Proprietary), Limited, die eienaar van vrypag Erwe Nos. 71 en 72, geleë in die dorp New Centre, distrik Johannesburg, Transvaal, ontvang is om 'n sekere wysiging van die titelvoorwaardes van voormalde erwe;

En nademaal by artikel 1 van die Wet op Opheffing van Beperkings in Dorpe, 1946 (Wet No. 48 van 1946), soos gewysig, bepaal word dat die Administrateur van die Provinie met die goedkeuring van die Staatspresident in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond in 'n dorp kan wysig, oopkort of ophef;

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

En nademaal aan die ander bepalings van artikel 1 van die Wet op Opheffing van Beperkings in Dorpe, 1946, voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport No. F.6945/1956, ten opsigte van die genoemde Vrypag Erwe Nos. 71 en 72; dorp New Centre, deur die wylsing van voorwaarde (m) deur die skrapping van die woord „garage”.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 8/2/271/1.

No. 171 (Administrators-), 1967.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Northcliff Uitbreiding No. 7 te stig op Gedelte 241 ('n gedeelte van Gedelte 212) van die plaas Waterval No. 211, Registrasie-afdeling I.Q., distrik Roodepoort;

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

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel 20 van genoemde Ordonnansie aan my verleen word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 4/8/2381.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR NORTHWEST TOWNSHIPS (PROPRIETARY), LIMITED, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931 OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 241 ('N GEDEELTE VAN GEDEELTE 212) VAN DIE PLAAS WATerval NO. 211, REGISTRASIE-AFDELING I.Q., DISTRIK ROODEPOORT, TOEGESTAAN IS.

A—STIGTINGVOORWAARDES.

1. Naam.

Die naam van die dorp is Northcliff Uitbreiding No. 7.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.5630/65.

3. Water.

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

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

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

4. Sanitation.

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

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

5. Electricity.

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

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

3. Water.

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

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

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

4. Sanitaire dienste.

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

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

5. Elektrisiteit.

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

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

6. Cemetery, Depositing and Bantu Location Sites.

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

7. Mineral Rights.

All rights to minerals and precious stones which may be or become vested in the freehold owner, shall be reserved to the applicant.

8. Streets.

The applicant shall at its own expense remove all obstacles such as buildings, fences, trees and tree stumps from the street reserves to the satisfaction of the local authority.

9. Endowment.

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

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

10. Disposal of Existing Conditions of Title.

All erven must be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following condition which does not affect the township area:—

That portion of the said property indicated by the figure ABCabEFGHJKLMceD' E' F' G' H' J' K' L' M' g V' W' on the Diagram annexed to Certificate of Consolidated Title No. 29402/1957, is subject to a servitude of right of way in favour of Erf No. 676, Northcliff Extension No. 2, measuring 51·491 square feet, held under Deed of Transfer No. 20909/41, as will more fully appear from Servitude No. 244/1945S.

11. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section 56 bis of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

6. Begraafplaas-, Stortings- en Bantoelokasieterreine.

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

7. Mineralerechte.

Alle regte op minerale edelgesteentes wat by die pagvrygrondbesitter berus of hierna kan berus word aan die applikant voorbehou.

8. Strate.

Die applikant moet op eie koste tot voldoening van die plaaslike bestuur alle hindernisse soos geboue, heinings, bome en boomstompe uit die straatreserwes verwijder.

9. Skenkning.

Die applikant moet onderworpe aan die voorbehoudbepalings van paragraaf (d) van subartikel (1) van artikel *swee-en-twintig* van Ordonnansie No. 11 van 1931, as 'n skenkning aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 16½% (sestien-en-'n-half persent) van slegs die grondwaarde van alle erwe wat deur die applikant verkoop, verruil of geskenk of op enige manier van die hand gesit word (uitgesonderd erwe oorgedra ingevolge artikel *vier-en-twintig* van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum van die afkondiging van die dorp indien die erwe voor sodanige afkondiging van die hand gesit is of soos op die datum van sodanige van die hand sit indien die erwe na sodanige afkondiging van die hand gesit word, en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

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

10. Beskikking oor bestaande titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitutes, as daar is, met inbegrip van die voorbehou van mineralerechte, maar sonder inbegrip van die volgende voorwaarde wat nie die dorpsgebied raak nie:—

That portion of the said property indicated by the figure ABCabEFGHJKLMceD' E' F' G' H' J' K' L' M' g V' W' on the Diagram annexed to Certificate of Consolidated Title No. 29402/1957, is subject to a servitude of right of way in favour of Erf No. 676, Northcliff Extension No. 2, measuring 51·491 square feet, held under Deed of Transfer No. 20909/41, as will more fully appear from Servitude No. 244/1945S.

11. Nakoming van voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stape doen om te sorg dat die titelvoorwaardes en ander voorwaardes genoem in artikel 56 bis van Ordonnansie No. 11 van 1931, nagekom word: Met dien verstaande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of—

- (i) such erven as may be acquired for State or Provincial purposes; and
- (ii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Townships Board, has approved the purposes for which such erven are required,

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

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 56 bis of Ordinance No. 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Except with the written approval of the local authority the roofs of all buildings hereafter erected on the erf shall be of tiles, shingles, slate, thatch or concrete.
- (d) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.
- (e) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (f) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (g) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations, as published under Administrator's Notice No. 2 of 1929, shall be kept or stabled on the erf.
- (h) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (i) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (k) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the Townships Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf: Provided that the local authority may permit such other buildings as may be provided for in an approved Town-planning Scheme, subject to the conditions of the Scheme under which the consent of the local authority is required.
- (l) Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall

B—TITELVOORWAARDEN.

1. *Die erwe met sekere uitsonderings.*

Die erwe uitgesonderd—

- (i) erwe wat vir Staats- of Proviniale doeleindes verkry word; en
- (ii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur na raadpleging met die Dorpsraad die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het

is onderworpe aan die verdere voorwaardes hieronder uit een gesit:—

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes in artikel 56 bis van Ordonnansie No. 11 van 1931 genoem, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovermelde doel gedoen of ingestel moet word.
- (b) Nòg die eienaar nòg enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Uitgesonderd met die skriftelike toestemming van die plaaslike bestuur moet die dakke van alle geboue wat hierna op die erf opgerig word van teëls, dakspane, leiklip, dekgras of beton wees.
- (d) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings daarvan moet voorgelê word aan die plaaslike bestuur wie se skriftelike goedkeuring verkry moet word voordat 'n aanvang met die bouwersaamhede gemaak word. Alle geboue of veranderinge of aanbouings daarvan moet voltooi word binne 'n redelike tyd nadat daar 'n aanvang daarmee gemaak is.
- (e) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikhede van die omgewing benadeel nie.
- (f) Nòg die eienaar nòg enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (g) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van die Plaaslike Besture, soos afgekondig by Administrateurskennisgewing No. 2 van 1929, op die erf aangehou of op stal gesit word nie.
- (h) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.
- (j) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur oplê, mag nòg die eienaar nòg enige okkupant van die erf enige putte daarop uitgrawe of boorgate daarop boor of enige onderaardse water daaruit trek.
- (k) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat met toestemming van die plaaslike bestuur, 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike bestuur ander geboue waarvoor in 'n goedgekeurde Dorpsaanlegskema voorsiening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.
- (l) Behalwe met die toestemming van die Administrateur wat sodanige voorwaardes kan stel as wat hy nodig ag, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, op die erf opgerig

be erected on the erf: Provided that if the erf is subdivided or if such erf or any portion thereof is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area:—

- (i) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R7,000.
- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (m) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 25 feet from the boundary thereof abutting on a street.
- (n) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

2. Servitude for Sewerage and Other Municipal Purposes.

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

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

3. Definitions.

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

- (i) "Applicant" means Northwest Townships (Proprietary), Limited, and its successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

4. State and Municipal Erven.

Should any erf acquired as contemplated in clause B 1 (i) and (ii) hereof come into the possession of any person other than the State or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be permitted by the Administrator after consultation with the Townships Board.

ADMINISTRATOR'S NOTICES.

Administrator's Notice No. 424.]

[24 May 1967.

MEYERTON MUNICIPALITY.—BY-LAWS FOR THE LICENSING AND REGULATION OF PLUMBERS AND DRAINLAYERS.

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.

word nie: Met dien verstande dat, as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan, met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met die toestemming van die Administrateur op elke gevoglike gedeelte of gekonsolideerde gebied toegepas kan word:—

- (i) Die waarde van die woonhuis, sonder inbegrip van die buitegeboue, wat op die erf opgerig gaan word, moet minstens R7,000 wees.
- (ii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig en eerlater voltooi gaan word nie, moet gelyktydig met, of vóór, die buitegeboue opgerig word.
- (m) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 25 voet van die straatgrens daarvan geleë wees.
- (n) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike bestuur opgerig en onderhou word.

2. Serwituut vir riolerings- en ander munisipale doeleindes.

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

- (a) Die erf is onderworpe aan 'n serwituut, ses voet breed, vir riolerings- en ander munisipale doel eindes, ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne voornoemde serwituutsgebied opgerig word nie, en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne ses voet daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg onderhoud en verwijdering van sodanige rielhoofpypleidings en ander werke as wat hy volgens goeddunke as noodsaaklik beskou, tydelik te gooï op die grond wat aan voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwijdering van sodanige rielhoofpypleidings en ander werke veroorsaak word.

3. Woordomskrywings.

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

- (i) „Applicant” beteken Northwest Townships (Proprietary), Limited en sy opvolgers in titel tot die dorp.
- (ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning vir een gesin.

4. Staats- en munisipale erwe.

As enige erf verkry soos beoog in klousule B 1 (i) en (ii) hiervan, in die besit kom van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daaroor onderworpe aan sodanige van voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperraad toelaat.

ADMINISTRATEURSKENNISGEWINGS.

Administrateurskennisgewing No. 424.]

[24 Mei 1967.

MUNISIPALITEIT MEYERTON: VERORDENINGE VIR DIE LISENSIERING EN REGULERING VAN LOODGIETERS EN RIOOLLEERS.

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.

Definitions.

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

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

“town engineer” means the engineer of the Council or any person duly authorised to act on his behalf.

Plumbers and Drainlayers' Licences.

2. A first-class or practical plumber's licence shall entitle the lawful holder to perform any plumbing work in connection with the construction, fixing, laying, repair or removal of pipes, valves, drains or other apparatus for the drainage of any premises, but not to lay earthenware drains or chambers also to perform any work in connection with water services and fittings connected to the Council's water mains. The lawful holder of a drainlayer's licence may perform any work in connection with the laying of stoneware drains and chambers for the drainage of any premises, but may not in any way perform the work of a plumber.

Working without Licence.

3. No person shall carry out any work and no one shall permit any person to carry out any work of the kind referred to in section 2, unless such person is in lawful possession of a licence obtained from the Council authorising him thereto. Any person contravening this prohibition shall be liable on conviction to a penalty not exceeding R50 for the first offence and to a penalty not exceeding R100 for every subsequent offence.

Examination for Licences.

4. Any person wishing to obtain any licence under these by-laws shall be required to submit himself to examination by the Council in such manner and at such times as the Council may from time to time appoint. Such examination shall be held in the subjects set out respectively in sections 8 and 9, viz:—

- (a) For a first-class plumber's licence the subjects contained in section 8, provided that in addition a certificate in the subject of Sanitation II (National Technical and Commercial Examinations of the Department of Education, Arts and Science) shall have first been obtained.
- (b) For a practical plumber's licence the subjects contained in section 8.
- (c) For a drainlayer's licence the subjects contained in section 9.

Register to be Signed.

5. Prior to the issue of a licence to any successful candidate, he shall be required to sign a register containing a declaration that he accepts such licence subject to the conditions thereof and of any by-laws with regard to such licence which are from time to time in force within the area of jurisdiction of the Council.

Licence to be Produced.

6. Any licensee, if called upon at any time to do so, shall produce his licence for inspection by any duly authorised officer of the Council.

Cancellation of Licence.

7. The Council may at any time cancel any licence granted to any plumber or drainlayer if the Council is satisfied that such person has done any plumbing or drainlaying work in a negligent or unworkmanlike manner to the injury of any person or property or contrary to any of the Council's by-laws: Provided that prior to such cancellation the licensee whose licence the Council proposes to cancel shall first be afforded an opportunity of appearing before a committee of the Council in order to defend himself.

Woordomskrywing.

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

„stadsingenieur” die ingenieur van die Raad of enigemand wat bchoorlik gemagtig is om namens hom op te tree;

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

Loodgieters- en Rioolléerslisensies.

2. 'n Eersteklas- of Praktiese loodgieterslisensie laat die wettige eienaar toe om enige loodgieterswerk uit te voer in verband met die konstruksie, aanbring, lê, herstel of verwijdering van pype, kleppe, riele en ander apparate vir die dreinering van enige perseel, maar nie om erderolie of -kamers te lê nie; ook om enige werk uit te voer in verband met waterdienste en toebehore wat by die Raad se hoofwaterleiding aangesluit is. Die wettige houer van 'n rioolléerslisensie kan enige werk uitvoer in verband met die lê van erderolie en -kamers vir die dreinering van enige persele maar mag nie op enige wyse die werk van 'n loodgieter uitvoer nie.

Werk sonder lisensie.

3. Geen persoon mag enige werk doen nie en niemand mag toelaat dat enige persoon werk doen van die tipe waarna in artikel 2 verwys word nie, tensy sodanige persoon in besit is van 'n wettige lisensie wat van die Raad verkry is wat hom daartoe magtig. Enige persoon wat hierdie verbod oortree is by skuldigbevinding strafbaar met 'n boete van hoogstens R50 vir die eerste oortreding en met 'n boete van hoogstens R100 vir elke daaropvolgende oortreding.

Ondersoek vir Lisensies.

4. Enige persoon wat verlang om 'n lisensie ingevolge hierdie regulasies te bekom, moet homself aan 'n onderzoek deur die Raad onderwerp op sodanige wyse en sodanige tye as wat die Raad van tyd tot tyd mag bepaal. Sodanige ondersoek word in die onderwerpe gehou wat onderskeidelik in artikels 8 en 9 uiteengesit is, nl.:—

- (a) Vir 'n eersteklas-loodgieterslisensie, die onderwerpe vervat in artikel 8, op voorwaarde dat daarbenewens 'n sertifikaat in die onderwerp van Sanitasie II (Nasionale Tegniese en Kimmersiële Eksamens van die Departement van Onderwys, Kuns en Wetenskap) vooraf verkry is.
- (b) Vir 'n praktiese loodgieterslisensie, die onderwerpe vervat in artikel 8.
- (c) Vir 'n rioolléerslisensie, die onderwerpe vervat in artikel 9.

Register geteken te word.

5. Voordat 'n lisensie aan enige suksesvolle kandidaat uitgereik word, moet hy 'n register teken wat 'n verklaring bevat dat hy sodanige lisensie aanvaar onderworpe aan die voorwaardes daarvan en van enige verordeninge met betrekking tot sodanige lisensie wat van tyd tot tyd binne die regsgebied van die Raad van krag is.

Lisensie vertoon te word.

6. Enige lisensiehouer, moet wanneer hy te eniger tyd daartoe versoek word, sy lisensie toon vir inspeksie deur enige behoorlik gemagtigde beampete van die Raad.

Kansellasie van lisensie.

7. Die Raad kan te eniger tyd enige lisensie kanselleer wat aan 'n loodgieter of rioolléer toegestaan is indien die Raad tevrede is dat sodanige persoon enige loodgieters- of rioolléerswerk op 'n nalatige of onpraktiese wyse verrig het tot nadeel van enige persoon of eiendom of teenstrydig met enige verordeninge van die Raad: Met dien verstande dat voordat sodanige kansellasie plaasvind, die lisensiehouer wie se lisensie die Raad voornemens is om te kanselleer, eers die geleentheid gebied word om voor 'n komitee van die Raad te verskyn om homself te verdedig.

Subjects of Examination for working Plumber's Licence.

(1) *Materials.*—The use of lead, tin, copper and their alloys, wrought and cast iron, earthenware, bricks, tiles, portland cement and other materials used by plumbers and drainlayers.

(2) *Plumbing Practice.*—As to solder and soldering, lead laying, pipe and joint making, pipe bending, and general plumber's practice.

(3) *Water Supply Work.*—Knowledge of the Council's Water Supply By-laws, general water supply work, water supply fittings and hot water connections.

(4) *Drainage Work.*—Knowledge of the Council's Drainage and Plumbing By-laws, construction and use of traps, soil, waste and vent pipes, house fittings, water closets, kitchen sinks, baths, lavatories, servants' sinks, urinals, latrines and other sewerage apparatus and appliances.

(5) *General Principles of Sanitary Work.*—Flushing, ventilation and disconnection. Candidates for examination in plumbing practice must provide themselves with their own tools in order to make any pipe, bend, joint or other plumbing appliance which may be required to satisfy the examiners.

Examination for Drainlayer's Licence.

9. Candidates shall satisfy the examiners that they are able to lay earthenware drains and make joints, junctions, chambers and the tests thereof, and shall provide themselves with the necessary tools for such examination.

SCHEDULE A.**FORM OF LICENCE TO BE ISSUED TO PLUMBERS.****TOWN ENGINEER'S DEPARTMENT.****PLUMBER'S LICENCE.**

19.....

Mr.....is hereby licensed as a plumber under the Council's By-laws for the Licensing and Regulation of Plumbers and Drainlayers within the area of jurisdiction of the Town Council of Meyerton and is entitled to execute plumbing work in connection with drainage or municipal water supply.

Town Engineer.

SCHEDULE B.**FORM OF LICENCE TO BE ISSUED TO DRAINLAYERS.****TOWN ENGINEER'S DEPARTMENT.****DRAINLAYER'S LICENCE.**

19.....

Mr.....is hereby licensed as a drainlayer under the Council's By-laws for the Licensing and Regulation of Plumbers and Drainlayers within the area of jurisdiction of the Town Council of Meyerton and is entitled to lay earthenware drains and chambers.

Town Engineer.

T.A.L.G. 5/136/97.

Onderwerpe van ondersoek vir werkende loodgieterslisensie.

(1) *Materiale.*—Die gebruik van lood, tin, koper en hulle allooi, smee- en gietyster, erdewerk, stene, teëls, portlandsement en ander materiaal deur die loodgieter en rioollêer gebruik.

(2) *Loodgieterswerkpraktyk.*—Wat die soldeer en solderwerk, lê van lood, pyp en laswerk, buig van pype en algemene loodgieterswerkpraktyk betref.

(3) *Watervoorsieningswerk.*—Kennis van die Raad se Watervoorsieningsverordeninge, algemene watervoorsieningswerk, watervoorsieningstoebere en warmwater-aansluitings.

(4) *Dreineringswerk.*—Kennis van die Raad se Riolerings- en Loodgietersverordeninge, konstruksie en gebruik van spreders, vuil-, vuilwater, val- en ontlugpype, huistoebehoere, waterklosette, opwasbakke, baddens, toilet-kamers, bediendewasbakke, urinale, latrines en ander rioolapparate en verbruiktoestelle.

(5) *Algemene beginsels van sanitêre werk.*—Spoel, ventilasie en afsluiting. Kandidate vir ondersoek in loodgieterspraktyk moet hulle eie gereedskap verskaf om enige pyp te maak, buig, las of ander loodgietersapparaat wat benodig word om die ondersoekers tevreden te stel.

Ondersoek vir rioollêerslisensie.

9. Kandidate moet die ondersoekers tevreden stel dat hulle in staat is om erderolie te lê en lasse, aansluitings, kamers en die toetse daarvan te maak en moet die nodige gereedskap vir sodanige ondersoek verskaf.

BYLAE A.**VORM VAN LISENSIE UITGEREIK TE WORD AAN LOODGIELTERS****DEPARTEMENT VAN DIE STADSINGENIEUR.****LOODGIELTERSLICENSE**

19.....

Mnr.....word hiermee gelisensieer as 'n loodgieter ingevolge die Raad se Verordeninge vir die Lisensiëring en Regulering van Loodgieters en Rioollêers binne die regsgebied van die Stadsraad van Meyerton, en is geregtig om loodgieterswerk uit te voer in verband met dreining of munisipale watervoorsiening.

Stadsingenieur.

BYLAE B.**VORM VAN LISENSIE UITGEREIK TE WORD AAN RIOOLLÊERS.****DEPARTEMENT VAN DIE STADSINGENIEUR.****RIOOLLÊERSLICENSE**

19.....

Mnr.....word hiermee gelisensieer as 'n rioollêer ingevolge die Raad se verordeninge vir die Lisensiëring en Regulering van Loodgieters en Rioollêers binne die regsgebied van die Stadsraad van Meyerton, en is geregtig om erderolie en -kamers te lê.

Stadsingenieur.

T.A.L.G. 5/136/97.

Administrator's Notice No. 425.]

[24 May 1967.

ERMELO MUNICIPALITY.—ALTERATION OF BOUNDARIES.

The Administrator has in terms of section 9 (7) of the Local Government Ordinance, 1939, altered the boundaries of the Ermelo Municipality by the incorporation therein of the area described in the attached Schedule.

T.A.L.G. 3/2/14.

SCHEDULE.

ERMELO MUNICIPALITY.—DESCRIPTION OF AREA INCORPORATED.

Beginning at the north-western beacon of Portion 93 (Diagram S.G. No. A.7542/64) of the farm Van Oudshoornstroom No. 261, Registration Division I.T.; proceeding thence generally eastwards and southwards along the boundaries of the following portions of the farm Van Oudshoornstroom No. 261, Registration Division I.T., so as to include them in this area: The said Portion 93, Portion 94 (Diagram S.G. No. A.7543/64), Portion 60 (Diagram S.G. No. A.3839/25), Portion 57 (Diagram S.G. No. A.570/23) and Portion 18 (Diagram S.G. No. A.146/06), to the south-eastern beacon of the last-named portion; thence generally eastwards and southwards along the boundaries of the following portions of the farm Van Oudshoornstroom No. 261, Registration Division I.T., so as to exclude them from this area: Portion 51 (Diagram S.G. No. A.3610/19) and Portion 33 (Diagram S.G. No. A.131/15) to the south-western beacon of the last-named portion; thence southwards in a straight line to the north-western beacon of Portion 36 (Diagram S.G. No. A.134/15) of the farm Van Oudshoornstroom No. 261, Registration Division I.T.; and continuing southwards along the western boundary of the said Portion 36 to the north-western beacon of Portion 42 (Diagram S.G. No. A.141/15); thence eastwards, generally southwards and south-westwards along the boundaries of the following portions of the farm Van Oudshoornstroom No. 261, Registration Division I.T., so as to include them in this area: The said Portion 42, Portion 45 (Diagram S.G. No. A.2762/17), Portion 73 (Diagram S.G. No. A.3995/27) and Portion 66 (Diagram S.G. No. A.3754/26) to the south-western beacon of the last-named portion; thence generally northwards along the boundaries of the following portions of the farm Van Oudshoornstroom No. 261, Registration Division I.T., so as to include them in this area: The said Portion 66, Portion 65 (Diagram S.G. No. A.3753/26) and the said Portion 66 to the north-western beacon of the last-named portion; thence eastwards and north-westwards along the boundaries of Portion 39 (Diagram S.G. No. A.137/15) of the farm Van Oudshoornstroom No. 261, Registration Division I.T., so as to exclude it from this area, to the northernmost beacon thereof; thence northwards along the western boundary of the farm Van Oudshoornstroom No. 261, Registration Division I.T., to the north-western beacon of Portion 93 (Diagram S.G. No. A.7542/64) of the farm Van Oudshoornstroom No. 261, Registration Division I.T., the place of commencement.

Administrator's Notice No. 426.]

[24 May 1967.

BELFAST MUNICIPALITY.—PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Belfast has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9 (7) of the said Ordinance alter the boundaries of the Municipality of Belfast by the inclusion therein of the areas described in the Schedule hereto.

Administrateurskennisgewing No. 425.]

[24 Mei 1967.

MUNISIPALITEIT ERMELO.—VERANDERING VAN GRENSE.

Die Administrateur het ingevolge artikel 9 (7) van die Ordonnansie op Plaaslike Bestuur, 1939, die grense van die Munisipaliteit Ermelo verander deur die inlywing daarin van die gebied omskryf in die bygaande Bylae.

T.A.L.G. 3/2/14.

BYLAE.

MUNISIPALITEIT ERMELO.—OMSKRYWING VAN GEBIED INGELYF.

Begin by die noordwestelike baken van Gedeelte 93 (Kaart L.G. No. A.7542/64) van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T.; daarvandaan algemeen ooswaarts en suidwaarts langs die grense van die volgende gedeeltes van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., om hulle sodoende in hierdie gebied in te sluit: Genoemde Gedeelte 93, Gedeelte 94 (Kaart L.G. No. A.7543/64), Gedeelte 60 (Kaart L.G. No. A.3839/25), Gedeelte 57 (Kaart L.G. No. A.570/23) en Gedeelte 18 (Kaart L.G. No. A.146/06) tot by die suidoostelike baken van laasgenoemde gedeelte; daarvandaan algemeen ooswaarts en suidwaarts langs die grense van die volgende gedeeltes van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., om hulle sodoende uit hierdie gebied uit te sluit: Gedeelte 51 (Kaart L.G. No. A.3610/19) en Gedeelte 33 (Kaart L.G. No. A.131/15) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan suidwaarts in 'n reguit lyn tot by die noordwestelike baken van Gedeelte 36 (Kaart L.G. No. A.134/15) van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T.; en verderaan suidwaarts langs die westelike grens van genoemde Gedeelte 36 tot by die noordwestelike baken van Gedeelte 42 (Kaart L.G. No. A.141/15); daarvandaan ooswaarts, algemeen suidwaarts en suidweswaarts langs die grense van die volgende gedeeltes van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., om hulle sodoende in hierdie gebied in te sluit: Genoemde Gedeelte 42, Gedeelte 45 (Kaart L.G. No. A.2762/17), Gedeelte 73 (Kaart L.G. No. A.3995/27) en Gedeelte 66 (Kaart L.G. No. A.3754/26) tot by die suidwestelike baken van laasgenoemde gedeelte; daarvandaan algemeen noordwaarts langs die grense van die volgende gedeeltes van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., om dit sodoende uit hierdie gebied uit te sluit: Genoemde Gedeelte 66, Gedeelte 65 (Kaart L.G. No. A.3753/26) en genoemde Gedeelte 66 tot by die noordwestelike baken van laasgenoemde gedeelte; daarvandaan ooswaarts en noordweswaarts langs die grense van Gedeelte 39 (Kaart L.G. No. A.137/15) van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., om dit sodoende uit hierdie gebied uit te sluit, tot by die noordelijkste baken daarvan; daarvandaan noordwaarts langs die westelike grens van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., tot by die noordwestelike baken van Gedeelte 93 (Kaart L.G. No. A.7542/64) van die plaas Van Oudshoornstroom No. 261, Registrasie-afdeling I.T., die aanvangspunt.

Administrateurskennisgewing No. 426.]

[24 Mei 1967.

MUNISIPALITEIT BELFAST.—VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad Belfast 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9 (7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Belfast verander deur die opneming daarin van die gebiede wat in die Bylae hiervan omskryf word.

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

T.A.L.G. 3/2/47.

SCHEDULE.

MUNICIPALITY OF BELFAST.—EXTENSION OF BOUNDARIES.

DESCRIPTION OF AREA TO BE INCLUDED.

The following portions of the farm Paardeplaats No. 380—J.T.:—

1. Remaining extent of Portion 12 (Diagram S.G. No. A.1674/13) in extent 103·6277 morgen.
2. Portion 26 (a portion of Portion 12)—(Diagram S.G. No. A.6383/45) in extent 78,300 square feet.
3. Portion 31 (a portion of Portion 12)—(Diagram S.G. No. A.5056/53) in extent 65,965 square feet.
4. Portion 32 (a portion of Portion 12)—(Diagram S.G. No. A.1293/57) in extent 13,766 square feet.

24-30-7

Administrator's Notice No. 427.]

[24 May 1967]

ESTABLISHMENT OF CONSULTATIVE COMMITTEE FOR THE INDIAN COMMUNITY OF LENASIA IN THE AREA OF JURISDICTION OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

Administrator's Notice No. 308, dated the 15th April, 1964, as amended, is hereby further amended by the addition at the end of Schedule A of the following:—

Beginning at the point where the south-eastern boundary of the railway reserve from Bank to Midway Station is intersected by the south-western boundary of the national road from Potchefstroom to Johannesburg; thence south-eastwards along the south-western boundary of the said national road to the point where it intersects the western boundary of Klipriviersoog Estate Township (General Plan No. A.3115/03); thence south-eastwards along the boundaries of the said township and Portion 53 (Diagram No. A.7135/51) of the farm Klipriviersoog No. 299—I.Q., so as to exclude them from this area, and the boundaries of Portion 21 (Diagram No. A.2283/19) and Portion 20 (Diagram No. A.4278/24) both of the said farm, so as to include them in this area, to the south-eastern beacon of the latter portion; thence north-westwards along the north-eastern boundary of the farm Rietfontein No. 301—I.Q., to the point where it is intersected by the south-eastern boundary of the railway reserve from Bank to Midway Station; thence north-eastwards along the south-eastern boundary of the said railway reserve to the point first named.

T.A.L.G. 27/3/111.

Administrator's Notice No. 428.]

[24 May 1967]

ESTABLISHMENT OF CONSULTATIVE COMMITTEE FOR THE COLOURED COMMUNITY OF REIGERPARK IN THE AREA OF JURISDICTION OF THE BOKSBURG TOWN COUNCIL.

Administrator's Notice No. 784, dated 14th October, 1964, is hereby amended by the addition at the end of Schedule A of the following:—

Beginning at the point where the prolongation westwards of the northern boundary of portion of Boksburg Native and Asiatic Location (General Plan No. A.2112/09) intersects the north-western boundary

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

T.A.L.G. 3/2/47.

BYLAE.

MUNISIPALITEIT BELFAST.—UITBREIDING VAN GRENSE.

BESKRYWING VAN GEBIED WAT INGESLUIT STAAN TE WORD.

Die volgende gedeeltes van die plaas Paardeplaats No. 380—J.T.:—

1. Resterende gedeelte van Gedeelte 12 (Kaart L.G. No. A.1674/13) groot 103·6277 morg.
2. Gedeelte 26 ('n gedeelte van Gedeelte 12)—(Kaart L.G. No. A.6383/45) groot 78,300 vierkante voet.
3. Gedeelte 31 ('n gedeelte van Gedeelte 12)—(Kaart L.G. No. A.5056/53) groot 65,965 vierkante voet.
4. Gedeelte 32 ('n gedeelte van Gedeelte 12)—(Kaart L.G. No. A.1293/57) groot 13,766 vierkante voet.

24-30-7

Administrateurskennisgewing No. 427.]

[24 Mei 1967]

INSTELLING VAN RAADPLEGENDE KOMITEE VIR DIE INDIERGEMEENSKAP VAN LENASIA IN DIE REGSGEBIED VAN DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUISTE-STEDELIKE GEBIEDE.

Administrateurskennisgewing No. 308 van 15 April 1964, soos gewysig, word hierby verder gewysig deur aan die end van Bylæ A die volgende by te voeg:—

Begin by die punt waar die suidoostelike grens van die spoorwegreserwe vanaf Bank na Midway-stasie gekruis word deur die suidwestelike grens van die nasionale pad vanaf Potchefstroom na Johannesburg; daarvandaan suidooswaarts langs die suidwestelike grens van genoemde nasionale pad tot by die punt waar dit die westelike grens van Klipriviersoogland-goed-dorp (Algemene Plan No. A.3115/03) kruis; daarvandaan suidooswaarts langs die grense van genoemde dorp en Gedeelte 53 (Kaart No. A.7135/51) van die plaas Klipriviersoog No. 299—I.Q., sodat hulle uit hierdie gebied ingesluit word, en die grense van Gedeelte 21 (Kaart No. A.2283/19) en Gedeelte 20 (Kaart No. A.4278/24), albei van genoemde plaas, sodat hulle in hierdie gebied ingesluit word, tot by die suidoostelike baken van laasgenoemde gedeelte; daarvandaan noordweswaarts langs die noordoostelike grens van die plaas Rietfontein No. 301—I.Q., tot by die punt waar dit gekruis word deur die suidoostelike grens van die spoorwegreserwe vanaf Bank na Midway-stasie; daarvandaan noordooswaarts langs die suidoostelike grens van genoemde spoorwegreserwe tot by eersgenoemde punt.

T.A.L.G. 27/3/111.

Administrateurskennisgewing No. 428.]

[24 Mei 1967]

INSTELLING VAN RAADPLEGENDE KOMITEE VIR DIE KLEURLINGGEMEENSKAP VAN REIGERPARK IN DIE REGSGEBIED VAN DIE STADSRAAD VAN BOKSBURG.

Administrateurskennisgewing No. 784 van 14 Oktober 1964, word hierby gewysig deur aan die end van Bylæ A die volgende by te voeg:—

Begin by die punt waar die verlenging weswaarts van die noordelike grens van Gedeelte van Boksburg Native and Asiatic Location (Algemene Plan No. A.2112/09) die noordwestelike grens van Gedeelte 7

of Portion 7 (Diagram No. A.4005/63) of the farm Klippoortje No. 112—I.R.; thence eastwards along the said prolongation and boundary and the boundaries of the following properties so as to include them in this area: Boksburg Native and Asiatic Location (General Plan No. A.417/08), Portion 15 (Diagram No. A.3150/41) and Portion 18 (Diagram No. A.3756/45), both of the farm Leeuwpoort No. 113—I.R., the said Portion 15, the said portion of Boksburg Native and Asiatic Location (General Plan No. A.2112/09) and the said Portion 7 of the farm Klippoortje No. 112—I.R.; to the point first named.

T.A.L.G. 25/3/8.

Administrator's Notice No. 429.]

[24 May 1967.

PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN SERVITUDE ON THE FARM SWEETHOME NO. 322—K.Q., DISTRICT OF THABAZIMBI.

In view of application having been made by Mr. P. A. van Wyk for the cancellation or reduction of the servitude of outspan, in extent 1/75th of 2,030 morgen 540 square rods to which the farm Sweethome No. 322—K.Q., District of Thabazimbi, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge his objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2063, Rustenburg, within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 08-086-37/3/S.2.

Administrator's Notice No. 430.]

[24 May 1967.

WIDENING OF PROVINCIAL ROAD NO. P.33, SECTION 4, DISTRICTS OF PILGRIMS REST AND NELSPRUIT.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Boards of Pilgrims Rest and Nelspruit, that Provincial Road No. P.33, section 4, traversing the farms Grootfontein No. 196—J.T., Rietfontein No. 193—J.T., Bergvliet No. 174—J.T., Vergenoeg No. 177—J.T. and Tevrede No. 178—J.T., District of Pilgrims Rest, Brandwag No. 2—J.U., Emmett No. 4—J.U., Evert No. 5—J.U., Abek No. 6—J.U., Edna No. 10—J.U. and Perry's Farm No. 9—J.U., District of Nelspruit, be widened with varying widths from a minimum of 120 Cape feet to a maximum of 250 Cape feet, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the subjoined Sketch Plans No. D.P. 04-043-23/21/P.33-4, Vol. V (a), (b) and (c) with co-ordinates where applicable.

D.P. 04-043-23/21/P.33-4, Vol. IV.

(Kaart No. A.4005/63) van die plaas Klippoortje No. 112—I.R., kruis; daarvandaan ooswaarts langs genoemde verlenging en grens en die grense van die volgende eiendomme sodat hulle in hierdie gebied ingesluit word: Boksburg Native and Asiatic Location (Algemene Plan No. A.417/08), Gedeelte 15 (Kaart No. A.3150/41) en Gedeelte 18 (Kaart No. A.3756/45), albei van die plaas Leeuwpoort No. 113—I.R., genoemde Gedeelte 15, genoemde gedeelte van Boksburg Native and Asiatic Location (Algemene Plan No. A.2112/09) en genoemde Gedeelte 7 van die plaas Klippoortje No. 112—I.R., tot by eersgenoemde punt.

T.A.L.G. 25/3/8.

Administrateurskennisgiving No. 429.]

[24 Mei 1967.

VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPANSERWITUUT OP DIE PLAAS SWEETHOME NO. 322—K.Q., DISTRIK THABAZIMBI.

Met die oog op 'n aansoek ontvang van mnr. P. A. van Wyk om die opheffing of vermindering van die serwituut van uitspanning, 1/75ste van 2,030 morgen 540 vierkante roedes groot, waaraan die plaas Sweethome No. 322—K.Q., distrik Thabazimbi, onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle persone is bevoegd om binne drie maande vanaf die datum van verskyning van hierdie kennisgiving in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvalse Paiedepartement, Privaatsak 2063, Rustenburg, skriftelik in te dien.

D.P. 08-086-37/3/S.2.

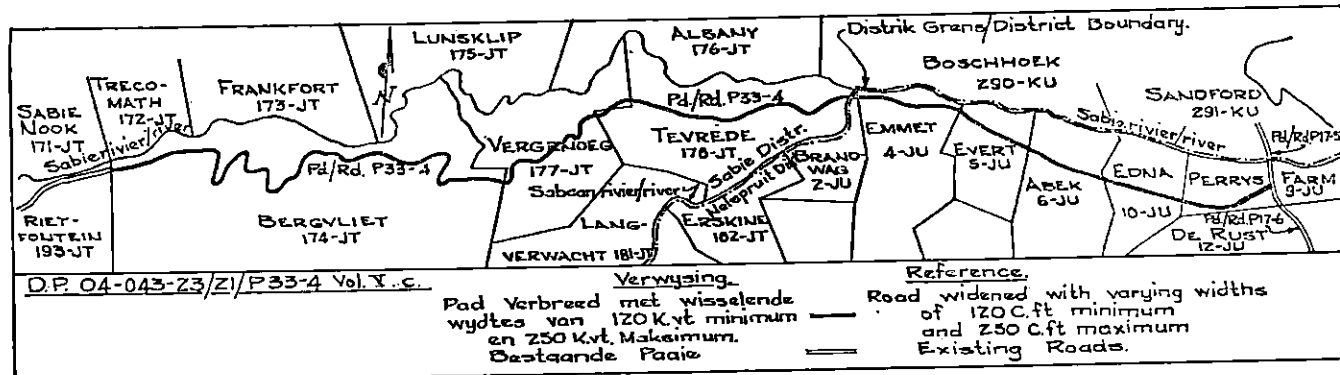
Administrateurskennisgiving No. 430.]

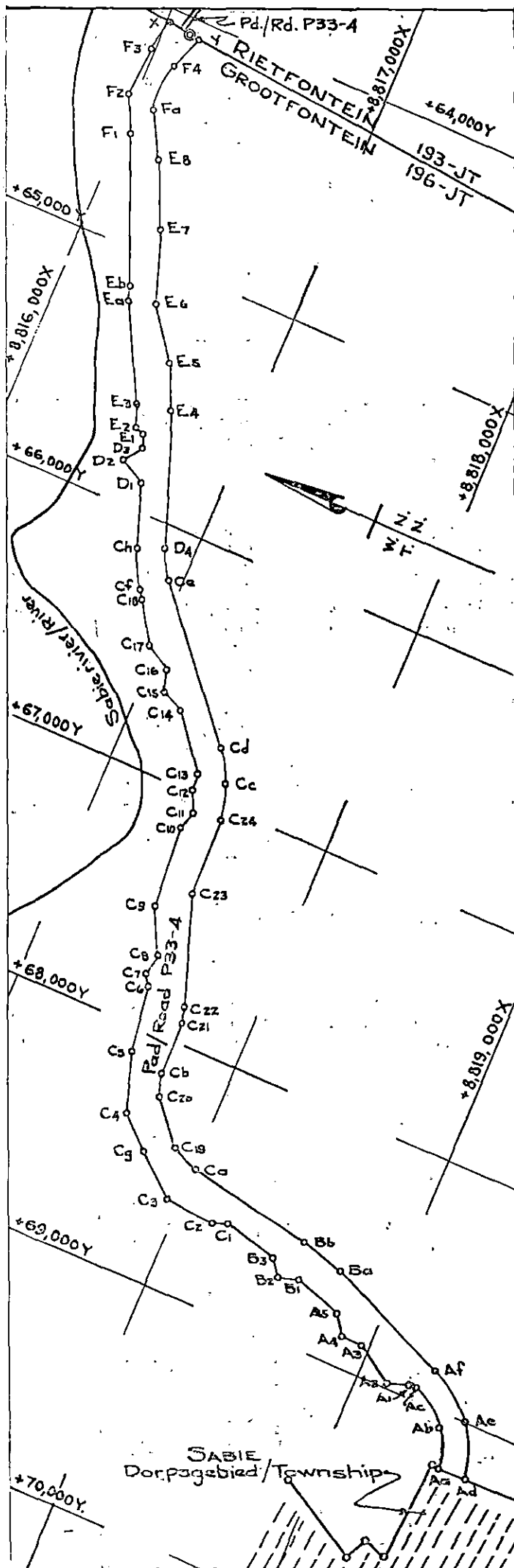
[24 Mei 1967.

VERBREDING VAN PROVINSIALE PAD NO. P.33, SEKSIE 4, DISTRIKTE PILGRIMS REST EN NELSPRUIT.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padrade van Pilgrims Rest en Nelspruit, goedgekeur het dat Provinsiale Pad No. P.33, seksie 4, ingevolge die bepalings van artikel 3 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), oor die please Grootfontein No. 196—I.R., Rietfontein No. 193—I.T., Bergvliet No. 174—I.T., Vergenoeg No. 177—I.T. en Tevrede No. 178—I.T., distrik Pilgrims Rest, Brandwag No. 2—I.U., Emmett No. 4—I.U., Evert No. 5—I.U., Abek No. 6—I.U., Edna No. 10—I.U. en Perry's Farm No. 9—I.U., distrik Nelspruit, verbreed word met wisselende breedtes van 'n minimum van 120 Kaapse voet tot 'n maksimum van 250 Kaapse voet, soos aangetoon op bygaande skeiplanne No. D.P. 04-043-23/21/P.33-4, Vol. V (a), (b) en (c) met koördinate waar van toepassing.

D.P. 04-043-23/21/P.33-4, Vol. IV.





KO-ORDINATE LO31° CO-ORDINATES

Point Punt	Y Cape voet	X Cape feet	Punt Point	Y Cape voet	X Cape feet
Konst. Const.	± 0.0	+8,800,000.0	Const. Konst.	± 0.0	+8,800,000.0
Allal plus	All plus		All plus	Allal plus	
Aa	69, 223.7	19, 474.8	E1	65, 657.0	16, 588.5
Ab	69, 059.9	19, 403.7	Ez	65, 681.6	16, 545.6
Ac	68, 933.4	19, 256.4	E3	65, 578.9	16, 524.4
Ai	68, 940.1	19, 220.9	Eo	65, 136.0	16, 313.3
Az	68, 975.2	19, 130.2	Eb	65, 137.7	16, 236.5
A3	68, 864.4	18, 971.2	F1	64, 546.5	16, 051.7
A4	68, 859.8	18, 867.5	F2	64, 402.9	15, 970.9
A5	68, 784.7	18, 817.4	F3	64, 187.3	15, 979.3
B1	68, 710.1	18, 619.6	X	64, 053.0	16, 023.9
B2	68, 739.8	18, 526.1	Y	64, 068.6	16, 148.1
B3	68, 666.5	18, 466.0	F4	64, 214.7	16, 097.3
C1	68, 620.7	18, 227.5	Fa	64, 428.9	16, 097.4
C2	68, 637.5	18, 165.4	E8	64, 603.7	16, 201.5
C3	68, 622.7	17, 954.5	E7	64, 872.9	16, 323.9
Cg	68, 474.1	17, 775.8	E6	65, 155.0	16, 428.9
C4	68, 345.1	17, 649.7	Es	65, 378.7	16, 577.2
C5	68, 101.6	17, 573.4	E4	65, 556.7	16, 668.5
C6	67, 817.1	17, 535.9	D4	66, 099.2	16, 861.6
C7	67, 781.9	17, 500.9	Ce	66, 208.6	16, 928.7
C8	67, 690.3	17, 516.8	Cd	66, 776.3	17, 423.2
C9	67, 501.9	17, 421.5	Cc	66, 910.0	17, 504.8
C10	67, 157.1	17, 395.3	C24	67, 062.4	17, 539.7
C11	67, 070.2	17, 421.3	C23	67, 306.4	17, 553.0
C12	66, 995.3	17, 376.6	C22	67, 847.5	17, 712.1
C13	66, 916.7	17, 377.9	C21	67, 916.9	17, 717.1
C14	66, 701.5	17, 198.5	Cb	68, 134.9	17, 731.7
C15	66, 655.6	17, 105.8	C20	68, 248.6	17, 757.8
C16	66, 557.7	17, 074.7	C19	68, 414.3	17, 898.4
C17	66, 502.9	16, 971.4	Ca	68, 460.6	18, 019.3
C18	66, 325.0	16, 868.6	Bb	68, 562.1	18, 564.5
Cf	66, 287.1	16, 838.1	Ba	68, 623.8	18, 745.6
Ch	66, 133.0	16, 746.2	Af	68, 840.4	19, 297.1
D1	65, 890.0	16, 663.2	Az	68, 986.9	19, 497.5
D2	65, 822.7	16, 555.8	Ad	69, 226.4	19, 596.7
D3	65, 749.9	16, 610.2			

D.P.04-043-23/ZI/P33-4 Vol. V a.

Verwysing/Reference

Bestaande pad / Existing road: =

Pad Verbreed met wisselende wydtes/

Road widened with varying widths.

Figuur gelettert/Figura letterad
 Aa kurwe/Curve Ab kurwe/
 Curve Ac, A1, A2, A3, A4, A5, B1, B2, B3, C1, C2, C3, Cg,
 C4, C5, C6, C7, C8, Cg, C10, C11, C12, C13, C14, C15, C16, C17,
 C18, Cf Kurwe/Curve Ch, D1, D2, D3, E1, E2, E3, Ea
 kurwe/Curve Eb, F1, F2, F3, X, Y, Fa Kurwe/Curve
 Fa, E8, E7, E6, E5, E4, D4 Kurwe/Curve Ce, Cd
 Kurwe/Curve Cc kurwe/Curve Cz4, Cz3, Cz2, Cz1,
 Cb kurwe/Curve Cz0, Czg Kurwe/Curve Ca, Bb,
 Ba, Af Kurwe/Curve Ae kurwe/Curve Ad, Aa

SKAAL:- 1" = 600 Kp. vt.
SCALE:- 1" = 600 Cp. ft.

KO-ORDINATE L0 31° CO-ORDINATES

Punt Point	Y Koepsel Cape ft.	X vt. Cape ft.	Punt Point	Y Koepsel Cape ft.	X vt. Cape ft.	Punt Point	Y Koepsel Cape ft.	X vt. Cape ft.	Punt Point	Y Koepsel Cape ft.	X vt. Cape ft.
Kons. Cons.	± 0.0	+8,800,000.0	Kons. Cons.	± 0.0	+8,800,000.0	Kons. Cons.	± 0.0	+8,800,000.0	Kons. Cons.	± 0.0	+8,800,000.0
X	+64,053.0	+16,023.9	Ka	+59,082.7	+16,766.5	Md	+56,014.3	+14,827.8	P _a	+53,141.0	+12,336.5
Y	64,068.6	16,148.1	Kb	58,862.8	16,605.9	Me	55,740.9	14,641.5	P _b	52,821.2	12,147.2
F _b	63,856.6	16,100.6	Kc	58,395.5	16,311.5	M _i	56,627.5	15,030.7	P _c	53,076.3	12,434.5
F _c	62,948.8	16,784.0	Kd	58,280.3	16,190.8	M _z	56,267.8	14,889.7	P _i	52,919.4	12,333.5
F _d	62,654.3	16,886.9	Ke	59,006.5	16,858.4	M ₃	56,280.7	14,749.1	P _z	52,677.2	12,258.2
F _e	63,021.1	16,880.0	Kf	58,798.5	16,707.6	M ₄	56,209.3	14,715.7	P ₃	52,319.6	12,051.5
F _f	62,659.2	17,007.0	Kl	58,331.9	16,413.5	M _s	56,159.3	14,739.3	P ₄	52,212.4	12,016.4
F _s	63,963.5	16,184.1	Km	58,177.5	16,249.4	N ₁	55,813.5	14,528.8	P ₅	52,156.1	11,965.1
F ₆	63,689.4	16,375.5	Kn	57,898.0	15,798.1	N ₂	55,783.0	14,282.2	P ₆	52,001.2	11,890.1
G _a	62,096.7	16,907.6	Kz	59,785.9	17,386.3	N ₃	55,656.8	14,319.6	P ₇	51,955.3	11,920.5
G _b	61,805.9	16,948.4	K ₁	60,135.2	17,507.1	N ₄	55,599.5	14,267.5	P ₈	51,796.9	11,800.6
G ₁	62,335.9	17,019.2	K ₃	59,748.1	17,366.1	N ₅	55,645.2	14,036.9	P ₉	51,520.4	11,720.4
G ₂	62,175.5	17,049.3	K ₄	59,394.3	17,239.0	N ₆	55,405.5	13,824.4	P ₁₀	51,148.7	11,593.7
G ₃	62,006.2	17,022.1	K ₅	59,370.6	17,172.7	N ₇	55,737.9	13,948.8	P ₁₁	52,725.6	12,101.4
H _a	61,465.1	16,693.2	K ₆	59,689.4	17,213.9	N ₈	55,731.9	13,860.5	P ₁₂	52,207.4	11,826.7
H _b	61,189.8	16,804.3	K ₇	59,645.2	17,178.2	N ₉	55,518.4	13,742.7	P ₁₃	51,931.7	11,703.2
H _i	61,862.1	16,842.3	K ₈	59,564.0	17,169.4	O _a	54,753.5	13,428.1	P ₁₄	51,794.5	11,671.3
H _z	61,817.4	16,766.4	K ₉	59,468.7	17,024.7	O _b	54,271.1	13,295.6	R _a	51,036.9	11,434.1
H ₃	61,756.2	16,777.6	K ₁₀	59,405.5	17,046.0	O ₁	54,861.9	13,566.4	R _b	50,754.0	11,317.2
H ₄	61,674.1	16,868.1	L ₁	57,374.8	15,304.0	O ₂	54,549.1	13,519.5	R _c	50,999.6	11,548.3
H ₅	61,457.9	16,835.8	L _b	57,428.3	15,456.1	O ₃	54,100.2	13,388.7	R _d	49,512.4	10,684.3
H ₆	61,249.1	16,910.2	L _c	57,317.1	15,409.7	O ₄	53,686.6	12,990.7	R _f	49,458.2	10,786.6
J _q	60,589.0	17,429.7	L ₁	58,043.7	15,770.3	O ₅	53,334.1	12,621.2	R _g	49,364.6	10,735.3
J _b	60,361.6	17,530.1	L ₂	58,004.1	15,663.0	O ₆	54,641.3	13,370.3	R _e	49,431.2	10,635.7
J _c	60,352.3	17,410.1	L ₃	57,861.1	15,523.8	O ₇	54,564.1	13,257.3	R _i	50,724.7	11,436.4
J _d	60,167.7	17,387.8	L ₄	57,476.9	15,356.9	O ₈	54,475.5	13,336.2	R _z	50,586.0	11,404.1
J _i	60,969.1	17,130.4	L ₅	57,758.2	15,629.4	O ₉	54,200.7	13,274.4	R ₃	50,449.9	11,297.5
J _z	60,825.9	17,280.6	L ₆	57,624.6	15,568.2	O ₁₀	54,149.0	13,191.0	R ₄	50,417.5	11,184.8
J ₃	60,744.6	17,306.2	L ₇	57,609.5	15,551.8	O ₁₁	54,048.5	13,171.2	R ₅	50,356.6	11,078.1
J ₄	60,638.6	17,239.0	M _a	56,659.6	14,912.1	O ₁₂	53,725.6	12,824.7	R ₆	50,294.3	11,083.1
J ₅	60,554.5	17,256.5	M _b	56,305.9	14,774.5	O ₁₃	53,536.7	12,593.1	S _a	49,135.8	10,436.8
J ₆	60,502.5	17,345.6	M _c	56,041.9	14,709.7	O ₁₄	53,408.7	12,495.1	S _b	49,106.9	10,563.1

D.P.04-043-23/Z1/P33-4 Vol. V. b.

Administrator's Notice No. 431.]

[24 May 1967.

LYDENBURG 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 Lydenburg Municipality, published under Administrator's Notice No. 1044, dated the 19th November, 1952, as amended, are hereby further amended by the substitution for sub-item (iii) of item (b) of Annexure XII of Schedule 1 under Chapter 3 of the following:—

“(iii) For the laying of communication pipes: Actual cost, with a minimum charge of R15.

For the purpose of this tariff “actual cost” means the cost of all material and fittings including the meter used and delivered on the consumer's premises plus the cost of labour.”

T.A.L.G. 5/104/42.

Administratorskennisgewing No. 431.]

[24 Mei 1967.

MUNISIPALITEIT LYDENBURG.—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 Lydenburg, afgekondig by Administratorskennisgewing No. 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur sub item (iii) van item (b) van Aanhangsel XII van Bylae 1 onder Hoofstuk 3 deur die volgende te vervang:—

“(iii) Vir die aanlê van verbindingspype: Kosprys met 'n minimum van R15.

Vir die toepassing van hierdie tarief beteken kosprys 'n koste van alle materiaal en toebehore met ingegrif van die meter, wat gebruik en op die verbruiker se perseel afgelewer word plus die koste van arbeid.”

T.A.L.G. 5/104/42.

Administrator's Notice No. 432.]

[24 May 1967.

DEVIATION, WIDENING AND DECLARATION AS
MAIN ROAD No. 0192 OF DISTRICT ROAD No.
267, DISTRICT OF ERMELO.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Ermelo, that District Road No. 267, traversing the farms Uiteike No. 133—I.T., Uitgevallen No. 134—I.T., Leliefontein No. 136—I.T., Bloemfontein No. 132—I.T., Kranspan No. 131—I.T., Goedehoop No. 106—I.T., Smitsfield No. 130—I.T., Coalbank No. 129—I.T., Mooigelegen No. 117—I.T., Liefgekonzien No. 119—I.T., Bloemkrans No. 121—I.T. and Lothair No. 124—I.T., District of Ermelo, shall be deviated, widened to 120 Cape feet and declared Main Road No. 0192 in terms of paragraphs (d) and (c) of subsection (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the subjoined sketch plan.

D.P. 051-052-23/22/0192 (a).

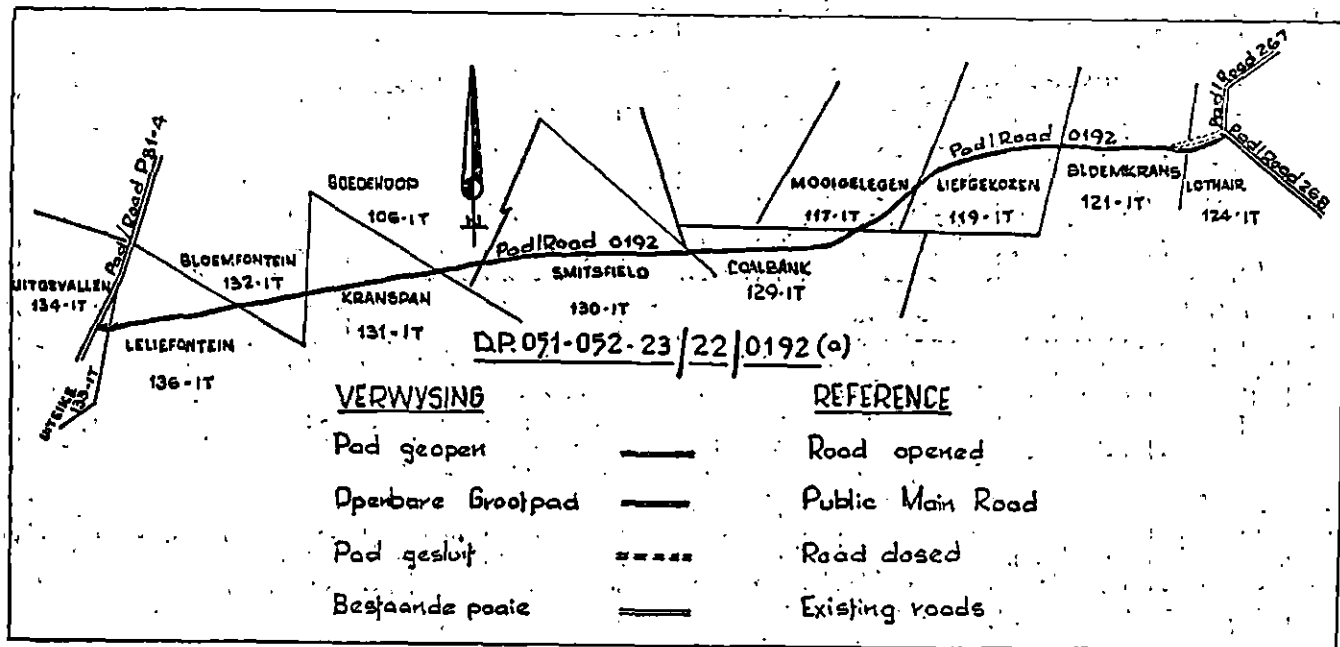
Administrateurskennisgewing No. 432.]

[24 Mei 1967.

VERLEGGING; VERBREDING EN VERKLARING
TOT GROOTPAD No. 0192 VAN DISTRIKSPAD
No. 267, DISTRIK ERMELO.

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Ermelo, goedgekeur het dat Distrikspad No. 267 oor die please Uiteike No. 133—I.T., Uitgevallen No. 134—I.T., Leliefontein No. 136—I.T., Bloemfontein No. 132—I.T., Kranspan No. 131—I.T., Goedehoop No. 106—I.T., Smitsfield No. 130—I.T., Coalbank No. 129—I.T., Mooigelegen No. 117—I.T., Liefgekonzien No. 119—I.T., Bloemkrans No. 121—I.T. en Lothair No. 124—I.T., distrik Ermelo, ingevolge paragrawe (d) en (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), verle, na 120 Kaapse voet verbreed en tot Grootpad No. 0192 verklaar word, soos op bygaande sketsplan aangetoon,

D.P. 051-052-23/22/0192 (a).



Administrator's Notice No. 433.]

[24 May 1967.

OPENING.—PUBLIC DISTRICT ROAD, DISTRICT
OF ERMELO.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Ermelo, that District Road No. 267, 80 Cape feet wide, shall exist on the farms Bloemkrans No. 121—I.T. and Lothair No. 124—I.T., District of Ermelo, in terms of paragraphs (b) and (c) of subsection (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the subjoined sketch plan.

D.P. 051-052-23/22/0192 (b).

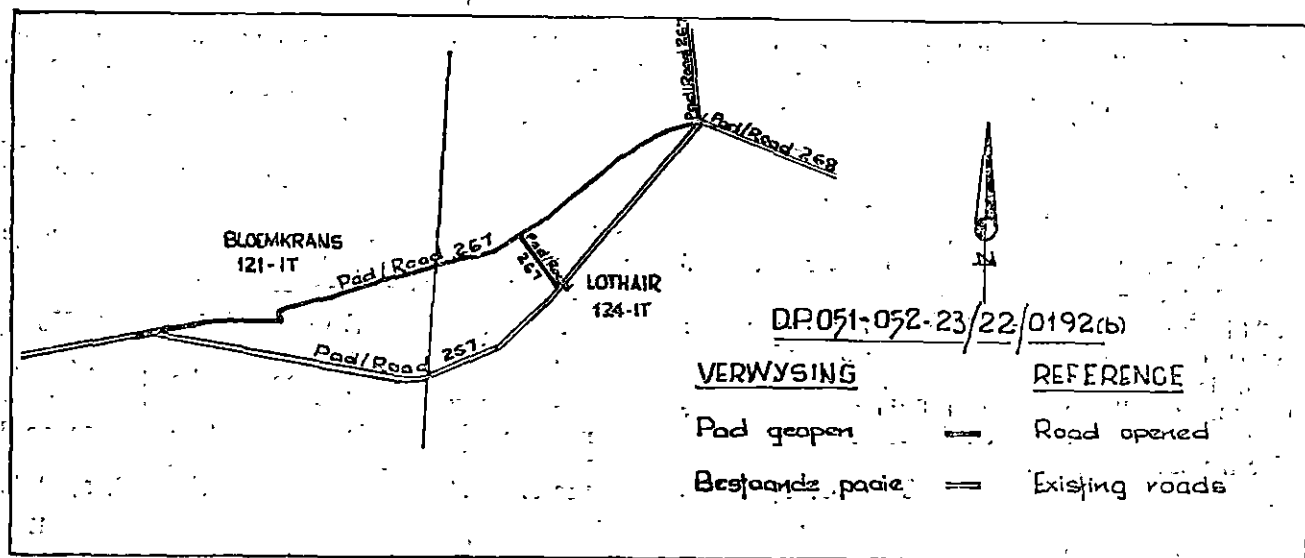
Administrateurskennisgewing No. 433.]

[24 Mei 1967.

OPENING.—OPENBARE DISTRIKSPAD, DISTRIK
ERMELO.

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Ermelo, goedgekeur het dat Distrikspad No. 267, 80 Kaapse voet breed, sal bestaan op die please Bloemkrans No. 121—I.T. en Lothair No. 124—I.S., distrik Ermelo, ingevolge paragrawe (b) en (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), soos op bygaande sketsplan aangetoon.

D.P. 051-052-23/22/0192 (b).



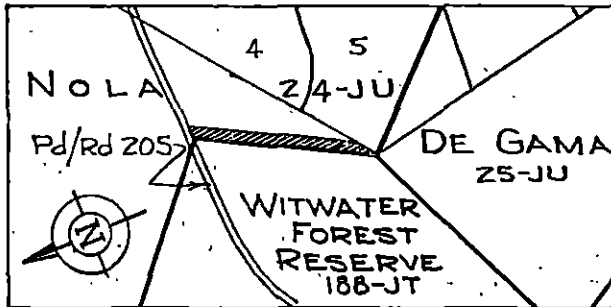
Administrator's Notice No. 434.]

[24 May 1967.

REDUCTION OF OUTSPAN SERVITUDE ON THE FARM NOLA No. 24—J.U., DISTRICT OF NELSPRUIT.

With reference to Administrator's Notice No. 773 of the 19th October, 1966, it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (iv), subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the reduction to 5 morgen 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, as indicated on the subjoined sketch plan.

D.P. 04-043-37/3/N-2.



Administrator's Notice No. 434.]

[24 May 1967.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—BY-LAWS APPLICABLE TO LAND OWNED BY THE BOARD WITHIN THE AREA OF JURISDICTION OF THE KOMATIPOORT LOCAL AREA COMMITTEE.

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.

1. In these by-laws unless inconsistent with the context—

“aerodrome” means Portion C and Portion 10 of the farm Komatiport Townlands No. 182—J.U., and any extension thereof;

“animals” includes large stock and small stock;

“Board” means the Transvaal Board for the Development of Peri-Urban Areas;

“large stock” means bovines, horses, donkeys or mules;

“Secretary” means the Secretary of the Board or any other person lawfully acting in such capacity;

“small stock” means sheep or goats;

“townlands” means the farm Komatiport Townlands No. 182—J.U., and other municipal land of Komatiport, excluding such portions as have legally been set aside for specific purposes.

2. No person shall use, occupy, or reside upon any portion of the townlands, unless duly authorised thereto, by a permit from the Board.

3. No person may keep or graze any animals on the townlands except by special permit of the Board and on payment of the fees as prescribed in section 5.

4. No pigs whatsoever shall be allowed to graze on the townlands.

5. It shall be competent for the Board, at its discretion, from time to time to grant permits to persons desiring to keep or graze animals on the townlands on payment of fees calculated in accordance with the following scale:—

(i) For large stock, 10c (ten cents) per head, per month or part thereof;

(ii) for small stock, 5c (five cents) per head, per month or part thereof.

6. Permits issued in terms of section 5 shall be renewed monthly at the office of the Board in respect of the number of animals which the permit holder proposes to graze on the townlands during that month, and the fees per head per calendar month or part thereof shall be paid in advance.

Administrateurskennisgewing No. 434.]

[24 Mei 1967.

VERMINDERING VAN UITSPANNINGSERWITUUT OP DIE PLAAS NOLA No. 24—J.U., DISTRIK NELSPRUIT.

Met betrekking tot Administrateurskennisgewing No. 773 van 19 Oktober 1966, word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om, ooreenkomsdig paragraaf (iv), subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die vermindering na 5 morg van die serwituut van uitspanning, groot 1/75ste van 1,034 morg, waaraan die restant van die plaas Nola No. 24—J.U., distrik Nelspruit, onderhewig is, soos aangetoon op die meegaande sketsplan.

D.P. 04-043-37/3/N-2.

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

Verminderde afgebakteerde uitspanning

Reduced demarcated outspan.

Bestaande pad

Existing road

Administrateurskennisgewing No. 435.]

[24 Mei 1967.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUISTE-STEDELIKE GEBIEDE. — VERORDENINGE VAN TOEPASSING OP RAADSGROND BINNE DIE REGSGBIED VAN DIE KOMATIPOORTSE PLAASLIKE GEBIEDSKOMITEE.

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 goedkeur is.

1. In hierdie verordeninge, tensy dit onbestaanbaar is met die sinsverband, beteken—

„diere” groot- sowel as kleinvee;

„dorpsgrond” die plaas Komatiport Townlands No. 182—J.U., en ander munisipale grond van Komatiport, uitgesonderd daardie gedeeltes wat wettiglik vir bepaalde döeleindes afgesonder is;

„grootvee” beeste, perde, donkies of muile;

„kleinvee” skape of bokke;

„Raad” die Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede;

„Sekretaris” die Sekretaris van die Raad of enige ander persoon wat wettiglik in sodanige hoedanigheid optree;

„vliegveld” Gedeelte C en Gedeelte 10 van die plaas Komatiport Townlands No. 182—J.U., en enige uitbreiding daarvan.

2. Niemand mag enige gedeelte van die dorpsgrond gebruik, okkuper of daarop woon nie, tensy hy behoorlik ingevolge ’n permit van die Raad daar toe gemagtig is.

3. Niemand mag enige diere op die dorpsgrond aanhou of laat wei nie, behalwe met ’n spesiale permit van die Raad op betaling van die geld in artikel 5 voorgeskryf.

4. Geen varke hoegenaamd word toegelaat om op die dorpsgrond te wei nie.

5. Die Raad het die bevoegdheid om, na goedkeuning, permitte van tyd tot tyd toe te staan aan persone wat diere op die dorpsgrond wil aanhou of laat wei by betaling van geld wat volgens die volgende skaal bereken word:—

(i) Vir grootvee 10c (tien cent) per stuk, per maand of gedeelte daarvan;

(ii) vir kleinvee 5c (vyf cent) per stuk, per maand of gedeelte daarvan.

6. Permitte uitgereik, ingevolge artikel 5 moet elke maand by die kantoor van die Raad hernieu word vir die aantal diere wat die permithouer van voorneme is om gedurende daardie maand op die dorpsgrond te laat wei en die geld per stuk per kalendermaand of gedeelte daarvan moet vooruit betaal word.

7. The Board may grant a permit to any traveller through or visitor to Komatipoort to keep or graze any draught-animals on such portions of the townlands as the Board may decide, on payment of $2\frac{1}{2}$ c (two and a half cents) per day for every such animal: Provided that 10c (ten cents) shall be the minimum amount for which any permit shall be issued.

8. All large stock grazing on the townlands, except draught-animals as contemplated in section 7, shall have marked and numbered metal ear clips attached to their ears and any large stock found on the townlands without such earclips may be impounded by the Board. The earclips shall be provided by the Board at prices to be fixed from time to time.

9. Anyone passing through the townlands with animals, shall keep such animals alongside and within 75 feet of the side of a public road or, where such road is fenced, within such fences, and all such animals shall be under the care and supervision of sufficient and competent herdsmen. Anyone contravening the provisions of this section shall be guilty of an offence and shall be subject to the penalties prescribed in section 26.

10. It shall be competent for the Board to allocate, at its discretion, any portion or portions of the townlands where animals may graze and to reserve the grazing in any paddock or paddocks on the townlands for any special class or type of animal as it may by resolution determine, and any other class or type of animal found in such paddocks or found trespassing on any other portion of the townlands may be impounded by the Board and the owner thereof shall be guilty of a contravention of these by-laws.

No animals whatsoever shall be allowed on the aerodrome.

11. (1) No person shall drive any bull, being the property of the Board, out of any paddock on the townlands or away from any other portion of the townlands for any purpose whatsoever.

(2) No person shall allow or cause any stallion or bull over the age of twelve months to be on the townlands: Provided that the Board, unless it keeps a bull on the townlands or until it acquires a bull for that purpose, may grant permission to one or more persons to keep one bull on the townlands on condition that such bull is approved beforehand under the Livestock and Meat Industries Act, 1934 (Act No. 48 of 1934), as amended. Any person who keeps or allows any stallion or bull to be kept on the townlands in conflict with the provisions of this subsection shall be guilty of a contravention of these by-laws and such animal may be impounded by an authorised officer of the Board.

12. The Board shall have the right at any time by notice, in writing, to call upon any holder of a grazing permit to collect and produce at some convenient place all animals kept and pastured on the farmlands by such person, and should such person fail or neglect to do so within a reasonable time to be stated in the notice, he shall be guilty of a contravention of these by-laws.

13. The Board shall have the right at any time to collect for the purpose of inspection all animals or any specified kind of animal found on the townlands, and anyone attempting to release any animals while they are being so collected or otherwise interfering with the officers or servants of the Board charged with the collection of the said animals, shall be guilty of a contravention of these by-laws: Provided that immediately after the collection of the animals, notice thereof shall be given on the notice board of the Board or on such other conspicuous places as will enable the owners of the animals to claim the same, and any animals not claimed within 24 (twenty-four) hours, shall be impounded in the nearest pound.

14. Any animals in excess of the number for which a permit has been issued in terms of these by-laws kept or depastured by anyone, may be impounded, and in addition the owner of such animals may be prosecuted for a contravention of these by-laws and he shall also pay double grazing fees to the Board in respect of all animals in excess of the number for which a permit has been issued.

7. Die Raad kan aan enige reisiger deur of besoeker aan Komatipoort 'n permit toestaan om enige trekdiere aan te hou of te laat wei op sodanige gedeeltes van die dorpsgrond as waartoe die Raad mag besluit, by betaling van $2\frac{1}{2}$ c (twee en 'n half sent) per dag vir elke sodanige dier: Met dien verstande dat 10c (tien sent) die minimum bedrag is waarvoor enige permit uitgereik word.

8. Alle grootvee wat op die dorpsgrond wei, uitgesonder trekdiere soos beoog in artikel 7 moet gemerkte en genummerde metaal-oorknippe aan hulle ore vasgeknyp het en enige grootvee wat op die dorpsgrond gevind word sonder sodanige oorknippe kan deur die Raad geskut word. Die oorknippe word deur die Raad beskikbaar gestel teen pryse wat van tyd tot tyd vasgestel word.

9. Enigiemand wat met diere deur die dorpsgrond gaan, moet sodanige diere langs en binne 75 voet van die kant van 'n openbare pad hou, of waar sodanige pad ingekamp is, binne sodanige inkamping, en alle sodanige diere moet onder die sorg en toesig wees van voldoende en geskikte veewagters. Enigiemand wat die bepalings van hierdie artikel oortree, is skuldig aan 'n misdryf, en strafbaar met die strawwe in artikel 26 voorgeskryf.

10. Die Raad het die bevoegdheid om na goeddunke enige gedeelte of gedeeltes van die dorpsgrond waar diere kan wei, aan te wys, en om die weiding af te sonder in sodanige kamp of kampe op die dorpsgrond vir enige besondere klas of tipe diere as wat hy by besluit mag vassel, en enige ander klas of tipe diere wat in sodanige kampe gevind word of wat op enige ander gedeelte van die dorpsgrond oortree, kan deur die Raad geskut word, en die eienaar daarvan is skuldig aan 'n oortreding van hierdie verordeninge.

Geen dier hoegenaamd word op die vliegveld toegelaat nie.

11. (1) Niemand mag enige bul waarvan die Raad die eienaar is, uit enige kamp op die dorpsgrond of van enige ander gedeelte van die dorpsgrond, vir watter doel ook al, dryf nie.

(2) Niemand mag toelaat of veroorsaak dat enige hings of bul bo die ouderdom van twaalf maande op die dorpsgrond verkeer nie: Met dien verstande dat die Raad, tensy hyself 'n bul op die dorpsgrond aanhou of totdat hyself 'n bul vir daardie doel aanskaf, aan een of meer persone toestemming kan verleen om een bul op die dorpsgrond aan te hou mits sodanige bul vooraf goedkeur is ingevolge die Wet op Vee- en Vleisnywerhede, 1934 (Wet No. 48 van 1934), soos gewysig. Enige persoon wat in stryd met die bepalings van hierdie subartikel 'n hings of bul op die dorpsgrond laat loop of toelaat dat dit daar loop, is skuldig aan 'n oortreding van hierdie verordeninge en sodanige dier kan deur 'n gemagtigde beampte van die Raad geskut word.

12. Die Raad het te alle tye die reg om per skriftelike kennisgewing enige persoon wat 'n weidingspermit het, aan te se om alle diere wat hy op die dorpsgrond aanhou en laat wei, bymekaar te maak en te bring na 'n gerieflike plek en indien hy in gebreke bly of nalaat om dit te doen binne 'n redelike tydperk, in die kennisgewing bepaal te word, is hy skuldig aan 'n oortreding van hierdie verordeninge.

13. Die Raad het die reg om te alle tye alle diere of enige spesifieke soort dier wat op die dorpsgrond gevind word, bymekaar te maak vir die doel van inspeksie en enigiemand wat enige diere probeer vrystel terwyl hulle aldus bymekaargemaak word, of hom andersins bemoei met die beampies of dienare van die Raad, wat belas is met die bymekaarmaak van sodanige diere, is skuldig aan 'n oortreding van hierdie verordeninge: Met dien verstande dat, onmiddellik nadat die diere bymekaargemaak is, kennis daarvan op die Raad se aanplakbord, of op sodanige ander in-die-oog-vallende plekke gegee moet word, sodat die eienaars van die diere dit kan opeis en alle diere wat nie binne 24 (vier-en-twintig) uur opgeëis word nie, word in die naaste skut geskut.

14. Alle diere wat enigiemand aanhou of laat wei bo die aantal waarvoor ingevolge die bepalings van hierdie verordeninge 'n permit uitgereik is, kan geskut word en die eienaar van sodanige diere kan bowendien weens 'n oortreding van hierdie verordeninge vervolg word en hy moet ook aan die Raad dubbele weigelde betaal vir alle diere bo die aantal waarvoor 'n permit uitgereik is.

15. Nothing in these by-laws contained shall be interpreted or regarded as depriving the Board of its power from time to time to set aside any portion or portions of the townlands for any lawful purpose of the Board.

16. No animals suffering from any contagious or infectious disease shall be allowed to graze or be at large on the townlands. Should any such animal be found on the townlands, the case shall immediately be reported to the police and the animal isolated at the owner's expense, and shall thereafter be dealt with in accordance with the Animal Diseases and Parasites Act, 1956, and any regulations framed thereunder.

17. All persons grazing animals on the townlands shall do so entirely at their own risk and the Board shall accept no responsibility for any damage, loss or injuries sustained by any person or animal as a result of such grazing.

18. Any person wilfully giving false information or particulars to any officer of the Board in reply to any enquiry for the purpose of these by-laws, shall be guilty of an offence.

19. No person shall chop down any trees on the townlands or damage or otherwise destroy or remove therefrom any such trees and no one shall cut or remove bushes, reeds, shrubs or grass growing on the townlands, except with a permit of the Board; and no person shall set alight or burn any grass on the townlands. The Board may from time to time at its discretion grant permits to persons to cut any reeds growing on the townlands on payment of 10c (ten cents) per bundle of 18 inches in diameter.

20. No person shall carry on the business of slaughterer of sheep, cattle, horses, pigs or any other animal or animals whatsoever on the townlands, except on such site or sites as shall be determined or set aside by the Board for this purpose from time to time.

21. The Board may from time to time appoint a ranger or other officer to see that these by-laws are duly complied with.

22. The owner of any animal which has died on the townlands shall cause it to be buried within 12 (twelve) hours of its death on a site to be determined by the Board, or on payment of an amount of R6 (six rand) the carcase shall be removed and buried by the Board. Should the owner fail to make arrangements for such burial within 12 (twelve) hours after the death of the animal, it may be removed and buried by the Board at the owner's expense.

23. No shooting whatsoever shall be allowed on the townlands without the written consent of the Board, signed by the Secretary, and no person shall take, ensnare, catch, kill, pursue, hunt, destroy, shoot or wilfully disturb any species of game, animals or birds of any kind whatsoever on the townlands or take, remove or destroy the nest eggs of such birds.

24. Any dog found on the townlands and not accompanied by its owner or other responsible person or, found to have caused damage on the townlands, may immediately be destroyed by or by order of the Board, signed by the Secretary.

25. No person shall dig holes or make excavations on the townlands without previously obtaining the written consent of the Board, and no person shall throw ashes, dirt or rubbish of any kind whatsoever on the townlands except at such places as are set aside for this purpose.

26. Any person who contravenes any of the provisions of these by-laws or fails to comply therewith, shall be guilty of an offence and, upon conviction, liable to a penalty not exceeding R50 (fifty rand) for any one such contravention.

T.A.L.G. 5/95/111.

15. Geen bepaling in hierdie verordeninge vervat word vertolk of beskou nie as sou dit die Raad die reg ontnem om van tyd tot tyd enige gedeelte of gedeeltes van die dorpsgrond vir enige wettige doel van die Raad af te sonder.

16. Geen dier wat aan 'n aansteeklike of besmetlike siekte ly, word toegelaat om op die dorpsgrond te wei of daar los te loop nie. Indien enige sodanige dier op die dorpsgrond aangetref word, word die geval onmiddellik by die polisie aangemeld en word die dier op koste van die eienaar afgesonder en daarna word daarmee gehandel kräftens die bepalings van die Wet op Dieresiektes en -parasiete, 1956, en enige regulasies wat ingevolge daarvan opgestel is.

17. Alle persone wat diere op die dorpsgrond laat wei, doen dit geheel en al op eie risiko en die Raad aanvaar geen aanspreeklikheid nie vir enige skade of verlies gely of beserings ogedoen deur 'n persoon of dier as gevolg daarvan.

18. Enigiemand wat met opset valse inligting of besonderhede aan 'n beampete van die Raad verstrek in antwoord op 'n navraag vir die toepassing van hierdie verordeninge, is skuldig aan 'n misdryf.

19. Niemand mag enige bome op die dorpsgrond afkap, beskadig of andersins vernietig of daarvandaan verwyn nie en niemand mag bossies, biesies, struiken of gras wat daarop groei, sny of daarvandaan verwyn nie, behalwe met 'n permit deur die Raad uitgereik; en niemand mag enige gras op die dorpsgrond aan die brand steek of brand nie.

Die Raad kan na goeddunke, van tyd tot tyd permitte toestaan aan persone om biesies wat op die dorpsgrond groei te sny teen betaling van 10c (tien sent) per bondel van 18 duim in deursnee.

20. Niemand mag die besigheid van slagter van skape, beeste, perde, varke of enige ander dier of diere hoegeenaamd op die dorpsgrond dryf nie, behalwe op sodanige terrein of terreine as wat van tyd tot tyd vir dié doel deur die Raad vasgestel of afgesonder word.

21. Die Raad mag van tyd tot tyd 'n veldwagter of ander beampete aanstel wat daarvoor moet sorg dat hierdie verordeninge behoorlik nagekom word.

22. Die eienaar van enige dier wat op die dorpsgrond vrek, moet sorg dat dit binne 12 (twaalf) uur na die vrekke daarvan begrawe word op 'n plek deur die Raad vasgestel, of die karkas word teen betaling van 'n bedrag van R6 (ses rand), deur die Raad verwyn en begrawe. Waar die eienaar versuim om binne 12 (twaalf) uur na die dood van die dier te reël vir sodanige begrawing, kan dit deur die Raad op die eienaar se koste verwyn en begrawe word.

23. Geen skietery hoegeenaamd word op die dorpsgrond toegelaat nie sonder die skriftelike toestemming van die Raad, onderteken deur die Sekretaris, en niemand mag enige spesies van wild, diere of voëls, van watter aard ook al, op die dorpsgronde neem, verstriek, vang, dood maak, agtervolg, jag, vernietig, skiet of met opset versteur of die neseiers van sodanige voëls neem, verwyn of vernietig nie.

24. Enige hond, wat op die dorpsgrond gevind word wat nie deur sy eienaar of ander verantwoordelike persoon vergesel word nie, of wat gevind word dat hy skade daarop aanrig, kan deur of op bevel van die Raad, onderteken deur die Sekretaris, dadelik van kant gemaak word.

25. Niemand mag gate of uitgravings op die dorpsgrond grawe of maak nie behalwe met die voorafgekreeë skriftelike toestemming van die Raad, en niemand mag as, vuilgoed of rommel van watter aard ook al, daarop stort nie, behalwe op sodanige plekke soos wat vir dié doel afgesonder is.

26. Enige persoon wat enige van die bepalings van hierdie verordeninge oortree of in gebreke bly om daar-aan te voldoen, is skuldig aan 'n misdryf en, by skuldig bevinding, strafbaar met 'n boete van hoogstens R50 (vyftig rand) vir enige sodanige misdryf.

T.A.L.G. 5/95/111.

Administrator's Notice No. 436.]

[24 May 1967.

MIDDELBURG MUNICIPALITY.—AMENDMENT TO TOWN HALL 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 Town Hall By-laws of the Middelburg Municipality, published under Administrator's Notice No. 67, dated the 29th January, 1958, as amended, are hereby further amended by the addition after item 21 of the Tariff of Charges under section 44 of the following:—

“22. For the hire of the store room, per month: R3.00.”

T.A.L.G. 5/94/21.

Administrator's Notice No. 437.]

[24 May 1967.

RUSTENBURG MUNICIPALITY.—AMENDMENT TO CEMETERY 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 Cemetery By-laws of the Rustenburg Municipality, published under Administrator's Notice No. 750, dated the 22nd November, 1939, as amended, are hereby further amended as follows:—

1. By the substitution for section 60 of the following:—

“60. No person shall erect any memorial work on any grave prior to the Council's written consent thereto having been obtained against payment of the prescribed charge in terms of Schedule A hereto.”

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

“Tariff for the erection of a memorial work: R2.”

T.A.L.G. 5/23/31.

Administrator's Notice No. 438.]

[24 May 1967.

PROPOSED REDUCTION OF SURVEYED OUTSPAN SERVITUDE HARTEBEESTFONTEIN No. 511—K.Q., DISTRICT OF WARMBATHS.

In view of an application having been made by Messrs. Rooiberg Minerals & Development Co., Ltd., for the reduction of the servitude in respect of the surveyed outspan, in extent 38 morgen 302 square roods, to which the remaining portion of the farm Hartebeestfontein No. 511—K.Q., District of Warmbaths, is subject, as indicated on Diagram S.G. No. A.125/13, it is the Administrator's intention to take action in terms of paragraph (ii) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge his objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within three months of the date of publication of this notice in the Provincial Gazette.

D.P. 01-014W-37/3/H.11.

Administrator's Notice No. 439.]

[24 May 1967.

CHRISTIANA MUNICIPALITY.—TOWN LANDS 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.

Administrateurskennisgewing No. 436.]

[24 Mei 1967.

MUNISIPALITEIT MIDDELBURG.—WYSIGING VAN STADSAALVERORDENINGE.

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 Stadsaalverordeninge van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing No. 67 van 29 Januarie 1958, soos gewysig, word hierby verder gewysig deur na item 21 van die Skaal van Tariewe by artikel 44 die volgende by te voeg:—

„22. Vir die huur van die stoorkamer, per maand: R3.00.”

T.A.L.G. 5/94/21.

Administrateurskennisgewing No. 437.]

[24 Mei 1967.

MUNISIPALITEIT RUSTENBURG.—WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

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 Begraafplaasverordeninge van die Munisipaliteit Rustenburg, afgekondig by Administrateurskennisgewing No. 750 van 22 November 1939, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel 60 deur die volgende te vervang:—

“60. Niemand mag enige gedenkteken op enige graf oprig nie alvorens hy teen betaling van die voorgeskreve geld ingevolge Skedule A hierby die skriflike toestemming van die Raad daar toe verkry het.”

2. Deur die volgende aan die end van Skedule A by te voeg:—

“Tarief vir oprigting van 'n gedenkteken: R2.”

T.A.L.G. 5/23/31.

Administrateurskennisgewing No. 438.]

[24 Mei 1967.

V O O R G E S T E L D E V E R M I N D E R I N G V A N O P G E M E T E U I T S P A N S E R W I T U U T H A R T E B E E S T F O N T E I N N o . 511—K.Q., D I S T R I K W A R M B A D.

Met die oog op n aansoek ontvang van mnre. Rooiberg Minerals & Development Kie., Bpk., om die vermindering van die servituut ten opsigte van die opgemete uitspanning, groot 38 morg 302 vierkante roodes, waaraan die resterende gedeelte van die plaas Hartebeestfontein No. 511—K.Q., distrik Warmbad, onderhewig is, soos aange toon op Diagram L.G. No. A.125/13, is die Administrateur voornemens om ooreenkomsdig paragraaf (ii) van sub artikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoegd om binne drie maande vanaf die datum van verskyning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by dic Streekbeampte, Transvaalse Paaiede departement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

D.P. 01-014W-37/3/H.11.

Administrateurskennisgewing No. 439.]

[24 Mei 1967.

MUNISIPALITEIT CHRISTIANA.—DORPSGRONDVERORDENINGE.

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.

Definitions.

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

“Council” means the Town Council of Christiana, or any officer or employee of that Council to whom the Council has delegated any of its powers by virtue of these by-laws in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1958;

“grazing camp” means any portion of land in the possession or under the control of the Board which has been fenced off and which the Board has designated a grazing camp for stock in terms of section 3;

“licence” means any licence or permit issued for any of the purposes of these by-laws and signed by the Town Clerk or any officer duly authorised thereto by the Council;

“municipality” means the area of jurisdiction of the Council;

“owner” means the person in whose name an erf or erven have been registered in the deeds office and, in the event of two or more persons being the registered owners of one or more erven, only one owner may exercise the rights held under these by-laws;

“ranger” means the officer appointed by the Council to enforce these by-laws;

“town lands” means the land registered as Christiana Town and Town Lands No. 325—H.O. and the farm Prospect No. 60, excluding those portions which are duly reserved for other purposes and which are not grazing camps.

Occupation of Town Lands.

2. No person not duly authorised thereto by a licence of the Council shall use, occupy or reside on any portion of the town lands.

Reservation of Camps and Application of Pasture Rotation.

3. (1) The Council shall by way of a resolution to be posted on the various notice-boards in the municipality, 14 days prior to its coming into operation, determine the grazing camps to be made available for the grazing of cows in milk, breeding cattle, heifers, stock held by licensed butchers and calves respectively.

(2) The Council reserves the right from time to time to close any of the grazing camps temporarily or permanently or to reduce *pro rata* the number of stock each person is entitled to graze in the grazing camps and to have these withdrawn from the specific camps, so as to comply with the requirements of the soil conservation plan for the Christiana Soil Conservation District, provided the required notice has been posted 14 days in advance on to the Council's various notice-boards in the municipality.

Limitation of the Kind and Number of Stock.

4. (1) Every owner of an erf or erven who resides in the municipality shall be entitled, irrespective of the number of erven owned by him, to depasture in such of the grazing camps in section 3 (1) provided not more than six cows or heifers, being his lawful property, on payment in advance on or before the tenth day of every current month, of the charges prescribed in Schedule A hereto and subject to the following conditions:—

(a) The owner shall be entitled with the prior consent of the Council, in writing, to transfer to the head of one family only who occupies the owner's erf or erven, irrespective of the number of erven such owner may own and the number of families that may occupy his erven, his right to keep stock. The person to whom this right has been transferred shall be known as the occupier and shall comply with all the requirements of these by-laws.

(b) No owner or occupier shall be entitled to depasture in the grazing camps any stock other than that provided for in terms of this section and permitted by the Council.

Woordomskrywing.

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

„dorpsgrond” die grond geregistreer as Christiana Dorp en Dorpsgronde No. 325—H.O., en die plase Prospect No. 60 uitgesonderd daardie gedeeltes wat wettiglik vir ander doeleindes afgesonder is en wat nie weikampe is nie;

„eienaar” die persoon op wie se naam 'n erf of erwe in die aktekantoor geregistreer is en, waar twee of meer persone die geregistreerde eienaars is van een of meer erwe, kan slegs een eienaar die regte onder hierdie verordeninge uitoeft;

„lisensie” 'n lisensie of vergunning vir enige van die doeleindes van hierdie verordeninge uitgereik en onderteken deur die Stadsklerk of enige beampete wat behoorlik deur die Raad daar toe gemagtig is;

„munisipaliteit” die reggebied van die Raad;

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

„veldwagter” die beampete wat deur die Raad aangestel is om hierdie verordeninge toe te pas;

„weikamp” enige gedeelte grond, in die besit of onder die beheer van die Raad wat omhein en deur die Raad aangewys is as weiplek van vee ingevolge artikel 3.

Bewoning van dorpsgronde.

2. Niemand mag enige gedeelte van die dorpsgrond gebruik, okkuper of daarop woon nie, tensy so 'n persoon behoorlik deur 'n lisensie van die Raad daar toe gemagtig is.

Afsondering van kampe en toepassing van wisselweiding.

3. (1) Die Raad bepaal deur middel van 'n raadsbesluit wat op die verskillende kennisgewingborde in die munisipaliteit aangebring word 14 dae voordat die besluit toegespas word, welke weikampe vir die weiding van koëie in melk, aanteelbeeste, verse, vee van gelisensiéerde slagers en kalwers onderskeidelik, beskikbaar gestel word.

(2) Die Raad behou hom die reg voor om van tyd tot tyd enige van die weikampe tydelik of permanent te sluit of om die aantal vee wat elke persoon geregtig is om in die weikampe te laat wei, eweredig te verminder en aan die bepaalde kampe te laat ontrek om sodoende uitvoering te gee aan die vereistes van die Grondbewaringsplan van die Grondbewaringsdistrik Christiana, mits die nodige kennisgewing 14 dae vooraf op die verskillende kennisgewingborde in die munisipaliteit aangebring is.

Beperking van soort en aantal vee.

4. (1) Elke eienaar van 'n erf of erwe woonagtig in die munisipaliteit, het die reg om, afgesien van die aantal erwe wat so 'n eienaar besit, in sodanige weikampe, bepaal in artikel 3 (1), hoogstens 6 koëie of verse, wat sy wettige eiendom is, te laat wei teen betaling vooruit, voor of op die 10de dag van elke lopende maand, van die geldie in Bylae A hierby voorgeskryf onderworpe aan die volgende voorwaarde:

(a) Die eienaar is geregtig om, met die voorafverkreë skriftelike goedkeuring van die Raad, sy reg om vee aan te hou oor te dra aan die hoof van slegs een huisgesin wat eienaar se erf of erwe bewoon, afgesien van die hoeveelheid erwe wat so 'n eienaar besit en die aantal huisgesinne wat sy erwe bewoon. Die persoon aan wie hierdie reg oorgedra word staan bekend as bewoner en moet voldoen aan al die vereistes van hierdie verordeninge.

(b) Geen eienaar of bewoner is geregtig om enige vee, behalwe soos kragtens hierdie artikel bepaal en deur die Raad toegelaat, in die weikampe te laat wei nie.

- (c) Every owner or occupier, as aforesaid, shall register such stock at the Council's office by completing and signing a form on which all necessary details of such stock shall be furnished, take out a licence for the number of stock which he intends depasturing in the grazing camps during the month and pay in advance the prescribed fees.
- (d) No owner or occupier shall be entitled to register or cause to be registered in his name animals not being his lawful property. Any person who contravenes this provision shall be guilty of an offence.
- (e) Every owner of stock and every person obtaining such stock shall within 24 hours notify the Town Clerk in writing and in the form prescribed by the Council of such increase, acquisition, loss or sale of stock belonging to him. Every person who fails or refuses to furnish such return or who makes a false declaration shall be guilty of an offence.
- (f) The Council shall accept no liability for any defects in the quality of the pasture or for the scarcity of any water supply in any of the grazing camps.
- (g) The owner or occupier shall renew the licence of his registered stock not later than the tenth day of each month by stating the number of stock he intends grazing for that month, signing the form and paying in advance the prescribed fees.
- (h) All licences issued shall be subject to the express condition that neither the Council nor its officers shall be liable for the care, herding and safekeeping of any stock in respect of which such licences have been issued or for any injury, loss or death of such stock grazing in any grazing camp or on the town lands or for stock which escape from any camp and land in a road or street.

(2) Every butcher to whom a permit for the slaughter of stock has been granted by the Livestock and Meat Industries Control Board and every owner of a dairy who has complied with the Council's Public Health By-laws and who has been licensed in terms of the Council's Business Licensing By-laws, shall be entitled, subject to the provisions of subsection (1), to graze in such grazing camps as determined in section 3 the undermentioned number of animals on payment in advance on or before the tenth day of every current month, of the charges prescribed in Schedule A hereto:—

- (a) For every butcher not more than 20 cattle and 50 sheep at any time during any month.
- (b) For every owner of a dairy not more than 40 cows in milk at any time during any month.

Keeping of Additional Stock.

5. Notwithstanding anything to the contrary in these by-laws contained, the Council may in its discretion and subject to the provisions of paragraphs (a) to (h) inclusive of section 4 (1), permit in any of the grazing camps as in section 3 (1) provided, not more than eight donkeys or two mules or two horses per owner or occupier as aforesaid, if proved by the owner or occupier that stock are necessary for his livelihood.

Registration of Brands and Branding-irons.

6. (1) Within six months of the promulgation of these by-laws, every owner of stock grazed in any of the Council's grazing camps, shall brand such stock to the satisfaction of the Council with the applicant's initials or lawful brand registered with the Registrar of Brands; all such brands or letter-marks shall also be registered at the office of the Council.

(2) Every owner of stock as aforesaid shall complete the required form as stipulated in section 4 (1) (c) and shall sign the statement showing the kind of stock and the colour, ear-marks and registered brands or letter-marks.

- (c) Elke eienaar of bewoner, soos voornoem, laat sodanige vee by die kantoor van die Raad regstreer deur 'n vorm te voltooi en te onderteken waarin al die nodige besonderhede van sodanige vee verstrekk word, neem 'n lisensie uit vir die aantal vee wat hy van voorneme is om gedurende daardie maand in die weikampe te laat wei en betaal die geldie soos voorgeskryf, vooruit.
- (d) Geen eienaar of bewoner is geregtig om diere wat nie sy wettige eiendom is nie op sy naam te regstreer of te laat regstreer nie. Enigiemand wat hierdie bepaling oortree is skuldig aan 'n misdryf.
- (e) Elke eienaar van vee en elke persoon wat sodanige vee verkry stel binne 24 uur na 'n toename, verkyring, verlies of verkoop van vee wat aan hom behoort, die Stadslerk skriftelik daarvan in kennis in sodanige vorm as wat die Raad voorskryf. Ieder een wat in gebreke bly of weier om 'n sodanige opgawe te verstrek of wat 'n valse verklaring doen, is skuldig aan 'n misdryf.
- (f) Die Raad aanvaar geen aanspreeklikheid vir die gebrek in die gehalte van die weiveld of skaarste van die watervoorraad in enige weikamp nie.
- (g) Die eienaar of bewoner hernieu sy lisensie van sy geregistreerde vee nie later nie as die 10de dag van elke maand, deur die aantal vee wat hy vir die maand laat wei op die vorm in paragraaf (e) vermeld aan te meld, die vorm te onderteken en die geldie soos voorgeskryf, vooruit te betaal.
- (h) Alle lisensies wat uitgereik word is onderworpe aan die uitdruklike voorwaarde dat nog die Raad nog sy beampies aanspreeklik is vir die sorg, oppas of bewaring van enige vee ten opsigte waarvan sodanige lisensies uitgereik is, of enige besering, verlies of dood van sodanige vee wat in enige weikamp of op die dorpsgrond wei of vee wat uit 'n kamp ontsnap en op 'n pad of straat te lande kom.

(2) Elke slagter aan wie 'n permit vir die slag van vee deur die Raad van Beheer oor die Vee- en Vleisnywerhede toegeken is en elke melkeryeienaar wat voldoen het aan die vereistes van die Raad se Publieke Gesondheidseverordeninge en wat gelisensiëer is kragtens die Raad se Verordeninge op Besigheidslisensies, het die reg om, onderworpe aan die bepalings van subartikel (1), in sodanige weikampe soos bepaal in artikel 3, die onderstaande aantal diere te laat wei, teen betaling vooruit voor of op die 10de dag van elke lopende maand, van die geldie wat in Bylae A hierby voorgeskryf word:—

- (a) Vir elke slagter hoogstens 20 beeste en 50 skape op enige tydstip gedurende 'n maand.
- (b) Vir elke melkeryeienaar hoogstens 40 melkkoeie op enige tydstip gedurende 'n maand.

Aanhou van addisionele vee.

5. Ondanks andersluidende bepalings in hierdie verordeninge vervat, kan die Raad, na goeddunke, onderworpe aan die bepalings van paragrawe (a) tot en met (h) van artikel 4 (1), en betaling van die geldie voorgeskryf in Bylae A hierby, hoogstens 8 donkies of 2 muile of 2 perde per eienaar of bewoner, soos voornoem, toelaat in enige van die weikampe soos bepaal in artikel 3 (1), indien die eienaar of bewoner bewys lewer dat sodanige vee noodsaaklik is vir sy lewensbestaan.

Registrasie van brandmerke en brandysters.

6. (1) Binne 6 maande na die afkondiging van hierdie verordeninge brandmerk elke eienaar wat vee in enige van die weikampe van die Raad laat wei, sodanige vee tot voldoening van die Raad met die voorletters of wettige brandmerk van die applikant wat by die Registrateur van Brandmerke geregistreer is; al sodanige brandmerke of letters word weer by die kantoor van die Raad geregistreer.

(2) Elke eienaar van vee soos voornoem, vul die nodige vorm soos vermeld in artikel 4 (1) (c) in en onderteken die verklaring waarop die soort, kleur, oormerke en geregistreerde brandmerke of letters van sodanige vee aangedui word.

(3) No person shall register or cause to be registered in his name more than one brand or letter-mark, and no brand or letter-mark shall be registered in the name of more than one owner.

Owners of Branded Stock.

7. Every person who grazes stock in terms of these by-laws shall be deemed to be the owner of the stock bearing his registered brand or letter-mark and shall be held liable by the Council for paying all grazing or pound fees payable in respect thereof as well as for all damages caused to the Council's property and, in the event of the death of any such stock, for the cost of the removal and burial of such carcass.

Obliteration of Brands and Letter-marks after Disposal of Stock.

8. Any person resident within the municipality who is the owner of stock bearing a registered brand or letter-mark as aforesaid and who disposes of such stock, shall obliterate the brand or letter-mark to the satisfaction of the ranger whom he shall notify in writing of the fact and he shall at the same time furnish the name and address of the person to whom the animal has been disposed of: Provided that the provisions of this section in so far as it concerns the obliteration of brand or letter-marks shall not apply to stock which is sold for slaughtering purposes or to persons residing outside the municipality.

Indistinct Brand of Letter-marks and Exempted Stock.

9. Whenever any registered brand or letter-mark on stock grazing in any grazing camp becomes indistinct or illegible, the owner of such stock shall immediately have such stock rebranded or re-letter-marked to the satisfaction of the ranger. Any stock of which the brand or letter-mark is indistinct, may be impounded.

Unbranded or Unletter-marked Stock.

10. Any stock found in a grazing camp without a brand or letter-mark, as aforesaid, within six months after promulgation of these by-laws, shall be deemed to be trespassing in the relevant camps and shall be liable to be impounded and the owner thereof shall be guilty of a contravention of these by-laws.

Description of Stock.

11. Every owner of stock shall be obliged, notwithstanding the requirements of section 4 (1) (c), to make and submit to the Town Clerk at the latter's written request an affidavit stating the number and giving a description of all stock belonging to him and kept in a grazing camp, and any such owner of stock found in a grazing camp, who refuses to make such affidavit or who makes a false statement shall be guilty of a contravention of these by-laws.

Removal of Stock without Permission.

12. No stock shall be permanently removed from any grazing camp without the ranger's knowledge or consent and he shall be entitled, before such removal takes place, to demand proof of the fact that all grazing fees in respect of such stock have been paid.

Prohibited Stock in Grazing Camps and on Town Lands.

13. No stock other than that specifically referred to in sections 4, 10 and 19, shall be permitted to graze in the grazing camps or on the town lands and any other stock found in the grazing camps or on the town lands shall be impounded and the owner thereof shall be guilty of a contravention of these by-laws.

Control of Council's Bulls.

14. No person shall remove from any grazing camp or from any portion of the town lands for any purposes whatsoever any bull or bulls belonging to the Council without the permission of the Council in writing.

(3) Niemand mag meer as een brand- of lettermerk op sy naam regstreer of laat regstreer nie, en geen brand- of lettermerk mag op die naam van meer as een eienaar geregistreer word nie.

Eienaars van gebrandmerkte vee.

7. Iedereen wat ingevolge hierdie verordeninge vee laat wei, word beskou as die eienaar van die vee wat sy geregistreerde brand- of lettermerk dra, en hy word deur die Raad aanspreeklik gehou vir die betaling van alle wei- of skutgelde wat ten opsigte daarvan betaalbaar is asook vir alle skade wat aan die eiendom van die Raad verrig word, en in die geval van die dood van enige sodanige vee, vir die koste in verband met die verwydering en begrawing van so 'n karkas.

Uitwisseling van brand- of lettermerke nadat vee van die hand gesit is.

8. Iemand, woonagtig binne die munisipaliteit, wat die eienaar is van vee wat 'n geregistreerde brand- of lettermerke, soos voornoem, dra, en wat sodanige vee van die hand sit, wis die brand- of lettermerk uit tot voldoening van die veldwagter aan wie hy skriftelik kennis gee van die feit, en gelyktydig die naam en adres verstrek van die persoon aan wie die dier van die hand gesit is: Met dien verstande dat die bepalings van hierdie artikel, vir sover dit die uitwissing van brand- of lettermerke betref, nie van toepassing is op diere wat vir slagdoeleindes verkoop word of aan persone wat buitekant die munisipaliteit woonagtig is nie.

Onduidelike brand- of lettermerke en vrygestelde vee.

9. Sodra enige geregistreerde brand- of lettermerke op vee, wat in 'n weikamp wei onduidelik of onleesbaar word, laat die eienaar van sodanige vee dit onmiddellik herbrand of lettermerk tot bevrediging van die veldwagter. Enige vee waarvan die brand- of lettermerke onduidelik is, kan geskut word.

Ongebrande of nie-geletterde diere.

10. Enige vee wat 6 maande na afkondiging van hierdie verordeninge sonder 'n brand- of lettermerk, soos voornoem, in 'n weikamp gevind word, word beskou as diere wat in die betrokke kampe oortree en kan geskut word en die eienaar daarvan is skuldig aan 'n oortreding van hierdie verordeninge.

Beskrywing van vee.

11. Elke eienaar van vee is verplig om, nieteenstaande die vereistes van artikel 4 (1) (c), op skriftelike versoek van die Stadsklerk 'n beëdigde verklaring te doen en by hom in te dien, met vermelding van die getal en beschrywing van alle vee wat aan hom behoort en wat in 'n weikamp is, en enige sodanige eienaar van vee wat in 'n weikamp aangetref word wat weier om so 'n verklaring te doen of wat 'n valse verklaring doen, is skuldig aan 'n oortreding van hierdie verordeninge.

Wegneem van vee sonder toestemming.

12. Geen vee mag uit enige weikamp permanent weggenaam word sonder die wete of toestemming van die veldwagter nie en hy het die reg om, voordat sodanige verwydering plaasvind, bewys te eis dat alle weigelde ten opsigte van sodanige vee betaal is.

Verbode vee in weikampe en op dorpsgronde.

13. Geen vee, behalwe dié uitdruklik in artikels 4, 10 en 19 genoem, word toegelaat om in die weikampe of op die dorpsgrond te wei nie en enige ander vee wat in die weikampe of op die dorpsgrond gevind word, word geskut en die eienaar daarvan is skuldig aan 'n oortreding van hierdie verordeninge.

Beheer oor bulle van die Raad.

14. Niemand mag enige bul of bulle wat aan die Raad behoort sonder sy skriftelike toestemming uit enige weikamp of van enige ander gedeelte van die dorpsgrond, vir watter doel ook al, verwyder nie.

Escape and Removal of Stock.

15. Any person who wilfully or through negligence allows any stock, not being his property, to escape out of any grazing camp or any other of the Council's camps where stock is kept or who drives any stock, not being his property, out of any grazing camp or any other camp, shall be guilty of a contravention of these by-laws.

Disturbing of Stock.

16. Any person who wilfully or deliberately or without a lawful cause chases the stock grazing in the camps, shall be guilty of an offence.

Transit of Stock in Municipality.

17. All animals driven from one place to another within the municipality, shall at all times be under the proper control and supervision of capable and adequate herdsmen. Any animal straying in a street or other public place in the municipality, or not directly under due and proper control and supervision, may be impounded, and the owner or person in control thereof, shall be guilty of an offence. For the purposes of this section any animal found on a pavement or sidewalk or any animal which eats or nibbles at or otherwise damages any tree, tree-guard, row of trees, shrub or other plant or hedge or the leaves thereof in any public place or private erf within the surveyed portion of the municipality shall not be considered under proper supervision.

Misrepresentation of Facts.

18. Any person who, when applying for a licence, misrepresents any facts or falsely represents himself to be entitled to grazing rights under these by-laws or applies for a licence in respect of stock which is not his bona fide property, shall be guilty of a contravention of these by-laws.

Limited Grazing Rights.

19. Any person who wishes to dispose of his stock through a licensed auctioneer at a public auction of livestock within the municipality or who has thus purchased stock or who wishes to despatch his stock by rail shall be entitled, in every cycle of 14 days, to graze such stock in the camp indicated by the Council for the purpose for a period of 72 hours immediately prior to and following the date of the auction at which such stock was offered for sale, or the date of despatch by rail, provided the grazing charges as prescribed in Schedule A hereto have been paid in advance by such person.

Round-up of Stock.

20. (1) The Council may at any time by way of a notice in writing order any holder of a grazing licence to round up all stock kept and grazed in the camps by such person and to bring such stock on any specific day and hour to a place indicated in the notice.

(2) The Council may at any time cause all or any specified species of stock grazing in the grazing camp or on the town lands to be rounded up by its employees for inspection purposes. No stock thus rounded up, shall be headed off or removed without the ranger's consent. If during such inspection any stock is unlawfully found on the town lands, such stock may be impounded and in addition to the pound fees the owner shall pay to the Council double the grazing licence fees for the period during which the stock has run in the grazing camp or on the town lands.

(3) Immediately after the stock has been rounded up in terms of subsection (2), notice thereof shall be given on the various notice-boards of the Council erected in the municipality so as to enable the holders of grazing licences to claim their stock. All stock not claimed within 24 hours after such stock has been rounded up, shall be impounded.

Ontsapping en verwijdering van vee.

15. Iedereen wat moedwillig of weens nalatigheid toelaat dat vee, wat nie aan hom behoort nie, uit enige weikamp of ander kampe van die Raad waar vee aangehou word ontsnap, of wat enige vee wat nie aan hom behoort nie, uit enige weikamp of uit enige ander kamp uitja, is skuldig aan 'n oortreding van hierdie verordening.

Steuring van vee.

16. Iedereen wat die vee wat in die weikampe wei moedwillig of opsetlik of sonder enige wettige rede rondja, is skuldig aan 'n misdryf.

Deurvoer van vee in munisipaliteit.

17. Alle diere wat van die een plek na die ander binne die munisipaliteit aangeja word, moet gedurig onder die doeltreffende sorg en toesig wees van bevoegde en voldoende oppassers. Enige dier wat in 'n straat of ander publieke plek in die munisipaliteit losloop, of wat nie regstreeks onder behoorlike en bevoegde toesig en beheer is nie, kan geskut word, en die eienaar daarvan of persoon wat beheer daaroor het, is skuldig aan 'n misdryf. Vir die toepassing van hierdie artikel word 'n dier wat op 'n plaveisel of sypaadjie gevind word of wat 'n boom, boomskerm, laning, struikgewas of ander plant of heining in 'n publieke plek of private erf binne die opgemete gedeelte van die munisipaliteit afvreet of die blare daarvan afvreet of afknibbel of dit andersins beskadig geag nie onder behoorlike toesig te wees nie.

Wanvoorstelling van feite.

18. Iemand wat tydens sy aansoek om 'n lisensie die feite verkeerd voorstel of valslik voorgee dat hy geregtig is op weiregte ooreenkomsdig hierdie verordeninge, of wat aansoek doen om 'n lisensie ten opsigte van vee wat nie sy bona fide-eiendom is nie, is skuldig aan 'n oortreding van hierdie verordeninge.

Beperkte weidingsregte.

19. Enige persoon wat sy vee op 'n openbare veevendusie binne die munisipaliteit deur 'n gelisensierte afslaer van die hand wil laat sit of wat vee aldus aangekoop het of wat sy vee wil verspoor, is, in elke kringloop van 14 dae, daartoe geregtig om sodanige vee in die kamp deur die Raad vir die doel aangewys te laat wei vir 'n tydperk van 72 uur onmiddellik voor en na die datum van die vendusie waarop sodanige vee te koop aangebied word, of die datum van versporing, mits sodanige persoon die weigelde voorgeskryf in Bylae A hierby vooruitbetaal het.

Bymekaarmaak van vee.

20. (1) Die Raad kan te eniger tyd by skriftelike kennisgewing enige houers van 'n weidingslisensie aansê om alle vee wat so 'n persoon aanhou en in die weikamp laat wei, bymekaar te maak en op 'n bepaalde dag en uur te bring na 'n plek wat in die kennisgewing aangedui word.

(2) Die Raad kan te eniger tyd alle of enige gespesifieerde soorte vee wat in die weikamp of op die dorpsgrond wei, deur sy werkneemers laat bymekaarmaak vir doeleindes van inspeksie. Geen vee, wat aldus bymekaargemaak word, mag sonder die toestemming van die veldwagter uitgekeer of verwijder word nie. Indien by so 'n inspeksie bevind word dat enige vee onwettiglik op die dorpsgrond is, kan sodanige vee geskut word en betaal die eienaar, benewens die skutgeld, aan die Raad dubbele weidingslisensiegelde vir die tydperk wat die vee in die weikamp of op die dorpsgrond geloop het.

(3) Onmiddellik nadat die vee ingevolge subartikel (2) bymekaargemaak is, moet kennis daarvan op die verskillende kennisgewingborde van die Raad wat in die munisipaliteit aangebring is, gegee word sodat die houers van die weidingslisensies hulle diere kan opëis. Alle vee wat nie binne 24 uur nadat sodanige vee bymekaargemaak is, opgeëis word nie, word geskut.

Impounding of Stock.

21. All stock found—

- (a) in any grazing camp specially set aside for another species of stock than that particular species; or
- (b) on those portions of land between the Vaal River and the surveyed erven and between the surveyed erven and the grazing camp; or
- (c) on the portions of land between the Vaal River and the northern boundary fence of the main irrigation canal from the municipal irrigation dam to the municipality; or
- (d) on the open spaces within the municipality; or
- (e) in respect of which the prescribed grazing licence fees have not been paid; or
- (f) in the grazing camp in excess of the number the licence holder is entitled to keep;

may be impounded, and in addition to the pound fees the owners of the stock contemplated in paragraphs (e) and (f) shall pay double the grazing fees to the Council for the period during which the stock has run on the town lands.

Vicious and Dangerous Animals and Bees.

22. (1) No person shall himself or through the medium of another train or drive a bull over one year of age or any other vicious or dangerous animal in or on a street or other public place within the area of the surveyed portion of the municipality.

(2) No person shall keep within the municipality any baboon, ape or other vicious, wild or dangerous animal of whatever kind in such a manner that it becomes a nuisance or frightens any people in the neighbourhood. A vicious or wild animal at large within the municipality may be destroyed by the Police or any duly authorised officer of the Council, and the owner of any such animal shall be guilty of a contravention of these by-laws.

(3) No person shall keep on any erf or premises or public place within the municipality a swarm of bees or a beehive or allow such to be kept on any place other than that portion of the town lands on which noticeboards have been erected to indicate that such land has been reserved by the Council exclusively for that purpose.

(4) Any person desirous of keeping a swarm of bees or a beehive on the reserved portion of the town lands, shall obtain the Council's prior consent thereto, in writing, and pay in advance to the Council the rent for such portion of land.

(5) Beehives shall be duly fenced off by means of a screen, hedge or fence of not less than six feet in height and equipped with a door or gate of the same height, and such screen, hedge or fence shall be erected and kept at all times in such a manner as to prevent any person or animal from coming nearer than 15 feet to any portion of such beehive.

Infectious and Contagious Diseases.

23. No animal suffering or suspected of suffering from an infectious or contagious disease or coming from an infected stable, herd, region or farm shall be allowed to graze in any grazing camp. Any such animal shall be dealt with in terms of the Diseases of Stock Act, 1911, or any amendment thereto, and the owner or person in control of such animal shall be kept liable by the Council for all expenses incurred and for all damage caused in connection therewith. Any person who brings or causes such animal to be brought to the grazing camp shall be guilty of an offence.

Outbreaks of Infectious Diseases.

24. Where an outbreak of any infectious or contagious disease occurs in any grazing camp, the holder of the grazing licence and the person in charge of such animal shall be held jointly and severally liable by the Council for all costs necessarily incurred by the Council in complying with the provisions of the Diseases of Stock Act, 1911, or any amendment thereto, or with the lawful requirements of the Government Veterinary Officer or a police officer.

Skut van vee.

21. Alle vee wat gevind word—

- (a) in die weikamp wat spesiaal afgesonder is vir 'n ander as die betrokke soort vee; of
- (b) op die gedeeltes grond geleë tussen die Vaalrivier en die opgemete erwe in die munisipaliteit en tussen die opgemete erwe en die weikamp; of
- (c) op die gedeeltes grond geleë tussen die Vaalrivier en die noordelike grenscheinig van die hoofbesproeiingskanaal van die munisipale uitkeerdam af tot by die munisipaliteit; of
- (d) op die oop ruimtes grond binne in die munisipaliteit; of
- (e) waarvoor die voorgeskrewe weidingslisensie nie betaal is nie; of
- (f) in die weikamp bo die aantal wat die lisensiehouer geregtig is om aan te hou;

kan geskut word en benewens die skutgelde betaal die eienaars van die vee soos bedoel by paragrafe (e) en (f) dubbele weigelde aan die Raad vir die tydperk wat die vee op die dorpsgrond geloop het.

Kwaai en geværlike diere en bye.

22. (1) Niemand mag self of deur bemiddeling van iemand anders 'n bul wat ouer as een jaar is of 'n ander dier wat kwaadaardig of geværlik is, in of op 'n straat of ander publieke plek binne die gebieds perke van die opgemete gedeelte van die munisipaliteit afrig of aanja nie.

(2) Niemand mag binne die munisipaliteit 'n bobbejaan, aap of ander kwaai, wilde of geværlike dier van watter soort ookal, op so 'n wyse aanhou dat dit tot oorlas is of enige mense in die buurt kan laat skrik nie. 'n Kwaai of wilde dier wat binne die munisipaliteit losloop, kan deur die Polisie of 'n behoorlik gemagtigde beampete van die Raad van kant gemaak word, en die eienaar van enige sodanige dier is skuldig aan 'n oortreding van hierdie verordeninge.

(3) Niemand mag op enige erf of perseel of publieke plek binne die munisipaliteit 'n swerm of korf bye aanhou of toelaat dat dit aangehou word nie, behalwe op dié gedeelte van die dorpsgrond waar kennisgewingborde aangebring is om aan te dui dat sodanige grond deur die Raad uitsluitlik vir dié doel gereserveer is.

(4) Enige wat 'n swerm of 'n korf bye op die gereserveerde gedeelte van die dorpsgrond wil aanhou, verkry vooraf die skriftelike vergunning van die Raad daartoe en betaal die huurgeld van sodanige gedeelte grond aan die Raad vooruit.

(5) Byekorwe word deur middel van 'n skerm, heg of heining van 'n hoogte van nie minder nie as 6 voet, wat toegerus is met 'n deur of hek van dieselfde hoogte behoorlik toegekamp, en sodanige skerm, heg of heining word op so 'n wyse aangebring en ten alle tye gehou dat dit verhoed dat enige persoon of dier nader as 15 voet van enige deel van so 'n byekorf kan kom.

Aansteeklike en besmetlike siektes.

23. Geen dier wat ly aan of vermoedelik ly aan 'n aansteeklike of besmetlike siekte, of wat afkomstig is van 'n besmette stal, trop, streek of plaas, word toegelaat om in enige weikamp te wei nie. Enige sodanige dier word behandel ooreenkomsdig die bepalings van die Veeziekten-Wet, 1911, of wysigings daarvan, en die eienaar daarvan of persoon wat beheer daaroor het, word deur die Raad aanspreeklik gehou vir alle onkoste wat aangegaan word en vir alle skade wat in verband daarvan aangerig word. Iemand wat sodanige dier na die weikamp bring of laat bring, is skuldig aan 'n misdryf.

Uitbreek van aansteeklike siektes.

24. Waar 'n aansteeklike of besmetlike siekte in enige weikamp uitbreek, word die houer van die weidingslisensie en die persoon wat beheer oor die betrokke dier het, gesamentlik en afsonderlik deur die Raad aanspreeklik gehou vir alle koste wat noodwendig deur die Raad aangegaan moet word om aan die bepalings van die Veeziekten Wet, 1911, of wysigings daarvan, te voldoen, of om aan die wettige vereistes van die Staatsveearts of 'n polisiebeampte te voldoen.

Diseased Animals.

25. In the event of an animal becoming diseased or dying in a grazing camp, the holder of the grazing licence or the person in charge of the animal shall immediately notify the ranger and indicate the place where the diseased or dead animal is to be found. The holder of the grazing licence of the diseased or dead animal or the person in charge of such animal, shall be held liable by the Council for all expenses to which it may necessarily be put in complying with the lawful requirements of the Government Veterinary Officer or any police officer in the treating or burying of such diseased or dead animal.

Public Outspan.

26. The Council may, during its pleasure, allow bona fide travellers to outspan on such open ground on the town lands as is specially set aside for public outspans, for a period of 24 hours free of charge. Any stock found on such outspan after 24 hours may be impounded and the owner thereof shall be guilty of a contravention of these by-laws.

Dogs Prohibited in Grazing Camps.

27. No dogs shall be allowed in a grazing camp and any dogs found in the grazing camp, not being under the direct and proper supervision and control of their owners and any dogs found hunting game, birds or hares or chasing, disturbing or injuring any stock in the grazing camp in any manner whatsoever may be destroyed on sight and the owner of such dog or dogs shall be guilty of a contravention of these by-laws and in addition liable for all the damage thus caused.

Dipping of Stock.

28. Every owner of an animal, who is the holder of a grazing licence for stock grazing in the grazing camp shall, when so requested by the Council, have such stock dipped at the municipal dipping tank at such times as may be laid down by the Council from time to time, which dates shall be means of notices on the notice-boards be made known to owners of stock. Every holder of a grazing licence shall pay in advance the dipping charges prescribed in Schedule A hereto. Any holder of a grazing licence who fails to have his stock dipped at the Council's request shall be guilty of a contravention of these by-laws.

Council Absolved from Liability.

29. The Council shall accept no liability for compensation to any person in respect of injuries to cattle or for cattle that die when being dipped or when in the holding-pens.

30. Any person who, without the Council's permission in writing first had and obtained, in any grazing camp or on the town lands or on any portion of land belonging to or controlled by the Council—

- (a) deposits or drops or causes or allows to be thrown or deposited or dropped any domestic or trade wastes such as filth, refuse, waste paper, slops, tins, glass, paper, animal carcasses or rubbish of any nature whatsoever, whether solid or liquid, or allow any such liquid to discharge on any part of the town lands other than that portion or those portions specially set aside by the Council as depositing sites and indicated by means of notice-boards;
- (b) cuts down, cuts, damages, destroys, collects, takes or removes any trees, bush, shrub, grass or reeds;
- (c) fouls or pollutes or renders unfit for human consumption or pumps out or leads away or removes any drinking or irrigation water in any dam, canal, tank, watering-place for cattle, manger or water-course;
- (d) leaves unattended a fire which he, with or without permission, made or assisted in making, used, or relit or to which he added more fuel, unless such fire has been duly extinguished;

Siek diere.

25. Ingeval 'n dier in 'n weikamp siek word of vrek, stel die houer van die weidingslisensie of die persoon wat beheer oor die dier het, onmiddellik die veldwagter daarvan in kennis en wys die plek aan waar die siek of gevakte dier te kry is. Die houer van die weidingslisensie van die siek of gevakte dier of die persoon wat beheer daaroor het, word deur die Raad aanspreeklik gehou vir alle onkoste wat deur die Raad noodwendig aangegaan moet word om aan die wettige vereistes van die Staatsveearts of 'n polisiebeampte te voldoen by die behandeling of begrawing van sodanige siek of gevakte dier.

Publieke uitspanning.

26. Die Raad kan, solank dit hom behaag, *bona fide* reisigers toelaat om vir 'n tydperk van 24 uur kosteloos uit te span op sodanige ope grond op die dorpsgrond as wat spesiaal vir publieke uitspanning opsy gesit is. Enige vee wat na afloop van die 24 uur nog op sodanige uitspanning gevind word, kan geskut word en die eienaar daarvan is skuldig aan 'n oortreding van hierdie verordeninge.

Honde verbode in weikamp.

27. Geen honde word in 'n weikamp toegelaat nie en enige honde wat in die weikamp gevind word en wat nie onder die direkte en behoorlike toesig en beheer van hulle eienaars is nie, of enige honde wat wild, voëls of hase jag, of enige vee in die weikamp op watter wyse ook al ronda, hinder of seermaak, kan voor die voet doodmaak word en die eienaar van so 'n hond of honde is skuldig aan 'n oortreding van hierdie verordeninge en is ook aanspreeklik vir alle skade wat aldus aangerig is.

Die dip van vee.

28. Elke eienaar van 'n dier, wat die houer is van 'n weidingslisensie vir vee wat in die weikamp wei, laat, wanneer deur die Raad so versoek, sodanige vee by die munisipale dipbak dip op sodanige tye as wat van tyd tot tyd deur die Raad vasgestel word, welke datums deur middel van kennisgewings op die kennisgewingborde vir kennismame deur die eienaars van vee aangebring word. Elke houer van 'n weidingslisensie betaal die dipgelde in Byleae A hierby voorgeskryf, vooruit. Enige houer van 'n weidingslisensie wat nie sy vee op versoek van die Raad laat dip nie is skuldig aan 'n oortreding van hierdie verordeninge.

Raad onthef van aanspreeklikheid.

29. Die Raad aanvaar geen aanspreeklikheid nie vir die vergoeding van enige persoon ten opsigte van beserings wat vee opdoen of vir vee wat vrek tydens die dip daarvan of wanneer die vee in die vangkrale vertoeft.

30. Iedereen wat sonder die voorafverkreeë skriftelike goedkeuring van die Raad in 'n weikamp of op die dorpsgrond of op enige gedeelte grond wat aan die Raad behoort, of deur hom beheer word—

- (a) enige huis- of bedryfsafval soos vullis, vuilgoed, afvalwater, spoelwater, blikke, glas, papier, dooie diere of rommel van watter aard ook al of enige ander soort afval, hetsy 'n vaste stof of 'n vloeistof, op enige deel van die dorpsgrond, behalwe op die gedeelte of gedeeltes grond wat die Raad spesiaal afgesonder het as stortplekke en wat deur middel van kennisgewingborde aangedui word, stort of laat val of veroorsaak of toelaat dat dit daar gegooi of gestort word of val of veroorsaak of toelaat dat enige sodanige vloeistof uitloop;
- (b) enige bome, bossies, struiken, gras of biesies afkap, sny, beskadig, vernietig, versamel, neem of verwyn;
- (c) enige drinkwater of besproeiingswater of water in enige dam, kanaal, tenk, vee-suiping, waterkrip of waterloop besoedel of verontreinig of die water ongeskik maak vir menslike gebruik of die water uitpomp, uitlei of verwyn;
- (d) 'n vuur wat hy met of sonder magtiging aansteek of aangestek het of help aansteek, gebruik, weerlaat ontvlam het of waarop hy nog brandstof gegooi het, sonder toesig daaroor laat staan voordat sodanige vuur behoorlik geblus is;

- (e) allows a fire which he, with or without permission made, assisted in making, used, relit or to which he added more fuel, to spread or cause damage;
- (f) digs, excavates or makes any hole, well, shaft or ditch;
- (g) wilfully or otherwise leaves open or fails to close securely any gate, or damages any gate or fence in any manner whatsoever or enters such ground, camps or enclosures in any manner other than through a gate;
- (h) tampers with, damages, destroys, removes or in any manner whatsoever damages a ball-cock, dam, fence, gate, gate fastener, engine, chain, notice-board, power-head, lock, manger, watering-tank, windmill or any other of the Council's property;
- (i) uses or fires any gun, pistol, air-gun, catapult or any fire-arm of any nature whatsoever;
- (j) pursues, kills, chases, shoots, captures, destroys or ensnares any kind of game or birds or wilfully disturbs or takes, removes or destroys the nests or eggs of such birds; or
- (k) enters therein by motor or other vehicle through any entrance which is prohibited by notice or who opens up a new track by driving over the town lands or who uses unauthorized roads;

shall be guilty of a contravention of these by-laws.

Unlicensed Persons Considered Trespassers.

31. Any person not being the holder of a licence issued in terms of these by-laws and carrying on any of the activities set forth in Schedule B hereto, or being the holder of a licence and carrying on any of the activities elsewhere than on the site (if any) specified in such licence, shall be guilty of a contravention of these by-laws.

Brick-making and Removal of Ground, Gravel, Stone and Sand.

32. (1) No person shall make or burn bricks on the town lands or make other objects of clay at any brick-field except on such place or places as indicated by the Council by means of a notice-board, unless such person is in possession of a valid licence and has paid in advance the fees set out in Schedule B hereto.

(2) No person shall excavate, take out, loosen, bulldoze or remove any ground, gravel, stone, quarry stone, refuse, sand or any other raw materials on the town lands or other grounds belonging to the Council except on the place or places indicated by the Council by means of notice-boards, unless such person is in possession of a valid licence and has paid in advance the fees set out in Schedule B hereto.

33. No licence shall be granted for a period in excess of one year and every such licence shall expire on the 31st day of December of the year in respect of which it was granted and a licence taken out for one month, shall expire on the last day of the month in respect of which the licence was granted.

34. The Council shall by means of notice-boards indicate the place or places on the town lands where duly licensed persons may manufacture or burn bricks or excavate, loosen, bulldoze, take out or remove any of the raw materials referred to in section 32 (2). Every such place where ground is excavated and bricks made thereof shall be known as a brickmaking site with a surface area of 14,000 square feet.

35. Licences for the excavation, taking out, loosening, bulldozing or removal of ground, gravel, stone, quarry stone, refuse, sand or any other raw materials shall be issued by the Council on payment of the prescribed charges, and licences for brickmaking sites for the burning of bricks shall be issued only to persons approved by the Council by resolution.

36. Any holder of a licence for a brick-making site shall be responsible for the provision of effective sanitary lavatories for White as well as non-White workers in compliance with the Council's Public Health By-laws, and he shall furthermore be responsible for keeping the brick-making site in respect of which a licence has been issued

- (e) toelaat dat 'n vuur wat hy met of sonder magtiging aangestek, help aansteek, gebruik, weer laat ontvlam of waarop hy nog brandstof gegooi het, versprei of skade aanrig;
- (f) enige gat, put, skag of voor grawe, uitgrawe of maak;
- (g) 'n hek met opset of andersins, laat oopstaan of in gebreke bly om sodanige hek stewig toe te maak of 'n hek of heining op watter wyse ook al beskadig of wat sodanige grond, kampe of omheinde plekke binnegaan uitgesondert deur 'n hek;
- (h) aan 'n balkraan, dam, heining, hek, hekvashouer, enjin, ketting, kennisgewingbord, kragkop, slot, waterkrip, watertenk, windpomp of enige ander eiendom van die Raad peuter, dit skend, vernietig, verwyder of op watter wyse ook al beskadig;
- (i) enige geweer, pistool, windbuks, voëlkrek, of 'n vuurwapen van watter soort ook al gebruik of afvuur;
- (j) enige soort wild of voëls agtervolg, doodmaak, jaag, skiet, vang, vernietig, verstrik of met opset verstoor of die neste of eiers van sodanige voëls neem, verwyder of vernietig; of
- (k) per motorvoertuig of ander voertuig daarin binnegaan waar die ingang per kennisgewing verbied word of wat 'n nuwe veldpad oor die dorpsgrond oopry of gebruik maak van ongemagtigde paaie;

is skuldig aan 'n oortreding van hierdie verordeninge.

Ongelisensiéerde persone beskou as oortreders.

31. Enigiemand wat nie die houer is nie van 'n lisensie uitgereik ingevolge hierdie verordeninge, en wat enigeen van die werksaamhede uitvoer soos uiteengesit in Bylae B hierby, of wat die houer van 'n lisensie is en wat enigeen van die werksaamhede uitvoer, behalwe op die terrein (as daar is) in sodanige lisensie gespesifieer, begaan 'n oortreding van hierdie verordeninge.

Steenmakery en verwydering van grond, gruis, klip en sand.

32. (1) Niemand mag op die dorpsgrond stene vervaardig of brand nie of ander voorwerpe van klei by 'n steenmakery maak nie, behalwe op die plek of plekke wat die Raad deur middel van 'n kennisgewingbord aanwys, tensy so 'n persoon in besit is van 'n geldige lisensie en die gelde soos uiteengesit in Bylae B hierby vooruitbetaal het.

(2) Niemand mag op die dorpsgrond of ander gronde wat aan die Raad behoort enige grond, gruis, klip, steengroefklip, uitskot, sand of enige ander grondstowwe uitgrawe, uithaal, losmaak, losstoot of verwyder nie, behalwe op die plek of plekke wat die Raad deur middel van kennisgewingbord aanwys, tensy so 'n persoon in besit is van 'n geldige lisensie en die gelde soos uiteengesit in Bylae B hierby vooruitbetaal het.

33. Geen lisensie word vir 'n langer tydperk as een jaar toegestaan nie en elke sodanige lisensie verstryk op die 31ste dag van Desember van die jaar waarvoor dit toegestaan is en 'n lisensie wat vir een maand uitgeneem is, verstryk op die laaste dag van die maand waarvoor die lisensie toegestem is.

34. Die Raad wys deur middel van kennisgewingborde die plek of plekke op die dorpsgrond aan waar behoorlik gelisensiéerde persone stene kan vervaardig of brand, of enige van die grondstowwe, in artikel 32 (2) genoem, kan uitgrawe, losmaak, losstoot, uithaal of verwyder. Iedere sodanige plek waar grond uitgrawe en stene daarvan gemaak word staan bekend as 'n steenmakersperseel met 'n oppervlakte van 14,000 vierkante voet.

35. Licensies vir die uitgrawe, uithaal, losmaak, losstoot of verwydering van grond, gruis, klip, steengroefklip, uitskot, sand of enige ander grondstowwe word deur die Raad uitgereik na betaling van die voorgeskrewe geldie, en licensies vir steenmakerspersele vir die bak van stene word alleenlik uitgereik aan persone deur die Raad by besluit goedgekeur.

36. Enige houer van 'n lisensie vir 'n steenmakersperseel is aanspreeklik vir die verskaffing van doelmatige sanitêre gemakte vir Blanke sowel as nie-Blanke werksmense ooreenkomsdig die Raad se Publieke Gesondheidsverordeninge en hy is verder daarvoor aanspreeklik om die steenmakersperseel ten opsigte waarvan 'n lisensie uitgereik is

in a neat, proper and sanitary order in compliance with the Council's Public Health By-laws, and any failure to do so or non-compliance with the provisions of the said by-laws shall be regarded as a contravention of these by-laws.

37. The Council may in the interests of public health order an excavation with stagnant water to be drained or that such excavation be drained at regular intervals.

38. At every brick-making site where non-Whites are accommodated, effective compounds shall be provided for the use of the non-Whites employed, which shall be suitable in all respects for human occupation, and no permit shall be issued until the compounds have been approved by the Council.

39. (1) In terms of the Mines and Works Act, 1956 (Act No. 27 of 1956) and the regulations framed thereunder, the holder of a licence for any brick-making site, issued in terms of these by-laws shall be held liable as the owner, for due compliance with the provisions of the said Act and the regulations.

(2) No licence for any brick-making site where bricks are burnt, shall be renewed unless all excavations thereon have been duly fenced off and the burning of bricks takes place in accordance with the regulations under the said Act.

40. Where anything is to be done or is prohibited in terms of the regulations referred to in section 39 and where authority is granted to any person in terms of any of the said regulations to order that anything be done and in the event of this not being done or carried out or something prohibited being done, every person who acts contrary to such order or prohibition shall be guilty of a contravention of the said regulations and if he is a holder of a licence in terms of these by-laws, he shall also, in addition to such penalty, be subject to the immediate cancellation of his licence by the Council.

41. Any person encroaching outside the limits of his demarcated brick-making site on the town lands, shall be liable on conviction to a fine not exceeding R50 over and above any obligation for a licence charge payable to the Council in respect of the land on which the encroachment is made, being the full amount for a brick-making site granted in terms of these by-laws.

Penalty Clause.

42. Any person convicted of a contravention of any of these by-laws shall be liable to a fine not exceeding R50 in respect of every such contravention.

Revocation of By-laws.

43. The Town Lands By-laws of the Christiana Municipality, published under Administrator's Notice No. 325, dated the 16th July, 1914, are hereby revoked.

SCHEDULE A.

1. Grazing charges payable in terms of section 4 (1):—

	R c
(1) Cattle, per head per month or part thereof	0 25
(2) Calves under the age of twelve months: No charge.	

2. Grazing charges payable in terms of section 4 (2):—

	R c
(1) Per licensed butcher: Per month or part thereof	6 00
(2) Per licensed dairy: Per month or part thereof	9 00

3. Grazing charges payable in terms of section 5:—

	R c
Per horse, mule or donkey: Per month or part thereof	0 30

4. Grazing charges payable in terms of section 19:—

	R c
(1) Cattle, per head for a period of 24 hours or part thereof	0 05
(2) Small livestock, per head for a period of 24 hours or part thereof	0 02

5. Dipping charges payable in terms of section 28:—

	R c
(1) Cattle, per head	0 10
(2) Small livestock, per head	0 03

in 'n sindelike, deeglike en sanitêre toestand te hou, oor-eenkomsdig die Raad se Publieke Gesondheidsverordeninge en enige versuim of nie-nakoming van die bepalings van genoemde verordeninge, word geag 'n oortreding van hierdie verordeninge te wees.

37. Die Raad kan in die belang van die openbare gesondheid gelas dat 'n uitgraving waarin daar water staan leeggemaak word, of dat so 'n uitgraving met bepaalde tussenpose leeggemaak word.

38. By elke steenmakersperseel word daar, waar nie-Blankes gehuisves word, doelmatige kampongs verskaf vir die gebruik van die nie-Blankes in diens, wat in alle opsigte vir menslike bewoning geskik is, en geen permit word uitgereik voordat die kampongs nie deur die Raad goedgekeur is nie.

39. (1) Ingelyke dié Wet op Myne en Bedrywe, 1956 (Wet No. 27 van 1956), en die regulasies daarkragtens opgestel, word 'n lisensiehouer ten opsigte van enige steenmakersperseel waarvoor 'n lisensie ingevolge hierdie verordeninge uitgereik is, as die eienaar aanspreeklik gehou vir die behoorlike nakoming van die bepalings van genoemde Wet en die regulasies.

(2) Geen lisensie vir enige steenmakersperseel vir die bak van bakstene mag herviel word nie tensy al die uitgrawings daarop behoorlik afgekamp is en die bak van stene ooreenkomsdig die regulasies ingevolge genoemde Wet uitgevoer word.

40. Waar iets ingevolge die in artikel 39 genoemde regulasies gedoen moet word of verbied word, en waar ingevolge enige van genoemde regulasies magtig verleen is aan iemand om iets te gelas en dit nie gedoen of uitgevoer word nie, of as iets wat verbode is gedoen word, dan is iedereen wat in stryd met sodanige opdrag of verbod handel skuldig aan 'n oortreding van genoemde regulasies en, as hy ingevolge hierdie verordeninge 'n lisensiehouer is, staan hy bo en behalwe sodanige straf daarvan bloot dat sy lisensie onmiddellik deur die Raad ingetrek word.

41. Enigeen wat skuldig bevind word aan 'n oortreding van enige van hierdie verordeninge, is vir elke sodanige oortreding strafbaar met 'n boete van hoogstens R50 bo en behalwe enige verpligting vir 'n lisensiégeld betaalbaar aan die Raad vir die grond waarop oorskry wòrd asof dit 'n volle steenmakersperseel is wat ingevolge hierdie verordeninge toegestaan is.

Strafbepalings.

42. Enigeen wat skuldig bevind word aan 'n oortreding van enige van hierdie verordeninge, is vir elke sodanige oortreding strafbaar met 'n boete van hoogstens R50.

Herroeping van verordeninge.

43. Die Dorpsgronden Bijwetten van die Munisipaliteit Christiana, aangekondig by Administrateurskennisgewing N°. 325 van 16 Julie 1914, word hierby herroep.

BYLAE A.

1. Weigelde betaalbaar ingevolge artikel 4 (1):—

	R c
(1) Grootvee, per stuk, per maand of gedeelte daarvan	0 25
(2) Kalwers onder die ouderdom van twaalf maande	gratis

2. Weigelde betaalbaar ingevolge artikel 4 (2):—

(1) Per gelisensieerde slagter: Per maand of gedeelte daarvan	6 00
(2) Per gelisensieerde melkery: Per maand of gedeelte daarvan	9 00

3. Weigelde betaalbaar ingevolge artikel 5:—

(1) Per perd, muil of donkie: Per maand of gedeelte daarvan	0 30
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4. Weigelde betaalbaar ingevolge artikel 19:—

(1) Grootvee: Per stuk vir 'n periode van 24 uur of gedeelte daarvan	0 05
(2) Kleinvee: Per stuk vir 'n periode van 24 uur of gedeelte daarvan	0 02

5. Dipgelde betaalbaar ingevolge artikel 28:—

(1) Grootvee, per stuk	0 10
(2) Kleinvee, per stuk	0 03

SCHEDULE B.

1. Licence charges for making, manufacturing, burning and storing bricks on a site of 50 ft. by 50 ft. on the brick-making terrain:—

(1) For an inhabitant of the municipality for the use of the bricks on his erf, for a period of one month or part thereof	R c	1 00
(2) For the purpose of selling or exchanging or in any other manner trading with bricks, per annum or part thereof		20 00
2. Charges for excavating and removing sand or soil or gravel or quarrystone or tailings from the townlands:—	R c	
(1) For the use on his erf by an inhabitant of the municipality, per 3 cubic yards		0 30
(2) For the use on his erf by an inhabitant of the municipality: The quantity removed with a three-ton loading capacity vehicle for a continuous period of one week or part thereof		5 00
(3) For the use by any other person, per cubic yard		0 30
3. For a site to the extent of a quarter morgen for bee farming:—	R c	
Per site, per annum or part thereof		6 00
4. To cut grass, bulrush, reeds or thatch:—		
Per three-ton load or part thereof		2 00
	T.A.L.G.	5/95/12.

Administrator's Notice No. 440.]

[24 May 1967.

HENDRINA MUNICIPALITY.—CAPITAL DEVELOPMENT FUND 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.

1. For the purpose of these by-laws, unless the context indicates otherwise—

- “advance” means any money lent to a borrowing account;
- “borrowing account” means any account of the Council to which money is lent from the fund;
- “Council” means the Village Council of Hendrina or any officer or employee of that Council to whom the Council has delegated any of its powers by virtue of these by-laws in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960;
- “fund” means the Capital Development Fund established herewith;
- “treasurer” means the treasurer of the Council.

Payments to the Fund.

2. There shall be paid to the fund—

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

Application of the Fund.

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

BYLAE B.

1. Licensiegele vir die maak, vervaardiging, brand en opbergung van bakstene op 'n perseel van 50 voet by 50 voet op die terrein van die steenmakery:—

(1) Vir 'n inwoner van die munisipaliteit vir gebruik op sy erf, vir 'n tydperk van 'n maand of gedeelte daarvan	R c	1 00
(2) Vir die doel om stene te verkoop, verruil of om enige ander soort besigheid in verband daarmee te dryf, per jaar of gedeelte daarvan		20 00

2. Gelde vir die uitgrawe en verwydering van sand of grond of gruis of steengroefklippe of delwersklip van die dorpsgrond af:—

(1) Vir gebruik deur 'n inwoner van die munisipaliteit op sy erf: Per 3 kubieke jaarts ...	R c	0 30
(2) Vir gebruik deur 'n inwoner van die munisipaliteit op sy erf: Die hoeveelheid wat met drie-tonvragmotor verwyder word vir 'n aan-enlopende tydperk van 'n week of gedeelte daarvan ...		5 00
(3) Vir gebruik deur enige ander persoon per kubieke jaart ...		0 30
3. Vir die gebruik van 'n kwartmorg perseel waarop met bye geboer kan word:—	R c	
Per perseel, per jaar of gedeelte daarvan		6 00
4. Sny van gras, biesies, riete of dekgras:		
Per vrag van 3 ton of gedeelte daarvan ...		2 00
	T.A.L.G.	5/95/12.

Administrateurkennisgewing No. 440.]

[24 Mei 1967.

MUNISIPALITEIT HENDRINA.—KAPITAALONTWIKKELINGSFONDSVERORDENINGE.

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.

1: Vir die toepassing van hierdie verordeninge, tensy uit die samehang anders blyk, beteken—

- “fonds” die Kapitaalontwikkelingsfonds wat hierby ingestel word;
- “leningsrekening” 'n rekening van die Raad waaraan geld uit die fonds geleent word;
- “Raad” die Dorpsraad van Hendrina of enige beampte of werkneemster van daardie Raad aan wie die Raad enige van sy bevoegdhede kragtens hierdie verordeninge ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, gedelegeer het;
- “tesourier” die tesourier van die Raad;
- “voorskot” geld wat aan 'n leningsrekening geleent word.

Stortings in die fonds.

2. Daar moet in die fonds gestort word—

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

Aanwending van die fonds.

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

Repayment of an Advance.

4. Any advance shall be deemed to be due and owing to the fund by the borrowing account to which it is made and shall be repaid to the fund over a period not exceeding the estimated life of the assets to the creation of which it is applied and the said period and conditions of repayment shall be such as the treasurer, with the approval of the Management Committee may determine.

Interest on Advances.

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

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

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

T.A.L.G. 5/158/60.

Administrator's Notice No. 441.]

[24 May 1967.

KLERKSDORP MUNICIPALITY.—AMENDMENT
TO TRAFFIC BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 166 of the Road Traffic Ordinance, 1966, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The Traffic By-laws of the Klerksdorp Municipality, published under Administrator's Notice No. 192, dated the 3rd June, 1942, as amended, are hereby further amended by the substitution for Schedule A of the following:—

“SCHEDULE A.

TARIFF OF FARES FOR FIRST AND SECOND CLASS TAXIS.

R c

1. On a mileage basis for any number of passengers up to 5—	
(1) for the first mile or part thereof	0 40
(2) for each succeeding quarter mile or part thereof	0 05
OR	

2. On a time basis for any number of passengers for which the taxi is licensed—	
(1) for the first hour or part thereof	1 50
(2) for each additional 15 minutes or part thereof	0 37½

3: Delay—	
for every 5 minutes or part thereof	0 05

4. Luggage—	
(1) for 30 lb. or less per passenger	free of charge
(2) for every additional 30 lb. weight or part thereof in excess of 30 lb. per passenger	0 05:

Provided that a driver may refuse to carry any article or goods weighing more than 180 lb. or anything likely to damage or hinder the progress of his vehicle.

5. Speed—	
Where a driver is requested to drive at a speed of less than 15 miles per hour, a tariff 50 per cent higher than the above-mentioned tariff may be charged.”	

T.A.L.G. 5/98/17.

Terugbetaling van 'n voorskot.

4. Daar word geag dat die leningsrekening waaraan 'n voorskot toegestaan is, die geld aan die fonds verskuldig is en dit moet aan die fonds terugbetaal word oor 'n tydperk wat nie langer is nie as die geskatte bruikbaarheidsduur van die bates waarvoor dit toegestaan is en die tesourier met die goedkeuring van die Bestuurskomitee moet dié tydperk en voorwaardes van terugbetaling bepaal.

Rente op voorskotte.

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

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

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

T.A.L.G. 5/158/60.

Administrateurskennisgiving No. 441.]

[24 Mei 1967.

MUNISIPALITEIT KLERKSDORP.—WYSIGING
VAN VERKEERSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 166 van die Ordonnansie op Padverkeer, 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Klerksdorp, aangekondig by Administrateurskennisgiving No. 192 van 3 Junie 1942, soos gewysig, word hierby verder gewysig deur Bylae A deur die volgende te vervang:—

„BYLAE A.

TARIEF VAN GELDE VIR EERSTE- EN TWEEDEKLAS-
HUUROMOTORS.

R c

1. Op 'n mylbasis vir enige aantal passasiers tot en met 5—	
(1) vir die eerste myl of gedeelte daarvan	0 40
(2) vir iedere daaropvolgende kwartmyl of gedeelte daarvan	0 05
OF	
2. Op 'n tydbasis vir enige aantal passasiers waarvoor die huurmotor gelisensieer is—	
(1) vir die eerste uur of gedeelte daarvan	1 50
(2) vir iedere bykomende 15 minute of gedeelte daarvan	0 37½
3. Oponthoud—	
vir iedere 5 minute of gedeelte daarvan	0 05
4. Bagasie—	
(1) vir 30 lb. of minder per passasier	kosteloos
(2) vir iedere bykomende 30 lb. gewig of gedeelte daarvan bo 30 lb. per passasier	0 05:
Met dien verstande dat 'n drywer kan weier om enige artikel of goedere wat meer as 180 lb. weeg of enigiets waardeur sy voertuig beskadig of die voortgang daarvan belemmer kan word, op te laai.	
5. Spoed—	

Waar 'n drywer versoek word om met 'n spoed van minder as 15 myl per uur te ry, kan 'n tarief 50 persent hoër as bogemelde tariewe gehef word.”

T.A.L.G. 5/98/17.

Administrator's Notice No. 442.]

[24 May 1967.]

CORRECTION NOTICE.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—DRAINAGE AND PLUMBING BY-LAWS.

Administrator's Notice No. 108, dated the 1st February, 1967, is hereby corrected by the substitution—

- (a) in Part K. II (18) (1) for the word "occmodation" of the word "accommodation"; and
- (b) in Part K. VI 8 (a) of the Afrikaans text for the word "bedraf" of the word "bedrag".

T.A.L.G. 5/34/111.

Administrator's Notice No. 443.]

[24 May 1967.]

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—AMENDMENT TO DRAINAGE AND PLUMBING 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 Drainage and Plumbing By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice No. 533, dated the 8th August, 1962, as amended, are hereby further amended by the substitution for Schedule G of the following:—

“SCHEDULE G.

AREAS TO WHICH THE BY-LAWS APPLY.

1. All townships situated within the area of jurisdiction of the following Local Area Committees:—

- (a) Sandown.
- (b) Bryanston.
- (c) Western Johannesburg.
- (d) South Rand.
- (e) North-Eastern Johannesburg.
- (f) Lenasia Indian Consultative Committee.
- (g) Klipriviersoog.

2. Any land situated outside a township but within the area of jurisdiction of the Board which is or, in the opinion of the Board, can be connected to a sewer which is owned or controlled or has been approved by the Board.”

T.A.L.G. 5/34/111.

Administrator's Notice No. 444.]

[24 May 1967.]

VEREENIGING MUNICIPALITY.—AMENDMENT TO BY-LAWS RELATING TO INFLAMMABLE LIQUIDS AND SUBSTANCES.

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 Inflammable Liquids and Substances of the Vereeniging Municipality, published under Administrator's Notice No. 187, dated the 3rd March, 1954, as amended, are hereby further amended by the substitution in section 32 for the expression "3,000 (three thousand)" for the following:—

“5,000 (five thousand)”.

T.A.L.G. 5/49/36.

Administrator's Notice No. 445.]

[24 May 1967.]

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—AMENDMENT TO ELECTRICITY 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.

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Administrateurskennisgewing No. 442.]

[24 Mei 1967.

KENNISGEWING VAN VERBETERING.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.—RIOLERINGS- EN LOODGIETERYVERORDENINGE.

Administrateurskennisgewing No. 108 van 1 Februarie 1967, word hierby verbeter deur—

- (a) in Deel K. II 18 (1) van die Engelse teks die woord „occmodation” deur die woord „accommodation” te vervang; en
- (b) in Deel K. VI 8 (a) die woord „bedraf” deur die woord „bedrag” te vervang.

T.A.L.G. 5/34/111.

Administrateurskennisgewing No. 443.]

[24 Mei 1967.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.—WYSIGING VAN RIOLERINGS- EN LOODGIETERYVERORDENINGE.

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

Die Riolerings- en Loodgietryverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, aangekondig by Administrateurskennisgewing No. 533 van 8 Augustus 1962, soos gewysig, word hierby verder gewysig deur Bylae G deur die volgende te vervang:—

„BYLAE G.

GEBIEDE WAAROP DIE VERORDENINGE VAN TOEPASSING IS.

1. Alle dorpe geleë binne die regsgebiede van die volgende plaaslike gebiedskomitees:—

- (a) Sandown.
- (b) Bryanston.
- (c) Wes-Johannesburg.
- (d) Suid-Rand.
- (e) Noordoos-Johannesburg.
- (f) Lenasia Indiërs Raadplegende Komitee.
- (g) Klipriviersoog.

2. Enige grond geleë buite 'n dorp maar binne die regsgebied van die Raad wat aangesluit is of, na die mening van die Raad, aangesluit kan word by 'n riool wat die eiendom van die Raad is of wat deur die Raad beheer word of goedgekeur is.”

T.A.L.G. 5/34/111.

Administrateurskennisgewing No. 444.]

[24 Mei 1967.

MUNISIPALITEIT VEREENIGING.—WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR ONTVLAMbare VLOEISTOWWE EN STOWWE.

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 oor Ontvlambare Vloeistowwe en Stowwe van die Munisipaliteit Vereeniging, aangekondig by Administrateurskennisgewing No. 187 van 3 Maart 1954, soos gewysig, word hierby verder gewysig deur in artikel 32 die uitdrukking „3,000 (drie duisend)” deur die volgende te vervang:—

„5,000 (vyfduisend)”.

T.A.L.G. 5/49/36.

Administrateurskennisgewing No. 445.]

[24 Mei 1967.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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 Electricity Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice No. 188, dated the 18th March, 1959, as amended, are hereby further amended by the substitution in item (ii) of Scale 2 of Annexure 3 to Schedule 2 for the amount "1·5c" of the amount "0·75c".

T.A.L.G. 3/36/111.

Administrator's Notice No. 446.]

[24 May 1967.

BOKSBURG 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 Boksburg Municipality, published under Administrator's Notice No. 787, dated the 18th October, 1950, as amended, are hereby further amended by the substitution in item 1 (1) (b) of Annexure II to the Water Tariff under Schedule 1 to Chapter 3 for the figures "0 50" of the figures "0 25".

T.A.L.G. 5/104/8.

Administrator's Notice No. 447.]

[24 May 1967.

PRETORIA MUNICIPALITY.—AMENDMENT TO STUDY LOAN 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 Study Loan By-laws of the Pretoria Municipality, published under Administrator's Notice No. 897, dated the 20th October, 1954, as amended, are hereby further amended by the substitution in section 13 for the word "six" of the word "eight".

T.A.L.G. 5/121/3.

Administrator's Notice No. 448.]

[24 May 1967.

PIET RETIEF MUNICIPALITY.—AMENDMENT TO LOCATION 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 Location Regulations of the Piet Retief Municipality, published under Administrator's Notice No. 373, dated the 17th May, 1961, as amended, are hereby further amended by the substitution in regulation 34 (b) (i), (ii) and (iii) of Chapter 2 for the amounts "1 72·5", "2 12·5" and "2 42·5" of the amounts "1 92½", "2 32½" and "2 62½" respectively.

T.A.L.G. 5/61/25.

Administrator's Notice No. 449.]

[24 May 1967.

JOHANNESBURG MUNICIPALITY.—AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

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

Die Elektrisiteitvoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede, afgekondig by Administrateurskennisgewing No. 188 van 18 Maart 1959, soos gewysig, word hierby verder gewysig deur in item (ii) van Skaal 2 van Aanhangsel 3 tot Bylae 2 die bedrag „1·5c” te vervang deur die bedrag „0·75c”.

T.A.L.G. 3/36/111.

Administrateurskennisgewing No. 446.]

[24 Mei 1967.

MUNISIPALITEIT BOKSBURG.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administreleur 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 Boksburg, afgekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur in item 1 (1) (b) van Aanhangsel II van die Watertarief onder Bylae 1 by Hoofstuk 3 die syfers „0 50” deur die syfers „0 25” te vervang.

T.A.L.G. 5/104/8.

Administrateurskennisgewing No. 447.]

[24 Mei 1967.

MUNISIPALITEIT PRETORIA.—WYSIGING VAN STUDIELENINGSVERORDENINGE.

Die Administreleur 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 Studieleningsverordeninge van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing No. 897 van 20 Oktober 1954, soos gewysig, word hierby verder gewysig deur in artikel 13 die syfer „6” deur die syfer „8” te vervang.

T.A.L.G. 5/121/3.

Administrateurskennisgewing No. 448.]

[24 Mei 1967.

MUNISIPALITEIT PIET RETIEF.—WYSIGING VAN LOKASIEREGULASIES.

Die Administreleur 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 Lokasieregulasies van die Munisipaliteit Piet Retief, afgekondig by Administrateurskennisgewing No. 373 van 17 Mei 1961, soos gewysig, word hierby verder gewysig deur in regulasie 34 (b) (i), (ii) en (iii) van Hoofstuk 2 die bedrae „1 72·5”, „2 12·5” en „2 42·5” onderskeidelik deur die bedrae „1 92½”, „2 32½” en „2 62½” te vervang.

T.A.L.G. 5/61/25.

Administrateurskennisgewing No. 449.]

[24 Mei 1967.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN RIOLERING- EN LOODGIETERSVERORDENINGE.

Die Administreleur 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 Drainage and Plumbing By-laws of the Johannesburg Municipality, published under Administrator's Notice No. 509, dated the 1st August, 1962, as amended, are hereby further amended by the substitution for Part VI of Schedule B of the following:—

"PART VI.

WASTE-FOOD DISPOSAL UNITS.

For each waste-food disposal unit or garbage grinder the installation of which has been permitted in terms of section 68: For every $\frac{1}{2}$ horse power or part thereof, per half year: R8." T.A.L.G. 5/34/2.

Administrator's Notice No. 450.]

[24 May 1967.

LYDENBURG MUNICIPALITY.—AMENDMENT TO 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.

The Swimming Bath By-laws of the Lydenburg Municipality, published under Administrator's Notice No. 938, dated the 7th December, 1960, as amended, are hereby further amended by the substitution in section 28—

(a) for subsection (4) of the following:—

"(4) Single Admission.

R c

Adults	0 10
Children under 18 years	0 03";

(b) for subsection (5) of the following:—

R c

"(5) Admission to Enclosures.

Adults, each	0 10
Children under 18 years, each	0 03
Use of towel, per occasion	0 03
Use of costume, per occasion	0 03
Care of valuables, each	0 03";

(c) for subsection (7) of the following:—

R c

"(7) Container.

For the use of a container 0 03."

T.A.L.G. 5/91/42.

Administrator's Notice No. 451.]

[24 May 1967.

ZEERUST 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 and section 166 of the Road Traffic Ordinance, 1966.

The Traffic By-laws of the Zeerust Municipality, published under Administrator's Notice No. 135, dated the 25th February, 1959, as amended, are hereby further amended by the substitution for section 20 of the following:—

"Shoeing and Cleaning of Animals, Washing of Goods and Repair of Vehicles in Streets.

20. No person shall in any street—

(a) shoe any animal, except in the case of an accident, or clean, dress, train, break or turn loose any large stock;

Die Riolerings- en Loodgietersverordeninge van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing No. 509 van 1 Augustus 1962, soos gewysig, word hierby verder gewysig deur Deel VI van Bylae B deur die volgende te vervang:

"DEEL VI.

TOESTELLE VIR DIE WEGRUIMING VAN AFVALVOESEL.

Vir iedere toestel vir die wegruiming van afvalvoeisel of vir iedere afvalmeul wat kragtens artikel 68 aangebring is: Vir iedere halwe perdekrag of gedeelte daarvan, per halfjaar: R8".

T.A.L.G. 5/34/2.

Administrateurskennisgewing No. 450.]

[24 Mei 1967.

MUNISIPALITEIT LYDENBURG.—WYSIGING VAN SWEMBADVERORDENINGE.

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 Swembadverordeninge van die Munisipaliteit Lydenburg, afgekondig by Administrateurskennisgewing No. 938 van 7 Desember 1960, soos gewysig, word hierby verder gewysig deur in artikel 28—

(a) subartikel (4) deur die volgende te vervang:—

"(4) Enkel toegang.

R c

Volvassenes	0 10
Kinders onder 18 jaar	0 03";

(b) subartikel (5) deur die volgende te vervang:—

R c

"(5) Toegang tot omsluiting.

Volvassenes, elk	0 10
Kinders onder 18 jaar, elk	0 03
Gebruik van handdoek, per gelegenheid	0 03
Gebruik van kostuum, per gelegenheid	0 03
Bewaring van kosbaarhede, elk	0 03";

(c) subartikel (7) deur die volgende te vervang:—

"(7) Klerehouer.

R c

Vir gebruik van klerehouer 0 03."

T.A.L.G. 5/91/42.

Administrateurskennisgewing No. 451.]

[24 Mei 1967.

MUNISIPALITEIT ZEERUST.—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 en artikel 166 van die Ordonnansie op Padverkeer, 1966, goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Zeerust, afgekondig by Administrateurskennisgewing No. 135, van 25 Februarie 1959, soos gewysig, word hierby verder gewysig deur artikel 20 deur die volgende te vervang:—

"Beslaan en skoonmaak van diere, was van goedere en herstel van voertuie in strate.

20. Niemand mag in 'n straat—

(a) 'n dier beslaan; behalwe in die geval van 'n ongeluk, of enige grootvee skoonmaak, roskam, afrig, makmaak of loslaat nie;

- (b) wash, clean, dry or bleach any goods whatsoever;
 (c) clean, repair or dismantle any vehicle or park any vehicle of which parts have been removed, except in circumstances where such vehicle cannot be removed as the result of a breakdown in which case the necessary precautionary measures to safeguard traffic shall be taken."

T.A.L.G. 5/98/41.

Administrator's Notice No. 452.]

[24 May 1967.

BALFOUR MUNICIPALITY.— ADOPTION OF STANDARD BY-LAWS IN RESPECT OF LEGAL AID TO OFFICERS AND SERVANTS OF LOCAL AUTHORITIES INVOLVED IN CRIMINAL PROCEEDINGS.

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 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, dated the 17th August, 1966, as by-laws made by the said Council.

T.A.L.G. 5/175/45.

Administrator's Notice No. 453.]

[24 May 1967.

RUSTENBURG MUNICIPALITY.— AMENDMENT TO ELECTRICITY 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 Electricity Supply By-laws of the Rustenburg Municipality, published under Administrator's Notice No. 965, dated the 12th December, 1956, as amended, are hereby further amended by the substitution in Item 12 of Section A of Schedule 2 for the amounts "10s" and "20s" of the amounts "R2" and "R3" respectively.

T.A.L.G. 5/36/31.

Administrator's Notice No. 454.]

[24 May 1967.

ROAD ADJUSTMENTS ON THE FARM THE GEM NO. 231—I.T., DISTRICT OF ERMELO.

In view of an application having been made by Mr. S. J. Botha for the closing of a public road on the above-mentioned farm, it is the Administrator's intention to take action in terms of section twenty-eight of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

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

In terms of subsection (3) of section twenty-nine of the said Ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section thirty, as a result of such objections.

D.P. 051-052-23/24/20/3.

- (b) enige goedere, wat ook al, was, skoonmaak, droogmaak of bleik nie;
 (c) enige voertuig skoonmaak, herstel of aftakel of 'n voertuig waarvan dele verwijder is parkeer nie, behalwe in gevalle waar sodanige voertuig as gevolg van 'n defek nie verwijder kan word nie, in welke geval die nodige voorsorgsmaatreëls vir die beveiliging van die verkeer getref moet word."

T.A.L.G. 5/98/41.

Administratorskennisgewing No. 452.]

[24 Mei 1967.

MUNISIPALITEIT BALFOUR.— AANNAME VAN STANDAARDVERORDENINGE TEN OPSIGTE VAN REGSHULP AAN BEAMPTES EN DIENARE VAN PLAASLIKE BESTURE WAT IN STRAFSAKE BETROKKE RAAK.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Balfour die Standaardverordeninge ten Opsigte van Regshulp aan Beampies en Dienare van Plaaslike Besture wat in Strafsake Betrokke Raak, aangekondig by Administratorskennisgewing No. 625 van 17 Augustus 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. 5/175/45.

Administratorskennisgewing No. 453.]

[24 Mei 1967.

MUNISIPALITEIT RUSTENBURG.— WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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 Elektrisiteitvoorsieningsverordeninge van die Municipaliteit Rustenburg, aangekondig by Administratorskennisgewing No. 965 van 12 Desember 1956, soos gewysig, word hierby verder gewysig deur in item 12 van Afdeling A van Bylae 2 die bedrae „10s“ en „20s“ onderskeidelik deur die bedrae „R2“ en „R3“ te vervang.

T.A.L.G. 5/36/31.

Administratorskennisgewing No. 454.]

[24 Mei 1967.

PADREËLINGS OP DIE PLAAS THE GEM NO. 231—I.T., DISTRIK ERMELO.

Met die oog op 'n aansoek ontvang van mnr. S. J. Botha, om die sluiting van 'n openbare pad op bogemelde plaas, is die Administrateur voornemens om ooreenkomsdig artikel *agt-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

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

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

D.P. 051-052-23/24/20/3.

Administrator's Notice No. 455.] [24 May 1967.
ROAD ADJUSTMENTS ON THE FARM TWEEFONTEIN No. 220—J.R., DISTRICT OF BRONKHORSTSPRUIT.

In view of an application having been made by Mr. M. J. P. van Jaarsveld for the closing of a public road on the farm Tweefontein No. 220—J.R., District of Bronkhorstspruit, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (3) of section *twenty-nine* of the said Ordinance, it is notified for general information that if any objection to the said application is made, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section *thirty*, as a result of such objections.

D.P. 01-015-23/24/T.2.

Administrator's Notice No. 456.] [24 May 1967.
ROAD ADJUSTMENTS ON THE FARM TWEEFONTEIN No. 463—K.R., DISTRICT OF WARMBATHS.

In view of an application having been made by Mr. P. A. Minnaar, for the closing of a public road on the farm Tweefontein No. 463—K.R., District of Warmbaths, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (3) of section *twenty-nine* of the said Ordinance, it is notified for general information that if any objection to the said application is made, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section *thirty*, as a result of such objections.

D.P. 01-014W-23/24/T.1.

Administrator's Notice No. 457.] [24 May 1967.
ROAD ADJUSTMENTS ON THE FARM LEEUWFONTEIN No. 219—I.R., DISTRICT OF WITBANK.

In view of an application having been made by Mr. A. F. Berg, for the deviation of a public road on the farm Leeuwfontein No. 219—I.R., District of Witbank, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within 30 days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (3) of section *twenty-nine* of the said Ordinance, it is notified for general information that if any objection to the said application is made, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section *thirty*, as a result of such objections.

D.P. 01-015W-23/24/L.1.

Administrateurskennisgewing No. 455.] [24 Mei 1967.
PADREËLINGS OP DIE PLAAS TWEEFONTEIN No. 220—J.R., DISTRIK BRONKHORSTSPRUIT.

Met die oog op 'n aansoek ontvang van mnr. M. J. P. van Jaarsveld om die sluiting van 'n openbare pad op die plaas Tweefontein No. 220—J.R., distrik Bronkhorstspruit, is die Administrateur voornemens om ooreenkomstig artikel *agt-en-twintig* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

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

D.P. 01-015-23/24/T.2.

Administrateurskennisgewing No. 456.] [24 Mei 1967.
PADREËLINGS OP DIE PLAAS TWEEFONTEIN No. 463—K.R., DISTRIK WARMBAD.

Met die oog op 'n aansoek ontvang van mnr. P. A. Minnaar, om die sluiting van 'n openbare pad op die plaas Tweefontein No. 463—K.R., distrik Warmbad, is die Administrateur voornemens om ooreenkomstig artikel *agt-en-twintig* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

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

D.P. 01-014W-23/24/T.1.

Administrateurskennisgewing No. 457.] [24 Mei 1967.
PADREËLINGS OP DIE PLAAS LEEUWFONTEIN No. 219—I.R., DISTRIK WITBANK.

Met die oog op 'n aansoek ontvang van mnr. A. F. Berg, om die verlegging van 'n openbare pad op die plaas Leeuwfontein No. 219—I.R., Distrik Witbank, is die Administrateur voornemens om ooreenkomstig artikel *agt-en-twintig* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne 30 dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

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

D.P. 01-015W-23/24/L.1.

Administrator's Notice No. 458.]

[24 May 1967.

**ROAD ADJUSTMENTS ON THE FARMS KLIPGAT
No. 18—I.Q. AND GOEDGEDACHT No. 27—I.Q.,
DISTRICT OF VENTERSDORP.**

With reference to Administrator's Notice No. 288 of the 27th April, 1966, it is hereby notified for general information that the Administrator is pleased, under the provisions of subsection (1) of section *thirty-one* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the road adjustments, shown on the subjoined sketch plan.

D.P. 07-076-23/24/G.2.

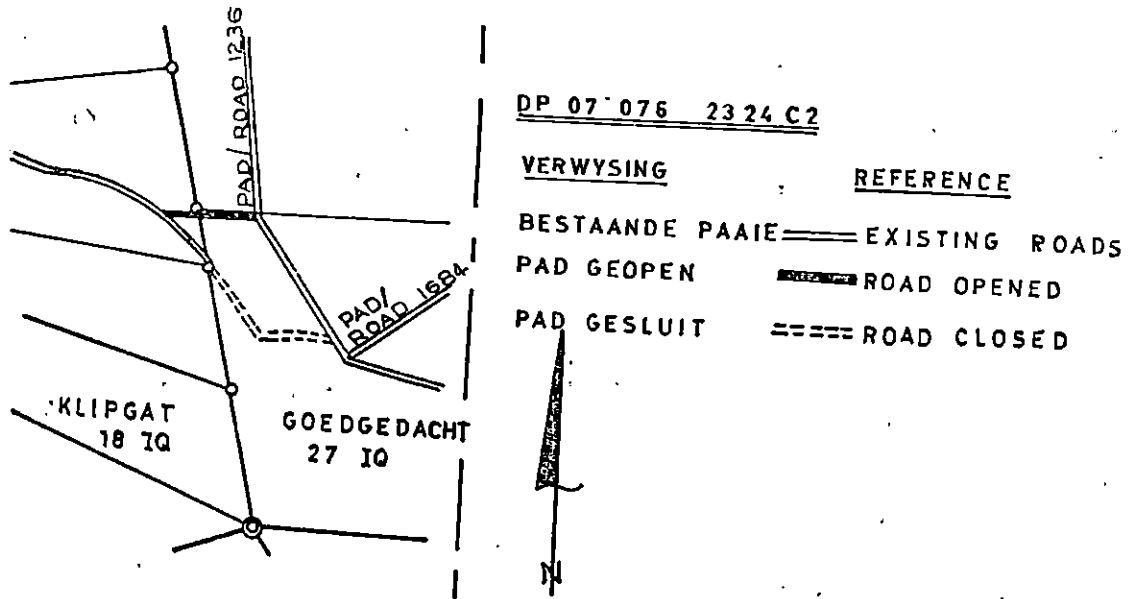
Administrateurskennisgewing No. 458.]

[24 Mei 1967.

**PADREËLINGS OP DIE PLASE KLIPGAT No.
18—I.Q., EN GOEDGEDACHT No. 27—I.Q.,
DISTRIK VENTERSDORP.**

Met betrekking tot Administrateurskennisgewing No. 288 van 27 April 1966 word hiermee vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig subartikel (1) van artikel *een-en-dertig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die padreëlings, soos aangetoon op bygaande sketsplan.

D.P. 07-076-23/24/G.2.



Administrator's Notice No. 459.]

[24 May 1967.

**OPENING.—PUBLIC DISTRICT ROAD, DISTRICT
OF WATERBERG.**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Waterberg, in terms of paragraphs (b) and (c) of subsection (1) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that a public and district road, 30 Cape feet wide, shall exist over the farm Doornkom No. 376—K.R., District of Waterberg, as indicated on the sketch plan subjoined hereto.

D.P. 01-014-23/24/D.2.

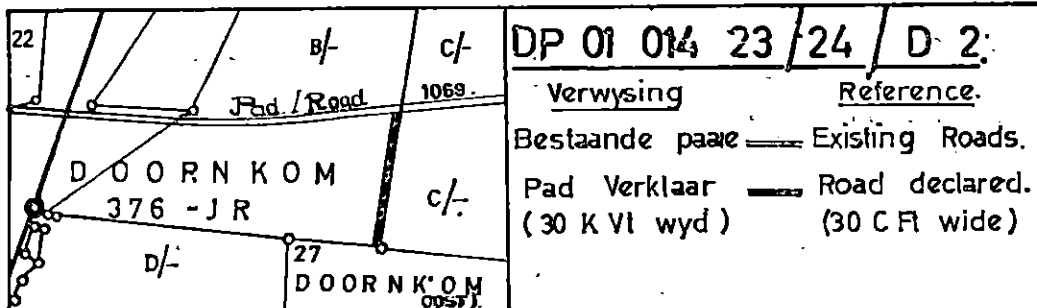
Administrateurskennisgewing No. 459.]

[24 Mei 1967.

**OPENING.—OPENBARE DISTRIKSPAD, DISTRIK
WATERBERG.**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Waterberg, ingevolge paragraawe (b) en (c) van subartikel (1) van artikel *vyf* en artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedgekeur het dat 'n openbare Distrikspad, 30 Kaapse voet breed, oor die plaas Doornkom No. 376—K.R., distrik Waterberg, sal bestaan, soos aangetoon op bygaande sketsplan.

D.P. 01-014-23/24/D.2.



Administrator's Notice No. 460.]

[24 May 1967.

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

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the City Council of Germiston has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9 (5) of the said-Ordinance alter the boundaries of the Municipality of Germiston by the inclusion therein of the area described in the Schedule hereto.

Administrateurskennisgewing No. 460.]

[24 Mei 1967.

**MUNISIPALITEIT GERMISTON.—VOORGESTELDE
VERANDERING VAN GRENSE.**

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Germiston 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9 (5) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Germiston verander deur die opneming daarin van die gebied wat in die Bylae hiervan omskryf word.

It shall be competent for all persons interest, within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a counter-petition setting forth the grounds of opposition to the Council's proposal.

T.A.L.G. 3/2/1.

SCHEDULE.**GERMISTON MUNICIPALITY.***Proposed Alteration of Municipal Boundaries.*

The following portions of the farm Elandsfontein No. 108—I.R. to be included in the Germiston Municipality:—

- (1) That portion of the proclaimed Rand Airport Road represented on Diagram S.G. No. A.4384/40 between the western boundary of the farm Elandsfontein No. 108—I.R. and the eastern boundary of the Railway Reserve between Gosforth Park and Alberton Stations;
- (2) Portion 216 (a portion of Portion 8) in extent 2·6351 morgen as represented by Diagram S.G. No. A.1614/42;
- (3) remaining extent of Portion 150 (a portion of Portion 8) in extent 332·4254 morgen as represented by Diagram S.G. No. A.369/31;
- (4) remaining extent of Portion 148 (a portion of Portion 99) in extent 43·7115 morgen as represented by Diagram S.G. No. A.168/31;
- (5) Portion 201 (a portion of Portion 147) in extent 1·4534 morgen as represented by Diagram S.G. No. A.4372/40;
- (6) Portion 203 (a portion of Portion 149) in extent 2,388 square feet as represented by Diagram S.G. No. A.4374/40;
- (7) Portion 204 (a portion of Portion 99) in extent 18,588 square feet as represented by Diagram S.G. No. A.4375/40;
- (8) Portion 271 (a portion of Portion 150) in extent 1·4444 morgen as represented by Diagram S.G. No. A.1974/59;

and is further represented by figure numbered 83-126 on Diagram S.G. No. A.2627/57 of the Johannesburg Municipal Boundary.

The above portions comprise the Rand Air Port.

24-30-7

Administrator's Notice No. 461.]

[24 May 1967.

ROODEPOORT MUNICIPALITY.—AMENDMENT TO BY-LAWS FOR FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION.

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 Fixing Fees for the Issue of Certificates and Furnishing of Information of the Roodepoort Municipality, published under Administrator's Notice No. 712, dated the 15th September, 1965, as amended, are hereby further amended by the addition after item (9) of the Schedule, of the following:—

"(10) For the issue of notice forms containing information required in terms of and complying with the provisions of Regulation 35 of the Town-planning and Townships Regulations, published under Administrator's Notice No. 977, dated the 31st December, 1965, each: R1.00."

T.A.L.G. 5/40/30.

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

T.A.L.G. 3/2/1.

BYLAE.**MUNISIPALITEIT GERMISTON.***Voorgestelde verandering van munisipale grense.*

Die volgende gedeeltes van die plaas Elandsfontein No. 108—I.R., wat by die Germistonse Munisipaliteit ingely staan te word:—

- (1) Daardie gedeelte van die geproklameerde Rand Lug-hawe Pad, voorgestel op Kaart L.G. No. A.4384/40, tussen die westelike grens van die plaas Elandsfontein No. 108—I.R. en die oostelike grens van die Spoerweg Reservé tussen Gosforth Park en Alberton Stasies;
- (2) Gedeelte 216 ('n gedeelte van Gedeelte 8) groot 2·6351 morg soos voorgestel deur Kaart L.G. No. A.1614/42;
- (3) resterende gedeelte van Gedeelte 150 ('n gedeelte van Gedeelte 8) groot 332·4254 morg soos voorgestel deur Kaart L.G. No. A.369/31;
- (4) resterende gedeelte van Gedeelte 148 ('n gedeelte van Gedeelte 99) groot 43·7115 morg soos voorgestel deur Kaart L.G. No. A.168/31;
- (5) Gedeelte 201 ('n gedeelte van Gedeelte 147) groot 1·4534 morg soos voorgestel deur Kaart L.G. No. A.4372/40;
- (6) Gedeelte 203 ('n gedeelte van Gedeelte 149) groot 2,388 vierkante voet soos voorgestel deur Kaart L.G. No. A.4374/40;
- (7) Gedeelte 204 ('n gedeelte van Gedeelte 99) groot 18,588 vierkante voet soos voorgestel deur Kaart L.G. No. A.4375/40;
- (8) Gedeelte 271 ('n gedeelte van Gedeelte 150) groot 1·4444 morg soos voorgestel deur Kaart L.G. No. A.1974/59;

en is verder voorgestel deur figuur genummer 83-126 op Kaart L.G. No. A.2627/57 van die Johannesburg Munisipale Grens.

Die bestaande gedeeltes omvat die Randse Lughawe.

24-30-7

Administratorskennisgewing No. 461.]

[24 Mei 1967

MUNISIPALITEIT ROODEPOORT.—WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE EN DIE VERSKAFFING VAN INLIGTING.

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 insake die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting van die Munisipaliteit Roodepoort, afgekondig by Administratorskennisgewing No. 712 van 15 September 1965, soos gewysig, word hierby verder gewysig deur na item (9) van die Bylae die volgende toe te voeg:—

"(10) Vir die uitreiking van kennisgewingvorms bevattende inligting soos vereis ingevolge en wat vol doen aan die bepalings van Regulasie 35 van die Dorpsbeplanning en Dorperegulasies, afgekondig by Administratorskennisgewing No. 977 van 31 Desember 1965, elk: R1.00."

T.A.L.G. 5/40/30.

Administrator's Notice No. 462.]

[24 May 1967.

MEYERTON MUNICIPALITY.—BY-LAWS
RELATING TO DOGS.

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—

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

“dog” means a dog or a bitch;

“municipality” means the area of jurisdiction of the Council.

Tax to be Paid.

2. No person shall keep any dog of the age of 6 (six) months or over within the municipality unless he shall have caused such dog to be registered at the municipal offices and obtained, in the manner hereinafter provided, a licence and metal badge in respect of each such dog.

Person Responsible for Tax.

3. For the purposes of these by-laws every person in whose custody, charge or possession, or within whose house or premises any dog shall be found or seen, shall be deemed to be the person keeping such dog until he proves the contrary.

Application Form and Tax.

4. (1) Every applicant for a dog tax receipt shall complete a form supplied by the Council, giving his name and address and an accurate description of the dog for which such tax is being paid.

(2) He shall further, in respect of each dog of the age of 6 (six) months or over or which reached the age of 6 (six) months during the year, pay the following tax:—

(a) For a dog: R1.

(b) For a bitch: R4:

Provided that if a certificate from a veterinary surgeon to the effect that a bitch has been sterilized, is produced, the licence fee shall be R2.

(3) In respect of every dog, whether a dog or bitch, which, in the judgment of the person appointed to issue licences, is a dog of the greyhound strain or a dog of a similar kind, or a dog known as a Kaffir hunting dog, a sum of R10 (ten rand) shall be payable.

(4) The taxes mentioned in subsections (2) and (3) shall be a yearly tax and every renewal thereof shall be payable before the 31st January of each year.

Licence and Badge.

5. (1) Every applicant who has satisfied the requirements of section 4, shall receive—

(a) a receipt upon a printed form, hereinafter called a licence, which shall contain a description of the dog and which shall be signed by a duly authorised officer of the Council;

(b) a metal badge bearing the year and registered number of the dog.

(2) Every licence and every metal badge shall cease to be effective at midnight upon the 31st December following the date of issue.

Duplicate Licences and Badges.

6. Any person who loses any current licence or metal badge which has been issued to him, may, upon satisfying the Council of such loss, obtain a duplicate thereof upon payment of an amount of 25c (twenty-five cents).

Administrateurskennisgewing No. 462.]

[24 Mei 1967.

MUNISIPALITEIT MEYERTON.—VERORDENINGE
BETREFFENDE HONDE.

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—

“hond” ’n reün of ’n teef;

“munisipaliteit” die regssgebied van die Raad;

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

Betaling van belasting verpligend.

2. Niemand mag binne die munisipaliteit ’n hond aanhou wat 6 (ses) maande oud of ouer is nie tensy hy sodanige hond by die munisipale kantoor laat registréer het en, op die wyse soos hierna bepaal, ’n lisensie en ’n metaalplaatjie ten opsigte van elke sodanige hond verkry het.

Persoon vir belasting aanspreeklik.

3. Vir die toepassing van hierdie verordeninge word geag dat iedereen onder wie se sorg of toesig, of in wie se besit, of binne wie se huis of perseel ’n hond gevind of gesien word, die persoon is wat sodanige hond aanhou, tensy hy die teendeel bewys.

Aansoekvorm en belasting.

4. (1) Iedereen wat aansoek doen om ’n hondebelastingkwitansie, moet ’n vorm invul wat deur die Raad verskaf word, met opgawe van sy naam en adres en ’n juiste beskrywing van die hond waarvoor sodanige belasting betaal word.

(2) Voorts moet hy ten opsigte van iedere hond, wat ses maande oud of ouer is of wat gedurende die jaar die ouderdom van 6 (ses) maande bereik, onderstaande belasting betaal:—

(a) Vir ’n reün: R1.

(b) Vir ’n teef: R4:

Met dien verstande dat indien ’n sertifikaat van ’n veearts ten effekte dat ’n teef gesteriliseer is, getoon word, die lisensiegeld R2 is.

(3) Ten opsigte van elke hond, het sy reün of teef, wat na die mening van die persoon wat aangestel is om lisensies uit te reik, ’n hond van die windhondfamilie of ’n hond van ’n dergelike soort of ’n hond bekend as ’n Kafferaghond is, is ’n bedrag van R10 (tien rand) betaalbaar.

(4) Die belastings in subartikels (2) en (3) vermeld is jaarliks betaalbaar en enige hernuwing daarvan is voor 31 Januarie van iedere jaar betaalbaar.

Lisensie en metaalplaatjie.

5. (1) Iedere applikant wat aan die vereistes van artikel 4 voldoen het, ontvang—

(a) ’n kwitansie op ’n gedrukte vorm, hierna ’n lisensie genoem, wat ’n beskrywing van die hond bevat en wat deur ’n behoorlik gemagtigde beampete van die Raad onderteken moet wees;

(b) ’n metaalplaatjie met die jaartal en registrasienommer van die hond daarop.

(2) Iedere lisensie en iedere metaalplaatjie hou op om van krag te wees om middernag op die 31ste Desember wat volg op die uitreikingsdatum.

Duplikaatlisensies en plaatjies.

6. Iedereen wat ’n geldige lisensie of metaalplaatjie, wat aan hom uitgereik is, verloor, kan indien hy die Raad van sodanige verlies oortuig, ’n duplikaat daarvan verkry teen betaling van ’n bedrag van 25c (vyf-en-twintig sent).

Transfer of Licence.

7. Any current dog licence issued by the Council may be transferred by the holder thereof to another person subject to the following conditions:—

- (a) The person desiring such transfer shall apply to the Council and produce the original licence or duplicate thereof in respect of the dog in question, duly endorsed by the transferer at the back thereof to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee, and shall satisfy the Council that the provisions of these by-laws have been observed;
- (b) the transferee shall pay to the Council the sum of 25c (twenty-five cents);
- (c) the authorised officer shall, if the above requirements have been complied with, endorse the name and address of the new owner upon the licence:

Provided that nothing in this section shall be deemed to authorise the transfer of a current licence to cover any other dog than the dog in respect of which such tax was originally paid.

Exemptions for Dogs Belonging to Visitors and Blind Persons or Undergoing Treatment.

8. No person—

- (a) residing outside the municipality and not being engaged in a regular trade or business or employed within the municipality, who may have brought any dog with him into the municipality with the intention of making a temporary visit and of taking such dog away with him again after a period not exceeding 30 (thirty) days from the date of his arrival within such area;
- (b) who is a blind person and makes use of any dog solely as a guide; and
- (c) residing outside the municipality, who leaves any dog at any place within the municipality for treatment or boarding at a recognised kennel or dog boarding establishment, provided such dog is removed from the municipality immediately such treatment or boarding is completed;

shall be required to comply with the provisions of sections 2, 4 and 9: Provided that the owner of a dog referred to in paragraphs (a) and (c) shall be in possession of a licence issued by the authority where it is normally kept.

Dog to be Provided with Collar with Badge Attached.

9. Any person who keeps any dog of the age of 6 (six) months or over shall—

- (a) provide such dog with a collar to which shall be attached and maintained the metal badge referred to in section 5;
- (b) ensure that such collar is placed on and at all times kept on such dog.

Licence to be Produced for Inspection.

10. Every person who has paid the tax shall, whenever and wherever reasonably required to do so, produce his licence for inspection to any member of the Police Force or to any duly authorised officer of the Council.

Impounding of Apparently Ownerless Dogs.

11. (1) Any authorised officer of the Council or any member of the Police Force or other person may take any dog, which is at large and apparently ownerless, or which is without a metal badge upon its collar, unless the owner produces a written dispensation under section 20 or where such dog falls under the provisions of section 8, to the

Oordrag van lisensie.

7. Enige geldige hondelicensie deur die Raad uitgereik, kan deur die houer daarvan aan 'n ander persoon oorgedaan word, onderworpe aan onderstaande voorwaardes:—

- (a) Die persoon wat sodanige oordrag verlang, moet by die Raad aansoek doen en die oorspronklike licensie of duplikaat daarvan toon ten opsigte van die betrokke hond, behoorlik op die agterkant daarvan deur die oordraer geëndosseer ten effekte dat die hond van die hand besit is, met vermelding van die naam van die nuwe eienaar en onderteken deur die oordragontvanger, en hy moet die Raad daarvan oortuig dat aan die bepalings van hierdie verordeninge voldoen is;
- (b) die oordragontvanger moet aan die Raad 'n bedrag van 25c (vyf-en-twintig sent) betaal;
- (c) die gemagtigde beampete moet, indien aan bovenoemde vereistes voldoen is, die naam en adres van die nuwe eienaar op die licensie endosseer:

Met dien verstande dat geen bepaling van hierdie artikel geag word as magtiging tot oordrag van 'n geldige licensie om enige ander hond as die hond ten opsigte waarvan sodanige belasting oorspronklik betaal is, te dek nie.

Vrystelling vir honde wat aan besoekers of blindes behoort of wat behandeling ondergaan.

8. Van iemand wat—

- (a) buite die munisipaliteit woonagtig is en geen gereelde bedryf of besigheid binne die munisipaliteit uitoefen of daar in diens is nie, wat 'n hond met hom binne die munisipaliteit gebring het met die doel om 'n tydelike besoek af te lê en om sodanige hond weer met hom saam te neem na 'n tydperk van hoogstens 30 (dertig) dae van die datum van sy aankoms af binne sodanige gebied;
- (b) 'n blinde persoon is wat van enige hond uitsluitend as geleide gebruik maak; en
- (c) buite die munisipaliteit woonagtig is en wat 'n hond op enige plek binne die munisipaliteit vir behandeling of huisvesting in 'n erkende hondehok of hondelosiesinrigting laat mits sodanige hond uit die munisipaliteit verwyder word onmiddellik nadat sodanige behandeling of huisvesting afgeloop is;

word vereis dat hy aan die bepalings van artikels 2, 4 en 9 moet voldoen nie: Met dien verstande dat die eienaar van 'n in paragrawe (a) en (c) bedoelde hond in besit moet wees van 'n licensie, uitgereik deur die owerheid waar die hond normaalweg gehou word.

Hond moet voorsien wees van halsband met plaatjie daaraan bevestig.

9. Iedereen wat 'n hond aanhou wat 6 (ses) maande of ouer is, moet—

- (a) sodanige hond van 'n halsband voorsien waaraan die metaalplaatjie, in artikel 5 genoem, bevestig en onderhou moet word;
- (b) toesien dat sodanige halsband vir sodanige hond aangesit word en te alle tye aan hom bevestig bly.

Licensie moet vir inspeksie getoon word.

10. Iedereen wat die belasting betaal het, moet te alle tye orals waar dit redelikerwyse van hom vereis word, sy licensie vir inspeksie toon aan enige lid van die Polisiemag of aan enige behoorlik gemagtigde beampete van die Raad.

Skut van honde wat blykbaar sonder baas is.

11. (1) Enige gemagtigde beampete van die Raad of enige lid van die Polisiemag of enige ander persoon kan 'n hond, wat losloop en blykbaar sonder baas is of wat sonder metaalplaatjie aan sy halsband is, tensy die eienaar 'n skriftelike vrystelling kragtens artikel 20 toon of tensy sodanige hond onder die bepalings van artikel 8 val, na die skut neem waar sodanige hond gehou moet word

pound, where such dog shall be detained until the person claiming him shall have produced to the poundmaster a licence in respect of such dog, and paid to the poundmaster—

- (a) the sum of 10c (ten cents) as a driving charge;
 - (b) the sum of 25c (twenty-five cents) per day as a charge for keeping such dog.
- (2) Where there is stamped on or fixed to the collar of any dog which has been brought to the pound the name and address of the owner thereof or other person entitled thereto, the poundmaster shall immediately communicate with such person. A written communication posted to the address shown on the collar shall be deemed to be sufficient communication for the purpose of this section.

Unclaimed Dogs may be Sold or Destroyed.

12. (1) In the event of any dog not being claimed by any person entitled to it in the space of 96 (ninety-six) hours, commencing at noon on the day when the dog is impounded, the Council or an authorised officer of the Council may cause such dog to be sold in such manner as the Council or such authorised officer of the Council may deem fit, and in the event of no sale being effected, may cause such dog to be destroyed.

(2) No compensation shall be payable by the Council either to the owner or other person entitled to the dog or to any purchaser of such dog in respect of any legal action taken under this section.

Register of Dogs Impounded.

13. The Council shall keep a register showing the date when every dog is impounded, sold or destroyed, and in the case of a sale, the amount realised in respect thereof.

Dog's Collar and Badge Not to be Unlawfully Used or Removed.

14. No person shall unlawfully use or destroy or remove from any dog any collar or any metal badge attached to any dog's collar, or have unlawful possession of or use any counterfeit of any such metal badge.

Dangerous and Objectionable Dogs.

15. (1) No person shall permit any dog or bitch which is dangerous or vicious or suffering from any contagious or infectious disease, or any bitch on heat to be at large.

(2) Any authorised officer of the Council or any member of the Police Force or other person may take such dog or bitch to the pound.

(3) No person claiming any dog or bitch so impounded shall claim its return to him unless and until he has paid the pound fees and given a written undertaking to keep it under proper control.

Dogs Not to be Urged to Attack Persons.

16. No person shall, without reasonable cause—

- (a) set any dog on to any person or animal;
- (b) permit any dog in his custody or possession to attack or put in fear any person or animal.

Barking and Howling Dogs.

17. No person shall keep any dog which creates a disturbance or a nuisance to the neighbours by constant or excessive barking, howling or whining.

Destruction of Dogs.

18. (1) The Council may, subject to the provisions of section 12, order the destruction of any dog in the following cases:—

- (a) Where it appears that such dog is of the type described in section 15 (1), and the person claiming such dog is not entitled to its return to him in terms of subsection (3) of that section: Provided that in every such case the owner shall be given an opportunity of being heard if possible;
- (b) where any dog found at large in any public place appears to be ownerless or unclaimed;

totdat die persoon wat hom opeis 'n lisensie ten opsigte van sodanige hond aan die skutmeester getoon het, en aan die skutmeester betaal het—

- (a) 'n bedrag van 10c (tien sent) as dryfgeld;
- (b) 'n bedrag van 25c (vyf-en-twintig sent) per dag as koste vir die bewaring van sodanige hond.

(2) Waar daar aan die halsband van 'n hond wat na die skut gebring is die naam en adres van die eienaar daarvan of van 'n ander persoon wat daarop aanspraak het, gestempel of bevestig is, moet die skutmeester onmiddellik met sodanige persoon in verbinding tree. Daar word geag dat 'n skriftelike mededeling gepos aan die adres wat op die halsbond voorkom, 'n voldoende mededeling is vir die toepassing van hierdie artikel.

Onopgeëiste honde kan verkoop of van kant gemaak word.

12. (1) Ingeval 'n hond nie deur enigeen wat daartoe geregtig is binne 'n tydperk van 96 (ses-en-negentig) uur beginnende om twaalfuur op die middag van die dag waarop die hond geskut is, opgeëis word nie, kan die Raad of 'n gemagtigde beampete van die Raad die hond laat verkoop op sodanige wyse as wat die Raad of sodanige gemagtigde beampete van die Raad goeddink, en indien geen verkooping plaasvind nie, kan hy sodanige hond van kant laat maak.

(2) Geen skadevergoeding is deur die Raad betaalbaar nie nog aan die eienaar nog aan 'n ander persoon wat op die hond aanspraak het nog aan enige koper van sodanige hond ten opsigte van enige regsvordering wat kragtens hierdie artikel ingestel word.

Register van geskutte honde.

13. Die Raad moet 'n register hou wat die datum aantoon waarop iedere hond geskut, verkoop of van kant gemaak is, en in die geval van verkooping, die bedrag wat ten opsigte daarvan verkry is.

Halsband en plaatjie van hond mag nie wederregtelik gebruik of verwijder word nie.

14. Niemand mag 'n hondehalsband of 'n metaalplaatjie wat daaraan bevestig is, wederregtelik gebruik of vernietig of van 'n hond verwijder nie, of 'n namaaksel van enige sodanige metaalplaatjie onwettig in besit of gebruik hê nie.

Gevaarlike en aanstootlike honde.

15. (1) Niemand mag toelaat dat 'n reun of teef wat gevaelik of kwaai is of aan 'n aansteeklike of besmetlike siekte ly, of 'n loopse teef, losloop nie.

(2) 'n Gemagtigde beampete van die Raad of 'n lid van die Polisiemag of enige ander persoon kan sodanige reun of teef na die skut neem.

(3) Niemand wat aanspraak maak op 'n reun of teef wat aldus geskut is, mag dit terugies nie tensy en totdat hy die skutgelde betaal het en skriftelik onderneem het om dit onder behoorlike beheer te hou.

Honde mag nie aangehits word om persone aan te val nie.

16. Niemand mag sonder redelike oorsaak—

- (a) 'n hond teen 'n persoon of dier aanhits nie;
- (b) toelaat dat 'n hond onder sy toesig of in sy besit 'n persoon of dier aanval of vrees aanja nie.

Blaffende en tjankende honde.

17. Niemand mag 'n hond aanhou wat deur aanhoudend of te veel te blaf, te tjank of te huil, die bure tot steurnis of oorlas is.

Van kant maak van honde.

18. (1) Die Raad kan, onderworpe aan die bepalings van artikel 12, gelas dat 'n hond in onderstaande gevalle van kant gemaak word:—

- (a) Waar dit blyk dat sodanige hond van die soort is soos beskryf in artikel 15 (1), en dat die persoon wat op sodanige hond aanspraak maak, dit nie kragtens subartikel (3) van daardie artikel mag terugies nie: Met dien verstande dat die eienaar in iedere sodanige geval in die geleentheid gestel word om, indien moontlik, gehoor te word;
- (b) waar 'n hond op 'n publieke plek losloop, blykaar sonder baas is of nie opgeëis word nie;

(c) any dog found at large in any public place in respect of which the owner or person, having custody of it, refuses or fails to pay the current tax due in terms of these by-laws.

(2) In no case shall any compensation be payable by the Council to any person in respect of the destruction of a dog in terms of this section.

Police and Council's Officers may Enter Premises.

19. (1) Any member of the Police Force or duly authorised officer of the Council may enter upon any premises for the purpose of carrying out these by-laws or for the purpose of ascertaining how many dogs are kept and of examining all licences and metal badges.

(2) No person shall obstruct, hinder, refuse or fail to give information, or give false information to any member of the Police Force or any authorised officer of the Council in the course of such investigation.

Dispensation from Wearing Collar.

20. The Council may at its discretion, in cases where for any special reason a collar is harmful to any dog, grant to the owner of such dog a dispensation, in writing, relieving such owner from the necessity of complying with the provisions of section 9: Provided that—

- (a) any such dog found at large and apparently ownerless may be impounded in the same manner prescribed in section 11;
- (b) nothing herein contained shall relieve the keeper of any dog from otherwise complying with the provisions of these by-laws;
- (c) every such person shall produce such written dispensation when required to do so to any member of the Police Force or authorised officer of the Council.

Penalties.

21. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R50 (fifty rand) for every such offence.

Revocation of By-laws.

22. The Dog and Dog Licensing Regulations contained in Chapter X of the Regulations of the Meyerton Municipality, published under Administrator's Notice No. 36, dated the 15th January, 1936, are hereby revoked.

GENERAL NOTICES.

NOTICE No. 178 OF 1967.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION No. 127 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 Hendrik Bernardus Duvenhage, for permission to lay out a township on the farm Elandsfontein No. 90—I.R., District of Germiston, to be known as Bedfordview Extension No. 127.

The proposed township is situated north of and abuts Edenvale Road and west of and abuts Marais Road, Bedfordview Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

(c) honde wat op 'n publieke plek losloop en ten opsigte waarvan die eienaar of die persoon wat daaroor toesig het, weier om in gebreke bly om die geldige belasting te betaal wat ingevolge hierdie verordeninge verskuldig is.

(2) In geen geval is skadevergoeding deur die Raad aan enigeen betaalbaar ten opsigte van die van kant maak van 'n hond ingevolge hierdie artikel nie.

Polisie en beampies van die Raad kan persele betree.

19. (1) 'n Lid van die Polisiemag of 'n behoorlik gemagtigde beampie van die Raad kan enige persele betree om hierdie verordeninge uit te voer of om vas te stel hoeveel honde aangehou word en om alle lisensies en metaalplaatjies te ondersoek.

(2) Niemand mag 'n lid van die Polisiemag of 'n gemagtigde beampie van die Raad in die loop van sodanige ondersoek belemmer of hinder of weier of versuim om aan hom inligting te gee of mag aan hom valse inligting verstrek nie.

Vrystelling van die dra van 'n halsband.

20. Die Raad kan, na goeddunke, 'n gevalle waar 'n halsband om die een of ander spesiale rede vir 'n hond skadelik is, aan die eienaar van sodanige hond 'n skriftelike vrystelling verleen waarby sodanige eienaar onthef word van die verpligting om aan die bepalings van artikel 9 te voldoen: Met dien verstande dat—

- (a) enige sodanige hond wat losloop en blybaar sonder 'n baas is, geskut kan word op die wyse voorgeskryf in artikel 11;
- (b) geen bepaling hierin vervat, die persoon wat 'n hond aanhou, vrystel van die verpligting om andersins aan die bepalings van hierdie verordeninge te voldoen nie;
- (c) elke sodanige persoon sodanige skriftelike vrystelling moet toon aan 'n lid van die Polisiemag of gemagtigde beampie van die Raad wanneer hy daarom versoek word.

Strafbepalings.

21. Iedereen wat enigeen van die bepalings van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand) vir elke sodanige misdryf.

Herroeping van verordeninge.

22. Die Regulasies op Honde en die Uitreiking van Hondelisensies vervat in Hoofstuk X van die Regulasies van die Munisipaliteit Meyerton, afgekondig by Administrateurskennisgewing No. 36 van 15 Januarie 1936, word hierby herroep.

T.A.L.G. 5/33/97.

ALGEMENE KENNISGEWINGS.

KENNISGEWING No. 178 VAN 1967.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING No. 127.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplannings en Dorpe No. 25 van 1965, word hierby bekendgemaak dat Hendrik Bernardus Duvenhage, aansoek gedoen het om 'n dorp te stig op die plaas Elandsfontein No. 90—I.R., distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding No. 127.

Die voorgestelde dorp lê noord van en grens aan Edenvaleweg en wes van en grens aan Maraisweg, Dorp Bedfordview.

Die aansoek met die betrokke plannie, dokumente en inligting lê ter insae by die kantoor van die Directeur, Kamer No. B221, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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.

17-24

NOTICE No. 179 OF 1967.

PROPOSED ESTABLISHMENT OF KHYBER 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 Khyber Rock (Pty.), Ltd., for permission to lay out a township on the farm Rietfontein No. 2—I.R., District of Johannesburg, to be known as Khyber Rock.

The proposed township is situate approximately 500 feet south of Woodmead Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.

17-24

NOTICE No. 180 OF 1967.

PROPOSED ESTABLISHMENT OF MORNINGSIDE EXTENSION No. 54 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 Sam Brown for permission to lay out a township on the farm Zandfontein No. 42—I.R., District of Johannesburg, to be known as Morningside Extension No. 54.

The proposed township is situate south of and abuts Red Hill School and west of and abuts Summit 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.

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.

17-24

KENNISGEWING No. 179 VAN 1967.

VOORGESTELDE STIGTING VAN DORP KHYBER ROCK.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplannings en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Khyber Rock (Pty.), Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein No. 2—I.R., distrik Johannesburg, wat bekend sal wees as Khyber Rock.

Die voorgestelde dorp lê ongeveer 500 voet suid van die dorp Woodmead.

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.

17-24

KENNISGEWING No. 180 VAN 1967.

VOORGESTELDE STIGTING VAN DORP MORNINGSIDE UITBREIDING No. 54.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplannings en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Sam Brown aansoek gedoen het om 'n dorp te stig op die plaas Zandfontein No. 42—I.R., distrik Johannesburg, wat bekend sal wees as Morning-side Uitbreiding No. 54.

Die voorgestelde dorp lê suid van en grens aan Red Hill-skool en wes van en grens aan Summitweg.

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.

17-24

NOTICE No. 181 OF 1967.

PROPOSED ESTABLISHMENT OF HILTON.
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 Hilton-Barber (Proprietary), Limited, for permission to lay out a township on the farm Zandfontein No. 42—I.R., District of Johannesburg, to be known as Hilton.

The proposed township is situate east of and abuts Wendywood Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from 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.

17-24

NOTICE No. 182 OF 1967.

NOTICE.—BOOKMAKER'S LICENCE.

I, Joseph Starfield, of 24 El Remo Court, 135 Woburn Avenue, Benoni, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance No. 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 7th June, 1967. Every such person is required to state his full name, occupation and postal address.

17-24

NOTICE No. 183 OF 1967.

PROPOSED ESTABLISHMENT OF VANDERBIJLPARK CENTRAL EAST NO. 6 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 Vanderbijlpark Estate Company for permission to lay out a township on the farms Leeuwkuil No. 596—I.Q. and Vanderbijlpark No. 550—I.Q., District of Vanderbijlpark, to be known as Vanderbijlpark Central East No. 6 Extension No. 1.

The proposed township is situate east of and abuts Vanderbijlpark Central East No. 6 and north of and abuts Provincial Road No. T.1/19.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room No. B217, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

KENNISGEWING No. 181 VAN 1967.

VOORGESTELDE STIGTING VAN DORP HILTON.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekendgemaak dat Hilton-Barber (Proprietary), Limited, aansoek gedaan het om 'n dorp te stig op die plaas Zandfontein No. 42—I.R., distrik Johannesburg, wat bekend sal wees as Hilton.

Die voorgestelde dorp lê oos van en grens aan die dorp Wendywood.

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.

17-24

KENNISGEWING No. 182 VAN 1967.

KENNISGEWING.—BOOKMAKERSLISENSIE.

Ek, Joseph Starfield, van 24 El Remo Court, Woburnlaan 135, Benoni, gee hierby kennis wat ek van voorneme is om by die Transvaalse Bookmakerslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n bookmakerslisenkomitee ingevolge Ordonnansie No. 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Bookmakerslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op 7 Junie 1967 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

17-24

KENNISGEWING No. 183 VAN 1967.

VOORGESTELDE STIGTING VAN DORP VANDERBIJLPARK SENTRAAL-OOS NO. 6 UITBREIDING NO. 1.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplannings en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Vanderbijlpark Estate Company aansoek gedaan het om 'n dorp te stig op die plaas Leeuwkuil No. 596—I.Q. en Vanderbijlpark No. 550—I.Q., distrik Vanderbijlpark, wat bekend sal wees as Vanderbijlpark Sentraal-Oos No. 6 Uitbreidings No. 1.

Die voorgestelde dorp lê oos van en grens aan Vanderbijlpark Sentraal-Oos No. 6, noord van en grens aan Provinciale Pad No. T.1/19.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B217, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

13

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. 184 OF 1967.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 111.

It is hereby notified in terms of subsection (1) of section 39 of the Townships and Town-planning Ordinance, 1965, that the Transvaal Board for the Development of Peri-Urban Areas has applied for Northern Johannesburg Region Town-planning Scheme, 1958, to be amended by the rezoning of Erven Nos. 1, 2, 3 and 4, Northern Acres Township, from "One dwelling per erf", to "One dwelling per 40,000 sq. ft."

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 111. Further particulars of the scheme are open for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria and Johannesburg, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Any 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 to object 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 reasons therefor at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.
Pretoria, 17th May, 1967.

NOTICE No. 185 OF 1967.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 104.

It is hereby notified in terms of subsection (1) of section 39 of the Townships and Town-planning Ordinance, 1931, that the Transvaal Board for the Development of Peri-Urban Areas has in accordance with a directive from the Townships Board in terms of section 46 bis of the Ordinance, submitted an amending scheme to amend Northern Johannesburg Region Town-planning Scheme, 1958, as follows:

1. The rezoning of Erf No. 158, Dunkeld West Extension No. 2 Township, from "Special" to "General Residential No. 1".
2. The following proviso to be added after proviso (iii) to Table G:—
 - (iv) The height of a residential building erected and used on Erf No. 158, Dunkeld West Extension No. 2 Township, shall not exceed 6 storeys.

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.
24-30

KENNISGEWING No. 184 VAN 1967.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 111.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 39 van die Ordonnansie op Dorps-beplanning en Dorpe, 1965, bekendgemaak dat die Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die herindeling van Erwe Nos. 1, 2, 3 en 4, Northern Acres Dorpsgebied, van "Een woonhuis per erf" tot "Een woonhuis per 40,000 vk. vt".

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 111 genoem sal word), lê in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter 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, 17 Mei 1967.
24-30

KENNISGEWING No. 185 VAN 1967.

NOORDELIKE JOHANNESBURGSTREEK - DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 104.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 39 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede in opdrag van die Dorperaad ingevolge artikel 46 bis van gemelde Ordonnansie 'n wysigende skema ingedien het, om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, soos volg te wysig:

1. Die herindeling van Erf No. 158; Dunkeld-Wes Uitbreiding No. 2 Dorpsgebied, van "Spesial" tot "Algemene Woongebied No. 1".
2. Die volgende voorwaarde bygevoeg te word na voorwaarde (iii) tot Tabel G:—
 - (iv) Die hoogte van 'n woongebou wat opgerig en gebruik word op Erf No. 158, Dunkeld-Wes Uitbreiding No. 2 Dorpsgebied, mag nie 6 verdiepings oorskry nie.

3. The following words to be inserted in proviso (ii) to Table H, after the words "shall be permissible":—

Provided further that regarding a residential building erected and used on Erf No. 158, Dunkeld West Extension No. 2 Township, to a height of 4, 5 or 6 storeys, a coverage not exceeding 15 per cent, 12 per cent or 10 per cent respectively, shall be permissible.

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 104. Further particulars of the scheme are lying for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas, 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 30th June, 1967.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 17th May, 1967.

NOTICE No. 186 OF 1967.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 108.

It is hereby notified in terms of subsection (1) of section 39 of the Townships and Town-planning Ordinance, 1931, that the Transvaal Board for the Development of Peri-Urban Areas has in accordance with a directive from the Townships Board in terms of section 46 bis of the Ordinance, submitted an amending scheme to amend Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of the western portion of Erf No. 20, Sandown Township, from "Special Residential" to "General Residential No. 1".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 108. Further particulars of the scheme are lying for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas, 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 30th June, 1967.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 17th May, 1967.

NOTICE No. 187 OF 1967.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 103.

It is hereby notified in terms of subsection (1) of section 39 of the Townships and Town-planning Ordinance, 1931, that the Transvaal Board for the Development of Peri-Urban Areas has in accordance with a directive from

3. Die volgende woorde ingevoeg te word in voorwaarde (ii) tot Tabel H, na die woerde „toegelaat sal word”:

Met dien verstande verder dat indien 'n woongebou opgerig en gebruik word op Erf No. 158, Dunkeld-Wes Uitbreiding No. 2 Dorpsgebied, tot 'n hoogte van 4, 5 of 6 verdiepings, 'n dekking wat nie 15 persent, 12 persent of 10 persent respektiewelik, oorskry nie, toegelaat sal word.

Verdere besonderhede van hierdie skema wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 104 genoem sal word) lê in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinsiale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 30 Junie 1967, 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, 17 Mei 1967.

24-30-7

KENNISGEWING No. 186 VAN 1967.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 108.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 39 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede in opdrag van die Dorperraad ingevolge artikel 46 bis van gemelde Ordonnansie 'n wysigende skema ingedien het, om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die herindeling van die westelike gedeelte van Erf No. 20, Sandown Dorpsgebied, van "Spesiale Woon" tot „Algemene Woondoeleindes No. 1".

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 108 genoem sal word) lê in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinsiale Gebou, Pretoriussstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, dit wil sê op of voor 30 Junie 1967, 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, 17 Mei 1967.

24-30-7

KENNISGEWING No. 187 VAN 1967.

NOORDELIKE JOHANNESBURGSTREEK-DORPS-AANLEGSKEMA.—WYSIGENDE SKEMA No. 103.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 39 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede

the Townships Board in terms of section 46 bis of the Ordinance, submitted an amending scheme to amend Northern Johannesburg Region Town-planning Scheme, 1958, as follows:—

1. The following proviso be added after proviso (iii) to Tabel G:—

(iv) The height of Residential buildings erected and used on Erf No. 16, Riepenpark Township, shall not exceed 6 storeys.

2. The following words be inserted in proviso (ii) to Table H after the words "shall be permissible":—

Provided further that regarding residential buildings erected and used on Erf No. 16, Riepenpark Township, to a height of 4,5 or 6 storeys, a coverage not exceeding 15 per cent, 12 per cent or 10 per cent, respectively, shall be permissible.

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 103. Further particulars of the scheme are lying for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas, 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 30th June, 1967.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 17th May, 1967.

NOTICE No. 188 OF 1967.

NOTICE.—BOOKMAKER'S LICENCES.

I, Joseph George Essey, of 111 Ockerse Street, Krugersdorp; and I, Franklin Alfred Eksteen, of 53 Voortrekker Road, Monument Township, Krugersdorp; and I, Johnny Soldatos, of 033 Burger Street, Krugersdorp; and I, Dennis Angelo Couvaris, of Station Hotel, Randfontein; and I, Harry Davies, of 61 Beatrice Avenue, Homelake, Transvaal; and I, Sidney Gidley, of 10 Sixth Street, Randfontein; and I, George Price, of 12 Cotton Road, Greenside Extension, Johannesburg; and I, Jules Price, of 105 Sunnyhoek, corner of Claim and Ockerse Streets, Hospital Hill, Johannesburg; and I, Alan Bowman, of 404 Rustenburg Road, Victory Park, Johannesburg; and I, Harry Rakusen, of 306 San Guillio, Paul Nel Street, Berea, Johannesburg; and I, Andries Johannes Petrus van der Merwe, of 49 Kaolin Street, Carletonville, hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance No. 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so, in writing, to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 14th June, 1967. Every such person is required to state his full name, occupation and postal address.

in opdrag van die Dorperraad ingevolge artikel 46 bis van gemelde Ordonnansie 'n wysigende skema ingedien het, om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, soos volg te wysig:—

1. Die volgende voorwaarde bygevoeg te word na voorwaarde (iii) tot Tabel G:—

(iv) Die hoogte van woongeboue wat opgerig en gebruik word op Erf No. 16, Riepenpark Dorpsgebied, mag nie 6 verdiepings oorskry nie.

2. Die volgende woorde ingevoeg word in voorwaarde (ii) tot Tabel H, na die woorde „toegelaat sal word.”:

Met dien verstande verder dat indien woongeboue opgerig en gebruik word op Erf No. 16, Riepenpark Dorpsgebied, tot 'n hoogte van 4,5 of 6 verdiepings, 'n dekking wat nie 15 percent, 12 percent of 10 percent, respektiewelik, oorskry nie, toegelaat sal word.

Verdere besonderhede van hierdie skema (wat Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 103 genoem sal word) lê in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buite-Stedelike Gebiede, Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter inspeksie.

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 30 Junie 1967, die Sekretaris van die Dorperraad by bovemeldē adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.
Pretoria, 17 Mei 1967.

24-30-7

KENNISGEWING NO. 188 VAN 1967.

KENNISGEWING.—BEROEPSWEDDERSLISENSIES.

Ek, Joseph George Essey, van Ockerstraat 111, Krugersdorp; en ek, Franklin Alfred Eksteen, van Voortrekkerweg 53, Monument Uitbreiding, Krugersdorp; en ek, Johnny Soldatos, van Burgerstraat 033, Krugersdorp; en ek, Dennis Angelo Couvaris, van Station Hotel, Randfontein; en ek, Harry Davies, van Beatricelaan 61, Homelake, Transvaal; en ek, Sidney Gidley, van Sesdè Straat 10, Randfontein; en ek, George Price, van Cottonstraat 12, Greenside Uitbreiding, Johannesburg; en ek, Jules Price, van Sunnyhoek 105, hoek van Claim- en Ockersestraat, Hospitaalheuwel, Johannesburg; en ek, Alan Bowman, van Rustenburgweg 404, Victory Park, Johannesburg; en ek, Harry Rakusen, van San Guillio 306, Paul Nelstraat, Berea, Johannesburg; en ek, Andries Johannes Petrus van der Merwe, van Kaolinstraat 49, Carletonville, gee hierby kennis dat ons van voorneme is om by die Transvaalse Bookmakersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n bookmakerslisensie ingevalle Ordonnansie No. 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Bookmakersliseniekomitee; Privaatsak 64, Pretoria, doen om hom voor of op 14 Junie 1967 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

24-30

NOTICE No. 189 OF 1967.

DECLARATION OF SLUM.

Notice is hereby given in terms of section six of the Slums Act, 1934 (Act No. 53 of 1934), as amended, that the Slum Clearance Court of the local authority, District of Boksburg, acting under the powers conferred upon it by the said Act, has declared the premises in the Annexure hereto to be a slum.

In terms of paragraph (b) of subsection (1) of section five of the said Act, the Slum Clearance Court has directed the owner to demolish 3 rooms on the said premises, and to commence such demolition on or before the 1st July, 1967.

H. KEYSER,
Secretary, Slum Clearance Court.

ANNEXURE.

Certain rooms situate at the corner of Buitekant Street and Church Street, Boksburg, on Erf No. 108, Boksburg, registered in the name of L. Rech.

NOTICE No. 190 OF 1967.

PROPOSED ESTABLISHMENT OF TREES
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 Peter Allan Hatswell for permission to lay out a township on the farm Driefontein No. 41—I.R., District of Johannesburg, to be known as Trees.

The proposed township is situate east of and abuts Bryanston Township.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

J. G. VAN DER MERWE,
Director, Department of Local Government.

NOTICE No. 191 OF 1967.

PROPOSED ESTABLISHMENT OF ELS PARK
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 Klippoortje Estates, Ltd., for permission to lay out a township on the farm Klippoortje No. 110—I.R., District of Germiston, to be known as Elspark Extension No. 1.

The proposed township is situate north of and abuts Elspark Township.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Director, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in

KENNISGEWING No. 189 VAN 1967.

VERKLARING TOT SLUM.

Hierby word ooreenkomsdig die bepalings van artikel ses van die Slums wet, 1934 (Wet No. 53 van 1934), soos gewysig, bekendgemaak dat die Slumopruimingshof van die plaaslike bestuursdistrik Boksburg, kragtens die bevoegdheid hom verleen by genoemde Wet die perseel in die ondergenoemde Bylae beskryf, tot 'n slum verklaar het.

Kragtens paragraaf (b) van subartikel (1) van artikel vyf van genoemde Wet het die Slumopruimingshof die eienaar van genoemde perseel gelas om 3 kamers op gemelde perseel te sloop en om met sodanige sloping voor of op 1 Julie 1967, te begin.

H. KEYSER,
Sekretaris, Slumopruimingshof.

BYLAE.

Sekere kamers geleë op die hoek van Buitekant- en Churchstraat, Boksburg, naamlik Erf No. 108, Boksburg, geregistreer op naam van L. Rech.

KENNISGEWING No. 190 VAN 1967.

VOORGESTELDE STIGTING VAN DORP TREES.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Peter Allan Hatswell aansoek gedoen het om 'n dorp te stig op die plaas Driefontein No. 41—I.R., distrik Johannesburg, wat bekend sal wees as Trees.

Die voorgestelde dorp lê oos van en grens aan die dorp Bryanston.

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.

24-30

KENNISGEWING No. 191 VAN 1967.

VOORGESTELDE STIGTING VAN DORP ELS PARK
UITBREIDING NO. 1.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, word hierby bekendgemaak dat Klippoortje Estates, Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Klippoortje No. 110—I.R., distrik Germiston, wat bekend sal wees as Elspark Uitbreiding No. 1.

Die voorgestelde dorp lê noord van en grens aan die dorp Elspark.

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

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. 192 OF 1967.

KLERKSDORP TOWN-PLANNING SCHEME
No. 1/44.

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Klerksdorp has applied for Klerksdorp Town-planning Scheme No. 1, 1947, to be amended by the rezoning of Erven Nos. 471 and 472, New Town, from "General Residential" with a density of "One Dwelling-house per Erf" to "Special" with a density of "One Dwelling-house per Erf".

This amendment will be known as Klerksdorp-Town-planning Scheme No. 1/44. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerksdorp, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Any 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 to object 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 reasons therefor at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 24th May, 1967.

NOTICE No. 193 OF 1967.

ROODEPOORT-MARAISBURG AMENDMENT
SCHEME No. 1/55.

It is hereby notified in terms of subsection (1) of section 36 of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, by the rezoning of Erven Nos. 1127 and 1774, Roodepoort Township, from "General Residential" to "General Business", height and coverage zone 1.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Roodepoort, and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme No. 1/55.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
Pretoria, 24th May, 1967.

T.A.D. 5/2/55/55.

NOTICE No. 194 OF 1967.

PROPOSED ESTABLISHMENT OF ROBINDALE
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 Antonie Sardinha for permission to lay out a township on the farm Klipfontein No. 203—I.Q., District of Johannesburg, to be known as Robindale Extension No. 2.

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.

24-30

KENNISGEWING No. 192 VAN 1967.

KLERKSDORP-DORPSAANLEGSKEMA No. 1/44.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Klerksdorp aansoek gedoen het om Klerksdorp-dorpsaanlegskema No. 1, 1947, te wysig deur die herindeling van Erwe Nos. 471 en 472, "New Town", van "Algemene Woon" met 'n digtheid van "Een Woonhuis per Een Erf" tot "Spesial" met 'n digtheid van "Een Woonhuis per Een Erf".

Verdere besonderhede van hierdie skema (wat Klerksdorp-dorpsaanlegskema No. 1/44 genoem sal word) lê in die kantoor van die Stadsklerk van Klerksdorp en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter 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.

24-30

Pretoria, 24 Mei 1967.

KENNISGEWING No. 193 VAN 1967.

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA
No. 1/55.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 36 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Roodepoort-Maraisburg-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 bouoppervlakte-streek 1.

Kaart No. 3 en die skemaklusules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Roodepoort, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema No. 1/55.

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

Pretoria, 24 Mei 1967.

T.A.D. 5/2/55/55.

KENNISGEWING No. 194 VAN 1967.

VOORGESTELDE STIGTING VAN DORP ROBINDALE UITBREIDING NO. 2.

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe No. 25 van 1965, word hierby bekend gemaak dat Antonie Sardinha aansoek gedoen het om 'n dorp te stig op die plaas Klipfontein No. 203—I.Q., distrik Johannesburg, wat bekend sal wees as Robindale Uitbreiding No. 2.

The proposed township is situate east of and abuts Robindale Extension No. 1 Township.

The application, together with the relative plans, documents and formation, is open for inspection, at the office of the Director, Room 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.

24-30

Die voorgestelde dorp lê oos van en grens aan die Dorp Robindale Uitbreiding No. 1.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer No. B221, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.

24-30

NOTICE No. 195 OF 1967.

RANDBURG TOWN-PLANNING SCHEME.— AMENDING SCHEME No. 25.

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Randburg has in accordance with advective from the Townships Board in terms of section 46 of the Ordinance, submitted an amending scheme to amend Randburg Town-planning Scheme, 1954, to be amended by the rezoning of Portion B of the northwest portion of the farm Klipfontein 203—P.Q., from "Special Residential" with a density of "One Dwelling-house per 15,000 square feet" to "General Residential" with a density of "One Dwelling-house per 15,000 square feet", subject to certain conditions.

This amendment will be known as Randburg Town-planning Scheme: Amending Scheme No. 25. Further particulars of the Scheme are open 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.

Any 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 to object 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 reasons therefor at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 24th May, 1967. 24-30

NOTICE No. 196 OF 1967.

JOHANNESBURG TOWN-PLANNING SCHEME No. 1/261.

It is hereby notified in terms of subsection (1) of section 31 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

KENNISGEWING No. 195 VAN 1967.

RANDBURG-DORPSAANLEGSKEMA.— WYSIGENDE SKEMA No. 25.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Randburg in opdrag van die Dorperaad ingevolge artikel 46 van gemelde Ordonnansie 'n wysigende Skema ingedien het om Randburg-dorpsaanlegskema, 1954, te wysig deur die herindeling van Gedeelte B van die noordwestelike gedeelte van die plaas Klipfontein 203—I.Q., van „Spesiale Woon" met 'n digtheid van „Een Woonhuis per 15,000 vierkante voet" tot „Algemene Woon" met 'n digtheid van „Een Woonhuis per 15,000 vierkante voet" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie skema (wat Randburg-dorpsaanlegskema: Wysigende Skema No. 25 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, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter 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 24 Mei 1967. 24-30

KENNISGEWING No. 196 VAN 1967.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/261.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 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

amended by the rezoning of the southern portion of consolidated Stand No. 365, Doornfontein, situated at the intersection of Beit and Buxton Streets from "General Residential" to "General Business" subject to certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/261. Further particulars of the Scheme are open 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.

Any 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 to object 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 reasons therefor at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 24th May, 1967.

24-30

herindeling van die suidelike gedeelte van gekonsolideerde Erf No. 365, Doornfontein, wat by die kruising van Beit en Buxtonstraat geleë is, op sekere voorwaardes van „Algemene Woon” tot „Algemene Besigheid”.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/261 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.

Enige eienaar of besitter 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 kennisgiving 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 24 Mei 1967.

24-30

NOTICE No. 197 OF 1967.

BEDFORDVIEW TOWN-PLANNING SCHEME No. 1/18.

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Village Council of Bedfordview has applied for Bedfordview Town-planning Scheme No. 1, 1948, to be amended as follows:—

- (a) By the addition of the numbers 119 to 126 inclusive in Table A, Part 1—new streets and widening of existing streets and the provision of a public open space.
- (b) By the deletion of Section (vii), Table C, Clause 15, as this requirement falls away in view of the proposed establishment of Bedford Gardens Township.
- (c) By the addition of further Height Zones 4 and 5 under Clause 24, Table E. The area involved is along Sovereign and Smith Streets.
- (d) By amending Table F (Coverage) by adding zones 4 and 5. The area involved is along Sovereign and Smith Streets.

This amendment will be known as Bedfordview Town-planning Scheme No. 1/18. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Bedfordview, and at the office of the Director of Local Government, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Any 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 to object 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 reasons therefor at any time within 4 weeks from the date of this notice.

J. G. VAN DER MERWE,
Director of Local Government.

Pretoria, 4th May, 1967.

20

KENNISGEWING No. 197 VAN 1967.

BEDFORDVIEW-DORPSAANLEGSKEMA No. 1/18.

Hierby word ooreenkomsdig die bepalings van sub artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Dorpsraad van Bedfordview aansoek gedoen het om Bedfordview-dorpsaanlegskema No. 1, 1948 soos volg te wysig:—

- (a) Deur die byvoeging van die nommers 119 tot 126 in Tabel A, Deel 1—nuwe strate en verbreding van bestaande strate en die voorsiening van 'n publieke oop ruimte.
- (b) Deur die skraping van artikel (vii), Tabel C, klousule 15, aangesien laasgenoemde verval weens die stigting van voorgenome dorp Bedford Gardens.
- (c) Deur die toevoeging van verdere hoogtestrewe 4 en 5 in klousule 24, Tabel E. Die betrokke gebied is langs Sovereignstraat en Smithstraat.
- (d) Deur Tabel F (Dekking) te wysig deur die toevoeging van Streke 4 en 5. Die betrokke gebied is langs Sovereignstraat en Smithstraat.

Verdere besonderhede van hierdie skema (wat Bedfordview-dorpsaanlegskema No. 1/18 genoem sal word) lê in die kantoor van die Stadsklerk van Bedfordview en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter 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 kennisgiving 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, 24 Mei 1967.

24-30

NOTICE No. 198 OF 1967.

PRETORIA TOWN-PLANNING SCHEME No. 1/106.

It is hereby notified in terms of subsection (1) of section 39 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 certain portion, Portion B of Portion 1 and the remainder of Portion 1 of Erf No. 724, Pretoria, situate on the south-western corner of Visagie and Van der Walt Streets, from "General Residential" to "Special" to permit the erection thereon of flats and shops with a maximum shopping area of 2,000 square feet, subject to the conditions as shown on Plan No. 330 in Annexure B of the draft scheme.

This amendment will be known as Pretoria Town-planning Scheme No. 1/106. 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 6th July, 1967.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 24th May, 1967.

NOTICE No. 199 OF 1967.

PRETORIA TOWN-PLANNING SCHEME
No. 1/132.

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 Erven Nos. 1487, 1488 and 1489, Capital Park Extension No. 1, from "Special Residential" to "Special", to permit the use of the land for purposes of a public garage and motor vehicle testing and repair centre, subject to the conditions as set out in Annexure B, Plan No. 351.

This amendment will be known as Pretoria Town-planning Scheme No. 1/132. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, 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 6th July, 1967.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 24th May, 1967.

KENNISGEWING No. 198 VAN 1967.

PRETORIA-DORPSAANLEGSKEMA No. 1/106.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 39 van die Dorpe- en Dorpsaanlegordonansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die herindeling van sekere gedeelte, Gedeelte B van Gedeelte 1 en die restant van Gedeelte 1 van Erf No. 724, Pretoria, geleë op die suidwestehoek van Visagie- en Van der Waltstraat, van „Algemene Woon" tot „Spesiaal" ten einde die oprigting van woonstelgeboue en winkels met 'n maksimum winkelloppervlakte van 2,000 vierkante voet aldaar toe te laat onderworpe aan die voorwaardes wat op Plan No. 330, in Bylae B van die ontwerpskema aangetoon word.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/106 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*, d.w.s. op of voor 6 Julie 1967, 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, 24 Mei 1967.

24-30-7

KENNISGEWING No. 199 VAN 1967.

PRETORIA-DORPSAANLEGSKEMA No. 1/132.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *neg-en-dertig* van die Dorpe- en Dorpsaanlegordonansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die herbestemming van Erve Nos. 1487, 1488 en 1489, Capital Park-uitbreiding No. 1, van „Spesiale Woon" tot „Spesiaal", ten einde die gebruik van die grond vir doeleindes van 'n openbare garage, en motorvoertuigtoets- en herstelsentrum, toe te laat onderworpe aan die voorwaardes soos vervat in Bylae B, Plan No. 351.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/132 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 6 Julie 1967, 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, 24 Mei 1967.

24-30-7

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.

Contract No. R.F.T. 17 of 1967.

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO TENDERERS.

TENDER No. R.F.T. 17 OF 1967.

Construction and bituminous surfacing of a portion of the Johannesburg-Jan Smuts Airport Freeway (between Bedfordview and Industrie Road, Isando): Approximately 4½ miles.

Tenders are herewith called for from experienced contractors for the above-mentioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room No. D.518, Provincial Buildings, Church Street, Private Bag 197, Pretoria, on payment of a temporary deposit of R20 (twenty rand). This will be refunded provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities, will be provided free of charge.

An engineer will meet intending tenderers on the 12th June, 1967, at 10 a.m. on the site near Industrie Road in front of Hoover S.A. (Pty.), Ltd., to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are therefore requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender No. R.F.T. 17 of 1967", should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 o'clock a.m. on Friday, 7th July, 1967, when the tenders will be opened in public.

Should the tender documents be delivered by hand, they should be placed in the Formal Tender Box at the inquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, by 11 o'clock.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

J. J. DU PLESSIS,

Chairman, Transvaal Provincial Tender Board.
Administrator's Office, 17th May, 1967.

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.
H.A. 2/20/67	Apparatus for renal unit: Johannesburg Hospital	30/6/67
H.C. 17/67	Sheeting, cotton, bleached, lettered, 72" wide	16/6/67
H.C. 18/67	Huckaback towelling.....	16/6/67
P.F.T. 9/67	Supply of plastic book covers and glue	23/6/67
R.F.T. 39/67	Steam cleaners.....	30/6/67
T.O.D. 23/67	Printing of year reports.....	30/6/67
T.O.D. 24/67	Printing of Manual For School Librarianship	30/6/67
W.F.T.B. 102/67	South Rand School Board Offices: Electrical installation	23/6/67
W.F.T.B. 103/67	Johannesburg General Hospital: Sprinkler installation	23/6/67
W.F.T.B. 104/67	Belfastse Hoërskool: Renovations	23/6/67
W.F.T.B. 105/67	Johannesburg General Hospital: Steam reticulation and sump pumps	23/6/67

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.

Kontrak No. R.F.T. 17 van 1967.
TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER No. R.F.T. 17 VAN 1967.

Bou en bituminering van 'n gedeelte van die Johannesburg-Jan Smuts-lughawe-deurpad (tussen Bedfordview en Industrieweg, Isando): Ongeveer 4½ myl.

Tenders word hiermee gevra van ervare kontrakteurs vir bogenoemde diens.

Tenderdokumente, insluitende 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer No. D.518, Proviniale Gebou, Kerkstraat, Privaatsak 197, Pretoria, verkrygbaar by betaling van 'n tydelike deposito van R20 (twintig rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Addisionele afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 12 Junie 1967, om 10 v.m. op die terrein naby Industrieweg, voor Hoover S.A. (Pty.), Ltd., ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaarde in die tenderdokumente voltooi, in verseële koeverte waarop „Tender No. R.F.T. 17 van 1967” geëndosseer is, moet die Voorzitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, bereik voor 11-uur v.m. op Vrydag, 7 Julie 1967, wanneer die tenders in die openbaar oopgemaak sal word.

Indien per hand aangelever, moet tenders voor 11-uur v.m. in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Proviniale Gebou by die Pretoriusstraatse hoof publieke ingang (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Proviniale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyking van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

J. J. DU PLESSIS,

Voorzitter, Transvaalse Proviniale Tenderraad.
Administrateurskantoor, 17 Mei 1967.

TRANSVAAL PROVINCIAL ADMINISTRATION.**TENDERS.**

Tenders vir die volgende dienste/voorraade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van tender.	Sluitings-datum.
H.A. 2/20/67	Apparaat vir niereneenhed: Johannesburg-hospitaal	30/6/67
H.C. 17/67	Lakenmateriaal, katoen, gebleik, geletterd, 72" wyd	16/6/67
H.C. 18/67	Gansogies-handdoekstof.....	16/6/67
P.F.T. 9/67	Verskaffing van plastiese boekontreksels en kleefstof	23/6/67
R.F.T. 39/67	Stoomreinigers.....	30/6/67
T.O.D. 23/67	Druk van Jaarverslae.....	30/6/67
T.O.D. 24/67	Druk van Handleiding In Skoolbiblioteekwese.	30/6/67
W.F.T.B. 102/67	Suid-Randse Skoolraadskantore: Elektriese installasie	23/6/67
W.F.T.B. 103/67	Johannesburgse Algemene Hospitaal: Sprinkelblusinstallasie	23/6/67
W.F.T.B. 104/67	Belfastse Hoërskool: Opknapping	23/6/67
W.F.T.B. 105/67	Johannesburgse Algemene Hospitaal: Stoomverspreiding en syferwaterpompe	23/6/67

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 221	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 28	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 tendervorms 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.	Posadtes te Pretoria.	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdieng.	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...	Provinsiale Sekretaris (Aankope en Voortrade), 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 197	A463	A	4	80655
T.O.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A470	A	4	80651
W.F.T...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A470	A	4	80655
W.F.T.B.	Direkteur, Transvaalse Werkdepartement, Privaatsak 228	C109	C	1	80375
	Direkteur, Transvaalse Werkdepartement, Privaatsak 228	CM7	C	M	80305

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tuk deur die bank geparateer of 'n departementelege ordertekwitantie (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 hoeveelheidslys, binne 14 dae na die sluitingsdatum van die tender deur die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verselle koevert ingedien word, geaddresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

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.

COLIGNY Municipal Pound, on the 2nd June, 1967, at 10 a.m.—1 Bull, ±9 months, red and white.

KLERKSRAAL Pound, District of Ventersdorp, on the 24th June, 1967, at 11 a.m.—2 Oxen, Africanders, 3 years, red, both right ears three crescent-shaped marks.

MIDDELBURG Municipal Pound, on the 2nd June, 1967, at 2 p.m.—1 Ox, 5 years, black-brown.

MORGENTZON Pound, District of Ermelo, on the 14th June, 1967, at 11 a.m.—One or more oxen, Jerseys; 2 years, white and yellow, right ears cropped, also yoke-skey and cut behind.

PIET RETIEF Municipal Pound, on the 1st June, 1967, at 2 p.m.—1 Horse, mare, 7 years, brown; 1 horse, mare, 4 years, grey; 1 mule, gelding, 6 years, black.

RANDFONTEIN Municipal Pound, on the 3rd June, 1967, at 10.30 a.m.—1 Heifer, ±2 years, black and white, little hole in middle of ear.

ROODEPOORT Municipal Pound, on the 3rd June, 1967, at 10 a.m. (pound sales at Hamburg Pound).—1 Horse, gelding, 2½ years, brown.

VAALKOP Pound, District of Brits, on the 14th June, 1967, at 11 a.m.—1 Ox, Africander, polled, 2 years, red, branded AO7, left ear cropped; 1 ox, Africander, 2 years, light red, branded T2, left ear square; 1 cow with calf, Africander, 6 years, red, branded AO7, right ear cropped, left ear crescent-shaped; 1 ox, Africander, 3 years, brown, branded AO7, right ear swallowtail, left ear cropped.

WAGENBIETJIESDRAAI Pound, District of Thabazimbi, on the 14th June, 1967, at 11 a.m.—1 Ox, mixed, ±3 years, red, branded possibly RCI, horns slanting, very untamed, both ears swallowtail, left ear crescent-shaped marks; 1 heifer, polled, 1 year, red, brand illegible, both ears swallowtail.

ZUURBULT Pound, District of Soutpansberg, on the 14th June, 1967, at 11 a.m.—1 Cow, mixed, ±8 years, red, branded G on left hip.

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 skutte, die Stadsklerk nader, en wat diere in distrikskutte betref, die betrokke Landdros.

COLIGNYSE Munisipale Skut, op 2 Junie 1967, om 10 vm.—1 Bulletjie, ±9 maande, rooi en wit.

KLERKSRAAL Skut, Distrik Ventersdorp, op 14 Junie 1967, om 11 vm.—2 Osse, Afrikaners, 3 jaar, rooi, albei regterore drie halfmaantjies.

MIDDELBURGSE Munisipale Skut, op 2 Junie 1967, om 2 nm.—1 Os, 5 jaar, swartbruin.

MORGENTZON Skut, Distrik Ermelo, op 14 Junie 1967, om 11 vm.—Een of meer ossies, Jerseys, 2 jaar, wit en geel, regterore stomp, asook jukskei en sny agter.

PIET RETIEFSE Munisipale Skut, op 1 Junie 1967, om 2 nm.—1 Perd, merrie, 7 jaar, bruin; 1 perd, merrie, 4 jaar, skimmel; 1 mui, reün, 6 jaar, swart.

RANDFONTEINSE Munisipale Skut, op 3 Junie 1967, om 10.30 vm.—1 Vers, ±2 jaar, swart en wit, gaatjie in middel van oor.

ROODEPOORTSE Munisipale Skut, op 3 Junie 1967, om 10 vm. (Skutverkoping by Hamburg Skut).—1 Perd, reün, 2½ jaar, bruin.

VAALKOP Skut, Distrik Brits, op 14 Junie 1967, om 11 vm.—1 Os, Afrikaner, poenskop, 2 jaar, rooi, brandmerk AO7, linkeroor stomp; 1 os. Afrikaner, 2 jaar, ligrooi, brandmerk T2, linkeroor winkelhaak; 1 koei met kalf, Afrikaner, 6 jaar, rooi, brandmerk AO7, regteroor stomp; linkeroor halfmaantjie; 1 os. Afrikaner, 3 jaar, bruin, brandmerk AO7, regteroor swaelstert, linkeroor stomp.

WAGENBIETJIESDRAAI Skut, Distrik Thabazimbi, op 14 Junie 1967, om 11 vm.—1 Os, gemeng, ±3 jaar, rooi, brandmerk moontlik RCI, hangkop, baie wild, albei ore swaelstert, linkeroor halfmaantjies; 1 vers, Poenskop, 1 jaar, rooi, brandmerk onduidelik, beide ore swaelstert.

ZUURBULT Skut, Distrik Soutpansberg, op 14 Junie 1967, om 11 vm.—1 Koei, gemeng, ±8 jaar, rooi, brandmerk G op linkerheup.

TOWN COUNCIL OF LYTTELTON.

RETURN OF ELECTORAL EXPENDITURE.

The expenses of candidates at the Municipal Election held on 1st March, 1967, have been returned, as noted hereunder, and are published in terms of section 59 of the Municipal Election Ordinance, 1927.—

Name of Candidate.	Purchasing of Electoral Rolls.	Printing, Advertising, Publishing of Posters and Other Printed Matter.	Stationery, Messages, Postages and Teleggrams.	Hire of Committee Rooms, Halls, Public Meetings.	Scrutineers, Election Agents, Po'ling Agents, Clerks and Messengers.	Hire of Vehicles.	Miscellaneous.	Total.
van der Byl, David Geoffrey Louw, Nicolaas Salomon..	R 3.00 —	R 32.70 8.00	R 8.00 3.12	R 6.30	R — —	R 15.00 15.00	R 15.00 32.18	R 58.70 64.60

The returns and vouchers filed are open for inspection at the office of the undersigned for a period of three (3) months from date hereof.

J. J. HUMAN, Returning Officer.

Municipal Offices, Lyttelton,
24th May, 1967.
(Notice No. 20/67.)

STADSRAAD VAN LYTTELTON.

OPGawe VAN VERKIESINGSUITGawe.

Ondervermelde opgawes van kandidate se onkoste met die Munisipale Verkiesing gehou op 1 Maart 1967 is ontvang en word kragtens artikel 59 van die Munisipale Verkiesingsordinansie, 1927, gepubliseer.

Naam van kandidaat.	Aankoop van kieserslyste.	Druk, adverteer, publising van plakate en ander gedrukte stukke.	Skrifbehoefte, boodskappe, posgeld en telegramme.	Huur van komiteekamers, sale, publieke vergaderings.	Bodes, ondersoekers, verkiesingsagentes, stemagents, klerke.	Huur van voertuie.	Diverse.	Totaal.
van der Byl, David Geoffrey Louw, Nicolaas Salomon..	R 3.00 —	R 32.70 8.00	R 8.00 3.12	R 6.30	R — —	R 15.00 15.00	R 15.00 32.18	R 58.70 64.60

Die opgawes en bewysstukke wat ingedien is, lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van drie (3) maande vanaf datum hiervan.

Munisipale Kantore, Lyttelton,
24 Mei 1967.
(Kennisgewing No. 20/67.)

J. J. HUMAN, Stemopnemer.

TOWN COUNCIL OF POTCHEFSTROOM.

GENERAL ELECTION: MARCH, 1967.

Expenses of candidates at the Potchefstroom Municipal General Election, held on 1st March, 1967, have been returned as set out hereunder, and are published in terms of section 59 (1) of Ordinance No. 4 of 1927, (as amended):—

	Art. 54 (1).	Art. 54 (2).	Art. 54 (3).	Art. 54 (5).	Art. 54 (7).	Art. 54 (9).	Art. 54 (10).	Art. 54 (11).
A. de Klerk....	R 3.00	R 68.17	R 3.85	R —	R —	R —	R 12.19	R 8.29
C. de Kock....	—	137.48	—	23.65	—	—	27.00	19.00
J. H. Grobler....	0.50	158.05	—	—	—	—	—	—
H. Heukelman....	4.00	83.71	—	—	—	—	22.82	—
M. A. Heyns....	—	53.30	—	—	—	—	14.83	8.00
A. C. Hoffman....	—	95.90	—	—	—	—	2.94	5.06
R. M. Joubert....	5.00	130.82	—	—	—	—	20.12	53.43
T. G. Kruger....	—	60.00	—	—	—	—	26.00	30.00
J. A. le Roux....	1.00	52.70	—	100.00	—	—	31.05	20.00
J. C. Oosthuizen....	6.00	172.25	—	—	—	—	28.49	7.52
J. B. Robinson....	15.25	57.00	—	—	—	—	17.87	40.26
G. J. Scheepers....	13.00	128.07	—	—	—	—	—	10.04
J. A. Schoeman....	—	106.80	—	10.00	—	—	60.33	—
M. Singer....	9.00	149.87	—	—	—	—	31.75	22.00
H. L. Swanepoel....	2.00	23.15	—	—	—	—	18.15	9.78
J. A. Swanepoel....	3.00	35.50	—	—	—	—	—	10.00
J. E. van der Lith....	2.00	22.05	1.46	—	—	—	8.05	23.25
J. H. P. van der Merwe....	6.00	32.90	3.00	—	—	—	3.80	4.00
K. N. van Eeden....	2.50	82.74	—	—	—	—	10.91	44.86
C. van Gass....	3.00	113.79	8.78	—	—	—	4.74	10.00
C. de W. van Vreden....	2.00	39.00	15.00	26.00	—	—	20.00	40.00
H. L. Venter....	—	37.25	—	—	—	—	—	—
O. T. Venter....	2.00	179.20	14.11	—	—	—	11.75	11.85
L. P. Wright....	2.00	62.44	—	—	—	—	22.33	17.77

The returns of expenses filed, are open for inspection at the office of the undersigned during office hours for a period of three months from date of publication hereof.

S. H. OLIVIER, Returning Officer.

Die opgawes in verband met die verkiesingsonkoste en die bewyssukkies ingedien deur die kandidate, is kosteloos ter insae in die kantoor van die ondergetekende, Municipale Kantore, gedurende Kantoourure, vir 'n tydperk van drie maande vanaf datum van publikasie hiervan.

S. H. OLIVIER, Stemopnemer.
312-24

TOWN COUNCIL OF RANDBURG.—STADSRAAD RANDBURG.

ELECTORAL EXPENSES OF CANDIDATES.—VERKIESINGSKOSTE VAN KANDIDATE.

Particulars of electoral expenses of candidates for the Municipal Election held on the 1st March, 1967, as set out in the undermentioned Schedule, is published in terms of the requirements of section 59 of the Municipal Elections Ordinance, 1927.

Besonderhede van die verkiesingskoste van die kandidate vir die Municipale Verkiezing gehou op 1 Maart 1967, soos in die Bylae hieronder aangegee word gepubliseer ooreenkomsdig die vereistes van artikel 59 van die Municipale Verkiezings Ordonnansie, 1927.

The returns of electoral expenses will be open for inspection at the office of the undersigned for a period of three months from the date of this publication.

Die opgawes van verkiesingskoste sal gedurende kantoourure vir 'n tydperk van drie maande na publikasie van hierdie kennisgewing ter insae lê by die kantoor van die ondergetekende.

GERRIT LE ROUX, Returning Officer/Stemopnemer.

Municipal Offices/Munisipale Kantore, Randburg.
(Notice/Kennisgewing No. 21/1967.)

SCHEDULE.—BYLAE.

DETAILS OF ELECTORAL EXPENSES.—BESONDERHEDE VAN VERKIESINGSKOSTE.

Name of Candidate. Naam van kandidaat.	Electoral Rolls. Verkiezing lyste.	Printing, etc. Drukwerk ens.	Stationery, etc. Skryfbe- hoeftes ens.	Committee Room. Komitee- kamer.	Public Meetings. Openbare vergade- ring.	Election Agent. Verkie- sing- agent.	Polling Agent. Stemagent.	Personal Expenses. Persoonlike uitgawes.	Clerk, Telephone, etc. Klerk, telefoon ens.	Total. Totaal.
1. Dr. H. Brink....	R —	R 69.55	R 20.25	R —	R —	R —	R —	R 6.12	R 5.00	R 100.92
2. J. M. Buitendag....	1.00	—	—	—	—	—	—	—	—	1.00
3. L. L. Coetsee....	1.50	—	—	—	—	—	—	—	—	1.50
4. S. D. de Kock....	2.00	95.00	—	—	—	—	—	—	—	97.00
5. E. Eloff....	—	140.15	5.55	8.00	—	—	—	4.00	—	157.70
6. A. C. Erasmus....	3.50	70.31	66.18	12.00	—	—	—	—	—	151.99
7. C. B. Ford....	3.00	50.57	19.50	6.00	—	—	—	4.64	9.00	92.71
8. W. M. Fourie....	2.50	98.00	—	—	—	—	—	—	—	100.50
9. P. J. le Roux....	2.00	62.65	—	—	—	—	—	—	—	64.65
10. J. C. Luttig....	3.00	45.80	62.00	—	—	—	—	34.00	2.00	146.80
11. S. J. Marais....	5.00	158.75	—	12.00	—	—	—	4.79	10.71	191.25
12. H. J. Palmer....	1.00	42.62	25.68	6.00	—	—	—	10.45	—	85.75
13. P. J. Potgieter....	—	105.45	6.90	—	—	—	—	30.00	—	142.35
14. P. E. Rossouw....	3.00	48.25	—	—	—	—	—	70.00	—	121.25
15. M. M. W. Sklaar	5.00	40.00	—	—	—	—	—	20.00	—	65.00
16. W. P. I. Stork....	—	105.54	—	—	—	—	—	—	—	105.54
17. J. F. van Wyk....	0.50	—	—	—	—	—	—	—	—	0.50

327-24

TOWN COUNCIL OF SPRINGS.

PROCLAMATION OF A WIDENING AND EXTENSION OF WIT ROAD BETWEEN ZIG-ZAG ROAD, SPRINGS, AND HILLS ROAD, SELECTION PARK, SPRINGS.

(Notice in terms of Section 5 of the Local Authorities Roads Ordinance, Ordinance No. 44 of 1904.)

Notice is hereby given that the Town Council of Springs has petitioned the Administrator to proclaim as a public road a widening and extension of Wit Road as described in the schedules attached hereto and defined by Diagram S.G. No. A.7094/66 (R.M.T. No. 670) framed by Land Surveyor A. Kalk:

A copy of the petition, diagram and schedules can be inspected daily during office hours at the office of the undersigned.

The rights affected by the proposed proclamation are described in the schedules attached hereto.

Any person interested, desiring to lodge any objection to the proclamation of the widening and extension of Wit Road must lodge such objection, in writing, in duplicate, with the Director of Local Government, P.O. Box 892, Pretoria, and the Clerk of the Council, P.O. Box 45, Springs, within one month from the 24th May, 1967.

L. DE WET,
Clerk of the Council.

Town Hall,
Springs, 12th April, 1967.

(Notice No. 55/1967).

SCHEDULE "A".

MINING TITLE TRAVESED BY A WIDENING OF WIT ROAD TO BE PROCLAIMED UNDER THE PROVISIONS OF THE LOCAL AUTHORITIES ROADS ORDINANCE (ORDINANCE NO. 44 OF 1904), AS AMENDED.

PROCLAMATION OF A WIDENING AND EXTENSION OF WIT ROAD BETWEEN ZIG-ZAG ROAD, SPRINGS, AND HILLS ROAD, SELECTION PARK, SPRINGS.

Wit Road is widened on the west side over the farm Rietfontein No. 128—I.R., between Zig-Zag Road, Springs, and Jan Smuts Road, Selection Park, Springs, by a strip of land of irregular width; the south-western corner of Wit Road where it meets Jan Smuts Road, Selection Park Township, is splayed 50 feet. Where Wit Road meets Zig-Zag Road the existing splay is extended.

On the eastern side the road is widened by a triangle of land near Zig-Zag Road, over the farm Daggafontein No. 125—I.R., and is widened by a strip of land of irregular width and extended to meet Hills Road.

The widening of Wit Road intersects in its course the following:

- (a) Claims, as defined by Diagram R.M.T. No. 4503, registered in the name of Daggafontein Mines, Ltd.;
- (b) Proclaimed ground not held under mining title.

Freehold Owners.—Daggafontein Mines, Limited, Ruimte (Edms.), Beperk, Brick Corporation of S.A., Ltd.

SCHEDULE "B".

SURFACE AND OTHER RIGHTS AFFECTED BY A WIDENING OF WIT ROAD TO BE PROCLAIMED UNDER THE PROVISIONS OF THE LOCAL AUTHORITIES ROADS ORDINANCE (ORDINANCE NO. 44 OF 1904), AS AMENDED.

PROCLAMATION OF A WIDENING AND EXTENSION OF WIT ROAD BETWEEN ZIG-ZAG ROAD, SPRINGS, AND HILLS ROAD, SELECTION PARK, SPRINGS.

(a) Surface Right Permit No. A.60/50 as defined by Diagram R.M.T. No. 3819 and registered in the name of J. J. Louw.

- (b) Surface Right Permit No. A. 61/50 as defined by Diagram R.M.T. No. 3820 and registered in the name of J. J. Louw.
- (c) Surface Right Permit No. A.32/35 as defined by Diagram R.M.T. No. 119 and registered in the name of Daggafontein Mines, Limited.
- (d) Surface Right Permit No. A.10/31 as defined by Diagram R.M.T. No. 119 and registered in the name of Daggafontein Mines, Limited.

STADSRAAD VAN SPRINGS.

PROKLAMERING VAN 'N VERBREDING VAN WITWEG TUSSEN ZIG-ZAGWEG, SPRINGS, EN HILLSWEG, SELECTION PARK, SPRINGS.

(Kennisgiving kragtens Artikel 5 van die "Local Authorities Roads Ordinance" Ordonnansie No. 44 van 1904.)

Kennisgiving geskied hiermee dat die Stadsraad van Springs 'n versoekskrif tot die Administrateur gerig het om 'n verbreding van Witweg soos in meegaande Bylae omskryf is en ook verder omskryf in Plan No. S.G.A. 7094/66 (R.M.T. No. 670), wat deur Landmeter A. Kalk opgestel is, as 'n openbare pad te proklameer.

'n Afksrif van die versoekskrif, kaart en bylaes kan daagliks tydens kantoorure in die kantoor van die ondergetekende besigtig word.

Die regie wat deur die voorgestelde proklamering geraak word, is in die aan-gehegte bylae omskryf.

Enige belanghebbende persoon wat graag 'n beswaar teen die proklamering van die voorgestelde verbreding van Witweg wil indien, moet so 'n beswaar skriftelik, in tweevoud, binne een maand vanaf 24 Mei 1967, by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, en die Klerk van die Raad, Posbus 45, Springs, indien.

L. DE WET,
Klerk van die Raad.

Stadhuis,
Springs, 12 April 1967.
(Kennisgiving No. 55/1967.)

SKEDULE "A".

MYNTITEL WAT GERAAK WORD DEUR 'N VERBREDING VAN WITWEG WAT GEPROKLAMEER SAL WORD KRAGTENS DIE VOORSKRIFTE VAN "LOCAL AUTHORITIES ROADS ORDINANCE (ORDINANCE NO. 44 OF 1904)" SOOS GEWYSIG.

PROKLAMERING VAN 'N VERBREDING VAN WITWEG TUSSEN ZIG-ZAGWEG, SPRINGS, EN HILLSWEG, SELECTION PARK, SPRINGS.

Witweg word aan die westekant oor die plaas Rietfontein No. 128—I.R., tussen Zig-Zagweg, Springs en Jan Smutsweg, Selection Park, Springs, verbreed deur 'n stuk grond van oneweredige breedte.

Die suidwestelike hoek van Witweg waar dit met Jan Smutsweg, Selection Park, kruis, word met 50 voet afgeskuins. Waar Witweg met Zig-Zagweg kruis, word die bestaande afskuinsing verder uitgebred.

Aan die oostekant word Witweg verbreed deur 'n driehoekige stuk grond naby Zig-Zagweg oor die plaas Daggafontein No. 125—I.R.

Dit word ook verder verbreed deur 'n stuk grond van oneweredige wydte naby Jan Smutsweg tot waar Witweg kruis met Hillsweg, Selection Park.

Die verbreding van Witweg raak die volgende:

- (a) Kleims, soos aangedui op Plan R.M.T. No. 4503, geregistreer in die naam van Daggafontein Mines, Ltd.;
- (b) Geproklameerde grond wat nie onder myntitel gehou word nie.

Geregistreerde eienaars: Daggafontein Mines, Ltd., Ruimte (Edms.), Beperk, Brick Corporation of S.A., Ltd.

SKEDULE "B".

OPPERVLAKTE- EN ANDER REGTE GERAAK DEUR 'N VERBREDING VAN WITWEG WAT GEPROKLAMEER SAL WORD KRAGTENS DIE VOORSKRIFTE VAN "LOCAL AUTHORITIES ROADS ORDINANCE (ORDINANCE NO. 44 OF 1904)" SOOS GEWYSIG.

PROKLAMERING VAN 'N VERBREDING VAN WITWEG TUSSEN ZIG-ZAGWEG, SPRINGS, EN HILLSWEG, SELECTION PARK, SPRINGS.

(a) Oppervlakteregpermit No. A.60/50 soos aangedui op Plan R.M.T. No. 3819 en geregistreer in die naam van J. J. Louw.

(b) Oppervlakteregpermit No. A. 61/50 soos aangedui op Plan R.M.T. No. 3820 en geregistreer in die naam van J. J. Louw.

(c) Oppervlakteregpermit No. A. 32/35 soos aangedui op plan No. 119 en geregistreer in die naam van Daggafontein Mines, Limited.

(d) Oppervlakteregpermit No. A. 10/31 soos aangedui op Plan No. 119 en geregistreer in die naam van Daggafontein Mines, Limited.

272-10-17-24

HEALTH COMMITTEE OF LAKE CHRISSIE.

TRIENNIAL VALUATION ROLL.

Notice is hereby given, in terms of Section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Triennial Valuation Roll for 1967/70, has now been completed and will be open for inspection at the Office of the Secretary, for a period of 30 days from the 5th May, 1967, during office hours.

All persons interested who wish to object to the valuation of any rateable property or to the omission of any property which is alleged to be rateable, whether held by the person or others, or to any other error, omission or misdescription, must lodge such objections with the Secretary, on the prescribed form obtainable from the Secretary, on or before the 5th of June, 1967, at 12 o'clock noon.

Attention is specially directed to the fact that no person will be entitled to urge any objection before the Valuation Court to be constituted, unless he shall have first lodged such notice of objections as aforesaid.

C. H. ESTERHUYSEN,
Secretary.

GESONDHEIDSKOMITEE VAN CHRISSEISMEER.

DRIEJAARLIKSE WAARDERINGLYS.

Kennisgiving geskied hiermee ingevolge Artikel 12 van die Plaaslike-Bestuur-Belas-ingordonnansie, No. 20 van 1933, soos gewysig, dat die Driejaarlikse Waarderingslys vir 1967/70, nou voltooi is en ter insae lê by die Kantoer van die Sekretaris, vir 'n tydperk van 30 dae vanaf 5 Mei 1967, gedurende kantoorure.

Alle belanghebbende persone wat besware wil opper teen die waardasie van enige belasbare eiendom of teen die weglatting van eiendom wat volgens bewering belashare eiendom is, het sy in besit van die betrokke persoon of ander, of teen 'n ander fout, weglatting onvolledigheid of verkeerde omskrywing, moet sodanige beswaar indien by die Sekretaris op die voorgeskrewe vorm wat van die Sekretaris verkrybaar is, voor of op 5 Junie 1967, om 12-uur middag.

Daar word in besonder aandag gevvestig op die feit dat niemand geregtig sal wees om enige besware voor die Waardasiehof wat saam gestel gaan word te bepleit nie tensy hy eers sodanige kennisgowing aldus ingediend het.

C. H. ESTERHUYSEN,
Sekretaris.

318-24

VILLAGE COUNCIL OF DULLSTROOM.

ALIENATION OF LAND.

Notice is hereby given, in terms of Section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Council, subject to the approval of the Administrator, to alienate a portion of Portion 1 (Dullstroom Dorpsgronde) situated next to Teding van Berkhouwt and Achterom Streets.

The Conditions of Sale may be inspected at the office of the undersigned during office hours and any objections to the said sale, must be lodged, in writing, with the undersigned not later than the 7th day of June, 1967.

J. J. KITSHOFF,
Town Clerk.

Village Council,
Dullstroom, 3rd May, 1967.

DORPSRAAD VAN DULLSTROOM.

VERVREEMDING VAN GROND.

Kennis word hiermee gegee ingevolge Artikel 79 (18) van Ordonnansie No. 17 van 1939, soos gewysig, dat die Dorpsraad van Dullstroom voornemens is om, onderhewig aan die goedkeuring van die Administrateur, 'n gedeelte van Gedeelte 1 (Dullstroom Dorpsgronde), ongeveer 4·5 morg groot grensende aan Teding van Berkhouwt en Achteromstraat, te vervreem by wyse van verkoop.

Die Voorwaardes van Verkoop kan nagesien word in die Kantoor van die Dorpsraad gedurende kantoorure en skriftelike beswaar teen die voornemens van die Raad moet by die Stadsklerk ingedien word nie later as 7 Junie 1967 nie.

J. J. KITSHOFF,
Stadsklerk.

Dorpsraad,
Dullstroom, 3 Mei 1967.
298-17-24-30

CITY COUNCIL OF PRETORIA.

DRAFT TOWN-PLANNING SCHEME
No. 1/93.

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. 1/93.

The above draft scheme provides for the amendment of the original Map as shown on Map No. 3, Scheme No. 1/93, by the rezoning of Erf No. 500, Gezina, Pretoria, situated on the north-western corner of Jacobs Street and Eleventh Avenue, from "Special Residential" to "Special" to permit the erection thereon of low density flats or dwelling-houses subject to the conditions as set out on Annexure "B" Plan No. 318 of the draft scheme.

The property is registered in the name of J. H. Steyn.

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 17th May, 1967, during the normal office hours.

Any objections or representations with regard thereto should be submitted, in writing, to the Town Clerk, P.O. Box 440, Pretoria, on or before Wednesday, 28th June, 1967.

HILMAR RODE,
Town Clerk.

5th May, 1967.
(Notice No. 115 of 1967.)

STADSRAAD VAN PRETORIA.

KONSEP-DORPSAANLEGSKEMA
No. 1/93.

Ooreenkomsdig Regulasie No. 15 uitgevaardig ingevolge die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie (No. 11 van 1931), soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria van voorneme is om die Pretoriase Dorpsaanlegskema No. 1 van 1944, te wysis deur die voorstelle wat in Konsep Wysigende Dorpsaanlegskema No. 1/93 vervat is, te aangaan.

Bogemelde konsepskema maak voorsiening in die wysiging van die oorspronklike kaart soos aangevoer op Kaart No. 3, Skema No. 1/93, deur die herbestemming van Erf No. 500, Gezina, Pretoria, geleë op die noordwestehoek van Jacobsstraat en Eltde Laan, van "Spesiale woongebruik" na "Spesiale gebruik" ten einde die oprigting van laedigheid-woonstelgeboue van woonhuise daarop toe te laat onderworpe aan die voorwaardes soos uiteengesit op Bylae "B" Plan No. 318, van die konsepskema.

Die eiendom is op naam van J. H. Steyn geregistreer.

Die konsepskema en Kaart No. 1, sal vir 'n tydperk van ses weke van 17 Mei 1967 af, gedurende die gewone diensure in die Kantoor van die Direkteur van Stadsbeplanning en Argitektuur, Kamer No. 602, Munitoria, Vermeulenstraat, en te Kamer No. 33, Stadhuis, Paul Krugerstraat, Pretoria, ter insae lê.

Enige beswaar of vertoë dienaangaande moet skriftelik voor of op Woensdag, 28 Junie 1967, by die Stadsklerk, Postbus 440, Pretoria, ingedien wees.

HILMAR RODE,
Stadsklerk.

5 Mei 1967.
(Kennisgewing No. 115 van 1967.)

301-17-24-30

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO THE
PRETORIA TOWN-PLANNING
SCHEME No. 1 OF 1944 (AMEND-
MENT TOWN-PLANNING SCHEME
No. 1/139).

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme No. 1 of 1944, to be known as Amendment Town-planning Scheme No. 1/139.

This draft scheme contains the following proposal:

The rezoning of Portion 1 and the remainder of Erf No. 447, Wonderboom South, Pretoria, situated on Ninth Avenue, between Louis Trichardt and Meyer Streets, from "Special Residential" to "Special".

The general effect of the scheme will be to permit the erection of dwelling-houses or low density flats on the said land.

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Room No. 602, Munitoria, Vermeulen Street, and Room No. 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 17th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme No. 1 of 1944, or within one-mile of the boundary thereof has the right to object to the scheme or to make representations in respect therof and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 17th May, 1967, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

HILMAR RODE,
Town Clerk.

5th May, 1967.
(Notice No. 105 of 1967.)

STADSRAAD VAN PRETORIA.

VOORGESTELDE WYSIGING VAN DIE
PRETORIASE DORPSAANLEGSKEMA
No. 1 VAN 1944 (DORPS-
BEPLANNINGWYSIGINGSKEMA No.
1/139).

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoriase Dorpsaanlegskema No. 1 van 1944, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema No. 1/139.

Hierdie Ontwerp-skema bevat die volgende voorstel:

Die herbestemming van Gedeelte 1 en die restant van Erf No. 447, Wonderboom-Suid, Pretoria, geleë aan Negende Laan, tussen Louis Trichardt- en Meyerstraat, van "spesiale Woondoeleindes" na "Spesiale doeleindes".

Die algemene uitwerking van die skema sal wees om die oprigting van woonhuise of laedigheid-woonstelgeboue op die betrokke grond toe te laat.

Die eiendomme is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae te Kamer No. 602, Munitoria, Vermeulenstraat, en Kamer No. 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Mei 1967.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Pretoriase Dorpsbeplanningskema No. 1 van 1944, of biane 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, Postbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 Mei 1967, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

HILMAR RODE,
Stadsklerk.

5 Mei 1967.
(Kennisgewing No. 105 van 1967.)

300-17-24

MUNICIPALITY OF PIETERSBURG.

AMENDMENT OF DRAINAGE
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 Drainage By-laws in order to apply an increased scale of tariffs.

Copies of the proposed amendment will lie for inspection at the office of the undersigned during normal office hours until 14th June, 1967.

P. MATHEE,
Acting Town Clerk.
Municipal Offices,
Pietersburg, 8th May, 1967.

MUNISIPALITEIT PIETERSBURG.

WYSIGING VAN RIOLERINGS-
VERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van voorneme is om sy Rioleringsverordeninge te wysig ten einde 'n verhoogde skaal van tariewe in werking te stel.

Afskrifte van die voorgestelde wysiging lê ter insae op kantoor van die ondergetekende gedurende gewone kantoorure tot 14 Junie 1967.

P. MATHEE,
Waarnemende Stadsklerk.
Munisipale Kantore,
Pietersburg, 8 Mei 1967.

316-24

TOWN COUNCIL OF BOKSBURG.**PROCLAMATION OF EXTENSION OF TRICHARDTS ROAD.**

Notice is hereby given, in terms of the Local Authorities Road Ordinance, No. 44 of 1904, as amended, that the Town Council of Boksburg, acting for and on behalf of the Municipality of Boksburg, has petitioned the Honourable the Administrator, to proclaim as public road, the road described in the Schedule appended hereto. A copy of the petition can be inspected at Room No. 7, First Floor, Municipal Offices, Boksburg, during office hours.

Any interested person desiring to lodge any objection to the proclamation of the proposed road must lodge such objection, in writing, in duplicate, with the Administrator, and the Town Clerk on or before 26th June, 1967.

P. RUDO NELL,
Town Clerk.

Municipal Offices,
Boksburg, 27th April, 1967.
(Notice No. R1/6/40.) (57).

SCHEDULE.**DESCRIPTION OF ROAD.****EXTENSION OF TRICHARDTS ROAD.**

A road of irregular width with splayed corners proceeding from the junction of Ridge Road and Trichardt Road in Bartlett Agricultural Holdings Extension No. 2, across the south-eastern corner of Holding No. 112 and the north-western portion of Holding No. 113 of the said Agricultural Holdings and thence in a north-easterly direction across Portion 55 of the farm Witkoppie No. 64—I.R., to the junction of Beachcraft Avenue and Avon Road in the township of Impala Park, as will more fully appear from a plan prepared by Land Surveyor A. M. Dunstan, during March, 1967.

STADSRAAD VAN BOKSBURG.**PROKLAMASIE VAN VERLENGING VAN TRICHARDTSWEG.**

Kennis word hiermee ingevolge die Local Authorities Road Ordinance, No. 44 of 1904, soos gewysig, gegee dat die Stadsraad van Boksburg, handelende vir en namens die Munisipaliteit van Boksburg, 'n versoekskrif aan Sy Edele die Administrateur gestuur het om die pad, omskrywe in bygaande Bylae, as openbare pad te proklameer.

'n Afskrif van die versoekskrif lê ter insae in Kamer No. 7, Eerste Verdieping, Stadhuis, Boksburg, gedurende kantoorure.

Enige belanghebbende persoon wat verlang om teen die proklamasie van die voorgestelde pad beswaar te maak moet sodanige beswaar skriftelik, in tweevoud, by Sy Edele die Administrateur en die Stadsklerk voor of op 26 Junie 1967, indien.

P. RUDO NELL,
Stadsklerk.

Stadhuis,
Boksburg, 27 April 1967.

(Kennisgewing No. R1/6/40.) (57).

BYLAAG.**BESKRYWING VAN PAD.****TRICHARDTSWEGVERLENGING.**

'n Pad van onreëlmataig wydte met skuins hoede wat strek van die aansluiting van Ridge- en Trichardtsweg in Bartlett-landbouhoeve (Uitbreiding No. 2), oor die suidoosteike hoek van Hoeve No. 112 en die noordwestelike gedeelte van Hoeve No. 113 van genoemde landbouhoeves en dan in 'n noordoosteike rigting oor Gedeelte 55 van die plaas Witkoppie No. 64—I.R., tot by die aansluiting van Beachcraftlaan en Avonweg in die dorp Impalapark, soos vollediger aangedui op 'n kaart wat deur Landmeter A. M. Dunstan, gedurende Maart 1967, opgestel is.

258—10-17-24

CITY OF JOHANNESBURG.**EXPROPRIATION OF LAND FOR A RAIL LINK TO SERVE THE PROPOSED NEW PRODUCE MARKET, ABATTOIR AND LIVESTOCK MARKET.**

Notice is hereby given, in terms of subsection (1) (b) of Section 6 of the Municipalities Powers of Expropriation Ordinance, 1903, of the intention of the City Council to expropriate—

- (i) a portion of Portion 84;
- (ii) a portion of Portion 85;
- (iii) a portion of Portion 497;
- (iv) Industrial Stand No. 271;

all of the farm Doornfontein No. 92—I.R., together measuring approximately 4·10 morgen, in order to construct and operate a railway siding to connect the proposed new produce market, abattoir and livestock market with the marshalling yard of the South African Railways and Harbours Administration at Prospect.

Any person interested as owner, lessee or occupier of the land which the Council proposes to expropriate who objects to the compulsory purchase thereof must serve notice, in writing, of such objection on the Council by not later than 17th June, 1967.

Further particulars of the scheme for which the land is required may be obtained at Room No. 230, Municipal Offices, City Hall, Johannesburg, during ordinary office hours.

A. P. BURGER,
Clerk of the Council.

Municipal Offices,
Johannesburg.

STAD JOHANNESBURG.**ONTEIENING VAN GROND VIR SPOORLYNVERBINDING OM DIE NUWE PRODUKTEMARK, SLAGPLAAS EN VEEMARK TE DIEN.**

Daar word ingevolge subartikel (1) (b) van Artikel 6 van die Municipalities Powers of Expropriation Ordinance, 1903, hierby kennis gegee dat die Stadsraad voornemens is om—

- (i) 'n gedeelte van Gedeelte 84;
- (ii) 'n gedeelte van Gedeelte 85;
- (iii) 'n gedeelte van Gedeelte 497;
- (iv) Industrieel Standplaas No. 271;

van die plaas Doornfontein No. 92—I.R., wat altesaam sowat 4·10 morg groot is, te onteien met die doel om 'n spoorweglyn te bou en aan te hou om die voorgestelde nuwe markterrein met die Suid-Afrikaanse Spoorwegadministrasie se opstelwerf by Prospect te verbind.

Enigiemand wat as eienaar, huurder of okkupant belang het by die grond wat die Raad voornemens is om te onteien en wat teen die onteiening daarvan beswaar wil opper, moet die Raad uiter op 17 Junie 1967, skriftelik van sy beswaar verwittig.

Besonderhede van die skema kan gedurende gewone kantoorure in Kamer No. 230, Stadhuis, Johannesburg, verky word.

A. P. BURGER,
Klerk van die Raad.

Stadhuis:
Johannesburg.

308—17-24-30

TOWN COUNCIL OF LYDENBURG.**ALIENATION OF GROUND.**

Notice is hereby given in accordance with the provisions of Section 79 (18) of the Local Government Ordinance, 1939, as amended, that the Town Council of Lydenburg, at its meeting held on the 24th of April, 1967, adopted the following resolution:

That subject to the consent of the Honourable the Administrator alienate a portion of Portion 39 of the farm Lydenburg Townlands No. 100, in extent

approximately 192,500 square feet, situated at Keet Street, as shown as figure A B C D A on a plan, to the Provincial Administration of Transvaal, in exchange for 2 portions of Portion 52 (a portion of Portion 39) of the farm Lydenburg Townlands No. 100 in extent approximately 192,500 square feet as shown as figures D E F D and E G H I J K L M E on the above-mentioned plan.

Further particulars of the alienation of the land may be obtained from the undersigned, during normal office hours.

Any person desiring to object to the said alienation must submit such objection, in writing, with the Town Clerk, on or before the 14th of June, 1967.

J. P. BARNHOORN,
Town Clerk.
Office of the Town Clerk,
P.O. Box 61,
Lydenburg, 28th April, 1967.
(Notice No. 16/1967.)

STADSRAAD VAN LYDENBURG.**VERVREEMDING VAN GROND.**

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Lydenburg op 'n vergadering van 24 April 1967, soos volg besluit het:—

Dat onderworpe aan die goedkeuring van Sy Edele die Administrateur 'n gedeelte van Gedeelte 39 van die plaas Lydenburg-Dorpsgronden No. 100, geleë langs Keetstraat, groot ongeveer 192,500 vierkante voet, soos in, ink-arsering op 'n kaart aangetoon aan die Transvaliese Proviniale Administrasie verruil word vir 2 gedeeltes van Gedeelte 52 ('n gedeelte van Gedeelte 39), van die plaas Lydenburg-Dorpsgronden No. 100, groot ongeveer 192,500 voet soos in groen en rooi op voormalde kaart aangetoon, en dat die Raad alle koste verbonde aan die omruiling dra.

Nadere besonderhede omtrent die voorgestelde vervreemding van grond is gedurende gewone kantoorure van die ondergetekende verkrybaar.

Enige persoon wat verlang om teen die voorgestelde verordening beswaar aan te teken, moet sodanige beswaar, skriftelik by die Stadsklerk voor of op 14 Junie 1967, indien.

J. P. BARNHOORN,
Stadsklerk.
Kantoor van die Stadsklerk,
Posbus 61,
Lydenburg, 28 April 1967.
(Kennisgewing No. 16/1967.)

279—10-17-24

HEALTH COMMITTEE OF LAKE CHRISSIE.**ASSESSMENT RATES, 1967/68.**

Notice is hereby given, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following rates have been imposed by the Lake Chrissie Health Committee for the year 1st July, 1967, to 30th June, 1968:—

- (a) An original rate of $\frac{1}{2}$ cent in the rand on the site value of land.
- (b) An additional rate of $2\frac{1}{2}$ cents in the rand on the site value of land.
- (c) Subject to the approval of the Administrator, a further additional rate of 3 cents in the rand on the site value of land.

One-half of the said rates becomes due and payable on the 28th August, 1967, and the other half on the 28th January, 1968.

All overdue balances bearing interest at the rate of 7 per cent per annum.

C. H. ESTERHUYSEN,
Secretary.

GESONDHEIDSKOMITEE VAN CHRISSESMEER.

EIENDOMSBELASTING, 1967/68.

Kennisgewing geskied hiermee ooreenkomsdig die Plaaslike-Bestuur-Belasting-ordonnansie, No. 20 van 1933, soos gewysig, dat die volgende belasting deur die Gesondheidskomitee van Chrisiesmeer gehef is vir die jaar 1 Julie 1967, tot 30 Junie 1968:

(a) 'n Oorspronklike belasting van 'n $\frac{1}{2}$ sent in die rand op die liggingswaarde van grond.

(b) 'n Addisionele belasting van $2\frac{1}{2}$ sent in die rand op die liggingswaarde van grond.

(c) Onderhewig aan die goedkeuring van die Administrateur, 'n verdere bykomstige belasting van 3 sent in die rand op die liggingswaarde van grond.

Een-helfte van die genoemde belasting sal verskuldig en betaalbaar wees op die 28ste Augustus 1967, en die ander helfte op die 28ste Januarie 1968.

Op alle agterstallige bedrae sal rente teen 7 persent per jaar bygereken word.

C. H. ESTERHUYSEN,
Sekretaris.

319—24

TOWN COUNCIL OF WESTONARIA.

ASSESSMENT RATES, 1967/68.

Notice is hereby given in accordance with the provisions of Section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Town Council of Westonaria has in terms of Section 18 of the said Ordinance imposed the following rates for the financial year, 1st July, 1967, to 30th June, 1968, on the site value of all rateable property within the Municipality as appearing on the Valuation Roll:

(a) An original rate of a half cent ($\frac{1}{2}$ cent) in the rand (R1) which shall become due on the 1st July, 1967, and payable as to a quarter cent ($\frac{1}{4}$ cent) on the 1st July, 1967, and the other quarter cent ($\frac{1}{4}$ cent) on the 1st January, 1968.

(b) An additional rate of two and a half cent ($2\frac{1}{2}$ cent) in the rand (R1) which shall become due on the 1st July, 1967, and payable as to one and a quarter cent ($1\frac{1}{4}$ cent) on the 1st July, 1967, and the other one and a quarter cent ($1\frac{1}{4}$ cent) on the 1st January, 1968.

(c) Subject to the approval of the Administrator in terms of Section 18 (5) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, an extra rate of three cents (3 cents) in the rand (R1) which shall become due on the 1st July, 1967, and payable as to one and a half cent ($1\frac{1}{2}$ cent) on the 1st July, 1967, and the other one and a half cent ($1\frac{1}{2}$ cent) on the 1st January, 1968.

In any case where the rate due and payable on the 1st of July, 1967, is not paid by the 30th September, 1967, and where the rate due on the 1st of July, 1967, and payable on the 1st of January, 1968, is not paid by the 31st March, 1968, interest will be charged at a rate of seven per cent (7%) per annum with effect from the aforesaid 30th September, 1967, and 31st March, 1968, respectively and legal proceedings taken for the recovery thereof.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria, 9th May, 1967.
(Notice No. 21/67.)

STADSRAAD VAN WESTONARIA.

KENNISGEWING VAN BELASTING, 1967/68.

Kennis word gegee ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike-Bestuur-Belasting-ordonnansie, No. 20 van 1933, soos gewysig, dat die Stadsraad van Westonaria kragtens Artikel 18 van die gemelde Ordonnansie die volgende belasting vir die boekjaar 1 Julie 1967, tot 30 Junie 1968, gehef het op die liggingswaarde van alle belasbare eiendom binne die Municipale gebied soos aangevoer in die Waardasie-

(a) 'n Oorspronklike belasting van 'n half sent ($\frac{1}{2}$ sent) in die rand (R1) wat verskuldig word op 1 Julie 1967 en waarvan 'n kwart sent ($\frac{1}{4}$ sent) betaalbaar is op 1 Julie 1967 en die ander kwart sent ($\frac{1}{4}$ sent) op 1 Januarie 1968.

(b) 'n Addisionele belasting van twee en 'n half sent ($2\frac{1}{2}$ sent) in die rand (R1) wat verskuldig word op 1 Julie 1967 en waarvan een en 'n kwart sent ($1\frac{1}{4}$ sent) betaalbaar is op 1 Julie 1967 en die ander een en 'n kwart sent ($1\frac{1}{4}$ sent) op 1 Januarie 1968.

(c) Onderhewig aan die goedkeuring van die Administrateur kragtens Artikel 18 (5) van die Plaaslike-Bestuur-Belasting-ordonnansie, No. 20 van 1933, soos gewysig, 'n verdere belasting van drie sent (3 sent) in die rand (R1) wat verskuldig word op 1 Julie 1967 en waarvan een en 'n half sent ($1\frac{1}{2}$ sent) betaalbaar is op 1 Julie 1967 en die ander een en 'n half sent ($1\frac{1}{2}$ sent) op 1 Januarie 1968.

In elke geval waar die belasting verskuldig en betaalbaar is op 1 Julie 1967, nie betaal is voor 30 September 1967 nie en waar die belasting verskuldig op 1 Julie 1967 en betaalbaar op 1 Januarie 1968 nie betaal is voor 31 Maart 1968 nie, sal rente teen sewe persent (7%) per jaar gehef word op sodanige agterstallige belasting vanaf 30 September 1967 en 31 Maart 1968, onderskeidelik en geregtelike stappe gedoen word vir die verhaal daarvan.

W. J. R. APPELCRYN,
Stadsklerk.
Munisipale Kantore,
Westonaria, 9 Mei 1967.
(Kennisgewing No. 21/67.)

310—24

TOWN COUNCIL OF ERMELO.

PERMANENT CLOSING OF PORTION OF A PARK.

In terms of the provisions of Section 67 (3) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that it is the intention of the Town Council of Ermelo, subject to the consent of the Administrator, to close permanently—

a portion of the park known as Erf No. 244, Cassim Park Township.

A plan showing the portion of the park concerned is open for inspection at the Office of the Town Clerk during office hours until Monday, 24th July, 1967.

Any person who has any objection to the proposed closing, or who will have any claim for compensation if such closing is carried out, must lodge his objection or claim as the case may be, in writing, with the Town Clerk not later than 12 noon on Monday, 24th July, 1967.

Any person not lodging his claim with the Council on or before the date and time specified in the notice shall not be entitled to any compensation for any damage or loss sustained by time.

Town Hall,
Ermelo, 8th May, 1967.
(Notice No. 32367.)

STADSRAAD VAN ERMELO.

SLUITING VAN GEDEELTE VAN 'N PARK.

Ooreenkomsdig die bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegeef dat die Stadsraad van Ermelo van voorname is, onderhewig aan goedkeuring van die Administrateur, permanent te sluit:

'n gedeelte van 'n park bekend as Erf No. 244, Cassim Park-Dorpsgebied.

'n Plan wat die betrokke gedeelte van die park aantoon is ter insae by die Kantoor van die Stadsklerk gedurende kantoorture tot Maandag 24 Julie 1967.

Iemand wat beswaar teen die voorgenome sluiting het, of wat 'n eis om skadevergoeding sal hê indien die gedeelte van die park gesluit word, moet sy besware of eis na gelang van die geval uiters op Maandag, 24 Julie 1967, om 12-uur middag, by die Stadsklerk indien.

Enige persoon wat versuim om sy eis voor of op voormalde datum by die Stadsraad in te dien, sal nie op enige vergoeding ten opsigte van enige skade of verlies deur hom gely, geregtig wees nie.

Stadhuis,

Ermelo, 8 Mei 1967.

(Kennisgewing No. 32367.)

314—24

VILLAGE COUNCIL OF BEDFORDVIEW.

AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

Notice is hereby given in accordance with the provisions of Section 96 of the Local Government Ordinance, 1939, that the Village Council of Bedfordview proposes to amend its Electricity Supply By-laws published under Administrator's Notice No. 861, dated the 19th November, 1958, in order that the Council may allow a percentage rebate as determined by the Council from time to time to consumers falling under the tariffs mentioned in Sections 1 and 2 of Schedule 2 "Electricity Supply Tariff".

Copies of the proposed amendment will be open for inspection during the ordinary office hours at the office of the undersigned from the date of publication hereof.

Any person desiring to object to the proposed amendment shall lodge objection, in writing, with the undersigned on or before the 8th June, 1967.

J. J. VAN L. SADIE,
Acting Town Clerk.

Municipal Offices,
Bedfordview, 17th May, 1967.

DORPSRAAD VAN BEDFORDVIEW.

WYSIGING VAN ELEKTRISITEIT-VOORSIENINGSVERORDENINGE.

Ooreenkomsdig die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekendgemaak dat die Dorpsraad van Bedfordview voornemens is om die Elektrisiteitvoorsieningsverordeninge afgekondig by Administrateurskennisgewing No. 861 van 19 November 1958, te wysig ten einde die Raad in staat te stel om 'n persentuele afslag, soos deur die Raad van tyd tot tyd bereken, toe te laat aan die verbruikers wat onder die tariewe gemeld in paragrafe 1 en 2 van Bylae 2 "Elektrisiteitstarief", val.

Afskrifte van die voorgestelde wysiging lê ter insae in die kantoor van die ondergetekende gedurende gewone diensure vanaf datum van publikasie hiervan.

Enige een wat beswaar teen die voorgestelde wysiging wil opper, moet sy beswaar uiters op 8 Junie 1967 by ondergetekende indien.

J. J. VAN L. SADIE,
Waarnemende Stadsklerk.

Munisipale Kantore,
Bedfordview, 17 Mei 1967.

336—24—7

VILLAGE COUNCIL OF BEDFORDVIEW.

PROPOSED AMENDMENT TO THE TOWN-PLANNING SCHEME OF BEDFORDVIEW No. 1/1948.

AMENDING SCHEME No. 1/11 (A).

Notice is hereby given, in terms of Section 26 of the Townships and Town-planning Ordinance, No. 25 of 1965, that the Bedfordview Village Council proposes to amend its Town-planning Scheme No. 1/1948, in the manner following. This amendment applies to Erven Nos. 284 and 288, Bedfordview Extension No. 62 Township:-

(a) By the deletion of clause 15, Table C (b) (iv) and the substitution thereof of the following clause:-

"On Erven Nos. 284 and 288, Bedfordview Extension No. 62 Township, buildings to be erected in accordance with Use Zone IX (Special), shall conform to the Three-Star grading as defined by the regulations in terms of the Hotel Act No. 70 of 1965."

(b) Height Zoning.—To decrease the number of storeys permissible from six to three on the aforementioned stands within Bedfordview Extension No. 62.

(c) Coverage.—To increase the coverage permissible on the aforementioned stands within Bedfordview Extension No. 62, from 30 per cent to 60 per cent.

Further particulars of this amendment are open for inspection at the Town Clerk's Office, Bedfordview, for a period of four weeks from the undersigned date.

Every occupier or owner of immovable property situated within the area to which this scheme applies, has the right to object to the amendment and may inform the Town Clerk, in writing, of such objection and the grounds thereof, at any time during the four weeks the particulars are open for inspection.

J. J. VAN L. SADIE,
Acting Town Clerk.

Municipal Offices,
Bedfordview, 24th May, 1967.

DORPSRAAD VAN BEDFORDVIEW.

VOORGESTELDE WYSIGING VAN DIE BEDFORDVIEWSE DORPSAANLEGSKEMA No. 1/1948.

WYSIGINGSKEMA No. 1/11 (A).

Kennisgewing geskied hiermee ingevolge Artikel 26 van die Dorpe- en Dorpsaanleg-Ordonnansie, No. 25 van 1965, dat die Dorpsraad van Bedfordview van voorneme is om sy Dorpsaanlegskema No. 1/1948, te wysig. Die betrokke wysiging het alleenlik betrekking op Standplassie Nos. 284 en 288, binne Bedfordview-Uitbreiding No. 62, en die voorgestelde wysiging is as volg:-

(a) Deur die skrapping van Artikel 15, Tabel C (b) (iv) en die vervanging daarvan deur die volgende artikel:-

"Op Standplassie Nos. 284 en 288, Bedfordview-Uitbreiding No. 62, sal geboue ooreenkomsdig die bepalings van Gebruikszone IX (Spesiaal), opgerig word wat sal ooreenstem met die 'Drie-Ster' gradering soos gedefinieer in die regulasies ingevoeg die Hotelwet, No. 70 van 1965."

(b) Hoogtestreek.—Deur die getal verdiepings toelaatbaar te verminder van ses na drie, op die voormalige standplassie binne Bedfordview-Uitbreiding No. 62.

(c) Dekking.—Deur die dekking op voor- melde standplassie binne Uitbreiding No. 62, te vermeerder vanaf 30 persent tot 60 persent.

Verdere besonderhede van hierdie wysiging sal vir 'n tydperk van vier weke vanaf ondervermelde datum in die Kantoor van die Stadsklerk, Bedfordview, ter insae lê.

Iedere bewoner of eienaar van vaste eiendom wat binne die gebied waarop die skema van toepassing is, geleë is, het die reg om teen die voorgestelde wysiging beswaar te maak en mag te enige tyd gedurende die vier weke wat die besonderhede ter insae lê, sy beswaar en redes daarvoor skriftelik by die Stadsklerk indien.

J. J. VAN L. SADIE,
Waarnemende Stadsklerk.

Munisipale Kantore,
Bedfordview, 24 Mei 1967.

334—24-30-7

CITY OF JOHANNESBURG.

CITY HEALTH DEPARTMENT, SLUMS ACT, 1934, AS AMENDED.

Notice is hereby given, in terms of Section 15 (4)(c) of the Slums Act, No. 24 of 1937, and Act No. 55 of 1963, that the Slums Clearance Court has rescinded the slum declarations on the following premises within the Municipality of Johannesburg:-

Declared a Slum on 22nd October, 1957.
Stand No. 274, Booysens Reserve.

Declared Slums on 28th October, 1958.
Stand No. 2935 (Leasehold), Johannesburg.
Stand No. 3733 (Freehold), Johannesburg.

Declared a Slum on 9th December, 1958.
Stand No. 52, Newclare.

Declared a Slum on 24th February, 1959.
Stand No. 421, Newclare.

Declared Slums on 24th March, 1959.
Stand No. 181, Newclare.
Stand No. 182, Newclare.
Stand No. 190, Newclare.
Stand No. 344, Newclare.

Declared Slums on 28th April, 1959.
Stand No. 232, Newclare.
Stand No. 233, Newclare.

Declared Slums on 26th May, 1959.
Stand No. 331, Newclare.
Stand No. 338, Newclare.

Declared Slums on 25th August, 1959.
Stand No. 524, Newclare.
Stand No. 525, Newclare.
Stand No. 555, Newclare.
Stand No. 560, Newclare.

Declared Slums on 30th October, 1962.
Stand No. 5434 (Leaschold), Johannesburg.
Stand No. 3933 (Freehold), Johannesburg.

Declared Slums on 21st August, 1964.
Stand Nos. 216 and 217, Lakeview.
Stand Nos. 221 and 222, Lakeview.
Stand Nos. 348 and 349, Ophirton.

Declared a Slum on 24th August, 1964.
Stand No. 374, Ophirton.

Declared Slums on 18th September, 1964.
Stand Nos. 219 and 220, Ophirton.

Declared a Slum on 12th October, 1964.
Stand No. 401, Ophirton.

Declared Slums on 26th October, 1964.
Stand No. 209, Berea.
Stand No. 211, Berea.

Declared a Slum on 2nd November, 1964.
Stand No. 492, Yeoville.

Declared a Slum on 6th November, 1964.
Stand No. 257, Booysens.

Declared a Slum on 14th December, 1964.
Stand No. 106, Jeppestown.

Declared Slums on 8th January, 1965.
Stand No. 174, Jeppestown.
Stand No. 178, Jeppestown.

Declared a Slum on 15th January, 1965.
Stand No. 91, Jeppestown.

Declared a Slum on 5th February, 1965.

Stand No. 93, Jeppestown.

Declared Slums on 26th March, 1965.
Stands Nos. 415 and 416, Jeppestown.

Declared Slums on 11th June, 1965.
Stands Nos. 1215, 1216, 1218 and 1220, Jeppestown.

A. P. BURGER,
Clerk of the Council.
Municipal Offices,
24th May, 1967.

STAD JOHANNESBURG.

STADSGESONDHEIDSAGDELING, DIE SLUMSWET, 1934, SOOS GEWYSIG.

Hierby word kragtens die bepalings van Artikel 15 (4) (c) van die Slumswet, 1934, soos gewysig, deur Wet No. 24 van 1937, en Wet No. 55 van 1963, bekendgemaak dat die Slumopruimingshof die slumverklarings wat vroeë met betrekking tot die persele in die Munisipaliteit Johannesburg, gedoen is opgehef het:-

Tot slum verklaar op 22 Oktober 1957.
Standplaats No. 274, Booysens Reservwe.

Tot slums verklaar op 28 Oktober 1958.
Standplaats No. 2935 (Huurreg), Johannesburg.

Standplaats No. 3733 (Eiendomsreg), Johannesburg.

Tot slum verklaar op 9 Desember 1958.
Standplaats No. 52, Newclare.

Tot slum verklaar op 24 Februarie 1959.
Standplaats No. 421, Newclare.

Tot slums verklaar op 24 Maart 1959.
Standplaats No. 181, Newclare.

Standplaats No. 182, Newclare.

Standplaats No. 190, Newclare.

Standplaats No. 344, Newclare.

Tot slums verklaar op 28 April 1959.
Standplaats No. 232, Newclare.

Standplaats No. 233, Newclare.

Tot slums verklaar op 26 Mei 1959.
Standplaats No. 331, Newclare.

Standplaats No. 338, Newclare.

Tot slums verklaar op 25 Augustus 1959.
Standplaats No. 524, Newclare.

Standplaats No. 525, Newclare.

Standplaats No. 555, Newclare.

Standplaats No. 560, Newclare.

Tot slums verklaar op 30 Oktober 1962.
Standplaats No. 5434 (Huurreg), Johannesburg.

Standplaats No. 3933 (Eiendomsreg), Johannesburg.

Tot slums verklaar op 21 Augustus 1964.
Standplase Nos. 216 en 217, Lakeview.

Standplase Nos. 221 en 222, Lakeview.

Standplase Nos. 348 en 349, Ophirton.

Tot slum verklaar op 24 Augustus 1964.
Standplaats No. 374, Ophirton.

Tot slums verklaar op 18 September 1964.
Standplase Nos. 219 en 220, Ophirton.

Tot slum verklaar op 12 Oktober 1964.
Standplaats No. 401, Ophirton.

Tot slums verklaar op 26 Oktober 1964.
Standplaats No. 209, Berea.

Standplaats No. 211, Berea.

Tot slum verklaar op 2 November 1964.
Standplaats No. 492, Yeoville.

Tot slum verklaar op 6 November 1964.
Standplaats No. 257, Booysens.

Tot slum verklaar op 14 Desember 1964.
Standplaats No. 106, Jeppestown.

Tot slums verklaar op 8 Januarie 1965.
Standplaats No. 174, Jeppestown.

Standplaats No. 178, Jeppestown.

Tot slum verklaar op 15 Januarie 1965.
Standplaats No. 91, Jeppestown.

Tot slum verklaar op 5 Februarie 1965.
Standplaats No. 93, Jeppestown.

Tot slums verklaar op 26 Maart 1965.
Standplase Nos. 415 en 416, Jeppestown.

Tot slums verklaar op 11 Junie 1965.
Standplase Nos. 1215, 1216, 1218 en 1220, Jeppestown.

A. P. BURGER,
Klerk van die Raad.

Stadhuis,
24 Mei 1967.

320—24

TOWN COUNCIL OF BOKSBURG.

NOTICE OF ASSESSMENT RATE.

Notice is hereby given that the following rates on the value of rateable property within the Municipality of Boksburg, as appearing on the Valuation Roll, have been imposed by the Council of the Municipality in terms of the Local Authorities Rating Ordinance, 1933, viz.:—

- (1) An original rate of one-half cent ($\frac{1}{2}c$) in the rand (R1) for the year 1st July, 1967, to 30th June, 1968, on site value of land within the Municipality as appearing in the Valuation Roll.
- (2) An additional rate of four and a half cents ($4\frac{1}{2}c$) in the rand (R1) for the year 1st July, 1967, to the 30th June, 1968, on the site value of land within the Municipality as appearing in the Valuation Roll.
- (3) An additional rate of four and a half cents ($4\frac{1}{2}c$) in the rand (R1) reducible in terms of Section 21 of the Local Authorities Rating Ordinance, 1933, for the year 1st July, 1967, to 30th June, 1968, on the value of improvements used for residential purposes or other purposes not incidental to mining operations on land held under licence or any other mining titles to dig or prospect for precious metals, precious stones or base metals appearing in the Valuation Roll.
- (4) In terms of Section 20 of the Local Authorities Rating Ordinance, 1933, an extra additional rate of three and a three-quarter cents ($3\frac{3}{4}c$) in the rand (R1) for the year 1st July, 1967, to 30th June, 1968, on the site value of land held by any power undertaking within the Municipality of Boksburg as appearing in the Valuation Roll.

The above rates are due on the 1st July, 1967, and payable in two equal instalments, of which the first half is to be paid on or before 30th September, 1967, and the second half on or before the 31st March, 1968.

If the rates hereby imposed are not paid on the dates fixed, interest at the rate of seven per cent (7%) per annum will be charged on overdue assessment rates calculated from due date.

P. RUDO NELL,
Town Clerk.

Municipal Offices,
Boksburg, 11th May, 1967.

(Notice No. 62.)

STADSRAAD VAN BOKSBURG.

HEFFING VAN EIENDOMS-BELENTING.

Kennis word hiermee gegee dat die volgende belastings op die waarde van belasbare eiendom binne die Munisipaliteit van Boksburg, soos dit voorkom op die Waarderingslys, deur die Raad van die Munisipaliteit kragtens die Plaaslike-Bestuur-Belastinggordonnansie, 1933, opgele is:—

- (1) 'n Oorspronklike belasting van 'n halwe sent ($\frac{1}{2}c$) in die rand (R1), vir die jaar 1 Julie 1967, tot 30 Junie 1968, op die terreinwaarde van die grond binne die Munisipaliteit soos dit voorkom op die Waarderingslys.
- (2) 'n Addisionele belasting van vier en 'n halwe sent ($4\frac{1}{2}c$) in die rand (R1) vir die jaar 1 Julie 1967, tot 30 Junie 1968, op die terreinwaarde van grond binne die Munisipaliteit, soos dit voorkom op die Waarderingslys.
- (3) 'n Addisionele belasting van vier en 'n halwe sent ($4\frac{1}{2}c$) in die rand (R1) herleibaar ingevolge Artikel 21 van die Plaaslike-Bestuur-Belastinggordonnansie, 1933, vir die jaar 1 Julie 1967, tot 30 Junie 1968, op die waarde van verbeterings gebruik vir woon-doeleindes of vir doeleindes wat nie betrekking het nie op mynbedrywighede, op grond wat onder lisensie of enige ander myntitel gehou word om te self of te prospakteer vir

edele metale en edele gesteentes of onedele metale, soos dit voorkom op die Waarderingslys.

- (4) Kragtens Artikel 20 van die Plaaslike-Bestuur-Belastinggordonnansie, 1933, 'n ekstra addisionele belasting van drie en 'n driekwart sent ($3\frac{3}{4}c$) in die rand (R1) vir die jaar 1 Julie 1967, tot 30 Junie 1968, op die terreinwaarde van grond gehou deur enige kragtonterneming binne die Munisipaliteit van Boksburg, soos dit voorkom op die Waarderingslys.

Die belasting, soos hierbo bepaal is verskuldig op 1 Julie 1967, betaalbaar in twee gelyke paaimeente. Die eerste helfte betaalbaar op of voor 30 September 1967 en die tweede helfte op of voor 31 Maart 1968.

Indien die belasting hiermee opgele nie betaal is op die datums soos bepaal nie, sal rente, bereken vanaf die gemeide datums, teen sewe persent (7%) per jaar op die agterstallige belasting gehef word.

P. RUDO NELL,
Stadsklerk.

Stadhuis,
Boksburg, 11 Mei 1967.

(Kennisgewing No. 62.) 315—24

TOWN COUNCIL OF VOLKSRUST.

VALUATION ROLL AND VALUATION COURT.

Notice is hereby given that a Quinquennial Valuation Roll of all rateable property within the Municipality of Volksrust has been prepared in accordance with the provisions of the Local Authorites Rating Ordinance, No. 20 of 1933, as amended, and will be open for inspection at the Municipal Offices, during office hours, for a period of thirty (30) days from the date of this notice.

All persons interested are hereby called upon to lodge with the Town Clerk before 12 noon on the 16th June, 1967, on the prescribed forms written notice of any objections that they may have in respect of the Valuation of any rateable property valued in the said Valuation Roll, or of any omission therefrom of property which is alleged to be rateable, or in respect of any error, omission or misdescription.

Forms of objection may be obtained on application at the Municipal Offices.

Attention is especially directed to the fact that no person will be entitled to urge any objection before the Valuation Court, which will sit on the 23rd June, 1967, unless he shall first have lodged such notice of objection as aforesaid.

Notice is also hereby given, in terms of subsection (8) of Section 13 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the first sitting of the Valuation Court to consider objections to entries in the Quinquennial Valuation Roll, 1967/1972, of rateable property within the Municipality of Volksrust, will be held in the Council Chamber, Municipal Offices, Volksrust, on Friday, 23rd June, 1967, at 5 p.m.

J. J. F. VAN SCHOOR,
Town Clerk.

Municipal Offices,
Volksrust, 12th May, 1967.

(Notice No. 13/1967.)

STADSRAAD VAN VOLKSRUST.

WAARDERINGSLYS EN WAARDERINGSHOF.

Kennisgewing geskied hiermee dat 'n Vyfjaarlike Waarderingslys van alle belasbare eiendom binne die Munisipaliteit van Volksrust saamgestel is ooreenkomsdig die bepalings van die Plaaslike-Bestuur-Belastinggordonnansie, No. 20 van 1933, soos gewysig, en ter insae sal lê gedurende kantoorure op die kantoor van ondergetekende vir 'n tydperk van dertig (30) dae vanaf datum van hierdie kennisgewing.

Alle belanghebbende persone word hiermee versoek om die Stadsklerk op of voor 12-uur middag, op 16 Junie 1967, skriftelik in kennis te stel, op die voorgeskrewe vorm, van enige beswaar wat hulle mag hê teen die waardering van enige belasbare eiendom wat in genoemde Waarderingslys voorkom, of teen die weglatting daaruit van eiendom wat volgens bewering belasbaar is, of ten opsigte van enige fout, verkeerde omskrywing of weglatting.

Druklike vorms van kennisgewing van beswaar is op aanvraag verkrybaar by die Munisipale Kantore.

Aandag word veral gevestig op die feit dat niemand die reg sal hê om beswaar te opper voor die Waarderingshof, wat op 23 Junie 1967, sitting sal hou, tensy hy vooraf kennisgewing van beswaar ingedien het nie.

Kennisgewing geskied ook hiermee, ingevolge subartikel (8) van Artikel 13 van die Plaaslike-Bestuur-Belastinggordonnansie, No. 20 van 1933, soos gewysig, dat die eerste sitting van die Waarderingshof op Vrydag, 23 Junie 1967, om 5 pm, in die Raadsaal, Munisipale Kantore, Volksrust, gehou sal word om besware teen inskrywings van die Vyfjaarlike Waarderingslys, 1967/1972, van belasbare eiendomme binne die Munisipaliteit van Volksrust, aan te hoor.

J. J. F. VAN SCHOOR,
Stadsklerk.

Munisipale Kantore,
Volksrust, 12 Mei 1967.

(Kennisgewing No. 13/1967.) 311—24

CITY COUNCIL OF PRETORIA.

PRETORIA MUNICIPALITY.—BY-LAWS RELATING TO THE LICENCING OF VEHICLES, PUBLIC VEHICLES, PUBLIC BUSES AND TAXIS.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council proposes to amend the By-laws relating to the Licencing of Vehicles, Public Vehicles, Public Buses and Taxis, as published under Administrator's Notice No. 791 of 14th October, 1964.

The purpose of the amendment is to bring the tariffs for taxis in line with the present fuel and maintenance costs.

A copy of the proposed amendment and the relative Council resolution are open for inspection at the office of the undersigned for a period of twenty-one (21) days from date of publication hereof.

HILMAR RODE,
Town Clerk.

17th May, 1967.

(Notice No. 129 of 1967.)

STADSRAAD VAN PRETORIA.

MUNISIPALITEIT PRETORIA.—WYSIGING VAN VERORDENINGE BETREFFENDE DIE LISENSIERING VAN VOERTUIE, OPENBARE VOERTUIE, OPENBARE BUSSE EN HUURMOTORS.

Ooreenkomsig Artikel 96 van die Ordinance op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van voorneme is om die Verordeninge Betreffende die Lisenasiering van Voertuie, Openbare Voertuie, Openbare Busse en Huurmotors soos aangekondig by Administratierskennisgewing No. 791 van 14 Oktober 1964, te wysig.

Die doel van die wysiging is om die tariewe van huurmotors in verhouding te bring met die huidige brandstof- en onderhoudkoste.

'n Afskrif van die voorgenome wysiging en die betrokke Raadsbesluit lê een-en-twintig (21) dae van die datum van publikasie hiervan af in die kantoor van die ondergetekende ter insae.

HILMAR RODE,
Stadsklerk.

17 Mei 1967.

(Kennisgewing No. 129 van 1967.)

333—24

CITY OF JOHANNESBURG.**PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/273).**

The City Council of Johannesburg has prepared a Draft Amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/273.

This Draft Scheme contains the following proposal:-

To rezone Stands Nos. 2933 to 2948 (Leasehold), 3725 to 3740 (Freehold), Johannesburg, bounded by Ameshoff, Melle, Hoofd and Biccard Streets, from "General Residential" to "Special" subject to certain conditions. The effect of the rezoning will be to permit banks and building societies on the ground floor of the proposed building on the said stands and offices on the other floors and to change the height zoning.

The owners of these stands are Messrs. Carenel Investments (Pty.), Ltd., 1306 Thirteenth Floor, Zanza Building, Proes Street, Pretoria.

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 24th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Johannesburg Town-planning Scheme or within one mile of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is the 24th May, 1967, 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, 24th May, 1967.
(Notice No. 72/4/2/273.)

STAD JOHANNESBURG.**VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/273).**

Die Stadsraad van Johannesburg het 'n Ontwerpwykingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 1/273 bekend sal staan.

Hierdie Ontwerp-skema bevat die volgende voorstel:-

Die indeling van Standplase Nos. 2933 tot 2948 (pagpersele), 3725 tot 3740 (eiendomspersle), Johannesburg, wat deur Ameshoff, Melle-, Hoofd- en Biccardstraat begrens word, word op sekere voorwaardes van "algemene woondoeleindes" na "spesial" te verander, sodat daar banke en bougenootskappe op die grondverdieping van die voorgestelde gebou op die genoemde standplase en kantore op die ander verdiepings ingerig, en die hoogte-indeling verander kan word.

Die firma Carenel Investments (Pty.), Ltd., Dertiende Verdieping 1306, Zanzagebou, Proesstraat, Pretoria, is die eienaars van hierdie standplase.

Besonderhede van hierdie skema lê ter insae in Kamer No. 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 24 Mei 1967.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema No. 1 of binne een myl van die grense daarvan het die reg om teen die skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike

bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1967, skriftelik van sodanige beswaar of vertoë 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, 24 Mei 1967.
(Kennisgewing No. 72/4/2/273.)

323—24-30

CITY OF JOHANNESBURG.**PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/273).**

The City Council of Johannesburg has prepared a Draft Amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/273.

This Draft Scheme contains the following proposal:-

To rezone Stands Nos. 3023, 3024, 3027 (Leaschold), 2910, 2909 and 2908 (Freehold), Johannesburg, situated at the southwestern intersection of Jorissen and Eendracht Streets, from "General Residential" to "General Business" subject to certain conditions.

The owners of these stands are Messrs. Strathallan Investments (Pty.), Limited, 101 Douglas Court, 62 Noord Street, 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 24th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Johannesburg Town-planning Scheme No. 1 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 24th May, 1967, 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, 24th May, 1967.
(Notice No. 72/4/2/273.)

STAD JOHANNESBURG.**VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/273).**

Die Stadsraad van Johannesburg het 'n Ontwerpwykingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 1/273 bekend sal staan.

Hierdie Ontwerp-skema bevat die volgende voorstel:-

Die indeling van Standplase Nos. 3023, 3024, 3027 (pagpersele), 2910, 2909 en 2908 (eiendomspersle), Johannesburg, wat by die suidwestelike hoek van die kruising van Jorissen- en Eendrachtstraat geleë is, word op sekere voorwaardes van "algemene woondoeleindes" na "algemene besigheidsdoeleindes" verander.

Die firma Strathallan Investments (Pty.), Ltd., Douglas Court 101, Noordstraat 62, Johannesburg, is die eienaars van hierdie standplase.

Besonderhede van hierdie skema lê ter insae in Kamer No. 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 24 Mei 1967.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema No. 1 of binne een myl van die grense daarvan het die reg om teen die skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1967, skriftelik van sodanige beswaar of vertoë 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, 24 Mei 1967.
(Kennisgewing No. 72/4/2/273.)

321—24-30

VILLAGE COUNCIL OF BEFORDVIEW.**PROPOSED PERMANENT CLOSING OF A PORTION OF BOTHMA ROAD, SITUATED BETWEEN THE REMAINING EXTENT OF HOLDING NO. 90, GELDENHUIS ESTATE SMALL HOLDINGS AND BEDFORDVIEW EXTENSION NO. 74 TOWNSHIP.**

Notice is hereby given in accordance with the provisions of Section 67 (3) of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Bedfordview Village Council, subject to the consent of the Honourable the Administrator, to permanently close a portion of Bothma Road situated between the remaining extent of Holding No. 90, Geldenhuis Estate Small Holdings and Bedfordview Extension No. 74 Township, to all traffic.

A plan showing the situation of the portion of the road to be closed, may be inspected at the Office of the Town Clerk during normal office hours.

Any person who has any objection to such closing, or who may have any claim for compensation, if such closing is carried out, must lodge his objection or claim, as the case may be, in writing, with the Town Clerk, Municipal Offices, Bedfordview, not later than the 19th July, 1967.

J. J. VAN L. SADIE,
Acting Town Clerk.

Municipal Offices,
Bedfordview, 17th May, 1967.

DORPSRAAD VAN BEDFORDVIEW.**VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN BOTHMAWEG, GELEË TUSSEN RESTERENDE GEDEELTE VAN HOEWE NO. 90, GELDENHUIS ESTATE KLEINHOEWES EN BEDFORDVIEW-UITBREIDING NO. 74.**

Hierby word ooreenkomsdig die bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekendgemaak dat die Dorpsraad van Bedfordview voornemens is om, behoudens goedkeuring deur Sy Edele die Administrator, 'n gedeelte van Bothmaweg, geleë tussen resterende gedeelte van Hoeve No. 90, Geldenhuis Estate Kleinhoewes en Bedfordview-Uitbreiding No. 74, permanent vir alle verkeer te sluit.

'n Plan waarop die ligging van die betrokke straatgedeelte aangedui word, lê gedurende gewone kantoorture in die kantoor van die Stadslerk ter insae.

Enige iemand wat beswaar wil opper teen die voorgenome sluiting of wat moontlik skadevergoeding sal wil eis, al na gelang van die geval, indien die voorgestelde sluiting plaasvind, moet sodanige beswaar of eis skriftelik voor 18 Julie 1967, by die Stadslerk, Municipale Kantore, Bedfordview, indien.

J. J. VAN L. SADIE,
Waarnemende Stadslerk.

Municipale Kantore,
Bedfordview, 17 Mei 1967.

335—24-7-14

HEALTH COMMITTEE OF SOEK-MEKAAR.

VALUATION ROLL.

INSPECTION OF PROVISIONAL ROLL.—OBJECTIONS.

Notice is hereby given that the Valuation Roll has been completed and laid before the local authority and shall lie at its office for public inspection. Any person may at all reasonable times inspect the same and take copies or extracts therefrom.

Objections, if any, to be lodged, in writing, to the undersigned within 30 days from date of publication of this notice.

E. ENGELBRECHT.
Secretary.

GESONDHEIDSKOMITEE VAN SOEKMEKAAR.

WAARDASIELYS.

INSAGE VAN VOORLOPIGE LYS.—BESWARE.

Neem asseblie kennis dat die Waardingslys voltooi is en aan die plaaslike bestuur voorgelê is. Die lys sal op die Kantoer van die Gesondheidskomitee ter insage van die publiek lê en elkeen kan die lys gedurende alle redelike ure nagaan en afskrifte of uittreksels daarvan maak.

Besware, indien enige moet binne 30 dae vanaf publikasie hiervan, skriftelik aan ondergetekende gerig word.

E. ENGELBRECHT,
Sekretariesse.
313—24

TOWN COUNCIL OF BENONI.

PROPOSED CLOSING OF PORTION OF C. R. SWART PARK AND LEASE OF LAND.

Notice is hereby given, in terms of the provisions of Section 68 read in conjunction with Section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Benoni, subject to the approval of the Administrator, to close permanently a portion of C. R. Swart Park, in extent 3,694 Cape square feet.

Notice is hereby further given, in terms of Section 79 (18) (b) of the said Ordinance that the Town Council also proposes, subject to the closing of the said portion of C. R. Swart Park being effected, and subject to the approval of the Administrator, to lease the area so closed to the East Rand Speedboat Club for club-house and tea-room purposes for a period of 9 years and 11 months at a nominal rental of R1 a year.

A copy of a plan showing the portion of the park which it is proposed to close permanently, may be inspected during ordinary office hours at the Office of the Town Clerk, Municipal Offices, Benoni.

Any person who has any objection to the proposed closing and/or lease of land, or who may have any claim for compensation if the closing is effected, must lodge such objection or claim, in writing, with the undersigned not later than Monday, 31st July, 1967.

F. W. PETERS,
Town Clerk.

Municipal Offices.
Benoni, 24th May, 1967.
(Notice No. 68 of 1967.)

STADSRAAD VAN BENONI.

VOORGESTELDE SLUITING VAN GEDEELTE VAN C. R. SWART PARK EN VERHUUR VAN GROND.

Kennisgewing geskied hierby kragtens die bepalings van Artikel 68 saamgelees met Artikel 67 van die Ordonnansie op Plaaslike

Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Benoni voornemens is, om behoudens die goedkeuring van die Administrateur, 'n gedeelte van C. R. Swart Park, groot 3,694 Kaapse vierkante voet, permanent te sluit.

Kennisgewing geskied voorts kragtens Artikel 79 (18) (b) van die genoemde Ordonnansie, dat die Stadsraad ook voornemens is, om onderhewig aan die sluiting van die genoemde gedeelte van die C. R. Swart Park, en behoudens die goedkeuring van die Administrateur, die gebied wat aldus gesluit staan te word, aan die "East Rand Speedboat Club" vir klubhuis en teekamerdoelendes vir 'n tydperk van 9 jaar en 11 maande teen 'n nominale huur van R1 per jaar te verhuur.

'n Afskrif van 'n plan waarop die gedeelte van die park wat gesluit staan te word aangegetoon is, is gedurende gewone kantoorure by die kantoer van die ondergetekende, Municipale Kantore, Benoni, ter insae.

Iedereen wat enige beswaar het teen die voorgestelde sluiting en/of verhuur van die grond, of wat enige eis om skadevergoeding as gevolg van die sluiting van die genoemde gedeelte van die park wil instel, moet sodanige beswaar of eis nie later nie as Maandag, 31 Julie 1967, by die ondergetekende indien.

F. W. PETERS,
Stadsklerk.
Municipal Kantoor,
Benoni, 24 Mei 1967.
(Kennisgewing No. 68 van 1967.)

317—24

CITY OF GERMISTON.

PERMANENT CLOSING AND ALIENATION OF LAND.

It is hereby notified, in terms of the provisions of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston, subject to the consent of the Administrator in terms of Section 67 of the said Ordinance, to permanently close the portion of May Street, abutting on Portion 2 of Consolidated Stand No. 33, Germiston North, and after the successful closing thereof to sell such land to the registered owner of Portion 2 of Consolidated Stand No. 33, Germiston North, at a price equal to a Sworn Appraisement, subject to compliance with the provisions of Section 79 (18) of the said Ordinance, and to the area of land in question being consolidated with Portion 2 of Consolidated Stand No. 33, Germiston North.

Details of the proposed closing and alienation may be inspected during office hours at Room No. 115, Municipal Offices, Germiston.

Any person who intends objecting to the proposed closing, or who intends submitting a claim for compensation, or who is desirous of lodging an objection with the City Council of Germiston in the exercise of its powers conferred by Section 79 (18) of the said Ordinance, must serve written notice upon the undersigned of any such objection, or claim for compensation on or before the 26th July, 1967.

P. J. BOSHOFF.
Town Clerk.
Municipal Offices,
Germiston, 17th May, 1967.
(Notice No. 61/1967.)

STAD GERMISTON.

PERMANENTE SLUITING EN VERVREEMDING VAN GROND.

Kennis word hierby gegee ingevolge die bepalings van Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Germiston van voorname is om, behoudens die toestemming van die Administrateur, ingevolge die bepalings

van Artikel 67 van vermelde Ordonnansie, die gedeelte van Maystraat, wat aan Gedeelte 2 van Gekonsolideerde Erf No. 33, Germiston-Noord, grens, permanent te sluit en na die suksesvolle sluiting sodanige grond aan die geregistreerde eienaar van Gedeelte 2 van Gekonsolideerde Erf No. 33, Germiston-Noord, teen 'n prys gelykstaande aan 'n huidige waardasie te verkoop, ingevolge die bepalings van Artikel 79 (18) van vermelde Ordonnansie, en die konsolidasie van die grond wat gesluit word met Gedeelte 2 van Gekonsolideerde Erf No. 33, Germiston-Noord.

Besonderhede van die voorgestelde sluiting en vervreemding is ter insae by Kantoer No. 115, Municipale Kantore, Germiston, gedurende normale kantoorure.

Enigiemand wat teen sodanige sluiting beswaar wil aanteken, of enige eis om skadevergoeding wil instel, of wat begerig is om beswaar aan te teken dat die Stadsraad van Germiston sy bevoegdheid uitoefen ingevolge die bepalings van Artikel 79 (18) van vermelde Ordonnansie, moet voor of op 26 Julie 1967, skriftelik kennis op ondervermelde indien van sodanige beswaar of eis om skadevergoeding.

P. J. BOSHOFF,
Stadsklerk.
Municipal Kantore,
Germiston, 17 Mei 1967.
(Kennisgewing No. 61/1967.)

324—24-30-7

CITY COUNCIL OF PRETORIA.

PRETORIA MUNICIPALITY.—WATER SUPPLY BY-LAWS AMENDMENT.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council intends amending the Water Supply By-laws, published under Administrator's Notice No. 787 of 18th October, 1950, as amended, by the repeal of Section 24 thereof.

The purpose of the amendment is to eliminate the necessity of special agreements for the supply of water within the City Council's area of jurisdiction.

A copy of the proposed amendment and the Council resolution concerned will lie open for inspection at the office of the undersigned for a period of twenty-one (21) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.

16th May, 1967.
(Notice No. 123 of 1967.)

STADSRAAD VAN PRETORIA.

MUNISIPALITEIT PRETORIA.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Ooreenkomsdig Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegeve dat die Stadsraad van voorname is om die Watervoorsieningsverordeninge, afgekondig deur Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, te wysig deur Artikel 24 daarvan te herroep.

Die doel van die wysiging is om die noodsaaklikheid van spesiale ooreenkomsdig vir die levering van water binne die regssgebied van die Stadsraad uit te skakel.

'n Afskrif van die voorgenome wysiging en die betrokke Raadsbesluit lê een-en-twintig (21) dae lank van die datum van publikasie hiervan af by die kantoer van die ondergetekende ter insae.

HILMAR RODE,
Stadsklerk.

16 Mei 1967.
(Kennisgewing No. 123 van 1967.)

332—24

CITY COUNCIL OF GERMISTON.
PROCLAMATION OF A PORTION OF LAMP ROAD OVER PORTION OF PORTION 77 OF THE FARM KLIP-POORTJE NO. 110—I.R.

Notice is hereby given, in terms of the provisions of the Local Authorities Roads Ordinance, 1904, as amended, that the City Council of Germiston has petitioned the Administrator to proclaim as a public road the road described in the Schedule to this notice.

A copy of the petition and the relevant diagram can be inspected at Room No. 105, Municipal Offices, President Street, Germiston, daily during office hours.

Any interested person desiring to lodge an objection, must lodge such objection, in writing (in duplicate), with the Provincial Secretary, P.O. Box 383, Pretoria, and the undersigned not later than the 8th July, 1967.

SCHEDULE A.**DESCRIPTION.**

A portion of Lamp Road traversing proclaimed land not held under mining title on the farm Klippoortje No. 110—I.R., District of Germiston, Mining District of Johannesburg.

A strip of ground 30 Cape feet wide, adjoining and parallel to the northern boundary of Portion 77 of the farm Klippoortje No. 110—I.R., as defined in Diagram S.G. No. A.2098/34, and extending from the western boundary to the eastern boundary of the aforementioned Portion 77 for a distance of 1587·63 Cape feet.

The above road is fully described in Diagram R.M.T. No. 656, S.G. No. A.1634/65.

Freehold Owner.—I. P. Lottering.

SCHEDULE B.

MINING TITLE TRAVERSED BY THE ROAD DESCRIBED IN SCHEDULE A AND DEFINED BY DIAGRAM R.M.T. NO. 656.

Proclaimed ground not held under Mining Title.

SCHEDULE C.

RIGHTS OTHER THAN MINING TITLES AFFECTED BY THE ROAD REFERRED TO IN SCHEDULE B.

1. Area for Agriculture and treeplanting held under S.R.P. No. A.96/32 by Klippoortje Estates, Ltd., defined by Plan R.M.T. S.R. No. 2447.

2. A strip of ground 6 feet wide for the purpose of a sewer pipe line held under S.R.P. No. A.37/49 by the City Council of Germiston and defined by Plan R.M.T. P.L. No. 1284.

*P. J. BOSHOFF,
Town Clerk.*

Municipal Offices,
Germiston, 24 May, 1967.
(Notice No. 83/1967.)

STAD GERMISTON.

PROKLAMASIE VAN GEDEELTE VAN LAMPWEG OOR GEDEELTE VAN GEDEELTE 77 VAN DIE PLAAS KLIPPOORTJE NO. 110—I.R.

Kragtens die bepalings van die "Local Authorities Roads Ordinance, 1904," soos gewysig, word hiermee kennis gegee dat die Stadsraad van Germiston by die Administrateur aansoek gedoen het om die pad soos in die Bylae van hierdie kennisgewing omskryf, as openbare pad te proklameer.

'n Afskrif van die versoekskrif en die betrokke diagram is daagliks gedurende gewone kantoorure by Kamer No. 105, Stadskantore, Presidentstraat, Germiston, ter insae.

Enige belanghebbende persoon wat teen die proklamasie beswaar wil maak, moet sodanige beswaar op sy laaste op 8 Julie

1967, skriftelik (in duplikaat), by die Provinciale Sekretaris, Posbus 383, Pretoria, en die ondergetekende indien.

BYLAE A.**BESKRYWING.**

Gedeelte van Lampweg wat geproklameerde grond deurkruis wat nie kragtens mynreg gehou word nie, synde 'n gedeelte van die plaas Klippoortje No. 110—I.R., Distrik Germiston, myndistrik van Johannesburg.

'n Strook grond, 30 Kaapse voet wyd grensend aan en parallel met die noordelike grens van Gedeelte 77 van die plaas Klippoortje No. 110—I.R., omskryf deur Diagram L.G. No. A.2098/34 en strek vir 'n afstand van 1587·63 Kaapse voet van die westelike grens tot die oostelike grens van voor-noende Gedeelte 77.

Bovermelde pad word volledig omskryf op Diagram R.M.T. No. 656, L.G. No. A.1634/65.

Vrypag-eienaar.—I. P. Lottering.

BYLAE B:

MYNREG DEURKRUIS DEUR DIE PAD IN BYLAE A BESKRYF EN SOOS DEUR DIAGRAM R.M.T. NO. 656 OMSKRYF.

Geproklameerde grond wat nie ingevolge mynbriewe gehou word nie.

BYLAE C.

REGTE, BEHALWE MYNREGTE, GERAAK DEUR DIE PAD WAARNA IN BYLAE B VERWYS WORD.

1. Terrein vir Landbou en Boomaanplanting doeleindes omskryf deur Sketsplan R.M.T. No. S.R. 2447 en gehou kragtens Oppervlakteregpermit No. A.96/32 deur menere Klippoortje Estates, Ltd.

2. 'n Strook grond, 6 voet, wyd vir die doel van rioolpypleiding omskryf deur Sketsplan R.M.T. No. P.L. 1284 en gehou kragtens Oppervlakteregpermit No. A.37/49 deur die Stadsraad van Germiston.

*P. J. BOSHOFF,
Stadsklerk.*

Stadskantore,
Germiston, 24 Mei 1967.
(Kennisgeving No. 83/1967.)

331—24-30-7

TOWN COUNCIL OF FOCHVILLE.

TRIENNIAL AND INTERIM VALUATION ROLLS.

Notice is hereby given that the Triennial Valuation Roll for 1967/1970 as well as the Interim Valuation Rolls for the period 1st July, 1966, to the 30th June, 1967, of all rateable property within the Municipality of Fochville have now been prepared in accordance with the Local Authorities Rating Ordinance, No. 20 of 1933, and will lie for public inspection at the Municipal Offices, Fochville, during office hours.

All persons interested are hereby called upon to lodge, in writing, with the Town Clerk, in the form set forth in the schedule to the said Ordinance, not later than 3 p.m. on Friday, the 23rd June, 1967, notice of any objection they may have in respect of the valuation of any rateable property valued in the said Valuation Rolls or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others, or in respect of any error, omission or misdescription.

Forms of notice of objection may be obtained on application from the Clerk of the Council.

Attention is directed to the fact that no person will be entitled to urge any objection before the Valuation Court to be hereafter constituted unless he shall first have lodged such notice of objection as aforesaid.

*P. L. J. VAN RENSBURG,
Town Clerk.*

Municipal Offices,
Fochville, 10th May, 1967.
(Notice No. 14.)

STADSRAAD VAN FOCHVILLE.

DRIEJAARLIKSE EN TUSSENTYDSE WAARDERINGSLYSTE.

Kennisgewing geskied hiermee dat die Driejaarlikse Waarderingslys vir 1967/1970, sowel as die Tussentydse Waarderingslyste vir die tydperk 1 Julie 1966, tot 30 Junie 1967, van alle belasbare eiendom binne die Munisipaliteit Fochville, ooreenkomsdig die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, opgestel is en dat dit by die Munisipale Kantore, Fochville, ter insae van die publiek lê gedurende kantoorure.

Alle belanghebbende persone word hiermee versoek om die Stadsklerk voor nm., op Vrydag, 23 Junie 1967, op die vorm wat in die skedule van bogemelde Ordonnansie voorgeskryf is, skriftelik in kennis te stel van enige beswaar wat hulle in verband met die waardering van enige belasbare eiendom in bogenoemde Waarderingslyste mag hê, of ten opsigte van die weglatting daaruit van eiendom wat na beweer word, belasbaar is, hetsy dit aan die persoon wat beswaar maak of aan iemand anders behoort, of met betrekking tot enige fout, weglatting of verkeerde inskrywing.

Vorms van kennisgewing van beswaar kan op aanvraag van die Klerk van die Raad verkry word.

Die aandag word gevvestig op die feit dat niemand daarop geregtig is om enige beswaar voor die Waarderingshof wat later saamgestel sal word, te opper nie, tensy hy eers sodanige kennisgewing van beswaar soos hierbo gemeld, ingediend het nie.

*P. L. J. VAN RENSBURG,
Stadsklerk.*

Munisipale Kantore,
Fochville, 10 Mei 1967.
(Kennisgewing No. 14.)

328—24

CITY COUNCIL OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/34).

The City Council of Germiston has prepared a Draft Amendment Town-planning Scheme to be known as Amendment Scheme No. 1/34.

The Draft Scheme contains the following proposal:—

The amendment of the zoning of Erf No. 115, in the township of Germiston Extension No. 3 (5-7 Euclid Street and 2-4 Miller Street), from "General Residential" purposes to "Special" purposes to permit a builder's yard, storage area, shops and business premises.

Registered Owner.—Mr. W. D. A. Russel.
Particulars of this scheme are open for inspection at the Council's Offices, Room No. 107, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 24th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme No. 1 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 24th May, 1967, inform the Council, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Council.

*P. J. BOSHOFF,
Town Clerk.*

Municipal Offices,
Germiston, 24th May, 1967.
(Notice No. 80/1967.)

STAD GERMISTON.**VOORGESTELDE WYSIGING VAN DIE GERMISTON-DORPSAANLEGSKEMA NO. 1 (WYSIGENDE SKEMA NO. 1/34).**

Die Stadsraad van Germiston het 'n Wysigingsontwerpduorsbeplanningskema opgestel wat bekend sal staan as Wysigende Skema No. 1/34.

Hierdie Ontwerpskema bevat die volgende voorstel:

Die wysiging van die indeling van Erf No. 115, Germiston-Uitbreiding No. 3 Dorpsgebied (5-7 Euclidstraat en 2-4 Millerstraat), van „Algemene woongebied“ na „Spesiaal“ doeleindes om voorsiening te maak vir 'n bouerswerf, stoorgebied, winkels en besigheidsperselle. *Geregistreerde eiennaar.—Mnr. W. D. A. Russel.*

Besonderhede en planne van hierdie skema lê ter insae by die Raad se Kantore, Kamer No. 107, Municipalegebou, Presidentstraat, Germiston, gedurende normale kantoorure vir 'n tydperk van vier (4) weke van die datum van publikasie van hierdie kennisgewing, naamlik 24 Mei 1967.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupererder van vaste eiendom binne die gebied van die Germiston-dorsbeplanningskema No. 1 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1967, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

P. J. BOSHOFF,
Stadsklerk.

Municipale Kantore,
Germiston, 24 Mei 1967.
(Kennisgewing No. 80/1967.) 330—24-30

CITY OF JOHANNESBURG.**SCHEME FOR ROAD WIDENING PURPOSES.—MAIN REEF ROAD, RUVEN ROAD AND NEW GOCH ROAD, BENROSE.**

Notice is hereby given, in terms of subsection (i) (b) of Section 6 of the Municipalities Powers of Expropriation Ordinance, 1903, of the intention of the City Council to acquire by compulsory purchase servitudes for the right to use in perpetuity:

Portions of: Stand No. 52, Benrose; remaining portion of Stand No. 356 (a portion of Portion 230) of the farm Doornfontein No. 92—I.R.; remaining portion of Stand No. 230 (a portion of Portion 79) of the farm Doornfontein No. 92—I.R.; remaining extent of Portion 141 of the farm Doornfontein No. 92—I.R.; Industrial Stand No. 153 and Stand No. 162, Benrose Extension No. 3, Johannesburg, for street improvement purposes, with the right to carry out, construct and lay down in the servitude areas such streets, foot-pavements, kerbs, drains, water mains, electrical cables and gas mains and other municipal services above, on or below ground level as may be necessary in the opinion of the Council.

Any person interested as owner, lessee or occupier of the land in respect of which the Council proposes to take servitude who objects to the compulsory purchase thereof must serve notice, in writing, of such objection on the Council by not later than 24th June, 1967.

Particulars of the scheme and of the servitude required may be obtained at Room No. 230, Municipal Offices, City Hall, Johannesburg, during ordinary office hours.

STAD JOHANNESBURG.**PADVERBETERINGSKEMA.—HOOFRIFWEG, RUVENWEG EN NEW GOCHWEG, BENROSE.**

Hierby word ingevolge die bepalings van subartikel (i) (b) van Artikel 6 van die Municipalities Powers of Expropriation Ordinance, 1903, bekendgemaak dat die Stadsraad voornemens is om serwiture vir ewigdurende gebruik te onteien:

Gedeeltes van: Standplaas No. 52, Benrose; resterende gedeelte van Standplaas No. 356 ('n gedeelte van Gedeelte 230) van die plaas Doornfontein No. 92—I.R.; resterende gedeelte van Standplaas 230 ('n gedeelte van Gedeelte 79) van die plaas Doornfontein No. 92—I.R.; resterende gedeelte van Gedeelte 141 van die plaas Doornfontein No. 92—I.R.; Industriële Standplaas No. 153 en Standplaas No. 162, Benrose Uitbreiding No. 3, Johannesburg, vir straatverbeteringsdooeindes, met die reg om oor, op of onder die grond in die serwituurgebiede van sodanige strate, voetpaadjies, sy-paadjes, riolé, waterleiding, elektrisiteitskabels, gasleiding en ander munisipale dienste as wat die Raad na sy mening nodig mag hé, te bou of te lê.

Enigiemand wat as eienaar, huurder of okkupant belang het by die grond en die serwiture wat die Raad voornemens is om aan te skaf, en wat teen die onteiening daarvan wil beswaar opper, moet die Raad uiter op 24 Junie 1967, skriftelik van sy beswaar verwittig.

Besonderhede van die skema en van die serwiture wat die Raad nodig het, kan gedurende kantoorure by Kamer No. 230, Stadhuis, Johannesburg, verkry word.

325—24-30-7

CITY OF JOHANNESBURG.**PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDMENT SCHEME No. 1/274).**

The City Council of Johannesburg has prepared a Draft Amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/274.

This Draft Scheme contains the following proposal:

To rezone Stand No. 503, Doornfontein, Nind Street, between Beit and Curry Streets, from "General Residential" to "General Business" subject to certain conditions.

The owners of this stand are Messrs. Fanyet Investments (Pty), Ltd., c/o Glaser and Wassyng, "Libertas", Marshall Street, 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 24th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Johannesburg Town-planning Scheme No. 1 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 24th May, 1967, 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, 24th May, 1967.
(Notice No. 72/4/2/274.)

STAD JOHANNESBURG.**VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/274).**

Die Stadsraad van Johannesburg het 'n Ontwerpwy sigingsdorsaanlegskema opgestel wat as Wysigingsdorsbeplanningskema No. 1/274 bekend sal staan.

Hierdie Ontwerpskema bevat die volgende voorstel:

Die indeling van Standplaas No. 503, Doornfontein, Nindstraat tussen Beit en Currystraat, word op sekere voorwaarde van „algemene woondoeleindes“ na „algemene besigheidsdooeindes“ verander.

Die firma Fanyet Investments (Pty), Ltd., p/a Glaser en Wassyng, „Libertas“, Marshall'sstraat, Johannesburg, is die eienaars van hierdie standplaas.

Besonderhede van hierdie skema lê ter insae in Kamer No. 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 24 Mei 1967.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupererder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema No. 1 of binne een myl van die grense daarvan het die reg om teen die skema beswaar te maak; of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1967, skriftelik van sodanige beswaar of vertoë 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, 24 Mei 1967.
(Kennisgewing No. 72/4/2/274.)

322—24-30

TOWN COUNCIL OF MIDDDELBURG (TRANSVAAL).**PROPOSED AMENDMENT TO THE MIDDDELBURG TOWN-PLANNING SCHEME NO. 1 OF 1963 (AMENDING SCHEME NO. 1/2).**

The Town Council of Middelburg has prepared a Draft Amending Town-planning Scheme to be known as Amending Scheme No. 1/2.

The Draft Scheme contains the following proposal:

To amend the zoning of a portion of the remainder of the Middelburg Town and Townlands No. 287—I.S., situate west of Portion 103 of the Middelburg Town and Townlands No. 287—I.S., east of the existing power line servitude of the Electricity Supply Commission and between Vos Street on the northern side and the extension of Hoog Street on the southern side, from "undetermined" to "general business" in order to make provision for business premises in this area.

Particulars of the Scheme is open for inspection at the Office of the Town Clerk for a period of four weeks from the date of the first publication of this notice, which is the 24th May, 1967.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Middelburg 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 24th May, 1967, 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.

**STADSRAAD VAN MIDDLEBURG
(TRANSVAAL).**

**VOORGESTELDE WYSIGING VAN DIE
MIDDLEBURGSE DORPSBEPLAN-
NINGSKEMA No. 1 VAN 1963 (WYSI-
GINGSKEMA No. 1/2).**

Die Stadsraad van Middelburg het 'n Wysigingsontwerp dorpsbeplanningskema opgestel, wat bekend sal staan as Wysigingskema No. 1/2.

Hierdie Ontwerpskema bevat die volgende voorstel:

Om die indeling van 'n gedeelte van die restant van die Middelburg Dorp en Dorpsgronde No. 287—J.S., geleë wes van

Gedeelte, 103 van die Middelburg Dorp en Dorpsgronde No. 287—J.S., oos van die Elektrisiteitvoorsieningskommissie se bestaande kraglyn serwituit en tussen Vosstraat aan die Noordekant en die verlenging van Hoogstraat aan die suidekant te wysig van „onbepaald” na „algemene besigheid” ten einde voorseeing te maak vir besigheidspersonele in hierdie gebied.

Besonderhede van hierdie skema lê ter insae by die Kantoor van die Stadsklerk vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 24 Mei 1967.

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 Middelburgse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1967, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

329—24-30

IMPORTANT ANNOUNCEMENT.

Closing Time for Administrator's Notices, etc.

As the 4th and 31st May, 1967, are public holidays, the closing times for acceptance of Administrator's Notices, etc., will be as follows:—

3 p.m. on Tuesday, 2nd May, 1967, for the Provincial Gazette of Wednesday, 10th May, 1967.

3 p.m. on Tuesday, 23rd May, 1967, for the Provincial Gazette of Tuesday, 30th May, 1967.

Late notices will be published in the subsequent issues.

S. A. MYBURGH,
Government Printer.

BELANGRIKE AANKONDIGING.

**Sluitingstyd vir Administrateurskennisgewings,
ens.**

Aangesien 4 en 31 Mei 1967, openbare vakansiedae is, sal die sluitingstele vir die aanneming van Administrateurskennisgewings, ens., as volg wees:—

3 nm. op Dinsdag, 2 Mei 1967, vir die Provinciale Koerant van Woensdag, 10 Mei 1967.

3 nm. op Dinsdag, 23 Mei 1967, vir die Provinciale Koerant van Dinsdag, 30 Mei 1967.

Laat kennisgewings sal in die daaropvolgende uitgawes geplaas word.

S. A. MYBURGH,
Staatsdrukker.



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CONTENTS.

No.	PAGE
	Proclamations.
160. Krugersdorp Town-planning Scheme No. 1/25	349
161. Pretoria Region Town-planning Scheme: Amending Scheme No. 51	349
162. Carletonville Town-planning Scheme: Amending Scheme No. 11	349
163. Potgietersrus Town-planning Scheme No. 1/3	350
164. Alberton Town-planning Scheme No. 1/33	350
165. Germiston Town-planning Scheme No. 2/6	351
166. Nigel Town-planning Scheme No. 4	351
167. Vanderbijlpark Town-planning Scheme No. 1/10 ...	351
168. Edenvale Town-planning Scheme No. 1/38	352
169. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 84	352
170. Amendment of the Conditions of Title of Erven Nos. 71 and 72, New Centre Township	353
171. Proclamation of Northcliff Extension No. 7 Township	353
	Administrator's Notices.
424. Meyerton Municipality: By-laws for the Licensing and Regulation of Plumbers and Drainlayers	357
425. Ermelo Municipality: Alteration of Boundaries	360
426. Belfast Municipality: Proposed Alteration of Boundaries	360
427. Establishment of Consultative Committee for the Indian Community of Lenasia in the Area of Jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas	361
428. Establishment of Consultative Committee for the Coloured Community of Reigerpark in the Area of Jurisdiction of the Boksburg Town Council	361
429. Proposed Cancellation or Reduction of Outspan Servitude on the Farm Sweethome No. 322—K.Q., District of Thabazimbi	362
430. Widening of Provincial Road No. P.33, Section 4, Districts of Pilgrim's Rest and Nelspruit	362
431. Lydenburg Municipality: Amendment to Water Supply By-laws	365
432. Deviation, Widening and Declaration as Main Road No. 0192 of District Road No. 267, District of Ermelo	366
433. Opening: Public District Road, District of Ermelo ...	366
434. Reduction of Outspan Servitude on the Farm Nola No. 24—J.U., District of Nelspruit	367
435. Transvaal Board for the Development of Peri-Urban Areas: By-laws Applicable to Land Owned by the Board within the Area of Jurisdiction of the Komatiportoort Local Area Committee	367
436. Middelburg Municipality: Amendment to Town Hall By-laws	370
437. Rustenburg Municipality: Amendment to Cemetery By-laws	370
438. Proposed Reduction of Surveyed Outspan Servitude: Hartbeestfontein No. 511—K.Q., District of Warmbaths	370
439. Christiana Municipality: Townlands By-laws	370
440. Hendrina Municipality: Capital Development Fund By-laws	379
441. Klerksdorp Municipality: Amendment to Traffic By-laws	380
442. Transvaal Board for the Development of Peri-Urban Areas: Draining and Plumbing By-laws: Correction Notice	381
443. Transvaal Board for the Development of Peri-Urban Areas: Amendment to Draining and Plumbing By-laws	381
444. Vereeniging Municipality: Amendment to By-laws Relating to Inflammable Liquids and Substances ...	381
445. Transvaal Board for the Development of Peri-Urban Areas: Amendment to Electricity Supply By-laws ...	381
446. Boksburg Municipality: Amendment to Water Supply By-laws	382
447. Pretoria Municipality: Amendment to Study Loan By-laws	382
448. Piet Retief Municipality: Amendment to Location Regulations	382
449. Johannesburg Municipality: Amendment to Drainage and Plumbing By-laws	382
450. Lydenburg Municipality: Amendment to Swimming Bath By-laws	383
451. Zeerust Municipality: Amendment to Traffic By-laws ...	383
452. Balfour Municipality: Adoption of Standard By-laws in Respect of Legal Aid to Officers and Servants of Local Authorities Involved in Criminal Proceedings	384
453. Rustenburg Municipality: Amendment to Electricity Supply By-laws	384
454. Road Adjustments on the Farm The Gem No. 231—I.T., District of Ermelo	384

INHOUD.

No.	BLADSI
	Proklamasies.
160. Krugersdorp-dorpsaanlegskema No. 1/25	349
161. Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 51	349
162. Carletonville-dorpsaanlegskema: Wysigende Skema No. 11	349
163. Potgietersrus-dorpsaanlegskema No. 1/3	350
164. Alberton-dorpsaanlegskema No. 1/33	350
165. Germiston-dorpsaanlegskema No. 2/6	351
166. Nigel-dorpsaanlegskema No. 4	351
167. Vanderbijlpark-dorpsaanlegskema No. 1/10 ...	351
168. Edenvale-dorpsaanlegskema No. 1/38	352
169. Noordelike Johannesburg-streek-dorpsaanlegskema: Wysigende Skema No. 84	352
170. Wysiging van Titelvoorraarde van Erwe Nos. 71 en 72, Dorp New Centre	353
171. Proklamering van Dorp Northcliff Uitbreiding No. 7	353
	Administrateurskennisgewings.
424. Munisipaliteit Meyerton: Verordeninge vir die Licensering en Regulering van Loodgieters en Rioolleers	357
425. Munisipaliteit Ermelo: Verandering van Grense	360
426. Munisipaliteit Belfast: Voorgestelde Verandering van Grense	360
427. Instelling van Raadplegende Komitee vir die Indiergemeenskap van Lenasia in die Regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestadlike Gebiede	361
428. Instelling van die Raadplegende Komitee vir die Kleurlinggemeenskap van Reigerpark in die regsgebied van die Stadsraad van Boksburg	361
429. Voorgestelde Opheffing of Vermindering van Uitspanserwituut op die plaas Sweethome No. 322—K.Q., Distr. Thabazimbi ...	362
430. Verbreding van Proviniale Pad No. P.33, Seksie 4, Distrikte Pilgrims Rest en Nelspruit	362
431. Munisipaliteit Lydenburg: Wysiging van Watervoorsieningsverordeninge	365
432. Verlegging, Verbreding en Verklaring tot Grootpad No. 0192 van Distrikspad No. 267, Distrik Ermelo	366
433. Opening: Openbare Distrikspad, Distrik Ermelo ...	366
434. Vermindering van Uitspannerwituut op die Plaas Nola No. 24—J.U., Distrik Nelspruit	367
435. Transvaalse Raad vir die Ontwikkeling van Buitestadlike Gebiede: Verordeninge van Toepassing op Raadsgrond binne die Regsgebied van die Komati-poortse Plaaslike Gebiedskomitee	367
436. Munisipaliteit Middelburg: Wysiging van Stadsaal-verordeninge	370
437. Munisipaliteit Rustenburg: Wysiging van Begraafplaasverordeninge	370
438. Voorgestelde Vermindering van Opgemete Uitspanserwituut Hartebeestfontein No. 511—K.Q., Distrik Warmbad ...	370
439. Munisipaliteit Christiana: Dorpsgrondverordeninge ...	370
440. Munisipaliteit Hendrina: Kapitaalontwikkelingsfonds-verordeninge	379
441. Munisipaliteit Klerksdorp: Wysiging van Verkeersverordeninge	380
442. Transvaalse Raad vir die Ontwikkeling van Buitestadlike Gebiede-, Riolerings- en Loodgieterverordeninge: Kennisgewing van Verbetering	381
443. Transvaalse Raad vir die Ontwikkeling van Buitestadlike Gebiede: Wysiging van Riolerings- en Loodgieterverordeninge	381
444. Munisipaliteit Vereeniging: Wysiging van Verordeninge vir die Beheer oor Ontvlambare Vloeistowe en Stowwe	381
445. Transvaalse Raad vir die Ontwikkeling van Buitestadlike Gebiede: Wysiging van Elektrisiteitsvoorsieningsverordeninge	381
446. Munisipaliteit Boksburg: Wysiging van Watervoorsieningsverordeninge	382
447. Munisipaliteit Pretoria: Wysiging van Studielengsverordeninge	382
448. Munisipaliteit Piet Retief: Wysiging van Lokasieregulasies	382
449. Munisipaliteit Johannesburg: Wysiging van Riolerings- en Loodgietersverordeninge	382
450. Munisipaliteit Lydenburg: Wysiging van Swembadverordeninge	383
451. Munisipaliteit Zeerust: Wysiging van Verkeersverordeninge	383
452. Munisipaliteit Balfour: Aanname van Standaardverordeninge ten opsigte van Regshulp aan Beampies en Dienare van Plaaslike Besture wat in Strafsake betrokke raak	384
453. Munisipaliteit Rustenburg: Wysiging van Elektrisiteitsvoorsieningsverordeninge	384
454. Padreëlings op die Plaas The Gem No. 231—I.T., Distrik Ermelo	384

No.	PAGE	No.	BLADSY
Administrator's Notices (continued).			
455. Road Adjustments on the Farm Tweefontein No. 220—J.R., District of Bronkhorstspruit	385	455. Padreëlings op die Plaas Tweefontein No. 220—J.R.: Distrik Bronkhorstspruit	385
456. Road Adjustments on the Farm Tweefontein No. 463—K.R., District of Warmbaths	385	456. Padreëlings op die Plaas Tweefontein No. 463—K.R., Distrik Warmbad	385
457. Road Adjustments on the Farm Leeuwfontein No. 219—I.R., District of Witbank	385	457. Padreëlings op die Plaas Leeuwenfontein No. 219—I.R., Distrik Witbank	385
458. Road Adjustments on the Farms Klippat No. 18—I.Q. and Goedgedacht No. 27—I.Q., District of Ventersdorp	386	458. Padreëlings op die Plaase Klippat No. 18—I.Q. en Goedgedacht No. 27—I.Q., Distrik Ventersdorp	386
459. Opening: Public District Road, District of Waterberg	386	459. Opening: Openbare Distrikspad, Distrik Waterberg	386
460. Germiston Municipality: Proposed Alteration of Boundaries	386	460. Munisipaliteit Germiston: Voorgestelde Verandering van Grense	386
461. Roodepoort Municipality: Amendment to By-laws for Fixing Fees for the Issue of Certificates and Furnishing of Information	387	461. Munisipaliteit Roodepoort: Wysiging van Verordeninge insake die Vasselling van Gelde vir die Uitreiking van Sertifikate vir die Verskaffing van Inligting	387
462. Meyerton Municipality: By-laws Relating to Dogs	388	462. Munisipaliteit Meyerton: Verordeninge Betreffende Honde	388
General Notices.			
178. Proposed Establishment of Bedfordview Extension No. 127 Township	391	178. Voorgestelde Stigting van Dorp Bedfordview Uitbreiding No. 127	391
179. Proposed Establishment of Khyber Rock Township	392	179. Voorgestelde Stigting van Dorp Khyber Rock	392
180. Proposed Establishment of Morningside Extension No. 54 Township	392	180. Voorgestelde Stigting van Dorp Morningside Uitbreiding No. 54	392
181. Proposed Establishment of Hilton Township	393	181. Voorgestelde Stigting van Dorp Hilton	393
182. Notice: Bookmaker's Licence	393	182. Kennisgewing: Beroepswedderslisensie	393
183. Proposed Establishment of Vanderbijlpark Central East No. 6 Extension No. 1 Township	393	183. Voorgestelde Stigting van Dorp Vanderbijlpark Sentraal-Oos No. 6 Uitbreiding No. 1	393
184. Northern Johannesburg Region: Town-planning Scheme: Amending Scheme No. 111	394	184. Noordelike Johannesburg-streek-dorpsaanlegskema: Wysigende Skema No. 111	394
185. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 104	394	185. Noordelike Johannesburg-streek-dorpsaanlegskema: Wysigende Skema No. 104	394
186. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 108	395	186. Noordelike Johannesburg-streek-dorpsaanlegskema: Wysigende Skema No. 108	395
187. Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 103	395	187. Noordelike Johannesburg-streek-dorpsaanlegskema: Wysigende Skema No. 103	395
188. Notice: Bookmakers' Licences	396	188. Kennisgewing: Beroepswedderslisensies	396
189. Declaration of Slum: Boksburg	397	189. Verklaring tot Slum: Boksburg	397
190. Proposed Establishment of Trees Township	397	190. Voorgestelde Stigting van Dorp Trees	397
191. Proposed Establishment of Elspark Extension No. 1 Township	397	191. Voorgestelde Stigting van Dorp Elspark Uitbreiding No. 1	397
192. Klerksdorp Town-planning Scheme No. 1/44	398	192. Klerksdorp-dorpsaanlegskema No. 1/44	398
193. Roodepoort-Maraisburg, Amendment Scheme No. 1/55	398	193. Roodepoort-Maraisburg: Wysigingskema No. 1/55	398
194. Proposed Establishment of Robindale Extension No. 2 Township	398	194. Voorgestelde Stigting van Dorp Robindale Uitbreiding No. 2	398
195. Randburg Town-planning Scheme: Amending Scheme No. 25	399	195. Randburg-dorpsaanlegskema: Wysigende Skema No. 25	399
196. Johannesburg Town-planning Scheme No. 1/261	399	196. Johannesburg-dorpsaanlegskema No. 1/261	399
197. Bedfordview Town-planning Scheme No. 1/18	400	197. Bedfordview-dorpsaanlegskema No. 1/18	400
198. Pretoria Town-planning Scheme No. 1/106	401	198. Pretoria-dorpsaanlegskema No. 1/106	401
199. Pretoria Town-planning Scheme No. 1/132	401	199. Pretoria-dorpsaanlegskema No. 1/132	401
Tenders	402	Tenders	402
Pound Sales	404	Skutverkopings	404
Local Authority Notices	404	Plaaslike Bestuur Kennisgewing	404



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- (4) One-roomed bungalows with two beds, R2.50 per day.
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(6) Dormitories for approved study groups:—

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

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

C. Separate items:—

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

On condition that:—

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- (b) Mattresses be used on beds only.
- (c) Innerspring mattresses be used only in bungalows.

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

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

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

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

* Conditions:—

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

Fees for Conveyance of Visitors.

Adults (per person), R0.75.

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

Conditions:—

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

AFDELING NATUURBEWARING, TRANSVAAL.

TARIEWE VIR DIE OPENBARE OORD
LOSKOPDAM.

A. Gemeubileerde akkommodasie:—

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

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

(6) Slaapsale vir goedgekeurde studiegroepe:—

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

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

C. Afsonderlike items:—

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

Op voorwaarde dat—

- (a) ekstra beddens en matrasse net in die geval van gemeubileerde akkommodasie voorsien word;
- (b) matrasse slegs op beddens gebruik word; en
- (c) binneveermatrasse slegs in hutte gebruik word.

- (5) Ekstra stoele, elk R0.03 per dag.
- (6) Ekstra tafels, elk R0.07 per dag.

(7) Kampeerterreine vir goedgekeurde studiegroepe:—

- (a) Volwassenes, R0.10 per persoon per dag.
- (b) Jeugdiges, R0.05 per persoon per dag.

Toegangsgeld per dag:—

Volwassenes, R0.10 per persoon.

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

Goedgekeurde studiegroepe, vry.

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

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

Gelde vir motorbootritte en huur van bote.

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

* Voorwaardes:—

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

Gelde vir vervoer van besoekers.

Volwassenes (per persoon), R0.75.

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

Voorwaardes:—

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

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 and
 Money by means of a **POSTAL ORDER** or
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