



MENIKO
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PRETORIA, 21 MAY
21 MEI 1969

PRYS 5c

[No 3387]

No. 118 (Administrator's), 1969

PROCLAMATION
by the Honourable the Administrator of the Province of Transvaal

Whereas the Town Council of Boksburg has petitioned, in terms of section 4 of the Local Authorities Roads Ordinance, 1904, for the proclamation as a public road of a certain widening of a road situated in the Boksburg Municipality;

And whereas the provisions of section 5 of the said Ordinance have been complied with and no objections to the proclamation of the said road have been lodged;

And whereas it is deemed expedient that the said road should be proclaimed;

Now, therefore, under and by virtue of the powers vested in me by section 4 of the said Ordinance, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim as a public road the road as described in the Schedule hereto and as shown on Diagrams S.G. A53/68, A54/68, A55/68 and A59/68.

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

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

TALG. 10/3/8/32.

SCHEDULE

BOKSBURG MUNICIPALITY.—DESCRIPTION OF ROAD

A road of uneven width as more fully shown on Diagrams S.G. A53/68, A54/68, A55/68 and A59/68.

No. 119 (Administrator's), 1969

PROCLAMATION
by the Honourable the Administrator of the Province of Transvaal

Whereas the Administrator has, in terms of section 12 bis (b) of the Municipal Elections Ordinance, 1927, re-determined the number of wards of the Pretoria Municipality and it is the same as the existing number of wards of the Municipality;

And whereas the Administrator is, in terms of section 12 bis (f) of the said Ordinance, after the number of wards as aforesaid are re-determined by him and after consultation with the Council of the Municipality empowered to add any area to an existing ward or wards;

18—40201

No. 118 (Administrators-), 1969

PROKLAMASIE
deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal die Stadsraad van Boksburg 'n versoekskrif, ingevolge artikel 4 van die "Local Authorities Roads Ordinance," 1904, ingedien het om die proklamering tot 'n publieke pad van 'n sekere verbreding van 'n pad in die munisipaliteit Boksburg geleë;

En nademaal daar aan die bepalings van artikel 5 van genoemde Ordonnansie voldoen is en geen besware teen die proklamering van die genoemde pad ingedien is nie;

En nademaal dit dienstig geag word dat die genoemde pad geproklameer word;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by artikel 4 van genoemde Ordonnansie, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my verleen word, hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaarte L.G. A53/68, A54/68, A55/68 en A59/68 tot 'n publieke pad proklameer.

Gegee onder my Hand te Pretoria, op hede die Vyfentwintigste dag van April Eenduisend Negehonderd Nege-en-sestig.

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

TALG. 10/3/8/32.

BYLAE
MUNISIPALITEIT BOKSBURG.—BESKRYWING VAN PAD

'n Pad van onegalige wydte soos meer volledig aangedui op Kaarte L.G. A53/68, A54/68, A55/68 en A59/68.

No. 119 (Administrators-), 1969

PROKLAMASIE
deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal die Administrateur ingevolge artikel 12 bis (b) van die Municipale Verkiesings Ordonnansie, 1927, die aantal wyke van die munisipaliteit Pretoria hervastel het en dit dieselfde is as die bestaande aantal wyke van die munisipaliteit;

En nademaal die Administrateur ingevolge artikel 12 bis (f) van genoemde Ordonnansie, nadat die aantal wyke soos voorneem deur hom hervastel is en na oorlegpleging met die Raad van die munisipaliteit bevoeg is om enige gebied aan 'n bestaande wyk of wyke toe te voeg;

And whereas the City Council of Pretoria has petitioned that the area described in the Schedule hereto be added to Ward 30;

And whereas it is deemed expedient that the area described in the Schedule hereto be added to Ward 30;

Now, therefore, under and by virtue of the powers vested in me by section 12 bis (f) of the said Ordinance, I do by this Proclamation proclaim that the area described in the Schedule hereto, be added to Ward 30 of the said Municipality.

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

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

TALG. 4/2/3.

SCHEDULE

PRETORIA MUNICIPALITY: DESCRIPTION OF AREA ADDED TO WARD 30

Beginning at the south-western beacon of Portion 35 (Grafenheim) (Diagram S.G. A2769/30) of the farm Witfontein 301 JR; proceeding thence northwards along the western boundary of the said Portion 35 (Grafenheim) to the south-western beacon of Portion 88 (Diagram S.G. A3786/44) of the farm Witfontein 301 JR; thence eastwards along the southern boundary of the said Portion 88 to the south-eastern beacon thereof; thence southwards along the eastern boundary of Portion 35 (Grafenheim) (Diagram S.G. A2769/30) of the farm Witfontein 301 JR to the south-eastern beacon thereof; thence westwards along the southern boundary of the said Portion 35 (Grafenheim) to the south-western beacon thereof, the place of beginning.

En nademaal die Stadsraad van Pretoria versoek het dat die gebied omskryf in die Bylae hierby aan Wyk 30 toegevoeg word;

En nademaal dit dienstig geag word dat die gebied omskryf in die Bylae hierby aan Wyk 30 toegevoeg word;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by artikel 12 bis (f) van genoemde Ordonnansie aan my verleen word, by hierdie Proklamasie proklameer dat die gebied omskryf in die Bylae hierby aan Wyk 30 van genoemde munisipaliteit toegevoeg word.

Gegee onder my Hand te Pretoria, op hede die Vyf-en-twintigste dag van April Eenduisend Nege-en-sestig.

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

TALG. 4/2/3.

BYLAE

MUNISIPALITEIT PRETORIA.—BESKRYWING VAN GEBIED TOEGEVOEG AAN WYK 30

Begin by die suidwestelike baken van Gedeelte 35 (Grafenheim) (Kaart L.G. A2769/30) van dié plaas Witfontein 301 JR; daarvandaan noordwaarts langs die westelike grens van die genoemde Gedeelte 35 (Grafenheim) tot by die suidwestelike baken van Gedeelte 88 (Kaart L.G. A3786/44) van die plaas Witfontein 301 JR; daarvandaan ooswaarts langs die suidelike grens van die genoemde Gedeelte 88 tot by die suidoostelike baken daarvan; daarvandaan suidwaarts langs die oostelike grens van Gedeelte 35 (Grafenheim) (Kaart L.G. A2769/30) van die plaas Witfontein 301 JR tot by die suidoostelike baken daarvan; daarvandaan weswaarts langs die suidelike grens van die genoemde Gedeelte 35 (Grafenheim) tot by die suidwestelike baken daarvan, die beginpunt.

ADMINISTRATOR'S NOTICES

Administrator's Notice 454

7 May 1969

BENONI 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 Benoni 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 Benoni Municipality by the inclusion therein of the area described in the Schedule hereto.

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 said proposal.

TALG. 3/2/6, Vol. 2.

SCHEDULE

BENONI MUNICIPALITY.—PROPOSED ALTERATION OF BOUNDARIES

Description of the Area to be Included

Beginning at the north-western beacon of the farm Rietpan 66 IR (Diagram Book 67, folio 36); proceeding thence eastwards along the northern boundaries of the

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 454

7 Mei 1969

MUNISIPALITEIT BENONI.—VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Benoni '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 Benoni verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

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

TALG. 3/2/6, Vol. 2.

BYLAE

MUNISIPALITEIT BENONI.—VOORGESTELDE VERANDERING VAN GRENSE

Beskrywing van Gebied wat Ingelyf staan te word

Begin by die noordwestelike baken van die plaas Rietpan 66 IR (Kaart Boek 67, folio 36); daarvandaan ooswaarts langs die noordelike grense van die volgende plase

following farms so as to include them in this area: The said farm Rietpan 66 IR and the farm Vlakfontein 30 IR (Diagram Book 61, folio 11) to beacon lettered B on General Plan S.G. A9078/47 of Norton's Home Estate Extension 1 Agricultural Holdings; thence eastwards, south-eastwards, eastwards and south-eastwards along the boundaries of the said Norton's Home Estate Extension 1 Agricultural Holdings so as to include it in this area to beacon lettered F on the General Plan S.G. A9078/47 thereof; thence southwards along the eastern boundary of Benoni Small Farms (General Plan S.G. A2299/21) to beacon lettered B on the said General Plan S.G. A2299/21; thence generally westwards along the boundaries of the said farm Vlakfontein 30 IR and the farm Rietpan 66 IR so as to include them in this area to the southernmost beacon of the said farm Rietpan 66 IR; thence north-westwards along the south-western boundary of the farm Rietpan 66 IR (Diagram Book 67, folio 36) to the north-western beacon thereof, the place of beginning.

sodat hulle in hierdie gebied ingesluit word: Die genoemde plaas Rietpan 66 IR en die plaas Vlakfontein 30 IR (Kaart Boek 61, folio 11) tot by baken geletter B of Algemene Plan L.G. A9078/47 van Norton's Home Estate Uitbreiding 1 Landbouhoeves; daarvandaan ooswaarts, suidooswaarts, ooswaarts en suidooswaarts langs die grense van die genoemde Norton's Home Estate Uitbreiding 1 Landbouhoeves sodat dit in hierdie gebied ingesluit word tot by die baken geletter F op die Algemene Plan LG A9078/47 daarvan; daarvandaan suidwaarts langs die oostelike grens van Benoni Small Farms (Algemene Plan L.G. A2299/21) tot by baken geletter B op die genoemde Algemene Plan L.G. A2299/21; daarvandaan algemeen weswaarts langs die grense van die genoemde plaas Vlakfontein 30 IR en die plaas Rietpan 66 IR sodat hulle in hierdie gebied ingesluit word tot by die mees suidelike baken van die genoemde plaas Rietpan 66 IR; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Rietpan 66 IR (Kaart Boek 67, folio 36) tot by die noordwestelike baken daarvan, die begin punt.

Administrator's Notice 455

7 May 1969

BRITS 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 Brits 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 Brits Municipality by the inclusion therein of the area described in the Schedule hereto.

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 of the said proposal.

TALG. 3/2/10.

SCHEDULE

BRITS MUNICIPALITY.—DESCRIPTION OF AREA TO BE INCLUDED

The site is bounded by a line beginning at a point marked A, the north-eastern corner of Portion 86; from here it follows a new boundary which is parallel with and 50 Cape feet south-west of the centre line of the railway to the north-western corner of Portion 325, marked B; thence along the existing boundary of Portion 325, marked B, C, D, E, f1. From here the boundary becomes a line parallel with and 50 Cape feet south of the centre line of the railway to the north-western beacon of Portion 291, marked G; thence along the western boundary of Portion 291, 75 and 78, marked H, I, J, K; thence the south-eastern boundary of Portion 83, 82 and 81 to the south-eastern corner of Portion 80, marked L; thence along the southern boundary of Portion 80 and 238 to the south-western corner of Portion 238, marked N; from N it

Administrateurskennisgiving 455

7 Mei 1969

MUNISIPALITEIT BRITS.—BESKRYWING VAN VERANDERING VAN GRENSE

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

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

TALG. 3/2/10.

BYLAE

MUNISIPALITEIT BRITS.—BESKRYWING VAN GEBIED WAT INGEELYF STAAN TE WORD

Die terrein word begrens deur 'n lyn wat begin by 'n punt gemerk A, die noordoostelike hoek van Gedeelte 86; hiervandaan volg dit 'n nuwe grens wat ewewydig met en 50 Kaapse voet suidwes van die middellyn van die spoorlyn is tot die noordwestelike hoek van Gedeelte 325, gemerk B; dan langs die bestaande grens van Gedeelte 325, gemerk B, C, D, E, f1. Hiervandaan word die grens 'n lyn ewewydig aan en 50 Kaapse voet suid van die middellyn van die spoorlyn tot by die noordwestelike baken van Gedeelte 291, gemerk G; dan langs die westelike grens van Gedeelte 291, 75 en 78, gemerk H, I, J, K; dan langs die suidoostelike grens van Gedeelte 83, 82 en 81, tot by die suidoostelike hoek van Gedeelte 80, gemerk L; dan langs die suidelike grens van Gedeelte 80 en 238 tot by die suidwestelike hoek van Gedeelte 238, gemerk N;

follows a line parallel with and 80 Cape feet north-east of the centre line of Road P35-1, until it meets the western boundary of Portion 43. From here it follows the western boundary of Portion 43 to the point of commencement A.

The portion described above, refers to the farm Krokodildrift 446 JQ, District of Brits, and Township Plan 3394/1A.

Administrator's Notice 477

14 May 1969

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

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that Messrs Haacke, Sher and Aab 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 Pretoria Municipality by the inclusion therein of the area described in the Schedule hereto.

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 said proposal.

TALG. 3/2/3 Vol. 4.

SCHEDULE

**PRETORIA MUNICIPALITY.—DESCRIPTION
OF AREA TO BE INCLUDED**

From the south-western common beacon with the farm Ondersteport 300 JR in a general northern direction to the common centre beacon of Doornpoort 295 JR and Ondersteport 300 JR; thence in a general northern direction to the north-western beacon of Doornpoort 295 JR; thence in a general eastern direction with the common boundary of Horingneskrans 269 JR and Waterval 273 JR to the centre beacon of Doornpoort 295 JR; thence further in a general eastern direction with the common boundary of Haakdoornlaagte 277 JR to the north-eastern beacon of Doornpoort 295 JR; from this beacon in a general south-south-western direction with the common boundary of Doornpoort 295 JR and Kameeldrift 298 JR to the north-eastern beacon of Portion 3 of Doornpoort 295 JR; thence in a western direction along the common boundary of the remainder of Doornpoort 295 JR and Portion 3 thereof to the north-western beacon of Portion 3 of Doornpoort 295 JR; thence in a southern direction along the common boundary of the remainder of Doornpoort 295 JR and Portion 3 thereof up to the south-western boundary beacon of Portion 3 of Doornpoort 295 JR; thence in a general western direction along the common boundary of the remainder of Doornpoort 295 JR and Hartebeesfontein 324 JR, to the south-eastern beacon

vanaf N volg dit 'n lyn ewe wydig aan en 80 Kaapse voet noordoos van die middellyn van die Pad P35-1 tot dit die westelike grens van Gedeelte 43 ontmoet. Van hier volg dit die westelike grens van Gedeelte 43 tot by die beginpunt A.

Die gedeelte wat hierbo genoem word, verwys na die plaas Krokodildrift 446 JQ, distrik Brits, en Dorperaadplan 3394/1A.

Administrateurskennisgewing 477

14 Mei 1969

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

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat mnr. Haacke, Sher en Aab 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9 (7) van genoemde Ordonnansie uit te oefen en die grense van die munisipaliteit Pretoria verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

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.

TALG. 3/2/3 Vol. 4.

BYLAE

**MUNISIPALITET PRETORIA.—BESKRYWING
VAN GEBIED WAT INGEELYF STAAN TE WORD**

Vanaf die suidwestelike gemeenskaplike baken met die plaas Ondersteport 300 JR in 'n algemene noordelike rigting tot by die gemeenskaplike middelbaken van Doornpoort 295 JR en Ondersteport 300 JR; daarvandaan in 'n algemene noordelike rigting tot by die noordwestelike baken van Doornpoort 295 JR; daarvandaan in 'n algemene oostelike rigting met die gemeenskaplike grens van Horingneskrans 269 JR en Waterval 273 JR, tot by die middelbaken van Doornpoort 295 JR; daarvandaan verder in 'n algemene oostelike rigting met die gemeenskaplike grens van Haakdoornlaagte 277 JR tot by die noordoostelike baken van Doornpoort 295 JR; vanaf hierdie baken in 'n algemene suid-suidwestelike rigting met die gemeenskaplike grens van Doornpoort 295 JR en Kameeldrift 298 JR tot by die noordoostelike baken van Gedeelte 3 van Doornpoort 295 JR; daarvandaan in 'n westelike rigting langs die gemeenskaplike grens van die restant van Doornpoort 295 JR en Gedeelte 3 daarvan tot by die noordwestelike baken van Gedeelte 3 van Doornpoort 295 JR daarvan in 'n suidelike rigting langs die gemeenskaplike grens van die restant van Doornpoort 295 JR en Gedeelte 3 daarvan tot teen die suidwestelike grens baken van Gedeelte 3 van Doornpoort 295 JR; daarvandaan in 'n algemene westelike rigting langs die gemeenskaplike grens van die restant van Doornpoort 295 JR en Hartebeesfontein 324 JR tot by die suidoostelike baken van Gedeelte 2

of Portion 2 of Doornpoort 295 JR; then from here north along the common boundary of Portion 2 and the remainder of Doornpoort 295 JR to the north-eastern beacon of Portion 2 of Doornpoort 295 JR; thence in a general western direction up to the commencement beacon mentioned on the common boundary of Onderste poort 300 JR and Doornpoort 295 JR.

14-21-28

van Doornpoort 295 JR; daarvandaan noord langs die gemeenskaplike grens van Gedeelte 2 en die restant van Doornpoort 295 JR tot by die noordoostelike baken van Gedeelte 2 van Doornpoort 295 JR; daarvandaan in 'n algemeen westelike rigting tot by die beginbaken genoem op die gemeenskaplike grens van Onderste poort 300 JR en Doornpoort 295 JR.

14-21-28

Administrator's Notice 512

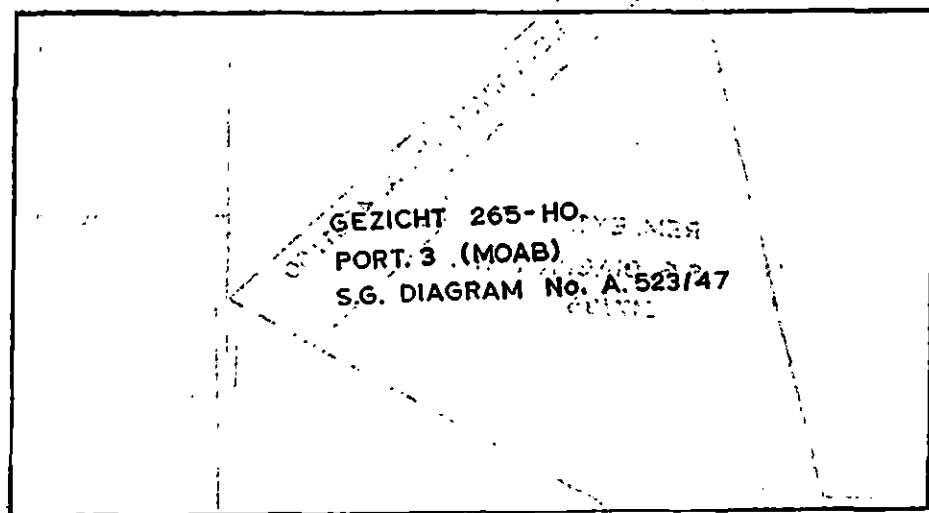
21 May 1969

**NATURE CONSERVATION ORDINANCE, 1967.—
DECLARATION OF AN AREA AS A NATURE
RESERVE**

In terms of the provisions of section 3 of the Nature Conservation Ordinance, 1967 (Ordinance 17 of 1967), the Administrator hereby declares that each of the several areas defined in the Schedule hereto shall be a nature reserve as from 1 May 1969.

SCHEDULE

VAALBOSCH PRIVATE NATURE RESERVE
(Extent: 601·2324 m)



The Vaalbosch Private Nature Reserve comprises the following areas as indicated on the diagram:—

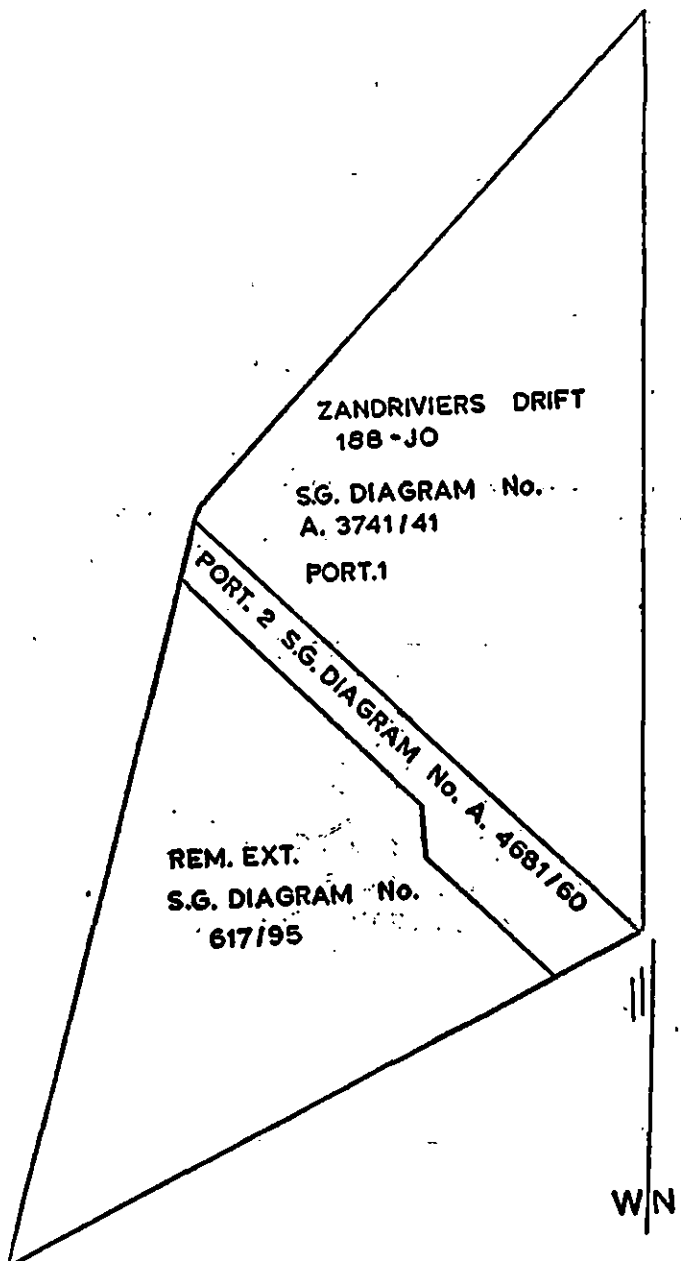
Portion 3 (Moab) of the farm Gezicht 265-HO (District of Bloemhof).

Die Vaalbosch-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte 3 (Moab) van die plaas Gezicht 265 HO (distrik Bloemhof).

KOOS MEINTJES PRIVATE NATURE RESERVE
 (Extent: 2,116·0317 m)

KOOS MEINTJES-PRIVAATNATUURRESERVAAT
 (Grootte: 2,116·0317 m)

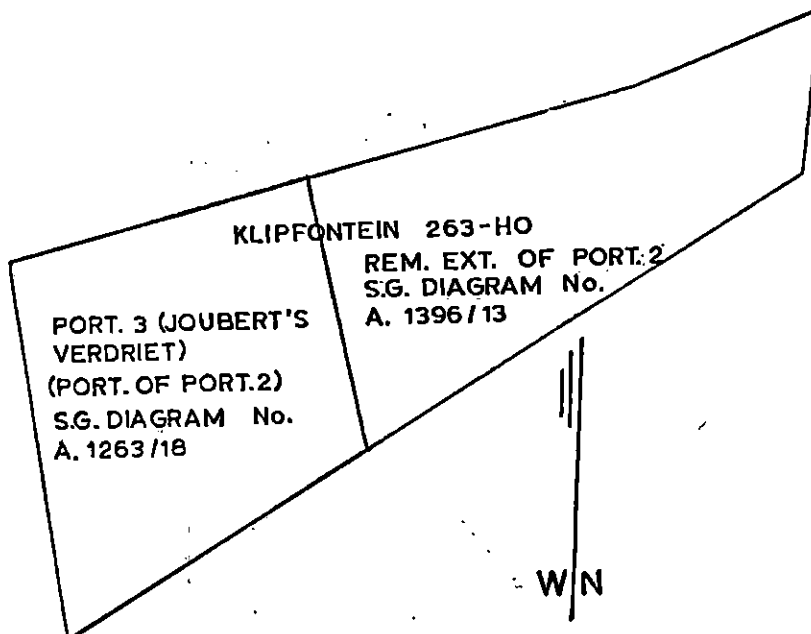


The Koos Meintjes Private Nature Reserve comprises the following areas as indicated on the diagram:—

Portion 1, Portion 2 and the remaining extent of the farm Zandriviers Drift 188 JQ (District of Brits).

Die Koos Meintjes-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 1, Gedeelte 2 en die resterende gedeelte van die plaas Zandriviers Drift 188 JQ (distrik Brits).

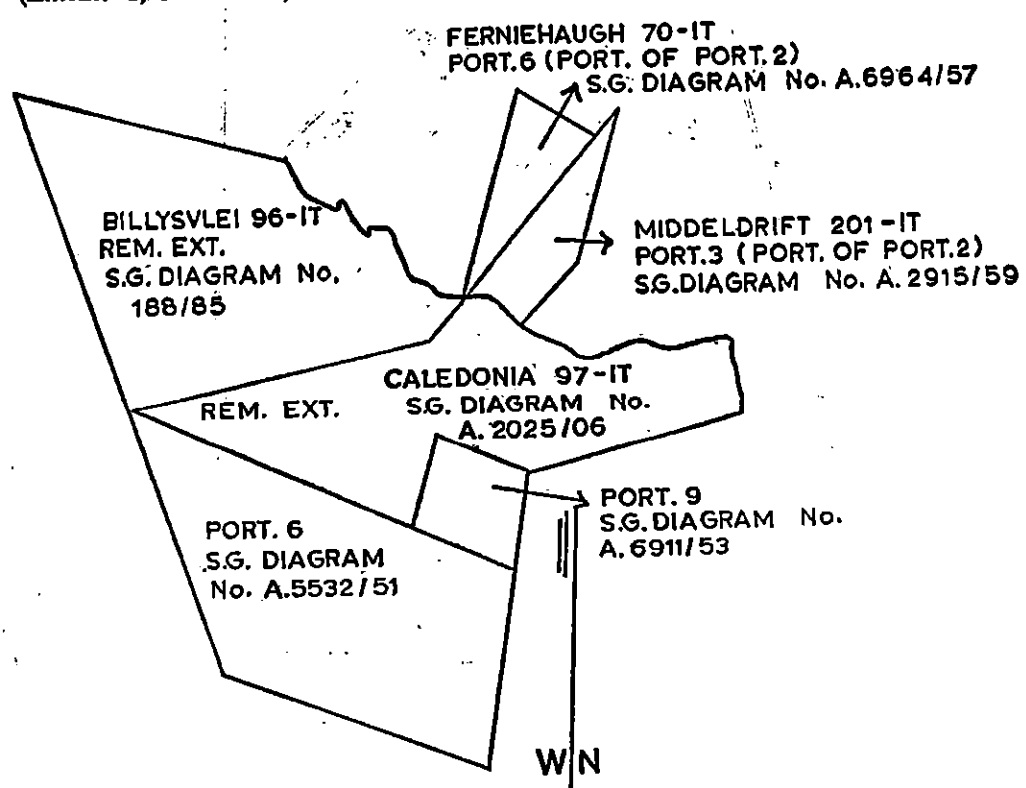
KLIPFONTEIN PRIVATE NATURE RESERVE
(Extent: 1,067 m)KLIPFONTEIN-PRIVAATNATUURRESERVAAT
(Grootte: 1,067 m)

The Klipfontein Private Nature Reserve comprises the following areas as indicated on the diagram:—

Portion 3 (Joubert's Verdriet) (portion of Portion 2) and the remaining extent of Portion 2 of the farm Klipfontein 263 HO (District of Christiana).

Die Klipfontein-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 3 (Joubert's Verdriet) (gedeelte van Gedeelte 2) en die resterende gedeelte van Gedeelte 2 van die plaas Klipfontein 263 HO (distrik Christiana).

LAUGHING WATERS PRIVATE NATURE RESERVE
(Extent: 1,232·4501 m)LAUGHING WATERS-PRIVAATNATUURRESERVAAT
(Grootte: 1,232·4501 m)

The Laughing Waters Private Nature Reserve comprises the following areas as indicated on the diagram:—

1. Remaining extent of the farm Billysvlei 96 IT (District of Ermelo).

Die Laughing Waters-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Resterende gedeelte van die plaas Billysvlei 96 IT (distrik Ermelo).

2. Portion 6 (portion of Portion 2) of the farm Ferniehaugh 70 IT (District of Ermelo).

3. Portion 3 (portion of Portion 2) of the farm Middeldrift 201 IT (District of Ermelo).

4. Portion 6, Portion 9 and the remaining extent of the farm Caledonia 97 IT (District of Ermelo).

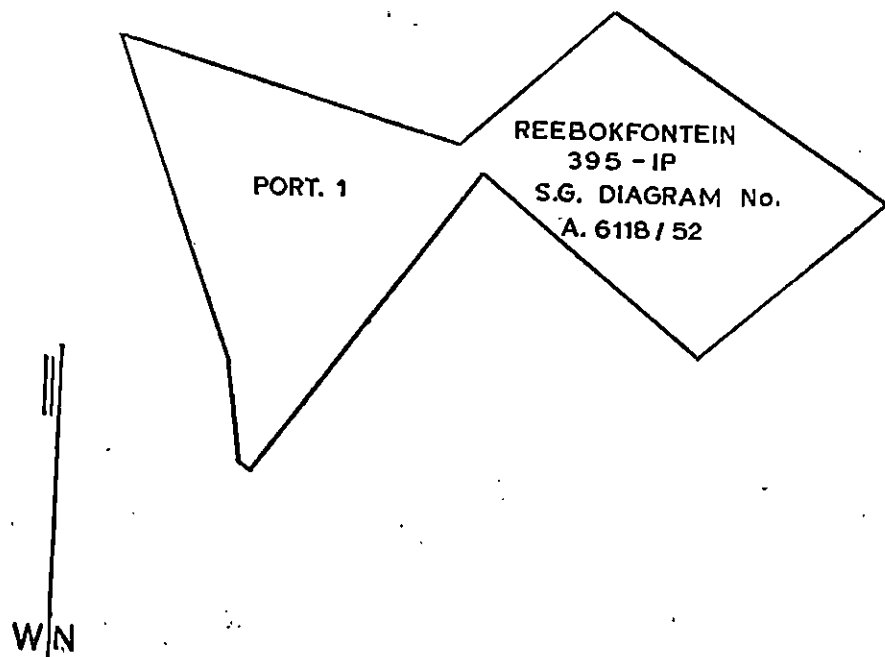
2. Gedeelte 6 (gedeelte van Gedeelte 2) van die plaas Ferniehaugh 70 IT (distrik Ermelo).

3. Gedeelte 3 (gedeelte van Gedeelte 2) van die plaas Middeldrift 201 IT (distrik Ermelo).

4. Gedeelte 6, Gedeelte 9 en die resterende gedeelte van die plaas Caledonia 97 IT (distrik Ermelo).

FAAN MEINTJES PRIVATE NATURE RESERVE
(Extent: 729·3637 m)

FAAN MEINTJES-PRIVAATNATUURRESERVAAT
(Grootte: 729·3637 m)



The Faan Meintjes Private Nature Reserve comprises the following area as indicated on the diagram:—

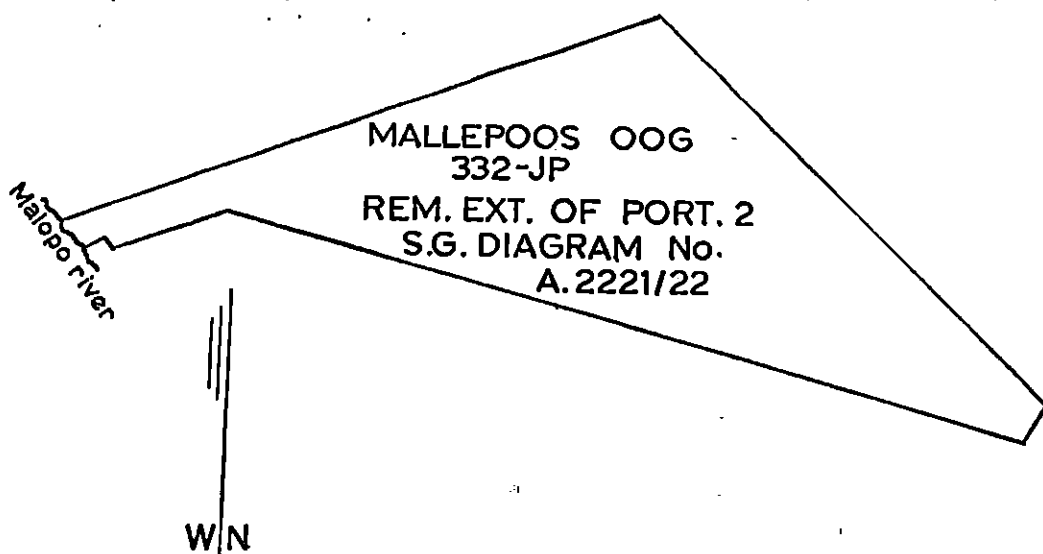
Portion 1 of the farm Reebokfontein 395 IP (District of Klerksdorp).

Die Faan Meintjes-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte 1 van die plaas Reebokfontein 395 IP (distrik Klerksdorp).

BETTIE PRIVATE NATURE RESERVE
(Extent: 822 m)

BETTIE-PRIVAATNATUURRESERVAAT
(Grootte: 822 m)

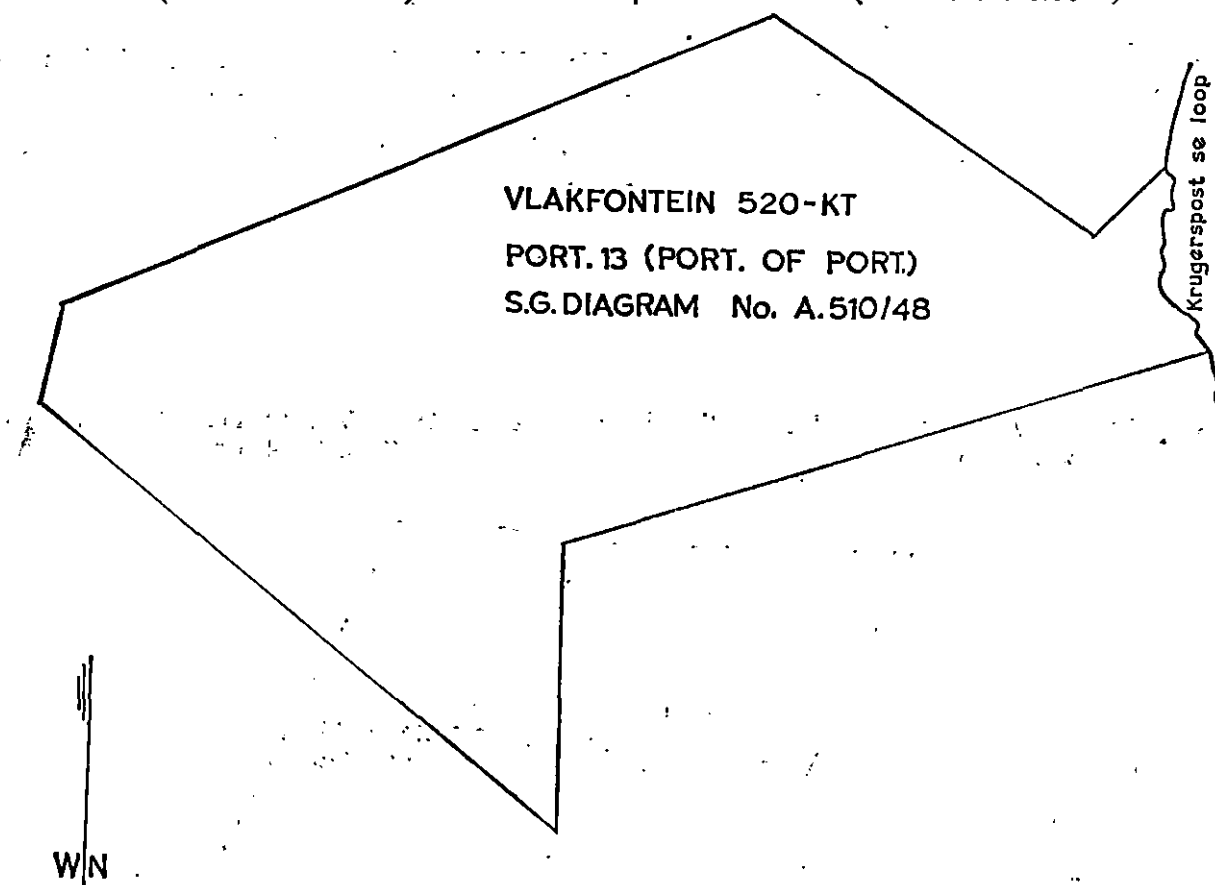


The Bettie Private Nature Reserve comprises the following area as indicated on the diagram:—

Remaining extent of Portion 2 of the farm Mallepoos Oog 332 JP (District of Marico).

Die Bettie-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Resterende gedeelte van Gedeelte 2 van die plaas Mallepoos Oog 332 JP (distrik Marico).

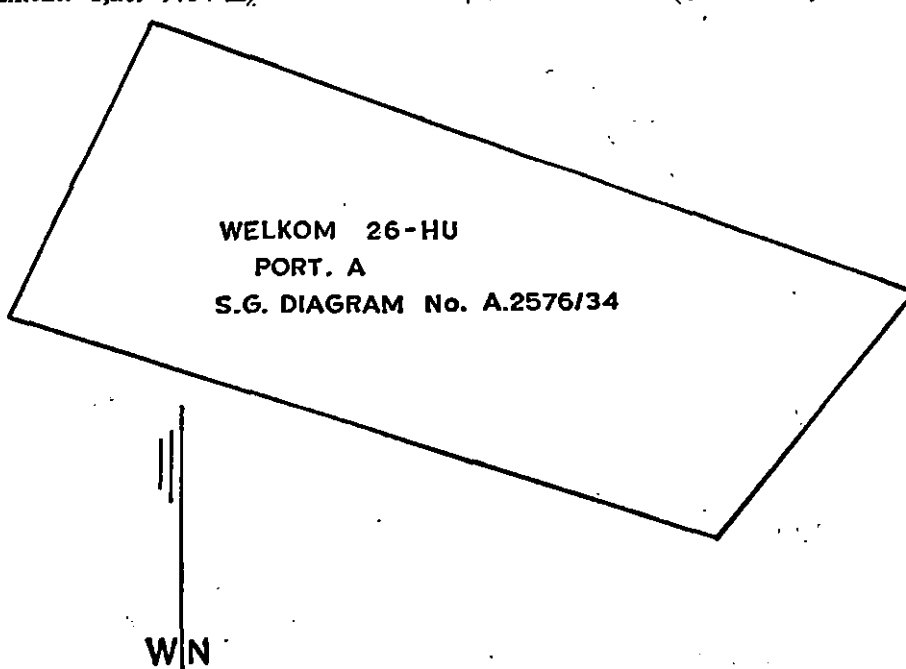
G. L. VOSLOO PRIVATE NATURE RESERVE
(Extent: 753·0750 m)G. L. VOSLOO-PRIVAATNATUURRESERVAAT
(Groote: 753·0750 m)

The G. L. Vosloo Private Nature Reserve comprises the following area as indicated on the diagram: —

Portion 13 (portion of portion) of the farm Vlakfontein 520 KT (District of Lydenburg).

Die G. L. Vosloo-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui: —

Gedeelte 13 (gedeelte van gedeelte) van die plaas Vlakfontein 520 KT (distrik Lydenburg).

WELKOM PRIVATE NATURE RESERVE
(Extent: 1,269·9754 m)WELKOM-PRIVAATNATUURRESERVAAT
(Groote: 1,269·9754 m)

The Welkom Private Nature Reserve comprises the following area as indicated on the diagram:—

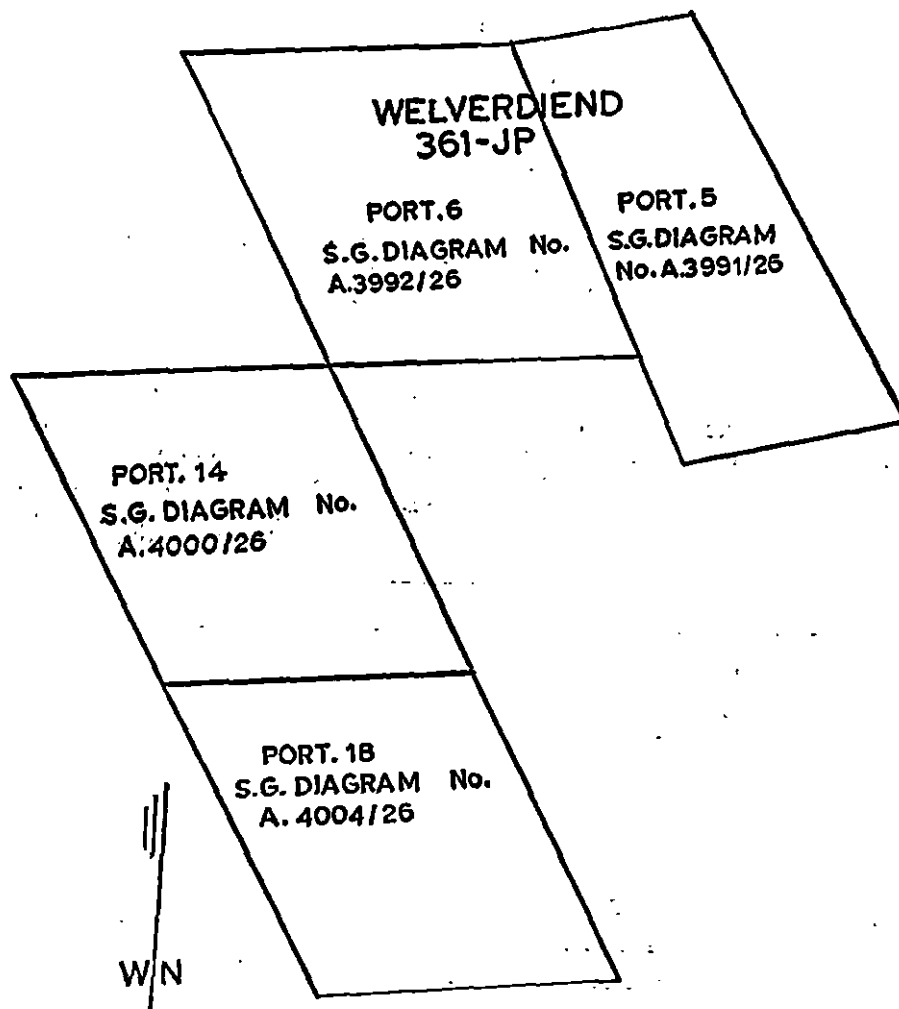
Portion A of the farm Welkom 26 HU (District of Piet Retief).

Die Welkom-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte A van die plaas Welkom 26 HU (distrik Piet Retief).

RALL BROERS PRIVATE NATURE RESERVE
(Extent: 488 m)

RALL BROERS-PRIVAATNATUURRESERVAAT
(Grootte: 488 m)



The Rall Broers Private Nature Reserve comprises the following areas as indicated on the diagram:—

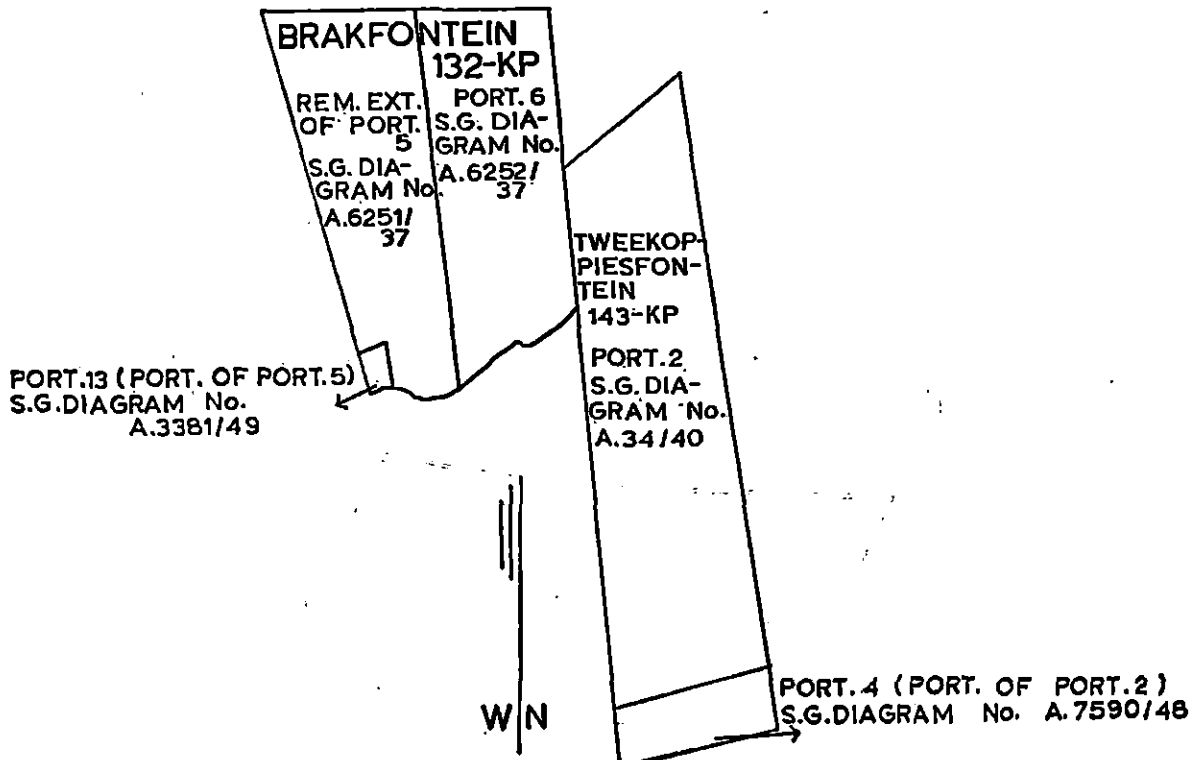
Portion 5, Portion 6, Portion 14 and Portion 18 of the farm Welverdiend 361 JP (District of Lichtenburg).

Die Rall Broers-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 5, Gedeelte 6, Gedeelte 14 en Gedeelte 18 van die plaas Welverdiend 361 JP (distrik Lichtenburg).

TWEEKOPPIESFONTEIN PRIVATE NATURE RESERVE
 (Extent: 3,761·8446 m)

TWEEKOPPIESFONTEIN-PRIVAATNATUURRESERVAAT
 (Grootte: 3,761·8446 m)



The Tweekoppiesfontein Private Nature Reserve comprises the following areas as indicated on the diagram:—

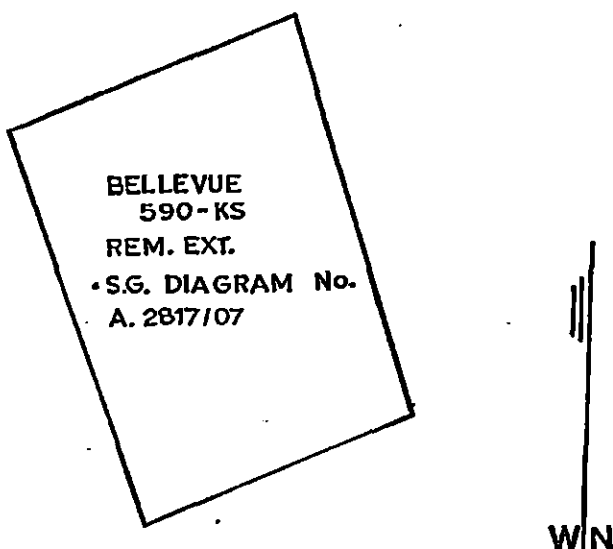
1. Portion 2 and Portion 4 (portion of Portion 2) of the farm Tweekoppiesfontein 143 KP (District of Marico).
2. Portion 6, remaining extent of Portion 5 and Portion 13 (portion of Portion 5) of the farm Brakfontein 132 KP (District of Marico).

Die Tweekoppiesfontein-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Gedeelte 2 en Gedeelte 4 (gedeelte van Gedeelte 2) van die plaas Tweekoppiesfontein 143 KP (distrik Marico).
2. Gedeelte 6, resterende gedeelte van Gedeelte 5 en Gedeelte 13 (gedeelte van Gedeelte 5) van die plaas Brakfontein 132 KP (distrik Marico).

BELLEVUE PRIVATE NATURE RESERVE
 (Extent: 551·4067 m)

BELLEVUE-PRIVAATNATUURRESERVAAT
 (Grootte: 551·4067 m)



The Bellevue Private Nature Reserve comprises the following area as indicated on the diagram:—

Remaining extent of the farm Bellevue 590 KS (District of Potgietersrus).

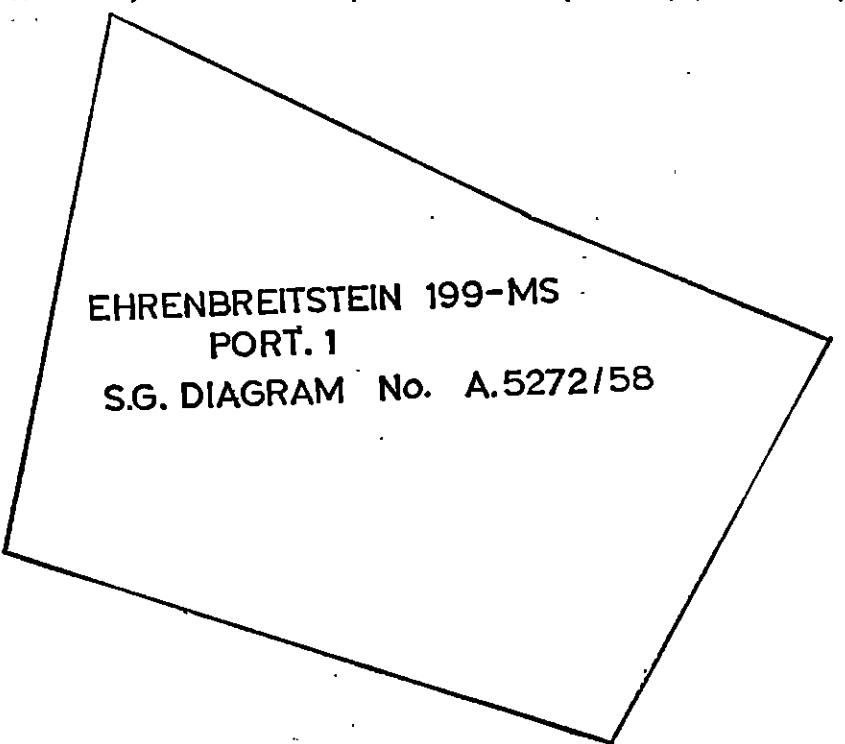
Die Bellevue-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Resterende gedeelte van die plaas Bellevue 590 KS (distrik Potgietersrus).

BALAAI PRIVATE NATURE RESERVE
(Extent: 1,787·5190 m)

BALAAI-PRIVAATNATUURRESERVAAT
(Grootte: 1,787·5190 m)

EHRENBREITSTEIN 199-MS
PORT. 1
S.G. DIAGRAM No. A.5272/58



W N

The Balaai Private Nature Reserve comprises the following area as indicated on the diagram:—

Portion 1 of the farm Ehrenbreitstein 199 MS (District of Messina).

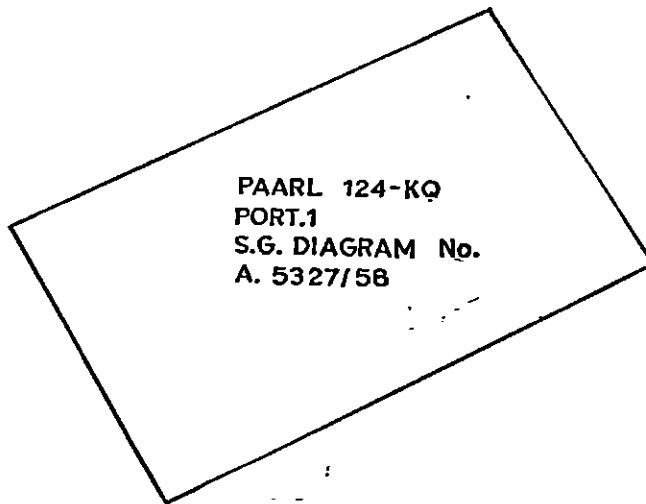
Die Balaai-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte 1 van die plaas Ehrenbreitstein 199 MS (distrik Messina).

HELENA PRIVATE NATURE RESERVE
(Extent: 665·3830 m)

HELENA-PRIVAATNATUURRESERVAAT
(Grootte: 665·3830 m)

PAARL 124-KQ
PORT.1
S.G. DIAGRAM No.
A. 5327/58



W N

The Helena Private Nature Reserve comprises the following area as indicated on the diagram:—

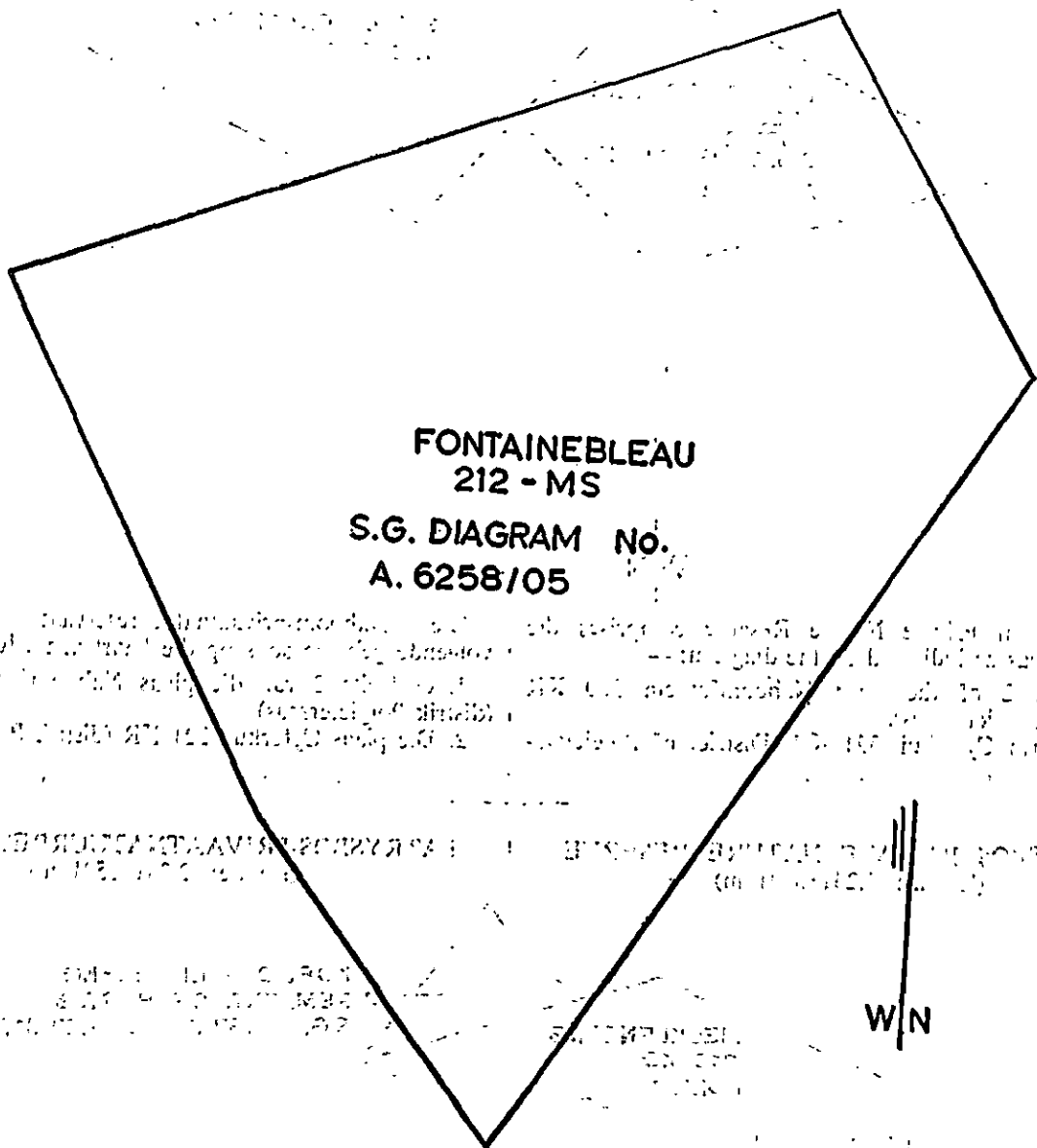
Portion 1 of the farm Paarl 124 KQ (District of Thabazimbi).

Die Helena-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte 1 van die plaas Paarl 124 KQ (distrik Thabazimbi).

FONTAINEBLEAU PRIVATE NATURE RESERVE
(Extent 3,409 m)

**FONTAINEBLEAU-PRIVAATNATUUR-
RESERVAAT**
(Grootte: 3,409 m)



The Fontainebleau Private Nature Reserve comprises the following area as indicated on the diagram:—

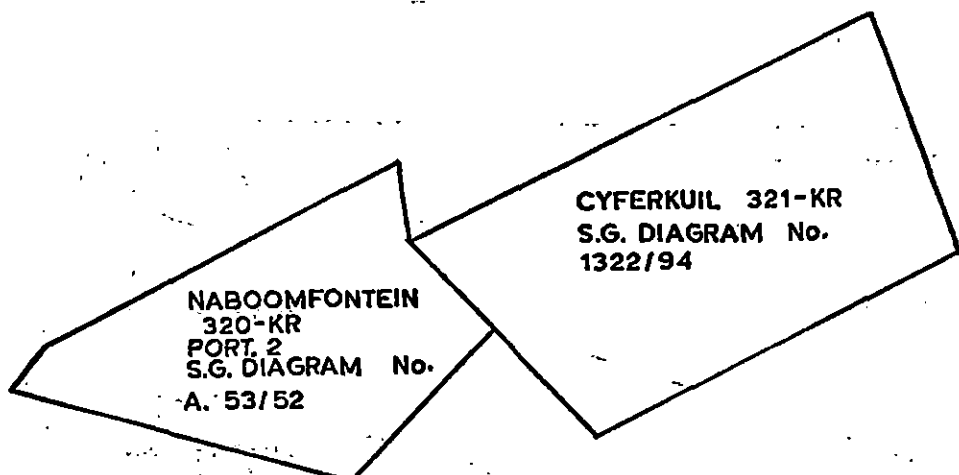
The farm Fontainebleau 212 MS (District of Messina).

Die Fontainebleau-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Die plaas Fontainebleau 212 MS (distrik Messina).

NABOOM PRIVATE NATURE RESERVE
(Extent: 3,973·7942 m)

NABOOM-PRIVAATNATUURRESERVAAT
(Grootte: 3,973·7942 m)



WN

The Naboom Private Nature Reserve comprises the following areas as indicated on the diagram:—

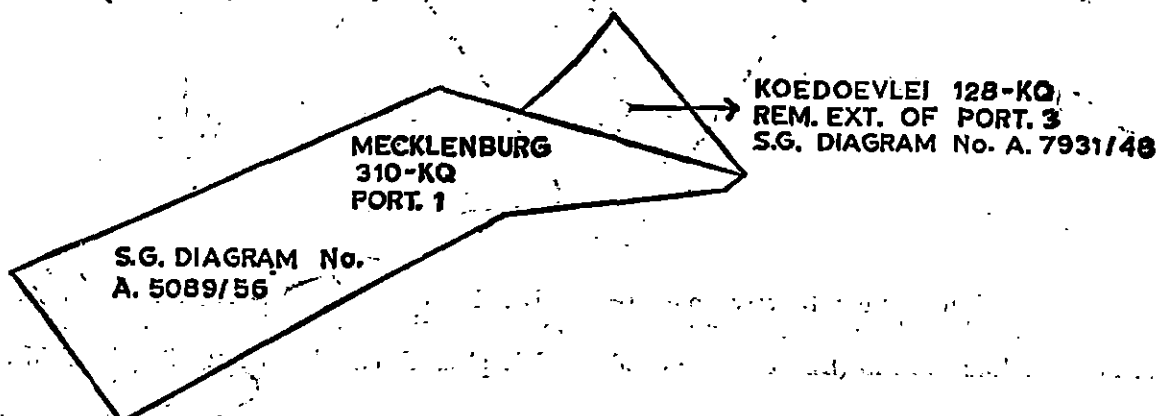
1. Portion 2 of the farm Naboomfontein 320 KR (District of Potgietersrus).
2. The farm Cyferkuil 321 KR (District of Potgietersrus).

Die Naboom-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Gedeelte 2 van die plaas Naboomfontein 320 KR (distrik Potgietersrus).
2. Die plaas Cyferkuil 321 KR (distrik Potgietersrus).

PATRYSEBOS PRIVATE NATURE RESERVE
(Extent: 2,231·8591 m)

PATRYSBOS-PRIVAATNATUURRESERVAAT
(Grootte: 2,231·8591 m)



WN

The Patrysbos Private Nature Reserve comprises the following areas as indicated on the diagram:—

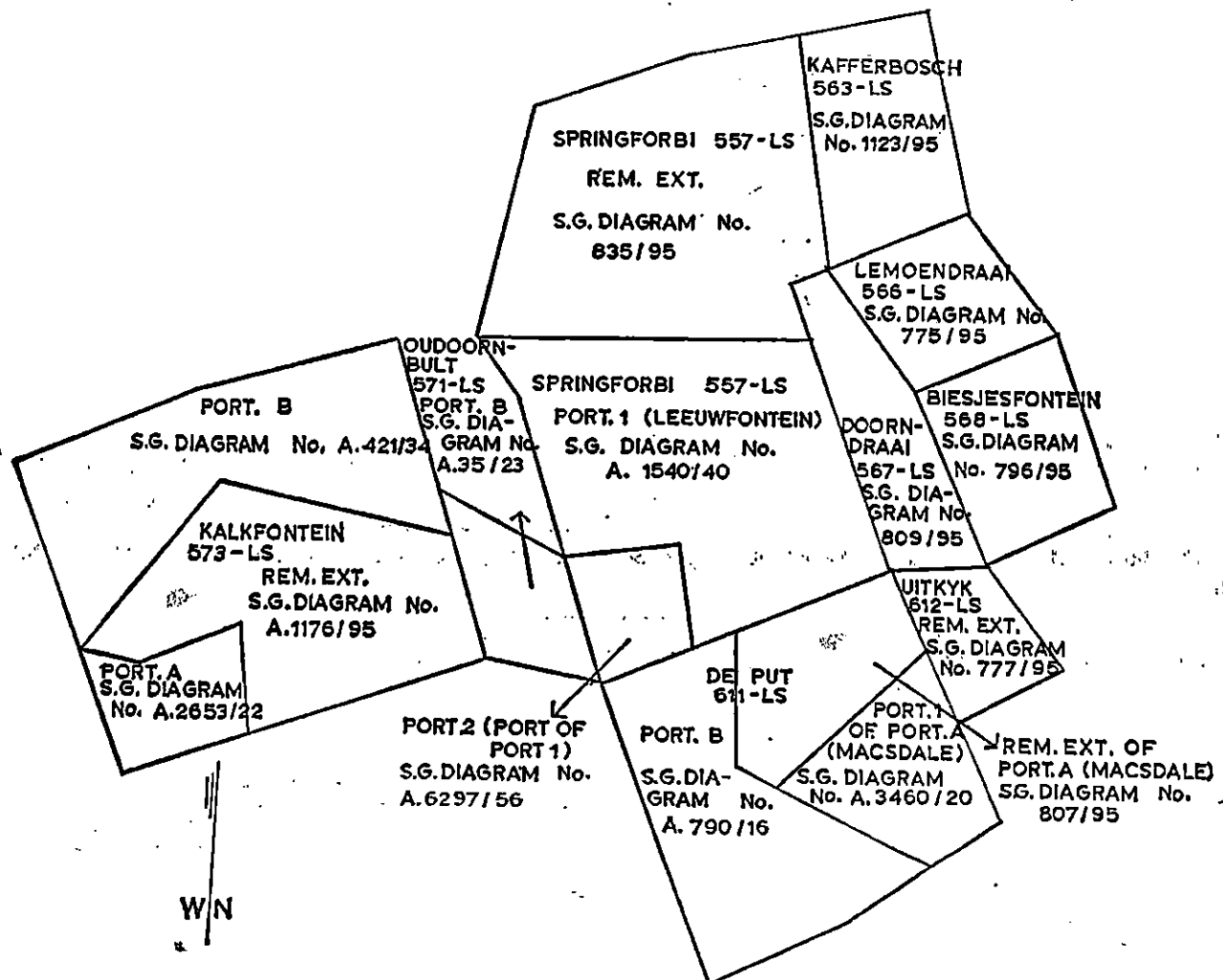
1. Portion 1 of the farm Mecklenburg 310 KQ (District of Thabazimbi).
2. Remaining extent of Portion 3 of the farm Koedoevlei 128 KQ (District of Thabazimbi).

Die Patrysbos-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Gedeelte 1 van die plaas Mecklenburg 310 KQ (distrik Thabazimbi).
2. Resterende gedeelte van Gedeelte 3 van die plaas Koedoevlei 128 KQ (distrik Thabazimbi).

CAPRICORN PRIVATE NATURE RESERVE
(Extent: 16,961·7518 m)

CAPRICORN-PRIVAATNATUURRESERVAAT
(Grootte: 16,961·7518 m)



The Capricorn Private Nature Reserve comprises the following areas as indicated on the diagram:—

1. Remaining extent, Portion 1 (Leeuwfontein) and Portion 2 (portion of Portion 1) of the farm Springforbi 557 LS (District of Pietersburg).
2. The farm Kafferbosch 563 LS (District of Pietersburg).
3. The farm Lemoendraai 566 LS (District of Pietersburg).
4. The farm Biesjesfontein 568 LS (District of Pietersburg).

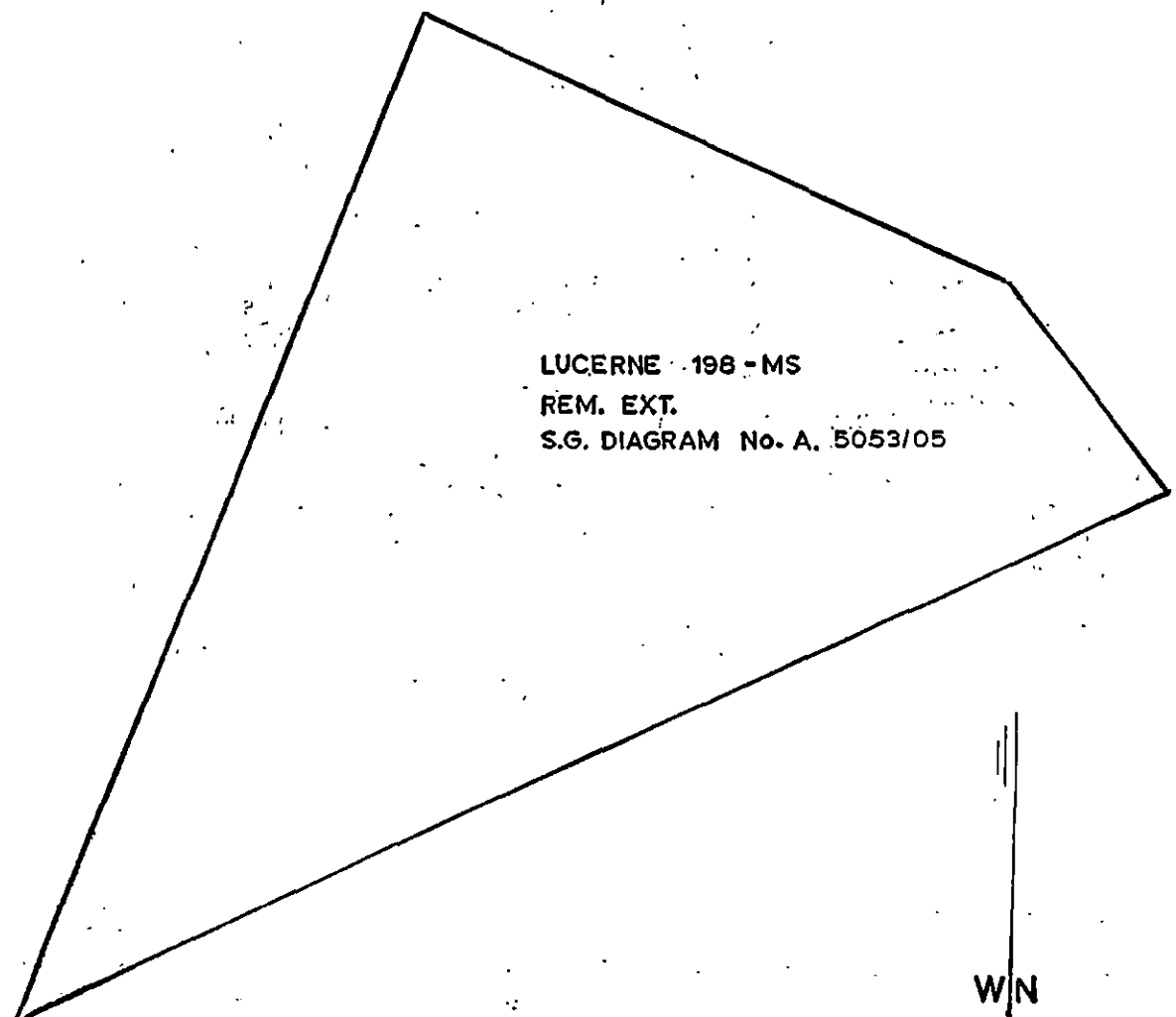
Die Capricorn-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Resterende gedeelte, Gedeelte 1 (Leeuwfontein) en Gedeelte 2 (gedeelte van Gedeelte 1) van die plaas Springforbi 557 LS (distrik Pietersburg).
2. Die plaas Kafferbosch 563 LS (distrik Pietersburg).
3. Die plaas Lemoendraai 566 LS (distrik Pietersburg).
4. Die plaas Biesjesfontein 568 LS (distrik Pietersburg).

- | | |
|--|---|
| <p>5. The farm Doorndraai 567 LS (District of Pietersburg).</p> <p>6. Remaining extent of the farm Uitkyk 612 LS (District of Pietersburg).</p> <p>7. Remaining extent of Portion A (Macsdale), Portion 1 of Portion A (Macsdale) and Portion B of the farm De Put 611 LS (District of Pietersburg).</p> <p>8. Portion B of the farm Oudoornbult 571 LS (District of Pietersburg).</p> <p>9. Portion B, Portion A and the remaining extent of the farm Kalkfontein 573 LS (District of Pietersburg).</p> | <p>5. Die plaas Doorndraai 567 LS (distrik Pietersburg).</p> <p>6. Resterende gedeelte van die plaas Uitkyk 612 LS (distrik Pietersburg).</p> <p>7. Resterende gedeelte van Gedeelte A (Macsdale), Gedeelte 1 van Gedeelte A (Macsdale) en Gedeelte B van die plaas De Put 611 LS (distrik Pietersburg).</p> <p>8. Gedeelte B van die plaas Oudoornbult 571 LS (distrik Pietersburg).</p> <p>9. Gedeelte B, Gedeelte A en die resterende gedeelte van die plaas Kalkfontein 573 LS (distrik Pietersburg).</p> |
|--|---|

GOGGA PRIVATE NATURE RESERVE
(Extent 990·2670 m)

GOGGA-PRIVAATNATUURRESERVAAT
(Grootte: 990·2670 m)



The Gogga Private Nature Reserve comprises the following area as indicated on the diagram:—

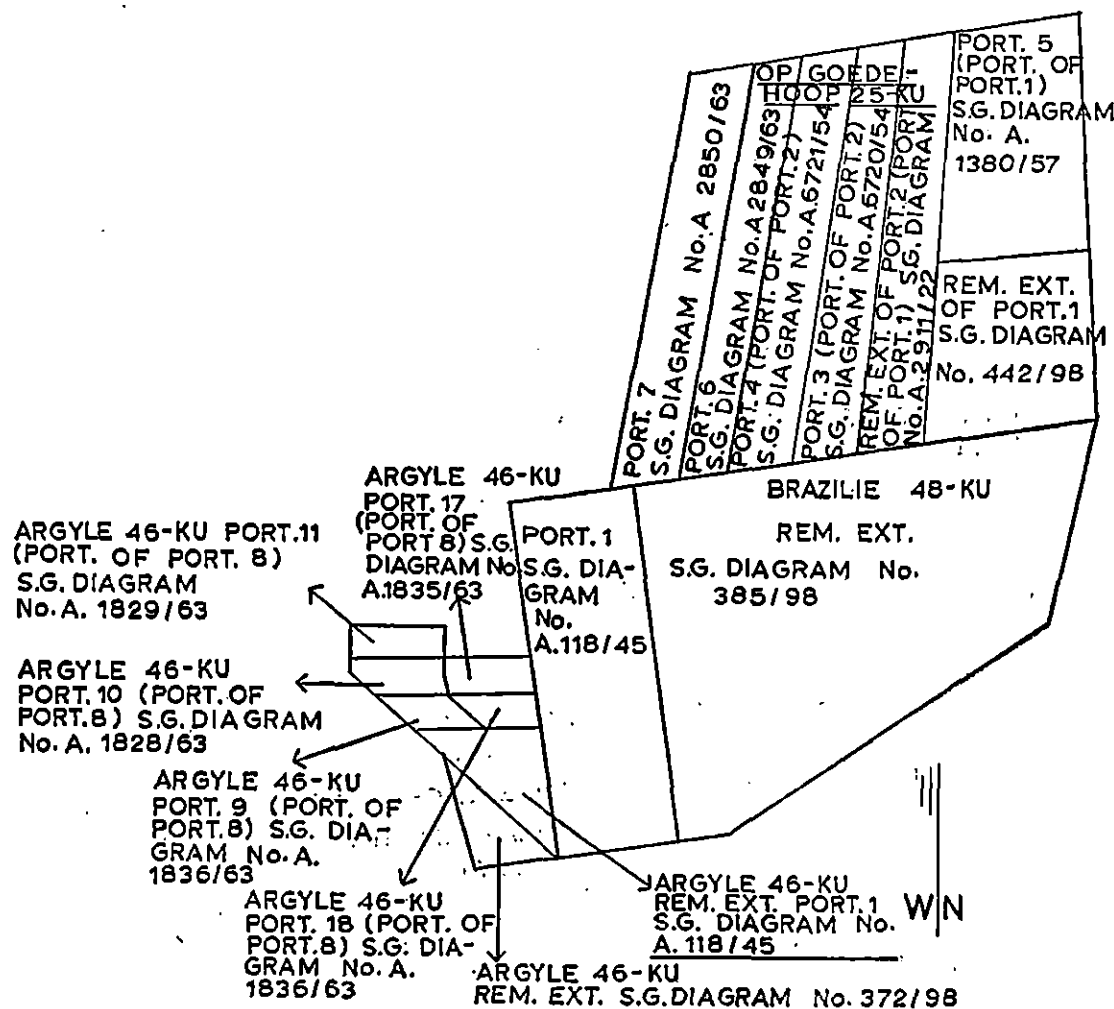
Remaining extent of the farm Lucerne 198 MS (District of Messina).

Die Gogga-privaatnatuurreervaat beslaan die volgende gebied soos op die kaart aangedui:—

Resterende gedeelte van die plaas Lucerne 198 MS (distrik Messina).

UMBABAT PRIVATE NATURE RESERVE
(Extent: 8,077·3185 m)

UMBABAT-PRIVAATNATUURRESERVAAT
(Grootte: 8,077·3185 m)



The Umbabat Private Nature Reserve comprises the following areas as indicated on the diagram:—

1. Portion 7, Portion 6, Portion 4 (portion of Portion 2), Portion 3 (portion of Portion 2), remaining extent of Portion 2 (portion of Portion 1), Portion 5 (portion of Portion 1) and remaining extent of Portion 1 of the farm Op Goedehoop 25 KU (District of Pilgrim's Rest).

2. Portion 1 and the remaining extent of the farm Brazilie 48 KU (District of Pilgrim's Rest).

3. Portion 17 (portion of Portion 8), Portion 11 (portion of Portion 8), Portion 10 (portion of Portion 8), Portion 9 (portion of Portion 8), Portion 18 (portion of Portion 8), remaining extent of Portion 1 and remaining extent of the farm Argyle 46 KU (District of Pilgrim's Rest).

Die Umbabat-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

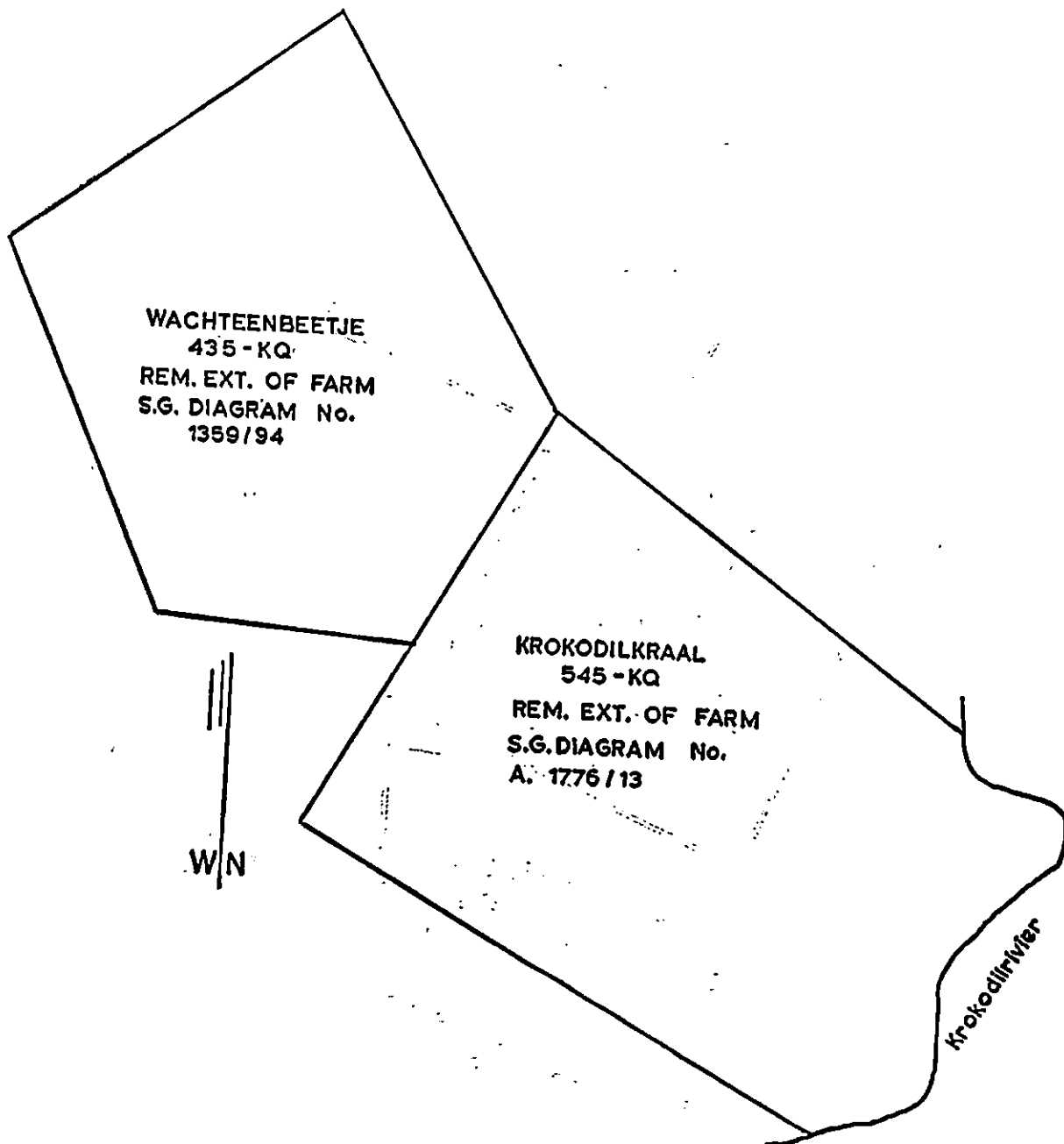
1. Gedeelte 7, Gedeelte 6, Gedeelte 4 (gedeelte van Gedeelte 2), Gedeelte 3 (gedeelte van Gedeelte 2), resterende gedeelte van Gedeelte 2 (gedeelte van Gedeelte 1), Gedeelte 5 (gedeelte van Gedeelte 1) en resterende gedeelte van Gedeelte 1 van die plaas Op Goedehoop 25 KU (distrik Pilgrim's Rest).

2. Gedeelte 1 en die resterende gedeelte van die plaas Brazilie 48 KU (distrik Pilgrim's Rest).

3. Gedeelte 17 (gedeelte van Gedeelte 8), Gedeelte 11 (gedeelte van Gedeelte 8), Gedeelte 10 (gedeelte van Gedeelte 8), Gedeelte 9 (gedeelte van Gedeelte 8), Gedeelte 18 (gedeelte van Gedeelte 8), resterende gedeelte van Gedeelte 1 en die resterende gedeelte van die plaas Argyle 46 KU (distrik Pilgrim's Rest).

DIE KRAAL PRIVATE NATURE RESERVE
(Extent: 3,391 m)

DIE KRAAL-PRIVAATNATUURRESERVAAT
(Grootte: 3,391 m)



The Die Kraal Private Nature Reserve comprises the following areas as indicated on the diagram:—

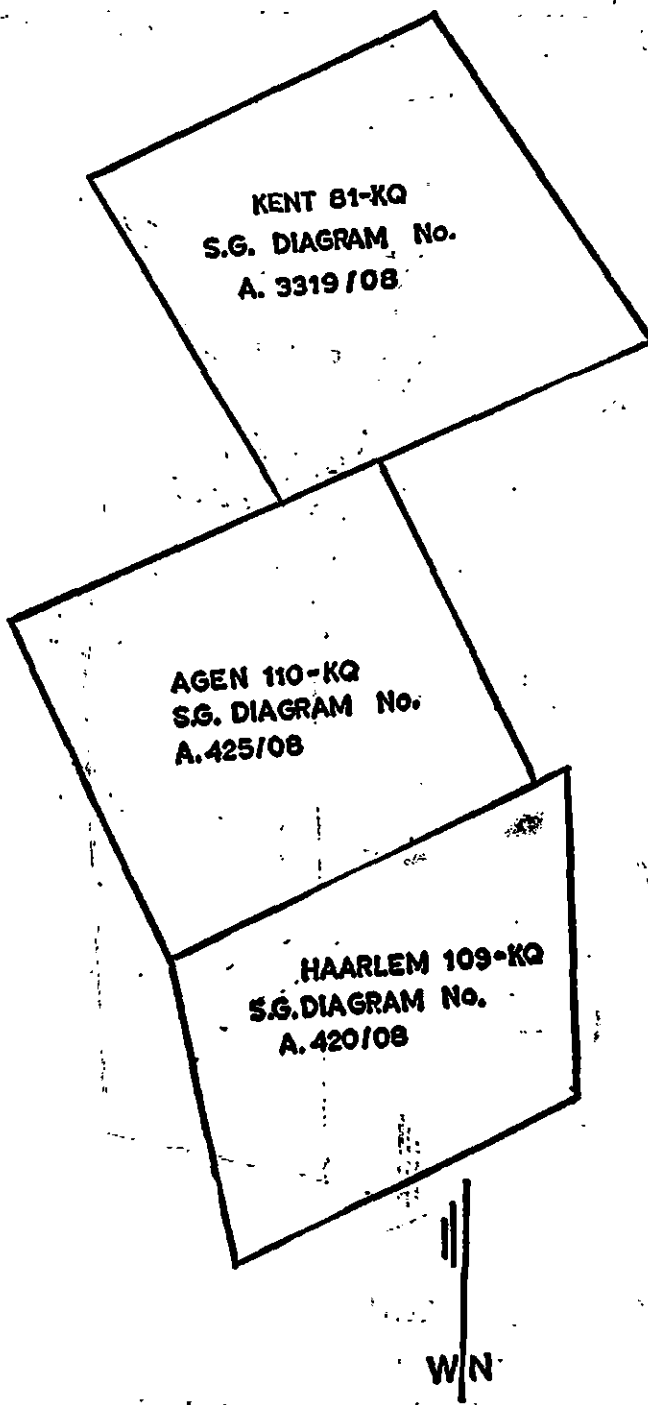
1. Remaining extent of the farm Wachteenbeetje 435 KQ (District of Thabazimbi).
2. Remaining extent of the farm Krokodilkraal 545 KQ (District of Thabazimbi).

Die Die Kraal-privaatnatuurreervaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Resterende gedeelte van die plaas Wachteenbeetje 435 KQ (distrik Thabazimbi).
2. Resterende gedeelte van die plaas Krokodilkraal 545 KQ (distrik Thabazimbi).

AGEN LANDGOED PRIVATE NATURE RESERVE
(Extent: 8,757 m²)

AGEN LANDGOED-PRIVAATNATUUR-RESERVAAT
(Grootte: 8,757 m²)



The Agen Landgoed Private Nature Reserve comprises the following areas as indicated on the diagram:—

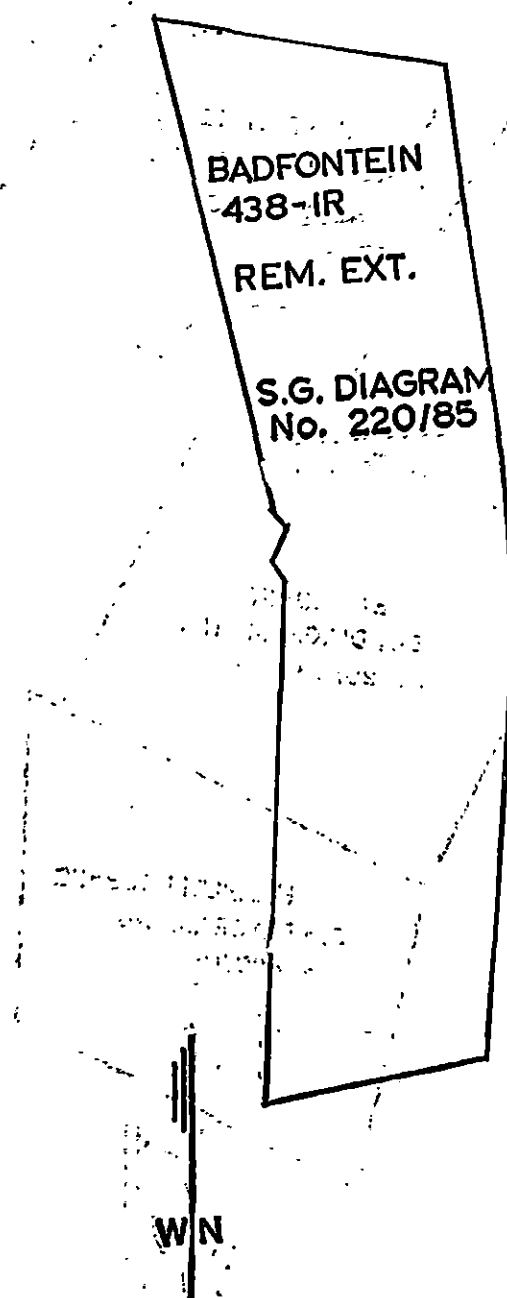
1. The farm Kent 81 KQ (District of Thabazimbi).
2. The farm Agen 110 KQ (District of Thabazimbi).
3. The farm Haarlem 109 KQ (District of Thabazimbi).

Die Agen Landgoed-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Die plaas Kent 81 KQ (distrik Thabazimbi).
2. Die plaas Agen 110 KQ (distrik Thabazimbi).
3. Die plaas Haarlem 109 KQ (distrik Thabazimbi).

GERT JACOBS PRIVATE NATURE RESERVE
(Extent: 1,321 m)

GERT JACOBS-PRIVAATNATUURRESERVAAT
(Grootte: 1,321 m)



The Gert Jacobs Private Nature Reserve comprises the following area as indicated on the diagram:—

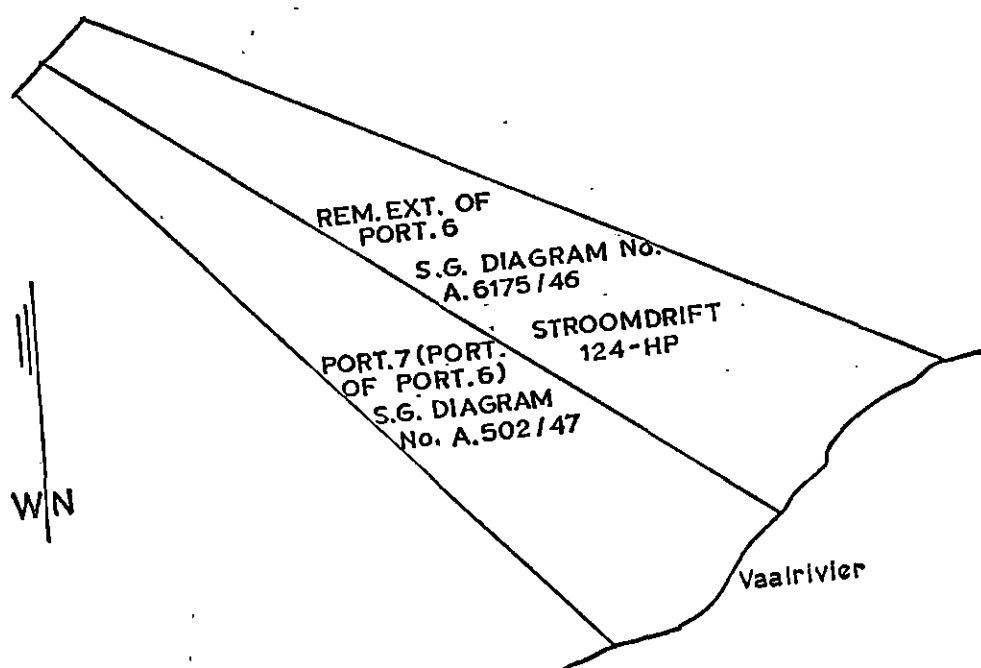
Remaining extent of the farm Badfontein 438 IR (District of Vereeniging).

Die Gert Jacobs-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangeduij:—

Resterende gedeelte van die plaas Badfontein 438 IR (distrik Vereeniging).

STROOMDRIFT PRIVATE NATURE RESERVE
(Extent: 1,620·9517 m)

STROOMDRIFT-PRIVAATNATUURRESERVAAT
(Grootte: 1,620·9517 m)



The Stroomdrift Private Nature Reserve comprises the following areas as indicated on the diagram:—

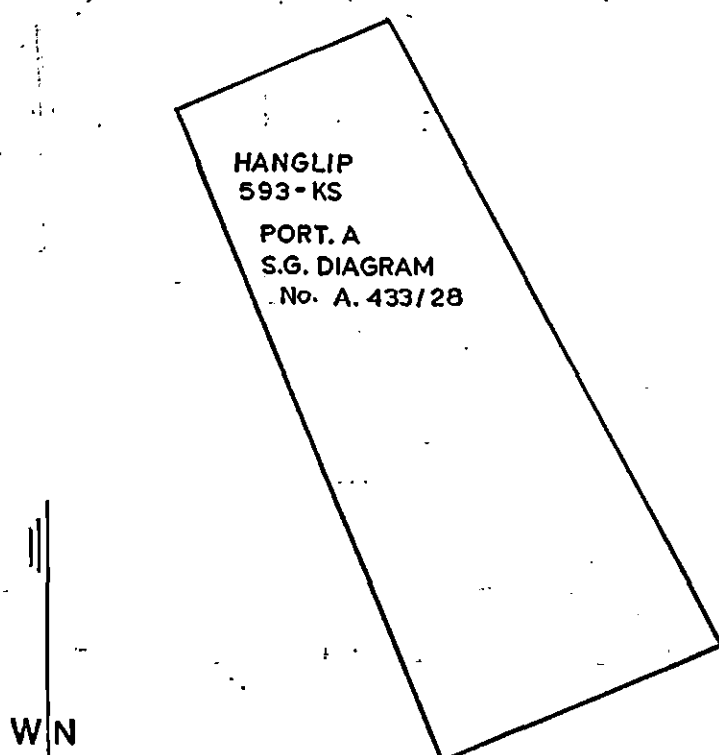
Portion 7 (portion of Portion 6) and the remaining extent of Portion 6 of the farm Stroomdrift 124 HP (District of Wolmaransstad).

Die Stroomdrift-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 7 (gedeelte van Gedeelte 6) en die resterende gedeelte van Gedeelte 6 van die plaas Stroomdrift 124 HP (distrik Wolmaransstad).

HANGLIP PRIVATE NATURE RESERVE
(Extent: 836 m)

HANGLIP-PRIVAATNATUURRESERVAAT
(Grootte: 836 m)



The Hanglip Private Nature Reserve comprises the following area as indicated on the diagram:—

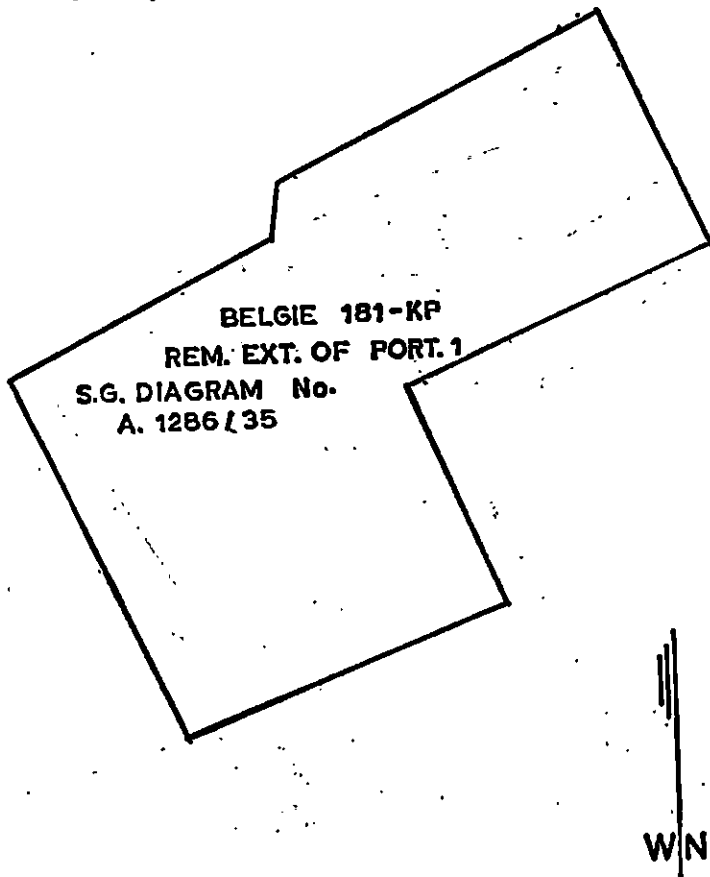
Portion A of the farm Hanglip 593 KS (District of Potgietersrus).

Die Hanglip-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Gedeelte A van die plaas Hanglip 593 KS (distrik Potgietersrus).

MATHANIE PRIVATE NATURE RESERVE
 (Extent: 1,197 m)

MATHANIE-PRIVAATNATUURRESERVAAT
 (Grootte: 1,197 m)



The Mathanie Private Nature Reserve comprises the following area as indicated on the diagram:—

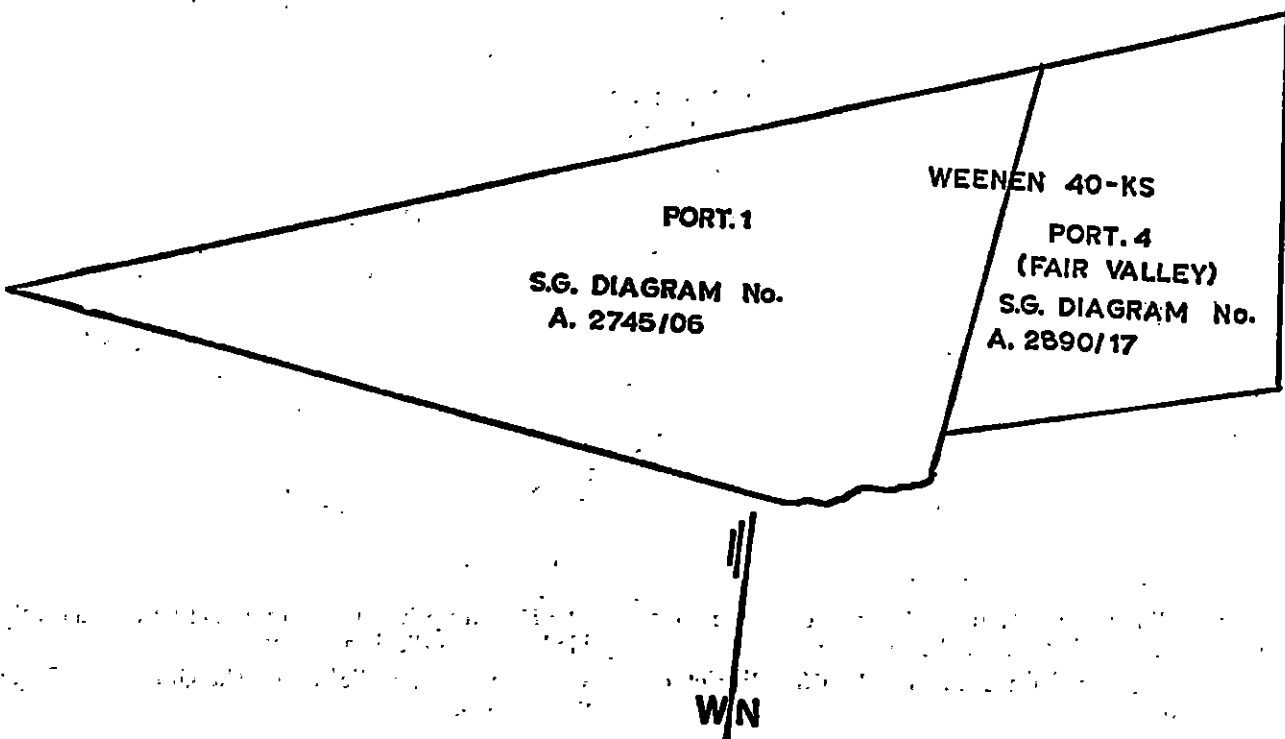
Remaining extent of Portion 1 of the farm Belgie 181 KP (District of Rustenburg).

Die Mathanie-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Resterende gedeelte van Gedeelte 1 van die plaas Belgie 181 KP (distrik Rustenburg).

GLENESK PRIVATE NATURE RESERVE
 (Extent: 1,772 m)

GLENESK-PRIVAATNATUURRESERVAAT
 (Grootte: 1,772 m)



The Glenesk Private Nature Reserve comprises the following areas as indicated on the diagram:—

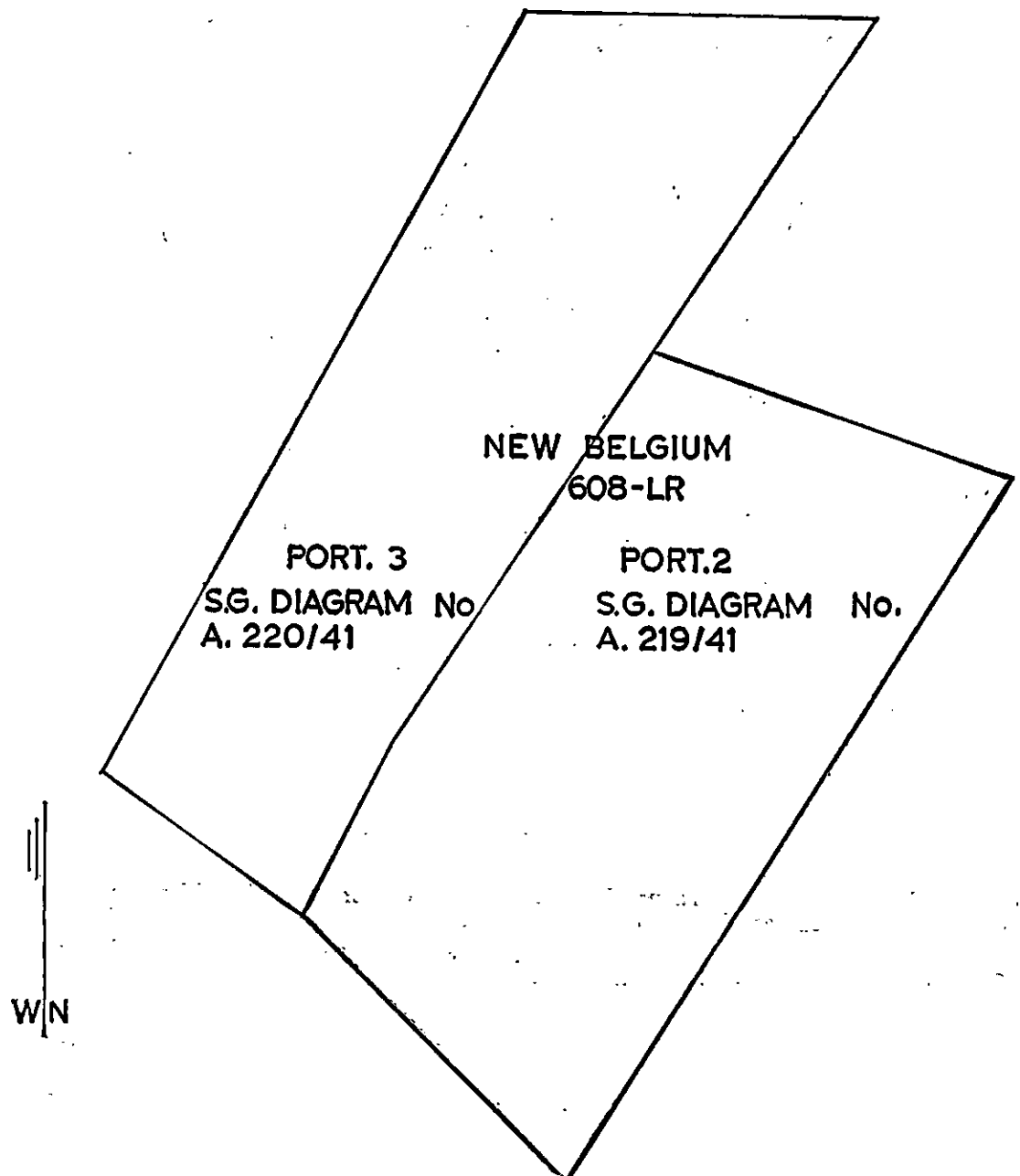
Portion 1 and Portion 4 (Fair Valley) of the farm Weenen 40 KS (District of Potgietersrus).

Die Glenesk-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 1 en Gedeelte 4 (Fair Valley) van die plaas Weenen 40 KS (distrik Potgietersrus).

RINDA PRIVATE NATURE RESERVE
(Extent: 3,380·4227 m)

RINDA-PRIVAATNATUURRESERVAAT
(Grootte: 3,380·4227 m)



The Rinda Private Nature Reserve comprises the following areas as indicated on the diagram:—

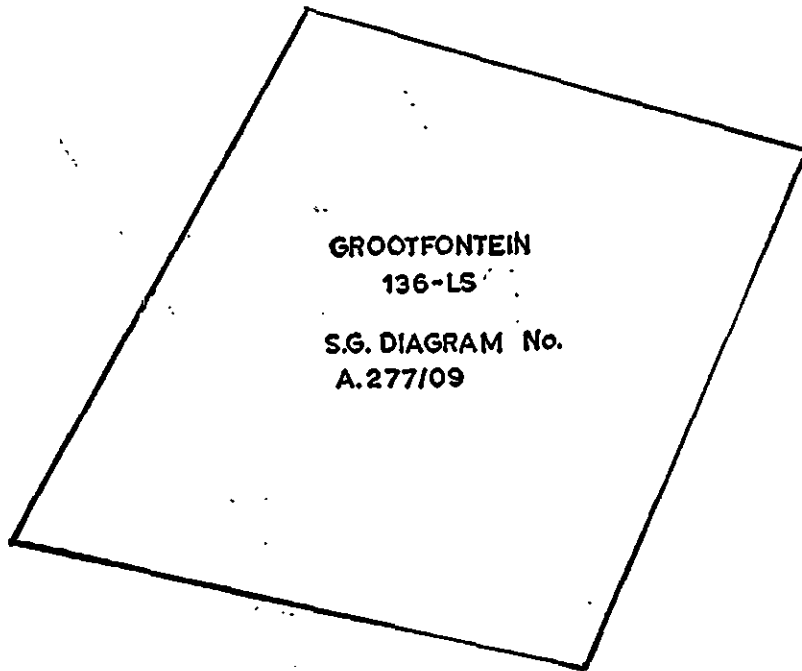
Portion 2 and Portion 3 of the farm New Belgium 608 LR (District of Waterberg).

Die Rinda-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 2 en Gedeelte 3 van die plaas New Belgium 608 LR (distrik Waterberg).

WILLEM VAN DER MERWE PRIVATE NATURE
RESERVE
(Extent: 1,646 m)

WILLEM VAN DER MERWE-PRIVAAATNATUUR-
RESERVAAT
(Grootte: 1,646 m)



The Willem van der Merwe Private Nature Reserve comprises the following area as indicated on the diagram:—

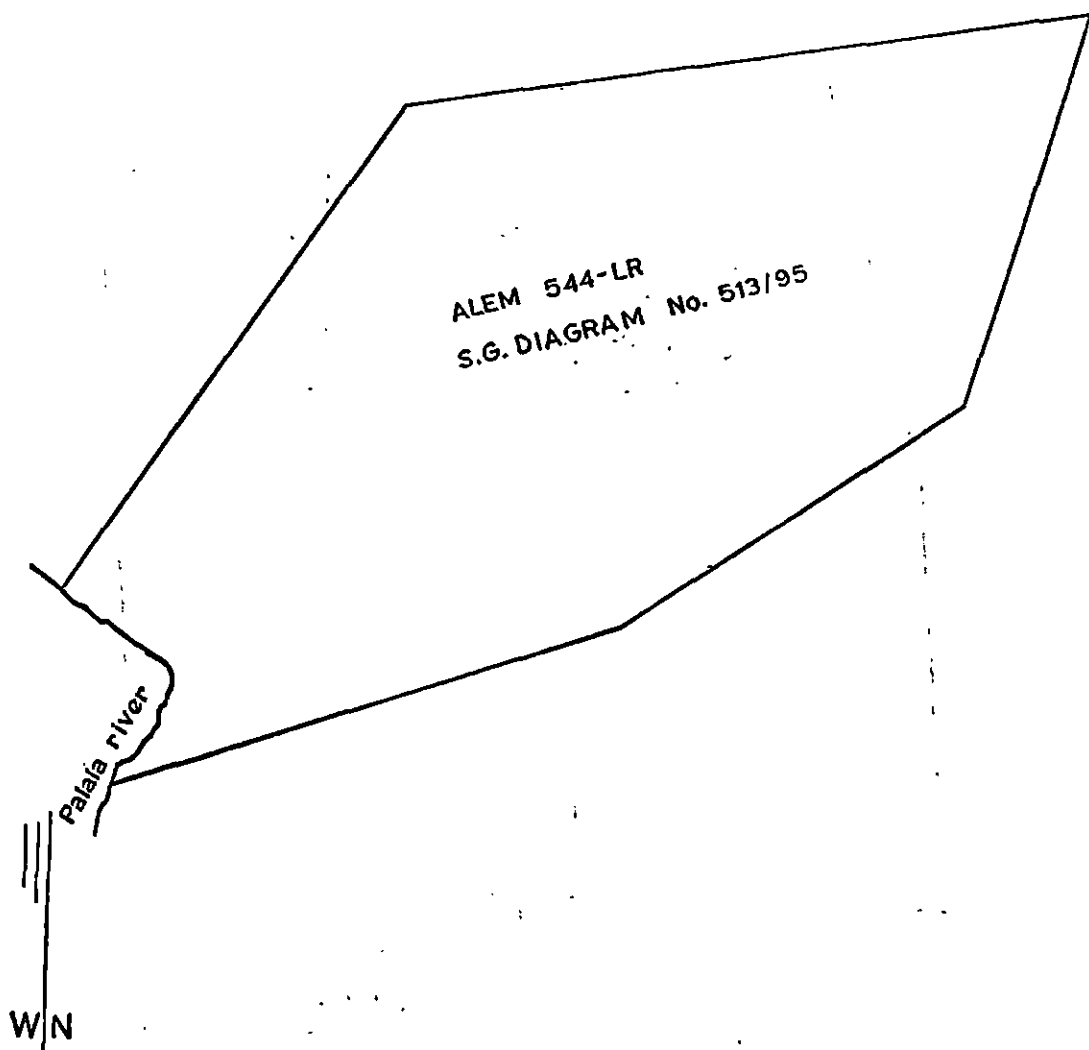
The farm Grootfontein 136 LS (District of Pietersburg).

Die Willem van der Merwe-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Die plaas Grootfontein 136 LS (distrik Pietersburg).

ALEM PRIVATE NATURE RESERVE
(Extent: 3,148 m)

ALEM-PRIVAATNATUURRESERVAAT
(Grootte: 3,148 m)



The Alem Private Nature Reserve comprises the following area as indicated on the diagram:—

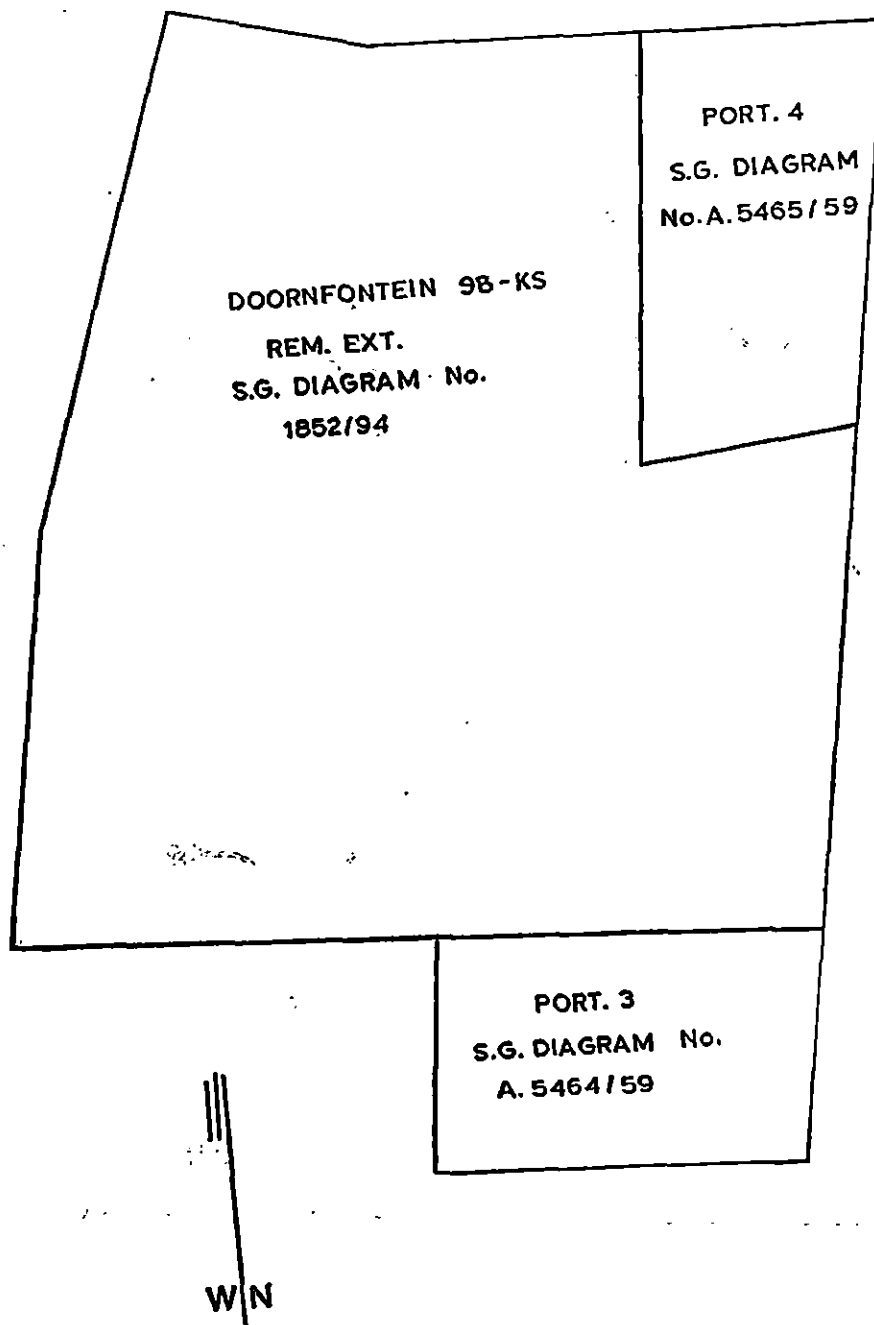
The farm Alem 544 LR (District of Potgietersrus).

Die Alem-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Die plaas Alem 544 LR (distrik Potgietersrus).

DOORNFONTEIN PRIVATE NATURE RESERVE
(Extent: 4,204·2062 m)

DOORNFONTEIN-PRIVAATNATUURRESERVAAT
(Grootte: 4,204·2062 m)



The Doornfontein Private Nature Reserve comprises the following areas as indicated on the diagram:—

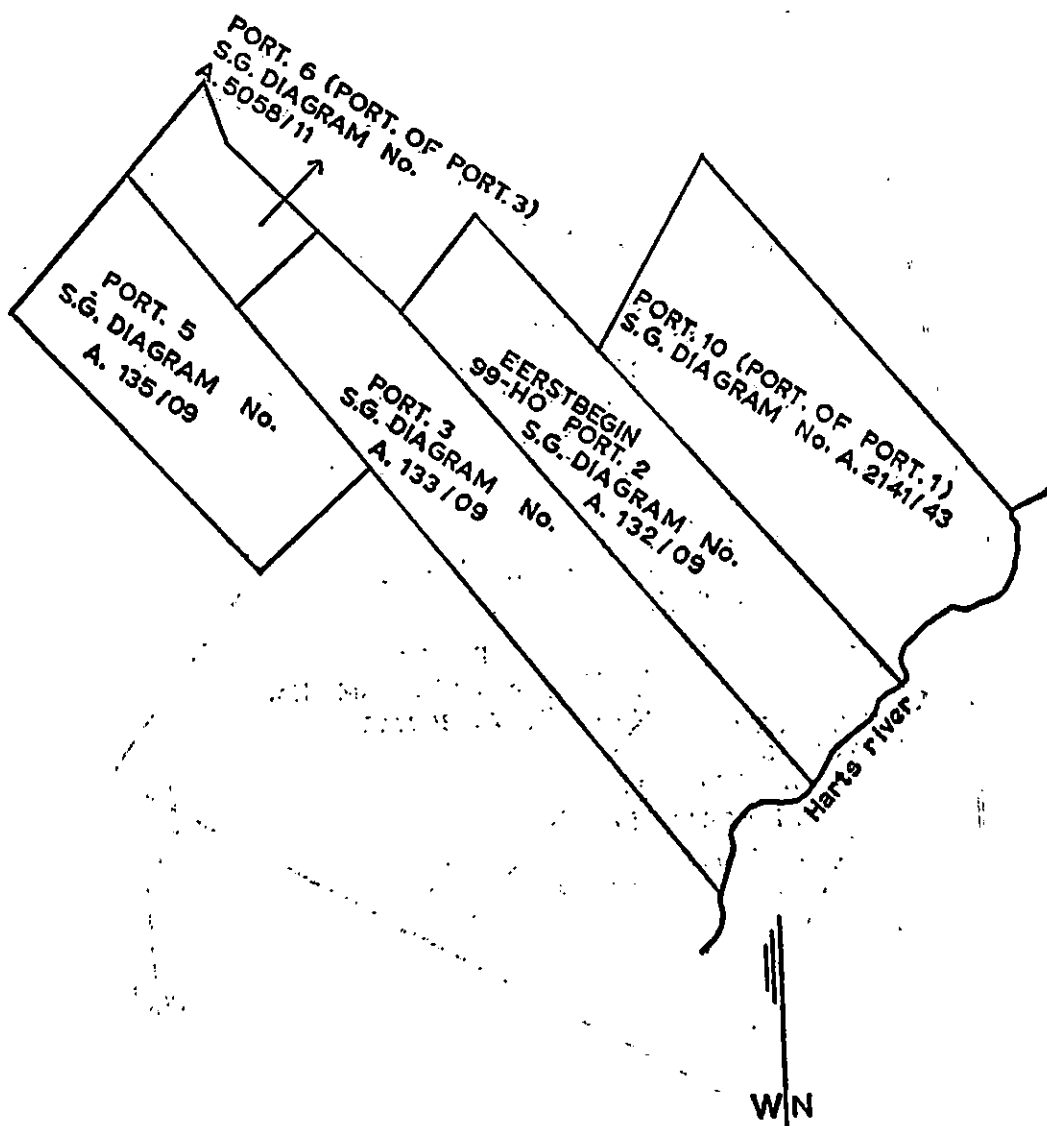
Remaining extent, Portion 3 and Portion 4 of the farm Doornfontein 98 KS (District of Potgietersrus).

Die Doornfontein-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Resterende gedeelte, Gedeelte 3 en Gedeelte 4 van die plaas Doornfontein 98 KS (distrik Potgietersrus).

EERSTBEGIN PRIVATE NATURE RESERVE
(Extent: 1,841 m)

EERSTBEGIN-PRIVAATNATUURRESERVAAT
(Grootte: 1,841 m)



The Eerstbegin Private Nature Reserve comprises the following areas as indicated on the diagram:—

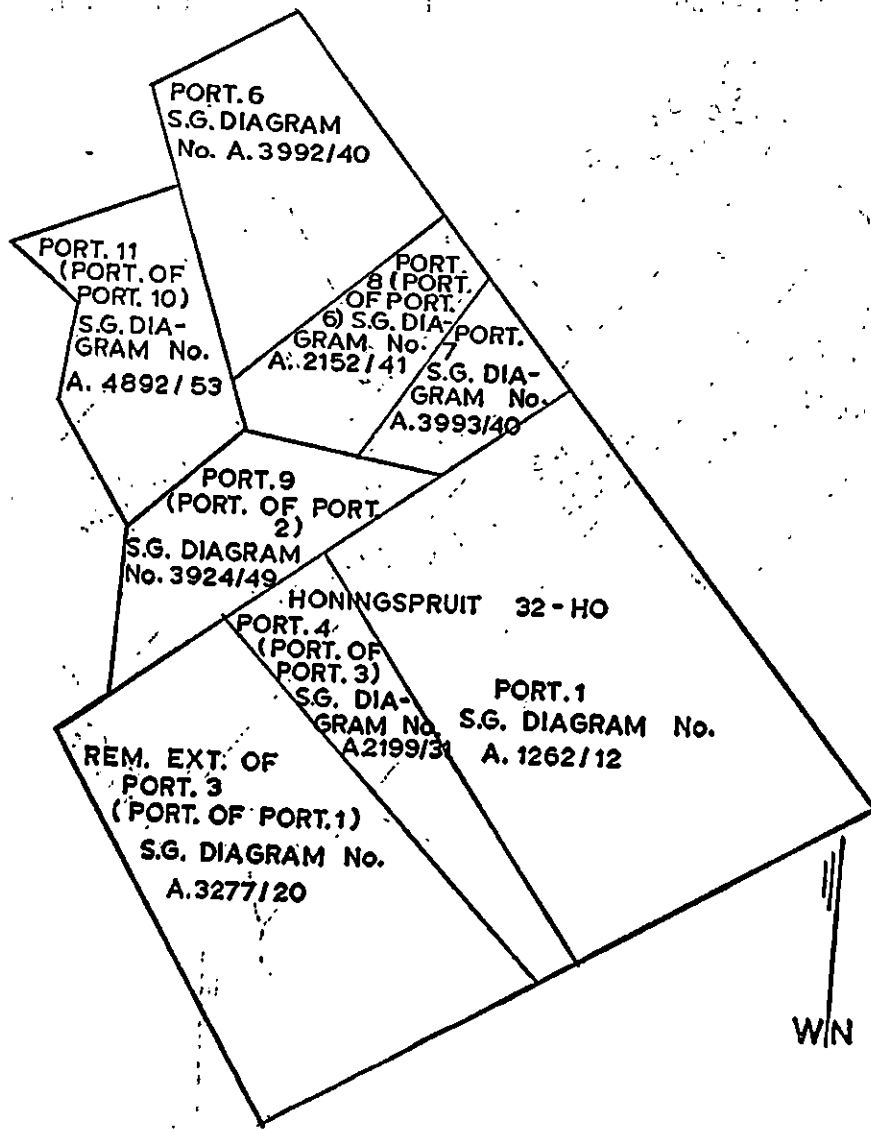
Portion 10 (portion of Portion 1), Portion 2, Portion 3, Portion 6 (portion of Portion 3) and Portion 5 of the farm Eerstbegin 99 HO (District of Schweizer-Reneke).

Die Eerstbegin-privaatnatuurreervaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 10 (gedeelte van Gedeelte 1), Gedeelte 2, Gedeelte 3, Gedeelte 6 (gedeelte van Gedeelte 3) en Gedeelte 5 van die plaas Eerstbegin 99 HO (distrik Schweizer-Reneke).

HONINGSPRUIT PRIVATE NATURE RESERVE
(Extent: 2,600 m)

HONINGSPRUIT-PRIVAATNATUURRESERVAAT
(Grootte: 2,600 m)



The Honingspruit Private Nature Reserve comprises the following areas as indicated on the diagram:

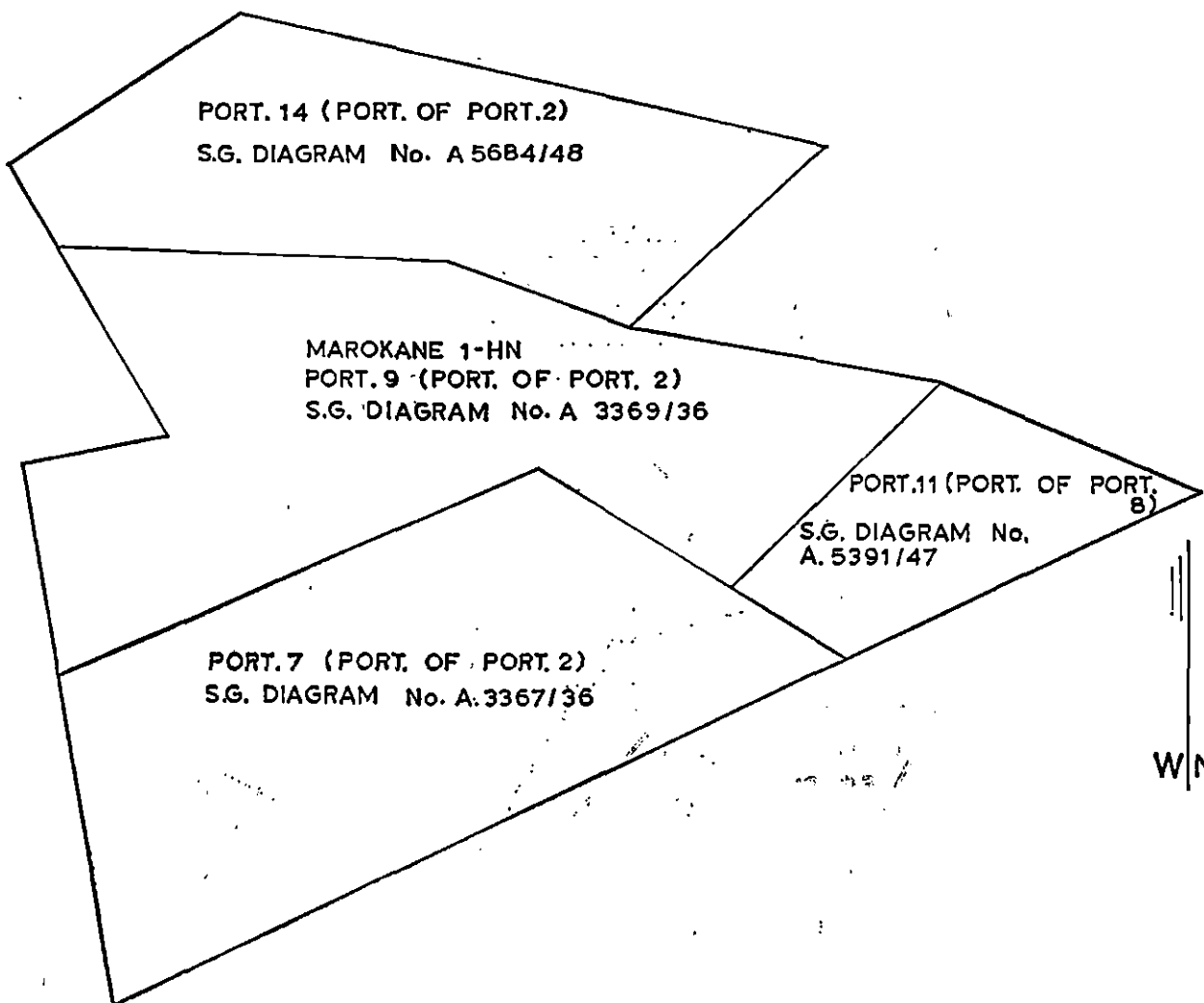
Portion 11 (portion of Portion 10), Portion 6, Portion 9 (portion of Portion 2), Portion 8 (portion of Portion 6), Portion 7, Portion 4 (portion of Portion 3), Portion 1 and the remaining extent of Portion 3 (portion of Portion 1) of the farm Honingspruit 32 HO (District of Schweizer-Reneke).

Die Honingspruit-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:

Gedeelte 11 (gedeelte van Gedeelte 10), Gedeelte 6, Gedeelte 9 (gedeelte van Gedeelte 2), Gedeelte 8 (gedeelte van Gedeelte 6), Gedeelte 7, Gedeelte 4 (gedeelte van Gedeelte 3), Gedeelte 1 en die resterende gedeelte van Gedeelte 3 (gedeelte van Gedeelte 1) van die plaas Honingspruit 32 HO (distrik Schweizer-Reneke).

MAROKANE PRIVATE NATURE RESERVE
(Extent: 868·7843 m)

MAROKANE-PRIVAATNATUURRESERVAAT
(Groote: 863·7843 m)



The Marokane Private Nature Reserve comprises the following areas as indicated on the diagram:—

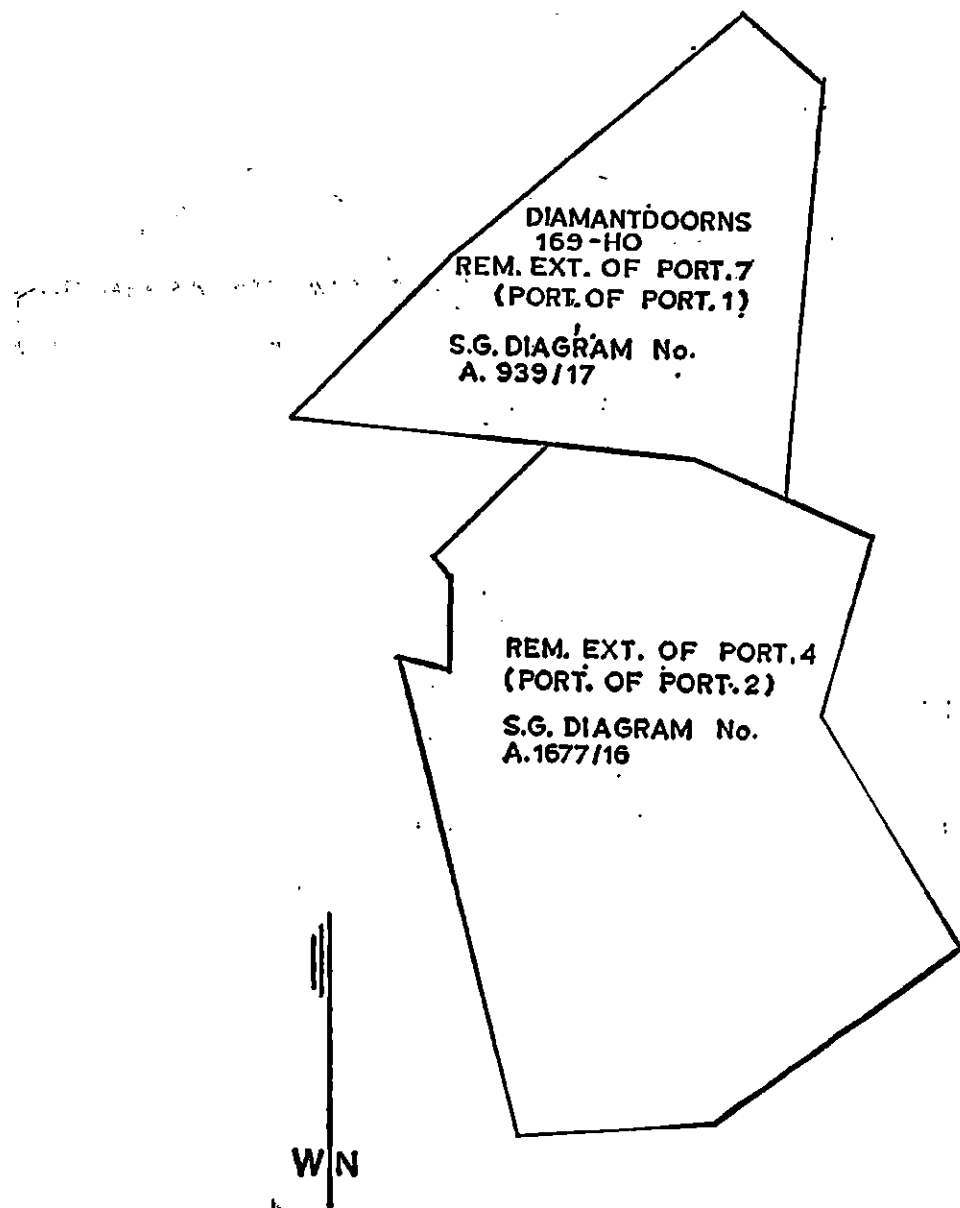
Portion 14 (portion of Portion 2), Portion 9 (portion of Portion 2), Portion 7 (portion of Portion 2) and Portion 11 (portion of Portion 8) of the farm Marokane 1 HN (District of Schweizer-Reneke).

Die Marokane-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

Gedeelte 14 (gedeelte van Gedeelte 2), Gedeelte 9 (gedeelte van Gedeelte 2), Gedeelte 7 (gedeelte van Gedeelte 2) en Gedeelte 11 (gedeelte van Gedeelte 8) van die plaas Marokane 1 HN (distrik Schweizer-Reneke).

M. D. VILJOEN PRIVATE NATURE RESERVE
(Extent: 524 m)

M. D. VILJOEN-PRIVAATNATUURRESERVAAT
(Grootte: 524 m)



The M. D. Viljoen Private Nature Reserve comprises the following areas as indicated on the diagram: —

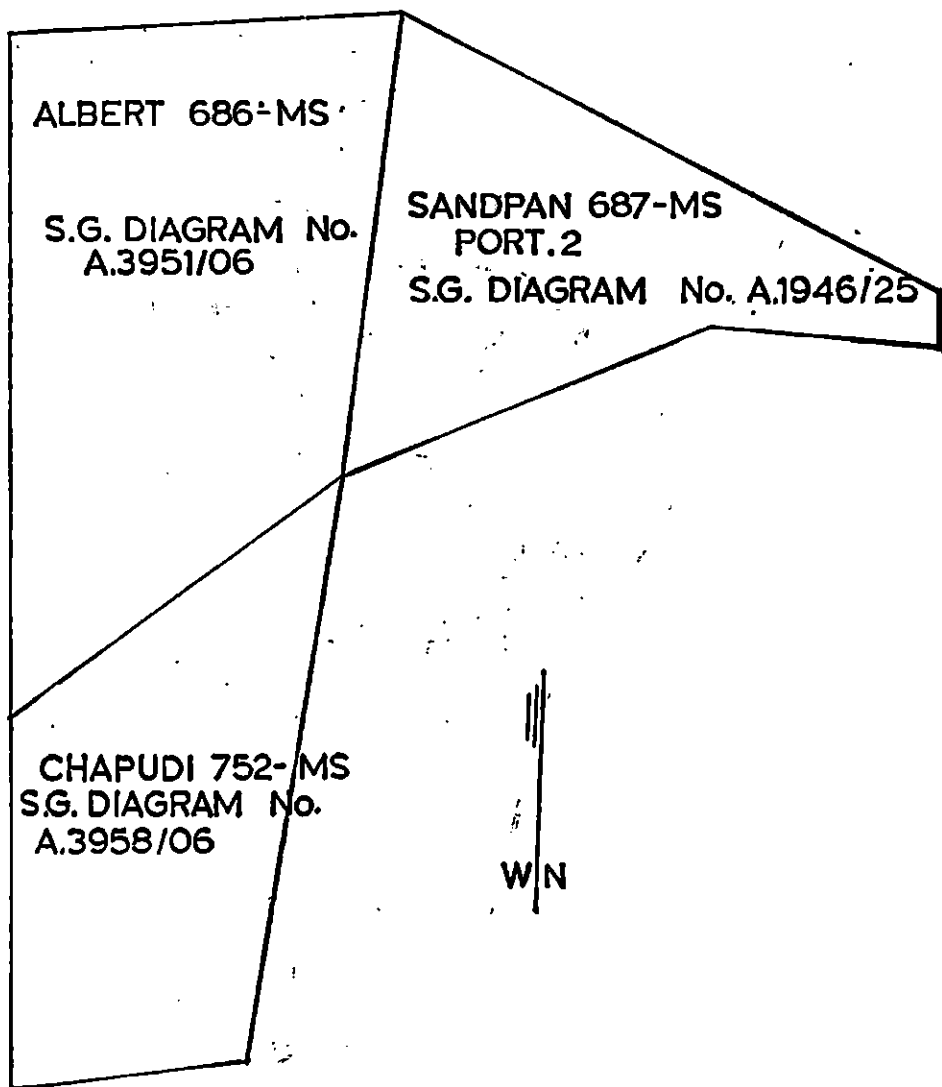
Remaining extent of Portion 7 (portion of Portion 1) and remaining extent of Portion 4 (portion of Portion 2) of the farm Diamantdoorns 169 HO (District of Schweizer-Reneke).

Die M. D. Viljoen-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui: —

Resterende gedeelte van Gedeelte 7 (gedeelte van Gedeelte 1) en resterende gedeelte van Gedeelte 4 (gedeelte van Gedeelte 2) van die plaas Diamantdoorns 169 HO (distrik Schweizer-Reneke).

CHAPUDI PRIVATE NATURE RESERVE
(Extent: 2,343 m)

CHAPUDI-PRIVAATNATUURRESERVAAT
(Grootte: 2,343 m)



The Chapudi Private Nature Reserve comprises the following areas as indicated on the diagram:—

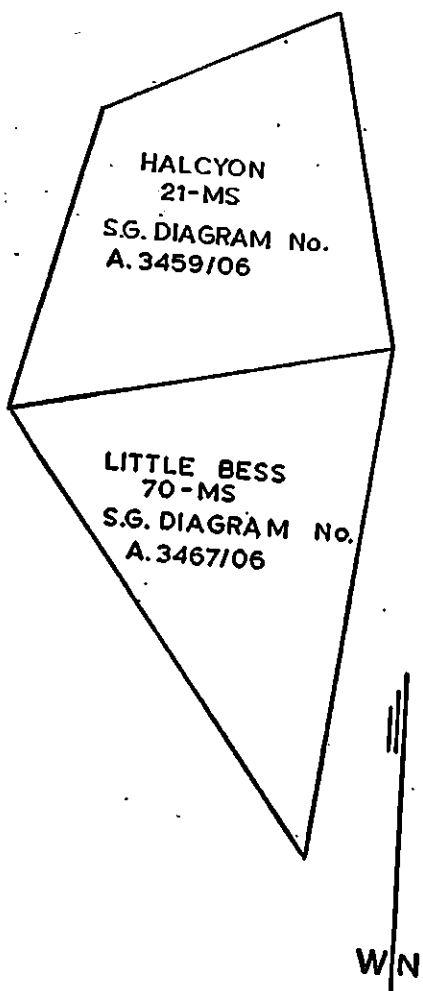
1. The farm Albert 686 MS (District of Soutpansberg).
2. Portion 2 of the farm Sandpan 687 MS (District of Soutpansberg).
3. The farm Chapudi 752 MS (District of Soutpansberg).

Die Chapudi-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Die plaas Albert 686 MS (distrik Soutpansberg).
2. Gedeelte 2 van die plaas Sandpan 687 MS (distrik Soutpansberg).
3. Die plaas Chapudi 752 MS (distrik Soutpansberg).

ROUX PRIVATE NATURE RESERVE
(Extent: 3,991 m)

ROUX-PRIVAATNATUURRESERVAAT
(Grootte: 3,991 m)



The Roux Private Nature Reserve comprises the following areas as indicated on the diagram:—

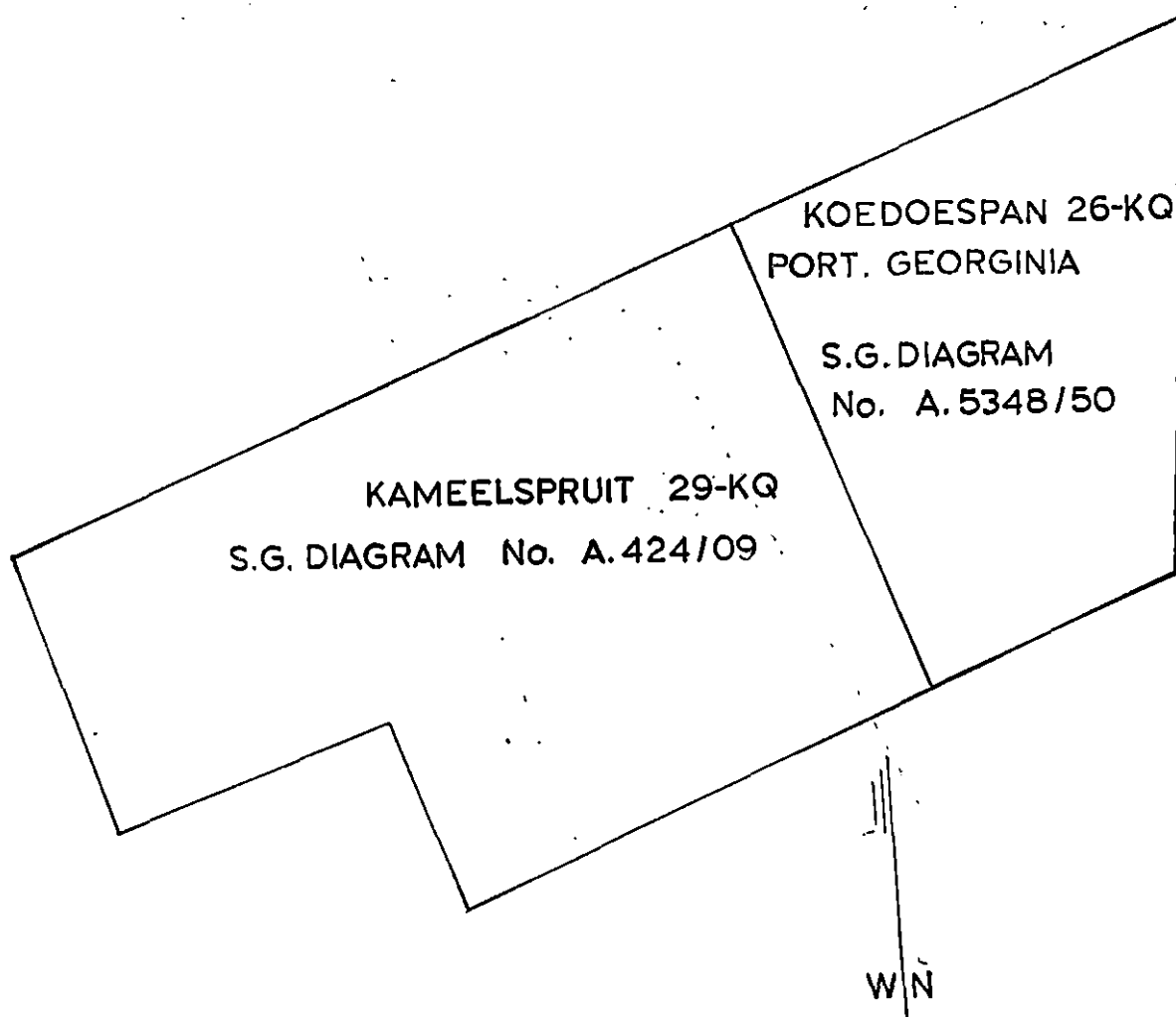
1. The farm Halcyon 21 MS (District of Soutpansberg).
2. The farm Little Bess 70 MS (District of Soutpansberg).

Die Roux-privaatnatuurreservaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Die plaas Halcyon 21 MS (distrik Soutpansberg).
2. Die plaas Little Bess 70 MS (distrik Soutpansberg).

PRINSRUS PRIVATE NATURE RESERVE
(Extent: 2,788 m)

PRINSRUS-PRIVAATNATUURRESERVAAT
(Grootte: 2,788 m)



The Prinsrus Private Nature Reserve comprises the following areas as indicated on the diagram:—

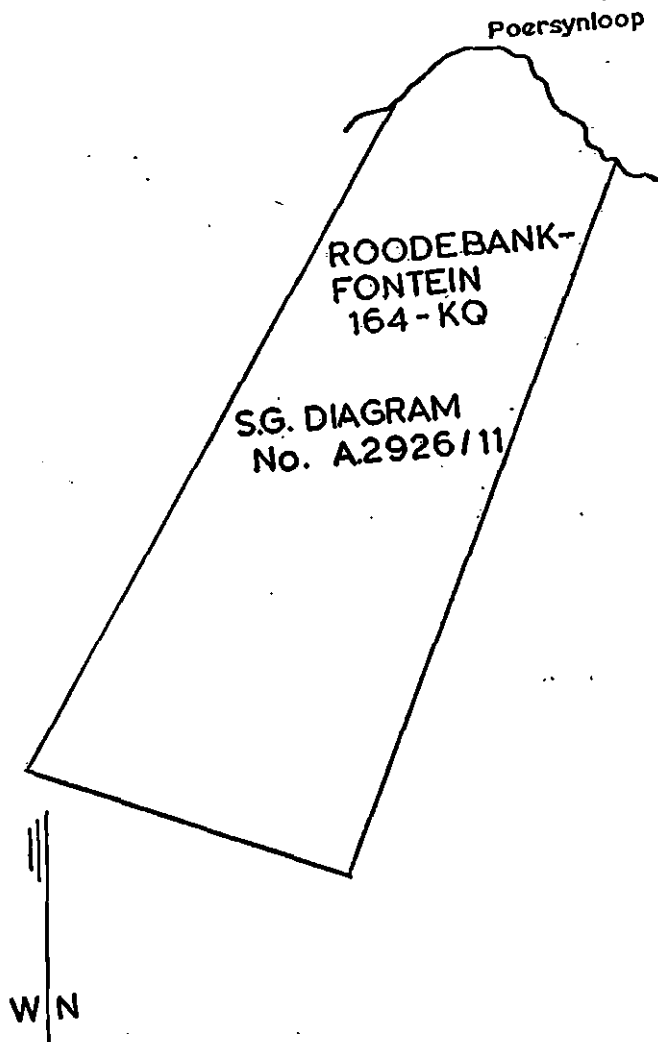
1. The farm Kameelspruit 29 KQ (District of Thabazimbi).
2. Portion Georginia of the farm Koedoespan 26 KQ (District of Thabazimbi).

Die Prinsrus-privaatnatuurreervaat beslaan die volgende gebiede soos op die kaart aangedui:—

1. Die plaas Kameelspruit 29 KQ (distrik Thabazimbi).
2. Gedeelte Georginia van die plaas Koedoespan 26 KQ (distrik Thabazimbi).

JACOB VAN DER MERWE PRIVATE NATURE
RESERVE
(Extent: 1,153 m)

JACOB VAN DER MERWE-PRIVAATNATUUR-
RESERVAAT
(Grootte: 1,153 m)



The Jacob van der Merwe Private Nature Reserve comprises the following area as indicated on the diagram:—

The farm Roodebankfontein 164 KQ (District of Waterberg).

Die Jacob van der Merwe-privaatnatuurreservaat beslaan die volgende gebied soos op die kaart aangedui:—

Die plaas Roodebankfontein 164 KQ (distrik Waterberg).

Administrator's Notice 513,

21 May 1969

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To amend the Education Ordinance, 1953, by amending certain definitions; in respect of the powers of the boards, governing bodies, regional committees and advisory bodies; by applying the provisions of section 53 (6) to all teachers; by authorizing the appointment of a married woman teacher in a permanent capacity; in respect of the consideration of applications for appointment as teachers and recommendations regarding appointment of teachers; in respect of the appointment of teachers by the Director; by extending the provisions of section 74 in certain respects; by making the relieving staff of teachers available for further services; in respect of the circumstances under which in terms of section 78 a person may be appointed in a temporary capacity to a teaching post; by extending the provisions of section 80 in certain respects; by applying the provisions of section 82 to all teachers; by removing certain doubts in the interpretation of section 84; by providing for the circumstances under which a teacher may be a member of certain bodies; in respect of the termination of the service of a woman teacher who marries; by extending the acts deemed to be misconduct; in respect of the steps which may be taken against a teacher found guilty of misconduct; by making provision for vocational education and the determination of the periods of office of members of advisory bodies for vocational schools; by improving the Afrikaans text of section 81; by making provision for nursery school education by deleting all references to Coloured and Asiatic children in the said Ordinance; and by providing for certain matters incidental thereto.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 1 of Ordinance 29 of 1953. 1. Section 1 of the Education Ordinance, 1953 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for the description of the contents of Chapter X of the following description:—

“Nursery School Education.

- (A) Nursery Schools established by the Administrator: Section 110.
- (B) Private Nursery Schools: Sections 111 to 112B.
- (C) Provisions in respect of all Nursery Schools: Sections 112C to 112D.”.

Amendment of section 2 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 21 of 1955 and section 1 of Ordinance 30 of 1960. 2. Section 2 of the principal Ordinance is hereby amended—

- (a) by the insertion after the definition of “general election” of the following definition:—

“(xiA) ‘infant’ means a child of the age of three years or over, but below the age of a child of compulsory school-going age; (xvA)”;

- (b) by the substitution for the definition of “nursery school” of the following definitions:—

“(xv) ‘nursery school’ means a school which provides nursery school education; (xvi)

(xvA) ‘nursery school education’ means education provided for the purpose of promoting the harmonious development of the psychic, physical and intellectual faculties of the infant and the social, aesthetic, ethical and religious forming of such infant; (xviA);”

Administrator'skennisgewing 513

21 Mei 1969

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

N

ONTWERPORDONNANSIE

Tot wysiging van die Onderwysordinansie, 1953, deur sekere omskrywings te wysig; ten opsigte van die bevoegdhede vanrade, beheerraade, streekkomitees en adviesrade; deur die bepalings van artikel 53 (6) van toepassing te maak op alle onderwysers; deur die aanstelling van ‘n getroude onderwysers in ‘n permanente hoedanigheid te magtig; ten opsigte van die oorweging van aansoek om aanstelling as onderwysers en aanbevelings omtrent aanstelling van onderwysers; ten opsigte van die aanstelling van onderwysers deur die Direkteur; deur die bepalings van artikel 74 in sekere opsigte uit te brei; deur die aflospersoneel van onderwysers vir verdere dienste beskikbaar te stel; ten opsigte van die omstandighede waaronder ‘n persoon ingevolge artikel 78 in ‘n tydelike hoedanigheid in ‘n onderwyserspos aangestel kan word; deur die bepalings van artikel 80 in sekere opsigte uit te brei; deur die bepalings van artikel 82 op alle onderwysers van toepassing te maak; deur sekere onsekerhede in die vertolkning van artikel 84 te verwijder; deur voorsiening te maak vir die omstandighede waaronder ‘n onderwyser lid van sekere liggange kan wees; ten opsigte van die beëindiging van diens van ‘n onderwysers wat trou; deur die handelinge wat geag word wangedrag te wees; uit te brei; ten opsigte van die stappe wat gedoen kan word teen ‘n onderwysers wat aan wangedrag skuldig bevind word; deur voorsiening te maak vir beroepsonderwys en die vaststelling van die ampstermye van en lede van adviesrade vir beroepskole; deur die Afrikaanse teks van artikel 81 te verbeter; deur voorsiening te maak vir kleuterskoolonderwys; deur alle verwysings na Kleurling- en Asiatekinders in genoemde Ordonnansie te skrap; en deur voorsiening te maak vir sekere aangeleenthede wat daar mee in verband staan.

DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

1. Artikel 1 van die Onderwysordinansie, Wysiging van artikel 1 van Ordonnansie 29 van 1953. (hierna die Hoofordinansie genoem), word hierby gewysig deur die beskrywing van die inhou van Hoofstuk X deur die volgende beskrywing te vervang:

“Kleuterskoolonderwys.

- (A) Kleuterskole deur die Administrateur ingestel: Artikel 110.
- (B) Private Kleuterskole: Artikels 111 tot 112B.
- (C) Bepalings ten opsigte van alle kleuterskole: Artikels 112C tot 112D.”.

2. Artikel 2 van die Hoofordinansie word Wysiging van artikel 2 van Ordonnansie 29 van 1953, soos gewysig by artikel 1 van Ordonnansie 21 van 1955 en artikel 1 van Ordonnansie 30 van 1960. hierby gewysig—

- (a) deur na die omskrywing van “amptenaar” die volgende omskrywing in te voeg:

“(iiiA) ‘beroepskool’ ‘n middelbare skool wat beroepsonderwys genoem in artikel 3 (1) (e) (ii) verskaf; (xxxvi)”;

- (b) deur na die omskrywing van “kind van verpligte skoolouderdom” die volgende omskrywing in te voeg:

“(xvA) ‘kleuter’ ‘n kind wat drie jaar en ouer is, maar jonger is as ‘n kind van verpligte skoolouderdom; (xiA)”;

(c) by the insertion after the definition of "primary school" of the following definition:

"(xxA) 'private nursery school' means a private nursery school as contemplated in section 111; (xxvA)";

(d) by the substitution for the definition of "provincial educational institution" of the following definition:—

"(xxii) 'provincial educational institution' means a primary school, secondary school, class or college referred to in section 104 (1), a public special school and a nursery school referred to in section 110 (1); (xxvii)";

(e) by the deletion of the definition of "provincial special school";

(f) by the insertion after the definition of "public school" of the following definition:

"(xxivA) 'public special school' means a public special school as defined in section 1 of the Special Education Ordinance, 1968 (Ordinance 20 of 1968); (xxiiiA)";

(g) by the substitution in the definition of "school" for the word "provincial" of the word "public";

(h) by the substitution for the definition of "school year" of the following definition:

"(xxx) 'school or college year' means the school or college year fixed in accordance with the school or college calendar referred to in section 3 (2) (vi); (xxxiv)"; and

(i) by the insertion after the definition of "this Ordinance" of the following definition:

"(xxxvi) 'vocational school' means a secondary school which provides vocational education referred to in section 3 (1) (e) (ii); (iiiA)".

Amendment of section 3 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 13 of 1957 and section 1 of Ordinance 18 of 1958.

3. Section 3 of the principal Ordinance is hereby amended—

(a) by the addition at the end of subsection (1) (e) (ii) of the expression ", including courses for vocational education as defined in section 1 of the Educational Services Act, 1967 (Act No. 41 of 1967)"; and

(b) by the insertion in subsection (2) (vi) after the word "school" of the words "or college".

Amendment of section 7 of Ordinance 29 of 1953.

4. Section 7 of the principal Ordinance is hereby amended by the substitution in subsection (1) (d) for the proviso thereto of the following proviso:

"Provided that the Administrator shall not exercise the power conferred upon him by this paragraph in respect of higher education

(c) deur die omskrywing van "kleuterskool" deur die volgende omskrywings te vervang:

"(xvi) 'kleuterskool' 'n skool wat kleuterskoolonderwys verskaf; (xv)

(xviA) 'kleuterskoolonderwys' onderwys wat verskaf word met die doel om die harmonieuse ontwikkeling van 'n kleuter se psigiese, fisiese en intellekuele vermoëns en die sosiale, estetiese, etiese en godsdienstige vorming van sodanige kleuter te bevorder; (xvA)";

(d) deur na die omskrywing van "openbare skool" die volgende omskrywing in te voeg:

"(xxiiiA) 'openbare spesiale skool' 'n openbare spesiale skool soos omskryf in artikel 1 van die Ordonnansie op Spesiale Onderwys, 1968 (Ordonnansie No. 20 van 1968); (xxivA);

(e) deur na die omskrywing van "Pensioen-Ordonnansie" die volgende omskrywing in te voeg:

"(xxvA) 'private kleuterskool' 'n private kleuterskool soos in artikel 111 beoog; (xxA)";

(f) deur die omskrywing van "provinsiale onderwysinstigting" deur die volgende omskrywing te vervang:

"(xxviiA) 'provinsiale onderwysinstigting' 'n laer skool, middelbare skool, klas of kollege in artikel 104 (1) genoem, 'n openbare spesiale skool en 'n kleuterskool in artikel 110 (1) genoem; (xxii)";

(g) deur die omskrywing van "provinsiale spesiale skool" te skrap;

(h) deur in die omskrywing van "skool" die woord "provinsiale" deur die woord "openbare" te vervang; en

(i) deur die omskrywing van "skooljaar" deur die volgende omskrywing te vervang:

"(xxxiv) 'skool- of kollegejaar' die skool- of kollegejaar vasgestel volgens die skool- of kollegekalender genoem in artikel 3 (2) (vi); (xxx)".

3. Artikel 3 van die Hoofordonnansie word Wysiging van artikel 3 van Ordonnansie 29 van 1953, soos gewysig by artikel 1 van Ordonnansie 13 van 1957 en artikel 1 van Ordonnansie 18 van 1958.

(a) deur aan die end van subartikel (1) (e) (ii) die uitdrukking ", insluitende kursusse vir beroepsonderwys soos omskryf in artikel 1 van die Wet op Onderwysdienste, 1967 (Wet No. 41 van 1967)" by te voeg; en

(b) deur in subartikel (2) (vi) die woord "skool- kalender" deur die woorde "skool- of kollegekalender" te vervang.

4. Artikel 7 van die Hoofordonnansie word Wysiging van artikel 7 van Ordonnansie 29 van 1953.

hierby gewysig deur die voorbehoudsbepaling by subartikel (1) (d) deur die volgende voorbehoudsbepaling te vervang:

"Met dien verstande dat die Administrateur die beyoegdheid aan hom verleen deur hierdie paragraaf nie uitoefen nie ten opsigte

as contemplated in section 17 of the Financial Relations Consolidation and Amendment Act, 1945 (Act No. 38 of 1945)."

Amendment of section 40 of Ordinance 29 of 1953, as amended by section 1 of Ordinance 19 of 1955, section 10 of Ordinance 18 of 1958, section 1 of Ordinance 8 of 1959 and section 1 of Ordinance 31 of 1959.

5. Section 40 of the principal Ordinance is hereby amended by the deletion in subsection (1) (b) of the words "entrusted with the supervision thereof".

Amendment of section 43 of Ordinance 29 of 1953, as amended by section 10 of Ordinance 17 of 1963.

6. Section 43 of the principal Ordinance is hereby amended by the deletion of the words "except as provided for in this Ordinance".

Amendment of section 45 of Ordinance 29 of 1953, as amended by section 12 of Ordinance 18 of 1958.

7. Section 45 of the principal Ordinance is hereby amended by the addition at the end of subsection (1) of the following proviso:

"Provided that a board may in respect of such educational institutions exercise such powers and perform such duties as are referred to in section 40 or 41 or Chapter VI or any such further powers or duties as vest in or are imposed upon a board only in terms of section 121 (1) (d)."

Amendment of section 52 of Ordinance 29 of 1953, as amended by section 10 of Ordinance 21 of 1955, section 2 of Ordinance 11 of 1956, section 15 of Ordinance 18 of 1958, section 4 of Ordinance 8 of 1959, section 1 of Ordinance 20 of 1961 and section 13 of Ordinance 17 of 1963.

8. Section 52 of the principal Ordinance is hereby amended—

(a) by the deletion in subsection (1) (b) of the expression "or a school class or institution which the Director has in terms of subsection (2) of section one hundred and ten determined to be for the training of teachers or for obtaining further qualifications as teachers";

(b) by the substitution in subsection (5) (a) for all the words preceding the proviso of the following words:

"A governing body, regional committee or advisory body (other than an advisory body for a vocational school) established in terms of this section, shall remain in office for a period of three years as from a date to be determined by the Administrator by notice in the *Provincial Gazette* and an advisory body for a vocational school shall, as from a date to be likewise determined by the Administrator, remain in office for such period not exceeding three years as the Administrator shall likewise determine"; and

vân hoér onderwys soos beoog in artikel 17 van die Konsolidasie-en Wysigingswet op Finansiële Verhoudings, 1945 (Wet No. 38 van 1945)."

5. Artikel 40 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) (b) die woorde, "wat die toesig daaroor het," te skrap.

6. Artikel 43 van die Hoofordonnansie word hierby gewysig deur die woorde "uitgenome soos in hierdie Ordonnansie bepaal" te skrap.

7. Artikel 45 van die Hoofordonnansie word hierby gewysig deur die volgende voorbehoudsbepaling aan die end van subartikel (1) by te voeg:

"Met dien verstande dat 'n raad ten opsigte van sodanige onderwysinrigtings die bevoegdheid kan uitoefen en die pligte kan vervul wat in artikel 40 of 41 of Hoofstuk VI genoem word of enige sodanige verdere bevoegdhede of pligte as wat slegs by 'n raad ingevolge artikel 121 (1) (d) berus of aan hom opgelê word."

8. (1) Artikel 52 van die Hoofordonnansie word hierby gewysig—

(a) deur in subartikel (1) (b) die uitdrukking "of 'n skool, klas of inrigting is wat die Direkteur ingevolge subartikel (2) van artikel honderd-en-tien bepaal het vir die opleiding van onderwysers of vir die verwerving van verdere kwalifikasies as onderwysers te wees," te skrap;

(b) deur in subartikel (5) (a) al die woorde wat die voorbehoudsbepaling voorafgaan deur die volgende woorde te vervang:

"'n Beheerraad, streekkomitee of adviesraad (uitgesonderd 'n adviesraad vir 'n beroepskool) ingevolge hierdie artikel ingestel, bly in funksie vir 'n tydperk van drie jaar met ingang van 'n datum deur die Administrateur in die *Provinsiale Koerant* vasgestel te word, en 'n adviesraad vir 'n beroepskool bly met ingang van 'n datum insgelyks deur die Administrateur vasgestel te word, in funksie vir sodanige tydperk van hoogstens drie jaar as wat die Administrateur insgelyks vasstel"; en

(c) by the addition at the end of subsection (8) of the following paragraph, the existing subsection (8) becoming subsection (8) (a):

"(b) An advisory body established in terms of the Vocational Education Act, 1955 (Act No. 70 of 1955), for a school in respect of which the rights, powers and duties have been transferred to the Administrator in terms of section 9 of the Educational Services Act, 1967 (Act No. 41 of 1967), and in existence at the date of the coming into operation of this paragraph, shall be deemed to have been constituted in terms of this Ordinance."

Amendment of section 53 of Ordinance 29 of 1953. 9. Section 53 of the principal Ordinance is hereby amended by the substitution in subsection (6) for the words "principal teacher or any assistant teacher" of the word "teacher".

Amendment of section 67 of Ordinances 29 of 1953, as amended by section 17 of Ordinance 18 of 1958, section 5 of Ordinance 8 of 1959, section 2 of Ordinance 31 of 1959 and section 14 of Ordinance 17 of 1963. 10. (1) Section 67 (1) (a) of the principal Ordinance is hereby amended by the deletion of the words "not being a married woman," and the proviso thereto.

(2) Subsection (1) shall come into operation on the first day of January, 1970.

Amendment of section 70 of Ordinance 29 of 1953, as substituted by section 16 of Ordinance 17 of 1963. 11. Section 70 of the principal Ordinance is hereby amended by the substitution for paragraph (c) of the following paragraph:

"(c) if such vacancy be in a post of assistant teacher at a provincial educational institution, be addressed to the principal teacher of that institution."

Amendment of section 71 of Ordinance 29 of 1953, as substituted by section 16 of Ordinance 17 of 1963. 12. (1) Section 71 of the principal Ordinance is hereby amended—

(a) by the substitution for paragraphs (a), (b) and (c) of subsection (1) of the following paragraphs:

"(a) the Selection Board shall forthwith consider every such application and shall forward all such applications to the school committee or the body referred to in section 52 concerned, as the case may be, together with a list of the names of at least five applicants who, in the opinion of the Selection Board, are the most suitable applicants for the post or if, in the opinion of the Selection Board, there are less than five suitable applicants for the post, the names of the applicants whom the Selection Board considers suitable therefor: Provided that if the Selection Board considers none of the applicants suitable for the post, such

(c) deur die volgende paragraaf aan die end van subartikel (8) by te voeg, terwyl die bestaande subartikel (8) subartikel (8) (a) word:

"(b) 'n Adviesraad ingestel ingevolge die bepalings van die Wet op Beroeps-onderwys, 1955 (Wet No. 70 van 1955), vir 'n skool ten opsigte waarvan die regte, bevoegdhede en pligte ingevolge artikel 9 van die Wet op Onderwysdienste, 1967 (Wet No. 41 van 1967), aan die Administrateur oorgedra is en wat op die datum van die inwerkingtreding van hierdie paragraaf bestaan, word geag ingevolge hierdie Ordonnansie ingestel te gewees het."

Wysiging van artikel 53 van Ordonnansie 29 van 1953. 9. Artikel 53 van die Hoofordonnansie word hierby gewysig deur in subartikel (6) die woorde "hoofonderwyser of enige assistent-onderwyser" deur die woord "onderwyser" te vervang.

Wysiging van artikel 67 van Ordonnansie 29 van 1953, soos bepaal by artikel 17 van Ordonnansie 18 van 1958, artikel 5 van Ordonnansie 8 van 1959, artikel 2 van Ordonnansie 31 van 1959 en artikel 14 van Ordonnansie 17 van 1963. 10. (1) Artikel 67 (1) (a) van die Hoofordonnansie word hierby gewysig deur die woorde "wat nie 'n getrouwe vrou is nie" en die voorbeholds-bepaling daarby te skrap.

(2) Subartikel (1) tree in werking op die eerste dag van Januarie 1970.

Wysiging van artikel 70 van Ordonnansie 29 van 1953, soos vervang deur artikel 16 van Ordonnansie 17 van 1963. 11. Artikel 70 van die Hoofordonnansie word hierby gewysig deur paragraaf (c) deur die volgende paragraaf te vervang:

"(c) indien sodanige vakature in 'n pos van assistent-onderwyser by 'n provinsiale onderwysinrigting is, aan die hoofonderwyser van daardie inrigting gerig word."

Wysiging van artikel 71 van Ordonnansie 29 van 1953, soos vervang deur artikel 16 van Ordonnansie 17 van 1963. 12. (1) Artikel 71 van die Hoofordonnansie word hierby gewysig—

(a) deur paragrawe (a), (b) en (c) van subartikel (1) deur die volgende paragrawe te vervang:

"(a) die Keurraad moet onverwyd elke sodanige aansoek oorweeg en al die aansoeke aan die betrokke skool-komitee of liggaam genoem in artikel 52, al na die geval, stuur tesame met 'n lys van die name van minstens vyf applikante wat, volgens die mening van die Keurraad, die geskikste applikante vir die pos is of, indien daar volgens die mening van die Keurraad, minder as vyf geskikte applikante vir die pos is, die name van die applikante wat die Keurraad daarvoor geskik ag: Met dien verstande dat indien die Keurraad geeneen van die applikante geskik ag vir die pos nie, sodanige

- Board shall notify the school committee or body referred to in section 52 concerned accordingly;
- (b) the school committee or body, as the case may be, shall forthwith consider every such application, whether the name of the applicant appears on the said list or not, and forward the applications of all the applicants together with the said list to the Director and recommend an applicant who possesses the required qualifications: Provided that—
- (i) if applications have been received from two or more applicants possessing the required qualifications, the said school committee or body, as the case may be, shall recommend at least two applicants in order of preference, unless only one of the applicants is considered suitable by the Selection Board, in which case only that applicant may be recommended;
 - (ii) if none of the applicants is considered suitable by the Selection Board, no recommendation shall be required;
 - (iii) if one or more of the applicants are considered suitable by the Selection Board, but the said school committee or body is of the opinion that no applicant should be recommended for appointment, a recommendation as aforesaid shall nonetheless be made and in addition thereto a recommendation together with the reasons therefor may be made to the Director that the teaching post be re-advertised; and
- (c) if for any reason, in the opinion of the Director, no school committee or body, as the case may be, can be constituted, the Selection Board shall forthwith consider every such application and forward the applications of all the applicants to the Director and recommend an applicant who possesses the required qualifications: Provided that—
- (i) if applications have been received from two or more applicants possessing the required qualifications, at least two applicants shall be so recommended in order of preference, unless only one of the applicants is considered suitable by the Selection Board, in which case only that applicant may be recommended;
 - (ii) if none of the applicants is considered suitable by the Selection Board, no recommendation shall be required.”;
- Raad die betrokke skoolkomitee of liggaam genoem in artikel 52 dien ooreenkomsdig in kennis stel;
- (b) die skoolkomitee of liggaam, al na die geval, oorweeg onverwyld elke sodanige aansoek, of die naam van die applikant op bedoelde lys verskyn al dan nie, en stuur die aansoeke van alle applikante tesame met bedoelde lys aan die Direkteur en beveel 'n applikant aan wat die vereiste kwalifikasies besit: Met dien verstande dat—
- (i) indien aansoeke van twee of meer applikante wat die vereiste kwalifikasies besit, ontvang is, die genoemde skoolkomitee of liggaam, al na die geval, minstens twee applikante volgens voorrang moet aanbeveel, tensy slegs een van die applikante deur die Keurraad geskik geag word, in welke geval slegs daardie applikant aanbeveel kan word;
 - (ii) indien geeneen van die applikante deur die Keurraad geskik geag word nie, geen aanbeveling vereis word nie;
 - (iii) indien een of meer van die applikante deur die Keurraad geskik geag word, maar vermelde skoolkomitee of liggaam van mening is dat geen applikant vir aanstelling aanbeveel behoort te word nie, 'n aanbeveling nietemin gedoen moet word soos voormeld en daarbenewens kan, by die Direkteur 'n aanbeveling, tesame met die redes daarvoor, gedoen word dat die onderwyserspos weer geadverteer moet word; en
- (c) indien daar om enige rede na die mening van die Direkteur geen skoolkomitee of liggaam, al na die geval, saamgestel kan word nie, oorweeg die Keurraad onverwyld elke sodanige aansoek en stuur die aansoeke van al die applikante aan die Direkteur en beveel 'n applikant aan wat die vereiste kwalifikasies besit: Met dien verstande dat—
- (i) indien aansoeke van twee of meer applikante wat die vereiste kwalifikasies besit, ontvang is, minstens twee applikante aldus volgens voorrang aanbeveel moet word, tensy slegs een van die applikante deur die Keurraad geskik geag word, in welke geval slegs daardie applikant aanbeveel kan word;
 - (ii) indien geeneen van die applikante deur die Keurraad geskik geag word nie, geen aanbeveling vereis word nie”;

- (b) by the deletion in subsection (2) of the expression "of sub-paragraph (i)";
- (c) by the substitution in both paragraphs (a) and (c) of subsection (2) for the proviso to each of those paragraphs of the following proviso:

"Provided that if applications have been received from two or more applicants possessing the required qualifications, at least two applicants shall be so recommended in order of preference and a list of the remaining applicants, if any, who are also considered suitable for appointment, shall be submitted;";

- (d) by the substitution in paragraph (d) of subsection (2) for the words "forwarded all recommendations and" of the words "forward all recommendations, the list of remaining applicants considered suitable for appointment and all";
- (e) by the substitution for the proviso to paragraph (e) of subsection (2) of the following proviso:

"Provided that if applications have been received from two or more applicants possessing the required qualifications, at least two applicants shall be so recommended in order of preference and a list of the remaining applicants, if any, who are also considered suitable for appointment, shall be submitted;";

- (f) by the insertion after paragraph (e) of subsection (2) of the following paragraph:

"(f) if any principal teacher, school committee or body referred to in section 52 is of the opinion that no applicant should be recommended for appointment for the reason that none of the applicants are considered suitable for appointment, such principal teacher, school committee or body, as the case may be, shall nonetheless, as required by paragraphs (a), (c) and (e), make a recommendation and furnish a list of the remaining applicants and in addition thereto a recommendation together with the reasons therefor may be made to the Director that the teaching post be re-advertised;"; and

- (g) by the deletion of subsections (3) and (4).
- (2) Subsection (1) (a), (c), (d), (e), (f) and (g) shall come into operation on the first day of January, 1970.

Amendment
of section
72 of
Ordinance
29 of 1953,
as amended
by section
19 of
Ordinance
18 of 1958
and as
substituted
by section
16 of
Ordinance
13 of 1963.

13. (1) Section 72 of the principal Ordinance is hereby amended—

- (a) by the substitution in the proviso to subsection (2) for the expression "sub-section (4)" of the expression "paragraph (iii) of the proviso to subsection (1) (b)"; and

- (b) deur in subartikel (2) die uitdrukking "sub-paragraaf (i) van" te skrap;
- (c) deur in beide paragrawe (a) en (c) van subartikel (2) die voorbehoudsbepaling by elk van daardie paragrawe deur die volgende voorbehoudsbepaling te vervang:

"Met dien verstande dat as aansoek van twee of meer applikante wat die vereiste kwalifikasies besit, ontvang is, minstens twee applikante aldus volgens voorrang aanbeveel moet word en 'n lys van die oorblywende applikante, indien daar is, wat ook geskik geag word vir aanstelling, verstrek moet word";

- (d) deur in paragraaf (d) van subartikel (2) die woorde "aanbevelings en" deur die woorde "aanbevelings, die lys van oorblywende applikante wat ook geskik geag word vir aanstelling en alle" te vervang;
- (e) deur die voorbehoudsbepaling by paragraaf (e) van subartikel (2) deur die volgende voorbehoudsbepaling te vervang:

"Met dien verstande dat as aansoek van twee of meer applikante wat die vereiste kwalifikasies besit, ontvang is, minstens twee applikante aldus volgens voorrang aanbeveel moet word en 'n lys van die oorblywende applikante, indien daar is, wat ook geskik geag word vir aanstelling, verstrek moet word";

- (f) deur na paragraaf (e) van subartikel (2) die volgende paragraaf by te voeg:

"(f) indien enige hoofonderwyser, skoolkomitee of liggaaam in artikel 52 genoem van mening is dat geen applikant vir aanstelling aanbeveel behoort te word nie omdat geeneen van die applikante geskik geag word vir aanstelling nie, moet sodanige hoofonderwyser, skoolkomitee of liggaaam, al na die geval, nietemin, soos vereis by paragrawe (a), (c) en (e), 'n aanbeveling doen en 'n lys van oorblywende applikante verstrek en daarbenewens kan by die Direkteur 'n aanbeveling, tesame met die redes daarvoor, gedoen word dat die onderwyserspos weer geadverteer word"; en

- (g) deur subartikels (3) en (4) te skrap.
- (2) Subartikel (1) (a), (c), (d), (e), (f) en (g) tree inwerking op die eerste dag van Januarie 1970.

13. (1) Artikel 72 van die Hoofordonnansie word hierby gewysig—

- (a) deur in die voorbehoudsbepaling by subartikel (2) die uitdrukking "subartikel (4)" soos gewysig by artikel 19 van Ordonnansie 18 van 1958 en soos vervang deur artikel 16 van Ordonnansie 17 van 1963,

Wysiging
van artikel
72 van
Ordonnansie
29 van 1953,
soos
gewysig
by artikel
19 van
Ordonnansie
18 van 1958
en soos
vervang
deur artikel
16 van
Ordonnansie
17 van 1963.

(b) by the substitution for subsections (5), (6) and (7) of the following subsections:

"(5) Every recommendation made in terms of section 71 (2), shall be considered by the Director who may appoint any applicant so recommended in a permanent capacity to the vacant post concerned: Provided that if the applicant so recommended is, for some reason which is acceptable to the Director, not available for appointment to the vacant post concerned, the Director may appoint any one of the remaining applicants from the list of applicants also considered suitable for appointment as contemplated in the proviso to section 71 (2) (a), (c) or (e), or may cause the vacant post concerned to be re-advertised.

(6) If the Director declines to appoint any applicant recommended in terms of section 71 (2) or, if the applicant recommended is for some reason which is acceptable to the Director not available for appointment to the vacant post concerned and the Director also declines to appoint any of the remaining applicants from the list of applicants who are also considered suitable for appointment as contemplated in the proviso to paragraph (a), (c) or (e) of the said subsection and there are in his opinion other applicants suitable for appointment to the post, he shall report the matter to the Administrator and recommend that another applicant specified by the Director be appointed: Provided that the Director may cause the teaching post concerned to be re-advertised without referring the matter to the Administrator, if the Director agrees with a recommendation made in terms of paragraph (f) of the said subsection or if there is, in his opinion, no applicant who is suitable for appointment to the post.

(7) If a principal teacher, school committee or body referred to in section 52 or the Selection Board refuses or fails to make a recommendation or to furnish a list of remaining applicants who are also considered suitable for appointment, as contemplated in the proviso to section 71 (2) (a), (c) or (e), as the case may be, the Director shall—

(a) report accordingly to the Administrator and recommend—

- (i) that an applicant specified by the Director shall be appointed; or
- (ii) that the teaching post be filled by the transfer thereto of a teacher in terms of section 76; or

(b) cause the teaching post concerned to be re-advertised."

(b) deur subartikels (5), (6) en (7) deur die volgende subartikels te vervang:

"(5) Iedere aanbeveling ingevolge artikel 71 (2) gedoen, word oorweeg deur die Direkteur wat enige applikant aldus aanbeveel in die betrokke vakante pos in 'n permanente hoedanigheid kan aanstel: Met dien verstande dat indien die applikant aldus aanbeveel om enige vir die Direkteur aanvaarbare rede nie vir aanstelling in die betrokke vakante pos beskikbaar is nie die Direkteur enig een van die oorblywende applikante uit die lys van applikante wat ook geskik geag word vir aanstelling soos beoog in die voorbehoudsbepaling by artikel 71 (2) (a), (c) of (e) kan aanstel of hy kan die betrokke vakante pos weer laat adverteer.

(6) As die Direkteur weier om enige applikant wat ingevolge artikel 71 (2) aanbeveel is, aan te stel, of as die applikant wat aanbeveel is, om enige vir die Direkteur aanvaarbare rede nie beskikbaar is vir aanstelling in die betrokke vakante pos nie en die Direkteur weier ook om enige van die oorblywende applikante uit die lys van applikante wat ook geskik geag word vir aanstelling, soos beoog in die voorbehoudsbepaling by paragraaf (a), (c) of (e) van vermelde subartikel, aan te stel en daar na sy mening ander applikante is wat bevoeg is vir aanstelling in die pos, rapporteer hy die geval aan die Administrateur en beveel aan dat 'n ander applikant deur die Direkteur vermeld, aangestel word: Met dien verstande dat die Direkteur die betrokke onderwyserspos weer kan laat adverteer sonder om die geval na die Administrateur te verwys as hy saamstem met 'n aanbeveling ingevolge paragraaf (f) van vermelde subartikel gedoen of as daar na sy mening geen applikant is wat bevoeg is vir aanstelling in die pos nie.

(7) As 'n hoofonderwyser, skoolkomitee of liggaam in artikel 52 genoem of die Keurraad weier of in gebreke bly om 'n aanbeveling te doen of om 'n lys van oorblywende applikante wat ook geskik geag word vir aanstelling te verstrek, soos beoog in die voorbehoudsbepaling by artikel 71 (2) (a), (c) of (e), al na die geval, moet die Direkteur—

(a) dienooreenkomsdig aan die Administrateur rapporteer en aanbeveel—

- (i) dat 'n applikant deur die Direkteur vermeld, aangestel word; of
- (ii) dat die onderwyserspos gevul word deur die oorplasing daarheen van 'n onderwyser ingevolge artikel 76; of

(b) die betrokke onderwyserspos weer laat adverteer."

(2) Subsection (1) shall come into operation on the first day of January, 1970.

Amendment
of section
74 of
Ordinance
29 of 1953,
as amended
by section
17 of
Ordinance
17 of 1963.

14. Section 74 of the principal Ordinance is hereby amended—

(a) by the substitution for subsection (1) of the following subsection:—

“(1) Notwithstanding anything to the contrary in this Ordinance or any other law contained, the Director may, subject to the provisions of subsection (2), in the event of any teaching post attached to a provincial educational institution being advanced in grade by reason of the advancement in grade of such provincial educational institution or in the event of any teaching post not so attached being advanced in grade, fill any such higher graded teaching post as from the date of coming into operation of the higher grading or any later date by promoting to such teaching post the person who, if in possession of the necessary qualifications, occupied such teaching post before it was advanced in grade.”; and

(b) by the insertion in paragraph (a) of subsection (2) after the word “body” of the words “, if in the opinion of the Director, such body can be constituted”.

Amendment
of section
75 of
Ordinance
29 of 1953,
as amended
by section
18 of
Ordinance
17 of 1963.

15. Section 75 of the principal Ordinance is hereby amended—

(a) by the insertion in subsection (1) (a) after the word “body” of the words “, if in the opinion of the Director such body can be constituted.”; and

(b) by the substitution in subsection (1) (b) for the words “without the recommendation of such body” of the words “in the event of any such body not being prepared to make such recommendation.”.

Amendment
of section
77 of
Ordinance
29 of 1953,
as amended
by section
22 of
Ordinance
18 of 1958.

16. Section 77 (1) of the principal Ordinance is hereby amended by the insertion after the word “institutions” of the words “and such ancillary services of the Department as he may deem expedient”.

Amendment
of section
78 of
Ordinance
29 of 1953,
as amended
by section
20 of
Ordinance
17 of 1963.

17. Section 78 (1) of the principal Ordinance is hereby amended by the substitution for the words “unable to carry out the duties attaching to his post” of the words “absent from his post”.

Amendment
of section
79 of
Ordinance
29 of 1953.

18. Section 79 of the principal Ordinance is hereby amended by the substitution for the words “section sixty-nine” of the expression “sections 5 and 69”.

(2) Subartikel (1) tree in werking op die eerste dag van Januarie 1970.

14. Artikel 74 van die Hoofordonnansie word hierby gewysig— Wysiging van artikel 74 van Ordonnan- sie 29 van 1953, soos gewysig by artikel 17 van Ordonnan- sie 17 van 1963.

(a) deur subartikel (1) deur die volgende sub-artikel te vervang:

“(1) Ondanks andersluidende bepa-lings in hierdie Ordonnansie of enige ander wet vervat, kan die Direkteur, behoudens die bepalings van subartikel (2), ingeval enige onderwyserspos verbonde aan 'n provinsiale onderwysinrig-ting hoër gegradeer word omdat die graad van sodanige provinsiale onderwys-inrigting verhoog is of ingeval enige onderwyserspos nie aldus verbonde nie hoër gegradeer word, enige sodanige hoër gegradeerde onderwyserspos aanvul vanaf die datum waarop die hoër gradering in werking tree of enige latere datum deur tot sodanige onderwyserspos die persoon te bevorder wat, indien hy die nodige kwalifikasies besit, sodanige onderwyserspos beklee het voordat dit hoër gegradeer was.”; en

(b) deur in paragraaf (a) van subartikel (2) na die woord “liggaam” die woorde “, indien sodanige liggaam na die mening van die Direkteur, saamgestel kan word,” in te voeg.

15. Artikel 75 van die Hoofordonnansie word hierby gewysig— Wysiging van artikel 75 van Ordonnan- sie 29 van 1953, soos gewysig by artikel 18 van Ordonnan- sie 17 van 1963.

(a) deur in subartikel (1) (a) na die woord “liggaam” die woerde “indien sodanige liggaam na die mening van die Direkteur, saamgestel kan word” in te voeg; en

(b) deur in subartikel (1) (b) die woerde “sonder die aanbeveling van sodanige liggaam” deur die woerde “ingeval enige sodanige liggaam nie bereid is om sodanige aanbeveling te doen nie” te vervang.

16. Artikel 77 (1) van die Hoofordonnansie word hierby gewysig deur na die woord “onder-wysinrigtings” die woerde “en sodanige hulp-dienste van die Departement as wat hy dienstig ag” in te voeg. Wysiging van artikel 77 van Ordonnan- sie 29 van 1953, soos gewysig by artikel 22 van Ordonnan- sie 18 van 1958.

17. Artikel 78 (1) van die Hoofordonnansie word hierby gewysig deur die woerde “nie in sy pos te vervul nie” deur die woerde “afwesig is van sy pos” te vervang. Wysiging van artikel 78 van Ordonnan- sie 29 van 1953, soos gewysig by artikel 20 van Ordonnan- sie 17 van 1958.

18. Artikel 79 van die Hoofordonnansie word hierby gewysig deur die woerde “artikel nege-en- seftig” deur die uitdrukking “artikels 5 en 69” te vervang. Wysiging van artikel 79 van Ordonnan- sie 29 van 1953.

Amendment of section 80 of Ordinance 29 of 1953. 19. Section 80 (1) of the principal Ordinance is hereby amended by the insertion after the word "thereat" of the words "or of every other teaching post other than a teaching post of inspector of education".

Amendment of section 81 of Ordinance 29 cf. 1953, as amended by section 23 of Ordinance 18 of 1958. 20. Section 81 of the principal Ordinance is hereby amended by the substitution in the Afrikaans text of subsection (1) for the words "skoolhou- of ander ondervinding" of the words "onderwys- of ander ondervinding".

Amendment of section 82 of Ordinance 29 of 1953, as amended by section 24 of Ordinance 18 of 1958 and section 21 of Ordinance 17 of 1963. 21. Section 82 of the principal Ordinance is hereby amended—

- (a) by the substitution in subsection (1) (a) for the words "principal or vice-principal teacher or an assistant teacher" of the word "teacher"; and
- (b) by the substitution in subsection (1) (b) for the words "principal or vice-principal teacher" of the word "teacher".

Amendment of section 83 of Ordinance 29 of 1953. 22. Section 83 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:

"(2) The Director may at any time require a teacher to attend such course for teachers as the Director may determine."

Amendment of section 84 of Ordinance 29 of 1953. 23. Section 84 of the principal Ordinance is hereby amended by the insertion after paragraph (a) of the following paragraphs, the existing paragraph (b) becoming paragraph (d):

- "(b) no teacher may claim as of right additional remuneration in respect of any official duty or work which he is required by competent authority to perform;
- (c) every teacher shall place the whole of his time at the disposal of the Department;".

Amendment of section 85 of Ordinance 29 of 1953, as amended by section 25 of Ordinance 18 of 1958 and section 3 of Ordinance 31 of 1959. 24. Section 85 of the principal Ordinance is hereby amended—

(a) by the substitution for paragraph (a) of subsection (1) of the following paragraph:

"(a) A teacher shall, subject to the provisions of this section and section 84, have full political and civic rights and he may become a member of any political party, including any managing body thereof, and may offer himself for election to Parliament or a Provincial Council or may, with the approval of the Director, become a member of a town council, village council or health committee established under the provisions of the Local Government Ordinance, 1939, or of a hospital board established under the provisions of the Hospitals Ordinance, 1958: Provided that—

- (i) a teacher shall not use his position as a teacher to further or prejudice the interests of any

Wysiging van artikel 80 van Ordonnansie 29 van 1953. 19. Artikel 80 (1) van die Hoofordonnansie word hierby gewysig deur na die woord "daarby" die woorde "of van iedere ander onderwyserspos uitgesonderd 'n onderwyserspos van inspekteur van onderwys" in te voeg.

Wysiging van artikel 81 van Ordonnansie 29 van 1953, soos gewysig by artikel 23 van Ordonnansie 18 van 1958. 20. Artikel 81 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde "skoolhou- of ander ondervinding" deur die woorde "onderwys- of ander ondervinding" te vervang.

Wysiging van artikel 82 van Ordonnansie 29 van 1953, soos gewysig by artikel 24 van Ordonnansie 18 van 1958 en artikel 21 van Ordonnansie 17 van 1963. 21. Artikel 82 van die Hoofordonnansie word hierby gewysig—

- (a) deur in subartikel (1) (a) die woorde "hoof-, vise-hoofonderwyser of assistent-onderwyser" deur die woorde "onderwyser" te vervang; en
- (b) deur in subartikel (1) (b) die woorde "hoof- of vise-hoofonderwyser" deur die woorde "onderwyser" te vervang.

Wysiging van artikel 83 van Ordonnansie 29 van 1953. 22. Artikel 83 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

"(2) Die Direkteur kan te eniger tyd van 'n onderwyser vereis dat hy 'n deur die Direkteur bepaalde kursus vir onderwysers bywoon".

Wysiging van artikel 84 van Ordonnansie 29 van 1953. 23. Artikel 84 van die Hoofordonnansie word hierby gewysig deur na paragraaf (a) die volgende paragrawe in te voeg, terwyl die bestaande paragraaf (b) paragraaf (d) word:

- "(b) kan geen onderwyser regtens aanspraak maak op addisionele besoldiging ten opsigte van enige amptelike diens of werk wat hy deur 'n bevoegde gesag aangesê word om te verrig nie;
- (c) moet elke onderwyser al sy tyd ter beschikking van die Departement stel;".

Wysiging van artikel 85 van Ordonnansie 29 van 1953. 24. Artikel 85 van die Hoofordonnansie word hierby gewysig—

(a) deur paragraaf (a) van subartikel (1) deur die volgende paragraaf te vervang:

"(a) 'n Onderwyser het, behoudens die bepalings van hierdie artikel en artikel 84, volle politieke en burgerlike regte en hy kan lid van 'n politieke party, insluitende enige bestuur daarvan, word, en hom vir die Parlement of 'n Provinciale Raad verkiesbaar stel of, met die goedkeuring van die Direkteur, kan hy lid word van 'n stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, of van 'n hospitaalraad ingestel ingevolge die bepalings van die Ordonnansie op Hospitale, 1958: Met dien verstande dat—

- (i) 'n onderwyser nie van sy posisie as onderwyser gebruik mag maak vir die bevordering of

political party or express himself in the public press or at any public meeting, on any party-political matter;

- (ii) if a teacher offers himself for election as a member of Parliament or a Provincial Council, he shall be deemed to have relinquished his post as a teacher on the day on which he is in terms of the provisions of the Electoral Consolidation Act, 1946, nominated as a candidate for such election;
 - (iii) membership of any such town council, village council, health committee or hospital board shall in no way whatsoever interfere with his duties as a teacher and that such leave of absence as he may require with a view to such membership shall be subject to the provisions of the proviso to section 95 (1);
 - (iv) a teacher being a member of any such town council, village council, health committee or hospital board shall not take part in the discussion of or vote on any matter in issue between such town council, village council, health committee or hospital board, as the case may be, and the Administrator, Director or Department; and
 - (v) the Director may at any time order a teacher to terminate his membership of a body referred to in paragraph (iii), if he is of the opinion, after such enquiry as he may deem necessary, that such teacher has not performed his duties as teacher in a satisfactory manner.”;
- (b) by the substitution in subparagraph (ii) of subsection (1) (c) for the expression “paragraph (c)” of the expression “paragraphs (c) and (n)”; and
- (c) by the addition of the following subsections:
- “(4) If the Director refuses permission to a teacher to become a member of a body referred to in paragraph (iii) of the proviso to subsection (1) (a) or orders a teacher to terminate his membership of any such body, such teacher may, within thirty days after he has been notified of such refusal or order, appeal in writing to the Administrator

benadeling van die belang van enige politieke party of hom in die openbare pers of op 'n openbare vergadering oor party-politieke aangeleenthede mag uitlaat nie;

- (ii) as 'n onderwyser hom as lid van die Parlement of 'n Provinciale Raad verkiesbaar stel, daar geag word dat hy sy betrekking as onderwyser neergelê het op die dag waarop hy ooreenkomstig die bepalings van die Wet tot Konsolidasie van die Kieswette, 1946, as kandidaat vir sodanige verkiesing genomineer word;
 - (iii) lidmaatskap van sodanige stadsraad, dorpsraad, gesondheidskomitee of hospitaalraad op generlei wyse hoegenaamd inbreuk mag maak op sy pligte as onderwyser nie en sodanige verlof tot afwesigheid as wat hy met die oog op sodanige lidmaatskap mag aanvra, onderworpe is aan die bepalings van die voorbehoudsbepaling by artikel 95 (1);
 - (iv) 'n onderwyser wat lid van enige sodanige stadsraad, dorpsraad, gesondheidskomitee of hospitaalraad is, nie aan enige bespreking van of stemming in verband met enige saak waaroor daar 'n geskil tussen sodanige stadsraad, dorpsraad, gesondheidskomitee of hospitaalraad, al na die geval, en die Administrateur, Directeur of Departement bestaan, mag deelneem nie; en
 - (v) die Directeur te eniger tyd 'n onderwyser kan gelas om sy lidmaatskap van 'n liggaam genoem in paragraaf (iii) te beëindig, as hy, na sodanige ondersoek as wat hy nodig ag, van mening is dat sodanige onderwyser nie sy pligte as onderwyser op 'n bevredigende wyse uitgevoer het nie.”;
- (b) deur in subparagraaf (ii) van subartikel (1) (c) die uitdrukking “paragraaf (c)” deur die uitdrukking “paragrawe (c) en (n)” te vervang; en
- (c) deur die volgende subartikels by te voeg:
- “(4) Indien die Directeur toestemming aan 'n onderwyser weier om lid te word van 'n liggaam vermeld in paragraaf (iii) van die voorbehoudsbepaling by subartikel (1) (a) of 'n onderwyser gelas om sy lidmaatskap van enige sodanige liggaam te beëindig, kan sodanige onderwyser, binne dertig dae nadat hy in kennis gestel is van sodanige weiering of lasgewing skriftelik by die Administrateur teen sodanige weiering of

against such refusal or order and the decision of the Administrator on such appeal shall be final.

(5) If a teacher has been ordered by the Director to terminate his membership of a body referred to in paragraph (iii) of the proviso to subsection (1) (a), such teacher shall—

(a) if he has not noted an appeal within the period referred to in subsection (4), terminate such membership not later than the day immediately following on the expiry of such period; and

(b) if he has noted an appeal and the appeal has been dismissed, forthwith after he has been notified of the result of the appeal terminate such membership.”.

Amendment
of section
87 of
Ordinance
29 of 1953,
as amended
by section
23 of
Ordinance
17 of 1963.

25. (1) Section 87 of the principal Ordinance is hereby amended—

(a) by the substitution in the Afrikaans text thereof, for the words “wat in 'n permanente hoedanigheid aangestel word” of the words “in 'n permanente hoedanigheid aangestel”; and

(b) by the substitution for paragraph (a) of the following paragraph:

“(a) by such teacher, with effect from the day immediately following upon the end of a school or college term, by giving the Director written notice one school or college term in advance of the termination of his service: Provided that a teacher may with the approval of the Director terminate his service at shorter notice, with effect from a date to be fixed by the Director: Provided further that the marriage of a woman teacher shall be deemed to be an act of voluntary resignation with effect from the date—

(i) of the marriage, if she so elects and exercises such election not later than the first school or college day following upon such marriage; or

(ii) on which she is notified by the Director that, in his opinion, she cannot by reason of such marriage remain in the teaching post occupied by her in a permanent capacity;”.

(2) Subsection (1) (a) shall be deemed to have come into operation on the first day of January, 1954, and subsection (1) (b) shall come into operation on the first day of January, 1970.

lasgewing appèl aanteken en die beslissing van die Administrateur oor sodanige appèl is die eindbeslissing.

(5) Indien 'n onderwyser deur die Direkteur gelas is om sy lidmaatskap van 'n liggaam vermeld in paragraaf (iii) van die voorbehoudsbepaling by subartikel (1) (a) te beëindig, moet sodanige onderwyser—

(a) indien hy nie in die tydperk genoem in subartikel (4) appèl aangeteken het nie, sodanige lidmaatskap beëindig nie later nie as die dag wat onmiddellik volg op die verstryking van sodanige tydperk; en

(b) indien hy appèl aangeteken het en die appèl van die hand gewys is, sodanige lidmaatskap onverwyd nadat hy van die uitslag van die appèl in kennis gestel is, beëindig.”.

25. (1) Artikel 87 van die Hoofordonnansie word hierby gewysig—

(a) deur die woorde “wat in 'n permanente hoedanigheid aangestel word” deur die woorde “in 'n permanente hoedanigheid aangestel” te vervang; en

(b) deur paragraaf (a) deur die volgende paragraaf te vervang:

“(a) deur sodanige onderwyser, met ingang van die dag wat onmiddellik volg op die einde van 'n skool- of kollegekwartaal, deur die Direkteur skriftelik 'n skool- of kollegekwartaal vooraf kennis van die beëindiging van sy diens te gee: Met dien verstande dat 'n onderwyser met die goedkeuring van die Direkteur sy diens met korter kennisgewing, met ingang van 'n datum deur die Direkteur bepaal te word, kan beëindig: Voorts met dien verstande dat die huwelik van 'n onderwyseses geag word 'n vrywillige bedanking te wees met ingang van die datum—

(i) van die huwelik indien sy so verkies en sodanige keuse nie later nie as die eerste skool- of kollegedag wat volg op sodanige huwelik uitoefen; of

(ii) waarop sy deur die Direkteur in kennis gestel word dat sy, na die mening van die Direkteur, as gevolg van sodanige huwelik, nie in die onderwyserspos wat sy in 'n permanente hoedanigheid beklee, kan aanbly nie;”.

(2) Subartikel (1) (a) word geag in werking te getree het op die eerste dag van Januarie 1954 en subartikel (1) (b) tree in werking op die eerste dag van Januarie 1970.

Wysiging
van artikel
87 van
Ordonnansie
nie 29
van 1953,
soos
gewysig
by artikel
23 van
Ordonnansie
nie 17
van 1963.

Amendment
of section
88 of
Ordinance
29 of 1953.

26. (1) Section 88 of the principal Ordinance is hereby amended—

- (a) by the substitution in subsection (1) for the expression "of the work of a teacher, other than a teacher appointed in terms of section *seventy-eight* finds such work to have been unsatisfactory" of the expression "finds a teacher, other than a teacher appointed in terms of section 78, not to have fulfilled his duties in an efficient manner";
- (b) by the substitution in subsection (1) (a) for the words "why he finds his work to have been unsatisfactory" of the words "for such finding";
- (c) by the deletion in subsection (3) (a) of the words "of his work";
- (d) by the deletion in subsection (3) (a) (i) of the words "on the merits of such teacher's work";
- (e) by the substitution in subsection (4) (a) for the words "that the work of the teacher concerned is satisfactory" of the words "that the teacher concerned has fulfilled his duties in an efficient manner";
- (f) by the substitution in subsection (4) (b) for all the words preceding subparagraph (i) of the following words:

"he may, if the second report shows some improvement in the efficiency with which the teacher has fulfilled his duties, but states that in the opinion of the inspector of education such improvement is still not of the required standard, submit the case to the Administrator with the recommendation that";

- (g) by the substitution in subsection (4) (c) for the words "that the work of the teacher is unsatisfactory" of the words "that the teacher has not fulfilled his duties in an efficient manner"; and
- (h) by the substitution in subsection (5) for the words "the work of such teacher is again or is still unsatisfactory" of the words "such teacher has again not performed or is still not performing his duties in an efficient manner".

(2) Any matter commenced in terms of section 88 of the principal Ordinance prior to its amendment by subsection (1), shall be completed as if the said subsection had not been enacted.

Amendment
of section
89 of
Ordinance
29 of 1953,
as amended
by section
26 of
Ordinance
18 of 1958
and section
24 of
Ordinance
17 of 1963.

27. Section 89 of the principal Ordinance is hereby amended by the substitution for paragraphs (l) and (m) of the following paragraphs:—

- "(l) is negligent or indolent in the discharge of his duties;
- (m) does, or causes or permits to be done, or connives at any act which is prejudicial to the administration, discipline or efficiency of the Department; or
- (n) publicly comments upon the administration of any department as defined in section 1 of the Public Service Act, 1957 (Act 54 of 1957);".

26. (1) Artikel 88 van die Hoofordonnansie word hierby gewysig—

- (a) deur in subartikel (1) die uitdrukking "van die werk van 'n onderwyser, uitgesonderd 'n onderwyser ingevolge artikel *agt-en-sewentig* aangestel, bevind dat sodanige werk onbevredigend was" deur die uitdrukking "bevind dat 'n onderwyser, uitgesonderd 'n onderwyser ingevolge artikel 78 aangestel, nie sy pligte op 'n bekwame wyse uitgevoer het nie" te vervang;
- (b) deur in subartikel (1) (a) die woorde "waarom hy sy werk onbevredigend bevind het" deur die woorde "vir sodanige bevinding" te vervang;
- (c) deur in subartikel (3) (a) die woorde "van sy werk" te skrap;
- (d) deur in subartikel (3) (a) (i) die woorde "oor die verdienste van sodanige onderwyser se werk" te skrap;
- (e) deur in subartikel (4) (a) die woorde "werk van die betrokke onderwyser bevredigend is" deur die woorde "betrokke onderwyser sy pligte op 'n bekwame wyse uitgevoer het" te vervang;
- (f) deur in subartikel (4) (b) al die woorde wat subparagraph (i) voorafgaan deur die volgende woorde te vervang:

"kan hy, as die tweede rapport enige verbetering in die bekwaamheid waarmee die onderwyser sy pligte uitgevoer het, aantoon, maar vermeld dat sodanige verbetering, na die mening van die inspekteur van onderwys, nog nie die vereiste peil bereik nie, die geval aan die Administrateur voorlê met die aanbeveling dat":

- (g) deur in subartikel (4) (c) die woorde "werk van die onderwyser onbevredigend is" deur die woorde "onderwyser nie sy pligte op 'n bekwame wyse uitgevoer het nie" te vervang; en
- (h) deur in subartikel (5) die woorde "se werk weer of nog steeds onbevredigend is" deur die woorde "weer of nog steeds sy pligte nie op 'n bekwame wyse uitvoer nie" te vervang.

(2) Enige aangeleentheid waarmee 'n aanvang gemaak is ingevolge artikel 88 van die Hoofordonnansie voordat dit by subartikel (1) gewysig is, word afgehandel asof die vermelde subartikel nie verorden was nie.

27. Artikel 89 van die Hoofordonnansie word hierby gewysig deur paragrawe (l) en (m) deur die volgende paragrawe te vervang:

- "(l) nalatig of traag is in die vervulling van sy pligte;
- (m) 'n daad wat nadelig vir die administrasie, dissipline of doeltreffendheid van die Departement is, doen, laat doen of toelaat of oogluikend toelaat dat dit gedoen word; of
- (n) hom in die openbaar uitlaat oor die administrasie van enige departement soos omskryf in artikel 1 van die Staatsdienswet, 1957 (Wet No. 54 van 1957);".

Amendment
of section
90 of
Ordinance
29 of 1953.

28. Section 90 of the principal Ordinance is hereby amended—

- by the deletion in subsection (3) of the words “or other officer in the service of the Department authorized in writing thereto by the Director”;
- by the substitution in subsection (5) for the words “a person likewise specified,” of the words “the Director”; and
- by the deletion in subsection (6) of the words “or any officer in the service of the Department authorized thereto in writing by the Director.”.

Amendment
of section
93 of
Ordinance
29 of 1953,
as amended
by section
28 of
Ordinance
18 of 1958
and section
2 of
Ordinance
20 of 1961.

29. Section 93 of the principal Ordinance is hereby amended by the insertion in subsection (2) (b) (ii) after the word “determine” of the words “or transfer him to another teaching post of equal grade or impose such fine and transfer him as aforesaid”.

Amendment
of section
96 of
Ordinance
29 of 1953,
as amended
by section
3 of
Ordinance
11 of 1956,
section
30 of
Ordinance
18 of 1958
and section
9 of
Ordinance
4 of 1961.

30. Section 96 of the principal Ordinance is hereby amended—

- by the substitution in subsection (1) (d) for the expression “Special Schools Act, 1948 (Act No. 9 of 1948)” of the expression “Special Education Ordinance, 1968 (Ordinance No. 20 of 1968)”; and
- by the substitution for subsection (3) of the following subsection:—

“(3) If the circumstances by virtue of which a child has, in terms of paragraph (b), (c), (e) or (f) of subsection (1), been exempted from school attendance, have, in the opinion of the board, changed to such an extent that such exemption should no longer apply, the board shall notify the parent of such child accordingly and thereupon such exemption shall cease to be of force and effect.”.

Amendment
of section
98 of
Ordinance
29 of 1953,
as amended
by section
31 of
Ordinance
18 of 1958.

31. Section 98 of the principal Ordinance is hereby amended by the substitution for paragraph (b) of subsection (2) of the following paragraph:

“(b) An officer appointed to the School Psychological and Guidance Service of the Department and a secretary of a board shall be deemed to be a school attendance officer.”.

Amendment
of section
100 of
Ordinance
29 of 1953,
as amended
by section
32 of
Ordinance
18 of
1958 and
section 7
of
Ordinance
8 of 1959.

32. Section 100 of the principal Ordinance is hereby amended—

- by the substitution for subsection (2) of the following subsection:

“(2) For the purposes of subsection (1) the expression ‘appropriate institution’ in relation to a child or person referred to in that subsection, unless the Administrator otherwise decides, means a school, class, institution or department established and maintained, or aided or

28. Artikel 90 van die Hoofordonnansie word hierby gewysig—

- deur in subartikel (3) die woorde “of ander amptenaar in die diens van die Departement, wat skriftelik deur die Direkteur daartoe gemagtig is,” te skrap;
- deur in subartikel (5) die woorde “‘n persoon insgelyks genoem” deur die woorde “die Direkteur” te vervang; en
- deur in subartikel (6) die woorde “of enige amptenaar in die diens van die Departement, wat skriftelik deur die Direkteur daartoe gemagtig is,” te skrap.

29. Artikel 93 van die Hoofordonnansie word hierby gewysig deur in subartikel (2) (b) (ii) na die woorde “emolumente” die woorde “of hom oorplaas na ‘n ander onderwyserspos van gelykegraad of hom beboet en oorplaas soos voormeld”.

30. Artikel 96 van die Hoofordonnansie word hierby gewysig—

- deur in subartikel (1) (d) die uitdrukking “Wet op Spesiale Skole, 1948 (Wet No. 9 van 1948)” deur die uitdrukking “Ordonnansie op Spesiale Onderwys, 1968 (Ordonnansie No. 20 van 1968)” te vervang; en
 - deur subartikel (3) deur die volgende subartikel te vervang:
- “(3) Indien die omstandighede uit hoofde waarvan ‘n kind ingevolge die bepalings van paragraaf (b), (c), (e) of (f) van subartikel (1) van skoolbesoek vrygestel is, na die mening van die raad, sodanig verander het dat sodanige vrystelling nie langer van toepassing behoort te wees nie, stel die raad die ouer van sodanige kind dienooreenkomsdig in kennis en daarna is sodanige vrystelling van nul en gener waarde.”.

31. Artikel 98 van die Hoofordonnansie word hierby gewysig deur paragraaf (b) van subartikel (2) deur die volgende paragraaf te vervang:

- “(b) ‘n Amptenaar aangestel in die Skoolsielkundige- en Voorligtingsdienis van die Departement en ‘n sekretaris van ‘n raad word geag ‘n skoolbesoekbeampte te wees”.

32. Artikel 100 van die Hoofordonnansie word hierby gewysig—

- deur subartikel (2) deur die volgende subartikel te vervang:
- “(2) Tensy die Administrateur anders beslis, beteken die uitdrukking ‘gepaste inrigting’ vir die toepassing van subartikel (1) met betrekking tot die in daardie subartikel bedoelde kind of persoon, ‘n skool, klas, inrigting of afdeling uitsluitlik vir blanke kinders of

registered in terms of Chapter VIII, IX or X exclusively for white children or persons or both;” and

- (b) by the deletion in subsection (3) (a) (ii) of the words “or a class or institution referred to in sub-section (1) of section one hundred and ten”.

Amendment of section 102 of Ordinance 29 of 1953. 33. Section 102 of the principal Ordinance is hereby amended by the insertion after paragraph (b) of subsection (1) of the following paragraph:

- “(c) Any school in respect of which the rights, powers and duties have been transferred to the Administrator in terms of section 9 of the Educational Services Act, 1967 (Act No. 41 of 1967), shall be deemed to have been established in terms of the provisions of this section.”

Substitution of section 103 of Ordinance 29 of 1953. 34. The following section is hereby substituted for section 103 of the principal Ordinance:

“Provision of free education in every primary and secondary school.” 103. (1) Subject to the provisions of subsection (2), education as contemplated in section 2 (1) of the National Education Policy Act, 1967 (Act No. 39 of 1967), shall be provided free of charge in every primary and secondary school.

(2) A child or person whose parent is a citizen of a country other than the Republic of South Africa and who—

- (a) does not reside within the Republic; and
(b) is not an approved immigrant,

shall be charged such fees in respect of education referred to in subsection (1) as may be prescribed by regulation.

(3) For the purposes of subsection (2), ‘approved immigrant’ means a person who is not a South African citizen and to whom a permit has been issued in terms of section 4 of the Aliens Act, 1937 (Act No. 1 of 1937), to enter the Republic for the purpose of settling therein permanently.”

Amendment of section 105 of Ordinance 29 of 1953, as amended by section 33 of Ordinance 18 of 1958. 35. Section 105 of the principal Ordinance is hereby amended by the addition at the end of subsection (5) of the following paragraph, the existing subsection (5) becoming subsection (5) (a):

- “(b) Any private vocational school registered in terms of section 33 bis of the Vocational Education Act, 1955 (Act No. 70 of 1955), and in existence at the coming into operation of this paragraph, shall be deemed to have been registered in terms of the provisions of this Ordinance and shall in all respects be subject to the provisions thereof.”

personne of albei ingevolge Hoofstuk VIII, IX of X ingestel en onderhou of ondersteun of geregistreer;” en

- (b) deur in subartikel (3) (a) (ii) die woorde “of 'n klas of inrigting in subartikel (1) van artikel honderd-en-tien genoem” te skrap.

Wysiging van artikel 102 van Ordonnansie 29 van 1953. 33. Artikel 102 van die Hoofordonnansie word hierby gewysig deur na paragraaf (b) van subartikel (1) die volgende paragraaf in te voeg:

- “(c) Enige skool ten opsigte waarvan die regte, bevoegdheid en pligte ingevolge artikel 9 van die Wet op Onderwysdienste, 1967 (Wet No. 41 van 1967), aan die Administrateur oorgedra is, word geag ingevolge die bepalings van hierdie artikel ingestel te gewees het.”

Vervanging van artikel 103 van Ordonnansie 29 van 1953. 34. Artikel 103 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

Verskaffing van onderwys in elke laer en middelbare skool kosteloos te wees. 103. (1) Behoudens die bepalings van subartikel (2), word onderwys soos beoog in artikel 2 (1) van die Wet op die Nasionale Onderwysbeleid, 1967 (Wet No. 39 van 1967), in elke laer- en middelbare skool kosteloos verskaf.

(2) 'n Kind of persoon wie se ouer 'n burger is van 'n ander land as die Republiek van Suid-Afrika en wat—

- (a) nie in dié Republiek woon nie; en
(b) nie 'n goedgekeurde immigrant is nie,

betaal ten opsigte van onderwys genoem in subartikel (1) sodanige geld as wat by regulasie voorgeskryf word;

(3) Vir die toepassing van subartikel (2), beteken 'goedgekeurde immigrant' iemand wat nie 'n Suid-Afrikaanse burger is nie en aan wie 'n permit om die Republiek binne te kom met die doel om hom blywend daarin te vestig, uitgereik is ingevolge die bepalings van artikel 4 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937).”

Wysiging van artikel 105 van Ordonnansie 29 van 1953, soos gewysig by artikel 33 van Ordonnansie 18 van 1958. 35. Artikel 105 van die Hoofordonnansie word hierby gewysig deur aan die end van subartikel (5) die volgende paragraaf by te voeg, terwyl die bestaande subartikel (5) subartikel (5) (a) word:

- “(b) Enige private beroepskool wat ingevolge artikel 33 bis van die Wet op Beroeps-onderwys, 1955 (Wet No. 70 van 1955), geregistreer is en wat by die inwerkintreding van hierdie paragraaf bestaan, word geag ingevolge die bepalings van hierdie Ordonnansie geregistreer te gewees het en is in alle opsigte onderworpe aan die bepalings daarvan.”

Substitution
X of
Ordinance
29 of 1953.

36. (1) The following Chapter is hereby substituted for Chapter X of the principal Ordinance:

“CHAPTER X.

NURSERY SCHOOL EDUCATION

(A) *Nursery Schools Established by the Administrator.*

Establishment
of
nursery
schools by
the
Administrator.

110. (1) The Administrator may from time to time establish and maintain a nursery school (hereinafter referred to as a provincial nursery school) if he is satisfied that the number of children on the register of such school on establishment will not be less than twenty.

(2) (a) The Administrator may, subject to the provisions of section 40 (1) (b), at any time disestablish a provincial nursery school.

(b) Notwithstanding the provisions of paragraph (a), but subject to the provisions of section 40 (1) (b), the Director may disestablish a provincial nursery school if the average enrolment of infants at that school, calculated over a period of twelve months, falls below fifteen.

(3) Such fees as may be determined by the Administrator shall be charged for the tuition of infants at a provincial nursery school.

(B) *Private Nursery Schools.*

Provision
of nursery
school
education
at private
nursery
schools.

111. (1) (a) From the date of commencement of this Chapter, no person shall provide nursery school education to twenty or more infants except at a provincial nursery school or at a private nursery school registered in terms of this section.

(b) A private nursery school shall not provide nursery school education which departs from the educational programme prescribed by the Director in terms of section 112D.

(2) (a) Any application for the registration of a private nursery school, as contemplated in subsection (1) (a), shall be made to the Director and shall be accompanied by such particulars as the Director may from time to time determine.

(b) Such registration shall only be effected in accordance with such conditions as the Administrator may prescribe by regulation.

Inspection.

112. (1) The Director or any inspector of education shall at all times have access to any private nursery school and may inspect such school and the infants attending thereto.

(2) If an inspector of education inspects such school in terms of subsection (1), he shall submit a report of such inspection to the Director.

Vervanging
van Hoof-
stuk X van
Ordonnan-
sie 29
van 1953.

36. (1) Hoofstuk X van die Hoofordonnansie word hierby deur die volgende hoofstuk vervang:

“HOOFSTUK X.

KLEUTERSKOOLONDERWYS.

(A) *Kleuterskole deur die Administrateur Ingestel.*

Instelling
van kleuter-
skole deur
die Adminis-
trateur.

110. (1) Die Administrateur kan van tyd tot tyd 'n kleuterskool (hierna 'n provinsiale kleuterskool genoem) instel en in stand hou as hy daarvan oortuig is dat die aantal kleuters op die register van sodanige skool by instelling nie minder as twintig sal wees nie.

(2) (a) Die Administrateur kan, behoudens die bepalings van artikel 40 (1) (b), te eniger tyd 'n provinsiale kleuterskool ophef.

(b) Ondanks die bepalings van paraaf (a), maar behoudens die bepalings van artikel 40 (1) (b), kan die Direkteur 'n provinsiale kleuterskool ophef as die gemiddelde inskrywing van kleuters by daardie skool bereken oor enige tydperk van twaalf maande, benede vyftien daal.

(3) Sodanige geldc soos deur die Administrateur bepaal, word gehef vir die onderrig van kleuters by 'n provinsiale kleuterskool.

Verskaffing
van kleuter-
skoolonder-
wys by
private
kleuter-
skole.

111. (1) (a) Vanaf die datum van die inwerkingtreding van hierdie Hoofstuk mag niemand, behalwe by 'n provinsiale kleuterskool of by 'n private kleuterskool ingevolge hierdie artikel geregistreer, kleuterskoolonderwys aan twintig of meer kleuters verskaf nie.

(b) 'n Private kleuterskool mag nie kleuterskoolonderwys wat afwyk van die opvoedkundige program deur die Direkteur ingevolge artikel 112D voorgeskryf, verskaf nie.

(2) (a) Enige aansoek om die registrasie van 'n private kleuterskool, soos in subartikel (1) beoog, moet by die Direkteur gedoen word en moet vergesel gaan van sodanige besonderhede as wat die Direkteur van tyd tot tyd bepaal.

(b) Sodanige registrasie geskied slegs ooreenkomsdig sodanige voorwaardes as wat die Administrateur by regulasie voorskryf.

Inspeksie.

112. (1) Die Direkteur of enige inspekteur van onderwys het te alle tye toegang tot enige private kleuterskool en kan sodanige skool en die kleuters wat dit bywoon, inspekteer.

(2) Indien 'n inspekteur van onderwys sodanige skool ingevolge subartikel (1) inspekteer, moet hy 'n verslag van sodanige inspeksie aan die Direkteur stuur,

Withdrawal
of registra-
tion.

112A. (1) If it appears to the Director from any inspection made by him in terms of section 112 (1) or from the report referred to in section 112 (2) that the provisions of section 111 (1) (b) or the conditions to which the registration of a nursery school in terms of section 111 (2) (b) is subject, are not being complied with, the Director may by notice in writing addressed to the person who maintains the nursery school, order such person to comply, within the time specified in the notice, with the said provisions and conditions.

(2) If the person to whom a notice has been addressed in terms of subsection (1) shall fail, refuse or neglect to comply with such notice to the satisfaction of the Director within the time specified in the notice, the Director may by further notice in writing addressed to such person, cancel the registration of such school as from the date specified in such further notice.

(3) If it appears to the Director from any inspection made by him in terms of section 112 (1) or from any report referred to in section 112 (2) that the average enrolment of infants at a nursery school during any school quarter was less than fifteen and that the average enrolment at such school during the next succeeding school quarter is still less than fifteen, the Director may by notice in writing addressed to the person who maintains such nursery school, cancel the registration of such school as from the date specified in such notice.

Offences
and
penalties.

112B. Any person who permits twenty or more infants to receive nursery school education elsewhere than at a private nursery school or a provincial nursery school, shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand or in default of payment to imprisonment for a period not exceeding three months or to such imprisonment without the option of a fine.

(C) Provisions Applying to All Nursery Schools.

112C. It shall not be compulsory for an infant to attend a nursery school.

Nursery
school
education
not com-
pulsory.

112D. The Director may, in order to achieve the purposes of nursery school education, prescribe an educational programme which shall be followed in a provincial nursery school or a private nursery school."

(2) Subsection (1) shall come into operation on a date to be fixed by the Administrator by proclamation in the *Provincial Gazette*.

Intrekking
van
registrasie.

112A. (1) Indien dit uit enige inspeksie deur die Direkteur ingevolge artikel 112 (1) gedoen of uit enige verslag in artikel 112 (2) genoem, blyk dat daar nie voldoen word aan die bepальings van artikel 111 (1) (b) of aan die voorwaardes waaraan die registrasie van 'n kleuterskool ingevolge artikel 111 (2) (b) onderworpe is nie, kan die Direkteur by wyse van skriftelike kennisgewing gerig aan die persoon wat die kleuterskool onderhou, sodanige persoon gelas om, binne die tydperk in die kennisgewing bepaal, aan die bedoelde bepaling en voorwaardes te voldoen.

(2) As die persoon aan wie 'n kennisgewing ingevolge subartikel (1) gerig is in gebreke bly, weier of versuim om binne die in die kennisgewing bepaalde tyd tot voldoening van die Direkteur aan sodanige kennisgewing te voldoen, kan die Direkteur by verdere skriftelike kennisgewing aan sodanige persoon gerig, die registrasie van sodanige skool ophef met ingang van die datum in sodanige verdere kennisgewing bepaal.

(3) Indien dit uit enige inspeksie deur die Direkteur ingevolge artikel 112 (1) gedoen of uit enige verslag in artikel 112 (2) genoem, blyk dat die gemiddelde inskrywing van kleuters by 'n kleuterskool gedurende enige skoolkwartaal benede vyftien was en dat die gemiddelde inskrywing by sodanige skool gedurende die daaropvolgende skoolkwartaal nog benede vyftien is, kan die Direkteur by skriftelike kennisgewing gerig aan die persoon wat sodanige kleuterskool onderhou die registrasie van sodanige skool ophef met ingang van 'n datum in sodanige kennisgewing.

Misdryf
en
strawwe.

112B. Iemand wat toelaat dat kleuterskoolonderwys aan twintig of meer kleuters verskaf word op 'n ander plek as in 'n private kleuterskool of 'n provinsiale kleuterskool, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens honderd rand of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens drie maande of met sodanige gevangenisstraf sonder die keuse van 'n boete.

(C) Bepalings van Toepassing op Alle Kleuterskole.

Kleuter-
skool-
onderwys
nie
verpligtend
nie.

112C. Dit is nie verpligtend vir 'n kleuter om 'n kleuterskool by te woon nie.

Die
Direkteur
kan 'n
opvoed-
kundige
program
vir kleuter-
skoolonder-
wys
voorskryf.

112D. Die Direkteur kan, ten einde die doelstellings van kleuterskoolonderwys te verwesenlik, 'n opvoedkundige program voorskryf wat in 'n provinsiale kleuterskool of 'n private kleuterskool gevolg moet word."

(2) Subartikel (1) tree in werking op 'n datum deur die Administrateur by proklamasie in die *Provinsiale Koerant* vasgestel te word.

Amendment of section 121 of Ordinance 29 of 1953. 37. (1) Section 121 of the principal Ordinance is hereby amended—

- (a) by the deletion in subsection (1) (f) of the words "including the conditions subject to which married women may be appointed in a permanent capacity as teachers";
- (b) by the substitution in subsection (1) (g) for the expression "section one hundred and one of the Public Service Act, 1923 (Act No. 27 of 1923), as amended" of the expression "section 1 of the Public Service Act, 1957 (Act No. 54 of 1957)"; and
- (c) by the deletion in subsection (1) (n) of the words "which procedure may include the appointment of a commission of inquiry referred to in section one hundred and nineteen".

(2) Subsection 1 (a) shall come into operation on the first day of January, 1970.

short title. 38. This Ordinance shall be called the Education Amendment Ordinance, 1969.

Administrator's Notice 514

21 May 1969

PHALABORWA HEALTH COMMITTEE.—PETITION TO BE RAISED TO THE STATUS OF A TOWN COUNCIL

It is hereby notified that the Administrator has received a petition from the Phalaborwa Health Committee praying that a Town Council be constituted in terms of section 9 (1) (a) of the Local Government Ordinance, 1939, for the Phalaborwa Health Committee in lieu of the present Health Committee.

In terms of section 13 of the said Ordinance, it is competent for any person interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator any counter-petition setting forth the grounds of opposition to the above proposal.

TALG. 3/1/112.

Administrator's Notice 515

21 May 1969

INCLUSION OF THE "OGIES HOËRSKOOOL" IN PART (A) OF THE FIRST SCHEDULE TO THE EDUCATION ORDINANCE, 1953

It is the intention of the Administrator, in terms of section forty-five of the Education Ordinance, 1953, to include the "Ogies Hoërskool", situated in the School Board District of Middelburg in Part (A) of the First Schedule to the said Ordinance.

Administrator's Notice 516

21 May 1969

ROAD TRAFFIC REGULATIONS.—AMENDMENT OF REGULATION 14

The Administrator hereby, in terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), read with Item 9 of Part IV of Schedule 2 to that Ordinance, amends regulation 14 of the Road Traffic Regulations with effect from 1 January 1970, by the deletion of the following paragraph:—

"(42) Elim Hospital."

TAV. 38/5/1/1 TO 8.

37. (1) Artikel 121 van die Hoofordonnansie word hierby gewysig—

- (a) deur in subartikel (1) (f) die woorde "met inbegrip van die voorwaardes waaronder getroude vrouens in permanente hoedanighed as onderwyseresse aangestel kan word" te skrap;
- (b) deur in subartikel (1) (g) die uitdrukking "artikel honderd-en-een van die Staatsdienst Wet, 1923 (Wet No. 27 van 1923), soos gewysig" deur die uitdrukking "artikel 1 van die Staatsdienswet, 1957 (Wet No. 54 van 1957)" te vervang; en
- (c) deur in subartikel (1) (n) die woorde "en sodanige prosedure kan die benoeming insluit van 'n by artikel honderd-en-negen-tien bedoelde kommissie van ondersoek" te skrap.

(2) Subartikel (1) (a) tree in werking op die eerste dag van Januarie 1970.

38. Hierdie Ordonnansie heet die Onderwys. Kort titel. wysigingsordonnansie, 1969.

Administrateurskennisgewing 514

21 Mei 1969

PHALABORWA GESONDHEIDSKOMITEE.—VERSOEKSKRIF OM TOT DIE STATUS VAN 'N STADSRAAD VERHOOG TE WORD

Hierby word bekendgemaak dat die Administrateur 'n versoekskrif van die Phalaborwa Gesondheidskomitee ontvang het waarin versoek word dat 'n stadsraad, ingevolge artikel 9 (1) (a) van die Ordonnansie op Plaaslike Bestuur, 1939, vir die Phalaborwa Gésondheidskomitee ingestel word in die plek van die bestaande Gesondheidskomitee.

Ingevolge artikel 13 van genoemde Ordonnansie is alle belanghebbende persone bevoegd om binne 30 dae na die eerste publikasie hiervan in die *Offisiële Koerant van die Provincie*, 'n teen-versoekskrif aan die Administrateur voor te le met vermelding van die gronde van beswaar teen genoemde voorstel:

TALG. 3/1/112.

Administrateurskennisgewing 515

21 Mei 1969

INSLUITING VAN DIE OGIES HOËRSKOOOL IN DEEL (A) VAN DIE EERSTE BYLAE BY DIE ONDERWYSORDONNANSIE, 1953

Die Administrateur is voornemens om kragtens artikel vyf-en-veertig van die Onderwysordonnansie, 1953, die Ogies Hoërskool, geleë in die Skoolraadsdistrik van Middelburg in Deel (A) van die Eerste Bylae by voornoemde Ordonnansie in te sluit.

Administrateurskennisgewing 516

21 Mei 1969

PADVERKEERSREGULASIES.—WYSIGING VAN REGULASIE 14

Die Administrateur wysig hierby ingevolge die bepalings van artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), gelees met Item 9 van Deel IV van Bylae 2 by daardie Ordonnansie, Regulasie 14 van die Padverkeersregulasies met ingang vanaf 1 Januarie 1970 deur die ondergenoemde paragraaf te skrap:—

"(42) Elim Hospitaal."

TAV. 38/5/1/1 TO 8.

Administrator's Notice 517

21 May 1969

SPRINGS MUNICIPALITY.—ADOPTION OF STANDARD STANDING ORDERS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Springs has in terms of section 96 *bis* (2) of the said Ordinance adopted without amendment the Standard Standing Orders, published under Administrator's Notice 1049, dated 16 October 1968, as by-laws made by the said Council.

2. Administrator's Notice 599, dated 9 October 1963, is hereby revoked.

TALG. 5/86/32.

Administrator's Notice 518

21 May 1969

DUIWELSKLOOF MUNICIPALITY.—ADOPTION OF STANDARD STANDING ORDERS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Duiwelskloof has in terms of section 96 *bis* (2) of the said Ordinance adopted without amendment the Standard Standing Orders, published under Administrator's Notice 1049, dated 16 October 1968, as by-laws made by the said Council.

2. Administrator's Notice 804, dated 14 September 1955, is hereby revoked.

TALG. 5/86/54.

Administrator's Notice 519

21 May 1969

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—AMENDMENT TO BUILDING BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16 (3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The Building By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 706, dated the 2nd October 1957, as amended, are hereby further amended by the addition at the end of Schedule B of the words "Gravelotte Local Area Committee".

TALG. 5/19/111.

Administrator's Notice 520

21 May 1969

DECLARATION OF APPROVED TOWNSHIP IN TERMS OF SECTION 69 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares that the Township Symhurst Extension 1, situated on Portion 422 of the farm Rietfontein 63 IR, District of Germiston, to be an approved township and in the Schedule to this notice the conditions upon which the application for the establishment of the said township has been granted, are set forth.

TAD. 4/8/2957.

Administrateurskennisgewing 517

21 Mei 1969

MUNISIPALITEIT SPRINGS.—AANNAME VAN STANDAARD-REGLEMENT VAN ORDE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs die Standaard-Reglement van Orde, afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, ingevolge artikel 96 *bis* (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordening wat deur genoemde Raad opgestel is.

2. Administrateurskennisgewing 599 van 9 Oktober 1963 word hierby herroep

TALG. 5/86/32.

Administrateurskennisgewing 518

21 Mei 1969

MUNISIPALITEIT DUIWELSKLOOF.—AANNAME VAN STANDAARD-REGLEMENT VAN ORDE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Duiwelskloof die Standaard-Reglement van Orde, afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, ingevolge artikel 96 *bis* (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordening wat deur genoemde Raad aangestel is.

2. Administrateurskennisgewing 804 van 14 September 1955 word hierby herroep.

TALG. 5/86/54.

Administrateurskennisgewing 519

21 Mei 1969

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

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16 (3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrators-) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Bouverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 706 van 2 Oktober 1957, soos gewysig, word hierby verder gewysig deur aan die end van Bylae B die woorde "Gravelotte Plaaslike Gebiedskomitee" by te voeg.

TALG. 5/19/111.

Administrateurskennisgewing 520

21 Mei 1969

VERKLARING VAN GOEDGEKEURDE DORP INGEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Symhurst uitbreiding 1, geleë op Gedeelte 422 van die plaas Rietfontein 63 IR, distrik Germiston, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

TAD. 4/8/2957.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY TORCAS TOWNSHIP (PROPRIETARY) LIMITED, UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 422 OF THE FARM RIETFONTEIN 63 IR, DISTRICT OF GERMISTON, WAS GRANTED

A—CONDITIONS OF ESTABLISHMENT

1. Name

The name of the township shall be Symhurst Extension 1.

2. Design of Township

The township shall consist of erven and streets as indicated on General Plan S.G. A1555/68.

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; and

(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

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEDOEËN DEUR TORCAS TOWNSHIP (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 422 VAN DIE PLAAS RIETFONTEIN 63 IR, DISTRIK GERMISTON, TOEGESTAAN IS

A—STIGTINGSVOORWAARDEN

1. Naam

Die naam van die dorp is Symhurst-uitbreiding 1.

2. Ontwerpplan van die Dorp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A1555/68.

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 geskikte voorraad water tot by die straatfront van die erf moet laat aanlê voordat die planne van 'n gebou wat op die erf opgerig gaan 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; en

(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 geskikte waarborgs aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

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

4. Sanitäre Dienste

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

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 have been made for the supply and distribution of electricity throughout the township.

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

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 shall be reserved to the applicant.

8. Restriction Against Proclamation

The township shall not be proclaimed until such time as the Administrator has been satisfied that a certificate has been lodged by the Director, Transvaal Education Department, to the effect that satisfactory arrangements have been made and/or guarantees have been furnished regarding the payment of a cash endowment as set out in clause A 10 (b) (i) and (ii) hereof.

9. Streets

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

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

10. Endowment

(a) Payable to the local authority: The township owner shall, in terms of the provisions of section 63 (1) of the Town-planning and Townships Ordinance, No. 25 of 1965, pay as an endowment to the local authority, a sum of money equal to 20 per cent of the land value of erven in the township and such endowment shall be paid in accordance with the provisions of section 74 of the said Ordinance and shall be used for the construction of streets for stormwater drainage purposes and the provisions of recreational facilities or for such other purposes as specified in section 76 of the said Ordinance.

(b) Payable to the Transvaal Education Department: —

(i) In respect of general residential erven: The township owner shall, in terms of the provisions of sections 62 and 63 (1) (a) of the Town-planning and Townships Ordinance, No. 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of erven in the township.

plaaslike bestuur getref is vir die sanitêre 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 voorle, waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is vir die lewering en distribusie van elektrisiteit deur die hele dorp.

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

6. Stortings-, Begraafplaas- en Bantoelokasieterreine

Die applikant moet tot voldoening van die Administrateur met die plaaslike bestuur reëlings tref ten opsigte van die verskaffing van 'n stortingsterrein en terreine vir 'n begraafplaas en 'n Bantoelokasie. 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 vervoerding daarvan deur die plaaslike bestuur, beperk word nie.

7. Mineraleregtes

Alle regte op minerale en edelgesteentes moet aan die applikant voorbehou word.

8. Beperking op Proklamasie

Die dorp mag nie geproklameer word nie tot tyd en wyl die Administrateur tevreden gestel is dat 'n sertifikaat deur die Direkteur, Transvaalse Onderwysdepartement, voorgelê is waarin vermeld word dat bevredigende reëlings getref is en/of waarborg verskaf is aangaande die betaling van 'n kontantbegiftiging soos uiteengesit in klousule A 10 (b) (i) en (ii) hiervan.

9. Strate

(a) Die applikant moet tot voldoening van die plaaslike bestuur die strate in die dorp vorm, skraap en onderhou tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur van tyd tot tyd die reg het om die applikant geheel en al of gedeeltelik van hierdie verpligting te onthef na oorlegpleging met die Dorperraad en die plaaslike bestuur.

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

10. Begiftiging

(a) Betaalbaar aan die plaaslike bestuur: Die dorps-eienaar moet, ingevolge die bepalings van artikel 63 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, as begiftiging aan die plaaslike bestuur 'n bedrag geld betaal gelykstaande met 20 persent van die grondwaarde van erwe in die dorp, en sodanige begiftiging moet betaal word ooreenkomsdig die bepalings van artikel 74 van genoemde Ordonnansie en moet aangewend word vir die bou van strate, vir stormwaferdreinering-doeleindes en die voorsiening van ontspanningsgeriewe of vir sodanige ander doeleindes soos uiteengesit in artikel 76 van genoemde Ordonnansie.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement: —

(i) Ten opsigte van die algemene woonerwe: Die dorps-eienaar moet, kragtens die bepalings van artikel 62 en 63 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van erwe in die dorp.

The area of this land shall be calculated on the basis of the number of flat units which can be erected in the township multiplied by 160 square feet. Each flat unit to be taken as 1,000 square feet in extent.

The value of the erf shall be determined in terms of the provisions of section 74 (3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(ii) In respect of special residential erven: The township owner shall, in terms of the provisions of section 62 and 63 (1) (a) of the Town-planning and Townships Ordinance, No. 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of the erven in the township.

The area of the land shall be calculated on the basis of the number of erven in the township multiplied by 485 square feet.

The value of the erf shall be determined in terms of the provisions of section 74 (3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

11. Municipal Erf

Erf 225 as shown in the General Plan shall be transferred to the local authority by and at the expense of the applicant for the purpose of a transformer site.

12. Demolition of Buildings

The applicant shall at its own expense cause the existing buildings on Erf 181 to be demolished to the satisfaction of the local authority when required to do so by the said authority.

13. Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.

14. 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 62 of Ordinance 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE

1. The Erven with Certain Exceptions

The erven with the exception of—

(i) the erf mentioned in clause A 11 above;
 (ii) such erven as may be acquired for State purposes; and
 (iii) 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 imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, No. 25 of 1965.

(A) General conditions

(a) The applicant and any other person or body of persons so authorised, in writing, by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 62 of Ordinance 25 of 1965, 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.

Die grootte van hierdie grond word bereken deur die getal woonsteenhede wat in die dorp gebou kan word te vermenigvuldig met 160 vierkante voet. Elke woonsteenheid geneem te word as 1,000 vierkante voet groot.

Die waarde van die erf moet bepaal word kragtens die bepalings van artikel 74 (3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(ii) Ten opsigte van spesiale woonerwe: Die dorps-eienaar moet, kragtens die bepalings van artikels 62 en 63 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van erwe in die dorp.

Die grootte van hierdie grond word bereken deur die getal erwe in die dorp te vermenigvuldig met 485 vierkante voet.

Die waarde van die erf word bepaal kragtens die bepalings van artikel 74 (3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

11. Municipale Erf

Erf 225, soos aangewys op die Algemene Plan moet op koste van die applikant vir die doel van 'n transformatorterrein aan die plaaslike bestuur oorgedra word.

12. Sloop van Geboue

Die applikant moet op eie koste die bestaande geboue op Erf 181 laat sloop tot voldoening van die plaaslike bestuur wanneer genoemde bestuur hom daar toe aansê.

13. Beskikking oor Bestaande Titelvoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitudes, as daar is, met inbegrip van mineralerechte.

14. Nakoming van Voorwaardes

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en ander voorwaardes genoem in artikel 62 van Ordonnansie 25 van 1965 nagekom word: Met dien verstaande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—TITEL VOORWAARDES

1. Die Erwe met Sekere Uitsonderings

Die erwe uitgesonderd—

- (i) die erf genoem in klousule A 11 hiervan;
- (ii) erwe wat vir Staatsdoeleindes verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur, na raadpleging met die Dorperaad, die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het;

is onderworpe aan die verdere voorwaardes hierna uitengesit, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965.

(A) Algemene voorwaardes

(a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtig verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes in artikel 62 van Ordonnansie 25 van 1965 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) 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) 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.

(d) 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.

(e) Except with the written consent of the local authority, no wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.

(f) 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.

(g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street, the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

(B) General residential erven

In addition to the conditions set out in subclause (A) hereof, Erven 181 and 182 shall be subject to the following conditions:—

(a) The erf shall be used solely for the purpose of erecting thereon a dwelling-house or a block of flats, boarding house, hostel or other buildings for such uses as may be allowed by the Administrator from time to time after reference to the Townships Board and the local authority: Provided that—

(i) until the erf is connected to a public sewerage system the buildings shall not exceed two storeys and thereafter not more than three storeys in height;

(ii) the total coverage of all buildings shall not exceed 40 per cent of the area of the erf;

(iii) covered and paved parking together with the necessary manoeuvring space shall be provided to the satisfaction of the local authority at a ratio of one parking space for every dwelling unit;

(iv) the internal roads on the erf shall be constructed and maintained by the registered owner to the satisfaction of the local authority;

(v) buildings, including outbuildings, erected on the erf, and entrances and exits, shall be sited to the satisfaction of the local authority; and

(vi) the registered owner shall be responsible for the maintenance of the whole development on the erf. If the local authority is of the opinion that the premises or any part of the development is not kept in a satisfactory state of maintenance, then the local authority shall be entitled to undertake such maintenance at the registered owner's cost.

(b) Nog die eienaar, nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

(c) Nog die eienaar, nog 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.

(d) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos afgekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou of op stal gesit word nie.

(e) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.

(f) Behalwe met die skriftelike goedkeuring van die plaaslike bestuur en onderworpé aan sodanige voorwaardes as wat die plaaslike bestuur ople, mag nog die eienaar, nog enige okkupant van die erf enige putte daarop uitgrawe of boorgate daarop boor of enige ondergrondse water daaruit haal.

(g) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om stormwater van erwe met 'n hoë ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op sy erf vloe en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoë ligging, vanwaar die stormwater oor 'n erf met 'n lager ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van die pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.

(B) Algemene woonerwe

Benewens die voorwaardes in subklousule (A) hiervan uiteengesit, is Erwe 181 en 182 aan die volgende voorwaardes onderworpe:—

(a) Die erf moet uitsluitlik gebruik word om daarop 'n woonhuis of woonstelgebou, losieshuis, koshuis of ander geboue vir sodanige gebruik soos van tyd tot tyd deur die Administrator toegelaat word, na raadpleging met die Dorperaad en die plaaslike bestuur, op te rig: Met dien verstande dat—

(i) die geboue nie meer as twee verdiepings hoog mag wees totdat die erf met 'n openbare riolstelsel verbind is nie en daarna nie meer as drie verdiepings hoog nie;

(ii) die geboue op die erf nie meer as 40 persent van die oppervlakte van die erf mag beslaan nie;

(iii) oordekte en geplateerde parkeerplek tot voldoening van die plaaslike bestuur in die verhouding van een parkeerplek vir elke wooneenheid verskaf moet word;

(iv) die binnekappaie op die erf deur die geregistreerde eienaar tot voldoening van die plaaslike bestuur gebou en onderhou moet word;

(v) geboue, met inbegrip van buitegeboue wat op die erf opgerig word, asook in- en uitgange, tot voldoening van die plaaslike bestuur geleë moet wees; en

(vi) die geregistreerde eienaar verantwoordelik moet wees vir die onderhoud van die hele ontwikkeling op die erf. As die plaaslike bestuur van mening is dat die perseel of enige gedeelte van die ontwikkeling nie in 'n bevredigende toestand onderhou word nie, is die plaaslike bestuur daarop geregtig om sodanige onderhoud te onderneem op koste van die geregistreerde eienaar.

(b) 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.

(c) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 15 feet (English) from the street boundary and not less than 20 feet (English) from any other boundary.

(d) In the event of a dwelling-house being erected on the erf not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf except with the consent of the Administrator: 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. The dwelling-house, exclusive of outbuildings, which may be erected on the erf shall be of the value of not less than R4,000.

(e) 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.

(C) Special purpose erf

In addition to the conditions set out in subclause (A) hereof, the undermentioned erf shall be subject to the following conditions: —

Erf 243.—(a) The erf shall be used solely for religious purposes and purposes incidental thereto or for such other purposes as may be permitted and subject to such requirements as may be imposed by the Administrator after reference to the Townships Board and the local authority.

(b) Parking in the ratio of one parking space for every 10 seats, together with the necessary manoeuvring space, shall be provided to the satisfaction of the local authority.

(D) Special residential erven

The erven with the exception of those referred to in subclauses (B) and (C) shall, in addition to the conditions set out in subclause (A) hereof, be subject to the following conditions: —

(a) The erf shall be used for the erection of a dwelling 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.

(b) Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: 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 not less than R4,000; and

(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.

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

(c) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word moet minstens 15 voet (Engelse) van die straatgrens en minstens 20 voet (Engelse) van enige ander grens geleë wees.

(d) Ingeval 'n woonhuis op die erf opgerig word, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, op die erf opgerig word nie; behalwe met toestemming van die Administrateur: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of gedeelte van 'n erf met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met toestemming van die Administrateur op elke gevoglike gedeelte of gekonsolideerde gebied toegepas kan word. Die waarde van die woonhuis, sonder inbegrip van die buitegeboue, wat op die erf opgerig mag word, moet minstens R4,000 wees.

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

(C) Erf vir 'n spesiale doel

Benewens die voorwaardes in subklousule (A) hiervan uiteengesit, is die volgende erf aan die volgende voorwaardes onderworpe: —

Erf 243.—(a) Die erf moet slegs vir godsdienstige doelindes en vir doeleindeste in verband daarmee gebruik word of vir sodanige ander doeleindeste as wat die Administrateur toelaat en onderworpe aan sodanige vereistes as wat hy mag stel na raadpleging met die Dorperaad en die plaaslike bestuur.

(b) Parkering in die verhouding van een parkeerruimte vir elke 10 sitplekke, tesame met die nodige beweegruimte, moet tot voldoening van die plaaslike bestuur verskaf word.

(D) Spesiale woonerwe

Die erwe, met uitsondering van dié waarna in subklousules (B) en (C) verwys word, is, benewens die voorwaardes in subklousule (A) hiervan genoem, aan die volgende voorwaardes onderworpe: —

(a) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word.

(b) Nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, mag op die erf opgerig 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 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 R4,000 wees; en

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

(c) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 15 feet (English) from the boundary thereof abutting on a street.

(d) 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. Erven Subject to Special Condition

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

Erven 203 and 224.—The erf is subject to a servitude for electric cable purposes in favour of the local authority as shown on the general plan.

3. 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 or 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 the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

4. Definitions

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

(i) "Applicant" means Torcas Township (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.

5. State and Municipal Erven

Should the erf referred to in clause A 11 or any erf acquired as contemplated in clause B 1 (ii) and (iii) hereof be registered in the name 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 Township Board.

Administrator's Notice 521

21 May 1969

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—AMENDMENT TO BY-LAWS FOR CONTROLLING AND PROHIBITING THE KEEPING OF PIGS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16 (3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

(c) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 15 voet (Engelse) van die straatgrens daarvan geleë wees.

(d) 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. Erwe aan Spesiale Voorwaardes Onderworpe

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

Erwe 203 en 224.—Die erf is onderworpe aan 'n servituut vir elektriese kabeldoelindes ten gunste van die plaaslike bestuur soos op die Algemene Plan aangedui.

3. Serwituut vir Riolerings- en Ander Munisipale Doeleinades

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

(a) Die erf is onderworpe aan 'n serwituut, ses voet breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens soos bepaal deur die plaaslike bestuur.

(b) Geen gebou of ander struktuur mag binne voormalde 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 of verwydering van sodanige riolinhoofpyleidings en ander werke as wat hy na goeddunke as noodsaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituut grens, en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige riolinhoofpyleidings en ander werke veroorsaak word.

4. Woordomskrywing

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

(i) "Applicant" beteken Torcas Township (Proprietary) Limited en sy opvolgers in titel tot die dorp.

(ii) "Woonhuis" beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Staats- en Munisipale Erwe

As die erf genoem in klosule A 11 of enige erf verkry soos beoog in klosule B 1 (ii) en (iii) hiervan, in besit kom van enigiemand anders as die Staat of die plaaslike bestuur, is so 'n erf daarop onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperraad toelaat.

Administrateurskennisgewing 521

21 Mei 1969

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.—WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR EN DIE VERBOD OP DIE AANHOU VAN VARKE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16 (3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

The By-laws for Controlling and Prohibiting the Keeping of Pigs of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 888, dated 9 December 1959, as amended, are hereby further amended by the addition at the end of Annexure B of the words "Letsitele Local Area Committee".

TALG. 5/74/111.

Administrator's Notice 522

21 May 1969

PRETORIA REGION AMENDMENT SCHEME 150

It is hereby notified in terms of section 36 (1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Portion 148 of the farm Garstfontein 374 JR, from "Agricultural" to "Special Residential" with a density of "One dwelling per 12,500 square feet".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme 150.

TAD. 5/2/75/150.

Administrator's Notice 523

21 May 1969

CARLETONVILLE MUNICIPALITY.—WITHDRAWAL OF THE EXEMPTION FROM RATING

The Administrator has in terms of section 9 (10) of the Local Government Ordinance, 1939, approved that the areas in respect of which exemption from rating was withdrawn as published under Administrator's Notice 569 of the 27th July 1966 by the addition of the following:—

"All portions of farmland and improvements thereon utilized for purposes of European and Bantu housing in respect of mining or in respect of which permission has been granted under my legislation for such utilization."

TALG. 8/2/1/146.

Administrator's Notice 524

21 May 1969

BAK PAN MUNICIPALITY.—REVOCATION OF CHAPTER VII OF THE CEMETERY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of Chapter VII of the Cemetery By-laws of the Brakpan Municipality, published under Administrator's Notice 2, dated the 22nd January 1920.

TALG. 5/23/9.

Administrator's Notice 525

21 May 1969

PRETORIA REGION AMENDMENT SCHEME 143

It is hereby notified in terms of section 36 (1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Erven 532, 533, 534, 535, 536, 537 and 383, Lynnwood Glen Township, from "Special Residential" to "Special".

Die Verordeninge vir die Beheer oor en die Verbod op die Aanhoud van Varke van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, aangekondig by Administrateurskennisgewing 888 van 9 Desember 1959, soos gewysig, word hierby verder gewysig deur aan die end van Aanhangsel B die woorde "Letsitele Plaaslike Gebiedskomitee" by te voeg.

TALG. 5/74/111.

Administratorskennisgewing 522

21 Mei 1969

PRETORIASTREEK-WYSIGINGSKEMA 150

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die hersonering van Gedeelte 148 van die plaas Garstfontein 374 JR, van "Landbou" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 12,500 vierkante voet".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 150.

TAD. 5/2/75/150.

Administratorskennisgewing 523

21 Mei 1969

MUNISIPALITEIT CARLETONVILLE.—INTREKKING VAN VRYSTELLING VAN BELASTING

Die Administrateur het ingevolge die bepalings van artikel 9 (10) van die Ordonnansie op Plaaslike Bestuur, 1939, goedgekeur dat die gebiede ten aansien waarvan vrystelling van belasting ingetrek is, soos aangekondig by Administratorskennisgewing 569 van 27 Julie 1966 uit te brei deur toevoeging van die volgende:—

"Alle gedeeltes van plaasgrond en verbeterings daarop wat vir Blanke- en Bantoebehuising in verband met mynbou gebruik word, of waar toe vergunning onder enige wetgewing vir sodanige gebruik verleen is."

TALG. 8/2/1/146.

Administratorskennisgewing 524

21 Mei 1969

MUNISIPALITEIT BRAKPAN.—HERROEPING VAN HOOFTUK VII VAN DIE BEGRAAFPLAASVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van Hoofstuk VII van die Begraafplaasverordeninge van die Municipiteit Brakpan, aangekondig by Administratorskennisgewing 2 van 22 Januarie 1920.

TALG. 5/23/9.

Administratorskennisgewing 525

21 Mei 1969

PRETORIASTREEK-WYSIGINGSKEMA 143

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die herindeling van Erwe 532, 533, 534, 535, 536, 537 en 383, dorp Lynnwood Glen, van "Spesiale Woon" tot "Spesiale".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director Government, Pretoria, and the Town Clerk, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme 143.

This Administrator's Notice substitutes Administrator's Notice 366, dated 9 April 1969.

TAD. 5/2/75/143.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Piaaslike Bestuur, Pretoria, en die Stadsklerk, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretorastreek-wysigingskema 143.

Hierdie Administrateurskennisgewing vervang Administrateurskennisgewing 366 van 9 April 1969:

TAD. 5/2/75/143.

Administrator's Notice 526

21 May 1969

ROAD REGULATIONS, 1957.—AMENDMENT OF

In terms of the provisions of section 85 of the Roads Ordinance, 22 of 1957, the Administrator hereby amends regulation 83 of the Roads Regulations, 1957, as promulgated under Administrator's Notice 293 of the 7th May 1958 and as amended from time to time, by the substitution for the amounts of "R11" and "R8.50" of the amounts "R12.50" and "R10" respectively.

Administrator's Notice 527

21 May 1969

BENONI MUNICIPALITY.—AMENDMENT OF BUILDING BY-LAWS

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

The Building By-laws of the Benoni Municipality, published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended as follows:—

1. By the substitution for section 110 of the following:—

"Garages Incorporated in Buildings"

110. (1) If a garage is incorporated in a building, the whole or part of which is intended for use as a 'domestic' or 'office' building, such garage shall be entirely cut off from the rest of the building by fire-proof construction.

(2) Where any garage communicates with any part of a building in the 'domestic' or 'office' class, it shall be separated therefrom by means of a close-fitting fire-resisting door and each free wall of such garage shall be provided with two nine inch by six inch airbricks within three inches of the garage floor level.

(3) The finished floor level of such garage shall in every case be at least six inches below the finished floor level of the building to which it appertains.

(4) If the garage forms the lower part of a building comprising two or more floors, such garage shall be roofed with a reinforced concrete slab at least three inches thick.

(5) No person shall cause to be erected any boiler room with direct access to a garage unless such access is provided with an automatic self-closing fire-door in accordance with the provisions of these by-laws."

2. By the substitution for section 193 of the following:—

"Minimum Area and Height of Rooms"

193. (1) Every habitable room shall have a floor area of not less than 70 square feet and a minimum height between floor and ceiling of 6 feet 8 inches: Provided that the average height between floor and ceiling shall be not less than 8 feet 6 inches.

Administrator'skennisgewing 526

21 Mei 1969

PADREGULASIES, 1957.—WYSIGING VAN

Ingevolge die bepalings van artikel 85 van die Padordonnansie, 22 van 1957, wysig die Administrateur hierby regulasie 83 van die Padregulasies, 1957, soos aangekondig by Administrateurskennisgewing 293 van 7 Mei 1958 en soos van tyd tot tyd gewysig deur die bedrae "R11" en "R8.50" onderskeidelik deur die bedrae "R12.50" en "R10" te vervang.

Administrator'skennisgewing 527

21 Mei 1969

MUNISIPALITEIT BENONI.—WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die Munisipaliteit van Benoni, aangekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur artikel 110 deur die volgende te vervang:—

"Garages wat Deel uitmaak van Geboue"

110. (1) Indien 'n garage deel van 'n gebou uitmaak waarvan die geheel of 'n gedeelte bedoel is vir gebruik as 'n 'huishoudelike-' of 'kantoorgebou', moet sodanige garage geheel en al van die res van die gebou deur middel van vuurvaste bou afgesny wees.

(2) Waar enige garage verbind is met enige deel van 'n gebou van die 'huishoudelike-' of 'kantoorklas', moet dit daarvan afgeskei wees deur middel van 'n nousluitende branddeur en iedere vry muur van sodanige garage moet binne drie duim van die garage se vloerhoogte af, voorsien wees van twee lugstene van nege duim by ses duim.

(3) Die voltooide vloerhoogte van sodanige garage moet in iedere geval minstens ses duim onderkant die vloerhoogte van die gebou waartoe dit behoort, wees.

(4) Indien die garage die onderste deel van 'n gebou wat twee of meer verdiepings beslaan, vorm, moet sodanige garage onder dak gebring word met 'n bladsteen van gewapende beton van minstens drie duim dik.

(5) Niemand mag 'n ketelkamer met regstreekse toegang tot 'n garage laat oprig nie, tensy sodanige toegang verleen word deur middel van 'n outomatiessluitende branddeur ooreenkomsdig die bepalings van hierdie verordeninge."

2. Deur artikel 193 deur die volgende te vervang:—

"Minimum Oppervlakte en Hoogte van Vertrekke"

193. (1) Iedere bewoonbare vertrek moet 'n vloeroppervlakte van minstens 70 vierkante voet hê en 'n hoogte van minstens 6 voet 8 duim tussen vloer en plafon: Met dien verstaande dat die gemiddelde hoogte tussen vloer en plafon minstens 8 voet 6 duim moet wees.

GENERAL NOTICES

NOTICE 257 OF 1969

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 159 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 Albertus Hugo van Wijk for permission to lay out a township on the farm Elandsfontein 90 IR, District of Germiston, to be known as Bedfordview Extension 159.

The proposed township is situate east of and abuts proposed Bedfordview Extension 27 and Bedfordview Extension 115, south of and abuts the Kloof Road on the farm Elandsfontein 90 IR, District of Germiston.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

NOTICE 258 OF 1969

PROPOSED ESTABLISHMENT OF ZEEKOE-WATER 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 Zeekoeewater Township (Pty) Ltd, for permission to lay out a township on the farm Zeekoeewater 311 JS, District of Witbank, to be known as Zeekoeewater.

The proposed township is situate east of Del Judor, Del Judor Extension 1 Township, south of the road to Doornpoort Dam, on the farm Zeekoeewater 311 JS, District of Witbank.

The application together with the relative plans, documents and information, is open for inspection, at the Office of the Director, Room B225, 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,

ALGEMENE KENNISGEWINGS

KENNISGEWING 257 VAN 1969

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW-UITBREIDING 159

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Albertus Hugo van Wijk aansoek gedoen het om 'n dorp te stig op die plaas Elandsfontein 90 IR, distrik Germiston, wat bekend sal wees as Bedfordview-uitbreiding 159.

Die voorgestelde dorp lê oos van en grens aan voorgestelde dorpe Bedfordview-uitbreiding 27 en Bedfordview-uitbreiding 115, suid van en grens aan die Kloofpad, op die plaas Elandsfontein 90 IR, distrik Germiston.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

KENNISGEWING 258 VAN 1969

VOORGESTELDE STIGTING VAN DORP ZEEKOEWATER

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Zeekoeewater Township (Pty) Ltd, aansoek gedoen het om 'n dorp te stig op die plaas Zeekoeewater 311 JS, distrik Witbank, wat bekend sal wees as Zeekoeewater.

Die voorgestelde dorp lê oos van dorpe Del Judor, Del Judor-uitbreiding 1, suid van die pad na Doornpoortdam, op die plaas Zeekoeewater 311 JS, distrik Witbank.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die Kantoor van die Direkteur, Kamer B225, 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

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.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

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.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

NOTICE 259 OF 1969

PROPOSED ESTABLISHMENT OF BRITS EXTENSION 9 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 Lodewyk Petrus Scheepers, for permission to lay out a township on the farm Roodekopjes of Zwartkopjes 427 JQ, District of Brits, to be known as Brits Extension 9.

The proposed township is situate approximately 200 Cape feet north of the junction of Road 681 and the Pretoria-Hartebeestpoort Road, west of and abuts Road 681 and north of Brits Township, on Portion 200 (a portion of Portion 5) and Portion 491 (a portion of Portion 294) of the farm Roodekopjes of Zwartkopjes 427 JQ, District of Brits.

The application together with the relative plans, documents and information, is open for inspection, at the Office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

NOTICE 260 OF 1969

PROPOSED ESTABLISHMENT OF WITBANK EXTENSION 27 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 Johannes Stephanus Marcus Samuel Vermaak, for permission to lay out a township on the farm Zeekoeewater 311 JS, District of Witbank, to be known as Witbank Extension 27.

The proposed township is situate south of proposed Township Witbank Extension 23 on the farm Zeekoeewater 311 JS, District of Witbank.

KENNISGEWING 259 VAN 1969

VOORGESTELDE STIGTING VAN DORP BRITS-UITBREIDING 9

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Lodewyk Petrus Scheepers aansoek gedoen het om 'n dorp te stig op die plaas Roodekopjes of Zwartkopjes 427 JQ, distrik Brits, wat bekend sal wees as Brits-uitbreiding 9.

Die voorgestelde dorp lê ongeveer 200 Kaapse voet noord van die aansluiting van Pad 681 met die Pretoria-Hartebeestpoortpad, wes van en grens aan Pad 681 en noord van die dorp Brits, op Gedeelte 200 ('n gedeelte van Gedeelte 5) en Gedeelte 491 ('n gedeelte van Gedeelte 294) van die plaas Roodekopjes of Zwartkopjes 427, distrik Brits.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insaai by die Kantoor van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

KENNISGEWING 260 VAN 1969

VOORGESTELDE STIGTING VAN DORP WITBANK-UITBREIDING 27

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Johannes Stephanus Marcus Samuel Vermaak, aansoek gedoen het om 'n dorp te stig op die plaas Zeekoeewater 311 JS, distrik Witbank, wat bekend sal wees as Witbank-uitbreiding 27.

Die voorgestelde dorp lê suid van die voorgestelde dorp Witbank-uitbreiding 23 op die plaas Zeekoeewater 311 JS, distrik Witbank.

The application together with the relative plans, documents and information, is open for inspection, at the Office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government:
Pretoria, 6 May 1969.

14-21

NOTICE 261 OF 1969

SPRINGS AMENDMENT SCHEME 1/36

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Springs has applied for Springs Town-planning Scheme 1, 1946, by the rezoning of Erven 793 and 794, Casseldale Extension 1 Township, from "Municipal" to "General Residential" to permit the erection of flats thereon.

This amendment will be known as Springs Amendment Scheme 1/36. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Springs, and at the office of the Director of Local Government, Room B214, 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

NOTICE 262 OF 1969

PRETORIA REGION AMENDMENT SCHEME 188

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, to be amended by the density zoning of Erf 14, Waterkloof Ridge Township, situate on Argo Place, south of the intersection of Plough Avenue and Argo Street, from "One dwelling per existing erf" to "One dwelling per 25,000 square feet".

This amendment will be known as Pretoria Region Amendment Scheme 188. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

32

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die Kantoer van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 6 Mei 1969.

14-21

KENNISGEWING 261 VAN 1969

SPRINGS-WYSIGINGSKEMA 1/36

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Springs aansoek gedoen het om Springs-dorpsaanlegskema, 1, 1946, te wysig deur die hersonering van Erve 793 en 794, dorp Casseldale-uitbreiding 1, van "Munisipaal" tot "Algemene Woon" ten einde die oprigting van woonstelle daarop moontlik te maak.

Verdere besonderhede van hierdie Wysigingskema (wat Springs-wysigingskema 1/36 genoem sal word), lê in die kantoer van die Stadsklerk van Springs, en in die kantoer van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale 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 vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

KENNISGEWING 262 VAN 1969

PRETORIASTREEK-WYSIGINGSKEMA 188

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die digtheidsbestemming van Erf 14, dorp Waterkloof Ridge, geleë aan Argo Place, ten suide van die kruising van Ploughlaan en Argostraat, van "Een woonhuis per bestaande erf" tot "Een woonhuis per 25,000 vierkante voet".

Verdere besonderhede van hierdie Wysigingskema (wat Pretoriastreek-wysigingskema 188 genoem sal word), lê in die kantoer van die Stadsklerk van Pretoria, en in die kantoer van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriussstraat, Pretoria, ter insae.

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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

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 vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

NOTICE 263 OF 1969

BOKSBURG AMENDMENT SCHEME 1/49

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 Boksburg has applied for Boksburg Town-planning Scheme 1, 1946, to be amended by the rezoning of Portion 263 of the farm Klipfontein 83 (previously Plot 133, Ravenswood Agricultural Holdings) from "Agricultural" to "Undetermined".

This amendment will be known as Boksburg Amendment Scheme 1/49. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Boksburg, and at the office of the Director of Local Government, Room 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.
Pretoria, 14 May 1969.

14-21

KENNISGEWING 263 VAN 1969

BOKSBURG-WYSIGINGSKEMA 1/49

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Boksburg aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die herindeling van Gedeelte 263 van die plaas Klipfontein 83 (voorheen Perseel 133, Ravenswoodlandbouhoeves), van "Landbou" tot "Onbepaald".

Verdere besonderhede van hierdie Wysigingskema (wat Boksburg-wysigingskema 1/49 genoem sal word), lê in die kantoor van die Stadsklerk van Boksburg 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 vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 14 Mei 1969.

14-21

NOTICE 270 OF 1969

PROPOSED ESTABLISHMENT OF AUGUSTA 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 Constein Investments (Pty) Ltd, for permission to lay out a township on the farm Wilgespruit 190 IQ, District of Roodepoort, to be known as Augusta.

The proposed township is situate approximately a $\frac{3}{4}$ mile north-east of the junction of Roodekrans Road and Ontdekkers Road, on Portion 282 of the farm Wilgespruit 190 IQ, District of Roodepoort.

KENNISGEWING 270 VAN 1969

VOORGESTELDE STIGTING VAN DORP AUGUSTA

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Constein Investments (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Wilgespruit 190 IQ, distrik Roodepoort, wat bekend sal wees as Augusta.

Die voorgestelde dorp lê ongeveer 'n $\frac{3}{4}$ myl noordoos van die aansluiting van Roodekranspad met Ontdekkersweg, op Gedeelte 282 van die plaas Wilgespruit 190 IQ, distrik Roodepoort.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.

Pretoria, 14 May 1969.

14-21

NOTICE 272 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION 247 (A PORTION OF PORTION 173) OF LOT 153, TOWNSHIP OF SABIE, DISTRICT OF PILGRIMS REST

It is hereby notified that application has been made by Rebecca Johanna Language in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Portion 247 (a portion of Portion 173) of Lot 153, Township of Sabie, District of Pilgrims Rest, to permit the lot being used for business purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 18th June 1969.

G. P. NEL, Director of Local Government.

Pretoria, 21 May 1969.

NOTICE 273 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF 6, VANDERBIJL PARK CENTRAL EAST 6 TOWNSHIP, DISTRICT OF VANDERBIJLPARK

It is hereby notified that application has been made by Louis Jacobus Fourie in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf 6, Vanderbijl Park Central East 6 Township, District of Vanderbijlpark, to permit the erf being used for a public garage, service and filling station.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 18th June 1969.

G. P. NEL, Director of Local Government.

Pretoria, 21 May 1969.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 14 Mei 1969.

14-21

KENNISGEWING 272 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN GEDEELTE 247 ('N GEDEELTE VAN GEDEELTE 173) VAN LOT 153, DORP SABIE, DISTRIK PILGRIMS REST

Hierby word bekend gemaak dat Rebecca Johanna Language ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Gedeelte 247 ('n gedeelte van Gedeelte 173) van Lot 153, dorp Sabie, distrik Pilgrims Rest, ten einde dit moontlik te maak dat die lot vir besigheidsdoeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 18 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 21 Mei 1969.

KENNISGEWING 273 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF 6, VANDERBIJL PARK CENTRAL EAST 6 TOWNSHIP, DISTRIK VANDERBIJLPARK

Hierby word bekend gemaak dat Louis Jacobus Fourie ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf 6, Vanderbijl Park Central East 6 Township, distrik Vanderbijlpark, ten einde dit moontlik te maak dat die erf vir 'n openbare garage, diens- en vulstasie gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 18 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 21 Mei 1969.

NOTICE 274 OF 1969

JOHANNESBURG AMENDMENT SCHEME 1/342

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme 1, 1946, to be amended by the rezoning of Consolidated Stand 3843, Johannesburg, being the south-western corner of the intersection of Goldreich and Banket Streets from "General Residential" to "Special" to permit a public restaurant in the basement and flats above, subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme 1/342. 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 B214, 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.
Pretoria, 21 May 1969.

21-28

KENNISGEWING 274 VAN 1969

JOHANNESBURG-WYSIGINGSKEMA 1/342

Hierby word ooreenkomstig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Gekonsolideerde Standplaas 3843, Johannesburg, naamlik die suidwestelike hoek van die kruising van Goldreich- en Banketstraat van "Algemene Woon" tot "Spesiale" om op sekere voorwaarde 'n openbare restaurant in die kelderverdieping en woonstelle daarbo op te rig.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/342 genoem sal word) lê in die kantoor van de Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, 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 vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 21 Mei 1969.

21-28

NOTICE 275 OF 1969

KEMPTON PARK AMENDMENT SCHEME 1/36

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Kempton Park applied for Kempton Park Town-planning Scheme 1, 1952, to be amended as follows:—

- (a) The addition to clause 2, Part I, of the definition for the words "Floor Space Ratio".
- (b) The amendment of table B, clause 10, Part III, by the inclusion of erven of 10,000 square feet area and the determination of a 25-feet building line restriction in respect of zones consisting of erven of 10,000 square feet area to 20,000 square feet area, as well as the determination of a building line restriction of 35 feet in respect of zones consisting of erven of more than 20,000 square feet area.
- (c) The addition of the following to clause 11, Part III:—

"(6) Kempton Park Extension 4 Township.
(7) Birchleigh Township."

(d) The insertion of the words "Special or" before the words "general business zone" in subclause (b), clause 12, Part III.

(e) The addition to clause 13, Part IV, of a definition for a new type of business, viz. "Parking Garage".

(f) The inclusion of the figures "25" in clause 14 (a) Part IV, in order to provide for the application of the provisions of clause 25, subject also to the provisions of the said clause 14 (a).

KENNISGEWING 275 VAN 1969

KEMPTON PARK-WYSIGINGSKEMA 1/36

Hierby word ooreenkomstig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Kempton Park aansoek gedoen het om Kempton Park-dorpsaanlegskema 1, 1952, soos volg te wysig:—

- (a) Die toevoeging tot klousule 2, Deel I, van die woordomskrywing vir die begrip "Vloerruimte verhouding".
- (b) Die wysiging van tabel B, klousule 10, Deel III, deur die insluiting van erwe met 'n grootte van 10,000 vierkante voet en die bepaling van 'n boulynbeperking van 25 voet ten opsigte van sones bestaande uit erwe met 'n grootte van 10,000 vierkante voet tot 20,000 vierkante voet, asook die bepaling van 'n boulynbeperking van 35 voet ten opsigte van sones bestaande uit erwe met 'n grootte van meer as 20,000 vierkante voet.
- (c) Die toevoeging van die volgende tot klousule 11, Deel III:—

"(6) Dorp Kempton Park-uitbreiding 4.
(7) Dorp Birchleigh."

(d) Die invoeging van die woorde "Spesiaal of" voor die woorde "Algemene Besigheidstreek", in subklousule (b), klousule 12, Deel III.

(e) Die toevoeging tot klousule 13, Deel IV, van 'n woordomskrywing vir 'n nuwe soort besigheid, naamlik "parkeergarage".

(f) Die insluiting van die syfers "25" in klousule 14 (a), Deel IV, ten einde die toepassing van klousule 25 ook onderworpe te maak aan die bepalings van genoemde klousule 14 (a).

(g) The insertion of a proviso to clause 15 (a), Part IV, whereby the Conditions of Establishment of new townships, as well as conditions and restrictions pertaining to the development of erven for special purposes can be embodied in the Kempton Park Town-planning Scheme by way of annexures to the said scheme.

(h) The amendment of clause 15 (a), table C, Use Zone III, column 5, as follows:—

(i) The insertion of the words "parking garages" after the words "public garages".

(ii) The insertion of the words "fish frying" after the words "noxious industrial buildings".

(i) The amendment of clause 15 (a), table C, Use Zone IV, columns 3 and 4, as follows:—

Column 3: The substitution of the words "parking garages" for the words "public garages".

Column 4: The insertion of the words "and specifically fish frying" after the words "other uses not under columns 3 and 5".

This amendment will be known as Kempton Park Amendment Scheme 1/36. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Kempton Park, and at the office of the Director of Local Government, Room B214, 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.

Pretoria, 21 May 1969.

21-28

NOTICE 276 OF 1969

ROODEPOORT-MARABURG AMENDMENT SCHEME 1/77

It is hereby notified, in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort-Maraisburg Town-planning Scheme 1, 1946, to be amended as follows:—

"The reservation of strips of land for road purposes:—

(a) For the widening of Goldman Street, Florida Township:—

(i) Ten feet wide on the north side from Second Avenue to the eastern boundary of Lot 454, affecting Lots 52, 53, Remaining Extent 54, 55, Remaining Extent 1/56, Remaining Extent 56, 1 of 57, Remaining Extent 57, A of 58, 59, 60, 1 of 61, Remaining Extent 61, 457, 456, 455 and 454.

(ii) Twelve feet wide on the south side (to line up with the existing twelve feet servitude over Remaining Extent of 111 and Portion 5 of 111), from the western boundary of Portion 4 of Lot 111 to Second Avenue, affecting Portions 1, 3 and 4 of Lot 111.

(iii) Ten feet wide, on the south side, from the western boundary of remaining extent of Lot 88 to Fourth Avenue, affecting Lots Remaining Extent 88, 2 of 88, 1 of 88, 87, 86, 1 of 85, Remaining Extent 85, 1 of 84, 83, 82 and 81.

(g) Die invoeging van 'n voorbeholdsbeplasing by klosule 15 (a), Deel IV, waarvolgens die Stigtingsvoorraadse van nuwe dorpsgebiede, sowel as voorraadse en beperkinge met betrekking tot die ontwikkeling van ewe vir spesiale doeleindes by wyse van bylaes in die Kempton Park-dorpsaanlegskema ingesluit kan word.

(h) Die wysiging van klosule 15 (a), tabel C, Gebruikstreek III, kolom 5, soos volg:—

(i) Na die woorde "Publieke garages", die invoeging van die woorde "Parkeergarages".

(ii) Na die woorde "hinderlike bedrywe" die invoeging van die woorde "Visbraaierye".

(i) Die wysiging van klosule 15 (a); tabel C, Gebruikstreek IV, kolomme 3 en 4, soos volg:—

Kolom 3: Die vervanging van die woorde "publieke Garages" met die woorde "Parkeergarages".

Kolom 4: Die invoeging van die woorde "en bepaald visbraaiery" na die woorde "Ander gebruik nie onder kolomme 3 en 5 vermeld nie".

Verdere besonderhede van hierdie Wysigingskema (wat Kempton Park-wysigingskema 1/36 genoem sal word) lê in die kantoor van die Stadslerk van Kempton Park, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, 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 grense van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennismewig die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennistel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 21 Mei 1969.

21-28

KENNISGEWING 276 VAN 1969

ROODEPOORT-MARABURG-WYSIGINGSKEMA 1/77

Hierby word ooreenkomsdig die beplatings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, soos volg te wysig:—

"Die reservering van stroke grond vir paddoëleindes:—

(a) Om Goldmanstraat, dorp Florida, wyer te maak:—

(i) Tien voet wyd aan die noordekant van Tweede Laan af tot by die oostelike grens van Erf 454, rakende Erwe 52, 53, Resterende Gedeelte 54, 55, Resterende Gedeelte 1/56, Resterende Gedeelte 56, 1 van 57, Resterende Gedeelte 57, A van 58, 59, 60, 1 van 61, Resterende Gedeelte 61, 457, 456, 455 en 454.

(ii) Twaalf voet wyd aan die suidekant (om dit inlyn te bring met die bestaande servituut van 12 voet oor Resterende Gedeelte 111 en Gedeelte 5 van 111) van die westelike grens van Gedeelte 4 van Erf 111 af tot by Tweede Laan, rakende Gedeeltes 1, 3 en 4 van Erf 111.

(iii) Tien voet wyd, aan die suidekant, van die westelike grens van Resterende Gedeelte 88 af tot by Vierde Laan, rakende Erwe Resterende Gedeelte 88, 2 van 88, 1 van 88, 87, 86, 1 van 85, Resterende Gedeelte 85, 1 van 84, 83, 82 en 81.

(b) For the widening of Third Avenue, Florida Township:

(i) Ten feet wide over Lot 60, Portion 1 of Lot 84 and remaining extent of Lot 84.

(ii) Seventy feet wide over Portion A of Lot 96.

(c) For a 60 feet wide by-pass road, from a point opposite Sauer Street, Florida Township, generally along the boundary of the railway line to Florida Station, affecting Lots Remaining Extent 131, 130, Portions 4, 5, 6, 7, 8 and 9 of Reserve 5, 109, 108, 94, 95, Remaining Extent 96, A of 96, Remaining Extent 97, Remaining Extent 75, A of 72, A of 202, B of 202 and Remaining Extent 202."

This amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/77. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Roodepoort, and at the office of the Director of Local Government, Room B214, 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.

G. P. NEL, Director of Local Government.

Pretoria, 21 May 1969.

21-28

NOTICE 277 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION 2 OF HOLDING 20, BOKSBURG SMALL HOLDINGS, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Huminduff Investments (Proprietary) Limited, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Portion 2 of Holding 20, Boksburg Small Holdings, to permit the holding being used for General Industrial purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 17 June 1969.

G. P. NEL, Director, Department of Local Government.
Pretoria, 21 May 1969.

NOTICE 278 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING 83, LOUISRUS AGRICULTURAL HOLDINGS, DISTRICT OF VANDERBIJLPARK

It is hereby notified that application has been made by Frederick Christoffel de Witt, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding 83, Louisrus Agricultural Holdings, to permit the holding

(b) Om Derde Laan, dorp Florida, wyer te maak:—

(i) Tien voet wyd oor Erf 60, Gedeelte 1 van Erf 84 en restant van Erf 84.

(ii) Sewentig voet wyd oor Gedeelte A van Erf 96.

(c) Vir 'n verbypad, 60 voet wyd, van 'n punt teenoor Sauerstraat, dorp Florida af, algemeen langs die grens van die spoorlyn tot by Florida-stasie, rakende Erwe Resterende Gedeelte 131, 130, Gedeeltes 4, 5, 6, 7, 8 en 9 van Reservé 5, 109, 108, 94, 95, Resterende Gedeelte 96, A van 96, Resterende Gedeelte 97, Resterende Gedeelte 75, A van 72, A van 202, B van 202 en Resterende Gedeelte 202."

Verdere besonderhede van hierdie Wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/77 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, 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 binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis te stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 21 Mei 1969.

21-28

KENNISGEWING 277 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDEN VAN GEDEELTE 2 VAN HOEWE 20, BOKSBURGLANDBOUHOEWES; DISTRIK BOKSBURG

Hierby word bekendgemaak dat Huminduff Investments (Proprietary) Limited, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Gedeelte 2 van Hoeve 20, Boksburglandbouhoeves ten einde dit moontlik te maak dat die hoeve vir Algemene Nywerheidsoeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op voor 17 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur, Departement van Plaaslike Bestuur.
Pretoria, 21 Mei 1969.

KENNISGEWING 278 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDEN VAN HOEWE 83, LOUISRUS LANDBOUHOEWES, DISTRIK VANDERBIJLPARK

Hierby word bekendgemaak dat Frederick Christoffel de Witt, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Hoeve 83, Louisruslandbouhoeves, ten einde dit moontlik te maak dat die hoeve vir 'n slaghuis, apteek, doktersse

being used for a butchery, chemist, doctors' consulting rooms, milk purveyor, fresh produce, mineral water dealer, bottle store, hardware dealer and fishmonger.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 17 June 1969.

G. P. NEL, Director, Department of Local Government, Pretoria, 21 May 1969.

NOTICE 279 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING 11, BOKSBURG SMALL HOLDINGS, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Bikans Investments (Proprietary) Limited, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding 11, Boksburg Small Holdings, to permit the holding being used for General Industrial purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 17 June 1969.

G. N. NEL, Director, Department of Local Government, Pretoria, 21 May 1969.

NOTICE 280 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING 129, BUSH HILL ESTATE AGRICULTURAL HOLDINGS, DISTRICT OF ROODEPOORT

It is hereby notified that application has been made by John Wilson, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding 129, Bush Hill Estate Agricultural Holdings, to permit the holding being used for General Business Rights.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 17 June 1969.

G. P. NEL, Director, Department of Local Government, Pretoria, 21 May 1969.

sprekkamers, melk verkoper, vars produkte, minerale water handelaar, bottelstoer, hardware handelaar en 'n viswinkel gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 17 June 1969, skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur, Departement van Plaaslike Bestuur, Pretoria, 21 Mei 1969.

KENNISGEWING 279 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN HOEWE 11, BOKSBURG-LANDBOUHOEWES

Hierby word bekendgemaak dat Bikans Investments (Proprietary) Limited, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Hoeve 11, Boksburglandbouhoeves, ten einde dit moontlik te maak dat die hoeve vir Algemene Nywerheid gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 17 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur, Departement van Plaaslike Bestuur, Pretoria, 21 Mei 1969.

KENNISGEWING 280 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN HOEWE 129, BUSH HILL ESTATE LANDBOUHOEWES, DISTRIK ROODEPOORT

Hierby word bekendgemaak dat John Wilson, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Hoeve 129, Bush Hill Estate Landbouhoeves, ten einde dit moonlik te maak dat die hoeve vir Algemene Besigheidsregte gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 17 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur, Departement van Plaaslike Bestuur, Pretoria, 21 Mei 1969.

NOTICE 281 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF THE REMAINDER OF HOLDING 17, BOKSBURG SMALL HOLDINGS, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Conree Products (Proprietary) Limited, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of the remainder of Holding 17, Boksburg Small Holdings, to permit the property being used for the conduct of a pre-cast concrete works and general engineering purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 17 June 1969.

G. P. NEL, Director of Local Government.
Pretoria, 21 May 1969.

NOTICE 282 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF THE REMAINDER OF PORTION A OF HOLDING 20, BOKSBURG SMALL HOLDINGS, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Conree Products (Proprietary) Limited in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of the Remainder of Portion A of Holding 20, Boksburg Small Holdings, to permit the holding being used for the conduct of a pre-cast concrete works and general engineering purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B310, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 17th June 1969.

G. P. NEL, Director of Local Government.
Pretoria, 21 May 1969.

NOTICE 283 OF 1969

PROPOSED ESTABLISHMENT OF GLENKELLY EXTENSION 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 Glen Anil Development Corporation Ltd for permission to lay out a township on the farm Weltevreden 202 IQ, District of Roodepoort, to be known as Glenkelly Extension 1.

The proposed township is situate approximately 2,000 Cape feet west of the junction of the Johannesburg western by-pass and the Johannesburg-Broederstroom Road and north-west of and abuts Fairland Township, on Portion

KENNISGEWING 281 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN DIE RESTANT VAN HOEWE 17, BOKSBURG LANDBOUHOEWES, DISTRIK BOKSBURG

Hierby word bekendgemaak dat Conree Products (Proprietary) Limited, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van die restant van Hoewe 17, Boksburg Landbouhoewes, ten einde dit moontlik te maak dat die hoewe vir voorafgegiste betonwerke en algemene ingenieurs doeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 17 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 21 Mei 1969.

KENNISGEWING 282 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN DIE RESTANT VAN GEDEELTE A VAN HOEWE 20, BOKSBURG LANDBOUHOEWES, DISTRIK BOKSBURG

Hierby word bekendgemaak dat "Conree Products (Proprietary) Limited" ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van die Restant van Gedeelte A van Hoewe 20, Boksburg Landbouhoewes, ten einde dit moontlik te maak dat die hoewe vir voorafgegiste betonwerke en algemene ingenieurs doeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 17 Junie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 21 Mei 1969.

KENNISGEWING 283 VAN 1969

VOORGESTELDE STIGTING VAN DORP GLEN-KELLY UITBREIDING 1

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Glen Anil Development Korporasie Bpk aansoek gedoen het om 'n dorp te stig op die plaas Weltevreden 202 IQ, distrik Roodepoort, wat bekend sal wees as Glenkelly Uitbreiding 1.

Die voorgestelde dorp lê ongeveer 2000 Kaapse voet wes van die aansluiting van die Johannesburg-westelike verbypad met die Johannesburg-Broederstroompad en noordwes van en grens aan die dorp Fairland, op Gedeelte

42 (a portion of Portion 4) and the remaining extent of Portion 4 (a portion of Portion 1) of the farm Weltevreden 202 IQ, District of Roodepoort.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.

Pretoria, 21 May 1969.

21-28

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION TENDERS

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Description of tender Beskrywing van tender	Closing date Sluitingsdatum
H.A. 1/12/69...	Medicinal and infusion liquids/Medisinale en inspuitingsvloeistowwe.....	20/6/69
H.A. 1/13/69...	Electrical accessories for medical instruments/Elektriese toebehore vir mediese instrumente.....	20/6/69
R.F.T. 39/69...	Self-propelled diesel road rollers/Selfaangedrewe dieselpadrollers.....	20/6/69
R.F.T. 40/69...	Circular saw benches, engine driven/Sirkelsaagbanke, enjinaangedrewe.....	20/6/69
R.F.T. 41/69...	Concrete vibrators/Betontrillers.....	20/6/69
W.F.T.B. 376/69	Hoëskool Dr. Malan, Meyerton, District of/distrik Vereeniging: Repairs and renovations/Reparasies en opknappings.....	13/6/69
W.F.T.B. 377/69	Laerskool Dalmondeor, Mondeor, Johannesburg: Replacing of glass panels with steel panels, fitting of pslmets and installing of racks in kitchen/Vervanging van glaspanele deur staalpanele, aanbring van gordynknappe en installering van rakke in kombuis.....	13/6/69
W.F.T.B. 378/69	Hartbeesfonteinse Laerskool: Prefabricated hostel buildings: Repairs and renovations/Voorafvervaardigde koshuisgeboue: Reparasies en opknappings.....	13/6/69
W.F.T.B. 379/69	H. F. Verwoerd Hospital, Pretoria: Nicol House and Nurses' Training College: Exterior renovations/H. F. Verwoerdhospitaal, Pretoria: Nicolhuis en Verpleegstersopleidingskollege: Buiteopknappings....	13/6/69
W.F.T.B. 380/69	H. F. Verwoerd Hospital, Pretoria: Ward 19—Intensive Care Unit: Electrical installation/H. F. Verwoerd-hospitaal, Pretoria: Saal 19—Intensiewebehandelingseenheid: Elektriese installasie.....	13/6/69
W.F.T.B. 381/69	H. F. Verwoerd Hospital, Pretoria: Ward 19—Intensive Care Unit: Supply, delivery, installation and commissioning of two packaged air-conditioning units with distribution ducting/H. F. Verwoerdhospitaal, Pretoria: Saal 19—Intensiewebehandelingseenheid: Voorsiening, afluwering, installering en ingebruikneming van twee verpakte lugreglingsseenhede met distribusiekanaale.....	13/6/69
W.F.T.B. 382/69	John Orr Technical High School, Milner Park, Johannesburg: Erection of security fencing/Hoër Tegniese Skool John Orr, Milner Park, Johannesburg: Oprigting van veiligheidsomheining.....	13/6/69
W.F.T.B. 383/69	Pretoria Girls' High School: Repairs and renovations/Reparasies en opknappings.....	13/6/69
W.F.T.B. 384/69	Hoëskool Pretoria-Noord: Layout of site/Uitlê van terrein.....	27/6/69
W.F.T.B. 385/69	Tembisa Hospital, Kaalfontein: Supply, delivery and erection of a raw unscreened two-stage bio-filtration sewage treatment plant/Tembisahospitaal, Kaalfontein: Voorsiening, afluwering en oprigting van 'n rioolwaterbehandelingsinstallasie met rou ongesifte twee-stadiumbiofiltrasie.....	13/6/69
W.F.T.B. 386/69	Thabazimbi Primary School: Repairs and renovations/Thabazimbise Laerskool: Reparasies en opknappings.....	13/6/69
W.F.T.B. 387/69	Laerskool Wonderboom-Suid, Pretoria: Repairs and renovations/Reparasies en opknappings.....	13/6/69
W.F.T.B. 388/69	Eloffse Laerskool, Eloff, District of/distrik Delmas: Repairs and renovations/Reparasies en opknappings..	13/6/69
W.F.T.B. 389/69	Lord Milner Primary School, Settlers: Erection/Oprigting.....	27/6/69

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatums nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE TENDERS

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

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. 1..	Director of Hospital Services, Private Bag 221	A930	A	9	(89251)
H.A. 2..	Director of Hospital Services, Private Bag 221	A940	A	9	89402
H.B....	Director of Hospital Services, Private Bag 221	A746	A	7	89202
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
P.F.T....	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80965
R.F.T....	Director, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
T.E.D...	Director, Transvaal Education Department, Private Bag 76	A550	A	5	80651
W.F.T...	Director, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Director, Transvaal Department of Works, Private Bag 228	C219	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 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/kontrakvoorraades wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:—

Tender-verwysing.	Posadres te Pretoria.	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdieping.	Telefoonno., Pretoria.
H.A. 1..	Direkteur van Hospitaaldiensste, Privaatsak 221	A930	A	9	(89251)
H.A. 2..	Direkteur van Hospitaaldiensste, Privaatsak 221	A940	A	9	89402
H.B....	Direkteur van Hospitaaldiensste, Privaatsak 221	A746	A	7	89202
H.C....	Direkteur van Hospitaaldiensste, Privaatsak 221	A729	A	7	89206
H.D....	Direkteur van Hospitaaldiensste, Privaatsak 221	A740	A	7	89208
P.F.T....	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80965
R.F.T....	Direkteur, Transvaalse Paarde-departement, Privaatsak 197	D518	D	5	89184
T.O.D...	Direkteur, Transvaalse Onderwys-departement, Privaatsak 76	A550	A	5	80651
W.F.T...	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
W.F.T.B.	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C219	C	M	80306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidsslysste, binne 14 dae na die sluitingsdatum van 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 inkrywing moet in 'n afsonderlike koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inkrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inkrywings 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.

KLIPDRIFT Pound, District of Pretoria, on 18 June 1969, at 11 a.m.—Cow, cross-bred, 8 years, roan, branded A.M.1 on left buttock and earmarks; cow, cross-bred, 4 years, black, branded A.M.1 on left buttock and earmarks; bull, cross-bred, 3 years, red, branded A.M.1 on left buttock and earmarks; bull, cross-bred, 3 years, red, branded A.M.1 on left buttock and earmarks; ox, cross-bred, 3½ years, red, branded A.M.1 on left buttock and earmarks; heifer, cross-bred, 3½ years, red, branded 12 Q on left buttock; bull, cross-bred, 1½ years, red, both ears square cut; bull, cross-bred, 1 year, red, no marks.

KRUISFONTEIN Pound, District of Pretoria, on 11 June 1969, at 11 a.m.—Heifer, Jersey, 2 years, tawny, no marks; heifer, Jersey, 2 years, tawny, no marks; heifer, Jersey, 3 years, tawny, no marks; heifer, Jersey, 3 years, tawny, no marks; heifer,

Jersey, 3 years, white, no marks; cow, Jersey, 5 years, tawny, right ear topped; heifer, Jersey, 2 years, tawny, no marks; cow, Jersey, 6 years, tawny, no marks; heifer, Jersey, 2 years, black and white, no marks; bull, Jersey, 3 years, tawny, no marks; heifer, Frisian, 3 years, black and white, no marks.

KRUGERSDORP Municipal Pound, on 7 June 1969, at 9 a.m.—Horse, gelding, brown, no marks; horse, gelding, brown, no marks; horse, mare, brown, no marks; horse, gelding, blue roan, no marks.

MEYERTON Municipal Pound, on 6 June 1969, at 10.30 a.m.—Cow, no marks; calf, no marks.

SKUTVERKOPINGS

Tensy voor dié tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persone 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.

KLIPDRIFT Skut, distrik Pretoria, op 18 Junie 1969, om 11 v.m.—Koei, gekruis, 8 jaar, geel skimmel, brand A.M.1 op linker-boud en oormerke; koei, gekruis, 4 jaar,

swart, brand A.M.1 op linkerboud en oormerke; bul, gekruis, 3 jaar, rooi, brand A.M.1 op linkerboud en oormerke; bul, gekruis, 3½ jaar, rooi, brand A.M.1 op linkerboud en oormerke; vers, gekruis, 3½ jaar, rooi, brand 12 Q op linkerboud; bul, gekruis, 1½ jaar, rooi, albei ore winkelhaak; bul, gekruis, 1 jaar, rooi, geen merke.

KRUISPONTEIN Skut, distrik Pretoria, op 11 Junie 1969, om 11 v.m.—Vers, Jersey, 2 jaar, geel, geen merke; vers, Jersey, 2 jaar, geel, geen merke; vers, Jersey, 3 jaar, geel, geen merke; vers, Jersey, 3 jaar, wit, geen merke; koei, Jersey, 5 jaar, geel, regteroor getop; vers, Jersey, 2 jaar, geel, geen merke; koei, Jersey, 6 jaar, geel, poenskop, geen merke; vers, Jersey, 2 jaar, swartbont, geen merke; bul, Jersey, 3 jaar, geel, geen merke; vers, Fries, 3 jaar, swartbont, geen merke.

KRUGERSDORPSE Munisipale Skut, op 7 Junie 1969, om 9 v.m.—Perd, reun, bruin, geen merke; perd, reun, bruin, geen merke; perd, merrie, bruin, geen merke; perd, reun, blou, geen merke.

MEYERTONSE Munisipale Skut, op 6 Junie 1969, om 10.30 v.m.—Koei, geen merke; kalf, geen merke.

NOTICES BY LOCAL AUTHORITIES

PLAASLIKE BESTUURSKENNISGEWINGS

TOWN COUNCIL OF NIGEL

WATER BY-LAWS.—PROPOSED AMENDMENTS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Nigel to amend its Water By-laws in order to provide for new tariffs.

Copies of the proposed tariffs will lie for inspection during normal office hours at the office of the Clerk of the Council, Municipal Offices, Nigel, and any objections thereto must be lodged, in writing, with the undersigned not later than 12 noon on Friday, 13 June 1969.

P. M. WAGENER, Town Clerk.

Municipal Offices,
Nigel, 9 May 1969.

(Notice 30/1969.)
(B5/31)

beware moet skriftelik by die ondergetekende ingedien word nie later nie as 12-uur middag op Vrydag, 13 Junie 1969.

P. M. WAGENER, Stadsklerk.

Munisipale Kantoor,
Nigel, 9 Mei 1969.

(Kennisgewing 30/1969.)
(B5/31) 361—21

Afskrifte van voormalde wysiging lê ter insae op kantoor van die ondergetekende gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf die datum van publikasie van hierdie kennisgewing.

A. F. KOCK, Stadsklerk.

Stadskantore,
Klerksdorp, 1 Mei 1969.
(Kennisgewing 29/69.)

360—21

TOWN COUNCIL OF KLERKS DORP

AMENDMENT OF PUBLIC HEALTH 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 Public Health By-Laws in order to restrict the number of cattle which may be kept on private properties within the municipal area.

Copies of the proposed amendment will lie for inspection at the office of the undersigned during usual office hours for a period of 21 days from the date of publication of this notice.

A. F. KOCK, Town Clerk.

Municipal Offices,
Klerksdorp, 1 May 1969.

(Notice 29/69.)

Afskrifte van voormalde wysiging lê ter insae op kantoor van die ondergetekende gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf die datum van publikasie van hierdie kennisgewing.

A. F. KOCK, Stadsklerk.

Stadskantore,
Klerksdorp, 1 Mei 1969.
(Kennisgewing 29/69.)

360—21

Afskrifte van voormalde wysiging lê ter insae op kantoor van die ondergetekende gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf die datum van publikasie van hierdie kennisgewing.

A. F. KOCK, Stadsklerk.

Stadskantore,
Klerksdorp, 1 Mei 1969.
(Kennisgewing 29/69.)

360—21

STADSRAAD VAN NIGEL

WATERVERORDENINGE.—VOORGESTELDE WYSIGING

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word kennis hiermee gegee dat die Stadsraad van Nigel van voornemens is om sy Waterverordeninge te wysig ten einde voorsiening te maak vir nuwe tariewe.

Afskrifte van die voorgestelde tariewe sal gedurende normale kantoorure ter insae lê by die kantoor van die Klerk van die Raad, Munisipale Kantoor, Nigel, en enige

stadsraad van Klerksdorp, gedurende normale kantoorure ter insae lê by die kantoor van die Klerk van die Raad, Munisipale Kantore, Naboomspruit, enige

Hiermee word kennis gegee ingevolge die bepalings van artikel 96, van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Publieke Gesondheidsverordeninge te wysig ten einde die aantal beeste wat op private eiendomme binne die munisipale gebied aangehou mag word te beperk.

MUNISIPALITEIT NABOOMSPRUIT

WAARDERINGSLYS

Kennis word hiermee gegee ingevolge die bepalings van artikel 13 (8) van die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig dat die eerste sitting van die Waardasiehof van die Dorpsraad van Naboomspruit, gehou sal word in die Raadsaal, Munisipale Kantore, Naboomspruit, op Dinsdag, 28 Mei 1969, om 10 v.m., om die Driejaarlike Waarderingslys vir 1969/72 en besware daarteen te oorweeg.

J. C. SHANDOSS, Stadsklerk.
Municipal Offices,
Naboomspruit, 6 Mei 1969.

359—21

CITY OF GERMISTON

AMENDMENT OF ELECTRICITY SUPPLY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston to amend the Electricity Supply By-Laws, published under Administrator's Notice 25, dated 9 January 1952, as amended, to obtain uniformity and to facilitate the programme for the computer.

Copies of the proposed amendments are open for public inspection in Room 115, Municipal Offices, Germiston, during a period of 21 days as from 21 May 1969.
P. J. BOSHOFF, Town Clerk.
Municipal Offices,
Germiston, 21 May 1969.
(No. 84/1969.)

bekend gemaak dat die Stadsraad van Germiston voornemens is om die Elektrisiteitsvoorsieningsverordeninge afgekondig by Administrateurskennisgewing 25 van 9 Januarie 1952, soos gewysig, hierby verder te wysig ten einde eenvormigheid te verkry en die program vir die rekenaar te vergemaklik.

Afskrifte van hierdie wysigings lê ter insae in Kamer 115, Stadskantore, Germiston, vir 'n tydperk van 21 dae met ingang vanaf 21 Mei 1969.

P. J. BOSHOFF, Stadsklerk.
Munisipale Kantore,
Germiston, 21 Mei 1969.
(No. 84/1969.)

358—21

STAD GERMISTON

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE

Daar word ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig,

STAD JOHANNESBURG

ONTEIENING VAN GROND EN SERWITUTE VIR DIE NOORD-SUID-MOTORWEG

Aan die eienaars, vermeende eienaars, huurders, vermeende huurders en okkuperders van die grond wat in die Bylea hieronder beskryf word, wie se verblyfplek aan die Stadsraad van Johannesburg onbekend is, asook aan die algemene publiek.

Daar word ingevolge die bepalings van artikel 3 gelees met artikel 6 (i) (c) en artikel 6 (i) (b) van die Municipalities Powers of Expropriation Ordinance, 1903, soos gewysig, aan u kennis gegee dat die Stadsraad van Johannesburg voornemens is om die grond en serwitute wat in die Bylea hieronder beskryf word vir die noord-suid-motorweg en aanverwante doeleindes te onteien.

Vir u inligting lui artikel 6 (ii) van die genoemde Ordonnansie as volg:—

"If any person interested as owner, lessee or occupier of any land proposed to be taken by the Council objects to the compulsory purchase thereof and serves notice in writing of such objection on the Council at any time within one month of the service of notice on him as provided in the preceding subsection the Council shall not be entitled to exercise their compulsory power of purchase without the sanction of the Administrator unless such objection be withdrawn."

Die datum waarop hierdie kennisgewing as beteken beskou word is die 21ste dag van Mei 1969, en die laaste dag vir die indiening van besware teen die voorgenome onteiening is een maand daarna.

Ek vestig u aandag op die feit dat die Ordonnansie in verband met die vasstelling van vergoeding wat die Raad moet betaal vir die grond en serwitute wat hy nodig het, bepaal dat die waarde van die eiendom, met inbegrip van verbeterings, die waarde is op die 21ste dag van Mei 1969 en dat geen aanbouingswerk aan of verbetering van enige sodanige eiendom wat daarna aangebring word (met sekere uitsonderings) in aanmerking geneem sal word nie.

Nader besonderhede van die Raad se skema kan gedurende gewone kantoorure op aanvraag in Kamer 216, Stadhuis, Johannesburg, verkry word.

Stadhuis, Johannesburg.

7 Mei 1969.

S. D. MARSHALL, Klerk van die Raad.

* Aangesien die Ordonnansie net in Engels aangekondig is, volg hier 'n vry vertaling van artikel 6 (ii) van die Ordonnansie:—

"Indien enige persoon wat as eienaar, huurder of okkuperder belang het by enige grond wat die Raad voornemens is om aan te skaf, teen die onteiening daarvan beswaar wil opper en hy binne een maand vanaf die datum van die kennisgewing wat ingevolge die bepalings van die voorgaande subartikel aan hom beteken is, die Raad skriftelik van sy beswaar in kennis stel, mag die Raad nie sy onteieningsbevoegdheid uitoefen nie tensy hy eers toestemming van die Administrateur daartoe verkry het, of tensy die beswaar teruggetrek word."

STAD JOHANNESBURG

Beskrywing van grond

Oppervlakte van die grond wat nodig is

Standplaas 392, Killarney.....	'n Serwituitgebied ongeveer 1,400	vk	vt	groot.
Standplaas 630, Killarney.....	'n Serwituitgebied ongeveer 1,450	vk	vt	groot.
Standplaas 1195, Houghton Estate.....	'n Serwituitgebied ongeveer 2,100	vk	vt	groot.
Standplaas 1453, Houghton Estate.....	'n Serwituitgebied ongeveer 1,550	vk	vt	groot.
Standplaas 1454, Houghton Estate.....	'n Serwituitgebied ongeveer 3,250	vk	vt	groot.
Standplaas 1455, Houghton Estate.....	'n Serwituitgebied ongeveer 5,000	vk	vt	groot.
Standplaas 1456, Houghton Estate.....	'n Serwituitgebied ongeveer 6,750	vk	vt	groot.
Standplaas 1457, Houghton Estate.....	'n Serwituitgebied ongeveer 8,500	vk	vt	groot.
Standplaas 1458, Houghton Estate.....	'n Serwituitgebied ongeveer 10,200	vk	vt	groot.
Resterende gedeelte van Standplaas 1653, Houghton Estate.....	'n Serwituitgebied ongeveer 4,750	vk	vt	groot.
Standplaas 1804, Houghton Estate.....	'n Serwituitgebied ongeveer 13,900	vk	vt	groot.
Standplaas 1805, Houghton Estate.....	'n Serwituitgebied ongeveer 15,200	vk	vt	groot.
Standplaas 1806, Houghton Estate.....	'n Serwituitgebied ongeveer 16,500	vk	vt	groot.
Standplaas 1807, Houghton Estate.....	'n Serwituitgebied ongeveer 17,850	vk	vt	groot.
Standplaas 1808, Houghton Estate.....	'n Serwituitgebied ongeveer 19,150	vk	vt	groot.
Standplaas 1809, Houghton Estate.....	'n Serwituitgebied ongeveer 20,500	vk	vt	groot.
Standplaas 1810, Houghton Estate.....	'n Serwituitgebied ongeveer 21,800	vk	vt	groot.
Gedeelte 1 van Standplaas 1811, Houghton Estate.....	Die hele gedeelte.			
Standplaas 1883, Houghton Estate.....	'n Serwituitgebied ongeveer 16,500	vk	vt	groot.
Standplaas 1884, Houghton Estate.....	'n Serwituitgebied ongeveer 14,560	vk	vt	groot.
Standplaas 1885, Houghton Estate.....	'n Serwituitgebied ongeveer 15,700	vk	vt	groot.
Standplaas 1886, Houghton Estate.....	'n Serwituitgebied ongeveer 17,850	vk	vt	groot.
Standplaas 1887, Houghton Estate.....	'n Serwituitgebied ongeveer 20,650	vk	vt	groot.
Standplaas 1888, Houghton Estate.....	'n Serwituitgebied ongeveer 24,100	vk	vt	groot.
Resterende gedeelte van Standplaas 1934, Houghton Estate.....	'n Serwituitgebied ongeveer 3,340	vk	vt	groot.
Gedeelte 1 van Standplaas 2, Oaklands.....	'n Serwituitgebied ongeveer 4,000	vk	vt	groot.
Gedeelte 1 van Standplaas 3, Waverley.....	'n Serwituitgebied ongeveer 5,650	vk	vt	groot.
Standplaas 5, Waverley.....	'n Serwituitgebied ongeveer 34,400	vk	vt	groot.
Resterende gedeelte van Standplaas 7, Waverley.....	'n Serwituitgebied ongeveer 3,750	vk	vt	groot.
Standplaas 9, Waverley.....	'n Serwituitgebied ongeveer 31,050	vk	vt	groot.
Gedeelte 1 van Standplaas 11, Waverley.....	'n Serwituitgebied ongeveer 16,750	vk	vt	groot.
Resterende gedeelte van Standplaas 11, Waverley.....	'n Serwituitgebied ongeveer 12,400	vk	vt	groot.
Gedeelte 2 van Standplaas 13, Waverley.....	'n Serwituitgebied ongeveer 21,300	vk	vt	groot.
Gedeelte 15 van Standplaas 13, Waverley.....	'n Serwituitgebied ongeveer 13,100	vk	vt	groot.
Standplaas 35, Waverley.....	'n Serwituitgebied ongeveer 600	vk	vt	groot.
Resterende gedeelte van Standplaas 45, Birnam.....	Die hele resterende gedeelte.			
Standplaas 191, Bramley.....	'n Serwituitgebied ongeveer 21,950	vk	vt	groot.
Resterende gedeelte van Standplaas 240, Bramley.....	Die hele standplaas.			
Gedeelte 1 van Standplaas 242, Bramley.....	'n Serwituitgebied ongeveer 500	vk	vt	groot.
Gedeelte 1 van Standplaas 279, Bramley.....	Die hele standplaas.			
Standplaas 282, Bramley.....	'n Serwituitgebied ongeveer 1,050	vk	vt	groot.
Standplaas 328, Bramley.....				

MUNICIPALITY OF CARLETONVILLE

PROPOSED AMENDMENT OF THE CARLETONVILLE TOWN-PLANNING SCHEME, 1961

The Town Council of Carletonville has prepared a draft amendment to the Carletonville Town-planning Scheme, 1961, to be known as Amendment Scheme 1/8.

The draft scheme contains the following proposals:—

1. Map 3, Scheme 1, as shown on Map 1; Scheme 1/8.
2. By the addition of the following to Use Zone V (Special Use) in Table D, clause 19 (a).

(3)	(4)	(5)
Carletonville Extension 9, Erf 4408 Public garage.....	Other uses not under columns 3 and 5....	Industrial buildings Group C, noxious industrial buildings.
Carletonville Extension 9, Erven 4533 and 4534 Power line purposes.....	—	—

3. By the addition of the following Use Zone to Table D, clause 19 (a):—

(1)	(2)	(3)	(4)	(5)
(xi) Underdetermined....	Cross hatched orange and brown	Agricultural buildings...	Other uses not under columns 3 and 5	Noxious industrial buildings, industrial buildings.

4. By the addition of the following provisos to clause 19 (a):—

(xxxv) *Erven 4045, 4046 and 4069.*—If Erven 4045, 4046 and 4069 are consolidated, the consolidated erf may also be used for the erection of single quarters or a hostel: Provided that in the event of the erf not being used for the aforesaid purpose, it shall be used for such other purpose as may be permitted and subject to such conditions as may be imposed by the Administrator, after reference to the local authority and the Townships Board.

(xxxvi) *Erven 4047 and 4068.*—If Erven 4047 and 4068 are consolidated, the consolidated erf may also be used for the erection of single quarters or a hostel: Provided that in the event of the erf not being used for the aforesaid purpose, it shall be used for such other purpose as may be permitted and subject to such conditions as may be imposed by the Administrator, after reference to the local authority and the Townships Board.

(xxxvii) *Erven 4048 and 4067.*—If Erven 4048 and 4067 are consolidated, the consolidated erf may also be used for the erection of single quarters or a hostel: Provided that in the event of the erf not being used for the aforesaid purpose, it shall be used for such other purpose as may be permitted and subject to such conditions as may be imposed by the Administrator, after reference to the local authority and the Townships Board.

(xxxviii) *Erven 4049 and 4066.*—If Erven 4049 and 4066 are consolidated, the consolidated erf may also be used for the erection of single quarters or a hostel: Provided that in the event of the erf not being used for the aforesaid purpose, it shall be used for such other purposes as may be permitted and subject to such conditions as may be imposed by the Administrator, after reference to the local authority and the Townships Board.

The general effect of the scheme is to include Carletonville Extension 9 Township within the scheme and to apply the provisions of the scheme to the township.

All erven in the township belongs to Carletonville Estates Ltd, West Driefontein Gold Mining Co. Ltd, Western Deep Levels Ltd and Doornfontein Gold Mining Co. Ltd.

Particulars of the scheme are open for inspection at Room 217, Municipal Offices, Halite Street, Carletonville, for a period of four weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will after the expiration of the aforesaid period consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Carletonville Town Planning-scheme, 1961, 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 14 May 1969, inform the Town Clerk, P.O. Box 3, Carletonville, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

Municipal Offices, P.O. Box 3, Carletonville.

P. A. DU PLESSIS, Town Clerk.

(Notice 23/1969.)

MUNISIPALITEIT CARLETONVILLE

VOORGESTELDE WYSIGING VAN DIE CARLETONVILLE-DORPSAANLEGSKEMA, 1961

Die Stadsraad van Carletonville het 'n wysiging van die Carletonville-dorpsaanlegskema opgestel wat bekend sal staan as wysigende Skema 1/8.

Hierdie ontwerpskema bevat die volgende voorstel:—

1. Kaart 3, Skema 1, soos op Kaart 1, Skema 1/8 aangetoon.
2. Die byvoeging van die volgende aan Gebruikstreek V (Spesiaal) van klousule 19 (a) van Tabel D.

(3)	(4)	(5)
Carletonville-uitbreiding 9, Erf 4408 Openbare garage.....	Ander gebruik nie onder kolomme 3 en 5 vermeld nie	Nywerheidsgeboue Groep C; hinderlike nywerheidsgeboue.
Carletonville-uitbreiding 9, Erve 4533 en 4534 Kraglyn doeleindes.....	—	—

3: Die byvoeging van die volgende gebruikstreek tot Tabel D van klousule 19 (a):—

(1)	(2)	(3)	(4)	(5)
(xi) Onbepaald.....	Oranje en bruin kruis arsering	Landboukundige geboue	Ander gebruik nie onder kosomme 3 en 5 vermeld nie	Nywerheidsgeboue, hinderlike nywerheidsgeboue.

4. Die byvoeging van die volgende voorbehoudsbepalings tot klousule 19 (a):—

(xxxv) Erwe 4045, 4046 en 4069.—As Erwe 4045, 4046 en 4069 gekonsolideer is, kan die gekonsolideerde erf ook vir die oprigting van 'n enkelkwartier of koshuis gebruik word: Met dien verstande dat ingeval die erf nie vir voormalde doel gebruik word nie, dit vir sodanige ander doeleindeste gebruik moet word as wat toegelaat word en op sodanige voorwaardes as wat deur die Administrateur opgele word na oorlegpleging met die plaaslike bestuur en die Dorperaad.

(xxxvi) Erwe 4047 en 4068.—As Erwe 4047 en 4068 gekonsolideer is, kan die gekonsolideerde erf ook vir die oprigting van 'n enkelkwartier of koshuis gebruik word: Met dien verstande dat ingeval die erf nie vir voormalde doel gebruik word nie, dit vir sodanige ander doeleindeste gebruik moet word as wat toegelaat word en op sodanige voorwaardes as wat deur die Administrateur opgele word na oorlegpleging met die plaaslike bestuur en die Dorperaad.

(xxxvii) Erwe 4048 en 4067.—As Erwe 4048 en 4067 gekonsolideer is, kan die gekonsolideerde erf ook vir die oprigting van 'n enkelkwartier of koshuis gebruik word: Met dien verstande dat ingeval die erf nie vir voormalde doel gebruik word nie, dit vir sodanige ander doeleindeste gebruik moet word as wat toegelaat word en op sodanige voorwaardes as wat deur die Administrateur opgele word na oorlegpleging met die plaaslike bestuur en die Dorperaad.

(xxxviii) Erwe 4049 en 4066.—As Erwe 4049 en 4066 gekonsolideer is, kan die gekonsolideerde erf ook vir die oprigting van 'n enkelkwartier of koshuis gebruik word: Met dien verstande dat ingeval die erf nie vir voormalde doel gebruik word nie, dit vir sodanige ander doeleindeste gebruik moet word as wat toegelaat word en op sodanige voorwaardes as wat deur die Administrateur opgele word na oorlegpleging met die plaaslike bestuur en die Dorperaad.

Die uitwerking van die wysigende skema is om Carletonville-uitbreiding 9 by die Dorpsaanlegskema in te lyf en die skemaklousules op die dorpsgebied van toepassing te maak.

Aj die erwe in die dorpsgebied behoort aan Carletonville Estates Ltd, West Driesfontein Gold Mining Co. Ltd, Western Deep Levels Ltd en Doornfontein Gold Mining Co. Ltd.

Besonderhede van die skema lê ter insae by Kamer 217, Munisipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 14 Mei 1969.

Die Raad sal na verstryking van genoemde periode die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Carletonville-dorpsaanlegskema, 1961, of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 3, Carletonville, binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en meld of by deur die plaaslike bestuur gehoor wil word al dan nie.

Munisipale Kantore, Posbus 3, Carletonville.

(Kennisgewing 23/1969.)

P. A. DU PLESSIS, Stadsklerk.

332—14-21

RUSTENBURG TOWN COUNCIL
AMENDMENT OF DRAINAGE AND PLUMBING BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend its Drainage and Plumbing By-Laws by increasing the charges for cleaning of blocked private drainage installations.

Copies of this amendment are lying for inspection at the office of the undersigned for a period of 21 days from date of publication hereof.

J. C. LOUW, Town Clerk.
Town Hall,
Rustenburg, 2 May 1969.
(Municipal Notice 26/69.)

STADSRAAD VAN RUSTENBURG
WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE

Kennis word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee, dat die Stadsraad van voorneme is om sy Riolerings- en Loodgietersverordeninge te wysig deur die gelde wat vir die skoonmaak van verstoppe private rioleringsinstallasies betaalbaar is, te verhoog.

Afskrifte van die voorgestelde wysiging lê by die kantoor van die ondertekende ter insae vir 'n tydperk van 21 dae vanaf publikasie hiervan.

J. C. LOUW, Stadsklerk.
Stadhuis,
Rustenburg, 2 Mei 1969.
(Munisipale Kennisgewing 26/69.)

357—21

TOWN COUNCIL OF KEMPTON PARK
AMENDMENT OF WATER SUPPLY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Kempton Park to amend its Uniform Water Supply By-laws, published under Administrator's Notice 1044, dated 19 November 1952, as amended, by increasing the further charge under item 1 (d) of Annexure X of Schedule 1 to Chapter 3 by 5 per cent, which amendment will bring the charges for the supply of water for Domestic, Educational, Hospital, Industrial and Agricultural purposes into line with an increase in the price of water imposed by the Rand Water Board.

Copies of the proposed amendment are open for inspection during normal office hours at Room 38, Municipal Offices, Pine Avenue, Kempton Park and objections against the Council's proposal, if any, will be received by the undersigned until Friday, 13 June 1969.

Q. W. VAN DER WALT, Town Clerk.
Municipal Offices,
Pine Avenue
(P.O. Box 13),
Kempton Park, 21 May 1969.
(Notice 30/1969.)

STADSRAAD VAN KEMPTON PARK
WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Kennisgewing geskied hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van

1939, soos gewysig, dat die Stadsraad van Kempton Park voornemens is om sy Eenvormige Watervoorsieningsverordeninge, aangekondig by Administrateurskennisgewing 1044 van 19 November 1952, soos gewysig, verder te wysig deur in die Tarief van geldte onder Aanhangsel X van Bylaag 1 by Hoofstuk 3, die verdere vordering onder item 1 (d) met 5 persent te verhoog, welke wysiging die vorderings vir die verskaffing van water vir Huishoudelike, Opyoedkundige-, Hospitaal-, Nywerheids- en Landboudoeleindes, in ooreenstemming sal bring met 'n verhoging op die prys van water ingestel deur die Randwaterraad.

Afskrifte van die voorgestelde wysiging lê ter insae gedurende kantoorure by Kamer 38, Munisipale Kantoor, Pinelaan, Kempton Park, en besware teen die Raad se voorstel, indien enige, sal deur ondertekende ontvang word tot en met Vrydag 13 Junie 1969.

Q. W. VAN DER WALT, Stadsklerk.
Munisipale Kantoor,
Pinelaan
(Posbus 13),
Kempton Park, 21 Mei 1969.
(Kennisgewing 30/1969.)

356—21

Buy National Savings Certificates

Koop Nasionale Spaarsertifikate

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/363

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/363.

This draft scheme has been prepared on instruction from the Administrator in terms of section 46 (7) of the Town-planning and Townships Ordinance, 1965.

This draft scheme contains the following proposal:

To rezone Freehold Lot 74 (Leasehold 882), Rosettenville Extension 1, being 71 Phillips Street, from "General Residential" to "Special Business" to permit a public garage, subject to certain conditions, instead of flats.

The owner of this lot is Glenesk Investments (Pty) Limited, P.O. Box 4834, Johannesburg.

Particulars of this scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 14 May 1969.

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 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 14 May 1969, 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.

S. D. MARSHALL, Clerk of the Council. Municipal Offices, Johannesburg, 14 May 1969.

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/363

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/363 bekend sal staan.

Hierdie ontwerpskema is opgestel in opdrag van die Administrateur ingevolge artikel 46 (7) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

Hierdie ontwerpskema bevat die volgende voorstel:

Die indeling van eiendomserf 74 (passeel 882), Rosettenville-uitbreiding 1, naamlik Phillipsstraat 71, word van "Algemene Woondoeleindes" na "Spesiale Besighedsdoeleindes" verander sodat daar op sekere voorwaarde 'n openbare garage in plaas van woonstelle toegelaat kan word.

Glenesk Investments (Pty) Limited, Postbus 4834, Johannesburg, is die eienaars van hierdie erf.

Besonderhede van hierdie Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema 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 14 Mei 1969 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL, Klerk van die Raad. Stadhuis, Johannesburg, 14 Mei 1969.

320—14-21

TOWN COUNCIL OF SPRINGS

PROPOSED AMENDMENT 1/8 TO SPRINGS TOWN-PLANNING SCHEME 1/1946

Notice is hereby given in terms of section 25 of the Ordinance on Town-planning and Townships 25 of 1965, that it is the intention of the Town Council of Springs to amend Town-planning Scheme 1/1946 by—

(1) including all the land incorporated into the Springs municipal area which was not included in the Springs Town-planning Scheme 1/1946 or any subsequent amendment scheme;

(2) introducing certain road proposals which consist mainly of a network of ring and radial links between the various suburbs with connections between these and the Town Centre and the new East-West Freeways to the north and through the south of Springs;

(3) zoning certain portions of land which were not zoned in previous schemes;

(4) amending the Scheme clauses insofar as they require amendment for the above and to bring them up to date.

Particulars of this Scheme are open for inspection at the office of the Town Engineer, Town Hall, Springs.

L. DE WET, Clerk of the Council. Town Hall, Springs, 25 April 1969. (No. 50.)

STADSRAAD VAN SPRINGS

VOORGESTELDE WYSIGING 1/8 VAN SPRINGSSE DORPSBEPLANNINGSKEMA 1/1946

Kennis word hiermee gegee kragtens artikel 25 van die Ordonnansie op Dorpsbeplanning en dorpe, No. 25 van 1965, dat die Stadsraad van Springs van voorneme is om Dorpsbeplanningskema 1/1946 te wysig deur—

(1) die insluiting van alle grond wat ingelyf is in die Springsse munisipale gebied maar wat nie in die Springsse Dorpsbeplanningskema 1/1946 of enige wysiging daarvan ingesluit is nie;

(2) die instelling van sekere padvoorsele wat hoofsaaklik bestaan uit 'n stelsel van ring- en radiale skakels tussen die verskillende voordele met aansluitings tussen die middedorp en die nuwe Oos-Wes-snelwee ten noorde en deur die suide van Springs;

(3) die sonering van sekere gedeeltes grond wat nog nie in vorige skemas gesoneer was nie;

(4) die wysiging van die skemaklusules ensoeterre bogemelde wysigings dit noodsaaklik maak en om dit tot op datum te bring.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsingenieur, Stadhuis, Springs, 25 April 1969.

L. DE WET, Klerk van die Raad. Stadhuis, Springs, 25 April 1969. (No. 50.)

321—14-21

CITY OF GERMISTON

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/56

The City Council of Germiston has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 1/56.

The draft scheme contains the following proposals:

The amendment of the density zoning of Erf 127, Lambton Township, situated in Cachet Road, from "One Dwelling-house per Erf" to "One Dwelling-house per 10,000 square feet".

Particulars and plans of this Scheme are open for inspection at the Council's offices, Room 113, 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 14 May 1969.

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 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 shall, within four (4) weeks of the first publication of this notice, which is 14 May 1969, 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. (No. 67/1969.)

STAD GERMISTON

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA 1.—WYSIGINGSKEMA 1/56

Die Stadsraad van Germiston het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/56.

Hierdie ontwerpskema bevat die volgende voorstelle:

Die wysiging van die digtheidsindeling van Erf 127, dorp Lambton, wat in Cachetweg geleë is, van "Een Woonhuis per Erf" na "Een Woonhuis per 10,000 vierkante voet".

Besonderhede en planne van hierdie Skema lê ter insae by die Raad se kantore, Kamer 113, Municipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van eerste publikasie van hierdie kennisgewing, naamlik 14 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema 1 of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoe 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 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

P. J. BOSHOFF, Stadsklerk. Municipale Kantore, Germiston. (No. 67/1969.)

318—14-21

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME:—AMENDMENT SCHEME 164

The Transvaal Board for the Development of Peri-Urban Areas has prepared a draft amendment Town-planning Scheme to be known as Amendment Scheme 164.

Wording

This draft Scheme contains the following proposal:—

(i) The amendment of the use-zoning of portion of Portion 110 of the farm Zandfontein 42 IR and Erven 24, 29 and 30, Wynberg from "Restricted Industrial" and "Special Residential" to "Special Residential" and "Restricted Industrial" respectively.

(ii) *Description of properties.*—Portion of Portion 110 of the farm Zandfontein 42 IR AND Erven 24, 29 and 30 Wynberg.

(iii) *Street on which property abuts.*—Third Avenue and Fifth Street, Wynberg.

(iv) *Nearest intersection.*—Third Avenue and Fifth Street, Wynberg.

(v) *Owner's Agent.*—Abraham Grossman, 320 Union Centre, 21 Pritchard Street, Johannesburg.

(vi) *Present Zoning.*—Portion of Portion 110 of the farm Zandfontein 42 IR, "Restricted Industrial". Erven 24, 29 and 30 Wynberg, "Special Residential".

(vii) *Proposed zoning and implications thereof.*—Portion of Portion 110 of the farm Zandfontein 42 IR, "Special Residential". Erven 24, 29 and 30 Wynberg, "Restricted Industrial". In terms of a decision of the Board and the Department of Planning, no industrial development will be allowed west of the new Pretoria-Johannesburg highway and the existing industrial rights to the west of the said highway may be exchanged for special residential rights to the east of the highway provided the consent of the Department of Planning has been obtained.

Particulars of this Scheme are open for inspection at the Board's Head Office Room A713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Town-planning Section, Sandown Civic Centre, Rivonia Road, Sandown for a period of four weeks from the date of the first publication of this notice, which is 14 May 1969.

The Board will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Northern Johannesburg Region Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 14 May 1969, inform the Board, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Board.

H. B. PHILLIPS, Secretary.
P.O. Box 1341,
Pretoria, 14 May 1969.

(Notice 82/69).

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELKE GEBIEDE

VOORGESTELDE WYSIGING VAN DIE NOORD JOHANNESBURGSE STREEKDORPSBEPLANNINGSKEMA:—WYSIGINGSKEMA 164

Die Transvaalse Raad vir die Ontwikkeling van Buitestadelke Gebiede het 'n ontwerp-wysigingdorpsbeplanningskema opgeset wat bekend sal staan as Wysigingskema 164.

Bewoording

Die ontwerpskema bevat die volgende voorstel:—

(i) Die wysiging van die gebruiksonering van gedeelte van Gedeelte 110 van die plaas Zandfontein 42 IR en Erwe 24, 29 en 30, Wynberg van "Beperkte Nywerheid" en "Spesiale Woon" na "Spesiale Woon" en "Beperkte Nywerheid" respektiewelik.

(ii) *Beskrywing van Eiendom.*—Gedeelte van Gedeelte 110 van die plaas Zandfontein 42 IR en Erwe 24, 29 en 30, Wynberg.

(iii) *Straat waaraan eiendom grens.*—Derde Laan en Vyfde Straat, Wynberg.

(iv) *Naaste kruising.*—Derde Laan en Vyfde Straat, Wynberg.

(v) *Eienaar se Agent.*—Abraham Grossman, Union Centre 320, Pritchardstraat 21, Johannesburg.

(vi) *Huidige Sonering.*—Gedeelte van Gedeelte 110 van die plaas Zandfontein 42 IR, "Beperkte Nywerheid" en Erwe 24, 29 en 30 Wynberg, "Spesiale Woon."

(vii) *Voorgestelde sonering en die implikasies daarvan.*—Gedeelte van Gedeelte 110 van die plaas Zandfontein 42 IR, "Spesiale Woon" en Erwe 24, 29 en 30 Wynberg, "Beperkte Nywerheid". Ingelyke 'n besluit deur die Raad en die Departement van Beplanning geneem sal geen nywerheidsontwikkeling wes van die nuwe Johannesburg-Pretoria snelweg toegelaat word nie en die bestaande nywerheidsregte aan die wes-tekant van genoemde pad mag geruil word vir spesiale woonregte aan die oostekant, mits die goedkeuring van die Departement van Beplanning vooraf verkry word.

Besonderhede van hierdie Skema lê ter insae by die Raad se Hoofkantoor, Kamer, A713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria en by sy takkantoor, Dorpsbeplanningafdeling, Sandown Burgersentrum Rivoniaweg, Sandown, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Noord Johannesburg Streekdorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

H. B. PHILLIPS, Sekretaris.
Posbus 1341,
Pretoria, 14 Mei 1969.

(Kennisgewing 82/69).

TOWN COUNCIL OF SPRINGS

PROPOSED AMENDMENT TOWN-PLANNING SCHEME 1/38 OF THE SPRINGS TOWN-PLANNING SCHEME 1/46.—INCREASE IN PERMISSIBLE HEIGHT

The Town Council of Springs has prepared a draft amendment town-planning Scheme to be known as Amendment Scheme 1/38.

This draft scheme contains the following proposals:—

An increase in permissible height without concomitant increases in coverage and bulk in height Zones 1 and 2 and an increase from two to three storeys in height Zone 4.

Particulars of this Scheme are open for inspection at the office of the Town Engineer, Town Hall, Springs for a period of four weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Springs 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 14 May 1969, 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.

L. DE WET, Clerk of the Council.
Town Hall,
Springs, 25 April 1969.
(No. 51).

STADSRAAD VAN SPRINGS

VOORGESTELDE WYSIGING IN GONTWERPDORPSBEPLANNINGSKEMA 1/38 VAN DIE SPRINGS-DORPSAANLEGSKEMA 1/46.—VERHOGING VAN TOEGELATE HOOGTE

Die Stadsraad van Springs het 'n wysiging-ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/38.

Hierdie ontwerpskema bevat die volgende voorstelle:—

'n Verhoging in die toegelate hoogte sonder meegaande verhoging in dekking en massa ten opsigte van Hoogtesone 1 en 2 en verhoging van twee na drie verdiepings in Hoogtesone 4.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsingenieur, Stadhuis, Springs vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

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 Springs Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen moet hy die plaaslike bestuur binne vier weke van die datum van die eerste publikasie van hierdie kennisgewing naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

L. DE WET, Klerk van die Raad.
Stadhuis,
Springs, 25 April 1969.
(No. 51.)

322—14-21

**TOWN COUNCIL OF
VERWOERDBURG**

**PROPOSED AMENDMENT TO THE
PRETORIA REGION TOWN-
PLANNING SCHEME 1 OF 1960.—
AMENDMENT SCHEME 118**

The Town Council of Verwoerdburg has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 118.

This draft Scheme contains the following proposals:—

The use-zoning of Portion 2 of Portions b of Portion 2 of Portion D of the middle portion of the farm Zwartkop 356 JR, district of Pretoria, be amended from "Agricultural" to "Special Residential" with a density-zoning of "One dwelling-house per 12,500 square feet" for the purpose of the establishment of a Township.

The property, in extent 16·4759 morgen, is situated on the eastern side of the old Pretoria/Johannesburg highway, approximately 4 miles south of Clubview-West and registered in the name of Mariana Park (Proprietary) Limited.

Particulars and plans of this Scheme are open for inspection at the Council's offices, Town Hall, Verwoerdburg, for a period of four (4) weeks from the date of the first publication of this notice.

The Council will consider whether or not the Scheme should be adopted.

Any occupier or owner of immovable property within the area of the Pretoria Region Town-planning Scheme 1 of 1960, or within one mile of the boundaries 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 (4) weeks of the first publication of this notice, viz 14 May 1969, inform the Council, in writing, of such objections or representations and shall state whether or not he wishes to be heard by the Council.

J. S. H. GILDENHUYSEN, Town Clerk.

P.O. Box 14013,
Verwoerdburg, 14 May 1969.

Notice 23/1969.

**STADSRAAD VAN VERWOERDBURG
VOORGESTELDE WYSIGING VAN DIE
PRETORIASTREEK DORPSAANLEG-
SKEMA 1 VAN 1960.—WYSIGENDE
SKEMA 118**

Die Stadsraad van Verwoerdburg het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigende Skema 118.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die gebruiksindeeling van Gedeelte 2 van Gedeelte b van Gedeelte 2 van Gedeelte D van die middel gedeelte van die plaas Zwartkop 356 JR, distrik Pretoria, gewysig word van "Landbou" na "Spesiale woongebied" met 'n digtheidsindegeling van "Een woonhuis per 12,500 vierkante voet", vir die doeleindes van dorpsstigting.

Die eiendom, 16·4759 morg groot, is aan die ooste van die ou Pretoria/Johannesburg hoofweg, ongeveer 4 myl ten suide van Clubview-Wes dorpsgebied geleë, en geregistreer in die naam van Mariana Park (Proprietary) Limited.

Besonderhede en planne van hierdie wysigende Skema lê ter insae by die Stadsraad van Verwoerdburg se kantore, Stadhuis, Verwoerdburg, vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriestreek Dorpsaanlegskema 1 van 1960, 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, te wete 14 Mei 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

J. S. H. GILDENHUYSEN, Stadslerk.
Postbus 14013,
Verwoerdburg, 14 Mei 1969.

(Kennisgewing 23/1969). 306—14-21

EDENVALE TOWN COUNCIL

**PROPOSED AMENDMENT TO
THE EDENVALE TOWN-PLANNING
SCHEME.—AMENDMENT SCHEME
1/63**

The Town Council of Edenvale has prepared a draft amendment Town-planning Scheme to be known as Amendment Scheme 1/63.

This draft scheme contains the following proposal:—

To rezone Stand 2/562, facing east onto Main Road and Stand 3/562, facing Republic Road, Eastleigh, from "Special Residential" to "General Residential".

The owner of these stands is Mr C. Del Frate, 21 Main Road, Eastleigh, Edenvale.

Particulars of this Scheme are open for inspection at Room 6, Municipal Offices, Edenvale, for a period of four (4) weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will consider whether or not this Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Edenvale 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 14 May 1969, 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.

C. J. VERMEULEN, Clerk of the Council.

Municipal Offices,
Edenvale, 2 May 1969.

(Notice 1147/866/1969.)

**STADSRAAD VAN EDENVALE
VOORGESTELDE WYSIGING VAN
EDENVALE DORPSBEPLANNING-
SKEMA.—WYSIGINGSKEMA 1/63**

Die Stadsraad van Edenvale het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/63.

Hierdie Ontwerpskema bevat die volgende voorstel:—

Om Standplaas 2/562, wat oostelik front op Mainweg en Standplaas 3/562, Eastleigh, wat front op Republiekweg, te hersoneer vanaf "Spesiale Woongebied" na "Algemene Woongebied".

Die eienaar van die standplaase is mnr. C. Del Frate, Mainweg 21, Eastleigh, Edenvale.

Besonderhede van hierdie Skema lê ter insae te Kamer 6, Eerste verdieping, Municipale Kantore, Edenvale, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

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 Edenvale dorpsbeplanningskema 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 Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, te wete 14 Mei 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur verhoor wil word of nie.

C. J. VERMEULEN, Klerk van die Raad.
Municipale Kantore,
Edenvale, 2 Mei 1969.

(Kennisgewing 1147/866/1969.) 336—14-21

CITY OF JOHANNESBURG

**PERMANENT CLOSING AND DONATION
OF PORTION OF CROWN
STREET, FAIRVIEW**

[Notice in terms of section 67 (3), 68 and 79 (18) (b) of the Local Government Ordinance, 1939]

The Council has resolved and proposes, subject to the approval of the Honourable the Administrator to close permanently to all traffic, the portion of Crown Street, Fairview, between Commissioner Street and Op De Bergen Street, and to donate the closed area to the Transvaal Provincial Administration, on certain conditions.

A plan showing the area the Council proposes to close and donate may be inspected during ordinary office hours at Room 302, Municipal Offices, City Hall, Johannesburg.

Any person who objects to the proposed closing and donation or will have any claim for compensation if the closing is effected must lodge his objection or claim, in writing, with me on or before 24 July 1969.

S. D. MARSHALL, Clerk of the Council.
Municipal Offices,
Johannesburg, 21 May 1969.

STAD JOHANNESBURG

**PERMANENTE SLUITING EN SKENKING
VAN 'N GEDEELTE VAN
CROWNSTRAAT, FAIRVIEW**

[Kennisgewing ingevolge die bepalings van artikel 67 (3), 68 en 79 (18) (b) van die Ordonnantie op Plaaslike Bestuur, 1939]

Die Raad het besluit en is voornemens om, mits Sy Edele die Administrateur dit goedkeur, die gedeelte van Crownstraat, Fairview, tussen Commissionerstraat en Op De Bergenstraat, permanent vir alle verkeer te sluit, en om die gebied wat gesluit word op sekere voorwaarde aan die Transvaalse Provinciale Administrasie te skenk.

'n Plan waarop die gebied wat die Raad voornemens is om te sluit en te skenk aangevoerd word, kan gedurende gewone kantoorure in Kamer 302, Stadhuis, Johannesburg, besigtig word.

Enigemand wat teen die voorgestelde sluiting en skenkking beswaar wil opper of wat moontlik skadevergoeding sal wil eis indien die gedeelte gesluit word, moet sy beswaar of eis uiter op 24 Julie 1969, skriftelik by my indien.

S. D. MARSHALL, Klerk van die Raad.
Stadhuis,
Johannesburg, 21 Mei 1969.

347—21-28-4

TOWN COUNCIL OF SPRINGS

PROPOSED AMENDMENT TOWN-PLANNING SCHEME 1/37 TO THE SPRINGS TOWN-PLANNING SCHEME 1/46.—ERF 562, SPRINGS

The Springs Town Council has prepared a draft amendment town-planning scheme to be known as amendment scheme 1/37.

This draft scheme contains the following proposals:—

The rezoning of Erf 562, Springs from "Special Residential" to "General Business" to permit the erection of business buildings thereon.

Particulars of this Scheme are open for inspection at the office of the Town Engineer, Town Hall, Springs, for a period of four weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Springs 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 14 May 1969, 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.

L. DE WET, Clerk of the Council.

Town Hall,
Springs, 25 April 1969.

(No. 52.)

STADSRAAD VAN SPRINGS

VOORGESTELDE WYSIGINGS-ONTWERPDORPSBEPLANNINGSKEMA 1/37 VAN DIE SPRINGSSE DORPSAANLEGSKEMA 1/46.—ERF 562, SPRINGS

Die Stadsraad van Springs het 'n wysigings-ontwerpdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/37.

Hierdie ontwerpkema bevat die volgende voorstelle:—

Die hersonering van Erf 562, Springs van "Spesiale Woondoeleindes" na "Algemene Besigheid" ten einde die oprigting van besigheidsgeboue daarop moontlik te maak.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadsingenieur, Stadhuis, Springs vir 'n tydperk van vier weke van die datum vandie eerste publikasie van hierdie kennisgewing af naamlik 14 Mei 1969.

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 Springsse Dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoëten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoëten in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

L. DE WET, Klerk van die Raad.

Stadhuis,
Springs, 25 April 1969.

(No. 52.)

323—14-21

KRUGERSDORP MUNICIPALITY

PROPOSED AMENDMENT TO KRUGERSDORP TOWN-PLANNING SCHEME. — AMENDMENT SCHEME 1/40

The Town Council of Krugersdorp has prepared a draft amendment scheme, to be known as Amendment Scheme 1/40.

The draft scheme contains the following proposal:—

To rezone Stand 571, Krugersdorp, being 5,000 Cape square feet in extent from "General Residential" to "General Business".

The above property is owned by Messrs Eswash Investments (Pty) Ltd, c/o Box 42, Krugersdorp.

Particulars of this Scheme are open for inspection at Room 43, Town Hall, Krugersdorp, for a period of four weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Krugersdorp Town-planning Scheme 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 14 May 1969, inform the local authority, in writing, of such objections or representations, and shall state whether or not he wishes to be heard by the local authority.

C. E. GERBER, Clerk of the Council.

29 April 1969.

(Municipal Notice 48 of 1969.)

MUNISIPALITEIT KRUGERSDORP

VOORGESTELDE WYSIGING VAN KRUGERSDORP DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/40

Die Stadsraad van Krugersdorp het 'n wysigingsontwerpkema opgestel wat as Wysigingskema 1/40 bekend sal staan.

Hierdie ontwerpkema bevat die volgende voorstelle:—

Om Standplaas 571, Krugersdorp, 5,000 Kaapse vierkante voet groot, her in te deel van "Algemene Woongebied" na "Algemene Besigheid".

Die bogemeide standplaas is die eiendom van mnr. Eswash Beleggings (Edms.) Bpk., p/a Posbus 42, Krugersdorp.

Besonderhede van hierdie Skema lê ter insae by Kantoor 43, Stadhuis, Krugersdorp, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing af, naamlik op 14 Mei 1969.

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 Springsse Dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoëten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoëten in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

C. E. GERBER, Klerk van die Raad.

29 April 1969.

(Municipale Kennisgewing 48 van 1969.)

TOWN COUNCIL OF VENTERSDORP

PROHIBITION FOR PIG-KEEPING

Please take notice that the Town Council of Ventersdorp in terms of section 79, of the Uniform Public Health By-laws as promulgated by Administrator's Notice 148, dated 21 February 1951, resolved that as from date hereof to define the whole municipal area as unsuitable for the keeping of pigs or swine therin.

Any person who keeps after this date in the municipal area pigs shall be guilty and liable to a penalty.

L. A. WELGEMOED, Clerk of the Council.

Ventersdorp, 6 May 1969.

STADSRAAD VAN VENTERSDORP

AANHOU VAN VARKE VERBODE

Gelieve kennis te neem dat die Stadsraad in terme van artikel 79, van die Eenormige Publieke Gesondheidsverordeninge soos aangekondig deur Administrateurskennisgewing 148, gedateer 21 Februarie 1957, besluit het om vanaf datum van hierdie kennisgewing die hele munisipale gebied ongeskik te verklaar vir die aanhou van varke.

Enige persoon wat na datum hiervan in die munisipale gebied varke aanhou maak hom skuldig aan 'n oortreding en is strafbaar.

L. A. WELGEMOED, Klerk van die Raad, Ventersdorp, 6 Mei 1969. 352—21

TOWN COUNCIL OF RUSTENBURG

AMENDMENT OF FIRE BRIGADE BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to repeal its Fire Brigade By-laws and to promulgate new and modernised Fire Brigade By-laws that will fit changed local conditions.

These new By-laws are lying for inspection in the office of the Clerk of the Council for a period of 21 days from date of publication hereof.

J. C. LOUW, Town Clerk.

Town Hall,
Rustenburg, 1 May 1969.
287/33

(No. 24/69.)

STADSRAAD VAN RUSTENBURG

WYSIGING VAN BRANDWEERVERORDENINGE

Kennis word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee, dat die Raad van voorneme is om die Brandweerverordeninge te herroep en nuwe gemoderniseerde Brandweerverordeninge, wat by veranderde plaaslike omstandighede aanpas, uit te vaardig.

Hierdie nuwe verordeninge lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan.

J. C. LOUW, Stadsklerk.

Stadhuis,
Rustenburg, 1 Mei 1969.
287/33

(No. 24/69.)

353—21

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

NOTICE OF EXCHANGE OF STANDS IN CLAYVILLE EXTENSION 4 INDUSTRIAL TOWNSHIP

Notice is hereby given in terms of the provisions of section 79 (18) of the Local Government Ordinance, No. 17 of 1939, that it is the intention of the Transvaal Board for the Development of Peri-Urban Areas subject, to the consent of the Administrator, to exchange Portion 1 of Erf 432, Clayville Extension 4 Industrial Township, a non-European sportsground, for portion of Erven 428 and 432 Clayville Extension 4 Industrial Township, which will then be used for a non-European sportsground.

The resolution of the Board in this connection and the map of the Township will lie for inspection in Room A407, H. B. Phillips Building, 320 Bosman Street, Pretoria, for a period of one month from date hereof.

Any person who has any objection to the proposed exchange must lodge such objection, in writing, with the undersigned on or before 9 June 1969.

H. B. PHILLIPS, Secretary.
P.O. Box 1341,
Pretoria, 7 May 1969.
(Notice 86/69.)

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUTTESTEDELIKE GEBIEDE

VOORGESTELDE OMRUILING VAN 'N ERF IN CLAYVILLE-UITBREIDING 4 NYWERHEIDS DORP

Kennisgewing geskied hiermee ingevolge die bepaling van artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede voornemens is om, onderhewig aan die toestemming van die Administrator, Gedekteel 1 van Erf 432, Clayville-uitbreiding 4 Nywerheidsdorpsgebied, 'n sportterrein vir nie-Blanke, om te ruil vir gedeeltes van Erve 428 en 432, Clayville-uitbreiding 4 Nywerheidsdorpsgebied, wat dan as 'n sportterrein vir nie-Blanke gebruik sal word.

Die Raadsbesluit in hierdie verband en 'n kaart van die dorpsgebied sal vir 'n tydperk van een maand vanaf datum hiervan ter insae wees in Kamer A407, H. B. Phillips-gebou, Bosmanstraat 320, Pretoria.

Enigiemand wat enige beswaar teen die voorgestelde omruiling wil maak moet sodanige beswaar voor op 9 Junie 1969 skriftelik by die ondergetekende indien.

H. B. PHILLIPS, Sekretaris.
Posbus 1341,
Pretoria, 7 Mei 1969.
(Kennisgewing 86/69.)

292—7-14-21

**CITY OF GERMISTON
PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME 3.—AMENDMENT SCHEME 3/19**

The City Council of Germiston has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 3/19.

The draft scheme contains the following proposals:

(1) The Amendment of the use zoning of proposed Portion 5 of Lot 62, Klippoortjie Agricultural Lots Township from "Special Residential" to "General Business" purposes and proposed Portion 11 of Lot 62,

Klippoortjie Agricultural Lots Township from "Special Residential" to "General Residential" purposes.

(2) The Amendment of the use zoning of the portions of Lot 62, Klippoortje Agricultural Lots Township, previously zoned in Amendment Town-planning Scheme 3/3 as "General Business" and "General Residential" to "Special Residential" purposes.

Particulars and plans of this Scheme are open for inspection at the Council's offices, Room 113, 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 14 May 1969.

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 3 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 (4) weeks of the first publication of this notice, which is 14 May 1969, 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,
(No. 69/1969.)

STAD GERMISTON

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA 3.—WYSIGINGSKEMA 3/19

Die Stadsraad van Germiston het 'n ontwerp-wysiging-dorpsbeplanningskema opgestel wat bekend sal staan as "Wysigingskema 3/19".

Hierdie ontwerp-skema bevat die volgende voorstelle:

(1) Die wysiging van die gebruiksindeling van voorgestelde Gedeelte 5 van Lot 62, Dorp Klippoortje Landboulotte, van "Spesiale Woongebied" na "Spesiale Besigheidsdoleinde" en voorgestelde gedeelte 11 van Lot 62, dorp Klippoortje Landboulotte van "Spesiale Woongebied" na "Algemene Woondoleinde".

(2) Die wysiging van die gebruiksindeling van die gedeelte van Lot 62, dorp Klippoortje Landboulotte wat voorheen in Wysiging-dorpsbeplanningskema 3/3 as "Algemene Besigheid" en "Algemene Woongebied" ingedeel is na "Spesiale Woondoleinde".

Besonderhede en planne van hierdie Skema lê ter insae by die Raad se kantore, Kamer 113, Municipale Gebou, Presidentstraat, Germiston gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie Kennisgewing, naamlik 14 Mei 1969.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupacerder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema 3 of binne een myl van die grens, daarvan het die reg om teen die Skema beswaar te maak of om vertoe te doen 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 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

P. J. BOSHOFF, Stadsklerk.
Municipale Kantore,
Germiston.
(No. 69/1969.)

316—14-21

GRASKOP HEALTH COMMITTEE

INTERIM VALUATION ROLL

Notice is hereby given in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the interim valuation roll for the period of 1 July 1968 to 30 June 1969, has been completed and the said roll will be open for inspection during ordinary office hours at the office of the Secretary, up to 12 o'clock on 20 June 1969.

Interested parties are hereby called upon to lodge with the undersigned on or before the above-mentioned date on the prescribed form notice of any objection they might have against any valuation of any rateable property, omission from the roll or property alleged to be rateable or in respect of any error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the office of the Secretary and attention is specially directed to the fact that no person will be entitled to urge any objection before the Valuation Court unless he shall have first lodged such notice of objection as aforesaid.

Notice is also hereby given in terms of section 13 (8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the first sitting of the aforementioned Valuation Court will be held on Wednesday, 25 June 1969, at 9 a.m., in the office of the Secretary.

P. H. T. STRYDOM, Secretary.
Municipal Offices,
Graskop, 5 May 1969.

GESONDHEIDSKOMITEE VAN GRASKOP

TUSSENTYDSE WAARDERINGSLYS

Kennisgewing geskied hiermee ooreenkomsdig die Plaaslike Bestuurs-belastingordonnansie, No. 20 van 1933, soos gewysig dat die tussentydse waarderingslys vir die tydperk 1 Julie 1968 tot 30 Junie 1969, nou voltooi is en ter insae sal lê op kantoor van die Sekretaris, gedurende gewone kantoorure, tot 12 uur middag op 20 Junie 1969.

Belanghebbende persone word versoen om voor of op bogenoemde datum skriftelik kennis te gee, op die voorgeskrewe vorm van enige besware wat hulle het teen die waardering of teen die weglatting uit die lys van eiendomme wat beweer word belasbaar te wees en wat die eiendom van die beswaarmaker of enige ander persoon is of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Gedrukte vorms van kennisgewing van besware is op aanvraag, by die kantoor van die Sekretaris verkrybaar en die aandag word spesiaal gevëstig op die feit dat niemand geregtig sal wees om enige beswaar voor die Waarderingshof te lê nie, tensy hyers sodanige kennisgewing van beswaar soos hierbo gemeld, ingediend het nie.

Kennisgewing geskied ook hiermee ooreenkomsdig artikel 13 (8) van die Plaaslike Bestuurs-belastingordonnansie, No. 20 van 1933, soos gewysig dat die eerste sitting van die voormalde Waarderingshof op Woensdag, 25 Junie 1969, om 9 v.m., in die kantoor van die Sekretaris, Graskop, sal plaasvind.

P. H. T. STRYDOM, Sekretaris.
Municipale Kantore,
Graskop, 5 Mei 1969.

349—21

VILLAGE COUNCIL OF BALFOUR**PROPOSED AMENDMENT TO THE BALFOUR TOWN-PLANNING SCHEME 1 OF 1953.—AMENDMENT TOWN-PLANNING SCHEME 1/3**

The Village Council of Balfour has prepared a draft amendment to the Balfour Town-planning Scheme 1 of 1953 to be known as amendment Town-planning Scheme 1/3.

This draft scheme contains the following proposal:—

The rezoning of Portions 24 and 25 of Erf 1791, in Station Street, Balfour, from "General Residential" to "Special Trading".

The General effect of the Scheme will be to permit the use of the erf for the erection of shops and such further uses, as are set out in Use Zone XII, Table D of clause IV of the original Scheme.

The property is registered in the name of Mr Ismael Amod Suliman, of Station Street, Balfour, Transvaal.

Particulars of this Scheme are open for inspection at the Municipal Offices, Stuart Street, Balfour, Transvaal, for a period of four weeks from the date of the first publication of this notice, which is 14 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Balfour Town-planning Scheme 1 of 1953 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 14 May 1969, inform the Town Clerk, P.O. Box 8, Balfour Tvl., in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

M. J. STRYDOM, Town Clerk.
Municipal Offices,
Balfour, Tvl., 25 March 1969.

(Notice 4/1969.)

DORPSRAAD VAN BALFOUR**VOORGESTELDE WYSIGING VAN DIE BALFOUR DORPSAANLEGSKEMA 1 VAN 1953.—DORPSBEPLANNINGWYSIGINGSKEMA 1/3**

Die Dorpsraad van Balfour, Tvl., het 'n ontwerpwykiging van die Balfour Dorpsaanlegskema 1 van 1953 opgestel wat bekend sal staan as Dorpsbeplanningswykiging 1/3.

Hierdie ontwerpwykema bevat die volgende voorstel:—

Die herbestemming van Gedeeltes 24 en 25 van Erf 1791, Balfour Tvl., geleë aan Stasiestraat, van "Spesiale Woongebruik" na "Spesiale Handeldryf".

Die Algemene uitwerking van die Skema sal wees om die gebruik van bogemelde ciendomme vir die oprigting van Winkel en sodanige verdere gebruik wat uiteengesit is in gebruikstreek XII, Tabel D van klou-sue IV van die oorspronklike Skema, toe te laat.

Die ciendomme is op naam van mnr. Ismael Amod Suliman, van Stasiestraat, Balfour, Tvl., geregistreer.

Besonderhede van hierdie Skema lê ter insae by die Municipale Kantore, Stuart-straat, Balfour, Tvl., vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

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 Balfour Dorpsaanlegskema 1 van 1953, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 8, Balfour, Tvl., binne vier weke van die eerste Publikasie van hierdie kennisgewing, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of by deur die Plaaslike Bestuur gehoor wil word of nie.

M. J. STRYDOM, Stadsklerk.
Municipale Kantore,
Balfour, Tvl., 25 Maart 1969.
(Kennisgewing 4/1969.) 299—7-14-21

CITY COUNCIL OF PRETORIA**PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, NO. 1/1944.—AMENDMENT TOWN-PLANNING SCHEME 1/189**

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, No. 1/1944, to be known as Amendment Town-planning Scheme 1/189.

This draft scheme contains the following proposal:—

The alteration of the density zone of Portion 3 of Erf 699 and Portion A of Erf 656, Pretoria, situated on Skinner Street, between Paul Kruger and Andries Streets, Pretoria, from density Zone 4 to density Zone 3, as set out in the original scheme.

The general effect of the proposed amendment will be to increase the floor space ratio from 2:5 to 4 and to increase the coverage applicable to the sites in question.

Portion 3 of Erf 699, Pretoria, is registered in the name of Messrs Alphen Investment Company (Pty) Limited, c/o P.O. Box 715, Pretoria. Portion A of Erf 656, Pretoria, is registered in the name of Messrs G. A. Flats (Pty) Limited, c/o P.O. Box 1314, Pretoria.

Particulars of this Scheme are open for inspection at Room 602W, West Block, Munitoria, Vermeulen Street, for a period of four weeks from the date of the first publication of this notice, which is 14 May 1969.

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 thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 14 May 1969, 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.
6 May 1969.
(Notice 130 of 1969.) 340—14-21

STADSRAAD VAN PRETORIA**VOORGESTELDE WYSIGING VAN DIE PRETORIASE DORPSAANLEGSKEMA, NO. 1 VAN 1944.—DORPSBEPLANNINGWYSIGINGSKEMA 1/189**

Die Stadsraad van Pretoria het 'n ontwerpwykiging van die Pretoriase Dorpsaanlegskema, No. 1 van 1944, opgestel wat bekend sal staan as Dorpsbeplanningswykiging 1/189.

Hierdie ontwerpwykema bevat die volgende voorstel:—

Die wysiging van die digtheidsbestemming van Gedeelte 3 van Erf 699 en Gedeelte A van Erf 656, Pretoria, geleë aan Skinnerstraat, tussen Paul Kruger- en Andriesstraat, Pretoria, van digtheidsbestemming 4 tot Digtheidsbestemming 3 soos vervat is in die oorspronklike skema.

Die algemene uitwerking van die beoogde wysiging sal wees 'n vermeerdering in die vloerraumteverhouding van 2:5 tot 4 en die vermeerdering van die vloeroppervlakte wat op die twee gemelde ciendomme van toepassing is.

Gedeelte 3 van Erf 699, Pretoria, is op naam van die firma Alphen Investment Co. (Pty) Ltd, p/a Posbus 715, Pretoria, geregistreer. Gedeelte A van Erf 656, Pretoria, is op naam van die firma G. A. Flats (Pty) Ltd, p/a Posbus 1314, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae te Kamer 602W, Wesblok, Munitoria, Vermeulenstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriase Dorpsaanlegskema, No. 1 van 1944, of binne een myl van die grens daarvan, het die reg om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of by deur die Plaaslike Bestuur aangehoor wil word of nie.

HILMAR RODE, Stadsklerk.
6 Mei 1969.

CITY OF GERMISTON**CLOSING AND SALE 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 necessary consent of the Administrator in terms of section 67 of the said Ordinance, to permanently close a portion of Salvia Lane and a portion of Sunflower Road (in extent 22,349 square feet) and the abutting lanes (in extent 8,853 square feet) Primrose Township, and after the successful closing of the land to sell it to the Transvaal Department of Works at a price of R3,120, plus all costs involved.

Details of the proposed closing and sale may be inspected during normal office hours at Room 105, 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 8 August 1969.

P. J. L. VAN BILJON, Clerk of the Council.
Municipal Offices,
Germiston; 21 May 1969.
(No. 80/1969.)

STAD GERMISTON

PERMANENTE SLUITING EN VERKOOP VAN GROND

Kennis word hierby gegee ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Germiston voornemens is om, behoudens die toestemming van die Administrateur, ingevolge die bepalings van artikel 67 van die vermelde Ordonnansie, die gedeelte van Salvialaan en 'n gedeelte van Sunflowerweg (groot 22,349 vierkante voet) en die aangrensende steë (groot 8,853 vierkante voet), Primrose, permanent te sluit en na die suksesvolle sluiting van sodanige grond dit te verkoop aan die Transvaalse Werkedepartement, teen 'n prys van R3,120 plus alle koste daarvan verbonde.

Besonderhede van die voorgestelde sluiting en verkoop is ter insae op Kantoor 105, Stadskantore, 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 dit skriftelik voor of op 8 Augustus 1969 doen.

P. J. L. VAN BILJON, Klerk van die Raad. Stadskantore, Germiston, 21 Mei 1969. (No. 80/1969.)

354—21

EDENVALE TOWN COUNCIL

PROPOSED AMENDMENT TO THE EDENVALE TOWN-PLANNING SCHEME.—AMENDMENT SCHEME 1/64

The Town Council of Edenvale has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 1/64.

This draft scheme contains the following proposal:—

To rezone Portion 1 and remaining extent of Lot 180, Eastleigh, situated at the south-eastern corner of the intersection of Andries Pretorius Road and Farrar Road from "Special Residential" to "General Residential".

The owners of these two stands are Messrs E. & F. Costa, 62 Twelfth Street, Orange Grove, Johannesburg.

Particulars of this Scheme are open for inspection at Room 6, First Floor, Municipal Offices, Edenvale, for a period of four weeks from the date of the first publication of this notice which is 14 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Edenvale 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 14 May 1969, 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.

C. J. VERMEULEN, Clerk of the Council. Municipal Offices, Edenvale, 2 May 1969.

(Notice 1149/867/1969.)

STADSRAAD VAN EDENVALE

VOORGESTELDE WYSIGING VAN EDENVALE DORPSBEPLANNING-SKEMA. WYSIGINGSKEMA 1/64

Die Stadsraad van Edenvale het 'n wysisig-ontwerpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/64.

Hierdie ontwerpskema bevat die volgende voorstel:—

Om Standplaas Gedeelte 1 en resterende gedeelte van Lot 180, Eastleigh, geleë op die suidoostelike hoek, by die interseksie van Andries Pretoriusweg en Farrarweg, vanaf "Spesiale Woongebied" na "Algemene Woongebied" te soncer.

Die eienaars van hierdie standplaas is mnr. E. & F. Costa, Twaalfde Straat 62, Orange Grove, Johannesburg.

Die besonderhede van hierdie Skema lê ter insae te Kamer 6, Eerste Verdieping, Munisipale Kantore, Edenvale, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 14 Mei 1969.

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 Edenvale Dorpsaanlegskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 14 Mei 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

C. J. VERMEULEN, Klerk van die Raad. Munisipale Kantore, Edenvale, 2 Mei 1969.

(Kennisgewing 1149/876/1969.)

335—14-21

MUNICIPALITY OF KRUGERSDORP

PROPOSED AMENDMENT TO KRUGERSDORP TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/39

The Town Council of Krugersdorp has prepared a draft amendment scheme, to be known as Amendment Scheme 1/39.

The draft scheme contains the following proposal:—

That the Council's Town-planning Scheme 1 of 1946, be amended to provide for a floor/space ratio of 3.00 for Erf 786, Krugersdorp North, subject to conditions as laid down by Council:—

(a) Building lines of 20 feet along Adolph Schneider Avenue and 10 feet along Hospital Road frontages of the erf.

(b) No building being erected over the southern portion of the erf between the northern boundary of the nine feet municipal sewer servitude and the southern boundary of the erf.

(c) Parking facilities at least at the rate of one covered parking bay per flat being provided on the property.

(d) The layout of the buildings, entrances and exits being to the approval of the Council's Traffic and Town Engineers Departments.

The above property is owned by Westrand Bousake (Edms.) Bpk., P.O. Box 600, Krugersdorp.

Particulars of this Scheme are open for inspection at Room 43, Town Hall, Krugersdorp, for a period of four weeks from the date of the first publication of this notice, which is 21 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Krugersdorp Town-planning Scheme 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 the first publication of this notice, which is 21 May 1969, inform the Local Authority, in writing, of such objections or representations, and shall state whether or not he wishes to be heard by the Local Authority.

J. L. DU PLESSIS, Acting Clerk of the Council.

6 May 1969.

(Municipal Notice 51 of 1969.)

MUNISIPALITEIT KRUGERSDORP

VOORGESTELDE WYSIGING VAN KRUGERSDORP DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/39

Die Stadsraad van Krugersdorp het 'n wysisig-ontwerpskema opgestel wat as Wysigingskema 1/39 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:—

Dat die Raad se Dorpsaanlegskema 1 van 1946 gewysig word om op Erf 786, Krugersdorp-Noord voorsiening te maak vir 'n vloer/oppervlak verhouding van 3.00 onderworpe aan voorwaardes deur die Raad neergele:—

(a) Boulyne van 20 voet aan die Adolph Schneiderlaan- en 10 voet aan die Hospitalpad straatfronte van die erf.

(b) Dat geen geboue opgerig word oor die suidelike gedeelte van die erf tussen die noordelike grens van die 9 voet munisipale rrioelserwituut en die suidelike grens van die erf nie.

(c) Parkeergeriewe teen ten minste een parkeerruimte onder dak per woonstel op die erf.

(d) Die uitleg van die geboue, in- en uitgange soos bepaal en goedgekeur deur die Raad se Verkeers- en Ingenieursafdelings.

Die bogemelde erf is die eiendom van Westrand Bousake (Edms.) Bpk., Posbus 600, Krugersdorp.

Besonderhede van hierdie Skema lê ter insae by Kamer 43, Stadhuis, Krugersdorp, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik op 21 Mei 1969.

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 Krugersdorpse Dorpsaanlegskema 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 plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 21 Mei 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. L. DU PLESSIS, Waarnemende Klerk van die Raad.

6 Mei 1969.

(Munisipale Kennisgewing 51 van 1969.)

350—21-28

**TOWN COUNCIL OF LICHTENBURG
PROPOSED AMENDMENT OF TOWN-PLANNING SCHEME 1 OF 1953**

The Town Council of Lichtenburg has prepared a draft amendment town-planning scheme to be known as Town-planning Scheme 1/16.

The draft scheme contains the following proposal:—

The rezoning of the remaining extent of Erf 51 from "Special Residential" to "General Residential".

The proposed amendment will have the effect that in addition to the existing right to erect a dwelling-house on the said erf, other residential buildings such as blocks of flats, boarding houses, hotels, etc., may be erected and used.

Owners.—Roothman and Norval (Edms.) Beper.

Address.—P.O. Box 582, Lichtenburg.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, Municipal Offices, Lichtenburg, for a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*, which is 21 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Council's Town-planning Scheme or within one mile of the boundary thereof has the right to object to the proposed Scheme 1/16 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 in the *Provincial Gazette*, which is 21 May 1969, inform the Town Clerk, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Town Council.

G. F. DU TOIT, Town Clerk.

Municipal Offices,
Lichtenburg, 5 May 1969.

(Notice 11/1969.)

STADSRAAD VAN LICHTENBURG

VOORGESTELDE WYSIGING VAN DORPSAANLEGSKEMA 1 VAN 1953

Die Stadsraad van Lichtenburg het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend staan as Dorpsbeplanningskema 1/16.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die gebruiksindeeling van die resterende gedeelte van Erf 51, word gewysig van "Spesiale Woon" na "Algemene Woon".

Die uitwerking van die voorgestelde Skema sal wees dat bykomstig tot die bestaande reg om 'n woonhuis op genoemde erf op te rig, ook ander woongeboue opgerig en gebruik mag word, soos woonstelblokke, losieshuise, hotelle ensvoorts.

Eienaars.—Roothman en Norval (Edms.) Beper.

Adres.—Posbus 582, Lichtenburg.

Besonderhede van die Ontwerp-skema lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Lichtenburg, vir 'n tydperk van vier weke vanaf die datum van eerste publikasie in die *Provinciale Koerant*, naamlik 21 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem sal word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Raad se dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen bovermelde Ontwerp-skema 1/16 beswaar te maak of om vertoe ten opsigte daarvan te rig en

indien hy dit wil doen, moet hy die Stadsklerk binne vier weke van die eerste publikasie van hierdie kennisgewing in die *Provinciale Koerant*, naamlik 21 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad gehoor wil word of nie.

G. F. DU TOIT, Stadsklerk.

Munisipale Kantore,
Lichtenburg, 5 Mei 1969.

(Kennisgewing 11/1969.) 351—21-28

van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig.

Sodanige beswaar of vertoe moet skriftelik by ondergetekende ingedien word nie later as 20 Junie 1969, nie.

Dit moet ook vermeld word of beswaarmaker deur die Stadsraad van Brits gehoor wil word of nie.

H. J. LOOTS, Stadsklerk.

Munisipale Kantore,

Posbus 106,

Brits, 21 Mei 1969.

355—21-28.

TOWN COUNCIL OF BRITS

PROPOSED AMENDMENT TO BRITS TOWN-PLANNING SCHEME.—AMENDMENT SCHEME 1/14

The Town Council of Brits has prepared a draft Amendment Town-planning Scheme, to be known as Amendment Scheme 1/14.

The draft scheme contains the following proposal:—

The re-zoning of Erf 743, Brits, measuring 78 square roods and 18 square feet, from "Special Residential" to "General Business" in order to provide for the erection of shops and business premises.

The property is situated in Ludorf Street, Brits, and address of the registered owner is as follows:—

De Kroon Beleggings (Pty) Ltd, P.O. Box 288, Brits.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, Room 3, Municipal Offices, for a period of four weeks from date hereof.

The Council will consider whether or not this Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Brits 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.

Such objection or representation must be submitted, in writing, to the undersigned not later than 20 June 1969.

It must also be stated whether or not objector wishes to be heard by the Town Council of Brits.

H. J. LOOTS, Town Clerk.
Municipal Offices,
P.O. Box 106,
Brits, 21 May 1969.

STADSRAAD VAN BRITS

VOORGESTELDE WYSIGING VAN BRITS DORPSBEPLANNINGSKEMA 1/14

Die Stadsraad van Brits het 'n Ontwerp-wysigingdorpsbeplanningskema opgestel, wat bekend sal staan as Wysigingskema 1/14.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die herindeling van Erf 743, Brits, groot 78 vierkante roede 18 vierkante voet, van "Spesiale Woon" na "Algemene Besigheid" vir die doel om voorsiening te maak vir die oprigting van winkels en besigheidspersele.

Die eiendom is geleë aan Ludorfstraat Brits, en die naam en adres van die geregtseerde eienaar is as volg:—

De Kroon Beleggings (Edms.) Bpk., Posbus 288, Brits.

Besonderhede van hierdie Skema lê ter insae ten kantore van die Stadsklerk, Kamer 3, Municipale Kantore, vir 'n tydperk van vier weke vanaf datum hiervan.

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 Brits Dorpsbeplanningskema of binne een myl

**TOWN COUNCIL OF ERMELO
AMENDMENT OF BY-LAWS**

It is hereby notified, in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Ermelo proposes to amend the following by-laws:—

1. The Drainage and Plumbing By-Laws promulgated under Administrator's Notice 415, dated 18 October 1944, as amended, be further amended by increasing the "Additional Charges" in respect of private dwellings, wholly residential flats, and residential flats and business premises under one roof.

2. The Abattoir By-Laws published under Administrator's Notice 511, dated 19 November 1923, as amended, be further amended in order to provide for a reduction on the monthly abattoir account of butchers who slaughter a large number of animals.

Copies of these amendments are open for inspection at the Town Clerk, Town Hall Buildings, during normal office hours, for a period of 21 days from the date of publication of this notice and any person wishing to do so may, during that period but not later than 11 June 1969, lodge with the Town Clerk, an objection, in writing, to these proposed amendments.

Town Hall,
Ermelo, 9 May 1969.
(No. 24/69.)

STADSRAAD VAN ERMELO

WYSIGING VAN VERORDENINGE

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van Ermelo van voorneme is om die volgende verordeninge te wysig:—

1. Die Riolerings- en Loodgieters verordeninge afgekondig deur Administrateurs-kennisgewing 415, van 18 Oktober 1944, soos gewysig, verder te wysig deur 'n verhoging van die "Addisionele Vorderings" ten opsigte van private wonings, woonstelle uitsluitlik vir woondoeleindes, en woonstelle en besigheidspersele onder een dak.

2. Die Slaghuisverordeninge afgekondig deur Administrateurs-kennisgewing 511, van 19 November 1923, soos gewysig, verder te wysig ten einde voorsiening te maak vir 'n korting op die maandelikse slagfooierekening van slagters wat groot getalle diere slag.

Afskrifte van die wysigings lê vanaf datum van publikasie van hierdie kennisgewing 21 dae lank, gedurende normale kantoorure, by die Stadsklerk, Stadhuis, ter insae en enigiemand wat teen die beoogde wysigings beswaar wil opper moet sy beswaar gedurende die tydperk, maar nie later as 11 Junie 1969, skriftelik by die Stadsklerk indien.

Stadhuis,
Ermelo, 9 Mei 1969.
(No. 24/69.)

341—21

CITY OF JOHANNESBURG
PROPOSED AMENDMENT TO
JOHANNESBURG TOWN-PLANNING
SCHEME 1.—AMENDMENT SCHEME
1/359

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/359.

This draft scheme contains the following proposal:

To rezone Holding 83, Klipriviersberg Estate Small Holdings, being a triangular piece of land between Plinlimmon and East Roads immediately to the north of the South Rand Road from "Special Residential" to "General Residential" subject to certain conditions, to permit flats to be erected instead of dwelling-houses.

The owner of this Holding is Rycklof Beleggings (Edms.) Beperk, P.O. Box 6456, Johannesburg.

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 21 May 1969.

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 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 21 May 1969, 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.

S. D. MARSHALL, Clerk of the Council, Municipal Offices, Johannesburg, 21 May 1969.

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE
JOHANNESBURGSE DORPSAANLEG-
SKEMA 1.—WYSIGINGSKEMA 1/359

Die Stadsraad van Johannesburg het 'n ontwerp-wysiging-dorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/359 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

Die indeling van Hoeve 83, Klipriviersberg Estate-kleinhoeves, naamlik 'n driehoekige stuk grond tussen Plinlimmon- en Eastweg, net noord van die Suidrand-pad, word van "Spesiale Woondoeleindes" na "Algemene Woondoeleindes" verander, sodat daar op sekere voorwaarde woonstelle in plaas van woonhuise opgerig kan word.

Rycklof Beleggings (Edms.) Beperk, Postbus 6456, Johannesburg, is die eienaars van hierdie hoeve.

Besonderhede van hierdie Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgiving af, naamlik 21 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangemeem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema 1 of binne een myl van die grense daarvan het die reg om teen die Skema beswaar te maak, of om verloë 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 kennisgiving, naamlik 21 Mei 1969, skriftelik van sodanige

beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL, Klerk van die Raad, Stadhuis, Johannesburg, 21 Mei 1969.

348—21-28

HEALTH COMMITTEE OF
THABAZIMBIPROPOSED AMENDMENT TO THABA-
ZIMBI TOWN-PLANNING SCHEME 1
OF 1954.—AMENDMENT TOWN-PLAN-
NING SCHEME 1/6

The Health Committee of Thabazimbi has prepared a draft amendment to the Thabazimbi Town-planning Scheme 1 of 1954 to be known as Amendment Town-planning Scheme 1/6.

This draft scheme contains the following proposal:

The re-zoning of Erf 160, Thabazimbi Township, Kwagga Street, Thabazimbi, from "Special Business" to "General Business".

The effect of the proposed amendment will be to extend to the rights of the above-named premises in order to authorise the existing bakery business established on the premises, subject to the obtaining of the special consent of the Committee in terms of clause 16 of the Scheme.

The property is registered in the name of Mr S. Torpstra, P.O. Box 7, Thabazimbi.

Particulars of this Scheme are open for inspection at the offices of the Health Committee of Thabazimbi, Jourdan Street, Thabazimbi, for a period of four weeks from the date of the first publication of this notice which is 21 May 1969.

The Committee will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Thabazimbi Town-planning Scheme 1 of 1954, or within one mile of the boundaries 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 21 May 1969, inform the Secretary of the Health Committee, P.O. Box 90, Thabazimbi, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Committee.

J. F. COERTZEN, Secretary,
Municipal Offices,
P.O. Box 90,
Thabazimbi, 9 May 1969.
(Notice 13/1969.)

GESONDHEIDSKOMITEE VAN
THABAZIMBIVOORGESTELDE WYSIGING VAN
DORPSAANLEGSKEMA 1 VAN 1954.—
DORPSBEPLANNINGSWYSIGINGSKEMA
1/6

Die Gesondheidskomitee van Thabazimbi het 'n ontwerp-wysiging van Thabazimbi Dorpsaanlegskema 1 van 1954, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 1/6.

Hierdie ontwerpskema bevat die volgende voorstel:

Die herbestemming van Erf 160, dorp Thabazimbi, Kwaggastraat, Thabazimbi, van "Spesiale Besigheid" na "Algemene Besigheid".

Die uitwerking van die beoogde wysiging sal wees om die regte van bogenoemde persel uit te brei om sodoende die bestaande

bakkerybesigheid wat op die persel gevestig is, toelaatbaar te maak, onderhewig aan die verkryging van die spesiale toestemming van die Komitee kragtens klousule 16 van die Skema.

Die eiendom is in die naam van mnr. S. Torpstra, Posbus 7, Thabazimbi, geregistreer.

Besonderhede en planne van hierdie skema lê ter insae by die kantoor van die Gesondheidskomitee van Thabazimbi, Jourdanstraat, Thabazimbi, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgiving af, naamlik 21 Mei 1969.

Die Gesondheidskomitee sal die Skema oorweeg en besluit of dit aangemeem moet word.

Enige eienaar of okkuperder van vaste eiendom geleë binne die gebied waarop Thabazimbi Dorpsaanlegskema 1 van 1954, van toepassing is, of binne een myl van die grense daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen moet hy die Sekretaris van die Gesondheidskomitee, Posbus 90, Thabazimbi, binne vier weke van die eerste publikasie van hierdie kennisgiving, naamlik 21 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Komitee gehoor wil word of nie.

J. F. COERTZEN, Sekretaris,
Munisipale Kantore,
Posbus 90,
Thabazimbi, 9 Mei 1969.
(Kennisgiving 13/1969.)

342—21-28

CITY OF JOHANNESBURG
AMENDMENT OF UNIFORM WATER
SUPPLY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the Uniform Water Supply By-laws, applicable to the City Council of Johannesburg, promulgated under Administrator's Notice 787, dated 18 October 1950, as amended, to provide for the water tariff to be increased by 2.5 cents per 1,000 gallons.

Copies of the proposed amendment will be open for inspection at Room 206, Municipal Offices, Johannesburg, for a period of 21 days from the date of this notice; and any person wishing to do so may, during that period, lodge with me an objection, in writing, to the proposed amendment.

ALEWYN BURGER, Town Clerk,
Municipal Offices,
Johannesburg, 21 May 1969.

STAD JOHANNESBURG

WYSIGING VAN DIE EENVORMIGE
WATERVOORSIENINGSVER-
ORDENINGE

Hiermee word bekendgemaak dat die Raad voornemens is om sy Eenvormige Watervoorsieningsverordeninge, wat op die Stadsraad van Johannesburg van toepassing is, en aangekondig is by Administrateurskennisgiving 787 van 18 Oktober 1950, soos gewysig, verder te wysig ten einde die tarief vir water met 2.5 cent per 1,000 gelling te verhoog.

Afskrifte van die voorgestelde wysiging lê met ingang van die datum van hierdie kennisgiving 21 dae lank in Kamer 206, Stadhuis, Johannesburg, ter insae en enigemand wat teen die beoogde wysigingsbeswaar wil opper, moet sy beswaar gedurende die tydperk skriftelik by my indien, ALEWYN BURGER, Stadsklerk, Stadhuis, Johannesburg, 21 Mei 1969.

346—21

**MUNICIPALITY OF WARBATHS
PROSPECTING RIGHTS**

Notice is hereby given in terms of section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that the Council has decided to grant prospecting rights to Mr M. J. de la Hunt.

Further particulars are obtainable from the office of the undersigned during the usual office hours.

Objections to the above resolution must be lodged, in writing, with the undersigned within one month from the date of the first publication hereof.

J. S. VAN DER WALT, Town Clerk.
Municipal Offices,
Warbaths, 21 May 1969.

**MUNISIPALITEIT WARMBAD
PROSPEKTEERSREGTE**

Ingevolge die bepalings van artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van voorneme is om prospektersregte aan mnr. M. J. de la Hunt toe te staan.

Verdere besonderhede is verkrybaar gedurende kantoorure by die ondertekende.

Besware teen bogenoemde besluit moet skriftelik by die Stadsklerk ingedien word binn 'n tydperk van een maand vanaf die datum van die eerste publikasie van hierdie advertensie.

J. S. VAN DER WALT, Stadsklerk.
Munisipale Kantore,
Warmbad, 21 Mei 1969.

343—21-28-4

**TOWN COUNCIL OF POTCHEFSTROOM
BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939 (as amended) of Council's intention to promulgate tariffs for the sale of wood and wood products.

A copy of the tariffs will lie for inspection at the Municipal Offices for a period of 21 days from date of publication hereof.

S. H. OLIVIER, Town Clerk.
Municipal Offices,
P.O. Box 123,
Potchefstroom, 21 May 1969.
(Notice 56/69.)

343—21-28-4

**STADSRAAD VAN POTCHEFSTROOM
VERORDENINGE**

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, (soos gewysig), word hiermee bekendgemaak dat die Stadsraad van voorneme is om tariewe vir die verkoop van hout en houtprodukte af te kondig.

'n Afskrif van die tariewe lê ter insae by die Munisipale Kantore vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan.

S. H. OLIVIER, Stadsklerk.
Munisipale Kantore,
Posbus 123,
Potchefstroom, 21 Mei 1969.
(Kennisgewing 56/69.)

344—21

MUNICIPALITY OF SCHWEIZER-RENEKE

TRIENNIAL VALUATION ROLL, 1969/72

Notice is hereby given in terms of section 14, of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the 1969/72 Valuation Roll has been completed and certified and that the said Roll will become fixed and binding upon all parties concerned who shall not in the manner prescribed in the said Ordinance appeal against the decision of the Valuation Court on or before Monday, 16 June 1969. By Order of the President of the Valuation Court.

P. W. BUYS, Clerk of the Valuation Court.
Schweizer-Reneke, 1 Mei 1969.
(Notice 217/69.)

MUNISIPALITEIT SCHWEIZER-RENEKE

DRIEJAARLIKSE WAARDERINGSLYS, 1969/72

Kennisgewing geskied hiermee, ooreenkomsdig die bepalings van artikel 14 van die Plaaslike Bestuur-blastingordonnansie, No. 20 van 1933, soos gewysig, dat die 1969/72 Waarderingslys nou voltooi en gesertifiseer is, en dat dit vasgestel en bindend sal wees vir alle betrokke partye wat nie voor of op Maandag, 16 Junie 1969, teen die beslissing van die Waarderingshof appelleer op

die wyse soos in die voornoemde Ordonnansie, voorgeskryf word nie.

Op las van die President van die Waarderingshof.

P. W. BUYS, Klerk van die Waarderingshof.
Schweizer-Reneke, 1 Mei 1969.
(Kennisgewing 217/69.)

333—14-21

BETHAL TOWN COUNCIL

ADOPTION OF PARKING METER BY-LAWS

(Notice in terms of section 96 of the Local Government Ordinance, No. 17 of 1939)

It is the intention of the Council to adopt the above-mentioned Parking Meter By-Laws.

Copies of the By-laws will lie open for inspection at the office of the Clerk of the Council, during office hours up to Friday, 6 June 1969.

G. J. J. VISSER, Town Clerk.
Municipal Offices,
Bethal, 2 May 1969.

STADSRAAD VAN BETHAL

AANNAMME VAN PARKEERMETERVERORDENINGE

(Kennisgewing ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939)

Dit is die Raad se voornemens om voormalde Parkeermeterverordeninge aan te neem.

Afskrifte van die Verordeninge sal gedurende kantoorure ter insae lê in die kantoor van die Klerk van die Raad, tot Vrydag, 6 Junie 1969.

G. J. J. VISSER, Stadsklerk.
Munisipale Kantore,
Bethal, 2 Mei 1969.

345—21

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CONTENTS

No.	PAGE
Proclamations	
118. Boksburg Municipality: Proclamation of Road ...	469
119. Pretoria Municipality: Alteration of Ward Boundaries	469
Administrator's Notices	
454. Benoni Municipality: Proposed alteration of boundaries	470
455. Brits Municipality: Proposed alteration of boundaries	471
477. Pretoria Municipality: Proposed alteration of boundaries	472
512. Declaration of an area as a Native Reserve	473
513. Education Amendment Draft Ordinance, 1969	503
514. Phalaborwa Health Committee: Petition to be raised to the status of a Town Council	519
515. Inclusion of the "Ogies Hoërskool" in Part (A) of the First Schedule to the Education Ordinance, 1953	519
516. Road Traffic Regulations: Amendment of Regulation 14	519
517. Springs Municipality: Adoption of Standard Standing Orders	520
518. Duiwelskloof Municipality: Adoption of Standard Standing Orders	520
519. Transvaal Board for the Development of Peri-Urban Areas: Amendment to Building By-laws	520
520. Symhurst Extension 1 Township	520
521. Transvaal Board for the Development of Peri-Urban Areas: Amendment to By-laws for Controlling and Prohibiting the Keeping of Pigs	526
522. Pretoria Region Amendment Scheme 150	527
523. Carletonville Municipality: Withdrawal of the Exemption from Rating	527
524. Brakpan Municipality: Revocation of Chapter VII of the Cemetery By-laws	527
525. Pretoria Amendment Scheme 143	527
526. Road Regulations, 1957: Amendment of	528
527. Benoni Municipality: Amendment to Building By-laws	528
528. Transvaal Board for the Development of Peri-Urban Areas: Amendment to By-laws Relating to the Keeping of Animals and Poultry	529
529. Pretoria Amendment Scheme 1/187	529
General Notices	
257. Proposed establishment of Bedfordview Extension 159 Township	530
258. Proposed establishment of Zeekoewater Township	530
259. Proposed establishment of Brits Extension 9 Township	531
260. Proposed establishment of Witbank Extension 27 Township	531
261. Springs Amendment Scheme 1/36	532
262. Pretoria Region Amendment Scheme 188	532
263. Boksburg Amendment Scheme 1/49	533
270. Proposed establishment of Augusta Township	533
272. Proposed amendment of the conditions of title of Portion 247 of Lot 153, Township of Sabie, District of Pilgrims Rest	534
273. Proposed amendment of the conditions of title of Erf 6, Vanderbijl Park Central East 6 Township, District of Vanderbijlpark	534
274. Johannesburg Amendment Scheme 1/342	535
275. Kempton Park Amendment Scheme 1/36	535
276. Roodepoort-Maraisburg Amendment Scheme 1/77	536
277. Proposed amendment of the conditions of title of Portion 2 of Holding 20, Boksburg Small Holdings, District of Boksburg	537
278. Proposed amendment of the conditions of title of Holding 83, Louisrus Agricultural Holdings, District of Vanderbijlpark	537
279. Proposed amendment of the conditions of title of Holding 11, Boksburg Small Holdings, District of Boksburg	538
280. Proposed amendment of the conditions of title of Holding 129, Bush Hill Estate Agricultural Holdings, District of Roodepoort	538
281. Proposed amendment of the conditions of title of remainder of Holding 17, Boksburg Small Holdings, District of Boksburg	539

INHOUD

No.	PAGE	BLADSY
Proklamasies		
118. Munisipaliteit Boksburg: Proklamering van pad	469	469
119. Munisipaliteit Pretoria: Verandering van wyksgrense	469	469
Administrateurskenniggewings		
454. Munisipaliteit Benoni: Voorgestelde verandering van grense	470	470
455. Munisipaliteit Brits: Voorgestelde verandering van grense	471	471
477. Munisipaliteit Pretoria: Voorgestelde verandering van grense	472	472
512. Verklaring van 'n gebied tot natuurreservaat	473	473
513. Ontwerp Onderwyswysigingsordonnantie, 1969	503	503
514. Phalaborwa Gesondheidskomitee: Versoekskrif om tot die status van 'n Stadsraad verhoog te word	519	519
515. Insluiting van die Ogies Hoër Skool in Deel (A) van die Eerste Bylae by die Onderwysordonnantie, 1953	519	519
516. Padverkeersregulasies: Wysiging van Regulasie 14	519	519
517. Munisipaliteit Springs: Aanname van Standaard Reglement van Orde	520	520
518. Munisipaliteit Duiwelskloof: Aanname van Standaard Reglement van Orde	520	520
519. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Bouverordeninge	520	520
520. Dorp Symhurst-uitbreiding 1	520	520
521. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Verordeninge vir die Beheer oor en die Verbod op die Aanhou van Varke	526	526
522. Pretoriastreek-wysigingskema 150	527	527
523. Munisipaliteit Carletonville: Intrekking van vrystelling van belasting	527	527
524. Munisipaliteit Brakpan: Herroeping van Hoofstuk VII van die Begraafplaasverordeninge	527	527
525. Pretoria-wysigingskema 143	527	527
526. Padregulasies, 1957: Wysiging van	528	528
527. Munisipaliteit Benoni: Wysiging van Bouverordeninge	528	528
528. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Verordeninge Betreffende die Aanhou van Diere en Pluimvee	529	529
529. Pretoria-wysigingskema 1/187	529	529
Algemene Kenniggewings		
257. Voorgestelde stigting van dorp Bedfordview-uitbreiding 159	530	530
258. Voorgestelde stigting van dorp Zeekoewater	530	530
259. Voorgestelde stigting van dorp Brits-uitbreiding 9	531	531
260. Voorgestelde stigting van dorp Witbank-uitbreiding 27	531	531
261. Springs-wysigingskema 1/36	532	532
262. Pretoriastreek-wysigingskema 188	532	532
263. Boksburg-wysigingskema 1/49	533	533
270. Voorgestelde stigting van dorp Augusta	533	533
272. Voorgestelde wysiging van die Titelvooraardes van Gedeelte 247, van Lot 153, dorp Sabie, distrik Pilgrims Rest	534	534
273. Voorgestelde wysiging van die Titelvooraardes van Erf 6, Vanderbijl Park Central East 6 Township, distrik Vanderbijlpark	534	534
274. Johannesburg-wysigingskema 1/342	535	535
275. Kempton Park-wysigingskema 1/36	535	535
276. Roodpoort-Maraisburg-wysigingskema 1/77	536	536
277. Voorgestelde wysiging van die Titelvooraardes van Gedeelte 2 van Hoewe 20, Boksburglandbouhoeves, distrik Boksburg	537	537
278. Voorgestelde wysiging van die Titelvooraardes van Hoewe 83, Louisruslandbouhoeves, distrik Vanderbijlpark	537	537
279. Voorgestelde wysiging van die Titelvooraardes van Hoewe 11, Boksburglandbouhoeves	538	538
280. Voorgestelde wysiging van die Titelvooraardes van Hoewe 129, Bush Hill Estate landbouhoeves, distrik Roodpoort	538	538
281. Voorgestelde wysiging van die Titelvooraardes van die restant van Hoewe 17, Boksburglandbouhoeves, distrik Boksburg	539	539

General Notices (continued)	PAGE	Algemene Kennisgewings (vervolg)	BLADSY
No.		No.	
282. Proposed amendment of the conditions of title of the remainder of Portion A of Holding 20, Boksburg Small Holdings, District of Boksburg	539	282. Voorgestelde wysiging van die Titelvooraardes van die restant van Gedeelte A van Hoeve 20, Boksburglandbouhoeves, distrik Boksburg	539
283. Proposed establishment of Glenkelly Extension 1 Township	539	283. Voorgestelde stigting van dorp Glenkelly-uitbreiding 1	539
Tenders	540	Tenders	540
Pound Sales	542	Skutverkopings	542
Notices by Local Authorities	542	Plaaslike Bestuurskennisgewings	542

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6. Prepay postage fully.
7. Place postage stamps in the upper right hand corner of the envelope or wrapper.
8. Insure your parcels and register valuable letters. Documents which can only be replaced at considerable cost should preferably be insured.
9. Post early and often during the day. Mail held until the last moment may cause delay.
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Nuttige wenke—

1. Adresseer alle posstukke volledig, duidelik en sonder misleidende afkortings.
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9. Pos vroegtydig en dikwels gedurende die dag. Posstukke wat tot op die laaste oomblik teruggehou word kan vertraging veroorsaak.
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Now, therefore, I hereby exercise the powers
upon me as aforesaid in respect of the title
in Deed of Transfer F97/1950, pertaining to
Freehold Residential Lot 423, situated in the
deleting condition (b).

Given under
May, One thousand nine hundred and
sixty-nine.

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

Whereas
in terms of the provisions
of section 3 of the Removal of Restrictions Act, 1967
(Act 84 of 1967), has been received from Frederick Wil-
liam Jinks for a certain restriction which is binding on
Lot 406, situated in the Township of Lyttelton Manor,
District of Pretoria, Transvaal, to be removed;

And whereas it is provided by section 2 of the above-
mentioned Act, that the Administrator of the Province
may in certain circumstances alter, suspend or remove any
restrictive condition in respect of land;

And whereas the Administrator has given his approval
for such amendment;

And whereas all the provisions of the above-mentioned
Act have been 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 16938/1945, pertaining to the said
Lot 406, Lyttelton Manor Township, by the deletion of
condition (b).

Given under my Hand at Pretoria on this Eighth day
of May, One thousand Nine hundred and Sixty-nine:

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

TAD. 8/2/73/17.

No. 132 (Administrator's), 1969

PROCLAMATION
by the Honourable the Administrator of the
Province of Transvaal

Whereas a written application in terms of the provisions
of section 3 of the Removal of Restrictions Act, 1967
(Act 84 of 1967), has been received from Hendrik Eduard
Kleyn for a certain restriction which is binding on Lot
334, situated in the Township of Lyttelton Manor, District
of Pretoria, Transvaal, to be removed;

And whereas it is provided by section 2 of the above-
mentioned Act, that the Administrator of the Province
may, in certain circumstances alter, suspend or remove
any restrictive condition in respect of land;

And whereas the Administrator has given his approval
for such amendment;

And whereas all the provisions of the above-mentioned
Act have been complied with;

23—40801

JUNE
1969



DIE PROVINSIE TRANSVAAL
Offisiële Roerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

RIA, 4 JUNE 1969

PRYS 5c

[No 3389]

No. 131 (Administrateurs-), 1969

PROKLAMASIE
deur Sy Edele die Administrateur van die
Provinsie Transvaal

Nademaal 'n skriftelike aansoek ingevolge die bepalings
van artikel 3 van die Wet op Opheffing van Beperkings,
1967 (Wet 84 van 1967), ontvang is van Frederick Wil-
liam Jinks om 'n sekere beperking wat op Lot 406, geleë
in die dorp Lyttelton Manor, distrik Pretoria, Transvaal,
bindend is op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal
word dat die Administrateur van die Provinsie in sekere
omstandighede 'n beperkende voorwaarde ten opsigte van
grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde
Wet voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen
soos voormeld, uitvoer met betrekking tot die titelvoor-
waardes in Akte van Transport 16938/1945, ten opsigte
van genoemde Lot 406, dorp Lyttelton Manor, deur die
skrapping van voorwaarde (b).

Gegee onder my Hand te Pretoria, op hede die Agtste
dag van Mei Eenduisend Nege-en-sestig.

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

TAD. 8/2/73/17.

No. 132 (Administrateurs-), 1969

PROKLAMASIE
deur Sy Edele die Administrateur van die
Provinsie Transvaal

Nademaal 'n skriftelike aansoek ingevolge die bepalings
van artikel 3 van die Wet op Opheffing van Beperkings,
1967 (Wet 84 van 1967), ontvang is van Hendrik Eduard
Kleyn om 'n sekere beperking wat op Lot 334, geleë
in die dorp Lyttelton Manor, distrik Pretoria, Transvaal,
bindend is op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal
word dat die Administrateur van die Provinsie in sekere
omstandighede 'n beperkende voorwaarde ten opsigte van
grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet
voldoen is;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer 5789/1967, pertaining to the said Erf 392, Malvern East Township, by—

(i) amending condition 3 (b) to read as follows:—

"(b) The building to be erected on this erf except with the permission of the Town Council of Germiston being first had and obtained, shall have the main frontage to the road or street on which the erf is situated. If the erf has more than one road frontage, elevations satisfactory to the Town Council of Germiston shall be provided to each roadway.”;

(ii) the deletion of condition 3 (f).

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

S. G. J. VAN NIEKERK, Administrator of the Province of Transvaal. TAD. 8/2/358.

No. 137 (Administrator's), 1969

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas the Transvaal Board for the Development of Peri-Urban Areas has, in terms of section 21 (1) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, with the consent of the Administrator, established a local area committee, named the Magaliesburg Local Area Committee;

Now, therefore, under and by virtue of the powers vested in me by section 21 (2) of the said Ordinance, I do by this Proclamation proclaim that the area of the Magaliesburg Local Area Committee shall be as described in the Schedule hereto.

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

S. G. J. VAN NIEKERK, Administrator of the Province of Transvaal. TALG. 3/1/164.

SCHEDULE

DESCRIPTION OF THE AREA OF JURISDICTION OF THE MAGALIESBURG LOCAL AREA COMMITTEE

Beginning at the north-western beacon of Portion 97 (Diagram S.G. A5784/50) of the farm Vaalbank 512 JQ, Magisterial District of Krugersdorp; proceeding thence generally eastwards along the northern boundary of the said farm Vaalbank 512 JQ to the north-western corner of Portion 13 (Diagram S.G. A5128/06) of the farm Kruitfontein 511 JQ; thence generally southwards along the boundaries of the following portions of the said farm Kruitfontein 511 JQ so as to exclude them from this area: Portion 26 (Diagram S.G. A2348/23), Portion 24 (Diagram S.G. A2346/23), Portion 23 (Diagram S.G. A2345/23), Portion 22 (Diagram S.G. A2344/23), Portion 21 (Diagram S.G. A2343/23), Portion 20 (Diagram S.G. A2342/23), Portion 57 (Diagram S.G. A4888/43), the remaining extent of Portion 48 (Diagram S.G. A3471/39), in extent 31·2294 morgen, Portion 78 (Diagram S.G. A981/56), Portion 49 (Diagram S.G. A3472/39), Portion 47 (Diagram S.G. A3470/39) and Portion 52 (Diagram S.G. A3475/39) to the south-western beacon of the lastnamed portion; thence generally westwards, southwards and south-westwards

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport 5789/1967, ten opsigte van genoemde Erf 392, dorp Malvern East, deur—

(i) die wysiging van voorwaarde 3 (b) om soos volg te lui:—

"(b) The building to be erected on this erf except with the permission of the Town Council of Germiston being first had and obtained, shall have the main frontage to the road or street on which the erf is situated. If the erf has more than one road frontage, elevations satisfactory to the Town Council of Germiston shall be provided to each roadway.”;

(ii) die skrapping van voorwaarde 3 (f).:

Gegee onder my Hand te Pretoria, op hede die Vyfde dag van Mei Eenduisend Nege-en-sestig.

S. G. J. VAN NIEKERK, Administrateur van die Provinsie Transvaal. TAD. 8/2/358.

No. 137 (Administrateurs'), 1969

PROKLAMASIE

deur Sy Edele die Administrateur van die Provinsie Transvaal

Nademaal die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingevolge artikel 21 (1) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, met die toestemming van die Administrateur, 'n plaaslike gebiedskomitee, genaamd die Plaaslike Gebiedskomitee van Magaliesburg, ingestel het;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel 21 (2) van genoemde Ordonnansie aan my verleen word, by hierdie Proklamasie proklameer dat die gebied van die Plaaslike Gebiedskomitee van Magaliesburg is soos in die bygaande Bylae omskryf.

Gegee onder my Hand te Pretoria, op hede die Agste dag van Mei Eenduisend Nege-en-sestig.

S. G. J. VAN NIEKERK, Administrateur van die Provinsie Transvaal. TALG. 3/1/164.

BYLAE

BESKRYWING VAN DIE REGSGEBIED VAN DIE PLAASLIKE GEBIEDSKOMITEE VAN MAGALIESBURG

Begin by die noordwestelike baken van Gedeelte 97 (Kaart L.G. A5784/50) van die plaas Vaalbank 512 JQ, landdrosdistrik Krugersdorp; daarvandaan algemeen ooswaarts langs die noordelike grens van die genoemde plaas Vaalbank 512 JQ tot by die noordwestelike hoek van Gedeelte 13 (Kaart L.G. A5128/06) van die plaas Kruitfontein 511 JQ; daarvandaan algemeen suidwaarts langs die grense van die volgende gedeeltes van die genoemde plaas Kruitfontein 511 JQ sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 26 (Kaart L.G. A2348/23), Gedeelte 24 (Kaart L.G. A2346/23), Gedeelte 23 (Kaart L.G. A2345/23), Gedeelte 22 (Kaart L.G. A2344/23), Gedeelte 21 (Kaart L.G. A2343/23), Gedeelte 20 (Kaart L.G. A2342/23), Gedeelte 57 (Kaart L.G. A4888/43), die resterende gedeelte van Gedeelte 48 (Kaart L.G. A3471/39), groot 31·2294 morg, Gedeelte 78 (Kaart L.G. A981/56), Gedeelte 49 (Kaart L.G. A3472/39), Gedeelte 47 (Kaart L.G. A3470/39) en Gedeelte 52 (Kaart L.G. A3475/39) tot by die suidwestelike baken van laasgenoemde gedeelte; daarvandaan algemeen weswaarts, suidwaarts en suidweswaarts langs die grense van die

along the boundaries of the following so as to include them in this area: Portion 1 A of Portion A (Diagram S.G. A1195/08) of the farm Kruiffontein 511 JQ, the farm Blaauwbank 505 JQ, Magaliesburg Township (General Plan S.G. A5324/27), Portion 44 (Diagram S.G. A4061/27) and Portion 10 (Transfer Deed 447/1884) both of the farm Steenkoppie 153 IQ to the south-western beacon of the lastnamed portion; thence generally north-westwards along the boundaries of the following so as to include them in this area: The said Portion 10, the farm Blaauwbank 505 JQ and the following portions of the farm Vaalbank 512 JQ: Portion 27 (Diagram S.G. A3223/43), Portion 21 (Diagram S.G. A3217/43), Portion 25 (Diagram S.G. A3221/43) and Portion 97 (Diagram S.G. A5784/50) to the north-western beacon of the last-named portion, the place of beginning.

No. 138 (Administrator's), 1969

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act 84 of 1967), has been received from Paarlshoop Investments (Proprietary) Limited for certain restrictions which are binding on Erf 53, situated in the Township of Paarlshoop, District of Johannesburg, Transvaal, to be altered and removed;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been 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 F10133/1967, pertaining to the said Erf 53, Paarlshoop Township, by the deletion of condition 5 and by the amendment of condition 6 to read as follows:—

"6. The owner of the said erven shall not construct, grass or reed huts or houses upon the said erven nor shall he erect, open, carry on, or allow, or cause to be erected, opened or carried on thereon any canteen, kaffir store or place for the sale of wines or spirituous liquors, without the consent of the company first had and obtained thereto in writing."

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

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

TAD. 8/2/350.

No. 139 (Administrator's), 1969

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas it is deemed expedient to alter the boundaries of Malvern East Township by the inclusion therein of Portion 68 (a portion of Portion 35) of the farm Elandsfontein 90 IR, District of Germiston;

volgende sodat hulle in hierdie gebied ingesluit word: Gedeelte 1 A van Gedeelte A (Kaart L.G. A1195/08) van die plaas Kruiffontein 511 JQ, die plaas Blaauwbank 505 JQ, Magaliesburgdorp (Algemene Plan L.G. A5324/27), Gedeelte 44 (Kaart L.G. A4061/27) en Gedeelte 10 (Transportakte 447/1884) albei van die plaas Steenkoppie 153 IQ tot by die suidwestelike baken van laasgenoemde gedeelte; daarvandaan algemeen noordwestwaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word; die genoemde Gedeelte 10, die plaas Blaauwbank 505 JQ en die volgende gedeeltes van die plaas Vaalbank 512 JQ, Gedeelte 27 (Kaart L.G. A3223/43), Gedeelte 21 (Kaart L.G. A3217/43), Gedeelte 25 (Kaart L.G. A3221/43) en Gedeelte 97 (Kaart L.G. A5784/50) tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

No. 138 (Administrateurs-), 1969

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), ontvang is van Paarlshoop Investments (Proprietary) Limited, om sekere beperkings wat op Erf 53, geleë in die dorp Paarlshoop, distrik Johannesburg, Transvaal, bindend is te wysig en op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die provinsie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorraarde in Akte van Transport F10133/1967, ten opsigte van genoemde Erf 53, dorp Paarlshoop, deur die skrapping van voorwaarde 5 en deur die wysiging van voorwaarde 6 om soos volg te lui:—

"6. The owner of the said erven shall not construct, grass or reed huts or houses upon the said erven nor shall he erect, open, carry on, or allow, or cause to be erected, opened or carried on thereon any canteen, kaffir store or place for the sale of wines or spirituous liquors, without the consent of the company first had and obtained thereto in writing."

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

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

TAD. 8/2/350.

No. 139 (Administrateurs-), 1969

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal dit wenslik geag word om die grense van die dorp Malvern-Oos te verander deur Gedeelte 68 ('n gedeelte van Gedeelte 35) van die plaas Elandsfontein 90 IR, distrik Germiston, daarin op te neem;

6. Cemetery, Depositing and Bantu Location Sites

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator with regard to the provision of a depositing site and site for a cemetery and Bantu Location. Should such arrangements entail land being transferred to the local authority, transfer thereof shall be free of conditions regarding the use or disposal thereof by the local authority.

7. Mineral Rights

All rights to minerals and precious stones shall be reserved by the applicant.

8. Cancellation of Existing Conditions of Title

The applicant shall at his own expense cause the following conditions to be cancelled:—

"(a) Die grond mag nie onderverdeel word nie tensy die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940, gelees met Wet No. 44 van 1948, eers verkry is.

(b) Nie meer as een woonhuis, tesame met sulke buitengeboue wat gewoonlik in verband daarmee nodig is, mag op die grond opgerig word nie, tensy die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940, gelees saam met Wet No. 44 van 1948, daartoe verkry is.

(c) Die grond moet slegs vir woon- en landboudoelendes gebruik word en hoegenaamd geen winkel of besigheid of nywerheid mag sonder die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940 gelees saam met Wet No. 44 van 1948, op die grond geopen of gedryf word nie.

(d) Geen gebou of enige bouwerk hoegenaamd mag binne 'n afstand van 300 Kaapse voet vanaf die middellyn van die nasionale pad opgerig word nie, tensy die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940, gelees saam met Wet No. 44 van 1948, eers daartoe verkry is.

(e) Onderworpen aan 2/3 aandeel tot het water in het watervoor thans loopende over gesegde Gedeelte en aange-toond op die kaart geheg aan Akte van Transport No. 522/1952, ten faveure van Johanna Louisa Mundt, geboren Kleinhaus, gehuwd buiten gemeenskap van goederen met Ernest Wilhelm Mundt en Maria Hendrika Pretorius, gebore Mundt, gehuwd buiten gemeenschap van goederen met Nicolaas Jacobus Pretorius."

9. Streets

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

(b) The applicant shall at its own cost remove all trees and treestumps and other obstacles from the road reserves to the satisfaction of the local authority.

(c) The streets shall be named to the satisfaction of the local authority.

10. Endowment

The applicant shall, subject to the provisos to section 27 (1) (d) of Ordinance 11 of 1931, pay as an endowment to the local authority an amount equal to 15 per cent (fifteen 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

6. Begraafplaas-, Stortings- en Bantoelokasieterreine

Die applikant moet tot bevrediging van die Administrator met die plaaslike bestuur reëlings tref in verband met die verskaffing van 'n stortingsterrein en terreine vir 'n begraafplaas en Bantoelokasie. Indien sodanige reëlings daaruit bestaan dat grond aan die plaaslike bestuur oorgedra moet word, moet die oordrag vry wees van voorwaardes betreffende die gebruik en vervreemding daarvan deur die plaaslike bestuur.

7. Mineralerechte

Alle regte op minerale en edelgesteentes moet deur die applikant voorbehou word.

8. Kansellasie van Bestaande Titelvooraardes

Die applikant moet op eie koste die volgende voorwaardes laat kanselleer:—

"(a) Die grond mag nie onderverdeel word nie tensy die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940, gelees met Wet No. 44 van 1948, eers verkry is.

(b) Nie meer as een woonhuis, tesame met sulke buitengeboue wat gewoonlik in verband daarmee nodig is, mag op die grond opgerig word nie, tensy die skriftelike goedkeuring van die Beherende gesag soos omskryf in Wet No. 21 van 1940, gelees saam met Wet No. 44 van 1948, daartoe verkry is.

(c) Die grond moet slegs vir woon- en landboudoelendes gebruik word en hoegenaamd geen winkel of besigheid of nywerheid mag sonder die skriftelike goedkeuring van die Beherende Gesag soos omskryf in Wet No. 21 van 1940 gelees saam met Wet No. 44 van 1948, op die grond geopen of gedryf word nie.

(d) Geen gebou of enige bouwerk hoegenaamd mag binne 'n afstand van 300 Kaapse voet vanaf die middellyn van die nasionale pad opgerig word nie, tensy die skriftelike goedkeuring van die Beherende gesag soos omskryf in Wet No. 21 van 1940, gelees saam met Wet No. 44 van 1948, eers daartoe verkry is.

(e) Onderworpen aan 2/3 aandeel tot het water in het watervoor thans loopende over gesegde Gedeelte en aange-toond op die kaart geheg aan Akte van Transport No. 522/1952, ten faveure van Johanna Louisa Mundt, geboren Kleinhaus, gehuwd buiten gemeenskap van goederen met Ernest Wilhelm Mundt en Maria Hendrika Pretorius, gebore Mundt, gehuwd buiten gemeenschap van goederen met Nicolaas Jacobus Pretorius."

9. Strate

(a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot voldoening van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrator geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die Dorperraad en die plaaslike bestuur.

(b) Die applikant moet op eie koste alle bome en boomstompe en ander hindernisse van die straatreserves verwijder tot die bevrediging van die plaaslike bestuur.

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

10. Skenking

Die applikant moet, behoudens die voorbehoudsbepalings van artikel 27 (1) (d) van Ordonnansie 11 van 1931, as 'n skenking aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 15 persent (vyftien persent) van slegs die grondwaarde van alle ewe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd ewe oorgedra

section 24 of that Ordinance), such value to be calculated as at the date of 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 at all reasonable times to inspect and audit the applicant's books relative to the disposal of erven in the township. If so required by the said local authority, or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

11. Erven for State and other Purposes

The applicant shall at its own expense transfer the following erven as shown on the General Plan to the proper authorities:

(a) For State Purposes.—Education: Erven 1526 and 1527.

(b) For Municipal Purposes.—As parks: Erven 1592 and 1593.

12. Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any including the reservation of rights to minerals.

13. Access

(1) Ingress from National Road T4-8 to the township and egress to National Road T4-8 from the township shall be restricted to the junction of the street between Erven 1592 and 1593 with National Road T4-8.

(2) The applicant shall submit a geometrical lay-out design (scale 1 inch = 40 feet) for the point of ingress and egress mentioned in (1) above for the approval of the Administrator.

When required to do so, the applicant shall at its own cost construct the said point of ingress and egress to the satisfaction of the Administrator in accordance with Regulation 93 of the Roads Ordinance, No. 22 of 1957.

14. Erection of Fence or Other Barrier

The applicant shall at its own expense erect a fence or other barrier to the satisfaction of the Administrator, as and when required to do so by him and the applicant shall maintain such fence or other barrier in good order until such time this responsibility is taken over by the local authority: Provided that the applicant's responsibility for the maintenance thereof shall cease when the local authority has taken over the responsibility for the maintenance of the streets.

15. Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves

The applicant shall satisfy the Administrator regarding the enforcement of his requirements.

ingevolge artikel 24 van daardie Ordonnansie) sodanige waarde bereken te word soos op die datum van die afkondiging van die proklamasie indien die erwe voor sodanige afkondiging van die hand gesit is of soos op die datum van sodanige van die hand sit indien di 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 kwaalstate, saam met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur verstrek.

Die plaaslike bestuur of enige beamppte deur hom behoorlik daartoe gemagtig, besit die reg om op alle redelike tye die applikant se boeke betreffende die vreemding van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beamppte moet die applikant alle boeke en stukke, wat vir so 'n inspeksie en ouditering nodig is, voorlê. Indien geen sodanige geldte gedurende 'n tydperk van drie maande ontvang is nie kan die plaaslike bestuur 'n verklaring waarin melding daarvan gemaak word, in plaas van 'n geouditeerde staat aanneem.

11. Erwe vir Staats- en ander Doeleindes

Die applikant moet op eie koste, die volgende erwe, soos op die algemene plan aangewys, aan die bevoegde owerheid oordra:

(a) Vir Staatsdoeleindes.—Onderwys: Erwe 1526 en 1527.

(b) Vir munisipale doeleindes.—As parke: Erwe 1592 en 1593.

12. Beskikking oor Bestaande Titelvoorraades

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitute, indien enige, met inbegrip van die voorbehoud van minerale regte.

13. Toegang

(1) Ingang vanaf Nasionale Pad T4-8 tot die dorp en uitgang tot Nasionale Pad T4-8 vanaf die dorp is beperk tot die aansluiting van die straat tussen Erwe 1592 en 1593 met Nasionale Pad T4-8.

(2) Die applikant moet 'n geometriese uitlegontwerp (skaal 1 duim=40 voet) indien vir die in- en uitgangspunt genoem in (1) hierbo, vir goedkeuring deur die Administrator.

Wanneer daarvoor gevra word, moet die applikant genoemde in- en uitgangspunt op eie koste bou tot bevrediging van die Administrator ooreenkomsrig regulasie 93 van die Padordonnansie, No. 22 van 1957.

14. Oprigting van Heining of ander Versperring

Die applikant moet op eie koste 'n heining of ander versperring tot bevrediging van die Administrator oprig soos en wanneer so deur hom vereis word en die applikant moet sodanige heining of ander versperring in goeie toestand hou tot tyd en wyl die verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die applikant se verantwoordelikheid vir die onderhoud daarvan sal staak wanneer die verantwoordelikheid vir die ondersoek van die strate deur die plaaslike bestuur oorgeneem word.

15. Nakoming van die Vereistes van die Beherende Gesag insake Padreservewes

Die applikant moet die Administrator tevreden stel insake die nakoming van sy vereistes.

2. Erven subject to Special Conditions

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

(1) *Erven 1576 and 1582.*—The erf shall be subject to a servitude of right of way in favour of the local authority as shown on the general plan.

(2) *Erf 1591.*—Ingress to and egress from the erf shall be restricted to an area between the north-western beacon and a point 130 Cape feet from the north-western beacon, measured along the western boundary of the erf and the northern and eastern boundaries of the erf.

3. Servitude for Sewerage and other Municipal Purposes

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

(a) The erf shall be subject to a servitude, 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 or 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 or removing such sewerage mains and other works being made good by the local authority.

4. Definitions

In the foregoing conditions the following expressions shall have the meaning assigned thereto:—

(i) "Applicant" means Omstedelike Eiendomme (Eiendoms) Beperk and its successors in title to the Township.

(ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

5. State and Municipal Erven

Should any erf mentioned in clause A 11 or any erf acquired as contemplated in clause B 1 (ii) and (iii) hereof be registered in the name 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 determined by the Administrator in consultation with the Townships Board, and, in addition hereto, under the circumstances set out above, the following erven shall be subject to the following conditions:—

(1) *Erf 1592.*—(a) Buildings, including out-buildings, hereafter erected on the erf shall be located not less than 40 Cape feet from the southern boundary thereof.

(b) Ingress to and egress from the erf shall be restricted to the northern boundary thereof.

2. Erwe Onderworpe aan Spesiale Voorwaardes

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

(1) *Erwe 1576 en 1582.*—Die erf is onderworpe aan 'n serwituut van reg van weg ten gunste van die plaaslike bestuur soos aangedui op die algemene plan.

(2) *Erf 1591.*—Ingang tot en uitgang vanaf die erf is beperk tot 'n gebied tussen die noordwestelike baken en 'n punt 130 Kaapse voet vanaf die noordwestelike baken gemeet langs die westelike grens van die erf en die noordelike en oostelike grense van die erf.

3. Serwituut vir Riolering- en ander Municipale Doeleindes

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

(a) Die erf is onderworpe aan 'n serwituut vir rieloen ander municipale doelesindes, ten gunste van die plaaslike bestuur, ses voet breed; langs net een van sy grense uitgesonderd 'n straatgrens soos bepaal deur die plaaslike bestuur.

(b) Geen gebou of ander struktuur mag binne die voorgenoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van ses voet daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rieloophoofpypleiding en ander werke wat hy volgens goeddunke noodsaklik agtig te plaas op die grond wat aan die voornoemde serwituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rieloophoofpypleiding en ander werke veroorsaak word.

4. Woordomskrywing

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

(i) "Applicant" beteken Omstedelike Eiendomme (Eiendoms) Beperk en sy opvolgers tot die eiendomsreg van die dorp.

(ii) "Woonhuis" beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Staats- en Municipale Erwe

As 'n erf waarvan melding in klousule A 11 gemaak word of enige erf wat verkry word soos beoog in klousule B 1 (ii) en (iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige van die voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorleg met die Dorperaad bepaal, en hierbenewens, onder die omstandighede hierbo uiteengesit, is onderstaande erwe aan die volgens voorwaardes onderworpe:—

(1) *Erf 1592.*—(a) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 40 Kaapse voet vanaf die suidelike grens daarvan geleë wees.

(b) Ingang tot en uitgang vanaf die erf is beperk tot die noordelike grens daarvan.

(2) *Erf* 1593.—(a) Buildings including out-buildings, hereafter erected on the erf shall be located not less than 40 Cape feet from the southern boundary thereof.

(b) Ingress to and egress from the erf shall be restricted to the north-eastern boundary thereof.

No. 141 (Administrator's), 1969

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas an application has been received for permission to establish the township of Whitney Gardens on Portion 325 of the farm Syferfontein 51 IR, District of Johannesburg;

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

Now, therefore, under and by virtue of the powers vested in me by 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 Twenty-eighth day of May, One thousand Nine hundred and Sixty-nine.

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

TAD. 4/8/2650.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY WHITNEY DEVELOPMENT COMPANY (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 325 OF THE FARM SYFERFONTEIN 51 IR, DISTRICT OF JOHANNESBURG, WAS GRANTED

A—CONDITIONS OF ESTABLISHMENT

1. Name

The name of the township shall be Whitney Gardens.

2. Design of Township

The township shall consist of erven and streets as indicated on General Plan S.G. A1889/67.

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;

(2) *Erf* 1593.—(a) Geboue, met inbegrip van buitengeboue, wat hierna op die erf opgerig word, moet minstens 40 Kaapse voet vanaf die suidelike grens daarvan geleë wees.

(b) Ingang tot en uitgang vanaf die erf is beperk tot die noordoostelike grens daarvan.

No. 141 (Administrateurs-), 1969

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal 'n aansoek ontvang is om toestemming om die dorp Whitney Gardens te stig op Gedeelte 325 van die plaas Syferfontein 51 IR, distrik Johannesburg;

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

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

Gegee onder my Hand te Pretoria, op hede die Agt-en-twintigste dag van Mei Eenduisend Negeen-en-sestig.

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

TAD. 4/8/2650.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEDOEEN DEUR WHITNEY DEVELOPMENT COMPANY (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPS-AANLEGORDONNANSIE, 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 325 VAN DIE PLAAS SYFERFONTEIN 51 IR, DISTRIK JOHANNESBURG, TOEGESTAAN IS

A—STIGTINGSVOORWAARDES

1. Naam

Die naam van die dorp is Whitney Gardens.

2. Ontwerpplan van die Dorp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A1889/67.

3. Water

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

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

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

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

13. Land for Municipal Purposes

The following erf as shown on the General Plan shall be transferred to the proper authority by and at the expense of the applicant:—

For municipal purposes.—As a transformer site: Erf 15.

14. 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.

15. Demolition of Buildings

The applicant shall at its own expense cause the out-buildings on Erven 17 and 18 to be demolished to the satisfaction of the local authority when required to do so by the local authority.

16. 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 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE**1. The Erven with Certain Exceptions**

The erven with the exception of—

- (i) the erf mentioned in clause A 13 hereof;
- (ii) such erven as may be acquired for State or provincial purposes; and
- (iii) 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 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) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.

(d) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.

(e) Neither the owner nor any 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.

(f) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations, as published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.

13. Grond vir Munisipale Doeleindes

Die volgende erf soos aangewys op die Algemene Plan, moet deur en op koste van die applikant na die betrokke owerheid oorgedra word:—

Vir munisipale doeleindes.—As 'n transformatorterrein: Erf 15.

14. Beskikking oor Bestaande Titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitute, as daar is, met inbegrip van die voorbehou van mineraleregte.

15. Sloop van Geboue

Die applikant moet op eie koste die buitegeboue op Erve 17 en 18 laat sloop tot voldoening van die plaaslike bestuur wanneer die plaaslike bestuur dit van hom verlang.

16. Nakoming van Voorradees

Die applikant moet die stigtingsvoorraardees nakom en moet die nodige stappe doen om te sorg dat die titelvoorraardees en ander voorradees genoem in artikel 56 bis van Ordonnansie 11 van 1931 nagekom word: Met dien verstaande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtings te onthef en sodanige verpligtings by enige persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES**1. Die Erwe met Sekere Uitsonderings**

Die erwe uitgesonderd—

- (i) die erf genoem in klosule A 13 hiervan;
- (ii) erwe wat vir Staats- of Proviniale doeleindes verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur, na raadpleging met die Dörperaad, die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het;

is onderworpe aan onderstaande verdere voorradees:—

(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 voorradees en enige ander voorradees in artikel 56 bis van Ordonnansie 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 bovemeilde doel gedoen of ingestel moet word.

(b) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erde-type of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

(c) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings aan geboue moet ingedien word by die plaaslike bestuur wie se skriftelike goedkeuring verkry moet word voordat 'n aanvang met die bouwerkzaamhede gemaak word. Alle geboue, veranderings of aanbouings daarvan, moet voltooi word binne 'n rede-like tydperk nadat 'n aanvang daarmee gemaak is.

(d) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikheid van die omgewing benadeel nie.

(e) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.

(f) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos afgekondig by Administrateurs-kennisgewing 2 van 1929, op die erf aangehou of op stal gesit word nie.

(g) No wood and/or iron buildings or 'buildings' of unburnt clay-brick shall be erected on the erf.

(h) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.

(j) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipe-line or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

(k) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the 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 further that the local authority may permit such other buildings as may be provided for in an approved town-planning scheme, subject to the conditions of the scheme under which the consent of the local authority is required.

(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 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 R8,500:

(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) 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.

(n) 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.

2. Building Line Restrictions

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

(1) *Erven 1 tot 5.*—Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 10 feet (English) from the northerly boundary thereof and not less than 25 feet (English) from any other boundary thereof abutting on a street.

(g) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.

(h) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur ople, mag nog die eienaar nog enige okkupant van die erf enige putte daarop uitgrawe of boorgate daarop boor of enige onderaardse water daaruit trek.

(j) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om stormwater van ewe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op die erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van ewe met 'n hoër ligging, van waar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.

(k) Die erf moet slegs gebruik word om 'n woonhuis daarop op te rig: Met dien verstande dat, met toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied huisvoort, op die erf opgerig kan word; Voorts met dien verstande dat die plaaslike bestuur sodanige ander geboue waarvoor in 'n goedgekeurde dorpsaanlegskema voorseening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.

(l) Behalwe met toestemming van die Administrateur wat sodanige voorwaardes kan stel as wat hy nodig ag, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, op die erf opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met 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 R8,500 wees.

(ii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig en eers later voltooi gaan word nie, moet gelykydig met, of vóór, die buitegeboue opgerig word.

(m) 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.

(n) 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.

2. Boulynbeperkings

Benewens die voorwaardes hierbo uiteengesit is die ondergenoemde ewe aan die volgende voorwaardes onderworpe:—

(1) *Erve 1 tot 5.*—Geboue, met inbegrip van buitegeboue wat hierna op die erf opgerig word moet minstens 10 voet (Engelse) van die noordelike grens en minstens 25 voet (Engelse) van enige ander straatgrens daarvan geleë wees.

(2) *Erven 6 to 14 and 16 to 20.*—Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 25 feet (English) from any boundary thereof abutting on a street.

3. 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.

4. Definitions

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

(i) "Applicant" means Whitney Development Company (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.

5. State and Municipal Erven

Should the erf referred to in clause A 13 or any erf acquired as contemplated in clauses B 1 (ii) and (iii) 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 514

21 May 1969

PHALABORWA HEALTH COMMITTEE.—PETITION TO BE RAISED TO THE STATUS OF A TOWN COUNCIL

It is hereby notified that the Administrator has received a petition from the Phalaborwa Health Committee praying that a Town Council be constituted in terms of section 9 (1) (a) of the Local Government Ordinance, 1939, for the Phalaborwa Health Committee in lieu of the present Health Committee.

In terms of section 13 of the said Ordinance, it is competent for any person interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator any counter-petition setting forth the grounds of opposition to the above proposal.

TALG. 3/1/112.

(2) *Erwe 6 tot 14 en 16 tot 20.*—Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word moet minstens 25 voet (Engelse) van enige straatgrens daarvan geleë wees.

3. 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 doeleindes ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.

(b) Geen gebou of ander struktuur mag binne voormalde serwituutgebied 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 verwydering van sodanige rioolhoofpyleidings en ander werke as wat hy na goeddunke as noodsaaklik beskou, tydelik te gooi om die grond wat aan voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

4. Woordomskrywing

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

(i) "Applicant" beteken Whitney Development Company (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.

5. Staats- en Munisipale Erwe

As enige erf genoem in klosule A 13 of enige erf verkry soos beoog in klosule B 1 (ii) en (iii) hiervan, in die besit kom van enigiemand anders as die Staat of die plaaslike bestuur, is so 'n erf daarop onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad toelaat.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 514

21 Mei 1969

PHALABORWA GESONDHEIDSKOMITEE.—VERSOEKSKRIF OM TOT DIE STATUS VAN 'N STADS-RAAD VERHOOG TE WORD

Hierby word bekendgemaak dat die Administrateur 'n versoekskrif van die Phalaborwa Gesondheidskomitee ontvang het waarin versoek word dat 'n stadsraad, ingevolge artikel 9 (1) (a) van die Ordonnansie op Plaaslike Bestuur, 1939, vir die Phalaborwa Gesondheidskomitee ingestel word in die plek van die bestaande Gesondheidskomitee.

Ingevolge artikel 13 van genoemde Ordonnansie is alle belanghebbende persone bevoegd om binne 30 dae na die eerste publikasie hiervan in die *Offisiële Koerant van die Provincie*, 'n teen-versoekskrif aan die Administrateur voor te lê met vermelding van die gronde van beswaar teen genoemde voorstel.

TALG. 3/1/112.

Administrator's Notice 564

4 June 1969

GERMISTON MUNICIPALITY.—AMENDMENT TO BY-LAWS RELATING TO PUBLIC PARKS

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 Public Parks of the Germiston Municipality, published under Administrator's Notice 846, dated 24 October 1956, as amended, are hereby further amended by the substitution for subsection (4) of section 2 of the following:—

"(4) The fees payable in terms of subsection (1) shall be as follows:—

R. c	
(a) For each motor-car, motor-cycle combination, coach, cart, cab, wagon, trolley or jinricksha	0 30
(b) For each motor-cycle	0 15
(c) For each motor bus, motor trolley or motor lorry	0 60
(d) For each adult cyclist	0 05
(e) For each adult pedestrian	0 05."

TALG. 5/69/1.

Administratorkennisgewing 564

4 Junie 1969

MUNISIPALITEIT GERMISTON.—WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE PARKE

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

Die Verordeninge Betreffende Openbare Parke van die Munisipaliteit Germiston, aangekondig by Administratorkennisgewing 846 van 24 Oktober 1956, soos gewysig, word hierby verder gewysig deur subartikel (4) van artikel 2 deur die volgende te vervang:—

"(4) Die gelde wat kragtens subartikel (1) betaalbaar is, is as volg:—

R. c	
(a) Vir elke motor, motorfiets met syspanwa, koets, kar, huur-rytuig, wa, molwa of riksja .. .	0 30
(b) Vir elke motorfiets	0 15
(c) Vir elke motorbus, motormolwa of vragmotor	0 60
(d) Vir elke volwasse fietsryer	0 05
(e) Vir elke volwasse voetganger	0 05."

TALG. 5/69/1.

Administrator's Notice 565

4 June 1969

COLIGNY MUNICIPALITY.—AMENDMENT TO PUBLIC HEALTH BY-LAWS

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

The Public Health By-laws of the Coligny Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows:—

1. By the addition to the heading of Chapter 2 of Part IV after the word "ANIMALS" for the words "AND BEES".

2. By the insertion after section 86 under Chapter 2 of Part IV of the following:—

"Keeping of Bees Forbidden

87. No person shall keep bees in the municipality."

TALG. 5/77/51.

Administratorkennisgewing 565

4 Junie 1969

MUNISIPALITEIT COLIGNY.—WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Coligny, aangekondig by Administratorkennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in die opskrif van Hoofstuk 2 van Deel IV na die woord "DIERE" die woorde "EN BYE" by te voeg.

2. Deur na artikel 86 onder Hoofstuk 2 van Deel IV die volgende in te voeg:—

"Aanhoud van Bye Verbode

87. Niemand mag bye binne die munisipaliteit aanhou nie."

TALG. 5/77/51.

Administrator's Notice 566

4 June 1969

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 750, dated 22 November 1939, as amended, are hereby further amended by the substitution for section 48 of the following:—

"Hours of Interment

48. No interment shall take place on a Sunday or a public holiday and on any weekday, including a Saturday, only between 9 a.m. and 4.30 p.m."

TALG. 5/23/31.

Administratorkennisgewing 566

4 Junie 1969

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, aangekondig by Administratorkennisgewing 750 van 22 November 1939, soos gewysig, word hierby verder gewysig deur artikel 48 deur die volgende te vervang:—

"Tye van Teraardebestelling

48. Geen teraardebestelling mag op 'n Sondag of 'n publieke vakansiedag plaasvind nie en op 'n weekdag, insluitende 'n Saterdag, alleen tussen 9 v.m. en 4.30 n.m."

TALG. 5/23/31.

Administrator's Notice 567

4 June 1969

CARLETONVILLE MUNICIPALITY.—AMENDMENT TO BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS AND PUBLIC VEHICLES AND THEIR DRIVERS

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 the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations and Public Vehicles and their Drivers, published under Administrator's Notice 536, dated 19 December 1945, as amended, and adopted by the Town Council of Carletonville under the powers conferred upon the Council by Administrator's Proclamation 97 of 1959, are hereby further amended by the substitution in item (1) of the Tariff of Fares under Annexure 1 of Schedule D for—

- (a) subitem (a) of the following:—
“(a) For the first quarter mile or part thereof: 35.”
- (b) subitem (c) of the following:—
“(c) For every two minutes of waiting time: 5c.”

TALG. 5/97/146.

Administrateurskennisgewing 567

4 Junie 1969

MUNISIPALITEIT CARLETONVILLE.—WYSIGING VAN VERORDENINGE VIR DIE LISENSIERING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHED, BEDRYWE EN BEROEPE EN PUBLIEKE VOERTUIE EN HULLE DRYWERS

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 Lisensiëring van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe en PUBLIEKE VOERTUIE EN HULLE DRYWERS, afgekondig by Administrateurskennisgewing 536 van 19 Desember 1945, soos gewysig, en aangeneem deur die Stadsraad van Carletonville ingevolge die bevoegdhede aan die Raad verleent by Proklamasie 97 (Administrateurs-) van 1959, word hierby verder gewysig deur in item (1) van die Huurtarief onder Aanhankel 1 van Bylae D—

- (a) subitem (a) deur die volgende te vervang:—
“(a) Vir die eerste kwartmyl of gedelte daarvan: 35.”
- (b) subitem (c) deur die volgende te vervang:—
“(c) Vir elke twee minute wat daar gewag word: 5c.”

TALG. 5/97/146.

Administrator's Notice 568

4 June 1969

FOCHVILLE MUNICIPALITY.—ADOPTION OF STANDARD STANDING ORDERS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Fochville has in terms of section 96 bis (2) of the said Ordinance adopted without amendment the Standard Standing Orders, published under Administrator's Notice 1049, dated 16 October 1968, as by-laws made by the said Council.

2. The Standing Orders of the Fochville Municipality, published under Part I of Chapter VIII of Administrator's Notice 131, dated 8 April 1924, are hereby revoked.

TALG. 5/86/57.

Administrateurskennisgewing 568

4 Junie 1969

MUNISIPALITEIT FOCHVILLE.—AANNAME VAN STANDAARD-REGLEMENT VAN ORDE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Fochville die Standaard-Reglement van Orde, afgekondig by Administrateurskennisgewing 1049 van 16 Oktober 1968, ingevolge artikel 96 bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Reglement van Orde van die Munisipaliteit Fochville, afgekondig by Seksie I van Hoofstuk VIII van Administrateurskennisgewing 131 van 8 April 1924, word hierby herroep.

TALG. 5/86/57.

Administrator's Notice 569

4 June 1969

BRITS 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 Brits Municipality, published under Administrator's Notice 566, dated 7 September 1949, as amended, are hereby further amended by the addition at the end of Part I of the Schedule of the following:—

“For the hiring of the loud-speakers, per session: R3.”

TALG. 5/94/10.

Administrateurskennisgewing 569

4 Junie 1969

MUNISIPALITEIT BRITS.—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 Brits, afgekondig by Administrateurskennisgewing 566 van 7 September 1949, soos gewysig, word hierby verder gewysig deur aan die end van Deel I van die Bylae, die volgende by te voeg:—

“Vir die huur van die luidsprekers, per sessie: R3.”

TALG. 5/94/10.

Administrator's Notice 570

4 June 1969

APPOINTMENT OF MR J. R. O'BRIEN AS POUNDMASTER OF THE DELAGOA POUND SITUATED ON THE FARM DELAGOA, DISTRICT OF POTGIETERSRUS

The Administrator has, in terms of the provisions of section 6 of the Pounds Ordinance, No. 7 of 1913, approved the appointment of Mr J. R. O'Brien as Poundmaster of the Delagoa Pound vice Mr W. F. O'Brien, deceased.

The address of the Poundmaster is: P.O. Box 9, Tinmyne.

TW. 5/6/2/2.

Administrator's Notice 571

4 June 1969

WAKKERSTROOM 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.

Definitions

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

“animal” means a sheep, goat, pig, horse, mule, donkey and cattle of any age and sex;

“application form” means the form as set out in Schedule B hereto;

“Bantu householder” means a Bantu person over the age of 18 years, not lodging with another Bantu family but residing permanently on a separate stand within the proclaimed Bantu location, provided he qualifies in terms of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), to reside and work in the prescribed area;

“Bona fide property” means animals in respect of which a person can furnish proof that he is the lawful owner;

“Council” means the Town Council of Wakkerstroom and includes the management committee of that council or any officer employed by that Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to it in terms of section 58 of the Local Government Administration and Elections Ordinance, 1960 (Ordinance 40 of 1960);

“earmark” means a distinguishing mark of a size, shape and colour and manufactured from a substance approved by the Council and which is issued by the Council only;

“large stock” means horses, mules, donkeys, cows, oxen, heifers, calves and foals;

“measured out erf” means a piece of land measured out as an erf or portion of an erf, the diagram of which is registered as such at the office of the Surveyor-general;

“municipality” means the Municipality of Wakkerstroom;

“official receipt” means a receipt issued under the hand of the Town Treasurer;

“owner” means the lawful owner of any animal;

“paddocks” means the portions of the town lands within the municipality which are from time to time set aside by the Council, in consultation with the Soil Conservation Committee, for the exclusive use by persons entitled to depasture their cattle thereon;

“proclaimed Bantu location” means that portion of the town lands proclaimed as a Bantu location for exclusive occupation by Bantu;

Administrateurskennisgewing 570

4 Junie 1969

AANSTELLING VAN MNR. J. R. O'BRIEN AS SKUTMEESTER VAN DELAGOASKUT, OP DIE PLAAS DELAGOA, DISTRIK POTGIELTERSRSUS

Die Administrateur het kragtens artikel 6 van die “Schutten Ordonnantie”, No. 7 van 1913, die benoeming van mnr. J. R. O'Brien as Skutmeester van die Delagoaskut in die plek van mnr. W. F. O'Brien wat oorlede is, goedgekeur.

Die Skutmeester se adres is: Posbus 9, Tinmyne.

TW. 5/6/2/2.

Administrateurskennisgewing 571

4 Junie 1969

MUNISIPALITEIT WAKKERSTROOM.—DORPSGRONDEVERORDENINGE

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—

“aansoekvorm” die vorm soos in Bylae B hierby uiteengesit;

“ampelike kwitansie” ’n kwitansie uitgereik onder die hand van die Stadsstesourier;

“Bantoe gesinshoof” ’n Bantoe persoon oor die ouderdom van 18 jaar wat nie by ’n ander Bantoe gesin inwoon nie, maar op ’n aparte standplaas binne die geproklameerde Bantoe lokasie permanent woonagtig is, mits hy ingevolge die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), kwalifiseer om in die voorgeskwe gebied te woon en te werk;

“Blanke gesinshoof” ’n Blanke persoon oor die ouderdom van 21 jaar, wat nie by ’n ander Blanke gesin inwoon nie, maar op ’n opgemete erf of gedeelte van ’n opgemete erf binne die geproklameerde dorp woonagtig is, of wat die eienaar is van ’n kleinhuwe en grond met ’n oppervlakte van 100 morg of minder op kontrak van die Raad huur;

“bona fide-eiendom” diere ten opsigte waarvan ’n persoon bewys kan lewer dat hy die wettige eienaar is;

“dier” ’n skaap, bok, vark, perd, muil, donkie en ’n bees van enige ouderdom en geslag;

“dorpsgronde” alle grond waarvan die eiendomsreg by die Raad berus, uitgesonderd opgemete erwe of gedeeltes van opgemete erwe in die geproklameerde dorp of die geproklameerde gebied van die Bantoe lokasie;

“eienaar” die wettige eienaar van enige dier;

“geproklameerde dorp” die deel van die dorpsgronde wat as dorp vir uitsluitlike bewoning deur Blanke gesproklameer is;

“geproklameerde Bantoe lokasie” die gedeelte van die dorpsgronde wat as Bantoe lokasie vir die uitsluitlike bewoning deur Bantoes geproklameer is;

“Grondbewaringskomitee” die Komitee saamgestel uit persone aangewys deur die Departement van Landbou tegniese Dienste;

“Grondbewaringsplan” die Grondbewaringsplan vir die Grondbewaringsdistrik Wakkerstroom, verwysing R4250/22/741;

“grootvee” perde, muile, donkies, koeie, verse, osse, kalwers en vullens;

“kleinhuwe” die vyf-morg-eiendom van ’n persoon wat die transporthouer daarvan is en wat binne die munisipaliteit geleë is;

"proclaimed township" means that portion of the town lands proclaimed for exclusive occupation by Whites;

"small holding" means the five-morgen property of a person who holds the deed of transfer thereof and which is situated within the municipality;

"small stock" means sheep, goats and pigs of any age and sex;

"Soil Conservation Committee" means the Committee consisting of persons appointed by the Department of Agricultural Technical Services;

"Soil Conservation Plan" means the Soil Conservation Plan for the Land Conservation District of Wakkerstroom, Reference R4250/22/741;

"town lands" means all land the proprietary rights of which vest in the Council; other than surveyed erven or portions of surveyed erven in the proclaimed township or the proclaimed area of the Bantu location;

"White householder" means a White person over the age of 21 years, not lodging with another White family, but permanently resident on a surveyed erf or a portion of a surveyed erf within the proclaimed township, or who is the owner of a small holding and hires land 100 morgen or less in extent from the Council on contract.

Pasturage for Animals

2. No person shall bring or cause to be brought any animal into a paddock without having obtained the prior permission of the Council.

3. (1) A person shall be deemed to have the Council's permission to bring an animal into a paddock when he can furnish evidence that the animal which he has brought into such paddock is provided with an earmark of a colour approved by the Council specifically in respect of such paddock and such animal and submit an official receipt as proof that he has paid the applicable grazing charges in terms of Schedule A hereto to the Council. Any animal, found in any paddock, which is provided with an earmark of a colour other than that specifically approved by the Council for that paddock, shall be impounded.

(2) Any person desiring to obtain grazing rights for his large stock shall complete an application form as set out in Schedule B hereto and hand it in at the Council's offices.

(3) The provisions of this section shall not be applicable in the circumstances as set out in sections 7, 8 and 9.

4. Subject to the provisions of section 23, each White householder shall be entitled, after having obtained the Council's permission in terms of section 3 and on payment of the appropriate grazing charges, to pasture in the paddocks for a number of large stock, determined from time to time by the Council in consultation with the Soil Conservation Committee, provided such large stock is his bona fide property and he makes a sworn statement to that effect: Provided that all such householders shall be entitled to depasture in the paddocks the maximum number of large stock as determined by the Council.

5. When horses, mules or donkeys are included in the number of large stock which a person desires to bring into a paddock, the number of horses, mules and donkeys shall be such a number only as he uses for bona fide business, transport or farming purposes, and such a number of horses, mules or donkeys shall be included in the number of large stock which a householder may keep in terms of section 4 and 17. Any person who desires to bring horses, mules or donkeys into a paddock shall make a sworn statement to the effect that he needs such animals for bona fide business, transport or farming purposes.

"kleinvee" skape, bokke en varke van enige ouderdom en geslag;

"munisipaliteit" die munisipaliteit Wakkerstroom;

"oormerk" 'n kenteken van so 'n grootte, formaat en kleur en uit so 'n stof vervaardig soos deur die Raad goedgekeur en wat slegs deur die Raad uitgereik word;

"opgemete erf" 'n stuk grond wat uitgemeet is as 'n erf of gedeelte van 'n erf waarvan die kaart by die kantoor van die Landmeter-generaal as sodanig geregistreer is;

"Raad" die Dorpsraad van Wakkerstroom en omvat die bestuurskomitee van daardie Raad of enige beampie deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

"weikampe" die gedeeltes van die dorpsgronde binne die munisipaliteit wat van tyd tot tyd deur die Raad, in oorleg met die Grondbewaringskomitee, oopsigesit word vir die uitsluitlik gebruik deur persone wat daar toe geregtig is om hulle vee daarop te laat wei.

Weiding vir Diere

2. Niemand mag 'n dier in 'n weikamp bring of toelaat dat dit daar gebring word sonder dat hy vooraf die toestemming van die Raad daar toe verkry het nie.

3. (1) Daar word geag dat 'n persoon die toestemming van die Raad het om 'n dier in 'n weikamp te bring wanneer hy bewys kan lewer dat die dier wat hy in sodanige weikamp gebring het, voorsien is van 'n oormerk van 'n kleur wat deur die Raad spesifiek ten opsigte van sodanige weikamp en sodanige dier goedgekeur is en 'n amptelike kwitansie kan voorlê as bewys dat hy die toepaslike weidingsgeld ingevolge Bylae A hierby aan die Raad betaal het. Enige dier wat in enige weikamp gevind word wat van 'n ander kleur oormerk voorsien is as dié wat spesifiek deur die Raad vir daardie besondere kamp goedgekeur is, word geskut.

(2) Iedereen wat begerig is om weidingsregte vir sy grootvee te bekom, moet 'n aansoekvorm soos in Bylae B hierby uiteengesit, voltooi en by die Raad se kantore indien.

3. Die bepalings van hierdie artikel is nie van toepassing nie in die omstandighede soos uiteengesit in artikels 7, 8 en 9.

4. Behoudens die bepalings van artikel 23, is elke Blanke gesinshoof geregtig, nadat hy die toestemming van die Raad ingevolge artikel 3 verkry het en by betaling van die toepaslike weigelde, op weiding in die weikampe vir 'n aantal grootvee wat van tyd tot tyd deur die Raad, in oorleg met die Grondbewaringskomitee, vasgestel word, mits sodanige grootvee sy bona fide-eiendom is, en hy 'n beëdigde verklaring te dien effekte aflê: Met dien verstande dat alle sodanige gesinshoofde geregtig is om die maksimum aantal grootvee soos deur die Raad vasgestel, in die weikampe te laat wei.

5. Wanneer perde, muile of donkies by die getal grootvee wat 'n persoon in 'n weikamp wens te bring, inbegrepe is, moet die getal perde, muile of donkies slegs so 'n getal wees as wat hy vir bona fide-besigheidsdoeleindes, -vervoermiddel of -boerderydoeleindes gebruik, en so 'n getal perde, muile of donkies is inbegrepe by die getal grootvee wat 'n gesinshoof, ingevolge artikels 4 en 17 kan aanhou. Enigeen wat begerig is om perde, muile of donkies in 'n weikamp te bring moet 'n beëdigde verklaring aflê ten effekte dat hy sodanige diere vir bona fide-besigheidsdoeleindes, -vervoermiddel of -boerderydoeleindes benodig.

6. No householder shall be entitled to bring a greater number of animals into a paddock than the Council, in consultation with the Soil Conservation Committee, shall determine from time to time.

7. Any person desiring to make use of pasturage for his animals on the town lands for business or any other purposes, other than as defined in section 4, shall not be permitted to bring any animal whatsoever into any paddock and such person shall depasture animals which he brings into the town lands on the outspans proclaimed for this purpose.

8. All animals dispatched or received by rail, or which are brought onto the town lands for auction purposes, shall be permitted to graze on that portion of the town lands assigned by the Council, in consultation with the Soil Conservation Committee, from time to time for a period not exceeding 48 (forty-eight) hours, after which such animals shall be removed from such portions of the town lands: Provided that such animals may be removed to any proclaimed outspan on the town lands. No animal brought onto the town lands in terms of this section, shall be brought into any paddock.

9. (1) No person hiring more than 100 morgen in extent on contract from the Council for the exclusive use for agricultural purposes, other than measured out erven, shall be entitled to bring any animal whatsoever into a paddock and he shall only be entitled to depasture animals on a small holding which is his property or the portions of the town lands which he hires from the Council on contract: Provided that the Council shall, in consultation with the Soil Conservation Committee, have the right at any time to control and restrict the number of animals grazing on the portions of the town lands so leased according as the provisions of the Soil Conservation Act, 1946 (Act 45 of 1946), may require such restriction.

(2) Any animal which is brought illegally onto the town lands or into a paddock in contravention of the provisions of subsection (1) shall, if found there, be impounded and the owner of such animal may be prosecuted for a contravention of the provisions of these by-laws.

10. No person shall bring or cause to be brought any animal as set out hereunder, onto those parts of the town lands which are not hired on contract from the Council, or into a paddock:—

- (a) Bulls of any age.
- (b) Stallions of animals of any kind and age which have not been sterilized.
- (c) Vicious or dangerous animals.
- (d) Any animal suffering from a dangerous or infectious disease or which has been in contact with animals suffering from such diseases.
- (e) Any animal suffering from serious injuries.
- (f) Sheep, goats and pigs of any age or sex: Provided that the provisions of paragraphs (a), (b) and (f) shall not be applicable in the circumstances as set out in sections 7, 8 and 9.

11. The Council shall at any time have the right to require by means of notice, a complete list of the description of all the animals depastured on the town lands or in a paddock from the owners of such animals and further to require any owner making use of grazing rights in terms of the provisions of these by-laws to collect all his animals depastured on the town lands at a certain point so that the animals may be inspected by a duly authorised officer of the Council. Any person refusing or neglecting

6. Geen gesinshoof is geregtig om 'n groter getal diere in 'n weikamp te bring as wat die Raad van tyd tot tyd, in oorleg met die Grondbewaringskomitee, vasstel nie.

7. Enige persoon wat vir besigheids- of enige ander doelendes, uitgesonderd soos omskryf in artikel 4, van weiding vir sy vee op die dorpsgronde gebruik wil maak, word nie toegeelaat om enige dier hoegenaamd in enige weikamp te bring nie en so 'n persoon moet enige dier wat hy op die dorpsgronde bring, op die uitspannings wat vir hierdie doel geproklameer is, laat wei.

8. Alle diere wat per spoor versend of ontvang word, of wat vir die doel van vendusies op die dorpsgronde gebring word, word toegeelaat om op daardie gedeelte van die dorpsgronde wat van tyd tot tyd deur die Raad, in oorleg met die Grondbewaringskomitee, aangewys word, te wei vir 'n tydperk van 48 (agt-en-veertig) uur nie te bogaande nie, waarna sodanige diere vanaf sodanige gedeeltes van die dorpsgronde verwyder moet word: Met dien verstande dat sodanige diere na enige geproklameerde uitspanning op die dorpsgronde verwyder kan word. Geen dier wat ingevolge die bepalings van hierdie artikel op die dorpsgronde gebring word, mag in enige weikamp gebring word nie.

9. (1) Niemand wat grond met 'n oppervlakte van meer as 100 morg op kontrak van die Raad huur en dit uitsluitlik vir landboudoeleindes gebruik, uitgesonderd op gemete erwe, is geregtig om enige dier in 'n weikamp te bring nie en hy is slegs geregtig om diere te laat wei op 'n kleinhewe wat sy eiendom is of dié gedeeltes van die dorpsgronde wat hy op kontrak van die Raad huur: Met dien verstande dat die Raad, in oorleg met die Grondbewaringskomitee, te eniger tyd die reg het om die aantal diere wat op die aldus verhuurde gedeeltes van die dorpsgronde wei, te beheer en te beperk na gelang die bepalings van die Grondbewaringswet, 1946 (Wet 45 van 1946), sodanige beperking vereis.

(2) Enige dier wat strydig met die bepalings van sub- artikel (1) onwettig op die dorpsgronde of in 'n weikamp gebring word, word, indien dit daar aangetref word, geskut en die eienaar van sodanige dier kan vir 'n oortreding van die bepalings van hierdie verordeninge vervolg word.

10. Niemand mag enige dier, soos hieronder uiteengesit, op dié gedeeltes van die dorpsgronde wat nie op kontrak van die Raad gehuur word, of in 'n weikamp bring of toelaat dat dit daar gebring word nie:—

- (a) Bulle van enige ouderdom.
- (b) Hingste van enige soort dier en van enige ouderdom wat nie gesteriliseer is nie.
- (c) Kwaadaardige of gevaaarlike diere.
- (d) Enige dier wat aan 'n gevaaarlike of aansteeklike siekte ly of wat in aanraking was met diere wat aan sodanige siektes ly.
- (e) Enige dier wat aan ernstige beserings ly.
- (f) Skape, bokke en varke van enige ouderdom en geslag: Met dien verstande dat die bepalings van paragrafe (a), (b) en (f) nie van toepassing is nie in die omstandighede uiteengesit by artikels 7, 8 en 9.

11. Die Raad het te eniger tyd die reg om, by wyse van kennisgewing, 'n volledige lys van die beskrywing van al die diere wat op die dorpsgronde of in 'n weikamp wei, van die eienaars van sodanige diere te eis en verder om van enige eienaar wat van weidingsregte ingevolge die bepalings van hierdie verordeninge gebruik maak, te eis dat hy al sy diere wat op die dorpsgronde wei, by 'n sekere punt bymekaarjaag sodat die diere deur 'n daartoe gemagtigde beampete van die Raad geïnspekteer kan word. Enigiemand wat weier of versuim om aan die bepalings

to comply with the provisions of this section shall be subject to prosecution for a contravention of the provisions of these by-laws.

12. The Council shall at any time have the right to collect and inspect all animals or any specific species of animal found upon the town lands, and any person who, during such process of collection and inspection, attempts to release any of the animals being collected and inspected, or to obstruct any officer of the Council charged with the collection and inspection of the animals in the execution of his duties, shall be subject to prosecution for a contravention of the provisions of these by-laws. The Council shall be obliged, after such collected animals have been inspected, to serve a written notice on each owner of the animals thus inspected to the effect that the animals thus collected and inspected may be fetched by such owner. Any animal not claimed within 24 (twenty-four) hours after such notice was served, shall be impounded.

13. Any animal found, in contravention of the provisions of these by-laws, on any portion of the town lands or in a paddock or in or on any proclaimed street or road or vacant piece of land within the proclaimed township or Bantu location, shall be impounded and the owner of such animal may be prosecuted for a contravention of the provisions of these by-laws: Provided that such animal shall not be impounded and the owner thereof shall not be prosecuted for a contravention of the provisions of these by-laws if an animal is urged or driven along any proclaimed street or road or over any vacant piece of land within the proclaimed township or Bantu location under the supervision and control of a person: Provided further that no such animal shall be permitted to stay quietly in or on such proclaimed street or road or vacant piece of land within the proclaimed township or Bantu location and the person under whose supervision and control the animal is, shall take all precautions to ensure that the animal so urged or driven does not constitute a danger or obstruction to traffic. Any animal found in any place as contemplated in this section without being under the proper supervision and control of a person, shall be impounded and the owner of such animal shall be subject to prosecution for a contravention of these by-laws.

14. Any animal found in a place on the town lands other than where the owner thereof is entitled to depasture it, or within the proclaimed township or Bantu location other than in the circumstances mentioned in the provisos to section 13, shall be impounded notwithstanding the fact that it is provided with an approved earmark.

15. If any person sells or in any other way disposes of an animal provided with an earmark in terms of these by-laws, or if such animal dies, the earmark from such animal shall be removed and a new earmark shall, if he so desires be issued to such person free of charge on his handing over of the relevant earmark to an officer of the Council: Provided that if a new earmark is issued to him, he shall complete the necessary application form in terms of section 3 (2) and shall make a sworn statement in terms of section 4.

16. If any earmark issued by the Council in terms of these by-laws should become detached from an animal's ear and be lost, the owner of such animal shall be entitled to the replacement of such earmark by the Council free of charge: Provided that the owner of such animal shall hand in a sworn statement at the Council's offices to the

van hierdie artikel te voldoen, stel hom bloot aan vervolging vir 'n oortreding van die bepalings van hierdie verordeninge.

12. Die Raad het die reg om te eniger tyd alle diere of enige spesifieke soort dier wat op die dorpsgronde gevind word bymekaar te maak en te inspekteer en enige persoon wat ten tyde van so 'n proses van bymekaarmaking en inspeksie poog om enige van die diere wat bymekaar gemaak en geïnspekteer word, vry te stel, of enige beampete van die Raad belas met die bymekaarmaak en inspekteer van diere te verbinder in die uitvoering van hierdie werk, stel hom bloot aan vervolging vir 'n oortreding van die bepalings van hierdie verordeninge. Die Raad is verplig om, nadat die aldus bymekaargemaakte diere geïnspekteer is, 'n skriftelike kennisgewing aan elke eienaar van die aldus geïnspekteerde diere te beteken ten effekte dat die aldus bymekaargemaakte en geïnspekteerde diere deur sodanige eienaar gehaal kan word. Enige dier wat nie binne 24 (vier-en-twintig) uur nadat so 'n kennisgewing betekene is, opgeëis word nie, word geskut.

13. Enige dier wat strydig met die bepalings van hierdie verordeninge, op enige gedeelte van die dorpsgronde of in 'n weikamp of in of op enige geproklameerde straat of pad of onbeboude stuk grond binne die geproklameerde dorp of Bantelokasie gevind word, word geskut en die eienaar van sodanige dier kan vervolg word vir 'n oortreding van die bepalings van hierdie verordeninge: Met dien verstande dat sodanige dier nie geskut en die eienaar daarvan nie vervolg word vir 'n oortreding van die bepalings van hierdie verordeninge nie, indien 'n dier langs enige geproklameerde straat of pad of oor enige onbeboude stuk grond binne die geproklameerde dorp of Bantelokasie onder toesig en beheer van 'n persoon aangejaag of gedryf word: Voorts met dien verstande dat geen sodanige dier toegelaat word om rustig in of op so 'n geproklameerde straat of pad of onbeboude stuk grond binne die geproklameerde dorp of Bantelokasie te vertoe nie, en die persoon onder wie se toesig en beheer die dier is alle voorsorgmaatreëls tref om sorg te dra dat die aldus aangejaagde of gedryfde dier nie 'n gevvaar of belemmering vir die verkeer veroorsaak nie. Enige dier wat op enige plek in hierdie artikel beoog gevind word sonder dat dit onder die behoorlike toesig en beheer van 'n persoon is, word geskut en die eienaar van so 'n dier stel hom bloot aan vervolging vir 'n oortreding van hierdie verordeninge.

14. Enige dier wat op 'n ander plek op die dorpsgronde as waar die eienaar daarvan geregtig is om dit te laat wei, of binne die geproklameerde dorp of Bantelokasie aangetroef word anders as in die omstandighede genoem in die voorbehoudsbepalings van artikel 13 word, ondanks die feit dat dit van 'n goedgekeurde oormerk voorsien is, geskut.

15. Indien enigiemand 'n dier wat van 'n oormerk ingevolge hierdie verordeninge voorsien is, verkoop of op enige ander wyse daarvan ontslae raak, of indien so 'n dier vrek, moet die oormerk van so 'n dier verwyder word en word daar aan so iemand by oorhandiging van die betrokke oormerk aan 'n beampete van die Raad, indien hy dit verlang, 'n nuwe oormerk kosteloos uitgereik: Met dien verstande dat indien 'n nuwe oormerk aan hom uitgereik word, hy die nodige aansoekvorm ingevolge artikel 3 (2) voltooii en 'n beëdigde verklaring ingevolge artikel 4 afle.

16. Indien enige oormerk deur die Raad ingevolge hierdie verordeninge uitgereik van 'n dier se oor losraak en verlore gaan, is die eienaar van so 'n dier geregtig op die kosteloze vervanging van so 'n oormerk deur die Raad: Met dien verstande dat die eienaar van so 'n dier 'n beëdigde verklaring by die Raad se kantore moet indien

effect that such earmark is lost and shall give a description in the sworn statement of the animal in respect of which the earmark was lost. Any earmark issued to a person in terms of this section shall be affixed to the ear of the animal, the earmark of which was lost, only by an officer authorised thereto by the Council.

17. (1) Subject to the provisions of these by-laws, each Bantu householder—

(a) who, as a worker within the municipality is registered at the Council's Department of Bantu Affairs as a full-time employee;

(b) who is entitled in terms of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), to reside and work within the prescribed area in the municipality; and

(c) who hires a house or a stand within the proclaimed Bantu location from the Council;

shall be entitled to depasture a number of large stock determined in the manner as set out in sections 4 and 5, in a paddock assigned by the Council, in consultation with the Soil Conservation Committee, from time to time specifically for this purpose: Provided that all such householders shall be entitled to depasture in such paddock the maximum number of large stock as determined by the Council.

(2) Any animal depastured in terms of subsection (1) in a paddock so assigned shall be provided with an approved earmark of another colour than that contemplated in any other section. Any animal found in such paddock, which is provided with an earmark of a colour other than that contemplated in this subsection, shall be impounded.

18. Any person who uses the grazing rights granted to him in terms of these by-laws, shall do so entirely on his own responsibility and the Council shall not be held responsible for any damage to or loss of any animal the owner of which makes use of such grazing rights.

19. Any person who brings or causes to be brought an animal onto the town lands in contravention of the provisions of these by-laws, shall, in addition to the fact that such animal shall be impounded and that he may be prosecuted for a contravention of these by-laws, be liable for all expenses which may be incurred for the isolation or removal from the town lands of such animal and for any damage caused by such animal.

Prohibited Actions

20. No person shall—

(a) reside on any portion of the town lands or make use of any building work or structure on the town lands for residential purposes without having obtained the prior permission of the Council in writing;

(b) without having obtained the prior written permission of the Council, erect or cause to be erected or use or inhabit or cause to be used or inhabited any building, awning, tent, enclosure or structure on any portion of the town lands;

(c) without having obtained the permission of the Council, in writing, chop up, plough, loosen, harrow, sow on or cultivate, destroy or remove, the covering thereon or permit any of these things to be done to any portion of the town lands;

ten effekte dat so 'n oormerk verlore gegaan het en hy in die beëdigde verklaring 'n beskrywing moet gee van die dier ten opsigte waarvan die oormerk verlore gegaan het. Enige oormerk wat ingevolge hierdie artikel aan 'n persoon uitgereik word, word slegs deur 'n beampie deur die Raad daartoe gemagtig, aan die oor van die dier waarvan die oormerk verlore gegaan het, vasgesit.

17. (1) Behoudens die bepalings van hierdie verordeninge is elke Bantoesinshoof—

(a) wat as 'n werker binne die munisipaliteit by die Departement van Bantoesake van die Raad as voltydse werknemer geregistreer is;

(b) wat ingevolge die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), geregtig is om binne die voorgeskrewe gebied in die munisipaliteit te woon en te werk; en

(c) wat 'n huis of standplaas binne die geproklameerde Bantelokasie van die Raad huur;

geregtig om 'n aantal stuks grootvee bepaal op die wyse uiteengesit in artikels 4 en 5 in 'n weikamp wat deur die Raad, in oorleg met die Grondbewaringskomitee, spesifiek vir hierdie doel van tyd tot tyd aangewys word, te laat wei: Met dien verstande dat alle sodanige gesinshoofde geregtig is om die maksimum aantal grootvee soos deur die Raad vasgestel, in sodanige weikamp te laat wei.

(2) Enige dier wat ingevolge subartikel (1) toegelaat word om in 'n aldus aangewese weikamp te wei, word voorsien van 'n goedgekeurde oormerk van 'n ander kleur as wat by enige ander artikel beoog word. Enige dier wat in sodanige weikamp aangetref word wat van 'n oormerk van 'n ander kleur as wat by hierdie subartikel beoog word, voorsien is, word geskut.

18. Enigiemand wat van die weidingsregte ingevolge hierdie verordeninge aan hom verleent, gebruik maak, doen dit geheel en al op eie verantwoordelikheid en die Raad word nie verantwoordelik gehou nie vir enige skade of verlies aan enige dier wie se eienaar van sodanige weidingsregte gebruik maak.

19. Enigiemand wat enige dier strydig met die bepalings van hierdie verordeninge op die dorpsgronde bring of toelaat dat dit daar gebring word, is, benewens die feit dat sodanige dier geskut en by vervolg kan word vir 'n oortreding van hierdie verordeninge, aanspreeklik vir alle onkoste wat aangegaan mag word vir die isolering of verwydering vanaf die dorpsgronde van sodanige dier en vir enige skade wat deur sodanige dier veroorsaak word.

Verbode Handelinge

20. Niemand mag—

(a) op enige gedeelte van die dorpsgronde woon of van enige bouwerk of struktuur op die dorpsgronde vir woondoeleindes gebruik maak nie sonder dat hy die skriftelike toestemming van die Raad daartoe vooraf verkry het;

(b) sonder die voorafverkrey skriftelike toestemming van die Raad enige gebou, skerm, tent, omheining of struktuur op enige gedeelte van die dorpsgronde oprig of laat oprig of dit gebruik of bewoon of toelaat dat dit gebruik of bewoon word nie;

(c) sonder dat hy die skriftelike toestemming van die Raad daartoe verkry het, enige gedeelte van die dorpsgronde stukkend kap, ploeg, losmaak, hark, saai of bewerk, die bedekking daarop vernietig of uithaal of toelaat dat enige van hierdie dinge gedoen word nie;

(d) without the prior permission of the Council, make any hole or trench in or on the town lands or remove or permit to be removed any soil, clay, sand, stone, minerals or gravel therefrom;

(e) scatter or leave lying on the town lands any rubbish, bottles, tins, rubble, garden refuse, building materials or dead animals or permit this to be done. If any dead animal is found on the town lands, the carcase shall be removed by the Council and the owner of the animal shall be held responsible for all costs which may be incurred to remove such carcase from the town lands and destroy it;

(f) bring or cause to be brought on to the town lands any dog. Any dog found thereon shall be destroyed and the provisions for the removal of dead animals contained in paragraph (e) shall be applicable *mutatis mutandis* to the owner of such destroyed dog. Provided that this paragraph shall not be applicable in the circumstances as contemplated in section 9: Provided further that a person as contemplated in the said section may bring or permit a dog to be brought on to that portion of the town lands only which he hires from the Council, subject to the provisions of his lease with the Council;

(g) without having obtained the prior permission of the Council, in writing, chop down, cut, set fire to, burn or in any other manner damage or destroy any trees, bushes, shrubs, reeds or grass growing on the town lands. For the purpose of this paragraph a person shall be deemed to have the Council's permission to chop down trees, remove bushes or shrubs or cut reeds or grass to such an extent and in such place as the Council may have approved, provided he is able to submit an official receipt to the effect that he has paid the appropriate charges in terms of Schedule C hereto, to the Council;

(h) crawl through or damage or destroy any wire or fence erected on the town lands.

Particulars shall be Furnished on Request

21. Any person in possession or control of any animal which is driven or urged over the town lands or through the proclaimed township or Bantu location or along any street or road within the municipality or allowed to rest there, shall, at the request of any duly authorized officer of the Council or police officer, furnish full particulars of where such animal comes from, what its destination is, who its owner is and the reasons why such animal is being driven or urged over or along the above-mentioned defined area or allowed to rest there. Any person refusing to furnish such information, shall be guilty of an offence and may be prosecuted for a contravention of the provisions of these by-laws.

Hiring of Land

22. (1) The provisions of section 20 (a), (b) and (c) shall not be applicable to a person who hires any portion of the town lands, other than measured out erven within the proclaimed township, on contract from the Council and such person shall submit to the provisions of his lease with the Council.

(d) sonder die voorafverkreeë toestemming van die Raad enige gat of sloop in of op die dorpsgronde maak of enige grond, klei, sand, klip, minerale of gruis daarvan verwijder of toelaat dat dit verwijder word nie;

(e) enige vullis, bottels, blikke, rommel, tuinvullis, boumateriaal of dooie diere op die dorpsgronde strooi of laat lê of toelaat dat dit gedoen word nie. Indien enige dooie dier op die dorpsgronde gevind word, word die karkas deur die Raad verwijder en die eienaar van sodanige dier aanspreeklik gehou vir alle koste wat aangegaan word om sodanige karkas van die dorpsgronde af te verwijder en te vernietig;

(f) enige hond op enige gedeelte van die dorpsgronde bring of toelaat dat dit daar gebring word nie. Enige hond wat daarop gevind word, word van kant gemaak en die bepalings vir die verwijdering van dooie diere vervat in paragraaf (e) is *mutatis mutandis* op die eienaar van so 'n vankantgemaakte hond van toepassing: Met dien verstande dat hierdie paragraaf nie van toepassing is nie in die omstandighede soos beoog by artikel 9: Voorts met dien verstande dat 'n persoon soos beoog by genoemde artikel 'n hond slegs kan bring of toelaat dat dit gebring word op dié gedeelte van die dorpsgronde wat hy van die Raad huur, onderworpe aan die bepalings van sy huurkontrak met die Raad;

(g) sonder dat hy vooraf die skriftelike toestemming van die Raad daartoe verkry het, enige bome, bosse, struiken, riete of gras wat op die dorpsgronde groei, afkap, sny, aan die brand steek, verbrand, of op enige ander wyse beschadig of vernietig nie. Vir die toepassing van hierdie paragraaf word geag dat 'n persoon die toestemming van die Raad het om bome af te kap, bosse of struiken uit te haal of riete of gras te sny tot so 'n hoeveelheid en op so 'n plek as wat die Raad goedgekeur het, indien hy 'n amptelike kwitansie kan voorleg ten effekte dat hy die toepaslike gelde ingevolge Bylae C hierby aan die Raad betaal het;

(h) deur enige draad of heining wat op die dorpsgronde opgerig is, kruip of dit beschadig of vernietig nie.

Besonderhede Moet op Versoek Verstrek Word

21. Enige wat in besit of in beheer is van enige dier wat oor die dorpsgronde of deur die geproklameerde dorp of Bantolokasie of langs enige straat of pad binne die munisipaliteit gedryf of aangejaag of toegelaat word om daar te rus, moet op versoek van enige daartoe gemagtigde beampete van die Raad of enige polisiebeampete, volledige besonderhede verstrek van waar sodanige dier vandaan kom, wat die bestemming is, wie die eienaar daarvan is en die redes waarom sodanige dier oor, op of langs bogemelde omskouwe gebied gedryf of aangejaag of toegelaat word om daar te rus. Enigiemand wat weier om sodanige inligting te verstrek, is skuldig aan 'n misdryf en kan vir 'n oortreding van die bepalings van hierdie verordeninge vervolg word.

Huur van Grond

22. (1) Die bepalings van artikel 20 (a), (b) en (c) is nie van toepassing nie op 'n persoon wat enige gedeelte van die dorpsgronde, uitgenome opgemete erwe binne die geproklameerde dorp op kontrak van die Raad huur en so 'n persoon moet hom onderwerp aan die bepalings van sy huurkontrak met die Raad.

(2) In any case where the Council enters into a lease with a person for the letting of any portion of the town lands, the provisions of the Soil Conservation Plan shall *mutatis mutandis* be applicable to the lessee and the Council shall at any time, in consultation with the Soil Conservation Committee, be entitled to determine the maximum number of animals which may be kept on the land so leased.

Keeping of Animals by Butchers

23. Notwithstanding anything to the contrary in these by-laws contained, any registered butcher who has taken out a butcher's licence in terms of the Council's By-laws Relating to Licences and Business Control, shall be entitled to keep a number of large and small stock, the meat of which is exclusively intended for sale in the butchery so licensed, in a camp, which forms a unit with the Abattoir and which shall be specially set aside by the Council, in consultation with the Soil Conservation Committee, for this purpose, without being held liable for the payment of any grazing charges: Provided that the maximum number of large and small stock to graze in such camp at the same time, shall be calculated on the maximum number of large and small stock slaughtered and sold locally in the preceding 12 months calculated as from the first day of January of any year: Provided further that the Council may in its discretion increase or decrease such number as the population increases or decreases.

False Information

24. Any person who deliberately or negligently furnishes false information in respect of the provisions of these by-laws, shall be guilty of an offence.

Penalty Clause

25. Any person contravening any provision of these by-laws shall be guilty of an offence and liable, on conviction, to a penalty not exceeding R100 (one hundred rand) and in default of payment, to imprisonment for a period not exceeding 6 (six) months.

Revocation of By-laws

26. The Town Lands By-laws of Wakkerstroom Municipality, published under Administrator's Notice 198, dated 9 June 1921, as amended, are hereby revoked.

SCHEDULE A

GRAZING CHARGES PAYABLE IN TERMS OF SECTIONS 4 AND 17 OF THESE BY-LAWS

1. For large stock of the bovine strain per head, per year or a portion thereof.....	R 1.00
2. For every horse, mule or donkey of any age, per year or portion thereof.....	R 4.00

SCHEDULE B

APPLICATION FOR GRAZING RIGHTS

I _____ a White/non-White householder of a family consisting of _____ members who are exclusively dependent on me for their survival, permanently resident at Erf No./Premises No. _____ within the proclaimed township/Bantu location of Wakkerstroom, hereby apply for grazing rights for my stock on the portions of the townlands assigned to me by the Council. I further state that, in terms of the Town Lands By-laws of the Wakkerstroom Municipality, I qualify for grazing rights.

(2) In enige geval waar die Raad 'n huurkontrak met 'n persoon aangaan vir die verhuur van enige gedeelte van die dorpsgronde, is die bepalings van die Grondbewaringsplan *mutatis mutandis* op dié huurder van toepassing en is die Raad te eniger tyd geregtig om, in oorleg met die Grondbewaringskomitee, die maksimum aantal diere wat op die aldus verhuurde grond aangehou kan word, vas te stel.

Aanhouding van Diere deur Slagters

23. Ondanks enige andersluidende bepaling in hierdie verordeninge vervat, is enige geregistreerde slagter wat 'n slagerslisensie ingevolge die Raad se Verordeninge Betreffende Lisensies en Beheer oor Besighede uitgeneem het, geregtig om 'n hoeveelheid groot- en kleinvee waarvan die vleis uitsluitlik bedoel is vir verkoop in die aldus gelisensieerde slaghuis aan te hou in 'n kamp wat 'n eenheid vorm met die abattoir en wat spesial deur die Raad, in oorleg met die Grondbewaringskomitee, vir hierdie doel opsygesit word, sonder dat hy aanspreeklik gehou word vir die betaling van enige weidingsgelde: Met dien verstande dat die maksimum getal groot- en kleinvee wat op 'n keer in sodanige kamp kan wei, bereken word op die maksimum getal groot- en kleinvee wat gedurende die voorafgaande 12 maande, gereken vanaf die eerste dag van Januarie van enige jaar, in een enkele maand geslag en plaaslik verkoop is: Voorts met dien verstande dat die Raad, namate die bevolking toe- of afneem, na goeddunke sodanige getal kan verminder of vermeerder.

False Inligting

24. Enigeen wat opsetlik of uit nalatigheid valse inligting met betrekking tot die bepalings van hierdie verordeninge verskaf, is skuldig aan 'n misdryf.

Strafbepaling

25. Enigeen wat enige bepaling van hierdie verordeninge oortree is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 (honderd rand) en by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens 6 (ses) maande.

Herroeping van Verordeninge

26. Die Dorpsgronde Bywette van die Munisipaliteit Wakkerstroom, afgekondig by Administrateurskennisgewing 198 van 9 Junie 1921, soos gewysig, word hierby herroep.

BYLAE A

WEIDINGSGELDE BETAALBAAR INGEVOLGE ARTIKELS 4 EN 17 VAN HIERDIE VERORDENINGE

	R
1. Vir grootvee van die beesras, per stuk, per jaar of 'n gedeelte daarvan.....	1.00
2. Vir elke perd, muil of donkie van enige ouderdom, per jaar of gedeelte daarvan.....	4.00

BYLAE B

AANSOEK OM WEIDINGSREGTE

Ek _____ 'n Blanke/Bantoe gesinshoof van 'n gesin bestaande uit _____ lede wat vir hulle voortbestaan uitsluitlik van my afhanklik is, permanent woonagtig te Erf No./Perseel No. _____ binne die geproklameerde dorp/Bantuelokasie, van Wakkerstroom doen hierby aansoek om weidingsregte vir my vee op die gedeeltes van die dorpsgronde wat deur die Raad aan my uitgewys word. Ek verklaar verder dat ek ingevolge die bepalings van die Dorpsgrondverordeninge van die munisipaliteit Wakkerstroom vir weidingsregte kwalifiseer.

(a) Cows, heifers, oxen and calves:

Description of animal	Special mark or sign	Age
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		
14.		
15.		
16.		
17.		
18.		
19.		
20.		
21.		
22.		
23.		
24.		
25.		

(b) Horses, mules, donkeys and foals:

Species of animal	Description of animal	Special marks or signs	Age
1.			
2.			
3.			
4.			
5.			

I hereby declare that all the animals as defined above are my bona fide property and that I use all the horses, mules or donkeys as set out above for bona fide farming or business purposes or as a means of transport.

Applicant.

Sworn and signed before me on this _____ day
of _____ 19_____

Commissioner
of Oaths.

SCHEDULE C

Charges payable in respect of the chopping of wood and the cutting of grass or reeds on the town lands and the removal thereof in terms of section 21 (g).

1. Grass and reeds

Per bundle with a diameter not exceeding 24 inches where it is bound:

- (a) Persons permanently resident outside the municipality: 5c.
- (b) Persons permanently resident inside the municipality: 3c.

2. Wood

(1) Per faggot: Provided that such faggot shall not be larger than what one single person may transport easily without the aid of any implement, vehicle or tools: 5c.

- (2) Per tip-cart or light truck-load: 50c.
- (3) Per wagon or heavy truck-load: R1.
- (4) Chopped firewood, per bag: 25c.

TALG. 5/95/72.

(a) Koeie, verse, osse en kalwers

Beskrywing van dier	Spesiale merk of tekens	Ouderdom
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		
14.		
15.		
16.		
17.		
18.		
19.		
20.		
21.		
22.		
23.		
24.		
25.		

(b) Perde, muile, donkies en vullens

Soort dier	Beskrywing van dier	Spesiale merke of tekens	Ouderdom
1.			
2.			
3.			
4.			
5.			

Ek verklaar hiermee dat al die diere soos hierbo omskrywe my bona fide-eiendom is en dat ek al die perde, muile, of donkies soos hierbo uiteengesit vir bona fide-boerdery- of besigheidsdoelendes of as vervoermiddel gebruik.

Aansoeker.

Voor my beëdig en onderteken op hierdie _____ dag
van _____ 19_____

Kommissaris van Ede.

BYLAE C

Gelde betaalbaar ten opsigte van die kap van hout en die sny van gras of riete op die dorpsgronde en die verwydering daarvan ingevolge artikel 21 (g).

1. Gras en riet

Per bondel met 'n deursnee van hoogstens 24 duim waar dit saamgebind is:

- (a) Persone permanent buite die munisipaliteit woonagtig: 5c.
- (b) Persone permanent binne die munisipaliteit woonagtig: 3c.

2. Hout

(1) Per bondel: Met dien verstande dat so 'n bondel nie groter mag wees nie as wat een enkele persoon sonder die hulp van enige implement, voertuig of gereedskap met gemak kan vervoer: 5c.

- (2) Per skotskar- of ligte vrag-motorvrag: 50c.
- (3) Per wa- of swaar vrag-motorvrag: R1.
- (4) Gekapte vuurmaakhout, per sak: 25c.

TALG. 5/95/72.

Administrator's Notice 572

4 June 1969

**APPOINTMENT OF MEMBER.—ROAD BOARD
OF CAROLINA**

It is hereby notified for general information that the Administrator is pleased, under the provisions of subsections (1) and (2) of section *fifteen* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), to approve the appointment of Mr H. A. L. Bosman (junior), as a member of the Road Board of Carolina to fill an existing vacancy.

DP. 051-053-25/3.

Administrator's Notice 573

4 June 1969

**WIDENING OF DISTRICT ROAD 152,
DISTRICT OF KLERKSDORP**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Klerksdorp, in terms of section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that District Road 152 traversing the farms Nooitgedacht 429 IP, Mariendal 430 IP, Zwartkopjes 431 IP, Elandslaagte 427 IP, Yzerspruit 15 HP, Doornplaats 14 HP and Syferkuil 20 HP, District of Klerksdorp, shall be widened to 80 Cape feet, as indicated on the subjoined sketch plan.

DP. 07-073-23/22/152.

Administrateurskennisgewing 572

4 Junie 1969

**BENOEMING VAN PADRAADSLID.—PADRAAD
VAN CAROLINA**

Dit word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig subartikels (1) en (2) van artikel *vyftien* van die Padordonansie, 1957 (Ordonnansie 22 van 1957), goedkeuring te heg aan die benoeming van mnr. H. A. L. Bosman (junior), tot lid van die Padraad van Carolina om 'n vakature in die Raad te vul.

DP. 051-053-25/3.

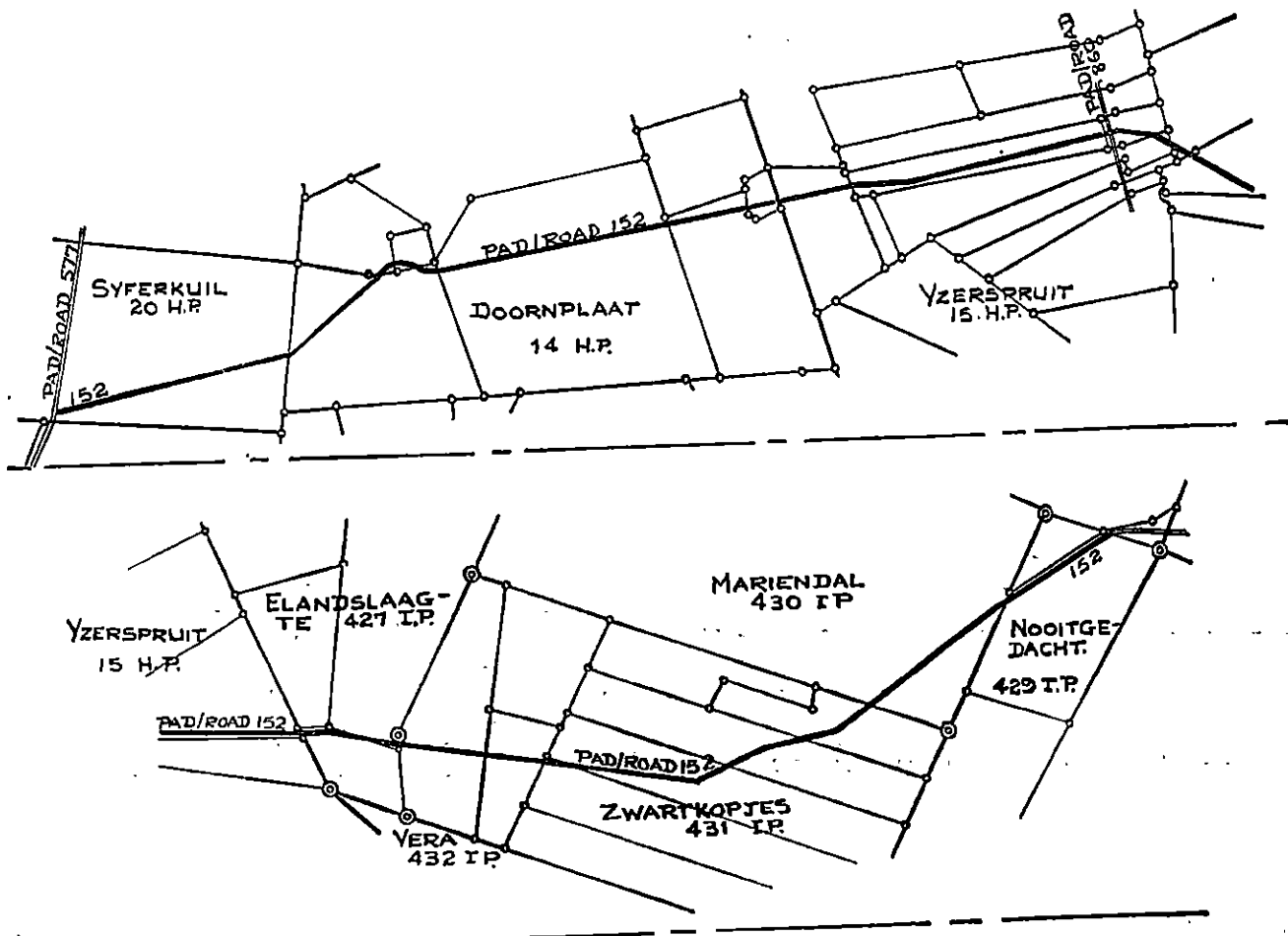
Administrateurskennisgewing 573

4 Junie 1969

**VERBREDING VAN DISTRIKSPAD 152,
DISTRIK KLERKSDORP**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Klerksdorp, goedgekeur het, ingevolge artikel *drie* van die Padordonansie, 1957 (Ordonnansie 22 van 1957), dat Distrikspad 152 oor die plase Nooitgedacht 429 IP, Mariendal 430 IP, Zwartkopjes 431 IP, Elandslaagte 427 IP, Yzerspruit 15 HP, Doornplaats 14 HP en Syferkuil 20 HP, distrik Klerksdorp, verbreed word na 80 Kaapse voet soos aangevoer op bygaande sketsplan.

DP. 07-073-23/22/152.

DP. 07-073-23/22/152.**VERWYSING**

BESTAANDE PAAIE

PAD VERBREED NA,
80 KAAPSE VOET**REFERENCE**

EXISTING ROADS.

ROAD WIDENED
TO, 80 CAPE FEET.

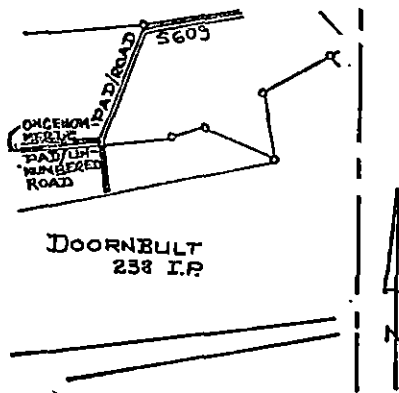
Administrator's Notice 574

4 June 1969

**OPENING OF PUBLIC DISTRICT ROAD,
DISTRICT OF LICHTENBURG**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Lichtenburg in terms of paragraphs (a) and (c) of subsection (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that a public district road 30 Cape feet wide, shall exist on the farm Doornbult 238 IP, District of Lichtenburg, as indicated on the subjoined sketch plan.

DP. 07-075-23/24/D. 8.

DP 07-075-23/24/D8VERWYSINGRESTAANTE PAAIEPAD GEOPEN, 30
KAAPSE VOET
BREEDREFERENCEEXISTING ROADSROAD OPENED,
30 CAPE FEET
WIDE.

Administrator's Notice 575

4 June 1969

CORRECTION NOTICE**STANDARD STANDING ORDERS**

Administrator's Notice 1049, dated 16 October 1968, is hereby corrected as follows:—

1. By the substitution for subsection (1) of section 11 of the following:—

- "11. (1) A member may at a meeting put a question—
 - (a) on a matter arising out of or connected with any item of the report of the management committee when such item has been called or during discussion thereon;
 - (b) concerning the general work of the council not arising out of or connected with any item of the report of the management committee."

2. By the insertion after subsection (1) of section 11 of the following:—

- "(1) A. A question contemplated in subsection (1) (b) shall only be asked if at least five days' notice in writing has first been lodged with the clerk of the council who shall forthwith furnish a copy thereof to the chairman and the chairman of the management committee."

TALG. 5/86.

Administrator's Notice 576

4 June 1969

ROAD ADJUSTMENTS ON THE FARMS KLAARSTROOM 237 AND DE RUST 273, REGISTRATION DIVISION JP, DISTRICT OF MARICO

In view of an application having been made by Messrs E. C. Oosthuizen and J. Whitfield for the closing of a public road on the farms Klaarstroom 237 and De Rust 273, Registration Division JP, District of Marico, it is the

Administratorskennisgewing 574

4 Junie 1969

**OPENING VAN OPENBARE DISTRIKSPAD,
DISTRIK LICHTENBURG**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Pádraad van Lichtenburg goedgekeur het ingevolge para grawe (a) en (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), dat 'n openbare distrikspad 30 Kaapse voet breed, sal bestaan oor die plaas Doornbult 238 IP, distrik Lichtenburg, soos aangetoon op bygaande sketsplan.

DP. 07-075-23/24/D. 8.

Administratorskennisgewing 575

4 Junie 1969

KENNISGEWING VAN VERBETERING**STANDAARD-REGLEMENT VAN ORDE**

Administratorskennisgewing 1049 van 16 Oktober 1968 word hierby as volg verbeter:—

1. Deur subartikel (1) van artikel 11 deur die volgende te vervang:—

- "11. (1) 'n Lid kan op 'n vergadering 'n vraag stel—
 - (a) oor 'n saak wat voortspruit uit of in verband staan met 'n item van die verslag van die bestuurskomitee wanneer so 'n item aan die orde gestel word of tydens die bespreking daarvan;
 - (b) betreffende die algemene werk van die raad wat nie voortspruit uit of in verband staan met 'n item van die verslag van die bestuurskomitee nie."

2. Deur na subartikel (1) van artikel 11 die volgende in te voeg:—

- "(1) A. 'n Vraag bedoel in subartikel (1) (b) word alleen gestel indien minstens vyf dae kennis vooraf skriftelik ingedien is by die klerk van die raad wat onverwyd 'n afskrif daarvan aan die voorsteer en die voorsteer van die bestuurskomitee verstrek."

TALG. 5/86.

Administratorskennisgewing 576

4 Junie 1969

PADREËLINGS OP DIE PLASE KLAARSTROOM 237 EN DE RUST 273, REGISTRASIE AFDELING JP, DISTRIK MARICO

Met die oog op 'n aansoek ontvang van mnr. E. C. Oosthuizen en J. Whitfield om die sluiting van 'n openbare pad op die plase Klaarstroom 237 en De Rust 273, Registrasieafdeling JP, distrik Marico, is die Administrateur

Administrator's intention to take action in terms of section twenty-eight of the Roads Ordinance, 1957 (Ordinance 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 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 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 of the said Ordinance, as a result of such objection.

DP. 08-083-23/24/K/13.

voornemens om ooreenkomstig artikel agt-en-twintig van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

Alle belanghebbende persone is bevoegd om binne 30 dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 2063, Rustenburg, 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 van genoemde Ordonnansie, as gevolg van sulke besware.

DP. 08-083-23/24/K/13.

Administrator's Notice 577

4 June 1969

WIDENING.—PUBLIC ROAD, DISTRICT OF LETABA

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Letaba, in terms of section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that District Road 1804, traversing the farm Mohlabas Location 567 LT, District of Letaba, shall be widened to 120 Cape feet, as shown on sketch plan subjoined hereto.

DP. 03-034-23/22/1804.

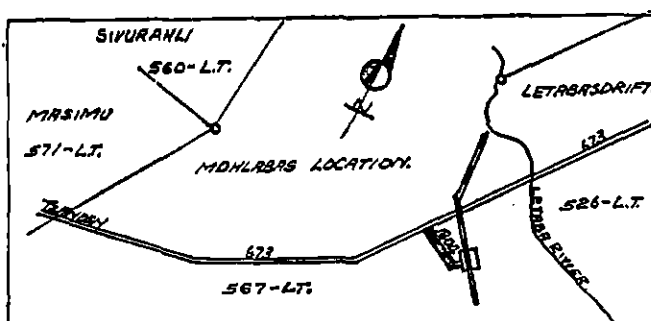
Administrateurskennisgewing 577

4 Junie 1969

VERBREDING.—OPENBARE PAD, DISTRIK LETABA

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat Distrikspad 1804 oor die plaas Mohlabas Location 567 LT, distrik Letaba, na 120 Kaapse voet verbreed word soos aangedui op bygaande sketsplan.

DP. 03-034-23/22/1804.



DP. 03-034-23/22/1804.

VERWIJSING

REFERENCE

BESTRAANDE PARIE — EXISTING ROADS.

PAD VERBREED NR ROAD WIDENED TO

120 K. VR. — 120 C. FT.

Administrator's Notice 578

4 June 1969

WIDENING OF ROAD 332 ON THE FARMS SCHUINSDRIFT 75 JP AND KOPPIESKRAL 73 JP, DISTRICT OF MARICO

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Marico, that District Road 332 traversing the farms Schuinsdrift 75 JP and Koppieskraal 73 JP, District of Marico, shall be widened with varying widths in terms of section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as indicated on the subjoined sketch plan.

DP. 08-083-23/22/332.

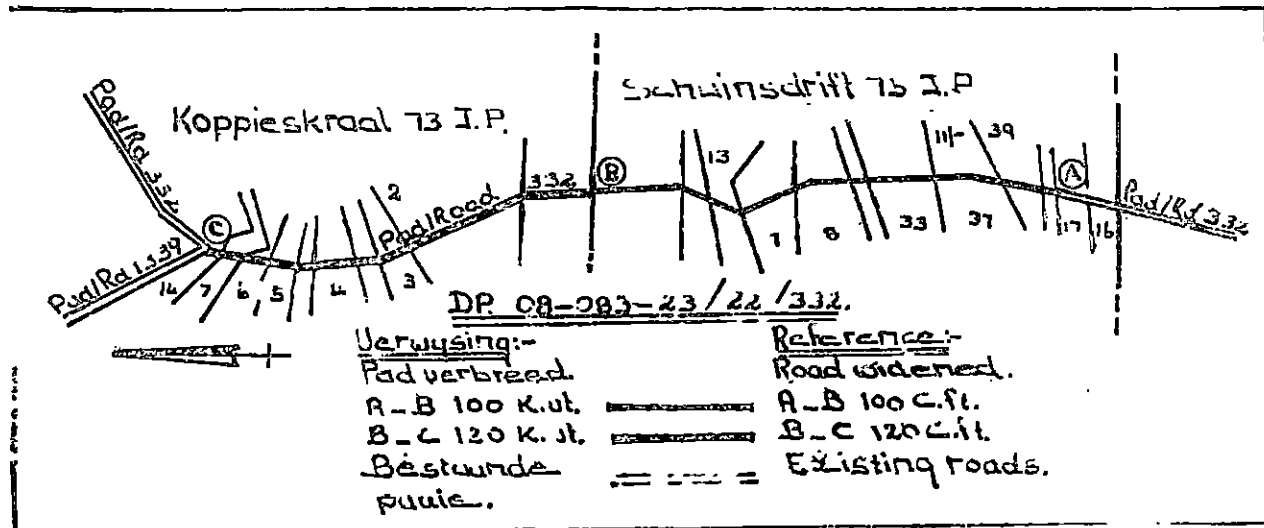
Administrateurskennisgewing 578

4 Junie 1969

VERBREDING VAN PAD 332 OP DIE PLASE SCHUINSDRIFT 75 JP EN KOPPIESKRAL 73 JP, DISTRIK MARICO

Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Marico, goedgekeur het dat Distrikspad 332 op die plase Schuinsdrift 75 JP en Koppieskraal 73 JP, distrik Marico, ingevolge artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verbreed word met afwisselende breedtes, soos op bygaande sketsplan aangetoon.

DP. 08-083-23/22/332.



Administrator's Notice 579

4 June 1969

DEVIATION AND WIDENING OF DISTRICT ROADS, DISTRICT OF GROBLERSDAL

It is hereby notified for general information that the Administrator has approved after investigation and report by the Road Board of Groblersdal that District Road 1695 traversing the farm Loskop Noord 12 JS, shall be deviated and widened to 120 Cape feet over the farms Loskop Noord 12 JS and Valschfontein 33 JS, District of Groblersdal, and that District Road 1846 traversing the farm Loskop Noord 12 JS, District of Groblersdal, shall be deviated and widened to 80 Cape feet in terms of section 5 (1) (d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as indicated on the subjoined sketch plan.

DP. 04-047-23/22/1695 (A).

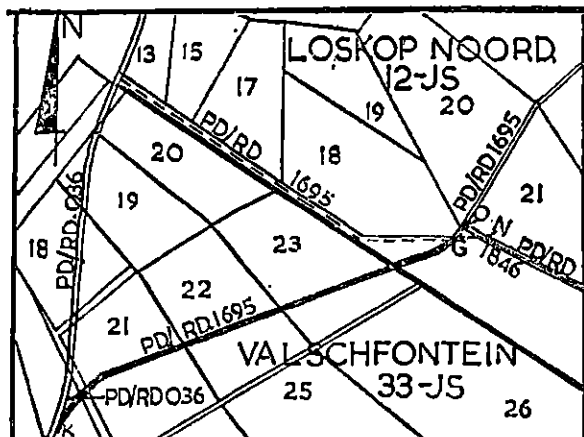
Administrator'skennisgewing 579

4 Junie 1969

VERLEGGING EN VERBREDING VAN DISTRIKS-PAAIE, DISTRIK GROBLERSDAL

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Groblersdal, goedgekeur het dat Distrikspad 1695 op die plaas Loskop Noord 12 JS, verlê en verbreed word na 120 Kaapse voet oor die paaie Loskop Noord 12 JS en Valschfontein 33 JS, distrik Groblersdal, en dat Distrikspad 1846 oor die plaas Loskop Noord 12 JS, distrik Groblersdal, verlê en verbreed word na 80 Kaapse voet ingevolge die bepalings van artikel 5 (1) (d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), soos aangetoon op meegaande sketsplan.

DP. 04-047-23/22/1695 (A).



D.P. 04-047-23/22/1695(A)

VERWYSING/REFERENCE

BESTAANDE PAAIE/
EXISTING ROADSPAAIE GE SLUIT/
ROADS CLOSEDPAAIE VERLÊ EN VERBRED/
ROADS DEVIATED AND WIDENEDG-K NA/TO 120 K.VT/C.F.T.
N-O NA/TO 80 K.VT/C.F.T.

Administrator's Notice 580

4 June 1969

OPENING OF DISTRICT ROAD, DISTRICT OF GROBLERSDAL

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Groblersdal, that a district road, 50 Cape feet wide, traversing the farm Loskop Noord 12 JS, District of Groblersdal, shall exist in terms of section 5 (1) (b) and (c) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as shown on the sketch plan subjoined hereto.

DP. 04-047-23/22/1695 (B).

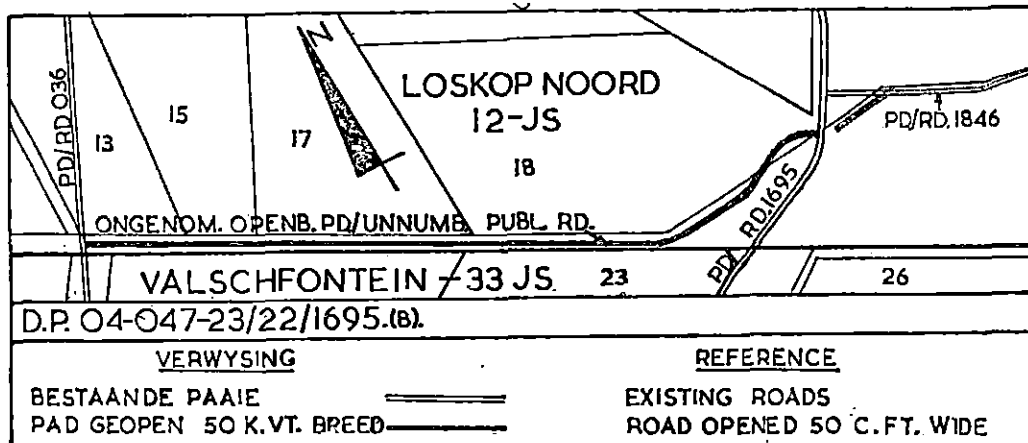
Administrator'skennisgewing 580

4 Junie 1969

OPENING VAN DISTRIKSPAD, DISTRIK GROBLERSDAL

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Groblersdal goedgekeur het dat 'n distrikspad, 50 Kaapse voet breed, oor die plaas Loskop Noord 12 JS distrik Groblersdal, ingevolge artikel 5 (1) (b) en (c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), sal bestaan soos aangetoon op meegaande sketsplan.

DP. 04-047-23/22/1695 (B).



Administrator's Notice 581

4 June 1969

WIDENING OF DISTRICT ROAD 1720,
DISTRICT OF BENONI

It is hereby notified for general information that the Administrator has approved in terms of section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that the section of District Road 1720 traversing the farms Varkfontein 25 IR and Knoppiesfontein 23 IR, District of Benoni, shall be widened from 50 Cape feet to 120 Cape feet, as indicated on the sketch plan subjoined hereto.

DP. 021-022-23/22/1720 (a).

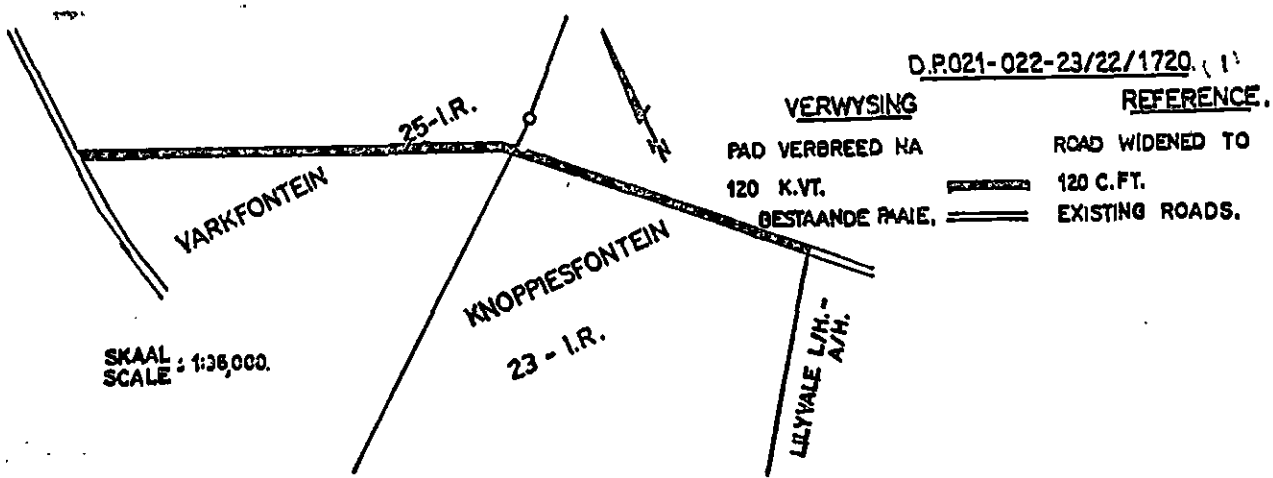
Administratorskennisgewing 581

4 Junie 1969

VERBREDING VAN DISTRIKSPAD 1720,
DISTRIK BENONI

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat die gedeeltes van Distrikspad 1720 oor die plase Varkfontein 25 IR en Knoppiesfontein 23 IR, distrik Benoni, verbreed word van 50 Kaapse voet na 120 Kaapse voet, soos op bygaande sketsplan aangetoon.

DP. 021-022-23/22/1720 (a).



Administrator's Notice 582

4 June 1969

OPENING.—PUBLIC AND DISTRICT ROAD 1720,
LILYVALE AGRICULTURAL HOLDINGS, DISTRICT OF BENONI

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Benoni, in terms of paragraph (c) of subsection (1) and paragraph (a) of subsection (2) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that the road within the Lilyvale Agricultural Holdings, District of Benoni, as indicated on the subjoined sketch plan, shall exist as a public road and an extension of District Road 1720, 110 Cape feet wide.

DP. 021-022-23/22/1720 (b).

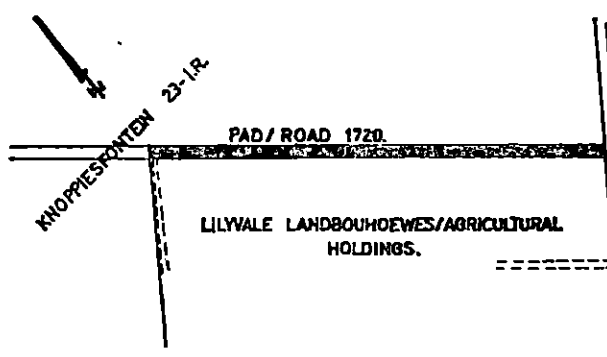
Administratorskennisgewing 582

4 Junie 1969

OPENING.—OPENBARE EN DISTRIKSPAD 1720,
LILYVALELANDBOUHOEWES, DISTRIK BENONI

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Benoni, ingevolge paragraaf (c) van subartikel (1) en paragraaf (a) van subartikel (2) van artikel *vijf* en artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat die pad binne die Lilyvalelandbouhoeves soos aangetoon op bygaande sketsplan, sal bestaan as 'n openbare pad en 'n verlenging van Distrikspad 1720, 110 Kaapse voet breed.

DP. 021-022-23/22/1720 (b).



D.P.021-022-23/22/1720.(b).

VERWYSINGREFERENCE

PAD GEOPEN 110 K.V.T.

ROAD OPENED 110 C.F.T.

BREEO.

WIDE

BESTAANDE PAAIE.

EXISTING ROADS.

Administrator's Notice 584

4 June 1969

AMENDMENT TO THE REGULATIONS RELATING
TO HOSPITAL BOARDS

The Administrator hereby, in terms of section 76 of the Hospitals Ordinance, 1958 (Ordinance 14 of 1958), amends the Regulations Relating to Hospital Boards, published under Administrator's Notice 637, dated 29 August 1958, by the substitution for regulation 11 of the following regulation:—

"FEES AND ALLOWANCES"

11. (1) The following fees shall be paid to the chairman and member of a board, other than a chairman or member who is a person in the full-time employment of the Administration or any other Department of State or who is a full-time incumbent of a teaching post in terms of section 59 of the Ordinance, or who is a part-time superintendent of a hospital, in respect of every day or part thereof on which he attends a meeting of such board or a committee thereof, or when otherwise engaged in the business of the board on the instruction of the board:—

	<i>Chairman</i> <i>per day</i>	<i>Member</i> <i>per day</i>
(i) When not absent overnight from usual place of residence.....	R 10.50	R 8.00
(ii) When absent overnight from usual place of residence.....	R 18.50	R 16.00

(2) Transport allowances calculated at the rates and in the manner for the time being applicable to officers in the service of the Department in terms of regulations made under the provisions of section 57 of the Ordinance, shall be paid to the chairman and members of a board: Provided that for the purposes of this subregulation the city, town or place in which a chairman or member is normally resident shall be deemed to be the headquarters of such chairman or member."

Administrator's Notice 583

4 June 1969

OPENING OF A PUBLIC ROAD (AS ACCESS ROAD TO SPECIAL ROAD S12) ON PORTION OF THE FARM HEKPOORT 207 IR, DISTRICT OF DELMAS

It is hereby notified for general information that the Administrator has approved, in terms of section *three* and subsection (1) (b) of section *five* of the Roads Ordinance, No. 22 of 1957, that a public road, 50 Cape feet wide (being a road of access to Special Road S12), shall exist on portion of the farm Hekpoort 207 IR, District of Delmas, as indicated and described on the subjoined sketch plan.

DPH. 022-14/9/7 Vol. III.

Administrateurskennisgewing 584

4 Junie 1969

WYSIGING VAN DIE REGULASIES BETREFFENDE
HOSPIAALRADE

Die Administrateur wysig hierby, ingevolge artikel 76 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958), die Regulasies Betreffende Hospitaalrade, aangekondig by Administrateurskennisgewing 637 van 29 Augustus 1958 deur regulasie 11 deur die volgende regulasie te vervang:—

"GELDE EN TOELAES"

11. (1) Die volgende gelde word betaal aan die voorstitter en lid van 'n raad, uitgesonderd 'n voorsitter of lid wat 'n persoon in voltydse diens van die Administrasie of enige ander Staatsdepartement is, of wat 'n voltydse bekleer is van 'n akademiese pos kragtens artikel 59 van die Ordonnansie, of wat 'n deeltydse superintendent van 'n hospitaal is, ten opsigte van elke dag of gedeelte daarvan waarop hy 'n vergadering van sodanige raad of van 'n komitee daarvan bywoon of andersins in opdrag van die raad met die sake van die raad doenig is:—

	<i>Voorsitter</i> <i>per dag</i>	<i>Lid</i> <i>per dag</i>
(i) Wanneer nie oornag afwesig van plek waar persoon normaalweg woonagtig is nie.....	R 10.50	R 8.00
(ii) Wanneer oornag afwesig van plek waar persoon normaalweg woonagtig is.....	R 18.50	R 16.00

(2) Vervoertoelaes bereken teen die tariewe en op die wyse vir die oomblik van toepassing op beampies in diens van die Departement, ingevolge regulasies gemaak kragtens die bepalings van artikel 57 van die Ordonnansie, word betaal aan die voorsitter en lede van 'n raad: Met dien verstande dat, vir die toepassing van hierdie subregulasië, die stad, dorp of plek waar 'n voorsitter of lid normaalweg woonagtig is, as die hoofkwartier van sodanige voorsitter of lid beskou word."

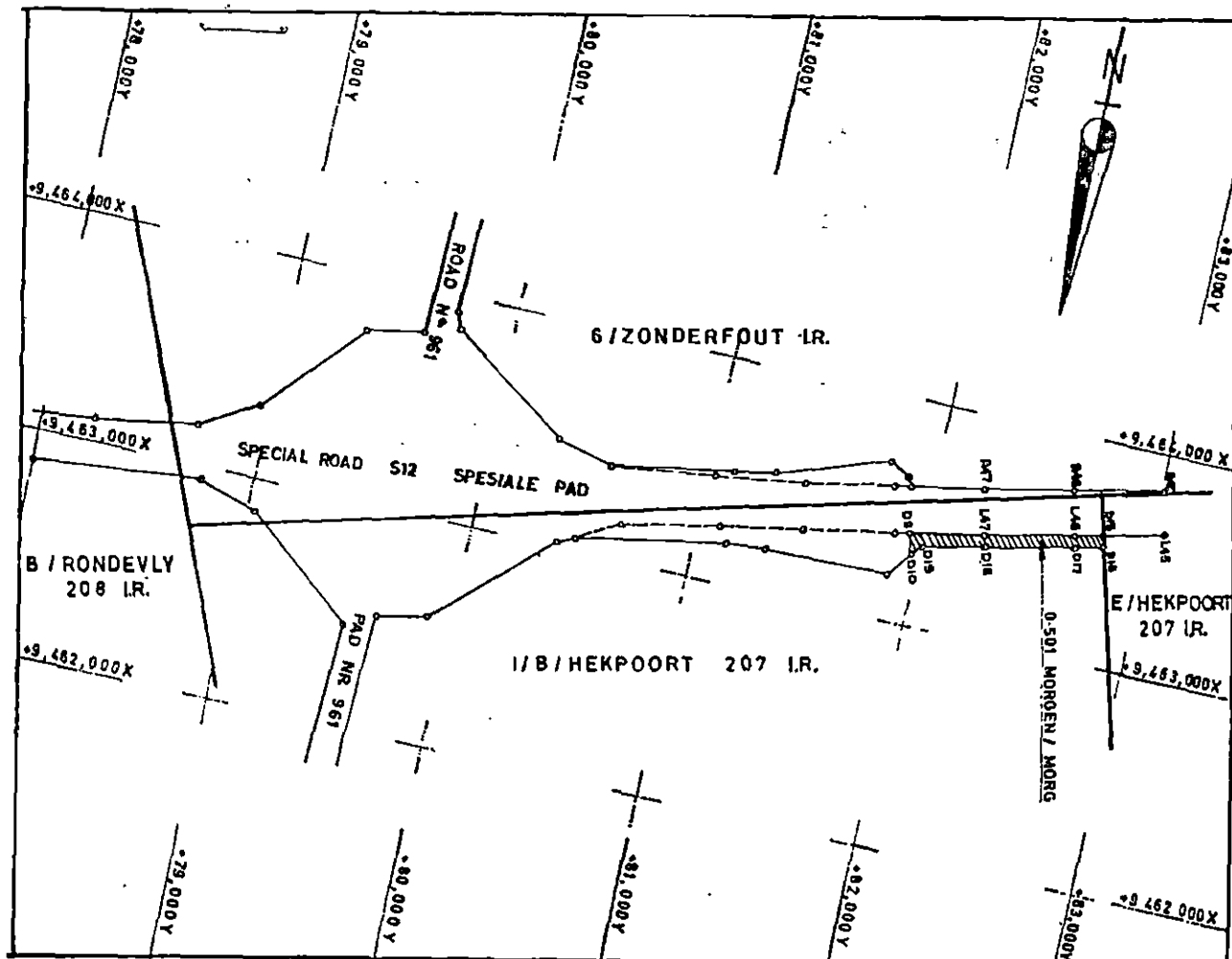
Administrateurskennisgewing 583

4 Junie 1969

OPENING VAN 'N OPENBARE PAD (AS TOEGANGSPAD TOT SPESIALE PAD S12) OOR GEDEELTE VAN DIE PLAAS HEKPOORT 207 IR, DISTRIK DELMAS

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, kragtens die bepalings van artikel *drie* en subartikel (1) (b) van artikel *vyf* van die Padordonnansie, No. 22 van 1957, goedgekeur het dat 'n openbare pad, 50 Kaapse voet wyd (synde 'n toegangspad tot Spesiale Pad S12) sal bestaan op gedeelte van die plaas Hekpoort 207 IR, distrik Delmas, soos aangetoon en beskryf op die bygaande sketsplan.

DPH. 022-14/9/7 Deel III.



THE FIGURE D15-D16-D17-D18-D19-D10-D9-L47-L46-D15 REPRESENTS A PUBLIC ROAD (ACCESS ROAD) 50 CAPE FEET WIDE ACROSS PORTION 1 OF PORTION B OF HEKPOORT 207 I.R. DISTRICT DELMAS.

DIE FIGUUR D15-D16-D17-D18-D19-D10-D9-L47-L46-D15 STEL' VOOR 'N OPENBARE PAD (TOEGANGSPAD) SO KAAPSE VOET WYD·OOR GEDEELTE 1 VAN GEDEELTE B VAN' HEKPOORT 207 IR. DISTRIK DELMA'S.

Administrator's Notice 585

4 June 1969

**AMENDMENT TO THE REGULATIONS RELATING
TO THE ESTABLISHMENT OF AN APPOINT-
MENTS ADVISORY COMMITTEE**

The Administrator hereby, in terms of section 76 of the Hospitals Ordinance, 1958 (Ordinance 14 of 1958), amends regulation 7 of the Regulations Relating to the Establishment of an Appointments Advisory Committee, published under Administrator's Notice 645 of 29 August 1958, by the substitution for subregulations (1) and (2) of the following subregulations:—

"(1) The following fees shall be paid to the chairman and every member of the Committee, other than a chairman or member who is a person in the full-time employment of the Administration or any other Department of State or who is a full-time incumbent of a teaching post

Administrateurskennisgeving S85

WYSIGING VAN DIE REGULASIES BETREFFENDE DIE INSTELLING VAN 'N ADVIESKOMITEE OP AANSTELLINGS

Die Administrateur wysig hierby, ingevolge artikel 76 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958), regulasie 7 van die Regulasies Betreffende die Instelling van 'n Advieskomitee op Aanstellings, aangekondig by Administrateurskennisgewing 645 van 29 Augustus 1958, deur subregulasies (1) en (2) deur die volgende subregulasies te vervang:—

"(1) Die volgende gelde word betaal aan die voorsitter en elke lid van die Komitee, uitgesonderd 'n voorsitter of lid wat 'n persoon in die voltydse diens van die Administrasie of enige ander Staatsdepartement is of wat 'n voltydse bekleer is van 'n akademiese pos kragtens artikel 59

in terms of section 59 of the Ordinance, in respect of every day or part thereof on which he attends a meeting of the Committee:—

	<i>Chairman per day</i>	<i>Member per day</i>
(i) When not absent overnight from usual place of residence.....	R 10.50	R 8.00
(ii) When absent overnight from usual place of residence.....	18.50	16.00

(2) Transport allowances calculated at the rates and in the manner for the time being applicable to officers in the service of the Department in terms of regulations made under the provisions of section 57 of the Ordinance, shall be paid to the chairman and members of the Committee, other than a chairman and members who are persons in the full-time employment of the Administration: Provided that for the purpose of this subregulation the city, town or place in which a chairman or member is normally resident shall be deemed to be the headquarters of such chairman or member."

van die Ordonnansie, ten opsigte van elke dag of gedeelte daarvan waarop hy 'n vergadering van die Komitee bywoon:—

	<i>Voorsitter per dag</i>	<i>Lid per dag</i>
(i) Wanneer nie oornag afwesig van plek waar persoon normaalweg woonagtig is nie.....	R 10.50	R 8.00
(ii) Wanneer oornag afwesig van plek waar persoon normaalweg woonagtig is.....	18.50	16.00

(2) Vervoertoelaes bereken teen die tariewe en op die wyse vir die oomblik van toepassing op beampies in diens van die Departement ingevolge regulasies gemaak kragtens die bepalings van artikel 57 van die Ordonnansie, word betaal aan die voorsitter en lede van die Komitee, uitgesonderd 'n voorsitter en lede wat persone is in voltydse diens van die Administrasie: Met dien verstande dat vir die toepassing van hierdie subregulasie, die stad, dorp of plek waar 'n voorsitter of lid normaalweg woonagtig is, geag word die hoofkwartier van sodanige voorsitter of lid te wees."

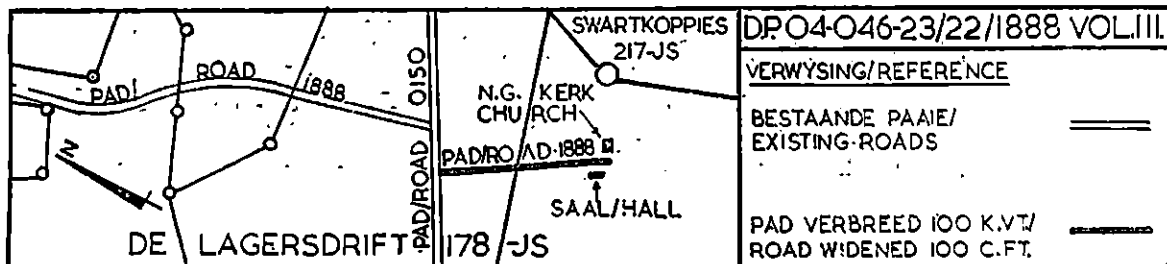
Administrator's Notice 586

4 June 1969

WIDENING OF DISTRICT ROAD, DISTRICT OF MIDDDELBURG

It is hereby notified for general information that the Administrator has approved after investigation and report by the Road Board of Middelburg, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as amended, that the public Road traversing the farm De Lagersdrift 178 JS, District of Middelburg, shall be widened to 100 Cape feet as an extension of District Road 1888, as shown on sketch plan subjoined hereto.

DP. 04-046-23/22/1888, Vol. III.



Administrator's Notice 587

4 June 1969

WIDENING AND DEVIATION OF DISTRICT ROAD 198, DISTRICT OF GROBLERSDAL

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Groblersdal, that District Road 198, traversing the farms Loskop-Suid 53 JS, Welgevonden 45 JS, Rhenosterkop 47 JS and Kalkfontein 49 JS, District of Groblersdal, shall be widened to 120 Cape feet and that District Road 198, traversing the farms Loskop-Suid 53 JS, and Diepkloof 44 JS, District of Groblersdal, shall be deviated and widened to 80 Cape feet in terms of section 3 and section 5 (1) (d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as indicated on the subjoined sketch plan.

DP. 04-047-23/22/198, Vol. 3.

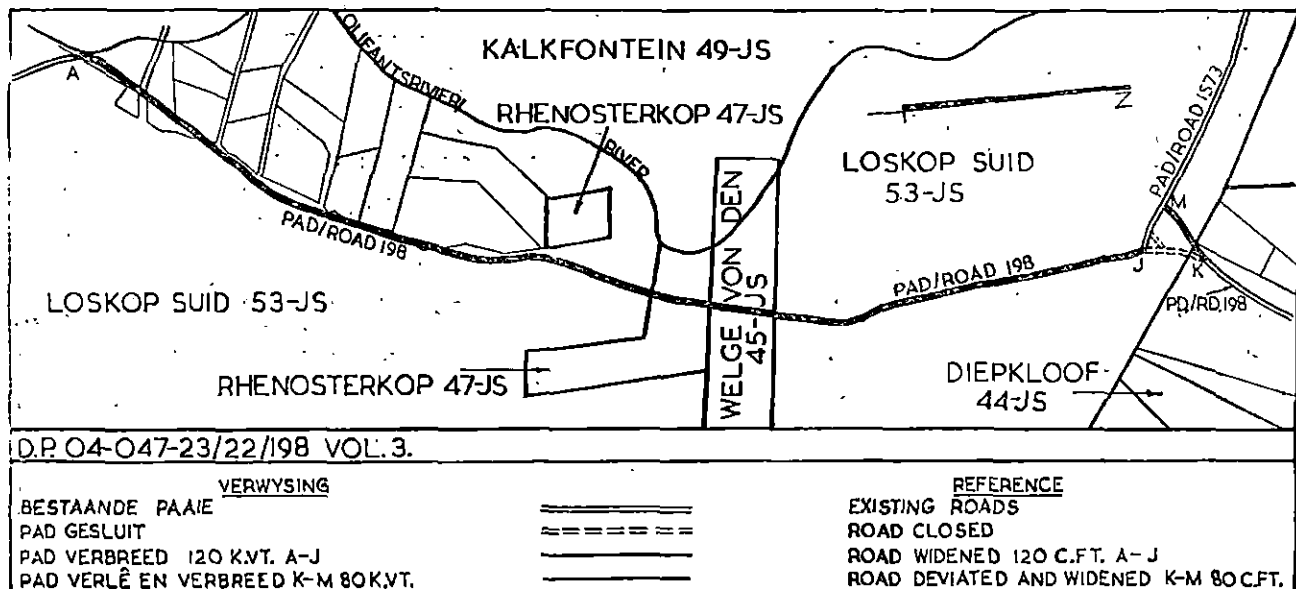
Administratorkennisgewing 587

4 Junie 1969

VERBREDING EN VERLEGGING VAN DISTRIKS-PAD 198, DISTRIK GROBLERSDAL

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Groblersdal goedgekeur het dat Distrikspad 198 oor die plase Loskop-Suid 53 JS, Welgevonden 45 JS, Rhenosterkop 47 JS en Kalkfontein 49 JS, distrik Groblersdal, ingevolge die bepalings van artikel 3 en artikel 5 (1) (d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verbreed word na 120 Kaapse voet en dat Distrikspad 198 oor die plase Loskop-Suid 53 JS en Diepkloof 44 JS, distrik Groblersdal, verlê en verbreed word na 80 Kaapse voet soos aangetoon op mee-gaande sketsplan.

DP. 04-047-23/22/198, Vol. 3.



Administrator's Notice 589

4 June 1969

APPOINTMENT OF MR R. J. PIETERSE AS POUNDMASTER OF THE TOITSKRAALPOUND ON THE FARM TOITSKRAL 4, DISTRICT OF GROBLERSDAL

The Administrator has, in terms of the provisions of section 6 of the Pounds Ordinance, No. 7 of 1913, approved the appointment of Mr R. J. Pieterse as Poundmaster of the Toitskraal Pound vice Mr C. H. Maritz who resigned.

The address of the Poundmaster is: Perseel J. 146, Toitskraal, Marble Hall.

TW. 5/6/2/9.

Administrator's Notice 590

4 June 1969

BEDFORDVIEW MUNICIPALITY

AMENDMENT TO BUILDING BY-LAWS

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

The Building By-laws of the Bedfordview Municipality, published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended by the addition at the end of section 144 of the following:

"Notwithstanding anything to the contrary in this section contained, metal gutters and downpipes as aforesaid, shall not be required in the case of dwelling-houses with roofcoverings of thatch, tiles, shingles, slate or concrete or any other material approved by the Council as a suitable roofcovering, provided the overhang of the roof is not less than 48 inches beyond the wall elevation, measured at right angles to the outside wall of such dwelling, and any condition as may be imposed by the Council in due consideration of the slope and siting of the site concerned is compiled with."

TALG. 5/19/46.

Administrateurskennisgewing 589

4 Junie 1969

AANSTELLING VAN MNR. R. J. PIETERSE AS SKUTMEESTER VAN TOITSKRAALSKUT, OP DIE PLAAS TOITSKRAL 4, DISTRIK GROBLERSDAL

Die Administrateur het kragtens artikel 6 van die "Schutten Ordonantie", No. 7 van 1913, die benoeming van mnr. R. J. Pieterse as Skutmeester van die Toitskraalskut in die plek van mnr. C. H. Maritz wat bedank het goedgekeur.

Die Skutmeester se adres is: Perseel J. 146, Toitskraal, Marble Hall.

TW. 5/6/2/9.

Administrateurskennisgewing 590

4 Junie 1969

MUNISIPALITEIT BEDFORDVIEW

WYSIGING VAN BOUVERORDENINGE

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

Die Bouverordeninge van die munisipaliteit Bedfordview, aangekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder gewysig deur aan die end van artikel 144 die volgende by te voeg:—

"Ondanks enige andersluidende bepaling in hierdie artikel vervat, word metaalgeute en reënwaterpype soos vooroorne, nie vereis nie in die geval van woonhuise met grasdek-, teel-, dakspaan-, leiklip- of betonbedekking of enige ander materiaal wat die Raad as geskik vir dakbedekking goedkeur, mits die dak oorhang tot 'n minimum van 48 duim verby die muuraansig, gemeet reghoekig met die buitemuur van sodanige huis en daar voldoen word aan enige voorwaarde wat die Raad bepaal met inagneming van die helling en ligging van die betrokke terrein."

TALG. 5/19/46.

Administrator's Notice 588

4 June 1969

DECLARATION AS SUBSIDY ROADS.—MUNICIPALITIES OF LYDENBURG, BELFAST, DULLSTROOM, SABIE, BARBERTON, WHITE RIVER, MIDDELBURG AND GROBLERSDAL

It is hereby notified for general information that the Administrator has approved in terms of paragraph (a) of section *forty* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as amended, that the street sections and roads within the municipal areas of Lydenburg, Belfast, Dullstroom, Sabie, Barberton, White River, Middelburg and Groblersdal, as described in the Schedule subjoined hereto, shall exist as subsidy roads with effect from 7 December 1966.

D.P. 04-23/25.

Administrateurskennisgewing 588

4 Junie 1969

VERKLARING VAN SUBSIDIEPAAIE.—MUNISIPALITEITE VAN LYDENBURG, BELFAST, DULLSTROOM, SABIE, BARBERTON, WITRIVIER, MIDDELBURG EN GROBLERSDAL

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge paragraaf (a) van artikel *veertig* van die Padordonansie, 1957 (Ordonnansie 22 van 1957), soos gewysig, goedgekeur het dat die straatseksies en paaie binne die munisipale gebiede van Lydenburg, Belfast, Dullstroom, Sabie, Barberton, Witrivier, Middelburg en Groblersdal, soos in bygaande Bylae omskryf, as subsidiepaaie sal bestaan, met ingang 7 Desember 1966.

D.P. 04-23/25.

SCHEDULE—BYLAE

Local authority Plaaslike bestuur	Road No. Pad No.	Reference Verwysing		Street sections and roads declared as subsidy roads Straatseksies en paaie verklaar tot subsidie paaie	Length Lengte
		Administrator's Notice/ Proclamation Administrateurskennis- gewing/Proklamasie			
		No.	Date Datum	Description Beskrywing	Miles Myle
Municipality of/Munisipaliteit van— Lydenburg.....	P33/1	766	12/10/60	Portion of Voortrekker Street/Gedeelte van Voortrekker-straat	1·2567
	P8/2	39	1933	Portion of Voortrekker and De Clerq Streets/Gedeelte van Voortrekker- en Declerqstraat	0·8587
Belfast.....	P8/1	35	1933	Portion of Viljoen Street/Gedeelte van Viljoenstraat.... Scheepers, Van Riebeeck, Voortrekker and Vermooten Streets/Scheepers-, Vanriebeck-, Voortrekker- en Vermootenstraat	1·4292
	P2/8	35	1933		1·1395
	P2/9	35	1933	Portion of Vermooten Street/Gedeelte van Vermootenstraat	0·7199
Dullstroom.....	P62/1	147	1939	Van Kraayenburg Street/Vankraayenburgstraat.....	1·2352
	P81/1	545	20/7/60	Portion of Voortrekker Street/Gedeelte van Voortrekkerstraat	0·2352
Sabie.....	P81/1	272	17/12/40	Bosman, Teding, Van Berkhou, Voortrekker and Machield Streets/Bosman-, Teding-, Vanberkhout-, Voortrekker- en Machieldstraat	1·0031
Barberton.....	P9/1	35	1939	Hoof Street/-straat.....	0·9100
	P10/1	35	1939	Voortrekker and Generaal Streets/Voortrekker- en Generaalstraat	1·4061
	P10/2	95	16/6/37	Crown, Pelgrims and Sheba Streets/Crown-, Pelgrims- en Shebastraat	2·1748
White River/Witrivier....	P17/6	84	11/5/31	Theo Kleynhans Street/-straat.....	0·1689
	P17/7	35	1939	Kruger Park Street/Krugerparkstraat.....	1·3589
Middelburg.....	P30/1	39	1933	Fontein Street/-straat.....	1·0850
	PS1/2	34	10/2/40	Meyer Street/-straat.....	0·6150
Groblersdal.....	P127/1	39	1933	Kerk Street/-straat.....	1·2000
	P95/1	249	8/11/40	Portion of Van Riebeeck Street/Gedeelte van Vanriebeeckstraat	0·3420
	PS1/3	174	4/9/40	Portion of Van Riebeeck and Hereford Streets/Gedeelte van Vanriebeeck- en Herefordstraat	0·7680
	P127/1	—	—	Portion of Voortrekker Street/Gedeelte van Voortrekkerstraat	0·3000

Administrator's Notice 591

4 June 1969

**BEDFORDVIEW MUNICIPALITY.—AMENDMENT
TO SANITARY TARIFF**

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

Administrateurskennisgewing 591

4 Junie 1969

**MUNISIPALITEIT BEDFORDVIEW.—WYSIGING
VAN SANITÈRE TARIEF**

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

The Sanitary Tariff of the Bedfordview Municipality, published under Administrator's Notice 430, dated 10 June 1953, as amended, is hereby further amended by the substitution for subitem 1 of item (a) of the following:

"1. For the Removal of Domestic Refuse"

(i) From flats, twice weekly, per flat, per quarter: R2.25.

(ii) From other premises, including dwelling-houses businesses, schools, churches and clubs, twice weekly, per bin, per quarter: R3."

TALG. 5/81/46.

Administrator's Notice 592

4 June 1969

DECLARATION OF APPROVED TOWNSHIP FLAMWOOD EXTENSION 2 IN TERMS OF SECTION 69 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares that the Township Flamwood Extension 2, situated on Portions 361, 366 and 367 of the farm Elandsheuvel 402 IP, District of Klerksdorp, to be an approved township and in the Schedule to this notice the conditions upon which the application for the establishment of the said township has been granted, are set forth.

TAD. 4/8/2962.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY DASCHBROEK (PROPRIETARY) LIMITED, MONICA ESTATES (PROPRIETARY) LIMITED AND BRENDANETTA (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, NO. 25 OF 1965; FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTIONS 361, 366 AND 367 OF THE FARM ELANDSHEUVEL 402 IP, DISTRICT OF KLERKS DORP, WAS GRANTED

A—CONDITIONS OF ESTABLISHMENT

1. Name

The name of the township shall be Flamwood Extension 2.

2. Design of Township

The township shall consist of erven and streets as indicated on General Plan S.G. A822/68.

3. Streets

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

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

4. Endowment

(a) *Payable to the local authority.*—The township owners shall, under the provisions of section 63 (1) of the Town-planning and Townships Ordinance, No. 25 of 1965, pay as an endowment to the local authority a sum of money equal to 15 per cent of land value of erven in the township and such endowment is payable in terms of the provisions of section 74 of the said Ordinance and shall be used for the construction of roads and/or stormwater

Die Sanitäre Tarief van die munisipaliteit Bedfordview, afgekondig by Administrateurskennisgewing 430 van 10 Junie 1953, soos gewysig, word hierby verder gewysig deur subitem 1 van item (a) deur die volgende te vervang:

"1. Vir die Verwydering van Huisvullis"

(i) Vanaf woonstelle, twee keer per week, per woonstel per kwartaal: R2.25.

(ii) Vanaf ander persele, insluitende woonhuise, besighede, skole, kerke en klubs, twee keer per week, per per blik, per kwartaal: R3."

TALG. 5/81/46.

Administrateurskennisgewing 592

4 Junie 1969

VERKLARING VAN GOEDGEKEURDE DORP FLAMWOOD-UITBREIDING 2 INGEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrator hierby die dorp Flamwood-uitbreiding 2 geleë op Gedeeltes 361, 366 en 367 van die plaas Elandsheuvel 402, IP distrik Klerksdorp, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

TAD. 4/8/2962.

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEDEEN DEUR DASCHBROEK (EIENDOMS) BEPERK, MONICA ESTATES (EIENDOMS) BEPERK BRENDANETTA (EIENDOMS) BEPERK, INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, NO. 25 VAN 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTES 361, 366 EN 367 VAN DIE PLAAS ELANDSHEUVEL 402 IR, DISTRIK KLERKS DORP, TOEGESTAAN IS

A—STIGTINGSVOORWAARDEN

1. Naam

Die naam van die dorp is Flamwood-uitbreiding 2.

2. Ontwerpplan van die Dorp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A822/68.

3. Strate

(a) Die applikante moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrator geregtig is om die applikante van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te ontheft na raadpleging met die Dorperaad en die plaaslike bestuur.

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

4. Skenking

(a) *Betaalbaar aan die plaaslike bestuur.*—Die dorps-eienaars moet, ingevolge die bepalings van artikel 63 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, as 'n begiftiging aan die plaaslike bestuur, 'n bedrag geld betaal gelykstaande met 15 persent van die grondwaarde van erwe in die dorp en sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van bedoelde Ordonnansie betaalbaar en sal aangewend word vir die bou van strate en vir vloedwaterdreineringssoeleindes en

drainage purposes and the provision of recreation facilities or for such other purposes as may be defined in section 76 of the said Ordinance.

(b) *Payable to the Transvaal Education Department.*—The township owners shall, in terms of the provisions of sections 62 and 63 (1) (a) of the Town-planning and Townships Ordinance, No. 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of erven in the township.

The size of this land will be calculated on the basis of the number of erven in the township multiplied by 485 square foot.

The value of the erf shall be determined under the provisions of section 74 (3) and such endowment is payable under the provisions of section 73 of the said Ordinance.

5. Erven for Municipal Purposes

The applicants shall at their own cost transfer the following erven as indicated on the general plan to the proper authority:

- (i) As a park: Erf 762.
- (ii) As transformer sites: Erven 717 and 732.

6. Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of mineral rights but excluding—

- (a) the following rights which will not be transferred to the erven in the township:

"Portion 'C' of Portion C of the said farm (of which the figure marked A.a.F.G.A. on Diagram S.G. A418/50 annexed to Certificate of Amended Title on Consolidation 16497/1951, and of which the property hereby transferred forms a portion), is entitled to a servitude of right of way, measuring 194 square rods over the remaining extent of said Portion 'C' of the farm, measuring as such 988 morgen 128 square rods, as transferred by Partition Title 5379/1914, dated 27 July 1914, as will more fully appear from the diagram framed by Surveyor H. L. M. Leibbrandt in March 1914, annexed to aforesaid Partition Titeld 5379/1914."

- (b) the following servitude which falls in a street in the township:

"Subject to a right of way in favour of the General Public on the route as indicated by the figure A a b c D on the annexed from diagram, and as will more fully appear from Notarial Deed 530/51 S registered on the 5th July, 1957, with Diagram A456/1950, annexed thereto."

7. Enforcement of Conditions

The applicants 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 62 of the Town-planning and Townships Ordinance, No. 25 of 1965: Provided that the Administrator shall have the power to relieve the applicants of all or any of the obligations and to vest such obligations in any other person or body of persons.

B—CONDITIONS OF TITLE

1. The Erven with Certain Exceptions

The erven with the exceptions of—

- (i) the erven mentioned in clause A 5 hereof;
- (ii) such erven as may be acquired for State purposes; and

die voorsiening van ontspanningsgeriewe of vir sodanige ander doeleindes soos bepaal in artikel 76 van bedoelde Ordonnansie.

(b) *Betaalbaar aan die Transvaalse Onderwysdepartement.*—Die dorpseienaars moet kragtens die bepalings van artikels 62 en 63 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, 'n globale bedrag begiftiging aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van erwe in die dorp.

Die grootte van hierdie grond word bereken op die basis van die getal erwe in die dorp vermenigvuldig met 485 vierkante voet.

Die waarde van die erf moet bepaal word kragtens die bepalings van artikel 74 (3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

5. Erwe vir Munisipale Doeleindes

Die applikante moet op eie koste die volgende erwe, soos op die algemene plan aangewys, aan die bevoegde owerheid oordra:

- (i) As 'n park: Erf 762.
- (ii) As transformatorterreine: Erwe 717 en 732.

6. Beskikking oor Bestaande Titelvoorraad

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en serwitute, indien enige, met inbegrip van die voorbehoud van mineralerechte maar uitgesonderd—

- (a) die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie:—

"Portion 'C' of Portion C of the said farm (of which the figure marked A.a.F.G.A. on diagram S.G. A418/50 annexed to Certificate of Amended Title on Consolidation 16497/1951, and of which the property hereby transferred forms a portion), is entitle to a servitude of right of way, measuring 194 square rods over the remaining extent of said Portion 'C' of the farm, measuring as such 988 morgen 128 square rods, as transferred by Partition Title 5379/1914, dated 27 July 1914, as will more fully appear from the diagram framed by Surveyor H. L. M. Leibbrandt in March 1914, annexed to aforesaid Partition Title 5379/1914."

- (b) die volgende serwituit wat in 'n straat in die dorp val:—

"Subject to a right of way in favour of the General Public on the route as indicated by the figure A a b c D on the annexed from diagram, and as will more fully appear from Notarial Deed 530/51 S registered on the 5th July 1957, with Diagram A456/1950, annexed thereto."

7. Nakoming van Voorrade

Die applikante moet die stittingsvoorraade nakom en moet die nodige stappe doen om te sorg dat die titelvoorraade en enige ander voorrade gencem in artikel 62 van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikante van almal of enigeen van die verpligtigs te onthef en om sodanige verpligtigs by enige ander persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES

1. Die Erwe met Sekere Uitsonderings

Die erwe met uitsondering van—

- (i) die erwe genoem in klousule A 5 hiervan;
- (ii) erwe wat vir Staatsdoeleindes verkry word; en

(iii) 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 conditions mentioned hereafter imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, No. 25 of 1965:—

(a) *Erven 645 and 650.*—The erf shall be subject to a servitude for stormwater purposes in favour of the local authority as indicated on the general plan.

(b) *Servitude for sewerage and other municipal purposes.*—In addition to the relevant conditions set out above all erven shall be subject to the following conditions:—

(a) The erf shall be subject to a servitude, 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 a distance of 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 or 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 or removing such sewerage mains and other works being made good by the local authority.

2. Definitions

In the foregoing conditions the following term shall have the meaning assigned to it:—

“Applicants” mean Daschbroek (Proprietary) Limited, Monica Estates (Proprietary) Limited and Brendanetta (Proprietary) Limited and their successors in title to the township.

3. State and Municipal Erven

Should any erf mentioned in clause A 5 or any erf required as contemplated in clause B 1 (ii) and (iii) hereof be registered in the name 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 determined by the Administrator in consultation with the Townships Board.

Administrator's Notice 593

4 June 1969

KLERKSDORG AMENDMENT SCHEME 2/17

It is hereby notified in terms of subsection (1) of section 89 of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Klerksdorp Town-planning Scheme 2/17, to conform with the conditions of establishment and the general plan of Flamwood Extension 2 Township.

(iii) erwe wat vir munisipale doeindes verkry word, mits die Administrateur in oorleg met die Dorperaad nie doeindes waarvoor sodanige erwe nodig is, goedkeur het;

is onderworpe aan die voorwaardes hierna genoem, opgeledeur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965:—

(a) *Erwe 645 en 650.*—Die erf is onderworpe aan ‘n serwituit vir vloedwaterdoeindes ten gunste van die plaaslike bestuur soos aangedui op die algemene plan.

(b) *Serwituit vir riolerings- en ander munisipale doeindes.*—Benewens die betrokke voorwaardes hierbo uitengesit, is alle erwe aan die volgende voorwaardes onderworpe:—

(a) Die erf is onderworpe aan ‘n serwituit vir riolerings- en ander munisipale doeindes, ten gunste van die plaaslike bestuur, ses voet breed langs net een van sy grense uitgesond ‘n straatgrens, soos bepaal deur die plaaslike bestuur.

(b) Geen gebou of ander struktuur mag binne die voorgenome serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne ‘n afstand van ses voet daarvan geplant word nie.

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

2. Woordomskrywing

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

“Applicant” beteken Daschbroek (Eiendoms) Beperk, Monica Estates (Eiendoms) Beperk en Brendanetta (Eiendoms) Beperk en hulle opvolgers tot die eiendomsreg van die dorp.

3. Staats- en Munisipale Erwe

As enige erf waarvan melding in klousule A 5 gemaak word of enige erf wat benodig word soos beoog in klousule B 1 (ii) en (iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so ‘n erf daarop onderworpe aan sodanige van die voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorleg met die Dorperaad bepaal.

Administratorkennisgewing 593

4 Junie 1969

KLERKSDORG-WYSIGINGSKEMA 2/17

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 89 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrateur goedkeuring verleen het om Klerksdorp-dorpsaanlegsksma 2/17 te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Flamwood-uitbreiding 2.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Klerksdorp, and are open for inspection at all reasonable times.

This amendment is known as Klerksdorp Amendment Scheme 2/17.

TAD. 5/2/29/17.

Administrator's Notice 594

4 June 1969

PRETORIA AMENDMENT SCHEME 1/113

It is hereby notified in terms of section 36 (1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme 1, 1944, by the rezoning of the remainder of Portion A of Erf 5, Roseville Township, from "Special Residential" with a density of "One dwelling per 10,000 square feet" to "Special" for the erection of low density flats or dwellings.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 1/113.

TAD. 5/2/47/113.

GENERAL NOTICES

NOTICE 284 OF 1969

PROPOSED ESTABLISHMENT OF BRACKENHURST GARDENS 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 Walter Herbert Piel for permission to lay out a township on the farm Palmietfontein 141 IR, District of Germiston, to be known as Brackenhurst Gardens.

The proposed township is situated approximately 3,300 Cape feet west of Brackenhurst Township and approximately 6,100 Cape feet north of the Alberton-Vereeniging road, on the remainder of Portion 9 (a portion of Portion 7) of the farm Palmietfontein 141 IR, District of Germiston.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.
Pretoria, 21 May 1969.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Klerksdorp, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 2/17.

TAD. 5/2/29/17.

Administrateurkennisgewing 594

4 Junie 1969

PRETORIA-WYSIGINGSKEMA 1/113

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsaanlegskema 1, 1944, gewysig word deur die hersönering van die restant van Gedeelte A van Erf 5, dorp Roseville, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10,000 vierkante voet" tot "Spesiaal" vir die oprigting van laedigtheidswoonstelle of woonhuise.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1/113.

TAD. 5/2/47/113.

ALGEMENE KENNISGEWINGS

KENNISGEWING 284 VAN 1969

VOORGESTELDE STICHTING VAN DORP BRACKENHURST GARDENS

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Walter Herbert Piel aansoek gedoen het om 'n dorp te stig op die plaas Palmietfontein 141 IR, distrik Germiston, wat bekend sal wees as Brackenhurst Gardens.

Die voorgestelde dorp lê ongeveer 3,300 Kaapse voet wes van die dorp Brackenhurst en ongeveer 6,100 Kaapse voet noord van die Alberton-Vereenigingpad, op die restant van Gedeelte 9 ('n gedeelte van Gedeelte 7) van die plaas Palmietfontein 141 IR, distrik Germiston.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 21 Mei 1969.

28-4

NOTICE 288 OF 1969

PRETORIA REGION AMENDMENT SCHEME 189

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, by the amendment of the density zoning of Erf 181, Menlo Park Township, situated at the junction of Brooklyn Road and Sixth Street, from "One dwelling per erf" to "One dwelling per 15,000 square feet".

This amendment will be known as Pretoria Region Amendment Scheme 189. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situated 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.

Pretoria, 28 May 1969.

28-4

KENNISGEWING 288 VAN 1969

PRETORIASTREEK-WYSIGINGSKEMA 189

Hierby word ooreenkomstig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die digtheidsbestemming van Erf 181, dorp Menlo Park, geleë aan die kruising van Brooklynweg en Sesde Straat, van "Een woonhuis per erf" tot "Een woonhuis per 15,000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 189 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, 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 vier 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 28 Mei 1969.

28-4

NOTICE 289 OF 1969

PRETORIA REGION AMENDMENT SCHEME 191

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme 1, 1960, by the amendment of the density zoning of Erf 191, Waterkloof Ridge Township, situated on Boetes Street, Orion Avenue and Johann Rissik Drive, from "one dwelling per erf" to "one dwelling per minimum of 25,000 square feet".

This amendment will be known as Pretoria Region Amendment Scheme 191. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situated 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.

Pretoria, 1969.

28-4

KENNISGEWING 289 VAN 1969

PRETORIASTREEK-WYSIGINGSKEMA 191

Hierby word ooreenkomstig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die digtheidsbestemming van Erf 191, dorp Waterkloof Ridge, geleë aan Boetesstraat, Orionlaan en Johann Rissik-rylaan van "Een woonhuis per erf" tot "een woonhuis per minimum van 25,000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 191 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, 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 vier 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 1969.

28-4

NOTICE 297 OF 1969

PROPOSED ESTABLISHMENT OF AVELEDA PARK TOWNSHIP

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by P.L.T. Estates (Pty) Ltd, for permission to lay out a township on the farm Olifantsvlei 327 IQ, District of Johannesburg, to be known as Aveleda Park.

The proposed township is situated approximately a three-quarter mile north of the Lido Hotel and east of and abuts the Johannesburg-Vereeniging Road (T 1-20), on Portion 151 (a portion of Portion 44) of Portion 43 (a portion of Portion 5) of the farm Olifantsvlei 327 IQ, District of Johannesburg.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.

Pretoria, 28 May 1969.

4-11

NOTICE 298 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF CERTAIN PORTION 586 (A PORTION OF THAT PORTION G OF PORTION Z) OF THE FARM DOORNFONTEIN 24, DISTRICT OF JOHANNESBURG

It is hereby notified that application has been made by Jacqueline Bjorkman, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of certain Portion 586 (a portion of that Portion G of Portion Z) of the farm Doornfontein 24, District of Johannesburg, to permit the portion being used for the erection of flats.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director, Department of Local Government.
Pretoria, 4 June 1969.

KENNISGEWING 297 VAN 1969

VOORGESTELDE STIGTING VAN DORP AVELEDA PARK

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat P.L.T. Estates (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Olifantsvlei 327 IQ, distrik Johannesburg, wat bekend sal wees as Aveleda Park.

Die voorgestelde dorp lê ongeveer 'n drie-kwart myl noord van die Lido Hotel en oos van en grens aan die Johannesburg-Vereeniging pad (T. 1-20), op Gedeelte 151 ('n gedeelte van Gedeelte 44) en Gedeelte 43 ('n gedeelte van Gedeelte 5) van die plaas Olifantsvlei 327 IQ, Distrik Johannesburg.

Die aansoek met die betrokke planne, dokumente en intligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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 dié 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 28 Mei 1969.

4-11

KENNISGEWING 298 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDEN VAN SEKERE GEDEELTE 586 ('N GEDEELTE VAN DAARDIE GEDEELTE G VAN GEDEELTE Z) VAN DIE PLAAS DOORNFONTEIN 24, DISTRIK JOHANNESBURG

Hierby word bekendgemaak dat Jacqueline Bjorkman ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van sekere Gedeelte 586 ('n gedeelte van daardie Gedeelte G van Gedeelte Z) van die plaas Doornfontein 24, distrik Johannesburg, ten einde dit moontlik te maak dat die gedeelte vir die oprigting van woonstelle gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

NOTICE 299 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF CERTAIN PORTION K OF THE FARM OR PIECE OF LAND ZOUTPAN OR BOS-PAN 90, DISTRICT OF DELAREYVILLE (PREVIOUSLY No. 68, DISTRICT OF LICHTENBURG)

It is hereby notified that application has been made by Daniël Diedericks, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of certain Portion K of the farm or piece of land Zoutpan or Bospan 90, District Delareyville, to permit the registered servitude on the land concerning the building line being reduced from 300 feet to 100 feet.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director of Local Government.

Pretoria, 4 June 1969.

NOTICE 300 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF FREEHOLD ERF 8, CASON TOWNSHIP, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Petradie Investments (Pty) Ltd, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Freehold Erf 8, Cason Township, District of Boksburg, to permit the erf being used for the erection of retail shops and/or offices and flats.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections to the application may be lodged, in writing, to the Director of Local Government at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director of Local Government.

Pretoria, 4 June 1969.

NOTICE 301 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN 47 AND 48, CASON TOWNSHIP, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by V. D. Terblans Investments (Pty) Ltd, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven 47 and 48, Cason Township, District of Boksburg, to permit the erven being used for the erection of retail shops and/or offices, flats, public garage and/or petrol filling station.

KENNISGEWING 299 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN SEKERE GEDEELTE K VAN DIE PLAAS OF STUK GROND ZOUTPAN OF BOS-PAN 90, DISTRIK DELAREYVILLE (VOORHEEN No. 68, DISTRIK LICHTENBURG)

Hierby word bekendgemaak dat Daniël Diedericks ingevolge de bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van sekere Gedeelte K van die plaas of stuk grond Zoutpan of Bospan 90, Distrik Delareyville (voorheen No. 68, distrik Lichtenburg) ten einde dit moontlik te maak dat die servitut geregistreer ten opsigte van die boulyn, van 300 voet te verminder na 100 voet.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

KENNISGEWING 300 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN VRYPAG ERF 8, DORP CASON, DISTRIK BOKSBURG

Hierby word bekendgemaak dat Petradie Investments (Pty) Ltd, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Vrypag Erf 8, dorp Cason, distrik Boksburg, ten einde dit moontlik te maak dat die erf vir die oprigting van winkels en/of kantore en woonstelle gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

KENNISGEWING 301 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERWE 47 EN 48, DORP CASON, DISTRIK BOKSBURG

Hierby word bekendgemaak dat V. D. Terblans Investment (Pty) Ltd, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erwe 47 en 48, dorp Cason, distrik Boksburg, ten einde dit moontlik te maak dat die erwe vir die oprigting van winkels en/of kantore, woonstelle, publieke motorhawewe en/of 'n petrol diensstasie gebruik kan word.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged, in writing, with the Director of Local Government at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

NOTICE 302 OF 1969

PROPOSED ESTABLISHMENT OF BIRCHACRES EXTENSION 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 Fixed Property Sales and Services Ltd, for permission to lay out a township on the farm Mooifontein 14 IR, District of Kempton Park, to be known as Birchacres Extension 1.

The proposed township is situated approximately 2,000 Cape feet north-west of Road P91-1 and approximately 2,800 Cape feet west of Birchleigh Township, on the remaining extent of Portion 9 of the farm Mooifontein 14 IR, District of Kempton Park.

The application together with the relative plans, documents and information, is open for inspection at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

4-11

NOTICE 303 OF 1969

PROPOSED ESTABLISHMENT OF CLAYVILLE EXTENSION 10 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 Cullinan Refractories Ltd, for permission to lay out a township on the farm Olifantsfontein 402 JR, District of Pretoria, to be known as Clayville Extension 10.

The proposed township is situated east of and abuts the junction of the Pretoria-Kempton Park Road (P122-1) and the Irene-Jan Smuts Airport Road (P38-1), on the remainder of the farm Olifantsfontein 402 JR, District of Pretoria.

The application together with the relative plans, documents and information, is open for inspection at the office of the Director, Room B225, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

KENNISGEWING 302 VAN 1969

VOORGESTELDE STIGTING VAN DORP BIRCHACRES-UITBREIDING 1

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Fixed Property Sales and Services Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Mooifontein 14 IR, distrik Kempton Park, wat bekend sal wees as Birchacres-uitbreiding 1.

Die voorgestelde dorp lê ongeveer 2,000 Kaapse voet noordwes van Pad P91-1 en ongeveer 2,800 Kaapse voet wes van die dorp Birchleigh, op die resterende gedeelte van Gedeelte 9 van die plaas Mooifontein 14 IR, distrik Kempton Park.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

4-11

KENNISGEWING 303 VAN 1969

VOORGESTELDE-STIGTING VAN DORP CLAYVILLE-UITBREIDING 10

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Cullinan Refractories Ltd, aansoek gedoen het om 'n dorp te stig op die plaas Olifantsfontein 402 JR, distrik Pretoria, wat bekend sal wees as Clayville-uitbreiding 10.

Die voorgestelde dorp lê oos van en grens aan die aansluiting van die Pretoria-Kempton Parkpad (P122-1) met die Irene-Jan Smutslughawepad (P38-1), op die restant van die plaas Olifantsfontein 402 JR, distrik Pretoria.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Proviniale 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.

G. P. NEL, Director of Local Government.

Pretoria, 4 June 1969.

4-11

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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 4 Junie 1969.

4-11

NOTICE 304 OF 1969

PROPOSED ESTABLISHMENT OF WITBANK EXTENSION 26 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 Herben Townships Witbank (Pty) Ltd for permission to lay out a township on the farm Klipfontein 322 JS, District of Witbank, to be known as Witbank Extension 26.

The proposed township is situate west of and abuts the junction of Van Rensburg Avenue and De Klerk Street and west of and abuts Witbank Extension 16 Township, on the remaining extent of Portion 2 of Portion F of the farm Klipfontein 322 JS, District of Witbank.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.

Pretoria, 4 June 1969.

4-11

KENNISGEWING 304 VAN 1969

VOORGESTELDE STIGTING VAN DORP WITBANK-UITBREIDING 26

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Herben Townships Witbank (Edms.) Bpk. aansoek gedoen het om 'n dorp te stig op die plaas Klipfontein 322 JS, distrik Witbank, wat bekend sal wees as Witbank-uitbreiding 26.

Die voorgestelde dorp lê wes van en grens aan die aansluiting van Vanrensburglaan met Deklerkstraat en wes van en grens aan die dorp Witbank-uitbreidings 16, op die resterende gedeelte van Gedeelte 2 van Gedeelte F van die plaas Klipfontein 322 JS, distrik Witbank.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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 *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.

G. P. NEL, Direkteur van Plaaslike Bestuur.

Pretoria, 4 Junie 1969.

4-11

NOTICE 305 OF 1969

PROPOSED ESTABLISHMENT OF MORNINGSIDE EXTENSION 76 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 Louis George Duffus for permission to lay out a township on the Morningside Agricultural Holdings, District of Johannesburg, to be known as Morningside Extension 76.

The proposed township is situate approximately 1,800 Cape feet north of the junction of Centre Road and East Road, west of and abuts East Road and east of and abuts Middle Road, on Portion B of Holding 56 of Morningside Agricultural Holdings, District of Johannesburg.

KENNISGEWING 305 VAN 1969

VOORGESTELDE STIGTING VAN DORP MORNINGSIDE-UITBREIDING 76

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Louis George Duffus aansoek gedoen het om 'n dorp te stig op die Morningsidelandbouhoeves, distrik Johannesburg, wat bekend sal wees as Morningside-uitbreiding 76.

Die voorgestelde dorp lê ongeveer 1,800 Kaapse voet noord van die aansluiting van Centreweg met Eastweg, wes van en grens aan Eastweg en oos van en grens aan Middleweg, op Gedeelte B van Hoeve 56 van Morningside Landbouhoeves, distrik Johannesburg.

15

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 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.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

4-11

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 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 ni 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.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

4-11

NOTICE 306 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF FREEHOLD ERVEN 45 AND 46, CASON TOWNSHIP, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Edrae Properties (Proprietary) Limited, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Freehold Erven 45 and 46, Cason Township, District of Boksburg, to permit the erven being used for the erection of retail shops and/or offices and flats.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged, in writing, with the Director of Local Government at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

NOTICE 307 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN 1168, 1169, 1170 AND 1171, TOWNSHIP OF BRITS EXTENSION 7

It is hereby notified that application has been made by Brits Properties (Pty) Ltd in terms of section 3 (1) of the Removal of Restriction Act, 1967, for the amendment of the conditions of title of Erven 1168, 1169, 1170 and 1171, Township of Brits Extension 7, to permit the erven being used for erection of business buildings like shops, offices and flats.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 2nd July 1969.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

KENNISGEWING 306 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN VRYPAG ERWE 45 EN 46, DORP CASON, DISTRIK BOKSBURG

Hierby word bekendgemaak dat Edrae Properties (Proprietary) Limited, ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Vrypag Erwe 45 en 46, dorp Cason, distrik Boksburg, ten einde dit moontlik te maak dat die erwe vir die oprigting van winkels en/of kantore en woonstelle gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

KENNISGEWING 307 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN ERWE 1168, 1169, 1170 EN 1171, DORP BRITS UITBREIDING 7

Hierby word bekendgemaak dat Brits Properties (Pty) Ltd ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erwe 1168, 1169, 1170 en 1171 ten einde dit moontlik te maak dat die erwe vir die oprigting van besigheidsgeboue soos winkels, kantore en woonstelle gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

NOTICE 308 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF FREEHOLD ERVEN 9, 10, 5, 6, 7, 16,
CASON TOWNSHIP, DISTRICT OF BOKSBURG

It is hereby notified that application has been made by Peter Gerhard de Vries and Ada Phillipina de Vries, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of freehold Erven 9, 10, 5, 6, 7, 16, Cason Township, District of Boksburg, to permit Erven 5 to 10 being used for the erection of retail shops and/or offices and flats, and Erven 5 and 6 for the erection of a hotel.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B222, Block B, Provincial Building, Pretoria.

Objections against the application may be lodged, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 2 July 1969.

G. P. NEL, Director of Local Government.
Pretoria, 4 June 1969.

4-11

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION
TENDERS

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Description of tender Beskrywing van tender	Closing date Sluitings-datum
W.F.T.B. 415/69	Blyde River Canyon Recreational Resort: Levelling and lay-out of site, entrance roads, water and sewage purification works, etc./Blyderivierspoort-ontspanningsoord: Gelykmaak en uitlê van terrein, toegangspaaie, water- en rioolsuweringswerke, ens.....	27/6/69
W.F.T.B. 416/69	Barberton Hospital: Reconstruction of one all-weather tennis-court/Barberton-hospitaal: Herbou van een weervaste tennisbaan.....	27/6/69
W.F.T.B. 417/69	Christianase Laerskool, Christiana: Interior renovations/Binne-opknappings.....	27/6/69
W.F.T.B. 418/69	Dunswart Laundry, Boksburg: Additions—Linen bank: Electrical installation/Dunswart-wassery, Boksburg: Aanbouings—Linnebank: Elektriese installasie.....	27/6/69
W.F.T.B. 419/69	Edenvalese Hoërskool, Edenvale: Repairs and renovations/Reparasies en opknappings.....	27/6/69
W.F.T.B. 420/69	Edith Hinds School, Jeppestown, Johannesburg: Modernization/Edith Hinds-skool, Jeppestown, Johannesburg: Modernisering.....	11/7/69
W.F.T.B. 421/69	Florida Park High School, Florida: Repairs and renovation of all buildings on site/Reparasies en opknapping van alle geboue op terrein.....	27/6/69
W.F.T.B. 422/69	Laerskool Hendrik Potgieter, Potchefstroom: Central heating/Sentrale verwarming.....	27/6/69
W.F.T.B. 423/69	Laerskool Louis Leipoldt, Lyttelton, Pretoria: New water supply pipes and fire-fighting equipment/Nuwe watertoeverpype en brandblusuitrusting.....	27/6/69
W.F.T.B. 424/69	Northmeadse Laerskool, Northmead, Benoni: Repairs and renovations/Reparasies en opknappings.....	27/6/69
W.F.T.B. 425/69	Laerskool Saambou, Klerksdorp: Teacher's residence and school hall: Repairs and renovations/Onderwyserswoning en skooldaal: Reparasies en opknappings.....	27/6/69
W.F.T.B. 426/69	Salvokopse Laerskool, Pretoria: Additions/Aanbouings.....	11/7/69
W.F.T.B. 427/69	Saxonwold Primary School, Johannesburg: Interior and exterior repairs and renovations/Binne- en buitereparasies en opknappings.....	27/6/69
W.F.T.B. 428/69	Volksrust Hospital: Additional hydrants/Volksrust-hospitaal: Bykomende brandkrame.....	27/6/69
W.F.T.B. 429/69	Witbank Hospital: Automatic stokers for steam boiler plant/Witbank-hospitaal: Oumatiese stokers vir stoomketelinstallasie.....	27/6/69
W.F.T.B. 430/69	Johannesburg College of Education: Woman's Hostel A (New): Electrical installation/Dameskoshuis A (Nuwe): Elektriese installasie.....	27/6/69
W.F.T.B. 431/69	Johannesburg College of Education: Women's Hostel B (New): Electrical installation/Dameskoshuis B (Nuwe): Elektriese installasie.....	27/6/69
W.F.T. 7/69...	Tank stands/Tenkstaanders.....	20/6/69
W.F.T. 10/69...	Steaming oven/Stoomoond.....	20/6/69

KENNISGEWING 308 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN VRYPAG ERWE 9, 10, 5, 6, 7,
16, DORP CASON, DISTRIK BOKSBURG

Hierby word bekendgemaak dat Peter Gerhard de Vries en Phillipina Ada de Vries ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Vrypag Erwe 9, 10, 5, 6, 7, 16, dorp Cason, distrik Boksburg, ten einde dit moontlik te maak dat die Erwe 5 tot 10 vir die oprigting van winkels en/of kantore en woonstelle gebruik kan word en Erwe 5 en 16 vir 'n hotel.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 2 Julie 1969 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL, Direkteur van Plaaslike Bestuur.
Pretoria, 4 Junie 1969.

4-11

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE
TENDERS

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

17

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. 1..	Director of Hospital Services, Private Bag 221	A930	A	9	(89251)
H.A. 2..	Director of Hospital Services, Private Bag 221	A940	A	9	89402
H.B....	Director of Hospital Services, Private Bag 221	A746	A	7	89202
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
P.F.T....	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80965
R.F.T....	Director, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
T.E.D...	Director, Transvaal Education Department, Private Bag 76	A550	A	5	80651
W.F.T...	Director, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Director, Transvaal Department of Works, Private Bag 228	C219	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 tender'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 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/kontrakvooraardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:—

Tender-verwysing.	Posadres te Pretoria.	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdieping.	Telefoonno., Pretoria.
H.A. 1..	Direkteur van Hospitaaldienste, Privaatsak 221	A930	A	9	(89251)
H.A. 2..	Direkteur van Hospitaaldienste, Privaatsak 221	A940	A	9	89402
H.B....	Direkteur van Hospitaaldienste, Privaatsak 221	A746	A	7	89202
H.C.....	Direkteur van Hospitaaldienste, Privaatsak 221	A729	A	7	89206
H.D.....	Direkteur van Hospitaaldienste, Privaatsak 221	A740	A	7	89208
P.F.T....	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80965
R.F.T....	Direkteur, Transvaalse Paarde-departement, Privaatsak 197	D518	D	5	89184
T.O.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 197	A550	A	5	80651
W.F.T...	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
W.F.T.B.	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C219	C	M	80306

2. Die Administrasie is nie daar toe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegorderkwantse (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 hoeveelheidslysse, binne 14 dae na die sluitingsdatum van 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, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

Contract RFT 25 of 1969

TRANSVAAL PROVINCIAL ADMINISTRATION

NOTICE TO TENDERERS

TENDER RFT 25 OF 1969

**CONSTRUCTION OF DUAL CARRIAGEWAY
ROAD (P39/1) FROM KRUGERSDORP TO MUL-
DERSDRIF—APPROXIMATELY 6·9 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 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 1969, at 10 a.m. at the Muldersdrif Hotel, 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 RFT 25 of 1969", should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 o'clock a.m., on Friday, 11 July 1969, 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.

C. W. GRUNOW, Chairman, Transvaal Provincial Tender Board.
Administrator's Office, 27 May 1969.

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.

BLAAUWBANK Pound, District of Westonaria, on 2 July 1969, at 11 a.m.—Heifer, Jersey, 1 year, light brown, no marks.

CHRISTIANA Municipal Pound, on 20 June 1969, at 10 a.m.—Ox, Jersey, 2 years, no marks.

CHRISTIANA Municipal Pound, on 11 June 1969, at 10 a.m.—Bull, Jersey, 2 years, no marks; cow, Jersey, 4 years, right ear topped.

GROOTFONTEIN Pound, District of Warmbad, on 25 June 1969, at 11 a.m.—Mule, gelding, 15 years, dark-brown, no brand marks.

MAKWASSIE Municipal Pound, on 13 June 1969, at 10 a.m.—Cow, Jersey, 10 years, slips from behind and in front of right ear.

SKUTVERKOPINGS

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aan-gaande die hieronder omskrewe diere moet in die geval van diere in munisipale skutte, die Stadslerk nader, en wat diere in distrikskutte betref, die betrokke Landdros.

BLAAUWBANK Skut, distrik Westonaria, op 2 Julie 1969, om 11 v.m.—Vers, Jersey, 1 jaar, ligbruin, geen merke.

CHRISTIANASE Munisipale Skut, op 20 Junie 1969, om 10 v.m.—Os, Jersey, 2 jaar, geen merke.

CHRISTIANASE Munisipale Skut, op 11 Junie 1969, om 10 v.m.—Bul, Jersey, 2 jaar, geen merke; koei, Jersey, 4 jaar, regteroor stomp.

GROOTFONTEIN Skut, distrik Warmbad, op 25 Junie 1969, om 11 v.m.—Muil, reun, 15 jaar, swart-bruin, geen brandmerke.

MAKWASSIESE Munisipale Skut, op 13 Junie 1969, om 10 v.m.—Koei, Jersey, 10 jaar, regteroor slip van voor en agter.

**Buy National Savings
Certificates**

**Koop Nasionale
Spaarsertifikate**

Kontrak RFT 25 van 1969

TRANSVAALSE PROVINSIALE ADMINISTRASIE

KENNISGEWING AAN TENDERAARS

TENDER RFT 25 VAN 1969

**KONSTRUKSIE VAN DUBBELBAANPAD (P.39/1)
VANAF KRUGERSDORP NA MULDERSDRIF—
ONGEVEER 6·9 MYL**

Tenders word hiermee gevra van ervare kontrakteurs vir bogenoemde diens.

Tenderdokumente, insluitende 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D.518, Provinialegebou, Kerkstraat, Privaatsak 197, Pretoria, verkrybaar 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 1969 om 10 v.m. by die Muldersdrif-hotel, 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 voorwaardes in die tenderdokumente voltooi in verseëerde koeverte waarop "Tender RFT 25 van 1969" geëndosseer is, moet die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, bereik voor 11-uur v.m. op Vrydag, 11 Julie 1969, wanneer die tenders in die openbaar oopgemaak sal word.

Indien per hand afgelewer, moet tenders voor 11-uur v.m. in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Proviniale Gebou by die Pretoriussstraatse 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 afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

C. W. GRUNOW, Voorsitter, Transvaalse Proviniale Tenderraad.
Administrateurskantoor, 27 Mei 1969.

NOTICES BY LOCAL AUTHORITIES

PROVINCIAL GAZETTE, 4 JUNE 1969

319

KOSTER MUNICIPALITY

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 lease a portion of the Town Lands, in extent approximately 200 morgen for ploughing purposes, to Mr J. C. Liebenberg, for a period of three years from 1 October 1969.

The conditions of the lease may be inspected at the office of the Town Clerk during the ordinary office hours.

Objections against the intention of the Council must be lodged, in writing, with the undersigned, by not later than 4 p.m., on Monday, 30 June 1969.

P. W. VAN DER WALT, Town Clerk.

Municipal Building,
Koster, 28 May 1969.

(Notice 11/69.)

MUNISIPALITEIT KOSTER

VERVREEMDING VAN GROND

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van artikel 79, (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat onderworpe aan die goedkeuring van die Administrateur, die Raad van voorneme is om 'n gedeelte van die dorpsgrond, ongeveer 200 morge groot, vir ploegdoeleindes te verhuur aan mnr. J. C. Liebenberg vir 'n tydperk van drie jaar vanaf 1 Oktober 1969.

Die voorwaardes van verhuring lê ter insae in die kantoor van die Stadsklerk gedurende die gewone kantoorure.

Skriflike besware teen die voorneme van die Raad moet nie later as 4 nm., op Maandag, 30 Junie 1969, by die ondergetekende ingedien word nie.

P. W. VAN DER WALT, Stadsklerk.

Munisipale-gebou,
Koster, 28 Mei 1969.

(Kennisgewing 11/69.) 365—28-4-11

KRUGERSDORP MUNICIPALITY

PROPOSED AMENDMENT TO KRUGERSDORP TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/34

The Town Council of Krugersdorp has prepared a draft amendment scheme, to be known as Amendment Scheme 1/34.

The draft scheme contains the following proposal:

To rezone Stands 435 and 436, Krugersdorp, each being 5,000 Cape square feet in extent, from "General Residential" to "General Business."

The above properties are owned by Rosemore Investments (Proprietary) Limited, P.O. Box 63, Krugersdorp.

Particulars of this Scheme are open for inspection at Room 43, Town Hall, Krugersdorp, for a period of four weeks from the date of the first publication of this notice, which is 28 May 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immoveable property within the area of the Krugersdorp Town-planning Scheme 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 28 May 1969, inform the local authority,

in writing, of such objections or representations, and shall state whether or not he wishes to be heard by the local authority.

J. L. DU PLESSIS, Acting Clerk of the Council.

9 May 1969.

(Notice 54 of 1969.)

MUNISIPALITEIT KRUGERSDORP
VOORGESTELDE WYSIGING VAN KRUGERSDORPSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/34

Die Stadsraad van Krugersdorp het 'n ontwerp-wysigingskema opgestel wat as Wysigingskema 1/34 bekend sal staan.

Hierdie ontwerp-skema bevat die volgende voorstel:

Om Standplose 435 en 436, Krugersdorp, elk 5,000 Kaapse vierkante voet groot, her in die deel van "Algemene Woondoeleindes" na "Algemene Besigheid".

Die bogemelde standplose is die eiendom van Rosemore Beleggings (Eiendoms) Beperk, Posbus 63, Krugersdorp.

Besonderhede van hierdie Skema lê ter insae by Kamer 43, Stadhuis, Krugersdorp, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik op 28 Mei 1969.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Krugersdorpse Dorpsaanlegskema 1, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om verloë 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 28 Mei 1969, skriftelik van sodanige beswaar of verloë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. L. DU PLESSIS, Waarnemende Klerk van die Raad.

9 Mei 1969.

(Kennisgewing 54 van 1969.) 372—28-4

TOWN COUNCIL OF CAROLINA

STANDARD FINANCIAL BY-LAWS.—AMENDMENT

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Carolina proposes to adopt the amendments of the above-mentioned By-laws, as published under Administrator's Notice 285 of 19 March 1969.

Copies of these amendments are open for inspection at the Council's offices during a period of 21 days from the date of publication hereof.

P. W. DE BRUIN, Town Clerk.
Carolina, 21 May 1969.

STADSRAAD VAN CAROLINA

STANDAARD FINANSIELE VERORDENINGE.—WYSIGINGS

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van voorneme is om wysiging van bogemelde Verordeninge, soos afgekondig by Administrateurskennisgewing 285 van 19 Maart 1969, aan te neem.

Afskrifte van hierdie wysigings lê ter insae by die Raad se kantoor vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

P. W. DE BRUIN, Stadsklerk.

Carolina, 21 Mei 1969.

394—4

TOWN COUNCIL OF NYLSTROOM

PROPOSED CLOSING OF STREETS.—NYLSTROOM EXTENSION 6

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Nylstroom to close the following streets permanently:

(a) First Street from Erf 722 to Erf 715.
(b) Second Street from Erf 716 to Erf 723.

(c) Fifth Avenue from Erf 715 to Erf 760.

The above-mentioned streets are to be developed as Indian Sport grounds.

A plan showing the portions of the streets to be closed may be inspected during the usual office hours at the office of the Clerk of the Council.

Any person who may have any objection to the proposed closing or who may have any claim to compensation if such closing is carried out, is requested to lodge his objection or claim as the case may be, with the undersigned on or before Friday, 8 August 1969.

J. C. BUYS, Town Clerk.

Municipal Offices,
Private Bag 1008,
Nylstroom.

23 May 1969.

(Notice 37/1969.)

STADSRAAD VAN NYLSTROOM

VOORGESTELDE SLUITING VAN STRATE.—NYLSTROOM - UITBREIDING 6

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nylstroom van voorneme is om die volgende straatgedeeltes permanent vir alle verkeer te sluit:

(a) Eerste Straat vanaf Erf 722 tot Erf 715.

(b) Tweede Straat vanaf Erf 716 to Erf 723.

(c) Vyfde Laan vanaf Erf 715 tot Erf 760.

Die voormelde straatgedeeltes sal tesame met Erwe 715 tot 723 en Erwe 748 tot 760 as Indiërsportgronde ontwikkel word.

'n Plan waarop die gedeeltes van die strate aangetoon word wat gesluit gaan word lê gedurende die gewone diensure ter insae by die kantoor van die Klerk van die Raad.

Enigiemand wat enige beswaar teen die voorgenome sluiting het of 'n eis om vergoeding mag hê as die sluiting deurgevoer word, word versoen om sy beswaar of eis, al na die geval, skriftelik voor of op Vrydag, 8 Augustus 1969, by die ondergetekende in te dien.

J. C. BUYS, Stadsklerk.

Munisipale Kantore,
Privaatsak 1008,
Nylstroom.

23 Mei 1969.

(Kennisgewing 37/1969.)

393—4

**CITY OF JOHANNESBURG
PROPOSED AMENDMENT TO
JOHANNESBURG TOWN-PLANNING
SCHEME 1.—AMENDMENT SCHEME
1/366**

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/366.

This draft scheme contains the following proposal:—

To rezone Portion 300 and the remaining extent of Portion 90 of the farm Braamfontein 53 IR, being the north-east portion of the former Auckland Park Race Course bounded by Perth Road, certain private properties on Kingsway, Epson Road and the Balmoral Avenue from "Special" for broadcasting purposes to "Educational", subject to certain conditions, for the development of the Rand Afrikaans University.

The owner of the farm portions is the Rand Afrikaans University, P.O. Box 524, Johannesburg.

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 28 May 1969.

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 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 28 May 1969, 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.

S. D. MARSHALL, Clerk of the Council, Municipal Offices, Johannesburg, 28 May 1969.

STAD JOHANNESBURG

**VOORGESTELDE WYSIGING VAN DIE
JOHANNESBURGSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/366**

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/366 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die indeling van Gedeelte 300 en die resterende gedeelte van Gedeelte 90 van die plaas Braamfontein 53 IR, naamlik die noordoostelike gedeelte van die voormalige Aucklandpark-renbaan wat deur Perthweg, sekere private eiendomme in Kingsway, Epsonweg en Balmorallaan begrens word, word op sekere voorwaarde van "Spesiaal" vir uitsaaidoeleindes na "opvoedkundig" vir die ontwikkeling van die Randse Afrikaanse Universiteit, verander.

Die Randse Afrikaanse Universiteit, Postbus 524, Johannesburg, is die eienaar van die plaasgedeeltes.

Besonderhede van hierdie Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 28 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperde van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema 1 of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak, of om vertoe ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 28 Mei 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL, Klerk van die Raad, Stadhuis, Johannesburg, 28 Mei 1969.

368—28-4

CITY COUNCIL OF PRETORIA

**PROPOSED AMENDMENT TO
THE PRETORIA TOWN-PLANNING
SCHEME 1 OF 1944.—AMENDMENT
TOWN-PLANNING SCHEME 1/174**

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme 1 of 1944, to be known as Amendment Town-planning Scheme 1/174.

This draft scheme contains the following proposal:—

The rezoning of Erven 233, 234 and 235, Sunnyside, situated in the block bounded by Troye, Walker, Rissik and Celliers Streets from "Special" for the erection of shops and "General Residential" buildings subject to the conditions set out on Annexure "B", Plan 286 of Scheme 1/52, to "Special" for the erection of shops, residential buildings and business premises, to a height not exceeding 4,530 English feet above sea level (excluding lift motor rooms, tanks and servants rooms) and subject further to the condition set out in Annexure "B", Plan 376 of the draft scheme.

The general effect of the draft scheme will be to limit the floor space of shops and business premises (excluding offices) which may be erected on the properties to a maximum of 26,000 English square feet and to provide for the erection of offices with a floor space not exceeding 27,000 English square feet.

The property(ies) is/are registered in the name of Messrs Eridanus (Pty) Limited, P.O. Box 1751, Pretoria, Mr Justice F. L. H. Rumpff, 14 Charles Street, Bailey's Muckleneuk, Pretoria, Mrs A. C. de Lange, 188 Troye Street, Sunnyside, Pretoria, Messrs Proestantia (Pty) Limited, care of Van Sittert and Nieuwoudt, Natal Building Society Building, Pretorius Street, Pretoria.

Particulars of this Scheme are open for inspection at Room 602W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 4 June 1969.

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 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 thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which

is 4 June 1969, 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.
27 May 1969.
(Notice 145 of 1969.)

STADSRAAD VAN PRETORIA

**VOORGESTELDE WYSIGING VAN DIE
PRETORIASE DORPSAANLEGSKEMA
1/1944.—DORPSBEPLANNINGWYSI-
GINGSKEMA 1/174**

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoriase Dorpsaanlegskema 1 van 1944 opgestel wat bekend sal staan as Dorpsbeplanningswysiging-skema 1/174.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die herbestemming van Erwe 233, 234 en 235, Sunnyside, geleë in die blok tussen Troye-, Walker-, Rissik- en Celliersstraat, van "Spesiale" gebruik vir die oprigting van winkels en "Algemene Woongeboue", onderworpe aan die voorwaarde vervat in Aanhangaal "B", Plan 286 van Skema 1/52, na spesiale gebruik vir die oprigting van winkels, woongeboue en besigheidsgeboue tot 'n hoogte wat nie 4,530 Engelse voet bo seevlak (uitgesluit hysbakmotorkamers, waterrente en bedienekwartiere) te bowe gaan nie en verder onderworpe aan die voorwaarde wat in Aanhangaal "B", Plan 376 van die ontwerpskema vervat is.

Die algemene uitwerking van die ontwerpskema sal wees om die vloerruimte van winkels en besigheidsgeboue (uitgesluit kantore) wat op die eiendomme opgerig kan word tot hoogstens 26,000 Engelse vierkante voet te beperk en om voorseeing te maak vir die oprigting van kantore met 'n vloerruimte van hoogstens 27,000 Engelse vierkante voet.

Die eiendom(me) is op naam van die firma Eridanus (Edms) Beperk, Postbus 1751, Pretoria, Regter F. L. H. Rumpff, Charlesstraat 14, Bailey's Muckleneuk, Pretoria, mev. A. C. de Lange, Troyestraat 188, Sunnyside, Pretoria, en die firma Proestantia Beperk, per adres Van Sittert en Nieuwoudt, Natal Bouwvereniginggebou, Pretoriusstraat, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae in Kamer 602W, Munitoria, Vanderwalstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 4 Junie 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperde van vaste eiendom binne die gebied van die Pretoriase Dorpsaanlegskema 1 van 1944, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe 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 4 Junie 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

HILMAR RODE, Stadsklerk.
27 Mei 1969.

(Kennisgewing 145 van 1969.)

398—4

KRUGERSDORP MUNICIPALITY

PROPOSED AMENDMENT TO KRUGERSDORP TOWN-PLANNING SCHEME 2.—AMENDMENT SCHEME 2/8

The Town Council of Krugersdorp has prepared a draft amendment scheme, to be known as Amendment Scheme 2/8.

The draft scheme contains the following proposal:—

To rezone Erf 292, Silverfields, being 22,724 Cape square feet in extent, from "Institutional" to "General Residential".

The above property is owned by Messrs Transreef Industrial and Investment Co. Ltd, P.O. Box 40, Industria, Transvaal.

Particulars of this Scheme are open for inspection at Room 43, Town Hall, Krugersdorp, for a period of four weeks from the date of the first publication of this notice, which is 4 June 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Krugersdorp Town-planning Scheme 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 4 June 1969, in form the local authority, in writing, of such objections or representations, and shall state whether or not he wishes to be heard by the local authority.

C. E. E. GERBER, Clerk of the Council. 22 May 1969.

(Municipal Notice 56 of 1969.)

MUNISIPALITEIT KRUGERSDORP

VOORGESTELDE WYSIGING VAN KRUGERSDORP DORPSAANLEGSKEMA 2.—WYSIGINGSKEMA 2/8

Die Stadsraad van Krugersdorp het 'n wysigingsontwerpskema opgestel wat as Wysigingskema 2/8 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:—

Om Erf 292, Silverfields, 22,724 Kaapse vierkante voet groot, her in te deel van "Inrigtingsgebied" na "Algemene Woongebied".

Die bogemelde erf is die eiendom van mnr. Transreef Industriële- en Beleggings Maatskappy (Bpk.), Posbus 40, Industria, Transvaal.

Besonderhede van hierdie Skema lê ter insae by Kamer 43, Stadhuis, Krugersdorp, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 4 Junie 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangemer moet word.

Enige cienaar of okkuperdeer van vaste eiendom binne die gebied van die Krugersdorpse Dorpsaanlegskema 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 plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 4 Junie 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

C. E. E. GERBER, Klerk van die Raad. 22 Mei 1969.

(Munisipale Kennisgewing 56 van 1969.)

397—4-11

CITY OF JOHANNESBURG

PERMANENT CLOSING AND DONATION OF PORTION OF CROWN STREET, FAIRVIEW

[Notice in terms of section 67 (3), 68 and 79 (18) (b) of the Local Government Ordinance, 1939]

The Council has resolved and proposes, subject to the approval of the Honourable the Administrator to close permanently to all traffic the portion of Crown Street, Fairview, between Commissioner Street and Op De Bergen Street, and to donate the closed area to the Transvaal Provincial Administration, on certain conditions.

A plan showing the area the Council proposes to close and donate may be inspected during ordinary office hours at Room 302, Municipal Offices, City Hall, Johannesburg.

Any person who objects to the proposed closing and donation or will have any claim for compensation if the closing is effected must lodge his objection or claim, in writing, with me on or before 24 July 1969.

S. D. MARSHALL, Clerk of the Council. Municipal Offices, Johannesburg, 21 May 1969.

STAD JOHANNESBURG

PERMANENTE SLUITING EN SKENKING VAN 'N GEDEELTE VAN CROWNSTRAAT, FAIRVIEW

[Kennisgewing ingevolge die bepalings van artikel 67 (3), 68 en 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939]

Die Raad het besluit en is voornemens om, mits Sy Edele die Administrateur dit goedkeur, die gedeelte van Crownstraat, Fairview, tussen Commissionerstraat en Op De Bergenstraat, permanent vir alle verkeer te sluit, en om die gebied wat gesluit word op sekere voorwaardes aan die Transvaalse Provinciale Administrasie te skenk.

'n Plan waarop die gebied wat die Raad voornemens is om te sluit en te skenk aangevoerd word, kan gedurende gewone kantoorure in Kamer 302, Stadhuis, Johannesburg, besigtig word.

Enigiemand wat teen die voorgestelde sluiting en skenking beswaar wil opper of wat moontlik skadevergoeding sal wil eis indien die gedeelte gesluit word, moet sy beswaar of eis uiters op 24 Julie 1969, skriftelik by my indien.

S. D. MARSHALL, Klerk van die Raad. Stadhuis, Johannesburg, 21 Mei 1969.

347—21-28-4

TOWN COUNCIL OF WESTONARIA

PROPOSED PROCLAMATION OF A DEVIATION OF MUNICIPAL ROAD 14 (GENERALLY KNOWN AS EDWARDS AVENUE EXTENSION EAST)

Notice is hereby given in terms of section 5 of Ordinance 44 of 1904, as amended, that the Town Council of Westonaria 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 the Municipal Offices, Westonaria, during office hours, from the date hereof until 18 July 1969.

Any person interested or desiring to lodge any objection to the proclamation of the proposed roads must lodge such objection, in writing, in duplicate, with the Administrator and the Town Clerk on or before 18 July 1969.

W. J. R. APPELCRYN, Town Clerk. Municipal Offices, Westonaria, 7 May 1969. (Municipal Notice 20 of 1969.)

SCHEDULE

DESCRIPTION OF THE DEVIATION OF MUNICIPAL ROAD 14 (GENERALLY KNOWN AS EDWARDS AVENUE EXTENSION EAST)

A deviation of Municipal Road 14 at its junction with Provincial Road P45/1 as shown on Diagram S.G. A5909/68.

The purpose of the proclamation is to move the existing junction of Municipal Road 14 with Provincial Road P45/1 approximately 400 feet (four hundred feet) south in order to comply with the standards required for the approach of the road-over-bridge on road P45/1.

The deviation extends over a distance of 950 Cape feet, and is 80 Cape feet wide over the whole distance.

STADSRAAD VAN WESTONARIA

VOORGESTELDE PROKLAMERING VAN 'N VERLEGGING VAN MUNISPALE PAD 14 (ALGEMEEN BEKEND AS EDWARDSLAAN VERLENGING-OOS)

Kennis word hiermee gegee ingevolge artikel 5 van Ordonnansie 44 van 1904, soos gewysig, dat die Stadsraad van Westonaria, 'n versoekskrif aan Sy Edele die Administrateur gestuur het om die pad, omskryf in bygaande Bylae, as openbare pad te proklameer.

'n Afskrif van die versoekskrif lê van die datum hiervan tot 11 Julie 1969, ter insae in die Munisipale Kantore, Westonaria, 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 11 Julie 1969, indien.

W. J. R. APPELCRYN, Stadsklerk. Munisipale Kantore, Westonaria, 7 Mei 1969.

(Munisipale Kennisgewing 20 van 1969)

BYLAE

BESKRYWING VAN DIE VERLEGGING VAN MUNISPALE PAD 14 (ALGEMEEN BEKEND AS EDWARDSLAANVERLENGING-OOS)

'n Verlenging van Munisipale Pad 14 by sy aansluiting met Provinciale Pad P45/1 soos aangevoerd op Kaart S.G. A5909/68.

Die doel van hierdie proklamasie is om die bestaande aansluitingspunt van Munisipale Pad 14 met Provinciale Pad P45/1 ongeveer 400 voet (vierhonderd voet) suid te verskuif ten einde te voldoen aan die standaarde soos verlang vir die aanlope van die pad-oor-spoor-brug op Pad P45/1.

Die padverlegging beslaan 'n afstand van ongeveer 950 Kaapse voet en is oor die hele afstand 80 Kaapse voet breed.

385—4-11-18

**VILLAGE COUNCIL OF
GROBLERSDAL
ALIENATION OF LAND**

Notice is hereby given, in terms of section 79 (18) of the Local Government Ordinance, No. 17 of 1939, that it is the intention of the Council, subject to the consent of the Administrator, to let a portion of the Town Lands, approximately 20,000 square feet, to Mr P. H. Coetze for a coke depot.

The conditions of lease may be inspected at the office of the Town Clerk during office hours and any objections to the said lease must be lodged, in writing, with the undersigned not later than 16 June 1969.

P. C. F. VAN ANTWERPEN, Town Clerk.
Municipal Offices,
Groblersdal, 13 May 1969.
(Notice 10/1969.)

**DORPSRAAD VAN GROBLERSDAL
VERVREEMDING VAN GROND**

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat onderhewig aan die toestemming van die Administrateur, die Raad voornemens is om 'n gedeelte van die dorpsgronde, groot ongeveer 20,000 vierkante voet, aan mnr. P. H. Coetze te verhuur vir die doel van 'n koke-depot.

Die voorwaardes van verhuur kan nage-sien word in die kantoor van die Stads-klerk gedurende kantoorure en skrifelike besware teen die voornemens van die Raad moet by die ondergetekende ingedien word nie later as Maandag, 16 Junie 1969 nie.

P. C. F. VAN ANTWERPEN, Stadsklerk.
Munisipale Kantore,
Groblersdal, 13 Mei 1969.
(Kennisgewing 10/1969.)

379—28-4-11

CITY OF JOHANNESBURG

**PROPOSED AMENDMENT TO
JOHANNESBURG TOWN-PLANNING
SCHEME 1.—AMENDMENT SCHEME
1/367**

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/367.

This draft scheme contains the following proposal:

To rezone Lots 1, 312, 313 and 314 Yeoville being 24/26/28/30 Harrow Road and 2/4/6 South Street to permit greater height subject to certain conditions.

The owners of these lots are Messrs Johannesburg Motel Development Corporation Limited, c/o The Roberts Construction Co. Limited, P.O. Box 6280, Johannesburg.

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 28 May 1969.

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 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 28 May 1969, 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.

S. D. MARSHALL, Clerk of the Council.
Municipal Offices,
Johannesburg, 28 May 1969.

STAD JOHANNESBURG

**VOORGESTELDE WYSIGING VAN DIE
JOHANNESBURGSE DORPSAANLEG-
SKEMA 1.—WYSIGINGSKEMA 1/367**

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/367 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

Die indeling van Erwe 1, 312, 313 en 314, Yeoville, naamlik Harrowweg 24/26/28/30 en Southstraat 2/4/6 word op sekere voorwaardes verander sodat daar 'n groter hoogte toegelaat kan word.

Die firma Johannesburg Motel Development Corporation Limited, per adres The Roberts Construction Co. Limited, Posbus 6280, Johannesburg is die eienaar van hierdie erwe.

Besonderhede van hierdie Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 28 Mei 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangemeem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema 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 28 Mei 1969 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL, Clerk van die Raad.
Stadhuis,
Johannesburg, 28 Mei 1969.

367—28-4-11

TOWN COUNCIL OF VANDERBIJLPARK

INTERIM VALUATION ROLL

Notice is hereby given that an interim valuation roll of the following rateable property within the area of jurisdiction of the Town Council of Vanderbijlpark, namely Vanderbijlpark North-west Extension 7 (Industrial), has been prepared in accordance with the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, and will be open at the Rates Hall, Municipal Offices, Vanderbijlpark, for inspection by every person interested in any property included therein, from 8.30 a.m., to 4 p.m., on every day except Saturdays, Sundays and public holidays, from 5 June 1969 up to and including 4 July 1969.

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), before 12 midday on 7 July 1969, notice of any objection they may have in respect of the valuation of any rateable property valued in the said interim valuation roll, or in respect of the omission therefrom of property alleged to be rateable property, 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 at the Rates Hall.

Attention is specially directed to the fact that no person is entitled to urge any objection before the Valuation Court to be hereafter constituted, unless he shall first have lodged such notice of objections as aforesaid.

J. H. DU PLESSIS, Town Clerk.
P.O. Box 3,
Vanderbijlpark.
(Notice 44—21/5/1969.)

STADSRAAD VAN VANDERBIJLPARK

TUSSENTYDSE WAARDERINGSLYS

Hierby word bekendgemaak dat 'n tussenydse waarderingslys van die volgende belasbare eiendom binne die regsgebied van die Stadsraad van Vanderbijlpark, naamlik Vanderbijlpark Noord-Wes Uitbreiding 7 (Nywerheid), ooreenkomsdig die bepalings van die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig, opgestel is, en dat dit vanaf 5 Junie 1969 tot 4 Julie 1969, vanaf 8.30 v.m. tot 4 nm., op alle dae behalwe Saterdae, Sondae en openbare feesdae ter insae sal lê by die Belastingsaal, Municipale Kantore, Vanderbijlpark vir alle persone wat belang het by enige eiendom wat in die lys voorkom.

Alle belanghebbende persone word hierby versoen om voor 12-uur middag, op 7 Julie 1969, die Stadsklerk skriftelik in kennis te stel (in die vorm uiteengesit in die Bylae tot Bogenoemde Ordonnansie), van enige beswaar wat hulle mag hê teen die waardering van enige belasbare eiendom wat in genoemde tussenydse lys voorkom, of teen die weglatting van enige eiendom wat beweer word belasbare eiendom te wees, hetsy in besit van die beswaarmaker of van ander persone, of ten opsigte van enige fout, weglatting of verkeerde beskywing.

Vorms van kennisgewing van beswaar kan op aanvraag by die Belastingsaal verkry word.

Dit word veral beklemtoon dat niemand die reg sal hê om besware voor die Waarderingshof, wat hierna benoem sal word, te opper, tensy hy vooraf kennisgewing van beswaar soos hierbo uiteengesit, ingedien het nie.

J. H. DU PLESSIS, Stadsklerk.
Posbus 3,
Vanderbijlpark.
(Kennisgewing 44—21/5/1969.)

389—4

MUNICIPALITY OF WARMBATHS

PROSPECTING RIGHTS

Notice is hereby given in terms of section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that the Council has decided to grant prospecting rights to Mr M. J. de la Hunt.

Further particulars are obtainable from the office of the undersigned during the usual office hours.

Objections to the above resolution must be lodged, in writing, with the undersigned within one month from the date of the first publication hereof.

J. S. VAN DER WALT, Town Clerk.
Municipal Offices,
Warmbaths, 21 May 1969.

MUNISIPALITEIT WARMBAD

PROSPEKTEERSREGTE

Ingevolge die bepaling van artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van voorneme is om prospektersregte aan mnr. M. J. de la Hunt toe te staan.

Verdere besonderhede is verkrybaar gedurende kantoorure by die ondergetekende.

Besware teen bogenoemde besluit moet skriftelik by die Stadsklerk ingedien word binn 'n tydperk van een maand vanaf die datum van die eerste publikasie van hierdie advertensie.

J. S. VAN DER WALT, Stadsklerk.
Munisipale Kantore,
Warmbad, 21 Mei 1969.

343—21-28-4

VILLAGE COUNCIL OF BALFOUR

PROPOSED AMENDMENT TO THE BALFOUR TOWN-PLANNING SCHEME 1 OF 1953.—AMENDMENT TOWN-PLANNING SCHEME 1/3

The Village Council of Balfour has prepared a draft amendment to the Balfour Town-planning Scheme 1 of 1953, to be known as Amendment Town-planning Scheme 1/3.

This draft scheme contains the following proposal:

The rezoning of Portions 24 and 25 of Erf 1791 in Station Street, Balfour, from "General Residential" to "Special Trading".

The general effect of the Scheme will be to permit the use of the erf for the erection of shops and such further uses, as are set out in Use Zone XII, Table "D" of Clause IV of the original Scheme.

The property is registered in the name of Mr Ismael Amod Suliman of Station Street, Balfour, Transvaal.

Particulars of this Scheme are open for inspection at the Municipal Offices, Stuart Street, Balfour, Transvaal, for a period of four weeks from the date of the first publication of this notice, which is 4 June 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Balfour Town-planning Scheme 1 of 1953, 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 4 June 1969, inform the Town Clerk, P.O. Box 8, Balfour, Transvaal, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

M. J. STRYDOM, Town Clerk.
Municipal Offices,
Balfour, Transvaal, 22 May 1969.
(Notice 8/1969.)

DORPSRAAD VAN BALFOUR

VOORGESTELDE WYSIGING VAN DIE BALFOUR DORPSAANLEGSKEMA 1 VAN 1953.—DORPSBEPLANNINGSWYSIGINGSKEMA 1/3

Die Dorpsraad van Balfour, Transvaal, het 'n ontwerpwy siging van die Balfour Dorpsaanlegskema 1 van 1953 opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 1/3.

Hierdie ontwerp-skema bevat die volgende voorstel:

Die herbestemming van Gedeeltes 24 en 25 van Erf 1791, Balfour, Transvaal, geleë aan Stasiestraat, van "Spesiale Woongebuik" na "Spesiale Handeldryf".

Die algemene uitwerking van die Skema sal wees om die gebruik van bogemelde eiendomme vir die oprigting van winkels en sodanige verdere gebruik wat uiteen gesit is in Gebruikstreek XII, Tabel 'D' van Klousule IV, van die oorspronklike Skema, toe te laat.

Die eiendomme is op naam van mnr Ismael Amod Suliman, van Stasiestraat, Balfour, Transvaal, geregistreer.

Besonderhede van hierdie Skema lê ter insae by die Munisipale Kantore, Stuartstraat, Balfour, Transvaal, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kenniggewing af, naamlik 4 Junie 1969.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupereder van vaste eiendom binne die gebied van die Balfour Dorpsaanlegskema 1 van 1953 of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stads klerk, Posbus 8, Balfour, Transvaal, binne vier weke van die eerste publikasie van hierdie kenniggewing, naamlik 4 Junie 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

M. J. STRYDOM, Stads klerk.
Munisipale Kantore,
Balfour, Transvaal, 22 Mei 1969.
(Kennisgewing 8/1969.) 395—4-11

HEALTH COMMITTEE OF HARTBEESFONTEIN
TRIENNIAL VALUATION ROLL,
1969/72

Notice is hereby given that a new triennial valuation roll of all rateable properties within the Health Committee of Hartbeesfontein, has been prepared in terms of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, and will lie upon for inspection at the Health Committee's offices, during office hours.

All persons interested are hereby called upon to lodge, in writing, with the undersigned, in the form set forth in the Second Schedule to the said Ordinance, before 12 noon, on Wednesday, 25 June 1969, notice of any objection they may have in respect of the valuation of any rateable property, valued as aforesaid 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 other error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the Health Committee's offices.

Attention is specially directed to the fact that no person will be entitled to urge objection before the Valuation Court, to be hereafter constituted, unless he shall first have lodged such notice of objection as aforesaid.

O. J. S. OLIVIER, Secretary.
Health Committee's Offices,
Box 50,
Hartbeesfontein, 19 May 1969.
(Notice 7/69.)

GESONDHEIDSKOMITEE VAN HARTBEESFONTEIN

DRIEJAARLIKSE WAARDERINGSLYS,
1969/72

Kennisgewing geskied hiermee dat 'n nuwe driejaarlike waarderingslys van alle belasbare eiendomme binne die munisipale gebied van Hartbeesfontein opgestel is, kragtens die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig, en sal gedurende kantoorure vir die publiek ter insae lê.

Alle belanghebbende persone word hiermee versoen om die ondergetekende voor of op 12-middag op Woensdag, 25 Junie 1969, in die vorm soos vermeld in die Tweede Skedule van bogenoemde Ordonnansie skriftelik in kennis te stel van enige besware wat hulle teen die waardering van belasbare eiendomme wat, soos voormalig gewaardeer is, het of teen die weglatting uit die lys van eiendom wat volgens bewering eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Gedrukte kenniggewingvorms vir besware is op aanvraag by die munisipale kantore verkrygbaar.

Aandag word spesifiek gevvestig op, die feit dat geen persoon geregtig sal wees om enige besware voor die Waardasiehof, wat hierna aangestel sal word, te opper nie tensy dit op die wyse soos hierbo uiteengesit, ingedien is.

O. J. S. OLIVIER, Sekretaris.
Gesondheidskomitee Kantore,
Posbus 50,
Hartbeesfontein, 19 Mei 1969.
(Kennisgewing 7/69.) 387—4

VILLAGE COUNCIL OF WHITE RIVER

TRIENNIAL VALUATION ROLL,
1969/1972

Notice is hereby given in terms of the provisions of section 13 (8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the first sitting of the Valuation Court to consider the above new valuation roll, and the objections raised against the valuation as appearing in the said roll, will be held in the Town Hall, White River, at 10 a.m., on Friday, 13 June 1969.

H. N. LYNN, Town Clerk.
Municipal Offices,
White River, 14 May 1969.
(Notice 7/1969.)

DORPSRAAD VAN WITRIVIER
DRIEJAARLIKSE WAARDASIELYS,
1969/1972

Kennisgewing geskied hiermee ingevolge die bepaling van artikel 13 (8) van die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig, dat die eerste sitting van die Waarderingshof ter oorgewing van die bogenoemde nuwe waardasielys, en die besware wat ingebring is teen die waardasies wat daarin voorkom, op Vrydag, 13 Junie 1969, om 10 v.m., in die Stadsaal te Witrivier, gehou sal word.

H. N. LYNN, Stads klerk.
Munisipale Kantore,
Witrivier, 14 Mei 1969.
(Kennisgewing 7/1969.)

386—4

25

**TOWN COUNCIL OF BRAKPAN
DRAFT AMENDMENT SCHEME 1/13**

Notice is hereby given in terms of Clause 25 of the Town-planning and Townships Ordinance, No. 25 of 1965, that the Town Council of Brakpan intends to prepare an amendment scheme.

The following areas will be affected:—

Dalview, Brakpan, Brenthurst Ext. 11.

Vulcania Ext. 11.

Portions of Rand Collieries Smallholdings and Witpoort Estates.

JAMES LEACH, Town Clerk.

Municipal Offices,

Brakpan, 13 May 1969.

(Notice 36.)

**STADSRAAD VAN BRAKPAN
ONTWERP-DORPSWYSIGINGSKEMA
1/13**

Kennisgewing geskied hiermee in terme van Klousule 25 van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, dat die Stadsraad van Brakpan van plan is om 'n wysigingskema op te stel.

Die volgende gebiede word deur die skema geraak:—

Dalview, Brakpan, Brenthurst-uitbreiding 11.

Vulcania-uitbreiding 11.

Dele van Rand Collieries Kleinhoeves en Witpoort Estates.

JAMES LEACH, Stadsklerk.

Munisipale Kantore,

Brakpan, 13 Mei 1969.

(Kennisgewing 36.)

369—28.4

**TOWN COUNCIL OF CAROLINA
TRIENNIAL VALUATION ROLL,
1969/72**

Notice is hereby given that the above valuation roll of all rateable properties within the Municipality of Carolina has been prepared in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, and lie open for inspection at the office of the Town Treasurer, during office hours.

All persons interested are hereby called upon to lodge, in writing, with the undersigned, in the form set forth in the Second Schedule to the said Ordinance, before 12 noon on Friday, 4 July 1969, notice of any objections they may have in respect of the valuation of any rateable property, valued as aforesaid 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 other error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the municipal offices.

Attention is specially directed to the fact that no person will be entitled to urge any objections before the Valuation Court, to be hereafter constituted, unless he shall first have lodged such notice of objection as aforesaid.

P. W. DE BRUIN, Town Clerk.

Municipal Offices,

Carolina, 20 May 1969.

STADSRAAD VAN CAROLINA

DRIEJAARLIKSE WAARDERINGS-LYS, 1969/72

Kennisgewing geskied hiermee dat boegmelde waarderingslys van alle belasbare eiendomme binne die munisipale gebied van Carolina, opgestel is kragtens die Plaaslike

Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig, en sal gedurende kantoorure in die kantoor van die Stadsresourcier vir die publiek ter insae lê.

Alle belanghebbende persone word hiermee versoen om die ondergetekende voor of op 12-uur middag, op Vrydag, 4 Julie 1969, in die vorm soos vermeld in die Tweede Skedule van bogenoemde Ordonnansie skriftelik in kennis te stel van enige besware wat hulle teen die waardering van belasbare eiendomme het wat, soos voormal, gewaardeer is of teen die weglatting uit die lys van eiendom wat volgens bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Gedrukte kennisgewingvorms vir besware is op aanvraag by die munisipale kantore verkrybaar.

Aandag word spesifiek gevvestig op die feit dat geen persoon geregtig sal wees om enige besware voor die Waardasichof, wat hierna aangeset sal word, te opper nie tensy dit op die wyse soos hierbo uiteengesit, ingedien is nie.

P. W. DE BRUIN, Stadsklerk.
Munisipale Kantore,

Carolina, 20 Mei 1969.

388—4

TOWN COUNCIL OF RANDBURG

AMENDMENT OF BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESS, TRADES AND OCCUPATIONS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended that the Town Council of Randburg proposes to amend its by-laws for the licensing of and for the supervision, regulation and control of business, trades and occupations, published under Administrator's Notice 536, dated 19 December 1945, as amended, and adopted by the Village Council of Randburg by virtue of the powers vested in the Council by Proclamation 97 (Administrators) 1959, by the addition of a new chapter VII with the relevant sections thereto for the efficient control of public places of entertainment and recreation.

Copies of the proposed amendment will be open for inspection by the public during normal office hours at the office of the undersigned for a period of twenty-one (21) days from date of publication of this notice.

S. D. DE KOCK, Acting Town Clerk.
Municipal Offices,
Private Bag 1,
Randburg, 4 June 1969.

(Notice 36/1969.)

STADSRAAD VAN RANDBURG

WYSIGING VAN VERORDENINGE VIR DIE LISENSIERING VAN EN DIE TOESIG OOR DIE REGULERING VAN EN BEHEER OOR BESIGHEDDE, BEDRYWE EN BEROEPE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig dat die Stadsraad van Randburg voornemens is om sy verordeninge in die lisensiëring van en die toesig oor die regulering van en die beheer oor besighede, bedrywe en beroepe, afgekondig by Administrateurskennisgewing 536 van 19

Desember 1945, soos gewysig en aangemeen deur die Stadsraad van Randburg ingevolge die bevoegdheidse aan die Raad verleen by Proklamasie 97 (Administrateurs) 1959, te wysig deur 'n nuwe Hoofstuk VII en Artikels daaraan toe te voeg vir die doeltreffende beheer van openbare vermaakklikeheidse en ontspanningsplekke.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die ondergetekende gedurende normale kantoorure vir 'n tydperk van een-en-twintig (21) dae vanaf datum van publikasie van hierdie kennisgewing.

S. D. DE KOCK, Waarnemende Stadsklerk.
Munisipale Kantore,
Privaatsak 1,
Randburg, 4 Junie 1969.
(Kennisgewing 36/1969.)

392—4

OTTOSDAL VILLAGE COUNCIL

AMENDMENT OF WATER SUPPLY BY-LAWS

Notice is hereby given in terms of section 96 of Ordinance 17 of 1939, that it is the intention of the Village Council to amend its Water Supply By-laws (tariffs) published by Administrators Notice 705 of 24 September 1958, 321 of 19 April 1961, and 859 of 21 August 1968.

Copies of the proposed amendment will lie for inspection in the office of the Town Clerk till 30 June 1969, and any person who wishes to object against the amendment must lodge his objection, in writing, with the Town Clerk before or on the above-mentioned date.

A. P. DUNCKER, Town Clerk.
Municipal Office,
P.O. Box 57,
Ottosdal, 19 May 1969.

DORPSRAAD VAN OTTOSDAL
WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van Ordonnansie 17 van 1939, dat die Dorpsraad van Ottosdal van voorneme is om sy Watervoorsieningsverordeninge (tariewe) soos afgekondig by Administrateurskennisgewings 705 van 24 September 1958, 321 van 19 April 1961 en 859 van 21 Augustus 1968 te wysig.

Volledige besonderhede van die voorgestelde wysiging lê ter insae in die kantoor van die Stadsklerk tot 30 Junie 1969, en enige persoon wat beswaar wil maak teen die voorgestelde wysiging moet dit skriftelik voor of op genoemde datum by die Stadsklerk indien.

A. P. DUNCKER, Stadsklerk.
Munisipale Kantoor,
Posbus 57,
Ottosdal, 19 Mei 1969.

396—4

Buy National Savings

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TOWN COUNCIL OF RENSBURG

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, that the Council proposes to amend the following By-laws:—

- (i) Sanitary and Refuse Removal.
- (ii) Water Supply.
- (iii) Electricity Supply.
- (iv) Leave Regulations.

Copies of the proposed amendments are open for inspection at the office of the Town Clerk for a period of 21 days from the date of publication hereof.

Town Clerk.
P.O. Box 1,
Rensburg, 21 May 1969.

STADSRAAD VAN RENSBURG
WYSIGING VAN VERORDENINGE

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No.

17 van 1939, dat die Stadsraad van voorneem is om die volgende verordeninge te wysig:—

- (i) Sanitäre en Vullisverwyderring.
- (ii) Watervoorsiening.
- (iii) Elektrisiteit.
- (iv) Verlofregulasies.

Afskrifte van die voorgestelde wysigings lê ter insae in die kantoor van die Stadsklerk vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan.

Stadsklerk.
Posbus 1,
Rensburg, 2 Mei 1969.

390—4

IMPORTANT ANNOUNCEMENT

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As 14 July 1969, is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:—

12 p.m. on Tuesday, 8 July 1969, for the issue of the *Provincial Gazette* of Wednesday, 16 July 1969.

Late notices will be published in the subsequent issues.

J. G. VAN DER MERWE, Provincial Secretary.

BELANGRIKE AANKONDIGING

SLUITINGSTYD VIR ADMINISTRATEURSKENNISGEWINGS, ENS.

Aangesien 14 Julie 1969 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurs-kennisgewings, ensovoorts, soos volg wees:—

12 nm. op Dinsdag, 8 Julie 1969, vir die uitgawe van die *Provinsiale Koerant* van Woensdag, 16 Julie 1969.

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

J. G. VAN DER MERWE, Provinsiale Sekretaris.

Useful Hints—

1. Address all mail fully, clearly and without misleading abbreviations.
2. Place your own address on the back of the envelope or wrapper.
3. Do not enclose coins or other hard objects in letters.
4. Send remittances by Postal Order or Money Order.
5. Pack parcels properly, using strong containers and heavy paper. Tie securely.
6. Prepay postage fully.
7. Place postage stamps in the upper right hand corner of the envelope or wrapper.
8. Insure your parcels and register valuable letters. Documents which can only be replaced at considerable cost should preferably be insured.
9. Post early and often during the day. Mail held until the last moment may cause delay.
10. Give your correspondents your correct post office address including your box number where applicable.

Nuttige wenke—

1. Adresseer alle posstukke volledig, duidelik en sonder misleidende afkortings.
2. Plaas u eie adres agterop die koevert of omslag.
3. Moenie muntstukke of ander hards artikels in brieve insluit nie.
4. Gebruik posorders of poswissels wanneer geld deur die pos gestuur word.
5. Verpak pakkette behoorlik. Gebruik sterk houers en dik papier en bind dit stewig vas.
6. Maak seker dat die posgeld ten volle vooruitbetaal is.
7. Plak die posseëls in die boonste regterhoek van die koevert of omslag.
8. Verseker u pakkette en registreer waardevolle briewe. Dokumente wat slegs teen hoë koste vervang kan word, moet verkieslik verseker word.
9. Pos vroegtydig en dikwels gedurende die dag. Posstukke wat tot op die laaste oomblik teruggehou word kan vertraging veroorsaak.
10. Verstrek u volledige posadres aan u korrespondente asook u posbusnommer waar van toepassing.

CONTENTS

No.

Proclamations

- 131 Amendment of the conditions of title of Lot 406, Lyttelton Manor Township ... 621
 132. Amendment of the conditions of title of Lot 334, Lyttelton Manor Township ... 621
 133. Amendment of the conditions of title of Erf 1355, Orkney Township ... 622
 134. Amendment of the conditions of title of Freehold Residential Lot 429, Saxonwold Township, District of Johannesburg ... 622
 135. Amendment of the conditions of title of Erf 437, Bedfordview Extension 73 Township, District of Germiston, Transvaal ... 623
 136. Amendment of the conditions of title of Erf 392, Malvern East Township ... 623
 137. Transvaal Board for the Development of Peri-urban Areas: Establishment of a local area committee, Magaliesburg ... 624
 138. Amendment of the conditions of title of Erf 53, in the Township of Paarlshoop ... 625
 139. Malvern East Township: Incorporation of land ... 625
 140. Silverton Extension 8 Township ... 626
 141. Whitney Gardens Township ... 633

Administrator's Notices

514. Phalaborwa Health Committee: Petition to be raised to the status of a town council ... 638
 564. Germiston Municipality: Amendment to By-laws Relating to Public Parks ... 639
 565. Coligny Municipality: Amendment to Public Health By-laws ... 639
 566. Rustenburg Municipality: Amendment to Cemetery By-laws ... 639
 567. Carletonville Municipality: Amendment to By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations and Public Vehicles and their Drivers ... 640
 568. Fochville Municipality: Adoption of Standard Standing Orders ... 640
 569. Brits Municipality: Amendment to Town Hall By-laws ... 640
 570. Appointment of Mr J. R. O'Brien as Poundmaster of the Delagoa Pound, situated on the farm Delagoa, District of Potgietersrust ... 641
 571. Wakkerstroom Municipality: Town Lands By-laws ... 641
 572. Appointment of member: Road Board of Carolina ... 649
 573. Widening of District Road 152, District of Klerksdorp ... 649
 574. Opening of public district road, District of Lichtenburg ... 650
 575. Standing Standing Orders: Correction notice ... 650
 576. Road adjustments on the farms Klaarstroom 237 and De Rust 273, Registration Division JP, District of Marico ... 650
 577. Widening: Public road, District of Letaba ... 651
 578. Widening of Road 332 on the farms Schuinsdrift 75 JP, and Kopjeskraal 73 JP, District of Marico ... 651
 579. Deviation and widening of district roads, District of Groblersdal ... 652
 580. Opening of district road, District of Groblersdal ... 652
 581. Widening of District Road 1720, District of Benoni ... 653
 582. Opening: Public and District Road 1720, Lilyvale Agricultural Holdings, District of Benoni ... 653
 583. Opening of a public road (as access road to Special Road S12) on portion of the farm Hekpoort 207 IR, District of Delmas ... 654
 584. Amendment to the Regulations Relating to Hospital Boards ... 654
 585. Amendment to the Regulations Relating to the Establishment of an Appointment Advisory Committee ... 655
 586. Widening of district road, District of Middelburg ... 656
 587. Widening and deviation of District Road 198, District of Groblersdal ... 656
 588. Declaration as subsidy roads: Municipalities of Lydenburg, Belfast, Dullstroom, Sabie, Barberton, White River, Middelburg and Groblersdal ... 658
 589. Appointment of Mr R. J. Pieterse as Poundmaster of the Toitskraal Pound on the farm Toitskraal 4, District of Groblersdal ... 657
 590. Bedfordview Municipality: Amendment to Building By-laws ... 657

PAGE

INHOUD

No.

Proklamasies

BLADSY

131. Wysiging van die titelvoorwaardes van Lot 406, dorp Lyttelton Manor ... 621
 132. Wysiging van die titelvoorwaardes van Lot 334, dorp Lyttelton Manor ... 621
 133. Wysiging van die titelvoorwaardes van Erf 1355, dorp Orkney ... 622
 134. Wysiging van die titelvoorwaardes van Vrypag Woonerf 429, dorp Saxonwold, distrik Johannesburg ... 622
 135. Wysiging van die titelvoorwaardes van Erf 437, dorp Bedfordview-uitbreiding 73, distrik Germiston, Tvl. ... 623
 136. Wysiging van die titelvoorwaardes van Erf 392, dorp Malvern East ... 623
 137. Transvaalse Raad vir die Ontwikkeling van Buite-stedelike Gebiede: Instelling van 'n plaaslike gebiedskomitee, Magaliesburg ... 624
 138. Wysiging van die titelvoorwaardes van Erf 53 in die dorp Paarlshoop ... 625
 139. Dorp Malvern-Oos: Inlywing van grond ... 625
 140. Dorp Silverton-uitbreiding 8 ... 626
 141. Dorp Whitney Gardens ... 633

Administrateurskennisgewings

514. Phalaborwa Gesondheidskomitee: Versoekskrif om tot die status van 'n stadsraad verhoog te word ... 638
 564. Munisipaliteit Germiston: Wysiging van Verordeninge betreffende Openbare Parke ... 639
 565. Munisipaliteit Coligny: Wysiging van Publieke Gesondheidsverordeninge ... 639
 566. Munisipaliteit Rustenburg: Wysiging van Begraafplaasverordeninge ... 639
 567. Munisipaliteit Carletonville: Wysiging van Verorde-ninge vir die Licensiering van en die Toesig oor die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe en Publieke Voertuie en hulle Drywers ... 640
 568. Munisipaliteit Fochville: Aanname van Standaard Reglement van Orde ... 640
 569. Munisipaliteit Brits: Wysiging van Stadsraadverorde-ninge ... 640
 570. Aanstelling van mnr. J. R. O'Brien as Skutmeester van Delagoaskut op die plaas Delagoa, distrik Potgietersrus ... 641
 571. Munisipaliteit Wakkerstroom: Dorpsgrondverorde-ninge ... 641
 572. Benoeming van Padraadslid: Padraad van Carolina ... 649
 573. Verbreding van Distrikspad 152, distrik Klerksdorp ... 649
 574. Opening van openbare distrikspad, distrik Lichtenburg ... 650
 575. Standaard Reglement van Orde: Kennisgewing van Verbetering ... 650
 576. Padreëlings op die plaase Klaarstroom 237 JP en De Rust 273 JP, distrik Marico ... 650
 577. Verbreding: Openbare pad, distrik Letaba ... 651
 578. Verbreding van Pad 332 op die plaase Schuinsdrift 75 JP en Kopjeskraal 73 JP, distrik Marico ... 651
 579. Verlegging en verbreding van distrikspaaie, distrik Groblersdal ... 652
 580. Opening van distrikspad, distrik Groblersdal ... 652
 581. Verbreding van Distrikspad 1720, distrik Benoni ... 653
 582. Opening: Openbare en Distrikspad 1720: Lilyvale-landbouhoeves, distrik Benoni ... 653
 583. Opening van 'n openbare pad (as toegangspad tot Spesiale Pad S12) oor gedeelte van die plaas Hek-poort 207 IR, distrik Delmas ... 654
 584. Wysiging van die Regulasies betreffende Hospitaalrade ... 654
 585. Wysiging van die Regulasies betreffende die Instelling van 'n Advieskomitee op Aanstellings ... 655
 586. Verbreding van Distrikspad, distrik Middelburg ... 656
 587. Verbreding en verlegging van Distrikspad 198, distrik Groblersdal ... 656
 588. Verklaring van subsidiepaaie: Munisipaliteit Lydenburg, Belfast, Dullstroom, Sabie, Barberton, Witrivier, Middelburg en Groblersdal ... 658
 589. Aanstelling van mnr. R. J. Pieterse as Skutmeester van Toitskraalskut, op die plaas Toitskraal 4, distrik Groblersdal ... 657
 590. Munisipaliteit Bedfordview: Wysiging van Bouverordeninge ... 657

No.	PAGE	No.	BLADSY
Administrator's Notices (continued).			
591. Bedfordview Municipality: Amendment to Sanitary By-laws ...	658	591. Municipaaliteit Bedfordview: Wysiging van Sanitaire Tarief ...	658
592. Flamwood Extension 2 Township ...	659	592. Dorp Flamwood-uitbreiding 2 ...	659
593. Klerksdorp Amendment Scheme 2/17 ...	661	593. Klerksdorp-wysigingskema 2/17 ...	661
594. Pretoria Amendment Scheme 1/113 ...	662	594. Pretoria-wysigingskema 1/113 ...	662
General Notices			
284. Proposed establishment of Brackenhurst Gardens Township ...	662	284. Voorgestelde stigting van dorp Brackenhurst Gardens	662
288. Pretoria Region Amendment Scheme 189 ...	663	288. Pretoriastreek-wysigingskema 189 ...	663
289. Pretoria Region Amendment Scheme 191 ...	663	289. Pretoriastreek-wysigingskema 191 ...	663
297. Proposed establishment of Aveleda Park Township ...	664	297. Voorgestelde stigting van dorp Aveleda Park ...	664
298. Proposed amendment of the conditions of title of certain Portion 586 of the farm Doornfontein 24, District of Johannesburg ...	664	298. Voorgestelde wysiging van die titelvoorwaardes van sekere Gedeelte 586 van die plaas Doornfontein 24, distrik Johannesburg ...	664
299. Proposed amendment of the conditions of title of certain Portion K of the farm or piece of land Zoutpan or Bospan 90, District of Delareyville (previously 68), District of Lichtenburg ...	665	299. Voorgestelde wysiging van die titelvoorwaardes van sekere Gedeelte K van die plaas of stuk grond, Zoutpan of Bospan 90, distrik Delareyville (voorheen No. 68), distrik Lichtenburg ...	665
300. Proposed amendment of the conditions of title of freehold Erf 8, Cason Township, District of Boksburg ...	665	300. Voorgestelde wysiging van titelvoorwaardes van vrypag Erf 8, dorp Cason, distrik Boksburg ...	665
301. Proposed amendment of the conditions of title of Erven 47 and 48, Cason Township, District of Boksburg ...	665	301. Voorgestelde wysiging van titelvoorwaardes van Erwe 47 en 48, Dorp Cason, distrik Boksburg ...	665
302. Proposed establishment of Birchacres Extension 1 Township ...	666	302. Voorgestelde stigting van dorp Birchacres-uitbreiding 1 ...	666
303. Proposed establishment of Clayville Extension 10 Township ...	666	303. Voorgestelde stigting van dorp Clayville-uitbreiding 10 ...	666
304. Proposed establishment of Witbank Extension 26 Township ...	667	304. Voorgestelde stigting van dorp Witbank-uitbreiding 26 ...	667
305. Proposed establishment of Morningside Extension 76 Township ...	667	305. Voorgestelde stigting van dorp Morningside-uitbreiding 76 ...	667
306. Proposed amendment of the conditions of title of Erven 45 and 46, Cason Township, District of Boksburg ...	668	306. Voorgestelde wysiging van titelvoorwaardes van Erwe 45 en 46, dorp Cason, distrik Boksburg ...	668
307. Proposed amendment of the conditions of title of Erven 1168, 1169, 1170 and 1171, Township of Brits Extension 7 ...	668	307. Voorgestelde wysiging van titelvoorwaardes van Erwe 1168, 1169, 1170 en 1171, dorp Brits-uitbreiding 7 ...	668
308. Proposed amendment of the conditions of title of freehold Erven 9, 10, 5, 6, 7 and 16, Cason Township, District of Boksburg ...	669	308. Voorgestelde wysiging van titelvoorwaardes van vrypag Erwe 9, 10, 5, 6, 7 en 16, dorp Cason, distrik Boksburg ...	669
Tenders ...	669	Tenders ...	669
Pound Sales ...	671	Skutverkopings ...	671
Notices by Local Authorities ...	672	Plaaslike Bestuurskennisgewings ...	672
Important Announcement ...	679	Belangrike Aankondiging ...	679

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