



MENIKO

DIE PROVINSIE TRANSVAAL

## Offisiële Koerant

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No. 308 (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 Bignonia (Proprietary) Limited om 'n sekere beperking wat op Algemene Woonerf 1390, geleë in die dorp Discovery-uitbreiding 6, distrik Roodepoort, 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, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport F5010/1967, ten opsigte van genoemde Algemene Woonerf 1390, dorp Discovery-uitbreiding 6, deur die skrapping van voorwaarde (q) (i).

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

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

TAD 8/2/356

No. 309 (Administrateurs-), 1969

## PROKLAMASIE

deur Sy Edele die Administrateur van die  
Provinsie Transvaal

Nademaal ingevolge artikel 21 (4) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met die toestemming van die Administrateur van tyd tot tyd die regsgebied van 'n plaaslike gebiedskomitee kan uitbrei of verklein;

En nademaal dit wenslik geag word om die gebied omskryf in die bygaande Bylae by die regsgebied van die Plaaslike Gebiedskomitee van Kosmos op te neem;

37—43901

No. 308 (Administrator's), 1969

## PROCLAMATION

by the Honourable the Administrator of the  
Province of the 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 Bignonia (Proprietary) Limited for a certain restriction which is binding on General Residential Erf 1390, situated in the Township of Discovery Extension 6, District of Roodepoort, 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 amendments;

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 F5010/1967, pertaining to the said General Residential Erf 1390, Discovery Extension 6 Township, by the deletion of condition (q) (i).

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

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

TAD 8/2/356

No. 309 (Administrator's), 1969

## PROCLAMATION

by the Honourable the Administrator of the  
Province of the Transvaal

Whereas in terms of section 21 (4) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, the Transvaal Board for the Development of Peri-Urban Areas may, with the consent of the Administrator, from time to time extend or diminish the area of jurisdiction of a local area committee;

And whereas it is deemed expedient to include the area described in the Schedule hereto in the area of jurisdiction of the Kosmos Local Area Committee;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel 21 (4) van genoemde Ordonnansie aan my verleen word by hierdie Proklamasie proklameer dat die gebied omskryf in die bygaande Bylae in die regssgebied van die Plaaslike Gebiedskomitee van Kosmos opgeneem word.

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

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

TALG 16/4 Vol. 4  
BYLAE.

PLAASLIKE GEBIEDSKOMITEE VAN KOSMOS

*A. Beskrywing van Gebied Ingelyf*

Bestaande uit Gedeelte 84 van die plaas De Rust 478 JQ groot 28·5246 morg volgens Kaart LG A4657/67 wat die Kleinskaal Kaart is van Kosmos-uitbreiding 1 Dorp (Algemene Plan LG A4658/67).

*B. Beskrywing van Kosmos Plaaslike Gebiedskomitee Gebied*

Begin by die mees westelike baken van Kosmos Dorp (Algemene Plan LG A4369/36); daarvandaan noordooswaarts langs die noordwestelike grense van die genoemde Kosmos Dorp en Gedeelte 71 (Kaart LG A4086/57) ('n gedeelte van Gedeelte 64) van die plaas Hartbeestpoort 482 JQ tot by die punt waar die noordwestelike grens van die genoemde Gedeelte 71 gesny word deur die watermerk, te enige tyd, van die Hartbeestpoort-meer; daarvandaan algemeen suidwaarts langs die watermerk, te enige tyd, van die Hartbeestpoort-meer tot by dié punt waar dit die westelike grens van Gedeelte 71 (Kaart LG A4086/57) ('n gedeelte van Gedeelte 64) van die plaas Hartbeestpoort 482 JQ sny; daarvandaan noordwaarts langs die westelike grense van die genoemde Gedeelte 71 en Kosmos Dorp (Algemene Plan LG A4369/36) tot by die suidoostelike baken van Kosmos-uitbreiding 1 Dorp (Algemene Plan LG A4658/67); daarvandaan suidweswaarts, noordweswaarts en suidooswaarts langs die suidostelike, suidwestelike en noordoostelike grense van die genoemde Kosmos-uitbreiding 1 Dorp tot by die mees westelike baken van Kosmos Dorp (Algemene Plan LG A4369/36); die begin punt.

Now, therefore, under and by virtue of the powers vested in me by section 21 (4) of the said Ordinance, I do by this Proclamation proclaim that the area described in the Schedule hereto shall be included in the area of jurisdiction of the Kosmos Local Area Committee.

Given under my Hand at Pretoria on this Eighth day of September, One thousand Nine hundred and Sixty-nine. S. G. J. VAN NIEKERK, Administrator of the Province of the Transvaal.

TALG 16/4 Vol. 4

SCHEDULE  
KOSMOS LOCAL AREA COMMITTEE

*A.. Description of Area Included*

Comprising Portion 84 of the farm De Rust 478 JQ in extent 28·5246 morgen vide Diagram SG A4657/67 being the Small-scale Diagram of Kosmos Extension 1 Township (General Plan SG A4658/67).

*B. Description of Kosmos Local Area Committee Area*

Beginning at the most westerly beacon of Kosmos Township (General Plan SG A4369/36); proceeding thence north-eastwards along the northwestern boundaries of the said Kosmos Township and Portion 71 (Diagram SG A 4086/57) (a portion of Portion 64) of the farm Hartbeestpoort 482 JQ to the point where the north-western boundary of the said Portion 71 is intersected by the water level, at any time, of the Hartbeestpoort Lake; thence generally southwards along the water level, at any time, of the Hartbeestpoort Lake to the point where it intersects the western boundary of Portion 71 (Diagram SG A4086/57) (a portion of Portion 64) of the farm Hartbeestpoort 482 JQ; thence northwards along the western boundaries of the said Portion 71 and Kosmos Township (General Plan SG A4369/36) to the south-eastern beacon of Kosmos Extension 1 Township (General Plan SG A4658/67); thence south-westwards, north-westwards and south-eastwards along the south-eastern, south-western and north-eastern boundaries of the said Kosmos Extension 1 Township to the most westerly beacon of Kosmos Township (General Plan SG A4369/36); the place of beginning.

No. 310 (Administrators), 1969

PROKLAMASIE

deur Sy Edele die Administrator 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 Adriana Susara Johanna de Bruyn (gebore Adelaar) (getroud buite gemeenskap van goedere met Christiaan Leonard de Bruyn) om 'n sekere beperking wat op Lot 949 geleë in die dorp Waterkloof, distrik Pretoria, Transvaal, binnebind is, te skrap;

En nademaal by artikel 2 van die bogenoemde Wet bepaal word dat die Administrator van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

No. 310 (Administrator's), 1969

PROCLAMATION

by the Honourable the Administrator of the Province of the 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 Adriana Susara Johanna de Bruyn (Born Adelaar) (married out of community of property to Christiaan Leonard de Bruyn) for a certain restriction which is binding on Lot 949 situated in the Township of Waterkloof, 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;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorraarde in Akte van Transport 14633/1960, ten opsigte van genoemde Lot 949 dorp Waterkloof, deur die skraping in voorwaarde 2 (b) van die sin:—

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided."

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

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

TAD 8/2/135/1

No. 311 (Administrateurs-), 1969

### PROKLAMASIE

*deur Sy Edele die Administrateur van die Provincie Transvaal*

Nademaal by paragraaf (d) van artikel 2 van die Ordonnansie op die Verdeling van Grond, No. 20 van 1957, die toepassing van genoemde Ordonnansie op 'n verdeling van grond by Proklamasie uitgesluit kan word;

En nademaal dit wenslik geag word om genoemde paragraaf (d) toe te pas ten opsigte van die verdeling van Gedeelte 28 (Konsentrasiekamp-begraafplaasterrein). ('n gedeelte van Gedeelte 3) van die plaas Sterkloop 688 LS, distrik Pietersburg, groot 4·0168 morg en gehou kragtens Kroongrondbrief 161/1934, gedateer 30 Oktober 1934, in 'n gedeelte groot ongeveer 0·4862 morg en 'n restant van ongeveer 3·5306 morg;

So is dit dat ek, ingevolge die bevoegdhede by genoemde paragraaf aan my verleen, hierby verklaar dat die bepalings van genoemde paragraaf (d) van artikel 2 op sodanige verdeling van toepassing is;

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

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

TAD 9/15/10 Vol 2

No. 312 (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 Gwyneth Bentel (getroud buite gemeenskap van goedere, met die uitsluiting van die maritale mag, met Hyman Bentel) om sekere beperkings wat op Vrypag Woonlot 470, Gedeelte A van Lot 431 en Lot 432, geleë in die Dorp Parktown, distrik Johannesburg, Transvaal, bindend is, op te bef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie 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 conditions of title in Deed of Transfer 14633/1960, pertaining to the said Lot 949, Waterkloof Township, by the removal in condition 2 (b) of the sentence:—

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided."

Given under my Hand at Pretoria this Third day of September, One thousand Nine hundred and Sixty-nine. S. G. J. VAN NIEKERK, Administrator of the Province of the Transvaal.

TAD 8/2/135/1

No. 311 (Administrator's), 1969

### PROCLAMATION

*by the Honourable the Administrator of the Province of the Transvaal*

Whereas by paragraph (d) of section 2 of the Division of Land Ordinance, No. 20 of 1957, the application of the said Ordinance to a division of land may be excluded by Proclamation;

And whereas it is deemed expedient to apply the said paragraph (d) in respect of the division of Portion 28 (concentration camp cemetery site) (a portion of Portion 3) of the farm Sterkloop 688 LS, District of Pietersburg, in extent 4·0168 morgen and held by virtue of Crown Grant 161/1934, dated 30 October 1934, in a portion in extent approximately 0·4862 morgen and a remainder of approximately 3·5306 morgen;

Now, therefore, under and by virtue of the powers vested in me by the said paragraph, I hereby declare that the provisions of the said paragraph (d) of section 2 apply to such division;

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

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

TAD 9/15/10 Vol 2

No. 312 (Administrator's), 1969

### PROCLAMATION

*by the Honourable the Administrator of the Province of the 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 Gwyneth Bentel (married out of community of property, with the exclusion of the marital power to Hyman Bentel) for certain restrictions which are binding on Freehold Residential Lot 470, Portion A of Lot 431 and Lot 432, situated in the Township of Parktown, District of Johannesburg, 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;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot die titelvoorraardes in Akte van Transport F15179/1965, ten opsigte van genoemde Vrypag Woonlot 470, Gedeelte A van Lot 431 en Lot 432, dorp Parktown, deur die skrapping van voorwaardes 1 (1) (a), 2 (7), 3 (1) en 3 (7).

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

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

TAD 8/2/100/20

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer F15179/1965, pertaining to the said Freehold Residential Lot 470, Portion A of Lot 431 and Lot 432, Parktown Township, by the deletion of conditions 1 (1) (a), 2 (7), 3 (1) and 3 (7).

Given under my Hand at Pretoria this Tenth day of September, One thousand Nine hundred and Sixty-nine.

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

TAD 8/2/100/20

No. 313 (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 Jack Shafer en Percy Shafer om sekere beperkings wat op Lot 1617, geleë in die dorp Benoni, distrik Benoni, Transvaal, bindend is, te wysig:

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie 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 titelvoorraardes in Aktes van Transport F7046/1948 en F9496/1958, ten opsigte van genoemde Lot 1617, dorp Benoni, deur die wysiging van voorwaarde 2 om soos volg te lui:—

"(2) In regard to residential lots: Such lots shall be used for residential purposes only: Provided that Lot 1617, may be used for the erection of flats thereon. No lot shall be subdivided. No slaughter poles, cattle kraals, canteens, shops or other business place whatsoever shall be opened or carried on by any persons whomsoever on the said lot, and no hotel or canteen shall be opened or carried on by any persons without the previous consent in writing of the Kleinfontein Estates and Township Limited, or their successors in title first had and obtained, nor shall the owner, tenant or occupant of any such lot do or suffer to be done thereon anything which shall be proved to be a public or private nuisance or a damage or disturbance to the tenants, occupiers or owners of the land for the time being in the neighbourhood of such lot.

It is also specially agreed that the afore-mentioned conditions and reservations shall be enforceable by any person committing any breach thereof shall be answerable in damages to the Kleinfontein Estates and Township Limited, their successors in title or assigns and to any registered holder of a lot in the Township of Benoni."

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

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

TAD 8/2/5/40

No. 313 (Administrator's), 1969

### PROCLAMATION

by the Honourable the Administrator of the Province of the 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 Jack Shafer and Percy Shafer for certain restrictions which are binding on Lot 1617, situated in the Township of Benoni, District of Benoni, Transvaal, to be altered;

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 Deeds of Transfer F7046/1948 and F9496/1958, pertaining to the said Lot 1617, Benoni Township, by amending condition 2 to read as follows:—

"(2) In regard to residential lots: Such lots shall be used for residential purposes only: Provided that Lot 1617, may be used for the erection of flats thereon. No lot shall be subdivided. No slaughter poles, cattle kraals, canteens, shops or other business place whatsoever shall be opened or carried on by any persons whomsoever on the said lot, and no hotel or canteen shall be opened or carried on by any persons without the previous consent in writing of the Kleinfontein Estates and Township Limited, or their successors in title first had and obtained, nor shall the owner, tenant or occupant of any such lot do or suffer to be done thereon anything which shall be proved to be a public or private nuisance or a damage or disturbance to the tenants, occupiers or owners of the land for the time being in the neighbourhood of such lot.

It is also specially agreed that the afore-mentioned conditions and reservations shall be enforceable by any person committing any breach thereof shall be answerable in damages to the Kleinfontein Estates and Township Limited, their successors in title or assigns and to any registered holder of a lot in the Township of Benoni."

Given under my Hand at Pretoria this Tenth day of September, One thousand Nine hundred and Sixty-nine.

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

TAD 8/2/5/40

No. 314 (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 Erica Edmeades, weduwee, om 'n sekere beperking wat op Erf 111 van die Noordelike gedeelte van Lot "C" van die plaas Langlaagte 224 IQ, geleë in die dorp Paarlshoop, distrik Johannesburg, Transvaal, bindend is, óp te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

En nademaal die Administrateur sy goedkering 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 titelvoorraades in Akte van Transport F15195/1968, ten opsigte van genoemde Erf 111 van die noordelike gedeelte van Lot "C" van die plaas Langlaagte 224 IQ, dorp Paarlshoop, deur die skrapping van voorwaarde (e).

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

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

TAD 8/2/350/3

No. 315 (Administrateurs-), 1969

**PROKLAMASIE***deur Sy Edele die Administrateur van die Provincie Transvaal*

Nademaal 'n aansoek ontvang is om toestemming om die dorp Dunmadeley te stig op die restant van Gedeelte 188 van die plaas Driefontein 85 IR, distrik Boksburg;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanlegordinansie, 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 Ordinansie 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 Sewentiende dag van September Eenduisend Negehonderd Nege-en-sestig.

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

TAD 4/8/2235

**BYLAE**

**VOORWAARDES WAAROP DIE AANSOEK GEDOEËN DEUR OLIVER VALENTINE MINOTT INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEGORDONNANSIE, NO. 11 VAN 1931, OM TOESTEMMING OM 'N DORP TE STIG OP DIE RESTANT VAN GEDEELTE 188 VAN DIE PLAAS DRIEFONTEIN 85 IR, DISTRIK BOKSBURG, TOEGESTAAN IS.**

**A—STIGTINGSVOORWAARDES****1. Naam**

Die naam van die dorp is Dunmadeley.

No. 314 (Administrator's), 1969

**PROCLAMATION***by the Honourable the Administrator of the Province of the 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 Erica Edmeades, widow, for a certain restriction which is binding on Erf 111 of the Northerly portion of Lot "C" of the farm Langlaagte 224 IQ, situated in the Township of Paarlshoop, District of Johannesburg, 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 F15195/1968, pertaining to the said Erf 111 of the Northerly portion of Lot "C" of the farm Langlaagte 224. IQ, Paarlshoop Township, by the deletion of condition (e).

Given under my Hand at Pretoria this Tenth day of September, One thousand Nine hundred and Sixty-nine.

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

TAD 8/2/350/3

No. 315 (Administrator's), 1969

**PROCLAMATION***by the Honourable the Administrator of the Province of the Transvaal*

Whereas an application has been received for permission to establish the Township of Dunmadeley on the remainder of Portion 188 of the farm Driefontein 85 IR, District of Boksburg;

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

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

Given under my Hand at Pretoria on this Seventeenth day of September, One thousand Nine Hundred and Sixty-nine.

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

TAD 4/8/2235

**SCHEDULE**

CONDITIONS UNDER WHICH THE APPLICATION MADE BY OLIVER VALENTINE MINOTT, UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON THE REMAINDER OF PORTION 188 OF THE FARM DRIEFONTEIN 85 IR, DISTRICT OF BOKSBURG, WAS GRANTED.

**A—CONDITIONS OF ESTABLISHMENT****1. Name**

The name of the township shall be Dunmadeley.

## 2. Ontwerpplan van die Dorp

Die dorp bestaan uit erwe en strate, soos aangedui op Algemene Plan LG A2593/67.

### 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 die voorsiening vir brandweerdienste, 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 aanlê voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike bestuur goedgekeur word;

(ii) dat alle koste van, of in verband met, die installering van 'n installasie en toebehore vir die lewering, opgaar, indien nodig, en die retikulasie van die water deur die applikant gedra moet word en die applikant is ook aanspreeklik om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike bestuur oorgeneem word: Met dien verstande dat, indien die plaaslike bestuur vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste wat daardeur meegebring word, deur die plaaslike bestuur gedra moet word;

(iii) dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem op voorwaarde dat ses maande kennis gegee word: Met dien verstande dat die applikant geldie vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan order tot tyd en wyl die plaaslike bestuur genoemde waterlewering oorname;

(c) die applikant geskikte waarborge aan die plaaslike bestuur verstrek het met betrekking tot die nakkoming van sy verpligtings kragtens bostaande reëlings.

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

### 4. Sanitêre Dienste

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

## 2. Design of Township

The township shall consist of erven and streets as indicated on General Plan SG A2593/67.

### 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;

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

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

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

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

### 4. Sanitation

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

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

### 5. Electricity

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

'n Beknopte verklaring van die hoofbepalings van voor-nemde reëlings moet tesame met die certificaat as 'n aanhangsel daarby ingedien word:

#### 6. Stortings, Begraafplaas- en Bantoelokasieterreine.

Die applikant moet tot voldoening van die Administrator 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 vreemding daarvan deur die plaaslike bestuur, beperk word nie.

#### 7. Kanselleering van Bestaande Titelvoorwaardes

Die applikant moet op eie koste die volgende voorwaardes laat kanselleer:

"(a) Not more than one dwelling-house with the necessary outbuildings and appurtenances thereto shall be erected on the land hereby transferred, without the written approval of the Minister of Lands being obtained.

No canteen, beerhall, restaurant, place for the sale of wines or spirituous liquors, or place or business or store whatsoever, shall be opened or conducted on the land hereby transferred without the written approval of the Minister of Land being obtained.

(b) The land hereby transferred shall be subject to the terms of Notarial Deed of Servitude 335/1922S, dated the 1st day of December 1921, whereby a right-of-way three (3) feet wide is secured to the East Rand Proprietary Mines, Limited, for the purpose of the existing pipe line as shown on the diagram SG 3137/21 annexed to Crown Grant 145/1930."

#### 8. Strate

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

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

#### 9. Skenkning

Die applikant moet, onderworpe aan die voorbehoudbepaling van paragraaf (d) van subartikel (1) van artikel *sewe-en-twintig* van Ordonnansie 11 van 1931, as 'n skenkning aan die plaaslike bestuur 'n bedrag betaal gelykstaande met  $16\frac{1}{2}$  persent (sestien en 'n half persent) van slegs die grondwaarde van alle erwe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd *erwe oorgedra* ingevolge artikel *vier-en-twintig* van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum van die afkondiging van die dorp indien die erwe voor sodanige afkondiging van die hand gesit is of soos op die datum waarop dit aldus van die hand gesit word indien die erwe van die hand gesit word na sodanige afkondiging en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikant moet gevouditeerde, gedetailleerde kwaalstate, tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampete deur hom behoorlik daartoe magtiging verleen, besit die reg om op alle redelike tye die applikant se

A summarised statement of the main provisions of the aforesaid 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 of the right of disposal thereof by the local authority.

#### 7. Cancellation of Existing Conditions of Title

The applicant shall at his own expense cause the following conditions to be cancelled:

(a) Not more than one dwelling-house with the necessary outbuildings and appurtenances thereto shall be erected on the land hereby transferred, without the written approval of the Minister of Lands being obtained.

No canteen, beerhall, restaurant, place for the sale of wines or spirituous liquors, or place of business or store whatsoever, shall be opened or conducted on the land hereby transferred without the written approval of the Minister of Lands being obtained.

(b) The land hereby transferred shall be subject to the terms of Notarial Deed of Servitude 335/1922S, dated the 1st day of December 1921, whereby a right-of-way three (3) feet wide is secured to the East Rand Proprietary Mines, Limited, for the purpose of the existing pipe line as shown on the diagram SG 3137/21 annexed to Crown Grant 145/1930.

#### 8. 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.

#### 9. Endowment

The applicant shall, subject to the proviso to paragraph (d) of subsection (1) of section *twenty-seven* of Ordinance 11 of 1931, pay as an endowment to the local authority an amount representing  $16\frac{1}{2}$  per cent (sixteen and a half per cent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section *twenty-four* of that Ordinance), such value to be calculated as at the date of the promulgation of the township in the event of the erven having been disposed of prior to such promulgation or as at the date of such disposal in the event of the erven being disposed of after such promulgation and to be determined in the manner set out in the said paragraph (d).

Quarterly audited detailed statements shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right to inspect and audit the applicant's books at all reasonable times relative to the disposal of erven in

boeke betreffende die verkoop van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampete moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, voorlê. Indien geen sodanige geldte gedurende enige tydperk van drie maande ontvang is nie, kan die plaaslike bestuur 'n verklaring waarin melding hiervan gemaak word in plaas van 'n geouditeerde staat aanneem.

#### 10. *Grond vir Staats- en ander Doeleindes*

Erf 9, soos aangewys op die algemene plan moet deur en op koste van die applikant aan die plaaslike bestuur vir die doeleindes van 'n transformatorterrein oorgedra word.

#### 11. *Beskikking oor Bestaande Titelvoorraarde*

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitutes, as daar is, met inbegrip van die voorbehou van mineraleregte, maar uitgesonderd die volgende regte van weg wat in strate in die dorp val:

"The land hereby transferred shall be subject and entitled to such rights-of-way as are shown on the General Plan of the Hughes Settlement, and the owner shall jointly with the lessees or owners of the holdings adjacent to or abutting on such rights-of-way be responsible for the maintenance and upkeep of such rights-of-way. In case of any dispute the decision of the Minister of Lands on the matter will be final;

A right-of-way in favour of the lessees and/or owners of the other plots of the Hughes Settlement by a convenient route to the nearest public road or right-of-way over the land hereby transferred, shall at all times be granted by the owner, who shall enjoy a similar right over the other holdings as detailed above, provided such rights are necessary in the opinion of the Minister of Lands. In the event of disagreement as to the route of such rights-of-way, the decision of the Minister of Lands shall be final and binding on all parties.

The land hereby transferred shall be subject to a servitude of right-of-way 40 Cape feet wide along the side DE as shown on the diagram SG A3137/21 annexed to Crown Grant 145/1930."

#### 12. *Nakoming van Voorradees*

Die applikant moet die stigtingsvoorraarde nakom en moet die nodige stappe doen om te sorg dat die titelvoorraarde en enige ander voorradees genoem in artikel 56 bis van Ordonnansie 11 van 1931, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

### B—TITELVOORWAARDES

#### 1. *Die Erwe met sekere Uitsonderings*

Die erwe uitgesonderd—

- (i) die erf in klosule A10 hiervan genoem;
- (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 Dorperaad die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het—

is onderworpe aan die voorradees hieronder uiteengesit:

(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 genoem in artikel 56 bis van Ordonnansie 11 van 1931

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

#### 10. *Land for State and Other Purposes*

Erf 9 as shown on the general plan shall be transferred to the local authority by and at the expense of the applicant for the purposes of a transformer site.

#### 11. *Disposal of Existing Conditions of Title*

All erven must be made subject to the existing condition and servitudes, if any, including the reservation of rights to minerals, but excluding the following rights-of-way which fall in streets in the township:

The land hereby transferred shall be subject and entitled to such rights-of-way as are shown on the General Plan of the Hughes Settlement, and the owner shall jointly with the lessees or owners of the holdings adjacent to or abutting on such rights-of-way be responsible for the maintenance and upkeep of such rights-of-way. In case of any dispute the decision of the Minister of Lands on the matter will be final;

A right-of-way in favour of the lessees and/or owners of the other plots of the Hughes Settlement by a convenient route to the nearest public road or right-of-way over the land hereby transferred, shall at all times be granted by the owner, who shall enjoy a similar right over the other holdings as detailed above, provided such rights are necessary in the opinion of the Minister of Lands. In the event of disagreement as to the route of such rights-of-way, the decision of the Minister of Lands shall be final and binding on all parties.

The land hereby transferred shall be subject to a servitude of right-of-way 40 Cape feet wide along the side DE as shown on the diagram SG A3137/21 annexed to Crown Grant 145/1930.

#### 12. *Enforcement of Conditions*

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section 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 10 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 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

nagekom word, die reg en bevoegdheid om op alle rede-like tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovenmelde doel gedoen of ingestel moet word.

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

(c) Die aansigbehandeling van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikhede van die omgewing benadeel nie.

(d) 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.

(e) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos aangekondig by Administrateurs-kennisgewing 2 van 1929, op die erf aangehou of op stal gesit word nie.

(f) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.

(g) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging vanwaar die neerslagwater 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.

(h) 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 Dorpsraad en die plaaslike bestuur, 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike bestuur sodanige ander geboue mag toelaat waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word, onderworpe aan die voorwaardes van die skema ingevolge waarvan die toestemming van die plaaslike bestuur vercys word.

(j) 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 gevoulige 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;

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

(k) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 30 voet (Engelse) van die straatgrens daarvan geleë wees.

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) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.

(d) 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.

(e) 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.

(f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.

(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 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.

(h) 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.

(j) 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 R4,000;

(ii) the main building, which shall be 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.

(k) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 30 feet (English) from the boundary thereof abutting on a street.

(l) Indien die erf omhein of op 'n ander wyse toege- maak word, moet die heining of ander omheiningsmate- riaal tot voldoening van die plaaslike bestuur opgerig en onderhou word.

### 2. Servituit vir Rioleerings- en ander Municipale Doeleinades

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

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

(b) Geen gebou of ander struktuur mag binne voormalde servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituit of binne ses voet daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwijdering van sodanige rioolhoofpyleidings en ander werke as wat hy volgens goeddunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde servituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstaande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwijdering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

### 3. Woordomskrywing

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

(a) "Applicant" beteken Oliver Valentine Minott en sy opvolgers in titel tot die dorp.

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

### 4. Staats- en Municipale Erwe

As die erf genoem in klousule A. 10 of enige erf verkry soos beoog in klousule B 1 (ii) en (iii) hiervan, in besit kom van enigemand anders as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrator na raadpleging met die Dorperaad mag toelaat.

## ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1052

24 September 1969

THABAZIMBI-WYSIGINGSKEMA 1/4

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrator goedgekeur het dat Thabazimbi-dorpsaanlegskema 1, 1954, gewysig word deur—

(a) die herindeling van 'n deel van gekonsolideerde Erf 184, Uitbreiding 1, voorheen bekend as Erf 185, van "Spesiale Woon" tot "Spesiale Besigheid"; en

(b) die toevoeging van 'n voorbehoudsbepaling aan die end van klousule 14 (c) van die skema.

(l) 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. Servitute for Sewerage and Other Municipal Purposes

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

(a) The erf is subject to a servitude, six feet wide, in favour of the local authority for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.

(b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.

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

### 3. Definitions

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

(a) "Applicant" means Oliver Valentine Minott and his successors in title to the township.

(b) "Dwelling-house" means a house designed for use as a dwelling for a single family.

### 4. State and Municipal Erven

Should the erf referred to in clause A 10 or any erf acquired as contemplated in clause 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 1052

24 September 1969

THABAZIMBI AMENDMENT SCHEME 1/4

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 Thabazimbi Town-planning Scheme 1, 1954, by—

(a) the rezoning of a portion of Consolidated Erf 184, Extension 1, formerly known as Erf 185, from "Special Residential" to "Special Business"; and

(b) the addition of a proviso at the end of clause 14 (c) of the Scheme.

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

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 1/4.

TAD 5/2/61/4

Administrateurskennisgewing 1053                    24 September 1969  
**JOHANNESBURG-WYSIGINGSKEMA 1/271**

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946, gewysig word deur herindeling van 'n gedeelte van Gedeelte 1 en 'n gedeelte van Restant van Lot 4144, Lot 4147 tot 4167, Gedeelte 1 en Restant van Lot 7980, Lot 4172 tot 4187 en Lot 4189, dorp Kensington van "Een woonhuis per twee erwe" tot "Een woonhuis per erf".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1/271.

TAD 5/2/25/271

Administrateurskennisgewing 1054                    24 September 1969  
**MUNISIPALITEIT HEIDELBERG.—AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE**

Daar die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 927 van 1 November 1967, deur die Stadsraad van Heidelberg aangeneem was by Administrateurskennisgewing 614 van 12 Junie 1968, publiseer die Administrateur hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat genoemde Raad ingevolge artikel 96 bis (2) van genoemde Ordonnansie die wysiging van genoemde Verordeninge, afgekondig by Administrateurskennisgewing 286 van 19 Maart 1969, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

TALG 5/173/15

Administrateurskennisgewing 1055                    24 September 1969  
**MUNISIPALITEIT KLERKSDORP.—AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE**

Daar die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 927 van 1 November 1967, deur die Stadsraad van Klerksdorp aangeneem was by Administrateurskennisgewing 697 van 3 Julie 1968, publiseer die Administrateur hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat genoemde Raad ingevolge artikel 96 bis (2) van genoemde Ordonnansie die wysiging van genoemde Verordeninge, afgekondig by Administrateurskennisgewing 286 van 19 Maart 1969, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

TALG 5/173/17

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria; and the Secretary, Thabazimbi Health Committee and are open for inspection at all reasonable times.

This amendment is known as Thabazimbi Amendment Scheme 1/4.

TAD 5/2/61/4

Administrator's Notice 1053                        24 September 1969  
**JOHANNESBURG AMENDMENT SCHEME 1/271**

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 Johannesburg Town-planning Scheme 1, 1946, by the rezoning of a part of Portion 1 and a part of remainder of Lot 4144, Lot 4147 to 4167, Portion 1 and remainder of Lot 7980, Lot 4172 to 4187 and Lot 4189, Kensington Township from "One dwelling per two erven" to "One dwelling per erf".

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

This amendment is known as Johannesburg Amendment Scheme 1/271.

TAD 5/2/25/271

Administrator's Notice 1054                        24 September 1969  
**HEIDELBERG MUNICIPALITY.—ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS**

The Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, having been adopted by the Town Council of Heidelberg by Administrator's Notice 614, dated 12 June 1968, the Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the said Council has in terms of section 96 bis (2) of the said Ordinance, adopted the amendment to the said By-laws, published under Administrator's Notice 286, dated 19 March 1969, as by-laws made by the said Council.

TALG 5/173/15

Administrator's Notice 1055                        24 September 1969  
**KLERKSDORP MUNICIPALITY.—ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS**

The Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, having been adopted by the Town Council of Klerksdorp by Administrator's Notice 697, dated 3 July 1968, the Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the said Council has in terms of section 96 bis (2) of the said Ordinance, adopted the amendment to the said By-laws, published under Administrator's Notice 286, dated 19 March 1969, as by-laws made by the said Council.

TALG 5/173/17

Administrateurskennisgewing 1056

24 September 1969

## MUNISIPALITEIT VERWOERDBURG.—SANITÈRE EN VULLISVERWYDERINGSVERORDENINGE

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

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

“diens” die verwydering van vakuumtenkinhoud, septicse tenkinhoud of dooie diere;

“eienaar” ook enige wat die huurgeld of winste van enige grond of perseel van enige huurder of okkupant daarvan ontvang, of wat sodanige huurgeld of winste sou ontvang, indien sodanige grond of persele verhuur sou word, hetsy vir sy eie rekening of as agent vir enig een wat daartoe geregtig is of wat daarby belang het;

“okkupant” ook enige wat in werklikheid die grond of perseel okkuper, afgesien van die reg waarvolgens hy okkuper en, in die geval van persele wat onderverdeel is en aan losserders of verskillende huurders verhuur is, sluit dit die persoon in wat die huurgeld, betaalbaar deur die losserders of huurders, ontvang, hetsy dit vir sy eie rekening is of as agent vir enige wat daartoe geregtig is of wat daarby belang het;

“perseel” ook enige grond, gebou, kamer, bouwerk, tent, bestelwa, woonwa of voertuig;

“Raad” die Stadsraad van Verwoerdburg en omvat die bestuurskomitee van daardie Raad of enige beample 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.

2. (1) Die Raad kan of self of deur middel van kontrakteurs vuilgoedverwyderings-, vakuumtenk- of enige andere sodanige dienste, instel en in stand hou en die verwydering van die inhoud van septicse tenks binne die munisipaliteit onderneem.

(2) Niemand wat die eienaar of okkupant is van enige perseel mag nalaat of in gebreke bly om van die Raad se dienste vir die verwydering van vuilgoed of vir die verwydering van die inhoud van vakuumtenks gebruik te maak nie, tensy skriftelik deur die Raad daartoe gemagtig.

(3) 'n Kontrakteur of ander persoon wat by die oprigting van enige gebou of ander werk, werksmense in diens neem, mag nie versuim om voldoende en behoorlike latrines, apart vir die rasse, te verskaf nie. Sodanige latrines moet doelmatig afgeskerm wees van die gesig van die publiek.

(4) Niemand mag enige diens vir die verwydering van beskikking oor nagvuil of urine of vuilgoed, hetsy vir sy eie voordeel of namens enige ander persoon onderneem of in stand hou nie, behalwe met die skriftelike magtiging van die Raad. Die Raad kan sy magtiging intrek indien sodanige verwydering of beskikking na die oordeel van die Raad, nie op bevredigende wyse uitgevoer en in stand gehou word nie.

(5) Die Raad behou hom die reg voor om te bepaal of vullisverwydering binne 'n dorps- of ander gebied een- of twee keer per week moet geskied.

Administrator's Notice 1056

24 September 1969

## VERWOERDBURG MUNICIPALITY.—SANITARY AND REFUSE REMOVAL BY-LAWS

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

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

“Council” means the Town Council of Verwoerdburg and includes the management committee of that Council or any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

“occupier” includes any person in actual occupation of land or premises without regard to the title under which he occupies, and in the case of premises subdivided and let to lodgers or various tenants, includes the person receiving the rent payable by the lodgers or tenants whether on his own account or as agent for any person entitled thereto or interested therein;

“owner” includes any person receiving the rent or profits of any land or premises from any tenant or occupier thereof, or who would receive such rents or profits if such land or premises were let whether on his own account or as agent for any person entitled thereto or interested therein;

“premises” includes any land, building, room, structure, tent, delivery-van, caravan or vehicle;

“service” means the removal of, vacuum tank contents, septic tank contents or dead animals.

2. (1) The Council may either by itself or through contractors, establish and maintain refuse removal, vacuum tank or any other such services, and undertake the removal of septic tank contents within the municipality.

(2) No person being the owner or occupier of any premises, shall neglect or fail to use the Council's services for the removal of refuse or the removal of the contents of vacuum tanks, unless authorised thereto in writing, by the Council.

(3) No contractor or other person employing workmen for the erection of any building or other work, shall fail to provide sufficient and proper latrine accommodation, separate for the races. Such latrine accommodation shall be effectively screened from public view.

(4) No person shall carry on any service for the removal or disposal of nightsoil or urine or refuse either for himself or any other person, except with the written authority of the Council. The Council may withdraw its authority if such removal or disposal, in the opinion of the Council, is not conducted and maintained in a satisfactory manner.

(5) The Council reserves the right to determine whether refuse removal shall be rendered once or half-weekly within a township or other area.

3. (1) Sodra enige vakante of nuwe perseel geokkuper word, moet die eienaar of okkupant onmiddellik na sodanige okkupering, die Raad dienooreenkomsdig in kennis stel, sodat die toepaslike dienste aan sodanige perseel gelewer kan word.

(2) Indien enige perseel ten opsigte waarvan 'n diens of dienste gelewer word, vakant raak, moet die eienaar daarvan onmiddellik die Raad skriftelik in kennis stel, en indien hy in gebreke bly om sodanige kennis te gee, word hy, totdat sodanige kennis gegee word, vir die verdere betaling vir sodanige diens aanspreeklik gehou.

4. (1) Elke okkupant van enige perseel ten opsigte waarvan 'n vuilgoedverwyderingsdienst gelewer word, moet alle vullis of afval in die vullishouers wat deur die Raad verskaf word, laat plaas, en moet te alle tye die inhoud van die houer bedek hou.

(2) Niemand mag enige bakstene, gras, sand, klippe, heinings of omheinings of tuinafval of enigets wat nie huishoudelike vullis is nie, in enige vullishouer vir huis-houdelike vullis plaas nie.

5. (1) Niemand mag moedswillig of uit nalatigheid enige vullishouer wat deur of namens die Raad verskaf word, beskadig of vernietig nie.

(2) Enige persoon wat 'n houer weens moedswilligheid of nalatigheid beskadig of vernietig, word aanspreeklik gehou vir sodanige deel van die vervangingskoste van sodanige houer as wat die Raad bepaal.

6. Niemand mag enige wat wettiglik besig is om enige vuilgoedverwyderings- of vakuumtenkdiens deur of namens die Raad uit te voer, belemmer of dwarsboom of toelaat dat so iemand belemmer of gedwarsboom word nie.

7. Niemand wat die eienaar is van 'n gebou of perseel soos hierna beskryf, mag in gebreke bly om sodanige gebou of perseel van die volgende waterklossette of urinalte voorsien nie:—

(a) Vir woonhuise, hotelle, losieshuise, kosskole, woon-kamers, koshuise en huurkamerwonings, minstens een waterkloset vir iedere veelvoud, of gedeelte daarvan, van 15 persone wat in of by sodanige perseel woonagtig of werkzaam is.

(b) Vir kantore, fabrieke, werkswinkels, pakhuise, winkels en magasyne en ander persele waarvoor nie elders in hierdie artikel voorsiening gemaak word nie, minstens een waterkloset vir iedere veelvoud, of gedeelte daarvan van 20 persone wat in of by sodanige perseel werkzaam is.

(c) Vir openbare geboue, bioskope, teaters, vergader-en vermaakklikheidsale of ander vergaderplekke, een waterkloset vir iedere veelvoud of gedeelte daarvan, van 100 persone vir wie plek in of op sodanige perseel verskaf word, met 'n minimum van een kloset vir elke geslag en een enkelurinaal vir iedere 50 manspersonne of minder.

(d) Vir skole—

(i) vir seuns, minstens een waterkloset vir iedere 25 leerlinge of minder; en

(ii) vir meisies, minstens een waterkloset vir iedere 20 leerlinge of minder.

8. Die eienaar van 'n perseel waar een of meer nie-Blanke woon of in diens is, moet klosetruimte vir die uitsluitlike gebruik van sodanige nie-Blanke verskaf.

3. (1) Should any vacant or new premises become occupied, the owner or occupier shall immediately upon such occupation notify the Council accordingly, so that the applicable services may be rendered to such premises.

(2) Should any premises to which a service or services are being rendered become vacant, the owner shall immediately notify the Council, in writing, and, in the event of his failing to give such notice, he shall, until such notice be given, remain liable to continue to pay for such services.

4. (1) Every occupier of any premises to which a refuse removal service is being rendered, shall cause all refuse or garbage to be deposited in the refuse receptacles provided by the Council, and shall at all times keep the contents of the receptacle covered.

(2) No person shall place any bricks, grass, sand, stones, hedges or fences or garden refuse or any such matter or thing which is not household refuse, in any receptacle for domestic refuse.

5. (1) No person shall wilfully or negligently damage or destroy any refuse receptacle supplied by or on behalf of the Council.

(2) Any person who wilfully or negligently abuses, damages, or destroys a receptacle shall be responsible for such portion of the cost of replacing such receptacle as the Council may determine.

6. No person shall interfere with or obstruct or cause or permit to be interfered with or obstructed, any person lawfully engaged in the carrying out of any refuse removal or vacuum tank service by or on behalf of the Council.

7. No person being the owner of any building or premises as hereinafter described, shall fail to provide such building or premises with the following water-closets or urinals:—

(a) For dwellings, hotels, boarding-houses, boarding-schools, apartments, hostels and tenements, not less than one water-closet for every multiple, or portion thereof, of 15 persons residing or employed in or on such premises.

(b) For offices, factories, workshops, warehouses, shops and stores and other premises not elsewhere provided for in this section, not less than one water-closet for every multiple, or portion thereof, of 20 persons, employed in or on such premises;

(c) For public buildings, bioscopes, theatres, assembly and amusement halls or other meeting places, one water-closet for every multiple, or portion thereof, of 100 persons for whom accommodation is provided in or on such premises with a minimum of one closet for each sex and one single-stall urinal for every 50 males or less.

(d) For schools—

(i) for boys, not less than one water-closet for every 25 pupils or less; and

(ii) for girls, not less than one water-closet for every 20 pupils or less.

8. The owner of any premises where one or more non-White persons are housed or employed, shall provide closet accommodation for the exclusive use of such non-White persons.

9. (1) Die gelde betaalbaar vir vakuumtenk-, septiese tenk- of vuilgoedverwyderingsdiens of verwijdering van dooie diere deur of namens die Raad gelewer, is soos voorgeskryf in die Tarief van Gelde onder die Bylae hierby.

(2) Enigeen aan wie so 'n diens gelewer word deur of namens die Raad moet die toepaslike gelde soos voorgeskryf in die Tarief van Gelde onder die Bylae hierby aan die Raad betaal en enige versuim om te betaal op 'n datum deur die Raad bepaal ten opsigte van 'n diens gelewer, is 'n oortreding van hierdie verordeninge.

10. Die gelde betaalbaar aan die Raad vir enige vuilgoedverwyderingsdienst vir 'n gedeelte van 'n maand is—

(a) die tarief vir 'n volle maand indien die diens voor of op die 15de dag van die maand ingestel word; en

(b) die helfte van die maandelikse tarief indien die diens na die 15de dag van die maand ingestel word.

11. Enigeen wat 'n bepaling van hierdie verordeninge oortree is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand) en, in die geval van 'n voortdurende oortreding, met 'n boete van hoogstens R5 (vyf rand) vir elke dag wat so 'n oortreding voortduur nadat skriftelike kennisgewing om die oortreding te staak aan die betrokke persoon beteken is en by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens drie maand; Met dien verstande dat die totale boete nie R150 (honderd-en-vyftig rand) mag oorskry nie.

12. Elke bevel, kennisgewing of ander dokument wat kragtens hierdie verordeninge deur die Raad bekratig moet word, is voldoende bekratig as dit deur die Stads-klerk, Stadstesourier, Klerk van die Raad, Mediese Gesondheidsbeampte of Gesondheidsinspekteur in diens van die Raad onderteken is.

13. Enige bevel, kennisgewing of ander dokument wat ingevolge hierdie verordeninge beteken moet word, of gemagtig is om beteken te word, kan op enige van die volgende maniere beteken word:—

(a) Deur dit by of op die woonplek of besigheidsplek van die persoon aan wie dit geadresseer is af te lewer.

(b) Deur dit per vooruitbetaalde aangetekende pos aan die geadresseerde te versend.

(c) Deur dit aan iemand op die perseel oënskynlik nie jonger as 18 jaar nie, af te lewer, of, as daar niemand op die perseel is aan wie dit aldus afgeliever kan word nie, deur dit op 'n in-die-ooglopende deel van die perseel aan te heg.

14. In die onderneming van vakuumtenk- of septiese tenkverwyderingsdienste waar dit nodig mag wees vir die Raad se voertuie of toerusting om private eiendom binne te gaan of om daarop ingeneem te word, is die Raad nie aanspreeklik vir enige skade aan sodanige private eiendom nie, tensy dit bewys kan word dat sodanige skade die gevolg is van moedswillige of nalatige optrede aan die kant van die persoon of persone wat die diens onderneem.

15. Die Vullisverwyderingstarief van die Munisipaliteit Verwoerdburg, aangekondig by Administrateurskennisgewing 800 van 12 September 1951, soos gewysig, en artikels 19 tot en met 26 van Hoofstuk 1 onder Deel IV van die Publieke Gesondheidsverordeninge van genoemde Munisipaliteit, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby herroep.

9. (1) The charges payable for vacuum tank, removal of contents of septic tank, refuse removal or the removal of dead animals by or on behalf of the Council, shall be as prescribed in the Tariff of Charges under the Schedule hereto.

(2) Every person to whom such service is rendered by or on behalf of the Council, shall pay to the Council the appropriate charges as prescribed in the Tariff of Charges under the Schedule hereto and any failure to pay in respect of a service rendered, and by a date fixed by the Council, shall be an offence against these by-laws.

10. The charges payable to the Council for any refuse removal service for part of a month, shall be—

(a) the full monthly tariff in the event of the service being instituted on or before the 15th day of the month; and

(b) one-half of the monthly tariff in the event of the service being instituted after the 15th day of the month.

11. Any person committing a breach of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding R50 (fifty rand) and, in the case of a continuing contravention to a fine not exceeding R5 (five rand) for each day during which such contravention continues after written notice to discontinue such contravention has been served on the person concerned, and in default of payment to imprisonment for a period not exceeding three months: Provided that the total fine shall not exceed R150 (one hundred and fifty rand).

12. Every order, notice or other document under these by-laws requiring authentication by the Council shall be sufficiently authenticated if signed by the Town Clerk, Town Treasurer, Clerk of the Council, Medical Officer of Health or Health Inspector in the service of the Council.

13. Any order, notice or other document required or authorised to be served under these by-laws, may be served in any of the following ways:—

(a) By delivering the same to or at the residence or place of business of the person to whom it is addressed.

(b) By posting same to the addressee by prepaid registered post.

(c) By delivering same to some person, apparently not under the age of 18 years, on the premises, or if there be no person on the premises to whom it may be so delivered, by affixing same on some conspicuous part of the premises.

14. In undertaking vacuum or septic tank removal services necessitating the entry of the Council's vehicles or equipment onto such private property, the Council shall not be liable for any damage to such private property, unless it be proved that such damage was caused by the willful or negligent action of the person or persons undertaking such service.

15. The Rubbish Removal Tariff of the Verwoerdburg Municipality, published under Administrator's Notice 800, dated 12 September 1951, as amended, and sections 19 up to and including 26 of Chapter 1 under Part IV of the Public Health By-laws of the said Municipality, published under Administrator's Notice 148, dated 21 February 1951, are hereby revoked.

## BYLAE

## TARIEF VAN GELDE

	Ver-wydering tweemaal per week	Ver-wydering eenmaal per week
	R.	R.
<b>1. Vullisverwyderingsdienst</b>		
(1) Besigheide.—Vir elke afsonderlike besigheid op 'n perseel:		
(a) Vir die eerste houer.....	1.10	0.90
(b) Vir iedere addisionele houer.....	0.90	0.70
(2) Woonings, kerke, skole en privaat hospitaal.—Vir elke afsonderlike woonhuis wat normaalweg bedoel is om een gesin te huisves en 'n aparte gebou is, of 'n skool, 'n kerk of 'n private hospitaal:		
(a) Vir die eerste houer.....	0.90	0.70
(b) Vir iedere addisionele houer.....	0.75	0.55
(3) Woonstelle.—Vir elke houer.....	0.90	0.70
(4) Openbare sale en bona fide-sport- en ontspanningsklubs asook alle persele wat nie in subitems (1) en (2) gespesifieer is nie.—Vir elke houer.....	0.70	0.50
<b>2. Vakuumentendienst</b>		
(1) Woonstelle.—Vir elke 100 gellings of gedeelte daarvan: R0.40.		
(2) Alle ander persele.—Vir elke 100 gellings of gedeelte daarvan: R0.45.		
<b>3. Septiese tenkdienst</b>		
Vir elke vrag wat 1,500 gellings nie te boven gaan nie: R20.		
<b>4. Oopmaak van verstoppe riele</b>		
Vir die oopmaak van enige rioolverstopping, per geval: R10.		
<b>5. Speiale vullisverwyderingsdienst</b>		
Vir die verwydering van vullis of aaval wat nie huishoudelike vullis is nie:		
(1) Per kubieke jaart of gedeelte daarvan: R1.		
(2) Minimum vordering per vrag: R5.		
<b>6. Verwydering van dooie diere</b>		
(1) Diere wat tot die porde of beesras behoort, uitgesonderd dié in subitem (2) vermeld, per karkas: R5.		
(2) Kalf of vul, per karkas: R2.50.		
(3) Alle ander diere, per karkas: R1.		

TALG 5/81/93

Administrateurskennisgewing 1057

24 September 1969

## MUNISIPALITEIT SWARTRUGGENS.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Swartruggens, afgekondig by Administrateurskennisgewing 677 van 6 September 1961, soos gewysig, word hierby verder as volg gewysig:

1. Deur in item 2 van Deel I van Aanhangsel C die bedrag "25c" deur die bedrag "50c" te vervang.

2. Deur subitem (2) van item 3 deur die volgende te vervang:

"(2) Vir die verskaffing en aanlê van 'n verbindingspyp, meter en toebehore: Koste van materiaal en arbeid plus 'n toeslag van 10 persent (tien persent) op sodanige bedrag."

3. Deur na item 3 (2) die volgende in te voeg:

"(3) Vir die berekening van die gelde betaalbaar ingevolge subitem (2) word geag dat die verbindingspyp na enige perseel by die middel van die straat waarin die hoofwaterleiding geleë is, by sodanige hoofwaterleiding aangesluit is."

## SCHEDULE

## TARIFF OF CHARGES

	Removal twice weekly	Removal once weekly
	R.	R.
<b>1. Refuse removal services</b>		
(1) Businesses.—For each separate business on a site:		
(a) For the first receptacle.....	1.10	0.90
(b) For each additional receptacle.....	0.90	0.70
(2) Dwellings, churches, schools and private hospitals.—For each separate dwelling normally intended to house one family and which forms a separate and distinct building, or a school, a church or a private hospital:		
(a) For the first receptacle.....	0.90	0.70
(b) For each additional receptacle.....	0.75	0.55
(3) Flats.—For each receptacle.....	0.90	0.70
(4) Public halls and bona fide sport or recreation clubs and all other premises not specified in subitems (1) or (2).—For each receptacle.....	0.70	0.50
<b>2. Vacuum tank services</b>		
(1) Flats.—For every 100 gallons or part thereof: R0.40.		
(2) All other premises.—For every 100 gallons or part thereof: R0.45.		
<b>3. Removal of septic tank contents</b>		
For each load not exceeding 1,500 gallons: R20.		
<b>4. Opening of blocked sewers</b>		
For the opening of any blocked sewer, per case: R10.		
<b>5. Special refuse removal service</b>		
For the removal of refuse or waste, not being domestic refuse:		
(1) Per cubic yard or portion thereof: R1.		
(2) Minimum charge per load: R5.		
<b>6. Removal of dead animals</b>		
(1) Equines or bovines except those specified in subitem (2), per carcase: R5.		
(2) Calf or foal, per carcase: R2.50.		
(3) All other animals, per carcase: R1.		

TALG 5/81/93

Administrator's Notice 1057

24 September 1969

## SWARTRUGGENS MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS

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

The Water Supply By-laws of the Swartruggens Municipality, published under Administrator's Notice 677, dated 6 September 1961, as amended, are hereby further amended as follows:

1. By the substitution in item 2 of Part I of Appendix C for the amount "25c" of the amount "50c".

2. By the substitution for subitem (2) of item 3 of the following:

"(2) For the supply and laying of a communication pipe, meter and fittings: Cost of material and labour plus a surcharge of 10 per cent (ten per cent) on such an amount."

3. By the insertion after item 3 (2) of the following:

"(3) For the purpose of calculating the charges payable in terms of subitem (2), it shall be deemed that the communication pipe to any premises is connected to the main in the centre of the street in which such main is situated."

## 4. Deur na item 4 die volgende in te voeg:—

*"5. Toets van Meters"*

Vir die toets van 'n meter in gevalle waar daar gevind word dat sodanige meter nie meer as 5 persent te veel of te min aanwys nie: R2".

TALG 5/104/67

Administrateurskennisgewing 1058 24 September 1969

**BENOEMING VAN PADRAADSLID.—PADRAAD VAN BLOEMHOF**

Dit word hiermee vir algemene inligting bekendgemaak dat dit die Administrateur behaag om, ingevolge subartikels (1) en (2) van artikel vyftien van die Padordonnansie 1957 (Ordonnansie 22 van 1957), goedkeuring te heg aan die benoeming van Mn. R. H. Pretorius tot lid van die Padraad van Bloemhof met ampstermynt tot 30 Junie 1971, om die vakature te vul wat ontstaan het as gevolg van die afsterwe van mn. C. R. van der Merwe.

DP 07-25/3

## 4. By the insertion after item 4 of the following:—

*"5. Testing of Meters"*

For testing any meter in cases where it is found that such meter does not show an error of more than 5 per cent either way: R2".

TALG 5/104/67

Administrator's Notice 1058

24 September 1969

**APPOINTMENT OF MEMBER.—ROAD BOARD OF BLOEMHOF**

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 R. H. Pretorius as member of the Road Board of Bloemhof and shall hold office for the period ending 30 June 1971 to fill the vacancy caused by the death of Mr C. R. van der Merwe.

DP 07-25/3

Administrateurskennisgewing 1060 24 September 1969

**PADREËLINGS OP DIE PLAAS TWEEFONTEIN 413. JR, DISTRIK BRONKHORSTSspruit**

Met die oog op 'n aansoek ontvang van mn. P. C. N. Smook, om die sluiting van 'n openbare pad op die plaas Tweefontein 413 JR, distrik Bronkhorspruit, is die Administrateur voornemens om ooreenkomsdig artikel agt-en-twintig van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

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

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

DP 01-015-23/24/T. 4

Administrator's Notice 1060

24 September 1969

**ROAD ADJUSTMENTS ON THE FARM TWEEFONTEIN 413. JR, DISTRICT OF BRONKHORSTSspruit**

In view of an application having been made by Mr P. C. N. Smook, for the closing of a public road on the farm Tweefontein 413 JR, District of Bronkhorspruit, it is the 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 objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within 30 days of the date of publication of this notice in the Provincial Gazette.

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

DP 01-015-23/24/T. 4

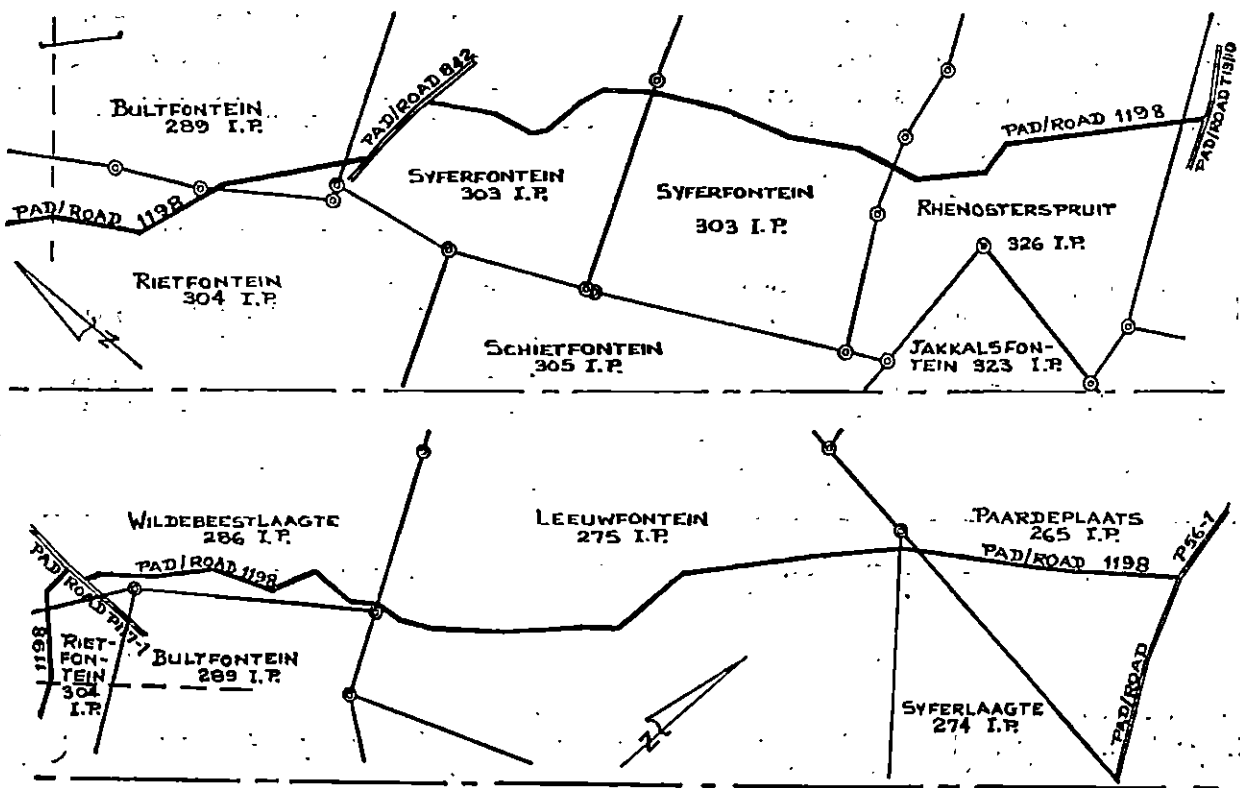
Administrator's Notice 1059

24 September 1969

**WIDENING OF DISTRICT ROAD 1198, DISTRICT OF KLERKS DOP**

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 1198 traversing the farms Rhenosterspruit 326 IP, Syferfontein 303 IP, Rietfontein 304 IP, Bultfontein 289 IP, Wildebeestlaagte 286 IP, Leeuwfontein 275 IP, Syferlaagte 274 IP, en Paardeplaats 265 IP, district Klerksdorp, verbreed word na 80 Kaapse voet soos aangevoon op bygaande sketsplan.

DP 07-073-23/22/1198

D.P. 07-073-23/22/1198VERWYSING

BESTAANDE PAAIE

REFERENCE

EXISTING ROADS

PAD VERBREED NA,  
80 KAAPSE VOET.ROAD WIDENED TO,  
80 CAPE FEET.

Administrateurskennisgewing 1061

24 September 1969

## VERKLARING VAN ONGENOMMERDE OPEN-BARE DISTRIKSPAD, DISTRIK BELFAST

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Belfast, ingevolge die bepalings van paragraaf (a) van subartikel (1) van artikel vyf en artikel 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957), soos gewysig, goedgekeur het dat 'n ongenommerde openbare distrikpad 30 Kaapse voet breed oor die plaas Vogelstruispoort 384 JT, distrik Belfast, sal bestaan soos aangetoon op bygaande sketsplan.

DP 04-045-23/24/V-3

Administrator's Notice 1061

24 September 1969

## DECLARATION OF AN UNNUMBERED PUBLIC AND DISTRICT ROAD, DISTRICT OF BELFAST

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Belfast in terms of paragraph (a) of subsection (1) of section five and section three of the Roads Ordinance 1957 (Ordinance 22 of 1957), as amended, that an unnumbered public and district road 30 Cape feet wide shall exist over the farm Vogelstruispoort 384 JT, District of Belfast, as indicated on the subjoined sketch plan.

DP 04-045-23/24/V-3

 VOGELSTRUISPOORT 384-JT	DP 04-045-23/24/V-3.
	<u>REFERENCE / VERWYSING</u> EXISTING ROADS / BESTAANDE PAAIE ROAD DECLARED - 30 C.F.T / PAD VERKLAAR - 30 K.V.T.

Administrateurskennisgewing 1062

24 September 1969

## VERLEGGING VAN DISTRIKSPAD, DISTRIK PILGRIM'S REST

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Pilgrim's Rest, goedgekeur het dat Distrikspad 1043 oor die plase Waterhoutboom 567 KT, Roodewal 570 KT, Kleinfontein 571 KT, Richmond 573 KT,

Administrator's Notice 1062

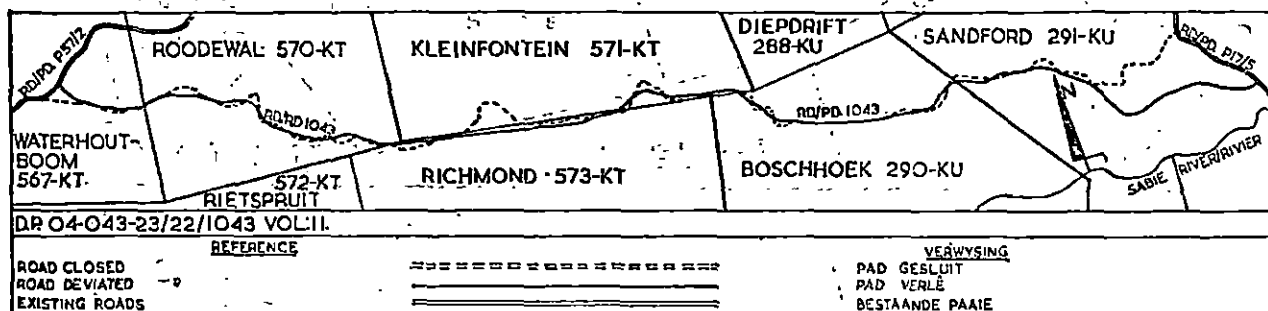
24 September 1969

## DEVIATION OF DISTRICT ROAD, DISTRICT OF PILGRIM'S REST

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Pilgrim's Rest, that District Road 1043 traversing the farms Waterhoutboom 567 KT, Roodewal 570 KT, Kleinfontein 571 KT, Richmond 573 KT,

Boschhoek 290 KU en Sandford 291 KU, distrik Pilgrim's Rest, ingevolge paragraaf (d) van subartikel (1) van artikel vyf van die Padordonansie 1957 (Ordonnansie 22 van 1957), verlê word soos aangevoer op die bygaande sketsplan.

DP 04-043-23/22/1043 Vol. II



Administrateurskennisgewing 1063

24 September 1969

**VERLEGGING EN VERBREDING VAN 'N GEDEELTE VAN DISTRIKSPAD 1458, DISTRIK GROBLERSDAL**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Groblersdal goedgekeur het dat 'n gedeelte van Distrikspad 1458 oor die plase Loskop Noord 12 JS en Mosesriviermond 27 JS, distrik Groblersdal, ingevolge die bepalings van artikel drie en artikel 5 (1) (d) van die Padordonansie, 1957 (Ordonnansie 22 van 1957), soos gewysig, verlê en na 120 Kaapse voet verbreed word, soos aangevoer op die bygaande sketsplan.

DP 04-047-23/22/1458 Vol. 2

KT, Boschhoek 290 KU and Sandsford 291 KU, District of Pilgrim's Rest shall be deviated in terms of paragraph (d) of subsection (1) of section five of the Roads Ordinance 1957 (Ordinance 22 of 1957), as indicated on the subjoined sketch plan.

DP 04-043-23/22/1043 Vol. II

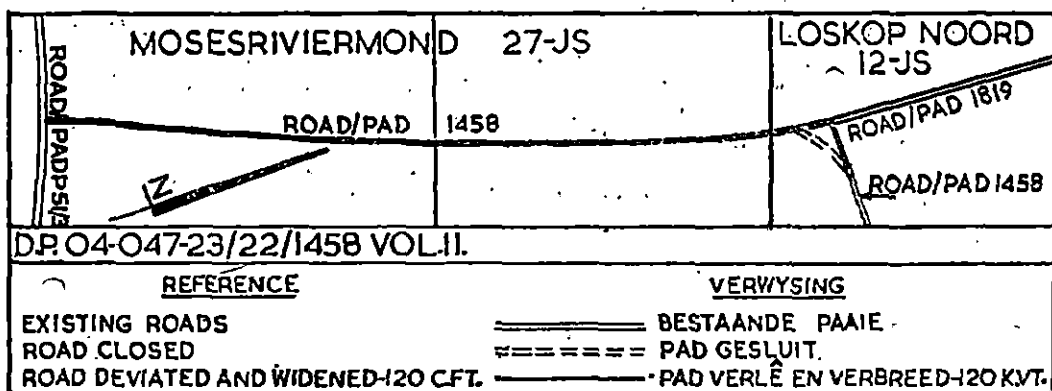
Administrator's Notice 1063

24 September 1969

**DEVIATION AND WIDENING OF A SECTION OF DISTRICT ROAD 1458, 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 section of District Road 1458, traversing the farms Loskop Noord 12 JS and Mosesriviermond 27 JS, District of Groblersdal shall be deviated and widened to 120 Cape feet in terms of section three and section 5 (1) (d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as amended, as indicated on the subjoined sketch plan.

DP 04-047-23/22/1458 Vol. 2



Administrateurskennisgewing 1064

24 September 1969

**OPENING.—OPENBARE PAD, DISTRIK LETABA**

Dit word vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge paragraaf (a) van subartikel (2) van artikel vyf en artikel drie van die Padordonansie, No. 22 van 1957, goedgekeur het dat 'n openbare distrikspad 50 Kaapse voet breed binne die Munisipaliteit Duiwelskloof, distrik Letaba, as 'n verlenging van Distrikspad 841, sal bestaan soos aangedui op bygaande sketsplan.

DP 03-034-23/22/841

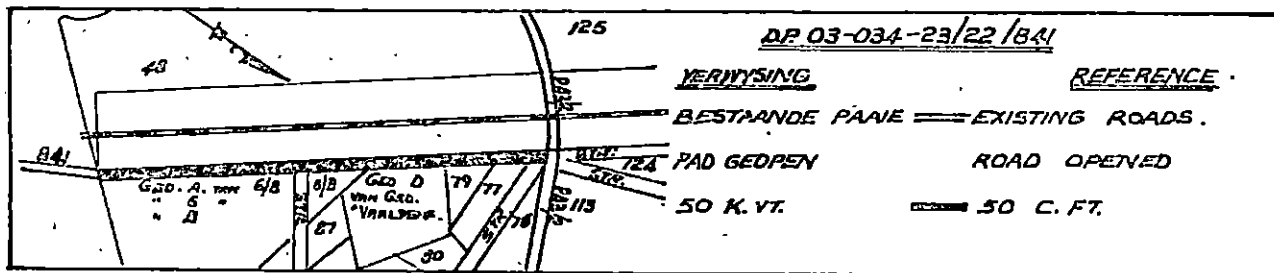
Administrator's Notice 1064

24 September 1969

**OPENING.—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 paragraph (a) of subsection (2) of section five and section three of the Roads Ordinance, No. 22 of 1957, that a public district road 50 Cape feet wide, shall exist within the municipality of Duiwelskloof, District of Letaba, as an extension of District Road 841, as indicated on sketch plan subjoined hereto.

DP 03-034-23/22/841



Administratuerskennisgewing 1065

24 September 1969

**SLUITING.—OPENBARE PAD, DISTRIK LETABA**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge paragraaf (d) van sub- artikel (1) van artikel vyf van die Padordonnansie No. 22 van 1957, goedgekeur het dat Distrikspad 2050 oor die plase Nooitgedacht 342 LT en Bastkloof 375 LT, distrik Letaba, gesluit word soos aangedui op bygaande sketsplan.

DP 03-034-23/22/1308 (a)

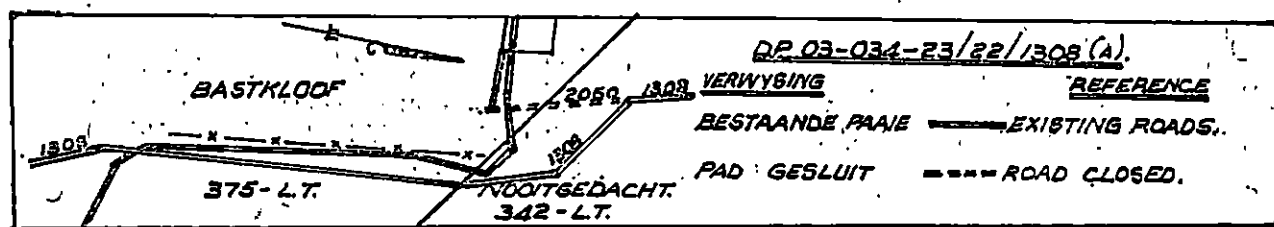
Administrator's Notice 1065

24 September 1969

**CLOSING.—PUBLIC ROAD, DISTRICT OF LETABA**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Boards of Letaba, in terms of paragraph (d) of subsection (1) of section five of the Roads Ordinance, No. 22 of 1957, that District Road 2050, traversing the farms Nooitgedacht 342 LT and Bastkloof 375 LT, District of Letaba, shall be closed as indicated on sketch plan subjoined hereto.

DP 03-034-23/22/1308 (a)



Administratuerskennisgewing 1067

24 September 1969

**OPENING.—OPENBARE DISTRIKSPAD 2159, BINNE DIE FARMALL LANDBOUHOEWES, DISTRIK JOHANNESBURG**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Krugersdorp, ingevolge paragraaf (a) van subartikel (2) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat 'n openbare distrikspad 50 Kaapse voet breed, sal bestaan binne die Farmall Landbouhoeves, distrik Johannesburg, soos op die bygaande sketsplan aangetoon.

DP 021-022J-23/22/2159

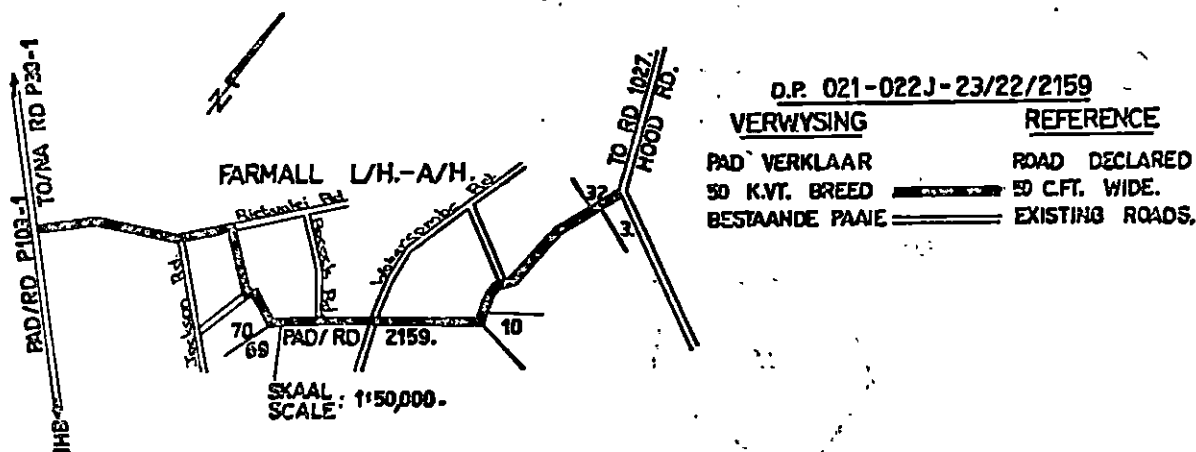
Administrator's Notice 1067

24 September 1969

**OPENING.—PUBLIC DISTRICT ROAD 2159, WITHIN THE FARMALL AGRICULTURAL HOLDINGS, DISTRICT OF JOHANNESBURG**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Krugersdorp, in terms of paragraph (a) of subsection (2) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that a public district road, 50 Cape feet wide, shall exist within the Farmall Agricultural Holdings, District of Johannesburg, as indicated on the subjoined sketch plan.

DP 021-022J-23/22/2159



Administrateurskennisgewing 1069

24 September 1969

ORDONNANSIE OP NATUURBEWARING, 1967  
(ORDONNANSIE 17 VAN 1967).—REGISTRASIE  
VAN PROBLEEMDIERJAGKLUBS

Die Administrator gee hierby kennis, ingevolge artikel 41 (1) (a) van die Ordonnansie op Natuurbewaring, 1967 (Ordonnansie 17 van 1967), dat die probleemdierjagklubs in die Bylaes by hierdie kennisgewing genoem, geregistreer is ten opsigte van die jaggebiede daarin omskryf.

## BYLAE 1

*Doornhoek-probleemdierjagklub, Distrikte Delareyville en Schweizer-Reneke*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Wonderfontein 211 IO. LG Kaart A3956/12.
- (2) Tarantaalkraal 210 IO. LG Kaart 724/89.
- (3) Blésbokfontein 190 IO. LG Kaart 726/89.
- (4) Leeuwkop 192 IO. LG Kaart 727/89.
- (5) Kaalplaats 194 IO. LG Kaart 3557/90.
- (6) Leeuwpan 195 IO. LG Kaart 1492/91.
- (7) Boschpan 197 IO. LG Kaart 1678/91.
- (8) Broedersput 213 IO. LG Kaart A126/07.
- (9) Kameelpan 214 IO. LG Kaart 723/89.
- (10) Doornhoek 215 IO. LG Kaart 52/91.
- (11) Corsica 209 IO. LG Kaart 51/91.
- (12) Koppiespan 207 IO. LG Kaart 1650/90.
- (13) Rapoeli 206 IO. LG Kaart A2419/11.
- (14) Rapoeli 191 IO. LG Kaart A3281/28.
- (15) Kaalplaats 235 IO. LG Kaart 393/90.

Administrator's Notice 1069

24 September 1969

NATURE CONSERVATION ORDINANCE, 1967  
(ORDINANCE 17 OF 1967).—REGISTRATION OF  
PROBLEM ANIMAL HUNTING CLUBS

The Administrator hereby gives notice in terms of section 41 (1) (a) of the Nature Conservation Ordinance, 1967 (Ordinance 17 of 1967), that the problem animal hunting clubs mentioned in the Schedules to this notice have been registered in respect of the hunting areas therein defined.

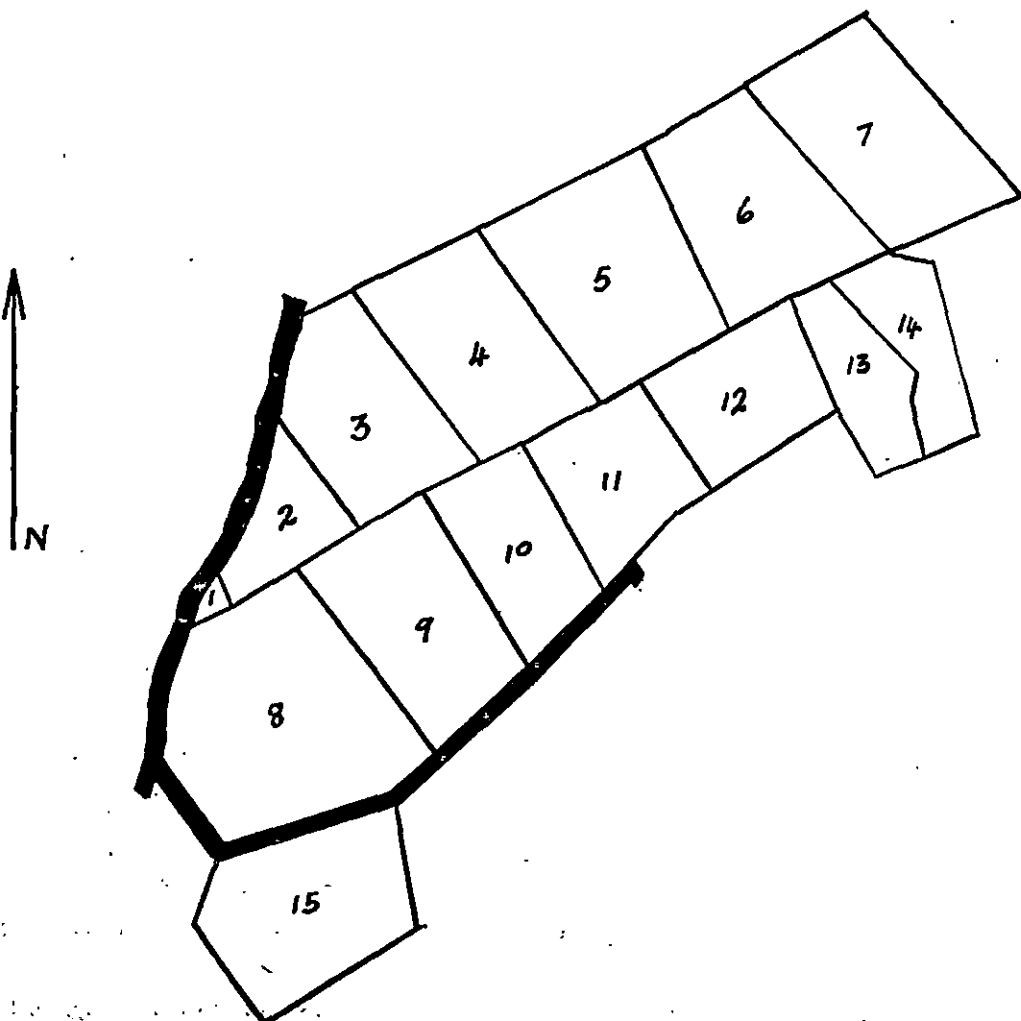
## SCHEDULE 1

*Doornhoek Problem Animal Hunting Club Districts of  
Delareyville and Schweizer-Reneke*

Hunting area in respect of which the club is registered:—

- (1) Wonderfontein 211 IO. SG Diagram A3956/12.
- (2) Tarantaalkraal 210 IO. SG Diagram 724/89.
- (3) Blésbokfontein 190 IO. SG Diagram 726/89.
- (4) Leeuwkop 192 IO. SG Diagram 727/89.
- (5) Kaalplaats 194 IO. SG Diagram 3557/90.
- (6) Leeuwpan 195 IO. SG Diagram 1492/91.
- (7) Boschpan 197 IO. SG Diagram 1678/91.
- (8) Broedersput 213 IO. SG Diagram A126/07.
- (9) Kameelpan 214 IO. SG Diagram 723/89.
- (10) Doornhoek 215 IO. SG Diagram 52/91.
- (11) Corsica 209 IO. SG Diagram 51/91.
- (12) Koppiespan 207 IO. SG Diagram 1650/90.
- (13) Rapoeli 206 IO. SG Diagram A2419/11.
- (14) Rapoeli 191 IO. SG Diagram A3281/28.
- (15) Kaalplaats 235 IO. SG Diagram 393/90.

## KAART—DIAGRAM



## BYLAE 2

*Estancia-probleemdierjagklub, Distrikte Ermelo en Middelburg*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Vrischgewaagd 198 IS. LG Kaart 1014/94.
- (2) Graspan 222 IS. LG Kaart A1169/16.
- (3) Knapdaar 221 IS. Gedeelte 2. LG Kaart A2079/04. Gedeelte 3. LG Kaart A2080/04. Resterende gedeelte. LG Kaart A2078/04.
- (4) Mooivley 219 IS. LG Kaart 1074/90.
- (5) De Wittekrans 218 IS. LG Kaart A3252/10.
- (6) Morgenster 204 IS. LG Kaart A2654/10.
- (7) Witbank 236 IS. Gedeelte 1. LG Kaart A1400/09. Gedeelte 2. LG Kaart A1401/09.
- (8) Nootgedacht 237 IS. LG Kaart A1043/16.
- (9) Tranedal 231 IS. LG Kaart A5311/05.
- (10) Bosmanshoek 235 IS. LG Kaart A5534/05.
- (11) Bosmanskrans 217 IS. LG Kaart A2984/08.
- (12) Dwarstrek 216 IS. LG Kaart KB40/31.
- (13) Bankfontein 215 IS. LG Kaart KB40/30.
- (14) Voorzorg 250 IS. LG Kaart 1259/96.
- (15) Tweefontein 249 IS. Gedeelte 1. LG Kaart A1617/19. Gedeelte 2. LG Kaart A1618/19. Resterende gedeelte. LG Kaart A1620/19.
- (16) Kranspoort 248 IS. LG Kaart A1027/09.
- (17) Orpenskraal 238 IS. LG Kaart A2985/08.
- (18) Geluksdraai 240 IS. LG Kaart A6973/55.
- (19) Hartbeestfontein 239 IS. Gedeelte 1. LG Kaart A528/05. Gedeelte 2. LG Kaart 1553/97. Resterende gedeelte. LG Kaart A524/05..
- (20) Klipfontein 241 IS. Gedeelte 5, gedeelte van Gedeelte 1. LG Kaart A462/07. Gedeelte 6, gedeelte van Gedeelte 1. LG Kaart 1201/94. Resterende gedeelte van Gedeelte 1. LG Kaart A22/16.
- (21) Middelplaas 271 IS. LG Kaart A6016/04.
- (22) Driehoek 273 IS. Gedeelte 1. LG Kaart 260/84. Resterende gedeelte. LG Kaart A4271/04.
- (23) Kafferspruit 274 IS. Gedeelte 1. LG Kaart KB40/24. Gedeelte 2. LG Kaart A2615/17..
- (24) Mooifontein 109 IT. LG Kaart 295/93.
- (25) Waterval 244 IS. LG Kaart KB46/48.
- (26) Klipstapel 243 IS. Gedeelte 1. LG Kaart KB42/8. Gedeelte 2. LG Kaart KB46/2.
- (27) Vogelfontein 245 IS. Gedeelte 1. LG Kaart 29/93. Gedeelte 2. LG Kaart 30/93.
- (28) Sterkfontein 242 IS. LG Kaart 158/79.

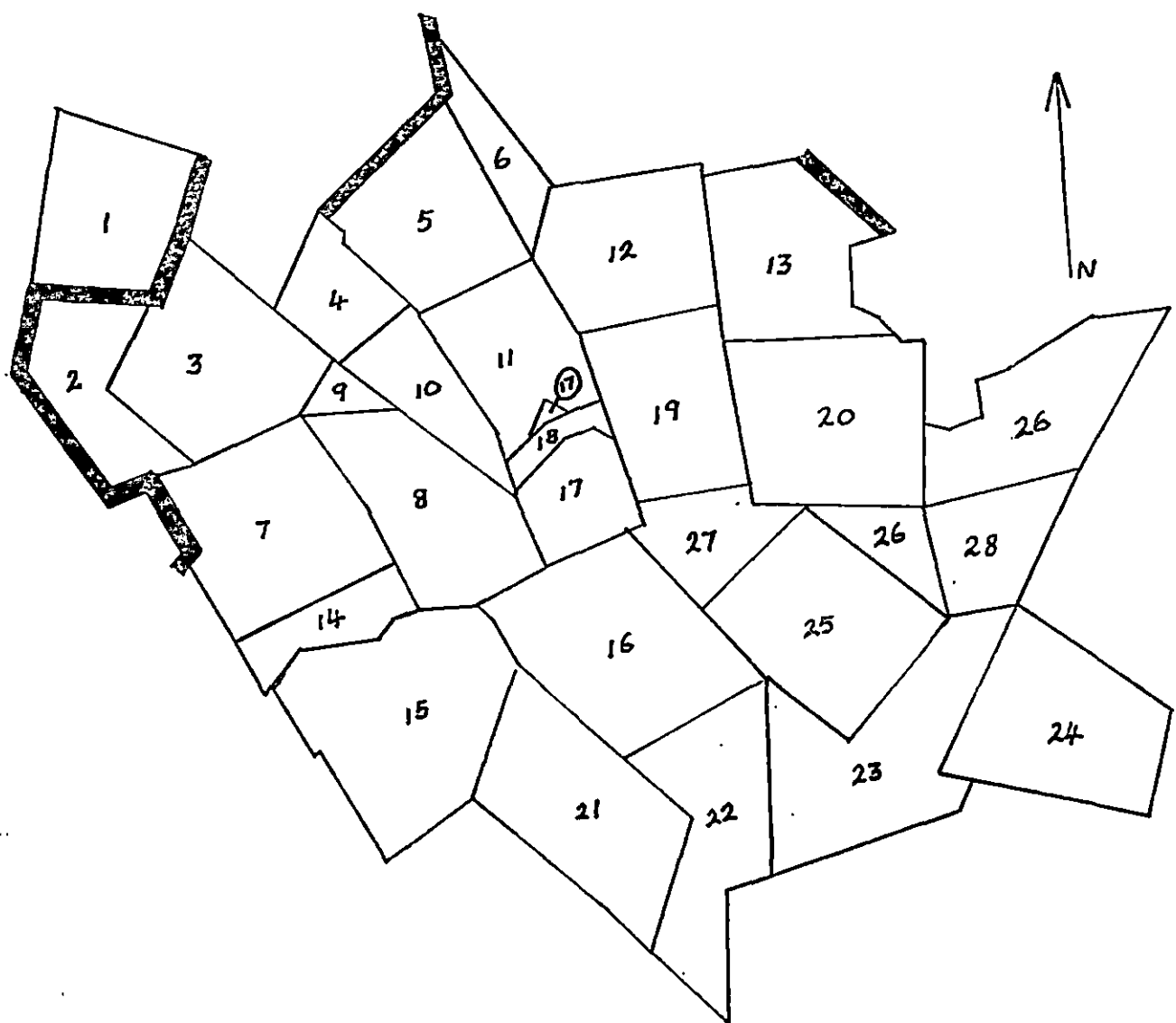
## SCHEDULE 2

*Estancia Problem Animal Hunting Club, Districts of Ermelo and Middelburg*

Hunting area in respect of which the club is registered:—

- (1) Vrischgewaagd 198 IS. SG Diagram 1014/94.
- (2) Graspan 222 IS. SG Diagram A1169/16.
- (3) Knapdaar 221 IS. Portion 2. SG Diagram A2079/04. Portion 3. SG Diagram A2080/04. Remaining extent. SG Diagram A2078/04.
- (4) Mooivley 219 IS. SG Diagram 1074/90.
- (5) De Wittekrans 218 IS. SG Diagram A3252/10.
- (6) Morgenster 204 IS. SG Diagram A2654/10.
- (7) Witbank 236 IS. Portion 1. SG Diagram A1400/09. Portion 2. SG Diagram A1401/09.
- (8) Nootgedacht 237 IS. SG Diagram A1043/16.
- (9) Tranedal 231 IS. SG Diagram A5311/05.
- (10) Bosmanshoek 235 IS. SG Diagram A5534/05.
- (11) Bosmanskrans 217 IS. SG Diagram A2984/08.
- (12) Dwarstrek 216 IS. SG Diagram DB40/31.
- (13) Bankfontein 215 IS. SG Diagram DB40/30.
- (14) Voorzorg 250 IS. SG Diagram 1259/96.
- (15) Tweefontein 249 IS. Portion 1. SG Diagram A1617/19. Portion 2. SG Diagram A1618/19. Remaining extent. SG Diagram A1620/19.
- (16) Kranspoort 248 IS. SG Diagram A1027/09.
- (17) Orpenskraal 238 IS. SG Diagram A2985/08.
- (18) Geluksdraai 240 IS. SG Diagram A6973/55.
- (19) Hartbeestfontein 239 IS. Portion 1. SG Diagram A528/05. Portion 2. SG Diagram 1553/97. Remaining extent. SG Diagram A524/05.
- (20) Klipfontein 241 IS. Portion 5, portion of Portion 1. SG Diagram A462/07. Portion 6, portion of Portion 1. SG Diagram 1201/94. Remaining extent of Portion 1. SG Diagram A22/16.
- (21) Middelplaas 271 IS. SG Diagram A6016/04.
- (22) Driehoek 273 IS. Portion 1. SG Diagram 260/84. Remaining extent. SG Diagram A4271/04.
- (23) Kafferspruit 274 IS. Portion 1. SG Diagram DB40/24. Portion 2. SG Diagram A2615/17..
- (24) Mooifontein 109 IT. SG Diagram 295/93.
- (25) Waterval 244 IS. SG Diagram DB46/48.
- (26) Klipstapel 243 IS. Portion 1. SG Diagram DB42/8. Portion 2. SG Diagram DB46/2.
- (27) Vogelfontein 245 IS. Portion 1. SG Diagram 29/93. Portion 2. SG Diagram 30/93.
- (28) Sterkfontein 242 IS. SG Diagram 158/79.

## KAART--DIAGRAM



## BYLAE 3

*Goedehoop-probleemdierjagklub, Distrikte Middelburg, Belfast en Carolina*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Paardekraal 422 JS. Gedeelte. LG Kaart 213/89. Resterende gedeelte. LG Kaart A1726/20.
- (2) Breytenbachsrus 421 JS. LG Kaart A2366/49.
- (3) Leeuwfontein 431 JS. LG Kaart 1777/93.
- (4) Mooifontein 448 JS. LG Kaart 1770/97.
- (5) Grootlaagte 449 JS. Noordelike gedeelte. LG Kaart 1800/93. Gedeelte. LG Kaart 507/92.
- (6) Klippan 452 JS. Gedeelte A. LG Kaart A2140/08. Gedeelte B. LG Kaart A2143/08. Gedeelte C. LG Kaart A2817/08.
- (7) Grootpan 456 JS. LG Kaart 1020/94.
- (8) Kaalplaats 453 JS. LG Kaart 1199/93.
- (9) Blesbokspruit 455 JS. Gedeelte 1. LG Kaart A1158/14. Gedeelte 2. LG Kaart A58/15.
- (10) Eerstelingsfontein 406 JT. LG Kaart 1188/93.
- (11) Nootgedacht 493 JS. LG Kaart A4372/05.
- (12) Leeuwpan 494 JS. LG Kaart 2139/98.
- (13) Klipfontein 495 JS. LG Kaart KB272A/15.
- (14) Strathrae 496 JS. Gedeelte B. LG Kaart A1994/16. Resterende gedeelte. LG Kaart A1727/20.

## SCHEDULE 3

*Goedehoop Problem Animal Hunting Club, Districts of Middelburg, Belfast and Carolina*

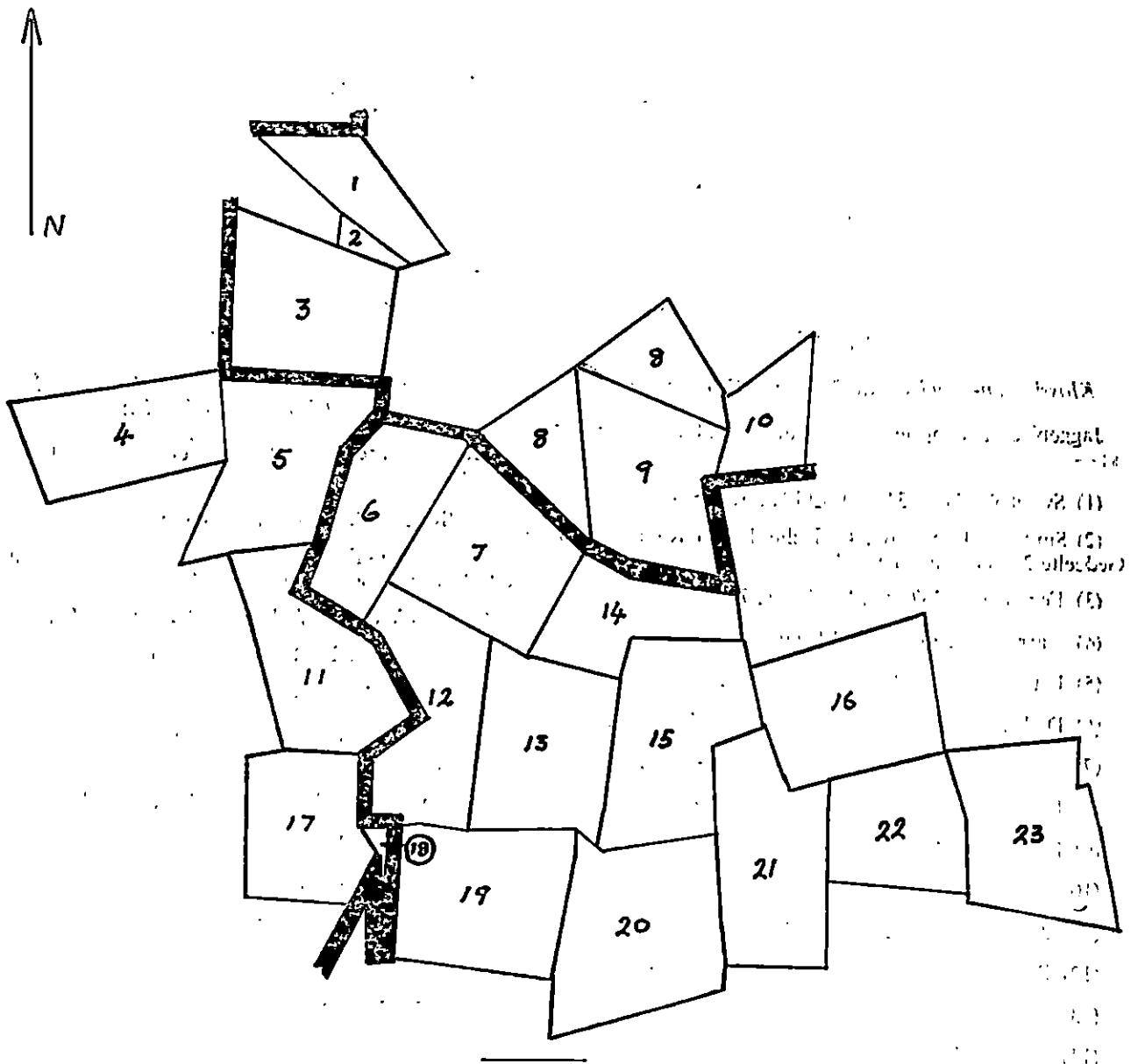
Hunting area in respect of which the club is registered:—

- (1) Paardekraal 422 JS. Portion. SG Diagram 213/89. Remaining extent. SG Diagram A1726/20.
- (2) Breytenbachsrus 421 JS. SG Diagram A2366/49.
- (3) Leeuwfontein 431 JS. SG Diagram 1777/93.
- (4) Mooifontein 448 JS. SG Diagram 1770/97.
- (5) Grootlaagte 449 JS. Northern portion. SG Diagram 1800/93. Portion. SG Diagram 507/92.
- (6) Klippan 452 JS. Portion A. SG Diagram A2140/08. Portion B. SG Diagram A2143/08. Portion C. SG Diagram A2817/08.
- (7) Grootpan 456 JS. SG Diagram 1020/94.
- (8) Kaalplaats 453 JS. SG Diagram 1199/93.
- (9) Blesbokspruit 455 JS. Portion 1. SG Diagram A1158/14. Portion 2. SG Diagram A58/15.
- (10) Eerstelingsfontein 406 JT. SG Diagram 1188/93.
- (11) Nootgedacht 493 JS. SG Diagram A4372/05.
- (12) Leeuwpan 494 JS. SG Diagram 2139/98.
- (13) Klipfontein 495 JS. SG Diagram DB272A/15.
- (14) Strathrae 496 JS. Portion B. SG Diagram A1994/16.
16. Remaining extent. SG Diagram A1727/20.

- (15) Goedehoop 498 JS. LG Kaart A592/16.  
 (16) Witkloof 408 JT. Noordelike gedeelte. LG Kaart 216/78. Suidelike gedeelte. LG Kaart A3074/09.  
 (17) Vlakfontein 166 IS. LG Kaart 353/90.  
 (18) Nabeth 167 IS. LG Kaart 1879/96.  
 (19) Helpmekaar 168 IS. LG Kaart 1316/96.  
 (20) Twyfelaar 171 IS. LG Kaart A2314/08.  
 (21) Leliefontein 1 IT. LG Kaart KB71/71.  
 (22) Twyfelaar 4 IT. LG Kaart 527/96.  
 (23) Hawerfontein 7 IT. Gedeelte 1. LG Kaart 1368/95. Gedeelte 2. LG Kaart 1369/95. Gedeelte 3. LG Kaart 516/97.

- (15) Goedehoop 498 JT. SG Diagram A592/16.  
 (16) Witkloof 408 JT. Northern portion. SG Diagram 216/78. Southern portion. SG Diagram A3074/09.  
 (17) Vlakfontein 166 IS. SG Diagram 353/90.  
 (18) Nabeth 167 IS. SG Diagram 1879/96.  
 (19) Helpmekaar 168 IS. SG Diagram 1316/96.  
 (20) Twyfelaar 171 IS. SG Diagram A2314/08.  
 (21) Leliefontein 1 IT. SB Diagram DB71/71.  
 (22) Twyfelaar 4 IT. SG Diagram 527/96.  
 (23) Hawerfontein 7 IT. Portion 1. SG Diagram 1368/95. Portion 2. SG Diagram 1369/95. Portion 3. SG Diagram 516/97.

## KAART—DIAGRAM



## BYLAE 4

*Jakkalsholte-probleemdierjagklub, Distrik Coligny*  
 Jaggebied ten opsigte waarvan die klub geregistreer  
 is:—

- (1) Goedgedacht 104 IP. LG Kaart 796/94.
- (2) Malgasfontein 105 IP. LG Kaart 207/94.
- (3) Erfdeel 111 IP. LG Kaart 20/94.
- (4) Kaalkraal 113 IP. LG Kaart 44/94.
- (5) Lekkerlach 114 IP. LG Kaart 201/94.

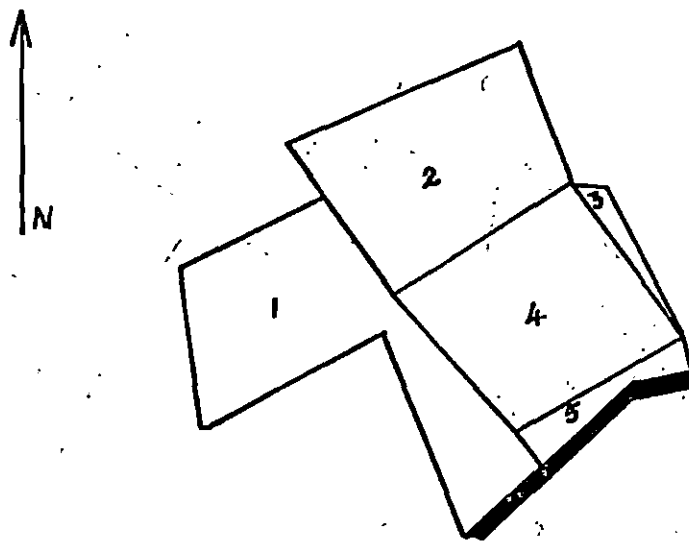
## SCHEDULE 4

*Jakkalsholte Problem Animal Hunting Club,  
 District of Coligny*

Hunting area in respect of which the club is registered:—

- (1) Goedgedacht 104 IP. SG Diagram 796/94.
- (2) Malgasfontein 105 IP. SG Diagram 207/94.
- (3) Erfdeel 111 IP. SG Diagram 20/94.
- (4) Kaalkraal 113 IP. SG Diagram 44/94.
- (5) Lekkerlach 114 IP. SG Diagram 201/94.

## KAART—DIAGRAM



## BYLAE 5

*Klossiespan-probleemdierjagklub, Distrik Christiana*  
Jaggebied ten opsigte waarvan die klub geregistreer  
is:—

- (1) Sweet William 131 HO. LG Kaart 385/90.
- (2) Smitskraal 254 HO. Gedeelte 1. LG Kaart 696/89.  
Gedeelte 2. LG Kaart 699/89.
- (3) Fort Weber 257 HO. LG Kaart 70/87.
- (4) Karreepan 255 HO. LG Kaart 698/89.
- (5) Uitkyk 256 HO. LG Kaart 697/89.
- (6) De La Reys Pan 258 HO. LG Kaart A287/21.
- (7) Armoedsvlakte 281 HO. LG Kaart 199/86.
- (8) Koppie Enkel 282 HO. LG Kaart 197/86.
- (9) Koppie Enkel 284 HO. LG Kaart A2779/04.
- (10) Twyfelaar 283 HO. LG Kaart 792/92.
- (11) Alma 280 HO. LG Kaart A4232/13.
- (12) Paardepan 260 HO. LG Kaart A4234/13.
- (13) Klossies Pan 279 HO. LG Kaart A4233/13.
- (14) Graspan 285 HO. LG Kaart 780/92.
- (15) Dwerg 277 HO. LG Kaart 791/92.
- (16) Vlaklaagte 290 HO. LG Kaart 781/92.
- (17) Never Mind 291 HO. LG Kaart 794/92.
- (18) Welgedaan 292 HO. LG Kaart 793/92.
- (19) De Hoop 305 HO. LG Kaart 1153/92.
- (20) Kameelpan 276 HO. LG Kaart 779/92.

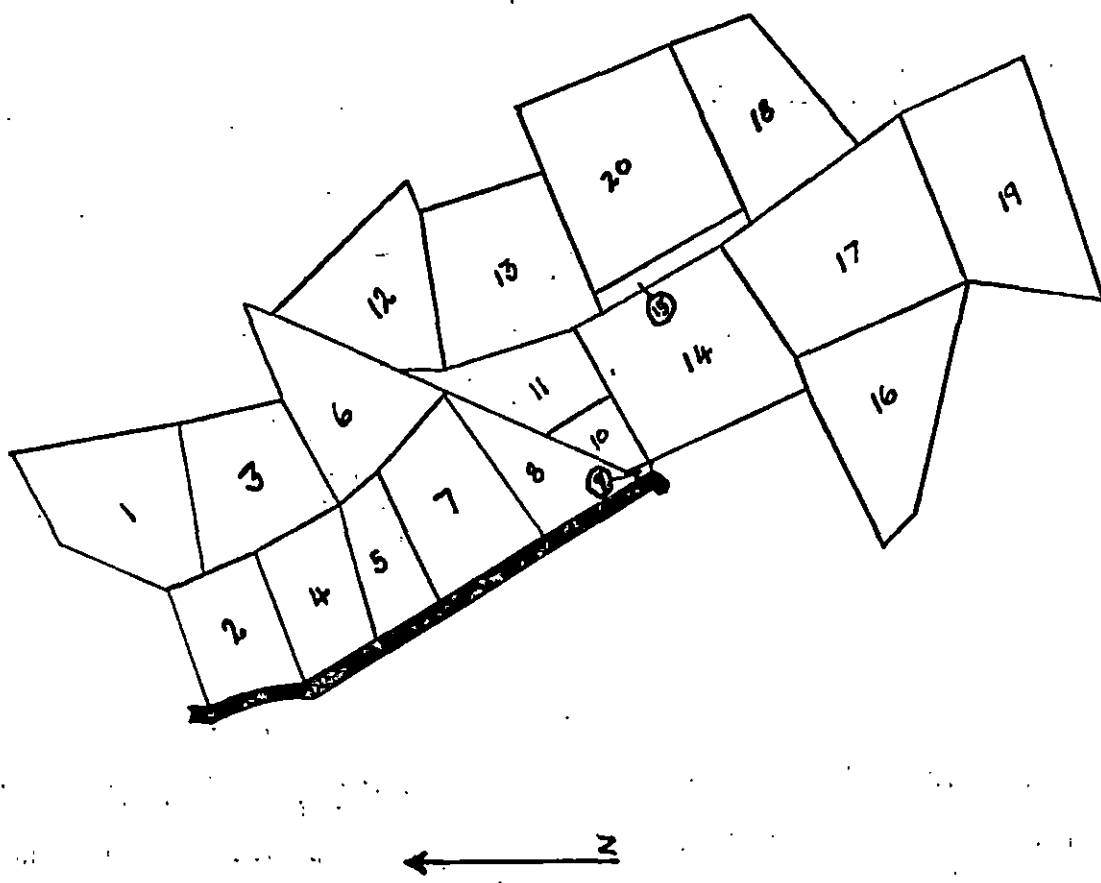
## SCHEDULE 5

*Klossiespan Problem Animal Hunting Club,  
District of Christiana*

Hunting area in respect of which the club is registered:—

- (1) Sweet William 131 HO. SG Diagram 385/90.
- (2) Smitskraal 254 HO. Portion 1. SG Diagram 696/89. Portion 2. SG Diagram 699/89.
- (3) Fort Weber 257 HO. SG Diagram 70/87.
- (4) Karreepan 255 HO. SG Diagram 698/89.
- (5) Uitkyk 256 HO. SG Diagram 697/89.
- (6) De La Reys Pan 258 HO. SG Diagram A287/21.
- (7) Armoedsvlakte 281 HO. SG Diagram 199/86.
- (8) Koppie Enkel 282 HO. SG Diagram 197/86.
- (9) Koppie Enkel 284 HO. SG Diagram A2779/04.
- (10) Twyfelaar 283 HO. SG Diagram 792/92.
- (11) Alma 280 HO. SG Diagram A4232/13.
- (12) Paardepan 260 HO. SG Diagram A4234/13.
- (13) Klossies Pan 279 HO. SG Diagram A4233/13.
- (14) Graspan 285 HO. SG Diagram 780/92.
- (15) Dwerg 277 HO. SG Diagram 791/92.
- (16) Vlaklaagte 290 HO. SG Diagram 781/92.
- (17) Never Mind 291 HO. SG Diagram 794/92.
- (18) Welgedaan 292 HO. SG Diagram 793/92.
- (19) De Hoop 305 HO. SG Diagram 1153/92.
- (20) Kameelpan 276 HO. SG Diagram 779/92.

## KAART—DIAGRAM



## BYLAE 6

*Machadodorp-probleemdierjagklub, Distrikte Carolina, Belfast, Waterval-Boven en Nelspruit*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Blaauwboschkraal 346 JT. LG Kaart A1085/11.
- (2) Zwartkopje 329 JT. Suidoostelike gedeelte. LG Kaart 200/99. Noordwestelike gedeelte. LG Kaart 201/99.
- (3) Mooiplaats 328 JT. Gedeelte A. LG Kaart A3955/11. Gedeelte B. LG Kaart A595/08.
- (4) Zondagskraal 145 JT. Oostelike gedeelte. LG Kaart 1333/99. Westelike gedeelte. LG Kaart A1565/18.
- (5) Mooiplaats 147 JT. Gedeelte B11 van westelike gedeelte. LG Kaart A2181/09. Gedeelte B111 van westelike gedeelte. LG Kaart A2594/09. Oostelike gedeelte. LG Kaart A2182/09.
- (6) Somerset 150 JT. Gedeelte 1. LG Kaart 1898/96. Gedeelte 2. LG Kaart 1901/96. Gedeelte 3. LG Kaart A1540/09.
- (7) Mooiplaats 297 JT. LG Kaart A2717/11.
- (8) Geluk 299 JT. LG Kaart A3726/21.
- (9) Koedoeshoek 301 JT. Gedeelte 1. LG Kaart A5340/03. Gedeelte 2. LG Kaart A5341/03.
- (10) Delmont 345 JT. LG Kaart 1680/98.
- (11) Waterval 331 JT. Noordoostelike gedeelte. LG Kaart 83/98. Suidwestelike gedeelte. LG Kaart A3526/14.
- (12) Vlugfontein 330 JT. LG Kaart 154/98.
- (13) Hartebeestfontein 333 JT. Oostelike gedeelte. LG Kaart 1113/98. Westelike gedeelte. LG Kaart 1112/98.
- (14) Houtboschfontein 335 JT. Gedeelte. LG Kaart 1998/93. Gedeelte. LG Kaart 230/92.

## SCHEDULE 6

*Machadodorp Problem Animal Hunting Club, Districts of Carolina, Belfast, Waterval-Boven and Nelspruit*

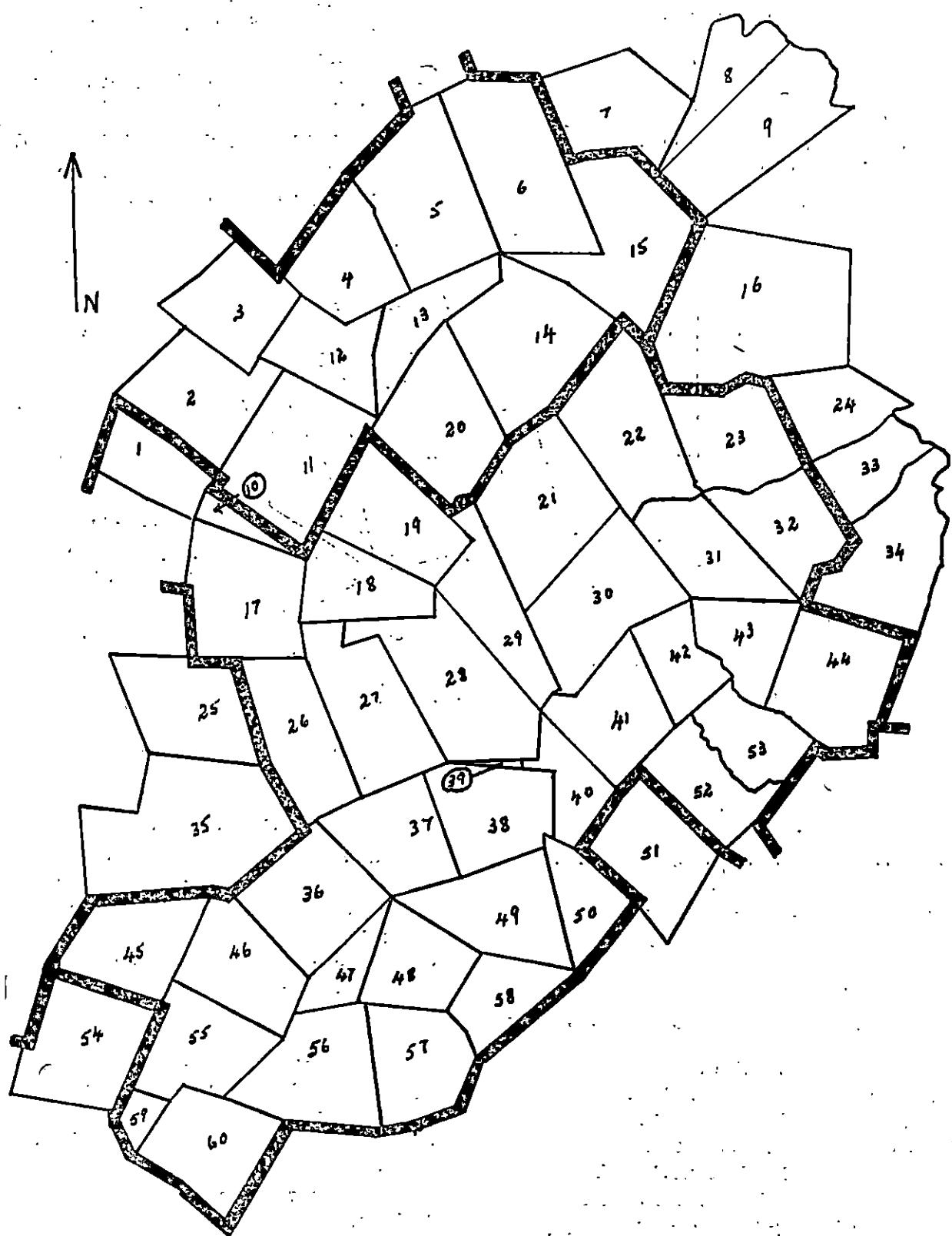
Hunting area in respect of which the club is registered:—

- (1) Blaauwboschkraal 346 JT. SG Diagram A1085/11.
- (2) Zwartkopje 329 JT. South-eastern portion. SG Diagram 200/99. North-western portion. SG Diagram 201/99.
- (3) Mooiplaats 328 JT. Portion A. SG Diagram A3955/11. Portion B. SG Diagram A595/08.
- (4) Zondagskraal 145 JT. Eastern portion. SG Diagram 1333/99. Western portion. SG Diagram A1565/18.
- (5) Mooiplaats 147 JT. Portion B11 of western portion. SG Diagram A2181/09. Portion B111 of western portion. SG Diagram A2594/09. Eastern portion. SG Diagram A2182/09.
- (6) Somerset 150 JT. Portion 1. SG Diagram 1898/96. Portion 2. SG Diagram 1901/96. Portion 3. SG Diagram A1540/09.
- (7) Mooiplaats 297 JT. SG Diagram A2717/11.
- (8) Geluk 299 JT. SG Diagram A3726/21.
- (9) Koedoeshoek 301 JT. Portion 1. SG Diagram A5340/03. Portion 2. SG Diagram A5341/03.
- (10) Delmont 345 JT. SG Diagram 1680/98.
- (11) Waterval 331 JT. North-eastern portion. SG Diagram 83/98. South-western portion. SG Diagram A3526/14.
- (12) Vlugfontein 330 JT. SG Diagram 154/98.
- (13) Hartebeestfontein 333 JT. Eastern portion. SG Diagram 1113/98. Western portion. SG Diagram 1112/98.
- (14) Houtboschfontein 335 JT. Portion. SG Diagram 1998/93. Portion. SG Diagram 230/92.

- (15) Loopfontein 298 JT. Noordoostelike gedeelte. LG Kaart 1124/92. Suidwestelike gedeelte. LG Kaart 1125/92.
- (16) Houtboschoek 443 JT. LG Kaart A1725/07.
- (17) Doornhoek 344 JT. LG Kaart 1173/97.
- (18) Doornhoek 341 JT. LG Kaart 48/96.
- (19) Kindergoed 332 JT. LG Kaart 1681/98.
- (20) Goedeverwachting 334 JT. Westelike gedeelte. LG Kaart 1684/90. Oostelike gedeelte. LG Kaart 1683/90.
- (21) Elandshoek 339 JT. Gedeelte. LG Kaart 314/91. Gedeelte. LG Kaart 787/91.
- (22) Weltevreden 336 JT. LG Kaart A1723/07.
- (23) Eerste Geluk 472 JT. LG Kaart A4623/11.
- (24) Elandsfontein 471 JT. LG Kaart 55/84.
- (25) Rietfontein 365 JT. Westelike gedeelte. LG Kaart 120/86. Oostelike gedeelte. LG Kaart 119/86.
- (26) Nooitgedacht 366 JT. LG Kaart 1570/97.
- (27) Kaalbooi 368 JT. Gedeelte. LG Kaart 401/99. Suidoostelike gedeelte. LG Kaart A1401/13.
- (28) Weltevreden 369 JT. LG Kaart A274/05.
- (29) Schoonspruit 340 JT. LG Kaart A5852/06.
- (30) Rietspruit 473 JT. LG Kaart A1658/07.
- (31) Nooitgedacht 474 JT. Gedeelte A. LG Kaart A1350/13. Gedeelte D. LG Kaart A2187/19. Gedeelte E. LG Kaart A2189/19.
- (32) Vlakplaats 476 JT. LG Kaart A3431/20.
- (33) Grootgeluk 477 JT. LG Kaart 314/99.
- (34) Doornkloof 478 JT. LG Kaart A2804/22.
- (35) Rietvlei 375 JT. LG Kaart 177/99.
- (36) Uitkomst 390 JT. Gedeelte A. LG Kaart 712/09. Gedeelte. LG Kaart 416/99.
- (37) Schoonwater 374 JT. Gedeelte. LG Kaart 440/88. Gedeelte. LG Kaart A2613/10. Resterende gedeelte. LG Kaart A4304/13.
- (38) Treurfontein 373 JT. LG Kaart 2372/90.
- (39) Ramkraal 370 JT. LG Kaart A3200/13.
- (40) Welgeluk 371 JT. LG Kaart A4745/12.
- (41) Elandshoek 536 JT. LG Kaart A249/07.
- (42) Mamre 535 JT. LG Kaart A2360/22.
- (43) Houtboschloop 534 JT. LG Kaart A6032/04.
- (44) Uitzicht 538 JT. LG Kaart A3726/06.
- (45) Zevenfontein 388 JT. LG Kaart A2301/08.
- (46) Elandsfontein 389 JT. LG Kaart A717/10.
- (47) Bermondsey 391 JT. LG Kaart A4520/12.
- (48) Boschoek 392 JT. LG Kaart A1933/25.
- (49) Goedgelegen 393 JT. Gedeelte. LG Kaart A1589/21. Resterende gedeelte. LG Kaart A1588/21.
- (50) Driehoek 395 JT. LG Kaart KB69/44.
- (51) Doornhoek 614 JT. LG Kaart A1440/16.
- (52) Weltevreden 537 JT. LG Kaart A1257/22.
- (53) Slaaihoek 540 JT. LG Kaart A2635/04.
- (54) Welgelegen 400 JT. LG Kaart KB65/39.
- (55) Bloemfontein 399 JT. LG Kaart A1817/08.
- (56) Gevonden 398 JT. LG Kaart A162/14.
- (57) Gemsbokhoek 397 JT. LG Kaart 306/98.
- (58) Gemakstroom 396 JT. LG Kaart 112/85.
- (59) Kalbaslaagte 419 JT. LG Kaart 103/84.
- (60) Waterval 424 JT. LG Kaart KB65/25.

- (15) Loopfontein 298 JT. North-eastern portion. SG Diagram 1124/92. South-western portion. SG Diagram 1125/92.
- (16) Houtboschoek 443 JT. SG Diagram A1725/07.
- (17) Doornhoek 344 JT. SG Diagram 1173/97.
- (18) Doornhoek 341 JT. SG Diagram 48/96.
- (19) Kindergoed 332 JT. SG Diagram 1681/98.
- (20) Goedeverwachting 334 JT. Western portion. SG Diagram 1684/90. Eastern portion. SG Diagram 1683/90.
- (21) Elandshoek 339 JT. Portion. SG Diagram 314/91, Portion. SG Diagram 787/91.
- (22) Weltevreden 336 JT. SG Diagram A1723/07.
- (23) Eerste Geluk 472 JT. SG Diagram A4623/11.
- (24) Elandsfontein 471 JT. SG Diagram 55/84.
- (25) Rietfontein 365 JT. Western portion. SG Diagram 120/86. Eastern portion. SG Diagram 119/86.
- (26) Nooitgedacht 366 JT. SG Diagram 1570/97.
- (27) Kaalbooi 368 JT. Portion. SG Diagram 401/99. South-eastern portion. SG Diagram A1401/13.
- (28) Weltevreden 369 JT. SG Diagram A274/05.
- (29) Schoonspruit 340 JT. SG Diagram A2852/06.
- (30) Rietspruit 473 JT. SG Diagram A1658/07.
- (31) Nooitgedacht 474 JT. Portion A. SG Diagram A1350/13. Portion D. SG Diagram A2187/19. Portion E. SG Diagram A2189/19.
- (32) Vlakplaats 476 JT. SG Diagram A3431/20.
- (33) Grootgeluk 477 JT. SG Diagram 314/99.
- (34) Doornkloof 478 JT. SG Diagram A2804/22.
- (35) Rietvlei 375 JT. SG Diagram 177/99.
- (36) Uitkomst 390 JT. Portion A. SG Diagram 712/09. Portion. SG Diagram 416/99.
- (37) Schoonwater 374 JT. Portion. SG Diagram 440/88. Portion. SG Diagram A2613/10. Remaining extent. SG Diagram A4304/13.
- (38) Treurfontein 373 JT. SG Diagram 2372/90.
- (39) Ramkraal 370 JT. SG Diagram A3200/13.
- (40) Welgeluk 371 JT. SG Diagram A4745/12.
- (41) Elandshoek 536 JT. SG Diagram A249/07.
- (42) Mamre 535 JT. SG Diagram A2360/22.
- (43) Houtboschloop 534 JT. SG Diagram A6032/04.
- (44) Uitzicht 538 JT. SG Diagram A3726/06.
- (45) Zevenfontein 388 JT. SG Diagram A2301/08.
- (46) Elandsfontein 389 JT. SG Diagram A717/10.
- (47) Bermondsey 391 JT. SG Diagram A4520/12.
- (48) Boschoek 392 JT. SG Diagram A1933/25.
- (49) Goedgelegen 393 JT. Portion. SG Diagram A1589/21. Remaining extent. SG Diagram A1588/21.
- (50) Driehoek 395 JT. SG Diagram DB69/44.
- (51) Doornhoek 614 JT. SG Diagram A1440/16.
- (52) Weltevreden 537 JT. SG Diagram A1257/22.
- (53) Slaaihoek 540 JT. SG Diagram A2635/04.
- (54) Welgelegen 400 JT. SG Diagram DB65/39.
- (55) Bloemfontein 399 JT. SG Diagram A1817/08.
- (56) Gevonden 398 JT. SG Diagram A162/14.
- (57) Gemsbokhoek 397 JT. SG Diagram 306/98.
- (58) Gemakstroom 396 JT. SG Diagram 112/85.
- (59) Kalbaslaagte 419 JT. SG Diagram 103/84.
- (60) Waterval 424 JT. SG Diagram DB65/25.

## KAART—DIAGRAM



## BYLAE 7

*Saamtrek-probleemdierjagklub, Distrik Koster*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Vogelstruisfontein 34 IQ. LG Kaart A364/14.
- (2) Weltevreden 26 IQ. LG Kaart 106/87.
- (3) Rietfontein 33 IQ. Gedeelte 1. LG Kaart 525/88.  
Gedeelte 2. LG Kaart 526/88.
- (4) Vlakfontein 37 IQ. Gedeelte 6. LG Kaart 775/96.  
Gedeelte 7. LG Kaart 776/96.
- (5) Ireton 32 IQ. LG Kaart A2438/07.

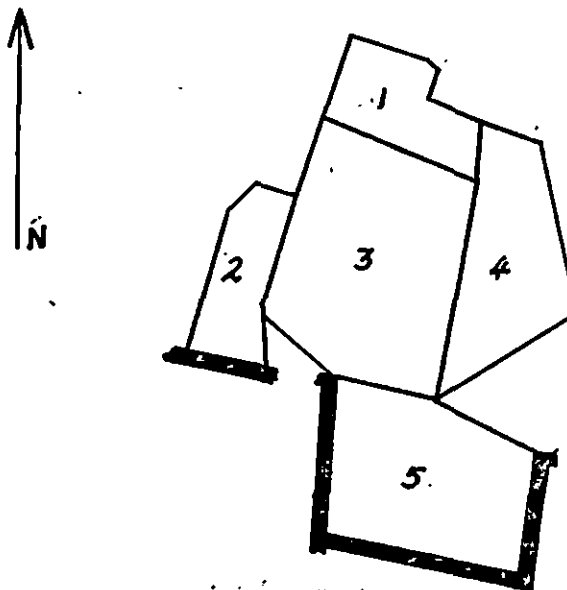
## SCHEDULE 7

*Saamtrek Problem Animal Hunting Club,  
District of Koster*

Hunting area in respect of which the club is registered:—

- (1) Vogelstruisfontein 34 IQ. SG Diagram A364/14.
- (2) Weltevreden 26 IQ. SG Diagram 106/87.
- (3) Rietfontein 33 IQ. Portion 1. SG Diagram 525/88.  
Portion 2. SG Diagram 526/88.
- (4) Vlakfontein 37 IQ. Portion 6. SG Diagram 775/96.  
Portion 7. SG Diagram 776/96.
- (5) Ireton 32 IQ. SG Diagram A2438/07.

## KAART—DIAGRAM



## BYLAE 8

*Werda-Probleemdierjagklub, Distrikte Bloemhof en Christiana*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

- (1) Klipfontein 263 HO. LG Kaart A331/05.
- (2) Vaalboschoek 264 HO. LG Kaart A936/26.
- (3) Honi-Soit-Qui-Mal-y-Pense 275 HO. LG Kaart 780/92.
- (4) Republiek 274 HO. LG Kaart 778/92.
- (5) Kafferpan 273 HO. LG Kaart 550/95.
- (6) Gezicht 265 HO. LG Kaart 1545/90.
- (7) Eerste Geluk 266 HO. LG Kaart 2058/95.
- (8) Boschplaats 138 HO. LG Kaart A332/05.
- (9) Holfontein 267 HO. Gedeelte 1. LG Kaart 2398/90.  
Gedeelte 5, gedeelte van Gedeelte 2. LG Kaart A2418/18.  
Resterende gedeelte van Gedeelte 2. LG Kaart A2419/18.
- (10) Sterkfontein 271 HO. LG Kaart 2052/95.
- (11) Graspan 272 HO. LG Kaart 137/89.

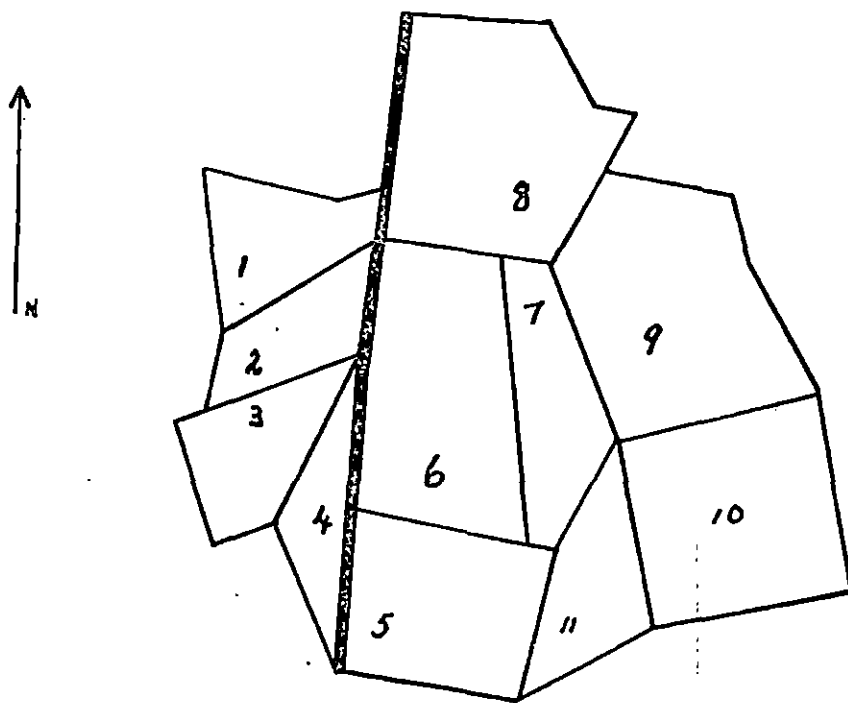
## SCHEDULE 8

*Werda Problem Animal Hunting Club, Districts of  
Bloemhof and Christiana*

Hunting area in respect of which the club is registered:—

- (1) Klipfontein 263 HO. SG Diagram A331/05.
- (2) Vaalboschoek 264 HO. SG Diagram A936/26.
- (3) Honi-Soit-Qui-Mal-y-Pense 275 HO. SG Diagram 780/92.
- (4) Republiek 274 HO. SG Diagram 778/92.
- (5) Kafferpan 273 HO. SG Diagram 550/95.
- (6) Gezicht 265 HO. SG Diagram 1545/90.
- (7) Eerste Geluk 266 HO. SG Diagram 2058/95.
- (8) Boschplaats 138 HO. SG Diagram A332/05.
- (9) Holfontein 267 HO. Portion 1. SG Diagram 2398/90. Portion 5, portion of Portion 2. SG Diagram A2418/18. Remaining extent of Portion 2. SG Diagram A2419/18.
- (10) Sterkfontein 271 HO. SG Diagram 2052/95.
- (11) Graspan 272 HO. SG Diagram 137/89.

## KAART—DIAGRAM



## BYLAE 9

*Witgatboom-probleemdierjagklub, Distrikte Bloemhof en Christiana*

Jaggebied ten opsigte waarvan die klub geregistreer is:—

(1) Witgatboom 317 HO. LG Kaart A2864/11.

(2) Kareepan 300 HO. Resterende gedeelte van Gedeelte 1. LG Kaart A3878/12. Gedeelte 2. LG Kaart 554/95.

## SCHEDULE 9

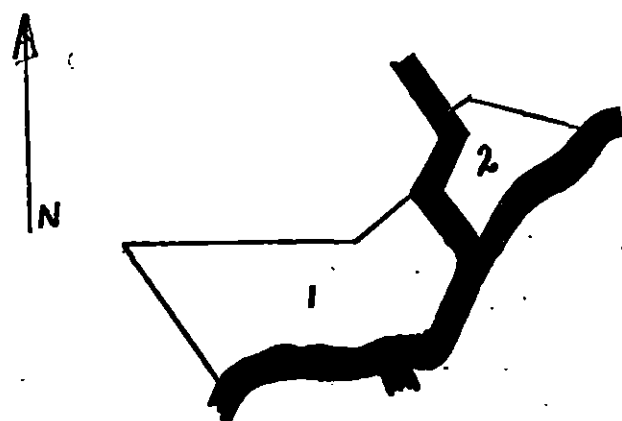
*Witgatboom Problem Animal Hunting Club, Districts of Bloemhof and Christiana*

Hunting area in respect of which the club is registered:—

(1) Witgatboom 317 HO. SG Diagram A2864/11.

(2) Kareepan 300 HO. Remaining extent of Portion 1. SG Diagram A3878/12. Portion 2. SG Diagram 554/95.

## KAART—DIAGRAM



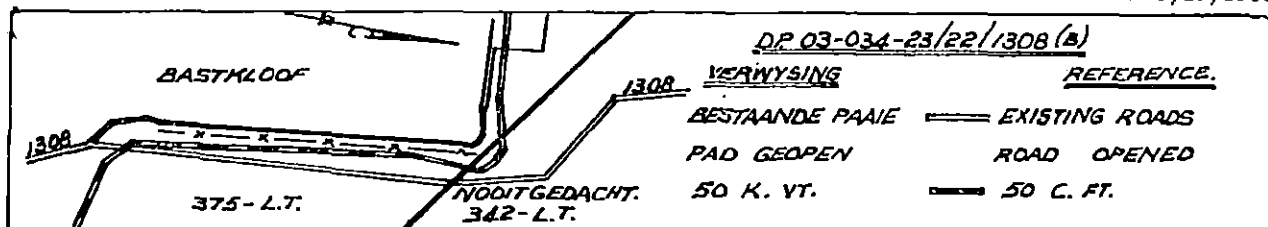
Administrateurskennisgewing 1066

24 September 1969

## OPENING.—OPENBARE PAD, DISTRIK LETABA

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge paragrawe (b) en (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonansie, No. 22 van 1957, goedgekeur het dat 'n openbare distrikspad oor die plaas Bastkloof 375 LT, distrik Letaba, 50 Kaapse vost breed sal bestaan soos aangedui op bygaande sketsplan.

DP 03-034-23/22/1308 (b)



Administrateurskennisgewing 1068

24 September 1969

## PADREELINGS OP DIE PLAAS SCHOONGEZICHT 364 JT, DISTRIK BELFAST

Met die oog op 'n aansoek ontvang van Machadodorp se Munisipaliteit om die verlegging van 'n openbare pad op die plaas Schoongezicht 364 JT, distrik Belfast, is die Administrateur voornemens om ooreenkomstig artikel agt-en-twintig van die Padordonansie, 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 *Provinciale Koerant*, hulle besware by die Streeksbeampte, Transvalse Paaiedepartement, Pri-vaaatsak 1089, Lydenburg, 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 daarvan van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomstig artikel dertig, as gevolg van sulke besware.

DP 04-045-23/24/S-5

Administrateurskennisgewing 1070

24 September 1969

## VOORGESTELDE VERMINDERING VAN UITSPLAN SERWITUUT OP DIE PLAAS KAMEELBULT 162 HO, DISTRIK WOLMARANSSTAD

Met die oog op 'n aansoek ontvang van mnr. O. C. Koekemoer om die vermindering van die serwituut van uitspanning, 1/75ste van 1,425 morg 177 vierkante roede groot, waaraan Restant van die Gedeelte 2 van die gedeelte van die leningsplaas genoem Kameelbult 162 HO, distrik Wolmaransstad, onderworpe is, is die Administrateur voornemens om ooreenkomstig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonansie, 1957 (Ordonnansie 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne drie maande vanaf die datum van verskyning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by die Streeksbeampte, Transvalse Paaiedepartement, Pri-vaaatsak X.928, Potchefstroom, skriftelik in te dien.

DP 07-074-37/3/K3

Administrator's Notice 1066

24 September 1969

## OPENING.—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 paragraphs (b) and (c) of subsection (1) of section five and section three of the Roads Ordinance, No. 22 of 1957, that a public district road 50 Cape feet wide, traversing the farm Bastkloof 375 LT, District of Letaba, shall exist as indicated on sketch plan subjoined hereto.

DP 03-034-23/22/1308 (b)

Administrator's Notice 1068

24 September 1969

## ROAD ADJUSTMENTS ON THE FARM SCHOON-GEZICHT 364 JT, DISTRICT OF BELFAST

In view of an application having been made by the Municipality of Machadodorp for the deviation of a public road on the farm Schoongezicht 364 JT, District of Belfast, it is the 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 1089, Lydenburg, 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, as a result of such objections.

DP 04-045-23/24/S-5

Administrator's Notice 1070

24 September 1969

## PROPOSED REDUCTION OF OUTSPAN SERVITUDE ON THE FARM KAMEELBULT 162 HO, DISTRICT OF WOLMARANSSTAD

In view of an application having been made by Mr O. C. Koekemoer for the reduction of the servitude of outspan, in extent 1/75th of 1,425 morgen 177 square roods to which Remainder of Portion 2 of the portion of the quitrent farm named Kameelbult 162 HO, District of Wolmaransstad, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance 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 X.928, Potchefstroom, within three months of the date of publication of this notice in the *Provincial Gazette*.

DP 07-074-37/3/K3

Administrateurskennisgewing 1072

24 September 1969

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

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Pretoria '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 Municipality 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 *Provinciale 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****MUNISIPALITEIT PRETORIA.—VOORGESTELDE  
VERANDERING VAN GRENSE***Beskrywing van Gebied wat ingelyf staan te word.*

Begin by die punt waar die noordoostelike grens van die plaas Derdepoort 326 JR gesny word deur die middel van die Hartebeestspruit; daarvandaan algemeen suid-ooswaarts langs die noordoostelike grense van die genoemde plaas Derdepoort 326 JR tot by die noordoostelike baken van Gedeelte 135 (Kaart LG A2438/45) van die plaas Derdepoort 326 JR; daarvandaan suidweswaarts langs die suidostelike grense van die volgende gedeeltes van die plaas Derdepoort 326 JR: die genoemde Gedeelte 135, Gedeelte 136 (Kaart LG A2439/45) en Gedeelte 86 (Kaart LG A4151/41) tot by die suidoostelike baken van die laasgenoemde gedeelte; daarvandaan suidweswaarts langs noordwestelike grens van Gedeelte 3 (Kaart Boek 153 folio 43) van die plaas Vlakfontein 329 JR tot by die noordwestelike baken daarvan; daarvandaan algemeen weswaarts langs die grense van die volgende gedeeltes van die plaas Derdepoort 326 JR sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 28 (Kaart LG A1067/21), Gedeelte 246 (Kaart LG A3936/61), Gedeelte 170 (Kaart LG A879/48), die genoemde Gedeelte 246, Gedeelte 112 (Kaart LG A4299/43) en Gedeelte 36 (Kaart LG A3000/24) tot by die punt waar die noordwestelike grens van die genoemde Gedeelte 36 gesny word deur die noordelike grens van Distrikspad 37 (Pretoria-Cullinan); daarvandaan algemeen suidweswaarts langs die noordelike grens van die genoemde pad tot waar dit die oostelike grens van Distrikspad 1386 (Pretoria-Kameeldrift) sny; daarvandaan algemeen noordwaarts langs die oostelike grens van die genoemde Distrikspad 1386 tot by die punt waar dit die middel van die Hartebeestspruit sny; daarvandaan algemeen noordwaarts langs die middel van die Hartebeestspruit tot by die punt waar die noordoostelike grens van die plaas Derdepoort 326 JR gesny word deur die middel van die genoemde Hartebeestspruit, die beginpunt.

24-1-8

Administrateurskennisgewing 1073

24 September 1969

**JOHANNESBURG-WYSIGINGSKEMA 1/320**

Hierby word ooreenkomsdig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van 'n deel van Lotte 35 en 36, dorp Bramley, 40 Kaapse voet wyd van die oostelike grens van die bestaande "Algemene Besigheids" indeling is op Lotte 35 en 36 van "Spesiale Woon" tot "Algemene

Administrator's Notice 1072

24 September 1969

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

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the City Council of Pretoria 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.—PROPOSED  
ALTERATION OF BOUNDARIES***Description of Area to be Included*

Beginning at the point where the north-eastern boundary of the farm Derdepoort 326 JR is intersected by the middle of the Hartebeest Spruit; proceeding thence generally south-eastwards along the north-eastern boundaries of the said farm Derdepoort 326 JR to the north-eastern beacon or Portion 135 (Diagram SG A2438/45) of the farm Derdepoort 326 JR; thence south-westwards along the south-eastern boundaries of the following portions of the farm Derdepoort 326 JR: the said Portion 135, Portion 136 (Diagram SG A2439/45) and Portion 86 (Diagram SG A4151/41) to the south-eastern beacon of the last-named portion; thence south-westwards along the north-western boundary of Portion 3 (Diagram Book 153 folio 43) of the farm Vlakfontein 329 JR to the north-western beacon thereof; thence generally westwards along the boundaries of the following portions of the farm Derdepoort 326 JR so as to exclude them from this area: Portion 28 (Diagram SG A1067/21), Portion 246 (Diagram SG A3936/61), Portion 170 (Diagram SG A879/48), the said Portion 246, Portion 112 (Diagram SG A4299/43) and Portion 36 (Diagram SG A3000/24) to the point where the north-western boundary of the said Portion 36 is intersected by the northern boundary of District Road 37 (Pretoria-Cullinan); thence generally south-westwards along the northern boundary of the said road to where it intersects the eastern boundary of District Road 1386 (Pretoria-Kameeldrift); thence generally northwards along the eastern boundary of the said District Road 1386 to the point where it intersects the middle of the Hartebeest Spruit; thence generally northwards along the middle of the Hartebeest Spruit to the point where the north-eastern boundary of the farm Derdepoort 326 JR is intersected by the middle of the said Hartebeest Spruit, the place of beginning.

24-1-8

Administrator's Notice 1073

24 September 1969

**JOHANNESBURG AMENDMENT SCHEME 1/320**

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 Johannesburg Town-planning Scheme 1, 1946, by the rezoning of a part of Lots 35 and 36, Bramley Township, 40 Cape feet wide from the eastern boundary of the existing "General Business" zoning on Lots 35 and 36 from "Special

Besigheid" en die indeling van die res van die erwe van "Spesiale Woon" tot "Spesiaal" sodat daarop sekere voorwaardes slegs parkering en op- en aflaaiplek daarop toegelaat kan word.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1/320.

TAD 5/2/25/320

Administrateurskennisgewing 1074

24 September 1969

**VOORGESTELDE VERRINGERING OPHEFFING OF VERSKUIWING VAN UITSPANSERWITUUT.— GOEDEVERWACHTING 334 JT, DISTRIK BELFAST**

Met die oog op 'n aansoek ontvang van General Products Manufacturing Corporation (Pty) Ltd, om die vermindering, opheffing of verskuiwing van die servituut van uitspanning, groot 22 morg 556 vierkante roede van 517·2914 morgen waaraan die resterende gedeelte van die oostelike gedeelte van die plaas Goedeverwachting 334 JT, onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

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

DP 04-045-37/3/G-2

Administrateurskennisgewing 1075

24 September 1969

**VOORGESTELDE OPHEFFING OF VERRINGERING VAN UITSPANSERWITUUT OP DIE PLAAS KLIPDRIFT 116 JR, DISTRIK PRETORIA.**

Met die oog op 'n aansoek ontvang namens mnr. C. J. Muller, om die opheffing of vermindering van die servituut van uitspanning, groot 1/75ste van 1,250 morg 552 vierkante roede, waaraan restant van die plaas Klipdrift 116 JR, distrik Pretoria, onderworpe is, is die Administrateur van voorneme om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), op te tree.

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

DP 01-012-37/3/K.8

Administrateurskennisgewing 1076

24 September 1969

**OPENING.—OPENBARE DISTRIKSPAD 1072, BINNE DIE HIGBURYDORPSGEBIED, DISTRIK VEREENIGING**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Vereeniging, ingevolge paragraaf (b) van subartikel (2) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat 'n openbare distrikspad as 'n verlenging van Distrikspad 1072, 120 Kaapse voet breed, sal bestaan binne die Highburydorpsgebied, distrik Vereeniging, soos op die bygaande sketsplan aangetoon.

DP 021-024-23/22/1072 (b)

"Residential" to "General Business" and the balance of the lots from "Special Résidential" to "Special" to permit parking and loading and off-loading only; subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 1/320.

TAD 5/2/25/320

Administrator's Notice 1074

24 September 1969

**PROPOSED REDUCTION, CANCELLATION OR ALTERATION OF OUTSPAN SERVITUDE.— GOEDEVERWACHTING 334 JT, DISTRICT OF BELFAST**

In view of an application having been made on behalf of General Products Manufacturing Corporation (Ptý) Ltd, for the reduction cancellation or alteration of the servitude of outspan in extent 22 morgen 556 square roods of 517·2914 morgen to which the remainder extension of the eastern portion of the farm Goedeverwachting 334 JT, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

It is competent for any person interested to lodge his objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 1089, Lydenburg, within three months of the date of publication of this notice in the *Provincial Gazette*.

DP 04-045-37/3/G-2

Administrator's Notice 1075

24 September 1969

**PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN SERVITUDE ON THE FARM KLIPDRIFT 116 JR, DISTRICT OF PRETORIA**

In view of application having been made on behalf of Mr. C. J. Muller, for the cancellation or reduction of the servitude of outspan, in extent 1/75th of 1,250 morgen 552 square roods, to which remainder of the farm Klipdrift 116 JR, District of Pretoria, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

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

DP 01-012-37/3/K.8

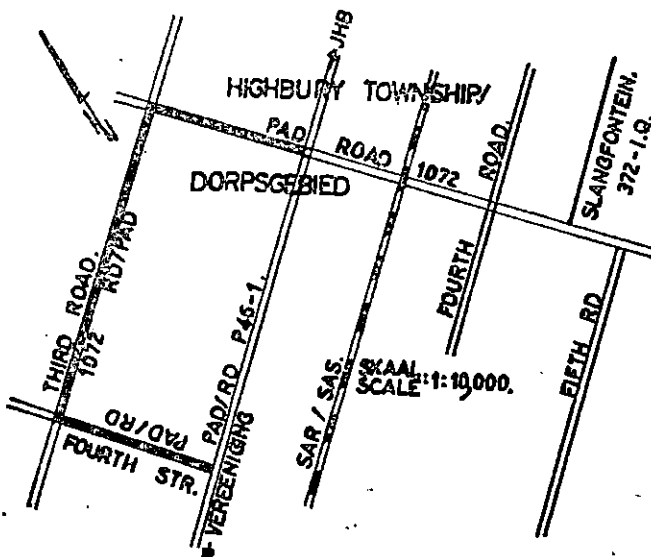
Administrator's Notice 1076

24 September 1969

**OPENING.—PUBLIC DISTRICT ROAD 1072, WITHIN THE HIGBURY TOWNSHIP, DISTRICT OF VEREENIGING**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Vereeniging, in terms of paragraph (b) of subsection (2) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that a public district road which shall be an extension of District Road 1072, 120 Cape feet wide, shall exist within the Highbury Township, District of Vereeniging, as indicated on the subjoined sketch plan.

DP 021-024-23/22/1072 (b)



D.P021-024-23/22/1072(b).  
VERWYSING

PAD VERKLAAR -120  
KVT. BREED.  
BESTAAANDE PAAIE.

ROAD DECLARED -120  
C.F.T. WIDE.  
EXISTING ROADS.

Administrateurskennisgewing 1077      24 September 1969  
VERBREDING VAN DISTRIKSPAD 1072, DISTRIK  
VEREENIGING

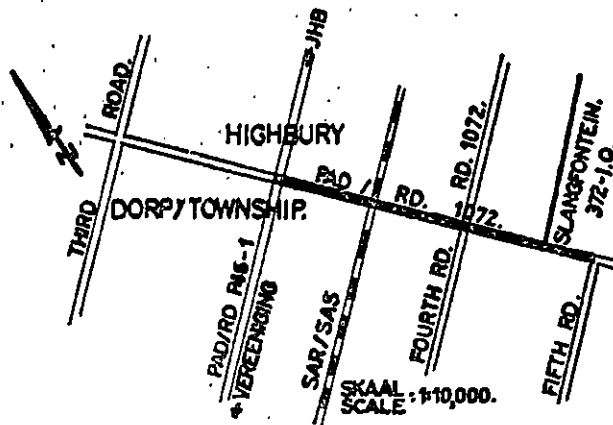
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrator ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat die gedeelte van Distrikspad 1072 oor die plaas Slangfontein 372 IR, en binne die Highburydorpsgebied, distrik Vereeniging verbreed word vanaf 50 Kaapse voet na 120 Kaapse voet, soos op bygaande sketsplan aangegeven.

DP 021-024-23/22/1072 (a)

Administrator's Notice 1077      24 September 1969  
WIDENING OF DISTRICT ROAD 1072, DISTRICT  
OF VEREENIGING

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 1072 traversing the farm Slangfontein 372 IR, and within the Highbury Township, District of Vereeniging, shall be widened from 50 Cape feet to 120 Cape feet, as indicated on the sketch plan subjoined hereto.

DP 021-024-23/22/1072 (a)



D.P021-024-23/22/1072 (a).

VERWYSING

PAD VERBREED 50  
NA 120 KVT.  
BESTAAANDE PAAIE.

ROAD WIDENED 50  
TO 120 C.F.T.  
EXISTING ROADS.

Administrateurskennisgewing 1078      24 September 1969  
VERLEGGING EN VERBREDING.—DISTRIKSPAD  
1072, DISTRIK VEREENIGING

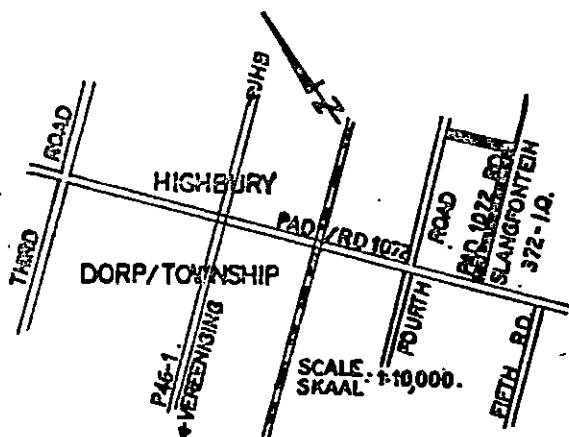
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrator, na ondersoek en verslag deur die Padraad van Vereeniging, ingevolge paragraaf (c) van sub-artsikel (2) van artikel *vyf* en artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat Distrikspad 1072 binne Highburydorpsgebied, distrik Vereeniging, verlê en verbreed word na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

DP 021-024-23/22/1072 (c)

Administrator's Notice 1078      24 September 1969  
DEVIATION AND WIDENING.—DISTRICT ROAD  
1072, DISTRICT OF VEREENIGING

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Vereeniging, in terms of paragraph (c) of subsection (2) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that District Road 1072 within the Highbury Township, District of Vereeniging, shall be deviated and widened to 120 Cape feet as indicated on the sketch plan subjoined hereto.

DP 021-024-23/22/1072 (c)



D.P.021-024-23/22/1072(c).

VERWYSING

PAD VERLÉ EN VER-  
BREED NA 120 K.VT.  
BESTAANDE PAAIE

REFERENCE

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

Administrateurskennisgewing 1079

24 September 1969

VERBREDING VAN DISTRIKSPAD 878, DISTRIK  
VEREENIGING

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 gedeelte van Distrikspad 878 oor die plase Uitgevallen 432 IR en Boschkop 426 IR, distrik Vereeniging, verbreed word vanaf 50 Kaapse voet na 120 Kaapse voet, soos op bygaande sketsplan aangetoon.

DP 021-024-23/22/878 (a)

Administrateurskennisgewing 1080

24 September 1969

OPENING.—OPENBARE DISTRIKSPAD 878, BINNE  
DIE BOLTONWOLDLANDBOUHOEWES, DISTRIK  
VEREENIGING

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Vereeniging, ingevolge paragraaf (c) van subartikel (1), paragraaf (a) van subartikel (2) van artikel *vyf* en artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat 'n openbare distrikspad as 'n verlenging van Distrikspad 878, 120 Kaapse voet breed, sal bestaan binne die Boltonwoldlandbouhoeves, distrik Vereeniging, soos op die bygaande sketsplan aangevoer.

DP 021-024-23/22/878 (b)

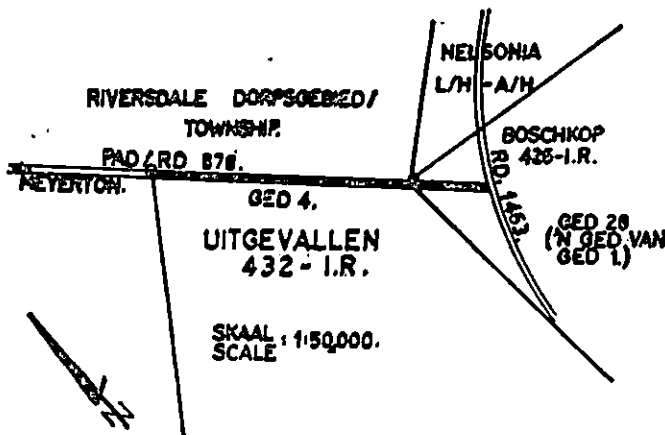
Administrator's Notice 1079

24 September 1969

WIDENING OF DISTRICT ROAD 878, DISTRICT  
OF VEREENIGING

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 878 traversing the farms Uitgevallen 432 IR and Boschkop 426 IR, District of Vereeniging, shall be widened from 50 Cape feet to 120 Cape feet, as indicated on the sketch plan subjoined hereto.

DP 021-024-23/22/878 (a)



D.P.021-024-23/22/878 (b).

REFERENCE

PAD VERBRED VANAAR  
50 NA 120 K.VT.  
BESTAANDE PAAIE.

ROAD WIDENED FROM  
50 TO 120 C.F.T.  
EXISTING ROADS.

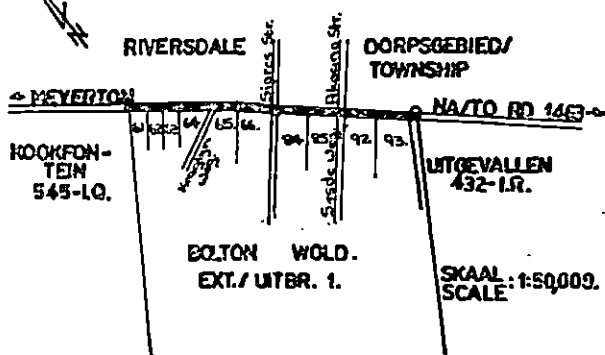
Administrator's Notice 1080

24 September 1969

OPENING.—PUBLIC DISTRICT ROAD 878, WITHIN  
THE BOLTONWOLD AGRICULTURAL HOLDINGS,  
DISTRICT OF VEREENIGING

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Vereeniging, in terms of paragraph (c) of subsection (1), paragraph (a), of subsection (2) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that a public district road which shall be an extension of District Road 878, 120 Cape feet wide, shall exist within the Boltonwold Agricultural Holdings, District of Vereeniging, as indicated on the subjoined sketch plan.

DP 021-024-23/22/878 (b)



DP021-024-23/22/878(A).  
VERWYSING. REFERENCE.

PAD VERKLAAR 120  
K.V.T. BREED.  
BESTAANDE PAAD.

ROAD DECLARED 120  
C.F.T. WIDE.  
EXISTING ROADS.

Administrateurskennisgewing 1081

24 September 1969

**PADREËLINGS OP DIE PLAAS FIFE 44 KU,  
DISTRIK PILGRIM'S REST**

Met betrekking tot Administrateurskennisgewing 301 van 26 Maart 1969 word hiermee vir algemene inligting bekendgemaak dat dit die Administrator behaag om ooreenkomsdig subartikel (6) van artikel 29 van die Padordonnansie, 1957. (Ordonnansie 22 van 1957), goedkeuring te heg aan die padreëlings soos aangetoon op bygaande sketsplan.

DP 04-043-23/24/F-1

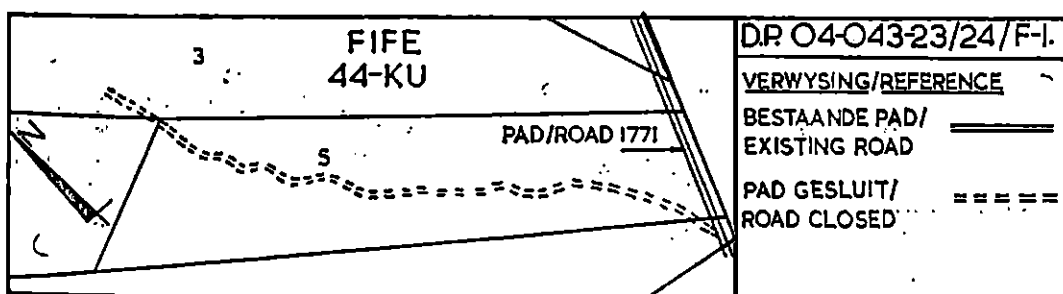
Administrator's Notice 1081

24 September 1969

**ROAD ADJUSTMENTS ON THE FARM FIFE 44 KU,  
DISTRICT OF PILGRIM'S REST**

With reference to Administrator's Notice 301 of 26 March 1969, it is hereby notified for general information that the Administrator is pleased, under the provisions of subsection (6) of section 29 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), to approve the road adjustments, shown on the subjoined sketch plan.

DP 04-043-23/24/F-1



Administrateurskennisgewing 1082

24 September 1969

**OPENING EN VERBREDING.—PROVINSIALE PAD P69-1, KIBLER PARKDORPSGEBIED, PATLYNN-EN RISPARK-LANDBOUHOEWES, DIE PLASE LIEFDE-EN-VREDE 104 IR EN RIETVLEI 101 IR, DISTRIK JOHANNESBURG**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrator, na ondersoek en verslag deur die Padraad van Johannesburg, ingevolge paragraaf (a) van subartikel (2) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat Provinciale Pad P69-1 oor die plase Liefde-en-Vrede 104 IR en Rietvlei 101 IR, distrik Johannesburg, verbreed word na 120 Kaapse voet en dat die pad oor die Patlynn- en Risspark-landbouhoeves en binne die Kibler Parkdorpsgebied, distrik Johannesburg, met afwisselende breedtes van 60 tot 100 Kaapse voet, as 'n verlenging van Provinciale Pad P69-1 verklaar word soos aangetoon op bygaande sketsplan.

DP 021-022J-23/21/P69-1

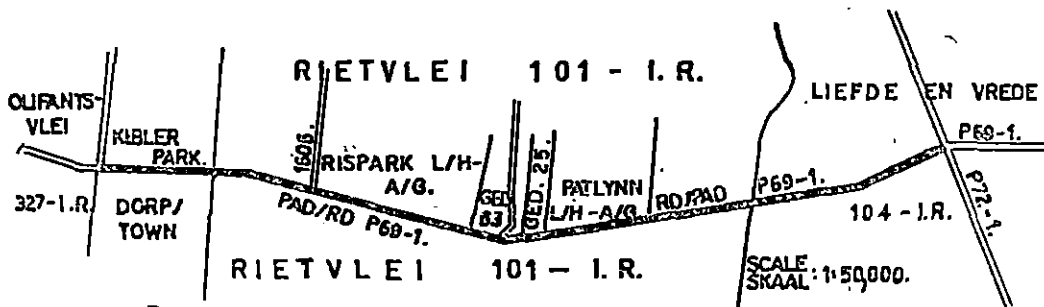
Administrator's Notice 1082

24 September 1969

**OPENING AND WIDENING.—PROVINCIAL ROAD P69-1, KIBLER PARK TOWNSHIP, PATLYNN AND RISPARK AGRICULTURAL HOLDINGS, THE FARMS LIEFDE-EN-VREDE 104 IR AND RIETVLEI 101 IR, DISTRICT OF JOHANNESBURG**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Johannesburg, in terms of paragraph (a) of subsection (2) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that Provincial Road P69-1, traversing the farms Liefde-en-Vrede 104 IR and Rietvlei 101 IR, District of Johannesburg, shall be widened to 120 Cape feet and that the road traversing the Patlynn and Risspark Agricultural Holdings and within the Township of Kibler Park, District of Johannesburg, with varying widths of 60 to 100 Cape feet, shall be declared as an extension of Provincial Road P69-1 as indicated on the subjoined sketch plan.

DP 021-022J-23/21/P69-1



D.P.021-022 J-23/21/P69-1.

VERWYSING. REFERENCE.  
 PAD VERKLAAR EN VERBREED NA ROAD DECLARED AND WIDENED TO  
 AFWISSELERDE BREEDTES 60-120 KVF. VARYING WIDTHS 60-120 C.F.T.  
 BESTAANDE PAAIE. EXISTING ROADS.

Administrateurskennisgewing 1083

24 September 1969

VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPAN SERWITUUT OP DIE PLAAS KATBOSCHFONTEIN 164 HO, DISTRIK WOLMARANSSTAD

Met die oog op 'n aansoek van mnr. G. P. O'Reilly om die opheffing of vermindering van die serwituut van uitspanning, 1/75ste van 1,463 morg 403·75 vierkante roede groot, waaraan sekere resterende gedeelte van Gedeelte B van die plaas Katboschfontein 164 HO, distrik Wolmaransstad, onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv) van subartikel (1) van artikel ses-en-vyftig van die Padordonnansie 1957 (Ordonnansie 22 van 1957), op te tree.

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

DP 07-074-37/3/K4

Administrateurskennisgewing 1084

24 September 1969

MUNISIPALITEIT ROODEPOORT.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE

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

Die Elektrisiteitvoorsieningsverordeninge van die municipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder as volg gewysig:

1. Deur subitem (c) van item (4) van Deel I van Bylae 3 deur die volgende te vervang:

"(c) Die koste vir elke heraansluiting na afsluiting ingevolge artikel 15 (1) is R1.50 indien die versoek om heraansluiting gedurende normale kantoorure gedoen word en R2 indien sodanige versoek buite normale kantoorure gedoen word: Met dien verstande dat geen heraansluiting gemaak word tensy en totdat enige gelde wat agterstallig is, betaal is of sodanige verordening of ander wet nagekom is nie."

4

Administrator's Notice 1083

24 September 1969

PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN SERVITUDE ON THE FARM KATBOSCHFONTEIN 164 HO, DISTRICT OF WOLMARANSSTAD

In view of an application having been made by Mr G. P. O'Reilly for the reduction or cancellation of the servitude of outspan, in extent 1/75th of 1,463 morgen 403·75 square roods to which certain remaining portion of Portion B of the farm Katboschfontein 164 HO, District of Wolmaransstad, is subject, it is the Administrator's intention to take action in terms of paragraph (iv) of subsection (1) of section fifty-six of the Roads Ordinance, 1957 (Ordinance 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 X, 928, Potchefstroom, within three months of the date of publication of this notice in the *Provincial Gazette*.

DP 07-074-37/3/K4

Administrator's Notice 1084

24 September 1969

ROODEPOORT MUNICIPALITY.—AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS

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

The Electricity Supply By-laws of the Roodepoort Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended as follows:

1. By the substitution for subitem (c) of item (4) of Part I of Schedule 3 of the following:

"(c) The charge for each reconnection after disconnection in terms of section 15 (1) shall be R1.50 if the request for reconnection is made during normal office hours and R2 if such request is made outside normal office hours: Provided that no reconnection shall be made unless and until any charges which are in arrear have been paid, or such by-law or other law has been complied with."

2. Deur Deel II van Bylae 3 deur die volgende te vervang:—

## “DEEL II

### ELEKTRISITEITSTARIEF

#### 1. Huishoudelike Toevoer

(1) Hierdie tarief is van toepassing op die volgende:—

- (a) Woonhuise.
- (b) Losieshuise.
- (c) Residensiële woonstelle.
- (d) Residensiële klubs.

(e) Geboue of aparte gedeeltes van geboue wat van aparte meters voorsien is en uitsluitlik vir woondoeleindes gebruik word.

- (f) Kerke.
- (g) Koshuise.
- (h) Sportklubs.
- (i) Liefdadigheidstehuise.

(j) Landbouverbruikers wie se geïnstalleerde kapasiteit nie 50 kVA oorskry nie, wat nie teen hoogspanning voorsien word nie, en wie se verbruik nie aan die hoogspanningskant gemeet word nie.

- (k) Jeugorganisasies.

(2) Die volgende gelde is betaalbaar:—

(a) Vaste beskikbaarheidstarief, of elektrisiteit verbruik word al dan nie, per maand: R1.40.

(b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 0·9c.

#### 2. Huishoudelike Grootmaatmetertellingtoevoer

(1) Hierdie tarief is van toepassing op huishoudelike verbruikers gehuisves in dieselfde blok woonstelle wat by wyse van 'n hoogspanningsaansluiting voorsien word en waar elke woonstel nie afsonderlik gemeter word nie.

(2) Die volgende gelde is betaalbaar:—

(a) Vaste beskikbaarheidstarief per woonstel, of elektrisiteit verbruik word al dan nie, per maand: R1.40.

(b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 0·825c.

#### 3. Besigheidstoever

(1) Hierdie tarief is van toepassing op die volgende:—

- (a) Restourante.
- (b) Teekamers.
- (c) Kafees.
- (d) Winkels.
- (e) Handelshuise.
- (f) Basaars.
- (g) Suikerbakkers.
- (h) Bedryfskokers en -bakkers.
- (i) Kantore.
- (j) Banke.
- (k) Kroëë.
- (l) Bioskope.
- (m) Hotelle.
- (n) Verpleeginrigtings.
- (o) Skole.
- (p) Publieke sale.
- (q) Wasgoeddepots.
- (r) Motorhawes en diensstasies.
- (s) Diensbeligting in blokke geboue.
- (t) Staatsdepartement, inrigtings en Administratiewe geboue.

(u) Motore of ander apparaat vir opwekking of omsetting van stroom vir beligtingdoeleindes.

(v) Motore wat hysers, hystoestelle of roltrappe aandryf, en wat nie vir industriële doeleindes gebruik word nie.

(w) Alle verbruikers wat nie onder ander items van hierdie Deel ingedeel is nie.

2. By the substitution for Part II of Schedule 3 of the following:—

### “PART II ELECTRICITY TARIFF

#### 1. Domestic Supply

(1) This tariff shall apply to the following:—

- (a) Dwelling-houses.
- (b) Boarding-houses.
- (c) Residential flats.
- (d) Residential clubs.

(e) Buildings or separate sections of buildings separately metered and used exclusively for residential purposes.

- (f) Churches.

- (g) Hostels.

- (h) Sporting clubs.

(i) Homes conducted for charitable purposes.

(j) Agricultural consumers, whose installed capacity does not exceed 50 kVA, who are not supplied by high-tension and whose consumption is not metered on the high-tension side.

- (k) Youth organisations.

(2) The following charges shall be payable:—

(a) Fixed charge for availability of supply, whether electricity is consumed or not, per month: R1.40.

(b) All units consumed during the month, per unit: 0·9c.

#### 2. Domestic Bulk Metering Supply

(1) This tariff shall apply to domestic consumers accommodated in the same block of flats which is supplied by means of a high-tension connection and where each flat is not metered separately.

(2) The following charges shall be payable:—

(a) Fixed charge for the availability of supply, whether electricity is consumed or not, per flat, per month: R1.40.

(b) All units consumed during the month, per unit: 0·825c.

#### 3. Business Supply

(1) This tariff shall apply to the following:—

- (a) Restaurants.
- (b) Tea-rooms.
- (c) Cafés.
- (d) Shops.
- (e) Stores.
- (f) Bazaars.
- (g) Confectioners.
- (h) Commercial cooking and baking.
- (i) Offices.
- (j) Banks.
- (k) Bars.
- (l) Bioscopes.
- (m) Hotels.
- (n) Nursing Homes.
- (o) Schools.
- (p) Public halls.
- (q) Laundry depots.
- (r) Garages and service stations.
- (s) Service lighting in blocks of buildings.
- (t) Government Departments, institutions and administrative buildings.

(u) Motors or other apparatus generating or converting current for lighting purposes.

(v) Motors operating lifts, elevators or escalators for other than industrial purposes.

(w) All consumers other than those classified under other items of this Part.

(2) Die volgende gelde is betaalbaar:—

(a) Vaste beskikbaarheidstarief of daar nou elektrisiteit verbruik word al dan nie, per maand: R5.

(b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1·375c.

#### *4. Besigheidstoewer in Grootmaat aan Besigheidskomplekse*

(1) Hierdie tarief is van toepassing op 'n groep besigheidsverbruikers gehuisves in dieselfde gebou en word alleenlik beskikbaar gestel aan besigheidskomplekse wat deur middel van 'n hoogspanningssubstasie op die personeel bedien word.

(2) Die volgende gelde is betaalbaar:—

(a) Vaste beskikbaarheidstarief per meterpunt, of elektrisiteit verbruik word al dan nie, per maand: R2.

(b) 'n Heffing van R1 per kW van die aanvraag met 'n minimum vordering vir sodanige aanvraag van R15 per maand, of elektrisiteit verbruik word al dan nie.

(c) Vir alle eenhede wat gedurende die maand verbruik word, per eenheid: 0·625c.

#### *5. Industriële Toevoer*

(1) Hierdie tarief is van toepassing ten opsigte van die levering van elektrisiteit vir vervaardigings-, industriële-, landbou- en verwerkingsdoeleindes, uitgesonderd dié verbruikers wat spesifiek geklassifiseer is ingevolge items 1 tot en met 4.

(2) Die volgende gelde is betaalbaar:—

(a) *Verbruikers wat teen laagspanning voorsien word en wie se geïnstalleerde kapasiteit nie 40 kVA oorskry nie:*—

(i) Vaste beskikbaarheidstarief, of elektrisiteit verbruik word al dan nie, per maand: R6.

(ii) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1·25c.

(b) *Verbruikers wie se geïnstalleerde kapasiteit 40 kVA oorskry, maar wat minder as 450,000 eenhede per maand verbruik:*—

(i) 'n Maksimum aanvraagheffing van R1·40 per kW van die maksimum aanvraag in die maand.

(ii) 'n Eenheidsheffing van 0·4c per eenheid van elektrisiteit verbruik gedurende die maand.

(iii) Minimum heffing per maand: R25.

(iv) Die Raad kan, indien dit uit 'n toets van 'n verbruiker se elektriese installasie deur die Raad blyk dat sy kW-aanvraag laer as 80 persent van sy kVA-aanvraag is, die verbruiker skriftelik in kennis stel dat hy binne ses maande sy arbeidsfaktor tot by genoemde peil moet verbeter. Indien die verbruiker in gebreke bly om dit te doen, word die kW-aanvraagmeters deur kVA-aanvraagmeters vervang en die heffing ingevolge hierdie skaal per kVA in plaas van per kW bereken.

(v) In die geval van verbruikers wat deur middel van transformators bedien word en wie se krag aan die laagspanningskant gemeet word, word 'n toeslag van 2½ persent op die geregistreerde eenhede en 2½ persent op die maksimum aanvraag gehef.

(c) *Verbruikers wat 450,000 en meer per maand verbruik:*—

(i) Diensheffing per maand: R10.

(ii) 'n Eenheidsheffing van 0·3c per eenheid van elektrisiteit verbruik gedurende die maand.

(iii) 'n Maksimum aanvraagheffing teen 'n bedrag van R0·046 vermenigvuldig met die aantal dae in die maand per kilowatt van maksimum aanvraag in die maand.

(2) The following charges shall be payable:—

(a) Fixed charge for availability of supply, whether electricity is consumed or not, per month: R5.

(b) All units consumed during the month, per unit: 1·375c.

#### *4. Business Supply in Bulk to Business Complexes*

(1) This tariff shall apply to a group of business consumers accommodated on the same premises and shall only be made available to business complexes served by a high-tension substation on the premises.

(2) The following charges shall be payable:—

(a) Fixed charge for availability of supply per metering point, whether electricity is consumed or not, per month: R2.

(b) A charge of R1 per kW of the demand with a minimum charge for such demand of R15 per month, whether electricity is consumed or not.

(c) All units consumed during the month, per unit: 0·625c.

#### *5. Industrial Supply*

(1) This tariff shall apply in respect of the supply of electricity for manufacturing, industrial, agricultural and processing purposes, excluding consumers specifically classified in terms of items 1 to 4 inclusive.

(2) The following charges shall be payable:—

(a) *Consumers supplied at low-tension and whose installed capacity does not exceed 40 kVA:*—

(i) A fixed charge for availability of supply, whether electricity is consumed or not, per month: R6.

(ii) All units consumed during the month, per unit: 1·25c.

(b) *Consumers whose installed capacity exceeds 40 kVA but whose consumption is less than 450,000 units per month:*—

(i) A maximum demand charge of R1·40 per kW of the maximum demand in the month.

(ii) A unit charge of 0·4c per unit of electricity consumed during the month.

(iii) Minimum charge per month: R25.

(iv) Where a consumer's electrical installation is tested by the Council and found to have a KW-demand below 80 (eighty) per cent of the kVA-demand, the Council shall be entitled to give him written notice to improve within 6 (six) months his power factor to the limits specified above. If the consumer fails to comply, kVA-demand meters shall be substituted for kW-demand meters and charges in terms of this item shall be calculated per kVA instead of per kW.

(v) A surcharge of 2½ per cent on the registered units and 2½ per cent on the maximum demand, metered on the low-tension side, shall be applicable to consumers taking supply from transformers.

(c) *Consumers whose consumption is 450,000 units and over per month:*—

(i) Service charge, per month: R10.

(ii) A unit charge of 0·3c per unit of electricity consumed during the month.

(iii) A maximum demand charge at the rate of R0·046 multiplied by the number of days in the month per kilowatt of maximum demand in the month.

(iv) 'n Verbruiker word gekrediteer met 'n afslag van 20 persent op 'n heffing wat R1,000 in enige maand oorskry, bereken ingevolge subparagraphe (i) tot en met (iii).

(v) 'n Algemene toeslag van 1 persent op die finale geldte betaalbaar ingevolge subparagraphe (i) tot en met (iv) word gehef.

(vi) Minimum heffing per maand: R20.

(vii) Die Raad kan, indien dit uit 'n toets van 'n verbruiker se elektriese installasie deur die Raad blyk dat sy kW-aanvraag laer as 80 persent van sy kVA-aanvraag is, die verbruiker skriftelik in kennis stel dat hy binne 6 (ses) maande sy arbeidsfaktor tot by genoemde peil moet verbeter. Indien die verbruiker in gebreke bly om dit te doen, word die kW-aanvraagmeters deur kVA-aanvraagmeters vervang en die heffing ingevolge hierdie skaal per kVA in plaas van per kW bereken.

#### 6. Tydelike Toevoer

(1) Hierdie tarief is van toepassing ten opsigte van die verskaffing van elektrisiteit aan rondreisende of tydelike verbruikers soos karnavals, kermisse, vloerskuurmasjiene, bouershysers, betonmengers en ander dergelike verbruikers.

(2) Die volgende gelde is betaalbaar:—

(a) Vir die eerste 24 eenhede in enige besondere maand verbruik, per eenheid: 15c.

(b) Vir enige bykomende eenhede gedurende dieselfde maand verbruik, per eenheid: 4c.

(c) Minimum heffing per maand: R3.

#### 7. Elektrisiteitstoeroer in Karavaanparke

(1) Hierdie tarief is van toepassing ten opsigte van die verskaffing van elektrisiteit aan karavaanbewoners in die Raad se karavaanpark.

(2) Die volgende gelde is betaalbaar:—

(a) Vir toeroer vanaf muntmeters geïnstalleer in die wassery en die opwas vir was-, stryk-, kook- en bakdooleindes alleenlik, per eenheid verbruik: 5c.

(b) Vir toeroer vanaf muntmeters geïnstalleer langs karavaanpersele, vir elke 4 eenhede verbruik: 20c.

#### 8. Elektrisiteitstoeroer by Voortrekkerpark

(1) Hierdie tarief is van toepassing ten opsigte van die verskaffing van elektrisiteit aan organisasies van muntmeters af geïnstalleer in die kiosk te Voortrekkerpark vir kook-, bak- en beligtingsdooleindes alleenlik.

(2) Die geld betaalbaar is 50c per uur: Met dien verstande dat verbruik ingevolge hierdie tarief beperk word tot 10 kW per uur.

#### 9. Landbouhoewetoevoer

(1) Hierdie tarief is van toepassing op die verbruik van elektrisiteit op landbouhoeves, benet vir elektrisiteit deur die Raad kragtens ooreenkoms.

(2) Die volgende gelde is betaalbaar:—

(a) 'n Heffing ingevolge items 1, 2, 3, 4 en 5 van hierdie Deel, al na gelang die betrokke verbruiker onder huishoudelike-, besigheids- of industriële toeroer resorteer, plus 'n vasgestelde heffing per verbruiker gebaseer op die verskil tussen die installasie- en onderhoudskoste van die elektrisiteitsnetwerkstelsel op die hoeves en die installasie- en onderhoudskoste van 'n elektrisiteitsnetwerkstelsel in 'n normale residensiële dorp wat 'n identiese getal standplose bevat.

(b) Vir verbruikers te Princesslandbouhoeves is die vasgestelde heffing 50c per verbruiker per maand.

(c) Vir verbruikers te Wilgespruit 3 en Roodekrans, is die vasgestelde heffing R2.50 per verbruiker per maand, per aansluitingspunt, en R1.25 per verbruiker per maand vir elke addisionele aansluitingspunt op dieselfde erf.

(iv) A consumer shall be credited with a discount of 20 per cent on a charge in excess of R1,000 in any month computed in terms of paragraphs (i) to (iii) inclusive.

(v) A general surcharge of 1 per cent on the final charges payable in terms of subparagraphs (i) to (iv) inclusive shall be made.

(vi) Minimum charge per month: R20.

(vii) Where a consumer's electrical installation is tested by the Council and found to have a kW-demand below 80 (eighty) per cent of the kVA-demand, the Council shall be entitled to give him written notice to improve within 6 (six) months his power factor to the limits specified above. If the consumer fails to comply, kVA-demand meters shall be substituted for kW-demand meters and charges in terms of this item shall be calculated per kVA instead of per kW.

#### 6. Temporary Supply

(1) This tariff shall apply in respect of the supply of electricity to itinerant or temporary consumers such as carnivals, fêtes, floorsanding machines, builder's hoists, concrete mixers and other such consumers.

(2) The following charges shall be payable:—

(a) For the first 24 units consumed in any one month, per unit: 15c.

(b) For any additional units consumed during the same month, per unit: 4c.

(c) Minimum charge, per month: R3.

#### 7. Electricity Supply in Caravan Parks

(1) This tariff shall apply in respect of the supply of electricity to occupiers of caravans in the Council's caravan park.

(2) The following charges shall be payable:—

(a) For supply from slot-meters installed in the laundry and scullery for washing, ironing, cooking and baking purposes only, per unit consumed: 5c.

(b) For supply from slot-meters installed next to caravan sites, for every 4 units consumed: 20c.

#### 8. Electricity Supply at Voortrekker Park

(1) This tariff shall apply in respect of the supply of electricity to organisations from slot-meters installed in the kiosk at Voortrekker Park for cooking, baking and lighting purposes only.

(2) The charge payable shall be 50c per hour: Provided that consumption in terms of this tariff shall be limited to 10 kW per hour.

#### 9. Agricultural Holdings Supply

(1) This tariff shall apply to consumption of electricity on agricultural holdings, reticulated for electricity by the Council by agreement.

(2) The following charges shall be payable:—

(a) A charge in accordance with items 1, 2, 3, 4 and 5 of this Part, depending on the classification of a particular consumer as domestic, business or industrial, plus a fixed charge per consumer based on the difference between the cost of installing and maintaining the electricity reticulation system in the holdings and the cost of installing and maintaining an electricity reticulation system in a normal residential township with an identical number of stands.

(b) For consumers in Princess Agricultural Holdings the fixed charge shall be 50c per consumer per month.

(c) For consumers in Wilgespruit 3 and Roodekrans the fixed charge shall be R2.50 per consumer per month, per metering point, and R1.25 per consumer per month for each additional metering point on the same erf.

(d) Vir verbruikers in Waterval 211 IQ wat van buitestedelike lyne af bedien word, is die vasgestelde heffing R1 per verbruiker per aansluitingspunt, per maand.

(e) Vir verbruikers te Culembeeck-landbouhoeves is die vasgestelde heffing R3 per verbruiker per maand.

(f) Vir verbruikers in Vlakfontein is die vasgestelde heffing R3 per verbruiker per aansluitingspunt, per maand, en R1.50 per verbruiker per maand vir elke addisionele aansluitingspunt op dieselfde erf.

#### 10. Kleurlingdorp toevoer

(1) Hierdie tarief is van toepassing op verbruikers in Kleurlingdorp.

(2) Die volgende gelde is betaalbaar:—

(a) Vir verbruikers geklassifiseer as huishoudelike verbruikers ingevolge item 1:—

(i) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1c.

(ii) Minimum heffing per maand: 50c.

(b) Vir ander verbruikers as dié wat geklassifiseer is as huishoudelike verbruikers ingevolge paragraaf (a), is die toepaslike gelde ingevolge items 3 tot en met 6 betaalbaar.

#### 11. Buitegebied toevoer

(1) Hierdie tarief is van toepassing op verbruikers buite die munisipaliteit.

(2) Die toepaslike gelde ingevolge items 1 tot en met 6 is betaalbaar, plus 25 persent.

#### 12. Municipale dienste toevoer

Elektrisiteit vir alle municipale dienste word gehef teen koste.

#### 13. Grootmaatmeter telling toevoer na Bantodorp

(1) Hierdie tarief is van toepassing op die grootmaatmeter telling van die toevoer na 'n Bantodorp, gemeet teen hoogspanning.

(2) Die gelde betaalbaar is soos uiteengesit onder item 5 (2) (c): Met dien verstande dat sodanige gelde nie hoér mag wees as die werklike koste van die elektrisiteit wat verskaf is nie.

#### 14. Toevoer na Hospitale

Elektrisiteit vir alle hospitaaldienste word gehef teen koste.

#### 15. Lewering Buite Spitsure

(1) Hierdie tarief is van toepassing op die lewering van elektrisiteit buite spitsure, die tye waarvan van tyd tot tyd deur die ingenieur bepaal word, en wat gewoonlik van 9 nm. tot 6 vm. strek, en is alleenlik van toepassing op—

(a) verbruikers ingedeel onder items 1 tot en met 4 slegs vir verwarmingsdoeleindes; en

(b) verbruikers ingedeel onder item 5 (2) (b) en (c) vir algemene doeleindes.

(2) Die volgende gelde is betaalbaar:—

(a) Diensheffing per spesiale twee-tariefmeter aansluitingspunt, per maand: R3.

(b) Per eenheid verbruik: 0·4c.

(3) Die volgende reëls is van toepassing op die lewering van elektrisiteit ooreenkomsdig hierdie tarief:—

(a) Vir verbruikers wat deur 'n aanvraagmeter bedien word, word die aanvraagmeter uitgeskakel gedurende enige tydperk waartydens hy vir die lewering van elektrisiteit ingevolge hierdie tarief aangeslaan word.

(d) For consumers in Waterval 211 IQ who are supplied from rural lines, the fixed charge shall be R1 per consumer per month, per metering point.

(e) For consumers in Culembeeck Agricultural Holdings the fixed charge shall be R3 per consumer per month.

(f) For consumers in Vlakfontein the fixed charge shall be R3 per consumer per month, per metering point, and R1.50 per consumer per month for each additional metering point on the same erf.

#### 10. Supply to Coloured Townships

(1) This tariff shall apply to consumers located in Coloured Townships.

(2) The following charges shall be payable:—

(a) For consumers classified as domestic consumers in terms of item 1:—

(i) All units consumed during the month, per unit: 1c.

(ii) Minimum charge per month: 50c.

(b) For consumers other than those classified as domestic consumers in terms of paragraph (a), the applicable charges in terms of items 3 to 6 inclusive, shall be payable.

#### 11. Outside Area Supply

(1) This tariff shall apply to consumers located outside the municipality.

(2) The applicable charges in terms of items 1 to 6 inclusive, shall be payable, plus 25 per cent.

#### 12. Municipal Services Supply

Electricity for all municipal services shall be charged for at cost.

#### 13. Bulk Metering Supply to Bantu Townships

(1) This tariff shall apply to bulk metering of the supply to a Bantu Township, metered on the high-tension side.

(2) The charges payable shall be as set out under item 5 (2) (c): Provided that such charges shall not exceed the actual cost of the electricity supplied.

#### 14. Electricity for Hospitals

Electricity for all hospital services shall be charged for at cost.

#### 15. Off-peak Hours Supply

(1) This tariff shall be applicable to off-peak supply of electricity, the times thereof to be determined from time to time by the engineer and which normally shall be from 9 p.m. to 6 a.m., and shall only be applicable to—

(a) consumers classified under items 1 to 4 inclusive, for heating purposes only; and

(b) consumers classified under item 5 (2) (b) and (c) for general purposes.

(2) The following charges shall be payable:—

(a) Service charge per special two-rate metering point, per month: R3.

(b) Per unit consumed: 0·4c.

(3) The following rules shall apply to the supply of electricity in accordance with this tariff:—

(a) The demand meter of a consumer who is supplied through a demand meter shall be disconnected during any period during which a supply of electricity is being charged for in terms of this tariff.

(b) Vir alle ander verbruikers word 'n spesiale stroombaan wat deur 'n rimpelrelé beheer word op koste van die verbruiker aangebring. Die relé en die meter wat hierdie stroombaan bedien word deur die Raad verskaf en geïnstalleer teen koste van materiaal en arbeid, plus 'n toeslag van 10 persent op sodanige bedrag.

(c) 'n Verbruiker moet skriftelik by die Raad aansoek doen om ingevolge hierdie tarief aangeslaan te word.

(d) Elektrisiteitsverbruik word slegs ingevolge hierdie tarief aangeslaan in die mate wat spaar-energie in die bestaande hoofleidings beskikbaar is en die verbruiker is genoeg om sodanige beperkings as wat die Raad dienstig ag om in te stel ten opsigte van die hoeveelheid van sy aanvraag of die aard van sy vrag, te aanvaar.

(e) Die Raad is nie aan 'n verbruiker aanspreklik nie vir enige gevolge, van watter aard ook al, wat ontstaan as gevolg van enige inkorting of beperking wat die Raad by die uitoefening van sy magte ingevolge reël (d) instel."

3. Die bepalings van hierdie kennisgewing tree op 1 Oktober 1969 in werking.

TALG 5/36/30

Administrateurskennisgewing 1085.

24 September 1969

**MUNISIPALITEIT ROODEPOORT.—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.

Die Sanitäre Tarief van die munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 399 van 13 Oktober 1943, soos gewysig, word hierby verder as volg gewysig:

1. Deur item (6) van Deel III deur die volgende te vervang:

**"(6) Verwydering van spesiale vullis**

Per kubieke jaart of gedeelte daarvan: R1.

By spesiale vullis word bedoel vullis en afval in verband met bouwerksaamhede, vullis en afval by reparasies aan wonings en persele, wat as bouafval beskou kan word, mis, onkruid, dooie blare, heiningknipsels, boom-snoeiels, as en metaalskuim uit smeltkroese en stoombucketels, saagsels, afgekeurde kosware of enige vullis nie geklassifiseer as huishoudelike vullis nie".

2. Deur item (7) van Deel III te skrap.

3. Deur item (8) van Deel III te hernommer (7).

4. Die bepalings van hierdie kennisgewing tree op 1 Oktober 1969, in werking.

TALG 5/81/30

Administrateurskennisgewing 1086

24 September 1969

**MUNISIPALITEIT ROODEPOORT.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE**

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

(b) For all other consumers a special circuit, controlled by a ripple relay, shall be installed at the expense of the consumer. The relay and the meter used on this circuit, shall be provided and installed by the Council at cost of material and labour plus a surcharge of 10 (ten) per cent of such amount.

(c) Written application to be charged in terms of this tariff shall be made by the consumer to the Council.

(d) Electricity consumption shall only be charged for in terms of this tariff to the extent that spare energy is available from existing mains and the consumer shall be obliged to accept such limitations as the Council may deem necessary to impose on the amount of his demand or on the nature of his loading.

(e) The Council shall be under no liability of any kind for the consequences to a consumer of any limitation or restriction which it may impose in the exercise of its powers in terms of rule (d)."

3. The provisions of this notice shall come into operation on 1 October 1969.

TALG 5/36/30

Administrator's Notice 1085

24 September 1969

**ROODEPOORT MUNICIPALITY.—AMENDMENT TO SANITARY FEES 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.

The Sanitary Fees Tariff of the Roodepoort Municipality, published under Administrator's Notice 399, dated 13 October 1943, as amended, is hereby further amended as follows:

1. By the substitution for item (6) of Part III of the following:

**"(6) Removal of special refuse**

Per cubic yard or part thereof: R1.

By special refuse is meant builders' refuse, refuse and rubbish caused by the renovation of houses and premises which properly can be regarded as builders' refuse, manure, weeds, dead foliage, hedge clippings, tree trimmings, ashes and clinker from furnaces and boilers, sawdust, condemned foods or any refuse not classified as household refuse".

2. By the deletion of item (7) of Part III.

3. By the renumbering of item (8) to (7).

4. The provisions of this notice shall come into operation on 1 October 1969.

TALG 5/81/30

Administrator's Notice 1086

24 September 1969

**ROODEPOORT MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS**

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

Die Watervoorsieningsverordeninge van die munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel 81 deur die volgende te vervang:—

*"Waterverwarmingstoestelle"*

81. (1) Iedere stoomketel, warmwatertank of ander waterverwarmingstoestel wat met die verbruikersinstallasie verbind word, moet van 'n soort wees en ontwerp en vervaardig wees van materiaal wat die Raad getoets en goedgekeur het, en dit moet 'n uitlaatpyp of 'n oorkookpyp, veiligheidsklep of ander drukverminderingstoestel aanhê wat toereikend is vir die vermindering van die oortollige druk en waarvan die ontwerp, spesifikasie en ligging deur die Raad goedgekeur is.

(2) Niemand mag 'n versperring aanbring of enigiets doen wat die doeltreffende werking van enige uitlaat- of oorkookpyp, veiligheidsklep of toestel wat in subartikel (1) genoem word, verhinder of waarskynlik sal verhinder nie.

2. Deur item (a) van die Watertarief onder Aanhangsel X by Bylae I by Hoofstuk 3 deur die volgende te vervang:—

"(a) Vorderings vir die lewering van water:—

*Vordering per  
100 gellings  
of gedeelte  
daarvan*

(i) Maandelikse waterverbruik in gellings—

	Sent
vir die eerste 20,000 gellings ... ... ... ...	5
vir die volgende 80,000 gellings ... ... ... ...	4
vir die volgende 400,000 gellings ... ... ... ...	2·5
vir meer as 500,000 gellings ... ... ... ...	2

(ii) Minimum vordering betaalbaar per maand of gedeelte daarvan: 50c".

3. Die bepalings van hierdie kennisgewing tree op 1 Oktober 1969, in werking.

TALG 5/104/30

Administrateurskennisgewing 1087

24 September 1969

**REGULASIES BETREFFENDE DIE INSTELLING EN SAMESTELLING VAN DIE STEDELIKE BANTOERAAD VAN VEREENIGING**

Die Administrateur publiseer hierby ingevolge artikel 38 (5) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), gelees met artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die regulasies hierna uiteengesit, wat deur die Stedelike Plaaslike Bestuur van Vereeniging, ingevolge artikel 10 van die Wet op Stedelike Bantoerade, 1961 (Wet 79 van 1961), gemaak is en wat deur die Administrateur en die Minister van Bantoe-administrasie en -ontwikkeling ingevolge artikel 38 (5) van eersgenoemde Wet goedgekeur is.

*Woordomskrywing*

1. In hierdie regulasies, tensy uit die samehang anders blyk het 'n uitdrukking waaraan 'n betekenis geheg word in die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), of die Wet op Stedelike Bantoerade, 1961 (Wet 79 van 1961), daardie betekenis en beteken—

"Bantoeraad" die stedelike Bantoeraad ingestel vir die Sharpeville Stedelike Bantoe-woongebied ingevolge artikel 2 van die Wet op Stedelike Bantoerade, 1961 (Wet 79 van 1961), en saamgestel ingevolge hierdie regulasies; .

The Water Supply By-laws of the Roodepoort Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended as follows:—

1. By the substitution for section 81 of the following:—

*"Water-heating Apparatus"*

81. (1) Every boiler, hot-water tank or other water-heating apparatus connected to the consumer's installation shall be of a type, design and material tested and approved by the Council and shall be provided with an outlet or an expansion pipe, safety valve or other pressure-release device which is adequate for the release of excess pressure and the design, specification and position of which have been approved by the Council.

(2) No person shall obstruct or perform any act which prevents or is likely to prevent the effective operation of any outlet or expansion pipe, safety valve or device referred to in subsection (1)".

2. By the substitution for item (a) of the Water Tariff under Annexure X to Schedule I of Chapter 3 of the following:—

*"(a) Charges for supply of water:—*

*Charge per  
100 gallons  
or part  
thereof*

(i) Monthly water consumption in gallons—

*Cents*

for the first 20,000 gallons ... ... ... ...	5
for the next 80,000 gallons ... ... ... ...	4
for the next 400,000 gallons ... ... ... ...	2·5
in excess of 500,000 gallons ... ... ... ...	2

(ii) Minimum charge payable per month or part thereof: 50c".

3. The provisions of this notice shall come into operation on 1 October 1969.

TALG 5/104/30

Administrator's Notice 1087

24 September 1969

**REGULATIONS RELATING TO THE ESTABLISHMENT AND CONSTITUTION OF THE URBAN BANTU COUNCIL OF VEREENIGING**

The Administrator hereby, in terms of section 38 (5) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945) read with section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes the regulations set forth hereinafter, which have been made by the urban local authority of Vereeniging in terms of section 10 of the Urban Bantu Councils Act, 1961 (Act 79 of 1961) and which have been approved by the Administrator and the Minister of Bantu Administration and Development in terms of section 38 (5) of the first-mentioned Act.

*Definitions*

1. In these regulations, unless the context otherwise indicates, any expression to which a meaning has been assigned in the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), or the Urban Bantu Councils Act, 1961 (Act 79 of 1961), bears that meaning and—

"Bantu Council" means the Urban Bantu Council established for the Sharpeville urban Bantu residential area in terms of section 2 of the Urban Bantu Councils Act, 1961 (Act 79 of 1961), and constituted in terms of these regulations;

"direkteur" of "bestuurder" die beampete gelisensieer ingevolge artikel 22 (1) van die Hoofwet vir die bestuur van die stedelike plaaslike bestuur se afdeling Bantoe-administrasie en sluit in 'n adjunk en 'n assistent van sodanige beampete;

"dorpsbestuurder" die beampete wat ingevolge artikel 22 (1) van die Hoofwet gelisensieer is vir die bestuur van enige stedelike Bantoewoongebied of enige gedeelte daarvan of sy behoorlik gemagtigde assistente;

"geregistreerde okkupant" enige persoon aan wie 'n persel- of woonpermit en enige manlike persoon aan wie 'n tehuis- of loseerderspermit uitgereik is ooreenkomsdig die regulasies afgekondig vir die bestuur van en beheer oor die stedelike Bantoewoongebied en wat die ouderdom van 18 jaar bereik het;

"Hoofwet" die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), soos gewysig;

"kiesbeampete" die Bantoesakekommissaris van die distrik Vereeniging of enige persoon of persone deur hom vir dié doel genomineer;

"kiesbeampete se assistente" enige persoon wat deur die kiesbeampete aangestel is om hom behulpsaam te wees met die uitvoering of toepassing van die bepalings van hierdie regulasies;

"kieser" 'n persoon wat ingevolge hierdie regulasies kwalifiseer om vir verkose lede van die Bantoeraad te stem;

"Stadsgebied" die Stadsgebied van Vereeniging;

"Sekretaris van die Bantoe-raad" die Bantoe-beampete wat deur die Bantoe-raad met die instemming van die stedelike plaaslike bestuur en op diensvoorraades goedkeur deur die stedelike plaaslike bestuur aangestel is om al die klerklike en sekretariële pligte van die Bantoe-raad te behartig en sluit in enige persoon wat tydens die awesigheid van die Sekretaris in daardie hoedanigheid optree;

"stedelike Bantoewoongebied" die stedelike Bantoe-won gebied wat deur die stedelike plaaslike bestuur afsonder en uitgelê is;

"stedelike plaaslike bestuur" die Stedelike Plaaslike Bestuur van Vereeniging;

"stedelike verteenwoordiger" 'n stedelike verteenwoordiger soos omskryf in Goewermentskennisgewing R. 231 van 1962;

"volkseenheid" die volgende eenhede vermeld in artikel 2 (1) van die Wet op die Bevordering van Bantoeself-bestuur, 1959 (Wet 46 van 1959), te wete:—

- (a) Die Noord-Sotho-eenhed;
- (b) die Suid-Sotho-eenhed;
- (c) die Swazi-eenhed;
- (d) die Tsonga-eenhed;
- (e) die Tswana-eenhed;
- (f) die Venda-eenhed;
- (g) die Xhosa-eenhed; en
- (h) die Zoeloe-eenhed;

"wyk" 'n onderverdeling van 'n volkseenheid waar getalle dit regverdig en verteenwoordiging vir sodanige volkseenheid op 'n wyksbasis bepaal word.

#### *Samestelling van Bantoe-raad*

2. Behoudens die bepalings van die Wet op Stedelike Bantoerade, 1961 (Wet 79 van 1961), moet die stedelike plaaslike bestuur vir die stedelike Bantoewoongebied 'n Bantoe-raad instel wat bestaan uit—

(1) verkose lede vir elke volkseenheid of een verkose lid vir elke wyk van sodanige volkseenheid wat afsonderlik verkies word deur die kiesers van daardie volkseenheid en bestaan uit—

(a) nie meer as een verkies deur die kiesers van die Tswana-volkseenheid;

"director or manager" means the officer licensed in terms of section 22 (1) of the Principal Act for the management of the urban local authority's Department of Bantu Administration and includes a deputy and an assistant to such officer;

"municipality" means the area or district placed under the control and jurisdiction of the Council;

"national units" means the following units referred to in section 2 (1) of the Promotion of Bantu Selfgovernment Act, 1959 (Act 46 of 1959), which are—

- (a) the North-Sotho unit;
- (b) the South-Sotho unit;
- (c) the Swazi unit;
- (d) the Tsonga unit;
- (e) the Tswana unit;
- (f) the Venda unit;
- (g) the Xhosa unit; and
- (h) the Zulu unit.

"Ward" means a subdivision of a national unit where the number of voters warrants representation for such national unit on a ward basis.

"Principal Act" means the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), as amended;

"registered occupier" means any person to whom a site or residential permit and any male person to whom a hostel or lodger's permit has been issued in accordance with the regulations promulgated for the management and control of the urban Bantu residential area and who has attained the age of 18 years.

"returning officer" means the Bantu Affairs Commissioner of the District of Vereeniging or any person or persons nominated by him for this purpose;

"returning officer's assistants" means any person appointed by the returning officer for the purpose of assisting him in carrying out or implementing the provisions of these regulations.

"Secretary for the Bantu Council" means the Bantu Officer appointed by the Bantu Council with the concurrence of the urban local authority and on conditions of service approved by the urban local authority for the purpose of undertaking all the clerical and secretarial duties of the Bantu Council and includes any person acting in that capacity during the absence of the Secretary;

"township manager" means the officer licensed in terms of section 22 (1) of the Principal Act for the management of any Urban Bantu residential area or any portion thereof or his duly authorised assistants;

"urban area" means the urban area of Vereeniging;

"urban Bantu residential area" means the urban Bantu residential area set apart and laid out by the Council;

"urban local authority" means the urban local authority of Vereeniging;

"urban representative" means an urban representative as defined in Government Notice R. 231 of 1962;

"voter" means a person who is qualified in terms of these regulations to vote for elected members of the Bantu Council.

#### *Constitution of Bantu Council*

2. Subject to the provisions of the Urban Bantu Councils Act 1961 (Act 79 of 1961), the urban local authority shall establish for the urban Bantu residential area a Bantu Council which shall consist of—

(1) elected members of every national unit or one elected member for every ward of such national unit who are elected separately by the voters of that national unit and consisting of—

(a) not more than one selected by the voters of the Tswana national unit;

(b) nie meer as een verkies deur die kiesers van die Xhosa-volkseenheid;

(c) nie meer as een verkies deur die kiesers van die Zoeloe-volkseenheid;

(d) nie meer as ses verkies deur die kiesers van die Suid-Sotho-volkseenheid; en

(e) nie meer as een gesamentlik verkies deur die kiesers van al die ander volkseenhede waarvoor nie spesifiek in hierdie paragraaf voorsiening gemaak is nie;

(2) gekose lede, wat stedelike verteenwoordigers is, wie se name verskyn op die lys vermeld in regulasie 18 (3) en wat bestaan uit—

(a) nie meer as een wat die Tswana-volkseenheid verteenwoordig;

(b) nie meer as een wat die Xhosa-volkseenheid verteenwoordig;

(c) nie meer as een wat die Zoeloe-volkseenheid verteenwoordig;

(d) nie meer as twee wat die Suid-Sotho-volkseenheid verteenwoordig; en

(e) nie meer as een vir al die ander volkseenhede gesamentlik waarvoor daar nie spesifiek in hierdie paragraaf voorsiening gemaak is nie.

#### *Bepaling van Volkseenhede*

3. (1) Die stedelike plaaslike bestuur moet die stedelike Bantoewoongebied in soveel volkseenhede en wyke vir sodanige volkseenhede verdeel as wat hy bepaal.

(2) Die grense van die wyke word afgebaken met inagneming van die volkseenhedsverdelings en word op so 'n wyse bepaal dat die getal kiesers in elke wyk sover moontlik gelyk is.

(3) Besonderhede van die volkseenhedsverdeling en wyke van sodanige verdelings moet op die kantoor van die dorpsbestuurder ter insae lê.

(4) Die stedelike plaaslike bestuur kan volgens sy eie wense of op aanbeveling van die Bantueraad, onderworpe aan die bepalings van hierdie regulasie, die getal volkseenhede of wyke vir sodanige volkseenhede verminder of vergroot: Met dien verstande dat sodanige veranderinge eers by die daaropvolgende algemene verkiesing in werking tree.

#### *Kwalifikasies van Verkose Lede*

4. Niemand kom vir verkiesing in die Bantueraad in aanmerking nie wat—

(a) nie in die stadgebied woonagtig is nie;

(b) 'n kieser is en agterstallig is met enige vorderingsgelde en ander bedrae wat deur hom betaalbaar is aan die stedelike plaaslike bestuur of aan die Bantueraad op die dag waarop die nominasies sluit;

(c) binne die tydperk van vyf jaar onmiddellik voor die datum van sy nominasie vir verkiesing skuldig bevind is aan 'n misdryf waarvoor hy tot gevangenisstraf gevonnis is sonder die keuse van 'n boete vir 'n tydperk van meer as een maand, of met die keuse van 'n boete, vir 'n tydperk van meer as ses maande;

(d) onderworpe is aan 'n bevel van die hof wat hom geestelik gekrenk of gebreklig verklaar, of wat wettiglik kragtens die Wet op Geestesgebreken, 1916 (Wet 38 van 1916), as geestelik gekrenk of gebreklig aangehou word;

(e) as werknemer 'n winsgewende amp of winsbetrekking beklee onder die stedelike plaaslike bestuur of waaroor die stedelike plaaslike bestuur beskik;

(b) not more than one elected by the voters of the Xhosa national unit;

(c) not more than one elected by the voters of the Zulu national unit;

(d) not more than six elected by the voters of the South-Sotho national unit; and

(e) not more than one jointly elected by the voters of all the other national units for whom no specific provision has been made in this paragraph;

(2) selected members, being urban representatives whose names appear on the list referred to in regulation 18 (3) and consisting of—

(a) not more than one representing the Tswana national unit;

(b) not more than one representing the Xhosa national unit;

(c) not more than one representing the Zulu national unit;

(d) not more than two representing the South-Sotho national unit; and

(e) not more than one representing all the other national units jointly for whom no specific provision has been made in this paragraph.

#### *Determination of National Units*

3. (1) The urban local authority shall divide the urban Bantu residential area into as many national units and wards for such national units as it may determine.

(2) In determining the boundaries of the different wards, due regard shall be given to the national unit divisions and it shall be divided in a manner to provide, as far as possible, for an equal number of voters in each ward.

(3) Details of the national unit divisions and wards for such divisions shall be made available for inspection at the office of the township manager.

(4) The urban local authority may of its own volition or upon the recommendation of the Bantu Council, subject to the provisions of this regulation increase or decrease the number of national units or wards for such national units: Provided that such alteration shall take effect only at the next ensuing general election.

#### *Qualifications of Elected Members*

4. No person shall be eligible for election to the Bantu Council who—

(a) is not resident in the urban area;

(b) being a voter, is in arrear with any charges, fees and other dues payable by him to the urban local authority or Bantu Council on the day when nominations close;

(c) has, within the period of five years immediately preceding the date of his nomination for election, been convicted of any offence in respect of which he has been sentenced to imprisonment without the option of a fine for a period of more than one month or with the option of a fine for a period of more than six months;

(d) is subject to an order of court declaring him to be mentally disordered or defective or is lawfully detained as mentally disordered or defective in terms of the Mental Disorders Act, 1916 (Act 30 of 1916);

(e) holds an office or place of profit under or in the gift of the urban local authority as an employee;

(f) verbied is ingevolge artikel 2 (3) van die Wet op Oproerige Byeenkomste, 1956 (Wet 17 van 1956), om samekomste by te woon, en wie se name verskyn onder besonderhede van kennisgewings wat kragtens artikel 2 (3) *bis* (b) van genoemde Wet in die *Staatskoerant* gepubliseer is;

(g) verbied is ingevolge artikel 5 (1) (e) of artikel 9 (1) van die Wet op Onderdrukking van Kommunisme, 1950 (Wet 44 van 1950), om samekomste by te woon en wie se name verskyn onder besonderhede van kennisgewings wat ingevolge artikel 10 *ter* van genoemde Wet in die *Staatskoerant* gepubliseer is;

(h) 'n persoon is wie se naam verskyn op 'n lys wat opgestel is ingevolge die bepalings van artikel 4 (10) van die Wet op die Onderdrukking van Kommunisme, 1950 (Wet 44 van 1950), en wat kragtens artikel 8 (4) van gemelde Wet in die *Staatskoerant* gepubliseer is; en

(i) 'n persoon is wat onderworpe is aan die bepalings van artikel 12 van die Hoofwet.

#### Nominasie vir Verkiesing

5. Die dorpsbestuurder moet binne drie maande na afkondiging van hierdie regulasies en daarna nie later nie as die eerste dag van Augustus van elke jaar waarin 'n algemene verkiesing gehou staan te word, in beide amptelike tale, in 'n koerant wat gewoonlik in die stadsgebied sirkuleer en deur middel van kennisgewings wat by sy kantoor vertoon word, om die nominasie vra van kandidate vir verkiesing tot lede van die Bantoeraad vir die tydperk neergelê by regulasie 17 (1) en 26.

6. (1) Die kennisgewing genoem in regulasie 5 vermeld die plek waar en die datum en tyd waarop die kiesbeampte nominasies ontvang. Sodanige datums mag nie vroeër as 14 dae na en nie later as 21 dae na die datum van uitreiking van die kennisgewing waarin om nominasies gevra word, wees nie.

(2) Nominasies van kandidate vir verkiesing tot lede van die Bantoeraad moet skriftelik ingedien word op die vorm voorgeskryf in die aanhangsel hierby wat aan die kiesbeampte deur die dorpsbestuurder verstrek word en moet gestaaf word deur die handtekening van minstens 10 stemgeregtiges, behorende tot die volkseenheid ten opsigte waarvan die nominasie gedoen is en wat op die datum vermeld in subregulasië (1) nie agterstallig is by die stedelike plaaslike bestuur ten opsigte van huur en ander vorderings nie.

(3) Niemand ten opsigte van wie 'n nominasievorm ingevolge subregulasië (2) by die kiesbeampte ingedien is, word behoorlik genomineer geag nie tensy hy ingevolge hierdie regulasies hom verkiesbaar kan stel en 'n bedrag van R10 (tien rand) by die kiesbeampte gedeponeer het.

(4) Indien enige kandidaat by die verkiesing minder as een-vyfde van die getal stemme ontvang wat die suksesvolle kandidaat ontvang het, verbeur hy die bedrag wat ingevolge subregulasië (3) gedeponeer is, en die geld wat daardeur ontvang is, word op die Bantoe-inkomsterekening gestort, anders word dit aan hom terugbetaal nadat die uitslag van die stemming bekend is.

(5) Die kiesbeampte moet, sodra moontlik, en nie later nie as 14 dae na die datum wat vir die ontvangst van nominasies bepaal is, 'n kennisgewing bevattende die lys van name van kandidate wat behoorlik genomineer is ingevolge hierdie regulasies op die aanplakbord by die kantoor van die dorpsbestuur aanplak en moet ook die kandidate wat onbestreden verkies is verkose lede van hulle onderskeie volkseenhede of wyke van sodanige volkseenhede verklaar.

(f) is prohibited in terms of section 2 (3) of the Riotous Assemblies Act, 1956 (Act 17 of 1956), from attending gatherings, and whose name appears under particulars of notices published in the *Government Gazette* in terms of section 2 (3) *bis* (b) of the said Act;

(g) is prohibited in terms of section 5 (1) (e) or of section 9 (1) of the Suppression of Communism Act, 1950 (Act 44 of 1950) from attending gatherings and whose name appears under particulars of notices published in the *Government Gazette* in terms of section 10 *ter* of the said Act;

(h) a person whose name appears on a list compiled in terms of the provisions of section 4 (10) of the Suppression of Communism Act, 1950 (Act 44 of 1950) and published in the *Government Gazette* in terms of section 8 (4) of the said Act; and

(i) is a person subject to the provisions of section 12 of the Principal Act.

#### Nominations for Election

5. The township manager shall, within three months from the date of publication of these regulations and thereafter not later than the first day of August of each year in which a general election is to be held, call—in both the official languages—in a newspaper which generally circulates in the urban area and by means of notices displayed at his office for the nomination of candidates for the election of members of the Bantu Council for the period laid down in terms of regulations 17 (1) and 26.

6. (1) The notice referred to in regulation 5 shall specify the place and time at which and the date on which nominations shall be received by the returning officer. Such date shall not be earlier than 14 days after and not later than 21 days after the date of issue of the notice calling for nominations.

(2) Nominations of candidates for election as members of the Bantu Council shall be submitted, in writing, on the form prescribed in the Annexure hereto which shall be supplied by the township manager to the returning officer and shall be supported by the signatures of not fewer than 10 voters belonging to the national unit in respect of whom the nominations is made and who are not in arrear to the urban local authority in respect of rent and other charges on the date referred to in subregulation (1).

(3) No person in respect of whom a nomination form has been submitted to the returning officer in terms of subregulation (2) shall be deemed to be duly nominated unless he qualifies to stand for election in terms of these regulations and has deposited with the returning officer the sum of R10 (ten rand).

(4) Should any candidate receive less than one-fifth of the number of votes received by the successful candidate at the election he shall forfeit the sum deposited in terms of subregulation (3) and the money thereby received shall be paid to the Bantu Revenue Account, otherwise it shall be returned to him after the result of the poll is known.

(5) The returning officer shall, as soon as practicable and not later than 14 days after the date fixed for the receipt of nominations, affix on the notice board at the office of the township manager a notice containing a list of the candidates duly nominated in terms of these regulations and shall also declare those candidates who have been returned unopposed to be elected members for their respective national units or wards of such national units.

(6) Indien daar om watter rede ook al geen geldige nominasies ten opsigte van 'n volkseenheid/-eenhede of wyk/wyke van sodanige volkseenheid/-eenhede ontvang is nie, moet die dorpsbestuurder onmiddellik na die sluitingdatum van die nominasies weer om nominasies, op die wyse voorgeskryf is regulasie 5, vir die betrokke volkseenheid/-eenhede of wyk/wyke vra. Sodanige nominasies moet by die kiesbeampte ingedien word op 'n datum deur hom bepaal wat nie vroeër as 14 dae en nie later as 21 dae na die datum van uitreiking van die kennisgewing waarin om nominasies gevra word, mag wees nie.

#### *Verskaffing van Toerusting en Aanstelling van Ampenare*

7. Die kiesbeampte moet by alle verkiesings kompartemente, stembusse en stembriewe verskaf asook instrumente om op stembriewe die offisiële merk aan te bring en moet sodanige assistente aanstel en sodanige ander handelinge verrig en sodanige reëlings tref om die stemopneming te vergemaklik as wat wenslik geag word vir die doeltreffende hou van die verkiesing. Die toerusting moet verskaf word deur en alle uitgawe in bierdie verband is vir rekening van die stedelike plaaslike bestuur.

#### *Verklaring van Geheimhouding*

8. Die kiesbeampte en sy behoorlik aangestelde assistente moet voor die aanvang van die stemming 'n verklaring van geheimhouding onder eed afle. Sodanige verklaring moet deur die kiesbeampte voor 'n vrederegter of 'n kommissaris van ede en deur sy assistente voor die kiesbeampte afgelê word.

#### *Stemdag*

9. Die kennisgewing uitgereik, ingevolge regulasie 6 (5) toon ook die plek aan waar en die datum waarop, uitgesondert op 'n Sondag, Goeie Vrydag, Hemelvaartsdag, Kersdag en Geloftedag, en die ure waartydens die verkiesing gehou moet word. Die ure mag nie minder wees as ses uur tussen die ure 8 v.m. en 8 n.m. nie en moet deur die kiesbeampte vasgestel word met behoorlike inagneming van die gerief van die meerderheid van die kiesers.

#### *Wyse waarop Gestem word*

10. By alle verkiesings gehou kragtens die bepalings van hierdie regulasies word die stemme per stembrief uitgebring op die volgende wyse:—

(a) Die kiesbeampte of sy assistente by die stemlokaal vir elke volkseenheid of wyke van sodanige volkseenheid moet hulle daarvan vergewis dat die persoon wat kom stem 'n kieser is wat ingeskryf is op die kieserslys vir daardie volkseenheid of wyk van sodanige volkseenheid en nadat vasgestel is dat sodanige persoon aldus ingeskryf is en dat sy persoonsnommer op sodanige lys voorkom, moet hy sy persoonsnommer wat voorkom op die identiteitskaart aan hom uitgereik ingevolge die Bevolkingsregistrasiewet, 1950 (Wet 30 van 1950), op die teenblad in die stembriefboek inskryf, en moet dan die stembrief wat by daardie teenblad tuishoort uitskeur en dit aan die kieser oorhandig nadat hy dit agterop met 'n geheime merk wat deur die kiesbeampte bepaal is, gemerk het.

(b) Wanneer die kiesers die stembrief ontvang waarop die name van al die behoorlik genomineerde kandidate vir die betrokke volkseenheid of wyk van sodanige volkseenheid by sodanige verkiesing in alfabetiese volgorde gedruk is, moet hy dit neem na die kompartement wat vir dié doel verskaf is, en aandui vir wie hy wil stem

(6) If for any reason no valid nominations were received in respect of any national unit/units or ward/wards of such national unit or units the township manager shall immediately after the closing date of the nominations, recall for nomination for the national unit/s or ward/s concerned in the manner prescribed in regulation 5.

Such nominations must be handed in to the returning officer on a date fixed by him which shall be not earlier than 14 days after and not later than 21 days after the date of issue of the notice calling for nominations.

#### *Provision of Equipment and Appointment of Officers*

7. For all elections the returning officer shall provide compartments, ballot boxes, ballot papers and instruments for marking ballot papers with the official mark and shall appoint such assistants and do such other acts and make such arrangements to facilitate the taking of the poll as may be deemed advisable for effectually conducting the election. The equipment shall be supplied by and all expenditure in this connection shall be for the account of the urban local authority.

#### *Declaration of Secrecy*

8. The returning officer and his duly appointed assistants shall make, before the opening of the poll, a declaration of secrecy on oath. Such declaration shall be made by the returning officer before a justice of the peace or commissioner of oaths, and by his assistants before the returning officer.

#### *Polling Day*

9. The notice issued in terms of regulation 6 (5) shall also stipulate the place at which, the date, other than a Sunday, Good Friday, Ascension Day, Christmas Day or the Day of the Covenant, on which and the hours during which the election shall be held. The hours shall be not less than six hours between the hours at 8 a.m., and 8 p.m., and shall be fixed by the returning officer with due regard to the convenience of the majority of the voters.

#### *Manner of Voting*

10. The voting at all elections held in terms of the provisions of these regulations shall be by ballot and shall take place as follows:—

(a) The returning officer or his assistants at the polling station in respect of each national unit or wards of such national unit shall ascertain that the person coming to vote is a voter enrolled upon the voters' list for the national unit or ward for such national unit, and having ascertained that such person is enrolled and that his identity number appears on such list, shall enter his identity number appearing on the identity card issued to him in terms of the Population Registration Act, 1950 (Act 30 of 1950), upon the counterfoil in the ballot paper book and shall then tear out the ballot paper corresponding to such counterfoil and having stamped the same with a secret mark determined by the returning officer, shall hand it to the voter.

(b) When the voter has received such ballot paper on which shall be printed in alphabetical order the names of all the duly nominated candidates for the particular national unit or ward of such national unit at such election, he shall take it to the compartment provided for the purpose and signify for whom he

deur in die geheim 'n kruis teenoor die naam van die kandidaat vir wie hy wil stem te maak. Hy moet die stembrief dan só hou dat die geheime merk sigbaar is en nadat hy die stembrief só opgehou het dat die kiesbeampte of sy assistent die merk kon herken, laat hy die stembrief val in die stembus wat voor die kiesbeampte of sy assistent staan.

(c) Indien 'n kieser 'n kruis teenoor die naam van meer as een kandidaat maak, sy naam op die stembrief teken of enige merk maak of enige woord skryf waardeur hy uitgeken sou kan word, word daardie stembrief as bedorwe beskou en by die tel van stemme buite rekening gelaat.

#### *Bedorwe Stembriewe en Rekord van Stembriewe*

11. (1) Indien 'n kieser onopsetlik 'n stembrief bederf, kan hy dit teruggee aan die kiesbeampte of sy assistent wat, as hy daarvan oortuig is dat dit onopsetlik gebeur het, aan hom 'n ander stembrief moet gee en die bedorwe stembrief behou wat hy onmiddellik moet kanselleer en endosseer met die woorde "Teruggegee ingevolge regulasie 11" en die kansellerung op die teenblad moet aangeteken.

(2) Sodanige bedorwe stembrief moet bewaar word deur die kiesbeampte wat so spoedig moontlik nadat die stemming plaasgevind het 'n rekord saamstel van die getal stembriewe uitgereik, die getal bedorwe stembriewe en die getal stembriewe wat met die sluiting van die stemming in die stembusse gevind is.

#### *Aantekening van Stemme deur Kiesbeampte*

12. Die kiesbeampte of sy assistente moet op versoek van enige kieser, in die teenwoordigheid van sodanige kieser, die stem van sodanige kieser aanteken op die stembrief wat aan hom uitgereik is, op 'n wyse wat deur die kieser aangetoon word en moet die stembrief in die teenwoordigheid van die kieser in die stembus plaas.

#### *Identifikasie van Kiesers*

13. Geen geregistreerde kieser wat op die dag van stemming nie in staat is om sy bewysboek of identiteitskaart te toon om homself te identifiseer nie, word toegelaat om te stem nie.

#### *Stemlokaal*

14. (1) Niemand, uitgesonderd die kiesbeampte, sy assistente, kandidate en een stemopnemer aangestel deur elke kandidaat en goedkeur deur die kiesbeampte, en die persoon wat hulle stemme uitbring, word in die stemlokaal toegelaat nie.

(2) Die kiesbeampte kan enige persoon versoek om die stemlokaal te verlaat en enige persoon wat weier om die stemlokaal te verlaat wanneer aldus versoek, begaan 'n misdryf.

#### *Uitslag van Verkiesing*

15. (1) So spoedig moontlik nadat die stemlokaal gesluit het en nadat die rekord ingevolge regulasie 11 (2) saamgestel is, moet die kiesbeampte en sy assistente die stemme uitgebring op elke kandidaat tel en bekend maak en moet hulle die kandidate wat die meeste stemme ontvang het ten opsigte van hul onderskeie volkseenhede of wyke van sodanige volkseenhede tot behoorlik verkose lede van die Bantocraad verklaar.

(2) Slegs die kiesbeampte, sy assistente en die kandidate moet teenwoordig wees terwyl die stemme getel word.

(3) So spoedig moontlik na die stemdag moet die kiesbeampte die direkteur of bestuurder skriftelik in kennis stel van die uitslag van die verkiesing en die getal stemme wat ten opsigte van elke kandidaat uitgebring is, aandui.

desires to vote by secretly placing a cross opposite the name of the candidate for whom he wishes to vote. He shall then fold the ballot paper so that the secret mark may be visible and having held up the ballot paper so that the returning officer or his assistant can recognise the mark, shall drop the ballot paper in the ballot box placed in front of the returning officer or his assistant.

(c) Should the voter make a cross opposite the name of more than one candidate, sign his name on the ballot paper or make any mark or write any word by which he could become identified, such ballot paper shall be considered spoilt and not be taken into account at the counting of the votes.

#### *Spoilt Ballot Papers and Record of Ballot Papers*

11. (1) If a voter inadvertently spoils a ballot paper he may return it to the returning officer or his assistant who, if he is satisfied of such inadvertence, shall give him another ballot paper and retain the spoilt ballot paper which he shall immediately cancel and endorse with the words "Returned under regulation 11", and the fact of such cancellation shall be noted upon the counterfoil.

(2) Such spoilt ballot paper shall be retained by the returning officer who shall, as soon as possible after the poll is closed compile a record of the number of ballot papers issued, the number of spoilt ballot papers and the number of ballot papers found in the ballot boxes at the close of the poll.

#### *Recording of Votes by Returning Officer*

12. The returning officer shall, at the request of any voter in the presence of such voter, mark the vote of such voter on the ballot paper issued to him in a manner directed by such voter and place the ballot paper in the ballot box in the presence of the voter.

#### *Identification of Voters*

13. No registered voter who, on the day of polling is unable to produce his reference book or identity card to identify himself shall be permitted to vote.

#### *Polling Station*

14. (1) No person other than the returning officer, his assistants, candidates and one scrutineer appointed by every candidate and approved by the returning officer, and the persons recording their votes shall be admitted to the polling station.

(2) The returning officer may require any person to leave the polling station, and any person who fails to leave the polling station when so required, shall be guilty of an offence.

#### *Result of Election*

15. (1) As soon as possible after the closing of the poll and after the record in terms of regulation 11 (2) has been compiled, the returning officer and his assistants shall count and make known the votes recorded for each candidate and shall declare the candidates who have received the greatest number of votes for their respective national units or wards of such national units to be duly elected members of the Bantu Council.

(2) Only the returning officer, his assistants and the candidates shall be present while the votes are being counted.

(3) As soon as possible after the polling day the returning officer shall notify the director or manager in writing, of the result of the election indicating the number of votes polled in respect of each candidate.

*Beslissing in Geval van Staking van Stemme*

16. Ingeval ewe veel stemme op twee of meer kandidate vir 'n bepaalde volkseenheid uitgebring word, word die suksesvolle kandidaat deur die kiesersbeampte in die teenwoordigheid van die kandidaat deur lotting bepaal.

*Eerste Algemene Verkiesing*

17. (1) Die eerste algemene verkiesing van lede vir 'n Bantueraad word gehou op 'n datum binne ses maande na die afkondiging van hierdie regulasies, en die lede wat aldus verkies is bly aan tot die 30ste dag van September van die derde kalender jaar nadat die eerste verkiesing gehou is.

(2) Die prosedure van die eerste algemene verkiesing moet, waar dit van toepassing is, *mutatis mutandis* voldoen aan die bepalings van regulasies 4 tot en met 16.

*Register en Lys van Stedelike Verteenwoordigers*

18. (1) Sodra die Bantoesakekommissaris die inligting vermeld in regulasie 4 van die regulasies afgekondig by Goewermentskennisgewing R. 231 van 1962 ontvang sal hy dit aan die stedelike plaaslike bestuur verstrek en die stedelike plaaslike bestuur verwittig of die Minister die kandidatuur vir kiesing tot lid van die Bantueraad van elke stedelike verteenwoordiger daarin genoem goedkeur het.

(2) Op sy eerste vergadering nadat hy die inligting genoem in subregulasië (1) ontvang het, besluit die stedelike plaaslike bestuur of hy die kandidatuur vir verkiesing tot lid van die Bantueraad van elkeen van die betrokke stedelike verteenwoordigers goedkeur en of so 'n stedelike verteenwoordiger 'n lid is van 'n volkseenheid waarvan daar volgens die mening van die stedelike plaaslike bestuur soveel lede in die stedelike Bantuwoongebied woonagtig is dat hulle in die Bantueraad verteenwoordig moet word. Die stedelike plaaslike bestuur dra onverwyld sy beslissing aan die Bantoesakekommissaris oor wat dit sal aanteken in die reg van stedelike verteenwoordigers wat hy ingevolge regulasie 4 van die regulasies afgekondig by Goewermentkennisgewing R. 231 van 1962 moet hou.

(3) Binne sewe dae na die datum van afkondiging van hierdie regulasies en op die laaste werksdag van Junie van die jaar waarin 'n algemene verkiesing daarna gehou staan te word, of binne sewe dae vanaf die datum waarop 'n vergadering kragtens die voorbehoudsbepaling van regulasie 19 (2) gehou staan te word, sal die Bantoesakekommissaris 'n lys in triplo opstel waarin al die inligting wat in sy register van stedelike verteenwoordigers vervat is, verskyn. Op dieselfde dag sal hy die lys certificeer as 'n ware afskrif van die inligting wat in sy register van stedelike verteenwoordigers vervat is, die oorspronklike lys aan die kiesbeampte oorhandig en die duplikaat- en triplikaatoorspronklukes op die aanplakborde by sy eie kantoor en by die kantoor van die dorpsbestuurder aanplak.

*Kiesing van Gekose Lede*

19. (1) Die kiesbeampte sal afsonderlike vergaderingsbyeenroep van die stedelike verteenwoordigers van elk van die volkseenhede wat in die stedelike Bantueraad kragtens regulasie 2 (2) verteenwoordig moet word ten einde hulle in staat te stel om uit hulle eie geledere 'n verteenwoordiger of verteenwoordigers te kies om hulle volkseenheid in die stedelike Bantueraad te verteenwoordig.

(2) Die vergadering sal gehou word nie later nie as 21 dae na die afkondiging van hierdie regulasies en nie later as die laaste werksdag van Julie van die jaar waarin 'n algemene verkiesing gehou staan te word: Met dien

*Determination in Event of Equal Number of Votes*

16. If two or more candidates for election in a particular national unit receive an equal number of votes, the successful candidate shall be determined by the returning officer by the casting of lots in the presence of the candidates.

*First General Election*

17. (1) The first general election of members for a Bantu Council shall take place on a date within six months of the publication of these regulations, and the members so elected shall hold office until 30 September of the third calendar year after which the first election was held.

(2) The procedure in the first general election shall, where applicable, *mutatis mutandis* conform to the provisions of regulations 4 to 16 inclusive.

*Register and List of Urban Representatives*

18. (1) As soon as the Bantu Affairs Commissioner receives the information mentioned in regulation 4 of the regulations published under Government Notice R. 231 of 1962, he will furnish it to the urban local authority and advise the urban local authority whether the Minister has approved the candidature for selection as a member of the Bantu Council of every urban representative mentioned therein.

(2) At its first meeting after having received the information referred to in subregulation (1), the urban local authority shall decide whether it approves of the candidature for selection as a member of the Bantu Council of every urban representative concerned and whether such urban representative is a member of a national unit of which there are, in the opinion of the urban local authority, so many members resident in the urban Bantu residential area that they should be represented on the Bantu Council. The Council shall forthwith convey its decision to the Bantu Affairs Commissioner who will record it in the register of urban representatives which he is required to maintain in terms of regulation 4 of the regulations published under Government Notice R. 231 of 1962.

(3) Within seven days of the date of publication of these regulations and on the last working day of June of the year in which a general election is thereafter to be held or within seven days of the date on which a meeting in terms of the proviso to regulation 19 (2) is to be held, the Bantu Affairs Commissioner will compile a list in triplicate, on which all the information contained in this register of urban representatives is reflected.

On the same day he will certify the list to be a true transcript of the information contained in his register of urban representatives, hand the original list to the returning officer, and post the duplicate and triplicate originals on the notice boards at his and the township manager's offices.

*Selection of Selected Members*

19. (1) The returning officer will convene separate meetings of the urban representatives of each of the national units to be represented on the urban Bantu Council in terms of regulation 2 (2), to enable them to select from amongst themselves a representative to represent their national unit on the Urban Bantu Council.

(2) The meeting will be held not later than 21 days after the publication of these regulations and not later than the last working day of July of the year in which a general election is to be held: Provided that where

verstaande dat waar die maksimum getal stedelike verteenwoordigers ten opsigte van enige volkseenheid soos by regulasie 2 (2) bepaal om die een of ander rede nie gekies is nie, vergaderings te eniger tyd gehou kan word om een of meer addisionele stedelike verteenwoordigers, in die geheel nie meer as die getal wat in regulasie 2 (2) voorgeskryf is nie te kies en die bepalings van hierdie regulasies is *mutatis mutandis* van toepassing ten opsigte van sodanige kiesing en op sodanige vergadering.

(3) Die kiesbeampte sal elke stedelike verteenwoordiger van die volkseenheid ten opsigte waarvan 'n vergadering gehou moet word per geregistreerde pos verwittig van die tyd, datum en plek van die vergadering.

(4) Slegs stedelike verteenwoordigers wie se name op die lys genoem in regulasie 18 (3) verskyn en wat lede is van die volkseenheid ten opsigte waarvan 'n verteenwoordiger gekies moet word en sodanige assistente as wat die kiesbeampte nodig het, moet die vergadering bywoon.

(5) Die kiesbeampte sal op die vergadering voorsit en nadat hy die doel daarvan verduidelik het, sal hy die stedelike verteenwoordigers wat teenwoordig is versoek om uit hulle eie geledere kandidate te nomineer om die vakaturen te vul soos by regulasie 2 (2) voorgeskryf. Elke nominasie moet gesekeerde word. In gevalle waar minder as drie stedelike verteenwoordigers is, of in die geval van 'n staking van stemme, sal die kiesbeampte die stedelike verteenwoordiger deur middel van lotting aanwys.

(6) Indien slegs die verlangde getal kandidate om die vakaturen te vul genomineer word, sal die kiesbeampte hulle behoorlik gekose verklaar. Ingeval meer as die vereiste getal genomineer word ten opsigte van die betrokke volkseenheid, moet die kiesbeampte dadelik 'n stemming hou op die wyse wat in subregulasie (7) voorgeskryf word.

(7) (a) Die kiesbeampte sal die stedelike verteenwoordigers, vra om deur hande op te steek, te stem vir elkeen van die getal kandidate wat nodig is om die vakaturen ten opsigte van die betrokke volkseenheid te vul.

(b) Die vereiste getal kandidate wat die meeste stemme ontvang, word behoorlik gekose verklaar.

(c) Ingeval ewe veel stemme op twee of meer kandidate uitgebring word, sal die suksesvolle kandidaat deur die kiesbeampte deur lotting op sodanige vergadering bepaal word.

20. Die kiesbeampte sal so gou moontlik na die vergadering die direkteur of bestuurder skriftelik in kennis stel van die name van die gekose kandidate en van die name van die stedelike verteenwoordigers wat die vergadering bygewoon het.

#### *Ampstermy van Gekose Lede*

21. Elke gekose lid beklee sy amp tot op die datum onmiddellik voor die algemene verkiezing.

#### *Vakature*

22. (1) Enige lid van die Bantoeraad kan, deur skriftelike kenniggewing deur hom onderteken aan die direkteur of bestuurder te oorhandig, sy setel bedank wat dan vakant word.

(2) 'n Lid hou op om lid van die Bantoeraad te wees indien hy—

(a) ten opsigte van 'n skuldigbevinding weens 'n misdryf gevonnis word tot gevangenisstraf sonder die keuse van 'n boete vir 'n tydperk van meer as een maand, of met die keuse van 'n boete vir 'n tydperk van meer as ses maande;

(b) terwyl hy 'n verkose lid is, die stadsgebied verlaat of daaruit afwesig is sonder die toestemming van die Bantoeraad vir 'n ononderbroke tydperk van meer as twee maande;

the maximum number of urban representatives in respect of any national unit as provided for in terms of regulation 2 (2) has not been selected for any reason, meetings may be held at any time for the selection of one or more additional urban representatives, in all not more than the number prescribed by regulation 2 (2), and the provisions of these regulations shall *mutatis mutandis* apply in respect of such selection and at such meeting.

(3) The returning officer will notify each urban representative of the national unit in respect of which a meeting is to be held by registered post of the time, date and place of meeting.

(4) Only urban representatives whose names appear on the list referred to in regulation 18 (3) and who are members of the national unit in respect of which a representative is to be selected, and such assistants as the returning officer may require shall attend the meeting.

(5) The returning officer will preside at the meeting and after explaining the purpose thereof, call on the urban representatives present to nominate from amongst themselves candidates to fill the vacancies as prescribed by regulation 2 (2). Each nomination shall be seconded. In cases where there are less than three urban representatives or in the case of an equal vote the urban representative shall be determined by the returning officer by the casting of lots.

(6) If only the required number of candidates to fill the vacancies is nominated, the returning officer will declare them to be duly selected. In the event of more than the required number being nominated in respect of the national unit concerned, the returning officer shall forthwith conduct a ballot in the manner prescribed in terms of subregulation (7).

(7) (a) The returning officer will ask the urban representative to vote by show of hands for each of the number of candidates required to fill the vacancies in respect of the national unit concerned.

(b) The required number of candidates who receive the largest number of votes shall be declared to be duly selected.

(c) If two or more candidates receive an equal number of votes, the successful candidate will be determined by the returning officer by the casting of lots at such meeting.

20. The returning officer will, as soon as possible after the meeting, furnish the director/manager in writing, with the names of the selected candidates and with the names of urban representatives who attended the meeting.

#### *Term of Office of Selected Members*

21. Every selected member shall hold office until the date immediately preceding the general election.

#### *Vacancies*

22. (1) Any member of the Bantu Council may, by giving notice, in writing, under his hand delivered to the director or manager, resign his seat which shall thereupon become vacant.

(2) Any member shall cease to be a member of the Bantu Council if he—

(a) is sentenced, in respect of a conviction for any offence, to imprisonment without the option of a fine, for a period of more than one month, or with the option of a fine, for a period of more than six months;

(b) being an elected member, leaves or absents himself from the urban area without the permission of the Bantu Council for a continuous period of more than two months;

(c) sonder toestemming van die Bantoeraad afwesig is van drie agtereenvolgende maandelike vergaderings van die Bantoeraad, of hom sonder toestemming van die Voorsitter aan enige Bantoeraadsvergadering ontrek;

(d) onderworpe word aan 'n bevel van die hof wat hom geestelik gekrenk of gebrekkig verklaar, of indien hy wettiglik kragtens die Wet op Geestesgebreken, 1916 (Wet 38 van 1916), as geestelik gekrenk of gebrekkig aangehou word;

(e) per abuis tot lid van die Bantocraad verkieks of gekies word, terwyl hy nie bevoeg is om kragtens die bepalings van hierdie regulasies tot raadslid daarvan verkieks of gekies te word nie;

(f) onderworpe word aan die diskwalifikasies wat in regulasie 4 (a), (b) en (e) tot en met (h) voorgeskryf is;

(g) ophou om 'n stedelike verteenwoordiger te wees ingevolge Goewermentskennisgewing R. 231 van 1962; of

(h) sterf.

(3) Indien 'n lid om enigeen van die redes uiteengesit in subregulasie (2) (a) tot en met (g) ophou om lid te wees, moet die direkteur of bestuurder 'n skriftelike kennisgewing by sodanige lid se jongsbekende woonplek laat aflewer, waarin hy meegedeel word dat hy nie meer lid van die Bantoeraad is nie. Terselfdertyd moet die direkteur of bestuurder 'n afskrif van die kennisgewing aan die stedelike plaaslike bestuur besorg.

(4) (a) As 'n vakature vir 'n verkose lid ingevolge subregulasie (1) of (2) ontstaan, moet die direkteur of bestuurder onverwyd die kiesbeampte versoek om 'n tussenverkiesing coreenkomstig hierdie regulasies te hou ten einde die vakature te vul: Met dien verstande dat, as sodanige vakature ontstaan tussen die eerste dag van April en die dertigste dag van September van die jaar waarin algemene verkiesing gehou moet word, dit onnodig is om 'n tussenverkiesing te hou.

(b) Enige lid wat na aanleiding van 'n tussenverkiesing gehou ingevolge subregulasie (4) (a) of verkieks of benoem is, beklee die amp slegs vir die onverstreke gedeelte van die ampstermyn van die lid in wie se plek hy verkieks of benoem is.

(5) As 'n vakature vir 'n gekose lid ingevolge subregulasie (1) of (2) ontstaan, moet die direkteur of bestuurder onverwyd die kiesbeampte versoek om die vakature te vul op die wyse voorgeskryf ingevolge regulasie 19 en 20.

#### Kwalifikasies van Kiesers

23. (1) Slegs persone wat geregistreerde okkupante van die stedelike Bantowoongebied is en wie se name ingevolge regulasie 24 op die kieserslys verskyn, is bevoeg om by die verkiesing van verkose lede van die Bantocraad te stem.

(2) Indien dit te eniger tyd tot tevredenheid van die dorpsbestuurder of die kiesbeampte bewys word dat so 'n kieser onderworpe is aan enige van die diskwalifikasies wat in regulasie 4 (f), (g), (h) en (i) vermeld is, moet hy onverwyd sy naam van die kieserslys verwijder.

#### Kieserslyste

24. (1) Die dorpsbestuurder moet binne een maand na afkondiging van hierdie regulasies 'n lys opstel en hou van persone wat ingevolge regulasie 23 bevoeg is om by enige verkiesing genoem in daardie regulasie te stem.

(2) In sodanige lys moet aangetoon word die persoonsnommer, naam en adres van kieser, en die volkseenheid waarvan hy lid is of nommer van die wyk van sodanige volkseenheid waarin hy woonagtig is.

(c) is absent without leave of the Bantu Council from three consecutive monthly meetings of the Bantu Council or withdraws from any meeting of the Bantu Council without the permission of the Chairman;

(d) becomes subject to an order of court declaring him to be mentally disordered or defective or if he is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916 (Act 38 of 1916);

(e) is inadvertently elected or selected as a member of the Bantu Council, whilst not being eligible for election or selection thereto in terms of the provisions of these regulations;

(f) becomes subject to the disqualifications prescribed in regulation 4 (a), (b) and (e) to (h) inclusive;

(g) ceases to be an urban representative in terms of Government Notice R. 231 of 1962; or

(h) dies.

(3) If for any of the reasons set out in subregulation (2) (a) to (g) inclusive a member ceases to be a member, the director or manager shall cause a written notice to be delivered to such member's last known place of residence advising him that he is no longer a member of the Bantu Council. At the same time the director or manager shall deliver a copy of the notice to the urban local authority.

(4) (a) Upon a vacancy for an elected member occurring in terms of subregulation (1) or (2) the director or manager shall forthwith call upon the returning officer to hold a by-election in terms of these regulations to fill the vacancy: Provided that if the said vacancy occurs between the first day of April and the thirtieth day of September of the year in which general elections are to be held, it shall not be necessary to hold a by-election.

(b) Any member who in pursuance of a by-election held in terms of subregulation (4) (a) is either elected or appointed shall hold office only for the unexpired portion of the term of office of the member in whose place he has been elected or appointed.

(5) Upon a vacancy for a selected member occurring in terms of subregulation (1) or (2) the director or manager shall forthwith call upon the returning officer to fill the vacancy in the manner prescribed in terms of regulations 19 and 20.

#### Qualifications of Voters

23. (1) Only persons who are registered occupiers of the urban Bantu residential area and whose names appear on the voters' roll in terms of regulation 24, shall be qualified to vote at any election of elected members of the Bantu Council.

(2) If it is proved to the satisfaction of the township manager or the returning officer at any time that such voter is subject to any of the disqualifications mentioned in regulation 4 (f), (g), (h) and (i) he shall forthwith remove his name from the voters' roll.

#### Voters' Roll

24. (1) The township manager shall, within one month from the date of publication of these regulations, compile and maintain a list of persons who are qualified in terms of regulation 23 to vote at any election referred to in that regulation.

(2) In such list shall be reflected the identity number and name and address of the voter and the national unit or number of ward of such national unit of which he is a member.

(3) Vir die doeleindes van enige algemene verkiesing wat ingevolge hierdie regulasies gehou moet word, is slegs kiesers wat geregistreer is as okkupante tot en met die laaste werksdag van Junie van die jaar waarin die verkiesing gehou staan te word geregtig om by daardie verkiesing te stem: Met dien verstande dat in die geval van die eerste algemene verkiesing slegs kiesers wat geregistreerde okkupante is op die dag van askondiging van hierdié regulasies geregtig is om by sodanige verkiesing te stem.

(4) Vir die doeleindes van enige tussenverkiesing wat ingevolge hierdie regulasies gchou staan te word, is slegs kiesers wat as okkupante geregistreer is tot en met die dag waarop 'n vakature vir 'n verkose lid van die Bantoe-raad ontstaan geregtig om by daardie tussenverkiesing te stem.

(5) Enige kieserslys wat ingevolge hierdie regulasies opgestel is, moet ter insae van die Bantoe-inwoners van die stedelike Bantoe-woongebied lê ten minste twee kalendermaande voordat die algemene verkiesing of tussenverkiesing gehou staan te word.

(6) Enige foute wat in die kieserslys genoem in sub-regulasië (5) mag voorkom, moet onmiddellik deur die betrokke partye wat enige belang daarby mag hê onder die aandag van die dorpsbestuurder gebring word ten einde hom in staat te stel om dit reg te stel, want na afloop van die tydperk waarin die kieserslys ter insae gelê het, kan geen veranderings daarin aangebring word nie.

#### *Lede en Ampsdragers*

25. (1) 'n Spesiale vergadering van die Bantoe-raad moet gehou word binne 14 dae na elke algemene verkiesing wat ingevolge hierdie regulasies gehou is en daarna jaarliks gedurende die eerste 14 dae van die maand Oktober, en op elke sodanige vergadering moet die teenwoordige lede een uit hulle eie geledere verkies tot Voorsitter en een tot Vise-voorsitter wat onverwyld hulle ampte moet aanvaar, en daarin moet aanbly tot die datum van die eerste spesiale vergadering wat in Oktober van die volgende jaar gehou word.

(2) Indien die amp van Voorsitter of Vise-voorsitter vakant raak, anders as deur die verstryking van die tydperk waarvoor die bekleer verkies is, moet 'n opvolger op die gewone maandelikse vergadering nadat die vakture ontstaan het deur die lede uit hulle geledere verkies word.

(3) Indien beide die Voorsitter en Vise-voorsitter om enige rede versuim om 'n vergadering by te woon moet die teenwoordige lede enigeen uit hulle geledere aanstel om as Voorsitter op daardie vergadering op te tree.

#### *Ampstermy van Verkose Lede*

26. Behoudens die bepalings van regulasies 17 en 22, beklee elke verkose lid van die Bantoe-raad sy amp vir 'n tydperk van drie jaar en is herkiesbaar.

#### *Diensvoorraad van Lede*

27. (1) Geen lid van die Bantoe-raad mag op walter wyse ook al, met uitsondering van die huur van persele of geboue, betrokke wees by, in, of belang hê by enige transaksie, kontrak of reëling wat ook al gesluit of getref deur of met die Bantoe-raad of die stedelike plaaslike bestuur nie.

(2) Geen lid mag enige belofte, geld, omkoopprys of vergoeding wat ook al, uitgesonderd sy regmatige honoraarium of toelaes wat ooreenkomsdig hierdie regulasies bepaal is uit hoofde van sy amp, eis of aanneem nie.

(3) Enige lid wat subregulasië (1) en (2) oortree, begaan 'n misdryf en is onbevoeg om 'n amp kragtens hierdie regulasies te beklee of om daarin aan te bly.

(3) For the purpose of any general election to be held in terms of these regulations, only those voters registered as occupiers up to and including the last working day of June of the year in which the election is to be held shall be entitled to vote in that election: Provided that in the case of a first general election only voters who are registered occupiers at the date of publication of these regulations shall be entitled to vote at such election.

(4) For the purpose of any by-election to be held in terms of these regulations, only those voters registered as occupiers up to and including the day on which a vacancy for an elected member of the Bantu Council occurs shall be entitled to vote in that by-election.

(5) Any voters' roll compiled in terms of these regulations shall be available for inspection by the Bantu inhabitants of the urban Bantu residential area at least two calendar months before the general election or by-election is due to take place.

(6) Any errors which might appear in the voters' roll mentioned in subregulation (5) shall be brought to the notice of the township manager immediately by the interested parties concerned to enable him to rectify the matter because on expiry of the period during which the voters' rolls have been available for inspection no alteration may be made thereto.

#### *Members and Office Bearers*

25. (1) A special meeting of the Bantu Council shall be held within 14 days of every general election held in terms of these regulations and annually thereafter during the first 14 days of the month of October, and at every such meeting the members present shall elect one of their number to be chairman and one member to be deputy chairman who shall forthwith enter upon their offices and continue therein up to the date of the first special meeting held in October of the ensuing year.

(2) In the event of the offices of chairman or deputy chairman being vacated, otherwise than by expiry of the period for which the incumbent was elected, a successor shall at the ordinary monthly meeting after the vacancy has occurred be elected by the members from amongst themselves.

(3) If both the chairman and deputy chairman for any reason fail to attend a meeting, the members present shall appoint any one of their number to act as chairman at the meeting.

#### *Terms of Office of Elected Members*

26. Subject to the provisions of regulations 17 and 22 of every selected member of the Bantu Council shall hold office for a period of three years and shall be eligible for re-election:

#### *Conditions of Service of Members*

27. (1) No member of the Bantu Council shall, in any way whatsoever with the exception of the hiring of premises or buildings, be concerned or interested in any bargain, contract or arrangement whatsoever made by or with the Bantu Council or the urban local authority.

(2) No member shall exact or accept any promise, fee, bribe or reward whatsoever by virtue of his offer other than his proper honorarium or allowances fixed in accordance with these regulations.

(3) Any member contravening subregulation (1) or (2) shall be guilty of an offence and shall be incapable of holding office or continuing in any office under these regulations.

*Betaling van Lede*

28. (1) Aan lede van die Bantoeraad word sodanige toelaes wat die stedelike plaaslike bestuur bepaal, betaal.

(2) Sodanige toelaes word op 'n maandelikse basis bereken en word maandeliks betaal: Met dien verstande dat 'n lid 10 persent (tien persent) van sodanige toelae verbeur ten opsigte van elke vergadering gedurende die maand waarvoor die toelae betaalbaar is wat nie deur hom bygewoon word nie: Voorts met dien verstande dat hy nie enige gedeelte van sy toelac nie as sy afwesigheid van enige oorsaak wat die stedelike plaaslike bestuur na oorlegpleging met die Bantoeraad redelik ag.

(3) Die Bantoeraad kan aan 'n lid verlof gee vir nie meer as 30 dae gedurende enige jaar nie, en die volle toelae betaalbaar aan enige sodanige lid ingevolge subregulasie (1) is gedurende sodanige tydperk aan hom betaalbaar.

*Bevoegdhede, Funksies en Pligte van Bantoeraad*

29. (1) Die Bantoeraad oefen namens en onderworpe aan die voorskrifte van die stedelike plaaslike bestuur, die bevoegdhede van 'n stedelike plaaslike bestuur uit en verrig die funksies en pligte wat ingevolge artikel 4 (1) van die Wet op Stedelike Bantoerade, 1961 (Wet 79 van 1961), aan hom verleen is en oefen sodanige bevoegdhede uit en verrig sodanige funksies en pligte as wat goedgekeur is ingevolge artikel 4 (2) van gemelde Wet.

(2) Geen funksie of plig goedgekeur ingevolge artikel 4 (2) van gemelde Wet is van toepassing nie aler dit in beide ampelike tale en in die Bantoeataal of -tale wat die meeste oor die algemeen in die dorp gesig word, op die kennisgewingbord by die kantoor van die dorpsbestuurder en by minstens een ander publieke plek in die stedelike Bantewoongebied bekendgemaak is.

*Addisionele Pligte van Gekose Lede*

30. Benewens die bevoegdhede, funksies en pligte genoem in regulasie 29, moet 'n gekose lid namens die volkseenheid wat hy verteenwoordig, die belang van daardie eenheid binne die stedelike Bantewoongebied behartig en die lede van die betrokke volkseenheid ingelig hou en ook sodanige lede adviseer met betrekking tot aangeleenthede wat die algemene belang raak van die lede wat in die stedelike Bantewoongebied woonagtig is.

*Belé van Vergaderings*

31. Die Bantoeraad moet ten minste een vergadering per maand hou op 'n dag, tyd en plek waaroer die Bantoeraad in oorlegpleging met die direkteur of bestuurder moet besluit.

*Spesiale Vergaderings*

32. (1) Wanneer die stedelike plaaslike bestuur van die noodsaklikheid daarvan oortuig is, moet hy die direkteur gelas om 'n spesiale vergadering van die Bantoeraad te belé deur die lede van die Bantoeraad ten minsten 24 uur kennis te gee.

(2) Geen sake word op enige sodanige vergadering verrig nie, uitgesonderd dié vir die oorweging waarvan die vergadering spesiaal belé is.

*Kennisgewing van Vergaderings*

33. 'n Kennisgewing van die tyd en plek van elke vergadering van die Bantoeraad moet deur die Sekretaris van die Bantoeraad aan elke lid en aan die direkteur en aan die dorpsbestuurder beteken word. In sodanige kennisgewing moet die agenda vir daardie besondere vergadering opgeneem word en 'n kennisgewing aan 'n lid moet persoonlik of per pos geskied ten minste 72 uur

*Payment of Members*

28. (1) Members of the Bantu Council shall be paid such allowances as may be determined by the urban local authority.

(2) Such allowance shall be computed on a monthly basis and shall be payable monthly: Provided that a member shall forfeit 10 (ten) per cent of such allowance in respect of each meeting which he does not attend during the month for which the allowance is payable: Provided further that he shall not forfeit any portion of his allowance if his absence from any meeting is due to any cause which the urban local authority after consultation with the Bantu Council considers to be reasonable.

(3) The Bantu Council may grant a member not more than 30 days' leave during any year and the full allowance payable to any such member in terms of subregulation (1) shall be payable to him during such period.

*Powers, Functions and Duties of the Bantu Council*

29. (1) The Bantu Council shall exercise on behalf of and subject to the directions of the urban local authority concerned the powers of a urban local authority and perform such functions and duties as may be granted to him in terms of section 4 (1) of the Urban Bantu Council Act, 1961 (Act 79 of 1961), and exercise such powers and perform such functions and duties as may be approved in terms of section 4 (2) of the said Act.

(2) No function or duty approved in terms of section 4 (2) of the said Act shall apply until made known in both official languages and in the Bantu language or languages most commonly used in the township on the notice board at the office of the township manager and at not less than one other public place within the Urban Bantu residential area.

*Additional Duties of Selected Members*

30. In addition to the powers, functions and duties referred to in regulation 29, a selected member shall, on behalf of the national unit he represents, serve the interests of that unit within the urban Bantu residential area and shall keep the members of the national unit concerned informed and also advise such members in regard to matters affecting the general interests of the members resident in the urban Bantu residential area.

*Convening of Meetings*

31. The Bantu Council shall hold at least one meeting per month on a day and at a time and place to be decided upon by the Bantu Council in consultation with the director or manager.

*Special Meetings*

32. (1) The urban local authority upon being satisfied of the necessity of doing so, shall direct the director to call a special meeting of the Bantu Council by giving the members of the Bantu Council at least 24 hours' notice.

(2) No business shall be transacted at any such meeting except business for the consideration of which the meeting may have been specially convened.

*Notice of Meetings*

33. Notice of the time and place of every meeting of the Bantu Council shall be served by the Secretary of the Bantu Council on every member and on the director and on the township manager. Such notice shall embody the agenda for that particular meeting and notice to a member shall be effected either personally

voor sodanige vergadering, en kennisgewing aan die direkteur of dorpsbestuurder moet of persoonlik geskied of deur die kennisgewing by die direkteur of dorpsbestuurder se kantoor te laat.

### *Kworum*

34. Enige getal lede meer as die helfte van die totale getal behoorlik verkose en gekose lede waaruit die Bantueraad bestaan, maak 'n kworum uit.

### *Beslisende Stem van Voorsitter*

35. In die geval van 'n staking van stemme het die voorsitter 'n beslissende stem. Die voorsitter kan enige lid na goeddunke belet om te stem of aan die besprekings deel te neem waar hy van oordeel is dat die lid 'n geldelike belang het by die saak in oorweging.

### *Notule*

36. (1) Die Sekretaris van dié Bantueraad moet notule van die verrigtinge hou en in sodanige notule dic name aanteken van elke lid en beampite wat teenwoordig is.

(2) Sodanige notule moet op die daaropvolgende gewone vergadering van die Bantueraad bekratig word.

(3) Geen bespreking ten opsigte van die notule word toegelaat nie, behalwe aangaande hulle juistheid daarvan.

### *Sake van die Bantueraad is tot Agenda Beperk*

37. Geen sake, uitgesonderd dié op die agenda wat in die kennisgewing van die vergadering opgeneem is, mag op die vergadering van die Bantueraad bespreek word nie: Met dien verstande dat die vergadering 'n onbestredie mosie van 'n formele aard kan bespreek.

### *Toespreek van Vergadering*

38. Lede moet staan wanneer hulle praat en die voorsitter aanspreek en geen lid mag meer as een keer oor enige onderwerp of mosie praat nie, behalwe dat die lid wat die mosie ingedien het repliek kan lewer voordat die mosie tot stemming gebring word.

### *Voorrang van Sprekers*

39. As twee lede gelyktydig probeer om die voorsitter aan te spreek en die een nie vir die ander wil terugstaan nie, stel die voorsitter dié een aan die woord wat na sy mening op voorrang geregtig is om die voorsitter aan te spreek. Wanneer die voorsitter van mening is dat 'n lid persoonlik in so 'n mate betrokke is by of belang het by die onderwerp onder besprekking dat dit wenslik is dat hy nie aan die beraadslaging daaroor deelneem nie, kan hy daardie lid gelas om hom aan die vergadering te onttrek tot na die afhandeling van die betrokke item.

### *Voorrang van Voorsitter*

40. Wanneer die voorsitter praat, moet enige lid wat dan aan die woord is of wil praat, gaan sit en die Bantueraad moet swyg sodat die voorsitter sonder onderbreking gehoor kan word.

### *Mosies moet Gesecondeer word*

41. Geen mosie of amendament wat deur 'n lid voorgestel is, mag bespreek word nie tensy dit deur 'n ander lid gesecondeer is, en die feit dat so 'n mosie of amendament nie gesecondeer is nie, moet in die notule aanteken word.

or by post at least 72 hours before such meeting, and notice to the director or township manager shall be effected either personally or by leaving the notice at the office of the director or of the township manager.

### *Quorum*

34. Any number of members exceeding one half of the total number of duly elected and selected members comprising the Bantu Council shall form a quorum.

### *Casting Vote of Chairman*

35. In the event of any equality of votes the chairman shall have a casting vote. The chairman may, in his discretion preclude any member from voting or from taking part in the discussions if in his opinion the member has a pecuniary interest in the matter under consideration.

### *Minutes*

36. (1) The Secretary of the Bantu Council shall keep minutes of the proceedings and shall record in such minutes the names of every member and official present.

(2) Such minutes shall be confirmed at the next succeeding ordinary meeting of the Bantu Council.

(3) No discussion shall be allowed on the minutes except as to their accuracy.

### *Business of Bantu Council Confined to Agenda*

37. No business other than that included in the agenda embodied in the notice of the meeting shall be transacted at the meeting of the Bantu Council: Provided that the meeting may discuss an unopposed motion of a formal nature.

### *Addressing Meetings*

38. Members shall stand when speaking and address the chair and no member shall speak more than once on any one subject or motion except that the member who introduced the motion may reply before the motion is put to the vote.

### *Precedence of Speakers*

39. If two members seek to address the chair at the same time and neither shall give way, the chairman shall call upon the one who is, in his opinion, entitled to precedence to address the chair. If in the opinion of the chairman a member is personally concerned with or has an interest in the subject of discussions to such an extent that it is desirable that he does not participate in the deliberations thereon, he may order that member to withdraw from the meeting until the relative item has been disposed of.

### *Precedence of Chairman*

40. Whenever the chairman speaks, any member then speaking or offering to speak, shall sit down and the Bantu Council shall be silent allowing the chairman to be heard without interruption.

### *Motions to be Seconded*

41. No motion or amendment proposed by a member shall be discussed unless it is seconded by another member, and the fact that such motion or amendment was not seconded shall be recorded in the minutes.

*Bywoning van Vergaderings*

42. (1) Benewens die lede en die Sekretaris van die Bantoeraad is die volgende persone geregtig om die vergadering van die Bantoeraad by te woon:

- (a) Enige lid van die stedelike plaaslike bestuur.
  - (b) Die direkteur, die adjunk-direkteur, assistent-direkteur en enige ander beampie van die stedelike plaaslike bestuur wie se teenwoordigheid deur die direkteur nodig geag word of wie se teenwoordigheid deur die Bantoeraad verlang word.
  - (c) Die Hoof-Bantoesakekommissaris of sy verteenwoordiger.
  - (d) Die Bantoesakekommissaris of sy verteenwoordiger.
  - (e) Enige beampie aangestel kragtens artikel 22 (3) van die Hoofwet.
  - (f) Die landdros of sy verteenwoordiger.
  - (g) Die senior polisiebeampie van die distrik of sy verteenwoordiger.
- (2) Die voorsitter van die Bantoeraad kan na goeddunke lede van die publiek toelaat om sy vergaderings by te woon: Met dien verstande dat nie-Bantoes ook die skriftelike toestemming van die plaaslike Bantoesakekommissaris, gegee na oorlegpleging met die direkteur en die Voorsitter van die Bantoeraad, moet verkry alvorens hulle sodanige vergaderings bywoon.

(3) Enigeen genoem in subregulasie (1) is geregtig om die Bantoeraad toe te spreek oor enige onderwerp onder bespreking, maar het nie die reg om daaroor te stem nie en persone genoem in regulasie 42 (2) is nie geregtig om die Bantoeraad toe te spreek of deel te neem aan enige bespreking van die Bantoeraad nie.

*Strafbepalings.*

43. Enigeen wat skuldig bevind word aan 'n oortreding van regulasie 14 of 27 is strafbaar met die strawwe voorgeskryf in artikel 44 van die Hoofwet.

TALG 5/171/36

## AANHANGSEL

Die Dorpsbestuurder,

NOMINASIE VAN KANDIDAAT VIR VAKATURE IN  
STEDELIKE BANTOERAAD VIR DIE  
VOLKSEENHEID

Ons, die ondergetekendes, geregistreerde kiesers van die volkseenheid nomineer hierby \_\_\_\_\_ (naam van kandidaat) ingevolge regulasie 6 (2) van die regulasies aangekondig by Administrateurskeunisgewing No. \_\_\_\_\_ van vir verkiesing in bogenoemde volkseenheid.

Naam in drukskrif	Persoonsnommer	Adres	Handtekening
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

*Attendance at Meetings*

42. (1) In addition to members and the Secretary of the Bantu Council, the following persons shall be entitled to attend meetings of the Bantu Council:

- (a) Any member of the urban local authority.
  - (b) The director, the deputy-director, assistant director and any other officer of the urban local authority whose presence is considered necessary by the director or whose presence is requested by the Bantu Council.
  - (c) The Chief Bantu Affairs Commissioner or his representative.
  - (d) The Bantu Affairs Commissioner or his representative.
  - (e) Any officer appointed under section 22 (3) of the principal act.
  - (f) The magistrate or his representative.
  - (g) The senior police officer of the district or his representative.
- (2) The Chairman of the Bantu Council may in his discretion allow members of the public to attend its meetings: Provided that non-Bantu shall also, before attending such meetings obtain the written permission of the local Bantu Affairs Commissioner, given after consultation with the director and the chairman of the Bantu Council.
- (3) Any person referred to in subregulation (1) shall be entitled to address the Bantu Council upon any subject under discussion, but shall not have the right to vote thereon, and persons referred to in regulation 42 (2) shall not have the right to address or to participate in any discussions of the Bantu Council.

*Penalties*

43. Any person convicted of contravention of regulation 14 or 27 shall be liable to the penalties prescribed in section 44 of the Principal Act.

TALG 5/171/36

## ANNEXURE

The Township Manager,

NOMINATION OF CANDIDATE FOR VACANCY ON URBAN  
BANTU COUNCIL FOR THE \_\_\_\_\_ NATIONAL  
UNIT

We the undersigned, registered voters of the \_\_\_\_\_ national unit, hereby nominate in terms of regulation 6 (2) of the regulations published under Administrator's Notice No. \_\_\_\_\_ dated \_\_\_\_\_ (name of candidate) for election in the above-mentioned national unit.

Name (In block letters)	Identity No.	Address	Signature
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

## AANVAARDING VAN NOMINASIE DEUR KANDIDAAT

Ek, \_\_\_\_\_ persoonsnommer \_\_\_\_\_ woonagtig te \_\_\_\_\_ aanvaar hierdie nominasie vir die vakature in die Siedelike Bantoueraad.

DATUM:

*Handtekening van Genomineerde*

## ALGEMENE KENNISGEWINGS

## KENNISGEWING 561 VAN 1969

## KENNISGEWING VOLGENS SEKSIE 10 VAN DIE ORDONNANSIE OP DIE VERDELING VAN GROND, 1957

Kennis word hiermee gegee dat Maud Edwards die eienaar van die restant van Gedeelte 15 van die plaas Boschdal 309, Registrasieafdeling JQ, distrik Rustenburg, kennis gegee het op die manier voorgeskryf deur die registrasie van haar applikasie volgens seksie 5 van bovenoende Ordonnansie van haar voornemens om die genoemde grond te verdeel in twee of meer stukke, waarvan enige een minder as 25 morg groot is en dat die houer of huurder van die minerale regte in en van die genoemde eiendom nie gevind kan word nie.

Enige besware teen die genoemde verdeling van hierdie grond moet sonder verwyl by die Sekretaris van die Dorperaad, Pretoria, ingedien word. Indien geen besware binne twee maande van die eerste publikasie van hierdie kennisgewing ontvang word nie, sal met die verdeling voortgegaan word.

10-17-24

## KENNISGEWING 569 VAN 1969

## GERMISTON-WYSIGINGSKEMA 1/44

Hierby word ooreenkomsdig die bepalings van artikel 31 (!) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Germiston aansoek gedoen het om Germiston-dorpsaanlegskema, 1, 1945, te wysig deur—

(1) die wysiging van die gebruiksindeeling van Erwe 4, 5, 6, 9, 10, 11, 12, 14 tot 29; die restant van Gedeelte B van Erf 30; die restant van Erf 31; die restant van Gedeelte A van Erf 32; die restant van Erf 33; Erwe 34 tot 47, 101, 112, 353; Gedeelte 1 van Erf 436; Gedeelte 1, Gedeelte 2 en die restant van Erf 437; Erwe 438, 439 en 446, dorp Georgetown; Erwe 19, 52 tot 58, 60 tot 67, 70 tot 75, 470; Gedeelte 1, Gedeelte 2 en die restant van Erf 529; Erwe 524 en 527, dorp Germiston; en Erwe 205 tot 210, dorp Wes Germiston; van "Algemene" na "Spesiale Besigheid";

(2) die wysiging van die gebruiksindeeling van Erf 200, dorp Wes Germiston, van "Algemene Besigheid" na "Spesiale Besigheid";

(3) die wysiging van die gebruiksindeeling van Erwe 171 tot 175, 183, 184 en 201 tot 203, dorp Wes Germiston, van "Algemene Woongebied" na "Spesiale Besigheid";

(4) die wysiging van die hoogte-indeling van Erwe 171 tot 176, 183 tot 188 en 201 tot 204, dorp Wes Germiston, van "Hoogtestreek 3" na "Hoogtestreek 1";

(5) die wysiging van die hoogte-indeling van Erwe 609, 610, 779, 780; die restant van Erf 781; Erwe 782, 803 tot 813, 819, 820, 827; Gedeelte 2 en die restant

## ACCEPTANCE OF NOMINATION BY CANDIDATE

I, \_\_\_\_\_ Identity No. \_\_\_\_\_ residing at \_\_\_\_\_ hereby accept nomination for the vacancy on the Urban Bantu Council.

DATE: \_\_\_\_\_ Nominee's Signature \_\_\_\_\_

## GENERAL NOTICES

## NOTICE 561 OF 1969

## NOTICE IN TERMS OF SECTION 10 OF THE SUBDIVISION OF LAND ORDINANCE, 1957

Notice is hereby given that Maud Edwards, owner of the remainder of Portion 15 of the farm Boschdal 309, Registration Division JQ, District of Rustenburg, has given notice in the manner prescribed by regulation of her application under section 5 of the above Ordinance of her intention to divide the said land into two or more portions of which anyone is less than 25 morgen in extent, and that the holder or lessee of the mineral rights in and to the said farm cannot be found.

Any objections to the said division of such land should be lodged without delay with the Secretary of the Townships Board, Pretoria. Should no objection be received within two months of the date of the first publication of this notice, the division will be proceeded with.

10-17-24

## NOTICE 569 OF 1969

## GERMISTON AMENDMENT SCHEME 1/44

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Germiston has applied for Germiston Town-planning Scheme 1, of 1945, to be amended by—

(1) the amendment of the use zoning of Erven 4, 5, 6, 9, 10, 11, 12, 14 to 29; the remainder and Portion B of Erf 30; the remainder of Erf 31; the remainder and Portion A of Erf 32; the remainder of Erf 33; Erven 34 to 47, 101, 112, 353; Portion 1 of Erf 436; Portion 1, Portion 2 and remainder of Erf 437; Erven 438, 439 and 446, Georgetown Township; Erven 19, 52 to 58, 60 to 67, 70 to 75, 470; Portion 1, Portion 2 and remainder of Erf 529; Erven 524 and 527, Germiston Township; and Erven 205 to 210, West Germiston Township; from "General" to "Special Business";

(2) the amendment of the use zoning of Erf 200, West Germiston Township, from "General Business" to "Special Business";

(3) the amendment of the use zoning of Erven 171 to 175, 183, 184 and 201 to 203, West Germiston Township, from "General Residential" to "Special Business";

(4) the amendment of the height zoning of Erven 171 to 176, 183 to 188 and 201 to 204, West Germiston Township, from "Height Zone 3" to "Height Zone 1";

(5) the amendment of the height zoning of Erven 609, 610, 779, 780; the remainder of Erf 781; Erven 782, 803 to 813, 819, 820, 827; Portion 2 and the remainder of

van Erf 837; Erwe 850, 851, 857 tot 866, 1229, 1239 tot 1242, 1467 tot 1470; Gedeelte A en die restant van Erf 1471 en Erf 2533, dorp Primrose; van "Hoogtestreek 4" na "Hoogtestreek 3";

(6) die byvoeging van 'n 10 Engelse voet boulyn langs Queenstraat op Erwe 172 tot 174, 176 en 184, dorp Germiston;

(7) die wysiging van die maksimum toelaatbare bouoppervlakte vir "Algemene Woongeboue" en "Inrigtings" in Hoogtestreek 3 van 60 persent na 40 persent;

(8) deur die wysiging van die maksimum toelaatbare hoogte van geboue in "Hoogtestreek 3" van vier verdiepings na ses verdiepings;

(9) deur die wysiging van die maksimum toelaatbare hoogte van geboue in die gedeeltes van Hoogtestreke 1 en 3 wat die "Centrale Besigheidsgebied" en die "Primrose Besigheidsgebied" uitmaak, deur die vermeerdering van die hoek van 'n lyn waaraan geen gedeelte van 'n gebou mag oorskry nie van  $45^{\circ}$  na  $60^{\circ}$  om toe te laat dat 'n groter aantal vloere opgerig kan word, met dien verstande dat die huidige toelaatbare totale vloeroppervlakte nie vermoeerder word nie, behalwe in sekere omstandighede en onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie Wysigingskema (wat Germiston-wysigingskema 1/44 genoem sal word) lê in die kantoor van die Stadsklerk van Germiston, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, 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 regsemgebied 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 kennismeting die Direkteur van Plaaslike Bestuur by bovenmelde 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, 10 September 1969.

10-17-24

Erf 837; Erven 850, 851, 857 to 866, 1229, 1239 to 1242, 1467 to 1470; Portion A and the remainder of Erf 1471 and Erf 2533, Primrose Township; from "Height Zone 4" to "Height Zone 3";

(6) the addition of a 10 English feet building line along Queen Street on Erven 172 to 174, 176 and 184, West Germiston Township;

(7) the amendment of the maximum coverage allowed for residential buildings and institutions in Height Zone 3 from 60 per cent to 40 per cent;

(8) by the amendment of the maximum permissible height for buildings in "Height Zone 3" from four storeys to six storeys;

(9) by the amendment of the maximum permissible height of buildings in those portions of Height Zones 1 and 3 which constitute the "Central Business Area" and "Primrose Business Area" by increasing the angle of the line above which no part of a building may project from  $45^{\circ}$  to  $60^{\circ}$  to permit a greater number of floors to be erected, provided that the present permissible total floor area is not increased except in certain circumstances, and subject to certain conditions.

This amendment will be known as Germiston Amendment Scheme 1/44. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston, 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, 10 September 1969.

10-17-24

## KENNISGEWING 570 VAN 1969

### KOSTER-WYSIGINGSKEMA 1/4

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Koster aansoek gedoen het om Koster-dorpsaanlegskema 1, 1951, soos volg te wysig:

(a) Die verlegging van die Koster-Lichtenburgpad om aan te sluit by Duitser Eloffweg.

(b) Die verlenging van Rissikstraat om aan te sluit by Jamesonweg volgens die beplanning van die spooroorgang-uitskakelingskema as voorgestelde Pad 34.

(c) Verbreding van gedeeltes van Brinkstraat en Duitser Eloffweg by Erwe 448, 460 en 544.

(d) Sluiting van 'n gedeelte van Duitser Eloffweg en konsolidasie met Gedeelte C en Gedeelte 4 van Erf 544.

(e) Die wysiging van 'n gedeelte van voorgestelde Pad 12 na "Algemene Besigheid" met 'n digtheid van een woonhuis op 8,000 vierkante voet.

(f) Wysiging van die voorgestelde paaie netwerk aan suidekant van die spoorlyn op die onbepaalde gebied.

## NOTICE 570 OF 1969

### KOSTER AMENDMENT SCHEME 1/4

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Koster has applied for Koster Town-planning Scheme 1, 1951; to be amended as follows:

(a) The diversion of the Koster-Lichtenburg Road to join Duitser Eloff Road to show the position of the road as constructed.

(b) The extension of Rissik Street to join Jameson Road according to the levelcrossing elimination scheme as proposed Road 34.

(c) Widening of portions of Brink Street and Duitser Eloff Road at Erven 448, 460 and 544.

(d) Closing of a portion of Duitser Eloff Road and consolidation with Portion C and Portion 4 of Erf 544.

(e) The rezoning of portion of proposed Road 12 to "General Business" with a density of one dwelling-house per 8,000 square feet.

(f) The amending of the proposed road network south of the railway line in the undetermined area.

(g) Die wysiging van 'n gedeelte van "The Avenue" van "Bestaande Oop Ruimte" na "Spesiale Besigheid" met 'n digtheid van een woonhuis op 8.000 vierkante voet.

(h) Sluiting van gedeelte van Merrimanstraat en Railwaystraat by hulle aansluitingspunt by Rissikstraat.

(i) Verlegging van Railwaystraat by Erwe 409, 411 en 413.

(j) Die herabkeming van 'n gebied van vyf morg vir hospitaaldoeleindes.

(k) Die wysiging van die afbakening van Erwe 277, 278 en 279 van "Onderwysdoeleindes" na "Woondoeleindes".

(l) Die wysiging van die afbakening van Erwe 304, 305 en 306 van "Onderwysdoeleindes" na "Munisipale doeleindes".

(m) Uitbreiding van die grens van die nuwe Bantuedorp soos geproklameer, in te sluit.

(n) Die herabkeming van die "Algemene Nywerheid" gebied na "Spesiale Woongebied" met 'n digtheid van een woonhuis op 8.000 vierkante voet; en die afbakening van 'n gebied ten suidè van die spoorlyn en ten weste van die Koster-Lichtenburgpad as "Algemene Nywerheid".

(o) Die afbakening van die nuwe Bantuendorpsgebied vir "Nie-Blanke Bewoning", en die uitbreiding van die grense van die skema om die dorpsgebied in te sluit, en die herabkeming van die gebied tevore ingedeel vir "Nie-Blanke Bewoning" na "Onbepaald".

(p) Wysiging van die afbakening van Erf 339 van "Spesiale Besigheid" na "Godsdienstdoeleindes".

(q) Wysiging van 'n gedeelte van die "Spesiale Woongebied" gebruikstreek na "Publieke Oop Ruimte".

(r) Die herabkeming van 'n gedeelte land, vyf morg in omvang, aangrensende die Indiërdorp as "Voorgestelde Publieke Oop Ruimte 28".

(s) Die afbakening van twee uitspangebiede van 5 (vyf) morg elk soos opgemeeet.

(t) Wysiging van die afbakening van Erf 10, Cedrela Indiërdorp, van "Algemene Besigheid" na "Spesiale Woongebied" met 'n digtheid van een woonhuis op 5.000 vierkante voet.

(u) Die wysiging van die afbakening van Erf 26, Cedrela Indiërdorp, van "Algemene Besigheid" na "Staatsdoeleindes".

(v) Die skraping van die nommer 26 (voorgestelde publieke oop ruimte) en die vervanging daarvan deur die nommer 27.

Verdere besonderhede van hierdie wysigingskema (wat Koster-wysigingskema 1/4 genoem sal word) lê in die kantoor van die Stadsklerk van Koster 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 bovenmelde 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, 10 September 1969.

10-17-24

(g) The rezoning of portion of "The Avenue" from "Existing Public Open Space" to "Special Residential" with a density of one dwelling-house per 8,000 square feet.

(h) Closing of portions of Merriman Street and Railway Street at their junctions with Rissik Street.

(i) Diversion of Railway Street in the vicinity of Erven 409, 411 and 413.

(j) The rezoning of a portion of land, five morgen in extent, for hospital purposes.

(k) The amending of the zoning of Erven 277, 278 and 279 from "Educational Purposes" to "Residential Purposes".

(l) The amending of the zoning of Erven 304, 305 and 306 from "Educational Purposes" to "Municipal Purposes".

(m) Extension of the boundaries of the Scheme to include the new Bantu Townships as proclaimed.

(n) The rezoning of the "General Industrial" area to "Special Residential" with a density of one dwelling-house per 8,000 square feet and the zoning of an area south of the railway and west of the Koster-Lichtenburg Road as "General Industrial".

(o) The zoning of the new Bantu Township for non-European occupation, and the extension of the boundaries of the Scheme to include this township and the rezoning of the area previously zoned "Non-European Occupation" to "Undermined".

(p) Amending of the zoning of Erf 339 from "Special Business" to "Religious Purposes".

(q) Amending of portion of the "Special Residential" use zone to "Public Open Space 29".

(r) The zoning of a portion of land three morgen in extent adjoining the Indian Township as "Proposed Public Open Space 28".

(s) The zoning of two outspan areas of five morgen each as surveyed.

(t) Amending of the zoning of Erf 10, Cedrela Indian Township, from "General Business" to "Special Residential" with a density of one dwelling-house per 5,000 square feet.

(u) The amending of the zoning of Erf 26, Cedrela Indian Township, from "General Business" to "Government purposes".

(v) By the deletion of the number 26 (Proposed Public Open Space) and the substitution thereafter of the number 27.

This amendment will be known as Koster Amendment Scheme 1/4. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Koster 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 applied 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, 10 September 1969.

10-17-24

## KENNISGEWING 571 VAN 1969

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA  
1/97

Hierby word ooreenkomstig die bepalings 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, te wysig deur die herindeling van Erf 169, dorp Delarey, geleë te Sewende Straat 20, van "Spesiale Woon" tot "Algemene Besigheid" ten einde die oprigting van besigheidsgeboue moontlik te maak, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie Wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/97 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 regssgebied 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, 27 September 1969.

17-24

## NOTICE 571 OF 1969

ROODEPOORT-MARAISBURG AMENDMENT  
SCHEME 1/97

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 by the rezoning of Erf 169, Delarey Township, situate at 20 Seventh Street, from "Special Residential" to "General Business", to enable business premises to be erected thereon, subject to certain conditions.

This amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/97. 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 four weeks from the date of this notice.

G. P. NEL, Director of Local Government.

Pretoria, 27 September 1969.

17-24

## KENNISGEWING 572 VAN 1969

## THABAZIMBI-WYSIGINGSKEMA 1/6

Hierby word ooreenkomstig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Gesondheidskomitee van Thabazimbi aansoek gedoen het om Thabazimbi-dorpsaanlegskema 1, 1954, te wysig deur die herbestemming van Erf 160, dorp Thabazimbi, Kwaggastraat, Thabazimbi, van "Spesiale Besigheid" tot "Algemene Besigheid".

Verdere besonderhede van hierdie Wysigingskema (wat Thabazimbi-wysigingskema 1/6 genoem sal word) lê in die kantoor van die Sekretaris van die Gesondheidskomitee van Thabazimbi, 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 regssgebied 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, 17 September 1969.

17-24

## NOTICE 572 OF 1969

## THABAZIMBI AMENDMENT SCHEME 1/6

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Health Committee of Thabazimbi has applied for Thabazimbi Town-planning Scheme 1, 1954, to be amended by the rezoning of Erf 160, Thabazimbi Township, Kwagga Street, Thabazimbi, from "Special Business" to "General Business".

This amendment will be known as Thabazimbi Amendment Scheme 1/6. Further particulars of the Scheme are open for inspection at the office of the Health Committee of Thabazimbi, 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, 17 September 1969.

17-24

## KENNISGEWING 573 VAN 1969

## JOHANNESBURG-WYSIGINGSKEMA 1/355

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die indeling van Standplaas 556, dorp Coronationville, in Prieskastraat, tussen Pinelands- en Plumsteadstraat, word op sekere voorwaardes van "Openbare oop ruimte" tot "Inrigtings" verander.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/355 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg 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 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, 17 September 1969.

17-24

## NOTICE 573 OF 1969

## JOHANNESBURG AMENDMENT SCHEME 1/355

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 Stand 556, Coronationville Township, being in Prieska Street, between Pinelands and Plumstead Streets, from "Public Open Space" to "Institutional", subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme 1/355. 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, 17 September 1969.

17-24

## KENNISGEWING 574 VAN 1969

## KRUGERSDORP-WYSIGINGSKEMA 1/40

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946, te wysig deur die herindeling van Standplaas 571, dorp Krugersdorp, 5,000 Kaapse vierkante voet groot, van "Algemene Woongebied" tot "Algemene Besigheid."

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/40 genoem sal word) lê in die kantoor van die Stadsklerk van Krugersdorp, 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 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, 17 September 1969.

17-24

## NOTICE 574 OF 1969

## KRUGERSDORP AMENDMENT SCHEME 1/40

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Krugersdorp has applied for Krugersdorp Town-planning Scheme 1, 1946, to be amended by the rezoning of Stand 571, Krugersdorp Township, being 5,000 Cape square feet in extent, from "General Residential" to "General Business."

This amendment will be known as Krugersdorp Amendment Scheme 1/40. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Krugersdorp, 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, 17 September 1969.

17-24

## KENNISGEWING 575 VAN 1969

## KRUGERSDORP-WYSIGINGSKEMA 1/34

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946, te wysig, deur die herindeling van Standplase 435 en 436, dorp Krugersdorp, elk 5.000 Kaapse vierkante voet groot, van "Algemene Woondoeleindes" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/34 genoem sal word) lê in die kantoor van die Stadsklerk van Krugersdorp, en in die kantoor 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 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, 17 September 1969.

17-24

## NOTICE 575 OF 1969

## KRUGERSDORP AMENDMENT SCHEME 1/34

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Krugersdorp has applied for Krugersdorp Town-planning Scheme 1, 1946, to be amended by the rezoning of Stands 435 and 436, Krugersdorp Township, each being 5,000 Cape square feet in extent, from "General Residential" to "General Business."

This amendment will be known as Krugersdorp Amendment Scheme 1/34. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Krugersdorp, 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, 17 September 1969.

17-24

## KENNISGEWING 576 VAN 1969

## JOHANNESBURG-WYSIGINGSKEMA 1/360

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die indeling van Erwe 356 en 357, Doornfontein, naamlik Buxtonstraat 34 en 36, word op sekere voorwaardes van "Algemene Woondoeleindes" tot "Algemene Besigheidsdooeindes" verander.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/360 genoem sal word), lê in die kantoor van die Stadsklerk van Johannesburg, en in die kantoor 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 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, 17 September 1969.

17-24

## NOTICE 576 OF 1969

## JOHANNESBURG AMENDMENT SCHEME 1/360

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 Lots 356 and 357, Doornfontein, being 34 and 36 Buxton Street, from "General Residential" to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme 1/360. 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, 17 September 1969.

17-24

## KENNISGEWING 577 VAN 1969

## LICHTENBURG-WYSIGINGSKEMA 1/16

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Lichtenburg aansoek gedoen het om Lichtenburg-dorpsaanlegskema 1, 1953, te wysig deur die gebruiksindeling van die resterende gedeelte van Erf 51, word gewysig van "Spesiale Woon" tot "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, ensovoorts.

Verdere besonderhede van hierdie wysigingskema (wat Lichtenburg-wysigingskema 1/16 genoem sal word) lê in die kantoor van die Stadsklerk van Lichtenburg, 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 regsgebied 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, 17 September 1969.

17-24

## KENNISGEWING 578 VAN 1969

## GERMISTON-WYSIGINGSKEMA 1/51

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Germiston aansoek gedoen het om Germiston-dorpsaanlegskema 1, 1945, te wysig deur die wysiging van die gebruiksindeling van Erf 120 dorp Germiston-uitbreiding 3, van "Algemene Nywerheid" tot "Spesiaal", om alleenlik nywerheidsgeboue vir primêre gebruik toe te laat, en enige ander geboue, behalwe skadelike nywerheidsgeboue, met die toestemming van die Raad.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema 1/51 genoem sal word) lê in die kantoor van die Stadsklerk van Germiston 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 regsgebied 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, 17 September 1969.

17-24

## NOTICE 577 OF 1969

## LICHTENBURG AMENDMENT SCHEME 1/16

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Lichtenburg has applied for Lichtenburg Town-planning Scheme 1, 1953, to be amended by 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.

This amendment will be known as Lichtenburg Amendment Scheme 1/16. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Lichtenburg, 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, 17 September 1969.

17-24

## NOTICE 578 OF 1969

## GERMISTON AMENDMENT SCHEME 1/51

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Germiston has applied for Germiston Town-planning Scheme 1, 1945, to be amended by the amendment of the use zoning of Erf 120, Germiston Extension 3 Township, from "General Industrial" to "Special", to allow only industrial buildings as a primary use, and any other buildings, other than noxious industrial buildings, with the consent of the Council.

This amendment will be known as Germiston Amendment Scheme 1/51.

Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston, 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, 17 September 1969.

17-24

## KENNISGEWING 580 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-  
VOORWAARDES VAN ERF 137, DORP POLLAK  
PARK-UITBREIDING 2, DISTRIK SPRINGS

Hierby word bekend gemaak dat dr. H. H. Wright 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 137, dorp Pollak Park-uitbreiding 2, distrik Springs, ten einde dit moontlik te maak dat die erf 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 B310, Block B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 21 September 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, 24 September 1969.

## KENNISGEWING 581 VAN 1969

## KRUGERSDORP-WYSIGINGSKEMA 1/39

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946, te wysig om op Erf 786, Krugersdorp-Noord voorseeing te maak vir 'n vloer/oppervlak verhouding van 3:00 onderworpe aan voorwaardes deur die Raad neergelê:

(a) Boulyne van 20 voet aan die Adolph Schneiderlaan- en 10 voet aan die Hospitaalpadstraatfronte van die erf.

(b) Dat geen geboue opgerig word oor die suidlike gedeelte van die erf tussen die noordelike grens van die 9-voet munisipale rioolserwituut 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.

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/39 genoem sal word) lê in die kantoor van die Stadsklerk van Krugersdorp 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 regssgebied 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 kennismeting 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, 24 September 1969.

## NOTICE 580 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS  
OF TITLE OF ERF 137, POLLAK PARK EXTE-  
NSION 2 TOWNSHIP, DISTRICT OF SPRINGS

It is hereby notified that application has been made by Dr H. H. Wright in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf 137, Pollak Park Extension 2 Township, District of Springs to permit the erf being used for the erection of flats thereon.

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 21 October 1969.

G. P. NEL, Direkteur van Plaaslike Bestuur.  
Pretoria, 24 September 1969.

## NOTICE 581 OF 1969

## KRUGERSDORP AMENDMENT SCHEME 1/39

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Krugersdorp has applied for Krugersdorp Town-planning Scheme 1, 1946, to 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 foot 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.

This amendment will be known as Krugersdorp Amendment Scheme 1/39. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Krugersdorp and at the office of the Director of Local Government, Room B214, Provincial Building, Pretoriussstraat, 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, Direkteur van Plaaslike Bestuur.  
Pretoria, 24 September 1969.

## KENNISGEWING 582 VAN 1969

VOORGESTELDE WYSIGING VAN DIE TITEL-  
VOORWAARDES VAN ERWE 2006-2009, 2210-2226  
EN 2345-2352 DORP PROTEA

Hierby word bekendgemaak dat Ruro Urban Townships and Investment Company (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 Erwe 2006-2009, 2210-2226 en 2345-2352, dorp Protea, ten einde dit moontlik te maak dat die erwe vir nywerheidsdoeleindes 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 22 Oktober 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, 24 September 1969.

## KENNISGEWING 583 VAN 1969

## CARLETONVILLE-WYSIGINGSKEMA 1/8

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Carletonville aansoek gedoen het om Carletonville-dorpsaanlegskema 1, 1961, soos volg te wysig:

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, Erwe 4533 en 4534 Kraglyn doeleindes	—	—

3. Die byvoeging van die volgende Gebruikstreek tot Tabel "D" van Klousule 19 (a).

(xi)

(1)	(2)	(3)	(4)	(5)
Carletonville-Uitbreiding 9, Erwe 4044 en 4510 Onbepaald	Oranje en bruin kruisarsering	Landboukundige geboue	Ander gebruik nie onder kolomme 3 en 5 vermeld nie	Nywerheidsgeboue, hinderlike nywerheidsgeboue.

## NOTICE 582 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN 2006-2009, 2210-2226 AND 2345-2352, PROTEA TOWNSHIP

It is hereby notified that application has been made by Ruro Urban Townships and Investment Company (Proprietary) Limited in terms of section 3 (1) of the removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven 2006-2009, 2210-2226 and 2345-2352, Protea Township, to permit the erven being used for 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 22 October 1969.

G. P. NEL, Director of Local Government.

Pretoria, 24 September 1969.

## NOTICE 583 OF 1969

## CARLETONVILLE AMENDMENT SCHEME 1/8

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Carletonville has applied for Carletonville Town-planning Scheme 1, 1961, to be amended as follows:

1. Map 3, Scheme 1, as shown on Map 1, Scheme 1/8.

2. Clause 19 (a) Table "D", by the addition of the following to Use Zone V (Special Use):—

(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. Clause 19 (a) Table "D" by the addition of the following Use Zone to the Table:—

(1)	(2)	(3)	(4)	(5)
Carletonville Extension 9, Erven 4044 and 4510 Undetermined	Cross hatched orange and brown	Agricultural buildings	Other uses not under columns 3 and 5	Noxious industrial buildings, industrial buildings.

4. Die byvoeging van die volgende voorbehoudsbelings 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 opgelê 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 opgelê 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 opgelê 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 opgelê word na oorlegpleging met die plaaslike bestuur en die Dorperaad.

Verdere besonderhede van hierdie wysigingskema (wat Carletonville-wysigingskema 1/8 genoem sal word) lê in die kantoor van die Stadsklerk van Carletonville 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 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 bovenmelde 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, 24 September 1969.

#### KENNISGEWING 584 VAN 1969

#### VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF 86, DORP GLENADRIENNE, DISTRIK JOHANNESBURG

Hierby word bekendgemaak dat Geldsom Beleggings (Eiendoms) Beperk (No. 67/11485) 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 86, dorp Glenadrienne, ten einde dit moontlik te maak dat die boubeperkingslyn op die erf verminder word van 25 voet na 20 voet vanaf enige straatgrens.

4. Clause 19 (a), by the addition of the following provisos:—

(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.

This amendment will be known as Carletonville Amendment Scheme 1/8. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Carletonville, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner of 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, 24 September 1969.

#### NOTICE 584 OF 1969

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF 86, GLENADRIENNE TOWNSHIP, DISTRICT OF JOHANNESBURG

It is hereby notified that application has been made by Geldsom Beleggings (Eiendoms) Beperk (No. 67/11485), in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf 86, Glenadrienne Township, to permit that the building line restriction on the property be reduced from 25 feet to 20 feet from any street boundary.

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 21 Oktober, 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, 24 September 1969.

### KENNISGEWING 585 VAN 1969

#### VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN LOTTE 663 EN 664, DORP BERA, DISTRIK JOHANNESBURG

Hierby word bekendgemaak dat Double York Investments (Edms.) Beperk, 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 Lotte 663 en 664, dorp Berea, distrik Johannesburg, ten einde dit moontlik te maak dat die lotte 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 B310, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 21 Oktober, 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, 24 September 1969.

### KENNISGEWING 586 VAN 1969

#### JOHANNESBURG WYSIGINGSKEMA 1/348

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Lotte 102 tot 107 en 169 tot 174, dorp Killarney, om voorsiening te maak vir groter hoogte deur vier verdiepings toes te laat, teen 60 persent dekking, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/348 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg 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 beswaar teen die Skema aan te teken en kan

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 21 October 1969.

G. P. NEL, Director of Local Government.

Pretoria, 24 September 1969.

### NOTICE 585 OF 1969

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOTS 663 AND 664 BERA TOWNSHIP, DISTRICT OF JOHANNESBURG

It is hereby notified that application has been made by Double York Investments (Pty) Limited, in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Lots 663 and 664, Berea Township, District of Johannesburg, to permit lots 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 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 21 October 1969.

G. P. NEL, Director of Local Government.

Pretoria, 24 September 1969.

### NOTICE 586 OF 1969

#### JOHANNESBURG AMENDMENT SCHEME 1/348

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 Lots 102 to 107 and 169 to 174, Kilgarney Township, to allow greater height permitting four storeys at 60 per cent coverage, subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme 1/348. 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, Pretoriussstraat, 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

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, 24 September 1969.

24-1

### KENNISGEWING 587 VAN 1969

#### PRETORIASTREEK-WYSIGINGSKEMA 202

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat, in opdrag van die Administrator, die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig soos volg:—

Die toevoeging van die volgende nuwe voorbehoudsbepaling tot Tabel F van die oorspronklike skema:—

"(xi) Erf 162, Menlo Park, mag in twee gedeeltes van nie minder nie as 11,250 Kaapse vierkante voet elk onderverdeel word en 'n woonhuis mag op elke sodanige gedeelte opgerig word".

Erf 162, Menlo Park, geleë suid van Vyfde Straat, oos van die hoek van Brooklynweg en Vyfde Straat, is bestem vir "Spesiale Woongebuik" met 'n digtheid van een woonhuis per erf en mag dus nie onderverdeel word nie. Die algemene uitwerking van die Skema sal wees om die onderverdeling van die eiendom in hoogstens twee gedeeltes moontlik te maak.

Die eiendom is op naam van mev. G. I. R. Hales, Vyfde Straat 15, Menlo Park, Pretoria, geregistreer.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 202 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinsiale Gebou, Pretoriussstraat, Pretoria, te 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, 24 September 1969.

24-1

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, 24 September 1969.

24-1

### NOTICE 587 OF 1969

#### PRETORIA REGION AMENDMENT SCHEME 202

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, as instructed by the Administrator, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme 1960, to be amended as follows:—

The addition of the following new proviso to Table F of the original scheme:—

"(xi) Erf 162, Menlo Park, may be subdivided into two portions of not less than 11,250 Cape square feet each and a dwelling-house may be erected on each such portion."

Erf 162, Menlo Park, situate south of Fifth Street, to the east of the corner of Brooklyn Road and Fifth Street, is zoned "Special Residential" with a density of one dwelling-house per erf and may therefore not be subdivided. The general effect of the Scheme will be to permit the subdivision of the erf into a maximum of two portions.

The property is registered in the name of Mrs G. I. R. Hales, 15 Fifth Street, Menlo Park, Pretoria.

This amendment will be known as "Pretoria Region Amendment Scheme" 202. 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, 24 September 1969.

24-1

### KENNISGEWING 588 VAN 1969

#### JOHANNESBURG-WYSIGINGSKEMA 1/352

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die herindeling van Standplose 903 tot 907 en 909, dorp Melville, van "Spesiale Woondoeleindes" tot "Algemene Woondoeleindes", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/352 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinsiale Gebou, Pretoriussstraat, Pretoria, ter insae.

### NOTICE 588 OF 1969

#### JOHANNESBURG AMENDMENT SCHEME 1/352

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 Stands 903 to 907 and 909, Melville Township, from "Special Residential" to "General Residential", subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme 1/352. 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.

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 regssgebied 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 bovenmelde 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, 24 September 1969.

24-1

## KENNISGEWING 589 VAN 1969.

VOORGESTELDE WYSIGING VAN DIË TITEL-  
VOORWAARDES VAN ERWE 871 EN 876 TOT 893,  
DORP NELSPRUIT-UITBREIDING 5, DISTRIK  
NELSPRUIT

Hierby word bekendgemaak dat die Stadsraad van Nelspruit ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om—

(a) die opheffing van die volgende stigtingsvoorwaardes soos geproklameer by Administrateurskennisgewing 317, gedateer 2 Desember 1964, wat soos volgt lui ten opsigte van—

(i) Erwe 871 en 876 tot 885: Geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 50 voet vanaf die padreservé van Pad 585 grens en minstens 20 voet vanaf enige ander straatgrens daarvan geleë wees;

(ii) Erwe 886 tot 893: Geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 50 voet vanaf die padreservé van Pad 585, minstens 20 voet vanaf die grens daarvan wat aan Pad 585 grens en minstens 20 voet vanaf enige ander straatgrens daarvan geleë wees;

(b) die opheffing van genoemde voorwaardes wat in die titelaktes van bogenoemde erwe geregistreer is; ten einde die oprigting en plasing van geboue op die erwe te vergemaklik.

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 22 Oktober 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, 24 September 1969.

## KENNISGEWING 590 VAN 1969

## PRETORIASTREEK-WYSIGINGSKEMA 181

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 bestemming van ongeveer 80 gedeeltes van die plase Franspoort 332 JR en Pienaarspoort 339 JR, geleë noord van die Pretoria-Bronkhorstspruitspoorlyn teenoor Pienaarspoorthalte en oos van die Bantedorp Mamelodi as "Onbepaald". Die doel van die Skema is om die betrokke eiendomme wat tans geen bestemming het nie, onder die beheer van die Pretoriastreek-dorpsaanlegskema, 1960, te bring.

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, 24 September 1969.

24-1

## NOTICE 589 OF 1969

PROPOSED AMENDMENT OF THE CONDITIONS  
OF ESTABLISHMENT AND THE CONDITIONS OF  
TITLE OF ERVEN 871 AND 876 TO 893, TOWNSHIP  
OF NELSPRUIT EXTENSION 5, DISTRICT OF  
NELSPRUIT

It is hereby notified that application has been made by the Town Council of Nelspruit in terms of section 3 (1) of the Removal of Restrictions Act, 1967, for—

(a) the removal of the following conditions of establishment as proclaimed by Administrator's Notice 317, dated 2 December 1964, which read as follows, in respect of—

(i) Erven 871 and 876 to 885: Buildings, including outbuildings, hereafter erected on the erf, shall be located not less than 50 feet from the road reserve of Road 585, and not less than 20 feet from any other boundary thereof abutting on a street;

(ii) Erven 886 to 893: Buildings, including outbuildings, hereafter erected on the erf, shall be located not less than 50 feet from the road reserve of Road 585, not less than 20 feet from the boundary thereof abutting on Road 585 and not less than 20 feet from any other boundary thereof abutting on a street;

(b) the removal of the said conditions registered in the title deeds of the above-mentioned erven; in order to facilitate the erection and siting of buildings on the erven.

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 22 October 1969.

G. P. NEL, Director of Local Government,  
Pretoria, 24 September 1969.

## NOTICE 590 OF 1969

## PRETORIA REGION AMENDMENT SCHEME 181

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 rezoning of approximately 80 portions of the farms Franspoort 332 JR and Pienaarspoort 339 JR, situated north of the Pretoria-Bronkhorstspruit railway line opposite Pienaarspoort Siding and east of Mamelodi Bantu Township as "Undetermined". The purpose of the Scheme is to bring the relevant properties, which are not zoned at present, under the control of the Pretoria Region Town-planning Scheme, 1960.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 181 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, Directeur van Plaaslike Bestuur,  
Pretoria, 24 September 1969.

#### KENNISGEWING 591 VAN 1969

#### NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 138

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Sandton aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die digtheidsbestemming van Erf 52, dorp Sandown, te verander van "Een woonhuis per 60,000 vierkante voet" tot "Een woonhuis per 40,000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 138 genoem sal word) lê in die kantoor van die Stadsklerk van Sandton, en in die kantoor van die Directeur 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 Directeur 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, Directeur van Plaaslike Bestuur.  
Pretoria, 24 September 1969.

24-1

#### KENNISGEWING 592 VAN 1969.

#### JOHANNESBURG-WYSIGINGSKEMA 1/361

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die herindeling van Standplase 1852, 1853, 1854, 1855 en 1857, dorp Johannesburg, naamlik Hancockstraat 31 en 33, en Kochstraat 22, 24 en 26, van "Algemene Woondoeleindes" tot "Spesiaal", sodat daar onderworpe aan sekere voorwaardes, 'n verpleeginrigting met bybehorende dienste en administrasiekantore in plaas van woonstelle opgerig kan word.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/361 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg, en in die kantoor van die Directeur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

This amendment will be known as Pretoria Region Amendment Scheme 181. 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, 24 September 1969.

24-1

#### NOTICE 591 OF 1969

#### NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 138

It is hereby notified in terms of section 31 (1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Sandton has applied for Northern Johannesburg Region Town-planning Scheme, 1958, to be amended by amending the density zoning of Erf 52, Sandown Township, from "One dwelling per 60,000 square feet" to "One dwelling per 40,000 square feet".

This amendment will be known as Northern Johannesburg Region Amendment Scheme 138. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton, 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, 24 September 1969.

24-1

#### NOTICE 592 OF 1969

#### JOHANNESBURG AMENDMENT SCHEME 1/361

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 Stands 1852, 1853, 1854, 1855 and 1857, Johannesburg Township, being 31 and 33 Hancock Street, and 22, 24 and 26 Koch Street, from "General Residential" to "Special" to permit a nursing home with ancillary services, and administrative offices, subject to certain conditions, instead of flats.

This amendment will be known as Johannesburg Amendment Scheme 1/361. 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.

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 enige tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur, by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL, Directeur van Plaaslike Bestuur.  
Pretoria, 24 September 1969. 24-1

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, 24 September 1969. 24-1

## 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):—

Tender No.	Beskrywing van tender Description of tender	Sluitings- datum Closing date
HA 2/99/69....	H. F. Verwoerdhospitaal: Flikkergram/H. F. Verwoerd Hospital: Tracer scanner.....	31/10/69
HA 2/100/69....	Johannesburghospitaal: Oksimeter/Johannesburg Hospital: Oximeter.....	31/10/69
HA 2/101/69....	Johannesburghospitaal: Beeldversterker/Johannesburg Hospital: Image Intensifier.....	31/10/69
HA 2/102/69....	Johannesburghospitaal: Urologiese röntgenstraaltoerusting/Johannesburg Hospital: Urological X-Ray equipment	31/10/69
HA 2/103/69....	Johannesburghospitaal: Radiografiese tafel/Johannesburg Hospital: Radiographic table.....	31/10/69
HA 2/104/69....	Johannesburghospitaal: Röntgenstraaleenheid/Johannesburg Hospital: X-ray unit.....	31/10/69
HA 2/105/69....	Johannesburghospitaal: Röntgenstraalbeskermende skerms/Johannesburg Hospital: X-ray protective screens	31/10/69
HA 2/106/69....	H. F. Verwoerdhospitaal: Sigmoidoskoop/H. F. Verwoerd Hospital: Sigmoidoscope.....	31/10/69
HC 18/69.....	Komberse, wol, rooi, 36" x 48"/Blankets, woollen, red, 36" x 48"	31/10/69
	Komberse, wol, liggrys, 72" x 90"/Blankets, woollen, grey, 72" x 90"	31/10/69
PFT 20/69.....	Een trekker/One tractor.....	17/10/69
TOD 26/69....	Pastelle, houtskoolstawe en skere (papier sny)/Pastels, charcoal sticks and scissors (paper cutting).....	31/10/69
WFT 23/69....	Verwydering van as by verskeie Provinciale Inrigtings/Removal of ash at various Provincial Institutions.....	17/10/69
WFT 24/69....	Vrystaande outoklaaf, 14 kub ft/Free standing 14 cub ft autoclave.....	17/10/69
WFTB 726/69....	Hoërskool Bergsig, Rustenburg: Reparasies en opknappings/Repairs and renovations.....	24/10/69
WFTB 727/69....	Christianase Hoër Huishoudskool en koshuse: Elektriese installasie/Christiana Domestic Science High School and hostels: Electrical installation	24/10/69
WFTB 728/69....	Evanderhospitaal: Nuwe anti-statiese vloere/Evander Hospital: New anti-static floors.....	24/10/69
WFTB 729/69....	H. F. Verwoerdhospitaal, Pretoria: Vervanging van sewe uitgediende motorhuise deur permanente gebou/H. F. Verwoerd Hospital, Pretoria: Replacing of seven unserviceable garages with permanent building	24/10/69
WFTB 730/69....	Kempton Park High School: Oprigting van tipe B-wapenkamer en stoorkamer/Erection of B type armoury and storeroom	24/10/69
WFTB 731/69....	Johannesburg College of Education: Dameskoshuis A/Women's hostel A: Verskaffing, oprigting en ingebruikneming van hyserinstallasie/Supply, erection and commissioning of elevator installation	24/10/69
WFTB 732/69....	Klerksdorpse Hoërskool: Modernisering van kombuis/Modernization of kitchen.....	24/10/69
WFTB 733/69....	Kosterkliek, distrik Pretoria: Reparasies en opknappings/Koster Clinic, District of Pretoria: Repairs and renovations	24/10/69
WFTB 734/69....	Laerskool Krugersdorp-Noord: Opknappings/Krugersdorp-Noord Primary School: Renovations.....	24/10/69
WFTB 735/69....	Klerksdorphospitaal (nie-Blanke): Elektriese installasie/Klerksdorp Hospital (non-White): Electrical installation	24/10/69
WFTB 736/69....	Lord Milner Primary School (nuwe skool/new school), Settlers, distrik Warmbad/District of Warm Baths: Elektriese installasie/Electrical installation	3/10/69
WFTB 737/69....	Lynnwoodse Laerskool, Pretoria: Stormwaterbeheer/Stormwater control.....	24/10/69
WFTB 738/69....	Queen Victoria Kramahospitaal: Verpleegsterstehuis: Johannesburg: Verskaffing, afgewerking en installasie van 'n roepstelsel/Queen Victoria Maternity Hospital: Nurses' Home: Johannesburg: Supply, delivery and installation of a call system	24/10/69
WFTB 739/69....	Randfontein High School, Greenhills, Randfontein: Reparasies en opknappings (binne en buite)/Repairs and renovations (interior and exterior)	24/10/69
WFTB 740/69....	Laerskool Rustenburg-Noord (Aanbouings en verandering): Elektriese installasie/(Additions and alterations) Electrical installation	3/10/69
WFTB 741/69....	Laerskool Val, Val, distrik Standerton: Elektriese installasie/Val Primary School; Val, District of Standerton: Electrical installation	24/10/69
WFTB 742/69....	Waverley Girls' High School, Johannesburg: Reparasies en opknappings/Repairs and renovations.....	24/10/69
WFTB 743/69....	Rand-Wesse Skoolraadkantore, Krugersdorp: Opknapping van magasyne/Rand West School Board offices, Krugersdorp: Renovation of stores	24/10/69

## BELANGRIKE OPMERKINGS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorraad wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:

Tender-verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer-no.	Blok	Verdiëping	Telefoonno., Pretoria
HA 1...	Direkteur van Hospitaaldienste, Privaatsak 221	A930	A	9	(89251)
HA 2...	Direkteur van Hospitaaldienste, Privaatsak 221	A940	A	9	89402
HB....	Direkteur van Hospitaaldienste, Privaatsak 221	A746	A	7	89202
HC....	Direkteur van Hospitaaldienste, Privaatsak 221	A729	A	7	89206
HD....	Direkteur van Hospitaaldienste, Privaatsak 221	A740	A	7	89208
PFT....	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	89065
RFT....	Direkteur, Transvaalse Paaiedepartement, Privaatsak 197	D518	D	5	89184
TOD....	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 76	A550	A	5	80651
WFT....	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
WFTB..	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 tuk deur die bank geparafeer of 'n departementelegordertwintjie (R10). Gencende depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidsllys, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangevoer.

4. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseële koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale 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 Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J. BONTHUYS, Waarnemende Voorsitter, Provinsiale Tenderraad (Tvl.).

Pretoria, 17 September 1969.

## 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
HA 1...	Director of Hospital Services, Private Bag 221	A930	A	9	(89251)
HA 2...	Director of Hospital Services, Private Bag 221	A940	A	9	89402
HB....	Director of Hospital Services, Private Bag 221	A746	A	7	89202
HC....	Director of Hospital Services, Private Bag 221	A729	A	7	89206
HD....	Director of Hospital Services, Private Bag 221	A740	A	7	89208
PFT....	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	89065
RFT....	Director, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
TED....	Director, Transvaal Education Department, Private Bag 76	A550	A	5	80651
WFT....	Director, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
WFTB..	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 initiated 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.

J. BONTHUYS, Acting Chairman, Provincial Tender Board (Tvl).  
Pretoria, 17 September 1969.

**SKUTVERKOPINGS**

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persones wat navraag wens te doen aangaande die hieronder omskreve diere moet in die geval van diere in munisipale skutte, die Stadsklerk nader, en wat diere in distrikskutte betref, die betrokke Landdroer.

**ALBERTONSE** Munisipale Skut, op 1 Oktober 1969, om 11 v.m.—Perd, rean, 4 jaar, wit, geen merke.

**PRETORIASE** Munisipale Skut, op 8 Oktober 1969, om 11 v.m.—Perd; hings, 6 jaar, swart, wit sakkie regter agter been; 14 hande.

**VEREENIGINGSE** Munisipale Skut, op 18 Oktober 1969, om 9 v.m.—Koeie, 2, Poenskop, 4 jaar albei dragtig, geen merke.

**KAMEELDRIFTSE** Skut, distrik Brits op 15 Oktober 1969, om 11 v.m.—Perd, hings, 8 jaar, vos, geen merke; muil, merrie, 8 jaar, rooi, geen merke; muil, merrie, 8 jaar, swart, geen merke; muil, merrie, 12 jaar, swart, geen merke.

**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.

**ALBERTON** Municipal Pound, on 1 October 1969, at 11 a.m.—Horse, gelding, 4 years, white, no marks.

**PRETORIA** Municipal Pound, on 8 October 1969, at 11 a.m.—Horse, stallion, 6 years, black, white sock off-hind, 14 hands.

**VEREENIGING** Municipal Pound, on 18 October 1969, at 9 a.m.—Cows, 2, Redpoll, 4 years, both in calf, no marks.

**KAMEELDRIFT** Pound, District Brits, on 15 October 1969, at 11 a.m.—Horse, stallion, 8 years, chestnut, no marks; mule, mare, 8 years, red, no marks; mule, mare 8 years, black, no marks; mule, mare 12 years, black, no marks.

**Koop Nasionale Spaarsertifikate**

**Buy National Savings Certificates**

**PLAASLIKE BESTUURSKENNISGEWINGS  
NOTICES BY LOCAL AUTHORITIES****STADSRAAD VAN PRETORIA****VOORGESTELDE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA, 1960: DORPSBEPLANNINGWYSIGINGSKEMA 203**

Die Stadsraad van Pretoria het 'n ontwerpwy siging van die Pretoriastreek-dorpsaanlegskema, 1960, opgestel wat bekend sal staan as Dorpsbeplanningwysigingskema 203.

Hierdie Ontwerpskema bevat die volgende voorstel:

Die hersonering van Gedelte 53 van die plaas Hartebeestfontein-uitbreiding 324 JR, geleë ten suidooste van die Wonderboom-Ster-Inrybioskoop, van "landbougebruik" na "spesiale woondomeindes" met 'n digtheid van "een woonhuis per 12,500 vierkante voet". Die algemene uitwerking van die Skema sal 'wees om voorsiening vir dorpsligting op die eiendom te maak.

Die eiendom is op naam van E. O. Wabeke, Posbus 484, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae te Kamers 602S en 374W, Munitoria, Vermeulenstraat, Pretoria; vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 September 1969.

Die Raad sal dié Skema oorweeg en besluit of dit-aangemeem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriastreek-dorpsbeplanningskema, 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 Stadsklerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 September 1969, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

**HILMAR RODE**, Stadsklerk.  
5 September 1969.

(Kennisgewing 259 van 1969.)

**CITY COUNCIL OF PRETORIA****PROPOSED AMENDMENT TO THE PRETORIA REGION TOWN-PLANNING SCHEME 1960: AMENDMENT TOWN-PLANNING SCHEME 203**

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme 1960, to be known as Amendment Town-planning Scheme 203.

This draft Scheme contains the following proposal:—

The rezoning of Portion 53 of the farm Hartebeestfontein 324 JR, situated to the south-east of the Wonderboom Ster Drive-in Cinema, from "agricultural" to "special residential" with a density of "one dwelling-house per 12,500 square feet". The general effect of the Scheme will be to permit the establishment of a township thereon.

The property is registered in the name of E. O. Wabeke, c/o P.O. Box 484, Pretoria.

Particulars of this Scheme are open for inspection at Rooms 602S and 374W, Munitoria, Vermeulen Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 17 September 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 region Town-planning Scheme, 1960, 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 17 September 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.  
(Notice 259 of 1969.) 807-17-24

5 September 1969.

**DORPSRAAD VAN BREYTON****WYSIGING VAN VERORDENINGE**

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Betuur, 1939, soos gewysig, bekendgemaak dat die Dorpsraad van Breyton van voorname is om die volgende verordeninge te wysig:—

(i) Waterverbruiktarief.

Die doel van die voorgestelde wysigings is om die tariewe vir die voorsiening van bogenoemde diens te verhoog om 'by verhoogde kostes aan te pas.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Stadsklerk gedurende normale kantoorure, vir 'n tydperk van 21 dae met ingang vanaf datum van publikasie hiervan.

Enige besware teen die voorgenome wysigings moet voor of op 15 Oktober 1969 skriftelik by die Stadsklerk ingedien word.

**H. S. ROELOFFZE**, Stadsklerk,  
Munisipal Kantore,  
Breyton, 10 September 1969.

**VILLAGE COUNCIL OF BREYTON****AMENDMENT TO BY-LAWS**

It is hereby notified, in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Village Council of Breyton proposes to amend the following by-laws:—

(i) Water Supply Tariff.

The purpose of the proposed amendment is to increase the tariffs for the supply of the above-mentioned services so as to adapt them to increasing costs.

Copies of this proposed amendment are open for inspection at the Office of the Town Clerk during office hours for a period of 21 days from date of publication hereof.

Objections must be lodged, in writing, with the Town Clerk on or before 15 October 1969.

**H. S. ROELOFFZE**, Town Clerk,  
Municipal Offices,  
Breyton, 10 September 1969.

828-24

## MUNISIPALITEIT MEYERTON

## VOORGESTELDE WYSIGING VAN DIE MEYERTON-DORPSAANLEGSKEMA.—WYSIGINGSKEMAS 5 EN 6

Die Stadsraad van Meyerton het 'n ontwerp-wysigingskema opgestel wat as Wysigingskemas 5 en 6 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstelle:

## Wysigingskema 5

Hierdie Skema wysig die Meyerton-dorpsaanlegskema 1 van 1953, deur die herindeling van—

(1) 'n deel van Erf 8, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Algemene Besigheid" met 'n digtheid van "Een Woonhuis op 10,000 vierkante voet";

(2) 'n deel van Erf 8, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Algemene Woongebied" met 'n digtheid van "Een woonhuis op 10,000 vierkante voet";

(3) 'n deel van Erf 8, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Voorgestelde Nuwe Straat 124".

## Wysigingskema 6

Hierdie Skema wysig die Meyerton-dorpsaanlegskema van 1953 deur die herindeling van—

(1) 'n deel van Erf 237, Kliprivierdorp, langs Verwoerdweg, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Voorgestelde Nuwe Straat 125";

Verwoerdweg is 'n hoofweg vanaf Meyerton na Vereeniging en dit word as wenslik beskou om die wydte van die pad te vermeerder na 120 voet deur middel van 'n 30-voet verbreding aan elke kant. Verdere verbredings op aangrensende en teenoorgestelde erwe sal in 'n latere wysigende skema ingesluit word.

(2) 'n deel van Erf 237, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Spesial". 'n Motorhawe sal daar opgerig word.

(3) 'n deel van Erf 237, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Algemene Woongebied" met 'n digtheid van "Een Woonhuis op 10,000 vierkante voet".

(4) 'n deel van Erf 237, Kliprivierdorp, van "Spesiale Woongebied" met 'n digtheid van "Een Woonhuis op 18,000 vierkante voet" na "Voorgestelde Nuwe Straat 15b".

Deurdat Erf 239 nou onderverdeel is, word die posisie van "Voorgestelde Nuwe Straat 15b" verander. Dit beteken dat die verbreding langs die suidoostelike grenslyn van Erf 237 verander word van 30 voet na 60 voet. Die verbreding langs die noordwestelike grenslyn van Erf 240 val nou weg.

Verdere besonderhede van Skemas 5 en 6 lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, Meyerton, vir 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennissgewing, naamlik 17 September 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 Meyertonse Dorpsaanlegskema 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 kennissgewing, naamlik 17 September 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. VENTER, Stadsklerk,  
Munisipale Kantore,  
(Posbus 9).  
Meyerton, 17 September 1969.  
(Kennissgewing 30/9/1969.)

## MUNICIPALITY OF MEYERTON

## PROPOSED AMENDMENT TO THE MEYERTON TOWN-PLANNING SCHEME.—AMENDMENT SCHEMES 5 AND 6

The Town Council of Meyerton has prepared a draft amendment scheme to be known as Amendment Schemes 5 and 6.

The draft scheme contains the following proposals:

## Amendment Scheme 5

This Scheme amends the Meyerton Town-planning Scheme 1 of 1953, by the rezoning of—

(1) a part of Erf 8, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "General Business" with a density of "One Dwelling-house per 10,000 square feet";

(2) a part of Erf 8, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "General Residential" with a density of "One Dwelling-house per 10,000 square feet";

(3) a part of Erf 8, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "Proposed New Street 124".

## Amendment Scheme 6

This Scheme amends the Meyerton Town-planning Scheme 1953 by the rezoning of—

(1) a part of Erf 237, Kliprivierdorp, along Verwoerd Road from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "Proposed New Street 125".

Verwoerd Road is a main road and it is desired to increase the width of the road to 120 feet by means of a 30-foot widening on each side. Further widenings on adjacent and opposite erven will be included in an amendment scheme to follow;

(2) a part of Erf 237, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "Special". A garage is to be erected on this site;

(3) a part of Erf 237, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "General Residential" with a density of "One Dwelling-house per 10,000 square feet";

(4) a part of Erf 237, Kliprivierdorp, from "Special Residential" with a density of "One Dwelling-house per 18,000 square feet" to "Proposed New Street 15b".

Owing to the subdivision of Erf 239 the position of "Proposed New Street 15b" is to be changed. This means that the widening along the south-eastern boundary of Erf 237 will be changed from 30 feet to 60 feet. The widening along the north-western boundary of Erf 240 now falls away.

Further details of Schemes 5 and 6 are open for inspection in the office of the Town Clerk, Municipal Offices, Meyerton, for a period of four weeks from date of the first publication of this notice which is 17 September 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 Meyerton 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 17 September 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.

P. J. VENTER, Town Clerk,  
Municipal Offices  
(P.O. Box 9).

Meyerton, 17 September 1969.  
(Notice 30/9/1969.)

779-17-24

## STAD GERMISTON

## VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNING SKEMA 3.—WYSIGINGSKEMA 3/23

The Stadsraad van Germiston het 'n ontwerp-wysiging dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 3/23.

Hierdie ontwerpskema bevat die volgende voorstelle:

Die wysigings van die gebruiksindeeling van Gedeelte 1 van Lot 33, dorp Klippoortjie landboulotte wat op die hoeke van Lourens-, Beacon- en South Randweg geleë is, van "Spesiale Woondoeleindes" na "Algemene Woondoeleindes".

Geregistreerde eienaar.—Mnr. S. J. Borman.

Besonderhede en plante 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 kennissgewing, naamlik 17 September 1969.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperder 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 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 kennissgewing, naamlik 17 September 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,  
Munisipale Kantore,  
Germiston, 17 September 1969.

(No. 156/1969.)

**CITY COUNCIL OF GERMISTON  
PROPOSED AMENDMENT TO THE  
GERMISTON TOWN-PLANNING  
SCHEME 3.—AMENDMENT SCHEME  
3/23**

The City Council of Germiston has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 3/23.

The draft scheme contains the following proposals:

The amendment of the use zoning of Portion 1 of Lot 33, Klippoortje Agricultural Lots Township, situated at the corners of Lourens, Beacon and South Rand Roads, from "Special Residential" purposes to "General Residential" purposes.

*Registered owner.*—Mr S. J. Borman.

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 17 September 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 17 September 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, 17 September 1969.  
(No. 156/1969.)

788-17-24

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Pretoriastreek-dorpsbeplanningskema, 1960; 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 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 September 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.  
5 September 1969.

(Kennisgewing 258 van 1969.)

**CITY COUNCIL OF PRETORIA**

**PROPOSED AMENDMENT TO THE  
PRETORIA REGION TOWN-PLAN-  
NING SCHEME, 1960.—AMENDMENT  
TOWN-PLANNING SCHEME 204.**

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme, 1960, to be known as amendment Town-planning Scheme 204.

This draft Scheme contains the following proposal:

The rezoning of Portion 54 of the farm Hartebeestfontein 324 JR, situate to the south-east of the Wonderboom Ster Drive-in Cinema, from "agricultural" to "special residential" with a density of "one dwelling-house per 12,500 square feet". The general effect of the Scheme will be to permit the establishment of a township thereon.

The property is registered in the name of Messrs Corus Trust (Pty) Ltd, c/o Mr S. C. W. Worst, 603 Tsolas Building, Andries Street, Pretoria.

Particulars of this Scheme are open for inspection at Rooms 602S and 374W, Munitoria, Vermeulen Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 17 September 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 Region Town-planning Scheme, 1960, 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 17 September 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,  
5 September 1969.

(Notice 258 of 1969.)

806-17-24

**STADSRAAD VAN PRETORIA**

**VOORGESTELDE WYSIGING VAN  
BRANDWEERVERORDENINGE**

Ooreenkomsartikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gege dat die Stadsraad van Pretoria van voorneem is om sy Brandweerverordeninge, afgekondig by Administrateurskennisgewing 3 van 8 Januarie 1964, te wysig.

Die algemene strekking van dié wysiging is om voorsiening te maak vir branddempers in lugreëlingskagte in geboue.

Die eiendom is op naam van die firma Corus Trust (Edms.) Beperk, p/a Mr. S. C. W. Worst, Tsolasgebou 603, Andriesstraat, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae te Kamers 602S en 374W, Munitoria, Vermeulenstraat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 September 1969.

Dic Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Eksemplare van die voorgestelde wysiging en die betrokke Raadsbesluit lê vir een-en-twintig (21) dae van die publikasiedatum van hierdie kennisgewing af, in Kamer 413, Wesblok, Munitoria, Vanderwaltstraat, Pretoria, ter insac.

HILMAR RODE, Stadsklerk,  
10 September 1969.

(Kennisgewing 265 van 1969.)

**CITY COUNCIL OF PRETORIA**

**PROPOSED AMENDMENT OF THE  
FIRE BRIGADE BY-LAWS**

Notice is hereby given in accordance with section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria intends amending its Fire Brigade By-laws, published under Administrator's Notice 3, dated 8 January 1964. The general purport of the amendment is to make provision for fire dampers in air-conditioning ducts in buildings.

Copies of the proposed amendment and the relative Council Resolution will lie open for inspection at Room 413, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of twenty-one (21) days from the date of publication hereof.

HILMAR RODE, Town Clerk,  
10 September 1969.

(Notice 265 of 1969.)

827-24

**STANDERTON MUNISIPALITEIT**

**BEKRAGTING VAN  
WAARDERINGSLYS**

Kennisgewig geskied hiermee ingevolge die bepalings van artikel 14 van die Plaaslike Bestuur-belastingordonnansië, No. 20 van 1933, soos gewysig, dat die waarderingslys voltooi en gesertifiseer is, en dat geneemde lys van krag en bindend sal wees op alle betrokke persone wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing, teen die beslissing van die Waarderingshof op die wyse in die gemelde Ordonnansie voorgeskrif, geappelleer het nie.

Op las van die President van die Waarderingshof.

G. B. HEUNIS, Klerk van die Waarderingshof,  
Munisipale Kantore,  
Posbus 66,  
Standerton, 8 September 1969.  
(Kennisgewing 41 van 1969.)

**MUNICIPALITY OF STANDERTON  
CONFIRMATION OF VALUATION  
ROLL**

Notice is hereby given in terms of section 14 of the Local Government Rating Ordinance, No. 20 of 1933, as amended, that the valuation roll has been completed and is certified, and the said valuation roll will become fixed and binding upon all parties concerned who have not appealed within one month from the date of the first publication of this notice against the decision of the Valuation Court in the manner prescribed by the said Ordinance.

By order of the President of the Valuation Court.

G. B. HEUNIS, Clerk of the Valuation Court,  
Municipal Offices,  
P.O. Box 66,  
Standerton, 8 September 1969.  
(Notice 41 of 1969.)

8261-24-1

**STADSRAAD VAN WITBANK**  
**VOORGESTELDE WYSIGING TOT DIE**  
**WITBANKSE DORPSBEPLANNING-**  
**SKEMA 1 VAN 1948.—WYSIGING-**  
**SKEMA 1/15**

Die Stadsraad van Witbank het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingskema 1/15. Hierdie ontwerpskema bevat die volgende voorstel:

Om die gebruiksreg van Erwe 102 en 103, geleë aan Presidentlaan, Witbank, te verander van "Algemene Woondoeleindes" tot "Algemene Besigheidsdoeleindes".

Besonderhede en planne van hierdie Skema lê ter insae by die Municipale Kantore, Witbank, vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing af, nl. 17 September 1969.

Erf 102 is die eiendom van mnre. Witbank Medical Park Properties (Pty) Ltd. p/a Harvey, Mostert, Jonker en Engela, Posbus 61, Witbank, en Erf 103 behoort aan mnre. President Medical Investments (Pty) Ltd, van dieselfde adres.

Die Stadsraad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Stadsraad van Witbank se Dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of óm vertoe ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Stads-klerk binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, nl. 17 September 1969, skriftelik van sodanige beswaar of vertoe in kennis stel, en vermeld of hy deur die Stadsraad gehoor wil word of nie.

A. F. DE KOCK, Stadsklerk,  
Municipale Kantore,  
Witbank.

(Kennisgewing 45/1969.)

**TOWN COUNCIL OF WITBANK**

**PROPOSED AMENDMENT TO THE**  
**WITBANK TOWN-PLANNING SCHEME**  
**1 OF 1948.—AMENDING SCHEME 1/15**

The Town Council of Witbank has prepared a draft amendment town-planning scheme to be known as Amending Scheme 1/15. The draft scheme contains the following proposal:

To amend the zoning of Stands 102 and 103, situated on President Avenue, Witbank, from "General Residential" to "General Business".

Particulars and plans of the Scheme are open for inspection at the Municipal Offices, Witbank, for a period of four (4) weeks from the first publication of this notice, which is 17 September 1969.

Erf 102 is the property of Messrs Witbank Medical Park Properties (Pty) Ltd, c/o Harvey, Mostert, Jonker & Engela, P.O. Box 61, Witbank, and Erf 103 belongs to Messrs President Medical Investments (Pty) Ltd, of the same address.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Witbank 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 therof, and if he wishes to do so, he shall, within four (4) weeks of the first publication of this notice, which is 17 September 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.  
A. F. DE KOCK, Town Clerk,  
Municipal Offices,  
Witbank.

(Notice 45/1969.) 780—17-24

**STADSRAAD VAN PIET RETIEF**  
**ONTWERP-WYSIGINGDORPSBEPLAN-**  
**NINGSKEMA VAN PIET RETIEF**  
**DORPSAALLEGSKEMA 1/1956.—**  
**WYSIGINGSKEMA 1/9**

Die Stadsraad van Piet Retief het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Piet Retief Wysigingsbeplanningskema 1/9.

Hierdie wysigingskema wysig die Piet Retief Dorpsaanlegskema 1 van 1956, deur die herindeling van die restant van Erf 91, Piet Retief, geleë aan Kerkstraat in die dorp Piet Retief, groot 20 000 vierkante voet, gehou onder Transportakte 8468/1969, gedateer 6 Maart 1969, van "Kommersteel" na "Algemene Besigheid" met die bestaande digtheidsindeeling van "Een woonhuis per 13 000 vierkante voet".

Die eienaars, mnre. Leon de Villiers Brink en Pieter Andries Janse van Vuuren van Posbus 11, Piet Retief, het aansoek gedoen vir wysiging ingevolge die bepalings van artikel 46 van Ordonnansie 25 van 1965.

Besonderhede van hierdie Skema lê ter insae in Kamer 5, Stadhuis, Piet Retief, vir 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing af, naamlik 17 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word of nie. Enige eienaar of okkuperder van vaste eiendom binne die gebied van Piet Retief-Dorpsaanlegskema 1/1956, 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 plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 Oktober 1969, skriftelik van sodanige beswaar of vertoe in kennis te stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. S. VAN ONSELEN, Stadsklerk,  
Municipale Kantore,  
Piet Retief, 28 Augustus 1969.  
(Kennisgewing 59/1969.)

**TOWN COUNCIL OF PIET RETIEF**  
**DRAFT AMENDMENT TO PIET**  
**RETIEF TOWN-PLANNING SCHEME**  
**1/1956.—AMENDMENT SCHEME 1/9**

The Town Council of Piet Retief has prepared a draft amendment town-planning scheme to be known as Piet Retief Town-planning Amendment Scheme 1/9. This draft scheme amends the Piet Retief Town-planning Scheme 1/1956, by the rezoning of the remaining extent of Erf 91, Piet Retief, situated in Kerk Street in the Town of Piet Retief, in extent 20,000 square feet, held under Deed of Transfer 8468/1969, dated 6 March 1969, from "Commercial" to "General Business", with the existing density of "One dwelling house per 13,000 square feet."

The owners, Messrs Leon de Villiers Brink and Pieter Andries Janse van Vuuren of P.O. Box 11, Piet Retief, applied for this amendment in terms of the provisions of section 46 of Ordinance 25 of 1965.

Particulars of this Scheme are open for inspection at Room 5, Municipal Offices, Piet Retief, for a period of four weeks from the date of first publication of this notice, which is 17 September 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 Piet Retief Town-planning Scheme 1/1956 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 17 October 1969, inform the local authority, in writing, of such objection or representations and shall state whether or not he wishes to be heard by the local authority.

J. S. VAN ONSELEN, Town Clerk,  
Municipal Offices,  
P.O. Box 23, Telephone 23,  
Piet Retief, 28 August 1969.  
(Notice 59/1969.)

785—17-24

**STADSRAAD VAN VENTERSDOPP**

**EIENDOMSBELASTING, 1969/70**

Kennisgewing geskied hierby dat die Stadsraad van Ventersdorp ingevolge die bepalings van artikel 18 van die Plaaslike Bestuur-belastingordonnansie, 1933, soos gewysig, die volgende belasting vir die finansiële jaar 1 Julie 1969 tot 30 Junie 1970, opgelê het op belasbare eiendom binne die munisipaliteit wat in die waarderingslys opgename is:

- (a) 'n Oorspronklike belasting van 'n halwe sent (0·5c) in die rand (R1) op die terreinwaarde van alle grond; en
- (b) 'n addisionele belasting van twee en 'n half sent (2·5c) in die rand (R1) op die terreinwaarde van alle grond; en
- (c) 'n verdere addisionele belasting van een sent (1c) in die rand (R1) op die terreinwaarde van alle grond, onderhewig aan die goedkeuring deur die Administrateur van die provinsie Transvaal.

Kennisgewing geskied verder dat voor-mentioned belasting betaalbaar is in drie paaiemente 30 September 1969, 31 December 1969 en 31 Maart 1970.

M. J. KLYNSMITH, Stadsklerk,  
Ventersdorp, 13 September 1969.

**TOWN COUNCIL OF VENTERSDOPP**

**ASSESSMENT RATES, 1969/70**

Notice hereby given that the Town Council of Ventersdorp has in terms of section 18 of the Local Authorities Rating Ordinance, 1933, as amended, imposed the following rates for the financial year 1 July 1969, to 30 June 1970, on rateable property within the Municipality as appearing in the valuation roll:

- (a) An original rate of half a cent (0·5c) in the rand (R1) on the site value of all land; and
- (b) an additional rate of two and a half cents (2·5c) in the rand (R1) on the site value of all land; and
- (c) a further additional rate of one-cent (1c) in the rand (R1) on the site value of all land, subject to the approval of the Administrator of the Transvaal Province.

Notice is further given that the above-mentioned rates are payable in three instalments on 30 September 1969, 31 December 1969 and 31 March 1970.

M. J. KLYNSMITH, Town Clerk,  
Ventersdorp, 13 September 1969.

832—24

## STAD GERMISTON

## PROKLAMASIE VAN 'N PAD OOR GEDEELTES VAN DIE PLAAS RIETFONTEIN 63 IR, DISTRIK GERMISTON

Kragtens die bepalings van die "Local Authorities Roads Ordinance, 1904", soos gewysig, word hiermee kennis gegee dat die Stadsraad van Germiston by die Administrator aansoek gedoen het om die pad soos in die Bylae van hierdie kennisgewing omskryf, as openbare pad te proklameer.

'n Afskrif van die versoeckskrif en die betrokke diagram is daagliks gedurende gewone kantoorure by Kamer 105, Stadskantore, Presidentstraat, Germiston, ter insae.

Enige belanghebbende persoon wat teen die proklamasie beswaar wil maak, moet sodanige beswaar op sy laaste op 27 Oktober 1969, skriftelik (in duplikaat) by die Provinciale Sekretaris, Posbus 383, Pretoria, en die ondergetekende indien.

## BYLAE A

## Beskrywing

'n Pad, in die algemene 60 Kaapse voet wyd, met afskuings aan beide endpunte oor Gedeeltes 41, 42, 43, 44, 45, 46 en 47 van die plaas Rietfontein 63 IR, distrik Germiston.

Beginnende by 'n punt op die noordelike grens van Atlasweg, 79°29' Kaapse voet suidoos van die suidwestelike baken van Gedeelte 47 van die plaas Rietfontein 63 soos aangegeven op Diagram LG A2179/21 en daarvandaan noordooswaarts vir 'n afstand van 32°30' Kaapse voet oor sodanige gedeelte; voorts in 'n meer noordelike rigting vir 'n afstand van 1,300 Kaapse voet oor Gedeeltes 47, 46, 45, 44, 43, 42 en 41 van die plaas Rietfontein 63; voorts noordweswaarts vir 'n afstand van 28°28' Kaapse voet oor die laasgenoemde gedeelte tot by 'n punt op die suidelike grens van Amberweg 749°37' Kaapse voet suidoos van die noordwestelike baken van Gedeelte 41 van die plaas Rietfontein 63 soos aangegeven op Diagram LG A2173/21; voorts suidooswaarts vir 'n afstand van 100 Kaapse voet langs die suidelike grens van Amberweg; voorts suidweswaarts vir 'n afstand van 28°28' Kaapse voet oor die genoemde Gedeelte 41 van die plaas Rietfontein 63; voorts suidooswaarts vir 'n meer suidelike rigting vir 'n afstand van 1,275°86' Kaapse voet nogeens oor die voorname Gedeeltes 41, 42, 43, 44, 45, 46 en 47 van die plaas Rietfontein 63; voorts suidooswaarts vir 'n afstand van 29°49' Kaapse voet oor die laasgenoemde gedeelte tot by 'n punt op die noordelike grens van Atlasweg; voorts noordweswaarts vir 'n afstand van 108 Kaapse voet langs die genoemde noordelike grens van Atlasweg tot by die aanvangspunt.

Bovermelde pad word vollediger omskryf op Diagram LG A4584/68.

## BYLAE B

## Vrypageienaars

(1) *Gedeelte 41.*—E. Judelman, P.O. Elandsfontein (Spoor), Transvaal.

(2) *Gedeelte 42.*—Maxman Investments (Pty) Ltd, Posbus 27, Edenvale, Transvaal.

(3) *Gedeelte 43.*—M. P. Bezuidenhout, Lakeview Mansions 10, Boksburg.

(4) *Gedeelte 44.*—Spicers S.A. Ltd, Posbus 2371, Johannesburg.

(5) *Gedeelte 45.*—Spicers S.A. Ltd, Posbus 2371, Johannesburg.

(6) *Gedeelte 46.*—Jassat (Pty) Ltd, Posbus 351, Witbank.

(7) *Gedeelte 47.*—R. H. Bloom/J. Dunsky, Zarann Mansions 406, hoek van Claim en Bokstraat, Johannesburg.  
P. J. BOSHOFF, Stadsklerk, Stadskantore, Germiston, 10 September 1969.  
(No. 149/1969.)

## CITY COUNCIL OF GERMISTON

## PROCLAMATION OF A ROAD OVER PORTIONS OF THE FARM RIETFONTEIN 63 IR, DISTRICT OF GERMISTON

Notice is hereby given in terms of the provisions of the Local Authorities Roads Ordinance, 1904, as amended, that the City Council of Germiston has petitioned the Administrator to proclaim as a public road the road described in the Schedule to this notice.

A copy of the petition and the relevant diagram can be inspected at Room 105, Municipal Offices, President Street, Germiston, daily during office hours.

Any interested person desiring to lodge an objection, must lodge such objection in writing (in duplicate) with the Provincial Secretary, P.O. Box 383, Pretoria, and the undersigned not later than 27 October 1969.

## SCHEDULE A

## Description

A road generally 60 Cape feet wide with splays at both ends over Portions 41, 42, 43, 44, 45, 46 and 47 of the farm Rietfontein 63 IR, District of Germiston.

Commencing at a point on the northern boundary of Atlas Road 79°29' Cape feet south-east of the south-western beacon of Portion 47 of the farm Rietfontein 63 as shown on Diagram SG A2179/21 and proceeding north-eastwards for a distance of 32°30' Cape feet over such portion; thence in a more northerly direction for a distance of 1,300 Cape feet over Portions 47, 46, 45, 44, 43, 42 and 41 of the farm Rietfontein 63; thence north-westwards for a distance of 28°28' Cape feet over the latter portion to a point on the southern boundary of Amber Road 749°37' Cape feet south-east of the north-western beacon of Portion 41 of the farm Rietfontein 63 as shown on Diagram SG A2173/21; thence south-eastwards for a distance of 100 Cape feet along the southern boundary of Amber Road; thence south-westwards for a distance of 28°28' Cape feet over the said Portion 41 of the farm Rietfontein 63; thence in a more southerly direction for a distance of 1,275°86' Cape feet again over the previously mentioned Portions 41, 42, 43, 44, 45, 46 and 47 of the farm Rietfontein 63; thence south-eastwards for a distance of 49' Cape feet over the last mentioned portion to a point on the northern boundary of Atlas Road; thence north-westwards for a distance of 108' Cape feet along the aforementioned northern boundary of Atlas Road to the point of commencement.

The above road is more fully described on Diagram SG A4584/68.

## SCHEDULE B

## Freehold Owners

(1) *Portion 41.*—E. Judelman, P.O. Elandsfontein (Rail), Transvaal.

(2) *Portion 42.*—Maxman Investments (Pty) Ltd, P.O. Box 27, Edenvale, Transvaal.

(3) *Portion 43.*—M. P. Bezuidenhout, 10 Lakeview Mansions, Boksburg.

(4) *Portion 44.*—Spicers S.A. (Ltd), P.O. Box 2371, Johannesburg.

(5) *Portion 45.*—Spicers S.A. (Ltd), P.O. Box 2371, Johannesburg.

(6) *Portion 46.*—Jassat (Pty) Ltd, P.O. Box 351, Witbank.

(7) *Portion 47.*—R. H. Bloom/J. Dunsky, 406 Zarann Mansions, corner of Claim and Bok Streets, Johannesburg.

P. J. Boshoff, Town Clerk, Municipal Offices, Germiston, 10 September 1969.

(No. 149/1969.)

759—10-17-24

## STADSRAAD VAN NELSPRUIT

## VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN ERF 1310 (PARK), NELSPRUIT-UITBREIDING 8

Kennis word hiermee ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad voorneem is 'om 'n gedeelte van Erf 1310 (Park), Nelspruit-uitbreiding 8, permanent te sluit.

Kennis word ook hiermee gegee ingevolge die bepalings van artikel 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939; dat die Raad van voorname is om genoemde gedeelte, na permanente sluiting, aan D. & M. Maré (Edms.) Beperk te verkoop teen 'n bedrag van R1,900, op sekere voorwaarde en bedinge.

Planne wat die voorgestelde sluiting aandui, asook die voorwaarde van verkoop, lê ter insae in die kantoor van die Klerk van die Raad, Stadhuis, Nelspruit, en iedereen wat enige beswaar teen die voorgestelde sluiting of vervreemding wil maak of enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgevoer word, word versoen om so 'n beswaar of eis, na gelang van die geval, skriftelik by die ondertekende in te dien uiterstens op 28 November 1969.

J. N. JONKER, Stadsklerk, Municipale Kantore, Posbus 45, Nelspruit, 8 September 1969.  
(Kennisgewing 81/1969.)

## TOWN COUNCIL OF NELSPRUIT

## PROPOSED PERMANENT CLOSING AND ALIENATION OF A PORTION OF ERF 1310 (PARK), NELSPRUIT EXTENSION 8

Notice is hereby given in terms of section 68 of the Local Government Ordinance, 1939, that the Council intends closing permanently a portion of Erf 1310 (Park), Nelspruit Extension 8.

Notice is also given in terms of section 79 (18) (b) of the Local Government Ordinance, 1939, that the Council intends alienating the above-named portion, after permanent closing, to D. & M. Maré (Pty) Limited at R1,900 on certain terms and conditions.

Copies of the plans of the proposed closing as well as the conditions of sale lie open for inspection in the office of the Clerk of the Council, Town Hall, Nelspruit, and any person who has any objection to the proposed closing and alienation or who will have any claim for compensation if such closing is carried out, may lodge his objection or claim, as the case may be, with the undersigned, in writing, before 28 November 1969.

J. N. JONKER, Town Clerk, Municipal Offices, P.O. Box 45, Nelspruit, 8 September 1969.  
(Notice 81/1969.)

829—24

## STAD JOHANNESBURG

VOORGESTELDE PERMANENTE  
SLUITING VAN STRATE. — DIE  
NOORD-SUID-MOTORWEG

[Kennisgewing ingevolge die bepalings van artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, 1939]

Die Raad is voornemens om, mits Sy Edele die Administrateur toestemming daar toe verleen, die volgende gedeeltes van strate in Johannesburg permanent vir alle verkeer te sluit:

(a) Gedeelte van Wesselsstraat, Johannesburg, van die noordelike grens van Jutastraat af, noordwaarts tot by die suidelike grens van Dekortestraat.

(b) Gedeelte van Derde Laan, Parktown, die gemeenskaplike grens tussen Standplaas 615 en 616, Parktown, af, noordweswaarts tot by die oostelike grens van Federationweg.

(c) Gedeelte van Federationweg, Parktown, van die gemeenskaplike grens tussen Standplaas 599 en 600, Parktown, af, noordoostelik tot by die suidelike grens van Derde Laan aan die westekant en tot by 'n punt 95 Engelse voet suid van die noordelike grens van Standplaas 636, Parktown, aan die oosteckant.

(d) Gedeelte van Vierde Straat, Houghton Estate, van die noordelike grens van Glenhoveweg-verlenging af noordwaarts tot by die noordelike grens van die voorstad.

(e) Gedeelte van Verdunweg, Birnam, van die gemeenskaplike grens tussen Standplaas 20 en 44, Birnam, af, noordwaarts tot by die suidelike grens van Corlettlaan.

(f) Gedeelte van Clydestraat, Waverley, wes van Scottstraat, van 'n punt 150 Engelse voet wes van die suidoostelike hoek van Standplaas 2, Waverley, af in 'n noordwestelike rigting tot by die grens, 'n oewergrens, van die voorstad Waverley, en van dié punt af deur die voorstad Birnam tot by die suidelike grens van Corlettlaan.

(g) 'n Gedeelte van Kelvinweg, Bramley, wes van Junctionweg, van 'n punt 60 Engelse voet wes van die oostelike grens van Standplaas 284 af en weswaarts tot by die grens, 'n oewergrens, van die voorstad Bramley.

(h) 'n Gedeelte van Lindenweg, Bramley, wes van Junctionweg, van 'n punt 90 Engelse voet wes van die oostelike grens van Standplaas 242, Gedeelte 1, af en weswaarts tot by die grens, 'n oewergrens, van die voorstad Bramley.

(i) 'n Gedeelte van Edenweg, Bramley, wes van Junctionweg, van 'n punt 100 Engelse voet wes van die oostelike grens van Standplaas 192 af, en weswaarts tot by die grens, 'n oewergrens, van die voorstad Bramley.

(j) 'n Gedeelte van Forestweg, Bramley, wes van Junctionweg, van 'n punt 130 Engelse voet wes van die oostelike grens van Standplaas 135 af, en weswaarts tot by die grens, 'n oewergrens, van die voorstad Bramley.

Die gedeeltes van die strate wat die Raad voornemens is om te sluit, word op 'n plan aangegee wat gedurende gewone kantoorture in Kamer 302, Stadhuis, Johannesburg, ter insae lê. Enige wat beswaar maak teen die voorgestelde sluiting, of wat enige eis om skadevergoeding kan instel indien die strate gesluit word, moet sy beswaar of eis uiters op 31 Desember 1969, skriftelik by my indien.

S. D. MARSHALL, Klerk van die Raad, Stadhuis, Johannesburg, 24 September 1969.

## CITY OF JOHANNESBURG

PROPOSED PERMANENT CLOSING  
OF STREETS. — NORTH-SOUTH  
MOTORWAY

[Notice in terms of section 67 (3) of the Local Government Ordinance, 1939]

The Council proposes, subject to the consent of the Honourable the Administrator, to close permanently to all traffic the following portions of streets in Johannesburg:

(a) Portion of Wessels Street, Johannesburg, commencing at the northern boundary of Juta Street, and extending northwards to the south boundary of De Korte Street.

(b) Portion of Third Avenue, Parktown, commencing at the common boundary between Stands 615 and 616, Parktown, and extending in a north-westerly direction to the eastern boundary of Federation Road:

(c) Portion of Federation Road, Parktown, commencing at the common boundary between Stands 599 and 600, Parktown, and extending in a north-easterly direction to the south boundary of Third Avenue on the west side, and to a point 95 English feet south of the north boundary of Stand 636, Parktown, on the east side.

(d) Portion of Fourth Street, Houghton Estate, commencing at the north boundary of Glenhove Road Extension and extending northwards to the north boundary of the Township.

(e) Portion of Verdun Road, Birnam, commencing at the common boundary between Stands 20 and 44, Birnam, and extending northwards to the south boundary of Corlett Drive.

(f) Portion of Clyde Street, Waverley, west of Scott Street, commencing at a point 150 English feet west of the south-east corner of Stand 2, Waverley, extending in a north-westerly direction to the boundary, a riparian boundary, of Waverley Township, and continuing from this point through Birnam Township to the south boundary of Corlett Drive.

(g) A portion of Kelvin Road, Bramley, west of Junction Road, commencing at a point 60 English feet west of the east boundary of Stand 284 and extending westwards to the boundary, a riparian boundary, of Bramley Township.

(h) A portion of Linden Road, Bramley, west of Junction Road, commencing at a point 90 English feet west of the east boundary of Stand 242, Portion 1, and extending westwards to the boundary, a riparian boundary, of Bramley Township.

(i) A portion of Eden Road, Bramley, west of Junction Road, commencing at a point 100 English feet west of the east boundary of Stand 192, and extending westwards to the boundary, a riparian boundary, of Bramley Township.

(j) A portion of Forest Road, Bramley, west of Junction Road, commencing at a point 130 English feet west of the east boundary of Stand 135, and extending westwards to the boundary, a riparian boundary, of Bramley Township.

The portions of the streets the Council intends closing are shown on a plan which can be inspected during ordinary office hours, at Room 302, Municipal Offices, Johannesburg. Any person who objects to the proposed closing, or who will have any

claim for compensation if the proposed closing is carried out must lodge his objection, or claim, in writing, with me on or before 31 December 1969.

S. D. MARSHALL, Clerk of the Council, Municipal Offices, Johannesburg, 24 September 1969.

813—24

## STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN  
DIE NOORD-JOHANNESBURGSE  
STREEKS BEPLANNINGSKEMA. —  
WYSIGINGSKEMA 176

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as wysigingsdorpsbeplanningskema 176 bekendsal staan.

Die konsepskema bevat 'n voorstel om klausule 26 (a) van die Skema te wysig ten einde die Raad in staat te stel om beheer uit te oefen oor die buitevoorkoms van geboue.

Besonderhede van dié Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer verskyn, naamlik 24 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperaar van vaste eiendom binne een myl van die grens van die gebied af, het die reg om teen die Skema beswaar te maak of om vertoe te opsigte daarvan te riggen indien hy dit wil doen, moet by die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 September 1969, skriftelik van sodanige beswaar of vertoe in kennisstel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL, Klerk van die Raad, Stadhuis, Johannesburg, 24 September 1969.

## CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO  
NORTHERN JOHANNESBURG  
REGION TOWN PLANNING  
SCHEME.—AMENDMENT SCHEME 176

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 176.

This draft scheme contains a proposal to amend clause 26 (a) of the Scheme to enable the Council to control the external appearance of buildings.

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 24 September 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect hereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 24 September 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 Officers, Johannesburg, 24 September 1969.

810—24-1

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELKE GEBIEDE**

**PROKLAMERING TOT OPENBARE PAD**

Kennisgewing geskied hiermee ingevolge artikel 5 van Ordonnansie 44 van 1904, soos gewysig, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, sy Edele die Administrateur, Provincie van Transvaal versoek het om die toegangspad, meer volledig beskryf in meegaande Bylae, tot openbare pad te proklameer:

Afskrifte van die peticie en kaarte wat dit vergesel lê ter insae by die Raad se Hoofkantoor, Kamer A210, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria.

Besware teen die proklamering van hierdie pad, indien enige, moet skriftelik (in tweevoud) by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria en die Waarnemende Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Posbus 1341, Pretoria nie later as 5 November 1969, ingedien word.

Die doel van die versoekskrif is om dit vir die Raad moontlik te maak om openbare fondse op die instandhouding en konstruksie van die pad te bestee sodra dit geproklameer is.

R. P. ROUSE, Waarnemende Sekretaris, Posbus 1341, Pretoria, 24 September 1969.

(Kennisgewing 186/69.)

**BYLAE**

Die betrokke pad is die toegangspad na Deltoidia Landbouhoeves soos aangedui op plan SWP/A en wat oor die volgende gedeeltes van die plaas Zwartkop 356 JR strek:

Gedeelte 162 (LG A1428/45).  
Gedeelte 163 (LG A1429/45).  
Gedeelte 164 (LG A1430/45).

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

**PROCLAMATION OF A PUBLIC ROAD**

Notice is hereby given in terms of section 5 of Ordinance 44 of 1904, as amended, that the Transvaal Board for the Development of Peri-Urban Areas has petitioned the Honourable the Administrator, Province of the Transvaal, to proclaim as a public road the road more fully described in the Schedule appended hereto.

Copies for the petition and diagrams attached thereto are open for inspection at the Board's Head Office, Room A210, H. B. Phillips Building, 320 Bosman Street, Pretoria.

Objections, if any, to the proclamation of this road must be lodged, in writing (in duplicate), with the Director of Local Government, P.O. Box 892, Pretoria, and the Acting Secretary, Transvaal Board for the Development of Peri-Urban Areas, P.O. Box 1341, Pretoria, not later than 5 November 1969.

The object of the petition is to enable the Board to spend public funds on the maintenance and construction of the road once it has been proclaimed.

R. P. ROUSE, Acting Secretary, P.O. Box 1341, Pretoria, 24 September 1969.

(Notice 186/69.)

**SCHEDULE**

The said road is the only entrance to Deltoidia Agricultural Holdings as shown on plan SWP/A and extends across the following portions of the farm Zwartkop 356 JR:—

Portion 162 (SG A1428/45).  
Portion 163 (SG A1429/45).  
Portion 164 (SG A1430/45).

837—24-1-8

**GESONDHEIDSKOMITEE VAN MARBLE HALL**

**EIENDOMSBELASTING, 1968/69**

Kennis word hierby gegee ingevolge die bepalings van artikel 24 van die Plaaslike Bestuur-belastingordonnansie, 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaardes van alle belasbare eiendom geleë binne die gesondheids gebied van Marble Hall en soos aangedui op die waarderingslys vir die boekjaar 1 Julie 1969 tot 30 Junie 1970:—

(i) 'n Oorspronklike belasting van nul punt vyf sent (0·5c) in die rand (R1) op die terreinwaarde van grond.

(ii) 'n Addisionele belasting van twee punt vyf sent (2·5c) in die rand (R1) op die terreinwaarde van grond.

(iii) Behouens die goedkeuring van die Administrateur 'n verdere addisionele belasting van twee sent (2c) in die rand (R1) op die terreinwaarde van grond.

Die belasting soos hierbo gehef, is veruskuldig op 1 Julie 1969, maar is betaalbaar as volg:— Die een helfte op 15 September 1969 en die ander helfte op 15 Maart 1970.

Indien die belasting hierby gehef nie op die betaaldatum soos hierbo genoem, betaal word nie, word 'n boeteenteen sewe persent (7 percent) per jaar gehef.

J. P. DEKKER, Sekretaris,  
Gesondheidskantore,  
Marble Hall, 9 September 1969.

**MARBLE HALL HEALTH COMMITTEE**

**ASSESSMENT RATES, 1968/69**

Notice is hereby given in terms of section 24 of the Local Authorities Rating Ordinance, 20 of 1933, as amended, that the following assessment rates are levied on the site value of rateable property within the Health Committee's area of Marble Hall, as appearing on the valuation roll for the financial year 1 July to 30 June 1970:—

(i) An original rate of nil decimal five cents (0·5c) in the rand (R1) on site value of land.

(ii) An additional rate of two decimal five cents (2·5c) in the rand (R1), on site value of land.

(iii) Subject to the approval of the Administrator, a further additional rate of two cents (2c) in the rand (R1) on site value of land.

The rates imposed as set out above, is due on 1 July 1969, but shall be payable in two equal portions:— The one half on 15 September 1969, and the other half on 15 March 1970.

If the rates hereby imposed are not paid on the date specified above, penalty interest will be charged at a rate of seven per cent (7 per cent) per annum.

J. P. DEKKER, Secretary,  
Health Committee,  
Marble Hall, 9 September 1969.

835—24

**STADSRAAD VAN PRÉTORIA**

**VOORGESTELDE SLUITING VAN 'N GEDEELTE VAN KERKSTRAAT, SILVERTON, EN DIE VERKOOPING DAARVAN AAN DIE TRANSVAALSE-PROVINSIALE ADMINISTRASIE**

Ooreenkomsdig die bepalings van artikels 67 en 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, word hiermee kennis gegee dat die Raad voorname is om:—

(a) 'n Gedelte van Kerkstraat, Silverton, 31 068 vierkante voet groot, wat strek van Parklaan tot by Pretoriastraat, permanent vir alle verkeer te sluit, onderworpe aan sekere voorwaarde;

(b) Om die betrokke gedeelte van Kerkstraat, Silverton, aan die Transvaalse Proviniale Administrasie teen 'n bedrag van R4,000 plus koste van opmeling, beëindigde waardering, advertsing en oordra, te verkoop.

Die betrokke Raadsbesluit wat die voorwaarde van die voorgestelde sluiting bevat en 'n plan wat die gedeelte van die straat wat gesluit en verkoop gaan word, aandui, lê ter insae gedurende die gewone diensure te Kamer 378, Wesblok, Munitoria, Vanderwalstraat, Pretoria.

Enigiemand wat teen die voorge nome handelinge beswaar wil maak of 'n eis om vergoeding mag hê as die sluiting deurgevoer word, moet sy beswaar of eis na gelang van die geval, skriftelik voor of op Maandag, 24 November 1969, by die ondertekende te Kamer 378, Wesblok, Munitoria, Vanderwalstraat, Pretoria, indien.

HILMAR RODE, Stadsklerk,  
11 September 1969.

(Kennisgewing 268 van 1969.)

**CITY COUNCIL OF PRETORIA**

**PROPOSED CLOSING OF A PORTION OF CHURCH STREET, SILVERTON AND THE SALE THEREOF TO THE TRANSVAAL PROVINCIAL ADMINISTRATION**

Notice is hereby given in terms of section 67 and section 79 (18) of the Local Government Ordinance, 1939, as amended, that it is the intention of the Council:—

(a) To permanently close to all traffic a portion of Church Street, Silverton, in extent 31,068 square feet, extending from Park Lane to Pretoria Street, subject to certain conditions;

(b) To sell the aforesaid portion of Church Street, Silverton, to the Transvaal Provincial Administration for the sum of R4,000 plus costs of survey, sworn appraisement, advertisement and transfer.

The relative Council resolution embodying the conditions relating to the proposed closing and a plan showing the portion of the street to be closed and sold may be inspected at Room 378, West Block, Munitoria, Van der Walt Street, Pretoria, during the normal office hours.

Any person who has any objection to the proposed transactions or who may have any claim to compensation if such closing is carried out, is required to lodge his objection or claim, as the case may be, with the undersigned, in writing, on or before Monday, 24 November 1969, at Room 378, West Block, Munitoria, Van der Walt Street, Pretoria.

HILMAR RODE, Town Clerk,  
11 September 1969.

(Notice 268 of 1969.)

830—24

## STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE  
JOHANNESBURGSE DORPSAANLEGSKEMA  
1.—WYSIGINGSKEMA 1/391

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningsskema 1/139 bekend sal staan.

Die ontwerp-skema is opgestel in opdrag van die Administrateur ingevolge die bepaling van subartikel (7) van artikel ses-en-veertig van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

Die ontwerp-skema bevat die volgende voorstel:

Om die indeling van Erwe 102 en 103, Rosebank, naamlik Tyrwhittlaan 13 en 15 en Sturdee laan 18 en 20 onderskeidelik van "Algemene Woondoeleindes" en "Spesiale Woondoeleindes" na "Spesiaal" te verander sodat daar onderworpe aan sekere voorwaarde 'n gebou van 17 verdiepings hoog, met 'n openbare hotel, interne winkels en parkerplek, opgerig kan word.

Rosebank Inn (Pty) Limited van Tyrwhittlaan 13, Rosebank, Johannesburg, is die eienaars van dié standplassie.

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 24 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne een myl van die grens daarvan af, 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 24 September 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, 24 September 1969.

## CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME  
1.—AMENDMENT SCHEME 1/391

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/391.

This draft scheme has been prepared on instruction from the Administrator in terms of subsection (7) of section forty-six of the Town-planning and Townships Ordinance, 1965.

This draft scheme contains the following proposal:

To rezone Lots 102 and 103, Rosebank, being 13 and 15 Tyrwhitt Avenue and 18 and 20 Sturdee Avenue from "General Residential" and "Special Residential" respectively to "Special" to permit a 17 storey building containing a public hotel, internal shops and parking subject to certain conditions.

The owners of these stands are Rosebank Inn (Pty) Limited of 13 Tyrwhitt Avenue, Rosebank, 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 24 September 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property 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 24 September 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, 24 September 1969.

783-24-1

STADSRAAD VAN VANDERBIJLPARK  
WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Hierby word, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad van Vanderbijlpark van voorneme is om die Watervoorsieningsverordeninge te wysig om daarvoor voorsiening te maak dat alle watervoorsieningsdeposito's, wat nie opgeëis word binne een jaar nadat 'n persoon opgehou het om 'n verbruiker te wees nie, verbeurd verklaar word.

Afskrifte van die voorgestelde wysigings lê gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf datum hiervan by die kantoor van die Klerk van die Raad (Kamer 202), Municipale Kantore, Vanderbijlpark, ter insae.

J. H. DU PLESSIS, Stadsklerk,  
Posbus 3,  
Vanderbijlpark.

(Kennisgewing 73-9/9/1969.)

823—24

TOWN COUNCIL OF VANDERBIJLPARK  
AMENDMENT OF WATER SUPPLY BY-LAWS

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Vanderbijlpark proposes to amend the Water Supply By-laws to provide for all water supply deposits, which remain unclaimed after one year after a person has ceased to be a consumer, to be forfeited to the Council.

Copies of the proposed amendments will lie for inspection at the Office of the Clerk of the Council (Room 202), Municipal Offices, Vanderbijlpark, during normal office hours for a period of 21 days from the date hereof.

J. H. DU PLESSIS, Town Clerk,  
P.O. Box 3,  
Vanderbijlpark.

(Notice 73-9/9/1969.)

822—24

STADSRAAD VAN VANDERBIJLPARK  
WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE

Hierby word, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad van Vanderbijlpark van voorneme is om die Elektrisiteitsvoorsieningsverordeninge te wysig om daarvoor voorsiening te maak dat alle elektrisiteitsvoorsieningsdeposito's, wat nie opgeëis word binne een jaar nadat 'n persoon opgehou het om 'n verbruiker te wees nie, verbeurd verklaar word.

Afskrifte van die voorgestelde wysigings lê gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf datum hiervan by die kantoor van die Klerk van die Raad (Kamer 202), Municipale Kantore, Vanderbijlpark, ter insae.

J. H. DU PLESSIS, Stadsklerk,  
Posbus 3,  
Vanderbijlpark.

(Kennisgewing 72-9/9/1969.)

TOWN COUNCIL OF VANDERBIJLPARK  
AMENDMENT OF ELECTRICITY SUPPLY 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 Vanderbijlpark proposes to amend the Electricity Supply By-laws to provide for all electricity supply deposits which remain unclaimed after one year after a person has ceased to be a consumer, to be forfeited to the Council.

Copies of the proposed amendments will lie for inspection at the Office of the Clerk of the Council (Room 202), Municipal Offices, Vanderbijlpark, during normal office hours for a period of 21 days from the date hereof.

J. H. DU PLESSIS, Town Clerk,  
P.O. Box 3,  
Vanderbijlpark.

(Notice 72-9/9/1969.)

823—24

STADSRAAD VAN VANDERBIJLPARK  
WYSIGING VAN BEGRAAFPLAASVERORDENINGE

Hierby word, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad van Vanderbijlpark van voorneme is om die Begraafplaasverordeninge te wysig deur die dae en tye waarop teraardebestellings mag plaasvind, te verander.

Afskrifte van die voorgestelde wysigings lê gedurende gewone kantoorure vir 'n tydperk van 21 dae vanaf datum hiervan by die kantoor van die Klerk van die Raad (Kamer 202), Municipale Kantore, Vanderbijlpark, ter insae.

J. H. DU PLESSIS, Stadsklerk,  
Posbus 3,  
Vanderbijlpark.

(Kennisgewing 74-9/9/1969.)

TOWN COUNCIL OF VANDERBIJLPARK  
AMENDMENT OF CEMETERY 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 Vanderbijlpark proposes to amend the Cemetery By-laws by changing the hours during which and the days on which interments will be permitted.

Copies of the proposed amendments will lie for inspection at the Office of the Clerk of the Council (Room 202), Municipal Offices, Vanderbijlpark, during normal office hours for a period of 21 days from the date hereof.

J. H. DU PLESSIS, Town Clerk,  
P.O. Box 3,  
Vanderbijlpark.

(Notice 74-9/9/1969.)

824—24

## STADSRAAD VAN BENONI

## EIENDOMSBELASTING

Kennisgewing geskied hierby dat die Stadsraad van Benoni ondergenoemde belasting op die waarde van belasbare eiendom binne die munisipaliteit soos dit in die waarderingslys aangegee word, ooreenkomsdig die Plaaslike Bestuur-belastingordonnansie 1933, soos gewysig, gehef het, naamlik:

(a) 'n Oorspronklike belasting van een-halwe sent ( $\frac{1}{2}$ c) in die rand (R1) vir die jaar 1 Julie 1969 tot 30 Junie 1970, op die terreinwaarde van die grond binne die munisipaliteit Benoni, soos dit in die waarderingslys aangegee word, een-kwart sent ( $\frac{1}{4}$ c) in die rand (R1) hiervan is op Woensdag, 3 Desember 1969, en die oorblywende een-kwart sent ( $\frac{1}{4}$ c) in die (R1) op Woensdag, 3 Junie 1970, verskuldig en betaalbaar.

(b) 'n Bykomende belasting van drie en een-halwe sent ( $\frac{3}{2}$ c) in die rand (R1) vir die jaar 1 Julie 1969 tot 30 Junie 1970, op die terreinwaarde van grond binne die munisipaliteit Benoni, soos dit in die waarderingslys aangegee word, en op die waarde van verbeterings op grond wat kragtig mynbried gehou word (nie grond in 'n voorstad wat volgens wet gestig is nie), asook op die terreinwaarde van sodanige grond, indien die grond vir woondoeleindes of vir doeleindes wat nie met mynbriedwighede in verband staan nie, deur persone of maatskappy gebruik word wat mynbou beoefen, of sodanige persone of maatskappy nou al die houers van die mynbrief is af dan nie, een en drie-kwart ( $\frac{1}{4}$ c) in die rand (R1) hiervan is op Woensdag, 3 Desember 1969, en die oorblywende een en drie-kwart sent ( $\frac{1}{4}$ c) in die rand (R1) is op Woensdag, 3 Junie 1970, verskuldig en betaalbaar.

(c) 'n Ekstra bykomende belasting van drie en drie-kwart sent ( $\frac{3}{2}$ c) in die rand (R1) vir die jaar 1 Julie 1969 tot 30 Junie 1970, op die terreinwaarde van grond of belang in grond in besit van elektrisiteitsondernemings soos dit in die waarderingslys aangegee word, een en sewe agtes sent ( $\frac{7}{8}$ c) in die rand (R1) hiervan is op Woensdag, 3 Desember 1969, en die oorblywende een en sewe-agtes sent ( $\frac{7}{8}$ c) in die rand (R1) is op Woensdag, 3 Junie 1970, verskuldig en betaalbaar.

In elk geval waar die belasting wat hierby gehef word, nie op die gesette datum betaal is nie, word rente teen sewe persent (7 persent) per jaar op die verskuldigde bedrag gehef.

F. W. PETERS, Stadsklerk,  
Munisipale Kantore,  
Benoni, 19 September 1969.

(Kennisgewing 139/1969.)

## TOWN COUNCIL OF BENONI

## ASSESSMENT RATES

Notice is hereby given that the following rates on the value of rateable property within the Municipality as appearing in the valuation roll have been imposed by the Council of the Municipality of Benoni, in terms of the Local Authorities Rating Ordinance, 1933, as amended:

(a) An original rate for the year 1 July 1969, to 30 June 1970, of one-half cent ( $\frac{1}{2}$ c) in the rand (R1) on the site value of land within the Municipality of Benoni, as appearing on the valuation roll, to become due and payable as to one-quarter cent ( $\frac{1}{4}$ c) in the rand (R1) on Wednesday, 3 December 1969, and as to the remaining one-quarter cent ( $\frac{1}{4}$ c) in the rand (R1) on Wednesday, 3 June 1970.

(b) An additional rate of three and one-half cents ( $\frac{3}{2}$ c) in the rand (R1) for the 1 July 1969, to 30 June 1970, on the site value of land within the Municipality of Benoni, as appearing on the valuation roll, and on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) as well as upon the site value of such land where such land is used for residential purposes or for purposes not incidental to mining operations by persons or companies engaged in mining operations whether such persons or companies are the holders of the mining title or not, to become due and payable as to one and three-quarter cents ( $\frac{1}{4}$ c) in the rand (R1) on Wednesday, 3 December 1969, and the remaining one and three-quarter cents ( $\frac{1}{4}$ c) in the rand (R1) on Wednesday, 3 June 1970.

(c) An extra additional rate of three and three quarter cents ( $\frac{3}{2}$ c) in the rand (R1) for the year 1 July 1969, to 30 June 1970, on the site value of land or interest in land held by power undertakings as appearing in the valuation roll to become due and payable as to one and seven eighths cents ( $\frac{1}{8}$ c) in the rand (R1), on Wednesday, 3 December 1969, and the remaining one and seven-eighths cents ( $\frac{1}{8}$ c) in the rand (R1) on Wednesday, 3 June 1970.

In any case where the rates imposed are not paid on due dates interest at the rate of seven per centum (7 per cent) per annum will be charged on the amount outstanding.

F. W. PETERS, Town Clerk,  
Municipal Offices,  
Benoni, 19 September 1969.

(Notice 139/1969.) 833-24

## STADSRAAD VAN POTCHEFSTROOM

## WYSIGING VAN ABATTOIR-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 voorname is om die Abattoirverordeninge te wysig deur daarin voorsiening te maak vir die verhuur aan die Eierbeerraad, van die twee stoorkamers by die Abattoir in plaas daarvan om bergingskoste te hef. 'n Afskrif van die wysiging lê ter insae by die munisipale kantore vir 'n tydperk van 21 dae vanaf publikasie hiervan, naamlik, 24 September 1969.

S. H. OLIVIER, Stadsklerk,  
Munisipale Kantore,  
Postbus 123,  
Potchefstroom, 24 September 1969.  
(Kennisgewing 119.)

## TOWN COUNCIL OF POTCHEFSTROOM

## AMENDMENT OF ABATTOIR 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 amend its Abattoir By-laws by making provision therein for leasing the two storerooms at the Abattoir, to the Egg Control Board, instead of levying storage charges.

A copy of the amendment will lie for inspection at the municipal offices for a period of 21 days from date of publication hereof, namely, 24 September 1969.

S. H. OLIVIER, Town Clerk,  
Municipal Offices,  
P.O. Box 123,  
Potchefstroom, 24 September 1969.

(Notice 119.) 817-24

## STAD JOHANNESBURG

## VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/390

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/390 bekend sal staan.

Hierdie ontwerpskema bevat 'n voorstel om klousule 29 (c) voorbehoudsbepaling (2) van die Skema te wysig deur die syfers en woord "3 en 5" waar dit in die eerste reël van die voorbehoudsbepaling voorkom, te skrap sodat daar by geboue in Hoogte streek 3 en 5 op terreine wat kleiner as 10,000 vierkante voet is 'en waarin daar winkels op die grondverdieping ingesluit is, parkeerruimte verskaf moet word.

Besonderdehede van dié Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop dié kennisgewing die eerste keer verskyn, naamlik 24 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne een myl van die grens van die gebied af, het die reg om teen die Skema beswaar te maak of om vernoë ten opsigte daarvan te rig en indien hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik, 24 September 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, Klerk van die Raad, Stadhuis, Johannesburg, 24 September 1969.

## CITY OF JOHANNESBURG

## PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/390

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme 1/390.

This draft scheme contains a proposal to amend clause 29 (c) proviso (2) of the Scheme by the deletion of the figures and word "3 and 5" where they appear in the first line of the proviso, to make it necessary for buildings in Height Zones 3 and 5 on sites less than 10,000 square feet in area and incorporating shops on the ground floor to provide parking accommodation.

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 24 September 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property 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 24 September 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, 24 September 1969.

811-24-1

**STADSRAAD VAN VEREENIGING  
VEREENIGING ONTWERP-DORPSBE-  
PLANNINGWYSIGINGSKEMA 1/52**

Kragtens die "Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Vereeniging 'n ontwerp-wysigingskema opgestel, wat bekend sal staan as Vereenigingse Dorpsbeplanningskema 1/52.

Hierdie ontwerpskema bevat 'n voorstel vir die herindeling van die volgende gedeeltes grond:

(1) Gedeelte van Gedeelte B van die plaas Smaldeel 541 IQ vanaf "Nywerheid" na "Landbou".

(2) Gedeelte van Gedeelte 115 van die plaas Houtkop 594 IQ vanaf "Spesiale Nywerheid" na "Landbou".

(3) Gedeelte van Gedeelte 150 van die plaas Houtkop 594 IQ vanaf "Nywerheid" na "Landbou".

(4) Erf 471, Duncanville, vanaf "Nywerheid" na "Munisipale" gebruik.

(5) Erf 656, Duncanville, vanaf "Nywerheid" na "Munisipale" gebruik.

(6) Gedeeltes van Erwe 462, 467 en 468, Duncanville, vanaf "Nywerheid" na "Voorgestelde Nuwe Pad".

(7) Gedeeltes van Erf 573, Duncanville, vanaf "Nywerheid" na "Voorgestelde Nuwe Pad".

(8) Gedeelte van Erf 1209, Vereeniging-uitbreiding No. 1, vanaf "Nywerheid" na gedeelte as "Voorgestelde Nuwe Pad" en gedeelte as "Munisipale"-gebruik.

(9) Gedeelte van restant van Erf. 1193 en Gedeelte 1 van Erf. 1192, Vereeniging-uitbreiding 1, vanaf "Nywerheid" na "Voorgestelde Nuwe Pad".

(10) Gedeelte 1 van Erf. 868, Duncanville, vanaf "Nywerheid" na "Voorgestelde Nuwe Pad".

(11) 'n Onopgemete gedeelte van Gedeelte 13 van die plaas Houtkop 594 IQ, vanaf "Landbou" na "Nywerheid".

Besonderhede van hierdie Skema lê ter insae in die kantoor van die Klerk van die Raad, Municipale Kantoer, Vereeniging, vir 'n tydperk van vier weke vanaf 17 September 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 Vereenigingse Dorpsaanlegskema, of binne 1 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 nie later nie as 15 Oktober 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE, Stadsklerk,  
Municipale Kantoer,  
Vereeniging, 17 September 1969.

(Advertensie 3972.)

**TOWN COUNCIL OF VEREENIGING  
VEREENIGING DRAFT TOWN-PLAN-  
NING AMENDING SCHEME 1/52**

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared a draft amending scheme to be known as Vereeniging Town Planning Scheme 1/52.

This draft scheme contains a proposal for the rezoning of the following portions of land:

(1) Portion of Portion B of the farm Smaldeel 541 IQ, from "Industrial" to "Agricultural".

(2) Portion of Portion 115 of the farm Houtkop 594 IQ, from "Special Industrial" to "Agricultural".

(3) Portion of Portion 150 of the farm Houtkop 594 IQ, from "Industrial" to "Agricultural".

(4) Erf 471, Duncanville, from "Industrial" to "Municipal".

(5) Erf 656, Duncanville, from "Industrial" to "Municipal".

(6) Portions of Erven 462, 467 and 468, Duncanville, from "Industrial" to "Proposed New Road".

(7) Portions of Erf 573, Duncanville, from "Industrial" to "Proposed New Road".

(8) Portion of Erf 1209, Vereeniging Extension 1; from "Industrial" to portion as "Proposed New Road" and portion as "Municipal".

(9) Portion of remainder of Erf 1193 and Portion 1 of Erf 1192, Vereeniging Extension 1, from "Industrial" to "Proposed New Road".

(10) Portion 1 of Erf 868, Duncanville, from "Industrial" to "Proposed New Road".

(11) An unsurveyed portion of Portion 13 of the farm Houtkop 594 IQ, from "Agricultural" to "Industrial".

Particulars of this Scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Vereeniging, for a period of four weeks from 17 September 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 Vereeniging Town-planning Scheme 1 of 1956, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so he shall, not later than 15 October 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 local authority.

P. J. D. CONRADIE, Town Clerk,  
Municipal Offices,  
Vereeniging, 17 September 1969.

(Advert 3972.)

**TRANSVAALSE RAAD VIR DIE ONT-  
WIKKELING VAN BUITESTEDELIKE  
GEBIEDE**

**BEKRAGTING VAN WAARDE-  
RINGSLYSTE**

Kennisgewing geskied hiermee dat die waarderingslyste vir die ondergenoemde Plaaslike Gebiedskomitees voltooi is en ooreenkomsdig die bepalings van artikel 14 van die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, gesertifiseer is en dat dit vastgestel en bindend gemaak sal word vir alle partye wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing teen die beslissing van die Waarderingshof, op die wyse in die gemelde Ordonnansie voorgeskryf, geappelleer het nie.

Op gesag van die Voorsitter van die Waarderingshof.

(a) Tussentydse waarderingslyste—Brentwood, Clayville, Clewer, Eloff, Ellisras, Halfway House, Hillside, Ogies, Roossenkal, Schoemansville, Suidwes Pretoria, Sundra, Vischkuil, Rosslyn.

(b) Algemene waarderingslyste—Marikana.

J. D. SCHALKWYK, Klerk van die Waarderingshof,  
Posbus 1341,  
Pretoria, 24 September 1969.  
(Kennisgewing 185/1969.)

**TRANSVAAL BOARD FOR THE  
DEVELOPMENT OF PERI-URBAN  
AREAS**

**CONFIRMATION OF VALUATION  
ROLLS**

Notice is hereby given that the valuation rolls for the undermentioned Local Area Committees have been completed and certified in terms of the provisions of section 14 of the Local Government Rating Ordinance, No. 20 of 1933, and the rolls shall become fixed and binding upon all parties who shall not have appealed within one month from the date of the first publication of this notice, against the decision of the Valuation Court in the manner prescribed by the said Ordinance.

By order of the President of the Valuation Court.

(a) Interim valuation rolls—Brentwood, Clayville, Clewer, Eloff, Ellisras, Halfway House, Hillside, Ogies, Roossenkal, Schoemansville, South Western Pretoria, Sundra, Vischkuil, Rosslyn.

(b) General valuation roll—Marikana.

J. D. VAN SCHALKWYK, Clerk of the Valuation Courts,  
P.O. Box 1341,  
Pretoria, 24 September 1969.

(Notice 185/1969.)

836—24-1

**STADSRAAD VAN BOKSBURG**

**WYSIGING VAN WATERVOOR-  
SIENINGSVERORDENINGE**

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad van Boksburg van voorneme is om die Eenvormige Watervoorsieningsverordeninge (Tariewe) te wysig om voorsiening te maak vir die oorskakeling na metriek inhoudsmate.

Die voorgestelde wysiging lê van die datum hiervan af tot 24 Oktober 1969 in Kamer 7, Eerste Verdieping, Stadhuis, Boksburg, ter insae en enige persoon wat teen die voorgestelde wysiging beswaar wil opper, moet sy beswaar uiterstens op genoemde datum skriftelik in tweevoud by my indien.

P. RUDO NELL, Stadsklerk,  
Stadhuis,  
Boksburg, 24 September 1969.

(No. 136)

**TOWN COUNCIL OF BOKSBURG**

**AMENDMENT.—WATER SUPPLY BY-  
LAWS**

It is hereby notified, in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Boksburg proposes to amend the Uniform Water Supply By-laws (Tariff of Charges) to make provision for the conversion to metric measures of capacities.

The proposed amendment will be open for inspection at Room 7, First Floor, Municipal Offices, Boksburg, from the date of this notice until 24 October 1969, and any person wishing to do so must lodge his objections with me, in writing, in duplicate, not later than the date mentioned.

P. RUDO NELL, Town Clerk,  
Municipal Offices,  
Boksburg, 24 September 1969.

(No. 136)

825—24

## STAD GERMISTON

## BELASTINGKENNISGEWING

Hiermee word kennis gegee dat newens vermelde belasting op die waardasie van belasbare eiendom binne die munisipaliteit geleë en soos in die waardaselys aangegeteken, ingevolge die Plaaslike Bestuurbelastingordonnansie, No. 20 van 1933, soos gewysig, deur die Stadsraad van Germiston ten opsigte van vermelde tydperk opgelê is en dat bedoelde belastings op ondervermelde datums verskuldig en betaalbaar is:—

(a) 'n Oorspronklike belasting van 0·5 sent in die rand op die terreinwaarde van alle grond binne die munisipaliteit soos dit verskyn in die waardaselys.

(b) 'n Bykomende belasting van 2·9 sent in die rand op die terreinwaarde van alle grond binne die munisipaliteit soos dit verskyn in die waardaselys.

(c) 'n Belasting van 0·1 sent in die rand op die waarde van alle verbeterings binne die munisipaliteit soos dit verskyn in die waardaselys.

(d) 'n Ekstra bykomende belasting van 3·75 sent in die rand op die terreinwaarde van grond of belang in grond in besit van enige kragonderneming (soos omskryf in artikel 4 van die Plaaslike Bestuurbelastingordonnansie No. 20 van 1933, soos gewysig), en soos in artikel 20 van vermelde Ordonnansie gespesifieer.

(e) 'n Bykomstige belasting van 66 2/3 persent (ses-en-sesig en twee-derde persent) van 2·9 sent in die rand op die waarde van verbeterings waarna in artikel 21 van Ordonnansie 20 van 1933, soos gewysig, verwys word, geleë op grond ingevolge 'mynpag' (nie grond in 'n wettig gestigte dorp nie) gehou en vir woondoelendes of doeleindes nie soortgelyk aan mywerkzaamhede deur persone of maatskappye aan mywerkzaamhede verbonde nie, gebruik, hetsy sodanige persone of maatskappye die houers van die mynpag is, al dan nie.

Een helfte van bovemelde belastings sal verskuldig en betaalbaar word op 31 Oktober 1969, en die ander helfte van bovemelde belastings word verskuldig en betaalbaar op 30 April 1970.

In enige geval waar die opgelegde belastings nie op die betaaldatum vereffen is nie, sal rente teen die koers van 7 persent (sewe persent) per jaar kragtens artikel 25(3) van Ordonnansie 20 van 1933, soos gewysig, aangeslaan word.

P. J. BOSHOFF, Stadsklerk,  
Stadskantore,  
Germiston, 24 September 1969.  
(Kennisgewing 159/1969.)

CITY COUNCIL OF GERMISTON  
NOTICE OF RATE

Notice is hereby given that the following rates on the valuation of rateable property within the Municipality as appearing in the valuation roll in force at the time being have been imposed by the City Council of Germiston in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, to cover the period herein mentioned, and that the said rates become due and payable on the date as stated hereunder:

(a) An original rate of 0·5 cent in the rand on the site value of all land within the Municipality as appearing in the valuation roll.

(b) An additional rate of 2·9 cents in the rand on the site value of all land within the Municipality as appearing in the valuation roll.

(c) A rate of 0·1 cent in the rand on the value of all improvements within the Municipality as appearing in the valuation roll.

(d) An extra additional rate of 3·75 cents in the rand on the site value of land or interest in land held by any power undertaking (as defined in section 4 of Ordinance 20 of 1933, as amended) and as specified in section 20 of the said Ordinance.

(e) An additional rate of 66 2/3rd per cent (sixty-six and two-thirds per cent) of 2·9 cents in the rand on the value of improvements referred to in section 21 of Ordinance 20 of 1933, as amended, situate on land held under mining title (not being land in a lawfully established township), used for residential purposes, or purposes not incidental to mining operations, by persons or companies engaged in mining operations, whether such persons or companies are the holder of the mining title or not.

One half of the above rates shall become due and payable on 31 October 1969, and the other half of the above rates shall become due and payable on 30 April 1970.

In any case where the rates levied are not paid on the due date, interest will be charged at the rate of 7 per cent (seven per cent) per annum, in terms of section 25(3) of Ordinance 20 of 1933, as amended:

P. J. BOSHOFF, Town Clerk,  
Municipal Offices,  
Germiston, 24 September 1969.  
(Notice 159/1969.)

820-24

STADSRAAD VAN VÉEENIGING  
VEREENIGING ONTWERP-DORPSBEPLANNING WYSIGINGSKEMA 1/50

Kragtens die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Vereeniging 'n ontwerp-wysigingskema opgestel, wat bekend sal staan as Vereenigingse Dorpsbeplanningskema 1/50.

Hierdie ontwerp-skema bevat 'n voorstel vir die herindeling van 'n gedeelte van Gedeelte 13 van die plaas Houtkop 594, IQ, om die oprigting van 'n inry-teater toe te laat. Hierdie grond is tans vir landboudoelendes ingedeel.

Hierdie wysiging is aangevra deur die eienaar van die perseel, Vereeniging Consolidated Theatres, van Orwellrylaan 11, Three Rivers, Vereeniging.

Die ontwerp-skema bevat ook 'n voorstel vir die herbelyning van Pad 29, soos aangetoon op die kaart.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad, Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf 17 September 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 Vereenigingse Dorpsaanlegskema, 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 Stadsklerk nie later nie as 15 Oktober 1969, skriftelik van sodanige beswaar of vertoëten in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE, Stadsklerk,  
Munisipale Kantoor,  
Vereeniging, 12 September 1969.  
(Advertensie 3971.)

## TOWN COUNCIL OF VEREENIGING

## VEREENIGING DRAFT TOWN-PLANNING AMENDING SCHEME 1/50

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared a draft amending scheme to be known as Vereeniging Town-planning Scheme, 1/50.

This draft scheme contains a proposal for the rezoning of a portion of Portion 13 of the farm Houtkop 594, IQ, to permit the establishment of a drive-in theatre. At present the land is zoned for agricultural purposes.

The amendment has been applied for by the owner of the property, Vereeniging Amalgamated Theatres, of 11 Orwell Drive, Three Rivers, Vereeniging.

The draft scheme also contains a proposal for the realignment of Road 29 as shown on the map.

Particulars of this Scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Vereeniging, for a period of four weeks from 17 September 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 Vereeniging Town-planning Scheme No. 1 of 1956, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so he shall, not later than 15 October 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 local authority.

P. J. D. CONRADIE, Town Clerk,  
Municipal Offices,  
Vereeniging, 12 September 1969.  
(Advert 3971.)

815-24

## MUNISIPALITEIT KRUGERSDÖRP

## VOORGESTELDE WILDTUINTARIEF

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekendgemaak dat die Stadsraad van Krugersdorp voornemens is om toegangsgelle ten opsigte van die Krugersdorpse Wildtuin by verordening vas te stel.

Afskrifte van die voorgestelde tarief lê ter insae in die kantoor van die ondergetekende vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

C. E. E. GERBER, Clerk of the Council,  
8 September 1969.  
(Kennisgewing 94 van 1969.)

## KRUGERSDÖRP MUNICIPALITY

## PROPOSED GAME-RESERVE TARIFF

Notice is hereby given, in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp intends promulgating admission tariffs in respect of the Krugersdorp Game Reserve.

Copies of the proposed tariff are open for inspection at the office of the undersigned for a period of 21 days from date of publication hereof.

C. E. E. GERBER, Clerk of the Council,  
8 September 1969.  
(Notice 94 of 1969.)

818-24

## STADSRAAD VAN BENONI

PERMANENT SLUITING VAN GEDEELTES VAN OAK, STOKROOS-EN WATTLESTRAAT, NORTHMEAD UITBREIDING 4

Kennisgewing geskied hierby ingevolge die bepalings van artikel 67 van die ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad voorneem is om, behoudens die goedkeuring van die Administrateur, gedeeltes van Oak, Stokroos- en Wattlestraat wat aan Standplaas 6283, 6285, 6287, 6289, 6291, 6292, 6294, 6296, 6295, 6312 en 6313 grens, groot ongeveer 27,584 vierkante voet, permanent te sluit om sodoende die breedte van sodanige strate te verminder om vir die verskuiwing van die Oakstraatwinkelcentrum in Northmead Uitbreiding 4 voorziening te maak.

In Plan wat die straatgedeeltes wat gesluit staan te word aandui, kan gedurende gewone kantoorure by die kantoor van die Klerk van die Raad, Municipale Kantoor, Prinslaan, Benoni, besigtig word.

Iederen wat enige beswaar het teen die voorgestelde sluiting, of wat enige eis om skadevergoeding as gevolg van die sluiting wil instel, moet sodanige beswaar of eis nie later nie as Maandag, 24 November 1969, skriftelik by die ondergetekende indien.

F. W. PETERS, Stadsklerk,  
Municipale Kantoor,  
Benoni, 24 September 1969.  
(Kennisgewing 137/1969.)

## TOWN COUNCIL OF BENONI

PERMANENT CLOSING OF PORTIONS OF OAK, STOKROOS AND WATTLE STREETS, NORTHMEAD EXTENSION 4

Notice is hereby given in terms of section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council proposes, subject to the approval of the Administrator, to permanently close portions of Oak, Stokroos and Wattle Streets adjoining Stands 6283, 6285, 6287, 6289, 6291, 6292, 6294, 6296, 6295, 6312 and 6313, in extent approximately 27,584 square feet, thereby reducing the width of such streets to allow for the resiting of the Oak Street shopping centre in Northmead Extension 4.

A plan showing the portions of streets to be closed can be inspected during ordinary office hours at the office of the Clerk of the Council, Municipal Offices, Princes Avenue, Benoni.

Any person who has any objection to the proposed closing or who may have any claim for compensation if the closing is effected, must lodge such objection or claim, in writing, with the undersigned not later than Monday, 24 November 1969.

F. W. PETERS, Town Clerk:  
Municipal Offices.  
Benoni, 24 September 1969.  
(Notice 137/1969.)

819-24

## STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA 1. — WYSIGINGSKEMA 1/389

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat as die Wysigingsdorpsbeplanning-skema 1/389 bekend sal staan,

Die konsepskema bevat 'n voorstel om klausule 25 (a) van die Skema te wysig ten einde die Raad in staat te stel om beheer uit te oefen oor die buitevoorkoms van geboue.

Besonderhede van die Skema lê ter insae in kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer verskyn, naamlik 24 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeerder van vaste eiendom binne een myl van die grens van die gebied af, het die reg om teen die Skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 September 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, Klerk van die Raad,  
Stadhuis,  
Johannesburg, 24 September 1969.

## CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/389

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/389.

This draft scheme contains a proposal to amend clause 25 (a) of the Scheme to enable the Council to control the external appearances of buildings.

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 24 September 1969. The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property 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 24 September 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, 24 September 1969.

812-24-1

STADSRAAD VAN POTGIETERSRUS  
EERSTE SITTING VAN WAARDERSHOF.—DRIEJAARLIKSE ALGEMENE WAARDERINGSLYS, 1969/72

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 13 (8) van Ordonnansie 20 van 1933 dat die eerste sitting van die Waardershof gehou sal word in die Raadsaal te Potgietersrus, op Vrydag, 17 Oktober 1969, om 10.30 voormiddag.

Eienaars wat besware teen die waardering van hul eiendom ingedien het of teen wie se eiendomswaardering beswaar ingedien is, kan óf in persoon verskyn óf deur 'n advokaat, prokureur, of toegelate en gelicenseerde wetsagent of deur enigmmand anders wat skriftelik daartoe gemachtig is, verteenwoordig word.

J. J. C. J. VAN RENSBURG, Stadsklerk, Municipale Kantore, Potgietersrus, 11 September 1969.  
(Kennisgewing 49/1969.)

## TOWN COUNCIL OF POTGIETERSRUS

FIRST SITTING OF VALUATION COURT.—TRIENNIAL GENERAL VALUATION ROLL, 1969/72

Notice is hereby given in terms of section 13 (8) of Ordinance 20 of 1933, that the first sitting of the Valuation Court will take place in the Council Chamber at Potgietersrust on Friday, 17 October, 1969, at 10.30 a.m.

Owners, who have lodged objections against their valuations or any owner the valuation of whose property is objected to may appear either in person or by counsel, solicitor or admitted and licensed law agent or by any other person authorised thereto in writing.

J. J. C. J. VAN RENSBURG, Town Clerk, Municipal Offices, Potgietersrus, 11 September 1969.  
(Notice 49/1969.)

831-24

## STADSRAAD VAN KLERKSDORP

AANNAME VAN VERORDENINGE OM ROOK IN TEATERS EN BIOSCOPE TE VERBIED

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voorneem is om verordeninge aan te neem waarkragtens persone verbied word om in openbare sale te rook.

Afskrifte van voormalde verordeninge 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, Klerksdorp, 10 September 1969.  
(Kennisgewing 86/69.)

## TOWN COUNCIL OF KLERKSDORP

ADOPTION OF BY-LAWS FOR PROHIBITING SMOKING IN THEATRES AND BIOSCOPES

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 Council to adopt by-laws in terms of which persons will be prohibited from smoking in public halls.

Copies of the proposed by-laws 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, 10 September 1969.  
(Notice 86/69.)

834-24

**STAD JOHANNESBURG****VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA 2.—WYSIGINGSKEMA 2/56**

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 2/56 bekend sal staan.

Die konsepskema bevat 'n voorstel om klousule 23 (a) van die Skema te wys ten einde die Raad in staat te stel om beheer uit te oefen oor die buitevoorkoms van geboue.

Besonderhede van die Skema lê ter insae in Kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer verskyn, naamlik 24 September 1969.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne een myl van die grens van die gebied af, 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 24 September 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, 24 September 1969.

**CITY OF JOHANNESBURG****PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 2.—AMENDMENT SCHEME 2/56**

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 2/56.

This draft scheme contains a proposal to amend clause 23 (a) of the Scheme to enable the Council to control the external appearances of buildings.

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 24 September 1969.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property 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 24 September 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, 24 September 1969.

814—24-1

**STADSRAAD VAN BOKSBURG****VOORGESTELDE WYSIGING VAN BOKSBURGSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/60**

Die Stadsraad van Boksburg het 'n konsep-wysigingskema van die Dorpsaanlegskema, wat as Wysigingskema 1/60 bekend sal staan, opgestel.

Die konsepskema bevat die volgende voorstel:

**Wysigingskema 1/60.**—Vir die herindeling van Erf 220, Nywerheidsdorpsgedekte Boksburg-Oos (Uitbreiding 3), van "Openbare Operuimte" na "Algemene Nywerheidsoeleindes" om voorsiening te maak vir die gebruik van die grond vir nywerheidsoeleindes.

Besonderhede van hierdie Skema lê vir vier weke lank met ingang van die datum waarop hierdie kennisgewing die eerste keer verskyn, naamlik 24 September 1969, in Kamer 7, Eerste Verdieping, Stadhuis, Boksburg, ter insae.

Die Stadsraad sal dit oorweg of die Skema aanvaar moet word of nie.

Enige eienaar of bewoner van vaste eiendom wat geleë is binne die gebied waarop die Wysigingskema van die Dorpsaanlegskema van toepassing is, of wat binne 'n afstand van een myl van die grens daarvan geleë is, kan teen die Skema beswaar opper, of indien hy dit verlang, vertoe rig en indien hy dit wil doen, moet hy binne vier weke van die datum af waarop hierdie kennisgewing die eerste keer verskyn, naamlik 24 September 1969, die Stadsraad van Boksburg skriftelik van sy beswaar of vertoe verwittig, en meld of hy deur die genoemde Stadsraad te woord gestaan wil word of nie.

**P. RUDO NELL**, Stadsklerk, Stadhuis, Boksburg, 24 September 1969:

(No. 132.)

**TOWN COUNCIL OF BOKSBURG****PROPOSED AMENDMENT TO BOKSBURG TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/60**

The Town Council of Boksburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/60.

This draft scheme contains the following proposals:

**Amendment Scheme 1/60.**—For the rezoning of Erf 220, Boksburg East Extension 3, Industrial Township, from "Public Open Space" to "General Industrial", to permit the use of the land for general industrial purposes.

Particulars of this Scheme are open for inspection at Room 7, First Floor, Municipal Offices, Boksburg, for a period of four weeks from the date of the first publication of this notice, which is 24 September 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 Amendment Town-planning Scheme or within one mile of the boundary in respect 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 24 September 1969, inform the Town Council of Boksburg, in writing, of such objection or representations and shall state whether or not he wishes to be heard by the said Council.

**P. RUDO NELL**, Town Clerk, Municipal Offices, Boksburg, 24 September 1969.

(No. 132.)

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE****PROKLAMERING TOT OPENBARE PAD**

Kennisgewing geskied hir mee ingevolge artikel 5 van Ordonnansie 44 van 1904, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede sy Edelle die Administrateur van Transvaal versoek het om die pad, soos beskryf in die Bylae, tot 'n openbare pad te proklameer.

Afskrifte van die versoeksbrief en kaarte wat daarby aangeheg is, lê gedurende kantoorure te Kamer A110 H.B. Phillipsgebou, Bosmanstraat, Pretoria en die plaaslike kantoor van die Raad, Shein's gebou 9, Witbank, ter insae.

Besware, teen die proklamering van die pad moet skriftelik in tweevoud by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, en die ondergetekende, Posbus 1341, Pretoria, nie later nie as 10 November 1969 ingediend word.

R. P. ROUSE, Waarnemende Sekretaris, Pretoria, 24 September 1969.  
(Kennisgewing 169/1969.)

**BYLAE****Beskrywing van Pad**

'n Gedeelte ongeveer 80 Kaapse voet wyd, gemeet vanaf die westelike grens van Erf 745, Clewerdorp, soos aangedui op L.G. Plan 1762/69 en 'n gedeelte ongeveer 80 Kaapse voet wyd oor Erf 634, Clewerdorp, soos aangedui op L.G. Plan 1761/69.

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS****PROCLAMATION OF PUBLIC ROAD**

Notice is hereby given in terms of section 5 of Ordinance 44 of 1904, that the Transvaal Board for the Development of Peri-Urban Areas has petitioned the Honourable the Administrator of Province of the Transvaal, to proclaim as public road the road described in the Schedule appended hereto.

Copies of the petition and diagrams attached thereto may be inspected during office hours at Room A110, H.B. Phillips-Building, 320 Bosman Street, Pretoria, and at the Board's local office, 9 Shein's Buildings, Witbank.

Objections to the proclamation of the road must be lodged, in writing, in duplicate with the Director of Local Government, P.O. Box 892, Pretoria, and the undersigned, P.O. Box 1341, Pretoria, not later than 10 November 1969.

R. P. ROUSE, Acting Secretary, Pretoria, 24 September 1969.  
(Notice 169/1969.)

**SCHEDULE**

An area approximately 80 Cape feet wide over Erf 745, Clewer Township, as shown on S.G. Diagram 1762/69 and an area approximately 80 Cape feet over Erf 634, Clewer Township, as shown on S.G. Diagram 1761/69.

809-24-1-8

**Koop Nasionale Spaarsertifikate****Buy National Savings Certificates**

## TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

## KENNISGEWING AANGAANDE EIENDOMSBELASTING

Kennis word hierby gegee dat die Raad vir die boekjaar eindigende op 30 Junie 1970, die volgende gehef het:—

Eiendomsbelasting ingevolge die Plaaslike Bestuur-belastingordonnansie, 1933, soos gewysig, teen die heffings aangevou op die Skedule soos hieronder uiteengesit op terreinwaardes van belasbare grond soos dit in die waardasielys ten opsigte van Dorpe, Landbouhoeves en Plaasgedeeltes gemeld in die genoemde Skedule voorkom, maar met uitsluiting van enige grond wat aan ander Plaaslike Besture behoort. Die belasting op landbougrond, soos bepaal in artikel 19 van genoemde Ordonnansie, is gebasbeer op een-kwart van die terreinwaarde van sodanige grond.

Die Landbouhoeves soos in die Bylae hieronder uiteengesit, sluit vir die doel hiervan alle grond in wat in die oorspronklike aanlegging van genoemde Hoeves, waarvoor 'n sertifikaat uitgereik is ooreenkomstig artikel 1 van die Landbouhoeven (Tvl.) Registrasie Wet, 1919, ingesluit was, afgesien daarvan of die sertifikaat gekanselleer is ten opsigte van enige gedeelte van sodanige grond en nie teenstaande enige daaropvolgende verandering in die beskrywing daarvan, tensy 'n dorp op so 'n gedeelte gestig is ooreenkomstig die Dorpe- en Dorpsaanleg-ordonnansie, No. 11 van 1931, soos gewysig, of die Dorpsbeplanning en Dorpe-ordonnansie, No. 25 van 1965, of tensy dit gelyktydig met uitsnyding gekonsolideer is met 'n ander grondgedeelte waarop geen belastings gehef is nie.

Die belastings gehef sal verskuldig en betaalbaar wees op 31 Oktober 1969 maar belastingbetalers mag die belasting in twee gelyke paaimeente betaal, die eerste op 31 Oktober 1969 en die laaste op 30 April 1970.

*Geregtelike stappe sal ingestel word teen wanbetalers, en rente teen 'n koers van 8 persent per jaar mag bereken word op belastings uitstaande na die vervaldatum.*

*L.W.—Alle grondeienaars wat hierby belang het en op 31 Oktober 1969 nog nie 'n rekening vir eiendomsbelasting ontvang het nie, word versoek om so gou moontlik na genoemde datum met die Tesourier by die ondergenoemde adres in verbinding te tree en alle besonderhede aangaande die betrokke grond te verstrek, sodat 'n rekening gestuur kan word.*

Belastings op enige grond is wettiglik verskuldig en verhaalbaar nie teenstaande dat die eienaar miskien nie 'n rekening ontvang het nie.

R. P. ROUSE  
Waarnemende Sekretaris.

Bosmanstraat 320  
(Posbus 1775), Pretoria.

Kennisgewing 160/69.  
24 September 1969.

*Oorspronklike  
en addisionele  
belasting op  
terreinwaardes  
van grond, In  
totaal per Rand*

*Dorpsgebiede*

	c
Aeroton.....	2·25
Alan Manor.....	2·25
Armadale.....	2·00
Balmoral Estates.....	4·00
Balmoral Extension.....	4·00
Baragwanath-uitbreiding 1.....	2·25
Bouwershoek.....	3·00
Clayville en Uitbreiding 1, 2, 3, 4 en 8.....	3·00
Clever.....	4·00
Comptonville.....	2·00
Davel.....	4·00
De Deur Estates.....	4·00
Ellistras en Uitbreiding 1.....	3·00
Ellof.....	3·00
Ennerdale-Suid.....	2·50
Evander en Uitbreiding 1 en 2.....	5·50
Finetown.....	3·00
Glenada.....	2·25
Groot-Marico.....	4·50
Halfway House.....	3·90
Henley-on-Klip.....	1·60
Highbury en Uitbreiding 1.....	2·00
Hopefield.....	2·50
Ironsyde.....	4·00
Jatniël.....	3·30
Kibler Park.....	2·25
Klipriviersoog Estate.....	3·00
Klipwater.....	2·50
Komatipoort.....	7·00
Kosmos.....	5·00
Lawley Estates.....	3·00
Lawley South.....	2·00
Lenasia en Uitbreiding 1, 2 en 3.....	3·50
Letsitele en Uitbreiding 1.....	3·00
Limmeyer en Uitbreiding I.....	2·25
Malelane.....	7·00
Meerhof.....	5·00
Meredale en Uitbreiding 1.....	2·25
Mid-Ennerdale.....	3·50
Mondeor.....	2·25
Nancefield.....	3·00
Oakdene.....	2·25
Ogies.....	3·00
Paardekop.....	6·00
Protea.....	3·50
Racecourse.....	3·00
Rayton.....	3·60

Oorspronklike  
en addisionele  
belasting op  
terreinwaardes  
van grond, in  
totaal per rand

*Dorpsgebiede*

Risana.....	2·25
Rodneath.....	1·60
Roossenekal.....	3·00
Rosslyn.....	3·00
Scholmansvillen en Uitbreiding 1.....	5·00
Witkop.....	3·00
Witpoort.....	3·00

*Landbouhoeves*

Althea.....	2·00
Barbeque.....	2·00
Blignautsrus.....	3·00
Benoni Small Farms en uitbreiding.....	3·30
Benoni-Noord.....	3·30
Bredell en Uitbreiding 1.....	3·30
Brentwood Parken en Uitbreiding 1.....	3·30
Carlswald.....	2·00
Clever en Uitbreiding 1.....	4·00
Crowthorne.....	2·00
Deltoida.....	3·00
Drumblade.....	2·50
Eloff Small Holdings en Uitbreiding.....	3·00
Eloff-uitbreiding 2 en 3.....	3·00
Endicott.....	3·00
Erand en Uitbreiding 1 en 2.....	2·40
Gardenvale.....	4·00
Garthdale.....	4·00
Gerardsville.....	1·20
Geluksdal.....	2·00
Glen Austin en Uitbreiding 1 en 3.....	2·40
Glenferness en Uitbreiding 1 en 2.....	2·00
Golfview.....	4·00
Halfway House Estate.....	2·40
Hartzenbergfontein.....	2·00
Hiltonia.....	2·90
Hillside en Uitbreiding 1.....	6·00
Homestead Apple Orchards Small Holdings, The.....	2·00
Ironsyde.....	4·50
Kyalami en Uitbreiding 1.....	2·00
Lenaron.....	2·00
Lougherin.....	2·00
Mnandi.....	3·00
Monavoni.....	3·00
New Kentucky.....	2·90
Nortons Home Estate en Uitbreiding 1.....	3·30
Oakmere.....	3·20
Ophir-uitbreiding 1.....	2·50
Pendale.....	3·10
Plooysville.....	2·00
Pomona Estates.....	3·30
Raslouw.....	3·00
Rietkol.....	3·00
Schoongezicht.....	3·60
Springs en Uitbreiding 1.....	3·00
Sundale.....	3·00
Sunderland Ridge.....	5·00
Sundra en Uitbreiding 1.....	3·00
Sunlawns.....	3·00
Unaville.....	2·00
Valley Settlements 1, 2, 3 en 4.....	3·10
Van Wyksrust.....	1·50
Vischkuil en Uitbreiding 1.....	3·00
Walkers Fruit Farms en Uitbreiding 1.....	2·50
Walkerville.....	3·00
Waterpan.....	2·90
West Rand en Uitbreiding 1.....	5·00
Willaway.....	2·00

*Plaasgrond*

Blesboklaagte 181 IR, landdrosdistrik Vereeniging

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte, wat vir nywerheds-en/of handelsdoeleindes gebruik word:

Ged. N van die plaas (10,000 vk vt) (LG A3986/21)..... 3·50

Bloemkrans 121 IT, landdrosdistrik Ermelo

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes, wat vir nywerheds-en/of handelsdoeleindes gebruik word:

Ged. 19/10/9/N.O. Ged. (10,000 vk vt) (LG A4499/54; R.G./10/9/N.O. Ged. (20,000 vk vt) (LG A3299/47); Ged. 12/S.O. Ged. (15,000 vk vt) (LG A158/48)..... 3·00

Oorspronklike  
en addisionele  
belasting op  
terreinwaardes  
van grond, in  
totaal per rand

*Plaasgrond (vervolg)*

*Bothasfontein 408 JR, landdrosdistrik Pretoria*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes, wat vir nywerheids- en/of handelsdoleindes of vir woondoleindes in verband daarmee, gebruik word.

R.G. van Ged. 39 (130·44 morg), LG A6254/45; R.G./ged. (2 morg), DB 216/4; R.G./1 (1 morg), LG A759/26..... 2·00

*Droogefontein 242 IR, landdrosdistrik Delmas*

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeeltes, wat vir nywerheids- en/of handelsdoleindes of vir woondoleindes in verband daarmee, gebruik word.

Ged. 56/2 van die plaas (50,000 vk vt), LG A1480/37; Ged. A/3 van die plaas (20,000 vk vt), LG A423/31; Ged. B/3 van die plaas (15,000 vk vt), LG A1114/34..... 3·00

*Farrel 781 LT, landdrosdistrik Letaba*

Op die waardes van al die gedeeltes van die bogenoemde plaas en alle oppervlakregpermitte wat vir woon- en/of ander doelcindes gebruik word en wat geleë is binne daardie gedeelte van die plaas wat by Goewermentskennisgewing 2455 van 24 Oktober 1952, aan die afpenning van Kleims ontrek is..... 4·00

*Gravelotte Siding 785 LT, landdrosdistrik Letaba*

Op die waardes van al die onderverdeelde gedeeltes van die bogenoemde plaas wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdoleindes gebruik word..... 4·00

*Grootfontein 501 LQ, landdrosdistrik Waterberg*

Op die waarde van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes in verband daarmee gebruik word.

Ged. R.G. van Ged. 2 (371·3818 morg), LG A4972/46; R.G. van Ged. 3 (82·6725 morg), LG A4973/46..... 3·00

*Grootpan 7 IS, landdrosdistrik Witbank*

(a) Op alle gedeeltes kleiner as een morg..... 3·00

(b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word:

Ged. 9 van ged. van Ged. 1 (geheel), LG A219/08; R.G. van Ged. 27 (20,000 vk vt), LG A3918/54; Ged. 13 van ged. van Ged. 1 (geheel), LG A161/16; R.G. Ged. 14 van ged. van Ged. 1 (60,000 vk vt), LG 939/16; Ged. 17 van ged. van Ged. 1 (40,000 vk vt), LG A553/22; Ged. 19 van ged. van Ged. 1 (geheel), LG A193/23; Ged. 24 van ged. van Ged. 20 (geheel), LG A5013/36..... 3·00

*Hamelfontein 269 IS, landdrosdistrik Ermelo*

Op die waardes van al die gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word..... 4·00

*Hartebeespoort 482 JQ, landdrosdistrik Brits*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word:

Gedeelte 1 van Gedeelte L van die Noordelike gedeelte..... 5·00

*Kleinzuikerboschplaat 5 IS, landdrosdistrik Witbank*

(a) Op alle gedeeltes kleiner as 1 morg..... 3·00

(b) Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word:

Ged. 1 van die plaas (110,000 vk vt), LG A2038/48..... 3·00

*Klipfontein 3 IS, landdrosdistrik Witbank*

(a) Op alle gedeeltes kleiner as een morg..... 3·00

(b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word:

Ged. 3 van ged. van Ged. 1 (geheel), LG A1525/21; Ged. 4 van ged. van Ged. 1 (geheel), LG A1526/21; Ged. 5 van ged. van Ged. 1 (geheel), LG A1527/21; Ged. 6 van ged. van Ged. 1 (geheel), LG 1528/21; Ged. 7 van ged. van Ged. 1 (geheel), LG A1529/21; Ged. 8 van ged. van Ged. 1 (geheel), LG A1530/21; Ged. 9 van ged. van Ged. 1 (geheel), LG A1531/21; Ged. 10 van ged. van Ged. 1 (geheel), LG A1532/21; Ged. 16 van ged. van Ged. 15 (geheel), LG A1518/27; Ged. 12 (1·5 morg), LG A1535/21; Ged. R.G. 11 (40,000 vk vt), LG A1534/21..... 3·00

*Klipfontein 268 JR, landdrosdistrik Pretoria*

Op die waardes van die gedeeltes waarop Rosslyn-uitbreiding 1 uitgelê word..... 3·00

*Klipriviersval 371 IR, landdrosdistrik Vereeniging*

Alle gedeeltes van die bogenoemde plaas wat vir nywerheids- en/of handelsdoleindes of vir woondoleindes in verband daarmee, gebruik word..... 3·50

*Klipspuur 298 IQ, landdrosdistrik Johannesburg*

Op die waardes van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywighede staan nie, gebruik word:

R.G./1, LG A4083/10; R.G./6, LG A2016/21; R.G./12, LG A2160/21; Gedeelte 13(-/1), LG A2597/21;

R.G./18(-/12), LG A2849/23; Gedeelte 19(-/12), LG A2850/23; Gedeelte 21(-/12), LG A2852/23; R.G./22(-/12),

LG A2853/23; R.G./24(-/12), LG A2855/23; Gedeelte 25(-/12), LG A2856/23; Gedeelte 30(-/6), LG A3037/23;

Gedeelte 69(-/17), LG A3276/36; Gedeelte 71(-/44), LG A991/39; Gedeelte 89(-/24), LG A517/51..... 3·00

*Komatipoort Townlands 182 JU, landdrosdistrik Barberton*

Op die onderverdeelde gedeeltes wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdoleindes gebruik word..... 7·00

*Lebombo 186 JU, landdrosdistrik Barberton*

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes in verband daarmee gebruik word:

Gedeelte 2 (2.morg), LG A1892/60..... 7·00

Oorspronklike  
en addisionele  
belasting op  
terreinwaardes  
van grond, in  
totaal per Rand  
c

*Plaasgrond (vervolg)**Lothair 124 IT, landdrosdistrik Ermelo*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes gebruik word:

Ged. A/Plaas (1 morg), LG A63/26; Ged. 18/3/Plaas (2-5 morg), LG A6919/53; Ged. 19/3/Plaas (30,000 vk vt), LG A6920/53; Ged. 10/Plaas (2 morg), LG A6617/50; Ged. 22/26/Plaas (2 morg), LG A6923/53; Ged. 28/26/Plaas (1 morg), LG A1768/55.....

3·00

*Malelane 389 JU, Malelane Estate A140 JU, landdrosdistrik Barberton*

Alle gedeeltes van bogenoemde plase wat vir besigheids- en/of nywerheidsdoleindes gebruik word:.....

7·00

*Middelbult 235 IR, landdrosdistrik Delmas*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes van vir woondoleindes in verband daarmee gebruik word:—

R.G./A (33 morg), LG A1645/17; Gedeelte 81/-4/F (10 morg), LG A4909/52.....

3·00

*Misgund 322 IQ, landdrosdistrik Johannesburg*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes van vir woondoleindes in verband daarmee gebruik word:—

R.G. 66/39/5/2 (10,000 vk vt), LG A1377/18; Ged. 73/36/5 (5,000 vk vt), LG A1948/28; R.G. 44/5/2 (10,000 vk vt), LG A116/99; Ged. 75/7/5 (3,000 vk vt), LG A4371/37.....

2·00

*Novengilla 562 LT, landdrosdistrik Letaba*

(a) Op die waardes van al die gedeeltes van bogenoemde plaas wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes in verband daarmee gebruik word:.....

3·00

(b) Op die waardes van al die gedeeltes van bogenoemde plaas wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdoleindes gebruik word:.....

3·00

*Olfantsfontein 402 JR, landdrosdistrik Pretoria*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes van vir woondoleindes in verband daarmee gebruik word:—

Ged. van die plaas (60,000 vk vt), LG A6093/05; Ged. 14 van die plaas (10,000 vk vt), LG A480/43; Ged. 32 van die plaas (9,4495 morg), LG A3395/61; Ged. 33 van die plaas (15,0002 morg), LG A3596/61; R.G./Plaas (47 morg 30,000 vk vt), LG A230/05.....

3·00

*Oogjesfontein 4 IS, landdrosdistrik Witbank*

(a) Op alle gedeeltes kleiner as een morg:.....

3·00

(b) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdoleindes of vir woondoleindes wat nie in verband met boerderybedrywigheide staan nie, gebruik word:— Ged. 38 van ged. van Ged. 22 (1·1980 morg), LG A3921/59; Ged. van ged. van Ged. 4 (70,000 vk vt), LG A1958/07; Ged. 30 van ged. van Ged. 22 (geheel), LG A5089/50; R.G./22 van ged. van Ged. 4 (2·9 morg), LG A2037/48; Ged. 29 van ged. van Ged. 4 (2 morg), LG A1888/50.....

3·00

*Randjiesfontein 405 JR, landdrosdistrik Pretoria*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoleindes van vir woondoleindes in verband daarmee gebruik word:—

Ged. 2 van Ged. A (319·9055 morg), LG A3343/37; R.G. (20,000 vk vt), DB 54/1.....

2·40

*Rooikoppies 297 JQ, landdrosdistrik Rustenburg*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoleindes in verband daarmee, gebruik word:—

Gedeelte 26/11 ( $\pm$  2 morg), LG A3646/05; Gedeelte/R.G./Ged. 28 ( $\pm$  3 morg), LG A5795/05; Gedeelte 33/28 (1 morg 480 vk rde), LG A4556/06; Gedeelte 34/31 (5 morg 196 vk rde), LG A4557/06; R.G./55 ( $\pm$  42 morg), LG A1118/16; Gedeelte 71/7 (195 vk rde), LG A1254/21; Gedeelte 73/7 (1 morg 71 vk rde), LG A1256/21; Gedeelte 75/7 (150 vk rde), LG A1258/21; Gedeelte 87/31 (7 morg 542 vk rde), LG A1002/22; Gedeelte 193/31 (1·0542 morg), LG A5029/44; Gedeelte 253 (1·0848 morg), LG A5945/55.....

4·00

*Schoongezicht 308 JS, landdrosdistrik Witbank*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoleindes gebruik word:—

Ged. C/Plaas (geheel), LG A1280/07; Ged. R.G./Plaas (5977 vk vt), DB 81/17.....

4·00

*Selati Railway Reserve 181 JU, landdrosdistrik Barberton*

Op die onderverdeelde gedeeltes wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdoleindes gebruik word:.....

7·00

*Slangfontein 372 IR, landdrosdistrik Vereeniging*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoleindes van vir woondoleindes in verband daarmee, gebruik word:—

R.G. van Gedeelte (10,000 vk vt), DB 362/15; Ged. van die plaas (10,000 vk vt), DB 152/06; Ged. I van Ged. (20,000 vk vt), LG A3510/13; Ged. 3 van ged. van Ged. (10,000 vk vt), LG A4619/20; Ged. 7 van ged. van Ged. (10,000 vk vt), LG A2733/21.....

3·50

*Umpilusi 98 IT, landdrosdistrik Ermelo*

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir nywerheids- en/of handelsdoleindes van vir woondoleindes in verband daarmee gebruik word:—

Ged. 4/A/Plaas (1 morg), LG A4894/54.....

3·00

*Waterkloof 502 LQ, landdrosdistrik Waterberg*

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdoleindes van vir woondoleindes in verband daarmee, gebruik word:—

R.G./Ged. 1 (20,000 vk vt), LG A3304/45; R.G./3 (40,000 vk vt), LG A3306/45; R.G./5 (1 morg), LG A3308/45; R.G./9 ( $\pm$  1 morg), LG A3312/45; R.G./12 (40,000 vk vt), LG A2443/49; R.G./14 (20,000 vk vt), LG A2445/49; Ged. 16 (40,000 vk vt), LG A2447/49; Ged. 18/9 (40,000 vk vt), LG A4656/50; Ged. 19/9 ( $\pm$  1 morg), LG A4412/52; Ged. 28/5 (10,000 vk vt), LG A580/59.....

3·00

*Waterval 5 IR, landdrosdistrik Johannesburg*

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes:

Ged. 3/2 (18 morg 539 vk rde), LG A592/20; Ged. 4/2 (4 morg 378 vk rde), LG A2350/21; Ged. 5/2 (2 morg 189 vk rde), LG A2519/21; Ged. 7/2 (2 morg 189 vk rde), LG A2761/21; Ged. 8/2 (2 morg 189 vk rde), LG A1417/21; Ged. 9/2 (4 morg 378 vk rde), LG A1446/22; Ged. 10/2 (5 morg 19 vk rde), LG A1792/22; Ged. 11/2 (2 morg 189 vk rde), LG A64/23; Ged. 13/2 (21 morg 148 vk rde), LG A527/23; Ged. 15/2 (52 morg 510 vk rde), LG A906/23; Ged. 17/2 (2 morg 189 vk rde), LG A1636/24; Ged. 18/2 (2 morg 189 vk rde), LG A1682/24; Ged. 51/2 (1 morg 94 vk rde), LG —; R.G./6/2 (4·5353 morg), LG A2520/21; R.G./12/2 (17·2783 morg), LG A503/23; RG/16/2 (9·4500 morg), LG A678/24; Ged. 44/6 (4·7247 morg), LG A4173/42; Ged. 47/12 (8·1850 morg), LG 7485/47; Ged. 22/16 (4·7250 morg), LG A2122/35.....

2·40

Oorspronklike  
en addisionele  
belasting op  
terreinvaardes  
van grond, in  
totaal per Rand  
c

**Plaasgrond (vervolg)**

**Waterval 150 IR, landdrostdistrik Vereeniging**

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdooleindeste van vir woondoeleindeste in verband daarnee, gebruik word:

Ged. 2 van ged. van ged. (30,000 vk vt), LG A5552/37; R.G. van ged. van ged. (30 morg), LG A2988/89; Ged. 27 van ged. van Ged. (2 morg), LG A1858/43; Ged. 31 van ged. van Ged. (3 morg), LG A6787/46; Ged. 19 van ged. van Ged. (2 morg 40,000 vk vt), LG A4208/39; Ged. van die plaas (1 morg) LG A143/07; R.G. 29 van ged. van Ged. (20,000 vk vt), LG A1568/45; Ged. F. van die plaas (1 morg), LG A1119/35; R.G./44 (20,000 vk vt), TD 14383/60

3·50

**Winkelhaak 135 IS, landdrostdistrik Bethal**

Op die waardes van die gedeeltes waarop Evander-uitbreiding 4 Dorpsgebiede uitgelê word.....

5·50

**Witkop 180 IR, landdrostdistrik Vereeniging**

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdooleindeste van vir woondoeleindeste in verband daarnee, gebruik word:

R.G. van Ged. (15,000 vk vt), D.B. A116/46; Ged. C van Ged. (15,000 vk vt), LG A981/30; Ged. F van Ged. (15,000 vk vt) LG A1637/15; Ged. 116 van Ged. (15,000 vk vt), LG A4793/52; Ged. 120 v/d Plaas (20,000 vk vt), LG A2001/06; Ged. D van Ged. (20,000 vk vt), LG A1120/35.....

3·50

**Witkoppie 373 IR, landdrostdistrik Vereeniging**

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir nywerheids- en/of handelsdooleindeste gebruik word:

Ged. C van die plaas (20 morg), LG A685/20.....

2·20

**Wonderfontein 258 JP, landdrostdistrik Groot-Marico**

Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir handels- en/of nywerheidsdooleindeste van vir woondoeleindeste wat nie in verband met boerderydooleindeste staan nie, gebruik word:

R.G./Ged. 21 (44,000 vk vt), LG A2428/09; R.G./Ged. 24 (80,000 vk vt), LG A2431/09; R.G./Ged. 25 (92,000 vk vt), LG A2432/09; R.G./Ged. 27 (30,000 vk vt), LG A2434/09; Ged. 41 (Ged./Ged. 23) (101/vk rde), LG A4311/10; R.G./Ged. 50(Ged./Ged. 27) (74,383 vk vt), LG A3359/13; Ged. 58 (Ged./Ged. 25) (208 vk rde), LG A1355/18; R.G./Ged. 63/23 (1 morg 33,267 vk vt), LG A68/19; Ged. 123 (Ged./Ged. 63) (7,359 vk vt), LG A943/31; Ged. 124 (Ged./Ged. 63) (6750 vk vt), LG A9443/31; Ged. 142 (Ged./Ged. 50) (17,777 vk vt), LG A5645/39; Ged. 143 (Ged./Ged. 77) (2,692 vk vt), LG A5646/39; Ged. 146 (Ged./Ged. 133) (25,092 vk vt), LG A83/41.....

4·50

**Zwartkopjes 143 IR, landdrostdistrik Vereeniging**

Op die waarde van die grootte, soos tussen hakies aangedui, van die ondergenoemde gedeelte wat vir nywerheids- en/of handelsdooleindeste van vir woondoeleindeste in verband daarnee, gebruik word:

Ged. van resterende ged. van ged. (5 morg) LG A540/99.....

3·50

**Plaaslike Gebiedskomitee Brentwood**

Rietfontein 31-IR, Rietpan 66-IR, Vlakfontein 30-IR

Op alle gedeeltes van die boermelde-plase wat binne die gebied van die Plaaslike Gebiedskomitee Brentwood geleë is

3·30

**Plaaslike Gebiedskomitee Vischkuil**

**Vischkuil 274 IR**

(a) Op die waardes van die groottes, soos tussen hakies aangedui, van die ondergenoemde gedeeltes wat vir nywerheids- en/of handelsdooleindeste van vir woondoeleindeste in verband daarnee, gebruik word:

Gedeelte 24 (1 morg), LG A6828/51; Gedeelte 30 (1 morg), LG A4954/62.....

3·00

(b) Op alle gedeeltes wat deur die Suid-Afrikaanse Spoorweë en Hawens vir behuisingsdooleindeste gebruik word

3·00

Pretoria.

24 September 1969.

838—24

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

T 129/4 Vol. VIII

**NOTICE OF ASSESSMENT RATES**

Notice is hereby given that for the financial year ending 30 June 1970, the Board has levied the following:—

Assessment rates in terms of the Local Authorities Rating Ordinance, 1933, as amended, at the levies reflected in the Schedule hereunder on the site values of ratable land appearing in the Valuation Rolls in respect of Townships, Agricultural Holdings and Farm Portions mentioned in the aforesaid Schedule, but excluding any land owned by any other Local Authority. The rates on agricultural land as specified in section 19 of the said Ordinance, are only levied upon one-quarter of the site value of such land.

The Agricultural Holdings specified in the Schedule hereunder shall include, for the purposes hereof, all land included in the original layout of the said Holdings in respect of which a certificate was issued in terms of section 1 of the Agricultural Holdings (Transvaal) Registration Act, 1919, irrespective of whether or not the certificate has been cancelled in respect of any portion of such land and notwithstanding any subsequent change in the description thereof unless a Township has been established thereon in terms of the Townships and Town-planning Ordinance, No. 11 of 1931, as amended, or the Town-planning and Townships Ordinance, No. 25 of 1965, or unless it has simultaneously with excision been consolidated in the Deeds Registry with another portion of land upon which no rates are levied.

The rates levied, shall become due and payable on 31 October 1969, but ratepayers may pay such rates in two equal instalments, the first on 31 October 1969, and the second on 30 April 1970.

Legal proceedings for the recovery of arrear assessment rates will be instituted against defaulters and interest at the rate of 8 per cent per annum may be charged on rates not paid on or before due date.

N.B.—Any owner of land concerned who does not receive an assessment rate account before 31 October 1969, is kindly requested to contact the Treasurer at the undermentioned address as soon as possible after such date and to furnish particulars on the land in question, so that an account may be rendered. Rates due on any land are legally due and recoverable notwithstanding the fact that the owner may not have received an account.

320 Bosman Street (P.O. Box 1775), Pretoria.

R. P. ROUSE, Acting Secretary.

Notice 160/69,

24 September 1969.

Original and  
additional rate  
on site values of  
land totalling  
per rand  
c

*Townships*

Aeroton.....	2·25
Alan Manor.....	2·25
Armadale.....	2·00
Balmoral Estates.....	4·00
Balmoral Extension.....	4·00
Baragwanath Extension 1.....	2·25
Bouwershoek.....	3·00
Clayville and Extensions 1, 2, 3, 4 and 8.....	3·00
Clever.....	4·00
Comptonville.....	2·00
Davel.....	4·00
De Deur Estates.....	4·00
Ellisras and Extension 1.....	3·00
Eloff.....	3·00
Ennerdale South.....	2·50
Evander and Extensions 1 and 2.....	5·50
Finetown.....	3·00
Glenanda.....	2·25
Groot-Marico.....	4·50
Halfway House.....	3·90
Henley-on-Klip.....	1·60
Highbury and Extension 1.....	2·00
Hopefield.....	2·50
Ironsyde.....	4·00
Jatniel.....	3·30
Kibler Park.....	2·25
Klipriviersoog Estate.....	3·00
Klipwater.....	2·50
Komatiopoort.....	7·00
Kosmos.....	5·00
Lawley Estates.....	3·00
Lawley South.....	2·00
Lenasia and Extensions 1, 2 and 3.....	3·50
Letsitele and Letsitele Extension 1.....	3·00
Linmeyer and Extension 1.....	2·25
Malelane.....	7·00
Meerhof.....	5·00
Meredale and Extension 1.....	2·25
Mid-Ennerdale.....	3·50
Mondeor.....	2·25
Nancefield.....	3·00
Oakdene.....	2·25
Ogies.....	3·00
Paardekop.....	6·00
Protea.....	3·50
Racecourse.....	3·00
Rayton.....	3·60
Risana.....	2·25
Rodneath.....	1·60
Roossenekal.....	3·00
Rosslyn.....	3·00
Schoemansville and Extension 1.....	5·00
Witkop.....	3·00
Witpoort.....	3·00

*Agricultural Holdings*

Althea.....	2·00
Barbecue.....	2·00
Blignautsrus.....	3·00
Benoni Small Farms and Extension.....	3·30
Benoni North.....	3·30
Bredell and Extension 1.....	3·30
Brentwood Park and Extension 1.....	3·30
Carlswald.....	2·00
Clever and Extension 1.....	4·00
Crowthorne.....	2·00
Deltoidia.....	3·00
Drumblade.....	2·50
Eloff Small Holdings and Extension.....	3·00
Eloff Extensions 2 and 3.....	3·00
Endicott.....	3·00
Erand and Extensions 1 and 2.....	2·40
Gardenvale.....	4·00
Garthdale.....	4·00
Gerardsville.....	1·20
Geluksdal.....	2·00
Glen Austin and Extensions 1 and 3.....	2·40
Glenferness and Extensions 1 and 2.....	2·00
Golfview.....	4·00
Halfway House Estate.....	2·40
Hartzenbergfontein.....	2·00

Original and  
additional rate  
on site values of  
land totalling  
per rand  
c

<i>Townships</i>	
Hiltonia.....	2·90
Hillside and Extension 1.....	6·00
Homestead Apple Orchards Small Holdings, The.....	2·00
Ironsyde.....	4·50
Kyalami and Extension 1.....	2·00
Lenaron.....	2·00
Lougherin.....	3·00
Mnandi.....	3·00
Monavoni.....	2·90
New Kentucky.....	3·30
Norton's Home Estate and Extension 1.....	3·20
Oakmere.....	2·50
Ophir Extension 1.....	3·10
Pendale.....	2·00
Plooysville.....	3·30
Pomona Estates.....	3·00
Raslouw.....	3·00
Rietkol.....	3·60
Schoongezicht.....	3·00
Springs and Extension 1.....	3·00
Sundale.....	3·00
Sunderland Ridge.....	5·00
Sundra and Extension 1.....	3·00
Sunlawns.....	3·00
Unaville.....	2·00
Valley Settlements 1, 2, 3 and 4.....	3·10
Vanwyksrust.....	1·50
Vischkuil and Extension 1.....	3·00
Walker's Fruit Farms and Extension 1.....	2·50
Walkerville.....	3·00
Waterpan.....	2·90
West Rand and Extension 1.....	5·00
Willaway.....	2·00

*Farm Land*

*Blesboklaagte 181 IR, Magisterial District of Vereeniging*

On the value of the extent, shown in brackets, of the farm portion specified hereunder which is used for business and/or industrial purposes or residential purposes connected therewith:—

Ptn N of the farm (10,000 sq ft), SG A3986/21..... 3·50

*Bloemkranz 121 IT, Magisterial District of Ermelo*

On the values of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or for residential purposes connected therewith:—

Ptn 19/10/9/N.E. Ptn (10,000 sq ft), SG A4499/54; R.E./10/9/N.E. Ptn (20,000 sq ft), SG 3299/47; Ptn 12/S.E. Ptn (15,000 sq ft), SG A158/48..... 3·00

*Bothasfontein 408 JR, Magisterial District of Pretoria*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

R.E./Ptn (2 morgen), DB 216/4; R.E./1 (1 morgen), SG A759/26; R.E./39/Ptn (130·44 morgen), SG A6254/45..... 2·00

*Droogefontein 242 IR, Magisterial District of Delmas*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

Ptn 56/2 of the farm (50,000 sq ft), SG A1480/37; Ptn A/3 of the farm (20,000 sq ft), SG A423/31; Ptn B/3 of the farm (15,000 sq ft), SG A1114/34..... 3·00

*Farrel 781 LT, Magisterial District of Letaba*

On the values of all those portions of the above-mentioned farm and all surface right servitudes, used for residential and/or other purposes, situate on those portions of the above-mentioned farm, withdrawn by Government Notice 2455 of 24 October 1952, from pegging of claims purposes..... 4·00

*Gravelotte Siding 785 LT, Magisterial District of Letaba*

On the values of all those subdivided portions of the above-mentioned farm used by the South African Railways and Harbours for housing purposes..... 4·00

*Grootfontein 501 LQ, Magisterial District of Waterberg*

On the value of the extents, shown in brackets, of the portions of the farm specified hereunder which are used for business and/or industrial purposes or for residential purposes connected therewith:—

Ptn of R.E. of Ptn 2 (371·3818 morgen), SG 4972/46; R.E. of Ptn 3 (82·6725 morgen), SG A4973/46..... 3·00

*Grootpan 7 IS, Magisterial District of Witbank*

(a) On all portions smaller than one morgen..... 3·00

(b) On the values of the extents, shown in brackets of the portions of the farm specified hereunder which are used for business and/or industrial purposes or residential purposes not connected with agricultural activities:—

Ptn 9 of ptn of Ptn 1 (full area), SG A219/08; R.E. Ptn 27 (20,000 sq ft), SG A3918/54; Ptn 13 of ptn of Ptn 1 (full area), SG A161/16; R.E. Ptn 14 of ptn of Ptn 1 (60,000 sq ft), SG A939/16; Ptn 17 of ptn of Ptn 1 (40,000 sq ft), SG A553/22; Ptn 19 of ptn of Ptn 1 (full area), SG A193/23; Ptn 24 of ptn of Ptn 20 (full area), SG A5013/36..... 3·00

*Hamelfontein 269 IS, Magisterial District of Ermelo*

On the values of all those portions which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

*Hartbeestpoort 482 JQ, Magisterial District of Brits*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or

Original and  
additional rate  
on site values of  
land totalling  
per rand  
c

**Farm Land (continued)**

commercial purposes or for residential purposes connected therewith:—

Portion I of Portion L of the Northern Portion of the Farm..... 5·00

*Kleinzuikerboschplaats 5 IS, Magisterial District of Witbank*

(a) On all portions smaller than one morgen..... 3·00

(b) On the value of the extent, shown in brackets, of the portion specified hereunder which is used for business and/or industrial purposes or residential purposes not connected with agricultural activities:—

Ptn 1 of the farm (110,000 sq ft), SG A2038/48..... 3·00

*Klipfontein 3 IS, Magisterial District of Witbank*

(a) On all portions smaller than one morgen..... 3·00

(b) On the values of the extents, shown in brackets, of the portions specified hereunder which are used for business and/or industrial purposes or residential purposes not connected with agricultural activities:—

Ptn 3 of ptn of Ptn 1 (full area), SG A1525/21; Ptn 4 of ptn of Ptn 1 (full area), SG A1526/21; Ptn 5 of ptn of Ptn 1

(full area), SG A1527/21; Ptn 6 of ptn of Ptn 1 (full area), SG A1528/21; Ptn 7 of ptn of Ptn 1 (full area), SG A1529/21;

Ptn 8 of ptn of Ptn 1 (full area), SG A1530/21; Ptn 9 of ptn of Ptn 1 (full area), SG A1531/21; Ptn 10 of ptn of Ptn 1

(full area), SG A1532/21; Ptn 16 of ptn of Ptn 15 (full area), SG A1535/27; Ptn 12 (1·5 morgen), SG A1535/21;

Ptn R.E. 11 (40,000 sq ft), SG A1534/21..... 3·00

*Klipfontein 268 JR, Magisterial District of Pretoria*

On the values of the extents of those portions on which Rosslyn Extension 1 is to be established..... 3·00

*Klipriviersval 371 IR, Magisterial District of Vereeniging*

All portions of the above-mentioned farm which are used for industrial and/or business purposes or residential purposes connected therewith..... 3·50

*Klipspruit 298 IQ, Magisterial District of Johannesburg*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

R.E./1, SG A4083/10; R.E./6, SG A2016/21; R.E./12, SG A2160/21; Ptn 13(-/1), SG A2597/21; R.E./18(-/12),

SG A2849/23; Ptn 19(-/12), SG A2850/23; Ptn 21(-/12), SG A2852/23; R.E./22(-/12), SG A2853/23; R.E./24(-/12),

SG A2855/23; Ptn 25(-/12), SG A2856/23; Ptn 30(-/6), SG A3037/23; Ptn 69(-/17), SG A3276/36; Ptn 71(-/44),

SG A991/39; Ptn 89(-/24), SG A517/51..... 3·00

*Komatipoort Townlands 182 JU, Magisterial District of Barberton*

On the subdivided portions of the above-mentioned farm used by the South African Railways and Harbours for housing purposes..... 7·00

*Lebombo 186 JU, Magisterial District of Barberton*

On the value of the extent, shown in brackets, of the portion as specified which is used for industrial and/or commercial purposes or for residential purposes connected therewith:—

Ptn 2 (2 morgen), SG A1892/60..... 7·00

*Lothair 124 IT, Magisterial District of Ermelo*

On the values of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or for residential purposes connected therewith:—

Ptn A/Farm (1 morgen), SG A63/26; Ptn 18/3/Farm (2·5 morgen), SG A6919/53; Ptn 19/3/Farm (30,000 sq ft), SG A6920/53; Ptn 10/Farm (2 morgen), SG A6617/50; Ptn 22/26/Farm (2 morgen), SG A6923/53; Ptn 28/26/Farm (1 morgen), SG A1768/55..... 3·00

*Malelane 389 JU, Malelane Estate A140 JU, M'Hiati 169 JU, Magisterial District of Barberton*

All portions of the above-mentioned farms which are used for business and/or industrial purposes or for residential purposes connected therewith..... 7·00

*Middelbult 235 IR, Magisterial District of Delmas*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

R.E./A (33 morgen), SG A1645/17; Ptn 81/-4/F (10 morgen), SG A4909/52..... 3·00

*Misgund 322 IQ, Magisterial District of Johannesburg*

On the values of the extents, shown in brackets, of the portions specified hereunder which are used for business and/or industrial purposes or for residential purposes connected therewith:—

R.E. 66/39/5/2 (10,000 sq ft), SG A1377/18; Ptn 73/36/5 (5,000 sq ft), SG A1948/28; R.E./44/S/2 (10,000 sq ft),

SG A116/99; Ptn 75/7/5 (3,000 sq ft), SG A4371/37..... 2·00

*Novengilla 562 LT, Magisterial District of Letaba*

(a) On the values of all portions of the above-mentioned farm which are used for industrial and/or commercial purposes or for residential purposes connected therewith..... 3·00

(b) On the values of all portions of the above-mentioned farm which are used by the South African Railways and Harbours for housing purposes..... 3·00

*Olfantsfontein 402 JR, Magisterial District of Pretoria*

On the values of the extents, shown in brackets, of the portions as specified which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

Ptn of the farm (60,000 sq ft), SG A6093/05; Ptn 14 of the farm (10,000 sq ft), SG A480/43; Ptn 32 of farm (9·4495 morgen), SG A3395/61; Ptn 33 of farm (15·0002 morgen), SG A3596/61; R.E./Farm (47 morgen 30,000 sq ft), SG A230/05..... 3·00

*Oogiesfontein 4 IS, Magisterial District of Witbank*

(a) On all portions smaller than one morgen..... 3·00

(b) On the values of the extents, shown in brackets, of the portions as specified which are used for business and/or industrial purposes or for residential purposes connected therewith:—

Ptn 38 of ptn of Ptn 22 (1·1980 morgen), SG A3921/59; Ptn of ptn of Ptn 4 (70,000 sq ft), SG A1958/07; Ptn 30 of ptn of Ptn 22 (full area), SG A5089/50; R.E./22 of ptn of Ptn 4 (2·9 morgen), SG A2037/48; Ptn 29 of ptn of Ptn 4 (2 morgen), SG A1888/50..... 3·00

*Randjesfontein 405 JR, Magisterial District of Pretoria*

On the value of the extent, shown in brackets, of the farm portions specified hereunder which are used for business and/or industrial purposes, or for residential purposes connected therewith:—

R.E. (20,000 sq ft), DB 54/1; Ptn 2 of Ptn A (319·9055 morgen), SG A3343/37..... 2·40

*Rooikoppies 297 IQ, Magisterial District of Rustenburg*

On the values of the extents, shown in brackets, of the farm portions as specified hereunder which are used for industrial and/or commercial purposes or for residential purposes connected therewith:—

Ptn 26/11 ( $\pm$ 2 morgen), SG A3646/05; Ptn/R.E./Ptn 28 ( $\pm$ 4 morgen), SG A5795/05; Ptn 33/28 (1 morgen 480 sq roods), SG A4556/06; Ptn 34/31 (5 morgen 196 sq roods), SG A4557/06; R.E./55 ( $\pm$ 42 morgen), SG A1118/16; Ptn 71/7 (195 sq roods), SG A1254/21; Ptn 73/7 (1 morgen 71 sq roods), SG A1256/21; Ptn 75/7 (150 sq roods), SG A1258/21; Ptn 87/31 (7 morgen 542 sq roods), SG A1002/22; Ptn 193/31 (1·0542 morgen), SG A5029/44; Ptn 253 (1·0848 morgen), SG A5945/55..... 4·00

Original and  
additional rate  
on site values of  
land totalling  
per rand  
c

*Farm Land (continued)*

*Schoongezicht 308 JS, Magisterial District of Witbank*

On the values of the extents, shown in brackets, of the portions specified hereunder which are used for industrial and/or business purposes:—

Ptn C/Farm (full area), SG A1280/07; Part. R.E./Farm (5,977 sq ft), DB 81/17..... 4·00

*Selati Railway Reserve 181 JU, Magisterial District of Barberton*

On the subdivided portions of the above-mentioned farm used by the South African Railways and Harbours for housing purposes..... 7·00

*Slangfontein 372 IR, Magisterial District of Vereeniging*

On the values of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or residential purposes connected therewith:—

R.E. of Ptn (10,000 sq ft), DB 362/15; Ptn of the farm (10,000 sq ft), DB 152/06; Ptn 1 of ptn (20,000 sq ft) SG A3510/13; Ptn 3 of ptn of Ptn (10,000 sq ft), SG A4619/20; Ptn 7 of ptn of Ptn (10,000 sq ft), SG A2733/21..... 3·50

*Umpilusi 98 JT, Magisterial District of Ermelo*

On the value of the extent, shown in brackets, of the portion specified hereunder which is used for industrial and/or business purposes or residential purposes connected therewith:—

Ptn 4/A/Farm (1 morgen), SG A4894/54..... 3·00

*Waterkloof 502 LQ, Magisterial District of Waterberg*

On the values of the extents shown in brackets of the portions specified hereunder which are used for business and/or industrial purposes or for residential purposes connected therewith:—

R.E./Ptn 1 (20,000 sq ft), SG A3304/45; R.E./3 (40,000 sq ft), SG A3306/45; R.E./5 (1 morgen), SG A3308/45; R.E./9 ( $\pm 1$  morgen), SG 3312/45; R.E./12 (40,000 sq ft), SG A2443/49; R.E./14 (20,000 sq ft), SG A2445/49; Ptn 16 (40,000 sq ft), SG A2447/49; Ptn 18/9 (40,000 sq ft), SG A4656/50; Ptn 19/9 ( $\pm 1$  morgen), SG A4412/52; Ptn 28/5 (10,000 sq ft), SG A580/59..... 3·00

*Waterval 5 IR, Magisterial District of Johannesburg*

On the values of the extents shown in brackets of the portions specified hereunder:—

Ptn 3/2 (18 morgen 539 sq roods), SG A592/20; Ptn 4/2 (4 morgen 378 sq roods), SG A2350/21; Ptn 5/2 (2 morgen 189 sq roods), SG A2519/21; Ptn 7/2 (2 morgen 189 sq roods), SG A2761/21; Ptn 8/2 (2 morgen 189 sq roods), SG A1417/22; Ptn 9/2 (4 morgen 378 sq roods), SG A1446/22; Ptn 10/2 (5 morgen 19 sq roods), SG A1792/22; Ptn 11/2 (2 morgen 189 sq roods), SG A64/23; Ptn 13/2 (21 morgen 148 sq roods), SG A527/23; Ptn 15/2 (52 morgen 510 sq roods), SG A906/23; Ptn 17/2 (2 morgen 189 sq roods), SG A1636/24; Ptn 18/2 (2 morgen 189 sq roods), SG A1682/24; Ptn 51/2 (1 morgen 94 sq roods), SG —; R.E./6/2 (4·5353 morgen), SG 2520/21; R.E./12/2 (17·2783 morgen), SG A503/23; R.E./16/2 (9·4500 morgen), SG A678/24; Ptn 44/6 (4·7247 morgen), SG A4173/42; Ptn 47/12 (8·1850 morgen), SG A7485/47; Ptn 22/16 (4·7250 morgen), SG A2122/35..... 2·40

*Waterval 150 IR, Magisterial District of Vereeniging*

On the values of the extents shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or residential purposes connected therewith:—

Ptn 2 of ptn of Ptn (30,000 sq ft), SG A5552/37; R.E. of ptn of Ptn (30 morgen), SG 2988/89; Ptn 27 of ptn of Ptn (2 morgen), SG A1858/43; Ptn 31 of ptn of Ptn (3 morgen), SG A6787/46; Ptn 19 of ptn of Ptn (2 morgen 40,000 sq ft), SG A4208/39; Ptn of the farm (1 morgen), SG A143/07; R.E. 29 of ptn of Ptn (20,000 sq ft), SG A1568/45; Ptn F of the farm (1 morgen), SG A1119/35; R.E./44 (20,000 sq ft), TD 14383/60..... 3·50

*Winkelhaak 135 IS, Magisterial District of Bethal*

On the values of the extents of those portions on which Evander Extension 4 is to be established:..... 5·50

*Witkop 180 IR, Magisterial District of Vereeniging*

On the values of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or residential purposes connected therewith:—

R.E. of Ptn (15,000 sq ft), DB A116/46; Ptn-C of Ptn (15,000 sq ft), SG A981/30; Ptn F of Ptn (15,000 sq ft), SG A1637/15; Ptn 116 of Ptn (15,000 sq ft), SG A4793/52; Ptn 120 of the farm (20,000 sq ft), SG A2001/06; Ptn D of Ptn (20,000 sq ft), SG A1120/35..... 3·50

*Witkoppie 373 IR, Magisterial District of Vereeniging*

On the value of the extent, shown in brackets, of the farm portion specified hereunder which is used for industrial and/or business purposes or residential purposes connected therewith:—

Ptn C of the farm (20 morgen), SG A685/20..... 2·20

*Wondersontein 258 JP, Magisterial District of Groot-Marico*

On the value of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or residential purposes connected therewith:—

R.E./Ptn 21 (44,000 sq ft), SG A2428/09; R.E./Ptn 24 (80,000 sq ft), SG A2431/09; R.E./Ptn 25 (92,000 sq ft), SG A2432/09; R.E./Ptn 27 (30,000 sq ft), SG A2434/09; Ptn 41 (ptn/Ptn 23) (101 sq roods), SG A4311/10; R.E./Ptn 50 (ptn/Ptn 27) (74,383 sq ft), SG A3359/13; Ptn 58 (ptn/Ptn 25) (208 sq roods), SG A1355/18; R.E./Ptn 63/23 (1 morgen 33,267 sq ft), SG A68/19; Ptn 123 (ptn/Ptn 63) (7,359 sq ft), SG A943/31; Ptn 124 (ptn/Ptn 63) (6,750 sq ft), SG A9443/31; Ptn 142 (ptn/Ptn 50) (17,777 sq ft), SG A5645/39; Ptn 143 (ptn/Ptn 77) (2,692 sq ft), SG A5646/39; Ptn 146 (ptn/Ptn 133) (25,092 sq ft), SG A83/41..... 4·50

*Zwartkopjes 143 IR, Magisterial District of Vereeniging*

On the value of the extent, shown in brackets, of the farm portion specified hereunder which is used for industrial and/or business purposes or residential purposes connected therewith:—

Ptn of the remaining portion of Portion (5 morgen), SG A540/99..... 3·50

*Rietfontein 31 IR, Rietpan 66 IR, Vlakfontein 30 IR, Brentwood Local Area Committee*

On all portions of the above-mentioned farms which are situated within the area of jurisdiction of the Brentwood Local Area Committee:..... 3·30

*Vischkuil 274 IR, Vischkuil Local Area Committee*

(a) On the values of the extents, shown in brackets, of the farm portions specified hereunder which are used for industrial and/or business purposes or residential purposes connected therewith:—

Ptn 24 (1 morgen), SG A6828/51; Ptn 30 (1 morgen), SG A4954/62..... 3·00

(b) On the values of all portions of the above-mentioned farm which are used by South African Railways for housing purposes..... 3·00

Pretoria,

24 September 1969.

838—24

**BELANGRIKE AANKONDIGING  
Sluitingstyd vir Administrateurskennisgewings,  
ens.**

Aangesien 10 Oktober 1969 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings, ensovoorts, soos volg wees: —

12-uur middag op Dinsdag, 7 Oktober 1969, vir die uitgawe van die *Provinciale Koerant* van Woensdag, 15 Oktober 1969.

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

J. G. VAN DER MERWE, Provinciale Sekretaris.

**IMPORTANT ANNOUNCEMENT.  
Closing Time for Administrator's Notices,  
etc.**

As 10 October 1969 is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows: —

12 noon on Tuesday, 7 October 1969, for the issue of the *Provincial Gazette* of Wednesday, 15 October 1969.

Late notices will be published in the subsequent issue.

J. G. VAN DER MERWE, Provincial Secretary.

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