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No. 96, (Administrator's), 1970.

PROCLAMATION

by The Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967, (Act No. 84 of 1967) has been received from the Waldorf Schools Association (Transvaal) for certain restrictions which are binding on Erven Nos. 839, 840, 841 and 842 situated in the township of Bryanston, district Johannesburg, Transvaal, to be removed;

And whereas it is provided by section 2 of the abovementioned 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 the Minister of Community Development has given his approval for such amendment;

And whereas all the provisions of the abovementioned 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 No. 44885/1965, pertaining to the said Erven Nos. 839, 840, 841 and 842, Bryanston township, by the removal of conditions (p), (q)(i), (q)(ii) and (u);

Given under my Hand at Pretoria this 7th day of April One thousand Nine hundred and Seventy.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
T.A.D. 8/2/147/5.

No. 97 (Administrator's), 1970.

PROCLAMATION

by The Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967, (Act No. 84 of 1967) has been received from Rupertstraat Beleggings Eiendoms Beperk No. 69/0443 for a certain restriction which is binding on Lots Nos. 618 and 762, situated in the township of Brooklyn, district Pretoria, Transvaal, to be altered;

And whereas it is provided by section 2 of the abovementioned 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;

No. 96 (Administrators-), 1970.

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 No. 84 van 1967) ontvang is van die Waldorf Schools Association (Transvaal) om sekere beperkings wat op Erwe Nos. 839, 840, 841 en 842 geleë in die dorp Bryanston distrik Johannesburg, Transvaal, bindend is, op 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 goedkeuring aan sodanige wysiging verleen het;

En nademaal die Minister van Gemeenskapsbou 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 No. 44885/1965 ten opsigte van genoemde Erwe Nos. 839, 840, 841 en 842 dorp Bryanston, deur die opheffing van voorwaardes (p), (q)(i), (q)(ii) en (u);

Gegee onder my Hand te Pretoria op hede die 7de dag van April Eenduisend Negehonderd-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 8/2/147/5.

No. 97 (Administrators-), 1970.

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 No. 84 van 1967) ontvang is van Rupertstraat Beleggings Eiendoms Beperk No. 69/0443 om 'n sekere beperking wat op Erwe Nos. 618 en 762, geleë in die dorp Brooklyn, distrik Pretoria, 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;

And whereas all the provisions of the abovementioned 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 Nos. 15265/1969 and 15264/1969, pertaining to the said Erven Nos. 618 and 762, Brooklyn township, by the alteration of condition (b) by the deletion of the following 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 3rd day of April, One thousand Nine hundred and Seventy.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
T.A.D. 8/2/15/8.

No. 98 (Administrator's), 1970.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from Altrude Investments (Proprietary) Limited for a certain restriction which is binding on Lot No. 117 situated in the township of Observatory, district 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 abovementioned 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 No. 8348/1968 pertaining to the said Lot 117, Observatory township, by the removal of Condition 4.

Given under my Hand at Pretoria this 1st day of April One thousand Nine hundred and Seventy.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
T.A.D. 8/2/89/2.

No. 99 (Administrator's), 1970.

PROCLAMATION

by The Honourable the Administrator of the Province of Transvaal.

Whereas an application has been received for permission to establish the township of Morningside Extension No. 24 on Portion 395 (a portion of Portion 119) of the farm Zandfontein No. 42 IR, district Johannesburg;

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

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

So is dit dat ek hierby die bevoegdhede my verleen soos vermeld, uitoeft met betrekking tot die titelvoorwaardes in Aktes van Transport Nos. 15265/1969 en 15264/1969 ten opsigte van genoemde Erwe Nos. 618 en 762, dorp Brooklyn, deur die wysiging van voorwaardes (b) deur die skrapping van die volgende 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 3de dag van April Eenduisend Negehonderd-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 8/2/15/8.

No. 98 (Administrateurs-), 1970.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provinie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Altrude Investments (Proprietary) Limited om 'n sekere beperking wat op Lot No. 117 geleë in die dorp Observatory, distrik Johannesburg, Transvaal, bindend is, op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provinie 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 begenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos vermeld, uitoeft met betrekking tot die titelvoorwaardes in Akte van Transport No. 8348/1968 ten opsigte van genoemde Lot 117, dorp Observatory, deur die opheffing van voorwaarde 4.

Gegee onder my Hand te Pretoria op hede die 1ste dag van April Eenduisend Negehonderd en Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 8/2/89/2.

No. 99 (Administrateurs-), 1970.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provinie Transvaal.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Morningside Uitbreiding No. 24 te stig op Gedeelte 395 ('n gedeelte van Gedeelte 119) van die plaas Zandfontein No. 42 IR, distrik Johannesburg;

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

Now, therefore, under and by virtue of the powers vested in me by sub-section (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 7th day of April, One Thousand Nine Hundred and Seventy.

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

T.A.D. 4/8/2411.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY NORMAN CLIFFORD HOWSON UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 395 (A PORTION OF PORTION 119) OF THE FARM ZANDFONTEIN NO. 42-JR, DISTRICT JO-HANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT

1. Name

The name of the township shall be Morningside Extension No. 24.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A. 87/68.

3. Water.

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

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions—
 - (i) That before the plans of any buildings 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

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

Gegee onder my Hand te Pretoria op hede die 7de dag van April Eenduisend Negehonderd-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
T.A.D. 4/8/2411.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR NORMAN CLIFFORD HOWSON IN-GEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931, OM TOE-STEMMING OM 'N DORP TE STIG OP GEDEELTE 395 ('N GEDEELTE VAN GEDEELTE 119) VAN DIE PLAAS ZANDFONTEIN NO. 42 IR, DISTRIK JO-HANNESBURG, TOEGESTAAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Morningside Uitbreiding No. 24.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.87/68.

3. Water.

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

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die lewering van water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word:—
 - (i) Dat die applikant 'n geskikte voorraad water tot by die straatfront van die erf moet laat aanlê voordat die planne van 'n gebou wat op die erf opgerig 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 moet word: Met dien ver-

- 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 abovementioned arrangements.

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

4. Sanitation.

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

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

5. Electricity.

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

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

6. Cemetery, Depositing and Bantu Location Sites.

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

7. Mineral Rights.

All rights to minerals and precious stones shall be reserved to the applicant.

8. Cancellation of Existing Conditions of Title.

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

- (a) Except with the written approval of the Administrator first had and obtained not more than one dwelling house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.
- (b) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only, or be subject to the provisions of the Townships and Town-Planning Ordinance No. 11 of 1931, for the establishment of a township thereon.

9. Street.

- (a) The applicant shall form, grade and maintain the street in the township to the satisfaction of the local

stande dat die applikant geldie vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlewing oorneem;

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

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

4. Sanitaire Dienste.

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

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

6. Stortplek, Begraafplaas- en Bantoelokasieterreine.

Die applikant moet tot voldoening van die Administrateur met die plaaslike bestuur reëlings tref ten opsigte van die verskaffing van 'n stortplek 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 vervreemding daarvan deur die plaaslike bestuur, beperk word nie.

7. Mineralerechte.

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

8. Kanselliasie van Bestaande Titelvoorwaardes.

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

- (a) Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.
- (b) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only or be subject to the provisions of the Townships and Town-planning Ordinance No. 11 of 1931, for the establishment of a township thereon."

9. Straat.

- (a) Die applikant moet die straat in die dorp vorm, skraap en onderhou tot voldoening van die plaaslike

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 applicant shall at his own expense remove all obstacles such as buildings, fences, trees and tree stumps from the street reserve to the satisfaction of the local authority.
- (c) The street shall be named to the satisfaction of the local authority.

10. Endowment.

The applicant shall, subject to the proviso to paragraph (d) of subsection (1) of section *twenty-seven* of Ordinance No. 11 of 1931, pay as an endowment to the local authority an amount representing $16\frac{1}{2}\%$ (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 paragraphs (d).

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

11. Disposal of Existing Conditions of Title.

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

12. Amendment of Town Planning Scheme.

The applicant shall at his own expense take the necessary steps to have the relevant town planning scheme amended when required to do so by the local authority.

13. Enforcement of Conditions

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

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) such erven as may be acquired for State purposes; and

bestuur tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur 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 applikant moet op eie koste alle hindernisse soos geboue, heinings, bome en boomstompe van die straatreserwe tot voldoening van die plaaslike bestuur verwyder.
- (c) Die straat moet tot voldoening van die plaaslike bestuur 'n naam gegee word.

10. Skenkning.

Die applikant moet, onderworpe aan die voorbehoudbepaling van paragraaf (d) van subartikel (1) van artikel *sewe-en-twintig* van Ordonnansie No. 11 van 1931, as 'n skenkning aan die plaaslike bestuur 'n bedrag betaal gevlystaande met $16\frac{1}{2}\%$ (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 daarop 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 geouditeerde, 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 beampte deur hom behoorlik daartoe magtiging verleen, besit die reg om op alle redelike tye die applikant se boeke betreffende die verkoop van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampte moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, voorlê. Indien geen sodanige gelde gedurende enige tydperk van drie maande ontvang is nie, kan die plaaslike bestuur 'n verklaring waarin melding hiervan gemaak word in plaas van 'n geouditeerde staat aanneem.

11. Beskikking oor Bestaande Titelvoorraades.

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitute, as daar is, met inbegrip van die voorbehoud van mineraleregte.

12. Wysiging van Dorpsaanlegskema.

Die applikant moet op sy koste die nodige stappe doen om die toepaslike dorpsaanlegskema te laat wysig wanneer die plaaslike bestuur dit vereis.

13. Nakoming van Voorwaardes.

Die applikant moet die stigtingvoorraades nakom en moet die nodige stappe doen om te sorg dat die titelvoorraades en enige ander voorwaardes genoem in artikel *56 bis* van Ordonnansie No. 11 van 1931, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaaam van persone te laat berus.

B. TITELVOORWAARDEN.

1. Die Erwe met Sekere Uitsonderings.

Die erwe uitgesonderd:

- (i) erwe wat vir Staatsdieleindes verkry word; en

- (ii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Townships Board, has approved the purposes for which such erven are required —

shall be subject to the conditions hereinafter set forth imposed by the Administrator under the provisions of the Townships and Town-Planning Ordinance No. 11 of 1931:

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in Section 56 bis of Ordinance No. 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned 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 earth-ware pipes or other articles of a like nature.
- (c) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (d) Except with the consent of the local authority no animal as defined in the Local Authorities' Pounds Regulations, as published under Administrator's Notice No. 2 of 1929, shall be kept or stabled on the erf.
- (e) Except with the written approval of the local authority the roofs of all buildings hereafter erected on the erf shall be of tiles, shingles, slate, thatch or concrete.
- (f) Except with the written consent of the local authority no wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (h) 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.
- (i) 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

- (ii) 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 voorwaardes hierna uiteengesit, opgelê deur die Administrateur ingevolge die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie No. 11 van 1931:—

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes in artikel 56 bis van Ordonnansie No. 11 van 1931 genoem, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf be betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovermelde doel gedoen of ingestel moet word.
- (b) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (d) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos aangekondig by Administrateurskennisgewing No. 2 van 1929, op die erf aangehou of op stal gesit word nie.
- (e) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur, moet die dakke van alle geboue wat hierna op die erf opgerig word van teëls, dakpanne, leiklip, dekgras of beton wees.
- (f) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.
- (g) Behalwe met die skriftelike goedkeuring van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur ople, mag nog die eienaar nog enige okkupant van die erf enige putte daarop uitgrave of boorgate daarop boor of enige onderaardse water daaruit trek.
- (h) 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 vloeï en/of toe te laat dat dit daarop loop; Met dien verstande dat die eienaars van erwe met 'n hoër ligging, van waar die neerslagwater oor 'n erf met 'n laer ligging loop, 'n eweredige aandeel van die koste moet 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.
- (j) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat met toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek van godsdiensoefering 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 waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word kan toelaat,

- Scheme, subject to the conditions of the Scheme under which the consent of the local authority is required.
- (k) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R7000;
 - (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.
 - (m) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 35 feet (English) from the boundary thereof abutting on a street.
 - (n) Upon the inclusion of the township in an approved town planning scheme, the title conditions which are incorporated in the town planning scheme, may be cancelled if a certificate to this effect has been submitted by the local authority to the Registrar of Deeds.

2. Erven Subject to Special Conditions.

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

- (a) ERF NO. 213.
The erf is subject to a servitude for transformer site purposes in favour of the local authority as indicated on the general plan.
- (b) ERVEN NOS. 211 AND 213.
The erf is subject to a servitude for the conveyance of electricity in favour of the local authority as indicated on the general plan.
- (c) ERVEN NOS. 209, 211 AND 212.
The erf is subject to a servitude of right of way in favour of the local authority as indicated on the general plan.

3. Servitude for Sewerage and other Municipal Purposes.

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

- (a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 6 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 construction, maintaining and removing such sewerage mains and other works being made good by the local authority.

4. Definitions.

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

- (i) "Applicant" means Norman Clifford Howson, and his successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.

- (k) Die waarde van die woonhuis sonder inbegrip van die buitegeboue, wat op die erf opgerig sal word, moet minstens R7,000 wees.
- (l) Indien die erf omhein of op enige ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike bestuur opgerig en onderhou word.
- (m) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 35 voet (Engelse) van die straatgrens daarvan geleë wees.
- (n) Wanneer die dorp in 'n goedgekeurde dorpsaanlegskema opgeneem is, mag die titelvoorwaardes wat in die dorpsaanlegskema opgeneem is, gekanselleer word indien 'n skriftelike sertifikaat tot dien effekte deur die plaaslike bestuur by die Registrateur van Aktes ingediend is.

2. Erwe aan Spesiale Voorwaardes Onderworpe.

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

(a) ERF NO. 213;

Die erf is onderworpe aan 'n serwituit vir transformatorterreindoelindes ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

(b) ERWE NOS. 211 EN 213;

Die erf is onderworpe aan 'n serwituit vir die geleiding van elektrisiteit ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

(c) ERWE NOS. 209, 211 EN 212;

Die erf is onderworpe aan 'n serwituit van reg van weg ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

3. Serwituit vir Riolerings- en ander Munisipale Doelindes.

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

- (a) Die erf is onderworpe aan 'n serwituit, ses voet breed, vir riolerings- en ander munisipale doelindes ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne voormalde serwituutsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 6 voet daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg onderhoud en verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goed-dunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

4. Woordomskrywing.

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

- (i) „Applicant” beteken Norman Clifford Howson en sy opvolgers in titel tot die dorp.
- (ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning vir een gesin.

5. State and Municipal Erven.

Should any erf acquired as contemplated in Clause B1 (i) and (ii) hereof be registered in the name of any person other than the State or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be imposed by the Administrator after consultation with the Townships Board.

No. 100 (Administrator's), 1970

PROCLAMATION

by The Honourable the Administrator of the Province of Transvaal.

Whereas, in terms of section 14(2) of Ordinance 20 of 1943, the Administrator is empowered by proclamation to include areas in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas;

And whereas it is deemed expedient to include the area described in the Schedule hereto in the area of jurisdiction of the said Board.

Now, therefore, I do by this Proclamation proclaim that the area described in the Schedule hereto, shall be included in the area of jurisdiction of the said Board.

Given under my Hand at Pretoria on this 8th day of April, One Thousand Nine hundred and Seventy.

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

T.A.L.G. 16/4 TF.
SCHEDELE.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: DESCRIPTION OF AREA INCLUDED.

The farm Rhenosterspruit 326-IP, Magisterial District of Klerksdorp.

No. 101 (Administrator's), 1970.

PROCLAMATION

by The Honourable the Administrator of the Province of Transvaal.

Whereas an application has been received for permission to establish the township of Morningside Extension No. 14 on Portion 401 (a portion of Portion 119) of the farm Zandfontein No. 42 IR, district Johannesburg;

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

Now, therefore, under and by virtue of the powers vested in me by sub-section (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 8th day of April, One Thousand Nine Hundred and Seventy.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 4/8/2360.

5. Staats- en Munisipale Erwe.

As enige erf verkry soos beoog in klosule B1 (i) en (ii) hiervan op naam van enigiemand anders as die Staat of die plaaslike bestuur geregistreer word, is so 'n erf daarop onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad mag bepaal.

No. 100 (Administrateurs-), 1970.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal ingevolge artikel 14(2) van Ordonnansie 20 van 1943, die Administrateur bevoeg is om by proklamasie gebiede in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede op te neem;

En nademaal dit dienstig geag word om die gebied omskryf in die Bylae hierby in die regsgebied van genoemde Raad op te neem;

So is dit dat ek by hierdie Proklamasie proklameer dat die gebied omskryf in die Bylae hierby in die regsgebied van genoemde Raad opgeneem word.

Gegee onder my Hand te Pretoria op hede die 8ste dag van April Eenduisend Negehonderd-en-Sewentig.

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

T.A.L.G. 16/4 TF.

BYLAE.
TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: BESKRYWING VAN GEBIED INGELYF.

Die plaas Rhenosterspruit 326-IP, Landdrostdistrik van Klerksdorp.

No. 101 (Administrateurs-), 1970.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Morningside Uitbreiding No. 14 te stig op Gedeelte 401 ('n gedeelte van Gedeelte 119) van die plaas Zandfontein No. 42-IR, distrik Johannesburg;

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

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

Gegee onder my Hand te Pretoria op hede die 8ste dag van April Eenduisend Negehonderd-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/2360.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY HOWCRAFT (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 401 (A PORTION OF PORTION 119) OF THE FARM ZANDFONTEIN NO. 42-IR, DISTRICT JOHANNESBURG WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Morningside Extension No. 14.

2. Design of Township.

The township shall consist of erven and a street as indicated on General Plan S.G. No. A.3531/67.

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 its obligations under the abovementioned arrangements.

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GE-DOEN DEUR HOWCRAFT (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE NO. 11 VAN 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 401 ('N GEDEELTE VAN GEDEELTE 119) VAN DIE PLAAS ZANDFONTEIN NO. 42-IR, DISTRIK JOHANNESBURG TOEGESTAAAN IS.

A. STIGTINGSVOORWAARDEN.

1. Naam.

Die naam van die dorp is Morningside Uitbreiding No. 14.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. No. A. 3531/67.

3. Water.

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

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening van brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die levering van die water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat hierdie reëlings die volgende bepalings insluit:—
 - (i) Dat die applikant 'n geskikte voorraad water tot by die straatfront van die erf moet laat aanlae, voordat die plan van enige gebou wat op enige erf opgerig gaan word, deur die plaaslike bestuur goedgekeur word;
 - (ii) dat alle koste van, of in verband met, die installering van 'n installasie en toebehore vir die levering, opgaar, indien nodig, en retikulasie van die water deur die applikant gedra moet word, en die applikant is ook aanspreeklik om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl dit 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 voorwaardes dat ses maande kennis gegee moet word: Met dien verstande dat die applikant geld vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlevering oornem;
- (c) die applikant geskikte waarborgs aan die plaaslike bestuur verstrek het, met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

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

4. Sanitation.

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

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

5. Electricity.

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

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

6. Cemetery, Depositing and Bantu Location Sites.

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

7. Mineral Rights.

All rights to minerals and precious stones shall be reserved to the applicant.

8. Cancellation of Existing Conditions of Title.

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

- (a) Except with the written approval of the Administrator first had and obtained not more than one dwelling-house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land shall be erected on the land.
- (b) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only, or subject to the provisions of the Townships and Town-planning Ordinance, No. 11 of 1931, for the establishment of a township thereon.

9. Street.

- (a) The applicant shall form, grade and maintain the street 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.

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

4. Sanitaire Dienste.

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

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

6. Stortings-, Begraafplaas- en Bantoelokasieterreine.

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

7. Mineraleregte.

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

8. Kanselliasie van Bestaande Titelvoorwaardes.

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

- (a) Except with the written approval of the Administrator first had and obtained not more than one dwelling-house which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land shall be erected on the land.
- (c) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only, or subject to the provisions of the Townships and Town-planning Ordinance, No. 11 of 1931, for the establishment of a township thereon."

9. Straat.

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

- (b) The applicant shall at its own expense remove all obstacles from the street reserve to the satisfaction of the local authority.
- (c) The street shall be named to the satisfaction of the local authority.

4. Endowment.

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

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

11. Disposal of Existing Conditions of Title.

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

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

B. CONDITIONS OF TITLE.

1. The Erven with certain Exceptions.

The erven with the exception of:

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

shall be subject to the conditions hereinafter set forth imposed by the Administrator under the provisions of the Townships and Town-planning Ordinance No. 11 of 1931:

- (b) Die applikant moet op eie koste alle hindernisse tot voldoening van die plaaslike bestuur van die straatreserwe laat verwijder.
- (c) Die straat moet tot voldoening van die plaaslike bestuur 'n naam gegee word.

10. Skenking.

Die applikant moet, onderworpe aan die voorbehoudsbepalings van paragraaf (d) van subartikel (1) van artikel *sewe-en-twintig* van Ordonnansie No. 11 van 1931, as 'n skenking aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 16½% (sestien en 'n half persent) van slegs die grondwaarde van alle erwé wat deur die applikant verkoop, verruil of geskenk of op enige ander wyse van die hand gesit word (uitgesonderd erwé 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 erwé voor sodanige afkondiging van die hand gesit is of soos op die datum waarop dit aldus van die hand gesit word indien die erwé van die hand gesit word na sodanige afkondiging en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikant moet geouditeerde, gedetailleerde kwaataalstate, tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beamppte deur hom behoorlik daartoe magtiging verleen, besit die reg om op alle redelike tye die applikant se boeke betreffende die verkoop van erwé in die dorp te inspekteer en te ouditeer. Op versoek van die genoemde plaaslike bestuur of beamppte 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.

11. Beskikking oor Bestaande Titelvoorraades.

Alle erwé moet onderworpe gemaak word aan bestaande voorwaarde en servitute, as daar is, met inbegrip van die voorbehoud van mineraleregte.

12. Nakoming van Voorwaarde.

Die applikant moet die stigtingsvoorraades nakom en moet die nodige stappe doen om te sorg dat die titelvoorraades en ander voorwaarde genoem in artikel *56 bis* van Ordonnansie No. 11 van 1931, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtigs te onthef en sodanige verpligtigs by enige ander persoon of liggaam van persone te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwé uitgesonderd:

- (i) erwé wat deur die Staat verkry mag word; en
- (ii) erwé wat vir munisipale doeleindes verkry mag word, mits die Administrateur na raadpleging met die Dorperraad die doeleindes waarvoor sodanige erwé nodig is, goedgekeur het —

is onderworpe aan die voorwaarde hierna uiteengesit op gelê deur die Administrateur ingevolge die bepalings van die Dorpe- en Dorpsaanleg-ordonnansie No. 11 van 1931:

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in Section 56 bis of Ordinance No. 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned 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) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (d) Except with the consent of the local authority no animal as defined in the Local Authorities' Pounds Regulations, as published under Administrator's Notice No. 2 of 1929, shall be kept or stabled on the erf.
- (e) Except with the written approval of the local authority the roofs of all buildings hereafter erected on the erf shall be of tiles, shingles, slate, thatch or concrete.
- (f) Except with the written consent of the local authority no wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (h) 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.
- (i) 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.
- (k) 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
- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel 56 bis van Ordonnansie No. 11 van 1931 nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie of ondersoek te doen as wat vir bovermelde doel gedoen moet word.
- (b) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (d) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos aangekondig by Administrateurs-kennisgewing No. 2 van 1929, op die erf aangehou of op stal gesit word nie.
- (e) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur moet die dakke van alle geboue wat hierna op die erf opgerig word van teëls, dakspanne, leiklip, dekgras of beton wees.
- (f) Uitgesonderd met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.
- (g) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur ople, mag nog die eienaar nog enige okkupant van die erf enige putte of boorgate daarop grawe of boor of enige ondergrondse water daaruit trek.
- (h) 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 mag vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.
- (j) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek vir openbare godsdiensoenofening, of 'n plek van onderrig, 'n geneeskapsaal, '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 vereis word.
- (k) Nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is mag op die erf opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voor-

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 the outbuildings, to be erected on the erf shall be of the value of not less than R6,000.
- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (l) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 35 feet (English) from the boundary thereof abutting on a street.
- (m) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.
- (n) Upon the inclusion of the township in an approved town-planning scheme, the title conditions which are incorporated in the town-planning scheme, shall lapse if a certificate to this effect has been submitted to the Registrar of Deeds.

2. Erven Subject to Special Conditions.

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

(1) ERVEN NOS. 194 AND 197.

The erf is subject to a servitude of right of way in favour of the local authority as shown on the general plan.

(2) ERF NO. 196.

(a) The erf is subject to a servitude of right of way in favour of the local authority as shown on the general plan.

(b) The erf is subject to a servitude for the conveying of electricity in favour of the local authority as shown on the general plan.

(3) ERF NO. 198.

(a) The erf is subject to servitude for transformer site purposes in favour of the local authority as shown on the general plan.

(b) The erf is subject to a servitude for the conveying of electricity as shown on the general plan.

3. Servitude for Sewerage and other Municipal Purposes.

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

- (a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance 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

waarde met toestemming van die Administrateur van toepassing gemaak kan word op elke gevolglike gedeelte of gekonsolideerde gebied.

- (i) Die waarde van die woonhuis, sonder die buitegeboue, wat op die erf opgerig gaan word, moet minstens R6,000 wees.
- (ii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig en eers later voltooi sal word nie, moet gelyktydig met, of voor die buitegeboue opgerig word.
- (l) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 35 voet (Engelse) van die straatgrens daarvan geleë wees.
- (m) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike bestuur opgerig en onderhou word.
- (n) Wanneer die dorp in 'n goedgekeurde dorpsaanlegskema opgeneem is, moet die titelvoorraad wat in die dorpsaanlegskema opgeneem is, verval indien 'n sertifikaat tot dien effekte deur die plaaslike bestuur by die Registrateur van Aktes ingedien is.

2. Erwe aan Spesiale Voorwaardes Onderworpe.

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

(1) ERWE NOS. 194 EN 197.

Die erf is onderworpe aan 'n serwituut van reg van weg ten gunste van die plaaslike bestuur soos aangewys op die Algemene Plan.

(2) ERF NO. 196.

(a) Die erf is onderworpe aan 'n serwituut van reg van weg ten gunste van die plaaslike bestuur, soos op die algemene plan aangewys.

(b) Die erf is onderworpe aan 'n serwituut ten gunste van die plaaslike bestuur, vir die geleiding van elektrisiteit soos op die algemene plan aangewys.

(3) ERF NO. 198.

(a) Die erf is onderworpe aan 'n serwituut vir transformatordoeleindes ten gunste van die plaaslike bestuur soos op die algemene plan aangewys.

(b) Die erf is onderworpe aan 'n serwituut ten gunste van die plaaslike bestuur vir die geleiding van elektrisiteit, soos op die algemene plan aangewys.

3. Serwituut vir Riolerings- en ander Munisipale Doeleindes.

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

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

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

(c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rioolhoofpyp-leidings en ander werke as wat hy na goeddunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat

aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

4. Definitions.

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

(1) "Applicant" means Howcroft (Proprietary) Limited and its successors in title to the township.

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

5. State and Municipal Erven.

Should any erf acquired as contemplated in Clause B1(i) and (ii) hereof be registered in the name of any person other than the State or the local authority such erf shall thereupon be subject to such conditions as may be permitted by the Administrator after consultation with the Townships Board.

ADMINISTRATOR'S NOTICES

Administrator's Notice 364 8 April 1970

WITRIVIER MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Village Council of Witrivier 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 Witrivier 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.

T.A.L.G. 3/2/74. TF.
8—15—22.

SCHEDULE.

WITRIVIER MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

The area comprising the following farms:

- (i) Portion 130 (a portion of Portion 35) of the farm White River 64-JU, in extent 2.2495 morgen on Diagram S.G.A. 3078/67;
- (ii) Portion 91 (a portion of Portion 86) of the farm White River 64-JU, in extent 11.8117 morgen on Diagram S.G.A. 8162/51.

Administrator's Notice 365 8 April 1970

WESTONARIA MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Westonaria has submitted a petition to the Adminis-

die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

4. Woordomskrywing.

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

(1) „Applicant” beteken Howcraft (Pty.) Ltd., en sy opvolgers in titel tot die dorp.

(2) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Staats- en Munisipale Erwe.

As enige erf verkry soos beoog in klosule B1 (i) en (ii) hiervan geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur na raadpleging met die Dorperraad toelaat.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 364 8 April 1970

MUNISIPALITEIT WITRIVIER: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Witrivier 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Witrivier 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.

T.A.L.G. 3/2/74. TF.
8—15—22.

BYLAE.

MUNISIPALITEIT WITRIVIER: BESKRYWING VAN GEBIED WAT INGELYF MOET WORD.

Die gebied bestaande uit die volgende please:—

- (i) Gedeelte 130 ('n gedeelte van Gedeelte 35) van die plaas White River 64-JU, groot 2.2495 morg volgens Kaart L.G.A. 3078/67;
- (ii) Gedeelte 91 ('n gedeelte van Gedeelte 86) van die plaas White River 64-JU, groot 11.8117 morg volgens Kaart L.G.A. 8162/51.

Administrateurskennisgewing 365 8 April 1970

MUNISIPALITEIT WESTONARIA: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Westonaria 'n versoekskrif by die Administrateur

trator 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 Westonaria 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 Council's proposal.

T.A.L.G. 3/2/38.
8—15—22.

SCHEDULE.

WESTONARIA MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

Beginning at the southwestern beacon of portion 19 of the farm Elandsfontein No. 346-IQ (Diagram S.G. No. A.5083/48); thence southwards and south-westwards along the boundaries of portion 3 (Diagram S.G. No. A.764/16) of the said farm Elandsfontein No. 346-IQ, so as to exclude them from this area to the beacon lettered E on Diagram S.G. A.764/16 of the last mentioned portion; thence north-westwards along the north-eastern boundary of portion 7 (Diagram S.G. A.768/16) of the farm Elandsfontein No. 346-IQ, to the beacon lettered K on the Diagram thereof; thence north-westwards in a straight line to the south-eastern beacon of portion 5 (Diagram S.G. A.766/16) of the said farm Elandsfontein No. 346-IQ; thence north-westwards along the north-eastern boundaries of the following Portions of the farm Elandsfontein No. 346-IQ: portion 5 (Diagram S.G. A.766/16), portion 14 (Diagram S.G. A.257/25), portion 10 (Diagram S.G. No. A.336/24) and portion 15 (Diagram S.G. No. A.1869/27) to the north-eastern beacon of the last mentioned portion; thence south-westwards along the north-western boundary of the said portion 15 to the north-western beacon thereof; thence northwards along the existing municipal boundary to where the said boundary cuts the northern boundary of the National road (Johannesburg/Potchefstroom) (T.13/13); thence eastwards along the northern boundary of the said National road to the point where the northern boundary of the said road cuts the boundary of the farm Panvlakte No. 291-IQ; thence generally southwards along the boundaries of the following so as to exclude them from this area: the said farm Panvlakte No. 291-IQ, Portion 23 (Diagram S.G. No. A.5087/48) and Portion 19 (Diagram S.G. No. A.5083/48) both of the farm Elandsfontein No. 346-IQ to the southwestern beacon of the said portion 19, the place of beginning.

Administrator's Notice 416

22 April 1970

ALBERTON MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that Messrs. General Mining and Finance Corporation Limited 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 Alberton Municipality by the inclusion therein of the area described in the Schedule hereto.

ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoeft en die grense van die Munisipaliteit Westonaria verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

Alle belanghebbende persona 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.

T.A.L.G. 3/2/38.
8—15—22.

BYLAE.

MUNISIPALITEIT WESTONARIA: BESKRYWING VAN GEBIED WAT INGELYF MOET WORD.

Begin by die suidwestelike baken van gedeelte 19 van die plaas Elandsfontein No. 346-IQ (Kaart L.G. No. A.5083/48); daarvandaan suidwaarts en suidweswaarts langs die grense van gedeelte 3 (Kaart L.G. No. A.764/16) van die genoemde plaas Elandsfontein No. 346-IQ, sodat dit uit hierdie gebied uitgesluit word tot by baken geletter E op kaart L.G. No. A.764/16 van die laasgenoemde gedeelte; daarvandaan noordweswaarts langs die noordoostelike grens van gedeelte 7 (Kaart L.G. A.768/16) van die plaas Elandsfontein No. 346-IQ, tot by baken geletter K op die Kaart daarvan; daarvandaan noordweswaarts in 'n reguit lyn tot by die suidoostelike baken van gedeelte 5 (Kaart L.G. No. A.766/16) van die genoemde plaas Elandsfontein No. 346-IQ; daarvandaan noordweswaarts langs die noordoostelike grense van die volgende gedeeltes van die plaas Elandsfontein No. 346-IQ: gedeelte 5 (Kaart L.G. No. A.766/16), gedeelte 14 (Kaart L.G. No. A.257/25), gedeelte 10 (Kaart L.G. No. A.336/24) en gedeelte 15 (Kaart L.G. No. A.1869/27) tot by die noordoostelike baken van die laasgenoemde gedeelte, daarvandaan suidweswaarts langs die noordwestelike grens van die genoemde gedeelte 15 tot by die noordwestelike baken daarvan; daarvandaan noordwaarts langs die bestaande munisipale grens tot waar die genoemde grens die noordelike grens van die Nasionale pad (Johannesburg/Potchefstroom) (T13-13) sny; daarvandaan ooswaarts langs die noordelike grens van die genoemde Nasionale pad tot by die punt waar die noordelike grens van die genoemde pad die westelike grens van die plaas Panvlakte No. 291-IQ sny; daarvandaan algemeen suidwaarts langs die grense van die volgende, sodat hulle uit hierdie gebied uitgesluit word: die genoemde plaas Panvlakte No. 291-IQ, Gedeelte 23 (Kaart L.G. No. A.5087/48) en Gedeelte 19 (Kaart L.G. No. A.5083/48) beide van die plaas Elandsfontein No. 346-IQ, tot by die suidwestelike baken van die genoemde Gedeelte 19, die beginpunt.

Administrateurskennisgewing 416

22 April 1970

MUNISIPALITEIT ALBERTON: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat mnre. General Mining and Finance Corporation Limited 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoeft en die grense van die Munisipaliteit Alberton verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

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

T.A.L.G. 3/2/4 Vol. 2.

SCHEDULE.

ALBERTON MUNICIPALITY: DESCRIPTION OF AREA TO BE INCORPORATED.

Portion 86 of the farm Palmietfontein 141-IR, in extent 190.3369 morgen, vide Diagram S.G.A. 268/69.

Administrator's Notice 417

22 April 1970

ELSBURG MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Elsburg 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 Elsburg 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.

T.A.L.G. 3/2/56.

SCHEDULE.

ELSBURG MUNICIPALITY: PROPOSED EXTENSION OF BOUNDARIES: DESCRIPTION OF THE AREA TO BE INCLUDED.

1. Beginning at the north-western beacon of Lot No. 133 (Diagram S.G. No. A.547/13) Klippoortje Agricultural Lots; proceeding thence northeastwards along the north-western boundaries of the following: the said Lot No. 133, Portion 39 (Diagram S.G. No. A. 3571/24) and Portion 73 (Diagram S.G. No. A.902/32) both of the farm Klippoortje No. 110-IR to the north-eastern beacon of the last-named portion; thence south-eastwards along the north-eastern boundaries of the following portions of the farm Klippoortje No. 110-IR: Portion 73 (Diagram S.G. No. A.902/32) and Portion 72 (Diagram S.G. No. A.744/32) to the south-eastern beacon of the last-named portion; thence north-eastwards along the prolongation north-eastwards of the south-eastern boundary of the said Portion 72 to where the said prolongation intersects the north-eastern boundary of the farm Klippoortje No. 110-IR; thence south-eastwards along the north-eastern boundaries of the following farms: Klippoortje No. 110-IR and Rondebult No. 136-IR to the eastern most beacon of the last-named farm; thence westwards and generally south-westwards along the boundaries of a Road (Diagram S.G. No. A. 1619/60) over portions of the farm Klipbult No. 134-IR so as to exclude it from this area to beacon lettered E on the said Diagram S.G. No. A.1619/60; thence south-westwards along the north-western boundary of a Road (Diagram S.G. No. A.1618/60) over portions of the farm Vlakplaats No. 138-IR to where the boundary YZ on the said Diagram S.G. No. A.1618/60 intersects the south-western boundary of Portion 36 (Diagram S.G. No. A. 2180/28) of the farm Vlakplaats No. 138-IR; thence north-

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.

T.A.L.G. 3/2/4 Vol. 2.

BYLAE.

MUNISIPALITEIT ALBERTON: BESKRYWING VAN GEBIED WAT INGELEYF MOET WORD.

Gedeelte 86 van die plaas Palmietfontein 141-IR, groot 190.3369 morg. volgens Kaart L.G.A. 268/69.

Administratorskennisgewing 417

22 April 1970

MUNISIPALITEIT ELSBURG: VOORGESTELDE VERANDERING VAN GRENSE.

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

T.A.L.G. 3/2/56.

BYLAE.

MUNISIPALITEIT ELSBURG: VOORGESTELDE UITBREIDING VAN GRENSE: BESKRYWING VAN GEBIED WAT INGESLUIT MOET WORD.

I. Begin by die noordwestelike baken van Lot No. 133 (Kaart L.G. No. A.547/13) Klippoortje Landboupersele; daarvandaan noordooswaarts langs die noordwestelike grense van die volgende: die genoemde Lot No. 133 Gedeelte 39 (Kaart L.G. No. A.3571/24) en Gedeelte 73 (Kaart L.G. No. A.902/32). Beide van die plaas Klippoortje No. 110-IR tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan suidooswaarts langs die noordoostelike grense van die volgende gedeeltes van die plaas Klippoortje No. 110-IR: Gedeelte 73 (Kaart L.G. No. A.902/32) en Gedeelte 72 (Kaart L.G. No. A.744/32) tot by die suidoostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die verlenging noordooswaarts van die suidoostelike grens van die genoemde Gedeelte 72 tot waar die genoemde verlenging die noordoostelike grens van die plaas Klippoortje No. 110-IR sny; daarvandaan suidooswaarts langs die noordoostelike grense van die volgende plase: Klippoortje No. 110-IR en Rondebult No. 136-IR tot by die mees oostelike baken van die laasgenoemde plaas; daarvandaan weswaarts en algemeen suidweswaarts langs die grense van 'n Weg (Kaart L.G. No. A.1619/60) oor gedeeltes van die plaas Klipbult No. 134-IR sodat dit uit hierdie gebied uitgesluit word tot by baken geletter E op die genoemde Kaart L.G. No. A.1619/60; daarvandaan suidweswaarts langs die noordwestelike grens van 'n Weg (Kaart L.G. No. A.1618/60) oor gedeelte van die plaas Vlakplaats No. 138-IR tot waar die grense YZ op die genoemde Kaart L.G. No. A. 1618/60 die suidwestelike grens van Gedeelte 36

westwards along the south-western boundaries of the following portions of the farm Vlakplaats No. 138-IR: Portion 36 (Diagram S.G. No. A.2180/28); Portion 33 (Diagram S.G. No. A.2177/28), Portion 23 (Diagram S.G. No. A.3487/20) and Portion 33 (Diagram S.G. No. A.2177/28) to the north-western beacon of the last-named portion; thence north-eastwards along the north-western boundaries of the following portions of the farm Vlakplaats No. 138-IR: Portion 33 (Diagram S.G. No. A.2177/28) and portion 38 (Diagram S.G. No. A.2182/28) to the north-eastern beacon of the last-named portion; thence northwards in a straight line to beacon lettered W2 on Diagram S.G. No. A.4850/61 of Portion 47 of the farm Rondebult No. 136-IR; thence generally northwards in a series of straight lines through beacons V2, D2, E2, M2 and N2 to beacon lettered 02 on the said Diagram S.G. No. A.4850/61; thence north-eastwards in a straight line to the south-eastern beacon of Portion 13 (Diagram S.G. No. A.2819/22) of Lot No. 132 Klippoortje Agricultural Lots; thence north-westwards along the north-eastern boundaries of the following portions of Lot No. 132 Klippoortje Agricultural Lots: the said Portion 13, Portion 18 (General Plan S.G. No. A.728/23), Portion 11 (General Plan S.G. No. A.728/23), Portion 17 (Diagram S.G. No. A.3463/42), Portion 19 (Diagram S.G. No. A.9639/47) and Portion 5 (Diagram S.G. No. A.2318/16) of the south-eastern beacon of Lot No. 126 Klippoortje Agricultural Lots (General Plan S.G. No. A.6055/04); thence northwards along the eastern boundary of the said Lot No. 126 to the north-eastern beacon thereof; thence south-eastwards in a straight line to the north-western beacon of Lot No. 133 (Diagram S.G. No. A.547/13) Klippoortje Agricultural Lots; the place of beginning.

II. Beginning at beacon B17 on General Plan T.P. 3146 of Roads proclaimed under Ordinance No. 44/1904; proceeding thence generally south-eastwards in a series of straight lines through beacons lettered B16, B15, B14 and B13 to beacon lettered B12; thence north-eastwards in a series of straight lines through beacons lettered B10, B9 and B8 on the said General Plan T.P. 3146 to the eastern most beacon of a Road (Diagram S.G. No. A.534/60) traversing the Remainder of the farm Driefontein No. 85-IR; thence south-westwards and southwards along the south-eastern and eastern boundaries of the said Road (Diagram S.G. No. A.534/60) to beacon lettered S on the said Diagram S.G. No. A.534/60; thence southwards along the eastern boundary of a Road (Diagram S.G. No. A.340/60) traversing the Remainder of the farm Klippoortje No. 112-IR to the south-eastern beacon thereof situated on the southern boundary of the said farm Klippoortje No. 112-IR; thence westwards and generally northwards along the boundaries of the farm Klippoortje No. 112-IR to the north-western beacon of the last-named farm; thence generally north-westwards along the boundaries of the farm Driefontein No. 85-IR so as to include it in this area to beacon lettered B17 on General Plan T.P. 3146 of Roads proclaimed under Ordinance No. 44/1904; the place of beginning.

(Kaart L.G. No. A.2180/28) van die plaas Vlakplaats No. 138-IR sny; daarvandaan noordweswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Vlakplaats No. 138-IR: Gedeelte 36 (Kaart L.G. No. A.2180/28), Gedeelte 33 (Kaart L.G. No. A.2177/28), Gedeelte 23 (Kaart L.G. No. A.3487/20) en Gedeelte 33 (Kaart L.G. No. A.2177/28) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noord-ooswaarts langs die noordwestelike grense van die volgende gedeeltes van die plaas Vlakplaats No. 138-IR: Gedeelte 33 (Kaart L.G. No. A.2177/28) en Gedeelte 38 (Kaart L.G. No. A.2182/28) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan noordwaarts in 'n reguit lyn tot by baken geletter W2 op Kaart L.G. No. A.4850/61 van Gedeelte 47 van die plaas Rondebult No. 136-IR; daarvandaan algemeen noordwaarts in 'n reeks reguit lyne deur bakens V2, D2, E2, M2 en N2 tot by baken geletter 02 op die genoemde Kaart L.G. No. A.4850/61; daarvandaan noordwaarts in 'n reguit lyn tot by die suidoostelike baken van Gedeelte 13 (Kaart L.G. No. A.2819/22) van Lot No. 132 Klippoortje Landboupersele; die genoemde Gedeelte 13, Gedeelte 18 (Algemene Plan L.G. No. A.728/23), Gedeelte 11 (Algemene Plan L.G. No. A.728/23), Gedeelte 17 (Kaart L.G. No. A.3463/42), Gedeelte 19 (Kaart L.G. No. A.9639/47) en Gedeelte 5 (Kaart L.G. No. A.2318/16) tot by die suidoostelike baken van Lot No. 126 Klippoortje Landboupersele (Algemene Plan L.G. No. A.6055/04); daarvandaan noordwaarts langs die oostelike grens van die genoemde Lot No. 126 tot by die noordoostelike baken daarvan; daarvandaan suidooswaarts in 'n reguit lyn tot by die noordwestelike baken van Lot No. 133 (Kaart L.G. No. A.547/13) Klippoortje Landboupersele; die beginpunt.

II. Begin by baken geletter B17 op Algemene Plan T.P. 3146 van Paaie geproklameer kragtens Ordonnansie No. 44/1904; daarvandaan algemeen suidooswaarts in 'n reeks reguit lyne deur bakens geletter B16, B15, B14 en B13 tot by baken geletter B12; daarvandaan noordwaarts in 'n reeks reguit lyne deur bakens geletter B10, B9 en B8 op die genoemde Algemene Plan T.P. 3146 tot by die mees oostelike baken van 'n Weg (Kaart L.G. No. A.534/60) oor die Restant van die plaas Driefontein No. 85-IR; daarvandaan suidweswaarts en suidwaarts langs die suidoostelike en oostelike grense van die genoemde Weg (Kaart L.G. No. A.534/60) tot by baken geletter S op die genoemde Kaart L.G. No. A.534/60; daarvandaan suidwaarts langs die oostelike grens van 'n Weg (Kaart L.G. No. A.340/60) oor die Restant van die plaas Klippoortje No. 112-IR tot by die suidoostelike baken daarvan geleë op die suidelike grens van die genoemde plaas Klippoortje No. 112-IR; daarvandaan weswaarts en algemeen noordwaarts langs die grense van die plaas Klippoortje No. 112-IR tot by die noordwestelike baken van die laasgenoemde plaas; daarvandaan algemeen noordweswaarts langs die grense van die plaas Driefontein No. 85-IR sodat dit in hierdie gebied ingesluit word tot by baken geletter B17 op Algemene Plan T.P. 3146 van Paaie geproklameer kragtens Ordonnansie No. 44/1904; die beginpunt.

Administrator's Notice 418

22 April 1970

DEVIATION AND WIDENING: PUBLIC ROAD: DISTRICT OF MESSINA.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Messina, in terms of paragraph (d) of sub-section (1) of section five and section three of

Administrateurskennisgiving 418

22 April 1970

VERLEGGING EN VERBREDING: OPENBARE PAD: DISTRIK MESSINA.

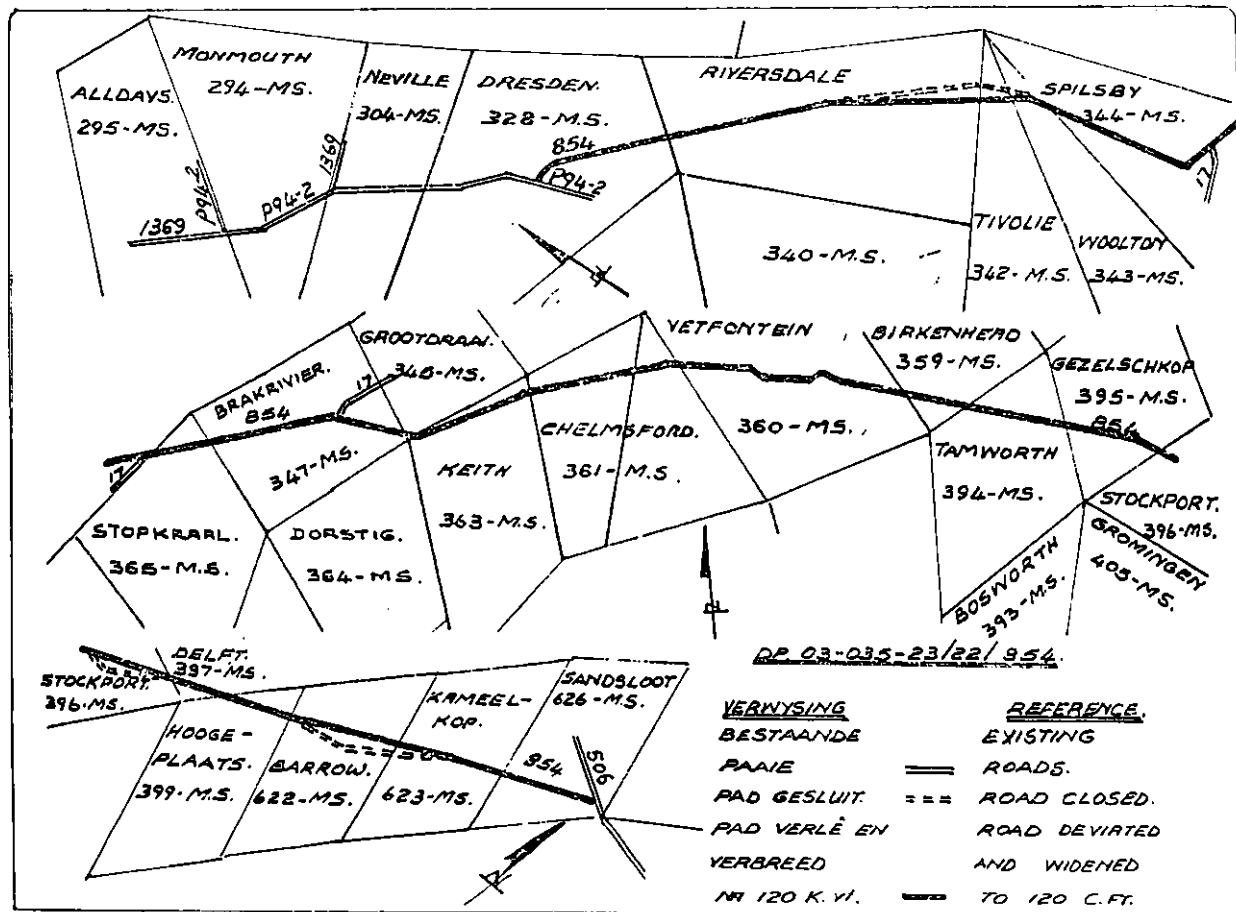
Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Messina, ingevolge paragraaf (d) van sub-artikel (1) van artikel vyf en artikel drie van die Padordon-

the Roads Ordinance 22 of 1957, that District Road 854 traversing the farms Sandsloot 626 M.S., Kameelkop 623 M.S., Barrow 622 M.S., Hoogeplaats 399 M.S., Delft 397 M.S., Stockport 396 M.S., Gezelschkop 395 M.S., Tamworth 394 M.S., Birkenhead 359 M.S., Vefontein 360 M.S., Chelmsford 361 M.S., Keith 363 M.S., Grootdraai 345 M.S., Dorstig 364 M.S., Brakrivier 347 M.S., Stofkraal 365 M.S., Spilsby 344 M.S., Woolton 343 M.S., Tivolie 342 M.S., Riversdale 340 M.S. and Dresden 328 M.S., District of Messina, shall be deviated and widened to 120 Cape feet as indicated on the sketch plan subjoined hereto.

D.P. 03-035-23/22/854.

nansie 22 van 1957, goedgekeur het dat Distrikspad 854 oor die plase Sandsloot 626 M.S., Kameelkop 623 M.S., Barrow 622 M.S., Hoogeplaats 399 M.S., Delft 397 M.S., Stockport 396 M.S., Gezelschkop 395 M.S., Tamworth 394 M.S., Birkenhead 359 M.S., Vefontein 360 M.S., Chelmsford 361 M.S., Keith 363 M.S., Grootdraai 345 M.S., Dorstig 364 M.S., Brakrivier 347 M.S., Stofkraal 365 M.S., Spilsby 344 M.S., Woolton 343 M.S., Tivolie 342 M.S., Riversdale 340 M.S. en Dresden 328 M.S., distrik Messina, verlê en verbreed word na 120 Kaapse voet soos aangegeven op bygaande sketsplan.

D.P. 03-035-23/22/854.



Administrator's Notice 419

22 April 1970

DEVIATION AND WIDENING OF DISTRICT ROAD 145: DISTRICT OF VENTERSDORP.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Ventersdorp, in terms of paragraph (d) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that District Road 145 traversing the farms Klipplaatdrift 214 and Klipplaatdrift 224 I.P., district of Ventersdorp, shall be deviated and widened to 120 Cape feet, as indicated on the subjoined sketch plan.

D.P. 07-076-23/22/145.

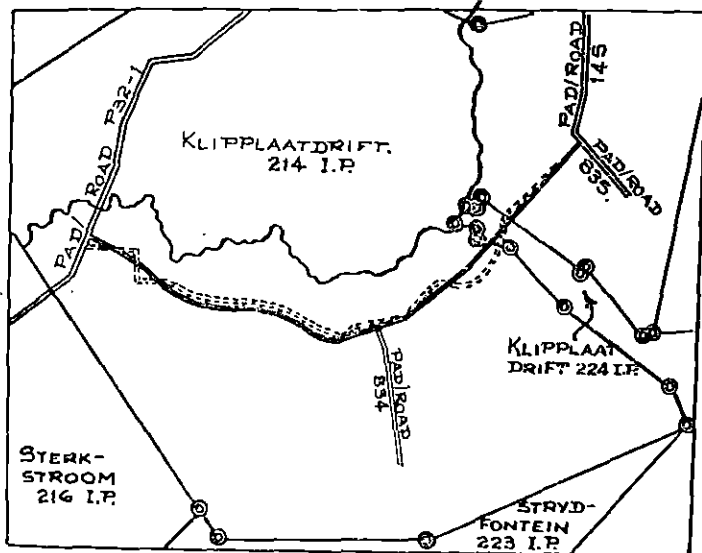
Administrateurskennisgewing 419

22 April 1970

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 145: DISTRIK VENTERSDORP.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Ventersdorp goedgekeur het, ingevolge die bepalings van paragraaf (d) van sub-artikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957, (Ordonnansie 22 van 1957), dat Distrikspad 145 oor die plase Klipplaatdrift 214 I.P. en Klipplaatdrift 224 I.P., distrik Ventersdorp verlê en verbreed word na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 07-076-23/22/145.

DP 07-076-23/22/145VERWYSING

BESTAANDE PAAIE

REFERENCE

EXISTING ROADS

PAD GESLUIT

ROAD CLOSED.

PAD GEOPEN, 120

ROAD OPENED, 120
CAPE FEET
BREED.

KAAPSE VOET

BREED.

Administrator's Notice 420

22 April 1970

PROPOSED CANCELLATION OF OUTSPAN ON THE FARM MURRAYFIELD 343-J.R.: DISTRICT OF PRETORIA.

In view of application having been made on behalf of Messrs. Thebes Beleggings (Pty) Ltd., for the cancellation of the servitude of outspan, in extent 1 morgen to which the remaining portion of the farm Murrayfield 343-J.R., District of Pretoria, is subject, it is the Administrator's intention to take action in terms of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

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

D.P. 01-012-37/3/M.3.

Administrator's Notice 421

22 April 1970

REDUCTION AND SURVEY OF OUTSPAN: ZWARTKOP 356-J.R.: DISTRICT OF PRETORIA.

With reference to Administrator's Notice No. 738 of 13th September, 1967, it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (ii) of sub-section (1) and paragraph (ii) of sub-section (7) of section 56 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve that the surveyed outspan, indicated on diagram S.G. No. A.2140/28, to which certain remaining portion of portion C of portion of the farm Zwartkop 356-J.R., District of Pretoria, is subject, be reduced to 5 morgen and the reduced outspan be surveyed in a position as indicated on diagram S.G. No. A.7028/69.

D.P. 01-012-37/3/Z.3 Vol. II.

Administrator's Notice 422

22 April 1970

DECLARATION AS SUBSIDY ROAD: JURISDICTION OF KOMATIPOORT: DISTRICT OF NELSPRUIT.

It is hereby notified for general information that the Administrator has approved, in terms of section 40(a) of

Administratorskennisgiving 420

22 April 1970

VOORGESTELDE OPHEFFING VAN UITSPANNING OP DIE PLAAS MURRAYFIELD 343-J.R.: DISTRIK PRETORIA.

Met die oog op 'n aansoek ontvang namens Mnre. Thebes Beleggings (Edms.) Bpk., om die opheffing van die serwituit van uitspanning, groot 1 morg, waaraan die resterende gedeelte van die plaas Murrayfield 343-J.R., Distrik Pretoria, onderworpe is, is die Administrateur van voornemens om ooreenkomsdig artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

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

D.P. 01-012-37/3/M.3.

Administratorskennisgiving 421

22 April 1970

VERMINDERING EN OPMETING VAN UITSPANNING: ZWARTKOP 356-J.R., DISTRIK PRETORIA.

Met betrekking tot Administratorskennisgiving No. 738 van 13 September 1967 word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om, ingevolge paragraaf (ii) van sub-artikel (1) en paragraaf (ii) van sub-artikel (7) van artikel 56 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg dat die opgemete uitspanning, aangevoer op diagram L.G. No. A.2140/28, waaraan sekere resterende gedeelte van gedeelte C van gedeelte van die plaas Zwartkop 356-J.R., distrik Pretoria, onderworpe is, verminder word na 5 morgen en die verminderde uitspanning opgemeeut word in 'n ligging soos aangevoer op diagram L.G. No. A.7028/69.

D.P. 01-012-37/3/Z.3 Vol. II.

Administratorskennisgiving 422

22 April 1970

VERKLARING VAN STRAATSEKSIE AS SUBSIDIEPAD: REGSGEBIED VAN KOMATIPOORT: DISTRIK NELSPRUIT.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel 40(a) van die

the Roads Ordinance 1957 (Ordinance 22 of 1957) as amended, that the Street section within the jurisdiction of Komatiport, as described in the Schedule subjoined here-to, shall exist as subsidy roads.

D.P. 04-044-4/1 Vol. II.

STREET SECTION DECLARED AS SUBSIDY ROADS

<i>Local Authority</i>	<i>Road</i>	<i>Description</i>	<i>Length Mile</i>
Komatipoort	1120	Rissik Street	0.8

Administrator's Notice 423

22 April 1970

STANDARD BY-LAWS REGULATING THE SAFEGUARDING OF SWIMMING POOLS AND EXCAVATIONS.

The Administrator hereby, in terms of section 96 *bis* (1) of the Local Government Ordinance, 1939, publishes the standard by-laws set forth hereinafter, which have been made by him in terms of the said section.

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

“council” means a town council, village council or health committee established in terms of the Local Government Ordinance, 1939, or the Transvaal Board for the Development of Peri-Urban Areas established in terms of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and includes the management committee of a council or any officer in the service of a council acting by virtue of any power vested in a 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, or section 21 *bis* of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943;

“premises” means any land, building or structure.
2. The owner or occupier of any premises shall adequately protect every swimming pool, hole, well, pit, excavation, pond and the like thereon containing or capable of containing at any point water to a depth of more than 12 inches, so as to prevent access thereto by children under the age of 4 years.
3. (1) For the purpose of these by-laws “adequately protect” means to provide —
 - (a) in relation to a swimming pool, a fence, wall or other enclosure as prescribed in subsection (2) entirely surrounding such swimming pool;
 - (b) in relation to any hole, well, pit, excavation, pond and the like, a fence, wall, enclosure or covering as prescribed in subsection (2); to the satisfaction of the council.
- (2) (a) Such fence, wall or other enclosure shall be not less than 4 feet in height and so situated and constructed as to be impenetrable to children under the age of 4 years. All gates in such enclosure shall be fitted with a self-closing device and a latch inaccessible to such children from the outside.

Padordonnansie, 1957 (Ordonnansie 22 van 1957), soos gewysig, goedgekeur het dat die Straatseksie binne die reggebied van Komatiport soos in bygaande bylae omskryf, as subsidiepad verklaar word.

D.P. 04-044-4/1 Vol. II.

STRAATSEKSIE VERKLAAR TOT SUBSIDIEPAD.

<i>Plaaslike Bestuur</i>	<i>Pad</i>	<i>Beskrywing</i>	<i>Lengte Myl</i>
Komatipoort	1120	Rissikstraat	0.8

Administrateurskennisgiving 423

22 April 1970

STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITGRAWINGS GEREUGLEER WORD.

Die Administrateur publiseer hierby ingevolge artikel 96 *bis* (1) van die Ordonnansie op Plaaslike Bestuur, 1939, die standaardverordeninge hierna uiteengesit, wat deur hom ingevolge genoemde artikel gemaak is.

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

„perseel” enige grond, gebou of struktuur; „raad” ’n stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die Ordonnansie op Plaaslike Bestuur, 1939, of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingestel ingevolge die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en omvat die bestuurskomitee van ’n raad of enige beampete by ’n raad in diens, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan ’n raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, of artikel 21 *bis* van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, aan hom ge-deleger is.
2. Die eienaar of okkupant van enige perseel moet elke swembad, gat, bron, put, uitgraving, vywer en iets soortgelyks daarop wat op enige punt water tot ’n diepte van meer as 12 duim bevat of kan bevat, deeglik beveilig ten einde dit vir kinders onder die leeftyd van 4 jaar ontoeganklik te maak.
3. (1) Vir die toepassing van hierdie verordeninge beteken „deeglik beveilig” om —
 - (a) met betrekking tot ’n swembad, ’n heining, muur of ander omheining soos in subartikel (2) voorgeskryf wat sodanige swembad heeltemal omring;
 - (b) met betrekking tot enige gat, bron, put, uitgraving, vywer en iets soortgelyks, ’n heining, muur, omheining of bedekking soos in subartikel (2) voorgeskryf; tot voldoening van die raad te verskat;
- (2) (a) Sodanige heining, muur of ander omheining mag nie minder as 4 voet hoog wees nie en moet so geleë en gebou wees dat dit vir kinders onder die ouderdom van 4 jaar ontoeganklik is. Alle hekke in sodanige omheining moet van ’n self-sluitende toestel voorsien wees en ’n knipslot wat vir sulke kinders ontoeganklik van buite is.

- (b) Any such covering shall be so secured and constructed as to be impenetrable to children under the age of 4 years.
- (3) Schedules A and B hereto are designed for the purposes of subsection (2)(a).
4. Notwithstanding the provisions of section 3 the council may permit the use of other means of protection if satisfied with the efficacy thereof.
5. (1) Where any swimming pool, hole, well, pit, excavation, pond and the like contemplated in section 2, is unprotected or inadequately protected, the council may by notice in writing require the owner or occupier of the premises concerned adequately to protect or fill in such pool, hole, well, pit, excavation, pond and the like to its satisfaction, within a period specified in such notice not being less than seven days.
- (2) If the owner or occupier fails to comply with such notice the council may do such work and recover the cost thereof from such owner or occupier.
6. Any person who contravenes or fails to comply with any provision of these by-laws or a notice in terms of section 5(1) shall be guilty of an offence and liable on conviction to a fine not exceeding R100 or in default of payment to imprisonment for a period not exceeding 6 months.

T.A.L.G. 5/182.

SCHEDULE A.
SWIMMING POOL FENCE.
SUITABLE FOR CHILDREN OF 4 YEARS OF AGE AND UNDER.

1. The fence should, where practicable, be not less than 2' 6" away from any edge of the pool.

The fence should be not less than 4' 0" high and is to be constructed in such a manner that young children are unable either to climb or squeeze through the fence.

2. An inexpensive suitable fence can be constructed of one bottom rail of $\frac{1}{2}$ " reinforcing rod 3" from ground level and a similar top rail 3" from top of fence, spot welded to uprights consisting of 3/8" diameter reinforcing rods cut approximately 8' 6" long and once bent in centre to form two uprights with easy bend at top.

Uprights to be spaced at 4" centres.

The fence to be supported on 1" diameter mild steel pipes 6' 0" long with 2' 0" embedded in ground with small concrete block 1' 0" x 1' 0" x 1' 0" at 10' 0" centres.

Similarly provide similar posts at gate entrance approximately 2' 3" apart.

Gate to be formed with frame of 1" internal diameter mild steel piping with all joints welded and filled in with 3/8" reinforcing rods as specified for fence.

The gate is to be hung on adjustable hinges, and is to be provided with a spring ensuring automatic closure of gate.

Fit gate with a spring steel catch and fitted with a mild steel cover plate, 4" x 3" x 1/8" thick, to prevent gate from being opened from outside.

The gate and fencing to be cleaned of all rust and given one coat of aluminium paint.

SCHEDULE B.**ANOTHER SUITABLE TYPE OF FENCE COMPRISES:**

Pressed steel uprights of 22.gauge, 2 $\frac{1}{2}$ " wide, 4' 0" high with extrusion in centre, evenly rounded off at the top and

- (b) Enige sodanige bedekking moet so vasgeheg en gebou wees dat dit ontoeganklik is vir kinders onder die ouderdom van 4 jaar.
- (3) Bylaes A en B hierby is ontwerp vir die doelein-des van subartikel (2)(a).
4. Ondanks die bepalings van artikel 3 kan die raad die gebruik van ander beveiligingsmiddels toelaat as hy van die doeltreffendheid daarvan oortuig is.
5. (1) Waar enige swembad, gat, bron, put, uitgraving, vywer, en iets soortgelyks in artikel 2 beoog, nie beveilig of nie deeglik beveilig is nie, kan die raad per skriftelike kennisgewing die eienaar of okkupant van die betrokke perseel aansê om sodanige bad, gat, bron, put, uitgraving, vywer en iets soortgelyks, tot sy voldoenig deeglik te beveilig binne 'n tydperk in sodanige kennisgewing vermeld wat minstens sewe dae moet wees.
- (2) As die eienaar of okkupant versuim om aan sodanige kennisgewing te voldoen, kan die raad sodanige werk doen en die koste daarvan op sodanige eienaar of okkupant verhaal.
6. Iedereen wat enige bepaling van hierdie verordeninge of 'n kennisgewing ingevolge artikel 5(1) oortree of versuim om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande.

T.A.L.G. 5/182.

BYLAE A.
SWEMBADOMHEINING.
GESKIK VIR KINDERS VAN 4 JAAR EN JONGER.

1. Die heining moet, waar doenlik, minstens 2' 6" van enige kant van die swembad af wees.

Dic heining moet minstens 4' 0" hoog wees en moet so gebou word dat jong kinders nog deur die heining kan klim nog kan deurdruk.

2. 'n Goedkoop geskikte heining kan gebou word van een onderrelief van $\frac{1}{2}$ "-wapeningsstang 3" bo grondoppervlak en 'n soortgelyke boreling 3" van bokant van heining aan staanders puntgesweis, bestaande uit wapeningstange met 'n deursnee van 3/8" wat ongeveer 8' 6" lang gesny en een keer in die middel gebuig is om twee standers met 'n breë buigstang aan die bokant te vorm.

Staanders moet op hartafstande van 4" gespasieer word.

Die heining moet op weekstaalpype 1" in deursnee en 6' 0" lank ondersteun word met 2' 0" in die grond ingele met betonblokkie 1' 0" x 1' 0" x 1' 0" op hartafstande van 10' 0".

Verskaf insgelyks soortgelyke pale by hekingang ongeveer 2' 3" uitmekaar.

Hek moet gevorm word met raam van weekstaalpype met boring van 1" en met alle lasse gesoldeer in met 3/8"-wapeningstange ingeval soos vir heining gespesifiseer.

Die hek moet aan stelbare skarniere gehang word, en moet van 'n veer voorsien word wat automatiese sluiting van die hek verseker.

Voorsien hek van veerstaalknip toegerus met 'n weekstaaldekplaat, 4" x 3" x 1/8" dik, om te verhoed dat die hek van buite oopgemaak word.

Die hek en heining moet van alle roes skoongemaak word en een laag aluminiumverf gegee word.

BYLAE B.
'N ANDER GESKIKTE TIPE HEINING BESTAAN UIT:

Persstaalstaanders van dikte 22, 2 $\frac{1}{2}$ " wyd, 4' 0" hoog met ekstrusie in die middel, gelyk afgerond aan bokant en punt-

spot welded at 2" opening to 22 gauge horizontal metal rails 2" wide with $\frac{1}{4}$ " turnovers as stiffeners.

The rails to be 3" from top and 3" from bottom of uprights.

Sections 3' 0" in width are supported on 5' 0" long 20 gauge uprights twice bent to form 1" x 1" x 1" open section.

To top of 1" upright weld on 2" x 22 gauge slotted bracket and supply similar loose bracket for bottom rail.

Set 1' 0" of 1" upright into 6" hole in ground 12" deep and filled in with 6.3.1 cement concrete.

Bolt all uprights with the brackets through existing holes in fencing, with $\frac{1}{4}$ " mild steel bolts 1" long complete with nuts and washers.

Gate to be 4' 0" high x 2' 6" wide and to be pedestrian tubular type formed of 1" diameter mild steel tubing, with all joints welded and filled in with steel pickets as specified for fencing.

Hang gate on a pair of adjustable hinges and fit gate with a spring ensuring automatic closure of gate.

Gate is to be fitted with a spring steel catch, covered on the outside with a 4" x 3" x 1/8" mild steel plate to prevent gate from being opened on the outside.

All metal components to be given one undercoat and one finishing coat of high-gloss paint.

gesweis by 2"-opening na horizontale metaalrelings, dikte 22, 2" wyd met $\frac{1}{4}$ " omlêe as versterkers.

Die relings moet 3" van die bokant en 3" van die onderkant van staanders wees.

Seksies 3' 0" wyd word ondersteun op 5' 0" lank staanders dikte 20, wat twee maal gebuig is om 1" x 1" x 1" oop seksie te vorm.

Aan bokant van 1" staander sveis gleufsteun, dikte 2" x 22 en verskaf soortgelyke los steun vir onderreling.

Pas 1' 0" van 1"-staander in 6"-gat in grond 12" diep en vul op met cementbeton, 6.3.1.

Bout alle staanders met die steune vas deur bestaande gate in heining, met $\frac{1}{4}$ "-weekstaalboute 1" lank volledig met moere en wasters.

Hek moet 4' 0" hoog x 2' 6" wyd wees en moet voetgangerpyptipe wees van weekstaalpypmerk, 1" in deursnee, gevorm, met alle lasse gesweis en gevul met staalspitspale soos vir omheining gespesifiseer.

Hang hek aan 'n paar stelbare skarniere en voorsien hek van 'n veer wat outomatiese sluiting van die hek verseker.

Hek moet van 'n veerstaalknip voorsien word, wat aan die buitekant met 'n weekstaalplaat, 4" x 3" x 1/8" bedek is om te verhoed dat die hek van buite af oopgemaak word.

Alle metaalkomponente moet een onderlaag en een afdruklaag hoëglansverf gegee word.

Administrator's Notice 424

22 April 1970

WIDENING OF DISTRICT ROAD 1289: 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 portion of District Road 1289 within Witkop township, district of Vereeniging, shall be widened from 50 Cape feet to 120 Cape feet, as indicated on the sketch plan subjoined hereto.

D.P. 021-024-23/22/1289.

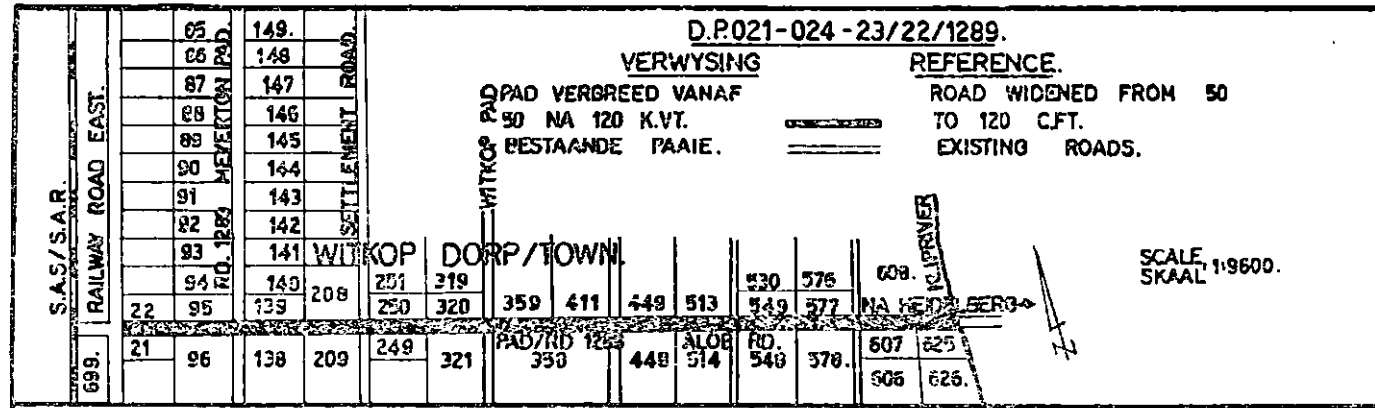
Administrateurskennisgewing 424

22 April 1970

VERBREDING VAN DISTRIKSPAD 1289: 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 1289 geleë binne Witkop dorpsgebied, distrik Vereeniging, verbreed word vanaf 50 Kaapse voet na 120 Kaapse voet, soos op bygaande sketsplan aangetoon.

D.P. 021-024-23/22/1289.



Administrator's Notice 425

22 April 1970

ROAD ADJUSTMENTS ON THE FARM KRUISFONTEIN 262-J.R.: DISTRICT OF PRETORIA.

In view of an application having been made by Mr. J. J. Swanepoel, for the closing of a public road on the farm Kruisfontein 262-J.R., District of Pretoria, it is the Administrator's intention to take action in terms of section twenty-eight of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

Administrateurskennisgewing 425

22 April 1970

PADREËLINGS OP DIE PLAAS KRUISFONTEIN 262-J.R.: DISTRIK PRETORIA.

Met die oog op 'n aansoek ontvang van mngr. J. J. Swanepoel om die sluiting van 'n openbare pad op die plaas Kruisfontein 262-J.R., distrik Pretoria, is die Administrateur voornemens om ooreenkomsdig artikel *agt-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) op te tree.

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

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

D.P. 01-012-23/24/K.10.

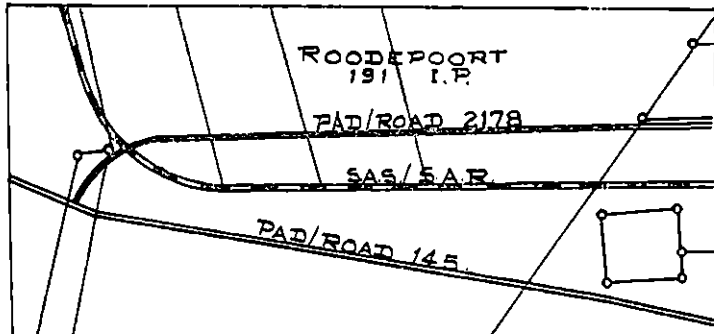
Administrator's Notice 426

22 April 1970

WIDENING OF DISTRICT ROAD 2178: DISTRICT OF VENTERSDORP.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Ventersdorp, in terms of section *three* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that District Road 2178 traversing the farm Roodepoort 191, I.P., district of Ventersdorp shall be widened to 120 Cape feet, as indicated on the subjoined sketch plan.

D.P. 07-076-23/22/145.



Administrator's Notice 427

22 April 1970

ROAD ADJUSTMENTS ON THE FARMS VLAKFONTEIN 367-I.T. AND KALKOENKRANS 366-I.T.: DISTRICT OF AMERSFOORT.

In view of an application having been made by Messrs. Moolman and Arnoldi for the closing of a public road on the farms Vlakfontein 367-I.T. and Kalkoenkrans 366-I.T., District of Amersfoort, 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 34, Ermelo, within 30 days of the date of publication of this notice in the *Provincial Gazette*.

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

D.P. 051-055-23/24/11/5.

Alle belanghebbende persone is bevoeg om binne dertig dae vanaf die datum van verskynning van hierdie kennisgewing in die Provinsiale 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.

D.P. 01-012-23/24/K.10.

Administratorskennisgewing 426

22 April 1970

VERBREDING VAN DISTRIKSPAD 2178: DISTRIK VENTERSDORP.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Ventersdorp, goedgekeur het, ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), dat Distrikspad 2178 oor die plaas Roodepoort 191, I.P., distrik Ventersdorp verbreed word na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 07-076-23/22/145.

D.P. 07-076-23/22/145.

VERWYSING.

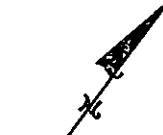
BESTAANDE PAAIE

PAD VERBREED NA, 120 KAAPSE VOET.

REFERENCE.

EXISTING ROADS

ROAD WIDENED TO, 120 CAPE FEET..



Administrator's Notice 427

22 April 1970

PADREËLINGS OP DIE PLASE VLAKFONTEIN 367-I.T. EN KALKOENKRANS 366-I.T.: DISTRIK AMERSFOORT.

Met die oog op 'n aansoek ontvang van mnre. Moolman en Arnoldi om die sluiting van 'n openbare pad op die plase Vlakfontein 367-I.T. en Kalkoenkrans 366-I.T., distrik Amersfoort, is die Administrateur voornemens om ooreenkomsdig artikel agt-en-twintig van die Padordonnansie 1957 (Ordonnansie 22 van 1957) op te tree.

Alle persone is bevoeg om binne 30 dae vanaf die datum van verskynning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware skriftelik by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 34, Ermelo, in te dien.

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

D.P. 051-055-23/24/11/5.

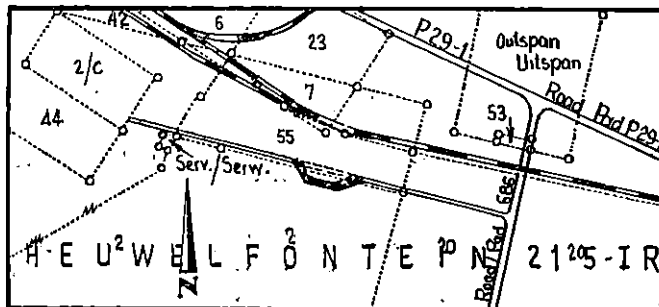
Administrator's Notice 428

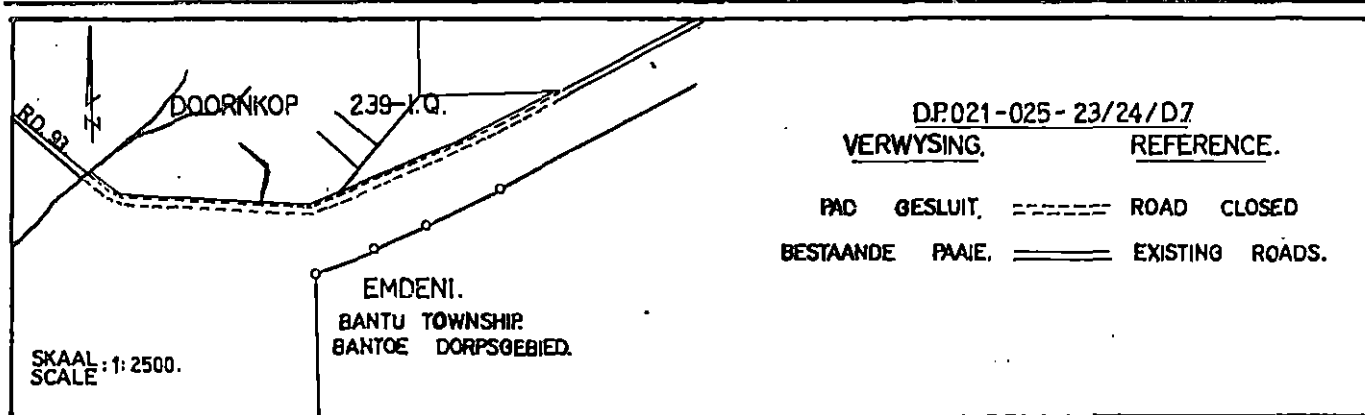
22 April 1970

ROAD ADJUSTMENTS ON THE FARM HEUVELFONTEIN 215-I.R.: DISTRICT OF WITBANK.

With reference to Administrator's Notice No. 130 dated 7th February 1968, it is hereby notified for general information that the Administrator is pleased, under the provisions of sub-section (6) of section *twenty-nine* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the road adjustments, shown on the subjoined sketch plan.

D.P. 01-015W-23/24/H.1. Vol. II.





Administrator's Notice 431

22 April 1970

DEVIATION AND WIDENING OF DISTRICT ROAD
2177: 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 that District Road 2177 traversing the farm Elandshoek 339 J.T., district of Belfast shall be deviated and widened to 80' Cape feet in terms of paragraph (d) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as amended, as indicated on the sketch plan subjoined hereto.

D.P. 04-045-23/22/2177.

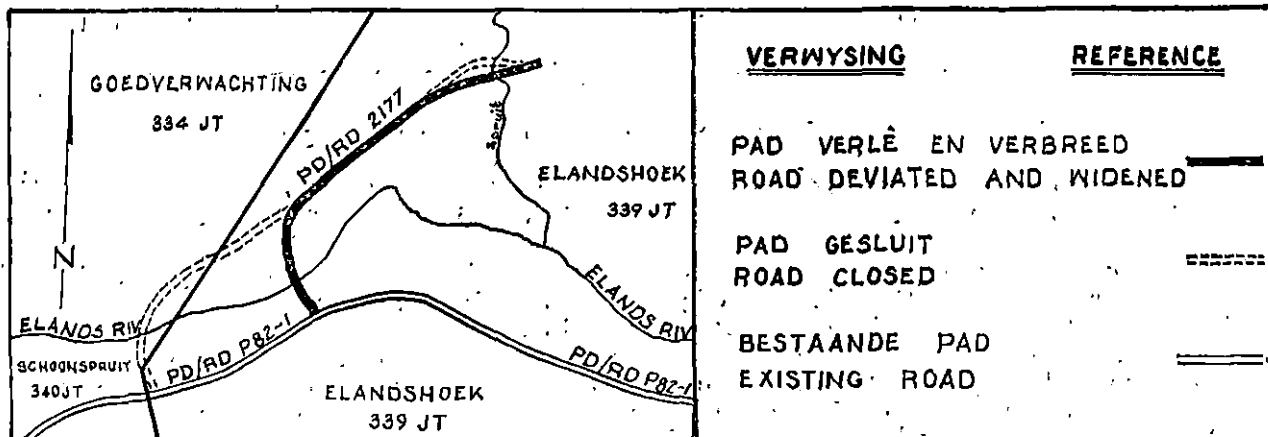
Administrateurskennisgewing 431

22 April 1970

VERLEGGING EN VERBREDING VAN DISTRIKS-
PAD 2177: DISTRIK BELFAST.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na onderzoek en verslag deur die Padraad van Belfast goedgekeur het dat Distrikspad 2177 oor die plaas Elandshoek 339 J.T., distrik Belfast ingevolge paragraaf (d) van sub-artikel (1) van artikel vyf en artikel drie van dié Padordonnansie 1957 (Ordonnansie 22 van 1957), soos gewysig verlê en verbreed word na 80 Kaapse voet soos op bygaande sketsplan aangetoon word.

D.P. 04-045-23/22/2177.



Administrator's Notice 432

22 April 1970

DEVIATION AND WIDENING OF PROVINCIAL
ROAD P97-2 DISTRICT OF WAKKERSTROOM.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Wakkerstroom, in terms of paragraph (d) of subsection (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that Provincial Road P97-2 traversing the farms Geelhoutboom 342-I.T. and Leiden 340 I.T. district of Wakkerstroom shall be deviated and widened to 120 Cape feet as indicated on the subjoined sketch plan.

D.P. 051-055W-23/21/P97-2.

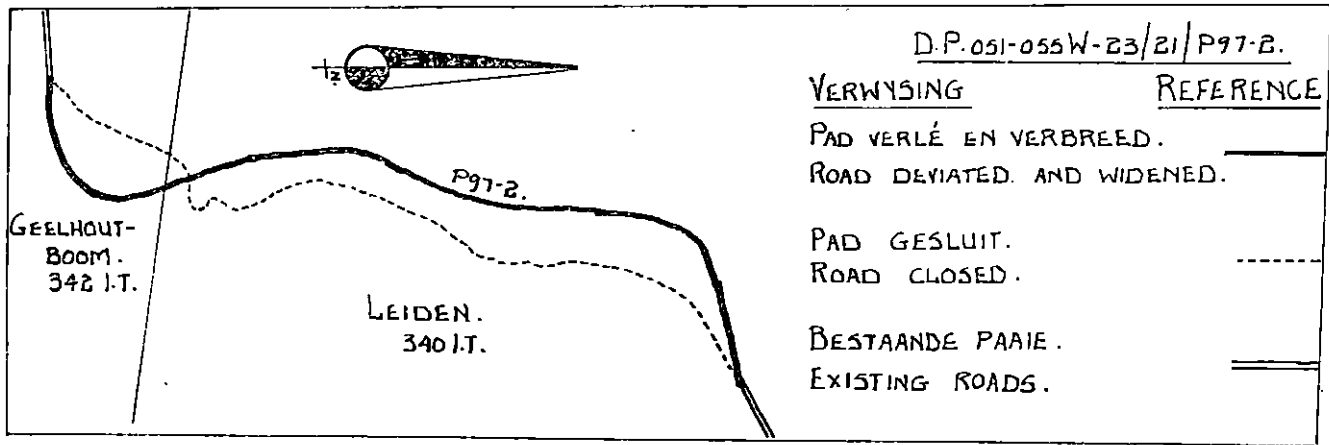
Administrateurskennisgewing 432

22 April 1970

VERLEGGING EN VERBREDING VAN PROVIN-
SIALE PAD P97-2 DISTRIK WAKKERSTROOM.

Hiermee word dit vir algemene inligting bekend gemaak dat die Administrateur, na onderzoek en verslag deur die Padraad van Wakkerstroom ingevolge die bepalings van paragraaf (d) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat Provinciale Pad P97-2 oor die plase Geelhoutboom 342-I.T. en Leiden 340-I.T. distrik Wakkerstroom verlê en na 120 Kaapse voet verbreed word soos op bygaande sketsplan aangetoon.

D.P. 051-055W-23/21/P97-2.



Administrator's Notice 433

22 April 1970

CANCELLATION OF OUTSPAN SERVITUDE ON THE FARM DOORNKUIL 369-I.Q.: DISTRICT OF VEREENIGING.

With reference to Administrator's Notice 1312 of 19 November 1969, it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (iv) of sub-section (1) of section *Fifty-six* of the Roads Ordinance, 1957 (Ordinance 22 of 1957), to approve the cancellation of the general Servitude of outspan, in extent 5 morgen to which the remainder of portion marked Lot 3 of the farm Doornkuil 369-I.Q., District of Vereeniging is subject.

D.P. 021-024-37/3/D4.

Administrator's Notice 434

22 April 1970

PRETORIA MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Pretoria Municipality published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended by the insertion after item 1(3)(b) of Annexure VIII of Schedule 1 to Chapter 3 of the following:

"(c) For the purpose of this scale the word 'proclaimed township' means an approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), and includes —

- (i) any premises outside such a township in respect of which the Council is, by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such a township; and
- (ii) any area of land laid out or divided into or developed as sites for residential or business purposes in respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township."

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

Administratorskennisgewing 433

22 April 1970

OPHEFFING VAN UITSPANSERWITUUT OP DIE PLAAS DOORNKUIL 369-I.Q.: DISTRIK VEREENIGING.

Met betrekking tot Administratorskennisgewing 1312 van 19 November 1969, word hiermee vir algemene inligting bekend gemaak dat dit die Administrateur behaag, om ooreenkomsdig Paragraaf (iv) van subartikel (1) van artikel *Ses-en-vyftig* van die Padordonansie, 1957 (Ordonnansie 22 van 1957), goedkeuring te heg aan die opheffing van die algemene Serwituut van uitspanning, groot 5 morg waaraan die restant van gedeelte gemerk Lot 3 van die plaas Doornkuil 369-I.Q. Distrik Vereeniging onderhewig is.

D.P. 021-024-37/3/D4.

Administratorskennisgewing 434

22 April 1970

MUNISIPALITEIT PRETORIA: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Pretoria, aangekondig by Administratorskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur na item 1(3)(b) van Aanhangsel VIII van Bylae 1 by Hoofstuk 3 die volgende in te voeg:

"(c) Vir die toepassing van hierdie skaal beteken die woorde 'geproklameerde dorp' 'n goedgekeurde dorp soos dit omskryf is in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), en omvat —

- (i) enige perseel buite so 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meer dat dit as 'n deel van so 'n dorp beskou moet word; en
- (ii) enige stuk grond wat verdeel is in of uitgelê of ontwikkel is as terreine vir woon- of besigheidsdoeleindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meer dat dit as 'n goedgekeurde dorp beskou moet word."

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

Administrator's Notice 435

22 April 1970

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: ELOFF LOCAL AREA COMMITTEE: ELECTION OF MEMBERS.

It is hereby notified, in terms of section 6(1) of Proclamation 231 (Administrator's), 1958, that the Administrator has determined Tuesday, 23rd June, 1970, as the date for the first election of members of the Eloff Local Area Committee.

T.A.L.G. 16/4/1/3.

Administrator's Notice 436

22 April 1970

PROPOSED CANCELLATION OF OUTSPAN SERVITUDE, FARM WELTEVREDEN 646-K.S.: DISTRICT OF POTGIETERSRUS.

In view of application having been made on behalf of Mr. P. A. de Clerq for the cancellation of the servitude of outspan, in extent 25 morgen 410 square roads to which portion 4 of the farm Weltevreden 646-K.S., district of Potgietersrust, is subject, it is the Administrator's intention to take action in terms of paragraph (iv), sub-section (1) of section fifty-six of the Roads Ordinance 22 of 1957.

It is competent for any person interested to lodge his objections in writing with the Regional Officer, Private Bag 9378, Pietersburg, within three months of the date of publication of the notice in the *Provincial Gazette*.

D.P. 03-033-37/3/W.29.

Administrator's Notice No. 437

22 April 1970

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To make provision for the establishment, control and management of museums, including art galleries by the Transvaal Provincial Administration; for this purpose to establish a museum service and an advisory board; and to provide for matters incidental thereto.

BE IT ENACTED by the Provincial Council of Transvaal AS FOLLOWS:—

Definitions

1. In this Ordinance, unless the context otherwise indicates—
 - (i) "Administrator" means the officer appointed under the provisions of section 66 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), acting on the advice and with the consent of the Executive Committee of the Province; (i)
 - (ii) "Board" means the Transvaal Provincial Museum Service Advisory Board established in terms of the provisions of section 3; (v)
 - (iii) "local authority" means a city council, town council, village council or health committee established in terms of the Local Government Ordinance, 1939 (Ordinance 17 of

Administrateurskennisgewing 435

22 April 1970

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: PLAASLIKE GE-BIEDSKOMITEE VAN ELOFF: VERKIESING VAN LEDE.

Daar word, ingevolge artikel 6(1) van Proklamasie 231 (Administrateurs), 1958, hierby bekend gemaak dat die Administrateur, Dinsdag, 23 Junie 1970, bepaal het as die datum vir die eerste verkiesing van lede van die Plaaslike Gebiedskomitee van Eloff.

T.A.L.G. 16/4/1/3.

Administrateurskennisgewing 436

22 April 1970

VOORGESTELDE OPHEFFING VAN UITSPANSER-WITUUT: PLAAS WELTEVREDEN 646-K.S.: DIS-TRIK POTGIETERSRUS.

Met die oog op 'n aansoek ontvang namens mnr. P. A. de Clerq om die opheffing van die serwituit van uitspanning, 25 morg 410 vierkantroede groot, waaraan Ge-deelte 4 van die plaas Weltevreden 646-K.S., distrik Potgietersrus, onderworpe is, is die Administrateur voorne-mens om ooreenkomsdig paragraaf (iv), subartikel (1) van artikel ses-en-vyftig van die Padordonnansie 22 van 1957, op te tree.

Alle belanghebbende persone is bevoegd om binne drie maande vanaf die datum van verskyning van hierdie ken-nisgewing in die *Provinciale Koerant* hulle besware by die Streeksbeampte, Privaatsak 9378, Pietersburg, skriftelik in te dien.

D.P. 03-033-37/3/W.29.

Administrateurskennisgewing No. 437

22/4/1970.

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N

ONTWERPORDONNANSIE

Om voorsiening te maak vir die instelling van, beheer oor en be-stuur van museums, insluitende kunsgalerye, deur die Transvaalse Provinciale Administrasie; om vir dié doel 'n museumdiens en 'n raad van advies in te stel; en om voorsiening te maak vir aanleenthede wat daarmee in verband staan.

DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

Woord-on-skrywing.

1. In hierdie Ordonnansie, tensy uit die same-hang anders blyk, beteken —

- (i) „Administrator” die amptenaar aangestel ingevolge die bepalings van artikel 66 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), handelen-de op die advies en met toestemming van die Uitvoerende Komitee van die Provin-sie; (i)
- (ii) „Diens” die Transvaalse Provinciale Mu-seumdiens ingestel ingevolge die bepalings van artikel 2(1); (vi)
- (iii) „museum” ook 'n kunsgalerie nie maar nie 'n museum of kunsgalerie wat onder die bepalings van die Wet op Staatsondersteun-de Inrigtings, 1931 (Wet 23 van 1931), val;
- (iv)

- 1939), and includes the Transvaal Board for the Development of Peri-Urban Areas established in terms of section 2 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), in respect of a local area committee established in terms of section 21 of the last-mentioned Ordinance; (iv)
- (iv) "museum" includes an art gallery other than a museum or art gallery which is subject to the provisions of the State Aided Institutions Act, 1931 (Act 23 of 1931); (iii)
- (v) "prescribe" means prescribe by regulation;
- (vi) "Service" means the Transvaal Provincial Museum Service established in terms of the provisions of section 2(1). (ii)

Establishment of the Transvaal Provincial Museum Service

2. (1.) There is hereby established a museum service to be known as the Transvaal Provincial Museum Service to assist the Administrator in the execution of the provisions of this Ordinance.

(2) The Administrator may, subject to the laws governing the Public Service of the Republic, appoint such officers and employees in the Service as he may deem necessary for the proper functioning thereof and prescribe their powers and duties.

Establishment of Transvaal Provincial Museum Service. Advisory Board

3. (1) There is hereby established a Board to be known as the Transvaal Provincial Museum Service Advisory Board consisting of not less than five and not more than twelve members as the Administrator may from time to time determine.

(2) The Administrator may appoint any person who is not disqualified in terms of section 6 as a member of the Board.

(3) Any person appointed as a member of the Board in terms of subsection (2) shall, unless he resigns his office or dies or becomes disqualified, remain in office for a period of three years or for such shorter period as the Administrator may determine and shall be eligible for re-appointment.

Chairman of Board

4. (1) The Administrator shall nominate one of the members of the Board to be the chairman thereof who shall, unless he resigns his office or dies or becomes disqualified, remain in office during the period for which he was appointed as member.

(2) If a vacancy occurs in the office of chairman, the Administrator shall nominate another member as chairman.

Secretary of the Board

5. The Administrator shall appoint an officer in the Service as secretary of the Board.

Disqualification of members of the Board

6. The following persons shall not be qualified to be appointed as members:

- any person who is under the age of twenty-one years;
- any person of unsound mind declared as such by a competent court or judicial officer;
- any person who is not a South African citizen;
- any person who is an unchharibitated insolvent;
- any person who has at any time been convicted of any offence for which he has been sentenced to imprisonment without the option of a fine; unless he has received a free pardon or unless such imprisonment has ex-

- (iv) „plaaslike bestuur” 'n groot stadsraad; stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), en omvat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingestel ingevolge artikel 2 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), ten opsigte van 'n plaaslike gebiedskomitee ingestel ingevolge artikel 21 van laasgenoemde Ordonnansie; (iii)
- (v) „Raad” die Raad van Advies insake die Transvaalse Proviniale Museumdiens ingestel ingevolge die bepalings van artikel 3;
- (ii)
- (vi) „voorskryf” by regulasie voorskryf. (v)

2. (1) Hierby word 'n museumdiens ingestel wat as die Transvaalse Proviniale Museumdiens bekend staan, om die Administrateur in die uitvoering van die bepalings van hierdie Ordonnansie behulpsaam te wees.

(2) Die Administrateur kan, behoudens die wette betreffende die Staatsdiens van die Republiek, sodanige beampies en werkneemers in die Diens aanstel as wat hy wenslik ag vir die behoorlike funksionering daarvan en hul bevoegdheide en pligte voorskryf.

3. (1) Hierby word 'n Raad ingestel wat as die Raad van Advies insake die Transvaalse Proviniale Museumdiens bekend staan, en wat uit minstens vyf en hoogstens twaalf lede, na gelang die Administrateur van tyd tot tyd bepaal, bestaan.

(2) Die Administrateur kan iemand wat nie ingevolge artikel 6 onbevoeg is nie, tot lid van die Raad aanstel.

(3) Iemand wat ingevolge subartikel (2) tot lid van die Raad aangestel word, bly, tensy hy sy amp neerlaai of te sterwe kom of onbevoeg raak, aan vir 'n tydperk of vir sodanige korter tydperk as wat die Administrateur bepaal van drie jaar en kan weer aangestel word.

4. (1) Die Administrateur benoem een van die lede van die Raad tot voorsitter daarvan wat, tensy hy sy amp neerlaai of te sterwe kom of onbevoeg raak, aanbly gedurende die tydperk waarvoor hy tot lid aangestel is..

(2) As daar 'n vakature in die amp van voorsitter ontstaan, benoem die Administrateur 'n ander lid tot voorsitter.

5. Die Administrateur stel 'n beampie in die Diens aan as sekretaris van die Raad.

6. Dic volgende persone is onbevoeg om tot lede van die Raad aangestel te word:

- iemand wat onder die ouderdom van een-en-twintig jaar is;
- iemand wat geestelik gekrenk en as sodanig deur 'n bevoegde hof of regterlike beampie verklaar is;
- iemand wat nie 'n Suid-Afrikaanse burger is nie;
- iemand wat 'n ongerehabiliteerde insolvente persoon is;
- iemand wat te eniger tyd skuldig bevind is aan 'n misdryf waarvoor hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis is tensy hy gracie ontvang het of tensy sodanige gevangenisstraf minstens drie jaar

Instelling van die Transvaalse Proviniale Museumdiens

Instelling van Raad Advies insake die Transvaalse Proviniale Museumdiens

Voorsitter van Raad

Sekretaris van die Raad

Onbevoegdheid van lede van die Raad

pired at least three years before the date of his appointment.

Remuneration and travelling allowances of members of the Board.

7. There shall be paid out of moneys appropriated by the Provincial Council for the purpose, to a member of the Board (other than a member who is a member of the Public Service of the Republic) such renumeration by way of salary, fees or allowances and such travelling allowances and expenses as may from time to time be prescribed by regulation, or, in default of or subject to any such regulation, fixed by the Administrator either generally or in respect of any particular person or persons.

Meetings of the Board.

8. (1) The Board shall meet at least once in every twelve months as determined by the chairman: Provided that on the written request of not less than three members the chairman shall cause a special meeting of the Board to be held within fourteen days from the date on which request was received by him.

(2) Any member who, without leave of the Board fails to attend three consecutive meetings of the Board, shall cease to hold office and shall, notwithstanding the provisions of section 3(3), for a period of one year after the date of the last meeting with he fails to attend, not be eligible for re-appointment.

Duty of chairman to declare vacancy on Board and to notify Administrator.

9. (1) Whenever a vacancy occurs in the membership of the Board, the chairman shall at the first meeting of the Board held after such vacancy has arisen, declare that a vacancy exists.

(2) The chairman shall cause the Administrator to be notified of any declaration made in terms of subsection (1).

(3) On receipt of any notice in terms of subsection (2) the Administrator shall fill such vacancy by appointing as a member of the Board a person not subject to any of the disqualifications set forth in section 6.

(4) Any person appointed under the provisions of subsection (3) shall hold office for the remainder of the period his predecessor would have remained in office.

Dissolution of Board.

10. (1) Notwithstanding anything to the contrary in this Ordinance contained, the Administrator may at any time by notice in the *Provincial Gazette* dissolve the Board from a date stated in that notice if he is satisfied that the Board has unreasonably failed to carry out any of the duties or powers conferred upon it in terms of this Ordinance.

(2) Members of the Board shall within 14 days of the date of such notice be notified of such dissolution.

Appointment of members of the Board to be made known in Provincial Gazette.

11. The appointment of members, including any appointment made under section 9(3) and the nomination of the chairman of the Board, shall be made known in the *Provincial Gazette*.

Procedure at meetings of Board.

12. (1) The procedure at a meeting of the Board shall be as prescribed.

(2) At the first meeting of the Board, the members present shall elect one of their number to be vice-chairman of the Board.

(3) The chairman of the Board shall, if present, preside at every meeting of the Board.

voor die datum van sy aanstelling verstryk het.

Vergoeding en reistoelaes van lede van die Raad.

7. Aan 'n lid van die Raad (uitgenome 'n lid wat 'n lid van die Staatsdiens van die Republiek is) word daar uit gelde vir dié doel deur die Provinciale Raad bewillig, sodanige vergoeding betaal by wyse van salaris, gelde of toelaes en sodanige reistoelaes en onkoste wat van tyd tot tyd by regulasie voorgeskryf mag word, of, by ontstentenis van of behoudens enige sodanige regulasie, deur die Administrateur of in die algemeen of ten opsigte van enige besondere persoon of persone, vasgestel word.

Vergaderings van die Raad.

8. (1) Die Raad kom minstens een maal in elke twaalf maande byeen soos deur die voorzitter bepaal: Met dien verstande dat die voorzitter op skriftelike versoek van minstens drie lede 'n spesiale vergadering van die Raad moet laat hou binne veertien dae van die datum af waarop sodanige versoek deur hom ontvang is.

(2) 'n Lid wat sonder verlof van die Raad versuim om drie agtereenvolgende vergaderings van die Raad by te woon, hou op om sy amp te beklee en, mag, ondanks die bepalings van artikel 3(3), vir 'n tydperk van een jaar na die datum van die laaste vergadering wat hy versuim het om by te woon, nie weer aangestel word nie.

Plig van voorzitter om vakature in Raad te verklaar en om Administrateur in kennis te stel.

9. (1) Wanneer 'n vakature in die lidmaatskap van die Raad onstaan, verklaar die voorzitter op die eerste vergadering van die Raad, gehou nadat sodanige vakture ontstaan het, dat 'n vakture bestaan.

(2) Die voorzitter laat die Administrateur in kennis stel van enige verklaring ingevolge subartikel (1).

(3) Na ontvangs van die kennisgewing ingevolge subartikel (2), vul die Administrateur sodanige vakture aan deur iemand wat nie ingevolge artikel 6 onbevoeg is nie, tot lid van die Raad aan te stel.

(4) Iemand wat ingevolge die bepalings van subartikel (3) aangestel is, bly in sy amp aan vir die orige gedeelte van die tydperk wat sy voor-ganger die amp sou bly beklee het.

Ontbinding van Raad.

10. (1) Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die Administrateur te eniger tyd, as hy daarvan oortuig is dat die Raad onredelik versuim het om die pligte en bevoegdhede kragtens hierdie Ordonnansie aan hom verleen na te kom, by kennisgewing in die *Provinciale Koerant* die Raad ontbind vanaf 'n datum wat in daardie kennisgewing vermeld word.

(2) Lede van die Raad word binne veertien dae vanaf die datum van sodanige kennisgewing van die ontbinding verwitlig.

Aanstelling van lede van die Raad in die Provinciale Koerant bekend gemaak te word.

11. Die aanstelling van lede, insluitende enige aanstelling ingevolge artikel 9(3) en die benoeming van die voorzitter van die Raad, word in die *Provinciale Koerant* bekendgemaak.

Procedure by vergadering van Raad.

12. (1) Die prosedure by 'n vergadering van die Raad is soos voorgeskryf.

(2) Op die eerste vergadering van die Raad kies die lede wat teenwoordig is, een uit hul gelede tot vise-voorzitter van die Raad.

(3) Die voorzitter van die Raad presideer elke vergadering van die Raad waarop hy teenwoordig is.

(4) In the absence of the chairman from any meeting of the Board, the vice-chairman shall preside at such meeting, and in the absence of both the chairman and the vice-chairman the members present at the meeting shall from amongst themselves elect a chairman to preside at such meeting and the member so elected shall have the same powers, rights and duties as the chairman of the Board.

13. A quorum shall consist of not less than three members of the Board and no business shall be transacted at any meeting unless a quorum is present.

14. (1) The Board may on its own initiative advise the Administrator on any museum or on museums in general.

(2) The Board shall —

- (a) advise the Administrator on any matter contemplated in subsection (1) and which is referred to it by the Administrator; and
- (b) exercise such other functions and carry out such other duties relating to any museum or museums in general as the Administrator may from time to time direct.

(3) The Board may, in the exercise of the powers conferred by subsections (1) and (2), demand that any article, object, document, report, paper, register, record or deed in the possession of or under the control of a local authority or any officer in the service of a local authority and which relates to a museum or museums in general, be produced to the Board or any officer authorized by the Board, and the Board or such officer shall be entitled to take a photograph or to make a copy thereof or an extract therefrom: Provided that the Board or such officer shall not, without the consent of the local authority concerned, retain in possession of such article, object, document, report, paper, register, record or deed for a longer period than six months.

(4) The Board shall examine the financial statements and statistical returns of every museum under the control of the Service and advise the Administrator on any steps which it may consider necessary and which may arise from such examination.

(5) The Board shall not later than the thirty-first day of December in every year submit a report to the Administrator on the work and state of the Service for the previous year and such report shall be laid upon the Table of the Provincial Council as soon as possible.

15. (1) The Board may from time to time appoint committees, consisting of one or more of its members, to deal with any matter which, in the opinion of the Board, would be better dealt with by such a committee, and the Board may delegate to any such committee with or without such restrictions or conditions as it may deem fit, such rights, powers, duties of functions as it may from time to time determine, and it may rescind any such delegation.

(2) Any such committee shall, unless its delegation has previously been rescinded in terms of subsection (1), lapse after the purpose for which it was appointed has been attained.

(3) Every committee shall as soon as possible report on its proceedings to the Board.

Duties
of the
Board.

Committees
of the
Board.

(4) Indien die voorstander by enige vergadering van die Raad afwesig is, presideer die vise-voorstander sodanige vergadering, en by afwesigheid van sowel die voorstander as die vise-voorstander kies die lede wat by die vergadering teenwoordig is, uit hulle geledere 'n voorstander om sodanige vergadering te presideer, en die lid aldus verkie, het dieselfde bevoegdhede, regte en pligte as die voorstander van die Raad.

Kworum.

13. 'n Kworum bestaan uit minstens drie lede van die Raad, en geen sake word op enige vergadering verrig, tensy daar 'n kworum teenwoordig is nie.

14. (1) Die Raad kan op eie inisiatief die Administrateur adviseer oor enige museum of museums in die algemeen.

2. Die Raad moet —

- (a) die Administrateur adviseer oor enige aanleentheid in subartikel (1) beoog en wat deur die Administrateur na hom verwys word; en
- (b) sodanige ander funksies en sodanige ander pligte wat in verband staan met enige museum of museums in die algemeen, uitoefen en vervul as wat die Administrateur van tyd tot tyd aan hom opdra.

(3) Die Raad kan by die uitoefening van die bevoegdhede by subartikels (1) en (2) verleen, eis dat enige artikel, voorwerp, dokument, verslag, stuk, register, boek of akte wat in besit of onder beheer van 'n plaaslike bestuur of enige amptenaar in diens van 'n plaaslike bestuur is en wat betrekking het op 'n museum of museums in die algemeen, aan die Raad of enige beampete deur die Raad gemagtig, voorgelê word, en die Raad of sodanige beampete is geregtig om 'n foto te neem of 'n afskrif of uittreksel daarvan te maak: Met dien verstande dat die Raad of sodanige beampete nie vir 'n langer tydperk as ses maande in die besit van sodanige artikel, voorwerp, dokument, verslag, stuk, register, boek of akte mag bly sonder toestemming van die betrokke plaaslike bestuur nie.

(4) Die Raad moet die finansiële state en statistiese opgawe van elke museum onder beheer van die Diens ondersoek, en die Administrateur adviseer oor alle maatreëls wat die Raad nodig mag ag en wat uit sodanige ondersoek voortvloei.

(5) Die Raad moet voor of op die een-en-derdigste dag van Desember in elke jaar 'n verslag aan die Administrateur voorlê oor die werksamehede en toestand van die Diens vir die voorafgaande jaar en sodanige verslag word so gou as moontlik ter tafel van die Provinciale Raad gelê.

Komitees
van die
Raad.

15. (1) Die Raad kan van tyd tot tyd komitees aanstel, bestaande uit een of meer van sy lede, om enige aanleentheid te behandel wat, na die mening van die Raad, beter deur so 'n komitee behandel sou word, en die Raad kan aan enige sodanige komitee sodanige regte, bevoegdhede, pligte of funksies as wat hy van tyd tot tyd vasstel, met of sonder sodanige beperkings of voorwaardes as wat hy goed ag, deleger, en hy kan enige sodanige delegasie herroep.

(2) Enige sodanige komitee verval nadat die doel bereik is waarvoor hy aangestel is, tensy sy delegasie voorheen ingevolge subartikel (1) herroep is.

(3) Elke komitee doen so gou as moontlik aan die Raad verslag oor sy verrigtinge.

- (4) (a) Where it deems it advisable, the Board may, in respect of any matter, co-opt any other person as a member of a committee, and any such co-opted member shall have all the rights, powers and duties of a member of such committee, who is a member of the Board.
- (b) There shall be paid out of money appropriated by the Provincial Council for the purpose, to a member of a committee (other than a member who is a member of the Public Service of the Republic) who has been co-opted in terms of paragraph (a) such remuneration by way of fees or allowances and such travelling allowances and expences as may from time to time be prescribed by regulation or, in default of or subject to any such regulation, fixed by the Administrator either generally or in respect of any particular person or persons.

(5) Every question before a committee shall be decided by the majority of the votes of the members present and in the event of an equality of votes the matter shall be referred to the full Board.

**Establishment,
control
management
of
museums.**

16. (1) The Administrator may establish a museum and control and manage any such museum: Provided that a museum within the area of jurisdiction of a local authority shall only be established after consultation with such local authority.

(2) The Administrator may at any time, after consultation with and subject to the approval of a local authority, acquire any museum owned or controlled by the local authority, and may in connection with such acquisition make such an order as he may deem fit to meet the circumstances of the case.

Regulations.

17. (1) The Administrator may from time to time make regulations —
- for the control, safety and good custody of property of the Service;
 - prescribing the conditions upon which and times when a museum shall be open for different races and classes of the public;
 - prescribing the circumstances under which application may be made for grants-in-aid in terms of section 18 and the manner in which such grants-in-aid may be spent;
 - prescribing the records, accounts and other registers to be kept by or in respect of museums and the Service; and
 - generally for the better carrying out of the objects, intents and purposes of this Ordinance.

(2) In so far as a by-law of any local authority in relation to museums may be inconsistent with any regulation, the latter shall prevail.

(3) Any regulation made under this section may provide penalties for any breach thereof, and may also provide for different penalties in case of successive or continuous breaches, but no penalty shall exceed a fine of fifty rand or imprisonment for a period of one month, or both such fine and imprisonment.

(4) (a) Die Raad kan vir enige aangeleentheid waar hy dit wenslik ag enigiemand anders koöpteer as lid van 'n komitee, en enige sodanige gekoöpteerde lid het al die regte, bevoegdhede en pligte van 'n lid van sodanige komitee, wat lid van die Raad is.

(b) Aan 'n lid van 'n komitee (uitgenome 'n lid wat lid van die Staatsdiens van die Republiek is) wat ingevolge paraaf (a) gekoöpteer is, word dar uit gelde vir dié doel deur die Provinciale Raad bewillig, sodanige vergoeding betaal by wyse van gelde en toelaes en sodanige reistroelaes en onkoste wat van tyd tot tyd by regulasie voorgeskryf mag word of by ontstentenis van of behoudens enige sodanige regulasie, deur die Administrateur of in die algemeen of ten opsigte van enige besondere persoon of persone, vasgestel word.

(5) Elke vraag voor 'n komitee word deur die stemme van die meerderheid van lede wat teenwoordig is, beslis en in die geval van 'n staking van stemme word die aangeleentheid na die volle Raad verwys.

**Instelling,
beheer
en
bestuur
van
museums.**

16. (1) Die Administrateur kan 'n museum instel en enige sodanige museum beheer en bestuur: Met dien verstande dat 'n museum binne die regsgebied van 'n plaaslike bestuur alleen ingestel word na oorlegpleging met sodanige plaaslike bestuur.

(2) Die Administrateur kan te eniger tyd, na oorlegpleging met en behoudens die goedkeuring van 'n plaaslike bestuur, 'n museum wat deur daardie plaaslike bestuur besit of beheer word, verkry en in verband met sodanige verkrywing enige bevel uitvaardig as wat hy mag goed ag om aan die omstandighede van die geval te voldoen.

17. (1) Die Administrateur kan van tyd tot tyd regulasies maak —

- vir die kontrolering, beveiliging en goeie bewaring van eiendom van die Diens;
- waarby die voorwaardes en tye waarop 'n museum vir verskillende rasse of klasse van die publiek toeganklik is, voorgeskryf word;
- waarby die omstandighede waaronder aansoek om hulptoelaes ingevolge artikel 18 gedoen kan word en die wyse waarop sodanige hulptoelaes bestee kan word voorgeskryf word;
- waarby die aantekenings, rekenings en ander registers voorgeskryf word, wat deur of ten opsigte van museums en die Diens bygehou moet word; en
- oor die algemeen vir die beter uitvoering van die oogmerke, strekking en doeleindes van hierdie Ordonnansie.

(2) Vir sover 'n verordening van enige plaaslike bestuur met betrekking tot museums onbetaanbaar is met enige regulasie, is laasgenoemde van krag.

(3) Enige regulasie kragtens hierdie artikel gemaak, kan strawwe bepaal vir enige oortreding daarvan en kan ook voorsiening maak vir verskillende strawwe ingeval van agtereenvolgende of voortdurende oortredings, maar geen straf mag 'n boete van vyftig rand of gevengenisstraf vir 'n tydperk van een maand of sowel sodanige boete as sodanige gevengenisstraf oorskry nie.

**Regula-
ties.**

Grant-in-aid.

18. (1) The Administrator may from funds appropriated for that purpose by the Provincial Council and after consultation with the Board, make a grant-in-aid to a local authority in such an amount as he may deem necessary for the establishment or maintenance of a museum.

(2) The Administrator may, whenever any grant-in-aid is made in terms of subsection (1), impose such conditions and requirements as he may deem necessary, including a requirement that a representative of the Service may be present in an advisory capacity at any Council or Committee meetings of the local authority whenever any matter concerning museums is under consideration.

19. This Ordinance shall be called the Transvaal Provincial Museum Service Ordinance, 1970.

Short title.

Hulp-toelae.

18. (1) Die Administrateur kan uit Fondse wat vir dié doel, deur die Provinciale Raad bewillig is, en na oorlegpleging met die Raad, 'n hulptoelae van sodanige bedrag as wat hy nodig ag aan 'n plaaslike bestuur toestaan vir die instelling of instandhouing van 'n museum.

(2) Die Administrateur kan, wanneer enige hulp toelae ooreenkomsdig subartikel (1) toegestaan word, sodanige voorwaardes en vereistes stel as wat hy goed ag, insluitende 'n vereiste dat 'n verteenwoordiger van die Diens die Raad- of Komiteevergaderings van die plaaslike bestuur in 'n adviserende hoëdanigheid kan bywoon wanneer aangeleenthede wat op museums betrekking het in oörigewig is.

19. Hierdie Ordonnansie heet die Ordonnansie op die Transvaalse Provinciale Museumdiens, 1970.

Kort titel.

Administrator's Notice 438

22 April 1970

PIETERSBURG MUNICIPALITY: AMENDMENT TO PARKING METER BY-LAWS.

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

The Parking Meter By-laws of the Pietersburg Municipality, published under Administrator's Notice 873, dated 24 November 1965, as amended, are hereby further amended as follows:-

1. By the substitution in section 1 for the definition of "parking meter" of the following:-
"parking meter" means a device for automatically registering and visibly recording the passage of time in accordance with the insertion of a coin therein, or in accordance with the insertion of a coin therein followed by it being put into operation in terms of section 2, and shall include any post or fixture to which it is attached;".
2. By the addition in section 1 at the end of the definition of "parking period" of the following:-
"and where applicable, the putting into operation of the parking meter in terms of section 2".
3. By the insertion in section 2, after the word "Council" of the following:-
"and if it is a parking meter which is not put into operation by the insertion of a coin only, unless such parking meter is thereafter put into operation by turning the handle attached thereto fully towards the right until it automatically registers and visibly shows the passage of time".
4. By the insertion in section 3 after the words "parking meter", where they occur for the first time, of the following:-
"and, where applicable, the putting into operation again the parking meter in terms of section 2."
5. By the insertion in section 4 after the word "by-laws" of the following:-
"and, where applicable, the putting into operation thereof in terms of section 2."
6. By the addition at the end of section 8 of the following:-
"and where applicable, put such parking meters into operation in terms of section 2".

Administratorkennisgewing 438

22 April 1970

MUNISIPALITEIT PIETERSBURG: WYSIGING VAN PARKEERVERORDENINGE

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

Die Parkeermeterverordeninge van die Munisipaliteit Pietersburg, afgekondig by Administratorkennisgewing 873 van 24 November 1965, soos gewysig, word hierby verder soos volg gewysig:-

1. Deur in artikel 1 die woordomskrywing van „parkeermeter” deur die volgende te vervang:
„parkeermeter” 'n toestel wat, nadat 'n muntstuk daarin geplaas is, of wat, nadat 'n muntstuk daarin geplaas is en dit ingevolge artikel 2 in werking gestel is, die tydsverloop automaties regstreer en sigbaar aandui volgens die muntstuk wat daarin geplaas is en dit sluit enige paal of vaste voorwerp waaraan dit gemonteer is, in;".
2. Deur in artikel 1 aan die end van die omskrywing van „parkeertermyn” die volgende by te voeg:-
„en waar van toepassing, die parkeermeter ingevolge artikel 2 in werking gestel is”.
3. Deur in artikel 2 na die woord „plaas” die volgende in te voeg:-
„en as dit 'n parkeermeter is wat nie slegs deur die plasing van 'n muntstuk daarin in werking gestel word nie, tensy sodanige parkeermeter daarna in werking gestel word deur die handvat sel wat daaraan gemonteer is heeltemal na regs te draai totdat dit die tydsverloop automaties register en sigbaar aandui”.
4. Deur in artikel 3 na die woord „het”, waar dit die eerste keer voorkom, die volgende in te voeg:-
„en waar van toepassing, hy die parkeermeter ingevolge artikel 2 opnuut in werking gestel het.”
5. Deur in artikel 4, na die woord „het” waar dit die eerste keer voorkom, die volgende in te voeg:-
„en waar van toepassing, die parkeermeter ingevolge artikel 2 in werking gestel het”.
6. Deur aan die end van artikel 8 die volgende by te voeg:-
„en waar van toepassing, sodanige parkeermeters ingevolge artikel 2 in werking stel”.

Administrator's Notice 439

22 April 1970

ELSBURG 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 Elsburg Municipality, published under Administrator's Notice 1044, dated 19 November 1952, as amended, are hereby further amended by the substitution for item (a) of the Tariff of Charges under Annexure VII of Schedule 1 to Chapter 3 of the following:—

- “(a) Charges for the supply of water, per month.*
- (i) For the first 5 kilolitre or part thereof consumed: 60c.
 - (ii) For the next 20 kilolitres consumed, per kilolitre: 12c.
 - (iii) For the next 25 kilolitres consumed, per kilolitre: 10c.
 - (iv) Thereafter, per kilolitre consumed: 7c.”

T.A.L.G. 5/104/56

Administrator's Notice 440

22 April 1970

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To amend the Road Traffic Ordinance, 1966, by including a reference to the Transvaal Board for the Development of Peri-Urban Areas; in respect of the provisions relating to a motor vehicle which was stolen or has become permanently unfit for use; in respect of the registration and licensing of a motor vehicle from another province or the territory of South West Africa; by extending the ambit of a motor dealer's licence; in respect of the register required to be kept by a motor dealer; by prohibiting a passenger from being conveyed by the holder of a special permit; by extending the definition of a learner's licence; in respect of the classification of learner's and driver's licence; in respect of the keeping of a public driving permit by the holder thereof; in respect of the duties of a driver of a public motor vehicle at a railway level crossing; in respect of the exemption of certain vehicles from compliance with a road traffic sign; by repealing the provisions relating to the notice of a prosecution for an offence relating to speed limits; in respect of the requirements relating to driving signals; in respect of the provisions relating to animals on public roads; in respect of the provisions relating to trading on public roads; by making special provision in regard to freeways; in respect of the records to be kept by a garage; by enlarging the powers of an inspector of licences; in respect of the apportionment of fees; and to provide for matters incidental thereto.

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

Amendment of section 1 of Ordinance 21 of 1966, as amended by section 1 of Ordinance 7 of 1968.

1. Section 1 of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), is hereby amended—
 - (a) by the insertion after the definition of "examiner of vehicles" of the following definition:

"freeway" means a public road or a section of a public road which has been designated as a freeway by an appropriate road traffic sign or signs;";

Administratorskennisgewing 439

22 April 1970

MUNISIPALITEIT ELSBURG: 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 Elsburg, afgekondig by Administratorskennisgewing 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur item (a) van die Tarief van Gelde onder Aanhangsel VII van Bylae 1 by Hoofstuk 3 deur die volgende te vervang:—

- “(a) Vorderings vir die lever van water, per maand.*
- (i) Vir die eerste 5 kiloliter of gedeelte daarvan verbruik: 60c.
 - (ii) Vir die volgende 20 kiloliter verbruik, per kiloliter: 12c.
 - (iii) Vir die volgende 25 kiloliter verbruik, per kiloliter: 10c.
 - (iv) Daarna, per kiloliter verbruik: 7c.”

TALG. 5/104/56

Administratorskennisgewing 440

22 April 1970

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Padverkeer, 1966 deur 'n verwysing na die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede in te sluit; ten opsigte van die bepalings betreffende 'n motorvoertuig wat gesteel is of vir gebruik permanent ongeskik geraak het; ten opsigte van die registrasie en lisensiëring van 'n motorvoertuig van 'n ander provinsie of die gebied van Suidwes-Afrika; deur die oomvang van 'n motorhandelaarslisensie uit te brei; ten opsigte van die register wat 'n motorhandelaar moet hou; deur die houer van 'n spesiale permisie te belet om 'n passasier te vervoer; deur die woordomskrywing van 'n leerlinglisensie uit te brei; ten opsigte van die indeling van leerling- en bestuurderslisensie; ten opsigte van die hou van 'n openbare bestuurpermit deur die houer daarvan; ten opsigte van die pligte van 'n bestuurder van 'n openbare motorvoertuig by 'n spooroorgang; ten opsigte van die vrystelling van sekere voertuie om 'n padverkeersteken te gehoorsaam; deur die bepalings betreffende die kennisgewing van vervolging vir 'n misdryf met betrekking tot snelheidsgrense te herroep; ten opsigte van die vereistes betreffende bestuurseine; ten opsigte van die bepalings betreffende diere op openbare paaie; ten opsigte van die bepalings betreffende handel drywe op openbare paaie; deur spesiale bepalings in verband met deurpaaie te maak; ten opsigte van die rekords wat 'n garage moet hou; deur die bevoegdheide van 'n inspecteur van lisensies uit te brei; ten opsigte van die verdeling van geld; en om voorseening te maak vir aangeleenthede in verband daarmee..

DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

Wysiging van artikel 1 van Ordonnansie 21 van 1966, soos gewysig deur artikel 1 van Ordonnansie 7 van 1968.

1. Artikel 1 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig—
 - (a) deur na die woordomskrywing van „bus“ die volgende omskrywing in te voeg:

„deurpad“ 'n openbare pad of 'n gedeelte van 'n openbare pad wat deur 'n toepaslike padverkeersteken of -tekens as 'n deurpad aange wys is;”;

- (b) by the substitution for the definition of "local area committee" of the following definition: "local area committee" means a local area committee established in terms of section 21(1) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943);
- (c) by the substitution for the definition of "motor dealer" of the following definition: "motor dealer" means any person who —
- (a) is engaged in the business of buying, selling, exchanging, repairing or building bodies onto motor vehicles required to be registered and licensed under this Ordinance; and
 - (b) holds a licence under the Licences Act, 1962, (Act No. 44 of 1962), where, in terms of the Act, such licence is necessary for any business referred to in paragraph (a);"
- (d) by the deletion of the definition of "Peri-Urban Areas Health Board"; and
- (e) by the insertion after the definition of "trailer" of the following definition: "Transvaal Board for the Development of Peri-Urban Areas" means the Transvaal Board for the Development of Peri-Urban Areas established in terms of section 2 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943);".

Amendment of section 2 of Ordinance 21 of 1966: 2. Section 2 of the principal Ordinance is hereby amended by the substitution for the words "Peri-Urban Areas Health Board", wherever they appear, of the words "Transvaal Board for the Development of Peri-Urban Areas".

Amendment of section 3 of Ordinance 21 of 1966: 3. Section 3 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the words "Peri-Urban Areas Health Board" wherever they appear, of the words "Transvaal Board for the Development of Peri-Urban Areas".

Amendment of section 9 of Ordinance 21 of 1966: 4. Section 9 of the principal Ordinance is hereby amended by the substitution for subparagraph (iii) of subsection (1)(e) of the following subparagraph:

"(iii) section 23(3);".

Amendment of section 11 of Ordinance 21 of 1966; as amended by section 2 of Ordinance 7 of 1968: 5. Section 11 of the principal Ordinance is hereby amended by the insertion after subparagraph (i) of subsection (2)(a) of the following subparagraph:

"(IA) the proviso to section 23(3);"

Substitution of section 23 of Ordinance 21 of 1966: 6. The following section is hereby substituted for section 23 of the principal Ordinance:

Motor vehicle stolen or becoming permanently unfit for use. 23. (1) If a motor vehicle which is registered with a registering authority is stolen or becomes permanently unfit for use as a motor vehicle, the owner of such vehicle shall, within twenty-one days from the date upon

- (b) deur die woordomskrywing van „Gesondheidsraad vir Buite-Stedelike Gebiede” te skrap;
- (c) deur die woordomskrywing van „motorhandelaar” deur die volgende woordomskrywing te vervang:
„motorhandelaar” iedereen —
- (a) wie se besigheid dit is om motorvoertuie wat ingevolge hierdie Ordonnansie geregistreer en gelisensie moet word, te koop, te verkoop, te verruil of te herstel of om bakke daarop te bou; en
 - (b) wat 'n lisensie ingevolge die Lisensiewet, 1962 (Wet No. 44 van 1962), het waar sodanige lisensie ingevolge genoemde Wet nodig is vir enige besigheid in paragraaf (a) genoem;”
 - (d) deur die woordomskrywing van „plaaslike gebiedskomitee” deur die volgende woordomskrywing te vervang:
„plaaslike gebiedskomitee” 'n plaaslike gebiedskomitee ingestel ingevolge artikel 21(1) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943);”
 - (e) deur na die omskrywing van „toetsbeampte vir bestuurderslisensies” die volgende woordomskrywing in te voeg:
„Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede” die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingevolge artikel 2 van die Ordonnansie op die Transvaalse Raad vir Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943);”.

Wysiging van artikel 2 van Ordonnansie 21 van 1966: 2. Artikel 2 van die Hoofordonnansie word hierby gewysig deur die woorde „Gesondheidsraad vir Buite-Stedelike Gebiede” waar hulle ook al voorkom deur die woorde „Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede” te vervang.

Wysiging van artikel 3 van Ordonnansie 21 van 1966: 3. Artikel 3 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde „Gesondheidsraad vir Buite-Stedelike Gebiede” waar hulle ook al voorkom deur die woorde „Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede” te vervang.

Wysiging van artikel 9 van Ordonnansie 21 van 1966, soos gewysig by artikel 2 van Ordonnansie 7 van 1968: 4. Artikel 9 van die Hoofordonnansie word hierby gewysig deur subparagraaf (iii) van subartikel (1)(e) deur die volgende subparagraaf te vervang:
“(iii) artikel 23(3);”.

Wysiging van artikel 11 van Ordonnansie 21 van 1966, soos gewysig by artikel 2 van Ordonnansie 7 van 1968: 5. Artikel 11 van die Hoofordonnansie word hierby gewysig deur na subparagraaf (i) van subartikel (2)(a) die volgende subparagraaf in te voeg:

“(IA) die voorbehoudsbepaling by artikel 23(3).”

Verwanging van artikel 23 van Ordonnansie 21 van 1966: 6. Artikel 23 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

Motorvoertuig wat gespeel is of vir gebruik permanent ongespeel raak. 23. (1) Indien 'n motorvoertuig wat by 'n registrasie-owerheid geregistreer is, gespeel word of vir gebruik as 'n motorvoertuig permanent ongespeel raak, moet die eienaar van die voertuig binne een-en-twintig dae van die datum waarop sodanige voertuig gespeel is of

which such vehicle was stolen or became permanently unfit for use, give notice on the prescribed form to the registering authority by which such vehicle is registered, of such theft or unfitness, and he shall attach to such form such documents as may be prescribed.

(2) Upon receiving a notice in terms of subsection (1), the registering authority shall, if satisfied that the motor vehicle has been stolen or has become permanently unfit for use as a motor vehicle, cancel the documents attached to such notice and make an appropriate entry in its records.

(3) If a motor vehicle which has been stolen and in respect of which an entry has been made in terms of subsection

(2), is repossessed by the owner thereof, he shall be liable in respect of the registration and licensing of such vehicle from the date of such repossession: Provided that if the owner applies for the registration and licensing of such vehicle within twenty-one days from the date upon which the liability therefor arose, no registration fee shall be payable.

(4) Any person who contravenes or fails to comply with the provisions of subsection (1) shall be guilty of an offence.”.

Amendment of section 24 of Ordinance 21 of 1966.

7. Section 24 of the principal Ordinance is hereby amended by the addition at the end of subsection (1) of the following proviso:

“Provided that no refund shall be made unless application therefor has been made within twenty-one days from the date upon which such vehicle was stolen or became permanently unfit for use, or if the amount of the refund is less than one rand.”.

Amendment of section 31 of Ordinance 21 of 1966, as amended by section 6 of Ordinance 7 of 1968.

8. Section 31 of the principal Ordinance is hereby amended —

(a) by the substitution for subsection (3A) of the following subsection:

“(3A) Whenever a person makes application in terms of section 11 and 17 for the registration and licensing of a motor vehicle which is separately registered and licensed according to the law of another province or the territory of South West Africa and which was not ordinarily kept in any garage or at any other place within this Province when it was so registered and licensed, no licence fee shall be payable if —

- (a) all documents relating to the registration and licensing of the vehicle in such other province or territory are submitted with such application; and
- (b) a licence fee, except in respect of a short-term licence, has already been paid for such vehicle in such other province or

vir gebruik permanent ongeskik geraak het, op die voorgeskrewe vorm, aan die registrasie-owerheid by wie die voertuig geregistreer is, kennis gee van die diefstal of ongeskiktheid, en moet hy aan sodanige vorm die dokumente aanheg wat voorgeskryf word.

(2) By ontvangs van 'n kennisgewing ingevolge subartikel (1) moet die registrasie-owerheid, indien hy daarvan oortuig is dat die motorvoertuig gesteel is of vir gebruik as 'n motorvoertuig permanent ongeskik geraak het, die dokumente wat aan sodanige kennisgewing aangeheg is, intrek en 'n toeslike inskrywing in sy rekords aanbring.

(3) Indien 'n motorvoertuig wat gesteel is en ten opsigte waarvan 'n inskrywing ingevolge subartikel (2) aangebring is, weer deur die eienaar daarvan in besit geneem word, is hy aanspreeklik ten opsigte van die registrasie en lisensiëring van die voertuig vanaf die datum van sodanige herinbesetting: Met dien verstande dat indien die eienaar aansoek doen om die registrasie en lisensiëring van die voertuig binne een-en-twintig dae vanaf die datum waarop aanspreeklikheid daarvoor ontstaan het, geen registrasiegeld betaalbaar is nie.

(4) Iedereen wat die bepalings van subartikel (1) oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf.”.

Wysiging van artikel 24 van Ordonnansie 21 van 1966.

7. Artikel 24 van die Hoofordonnansie word hierby gewysig deur aan die end van subartikel (1) die volgende voorbehoudsbepaling by te voeg: „Met dien verstande dat geen terugbetaling gemaak word nie tensy aansoek daarom gedoen is binne een-en-twintig dae vanaf die datum waarop die voertuig gesteel is of vir gebruik permanent ongeskik geraak het, of indien die bedrag van die terugbetaling minder as een rand is.”

Wysiging van artikel 31 van Ordonnansie 21 van 1966, soos gewysig deur artikel 6 van Ordonnansie 7 van 1968.

8. Artikel 31 van die Hoofordonnansie word hierby gewysig —

(a) deur subartikel (3A) deur die volgende subartikel te vervang:

“(3A) Wanneer ook al iemand ingevolge artikels 11 en 17 aansoek doen om die registrasie en lisensiëring van 'n motorvoertuig wat afsonderlik geregistreer en gelisensieer is ingevolge 'n wet van 'n ander provinsie of die gebied Suidwes-Afrika en wat nie gewoonlik in enige motorhuis of by 'n ander plek binne hierdie Provinsie gehou is toe dit aldus geregistreer en gelisensieer is nie, is geen lisensiegeld betaalbaar nie indien —

- (a) alle dokumente wat op die registrasie en lisensiëring van dié voertuig in sodanige ander provinsie of gebied van toepassing was, saam met die aansoek voorgelê word; en
- (b) 'n lisensiegeld, behalwe ten opsigte van 'n korttermynlisensie, reeds vir die voertuig in die ander provinsie of gebied ten

- territory in respect of the period for which a motor vehicle licence is being applied for.”; and
- (b) by the addition of the following subsection:
- “(6) When a motor vehicle, which is in terms of a law of another province or the territory of South West Africa exempt from registration or licensing in such province or territory, is temporarily operated in this Province whilst it is ordinarily kept in such other province or territory, such motor vehicle shall be exempt from registration or licensing in this Province.”.

Amendment of section 33 of Ordinance 21 of 1966.

- 9.** Section 33 of the principal Ordinance is hereby amended —
- (a) by the substitution in subsection (1) for the words “or exchange” of the words, “exchange or repair or the building of a body thereon”;
- (b) by the substitution in the proviso to subsection (1) for the word “twenty-one” of the word “thirty-one”; and
- (c) by the addition of the following subsection:
- “(5) When a motor dealer has in his possession in the course of his business —
- (a) a new motor vehicle for the purpose of sale or exchange; or
- (b) a motor vehicle for the purpose of repair or the building of a body thereon,
- he shall, for the purpose of this section and sections 34 and 38, be deemed to be the owner of such vehicle.”.

Amendment of section 34 of Ordinance 21 of 1966.

- 10.** Section 34 of the principal Ordinance is hereby amended by the substitution in paragraph (b) of the proviso to subsection (1) for the word “twenty-first” of the word “thirty-first”.

Amendment of section 38 of Ordinance 21 of 1966.

- 11.** Section 38 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the words “or exchange” of the words, “exchange or repair or the building of a body thereon”.

Amendment of section 44 of Ordinance 21 of 1966.

- 12.** Section 44 of the principal Ordinance is hereby amended by the substitution in subsection (1) —
- (a) for the words “not later than Tuesday in each week” of the words “within ten days of the end of each month”;
- (b) for the words “the preceding week” of the words “that month”; and
- (c) for the words “preceding week” of the word “month”.

Amendment of section 47 of Ordinance 21 of 1966.

- 13.** Section 47 of the principal Ordinance is hereby amended by the addition of the following subsections:

- “(4) When a person operates a motor vehicle on a public road under the authority of a permit issued in terms of subsection (1), he shall not allow any person to be in or on such motor vehicle as a passenger.
- (5) Any person who contravenes or fails to comply with the provisions of subsection (4) shall be guilty of an offence.”

Amendment of section 57 of Ordinance 21 of 1966.

- 14.** Section 57 of the principal Ordinance is hereby amended by the substitution for subsection (2) of the following subsection:

- “(2) (a) Except as otherwise provided in paragraph (b), the expression “learner’s

opsigte van die tydperk waarvoor om ‘n motorvoertuiglisensie aansoek gedoen word, betaal is.”; en

- (b) deur die volgende subartikel by te voeg:
- “(6) Wanneer ‘n motorvoertuig wat kragtens ‘n wet van ‘n ander provinsie of die gebied Suidwes-Afrika vrygestel is van registrasie of lisensiëring in sodanige provinsie of gebied, tydelik in hierdie Provinse gebruik word terwyl dit gewoonlik in sodanige ander provinsie of gebied aangehou word, is sodanige motorvoertuig vrygestel van registrasie of lisensiëring in hierdie Provinse.”.

Wysiging van artikel 33 van Ordinance 21 van 1966.

- 9.** Artikel 33 van die Hoofordonnansie word hierby gewysig —
- (a) deur in artikel (1) die woorde „of te verruil” deur die woorde „te verruil of te herstel of om ‘n bak daarop te bou” te vervang;
- (b) deur in die voorbehoudbepaling by subartikel (1) die woorde „een-en-twintig” deur die woorde „een-en-dertig” te vervang; en
- (c) deur die volgende subartikel by te voeg:
- “(5) Wanneer ‘n motorhandelaar in die loop van sy besigheid —
- (a) ‘n nuwe motorvoertuig in sy besit het vir verkoop of verruiling; of
- (b) ‘n motorvoertuig in besit het om dit te herstel of ‘n bak daarop te bou,
- word hy, vir die toepassing van hierdie artikel en artikels 34 en 38, geag die eienaar van die voertuig te wees.”.

Wysiging van artikel 34 van Ordinance 21 van 1966.

- 10.** Artikel 34 van die Hoofordonnansie word hierby gewysig deur in paragraaf (b) van die voorbehoudbepaling by subartikel (1) die woorde „een-en-twintigste” deur die woorde „een-en-dertigste” te vervang.

Wysiging van artikel 38 van Ordinance 21 van 1966.

- 11.** Artikel 38 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde „of te verruil” deur die woorde „te verruil of te herstel of om ‘n bak daarop te bou” te vervang.

Wysiging van artikel 44 van Ordinance 21 van 1966.

- 12.** Artikel 44 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) —
- (a) die woorde „nie later nie as Dinsdag van elke week” deur die woorde „binne tien dae na die end van elke maand”; en
- (b) die woorde „die voorafgaande week” waar dit die eerste maal voorkom deur die woorde „daardie maand” en waar dit die tweede maal voorkom deur die woorde „sodanige maand” te vervang.

Wysiging van artikel 47 van Ordinance 21 van 1966.

- 13.** Artikel 47 van die Hoofordonnansie word hierby gewysig deur die volgende subartikels by te voeg:

- “(4) Wanneer iemand ‘n motorvoertuig kragtens ‘n permit wat ingevolge subartikel (1) uitgereik is, op ‘n openbare pad gebruik, laat hy niemand toe om as passasier in of op sodanige motorvoertuig te wees nie.

- (5) Iedereen wat die bepalings van subartikel (4) oortree of versuim om daaraan te voldoen is skuldig aan ‘n misdryf.”.

Wysiging van artikel 57 van Ordinance 21 van 1966.

- 14.** Artikel 57 van die Hoofordonnansie word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

- “(2) (a) Behalwe soos anders bepaal in paragraaf (b), omvat die uitdrukking „leerlinglisensie” of „bestuurderslisensie” in hier-

Amendment of section 58 of Ordinance 21 of 1966, as amended by section 8 of Ordinance 7 of 1968.

“licence” or “driver’s licence” in this Ordinance shall not include any licence issued outside this Province.

- (b) A provisional licence issued in another province or the territory of South West Africa shall be deemed to be a learner’s licence issued in terms of this Chapter.”.

15. (1) Section 58 of the principal Ordinance is hereby amended by the substitution for subsection (1) and (2) of the following subsections:

“(1) A learner’s or driver’s licence shall, subject to the provisions of this Chapter, be issued in respect of any one of the following classes of motor vehicles and shall be classified accordingly:

- (a) a motor cycle without side-car which has an engine with a cylinder capacity not exceeding fifty cubic centimetres;
- (b) a motor cycle without side-car which has an engine with a cylinder capacity exceeding fifty cubic centimetres;
- (c) a motor cycle with side-car;
- (d) a motor tricycle;
- (e) a tractor which is not propelled by electrical power;
- (f) a motor vehicle propelled by electrical power;
- (g) a motor vehicle, being a type of mobile agricultural or industrial equipment or machinery, which is not designed principally for the conveyance of persons or goods, and the particular type of motor vehicle shall be specified in the learner’s and driver’s licence;
- (h) a light motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which does not exceed 7,700 lb. or, if such motor vehicle is a bus or goods vehicle, the gross vehicle weight of which does not exceed 7,700 lb.;
- (i) a medium motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which exceeds 7,700 lb. but not 20,000 lb. or, if such motor vehicle is a bus or goods vehicle, the gross vehicle weight of which exceeds 7,700 lb. but not 20,000 lb.;
- (j) a heavy motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which exceeds 20,000 lb. but not 35,000 lb. or, if such motor vehicle is a bus or goods vehicle, the gross vehicle weight of which exceeds 20,000 lb. but not 35,000 lb.;
- (k) an extra heavy motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which exceeds 35,000 lb. or, if such motor vehicle is a bus or goods vehicle, the gross vehicle weight of which exceeds 35,000 lb.; or
- (l) a motor vehicle of any class as aforesaid which is specially adapted, constructed or equipped for use by a physically disabled person, such class and the essential modifications of the vehicles being specified in the learner’s and driver’s licence: Provided that a motor vehicle as contemplated in this paragraph shall only constitute a separate class in respect of the holder of such licence.

Wysiging van artikel 58 van Ordonnansie 21 van 1966, soos gewysig by artikel 8 van Ordonnansie 7 van 1968.

die Ordonnansie nie ’n lisensie wat buite hierdie Provinse uitgereik is nie.

- (b) ’n Voorlopige lisensie wat in ’n ander Provinse of die gebied Suidwes-Afrika uitgereik is, word geag ’n leerling-lisensie te wees wat ingevolge hierdie Hoofstuk uitgereik is.”.

15. (1) Artikel 58 van die Hoofordonnansie word hierby gewysig by subartikels (1) en (2) deur die volgende subartikels te vervang:

(1) ’n Leerling- of bestuurderslisensie word, behoudens die bepalings van hierdie Hoofstuk, ten opsigte van enigeen van die volgende klasse motorvoertuie uitgereik en word dienooreenkomsdig ingedeel:

- (a) ’n Motorfiets sonder syspan wat ’n enjin met ’n silinderinhoud van hoogstens vyftig kubieke sentimeter het;
- (b) ’n motorfiets sonder syspan wat ’n enjin met ’n silinderinhoud van meer as vyftig kubieke sentimeter het;
- (c) ’n motorfiets met syspan;
- (d) ’n motordriewiel;
- (e) ’n trekker wat nie deur elektriese krag aangedryf word nie;
- (f) ’n motorvoertuig deur elektriese krag aangedryf;
- (g) ’n motorvoertuig wat ’n tipe mobiele landbou- of nywerheidsuitrusting of masjiinerie is wat nie ontwerp is hoofsaaklik vir die vervoer van persone of goedere nie, en die besondere tipe motorvoertuig moet in die leerling- en bestuurderslisensie gespesifieer word;
- (h) ’n ligte motorvoertuig, dit wil sê, ’n motorvoertuig wat nie van ’n klas soos voormeld is nie, en waarvan die tarra nie 7,700 lb. oorskry nie of, indien sodanige motorvoertuig ’n bus of goederevoertuig is, die bruto voertuiggewig nie 7,700 lb. oorskry nie;
- (i) middelgewigvoertuig, dit wil sê, ’n motorvoertuig wat nie van ’n klas soos voormeld is nie en waarvan die tarra 7,700 lb. oorskry maar nie 20,000 lb. nie of, indien sodanige motorvoertuig ’n bus of ’n goederevoertuig is die bruto voertuiggewig 7,700 lb. oorskry maar nie 20,000 lb. nie;
- (j) ’n swaar motorvoertuig, dit wil sê, ’n motorvoertuig wat nie van ’n klas soos voormeld is nie en waarvan die tarra 20,000 lb. oorskry maar nie 35,000 lb. nie of, indien sodanige motorvoertuig ’n bus of ’n goederevoertuig is die bruto voertuiggewig 20,000 lb. oorskry maar nie 35,000 lb. nie;
- (k) ’n ekstra swaar motorvoertuig, dit wil sê, ’n motorvoertuig wat nie van ’n klas soos voormeld is nie en waarvan die tarra 35,000 lb. oorskry of, indien sodanige motorvoertuig ’n bus of goederevoertuig is, die bruto voertuiggewig 35,000 lb. oorskry; of
- (l) ’n motorvoertuig van enige klas soos voormeld en spesiaal ingerig, gebou of uitgerus vir gebruik deur ’n liggaamlik gestremde persoon, en sodanige klas en die noodsaklike modifikasies van die voertuig word in die leerling- en bestuurderslisensie uiteengesit: Met dien verstaande dat ’n motorvoertuig soos in hierdie paragraaf beoog, slegs ’n afsonderlike klas uitmaak ten opsigte van die houer van sodanige lisensie.

(2) Subject to the provisions of subsection (3), the holder of a licence referred to in subsection (1) shall be authorized to drive the class of motor vehicle to which his licence relates and shall, in addition, if he is the holder of a licence mentioned in —

- (a) subsection (1)(b), be entitled to drive a motor vehicle of the class referred to in subsection (1)(a);
- (b) subsection (1)(c), be entitled to drive a motor vehicle of the class referred to in subsection (1)(a), (b) or (d);
- (c) subsection (1)(h), be entitled to drive a motor vehicle of the class referred to in subsection (1)(e)(f) or (g) where, in the case of a motor vehicle of the class referred to in paragraph (f) or (g), the tare of such motor vehicle does not exceed 7,700 lb. or, in the case of a motor vehicle of the class referred to in paragraph (f) which is a bus or goods vehicle, the gross vehicle weight does not exceed 7,700 lb.;
- (d) subsection (1)(i), be entitled to drive a motor vehicle of the class referred to in subsection (1)(e), (f), (g) or (h) where, in the case of a motor vehicle of the class referred to in paragraph (f) or (g), the tare of such motor vehicle does not exceed 20,000 lb. or, in the case of a motor vehicle of the class referred to in paragraph (f), which is a bus or goods vehicle, the gross vehicle weight does not exceed 20,000 lb.;
- (e) subsection (1)(j), be entitled to drive a motor vehicle of the class referred to in subsection (1)(e), (f), (g), (h) or (i) where, in the case of a motor vehicle of the class referred to in paragraph (f) or (g) the tare of such motor vehicle does not exceed 35,000 lb. or, in the case of a motor vehicle of the class referred to in paragraph (f), which is a bus or goods vehicle, the gross vehicle weight does not exceed 35,000 lb.; or;
- (f) subsection (1)(k), be entitled to drive a motor vehicle of the class referred to in subsection (1)(e), (f), (g), (h), (i) or (j)."

(2) Subsection (1) shall come into operation on the first day of January, 1971: Provided that where any person has applied for a provisional certificate of competence before such date, the said subsection shall, for the purpose of obtaining the relevant driver's licence, be deemed not to have been enacted.

Amendment of section 78 of Ordinance 21 of 1966.

16. Section 78 of the principal Ordinance is hereby amended by the addition at the end of subsection (1) of the words "and unless he has such permit with him in such vehicle".

Amendment of section 98 of Ordinance 21 of 1966.

17. Section 98 of the principal Ordinance is hereby amended by the substitution for the proviso to subsection (12) of the following proviso:

"Provided that the provisions of this subsection shall not apply if the road or rail traffic at such crossing is regulated by booms, gates or signals controlled by a person at such crossing."

(2) Behoudens die bepalings van subartikel (3), word die houer van 'n licensie in subartikel (1) genoem, gemagtig om die klas motorvoertuig waarop sodanige licensie betrekking het, te bestuur en is hy daarbenewens, indien hy die houer is van 'n licensie genoem in —

- (a) subartikel (1)(b), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(a) genoem;
- (b) subartikel (1)(c), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(a), (b) of (d) genoem;
- (c) subartikel (1)(h), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(e), (f) of (g) genoem waar, in die geval van 'n motorvoertuig van die klas in paragraaf (f) of (g) genoem, die tarra van sodanige motorvoertuig nie 7,700 lb. oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n bus of goederevoertuig is, die bruto voertuiggewig nie 7,700 lb. oorskry nie;
- (d) subartikel (1)(i), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(e), (f), (g) of (h) genoem waar, in die geval van 'n motorvoertuig van die klas in paragraaf (f) of (g) genoem, die tarra van sodanige motorvoertuig nie 20,000 lb. oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n bus of goederevoertuig is, die bruto voertuiggewig nie 20,000 lb. oorskry nie;
- (e) subartikel (1)(j), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(e), (f), (g), (h) of (i) genoem waar, in die geval van 'n motorvoertuig van die klas in paragraaf (f) of (g) genoem die tarra van sodanige motorvoertuig nie 35,000 lb. oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n bus of goederevoertuig is, die bruto voertuiggewig nie 35,000 lb. oorskry nie; of
- (f) subartikel (1)(k), geregtig om 'n motorvoertuig te bestuur van die klas in subartikel (1)(e), (f), (g), (h), (i) of (j) genoem.

(2) Subartikel (1) tree in werking op die eerste dag van Januarie 1971: Met dien verstande dat waar iemand voor sodanige datum aansoek om 'n voorlopige bevoegdheidsertifikaat gedoen het, die genoemde subartikel vir die doel om die betrokke bestuurderslisensie te verkry, geag word nie verorden te gewees het nie.

Wysiging van artikel 78 van Ordinance 21 van 1966.

16. Artikel 78 van die Hoofordonnansie word hierby gewysig deur aan die end van subartikel (1) die woorde „en tensy hy die permit by hom in die voertuig het“ by te voeg.

Wysiging van artikel 98 van Ordinance 21 van 1966.

17. Artikel 98 van die Hoofordonnansie word hierby gewysig deur die voorbehoudsbepaling by subartikel (12) deur die volgende voorbehoudsbepaling te vervang:

„Met dien verstande dat die bepalings van hierdie subartikel nie van toepassing is nie as die pad- of spoorverkeer by die oorweg gereg word deur slagbome, hekke of seine wat deur 'n persoon by die oorweg beheer word.“

Amendment of section 100 of Ordinance 21 of 1966. 18. Section 100 of the principal Ordinance is hereby amended by the substitution for the words "Peri-Urban Areas Health Board" wherever they occur of the words "Transvaal Board for the Development of Peri-Urban Areas".

Amendment of section 101 of Ordinance 21 of 1966. 19. Section 101 of the principal Ordinance is hereby amended by the substitution for subsection (3) of the following subsection:

"(3) The provisions of subsection (1) shall not apply in respect of a fire-fighting vehicle or an ambulance or a vehicle driven by a police officer in the execution of his duties when it is being driven on a public road, with due regard to the safety of other traffic, if —

- (a) such vehicle or ambulance is fitted with a device or bell capable of emitting a prescribed sound; and
- (b) such device or bell is constantly sounded while such vehicle or ambulance is so driven in disregard of a road traffic sign."

Amendment of section 102 of Ordinance 21 of 1966. 20. (1) Section 102 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the words "thirty-five miles" of the words "sixty kilometres".

(2) Subsection (1) shall come into operation on the first day of April, 1971.

Amendment of section 103 of Ordinance 21 of 1966. 21. (1) Section 103 of the principal Ordinance is hereby amended by the substitution in subsection (1) for the words "seventy miles" of the words "one hundred-and-twenty kilometres".

(2) Subsection (1) shall come into operation on the first day of April, 1971.

Insertion of section 103A in Ordinance 21 of 1966. 22. (1) The following section is hereby inserted in the principal Ordinance after section 103:

103A. (1) Unless an appropriate road traffic sign is displayed to the contrary every freeway shall be subject to a minimum speed limit of sixty kilometres per hour and no person shall drive a vehicle on any such freeway at any lesser speed except for any cause beyond his control.

(2) Any person who contravenes or fails to comply with the provisions of subsection (1) shall be guilty of an offence."

(2) Subsection (1) shall come into operation on the first day of April, 1971.

Repeal of section 105 of Ordinance 21 of 1966. 23. Section 105 of the principal Ordinance is hereby repealed.

Amendment of section 111 of Ordinance 21 of 1966. 24. Section 111 of the principal Ordinance is hereby amended by the insertion after the word "right" of the words "or to move such vehicle to the left or right on the roadway".

Amendment of section 111 of Ordinance 21 of 1966. 25. Section 114(d) of the principal Ordinance is hereby amended by the substitution for the expression "section 58(1)(i)" of the expression "section 58(1)(h)".

Wysiging van artikel 100 van Hoofordonnansie 21 van 1966.

18. Artikel 100 van die Hoofordonnansie word hierby gewysig deur die woorde „Gesondheidsraad vir Buite-Stedelike Gebiede” waar hulle ook al voorkom deur die woorde „Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede” te vervang.

Wysiging van artikel 101 van Hoofordonnansie 21 van 1966.

19. Artikel 101 van die Hoofordonnansie word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

"(3) Die bepalings van subartikel (1) is nie van toepassing nie ten opsigte van 'n brandbestrydingsvoertuig of 'n ambulans of 'n voertuig wat deur 'n polisiebeampte in die uitvoering van sy pligte bestuur word, wanneer dit, met behoorlike inagneming van die veiligheid van ander verkeer, op 'n openbare pad bestuur word, indien —

- (a) sodanige voertuig of ambulans toegerus is met 'n toestel of klok wat 'n voorgeskrewe klank afgee; en
- (b) sodanige toestel of klok aanhoudens geloei of gelui word terwyl die voertuig of ambulans aldus bestuur word met vertontagsaming van 'n padverkeersteken."

Wysiging van artikel 102 van Hoofordonnansie 21 van 1966.

20. (1) Artikel 102 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde „vyf-en-dertig myl” deur die woorde „ses-tig kilometers” te vervang.

(2) Subartikel (1) tree in werking op die eerste dag van April 1971.

Wysiging van artikel 103 van Hoofordonnansie 21 van 1966.

21. (1) Artikel 103 van die Hoofordonnansie word hierby gewysig deur in subartikel (1) die woorde „sewentig myl” deur die woorde „honderd-en-twintig kilometers” te vervang.

(2) Subartikel (1) tree in werking op die eerste dag van April 1971.

Invoeging van artikel 103A in Hoofordonnansie 21 van 1966.

22. (1) Die volgende artikel word hierby in die Hoofordonnansie na artikel 103 ingevoeg:

103A. (1) Tensy 'n toepaslike padverkeersteken vertoon word wat anders aandui, is elke deurpad onderworpe aan 'n minimum snelheidsgrens van ses-tig kilometers per uur en niemand mag 'n voertuig op enige sodanige deurpad teen 'n minder snelheid bestuur nie, behalwe om 'n rede buite sy beheer.

(2) Iedereen wat die bepalings van subartikel (1) oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf."

(2) Subartikel (1) tree in werking op die eerste dag van April 1971.

Herroeping van artikel 105 van Hoofordonnansie 21 van 1966.

23. Artikel 105 van die Hoofordonnansie word hierby herroep.

Wysiging van artikel 111 van Hoofordonnansie 21 van 1966.

24. Artikel 111 van die Hoofordonnansie word hierby gewysig deur na die woorde „draai” die woorde „of om sodanige motorvoertuig na links of na regs op die ryvlak te beweeg” in te voeg.

Wysiging van artikel 114 van Hoofordonnansie 21 van 1966.

25. Artikel 114 (d) van die Hoofordonnansie word hierby gewysig deur die uitdrukking „artikel 58(1)(i)” deur die uitdrukking „artikel 58(1)(h)” te vervang.

Amendment of section 117 of Ordinance 21 of 1966.	26. Section 117 of the principal Ordinance is hereby amended by the substitution for the words "fire engine" of the words "fire-fighting vehicle".	Wysiging van artikel 117 van Ordonnansie 21 van 1966.	26. Artikel 117 van die Hoofordonnansie word hierby gewysig deur die woord „brandweerwa” deur die woord „brandbestrydingsvoertuig” te vervang.
Amendment of section 125 of Ordinance 21 of 1966, as amended by section 11 of Ordinance 7 of 1968.	27. Section 125 of the principal Ordinance is hereby amended by the deletion in subsection (4) of the words "the roadway of" wherever they occur.	Wysiging van artikel 125 van Ordonnansie 21 van 1966, soos gewysig by artikel 11 van Ordonnansie 7 van 1968.	27. Artikel 125 van die Hoofordonnansie word hierby gewysig deur in subartikel (4) die woorde „die ryvlak van” oral waar dit voorkom, te skrap.
Substitution of section 133 of Ordinance 21 of 1966.	28. The following section is hereby substituted for section 133 of the principal Ordinance: “Trading on public roads.”	Vervanging van artikel 133 van Ordonnansie 21 van 1966.	28. Artikel 133 van die Hoofordonnansie word hierby deur die volgende artikel vervang: „Handel-drywe op openbare paatre.”
	(a) Except on or in premises licensed by competent authority, no person shall sell, display, offer for sale or deliver pursuant to a sale, any goods — (a) on a public road inside an urban area, within six hundred feet of a railway level crossing or any road traffic sign denoting a blind corner or rise thereon or within thirty feet of any intersection thereon; or (b) on any public road outside an urban area.”.		133. Uitgesonder op of in persele deur 'n bevoegde gesag gelisensieer, mag niemand enige goedere verkoop, uitstal, te koop aanbied of aflewer ter nakoming van 'n verkoop nie — (a) op enige openbare pad binne 'n stedelike gebied, binne ses-honderd voet van 'n spooroortweg of enige padverkeersteken wat 'n blindehoek of bult daarop aandui of binne dertig voet van enige kruising daarvan af; of (b) op enige openbare pad buite 'n stedelike gebied.”.
Insertion of section 133A in Ordinance 21 of 1966.	29. The following section is hereby inserted in the principal Ordinance after section 133: “Special provisions relating to freeways.”	Invoeging van artikel 133A in Ordonnansie 21 van 1966.	29. Die volgende artikel word hierby in die Hoofordonnansie na artikel 133 ingevoeg: 133A. (1) Niemand mag — (a) 'n voertuig wat deur 'n dier getrek word; (b) 'n trapfiets; (c) 'n motorfiets met 'n enjin met 'n silinderinhoud van hoogstens vyftig kubieke sentimeter; (d) 'n motordriewiel; (e) 'n voertuig wat hoogstens vyf honderd pond weeg en wat spesiaal ontwerp, gebou of ingerig is vir die gebruik van iemand wat aan die een of ander liggaamlike gebrek of ongeskiktheid ly; of (f) 'n trekker op 'n deurpad gebruik nie. (2) Niemand mag —
	(2) No person shall — (a) be on a freeway on foot except — (i) within an area reserved for the stopping or parking of vehicles by an appropriate road traffic sign; or (ii) for a cause beyond his control; (b) leave or allow an animal to be on a freeway except in or on a motor vehicle or within an area reserved for the stopping or parking of vehicles by an appropriate road traffic sign, or leave an animal in a place from where it may stray onto a freeway; (c) stop a vehicle on a freeway except —		(a) te voet op 'n deurpad verkeer nie, behalwe — (i) binne 'n gebied wat deur 'n toepaslike padverkeersteken vir die stilhou of parkering van voertuie gereserveer is, of (ii) om 'n rede buite sy beheer; (b) 'n dier op 'n deurpad laat of toelaat nie, behalwe in of op 'n motorvoertuig of binne 'n gebied wat deur 'n toepaslike padverkeersteken vir die stilhou of parkering van voertuie gereserveer is, of 'n dier op 'n plek laat waarvandaan dit op 'n deurpad kan dwaal nie; (c) 'n voertuig op 'n deurpad tot stilstand bring nie, behalwe —

- (i) in compliance with a road traffic sign or a direction given by a police officer;
 - (ii) within an area reserved for the stopping or parking of vehicles by an appropriate road traffic sign; or
 - (iii) for a cause beyond his control;
 - (d) drive a motor vehicle on a freeway if the licence authorizing him to drive such vehicle is a provisional licence;
 - (e) give a hand signal when driving a motor vehicle on a freeway except for a cause beyond his control.
- (3) In a prosecution for a contravention of subsection (2)(b), it shall be presumed, until the contrary is proved, that an animal was left or allowed on the freeway or place concerned by the owner of such animal.
- (4) The provisions of —
- (a) subsection (1)(f) and (g) shall not apply in respect of a vehicle while it is used in connection with the construction or maintenance of a freeway;
 - (b) subsection (2)(a) shall not apply to —
 - (i) a police officer in the execution of his duties;
 - (ii) a person while he is busy with rescue or salvage work; or
 - (iii) a person while he is busy with work in connection with the construction or maintenance of a freeway or the rendering of a necessary public service;
 - (c) subsection (2)(c) shall not apply in respect of —
 - (i) an ambulance, fire-fighting vehicle or breakdown vehicle;
 - (ii) a vehicle used by a police officer in the execution of his duties; or
 - (iii) a vehicle while it is used in connection with the construction or maintenance of a freeway or the rendering of a necessary public service.”.

Substitution of section 136 for section 136 of the principal Ordinance of 1966.
"Garage to keep record of motor vehicle involved in accident."

30. The following section is hereby substituted for section 136 of the principal Ordinance:

136. (1) The person in charge of any garage or other place where motor vehicles are repaired, to which is brought, for the purpose of repair, any motor vehicles showing signs or marks of having recently been involved in an accident, shall keep a record specifying the nature of such signs or marks, the engine number, the registration or similar mark and, if known, the name and address of the owner and driver of such vehicle.

- (i) ter nakoming van 'n padverkeersteken of 'n opdrag van 'n polisiebeampte;
 - (ii) binne 'n gebied wat deur 'n toepaslike padverkeersteken vir die stilsthou of parkering van voertuie gereserveer is; of
 - (iii) om 'n rede buite sy beheer;
 - (d) 'n motorvoertuig op 'n deurpad bestuur nie indien die lisensie wat hom magtig om die voertuig te bestuur 'n voorlopige lisensie is;
 - (e) 'n handsein gee wanneer hy 'n motorvoertuig op 'n deurpad bestuur deur enige voertuig nie, behalwe om 'n rede buite sy beheer.
- (3) By 'n vervolging vir 'n oortreding van subartikel (2) (b), word daar vermoed, totdat die teendeel bewys word, dat 'n dier deur die eienaar van die dier op die betrokke deurpad of plek gelaat is of toegelaat is om daarop te wees.
- (4) Die bepalings van —
- (a) subartikel (1)(f) en (g) is nie van toepassing ten opsigte van 'n voertuig terwyl dit gebruik word in verband met die aanlê of onderhoud van 'n deurpad nie;
 - (b) subartikel (2)(a) is nie van toepassing nie op —
 - (i) 'n polisiebeampte in die uitvoering van sy pligte;
 - (ii) iemand terwyl hy besig is met reddings- of bergingswerk; of
 - (iii) iemand terwyl hy besig is met werk in verband met die aanlê of onderhoud van 'n deurpad of die levering van 'n noodsaaklike openbare diens;
 - (c) subartikel (2)(c) is nie van toepassing nie ten opsigte van —
 - (i) 'n ambulans, brandbestrydingsvoertuig of 'n teespoedwa;
 - (ii) 'n voertuig wat deur 'n polisiebeampte in die uitvoering van sy pligte gebruik word; of
 - (iii) 'n voertuig terwyl dit gebruik word in verband met die aanlê of onderhoud van 'n deurpad of die levering van 'n noodsaaklike openbare diens".

Ver-vanging van artikel 136 van Ordonnantie 21 van 1966.
„Garage moet aantekening hou van motor-voertuig wat in ongeluk betrokke was.“

30. Artikel 136 van die Hoofordonnantie word hierby deur die volgende artikel vervang:

136. (1) Die persoon in beheer van 'n garage of ander plek waar motorvoertuie herstel word, en waarheen 'n motorvoertuig gebring word om herstel te word en wat tekens of merke toon dat dit onlangs in 'n ongeluk betrokke was, moet 'n aantekening hou wat die aard van die tekens of merke, die enjinnommer, die registrasie- of soortgelyke merk en, as dit bekend is, die naam en adres van die eienaar en bestuurder van sodanige voertuig spesifiseer.

(2) A person required to keep a record in terms of subsection (1), shall retain such record for a period of three years from the date on which it was made and any such record shall, on demand, be produced to a police officer.

(3) Any person who contravenes or fails to comply with the provisions of subsection (1) or (2) or a demand in terms of subsection (2) shall be guilty of an offence.”.

Insertion
of sec-
tion 150A
in Ordin-
nance 21
of 1966.

31. The following section is hereby inserted in the principal Ordinance after section 150:

Presump-
tion in
regard to
freeway.

150A. Where in a prosecution under this Ordinance it is alleged that an offence was committed on a freeway, such road shall be deemed to be a freeway until the contrary is proved.”.

Amend-
ment of
section 158
of Ordin-
nance 21
of 1966.

32. Section 158 of the principal Ordinance is hereby amended —

- (a) by the substitution in the Afrikaans text of paragraph (f) of subsection (1) for the words “te toon” wherever they occur of the words “voor te lê”; and
- (b) by the insertion after the said paragraph (f) of the following paragraph:
- “(fA) impound any licence, document, article or other thing produced to him in terms of paragraph (f) which in his opinion may afford evidence of a contravention or evasion of any provision of this Ordinance;”.

Amend-
ment of
section 163
of Ordin-
nance 21
of 1966,
as
amended
by sec-
tion 1
of Ordin-
nance 14
of 1967,
section 15
of Ordin-
nance 7
of 1968
and sec-
tion 2
of Ordin-
nance 8
of 1969.

33. Section 163 of the principal Ordinance is hereby amended —

- (a) by the substitution for subparagraph (ii) of paragraph (a) of subsection (1) of the following subparagraph:
- “(ii) ‘local authority’ includes the Bantu Resettlement Board established in terms of section 2 of the Bantu Resettlement Act, 1954, (Act 19 of 1954) and the Transvaal Board for the Development of Peri-Urban Areas for such area of jurisdiction of a local area committee in respect of which such Board is the registering authority;” and
- (b) by the deletion in subsection (11) of the words “or from the Peri-Urban Areas Health Board, in the event of the Board being the registering authority”.

Substitu-
tion of
section 166
of Ordin-
nance 21
of 1966.

34. The following section is hereby substituted for section 166 of the principal Ordinance:

“Power
of local
authority
or Trans-
vaal
Board for
the De-
velopment
of Peri-
Urban
Areas to
make by-
laws.

166. (1) Subject to the provisions of the local Government Ordinance, 1939, and the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, in respect of the procedure to be followed in the making, approving and promulgation of any by-law or regulation for the local authority concerned, by-laws not inconsistent with the provisions of this Ordinance, may be made by or for any local authority or the Transvaal Board

(2) ’n Persoon van wie daar ver-
eis word om ’n aantekening ingevolge
subartikel (1) te hou, moet die aan-
tekening vir ’n tydperk van drie jaar
vanaf die datum waarop dit gemaak
is, hou en sodanige aantekening moet
op versoek aan ’n polisiebeampte voor-
gelê word.

(3) Iedereen wat die bepalings van
subartikel (1) of (2) of ’n versoek inge-
volge subartikel (2) oortree of versuim
om daaraan te voldoen, is skuldig aan
’n misdryf.”.

Invoeging
van arti-
kel 150A
in Ordin-
nancie 21
van 1966.

31. Die volgende artikel word hierby in die Hoofordonnansie na artikel 150 ingevoeg:

Vermoede
ten opsigte
van deur-
pad.

150A. Waar daar by ’n vervolging
ingevolge hierdie Ordonnansie beweer
word dat ’n misdryf op ’n deurpad begaan is, word daar vermoed dat die
pad ’n deurpad is totdat die teendeel
bewys word.”.

Wysiging
van arti-
kel 158
van Ordin-
nancie 21
van 1966.

32. Artikel 158 van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (f) van subartikel (1) die woorde „te toon” waar dit ook al voorkom deur die woorde „voor te lê” te vervang; en
- (b) deur na genoemde paragraaf (f) die volgende paragraaf in te voeg:
“(fA) beslag lê op enige lisensie, dokument, artikel of ander ding wat ingevolge paragraaf (f) aan hom voorgelê is en wat na sy mening bewys kan lewer van ’n oôrtreding of ontduiking van ’n bepaling van hierdie Ordonnansie.”.

Wysiging
van arti-
kel 163
van Or-
donnancie
21 van
1966 soos
gewysig
by arti-
kel 1 van
Ordonnancie
14 van
1967, arti-
kel 15 van
Ordonnancie
7 van
1968 en
articel 2
van Ordin-
nancie 8
van 1969.

33. Artikel 163 van die Hoofordonnansie word hierby gewysig —

- (a) deur subparagraph (ii) van paragraaf (a) van subartikel (1) deur die volgende subparagraph te vervang:
„(ii) ‘plaaslike bestuur’ ook die Raad vir die Hervestiging van Bantoes ingestel ingevolge artikel 2 van die Wet op die Hervestiging van Bantoes, 1954 (Wet 19 van 1954) en die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede vir sodanige regsgebied van ’n plaaslike gebiedskomitee ten opsigte waarvan sodanige Raad die registrasie-overheid is;” en
- (b) deur in subartikel (11) die woorde „of op die Gesondheidsraad vir Buite-Stedelike Gebiede ingeval die Raad die registrasie-overheid is,” te skrap.

Ver-
vanging
van arti-
kel 166
„Bevoegd-
heid van
plaaslike
bestuur of
Trans-
vaalse
Raad vir
die Ont-
wikkeling
van Buite-
stedelike
Gebiede
om ver-
ordeninge
te maak.

34. Artikel 166 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

166. (1) Behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, en die Ordonnansie tot Instelling van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, ten opsigte van die procedure wat gevolg moet word by die opstel, goedkeuring en afkondiging van enige verordening of regulasie vir die betrokke plaaslike bestuur, kan verordeninge wat nie met die bepalings van hierdie Ordonnansie onbestaanbaar is nie, deur of vir enige plaaslike

for the Development of Peri-Urban Areas in respect of any of the following matters:

- (a) The safety of traffic on any public road, the duty of any user of such road and the use of any such road by any vehicle;
- (b) the stopping and parking of any vehicle on any public road or portion thereof, including the installation, regulation, supervision, maintenance and control of parking meters and parking places referred to in section 106;
- (c) the appointment and licensing of parking attendants and the revocation of any such licence;
- (d) the appointment of temporary traffic guards or signallers under the control and for the assistance of any police officer for the purpose of controlling traffic on special or seasonal occasions;
- (e) the driver or conductor of or other person employed in connection with a vehicle plying for hire or accepting passengers for hire;
- (f) any public road which is not to be used by any vehicle, either generally or at specified times;
- (g) the relative position on a public road of traffic of differing speeds and classes;
- (h) the place and time when a vehicle may not turn so as to face in the opposite direction to that in which it was proceeding or where it may only so turn under specified conditions;
- (i) the loading of and off-loading of any vehicle on a public road;
- (j) the rules as to priority of entry of public motor vehicles into a main thoroughfare;
- (k) the use of a hooter, bell, or other warning device and the conditions under which any such warning device may be used within any specified area, whether at all times or during specified periods;
- (l) the appointment of an advisory traffic control board consisting of not less than three members to advise the local authority or Transvaal Board for the Development of Peri-Urban Areas on all questions of traffic control;
- (m) generally as to the use of any public road by traffic;
- (n) limiting the age of drivers of vehicles drawn by animals;

bestuur of vir die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ten opsigte van enige van die volgende aangeleenthede opgestel word:

- (a) Die veiligheid van verkeer op enige openbare pad, die plig van enige gebruiker van sodanige pad en die gebruik van enige sodanige pad
- (b) die stilhou en parkering van enige voertuig op 'n openbare pad of gedeelte daarvan insluitende die installering, reëeling, toesig oor, onderhoud en beheer van parkeermeters en parkeerplekke in artikel 106 genoem;
- (c) die aanstelling en lisensiëring van parkeeropsigters en die herroeping van enige sodanige lisensie.
- (d) die aanstelling van tydelike verkeerswagte of -reëlingsbeamptes onder die beheer van en as hulp vir 'n polisiebeampte ten einde verkeer by spesiale of seisoengeleenthede te beheer;
- (e) die bestuurder of kondukteur van of ander persoon in diens in verband met 'n voertuig wat te huur is of passasiers vir huur vervoer;
- (f) enige openbare pad wat nie deur enige voertuig gebruik mag word nie, hetby in die algemeen of tydens vasgestelde tye;
- (g) die betreklike posisie op 'n openbare pad van verkeer met verskillende snelhede en van verskillende klasse;
- (h) die plek waar en tyd wanneer 'n voertuig nie kan draai sodat dit met die voorkant gekeer is in die rigting waaruit dit gekom het nie of waar dit net onder bepaalde omstandighede aldus kan draai;
- (i) die op- en aflaai van enige voertuig op 'n openbare pad;
- (j) die reëls met betrekking tot voorrang van openbare motorvoertuie wanneer hulle 'n hoofdeurgang binnegaan;
- (k) die gebruik van 'n toeter, klok of ander waarskuwingstoestel en die omstandighede waaronder enige sodanige waarskuwingstoestel binne 'n bepaalde gebied gebruik kan word, hetby te alle tye of tydens vasgestelde tydperke;
- (l) die aanstelling van 'n adviesraad insake verkeersreëling bestaande uit minstens drie lede om die plaaslike bestuur of Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede te adviseer oor alle vraagstukke betreffende verkeersreëling;
- (m) in die algemeen betreffende die gebruik van 'n openbare pad deur verkeer;
- (n) die beperking van die ouderdom van bestuurders van voertuie wat deur diere getrek word;

- (o) any form or token which a local authority or the Transvaal Board for the Development of Peri-Urban Areas may deem expedient for the purposes of any by-law and the nature and extent of any information to be furnished for the purpose of any such form;
- (p) the fees to be charged for any purpose contemplated under this section;
- (q) enabling any local authority or the Transvaal Board for the Development of Peri-Urban Areas in the event of any person failing to do anything required of him under by-law, to do such act and to recover the expenses thereof from the person so in default; and
- (r) the weight of any goods which or the number of passengers who or animals which may be conveyed on a pedal cycle.

(2) The power to make by-laws for any purpose referred to in subsection (1), shall include the power to restrict or prohibit any matter or thing in relation to that purpose, either absolutely or conditionally.

(3) Any by-law referred to in subsection (1) may be made to apply generally throughout the area of the local authority or the Transvaal Board for the Development of Peri-Urban Areas or within any specified part thereof or to any specified class of vehicle or person.

(4) In so far as any by-law of a local authority or the Transvaal Board for the Development of Peri-Urban Areas, whether made under this Ordinance or any other ordinance (including any regulation made under any other ordinance), may be inconsistent with any regulation, the latter shall prevail.

(5) Any by-law made under this section may provide penalties for any breach thereof, and may also provide for different penalties in case of successive or continuous breaches, but no penalty shall exceed a fine of two hundred rand or imprisonment for a period of six months, or both such fine and imprisonment.”.

- (o) enige vorm of teken wat 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede dienstig ag vir die toepassing van enige verordening en die aard en omvang van enige inligting wat vir die doel van enige sodanige vorm verstrekk moet word;
- (p) die geldie wat gevorder moet word vir enige doel ingevolge hierdie artikel beoog;
- (q) die verlening van die bevoegdheid aan enige plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede om, in geval iemand in gebreke bly om enigets te doen wat ingevolge enige verordening van hom vereis word, sodanige daad te doen en die uitgawes daarvan verbonde op die persoon wat aldus in gebreke gebly het, te verhaal; en
- (r) die gewig van enige goedere of die getal passasiers of diere wat op 'n trapfiets vervoer kan word.

(2) Die bevoegdheid om verordeninge te maak vir enige doel in subartikel (1) genoem, omvat die bevoegdheid om enige saak of ding met betrekking tot daardie doel volstrek of voorwaardelik te beperk of te verbied.

(3) Enige verordening in subartikel (1) genoem, kan gemaak word om in die algemeen op die hele gebied van die plaaslike bestuur of Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede of binne enige bepaalde deel daarvan of op enige bepaalde klas voertuig of persoon van toepassing te wees.

(4) Vir sover enige verordening van 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ongeag of dit kragtens hierdie Ordonnansie of enige ander ordonnansie gemaak is (insluitende enige regulasie ingevolge enige ander ordonnansie gemaak) onbestaanbaar is met enige regulasie, is laasgenoemde van krag..

(5) Enige verordening kragtens hierdie artikel gemaak, kan strawwe bepaal vir enige oortreding daarvan, en kan ook voorsiening maak vir verskillende strawwe ingeval agtereenvolgende of voortdurende oortredings, maar geen straf mag 'n boete van tweehonderd rand of gevangenisstraf vir 'n tydperk van ses maande of sodanige boete sowel as sodanige gevangenisstraf oorskry nie.”

Amendment of section 167 hereby amended by the substitution for the words of Ordinance 21 of 1966.

35. Section 167 of the principal Ordinance is hereby amended by the substitution for the words “Peri-Urban Areas Health Board” of the words “Transvaal Board for the Development of Peri-Urban Areas”.

Wysiging van artikel 167 van Ordon-nansie 21 van 1966.

35. Artikel 167 van die Hoofordonnansie word hierby gewysig deur die woord „Gesondheidsraad vir Buite-Stedelike Gebiede“ deur die woorde „Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede“ te vervang.

purposes of payment of an endowment; to provide for the procedure in relation to the extension of the boundaries of an approved township; and for matters incidental thereto.

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

Amendment of Section 4 of Ordinance 25 of 1965.

1. Section 4(1)(b) of the Town-planning and Townships Ordinance, 1965 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for the expression —

“and

(vi) the Secretary for Community Development;”

of the expression —

“(vi) the Secretary for Community Development; and

(vii) the Rand Townships Registrar.”

Amendment of section 26 of Ordinance 25 of 1965.

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

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

“(a) By means of an advertisement once a week for two consecutive weeks in the *Provincial Gazette* and in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961, and such advertisement shall contain such particulars as may be prescribed;” and

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

“(c) where such town-planning scheme is an amendment scheme, by posting and maintaining in a conspicuous position on each separate portion of land included in such scheme for a period of not less than four consecutive weeks calculated from the date of the first advertisement in the *Provincial Gazette* referred to in paragraph (a), a like notice of such size as may be prescribed: Provided that where, in the opinion of the Director the foregoing provisions cannot conveniently be applied, he may exempt the local authority concerned from such provisions or he may substitute such other form of notice as he may deem expedient.”.

Amendment of section 29 of Ordinance 25 of 1965.

3. (1) Section 29 of the principal Ordinance is hereby amended by the insertion of the following subsection after subsection (8):

“(9) If the Director is of the opinion that any correction should be made to an interim scheme submitted to him in terms of subsection (8), he may, after having consulted the local authority concerned, take such steps as he may deem expedient to effect any such correction.”

(2) Subsection (1) shall be deemed to have come into operation on the 1st day of January, 1970.

vir die procedure in verband met die uitbreiding van die grense van 'n goedgekeurde dorp; en vir bykomstige aangeleenthede.

DIIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

Wysiging van artikel 4(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) (hierna die Hoofordonnansie genoem) word hierby gewysig deur die uitdrukking -

,en

(vi) die Sekretaris van Gemeenskapsbou;” deur die uitdrukking —

“(vi) die Sekertaris van Gemeenskapsbou; en

(vii) die Registrateur van Randdorpere.” te vervang.

Wysiging van artikel 26(1) van die Hoofordonnansie word hierby gewysig deur —

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

..(a) Deur middel van 'n advertensie een maal per week vir twee agtereenvolgende weke in die *Provinciale Koerant* en in 'n nuusblad soos beoog in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961, en sodanige advertensie moet sodanige besonderhede as wat voorgeskryf word, bevat.” en

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

..(c) waar sodanige dorpsbeplanningskema 'n wysigingskema is, deur 'n soortgelyke kennisgewing van sodanige grootte as wat voorgeskryf word, op te plak en te onderhou in 'n opvallende plek op elke afsonderlike gedeelte grond in sodanige skema ingesluit, vir 'n tydperk van nie minder as vier agtereenvolgende weke nie, bereken vanaf die datum van die eerste advertensie in die *Provinciale Koerant* in paragraaf (a) genoem: Met dien verstande dat, waar die voorafgaande bepalings na die mening van die Directeur, nie geriefliek toegepas kan word nie, hy die betrokke plaaslike bestuur kan vrystel van sodanige bepalings of hy kan sodanige ander vorm van kennisgewing as wat hy goed ag in die plek daarvan stel.”.

Wysiging van artikel 29 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel na subartikel (8) in te voeg:

..(9) Indien die Directeur van mening is dat enige regstelling van 'n voorlopige skema wat aan hom ingevolge subartikel (8) voorgelê is, aangebring behoort te word, kan hy, na raadpleging met die betrokke plaaslike bestuur, sodanige stappe doen as wat hy dienstig ag om enige sodanige regstelling te bewerkstellig.”.

(2) Subartikel (1) word geag op die eerste dag van Januarie 1970 in werking te getree het.

Substitution of section 51 of Ordinance 25 of 1965, as amended by section 4 of Ordinance 16 of 1969.

4. (1) The following section is hereby substituted for section 51 of the principal Ordinance:

51. (1) Notwithstanding anything to the contrary in this Ordinance, other than the provisions of section 89, or any other law contained, a local authority shall, in accordance with the provisions hereinafter in this section enacted and in the general interests of any development within its area, levy a monetary contribution, to be known as a development contribution.

(2) The development contribution shall be equal to one-third of the amount representing the difference between —

(a) in the case of land forming the subject of an application referred to in section 46(1), the valuation of that land as it appears, on the date of the application, in a final and binding valuation roll in terms of section 14 and 15 of the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), and, subject to the provisions of subsection (3), a new valuation of that land to be made in terms of section 16(d) of the said Ordinance; and

(b) in the case of land included in an interim scheme which is an amendment scheme, the valuation of that land as it appears in a valuation roll as aforesaid on the date of the submission of that scheme to the Director in terms of section 29(8) and, subject to the provisions of subsection (3), a new valuation of that land to be made in terms of section 16(d) as aforesaid:

Provided that no development contribution shall be payable in respect of land included in an amendment scheme where such land may be used for special residential purposes only as defined in that scheme.

(3) For the purposes of subsection (2) the local authority concerned shall cause the new valuation of the land referred to in that subsection to be made within six months of the approval of an amendment scheme, and should such authority fail to comply with the provisions of this subsection no development contribution shall be payable in respect of that land.

(4) The development contribution shall be payable —

(a) in the case of an amendment scheme for which an owner of land has applied in terms of section 46(1), by the person who was the registered owner of the property concerned on the date of

Ver-vangning van artikel 51 van Ordon-nansie 25 van 1965, soos gewysig by artikel 4 van Ordon-nansie 16 van 1969.

„Ontwikkelings-bydrae.“

4. (1) Artikel 51 van die Hoofordonansie word hierby deur die volgende artikel vervang:

51. (1) Ondanks andersluidende bepalings in hierdie Ordonnansie, uitgenome die bepalings van artikel 89, of enige ander wet vervat, hef 'n plaaslike bestuur, in ooreenstemming met die bepalings hierna in hierdie artikel verorden en in die algemene belang van enige ontwikkeling binne sy gebied, 'n geldelike bydrae wat bekend staan as 'n ontwikkelingsbydrae.

(2) Die ontwikkelingsbydrae is gelyk aan een derde van die bedrag wat die verskil verteenwoordig tussen —

- (a) in die geval van grond wat die onderwerp is van 'n aansoek genoem in artikel 46(1), die waardering van daardie grond soos dit op die datum van die aansoek in 'n vastgestelde en bindende waarderingslys kragtens artikels 14 en 15 van die Plaaslike-Bestuur-Belastingordonnansie, 1933 (Ordonnansie 20 van 1933) voorkom, en, behoudens die bepalings van subartikel (3), 'n nuwe waardering van daardie grond wat kragtens artikel 16(d) van genoemde Ordonnansie gemaak is; en
- (b) in die geval van grond ingesluit in 'n voorlopige skema, wat 'n wysigingskema is, die waardering van daardie grond soos dit op die datum van die voorlegging van daardie skema aan die Direkteur kragtens artikel 29(8) in 'n waarderingslys soos voornoem, voorkom en behoudens die bepalings van subartikel (3) die nuwe waardering van daardie grond wat kragtens artikel 16(d) van genoemde Ordonnansie gemaak is;

Met dien verstande dat geen ontwikkelingsbydrae betaalbaar is nie ten opsigte van grond ingesluit in 'n wysigingskema waar sodanige grond slegs vir spesiale woondoeleindes, soos in daardie skema omskryf, gebruik kan word.

(3) Vir die toepassing van subartikel (2) laat 'n betrokke plaaslike bestuur die nuwe waardering van die grond in daardie subartikel genoem binne ses maande na goedkeuring van 'n wysigingskema maak en voltooi deur 'n waardeerdeer en indien sodanige bestuur versuim om aan die bepalings van hierdie subartikel te voldoen is geen ontwikkelingsbydrae ten opsigte van daardie grond betaalbaar nie.

(4) Die ontwikkelingsbydrae is betaalbaar —

- (a) in die geval van 'n wysigingskema waarom 'n grondeiener aansoek ingevolge artikel 46(1) gedoen het, deur die persoon wat die geregistreerde eiener van die betrokke eiendom op die datum

- the coming into operation of the amendment scheme concerned; or
- (b) in the case of any other amendment scheme prepared by a local authority, by the person who is the registered owner of the property concerned on the date upon which the exercise of any new right conferred by such amendment scheme, is commenced.

(5) The local authority shall as soon as the development contribution has been determined in respect of any property, inform the owner referred to in subsection (4) at his last known postal address by registered letter of the amount of such development contribution and shall at the same time draw his attention to the provisions of subsections (4) and (6).

(6) Subject to the provisions of subsection (7), the development contribution in respect of any property shall be payable —

- (a) before a written statement contemplated in section 50 of the Local Government Ordinance, 1939, in respect of such property is given, and the local authority shall hereby be empowered to withhold such statement until the development contribution in respect of such property shall have been paid;
- (b) before any building plan is approved in respect of any proposed alteration to any existing building on such property or for any new building to be erected on such property, where any such plan would not have been approved if the relevant amendment scheme referred to in subsection (2) had not come into operation; or
- (c) before such property is used in a manner or for a purpose which, but for the coming into operation of the relevant amendment scheme referred to in subsection (2), would have been in contravention of the town-planning scheme in operation:

Provided that —

- (i) where the amendment has been prepared by the local authority as contemplated in subsection (4)(b) and such local authority has been furnished with an undertaking by a prospective transferee of such property, which is satisfactory to such local authority, that such transferee accepts liability for the payment of the development contribution in the event of his exercising any new rights conferred on that property by the amendment

- van die inwerkingtreding van die betrokke wysigingskema was; of
- (b) in die geval van enige ander wysigingskema deur 'n plaaslike bestuur opgestel, deur die persoon wat die geregistreerde eienaar van die betrokke eiendom is op die datum waarop die uitoefening van enige nuwe reg verleen deur sodanige wysigingskema, 'n aanvang neem.

(5) Die plaaslike bestuur stel so gou as wat die ontwikkelingsbydrae vasgestel is ten opsigte van enige eiendom, die eienaar genoem in subartikel (4) per geregistreerde brief by sy laaste bekende posadres in kennis van die bedrag van sodanige ontwikkelingsbydrae en vestig terselfdertyd sy aandag op die bepalings van subartikels (4) en (6).

(6) Behoudens die bepalings van subartikel (7), is die ontwikkelingsbydrae ten opsigte van enige eiendom betaalbaar —

- (a) voordat 'n skriftelike verklaring soos beoog in artikel 50 van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van sodanige eiendom gegee word, en die plaaslike bestuur word hierby gemagtig om sodanige verklaring agterweë te hou totdat die ontwikkelingsbydrae ten opsigte van sodanige eiendom betaal is;
- (b) voordat enige bouplan goedgekeur is ten opsigte van enige voorgestelde verandering aan enige bestaande gebou op sodanige eiendom of vir enige nuwe gebou wat op sodanige eiendom opge rig staan te word, waar enige sodanige plan nie goedgekeur sou gewees het nie as die betrokke wysigingskema genoem in subartikel (2) nie in werking getree het nie; of
- (c) voordat sodanige eiendom gebruik word op 'n wyse of vir 'n doel wat, as dit nie vir die inwerkingtreding van die betrokke wysigingskema genoem in subartikel (2) was nie, in stryd met die dorpsbeplanningskema sou gewees het:

Met dien verstande dat —

- (i) waar die wysigingskema deur die plaaslike bestuur soos beoog in subartikel (4)(b) opgestel is en sodanige plaaslike bestuur voorsien is van 'n onderneming deur 'n voorgenoomde transportnemer van sodanige eiendom, wat vir sodanige plaaslike bestuur bevredigend is, dat sodanige transportnemer aanspreeklikheid aanvaar vir die betaling van die ontwikkelingsbydrae in die geval van sy uitoefening van enige nuwe reg aan daardie eiendom deur die wysigingskema verleent, sodanige

- scheme, such local authority may or shall where such property has been received by such transferee as a beneficiary in a deceased estate, give the written statement referred to in paragraph (a) before such development contribution has been paid;
- (ii) in the circumstances referred to in paragraph (b) or (c), the 'local' authority may permit, on such conditions as it may resolve, payment of the development contribution in instalments over a period not exceeding three years; and
- (iii) the local authority may in any event allow payment of the development contribution to be postponed for a period not exceeding three years if security for such payment has been given to the satisfaction of the local authority.
- (7) If the local authority should fail to inform the owner as contemplated in subsection (5) within nine months of the date of the coming into operation of the relevant amendment scheme in terms of section 37(1) no development contribution shall be payable.
- (8)(a) Whenever an approved scheme which is an amendment scheme, has been repealed by notice referred to in section 48(4), the obligation to pay any development contribution in respect of such scheme, shall lapse, and any development contribution which may already have been so paid, shall be refunded.
- (b) Whenever an approved scheme which is an amendment scheme has been further amended as contemplated in subsections (5) and (6) of section 48, the obligation to pay any development contribution in respect of such amendment scheme shall lapse, and any development contribution which may already have been so paid, shall be refunded, except that such obligation shall not lapse in so far as such further amendment does not affect the appraisement on which such development contribution was calculated.
- (9) Any development contribution levied in terms of this section, shall at the discretion of the local authority concerned be used to defray the expenditure contemplated in section 50 or for such purposes as the Administrator may approve, or may be credited to a Townplanning Fund established in terms of section 52.
- (10) Notwithstanding the foregoing provisions of this section, a local plaaslike bestuur die skriftelike verklaring genoem in paragraaf (a) kan gee of waar sodanige ciendom deur sodanige transportnemier verkry is as 'n voordeelde in 'n bestorwe boedel, moet gee, voordat sodanige ontwikkelingsbydrae betaal is;
- (ii) onder die omstandighede genoem in paragraaf (b) of (c), die plaaslike bestuur, op sodanige voorwaardes as waartoe hy besluit, kan toelaat dat die ontwikkelingsbydræe in paaiente oor 'n tydperk van hoogstens drie jaar betaal word; en
- (iii) die plaaslike bestuur in elk geval kan toelaat dat die betaling van die ontwikkelingsbydrae uitgestel word vir 'n tydperk van hoogstens drie jaar, as se-kuriteit vir die plaaslike bestuur gegee is.
- (7) Indien die plaaslike bestuur sou versuim om die eienaar, soos beoog in subartikel (5), binne nege maande van die datum van inwerktræding van die betrokke wysigingskema ingevolge artikel 37(1) af, die nodige kennis te gee, is geen ontwikkelingsbydrae betaalbaar nie.
- (8)(a) Wanneer ook al 'n goedkeurde skema wat 'n wysigingskema is, by kennisgewing genoem in artikel 48(4) herroep is, verval die verpligting om enige ontwikkelingsbydrae ten opsigte van sodanige skema te betaal, en enige ontwikkelingsbydrae wat alreeds aldus betaal mag gewees het, word terugbetaal.
- (b) Wanneer ook al 'n goedkeurde skema wat 'n wysigingskema is, verder gewysig is, soos beoog in artikels 48(5) en (6), verval die verpligting om enige ontwikkelingsbydrae te betaal ten opsigte van sodanige wysigingskema, en enige ontwikkelingsbydrae wat alreeds aldus betaal mag gewees het, word terugbetaal, behalwe dat sodanige verpligting nie verval in sover sodanige verdere wysiging nie die waardering waarop sodanige ontwikkelingsbydrae bereken was, beïnvloed het nie.
- (9) Enige ontwikkelingsbydrae in gevolge hierdie artikel gehef, word na goeddenk van die betrokke plaaslike bestuur gebruik om die uitgawes soos beoog in artikel 50, te bestry, of vir sodanige ander doeleindes as wat die Administrateur goedkeur, of 'n Dorpsbeplanningsfonds gestig in gevolge artikel 52 kan daarmee gekrediteer word.
- (10) Ondanks die voorgaande bepalings van hierdie artikel, kan 'n plaaslike bestuur, in plaas van enige

authority may, in lieu of any development contribution or portion thereof, accept land which, in its opinion, is of an equivalent value.

(11) The provisions of this section shall not apply in respect of a scheme submitted on or before the first day of May, 1965, to the Administrator in terms of subsection (1) of section 39 of the Townships and Town-planning Ordinance, 1931."

(2) Any matter relating to a development contribution which on the date of the commencement of subsection (1) is uncompleted, shall be completed as if such subsection had not been enacted.

Amendment of section 57 of Ordinance 25 of 1965.

5. Section 57 of the principal Ordinance is hereby amended by the substitution of the following subparagraph for subparagraph (d):

"(d) the Administrator may, subject to such conditions as he may deem expedient, exempt

- (i) any statutory body;
- (ii) any person engaged in *bona fide* mining operations; or
- (iii) any area of land, the development or layout of which, in his opinion, constitutes or will constitute a public, holiday or similar resort,

from any or all of the provisions of this Chapter."

Amendment of section 58 of Ordinance 25 of 1965 as amended by section 6 of Ordinance 16 of 1968.

6. Subsection 58 of the principal Ordinance is hereby amended by the substitution of the following subsections for subsections (1) to (1G):

"(1)(a) The owner of any land (hereinafter referred to as the applicant) who proposes to establish a township thereon shall make application, in writing, for permission to do so to the Director in such form and accompanied by such plans, documents, information and fees and shall comply with such requirements as may be prescribed, and upon receipt thereof the Director shall subject to the provisions of subsection (1A), forthwith refer the application to the Board.

(b) The applicant shall lodge a copy of the application to the local authority (if any), in whose area of jurisdiction the land is situated and the local authority shall within a period of twelve weeks (or such further period as the Director may on request allow) after receipt thereof submit its comments and recommendation to the Director and shall at the same time indicate whether the services considered necessary by the Director for the proper development of the township can be supplied or not.

(1A) No application shall be referred by the Director to the Board as contemplated in subsection (1)(a) unless the Director is satisfied that such services as he deems essential for the proper development of the township can be supplied within a period of not more than three years after the date of such application, and the applicant shall for this purpose furnish any information as may be prescribed or required by the Director and the Director shall notify the applicant and the local authority concerned as soon as he is satisfied as aforesaid.

(1B) After receipt of the notice referred to in subsection (1A) —

ontwikkelingsbydrae of gedeelte daarvan, grond aanvaar wat, na sy mening, gelykwaardig is.

(11) Die bepalings van hierdie artikel is nie van toepassing nie ten opsigte van 'n skema wat voor of op die eerste dag van Mei 1965 by die Administrateur ingedien is ingevolge artikel 39(1) van die Dorpe- en Dorpsbeplanningsordonnansie, 1931."

(2) Enige aangeleentheid met betrekking tot 'n ontwikkelingsbydrae wat op die datum van inwerkingtreding van subartikel (1) onafgehandel is, word afgehandel asof daardie subartikel nie verorden was nie.

Wysiging van artikel 58 van Ordonnansie 25 van 1965 soos gewysig door artikel 6 van Ordonnansie 16 van 1969.

"(d) die Administrator —

- (i) enige statutêre liggaaam;
- (ii) enige persoon betrokke in *bona fide* mynbedrywighede; of
- (iii) enige stuk grond waarvan die ontwikkeling of uitleg na sy mening 'n openbare, vakansie- of soortgelyke oord is of sal wees,

onderworpe aansodanige voorwaarde as wat hy dienstig ag kan vrystel van enige of alle bepalings van hierdie Hoofstuk."

6. Artikel 58 van die Hoorordonnansie word hierby gewysig deur subartikels (1) tot (IG) deur die volgende subartikels te vervang:—

"(1)(a) Die eiennaar van enige grond (hierna die aansoekdoener genoem) wat 'n dorp daarop wil stig, moet by die Direkteur skriftelik aansoek om toestemming daartoe doen in sodanige vorm, vergesel van sodanige planne, dokumente, inligting en gelde en moet aan sodanige vereistes voldoen as wat voorgeskryf word, en by ontvangs daarvan, word die aansoek, behoudens die bepalings van subartikel (1A), onverwyd deur die Direkteur na die Raad verwys.

(b) Die aansoekdoener dien 'n afskrif van die aansoek by die plaaslike bestuur (as daar is) binne wie se reggebied die grond geleë is, in en die plaaslike bestuur lê sy kommentaar en aanbeveling binne 'n tydperk van twaalf weke na ontvangs daarvan (of sodanige verdere tydperk as wat die Direkteur op versoek toelaat) aan die Direkteur voor en dui terselfdertyd aan of die dienste wat die Direkteur vir die behoorlike ontwikkeling van die dorp noedsaaklik ag binne 'n tydperk van hoogstens drie jaar na die datum van die aansoek verskaf kan word al dan nie.

(1A) Geen aansoek word deur die Direkteur na die Raad soos in subartikel (1)(a) beoog, verwys nie tensy die Direkteur daarvan oortuig is dat sodanige dienste wat hy vir die behoorlike ontwikkeling van die dorp noedsaaklik ag binne 'n tydperk van hoogstens drie jaar na die datum van sodanige aansoek gelewer kan word, en die aansoeker moet, vir hierdie doel, die inligting verskaf wat deur die Direkteur voorgeskryf of vereis word en die Direkteur stel die aansoeker en die betrokke plaaslike bestuur in kennis sodra hy daarvan oortuig is soos voornoem.

(IB) By ontvangs van die kennisgewing in subartikel (1A) genoem —

- (a) the applicant shall, if the land is situated within the area of a local authority, furnish within a period of three years after the date of the application, a guarantee to the satisfaction of the local authority concerned, for the payment of the services referred to in that subsection, and that local authority shall inform the Director as soon as a satisfactory guarantee has been furnished; or
- (b) the applicant shall, if the land is not situated within the area of a local authority, satisfy the Director within a period of three years after the date of the application that satisfactory arrangements have been made for the payment of the services referred to in subsection (1A).

(1C) After the provisions of subsection (1B) have been complied with the prohibition contained in section 57A(1) shall no longer apply to the township concerned but any document embodying a contract referred to in that section shall contain a clause that the township is not an approved township.

(1D) Any contract entered into in conflict with the provisions of subsection (1C) shall be voidable at the instance of the purchaser or other person to whom the erf has been disposed of.

(1E) Any person who sells or otherwise disposes of an erf in conflict with the provisions of subsection (1C) shall be guilty of an offence."

7. Section 59(3) of the principal Ordinance is hereby amended by the substitution for the words "three years" of the words "one year".

Amendment of section 59 of Ordinance 25 of 1965.

Amendment of section 74 of Ordinance 25 of 1965.

8. Section 74 of the principal Ordinance is hereby amended by —

- (a) the substitution in subsection (3)(b) for the expression "section ten of the Administration of Estates Act, 1913 (Act No. 24 of 1913)," of the expression "section 6 of the Administration of Estates Act, 1965 (Act 66 of 1965);"
 - (b) the substitution in subsection (3) for paragraph (c) of the following paragraph:
- "(c) the appraisalment placed on such erf by such appraiser shall, subject to the provisions of paragraph (d) and subsection (3A), be deemed to be the land value of the erf;"
- (c) the insertion of the following subsection after subsection (3):

"(3A)(a) Whenever a local authority has caused an appraisalment to be made in terms of subsection (3), a township owner who feels aggrieved by such appraisalment may, upon payment of such fees as may be prescribed, within twenty-eight days after he has been notified of such appraisalment, appeal in writing through the Director to the Administrator against such appraisalment and shall at the same time lodge a copy of such appeal with the local authority.

(b) Upon receipt of an appeal, the Administrator shall appoint one or more appraisers referred to in section 6 of the Administration of Estates Act, 1965 (Act 66 of 1965), to appraise the erf concerned and thereupon he shall, after affording the local

(a) verskaf die aansoekdoener, indien die grond binne die gebied van 'n plaaslike bestuur geleë is, binne 'n tydperk van drie jaar na die datum van die aansoek 'n waarborg tot bevrediging van die betrokke plaaslike bestuur vir betaling van die dienste in daardie subartikel genoem en daardie plaaslike bestuur stel die Direkteur in kennis sodra 'n bevredigende waarborg verskaf is; of

(b) moet die aansoekdoener, indien die grond nie binne die gebied van 'n plaaslike bestuur geleë is nie, die Direkteur binne drie jaar na datum van die aansoek daarvan oortuig dat bevredigende reëlings getref is vir die betaling van die dienste in subartikel (1A) genoem.

(1C) Nadat aan die bepalings van subartikel (1B) voldoen is, is die verbod in artikel 57A(1) vervat, nie meer op die betrokke dorp van toepassing nie maar enige dokument waarin 'n kontrak beliggaam word soos in daardie artikel genoem, moet 'n klousule bevat dat die dorp nie 'n goedgekeurde dorp is nie.

(1D) Enige kontrak wat strydig met die bepalings van subartikel (1C) aangegaan word, is ter keuse van die koper of ander persoon aan wie die erf van die hand gesit is, vernietigbaar.

(1E) Iemand wat 'n erf strydig met die bepalings van subartikel (1C) verkoop of andersins van die hand sit, is skuldig aan 'n misdryf."

7. Artikel 59(3) van die Hoofordonnansie word hierby gewysig deur die woord "drie" deur die woord "een" te vervang.

Wysiging van artikel 59 van Ordonnansie 25 van 1965.

8. Artikel 74 van die Hoofordonnansie word hierby gewysig deur —

- (a) in subartikel (3)(b) die uitdrukking „artikel tien van die Boedelwet, 1913“ (Wet No. 24 van 1913)“ deur die uitdrukking „artikel 6 van die Boedelwet, 1965 (Wet 66 van 1965)“ te vervang;
- (b) in subartikel (3), paragraaf (c) deur die volgende paragraaf te vervang:
“(c) die waardering wat bedoelde waardeerde op sodanige erf plaas, word onderworpe aan die bepalings van paragraaf (8) en subartikel (3A) die grondwaarde van die erf geag;”;
- (c) die volgende subartikel na subartikel (3) daarvan in te voeg:
“(3A)(a) Wanneer ook al 'n plaaslike bestuur 'n waardering ingevolge subartikel (3) laat maak het, kan 'n dorpseienaar wat hom gegrief voel oor sodanige waardering, by betaling van sodanige geldte as wat voorgeskryf word, binne agt-en-twintig dae nadat hy van die bedrag van die waardering in kennis gestel is, skriftelik deur middel van die Directeur by die Administrateur teen sodanige waardering appéel aanteken en moet hy ter selfdertyd 'n afskrif van die appéel by die plaaslike bestuur indien.

(b) By ontvangs van 'n appéel, stel die Administrateur een of meer taksateurs genoem in artikel 6 van die Boedelwet, 1965 (Wet 66 van 1965) aan om die betrokke erf te waardeer en daarna stel hy, nadat hy die betrokke plaaslike bestuur en dorpseienaar

Substitution of section 82 of Ordinance 25 of 1965.
Extension of boundaries of approved township. Administrator may impose conditions.

authority and township owner concerned an opportunity of being heard, determine the land value of the erf which determination shall be final."

9. The following section is hereby substituted for section 82 of the principal Ordinance:-

82.(1) For the purposes of section 49 of the Deeds Registries Act, 1937 (Act 47 of 1937), the owner of any area of land which by reason of its situation constitutes a portion of an approved township, shall apply in writing through the Director to the Administrator to extend, by proclamation in the *Provincial Gazette*, the boundaries of the township to include such area.

(2) Such application shall be in the form, and be accompanied by such plans, documents, information and fees as may be prescribed.

(3) The Director shall refer such application to the local authority, if any, in whose area of jurisdiction the township is situated for its comments and recommendation, and such local authority shall submit its comments and recommendation to the Director within four weeks (or such further period as the Director may on application by the local authority allow) after the application has been submitted to it.

(4) If the Director is of the opinion that the proposed use of the land may prejudice the rights of any owner of neighbouring land or that it will be in conflict with the provisions of a town-planning scheme in operation, he shall cause to be published once a week for two consecutive weeks in the *Provincial Gazette* and in a newspaper contemplated in section 110 of the Republic of South Africa Constitution Act, 1961, a notice stating that an application referred to in subsection 1 has been made, and is open, together with the relative plans and information, for inspection at the office of the Director for a period of four weeks from the date of the first publication thereof in the *Provincial Gazette*, and containing such other information as may be prescribed, and that any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director within a period of four weeks from the date of such first publication.

(5) A copy of any such objection or representations shall be sent to the owner by registered post.

(6) After the expiry of the period referred to in subsection (4), the Director shall refer the application to the Board.

(7) The Board shall, with due regard to the provisions of subsections

in die geleentheid gestel het om aangehoort te word, die grondwaarde van die erf vas en sodanige vasstelling is final."

Ver-vang-ing van artikel 82 van Ordon-nansie 25 van 1965.

Uitbrei-ding van grense van goed-gekeurde dorp.

Administrator kan voor-waarden ople.

9. Artikel 82 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

82. (1) Vir die toepassing van artikel 49 van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937) moet die eienaar van enige stuk grond wat weens sy ligging deel uitmaak van 'n goedgekeurde dorp, deur middel van die Direkteur skriftelik by die Administrator aansoek doen om die grense van die dorp by proklamasie in die *Provinsiale Koerant* uit te brei sodat dit daardie stuk grond omvat.

(2) Sodanige aansoek moet in die vorm wees en vergesel gaan van die plinne, dokumente, inligting en geld soos voorgeskryf mag word.

(3) Die Direkteur verwys die aansoek na die plaaslike bestuur, as daar is, binne wie se regsgebied die dorp geleë is vir sy kommentaar en aanbeveling en sodanige plaaslike bestuur le sy kommentaar en aanbeveling aan die Direkteur voor binne vier weke (of sodanige verdere tydperk as wat die Direkteur op versoek van die plaaslike bestuur toelaat), nadat die aansoek na hom verwys is.

(4) Indien die Direkteur van oordeel is dat die beoogde gebruik van die grond die regte van eienaars van omliggende grond kan benadeel of in stryd sal wees met die bepalings van 'n dorpsbeplanningskema in werking, laat hy gedurende twee opeenvolgende weke een maal per week in die *Provinsiale Koerant* en in 'n nuusblad soos beoog in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961, 'n kennisgiving publiseer waarin vermeld word dat 'n aansoek soos in subartikel (1) genoem, gedoen is en tesame met die betrokke planne en inligting by die kantoor van die Direkteur vir 'n tydperk van vier weke vanaf die datum van eerste publikasie daarvan in die *Provinsiale Koerant* beskikbaar is vir inspeksie en wat sodanige inligting bevat as wat voorgeskryf mag wees, en dat iemand wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, dié Direkteur skriftelik in kennis moet stel binne 'n tydperk van vier weke van die datum van sodanige eerste publikasie af.

(5) 'n Afskrif van enige sodanige beswaar of vertoe word per aangekende pos aan die eienaar gestuur.

(6) Na verstryking van die tydperk in subartikel (4) genoem, verwys die Direkteur die aansoek na die Raad.

(7) Die Raad stel met behoorlike inagneming van die bepalings van subartikels (3) en (4) 'n dag en tyd vas

(3) and (4); fix a day and time for an inspection of the area of land forming the subject of the application and shall, through the Director, notify the owner, any person referred to in subsection (4) and the local authority, of such day and time, and the Board shall inspect the said area of land or depute one or more of its members to make such inspection and to take evidence for or against the application, and it shall carry out such enquiry and investigation in regard to the application as it may deem desirable: Provided that in the event of no objection or representations having been received in terms of subsection (4) and if the Board is of the opinion that no such inspection is necessary the Board may dispense with any such inspection.

(8) Particulars of every objection, representation and counter-representation received by the Director in terms of subsections (3) and (4), shall be submitted to the Board by the Director.

(9) The owner, any person referred to in subsection (4) and any local authority concerned may appear before the Board or at any inspection either in person or through a representative.

(10) At any time after receipt of an application referred to in subsection (1), the Board may require the owner to furnish it with such further particulars, information, plans and drawings as it may deem fit.

(11) Before or during the consideration of an application by the Board, it shall be competent for the owner, with the consent of the Board, to amend such application in respect of any matter or proposal therein contained subject to the giving of such notices as the Board may require, unless such amendment is, in the opinion of the Board, in substance so material as to constitute a new application.

(12) If the owner or any person giving any information in connection with any application, wilfully and with intent to defraud, submits false or misleading information, he shall be guilty of an offence.

(13) As soon as possible after the provisions of subsections (1) to (12) have been complied with, the Board shall consider the application and furnish the Administrator through the Director with a report and recommendation in respect of the application; and the Administrator shall decide whether the application shall be rejected or approved, with or without amendment.

(14) If the Administrator approves of the application and extends, by proclamation in the *Provincial Gazette*, the boundaries of an approved

vir 'n inspeksie van die stuk grond waarop die aansoek betrekking het en stel, deur middel van die Direkteur, enige persoon in subartikel (4) genoem en die betrokke plaaslike bestuur genoem in subartikel (3) in kennis van sodanige dag en tyd, en die Raad inspekteer genoemde stuk grond of magtig een of meer van sy lede om sodanige inspeksie uit te voer en om getuienis vir of teen die toestaan van die aansoek af te neem, en voer sodanige navraag en onderzoek uit in verband met die aansoek as wat hy wenslik ag: Met dien verstande dat ingeval geen beswaar of vertoë ingevolge subartikel (4) ontvang is nie en indien die Raad van mening is dat geen sodanige onderzoek nodig is nie, die Raad van sodanige inspeksie kan afsien.

(8) Besonderhede van alle besware, vertoë en teenvertoë deur die Direkteur ingevolge subartikels (3) en (4) ontvang, word deur die Direkteur aan die Raad voorgelê.

(9) Die eienaar, enige persoon in subartikel (4) genoem en enige betrokke plaaslike bestuur kan voor die Raad of by enige inspeksie verskyn of in eie persoon of deur middel van 'n verteenwoordiger.

(10) Te eniger tyd na ontvangs van 'n aansoek in subartikel (1) genoem, kan die Raad van die eienaar vereis om hom van sodanige verdere besonderhede, inligting, planne en tekeninge te voorsien, as wat hy goed ag.

(11) Voor of tydens die oorweging van 'n aansoek deur die Raad, is die eienaar, met toestemming van die Raad, geregtig om sodanige aansoek te wysig ten opsigte van enige aangeleentheid of voorstel daarin vervat, onderworpe aan die gee van sodanige kennis as wat die Raad vereis, tensy sodanige wysiging na die mening van die Raad in hoofsaak so belangrik is dat dit 'n nuwe aansoek uitmaak.

(12) Indien die eienaar of enige persoon wat enige inligting in verband met 'n aansoek verskaf, opsetlik en met die doel om te bedrieg, valse of misleidende inligting voorlê, is hy skuldig aan 'n misdryf.

(13) Die Raad oorweeg die aansoek sodra moontlik nadat aan die bepalings van subartikels (1) tot (12) voldoen is en voorsien die Administrateur deur middel van die Direkteur van 'n verslag en aanbeveling ten opsigte van die aansoek, en die Administrateur besluit of die aansoek verworp, of met of sonder wysigings goedkeur moet word.

(14) Indien die Administrateur die aansoek goedkeur en die grense van 'n goedgekeurde dorp by proklamasie in die *Provinsiale Koerant* uitbrei om die stuk grond wat weens die ligging

township to include the area of land which by reason of its situation constitutes a portion of such township, he may impose such conditions of establishment as may be applicable to the township and such conditions in respect of the area of land as he shall be entitled to impose under this Ordinance when granting an application for the establishment of a township.

(15) Every condition imposed in terms of subsection (1) shall be set forth in a schedule to the said proclamation: Provided that the Administrator may omit in such proclamation any condition which, in his opinion has been complied with before such proclamation is issued.”.

Substitution of section 88 of Ordinance 25 of 1965.

10. The following section is hereby substituted for section 88 of the principal Ordinance:

“Failure to observe certain conditions imposed by Administrator.”

88. Any person who contravenes or fails to comply with any condition imposed in terms of section 57(d) or any condition relating to a township or an erf in a township, as contemplated in section 87, shall be guilty of an offence.”.

Amendment of section 89 of Ordinance 25 of 1965.

11. Section 89 of the principal Ordinance is hereby amended by —

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

“(1)(a) The Administrator may, subject to the provisions of paragraph (b), after consultation with the Board and the local authority concerned, simultaneously with or after publication of a notice under section 69 or proclamation referred to in section 82(14), declaring a township to be an approved township or including an area of land in an approved township, declare by notice in the *Provincial Gazette* that he has approved of an amendment scheme comprising the same land as such township or such land, as the case may be, and that such scheme will be open for inspection at all reasonable times at the office of such local authority and of the Director.

(b) The Administrator shall not exercise the powers conferred by paragraph (a) in relation to land which is the subject of a proclamation referred to in section 82(14) unless a notice referred to in section 82(4) has been published.”; and

(2) the substitution for subsection (3) of the following subsection:

“(3)(a) An applicant for the establishment of a township which is situated on land included in an approved scheme shall, in addition to the requirements of section 67(1), and an applicant for the extension of the boundaries of an approved township shall, in addition to the requirements of section 82(2) pay such fees and submit such documents and information to the

Ver-vang-ing van artikel 88 van Ordin-nansie 25 van 1965.

„Versuim om sekere voor-waardes deur die Admini-trateur opgelê na te kom.

10. Artikel 88 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

88. Iemand wat enige voorwaarde in gevolge artikel 57(d) opgelê of enige voorwaarde betreffende 'n dorp of 'n erf in 'n dorp soos beoog in artikel 87 oortree, of versuim om daaraan te voldoen, is skuldig aan 'n misdryf.”.

11. Artikel 89 van die Hoofordonnansie word hierby gewysig deur —

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

“(1)(a) Behoudens die bepalings van paraagraaf (b) kan die Administrateur, na raadpleging met die Raad en die betrokke plaaslike bestuur, gelyktydig met of na publikasie van 'n kennisgewing kragtens artikel 69 of proklamasie genoem in artikel 82(14) waarby 'n dorp tot 'n goedgekeurde dorp verklaar is of waarby 'n stuk grond by 'n goedgekeurde dorp ingesluit is, per kennisgewing in die *Provinciale Koerant* verklaar dat hy 'n wysigingskema, bevatende dieselfde grond, as sodanige dorp of sodanige grond, al na die geval, goedgekeur het en dat sodanige skema op alle redelike tye op die kantoor van sodanige plaaslike bestuur en van die Direkteur ter insae sal lê.

(b) Die Administrateur oefen nie die bevoegdhede kragtens paragraaf (a) verleen met betrekking tot grond die onderwerp is van 'n proklamasie genoem in artikel 82(14)(b) uit nie, tensy 'n kennisgewing soos genoem in artikel 82(14)(c) gepubliseer is.”;

(b) subartikel (3) deur die volgende subartikel te vervang:

“(3)(a) 'n Aansoeker om die stigting van 'n dorp wat geleë is op grond ingesluit in 'n goedgekeurde skema moet, benewens die vereistes van artikel 67(1), en 'n aansoekdoener om die uitbreiding van die grense van 'n goedgekeurde dorp moet, benewens die vereistes van artikel 82(2), sodanige geldte betaal en sodanige dokumente en inligting aan die be-

daarvan deel van sodanige dorp is daarby in te sluit, kan hy sodanige stigtingsvoorwaardes as wat op die dorp van toepassing is en sodanige voorwaardes ten opsigte van die stuk grond oplê as wat hy kragtens hierdie Ordonnansie geregtig is om op te lê wanneer hy 'n aansoek om die stigting van 'n dorp toestaan.

(15) Elke voorwaarde wat kragtens subartikel (1) opgelê is, moet in 'n bylae by genoemde proklamasie uitgegesit word: Met dien verstande dat die Administrateur in sodanige proklamasie enige voorwaarde kan uitlaat waaraan, volgens sy mening, voldoen is voordat sodanige proklamasie uitgereik word.”.

local authority concerned as may be prescribed to enable that local authority to prepare and submit through the Director to the Administrator and amendment scheme as contemplated in subsection (1).

(b) If an applicant referred to in paragraph (a) fails to comply with the provisions thereof, the local authority may, for the purpose of giving effect to such provisions, act as if it were the applicant and in such event such local authority may recover the fees referred to in that paragraph from the applicant.”.

Amendment of section 5 of Ordinance 16 of 1969.

12. (1) Section 5 of the Town-planning and Townships Amendment Ordinance, 1969, is hereby amended by the substitution for (2) of the following subsection:

“(2) The provisions of subsection (1) shall not apply to a township in respect of which an application has been referred to the Board in terms of section 58(1) of the principle Ordinance prior to the amendment thereof by section 6 of this Ordinance.”

(2) Subsection (1) shall be deemed to have come into operation on the 27th day of August, 1969.

Short title.

13. This Ordinance shall be called the Town-planning and Townships Amendment Ordinance.

Administrator's Notice 443

22 April 1970

The following Draft Ordinance is published for general information:—

A

DRAFT ORDINANCE

To amend the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, in respect of the provisions relating to rating.

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

Substitution of section 29 of Ordinance 20 of 1943, as amended by section 2 of Ordinance 11 of 1958.

1. (1) The following section is hereby substituted for section 29 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943:

29. (1) Subject to the provisions of subsections (2), (3), (4), (5), (6), (7) and (8), the provisions of the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), and any amendment thereof, shall apply *mutatis mutandis* to the board and for that purpose the words “local authority” and “town clerk” in the said Ordinance shall be construed as meaning “board” and “secretary” respectively.

(2) The Administrator may from time to time by notice in the *Provincial Gazette* declare that, for any period of not less than one financial year, the provisions of the Local Authorities

trokke plaaslike bestuur voorlê as wat voorgeskryf word om daardie plaaslike bestuur in staat te stel om ‘n wysigingskema soos beoog in subartikel (1) op te stel en deur middel van die Direkteur aan die Administrateur voor te lê.

(b) Indien ‘n aansoekdoener soos in paragraaf (a) genoem versuim om aan die bepalings daarvan te voldoen, kan die plaaslike bestuur vir die doel om uitvoering aan sodanige bepalings te gee, optree asof hy die aansoekdoener is, en in so ‘n geval kan daardie plaaslike bestuur die gelde genoem in bedoelde paragraaf op die aansoekdoener verhaal.”.

Wysiging van artikel 5 van Ordonnansie 16 van 1969.

12. (1) Artikel 5 van die Wysigingordonansie op Dorpsbeplanning en Dorpe, 1969, word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

(2) deur die volgende subartikel te vervang:
„(2) Die bepalings van subartikel (1) is nie van toepassing nie op ‘n dorp ten opsigte waarvan ‘n aansoek kragtens artikel 58(1) van die Hoofordonansie voor die wysiging daarvan by artikel 6 van hierdie Ordonnansie na die Raad verwys is.”.

(2) Subartikel (1) word geag op die 27ste dag van Augustus 1969 in werking te getree het.

13. Hierdie Ordonnansie heet die Wysigingordonansie op Dorpsbeplanning en Dorpe, 1970.

Administrateurskennisgewing 443

22 April 1970

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, ten opsigte van die bepalings betreffende belastings.

DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

Vervanging van artikel 29 van Ordonnansie 20 van 1943, soos gewysig by artikel 2 van Ordonnansie 11 van 1958.

1. (1) Artikel 29 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, word hierby deur die volgende artikel vervang:

29. (1) Behoudens die bepalings van subartikels (2), (3), (4), (5), (6), (7) en (8), is die bepalings van die Plaaslike Bestuur-Belastingordonnansie 1933 (Ordonnansie 20 van 1933), en enige wysiging daarvan, *mutatis mutandis* van toepassing op die raad en vir daardie doel word die uitdrukking „plaaslike bestuur” en „stadsklerk” in genoemde Ordonnansie opgevat as betekenende onderskeidelik „raad” en „sekretaris”.

(2) Die Administrateur kan van tyd tot tyd by kennisgewing in die *Provinciale Koerant* bekendmaak dat vir ‘n tydperk van minstens een finansiële jaar die bepalings van die Plaaslike Bestuur-Belastingordonnansie 1933,

Rating Ordinance, 1933, shall not apply in such portion of the area under the jurisdiction of the board as the Administrator may by like notice specify and that for the period and in the portion aforesaid, there shall be levied and collected in respect of every erf or other division of land shown on a general plan as defined in section 102 of the Deeds Registries Act, 1937 (Act 37 of 1937), a rate (hereinafter referred to as a land rate) in accordance with a tariff approved by the Administrator.

(3) Whenever under the provisions of subsection (2) the land rate is leviable in any portion of an area referred to in that subsection, such rate shall be paid to the board, shall form part of the revenue of the board and shall be recoverable as if such land rate was a rate imposed under the Local Authorities Rating Ordinance, 1933, and the provisions of that Ordinance shall apply for the purpose of such recovery.

(4) The Administrator may from time to time remit any land rate where the land concerned is set apart or used solely for educational, religious, charitable or public purposes.

(5) The board may at any time cause a valuation to be made of all the rateable property in any area of its jurisdiction and such valuation shall, unless the Administrator otherwise decides, thereafter be made triennially.

(6) The board shall not levy any rate in terms of the Local Authority Rating Ordinance, 1933, unless the prior approval of the Administrator has been obtained: Provided that the approval of the Administrator shall not be necessary if the board levies any rate in any township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965).

(7) Subject to the approval of the Administrator, the board may levy different rates in different portions of any area in respect of which a valuation has been made in terms of subsection (5) and, subject to the approval of the Administrator, may refrain from levying any rate in any portion of any such area.

(8) The board may from time to time appoint separate valuation courts for the different areas within its area of jurisdiction for which valuation rolls have been prepared.

nie van toepassing is nie in sodanige gedeelte van die regsgebied van die raad as wat die Administrateur by dergelike kennisgewing spesifieer en dat daar vir die tydperk en in die gedeelte soos voormald, ten opsigte van elke erf of ander verdeling van grond wat voor-kom op 'n algemene plan soos omskryf in artikel 102 van die Akteswet, 1937 (Wet 37 van 1937), 'n belasting (hierna 'n grondbelasting genoem), ooreenkomsdig 'n tarief deur die Administrateur goedgekeur, gehef en ingevorder moet word.

(3) Wanneer ingevolge die bepalings van subartikel (2) 'n grondbelasting in enige gedeelte van 'n gebied in daardie subartikel genoem, hefbaar is, moet bedoelde belasting aan die raad betaal word, maak dit deel uit van die inkomste van die raad, is dit invorderbaar asof dit opgelê was kragtens die Plaaslike-Bestuur-Belastingordonnansie 1933, en die bepalings van daardie Ordonnansie, is vir die doel van so 'n invordering van toepassing.

(4) Die Administrateur kan van tyd tot tyd enige grondbelasting kwytskeld in gevalle waarin die grond uitgehou of uitsluitend gebruik word vir onderwys, godsdiensstige, liefdadigheids- of publieke doeleindes.

(5) Die raad kan te eniger tyd 'n waardering laat opstel van al die belasbare eiendom in enige gebied in sy regsgebied en sodanige waardering word, tensy die Administrateur anders besluit, driejaarliks gedoen.

(6) Die raad hef nie enige belasting ingevolge die Plaaslike-Bestuur-Belastingordonnansie 1933, tensy goedkeuring vooraf van die Administrateur verkry is nie: Met dien verstande dat die Administrateur se goedkeuring nie nodig is nie, indien die raad enige belasting hef in enige dorp soos omskryf in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965).

(7) Onderworpe aan die goedkeuring van die Administrateur, kan die raad verskillende belastings in verskillende gedeeltes van enige gebied ten opsigte waarvan 'n waardering kragtens subartikel (5) gedoen is, hef, en, onderworpe aan die goedkeuring van die Administrateur, kan die raad hom in enige gedeelte van sodanige gebied onthou van die heffing van enige belasting.

(8) Die raad kan van tyd tot tyd afsonderlike waarderingshowe benoem vir die verskillende gebiede binne sy regsgebied waarvoor waarderingslyste opgestel is."

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1970.

GENERAL NOTICES**NOTICE 216 OF 1970.****PROPOSED ESTABLISHMENT OF VAN DER HOFF EXTENSION 1 TOWNSHIP.**

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Hendrik Johannes Badenhorst for permission to lay out a township on the farm Vyfhoek No. 428-I.Q., district Potchefstroom, to be known as Van der Hoff Extension 1.

The proposed township is situate 320 metres south of the railway line, 96 metres west of the Potchefstroom-Boskop Road, 130 metres east of Van der Hoff Road and on Portions 265, 266, 408 and Portion (a portion of Portion 14) of the farm Vyfhoek No. 428, district Potchefstroom.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 8th April, 1970.

8—15

NOTICE 217 OF 1970.**PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 167 TOWNSHIP.**

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Hopkor Investments (Pty.) Ltd., for permission to lay out a township on Holdings Nos. 180 and 181, Geldenhuis Estate Small Holdings, district Germiston, to be known as Bedfordview Extension 167.

The proposed township is situate in Edendale Road on the north-easterly boundary of the municipal area and on holdings Nos. 180 and 181, Geldenhuis Estate Small Holdings, district Germiston.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

ALGEMENE KENNISGEWINGS**KENNISGEWING 216 VAN 1970.****VOORGESTELDE STIGTING VAN DORP VAN DER HOFF UITBREIDING 1.**

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Hendrik Johannes Badenhorst aansoek gedoen het om 'n dorp te stig op die plaas Vyfhoek No. 428-I.Q., distrik Potchefstroom wat bekend sal wees as Van der Hoff Uitbreiding 1.

Die voorgestelde dorp lê 320 meter suid vanaf Spoorlyn, 96 meter wes vanaf die Potchefstroom-Boskop-pad, 130 meter oos van Van der Hoffweg en op Gedeeltes 265, 266, 408 en Gedeelte ('n gedeelte van Gedeelte 14) van die plaas Vyfhoek No. 428-I.Q., distrik Potchefstroom.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 8 April 1970.

8—15

KENNISGEWING 217 VAN 1970.**VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 167.**

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Hopkor Investments (Pty.) Ltd., aansoek gedoen het om 'n dorp te stig op Hoewes 180 en 181, Geldenhuis Estate Klein Hoewes, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 167.

Die voorgestelde dorp lê in Edendaleweg aan die noord-oostelike grens van die munisipale gebied en op hoewes Nos. 180 en 181, Geldenhuis Estate Klein Hoewes, distrik Germiston.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 8th April, 1970.

8—15.

NOTICE 218 OF 1970.

PROPOSED ESTABLISHMENT OF TEDSTONVILLE EXTENSION 1 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by City Council of Germiston for permission to lay out a township on the farm Klippoortje No. 110-IR, district Germiston, to be known as Tedstonville Extension 1.

The proposed township is situate north of and abuts Tedstonville Township and south of and abuts South Germiston Extension 7 Township and on Remainder of Portion 120 of the farm Klippoortjie No. 110-IR, district Germiston.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 8th April, 1970.

8—15.

NOTICE 219 OF 1970.

PROPOSED ESTABLISHMENT OF WITBANK EXTENSION 33 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Maxbond Investments (Pty.) Ltd., for permission to lay out a township on the farm Zeekoeewater No. 311-J.S., district Witbank, to be known as Witbank Extension 33.

The proposed township is situate north-east of and abuts the crossing of Swartbos Road and President Avenue, north west of and abuts Transvill Township and on Portion 15 of Portion C of the farm Zeekoeewater No. 311-J.S., district Witbank.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 8 April 1970.

8—15.

KENNISGEWING 218 VAN 1970.

VOORGESTELDE STIGTING VAN DORP TEDSTONVILLE UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Stadsraad van Germiston aansoek gedoen het om 'n tion 120 of the farm Klippoortje No. 110-IR, district Germiston, wat bekend sal wees as Tedstonville Uitbreiding 1.

Die voorgestelde dorp lê noord van en grens aan die Dorp Tedstonville en suid van en grens aan die Dorp Suid-Germiston Uitbreiding 7 en op Resterende Gedeelte van Gedeelte 120 van die plaas Klippoortje No. 110-IR, distrik Germiston.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 8 April 1970.

8—15.

KENNISGEWING 219 VAN 1970.

VOORGESTELDE STIGTING VAN DORP WITBANK UITBREIDING 33.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Maxbond Investments (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Zeekoeewater No. 311-J.S., distrik Witbank, wat bekend sal wees as Witbank Uitbreiding 33.

Die voorgestelde dorp lê noord-oos van en grens aan die kruising van Swartbosweg en Presidentlaan, noord-wes van en grens aan Dorp Fransville en op Gedeelte 15 van Gedeelte C van die Plaas Zeekoeewater Nr. 311-J.S., distrik Witbank.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 15th April, 1970.

15—22.

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

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

G. P. NEL,
Directeur van Plaaslike Bestuur.
Pretoria, 15 April 1970.

15—22.

NOTICE 220 OF 1970.

PROPOSED ESTABLISHMENT OF MORGANRIDGE EXTENSION 5 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Primrose Estates (Pty.) Ltd., for permission to lay out a township on the farm Driefontein No. 85-I.R., district Boksburg, to be known as Morganridge Extension 5.

The proposed township is situated north of and abuts Mopani Road in Dayan Glen Township and on Portion 163 of the farm Driefontein No. 85-I.R., district Boksburg.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 15th April, 1970.

15—22.

NOTICE 221 OF 1970.

PROPOSED ESTABLISHMENT OF FAIRFIELDS TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Johannesburg Consolidated Investment Company Limited for permission to lay out a township on the farm Leeuwpoort No. 113-IR, district Boksburg, to be known as Fairfields.

KENNISGEWING 220 VAN 1970.

VOORGESTELDE STIGTING VAN DORP MORGANRIDGE UITBREIDING 5.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Primrose Estates (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Driefontein 85-I.R., distrik Boksburg, wat bekend sal wees as Morganridge Uitbreiding 5.

Die voorgestelde dorp lê noord van en grens aan Mopanistraat in dorp Dayan Glen en op Gedeelte 168 van die plaas Driefontein No. 85-I.R., distrik Boksburg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Directeur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Directeur van Plaaslike Bestuur.
Pretoria, 15 April 1970.

15—22.

KENNISGEWING 221 VAN 1970.

VOORGESTELDE STIGTING VAN DORP FAIRFIELDS.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Johannesburg Consolidated Investment Company Ltd. aansoek gedoen het om 'n dorp te stig op die plaas Leeuwpoort Nr. 113-JR, distrik Boksburg, wat bekend sal wees as Fairfields.

The proposed township is situate north-east of and abuts proposed Elspark Extension 1 Township, north-west of and abuts Kingfisher Avenue, west of and abuts Rondebult Road and on Remainder of the farm Leeupoort No. 113-IR, district Boksburg.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application, or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,

Director of Local Government.

Pretoria, 15th April, 1970.

15—22.

Die voorgestelde dorp lê noord-oos van en grens aan voorgestelde dorp Elspark Uitbreiding 1, noord-wes van en grens aan Kingfisherlaan, wes en grens aan Rondebult-Pad en op Resterende Gedeelte van die plaas Leeupoort Nr. 113-JR, distrik Boksburg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 15 April 1970.

15—22.

NOTICE 222 OF 1970.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 163 TOWNSHIP.

It is hereby notified, in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Eileen Marjorie Forster for permission to lay out a township on the Geldenhuis Estate Smallholdings, Portion 1 of Holding No. 47, district Germiston, to be known as Bedfordview Extension 163.

The proposed township is situate west of and abuts Bradford Road and north of and abuts Bedfordview Extension 111 Township and on Portion 1 of Holding No. 47, Geldenhuis Estate Smallholdings, district Germiston.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,

Director of Local Government.

Pretoria, 15th April 1970.

15—22.

KENNISGEWING 222 VAN 1970.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING NO. 163.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Eileen Marjorie Forster aansoek gedoen het om 'n dorp te stig op die Geldenhuis Estate Kleinhewe, Gedeelte 1 van Hoewe No. 47, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 163.

Die voorgestelde dorp lê wes van en grens aan Bradfordweg en noord van en grens aan Dorp Bedfordview Uitbreiding 111 en op Gedeelte 1 van Hoewe No. 47, Geldenhuis Estate Kleinhewe, distrik Germiston.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 15 April 1970.

15—22.

NOTICE 223 OF 1970.

PROPOSED ESTABLISHMENT OF FAIRFIELDS EXTENSION 1 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Johannesburg Consolidated Investment Company for permission to lay out a township on the farm Leeupoort No. 113-I.R., district Boksburg, to be known as Fairfields Extension 1.

The proposed township is situated south-west of and abuts Kingfisher Avenue, north-east of and abuts Elspark Extension 1 Township, west of and abuts Rondebult Road and on Remainder of the farm Leeupoort No. 113-I.R., district Boksburg.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 15th April, 1970.

15—22.

NOTICE 224 OF 1970.

PROPOSED ESTABLISHMENT OF DORANDIA EXTENSION 11 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Rumera Investments (Pty.) Ltd., for permission to lay out a township on the farm Wonderboom No. 302-J.R., district Pretoria, to be known as Dorandia Extension 11.

The proposed township is situated north of and abuts Tileba Township, east of and abuts Proposed Township Dorandia Extension 6, west of and abuts Proposed Township Dorandia Extension 5 and on Portion 112 (a Portion of Portion 67) of the farm Wonderboom No. 302-J.R., district Pretoria.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

KENNISGEWING 223 VAN 1970.

VOORGESTELDE STIGTING VAN DORP FAIRFIELDS UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Johannesburg Consolidated Investment Company Limited, aansoek gedoen het om 'n dorp te stig op die plaas Leeupoort No. 113-I.R., distrik Boksburg, wat bekend sal wees as Fairfields Uitbreiding 1.

Die voorgestelde dorp lê suid-oos van en grens aan Kingfisherlaan, noord-oos van en grens aan die Dorp Elspark Uitbreiding 1, wes van en grens aan Rondebultstraat en op Restant van die plaas Leeupoort No. 113-I.R., distrik Boksburg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 15 April 1970.

15—22.

KENNISGEWING 224 VAN 1970.

VOORGESTELDE STIGTING VAN DORP DORANDIA UITBREIDING 11.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Rumera Investments (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Wonderboom No. 302-J.R., distrik Pretoria, wat bekend sal wees as Dorandia Uitbreiding 11.

Die voorgestelde dorp lê noord van en grens aan die Dorp Tileba, oos van en grens aan die voorgestelde Dorp Dorandia Uitbreiding 6 en wes van en grens aan die voorgestelde dorp Dorandia Uitbreiding 5 en op Gedeelte 112 ('n gedeelte van Gedeelte 67) van die plaas Wonderboom No. 302-J.R., distrik Pretoria.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

NOTICE 225 OF 1970.

PROPOSED ESTABLISHMENT OF VAL DE GRACE EXTENSION 7 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Gerhardus Petrus Jacobus Grobler, for permission to lay out a township on the farm Hartebeestfontein No. 308, district Pretoria, to be known as Val De Grace Extension 7.

The proposed township is situate south of and abuts Val De Grace Township and north of and abuts Murrayfield Township and on Holding No. 1, situate on Hardekol Avenue of Skuilkrans Agricultural Holdings, district Pretoria.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

NOTICE 226 OF 1970.

PROPOSED ESTABLISHMENT OF CRAIGHALL EXTENSION NO. 3 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Witpoortje Land Development Company (Pty.) Ltd., for permission to lay out a township on the farm Klipfontein No. 203-I.Q., district Johannesburg, to be known as Craighall Extension No. 3.

The proposed township is situate approximately 800 Cape feet east of Jan Smuts Drive, east and west of and abuts the middle Jukskei River and north-west of and abuts Craighall Park Township, on Portion 41 of the farm Klipfontein No. 203-I.Q., district Johannesburg.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, 2nd Floor, Block B, Provincial

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

KENNISGEWING 225 VAN 1970.

VOORGESTELDE STIGTING VAN DORP VAL DE GRACE UITBREIDING 7.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Gerhardus Petrus Jacobus Grobler aansoek gedoen het om 'n dorp te stig op die plaas Hartebeestfontein No. 308, distrik Pretoria, wat bekend sal wees as Val De Grace Uitbreiding 7.

Die voorgestelde dorp lê suid van en grens aan die Dorp Val De Grace en noord van en grens aan die dorp Murrayfield en op Hoewe No. 1 geleë aan Hardekollaan van Skuilkrans Landbouhoeves, distrik Pretoria.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

KENNISGEWING 226 VAN 1970.

VOORGESTELDE STIGTING VAN DORP CRAIGHALL UITBREIDING NR. 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Witpoortje Land Development Company (Edms.) Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Klipfontein No. 203-I.Q., distrik Johannesburg, wat bekend sal wees as Craighall Uitbreiding No. 3.

Die voorgestelde dorp lê ongeveer 800 Kaapse voet oos van Jan Smuts-rylaan, oos en wes van en grens aan die middel Jukskeirivier en noordwes van en grens aan die dorp Craighall Park, op gedeelte 41 van die plaas Klipfontein No. 203-I.Q., distrik Johannesburg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoria.

Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 22nd April, 1970.

22—29.

NOTICE 227 OF 1970.

PROPOSED ESTABLISHMENT OF KOSTER EXTENSION 2 (INDUSTRIAL) TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by the Town Council of Koster for permission to lay out a township on the farm Kleinfontein No. 463-J.P., district Koster, to be known as Koster Extension 2 (Industrial).

The proposed township is situate south of and abuts the Provincial Road to Swartruggens, north-west of and abuts the Provincial Road to Lichtenburg, east of and abuts the road camp and on Remaining Portion of Portion of the farm Klipfontein No. 463-J.P., district Koster.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 22nd April, 1970.

22—29.

NOTICE 228 OF 1970

JOHANNESBURG AMENDMENT SCHEME NO. 1/419.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mrs. J. M. Stein, 25 Restanwold Drive, Saxonwold, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Erf No. 423, situated in Restanwold Drive, Saxonwold Township, from "Special Residential" with a density of "One dwelling per existing erf"

toria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 22 April 1970.

22—29.

KENNISGEWING 227 VAN 1970.

VOORGESTELDE STIGTING VAN DORP KOSTER UITBREIDING 2 (NYWERHEID).

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat die Dorpsraad van Koster aansoek gedoen het om 'n dorp te stig op die plaas Kleinfontein Nr. 463-J.P., distrik Koster, wat bekend sal wees as Koster Uitbreiding 2 (Nywerheid).

Die voorgestelde dorp lê suid en grens aan die Provinciale pad na Swartruggens, noord-wes van en grens aan die Provinciale pad na Lichtenburg, oos van en grens aan die Padkamp en op Resterende Gedeelte van Gedeelte van die plaas Klipfontein Nr. 463-J.P., distrik Koster.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 22 April 1970.

22—29.

KENNISGEWING 228 VAN 1970

JOHANNESBURG-WYSIGINGSKEMA NO. 1/419.

Hierby word ooreenkonsig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar, naamlik mev. J. M. Stein, Restanwoldrylaan 25, Saxonwold, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersnering van Erf No. 423, geleë in Restanwoldrylaan, dorp Saxonwold, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per bestaande erf”, tot „Spesiale Woon” met 'n

to "Special Residential" with a density of "One dwelling per 15,000 square feet".

The amendment will be known as Johannesburg Amendment Scheme No. 1/419. 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 objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.
Pretoria, 15th April, 1970.

digtheid van „Een woonhuis per 15,000 vierkante voet”.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/419 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgeving aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 15 April 1970.

NOTICE 229 OF 1970.

WALKERVILLE AMENDMENT SCHEME NO. 1/7.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the Transvaal Board for the Development of Peri-Urban Areas has applied for Walkerville Town-planning Scheme No. 1, 1959, to be amended as follows:

- (i) Wording. — That the use zoning of Holding No. 36, Hartzenbergfontein Agricultural Holdings, be amended from "Special Agricultural" to "Special" for the purposes of selling plants, garden ornaments and articles appertaining to the beautifying of gardens.
- (ii) Description of property. — Holding No. 36, Hartzenbergfontein Agricultural Holdings.
- (iii) Street on which property abuts. — Wilge and Bloekom Streets.
- (iv) Nearest intersection. — Wilge and Bloekom Streets.
- (v) Owner and address — Mrs. R. Byrne, 251 Rifle Range Road, Haddon, Johannesburg.
- (vi) Present zoning. — Special Agricultural.
- (vii) Proposed zoning and implications thereof. — To "Special" for the purposes of selling plants, garden ornaments and articles appertaining to the beautifying of gardens.

This amendment will be known as Walkerville Amendment Scheme No. 1/7. Further particulars of the Scheme are open for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria, and Johannesburg and at the office of the Director of Local Government, Room 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 therefore at any time within 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

KENNISGEWING 229 VAN 1970.

WALKERVILLE-WYSIGINGSKEMA NO. 1/7.

Hierby word ooreenkomsdig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aansoek gedoen het om Walkerville-Dorpsaanlegskema No. 1, 1959, soos volg te wysig.

- (i) Bewoording. — Dat die gebruiksbestemming van Hoewe No. 36, Hartzenbergfonteinlandbouhoewes verander word vanaf „Spesiale Landbou” tot „Spesiaal” vir die doel om plante, tuinornamente en artikels in verband met die verfraaiing van tuine te verkoop.
- (ii) Beskrywing van eiendom. — Hoewe No. 36, Hartzenbergfonteinlandbouhoewes.
- (iii) Straat waaraan eiendom grens. — Wilge- en Bloekomstraat.
- (iv) Naaste kruising. — Wilge- en Bloekomstraat.
- (v) Eienaar en adres. — Mev. R. Byrne, Rifle Rangeweg 251, Haddon, Johannesburg.
- (vi) Huidige sonering. — Spesiale Landbou.
- (vii) Voorgestelde sonering en die implikasies daarvan. — Na „Spesiaal” vir die doel om plante, tuinornamente en artikels in verband met die verfraaiing van tuine te verkoop.

Verdere besonderhede van hierdie wysigingskema (wat Walkerville-wysigingskema No. 1/7 genoem sal word) lê in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria en Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgeving 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.

NOTICE 230 OF 1970.

ERMELO AMENDMENT SCHEME NO. 1/19.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Ermelo has applied for Town-planning Scheme No. 1, 1954, to be amended as follows:

(1) The rezoning of Erf No. 191 and a part of Erf No. 190 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft." to "General Business" with a density of "One dwelling-house per 12,000 sq. ft."

(2) The rezoning of a part of Erf No. 144 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft." to "General Business" with a density of "One dwelling-house per 12,000 sq. ft."

(3) The rezoning of part of the Remainder of Nooitgedacht 268 IT from "Proposed Public Open Space 37" to "Proposed new street 37".

(4) The rezoning of a part of Erf No. 17 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Proposed new street 38".

(5) The rezoning of Erf No. 177 and a part of Erf No. 311 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Proposed new street 38".

(6) The rezoning of Cloete Street between Brick and Murray Streets to "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft."

(7) The rezoning of Fourie Street between Brick and Murray Streets to "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft."

(8) The rezoning of Erf No. 185 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft."

(9) The rezoning of a part of the Remainder of Erf No. 803 from "Municipal purposes" to "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft."

(10) The rezoning of a part of Erf No. 186 and a part of Erf No. 187 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft." to "Proposed new street 41".

(11) The rezoning of a part of Erf No. 188 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Proposed new street 41".

(12) The rezoning of a part of Erf No. 189 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft."

(13) The rezoning of a part of Erf No. 189 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft." to "Proposed New Street 42".

(14) The rezoning of a part of Burger Street between Jan van Riebeeck and Murray Street to "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft."

(15) The rezoning of a part of Pet Street between Kerk and Jan van Riebeeck Streets to "Proposed Public Open Space 52".

(16) The rezoning of a part of Burger Street between Kerk and Jan van Riebeeck Street to "Proposed Public Open Space 53".

(17) The rezoning of a part of Erf No. 84, north of the stream from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Proposed Public Open Space 53".

KENNISGEWING 230 VAN 1970.

ERMELO-WYSIGINGSKEMA NO. 1/19.

Hierby word ooreenkomsdig die bepalings van artikel 31 (1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, bekend gemaak dat die Stadsraad van Ermelo aansoek gedoen het om Ermelo-Dorpsaanlegskema No. 1, 1954, soos gevolg te wysig:

(1) Die herindeling van Erf No. 191 en 'n deel van Erf No. 190 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.” tot „Algemene Besigheid” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(2) Die herindeling van 'n deel van Erf No. 144 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.” tot „Algemene Besigheid” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(3) Die herindeling van 'n deel van die Restant van Nootgedacht 268 IT van „Voorgestelde openbare oop ruimte 37” tot „Voorgestelde nuwe straat 37”.

(4) Die herindeling van 'n deel van Erf No. 117 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Voorgestelde nuwe straat 38”.

(5) Die herindeling van Erf No. 177 en 'n deel van Erf No. 311 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Voorgestelde nuwe straat 38”.

(6) Die herindeling van Cloetestraat tussen Brick- en Murraystraat tot „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(7) Die herindeling van Fouriestraat tussen Brick- en Murraystraat tot „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(8) Die herindeling van Erf No. 185 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(9) Die herindeling van 'n deel van die Restant van Erf No. 803 van „Munisipale doeleinades” tot „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(10) Die herindeling van 'n deel van Erf No. 186 en 'n deel van Erf No. 187 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.” tot „Voorgestelde nuwe straat 41”.

(11) Die herindeling van 'n deel van Erf No. 188 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Voorgestelde nuwe straat 41”.

(12) Die herindeling van 'n deel van Erf No. 189 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Voorgestelde nuwe straat 42”.

(13) Die herindeling van 'n deel van Erf No. 190 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.” tot „Voorgestelde nuwe straat 42”.

(14) Die herindeling van 'n deel van Burgerstraat tussen Jan van Riebeeck- en Murraystraat tot „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt.”

(15) Die herindeling van 'n deel van Petstraat tussen Kerk- en Jan van Riebeeckstraat tot „Voorgestelde Openbare Oop Ruimte 52”.

(16) Die herindeling van 'n deel van Burgerstraat tussen Kerk- en Jan van Riebeeckstraat tot „Voorgestelde Openbare Oop Ruimte 53”.

(17) Die herindeling van 'n deel van Erf No. 84 noord van die spruit van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Voorgestelde Openbare Oop Ruimte 53”.

(18) The rezoning of Erven Nos. 82, 83 and 85 from "Special Residential" with a density of "One dwelling-house per 12,000 sq. ft." to "Proposed Public Open Space 53".

(19) The rezoning of part of Murray Street between Burger and Oosthuizen Streets to "Municipal purposes".

(20) The rezoning of part of Erf No. 188 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Municipal purposes" and is to be used for the erection of a new Bantu bus terminus.

(21) The rezoning of part of Erf No. 189 from "Special Residential" with a density of "One dwelling-house per 8,000 sq. ft." to "Municipal purposes" and is to be used for the erection of a new Bantu bus terminus.

(22) The rezoning of part of Burger Street East of Erf No. 803 to "Municipal Purposes" and is to be used for the erection of a new Bantu bus terminus.

(23) The rezoning of a part of Pet Street between Brick and Murray Streets to "Proposed Public Open Space 51".

(24) The rezoning of part of Murray Street north of Pet Street to "Proposed Public Open Space 51".

(25) The rezoning of Portion No. 91 of the farm Nooitgedacht 268 IT from "Proposed Public Open Space 36" to "Special". As an Escom substation already exists on the site the zoning to "Special" is necessary to bring the Scheme up to date.

(26) The rezoning of part of the Remainder of Nooitgedacht 268 IT from "Proposed Public Open Space 40" to "Proposed new street 36".

(27) The rezoning of part of the Remainder of Nooitgedacht 268 IT from "Special Residential" with a density of "One dwelling-house per 25,000 sq. ft." to "Proposed new street 36".

(28) The rezoning of part of the Remainder of Nooitgedacht 268 IT from "Undetermined" to "Proposed new street 36".

The construction of a new road between the location and the industrial area will allow the Bantu workers to move from the Bantu Township to the industrial area without passing through the town and will provide a by-pass for heavy vehicles from the west to the north and the industrial area and vice versa."

This amendment will be known as Ermelo Amendment Scheme No. 1/19. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Ermelo 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 reason therefore at any time within 4 weeks from the date of this notice

G. F. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

(18) Die herindeling van Erwe Nos. 82, 83 en 85 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 12,000 vk. vt. tot „Voorgestelde Openbare Oop Ruimte 53”.

(19) Die herindeling van 'n deel van Murraystraat tussen Burger- en Oosthuizenstraat tot „Munisipale doeleindes”.

(20) Die herindeling van 'n deel van Erf No. 188 van „Spesiale Woon” met 'n digtheid van „Een woonhuis op 8,000 vk. vt.” tot „Munisipale doeëindes” en sal gebruik word vir die oprigting van 'n nuwe Bantoebustermi-

(21) Die herindeling van 'n deel van Erf No. 189 van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 8,000 vk. vt.” tot „Munisipale doeëindes” en sal gebruik word vir die oprigting van 'n nuwe Bantoebustermi-

(22) Die herindeling van 'n deel van Burgerstraat-Oos van Erf No. 803 tot „Munisipale doeëindes” en sal gebruik word vir die oprigting van 'n Bantoebustermi-

(23) Die herindeling van 'n deel van Petstraat tussen Brick- en Murraystraat tot „Voorgestelde Openbare Ruimte 51”.

(24) Die herindeling van 'n deel van Murraystraat noord van Petstraat tot „Voorgestelde Openbare Oop Ruimte 51”.

(25) Die herindeling van Gedeelte 191 van die plaas Nooitgedacht 268 IT van „Voorgestelde Oop Ruimte 36” tot „Spesiale”. Daar bestaan 'n Evkom substasie op die gedeelte grond. Daarom is die herindeling na „Spesial” noodsaaklik om die skema tot datum te bring.

(26) Die herindeling van deel van die Restant van Nooitgedacht 268 IT van „Voorgestelde Openbare Oop Ruimte 40” tot „Voorgestelde nuwe straat 36”.

(27) Die herindeling van 'n deel van die Restant van Nooitgedacht 268 IT van „Spesiale Woon” met 'n digtheid van „Een Woonhuis op 25,000 vk. vt.” tot „Voorgestelde nuwe pad 36”.

(28) Die herindeling van 'n deel van die Restant van Nooitgedacht 268 IT van „Onbepaald” tot „Voorgestelde nuwe straat 36”.

Die konstruksie van 'n nuwe pad tussen die lokasie en die Industriële gebied sal die Bantoeewerkers in staat stel om van die Bantoegebied na die Industriële gebied te beweg sonder om deur die dorp te gaan en sal 'n verbypad verskaf vir swaar verkeer van die weste na die noorde en die Industriële gebied en omgekeerd."

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema No. 1/19 genoem sal word) lê in die kantoor van die Stadsklerk van Ermelo en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 22 April 1970.

NOTICE 231 OF 1970.

ALBERTON AMENDMENT SCHEME NO. 1/62.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Mikna Investments (Pty.) Ltd., C/o P.O. Box 722, Germiston, for the amendment of Alberton Town-planning Scheme No. 1, 1948 by rezoning Erven No. 281 from "Special Residential" to "General Residential" and No. 283 both situate in 2nd Avenue, Alberton Township, to allow an increase in height, to 5 storeys, on both erven.

The amendment will be known as Alberton Amendment Scheme No. 1/62. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 4, Alberton, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

NOTICE 232 OF 1970.

ALBERTON AMENDMENT SCHEME NO. 1/60.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Alberton has applied for Alberton Town-planning Scheme No. 1, 1948, to be amended by the rezoning of Portion No. 141, of the farm Elandsfontein No. 108, I.R., district Alberton, situate north of and abutting Prinsloo Avenue, Florentia Township, from "Special Residential" to "Restricted Industrial" to permit a transport business with ancillary workshop facilities to be conducted from the property, provided that a strip of the property, 20 feet wide along Prinsloo Avenue, be transferred into the name of the Town Council of Alberton, free of charge and a building restriction line of 40 feet from Prinsloo Avenue, be imposed."

This amendment will be known as Alberton Amendment Scheme No. 1/60. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton, 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 therefore at any time within 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

KENNISGEWING 231 VAN 1970.

ALBERTON-WYSIGINGSKEMA NO. 1/62.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar naamlik mnr. Mikna Investments (Pty.) Ltd., P/a Posbus 722, Germiston, aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die hersetting van Erve No. 281 van „Spesiale Woon” tot „Algemene Woon” en No. 283, albei geleë in 2de laan, dorp Alberton, om 'n vermeerdering in hoogte tot 5 verdiepings, toe te laat, op albei erwe.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/62 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Alberton, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 4, Alberton, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

KENNISGEWING 232 VAN 1970.

ALBERTON-WYSIGINGSKEMA NO. 1/60.

Hierby word ooreenkomstig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Alberton aansoek gedoen het om Alberton Dorpsaanlegskema No. 1, 1948, te wysig deur die streeksindeling van Gedeelte No. 141 van die plaas Elandsfontein No. 108, I.R., distrik Alberton, geleë ten noorde van en grensend aan Prinslooalaan, dorp Florentia, te wysig van „Spesiale Woon” tot „Beperkte Nywerheid” ten einde die dryf van 'n vervoerbesigheid met gepaardgaande werkswinkelfasiliteite op die eiendom te magtig onderworpe daarvan dat 'n stuk van die eiendom, 20 voet wyd langs Prinslooalaan kosteloos aan die Stadsraad van Alberton oorgedra word en dat 'n boubeperkingslyn van 40 voet vanaf Prinslooalaan gehandhaaf word."

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/60 genoem sal word) lê in die kantoor van die Stadsklerk van Alberton 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 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

NOTICE 233 OF 1970.

GERMISTON AMENDMENT SCHEME NO. 2/18.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. A. S. M. Builders (Pty.) Ltd., C/o P.O. Box 722, Germiston, for the amendment of Germiston Town-planning Scheme No. 2, 1948, by rezoning Erf No. 381, Dawnview Township, situate in Brighton Avenue, from "Special Residential" with a density of "One dwelling per existing erf" to "Special Residential" with a density of "One dwelling per 10,000 square feet."

The amendment will be known as Germiston Amendment Scheme No. 2/18. 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 objection or representation in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 145, Germiston, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

NOTICE 234 OF 1970.

PRETORIA AMENDMENT SCHEME NO. 1/218.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owners Mr. D. J. Elliot (Portion A of Erf No. 1544) and Messrs P. en D. Beleggings (Edms.) Bpk., (Remainder of Erf No. 1544), P.O. Box 2997, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Portion A of Erf No. 1544 and the Remainder of Erf No. 1544, situate in Frederick Street, Pretoria West Township, from "Special Residential" to "Special" for use as a warehouse.

The amendment will be known as Pretoria Amendment Scheme No. 1/218. 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 objection or representation in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 22nd April, 1970.

22—29.

KENNISGEWING 233 VAN 1970.

GERMISTON-WYSIGINGSKEMA NO. 2/18.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar naamlik Mnre. A. S. M. Builders (Pty.) Ltd., P/a Posbus 722, Germiston, aansoek gedoen het om Germiston-dorpsaanlegskema No. 2, 1948, te wysig deur die hersonering van Erf No. 381, dorp Dawnview, geleë in Brightonlaan van „Spesiale Woon” met 'n digtheid van „Een woonhuis per bestaande erf” tot „Spesiale Woon” met 'n digtheid van „Een woonhuis per 10,000 vierkante voet”.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 2/18 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Germiston, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

KENNISGEWING 234 VAN 1970.

PRETORIA-WYSIGINGSKEMA NO. 1/218.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars naamlik Mnre. D. J. Elliot (Gedeelte A van Erf No. 1544) en Mnre. P. en D. Beleggings (Edms.) Bpk. (Restant van Erf No. 1544), Posbus 2997, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Gedeelte A van Erf No. 1544 en die Restant van Erf No. 1544, geleë in Frederickstraat, dorp Pretoria-Wes, van „Spesiale Woon” tot „Spesial” vir gebruik as 'n pakhuis.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/218 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 22 April 1970.

22—29.

NOTICE 236 OF 1970.

PROPOSED AMENDMENT OF THE CONDITIONS OF ESTABLISHMENT OF ERVEN NOS. 625 AND 626, MEYERTON EXTENSION NO. 3 TOWNSHIP, DISTRICT VEREENIGING.

It is hereby notified that application has been made by the Village Council of Meyerton in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven Nos. 625 and 626, Meyerton Extension No. 3 Township to permit the erven being used for "General Residential" 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, Pretorius Street, 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, on or before the 20th May, 1970.

G. P. NEL,
Director of Local Government.
Pretoria, 9th April, 1970.

T.A.D. 16/3/70.

NOTICE 237 OF 1970.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN NOS. 101 AND 102, CHAMDOR TOWNSHIP, DISTRICT KRUGERSDORP.

It is hereby notified that application has been made by Adria Investments (Proprietary) Limited, in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven Nos. 101 and 102, Cham dor Township, to permit the erven being used for the erection of a gate keepers hut, nearer than 35 feet from the boundary.

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, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 20th May, 1970.

E. UYS,
Acting Director of Local Government.
Pretoria, 10th April, 1970.

T.A.D. 8/2/408/2.

NOTICE 238 OF 1970.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN NOS. 2114 AND 2115, KEMPTON PARK EXTENSION NO. 4 TOWNSHIP, DISTRICT KEMPTON PARK.

It is hereby notified that application has been made by Stavruda Cavaleros in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven Nos. 2114 and 2115, Kempton Park Extension No. 4 township, to permit the erven to be consolidated and that flats be erected on the whole consolidated erf, or on a portion thereof and if flats are erected only on a portion, the other portion be used for business and/or flats.

KENNISGEWING 236 VAN 1970.

VOORGESTELDE WYSIGING VAN DIE STIGTINGS-VOORWAARDES VAN ERWE NOS. 625 EN 626, DORP MEYERTON UITBREIDING NO. 3, DISTRIK VEREENIGING.

Hierby word bekend gemaak dat die Dorpsraad van Meyerton 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 Nos. 625 en 626, dorp Meyerton, Uitbreiding No. 3, ten einde dit moontlik te maak dat die erwe vir „Algemene Woon" doeindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 20 Mei 1970 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 9 April 1970.

T.A.D. 16/3/70.

KENNISGEWING 237 VAN 1970.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERWE NOS. 101 EN 102, DORP CHAMDOR, DISTRIK KRUGERSDORP.

Hierby word bekend gemaak dat „Adria Investments (Proprietary) Limited" ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erwe Nos. 101 en 102, dorp Cham dor, ten einde dit moontlik te maak dat die erwe vir die oprigting van 'n hekgagtershut nader as 35 voet van die grens, gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 20 Mei 1970 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

E. UYS,
Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 10 April 1970.

T.A.D. 8/2/408/2.

KENNISGEWING 238 VAN 1970.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERWE NOS. 2114, EN 2115, DORP KEMPTON PARK UITBREIDING NO. 4, DISTRIK KEMPTON PARK.

Hierby word bekend gemaak dat Stavruda Cavaleros 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 Nos. 2114 en 2115, dorp Kempton Park Uitbreiding No. 4, ten einde dit moontlik te maak dat die erwe gekonsolideer word en dat woonstelle op die hele gekonsolideerde erf of op 'n gedeelte daarvan opgerig word, die ander gedeelte vir toekomstige besigheid en/of woonstelle gebruik kan word.

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, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 20th May, 1970.

E. UYS,
Acting Director of Local Government.
Pretoria, 8th April, 1970.

T.A.D. 8/2/60/20.

NOTICE 239 OF 1970.

PROPOSED ESTABLISHMENT OF MORGAN RIDGE EXTENSION 3 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Erven Development Co. (Pty.) Ltd. for permission to lay out a township on the farm Driefontein No. 85-I.R., district Boksburg, to be known as Morgan Ridge Extension 3.

The proposed township is situate north-east of and abuts Morgan Ridge Township, south-west of and abuts proposed Morgan Ridge Extension 1 Township, south-east of and abuts proposed Morgan Ridge Extension 2 Township and on Portion 190 (a Portion of Portion 5) of the farm Driefontein No. 85-I.R., district Boksburg.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 22nd April, 1970.

22—29.

NOTICE 240 OF 1970.

PROPOSED ESTABLISHMENT OF HARTBEESFONTEIN EXTENSION 8 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Gert Hilgard Jacobus van Niekerk for permission to lay out a township on the farm Hartbeesfontein No. 297-I.P., district Klerksdorp, to be known as Hartbeesfontein Extension 8.

The proposed township is situate approximately 480 Cape feet east of the Coligny road and approximately 700 Cape feet north of Hartbeesfontein Township and on Portion 199 of the farm Hartbeesfontein No. 297-I.P., district Klerksdorp.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 213, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B310, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 20 Mei 1970 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

E. UYS,
Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 8 April 1970.

T.A.D. 8/2/60/20.

KENNISGEWING 239 VAN 1970.

VOORGESTELDE STIGTING VAN DORP MORGAN RIDGE UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Erven Development Co. (Edms.) Bpk. aansoek gedoen het om 'n dorp te stig op die plaas Driefontein No. 85 I.R., distrik Boksburg wat bekend sal wees as Morgan Ridge Uitbreiding 3.

Die voorgestelde dorp lê noord-oos van en grens aan die Dorp Morgan Ridge, suid van en grens aan die voorgestelde dorp Morgan Ridge Uitbreiding 1, suid-oos van en grens aan die voorgestelde Dorp Morgan Ridge Uitbreiding 2 en op Gedeelte 190 ('n Gedeelte van Gedeelte 5) van die plaas Driefontein No. 85 I.R., distrik Boksburg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 22 April 1970.

22—29.

KENNISGEWING 240 VAN 1970.

VOORGESTELDE STIGTING VAN DORP HARTBEESFONTEIN UITBREIDING 8.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Gert Hilgard Jacobus van Niekerk, aansoek gedoen het om 'n dorp te stig op die plaas Hartbeesfontein No. 297-I.P., distrik Klerksdorp wat bekend sal wees as Hartbeesfontein Uitbreiding 8.

Die voorgestelde dorp lê ongeveer 480 Kaapse voet oos van die pad na Coligny en ongeveer 700 Kaapse voet noord van die Dorp Hartbeesfontein en op Gedeelte 199, van die plaas Hartbeesfontein No. 297-I.P., distrik Klerksdorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 213, 2de Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the Provincial Gazette.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 22nd April, 1970.

22—29.

NOTICE 241 OF 1970.

NOTICE OF APPLICATION FOR SUBDIVISION OF LAND IN TERMS OF ORDINANCE NO. 20 OF 1957.

Notice is hereby given that application has been made to the Secretary of the Townships Board of the Transvaal Provincial Administration by the owner of portion 1 of the farm Rooihoopte No. 596, Registration Division L.T., district Letaba, for the consent of the Administrator to the subdivision of the said land. Any person being the owner of mineral rights on the said property who wishes to object to the subdivision thereof is hereby called upon to lodge his objection in writing with the Secretary of the Townships Board, Transvaal Provincial Administration, P.O. Box 892, Pretoria, within two months from the date of the first publication of this Notice.

Applicant's Attorney,
LUNNON & TINDALL,
510 Standard Bank Chambers,
Church Square,
Pretoria.

NOTICE 242 OF 1970.

NOTICE — BOOKMAKERS' LICENCES.

We, Jules Price of 105 Sunnyhoek, Hospital Hill, Johannesburg, George Price of 12 Cotton Rd., Greenside, Johannesburg.

Harry Rakusen of 306 San Giulio, Park Lane, Berea, Johannesburg.

Abraham Lessick of 8 Highlands Gardens, Louis Botha Avenue, Highlands North, Johannesburg.

and Edward John Joseph of 35 Dovedale Rd., Cheltondale, Johannesburg.

do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates authorizing the issue of bookmakers' licences in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before the 13th May, 1970.

Every such person is required to state his full name, occupation and postal address.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 22 April 1970.

22—29.

KENNISGEWING 241 VAN 1970.

KENNISGEWING VAN AANSOEK OM ONDERVERDELING VAN EIENDOM INGEVOLGE ORDONNANSIE NO. 20 VAN 1957.

Kennis word hiermee gegee dat aansoek gedoen is by die Sekretaris van die Dorperraad van die Transvaal Provinciale Administrasie deur die eienaar van gedeelte 1 van die plaas Rooihoopte Nr. 596, Registrasie Afdeling L.T., distrik Letaba, vir die toestemming van die Administrateur tot die onderverdeling van die gesegde eiendom. Enige persoon, synde die eienaar van minerale regte op die gesegde eiendom, wie beswaar wil maak tot die onderverdeling moet skriftelik beswaar by die Sekretaris van die Dorperraad van die Transvaal Provinciale Administrasie, Posbus 892, Pretoria, indien binne 'n tydperk van twee maande vanaf die datum van die eerste bekendmaking van hierdie kennisgewing.

LUNNON & TINDALL,
Prokureurs vir Applikant,
5de Vloer,
Standard Bankgebou,
Kerkplein,
PRETORIA.

KENNISGEWING 242 VAN 1970.

KENNISGEWING — BEROEPWEDDERSLISENSIES.

Ons, Jules Price van 105 Sunnyhoek, Hospital Hill, Johannesburg, George Price van Cottonweg 12, Greenside, Johannesburg.

Harry Rakusen van San Giulio 306, Park Steeg, Berea, Johannesburg.

Abraham Lessick van Highlands Gardens 8, Louis Bothalaan, Highlands North, Johannesburg.

en Edward John Joseph van Dovedaleweg 35, Cheltondale, Johannesburg.

gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepwedderslisensiekomitee aansoek te doen om sertifikate waarby die uitreiking van beroepwedderslisensies ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van sulke sertifikate of wat enige feit of inligting in verband met dien verstande dat die plaaslike bestuur sodanige daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepwedderslisensiekomitee, Privaatsak 64, Pretoria doen om hom voor of op 13 Mei, 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

NOTICE 243 OF 1970

BOOKMAKER'S LICENCE.

We, Joseph Ratner of 5, Willow Terrace, Westdene, Benoni, Bruno Kampel of 48, Marcia Street, Cyrildene, Johannesburg, Jack Kampel of 25 Urania Street, Observatory, Johannesburg, Joseph Starfield of 14 Las Vegas, Kim Bolton Street, Benoni, John Whyte of 11, Camelford Road, New Redruth, Alberton, and Vivian Boltman of 17, Elliot Street, Rynfield, Benoni, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates authorizing the issue of bookmakers' licences in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such certificates or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 244 OF 1970.

BOOKMAKER'S LICENCE.

We, Harry v.d. Kooi of Leeupoort, Witbank, and Dennis Shein of 14, French Street, Witbank, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13 May 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 245 OF 1970.

BOOKMAKER'S LICENCE.

We, David Arthur Butler of 20, Louis Trichardt Street and Brian Butler of 9, Van Riebeck Street, Bethal, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

KENNISGEWING 243 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ons, Joseph Ratner van Willowterrace 5, Westdene, Benoni, Bruno Kampel van Marciastraat 48, Cyrildene, Johannesburg, Jack Kampel van Uraniastraat 25, Observatory, Johannesburg, Joseph Starfield van Las Vegas 14, Kim Boltonstraat, Benoni, John Whyte van Camelfordlaan 11, New Redruth, Alberton, en Vivian Boltman van Elliotstraat 17, Rynfield, Benoni, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisenkomitee aansoek te doen om sertifikate waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van sulke sertifikate of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 244 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ons, Harry v.d. Kooi van Leeupoort, Witbank en Dennis Shein van Frenchstraat 14, Witbank, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 245 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ek, David Arthur Butler van Louis Trichardtstraat 20 en ek, Brian Butler van Van Riebeeckstraat 9, Bethal, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

NOTICE 246 OF 1970.
BOOKMAKER'S LICENCE.

We, Moses Dave Lowenstein of 8, Hill Crescent, Parkdene, Boksburg, Christiaan Dirk Swanepoel Smith of 23, Dryden Avenue, Comet, Boksburg, and John Frederick Souter of 11, Law Street, Parkdene, Boksburg, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 247 OF 1970.
BOOKMAKER'S LICENCE.

We, Gerald Leslie Ingel of 9, Fielding Street, Stilfontein, Harry Nysschen of 7, Monica Avenue, Witkoppies and Charles Rottanburg of 4, Church Street, Klerksdorp, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 248 OF 1970.
BOOKMAKER'S LICENCE.

I, Ernest Antony of 345, Murray Street, Brooklyn, Pretoria; and I, Michael George Behr, of 990, Pretorius Street, Arcadia, Pretoria; and I, Petrus Lourens Bierman of 18, Coetzee Street, Middelburg, Transvaal; and I, George Diederick Bierman of 18, Coetzee Street, Middelburg, Transvaal; and I, Joseph William de Stadler, of 471, 32nd Avenue, Villieria, Pretoria; and I, Paul Jacobus Ferreira of 304 Orient Street, Arcadia, Pretoria; and I, Asher Jacobs of 61, Lilaron, Pretorius Street, 684, Arcadia, Pretoria; and I, Samuel Jacobs, of 604, Monria Hotel, Skinner Street, Pretoria; and I, Anthony Jacobs, of 300 Altramar Flats, Bosman Street, Pretoria; and I, Jan Frederick Rykers Jonk of 190, Von Willigh Street, Villa-Rosa, Clubview East, Verwoerdburg; and I, Constantine Loukides, of 69, Joseph Street, Lynwood Glen, Pretoria; and I, Louis Hendrik Nel, of Welgevonden, P.O. Stoffberg, Transvaal; and I, Cecil Sack of 507, Flamingo Flats, Walker Street, Sunnyside, Pretoria; and I, Basil Tamous of 105, Parkzicht

KENNISGEWING 246 VAN 1970.
BEROEPSWEDDERSLISENSIE.

Ons, Moses Dave Lowenstein van Hill Crescent 8, Parkdene, Boksburg, Christiaan Dirk Swanepoel Smith van Dreydenlaan 23, Comet, Boksburg, en John Frederick Souter van Lawstraat 11, Parkdene, Boksburg gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 247 VAN 1970.
BEROEPSWEDDERSLISENSIE.

Ons, Gerald Leslie Ingel van Fieldingstraat 9, Stilfontein, Harry Nysschen van Monicalaan 7, Witkoppies en Charles Rottanburg van Kerkstraat 4, Klerksdorp, gee hierby kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 248 VAN 1970
BEROEPSWEDDERSLISENSIES.

Ek Ernest Antony van Murraystraat 345, Brooklyn, Pretoria; en ek, Michael George Behr van Pretoriusstraat 990, Arcadia, Pretoria; en ek, Petrus Lourens Bierman van Coetzeestraat 18, Middelburg, Transvaal; en ek, George Diederik Frederik Bierman van Coetzeestraat 18 Middelburg, Transvaal; en ek, Joseph William de Stadler, van 32ste Laan 471, Villieria, Pretoria; en ek, Paul Jacobus Ferreira, van Orientstraat 304, Arcadia, Pretoria; en ek, Asher Jacobs van Lilaron 61, Pretoriusstraat 684, Arcadia, Pretoria; en ek, Samuel Jacobs, van Monria Hotel 604, Skinnerstraat, Pretoria; en ek, Anthony Jacobs, van Ultramar Woonstelle 300, Bosmanstraat, Pretoria; en ek, Jan Frederick Rykers Jonk van Von Willighstraat 190, Villa-Rosa, Clubview-Oos, Verwoerdburg; en ek Constantine Loukides van Josephstraat 69, Lynwood Glen, Pretoria; en ek, Louis Hendrik Nel, van Van Welgevonden, PK. Stoffberg, Transvaal; en ek Cecil Sack van Flamingowoonstelle 507, Walkerstraat, Sunnyside, Pretoria; en ek, Basil Tamous van Parkzichtwoonstelle 105,

Flats, Andries Street, Pretoria; and I, Costas Tamous of 105, Parkzicht Flats, Andries Street, Pretoria, do hereby give notice that, it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 249 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, Albert Anthony Backos of 5 Dunvegan Street, Sydenham, Johannesburg, and, I, Alan Bowman of 16 Whitehall, Killarney, Johannesburg, and, I, Stanley Jacob Bernstein of 14 Gregory Avenue, Melrose North, Johannesburg, and, I, George Aristotle Christidis of 703 Bretton Manor, Hospital Hill, Johannesburg, and, I, Harry Columbic of 111 Broadlands, Tyrwhitt Avenue, Rosebank, Johannesburg, and, I, Costas N. Constandis of 1005 Annper Heights, Hillbrow, Johannesburg, and, I, Morris Cooper of 50 Dunottar Street, Sydenham, Johannesburg, and, I, Joseph Leonard Donenberg of 311 Eton Place, Fairways, Johannesburg, and, I, Leonard Maurice Emanuel of 4b Westbrook, Paul Nel Street, Hillbrow, Johannesburg, and, I, Michael Fingleson of 44 Girton Court, O'Reilley Road, Berea, Johannesburg, and, I, Frank Gardiner of 205 Davenport, O'Reilley Road, Berea, Johannesburg, and, I, Hymie Greenberg of 93 6th Road, Kew, Johannesburg, and, I, James Hearmon of 120 Kennedy Street, Turffontein, Johannesburg, and, I, Isidore Herson of 23 De Mist Street, Dewetshof, Johannesburg, and, I, Davis Hope of 210 Rivermead, Kentview, Johannesburg, and, I, Bennie Hope of 9 Greenside Road, Greenside, Johannesburg, and, I, Lionel Hope of 54 Ley Road, Victory Park, Johannesburg, and, I, Raphael Isaacs of 74 Chesterfield House, Twist Street, Johannesburg, and, I, Charles Jacks of 605 Burton Court, Pretoria Street, Hillbrow, Johannesburg, and, I, Stanley Jacks of 103 Oak Road, Silvamonte Ext., Johannesburg, and, I, Cyril Solomon Jones of 114 Uno Court, Goldreich Street, Hillbrow, Johannesburg, and, I, Morrie Kemack of 506 Cranson Heights, Klein Street, Hillbrow, Johannesburg, and, I, Louis Simon Kruger of 12 Hilton Avenue, Glenhazel Gardens, Johannesburg, and, I, Roy Lebenon of 453 Louis Botha Avenue, Highlands North, Johannesburg, and, I, Abraham Lebowitz of 85 Mowbray Road, Greenside, Johannesburg, and, I, Samuel Lieb of 134 Leicester Road, Kensington, Johannesburg, and, I, Aron Mann of 102 Gravenhage, Otto Street, Illovo, Johannesburg, and, I, Peter Gordon Martin of 242 Acacia Road, Northcliff, Johannesburg, and, I, Henry Merlin of 43 Beryl Street, Cyrildene, Johannesburg, and, I, Hyman Miller of 93 Berea Towers, Abel Road, Berea, Johannesburg, and, I, Michael Ivan Miller of Ascot Hotel, Norwood, Johannesburg, and, I, Charles McLean of 1 Calshot Road, Homestead Park, Johannesburg, and, I, Alexander Johannes Potgieter of 441 Ontdekkers Road, Florida, and, I, Harry Rosenberg of 56 Ark Royal, Pietersen Street, Hillbrow, Johannesburg, and, I, Julian Saitowitz of 107 Ridge Road, Viewcrest, Glenhazel, Johannesburg, and, I, Harry Sefor of 3 Methwold Drive, Saxonwold, Johannesburg, and, I, Aristotle Stamatiadis of 83

Andriesstraat, Pretoria; en ek Costas Tamous van Parkzichtwoonstelle 105, Andriesstraat, Pretoria, gee hiermee kennis dat ons van voorname is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, rig om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 249 VAN 1970.

KENNISGEWING — BEROEPSWEDDLISENSIE.

Ek, Albert Anthony Backos van Dunveganstraat 5, Sydenham, Johannesburg, en, ek Alan Bowman van Whitehall, Killarney, Johannesburg, en, ek, Stanley Jacob Bernstein van Gregorylaan 14, Melrose Noord, Johannesburg, en, ek, George Aristotle Christidis van Bretton Manor, Hospitaal Heuwel, Johannesburg, en, ek, Harry Columbie van Bodalands 111, Tyrwhittlaan, Rosebank, Johannesburg, en, ek, Costas N. Constandis van Annper Heights 1005, Hillbrow, Johannesburg, en, ek, Morris Cooper van Dunottarstraat 50, Sydenham, Johannesburg, en, ek, Joseph Leonard Donenberg van Eton Place 311, Fairways, Johannesburg, en, ek, Leonard Maurice Emanuel van Westbrook 4b, Paul Nelstraat, Hillbrow, Johannesburg, en, ek, Michael Fingleson van Girton Court 44, O'Reilleyweg, Berea, Johannesburg, en, ek, Frank Gardiner van Davenport 205, O'Reilleyweg, Berea, Johannesburg, en, ek, Hymie Greenberg van Sesdstraat 93, Kew, Johannesburg, en, ek, James Hearmon van Kennedystraat 120, Turffontein, Johannesburg, en, ek, Isidore Herson van De Miststraat 23, Dewetshof, Johannesburg, en, ek, Davis Hope van Rivermead 210, Kentview, Johannesburg, en, ek, Bennie Hope van Greensideweg 9, Greenside, Johannesburg, en, ek, Lionel Hope van Leyweg 54 Victory Park, Johannesburg, en, ek, Raphael Isaacs van Chesterfield House 74, Twiststraat, Johannesburg, en, ek, Charles Jacks van Burton Court 605, Pretoriastraat, Hillbrow, Johannesburg, en, ek, Stanley Jacks van Oakweg 103, Silyamonte Uitb., Johannesburg, en, ek, Cyril Solomon Jones van Unohof 112, Goldreichstraat, Hillbrow, Johannesburg, en, ek, Morrie Kemack van Cranson Heights 506, Kleinstraat, Hillbrow, Johannesburg, en, ek, Louis Simon Kruger van Hiltonlaan 12, Glenhazel Gardens, Johannesburg, en, ek, Roy Lebenon van Louis Bothalaan 453, Highlands Noord, Johannesburg, en, ek, Abraham Lebowitz van Mowbrayweg 85, Greenside, Johannesburg, en, ek, Samuel Lieb van Leicesterweg 134, Kensington, Johannesburg, en, ek, Aron Mann van Gravenhage 102, Ottostraat, Illovo, Johannesburg, en, ek, Peter Gordon Martin van Acaciaweg 242, Northcliff, Johannesburg, en, ek, Henry Merlin van Berylstraat 43, Cyrildene, Johannesburg, en, ek, Hyman Miller van Berea Towers 93, Abelweg, Berea, Johannesburg, en, ek, Michael Ivan Miller van Ascot Hotel, Norwood, Johannesburg, en, ek, Charles McLean van Calshotweg 1, Homestead Park, Johannesburg, en, ek, Alexander Johannes Potgieter van Ontdekkersweg 441, Florida, en, ek, Harry Rosenberg van Ark Royal 56, Pietersenstraat, Hillbrow, Johannesburg, en, ek, Julian Saitowitz van Ridgeweg 107, Viewcrest, Glenhazel, Johannesburg, en, ek, Harry Sefor van Methwoldlaan 3, Saxonwold, Johannesburg, en, ek, Aristotle Stamatiadis van Pullinger Heights 83, Berea, Jo-

Pullinger Heights, Hillbrow, Johannesburg, and, I, Philip Stein of 106 Kings Court, King George Street, Johannesburg, and, I, Johannes Cornelius Stroobach of 235 Main Avenue, Randburg.

We, the above, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorising the issue of a Bookmaker's Licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licence Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation, and postal address.

22—29.

NOTICE 250 OF 1970.

BOOKMAKER'S LICENCE.

I, Barry Leslie Teren, of 30, Mozart Street, Vanderbijl Park; I, Morris Cohen, of 308, Links View, Illovo, Johannesburg; I, Julian Martin Chilewitz of 149, Gen. Hertzog Street, Vereeniging; I, Leon Chilewitz, of National Hotel, Vereeniging; I, Marthinus Hermanus Potgieter, of 1, Athlone Drive, Vereeniging; I, Gerhardus Stephanus van der Westhuizen, of 10, Zamcas Court, Nigel, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 251 OF 1970.

BOOKMAKER'S LICENCE.

We, Alfred George Erasmus, 6, Selbourne Avenue, Brakpan; Dirk Johannes Paasch, 50 Gerrit Maritz Avenue, Brakpan; Sydney Stephen Rogers, 23, Godwin Street, Farrermere, Benoni; Robert John Tyler, 1, Marais Street, Rhynfield, Benoni; Cyril Seymour Webster, 10, Lapping Road, Brakpan; and Percy Charles Webster, 15, Athlone Avenue, Brakpan do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

Johannesburg, en, ek, Philip Stein van Kings Court 106, King George Street, Johannesburg, en, ek, Johannes Cornelius Stroobach van Mainlaan 235, Randburg.

Ons, die bovenmelde, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n Beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei, 1970, te bereik. Iedere sodanige persoon moet sy volle naam, beroep en pos adres verstrek.

22—29.

KENNISGEWING 250 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ek, Barry Leslie Teren, van Mozartstraat 30, Vanderbijlpark; Ek, Morris Cohen, van Links View 308, Illovo, Johannesburg; Ek, Julian Martin Chilewitz, van Gen. Hertzogstraat 149, Vereeniging; Ek, Leon Chilewitz, van National Hotel, Vereeniging; Ek, Marthinus Hermanus Potgieter, van Athlonerylaan 1, Vereeniging; Ek, Gerhardus Stephanus van der Westhuizen, van Zamcas Court, Nigel, gee hierby kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en pos adres verstrek.

22—29.

KENNISGEWING 251 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ons, Alfred George Erasmus, Selbournelaan 6, Brakpan; Dirk Johannes Paasch, Gerrit Maritzlaan 50, Brakpan; Sydney Stephen Rogers, Godwinstraat 23, Farrermere, Benoni; Robert John Tyler, Maraisstraat 1, Rhynfield, Benoni; Cyril Seymour Webster, Lappingweg 10, Brakpan; en Percy Charles Webster, Athlonelaan 15, Brakpan, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en pos adres verstrek.

22—29.

NOTICE 252 OF 1970.

BOOKMAKER'S LICENCE.

I, Arthur Derek Bock of Riebeeck Hotel Springs; I, Robert John Fraser of 201, Rand Collieries, Brakpan; and I, Brian Alfred Hillary of Sun Valley Farm, Delmas; and I, Rudolph Hendrik Botha, of 26, Jurgens Avenue, Strubenvale, Springs; and I, Gideon Theodorus Geldenhuys, of 6, Sollum Street, Pollak Park, Springs; and I, John Christodoulou, of 64, 6th Street, Springs; do hereby give Notice that it is my intention to apply to the Transvaal Bookmaker's Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 13th of May, 1970. Every such person is required to state his full name, occupation and postal address.

NOTICE 253 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, Peter Lebenon Bechus, 99 Eight Avenue, Sydenham, Johannesburg; and, I, Philip Braverman, 19 Gladys Street, Cyrildene, Johannesburg; and, I, Hector Herbert Dunbar, 74 Third Avenue, Roodepoort; and, I, Raymond Donenberg, 28 Eight Avenue, Highlands North, Johannesburg; and, I, Bentley Fisher, No. 1 Greenoaks, West Street, Sandown, Johannesburg; and, I, Lazar Jankelowitz, 9 Seventh Street, Lower Houghton, Johannesburg; and, I, Michael Keyrouz, 702 Buckingham Court, Leyds Street, Johannesburg; and, I, Kallie Lebenon, 453 Louis Botha Avenue, Highlands North, Johannesburg; and, I, Ronald Frederick Litten, 11 Alexandra Avenue, Craighall, Johannesburg; and, I, Michael Maris, 31 Grace Road, Linksfield Ridge, Johannesburg; and, I, Ronald James Munro, Denmore Court, 96 Wenden Avenue, Brakpan; and, I, Jack Palmer, 85 Park Royal, Pietersen Street, Johannesburg; and, I, Isaac Jacob Peltz, 120 Nottingham Road, Kensington, Johannesburg; and, I, John Lourens Potgieter, 57 Lily Avenue, Berea, Johannesburg; and, I, Arthur Rosenthal, 27 Bristol Road, Parkwood, Johannesburg; and, I, Hyman Sachs, 110 South Avenue, Athol, Johannesburg; and, I, Harry Charles Schneider, 12 Athol Mews, Athol-Oaklands Road, Birnam, Johannesburg; and, I, Joseph Silver, 404, Highveld, Twist Street, Hillbrow, Johannesburg; and, I, Hyman Sofer, 603 Knightsbridge, Killarney, Johannesburg; and, I, Campbell Emanuel Sogot, 29 Athlone Avenue, Sandringham, Johannesburg; and, I, Aubrey Lionel Sutton, 17 Lidiuna Crescent, Glenhazel, Johannesburg; and, I, Harry Symons, 4 Melville Road, Illovo, Johannesburg; and, I, William Bernard Walton, 20 Tait Street, Pretoria; and, I, Lionel Herbert Yates, 304 Wanderers Gardens, North Street, Birdhaven, Johannesburg; and, I, Ernest David Fingleson, 122 Third Avenue, Fairmount, Johannesburg; and, I, Joseph Koski, 29 Victoria Road, Rosettenville, Johannesburg; and, I, Peter William Charles Lamb, 44 Second Avenue, Highlands North, Johannesburg; and, I, Aaron Weiner, 35 Lhenveolen Court, Fourth Avenue, Killarney, Johannesburg; do hereby give notice that it is our intention to apply to the Transvaal Bookmaker's Licensing Committee for a certificate authorising the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

KENNISGEWING 252 VAN 1970.

BEROEPSWEDDERSLISENSIE.

Ek, Arthur Derek Bock van Riebeeck Hotel, Springs; en ek, Robert John Fraser van Rand Collieries, Brakpan; en ek, Brian Alfred Hillary van Sun Valley Farm, Delmas; en ek, Rudolph Hendrik Botha van Jurgenslaan 26, Strubenvale, Springs; en ek, Gideon Theodorus Geldenhuys van Sollumstraat 6, Pollak Park, Springs; en ek, John Christodoulou van 6de Straat 64, Springs, gee hierby kennis dat ek van voorname is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroeps-wedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarvan aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op die 13de dag van Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 253 VAN 1970..

KENNISGEWING — BEROEPWEDDERSLISENSIE.

Ek, Peter Lebenon Bechus, Agstelaand 99, Sydenham, Johannesburg; en, ek, Philip Braverman, Gladysstraat 19, Cyrildene, Johannesburg; en, ek, Hector Herbert Dunbar, Derde Laan 74, Roodepoort; en, ek, Raymond Donenberg, Agstelaan 28, Highlands North, Johannesburg; en, ek, Bentley Fisher, No. 1 Greenoaks, Weststraat, Sandown, Johannesburg; en, ek, Lazar Jankelowitz, Sewendestraat 9, Lower Houghton, Johannesburg; en, ek, Michael Keyrouz, Buckingham Hof 702, Leyds Straat, Johannesburg; en, ek, Kallie Lebenon, Louis Botha Laan 453, Highlands North, Johannesburg; en, ek, Ronald Frederick Litten, Alexander Laan 11, Craighall, Johannesburg; en, ek, Michael Maris, Graceweg 31, Linksfield Ridge, Johannesburg; en, ek, Ronald James Munro, Denmore Court, Wendenlaan 96, Brakpan; en, ek, Jack Palmer, Ark Royal 85, Pietersenstraat, Johannesburg; en, ek, Isaac Jacob Peltz, Nottinghamweg 120, Kensington, Johannesburg; en, ek, John Lourens Potgieter, Lilylaan 57, Berea, Johannesburg; en, ek, Arthur Rosenthal, Bristolweg 27, Parkwood, Johannesburg; en, ek, Hyman Sachs, South Laan 110, Athol, Johannesburg; en, ek, Harry Charles Schneider, Athol Mews 12, Athol-Oaklands weg, Birnam, Johannesburg; en, ek, Joseph Silver, Highveld 404, Twiststraat, Hillbrow, Johannesburg; en, ek, Hyman Sofer, Knightsbridge 603, Killarney, Johannesburg; en, ek, Campbell Emanuel Sogot, Athlone Laan 29, Sandringham, Johannesburg; en, ek, Aubrey Lionel Sutton, Lidiuna Sirkel 7, Glenhazel, Johannesburg; en, ek, Harry Symonds, Melvilleweg 4, Illovo, Johannesburg; en, ek, William Bernard Walton, Taitstraat 90, Pretoria; en, ek, Lionel Herbert Yates, Wanderers Gardens 304, Northstraat, Birdhaven, Johannesburg; en, ek, Ernest David Fingleson, Derdelaan 122, Fairmount, Johannesburg; en, ek, Joseph Koski, Victoriastraat 29, Rosettenville, Johannesburg; en, ek, Peter William Charles Lamb, Tweedelaan 44, Highlands North, Johannesburg; en, ek, Aaron Weiner, Lhenveolen Hof 35, Vierdelaan, Killarney, Johannesburg, gee hierby kennis dat ons van voorname is om by die Transvaalse Beroeps-wedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroeps-wedderslisensie ingevolge ordonnansie 26 van 1925 gemagtig word.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmaker's Licensing Committee, Private Bag 64, Pretoria, to reach him on or before the 15th May, 1970. Every such person is required to state his full name, occupation and postal address.

NOTICE 254 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

We, George Essey of 111, Ocker Street, Krugersdorp, Nico Soldatos of 433 Burger Street, Krugersdorp, Edmund Henry Stoder of 132 Nicolas Smit Street, Krugersdorp, Frank Eksteen of 53, Voortrekker Street, Krugersdorp and Sergis Sarkis of 402 Louis Botha Avenue, Johannesburg, do hereby give notice that it is our intention to apply to the Transvaal Bookmaker's Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13 May 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepsbeddersliseniekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 15de Mei, 1970, te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 254 VAN 1970.

KENNISGEWING — BEROEPSBEDDLISSENSIE.

Ons, George Essey van Okerstraat 111, Krugersdorp, Nico Soldatos van Burgerstraat 433, Krugersdorp, Edmund Henry Stocker van Nicolaas Smitstraat 132, Krugersdorp, Frank Eksteen van Voortrekkerstraat 53, Krugersdorp en Sergis Sarkis van Louis Bothalaan 402, Johannesburg, gee hierby kennis dat ek van voorneme is om by die Transvaalse Beroepsbeddersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepsbedderslisenie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepsbeddersliseniekomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

NOTICE 255 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

We, Andries Johannes Petrus van der Merwe of 149, Murray Street, Brooklyn, Pretoria, and Wilhelm Ernst Friedrich Shultz of 55 Steyn Street, Oberholzer, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

KENNISGEWING 255 VAN 1970.

KENNISGEWING — BEROEPSBEDDLISSENSIE.

Ons, Andries Johannes Petrus van der Merwe van Murraystraat 149, Brooklyn, Pretoria, en Wilhelm Ernst Friedrich Schultz van Steynstraat 55, Oberholzer, gee hierby kennis dat ek van voorneme is om by die Transvaalse Beroepsbeddersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepsbedderslisenie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepsbeddersliseniekomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

NOTICE 256 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

We, George Skordi of 88 Grimbeeck Street, Pietersburg, and Paul Essakow of 21 Van Riebeeck Street, Potgietersrus do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

KENNISGEWING 256 VAN 1970.

KENNISGEWINK — BEROEPSBEDDLISSENSIE.

Ons, George Skordi van Grimbeeckstraat 88, Pietersburg, en Paul Essakow van Van Riebeeckstraat 21, Potgietersrus, gee hierby kennis dat ek van voorneme is om by die Transvaalse Beroepsbeddersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepsbedderslisenie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepsbeddersliseniekomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

NOTICE 257 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, (1) Louis John Renaud of (2) 179 Smith Street, Muckleneuk, Pretoria do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 258 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, (1) Stanley Bluhm of (2) Carletonville Hotel, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13th May 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 259 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, (1) Floreas Couvaras of 281 Kerk Street, Ermelo, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before the 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

NOTICE 260 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

I, (1) Harry Davies of (2) 61 Beatrice Avenue, Home-lake, Randfontein do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before (3) 13th May, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

KENNISGEWING 257 VAN 1970.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek (1) Louis John Renaud van (2) Smithstraat 179, Muckleneuk, Pretoria, gee hierby kennis dat ek van voorneme is om by die Transvalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 258 VAN 1970.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek (1) Stanley Bluhm van (2) Carletonville Hotel, gee hierby kennis dat ek van voorneme is om by die Transvalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 259 VAN 1970.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek (1) Floreas Couvaras van (2) Kerkstraat 81, Ermelo, gee hierby kennis dat ek van voorneme is om by die Transvalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op (3) 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

KENNISGEWING 260 VAN 1970.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek (1) Harry Davies van (2) 61 Beatrice Avenue, Home-lake, Randfontein, gee hierby kennis dat ek van voorneme is om by die Transvalse Beroepswedderslisenkomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisenkomitee ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvalse Beroepswedderslisenkomitee, Privaatsak 64, Pretoria, doen om hom voor of op 13 May 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22—29.

NOTICE 261 OF 1970.

NOTICE — BOOKMAKER'S LICENCE.

We, Arthur Joseph Gaved, of 157 Highland Road, Kensington, Johannesburg, John Alexander Henderson, of 405, San Giulio, Park Lane, Berea, Johannesburg, Joseph Selig Sher, of 7 Louvain Road, Delville, Germiston, Leslie Kourie, of 17 Acacia Road, Chrislehurston, Johannesburg, Stanley Sarkis, of 9 Quintondale Road, Cheltondale, Johannesburg, William Frame Gibb, of 19 Trafalgar Fountains, Main Reef Road, Benoni, Frederic Carrer, of 12 Crown Court, Minor Street, Yeoville, Johannesburg, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a Bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before May 13, 1970. Every such person is required to state his full name, occupation and postal address.

22—29.

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDERS.

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No. Tender Nr.	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
T.O.D. 31/70 T.O.D. 32/70	Agricultural Wheel Tractor / Landbouwieltrekker ... Printing of Book "Organisation and Functions of the Department and List of Schools and Field Officers" / Druk van Boek „Organisasie en Funksies van die Departement en Lys van Skole en Veldamptenare" ...	29/5/1970
T.O.D. 33/70 H.D. 10/70	Printing of Annual Reports / Druk van Jaarverslae ... Laundry van, 5 ton / Wasserryvrammotor, 5 ton ...	29/5/1970 29/5/1970
W.F.T.B. 312/70 W.F.T.B. 313/70	Ashton Manor Primary School, Kempton Park: Erection / Oprigting ... Hoër Landbouskool Brits: Repairs to and renovation of school buildings, hostels, matron's quarters, six houses and related buildings / Reparasies aan en opknapping van skoolgeboue, koshuise, matronekwartiere, ses huise en verwante geboue ...	15/5/1970 5/6/1970
W.F.T.B. 314/70	Discovery Commercial High School, Roodepoort (Additions and alterations): Electrical installation / Discovery Hoër Handelskool, Roodepoort (Aanbouings en veranderings): Elektriese Installasie ...	22/5/1970
W.F.T.B. 315/70 W.F.T.B. 316/70	Edleense Laerskool, Kempton Park: Erection / Oprigting ... Hoërskool Frans du Toit, Phalaborwa: Erection of a 4-point rifle range / Oprigting van 'n 4-punt skietbaan ...	22/5/1970 5/6/1970
W.F.T.B. 317/70 W.F.T.B. 318/70 W.F.T.B. 319/70	Hoërskool Gerrit Maritz, Pretoria: Repairs and renovations / Reparasies en opknappings ... Laerskool Jubileum, Johannesburg: Central heating / Sentrale verwarming ... Krugerspostse Laerskool, Lydenburg: Renovation of principal's residence and outbuildings / Opknapping van hoofswoning en buitegeboue ...	22/5/1970 22/5/1970 22/5/1970
W.F.T.B. 320/70 W.F.T.B. 321/70	Middelburg Road Depot: Renovation etc. / Middelburg-paddepot: Opknapping ens. ... Discoverers Memorial Hospital, Roodepoort: Repairs to all road surfaces / Ontdekkers-gedenkhospitaal, Roodepoort: Reparasies aan alle padoppervlaktes ...	22/5/1970 22/5/1970
W.F.T.B. 322/70	Potchefstroomse Onderwyskoloeg: Construction of two all-weather net- and basketball fields/ Bou van twee weervaste net- en korfbalvelde ...	22/5/1970
W.F.T.B. 323/70	Standerton Hospital: Installation of private automatic branch exchange / Standerton-hospitaal: Instalering van private automatiese taksentrale ...	22/5/1970
W.F.T.B. 324/70	South Rand Hospital: Erection of FM, V.H.F. free radiation call system for doctors / Suid-Randse Hospitaal: Oprigting van FM-, B.H.F.-vrystralinggroepstelsel vir dokters ...	22/5/1970
W.F.T.B. 325/70	Transvaal Education Department: Inspector's residence, Pietersburg: Erection of one bedroom with bathroom and latrine / Transvaalse Onderwysdepartement: Inspekteurswoning, Pietersburg: Oprigting van een slaapkamer met badkamer en latrine ...	22/5/1970
W.F.T.B. 326/70 W.F.T.B. 327/70	Transvaal Provincial Administration Building, Pretoria (Telephone Exchange Section): Air conditioning / Transvaalse Proviniale Administrasiegebou, Pretoria (Telefoonsentraleafdeling): Lugregeling ... Tweefontein Primary School, district of Middelburg: Erection / Laerskool Tweefontein, distrik Middelburg: Oprigting ...	22/5/1970 22/5/1970

KENNISGEWING 261 VAN 1970.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Arthur Joseph Gaved, van Highlandsweg 157, Kensington, Johannesburg, John Alexander Henderson, van San Giulio 405, Parklaan, Berea, Johannesburg, Joseph Selig Sher, van Louvainweg 7, Delville, Germiston, Leslie Kourie, van Acaciaweg 17, Chislehurston, Johannesburg, Stanley Sarkis, van Quintondaleweg 9, Cheltondale, Johannesburg, William Frame Gibb, van Trafalgar Fountains 19, Main Reefweg, Benoni, Frederic Carrer, van Crownhof 12, Minorstraat, Yeoville, Johannesburg, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorle, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak 64, Pretoria doen om hom voor of op 13 Mei 1970 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

22-29.

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):—

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	80924
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 initialed cheque, or a departmental standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly supercribed to show the tender's name and address, as well as the number, description and closing dat 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.

C. W. GRUNOW, Chairman, Transvaal Provincial Tender Board Pretoria, 15 April, 1970.

BELANGRIKE OPMERKINGS

1. Die betrokke tenderdokumente met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvooraardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:-

		Kantoor in Nuwe Provinciale Gebou, Pretoria					
Tender Ref.	Postal address, Pretoria	Tender-verwy-sing	Posadres te Pretoria	Kamer-no.	Blok	Verdieping	Telefoonno. Pretoria
HA 1	Director of Hospital Services, Private Bag 221	HA 1	Direkteur van Hospitaaldienste, Privaatsak 221	A930	A	9	(89251)
HA 2	Director of Hospital Services, Private Bag 221	HA 2	Direkteur van Hospitaaldienste, Privaatsak 221	A940	A	9	89402
HB	Director of Hospital Services, Private Bag 221	HB	Direkteur van Hospitaaldienste, Privaatsak 221	A746	A	7	89202
HC	Director of Hospital Services, Private Bag 221	HC	Direkteur van Hospitaaldienste, Privaatsak 221	A729	A	7	89206
HD	Director of Hospital Services, Private Bag 221	HD	Direkteur van Hospitaaldienste, Privaatsak 221	A740	A	7	89208
PFT	Provincial Secretary (Purchases and Supplies), Private Bag 64	PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80924
RFT	Director, Transvaal Roads Department, Private Bag 197	RFT	Direkteur, Transvaalse Paarde-departement, Privaatsak 197	D518	D	5	89184
TED	Director, Transvaal Education Department, Private Bag 76	TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak 76	A550	A	5	80651
WFT	Director, Transvaal Department of Works, Private Bag 228	WFT	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
WFTB	Director, Transvaal Department of Works, Private Bag 228	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 tjet deur die bank geparafier of 'n departementelegorderkwitantie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidlysste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verséelde koervert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. GRUNOW, Voorsitter, Transvaalse Provinciale Tenderraad Pretoria, 15 April 1970.

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.

AFGUNS POUND, DISTRICT WATERBERG, ON 20th MAY, 1970 AT 11 A.M.

Mule, black, 12 years, mare.
Mule, black and brown, 12 years, mare.

BETHAL MUNICIPAL POUND ON 29TH APRIL, 1970 AT 11 A.M.

Cow, Frisian, 6 years, black and white, no brandmarks or other marks.
Cow, Frisian, 7 years, black with white brush on tail, no brandmarks or other marks.

KEMPTON PARK MUNICIPAL POUND ON 30TH APRIL, 1970 AT 11 AM.

Horse, gelding, brown, 7—8 years, no brandmarks or other marks.

LICHENBURG MUNICIPAL POUND ON 1ST MAY, 1970 AT 10 A.M.

Ox, dark red, 6 years, brandmarks indistinct, both ears swallowtail.

Cow, yellow, 6 years, no marks.

Cow, light red, 3 years, no marks.

Cow, black 3½ years, no marks.

Heifer, brown with white blaze on forehead, 2 years, no marks.

Tolley, red, 3 years, left ear tag No. 13327.

AFGUNSSKUT. DISTRINK WATERBERG OP 20 MEI 1970 OM 11 VM

Muil, swart, 12 jaar, merrie.
Muil, swartbruin, 12 jaar, merrie.

BETHAL MUNISIPALE SKUT OP 29 APRIL 1970 OM 11 VM.

Koei, Fries, 6 jaar, swart en wit, geen brandmerke of ander merke nie.
Koei, Fries, 7 jaar, swart met wit kwas, geen brandmerke of ander merke nie.

KEMPTON PARK MUNISIPALE SKUT OP 30 APRIL 1970 OM 11 VM.

Perd, reün, bruin, 7—8 jaar, geen brandmerke of ander merke nie.

LICHENBURG MUNISIPALE SKUT OP 1 MEI 1970 OM 11 VM.

Os, donkerrooi, 6 jaar, brandmerke onduidelik, albei ore swaelstert.

Koei, geel, 6 jaar, geen merke.

Koei, ligrooi 3 jaar, geen merke.

Koei, swart, 3½ jaar, geen merke.

Vers, bruin met wit kol voor kop, 2 jaar, geen merke.

Tollie, rooi, 3 jaar, linkeroorplaatje No.

13327.

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 Landdros.

Notices By Local Authorities Plaaslike Bestuurskennisgewings

CITY COUNCIL OF PRETORIA.

ESTABLISHMENT OF A PUBLIC ROAD BY PROCLAMATION.

Notice is hereby given in terms of Section 5 (a) of the Local Authorities Roads Ordinance, 1904 (Ordinance No. 44 of 1904), that the Council has requested the Administrator of the Transvaal Province to establish by proclamation a road more fully described in the hereinafter-mentioned schedule, as a public road.

A copy of the petition to the Administrator and a diagram showing the road in question and accompanying the petition, will be open for inspection during normal office hours at Room 378, West Block, Munitoria, Van der Walt Street, Pretoria.

Objection to the establishment by proclamation of the proposed road, if any, must be submitted in writing and in duplicate to the Director of Local Government, P.O. Box 892, Pretoria, and to the Town Clerk, City Council of Pretoria, P.O. Box 440, Pretoria, on or before Friday, 29th May, 1970.

SCHEDULE.

A road, 26.76 metres (85 Cape feet) in width, situate between Mears and Devenish Streets and parallel to the southern boundary of Muckleneuk Township and on a portion of the farm Groenkloof No. 358 J.R., district of Pretoria, as indicated on diagram L.G. No. 144/70.

HILMAR RODE
Town Clerk.

STADSRAAD VAN PRETORIA.

INSTELLING VAN 'N OPENBARE PAD DEUR PROKLAMASIE.

Kennisgewing geskied hiermee ingevolge artikel 5 (a) van die „Local Authorities Roads Ordinance, 1904.” (Ordonnantie nr. 44 van 1904) dat die Raad die Administrateur van die Provincie Transvaal versoek het om 'n pad, soos meer volledig beskryf is in die hiernagenoemde bylae, as 'n openbare pad deur proklamering in te stel.

'n Afksrif van die petisie aan die Administrateur en 'n kaart wat die betrokke pad aandui en die petisie vergesel, lê gedurende die gewone diensure ter insae te kamer 378, Wesblok, Munitoria, Van der Waltstraat, Pretoria.

Besware teen die instelling deur proklamering van die voorgestelde pad, indien enige moet skriftelik en in tweevoud by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, en die Stadsklerk, Stadsraad van Pretoria, Posbus 440, Pretoria, voor of op Vrydag, 29 Mei 1970, ingedien word.

BYLAE.

'n Pad, 26.76 meter (85 Kaapse voet) wyd, geleë tussen Mears- en Devenishstraat en ewewydig met die suidelike grens van die dorp Muckleneuk en op 'n gedeelte van die plaas Groenkloof nr. 358 J.R., distrik Pretoria, soos op kaart L.G. nr. 144/70 aangedui is.

HILMAR RODE.
Stadsklerk.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

ALIENATION OF LAND, PORTION 1 OF LOT 499 ENNERDALE AND LOT 470 MID-ENNERDALE, TOWNSHIPS OF ENNERDALE AND MID-ENNERDALE

Notice is hereby given in terms of section 79 (18) (b) of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Transvaal Board for the Development of Peri-Urban Areas, subject to the consent of the Administrator, to lease Portion 1 of Lot 499 Ennerdale and Lot 470 Mid-Ennerdale in the Townships of Ennerdale and Mid-Ennerdale to the Grasmere Sportsclub for a period of 25 years at a rental of R2 per annum.

The Board's resolution and the conditions in respect of the proposed alienation of the property are open for inspection during normal office hours at room B100, H.B. Phillips Building 320, Bosman Street, Pretoria, for a period of one month from the date of this notice.

Any person who wishes to object against the proposed alienation, must lodge such objection in writing with the undersigned before or on the 8th May, 1970.

R.P. ROUSE
Secretary.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

VERVREEMDING VAN GROND, GEDEELTE 1 van ERF NR. 499 ENNERDALE EN ERF 470 MID-ENNERDALE IN DIE DORP ENNERDALE EN MID-ENNERDALE AAN DIE GRASMERE SPORTSKLUB.

Kennis geskied hiermee ingevolge die bepaling van Artikel 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939, soos gewysig, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede voornemend is om, onderworp aan die toestemming van die Administrator, gedeelte 1 van Erf Nr. 499 Ennerdale en Erf 470 Mid-Ennerdale aan die Grasmere Sportklub te verhuur vir 'n tydperk van 25 jaar teen 'n bedrag van R2.00 per jaar.

Die Raad se besluit en die voorwaardes in verband met die voorgenome vervreemding van die eiendom sal vir 'n tydperk van een maand vanaf die datum van hierdie kennisgewing ter insae lê gedurende normale kantoorure by kamer B100, H.B. Phillipsgebou, Bosmanstraat 320, Pretoria.

Enige persoon wat beswaar wil aanteken teen die voorgenome vervreemding moet sodanige besware skriftelik by die ondergetekende indien voor of op 8 Mei 1970.

R.P. ROUSE
Sekretaris.

Posbus 1341, Pretoria.
Kennisgewing Nr. 50/70
8.4.1970.

181—8—15—22.

VILLAGE COUNCIL OF GREYLINGSTAD. SALE OF ERVEN.

Notice is hereby given in terms of Section 79 (18) of the Local Government Ordinance No. 17 of 1939, as amended, that the Village Council of Greylingsstad intends, subject to the approval of the Administrator, to sell the following erven to various persons. Erven No's:- 100, 106, 107, 240, 241 and 524.

Particulars of the proposed sale of erven are open for inspection during normal hours (office) for a period of 1 (one) month from the date of this publication.

Any person wishing to object against the intention of the Village Council to exercise its powers as indicated above, must lodge such objection in writing with the undersigned not later than 25th April, 1970.

J. T. POTGIETER.
Town Clerk.

Municipal Offices,
Greylingsstad.
25th March, 1970.
Notice No. 4/1970.

DORPSRAAD VAN GREYLINGSTAD.

VERKOOP VAN ERWE.

Kennis geskied hiermee ingevolge die bepaling van Artikel 79 (18) van die Plaaslike Bestuurs Ordonnansie No. 17 van 1939, soos gewysig, dat die Dorpsraad van Greylingsstad van voorneme is om, onderhewig aan die goedkeuring van die Administrator die volgende Erwe aan verskeie persone te verkoop nl. Erwe 100, 106, 107, 240, 241 en 524.

Besonderhede met betrekking tot die voorgestelde verkoop van erwe sal gedurende gewone kantoorure ter insae lê vir 1 (een) maand vanaf die datum van hierdie kennisgewing.

Enige persoon wat wil beswaar maak teen die Raad se voorneme om sy magte, soos hierbo uiteengesit, uit te oefen, moet sodanige beswaar skriftelik by die ondergetekende indien nie later as 25 April, 1970.

J. T. POTGIETER.
Stadsklerk.

Munisipale Kantore,
Greylingsstad.
25 Maart 1970.
Kennisgewing No. 4/1970.

182—8—15—22.

TOWN COUNCIL OF KLERKS DORP. DRAFT AMENDMENT TOWN PLANNING SCHEME NO. 1/57.

The Town Council of Klerksdorp has prepared a-draft amendment town planning scheme to be known as Scheme No. 1/57. This draft scheme contains the following proposal:

The original Klerksdorp Town Planning Scheme No. 1 of 1947 will be amended by the rezoning of erf 1461; Klerksdorp Extension No. 2 from "general residential", as well as an adjoining portion of the townlands, approximately 8 529 sq. m. in extent, from "proposed public open space" to "special", for the purpose of a business centre for Indian traders.

Particulars of this scheme are open for inspection at room 204, Municipal Offices, Klerksdorp, for a period of four weeks from the date of the first publication of this notice which is the 15th April, 1970.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Klerksdorp town planning scheme or within one mile of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is the 15th April 1970; 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.

A. F. KOCH
Town Clerk.

Municipal Offices,
Klerksdorp.
24th March, 1970.
Notice No. 36/70.

STADSRAAD VAN KLERKS DORP. ONTWERP-WYSIGINGDORPSBEPLANNINGSKEMA NR. 1/57.

Die Stadsraad van Klerksdorp het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema Nr. 1/57.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wysiging van Klerksdorp-dorpsaanlegskema Nr. 1 van 1947 deur die herindeling van Erf 1461, Klerksdorp Uitbreiding Nr. 2, van "algemene woon" asmede 'n aangrensende gedeelte van die dorpsgrond, ongeveer 8 529 vk. m. groot, van "voorgestelde openbare oop ruimte" na "spesiaal", vir die doel van 'n sakesentrum vir Indiërhändelaars.

Besonderhede van hierdie skema lê ter insae by kamer Nr. 204, Stadskantore, Klerksdorp, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 15 April 1970.

Die Stadsraad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperde van vaste eiendom binne die gebied van die Klerksdorpse dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 15 April 1970, skriftelik van sodanige beswaar of vertoe in kennis stel en meld of hy deur die plaaslike bestuur aangehoor wil word of nie.

A. F. KOCH
Stadsklerk.

Stadskantore,
Klerksdorp.
24 Maart 1970.
Kennisgewing Nr. 36/70.

190—15—22

VILLAGE COUNCIL OF GROBLERSDAL. ALIENATION OF LAND.

Notice is hereby given in terms of Section 79(18) of Local Government Ordinance No. 17 of 1939, that it is the intention of the Council, subject to the consent of the Administrator, to let the Remaining of Portion B. of the farm Klipbank No. 196, in extent approximately 25 morgen, to Mr. H. S. Du Toit.

The conditions of lease may be inspected at the office of the Town Clerk during office hours and any objections to the said lease must be lodged, in writing, with the undersigned not later than the 8th May, 1970.

P.C. F. VAN ANTWERPEN.
Town Clerk.

Municipal Offices,
Groblersdal.
26th March 1970,
Notice No. 10/1970.

GROBLERSDAL DORPSRAAD. VERVREEMDING VAN GROND.

Kennis geskied hiermee ooreenkomsdig die bepaling van Artikel 79(18) van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939, dat onderhewig aan die toestemming van die Administrator, die Raad van voornemens is om Restant Gedeelte B van die plaas Klipbank Nr. 196, groot ongeveer 25 morgé, aan mnr. H. S. du Toit te verhuur.

Die voorwaardes van verhuur kan nagevraag word in die kantoor van die Stadsklerk gedurende normale Kantoorure en skriftelike besware teen die voorgenome verhuur moet by die ondergetekende ingediend word nie later as 8 Mei 1970 nie.

P. C. F. VAN ANTWERPEN.
Stadsklerk.

Munisipale Kantore,
Grobiersdal.
26 Maart 1970.
Kennisgewing Nr. 10/1970.

188—15—22—29

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING AND DONATION OF STREET BEZUIDENHOUT VALLEY AND LANE KENSINGTON.

(Notice in terms of Sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939).

The Council proposes, subject to the consent of the Hon. the Administrator, to close permanently to all traffic the following portions of streets in Johannesburg and to donate the closed portions to the Government of the Republic of South Africa:-

- (i) A portion of Tenth Avenue, Bezuidenhout Valley between Sixth and Seventh Streets.
(ii) A portion of the sanitary lane Kensington between Sixth and Seventh Streets, Kensington.

The portions of the street and lane the Council intends closing and donating are shown on a plan which may be inspected during ordinary office hours at Room 302, Municipal Offices, Johannesburg. Any person who will have any claim for compensation 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 the 19th June 1970.

S. D. MARSHALL,
Clerk of the Council.

Municipal Offices,
Johannesburg.
15th April 1970.

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING EN SKENKING VAN 'N STRAAT IN BEZUIDENHOUTSVALLEI EN 'N STEEG IN KENSINGTON.

(Kennisgewing ingevolge die bepaling van artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om mits sy Edelle die Administrateur dit goedkeur, die volgende straatgedeeltes in Johannesburg permanent vir alle verkeer te sluit en om die gebiede wat deur die sluiting ontstaan aan die Regering van die Republiek van Suid-Afrika te skenk:-

(ii) 'n Gedeelte van die sanitasiestee, denhoutsvallei, tussen Sesde en Sewende Straat.
(ii) 'n Gedeelte avn die sanitasiestee, Kensington, tussen Sesde en Sewende Straat, Kensington.

'n Plan waarop die straat en die steeg wat die Raad voornemens is om te sluit en te skenk, aangetoon word, kan gedurende gewone kantoortreure in kamer 302, Stadhuis, Johannesburg, besigtig word. Enigiemand wat teen die voorgestelde sluiting beswaar wil opper, of wat moontlik skadevergoeding wil eis indien die straat en die steeg gesluit word, moet sy beswaar of eis op of voor 19 Junie 1970 skriftelik by my indien.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
15 April 1970.

193—15—22—29

TOWN COUNCIL OF ALBERTON

PROPOSED: TOWN-PLANNING SCHEME NO. 1/63.

The Town Council of Alberton has prepared a draft amendment town-planning scheme, to be known as amending scheme No. 1/63.

This draft scheme contains the following proposal:-

To amend the Alberton Town-planning Scheme No. 1 of 1948, as amended, to authorize the Town Council of Alberton to give permission, subject to such conditions as it may impose, for the increase of the total number of storeys in a building to be erected on any erf within the municipality, provided that the bulk ratio is not increased.

Particulars of this scheme are open for inspection at the office of the Clerk of the

Council, Municipal Offices, Van Riebeeck Avenue, Alberton, for a period of four weeks from the date of the first publication of this notice, which is the 15 April, 1970. The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Alberton Town-planning scheme or within one mile of the boundary thereof has the right to object to the scheme, or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is the 15th April, 1970, inform the Town Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Town Council.

A. J. TALJAARD.
Acting Town Clerk.

Municipal Offices,
Alberton.
26th March, 1970.
Notice No. 24/1970.

STADSRAAD VAN ALBERTON VOORGESTEL: DORPSAANLEGSKEMA WYSIGING NO. 1/63.

Die Stadsraad van Alberton het 'n wysigingsontwerp-dorpsbeplanningskema opgestel, wat bekend sal staan as wysigende skema No. 1/63.

Hierdie ontwerpskema bevat die volgende voorstel:-

Om die Albertonse Dorpsaanlegskema, No. 1 van 1948, soos gewysig, verder te wysig ten einde daarvoor voorsiening te maak dat die Stadsraad van Alberton toestemming mag verleen, onderworpe aan sodanige voorwaarde as wat hy mag ople, dat die aantal verdiepings in 'n gebou wat op enige erf binne die munisipale gebied opgerig mag word, vermeerder word mits die vloeruimteverhouding nie daardeur verhoog word nie.

Besonderhede van hierdie skema lê ter insae aan die kantoor van die Klerk van die Raad, Municipale Kantoer, Van Riebeecklaan, Alberton, vir 'n tydperk van vier weke van die datum van die eerste publicasie van hierdie kennigewing af, naamlik, 15 April 1970.

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 Albertonse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsraad binne vier weke van die eerste publikasie van hierdie kennigewing, naamlik 15 April 1970, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad gehoor wil word of nie.

A. J. TALJAARD.
Wnde. Stadsklerk.

Municipale Kantoer,
Alberton.
26 Maart 1970.
Kennisgewing No. 24/1970.

193—15—22

MUNICIPALITY OF MIDDELBURG AMENDMENT OF TOWN HALL BY-LAWS.

The Town Council proposes to amend the Town Hall By-laws published under Administrator's Notice No. 67 of 29th January 1958 in order to make provision for tariffs

for the hire of crockery and to make further amendments to tariffs in order to simplify these, as well as to increase the charges for dances and similar functions to the same amount as that applicable to wedding receptions.

A copy of the proposed amendments will lie for inspection at the office of the Town Clerk until 13th May, 1970.

MIDDELBURGSE MUNISIPALITEIT

WYSIGING VAN STADSAALVER- ORDENINGE

Die Stadsraad is van voorneme om die Stadsaalverordeninge afgekondig by Administrateurskennisgewing No. 67 van 29 Januarie 1958 te wysig deur voorsiening te maak vir tariewe vir die verhuur van breekgoed en om verdere wysigings aan die tariewe aan te bring om dit te vereenvoudig, sowel as om die tarief vir danse en soortgelyke vergaderings te verhoog na dieselfde tarief as die vir huweliksontslahle.

'n Afskrif van die voorgestelde wysigings lê ter insae by die kantoor van die Stadsklerk tot 13 Mei 1970.

203—22.

EDENVALE TOWN COUNCIL

AMENDMENT OF CEMETARY BY-LAWS.

Notice is given in terms of the provisions of Section 96 of the Local Government Ordinance no. 17 of 1939, as amended, that it is the intention of the Edenvale Town Council to amend its Cemetery By-laws published under Administrator's Notice No. 316 dated 14th April 1954, by the addition of the following paragraph to the scale of charges:-

6. Charges for the placing of tiles on the Memorial Wall:-

	Residents	Other
(i) 9" x 5½" tile	R16.00	R32.00
(ii) 9" x 12" tile	R32.00	R64.00

Anybody wishing to object to this amendment or make representations in respect thereof must do so in writing to the Town Clerk within twenty-one (21) days from the date of publication hereof.

A. C. SWANEPOEL,
Clerk of the Council.

Municipal Offices,
Edenvale.

7th April, 1970.

Notice A/13/52/1970.

STADSRAAD VAN EDENVALE

WYSIGING VAN BEGRAAFPLAASVER- ORDENINGE.

Ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur nr. 17 van 1939, soos gewysig, word bekend gemaak dat die Stadsraad van Edenvale van voorneme is om die Begraafplaasverordeninge afgekondig by Administrateurskennisgewing nr. 316 van 14 April 1954 te wysig deur die toevoeging by die Tarieflys van die volgende paragraaf:-

6. Gelde vir die aanbring van teëls op die Muur van Herinnering:-

	Inwoners	Ander
(i) 9" x 5½" teël	R16.00	R32.00
(ii) 9" x 12" teël	R32.00	R64.00

Indien teen hierdie wysiging beswaar gemaak of vertoe ten opsigte daarvan gerig wil word, moet dit skriftelik aan die Stadsklerk

gerig word binne een-en-twintig (21) dae vanaf datum van publikasie hiervan.
 A. C. SWANEPoEL,
 Klerk van die Raad.
 Munisipale Kantore,
 Edenvale.
 7 April 1970.
 Kennisgewing A/13/52/1970.

205—22

CITY OF JOHANNESBURG

AMENDMENT OF GAS BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the City Council proposes to amend the First Schedule to Chapter 3 of the Gas By-laws, promulgated under Administrator's Notice 885 of the 3rd October 1951, as amended, to provide for the conversion of the tariff of charges to metric measures in compliance with the request of the Metrication Board.

Copies of the proposed amendments are open for inspection at Room 223A, Municipal Offices, for twenty-one days from the date of publication of this notice, and any person wishing to do so may, during that period, lodge with me an objection in writing to the proposed amendments.

A. P. BURGER,
 Town Clerk.

Municipal Offices,
 Johannesburg.
 22nd April 1970.

206—22

STAD JOHANNESBURG

WYSIGING VAN DIE MARK-VERORDENINGE

Hierby word ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad voornemens is om artikel 33(a) van die Markverordeninge, afgekondig by Administrateurskennisgewing no. 438 van 9 Julie 1947, soos gewysig, verder te stig ten einde voorsiening te maak vir die heffing van markgelede op 'n persentasiegrondslag op die totale verkoopwaarde van elke markverkoopbrief.

Afskrifte van die voorgestelde wysiging lê 21 dae lank vanaf die datum van hierdie kennisgewing in kamer 223A, Stadhuis, ter insae en enigiemand wat beswaar teen die voorgestelde wysiging wil opper, moet sy beswaar gedurende die tydperk skriftelik by my indien.

A. P. BURGER,
 Stadsklerk.

Stadhuis,
 Johannesburg.
 22 April 1970.

STILFONTEIN HEALTH COMMITTEE

GENERAL VALUATION ROLL 1970/73

Notice is hereby given in terms of Section 13(8) of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the first sitting of the Valuation Court will be held on Thursday, 30th April, 1970 at 9.00 a.m. in the Council Chamber, Municipal Offices, Stilfontein.

T. A. KOEN.
 Secretary.

Notice No. 11/1970.
 P.O. Box 20,
 Stilfontein.

GESONDHEIDS KOMITEE VAN STILFONTEIN

ALGEMENE WAARDERINGS LYS 1970/73.

Kennis geskied hiermee ingevolge Artikel 13(8) van die Plaaslike-bestuur-belasting Ordonnansie Nr. 20 van 1933, soos gewysig, dat die eerste sitting van die Waardasiehof gehou sal word op Donderdag, 30 April 1970, om 9 v.m. in die Raadsaal, Munisipalekantore, Stilfontein.

T. A. KOEN.
 Sekretaris

Kennisgewing Nr 11/1970
 Posbus 20,
 Stilfontein

207—22

RUSTENBURG TOWN COUNCIL

AMENDMENT OF SWIMMING BATH BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Council proposes to amend the above By-laws in order to determine swimming hours by Council's resolution.

The amendment is open for inspection at the office of the undersigned for a period of 21 days from publication hereof.

J. C. LOUW.
 Town Clerk.

No. 22/70.
 9th April, 1970.

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN SWEMBAD-VERORDENINGE.

Kennis word ingevolge artikel 96, van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Raad van voorname is om bogemelde verordeninge te wysig ten einde te bepaal dat swemure van tyd tot tyd deur die Raad by Besluit bepaal sal word.

Bogemelde wysiging lê vir insae by die ondergetekende vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan.

J. C. LOUW.
 Stadsklerk.
 Nr. 22/70.
 9 April 1970.

215—22

MUNICIPALITY OF CARLETONVILLE

TRIENNIAL AND INTERIM VALUATION ROLLS.

Notice is hereby given that the following Valuation Rolls of all rateable property within the Municipality of Carletonville, have been compiled in accordance with the provisions of the Local Authorities Rating Ordinance, 1933, as amended, and will lie for public inspection at the Municipal Offices, Halite Street, Carletonville, during office hours.

- All interim valuations for the period 1967 to 1970;
- Triennial Valuation Roll for the period 1970 to 1973.

All persons interested are hereby called upon to lodge, in writing, with the undersigned in the form set forth in the Second Schedule of the relative Ordinance not later than noon on Monday, May 25, 1970, notice of any objection they may have

in respect of the valuation of any rateable property valued in the said Valuation Rolls or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others or in respect of any other error, omission or misdescription.

The prescribed forms of notice of objection may be obtained on application at the Rates Hall or Office of the Town Clerk of the Council, Municipal Offices.

Attention is directed to the fact that no person will be entitled to urge any objection before the valuation court to be hereafter constituted, unless he shall have first lodged such notice of objection as aforesaid.

P. A. DU PLESSIS.
 Town Clerk.

Municipal offices,
 P.O. Box 3,
 Carletonville.
 Notice No. 15/1970.

MUNISIPALITEIT CARLETONVILLE

DRIEJAARLIKSE EN TUSSENTYDSE WAARDERINGS LYSSTE.

Hiermee word kennis gegee dat die volgende Waarderingslysste van alle belasbare eiendom binne die Munisipalteit Carletonville, ooreenkomsdig die bepalinge van die Plaaslike Bestuur Belastingordonansie 1933, soos gewysig opgestel is en dat die Lyse gedurende kantoorure by die Stadskantore, Halitestraat, Carletonville, vir die publiek ter insae lê:-

- Alle tussentydse waardasies vir die tydperk 1967 tot 1970;
- Algemene driejaarlike waardasie vir die tydperk 1970 tot 1973.

Alle belanghebbende persone word hiermee versoen om die ondergetekende voor 12 Middag, op Maandag 25 Mei 1970, op die vorm soos voorgeskryf in die Tweede Bylae van bogemelde Ordonnansie, skriftelik in kennis te stel van enige beware wat hulle mag hê teen die waardering van enige belasbare eiendomme soos voorkom in die onderhavige Waarderingslysste, of ten opsigte van die weglatting daaruit van eiendom wat na bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is of teen enige ander fout, onvolledigheid of verkeerde inskrywing.

Vorms van kennisgewing van beware is op aanvraag by die Belastingsaal of Kantoor van die Klerk van die Raad, Munisipale Kantoor verkrybaar.

Die aandag word daarop gevvestig dat niemand die reg sal hê om enige beware voor die Waarderingshof, wat later saamgestel sal word, te opper tensy hy op die voorgeskrewe wyse kennisgewing van sy bewaar ingedien het nie.

P. A. DU PLESSIS.
 Stadsklerk.
 Munisipale Kantore,
 Posbus 3,
 Carletonville.
 Kennisgewing Nr. 15/1970.

208—22

CITY OF JOHANNESBURG

PROPOSED PERMANENT CLOSING OF STREETS, JEPPESTOWN.

(Notice in terms of Section 67(3) of the Local Government Ordinance, 1939).

The Council proposes, subject to the consent of the Hon. the Administrator, to close permanently to all traffic the following portions of streets in Jeppestown:-

Portion of Grace Street, Jeppestown between Jules and Hanau Streets.

Portion of Highgate Street, Jeppestown between Jules and Hanau Streets.

Portion of Crown Street, Jeppestown between Jules and Hanau Streets.

Portion of Corrie Street, Jeppestown between Jules and Hanau Streets.

A triangular portion of Browning Street, Jeppestown adjoining the Railway Reserve.

Portion of Mordaunt Street, Jeppestown between Jules Street and the Railway Reserve.

Portion of Doran Street, Jeppestown between Grace and Browning Streets.

Portion of Doran Street, Jeppestown from Berg Street to approximately the middle of the block to Grace Street.

Portion of Doran Street, Jeppestown between Browning Street and the Railway Reserve.

The portions of the streets the Council intends closing are shown on a plan which may 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 the 26th June 1970.

S. D. MARSHALL,
Clerk of the Council.

Municipal Offices,
Johannesburg.
22nd April 1970.

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING VAN STRATE, JEPPESTOWN

(Kennisgewing ingevolge die bepalings van artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939)

Die Raad is voornemens om, mits Sy Edelle die Administrateur dit goedkeur, ondergenoemde straatgedeeltes in Jeppestown permanent vir alle verkeer te sluit:-

Gedeelte van Gracestraat, Jeppestown, tussen Jules- en Hanaustraat.

Gedeelte van Highgatestraat, Jeppestown, tussen Jules- en Hanaustraat.

Gedeelte van Crownstraat, Jeppestown, tussen Jules- en Hanaustraat.

Gedeelte van Corriestraat, Jeppestown, tussen Jules- en Hanaustraat.

'n Driehoekige gedeelte van Browningstraat, Jeppestown, langs die spoorwegreservé.

Gedeelte van Mordauntstraat, Jeppestown tussen Julesstraat en die spoorwegreservé.

Gedeelte van Doranstraat, Jeppestown, tussen Grace- en Browningstraat.

Gedeelte van Doranstraat, Jeppestown, van Bergstraat af tot ongeveer in die helfte van die straatblok tussen Berg- en Gracestraat.

Gedeelte van Doranstraat, Jeppestown, tussen Browningstraat en die spoorwegreservé.

'n Plan waarop die gedeeltes van die strate wat die Raad voornemens is om te sluit, aangetoon word, kan gedurende gewone kantoorure in kamer 302, Stadhuis, Johannesburg, besigtig word. Enigiemand wat teen die voorgestelde sluiting beswaar wil opper of wat moontlik skadevergoeding wil eis indien die gedeeltes gesluit word, per

moeet sy beswaar of eis uiters op 26 Junie 1970 skriftelik by my indien.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
22 April 1970.

194—22

TOWN COUNCIL OF VEREENIGING

PROPOSED AMENDMENT TO PARKS-WATER AND ELECTRICITY SUPPLY BY-LAWS

Notice is hereby given, in terms of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Vereeniging to amend the following by-laws:

- The Parks By-Laws, to provide for the payment of entrance fees to the Council's waterfront parks.
- The Water Supply By-Laws, to provide that deposits unclaimed after one year become forfeited to the Council.
- The Electricity Supply By-Laws, to provide that deposits unclaimed after one year become forfeited to the Council and to provide further for recent increases in the cost of electricity imposed by the Electricity Supply Commission to be passed on to consumers by means of a 10 cent increase in respect of excess units purchased under the domestic, commercial and general tariffs and a 10 per cent surcharge on all industrial tariffs.

Copies of the proposed amendments will lie open for inspection at the Office of the Clerk of the Council during normal office hours for a period of twenty-one (21) days from the date of publication hereof.

P. J. D. CONRADIE
Town Clerk
Advert No. 4068.

Municipal Offices,
Vereeniging.
3rd April, 1970.

Provincial Gazette: 22.4.1970

STADSRAAD VAN VEREENIGING

VOORGESTELDE WYSIGING VAN PARKE-, WATER- EN ELEKTRISITEITS VOORSIENINGSVERORDENINGE

Kennis word hiermee gegee, kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat dit die voorname van die Stadsraad van Vereeniging is om die volgende verordeninge te wysis —

- Parkeverordeninge om voorsiening te maak vir die betaling van toegangsgeld tot die Raad se rivieroewerparke.
- Die Watervoorsieningsverordeninge, om voorsiening te maak dat onopgeëiste depositos na een jaar verbeur word.
- Die Elektrisiteitsvoorsieningsverordeninge, om voorsiening te maak dat onopgeëiste depositos na een jaar verbeur word, en dat onlangse verhogingsdeur die Elektrisiteitsvoorsieningskommissie in die koste van elektrisiteit van die verbruikers verhaal word by wyse van 'n 10 percent verhoging ten opsigte van addisionele eenhede onder die huishoudelike, handels- en algemene tariewe en 'n 10 percent oorlaading op alle nywerheidstariewe.

Afskrifte van die voorgestelde wysigings sal gedurende gewone kantoorure vir 'n tydperk van een-en-twintig (21) dae vanaf

die bekendmaking hiervan in die Kantoor van die Klerk van die Raad ter insae lê.

P. J. D. CONRADIE
Stadsklerk

Advertisensienummer: 4068.

Munisipale Kantoor,

Vereeniging.

3 April 1970.

Provincial Gazette: 22.4.1970

209—22

TOWN COUNCIL OF SANDTON VALUATION COURT SITTING

Notice is given in terms of Section 13(8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the first sitting of the Valuation Court appointed to consider the undermentioned rolls and any objections to entries in the said rolls, if any, will be held in Flat 206, Majuba Flats, Alice Lane, Sandown, Sandton, on Monday, 4th May, 1970 at 9.00 a.m.:-

- General Valuation roll for the former North Eastern Johannesburg and Bryanston Local Area Committee areas as well as certain farm portions included into the Sandton Municipality.
- Interim valuation roll for the Sandton Municipality which includes the following townships:-
Hyde Park Extension No. 36
Hyde Park Extension No. 48
Kleve Hill Park
Morningside Extension No. 7
Morningside Extension No. 39
Morningside Manor
Sandown Extension No. 17

J. A. VAN BILJON
Clerk of the Valuation Court

P. O. Box 65202,
Benmore,
Sandton.

22nd April, 1970
(Notice No. 24/70)

STADSRAAD VAN SANDTON

SITTING VAN WAARDERINGSHOF

Kennis geskied hiermee ooreenkomsdig die bepaling van Artikel 13(8) van die Plaaslike Bestuur Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die eerste sitting van die Waarderingshof wat aangeset is om die ondervermelde waarderingslyste te oorweeg sowel as alle besware teen inskrywings in genoemde lyste, indien enige, sal plaasvind in Woonstel 206, Majuba-Woonstelle, Alicelaan, Sandown, Sandton om 9 v.m. op Maandag, 4 Mei 1970:-

- Algemene waarderingslys vir die vorige Noord-Oos en Bryanston Plaaslike Gebiedskomiteebiede sowel as sekere plaasgedeeltes wat by Sandton Munisipaliteit ingesluit is.
- Tussentydse waarderingslys vir die Sandton Munisipaliteit wat die volgende dorpe insluit:-
Hyde Park Uitbreiding No. 36
Hyde Park Uitbreiding No. 48
Kleve Hill Park
Morningside Uitbreiding No. 7
Morningside Uitbreiding No. 39
Morningside Manor
Sandown Extension No. 17

J. A. VAN BILJON
Klerk van Waarderingshof

Posbus 65202,
Benmore,
Sandton.

22 April 1970.

(Kennisgewing No. 24/70)

210—22

TOWN COUNCIL OF NELSPRUIT

AMENDMENT OF PARKING METER BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance 1939 as amended, that the Town Council intends to amend the Parking meter by-laws promulgated under Administrative's Notice No. 310 dated 12th April, 1967 by amending the definition of the word "Parking Meter".

Any person who wishes to lodge any objection against the proposed amendment to these by-laws must submit such objection in writing to the undersigned before 18th May, 1970.

J. N. JONKER
Town Clerk.

Municipal Offices,
P. O. Box 45,
Nelspruit.
Notice No. 38/1970
1st April, 1970.

unless he shall first have lodged such notice of objection as aforesaid.

W. J. R. APPELCRYN.
Town Clerk.

Municipal Offices,
Westonaria.
M.N. No. 11/70.

Star. 13th April 1970
Provincial Gazette: 15th April 1970.

STADSRAAD VAN WESTONARIA.

WAARDASIELYS, 1970/73.

Kennis word hiermee gegee dat die Stadsraad van Westonaria 'n driejaarlike waardasie laat maak het ooreenkomsdig die bepalings van die Plaaslike Bestuur-Belas-tingordonansie van 1933, soos gewysig, van alle belasbare eiendom binne die Munici-paliteit en dat die waardasielys vir publieke inspeksie ter insae lê by die Kantoor van die Stadstesourier gedurende kantoor-

Alle belanghebbende persone word hiermee versoek om skriftelik voor 22 Mei 1970 op die voorgeskrewe vorm (soos uiteenge-set in die Tweede Skedule van die voor-noemde Ordonnansie), kennis te gee van enige beswaar ten opsigte van die waardasie van enige belasbare eiendom in die ge-noeerde lys vervat, of wat betref die weg-lating van eiendomme wat beweer word belasbare eiendom te wees en in besit van die beswaarmaker of ander persone is, of wat betref enige ander fout, wegla-ting, onvolledigheid, of foutiewe beskry-wing.

Gedrukte vorms van kennisgewing van beswaar kan verkry word by die Kantoor van die Stadstesourier en aandag word spesial gevestig op die feit dat geen per-soon geregtig sal wees om 'n beswaar by die Waardasiehof in te dien nie, tensy hy eers sodanige kennisgewing van beswaar, soos hierin vermeld ingedien het.

W. J. R. APPELCRYN.
Stadsklerk.

Munisipale Kantore,
Westonaria.
M.K. Nr. 11/70.

Vaderland: 13 April 1970
Provinciale Koerant: 15 April 1970.
214 — 22

STADSRAAD VAN NELSPRUIT

WYSIGING VAN PARKEERMETER-VERORDENINGE.

Kennis word hiermee in gevolge die be-palings van Artikel 96 van die Ordonnan-sie op Plaaslike Bestuur, 1939, soos ge-wysig gegee dat die Stadsraad voornemens is om die Parkeermeterverordeninge afge-kondig by Administrateurskennisgewing nr. 310 van 12 April 1967 te wysig deur die woordomskrywing van „Parkeermeter“ te wysig.

Enige persoon wat enige beswaar wil aan-teken teen die voorgestelde wysiging van die verordeninge moet sodanige beswaar skriftelik indien by ondergetekende uiters op 18 Mei 1970.

J. N. JONKER
Stadsklerk.

Munisipale Kantore,
Posbus 45,
Nelspruit
Kennisgewing nr. 38/1970
1 April 1970

213 — 22.

TOWN COUNCIL OF WESTONARIA.

VALUATION ROLL 1970/73.

Notice is hereby given that the Town Council of Westonaria has caused a trien-nial valuation to be made in accordance with the provisions of the Local Authori-ties Rating Ordinance, 1933, as amended, of all rateable property within the Municipality and that the valuation roll will lie for public inspection at the Office of the Town Treasurer, during office hours.

All interested persons are hereby called upon to lodge, in writing, with the under-signed before 22nd May, 1970 and in the form set forth in the Second Schedule to the above Ordinance, notice of any ob-jection they may have in respect of the valuation of any rateable property con-tained in the said roll, or in respect of the omission therefrom of property alle-ged to be rateable property, and whether held by the person objecting or by any other person or in respect of any other error, omission or misdescription.

Printed forms of notice of objection are obtainable at the Office of the Town Treasurer. Attention is specially directed to the fact that no person will be entitled to urge an objection before the Valuation Court,

AMENDMENT OF MARKET BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the City Council proposes to amend section 33(a) of the Market By-laws, promulgated under Ad-ministrator's Notice 438 of the 9th July 1947, as amended to provide for the im-position of dues on a percentage basis on the gross sales value of each market sales note.

Copies of the proposed amendment are open for inspection at Room 223A, Munici-pal Offices, for twenty-one days from the date of publication of this notice, and any person wishing to do so may, during that period, lodge with me an objection in writ-ing to the proposed amendment.

A. P. BURGER,
Town Clerk.

Municipal Offices,
Johannesburg.
22nd April 1970

STAD JOHANNESBURG

WYSIGING VAN DIE MARKVERORDENINGE

Hierby word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike

Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad voornemens is om artikel 33(a) van die Markverordeninge, afgkon-dig by Administrateurskennisgewing no. 438 van 9 Julie 1947, soos gewysig, verder te wysig ten einde voorsiening te maak vir die heffing van markgelde op 'n persenta-siegrondslag op die totale verkoopwaarde van elke markverkoopbrief.

Afskrifte van die voorgestelde wysiging lê 21 dae lank vanaf die datum van hierdie kennisgewing in kamer 223A, Stadhuis, ter insae en enigemand wat beswaar teen die voorgestelde wysiging wil opper, moet sy beswaar gedurende die tydperk skriftelik by my indien.

A. P. BURGER
Stadsklerk

Stadhuis,
Johannesburg
22 April 1970.

202—22

RANDBURG MUNICIPALITY

PROPOSED REVOCATION OF LEAVE REGULATIONS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended that it is the intention of the Town Council of Randburg to repeat its existing Leave Regulations, promulgated by Administrator's Notice No. 593 of 3rd August, 1960, and to adopt conditions of leave by Resolution of the Council.

Copies of the Council's resolution in connection with the proposed conditions of leave are open for inspection during normal office hours at Room No. 104, Municipal Offices, Hendrik Verwoerd Drive, Randburg, and objections against the Council's proposals, if any, will be received by the undersigned until Friday 15th May, 1970.

A.D. NORVAL
Acting Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg,
15th April, 1970.
Notice No. 9/1970.

RANDBURG MUNISIPALITEIT

VOORGESTELDE HERROEPING VAN VERLOFREGULASIES.

Kennis geskied hierby, ingevolge die be-palings van Artikel 96 van Ordonnansie No. 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voorneme is om sy bestaande Verlofregulasies, afgkon-dig by Administrateurskennisgewing No. 593 van 3 Augustus 1960 te herroep en ver-lofovvoordeades by besluit van die Raad te aanvaar.

Afskrifte van die Raad se besluit in ver-band met voorgestelde verlofovvoordeades lê ter insae gedurende kantoorure by Kamer No. 104, Munisipale Kantoor, Hendrik Ver-woerdrylaan, Randburg, en besware teen die Raad se voorstelle, indien enige, sal deur ondergetekende ontvang word tot en met Vrydag, 15 Mei 1970.

A. D. NORVAL
Waarn. Stadsklerk.

Munisipale Kantoor,
Privaatsak 1,
Randburg.
15 April 1970.
Kennisgewing No. 9/1970.

212—22

TOWN COUNCIL OF
CARLETONVILLE.
PROPOSED AMENDMENT OF THE
CARLETONVILLE TOWN PLANNING
SCHEME 1961.

The Town Council of Carletonville has prepared a draft amendment to the Carletonville Town Planning Scheme 1961 to be known as Amendment Scheme 1/39.

The Draft Scheme contains the following proposal:

The amendment of Clause 27 and Table G as well as Clause 28(a) Table H to read as follows:

27. No building shall be erected so as to exceed the height specified in Table "G" for the height zone in which the building is erected.

TABLE G.

Height Zone No.	Reference to Map	Height of buildings above average ground level
1	Edged Black	13 m
2	Edged Orange	10 m
3	All use-Zones not edged.	7 m

Provided that:-

- (a)
- (b)
- (c)
- (d)
- (e)
- (f) Height Zone 2 shall be applicable to all general business erven in Oberholzer and to special business erven in Oberholzer Extension 1 and Pretoriusrus.

- (g) The roof of a building shall not be taken into consideration in determining the height of buildings, provided further that any basement with a floor more than 2 m below the average ground level shall not be reckoned in the height of buildings.

By the additions of the following proviso after proviso (vi) of Table H Clause 28(a).

(viii) In Oberholzer Township the ground coverage on all general business erven shall be fixed at 60%

Various properties belonging to different owners are effected by the proposed amendment. The general effect of the amendment is to determine the height of buildings which may be erected more clearly and to provide for a greater coverage on general business stands in Oberholzer.

Particulars of this Scheme are open for inspection at Room 217, Municipal Offices, Halite Street, Carletonville, for a period of four weeks from the date of the first publication of this notice which is the 22nd April, 1970.

The Council will after the expiration of the aforesaid period consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Carletonville Town Planning Scheme, 1961, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect hereof and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is the 22nd April, 1970, inform the Town Clerk, P.O. Box 3, Carletonville, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

P. A. DU PLESSIS.
Town Clerk.

Municipal Offices,
P.O. Box 3,
Carletonville.
Notice No. 14/1970.

204—22—29.

STADSRAAD VAN CARLETONVILLE

VOORGESTELDE WYSIGING VAN
DIE CARLETONVILLE DORPSAAN-
LEGSKEMA 1961.

Die Stadsraad van Carletonville het 'n wysiging van die Carletonville Dorpsaanlegskema 1961, opgestel wat bekend sal staan as wysigende skema 1/39.

Hierdie ontwerpskema bevat die volgende voorstel:-

Die wysiging van klosule 27 en Tabel G en Klosule 28(a) Tabel H om soos volg te lees:-

"27. Geen geboue mag hoër as wat in Tabel G gespesifiseer word in die gebiede waarin die geboue geleë is, opgerig word nie."

TABEL G.

Hoogte Sone Nr.	Verwysing na Kaart	Hoogte van Geboue bo-kant ge-middelde grond-oppervlakte.
1.	Swart omraam.	13 m.
2.	Oranje omrand	10 m.
3.	Nie-omrande-gebruiksones.	7 m.

Met dien verstande dat:-

- (a)
- (b)
- (c)
- (d)
- (e)

(f) Hoogtesone 2 van toepassing is op alle algemene besigheidserwe in Oberholzer en spesiale besigheidserwe in Oberholzer Uitbreiding 1 en Pretoriusrus.

(g) Die dak van 'n gebou nie in berekening gebring word by die hoogte bepaling van geboue nie en voorts met dien verstande dat enige kelderverdieping met 'n vloer laer as 2 m. benede die gemiddelde grondoppervlakte nie ingerekken word by die hoogte van geboue nie.

Deur in Klosule 28(a) Tabel H die volgende voorbeholdsbeplasing na voorbeholdsbeplasing (vi) in te voeg.

(vii) In Oberholzer dorpsgebied die grondbedekking op alle algemene besigheidserwe op 60% vasgestel word."

Verskeie eiendomme wat aan verskillende persone behoort word deur die wysiging geraak. Die algemene uitwerking van die wysiging is om die hoogte van geboue wat opgerig mag word nader te omskryf en om voorseeing te maak vir 'n groter grondbedekking op algemene besigheidserwe in Oberholzer.

Besonderhede van die skema lê ter insae by kamer 217, Municipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 22 April 1970.

Die raad sal na verstryking van genoemde periode die skema corweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Carletonville Dorpsaanlegskema 1961 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 3, Carletonville, binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 22 April 1970, skriftelik van sodanige beswaar of vertoë in kennis stel en meld of hy deur die Plaaslike Bestuur gehoor wil word aldan nie.

P. A. DU PLESSIS.
Stadsklerk.

Municipale Kantore,
Posbus 3,
Carletonville.

Kennisgewing No. 14/1970. 204—22—29

IMPORTANT ANNOUNCEMENT

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As the 7th May, 1970, is a public holiday, the closing time for acceptance of Administrator's Notices etc., will be as follows:

12 noon on Tuesday, 5th May, 1970, for the issue of the Provincial Gazette of Wednesday the 13th May, 1970.

J. G. VAN DER MERWE,
Provincial Secretary.

BELANGRIKE AANKONDIGING

SLUITINGSTYD VIR ADMINISTRATEURSKENNISGEWINGS ENSOVOORTS.

Aangesien 7 Mei 1970 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings, ensovoorts, soos volg wees:

12 middag op Dinsdag 5 Mei 1970, vir die uitgawe van die Provinciale Koerant van Woensdag 13 Mei 1970.

J. G. VAN DER MERWE,
Provinciale Sekretaris.

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