



MENIKO  
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# Offisiële Roerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRYS: S.A. 10c — OORSEE 15c

21 APRIL,  
21 APRIL 1971

3508

No. 90 (Administrator's), 1971.

## 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 Norton Company (Pty.) Limited for a certain restriction which is binding on Erf No. 1008, situated in the township of Vereeniging Extension No. 1, district Vereeniging, Transvaal, to be removed;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 3916/1970 pertaining to the said Erf No. 1008, Vereeniging Extension No. 1 township, by the removal of condition 3(a)(ii).

Given under my Hand at Pretoria this 23rd day of March One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
P.B. 4/14/2/1368/2.

No. 91 (Administrator's), 1971.

## 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 Trade Masters (Proprietary) Limited for a certain restriction which is binding on Certain Remaining Extent of Erf No. 32 situated in the township of Vereeniging, district Vereeniging, Transvaal, to be removed;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been complied with;

No. 90 (Administrators-), 1971.

## 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 Norton Company (Pty.) Limited om 'n sekere beperking wat op Erf No. 1008 geleë in die dorp Vereeniging Uitbreiding No. 1, distrik Vereeniging, 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 aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport No. 3916/1970, ten opsigte van genoemde Erf No. 1008, dorp Vereeniging Uitbreiding No. 1, deur die opheffing van voorwaarde 3(a)(ii).

Gegee onder my Hand te Pretoria op hede die 23ste dag van Maart Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provincie Transvaal.  
P.B. 4/14/2/1368/2.

No. 91 (Administrators-), 1971.

## 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 Trade Masters (Proprietary) Limited om 'n sekere beperking wat op Sekere Resterende Gedeelte van Erf No. 32 geleë in die dorp Vereeniging, distrik Vereeniging, 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 aan al die bepalings van bogenoemde Wet voldoen is;

Holding No. 1199 situated in Winterveld Agricultural Holdings Extension No. 1, district Pretoria, Transvaal, to be removed and altered;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 31345/1966 pertaining to the said Holding No. 1199, Winterveld Agricultural Holdings Extension No. 1, by—

- (a) the removal of Condition B(d), and
- (b) the amendment of the first paragraph of condition B(a) by the removal of the full stop after the figures "1919" and the addition thereafter of the words "provided that with the written consent of the Administrator after consultation with the Townships Board he may be permitted to use the holding for such purposes as the Administrator has so authorised and under such conditions as he may impose."

Given under my Hand at Pretoria this 31st day of March One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
T.A.D. 8/2/439.  
P.B. 4/16/2/648/3.

No. 96 (Administrator's), 1971.

## 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 Richard James Pope for a certain restriction which is binding on certain Freehold Residential Lots Nos. 278 and 279 situated in the township of Parkwood 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 above-mentioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 5044/1967 pertaining to the said certain Freehold Residential Lots Nos. 278 and 279 Parkwood township, by the removal of condition 1 (f).

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

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB 4/14/2/1015-1.

geleë in die Winterveld Landbouhoeves Uitbreiding No. 1, distrik Pretoria, bindend is, op te hef en te wysig;

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 bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport No. 31345/1966 ten opsigte van genoemde Hoeve No. 1199, Winterveld Landbouhoeves Uitbreiding No. 1 deur:—

- (a) die opheffing van voorwaarde B(d), en
- (b) die wysiging van die eerste paragraaf van voorwaarde B(a) deur die opheffing van die punt na die syfers „1919” en die byvoeging daarna van die volgende woorde „provided that with the written consent of the Administrator after consultation with the Townships Board he may be permitted to use the holding for such purposes as the Administrator has so authorised and under such conditions as he may impose.”.

Gegee onder my Hand te Pretoria op hede die 31ste dag van Maart Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinie Transvaal.  
T.A.D. 8/2/439.  
P.B. 4/16/2/648/3.

No. 96 (Administrateurs-), 1971

## 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 Richard James Pope om 'n sekere beperking wat op sekere Vrypag Woonlotte Nos. 278 en 279 geleë in die dorp Parkwood 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 bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport No. 5044/1967 ten opsigte van genoemde sekere Vrypag Woonlotte Nos. 278 en 279 dorp Parkwood deur die opheffing van voorwaarde 1 (f).

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

S. G. J. VAN NIEKERK,  
Administrateur van die Provinie Transvaal.  
PB 4/14/2/1015-1.

**ADMINISTRATOR'S NOTICES**

Administrator's Notice 430

7 April 1971

**CARLETONVILLE MUNICIPALITY: REDEFINITION OF MUNICIPAL BOUNDARIES.**

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that owing to the fact that a portion of the boundary of the Carletonville Municipality was defined by Proclamation (Administrator's) 96 of 1959 as being the Bank-Potchefstroom railway line, and the said railway line had to be diverted to an area of greater safety in the year 1965 on account of the danger of subsidence of the land, it has become necessary to redefine the boundary of the said Municipality as per the Schedule hereto, in which the said portion is defined substantially according to the boundary formed by the railway line before diversion save the cadastral boundaries are employed.

It shall be competent for all persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to lodge an objection with the Administrator against any alteration of the boundary of the said Municipality as described in the Schedule hereto setting forth the grounds of objection.

P.B. 3/2/3/146

**SCHEDULE****CARLETONVILLE MUNICIPALITY: REDEFINITION OF MUNICIPAL BOUNDARIES.**

Beginning at the western most beacon of Welverdiend Agricultural Holdings (General Plan S.G. A. 8837/48); thence generally north-eastwards along the boundaries of the following so as to include them in this area: the said Welverdiend Agricultural Holdings, Portion 19 (Diagram S.G. A. 2128/18) of the farm Welverdiend 97-I.Q., and Welverdiend Township (General Plan S.G. A. 5148/39), to the north-eastern beacon of the last-named Township; thence south-eastwards along the north-eastern boundary of the said Welverdiend Township to the north-eastern beacon of Portion 32 (Diagram S.G. A. 1000/19), of the said farm Welverdiend 97-I.Q.; thence southwards along the eastern boundaries of the said Portion 32 and Portion 31 (Diagram S.G. A. 116/19) to the south-western beacon of Portion 80 (Diagram S.G. A. 351/54) of the said farm Welverdiend 97-I.Q.; thence generally northwards along the boundaries of the following portions of the said farm Welverdiend 97-I.Q., so as to exclude them from this area: the said Portion 80, Portion 79 (Diagram S.G. A. 350/54), Portion 78 (Diagram S.G. A. 349/54), Portion 77 (Diagram S.G. A. 348/54), Portion 96 (Diagram S.G. A. 4410/64) and Portion 51 (Diagram S.G. A. 1841/31) to the south-eastern beacon of the last-named Portion; thence north-eastwards along the north-western boundaries of the following portions of the said farm Welverdiend 97-I.Q.: Portion 43 (Diagram S.G. A. 176/22), Portion 28 (Diagram S.G. A. 13/19) to the north-eastern beacon of the last-named portion; thence north-eastwards in a straight line to the south-western beacon of Pottiesville Township (General Plan S.G. A. 3432/62); thence north-eastwards along the south-eastern boundary of the said Pottiesville Township to the south-eastern beacon thereof; thence north-eastwards in a straight line to the north-western beacon of

**ADMINISTRATEURSKENNISGEWINGS**

Administrateurskennisgewing 430

7 April 1971

**MUNISIPALITEIT CARLETONVILLE: HEROMSKRYWING VAN MUNISIPALE GRENSE.**

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat vanweë die feit dat 'n gedeelte van die grens van die Munisipaliteit Carletonville by Proklamasie (Administrateurs-) 96 van 1959 omskryf was as synde die Bank-Potchefstroom spoorlyn en genoemde spoorlyn vanweë die gevaar van insakkings in die jaar 1965 na 'n veiliger gebied verlê moes word, dit nodig geword het om die grens van genoemde Munisipaliteit te heromskryf soos in die Bylae hierby, waarin genoemde gedeelte omskryf word wesentlik volgens die grenslyn gevorm deur die spoorlyn voor verlegging dog volgens kadastrale grense.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinsiale Koerant* by die Administrateur beswaar aan te teken teen enige verandering van die grens van genoemde Munisipaliteit soos in die Bylae hierby omskryf met vermelding van die gronde van beswaar.

P.B. 3/2/3/146

**BYLAE****MUNISIPALITEIT CARLETONVILLE: HEROMSKRYWING VAN MUNISIPALE GRENSE.**

Begin by die mces westelike baken van Welverdiend Landbouhoeves (Algemene Plan L.G. A. 8837/48); daarvandaan algemeen noordooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: die genoemde Welverdiend Landbouhoeves, Gedeelte 19 (Kaart L.G. A. 2128/18) van die plaas Welverdiend 97-I.Q., en Welverdiend Dorp (Algemene Plan L.G. A. 5148/39) tot by die noordoostelike baken van die laasgenoemde Dorp; daarvandaan suidooswaarts langs die noord-oostelike grens van die genoemde Welverdiend Dorp tot by die noordoostelike baken van Gedeelte 32 (Kaart L.G. A. 1000/19) van die genoemde plaas Welverdiend 97-I.Q.; daarvandaan suidwaarts langs die oostelike grens van die genoemde Gedeelte 32 en Gedeelte 31 (Kaart L.G. A. 116/19) tot by die suidwestelike baken van Gedeelte 80 (Kaart L.G. A. 351/54) van die genoemde plaas Welverdiend 97-I.Q.; daarvandaan algemeen noordwaarts langs die grense van die volgende gedeeltes van die genoemde plaas Welverdiend 97-I.Q., sodat hulle uit hierdie gebied uitgesluit word: die genoemde Gedeelte 80, Gedeelte 79 (Kaart L.G. A. 350/54), Gedeelte 78 (Kaart L.G. A. 349/54), Gedeelte 77 (Kaart L.G. A. 348/54), Gedeelte 96 (Kaart L.G. A. 4410/64) en Gedeelte 51 (Kaart L.G. A. 1841/31) tot by die suidoostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die noordwestelike grense van die volgende gedeeltes van die genoemde plaas Welverdiend 97-I.Q.; Gedeelte 43 (Kaart L.G. A. 176/22), Gedeelte 28 (Kaart L.G. A. 13/19), tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts in 'n reguitlyn tot by die suidwestelike baken van Pottiesville Dorp (Algemene Plan L.G. A. 3432/62); daarvandaan noordooswaarts langs die suidoostelike grens van die genoemde Pottiesville Dorp tot by die suidoostelike baken daarvan;

## *Definitions*

1. In these regulations, unless the context otherwise indicates, "Committee" means the Stilfontein Health Committee.

### *Fees for the Furnishing of Information.*

2. Except where otherwise provided, every applicant for information from any of the Committee's records shall pay the fee prescribed in the Schedule hereto for any information furnished: Provided that nothing herein contained shall, except where otherwise provided, oblige the Committee to furnish any such information and no person shall be precluded from making therefrom such extracts as he may require free of charge of such information as the Committee may lawfully furnish: Provided further that information required by the Government of the Republic of South Africa or any Provincial Administration or local authority or by any person for statistical purposes in the public interest, or by any person in respect of property registered in his own name or by his duly authorised agent for the purpose of affecting payment of any rates or fees which may be due and payable, shall be furnished free of charge.

## SCHEDULE

1. Except where otherwise provided, each applicant for the issuing by the Committee of any certificate in terms of the provisions of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended or any other Ordinance which is applicable to the Committee, shall pay an amount of 20c for each such certificate issued.

	R	No Charge	
2. (1) For extracts from any minute, record or proceedings of the Committee, per folio of 150 words or part thereof .....	0,25		0,25
(2) Copies of confirmed minutes of the Committee, per copy .....	0,50		0,50
3. For the search of any name, whether of a person or property, or the address of any person, each .....	0,10		0,10
4. For inspection of any deed, document or diagram or any such like particulars, each .....	0,25		0,25
5. For endorsements on declaration by purchasers forms, each .....	0,25		0,25
6. For the issuing of any taxation or rent board certificate, each .....	0,25		0,25
7. For information, excluding that mentioned in item 2, and in addition to the fees in terms of items 3 and 4, per folio of 150 words or part thereof .....	0,25		0,25
8. For copies of voters' roll of any ward, each .....	0,50		0,50
9. For any continuous search for information— (1) for the first hour or part thereof .....	1,50		1,50
(2) for each additional hour or part thereof.	0,75		0,75
10. Copies of Agendas, Minutes of Committee Meetings to local Member of the Provincial Council and Member of Parliament and Bantu Affairs Commissioner, the Press and the South African Broadcasting Corporation .....	No Charge		Geen heffing

## Woordomskrywing:

1. In hierdie regulasies, tensy dit uit die samehang anders blyk, beteken „Komitee” die Gesondheidskomitee van Stilfontein.

### *Gelde vir die Verstrekking van Inligting.*

2. Tensy anders bepaal, moet iedere persoon wat inligting uit enige van die Komitee se registers aanvra, die geld in die Bylae hierby voorgeskryf betaal vir enige inligting wat verskaf word: Met dien verstande dat, tensy andersins bepaal, geen bepalings hierin vervat die Komitee verplig om sodanige inligting te verstrek nie en niemand belet word om kosteloos daaruit sodanige uittreksels te maak as wat hy verlang van sodanige inligting as wat die Komitee regtens kan verskaf nie: Voorts met dien verstande dat inligting wat verlang word deur die Regering van die Republiek van Suid-Afrika of enige Provinciale Administrasie of plaaslike bestuur, of deur enige persoon vir statistiese doeleindes in die openbare belang, of deur enige persoon ten aansien van ciendom op sy naam geregistreer of deur sy behoorlik gemagtigde agent vir die doel van betaling van enige belasting of geldte wat verskuldig en betaalbaar is, kosteloos verstrek word.

BYLAE

1. Uitgesonderd waar anders bepaal word, moet elke applikant vir die uitreiking deur die Komitee van enige sertifikaat ingevolge die bepaling van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), soos gewysig, of enige ander Ordonnansie wat op die Raad van toepassing is, 'n bedrag van 20c betaal vir elke sodanige sertifikaat wat uitgereik word.

11. Copies made by copying machines of any documents, pages of books, illustrations or other records of the Committee, Per copy	R	
		0,25
12. Plan Prints:—		
(1) On paper, per 1000 square centimetres ...	0,11	
(2) On linen, per 1000 square centimetres ...	0,22	
(3) Minimum charge payable in terms of sub-items (1) or (2) ... .. .. .. ..	0,50	
	P.B. 2-4-2-40-115.	

Administrator's Notice 473

21 April, 1971

## POTCHEFSTROOM MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

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

The Electricity Supply By-laws of the Potchefstroom Municipality, published under Administrator's Notice 491, dated 1 July, 1953, as amended, are hereby further amended by the substitution for subitem (4) of item 1 under the heading "General" of Part I of the Tariff of Charges under Schedule 3 of the following:—

"(4) The tariffs, except Tariff A, shall be subject to a surcharge of 10% (ten per cent) for all consumers and a further 25% (twenty-five per cent) on the first R50 per month for consumers outside the municipality. The minimum charge per month for consumers outside the municipality shall be R4,80 for single-phase and R6,40 for three-phase supply: Provided that should a consumer cease to take supply on a date between two ordinary monthly meter readings, the minimum charge shall not be applicable to the final meter reading".

P.B. 2-4-2-36-26.

Administrator's Notice 474

21 April, 1971

The following Draft Ordinance is published for general information:—

A

**DRAFT ORDINANCE**

To amend the Local Government Ordinance, 1939, by making further provision in section 40 for the circumstances in which a councillor may hire land from the council; by making provision for the investment of any credit balance in the revenue of a council or health committee; by making provision that a council at an ordinary meeting may take a decision in connection with an application for borrowing powers; by providing for the circumstances in which portions of a street may be leased or used by an abutting owner; in respect of the powers of a council to establish a pound in terms of section 71; by providing for the procedure to be adopted when immovable property of the council is alienated in terms of section 79(18); by making provision that a local authority which is associated with the joint municipal pension fund for non-European employees, may continue to maintain a pension, provident or benevolent fund in respect of certain of its Non-European employees; by providing that payment of travelling and

11. Afskrifte gemaak deur middel van kopieermasjiene, van enige dokumente, bladsye van boeke, illustrasies of ander rekords van die Komitee: Per kopievel	R	
		0,25
12. Vir die verskaffing van planafdrukke:—		
(1) Op papier, per 1,000 vierkante sentimeter.	0,11	
(2) Op linne, per 1,000 vierkante sentimeter.	0,22	
(3) Minimum vordering ingevolge subitems (1) of (2) ... .. .. .. ..	0,50	
	P.B. 2-4-2-40-115.	

Administrateurskennisgewing 473

21 April 1971

## MUNISIPALITEIT POTCHEFSTROOM: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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

Die Elektrisiteitvoorsieningsverordeninge van die Municpaliteit Potchefstroom, aangekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig dour subitem (4) van item 1 onder die oopskrif „Algemeen” van Deel I van die Tarief van Gelde onder Byla 3 deur die volgende te vervang:—

„(4) Die tariewe, uitgesonderd Tarief A, is onderworpe aan 'n toeslag van 10% (tien persent) vir alle verbruikers en 'n verdere 25% (vyf-en-twintig persent) op die eerste R50 per maand vir verbruikers buite die munisipaliteit. Dic minimum heffing per maand vir verbruikers buite die munisipaliteit is R4,80 vir enkelfasig en R6,40 vir driesfasige toeroer: Met dien verstande dat indien 'n verbruiker ophou om 'n verbruiker te wees op 'n datum tussen twee gewone maandelikse meteraflesings, die minimum heffing nie van toepassing is t.o.v. die finale meteraflesing nie”.

P.B. 2-4-2-36-26.

Administrateurskennisgewing 474

21 April 1971

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N

**ONTWERPORDONNANSIE**

Tot wysiging van die Ordonnansie op Plaaslike Bestuur 1939, deur verdere voorsiening in artikel 40 te maak vir die omstandighede waarin 'n raadslid grond van die raad kan huur; deur voorsiening te maak vir die belegging van enige batige saldo in die inkomste van 'n raad of gesondheidskomitee; deur voorsiening te maak dat 'n raad by 'n gewone vergadering 'n besluit kan neem met betrekking tot 'n aansoek om leningsbevoegdhede; deur die omstandighede waarin sekere gedeltes van 'n straat deur 'n aangrensende eienaar verhuur of gebruik kan word, te bepaal; ten opsigte van die bevoegdhede van 'n raad om 'n skut ingevolge artikel 71 op te rig; deur voorsiening te maak vir die prosedure wat gevolg moet word wanneer onroerende eiendom van die raad verwreem word luidens die bepalings van artikel 79(18); deur voorsiening te maak dat 'n plaaslike bestuur wat met die gemeenskaplike munisipale pensioenfonds vir nie-blanke werkneemers geassosieer is, kan aanhou om 'n pensioen-, voorsienings- of liefdadigheidsfonds ten opsigte van sekere van sy nie-blanke werkneemers in stand te hou; deur te bepaal dat hetalings van reiskoste en persoonlike onkoste wat aan raadslede en beauptes gemaak word, nie die bedrag

personal expenses made to councillors and officers shall not exceed the amount which the Administrator may prescribe by regulation; in respect of the powers of a council to make by-laws in terms of section 80(93); by making provision for the regulating, inspecting, supervising and licensing of physical culture and slimming establishments and beauty parlours; by making further provision in regard to the making of basic charges for water; by making further provision for the delegation of certain powers; in respect of the procedure relating to the making of by-laws as contained in section 96; and to provide for matters incidental thereto.

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

1. Section 40 of the Local Government Ordinance, 1939, (hereinafter referred to as the principal Ordinance) is hereby amended by the substitution for paragraph (a) of subsection (2) of the following paragraph:

"(a) or hires land from the council under authority given to the council by the Administrator either by public auction or by private treaty at an upset price covered by such authority;".

Amendment of section 40 of Ordinance 17 of 1939, as amended by section 1 of Ordinance 12 of 1941, section 2 of Ordinance 19 of 1944 and section 3 of Ordinance 25 of 1953.

2. The following section is hereby inserted after section 48 of the principal Ordinance:

Power of council to invest revenue.  
48A. Any credit balance in the revenue of the council referred to in section 48, may be invested in stocks, funds and securities as contemplated in section 33 of the Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordinance 3 of 1903), or in any other manner approved by the Administrator."

Insertion of section 48A in Ordinance 17 of 1939.

3. Section 52 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) A council may by a majority of the councillors present at an ordinary meeting of the council (provided the number of members voting in the majority is equal to a majority of the full council) —

- (a) apply to the Administrator for authority for borrowing powers and the Administrator may, subject to the provisions of this Ordinance, grant such authority in such amounts and subject to such conditions as he may approve;
- (b) apply to the Administrator for authority for obtaining advances from any bank by way of bank overdraft and short term loans, including loans at call, in such amounts and on such conditions as the Administrator may approve, either from a bank or from any other person for the purpose of temporarily financing —

Amendment of section 52 of Ordinance 17 of 1939, as amended by section 1 of Ordinance 19 of 1941, section 4 of Ordinance 19 of 1944 and section 5 of Ordinance 27 of 1951.

wat die Administrateur by regulasie mag voorskryf, oorskry nie; ten opsigte van die bevoegdhede van 'n raad om verordeninge ingevolge artikel 80(93) uit te vaardig; deur voorstiening te maak om liggaamsocfening- en verslankingsinstigtings en skoonheidsalonne te reël, inspekteer, toesig daaroor te hou en te lisensieer; deur verdere voorsiening te maak in verband met die heffing van basiese koste vir water; deur verdere voorsiening te maak vir die delegering van sekere bevoegdhede; ten opsigte van die prosedure betreffende die opstel van verordeninge soos vervat in artikel 96; en om vir aangeleenthede in verband daarmee voorsiening te mask.

**DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—**

1. Artikel 40 van die Hoofordonnansie op Plaatslike Bestuur, 1939 (hierna die Hoofordonnansie genoem), word hierby gewysig deur paragraaf (a) van subartikel (2) deur die volgende paragraaf te vervang:

"(a) grond koop of huur van die raad ingevolge magtiging van die Administrateur aan die raad verleen of by publieke veiling of by private ooreenkoms teen 'n insetprys deur sodanige magtiging gedek;".

Wysiging van artikel 40 van Hoofordonnansie 17 van 1939, soos gewysig by artikel 1 van 1941, artikel 2 van Hoofordonnansie 19 van 1944 en artikel 3 van Hoofordonnansie 25 van 1953.

2. Die volgende artikel word hierby in die Hoofordonnansie na artikel 48 ingevoeg:

Bevoegdheid van raad om inkomste te bele.  
48A. Enige batige saldo in die inkomste van die raad soos in artikel 48 genoem, kan in enige aandele, fondse en sekuriteite soos in artikel 33 van die "Johannesburg Municipality Borrowing Powers Ordinance", 1903 (Ordonnansie 3 van 1903), beoog, of op enige ander wyse wat die Administrateur goedkeur, bele word."

3. Artikel 52 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) 'n Raad kan deur 'n meerderheid van die raadslede wat teenwoordig is by 'n gewone vergadering van die raad (mits die aantal lede wat in die meerderheid stem gelyk is aan 'n meerderheid van die voltallige raad) —

- (a) by die Administrateur aansoek doen om magtiging tot leningsbevoegdhede en die Administrateur kan, behoudens die bepalings van hierdie Ordonnansie, sodanige magtiging verleen ten opsigte van sodanige bedrae en onderworpe aan sodanige voorwaardes as wat hy mag goedkeur;
- (b) by die Administrateur aansoek doen om magtiging tot die verkryging van voorskotte by enige bank by wyse van oortrekkings en korttermynlenings, met inbegrip van onmiddellik opvraagbare lenings, vir sodanige bedrae en op sodanige voorwaardes as wat die Administrateur mag goedkeur, of by 'n bank of by enige ander persoon vir die tydelike finansiering van —

Wysiging van artikel 52 van Hoofordonnansie 17 van 1939, soos gewysig by artikel 1 van 1943, artikel 4 van Hoofordonnansie 19 van 1944 en artikel 5 van Hoofordonnansie 27 van 1951.

- (i) loan expenditure in respect of which borrowing powers have been duly authorized;
- (ii) expenditure on revenue account incurred for the purpose of defraying expenses pending the receipt of revenues receivable by the council in respect of the period of account in which those expenses are chargeable and taken into account in the estimates made by the council for that period;
- (c) raise loans, other than short term loans or loans on call, for the purpose of repaying existing loans, other than short term loans or loans on call: Provided that
  - (i) the amount of a loan raised shall not exceed the amount of the original loan;
  - (ii) the period of a loan so raised shall not be longer than the unexpired portion of the period fixed for the redemption of the original loan.”

**4.** Section 63 of the principal Ordinance is hereby amended by the addition of the following subsections:

“(3) Subject to the provisions of subsection (5), the council may on such conditions as it may deem expedient, let any portion of a street which is vested in the council in terms of subsection (1) and which is not taken up by the roadway or sidewalk of such street to the owner of land abutting on such portion of the street, or may permit such owner to make use of such portion: Provided that such owner may plant lawn grass on such portion without the permission of the council.

(4) Any lease or permission referred to in subsection (3), shall be binding on the successors in title of such owner until any such successor shall have notified the council that he does not intend to continue with such lease or use.

(5)(a) In respect of that portion of a street in regard to which a lease or permission in terms of subsection (3) applies, no building or structure, other than a wall or fence, shall be erected.

(b) The council may at any time, and if required so to do by the Administrator, shall cancel such lease or permission by giving one month's written notice addressed to the owner concerned at his last known address.

(c) Whenever the lease or permission is cancelled in terms of paragraph (b), the owner shall, if so directed by written notice of the council, remove any wall or fence at his own expense within the period stated in the notice, and if such owner fails so to remove such wall or fence, the council may, at the expense of such owner, remove such wall or fence.

- (i) leningsuitgawe ten opsigte waarvan leningsbevoegdhede behoorlik toegestaan is;
- (ii) uitgawe op inkomsterekening aangegaan om koste te bestry hangende die ontvang van inkomste wat die raad kan ontvang ten opsigte van die rekeningtydperk waarin daardie koste vorderbaar en opgeneem is in die begroting van die raad vir daardie tydperk;
- (c) Lenings sluit, uitgesonderd korttermynlenings of onmiddellik opvraagbare lenings, om bestaande lenings, uitgesonderd, korttermynlenings of onmiddellik opvraagbare lenings, terug te betaal: Met dien verstande dat
  - (i) die bedrag van 'n lening aldus gesluit, nie meer mag wees as die bedrag van die oorspronklike lening nie;
  - (ii) die termyn van 'n lening aldus gesluit, nie langer mag wees as die onverstreke gedeelte van die tydperk vasgestel vir die delging van die oorspronklike lening nie.”

**4.** Artikel 63 van die Hoofordonnansie word hierby gewysig deur die volgende subartikels daaraan toe te voeg:

“(3) Die raad kan onderworpe aan sodanige voorwaardes as wat hy dienstig ag en behoudens die bepalings van subartikel (5), enige gedeelte van 'n straat wat by die raad ingevolge subartikel (1) berus en wat nie deur die ryvlak of sy paadjie van sodanige straat in beslag geneem word nie, aan die eienaar van grond waaraan sodanige gedeelte van die straat grens, verhuur of toestem dat sodanige eienaar daarvan gebruik kan maak: Met dien verstande dat sodanige eienaar sodanige gedeelte met grasperkgras sonder toestemming van die raad, kan beplant.

(4) Enige verhuring of toestemming genoem in subartikel (3), bind die opvolgers in regte van bedoelde eienaar totdat enige sodanige opvolger die raad meedeel dat hy met bedoelde verhuring of gebruik nie wil voortgaan nie.

(5)(a) Ten opsigte van daardie gedeelte van 'n straat waarop 'n verhuring of toestemming ingevolge subartikel (3) betrekking het, mag geen gebou of struktuur, uitgenome 'n muur of omheining opgerig word nie.

(b) Die raad kan te eniger tyd, en indien daartoe deur die Administrateur gelas, moet die raad sodanige verhuring of toestemming met een maand skriftelike kennisgewing gerig aan die betrokke eienaar by sy laaste bekende adres, intrek.

(c) Waar die verhuring of toestemming ingevolge paragraaf (b) ingetrek word, moet die eienaar, indien hy by skriftelike kennisgewing daartoe deur die raad gelas word, enige muur of omheining op eie koste verwijder binne die tydperk in die kennisgewing vermeld en indien sodanige eienaar versium om sodanige muur of omheining aldus te verwijder, kan die raad sodanige muur of omheining op onkoste van die eienaar verwijder.

(d) The council shall not be liable for any damage, resulting directly or indirectly from any cancellation or removal in terms of paragraph (b) or (c).

(6) For the purposes of this section —

"roadway" means that portion of a street improved, constructed or intended for vehicular traffic and includes those portions commonly known as the shoulders; and "sidewalk" means that portion of a street intended for the exclusive use of pedestrians."

5. Section 71 of the principal Ordinance is hereby amended by the insertion of the following paragraph after paragraph (5):

"(6) for the leasing of pounds to any person or body, the conditions of such lease, the duties and powers in connection with the control of pounds, by the impounding of animals and the sale of impounded animals.".

Amendment of section 71 of Ordinance 17 of 1939, as amended by section 2 of Ordinance 10 of 1957.

6. Section 79 of the principal Ordinance is hereby amended —

(a) by the substitution in subsection (18)(b) for the expression "to be published at least once a week, during three successive weeks, in at least one Afrikaans and one English newspaper circulating in the municipality and shall in such notice call upon any person who objects to the exercise of any such power to lodge his objection in writing with the council within a stated period, not being less than one month from the date of the first publication of such notice;" of the expression "to be affixed to the public notice board of the council and to be published in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), and shall in such notice call upon any person who objects to the exercise of any such power to lodge his objection in writing with the council within a stated period, not being less than fourteen days from the date of publication in such newspaper of such notice;".

(b) by the addition at the end of subsection (32)*bis* of the following paragraph:

"(c) Notwithstanding the provisions of paragraphs (a) and (b), the Administrator may, in the case of a local authority which has not been exempted under the provisions of section 79*ter*(4), grant permission to such local authority which has established a pension, provident or benevolent fund in terms of this subsection prior to the establishment of the fund referred to in section 79*ter*, to continue to maintain, control and manage such fund in respect of any non-European employee who is a member of such pension, provident or benevolent fund on a date determined by the Administrator;" ; and

(c) by the substitution in subsection (33) for the words "a reasonable amount or travelling and personal expenses of Councillors and officers while on the business of the council" of the expression "the payment of

Amendment of section 79 of Ordinance 17 of 1939, as amended by section 5 of Ordinance 11 of 1942, section 3 of Ordinance 19 of 1943, section 6 of Ordinance 19 of 1944, section 11 of Ordinance 27 of 1951, section 8 of Ordinance 25 of 1953, section 7 of Ordinance 15 of 1955, section 7 of Ordinance 21 of 1957, section 3 of Ordinance 33 of 1959, section 2 of Ordinance 24 of 1960, section 6 of Ordinance 18 of 1961, section 2 of Ordinance 5 of 1962, section 3 of Ordinance 12 of 1962.

(d) Die raad is nie aanspreeklik nie vir enige skade wat direk of indirek voortvloei uit enige intrekking of verwydering ingevolge paraaf (b) of (c).

(6) Vir die toepassing van hierdie artikel beteken —

"ryvlak" dié gedeelte van 'n straat wat vir voertuigverkeer verbeter, gebou of bedoel is en ook dié gedeeltes wat algemeen as die skouers bekend staan; en

"sypaadjie" dié gedeelte van 'n straat wat uitsluitlik vir gebruik deur voetgangers bedoel is.".

5. Artikel 71 van die Hoofordonnansie word hierby gewysig deur die volgende paragraaf na paragraaf (5) in te voeg:

"(6) vir die verhuring van skutte aan enige persoon of liggaam, die voorwaardes van sodanige verhuring, die pligte en bevoegdhede met betrekking tot die beheer van skutte, die skutting van diere en die verkoping van geskutte diere.".

Wysiging van artikel 71 van Ordonnansie 17 van 1939, soos gewysig by artikel 2 van Ordonnansie 10 van 1957.

(a) deur in subartikel (18)(b) die uitdrukking „minstens eenmaal per week, gedurende drie agtereenvolgende weke, laat publiseer in minstens een Afrikaanse en een Engelse nuusblad wat in die munisipaliteit gelees word, en in sodanige kennisgiving iedereen wat beswaar maak teen die uitoefening van enige sodanige bevoegdheid, versoek om sy beswaar binne 'n vasgestelde tydperk van minstens een maand na die datum van die eerste publikasie van sodanige kennisgiving, skriftelik by die raad in te dien;" deur die uitdrukking „op die openbare kennisgivingbord van die raad aanbring en laat publiseer in 'n nuusblad soos in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), beoog, en in sodanige kennisgiving iedereen wat beswaar maak teen die uitoefening van enige sodanige bevoegdheid, versoek om sy beswaar binne 'n vasgestelde tydperk van minstens veertien dae na die datum van die publikasie in sodanige nuusblad van sodanige kennisgiving skriftelik by die raad in te dien;" te vervang;

(b) deur die volgende paragraaf aan die end van subartikel (32)*bis* toe te voeg:

"(c) Ondanks die bepalings van paragrawe (a) en (b), kan die Administrateur in die geval van 'n plaaslike bestuur wat nie ingevolge die bepalings van artikel 79*ter*(4) onthof is nie, toestemming verleen dat enige sodanige plaaslike bestuur 'n pensioen-, voorsienings- of liefdadigheidsfonds wat ingevolge hierdie subartikel ingestel is voordat die fonds in artikel 79*ter* genoem, ingestel is, aanhou, beheer en bestuur ten opsigte van enige nie-blanke werknemer wat op 'n datum deur die Administrateur bepaal, 'n lid van sodanige pensioen-, voorsienings- of liefdadigheidsfonds is;" ; en

(c) deur in subartikel (33) die woorde „'n rede-like bedrag aan reiskoste en persoonlike onkoste van raadslede en beampies terwyl hulle vir die raad werksaam is" deur die

Wysiging van artikel 79 van Ordonnansie 17 van 1939, soos gewysig by artikel 8 van Ordonnansie 5 van Ordonnansie 11 van 1942, artikel 3 van Ordonnansie 10 van 1943, artikel 6 van Ordonnansie 10 van 1944, artikel 11 van Ordonnansie 27 van 1951, artikel 8 van Ordonnansie 25 van 1953, artikel 6 van Ordonnansie 16 van 1955, artikel 7 van Ordonnansie 21 van 1957, artikel 3 van Ordonnansie 33 van 1959, artikel 2 van Ordonnansie 24 van 1960, artikel 6 van Ordonnansie

travelling and personal expenses of councillors and officers, incurred while on the business of the council, not exceeding the amount prescribed by the Administrator by regulation;".

section  
1 of  
Ordinance  
7 of  
1961,  
section  
1 of  
Ordinance  
14 of  
1964,  
section  
5 of  
Ordinance  
24 of  
1965,  
section  
8 of  
Ordinance  
24 of  
1966,  
section  
3 of  
Ordinance  
16 of  
1967,  
section  
8 of  
Ordinance  
15 of  
1968  
and  
section  
3 of  
Ordinance  
10 of  
1970.

7. Section 79<sup>ter</sup> of the principal Ordinance is hereby amended by the insertion in subsection (7)(b) after the word "may" of the expression "subject to the provisions of section 79(32)*bis*."

Amendment of  
section  
79<sup>ter</sup> of  
Ordinance  
17 of  
1939,  
as sub-  
stituted  
by  
section  
4 of  
Ordinance  
10 of  
1970.

8. Section 80 of the principal Ordinance is hereby amended —

- (a) by the substitution for subsection (93) of the following subsection:  
"(93)(a) for imposing a tax upon the keeping of dogs and for differentiation of such tax according to breed, number or sex;
- (b) for providing for the capture, detention, sale or destruction of dogs apparently ownerless, dogs which are unclaimed and dogs in respect of which the tax has not been paid;
- (c) for providing for the exemption of any blind person from the payment of such tax in respect of a dog used by such person mainly as a guide or lead dog;
- (d) for the detention in a dog pound which the council may establish, of dogs which have been captured until such dogs have been sold or destroyed;

Amendment of  
section  
80 of  
Ordinance  
17 of  
1939, as  
amended  
by  
section  
9 of  
Ordinance  
12 of  
1941,  
section  
6 of  
Ordinance  
11 of  
1942,  
section  
4 of  
Ordinance  
19 of  
1943,  
section  
7 of  
Ordinance  
19 of  
1944,  
section  
8 of  
Ordinance  
21 of

uitdrukking „die betaling van reis- en persoonlike onkoste aan raadslede en beampies, aangegaan terwyl hulle vir die raad werkzaam is, wat nie die bedrag deur die Administrateur by regulasie voorgeskryf, oorskry nie;” te vervang.

18 van  
1961,  
artikel  
2 van  
Ordon-  
nansie  
5 van  
1962,  
artikel  
3 van  
Ordon-  
nansie  
12 van  
1962,  
artikel  
1 van  
Ordon-  
nansie  
7 van  
1964,  
artikel  
1 van  
Ordon-  
nansie  
14 van  
1964,  
artikel  
5 van  
Ordon-  
nansie  
24 van  
1965,  
artikel  
8 van  
Ordon-  
nansie  
24 van  
1966,  
artikel  
3 van  
Ordon-  
nansie  
16 van  
1967,  
artikel  
8 van  
Ordon-  
nansie  
15 van  
1968  
en  
artikel  
3 van  
Ordon-  
nansie  
10 van  
1970.

7. Artikel 79<sup>ter</sup> van die Hoofordonnansie word hierby gewysig deur in subartikel (7)(b) na die woord „wie” die uitdrukking „,behoudens die bepaling van artikel 79(32)*bis*,” in te voeg.

Wysiging  
van  
artikel  
79<sup>ter</sup>  
van  
Ordon-  
nansie  
17 van  
1939,  
soos  
vervang  
deur  
artikel  
4 van  
Ordon-  
nansie  
10 van  
1970.

8. Artikel 80 van die Hoofordonnansie word hierby gewysig —

- (a) deur subartikel (93) deur die volgende subartikel te vervang:  
„(93)(a) om 'n belasting te hef op die aanhou van honde en om onderskeid te maak in so 'n belasting volgens ras, getal of geslag;  
(b) om voorsiening te maak vir die vry-  
stelling van enige blinde persoon van die be-  
taling van sodanige belasting ten opsigte van  
'n hond wat deur sodanige persoon gebruik  
word hoofsaaklik as 'n gids- of leihond; en  
(c) om in 'n hondeskut, wat die raad kan instel, honde wat gevang is, aan te hou tot tyd en wyl sodanige honde verkoop of  
van kant gemaak word;

Wysiging  
van  
artikel  
80 van  
Ordon-  
nansie  
17 van  
1939,  
soos  
gewysig  
by  
artikel  
9 van  
Ordon-  
nansie  
12 van  
1941,  
artikel  
6 van  
Ordon-  
nansie  
11 van  
1942,  
artikel  
4 van  
Ordon-  
nansie  
19 van  
1943,  
artikel  
7 van  
Ordon-  
nansie  
19 van  
1944,

1944,

- (e) for dealing with vicious, dangerous, diseased, injured or disabled dogs; <sup>1947, section 12 of Ordinance 27 of 1951, section 9 of Ordinance 25 of 1953, section 6 of Ordinance 16 of 1955, section 8 of Ordinance 21 of 1957, section 4 of Ordinance 33 of 1959, section 3 of Ordinance 21 of 1960, section 7 of Ordinance 18 of 1961, section 2 of Ordinance 14 of 1963, section 16 of Ordinance 18 of 1965, section 7 of Ordinance 21 of 1966, section 9 of Ordinance 24 of 1968 and section 5 of Ordinance 10 of 1970.</sup>
- (f) for dealing with dogs which in any way create a disturbance;
- (g) for prohibiting bitches in heat from running loose in the street;
- (h) by providing for the leasing, maintenance, control and management of such pound by any person or body;
- (i) by providing for the imposition of conditions, powers and duties in connection with the maintenance, control and management of such pound by the lessee;
- (j) by providing for the delegation of the powers referred to in paragraph (b) to such lessee; and
- (k) for licensing and controlling dog kennels in the municipality and for prohibiting such establishments near residential areas: Provided that:—
- (i) any tax in respect of a dog of a particular breed or sex imposed by a by-law made in terms of this paragraph, shall not be less than the licence fee prescribed in section 4 of the Licensing and Control of Dogs Ordinance, 1933 (Ordinance 18 of 1933), in respect of a dog of the same breed or sex, but no tax in respect of a dog of any breed not mentioned in the said section, shall be less than the lowest amount of licence fees prescribed in that section; and
  - (ii) provision for exemption of tax by such by-laws shall be restricted to those cases where exemption from licence fees may be granted in terms of the aforesaid section 4; and
- (b) by the substitution for subsection (106) of the following subsection:
- “(106) for regulating, inspecting, supervising and licensing Turkish baths, physical culture, gymnasiums, physical culture and slimming establishments, beauty parlours, swimming baths and bathing establishments and for prohibiting and regulating bathing and swimming in any water to which the public has access within the municipality.”.
9. (1) Section 81 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:
- “(1) establish, acquire, construct, equip, and carry on, within or outside the municipality, works for supplying water to the inhabitants of the municipality and (with the consent of the Administrator) to persons resident outside the municipality, and make such charges and impose such conditions of service for the supply of water including the making of basic charges for water, where any erf, stand, lot or other area with or without improvements is, or in the opinion of the council can be, connected to any water main of the council as may be fixed by by-law or regulation: Provided that —

Amendment of section 81 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 19 of 1944, section 7 of Ordinance 16 of 1955, section 3 of Ordinance 14 of 1963, section 11 of Ordinance

- (e) om te handel met kwaadaardige, gevvaarlike, siek, bescerde of gebreklike honde; <sup>artikel 8 van Ordonnansie 21 van 1947, artikel 12 van Ordonnansie 27 van 1951, artikel 9 van Ordonnansie 25 van 1953, artikel 6 van Ordonnansie 16 van 1955, artikel 8 van Ordonnansie 21 van 1957, artikel 4 van Ordonnansie 33 van 1959, artikel 3 van Ordonnansie 24 van 1960, artikel 7 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 14 van 1963, artikel 16 van Ordonnansie 18 van 1965, artikel 7 van Ordonnansie 24 van 1966, artikel 9 van Ordonnansie 24 van 1968 en artikel 5 van Ordonnansie 10 van 1970.</sup>
- (f) om te handel met honde wat op enige manier die rus verstoor;
- (g) om te belet dat hitsige tewe in die straat rondloop;
- (h) om voorsiening te maak vir die verhuring, instandhouding, beheer en bestuur van sodanige skut deur enige persoon of liggaam;
- (i) om voorsiening te maak vir die vasstelling van voorwaarde, bevoegdhede en pligte met betrekking tot die instandhouding, beheer en bestuur van sodanige skut deur die huurder;
- (j) om voorsiening te maak vir die oordrag van die bevoegdhede in paragraaf (b) genoem, aan sodanige huurder; en
- (k) om hondehokke in die munisipaliteit te lisensieer en beheer en om sulke inrigtings in of nabij woonbuurte te verbied: Met dien verstande dat —
- (i) enige belasting ten opsigte van 'n hond van 'n bepaalde ras of geslag gehef by 'n vordering uitgevaardig ingevolge hierdie paragraaf, nie minder mag wees nie as die lisensiegeld voorgeskryf in artikel 4 van die Lisensiëring en Kontrole van Honde Ordonnansie, 1933 (Ordonnansie 18 van 1933), ten opsigte van 'n hond van dieselfde ras of geslag, maar geen belasting ten opsigte van 'n hond van enige ras wat nie in genoemde artikel vermeld word nie, mag minder wees nie as die laagste bedrag van lisensiegeld voorgeskryf in daardie artikel; en
  - (ii) voorsiening vir vrystelling van belasting by sodanige verordeninge beperk moet word tot daardie gevalle waar vrystelling van lisensiegeld ingevolge die voormalde artikel 4 verleen kan word;”;
- (b) deur subartikel (106) deur die volgende subartikel te vervang:
- „(106) om Turkse baddens, liggaamsoefeninggymnasiums, liggaamsoefening- en verslankingsinrigtings, skoonheidsalonnes, swimbaddens en badinrigtings te reël, te inspekteer, toesig daaroor te hou en te lisensieer, en om bad en swim in enige water waartoe die publiek toegang het binne die munisipaliteit te verbied en te reël;”
9. (1) Artikel 81 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:
- „(1) werke oprig, verkry, bou, uitrus en bestuur binne of buite die munisipaliteit, vir die lewering van water aan die inwoners van die munisipaliteit en (met toestemming van die Administrator) aan persone woonagtig buite die munisipaliteit, en by wyse van verordening of regulasie koste hef, met inbegrip van die heffing van basicse koste vir water, waar 'n erf, standplaas, perseel of ander terrein met of sonder verbeterings aangesluit is of, na die mening van die raad, by enige hoofwaterleiding van die raad aangesluit kan word en diensvooraarde vassel vir die lewering van water: Met dien verstande dat —

Wysiging van artikel 81 van Ordonnansie 17 van 1939, soos gewysig by artikel 8 van Ordonnansie 19 van 1944, artikel 7 van Ordonnansie 16 van 1955, artikel 3 van Ordonnansie 14 van

- (a) no such basic charge shall be made in respect of any erf, stand, lot or other area which, in the opinion of the council, will not be connected to any water main of the council, whether by reason of the use to which it is put or likely to be put or for any other reason;
- (b) if the council supplies water to any provincial hospital as defined in the Hospitals Ordinance, 1958, the charges payable by such provincial hospital shall not exceed the lowest rate charged by the council to any consumer other than consumers to whom water is supplied at a rate below the cost to the council of supplying such water;
- (c) before commencing to establish, acquire or construct such works the council shall obtain the consent of the Administrator;
- (d) where water is supplied to persons resident outside the municipality the charges therefor and the conditions of service relating to such supply may, with the consent of the Administrator, in each case be determined by resolution of the council and no by-law or regulation shall be required in respect of such charges or conditions;".

(2) Proviso (a) to section 81(1) of the Local Government Ordinance, 1939, as amended by subsection (1) of this section, shall be deemed to have come into operation on the 26th March, 1969.

**10.** Section 89 of the principal Ordinance is hereby amended by the addition of the following subsection at the end thereof:

"(7) Any council, other than a council to which the provisions of subsection (6) apply, may, subject to the approval of the Administrator and to such conditions as he may impose, authorise an officer of such council to consider any application for a licence, including an application for a certificate under the provisions of the Licences (Control) Ordinance, 1931, or any amendment thereof, and to grant or issue in respect of such application, such licence or certificate or a renewal thereof, as the council itself would have been entitled to grant or issue, and to endorse on such licence or certificate granted or issued by him, such conditions, if any, as may seem fit to such officer and which the council itself would have been entitled to impose."

**11.** Section 96 of the principal Ordinance is hereby amended by the substitution of the following subsection for subsection (1):

"(1)(a) No by-law shall be made, amended or revoked unless it has been adopted at a meeting of the council.

(b) After a by-law has been so adopted, the town clerk shall forthwith publish a notice in the *Provincial Gazette* and in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961, in which —

- (a) geen sodanige basiese koste gehef word ten opsigte van 'n erf, standplaas, perseel of ander terrein wat, na die mening van die raad, nie by enige hoofwaterleiding van die raad aangesluit sal word nie, hetsy omrede die gebruik waarvōor dit aangewend word of waarskynlik aangewend sal word of om enige ander rede;
- (b) as die raad water lewer aan 'n provinsiale hospitaal, soos omskryf in die Ordonnansie op Hospitale, 1958, die gelde betaalbaar deur sodanige provinsiale hospitaal nie hoer mag wees as dié wat teen die laagste tarief deur die raad van enige verbruiker gevorder word nie uitgenome verbruikers aan wie water gelewer word teen 'n tarief wat laer is as die koste aan die raad van die levering van sodanige water;
- (c) alvorens die raad met die oprigting, verkryging of bou van sulke werke 'n aanvang maak, hy die toestemming van die Administrateur moet verkry;
- (d) waar water aan persone woonagtig buite die munisipaliteit gelewer word, die gelde daarvoor en die voorwaardes van diens wat op sodanige levering betrekking het, met toestemming van die Administrateur in elke gevval by besluit van die raad vasgestel kan word en geen verordening of regulasie word ten opsigte van sodanige gelde of voorwaardes vereis nie;".

(2) Voorbehoudbepaling (a) van artikel 81(1) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig by subartikel (1) van hierdie artikel, word geag op 26 Maart 1969 in werkking te getree het.

**10.** Artikel 89 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel aan die end daarvan by te voeg:

„(7) Enige raad, uitgenome 'n raad op wie die bepalings van subartikel (6) van toepassing is, kan, onderworpe aan die goedkeuring van die Administrateur en aan sodanige voorwaardes as wat hy mag stel, magtiging aan 'n amptenaar van so 'n raad verleen om enige aansoek om 'n licensie, insluitende 'n aansoek om 'n sertifikaat ingevolge die bepalings van die Licensie (Kontrole) Ordonnansie, 1931, of enige wysiging daarvan, te oorweeg, en om ten opsigte van so 'n aansoek sodanige licensie of sertifikaat of 'n hernuwing daarvan toe te staan of uit te reik as wat die raad self geregtig sou gewees het om toe te staan of uit te reik, en op sodanige licensie of sertifikaat deur hom toegestaan of uitgereik, sodanige voorwaardes, as daar is, te endosseer, as wat hy gerade ag en wat die raad self geregtig sou gewees het om te stel.”

**11.** Artikel 96 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

„(1)(a) 'n Verordening word nie opgestel, gewysig of herroep nie tensy dit op 'n vergadering van die raad aangeneem is.

(b) Nadat 'n verordening aldus aangeneem is, publiseer die stadsklerk onverwyld 'n kennisgewing in die *Offisiële Koerant van die Provincie Transvaal* en in 'n nuusblad, soos beoog in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961, waarin —

- (i) the general purport of such by-law is set out;
- (ii) it is stated that a copy of such by-law is lying for inspection during office hours at the office of the council for a period of fourteen days from the date of publication of the notice in the *Provincial Gazette*; and
- (iii) it is stated that any person who desires to record his objection to such by-law shall do so in writing to the town clerk within fourteen days after the date of publication of the notice in the *Provincial Gazette*."

**12.** The following section is hereby inserted after section 127 of the principal Ordinance:

Power of health committee to invest revenue.

Insertion of section 127A in Ordinance 17 of 1939.

127A. Any credit balance in the revenue of a health committee referred to in section 127, may be invested in stocks, funds and securities as contemplated in section 33 of the Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordinance 3 of 1903), or in any other manner approved by the Administrator."

**13.** This Ordinance shall be called the Local Government Amendment Ordinance, 1971.

- (i) die algemene strekking van so 'n verordening uiteengesit word;
- (ii) verklaar word dat 'n afskrif van so 'n verordening by die kantoor van die raad vir 'n tydperk van veertien dae vanaf die datum van publikasie van die kennisgewing in die *Offisiële Koerant van die Provincie Transvaal* gedurende kantoorure ter insae lê; en
- (iii) verklaar word dat enige persoon wat beswaar teen so 'n verordening wil aanteken, dit skriftelik by die stadsklerk moet doen binne veertien dae na die datum van publikasie van die kennisgewing in die *Offisiële Koerant van die Provincie Transvaal*".

**12.** Die volgende artikel word hierby in die Hoofordonnansie na artikel 127 ingevoeg:

Invoeging van artikel 127A in Ordonnansie 17 van 1939.

Bevoegdheid van gesondheidskomitee om inkomste te beheer.

127A. Enige batige saldo in die inkomste van 'n gesondheidskomitee soos in artikel 127 genoem, kan in enige aandele, fondse en sekuriteite soos in artikel 33 van die „Johannesburg Municipality Borrowing Powers Ordinance”, 1903 (Ordonnansie 3 van 1903), beoog, of op enige ander wyse wat die Administrateur goedkeur, belê word."

**13.** Hierdie Ordonnansie heet die Wysigings-ordinansie op Plaaslike Bestuur, 1971.

Administrator's Notice 475

21 April, 1971

The following Draft Ordinance is published for general information:—

A

## DRAFT ORDINANCE

To amend the Road Traffic Ordinance, 1966, in respect of certain definitions in section 1; the appointment of traffic officers referred to in section 3; the civil recovery of certain fees and fines as contemplated in section 5; a special permit referred to in section 47; the classification of learners' or drivers' licences as contemplated in section 58; the suspension or cancellation of a licence as contemplated in section 70; the power of the Administrator in relation to a suspended licence or person subject to disqualification as contemplated in section 71; an application for a public driving permit referred to in section 89; the power to display a road traffic sign as contemplated in section 100; the parking of vehicles as contemplated in section 116; the general duties of a driver or passenger of a vehicle on a public road as contemplated in section 119; a vehicle causing excessive noise on a public road as contemplated in section 121; a vehicle left or abandoned on a public road as contemplated in section 131; to provide for metrification and to provide for matters incidental thereto.

**B**E IT ENACTED by the Provincial Council of Transvaal as follows:—

Administratorkennisgewing 475

21 April 1971

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

N

## ONTWERPORDONNANSIE

Om die Ordonnansie op Padverkeer, 1966, te wysig ten opsigte van sekere woordomskrywings in artikel 1 vervat; die aanstelling van verkeersbeamptes in artikel 3 genoem; die siviele verhaal van sekere gelde en boetes soos in artikel 5 beoog; 'n spesiale permit in artikel 47 genoem; die indeling van leerling- en bestuurderslisensies soos in artikel 58 beoog; die opskorting of intrekking van 'n lisensie soos in artikel 70 beoog; die bevoegdheid van die Administrateur met betrekking tot 'n opgeskorte lisensie of persoon wat onderworpe is aan 'n onbevoegdheid soos in artikel 71 beoog; 'n aansoek om 'n openbare bestuurpermit in artikel 89 genoem; die bevoegdheid om 'n padverkeersteken soos in artikel 100 beoog, te vertoon; die parkering van voertuie soos in artikel 116 beoog; die algemene pligte van 'n bestuurder of passasier van 'n voertuig op 'n openbare pad soos beoog in artikel 119; 'n voertuig wat op 'n openbare pad buitensporige geraas maak soos in artikel 121 beoog; 'n voertuig op 'n openbare pad gelant of gelos soos in artikel 131 beoog; om voorseeing te maak vir metrisering en om voorseeing te maak vir aangeleenthede in verband daarmee.

**D**IÉ Provinciale Raad van Transvaal VERORDEN AS VOLG:—

1. Section 1 of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), is hereby amended —

- (a) by the substitution for the definition of "gross vehicle weight" of the following definition: "gross vehicle mass", in relation to a motor vehicle, means the maximum mass of such vehicle as specified by the manufacturer or, in the absence of such specification, as determined by the registering authority;";
  - (b) by the substitution for the definition of "motor vehicle" of the following definition: "motor vehicle" means any vehicle self-propelled and includes —
    - (a) a trailer; and
    - (b) a vehicle having pedals and an engine as an integral part thereof or attached thereto and which is designed or adapted to be propelled either by means of such pedals or engine or both,
- but does not include —
- (i) any vehicle propelled by electrical power derived from storage batteries and which is pedestrian controlled; or
  - (ii) any vehicle with a mass of not more than 230 kg and specially designed and constructed and not merely adapted, for the use of any person suffering from some physical defect or disability and used solely by such person;" ; and
- (c) by the substitution in the definition of "tare" for the word "weight" wherever it appears, of the word "mass".

2. Section 3(1) of the principal Ordinance is hereby amended by the addition at the end thereof of the following paragraph (e) with effect from the first day of January, 1973:

- "(e) no person shall be appointed for the first time as a traffic officer in terms of this section unless such person shall have obtained a diploma for passing such examination for traffic officers as may be approved by the Administrator at a centre likewise approved: Provided that a person may be appointed in probation as traffic officer for a period not exceeding twelve months or for such longer period as the Administrator may approve if it is a condition that such person shall obtain such diploma during the period of probation."

3. Section 5 of the principal Ordinance is hereby amended by the substitution for subsection (4) of the following subsection:

- "(4) Any fee or penalty payable in terms of this Chapter in respect of the registration or licensing of a motor vehicle, whether before or after the commencement of the Road Traffic Amendment Ordinance, 1971, shall be a debt due to the Transvaal Provincial Administration, and

1. Artikel 1 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig —

- (a) deur die woordomskrywing van „bruto voertuiggewig” deur die volgende woordomskrywing te vervang: „bruto voertuigmassa”, met betrekking tot 'n motorvoertuig, die maksimum massa van sodanige voertuig en sy vrag, soos deur die vervaardiger gespesifieer of, by ontstentenis van sodanige spesifikasie, soos deur die registrasie-overheid bepaal;”;
- (b) deur die woordomskrywing van „motorvoertuig” deur die volgende woordomskrywing te vervang: „motorvoertuig” enige selfgedreve voertuig en ook —
  - (a) 'n sleepwa; en
  - (b) 'n voertuig met pedale en met 'n enjin as 'n integrerende deel daarvan of daar-aan vasgeheg en wat ontwerp of ingerig is om of deur middel van sodanige pedale of deur die enjin of deur albei voortbeweeg te word, maar nie —
    - (i) enige voertuig wat aangedryf word deur elektriese krag verkry uit opgaar-battery en wat deur 'n voetganger be-heer word nie; of
    - (ii) enige voertuig met 'n massa van nie meer as 230 kg en wat spesiaal ontwerp en gebou, en nie net ingerig is nie, vir die gebruik van iemand wat aan die een of ander liggaamlike gebrek of ongeskik-heid ly en wat uitsluitlik deur sodanige persoon gebruik word nie;” ; en
- (c) deur in die woordomskrywing van „tarra” die woord „gewig” waar dit ook al voorkom deur die woord „massa” te vervang.

2. Artikel 3(1) van die Hoofordonnansie word hierby gewysig deur aan die end daarvan die volgende paragraaf (e) by te voeg met ingang van die eerste dag van Januarie 1973:

- "(e) mag niemand vir die eerste keer as 'n verkeersbeambte ingevalgelyk hierdie artikel aangestell word nie tensy sodanige persoon 'n diploma verwerf het dat hy in sodanige eksamen vir 'n verkeersbeambte geslaag het wat die Administrateur mag goedkeur het by 'n sentrum desgelyks goedkeur: Met dien verstande dat 'n persoon op proef as 'n verkeersbeambte aangeset kan word vir 'n tydperk van hoogstens twaalf maande of vir enige langer tydperk wat die Administrateur goedkeur, indien dit 'n voorwaarde is dat sodanige persoon gedurende die proeftydperk sodanige diploma moet verwerf.”.

3. Artikel 5 van die Hoofordonnansie word hierby gewysig deur subartikel (4) deur die volgende subartikel te vervang:

- "(4) Enige gelde of boete wat ingevalgelyk hierdie Hoofstuk ten opsigte van die registrasie of lisensiëring van 'n motorvoertuig betaalbaar is, hetby voor of na die inwerkingtreding van die Wysigingsordonnansie op Padverkeer, 1971, maak 'n skuld verskuldig aan die Transvaalse Provinciale Administrasie uit, en kan deur die

may be recovered on its behalf by the appropriate registering authority in any competent court."

4. Section 47 of the principal Ordinance is hereby amended by the addition at the end thereof of the following subsection:

"(6) Any permit issued in respect of a motor vehicle in a prescribed territory in terms of any law relating to motor vehicles in force in that territory and serving the same purpose as a special permit shall, if the provisions of the law of such territory relating to the operation on a public road of a motor vehicle under the authority of such permit are complied with, be deemed to be a special permit for the purposes of this Chapter."

Amendment of section 47 of Ordinance 21 of 1966, as amended by section 13 of Ordinance 11 of 1970.

5. Section 48 of the principal Ordinance is hereby amended by the substitution in subsection (1)(d) for the words "six inches" of the expression "150 mm".

Amendment of section 48 of Ordinance 21 of 1966.

6. Section 49 of the principal Ordinance is hereby amended by —

- (a) the substitution in subsection (1) for the word "weight" wherever it appears of the word "mass"; and
- (b) the substitution in subsection (2) for the words "such motor vehicle weighed" of the words "the mass of such motor vehicle determined".

Amendment of section 49 of Ordinance 21 of 1966.

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

Amendment of section 58 of Ordinance 21 of 1966, as amended by section 8 of Ordinance 7 of 1968 and section 16 of Ordinance 11 of 1970.

- "(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 50 cm<sup>3</sup>;
  - (b) a motor cycle without side-car which has an engine with a cylinder capacity exceeding 50 cm<sup>3</sup>;
  - (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 3 500 kg or, if such motor vehicle is a bus or goods vehicle, the gross vehicle mass of which does not exceed 3 500 kg;

toepaslike registrasie-owerheid namens hom in 'n bevoegde hof verhaal word."

4. Artikel 47 van die Hoofordonnansie word hierby gewysig deur aan die end daarvan die volgende subartikel by te voeg:

„(6) 'n Permit uitgereik ten opsigte van 'n motorvoertuig in 'n voorgeskrewe gebied ingevolge enige wet betreffende motorvoertuic wat in daardie gebied van krag is en wat dieselfde doel dien as 'n spesiale permit word, indien die bepalings van die wet van sodanige gebied betreffende die gebruik van 'n motorvoertuig op 'n openbare pad kragtens sodanige permit nagekom word, vir die toepassing van hierdie Hoofstuk as 'n spesiale permit geag."

5. Artikel 48 van die Hoofordonnansie word hierby gewysig deur in subartikel (1)(d) die woorde „ses duim“ deur die uitdrukking „150 mm“ te vervang.

Wysiging van artikel 48 van Ordonnansie 21 van 1966.

6. Artikel 49 van die Hoofordonnansie word hierby gewysig deur —

- (a) in subartikel (1) die woorde „voertuiggewig“ en „gewig“ onderskeidelik deur die woorde „voertuigmassa“ en „massa“ te vervang; en
- (b) in subartikel (2) die woorde „sodanige motorvoertuig binne 'n vasgestelde tydperk op eie koste moet laat weeg“ deur die woorde „die massa van sodanige motorvoertuig binne 'n vasgestelde tydperk op eie koste moet laat bepaal“ te vervang.

7. (1) Artikel 58 van die Hoofordonnansie word hierby gewysig deur 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 50 cm<sup>3</sup> het;
- (b) 'n motorfiets sonder syspan wat 'n enjin met 'n silinderinhoud van meer as 50 cm<sup>3</sup> 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 masjinerie 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 3 500 kg oorskry nie of, indien sodanige motorvoertuig 'n bus of goederevoertuig is, die bruto voertuigmassa nie 3 500 kg oorskry nie;

Wysiging van artikel 47 van Ordonnansie 21 van 1966, soos gewysig by artikel 13 van Ordonnansie 11 van 1970.

Wysiging van artikel 48 van Ordonnansie 21 van 1966.

Wysiging van artikel 49 van Ordonnansie 21 van 1966.

Wysiging van artikel 58 van Ordonnansie 21 van 1966, soos gewysig by artikel 8 van Ordonnansie 7 van 1968, en artikel 15 van Ordonnansie 11 van 1970.

- (i) a medium motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which exceeds 3 500 kg but not 9 000 kg or, if such motor vehicle is a bus or goods vehicle, the gross vehicle mass of which exceeds 3 500 kg but not 9 000 kg;
- (j) a heavy motor vehicle, that is to say, a motor vehicle not being of a class as aforesaid, the tare of which exceeds 9 000 kg but not 16 000 kg or, if such motor vehicle is a bus or goods vehicle, the gross vehicle mass of which exceeds 9 000 kg but not 16 000 kg;
- (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 16 000 kg or, if such motor vehicle is a bus or goods vehicle, the gross vehicle mass of which exceeds 16 000 kg; 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 vehicle 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.
- (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 3 500 kg 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 mass does not exceed 3 500 kg;
  - (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 9 000 kg 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 mass does not exceed 9 000 kg;
  - (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 16 000 kg or, in the case of a motor vehicle of the class referred to in paragraph (f) which is a bus or goods vehicle,
- (i) 'n medium motorvoertuig, dit wil sê, 'n motorvoertuig wat nie van 'n klas soos voormal is nie, en waarvan die tarra 3 500 kg oorskry maar nie 9 000 kg nie of, indien sodanige motorvoertuig 'n bus of 'n goederevoertuig is, die bruto voertuigmassa 3 500 kg oorskry maar nie 9 000 kg nie;
- (j) 'n swaar motorvoertuig, dit wil sê, 'n motorvoertuig wat nie van 'n klas soos voormal is nie en waarvan die tarra 9 000 kg oorskry maar nie 16 000 kg nie of, indien sodanige motorvoertuig 'n bus of 'n goederevoertuig is, die bruto voertuigmassa 9 000 kg oorskry maar nie 16 000 kg nie;
- (k) 'n ekstra swaar motorvoertuig, dit wil sê, 'n motorvoertuig wat nie van 'n klas soos voormal is nie en waarvan die tarra 16 000 kg oorskry of, indien sodanige motorvoertuig 'n bus of goederevoertuig is, die bruto voertuigmassa 16 000 kg oorskry; of
- (l) 'n motorvoertuig van enige klas soos voormal en spesiaal ingerig, gebou of uitgerus vir gebruik deur 'n liggamlik gestremde persoon, en sodanige klas en die noodsaaklike modifikasies van die voertuig word in die leerling- en bestuurderslisensie uiteengesit: Met dien verstande dat 'n motorvoertuig soos in hierdie paragraaf beoog, slegs 'n afsonderlike klas uitmaak ten opsigte van die houer van sodanige lisensie.
- (2) Behoudens die bepalings van subartikel (3), word die houer van 'n lisensie in subartikel (1) genoem, gemagtig om die klas motorvoertuig waarop sodanige lisensie betrekking het; te bestuur en is hy daarbenewens, indien hy die houer is van 'n lisensie 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 3 500 kg oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n bus of goederevoertuig is, die bruto voertuigmassa nie 3 500 kg 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 9 000 kg oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n bus of goederevoertuig is, die bruto voertuigmassa nie 9 000 kg 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 16 000 kg oorskry nie of, in die geval van 'n motorvoertuig van die klas in paragraaf (f) genoem wat 'n

vehicle, the gross vehicle mass does not exceed 16 000 kg; 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) Any learner's or driver's licence issued or deemed to have been issued under the principal Ordinance prior to the commencement of this Ordinance in respect of any particular class of motor vehicle, shall, notwithstanding the provisions of the law under which such licence was issued, be deemed to be a learner's or driver's licence for that particular class of motor vehicle as is described in section 58 of the principal Ordinance as amended by this Ordinance.

8. Section 61 of the principal Ordinance is hereby amended by the substitution in paragraph (a) for the words "fifty cubic centimetres" of the expression "50 cm<sup>3</sup>".

Amendment of section 61 of Ordinance 21 of 1966.

9. Section 62(3)(b)(iii) of the principal Ordinance is hereby amended by the substitution for the words "one and one-half inches square" of the expression "40 mm by 40 mm".

Amendment of section 62 of Ordinance 21 of 1966.

10. Section 70(2) of the principal Ordinance is hereby amended by the deletion of the proviso.

Amendment of section 70 of Ordinance 21 of 1966.

11. Section 71 of the principal Ordinance is hereby amended by the insertion, after subsection (2), of the following subsection (3), the existing subsection (3) becoming subsection (4):

Amendment of section 71 of Ordinance 21 of 1966.

"(3) No application shall be made to the Administrator for the purposes of applying the provisions of subsection (1) or (2), unless a period of three months has elapsed from the date the suspension or disqualification became effective."

Amendment of section 89 of Ordinance 21 of 1966.

12. Section 89(2)(d) of the principal Ordinance is hereby amended by the insertion after the word "certificate" of the words "prescribed form".

13. Section 98 of the principal Ordinance is hereby amended by the substitution in subsection (12) for the words "fifty feet" of the expression "15 m" and for the words "fifteen feet" of the expression "5 m".

Amendment of section 98 of Ordinance 21 of 1966, as amended by section 17 of Ordinance 11 of 1970.

14. Section 100 of the principal Ordinance is hereby amended by the insertion after subsection (2) of the following subsection:

Amendment of section 100 of Ordinance 21 of 1966, as amended by section 18 of Ordinance 11 of 1970.

"(2A) Notwithstanding the provisions of subsections (1) and (2), the Administrator or any person in the employ of the Transvaal Provincial Administration authorized thereto by him either generally or specifically, may, in respect of any

bus or goederevoertuig is, die bruto voertuigmassa nie 16 000 kg 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) Enige leerling- of bestuurderslisensie wat uitgereik is of geag uitgereik te gewees het ingevolge die Hoofordonnansie voor die inwerkingtreding van hierdie Ordonnansie ten opsigte van enige besondere klas motorvoertuig, word, ondanks die wetsbepalings ingevolge waarvan sodanige lisensie uitgereik was, geag 'n leerling- of bestuurderslisensie vir daardie besondere klas motorvoertuig te wees soos beskryf word in artikel 58 van die Hoofordonnansie soos gewysig by hierdie Ordonnansie.

8. Artikel 61 van die Hoofordonnansie word hierby gewysig deur in paragraaf (a) die woorde „vyftig kubieke sentimeter” deur die uitdrukking „50 cm<sup>3</sup>” te vervang.

Wysiging van artikel 61 van Ordonnansie 21 van 1966.

9. Artikel 62(3)(b)(iii) van die Hoofordonnansie word hierby gewysig deur die woerde „anderhalf duim in die vierkant”, deur die uitdrukking „40 mm by 40 mm” te vervang.

Wysiging van artikel 62 van Ordonnansie 21 van 1966.

10. Artikel 70(2) van die Hoofordonnansie word hierby gewysig deur die voorbehoudbepaling te skrap.

Wysiging van artikel 70 van Ordonnansie 21 van 1966.

11. Artikel 71 van die Hoofordonnansie word hierby gewysig deur, na subartikel (2), die volgende subartikel (3) in te voeg, terwyl die bestaande subartikel (3), subartikel (4) word:

Wysiging van artikel 71 van Ordonnansie 21 van 1966.

„(3) Geen aansoek word by die Administrateur gedoen met die doel om die bepalings van subartikel (1) of (2) toe te pas nie tensy 'n tydperk van drie maande, na die datum waarop die opskorting of onbevoegdheid in werking getree het, verstryk het.”

12. Artikel 89(2)(d) van die Hoofordonnansie word hierby gewysig deur na die woord „sertifikaat” die woerde „op die voorgeskrewe vorm” in te voeg.

Wysiging van artikel 89 van Ordonnansie 21 van 1966.

13. Artikel 98 van die Hoofordonnansie word hierby gewysig deur in subartikel (12) die woerde „vyftig voet” deur die uitdrukking „15 m” en deur die woerde „vyftien voet” deur die uitdrukking „5 m” te vervang.

Wysiging van artikel 98 van Ordonnansie 21 van 1966, soos gewysig by artikel 17 van Ordonnansie 11 van 1970.

14. Artikel 100 van die Hoofordonnansie word hierby gewysig deur na subartikel (2) die volgende subartikel in te voeg:

Wysiging van artikel 100 van Ordonnansie 21 van 1966, soos gewysig by artikel 18 van

„(2A) Ondanks die bepalings van subartikels (1) en (2), kan die Administrateur of enige persoon in die diens van die Transvaalse Proviniale Administrasie wat hy of in die algemeen of in die besonder daaroe magtig, ten opsigte van enige

public road referred to in subsection (2) and which is a road constructed or maintained by such Administration, in addition to a local authority or the Board referred to in subsection (2), cause or permit to be displayed in the manner prescribed, such road traffic signs as he may deem expedient and no such authority or Board may, without the consent of the Administrator, remove or permit to be removed, any such road traffic sign.”.

**15. Section 114 of the principal Ordinance is hereby amended —**

- (a) by the substitution in paragraph (a) for the words “twelve feet” of the expression “3,5 m”; Amendment of section 114 of Ordinance 21 of 1966, as amended by section 25 of Ordinance 11 of 1970.
- (b) by the substitution in paragraph (c) for the words “six feet” of the expression “1,8 m”;
- (c) by the substitution in paragraph (e) for the expression “twenty miles per hour” of the expression “30 km/h”; and
- (d) by the substitution in paragraph (f) for the words “twenty miles per hour” of the expression “30 km/h”.

**16. Section 115 of the principal Ordinance is hereby amended —**

- (a) by the substitution in paragraph (b) for the words “twenty feet” of the expression “6 m”;
- (b) by the substitution in paragraph (c) for the words “twenty feet” of the expression “6 m”; and
- (c) by the substitution in paragraph (f) for the words “thirty feet” of the expression “9 m”.

**17. Section 116 of the principal Ordinance is hereby amended —**

- (a) by the substitution in subsection (1)(c) for the words “five feet” of the expression “1,5 m”;
- (b) by the substitution in subsection (2) for the words “three feet” of the expression “1 m”; and
- (c) by the substitution for subsection (3) of the following subsection:

“(3) No person shall park a vehicle on the roadway of a public road within an urban area —

- (a) within 9 m of his approach side of a pedestrian crossing demarcated by appropriate road traffic signs, unless such parking is permitted by appropriate road traffic signs;
- (b) within 5 m of any intersection;
- (c) upon or over the actuating mechanism of a robot;
- (d) with the outside of any left-hand wheel of the vehicle more than 450 mm within the roadway unless such parking is done in conformity with an appropriate road traffic sign; or
- (e) which is less than 5,5 m wide unless the public road concerned is restricted to vehicles moving in one direction and such parking is permitted by appropriate road traffic signs.”.

openbare pad genoem in subartikel (2) en wat Ordon-nansie 11 van 1970. deur sodanige Administrasie aangelê of in stand gehou word, benewens 'n plaaslike bestuur of die Raad genoem in subartikel (2), die padverkeerstekens wat by dienstig ag op die voorgeskrewe wyse vertoon of laat vertoon en geen sodanige bestuur of Raad kan enige sodanige padverkeersteken verwijder of laat verwijder sonder die toestemming van die Administrateur nie.”.

**15. Artikel 114 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in paragraaf (a) die woorde „twaalf voet” deur die uitdrukking „3,5 m” te vervang; Wysiging van artikel 114 van Ordonnansie 21 van 1966, soos gewysig by artikel 25 van Ordonnansie 11 van 1970.
- (b) deur in paragraaf (c) die woorde „ses voet” deur die uitdrukking „1,8 m” te vervang;
- (c) deur in paragraaf (e) die woorde „twintig myl per uur” deur die uitdrukking „30 km/h” te vervang; en
- (d) deur in paragraaf (f) die woorde „twintig myl per uur” deur die uitdrukking „30 km/h” te vervang.

**16. Artikel 115 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in paragraaf (b) die woorde „twintig voet” deur die uitdrukking „6 m” te vervang.
- (b) deur in paragraaf (c) die woorde „twintig voet” deur die uitdrukking „6 m” te vervang; en
- (c) deur in paragraaf (f) die woorde „dertig voet” deur die uitdrukking „9 m” te vervang;

**17. Artikel 116 van die Hoofordonnansie word hierby gewysig —**

- (a) deur in artikel (1)(c) die woorde „vyf voet” deur die uitdrukking „1,5 m” te vervang;
- (b) deur in subartikel (2) die woorde „drie voet” deur die uitdrukking „1 m” te vervang; en
- (c) deur subartikel (3) deur die volgende subartikel te vervang;

„(3) Niemand mag 'n voertuig op die ryvlak van 'n openbare pad binne 'n stedelike gebied parkeer —

- (a) binne 9 m van sy naderingskant van 'n voetorgang deur toepaslike padverkeerstekens afgemerkt nie, tensy sodanige parkering deur toepaslike padverkeerstekens toegelaat word;
- (b) binne 5 m vanaf 'n kruising nie;
- (c) op of oor die werkmechanisme van 'n robot nie;
- (d) met die buitekant van enige linkerwiel van die voertuig meer as 450 mm binne die ryvlak nie tensy sodanige parkering geskied ooreenkomsdig 'n toepaslike padverkeersteken; of
- (e) wat nouer as 5,5 m is nie tensy die betrokke openbare pad beperk is tot voertuie wat in een rigting beweeg en sodanige parkering deur toepaslike padverkeerstekens toegelaat word.”.

**18.** Section 119(1)(h) of the principal Ordinance is hereby amended by the substitution for the word "siren" of the word "device".

Amendment of section 119 of Ordinance 21 of 1966.

Wysiging van artikel 119 van Ordonnansie 21 van 1966.

**19.** Section 121(1)(c) of the principal Ordinance is hereby amended by the substitution for the word "siren" of the word "device".

Amendment of section 121 of Ordinance 21 of 1966.

Wysiging van artikel 121 van Ordonnansie 21 van 1966.

**20.** Section 125(4) of the principal Ordinance is hereby amended —

- (a) by the substitution in paragraph (a) for the words "five hundred feet" of the expression "150 m"; and
- (b) by the substitution in paragraph (b) for the words "twelve inches square" of the expression "300 mm by 300 mm".

Amendment of section 125 of Ordinance 21 of 1966, as amended by section 11 of Ordinance 7 of 1968 and section 27 of Ordinance 11 of 1970.

Wysiging van artikel 125 van Ordonnansie 21 van 1966,

**21.** Section 126 of the principal Ordinance is hereby amended —

- (a) by the substitution in subsection (1) for the words "one inch" of the expression "25 mm"; and
- (b) by the substitution in subsection (6) for the words "five hundred feet" of the expression "150 m".

Amendment of section 126 of Ordinance 21 of 1966.

Wysiging van artikel 126 van Ordonnansie 21 van 1966.

**22.** Section 131(2) of the principal Ordinance is hereby amended by the insertion after the words "owner shall" of the words "except in the case of a stolen vehicle".

Amendment of section 131 of Ordinance 21 of 1966.

Wysiging van artikel 131 van Ordonnansie 21 van 1966.

**23.** Section 133 of the principal Ordinance is hereby amended by the substitution for the words "six hundred feet" of the expression "180 m" and for the words "thirty feet" of the expression "10 m".

Amendment of section 133 of Ordinance 21 of 1966, as amended by section 28 of Ordinance 11 of 1970.

Wysiging van artikel 133 van Ordonnansie 21 van 1966.

**24.** Section 133A(1) of the principal Ordinance is hereby amended —

- (a) by the substitution in paragraph (c) for the expression "fifty cubic centimetres" of the expression "50 cm<sup>3</sup>"; and
- (b) by the substitution for paragraph (e) of the following paragraph:

Amendment of section 133A of Ordinance 21 of 1966, as inserted by section 29 of Ordinance 11 of 1970.

Wysiging van artikel 133A van Ordonnansie 21 van 1966,

"(e) a vehicle with a mass not greater than 230 kg and specially designed, constructed or adapted for the use of a person suffering from a physical defect or disability;".

Amendment of section 146 of Ordinance 21 of 1966.

Wysiging van artikel 133A van Ordonnansie 21 van 1966,

**25.** Section 146 of the principal Ordinance is hereby amended by the deletion of the further proviso thereto.

Amendment of section 146 of Ordinance 21 of 1966.

Wysiging van artikel 146 van Ordonnansie 21 van 1966.

**18.** Artikel 119(1)(h) van die Hoofordonnansie word hierby gewysig deur die woord „sirene” deur die woord „toestel” te vervang.

Wysiging van artikel 119 van Ordonnansie 21 van 1966.

**19.** Artikel 121(1)(c) van die Hoofordonnansie word hierby gewysig deur die woord „sirene” deur die woord „toestel” te vervang.

Wysiging van artikel 121 van Ordonnansie 21 van 1966.

**20.** Artikel 125(4) van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (a) die woorde „vyfhonderd voet” deur die uitdrukking „150 m” te vervang; en
- (b) deur in paragraaf (b) die woorde „twaalf duim in vierkant” deur die uitdrukking „300 mm by 300 mm” te vervang.

Wysiging van artikel 125 van Ordonnansie 21 van 1966, soos gewysig by artikel 11 van Ordonnansie 7 van 1968 en artikel 27 van Ordonnansie 11 van 1970.

**21.** Artikel 126 van die Hoofordonnansie word hierby gewysig —

- (a) deur in subartikel (1) die woorde „n duim” deur die uitdrukking „25 mm” te vervang; en
- (b) deur in subartikel (6) die woorde „vyfhonderd voet” deur die uitdrukking „150 m” te vervang.

Wysiging van artikel 126 van Ordonnansie 21 van 1966.

**22.** Artikel 131(2) van die Hoofordonnansie word hierby gewysig deur na die woorde „sodanige cienaar is” die woorde „uitgesonder in die geval van ‘n gesteelde voertuig,” in te voeg.

Wysiging van artikel 131 van Ordonnansie 21 van 1966.

**23.** Artikel 133 van die Hoofordonnansie word hierby gewysig deur die woorde „seshonderd voet” deur die uitdrukking „180 m” en die woorde „dertig voet” deur die uitdrukking „10 m” te vervang.

Wysiging van artikel 133 van Ordonnansie 21 van 1966, soos gewysig by artikel 28 van Ordonnansie 11 van 1970.

**24.** Artikel 133A(1) van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (c) die woorde „vyftig kubieke sentimeter” deur die uitdrukking „50 cm<sup>3</sup>” te vervang; en
- (b) deur paragraaf (e) deur die volgende paragraaf te vervang:  
„(e) ‘n voertuig met ‘n massa van hoogstens 230 kg en wat spesiaal ontwerp, gebou of ingerig is vir die gebruik van iemand wat aan die een of ander liggaaamlike gebrek of ongeskiktheid ly.”

Wysiging van artikel 133A van Ordonnansie 21 van 1966, soos ingevoeg by artikel 29 van Ordonnansie 11 van 1970.

**25.** Artikel 146 van die Hoofordonnansie word hierby gewysig deur die verdere voorbeholdsbe-paling daarvan te skrap.

Wysiging van artikel 146 van Ordonnansie 21 van 1966.

**26.** Section 147(4) of the principal Ordinance is hereby deleted.

Amendment of section 147 of Ordinance 21 of 1966.

**27.** The following section is hereby substituted for section 152 of the principal Ordinance:

"Pre-sumption in regard to mass ascertained by means of a weighbridge or other weighing instrument. 152. Where in any criminal proceedings arising out of an alleged contravention of this Ordinance, evidence in support of such contravention is given of any mass as ascertained by means of a weighbridge or other weighing instrument, such mass shall be deemed to be correct until the contrary is proved."

Substitution of section 152 of Ordinance 21 of 1966.

**28.** The following section is hereby substituted for section 153 of the principal Ordinance:

"Pre-sumption in regard to gross vehicle mass of vehicle. 153. Where in any prosecution under this Ordinance it is alleged that an offence was committed in relation to the gross vehicle mass of a motor vehicle, the mass so alleged shall, in the absence of evidence as contemplated in section 154, be presumed to be the gross vehicle mass of such vehicle until the contrary is proved."

Substitution of section 153 of Ordinance 21 of 1966.

**29.** The following section is hereby substituted for section 154 of the principal Ordinance:

"Proof of gross vehicle mass of motor vehicle. 154. Any document purporting to have been issued by a manufacturer and stating the gross vehicle mass of any particular model of motor vehicle manufactured by him, shall be *prima facie* evidence as to the gross vehicle mass of such model."

Substitution of section 154 of Ordinance 21 of 1966.

**30.** Section 159(1) of the principal Ordinance is hereby amended by the substitution for the word "weight" wherever it appears in paragraphs (b) and (f) of the word "mass".

Amendment of section 159 of Ordinance 21 of 1966.

**31.** Section 165(1) of the principal Ordinance is hereby amended —

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

"(d) the maximum mass, laden or unladen, of any vehicle, the height and width of any load which may be carried by any vehicle, the manner in which any vehicle may be loaded, the projection of any load in any direction and the maximum mass of any vehicle or any part thereof supported by the road or any specified area thereof, when any vehicle referred to in this paragraph is operated on a public road;"

(b) by the substitution in paragraph (1) for the word "weight" of the word "mass"; and

(c) by the substitution in paragraph (n) for the word "weight" wherever it appears of the word "mass".

Amendment of section 165 of Ordinance 21 of 1966.

**26.** Artikel 147(4) van die Hoofordonnansie word hierby geskrap.

Wysiging van artikel 147 van Ordonnansie 21 van 1966.

**27.** Artikel 152 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Ver-moele ten opsigte van massa vasgestel deur middel van 'n weegbrug of ander weeg-toestel. 152. Waar daar by enige kriminele geding wat voorspruit uit 'n beweerde oortreding van hierdie Ordonnansie, getuienis ter stawing van sodanige oortreding gelewer word van enige massa soos vasgestel deur middel van 'n weegbrug of ander -toestel, word sodanige massa huis geag totdat die teen-deel bewys word."

**28.** Artikel 153 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Ver-moele ten opsigte van bruto voertuigmassa van voertuig. 153. Waar daar by enige vervolging ingevolge hierdie Ordonnansie beweer word dat 'n misdryf begaan is met betrekking tot die bruto voertuigmassa van 'n motorvoertuig, word die massa wat aldus beweer word, by ontstentenis van getuienis soos in artikel 154 bedoog, vermoed die bruto voertuigmassa van sodanige voertuig te wees totdat dié teendeel bewys word."

**29.** Artikel 154 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Bewys van bruto voertuigmassa van motor-voertuig. 154. Enige dokument waarin voorgege word dat dit deur 'n vervaardiger uitgereik is en waarin die bruto voertuigmassa van enige besondere model motoryvoertuig deur hom vervaardig, aangegee word, is *prima facie* getuienis van die bruto voertuigmassa van sodanige model."

**30.** Artikel 159(1) van die Hoofordonnansie word hierby gewysig deur die woord „gewig” waar dit ook al in paragrawe (b) en (f) voorkom deur die woord „massa” te vervang.

Wysiging van artikel 159 van Ordonnansie 21 van 1966.

**31.** Artikel 165(1) van die Hoofordonnansie word hierby gewysig —

- (a) deur paragraaf (d) deur die volgende paragraaf te vervang:  
"(d) die maksimum massa, met of sonder vrag, van enige voertuig, die hoogte en breedte van enige vrag wat deur 'n voertuig vervoer kan word, die wyse waarop 'n voertuig gelaai kan word, die uitsteeksel van enige vrag in enige rigting en die maksimum massa van enige voertuig of gedeelte daarvan wat deur die pad of enige bepaalde oppervlakte daarvan ondersteun word wanneer 'n voertuig in hierdie paragraaf genoem, op 'n openbare pad gebruik word;"
- (b) deur in paragraaf (1) die woord „gewig” deur die woord „massa” te vervang; en
- (c) deur in paragraaf (n) die woord „gewig” waar dit ook al voorkom; deur die woord „massa” te vervang.

32. Section 166(1)(r) of the principal Ordinance is hereby amended by the substitution for the word "weight" of the word "mass".

Amendment of section 166 of Ordinance 21 of 1966, as amended by section 34 of Ordinance 11 of 1970.

33. Schedule 1 to the principal Ordinance is hereby amended by the substitution for the word "weight" wherever it appears in item 4 of Part 1 of the word "mass".

Amendment of Schedule 1 to Ordinance 21 of 1966.

34. Schedule 2 to the principal Ordinance is hereby amended —

- (a) by the substitution in Part 1 for the expression "50 c.c." of the expression "50 cm<sup>3</sup>";
- (b) by the substitution for Part II of the following Part:

Amendment of Schedule 2 to Ordinance 21 of 1966, as amended by section 26 of Ordinance 7 of 1968.

## "PART II.

### MOTOR VEHICLE LICENCE FEES (SECTION 17).

R

1. Motor cycle with engine with cylinder capacity not exceeding 50 cm <sup>3</sup> ... .. .. .. ..	1.20
2. Motor cycle not referred to in item 1 or motor tricycle ... .. .. .. ..	3.60
3. Motor vehicle not being a motor cycle or motor tricycle where such motor vehicle does not exceed a tare of —	
227 kg .. .. .. .. ..	3.00
340 kg .. .. .. .. ..	6.00
454 kg .. .. .. .. ..	9.00
680 kg .. .. .. .. ..	12.00
907 kg .. .. .. .. ..	15.00
1 134 kg .. .. .. .. ..	18.00
1 361 kg .. .. .. .. ..	21.00
1 588 kg .. .. .. .. ..	24.00
1 814 kg .. .. .. .. ..	27.00
2 041 kg .. .. .. .. ..	30.00
2 268 kg .. .. .. .. ..	33.00
2 495 kg .. .. .. .. ..	36.00
2 722 kg .. .. .. .. ..	39.00
2 948 kg .. .. .. .. ..	43.50
3 175 kg .. .. .. .. ..	48.00
3 402 kg .. .. .. .. ..	67.20
3 629 kg .. .. .. .. ..	74.40
3 856 kg .. .. .. .. ..	81.60
4 082 kg .. .. .. .. ..	88.80
4 309 kg .. .. .. .. ..	96.00
4 536 kg .. .. .. .. ..	103.20
4 763 kg .. .. .. .. ..	110.40
4 989 kg .. .. .. .. ..	117.60
5 216 kg .. .. .. .. ..	124.80
5 443 kg .. .. .. .. ..	132.00
5 670 kg .. .. .. .. ..	139.20
5 897 kg .. .. .. .. ..	146.40
6 123 kg .. .. .. .. ..	153.60

32. Artikel 166(1)(r) van die Hoofordinansie word hierby gewysig deur die woord „gewig” deur die woord „massa” te vervang.

Wysiging van artikel 166 van Ordinansie 21 van 1966, soos gewysig by artikel 34 van Ordinansie 11 van 1970.

33. Bylae 1 by die Hoofordinansie word hierby gewysig deur die woord „gewig” waar dit ook al in item 4 van Deel I voorkom deur die woord „massa” te vervang.

Wysiging van Bylae 1 by Ordinansie 21 van 1966.

34. Bylae 2 by die Hoofordinansie word hierby gewysig —

- (a) deur in Deel I die uitdrukking „50 c.c.” deur die uitdrukking „50 cm<sup>3</sup>” te vervang;
- (b) deur Deel II deur die volgende Deel te vervang:

Wysiging van Bylae 2 by Ordinansie 21 van 1966, soos gewysig by artikel 16 van Ordinansie 7 van 1968.

## "DEEL II.

### MOTORVOERTUIGLISENSIEGELDE (ARTIKEL 17).

R

1. Motorfiets met enjin met silinderinhoud van hoogstens 50 cm <sup>3</sup> ... .. .. .. ..	1.20
2. Motorfiets nie in item 1 genoem nie of 'n motordriewiel ... .. .. .. ..	3.60
3. Motorvoertuig wat nie 'n motorfiets of motordriewiel is nie, waar die tarra van sodanige voertuig nie onderstaande oorskry nie —	
227 kg .. .. .. .. ..	3.00
340 kg .. .. .. .. ..	6.00
454 kg .. .. .. .. ..	9.00
680 kg .. .. .. .. ..	12.00
907 kg .. .. .. .. ..	15.00
1 134 kg .. .. .. .. ..	18.00
1 361 kg .. .. .. .. ..	21.00
1 588 kg .. .. .. .. ..	24.00
1 814 kg .. .. .. .. ..	27.00
2 041 kg .. .. .. .. ..	30.00
2 268 kg .. .. .. .. ..	33.00
2 495 kg .. .. .. .. ..	36.00
2 722 kg .. .. .. .. ..	39.00
2 948 kg .. .. .. .. ..	43.50
3 175 kg .. .. .. .. ..	48.00
3 402 kg .. .. .. .. ..	67.20
3 629 kg .. .. .. .. ..	74.40
3 856 kg .. .. .. .. ..	81.60
4 082 kg .. .. .. .. ..	88.80
4 309 kg .. .. .. .. ..	96.00
4 536 kg .. .. .. .. ..	103.20
4 763 kg .. .. .. .. ..	110.40
4 989 kg .. .. .. .. ..	117.60
5 216 kg .. .. .. .. ..	124.80
5 443 kg .. .. .. .. ..	132.00
5 670 kg .. .. .. .. ..	139.20
5 897 kg .. .. .. .. ..	146.40
6 123 kg .. .. .. .. ..	153.60

	R
6 350 kg	160.80
6 577 kg	168.00
6 804 kg	175.20
7 031 kg	182.40
7 257 kg	189.60
7 484 kg	196.80
7 711 kg	204.00
7 938 kg	211.20
8 165 kg	218.40
8 391 kg	225.60
8 618 kg	232.80
8 845 kg	240.00
9 072 kg	247.20
9 299 kg	254.40
9 525 kg	261.60
9 752 kg	268.80
9 979 kg	276.00
10 206 kg	283.25
10 433 kg	290.40
10 659 kg	297.60
10 886 kg	304.80
11 113 kg	312.00

and where such vehicle exceeds a tare of

11 113 kg ..... 319.20:  
Provided that in respect of a motor vehicle (other than a tractor, truck-tractor or self-propelled caravan) not designed principally for the conveyance on a public road of persons or goods, or both, or a motor vehicle designed or adapted for salvaging other motor vehicles and commonly known as a "break-down vehicle", the licence fee shall not exceed thirty rand: Provided further that in respect of a caravan which is not self-propelled, the licence fee shall not exceed nine rand.;" and

(c) by the substitution in items 1 and 2 of Part VII for the expression "50 c.c." of the expression "50 cm".

35. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1971, and, except where otherwise provided, shall come into operation on the 1st day of January, 1972.

	R
6 350 kg	160.80
6 577 kg	168.00
6 804 kg	175.20
7 031 kg	182.40
7 257 kg	189.60
7 484 kg	196.80
7 711 kg	204.00
7 938 kg	211.20
8 165 kg	218.40
8 391 kg	225.60
8 618 kg	232.80
8 845 kg	240.00
9 072 kg	247.20
9 299 kg	254.40
9 525 kg	261.60
9 752 kg	268.80
9 979 kg	276.00
10 206 kg	283.25
10 433 kg	290.40
10 659 kg	297.60
10 886 kg	304.80
11 113 kg	312.00

en waar sodanige voertuig se tara meer as

11 113 kg is ..... 319.20:  
Met dien verstande dat ten opsigte van 'n motorvoertuig (uitgesonderd 'n trekker, voorspanmotor of selfgedrewe woonwa) wat nie hoofsaaklik ontwerp is vir die vervoer op 'n openbare pad van persone, of goedere of albei nie, of 'n motorvoertuig wat ontwerp of ingerig is vir die beringing van ander motorvoertuie en wat gewoonlik as 'n „teëspoedwa" bekend staan, die lisensiegeld hoogstens dertig rand is: Voorts met dien verstande dat ten opsigte van 'n woonwa wat nie selfgedrewe is nie, die lisensiegeld hoogstens nege rand is.;" en..

(c) deur in items 1 en 2 van Deel VII die uitdrukking „50 c.c." deur die uitdrukking „50 cm" te vervang.

35. Hierdie Ordonnansie heet die Wysigings-ordonnansie op Padverkeer, 1971, en tensy anders bepaal, tree in werking op die 1ste dag van Januarie 1972.

Administrator's Notice 476

21 April, 1971

#### LEEUWDOORNSSTAD MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Leeuwdoornstad Municipality, published under Administrator's Notice 5, dated 7 January 1970, is hereby amended by the substitution in item 2(2) for the expression "5 cubic yards" of the expression "4 cubic metres".

P.B. 2/4/2/81/91.

Administrateurskennisgewing 476

21 April 1971

#### MUNISIPALITEIT LEEUWDOORNSSTAD: WYSIGING VAN SANITÉRE- EN VULLISVERWYDERINGSTARIEF.

Dic 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 Sanitere- en Vullisverwyderingstarief van die Municpaliteit Leeuwdoornstad, afgekondig by Administrateurskennisgewing 5 van 7 Januarie 1970, word hierby gewysig deur in item 2(2) die uitdrukking „5 kubieke jaart" deur die uitdrukking „4 kubieke meter" te vervang.

P.B. 2/4/2/81/91.

Administrator's Notice 477

21 April, 1971

## POTCHEFSTROOM MUNICIPALITY: ALTERATION OF BOUNDARIES.

The Administrator hereby publishes that he has, in terms of section 9(7) of Ordinance 17 of 1939, altered the boundaries of the Potchefstroom Municipality by the incorporation thereto of the areas described in the Schedule hereto.

P.B. 3-2-3-26

## SCHEDULE.

## POTCHEFSTROOM MUNICIPALITY.

## DESCRIPTION OF AREAS INCORPORATED.

The Areas comprising the following:—

- A. (i) Holding 9 of Vyfhoek Agricultural Holdings, in extent 2.6389 Morgen vide diagram S.G. A.3718/57.
- (ii) Portion 9 (a portion of Portion 3) of the farm Vyfhoek 424-IQ, in extent 7 Morgen 220 square Rods vide Diagram S.G. A.2250/20.
- B. Beginning at the Western most beacon of Portion 226 (Diagram S.G. A.4272/19) of the farm Vyfhoek 428-IQ; thence northeastwards and eastwards along the boundaries of the following portions of the said farm Vyfhoek 428-IQ so as to include them in this area: the said Portion 226 and Portion 413 (Diagram S.G. A.2143/31) to the northeastern beacon of the last-named portion; thence southwards along the Eastern boundaries of the said Portions 413 and 226 to the southeastern beacon of Portion 226; thence westwards along the southern boundary of Portion 226 (Diagram S.G. A.4272/19) of the farm Vyfhoek 428-IQ to the northeastern beacon of Portion 626, Diagram S.G. A.3667/62 of the said farm Vyfhoek 428-IQ; thence southwestwards along the South-eastern boundaries of the following portions of the farm Vyfhoek 428-IQ; the said Portion 626, Portion 475 (Diagram S.G. A.1672/46), Portion 414 (Diagram S.G. A.1671/46), and Portion 500 (Diagram S.G. A.6940/48) to the southwestern beacon of the last-named portion; thence southwestwards along the prolongation of the southeastern boundary of the said Portion 500, where the said prolongation intersects the northeastern boundary of Portion 28 (Diagram S.G. A.4074/19) of the farm Vyfhoek 428-IQ; thence generally southeastwards along the boundaries of the following portions of the farm Vyfhoek 428-IQ, so as to include them in this area: the said Portion 28 and Portion 30 (Diagram S.G. A.4076/19) to the northeastern corner of the last-named portion; thence southwards along the eastern boundary of the said Portion 30 to the southeastern beacon thereof; thence eastwards along the southern boundaries of the following portions of the farm Vyfhoek 428-IQ: Portion 31 (Diagram S.G. A.4077/19) and Portion 32 (Diagram S.G. A.4078/19) to the beacon lettered D on Diagram S.G. A.4078/19 of the last-named Portion: thence eastwards along the prolongation of the boundary ED on the said Diagram S.G. A.4078/19 of Portion 32 to where the said prolongation intersects the western boundary of Portion 200 (Diagram S.G. A.4246/19) of the farm Vyfhoek 428-IQ; thence southwards along the boundaries

Administrateurskennisgewing 477

21 April 1971

## MUNISIPALITEIT POTCHEFSTROOM: VERANDERING VAN GRENSE.

Dic Administrateur publiseer hierby dat hy ingevalge artikel 9(7) van Ordonnansie 17 van 1939, dic grense van die Municipaliteit Potchefstroom verander het deur die inlywing daarby van die gebiede omskryf in die Bylae hierby.

P.B. 3-2-3-26.

## BYLAE.

MUNISIPALITEIT POTCHEFSTROOM:  
BESKRYWING VAN GEBIEDE INGELYF.

Die Gebiede bestaande uit die volgende:

- A. (i) Hoeve 9 van Vyfhoek Landbouhoeves, groot 2.6389 Morg volgens Kaart L.G. A.3718/57.
- (ii) Gedeelte 9 ('n gedeelte van Gedeelte 3) van die plaas Vyfhoek 424-IQ, groot 7 Morg 220 Vierkante Roede volgens Kaart L.G. A.2250/20.
- B. Begin by die mees Westelike baken van Gedeelte 226 (Kaart L.G. A.4272/19) van die plaas Vyfhoek 428-IQ; daarvandaan noordooswaarts en ooswaarts langs die grense van die volgende gedeeltes van die genoemde plaas Vyfhoek 428-IQ sodat hulle in hierdie gebied ingesluit word: die genoemde Gedeelte 226 en Gedeelte 413 (Kaart L.G. A.2143/31) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan suidwaarts langs die oostelike grense van die genoemde Gedeeltes 413 en 226 tot by die suidoostelike baken van Gedeelte 226; daarvandaan weswaarts langs die suidelike grens van Gedeelte 226 (Kaart L.G. A.4272/19) van die plaas Vyfhoek 428-IQ tot by die Noordoostelike baken van Gedeelte 626, (Kaart L.G. A.3667/62) van die genoemde plaas Vyfhoek 428-IQ; daarvandaan suidweswaarts langs die suidoostelike grens van die volgende gedeeltes van die plaas Vyfhoek 428-IQ: die genoemde Gedeelte 626, Gedeelte 475, (Kaart L.G. A.1672/46) Gedeelte 414 (Kaart L.G. A.1671/46) en Gedeelte 500 (Kaart L.G. A.6940/48) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan suidweswaarts langs die verlenging van die suidoostelike grens van die genoemde gedeelte 500 tot waar die verlenging die noordoostelike grens van Gedeelte 28 (Kaart L.G. A.4074/19) van die plaas Vyfhoek 428-IQ sny; daarvandaan algemeen suidooswaarts langs die grense van die volgende gedeeltes van die plaas Vyfhoek 428-IQ sodat hulle in hierdie gebied ingesluit word: die genoemde Gedeelte 28 en Gedeelte 30 (Kaart L.G. A.4076/19) tot by die noordoostelike hoek van die laasgenoemde gedeelte; daarvandaan suidwaarts langs die Oostelike grens van die genoemde Gedeelte 30 tot by die Suidoostelike baken daarvan; daarvandaan ooswaarts langs die suidelike grens van die volgende gedeeltes van die plaas Vyfhoek 428-IQ: Gedeelte 31 (Kaart L.G. A.4077/19) en Gedeelte 32 (Kaart L.G. A.4078/19) tot by baken geletter D op Kaart L.G. A.4078/19 van die laasgenoemde gedeelte, daarvandaan ooswaarts langs die verlenging van grens ED op die genoemde Kaart L.G. A.4078/19 van Gedeelte 32 tot waar die genoemde verlenging die westelike grens van Gedeelte 200 (Kaart L.G. A.4246/19) van die plaas Vyfhoek 428-IQ, sny; daarvandaan suidwaarts langs die grense van die volgende gedeelte van die genoemde plaas Vyfhoek 428-IQ

of the following portion of the said farm Vyfhoek 428-IQ so as to exclude them from this area: Portion 200 (Diagram S.G. A.4246/19), Portion 201 (Diagram S.G. A.4247/19), Portion 202 (Diagram S.G. A.4248/19), Portion 203 (Diagram S.G. A.4249/19), Portion 204 (Diagram S.G. A.4250/19), Portion 205 (Diagram S.G. A.4251/19) and Portion 206 (Diagram S.G. A.4252/19) to the southwestern beacon of the last-named portion; thence southeastwards in a straight line to the northwestern beacon of Portion 277 (Diagram S.G. A.829/20) of the farm Vyfhoek 428-IQ; thence westwards along the northern boundaries of the following portions of the farm Vyfhoek 428-IQ: Portion 625 (Diagram S.G. A.5122/61), Portion 562 (Diagram S.G. A.8447/51) and Portion 663 (Diagram S.G. A.210/52) to the southeastern beacon of Portion 843 (Diagram S.G. A.1946/69); thence westwards along the southern boundary of the said Portion 843 to the point where the prolongation southwards of the eastern boundary of Baillie Park Township (General Plan S.G. A.4061/54) intersects the said southern boundary of Portion 843 of the farm Vyfhoek 428-IQ; thence generally northwards along the said prolongation and the boundaries of Baillie Park Township (General Plan S.G. A.4061/54) so as to exclude it from this area, to the southeastern beacon of Portion 770 (Diagram S.G. A.2152/65) of the farm Vyfhoek 428-IQ; thence northwards, westwards and southwards along the eastern, northern and western boundaries of the said Portion 770 to the southwestern beacon thereof; thence westwards along the southern boundary of Portion 226 (Diagram S.G. A.4272/19) of the farm Vyfhoek 428-IQ to the western most beacon thereof, the place of beginning.

C. The following portions of the farm Vyfhoek 428-IQ:

- (i) Portion 840 (a portion of Portion 839), in extent 27.7995 Morgen vide Diagram S.G. A.1161/69.
- (ii) Portion 841 (a portion of Portion 839), in extent 16.8008 Morgen vide Diagram S.G. A.1162/69.

D. Beginning at the south-eastern beacon of Erf 615 in Baillie Park Township (General Plan S.G. A.4061/54); proceeding thence eastwards along the southern boundary of Baillie Park Township to the point where the eastern boundary of the Parys-Potchefstroom Main Road intersects the southern boundary of Baillie Park Township; thence southwards along the eastern boundary of the said Main Road to where it intersects the prolongation westwards of the northern boundary of Portion 558 (Diagram S.G. A.8443/51) of the farm Vyfhoek 428-IQ; thence south-westwards along the north-western boundary of Portion 14 (Diagram S.G. A.2948/38) of the said farm Vyfhoek 428-IQ to the north-western beacon of the said Portion 14; thence north-westwards along the north-eastern boundary of Erf 54 (Park) in Grimbeekpark Township (General Plan S.G. A.3008/68) to the south-eastern beacon of Erf 615 in Baillie Park Township (General Plan S.G. A.4061/54), the place of beginning.

Administrator's Notice 478

21 April, 1971  
ROAD TRAFFIC REGULATIONS — AMENDMENT  
OF REGULATION 14.

The Administrator hereby, in terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance No. 21

sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 200 (Kaat L.G. A.4246/19) Gedeelte 201 (Kaat L.G. A.4247/19), Gedeelte 202 (Kaat L.G. A.4248/19), Gedeelte 203 (Kaat L.G. A.4249/19) Gedeelte 204 (Kaat L.G. A.4250/19), Gedeelte 205 (Kaat L.G. A.4251/19) en Gedeelte 206 (Kaat L.G. A.4252/19) tot by die suidwestelike baken van die laasgenoemde gedeelte, daarvandaan suidowaarts in 'n reguit lyn tot by die noordwestelike baken van Gedeelte 277 (Kaat L.G. A.829/20) van die plaas Vyfhoek 428-IQ; daarvandaan weswaarts langs die noordelike grense van, die volgende gedeeltes van die plaas Vyfhoek 428-IQ: Gedeelte 625 (Kaat L.G. A.5122/61) Gedeelte 562 (Kaat L.G. A.8447/51) en Gedeelte 663 (Kaat L.G. A.210/52) tot by die suidoostelike baken van Gedeelte 843 (Kaat L.G. A.1946/69); daarvandaan weswaarts langs die suidelike grens van die genoemde Gedeelte 843 tot by die punt waar die verlenging suidwaarts van die oostelike grens van Baillie Park Dorp (Algemene Plan L.G. A.4061/54) die genoemde suidelike grens van Gedeelte 843 van die plaas Vyfhoek 428-IQ sny; daarvandaan algemeen noordwaarts langs die genoemde verlenging en die grense van Baillie Park Dorp (Algemene Plan L.G. A.4061/54), sodat dit uit hierdie gebied uitgesluit word tot by die suidoostelike baken van Gedeelte 770 (Kaat L.G. A.2152/65) van die plaas Vyfhoek 428-IQ; daarvandaan noordwaarts, weswaarts en suidwaarts langs die oostelike, noordelike en westelike grense van die genoemde Gedeelte 770 tot by die suidwestelike baken daarvan; daarvandaan weswaarts langs die suidelike grens van Gedeelte 226 (Kaat L.G. A.4272/19) van die plaas Vyfhoek 428-IQ tot by die mees westelike baken daarvan die beginpunt;

C. Die volgende gedeeltes van die plaas Vyfhoek 428-IQ:

- (i) Gedeelte 840 ('n gedeelte van Gedeelte 839), groot 27.7995 Morg volgens Kaart L.G. A.1161/69.
- (ii) Gedeelte 841 ('n gedeelte van Gedeelte 839), groot 16.8008 Morg volgens Kaart L.G. A.1162/69.

D. Begin by die suidoostelike baken van Erf 615 Baillie Park Dorp (Algemene Plan L.G. A.4061/54); daarvandaan ooswaarts langs die suidelike grens van Baillie Park Dorp tot by die punt waar die oostelike grens van die Parys-Potchefstroom Hoofpad die genoemde suidelike grens van Baillie Park Dorp sny; daarvandaan suidwaarts langs die Oostelike grens van die genoemde Hoofpad tot waar dit die verlenging weswaarts van die noordelike grens van Gedeelte 558 (Kaat L.G. A.8443/51) van die plaas Vyfhoek 428-IQ sny; daarvandaan suidweswaarts langs die noordweslike grens van Gedeelte 14 (Kaat L.G. A.2948/38) van die genoemde Plaas Vyfhoek 428-IQ tot by die noordwestelike baken van die genoemde Gedeelte 14; daarvandaan noordweswaarts langs die noordoostelike grens van Erf 54 (Park) in Grimbeekpark Dorp (Algemene Plan L.G. A.3008/68) tot by die suidoostelike baken van Erf 615 in Baillie Park Dorp (Algemene Plan L.G. A.4061/54), die beginpunt.

Administrateurskennisgewing 478

21 April 1971  
PADVERKEERSREGULASIES — WYSIGING VAN  
REGULASIE 14.

Dic Administrateur wysig hierby ingevolge die bepalings van artikel 165 van die Ordonnansie op Padver-

of 1966), read with Item 9 of Part IV of Schedule 2 to that Ordinance amends regulation 14 of the Road Traffic Regulations with effect from 1st January, 1971, by the addition thereto of the following paragraph:—

"(121) The St. Nicolas Home for Boys".

T.W. 2/8/4/2/2.

Administrator's Notice 479

21 April, 1971

**JOHANNESBURG MUNICIPALITY: AMENDMENT TO PARKING GROUNDS 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 Parking Grounds By-laws of the Johannesburg Municipality, published under Administrator's Notice 567, dated 27 July 1966, as amended, are hereby further amended as follows:—

1. By the deletion in section 1 of the definition of "right of return".

2. By the substitution in section 1 for the definition of "sub-period" of the following:—

"sub-period" means —

(a) a portion of a parking period for which charges shall be made in accordance with the tariff prescribed in Schedule II hereto;

(b) in relation to a sportsground parking ground as listed in Part A of the said Schedule, the period beginning three hours before and ending one hour and a half after any sporting event held in the sportsground concerned for which the Council decides that charges shall be payable for parking; and

(c) in relation to a parking-meter parking ground the period of parking which is permitted on the insertion into a parking meter of such coin as is prescribed therefor in Part B of the said Schedule;".

3. By the substitution for section 3 of the following:—

*"Conditions of Parking"*

3. (1) No person shall park a vehicle or cause or permit a vehicle to be parked or allow it to be or to remain in a parking ground wherein parking is controlled by the issue of tickets —

(a) otherwise than in a demarcated space and in compliance with such directions as may be given by an authorized employee or where no such spaces have been marked, otherwise than in such a place as an authorized employee may indicate;

(b) after an authorized employee has indicated to him that the parking ground is full; or

(c) after the expiry of the parking period prescribed in Schedule I hereto.

(2)(a) No person shall remove or cause or permit the removal of any vehicle parked in a parking ground unless and until such person has produced to an authorized employee a ticket authorizing such person to park in such parking ground and which was issued to him upon entering the parking ground, and unless such person has paid to an authorized employee the charge then owing in terms of the tariff prescribed in Schedule II hereto: Provided that if such person fails to produce a ticket authorizing him to park in such parking ground, he shall be deemed to have parked his vehicle from the beginning of the particular parking period as set out in Schedule I

keer, 1966 (Ordonnansie No. 21 van 1966), gelees met Item 9 van Deel IV van Bylae 2 by daardie Ordonnansie regulasie 14 van die Padverkeersregulasies met ingang van 1 Januarie 1971, deur die ondergenoemde paragraaf daaraan toe te voeg:—

"(121) St. Nicolas Tchuis vir Seuns."

T.W. 2/8/4/2/2.

**Administrateurskennisgewing 479**

21 April 1971

**MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN PARKEERTERREINEVERORDENINGE.**

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 Parkeerterreineverordeninge van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 567 van 27 Julie 1966, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in artikel 1 die woordomskrywing van „terugkeerreg” te skrap.

2. Deur in artikel 1 die woordomskrywing van „subparkeertermyn” deur die volgende te vervang:—

„subparkeertermyn” —

(a) 'n gedeelte van 'n parkeertermyn waarvoor daar parkeergeld gehef word ooreenkoms met die tarief wat by Bylae II hierby voorgeskryf word;

(b) in die geval van sportparkeerterreine wat in Deel A van genoemde Bylae aangegee word, die tydperk wat drie uur voor die aanvang van 'n sportbyeenkoms op die betrokke terrein ten opsigte waarvan die Raad besluit dat daar parkeergeld gehef word, begin en anderhalfuur na afloop daarvan eindig; en

(c) in die geval van 'n parkeermeterterrein die tydperk wat iemand 'n voertuig daar kan parkeer nadat hy die toepaslike munstuk wat by Deel B van genoemde Bylae voorgeskryf word, in die parkeermeter geplaas het;".

3. Deur artikel 3 deur die volgende te vervang:—

*„Parkeervooraardes.”*

3. (1) Niemand mag 'n voertuig in of op 'n parkeerterrein waar parkering deur middel van parkeerkartjies bcheer word, parkeer of laat parkeer of toelaat dat dit daar gespakeer of laat staan word nie —

(a) tensy die voertuig in 'n afgebakende ruimte en volgens die aanwysings van 'n gemagtigde werknemer gespakeer word of as daar nie sulke ruimtes afgebaken is nie, op 'n plek wat 'n gemagtigde werknemer aanwys;

(b) nadat 'n gemagtigde werknemer hom daarvan verwittig het dat die parkeerterrein vol is; of

(c) na afloop van die parkeertermyn wat by Bylae I hierby voorgeskryf word.

(2) (a) Niemand mag 'n voertuig wat in of op 'n parkeerterrein gespakeer is, verwyder, laat verwyder of toelaat dat dit verwyder word nie, tensy sodanige persoon aan 'n gemagtigde werknemer 'n kaartjie getoon het wat sodanige persoon magtig om op die parkeerterrein te parkeer en wat aan hom uitgereik is toe hy by die parkeerterrein aangekom het en tensy sodanige persoon aan 'n gemagtigde werknemer die parkeergeld betaal het wat asdan verskuldig is volgens die tarief wat by Bylae II hierby voorgeskryf word: Met dien verstande dat, as sodanige persoon nie 'n kaartjie toon wat hom magtig om in of op sodanige parkeerterrein te parkeer nie, daar geag word dat hy sy voertuig van die begin van die betrokke parkeertermyn af soos dit in Bylae I hierby uit-

hereto until the time he seeks to remove his vehicle and shall be charged therefor in accordance with the tariff prescribed in Schedule II hereto.

(b) Failing the production of a ticket authorizing him to park in a parking ground, no person shall remove or cause or permit the removal of any vehicle parked therein until such person has produced other proof to the satisfaction of an authorized employee of that person's right to remove such vehicle and such person has signed an indemnity, in terms of Form A of Schedule III hereto, holding the Council harmless against any claim by any person directly or indirectly connected with or arising out of the aforesaid removal of the vehicle and such person shall, if required by an authorized employee to do so, furnish such security as the employee may deem adequate.

(3) If any person shall have paid the charges applicable in accordance with the tariff laid down in Schedule II hereto upon entering the parking ground, subsection (2)(a) shall not apply, but such person shall produce his ticket to any authorized employee on demand."

4. By the deletion of section 4.

5. By the addition at the end of section 5 of the following proviso:—

"Provided that this section shall not apply where charges are prescribed on an hourly basis in terms of the tariff prescribed in Schedule II hereto".

6. By the deletion in section 7(1) of the expression "other than a parking ground as referred to in section 6".

7. By the deletion in section 8(2) of the words "free of charge".

8. By the deletion in section 26 of the expression "for the use of which no charge is prescribed in Schedule II hereto".

9. By the substitution for Schedule I of the following:—

#### SCHEDULE I.

<i>Parking Ground</i>	<i>Parking Periods</i>
Wemmer Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m.
Wemmer East Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Kazerne Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Kazerne Parking Garage No. 1	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Kazerne Parking Garage No. 2	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Albert Street Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Jack Mincer Garage	Mon. to Sat. 7 a.m. — midnight
Vanderbijl Parking Garage	Mon. to Sat. 7 a.m. — midnight
Von Brandis Parking Garage	Mon. to Sat. 7 a.m. — midnight
Parking-meter-controlled Parking Ground	Mon. to Fri. 8 a.m. — 6 p.m. Sat. 8 a.m. — 1 p.m.
Harry Hofmeyr Parking Garage	Mon. to Sat. 7 a.m. — midnight
Hedley Chilvers Parking Garage	Mon. to Sat. 7 a.m. — midnight
Braamfontein Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Hillbrow Parking Ground	Mon. to Fri. 7 a.m. — 6 p.m. Sat. 7 a.m. — 1 p.m.
Marshall Square Parking Ground	Mon. to Sat. 7 a.m. — midnight

eengesit is, geparkeer het tot op die tydstip waarop hy sy voertuig wil verwyder, en dat daar parkeergeld volgens die tarief wat by Bylae II hierby voorgeskryf word, van hom gevorder word.

(b) Iemand wat versuim om 'n kaartjie te toon wat hom magtig om in of op 'n parkeerterrein te parkeer, mag nie 'n voertuig wat daarin of daarop geparkeer is, verwyder, laat verwyder of toelaat dat dit verwyder word nie, voordat hy ander bewys tot voldoening van 'n gemagtigde werknemer gelewer het van sy reg om sodanige voertuig te verwyder, en hy voorts 'n vrywaringsakte ooreenkomsdig Vorm A onder Bylae III hierby onderteken het waarby hy die Raad vrywaar teen enige eis wat iemand teen die Raad instel regstreeks of onregstreeks na aanleiding van of voortspruitende uit die feit dat die voertuig aldus verwyder is, en tensy hy, as 'n gemagtigde werknemer dit van hom verlang, aan hom sekuriteit wat die werknemer toereikend ag, verskaf.

(3) As iemand die toepaslike parkeergeld ooreenkomsdig die tarief wat by Bylae II hierby voorgeskryf word, by sy aankoms in of op die parkeerterrein betaal het, geld sub artikel (2)(a) nie, maar sodanige persoon moet sy kaartjie op aanvraag aan 'n gemagtigde werknemer toon."

4. Deur artikel 4 te skrap.

5. Deur aan die end van artikel 5 die volgende voorbehoudsbepaling by te voeg:—

"Met dien verstande dat hierdie artikel nie van toepassing is waar parkeergeld op 'n uurgondslag ooreenkomsdig die voorgeskrewe tarief in Bylae II hierby gehef word nie".

6. Deur in artikel 7 die uitdrukking „uitgesonderd 'n parkeerterrein waarvan daar in artikel 6 melding gemaak word" te skrap.

7. Deur in artikel 8(2) die woord „kosteloos" te skrap.

8. Deur in artikel 26 die uitdrukking „vir die gebruik waarvan daar nie 'n bedrag in Bylae II hierby voorgeskryf word nie" te skrap.

9. Deur Bylae I deur die volgende te vervang:—

#### „BYLAE I.

<i>Parkeerterrein</i>	<i>Parkeertermyn</i>
Wemmer-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm.
Wemmer-Oos-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Kazerne-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Kazerne-parkeergarage 1	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Kazerne-parkeergarage 2	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Albertstraat-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Jack Mincer-garage	Maan. tot Sat. 7 vm. — middernag
Vanderbijl-parkeergarage	Maan. tot Sat. 7 vm. — middernag
Von Brandis-parkeergarage	Maan. tot Sat. 7 vm. — middernag
Parkeermeterterreine	Maan. tot Vry. 8 vm. — 6 nm. Sat. 8 vm. — 1 nm.
Harry Hofmeyr-parkeergarage	Maan. tot Sat. 7 vm. — middernag
Hedley Chilvers-parkeergarage	Maan. tot Sat. 7 vm. — middernag
Braamfontein-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Hillbrow-parkeerterrein	Maan. tot Vry. 7 vm. — 6 nm. Sat. 7 vm. — 1 nm.
Marshallplein-parkeerterrein	Maan. tot Sat. 7 vm. — middernag

10. Deur deel A van Bylae II deur die volgende te vervang:—

10. By the substitution for part A of Schedule II of the following:—

**"A. PARKING GROUNDS WHEREIN PARKING IS CONTROLLED BY THE ISSUE OF TICKETS.****FOR ALL VEHICLES ENTERING PARKING GROUNDS BEFORE 5 P.M. ON MONDAY OR FRIDAY (INCLUSIVE) OR 1 P.M. SATURDAYS**

<i>Parking Facility</i>	<i>Tariff</i>	Charges for tickets issued in terms of Section 8(1)
<i>Garages:</i>		
Kazerne Parking Garage No. 1	20c for 1 hour or part thereof	Kazerne Parking Garage No. 1 R25 per month
Kazerne Parking Garage No. 2	30c for any period over 1 hour but not exceeding 2 hours	
Jack Mincer Garage	40c for any period over 2 hours but not exceeding 3 hours	
Hedley Chilvers Parking Garage	50c for any period over 3 hours but not exceeding 4 hours	
	60c for any period over 4 hours but not exceeding 5 hours	
	70c for any period over 5 hours but not exceeding 6 hours	
	80c for any period of 6 hours or more	
<i>Open Areas:</i>		
Kazerne Parking Ground	20c for 1 hour or part thereof	
Wemmer East Parking Ground	25c for any period over 1 hour but not exceeding 2 hours	
Wemmer Parking Ground	30c for any period over 2 hours but not exceeding 3 hours	
Albert Street Parking Ground	35c for any period over 3 hours but not exceeding 4 hours	
Braamfontein Parking Ground	40c for any period over 4 hours but not exceeding 5 hours	
Hillbrow Parking Ground	45c for any period over 5 hours but not exceeding 6 hours	
	50c for any period of 6 hours or more	
<i>Garages:</i>		
Vanderbijl Parking Garage	20c for 1 hour or part thereof	
Harry Hofmeyr Parking Garage	30c for any period over 1 hour but not exceeding 2 hours	
Von Brandis Parking Garage	50c for any period over 2 hours but not exceeding 3 hours	
	70c for any period over 3 hours but not exceeding 4 hours	
	R1.00 for any period over 4 hours but not exceeding 5 hours	
	R1.30 for any period over 5 hours but not exceeding 6 hours	
	R1.60 for any period of 6 hours or more	

**FOR ALL VEHICLES ENTERING PARKING GROUNDS AFTER 5 P.M. MONDAY TO FRIDAY (INCLUSIVE) OR 1 P.M. SATURDAYS.**

<i>Parking Facility</i>	<i>Tariff</i>
<i>Garages:</i>	
Jack Mincer Garage	25c per evening (being after 5 p.m.)
Hedley Chilvers Parking Garage	25c per Saturday afternoon (1 p.m. to 5 p.m. or part thereof)
Vanderbijl Parking Garage	
Harry Hofmeyr Parking Garage	
<i>Open Areas:</i>	
Marshall Square Parking Ground	7 a.m. — 6 p.m. — 50c 7 a.m. — 1 p.m. — 25c 1 p.m. — 6 p.m. — 25c 6 p.m. — Midnight — 25c
<i>Sportsground Parking Grounds</i>	
Hector Norris Park Parking Ground	15c
Cyndra Parking Ground	
Turffontein Municipal Car Park	

P.B. 2-4-2-125-2

**"A. PARKEERTERREINE WAAR PARKEERKAARTJIES UITGEREIK WORD****VIR ALLE VOERTUIE WAT DIE PARKEERTERREINE VAN MAANDAG TOT EN MET VRYDAG VOOR 5 NM., EN OP SATERDAG VOOR 1 NM. BINNEGAAN.**

<i>Parkeerterreine</i>	<i>Tarief</i>	Pryse van kaartjies wat kragtens die bepalings van Artikel 8(1) uitgereik word.
<i>Garages:</i>		
Kazerne-parkeergarage No. 1	20c vir 1 uur of gedeelte daarvan	Kazerne-parkeergarage No. 1 R25 per maand
Kazerne-parkeergarage No. 2	30c vir langer as 1 uur maar hoogstens 2 uur	
Jack Mincer-garage	40c vir langer as 2 uur maar hoogstens 3 uur	
Hedley Chilvers-parkeergarage	50c vir langer as 3 uur maar hoogstens 4 uur	
	60c vir langer as 4 uur maar hoogstens 5 uur	
	70c vir langer as 5 uur maar hoogstens 6 uur	
	80c vir 6 uur of langer	
<i>Oop Terreine:</i>		
Kazerne-parkeerterrein	20c vir 1 uur of gedeelte daarvan	
Wemmer-oos-parkeerterrein	25c vir langer as 1 uur maar hoogstens 2 uur	
Wemmer-parkeerterrein	30c vir langer as 2 uur maar hoogstens 3 uur	
Albertstraat-parkeerterrein	35c vir langer as 3 uur maar hoogstens 4 uur	
Braamfontein-parkeerterrein	40c vir langer as 4 uur maar hoogstens 5 uur	
Hillbrow-parkeerterrein	45c vir langer as 5 uur maar hoogstens 6 uur	
	50c vir 6 uur of langer	
<i>Garages:</i>		
Vanderbijl-parkeergarage	20c vir 1 uur of gedeelte daarvan	
Harry Hofmeyr-parkeergarage	30c vir langer as 1 uur maar hoogstens 2 uur	
Von Brandis-parkeergarage	50c vir langer as 2 uur maar hoogstens 3 uur	
	70c vir langer as 3 uur maar hoogstens 4 uur	
	R1.00 vir langer as 4 uur maar hoogstens 5 uur	
	R1.30 vir langer as 5 uur maar hoogstens 6 uur	
	R1.60 vir 6 uur of langer	

**VIR ALLE VOERTUIE WAT VAN MAANDAG TO T. EN MET VRYDAG NA 5 NM. EN SATERDAG NA 1 NM. DIE PARKEER TERREINE BINNEGAAN**

<i>Parkeergeriewe:</i>	<i>Tarief</i>
<i>Garages:</i>	
Jack Mincer-parkeergarage Hedley Chilvers-parkeergarage Vanderbijl-parkeergarage Harry Hofmeyr-parkeergarage	25c per aand (na 5 nm.) 25c per Saterdagmiddag (1 nm. tot 5 nm. of gedeelte daarvan)
<i>Oop terreine</i>	
Marshallplein-parkeerterrein	7 vm. — 6 nm. — 50c 7 vm. — 1 nm. — 25c 1 nm. — 6 nm. — 25c 6 nm. — middernag — 25c
<i>Sportparkeerterreine:</i>	
Hector Norris-park-parkeerterrein Cydna-parkeerterrein Turffonteinse Municipale Parkeerterrein	15c

P.B. 2-4-2-125-2

Administrator's Notice 480

21 April, 1971

**MESSINA MUNICIPALITY: ADOPTION OF STANDARD FINANCIAL BY-LAWS**

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Messina has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, as amended by Administrator's Notice 286, dated 19 March 1969, as by-laws by the said Council.

2. The Financial Regulations of the Messina Municipality, published under Part II of Chapter III of Administrator's Notice 332, dated 13 October 1915 are hereby revoked.

P.B.2-4-2-173-96

Administrator's Notice 481

21 April, 1971

**ERMELO MUNICIPALITY: ADOPTION OF STANDARD FINANCIAL BY-LAWS.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Ermelo has in terms of section 96 bis(2) of the said Ordinance adopted without amendment the Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, as amended by Administrator's Notice 286, dated 19 March 1969, as by-laws made by the said Council.

P.B. 2-4-2-173-14

Administrator's Notice 482

21 April, 1971

**REDUCTION OF WIDTH — PUBLIC ROAD: DISTRICT OF LETABA.**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Letaba, in terms of section

Administrateurkennisgewing 480

21 April 1971

**MUNISIPALITEIT MESSINA: AANNAME VAN STANDAARD-FINANSIELE VERORDENINGE.**

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Messina die Standaard-Finansiële Verordeninge afgekondig by Administrateurkennisgewing 927 van 1 November 1967, ingevolge artikel 96bis(2) van genoemde Ordonnansie soos gewysig by Administrateurkennisgewing 286 van 19 Maart 1969, sonder wysiging aangeneem het as verordening wat deur genoemde Raad opgestel is.

2. Die Finansiële Regulasies van die Munisipaliteit Messina, afgekondig onder Seksie II van Hoofstuk III van Administrateurkennisgewing 332 van 13 Oktober 1915, word hierby herroep.

P.B. 2-4-2-173-96

Administrateurkennisgewing 481

21 April 1971

**MUNISIPALITEIT ERMELO: AANNAME VAN STANDAARD-FINANSIELE VERORDENINGE.**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ermelo die Standaard-Finansiële Verordeninge, afgekondig by Administrateurkennisgewing 927 van 1 November 1967, soos gewysig by Administrateurkennisgewing 286 van 19 Maart 1969, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordening wat deur genoemde Raad opgestel is.

P.B. 2-4-2-173-14

Administrateurkennisgewing 482

21 April 1971

**VERMINDERING VAN BREEDTE — OPENBARE PAD: DISTRIK LETABA.**

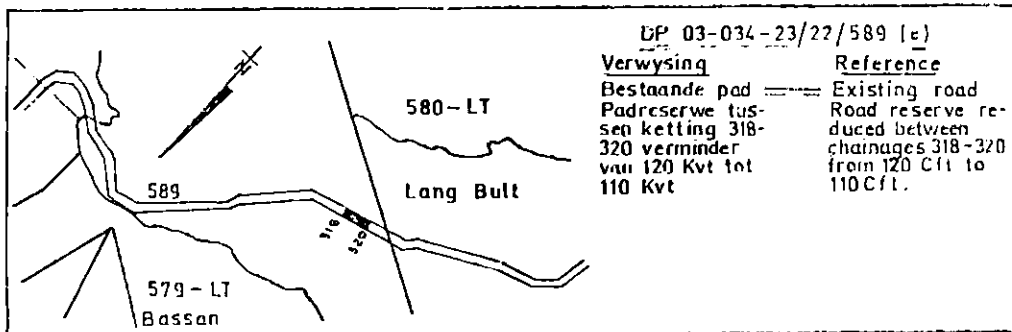
Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge artikel 3 van die Pad-

3 of the Road Ordinance 22 of 1957, that the width of district road 589, traversing the farm Bassan 579-LT, district of Letaba shall be reduced from 120 to 110 Cape feet between chains 318 and 320, as shown on the sketch plan subjoined hereto.

D.P. 03-034-23/22/589(e).

ordonnansie 22 van 1957, goedgekeur het dat die breedte van distrikspad 589 oor die plaas Bassan 579-LT., distrik Letaba, tussen kettings 318 en 320 van 120 na 110 Kaapse voet verminder word soos aangedui op bygaande sketsplan.

D.P. 03-034-23/22/589(e).



Administrator's Notice 483

21 April, 1971

**REVOCATION OF ADMINISTRATOR'S NOTICE 1052 OF 16th OCTOBER 1968 AND THE DECLARATION OF A PUBLIC PROVINCIAL ROAD P45-1 WITHIN THE MUNICIPAL AREAS OF RANDFONTEIN AND WESTONARIA**

It is hereby notified for general information that the Administrator has approved in terms of section 5(3A) of the Roads Ordinance 22 of 1957, that Administrator's Notice 1052 of 16 October 1968 whereby Provincial Road P45-1 within the Municipal Areas of Randfontein and Westonaria was widened in terms of section 3 of the Roads Ordinance 22 of 1957, be revoked and that in terms of Section 5(1)(c), Section 5(2)(a) and section 3 of the Roads Ordinance 22 of 1957, a public provincial road, 190 Cape feet wide, which shall be an extension of Provincial Road P45-1, shall exist within the Municipal Areas of Randfontein and Westonaria as indicated on Plan R.M.T. R80/69.

D.P. 021-025-23/21/P45-1

Administrator's Notice 484

21 April, 1971

**ROAD ADJUSTMENTS ON THE FARM ZEVENFONTEIN 798-L.S.: DISTRICT OF PIETERSBURG.**

With reference to Administrator's Notice 127 of 3rd February, 1971, it is hereby notified for general information that the Administrator is pleased, under the provisions of sub-section (6) of section 29 of the Roads Ordinance 22 of 1957, to approve the road adjustments, shown on the sub-joined sketch plan.

D.P. 03-032-23/24/Z-4

Administrateurskennisgewing 483

21 April 1971

**INTREKKING VAN ADMINISTRATEURSKENNISGEWING 1052 VAN 16 OKTOBER 1968 EN DIE VERKLARING VAN 'N OPENBARE PROVINSIALE PAD P45-1 BINNE DIE MUNISIPALE GEBIED VAN RANDFONTEIN EN WESTONARIA.**

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur goedgekeur het kragtens artikel 5(3A) van die Padordonansie 22 van 1957, dat Administrateurskennisgewing 1052 van 16 Oktober 1968 waarby Proviniale Pad P45-1 binne die Munisipale gebiede van Randfontein en Westonaria ingevolge artikel 3 van die Padordonansie 22 van 1957 verbreed is, hierby ingetrek word en dat, ingevolge die bepalings van artikel 5(1)(c), 5(2)(a) en artikel 3 van die Padordonansie 22 van 1957, 'n openbare provinsiale pad, 190 Kaapse voet breed wat 'n verlenging van Proviniale Pad P45-1 sal wees, binne die Munisipale Gebiede van Randfontein en Westonaria sal bestaan soos op plan R.M.T. R80/69 aangetoon.

D.P. 021-025-23/21/P45-1

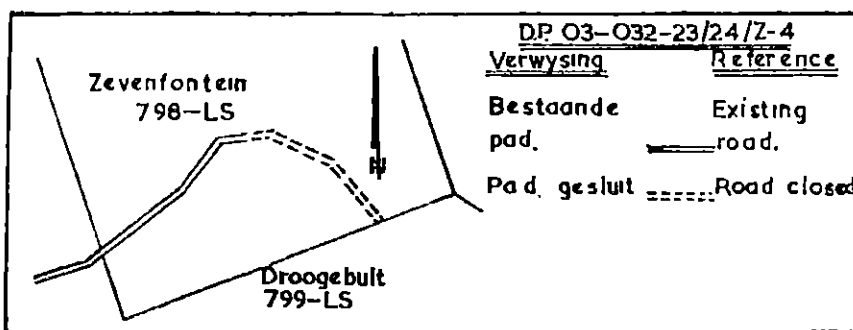
Administrateurskennisgewing 484

21 April 1971

**PADREËLINGS OP DIE PLAAS ZEVENFONTEIN 798-L.S.: DISTRIK PIETERSBURG.**

Met betrekking tot Administrateurskennisgewing 127 van 3 Februarie 1971, word hiermee vir algemene inligting bekend gemaak dat dit die Administrateur behaag om ooreenkonsig subartikel (6) van artikel 29 van die Padordonansie 22 van 1957, goedkeuring te heg aan die padreëlings, soos aangetoon op bygaande sketsplan.

D.P. 03-032-23/24/Z-4



Administrator's Notice 485

21 April, 1971

## ROAD ADJUSTMENTS ON THE FARMS LEEUW-LAAGTE 498-L.S. AND LEEUWKOPJE 505-L.S.: DISTRICT OF PIETERSBURG.

In view of an application having been made by Mr. J. L. Olivier for the closing of a public road on the farms Leeuwlaagte 498-L.S. and Leeuwkopje 505-L.S., district of Pietersburg, it is the Administrator's intention to take action in terms of section 28 of the Roads Ordinance, 1957.

It is competent for any person interested to lodge his objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 9378, Pietersburg, within 30 days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (3) of section 29 of the said Ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section 30, as a result of such objections.

D.P. 03-032-23/24/L-3

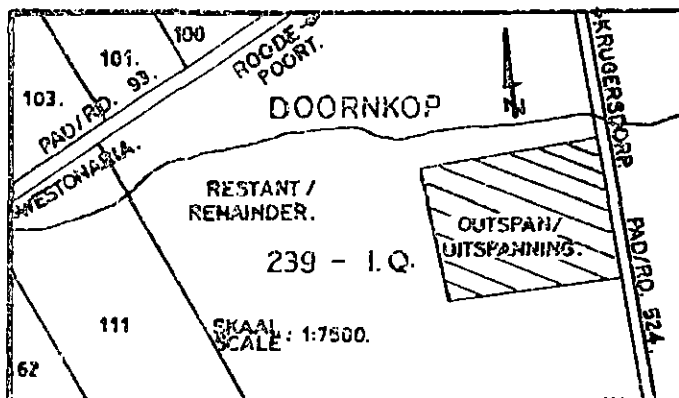
Administrator's Notice 486

21 April, 1971

## REDUCTION AND DEMARCATON OF OUTSPAN SERVITUDE ON THE FARM DOORNKOP 239-I.Q.: DISTRICT OF ROODEPOORT.

With reference to Administrator's Notice 1017 of 2 October 1968, it is hereby notified for general information that the Administrator is pleased, under the provisions of section 56(1)(iv) and (7)(i) of the Roads Ordinance, 1957, (Ordinance 22 of 1957), to approve that the servitude in respect of the general outspan, in extent 1/75th of 1767 morgen 47 square roods, to which the remaining extent of the farm Doornkop 239-I.Q., district of Roodepoort is subject, be reduced to 5 morgen and the reduced outspan demarcated in the position as indicated on the subjoined sketch plan.

DP. 021-025R-37/3/D.4.



Administrateurskennisgewing 485

21 April 1971

## PADREËLINGS OP DIE PLASE LEEUWLAAAGTE 498-L.S. EN LEEUWKOPJE 505-L.S.: DISTRIK PIETERSBURG.

Met die oog op 'n aansoek ontvang van mnr. J. L. Olivier om die sluiting van 'n openbare pad op die plase Leeuwlaagte 498-L.S. en Leeuwkopje 505-L.S., distrik Pietersburg, is die Administrateur voornemens om ooreenkomsdig artikel 28 van die Padordonnansie, 1957 op te tree.

Alle belanghebbende persone is bevoegd om binne 30 dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 9378, Pietersburg skriftelik in te dien.

Ooreenkomsdig subartikel (3) van artikel 29 van genoemde Ordonnansie word dit vir algemene inligting bekend gemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomsdig artikel 30, as gevolg van sulke besware.

DP. 03-032-23/24/L-3.

Administrateurskennisgewing 486

21 April 1971

## VERMINDERING EN AFMERKING VAN UITSPAN-SERWITUUT OP DIE PLAAS DOORNKOP 239-I.Q.: DISTRIK ROODEPOORT.

Met betrekking tot Administrateurskennisgewing 1017 van 2 Oktober 1968, word hiermee vir algemene inligting bekend gemaak dat dit die Administrateur behaag, om ooreenkomsdig artikel 56(1)(iv) en (7)(i) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedkeuring te heg dat die serwituut ten opsigte van die algemene uitspanning, 1/75ste van 1767 morg 47 vierkante roede groot, waaraan die resterende gedeelte van die plaas Doornkop 239-I.Q., distrik Roodepoort onderhewig is, verminder word na 5 morg en die verminderde uitspanning afgemerk word in die ligging soos aangetoon op bygaande sketsplan.

DP. 021-025R-37/3/D.4.

D.P.021 - 025R - 37/3/D.4.

VERWYSING.

REFERENCE.

AFGEBAKENDE UIT-  
SPANNING.DEMARCATED  
OUTSPAN.

BESTAANDE PAAIE.

EXISTING ROADS.

Administrator's Notice 487

21 April, 1971

## PROPOSED CANCELLATION OF OUTSPAN: FARM BALLOON 71-LT: DISTRICT OF LETABA.

In view of application having been made on behalf of Mr. Theunis Botha for the cancellation of the outspan, in

Administrateurskennisgewing 487

21 April 1971

## VOORGESTELDE OPHEFFING VAN UITSPANNING: PLAAS BALLOON 71-LT: DISTRIK LETABA.

Met die oog op 'n aansoek ontvang namens mnr. Theunis Botha om die opheffing van die uitspanning,

extent 1/75th of 2902.8511 hectares to which certain Remaining Portion of portion 8 of the farm Balloon 71-LT, district of Letaba, is subject, it is the Administrator's intention to take action in terms of section 56(i)(iv) 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 this notice in the *Provincial Gazette*.

DP 03-034-37/3/B-14

#### Administrator's Notice 488

21 April, 1971

#### ROODEPOORT MUNICIPALITY: AMENDMENT TO FIRE 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 Fire By-laws of the Roodepoort Municipality, published under Administrator's Notice 73, dated 13 March 1918, as amended, are hereby further amended as follows:—

1. By the substitution for item (1) of Schedule 1 of the following:—

"(1) Water used shall be charged for at the rate of 60c per 5 kilolitres or part thereof."

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

#### *"Schedule 3.*

#### *Regulations for the use of the Ambulance.*

1. An ambulance for the conveyance of patients shall be kept at the fire station.
2. The ambulance shall be ready to leave the station at any hour of the day and night within one minute of receipt of the call.
3. The ambulance for the conveyance of White patients within the municipality may be hired at a charge of R3 for a single trip.
4. For any trip which takes the ambulance outside the municipality a charge of 30c per kilometre shall be made.
5. If the ambulance is kept waiting when picking up a patient a charge of 25c per quarter of an hour or part thereof after the first quarter of an hour shall be made.
6. The distance in kilometres travelled by the ambulance shall for the purpose of item 4 be calculated from the fire station and back to the fire station after completing the journey.
7. Whenever more than one patient is conveyed the total charge for all patients shall be calculated on the following basis:—

Full charge for one patient and half the normal charge for each additional patient. The amount so calculated shall be divided by the number of patients and the quotient recovered from each patient.

8. The charge for the conveyance of a non-White patient within the municipality shall be 50 per cent of the charge fixed in respect of a White patient.
9. For the conveyance of a non-White patient outside the municipality, the fee shall be the same as that charged in respect of a White patient".

P.B. 2-4-2-41-30.

groot 1/75ste van 2902.8511 hektare waaraan sekere resterende gedeelte van gedeelte 8 van die plaas Balloon 71-LT, distrik Letaba, onderworpe is, is die Administrateur voornemens om ooreenkomsdig artikel 56(i)(iv) 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 kennisgewing in die *Provinsiale Koerant* hulle besware by die Streeksbeampte, Privaatsak 9378, Pietersburg, skriftelik in te dien.

DP. 03-034-37/3/B-14

#### Administrateurskennisgewing 488

21 April 1971

#### MUNISIPALITEIT ROODEPOORT: WYSIGING VAN BRANDWEERVERORDENINGE.

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 Brandweerbijwetten van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 73 van 13 Maart 1918, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur item (1) van Skedule 1 deur die volgende te vervang:—

"(1) Vir die verbruik van water word 'n heffing van 60c per 5 kiloliter of gedeelte daarvan gevorder."

2. Deur Schedule 3 deur die volgende te vervang:—

#### *"Skedule 3.*

#### *Regulasies vir die gebruik van die Ambulans.*

1. 'n Ambulans vir die vervoer van pasiënte word by die brandweerstasie aangehou.
2. Die ambulans moet gereed wees om die stasie te eniger tyd van die dag en nag, binne een minuut na ontvangs van 'n oproep, te verlaat.
3. Die ambulans vir die vervoer van blanke pasiënte binne dié munisipaliteit kan gehuur word teen 'n huurgeld van R3 vir 'n enkel rit.
4. Vir enige rit wat 'n ambulans buite die munisipaliteit moet onderneem, is 'n huurgeld van 30c per kilometer betaalbaar.
5. As die ambulans vertraag word wanneer 'n pasiënt opgelaai moet word, moet 25c per kwartier of gedeelte daarvan na die eerste kwartier betaal word.
6. Die afstand in kilometer wat deur die ambulans afgelê is, word vir die doel van item 4 bereken vanaf die brandweerstasie en weer terug tot by die brandweerstasie nadat die rit voltooi is.
7. Wanneer meer as een pasiënt vervoer word, word die totale bedrag betaalbaar deur alle pasiënte op die volgende basis bereken:—

Die volle geld vir een pasiënt en die helfte van die normale geld vir iedere addisionele pasiënt. Dit bedrag aldus bereken word deur die getal pasiënte verdeel en die kwosiënt van elke pasiënt gevorder.

8. Die huurgeld vir die vervoer van 'n nie-blanke pasiënt binne die munisipaliteit is 50 persent van die huurgeld vasgestel vir 'n blanke pasiënt.
9. Vir die vervoer van 'n nie-blanke pasiënt buite die munisipaliteit word dieselfde geld as vir 'n blanke pasiënt gevorder".

P.B. 2-4-2-41-30.

Administrator's Notice 489

21 April, 1971

**STILFONTEIN HEALTH COMMITTEE: PROPOSED RAISING OF STATUS TO A TOWN COUNCIL.**

It is hereby notified in terms of section 14 of Ordinance 17 of 1939, that the Administrator, in terms of section 9(1)(a) of the said Ordinance, intends constituting a town council for the Stilfontein Health Committee in lieu of the existing Health Committee.

In terms of section 13 of the said Ordinance, it shall be competent for any person 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 intention.

P.B. 3-6-5-2-115

Administrator's Notice 490

21 April, 1971

**BENONI MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.**

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

The By-laws Relating to Licences and Business Control of the Benoni Municipality, published under Administrator's Notice 67, dated 27 January 1954, as amended, are hereby further amended as follows:—

1. By the substitution for subitem (vi) of item 25 of the Tariff of Charges under Annexure 1 of Schedule 1 to Chapter 1 of the following:—

"(vi) Public hall:—

	<i>Half-yearly</i>	<i>Yearly</i>
	R	R
(1) Less than 250 square metres floor space ... .. .. .. ..	6.00	10.00
(2) 250 to 350 square metres floor space ... .. .. .. ..	7.50	12.00
(3) More than 350 square metres floor space ... .. .. .. ..	15.00	24.00"

2. By the substitution in item 32 of the Tariff of Charges under Annexure 1 of Schedule 1 to Chapter 1:—

(a) for subitem (a) of the following:—

	<i>Half-yearly</i>	<i>Yearly</i>
	R	R
"(a) Not exceeding 3 metres in length ... .. .. .. ..	2.50	4.00
Not exceeding 4,5 metres in length ... .. .. .. ..	3.50	6.00
Not exceeding 6 metres in length ... .. .. .. ..	4.50	8.00
Not exceeding 7,5 metres in length ... .. .. .. ..	5.50	10.00
Exceeding 7,5 metres but not exceeding 125 metres ... .. .. .. .. and	15.50	25.00";

Administrateurskennisgewing 489

21 April 1971

**STILFONTEIN GESONDHEIDSKOMITEE: VOORGESTELDE VERHOGING VAN STATUS TOT 'N STADSRAAD.**

Hierby word ingevolge artikel 14 van Ordonnansie 17 van 1939, bekend gemaak dat die Administrateur van voorneme is om, ingevolge artikel 9(1)(a) van genoemde Ordonnansie, 'n stadsraad vir die Stilfontein Gesondheidskomitee in die plek van die bestaande Gesondheidskomitee in te stel.

Enige belanghebbende persoon is, ingevolge artikel 13 van genoemde Ordonnansie, bevoegd om binne dertig dae na die eerste publikasie hiervan in die *Offisiële Koerant van die Provincie*, 'n teenpetisie aan die Administrateur voor te lê met vermelding van die gronde van beswaar teen genoemde voorneme.

P.B. 3-6-5-2-115

Administrateurskennisgewing 490

21 April 1971

**MUNISIPALITEIT BENONI: WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.**

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

Die Verordeninge betreffende Licensies en Beheer oor Besighede van die Munisipaliteit Benoni, aangekondig by Administrateurskennisgewing 67 van 27 Januarie 1954, soos gewysig, word hierby verder as volg gewysig:—

1. Subitem (vi) van item 25 van die Tarief van Gelde onder Aanhangsel 1 van Bylae 1 by Hoofstuk 1 deur die volgende te vervang:—

"(vi) 'n Openbare saal:—

	<i>Half-jaar-lik</i>	<i>Jaar-lik</i>
	R	R

(1) Met 'n vloerruimte van minder as 250 vierkante meter ... .. .. .. .. 6.00 10.00

(2) Met 'n vloerruimte van 250 tot en met 350 vierkante meter ... .. .. .. .. 7.50 12.00

(3) Met 'n vloerruimte van meer as 350 vierkante meter ... .. .. .. .. 15.00 24.00"

2. Deur in item 32 van die Tarief van Gelde onder Aanhangsel 1 van Bylae 1 by Hoofstuk 1:—

(a) subitem (a) deur die volgende te vervang:—

	<i>Half-jaar-lik</i>	<i>Jaar-lik</i>
	R	R

"(a) Hoogstens 3 meter lank ... .. .. .. .. 2.50 4.00  
Hoogstens 4,5 meter lank ... .. .. .. .. 3.50 6.00  
Hoogstens 6 meter lank ... .. .. .. .. 4.50 8.00  
Hoogstens 7,5 meter lank ... .. .. .. .. 5.50 10.00  
Langer as 7,5 meter maar hoogstens 125 meter lank ... .. .. .. .. 15.50 25.00"; en

	(b) for the expression "400 feet, 9d. per lineal foot" in subitem (b) of the expression "125 metres, $\frac{7}{2}$ s per 30 millimetres".		(b) die uitdrukking „400 vt., 9d per strekkende voet” in subitem (b) deur die uitdrukking „125 meter, $\frac{7}{2}$ sent per 30 millimeter” te vervang.	
3.	By the substitution in the Tariff of Fares for First and Second Class Motor Cabs under Annexure 1 of Schedule 17 to Chapter 11:—		3. Deur in die Huurtarief ten opsigte van Eerste- en Tweedeklashuurmotors onder Aanhangsel 1 van Bylae 17 by Hoofstuk 11 —	
	(a) for the word "quarter-mile" in item 1(1) of the expression "400 metres";		(a) die woord „kwartmyl” in item 1(1) deur die uitdrukking „400 meter” te vervang;	
	(b) for the word "quarter-mile" in item 1(2) of the expression "400 metres";		(b) die woord „kwartmyl” in item 1(2) deur die uitdrukking „400 meter” te vervang;	
	(c) for the expression "fifty (50) lb." in item 2(2)(a) of the expression "25 kilogram";		(c) die uitdrukking „vyftig (50) lb.” in item 2(2)(a) deur die uitdrukking „25 kilogram” te vervang;	
	(d) for the expression "fifty (50) lb." in item 2(2)(b) of the expression "25 kilogram"; and		(d) die uitdrukking „vyftig (50) lb.” in item 2(2)(b) deur die uitdrukking „25 kilogram” te vervang;	
	(e) for the expression "180 lb." in item 3 of the expression "80 kilogram".		(e) die uitdrukking „180 lb.” in item 3 deur die uitdrukking „80 kilogram” te vervang.	
4.	By the substitution in the Tariff of Fares for First and Second class Animal-drawn Cabs under Annexure 1 of Schedule 18 to Chapter 11 —		4. Deur in die Huurtarief ten opsigte van Bespanne Eerste- en Tweedeklashuurytuie onder Aanhangsel 1 van Bylae 18 by Hoofstuk 11:—	
	(a) for the word "mile" in item 1(a) of the word "kilometre";		(a) die woord „halfmyl” in item 1(a) deur die woord „kilometer” te vervang;	
	(b) for the word "half-mile" in item 1(b) of the word "kilometre";		(b) die woord „halfmyl” in item 1(b) deur die woord „kilometer” te vervang;	
	(c) for the expression "fifty (50) lb" in item 1(e)(i) of the expression "25 kilogram"; and		(c) die uitdrukking „vyftig (50) lb.” in item 1(e)(i) deur die uitdrukking „25 kilogram” te vervang;	
	(d) for the expression "fifty (50) lb." in item 1(e)(ii) of the expression "25 kilogram".		(d) die uitdrukking „vyftig (50) lb.” in item 1(e)(ii) deur die uitdrukking „25 kilogram” te vervang.	
5.	By the substitution in the Tariff of Fares for Public Motor Lorries and Animal-drawn Trollies under Annexure 1 of Schedule 19 to Chapter 11 —		5. Deur in die Huurtarief ten opsigte van Openbare Vragmotors en Bespanne Wolwaens onder Aanhangsel 1 van Bylae 19 by Hoofstuk 11:—	
	(a) for the word "Wolwaens" in the Afrikaans text of the word "Molwaens";		(a) die woord „Wolwaens” deur die woord „Molwaens” te vervang;	
	(b) for item 1 of the following:—		(b) item 1 deur die volgende te vervang:—	
	“1. Four-wheeler trollies drawn by two or more animals and motor lorries:—		„1. Vierwielwaens wat deur twee diere of meer getrek word, of vragmotors:—	
		R	R	
	(a) For loads up to and including 900 (nine hundred) kilogram for each 1,5 kilometre or part thereof: For each 45 (forty-five) kilogram or part thereof ... ...	0.02½	(a) Vir vragte tot en met 900 (negehonderd) kilogram: vir iedere 1,5 kilometer of gedeelte daarvan, per elke 45 (vyf-en-veertig) kilogram of gedeelte daarvan ... ... ... ...	0.02½
	(b) For loads above 900 (nine hundred) kilogram up to and including 1800 (one thousand eight hundred) kilogram: For each 45 (forty-five) kilogram or part thereof in excess of 900 (nine hundred) kilogram, for each 1,5 kilometre or part thereof ... ... ... ...	0.02	(b) Vir vragte swaarder as 900 (negehonderd) kilogram tot en met 1800 (eenduisend-agthonderd) kilogram: Vir iedere 45 (vyf-en-veertig) kilogram of gedeelte daarvan bokant 900 (negehonderd) kilogram, per iedere 1,5 kilometer of gedeelte daarvan ... ... ... ...	0.02
	(c) Minimum fare for each 1,5 kilometre or portion thereof ... ... ... ...	0.25";	(c) Minimum bedrag per iedere 1,5 kilometer of gedeelte daarvan ... ... ... ...	0.25";
	(c) for item 2 of the following:—		(c) item 2 deur die volgende te vervang:—	
	“2. Two-wheelers and four-wheelers drawn by one animal:—		„2. Tweewiel- en vierwielmolwaens wat deur een dier getrek word:—	
	(a) For loads upto and including 450 (four hundred and fifty) kilogram: For each 1,5 kilometre or part thereof, for each 45 (forty-five) kilogram or portion thereof ... ... ... ...	0.02½	(a) Vir vragte tot en met 450 (vierhonderd-en-vyftig) kilogram: vir iedere 1,5 kilometer of gedeelte daarvan, per iedere 45 (vyf-en-veertig) kilogram of gedeelte daarvan ... ... ... ...	0.02½

- (b) Minimum fare for each 1,5 kilometre or part thereof ..... 0.10"; and  
 (d) for the expressions "4000 lb.", "2000 lb." and "1000 lb." in item 10 of the expressions "1800 kilogram", "900 kilogram" and "450 kilogram" respectively.
6. By the substitution in the Tariff of Fares for Jinnickshas under Annexure 1 of Schedule 20 to Chapter 11—  
 (a) for the expression "200 lb." in item 2(1) of the expression "90 kilogram";  
 (b) for the expression "1 mile" in item 2(1)(a) of the expression "1,5 kilometre";  
 (c) for the word "half-mile" in item 2(1)(b) of the word "kilometre";  
 (d) for the expression "200 lb." in item 2(2) of the expression "90 kilogram"; and  
 (e) for the expressions "twenty (20) lb.", "fifty (50) lb." and "fifty (50) lb." in item 4(a), (b) and (c) of the expressions "10 kilogram", "20 kilogram" and "20 kilogram" respectively.
7. By the substitution for items 4 and 5 of Annexure 1 of Schedule 23 to Chapter 14 of the following:  
 "4. Certificate of Registration issued to premises other than those mentioned under items 1 and 2:—

*Half-yearly*  
R

(a) Storage capacity up to and including 2 500 litres	1.00
(b) Storage capacity exceeding 2 500 litres up to and including 5 000 litres	1.50
(c) Storage capacity exceeding 5 000 litres up to and including 20 000 litres	2.00
(d) Storage capacity exceeding 20 000 litres	3.00

5. Transfer of a certificate of registration: 50c."

P.B. 2-4-2-97-6.

Administrator's Notice 491

21 April, 1971

SABIE MUNICIPALITY: ADOPTION OF STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Sabie has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Financial By-laws, published under Administrator's Notice 927, dated 1 November 1967, as amended by Administrator's Notice 286, dated 19 March 1969, as by-laws made by the said Council.

P.B. 2-4-2-173-68

Administrator's Notice 492

21 April, 1971

JOHANNESBURG MUNICIPALITY: AMENDMENT TO NURSING HOME 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.

- (b) Minimum bedrag per iedere 1,5 kilometer of gedeelte daarvan ..... 0.10"; en  
 (d) die uitdrukking „4000 lb.”, „2000 lb.” en „1000 lb.” in item 10, onderskeidelik deur die uitdrukking „1800 kilogram”, „900 kilogram” en „450 kilogram” te vervang.
6. Deur in die Huurtarief ten opsigte van Riksjas onder Aanhangesel 1 van Bylae 20 by Hoofstuk 11—  
 (a) die uitdrukking „200 lb.” in item 2(1) deur die uitdrukking „90 kilogram” te vervang;  
 (b) die woorde „een myl” in item 2(1)(a) deur die uitdrukking „1,5 kilometer” te vervang;  
 (c) die woord „halfmyl” in item 2(1)(b) deur die woord „kilometer” te vervang;  
 (d) die uitdrukking „tweehonderd (200) lb.” in item 2(2) deur die uitdrukking „90 kilogram” te vervang; en  
 (e) die uitdrukking „twintig (20) lb.”, „vyftig (50) lb.” en „vyftig (50) lb.” in item 4(a), (b) en (c) onderskeidelik deur die uitdrukking „10 kilogram”, „20 kilogram” en „20 kilogram” te vervang.
7. Deur items 4 en 5 van Aanhangesel 1 van Bylae 23 by Hoofstuk 14 deur die volgende te vervang:  
 "4. Registrasiesertifikaat uitgereik vir persele ugesonderr dié in items 1 en 2 vermeld:—

*Half-jaar-lik*  
R

(a) Bergingsmaat tot en met 2 500 liter	1.00
(b) Bergingsmaat van meer as 2 500 liter tot en met 5 000 liter	1.50
(c) Bergingsmaat van meer as 5 000 liter tot en met 20 000 liter	2.00
(d) Bergingsmaat van meer as 20 000 liter	3.00

5. Oordrag van 'n registrasiesertifikaat: 50c."

P.B. 2-4-2-97-6.

Administrateurskennisgewing 491

21 April 1971

MUNISIPALITEIT SABIE: AANNAME VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Sabie die Standaard-Finansiële Verordeninge, aangekondig by Administrateurskennisgewing 927 van 1 November 1967, soos gewysig by Administrateurskennisgewing 286 van 19 Maart 1969, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordening wat deur genoemde Raad opgestel is.

P.B. 2-4-2-173-68

Administrateurskennisgewing 492

21 April 1971

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERPLEEGINRIGTINGVERORDENINGE.

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

The Nursing Home By-laws of the Johannesburg Municipality, published under Administrator's Notice 819, dated 27 September 1967, as amended, are hereby further amended by the substitution in section 1 for the definition of "nursing home" of the following:—

"'nusing home' means and includes any premises where the nursing or care of patients is carried on for gain but does not include —

- (i) any institution owned or controlled by the Government of the Republic of South Africa, a Provincial Administration, a local authority or a hospital board constituted under the Hospitals Ordinance, 1958;
- (ii) any operating theatre not attached to or forming part of any hospital or premises registered as a nursing home or maternity home in terms of the regulations under section 131 of the Public Health Act, 1919: Provided that the procedures carried out in any such operating theatre are restricted to ambulatory patients and to the minor procedures enumerated in the Schedule hereto;
- (iii) any consulting room, dental surgery or home for aged persons."

P.B. 2-4-2-177-2

#### SCHEDULE.

Procedures permitted in operating theatres not attached to or forming part of any hospital premises registered as a nursing home or maternity home in terms of the regulations under Section 131 of the Public Health Act 1919.

- |                                |   |
|--------------------------------|---|
| A. DENTISTRY:                  | (1) Fillings<br>(2) Extractions<br>(3) Minor oral procedures  |
| B. GENERAL SURGERY:            | (1) Warts<br>(2) Circumcision<br>(3) Stitching of Wounds<br>(4) Abcess incisions<br>(5) Evacuation of haematomas<br>(6) Removal of fingernails or toenails<br>(7) Removal of foreign bodies<br>(8) Sigmiodoscopy<br>(9) Simple superficial tumours. |
| C. PSYCHIATRY:                 | (1) Electro-convulsive therapy<br>(2) Narco-analysis  |
| D. ORTHOPAEDICS:               | (1) Simple fractures<br>(2) Dislocations<br>(3) Manipulations.  |
| E. EAR, NOSE AND THROAT:       | (1) Laryngoscopy<br>(2) Proef Puncture<br>(3) Paracentesis<br>(4) Cautery.  |
| F. GYNAECOLOGY AND OBSTETRICS: | (1) Examination under anaesthetic<br>(2) Bartholin's cyst   |

Die Verpleeginrigtingverordeninge van die Munisipaliteit Johannesburg, aangekondig by Administrateurskennisgewing 819 van 27 September 1967, soos gewysig, word hierby verder gewysig deur in artikel 1 die woordomskrywing van „verpleeginrigting“ deur die volgende te vervang:—

„verpleeginrigting“ beteken en omvat enige perseel waar pasiënte teen vergoeding verpleeg of versorg word, uitgesonderd —

- (i) 'n inrigting wat deur die Regering van die Republiek van Suid-Afrika, 'n Provinciale Administrasie, 'n plaaslike bestuur of 'n hospitaalbestuur wat ingevolge die Ordonnansie op Hospitale, 1958, saamgestel is, besit of beheer word;
- (ii) 'n operasiesaal wat nie verbonde is aan of 'n deel uitmaak van 'n hospitaal of 'n perseel wat ingevolge die bepalings van die regulasies wat kragtens artikel 131 van die Volksgezondheidswet, 1919, uitgevaardig is, as 'n verpleeg- of kraaminstelling geregistreer is nie: Met dien verstande dat die werksaamhede wat in enige sodanige operasiesaal verrig mag word beperk word tot ambulante pasiënte en tot geringer werksaamhede wat in die Bylae hierby aangegee word;
- (iii) 'n spreekkamer, tandartsspreekkamer of ouete-huis."

P.B. 2-4-2-177-2

#### BYLAE.

Die werksaamhede wat verrig mag word in operasiesale wat nie verbonde is aan of 'n deel uitmaak van 'n hospitaal of 'n perseel wat ingevolge die bepalings van die regulasies wat kragtens artikel 131 van die Volksgezondheidswet, 1919, uitgevaardig is, as 'n verpleeg- of kraaminstelling geregistreer is.

- |                                |  |
|--------------------------------|--|
| A. TANDHEELKUNDE:              | (1) Stopselwerk<br>(2) Tandetrek<br>(3) Geringe mondheelkundige werk   |
| B. ALGEMENE SNYKUNDE:          | (1) Vratte<br>(2) Besnyding<br>(3) Toewerk van wonde<br>(4) Insnydings van absesse<br>(5) Leegmaak van hematome<br>(6) Verwyderings van vinger- of toonnaals<br>(7) Verwydering van vreemde voorwerpe<br>(8) Sigmoidskopie<br>(9) Eenvoudige vlakgeleë gewasse |
| C. PSIGIATRIE:                 | (1) Elektriese skokterapie<br>(2) Narko-analise  |
| D. ORTOPEDIE:                  | (1) Eenvoudige breuke<br>(2) Ontwrigtings<br>(3) Manipulering  |
| E. OOR, NEUS EN KEEL:          | (1) Laringoskopie<br>(2) Proefsteke<br>(3) Parasentese<br>(4) Branding   |
| F. GINEKOLOGIE EN VERLOSKUNDE: | (1) Ondersoek onder narkose<br>(2) Bartholin-verswering  |

G. OPHTHALMOLOGY:	(3) External version (4) Insertion of intrauterine devices (5) Cautery to cervix.	(3) Uitwendige kering (4) Insit van intra-uterine-toestelle (5) Branding — baarmoedernek
H. DERMATOLOGY:	(1) Examination under anaesthetic (2) Removal of Foreign bodies (3) Probing tearducts (4) Meibomian cysts. (1) Diathermy to warts (2) Planter warts (3) Skin biopsy.	G. OOGHEELKUNDE: (1) Ondersoek onder narkose (2) Verwydering van vreemde voorwerpe (3) Sondeer van traanbuise (4) Meibom-verswerings H. DERMATOLOGIE: (1) Diatermie van vratte (2) Voetsoolvratte (3) Velbiopsie.

Administrator's Notice 493

21 April, 1971

## NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 162.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erven Nos. 113, 114, 115 and Remaining Extent of Erven Nos. 99 and 112, Wynberg Township, from "Special Residential" to "Restricted Industrial".

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 162.

P.B. 4-9-2-116-162

Administrator's Notice 494

21 April, 1971

## KEMPTON PARK AMENDMENT SCHEME NO. 1/59.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Kempston Park Town-planning Scheme No. 1, 1952, to make provision for the erection of buildings with a maximum height of six (6) storeys on Erven Nos. 516, 517, 523 and 524 Croydon Township, subject to a floor space ratio of 1.5 and a maximum coverage of 30% and subject to certain further conditions.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Kempston Park and are open for inspection at all reasonable times.

This amendment is known as Kempston Park Amendment Scheme No. 1/59.

P.B. 4/9/2/16/59.

Administrator's Notice 495

21 April, 1971

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

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Ad-

G. OOGHEELKUNDE:	(1) Ondersoek onder narkose (2) Verwydering van vreemde voorwerpe (3) Sondeer van traanbuise (4) Meibom-verswerings	(3) Uitwendige kering (4) Insit van intra-uterine-toestelle (5) Branding — baarmoedernek
H. DERMATOLOGIE:	(1) Diatermie van vratte (2) Voetsoolvratte (3) Velbiopsie.	(1) Diatermie van vratte (2) Voetsoolvratte (3) Velbiopsie.

Administrateurskennisgewing 493

21 April 1971

## NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 162.

Hierby word ooreenkomstig die bepaling van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersonering van Erwe Nos. 113, 114, 115 en Restant van Erwe Nos. 99 en 112 dorp Wynberg, van „Spesiale Woon” tot „Beperkte Nywerheid”.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 162.

P.B. 4-9-2-116-162

Administrateurskennisgewing 494

21 April 1971

## KEMPTON PARK-WYSIGINGSKEMA NO. 1/59.

Hierby word ooreenkomstig die bepaling van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Kempston Park-dorpsaanlegskema No. 1, 1952 gewysig word ten einde voorsiening te maak vir die oprigting van geboue met 'n maksimum hoogte van ses (6) verdiepings op Erwe Nos. 516, 517, 523 en 524, dorp Croydon, onderworpe aan 'n vloeruimteverhouding van 1.5 en 'n maksimumdekking van 30% en onderworpe aan sekere verdere voorwaarde.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Kempston Park en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Kempston Park-wysigingskema No. 1/59.

P.B. 4/9/2/16/59.

Administrateurskennisgewing 495

21 April 1971

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

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965)

ministrator hereby declares Brits Extension No. 10 Township, situated on Portion 693, of the farm Roodekopjes or Zwartkopjes No. 427-JQ, district Brits, an approved township and in the Schedule to this notice the conditions upon which the application for the establishment of the said township has been granted, are set forth.

P.B. 4/2/2/3369.

#### SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY BRITS TOWNSHIP DEVELOPMENT COMPANY (PROPRIETARY) LIMITED IN TERMS OF THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE NO. 25 OF 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 693 OF THE FARM ROODEKOPJES OR ZWARTKOPJES NO. 427-JQ, REGISTRATION DIVISION NO. 427-JQ, DISTRICT OF BRITS, WAS GRANTED.

#### A. CONDITIONS OF ESTABLISHMENT.

##### 1. Name.

The name of the township shall be Brits Extension No. 10.

##### 2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. 7480/70.

##### 3. Streets.

- (a) The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the local authority.
- (b) The applicant shall at its own expense remove all obstructions from the street reserves to the satisfaction of the local authority.
- (c) The streets shall be named to the satisfaction of the Administrator.

##### 4. Endowment.

- (a) Payable to the local authority.

The township owner shall, in terms of the provisions of section 63(1) of the town-planning and Townships Ordinance, No. 25 of 1965, pay as an endowment to the local authority sums of money equal to 15% of the land value of erven in the township, which amount shall be used for the construction of streets and stormwater drainage in or for the township. Such endowment shall be paid in accordance with the provisions of section 74 of the said Ordinance.

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

verklaar die Administrateur hierby die dorp Brits Uitbreiding No. 10, geleë op Gedeelte 693 van die plaas Roodekopjes of Zwartkopjes No. 427-JQ, distrik Brits, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

P.B. 4-2-2-3369

#### BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDEEN DEUR BRITS TOWNSHIP DEVELOPMENT COMPANY (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, NO. 25 VAN 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 693 VAN DIE PLAAS ROODEKOPJES OF ZWARTKOPJES NO. 427-JQ, DISTRIK BRITS, TOEGESTAAN IS.

#### A. STIGTINGSVOORWAARDES.

##### 1. Naam.

Die naam van die dorp is Brits Uitbreiding No. 10.

##### 2. Ontwerpplan van die Dorp.

Dic dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.7480/70.

##### 3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur:
- (b) Die applikant moet op eie koste alle hindernisse in die straatreservies verwijder tot bevrediging van die plaaslike bestuur.
- (c) Die strate moet name gegee word tot bevrediging van die Administrateur.

##### 4. Skenkings.

- (a) Betaalbaar aan die plaaslike bestuur: Die dorpscenaar moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, as begiftiging aan die plaaslike bestuur, bedrae geld betaal wat gelykstaande is met 15% van die grondwaarde van erwe in die dorp, welke bedrag aangewend moet word vir die bou van strate en stormwaterdrainering in of vir die dorp: Sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.
- (b) Betaalbaar aan die Transvaalse Onderwysdepartement: Die dorpscenaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965, 'n globale bedrag begiftiging aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van spesiale woonerwe in die dorp.

- (i) In respect of general residential erven. The area of the land shall be calculated by multiplying 15.86 square metres by the number of flat units which can be erected in the township. Each flat unit to be taken as 99.1 metres on extent.
- (ii) In respect of special residential erven. The area of the land shall be calculated by multiplying 48.08 square metres by the number of erven in the township.

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

#### *5. Erven for State and Other Purposes.*

The applicant shall at its own expense transfer the following erven as shown on the general plan to the proper authorities:—

- (a) For State purposes:  
General: Erf No. 1424.
- (b) For municipal purposes:
  - (i) General: Erven Nos. 1324 and 1446.
  - (ii) As parks: Erven Nos. 1477, 1478 and 1479.

#### *6. Filling up of Dams.*

The applicant shall at its own expense cause all dams on the site to be filled up and levelled to the satisfaction of the local authority when required to do so by the local authority and no buildings shall be erected on the erven upon which the dams are located until the local authority has been satisfied that the land has been sufficiently stabilised.

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

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

##### *(A) In Respect of the Remainder of Portion 361:*

- (a) The following servitude which affects Erf No. 1479 and a street in the township only:  
"Kragtens Notariëlc Akte No. 265/55S gedateer 26 Januarie 1955 is die hierinvermelde eiendom onderworpe aan 'n ewigdurende serwituit van waterpyp-leiding aangetoon deur figuur vnghjutsrw op kaart L.G. No. A.1217/54 ten gunste van Stadsraad van Brits soos meer volledig sal blyk uit gemelde Notariëlc Akte waarvan 'n afskrif hieraan geheg is;"
- (b) the following rights which will not be passed on to the erven in the township:
  - (i) "Entitled to a right of way 2 Cape roods wide over portions "h" and "d" of the said portion No. 77, both held under Certificate of Partition Title No. 13338/1929, dated 2nd November 1929, along the side A F and A B P respectively as indicated on the diagrams of these portions."
  - (ii) "Entitled to rights of way over all the subdivisions comprising the original remaining extent of the said farm Roodekopjes measuring as such 3357 morgen 528 square roods, as shown on the diagrams of the respective portions".

- (i) Ten opsigte van Algemene Woonerwe. Die grootte van hierdie grond word bereken deur 15.86 vierkante meter te vermenigvuldig met die getal woonsteenheid wat in die dorp gebou kan word; elke woonsteenheid geneem te word as 99.1 vierkante meter groot.

- (ii) Ten opsigte van Spesiale Woonerwe. Die grootte van hierdie grond word bereken deur 48.08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

#### *5. Erwe vir Staats- en Ander Doeleindes.*

Die applikant moet op eie koste die volgende erwe, soos op die algemene plan aangewys, aan die bevoegde owerhede oordra:—

- (a) Vir Staatsdoeleindes:—  
Algemeen: Erf No. 1424.
- (b) Vir munisipale doeleindeste:
  - (i) Algemeen: Erwe Nos. 1324 en 1446.
  - (ii) As parke: Erwe Nos. 1477, 1478 en 1479.

#### *6. Opyulling van Damme.*

Die applikant moet op eie koste alle damme op die terrein laat opvul en gelykmaak tot bevrediging van die plaaslike bestuur wanneer hy deur die plaaslike bestuur versoeek word om dit te doen en geen geboue mag op die erwe waarop die damme geleë is, opgerig word nie totdat die plaaslike bestuur tevreden gestel is dat die grond voldoende gestabiliseer is.

#### *7. Beskikking oor Bestaande Titelvoorraarde.*

Alle erwe moet onderworpe gemaak word aan bestaande voorraarde en serwitute, indien enige, met inbegrip van die voorbehoud van minerale regte maar uitgesonderd:—

##### *(A) Ten opsigte van die Resterende Gedeelte van gedeelte 361:*

- (a) Die volgende serwituit wat slegs Erf No. 1479 en 'n straat in die dorp raak:  
Kragtens Notariële Akte No. 265/55S gedateer 26 Januarie 1955 is die hierinvermelde eiendom onderworpe aan 'n ewigdurende serwituit van waterpyp-leiding aangetoon deur figuur vnghjutsrw op kaart L.G. No. A.1217/54 ten gunste van Stadsraad van Brits soos meer volledig sal blyk uit gemelde Notariële Akte waarvan 'n afskrif hieraan geheg is;
- (b) die volgende regte wat nie op die erwe in die dorp oorgedra sal word nie:
  - (i) ..Entitled to a right of way 2 Cape roods wide over portions "h" and "d" of the said portion No. 77, both held under Certificate of Partition Title No. 13338/1929, dated 2nd November 1929, along the side A F and A B P respectively, as indicated on the diagrams of these portions."
  - (ii) ..Entitled to rights of way over all the subdivisions comprising the original remaining extent of the said farm Roodekopjes, measuring as such 3357 morgen 528 square roods, as shown on the diagrams of the respective portions".

- (c) the following condition which is restricted, with the consent of the Department of Water Affairs, to a street in the township:

“Die voorwaarde dat die hiermee toegekende grond onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die hiermee toegekende grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewaringswet No. 8 van 1912, en vir sodanige ander doeleindes as die voorgenoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voorgenoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word. Die stukke grond wat hierby betrokke is sal wees soos aangegee, of soos by benadering aangegee, op Generale Plan H.B.P./S5”.

*(B) In Respect of Portion 630.*

- (a) The following servitude which affects a street in the township only:

“Kragtens Notariële Akte No. 265/55S gedateer 25 Januarie 1955 is die hierinvermelde eiendom onderworpe aan 'n ewigdurende serwituut van waterpyp-leiding aangetoon deur figuur x vngjhjutsrw op kaart L.G. No. A.1217/54 ten gunste van Stadsraad van Brits soos meer volledig sal blyk uit gemelde Notariële Akte waarvan 'n afskrif hieraan geheg is.”

- (b) The following conditions which are restricted to a street in the township with the consent of the Department of Water Affairs.

(i) “Die voorwaarde dat die hiermee toegekende grond onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die hiermee toegekende grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewaringswet No. 8 van 1912, en vir sodanige ander doeleindes as die voornoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voornoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word. Die stukke grond wat hierby betrokke is sal wees soos aangegee, of soos by benadering aangegee op Generale Plan H.B.P./S5.”

(ii) Die eiendom hieronder getransporteer is onderhewig aan Notariële Akte No. 481/1957-S, gedateer 10 April, 1957, waärkragtens die eiendom onderworpe is aan 'n serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die

- (c) die volgende voorwaarde wat met die toestemming van die Departement Waterwese beperk word tot 'n straat in die dorp:

“Die voorwaarde dat die hiermee toegekende grond onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die hiermee toegekende grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewaringswet No. 8 van 1912, en vir sodanige ander doeleindes as die voornoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voornoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word. Die stukke grond wat hierby betrokke is sal wees soos aangegee, of soos by benadering aangegee, op Generale Plan H.B.P./S5.”

*(B) Ten opsigte van Gedeelte 630.*

- (a) Die volgende serwituut wat slegs 'n straat in die dorp raak:

“Kragtens Notariële Akte No. 265/55S gedateer 25 Januarie 1955 is die hierinvermelde eiendom onderworpe aan 'n ewigdurende serwituut van waterpyp-leiding aangetoon deur figuur x vngjhjutsrw op kaart L.G. No. A.1217/54 ten gunste van Stadsraad van Brits soos meer volledig sal blyk uit gemelde Notariële Akte waarvan 'n afskrif hieraan geheg is.”

- (b) Die volgende voorwaardes wat met toestemming van die Departement van Waterwese beperk word tot 'n straat in die dorp:

(i) Die voorwaarde dat die hiermee toegekende grond onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die hiermee toegekende grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewaringswet No. 8 van 1912, en vir sodanige ander doeleindes as die voornoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voornoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word. Die stukke grond wat hierby betrokke is sal wees soos aangegee, of soos by benadering aangegee op Generale Plan H.B.P./S5.”

- (ii) Die eiendom hieronder getransporteer is onderhewig aan Notariële Akte No. 481/1957-S, gedateer 10 April, 1957, waärkragtens die eiendom onderworpe is aan 'n serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die

Besproeiings- en Waterbewaring Wet No. 8 van 1912, soos meer ten volle sal blyk uit gesegde Notariële Akte.

Die voorwaarde dat die genoemde eiendom onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die genoemde grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewarings Wet No. 8 van 1912, en vir sodanige ander doeleinades as die voornoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voornoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word; Die stukke grond wat hierby betrokke is, sal wees soos aangegee, of soos by benadering aangegee, op Generale Plan H.B.P./S5.

- (c) The following servitude which falls in a street in the township and rights which will not be passed on to erven in the township.

"Subject to a right of way, four Cape roods in width as indicated by the figure d.c.E.a on the annexed diagram in favour of all the subdivisions comprising the original remaining extent of the said farm Roodekopjes, measuring as such 3357 morgen 528 square roods, and entitled to right of way over all such subdivisions as shown on the diagrams of the respective portions."

*(C) In Respect of Portion 362.*

- (a) The following servitude which falls in a street in the township:

Spesiaal onderworpe aan 'n ewigdurende serwituut van waterpypleiding aangedui deur figuur z x w a op kaart L.G. No. A.1217/54, geheg aan Notariële Serwituut van Waterpypleiding No. 265/1955S., gedateer 25 Januarie 1955.

- (b) the following servitude which falls in streets in the township and rights which will not be passed on to erven in the township:

(i) Subject to a right of way 2 Cape roods wide along the side A F as indicated on the aforesaid diagram, in favour of portions "d" and "g" of the aforesaid Portions No. 77, held under Certificate of Partition Title Nos. 13338/1929 and 13337/1929, both dated 2nd November, 1929, and entitled to a right of way 2 Cape roods wide, over the aforesaid portion "d" along the side A B p as indicated on the diagram thereof.

(ii) Subject to a right of way 2 Cape roods in width along the side C D as shown on the diagram of the said portion "h" in favour of all the subdivisions comprising the original remaining extent of the said farm Roodekopjes, measuring as such 3357 morgen 528 square roods, and entitled to rights of way over all such subdivisions as shown on the diagrams of the respective portions."

die Besproeiings- en Waterbewaring Wet No. 8 van 1912, soos meer ten volle sal blyk uit gesegde Notariële Akte.

Die voorwaarde dat die genoemde eiendom onderworpe is aan die reg van die Goewerment vir die ewigdurende gebruik van sodanige gedeeltes van die genoemde grond soos benodig mag word vir die doel van 'n Serwituut van Waterleiding soos bepaal in Artikels 103 en 106 van die Besproeiings- en Waterbewarings Wet No. 8 van 1912, en vir sodanige ander doeleinades as die voornoemde Goewerment mag vereis vir die doeltreffende uitvoer en instandhouding van alle sodanige werke soos beskrywe in Wet No. 32 van 1914, en bekend as die Hartebeestpoort Besproeiingskema en die verdeling van water in verband met sodanige skema. Inbegrepe by voornoemde regte is die voorbehoud deur die voornoemde Goewerment van alle materiale wat daardeur uitgegrawe word en die voorbehoud van sodanige reg van toegang as wat nodig geag mag word, op voorwaarde, egter, dat alle koste en uitgawe in verband hiermee deur voornoemde Goewerment gedra sal word; Die stukke grond wat hierby betrokke is, sal wees soos aangegee, of soos by benadering aangegee, op Generale Plan H.B.P./S5.

- (c) Die volgende serwituut wat in 'n straat in die dorp val en regte wat nie aan erwe in die dorp oorgedra sal word nie:

"Subject to a right of way, four Cape roods in width as indicated by the figure d. c. E. A. on the annexed diagram in favour of all the subdivisions comprising the original remaining extent of the said farm Roodekopjes, measuring as such 3357 morgen 528 square roods, and entitled to rights of way over all such subdivisions as shown on the diagrams of the respective portions."

*(C) Ten opsigte van Gedeelte 362.*

- (a) Die volgende serwituut wat in 'n straat in die dorp val:

Spesiaal onderworpe aan 'n ewigdurende serwituut van waterpypleiding aangedui deur figuur z x w a op kaart L.G. No. A.1217/54, geheg aan Notariële Serwituut van Waterpypleiding No. 265/1955S., gedateer 25 Januarie 1955.

- (b) die volgende serwituut wat in strate in die dorp val en regte wat nie aan erwe in die dorp oorgedra sal word nie:

(i) Subject to a right of way 2 Cape roods wide along the side A F as indicated on the aforesaid diagram, in favour of portions "d" and "g" of the aforesaid Portions No. 77, held under Certificate of Partition Title Nos. 13338/1929 and 13337/1929, both dated 2nd November, 1929, and entitled to a right of way 2 Cape roods wide, over the aforesaid portion "d" along the side A B p as indicated on the diagram thereof.

(ii) Subject to a right of way 2 Cape roods in width along the side C D as shown on the diagram of the said portion "h" in favour of all the subdivisions comprising the original remaining extent of the said Farm Roodekopjes, measuring as such 3357 morgen 528 square roods, and entitled to rights of way over all such subdivisions as shown on the diagrams of the respective portions."

- (c) The following servitude which affects Erf No. 1446 and a street in the township only:

"Die eiendom hieronder getransporteer is onderhewig aan Notariële Akte No. 481/1957-S, gedateer 10 April 1957, waarkragtens die eiendom onderworpe is aan 'n Serwituit van Waterleiding soos bepaal in Artikel 103 en 106 van die Besproeiings- en Waterbewarings Wet No. 8 van 1912, soos meer ten volle sal blyk uit gesegde Notariële Akte."

- (D) *The Servitude Registered under Notarial Deed No. 384/1971-S in favour of the Department of Water Affairs, which affects a street in the township only.*

#### 8. 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 imposed in terms of section 62 of Ordinance No. 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

#### B. CONDITIONS OF TITLE.

##### 1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) the erven mentioned in Clause A5 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator 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 Town-planning and Townships Ordinance, No. 25 of 1965:

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

##### 2. Erven Subject to Special Conditions.

The undermentioned erven shall be subject to the following conditions:

- (a) *Erven Nos. 1320, 1459, 1460 and 1472.*

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

- (c) Die volgende serwituit wat slegs Erf No. 1446 en 'n straat in die dorp raak:

Die eiendom hieronder getransporteer is onderhewig aan Notariële Akte No. 481/1957-S, gedateer 10 April, 1957, waarkragtens die eiendom onderworpe is aan 'n Serwituit van Waterleiding soos bepaal in Artikel 103 en 106 van die Besproeiings- en Waterbewarings Wet No. 8 van 1912, soos meer ten volle sal blyk uit gesegde Notariële Akte.

- (D) *Die serwituit geregistreer kragtens Notariële Akte No. 384/1971-S ten gunste van die Departement Waterwese wat slegs 'n straat in die dorp raak.*

#### 8. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie No. 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtigs te onthef en om sodanige verpligtigs by enige ander persoon of liggaam van persone te laat berus.

#### B. TITELVOORWAARDES.

##### 1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:—

- (i) die erwe genoem in klosule A5 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) crwe wat vir munisipale doeleinades verkry mag word, mits die Administrateur die doeleinades waarvoor sodanige erwe nodig is, goedkeur het;

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, No. 25 van 1965:

- (a) Die erf is onderworpe aan 'n serwituit vir riool- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, twee meter breed, langs net een van sy grense, uitgesondert 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voornoemde serwitutsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoofpypleiding en ander werke wat hy volgens goedkeunoodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpypleiding en ander werke veroorsaak word.

##### 2. Erwe Onderworpe aan Spesiale Voorwaardes.

Onderstaande erwe is aan die volgende voorwaardes onderworpe:

- (a) *Erwe Nos. 1320, 1459, 1460 en 1472.*

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

(b) *Erven Nos. 1349 and 1368.*

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

**3. State and Municipal Erven.**

Should any erf referred to in Clause A5 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof, be registered in the name of any person other than the State or the local authority, such erf shall thereupon be subject to such conditions as may be imposed by the Administrator.

Administrator's Notice 496

21 April, 1971

**BRITS AMENDMENT SCHEME NO. 1/21.**

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Brits Town-planning Scheme No. 1, 1958, to conform with the conditions of establishment and the general plan of Brits Extension No. 10 Township.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Brits and are open for inspection at all reasonable times.

This amendment is known as Brits Amendment Scheme No. 1/21.

P.B. 4-9-2-10-21

**GENERAL NOTICE****NOTICE 277 OF 1971.****PROPOSED ESTABLISHMENT OF BEVERLY DOWNS 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 Belkay Investments (Pty) Limited for permission to lay out a township consisting of 143 special residential erven on Portion 7 (a portion of Portion 1) of the farm Chrissiesfontein No. 365-I.R., district Vereeniging, to be known as Beverley Downs.

The proposed township is situated north-east of Riversdale Township and north-west of and abuts Steynberg Avenue.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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*.

(b) *Erwe Nos. 1349 en 1368.*

Die erf is onderworpe aan 'n servituut vir stormwaterdoeleindes ten gunste van die plaaslike bestuur soos aangetoon op die algemene plan.

**3. Staats- en Municipale Erwe.**

As enige erf waarvan melding in klousule A5 gemaak word of enige erf wat verkry word soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 496

21 April 1971

**BRITS-WYSIGINGSKEMA NO. 1/21.**

Hierby word ooreenkomsdig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Brits-dorpsaanlegskema No. 1, 1958, te wysig, om ooreen te stem met die stigtingsvoorraardes en die algemene plan van die dorp Brits Uitbreiding No. 10.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Brits en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Brits-wysigingskema No. 1/21.

P.B. 4-9-2-10-21

**ALGEMENE KENNISGEWING****KENNISGEWING 277 VAN 1971.****VOORGESTELDE STIGTING VAN DORP BEVERLY DOWNS.**

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Belkay Investments (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 143 spesiale woonerwe te stig op Gedeelte 7 ('n Gedeelte van Gedeelte 1) van die plaas Chrissiesfontein No. 365-I.R., distrik Vereeniging, wat bekend sal wees as Beverley Downs.

Die voorgestelde dorp lê noord-oos van die dorp Riversdale en noord-wes van en grens aan Steynberglaan.

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, Pretoriussstraat, Pretoria vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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, 14th April, 1971.

14—21

## NOTICE 278 OF 1971.

## JOHANNESBURG AMENDMENT SCHEME NO. 2/67.

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 Mr. R. Fredman, c/o Cedric, S. Amoils and Mouton, P.O. Box 28816, Sandringham for the amendment of Johannesburg Town-planning Scheme No. 2, 1947 by rezoning Lot No. 218, situate between Pretoria Road and Alexandra Avenue, Craighall Township, from "Special Residential", and "General Business" to a depth of 30 metres measured from Pretoria Road with a density of "One dwelling per erf" to "Special" to permit offices and professional suites and to provide adequate parking facilities.

The amendment will be known as Johannesburg Amendment Scheme No. 2/67. 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 objections 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, 14th April, 1971.

14—21

## NOTICE 279 OF 1971.

## BENONI AMENDMENT SCHEME NO. 1/77.

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. H. Brown, 16, Sunnyside Avenue, Westdene, Benoni for the amendment of Benoni Town-planning Scheme No. 1, 1948 by rezoning a part of Lot No. 2888, situate on the north-eastern corner of Pan Street and Sunnyside Avenue Benoni Western Extension No. 2 Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15,000 square feet".

The amendment will be known as Benoni Amendment Scheme No. 1/77. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni 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, Private Bag 1014,

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 14 April 1971.

14—21

## KENNISGEWING 278 VAN 1971.

## JOHANNESBURG-WYSIGINGSKEMA NO. 2/67.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar, mnr. R. Fredman, p/a Cedric, S. Amoils en Mouton, Posbus 28816, Sandringham aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 2, 1947, te wysig deur die hersonering van Erf No. 218 geleë tussen Pretoriaweg en Alexandralaan, dorp Craighall van „Spesiale Woon“ en „Algemene Besigheid“ tot 'n diepte van 30 meter gemeet van Pretoriaweg met 'n digtheid van „Een woonhuis per erf“ tot „Spesiale“ om kantore en professionele kamers toe te laat en voorsiening te maak vir voldoende parkeerfasiliteite.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 2/67 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B 214, 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 kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgele word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 14 April 1971.

14—21

## KENNISGEWING 279 VAN 1971.

## BENONI-WYSIGINGSKEMA NO. 1/77.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienares mev. H. Brown, Sunnysidelaan 16, Westdene, Benoni aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van 'n deel van Erf No. 2888, geleë op die noord-oostelike hoek van Panstraat en Sunnysidelaan dorp Benoni Westelike Uitbreiding No. 2 van „Spesiale Woon“ met 'n digtheid van „Een woonhuis per erf“ tot „Spesiale Woon“ met 'n digtheid van „Een woonhuis per 15,000 vierkante voet.“

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/77 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 Benoni 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

Benoni at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,  
Director of Local Government.  
Pretoria 14th April, 1971.

14—21

## NOTICE 280 OF 1971.

## PROPOSED AMENDMENT OF THE CONDITIONS OF THE TITLE OF ERVEN NOS. 32 TO 35, AND 110 TO 112 NEW ERA TOWNSHIP.

It is hereby notified that application has been made by the City Council of Springs in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erven Nos. 32 to 35 and 110 to 112 New Era Industrial Township to obtain industrial rights on Erven 32, 33, 34, 35, 110, 111 and 112.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B 306, 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 19th May, 1971.

G. P. NEL,  
Director of Local Government.  
P.B. 4/14/2/925.

## NOTICE 281 OF 1971

## PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDINGS NOS. 181, 182 AND 183, AGRICULTURAL HOLDINGS KYALAMI EXTENSION I.

It is hereby notified that application has been made by Gunther Theodore Hartmann in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holdings Nos. 181, 182 and 183 Agricultural Holding Kyalami Extension I to permit the holding being used for the purposes of a riding school, the breeding of horses and to stable all the horses which shall never exceed 18 on one of the relative holdings instead of all the holdings which allow a maximum of 6 per holding.

The application and the relative document are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to 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 19th May, 1971.

G. P. NEL,  
Director of Local Government.  
P.B. 4/16/2/293/1.

21—28.

die Stadsklerk, Privaatsak 1014, Benoni, skriftelik voor-gelê word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 14 April 1971.

14—21

## KENNISGEWING 280 VAN 1971.

## VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDEN VAN ERWE NOS. 32 TOT 35 EN 110 TOT 112, DORP NEW ERA.

Hierby word bekend gemaak dat die Stadsraad van Spring 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. 32 tot 35 en 110 tot 112, New Era Nywerheidsdorp ten einde nywerheidsregte oor erwe 32, 33, 34, 35, 110, 111 en 112 te verkry.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kammer B 306, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 19 Mei 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
P.B. 4/14/2/925.

## KENNISGEWING 281 VAN 1971.

## VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDEN VAN HOEWES NOS. 181, 182, EN 183 LANDBOUHOEWES, KYALAMI UITBREIDING I.

Hierby word bekend gemaak dat Gunther Theodore Hartmann 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 Hoewe Nos. 181, 182 en 183 Landbouhoeves Kyalami Uitbreiding I ten einde dit moontlik te maak dat die hoeve gebruik mag word vir die doeleindes van 'n perdery-skool, die teel van perde en om al die perde wat nooit die getal van 18 sal oorskry nie, op een van die betrokke hoeves te stal in plaas van op elk van die hoeves wat 'n maksimum van 6 per hoeve toelaat.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kammer B306, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 19 Mei skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria ingedien word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
B.B. 4/16/2/293/1  
21—28.

## NOTICE 282 OF 1971

## PROPOSED ESTABLISHMENT OF NORTHMEAD EXTENSION 8 TOWNSHIP

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1964, that application has been made by Bernlea Properties (One Seventy One) (Pty) Ltd for permission to lay out a township consisting of 25 special residential erven on Portion 171 of the farm Kleinfontein No. 67 IR. district Benoni, to be known as Northmead Extension 8.

The proposed township is situated south-west of and abuts Northmead Extension 4 Township and south-east of and abuts O'Reilly Merry Street.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 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, 21st April 1971.

21—28

## NOTICE 283 OF 1971.

## PROPOSED ESTABLISHMENT OF EVELEIGH 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 Johannes Lodewikus Steyn, Max Nowitz, and Wilhelm Laubscher Vosloo for permission to lay out a township consisting of 2 general residential erven on Portion 43 of the farm Klipfontein No. 83-I.R., district Boksburg, to be known as Eveleigh Extension 1.

The proposed township is situated south of and abuts Eveleigh Township, and west of and abuts Trichardts Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 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 282 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP NORTHMEAD UITBREIDING 8.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Bernlea Properties (One Seventy One) (Edms) Bpk aansoek gedoen het om 'n dorp bestaande uit 25 spesiale woonerwe te stig op Gedeelte 171 van die plaas Kleinfontein No. 67 IR distrik Benoni wat bekend sal wees as Northmead Uitbreiding 8.

Die voorgestelde dorp lê suid-wes van en grens aan dorp Northmead Uitbreiding 4, en suid-oos van en grens aan O'Reilly Merrystraat.

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, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

## KENNISGEWING 283 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP EVELEIGH UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, word hierby bekend gemaak dat Johannes Lodewikus Steyn, Max Nowitz en Wilhelm Laubscher Vosloo aansoek gedoen het om 'n dorp bestaande uit 2 algemene woonerwe te stig op Gedeelte 43 van die plaas Klipfontein No. 83 I.R., distrik Boksburg, wat bekend sal wees as Eveleigh Uitbreiding 1.

Die voorgestelde dorp lê suid van en grens aan die dorp Eveleigh, en wes van en grens aan Trichardtsweg.

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, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnansie moet iederen 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, 21st April, 1971.

21—28

## NOTICE 284 OF 1971.

## PROPOSED ESTABLISHMENT OF WITPOORTJIE EXTENSION 9 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by NBS Development Witpoortjie (Pty.) Ltd. for permission to lay out a township consisting of 125 special residential erven on Holdings 70-72 Culembreeck Agricultural Holdings Extn. 1, Holdings 27, 28 Culembreeck Agricultural Holdings, district Roodepoort to be known as Witpoortjie Extension 9.

The proposed township is situate north-east of and abuts Quellerie Street and south-east of and abuts Witpoortjie Extension 3 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 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, 21st April, 1971.

21—28

## NOTICE 285 OF 1971.

## PROPOSED AMENDMENT OF NOORDHEUWEL EXTENSION 4 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 John Gonsalves for permission to lay out a township consisting of 862 special residential erven, 35 general residential erven, 2 business erven, 1 Garage erf, 1 Cinema erf and 1 Hotel erf, on Portion B of the Eastern Portion of the farm Paardeplaats No. 177 IQ (now known as Portion 25 of the above-mentioned farm), district Krugersdorp, to be known as Noordheuwel Extension 4.

The proposed township is situate approximately 5 kilometres north-east of the centre of Krugersdorp Township, and north of and abuts proposed Glen Gomeragh and Kenmare Ridge Townships.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Pro-

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## KENNISGEWING 284 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP WITPOORTJIE UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, word hierby bekend gemaak dat NBS Development Witpoortjie, (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit 125 spesiale woonerwe, te stig op Hoewes 70-72, Culembreeck landbouhoewes Uitbreiding 1, Hoewes 27, 28 Culembreeck Landbouhoewes, distrik Roodepoort, wat bekend sal wees as Witpoortjie Uitbreiding 9.

Die voorgestelde dorp lê noord-oos van en grens aan Quelleriestraat en suid-oos van en grens aan dorp Witpoortjie Uitbreiding 3.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2d vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

## KENNISGEWING 285 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP NOORDHEUWEL UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat John Gonsalves aansoek gedoen het om 'n dorp bestaande uit 862 spesiale woonerwe, 35 algemene woonerwe, 2 besigheidserwe, 1 Garage erf, 1 bioskoop erf en 1 Hotel erf te stig op Gedeelte B van die Oostelike Gedeelte van die plaas Paardeplaats No. 177 IQ (nou bekend as Gedeelte 25 van bogenoemde plaas), distrik Krugersdorp, wat bekend sal wees as Noordheuwel Uitbreiding 4.

Die voorgestelde dorp lê ongeveer 5 kilometers noord-oos van die middel van die dorp Krugersdorp, en noord van en grens aan die voorgestelde dorpe Glen Gomeragh en Kenmare Ridge.

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, Pre-

Vincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

## NOTICE 286 OF 1971.

## PROPOSED ESTABLISHMENT OF EDENHILL 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 African Explosives and Chemical Industries Ltd. for permission to lay out a township consisting of 11 general residential erven and 19 special erven for various uses i.e. offices, garages, hotel and amusement, on portions of the Remaining Extent of certain Portion marked No. 4 and the Remaining Extent of the farm Modderfontein No. 3, district Germiston, to be known as Edenhill.

The proposed township is bounded on the north-west by the existing Provincial Road P91-1 and on the west by a new road leading from Provincial Road to Van Riebeeck Avenue.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

## NOTICE 287 OF 1971.

## PROPOSED ESTABLISHMENT OF KRAMERTON 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 Palmiet Townships (Pty.) Ltd., for permission to lay out a township consisting of 865 special

toriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## KENNISGEWING 286 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP EDENHILL.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat African Explosives and Chemical Industries Ltd. aansoek gedoen het om 'n dorp bestaande uit 11 algemene woonerwe en 19 spesiale erwe vir verskeie gebruikte, d.i. kantore, garages, hotel en plek van vermaaklikheid te stig op gedeeltes van die Resterende Gedeelte van sekere Gedeelte gemerk No. 4 en die Resterende Gedeelte van die plaas Modderfontein No. 3, distrik Germiston, wat bekend sal wees as Edenhill.

Dic voorgestelde dorp is aangrensend in die noordweste deur die bestaande Provinciale Pad P91-1, en in die weste deur 'n nuwe pad vanaf die Provinciale Pad na Van Riebeecklaan.

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, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## KENNISGEWING 287 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP KRAMERTON UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Palmiet Townships (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 865 spesiale woonerwe, 1 be-

residential erven, 1 business erf and 1 garage erf on Portion of a Proposed Consolidation of Portions 10, 11, 28, 29 of the farm Palmietfontein No. 141-IR, district Germiston, to be known as Kramerton Extension 1.

The proposed township is situated west of and abuts Provincial Road P46/1 and south of and abuts Brackendowns Extension 1 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

#### NOTICE 288 OF 1971.

#### PROPOSED ESTABLISHMENT OF DELMORE PARK TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Witwatersrand Gold Mining Co. Ltd., for permission to lay out a township consisting of 76 special residential erven, 1 business erf and 1 garage erf on Portion of the farm Driefontein No. 85 IR, district Boksburg, to be known as Delmore Park.

The proposed township is situated north of and abuts Commissioner Street and south west of and abuts Delmore Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

sigheidserf en 1 garage erf te stig op Gedeelte van die voorgestelde konsolidasie van Gedeeltes 10, 11, 28, 29 van die plaas Palmietfontein No. 141-IR, district Germiston, wat bekend sal wees as Kramerton Uitbreiding 1.

Die voorgestelde dorp lê wes van en grens aan Provinciale Pad P46/1 en suid van en grens aan dorp Brackendowns Uitbreiding 1.

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, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 288 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP DELMORE PARK.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Witwatersrand Gold Mining Co. Ltd., aansoek gedoen het om 'n dorp bestaande uit 76 spesiale woonwerke, 1 besigheidserf en 1 garage erf te stig op Gedeelte van die plaas Driefontein No. 85 IR, distrik Boksburg, wat bekend sal wees as Delmore Park.

Die voorgestelde dorp lê noord van en grens aan Commissionerstraat en suid-wes van en grens aan dorp Delmore.

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, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## NOTICE 289 OF 1971.

## PROPOSED ESTABLISHMENT OF BEYERS PARK 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 Karen Lola Wilson-Yelverton for permission to lay out a township consisting of 1 general residential erf and 1 Roadhouse erf on Portion 166 (a portion of Portion 42) of the farm Klipfontein No. 83 IR, district Boksburg, to be known as Beyers Park Extension 8.

The proposed township is situate south of and abuts North Rand Road P63-1 and north of and abuts proposed Beyers Park Extension 5 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

## NOTICE 290 OF 1971.

## PROPOSED ESTABLISHMENT OF PRESIDENT RIDGE 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 Lodewyk Johannes Steyn for permission to lay out a township consisting of 6 special residential erven on Portion 200 (a portion of Portion 75) of the farm Klipfontein No. 203 IQ, district Johannesburg, to be known as President Ridge Extension 5.

The proposed township is situate north of the junction of Nicolyn Avenue with Lynza Lane and approximately 25 metres west of Hans Strijdom Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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 289 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP BEYERS PARK UITBREIDING 8.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Karen Lola Wilson-Yelverton aansoek gedoen het om 'n dorp bestaande uit 1 algemene woonerf en 1 Padkafelerf te stig op Gedeelte 166 ('n gedeelte van Gedeelte 42) van die plaas Klipfontein No. 83 IR, distrik Boksburg, wat bekend sal wees as Beyers Park Uitbreiding 8.

Die voorgestelde dorp lê suid van en grens aan North Rand Pad P63-1 en noord van en grens aan die voorgestelde dorp Beyers Park Uitbreiding 5.

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, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

## KENNISGEWING 290 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP PRESIDENT RIDGE UITBREIDING 5.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Lodewyk Johannes Steyn aansoek gedoen het om 'n dorp bestaande uit 6 spesiale woonerwe, te stig op Gedeelte 200 ('n gedeelte van Gedeelte 75) van die plaas Klipfontein No. 203 IQ, distrik Johannesburg, wat bekend sal wees as President Ridge Uitbreiding 5.

Die voorgestelde dorp lê noord van die aansluiting van Nicolynlaan met Lynzalaan en ongeveer 25 meter wes van Hans Strijdomweg.

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, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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, 21st April, 1971.

21—28

### NOTICE 291 OF 1971.

#### PROPOSED ESTABLISHMENT OF FERNDALE 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 Daniel Jeremiah Steenkamp for permission to lay out a township consisting of 4 special residential erven, 2 general residential erven and 1 garage erf on Remaining Extent of Portion 132 of the farm Klipfontein No. 203 IQ, district Johannesburg, to be known as Ferndale Extension 8.

The proposed township is situate south of and abuts Ferndale Extension 3 Township, west of and abuts Ferndale Township, and east of and abuts Hans Strijdom Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

### NOTICE 292 OF 1971.

#### PROPOSED ESTABLISHMENT OF FORTUNA SPA 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 Daniel Frans Lodewicus Kruger, for permission to lay out a township consisting of 113 special residential erven and 3 special erven, on Portion 21 (a portion of Portion 9) of the farm Rietfontein No. 72 IR, district Heidelberg, to be known as Fortuna Spa.

The proposed township is situate approximately 7 kilometres north of Balfour, on Road No. 1177, which branches from National Road T3-10 in a northerly direction.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21 April 1971.

21—28

### KENNISGEWING 291 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP FERNDALE UITBREIDING 8.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Daniel Jeremiah Steenkamp aansoek gedoen het om 'n dorp bestaande uit 4 spesiale woonerwe, 2 algemene woonerwe en 1 Garage erf te stig op Restant van Gedeelte 132 van die plaas Klipfontein No. 203-IQ, distrik Johannesburg, wat bekend sal wees as Ferndale Uitbreiding 8.

Die voorgestelde dorp lê suid van en grens aan die dorp Ferndale Uitbreiding 3, wes van en grens aan die dorp Ferndale, en oos van en grens aan Hans Strijdomweg.

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, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 yertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

### KENNISGEWING 292 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP FORTUNA SPA.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Daniel Frans Lodewicus Kruger aansoek gedoen het om 'n dorp bestaande uit 113 spesiale woonerwe en 3 spesiale erwe te stig op Gedeelte 21 ('n gedeelte van Gedeelte 9) van die plaas Rietfontein No. 72 IR, distrik Heidelberg, wat bekend sal wees as Fortuna Spa.

Die voorgestelde dorp lê ongeveer 7 kilometer noord van Balfour op Pad No. 1177 wat van Nasionale Pad T3-10 in 'n noordelike rigting aftak.

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, Pretoriussstraat, 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, 21st April, 1971.

21—28

#### NOTICE 293 OF 1971.

#### PROPOSED ESTABLISHMENT OF WADEVILLE EXTENSION 2 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Wadeville Investment Company (Proprietary) Limited for permission to lay out a township consisting of 2 industrial erven, and 1 erf for railway line purposes on Remaining Extent of Portion 53, Remaining Extent of Portion 114, Portion 89 and Portion 128 of the farm Klippoortje No. 110 IR, district Germiston, to be known as Wadeville Extension 2.

The proposed township is situated south of and abuts Wadeville Township, and east of and abuts Klippoortje Agricultural Lots Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

#### NOTICE 294 OF 1971.

#### PROPOSED ESTABLISHMENT OF SUNWOOD PARK TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Johannesburg Consolidated Investment Company Ltd., for permission to lay out a township consisting of 316 special residential erven, 3 general residential erven, 1 business erf and 1 garage erf on Remainder of the farm Leeuwpoort No. 113 IR, district Boksburg, to be known as Sunwood Park.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 293 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP WADEVILLE UITBREIDING 2.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Wadeville Investment Company (Eiendoms) Beperk aansoek gedoen het om 'n dorp bestaande uit 2 nywerheidserwe en 1 erf vir spoorwegdoeleindes te stig op Restant van Gedeelte 53, Restant van Gedeelte 114, Gedeelte 89 en Gedeelte 128 van die plaas Klippoortje No. 110 IR, distrik Germiston, wat bekend sal wees as Wadeville Uitbreiding 2.

Die voorgestelde dorp lê suid van en grens aan die dorp Wadeville, en oos van en grens aan die dorp Klippoortje Agricultural Lots.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insac by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 294 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP SUNWARD PARK.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Johannesburg Consolidated Investment Company Beperk aansoek gedoen het om 'n dorp bestaande uit 316 spesiale woonerwe, 3 algemene woonerwe, 1 besigheids erf en 1 garage erf te stig op Restant van die plaas Leeuwpoort No. 113 IR, distrik Boksburg, wat bekend sal wees as Sunward Park.

The proposed township is situate east of and abuts Rondebult Road and south of and abuts proposed Sunward Park Extension 1 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 21st April, 1971.

21—28

## NOTICE 295 OF 1971.

## RANDBURG AMENDMENT SCHEME NO. 71.

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. Santorini Investments (Pty.) Ltd., c/o Sanlam, Sanlam Building, Commissioner Street, Johannesburg, for the amendment of Randburg Town-planning Scheme 1954 by rezoning Erven 862, 864, 866 and 868 zoned "Special Residential" with a density of "One dwelling per 15,000 sq. ft.", Erven 863, 865, 867 and 869 zoned "General Residential" and Erf No. 870 zoned "Special Business" to "Special" for shops, business premises, residential buildings, places of amusement and a motor vehicle service station subject to certain conditions. These erven are situate in one block bounded by Pretoria Avenue in the east, Republiek Road in the south and Oak Avenue in the west, Ferndale Township.

The amendment will be known as Randburg Amendment Scheme No. 71. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room 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, Private Bag 1, Randburg at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,  
Director of Local Government.  
Pretoria, 21st April, 1971.

21—28

## NOTICE 296 OF 1971

## BENONI AMENDMENT SCHEME NO. 1/68.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended)

Die voorgestelde dorp lê oos van en grens aan Rondebult weg en suid van en grens aan die voorgestelde dorp Sunward Park Uitbreiding 1.

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, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 ontyg word.

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

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## KENNISGEWING 295 VAN 1971.

## RANDBURG-WYSIGINGSKEMA NO. 71.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig), bekend gemaak dat die eienaar mnr. Santorini Investments (Edms.) Bpk., p/a Sanlam, Sanlamgebou, Commissionerstraat, Johannesburg, aansoek gedoen het om Randburg-dorpsaanlegskema 1954, te wysig deur die hersonering van Erwe Nos. 862, 864, 866 en 868 gesoneer „Spesiale Woon” met 'n digtheid van „Een woonhuis per 15,000 vk. vt.”, Erwe Nos. 863, 865, 867 en 869 gesoneer „Algemene Woon” en Erf No. 870 gesoncer „Spesiale Besigheid” tot „Spesiaal” vir winkels, besigheidsperselle, woonstelle, vermaaklikheidsplekke en 'n motorvoertuigdiensstasie onderworpe aan sekere voorwaardes. Hierdie erwe is geleë in een blok begrens deur Pretorialaan in die ooste, Republiekweg in die suide en Oaklaan in die weste, dorp Ferndale.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema No. 71 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 Randburg 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, Privaatsak 1, Randburg, skriftelik voor-gele word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## KENNISGEWING 296 VAN 1971.

## BENONI-WYSIGINGSKEMA NO. 1/68.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe,

that application has been made by the owner, Messrs. M. G. de Gouveia Investments (Pty.) Ltd., 19 North Rand Road, Beyers Park, Boksburg, for the amendment of Benoni Town-planning Scheme No. 1, 1948 by rezoning a part of Holding No. 33, situate on Lakefield Avenue, Kleinfontein Agricultural Holdings, District Benoni from "Special Residential" with a density of "One dwelling per 20,000 sq. ft." to "Special" for the sale of fresh produce subject to certain conditions.

The amendment will be known as Benoni Amendment Scheme No. 1/68. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni, 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, Private Bag 1014, Benoni, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 21st April, 1971.

21—28

#### NOTICE 297 OF 1971.

#### ROODEPOORT-MARAISBURG AMENDMENT SCHEME NO. 1/128.

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 Messrs. J. H. Lotz and H. C. L. Loock, P.O. Box 245, Krugersdorp for the amendment of Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946 by rezoning Remainder of Portion 7 of the farm Vlakfontein 238 IQ from "Agricultural" to "Special" for a pleasure resort and caravan park and purposes incidental thereto. The land is situate on the link road between Main Reef Road on the Johannesburg-Potchefstroom provincial road.

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme No. 1/128. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any 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 217, Roodepoort at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 21st April, 1971.

21—28

#### NOTICE 298 OF 1971.

#### BOKSBURG AMENDMENT SCHEME NO. 1/85.

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,

1965 (soos gewysig) bekend gemaak dat die eienaar mnre. M. G. de Gouveia Investments (Edms.) Bpk., North Randweg 19, Beyers Park, Boksburg, aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van 'n deel van Hoewe No. 33 geleë aan Lakefieldlaan, Kleinfontein-Landbouhoeve, distrik Benoni van „Spesiale Woon" met 'n digtheid van „Een woonhuis per 20,000 vk. vt." tot „Spesiaal" vir die verkoop van vars produkte onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/68 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 Benoni ter insac.

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, Privaatsak 1014, Benoni, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 297 VAN 1971.

#### ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/128.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaars mnre. J. H. Lotz en H. C. L. Loock, Posbus 245, Krugersdorp aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 1, 1946 te wysig deur die hersonering van Restant van gedeelte 7 van die Plaas Vlakfontein 238 IQ van „Landboukundig" tot „Spesiaal" vir 'n plesieroord en karavaanpark en doeleindes verwant daaraan. Die grond is geleë aan die aansluitingspad tussen Main Reef Road en die Johannesburg Potchefstroom provinsiale pad.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-Wysigingskema No. 1/128 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 Roodepoort ter insac.

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 217, Roodepoort, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 298 VAN 1971.

#### BOKSBURG-WYSIGINGSKEMA NO. 1/85.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienares,

Mrs. J. H. L. Seegers (previously Brits) (Divorcee), 53, 10th Street, Boksburg North, Boksburg, for the amendment of Boksburg Town-planning Scheme No. 1, 1946 by rezoning Lot No. 1078 situate on Tenth Street; Twelfth Avenue and Paul Smit Street, Boksburg North Extension Township from "Special Residential" with a density of "One dwelling per erf" to "General Residential".

The amendment will be known as Boksburg Amendment Scheme No. 1/85. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Room 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 215, Boksburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,  
Director of Local Government.

Pretoria, 21st April, 1971.

21—28

#### NOTICE 299 OF 1971.

#### JOHANNESBURG AMENDMENT SCHEME NO. 1/493.

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. Langerman's Kop. Developments (Pty) Ltd., c/o Messrs. Haacke, Sher and Aab, P.O. Box 174, Pretoria, for the amendment of Johannesburg Townplanning Scheme No. 1, 1946 by rezoning Lots Nos. 7810, 7819 and 7959 zoned "Special" for a boarding house and Lot No. 7823 zoned "Special Residential" with a density of "One dwelling per erf" to "Special" for a private hotel, residential uses, board and lodging house and purposes, incidental thereto. The erven are situate on the corner of Rambler Road and Rocket Road, Kensington Township.

The amendment will be known as Johannesburg Amendment Scheme No. 1/493. Further particulars of the Scheme are open for inspection at the office of the Town Clerk 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, 21st April, 1971.

21—28

#### NOTICE 300 OF 1971.

#### PRETORIA REGION AMENDMENT SCHEME NO. 298.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended)

mev. J. H. L. Seegers (voorheen Brits) (geskeide vrou), 10de Straat 53, Boksburg-Noord, Boksburg, aansoek gedoen het om Boksburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 1078 geleë aan Tiendestraat, Twaalfdelaan en Paul Smitstraat, dorp Boksburg Noord Uitbreiding van „Spesiale Woon" met 'n digtheid van „Een woonhuis per erf" tot „Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema No. 1/85 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 Boksburg, ter insae.

Enige beswaar of vertoe 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 215, Boksburg, skriftelik voorgelê word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 299 VAN 1971.

#### JOHANNESBURG-WYSIGINGSKEMA NO. 1/493.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnre. Langerman's Kop. Developments (Edms.) Bpk., p/a mnre. Haacke, Sher en Aab, Posbus 174, Pretoria, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erwe Nos. 7810, 7819 en 7959 wat „Spesiaal" vir 'n losieshuis soneer is en Erf No. 7823 wat „Spesiale Woon" met 'n digtheid van „Een woonhuis per erf" soneer is tot „Spesiaal" vir 'n privaat hotel, residensiële gebruik, losieshuis en gebruik in verband daarmee. Die erwe is geleë op die hoek van Rambler- en Rocketweg, dorp Kensington.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/493 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 vertoe 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 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 April 1971.

21—28

#### KENNISGEWING 300 VAN 1971.

#### PRETORIASTREEK-WYSIGINGSKEMA NO. 298.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnre.

that application has been made by the owner Mr. D. de Wet, 22, Orion Avenue, Waterkloof Ridge, Pretoria, for the amendment of Pretoria Region Town-planning Scheme 1960, by rezoning Erf No. 760 situate on Orion Avenue, Waterkloof Ridge Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15,000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 298. 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 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 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, 21st April, 1971.

21—28

## TENDERS

**N.B.—**Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

### TRANSVAAL PROVINCIAL ADMINISTRATION.

#### TENDERS.

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No. Tender Nr.	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
T.O.D. 13/71	Duplicating Paper / Afrolpapier	28/5/1971
W.F.T.B. 243/71	Klerksdorpse Hoërskool: Renovation / Opknapping	7/5/1971
W.F.T.B. 244/71	Randhartse Laerskool: Erection / Oprigting	4/6/1971
W.F.T.B. 245/71	Transvaal Provincial Administration, Lydenburg: Traffic department: Erection of office block etc. / Transvaalse Provinciale Administrasie, Lydenburg: Verkeersdepartement: Opriging van kantoorblok ens.	21/5/1971

D. de Wet, Orionlaan 22, Waterkloofrif, Pretoria, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema 1960, te wysig deur die hersonering van Erf No. 760 geleë aan Orionlaan, dorp Waterkloof Ridge van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Spesiale Woon” met 'n digtheid van „Een woonhuis per 15,000 vk. vt.”

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 298 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 voorgele word.

G. P. NEL,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 21 April 1971.

21—28

## 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 / verkoope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No. Tender Nr.	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
T.O.D. 13/71	Duplicating Paper / Afrolpapier	28/5/1971
W.F.T.B. 243/71	Klerksdorpse Hoërskool: Renovation / Opknapping	7/5/1971
W.F.T.B. 244/71	Randhartse Laerskool: Erection / Oprigting	4/6/1971
W.F.T.B. 245/71	Transvaal Provincial Administration, Lydenburg: Traffic department: Erection of office block etc. / Transvaalse Provinciale Administrasie, Lydenburg: Verkeersdepartement: Opriging van kantoorblok ens.	21/5/1971

## IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

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	A739	A	7	89251
HA 2	Director of Hospital Services, Private Bag 221	A946	A	9	89106
HB	Director of Hospital Services, Private Bag 221	A723	A	7	89202
HC	Director of Hospital Services, Private Bag 221	A728	A	7	89206
HD	Director of Hospital Services, Private Bag 221	A742	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	A549	A	5	80651
WFT	Director, Transvaal Department of Works, Private Bag 228	C111	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 Administrator's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tender's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office in the foyer of the New Provincial Building, at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

E. UYS, Chairman, Transvaal Provincial Tender Board, Pretoria, 14th April, 1971.

## 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/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:—

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer no.	Blok	Verdie ping	Telefoonno. Pretoria
HA 1	Direkteur van Hospitaalidiste, Privaatsak 221	A739	A	7	89251
HA 2	Direkteur van Hospitaalidiste, Privaatsak 221	A946	A	9	89106
HB	Direkteur van Hospitaalidiste, Privaatsak 221	A723	A	7	89202
HC	Direkteur van Hospitaalidiste, Privaatsak 221	A728	A	7	89206
HD	Direkteur van Hospitaalidiste, Privaatsak 221	A742	A	7	89208
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak 197	D518	D	5	89184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 76	A549	A	5	80651
WFT	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C111	C	1	80675
WFTB	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C219	C	M	80306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontant geld wees, 'n tjet deur die bank geparafeer of 'n departementele legorderkwitansie (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 hoeveelheidsllysste, 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 verskilde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 14 April 1971.

## Pound Sales

Unless previously released, the animals described hereunder, will be sold, as indicated.

Persons desiring to make inquiries regarding 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.

**BORKUM POUND, DISTRICT PIETERSBURG ON WEDNESDAY, 12th MAY, 1971 AT 11 A.M.** Ox, mixed breed, 3 years, red, left ear cropped and crescent shape behind, branded Z.B1. Heifer, mixed breed, 2 years, red and white, left ear swallowtail, right ear square cut back and front, brand indistinct. Ox, Africander, 5 years, red, right ear swallowtail, brand indistinct. Heifer, Africander, 18 months, red, right ear swallowtail, branded W.15. (Italics).

**CHARL CILLIERS HEALTH COMMITTEE POUND ON THURSDAY, 29th APRIL, 1971 AT 10 A.M.** Cow, mixed breed, 3 years, black, left ear square cut at back, right ear swallowtail at tip, no brands. Bull calf, mixed breed, 6 weeks, black, no earmarks or brands

**KLIPDRIFT POUND, DISTRICT PRETORIA ON WEDNESDAY, 12 MAY, 1971 AT 11 A.M.** Ox, Africander, 6 years, red, branded AE 1 left buttock. This ox will be sold on the farm Boekenhoutkloof, district Pretoria, as it is very wild. Cow, Africander, 8 years, red, branded AT 1 left buttock. 2 Heifers, Africander, 2 and 3 years, red, one left ear square cut and crescent shape back, other no marks.

**POTCHEFSTROOM MUNICIPAL POUND ON WEDNESDAY, 28th APRIL, 1971 AT 10 A.M.** Ox, mixed breed plus minus 5 years, red and white, no earmarks, branded B.00 on right buttock.

**REWARD POUND, DISTRICT POTGIETERSRUS ON WEDNESDAY, 12th MAY, 1971 AT 11 A.M.** Cow with calf, Africander, 6 years, red, left ear swallowtail, right ear square cut back and front, brand indistinct. Ox, Africander, 5 years, red, right ear swallowtail, brand indistinct. Heifer, Africander, 18 months, red, right ear swallowtail, branded W.15. (Italics).

**ZUURBULT POUND, DISTRICT ZOUTPANSBERG ON WEDNESDAY, 12th MAY, 1971 AT 11 A.M.** 4 Bulls, mixed breed, ages 1 to 3 years, red, no earmarks or brands.

## Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aanstaande die hieronder omskreve diere moet in die geval munisipale skutte, die Stadskliek nader, en wat diere in distrikskutte betref, die betrokke Landdros.

**BORKUMSKUT DISTRIK PIETERSBURG OP WOENSDAG 12 MEI 1971 OM 11 VM.** Os, gemengde ras, 3 jaar, rooi, linkeroor stomp en halfmaan agter, brandmerk Z.B1. Vers, gemengde ras, 2 jaar, rooi en wit, linkeroor swaelstert en halfmaan agter, geen brandmerk. Vers, gemengde ras, 1 jaar, swart en wit, linkeroor halfmaan agter en voor, geen brandmerk. Vers,

gemengde ras, 1 jaar, rooi en wit, linkeroor slip, geen brandmerk.

**CHARL CILLIERS GESONDHEIDS-KOMITEE SKUT OP DONDERDAG 29 APRIL 1971 OM 10 VM.** Koei, gemengde ras, 3 jaar, swart, linkeroor winkelhaak van agter, regteroer swaelstert op punt, geen brandmerke. Bulkalf, gemengde ras, 6 weke, swart, geen oor of brandmerke.

**KLIPDRIFTSKUT DISTRIK PRETORIA OP WOENSDAG 12 MEI 1971 OM 11 VM.** Os, Afrikaner, 6 jaar, rooi, gebrand AE 1 linkerboud. Hierdie os sal op die plaas Bokenhoutkloof, distrik Pretoria verkoop word; daar hy baie wild is. Koei, Afrikaner, 8 jaar, rooi, gebrand AT 1 linkerboud. 2 Verse, Afrikaner, 2 en 3 jaar, rooi. 1 linkeroor winkelhaak en halfmaan agter, ander geen merke.

**POTCHEFSTROOM MUNISIPALE SKUT OP WOENSDAG, 28 APRIL 1971 O 10 VM.** Os, gemengde ras, plus-minus 5 jaar, rooi en wit, geen oormerke, B.00 gebrandmerk op regteroer.

**REWARDSKUT DISTRIK POTGIETERSRUS OP WOENSDAG, 12 MEI 1971 OM 11 VM.** Koei met kalf, Afrikaner, 6 jaar, rooi, linkeroor swaelstert, regteroer winkelhaak voor en agter, brandmerk onduidelik. Os, Afrikaner, 5 jaar, rooi, regteroer swaelstert, brandmerk onduidelik. Vers, Afrikaner, 18 maande, rooi, regteroer swaelstert, brandmerk W15. (Kursief).

**ZUURBULSKUT DISTRIK ZOUTPANSBERG OP WOENSDAG, 12 MEI 1971 OM 11 VM.** 4 Bulle, gemengde ras, vanaf 1 jaar tot 3 jaar, rooi, geen oor of brandmerke.

## Notices By Local Authorities Plaaslike Bestuurskennisgewings

### VILLAGE COUNCIL OF SWARTRUGGENS. ALIENATION OF PROPERTY.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance No. 17 of 1939, as amended, that the Council has resolved, subject to the approval of the Administrator to sell erf No. 327, situated on the corner of Plein en Kruis Street measuring 1743 square metre, to Dr. H. L. van Schalkwyk for the amount of R400.00. All costs to be borne by the purchaser.

Particulars of the said sale will be open for inspection at the office of the undersigned for a period of 30 days from date of first publication hereof, and objections, if any, must be submitted in writing to the undersigned on or before Friday, 7 May, 1971.

P. J. LIEBENBERG,  
Town Clerk.

Municipal Offices,  
Swartruggens.  
7th April, 1971.  
Notice No. 3/71.

### DORPSRAAD VAN SWARTRUGGENS. VERVREEMDING VAN EIENDOM.

Kennis word hiermee ooreenkomsdig die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, gegee dat die Raad besluit het om, onderhewig aan die goedkeuring van die Administrateur die volgende eiendomme te verhuur:

nansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, gegee, dat die Raad besluit het om, onderhewig aan die goedkeuring van die Administrateur, erf No. 327, geleë op die h/v Plein- en Kruisstraat, groot 1 743 vierkante meter, aan Dr. H. L. van Schalkwyk te verkoop vir R400. Alle koste sal deur koper gedra word.

Besonderhede van die genoemde verkooping sal ter insae 16 by die ondertekende vir 'n tydperk van 30 dae vanaf datum van eerste publikasie hiervan en besware, indien enige, moet skriftelik by die ondertekende ingedien word op of voor Vrydag 7 Mei 1971.

P. J. LIEBENBERG.  
Stadsklerk.

Munisipale Kantore,  
Swartruggens.  
7 April 1971,  
Kennisgewing No. 3/71.

156—7—14—21

### VILLAGE COUNCIL OF SWARTRUGGENS. ALIENATION OF PROPERTY.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance No. 17 of 1939, as amended, that the Council has resolved, subject to the approval of the Administrator to let the following properties:

(a) Certain office and rondavels on portion of erf No. 219(2) Swartruggens to Mine Labour Organisations (N.R.C.) Ltd.

(b) Certain portion of erf No. 219(2) to the Department of Coloured Affairs for the purpose of erecting a coloured school.

Particulars of the said alienation will be open for inspection at the office of the undersigned for a period of 30 days from date of first publication hereof, and objections, if any, must be submitted in writing to the undersigned on or before Friday, 7th May, 1971.

P. J. LIEBENBERG.  
Town Clerk.

Municipal Offices,  
Swartruggens.  
7th April, 1971.  
Notice No. 4/71.

### DORPSRAAD VAN SWARTRUGGENS. VERVREEMDING VAN EIENDOM.

Kennis word hiermee ooreenkomsdig die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, gegee dat die Raad besluit het om, onderhewig aan die goedkeuring van die Administrateur die volgende eiendomme te verhuur:

- (a) Sekere kantoor en rondawels op gedeelte van erf 219(2) Swartruggens aan „Mine Labour Organisation (N.R.C.) Ltd.”.
- (b) Sekere gedeelte van erf No. 219(2) Swartruggens aan „Departement van Kleurlingskaste” vir die oprigting van 'n Kleurlingskool.

Besonderhede van die genoemde verhuring sal ter insae lê by die ondergetekende vir 'n tydperk van 30 dae vanaf datum van eerste publikasie hiervan en besware, indien enige, moet skriftelik by die ondergetekende ingedien word op of voor Vrydag 7 Mei 1971.

P. J. LIEBENBERG,  
Stadsklerk.

Munisipale Kantore,  
Swartruggens.

7 April 1971.

Kennisgewing No. 4/71.

162—7—14—21

#### HEALTH COMMITTEE OF WATERVAL BOVEN.

##### 1970 INTERIM VALUATION ROLL.

Notice is hereby given, in terms of section 14 of Ordinance No. 20 of 1933, that the Valuation Court has certified the 1970 Interim Valuation Roll which will become fixed and binding upon all persons concerned unless an appeal is lodged in terms of section 15 of the said Ordinance before 15th May, 1971.

J. I. JACOBSZ,  
President of the Court.

301, Volkskas Building,  
195, Smit Street,  
Braamfontein.  
14th April, 1971.

#### GESONDHEIDSKOMITEE VAN WATERVAL BOVEN

##### 1970 TUSSENTYDSE WAARDERINGS-LYS.

Kennis geskied hiermee kragtens artikel 14 van Ordonnansie No. 20 van 1933, dat die Waarderingshof die 1970 Tussentydse Waarderingslys gesertifiseer het en dat hierdie Waarderingslys vas en bindend op alle persone sal wees, tensy 'n appèl kragtens artikel 15 van die voorgenoemde Ordonnansie voor 15 Mei 1971 aangeteken is.

J. I. JACOBSZ,  
President fan die Hof.

Volkskasgebou 301,  
Smitstraat 195,  
Braamfontein.  
14 April 1971.

176—14—24

#### 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 No. 1/43.

The Draft Scheme contains the following proposal:

- (a) The metrification of the Scheme in order to adapt the Scheme to the metric system of measurement;

- (b) By the addition to clause 7(b) of the following proviso:  
“Provided that with the approval of the Local Authority the reservation may be reduced.”
- (c) By the addition to clause 7(c) of the following proviso:  
“Provided that with the approval of the Local Authority the reservation may be reduced.”
- (d) By the addition in clause 28 of the following proviso to paragraph (ii):  
“Provided that with the approval of the Local Authority this height may be reduced.”

The general effect of the amendment is to adapt the Scheme to the metric system of measurement and to make provision for the Local Authority to consent to the reduction of specific limitations. This amendment affects all property in the area owned by different owners.

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 21st April, 1971.

The Council will, after the expiration of the aforesaid period consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Carletonville Town Planning Scheme, 1961, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice which is the 21st April, 1971, inform the Town Clerk, P.O. Box 3, Carletonville, in writing of such objection and 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. 18/1971.

#### STADSRAAD VAN CARLETONVILLE.

##### VOORGESTELDE WYSIGING VAN DIE CARLETONVILLE DORPSAANLEG-SKEMA 1961.

Die Stadsraad van Carletonville het 'n ontwerp wysiging van die Carletonville Dorpsaanlegskema 1961 opgestel wat bekend sal staan as Wysigende Skema 1/43. Hierdie ontwerpskema bevat die volgende voorstel:

- (a) Die metrisering van die Skema ten einde alle mate deur metriek mate te vervang.
- (b) Deur in klousule 7(b) die volgende voorbehoudsbepaling by te voeg:  
„Met dien verstande dat met die goedkeuring van die Plaaslike Bestuur die reservering verminder mag word.”
- (c) Deur in klousule 7(c) die volgende voorbehoudsbepaling by te voeg:  
„Met dien verstande dat met die goedkeuring van die Plaaslike Bestuur die reservering verminder mag word.”
- (d) Deur in Klousule 28 die volgende voorbehoudsbepaling aan die einde van paragraaf (ii) in te voeg:  
„Met dien verstande dat met die goedkeuring van die Plaaslike Bestuur die hoogte verminder mag word.”

Die algemene uitwerking van die wysiging is om die Skema by die metriek maatskala aan te pas en om voorseeing daarvoor te maak dat die Plaaslike Bestuur kan toestem tot die vermindering van bepaalde beperkings. Die wysiging raak alle eindomme in die gebied wat aan verskillende eienaars behoort.

Besonderhede van die Skema lê ter insae by Kamer 217, Munisipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 21 April 1971.

Die Raad sal na versstryking van genoemde periode die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder 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 vertoeft 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 21 April 1971, skriftelik van sodanige beswaar of vertoeft in kennis stel en meld of hy deur die Plaaslike Bestuur gehoor wil word aldan nie.

P. A. DU PLESSIS,  
Stadsklerk.

Munisipale Kantore,  
Posbus 3,  
Carletonville.  
Kennisgewing No. 18/1971.

177—21—28

#### TOWN COUNCIL OF BENONI

##### PROPOSED CLOSING OF PORTIONS OF PARKS 4303 AND 4309, NORTHMEAD EXTENSION NO. 1.

Notice is hereby given in terms of Section 68 read with Section 67 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Benoni, subject to the approval of the Administrator, to close permanently portions of the parks known as Stands 4303 and 4309, Northmead Extension No. 1.

A copy of a plan showing the portions of the parks which it is proposed to close permanently and to make available to adjoining schools for playground purposes, may be inspected during ordinary office hours at the office of the Clerk of the Council, Prince's Avenue, Benoni.

Any person who has any objection to the proposed closing of the parks, or who may have any claim for compensation if the closing is effected, must lodge such objection or claim in writing with the undersigned not later than Monday, 21st June, 1971.

F. W. PETERS.  
Town Clerk.

Municipal Offices,  
Benoni.  
21st April, 1971.  
Notice No. 29 of 1971.

#### STADSRAAD VAN BENONI

##### VOORGESTELDE SLUITING VAN GEELTEES VAN PARKE 4303 EN 4309, NORTHMEAD UITBREIDING NO. 1.

Kennisgewing geskied hierby kragtens die bepalings van artikel 68 gelees met artikel

67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Benoni voornemens is om, behoudens die goedkeuring van die Administrator, gedeeltes van die parke, bekend as Standplassie 4303 en 4309, Northmead Uitbreiding No. 1, permanent te sluit.

'n Afdruk van 'n plan waarop die gedeeltes van die parke aangetoon word wat gesluit en aan die aangrensende skole vir speelgronddoeleindes beskikbaar gestel sal word, is gedurende gewone kantoorture by die kantoor van die Klerk van die Raad, Municipale Kantoor, Prinslaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die voorgestelde sluiting van die parke of wat enige eis om skadevergoeding as gevolg van die sluiting van die genoemde gedeeltes van die parke wil indien, moet sodanige beswaar of eis nie later nie as Maandag 21 Junie, 1971, by die ondergetekende indien.

F. W. PETERS.  
Stadsklerk.

Municipale Kantoor,  
Benoni.

21 April 1971.  
Kennisgewing No. 29 van 1971.

178—21

#### CITY COUNCIL OF PRETORIA.

#### PROPOSED REPEAL OF "BY-LAWS REGULATING THE USE OF CINEMATOGRAPHS AND OTHER SIMILAR APPARATUS IN THEATRES AND OTHER PREMISES LICENCED BY THE COUNCIL".

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria intends repealing the "By-laws regulating the use of Cinematographs and other similar Apparatus in Theatres and other premises licenced by the Council", published under Administrator's Notice No. 398 of 1920.

The above-mentioned "By-laws" are repealed because they have become obsolete.

Copies of the proposed repeal and the relative Council Resolution will lie open for inspection at Room 413, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of twenty-one (21) days from the date of publication hereof.

HILMAR RODE.  
Town Clerk.

Notice No. 133 of 1971.  
21st April, 1971.

to the undersigned on or before Friday, 14th May, 1971.

P. J. LIEBENBERG.  
Town Clerk.

Municipal Offices,  
Swartruggens,  
21st April, 1971.  
No. 6/71.

#### DORPSRAAD VAN SWARTRUGGENS VERVREEMDING VAN EIENDOM.

Kennis word hiermee ooreenkomsdig die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, gegee dat die Raad besluit het om, onderhewig aan die goedkeuring van die Administrator, woning op erf No. 69 geleë aan De Clerkstraat, Swartruggens, groot 1534 vierkante meter, aan mnr. B. Pretorius te verkoop vir R6000.00. Alle koste sal deur die Koper gedra word.

Besonderhede van die genoemde verkooping sal ter insae lê by die ondergetekende vir 'n tydperk van 30 dae vanaf datum van die eerste publikasie hiervan, en besware, indien daar is, moet skriftelik by die ondergetekende ingedien word voor of op Vrydag, 14 Mei 1971.

P. J. LIEBENBERG.  
Stadsklerk.

Municipale Kantore,  
Swartruggens,  
21 April 1971.  
No. 6/71.

181—21—28—5

#### CITY COUNCIL OF PRETORIA.

#### PROPOSED AMENDMENT OF AMBULANCE BY-LAWS.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria intends amending its Ambulance By-laws, published under Administrator's Notice No. 226 dated 1st April, 1959.

The general purport of the amendment is to metricate all measures.

Copies of the proposed amendment and the relative Council Resolution will lie open for inspection at Room 413, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of twenty-one (21) days from the date of publication hereof.

HILMAR RODE.  
Town Clerk.

Notice No. 132, of 1971.  
21st April 1971.

#### STADSRAAD VAN PRETORIA.

#### VOORGESTELDE WYSIGING VAN AMBULANSVERORDENINGE.

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegeve dat die Stadsraad van Pretoria van voorneme is om sy Ambulansverordeninge, afgekondig by Administrateurskennisgewing No. 226 van 1 April 1959, te wysig.

Die algemene strekking van die wysiging is om alle mate te metriseer.

Eksemplare van die voorgestelde wysiging en die betrokke Raadsbesluit lê een-en-twintig (21) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 413, Wesblok, Munitoria, Van der Waltstraat, Pretoria ter insae.

HILMAR RODE.  
Stadsklerk.

Kennisgewing No. 132 van 1971.  
21 April 1971.

179—21

#### VILLAGE COUNCIL OF SWARTRUGGENS.

#### ALIENATION OF PROPERTY.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, as amended, that the Council has resolved to sell dwelling on erf No: 69 situated on De Clerk Street, Swartruggens, measuring 1534 square metre, to B. Pretorius for the amount of R6000.00. All costs to be borne by the purchaser.

Particulars of the said sale will be open for inspection at the office of the undersigned for a period of 30 days from date of the first publication hereof, and objections, if any, must be submitted in writing

#### DORPSRAAD VAN SWARTRUGGENS.

#### WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Dorpsraad van voornemens is om die volgende verordeninge te wysig.

Verlofregulasies — Uitbetaling van verlof-tegoed.

Afskrifte van hierdie wysiging lê ter insae by die Raad se kantoor vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

P. J. LIEBENBERG.  
Stadsklerk.

Municipale Kantore,  
Swartruggens,  
21 April 1971.  
No. 5/71.

182-21

## VILLAGE COUNCIL OF KINROSS.

PROPOSED AMENDMENT OF THE KINROSS TOWNPLANNING SCHEME I OF 1962. (AMENDMENT SCHEME 1/1).

Notice is hereby given, in terms of the regulations proclaimed in accordance of the Town-planning and Townships Ordinance No. 25 of 1965, that it is the intention of the Village Council of Kinross to amend the Town-planning Scheme as follows:

By the addition of the following proviso to Tabel (e) clause 16.

"The land use of any property situated in any land use Zone, with the exception of land use zone I 'Special Residential', shall be in accordance with the land use as shown on Annexure A, and is further subject to all the conditions and restrictions applicable thereto also as shown on Annexure A."

Particulars of the proposed amendment is open for inspection at the Office of the Town Clerk.

Any owner or occupier of immovable property within the area of the Kinross-Townplanning Scheme I of 1962 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 date of the 30th April 1971, inform the Council, in writing, of such objection or representation, and shall state whether or not he wishes to be heard by the Council.

A. W. MOSTERT,  
Town Clerk.

P.O. Box 50,  
Kinross.  
21st April 1971.

## DORPSRAAD VAN KINROSS.

VOORGESTELDE WYSIGING VAN DIE KINROSS-DORPSAANLEGSKEMA I VAN 1962. (WYSIGINGSKEMA 1/1).

Kennisgewing geskied hiermee ingevolge die regulasies wat kragtens Dorpsbeplanning en Dorpe Ordonnansie, No. 25 van 1965, aangekondig is dat die Dorpsraad van Kinross van voorneme is om sy Dorpsaanlegskema soos volg te wysig:

Deur die byvoeging van die volgende voorbehoudsbepaling tot Tabel (e) Klousule 16.

"Die grondgebruik van enige eiendom geleë in enige grondgebruikstreek uitsluitende die grondgebruikstreek vir 'Spesiale Woon' moet in ooreenstemming wees met die grondgebruik soos aangetoon op Bylae A, en is verder onderhewig aan alle voorwaardes en besprekings van toepassing daarop soos ook aangetoon op Bylae A."

Besonderhede van die voorgestelde wysiging lê ter insae by die Kantoor van die Stadsklerk.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Kinross-Dorpsaanlegskema I van 1962 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 30 April 1971, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

A. W. MOSTERT,  
Stadsklerk.

Posbus 50,  
Kinross  
21 April 1971.

183—21—28—5

## TOWN COUNCIL OF KINROSS.

PROPOSED AMENDMENT OF THE KINROSS TOWN-PLANNING SCHEME OF 1962 (AMENDMENT SCHEME 1/2).

Notice is hereby given in terms of the regulations proclaimed in accordance of the Town-Planning and Townships Ordinance, No. 25 of 1965, that it is the intention of the Town Council of Kinross to amend the Town-Planning Scheme as follows:-

By the rezoning of Erf 96, situated on Voortrekker Street, Kinross, from a "Park" to "General Business."

Particulars of the proposed amendment is open for inspection at the Office of the Town Clerk.

Every occupant or owner of immovable property, situated in the vicinity where the scheme is applicable, may lodge an objection against the proposed amendment.

Objections and reasons therefore must reach the undersigned on or before 30 April 1971.

A. W. MOSTERT.  
Town Clerk.

Municipal Offices,  
P.O. Box 50,  
Kinross.  
21st April, 1971.

## DORPSRAAD VAN KINROSS.

VOORGESTELDE WYSIGING VAN DIE KINROSS-DORPSAANLEGSKEMA VAN 1962 (WYSIGINGSKEMA 1/2).

Kennisgewing geskied hiermee ingevolge die regulasies wat kragtens Dorpsbeplanning en Dorpe Ordonnansie, No. 25 van 1965, aangekondig is dat die Dorpsraad van Kinross van voorneme is om sy Dorpsaanlegskema soos volg te wysig:-

Deur die herindeling van Erf 96, geleë aan Voortrekkerstraat, Kinross, van 'n "Park" na „Algemene Besigheid."

Besonderhede van die voorgestelde wysiging lê ter insae by die Kantoor van die Stadsklerk.

Iedere bewoner of eienaar van vaste eiendom wat in die gebied waarop die skema van toepassing is, geleë is, het die reg om teen die wysiging beswaar aan te teken.

Beswaren en redes daaroor moet skriftelik voor of op 30 April 1971 ingediend word.

A. W. MOSTERT.  
Stadsklerk.  
Munisipale Kantore, -  
Posbus 50,  
Kinross.  
21 April 1971.

184—21—28—5.

## HEALTH COMMITTEE OF ROEDTAN.

## VALUATION ROLL 1971/73.

Notice is hereby given in terms of section 12 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the above Valuation Roll has been completed and shall be open for inspection for a period of 30 days from the date of publication hereof.

All persons interested, who intends lodging objections to any entry, in, or omission from the said roll must do so on the prescribed forms obtainable from the Secretary, on or before 15th May, 1971. No person shall be entitled to wige any objection before

the Valuation Court unless he or she shall have first lodged such notice of objection as aforesaid.

M. J. VERMAAK,  
Secretary.

Roedtan  
21 April, 1971.  
W. 1/3

## GESONDHEIDSKOMITEE VAN ROEDTAN.

## WAARDERINGSLYS 1971/73.

Kennisgewing geskied hiermee ooreenkomsdig die bepaling van artikel 12 van die Plaaslike Bestuur Belastingordonansie No. 20 van 1933, soos gewysig dat bogenoemde Waarderingslys nou voltooi is, en vir 'n tydperk van 30 dae, vanaf die datum van die publikasie hiervan ter insae sal lê by die kantoor van die Sekretaris.

Vorms is verkrybaar by die kantoor van die Sekretaris vir persone wat beswaar wil maak teen enige inskrywings in, of weglatting uit die lys. Sodanige vorms moet ingelewer word voor of op 15 Mei 1971. Niemand het die reg om beswaar voor die Waarderingshof te opper nie, tensy hy of sy voorafbedoelde kennisgewing van beswaar soos voornoem, ingediend het.

M. J. VERMAAK  
Sekretaris.

Roedtan  
21 April 971.  
W.1/3.

185—21

## TOWN COUNCIL OF BETHAL.

## AMENDMENT AND CONSOLIDATION OF LICENSING BY-LAWS.

In terms of section 96 of the Local Government Ordinance 1939, notice is hereby given that the Town Council intends to amend and consolidate the existing Licensing By-laws and By-laws relating to trades, businesses or occupations.

Copies of the consolidated By-laws and amendments are open to inspection at the office of the Clerk of the Council for a period of 21 (twenty one) days from date of publication hereof.

G. J. J. VISSER,  
Town Clerk.

Municipal Offices,  
P.O. Box 3,  
Bethal.  
21st April, 1971.  
Notice No. 20/71.

## STADSRAAD VAN BETHAL.

## WYSIGING EN KONSOLIDASIE VAN LISENSIEVERORDENINGE.

Ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939, word hiermee bekend gemaak dat die Stadsraad van voornemens is om die bestaande Licensieverordeninge en Verordeninge wat betrekking het op die regte of geldte ten opsigte van besighede, bedrywe of beroepe te wysig en te konsolideer.

Afskrifte van hierdie gekonsolideerde verordeninge en wysigings lê ter insae by die Kantoor van die Klerk van die Raad vir 'n

Posbus 50,  
Kinross  
21 April 1971.

183—21—28—5

tydperk van 21 (een-en-twintig) dae met ingang vanaf datum van publikasie hiervan.

G. J. J. VISSER,  
Stadsklerk.

Munisipale Kantore,  
Posbus 3,  
Bethal.  
21 April 1971.  
Kennisgewing No. 21/71.

186—31

om so 'n beswaar of eis na gelang van die geval skriftelik by die ondergetekende in te dien uiters op 25 Junie 1971.

J. N. JONKER,  
Stadsklerk.

Munisipale Kantore,  
Posbus 45,  
Nelspruit.  
Kennisgewing No. 30/1971.  
21 April 1971.

187—21

**TOWN COUNCIL OF NELSPRUIT.**  
**PROPOSED PERMANENT CLOSING**  
**AND ALIENATION OF PORTION OF**  
**PARK 382, SONHEUWEL.**

Notice is hereby given in terms of Section 68 of the Local Government Ordinance, 1939, that the Town Council intends closing permanently a portion of Park 382, Sonheuwel, measuring approximately 1067 sq. metre.

Notice is also given in terms of Section 79(18)(b) of the Local Government Ordinance, 1939, that the Town Council intends alienating the closed portion by means of a sale to Mr P. G. Booyens at a price of R450 on certain terms and conditions.

Copies of the plans indicating the proposed closing as well as the conditions of sale lie open for inspection in the office of the Clerk of the Council, Town Hall, Nelspruit and any person who has any claim for compensation if such closing is carried out, must lodge his objection or claim as the case may be, with the undersigned in writing before the 25th June, 1971.

J. N. JONKER,  
Town Clerk.

Municipal Offices,  
P.O. Box 45,  
Nelspruit.  
Notice No. 30/1971.  
21st April, 1971.

**STADSRAAD VAN NELSPRUIT.**  
**VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTE VAN PARK 382, SONHEUWEL.**

Kennis word hiermee ingevolge die bepalings van Artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad voorname is om 'n gedeelte van Park 382, Sonheuwel, groot ongeveer 1067, vk. meter permanent te sluit.

Kennis word ook hiermee gegee ingevolge die bepalings van Artikel 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van voorname is om die gesloten parkgedeelte te vervreem by wyse van verkoop aan mnr. P. G. Booyens op sekere voorwaardes en bedinge teen 'n prys van R450.

Planne wat die voorgestelde sluiting aandui, asook die voorwaardes van die verkoop lê ter insae in die kantoor van die Klerk van die Raad, Stadhuis, Nelspruit en enige wat beswaar teen die voorgestelde sluiting of vervreemding wil maak of enige eis tot skadevergoeding sal hê, indien sodanige sluiting uitgevoer word, word versoek

**TOWN COUNCIL OF ALBERTON.**  
**TRIENNIAL VALUATION ROLL.**

Notice is hereby given in terms of Section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Triennial Valuation Roll for the period 1st July 1971 to the 30th June 1972 of all rateable properties within the Municipal Area has been completed and the said Roll together with all Interim Valuation Rolls which have been received by the Council, but have not yet been confirmed in terms of Section 14 of the above-mentioned Ordinance will be open for inspection during ordinary office hours at the offices of the Town Treasurer, up to 12 o'clock noon on Monday, 24th May 1971.

Interested parties are hereby called upon to lodge with the undersigned on or before the above-mentioned date on the prescribed form notice of any objections that they may have in respect of the valuation of any rateable property valued as aforesaid or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others or in respect of any other error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the Town Treasurer's Office and attention is specially directed to the fact that no person will be entitled to urge any objection before the Valuation Court unless he shall have first lodged such notice of objection as aforesaid.

A. G. LOTTER.  
Town Clerk.

Municipal Offices,  
Alberton.  
21st April, 1971  
Notice No. 28/1971.

**STADSRAAD VAN ALBERTON:**  
**DRIEJAARLIKSE WAARDERINGSLYS.**

Kennisgewing geskied hiermee, ooreenkomsdig artikel 12 van die Plaaslike-Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig, dat die driejaarlikse waarderingslys vir die tydperk 1 Julie 1971 tot 30 Junie 1974, vir alle belasbare eiendomme binne die grense van die Municipaaliteit Alberton, nou voltooi is en tesame met alle Tussentydse Waarderingslyste wat deur die Raad ontvang is, maar nog nie kragtens artikel 14 van genoemde Ordonnansie bekratig is nie, ter insae sal lê op kantoor van die Stadstesourier, gedurende gewone kantoorure, tot 12 uur middag, op Maandag, 24 Mei 1971.

Belanghebbende persone word versoek

om voor of op bogenoemde datum skriftelik kennis te gee op die voorgeskrewe vorm, van enige besware wat hulle teen die waardering van belasbare eiendom wat soos voormald, gewaardeer is, het, of teen die weglatting uit die lys van eiendom wat volgens bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Gedrukte vorms van kennisgewing van beswaar is op aanvraag by die kantoor van die Stadstesourier verkrybaar en die aandag word spesial gevestig op die feit dat niemand geregtig sal wees om enige beswaar voor die Waarderingshof te lê nie, tensy hy eers sodanige kennisgewing van beswaar, soos hierbo gemeld, ingediend het nie.

A. G. LOTTER.  
Stadsklerk

Munisipale Kantoor,  
Alberton.  
21 April 1971.  
Kennisgewing No. 28/1971.

188—21

**SOEKMEKAAR HEALTH COMITEE.**  
**ASSESSMENT RATES.**

Notice is hereby given that the Soekmekaar Health Committee has in terms of the Local Authorities Rating Ordinance No. 24 of 1933 as amended, imposed the following rates for the year ending 30th June 1970 on all rateable property within the Committee's area:

- (a) Five-sixths of a cent in the R2 (two rand) original rate on site values;
- (b) 5 cent in the R2 (two rand) additional rate on site values.

The said rates are due and payable the 1st July 1969, but payments will be allowed to the 31st October 1969 without interest. Thereafter interest at the rate of seven per cent (7 per cent) per annum will be payable on all arrear rates.

**SOEKMEKAAR GESONDHEIDSKOMITEE.**  
**EIENDOMSBELASTING.**

Kennis geskied hiermee dat die Gesondheidskomitee van Soekmekhaar die volgende belasting op alle belasbare eiendom binne die gebied van die Gesondheidskomitee gehef het ten opsigte van die boekjaar eindigende 30 Junie 1970, ooreenkomsdig die Plaaslike Bestuur Belasting Ordonnansie No 24 van 1933 soos gewysig:

- (a) 'n Oorspronklike belasting van vyf-ses sent in die R2 (twee rand) op die grondwaarde van die eiendom;
- (b) 'n Additionele belasting van 5 sent in die R2 (twee rand) op die grondwaarde van die eiendom;

Genoemde belasting is betaalbaar vanaf 1 Julie 1969 tot 31 Okt. 1969 sonder rente. Daarna sal daar 'n rente van 7 percent (sewe percent) per jaar gehef word.

189—21

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