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DIE PROVINSIE TRANSVAAL — MENIKO — THE PROVINCE OF TRANSVAAL

# Offisiële Koerant

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No. 220 (Administrateurs-), 1971.

## PROKLAMASIE

*deur sy Edele die Administrateur van die Provincie Transvaal.*

Nademaal artikel 45 van die Onderwysordonnansie, 1953, bepaal dat enige provinsiale onderwysinrigting (uitgenome 'n laerskool) in die Eerste Bylae by genoemde Ordonnansie ingesluit kan word;

En nademaal dit dienstig geag word om die Northcliff High School, geleë in die Skoolraadsdistrik van Witwatersrand-Sentraal, in Deel (A) van die Eerste Bylae by genoemde Ordonnansie in te sluit;

En nademaal die bepalings van artikel 45 van genoemde Ordonnansie nagekom is;

So is dit dat ek, ingevolge en kragtens die bevoegdheid my in artikel 45 van genoemde Ordonnansie verleen, hierby die Northcliff High School, geleë in die Skoolraadsdistrik van Witwatersrand-Sentraal in Deel (A) van die Eerste Bylae by genoemde Ordonnansie insluit.

Gegee onder my Hand te Pretoria op hede die 17de dag van Augustus Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provincie Transvaal.  
T.O. In. 1594-1

No. 221 (Administrateurs-), 1971.

## PROKLAMASIE

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En nademaal dit dienstig geag word om die Fochvillese Hoërskool, geleë in die Skoolraadsdistrik van Potchefstroom, in Deel (A) van die Eerste Bylae by genoemde Ordonnansie in te sluit;

En nademaal die bepalings van artikel 45 van genoemde Ordonnansie nagekom is;

So is dit dat ek, ingevolge en kragtens die bevoegdheid my in artikel 45 van genoemde Ordonnansie verleen, hierby die Fochvillese Hoërskool, geleë in die Skoolraadsdistrik van Potchefstroom, in Deel (A) van die Eerste Bylae by genoemde Ordonnansie insluit.

Gegee onder my Hand te Pretoria op hede die 19de dag van Augustus Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provincie Transvaal.  
T.O. In. 1572-1

No. 220 (Administrator's), 1971

## PROCLAMATION

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

Whereas it is provided by section 45 of the Education Ordinance, 1953, that any provincial educational institution (other than a primary school) may be included in the First Schedule to the said Ordinance;

And whereas it is deemed expedient to include the Northcliff High School, situated in the School Board District of Witwatersrand Central, in Part (A) of the First Schedule to the said Ordinance;

And whereas the provisions of section 45 of the said Ordinance have been complied with;

Now, therefore, under and by virtue of the powers vested in me by section 45 of the said Ordinance, I hereby include the Northcliff High School situated in the School Board District of Witwatersrand Central in Part (A) of the First Schedule to the said Ordinance.

Given under my hand at Pretoria this 7th day of August, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
T.O. In. 1594-1

No. 221 (Administrator's), 1971.

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

Whereas it is provided by section 45 of the Education Ordinance, 1953, that any provincial educational institution (other than a primary school) may be included in the First Schedule to the said Ordinance;

And whereas it is deemed expedient to include the Fochvillese Hoërskool, situated in the School Board District of Potchefstroom, in Part (A) of the First Schedule to the said Ordinance;

And whereas the provisions of section 45 of the said Ordinance have been complied with;

Now, therefore, under and by virtue of the powers vested in me by section 45 of the said Ordinance, I hereby include the Fochvillese Hoërskool, situated in the School Board District of Potchefstroom, in Part (A) of the First Schedule to the said Ordinance.

Given under my Hand at Pretoria this 19th day of August, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
T.O. In. 1572-1

No. 222 (Administrateurs-), 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 Ganik Townships (Proprietary) Limited om sekere beperkings wat op Gedeelte 1 van Gedeelte „c” van Gedeelte „B” van die Westelike Gedeelte van die plaas Vogelstruisfontein No. 231 IQ, geleë in die distrik Roodepoort, 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. 46777/1968 ten opsigte van genoemde Gedeelte 1 van Gedeelte „c” van Gedeelte „B” van die Westelike Gedeelte van die plaas Vogelstruisfontein No. 231 IQ, distrik Roodepoort deur die opheffing van voorwaardes (b) en (c).

Gegee onder my Hand te Pretoria op hede die 16de dag van Augustus Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,

Administrateur van die Provincie Transvaal.  
PB. 4/15/2/39/231

No. 223 (Administrateurs-), 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 Hurkel Investments (Proprietary) Limited om 'n sekere beperking wat op Erwe Nos. 2493 en 2494 geleë in die dorp Witbank Uitbreiding No. 13, distrik Witbank, 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. 35494/1968 ten opsigte van genoemde Erwe Nos. 2493 en 2494 dorp Witbank Uitbreiding No. 13, deur die opheffing van voorwaarde 1.I(a).

Gegee onder my Hand te Pretoria op hede die 16de dag van Augustus Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,

Administrateur van die Provincie Transvaal.  
PB. 4/14/2/1820/2.

No. 222 (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 Ganik Townships (Proprietary) Limited for certain restrictions which are binding on Portion 1 of Portion "c" of Portion "B" of the Western Portion of the farm Vogelstruisfontein No. 231 IQ situated in the district Roodepoort, Transvaal, to be removed;

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

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

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 46777/1968 pertaining to the said Portion 1 of Portion "c" of Portion "B" of the Western Portion of the farm Vogelstruisfontein No. 231 IQ district Roodepoort township, by the removal of conditions (b) and (c).

Given under my Hand at Pretoria this 16th day of August, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,

Administrator of the Province Transvaal.  
PB. 4/15/2/39/231

No. 223 (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 Hurkel Investments (Proprietary) Limited for a certain restriction which is binding on Erven Nos. 2493 and 2494 situated in the township of Witbank Extension No. 13, district Witbank, Transvaal, to be removed;

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

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

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 35494/1968, and pertaining to the said Erven Nos. 2493 and 2494, Witbank Extension No. 13 township by the removal of condition 1.I(a).

Given under my Hand at Pretoria this 16th day of August, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,

Administrator of the Province Transvaal.  
PB. 4/14/2/1820/2.

**ADMINISTRATEURSKENNISGEWINGS**

Administrateurkennisgewing 1239      8 September 1971

**MUNISIPALITEIT BENONI: 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 Benoni, afgekondig by Administrateurkennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur die Tarief vir Elektriese Lig soos volgt wysig:

1. Deur na item 1(c) van Skaal 4 die volgende in te voeg:—

„(d) Benoni-Oos Landbouhoeves: Nos. 72, 74 en 76.”

2. Deur item 2 van Skaal 4 deur die volgende te vervang:—

„2(1) Verbruikers genoem in item 1(a), (b) en (c), betaal, benewens die toepaslike gelde ingevolge Skale 1, 2 en 3, 'n vaste bedrag van R2 per maand.

(2) Verbruikers genoem in item 1(d) betaal benewens die toepaslike gelde ingevolge Skale 1, 2 en 3, 'n vaste bedrag van R1,07 per maand.”

PB. 2/4/2/36/6

Administrateurkennisgewing 1240      8 September 1971

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WATERVOORSIENINGSVERORDENINGE.**

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

**HOOFSTUK I.****ALGEMENE BEPALINGS.***Woordomskrywing.*

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

„crf” vir die doeleindes van Bylae 1 hierby ook 'n standplaas, perseel of ander terrein wat afsonderlik op 'n kaart of diagram voorkom wat by die Landmeter-Generaal geregistreer is, of op 'n Algemene Plan soos omskryf in Artikel 102 van die Registrasie van Aktes Wet, 1937, aangedui is of by die Registrateur van Myn eiendomme geregistreer, hetsy daar enige verbeterings op is al dan nie;

„hoofingenieur” die persoon wat vir die oomblik wettiglik optree in die hoedanigheid van hoofingenieur van die Raad of sy behoorlik gemagtigde verteenwoordiger;

**ADMINISTRATOR'S NOTICES**

Administrator's Notice 1239      8 September, 1971

**BENONI 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 Benoni Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended by amending the Electric Light Tariff as follows:—

1. By the insertion after item 1(c) of Scale 4 of the following:—

“(d) Benoni East Agricultural Holdings: Nos. 72, 74 and 76.”

2. By the substitution for item 2 of Scale 4 of the following:—

“2.(1) Consumers specified in item 1(a), (b) and (c), shall, in addition to the applicable charges payable in terms of Scales 1, 2 and 3, pay a fixed charge of R2 per month.

(2) Consumers specified in item 1(d) shall, in addition to the applicable charges payable in terms of Scales 1, 2 and 3, pay a fixed charge of R1,07 per month.”

PB. 2/4/2/36/6

Administrator's Notice 1240      8 September, 1971

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: WATER SUPPLY BY-LAWS.**

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

**CHAPTER I.****GENERAL PROVISIONS.***Definitions.*

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

“Board” means the Transvaal Board for the Development of Peri-Urban Areas, instituted in terms of Ordinance 20 of 1943;

“chief engineer” means the person for the time being lawfully acting in the capacity of chief engineer of the Board or his duly authorised representative;

“communication pipe” means any pipe leading from a main to the premises of any consumer as far as the

„hoofwaterpyp” enige pyp, waterleiding of ander inrichting wat geheel en al onder beheer van die Raad staan, en wat hy gebruik met die doel om water na die verbruikers aan te voer, maar dit omvat nie ’n verbindingspyp nie;

„huishoudelike doeleindes” alle huishoudelike doeleindes, maar omvat nie die gebruik van water vir ’n enjin of masjien, of in verband met mynbedrywighede of uitgrawingswerk, die deurspoeling van ’n rivoel of voor, of vir enige bedryfs-, nywerheids- of besigheidsdoeleindes, of om ’n pad, paadjie of spaadjie mee af te spoel, of vir tuinboudoeleindes, of om ’n tennisbaan of rolbalveld of enige ander stuk grond wat in verband met openbare sportdoeleindes gebruik word, nat te maak nie;

„maand” waar dit voorkom in enige tarief die tydperk tussen twee agtereenvolgende meterlesings: Met dien verstande dat in gevalle waar twee agtereenvolgende meterlesings geneem word binne ’n tydperk van 15 dae ten opsigte van dieselfde meter en verbruiker, word die tarief bereken teen 1 kiloliter of gedeelte daarvan ten opsigte van werklike verbruik, soos aangevoer deur die tweede van sodanige meterlesings en geen minimum vordering is daarop van toepassing nie;

„Raad” die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ingestel kragtens Ordonnansie 20 van 1943;

„syleiding” enige pyp wat by so ’n syleidingstelsel aangesluit is;

„syleidingstelsel” alle pype en toestelle wat die Raad gebruik of voornemens is om te gebruik met die doel om water te verskaf, en wat op die perseel wat die verbruiker okkuper, of wat aan hom behoort, geleë is;

„tarief” die tarief van gelde bepaal in Bylae 1 hierby;

„tesourier” die persoon wat vir die oomblik wettiglik optree in die hoedanigheid van tesourier van die Raad of sy behoorlik gemagtigde verteenwoordiger;

„verbindingspyp” ’n pyp van die hoofwaterpyp af na die perseel van ’n verbruiker wat loop tot by die straatgrens van sodanige perseel wat die naaste aan die hoofwaterpyp lê, of in geval die meter ingevolge die bepalings van hierdie verordeninge op die perseel van ’n verbruiker aangebring is, tot by die inlaatopening van die meter;

„verbruiker” die okkuper van ’n perseel waaraan die Raad kragtens ’n ooreenkoms, water moet lewer, of die eienaar daarvan, of enigeen aan wie die Raad kragtens ’n ooreenkoms water moet lewer, of wat wettiglik water van die Raad verkry.

#### *Domicilium Citandi.*

2. Dit word geag dat, met die doel om ’n kennisgewing, bevelskrif of ander dokument ingevolge hierdie verordeninge uit te reik, die adres van die verbruiker wat in die boeke van die Raad aangegee word, die *domicilium citandi* van die verbruiker is.

#### *Oortreding van die Verordeninge.*

3. ’n Eienaar of okkuper wat op sy perseel ’n syleidingstelsel of ’n gedeelte daarvan, of ’n meter of ’n toestel wat nie aan die bepalings van hierdie verordeninge voldoen nie, het of gebruik, en iedereen wat op ’n perseel ’n syleidingstelsel of ’n gedeelte daarvan, of ’n meter of toestel wat nie aan die bepalings van hierdie verordeninge voldoen nie, verskaf, aanbring, aanlê of aansluit, of wat veroorsaak of toelaat dat dit verskaf, aanbring, aangelê of aangesluit word, is skuldig aan ’n misdryf.

street boundary of such premises situated nearest to such main, or in cases where the meter is installed inside the premises of any consumer in terms of these by-laws as far as the inlet of the meter;

“consumer” means the occupier of any premises which the Board has contracted to supply with water or the owner or any person who has entered into a contract with the Board for the supply of water or who is lawfully obtaining water from the Board;

“domestic purposes” include every kind of household purpose, but shall not include the use of water for any engine or machine, or for any mining or quarrying operations, or for the flushing of any sewer or drain, or for any purpose connected with any trade, manufacture or business, or for the cleansing of any road, path or pavement, or for garden purposes, or for the watering of any tennis court, bowling green or any other ground used in connection with public sporting purposes;

“erf” means for the purposes of Schedule 1 hereto also a stand, lot or other area separately defined on a map or diagram registered with the Surveyor-General or shown on a General Plan as defined in section 102 of the Deeds Registries Act, 1937, or registered with the Registrar of Mining Titles, whether or not there are any improvements on it;

“main” means any pipe, aqueduct or other work under the exclusive control of the Board and used by it for the purpose of conveying water to consumers but shall not include any communication pipe;

“month” where it appears in any tariff means the period between two consecutive meter readings: Provided that in the case of two consecutive meter readings being taken within a period of 15 days in respect of the same meter and consumer, the tariff at 1 kilolitre or part thereof in respect of the actual consumption, as revealed by the second of such meter readings, shall be charged and no minimum charge shall apply in respect thereof;

“service” means all pipes and apparatus used or intended to be used for or in connection with the supply of water by the Board and situated on the premises occupied or owned by the consumer;

“service pipe” means any pipe included in any such service;

“tariff” means the tariff of charges fixed in Schedule 1 hereto;

“treasurer” means the person for the time being lawfully acting in the capacity of treasurer of the Board or his duly authorised representative.

#### *Domicilium Citandi.*

2. For the purpose of the service of any notice, order or other document under these by-laws the address of the consumer registered in the books of the Board shall be deemed to be the *domicilium citandi* of the consumer.

#### *Infringement of By-laws.*

3. Any owner or occupier having or using upon his premises, and any person providing, installing, laying down or connecting or causing or permitting to be provided, installed, laid down or connected, upon any premises any service or part thereof or any meter or apparatus which fails to comply with the requirements of these by-laws shall be guilty of an offence.

*Bestaande Toevoerleidings.*

4. Van 'n verbruiker word nie ingevolge hierdie verordeninge vereis dat hy 'n pyp, inrigting, toestel of saak op 'n perseel wat onmiddellik voor die datum waarop hierdie verordeninge op so 'n perseel van toepassing word, wettiglik bestaan het en wettig gebruik is, moet verander of hernieu, of 'n toevoeging daarvan bou of verskaf nie, tensy en totdat so 'n pyp, inrigting, toestel of saak so stukkend of in so 'n toestand of posisie is dat dit vermorsing, buitensporige verbruik, misbruik, verkeerde meting of besmetting of gevaar van besmetting van die water wat deur die Raad verskaf word, veroorsaak of moontlik kan veroorsaak.

*Aanspreeklikheid van die Verbruiker.*

5. Die verbruiker word, tot tyd en wyl die teendeel bewys is, aanspreeklik gehou vir enige oortreding van hierdie verordeninge, wat op sy perseel begaan word.

*Strafbepalings.*

6. Iedereen wat enigeen van die bepalings van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of met gevangenisstraf vir 'n tydperk van hoogstens drie maande, en in geval van 'n voortdurende misdryf, met 'n verdere bedrag van hoogstens R4 vir elke dag waarop sodanige misdryf voortduur na 'n skriftelike kennisgewing van die Raad onder die handtekening van 'n gemagtigde beampie.

*Toegang en Ondersoek deur Beamptes.*

7. (1) Die hoofingenieur of enige ander behoorlik gemagtigde beampie van die Raad kan met die doel om hierdie verordeninge toe te pas, op alle redelike tye, of te eniger tyd in geval van nood, 'n perseel betree sonder om vooraf daarvan kennis te gee, en sodanige ondersoek daar instel en navraag daar doen as wat hy nodig ag: Met dien verstande dat, wanneer so 'n beampie 'n perseel betree, hy moet meld wat die doel van die inspeksie, ondersoek en navraag is, indien hy daarom gevra word.

(2) Indien so 'n beampie, met die doel om die ondersoek- of inspeksiewerk of enige ander werk ingevolge hierdie deel van hierdie verordeninge te verrig, dit nodig ag, kan hy na kennisgewing van 24 uur, of indien hy dit noodsaklik ag, onmiddellik sonder kennisgewing, die grond, beton, stene, hout, metaalwerk of enige gedeelte van sodanige perseel op koste van die verbruiker, verwyder.

(3) Die Raad is nie aanspreeklik vir vergoeding ten opsigte van werk wat sy beamptes ingevolge subartikel (2) verrig nie: Met dien verstande dat, indien sodanige ondersoek ingestel word net met die doel om vas te stel of hierdie verordeninge oortree word, en sodanige oortreding nie ontdek word nie, die Raad die koste verbonde aan dié ondersoek, tesame met die koste daaraan verbonde om die perseel weer in sy vorige toestand te herstel, moet betaal.

**HOOFSTUK 2.****BEPALINGS BETREFFENDE WATERVOORSIENING DEUR DIE RAAD.***Waterverbindings moet Slegs deur die Raad gemaak word.*

8. Die aanlê van die verbindingspyp en die aansluiting by die hoofwaterpyp moet slegs deur werkers van die

*Existing Supplies.*

4. A consumer shall not be required under these by-laws to alter or renew any pipe, fitting, apparatus or thing lawfully existing and in lawful use on any premises immediately before the date when these by-laws become applicable to such premises, or to construct or provide any addition thereto, unless and until such pipe fittings, apparatus or thing is so defective or in such a condition or position as to cause or be likely to cause waste, undue consumption, misuse, erroneous measurements, or contamination or risk of contamination of the water supplied by the Board.

*Liability of Consumer.*

5. Any breach of these by-laws committed on the premises of any consumer shall be deemed to be a breach by such consumer unless and until he shall prove to the contrary.

*Penalties.*

6. Any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R50 or, to imprisonment for a term not exceeding three months and, in case of a continuing offence, to a further sum not exceeding R4 for every day during which such offence continues after written notice by the Board under the hand of an authorised officer.

*Entry and Inspection by Officials.*

7. (1) The chief engineer or any other duly authorised officer of the Board may for any purpose connected with the carrying out of these by-laws at all reasonable times, or at any time in an emergency and without previous notice, enter upon any premises and make such examination and enquiry thereon as he may deem necessary: Provided that upon entry on any premises such officer if required shall state the reason for such inspection, examination and enquiry.

(2) Where such officer considers it necessary for the purpose of examination or inspection or of carrying out any other work under this part of these by-laws he may at the expence of the consumer after having given 24 hours' notice, or at once without giving any notice if in his opinion immediate action is necessary, remove any earth, concrete, bricks, wood, metal work on any part of such premises.

(3) The Board shall not be liable to pay any compensation in respect of work carried out by its officers under subsection (2): Provided that where any such inspection is made for the sole purpose of discovering a breach of these by-laws and no such breach is discovered, the Board shall bear the expense in connection with such inspection, together with that of restoring the premises to their former condition.

**CHAPTER 2.****PROVISIONS RELATING TO THE BOARD'S WATER SUPPLY.***Water Connections to be made by Board only.*

8. The laying of the communication pipe and junction with the water main shall only be made by workmen of

Raad uitgevoer word en niemand anders mag onder enige voorwendsel hoegenaamd die pype, kleppc, meters, afsluitkraane of toerusting wat aan die Raad behoort oop-of toemaak of op enige manier daaraan peuter nie.

#### *Kruisverbindings.*

9. Niemand mag water afkomstig uit 'n boorgat, put of enige ander bron, by 'n pyp aansluit wat met die Raad se waterstelsel verbind is nie. Die Raad se voorraad mag ook nie aangesluif word by 'n pyp of pypstelsel wat self van water uit 'n boorgat, put of ander bron voorsien word nie.

#### *Beperking van Waterdienspype.*

10. Geen perseel of eiendom mag met die pype of toebehore van 'n ander perseel of eiendom verbind word nie.

#### *Ongemagtigde Gebruik van Water.*

11. Niemand wat nog nie 'n kontrak vir die voorsering van water met die Raad gesluit het nie, en andersins die bepalings van hierdie verordeninge nagekom het nie, mag alvorens die skriftelike toestemming van die Raad verkry is, water uit 'n hoofwaterpyp, verbindingspyp, opgaardam, brandkraan, waterbak of iets anders wat water bevat wat aan die Raad behoort, gebruik, of 'n aansluiting daarby bewerkstellig of laat bewerkstellig nie.

#### *Ongemagtigde Toegang.*

12. Niemand mag enige gebou waarin enige apparaat of masjinerie wat gebruik word in verband met die Raad se waterwerke gehuisves is, betree sonder die skriftelike magtiging van 'n behoorlik gemagtigde beambte van die Raad nie.

#### *Beskadiging van Watervoorsieningstelsel.*

13. Niemand mag enige skade doen aan enige van die waterwerke onder die beheer van die Raad nie, of toelaat of die oorsaak wees van enige daad wat enige put, reservoir, boorgat, bron, fontein, stroom, rivier, studam, dam, waterleiding, voor, apparaat of ander waterwerke onder die beheer van die Raad kan beskadig, breek, beroer, ontsier of vernietig nie.

#### *Besoedeling van Watervoorraad.*

14. Niemand mag —

- (a) in 'n waterstroom, opgaardam, waterleiding of ander plek wat water bevat wat alles of gedeeltelik aan die Raad behoort, of onder die beheer of bestuur van die Raad staan, en wat vir, of in verband met die voorsiening van water aan die inwoners van die voorsieningsgebied gebruik word, baai, of 'n dier daarin was, gooi, of veroorsaak of toelaat dat dit daarin gaan nie, tensy andersins vermeld;
- (b) afval, vuilgoed, vuilis of ander skadelike stof in so 'n waterstroom, opgaardam, waterleiding of ander plek gooie nie, of materiaal, wol, leer, of die vel van enige dier, klere of ander stowwe daarin was, skoonmaak of plaas nie;
- (c) veroorsaak of toelaat dat die water uit 'n wasbak, rivoel, afvoersloot, stoommasjien, stoomketel, of ander vuilwater of vloeistof, waaroer hy beheer moet uitoefen, in so 'n waterstroom, opgaardam, hoof-

the Board and nobody else shall open, shut or in any way interfere with any of the pipes, valves, meters, stop-cocks or apparatus belonging to the Board on any pretext whatsoever.

#### *Cross Connections.*

9. No person shall connect any water derived from a borehole, well or other source, to any pipe connected with the Board's water system. Nor shall the Board's supply be connected to any pipe, or system of pipes, which themselves are fed with water from a borehole, well or other source.

#### *Limitation of Water Service Pipes.*

10. No premises or property shall be connected to the pipes or fittings of any other premises or property.

#### *Unauthorised Taking of Water.*

11. No person who has not entered into a contract with the Board for a supply of water and otherwise complied with the requirements of these by-laws shall take any water from, or make or cause to be made any connection with any main, communication pipe, reservoir, hydrant, cistern or other place containing water belonging to the Board except with the written permission of the Board first had and obtained.

#### *Unauthorised Entry.*

12. No person shall enter, without the written authority of a duly authorised officer of the Board, any building containing any apparatus or machinery used in connection with the Board's waterworks undertakings.

#### *Damage to Water System.*

13. No person shall damage any of the waterworks under the control of the Board, or do or permit or cause to be done any act intending to damage, injure, deteriorate, disfigure, or destroy any well, reservoir, borehole, spring, fountain, stream, river, weir, dam, aqueduct, furrow, apparatus or other water works under the control of the Board.

#### *Pollution of Supply.*

14. No person shall —

- (a) bathe in any stream, reservoir, aqueduct or other place which contains water belonging wholly or partly to the Board or under the control or management of the Board and which is used for or in connection with the supply of water to the inhabitants of the area of supply or wash, throw, or cause or permit to enter therein any animal, unless stated to the contrary;
- (b) throw any rubbish, dirt, filth or other deleterious matter into such stream, reservoir, aqueduct or other place, or wash, cleanse or place therein any cloth, wool, leather or skin of any animal, clothes or other matter;
- (c) cause or permit the water of any sink, sewer, drain, steam engine, boiler or other unclean water or liquid for the control of which he is responsible to run or

waterpyp, waterleiding of ander plek loop of daarin kom nie, of enige ander daad verrig waardeur die water van die Raad wat vir die gebruik van die inwoners van die voorsieningsgebied bedoel is, besoedel sal raak nie.

#### *Meng van Reënwater met Water wat die Raad voorsien.*

15. Niemand mag veroorsaak of toelaat dat—
- 'n syleiding met 'n waterbak, vat of ander houer wat gebruik word of bedoel is om water uit 'n ander bron as uit die Raad se hoofwaterpype afkomstig is, in op te vang of te hou, of met 'n houthouer wat nie 'n behoorlike metaalvoering in het nie, verbind word nie;
  - reënwater in 'n tenk of waterbak wat deur die Raad van water voorsien word, loop nie tensy die inlaatpyp van die syleiding af minstens 150 mm. bo 'n doeltreffende oorlooppyp is.

#### *Versuim van Eienaar om Pype, en Ander Toebehore te Repareer, te Verwyder of te Verander.*

16. Ingeval 'n eienaar binne 7 dae van die ontvangs van 'n skriftelike kennisgewing van die Raad waarin hy versoek word om dit te doen, versuim om enige pyp, klep, kraan, waterbak, of ander apparaat wat gebruik word in verband met die toevoer van water van die Raad se hoofpyp te repareer, te vervang, te verwijder of te verander ten einde die misbruik, oormatige verbruik of besmetting van water te voorkom, sodat dit in ooreenstemming met die bepalings van hierdie verordeninge gebring word, kan die Raad nadat hy 24 uur skriftelik kennis aan die eienaar of agent van die perseel gegee het, aan enige bevoegde loodgieter opdrag gee om sodanige reparasies, veranderinges of vervangings uit te voer, en die koste daarvan moet deur die eienaar aan die Raad terugbetaal word, en kan deur die Raad ingevorder word op dieselfde wyse as die watergelde.

#### *Afsluit van Toevoer.*

17. As dit met die oog op die herstel van 'n verbruiker se pyp of verbinding of toebehore nodig is om die toevoer van water by die hoofwaterpyp af te sluit, moet die verbruiker se loodgieter die Raad in kennis stel, waarna die Raad hom in kennis stel van die dag en uur wanneer die water afgesluit sal word en hy moet onmiddellik met die nodige herstelwerk begin en dit sonder versuim voltooi.

#### *Beperking van die Gemete Toevoer.*

18. Die toemaak van enige afsluitkraan of klep van enige gemeterde toevoer in so 'n mate dat die water in 'n tenk of ander bak druppelsgewyse uitloop is streng verbode.

### **HOOFSTUK 3.**

#### **VOORSIENINGSVOORWAARDES.**

##### *Aansoek om Watervoorsiening.*

19. (1) Daar moet by die toepaslike kantoor, soos deur die Raad van tyd tot tyd bepaal, aansoek om watervoorsiening vir enige doel hoegenaamd gedoen word, en die applikant moet meld vir watter doel die water benodig word.

be brought into such stream, reservoir, main, aqueduct or other place or do any other act whereby the water of the Board intended for supply to the inhabitants of the area of supply may be polluted.

#### *Mixing of Rain Water with Board's Supply.*

##### **15. No person shall cause or permit—**

- any service pipe to be connected to any cistern, butt or any other receptacle used or intended to be used for the reception or storage of water obtained from any source other than the Board's mains or with any wooden receptacle which is not furnished with a proper metallic lining;
- rain water to flow into any tank or cistern supplied with water by the Board unless the inlet from the service pipe is at least 150 mm. above an adequate overflow.

#### *Failure of Owner to Repair, Remove or Alter Pipes and Other Fittings.*

16. Should any owner, within 7 days of the receipt of a written notice from the Board requiring him to do so, fail to repair, renew, remove or alter any pipe, valve, cock, cistern or other apparatus used in connection with the supply of water from the Board's mains so as to prevent the misuse, undue consumption or contamination of water so as to bring it into conformity with the provisions of these by-laws, the Board may, after giving 24 hours' notice in writing to the owner or agent of the premises, instruct any competent plumber to carry out such repairs, alterations or renewals, and the cost thereof shall be refunded to the Board by the owner and may be recovered by the Board in the same manner, as the water charges.

#### *Turning Off of Water.*

17. When it is necessary for the repair of any consumer's pipe or connection or fittings that the water should be turned off at the water main, the consumer's plumber shall inform the Board, who will give him notice of the day and hour that the water will be turned off, and he shall commence the necessary repairs immediately and complete same without delay.

#### *Restriction on a Metered Supply.*

18. The closing down of any stop-cock or valve on any metered supply to such an extent or in such a manner as will allow the running of water into any tank or receptacle at a dribble shall be strictly prohibited.

### **CHAPTER 3.**

#### **CONDITIONS OF SUPPLY.**

##### *Application for Supply.*

19. (1) Application for the supply of water for any purpose whatsoever shall be made at the appropriate office as directed by the Board from time to time and the applicant shall state for what purpose the water is required.

(2) Indien die Raad akkoord gaan om die water te lever, moet die applikant 'n ooreenkoms soos uiteengesit in Bylae 2 hierby onderteken, en geen water word voorsien tensy en alvorens die ooreenkoms onderteken is nie.

#### *Depositos.*

20. (1) Elke applikant, met uitsondering van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie of die Suid-Afrikaanse Spoerweë en Hawens, wat aansoek om watervoorsiening doen, moet, wanneer hy die ooreenkoms ten opsigte van die watervoorsiening onderteken en voordat die water gelewer word, 'n bedrag wat die tesourier vasstel op grondslag van die koste van die maksimum-hoeveelheid water wat so 'n applikant na die mening van die tesourier moontlik gedurende enige maand in die jaar sal verbruik by die Raad deponeer: Met dien verstande dat —

- (a) daar in elk geval minstens R2 gestort moet word; en
- (b) indien die tesourier dit wenslik ag, hy kan vereis dat 'n deposito wat gebaseer is op dubbel die gemiddelde maandelikse hoeveelheid water wat die applikant oor 'n tydperk van 12 maande onmiddellik voorafgaande aan die uitoefening deur die tesourier van die bevoegdhede hierby verleen, verbruik het, of, as die applikant vir 'n korter tydperk 'n verbruiker was, dan dubbel die gemiddelde maandelikse verbruik oor sodanige korter tydperk, gestort moet word.

(2) Indien die tesourier te eniger tyd 'n verbruiker aansê om sodanige deposito te verhoog aangesien dit nie voldoende is om die koste van die gebruik waarvan in subartikel (1) melding gemaak word, te dek nie, moet die verbruiker die addisionele bedrag wat die tesourier eis, dadelik stort, en ingeval die addisionele bedrag nie binne 1 maand betaal word nie, kan die Raad die toevoer staak.

(3) Die deposito moet aan die verbruiker terugbetaal word wanneer die ooreenkoms verval: Met dien verstande dat, ingeval die Raad se boeke aantoon dat die verbruiker 'n bedrag aan die Raad skuld, die tesourier geregtig is om die hele, of 'n gedeelte van die bedrag wat aldus gestort is, ter delging van die skuld te behou.

#### *Staking van die Toevoer.*

21. (1) Die Raad kan sonder om skadevergoeding te betaal en sonder om sy reg om betaling te eis ten opsigte van water wat aan die verbruiker gelewer is, te benadeel, ophou om water aan die verbruiker te lever indien hy —

- (a) in gebreke gebly het om gelde wat ingevolge hierdie verordeninge aan die Raad verskuldig is, te betaal;
- (b) opsetlik of weens nalatigheid 'n hoofwaterpyp, verbindingsspyp, meter of ander inrigting of toestel wat aan die Raad behoort en wat hy in verband met die watervoorsiening gebruik, of wat bedoel is om in verband daarmee gebruik te word, beskadig het, laat beskadig het of toegelaat het dat dit beskadig word;
- (c) enigeen van die bepalings van hierdie verordeninge oortree het;

(d) aan 'n installasie of toestel wat onder beheer van die Raad staan en wat hy in verband met watervoorsiening gebruik, of wat bedoel is om daarvoor gebruik te word, gepeuter of hom daarmee bemoei het, of toegelaat of veroorsaak het dat dit geskied: Met dien verstande dat in die gevalle wat in paragrafe (b) en (c) en hierdie paragraaf genoem word, die verbruiker minstens 7 dae vooraf verwittig moet word dat sy toevoer gestaak sal word.

(2) Upon the Board agreeing to supply, an agreement in the form set out in Schedule 2 hereto shall be signed by the applicant, and no supply shall be given unless and until such agreement is so signed.

#### *Deposits.*

20. (1) Except in the case of the Government of the Republic of South Africa, the Provincial Administration or the South African Railways and Harbours, every applicant for a supply of water shall, upon signing an agreement for such supply, and before such supply is given, deposit with the Board a sum of money which shall be fixed by the treasurer on the basis of the cost of the maximum quantity of water which such applicant is, in the opinion of the treasurer likely to use during any month in the year: Provided that —

- (a) in every case a sum of not less than R2 shall be deposited; and
- (b) where the treasurer deems it advisable, he may require a deposit based upon double the average monthly amount of water which the applicant consumed over a period of 12 months immediately preceding the exercise by the treasurer of the powers hereby conferred, or, if the applicant was a consumer for a shorter period, then double the average monthly amount over such shorter period.

(2) Where at any time the treasurer gives notice to any consumer, requiring such deposit to be increased as not being sufficient to cover the cost of the consumption referred to in subsection (1) hereof, the additional sum so required by the treasurer shall forthwith be deposited by the consumer, and in the event of such additional amount not being deposited within 1 month the Board shall have the right to discontinue the supply.

(3) Such deposit shall be refunded to the consumer upon the termination of the agreement: Provided that in the event of any sum being shown in the Board's books as due from the consumer to the Board, the treasurer shall be entitled to set off in payment the whole or any portion of the sum so deposited against any such sum shown as due and to retain that portion of the deposit thus set off.

#### *Cutting off Supply.*

21. (1) Without paying compensation and without prejudice to its rights to obtain payment for water supplied to the consumer, the Board may cut off the supply to any consumer where such consumer has —

- (a) failed to pay any sum due to the Board under these by-laws;
- (b) wilfully or negligently damaged or caused or permitted damage to be inflicted upon any main, communication pipe, meter or other plant or apparatus belonging to the Board and used or intended to be used by it in connection with the supply of water;
- (c) committed a breach of any of the provisions of these by-laws;
- (d) tampered or interfered with or caused or permitted any tampering or interference with any plant or apparatus under the Board's control and used or intended to be used by it in connection with the supply of water: Provided that in cases falling under paragraphs (b) and (c) and this paragraph, not less than 7 days' notice shall be given to any consumer prior to the cutting off of the supply.

(2) Die Raad is nie aanspreeklik vir skadevergoeding aan 'n verbruiker, indien hy die watertoevoer staak in die *bona fide* oortuiging dat enigeen van die omstandighede wat in subartikel (1) vermeld word, hulle voorgedoen het nie.

(3) Die verbruiker moet die bedrag wat in die tarief voorgeskryf word ten opsigte van die staking van die watertoevoer ingevolge hierdie artikel, aan die Raad betaal.

(4) Ingeval die Raad te eniger tyd die toevoer van water aan so 'n verbruiker hervat, moet die verbruiker die bedrae wat in die tarief voorgeskryf word, aan die Raad betaal, tensy hy bewys dat die Raad nie geregtig was om ingevolge die bepalings van subartikel (1) die toevoer te staak nie.

#### *Opsegging van 'n Ooreenkoms.*

22. Dic Raad of die verbruiker kan te eniger tyd 'n ooreenkoms wat ingevolge hierdie verordeninge aangegaan is, opsé, deur aan die ander party minstens 7 dae vooraf skriftelik kennis te gee van die voorneme om dit te doen.

#### *Afsluiting van Toevoer by Opsegging van Ooreenkoms.*

23. Indien 'n ooreenkoms ten opsigte van watervoorsiening tussen die Raad en die verbruiker opgesê word, is die Raad geregtig om die toevoer af te sluit: Met dien verstaande dat die toevoer nie afgesluit word nie, indien die nuwe verbruiker hom verbind om die koste te betaal van die water wat verbruik is van die datum waarop die laaste gewone aflesing van die meter plaasgevind het, of ten opsigte van 'n spesiale aflesing van die meter teen die koste wat in die tarief vasgestel is.

#### *Spesiale Beperkings.*

24. (1) Die Raad kan te eniger tyd die levering van water aan die geheel of enige gedeelte van die voorseeningsgebied beperk tot sodanige ure as wat hy bepaal en hy kan die gebruik van water vir enige bepaalde doel of vir enige doel behalwe dié wat genoem is, na gelang van die geval, beperk of verbied, en die Raad kan vir die doel van sodanige beperking of verbod, enige bepaalde metode of metodes van sodanige gebruik beperk of verbied.

(2) Enigeen wat water gedurende verbode ure gebruik of gebruik vir beperkte of verbode doeleindes of doeleindes behalwe dié wat genoem is, al na die geval, of in stryd met 'n bepaalde, beperkte of verbode metode van sodanige gebruik nadat openbare kennis van sodanige beperking of verbod deur die Raad gegee is, is skuldig aan 'n oortreding van hierdie verordeninge.

(3) Vir die toepassing van hierdie artikel beteken „openbare kennisgewing“ 'n aankondiging in beide amptelike tale in een of meer uitgawes van 'n nuusblad wat in die voorseeningsgebied gesels word.

#### *Versuim om Water te Voorsien.*

25. Dic Raad is nie aanspreeklik vir enige versuim om water te voorsien, of ten opsigte van 'n gebrek in die gehalte van die water wat voorsien is, waaraan dit ook al te wye is nie.

#### *Waterdruk.*

26. (1) Onderworp aan die bepalings van hierdie verordeninge, mag daar nie beskou word dat die Raad onderneem of waarborg om te eniger tyd 'n bepaalde

(2) The Board shall not be liable for damages to any consumer where it cuts off the water supply in the *bona fide* belief that any of the circumstances mentioned in subsection (1) have occurred.

(3) The consumer shall pay to the Board the fee as prescribed in the tariff for cutting off water in terms of this section.

(4) In the event of the Board at any time resuming the supply of water to such consumer, the consumer shall pay to the Board such charges as are prescribed in the tariff unless he establishes that the Board was not entitled in terms of subsection (1) to cut off such supply.

#### *Termination of Agreement.*

22. The Board or the consumer may at any time terminate any agreement under these by-laws by giving not less than 7 days' notice in writing to the other party hereto of the intention to do so.

#### *Disconnection of Supply on Termination of Agreement*

23. Where any agreement for the supply between the Board and the consumer has been terminated, the Board shall be entitled to disconnect such supply: Provided that no such disconnection shall be carried out where the new consumer accepts liability for payment for water consumed as from the date of the previous ordinary reading of the meter or for a special reading of the meter at the charge fixed in the tariff.

#### *Special Restrictions.*

24. (1) The Board may at any time restrict the supply of water to the whole or any portion of the area of supply to such hours as it may decide and it may restrict or prohibit the use of water for any specific purpose or for any purpose other than specified, as the case may be and the Board may, for the purpose of such restriction or prohibition, restrict or prohibit any specified method or methods of such use.

(2) Any person using water during prohibited hours or for restricted or prohibited purposes or purposes other than specified, as the case may be, or contrary to a specified, restricted or prohibited method of such use, after public notification of such restriction or prohibition by the Board shall be guilty of an offence under these by-laws:

(3) For the purpose of this section "public notification" shall mean publication in one or more issues of a newspaper circulating in the area of supply in both official languages.

#### *Failure to Supply.*

25. The Board shall not be liable for any failure to supply water or for any defect in the quality of the water supplied, however caused.

#### *Pressure.*

26. (1) Subject to the provisions of these by-laws, no undertaking or guarantee shall be presumed on the part

waterdruk by enige plek in die Raad se watertoevoerstelsel te handhaaf nie.

(2) Indien daar aansoek gedoen word om 'n watertoevoer na 'n perseel wat hoër lê as die vlak wat deur middel van die gewone druk in die Raad se hoofwaterspyp bedien kan word, of indien water daar benodig word, is dit die plig van die applikant of verbruiker om die Raad se levering onder sodanige omstandighede as wat op die betrokke perseel beskikbaar is, aan te neem, en daarna is die applikant of verbruiker aanspreeklik vir die verskaffing en instandhouding van die waterlevering aan sodanige perseel.

#### *Verkoop van Water deur Verbruikers.*

27. Geen verbruiker mag —
- water wat die Raad aan hom lewer, verkoop nie;
  - sodanige water van sy perseel af verwijder, laat verwijder, of toelaat dat dit verwijder word nie, behalwe soos bepaal in artikel 49.

#### *Spesiale Bepalings Betreffende Watervoorsiening deur Middel van Verplaasbare Meters.*

28. Benewens die bepalings wat in hierdie verordeninge vervat is, is die volgende spesiale bepalings van toepassing op watervoorsiening deur middel van 'n verplaasbare meter, en daar moet bekhou word dat hulle by enige ooreenkoms ten opsigte van sodanige voorsiening ingesluit is:—

- Indien die Raad water uit brandkrane moet voorsien, moet hy 'n verplaasbare meter om die voorraad mee af te meet, asook 'n standpyp, brandkraankoppeling, waterslange en die vereiste verbindingstukke ten einde aansluiting by die meter te bewerkstellig, verskaf.
- Die verbruiker moet ten opsigte van elke verplaasbare meter wat verskaf word, die bedrag wat in die tarief voorgeskryf is, vooruit aan die Raad betaal en die Raad moet hierdie bedrag hou as waarborg dat al die bepalings van enige ooreenkoms met betrekking tot die verskaffing van so 'n meter, nagekom sal word, en dat die verbruiker die koste van al die water wat aan hom gelewer is, en alle ander geld wat hy ingeval sodanige ooreenkoms aan die Raad verskuldig is, aan die Raad sal betaal.
- Die koste van die water wat aldus voorsien word, en die koste ten opsigte van die gebruik van die verplaasbare meter, word ooreenkomstig die skaal wat in die tarief aangegee is, bereken.
- Die verbruiker moet alle rekeninge ten opsigte van water wat aldus voorsien is binne tien dae van die datum af waarop dit deur die Raad voorsien is, aan die Raad betaal.
- Indien die verbruiker water uit 'n brandkraan gebruik sonder dat die water eers deur die verplaasbare meter gaan, of indien water vermors word voordat dit deur so 'n verplaasbare meter gegaan het, moet die verbruiker die bedrag wat in die tarief voorgeskryf word, ten opsigte van elke dag waarop water aldus gebruik word, of waarop sodanige vermoring plaasvind, aan die Raad betaal.
- Die verbruiker moet —
  - wanneer hy die verplaasbare meter in ontvangs neem, 'n kwitansie onderteken waarin hy erken dat dié meter in 'n goeie toestand verkeer;
  - die meter, met uitsluiting van billike slytasic, in dieselfde goeie toestand onderhou en terugbring.

of the Board to maintain any specified pressure of water at any time at any point in the Board's water system.

(2) Where application is made for a supply of water or where a supply is required for premises situated above a level that can be served by the normal pressure in the Board's mains it shall be the duty of the applicant or consumer to accept the Board's supply under such conditions as are available at that particular site, and thereafter the applicant or consumer shall be responsible for the provisions and maintenance of the water supply to such premises.

#### *Sale of Water by Consumers.*

27. No consumer shall —
- sell any water supplied to him by the Board; or
  - take away or cause or permit to be taken away from his premises any such water except as provided for in section 49.

#### *Special Conditions Concerning the Supply of Water by Portable Meters.*

28. In addition to the provisions laid down in these by-laws, the following special provisions shall apply to the supply of water by portable meter and shall be deemed to have been included in every agreement for such supply:—

- Where water is to be supplied by the Board from hydrants, the Board shall supply a portable meter for measuring such supply together with stand pipe, hydrant coupling, hose pipes and necessary unions for connection to the meter.
- The consumer shall pay to the Board in advance the sum specified in the tariff in respect of each portable meter supplied, which sum shall be held by the Board as security for the due fulfilment of all provisions of any agreement relating to the supply of such meter and the payment by the consumer to the Board for all water supplied to him and any other sums due by him to the Board under such agreement.
- The charge for water so supplied and for the use of the portable meter shall be at the rate specified in the tariff.
- All accounts for water so supplied shall be paid by the consumer to the Board within ten days of the date of rendition by the Board.
- Where water is taken by the consumer from a hydrant without such water passing through the portable meter, or where water is wasted before passing through such portable meter, the sum specified in the tariff shall be paid by the consumer to the Board for every day during which water is so taken or such waste continues.
- The consumer shall —
  - upon taking delivery of the portable meter sign a receipt acknowledging such meter to be in good order and condition;
  - maintain and return such meter in the same good order and condition, fair wear and tear excepted.

- (g) Indien die verbruiker in gubreke bly om die verplaasbare meter terug te besorg, moet hy die koste van 'n nuwe meter aan die Raad betaal, of indien hy die meter in 'n beschadigde toestand terugbesorg, moet hy aan die Raad die koste van 'n nuwe meter betaal, of die herstelkoste, indien die beschadigde meter op bevredigende wyse herstel kan word.
- (h) Die verbruiker moet die verplaasbare meter in ontvangs neem en dit weer aan die Raad terugbesorg op 'n plek wat die hoofingenieur van tyd tot tyd vasstel.

*Watervoorsiening vir Boudoelindes.*

29. (1) Indien water op aansoek van 'n eienaar, bouer of ander persoon vir boudoelindes na 'n perseel aangele word, moet so 'n eienaar, bouer of ander persoon die koste daarvan verbonde om die verbindingspyp en die meter aan te bring, ooreenkomsdig die skaal wat in die tarief voorgeskryf is, betaal.

(2) So 'n eienaar, bouer of ander persoon moet die koste van die water wat aldus voorsien word, ooreenkomsdig die tarief betaal.

(3) Indien dit aan die doel beantwoord, kan dieselfde verbindingspyp wat ingevolge hierdie artikel verskaf word, vir die permanente voorsiening van water aan die perseel gebruik word, maar daar mag met betrekking tot die permanente voorsiening, geen aansluiting by die syleidingstelsel bewerkstellig word alvorens al die bepalings van hierdie verordeninge nagekom is nie.

*Heffing van Gelde ten Opsigte van alle Eiendomme wat deur 'n Skema bedien word.*

30. Die Raad kan waar 'n erf, standplaas of perseel of ander terrein met of sonder verbeterings aangesluit is of na die mening van die Raad by die Raad se hoofwaterleiding aangesluit kan word gelde hef en die bedrae voorgeskryf in die tarief moet in die verband betaal word.

**HOOFTUK 4.**

**ALGEMENE BEPALINGS BETREFFENDE VOORADE WAT AFGEMEET WORD.**

*Die Raad moet die Verbindingspyp verskaf.*

31. (1) Nadat daar 'n ooreenkoms tussen die Raad en 'n eienaar met betrekking tot die voorsiening van water aan 'n perseel gesluit is, en die toepaslike bepalings van hierdie verordeninge nagekom is, moet die Raad 'n verbindingspyp op sodanige perseel verskaf, aanlê en onderhou: Met dien verstande dat die ligging van die verbindingspyp deur die hoofingenieur vasgestel moet word.

(2) Die eienaar moet die bedrag betaal wat in die tarief ten opsigte van so 'n verbindingspyp voorgeskryf is: Met dien verstande dat, sover dit enige grootte of lengte van die verbindingspyp betref waarvoor daar nie in die tarief voorsiening gemaak word nie, of in gevalle waar die bedrag wat gevorder word, nie voldoende is om die koste daarvan verbonde om so 'n verbindingspyp te verskaf, te dek nie, die eienaar die bedrag moet betaal wat die Raad met inagneming van die omstandighede aan die geval verbonde, vasstel.

(3) Die eienaar of verbruiker, al na die geval, moet enige bedrag wat ingevolge hierdie artikel verskuldig is, vooruit aan die tesourier betaal.

(g) If the consumer fails to return the portable meter, he shall pay to the Board the cost of a new meter, or if he returns such meter in a damaged condition, he shall pay to the Board the cost of a new meter or the cost of repairs where such damaged meter can be satisfactorily repaired.

(h) The consumer shall take delivery of and shall return the portable meter to the Board at such place as the chief engineer may from time to time direct.

*Supplies for Building Purposes.*

29. (1) Where, upon the application of any owner, builder or other person, a supply of water for building purposes is laid on to any premises, the cost of providing and fixing the communication pipe and the meter shall be borne by such owner, builder or other person in accordance with the rates prescribed in the tariff.

(2) Such owner, builder or other person shall pay for water so supplied according to the tariff.

(3) If suitable for the purpose, the same communication pipe as is supplied under this section may be used for the permanent supply to the premises but no connection in respect of such permanent supply shall be made with the service until all the provisions of these by-laws have been complied with.

*Making of charges in respect of all properties served by a Scheme.*

30. The Board may make charges where any erf, stand or lot or other area with or without improvements is, or in the opinion of the Board, can be connected to any water main of the Board and the amounts specified in the tariff shall in such event be paid.

**CHAPTER 4.**

**GENERAL PROVISIONS RELATING TO METERED SUPPLIES.**

*Provision of Communication Pipe by Board.*

31. (1) Upon an agreement having been entered into between the Board and any owner in regard to the supply of water to premises and after the relevant provisions of these by-laws have been complied with, the Board shall provide, lay down and maintain a communication pipe to such premises: Provided that the position of the communication pipe shall be as determined by the chief engineer.

(2) The sum payable by such owner in respect of such communication pipe shall be as prescribed in the tariff: Provided that in respect of any size or length of communication pipe not provided for in the tariff or in cases where the tariff charge is insufficient to cover the cost of providing such communication pipe, the owner shall pay such sum as may be decided by the Board having regard to the circumstances of the case.

(3) Any amount due under this section shall be paid to the treasurer in advance by the owner or consumer, as the case may be.

*Afsonderlike Verbindingspype word vir Individuele Persele vereis.*

32. Daar moet, met die doel om water te voorsien, 'n afsonderlike verbindingspyp ten opsigte van elke perseel of gedeelte daarvan wat afsonderlik geokkupeer word, verskaf word: Met dien verstande dat —

- (a) die Raad slegs een verbindingspyp toelaat om water aan 'n groep of 'n blok wonings, woonstelle, winkels, kantore of ander geboue wat aan een eienaar behoort, te voorsien, indien die eienaar of okkupeerder daarvan onderneem om die koste van die water te betaal, wat aan elke gebou waaruit die groep of blok bestaan, gelewer word;
- (b) indien daar ingevolge die bepalings van paragraaf (a), water uit een verbindingspyp aan meer as een gebou soos vermeld, voorsien word, daar 'n afsluitkraan aan elke takpyp wat daarvandaan af na elkeen van die bedoelde geboue loop, aangebring moet word, met die doel om die watertoevoer na elkeen van die persele te kan afsluit sonder om die toevoer na die ander te onderbreek;
- (c) indien daar 'n kraan aan 'n staanpyp aangebring word waarvandaan water aan meer as een perseel voorsien moet word, dit 'n goedgekeurde kraan moet wees van die soort wat self toegaan.

*Elke Perseel moet net een Verbindingspyp hê.*

33. Daar mag aan geen perseel wat aan een eienaar behoort, water deur middel van meer as een verbindingspyp voorsien word nie: Met dien verstande dat —

- (a) indien dit vir die Raad blyk dat dit ontbering, ernstige ongerief of iets dergeliks sal meebring, die Raad kan toelaat dat die toevoer deur middel van meer as een verbindingspyp geskied;
- (b) waar meer as een verbindingspyp ingevolge die bepalings van paragraaf (a) toegelaat word, die koste ten opsigte van elke addisionele verbindingspyp en meter ooreenkomsdig die tarief gevorder word.

*Verskaffing van Meters.*

34. Die Raad moet alle meters verskaf: Met dien verstande dat die hoofingenieur geheel en al na goeddunke kan bepaal hoe groot die meters wat aangebring word, moet wees.

*Aanbring en die Ligging van Meters.*

35. (1) Die Raad moet aan die verbindingspyp 'n meter aanbring.

(2) Indien die Raad dit vereis, moet die verbruiker 'n gesikte en veilige plek binne sy perseel verskaf waar die meter aangebring kan word, en die Raad kan die meter op dié plek aanbring.

*Instandhouding van Verbindingspyp.*

36. Die nodige instandhouding van die gedeelte van die verbindingspyp tussen die straatgrens en die meter binne die perseel moet deur die Raad op die verbruiker se onkoste uitgevoer word.

*Verskaffing en die Posisie van die Afsluitkraan.*

37. (1) Die Raad moet uitsluitlik vir sy eie gebruik 'n afsluitkraan tussen die meter en die hoofwaterpyp aanbring.

*Separate Communication Pipes for Individual Premises.*

32. For the purpose of supplying water thereto, a separate communication pipe shall be provided in respect of each and every premises or portion thereof in separate occupation: Provided that —

- (a) one communication pipe only shall be permitted by the Board for the supply of water to a group or block of dwellings, flats, shops, offices or other buildings in single ownership where the owner or occupier thereof undertakes to pay for the water supplied to each of the buildings comprising such group or block;
- (b) where, in terms of paragraph (a) more than one building as aforesaid is supplied from one communication pipe, a stop tap shall be fixed on each branch pipe leading therefrom to each such building for the purpose of turning off the supply of water to each such premises without interrupting the supply to the others;
- (c) where a tap is fixed to a stand pipe from which water is intended to be supplied to more than one premises, such tap shall be an approved type of self-closing tap.

*Limitation of One Communication Pipe to each Premises.*

33. No premises in single ownership shall be entitled to obtain a supply of water by means of more than one communication pipe: Provided that —

- (a) where it appears to the Board that hardship or grave inconvenience or other similar circumstances would otherwise result, the Board may permit such supply by means of more than one communication pipe;
- (b) where more than one communication pipe is permitted in terms of paragraph (a) a charge shall be made in accordance with the tariff for each additional communication pipe and meter.

*Provision of Meters.*

34. All meters shall be supplied by the Board: Provided that the size of the meter to be installed shall be within the sole discretion of the chief engineer.

*Fixing and Position of Meters.*

35. (1) The Board shall fix in the communication pipe a meter.

(2) If so required by the Board the consumer shall provide a suitable and safe place within his premises in which to fix the meter and the Board may install the meter in such place.

*Communication Pipe Maintenance.*

36. Any maintenance necessary of that portion of the communication pipe between the street boundary and the meter, within the premises shall be carried out by the Board at the consumer's expense.

*Provision and Position of Stop-cock.*

37. (1) The Board shall, for its exclusive use, install a stop-cock between the meter and the main.

(2) Die verbruiker moet op eie koste, of die Raad kan na goeddunke op koste van die verbruiker en uitsluitlik vir sy gebruik, 'n afsluitkraan verskaf en dit in die geval van 'n meter wat buite die grens aangebring is, op 'n geskikte plek net binne die grens van die eiendom, en in die geval van 'n meter wat op die perseel staan, op 'n geskikte plek aan die verbruiker se kant van die meter, aan die syleiding aanbring.

#### *Installasiekoste van 'n Meter.*

38. 'n Verbruiker moet alle koste daarvan verbonde om 'n meter in sy syleidingstelsel aan te bring, betaal soos bepaal in die tarief.

#### *Eiendomsreg ten opsigte van Meters.*

39. Enige meter wat die Raad ooreenkomsdig hierdie verordeninge verskaf en aanbring, asook die toebehore in verband daarmee, is en bly die uitsluitlike eiendom van die Raad, en so 'n meter is te alle tye volkome onder beheer van die Raad.

#### *Bewaring van Meters.*

40. Die verbruiker is verantwoording verskuldig aan die Raad ten opsigte van die bewaring en toestand van 'n meter wat op sy perseel aangebring is, en hy moet die Raad vergoed vir alle skade wat aan so 'n meter berokken word.

#### *Bemoeiing met of Beskadiging van Meters.*

41. (1) Niemand behalwe die hoofingenieur mag 'n meter of enige toebehore daarvan afhaal of hom daarmee bemoei nie, of veroorsaak of toelaat dat iemand anders dit afhaal of daarvan peuter nie.

(2) Niemand mag opsetlik 'n meter of die toebehore daarvan beskadig nie.

#### *Herstel van Meters.*

42. Indien reparasies aan 'n meter nodig bevind word, moet die Raad sodanige reparasies sodra moontlik uitvoer.

#### *Instandhoudings- en Herstelkoste ten Opsigte van Meters.*

43. (1) Die Raad moet op eie koste 'n meter wat hy verskaf het, en wat op gewone wyse uitslyt, in stand hou en herstel.

(2) Indien 'n meter herstel moet word omdat dit opsetlik of per ongeluk deur die verbruiker beskadig is, moet die verbruiker die koste van die herstelwerk betaal, insluitende die koste daarvan verbonden om die meter te verwijder en weer aan te bring, of om dit deur 'n ander te vervang, en die verbruiker moet dié geld betaal op aanvraag deur die Raad.

#### *Vervanging van Meters.*

44. Die Raad kan te eniger tyd op eie koste 'n meter afhaal en verwijder, en na goeddunke 'n ander meter in die plek daarvan aanbring.

#### *Die Hoeveelheid Water wat Afgemeet word, en Betaling Daarvoor.*

45. (1) Die hoeveelheid water wat volgens die meterafsleng aan 'n verbruiker gelewer is, word beskou as die hoeveelheid wat werklik aldus aan hom verskaf is.

(2) The consumer shall, at his own expense, or the Board may at its discretion and at the consumer's expense and for his exclusive use, provide and install a stop-cock at a suitable point on the service pipe immediately inside the boundary of the property in the case of a meter installed outside the boundary, and in the case of a meter installed on the premises at a suitable point on the consumer's side of the meter.

#### *Cost of Installing Meter.*

38. The consumer shall pay all charges in connection with the installation of any meter on his service as specified in the tariff.

#### *Ownership in Respect of Meters.*

39. Any meter provided and installed by the Board in accordance with these by-laws, together with the fittings connected therewith, shall be and remain the absolute property of the Board and such meter shall at all times be under the sole control of the Board.

#### *Safe-keeping of Meters.*

40. The consumer shall be responsible to the Board for the safe-keeping and condition of any meter installed upon his premises and shall be liable to the Board for any damage or injury which may be done to or sustained by such meter.

#### *Interference with or Damage to Meters.*

41. (1) No person other than the chief engineer shall disconnect, interfere with or cause or permit any other person to disconnect or interfere with any meter or fittings connected therewith.

(2) No person shall wilfully damage any meter or fittings connected therewith.

#### *Repairs to Meters.*

42. In the event of repairs to any meter being found necessary, the Board shall effect such repairs as soon as possible.

#### *Cost of Maintenance and Repair of Meters.*

43. (1) The Board shall, at its own cost and expense, maintain and repair any meter provided by it, to the extent of ordinary wear and tear.

(2) Where any repairs have become necessary in consequence of such meter having been wilfully or accidentally damaged by the consumer, the consumer shall be liable for the cost of such repairs; including the cost of removal and re-installation thereof, or substitution, if necessary, and such cost shall be payable by the consumer on demand by the Board.

#### *Substitution of Meters.*

44. The Board may at any time at its own expense disconnect and remove any meter and install and substitute any other meter at its discretion.

#### *Quantity of Water Registered and Payment Thereof.*

45. (1) The quantity of water which shall be registered by the meter as having been supplied to any consumer shall be deemed to be the quantity actually so supplied.

(2) Die verbruiker moet teen die skaal bepaal in die tarief vir die hoeveelheid water wat aldus afgemeet is, betaal.

*Inskrywings in die Boeke van die Raad is Bindend.*

46. Tensy daar bewys word dat die inskrywings in die boeke van die Raad onjuis is, of dat die meter tentyde van sodanige aflesing verkeerd was, word elke verbruiker deur die inskrywing in die boeke van die Raad gebind, en dit is nie nodig om die persoon wat die meter afgelees het, of iemand wat vir 'n besondere inskrywing verantwoordelik is te roep ten einde sodanige aflesing of inskrywing te staaf nie.

*Ontvredeheid oor Meteraflesing.*

47. (1) Indien 'n verbruiker te eniger tyd ontvrede is oor enige besondere aflesing van 'n meter wat deur die Raad verskaf is, en wil hê dat dié meter getoets moet word, moet hy binne 7 dae nadat die Raad hom van sodanige aflesing verwittig het, die Raad skriftelik in kennis stel, en terselfdertyd die bedrag in die tarief bepaal, by die Raad stort, en daarna moet die Raad die meter onmiddellik laat toets.

(2) Indien daar gevind word dat die meter juis registreer, behou die Raad die bedrag wat aldus by hom gestort is.

(3) Indien gevind word dat die meter verkeerd registreer, moet die Raad die deposito aan die verbruiker terugbetaal, en 'n ander meter wat in orde is, op eie koste aanbring terwyl die koste van die water wat verbruik is gedurende die 3 maande wat die aflesing wat betwis word, voorafgaan, ooreenkomsdig die graad van die fout wat vasgestel is, aangesuiwer moet word: Met dien verstande dat, indien sodanige meter minder as 6 maande gelede aangebring is, dié aansuiwing ten opsigte van die helfte van die korter tydperk moet geskied.

(4) Dit word geag dat die meter juis registreer indien die persentasie wat dit teen normale vloei te veel of te min registreer, nie die persentasie in die tarief bepaal oorskry nie. Normale vloei beteken tweedertes van die hoogste kapasiteit van die meter.

*Meter wat nie Registreer nie.*

48. (1) Indien daar gevind word dat 'n meter nie meer registreer nie, moet die Raad dit so spoedig moontlik herstel of deur 'n ander vervang.

(2) Tensy daar tot voldoening van die hoofingenieur bewys word dat daar minder of meer water verbruik is, word die hoeveelheid water waaroor die verbruiker van die datum af waarop die meter voor dit opgehou het om te registreer, die laaste keer afgelees is, tot op die datum waarop dit herstel of vervang is moet betaal, op die volgende grondslag deur die Raad beraam:

- Die gemiddelde maandelikse hoeveelheid water wat gedurende die 3 maande voor die laaste aflesing op die perseel wat deur die meter bedien word, verbruik is;
- of indien dit nie moontlik is nie, die hoeveelheid water wat die vorige jaar gedurende die ooreenkommende maand op die perseel verbruik is;
- of indien dit nie moontlik is nie, die gemiddelde maandelikse hoeveelheid water wat gedurende 'n tydperk van 3 maande nadat die meter herstel of vervang is, op die perseel wat deur die meter bedien word, verbruik word.

(2) The quantity of water so registered shall be paid for by such consumer at the rate or charge specified in the tariff.

*Entry in Books of Board Binding.*

46. In the absence of evidence showing either that the entry in the books of the Board has been incorrectly made or that the meter was at the time of such reading in default, every consumer shall be bound by the entry in the books of the Board, and it shall not be necessary to call the person who read the meter, or the person who made any particular entry, in order to prove such reading or entry.

*Dissatisfaction with Reading.*

47. (1) If any consumer is at any time dissatisfied with any particular reading of a meter supplied by the Board and is desirous of having such meter tested, he shall give written notice to the Board within 7 days after receipt of notice from the Board of such reading, and shall at the same time deposit with the Board the amount specified in the tariff, and thereupon the meter shall be tested forthwith by the Board.

(2) If such meter is found to be registering correctly, the Board shall retain the amount deposited with it.

(3) If such meter is found to be registering incorrectly, the Board shall refund the deposit to the consumer and shall reaffix a meter in good working order at its own cost, and the charge for water consumed during the 3 months preceding the reading in dispute shall be adjusted in accordance with the degree of error found: Provided that where such meter has been installed for a period less than 6 months, such adjustment shall be over half such lesser period.

(4) The meter shall be considered to be registering correctly if no error of more than the percentage specified in the tariff over or under registration is found, at the rate of normal flow. Normal flow shall mean two-thirds of the maximum flow capacity of the meter.

*Failure of Meter to Register.*

48. (1) Where any meter is found to have ceased to register, the Board shall repair or replace such meter as soon as possible.

(2) Unless it can be proved to the satisfaction of the chief engineer that a lesser or greater quantity of water had been consumed, the quantity of water to be paid for by the consumer from the date of the reading of the meter prior to its failure to register up to the time of its repair or replacement shall be estimated by the Board on the basis of: —

- The average monthly consumption of water upon the premises served by the meter during the 3 months prior to the last registration;
- or if this is not possible, the corresponding month's consumption in the previous year of water consumed upon such premises;
- or if this is not possible, the average monthly consumption upon the premises served by the meter over a period of 3 months after repair or replacement of the meter has been effected.

## HOOFSTUK 5.

## BEPALINGS BETREFFENDE SYLEIDINGSTELSELS VAN VERBRUIKERS.

*Pype oor Strate.*

49. (1) Niemand mag sonder dat die skriftelike toestemming van die Raad eers verkry is, en behalwe op voorwaardes wat die Raad stel, 'n pyp, kanaal of waterleiding op, in of onder 'n straat, 'n openbare plek, of grond wat by die Raad berus of wat onder sy beheer staan, aanlê, aanbring, verander, of laat aanlê, aanbring, verander of bou met die doel om water aan te voer nie, of dié water nou al oorspronklik uit die Raad se voorrade of uit private bronne afkomstig is of nie.

(2) Enigeen wat sodanige toestemming van die Raad verkry, moet, indien daar voorrade van die Raad vir die perseel beskikbaar is, aan die Raad die huur in die tarief bepaal, ten opsigte van die pyplyn betaal: Met dien verstande dat, indien daar vir die water betaal word teen die skaal in die tarief bepaal, daar geen addisionele koste ten opsigte van die pyplyn gevorder word nie.

(3) Indien daar geen voorraad van die Raad beskikbaar is nie, is die toestemming wat verleen word onderworpe aan die voorwaarde dat die koste wat in subartikel (2) aangegee word, betaal moet word sodra die Raad se voorraad beskikbaar word.

(4) Die Raad kan enige sodanige toestemming by skriftelike kennisgewing van minstens een maand en onderteken deur die hoofingenieur, intrek.

*Aanbring van Syleidingstelsel.*

50. Elke eienaar of verbruiker moet op eie koste sy eie syleidings verskaf, aanlê, aanbring en in stand hou.

*Bedecking van Syleidings.*

51. Niemand mag 'n syleiding wat nuut aangelê of aangebring is, tydens die installasie of verandering van die syleidingstelsel, laat bedek of toelaat dat dit bedek word nie, alvorens so 'n pyp deur die hoofingenieur ondersoek en goedgekeur is nie.

*Daar moet Kennis Gegee word wanneer 'n Syleidingstelsel of Verandering daaraan Nagegaan moet word.*

52. Sodra 'n syleidingstelsel of bykomende toebehore of enige verandering aan 'n bestaande syleidingstelsel gereed is om nagegaan te word, moet die hoofingenieur daarvan verwittig word.

*Die Syleidingstelsel en Veranderings daaraan moet Nagegaan en Goedgekeur word.*

53. (1) Geen syleidingstelsel mag in gebruik gestel word tensy en alvorens dit nagegaan is, en die hoofingenieur 'n goedkeuringssertifikaat ten opsigte daarvan uitgereik het nie.

(2) Alle addisionele toebehore by, of veranderings aan 'n bestaande syleidingstelsel wat reeds by die Raad se tovoerstelsel aangesluit is, moet deur die hoofingenieur nagegaan en goedgekeur word en indien daar nie 'n goedkeuringssertifikaat uitgereik kan word nie, moet dit verander word sodat dit aan die bepalings van hierdie verordeninge voldoen, of anders moet dit onmiddellik verwijder word.

## CHAPTER 5.

## PROVISION RELATING TO CONSUMER'S SERVICE.

*Pipes Across Streets.*

49. (1) No person shall, without the written permission of the Board first had and obtained and except under such conditions as the Board may prescribe, lay, fix, alter, construct or cause to be laid, fixed altered or constructed any pipe, channel or conduit on, in or under any street, public place or land vested in or under the control of the Board for the purpose of conveying water, whether such water is derived originally from the Board's supply or from private sources of supply.

(2) Every person receiving any such permission from the Board shall, where the Board's supply is available for the premises, pay to the Board the rental for the pipe line specified in the tariff: Provided that where the water is paid for at the rates specified in the tariff, no additional charge shall be made for the pipe line.

(3) Where the Board's supply is not available, any permission given shall be conditional on the payment of the charges referred to in subsection (2) immediately upon the Board's supply becoming available.

(4) Any such permission may be withdrawn by the Board on not less than one month's notice in writing under the hand of the chief engineer.

*Provision of Service.*

50. Every owner or consumer shall, at his own expense, provide, install, lay down and maintain his own service.

*Covering of Service.*

51. No person shall cause or permit any newly laid or fixed service pipe to be covered in the course of the installation or alteration of a service until such pipe has been examined and approved by the chief engineer.

*Notice that Inspection of Service or Alteration Thereto is Required.*

52. When any service or additional fittings or any alteration in any existing service is ready for inspection, notice thereof shall be given to the chief engineer.

*Inspection and Approval of Service and Alterations Thereto.*

53. (1) No service shall be placed in use unless and until it has been inspected and a certificate of approval issued by the chief engineer.

(2) Every additional fitting or alteration to an existing service already connected to the Board's supply system shall be subject to inspection by and approval of the chief engineer and shall in the event of no certificate of approval being issued, be altered to comply with these by-laws or be removed immediately.

*Voorbereiding van die Syleidingstelsel en die Aanbring van die Meter.*

54. (1) Indien die Raad instem om water by wyse van 'n meter te voorsien aan 'n perseel wat nog nie tevore aldus van water voorsien is nie, moet die verbruiker op eie koste sy syleidingstelsel voorberei sodat die verbindingsspyp en die meter aangebring kan word.

(2) Nadat die syleidingstelsel gereed is, en deur die hoofingenieur goedgekeur is, en nadat die bedrae wat in die tarief voorgeskryf word, betaal is, moet die Raad die syleidingstelsel by die verbindingsspyp aansluit.

*Watersyleidingstelsel.*

55. By voltooiing van 'n syleidingstelsel moet dit getoets en bewys word dat dit waterdig is by 'n waterdruk minstens gelyk aan die maksimumdruk waarby dit gebruik moet word.

*Genoegsaamheid van die Watervoorraad.*

56. (1) Die verbruiker se syleidingstelsel moet groot genoeg wees om 'n gelyktydige aanhoudende stroom water uit alle uitletpype toe te laat: Met dien verstande dat daar nooit 'n waterpyp toegelaat mag word met 'n binnedeursnee van minder as 12 mm nie.

(2) Die watertoever na alle sanitêre inrigtings moet voldoende wees om hulle skoon en in 'n goeie toestand te hou.

*Lasse.*

57. Daar mag geen ander las as standaard-inskroef-lasse,loodsmeerlassen of ander lasse wat deur die Raad goedgekeur is, vir syleidings gebruik word nie.

*Krane en Spoekleppe.*

58. Niemand mag 'n kraan of spoeklep aan 'n syleidingstelsel aanbring, laat aanbring of toelaat dat dit aangebring word nie, tensy en alvorens so 'n kraan of spoeklep deur die hoofingenieur getoets, goedgekeur en gestempel is.

*Diepte van Syleidings onder die Grond.*

59. Alle syleidings wat onder die grond aangelê word, moet minstens 380 mm diep bedek word.

*Aanbring van Pype op Plekke waar Besoedeling kan plaasvind.*

60. Niemand mag 'n pyp wat deur die Raad van water voorsien moet word, deur, in of na 'n riool, 'n asput, misgat of ander plek aangelê of aanbring, waar die water in dié pyp moontlik besoedel kan raak of ongemerk kan uitlek indien die pyp defek raak nie, of mag 'n pyp wat aldus aangelê of aangebring is met bogenoemde doel gebruik nie: Met dien verstande dat, indien dit ondoenlik is om 'n pyp op enige ander as bogenoemde manier aan te lê of aan te bring, die deel daarvan wat aldus aangelê of aangebring word, deur 'n smicedysterbuis of -kis aangelê moet word wat lank en sterk genoeg is, en wat sodanig gemaak is dat dit die pyp daarin behoorlik kan beskerm, en wat sal meebring dat enige water wat uitlek of vermom, maklik opgemerk kan word.

*Preparation of Service for an Installation of Meter.*

54. (1) Where the Board agrees to supply water by meter to any premises not previously so supplied, the consumer shall, at his own expense, prepare his service for the installation of the communication pipe and the meter.

(2) Upon the service being prepared and approved by the chief engineer, and after payment of the amounts prescribed in the tariff, the Board shall connect the service to the communication pipe.

*Water Distribution Services.*

55. Upon the completion of any distribution service it shall be tested and proven tight under water pressure not less than the maximum pressure under which it is to be used.

*Adequacy of Water Supply.*

56. (1) The consumer's service shall be of sufficient size to permit a continuous flow of water from all outlets at one time: Provided that in no case shall any water pipe be allowed whose internal diameter is less than 12 mm.

(2) All sanitary installations shall be provided with a water supply sufficient to keep them in a clean and sanitary condition.

*Joints.*

57. No joints except standard screwed joints, wiped plumbing, or other joints approved by the Board shall be used on any service pipe.

*Taps and Flushing Valves.*

58. No person shall install or cause or permit to be installed on any service any tap or flushing valve unless and until such tap or flushing valve has been tested, approved and stamped by the chief engineer.

*Depth of Service Pipes below Ground.*

59. All service pipes laid in the ground shall have a minimum cover of 380 mm.

*Laying of Pipes in Places where Pollution might result.*

60. No persons shall lay or install any pipe which is to be supplied with water by the Board through, in or into any sewer, drain, ash pit, manure hole or other place where, in the event of the pipe becoming defective the water conveyed through such pipe would be liable to become polluted or to escape without observation, or make use for the above purpose of any pipe so laid or installed: Provided that where it is impracticable to lay or install any pipe other than in such a manner aforesaid the part thereof so laid or installed shall be carried through a cast iron tube or box of sufficient length and strength and of such construction as will afford proper protection to the pipe in the interior thereof and render any leakage or waste therefrom readily perceptible.

*Krane of Pype wat Lek.*

61. (1) Niemand mag 'n pyp, kraan of toebehoere laat lek nie, of toelaat dat dit lek nie, en geen kraan of toebehoere mag op so 'n plek aangebring word dat 'n lekplek nie maklik opgemerk kan word nie.

(2) Geen verbruiker is geregtig op afslag ten opsigte van water wat weens gebrekkige toebehoere of onopgemerkte lekplekke in die sylciding vermors raak nie.

*Pype en Staanpype moet stewig Vasgeheg word.*

62. (1) Alle pype, behalwe dié wat in die grond aangelê is, moet op verskeie plekke stewig aan dié deel van die muur of aan 'n ander stewige deel van die bouwerk, waarlangs dit loop, vasgeheg word.

(2) Alle staanpype of ander pype wat bokant die grond uitsteek en nie aan die bouwerk vasgeheg is nie, moet stewig aan 'n pen wat styf in die grond ingeslaan is, of op 'n ander wyse wat deur die hoofingenieur goedgekeur is, vasgeheg word, sodat dié staanpyp of -pype nie onnodig beweeg nie.

*Waterbak wat in die Grond staan.*

63. Geen waterbak wat in 'n uitgraving in die grond toegemaak of daarin aangebring is, mag gebruik word om water wat die Raad verskaf en wat vir menslike verbruik bedoel is, in op te gaan of te hou nie.

*Krane vir Huishoudelike tovoer.*

64. Krane wat bedoel is om water vir huishoudelike doeleindes in woonhuise of woongeboue, of vir drinkdoeleindes op enige ander soort perseel te verskaf, behalwe krane wat met die warmwaterstelsel verbind is, moet aan die syleiding aangebring word op 'n plek voordat dié pyp in 'n waterbak gaan, en mag nie van enige waterbak af van water voorsien word nie: Met dien verstande dat in geboue waar water benodig word bo 'nvlak waar daar nie 'n gereelde en voldoende tovoer van die hoofwaterpyp af beskikbaar is nie, die tovoer uit 'n tenk of waterbak verkry kan word wat ooreenkomsdig die bepalings van hierdie verordeninge gemaak is.

*Verbinding van Diverse Toestelle.*

65. (1) Niemand mag veroorsaak of toelaat dat 'n syleiding regstreeks met 'n waterkloset, urinoir, stoom- of warmwaterketel, 'n toe waterverwarmingstoestel, 'n handewasbak of -toestel verbind word nie.

(2) Elke sodanige waterkloset, urinoir, stoom- of warmwaterstelsel, toe waterverwarmingstoestel, handewasbak of -toestel, moet afsonderlik en regstreeks van die waterbak af wat uitshuilik met dié doel aangebring is van water voorsien word.

*Waterbak.*

66. Niemand mag op 'n perseel, 'n waterbak om water in op te vang of in te hou, aanbring, bevestig, gebruik of veroorsaak of toelaat dat dit aangebring, bevestig of gebruik word nie, tensy —

- (a) so 'n waterbak gemaak is van leiklip, versinkte yster, beton of hout wat met lood of sink wat sterk en dik genoeg is, uitgevoer is;
- (b) so 'n waterbak waterdig is en behoorlik toe en gevanteer is;
- (c) die inloop-opening daarvan 'n goedgekeurde vlotter-kraan of afsluitklep aan het;

*Leakage of Taps or Pipes.*

61. (1) No person shall cause or permit any pipe, tap or fitting to leak, and no tap or fitting shall be installed in such position that any leakage cannot readily be detected.

(2) No consumer shall be entitled to any rebate in respect of the wastage of water due to faulty fittings or undetected leakage in the service pipes.

*Pipes and Stand Pipes to be Securely fixed.*

62. (1) All pipes, except those laid in the ground, shall be securely fixed at frequent intervals to that portion of the wall or other rigid portion of the structure along which they pass.

(2) All stand pipes or other pipes projecting above the ground and not otherwise secured to any structure shall be securely fixed to a stake securely driven into the ground, or by other means approved by the chief engineer, in such a manner as to prevent undue movement of such stand pipe or pipes.

*Cistern in Ground.*

63. No cistern buried or installed in any excavation in the ground shall be used for the storage or reception of water supplied by the Board and intended for human consumption.

*Taps for Domestic Supply.*

64. Other than those discharging from the hot water system, taps to supply water for domestic purposes in dwelling-houses or residential buildings or for drinking purposes on any other type of premises shall be connected to a service pipe at a point before such pipe enters a cistern and shall not be supplied from any cistern: Provided that in buildings where a water supply is required above the level at which a regular and adequate supply is available from the mains, the supply may be taken from a tank or cistern which shall be constructed in accordance with the provisions of these by-laws.

*Connection of Sundry Apparatus.*

65. (1) No person shall cause or permit any service pipe to be connected directly to any water closet, urinal, steam or hot water boiler, closed water heater, trade vessel or apparatus.

(2) Every such water closet, urinal, steam or hot water boiler, closed water heater or trade vessel or apparatus shall be fed separately and directly from a cistern installed solely for that purpose.

*Cistern.*

66. No person shall install, fit, use or cause or permit to be installed, fitted or used upon any premises a cistern for the reception or storage of water unless —

- (a) such cistern is constructed of slate, galvanised iron, concrete or wood lined with lead or zinc of a sufficient strength and thickness;
- (b) such cistern is watertight and properly covered and ventilated;
- (c) the inlet thereof is provided with an approved ball tap or check valve;

- (d) dié waterbak op so 'n wyse aangebring is dat die binnekant daarvan maklik ondersoek en skoongemaak kan word;
- (e) 'n afsluitkraan op die inlaatpyp by sodanige waterenk in so 'n posisie aangebring word dat dit te alle tye maklik bereik kan word.

#### *Morspype van Waterbak.*

67. Alle waterbakke moet mors- of oorlooppype aanhê, wat so geleë is dat water wat daaruit loop, maklik opgemerk kan word.

#### *Inhoud van Waterbak.*

68. Elke stoommasjien en -ketel en alle persele wat 'n gereeld toevoer water moet hê, moet 'n waterbak hê wat minstens voldoende water vir 'n halfdag se verbruik, bereken volgens die gemiddelde daaglikse verbruik, kan hou.

#### *Kouewaterbakke.*

69. (1) 'n Waterbak wat vir koue water aangebring word, moet minstens 225 liter water kan hou.

(2) Indien so 'n waterbak gebruik word om 'n waterverwarmingstoestel en 'n bad van water te voorsien, moet die pyp wat die koue water na die bad toe voer, nie laer as in die middel van die waterbak verbind word nie.

#### *Warmwaterstelsel.*

70. (1) Die watertoevoer van die waterbak af na 'n waterverwarmingstoestel moet van die boom van die waterbak af kom: Met dien verstande dat, indien die waterverwarmingstoestel volgens die silinderstelsel gebou is, die boom van die bedoelde bak, regstreeks met die warmwatersilinder verbind kan word, maar al die uitlooppype vir warm water moet bo-op of bokant die warmwatersilinder verbind word.

(2) Sirkulasie-warmwatersilinders wat nie onder drukking is nie, moet van versinkte plaatyster met 'n dikte van minstens 1,59 mm gemaak wees.

(3) Elke warmwatersilinder moet 'n oorkookpyp aanhê, wat regstreeks in die buitelug op 'n plek waar dit maklik waargeneem kan word, of anders bokant die hoogste stand van die water in die waterbak wat die warmwatersilinder voorsien, uitloop.

(4) Die aanvoerpyp van die waterenk na die warmwaterstoestel moet voorsien word van 'n afsluitkraan wat maklik bereik kan word.

#### *Materiaal van Sirkulasie- of Toevoerpype.*

71. (1) Sirkulasie- of toevoerpype vir warmwater kan van lood, yster, of koper vervaardig word. Indien dit van yster vervaardig is, moet die pype versink word.

(2) Indien die pype slegs vir verwarmingsdoeleindes aangebring word, kan dit van swart yster vervaardig wees.

#### *Watertoevoer vir Baddens.*

72. Baddens moet van water voorsien word deur middel van 'n afsonderlike pyp wat oor die rand van die bad inloop, en daar mag geen uittappyp vir dié doel gebruik word nie.

#### *Bou van Spoelbakke vir Waterklossette.*

73. Elke spoelbak vir 'n waterklosset moet —

- (a) so gemaak wees dat dit onmoontlik is dat die water aanhou uitloop;

- (d) such cistern is placed in such a position that the interior thereof may be readily inspected and cleansed;
- (e) a stop-cock is provided upon the inlet pipe adjacent to such cistern and in such a position as to be easily accessible at all times.

#### *Overflow Pipe to Cistern.*

67. All cisterns shall be provided with an overflow or waste pipe, the situation of which shall be such that a discharge of water would be readily detected.

#### *Capacity of Cistern.*

68. Every steam engine and boiler, and all premises which require a continuous supply of water, shall have a cistern holding not less than half a day's supply calculated according to the average daily consumption.

#### *Cold Water Cistern.*

69. (1) Where a cold water cistern is installed, such cistern shall be capable of containing not less than 225 litres.

(2) If such a cistern is used to supply a hot water apparatus and a bath, the cold water supply to such bath shall not be connected to the cistern at a point lower than one-half the depth of the cistern.

#### *Hot Water Cistern.*

70. (1) The supply from the cistern to the hot water apparatus shall be from the bottom of such cistern: Provided that when the hot water apparatus is carried out on the cylinder system, the bottom of the said cistern may be connected directly to the hot water cylinder but all hot water drawn-off pipes shall be connected at or above the top of the hot water cylinder.

(2) Hot water circulating cylinders not under pressure shall be constructed of galvanised sheet iron at least 1,59 mm gauge.

(3) Every hot water cylinder shall be provided with an expansion pipe discharging direct to the atmosphere in such a position as to be readily detected, or alternatively discharging above the surface level of the water in the cistern supplying such hot water cylinder.

(4) The supply pipe from the cistern to the hot water apparatus shall be fitted with an easily accessible stop-cock.

#### *Material of Circulating or Supply Pipes.*

71. (1) Circulating or supply pipes for hot water may be either of lead, iron or copper. If of iron they shall be galvanised tubes.

(2) Where used for a heating installation only, the pipes may be of black iron.

#### *Supply to Baths.*

72. Water shall be supplied to baths by a separate pipe discharging over the top of the bath, and no emptying pipe shall be used for such purpose.

#### *Construction of W.C. Cisterns.*

73. Every cistern for a water closet shall —

- (a) be constructed in such a manner as to make a continuous flow of water impossible;

- (b) van materiaal wat teen invretting bestand is, gemaak wees;
- (c) ronde hoeke binne hê;
- (d) 'n goedgekeurde vlotterkraan en 'n morspyp aan hê, wat 25 mm bokant die watervlak, wanneer die normale hoeveelheid water in die bak is, aangebring moet wees;
- (e) 'n spoelpyp met 'n middellyn van minstens 30 mm aanhê: Met dien verstande dat so 'n pyp in elke geval groot genoeg moet wees om die water vinnig genoeg te laat uitloop.

*'n Toestel om Vermorsing te voorkom.*

74. Elke urinoir-spoelbak, behalwe dié vir openbare urinoirs, moet 'n behoorlike en doeltreffende toestel aan hê wat watervermorsing voorkom, en wat so gemaak is dat dit met elke deurspoeling hoogstens 4,5 liter water uitaat.

*Valklep of Afsluitkraan.*

75. Behalwe in die geval van spoelbakke en waterklosette of urinoirs, moet daar 'n valklep of afsluitkraan aan die uitlooppyp van elke spoelbak aangebring word, ten einde te voorkom dat die spoelbak leeggemaak moet word wanneer die syleidingstelsel herstel word.

*Afstand tussen Syleiding en Elektriese Drade.*

76. (1) Geen deel van 'n syleidingstelsel mag binne 300 mm van 'n elektriese toestel af aangelê, aangebring, of onderhou word, of 'n metaalkontak daarmee bewerkstellig nie: Met dien verstande dat niks wat hierin vervat is, die saamsnoering van elektriese geleidinge ingevolge enige verordeninge of regulasies betreffende die voorseening en gebruik van elektriese krag en die aanbring van elektriese geleiding in persele, belet nie.

(2) Geen kraan, pyp of ander toestel mag binne 2 m van 'n elektriese skakelaar of verbindingspunt af aangelê, aangebring of vasgeheg of onderhou word nie.

## HOOFSTUK 6.

### SPECIALE BEPALINGS MET BETREKKING TOT BRANDBLUSDIENSTE.

*Spesiale Bepalings.*

77. Ondanks andersluidende bepalings in hierdie Hoofstuk vervat, is die bepalings in die voorgaande Hoofstukke van hierdie verordeninge vervat, *mutatis mutandis* van toepassing op die verskaffing van water vir brandblusdoeleindes, en daar word geag dat dit ook in enige ooreenkoms ten opsigte van sodanige toevoer vervat is.

*Betaling ten Opsigte van Brandblustoestelle.*

78. Die verbruiker moet die gelde bepaal in die tarief ten opsigte van brandblustoestelle wat op sy perseel aangebring of gebruik word, betaal.

*Aansluiting by Hoofwaterleiding.*

79. (1) Die Raad moet alle verbindingspype wat bedoel is vir voorkomingsdoeleindes of vir automatiese gebruik in geval van brand, tot by die grens van die verbruiker se eiendom aanlê.

(2) Dié verbindingspype moet slegs vir brandblusdoeleindes gebruik word.

- (b) be made of non-corrosive material;
- (c) have rounded corners on the inside thereof;
- (d) be provided with an approved ball tap and have an overflow pipe, fixed 25 mm above the water level when the cistern contains the normal amount of water;
- (e) have a flush pipe of not less than 30 mm in diameter: Provided that in every case such pipe shall be of sufficient size to ensure an efficient rate of discharge.

*Waste-preventing Apparatus.*

74. Every urinal cistern, other than public urinal cisterns, shall have a proper and adequate waste-preventing apparatus so constructed as not to be capable of discharging more than 4,5 litre of water at each flush.

*Drop Plug or Stop-cock.*

75. Except in the case of water closets or urinal cisterns, a drop plug valve or stop-cock shall be placed on the outlet pipe of each cistern, so as to prevent the necessity for emptying the cistern during any repairs to the service.

*Proximity of Service to Electric Wires.*

76. (1) No portion of the service shall be laid, installed or maintained within 300 mm of, or be in metallic contact with, any electric apparatus: Provided that nothing herein shall prevent electrical bonding as required by any by-laws or regulations for the supply and use of electrical energy and wiring of premises.

(2) No tap, pipe or other apparatus shall be laid, installed, fixed or maintained within 2 m of an electrical switch or point.

## CHAPTER 6.

### SPECIAL PROVISIONS RELATING TO FIRE EXTINGUISHING SERVICES.

*Special Conditions.*

77. Notwithstanding anything contained in this Chapter, the provisions contained in the preceding Chapters of these by-laws shall *mutatis mutandis* apply to the supply of water for fire extinguishing services and shall be deemed to have been included in every agreement for such supply.

*Payment for Services.*

78. The consumer shall pay the charges specified in the tariff in respect of any fire extinguishing service installed or used upon his premises.

*Connections from Mains.*

79. (1) All communication pipes which are intended for preventive or automatic use in case of fire shall be laid by the Board as far as the boundary of the consumer's property.

(2) Such communication pipes shall be used only for fire extinguishing purposes.

(3) Geen water mag hieruit gebruik word, behalwe dié wat vereis word in verband met outomatiese sproeiblustoestelle, drenkblustoestelle en brandkraanverbinding, of vir die druktenk bo-op die gebou nie, terwyl watertoever na dié tenk deur middel van 'n gesikte vlotterkraan beheer moet word.

#### *Kleppe in Verbindingspype.*

80. Elke verbindingspyp moet 'n behoorlike afsluitklep aan hê. Die klep moet —

- (a) deur die Raad op koste van die verbruiker verskaf word;
- (b) tussen die verbruiker se eiendom en die hoofwaterpyp aangebring word;
- (c) dieselfde middellyn as die verbindingspyp hê;
- (d) op 'n plek aangebring word wat die hoofingenieur aanwys.

#### *Uitbreiding van Stelsel.*

81. Daar mag nie sonder die voorafverkreë skriftelelike toestemming van die Raad verdere sproeiblustoestelle tot 'n bestaande brandblusstelsel toegevoeg of daaraan verbind word, nadat dié stelsel by die hoofwaterpyp aangesluit is nie.

#### *Uitbreiding van Stelsel na Ander Persele.*

82. Geen brandblusstelsel mag met ander persele verbind of daarheen uitgebrei word nie, en indien so 'n verbinding of uitbreiding wel plaasvind, is die Raad geregtig om 'n perseel te betree en die vereiste stappe te doen om dié verbinding op koste van die persone wat vir dié verbinding of uitbreiding verantwoordelik is, te verweder.

#### *Ondersoek en Goedkeuring van Brandblusstelsel.*

83. Geen water word verskaf alvorens die brandblusstelsel ondersoek is, en die hoofingenieur skriftelik verklaar het dat dié stelsel aan die vereistes van hierdie verordeninge voldoen, en die werk tot sy voldoening verrig is nie.

#### *Die Verbinding word Toegelaat Solank dit die Raad Behaag.*

84. 'n Verbinding met die hoofwaterpyp word toegeelaat solank dit die Raad behaag, en hy is geregtig om te eniger tyd 'n brandblusdiens te beëindig.

#### *Meters.*

85. In die geval van 'n brandblusstelsel is dit nie nodig om 'n meter aan die verbindingspyp aan te bring nie.

#### *Verskaffing van Drukmeter.*

86. 'n Drukmeter wat die waterdruk in MPa (bar) aandui, moet aan alle brandblusstelsels binne die perseel van die verbruiker aangebring word.

#### *Terugslagklep.*

87. Alle private installasies waar daar 'n brandspuitleverbinding aangebring is, moet van 'n terugslagklep tussen die grens van die eiendom en die brandspuitleverbinding voorsien word ten einde die toevoer van die Raad se hoofwaterpyp af te sluit wanneer die brandspuitleverbinding gebruik word.

(3) No take-off of any kind shall be made, other than those in connection with automatic sprinklers and drenchers, hydrant connections or necessary for the pressure tank upon the top of the building, which tank shall be controlled by a suitable ball tap.

#### *Valves in Communication Pipes.*

80. Every communication pipe shall be fitted with a proper sluice valve, which said valve shall be —

- (a) supplied by the Board at the expense of the consumer;
- (b) installed between the consumer's property and the main;
- (c) of the same diameter as the communication pipe;
- (d) in such position as may be determined by the chief engineer.

#### *Addition to System.*

81. No further sprinkler shall be added or connected to any existing fire extinguishing system after such system has been connected to the mains, without the written consent of the Board first having been obtained thereto.

#### *Extension of System to Other Premises.*

82. No extension or connection from any fire extinguishing system to other premises shall be made, and in the event of any such connection or extension being made the Board shall be entitled to enter upon any premises and take all steps necessary to disconnect such connections at the cost of the persons responsible for such extension or connection.

#### *Inspection and Approval of Fire Extinguishing Service.*

83. No supply of water shall be made or given until the fire extinguishing system has been inspected and the chief engineer has certified in writing that such service is in accordance with these by-laws and the work has been carried out to his satisfaction.

#### *Connections to be at Pleasure of the Board.*

84. Connections to the mains shall be at the pleasure of the Board, which shall be entitled to disconnect any fire extinguishing services at any time.

#### *Meters.*

85. In the case of fire extinguishing services it shall not be necessary to affix a meter to the communication pipe.

#### *Provision of Pressure Gauge.*

86. A pressure gauge indicating the water pressure in MPa (bar) shall be fixed on all fire extinguishing systems inside the premises of the consumer.

#### *Installation of Reflux Valve.*

87. In all private installations where a fire pump connection is installed, a reflux valve to close off the supply from the Board's mains when the fire pump connection is being used shall be installed between the boundary of the property and the fire pump connection.

*Sproei-Blustoestelle.*

88. 'n Sproei-blustoestel kan regstreeks met die hoofwaterleiding verbind word, maar die Raad waarborg nie 'n bepaalde waterdruk te eniger tyd nie.

*Aftaktenk of Dubbele Toevoer van Hoofwaterpyp af.*

89. (1) Tensy daar 'n dubbele toevoer van 'n afsonderlike hoofwaterpyp af vir die sproei-blustoestel verskaf word, moet die verbruiker 'n tenk aanbring wat so hoog staan dat dit enige afname van die druk in die Raad se waterhoofleidings sal aanvul.

(2) Dic hoofpyp van die tenk af na die sproeiblustoestel kan regstreeks met die hoofwaterpyp verbind word: Met dien verstande dat dit in dié geval 'n terugslagklep moet aankry wat die opening na die hoofwaterpyp afsluit terwyl dit dié na die tenk oopmaak, indien die drukking in die hoofwaterpyp om die een of ander rede nie hoog genoeg is nie.

(3) Daar moet 'n morspyp aan dié tenk aangebring word, wat sy water op 'n plek laat uitloop waar dit maklik sigbaar is en dié water mag nie in 'n reënwaterpyp na 'n riool weggevoer word nie.

(4) Indien daar 'n dubbele toevoer van 'n afsonderlike waterhoofleiding af verskaf word, moet elke toevoerpyp 'n terugslagklep aanhê wat binne in die perseel geleë is.

*Jaarlikse Koste ten Opsigte van 'n Sproei- en Druk-Blustoestel.*

90. Die jaarlikse koste in verband met die instandhouding van die verbinding, en die inspeksie van 'n sproei- en drenk-blustoestel, moet vooruitbetaal word. Hierdie koste sluit ook in die leegmaak en volmaak van enige tenk, indien dit vereis word: Met dien verstande dat daar vir die water wat hiervoor benodig word, ooreenkomsdig die tarief betaal moet word, terwyl die hoeveelheid volgens die kubieke inhoud van die tenk of enige deel daarvan bereken word, en onderworpe is aan die minimum-koste wat in die tarief bepaal word.

*Jaarlikse Koste ten Opsigte van Private Brandkraan-inrigtings.*

91. Die jaarlikse koste ten opsigte van die instandhouding van die verbinding, en die inspeksie van private brandkraaninrigtings behalwe sproei-blustoestelle, moet vooruitbetaal word.

*Verséeling van Private Brandkrane.*

92. (1) Alle private brandkrane moet deur die Raad verséel word, en niemand behalwe beampies van die Raad wat toetse uitvoer, mag dié seëls breek behalwe wanneer die brandkrane in die geval van brand oopgedraai moet word nie.

(2) Die verbruiker moet die koste daaraan verbonde om die brandkrane weer te verséel, betaal, behalwe wanneer die Raad se beampies die seëls vir toetsdoelendes gebreek het.

(3) Die verbruiker moet, behalwe wanneer die Raad 'n toets uitgevoer het of in die geval van brand, vir al die water wat verbruik is nadat die seël gebreek is, betaal volgens die gewone skaal bepaal in die tarief. Die hoeveelheid wat aldus verbruik is, word deur die hoofingenieur vasgestel.

*Sprinkler Installation.*

88. A sprinkler installation may be installed in direct communication with the main, but the Board does not guarantee any specified pressure of water at any time.

*Header Tank or Duplicate Supply From Mains.*

89. (1) Unless a duplicate supply from a separate main is provided for the sprinkler installation, the consumer shall install a tank at such an elevation as will compensate for any cessation of pressure in the Board's mains.

(2) The main pipe leading from the tank to the sprinkler installation may be in direct communication with the mains: Provided that in such case it is fitted with a reflux valve which will close against the main and open to that of the tank should the pressure in the main not be available from any cause.

(3) An overflow pipe shall be fitted to such tank, which pipe shall discharge in such position as to be readily observable, and shall not be led away by any downpipe to any drain.

(4) Where duplicate supply from a separate main is provided, each supply pipe shall be fitted with a reflux valve fixed inside the premises.

*Annual Charge for Sprinkler and Drencher Installations.*

90. The annual charge in respect of maintenance of connection and inspection of sprinkler and drencher installations shall be paid in advance. Such charge shall include the emptying and refilling of any tanks where necessary: Provided the water used in so doing shall be paid for according to the tariff, the amount being calculated upon the cubical contents of the tank or any part thereof, and subject to the minimum charge specified in the tariff.

*Annual Charge for Private Hydrant Installations.*

91. The annual charge in respect of maintenance of connections and inspection for private hydrant installations, other than sprinklers, shall be paid in advance.

*Sealing of Private Fire Hydrants.*

92. (1) All private hydrants shall be sealed by the Board and such seals shall not be broken by any person other than the Board's officials in the course of testing except for the purpose of opening the hydrant in case of fire.

(2) The cost of resealing such hydrants shall be borne by the consumer except when such seals are broken by the Board's officials for testing purposes.

(3) Any water consumed after the breaking of the seal other than in the course of testing by the Board or in case of fire shall be paid for by the consumer at the normal rates specified in the tariff. The quantity thus consumed shall be determined by the chief engineer.

## HOOFSTUK 7.

## BEPALINGS MET BETREKKING TOT DIE TYDELIKE VOORSIENING VAN WATER DEUR MIDDEL VAN STAANPIPE.

(1) Die Raad het die reg om water tydelik te lewer deur middel van staanpipe op sodanige plekke as wat hy van tyd tot tyd bepaal.

(2) Die Raad het die reg om by besluit die tye en dae te bepaal waartydens water by 'n staanpyp verkry kan word.

(3) Niemand is daartoe geregtig om water by 'n staanpyp te verkry op ander tyc as dié wat by besluit vasgestel is nie.

(4) Niemand mag water by 'n staanpyp verkry nie, ten sy hy aan die verantwoordelike beamppte wat deur die Raad vir die doel aangestel is 'n koepon of koepons soos bepaal in dic tarief, oorhandig waarop die prys van die water wat geneem word, aangedui is op die basis van hoogstens 225 liter vir elke koepon.

(5) Die verantwoordelike beamppte het die reg om die volgorde waarin kopers van water bedien moet word, te bepaal.

(6) Niemand mag hom met enige doel van die watervoorsieningsinstallasie en -toebehore bemoei, of dit beskadig of verwijder, of water uit enige staanpyp in die afwesigheid van die verantwoordelike beamppte of sonder sy toestemming verkry of probeer verkry nie.

(7) Die verantwoordelike beamppte by 'n staanpyp mag nie kontant aanneem vir water wat verkoop is nie, en niemand mag kontant aan sodanige beamppte betaal vir water wat hy by sodanige staanpyp koop nie.

(8) Geen koepon is te eniger tyd na verstryking van die maand waarvoor dit uitgereik is, geldig nie, en die Raad is nie aanspreeklik vir die terugbetaling van 'n bedrag ten opsigte van 'n ongebruikte koepon nie.

(9) Niemand mag 'n koepon in sy besit verander of skend nie, en geen verantwoordelike beamppte by 'n staanpyp mag 'n koepon wat op watter wyse ook al geskend of verander is, aanneem nie, en niemand mag sodanige koepon aanbied nie, behalwe met die magtiging van die Raad.

(10) Die verantwoordelike beamppte by 'n staanpyp mag geen koepon wat hy ontvang het in ruil vir water wat gelewer is, aan 'n ander persoon van die hand sit nie uitgesonderd aan 'n amptenaar wat behoorlik gemagtig is om sodanige koepon van sodanige beamppte te ontvang.

(11) Gedurende die maand waarvoor dit geldig is gee elke koepon aan die houer daarvan die reg om gedurende die voorgeskrewe ure water te verkry by 'n staanpyp, in enige hoeveelheid van hoogstens 225 liter op 'n slag, en die verantwoordelike beamppte het die reg om die maksimum-aantal liter, maar minstens 225 liter wat enigeen op 'n slag by 'n staanpyp kan verkry, vas te stel.

(12) Die Raad kan water wat gelewer word, afmeet deur middel van sodanige micetostelle as wat die Raad geskik en doeltreffend ag vir die doel om water wat deur staanpipe gelewer word in ruil vir koepons, af te meet.

(13) Die Raad is nie verantwoordelik vir enige verslies of ongerief aan enigeen veroorsaak weens staking of ontoereikendheid van die toever nie.

(14) 'n Verantwoordelike beamppte by 'n staanpyp moet onmiddellik by ontyangs van 'n koepon in ruil vir water, sodanige koepon op sodanige wyse merk of skend al na die Raad van tyd tot tyd vasstel.

## CHAPTER 7.

## PROVISIONS RELATING TO THE TEMPORARY SUPPLY OF WATER BY MEANS OF STAND PIPES.

(1) The Board may provide a temporary supply of water by means of stand pipes at such points as it may determine from time to time.

(2) The Board shall have the right by resolution to fix the times and days during which water may be obtained at any stand pipe.

(3) No person shall be entitled to obtain water at any stand pipe at times other than those fixed by resolution.

(4) No person shall obtain water at any stand pipe without first surrendering to the attendant in charge, appointed by the Board for the purpose, a coupon or coupons, as specified in the tariff, representing the price of the water to be taken on the basis of not more than 225 litres for each coupon.

(5) The attendant in charge shall have the right to determine the order of precedence in which purchasers of water shall be served.

(6) No person shall interfere with, damage or remove any part of the water supply installation and appurtenances nor draw off or attempt to draw off water from any stand pipe in the absence or without the permission of the attendant in charge.

(7) The attendant in charge at any stand pipe shall not accept cash for any water sold nor shall any person pay cash to such attendant for water purchased at such stand pipe.

(8) No coupon shall be valid at any time after the expiration of the month for which it is issued and the Board shall not be liable to refund any sum in respect of any unused coupon.

(9) No person shall alter or deface any coupon in his possession nor shall any attendant in charge at any stand pipe accept nor shall any person tender any coupon which has been defaced or altered in any way, except under the authorization of the Board.

(10) The attendant in charge at any stand pipe shall not dispose of any coupon received by him in exchange for water supplied to any person other than to an officer duly authorised to receive such coupon from such attendant.

(11) Every coupon shall, during the month for which it is valid, entitle the holder thereof to draw water at any stand pipe on any one occasion during the prescribed hours in any quantity not exceeding 225 litres and the attendant in charge shall have the right to determine the maximum number of litres not being less than 225 litres which any one person may draw on any one occasion at any stand pipe.

(12) The Board may measure water supplied by means of such measuring devices as it may deem suitable and efficient for the purpose of measuring water supplied through stand pipes in exchange for coupons.

(13) The Board shall not be responsible for any loss or inconvenience caused to any person through failure or insufficiency of supply.

(14) Any attendant in charge of any stand pipe shall immediately upon receipt of a coupon in exchange for water, mark or deface such coupon in such manner as may be determined by the Board from time to time.

(15) As die verantwoordelike beampie 'n koepon vir water aanneem, is die koper nie geregtig of word hy nie toegelaat om slegs 'n gedeelte van die hoeveelheid wat deur die koepon gedek word, te neem en op 'n later tyd terug te keer om die balans wat by die eerste geleentheid nie geneem is nie, te verkry nie.

## HOOFSTUK 8.

### SPESIFIKASIE.

#### *Middellyne van Pype.*

94. (1) Al die middellyne van pype wat in hierdie Hoofstuk aangegee word, het betrekking op binnemate.

(2) Geen syleiding se middellyne mag kleiner as 12 mm wees nie.

#### *Materiaal van Syleidings.*

95. Alle syleidings moet van versinkte yster, lood of koper wees: Met dien verstande dat —

- (a) pype van ander geskikte materiaal gebruik kan word, onderworpe daarvan dat die skriftelike toestemming van die hoofingenieur vooraf verkry moet word;
- (b) pype met 'n middellyn van minstens 75 mm van yster of staal gemaak kan wees, wat binne en buite met dr. Angus Smith se oplossing, of 'n ander geskikte oplossing, wat die hoofingenieur goedkeur, bedek is.

#### *Ysterpype.*

96. (1) Alle versinkte ysterpype se skroefdraad moet volgens die Britse standaard ten opsigte van skroefdraad, gesny wees.

(2) Sodanige pype moet, sover dit die groottes betref, aan die toepaslike Britse spesifikasies betreffende massa en die getal skroefrade voldoen.

#### *Koperpype.*

97. (1) Alle koperpype moet van soliede getrokke koper gemaak wees.

(2) Wanneer hulle ingeskroef moet word, moet die koperpype, sover dit gehalte en dikte betref, aan die vereistes van die Britse standaard-spesifikasie vir koperpype en hulle skroefrade, voldoen.

(3) Sodanige pype moet, sover dit die groottes betref aan die toepaslike Britse spesifikasies ten opsigte van die dikte en getal skroefrade voldoen.

#### *Die Pype en Toebehore moet 'n Druk van Minstens 2,168 MPa (20 bar) kan Weerstaan.*

98. Alle verbindingspype, syleidings en toebehore moet 'n binnedruk van minstens 2,168 MPa (20 bar) kan weerstaan.

#### *Krane.*

99. Elke kraan of spoeklep moet aan die volgende vereistes voldoen: —

- (a) Tensy die Raad anders bepaal, moet alle krane en spoeklepe van geskutmetaal, harde geelkoper of van witmetaal gemaak wees.
- (b) Alle krane wat aan sylcidings aangebring word, moet sterk genoeg wees om 'n binnedruk van minstens 2,168 MPa (20 bar) te weerstaan sonder om te lek of water te laat deursyfer, en moet van die toedraai-

(15) Upon acceptance by the attendant in charge of a coupon for water the purchaser shall not be entitled or permitted to take only portion of the quantity covered by such coupon and to return at a subsequent time to draw the balance not drawn on the first occasion.

## CHAPTER 8.

### SPECIFICATION.

#### *Diameter Sizes.*

94. (1) All diameter sizes of piping referred to in this Chapter relate to internal diameters.

(2) No service pipe shall be less than 12 mm in diameter.

#### *Material of Service Pipes.*

95. All service pipes shall be of galvanised iron, lead or copper: Provided that —

- (a) piping of other suitable material may be used subject to the written permission of the chief engineer first had and obtained;
- (b) piping of not less than 75 mm diameter may be made of iron or steel coated internally and externally with Dr. Angus Smith's or other suitable solution approved by the chief engineer.

#### *Iron Pipes.*

96. (1) All galvanised iron pipes shall be screwed to British Standard Thread.

(2) Such pipes shall in regard to the size thereof comply with the relative British specifications as to mass and number of threads.

#### *Copper Pipes.*

97. (1) All copper piping shall be solid drawn.

(2) When used for screwed piping, copper pipes shall be of such quality and thickness as to comply with the British Standard Specification for copper pipes and their screw threads.

(3) Such pipes shall in regard to sizes comply with the relative British specifications as to thickness and number of threads.

#### *Pipes and Fittings to Stand at Least 2,168 MPa (20 bar) Pressure.*

98. All communication pipes, service pipes and fittings shall be capable of withstanding an internal pressure of at least 2,168 MPa (20 bar).

#### *Taps.*

99. Every tap or flushing valve shall comply with the following requirements:—

- (a) Unless otherwise sanctioned by the Board, all taps and flushing valves shall be made of either gunmetal, hard brass or white metal.
- (b) All taps intended for installation on service pipes shall be of sufficient strength to withstand an internal pressure of at least 2,168 MPa (20 bar) without leaking or sweating and shall be on the screw-down principle with loose valves and stuffing boxes:

- tipe wees met los kleppe en pakkingsbusie: Met dien verstande dat goedgekeurde outomatiese krane van die skokbrekertipe wat die meter en toebehore nie sal beskadig nie, en wat die Raad laat toets, goed-gekeur en gestempel het, aangebring kan word.
- (c) Alle krane moet voldoen aan die spesifikasies wat in Tabelle 1 tot 17 en Tekeninge 1 tot 15 in Bylae 1 by Hoofstuk 9 van Administrateurskennisgewing 888 van 3 Oktober 1951 vervat is: Met dien verstande dat die uiterlike voorkoms van bad- en toilet-krane na keuse kan wees, sodat dit by die besondere tipe bad of handwasbak kan pas.
- (d) Die naam of gerigistreerde handelsmerk van die fabrikant moet op alle krane en spoekleppe afdruk wees.
- (e) Steunpype wat van skroefdraad vir yster- of koper-stukke voorsien is, moet aan die vereistes van die Britse standaardspesifikasies vir skroefdrade voldoen. Draadgesnyde onderdele van toebehore wat ewegroot is en vir dieselfde doel gebruik word, moet verwisselbaar wees. Alle skroefdraad moet regsom wees.
- (f) Die grootte van die opening, die grootte van die vlotter en die lengte van die hefboom van vlotter-krane, moet in verhouding tot mekaar staan, en sodanig wees dat die vlotter en die hefboom die water by 'n drukking van minstens 2,168 MPa (20 bar) kan afsluit.
- (g) Gelde ten opsigte van die toets en stempel van krane en toebehore, moet betaal word soos bepaal in die tarief.
- (h) Al die spoekleppe moet van 'n tipe wees wat vermoring voorkom, en moet 'n spoelvermoë hê ooreenkomsdig die bepalings van die Raad se Rioleerings- en Loodgietersverordeninge, en moet ooreenkomsdig artikel 65 met die spoelpyp verbind wees.

#### *Herroeping van Verordeninge.*

100. Die Watervoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 888 van 3 Oktober 1951, soos gewysig, word hierby herroep, met die uitsondering van Tabelle 1 tot en met 17 onder Bylae 1 en Tekeninge 1 tot en met 15 onder Bylae 2 van Hoofstuk 9.

#### BYLAE 1.

#### TARIEF VAN GELDE.

#### DEEL I—ALGEMEEN.

##### 1. Vorderings vir Aansluiting van Voorraad.

- (1) Vir die aansluiting van die watervoorraad wat op versoek van die verbruiker afgesluit is: 75c.
- (2) Vir die aansluiting van die watervoorraad wat weens 'n oortreding van hierdie Verordeninge afgesluit is: R1,25.
- (3) Vir die aanbring en aanlē van 'n 15 mm of 20 mm verbindingspyp en meter: R36.
- (4) Vir die aanbring en aanlē van 'n 15 mm of 20 mm staanpyp en kraan: R4.

##### 2. Vordering in verband met Meters.

- (1) Vir spesiale aflesing van 'n meter: 25c.
- (2) Vir die installering of verwydering van 'n meter wat deur die Raad verskaf word op versoek van die verbruiker: R1,25.

Provided that self-closing taps, which are of a non-concussive type approved by the Board and which will not cause damage to the meter and fittings and which have been tested, approved and stamped by the Board may be installed.

- (c) All taps shall be in accordance with the specifications laid down in Tables 1 to 17 and Drawings 1 to 15 contained in Schedule 1 to Chapter 9 of Administrator's Notice 888 dated 3 October, 1951: Provided that the external form of bath and lavatory taps shall be optional to suit any particular style of bath or lavatory basin.
- (d) The name or registered trade mark of the makers shall be stamped on all taps and flushing valves.
- (e) Shanks screwed for iron or copper shall have British Standard Threads. Screwed parts of all fittings of the same size and for the same purpose shall be interchangeable. All threads shall be right handed.
- (f) In ball taps, the size of the orifice, the size of the ball and the length of the lever shall be relative to one another and such that the float and lever will shut off the water against a pressure of at least 2,168 MPa (20 bar).
- (g) Fees shall be payable for the testing and stamping of taps and fittings and shall be as specified in the tariff.
- (h) All flushing valves shall be of a waste-preventing type, and shall have a flushing capacity as provided in the Drainage and Plumbing By-laws of the Board and be connected to the flush pipe in accordance with section 65 of these by-laws.

#### *Revocation of By-laws.*

100. The Water Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 888 dated 3 October, 1951, as amended, are hereby revoked, with the exception of Tables 1 to 17 inclusive under Schedule 1 and Drawings 1 to 15 inclusive under Schedule 2 of Chapter 9.

#### SCHEDULE 1.

#### TARIFF OF CHARGES.

#### PART I—GENERAL.

##### 1. Charges for Connecting Supply.

- (1) For turning on supply which has been disconnected at consumer's request: 75c.
- (2) For turning on supply which has been cut off for a breach of these by-laws: R1,25.
- (3) For providing and fixing a 15 mm or 20 mm communication pipe and meter: R36.
- (4) For providing and fixing a 15 mm or 20 mm stand pipe and tap: R4.

##### 2. Charges in connection with Meters.

- (1) For special reading of a meter: 25c.
- (2) For installing or taking away at request of a consumer any meter supplied by the Board: R1,25.

- (3) Vir die toets van meters wat deur die Raad verskaf word, in gevalle waar bevind is dat die meter nie meer as 5 persent te min of te veel aanwys nie: R1,75.
- (4) Vir die toets van 'n private meter van groottes 15 mm, 20 mm of 25 mm: R1.
- (5) Vir die toets van 'n private meter van alle groottes bo 25 mm en vir 'n spesiale toets sodanige prys as wat deur die Raad vasgestel word met inagneming van die grootte van die meter of die aard van die toets.
- (6) Vir die huur van 'n meter vir elke addisionele verbindingsspy, per maand: 25c.
- (7) Vir die huur van 'n verplaasbare meter, per maand: R1.
- (8) Deposito vir elke verplaasbare meter:
  - (a) 25 mm en kleiner: R10.
  - (b) groter as 25 mm: R20.
- (9) Vir die tap van water uit 'n brandkraan in 'n straat en wat nie deur 'n verplaasbare meter gaan nie, per dag of gedeelte daarvan: R10.
- 3. *Diverse.*  
Vir die huur van 'n private pyplyn oor 'n straat, per maand: 25c.
- 4. *Toets en Stempel van Krane en Toebehore.*
  - (1) Skroef- en afsluitkrane tot 40 mm in deursnee, stuk: 2c.
  - (2) Vlotterkrane, stuk: 3c.
  - (3) Skroef-, afsluit- en vlotterkrane van groter groottes, stuk: 5c.
  - (4) Waterkloset-opgaartenks, stuk: 15c.
  - (5) Deurspoelkleppe, stuk: 15c.

## DEEL II — BRANDBLUSDIENSTE.

- 1. *Sproei-blustoestelle.*
  - (1) Ten opsigte van ondersoek en instandhouding van verbindingsspy: R4 per jaar.
  - (2) Ten opsigte van elke sproeikop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: 75c: Met dien verstaande dat, indien die middellyn van die opening groter as 12 mm is, die koste in verhouding met die grootte van die opening verhoog word.
- 2. *Drenk-blustoestel.*
  - (1) Ten opsigte van ondersoek en instandhouding van die verbindingsspy, indien dit 'n deel van die gewone sproei-blusstelsel is: Nul.
  - (2) Ten opsigte van die ondersoek en instandhouding van die verbindingsspy, indien dit nie 'n deel van die gewone sproei-blusstelsel is nie: R4 per jaar.
  - (3) Ten opsigte van elke drenkkop wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: 75c: Met dien verstaande dat, indien die opening groter as 6 mm is, die koste in verhouding met die grootte van die opening verhoog word.
- 3. *Private Brandkraantoestellie, behalwe Sproei- en Drenkblustoestelle.*
  - (1) Ten opsigte van die ondersoek en instandhouding van die verbindingsspy: R4 per jaar.
  - (2) Ten opsigte van elke tuit wat in gebruik gestel word, vir elke 30 minute of gedeelte van 30 minute wat dit gebruik word: R4: Met dien verstaande dat, indien die opening groter as 15 mm is, die koste in verhouding met die grootte van die opening verhoog word.

- (3) For testing meters supplied by the Board in cases where it is found that the meter does not show an error of more than 5 per cent, either way: R1,75.
- (4) For testing a private meter of sizes 15 mm, 20 mm or 25 mm: R1.
- (5) For testing a private meter for all sizes over 25 mm and for any special test, such price as may be determined by the Board, having regard to the size of the meter or the nature of the test.
- (6) For rental of meter for each additional communication pipe, per month: 25c.
- (7) For rental of portable meter, per month: R1.
- (8) Deposit for each portable meter:
  - (a) 25 mm and smaller: R10.
  - (b) over 25 mm: R20.
- (9) For taking water from a street hydrant and not passing through a portable meter, per day or portion thereof: R10.

## 3. *Miscellaneous.*

For rental of a private pipe line across any street, per month: 25c.

## 4. *Testing and Stamping of Taps and Fittings.*

- (1) Bib and stop taps up to 40 mm diameter, each: 2c.
- (2) Ball taps, each: 3c.
- (3) Bib, stop and ball taps of larger sizes, each: 5c.
- (4) Water closet cisterns, each: 15c.
- (5) Flushing valves, each: 15c.

## PART II — FIRE EXTINGUISHING SERVICES.

- 1. *Sprinkler Installations.*
  - (1) For inspection and maintenance of communication pipe: R4 per annum.
  - (2) For each sprinkler head when brought into use, for every 30 minutes or portion of 30 minutes in use: 75c: Provided that a proportionate increase in charges shall be made for apertures exceeding 12 mm in diameter based on the area of the aperture.
- 2. *Drencher Fire Installation.*
  - (1) For inspection and maintenance of communication pipe, if part of general sprinkler installation: Nil.
  - (2) For inspection and maintenance of communication pipe, if not a part of general sprinkler installation: R4 per annum.
  - (3) For each drencher head when brought into use for every 30 minutes or portion of each 30 minutes: 75c: Provided that a proportionate increase in charges shall be made for apertures exceeding 6 mm in diameter based on the area of the aperture.
- 3. *Private Hydrant Installation other than Sprinklers and Drenchers.*
  - (1) For inspections and maintenance of communication pipe: R4 per annum.
  - (2) For each jet when brought into use, for every 30 minutes or portion of 30 minutes in use: R4: Provided that a proportionate increase in charges shall be made for apertures exceeding 15 mm in diameter based on the area of the aperture.

## DEEL III — WATERVOORSIENING.

## 1. Van toepassing binne die gebied van die Kliprivier-valleise Plaaslike Gebiedskomitee.

## (1) Basiese Heffing.

Waar 'n erf by enige hoofwaterleiding onder die beheer van die Raad aangesluit is of, na die mening van die Raad, aangesluit kan word, betaal die eienaar van daardie erf aan die Raad 'n basiese heffing van 50c per maand vir elke sodanige erf.

## (2) Gelde vir die voorsiening van Water, per maand.

Deur een meter gelewer:—

- (a) Vir die eerste 5 kl of gedeelte daarvan: 'n Minimum heffing van 55c.
- (b) Vir elke bykomende kl of gedeelte daarvan: 9c.

## 2. Van toepassing op Verbruikers wat deur die Eloff Watervoorsieningskema voorsien word.

## (1) Verbruikers in Eloff-dorpsgebied, per maand.

- (a) Vir elke kl of gedeelte daarvan geneem deur een meter, 11c.
- (b) Minimum vordering: R1.

## (2) Verbruikers buite Eloff-dorpsgebied, per maand.

- (a) Vir elke kl of gedeelte daarvan geneem deur een meter, 14c.
- (b) Minimum vordering, R1,25.

## 3. Van toepassing op die Schoemansville/Meerhof Watervoorsieningskema binne die gebied van die plaaslike gebiedskomitee van Schoemansville.

## (1) Basiese Heffing.

Waar 'n erf by enige hoofwaterleiding onder die beheer van die Raad aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, betaal die eienaar van daardie erf aan die Raad 'n basiese heffing van R1,90 per maand vir elke sodanige erf.

## (2) Gelde vir die voorsiening van water, per maand.

Vir elke kl of gedeelte daarvan geneem deur een meter: 6,2c.

## 4. Van toepassing binne die gebied van die Kosmosse Plaaslike Gebiedskomitee.

## (1) Basiese Heffing.

Waar 'n erf by enige hoofwaterleiding onder die beheer van die Raad aangesluit is, of na die mening van die Raad aangesluit kan word, betaal die eienaar van daardie erf aan die Raad 'n basiese heffing van R2,75 per maand vir elke sodanige erf.

## (2) Gelde vir die Voorsiening van Water, per maand.

Vir elke kl of gedeelte daarvan en wat deur een meter geneem word: 6,6c.

## 5. Van toepassing op Verbruikers wat bedien word deur die Alexandra-watervoorsieningskema.

## Gelde vir die voorsiening van Water, per maand:—

- (1) Vir elke kl of gedeelte daarvan geneem deur een meter: 6,6c.
- (2) Minimum vordering: 30c.  
(Vir die doel van die vasstelling van die minimum vordering word twee of meer aangrensende erwe van een eienaar beskou as een erf.)
- (3) Vir elke kl of gedeelte daarvan geneem deur een meter en verskaf aan enige eiendom geleë buite die regsgebied van die Komitee en waarheen 'n aansluiting gemaak is: 9c.

## PART III — SUPPLY OF WATER.

## 1. Applicable within the Klipriver Valley Local Area Committee Area.

## (1) Basic Charge.

Where an erf is or, in the opinion of the Board, can be connected to any water main under the control of the Board, the owner of that erf shall pay to the Board a basic charge of 50c per month for each such erf.

## (2) Charges for the supply of water, per month.

Taken through one meter:—

- (a) For the first 5 kl or part thereof: A minimum charge of 55c.
- (b) For each additional kl or part thereof: 9c.

## 2. Applicable to Consumers served by the Eloff Water Supply Scheme.

## (1) Consumers in Eloff Township, per month.

- (a) For every kl or part thereof taken through one meter, 11c.
- (b) Minimum charge: R1.

## (2) Consumers outside Eloff Township, per month.

- (a) For every kl or part thereof taken through one meter, 14c.
- (b) Minimum charge, R1,25.

## 3. Applicable to the Schoemansville/Meerhof Water Supply Scheme within the Schoemansville Local Area Committee Area.

## (1) Basic Charge.

Where an erf is or, in the opinion of the Board, can be connected to any water main under the control of the Board, the owner of that erf shall pay to the Board a basic charge of R1,90 per month for each such erf.

## (2) Charges for the supply of water, per month.

For every kl or part thereof taken through one meter: 6,2c.

## 4. Applicable to Consumers within the Kosmos Local Area Committee Area.

## (1) Basic Charge.

Where an erf is or, in the opinion of the Board, can be connected to any water main under the control of the Board, the owner of that erf shall pay to the Board a basic charge of R2,75 per month for each such erf.

## (2) Charges for the supply of water, per month.

For every kl or part thereof and taken through one meter: 6,6c.

## 5. Applicable to Consumers served by the Alexandra Water Supply Scheme.

## Charges for the Supply of Water, per month:—

- (1) For every kl of water or part thereof taken through one meter: 6,6c.
- (2) Minimum charge: 30c.  
(For the purpose of calculating the minimum charge, two or more continuous lots held by one owner are regarded as one lot.)
- (3) For every kl or part thereof taken through one meter and supplied to any property outside the Committee's area of jurisdiction to which a connection is made: 9c.

- (4) Minimum vordering: 80c.  
(Enige aansoek om sodanige aansluiting moet vergesel gaan van 'n deposito gelykstaande aan sesmaal die verwagte gemiddelde maandelikse verbruik.)
6. *Van Toepassing op die Watervoorsieningskema van Ogies.*
- (1) *Blanke Nedersetting*
    - (a) *Basiese Heffing.*  
'n Basiese heffing ten opsigte van elke erf wat aangesluit is of, na die mening van die Raad, by die Raad se hoofwaterleiding aangesluit kan word, of water verbruik word al dan nie, per maand, per erf: R3.
    - (b) *Gelde vir die voorsiening van water, per maand.*
      - (i) Vir elke kl of gedeelte daarvan tot en met 45 kl geneem deur een meter: 5,5c.
      - (ii) Vir elke kl of gedeelte daarvan bo 45 kl geneem deur een meter: 11c.
  - (2) *Bantoewoongebied.*  
*Gelde vir die voorsiening van water, per maand.*
    - (a) 'n Minimum vordering van R450 vir 2 025 kl, of gedeelte daarvan.
    - (b) Vir elke kl of gedeelte daarvan bo 2 025 kl: 4,5c.
7. *Van Toepassing binne die Halfway House Plaaslike Gebiedskomitee Gebied.*
- (1) *Basiese Heffing.*  
'n Basiese heffing ten opsigte van elke erf wat aangesluit is, of na die mening van die Raad by die Raad se hoofwaterleiding aangesluit kan word, of water verbruik word al dan nie, per maand, per erf: R1.
  - (2) *Gelde vir die voorsiening van water, per maand.*
    - (a) Minimum vordering vir die eerste 31,5 kl of gedeelte daarvan geneem deur een meter: R2,45.
    - (b) Vir elke kl of gedeelte daarvan bo 31,5 kl geneem deur een meter: 7,7c.
8. *Van Toepassing op Verbruikers wat Voorsien word deur die Watervoorsieningskema binne die Gebied van die Malelane Plaaslike Gebiedskomitee.*  
*Gelde vir die voorsiening van water, per maand.*
- (1) Vir die eerste 13,5 kl of gedeelte daarvan, 'n minimum heffing van: R1,05.
  - (2) Vir meer as 13,5 kl tot en met 67,5 kl: Per kl of gedeelte daarvan: 7,7c.
  - (3) Vir meer as 67,5 kl: Per kl of gedeelte daarvan: 11c.
9. *Van Toepassing op Verbruikers wat deur Die Watervoorsieningskema van Groot Marico voorsien word.*
- (1) *Basiese Heffing.*  
'n Basiese heffing van R1,20 per maand word gehef per erf wat by die Raad se hoofwaterpyp aangesluit is, of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie.
  - (2) *Gelde vir die voorsiening van water, per maand.*  
Vir elke 4,5 kl of gedeelte daarvan per meter: 60c.
10. *Van Toepassing op Verbruikers wat Voorsien word deur die Rosslyn Watervoorsieningskema binne die Gebied van die Rosslyn Plaaslike Gebiedskomitee.*  
Vir elke 4,5 kl of gedeelte daarvan verbruik, per meter, per maand: 20c.
- (4) Minimum charge: 80c.  
(Any application for such connection shall be accompanied by a deposit to cover six times the anticipated average monthly consumption).
6. *Applicable to the Ogies Water Supply Scheme.*
- (1) *White Settlement.*
    - (a) *Basic Charge.*  
A basic charge in respect of every erf which is, or in the opinion of the Board, can be connected to the Board's water main, whether water is consumed or not, per month, per erf: R3.
    - (b) *Charges for the supply of water, per month.*
      - (i) For every kl or part thereof up to and including 45 kl taken through one meter: 5,5c.
      - (ii) For every kl or part thereof above 45 kl taken through one meter: 11c.
  - (2) *Bantu Residential Area.*  
*Charges for the supply of water, per month.*
    - (a) A minimum monthly charge of R450 for 2 025 kl or part thereof.
    - (b) For every kl or part thereof above 2 025 kl: 4,5c.
7. *Applicable within the Halfway House Local Area Committee Area.*
- (1) *Basic Charge.*  
A basic charge in respect of every erf which is or, in the opinion of the Board, can be connected to the Board's water main, whether water is consumed or not, per month per erf: R1.
  - (2) *Charges for the supply of water, per month.*
    - (a) Minimum charge for the first 31,5 kl or part thereof taken through one meter: R2,45.
    - (b) For every kl or part thereof above 31,5 kl taken through one meter: 7,7c.
8. *Applicable to Consumers Served by the Water Supply Scheme within the Malelane Local Area Committee Area.*  
*Charges for the supply of water, per month.*
- (1) For the first 13,5 kl or part thereof a minimum charge of: R1,05.
  - (2) For more than 13,5 kl up to and including 67,5 kl: Per kl or part thereof: 7,7c.
  - (3) For more than 67,5 kl: Per kl or part thereof: 11c.
9. *Applicable to Consumers Supplied by the Groot Marico Water Supply Scheme.*
- (1) *Basic Charge.*  
A basic charge of R1,20 per month shall be levied per erf which is or, in the opinion of the Board, can be connected to the Board's main, whether water is consumed or not.
  - (2) *Charges for the supply of water, per month.*  
For every 4,5 kl or part thereof, per meter: 60c.
10. *Applicable to Consumers Served by the Rosslyn Water Supply Scheme within the Rosslyn Local Area Committee Area.*  
For every 4,5 kl or part thereof consumed per meter, per month: 20c.

11. *Van Toepassing op Verbruikers wat deur die Skema van Paardekop Bedien word of Bedien kan word.*

(1) *Basiese Heffing.*

'n Basiese heffing van 20c per maand word gehef per erf, wat by die Raad se hoofwaterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie.

(2) *Gelde vir die voorsiening van water per maand.*

- (a) Vir die eerste 13,5 kl of gedeelte daarvan, 'n minimum vordering van: R2,50.
- (b) Daarna, vir elke kl of gedeelte daarvan: 8,5c.

12. *Van Toepassing op Verbruikers wat Direk Voorseen word uit die Hoofwaterpyp na Rosslyn.*

Vir elke kl of gedeelte daarvan per meter, per maand: 8,3c.

BYLAE 2.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

VORM VAN OOREENKOMS VIR WATERVOORSIENING.

Dorp .....

Standplaas No..... Leiding No.....

Adres .....

Ek/ons gaan hiermee akkoord met die voorwaardes betreffende die levering van water, soos uiteengesit in die verordeninge op die levering van water en wysigings daarvan wat van tyd tot tyd aangebring word, aan die standplaas die nommer waarvan hierbo vermeld word.

Datum van Kontrak Handtekening en Adres

Handtekening (Mnr. / Mev. / Mej.)

Adres waarheen rekening gestuur moet word:

P.B. 2-4-2-104-111

Administrateurskennisgewing 1241 8 September 1971

MUNISIPALITEIT ROODEPOORT: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitäre en Vullisverwyderingstarief van die Municpaliteit Roodepoort, afgekondig by Administrateurskennisgewing 684 van 2 Junie 1971, word hierby soos volg gewysig:—

11. *Applicable to Consumers Supplied by or who can be Supplied by the Paardekop Scheme.*

(1) *Basic Charge.*

A basic charge of 20c per month shall be levied per erf, which is or, in the opinion of the Board, can be connected to the Board's main, whether water is consumed or not.

(2) *Charges for the supply of water, per month.*

- (a) For the first 13,5 kl or part thereof, a minimum charge of: R2,50.
- (b) Thereafter for each kl or part thereof: 8,5c.

12. *Applicable to Consumers Supplied Directly from the Main to Rosslyn.*

For every kl or part thereof per meter, per month: 8,3c.

SCHEDULE 2.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AGREEMENT FOR SUPPLY OF WATER.

Township .....

Stand No..... Lead No.....

Address .....

I/We agree to the conditions of supply, as set out in the by-laws governing the supply of water and any amendment that may from time to time be made thereto, to the stand number shown above.

Date of Contract Signature and Address

Signature (Mr./Mrs./Miss)

Address for Account:

P.B. 2-4-2-104-111

Administrator's Notice 1241 8 September, 1971

ROODEPOORT 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 Roodepoort Municipality, published under Administrator's Notice 684, dated 2 June 1971, is hereby amended as follows:—

1. Deur in item 2(1) en (2) die syfers „0,87” en „2,50” onderskeidelik deur die syfers „1,20” en „3,50” te vervang.

2. Deur in item 2(3) die syfers „1,65” en „4,00” onderskeidelik deur die syfers „2,50” en „5,50” te vervang.

3. Deur in item 2(5) die syfer „4,00” deur die syfer „5,00” te vervang.

PB. 2-4-2-81-30.

Administrateurskennisgewing 1242 8 September 1971

#### VERBREDING VAN PROVINSIALE PAD P. 2-2: DISTRIK SWARTRUGGENS.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die padraad van Swartruggens, goedgekeur het dat Provinciale Pad P. 2-2 op die plase Sterkstroom 411-J.P., Doordrift 410-J.P., Vlakplaats 407-J.P., Rietvallei 406-J.P. en Brakfontein 404-J.P., distrik Swartruggens, kragtens artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verbreed word vanaf 100 Kaapse voet na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 08-084-23/21/P2-2

1. By the substitution in item 2(1) and (2) for the figures „0,87” and „2,50” of the figures „1,20” and „3,50” respectively.

2. By the substitution in item 2(3) for the figures „1,65” and „4,00” of the figures „2,50” and „5,50” respectively.

3. By the substitution in item 2(5) for the figure „4,00” of the figure „5,00.”

PB. 2-4-2-81-30.

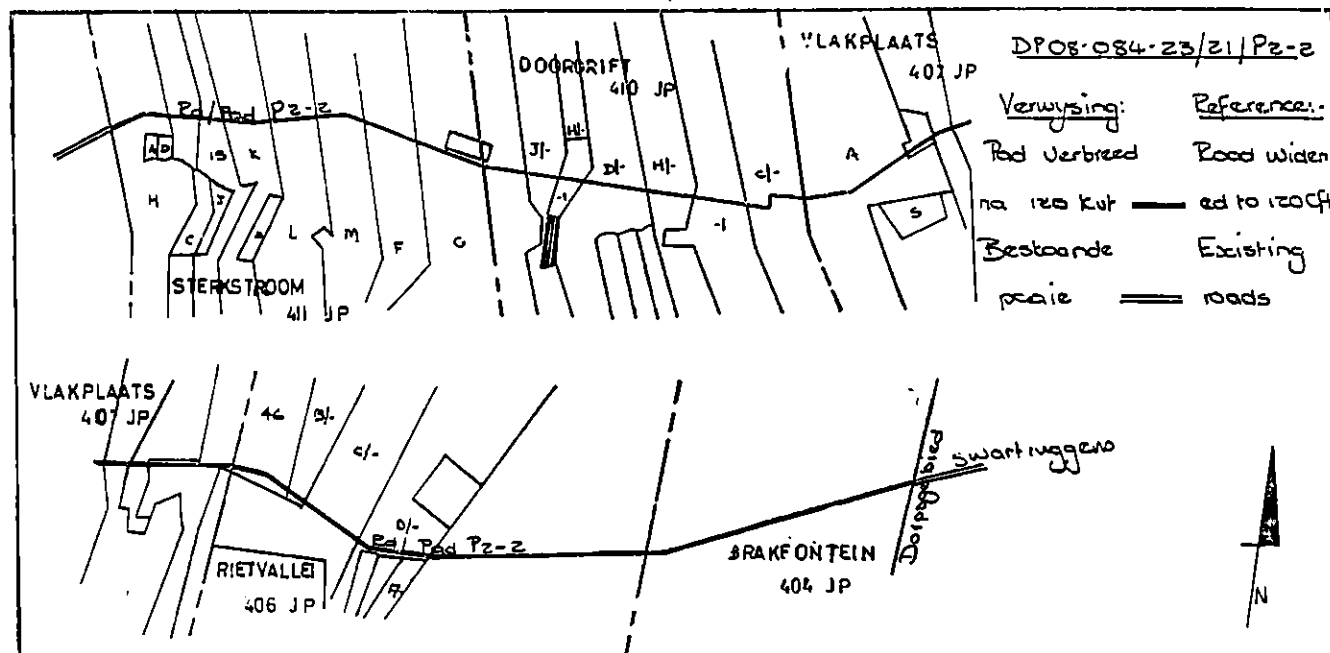
Administrator's Notice 1242

8 September, 1971

#### WIDENING OF PROVINCIAL ROAD P2-2: DISTRICT OF SWARTRUGGENS.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Swartruggens, that Provincial Road P.2-2 traversing the farms Sterkstroom 411-J.P., Doordrift 410-J.P., Vlakplaats 407-J.P., Rietvallei 406-J.P. and Brakfontein 404-J.P., district of Swartruggens, shall be widened from 100 Cape feet to 120 Cape feet in terms of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), as indicated on the subjoined sketch plan.

D.P. 08-084-23/21/P2-2



Administrateurskennisgewing 1243 8 September 1971

#### VERKLARING VAN SUBSIDIEPAAIE: DISTRIK MARICO.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur goedgekeur het dat die strate genoem in die bygaande Bylae ingevolge die bepalings van paragraaf (a) van Artikel 40 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), as subsidiepaaie sal bestaan.

D.P. 08-083-23/17/15

#### BYLAE.

Straat	Binne Gesondheids- komitee Gebied van Groot Marico	Afstand
Voortrekker- en Hendrik Potgieter- strate	Groot Marico	0,60 myl

Administrator's Notice 1243

8 September, 1971

#### DECLARING OF SUBSIDY ROADS: DISTRICT OF MARICO.

It is hereby notified for general information that the Administrator has approved that the streets appearing in the subjoined Schedule shall exist as subsidy roads in terms of paragraph (a) of Section 40 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

D.P. 08-083-23/17/15

#### SCHEDULE.

Street	Within Health Committee Area of Groot Marico	Distance
Voortrekker and Hendrik Potgieter- Streets	Groot Marico	0,60 miles

Administratorkennisgewing 1244      8 September 1971  
**VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 267: DISTRIKTE ERMELO EN CAROLINA.**

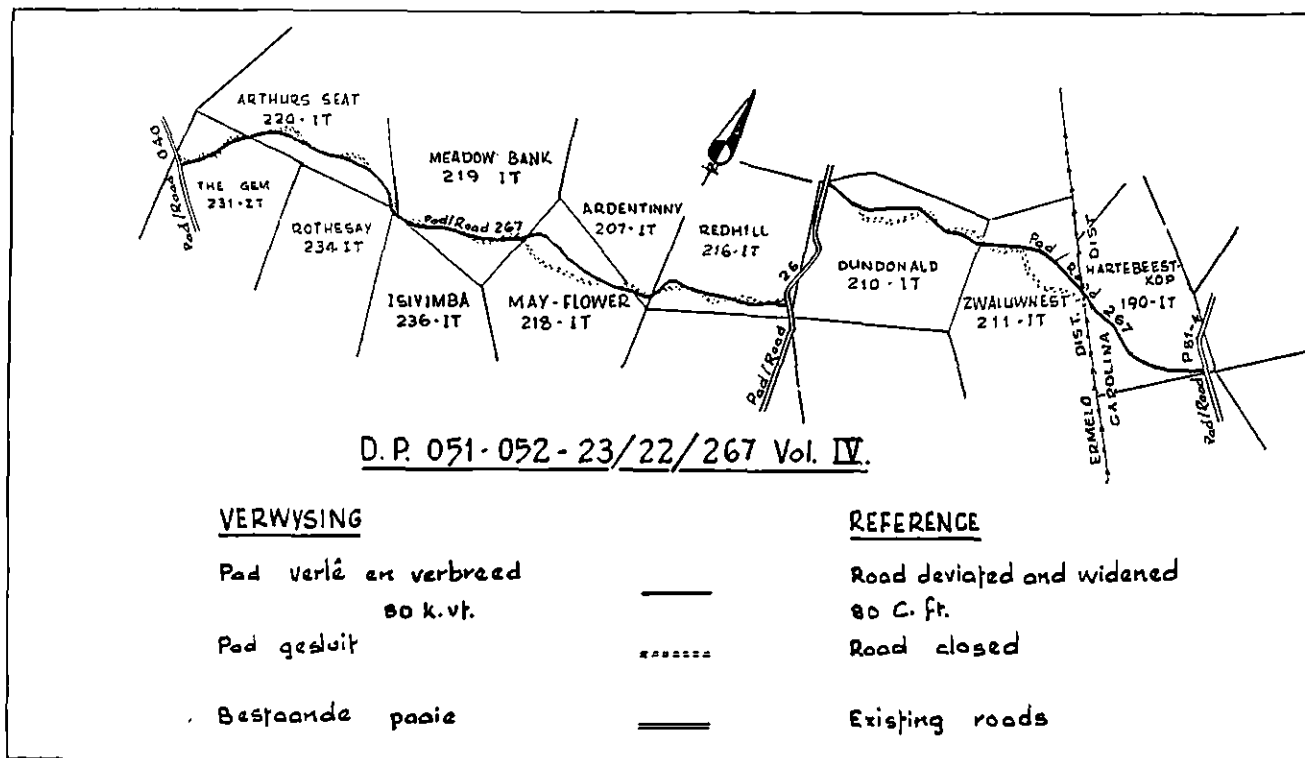
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na ondersoek en verslag deur die Padraade van Ermelo en Carolina, ingevolge artikels 5(1)(d) en 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat distrikspad 267 oor die plase The Gem 231-I.T., Arthurs Seat 220-I.T., Rothesay 234-I.T., Isivimba 236-I.T., Meadow Bank 219-I.T., Mayflower 218-I.T., Ardentinny 207-I.T., Redhill 216-I.T., Dundonald 210-I.T., Zwaluwnest 211-I.T., distrik Ermelo en Hartebeestkop 190-I.T., distrik Carolina verlê en na 80 Kaapse voet verbreed word soos aangetoon op bygaande sketsplan.

D.P. 051-052-23/22/267 Vol. IV.

Administrator's Notice 1244      8 September, 1971  
**DEVIATION AND WIDENING OF DISTRICT ROAD 267: DISTRICTS OF ERMELO AND CAROLINA.**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Boards of Ermelo and Carolina, in terms of sections 5(1)(d) and 3 of the Road Ordinance, 1957 (Ordinance 22 of 1957), that district road 267 traversing the farms, The Gem 231-I.T., Arthurs Seat 220-I.T., Rothesay 234-I.T., Isivimba 236-I.T., Meadow Bank 219-I.T., Mayflower 218-I.T., Ardentinny 207-I.T., Redhill 216-I.T., Dundonald 210-I.T., Zwaluwnest 211-I.T., district of Ermelo and Hartebeestkop 190-I.T., district of Carolina shall be deviated and widened to 80 Cape feet as indicated on the subjoined sketch plan.

D.P. 051-052-23/22/267 Vol. IV.



Administratorkennisgewing 1245      8 September 1971  
**PADREËLINGS OP DIE PLAAS DRAAILAAGTE 3, REGISTRASIE AFDELING J.P.: DISTRIK MARICO.**

Met die oog op 'n aansoek ontvang van mnr. J. C. P. Steyn om die sluiting en verlegging van 'n openbare pad op die plaas Draailaagte 3, Registrasie Afdeling J.P., distrik Marico, is die Administrateur voornemens om ooreenkomsdig artikel 28 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

Alle belanghebbende persone is bevoegd om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 82063, Rustenburg, skriftelik in te dien.

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

D.P. 08-083-23/24/D/6.

Administrator's Notice 1245      8 September, 1971  
**ROAD ADJUSTMENTS ON THE FARM DRAAILAAGTE 3, REGISTRATION DIVISION J.P.: DISTRICT OF MARICO.**

In view of an application having been made by Mr. J. C. P. Steyn for the closing and deviation of a public road on the farm Draailaagte 3, Registration Division J.P., district of Marico, it is the Administrator's intention to take action in terms of section 28 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

It is competent for any person interested to lodge his objections in writing with the Regional Officer, Transvaal Roads Department, Private Bag 82063, Rustenburg, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of sub-section (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 of the said Ordinance, as a result of such objection.

D.P. 08-083-23/24/D/6.

Administrateurskennisgewing 1246 8 September 1971

PADREËLINGS OP DIE PLASE ESSEX 71-L.R. EN SYLVESTERPAN 73-L.R.: DISTRIK ELLISRAS.

Met die oog op 'n aansoek ontvang van mnr. S. E. Vickers om die verlegging van 'n openbare pad op die plase Essex 71-L.R. en Sylvesterpan 73-L.R., Distrik Ellisras, is die Administrateur voornemens om ooreenkomsdig artikel 28 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

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

Ingevolge artikel 29(3) van genoemde Ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10,00 ten opsigte van die koste van 'n kommissie wat aangestel word ingevolge artikel 30, as gevolg van sulke besware.

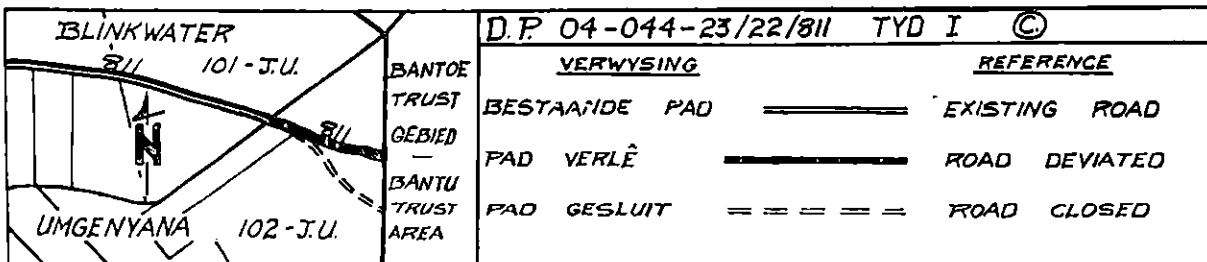
D.P. 01-016-23/24/S.1.

Administrateurskennisgewing 1247 8 September 1971

VERLEGGING VAN DISTRIKSPAD 811: DISTRIK NELSPRUIT.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Nelspruit, ingevolge artikel 5(1)(d) van die Padordonnansie 1957 (Ordonnansie 22 van 1957) soos gewysig, goedgekeur het dat Distrikspad 811 oor die plaas Umgenyana 102 J.U. distrik Nelspruit verlê word soos aangetoon op die bygaande sketsplan.

D.P. 04-044-23/22/811 Tyd.1. (Suid)(c).



Administrateurskennisgewing 1248 8 September 1971

VERLEGGING EN VERBREDING VAN DISTRIKSPAD 811: DISTRIK NELSPRUIT.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Nelspruit, ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957) soos gewysig, goedgekeur het dat Distrikspad 811 oor die plaas White River 64 J.U., distrik Nelspruit verlê en verbreed word na afwisselende breedtes van 80 tot 120 Kaapse voet soos aangetoon op die bygaande sketsplan.

D.P. 04-044-23/22/811 Tyd.1. (Suid)(b)

Administrator's Notice 1246 8 September, 1971

ROAD ADJUSTMENTS ON THE FARMS ESSEX 71-L.R. AND SYLVESTERPAN 73-L.R.: DISTRICT OF ELLISRAS.

In view of an application having been made by Mr. S. E. Vickers for the deviation of a public road on the farms Essex 71-L.R. and Sylvesterpan 73-L.R., District of Ellisras, it is the Administrator's intention to take action in terms of section 28 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

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

In terms of section 29(3) of the said Ordinance, it is notified for general information that if any objection to the said application is made, but is thereafter dismissed, the objector may be held liable for the amount of R10,00 in respect of the costs of a commission appointed in terms of section 30, as a result of such objections.

D.P. 01-016-23/24/S.1.

Administrator's Notice 1247 8 September, 1971

DEVIATION OF DISTRICT ROAD 811: DISTRICT OF NELSPRUIT.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Nelspruit, in terms of section 5(1)(d) of the Roads Ordinance 1957 (Ordinance 22 of 1957) as amended, that District road 811, traversing the farm Umgenyana 102 J.U., district of Nelspruit shall be deviated as indicated on the sketch plan subjoined hereto.

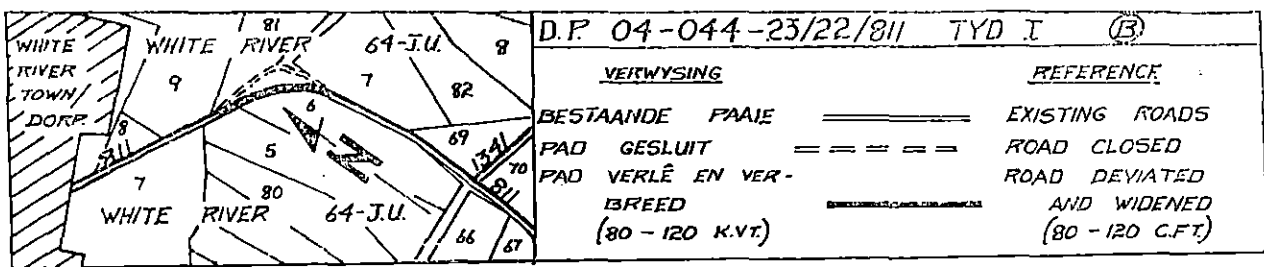
D.P. 04-044-23/22/811 Tyd.1: (Suid)(c).

Administrator's Notice 1248 8 September, 1971

DEVIATION AND WIDENING OF DISTRICT ROAD 811: DISTRICT OF NELSPRUIT.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Nelspruit, in terms of section 5(1)(d) and section 3 of the Roads Ordinance 1957 (Ordinance 22 of 1957) as amended that District Road 811, traversing the farm White River 64 J.U., district of Nelspruit, shall be deviated and widened to varying widths of 80 to 120 Cape feet as indicated on the sketch plan subjoined hereto.

D.P. 04-044-23/22/811 Tyd.1. (Suid)(b)



Administrateurskennisgewing 1249

8 September 1971

## OPENING VAN 'N DISTRIKSPAD: DISTRIK NELSPRUIT.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur na ondersoek en verslag deur die Padraad van Nelspruit ingevolge die bepaling van artikel 5(1)(a) en (c) en 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957) soos gewysig, goedgekeur het dat Distrikspad 811, 50 Kaapse voet breed, oor die plaas White River 64-J.U., distrik Nelspruit, sal bestaan soos aangetoon op bygaande sketsplan.

D.P. 04-044-23/22/811 Tyd.1 (Suid) (a)

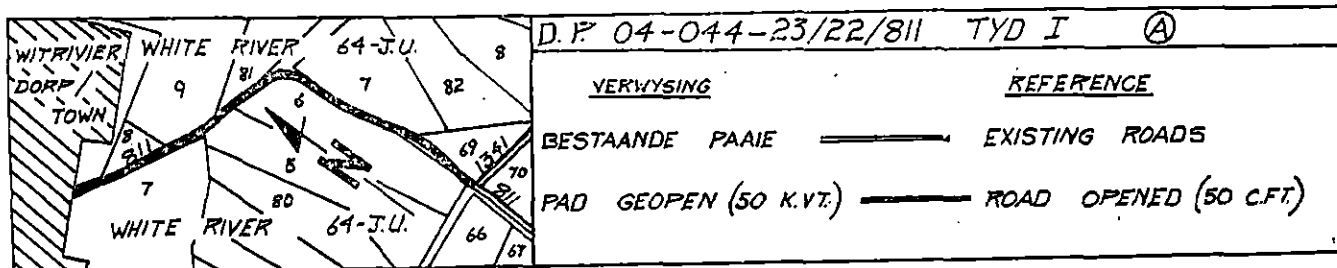
Administrator's Notice 1249

8 September, 1971

## OPENING OF DISTRICT ROAD: DISTRICT OF NELSPRUIT.

It is hereby notified for general information that the Administrator has approved after investigation and report by the Road Board of Nelspruit, in terms of section 5(1)(a) and (c) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) as amended that District road 811, 50 Cape feet wide, traversing the farm White River 64-J.U., district of Nelspruit, shall exist as indicated on the sketch plan subjoined hereto.

D.P. 04-044-23/22/811 Tyd.1 (Suid) (a)



Administrateurskennisgewing 1250

8 September 1971

## VOORGESTELDE OPHEFFING OF VERMINDERING VAN OPGEMETE UITSPANNING: TWEEFONTEIN 463-K.R.: DISTRIK WARMBAD.

Met die oog op 'n aansoek ontvang namens Dr. J. I. de Wet om die opheffing of vermindering van die opgemete uitspanning, groot 39,1649 hektaar, geleë op Gedeelte 86 van 'n gedeelte van gedeelte 4 van die plaas Tweefontein 463-K.R., Distrik Warmbad, soos aangetoon op Kaart L.G. A.3309/70, is die Administrateur van voorneems om ooreenkomsdig artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 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 Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

DP. 01-014W-37/3/T.8

Administrator's Notice 1250

8 September, 1971

## PROPOSED CANCELLATION OR REDUCTION OF SURVEYED OUTSPAN, TWEEFONTEIN 463-K.R.: DISTRICT OF WARMBATHS.

In view of application having been made on behalf of Dr. J. I. de Wet for the cancellation or reduction of the surveyed outspan, in extent 39,1649 hectare, situated on Portion 86, a portion of portion 4 of the farm Tweefontein 463-K.R., District of Warmbaths, as indicated on Diagram S.G. A.3309/70, it is the Administrator's intention to take action in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

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

DP. 01-014W-37/3/T.8

Administrateurskennisgewing 1251

8 September 1971

## VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPANNING OP DIE PLAAS ROODEPOORT 467-K.R.: DISTRIK WARMBAD.

Met die oog op 'n aansoek ontvang namens Mr. J. G. Louw om die opheffing of vermindering van die uitspan-

Administrator's Notice 1251

8 September, 1971

## PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN ON THE FARM ROODEPOORT 467-K.R.: DISTRICT OF WARMBATHS.

In view of application having been made on behalf of Mr. J. G. Louw for the cancellation or reduction of the

ning, groot 1/75ste van 474,1247 hektaar, waaraan die Resterende gedeelte van gedeelte 10 (The Outpost) ('n gedeelte van Gedeelte 1) van die plaas Roodepoort 467-K.R., distrik Warmbad, onderworpe is, is die Administrator van voornemens om ooreenkomstig artikel 46(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), op te tree.

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

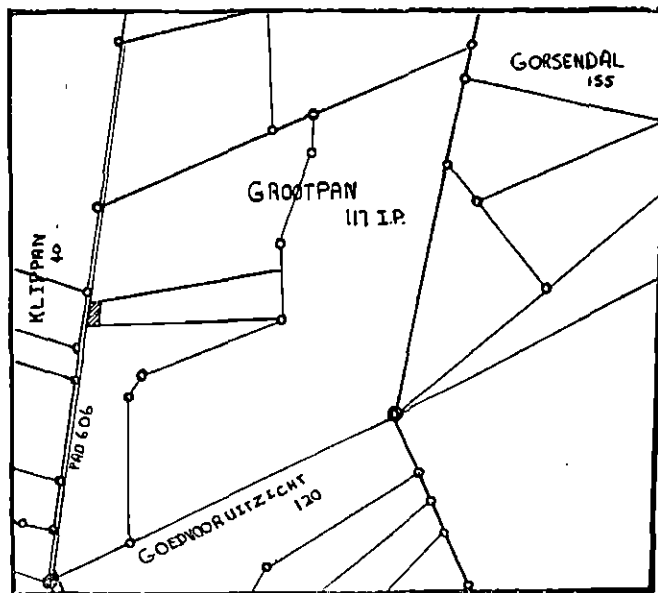
DP. 01-014W-37/3/R.13

Administrateurskennisgewing 1252 8 September 1971

**VERMINDERING EN AFMERKING VAN UITSPANNING OP DIE PLAAS GROOTPAN 117-I.P.: DISTRIK LICHTENBURG.**

Met betrekking tot Administrateurskennisgewing 799 en 871 van 22 Julie en 12 Augustus 1970, word hiermee vir algemene inligting bekend gemaak dat dit die Administrator behaag, om ooreenkomstig artikel 56(1)(iv) en (7)(i) van die Padordonnansie 22 van 1957, goedkeuring te heg dat die servitue ten opsigte van die onbepaalde of algemene uitspanning, 1/75ste van 2611 morgen, 453 vierkante roedes groot, waaraan die resterende gedeelte van die plaas Grootpan, 117-I.P., distrik Lichtenburg, onderworpe is, verminder en afgemerk word in die ligging en grootte 4,2827 hektaar soos aangetoon op bygaande sketsplan.

D.P. 07-075-37/3/G14



DP. 07-075-37/3/G14

VERWYSING

AFGEBAKENE  
UITSPANNING  
4,283 ha.

REFERENCE

DEMARCATED  
OUTSPAN  
4,283ha.



Administrateurskennisgewing 1253 8 September 1971

**MUNISIPALITEIT KEMPTON PARK: WYSIGING VAN VERORDENINGE BETREFFENDE DIE VOORKOMING EN BLUS VAN BRANDE EN DIE OPBERGING, GEBRUIK EN HANTERING VAN VLAMBARE VLOEISTOWWE EN ANDER STOWWE.**

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die

outspan, in extent 1/75th of 474,1247 hectare, to which the Remaining portion of portion 10 (The Outpost) (a portion of Portion 1) of the farm Roodepoort 467-K.R., district of Warmbaths, is subject, it is the Administrator's intention to take action in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

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

DP. 01-014W-37/3/R.13

Administrator's Notice 1252 8 September, 1971

**REDUCTION AND DEMARCTION OF OUTSPAN ON THE FARM GROOTPAN 117-I.P.: DISTRICT OF LICHTENBURG.**

With reference to Administrator's Notice 799 and 871 of the 22nd July and the 12th August 1970, 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 22 of 1957, to approve that the servitude in respect of the undefined or general outspan, in extent 1/75th of 2611 morgen 453 square roods, to which the remaining portion of the farm Grootpan, 117-I.P., district Lichtenburg is subject be reduced and demarcated in the position and, in extent 4,2827 hectare, as indicated on the subjoined sketch plan.

D.P. 07-075-37/3/G14

Administrator's Notice 1253 8 September, 1971

**KEMPTON PARK MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO THE PREVENTION AND EXTINCTION OF FIRES AND THE STORING, USE AND HANDLING OF INFLAMMABLE LIQUIDS AND SUBSTANCES.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the

verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge Betreffende die Voorkoming en Blus van Brande en die Opberging, Gebruik en Hantering van Vlambare Vloeistowwe en Ander Stowwe van die Munisipaliteit Kempton Park, afgekondig by Administrateurskennisgewing 502 van 14 Junie 1967, soos gewysig, word hierby verder gewysig deur in items 1, 2 en 3 van die Gelde onder Bylae III die uitdrukking „R0.50 per myl” deur die uitdrukking „32c per km” te vervang.

P.B. 2/4/2/49/16

Administrateurskennisgewing 1254 8 September 1971

**MUNISIPALITEIT BOKSBURG: REGULASIES VIR ROOKBEHEER.**

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 18(5) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), die regulasies hierna uiteengesit, wat deur die Minister van Gesondheid na oorlegpleging met die Minister van Ekonomiese Sake ingevolge artikel 18(5) van genoemde Wet goedkeur is.

1. In hierdie regulasies, tensy die samehang anders aandui, beteken —

„Raad” die Stadsraad van Boksburg;

„Wet” die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965); en het enige ander woord of uitdrukking waaraan 'n betekenis in die Wet toegeken is daar die betekenis.

2.(1) Behalwe soos bepaal in subregulasie (2) en regulasie 3(2) mag geen eienaar of okkuperer van enige perseel toelaat dat rook wat, as dit vergelyk word met 'n tabel van die soort soos aangedui in die Eerste Bylae tot die Wet, blyk van 'n skakering gelyk aan of donkerder as skakering 2 op daardie tabel te wees of wat, as dit met 'n ligabsorbeerometer gemeet word 'n absorbsie van 40% of meer het, uit so 'n perseel uitgelaat of afgegee word nie, behalwe vir 'n gesamentlike tydperk van nie meer nie as drie minute gedurende elke aaneenlopende tydperk van dertig minute.

(2) Die bepalings van subregulasie (1) is nie van toepassing nie op rook wat deur 'n brandstofverbruikende toestel uitgelaat word terwyl dit aan die gang gesit word of gedurende die tydperk dat 'n toestel defek of onklaar geword het of in die geval van 'n smeltoond, gedurende die tydperk wat die smeltoond nagesien word en dan slegs vir die tydperk wat redelikerwys vereis word vir die nasien daarvan en sodanige tydperk nog nie verstryk het nie.

3.(1) Geen persoon mag 'n brandstofverbruikende toestel wat ontwerp is om soliede of vloeibare brandstof in of op enige perseel te verbruik, inrig of laat inrig of toelaat om ingerig te word nie of dit verander of uitbrei of laat verander of uitbrei of toelaat om verander of uitgebrei te word nie, tensy die planne en spesifikasies ten opsigte van sodanige inrig, uitbreiding of verandering deur die Raad se Gesondheidsbeampte of Lugbesoedelingsbeheerbeampte goedgekeur is nie en tensy sodanige inrig, verandering of uitbreiding aangebring word ooreenkomsdig die goedgekeurde planne en spesifikasies.

(2) Indien die Raad, by ontvangs van 'n skriftelike aansoek deur enige persoon daarvan oortuig is dat daar genoegsame redes bestaan vir 'n tydelike vrystelling van enige brandstofverbruikende toestel, installering of per-

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 the Prevention and Extinction of Fires and the Storing, Use and Handling of Inflammable Liquids and Substances of the Kempton Park Municipality, published under Administrator's Notice 502, dated 14 June 1967, as amended, are hereby further amended by the substitution in items 1, 2 and 3 of the Charges under Schedule III for the expression "R0.50 per mile" of the expression "32c per km".

P.B. 2/4/2/49/16

Administrator's Notice 1254 8 September, 1971

**BOKSBURG MUNICIPALITY: SMOKE CONTROL REGULATIONS.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 18(5) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), publishes the regulations set forth hereinafter, which have been approved by the Minister of Health after consultation with the Minister of Economic Affairs in terms of section 18(5) of the said Act.

1. In these regulations unless the context otherwise indicates —

“Act” means the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965);

“Council” means the Town Council of Boksburg; and any other word or expression to which a meaning has been assigned in the Act, shall have that meaning.

2.(1) Save as provided in subregulation (2) and regulation 3(2), no owner or occupier of any premises shall, except for an aggregate period not exceeding three minutes during any continuous period of thirty minutes permit the emission or emanation from such premises of smoke which, if compared with a chart of the kind shown in the First Schedule to the Act, appears to be of a shade equal to or darker than shade 2 on that chart or which when measured with a light absorption meter has an absorption of 40% or greater.

(2) The provisions of subregulation (1) shall not apply to smoke emanating from a fuel burning appliance during the start-up period or during the period of any breakdown or disturbance of such appliance or, in the case of a furnace, during the period in which the furnace is being overhauled in so far only as the period which is reasonably required for such overhauling has not yet expired.

3.(1) No person shall install, alter or extend or cause or permit to be installed, altered or extended, any fuel burning appliance designed to burn solid or liquid fuel, unless complete plans and specifications in respect of such installation have been approved of by the Council's Medical Officer of Health or Air Pollution Control Officer and unless such installation, alteration or extension is effected in accordance with such approved plans and specifications.

(2) If, on written application by any person, the Council is satisfied that sufficient reason exists for temporary exemption of any fuel burning appliance, instal-

seel waarna verwys word in regulasic 2, kan die Raad sodanige vrystelling verleen vir 'n bepaalde tyd.

4.(1) Indien enige brandstofverbruikende toestel instryd met regulasie 3 ingerig, uitgebrei of verander is, kan die Raad deur 'n geskrewe kennisgewing vereis dat die eienaar of okkypeerde van die perseel die betrokke brandstofverbruikende toestel op sy eie onkoste verwyder binne 'n tydperk neergê in die kennisgewing.

(2) Enige persoon wat in gebreke bly om gevolg aan sodanige kennisgewing te gee, is skuldig aan 'n misdryf.

5. Die eienaar of okkypeerde van enige perseel waarin of waarop 'n brandstofverbruikende toestel gebruik word, moet op skriftelike versoek van die Raad se Gesondheidsbeampte of Lugbesoedelingsbeheerbeampte op sy eie koste inrig, onderhou en gebruik, sodanige apparaat soos deur die Raad se Gesondheidsbeampte of Lugbesoedelingsbeheerbeampte voorgeskryf, om sodoende aan te duï of aan te teken of beide aan te duï en aan te teken die digtheid of skakering van die rook deur sodanige toestel uitgelaat of om die waarneming van daardie rook te vergemaklik sodat die digtheid en skakering daarvan vasgestel kan word en op alle redelike tye enige inligting wat deur middel van sodanige apparaat aangeteken of vasgestel is, aan die Raad beskikbaar stel.

6. Die bepalings van hierdie regulasies is nie op rook wat van 'n woning uitgelaat word of op die inrig, verandering of uitbreiding van enige brandstofverbruikende toestel in enige woning van toepassing nie.

7. Geen persoon mag enige afvalmateriaal op enige perseel verbrand nie behalwe in 'n goedgekeurde brandstofverbruikende toestel.

8. Enige persoon wat enige van die bepalings van hierdie regulasies oortree is aan 'n misdryf skuldig en is in die geval van 'n eerste skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand of, by wanbetaling, gevengenisstraf vir 'n tydperk van hoogstens ses maande, en in die geval van 'n tweede of latere skuldigbevinding met 'n boete van hoogstens een duisend rand of, by wanbetaling, gevengenisstraf van hoogstens twaalf maande.

P.B. 2/42/174/8

Administrateurskennisgewing 1255 8 September 1971

#### MUNISIPALITEIT KEMPTON PARK: WYSIGING VAN AMBULANSVERORDENINGE.

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 Ambulansverordeninge van die Munisipaliteit Kempton Park, aangekondig by Administrateurskennisgewing 581 van 16 Julie 1952, soos gewysig, word hierby verder gewysig deur in artikel 5 —

- (a) in subartikel (1)(a)(i) die woord „myl” en die syfer „30c” onderskeidelik deur die uitdrukking „km” en die syfer „20c” te vervang;
- (b) in subartikel (1)(b)(i) die woord „myl” en die syfer „40c” onderskeidelik deur die uitdrukking „km” en die syfer „25c” te vervang;
- (c) in subartikel (2)(a)(i) die woord „myl” en die syfer „15c” onderskeidelik deur die uitdrukking „km” en die syfer „10c” te vervang;
- (d) in subartikel (2)(b)(i) die woord „myl” en die syfer „30c” onderskeidelik deur die uitdrukking „km” en die syfer „20c” te vervang.

P.B. 2/4/2/7/16

lation or premises referred to in regulation 2, the Council may grant such exemption for a specified period.

4.(1) If any fuel burning appliance has been installed, altered or extended in contravention of regulation 3, the Council may serve a written notice on the owner or occupier of the premises in question, calling upon him to remove, within a period specified in the notice and at his own expense, such appliance from such premises.

(2) Any person who fails to comply with such a notice shall be guilty of an offence.

5. The owner or occupier of any premises in or on which any fuel burning appliance is used shall, if so requested by the Council's Medical Officer of Health or Air Pollution Control Officer in writing, install, maintain and use at his own expense such apparatus as may be determined by such Medical Officer of Health or Air Pollution Control Officer, for the purpose of indicating or recording or both indicating and recording the density or colour of the smoke emitted from such appliance or for the purpose of facilitating the observance of such smoke with a view to determining its density or colour and such owner or occupier shall make available to the Council at all reasonable times any information recorded or ascertained by means of such apparatus.

6. The provisions of these regulations shall not apply to smoke emitted from any dwelling house or to the installation, alteration or extension of any fuel burning appliance in any dwelling house.

7. No person shall burn or permit to be burnt any waste material on any premises except in an approved fuel burning appliance.

8. Any person who contravenes any provision of these regulations shall be guilty of an offence and be liable, in the case of a first conviction, to a fine not exceeding two hundred rand, or in default of payment of such fine, to imprisonment for a period not exceeding six months, and in the case of a second or subsequent conviction, to a fine not exceeding one thousand rand or, in default of payment of such fine, to imprisonment for a period not exceeding twelve months.

P.B. 2/4/2/174/8

Administrator's Notice 1255 8 September, 1971

#### KEMPTON PARK MUNICIPALITY: AMENDMENT TO AMBULANCE 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 Ambulance By-laws of the Kempton Park Municipality, published under Administrator's Notice 581, dated 16 July 1952, as amended, are hereby further amended by the substitution in section 5.

- (a) in subsection (1)(a)(i) for the word "mile" and the figure "30c" of the expression "km" and the figure "20c" respectively;
- (b) in subsection (1)(b)(i) for the word "mile" and the figure "40c" of the expression "km" and the figure "25c" respectively;
- (c) in subsection (2)(a)(i) for the word "mile" and the figure "15c" of the expression "km" and the figure "10c" respectively;
- (d) in subsection (2)(b)(i) for the word "mile" and the figure "30c" of the expression "km" and the figure "20c" respectively.

P.B. 2/4/2/7/16

Administrateurskennisgewing 1256 8 September 1971

MUNISIPALITEIT DULLSTROOM: VERORDENINGE VIR DIE BEHEER OOR VISVANG IN WATER OP EIENDOM VAN DIE RAAD.

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

WOORDOMSKRYWING.

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

„inspekteur” enige lid van die Raad; die stadsklerk of enige ander persoon wat ingevolge ’n besluit van die Raad skriftelik aangestel is as ’n inspekteur van visserye op eiendom van die Raad;

„permit” ’n permit deur die Raad uitgereik teen betaling van geld in die Bylae hierby voorgeskryf, ingevolge waarvan die houer daarvan geregtig is om in enige water op die eiendom van die Raad te hengel; „Raad” die Dorpsraad van Dullstroom en omvat enige beampte deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

en enige ander woord of uitdrukking waaraan ’n betekenis in die Ordonnansie op Natuurbewaring, 1967 (Ordonnansie 17 van 1967), geheg is; het daardie betekenis.

2. Hierdie verordeninge is onderworpe aan en ter aanvulling van die bepalings van die Ordonnansie op Natuurbewaring, 1967, en die Regulasies daarkragtens opgestel, of wysigings van daardie Ordonnansie of Regulasies.

3. Niemand mag in forewaters op eiendom van die Raad hengel nie tensy hy ’n permit verkry het en dan alleen gedurende die seisoen soos bepaal in die Ordonnansie op Natuurbewaring, 1967, en die Regulasies daarkragtens opgestel.

4. Die Raad kan weier om ’n permit aan enige persoon uit te reik sonder opgawe van redes en sy beslissing is finaal.

5. Niemand mag in forewaters op die eiendom van die Raad hengel nie anders as met stok, lyn en nieronddraaiende kunsvislieë wat aan ’n enkel hoek hoogstens 2/0 groot bevestig is wat altesaam hoogstens 40 mm lank is: Met dien verstande dat niemand ’n vaste spoekatrol mag gebruik nie.

6. ’n Permit word uitgereik deur die stadsklerk of enige ander persoon wat skriftelik daartoe deur die Raad gemagtig is.

7. ’n Permit is nie oordraagbaar nie en word alleen vir een stok en lyn uitgereik.

8. ’n Inspekteur het binne die gebied waarvoor hy aangestel is, die volgende bevoegdhede:—

- (a) Indien hy rede het om te vermoed dat iemand enige bepalings van hierdie verordeninge oortree, moet hy van so ’n persoon vereis om sy naam en adres op te gee en sy permit te toon.
- (b) Om enige aas, lokaas, net, visgereedskap of toestel om vis mee te vang of vernietig, wat in die besit of onder die beheer is van enigiemand wat visvang, te inspekteer.
- (c) Enige onderzoek onderneem wat hy nodig ag om vas te stel of die bepalings van hierdie verordeninge nagekom word.

Administrator's Notice 1256

8 September, 1971

DULLSTROOM MUNICIPALITY: BY-LAWS REGULATING THE CONTROL OF FISHING IN WATERS ON COUNCIL PROPERTY.

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

DEFINITIONS.

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

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

“inspector” means any member of the Council, the town clerk or any other person appointed in writing in terms of a resolution of the Council to be an inspector of fisheries on Council property;

“permit” means a permit issued by the Council upon payment of the fee prescribed in the Schedule hereto entitling the holder thereof to angle in any waters on Council property;

and any other word or expression to which a meaning has been assigned in the Nature Conservation Ordinance, 1967 (Ordinance 17 of 1967), shall bear that meaning.

2. These by-laws shall be subject and supplementary to the provisions of the Nature Conservation Ordinance, 1967, and the Regulations framed thereunder, or any amendment to the said Ordinance or Regulations.

3. No person shall angle in trout waters on Council property unless he has obtained a permit and then only during the season as laid down in the Nature Conservation Ordinance, 1967, and the Regulations framed thereunder.

4. The Council may refuse to issue a permit to any person without furnishing reasons therefor and its decision shall be final.

5. No person shall angle for trout in waters on Council property in any other way than by rod, line and artificial non-spinning flies, each on a single hook of a size not exceeding 2/0 and having a total length not exceeding 40 mm: Provided that no person shall use a fixed-spool reel.

6. A permit shall be issued by the town clerk or any other person authorized thereto in writing by the Council.

7. A permit shall not be transferable and shall cover one rod and line only.

8. An inspector shall have the following powers within the area for which he has been appointed:—

- (a) If he has reason to suspect any person of contravening any provision of these by-laws, he shall require such person to furnish his name and address and produce his permit.
- (b) To inspect any bait, decoy, net, fishing tackle or any contrivance for catching or destroying fish, which may be in the possession or under the control of any person catching fish.
- (c) To carry out any investigation which he may deem necessary to establish whether the provisions of these by-laws are being complied with.

9. Niemand mag 'n boot of kano in water op eiendom van die Raad gebruik met die doel om vis te vang nie.

10. Niemand mag hengel in water op eiendom van die Raad vroeër as 'n halfuur voor sonop of later as 'n halfuur na sononder nie.

11. Niemand mag —

- (a) enige forel lewendig in enige bewaarnet of ander houer hou nie en moet onmiddellik enige forel van die voorgeskrewe lengte, wat hy gevang het, van kant maak;
- (b) versuim om in die register, wat vir dié doel gehou word, besonderhede van enige forel wat hy gevang het, aan te teken nie;
- (c) nader aan die Raad se dam kampeer of parkeer as die aangewese plek nie.

12. 'n Permit uitgereik aan enige persoon kan deur die Raad ingetrek en gekanselleer word indien sodanige persoon skuldig bevind word aan 'n oortreding van enige bepaling van hierdie verordeninge.

13. Enige persoon wat aangetref word in die omgewing van viswaters wat op eiendom van die Raad is, het sy besig is om te hengel, al dan nie, moet op versoek sy volle naam en adres aan 'n inspekteur verskaf.

14. Enige persoon wat skuldig bevind word aan 'n oortreding van enige bepaling van hierdie verordeninge is strafbaar met 'n boete van hoogstens R100 (honderd rand) en by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

#### BYLAE.

#### TARIEF VAN GELDE.

##### 1. Hengelpermit

- (1) Vir een seisoen (van 1 Oktober tot 30 April): R10.
- (2) Vir een kalendermaand: R4.
- (3) Vir een week: R2,50.
- (4) Vir een dag: 50c.

##### 2. Kampeer, per dag

- (1) Vir iedere motor met woonwa: R1.
- (2) Vir iedere motor met tent: 50c.
- (3) Vir iedere motor alleen: 25c.

##### 3. Brandhout

Vir die verskaffing van brandhout, per bondel: 20c. Die Verordeninge Insake die Beheer oor Visvang van die Munisipaliteit Dullstroom, afgekondig by Administrateurskennisgewing 69 van 27 Januarie 1954, soos gewysig, word hierby herroep.

PB. 2/4/2/69/55.

Administrateurskennisgewing 1257

8 September 1971

#### MUNISIPALITEIT EDENVALE: 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 Munisipaliteit Edenvale, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur items 3 en 4 van die Elektrisiteitvoorsieningstarief deur die volgende te vervang:—

9. No person shall with the object of fishing use a boat or canoe in waters on Council property.

10. No person shall angle in waters on Council property earlier than half an hour before sunrise or later than half an hour after sunset.

11. No person shall —

- (a) keep alive any trout in any keepnet or other container but shall immediately kill any trout of the prescribed length caught by him;
- (b) fail to enter in the register kept for that purpose particulars of any trout caught by him;
- (c) camp or park nearer to the Council's dam than the indicated spot.

12. A permit issued to any person may be withdrawn and cancelled by the Council if such person is found guilty of a contravention of any of the provisions of these by-laws.

13. Any person found in the vicinity of fishing waters on Council property, whether or not he is engaged in angling, shall upon request furnish his full name and address to an inspector.

14. Any person found guilty of a contravention of any of the provisions of these by-laws shall be liable to a fine not exceeding R100 (one hundred rand) and in default of payment, to imprisonment for a period not exceeding six months.

#### SCHEDULE.

#### TARIFF OF CHARGES.

##### 1. Permit for Angling

- (1) For one season (from 1 October to 30 April): R10.
- (2) For one calendar month: R4.
- (3) For one week: R2,50.
- (4) For one day: 50c.

##### 2. Camping, per day

- (1) For each motor car with caravan: R1.
- (2) For each motor car with tent: 50c.
- (3) For each motor car only: 25c.

##### 3. Firewood

For the supply of firewood, per bundle: 20c. The By-laws Relating to the Control of Fishing of the Dullstroom Municipality, published under Administrator's Notice 69, dated 27 January 1954, as amended, are hereby revoked.

PB. 2/4/2/69/55.

Administrator's Notice 1257

8 September, 1971

#### EDENVALE 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 Edenvale Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended by the substitution for items 3 and 4 of the Electricity Supply Tariff of the following:—

*,3. Grootmaattoevoer.*

- (1) Hierdie item is van toepassing op elektrisiteit gelewer in grootmaat vir besigheds-, kommersiële en nywerheidsdoeleindes aan 'n afsonderlike verbruiker wie se geïnstalleerde kapasiteit 40 kW oorskry.
- (2) Die vorderings vir hierdie lewering is as volg, per maand:—
- Diensheffing: R10; plus
  - 'n maksimum aanvraagheffing per kVA van die maksimum aanvraag soos gemeet oor enige periode van 30 minute gedurende die maand: R1,40 (die minimum kVA aanvraagheffing is 60% van die aangegewe aanvraag of die hoogste vorige geregistreerde aanvraag, watter ook al die hoogste is); plus
  - per eenheid: 0,4c.
  - Minimum vordering: R50."

PB. 4-9-2-116-334

Administrateurskennisgewing 1258

8 September 1971

**INSTELLING VAN RAADPLEGENDE KOMITEE  
VIR DIE KLEURLINGGEMEENSKAP VAN BARBERTON IN DIE REGSGEBIED VAN DIE STADS-RAAD VAN BARBERTON.**

Ingevolge die bepalings van artikel 2(1) van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie 22 van 1962), stel die Administrateur, met die goedkeuring van die Minister, hierby 'n raadplegende komitee in vir die groepsgebied wat in Bylae A hierby omskryf word en wat geleë is binne die regsgebied van die Stadsraad van Barberton, en ingevolge die bepalings van artikel 4 van genoemde Ordonnansie, vaardig die Administrateur, met die goedkeuring van die Minister, hierby die regulasies uit soos vervat in Bylae B hiervan ten opsigte van bedoelde Raadplegende Komitee.

**BYLAE A.****KLEURLINGGROEP.**

Begin by die punt waar die verlenging noordooswaarts van grens AB op Algemene Plan A.9283/47 van Barberton (Asiatiese) dorpsuitbreiding 1 die oostelike kant van die hoofpad na Nelspruit kruis; daarvandaan noordooswaarts langs genoemde verlenging tot by die punt waar dit die middel van die spruit kruis; daarvandaan algemeen suidwaarts langs die middel van genoemde spruit tot die punt waar dit gekruis word deur die verlenging ooswaarts van die middel van Kopjestrataat; daarvandaan weswaarts langs genoemde verlenging tot by die punt waar dit gekruis word deur die oostekant van die hoofpad na Nelspruit; daarvandaan noordweswaarts langs genoemde oostekant van die hoofpad na Nelspruit tot by die eersenoemde punt.

**BYLAE B.**

**REGULASIES BETREFFENDE INSTELLING VAN DIE RAADPLEGENDE KOMITEE IN DIE REGSGEBIED VAN DIE STADSRAAD VAN BARBERTON.**

*Woordomskrywing.*

- In hierdie regulasies, tensy uit die samehang anders blyk, beteken —

*"3. Bulk Supply.*

- This item shall apply to electricity supplied in bulk for business, commercial and industrial purposes to an individual consumer whose installed capacity exceeds 40 kW.
- The charge for this supply shall be as follows, per month:—
  - Service charge: R10; plus
  - a maximum demand charge per kVA of maximum demand measured over any 30-minute period during the month: R1,40 (the minimum kVA demand charge shall be 60% of the notified demand or the highest previous demand recorded, whichever is the higher); plus
  - per unit: 0,4c.
  - Minimum charge: R50."

PB. 4-9-2-116-334

Administrator's Notice 1258

8 September, 1971

**ESTABLISHMENT OF CONSULTATIVE COMMITTEE FOR THE COLOURED COMMUNITY OF BARBERTON IN THE AREA OF JURISDICTION OF THE BARBERTON TOWN COUNCIL.**

In terms of the provisions of section 2(1) of the Local Government (Extension of Powers) Ordinance, 1962, (Ordinance 22 of 1962), the Administrator, with the approval of the Minister, hereby establishes a consultative committee for the group area which is defined in Schedule A hereof and which is situated in the area of jurisdiction of the Town Council of Barberton and in terms of the provisions of section 4 of the said Ordinance, the Administrator with the approval of the Minister, hereby makes the regulations as set out in Schedule B hereof in respect of the said Consultative Committee.

**SCHEDULE A.****COLOURED GROUP.**

Beginning at the point where the prolongation north-eastwards of boundary AB on General Plan A.9283/47 of Barberton (Asiatic) Township Extension 1 intersects the eastern side of the main road to Nelspruit; thence north-eastwards along the said prolongation to the point where it intersects the middle of the spruit; thence generally southwards along the middle of the said spruit to the point where it is intersected by the prolongation eastwards of the middle of Kopje Street; thence westwards along the said prolongation to the point where it is intersected by the eastern side of the main road to Nelspruit; thence north-westwards along the said eastern side of the main road to Nelspruit to the point first named.

**SCHEDULE B.**

**REGULATIONS CONCERNING THE ESTABLISHMENT OF THE CONSULTATIVE COMMITTEE IN THE AREA OF JURISDICTION OF THE BARBERTON TOWN COUNCIL.**

*Definitions.*

- In these regulations, unless the context otherwise indicates —

- (i) „bevoegde persoon” ‘n persoon wat nie ingevolge die bepальings van artikel 1(1) van die Wet ‘n onbevoegde persoon is nie met betrekking tot enige onroerende goed, grond of perseel in die groepsgebied omskrywe in Bylae A; (iv)
- (ii) „Wet” die Wet op Groepsgebiede, 1966 (Wet 36 van 1966); (v)
- (iii) „Komitee” die Raadplegende Komitee ingevolge hierdie kennisgewing ingestel; (ii)
- (iv) „Ordonnansie” die Ordonnansie op Plaaslike Bevryster (Uitbreiding van Bevoegdhede), 1962; (iii)
- (v) „Stadsraad” die Stadsraad van Barberton; (i) en het enige ander woord of uitdrukking die betekenis wat in die Ordonnansie daarvan geheg word.

*Algemene Doelstellings van Komitee.*

2. Die Komitee is verantwoordelik vir die bevordering van die belang en welsyn van die inwoners van sy gebied en bring alle sake wat daarop betrekking kan hê onder die aandag van die Stadsraad.

*Samestelling van Komitee.*

3. (1) Die Komitee bestaan uit vyf persone aangestel deur die Administrateur waarvan twee deur die Minister en een deur die Stadsraad benoem word.

(2) Indien die Stadsraad versuim of weier om binne dertig dae nadat hy deur of namens die Administrateur daartoe versoek is, ‘n persoon as lid te benoem, stel die Administrateur ‘n bevoegde persoon as lid aan namens die Stadsraad.

*Ampstermyn van Komitee.*

4. Behoudens die bepaling van regulasie 14 beklee ‘n lid van die Komitee sy amp vir ‘n tydperk van twee jaar bereken vanaf die datum van sy aanstelling.

*Ampsdraers van Komitee.*

5. (1) Die Administrateur benoem van tyd tot tyd een van die lede van die Komitee as Voorsitter daarvan vir ‘n tydperk van hoogstens een jaar: Met dien verstande dat ‘n aftredende Voorsitter weer benoem kan word.

(2) Die Komitee verkies van tyd tot tyd ‘n Ondervoorsitter uit sy geledere vir ‘n tydperk van hoogstens een jaar.

(3) Wanneer die Voorsitter afwesig is of nie in staat is om sy pligte uit te voer nie, tree die Ondervoorsitter as Voorsitter van die Komitee op en indien die Voorsitter sowel as die Ondervoorsitter van ‘n vergadering van die Komitee afwesig is, kies die by daardie vergadering aanwesige lede een uit hulle geledere om op daardie vergadering voor te sit.

(4) Die Stadsraad wys, met die goedkeuring van die Administrateur ‘n beampie aan om as Sekretaris van die Komitee op te tree.

*Vergaderings en Kworum van Komitee.*

6. (1) Die eerste vergadering van die Komitee word gehou op die plek, dag en tyd wat deur of namens die Administrateur vasgestel word.

(2) Die Komitee hou ‘n gewone vergadering minstens een keer elke maand en op ‘n plek, dag en tyd wat die Komitee van tyd tot tyd in oorleg met die Stadsraad vasstel.

- (i) “Town Council” means the Town Council of Barberton; (v)
- (ii) “Committee” means the Consultative Committee established in terms of this notice; (iii)
- (iii) “Ordinance” means the Local Government (Extension of Powers) Ordinance, 1962; (iv)
- (iv) “qualified person” means a person who is not disqualified in terms of the provisions of section 1(1) of the Act in relation to any immovable property, land or premises in the group area defined in Schedule A; (i)
- (v) “Act” means the Group Areas Act, 1966 (Act 36 of 1966); (ii)

and any other word or expression shall have the meaning assigned thereto in the Ordinance.

*General Purposes of Committee.*

2. The Committee shall be responsible for the promotion of the interests and welfare of the inhabitants of its area and shall bring all matters relating thereto to the notice of the Town Council.

*Constitution of Committee.*

3. (1) The Committee shall consist of five persons appointed by the Administrator of whom two shall be nominated by the Minister and one by the Town Council.

(2) If the Town Council fails or refuses to nominate a person as a member within thirty days after being requested to do so by or on behalf of the Administrator, the Administrator shall appoint a qualified person as a member on behalf of the Town Council.

*Period of Office of Committee.*

4. Subject to the provisions of regulation 14, a member of the Committee shall hold office for a period of two years calculated from the date of his appointment.

*Office-bearers of Committee.*

5. (1) The Administrator shall from time to time nominate one of the members of the Committee as Chairman thereof for a period not exceeding one year: Provided that a retiring Chairman may again be nominated.

(2) The Committee shall elect from time to time a Vice-Chairman from among its members for a period not exceeding one year.

(3) Whenever the Chairman is absent or unable to carry out his duties, the Vice-Chairman shall act as Chairman of the Committee and if the Chairman as well as the Vice-Chairman are absent from the Committee, the members present at that meeting shall elect one of their members to preside at that meeting.

(4) The Town Council shall, with the approval of the Administrator, nominate an officer to act as Secretary of the Committee.

*Meetings and Quorum of Committee.*

6. (1) The first meeting of the Committee shall be held at the place and on the day and at the time fixed by or on behalf of the Administrator.

(2) The Committee shall hold an ordinary meeting at least once a month and at a place and on the day and at the time which the Committee shall from time to time determine in consultation with the Town Council.

(3) Die Voorsitter kan te eniger tyd en moet op die skriftelike aansoek van die Stadsraad of sy gevoldmagtigde 'n spesiale vergadering van die Komitee belê.

(4) 'n Vergadering van die Komitee kan tot 'n bepaalde dag en tyd verdaag word.

(5) Drie lede van die Komitee maak 'n kworum uit.

(6) Indien die Komitee in gebreke bly om 'n vergadering gedurende enige maand te hou, moet die Sekretaris die Stadsraad onverwyld daarvan in kennis stel.

(7) Behoudens die bepalings van subregulasie (8) is alle vergaderings van die Komitee vir 'n bevoegde persoon toeganklik en die Minister, die Administrateur en die Stadsraad kan elk 'n persoon magtig om as sy verteenwoordiger vergaderings van die Komitee by te woon en aan die verrigtinge deel te neem, maar enige sodanige verteenwoordiger het geen stem nie.

(8) Indien die Komitee of die Stadsraad of sy gevoldmagtigde van mening is dat enige saak geriefliker en voordeleger in die afwesigheid van enige bevoegde persoon genoem in subregulasie (7) behandel kan word, gaan die Komitee in komitee en enige besluit aldus geneem is ten volle van krag en regsgeldig as 'n besluit van die Komitee.

#### *Kennisgewing van Vergaderings.*

7. (1) Die Sekretaris van die Komitee gee skriftelik kennis van die plek en die bepaalde dag en tyd vir die hou van gewone vergaderings aan elke lid van die Komitee wat daarna, totdat sodanige plek, dag of tyd verander word en kennis daarvan gegee is, sodanige vergaderings sonder nadere kennisgewing moet bywoon.

(2) Die Sekretaris van die Komitee gee skriftelik kennis aan elke lid van die Komitee van elke plek, dag en tyd van elke spesiale vergadering minstens agt-en-veertig uur voor so 'n vergadering.

(3) Enige sodanige kennisgewing word aan die lid persoonlik oorhandig of, na dit behoorlik geadresseer is, aan sy gebruiklike verblyf- of besigheidsplek gestuur.

(4) Die onopsetlike versium om aan enige lid van die Komitee so 'n kennisgewing te besorg soos in hierdie regulasie bedoel, doen aan die geldigheid van enige vergadering geen afbreuk nie.

#### *Agenda en Volgorde van Verrigtinge.*

8. (1) Die Sekretaris van die Komitee is verantwoordelik vir die opstel van die agenda vir enige vergadering van die Komitee.

(2) Die volgorde van verrigtinge op elke gewone vergadering van die Komitee is soos volg:

- (a) Notule van vorige vergadering;
- (b) aansoeke van lede om verlof tot afwesigheid;
- (c) amptelike aankondigings;
- (d) onbestrede mosies van die Voorsitter;
- (e) vrae waarvan kennis gegee is;
- (f) kennisgewings van mosie wat van 'n vorige vergadering oorstaan;
- (g) petisies;
- (h) nuwe kennisgewings van mosie;
- (i) sake wat deur die Stadsraad na hom verwys is.

#### *Stemming by Vergadering.*

9. (1) Alle sake wat voor 'n vergadering van die Komitee dien, word deur 'n meerderheid van stemme van die lede aanwesig beslis.

(2) Ingeval van 'n staking van stemming het die Voorsitter 'n beslissende stem benewens sy beraadslagende stem.

(3) The Chairman may at any time and shall at the written request of the Town Council or its authorised representative, convene a special meeting of the Committee.

(4) A meeting of the Committee may be adjourned to a specified day and time.

(5) Three members of the Committee shall constitute a quorum.

(6) If the Committee should fail to hold a meeting during any month, the Secretary shall forthwith advise the Town Council thereof.

(7) Subject to the provisions of subregulation (8), all meetings of the Committee shall be open to a qualified person and the Minister, the Administrator and the Town Council may each authorize a person to attend meetings of the Committee as his or its representative and to take part in the proceedings but any such representative shall have no vote.

(8) If the Committee or the Town Council or its authorized representative is of the opinion that any matter can be dealt with more conveniently or advantageously in the absence of any qualified person referred to in subregulation (7), the Committee shall go into committee and any resolution so taken, shall be of full force and effect as a resolution of the Committee.

#### *Notice of Meetings.*

7. (1) The Secretary of the Committee shall give written notice of the place and the specified day and time for the holding of ordinary meetings to every member of the Committee who shall thereafter, until such place, day or time is altered and notice of such alteration has been given, be required to attend such meetings without further notice.

(2) The Secretary of the Committee shall give written notice to each member of the Committee of the place, day and time of every special meeting at least forty eight hours before such meeting.

(3) Any such notice shall be handed to the member personally or, after it has been addressed, sent to his usual place of residence or business.

(4) The inadvertent failure to furnish any member of the Committee with a notice as contemplated in this regulation, shall not affect the validity of any meeting.

#### *Agenda and Order of Precedence of Business.*

8. (1) The Secretary of the Committee shall be responsible for the preparation of the agenda for any meeting of the Committee.

(2) The order of precedence of the business at each ordinary meeting of the Committee shall be as follows:

- (a) Minutes of previous meeting;
- (b) applications of members for leave of absence;
- (c) official announcements;
- (d) unopposed motions of the Chairman;
- (e) questions of which notice has been given;
- (f) notices of motion standing over from a previous meeting;
- (g) petitions;
- (h) new notices of motion;
- (i) matters referred to it by the Town Council.

#### *Voting at Meeting.*

9. (1) All matters before a meeting of the Committee shall be decided by majority of the votes of the members present.

(2) In the case of an equality of votes, the Chairman shall have a casting vote as well as a deliberative vote.

*Notule van Vergadering.*

10. (1) Die notule van die verrigtinge van elke vergadering van die Komitee word gereeld bygehou en bevat behoorlik gerangskikte besonderhede van alle sake wat by die vergadering behandel is.

(2) Die notule van die verrigtinge van elke vergadering word by die daaropvolgende vergadering aan die Komitee voorgelê en, as dit korrek aanvaar word, bekratig deur die handtekening van die Voorsitter.

(3) Die notule van verrigtinge van elke vergadering van die Komitee, uitgesonner vergaderings in komitee, is ter insae van enige inwoner van die gebied.

(4) Gesertifiseerde afskrifte van alle notule van verrigtinge van vergaderings van die Komitee en ander daarmee verbandhoudende stukke, word deur die Sekretaris so spoedig moontlik aan die Stadsraad verskaf, en indien hy dit vereis, ook aan die Minister en die Administrator.

*Oordra van Besluite aan Stadsraad.*

11. Enige kommentaar of voorstel wat die Komitee lewer of maak in verband met enige aangeleenthed waaraan hy kragtens hierdie regulasies deur die Stadsraad geraadpleeg moet word, word, behoudens artikel 2(3)(b) van die Ordonnansie, binne vyf dae na afloop van die vergadering waarop sodanige aangeleenthed deur die Komitee behandel is, skriftelik deur die Sekretaris oorgedra aan die Stadsraad onder die handtekening van die Voorsitter.

*Raadpleging van die Komitee deur die Stadsraad.*

12. (1) Die Stadsraad raadpleeg die Komitee oor die volgende aangeleenthede vir soverre sodanige aangeleenthede regstreeks betrekking het op die gebied van die Komitee:—

- (a) Voorstelle in verband met die begroting insluitende die kapitaalbegroting;
- (b) die uitvoering van genoemde begrotingsvoorstelle, insluitende dié wat betrekking het op:
  - (i) Die heffing op belasbare eiendom van enige algemene belasting, gesondheidsbelasting, waterbelasting, of spesiale belasting;
  - (ii) die heffing van gelde vir munisipale dienste;
  - (iii) die besteding van enige fondse aan permanente verbeterings en ontwikkelingswerke;
  - (iv) die aangaan van enige lening;
  - (v) die maak, bou, verandering, skoonhou, repareer, sluiting en verlegging van openbare strate;
  - (vi) die verskaffing of oornname van begraafplase en die oordrag daarvan aan enige liggaam;
  - (vii) die instelling, oprigting, instandhouding en sluiting van markte en markgeboue en die verhuring van en heffing van huurgelde ten opsigte van gedeeltes van sulke geboue en stalletjies daarin;
  - (viii) die oprigting en instandhouding van brandweer- en ambulansdienste; en
  - (ix) die instelling, verskaffing, onderhoud, verbetering, staking of sluiting van openbare biblioteke en parke, geriewe vir baai, vermaaklikheid, sport, piekniekmaak en kampeer en gesondheidse- en onspanningsoorde, tesame met hutte, paviljoene, verversingskamers en ander akkommodasie en geriewe in verband daarmee;
- (c) die wëe en middede ter voorkoming van wantoestande en oortreding van die Stadsraad se verordeninge;

*Minutes of Meeting.*

10. (1) The minutes of the proceedings of every meeting of the Committee shall be regularly kept and shall contain in proper order details of all matters dealt with at the meeting.

(2) The minutes of the proceedings of every meeting shall be presented to the Committee at the next meeting, and if accepted as correct, shall be confirmed by the signature of the Chairman.

(3) The minutes of the proceedings of every meeting of the Committee, except meetings in committee, shall be open for inspection by any inhabitant of the area.

(4) Certified copies of all minutes of the proceedings of meetings of the Committee and other relative documents shall be furnished to the Town Council as soon as possible by the Secretary and, if he so requires, also to the Minister and the Administrator.

*Town Council to be Informed of Resolutions.*

11. Any comment or suggestion offered or made by the Committee in connection with any matter on which it shall be consulted by the Town Council in terms of these regulations, shall, subject to section 2(3)(b) of the Ordinance, within five days after the termination of the meeting at which such matter was dealt with by the Committee, be furnished by the Secretary in writing to the Town Council under the signature of the Chairman.

*Consultation of Committee by Town Council.*

12. (1) The Town Council shall consult the Committee in regard to the following matters in so far as they relate directly to the area of the Committee:—

- (a) Proposals in connection with the estimates including capital estimates;
- (b) the implementation of the said proposals relating to the estimates, including those which relate to:
  - (i) The levy on rateable property of any general rate, health rate, water rate or special rate;
  - (ii) the levy of tariffs for municipal services;
  - (iii) the spending of any funds on permanent improvements and development works;
  - (iv) the raising of any loan;
  - (v) the making, construction, alteration, cleaning, repairing, closing and deviation of public streets;
  - (vi) the provision or taking over of cemeteries and the transfer thereof to any body;
  - (vii) the establishment, erection, maintenance and closing of markets and market buildings and the leasing of and raising of rent charges in respect of portions of such buildings and stalls therein;
  - (viii) the establishment and maintenance of fire and ambulance services; and
  - (ix) the establishment, provision, maintenance, improvement, disestablishment or closure of public libraries and parks, facilities for bathing, entertainment, sport, picnicking and camping and health and recreational resorts, including huts, pavilions, refreshment rooms and other accommodation and facilities in connection therewith;
- (c) the ways and means to prevent nuisances and contraventions of the by-laws of the Town Council;

- (d) die voorgestelde uitvaardiging van enige verordeninge deur die Stadsraad;
- (e) die beplanning en uitvoering van enige behuisingskema;
- (f) die opstel en voorbereiding van enige dorpsaanlegskema en enige wysiging daarvan;
- (g) die voorsiening, uitbreiding, inkorting of staking van enige kindersorgdienste en geriewe;
- (h) die aanstelling van enige beampete en werknemer wat 'n bevoegde persoon is en wat hoofsaaklik of uitsluitlik binne die gebied van die Komitee werkzaam sal wees; en
- (i) sodanige ander aangeleenthede as wat die Administrateur, na goeddunke en na raadpleging met die Stadsraad van tyd tot tyd bepaal.

(2) Waar enige geskil ontstaan of enige aangeleenthed regstreeks betrekking het op die gebied van die Komitee soos beoog in subregulasie (1), is die beslissing van die Administrateur aangaande daardie geskil die eindbeslissing.

#### *Diskwalifikasies vir Lidmaatskap.*

13. Geen persoon kan as lid van die Komitee aangestel word nie as —
- (a) hy 'n ongerehabiliteerde insolvent is; of
  - (b) hy binne die voorafgaande twee jaar sy boedel oorgee het; of
  - (c) hy 'n vreemdeling is soos omskryf by artikel 1 van die Wet op Suid-Afrikaanse Burgerskap, 1949 (Wet 44 van 1949); of
  - (d) hy onderworpe is aan 'n bevel van die hof waarby hy as swaksinnig of geestelik gekrenk of gebrekkig verklaar is of ingevolge die Wet op Geestesgebreken, 1916, wettiglik aangehou word as geestelik gekrenk of gebrekkig; of
  - (e) hy binne die voorafgaande drie jaar skuldig gevind en gestraf is met gevangenisstraf sonder die keuse van 'n boete, tensy volle gracie aan hom verleen is.

#### *Vakature in Komitee.*

14. (1) 'n Vakature in die amp van 'n lid van die Komitee ontstaan wanneer —
- (a) 'n lid se ampstermyn verstryk; of
  - (b) 'n lid sterf; of
  - (c) 'n lid sy skriftelike bedanking by die Sekretaris indien; of
  - (d) 'n finale bevel uitgevaardig word waarby die boedel van 'n lid as insolvent gesekwestreer word; of
  - (e) 'n lid sy boedel oorgee; of
  - (f) 'n lid 'n vreemdeling word soos omskryf by artikel 1 van die Wet op Suid-Afrikaanse Burgerskap, 1949 (Wet 44 van 1949); of
  - (g) 'n lid deur 'n hof tot kranksinnig of geestelik gekrenk of gebrekkig verklaar word of kragtens die Wet op Geestesgebreken, 1916, wettiglik as geestelik gekrenk of gebrekkig aangehou word; of
  - (h) 'n lid skuldig gevind en veroordeel word tot gevangenisstraf sonder die keuse van 'n boete; of
  - (i) 'n lid sonder verlof van drie agtereenvolgende gewone vergaderings van die Komitee afwesig is; en enige sodanige vakature word deur die Dirckteur van Plaaslike Bestuur verklaar deur binne vier dae nadat hy daarvan bewus geword het, 'n kennisgewing te dien effekte aan die Stadsklerk te rig en 'n afskrif daarvan aan die Sekretaris van die Komitee te stuur,

- (d) the proposed promulgation of any by-laws by the Town Council;
- (e) the planning and carrying out of any housing scheme;
- (f) the drafting and preparation of any town-planning scheme and any alteration thereof;
- (g) the provision, extension, reduction or termination of any child welfare service and facilities;
- (h) the appointment of any officer or employee who is a qualified person and who will be employed mainly or exclusively within the area of the Committee; and
- (i) such other matters as the Administrator in his discretion and after consultation with the Town Council may from time to time determine.

(2) Where any dispute arises as to whether any matter relates directly to the area of the Committee as contemplated in subregulation (1), the decision of the Administrator on such dispute shall be final.

#### *Disqualifications for Membership.*

13. No person may be appointed as a member of the Committee if —
- (a) he is an unrehabilitated insolvent; or
  - (b) within the preceding two years he has assigned his estate; or
  - (c) he is an alien as defined by section 1 of the South African Citizenship Act, 1949 (Act 44 of 1949); or
  - (d) he is subject to an order of court declaring him to be of unsound mind or mentally disordered or defective or is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916; or
  - (e) within the preceding three years he has been convicted and sentenced to imprisonment, without the option of a fine, unless he has obtained a free pardon.

#### *Vacancies in Committee.*

14. (1) A vacancy in the office of a member of the Committee shall occur when —
- (a) the term of office of a member expires; or
  - (b) a member dies; or
  - (c) a member tenders his resignation in writing to the Secretary; or
  - (d) a final order sequestrating his estate as insolvent is made; or
  - (e) a member assigns his estate; or
  - (f) a member becomes an alien as defined in section 1 of the South African Citizenship Act, 1949 (Act 44 of 1949); or
  - (g) a member is declared by a court to be of unsound mind or mentally disordered or defective or is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916; or
  - (h) a member is found guilty and sentenced to imprisonment without the option of a fine; or
  - (i) a member has been absent without leave from three consecutive ordinary meetings of the Committee;
- and any such vacancy shall be declared by the Director of Local Government within four days of his becoming aware thereof by sending a notice to that effect to the Town Clerk, and a copy thereof to the Secretary of the Committee.

(2) Wanneer die amp van 'n lid van die Komitee vakant raak voor die verstryking van sy ampstermy, stel die Administrateur, met inagneming van die bepalings van regulasie 3, 'n persoon aan as lid wat as sodanig aanbly vir die onverstreke ampstermy van sy voorganger.

P.B. 3-2-5-5-5.

Administrateurskennisgewing 1259      8 September 1971

**RANDBURG-WYSIGINGSKEMA No. 67.**

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Randburg-dorpsaanlegskema No. 1, 1954, gewysig word deur die hersonering van Lot No. 861, dorp Ferndale, van „Algemene Woon” tot „Spesiaal” vir Kantore, Professionele kamers en algemene woongeboue onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema No. 67.

P.B. 4-9-2-132-67.

Administrateurskennisgewing 1260      8 September 1971

**NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 334.**

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 Noordelike Johannesburgstreek-dorpsaanlegskema 1958, te wysig, om ooreen te stem met die stigtingsvoorraades en die algemene plan van die dorp Callo Manor Uitbreidings No. 1.

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. 334.

P.B. 4-9-2-116-334

Administrateurskennisgewing 1261      8 September, 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) verklaar die Administrateur hierby die dorp Gallo Manor Uitbreidings No. 1, geleë op Gedeelte 89 van die plaas Rietfontein No. 2-I.R., distrik Johannesburg, tot 'n goedgekeurde dorp en in die Bylae by hierdie kenniskwelling is die voorraades uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

P.B. 4/2/2/3063

(2) Whenever the office of a member of the Committee becomes vacant before the expiry of his period of office, the Administrator, with due regard to the provisions of regulation 3, shall appoint a person as a member who shall remain in office for the unexpired period of office of his predecessor.

P.B. 3-2-5-5-5.

Administrator's Notice 1259      8 September, 1971

**RANDBURG AMENDMENT SCHEME NO. 67.**

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 Randburg Town-planning Scheme No. 1, 1954, by the rezoning of Lot No. 861, Ferndale Township, from "General Residential" to "Special" for Offices, Professional suites and General Residential Buildings, subject to certain 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, Randburg, and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme No. 67.

P.B. 4-9-2-132-67.

Administrator's Notice 1260      8 September, 1971

**NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 334.**

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 Northern Johannesburg Region Town-planning Scheme, 1958, to conform with the conditions of establishment and the general plan of Callo Manor Extension No. 1 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, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 334.

P.B. 4-9-2-116-334

Administrator's Notice 1261      8 September, 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 Administrator hereby declares Gallo Manor Extension No. 1 Township, situated on Portion 89 of the farm Rietfontein No. 2-I.R., district Johannesburg, 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. 4/2/2/3063

## BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR SIRLANDS INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 89, VAN DIE PLAAS RIETFONTEIN NO. 2-I.R., DISTRIK JOHANNESBURG, TOEGESTAAN IS.

## A. STIGTINGSVOORWAARDES.

## 1. Naam.

Die naam van die dorp is Gallo Manor Uitbreiding No. 1.

## 2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.3462/69.

## 3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié 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 straatreserves tot bevrediging van die plaaslike bestuur verwyder.
- (c) Die strate moet tot bevrediging van die Administrateur benoem word.

## 4. Begifting.

Betaalbaar aan die plaaslike bestuur.

Die dorpsseinaar moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begifting aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir die dorp.

Sodanige begifting is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

## 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 munisipale doeleindes:  
As park: Erf No. 70.
- (b) Vir Staatsdoelcindes:  
Onderwys: Erwc Nos. 45 en 46.

## 6. Beskikking oor Bestaande Titelvoorraarde.

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

## 7. Nakoming van Voorwaarde.

Die applikant moet die stigtingsvoorraarde nakom en die nodige stappe doen om te sorg dat die titelvoor-

## SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SIRLANDS INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 89 OF THE FARM RIETFONTEIN NO. 2-I.R., DISTRICT JOHANNESBURG, WAS GRANTED.

## A. CONDITIONS OF ESTABLISHMENT.

## 1. Name.

The name of the township shall be Gallo Manor Extension No. 1.

## 2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3462/69.

## 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 applicants wholly or partially from this obligation after reference to the local authority.
- (b) The applicant shall at its own expense remove all obstacles 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.

Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

## 5. Land for State and Other Purposes.

The following erven as shown on the general plan shall be transferred to the proper authorities by and at the expense of the applicant:

- (a) For municipal purposes:  
As a park: Erf No. 70.
- (b) For State purposes:  
Educational: Erven Nos. 45 and 46.

## 6. 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.

## 7. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the

waardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regpersoonlikheid te laat berus.

## B. TITELVOORWAARDES.

### 1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:

- (i) die erf genoem in klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir munisipale doeindes verkry word, mits die Administrateur die doeindes 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, 1965:

### (A) ERF ONDERWORPE AAN SPESIALE VOORWAARDE.

Erf No. 60 is aan die volgende voorwaarde onderworpe:—

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

### (B) SERWITUUT VIR RIOLERINGS EN ANDER MUNISIPALE DOELEINDES.

Alle erwe is aan die volgende voorwaardes onderworpe:—

- (a) Die erf is onderworpe aan 'n serwituut vir rioleerings en ander munisipale doeindes, ten gunste van die plaaslike bestuur, twee meter breed, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voorname serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut 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 rioolhoofpypeleidings en ander werke wat hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voorname serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpypeleidings en ander werke veroorsaak word.

### 2. Staats- en Munisipale Erwe.

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

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

## B. CONDITIONS OF TITLE.

### 1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) the 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, 1965.

### (A) ERF SUBJECT TO SPECIAL CONDITION.

Erf No. 60 shall be subject to the following condition:

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

### (B) SERVITUDE FOR SEWERAGE AND OTHER MUNICIPAL PURPOSES.

All erven shall be subject to the following conditions:

- (a) The erf is subject to a servitude, 2 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 2 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 purposes 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. 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 determined by the Administrator.

Administrateurskennisgewing 1262      8 September 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) verklaar die Administrateur hierby die dorp Birch Acres Uitbreiding No. 2, geleë op Gedeelte 68 ('n gedeelte van Gedeelte 9) van die plaas Mooifontein No. 14-I.R., distrik Kempton Park, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uitengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

PB. 4/2/2/3453.

**BYLAE.**

**VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR FIXED PROPERTY SALES AND SERVICES BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 68 ('N GEDEELTE VAN GEDEELTE 9) VAN DIE PLAAS MOOIFONTEIN NO. 14-I.R., DISTRIK KEMPTON PARK, TOEGESTAAN IS.**

**A. STIGTINGSVOORWAARDES.**

**1. Naam.**

Die naam van die dorp is Birch Acres Uitbreiding No. 2.

**2. Ontwerpplan van die Dorp.**

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.8444/70.

**3. Stormwaterdreinering en Strate.**

- (a) Die goedgekeurde skema betreffende stormwaterdreinering en aanleg van strate moet deur die applikant op eie koste uitgevoer word namens en tot voldoening van die plaaslike bestuur, onder toesig van 'n siviele ingenieur goedgekeur deur die plaaslike bestuur.
- (b) Die strate moet name gegee word tot bevrediging van die Administrateur.

**4. Beskikking oor Bestaande Titelvoorwaardes.**

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van minerale regte, maar uitgesonderd die volgende regte wat nie op die erwe in die dorp oorgedra word nie.

„Die eienaar van 'n gedeelte van die voormalige resterende gedeelte van gedeelte van die plaas geletter „A“ middel stroom L.K.J.H.G.F.E.D.C.Q.R., middelstroom S.T.U.V.W.A. op kaart No. A.1107/08 van voormalde gedeelte Mooifontein, geheg aan Sertifikaat van Verenigde Transport No. 7851/1914 (waarvan die Resterende gedeelte voormeld deel uitmaak) is geregtig tot 'n servituut van vry weiding oor gedeelte van die gesegde plaas Mooifontein No. 20, groot 671 morg 579 vierkante roede, gehou kragtens Transportakte No. 3906/1912, soos blyk uit Akte van Servituut No. 20/1898.

Kragtens Notariële Akte No. 758/1951-S gedateer 13 September 1951 is 'n gedeelte van bogemelde

Administrator's Notice 1262

8 September, 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 Administrator hereby declares Birch Acres Extension No. 2 Township, situated on Portion 68 (a portion of Portion 9) of the farm Mooifontein No. 14-I.R., district Kempton Park, 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.

PB. 4/2/2/3453.

**SCHEDULE.**

**CONDITIONS UNDER WHICH THE APPLICATION MADE BY FIXED PROPERTY SALES AND SERVICES BEPERK, UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 68 (A PORTION OF PORTION 9) OF THE FARM MOOFONTEIN NO. 14-I.R., DISTRICT KEMPTON PARK, WAS GRANTED.**

**A. CONDITIONS OF ESTABLISHMENT.**

**1. Name.**

The name of the township shall be Birch Acres Extension No. 2.

**2. Design of Township.**

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.8444/70.

**3. Stormwater Drainage and Street Construction.**

- (a) The applicant shall carry out the approved scheme relating to stormwater drainage and street construction at its own expense on behalf and to the satisfaction of the local authority under the supervision of a Civil Engineer approved by the local authority.
- (b) The street shall be named to the satisfaction of the Administrator.

**4. 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 the following rights which will not be transferred to erven in the township:

“Die eienaar van 'n gedeelte van die voormalige resterende gedeelte van gedeelte van die plaas geletter „A“ middel stroom L.K.J.H.G.F.E.D.C.Q.R., middelstroom S.T.U.V.W.A. op kaart No. A.1107/08 van voormalde gedeelte Mooifontein, geheg aan Sertifikaat van Verenigde Transport No. 7851/1914 (waarvan die Resterende gedeelte voormeld deel uitmaak) is geregtig tot 'n servituut van vry weiding oor gedeelte van die gesegde plaas Mooifontein No. 20, groot 671 morg 579 vierkante roede, gehou kragtens Transportakte No. 3906/1912, soos blyk uit Akte van Servituut No. 20/1898.

Kragtens Notariële Akte No. 758/1951-S gedateer 13 September 1951 is 'n gedeelte van bogemelde

serwituut waartoe die bovermelde eiendom geregtig is, was gekanselleer soos meer ten volle sal blyk uit gesegde Notariëlc Akte sover dit gedeelte 49 ('n gedeelte van gedeelte) van die plaas Mooifontein No. 14, Registrasie Afdeling IR, distrik Kempton Park, betref."

#### 5. Erf vir Municipale Doeleindes.

Die applikant moet op eie koste Erf No. 861, soos op die Algemene Plan aangewys, as 'n park aan die plaaslike bestuur oordra.

#### 6. 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 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

### B. TITELVOORWAARDES.

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

Die erwe met uitsonderring van:—

- (i) die erf genoem in klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir municipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgele deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

- (a) Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur; twee meter breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voor- noemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut 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, onderhoud of verwydering van sodanige rioolhoofpypleiding en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleiding en ander werke veroorsaak word.

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

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

- (a) *Erwe Nos. 681, 740, 783 en 833.*

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

serwituut waartoe die bovermelde eiendom geregtig is, was gekanselleer soos meer ten volle sal blyk uit gesegde Notariëlc Akte sover dit gedeelte 49 ('n gedeelte van gedeelte) van die plaas Mooifontein No. 14, Registrasie Afdeling IR, distrik Kempton Park, betref."

#### 5. Erf for Municipal Purposes.

The applicant shall at its own expense transfer Erf No. 861, as shown on the General Plan, to the local authority as a park.

#### 6. 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 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

### B. CONDITIONS OF TITLE.

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

The erven with the exception of:—

- (i) The erf mentioned in Clause 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, 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 largerooted 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.

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

- (a) *Erven Nos. 681, 740, 783 and 833.*

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

(b) *Erwe Nos. 790 en 802.*

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

**3. Staats- en Municipale Erve.**

As die erf waarvan melding in klosule A5 gemaak word of enige erf verkry soos beoog in klosule 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 1263      8 September 1971

**KEMPTON PARK WYSIGINGSKEMA NO. 1/75.**

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 Kempton Park-dorpsaanlegskema No. 1, 1952, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Birchacres Uitbreiding No. 2.

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

Hierdie wysiging staan bekend as Kempton Park-wysigingskema No. 1/75.

P.B. 4-9-2-16-75

Administrateurskennisgewing 1264      8 September 1971

**NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 188.**

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpstigting en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersonering van Gedeelte 1 en die Restant van Lot No. 771 dorp Kew van „Spesiale Woon“ tot „Algemene Woon No. 1“ onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 188.

P.B. 4-9-2-212-188

Administrateurskennisgewing 1265      8 September 1971

**BEDFORDVIEW WYSIGINGSKEMA NO. 1/64.**

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 Bedfordview-dorpsaanlegskema No. 1, 1948, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Bedfordview Uitbreiding No. 161.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema No. 1/64.

P.B. 4-9-2-46-64

(b) *Erven Nos. 790 and 802.*

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated 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 permitted by the Administrator.

Administrator's Notice 1263

8 September, 1971

**KEMPTON PARK AMENDMENT SCHEME NO. 1/75.**

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 Kempton Park Town-planning Scheme No. 1, 1952, to conform with the conditions of establishment and the general plan of Birchacres Extension No. 2 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, Kempton Park and are open for inspection at all reasonable times.

This amendment is known as Kempton Park Amendment Scheme No. 1/75.

P.B. 4-9-2-16-75

Administrator's Notice 1264

8 September 1971

**NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 188.**

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 Portion 1 and the Remainder of Lot No. 771 Kew Township, from "Special Residential" to "General Residential No. 1" subject to certain 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, Johannesburg, and are open for inspection at all reasonable times.

The amendment is known as Northern Johannesburg Region Amendment Scheme No. 188.

P.B. 4-9-2-212-188

Administrator's Notice 1265

8 September, 1971

**BEDFORDVIEW AMENDMENT SCHEME NO. 1/64**

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 Bedfordview Town-planning Scheme No. 1 1948, to conform with the conditions of establishment and the general plan of Bedfordview Uitbreiding No. 161 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, Bedfordview and are open for inspection at all reasonable times.

This amendment is known as Bedfordview Amendment Scheme No. 1/64.

P.B. 4-9-2-46-64

Administrateurskennisgewing 1266      8 September 1971  
**VIERKLARING VAN GOEDGEKEURDE DORP INGEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965.**

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding No. 161, geleë op Gedeelte 724 van die plaas Elandsfontein No. 90-I.R., distrik Germiston, tot 'n goedkeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

PB. 4/2/2/3484.

### BYLAE.

**VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR MARGARET YVONNE MURRAY (GEBORE LEACH), BUISTE GEMEENSKAP VAN GOEDERE GETROUD MET JOHN MURRAY, INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 724 VAN DIE PLAAS ELANDSFONTEIN NO. 90-I.R., DISTRIK GERMISTON, TOEGESTAAN IS.**

#### A. STIGTINGSVOORWAARDES.

##### 1. Naam.

Die naam van die dorp is Bedfordview Uitbreiding No. 161.

##### 2. Ontwerpplan van Dorp.

Die dorp bestaan uit erwe soos aangedui op Algemene Plan No. A.7507/70.

##### 3. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur, bedrac geld betaal wat gelykstaande is met:

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdrcinering in of vir die dorp; en
- (ii) 1.5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy reggebied.

Sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van erwe in die dorp ten opsigte van spesiale woonerwe.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal erwe 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.

Administrator's Notice 1266      8 September, 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 Administrator hereby declares Bedfordview Extension No. 161 Township situated on Portion 724 of the farm Elandsfontein No. 90-I.R., district Germiston, 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.

PB. 4/2/2/3484.

### SCHEDULE.

**CONDITIONS UNDER WHICH THE APPLICATION MADE BY MARGARET YVONNE MURRAY (BORN LEACH) MARRIED OUT OF COMMUNITY OF PROPERTY TO JOHN MURRAY UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 724 OF THE FARM ELANDSFONTEIN NO. 90-IR, DISTRICT GERMISTON, WAS GRANTED.**

#### A. CONDITIONS OF ESTABLISHMENT.

##### 1. Name.

The name of the township shall be Bedfordview Extension No. 161.

##### 2. Design of Township.

The township shall consist of erven as indicated on General Plan S.G. No. A.7507/70.

##### 3. Endowment.

(a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-Planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to:

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or storm-water drainage in or for the township; and
- (ii) 1.5% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid 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, 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of erven in the township 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.

#### 4. Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehou van minerale regte, maar sonder inbegrip van die volgende servituut wat slegs Erf No. 720 in die dorp raak:—

„The property hereby transferred is subject to a water pipe line servitude in favour of Bedfordview Village Council as will more fully appear from Notarial Deed No. 1140/1955S, registered on the 8th November 1955.”

#### 5. 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 ingevolge artikel 62 van Ordannansie 25 van 1965, nagekoma word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaaam van persone te laat berus.

### B. TITELVOORWAARDES.

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

Die erwe met uitsondering van:—

- (i) erwe wat deur die Staat verkry mag word; en
- (ii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het;

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordannansie op Dorpsbeplanning en Dorpe, 1965:

- (a) Die erf is onderworpe aan 'n servituut vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rielhoofpypleiding en ander werke wat hy volgens goeddunke noodaakklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rielhoofpypleiding en ander werke veroorsaak word.

#### 2. Staats- en Munisipale Erwe.

As enige erf wat verkry soos beoog in klousule B1(i) en (ii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is sodanige erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

#### 4. 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 the following servitude which affects Erf No. 720 only:

“The property hereby transferred is subject to a water pipe line servitude in favour of Bedfordview Village Council as will more fully appear from Notarial Deed No. 1140/1955S registered on the 8th November, 1955.”

#### 5. 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 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) such erven as may be acquired by the State; and
- (ii) 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, 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 largerooted 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 adjoined 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. State and Municipal Erven.

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

Administrateurskennisgewing 1267 8 September 1971

**JOHANNESBURG-WYSIGINGSKEMA NO. 1/413.**

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946 gewysig word deur die hersonering van Standplase Nos. 1840, 1842, 1844 tot 1849 (Huurpag), Standplase Nos. 1890 tot 1899 (Vrypag) dorp Johannesburg, tot „Spesiaal” om woonstelle en/of 'n hotel en openbare restaurant toe te laat onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan bekend as Johannesburgwysigingskema No. 1/413.

P.B. 4-9-2-2-413

Administrator's Notice 1267

8 September, 1971

**JOHANNESBURG AMENDMENT SCHEME NO. 1/413.**

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 Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Stands Nos. 1840, 1842, 1844 to 1849 (Leasehold) Stands Nos. 1890 to 1899 (Freehold) Johannesburg Township to "Special" permitting flats and/or an hotel and public restaurant subject to certain 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, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme No. 1/413.

P.B. 4-9-2-2-413

## **ALGEMENE KENNISGEWINGS**

### **KENNISGEWING 701 VAN 1971.**

**NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 375.**

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnr. C. P. Green, Posbus 67128, Bryanston, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1958, te wysig deur die hersonering van Erf No. 770, geleë aan Ormondestraat, dorp Bryanston van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Spesiale Woon” met 'n digtheid van „Een woonhuis per 40,000 vk. vt.”.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema No. 375 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Sandton 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 65202, Benmore, Sandton, skriftelik voorgelê word.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

### **KENNISGEWING 702 VAN 1971.**

**JOHANNESBURG-WYSIGINGSKEMA NO. 1/531.**

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Source Investments (Edms.) Beperk, Endstraat 196, Berea, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erwe Nos. 224, 225 en 226 begrens deur Beitstraat en Staibstraat, dorp New Doornfontein van:—

(i) Erf No. 224 „Algemene Besigheid”, en

## **GENERAL NOTICES**

### **NOTICE 701 OF 1971.**

**NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 375.**

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. C. P. Green, P.O. Box 67128, Bryanston, for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Erf No. 770, situate on Ormonde Street, Bryanston Township from "Special Residential" with a density of "One dwelling per erf", to "Special Residential" with a density of "One dwelling per 40,000 sq. ft.".

The amendment will be known as Northern Johannesburg Region Amendment Scheme No. 375. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any 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 65202, Benmore, Sandton, at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1st September, 1971.

1—8

### **NOTICE 702 OF 1971.**

**JOHANNESBURG AMENDMENT SCHEME NO. 1/531.**

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. Source Investments (Pty.) Limited, 196 End Street, Berea, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1 of 1946, by rezoning Erven Nos. 224, 225 and 226, bounded by Beit Street and Staib Street, New Doornfontein Township, from:—

(ii) Erwe Nos. 225 en 226 „Algcmene Woon”, tot „Spesiaal” vir winkels, besighidspersele, kantore, woongeboue en parkering. Hoogtestreek No. 3, onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/531 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 703 VAN 1971.

#### PRETORIA-WYSIGINGSKEMA NO. 1/248.

Hierby word ooreenkomstig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944 te wysig deur die hersonering van Gedeelte 3, Gedeelte 4 en die Restant van Gedeelte 6 van Erf No. 240, Mayville dorp, geleë aan Agstelaan en Fred Nicholsonstraat onderskeidelik in die blok begrens deur Agstelaan, Fred Nicholsonstraat, Voortrekkerweg en Booyensstraat, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per 10,000 vk. vt.” tot „Spesiaal” vir die oprigting van laedigtheidswoonstelle, onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/248 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regssgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 704 VAN 1971.

#### PRETORIA-WYSIGINGSKEMA NO. 1/267.

Hierby word ooreenkomstig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe,

- (i) Erf No. 224 "General Business" and
- (ii) Erven Nos. 225 and 226, "General Residential" to "Special" for shops, business premises, offices, residential buildings and parking — Height Zone No. 3, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/531. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 1st September, 1971.

1—8

#### NOTICE 703 OF 1971.

#### PRETORIA AMENDMENT SCHEME NO. 1/248.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Portion 3, Portion 4 and the Remainder of Portion 6 of Erf No. 240, Township of Mayville, situate in Eighth Avenue and Fred Nicholson Street individually bounded in the block by Eighth Avenue, Fred Nicholson Street, Voortrekker Road and Booyens Street, from "Special Residential" with a density of "One dwelling per 10,000 sq. ft." to "Special" for the erection of duplex-flats, subject to certain conditions.

This amendment will be known as Pretoria Amendment Scheme No. 1/248. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the scheme applied or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 1st September, 1971.

1—8

#### NOTICE 704 OF 1971.

#### PRETORIA AMENDMENT SCHEME NO. 1/267.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the

1965, bekend gemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Erwe Nos. 1305 en 1325, geleë aan Nege-en-twintigstelaan, dorp Villieria, van „Openbare Oop Ruimte” tot „Spesiale Woon” met 'n digtheid van „Een woonhuis per 10,000 vk. vt.”.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/267 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

## KENNISGEWING 705 VAN 1971.

## RUSTENBURG-WYSIGINGSKEMA NO. 1/27.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. G. J. du Toit, Van Stadenstraat 22, Rustenburg, aansoek gedoen het om Rustenburg-dorpsaanlegskema No. 1, 1955, te wysig deur die hersonering van die Restant van Gedeelte 2 en Gedeelte 3 van Erf No. 1078, geleë op die hoek van Leyds- en Van Stadenstraat, dorp Rustenburg, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per 9 000 vk. vt.” tot „Algemene Besigheid” met 'n digtheid van „Een woonhuis per 9 000 vk. vt.”.

Verdere besonderhede van hierdie wysigingskema (wat Rustenburg-wysigingskema No. 1/27 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 Rustenburg, 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 bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 16, Rustenburg, skriftelik voor-gelê word.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

## KENNISGEWING 706 VAN 1971.

## ALBERTON-WYSIGINGSKEMA NO. 1/80.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr.

City Council of Pretoria has applied for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Erven Nos. 1305 and 1325, situate on Twenty-ninth Avenue, Villieria Township, from "Public Open Space" to "Special Residential" with a density of "One dwelling per 10 000 sq. ft.".

This amendment will be known as Pretoria Amendment Scheme No. 1/267. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the scheme applied or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1st September, 1971.

1—8

## NOTICE 705 OF 1971.

## RUSTENBURG AMENDMENT SCHEME NO. 1/27.

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. G. J. du Toit, 22 Van Staden Street, Rustenburg, for the amendment of Rustenburg Town-planning Scheme No. 1, 1955, by rezoning Remainder of Portion 2 and Portion 3 of Erf No. 1078, situate on the corner of Leyds Street and Van Staden Street, Rustenburg Township, from "Special Residential" with a density of "One dwelling per 9 000 sq. ft." to "General Business" with a density of "One dwelling per 9 000 sq. ft.".

The amendment will be known as Rustenburg Amendment Scheme No. 1/27. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Rustenburg, 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 16, Rustenburg, at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 1 September, 1971.

1—8

## NOTICE 706 OF 1971.

## ALBERTON AMENDMENT SCHEME NO. 1/80.

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.

Alberton View (Edms.) Beperk, Cachetstraat 30, Lambton, Germiston, aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Erf No. 445, geleë op die hoek van Voortrekkerweg en Pietersestraat, dorp Southcrest, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Algemene Woon”.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/80 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 4, Alberton, skriftelik voorgelê word.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

Alberton View (Pty.) Limited, 30 Cachet Street, Lambton, Germiston, for the amendment of Alberton Town-planning Scheme No. 1, 1948, by rezoning Erf No. 445, situate on the corner of Voortrekker Road and Pieterse Street, Southcrest Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential".

The amendment will be known as Alberton Amendment Scheme No. 1/80. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B214, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 4, Alberton, at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 1 September, 1971.

1—8

#### KENNISGEWING 707 VAN 1971.

#### RANDBURG-WYSIGINGSKEMA NO. 78.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die cienaar mnr. Fred Cohen, Alpine Court 35, h/v Klein- en Kapteijnstraat, Hospital Hill, Johannesburg, aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die hersonering van Erf No. 924, geleë aan Mainlaan, dorp Ferndale, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Spesiale Woon” met 'n digtheid van „Een woonhuis per 20 000 vk. vt.”

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema No. 78 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Privaatsak 1, Randburg, skriftelik voorgelê word.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 708 VAN 1971.

#### NOORDELIKE JOHANNESBURGSTREEK-WYSI-KINGSKEMA NO. 161.

Hierby word ooreenkomsdig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Sandton aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 te wysig deur voorseening te maak vir 'n 100 voet boulyn aan die oostelike grens van Erwe Nos. 163 tot 169, begrens deur

#### NOTICE 707 OF 1971.

#### RANDBURG AMENDMENT SCHEME NO. 78.

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. Fred Cohen, 35 Alpine Court, c/o Klein and Kapteijn Streets, Hospital Hill, Johannesburg, for the amendment of Randburg Town-planning Scheme, 1954, by rezoning Erf No. 924, situate on Main Avenue, Ferndale Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Randburg Amendment Scheme No. 78. 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, Pretoriussstraat, 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.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 1 September, 1971.

1—8

#### NOTICE 708 OF 1971.

#### NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 161.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the Town Council of Sandton has applied for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, to provide a 100 feet building line on the eastern boundaries of Erven Nos. 163 to 169, bounded

Katherinestraat, Lochareyelaan, Westbrookrylaan en Orange Grove Spruit, dorp Sandown Uitbreiding No. 9.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema No. 161 genoem sal word) lê in die kantoor van die Stadsklerk van Sandton en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 709 VAN 1971.

#### ALBERTON-WYSIGINGSKEMA NO. 1/74.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H. A. Janse van Rensburg, Penzancestraat 4, New Redruth, Alberton aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die hersooning van Erf No. 647, geleë op die hoek van Penzancestraat en Clintonweg, dorp New Redruth van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Algemene Besigheid”.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/74 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe tegen 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 4, Alberton, skriftelik voorgelê word.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 710 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP WITBANK UITBREIDING 21.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Witbank Selected Sites (Pty.) Limited aansoek gedoen het om 'n dorp bestaande uit 33 nywerheidserwe

by Katherine Street, Lochare Drive, Westbrook Drive and Orange Grove Spruit, Sandown Extension No. 9.

This amendment will be known as Northern Johannesburg Region Amendment Scheme No. 161. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, Room B214, Provincial Building, Pretoria.

Any owner or occupier of immovable property situate within the area to which the scheme applied or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1 September, 1971.

1—8

#### NOTICE 709 OF 1971.

#### ALBERTON AMENDMENT SCHEME NO. 1/74.

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. H. A. Janse van Rensburg, 4, Penzance Street, New Redruth, Alberton for the amendment of Alberton Town Planning Scheme No. 1, 1948 by rezoning erf No. 647 situated on the corner of Penzance Street and Clinton Road, New Redruth Township, from "Special Residential" with a density of "One dwelling per erf" to "General Business".

The amendment will be known as Alberton Amendment Scheme No. 1/74. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B214, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 4, Alberton at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1 September, 1971.

1—8

#### NOTICE 710 OF 1971.

#### PROPOSED ESTABLISHMENT OF WITBANK EXTENSION 21 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 Witbank Selected Sites (Pty.) Limited, for permission to lay out a township consisting of 33 industrial erven on the farm Marelden

te stig op die plaas Marelden No. 294-J.S., distrik Witbank, wat bekend sal wees as Witbank Uitbreiding 21.

Die voorgestelde dorp lê wes van en grens aan Nasionale Pad T.4-6 en suid-wes van en grens aan voorgestelde dorp Woolclair.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 September 1971.

1—8

#### KENNISGEWING 711 VAN 1971.

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

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Protea Vista (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 183 spesiale woonerwete te stig op Resterende Gedeeltes van Gedeeltes 26, 27, 28, 29 en 30 (Gedeeltes van Gedeelte 2) van die plaas Wilgespruit No. 190-I.Q., distrik Roodepoort, wat bekend sal wees as Helderkruin Uitbreiding 8.

Die voorgestelde dorp lê noord van en grens aan die voorgestelde dorp Helderkruin Uitbreiding 7.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 September 1971.

1—8

No. 294-J.S., district Witbank, to be known as Witbank Extension 21.

The proposed township is situate west of and abuts National Road T.4-6 and south-west of and abuts proposed Woolclair 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1 September, 1971.

1—8

#### NOTICE 711 OF 1971..

#### PROPOSED ESTABLISHMENT OF HELDERKRUIN 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 Protea Vista (Pty.) Limited for permission to lay out a township consisting of approximately 183 special residential erven on Remaining Extents of Portions 26, 27, 28, 29 and 30 (Portions of Portion 2) of the farm Wilgespruit No. 190-I.Q., district Roodepoort, to be known as Helderkruin Extension 8.

The proposed township is situate north of and abuts proposed Helderkruin Extension 7 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 1 September, 1971.

1—8

## KENNISGEWING 712 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP RANDPARKRIF UITBREIDING 12.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Mankor Trust Dorpsgebiede (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 36 spesiale woonerwe te stig op Resterende Gedeelte van Gedeelte 42 van die plaas Boschkop No. 199-I.Q., distrik Roodepoort, wat bekend sal wees as Randparkrif Uitbreiding 12.

Die voorgestelde dorp lê noord-wes van en grens aan Eastwoodlaan en noord-oos van en grens aan Dale-Lace-laan.

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.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 713 VAN 1971.

## VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP COLBYN.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Heinrich Christian Wilhelm Grothaus aansoek gedoen het om die uitbreiding van die grense van dorp Colbyn 'om die Resterende Gedeelte van Gedeelte 22 ('n gedeelte van Gedeelte 18) van die plaas Koedoespoort No. 325 J.H., distrik Pretoria, te omvat.

Die betrokke gedeelte is geleë oos van en grens aan Gordonstraat en suid van en grens aan dorp Queenswood Uitbreiding 5 en sal vir algemene woondoeleindes gebruik word.

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 vier weke na datum hiervan.

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, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

## NOTICE 712 OF 1971.

## PROPOSED ESTABLISHMENT OF RANDPARKRIF EXTENSION 12 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 Monkor Trust Dorpsgebiede (Pty.) Limited for permission to lay out a township consisting of approximately 36 special residential erven on Remaining Extent of Portion 42 of the farm Boschkop No. 199-I.Q., district Roodepoort, to be known as Randparkrif Extension 12.

The proposed township is situated north-west of and abuts Eastwood Avenue and north-east of and abuts Dale-Lace 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.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## NOTICE 713 OF 1971.

## PROPOSED EXTENSION OF BOUNDARIES OF COLBYN TOWNSHIP.

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by Heinrich Christian Wilhelm Grothaus for permission to extend the boundaries of Colbyn Township to include the Remaining Extent of Portion 22 (a portion of Portion 18) of the farm Koedoespoort No. 325 J.H., district Pretoria.

The relevant portion is situated east of and abuts Gordon Road and south of and abuts Queenswood Extension 5 Township, and is to be used for general residential purposes.

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 four weeks from the date hereof.

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 four weeks from the date of such first publication in the *Provincial Gazette*.

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

C. W. GRUNOW,  
Wnd. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 714 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP DAGGAFONTEIN UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat C. D. Development Company (Kempton Park) (Edms.) Beperk, aansoek gedoen het om 'n dorp bestaande uit ongeveer 502 spesiale woonerwe, 6 algemene woonerwe, 1 besigheidserf en 2 spesiale erwe (vir 'n garage), te stig op Gedeelte 107 ('n gedeelte van Gedeelte 1) en Gedeelte 112 ('n gedeelte van Gedeelte 1) van die plaas Daggafontein No. 125 J.R., distrik Springs, wat bekend sal wees as Daggafontein Uitbreiding 3.

Die voorgestelde dorp lê suid-wes van en grens aan dorp Daggafontein en wes van en grens aan Vogelstruisbultweg.

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.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 715 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP ELANDSHAVEN UITBREIDING 2.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Elandsfontein Estate Company Limited aansoek gedoen het om 'n dorp bestaande uit ongeveer 72 spesiale woonerwe, 13 algemene woonerwe en 1 besigheidserf te stig op Resterende Gedeelte van die plaas Elandsfontein No. 107 I.R., distrik Johannesburg, wat bekend sal wees as Elandshaven Uitbreiding 2.

Die voorgestelde dorp lê noord-wes van en grens aan die kruising van Krugerweg en Beckerstraat, in dorp Southcrest.

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.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## NOTICE 714 OF 1971.

## PROPOSED ESTABLISHMENT OF DAGGAFONTEIN EXTENSION 3 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by C. D. Development Company (Kempton Park) (Pty.) Limited, for permission to lay out a township consisting of approximately 502 special residential erven, 6 general residential erven, 1 business erf and 2 special erven (for a garage), on Portion 107 (a portion of Portion 1) and Portion 112 (a portion of Portion 1) of the farm Daggafontein No. 125 J.R., district Springs, to be known as Daggafontein Extension 3.

The proposed township is situate south-west of and abuts Daggafontein Township, and west of and abuts Vogelstruisbult 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.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## NOTICE 715 OF 1971.

## PROPOSED ESTABLISHMENT OF ELANDSHAVEN 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 Elandsfontein Estate Company Limited for permission to lay out a township consisting of approximately 72 special residential erven, 13 general residential erven and 1 business erf on Remaining Extent of the farm Elandsfontein No. 107 I.R., district Johannesburg, to be known as Elandshaven Extension 2.

The proposed township is situate north-west of and abuts the intersection of Kruger Road and Becker Street in Southcrest 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.

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.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 716 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP WITPOORTJIE UITBREIDING 10.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Zebra Publishers (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 30 spesiale woonerwe te stig op Hoeve 69, Culembek Landbouhoeves Uitbreiding 1, distrik Roodepoort, wat bekend sal wees as Witpoortjie Uitbreiding 10.

Die voorgestelde dorp lê noord-wes van en grens aan Aaronweg en noord-oos van en grens aan Turnerstraat.

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 *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.

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 717 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP SUNSET PARK.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Thebes Beleggings (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 262 spesiale woonerwe, 2 algemene woonerwe, 1 besigheidserf en 3 spesiale erwe (vir 'n garage en 'n hotel), te stig op Gedeelte 52 ('n gedeelte van Gedeelte 1) van die plaas Boschkop No. 199 I.Q., distrik Roodepoort, wat bekend sal wees as Sunset Park.

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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 8 September, 1971.

8—15

#### NOTICE 716 OF 1971.

#### PROPOSED ESTABLISHMENT OF WITPOORTJIE EXTENSION 10 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Zebra Publishers (Pty.) Limited for permission to lay out a township consisting of approximately 30 special residential erven on Holding 69, Culembek Agricultural Holdings Extension 1, district Roodepoort, to be known as Witpoortjie Extension 10.

The proposed township is situated north-west of and abuts Aaron Road, and north-east of and abuts Turner 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, 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.

C. W. GRUNOW,

Acting Director of Local Government.

Pretoria, 8 September, 1971.

8—15

#### NOTICE 717 OF 1971.

#### PROPOSED ESTABLISHMENT OF SUNSET 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 Thebes Beleggings (Edms.) Beperk, for permission to lay out a township consisting of approximately 262 special residential erven, 2 general residential erven, 1 business erf and 3 special erven (for a garage and an hotel) on Portion 52 (a portion of Portion 1) of the farm Boschkop No. 199 I.Q., district Roodepoort, to be known as Sunset Park.

Die voorgestelde dorp lê ongeveer 5 km noord-wes van die Burgersentrum van Randburg by die kruising van die Provinciale Pad No. 374, Johannesburg-Muldersdrift en die uitdraaipad na die voorgestelde Johannesburg westelike aansluitingspad.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 718 VAN 1971.

#### VOORGESTELDE STIGTING VAN DORP LINJEST MANOR.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Tea Kettle Junction (Edm's.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 139 spesiale woonerwe en 2 algemene woonerwe te stig op Gedeelte 224 van die plaas Garstfontein No. 374 J.R., distrik Pretoria, wat bekend sal wees as Linjest Manor.

Die voorgestelde dorp lê suid-wes van en grens aan voorgestelde dorp Linjest.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 8 September 1971.

8—15

The proposed township is situated approximately 5 km north-west of the Civic Centre of Randburg at the intersection of the Provincial Road No. 374, Johannesburg-Muldersdrift and the branch road to the proposed Johannesburg western link 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 8 September, 1971.

8—15

#### NOTICE 718 OF 1971.

#### PROPOSED ESTABLISHMENT OF LINJEST MANOR TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Township Ordinance, 1965, that application has been made by Tea Kettle Junction (Pty.) Limited, for permission to lay out a township consisting of approximately 139 special residential erven and 2 general residential erven on Portion 224 of the farm Garstfontein No. 374 J.R., district Pretoria, to be known as Linjest Manor.

The proposed township is situated south-west of and abuts proposed Linjest 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 8 September 1971.

8—15

## KENNISGEWING 719 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP BREAU-NANDA UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat P.O.L. Investments (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit ongeveer 88 spesiale woonerwe te stig op Gedeelte 5 ('n gedeelte van Gedeelte 4) van die plaas Breau No. 184 I.Q., distrik Krugersdorp, wat bekend sal wees as Breunanda Uitbreiding 3.

Die voorgestelde dorp lê wes van en grens aan De Vriesstraat in die dorp Breunanda en noord van en grens aan die dorp Breunanda Uitbreiding 2.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 720 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP LAKEFIELD UITBREIDING 20.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Eleanor Davis en William Davis aansoek gedoen het om 'n dorp bestaande uit ongeveer 5 algemene woonerwe te stig op Hoewe No. 16, Kleinfontein Landbouhoeves Nedersetting, distrik Benoni, wat bekend sal wees as Lakefield Uitbreiding 20.

Die voorgestelde dorp lê noord van en grens aan Lakefield Uitbreiding 11 dorp en oos van en grens aan Sunnyweg.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,

Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## NOTICE 719 OF 1971.

## PROPOSED ESTABLISHMENT OF BREUNANDA EXTENSION 3 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by P.O.L. Investments (Pty) Limited for permission to lay out a township consisting of approximately 88 special residential erven on Portion 5 (a portion of Portion 4) of the farm Breau No. 184 I.Q., district Krugersdorp, to be known as Breunanda Extension 3.

The proposed township is situate west of and abuts De Vries Street in Breunanda Township and north of and abuts Breunanda Extension 2 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.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## NOTICE 720 OF 1971.

## PROPOSED ESTABLISHMENT OF LAKEFIELD EXTENSION 20 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 Eleanor Davis and William Davis for permission to lay out a township consisting of approximately 5 general residential erven on Holding No. 16, Kleinfontein Agricultural Holdings Settlement, district Benoni, to be known as Lakefield Extension 20.

The proposed township is situate north of and abuts Lakefield Extension 11 Township and east of and abuts Sunny 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.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## KENNISGEWING 721 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP LEEUWDOORNSSTAD UITBREIDING 2.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, word hierby bekend gemaak dat die Dorpsraad van Leeuwdoornsstad aansoek gedoen het om 'n dorp bestaande uit ongeveer 140 spesiale woonerwe te stig op Restant van Gedeelte 54 van die plaas Rietkuil No. 43 H.P., distrik Wolmaransstad, wat bekend sal wees as Leeuwdoornsstad Uitbreiding 2.

Die voorgestelde dorp lê noord-oos van en grens aan die Dorp Leeuwdoornsstad en noord-wes van en grens aan Hesterstraat.

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.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 8 September 1971.

8—15

## KENNISGEWING 722 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP NOORDHEUWEL UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Doreen May Smith aansoek gedoen het om 'n dorp bestaande uit ongeveer 7 algemene woonerwe te stig op Gedeelte 124 ('n gedeelte van Gedeelte 48) van die plaas Paardeplaats No. 177, I.Q., distrik Krugersdorp, wat bekend sal wees as Noordheuwel Uitbreiding 1.

Die voorgestelde dorp lê oos van en grens aan dorp Noordheuwel, noord-wes van en grens aan voorgestelde dorp Glen Comeragh Township.

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.

## NOTICE 721 OF 1971.

## PROPOSED ESTABLISHMENT OF LEEUWDOORNS-STAD 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 the Village Council of Leeuwdoornsstad for permission to lay out a township consisting of approximately 140 special residential erven on Remainder of Portion 54 of the farm Rietkuil No. 43 H.P., district Wolmaransstad, to be known as Leeuwdoornsstad Extension 2.

The proposed township is situate north-east of, and abuts Leeuwdoornsstad Township and north-west of and abuts Hester 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, 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 8 September, 1971.

8—15

## NOTICE 722 OF 1971.

## PROPOSED ESTABLISHMENT OF NOORDHEUWEL 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 Doreen May Smith for permission to lay out a township consisting of approximately 7 general residential erven on Portion 124 (a portion of Portion 48) of the farm Paardeplaats No. 177, I.Q., district Krugersdorp, to be known as Noordheuwel Extension 1.

The proposed township is situate east of and abuts Noordheuwel Township, north-west of and abuts proposed Glen Comeragh 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*.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 723 VAN 1971.

## VOORGESTELDE STIGTING VAN DORP BREAU-NANDA UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat P.O.L. Investments (Pty) Limited aansoek gedoen het om 'n dorp bestaande uit ongeveer 69 spesiale woonerven te stig op Gedeelte 8 ('n gedeelte van Gedeelte 4) van die plaas Breau No. 184 I.Q., distrik Krugersdorp, wat bekend sal wees as Breaunanda Uitbreiding 4.

Dic voorgestelde dorp lê wes van en grens aan Wilropark Uitbreidung 6 Dorp en noord van en grens aan Breaunanda Uitbreidung 1 Dorp.

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 vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

## KENNISGEWING 724 VAN 1971.

## VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN VRYPAG LOTTE NOS. 1 EN 312 EN LOTTE NOS. 313 EN 314 DORP YEOVILLE, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Harold Forer en Johannesburg Motel Development Corporation (Proprietary) Limited ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Vrypag lotte Nos. 1 en 312 en lotte Nos. 313 en 314 ten einde dit moontlik te maak om geboue op te rig tot 'n hoogte van 40 verdiepings met 'n vloer-ruimte verhouding van nie meer as 2,1 keer die oppervlakte van die grond nie.

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

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## NOTICE 723 OF 1971.

## PROPOSED ESTABLISHMENT OF BREAUNANDA 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 P.O.L. Investments (Pty) Limited, for permission to lay out a township consisting of approximately 69 special residential erven on Portion 8 (a portion of Portion 4) of the farm Breau No. 184-I.Q., district Krugersdorp, to be known as Breaunanda Extension 4.

The proposed township is situate west of and abuts Wilropark Extension 6 Township and north of and abuts Breaunanda 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, Pretoriussstraat, 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.

C. W. GRUNOW,  
Acting Director of Local Government.

Pretoria, 8 September, 1971.

8—15

## NOTICE 724 OF 1971.

## PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF FREEHOLD LOTS NOS. 1 AND 312 AND LOTS NOS. 313 AND 314, YEOVILLE TOWNSHIP, DISTRICT OF JOHANNESBURG.

It is hereby notified that application has been made by Harold Forer and Johannesburg Motel Corporation (Proprietary) Limited, in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Freehold Lots Nos. 1 and 312, and Lots Nos. 313 and 314 to permit the erection of buildings to a height of 40 storeys with a floor space ratio not exceeding 2,1 times the area of the site.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by Bovemelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,  
Wnde. Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4/14/2/1501/1

## KENNISGEWING 725 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN LOT NO. 139 DORP LYTTELTON MANOR, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Theodor Erdmann Schwellnus 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 Lot No. 139, Lyttelton Manor, Distrik Pretoria ten einde dit moontlik te maak dat die lot No. 139 onderverdeel kan word.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,  
Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4-14-2-810-26.

## KENNISGEWING 726 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN HOEWE NO. 6, LAEZONIA LANDBOUHOEWES, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Gabriel Stephanus Nienaber Erasmus ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Hoeve No. 6, Laczonia ten einde dit moontlik te maak dat 'n garage en algemene handelaarswinkel (insluitende boumateriaal) op die hoeve opgerig mag word.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,  
Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4/16/2/365/1.

## KENNISGEWING 727 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN HOEWE NO. 162, RYNFIELD LANDBOUHOEWES SEKSIE NO. 2, DISTRIK BENONI.

Hierby word bekend gemaak dat Cyril Oswald Joseph Warbreck ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek ge-

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 6th October 1971.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/14/2/1501/1

## NOTICE 725 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 139 LYTTELTON MANOR, DISTRICT PRETORIA.

It is hereby notified that application has been made by Thoedor Erdmann Schwellnus in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of lot No. 139, Lyttelton Manor, District Pretoria to permit the lot being subdivided.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room 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 6th October, 1971.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4-14-2-810-26.

## NOTICE 726 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING NO. 6 LAEZONIA AGRICULTURAL HOLDINGS, DISTRICT OF PRETORIA.

It is hereby notified that application has been made by Gabriel Stephanus Nienaber Erasmus in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding No. 6, Laczonia Agricultural Holdings to permit the erection of a garage and a general dealers' shop (including building materials) on the holding.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 he 6th October, 1971.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/16/2/365/1.

## NOTICE 727 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING NO. 162, RYNFIELD AGRICULTURAL HOLDINGS, SECTION NO. 2, DISTRICT BENONI.

It is hereby notified that application has been made by Cyril Oswald Joseph Warbreck in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amend-

doen het om die wysiging van die titelvoorwaardes van Hoeve No. 162, Rynfield ten einde die oprigting van 'n crèche op die hoeve moontlik te maak.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4/16/2/511/1.  
8-15

#### KENNISGEWING 728 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING  
VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967)  
OM:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN HOEWE NO. 1, BARTLETT LANDBOUHOEWES, DISTRIK BOKSBURG.
- B. DIE WYSIGING VAN DIE BOKSBURG-DORPSAANLEGSKEMA TEN OPSIGTE VAN HOEWE NO. 1, BARTLETT LANDBOUHOEWES, DISTRIK BOKSBURG.

Hierby word bekend gemaak dat Vernon Richard Rudman ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

(1) Die wysiging van titelvoorwaardes van Hoeve No. 1 Bartlett Landbouhoeves ten einde dit moontlik te maak om 'n transport besigheid op die hoeve te dryf.

(2) Die wysiging van die Boksburg-dorpsaanlegskema deur die hersonering van Hoeve No. 1, Bartlett Landbouhoeves van „Landbou“ na „Spesiaal“.

Die wysigende skema sal bekend staan as die Boksburg-wysigingskema No. 1/95.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
8 September 1971.

P.B. 4/16/2/50/4.

#### KENNISGEWING 729 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN HOEWE NO. 1366, WINTERVELD LANDBOUHOEWES UITBREIDING NO. 1, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Russell Marivate ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Hoeve No. 1366, Winterveld Landbouhoeves ten einde dit te

ment of the conditions of title of Holding No. 162, Rynfield to permit the erection of a crèche on the holding.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/16/2/511/1.  
8-15

#### NOTICE 728 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING NO. 1, BARTLETT AGRICULTURAL HOLDINGS, DISTRICT BOKSBURG.
- B. THE AMENDMENT OF THE BOKSBURG TOWN-PLANNING SCHEME IN RESPECT OF HOLDING NO. 1, BARTLETT AGRICULTURAL HOLDINGS, DISTRICT BOKSBURG.

It is hereby notified that application has been made by Vernon Richard Rudman in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Holding No. 1, Bartlett Agricultural Holdings in order to conduct a transport business on the holding.

(2) The amendment of the Boksburg Town-planning Scheme by the rezoning of Holding No. 1, Bartlett Agricultural Holdings, from "Agricultural" to "Special".

This amendment will be known as the Boksburg Amendment Scheme No. 1/95.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
8 September, 1971.

P.B. 4/16/2/50/4.

#### NOTICE 729 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF HOLDING NO. 1366, WINTERVELD AGRICULTURAL HOLDINGS, EXTENSION NO. 1, DISTRICT PRETORIA.

It is hereby notified that application has been made by Russel Marivate in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding No. 1366, Winterveld Agricultural Holdings in order to use it for the erection

gebruik vir die oprigting van 'n privaat kliniek hoofsaaklik beplan as 'n kraaminrigting met 'n toelatingskantoor, kraamsaal, herstelsaal en 'n teater asook fasiliteite vir buitepasiënte, alles uitsluitlik vir die gebruik van Ban-toes.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
8 September 1971.

P.B. 4/16/2/649/1.

#### KENNISGEWING 730 VAN 1971.

#### VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN ERF NO. 407, DORP LYT- TELTON MANOR, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Hendrik Johannes Hertzog van Dyk ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 407, Lyttelton Manor ten einde die erf onder te verdeel en 'n woonhuis op die onderverdeelde gedeelte op te rig.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

P.B. 4/14/2/810/25.

#### KENNISGEWING 731 VAN 1971.

#### AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967) OM:

- (A) DIE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 828, LYTTTELTON MANOR UITBREIDING NO. 1, PRETORIA.
- (B) DIE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA TEN OPSIGTE VAN ERF NO. 828, LYTTTELTON MANOR UITBREIDING NO. 1, PRETORIA.

Hierby word bekend gemaak dat Ockert Hermann Heinrich Harms, William Scott en Jacobus Petrus Naudé ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

(1) Die wysiging van titelvoorwaardes van Erf No. 828, Lyttelton Manor ten einde die oprigting van winkels, kantore en professionele kamers op die erf moontlik te maak.

(2) Die wysiging van die Pretoriastreek-dorpsaanlegskema deur die hersonering van Erf No. 828, Lyttelton Manor van „Spesiale Woon” na „Spesiale Besigheid”.

of a private clinic primarily designed as a maternity clinic, with an admission office, labour ward, recovery ward, and a theatre as well as facilities for out-patients, everything exclusively for the use of Bantu.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
8 September, 1971.

P.B. 4/16/2/649/1.

#### NOTICE 730 OF 1971.

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 407, LYTTLETTON MANOR TOWNSHIP, DISTRICT OF PRETORIA.

It is hereby notified that application has been made by Hendrik Johannes Hertzog van Dyk in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf No. 407, Lyttleton Manor, to permit the erf being subdivided and a dwelling be erected on the subdivided portion.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

P.B. 4/14/2/810/25.

#### NOTICE 731 OF 1971.

#### APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- (A) THE AMENDMENT OF THE CONDITIONS OF  
TITLE OF ERF NO. 828, LYTTTELTON MANOR  
EXTENSION NO. 1, PRETORIA.
- (B) THE AMENDMENT OF THE PRETORIA  
REGION TOWN-PLANNING SCHEME IN RE-  
SPECT OF ERF NO. 828, LYTTTELTON MANOR  
EXTENSION NO. 1, PRETORIA.

It is hereby notified that application has been made by Ockert Hermann Heinrich Harms, William Scott and Jacobus Petrus Naudé in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Erf No. 828, Lyttelton Manor in order to facilitate the erection of shops, offices, and professional suites on the erf.

(2) The amendment of the Pretoria Region Town-planning Scheme by the rezoning of Erf No. 828, Lyttelton Manor from “Special Residential” to “Special Business”.

Die wysigende skema sal bekend staan as die Pretoria-streek-wysigingskema No. 337.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur,  
Pretoria, 8 September 1971.

PB. 4/14/2/811/2.

#### KENNISGEWING 732 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING  
VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967)  
OM:

- (A) DIE WYSIGING VAN DIE TITELVOORWAARDES VAN LOT NO. 305, DORP LYTTTELTON MANOR, DISTRIK PRETORIA.
- (B) DIE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA TEN OPSIGTE VAN LOT NO. 305, DORP LYTTTELTON MANOR, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Frans Hendrik Eckard ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

(1) Die wysiging van titelvoorwaardes van Lot No. 305, Lyttelton Manor, ten einde laedigtheidswoonstelle op die eiendom op te rig.

(2) Die wysiging van die Pretoriastreek-dorpsaanlegskema deur die hersonering van Lot No. 305, Lyttelton Manor van „Spesiale Woon“ na „Algemene Woon“.

Die wysigende skema sal bekend staan as Pretoria-streekwysigingskema No. 336.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur,  
Pretoria, 8 September 1971.

PB. 4/14/2/810/23.

#### KENNISGEWING 733 VAN 1971.

#### BETHAL-WYSIGINGSKEMA NO. 1/16.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnre. Mordonia (Edms.) Beperk, Posbus 197, Bethal, aansoek gedoen het om Bethal-dorpsaanlegskema No. 1, 1952, te wysig deur die hersonering van Gedeelte 1 en Restant van Erf No. 52, geleë aan Naudestraat, dorp Bethal, van „Spesiale Woon“ met 'n digtheid van „Een woonhuis per 10,000 vk. vt.“ tot „Algemene Besigheid“.

This amendment scheme will be known as the Pretoria Region Amendment Scheme No. 337.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/14/2/811/2.

#### NOTICE 732 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- (A) THE AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 305, LYTTTELTON MANOR TOWNSHIP, DISTRICT PRETORIA.
- (B) THE AMENDMENT OF THE PRETORIA REGION TOWN-PLANNING SCHEME IN RESPECT OF LOT NO. 305, LYTTTELTON MANOR TOWNSHIP, DISTRICT PRETORIA.

It is hereby notified that application has been made by Frans Hendrik Eckard in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Lot No. 305, Littleton Manor, in order to erect low-density flats on the property.

(2) The amendment of the Pretoria Region Town-Planning Scheme by the rezoning of Lot No. 305, from "Special Residential" to "General Residential".

This amendment scheme will be known as the Pretoria Region Town-planning Scheme No. 336.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/14/2/810/23.

#### NOTICE 733 OF 1971.

#### BETHAL AMENDMENT SCHEME NO. 1/16.

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. Mordonia (Pty.) Ltd., P.O. Box 197, Bethal for the amendment of Bethal Town-planning Scheme No. 1, 1952, by rezoning Portion 1 and Remainder of Erf No. 52, situated on Naude Street, Bethal Township, from "Special Residential" with a density of "One dwelling per 10,000 sq. ft." to "General Business".

Verdere besonderhede van hierdie wysigingskema (wat Bethal-wysigingskema No. 1/16 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Bethal, 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 3, Bethal skriftelik voorgelê word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 734 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERF NO. 3, DORP BENMORE GARDENS, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Benmore Gardens Limited (No. 66/3282) ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 3, Benmore Gardens ten einde dit moontlik te maak dat:

- (1) die hoogte beperking vermeerder word van 6 na 18 verdiepings;
- (2) die dekking vermeerder word van 13% tot 15% van die oppervlakte van die erf;
- (3) dat 'n vloerruinieterhouding van nie meer as 0,74 toegelaat word;
- (4) die boulyn gewysig word.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

P.B. 4/14/2/2497/1.

#### KENNISGEWING 735 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN GEDEELTE 9 VAN GEKONSOLIDEERDE LOT NO. 5, DORP SILVERTON, STAD PRETORIA.

Hierby word bekend gemaak dat Leslie Bosman ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Gedeelte 9 van Gekonsolideerde Lot No. 5, Silverton ten einde dit moontlik te maak dat die grond gebruik mag word vir 'n skrynwerkerswinkel en ook as 'n stoorpolek van boumateriaal.

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

Besware teen die aansoek kan op of voor 6 Oktober

The amendment will be known as Bethal Amendment Scheme No. 1/16. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Bethal 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 3, Bethal at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September 1971.

8—15

#### NOTICE 734 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 3, BENMORE GARDENS TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Benmore Gardens Limited (No. 66/3282) in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf No. 3, Benmore Garden's to permit:

- (1) the height restriction being increased from 6 to 18 storeys;
- (2) the increase of the coverage from 13% to 15% of the area of the erf;
- (3) that a floor space ratio of not more than 0,74 be allowed.
- (4) the amendment of the building line.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

P.B. 4/14/2/2497/1.

#### NOTICE 735 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION 9 OF CONSOLIDATED LOT NO. 5, SILVERTON TOWNSHIP, CITY OF PRETORIA.

It is hereby notified that application has been made by Leslie Bosman in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Portion 9 of Consolidated Lot No. 5, Silverton, to permit the ground being used for a carpenters shop and a storing place for building material.

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

Objections to the application may be lodged in writing

skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971. PB. 4/14/2/1232/3.

#### KENNISGEWING 736 VAN 1971.

#### VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN LOT NO. 423, SAXONWOLD, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Joy Maureen Stein 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 Lot No. 423, Saxonwold ten einde die lot onder te verdeel en 'n woonhuis op elke gedeelte op te rig.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971. PB. 4/14/2/1207/2.

#### KENNISGEWING 737 VAN 1971.

#### VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN LOTTE NOS. 2 EN 3, DORP CRAIGHALL, STAD JOHANNESBURG.

Hierby word bekend gemaak dat Lot Two Craighall (Proprietary) Limited No. 69/13550 ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Lotte Nos. 2 en 3, Craighall ten einde —

- (1) dit moontlik te maak dat Lot No. 2 Craighall gebruik mag word vir die doeleindes soos bepaal deur die bestaande dorpsaanlegskema naamlik „Algemene Besigheid”.
- (2) die gebruik van Lot No. 3 Craighall as 'n publieke parkeerplek moontlik te maak.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971. PB. 4/14/2/288/6

#### KENNISGEWING 738 VAN 1971.

#### VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN LOTTE NOS. 675, 676 EN 677, DORP FOREST TOWN, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Stephanie Handley ingevolge die bepalings van artikel 3(1) van die Wet op

with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971. PB. 4/14/2/1232/3.

#### NOTICE 736 OF 1971.

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 423, SAXONWOLD, DIS- TRICT JOHANNESBURG.

It is hereby notified that application has been made by Joy Maureen Stein in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of conditions of title of Lot No. 423, Saxonwold, to permit the lot being subdivided, and to erect a dwelling on each of the portions.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriussstraat, 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 6th October, 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971. PB. 4/14/2/1207/2.

#### NOTICE 737 OF 1971.

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOTS NOS. 2 AND 3, CRAIGHALL TOWNSHIP, CITY OF JOHANNESBURG.

It is hereby notified that application has been made by Lot 2 Craighall (Proprietary) Limited No. 69/13550 in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Lots Nos. 2 and 3, Craighall, to permit:

- (1) Lot No. 2 Craighall to be used for the purposes permitted in the existing Town-planning Scheme namely "General Business".
- (2) Lot No. 3 Craighall being used as a public parking place.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriussstraat, 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 6th October 1971.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September 1971. PB. 4/14/2/288/6

#### NOTICE 738 OF 1971.

#### PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOTS NOS. 675, 676 AND 677, FOREST TOWNSHIP, DISTRICT OF JOHANNESBURG.

It is hereby notified that application has been made by Stephanie Handley in terms of section 3(1) of the Removal

Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaarde van Lotte Nos. 675, 676 en 677 Forest Town ten einde dit moontlik te maak dat die lotte ontkoppel, gekonsolideer en herverdeel word.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,  
Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4/14/2/502/4.

#### KENNISGEWING 739 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967) OM:

- (A) DIE WYSIGING VAN DIE TITELVOORWAARDES VAN GEDEELTE NO. 45, DORP OAKLANDS, DISTRIK JOHANNESBURG.
- (B) DIE WYSIGING VAN DIE JOHANNESBURG DORPSAANLEGSKEMA TEN OPSIGTE VAN GEDEELTE NO. 45, DORP OAKLANDS, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Canifor Investments (Proprietary) Limited ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

(1) Die wysiging van die titelvoorwaarde van Gedeelte No. 45, Oaklands om die onderverdeling van die grond en die oprigting van 'n woonhuis op die onderverdeelde gedeelte moontlik te maak.

(2) Die wysiging van die Johannesburg dorpsaanlegskema deur die hersonering van Gedeelte No. 45, Oaklands van „Een woonhuis per erf“ na „Een woonhuis per 20 000 vk. vt.“

Die wysigende skema sal bekend staan as Johannesburg Wysigingskema No. 1/534.

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

Besware teen die aansoek kan op of voor 6 Oktober 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

C. W. GRUNOW,  
Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

PB. 4/14/2/3652/1.

#### KENNISGEWING 740 VAN 1971.

#### POTCHEFSTROOM-WYSIGINGSKEMA NO. 1/47.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Finlaw Properties (Edms.) Bpk., h/v Juta- en Henristraat, Braamfontein, Johannesburg aansoek gedoen het om Potchefstroom-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Gedeelte van Resterende Gedeelte van Erf

of Restrictions Act, 1967, for the amendment of the conditions of title of Lots Nos. 675, 676 and 677 Forest Town to permit the untying of the stands, heir consolidation and subdivision.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriussstraat, 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 6th October, 1971.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/14/2/502/4.

#### NOTICE 739 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- (A) THE AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION NO. 45, OAKLANDS TOWNSHIP, DISTRICT JOHANNESBURG.
- (B) THE AMENDMENT OF THE JOHANNESBURG TOWN PLANNING SCHEME IN RESPECT OF PORTION NO. 45, OAKLANDS TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Canifor Investments (Proprietary) Ltd. in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Portion No. 45 Oaklands, to permit the subdivision of the ground and the erection of a dwelling on the subdivided portion.

(2) The amendment of the Johannesburg Town-planning Scheme by the rezoning of Portion No. 45, Oaklands from "One dwelling per erf" to "One dwelling per 20 000 sq. ft."

This amendment will be known as Johannesburg Amendment Scheme No. 1/534.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriussstraat, 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 6th October, 1971.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

PB. 4/14/2/3652/1.

#### NOTICE 740 OF 1971.

#### POTCHEFSTROOM AMENDMENT SCHEME NO. 1/47.

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. Finlaw Properties (Pty.) Ltd. c/o Juta and Henri Streets, Braamfontein, Johannesburg, for the amendment of Potchefstroom Town-planning Scheme No. 1, 1946, by re-

No. 1572, geleë aan Du Plooystraat, dorp Potchefstroom van „Spesiale Woon” met 'n digtheid van „Een woonhuis per 9 000 vk. vt.”, tot „Algemene Besigheid”.

Verdere besonderhede van hierdie wysigingskema (wat Potchefstroom-wysigingskema No. 1/47 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 Potchefstroom 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 113, Potchefstroom, skriftelik voorgelê word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 741 VAN 1971.

#### JOHANNESBURG-WYSIGINGSKEMA NO. 1/374.

Hierby word ooreenkomsdig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Johannesburg, soos gelas deur die Administrateur, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 94, begrens deur Kruger-, Pretoria- en Victoriastraat, dorp Oaklands, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Algemene Besigheid”, onderhewig aan sekere voorwaardes.

Die eienaars van hierdie erf is mev. M. Lazarus en mnr. M. L. Lazarus, Alexanderstraat 31, Berea, Johannesburg.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/374 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regssgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skeina aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur.  
Pretoria, 8 September 1971.

8—15

#### KENNISGEWING 742 VAN 1971.

#### BOKSBURG-WYSIGINGSKEMA NO. 1/87.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, (soos gewysig) bekend gemaak dat die eienaar mnr. H. and O. Gerner Investments (Edms.) Bpk., p/a mnr. Belfikor (Edms.) Bpk., Bordeauxlaan 88, Randburg, aansoek gedoen het om Boksburg-dorpsaanlegskema No. 1,

zoning Portion of Remaining Extent of Erf No. 1572, situate on Du Plooy Street, Potchefstroom Township, from "Special Residential" with a density of "One dwelling per 9 000 sq. ft." to "General Business".

The amendment will be known as Potchefstroom Amendment Scheme No. 1/47. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Potchefstroom, 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 113, Potchefstroom at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

#### NOTICE 741 OF 1971.

#### JOHANNESBURG AMENDMENT SCHEME NO. 1/374.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that as instructed by the Administrator, the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by the rezoning of Lot No. 94, bounded by Kruger Street, Pretoria Street and Victoria Street, Oaklands Township, from "Special Residential" with a density of "One dwelling per erf" to "General Business", subject to certain conditions.

The owners of this lot are Mrs. M. Lazarus and Mr. M. L. Lazarus of 31 Alexander Street, Berea, Johannesburg.

This amendment will be known as Johannesburg Amendment Scheme No. 1/374. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the scheme applied or within one mile of the boundary of such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within 4 weeks from the date of this notice.

C. W. GRUNOW,

Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

#### NOTICE 742 OF 1971.

#### BOKSBURG AMENDMENT SCHEME NO. 1/87.

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. H. and O. Gerner Investments (Pty.) Ltd., c/o Messrs. Belfikor (Pty.) Ltd., 88 Bordeaux Avenue, Randburg, for the amendment of Boksburg Town-planning

1946, te wysig deur die hersonering van Erwe Nos. 303 tot 305, begrens deur Fieldweg en Sunsetlaan, dorp Lillian-ton, van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Spesiaal” vir lige nywerheids-doeleindes, onderhewig aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema No. 1/87 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Boksburg 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 215, Boksburg, skriftelik voorge-lê word.

C. W. GRUNOW,

Waarnemende Direkteur van Plaaslike Bestuur,  
Pretoria, 8 September 1971.

8—15

## 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 / verkoop word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender Nr. Tender No.	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
H.A. 2/41/71	Fonokardiografiese apparaat / Phonocardiographic Apparatus — Baragwanath-hospitaal / Hospital	15/10/1971
H.A. 2/42/71	Elektromiogram / Electromyogram — H. F. Verwoerd-hospitaal / Hospital	15/10/1971
H.A. 2/43/71	Elektro-ensefalograaf / Electro-encephalograph — H. F. Verwoerd-hospitaal / Hospital	15/10/1971
H.A. 2/44/71	Termiese verdunningsstelsel / Thermal Dilution System — H. F. Verwoerd-hospitaal / Hospital	15/10/1971
H.A. 2/45/71	Ge-outomatiseerde infusie-eenheid / Automated Infusion Unit — Johannesburg-hospital / Hospital	15/10/1971
H.A. 2/46/71	Koolstofdioksied-ontleder en -opnemer / Carbon dioxide Analyser and Recorder — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/47/71	Suurstofontleder en -opnemer / Oxygen Analyser and Recorder — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/48/71	Fonokardiografiese apparaat / Phonocardiographic Apparatus — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/49/71	Longfunksie-toerusting / Pulmonary Function Equipment — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/50/71	Ultrasonoskoop / Ultrasonoscope — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/51/71	Outomatiese Röntgenstraal-filmontwikkelaar / Automatic X-Ray Film Developer — Johannesburg-hospitaal / Hospital	15/10/1971
H.A. 2/52/71	Koolstofmonoksied-ontleder en Longvolume-apparaat / Carbon monoxide Analyser and Lung Volume Apparatus — Johannesburg-hospitaal / Hospital	15/10/1971
R.F.T. 72/71	Balustrades / Balustrades sluitingsdatum 1 Oktober 1971 / closing date 1st October, 1971 — Tender gekanselleer / Tender Cancelled	15/10/1971
P.F.T. 10/71	Onderstelle vir Biblioteekboekwaens / Chassis for Library Book Vans	15/10/1971
R.F.T. 80/71	Balustrades / Balustrades	15/10/1971
R.F.T. 81/71	Lugboormasjien met slaghamer / Air-operated Drilling Machine with Percussive Hammer	15/10/1971
HC 25/71	Rooi waterdigte materiaal 90 cm / Red waterproof material 90 cm.	1/10/1971
HC 26/71	Verekussings / Feather pillows	1/10/1971
HC 27/71	Komberse, katoen, wit, geletterd met blou, bruin of rooi streep (90 cm x 125 cm) (175 cm x 225 cm)	1/10/1971
W.F.T.B. 438/71	Baragwanath-hospitaal (Woongrerie vir mediese personeel, ens.): Elektriese installasie / Baragwanath Hospital (Living amenities for medical personnel, etc.): Electrical installation	8/10/1971
W.F.T.B. 439/71	Fields Primary School (voorheen / previously Rustenburg Primary School): Uitlê van sportveld / Layout of sports field	8/10/1971
W.F.T.B. 440/71	Laerskool Piet van Vuuren, Johannesburg: Bou van sportvelde / Construction of sports fields	8/10/1971
W.F.T.B. 441/41	Laerskool Potgietersrus: Aanbou van vier klaskamers, ens. / Potgietersrus Primary School: Addition of four classrooms, etc.	8/10/1971
W.F.T.B. 442/52	Pretoria-Wesse Hospital: Voorsiening, aflewering, installering en ingebruikneming van lugreëling, ventilasie-toestel, ens. / Pretoria West Hospital: Supply, delivery, installation and commissioning of air-conditioning, ventilation plant, etc.	8/10/1971

Scheme No. 1, 1946, by rezoning Erven Nos. 303 to 305, bounded by Field Road and Sunset Avenue, Lillian-ton Township, from "Special Residential" with a density of "One dwelling per erf" to "Special" for light industrial purposes subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme No. 1/87. 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.

C. W. GRUNOW,  
Acting Director of Local Government.  
Pretoria, 8 September, 1971.

8—15

## 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):—

## 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/kontrakvooraarde wat nie in die tenderdokumente opgename 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	Tele foonso. Pretoria
HA 1	Direkteur van Hospitaaldienste, Privaatsak 221	A739	A	7	89251
HA 2	Direkteur van Hospitaaldienste, Privaatsak 221	A739	A	7	89401
HB	Direkteur van Hospitaaldienste, Privaatsak 221	A723	A	7	89202
HC	Direkteur van Hospitaaldienste, Privaatsak 221	A728	A	7	89206
HD	Direkteur van Hospitaaldienste, Privaatsak 221	A742	A	7	89208
PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paaidepartement, Privaatsak 197	D518	D	5	89184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 76	A549	A	5	80651
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak 228	C111	C	1	80675
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak 228	C219	C	2	80306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tiek deur die bank geparafeer of 'n departementelegorderkwintansie (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 hoeveelheidsliste, 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 voorgele word.

5. Iedere inskrywing moet in 'n afsonderlike verselle koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 1 September 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	A739	A	7	89401
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
TOD	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	2	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, 1 September 1971.

## Kontrak R.F.T. 64/71.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

## KENNISGEWING AAN TENDERAARS.

## TENDER NO. R.F.T. 64 VAN 1971.

KONSTRUKSIE VAN BRUG NO. 3182 OOR MOTSE-RIVIER OP PAD P33/2 (PIETERSBURG-BURGERSFORT).

Tenders word hiermee gevra van ervare kontrakteurs vir bogenoemde diens.

Tenderdokumente, insluitende 'n stel tekeninge, is by die Direkteur, Transvaalse Paadjepartement, Kamer D518, Provinciale Gebou, Kerkstraat, Privaatsak 197, Pretoria, verkrybaar by betaling van 'n tydelike deposito van R20,00 (twintig rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Addisionele afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 15 September 1971 om 11 v.m. by ou brug oor Motserivier ontmoet om saam met hulle die terrein te gaan besigtig. Dic Ingenieur sal by geen ander geleenthed vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi in verseëlde koeverte waarop "Tender No. R.F.T. 64 van 1971" geëndosseer is, moet die Voorsitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria bereik voor 11-uur v.m. op Vrydag 8 Oktober 1971 wanneer die tenders in die openbaar oopgemaak sal word.

Indien per hand afgelewer, moet tenders voor 11-uur v.m. in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinciale Gebou by die Pretoriussstraatse hoof publieke ingang (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Dic Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

E. UYS,  
Voorsitter.

Transvaalse Provinciale Tenderraad.

## Contract R.F.T. 64/71.

TRANSVAAL PROVINCIAL ADMINISTRATION.

## NOTICE TO TENDERERS.

## TENDER NO. R.F.T. 64 OF 1971.

CONSTRUCTION OF BRIDGE NO. 3182 OVER MOTSE RIVER ON ROAD P33/2 (PIETERSBURG-BURGERSFORT).

Tenders are herewith called for from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D518, Provincial Building, Church Street, Private Bag 197, Pretoria, on payment of a temporary deposit of R20,00 (twenty rand). This will be refunded provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on the 15th September 1971 at 11 a.m. at old bridge over Motse River to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender No. R.F.T. 64 of 1971" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 o'clock a.m. on Friday 8th October 1971 when the tenders will be opened in public.

Should the tender documents be delivered by hand, they should be placed in the Formal Tender Box at the inquiry office in the foyer of the Provincial Building at the Pretorius Street, main public entrance (near Bosman Street corner), Pretoria by 11 o'clock.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

E. UYS,  
Chairman.

Transvaal Provincial Tender Board.

## Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persones wat navraag wens te doen aanstaande die hieronder omskreve diere moet in die geval van munisipale skutte, die Stadsklerk nader, en wat diere in distrik-skutte betref, die betrokke Landdros.

**KLIPPLAATSKUT, DISTRIK RUSTENBURG OP WOENSDAG 29 SEPTEMBER 1971 OM 11 VM.** 1 Koei, Afrikaner type, 8 jaar, rooi, linkeroor swaelstert, V 6 R No. 1 geelverf merk op rug.

**REWARDSKUT, DISTRIK POTGIETERSRUS OP WOENSDAG 29 SEPTEMBER 1971 OM 11 VM.** 31 Bokke, gewone ras, verskillende ouderdomme, kleure en oormerke. 8 Skaap Ooie, gemengde ras, 2

en 3 jaar, swart en wit, verskillende oormerke.

**RUSTENBURG MUNISIPALE SKUT OP WOENSDAG 22 SEPTEMBER 1971 OM 2 NM.** 1 Vers, gekruisde Jersey, plus minus 3 jaar, geen oor of brandmerke. 1 Vers, gemengde ras, plus minus 3 jaar, rooi, linkeroor halfmaantjie op punt, regteroor halfmaantjie en jukskei, geen brandmerke.

## 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.

**KLIPPLAAT POUND, DISTRICT RUSTENBURG ON WEDNESDAY, 29th SEPTEMBER, 1971, AT 11 A.M.** 1 Cow, Afrikaner type, 8 years, red, left ear swallowtail, V 6 R No. 1, yellow paint mark on back.

**REWARD POUND, DISTRICT POTGIETERSRUS ON WEDNESDAY, 29th SEPTEMBER, 1971, AT 11 A.M.** 31 Goats, common type, various ages, colours and earmarks. 8 Sheep ewes, mixed breed, 2 and 3 years, black and white, various earmarks.

**RUSTENBURG MUNICIPAL POUND ON WEDNESDAY, 22nd SEPTEMBER, 1971, AT 2 P.M.** 1 Heifer, crossbred Jersey, plus minus 3 years, no earmarks or brands. 1 Heifer, mixed breed, plus minus 3 years, red, left ear crescent shape at tip, right ear crescent and yokeskey, no brands.

## Plaaslike Bestuurskennisgewings Notices By Local Authorities

### STADSRAAD VAN BENONI.

#### VOORGESTELDE WYSIGING VAN DIE BENONI — DORPSBEPLANNING-SKEMA NO. 1 VAN 1948.

Die Stadsraad van Benoni het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Dorpsbeplannings-wysigingskema No. 1/88.

Hierdie ontwerp-wysigingskema bevat die volgende voorstel:-

"Die plasing van 'n verbod op die oprigting van „Te Koop“, en/of „Verkoop“ tekenes deur Eiendomsagente in die regsgebied van die Stadsraad van Benoni."

Besonderhede van hierdie skema lê ter insae by die Municipale Kantoor, Prinslaan, Benoni, vir 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 1 September 1971.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Benoni-Dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en, indien hy dit wil doen, moet hy die ondergetekende binne vier weke vanaf die eerste publikasie hiervan, naamlik 1 September 1971, skriftelik van sodanige beswaar of vertoeft in kennis stel en vermeld of hy deur die Raad gehoor wil word, al dan nie.

F. W. PETERS.  
Stadsklerk.

Munisipale Kantoor,  
Benoni.

Kennisgewing No. 91 van 1971.  
1 September, 1971.

### TOWN COUNCIL OF BENONI.

#### PROPOSED AMENDMENT OF THE BENONI TOWNPLANNING SCHEME NO. 1 OF 1948.

The Town Council of Benoni has prepared a draft amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/88.

This draft scheme contains the following proposal:-

"The prohibition of "For Sale" and/or "Sold" signs erected by Estate Agents in the area of jurisdiction of the Town Council of Benoni."

Particulars of this scheme are open for inspection at the Municipal Offices, Prince's Avenue, Benoni, for a period of four weeks from the date of the first publication of this notice, which is 1st September, 1971.

Any owner or occupier of immovable property within the area of the Benoni Town-planning Scheme, or within one mile 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 1st September, 1971, inform the undersigned in writing of such objection or representations and shall state whether or not he wishes to be heard by the Council.

F. W. PETERS.  
Town Clerk.

Municipal Offices,  
Benoni.  
1st September, 1971.  
Notice No. 91 of 1971.

590—1—8

### STADSRAAD VAN SANDTON

#### VOORGENOME PERMANENTE SLUITING EN VERVREEMDING VAN YARONSTRATAAT, SANDTON UITBREIDING 24 DORPSGEBIED.

Ingevolge bepaling van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Sandton voornemens is om behoudens die goedkeuring van die Administrateur, ingevolge die bepaling van Artikel 67 van vermeld Ordonnansie, Yaronstraat tussen Adolfstraat en Northweg, Sandton Uitbreiding 24 Dorpsgebied, permanent te sluit en om na die suksesvolle sluiting daarvan die geslotte Yaronstraat, onderworp aan die goedkeuring van die Administrateur ingevolge die bepaling van Artikel 79(18) van vermelde Ordonnansie aan die Staat te skenk vir opvoedkundige doelendes onderhewig aan sekere voorwaarde. 'n Plan wat die betrokke straat aandui

sal gedurende gewone kantoorure ter insae lê by Kamer 517, Burgersentrumgebou, h/v Rivoniaweg en Vyfde Straat, Sandown, Sandton. Enige persoon wat beswaar teen die voorgenome sluiting het of wat enige eis ten skadevergoeding wil instel moet dit skriftelik doen voor of op 2 November 1971.

R. I. LOUTTIT,  
Stadsklerk.

Posbus 65202,  
Benmore.  
Kennisgewing No. 64/1971.

### TOWN COUNCIL OF SANDTON.

#### PROPOSED PERMANENT CLOSING AND DONATION OF YARON STREET SANDTON EXTENSION 24, TOWNSHIP.

It is hereby notified in terms of the provisions of the Local Government Ordinance No. 17 of 1939, that it is the intention of the Town Council of Sandton, subject to the approval of the Administrator in terms of the provisions of Section 67 of the same Ordinance to permanently close Yaron Street between Adolf Street and North Road, Sandton Extension 24 and after the successful closing of Yaron Street to donate it to the State for educational purposes on certain conditions subject to the approval of the Administrator in terms of Section 79(18) of the same Ordinance.

A plan showing the street the Council proposes to close and donate may be inspected during ordinary office hours at Room 517, Civic Centre Building cnr. Rivonia Road and Fifth Street, Sandton, Sandton. Any person who objects to the closing and donation of the street or will have any claim for compensation if the closing is effected must lodge his objection or claim in writing on or before the 2nd November 1971.

R. I. LOUTTIT,  
Town Clerk.  
P.O. Box 65202,  
Benmore,  
Notice No. 64/1971.

596 — 1 — 8 — 15

**STADSRAAD VAN VEREENIGING.**  
**VEREENIGING ONTWERP-DORPSBE-**  
**PLANNING-WYSIGINGSKEMA NO.**  
**1/57**

Ingevolge die bepaling van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Vereeniging 'n ontwerp-dorpsbeplanning-wysigingskema opgestel, wat bekend sal staan as Vereenigingse Dorpsbeplanningskema No. 1/57.

Hierdie ontwerpskema bevat voorstelle vir die herindeling van die volgende gedeeltes grond:

(a) Gedeeltes van die plaas Leeuwkuil No. 596 I.Q. —

Gedeeltes van Gedeelte 98, van „Statutaire Ondernehmer“ en „Nywerheid“ na „Spesiale Nywerheid“; en Gedeeltes van Restant van Gedeelte 14, van „Nywerheid“ na „Spesiale Nywerheid“ en „Spesial.“

(b) Gedeelte van Restant van Gedeelte 13 van die plaas Houtkop No. 594 I.Q., van „Landbou“ na „Nywerheid.“

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad, Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 1 September 1971.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 1 September 1971 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,  
 Stadsklerk.

Municipale Kantoor,  
 Vereeniging.  
 1 September, 1971.  
 Advertensie No. 4320.

**TOWN COUNCIL OF VEREENIGING.**  
**VEREENIGING DRAFT TOWN PLAN-**  
**NING AMENDMENT SCHEME NO.**  
**1/57.**

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared a draft town-planning amendment scheme, to be known as Vereeniging Town Planning Scheme No. 1/57.

This draft scheme contains proposals for the re-zoning of the following land:

(a) Portions of the farm Leeuwkuil No. 596 I.Q. —

Portions of Portion 98 from „Statutory Undertaker“ and „Industrial“ to „Special Industrial“; and Portions of Remainder of Portion 14 from „Industrial“ to „Special Industrial“ and „Special.“

(b) Portion of Remainder of Portion 13 of the farm Houtkop No. 594 I.Q. from „Agricultural“ to „Industrial.“

Particulars of this scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 1st September, 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km 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 1st September, 1971, inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE.  
 Town Clerk.

Municipal Offices,  
 Vereeniging.  
 1st September, 1971.  
 Advert. No. 4320.

606—1—8

**STAD JOHANNESBRUG**  
**BEOOGDE PERMANENTE SLUITING**  
**EN VERKOOP VAN 'N GEDEELTE**  
**VAN OCKERSESTRATAAT, JOHANNES-**  
**BURG**

(Kennisgewing ingevolge die bepaling van artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939)

Die Raad is voornemens om, mits Sy Edele die Administrateur dit goedkeur, die gedeelte van Ockersestraat tussen Claim en Banketstraat, Johannesburg, permanent vir alle verkeer te sluit en om die aldus geslotte gebied aan Corval Beleggings (Edms) Bpk te verkoop, onderworpe aan sekere voorwaarde.

Besonderhede en 'n plan waarop die gedeelte van Ockersestraat aangevoer word wat die Raad voornemens is om te sluit en te verkoop, kan gedurende gewone kantoorure in Kamer 302, Stadhuis, Johannesburg, besigtig word.

Enigiemand wat teen die voorgestelde sluiting en verkoop beswaar wil opper of wat moontlik skadevergoeding wil eis indien die straat gesluit word, moet sy beswaar of eis uiter op 11 November 1971 skriftelik by my indien.

S. D. MARSHALL,  
 Klerk van die Raad.  
 Stadhuis,  
 Johannesburg.  
 8 September 1971.

**CITY OF JOHANNESBURG**  
**PROPOSED PERMANENT CLOSING**  
**AND SALE OF PORTION OF OCKER-**  
**SE STREET, JOHANNESBURG.**

(Notice in terms of Section 67(3) and 79(18)(b) of the Local Government Ordinance, 1939)

The Council intends, subject to the approval of the Hon. the Administrator, to close permanently to all traffic the portion of Ockerse Street, between Claim and Banket Streets, Johannesburg and to sell the closed area to Corval Beleggings (Pty.) Ltd., subject to certain conditions.

Details and a plan showing the portion of Ockerse Street which the Council proposes to close and sell may be inspected during ordinary office hours at Room 302, Municipal Offices, Johannesburg.

Any person who objects to the proposed closing and sale or will have any claim for compensation if the closing is effected must

lodge his objection or claim in writing with me on or before the 11th November 1971.

S. D. MARSHALL,  
 Clerk of the Council.  
 Municipal Offices,  
 Johannesburg.  
 8th September, 1971.

607—8

**STADSRAAD VAN POTCHEFSTROOM.**  
**OPSTEL VAN BLANKE BEGRAAF-**  
**PLAASVERORDENINGE.**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om die volgende verordeninge te maak:-

**BLANKE BEGRAAFPLAASVERORDE-**  
**NINGE.**

Afskrifte van hierdie verordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van een-en-twintig dae met ingang van die datum van publikasie hiervan.

S. H. OLIVIER.  
 Stadsklerk.

Municipale Kantore,  
 Posbus 123,  
 Potchefstroom.  
 (Kennisgewing No. 84)  
 8 Sept. 1971.

**TOWN COUNCIL OF POTCHEF-**  
**STROOM.**  
**MAKING OF EUROPEAN CEMETERY**  
**BY-LAWS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intends making the following by-laws:-

**EUROPEAN CEMETERY BY-LAWS.**

Copies of these by-laws are open to inspection at the office of the Council for a period of twenty-one days as from the date of publication hereof.

S. H. OLIVIER.  
 Town Clerk.

Municipal Offices,  
 P. O. Box 123,  
 Potchefstroom.  
 (Notice No. 84).  
 8th Sept. 1971.

608—8

**STADSRAAD VAN NYLSTROOM.**

VOORGESTELDE WYSIGINGS VAN DIE NYLSTROOMSE DORPSBEPLANNINGSKEMA NO. 1 VAN 1963: WYSIGINGSKEMAS NOS. 1/3 EN 1/5.

Dic Stadsraad van Nylstroom het twee ontwerp-wysigings van die Nylstroomse dorpsbeplanningskema opgestel wat sal bekend staan as dorpsaanlegwysigingskema No. 1/3 en 1/5.

Hierdie ontwerpskemas bevat in kort die volgende voorstelle:-

(A) Wysigingskema No. 1/3:

Die metrisering van die Nylstroom Dorpsbeplanningskema en die herindeling van die digtheid van woonerwe in sekere uitbreidings van die dorp sowel as die reservering van gedeeltes van sekere erwe en gronde vir paddoelende. Voorts die inlywing van Nylstroom uitbreidings Nos. 6 en 7 in die skema, en die herindeling van sekere gedeeltes van die dorpsgronde na algemene besighed en na hotel.

## (B) Wysigingskema No. 1/5:

Hierdie skema wysig die Nylstroomse Dorpsbeplanningskema deur die Raad te magtig om sy toestemming tot die oprigting van 'n gebou van meer as drie verdiepings, te verleen onderhewig aan sekere bepalings en vereistes.

Besonderhede van hierdie skemas lê ter insae in die kantoor van die Klerk van die Raad, Municipale Kantore, Nylstroom vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 September 1971.

Die raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eenaar of okkuperdeer van vaste eiendom binne die gebied van die Nylstroomse Dorpsbeplanningskema No. 1 van 1963 of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die stadsklerk, privaatsak 1008, Nylstroom binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 8 September 1971, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. C. BUYS  
Stadsklerk

Kennisgewing No. 11 van 1971.  
8 September 1971.

not he wishes to be heard by the local authority.

J. C. BUYS  
Town Clerk.

Notice No. 11 of 1971.  
8th September, 1971.

609—8—15

## CITY COUNCIL OF GERMISTON.

## AMENDMENT OF WATER SUPPLY BY-LAWS

It is hereby notified in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston to amend the Water Supply By-laws, published under Administrator's Notice No. 787 dated 18th October, 1950, as amended, to increase the reconnection charges from R2 to R5 as from the 1st January, 1972.

Copies of the proposed amendments are open for public inspection in Room 115, Municipal Offices, Germiston, during a period of 21 days as from 8th September, 1971 to 29th September, 1971, inclusive.

P. J. BOSHOFF,  
Town Clerk.

Municipal Offices,  
Germiston.  
8th September 1971.  
(No. 132/1971).

611—8

## DORPSRAAD VAN KOSTER

## WYSIGING VAN ELEKTRISITEITS-VERORDENINGE

Daar word hierdie ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad voornemens is om die volgende te wysig.

## 1. ELEKTRISITEITSVERORDENINGE.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van een-en-twintig dae met ingang van die datum van publikasie hiervan.

C. J. DE JAGER,  
Stadsklerk.

Municipale Kantore,  
Postbus 66,  
Koster,  
8 September 1971.  
(Kennisgewing No. 25 van 1971).

VILLAGE COUNCIL OF KOSTER  
AMENDMENT TO ELECTRICITY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council intends amending the following by-laws.

## 1. ELECTRICITY BY-LAWS.

Copies of these amendments are open to inspection at the office of the Council for a period of twenty one days as from the date of publication hereof.

C. J. DE JAGER,  
Town Clerk.

Municipal Offices,  
P.O. Box 66,  
Koster.  
8th September, 1971.  
(Notice No. 25 of 1971).

610—8

## STAD GERMISTON

## WYSIGING VAN EENVORMIGE WATERVOORSIENINGSVERORDENINGE

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Germiston voornemens is om die Watervoorsieningsverordeninge afgekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, soos gewysig, hierby verder te wysig ten einde die heraansluitingsgelde te verhoog van R2 na R5 vanaf 1 Januarie 1972.

Afskrifte van hierdie wysigings lê ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston, vir 'n tydperk van 21 dae beginnend op 8 September 1971 tot en met 29 September 1971.

P. J. BOSHOFF,  
Stadsklerk.

Municipale Kantore,  
Germiston.  
8 September 1971.  
(No. 131/1971)

## STAD GERMISTON.

## WYSIGING VAN ELEKTRISITEITS-VOORSIENINGSVERORDENINGE

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Germiston voornemens is om die Elektrisiteitsvoorsieningsverordeninge afgekondig by Administrateurskennisgewing No. 25 van 9 Januarie 1952, soos gewysig, hierby verder te wysig ten einde die heraansluitingsgelde te verhoog van R2 na R5 vanaf 1 Januarie 1972.

Afskrifte van hierdie wysigings lê ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston, vir 'n tydperk van 21 dae, beginnend op 8 September 1971 tot en met 29 September 1971.

P. J. BOSHOFF,  
Stadsklerk.

Municipal Offices,  
Germiston.  
(No. 131/1971)  
8/9/1971.

## CITY COUNCIL OF GERMISTON.

## AMENDMENT OF ELECTRICITY SUPPLY BY-LAWS

It is hereby notified in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston to amend the Electricity Supply By-Laws, published under Administrator's Notice No. 25 dated January 9, 1952, as amended, to increase the reconnection charges from R2 to R5 as from the 1st January, 1972.

Copies of the proposed amendments are open for public inspection in Room 115, Municipal Offices, Germiston, during a period of 21 days as from 8th September, 1971 to 29th September, 1971.

P. J. BOSHOFF,  
Town Clerk.

Municipal Offices,  
Germiston.  
(No. 131/1971)  
8/9/1971.

612 — 8

Any owner or occupier of immovable property within the area of the Nylstroom Town-planning scheme No. 1 of 1963 or within two kilometres 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 8th September, 1971 inform the Town Clerk, Private Bag 1008, Nylstroom, in writing of such objection or representation and shall state whether or

## STADSRAAD VAN SANDTON

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURG STREEK DORPSAANLEGSKEMA: WYSIGINGSKEMA NO. 326.

Die Stadsraad van Sandton het 'n wysisigingontwerp dorpsaanlegskema opgestel wat bekend staan as Wysigingskema Nommer 326.

Hierdie ontwerpskema is opgestel ingevolge die bepalings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, en behels die volgende voorstelle:-

- (a) 'n Wysiging van klosule 13 van die skemaklousules deur die weglatting van die woord „of 'n pakhuis“ van die woordomskrywing van „Besigheidsperseel“ en die voorsiening van 'n anderlike woordomskrywing vir „Pakhuis“ wat soos volg lees:-  
„Pakhuis“ beteken 'n gebou wat vir pakdoeleindes gebruik word en sluit in kantoor-akkommodesie wat daar mee in verband staan.
- (b) 'n Wysiging van klosule 15(a)(i) Tabel "D" van die skemaklousules deur die woord „Besigheidsperseel“ weg te laat van gebruikstreke (VII) en (VIII) in kolom (3) en die byvoeging van die woord „en kantore wat in verband staan met die hoof gebruik.“

Besonderhede van hierdie skema lê ter insae in Kantoor 203, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 September 1971.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word of nie.

Enige eienaar of bewoner van vaste eiendom binne die gebied van die Noord-Johannesburg Dorpsbeplanningskema of binne een myl van die grense daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 8 September 1971, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

R. I. LOUTTIT,  
Stadsklerk.

Posbus 65202,  
Benmore,  
Sandton.

8 September, 1971.

Kennisgewing No. 72/1971.

## TOWN COUNCIL OF SANDTON.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME: AMENDMENT SCHEME NO. 326

The Town Council of Sandton has prepared a draft amendment town-planning scheme to be known as amendment scheme No. 326.

This scheme has been prepared in terms of Section 18 of the Town Planning and Townships Ordinance, 1965 and contains the following proposals:-

- (a) An amendment of clause 13 of the scheme clauses by omitting the word "Warehouse" from the definition of "Business premises" and providing a separate definition for "Warehouse" to read as follows:-  
"Warehouse" means a building used for storage purposes and shall include ancillary office accommodation"

(b) An amendment of Clause 15(a)(i) Table "D" of the scheme clauses by omitting the words "Business Premises" from use zones (VII) and (VIII) in column (3) and the addition of the words "and offices ancillary to the main use."

Particulars of this scheme are open for inspection in Room 203, Municipal Offices, Rivonia Road, Sandton, for a period of four weeks from the date of the first publication of this notice, which is 8th September, 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Northern Johannesburg Region Town-planning Scheme or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 8th September, 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.

R. I. LOUTTIT,  
Town Clerk.

P.O. Box 65202,

Benmore,

Sandton.

8th September, 1971.

Notice No. 72/1971.

613—8—15

## GESONDHEIDSKOMITEE VAN THABAZIMBI.

BEKRAGTIGING VAN DRIEJAARLIKSE WAARDERINGSLYS VIR DIE TYDPERK 1 JULIE 1971 TOT 30 JUNIE 1974.

Kennis geskied hiermee dat die waarderingslys voltooi is en ooreenkomsdig die bepalings van Artikel 14 van die Plaaslike Bestuurs-Belastingordonnansie, Ordonnansie No. 20 van 1933, soos gewysig, gesertifiseer is en dat dit vasgestel en bindend gemaak sal word op alle betrokke partye wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing teen die beslissing van die Waarderingshof, op die wyse soos in die genoemde ordonnansie voorgeskryf, geappelleer het nie.

Op gesag van die President van die Waarderingshof.

P. J. VAN DEN BERG.  
Klerk van die Hof.

Munisipale Kantoor,

Posbus 90,

Thabazimbi.

8 September 1971.

## HEALTH COMMITTEE OF THABAZIMBI.

CONFIRMATION OF TRIENNIAL VALUATION ROLL FOR THE PERIOD 1st JULY, 1971 TO 30th JUNE, 1974.

Notice is hereby given that the valuation roll has been completed and certified in accordance with the provisions of Section 14 of the Local Authorities Rating Ordinance, Ordinance No. 20 of 1933, as amended and that the said roll shall become fixed and binding upon all parties concerned who shall not have appealed within one month from the date of the first publication of this notice against the decision of

the Valuation Court in the manner prescribed in the said Ordinance.

By order of the President of the Valuation Court.

P. J. VAN DEN BERG:  
Clerk of the Court.

Municipal Offices,  
P.O. Box 90;  
Thabazimbi.  
8th September, 1971.

614 — 8 — 15

## GESONDHEIDSKOMITEE VAN DEN DRON

## WAARDERINGSLYS 1971/74

Kennisgewing geskied hiermee kragtens die bepalings van Artikel 14 van die Plaaslike Bestuurs Belastings Ordonnansie No. 20 van 1933, soos gewysig, dat die bovermelde Waarderingslys voltooi en gesertifiseer is, en dat dit vasgestel en bindend gemaak word vir alle betrokke partye wat nie voor of op Donderdag 7 Oktober 1971 teen die beslissing van die Waarderingshof appelleer nie, op die wyse soos in bovermelde Ordonnansie voorgeskryf word.

Op las van die President van die Hof.

S. G. SENEKAL.  
Klerk van die Hof.

Gesondheidskomitee van Dendron.  
8 September 1971.

Dendron.

DENDRON HEALTH COMMITTEE  
VALUATION ROLL 1971/74

Notice is hereby given in terms of the Provisions of section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended that the above valuation roll has been completed and certified, and will become fixed and binding upon all parties concerned who shall not on or before Thursday, the 7th October 1971, Appeal against the decision of the Valuation Court, in the manner provided in the abovementioned Ordinance.

By order of the President of the Court.

S. G. SENEKAL,  
Clerk of the Court.

Dendron Health Committee.

Dendron.

8th September, 1971.

615—8—15

## MUNISIPALITEIT CARLETONVILLE.

## PERMANENTE SLUITING EN VERVREEMDING VAN PARK.

Kennis geskied hiermee ingevolge die bepalings van Artikel 68 en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, dat die Stadsraad van voorname is om die oostelike gedeelte van Erf 2477, (Park), Carletonville Uitbreiding 4, permanent te sluit en om dit na sluiting aan die „2nd Carletonville Boy Scouts Group“ te verhuur.

Planne waarop die betrokke eiendom aangedui word asook die huurvoorwaarde lê ter insae by die kantoor van die Klerk van die Raad, Munisipale Kantoor, Carletonville gedurende kantoorure.

Enige persoon wat teen die voorgenome sluiting en vervreemding beswaar wil maak of wat 'n eis vir vergoeding sal hê indien die sluiting en vervreemding uitgevoer word, moet sy beswaar of eis, na gelang van die geval, skriftelik by die ondergetekende in-

dien nie later nie as Donderdag, 25 November 1971.

P. A. DU PLESSIS.  
Stadsklerk.

Munisipale kantoor,  
Posbus 3,  
Carletonville.  
Kennisgewing No. 31/1971.

**MUNICIPALITY OF CARLETONVILLE  
PERMANENT CLOSING AND ALIENATION OF PARK.**

Notice is hereby given in terms of sections 68 and 79(18)(b) of the Local Government Ordinance No. 17 of 1939, that it is the intention of the Town Council of Carletonville to permanently close the eastern portion of erf 2477 (Park) Carletonville Extension No. 4 and to let the erf to the 2nd Carletonville Boy Scouts Group after it has been closed.

Plans indicating the property concerned and the conditions of lease lie for inspection at the office of the Clerk of the Council, Municipal Offices, during office hours.

Any person who wishes to object to the proposed closing and alienation of the said property, or who will have any claim for compensation if such closing and alienation is carried out, must lodge his objection or claim as the case may be, in writing, with the undersigned, not later than Thursday, 25th November, 1971.

P. A. DU PLESSIS.  
Town Clerk.

Municipal Offices,  
P.O. Box 3,  
Carletonville.  
Notice No. 31/1971.

616—8—15—22

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE**

**WYSIGING VAN DIE WATERVOORSIENINGSVERORDENING: GRAVELLOTTE PLAASLIKE GEBIEDSKOMITEE**

Dit word bekend gemaak, ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorname is om die Watervoorsieningsverordeninge te wysig ten einde 'n toepaslike tarief vir die Gravelotte Plaaslike Gebiedskomitee daar te stel.

Afskrifte van die voorgestelde wysigings lê ter insae in Kamer A411 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, en by die S.A. Polisie kantoor te Gravelotte, vir 'n tydperk van 21 dae vanaf datum hiervan gedurende welke tydperk skriflike beswaar daarteen by die ondergetekende ingedien kan word.

J. J. H. BESTER,  
Sekretaris.

Posbus 1341,  
Pretoria.  
Kennisgewing No. 129/1971.  
8 September 1971.

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS**

**AMENDMENT TO THE WATER SUPPLY BY-LAWS: GRAVELOTTE LOCAL AREA COMMITTEE**

It is hereby notified in terms of the provisions of Section 96 of the Local Govern-

ment Ordinance, 1939, that it is the Board's intention to amend its Water Supply By-laws in order to make the By-laws applicable to the Gravelotte Local Area Committee area and to fix tariffs for the supply of water.

Copies of the proposed amendments are open for inspection in Room A411 at the Board's Head Office, 320 Bosman Street, Pretoria, and at the S.A. Police office, Gravelotte, for a period of 21 days from date hereof during which period objections in writing thereto may be lodged with the undersigned.

J. J. H. BESTER,  
Secretary.  
P.O. Box 1341,  
Pretoria.  
Notice No. 129/1971  
8 September 1971.

617—8

**MUNISIPALITEIT RANDFONTEIN.**

**KENNISGEWING NO. 62 VAN 1971**

**EIENDOMSBELASTING**

Hiermee word bekend gemaak dat kragtens magtiging verleen deur die Administrateur onder sub-artikel (5) van artikel 18 van Ordonnansie No. 20 van 1933, soos gewysig, die volgende belastings op die waarde van belasbare eindom binne die munisipale gebied, soos dit op die Waarderingslys verskyn, deur die Stadsraad van Randfontein gehef is, ingevolge die Plaaslike-Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig:

1. Ingevolge Artikel 18(2) van Ordonnansie No. 20 van 1933:

'n Oorspronklikebelasting vir die jaar 1 Julie 1971 tot 30 Junie 1972, van 'n halwe sent ( $\frac{1}{2}$ c) in die Rand (R) op die terreinwaarde van grond soos dit op die Waarderingslys verskyn waarvan die helfte op 7 Oktober 1971 verskuldig en betaalbaar sal wees en die oorblywende helfte op 7 April 1972.

2. Ingevolge Artikel 18(3) gelees met Artikel 18(5) en Artikel 21(1) van Ordonnansie No. 20 van 1933:

'n Bykomstige belasting vir die jaar 1 Julie 1971 tot 30 Junie 1972 van drie sent (3c) in die Rand (R) op die terreinwaarde van grond en op die verbeterings geleë op grond wat kragtens Mynbrief besit word (uitgesonderd grond in 'n wettig-gestigde dorp) sowel as op die terreinwaarde van sodanige grond as bedoelde grond vir woon-doeleindes of vir doeleindest wat nie op mynontginning betrekking het nie, deur persone of maatskappye wat by mynontginning betrokke is, gebruik word, onverskilig van sulke persone of maatskappye die besitters van die Mynbrief is of nie, soos dit op die waarderingslys verskyn, waarvan die helfte op 7 Oktober 1971 en die oorblywende helfte op 7 April 1972 verskuldig en betaalbaar sal wees.

3. Ingevolge Artikel 20 van Ordonnansie No. 20 van 1933:

'n Ekstra addisionele belasting vir die jaar 1 Julie 1971 tot 30 Junie 1972 van driehonderd sent ( $\frac{3}{4}$ c) in die Rand (R) op die terreinwaarde van grond deur kragtens binne die munisipale gebied van Randfontein besit, soos dit op die Waarderingslys verskyn, waarvan die helfte op 7 Oktober 1971 en die oorblywende helfte op 7 April 1972 verskuldig en betaalbaar sal wees.

In ieder geval waar die gehefde belasting nie op die verskuldigde datum betaal is nie, mag rente teen agt persent (8 persent) per jaar gevorder word en wetlike stappe sal vir die invordering van die verskuldigde bedrae gedoen word.

Alle belastingbetalers wat nie rekenings vir voorgaande ontvang nie, word versoek om met die Stadsseourier se Departement in verbinding te tree, aangesien die feit dat geen rekening ontvang is nie, hulle nie van aanspreeklikheid vrywaar nie.

C. J. JOUBERT,  
Stadsklerk  
Posbus 218,  
Randfontein.  
8 September 1971.  
SJA/AvW

**MUNICIPALITY OF RANDFONTEIN**

**NOTICE NO. 62 OF 1971**

**ASSESSMENT RATES,**

Notice is hereby given that, under authority obtained from the Administrator in terms of sub-section (5) of section 18 of Ordinance No. 20 of 1933, as amended, the following rates on the value of rateable property within the municipal area, as appearing in the Valuation Roll, have been imposed by the Town Council of Randfontein in terms of the Local Authorities Rating Ordinance No. 20 of 1933, as amended:

1. In terms of Section 18(2) of Ordinance No. 20 of 1933:

An original rate for the year 1st July, 1971, to 30th June, 1972, of a half cent ( $\frac{1}{2}$ c) in the Rand (R) on the site value of the land, as appearing in the Valuation Roll, due and payable as to one half thereof on the 7th October, 1971 and the remaining half due and payable on the 7th April, 1972.

2. In terms of Section 18(3) read with Section 18(5) and Section 21(1) of Ordinance No. 20 of 1933:

An additional rate for the year 1st July, 1971, to 30th June, 1972, of three cents (3c) in the Rand (R) on the site value of land and upon improvements situated upon land held under Mining Title (not being land in a lawfully established township) as well as upon the site value of such land where such land is used for residential purposes or for purposes not incidental to mining operations, by persons or Companies engaged in mining operations, whether such persons or Companies are the holders of the Mining Title or not, as appearing in the Valuation Roll, due and payable as to one half thereof on the 7th October, 1971, and the remaining half due and payable on 7th April, 1972.

3. In terms of Sections 20 of Ordinance No. 20 of 1933:

An extra additional rate of three and three quarters cents ( $\frac{3}{4}$ c) in the Rand (R) on the site value of land held by any power undertaking within the Municipality of Randfontein, as appearing in the Valuation Roll, for the year 1st July, 1971 to 30th June, 1972, due and payable as to one half thereof on the 7th October, 1971, and the remaining half due and payable on the 7th April, 1972.

In any case where the rate imposed is not paid on the due date, interest may be charged at the rate of eight per cent (8 per cent) per annum and legal proceedings taken for the recovery thereof.

All ratepayers who do not receive accounts for the above, are advised to inform the Town Treasurer's Department as the non-receipt of accounts does not relieve them from liability for payment.

C. J. JOUBERT,  
Town Clerk  
P.O. Box 218,  
Randfontein  
8th September, 1971.

618—8

**STADSRAAD VAN PRETORIA.**  
**VOORGESTELDE SLUITING EN VERHUUR VAN 'N OPENBARE OOP RUIMTE IN VILLIERIA, PRETORIA.**

Ooreenkomsdig die bepalings van Artikels 67 en 79(18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Raad voornemens is om 'n gedeelte van 'n openbare oop ruimte in Villieria, wat as gedeelte van Gedeelte 2 van Plot 65, Villieria, Pretoria bekend staan, 2379 vierkante meter beslaan en aan 29ste Laan, tussen Ben Swart en Terblanchestraat, Villieria, Pretoria geleë is, permanent vir alle verkeer te sluit en om die geslote gedeelte van die genoemde openbare oop ruimte, behoudens sekere voorwaarde, aan die Padvindersvereniging (die 17de Pretoriase (Villieria) Padvindersgroep) vir 'n termyn van 50 jaar teen 'n nominale huurgeld van R2,40 per jaar te verhuur.

Alle koste in dié verband moet deur die huurder betaal word.

'n Plan waarop die gedeelte van die openbare oop ruimte wat gesluit gaan word, aangedui word en die Raadsbesluit betreffende die voorgenome verhuring, kan gedurende die gewone dienste te Kamer 379, Westblok, Munitoria, Van der Waltstraat, Pretoria, besigtig word.

Enigiemand wat beswaar teen die voorgenome sluiting en/of verhuring wil maak, of wat enige aanspraak op vergoeding mag hê indien sodanige sluiting plaasvind, word versoeck om sy beswaar of aanspraak, al na die geval, skriftelik voor of op Vrydag, 12 November 1971, by die ondergetekende te Kamer No. 379, Westblok, Munitoria, Van der Waltstraat, Pretoria, in te dien.

HILMAR RODE,  
 Stadsklerk  
 Kennisgewing No. 311 van 1971.  
 8 September 1971.

**CITY COUNCIL OF PRETORIA.**

**PROPOSED CLOSING AND LEASE OF A PORTION OF A PUBLIC OPEN SPACE IN VILLIERIA, PRETORIA.**

Notice is hereby given in terms of sections 67 and 79(18) of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Council to close permanently to all traffic a portion of a public open space in Villieria, known as a portion of Portion 2 of Plot 65, Villieria, Pretoria in extent 2379 square metres, situated on 29th Avenue, between Ben Swart and Terblanche Streets, Villieria, Pretoria, and, subject to certain conditions, to lease the closed Portion of the said open space to the Boy Scouts Association (17th Pretoria (Villieria) Boy Scout Group) for a period of 50 years at a nominal rental of R2,40 per annum.

All costs in the matter are to be borne by the lessee.

A plan showing the Portion of the public open space to be closed and the Council's resolution relative to the proposed lease, may be inspected at Room No. 379, West Block, Munitoria, Van der Walt Street, Pretoria, during normal office hours.

Any person who has any objection to the proposed closing and/or lease or who may have any claim to compensation if such closing is carried out, is requested to lodge

his objection or claim, as the case may be, with the undersigned in writing on or before Friday, 12th November, 1971, at Room No. 379, West Block, Munitoria Van der Walt Street Pretoria.

HILMAR RODE,  
 Town Clerk.

Notice No. 311 of 1971.  
 8th September, 1971.

619—8

This draft scheme contains the following proposal:—

The zoning of erven Nos. 2966 and 2967, Pretoria (previously portions of Carl Street) situate in Carl Street between Ketjen and Burger Streets for service industrial purposes.

The effect of the scheme will be that the erven can be consolidated with the adjoining erven, namely, Erf No. 2777 and the remainder of Consolidated Erf No. 1936, Pretoria, and be used for the same purposes, namely, service industrial purposes.

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Room No. 603W, Munitoria, Van der Walt Street, Pretoria for a period of four weeks from the date of the first publication of this notice, which is 8th September, 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme No. 1 of 1944 or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 8th September, 1971, inform the Town Clerk, P.O. Box 440, Pretoria, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

HILMAR RODE,  
 Town Clerk.

Notice No. 310 of 1971.  
 8 September 1971.

620—8—15

**STADSRAAD VAN RANDBURG.**

**VOORGESTELDE WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.**

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voorneme is om sy Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing No. 888 van 3 Oktober 1951, soos gewysig, en aangeneem deur die Stadsraad van Randburg ingevolge die bevoegdheide aan die Raad verleent by Proklamasie No. 97 (Administrateurs-) 1959, verder te wysig ten einde voorsiening te maak vir 'n strafklosule asook 'n verhoogde heraansluitingsfooi t.o.v. watertoevoer wat aangesluit is weens 'n oortreding van die gemelde verordeninge.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure, by Kamer No. 106, Munisipale Kantore, Hendrik Verwoerdlaan, Randburg, tot en met 30 September 1971.

S. D. DE KOCK,  
 Stadsklerk.

Munisipale Kantore,  
 Privaatsak 1,  
 Randburg.  
 8 September 1971.  
 Kennisgewing No. 49/1971.

**CITY COUNCIL OF PRETORIA.**

**PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME NO. 1 OF 1944: AMENDMENT TOWN-PLANNING SCHEME NO. 1/249.**

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme No. 1 of 1944 to be known as Amendment Town-planning Scheme No. 1/249.

## TOWN COUNCIL OF RANDBURG.

## PROPOSED AMENDMENT OF WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to further amend its Water Supply By-Laws, published under Administrator's Notice No. 388 dated the 3rd October, 1951 and adopted by the Town Council of Randburg by virtue of the powers vested in the Council by Proclamation No. 97 (Administrator's), 1959 as amended, to make provision for a penalty clause as well as an increased reconnecting charge in respect of water supplies that have been cut off for a breach of the By-Laws concerned.

Copies of the proposed amendments are open for inspection during normal office hours at Room No. 106, Municipal Offices, Hendrik Verwoerd Drive, Randburg until the 30th September, 1971.

S. D. DE KOCK,  
Town Clerk.

Municipal Offices,  
Private Bag 1,  
Randburg.  
8th September, 1971.  
Notice No. 49/1971.

621—8 | Kennisgewing No. 50/1971.

## STADSRAAD VAN RANDBURG.

## VOORGESTELDE WYSIGING VAN SANITÉRE GEMAKKE- EN NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voorneme is om sy Sanitäre Gemakke- en Nagvuil- en Vuilgoedverwyderingsverordeninge, aangekondig by Administrateurs-kennisgewing No. 218 van 25 Maart 1953, soos gewysig, en aangeneem deur die Stadsraad van Randburg ingevolge die bevoegdhede aan die Raad verleent by Proklamasie 97 (Administrateurs-) 1959, verder te wysig ten einde voorsiening te maak vir sekere nuwe tariewe by die levering van nagvuil- en vuilgoedverwyderingsdienste.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure by Kamer No. 106, Municipale Kantore, Hendrik Verwoerdrylaan, Randburg, tot en met 30 September 1971.

S. D. DE KOCK,  
Stadsklerk.

Municipale Kantore,  
Privaatsak 1,  
Randburg.  
8 September 1971.

## TOWN COUNCIL OF RANDBURG.

## PROPOSED AMENDMENT OF SANITARY CONVENiences AND NIGHT-SOIL AND REFUSE REMOVAL BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to further amend its Sanitary Conveniences and Night-soil and Refuse Removal By-Laws, published under Administrator's Notice No. 218, dated 25th March, 1953 as amended, and adopted by the Town Council of Randburg by virtue of the powers vested in the Council by Proclamation 97 (Administrator's) 1959 to make provision for certain new tariffs for the rendering of night-soil and refuse removal services.

Copies of the proposed amendments are open for inspection during normal office hours at Room No. 106, Municipal Offices, Hendrik Verwoerd Drive, Randburg, until 30th September, 1971.

S. D. DE KOCK,  
Town Clerk.

Municipal Offices,  
Private Bag 1,  
Randburg.  
8th September, 1971.  
Notice No. 50/1971.

622—8

**INHOUD****Proklamasies**

220.	Insluiting van die Northcliff High School in deel A van die Eerste Bylae by die Onderwysordinansie, 1953 .....	2629
221.	Insluiting van die Fochvilles Hoëskool in deel A van die Onderwysordinansie, 1953 .....	2629
222.	Wysiging van Titelvoorwaardes van Gedeelte 1 van Gedeelte „C“ van Gedeelte „B“ van die Westelike Gedeelte van die plaas Vogelstruisfontein No. 231 IQ Distrik Roodepoort .....	2630
223.	Wysiging van Titelvoorwaardes van Erwe Nos. 2493 en 2494 Dorp Witbank, Distrik Witbank .....	2630

**Administrateurskennisgewings**

1239.	Munisipaliteit Benoni: Wysiging van Elektrisiteitsvoorsieningsverordeninge .....	2631
1240.	Transvaalse Raad vir die Ontwikkeling van Buite-stedelike Gebiede: Watervoorsieningsverorde-ninge .....	2631
1241.	Munisipaliteit Roodepoort: Wysiging van Sanitiere en Vullisverwyderingstarief .....	2656
1242.	Verbreding van Provinciale Pad P2-2: Distrik Swartruggens .....	2657
1243.	Verklaring van Subsidiepaaie: Distrik Marico .....	2657
1244.	Verlegging en Verbreding van Distrikspad 267: Distrikte Ermelo en Carolina .....	2658
1245.	Padreëlings op die plaas Draailage 3, Registrasie Afdeling J.P.: Distrik Marico .....	2658
1246.	Padreëlings op die plaase Essex 71-L.R. en Sylves-terpan 73-L.R. Distrik Ellisras .....	2659
1247.	Verlegging van Distrikspad 811: Distrik Nel-spruit .....	2659
1248.	Verlegging en Verbreding van Distrikspad 811: Distrik Nelspruit .....	2659
1249.	Opening van 'n Distrikspad: Distrik Nelspruit .....	2660
1250.	Voorgestelde opheffing of verminderung van op-gemete Uitspanning: Tweefontein 463-K.R.: Dis-trik Warmbad .....	2660
1251.	Voorgestelde opheffing of verminderung van Uit-spanning op die plaas Roodepoort 467-K.R.: Dis-trik Warmbad .....	2660
1252.	Verminderung en Afmerking van Uitspanning op die plaas Grootpan 117-I.P. Distrik Lichtenburg .....	2661
1253.	Munisipaliteit Kempton Park: Wysiging van Ver-orderinge Betreffende die Voorkoming en Blus van Brande en die Opberging, Gebruiik en Han-tering van Vlambare Vloeistowwe en Ander Stowwe .....	2661
1254.	Munisipaliteit Boksburg: Regulasies vir Rook-beheer .....	2661
1255.	Munisipaliteit Kempton Park: Wysiging van Ambulansverordeninge .....	2663
1256.	Munisipaliteit Dullstroom: Verordeninge vir die Beheer oor Visvang in Water op Eiendom van die Raad .....	2664
1257.	Munisipaliteit Edenvale: Wysiging van Elektrisiteitsvoorsieningsverordeninge .....	2665
1258.	Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdheide), 1962 (Ordonnansie 22 van 1962): Instelling van 'n Raadplegende Komitee vir die Kleurlinggroepsgebied Barberton .....	2666
1259.	Randburg-Wysigingskema No. 67 .....	2671
1260.	Noordelike Johannesburgstreek-wysigingskema No. 334 .....	2671
1261.	Dorp Gallo Manor Uitbreiding 1: Verklaring tot 'n goedgekeurde dorp .....	2671
1262.	Dorp Birch Acres Uitbreiding No. 2: Verklaring tot 'n goedgekeurde dorp .....	2674
1263.	Kempton Park-Wysigingskema No. 1/75 .....	2676
1264.	Noordelike Johannesburgstreek-Wysigingskema No. 188 .....	2676
1265.	Bedfordview-Wysigingskema No. 1/64 .....	2676
1266.	Dorp Bedfordview Uitbreiding No. 161: Verkla-ring tot 'n goedgekeurde dorp .....	2677
1267.	Johannesburg-Wysigingskema No. 1/413 .....	2679

**Algemene Kennisgewings**

701.	Noordelike Johannesburgstreek - wysigingskema No. 375 .....	2679
702.	Johannesburg-wysigingskema No. 1/531 .....	2679
703.	Pretoria-wysigingskema No. 1/248 .....	2680
704.	Pretoria-wysigingskema No. 1/267 .....	2680

**CONTENTS****Proclamations**

220.	Inclusion of the Northcliff High School in part A of the First Schedule to the Education Ordinance, 1953 .....	2629
221.	Inclusion of the Fochvilles Hoëskool in Part A of the First Schedule to the Education Ordinance, 1953 .....	2629
222.	Amendment to Conditions of Title of Portion 1 of Portion "C" of Portion "B" of the Western Portion of the Farm Vogelstruisfontein No. 231 IQ, Dist. Roodepoort .....	2630
223.	Amendment to Conditions of Title of Erven Nos. 2493 and 2494 Witbank Township, Dist. Witbank .....	2630

**Administrator's Notices**

1239.	Benoni Municipality: Amendment to Electricity Supply By-Laws .....	2631
1240.	Transvaal Board for the Development of Peri-Urban Areas: Water Supply By-Laws .....	2631
1241.	Roodepoort Municipality: Amendment to Sanitary and Refuse Removals Tariff .....	2656
1242.	Widening of Provincial Road P2-2: District of Swartruggens .....	2657
1243.	Declaring of Subsidy Roads: District of Marico .....	2657
1244.	Deviation and Widening of District Road 267: Districts of Ermelo and Carolina .....	2658
1245.	Road Adjustments on the farm Draailaagte 3, Registration Division J.P.: District of Marico .....	2658
1246.	Road Adjustments on the farms Essex 71-L.R. and Sylvesterpan 73-L.R.: District of Ellisras .....	2659
1247.	Deviation of District Road 811: District of Nelspruit .....	2659
1248.	Deviation and Widening of District Road 811: District of Nelspruit .....	2659
1249.	Opening of a District Road: District of Nelspruit .....	2660
1250.	Proposed cancellation or reduction of surveyed outspan: Tweefontein 463-K.R.: District of Warmbaths .....	2660
1251.	Proposed cancellation or reduction of outspan on the farm Roodepoort 467-K.R.: District of Warmbaths .....	2660
1252.	Reduction and demarcation of outspan on the farm Grootpan 117-I.P.: District of Lichtenburg .....	2661
1253.	Kempton Park Municipality: Amendment to By-laws Relating to the Prevention and Extinction of Fires and the Storing, Use and Handling of Inflammable Liquids and Substances .....	2661
1254.	Boksburg Municipality: Smoke Control Regulations .....	2661
1255.	Kempton Park Municipality: Amendment to Ambulance By-laws .....	2663
1256.	Dullstroom Municipality: By-laws Regulating the Control of Fishing in Waters on Council Property .....	2664
1257.	Edenvale Municipality: Amendment to Electricity Supply By-laws .....	2665
1258.	Local Government (Extension of Powers) Ordinance, Ordinance 22 of 1962: Establishment of Consultative Committee for the Coloured Community of Barberton .....	2666
1259.	Randburg Amendment Scheme No. 67 .....	2671
1260.	Northern Johannesburg Amendment Scheme No. 334 .....	2671
1261.	Gallo Manor Extension 1 Township: Declaration of an approved township .....	2671
1262.	Birch Acres Extension No. 2 Township: Declaration of an approved township .....	2674
1263.	Kempton Park Amendment Scheme No. 1/75 .....	2676
1264.	Northern Johannesburg Region Amendment Scheme No. 188 .....	2676
1265.	Bedfordview Amendment Scheme No. 1/64 .....	2676
1266.	Bedfordview Extension No. 161: Declaration of an approved township .....	2677
1267.	Johannesburg Amendment Scheme No. 1/413 .....	2679

**General Notices**

701.	Northern Johannesburg Region Amendment Scheme No. 375 .....	2679
702.	Johannesburg Amendment Scheme No. 1/531 .....	2679
703.	Pretoria Amendment Scheme No. 1/248 .....	2680
704.	Pretoria Amendment Scheme No. 1/267 .....	2680

705.	Rustenburg-wysigingskema No. 1/27	2681	705.	Rustenburg Amendment Scheme No. 1/27	2681
706.	Alberton-wysigingskema No. 1/80	2681	706.	Alberton Amendment Scheme No. 1/80	2681
707.	Randburg-wysigingskema No. 78	2682	707.	Randburg Amendment Scheme No. 78	2682
708.	Noordelike Johannesburgstreek - wysigingskema No. 161	2682	708.	Northern Johannesburg Region Amendment Scheme No. 161	2682
709.	Alberton-wysigingskema No. 1/74	2683	709.	Alberton Amendment Scheme No. 1/74	2683
710.	Voorgestelde dorp Witbank Uitbreiding 21	2683	710.	Proposed Witbank Extension 21 Township	2683
711.	Voorgestelde dorp Helderkruijn Uitbreiding 8	2684	711.	Proposed Helderkruijn Extension 8 Township	2684
712.	Voorgestelde Dorp Randparkrif Uitbreiding 12	2685	712.	Proposed Randparkrif Extension 12 Township	2685
713.	Voorgestelde Uitbreiding van grense van die Dorp Colbyn	2685	713.	Proposed Extension of Boundaries of Colbyn Township	2685
714.	Voorgestelde dorp Daggafontein Uitbreiding 3	2686	714.	Proposed Daggafontein Extension 3 Township	2686
715.	Voorgestelde dorp Elandshaven Uitbreiding 2	2686	715.	Proposed Elandshaven Extension 2 Township	2686
716.	Voorgestelde dorp Witpoortjie Uitbreiding 10	2687	716.	Proposed Witpoortjie Extension 10 Township	2687
717.	Voorgestelde dorp Sunset Park	2687	717.	Proposed Sunset Park Township	2687
718.	Voorgestelde dorp Linjest Manor	2688	718.	Proposed Linjest Manor Township	2688
719.	Voorgestelde Dorp Breunanda Uitbreiding 3	2689	719.	Proposed Breunanda Extension 3 Township	2689
720.	Voorgestelde dorp Lakefield Uitbreiding 20	2689	720.	Proposed Lakefield Extension 20 Township	2689
721.	Voorgestelde Dorp Leeuwnerdsstad Uitbreiding 2	2690	721.	Proposed Leeuwnerdsstad Extension 2 Township	2690
722.	Voorgestelde Dorp Noordheuwel: Uitbreiding 1	2690	722.	Proposed Establishment of Noordheuwel Extension 1 Township	2690
723.	Voorgestelde dorp Breunanda Uitbreiding 4	2691	723.	Proposed Breunanda Extension 4 Township	2691
724.	Voorgestelde wysiging van die titelvoorraarde van Vrypag Lotte Nos. 1 en 312 en Lotte Nos. 313 en 314, dorp Yeoville distrik Johannesburg	2691	724.	Proposed amendment of the conditions of title of freehold Lots Nos. 1 and 312, Lots Nos. 313 and 314, Yeoville township, district Johannesburg	2691
725.	Voorgestelde wysiging van die titelvoorraarde van Lot No. 139, dorp Lyttelton Manor, distrik Pretoria	2692	725.	Proposed amendment of the conditions of title of Lot No. 139, Lyttelton Manor township, district Pretoria	2692
726.	Voorgestelde wysiging van die titelvoorraarde van Hoeve No. 6 Laczonia Landbouhoeves, distrik Pretoria	2692	726.	Proposed amendment of the conditions of title of Holding No. 6 Laczonia Agricultural Holdings, district of Pretoria	2692
727.	Voorgestelde wysiging van die titelvoorraarde van Hoeve No. 162, Rynfield Landbouhoeves Seksie No. 2, distrik Benoni	2692	727.	Proposed amendment of the conditions of title of Holding No. 162, Rynfield Agricultural Holdings, section No. 2, district Benoni	2692
728.	(A) Die wysiging van die titelvoorraarde van Hoeve No. 1, Bartlett Landbouhoeves, Distrik Boksburg; (B) Die wysiging van die Boksburd-dorpsaanlegskema ten opsigte van Hoeve No. 1, Bartlett Landbouhoeves, Distrik Boksburg	2693	728.	(A) The amendment of the conditions of title of Holding No. 1, Bartlett Agricultural Holdings, District Boksburg. (B) The amendment of the Boksburg Town-planning Scheme in respect of Holding No. 1, Bartlett Agricultural Holdings, District Boksburg	2693
729.	Voorgestelde wysiging van die titelvoorraarde van Hoeve No. 1366, Winterveld Landbouhoeves Uitbreiding No. 1, Distrik Pretoria	2693	729.	Proposed amendment of the conditions of title of Holding No. 1366, Winterveld Agricultural Holdings, Extension No. I, District Pretoria	2693
730.	Voorgestelde wysiging van die Titelvoorraarde van Erf No. 407, Dorp Lyttelton Manor, Distrik Pretoria	2694	730.	Proposed Amendment of the conditions of title of Erf No. 407, Lyttelton Manor Township, District of Pretoria	2694
731.	(A) Die wysiging van die titelvoorraarde van Erf No. 828 Lyttelton Manor Uitbreiding No. 1 — Pretoria; (B) Die wysiging van die Pretoriastreek-Dorpsaanlegskema ten opsigte van Erf No. 828, Lyttelton Manor Uitbreiding No. 1, Pretoria	2694	731.	(A) The amendment of the conditions of title of Erf No. 828, Lyttelton Manor Extension No. 1, Pretoria. (B) The amendment of the Pretoria Region Town-planning Scheme in respect of No. 828, Lyttelton Manor Extension No. 1, Pretoria	2694
732.	(A) Die wysiging van die titelvoorraarde van Lot No. 305, Dorp Lyttelton Manor, Distrik Pretoria: (B) Die wysiging van die Pretoriastreek-dorpsaanlegskema ten opsigte van Lot No. 305, Dorp Lyttelton Manor, Distrik Pretoria	2695	732.	(A) The amendment of the conditions of title of Lot No. 305, Lyttelton Manor Township, District Pretoria. (B) The amendment of the Pretoria Region Town-planning Scheme in respect of Lot No. 305, Lyttelton Manor Township, District Pretoria	2695
733.	Bethal-wysigingskema No. 1/16	2695	733.	Bethal Amendment Scheme No. 1/16	2695
734.	Voorgestelde wysiging van die titelvoorraarde van Erf No. 3, dorp Benmore Gardens, distrik Johannesburg	2696	734.	Proposed amendment of the conditions of title of Erf No. 3, Benmore Gardens township, district Johannesburg	2696
735.	Voorgestelde Wysiging van die titelvoorraarde van Gedelie 9 van gekonsolideerde Lot No. 5, dorp Silverton, Stad Pretoria	2696	735.	Proposed amendment of the conditions of title of Portion 9 of Consolidated Lot No. 5, Silverton Township, City of Pretoria	2696
736.	Voorgestelde wysiging van die titelvoorraarde van Lot No. 423, Saxonwold, distrik Johannesburg	2697	736.	Proposed amendment of the conditions of title of Lot No. 423, Saxonwold, district Johannesburg	2697
737.	Voorgestelde wysiging van die titelvoorraarde van Lotte Nos. 2 en 3, dorp Craighall, stad Johannesburg	2697	737.	Proposed amendment of the conditions of title of Lots Nos. 2 and 3, Craighall Township, City of Johannesburg	2697
738.	Voorgestelde wysiging van die titelvoorraarde van Lotte Nos. 675, 676, en 677, dorp Forest Town, distrik Johannesburg	2697	738.	Proposed amendment of the conditions of title or lots Nos. 675, 676 and 677, Forest Town township, district Johannesburg	2697
739.	(A) Die wysiging van die titelvoorraarde van Ged. No. 45, dorp Oaklands, distrik Johannesburg; (B) Die wysiging van die Johannesburg dorpsaanlegskema t.o.v. Ged. No. 45, dorp Oaklands, distrik Johannesburg	2698	739.	(A) The amendment of the conditions of title of Portion No. 45, Oaklands township, district Johannesburg. (B) The amendment of the Johannesburg Town-planning Scheme in respect of Portion No. 45, Oaklands township, district Johannesburg	2698
740.	Potchefstroom-wysigingskema No. 1/47	2698	740.	Potchefstroom Amendment Scheme No. 1/47	2698
741.	Johannesburg-wysigingskema No. 1/374	2699	741.	Johannesburg Amendment Scheme No. 1/374	2699
742.	Boksburg-wysigingskema No. 1/87	2699	742.	Boksburg Amendment Scheme No. 1/87	2699

Tenders ... ... ... ... ...	2700	Tenders ... ... ... ... ...	2700
Skutverkopings ... ... ... ...	2703	Pound Sales ... ... ... ...	2703
Plaaslike Bestuurskennisgewings ...	2703	Notices by Local Authorities ...	2703