



File - Rev. 6



THE PROVINCE OF TRANSVAAL Official Gazette

(Registered at the Post Office as a Newspaper)



DIE PROVINSIE TRANSVAAL Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRICE: S.A. 10c OVERSEAS 15c

PRYS: S.A. 10c OORSEE 15c

VOL 214

PRETORIA

30 MAY,
30 MEI

1972

3575

No. 93 (Administrator's, 1972.

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

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby, in respect of Certain Holding No. 33, situate in Lamont Park Agricultural Holdings, district Vanderbijlpark held in terms of Deed of Transfer No. 2310/1962, alter condition 2(a) by the deletion of the fullstop after the figures "1919" and the addition of the words "except with the written permission of the Administrator after consultation with the Townships Board and subject to such conditions as he may impose."

Given under my Hand at Pretoria this 15th day of May, 1972.

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

P.B. 4-16-2-366-1.

No. 94 (Administrator's), 1972.

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

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby in respect of Portion 306 (a portion of Portion 132) of the farm Elandsfontein No. 108-I.R., district Germiston held in terms of Deed of Transfer No. 29350/1969 remove condition 2.

Given under my Hand at Pretoria this 9th day of May, 1972.

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

P.B. 4-15-2-18-108-4.

No. 93 (Administrateurs-), 1972.

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

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek met betrekking tot Sekere Hoeve No. 33, geleë in Lamont Park Landbouhoeves, distrik Vanderbijlpark gehou kragtens Akte van Transport No. 2310/1962 voorwaarde 2(a) wysig deur die weglatting van die punt na die syfers "1919" en die byvoeging van die volgende woorde "except with the written permission of the Administrator after consultation with the Townships Board and subject to such conditions as he may impose."

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

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

P.B. 4-16-2-366-1.

No. 94 (Administrateurs-), 1972.

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

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek met betrekking tot Gedeelte 306 ('n gedeelte van Gedeelte 132) van die plaas Elandsfontein No. 108-I.R., distrik Germiston gehou kragtens Akte van Transport No. 29350/1969 voorwaarde 2 ophef.

Gegee onder my Hand te Pretoria, op hede die 9de dag van Mei 1972.

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

P.B. 4-15-2-18-108-4.

No. 95 (Administrator's), 1972.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby in respect of Holding No. 3, situate in Melodic Agricultural Holdings, distrik Brits held in terms of Deed of Transfer No. 17467/1945

(a) alter condition (3) by the removal of the fullstop after the figures "1919" and the insertion of the words: "and for such other purposes by consent of the Administrator after consultation with the Townships Board and subject to such requirements as he may impose";

(b) remove condition (7)

Given under my Hand at Pretoria this 15th day of May, 1972.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4-16-2-354-3.

No. 95 (Administrateurs-), 1972.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek; met betrekking tot Hoewe No. 3 geleë in Melodie Landbouhoeves, distrik Brits gehou kragtens Akte van Transport No. 17467/1945.

(a) voorwaarde (3) wysig deur die weglatting van die punt na die syfers "1919" en die byvoeging van die woorde: "and for such other purposes by consent of the Administrator after consultation with the Townships Board and subject to such requirements as he may impose."

(b) voorwaarde (7) ophef

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4-16-2-354-3.

No. 96 (Administrator's), 1972.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby; in respect of Certain Lot No. 90 situate in Lyttelton Manor Township, district Pretoria held in terms of Deed of Grant No. 74/1971 remove condition (a)

Given under my Hand at Pretoria this 15th day of May, 1972.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4-14-2-810-27

No. 96 (Administrateurs-), 1972.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek; met betrekking tot Sekere Lot No. 90 geleë in dorp Lyttelton Manor, distrik Pretoria gehou kragtens Skenkingsakte No. 74/1971 voorwaarde (a) ophef.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4-14-2-810-27

No. 97 (Administrator's), 1972.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby; in respect of Certain Erf No. 369, situate in Sonheuwel Township, district Nelspruit held in terms of Deed of Transfer No. 23653/1971 alter condition C(d) by the substitution of the figures "7,62" with "3,962".

No. 97 (Administrateurs-), 1972.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek; met betrekking to Sekere Erf No. 369 geleë in dorp Sonheuwel, distrik Nelspruit gehou kragtens Akte van Transport No. 23653/1971 voorwaarde C(d) wysig deur die syfers "7,62" te vervang met "3,962".

Given under my Hand at Pretoria this 15th day of May, 1972.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4-14-2-1604-3.

No. 98 (Administrator's), 1972.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section.

Now therefore I do hereby; in respect of Certain Erf No. 387, situate in Lyttelton Manor Township, district Pretoria held in terms of Deed of Transfer No. 42268/1969, alter condition (a) by the removal of the words "shop or other business place whatsoever".

Given under my Hand at Pretoria this 15th day of May, 1972.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4-14-2-810-30.

No. 99 (Administrator's), 1972.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby; in respect of Holding No. 27, situate in Rietfontein Agricultural Holdings, district Germiston held in terms of Grant No. 115/1971, remove the restriction on page 2 which reads as follows:—

"VIR ONDERWYSDOELEINDES"

Given under my Hand at Pretoria this 15th day of May, 1972.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4-16-2-517-1.

ADMINISTRATOR'S NOTICES

Administrator's Notice 768

17 May, 1972

TOWN COUNCIL OF ROODEPOORT: WITHDRAWAL OF EXEMPTION FROM RATING.

The Administrator hereby notifies that the Roodepoort Town Council has requested him to exercise the authority convened on him by section 9(10) of Ordinance No. 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in respect of the area described in the Schedule hereto.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4-14-2-1604-3.

No. 98 (Administrateurs-), 1972.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid by artikel 2 van die Wet op Ophoffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek; met betrekking tot Sekere Erf No. 387, geleë in dorp Lyttelton Manor, distrik Pretoria gehou kragtens Akte van Transport No. 42268/1969 voorwaarde (a) wysig deur die ophoffing van die woorde "shops or other business place whatsoever".

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4-14-2-810-30.

No. 99 (Administrateurs-), 1972.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid by artikel 2 van die Wet op Ophoffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek; met betrekking tot Hoeve No. 27, geleë in Rietfontein Landbouhoeves, distrik Germiston gehou kragtens grondbrief No. 115/1971 die beperking op bladsy 2 ophef wat soos volg lees:—

"VIR ONDERWYSDOELEINDES"

Gegee onder my Hand te Pretoria, op hede die 15de dag van Mei 1972.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4-16-2-517-1.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 768

17 Mei 1972

STADSRAAD VAN ROODEPOORT: INTREKKING VAN VRYSTELLING VAN BELASTING.

Die Administrateur maak hierby bekend dat die Stadsraad van Roodepoort hom versoek het om die bevoegdheide aan hom verleen deur die bepalings van artikel 9(10) van Ordonnansie No. 17 van 1939 uit te oefen, en die bestaande vrystelling van die bepalings van die Plaaslike-Bestuur-Belastingordonnansie, 1933, ten opsigte van die gebied in die Bylae hierby omskryf, in te trek.

All interested persons are entitled to submit reasons in writing to the Director of Local Government, P.O. Box 892, Pretoria, within 30 days of the first publication of this notice, why the request of the Roodepoort Town Council should not be granted.

P.B. 3-5-11-2-30

SCHEDULE.

ROODEPOORT TOWN COUNCIL: DESCRIPTION OF AREA.

Beginning at the north-western beacon of the farm Witpoortjie 245-IQ; thence generally northwards along the western boundary of a right of way 60 feet wide to beacon J of Portion 26 (Diagram S.G. A.4665/58) of the farm Breau 184-IQ; thence generally westwards and northwards, along the boundaries of the following portions of the farm Breau 184-IQ so as to include them in this area:

Portion 26 (Diagram S.G. A.4665/58), Portion 28 (Diagram S.G. A.3105/68), to the north-eastern beacon of Portion 8 (Diagram S.G. A.966/44) of the farm Breau 184-IQ; thence westwards along the northern boundary of Portion 8 (Diagram S.G. A.966/44) to its north-western beacon, thence northwards along the western boundary of Portion 4 (Diagram S.G. A.962/44) of the farm Breau 184-IQ to the northern-most beacon of the said Portion 4; thence generally eastwards and northwards along the boundaries of Portion 105 (Diagram S.G. A.953/61) of the farm Roodekrans 183-IQ so as to exclude it from this area to beacon A of the said Portion 105; thence generally eastwards and northwards along the boundaries of Portion 45 (Diagram S.G. A.7294/51) of the farm Roodekrans 183-IQ to its junction with the western boundary of Portion 69 (Diagram S.G. A.7318/51) of the farm Roodekrans 183-IQ; thence generally south-eastwards and eastwards along the boundaries of the following portions of the farm Roodekrans 183-IQ so as to exclude them from this area:

Portion 69 (Diagram S.G. A.7318/51), Portion 70 (Diagram S.G. A.7319/51), Portion 71 (Diagram S.G. A.7320/51), Portion 72 (Diagram S.G. A.7321/51), Portion 73 (Diagram S.G. A.7322/51), Portion 74 (Diagram S.G. A.7323/51), to the north-eastern beacon of Portion 97 (Diagram S.G. A.914/55) of the farm Roodekrans 183-IQ; thence southwards along the boundaries of the following portions of the farm Roodekrans 183-IQ so as to include them in this area:

Portion 97 (Diagram S.G. A.914/55), Portion 96 (Diagram S.G. A.913/55), to the southern-most beacon of the last-named portion; thence generally eastwards along the boundaries of Portion 28 (Diagram S.G. A.3105/68) of the farm Breau 184-IQ to the eastern-most beacon of this portion; thence generally southwards, westwards, southwards and westwards along the boundaries of the farm Breau 184-IQ to the north-western beacon of the farm Witpoortjie 245-IQ, the place of beginning.

17—24—30

Alle belanghebbende persone is bevoeg om binne 30 dae na eerste publikasie van hierdie kennisgewing skriftelik by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, redes aan te voer waarom daar nie aan die Stadsraad van Roodepoort se versoek voldoen moet word nie.

P.B. 3-5-11-2-30

SKEDULE.

STADSRAAD VAN ROODEPOORT: OMSKRYWING VAN GEBIED:

Begin by die noordwestelike baken van die plaas Witpoortjie 245-IQ; daarvandaan algemeen noordwaarts langs die westelike grens van 'n reg van weg 60 voet wyd tot by baken J van Gedeelte 26 (Kaart L.G. A.4665/58) van die plaas Breau 184-IQ; daarvandaan algemeen weswaarts en noordwaarts langs die grense van die volgende gedeeltes van die plaas Breau 184-IQ., om hulle in hierdie gebied in te sluit:

Gedeelte 26 (Kaart L.G. A.4665/58), Gedeelte 28 (Kaart L.G. A.3105/68), tot by die noord-oostelike baken van Gedeelte 8 (Kaart L.G. A.966/44) van die plaas Breau 184-IQ; daarvandaan weswaarts langs die noordelike grens van Gedeelte 8 (Kaart L.G. A.966/44) tot by sy noordwestelike baken; daarvandaan noordwaarts langs die westelike grens van Gedeelte 4 (Kaart L.G. A.962/44) van die plaas Breau 184-IQ., tot by die mees noordelike baken van genoemde Gedeelte 4; daarvandaan algemeen ooswaarts en noordwaarts langs die grense van Gedeelte 105 (Kaart L.G. A.953/61) van die plaas Roodekrans 183-IQ., om dit uit hierdie gebied uit te sluit tot by baken A van genoemde Gedeelte 105; daarvandaan algemeen ooswaarts en noordwaarts langs die grens van Gedeelte 45 (Kaart L.G. A.7294/51) van die plaas Roodekrans 183-IQ., tot by sy aansluiting met die westelike grens van Gedeelte 69 (Kaart L.G. A.7318/51); van die plaas Roodekrans 183-IQ.; daarvandaan algemeen suidooswaarts en ooswaarts langs die grense van die volgende gedeeltes van die plaas Roodekrans 183-IQ., om hulle uit hierdie gebied uit te sluit:

Gedeelte 69 (Kaart L.G. A.7318/51), Gedeelte 70 (Kaart L.G. A.7319/51), Gedeelte 71 (Kaart L.G. A.7320/51), Gedeelte 72 (Kaart L.G. A.7321/51), Gedeelte 73 (Kaart L.G. A.7322/51), Gedeelte 74 (Kaart L.G. A.7323/51), tot by die noordoostelike baken van Gedeelte 97 (Kaart L.G. A.914/55) van die plaas Roodekrans 183-IQ.; daarvandaan suidwaarts langs die grense van die volgende gedeeltes van die plaas Roodekrans 183-IQ. om hulle in hierdie gebied in te sluit:

Gedeelte 97 (Kaart L.G. A.914/55), Gedeelte 96 (Kaart L.G. A.913/55) tot by die mees suidelike baken van laasgenoemde gedeelte; daarvandaan algemeen ooswaarts langs die grense van Gedeelte 28 (Kaart L.G. A.3105/68) van die plaas Breau 184-IQ. tot by die mees-oostelike baken van hierdie gedeelte; daarvandaan algemeen suidwaarts, weswaarts, suidwaarts en weswaarts langs die grense van die plaas Breau 184-IQ. tot by die noordwestelike baken van die plaas Witpoortjie 245-I.Q., die aanvangspunt.

17—24—30

Administrator's Notice 773

24 May, 1972

BRONKHORSTSspruit MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Village Council of Bronkhortspruit has submitted a petition to the

Administratorskennisgewing 773

24 Mei 1972

MUNISIPALITEIT BRONKHORSTSspruit: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Bronkhortspruit 'n versoekskrif by die Adm-

Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of the Bronkhorstspruit Municipality by the inclusion therein of the areas described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, P.O. Box 892, Pretoria, a counter-petition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

P.B. 3-2-3-50
24-30-7

SCHEDULE.

BRONKHORSTSPRUIT MUNICIPALITY: DESCRIPTION OF AREAS TO BE INCLUDED.

1. Portion 56 (a portion of Portion 58) of the farm Hondsrivier 508-JR, in extent 114,5283 Hectares vide Diagram S.G. A.927/72.
 2. The Remaining Extent of Portion 58 of the farm Hondsrivier 508-JR., in extent 292,8067 Hectares vide Diagram S.G. A.929/72.

Administrator's Notice 836 30 May, 1972

**AMERSFOORT MUNICIPALITY: ADOPTION OF
STANDARD MILK BY-LAWS.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Amersfoort has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August 1971, as amended by Administrator's Notice 569, dated 26 April 1972, as by-laws made by the said Council.

P.B. 2-4-2-28-43

Administrator's Notice 837 **30 May, 1972**

**AMERSFOORT MUNICIPALITY: AMENDMENT TO
PUBLIC HEALTH BY-LAWS.**

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

The Public Health By-laws of the Amersfoort Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended, as follows: —

1. By the deletion in the Index opposite the figures "21" under the heading "Chapter" of the following expression: —

"Dairies, Milkshops, Purveyors of Milk 350-377
and Cowsheds

Schedule 1 — Personal Card of Authority."
 2. By the deletion in Chapter 21 under Part IV —
 - (a) of the heading;
 - (b) of sections 350 to 377 inclusive; and
 - (c) Schedule 1.

P.B. 2-4-2-77-43

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

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinciale Koerant* aan die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, 'n teenpetisie te rig waarin die Administrator versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

P.B. 3-2-3-50
24-30-7

BYLAE.

MUNISIPALITEIT BRONKHORSTSspruit: BE-SKRYWING VAN GEBIEDE INGELYF TE WORD.

1. Gedeelte 56 ('n gedeelte van Gedeelte 58) van die plaas Hondsrivier 508-JR, groot 114,5283 Hektaar, volgens Kaart L.G. A.927/72.
 2. Die Restant van Gedeelte 58 van die plaas Hondsrivier 508-JR, groot 292,8067 Hektaar, volgens Kaart L.G. A.929/72.

Administrateurskennisgeving 836 30 Mei 1972

MUNISIPALITEIT AMERSFOORT: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Amersfoort die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewing 569 van 26 April 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangencem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-28-43

Administrateurskennisgewing 837 30 Mei 1972

MUNISIPALITEIT AMERSFOORT: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Amersfoort, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die opskrif "Hoofstuk" te skrap: —
"Melkerye, Melkwinkels, Melkleweransiers 350-377 en Koeistalle
Bylae 1 — Persoonlike Magtigingskaart."
 2. Deur in Hoofstuk 21 onder Deel IV —
(a) die opskrif te skrap;
(b) artikels 350 tot en met 377 te skrap; en
(c) Bylae 1 te skrap.

P B 2-4-2-77-43

Administrator's Notice 838

30 May, 1972

ELECTION OF MEMBER: MARICO SCHOOL BOARD.

Mr. Jan Frederik Swanepoel the manager of Marico Co-operation of P.O. Box 48, Zeerust has been elected as a member of the abovementioned board and assumed office on 14th February, 1972.

T.O.A. 21-1-4-7

Administrator's Notice 839

30 May, 1972

ELECTION OF MEMBER: PRETORIA DISTRICT SCHOOL BOARD.

Mr. Jacobus Steenkamp a draughtsman of Plot 14, Lusthof, Pretoria Dist. has been elected as a member of the above-mentioned board and assumed office on 15th March, 1972.

T.O.A. 21-1-4-12

Administrator's Notice 840

30 May, 1972

ELECTION OF MEMBER: ERMELO SCHOOL BOARD.

The Reverend Cornelius Hermanus Smit a minister of Religion, of the Gereformeerde Kerk, of 74 Everard Street, Ermelo has been elected as a member of the abovementioned board and assumed office on 25th February, 1972.

T.O.A. 21-1-4-2

Administrator's Notice 841

30 May, 1972

ELECTION OF MEMBER: WITWATERSRAND-SOUTH SCHOOL BOARD.

Dr. Servaas Daniel Latsky a medical practitioner of 29 Bodmin Road, New Redruth, Alberton, has been elected as a member of the above-nentioned board and assumed office on 7th March, 1972.

T.O.A. 21-1-4-21

Administrator's Notice 842

30 May, 1972

WHITE RIVER MUNICIPALITY: DOG AND DOG LICENCES BY-LAWS.

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

Definitions.

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

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

Administrateurskennisgewing 838

30 Mei 1972

VERKIESING VAN LID: SKOOLRAAD MARICO.

Mnr. Jan Frederik Swanepoel, bestuurder van Marico Koöperasie van Posbus 48, Zeerust is verkies tot lid van bogenoemde raad en het op 14 Februarie 1972 sy amp aanvaar.

T.O.A. 21-1-4-7

Administrateurskennisgewing 839

30 Mei 1972

VERKIESING VAN LID: SKOOLRAAD VAN PRETORIA-DISTRIK.

Mnr. Jacobus Steenkamp 'n Tekenaar van Plot 14, Lusthof, Distrik Pretoria is verkies tot lid van bogenoemde raad en het op 15 Maart 1972 sy amp aanvaar.

T.O.A. 21-1-4-12

Administrateurskennisgewing 840

30 Mei 1972

VERKIESING VAN LID: ERMELOSE SKOOLRAAD.

Ds. Cornelius Hermanus Smit, 'n predikant van die Gereformeerde Kerk, van Everardstraat 74, Ermelo, is verkies tot lid van bogenoemde raad en het op 25 Februarie 1972 sy amp aanvaar.

T.O.A. 21-1-4-2

Administrateurskennisgewing 841

30 Mei 1972

VERKIESING VAN LID: SKOOLRAAD VAN WITWATERSRAND-SUID.

Dr. Servaas Daniel Latsky 'n geneesheer van Bodminweg 29, New Redruth, Alberton, is verkies tot lid van bogenoemde raad en het op 7 Maart 1972 sy amp aanvaar.

T.O.A. 21-1-4-21

Administraturskennisgewing 842

30 Mei 1972

MUNISIPALITEIT WITRIVIER: VERORDENINGE BETREFFENDE HONDE EN HONDELSENSIES.

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. Vir die toepassing van hierdie verordeninge, tensy die sinsverband andersins aandui, beteken —

“hond” 'n reun, 'n gesteriliseerde teef (wat deur 'n serifikasië van 'n vecarts gestaaf moet word), of 'n teef;

“hondchok” enige plek wat vir die versorging en teel van honde gebruik word of daarvoor bedoel is, of 'n plek waar meer as vyf honde vir vecartsenkundige behandeling aangehou word;

"dog" means a male dog, a sterilized bitch (which must be confirmed by a certificate from a veterinary surgeon), or a bitch;

"kennel" means any premises used or intended to be used for the boarding, breeding of dogs, or premises where dogs in excess of five in number may be kept for veterinary treatment;

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

"person or applicant": means and includes a family.

Tax to be paid.

2. No person shall keep more than three dogs of the age of 6 months or over within the municipality. Any such dog shall be registered at the municipal offices and a licence and metal badge in respect of each such dog shall be obtained in the manner hereinafter provided.

Person responsible for tax.

3. For the purpose of these by-laws every person in whose custody, charge or possession, or within whose house or premises any dog is found or seen, shall be deemed to be the person keeping such dog until he proves the contrary.

Presumption regarding age.

4. In any proceeding instituted in terms of these by-laws against any person for keeping a dog of 6 months of age or over without having paid the tax in respect thereof, such dog shall be deemed to have reached the age of 6 months unless and until the contrary is proved.

Application form and tax.

5.(1) Every applicant for a dog tax receipt shall complete and sign a form supplied by the Council, furnishing his name and address and an accurate description of the dog for which such tax is being paid.

(2) Every applicant in terms of subsection (1) shall in respect of each dog of 6 months of age or over or which has reached the age of 6 months during the year, pay the tax as prescribed in the Schedule hereto.

(3) The tax as prescribed in these by-laws shall be a yearly tax and every renewal thereof shall be payable before 31st January of each year.

Licence and badge.

6.(1) Every applicant who has satisfied the requirements of section 5 shall receive —

- (a) a receipt upon a printed form, hereinafter called a licence, which shall contain a description of the dog and which shall be signed by a duly authorised officer of the Council; and
- (b) a metal badge bearing the year and registered number of the dog.

(2) Every licence and every metal badge shall cease to be effective at midnight upon 31st December following the date of issue.

Duplicate licences and badges.

7. Any person who loses any current licence or metal badge which has been issued to him may, upon satisfying the Council of such loss, obtain a duplicate thereof upon payment of an amount of 50c (fifty cents).

"munisipaliteit" die gebied of distrik wat onder die beheer en jurisdiksie van die Raad geplaas is;

"persoon of applikant" ook 'n huisgesin;

"Raad" die Dorpsraad van Witrivier en omvat die bestuurskomitee van daardie Raad of enige beampete 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.

Betaling van belasting is verpligtend.

2. Geen persoon mag binne die munisipaliteit meer as drie honde wat 6 maande oud of ouer is, aanhou nie. Enige sodanige hond moet by die munisipale kantoor geregistreer word en 'n lisensie en 'n metaalplaatjie moet op die wyse soos hierna bepaal, ten opsigte van elke sodanige hond verkry word.

Persoon vir belasting aanspreeklik.

3. Vir die toepassing van hierdie verordeninge word geag dat iedereen onder wie se sorg of tocsig, of in wie se besit, of binne wie se huis of perseel 'n hond gevind of gesien word, die persoon is wat sodanige hond aanhou, tensy by die teendeel bewys.

Veronderstelling ten opsigte van ouderdom.

4. Indien daar kragtens hierdie verordeninge geregtelike stappe gedoen word teen enige wat 'n hond van 6 maande of ouer aanhou sonder dat hy hondebelaasting betaal het, word geag dat sodanige hond al 6 maande of ouer is, tensy en tot tyd en wyl die teendeel bewys word.

Aansoek en belasting.

5.(1) Elke persoon wat om 'n hondebelaastingkwitansie aansoek doen, moet 'n vorm wat die Raad verskaf voltooi en onderteken en sy naam en adres en 'n juiste beskrywing van die hond waarvoor sodanige belasting betaal word daarop verstrek.

(2) Elke persoon wat ingevolge subartikel (1) aansoek doen, moet ten opsigte van iedere hond wat 6 maande oud of ouer is of wat gedurende die jaar die ouderdom van 6 maande bereik, die belasting soos voorgeskryf in die Bylae hierby betaal.

(3) Die belasting soos in hierdie verordeninge voorgeskryf is jaarliks betaalbaar en enige hernuwing daarvan is voor of op 31 Januarie van iedere jaar betaalbaar.

Lisensie en metaalplaatjie.

6.(1) Iedere applikant wat aan die vereistes van artikel 5 voldoen het, ontvang —

- (a) 'n kwitansie op 'n gedrukte vorm, hierna 'n lisensie genoem, wat 'n beskrywing van die hond bevat en wat deur 'n behoorlik gemagtigde beampete van die Raad onderteken moet wees; en
- (b) 'n metaalplaatjie met die jaartal en registrasienummer van die hond daarop.

(2) Iedere lisensie en iedere metaalplaatjie hou op om van krag te wees om middernag op die 31ste Desember wat op die uitreikingsdatum volg.

Duplicaatlisensie en plaatjies.

7. Iedereen wat 'n geldige lisensie of metaalplaatjie wat aan hom uitgereik is, verloor, kan indien hy die Raad van sodanige verlies oortuig, 'n duplikaat daarvan teen betaling van 'n bedrag van 50c (vyftig sent) verkry.

Transfer of licence.

8. Any current dog licence issued by the Council may be transferred by the holder thereof to another person subject to the following conditions: —

- (a) The person desiring such transfer shall apply to the Council and produce the original licence or a duplicate thereof in respect of the dog in question, duly endorsed by the transferor on the reverse thereof to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee, and shall satisfy the Council that the provisions of these by-laws have been observed.
- (b) The transferee shall pay to the Council the sum of 50c (fifty cents): Provided that nothing in this section shall be deemed to authorise the transfer of a current licence to cover any other dog than the dog in respect of which such tax was originally paid.

Exemptions for dogs belonging to visitors or blind persons or undergoing treatment.

9. No person —

- (a) residing outside the municipality and not being engaged in a regular trade or business or employed within the municipality, who may have brought any dog with him into the municipality with the intention of making a temporary visit and of taking such dog away with him again after a period not exceeding 30 days from the date of his arrival within such area;
- (b) who is a blind person and makes use of any dog mainly as a guide or lead;
- (c) residing outside the municipality, who leaves any dog at any place within the municipality for treatment or boarding at a veterinary surgeon or a recognised kennel or dog boarding establishment, provided such dog is removed from the municipality immediately such treatment or boarding is completed;

shall be required to comply with the provisions of sections 2, 5 and 10: Provided that the owner of a dog referred to in paragraphs (a) and (c) shall be in possession of a licence issued by the authority where it is normally kept.

Dog to be provided with collar with badge attached.

10. Any person who keeps any dog of the age of 6 months or over shall —

- (a) provide such dog with a collar to which shall be attached and maintained the metal badge referred to in section 6; and
- (b) ensure that such collar is placed on and kept on such dog at all times when such dog appears in any street or public place off the premises of its owner or anywhere in or upon the house, yard, garden or premises of any person other than its owner.

Licence to be produced for inspection.

11. Every person who has paid the tax shall, whenever and wherever reasonably required to do so, produce his licence for inspection to any member of the Police Force or to any duly authorised officer of the Council.

Oordrag van lisensie.

8. Enige geldige hondelisensie deur die Raad uitgereik, kan deur die houer daarvan aan 'n ander persoon oorgedra word, onderworpe aan die volgende voorwaardes: —

- (a) Die persoon wat sodanige oordrag verlang, moet by die Raad aansoek doen en die oorspronklike lisensie of 'n duplikaat daarvan ten opsigte van die betrokke hond toon, behoorlik op die agterkant deur die oordraer geëndosseer ten effekte dat die hond van die hand gesit is, met vermelding van die naam van die nuwe eienaar en onderteken deur die oordragontvanger, en hy moet die Raad daarvan oortuig dat aan die bepalings van hierdie verordeninge voldoen is.
- (b) Die ontvanger van die oordrag moet aan die Raad 'n bedrag van 50c (vyftig sent) betaal:

Met dien vertande dat geen bepaling van hierdie artikel geag word as magtiging tot oordrag van 'n geldige lisensie om enige ander hond as die hond ten opsigte waarvan sodanige belasting oorspronklik betaal is, te dek nie.

Vrystelling vir honde wat aan besoekers of blindes behoort of wat behandeling ondergaan.

9. Van niemand wat —

- (a) buite die munisipaliteit woonagtig is en geen gereelde bedryf of besigheid binne die munisipaliteit uitoefen of daar in diens is nie, wat 'n hond saam met hom in die munisipaliteit ingebring het met die doel om 'n tydelike besoek af te lê en om sodanige hond weer saam met hom weg te neem na 'n tydperk van hoogstens 30 dae vanaf die datum van sy aankoms binne sodanige gebied;
- (b) 'n blinde persoon is wat van enige hond hoofsaaklik as gids- of leihond gebruik maak;
- (c) buite die munisipaliteit woonagtig is en wat 'n hond op enige plek binne die munisipaliteit vir behandeling of huisvesting by 'n veearts of in 'n erkende hondehok of hondelosiesinrigting laat, mits sodanige hond uit die munisipaliteit verwyder word onmiddellik nadat sodanige behandeling of huisvesting afgeloop is;

word vereis dat hy aan die bepalings van artikels 2, 5 en 10 moet voldoen nie: Met dien vertande dat die eienaar van 'n hond genoem in paragraawe (a) en (c) in besit moet wees van 'n lisensie, uitgereik deur die owerheid waar die hond normaalweg gehou word.

Hond moet voorsien wees van halsband met plaatjie daaraan bevestig.

10. Iedereen wat 'n hond aanhou wat 6 maande oud of ouer is moet —

- (a) sodanige hond van 'n halsband voorsien waaraan die metaalplaatjie, in artikel 6 genoem, bevestig en onderhou moet word; en
- (b) toesien dat sodanige hond die voormalde halsband aan hoi te alle tye wanneer sodanige hond in enige straat of openbare plek of in of by die huis, agterplaas, tuin of perseel van enigeen behalwe die van sy eienaar is.

Lisensie moet vir inspeksie getoon word.

11. Iedereen wat die belasting betaal het, moet te alle tye en orals waar dit redelikerwys van hom vergis word, sy lisensie vir inspeksie toon aan enige lid van die Polisie-mag of aan enige behoorlik gemagtigde beampete van die Raad.

Impounding of apparently ownerless dogs.

12.(1) Any authorized officer of the Council or any member of the Police Force or other person may take any dog, which is at large and apparently ownerless, or which is without a metal badge upon its collar, unless the owner produces a written dispensation under section 21 of where such dog falls under the provisions of section 9, to the pound, where such dog shall be detained until the person claiming him shall have produced to the poundmaster a licence in respect of such dog, and paid to the poundmaster —

- (a) the sum of 50c (fifty cents) as a driving charge; and
- (b) the sum of 50c (fifty cents) per day as a charge for keeping and caring for such dog.

(2) Where there is stamped on or fixed to the collar of any dog which has been brought to the pound the name and address of the owner thereof or other person entitled thereto, the poundmaster shall forthwith communicate with such person. A written communication posted to the address shown on the collar shall be deemed to be sufficient communication for the purpose of this section.

Unclaimed dogs may be sold or destroyed.

13.(1) In the event of any dog not being claimed by any person entitled to it in the space of 48 hours, commencing at noon on the day when the dog is impounded, the Council or an authorized officer of the Council may cause such dog to be sold in such manner as the Council or such authorized officer of the Council may deem fit, and in the event of no sale being effected, may cause such dog to be destroyed.

(2) No compensation shall be payable by the Council either to the owner or other person entitled to the dog or to any purchaser of such dog in respect of any legal action taken under this section.

Register of dogs impounded.

14. The Council shall keep a register showing the date when every dog is impounded, sold or destroyed and, in the case of a sale, the amount realised in respect thereof.

Dog's collar and badge not to be unlawfully used or removed.

15. No person shall unlawfully use or destroy or remove from any dog any collar or metal badge, attached to any dog's collar, or have unlawful possession of or use any counterfeit of any such metal badge.

Dangerous and objectionable dogs.

16.(1) No person shall permit any dog which is dangerous or vicious or suffering from any contagious or infectious disease, or any bitch on heat to be at large.

(2) Any authorized officer of the Council or any member of the Police Force or any other person may take such dog to the pound.

(3) No person claiming any dog so impounded shall claim its return to him unless and until he has paid the pound fees and given a written undertaking to keep it under proper control.

Dogs not to be urged to attack persons.

17. No person shall, without reasonable cause —

- (a) set any dog on to any person or animal; or
- (b) permit any dog in his custody or possession to attack or put in fear any person or animal.

Skut van honde wat blybaar sonder baas is.

'12.(1) Enige gemagtigde beamppte van die Raad of enige lid van die Polisiemag of enige ander persoon kan 'n hond, wat losloop en blybaar sonder baas is of wat sonder 'n metaalplaatjie aan sy halsband is, tensy die eienaar 'n skriftelike vrystelling kragtens artikel 21 toon of tensy sodanige hond onder die bepalings van artikel 9 val, na die skut neem waar sodanige hond gehou moet word totdat die persoon wat hom opeis 'n lisensie ten opsigte van sodanige hond aan die skutmeester getoon het, en aan die skutmeester betaal het —

- (a) 'n bedrag van 50c (vyftig sent) as dryfgeld; en
- (b) 'n bedrag van 50c (vyftig sent) per dag as koste vir die bewaring en versorging van sodanige hond.

(2) Waar daar aan die halsband van 'n hond wat na die skut gebring is die naam en adres van die eienaar daarvan of van 'n ander persoon wat daarop aanspraak het, gestempel of bevestig is, moet die skutmeester onverwyld met sodanige persoon in verbinding tree. Daar word geag dat 'n skriftelike mededeling gepos aan die adres wat op die halsband voorkom, 'n voldoende mededeling is vir die toepassing van hierdie artikel.

Onopgeëiste honde kan verkoop of van kant gemaak word.

13.(1) Ingeval 'n hond nie deur enigeen wat daar toe geregtig is binne 'n tydperk van 48 uur beginnende om 12 uur middag van die dag waarop die hond geskut is, opgeëis word nie, kan die Raad of 'n gemagtigde beamppte van die Raad die hond laat verkoop op sodanige wyse as wat die Raad of sodanige gemagtigde beamppte van die Raad goeddink, en indien geen verkoping plaasvind nie, kan hy sodanige hond van kant laat maak.

(2) Geen skadevergoeding is deur die Raad betaalbaar nie, nog aan die eienaar nog aan 'n ander persoon wat op die hond aanspraak het nog aan enige koper van sodanige hond ten opsigte van enige regsvordering wat kragtens hierdie artikel ingestel word.

Register van geskutte honde.

14. Die Raad moet 'n register hou wat die datum aantoon waarop iedere hond geskut, verkoop of van kant gemaak is en, in die geval van verkoping, die bedrag wat ten opsigte daarvan verkry is.

Halsband en plaatjie van hond mag nie wederregtelik gebruik of verwyder word nie.

15. Niemand mag 'n hondhalsband of 'n metaalplaatjie wat daaraan bevestig is, wederregtelik gebruik of vernietig of van 'n hond verwyder nie, of 'n namaaksel van enige sodanige metaalplaatjie onwettig in besit of gebruik hê nie.

Gevaarlike en aanstootlike honde.

16.(1) Niemand mag toelaat dat 'n hond wat gevaelik of kwaai is of aan 'n aansteeklike of besmetlike siekte ly, of dat 'n loopse teef, losloop nie.

(2) 'n Gemagtigde beamppte van die Raad of 'n lid van die Polisiemag of enige ander persoon kan sodanige hond na die skut neem.

(3) Niemand wat aanspraak maak op 'n hond wat aldus geskut is, mag dit terugies nie, tensy en totdat hy die skutgelde betaal het en skriftelik onderneem het om dit onder behoorlike beheer te hou.

Honde mag nie aangehits word om persone aan te val nie.

17. Niemand mag sonder redelike oorsaak —

- (a) 'n hond teen 'n persoon of dier aanhits nie; of
- (b) toelaat dat 'n hond onder sy toesig of in sy besit 'n persoon of dier aanval of vrees aanja nie.

Barking and howling dogs.

18. No person shall keep any dog which creates a disturbance or a nuisance to the neighbours by constant or excessive barking, howling or whining.

Destruction of dogs.

19.(1) The Council may, subject to the provisions of section 13, order the destruction of any dog in the following cases: —

- (a) Where it appears that such dog is of the type described in section 16(1), and that the person claiming such dog is not entitled to its return to him in terms of section 16(3): Provided that in every such case the owner shall, if possible, be given an opportunity of being heard;
- (b) where any dog found at large in any public place appears to be ownerless or unclaimed;
- (c) where any dog is found at large in any public place in respect of which the owner or person having custody of it, refuses or fails to pay the current tax due in terms of these by-laws.

(2) In no case shall any compensation be payable by the Council to any person in respect of the destruction of a dog in terms of this section.

Police and council's officers may enter premises.

20.(1) Any member of the Police Force or duly authorized officer of the Council may enter upon any premises for the purpose of carrying out these by-laws or for the purpose of ascertaining how many dogs are kept and of examining all licences and metal badges.

(2) No person shall obstruct, hinder, refuse or fail to give information, or give false information to any member of the Police Force or any authorized officer of the Council in the course of such investigation.

Exemption from wearing collar.

21. The Council may at its discretion, in cases where for any special reason a collar is harmful to any dog, grant to the owner of such dog an exemption, in writing, relieving such owner from the necessity of complying with the provisions of section 10: Provided that —

- (a) any such dog found at large and apparently ownerless may be impounded in the manner prescribed in section 12;
- (b) nothing herein contained shall relieve the keeper of any dog from otherwise complying with the provisions of these by-laws; and
- (c) every such person shall produce such written exemption when required to do so to any member of the Police Force or authorized officer of the Council.

22. No person shall establish, maintain or carry on a dog kennel business in a residential area or an area zoned as a "general residential" or "special residential" area under an approved or draft town-planning scheme, whichever may be applicable, or within 500 m of such an area.

Penalties.

23. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R100 or, in default of

Blafferende en tjankende honde.

18. Niemand mag 'n hond aanhou wat deur aanhoudend of te veel te blaf, te tjank of te huil, die bure tot steurnis of oorlas is nie.

Van kant maak van honde.

19.(1) Die Raad kan, onderworpe aan die bepalings van artikel 13, gelas dat 'n hond in die volgende gevalle van kant gemaak word: —

- (a) Waar dit blyk dat sodanige hond van die soort is soos beskryf in artikel 16(1), en dat die persoon wat op sodanige hond aanspraak maak, dit nie kragtens artikel 16(3) mag terugies nie: Met dien verstande dat die eienaar in iedere sodanige geval in die geleentheid gestel word om, indien moontlik, sy saak te stel;
- (b) waar 'n hond wat op 'n openbare plek losloop blykbaar sonder baas is of nie opgeëis word nie;
- (c) waar 'n hond op 'n openbare plek losloop ten opsigte waarvan die eienaar of die persoon wat daaroor toesig het, weier of in gebreke bly om die geldige belasting te betaal wat ingevolge hierdie verordeninge verskuldig is.

(2) In geen geval is skadevergoeding deur die Raad aan enigeen betaalbaar ten opsigte van die vankantmaak van 'n hond ingevolge hierdie artikel nie.

Polisie en beamptes van die raad kan perseel betree.

20.(1) 'n Lid van die Polisiemag of 'n behoorlik gemagtigde beampte van die Raad kan enige perseel betree om hierdie verordeninge uit te voer of om vas te stel hoeveel honde aangehou word en om alle lisensies en metaalplaatjies te ondersoek.

(2) Niemand mag 'n lid van die Polisiemag of 'n gemagtigde beampte van die Raad in die loop van sodanige ondersoek dwarsboom of hinder of weier of versuim om aan hom inligting te gee of aan hom valse inligting verstrek nie.

Vrystelling van die dra van 'n halsband.

21. Die Raad kan na goeddunke in gevalle waar 'n halsband om die een of ander spesiale rede vir 'n hond skadelik is, aan die eienaar van sodanige hond 'n skriftelike vrystelling verleen waarby sodanige eienaar onthef word van die verpligting om aan die bepalings van artikel 10 te voldoen: Met dien verstande dat —

- (a) enige sodanige hond wat losloop en blykbaar sonder 'n baas is, geskut kan word op die wyse in artikel 12 voorgeskryf;
- (b) geen bepaling hierin vervat die persoon wat 'n hond aanhou, vrystel van die verpligting om andersins aan die bepalings van hierdie verordeninge te voldoen nie; en
- (c) elke sodanige persoon sodanige skriftelike vrystelling aan 'n lid van die Polisiemag of gemagtigde beampte van die Raad moet toon wanneer hy daarom versoek word.

22. Niemand mag die besigheid van 'n hondehokinrigting in enige woonbuurt of in enige gebied waarvan die streeksindeling ingevolge 'n goedgekeurde of konsepdoorsaanlegskema, al na die geval is, "algemene woondoeleindes" of "spesiale woondoeleindes", is, of binne 500 m van sodanige gebied af, oprig, aanhou of onderhou nie.

Strafbepalings.

23. Iedereen wat enigeen van die bepalings van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100

payment, to imprisonment with or without hard labour for a period not exceeding three months.

Revocation of by-laws.

24. The Dog and Dog Licensing Regulations, contained in Chapter X of the Regulations of the White River Municipality, published under Administrator's Notice 88, dated 8 March 1933, as amended, are hereby revoked.

SCHEDULE.

The tax payable in terms of section 5 shall be as follows: —

	R
1. In respect of every dog, whether a male dog or a bitch, which in the judgment of the person appointed to issue licences is a dog of the greyhound strain or a dog of a similar kind, or a dog known as a kaffir hunting dog	10,00
2. Dogs to which the provisions of item 1 do not apply: —	
(1) Dogs and sterilized bitches.	
(a) For the first dog or sterilized bitch, per family	1,00
(b) For the second dog or sterilized bitch, per family	2,00
(c) For the third dog or sterilized bitch, per family	4,00
(2) Bitches (not sterilized).	
(a) For the first bitch, per family	10,00
(b) For the second bitch, per family	15,00
(c) For the third bitch, per family	25,00

P.B. 2-4-2-33-74

Administrator's Notice 843

30 May, 1972

BOKSBURG MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

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

- in item 2 of Annexure II under Schedule I for the expression "R25 (twenty-five rand)" of the expression "R45 (forty-five rand)" and for the expression "R30 (thirty rand)" of the expression "R45 (forty-five rand)"; and
- in item 4(2) of Annexure II under Schedule I for the figure "R15" of the figure "R30".

P.B. 2-4-2-104-8

Administrator's Notice 844

30 May, 1972.

GERMISTON MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING 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 drainage and Plumbing By-laws of the Germiston Municipality, published under Administrator's Notice 509, dated 1 August 1962, as amended, are hereby further amended as follows:—

of, by wanbetaling, met gevangenisstraf met of sonder dwangarbeid vir 'n tydperk van hoogstens 3 maande.

Herroeping van verordeninge.

24. Die Regulasies op Honde en die Uitreiking van Hondelisensies, vervat in "Hoofstuk X" — van die Regulasies van die Munisipaliteit Witrivier, afgekondig by Administrateurskennisgewing 88 van 8 Maart 1933, soos gewysig, word hierop herroep.

BYLAE.

Die belasting betaalbaar ingevolge artikel 5 is soos volg: —

	R
1. Ten opsigte van elke hond, hetsy reun of teef, wat na die mening van die persoon wat aangestell is om lisensies uit te reik, 'n hond van die windhondsfamilie of 'n hond van 'n dergelyke soort of 'n hond bekend as 'n kafferjaghond is	10,00
2. Honde waarop die bepalings van item 1 nie van toepassing is nie.	
(1) Reuns en gesteriliseerde tewe.	
(a) Vir die eerste reun of gesteriliseerde teef, per huisgesin	1,00
(b) Vir die tweede reun of gesteriliseerde teef, per huisgesin	2,00
(c) Vir die derde reun of gesteriliseerde teef, per huisgesin	4,00
(2) Tewe (nie gesteriliseerd nie).	
(a) Vir die eerste teef, per huisgesin	10,00
(b) Vir die tweede teef, per huisgesin	15,00
(c) Vir die derde teef, per huisgesin	25,00

P.B. 2-4-2-33-74

Administrateurskennisgewing 843

30 Mei 1972

MUNISIPALITEIT BOKSBURG: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Boksburg, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierop verder as volg gewysig: —

- Deur in item 2 van Aanhangsel II by Bylae I die uitdrukking "R25 (vyf-en-twintig rand)" deur die uitdrukking "R45 (vyf-en-veertig rand)" en die uitdrukking "R30 (dertig rand)" deur die uitdrukking "R45 (vyf-en-veertig rand)" te vervang.
- Deur in item 4(2) van Aanhangsel II by Bylae I die syfer "R15" deur die syfer "R30" te vervang.

P.B. 2-4-2-104-8

Administrateurskennisgewing 844

30 Mei 1972.

MUNISIPALITEIT GERMISTON: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Die Administrateur publiseer hierop 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 Riolerings- en Loodgietersverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig word hierop verder soos volg gewysig: —

1. By the substitution for Part IV of Schedule B of the following:—

"PART IV.

Industrial Effluents.

The following rules shall be applicable for the purposes of section 23(e) of these by-laws in connection with and for the determination of charges payable for the conveyance and treatment of industrial effluents:—

1. (1) for the purpose of Part IV only, the word 'owners' shall, in each case where the property concerned is occupied by a person other than the owner, include the occupier thereof and in any case where charges are concerned, the owner and occupier shall be jointly and severally liable but the Council shall in the first instance raise the charge against the occupier.

(2) The owner of premises on which any trade or industry is carried out and from which, as a result of such trade or industry or of any process incidental thereto, any effluent is discharged into the sewer, shall in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council the following charges in respect of such effluent:—

(a) An amount calculated at 7 per cent per annum on capital expenditure on and in connection with measuring equipment installed by the Council on the sewer connection at the premises concerned.

(b) An amount calculated on the quantity of effluent discharged during the period of the charge and in accordance with the following formula:—

$$2,2 + 0,0165 \times OA + 0,176 \times Ps + 0,0022 \times (E - 2000) \text{ cents per kl,}$$

where OA = the strength of the effluent;

Ps = the percentage settleable solids (volume per volume) in the effluent; and

E = the conductivity of the effluent which is determined at 20° C and expressed as M.Mhos per centimetre.

Note:

- (i) In order to ascertain the strength (OA) and the conductivity (E) of the effluent and the percentage settleable in the effluent (Ps), the Council shall use the tests normally used by the Council for these respective purposes. Details of the appropriate test may be ascertained from the Council.
- (ii) The calculated charges shall remain constant initially for a period of not less than one month, but in any case for not longer than twelve months, from the date of commencement of the charges, upon the expiry whereof they may be amended and revised from time to time depending on such variations in the result of analysis of further samples as may from time to time occur: Provided that the Council may, in its sole discretion, in any given case impose the minimum charge prescribed in terms of rule 6 without taking any samples.

2. Whenever a sample is taken by the Council in terms of rule 1, one-half thereof shall, if requested by the owner of the premises, be made available to him.

3. In the absence of any direct measurement the quantity of industrial effluent discharged during a period shall be determined by the Council according to the quantity of water consumed on the premises during that period

1. Deur Deel IV van Bylae B deur die volgende te vervang:—

"DEEL IV

Fabrieksuitvloeisel.

Onderstaande regels geld vir die toepassing van artikel 23(e) van hierdie verordeninge in verband met en vir die berekening van die gelde wat vir die wegvoer en behandeling van fabrieksuitvloeisel betaalbaar is:—

1. (1) Vir die toepassing van Deel IV alleenlik, omvat die woord 'eienaar', in elke geval waar die betrokke eiendom deur iemand anders as die eienaar bewoon word, ook die bewoner daarvan en in enige geval rakende tariewe is die eienaar en die bewoner gesamentlik en afsonderlik aanspreeklik, maar die Raad slaan eerste die bewoner aan vir betaling van die tarief.

(2) Die eienaar van persele waarop daar 'n bedryf of nywerheid aangehou word en waarrondaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat gepaard gaan, uitvloeisel in die straatrooil ontsla word, moet, benewens die ander gelde waarvoor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad die volgende gelde betaal ten opsigte van sodanige uitvloeisel:—

(a) 'n Bedrag bereken teen 7 persent per jaar op kapitaal-uitgawe op, en in verband met, meettoerusting deur die Raad op die rioolpypaansluitings by die betrokke perseel geïnstalleer.

(b) 'n Bedrag bereken volgens die hoeveelheid uitvloeisel wat gedurende die tydperk waarvoor die gelde gehef word, ontsla word en oorcenkomstig die volgende formule:—

$$2,2 + 0,0165 \times OA + 0,176 \times Ps + 0,0022 \times (E - 2000) \text{ sent per kl,}$$

waar OA = die sterkte van die uitvloeisel;

Ps = die persentasie besinkbare vaste stowwe (volume per volume) in die uitvloeisel; en

E = die geleidingsvermoë van die uitvloeisel wat bepaal word by 20° C en uitgedruk word as M.Mhos, per centimeter.

Opmerkings:

(i) Om die sterkte (OA) en geleidingsvermoë (E) van die uitvloeisel en die persentasie besinkbare vaste stowwe in die uitvloeisel (Ps) te bepaal, pas die Raad die toets toe wat hy gewoonlik vir hierdie onderskeie doeleindes gebruik. Besonderhede van die toepaslik toets kan by die Raad verkry word.

(ii) Die berekende gelde bly oorspronklik konstant vir 'n tydperk van nie minder nie as een maand maar in elke geval nie langer nie as twaalf maande vanaf die aanvangsdatum van die gelde, na verstryking waarvan dit van tyd tot tyd gewysig en hersien kan word afhangende van sodanige veranderings in die analiseresultaat van verdere monsters as wat van tyd tot tyd mag plaasvind: Met dien verstande dat die Raad na goeddunke in enige bepaalde geval die minimum geld kan hef soos voorgeskryf in reël 6, sonder om enige monsters te neem.

2. Wanneer die Raad 'n monster ingevolge reël 1 neem, moet die helfte daarvan indien hy dit versoek, aan die eienaar van die perseel beskikbaar gestel word.

3. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksuitvloeisel wat gedurende 'n tydperk ontsla is, aan die hand van die hoeveelheid water wat gedurende daardie tydperk op die

and in the determination of that quantity the quantity of the water consumed on the premises for domestic purposes, lost to atmosphere during the process of manufacture or present in the final product, shall be deducted.

4. If a meter whereby the quantity of water consumed on the premises is measured is proved to be defective, the appropriate adjustments shall be made to the quantity of industrial effluent discharged when calculated as prescribed by rule 3.

5. (1) Where industrial effluent is discharged into the sewer from more than one point, whether these points are on the same floor or on different floors of premises, the Council may in its discretion, for purposes of making a charge in terms of this Schedule, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculation, as prescribed by rule 3, of the quantity of effluent discharged from each point of discharge as aforesaid the total quantity of water consumed on the premises shall be allocated among the several points of discharge as accurately as is reasonably practicable after consultation between the engineer and the occupier.

6. The minimum charge for the discharge of industrial effluent into the sewer shall be either—

- (a) 2.5 cents per kl; or
 - (b) R2 for the month;
- whichever is the greater."

2. By the deletion of Schedule F.

The provisions in paragraph 1 of this notice contained shall come into operation on the first day of the month following the month during which this notice is published.

P.B. 2-4-2-34-1.

Administrator's Notice 845

30 May, 1972

BENONI MUNICIPALITY: AMENDMENT TO REGULATIONS FOR THE PAYMENT OF FEES BY CERTAIN RESIDENTS OF THE URBAN BANTU RESIDENTIAL AREA.

The Administrator hereby, in terms of section 38(5) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), read with section 101 of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter which have been made by the urban local authority of Benoni in terms of section 38(3) of the said Act, and which have been approved by the Administrator and the Minister of Bantu Administration and Development in terms of section 38(5) of the said Act.

The Regulations for the payment of Fees by Certain Residents of the Urban Bantu Residential Area of the Benoni Municipality, published under Administrator's Notice 232, dated 4 March 1970, as amended, are hereby further amended by the substitution in item 9 of the Tariff of Charges for the figures "50c" and "2.5c" in paragraphs (2) and (3) of scale (1) of the figure "60c" and "3c" respectively.

P.B. 2-4-2-61-6.

Administrator's Notice 846

30 May, 1972

CLOSING OF PUBLIC SERVICE ROAD TO THROUGHWAY P.157-2 (0170): DISTRICT OF KEMPTON PARK.

It is hereby notified for general information, that the Administrator has approved, in terms of section 5(2)(c)

perseel verbruik is, en by die bepaling van die hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel verbruik is, wat tydens die vervaardigingsprosesse verdamp het of in die finale produk aanwesig is, afgetrek.

4. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word, afgemeet word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlaas is, bereken ooreenkomsdig reël 3, dienooreenkomsdig gewysig word.

5. (1) Waar fabrieksuitvloeisel op meer as een plek in 'n straatrooil ontlaas word, hetsy op dieselfde verdieping, hetsy op verskillende verdiepings van 'n perseel, kan die Raad na goeddunke vir alle doeleindes om 'n bedrag ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters, iedere sodanige ontlaaspolek as 'n afsonderlike plek vir die ontlasting van fabrieksuitvloeisel in die straatrooil beskou.

(2) Vir die doel om die hoeveelheid uitvloeisel wat by iedere ontlaaspolek, soos voornoem, ontlaas word, te kan bereken soos dit by reël 3 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die bewoner aan die verskillende ontlaaspolekke toege wys.

6. Die minimum bedrag wat vir die ontlasting van fabrieksuitvloeisel in die straatrooil gehef word is of—
(a) 2.5 c per kl; of
(b) R2 vir die maand;

watter bedrag ook al die grootste is."

2. Deur Bylae F te skrap.

Die bepaling in paragraaf 1 van hierdie kennisgewing vervat, tree op die eerste dag van die maand wat volg op die maand waarin hierdie kennisgewing aangekondig is, in werking.

P.B. 2-4-2-34-1.

Administrateurskennisgewing 845

30 Mei 1972

MUNISIPALITEIT BENONI: WYSIGING VAN REGULASIES VIR DIE BETALING VAN GELDE DEUR SEKERE INWONERS VAN DIE STEDELIKE BANTOEWOONGEBIED.

Die Administrateur publiseer hierby ingevolge artikel 38(5) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (wet 25 van 1945) gelees met artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur die stedelike plaaslike bestuur van Benoni ingevolge artikel 38(3) van bovenoemde Wet gemaak is en wat deur die Administrateur en die Minister van Bantoe-administrasie en -ontwikkeling goedgekeur is ingevolge artikel 38(5) van genoemde Wet.

Die Regulasies vir die Betaling van Gelde deur sekere Inwoners van die Stedelike Bantoewoongebied van die Munisipaliteit Benoni, aangekondig by Administrateurskennisgewing 232 van 4 Maart 1970, soos gewysig, word hierby verder gewysig deur in item 9 van die Tarief van Gelde die syfers "50c" en "2.5c" in paragrafe (2) en (3) van skaal (1) deur die syfers "60c" en "3c" onderskeidelik te vervang.

P.B. 2-4-2-61-6.

Administrateurskennisgewing 846

30 Mei 1972

SLUITING VAN OPENBARE DIENSPAD TOT DEURPAD P.157-2 (0170): DISTRIK KEMPTON PARK.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, ingevolge artikel 5(2)(c)

of Roads Ordinance 22 of 1967, that a public road be closed over the properties as indicated and described on the subjoined sketch plan.

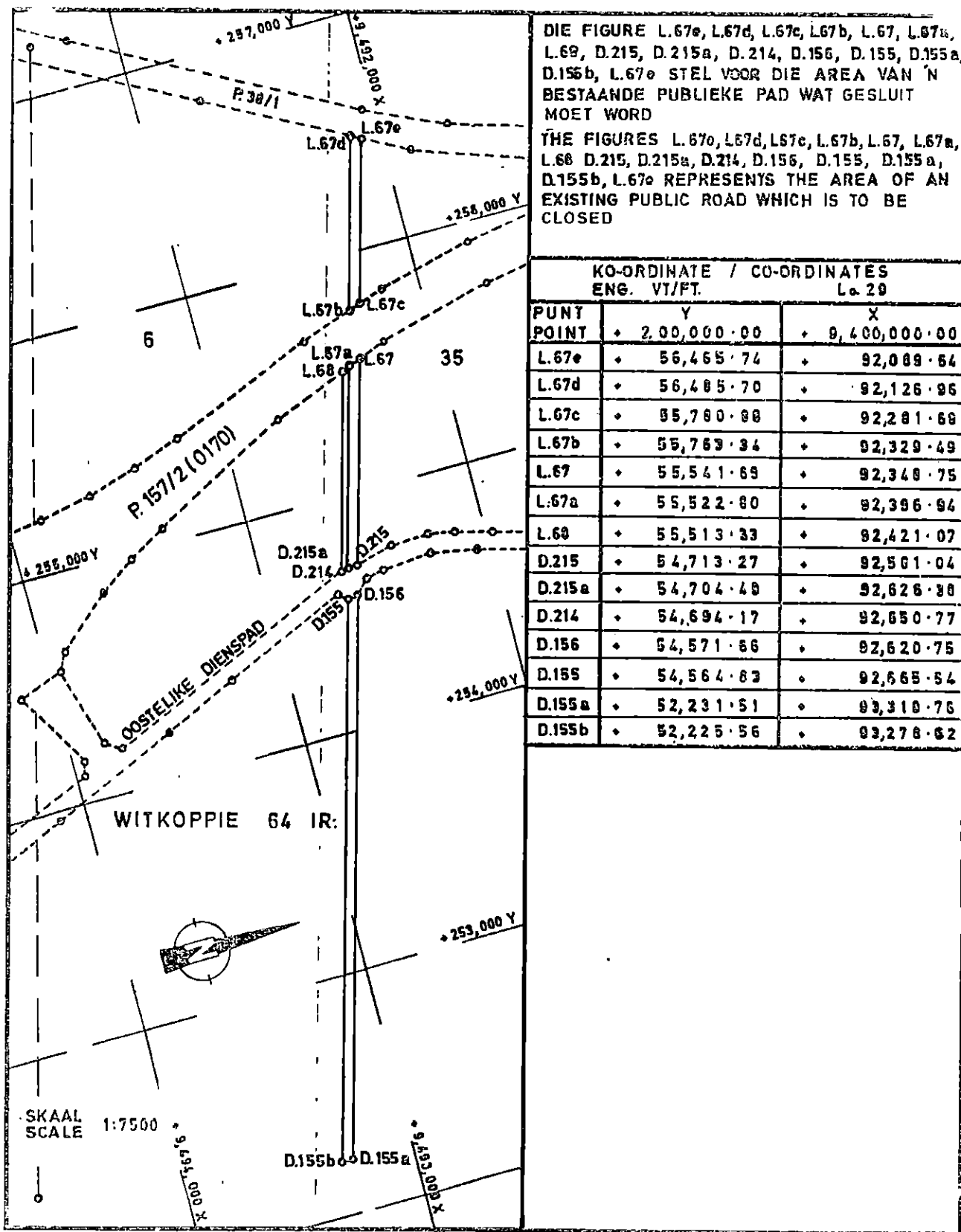
D.P.H. 022-23/22/P.157-2 (0170)

D.P.H. 022-14/a/16 Vol. 7

van Padordonnansie 22 van 1957, goedkeur het, dat 'n openbare pad oor die eiendomme soos aangetoon en beskryf op die meegaande sketsplan, gesluit word.

D.P.H. 022-23/22/P.157-2 (0170)

D.P.H. 022-14/a/16 Vol. 7



Administrator's Notice 847

30 May, 1972

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO REGULATIONS FOR THE PAYMENT OF CHARGES BY CERTAIN RESIDENTS OF THE URBAN BANTU RESIDENTIAL AREA.

The Administrator hereby, in terms of section 38(5) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), read with section 101 of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter which have been made by the urban local authority of Naboomspruit in terms of section 38(3) of the said Act, and which have been approved by the Administrator and the Minister of Bantu Administration and Development in terms of section 38(5) of the said Act.

The Regulations for the Payment of Charges by Certain Residents of the Urban Bantu Residential Area of the Naboomspruit Municipality, published under Administrator's Notice 629, dated 11 June, 1969, are hereby amended by the addition after item 3 of the Tariff of Charges of the following:—

"4. Accommodation permit, if permit is required for longer than 72 hours, per fourteen days or part thereof; 50c".

P.B. 2-4-2-61-64

Administrator's Notice 848

30 May, 1972

KEMPTON PARK MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Kempton Park has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August, 1971, as amended by Administrator's Notice 569, dated 26 April, 1972, as by-laws made by the said Council.

P.B. 2-4-2-28-16

Administrator's Notice 849

30 May, 1972

KEMPTON PARK MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

The Public Health By-laws of the Kempton Park Municipality, published under Administrator's Notice 11, dated 12 January, 1949, as amended, are hereby further amended by the deletion in Chapter 21 under Part IV —

- (a) of the heading;
- (b) of sections 350 to 381 inclusive; and
- (c) of Schedules 1 and 2.

P.B. 2-4-2-77-16

Administrateurskennisgewing 847

30 Mei 1972

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN REGULASIES VIR DIE BETALING VAN GELDE DEUR SEKERE INWONERS VAN DIE STEDELIKE BANTOEWOONGEBIED.

Die Administrateur publiseer hierby ingevolge artikel 38(5) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), gelees met artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur die stedelike plaaslike bestuur van Naboomspruit ingevolge artikel 38(3) van genoemde Wet gemaak is en wat deur die Administrateur en die Minister van Bantoe-administrasie en -ontwikkeling goedgekeur is ingevolge artikel 38(5) van genoemde Wet.

Die Regulasies vir die Betaling van Gelde deur Sekere Inwoners van die Stedelike Bantoewoongebied van die Munisipaliteit Naboomspruit, afgekondig by Administrateurskennisgewing 629 van 11 Junie 1969, word hierby gewysig deur na item 3 van die Tarief van Gelde die volgende by te voeg:—

"4. Verblyfpermit, indien permit vir langer as 72 uur benodig word, per veertien dae of gedeelte daarvan: 50c."

P.B. 2-4-2-61-64

Administrateurskennisgewing 848

30 Mei 1972

MUNISIPALITEIT KEMPTON PARK: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewing 569 van 26 April 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-28-16

Administrateurskennisgewing 849

30 Mei 1972

MUNISIPALITEIT KEMPTON PARK: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Kempton Park, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur in Hoofstuk 21 onder Deel IV —

- (a) die opschrift te skrap,
- (b) artikels 350 tot en met 381 te skrap; en
- (c) Bylaes 1 en 2 te skrap.

P.B. 2-4-2-77-16

Administrator's Notice 850

30 May, 1972

PIETERSBURG MUNICIPALITY: BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS.

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 —

“advertisement” means any temporary poster, advertising material or sign which is visible from a street in any way whatsoever, and the purpose of which is to advertise any event or matter, excluding an election advertisement;

“banner” means any poster, writing, sign or advertising material, the purpose or object of which is to advertise or announce anything;

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

“election advertisement” means any advertisement or advertising apparatus which is visible from a street in any way whatsoever and which is displayed in connection with a Parliamentary, Provincial Council or Municipal election or by-election or referendum;

“pamphlet” means any pamphlet, bill, handbill, brochure, dodger, circular, book or publication, the object of which is to advertise or introduce anything;

“street” means any public street, avenue, sidewalk, public open space or park within the Pietersburg Municipality.

Permission to Display.

2.(1) No person shall affix, attach, fasten, place, display or distribute or cause to be displayed or distributed or allow or suffer to be displayed or distributed any pamphlet, banner or any advertising matter in or in view of any street without the explicit authority of the Council and unless he has paid the applicable charges prescribed in terms of section 8.

(2) No pamphlet shall without the Council's consent in any way be scattered from the air or in any street.

(3) No person shall deposit or leave any circular, dodger, handbill or other advertisement, including any election advertisements, on or inside any vehicle in any public street or place without having obtained permission to do so from the person in charge of such vehicle.

Exempted Advertisements.

3. Temporary advertisements, regarding the sale or lease of properties, applications in terms of the Council's town-planning scheme or other advertisements prescribed by law, temporary advertisements regarding building or similar activities on the site where such advertisements are displayed or temporary advertisements or

Administrateurskennisgewing 850

30 Mei 1972

MUNISIPALITEIT PIETERSBURG: VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE.

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. Vir die toepassing van hierdie verordeninge, tensy dit uit die samehang anders blyk, beteken —

“advertensie” enige tydelike plakkaat, advertensiemateriaal of teken wat op enige wyse hoegenaamd van 'n straat af sigbaar is en wat ten doel het om enige gebeurlikheid of aangelentheid te adverteer, uitgesonderd 'n verkiesingsadvertensie;

“banier” enige plakkaat, geskrif, teken of advertensiemateriaal wat ten doel het om enigets te adverteer of bekend te stel;

“pamflet” enige pamphlet, biljet, handbiljet, brosjure, stroobiljet, rondskrywe, boek of geskrif wat ten doel het om enigets te adverteer of bekend te stel;

“Raad” die Stadsraad van Pietersburg en omvat die bestuurskomitee van daardie Raad of enige beampete 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;

“straat” enige openbare straat, laan, sypaadjie, publieke oop ruimte of park binne die Munisipaliteit Pietersburg;

“verkiesingsadvertensie” enige advertensie of advertensietoestel wat op enige wyse hoegenaamd van 'n straat af sigbaar is of vertoon word en wat in verband met 'n Parlementêre, Proviniale Raads- of Munisipale verkiesing of tussenverkiesing of referendum gebruik word.

Vergunning om te Vertoon.

2.(1) Niemand mag 'n advertensie, pamphlet, banier of enige advertensiemiddel in of in sig van 'n straat opplaak, aanheg, vasmaak, plaas, vertoon, versprei, laat vertoon of versprei of toelaat of duld dat dit vertoon of versprei word, sonder die uitdruklike magtiging van die Raad en tensy hy die toepaslike geldte wat by artikel 8 voorgeskryf word, betaal het nie.

(2) Geen pamphlette mag sonder die Raad se goedkeuring op enige wyse vanuit die lug of in enige straat rondgestrooi word nie.

(3) Niemand mag 'n rondskrywe, stroobiljet, handbiljet of ander advertensie, insluitende verkiesingsadvertensies op of binnein 'n voertuig op 'n openbare straat of plek plaas of laat nie, tensy hy eers toestemming daar toe verkry het van die persoon wat beheer oor sodanige voertuig het.

Vrygestelde Advertensies.

3. Tydelike advertensies betreffende die verkoop of verhuur van eiendomme, aansoeke ingevolge die Raad se dorpsaanlegskema of ander deur 'n wet voorgeskrewe advertensies, tydelike advertensies betreffende bouery of soortgelyke werkzaamhede op die grond waar dit vertoon word of tydelike advertensies of verkiesingsadver-

election advertisements which are affixed inside or onto business premises, shall be exempted from the provisions of these by-laws.

Prohibited Advertisements, Pamphlets and Publications.

4.(1) No advertisement, banner or pamphlet which in the opinion of the Council is suggestive of anything indecent or which may prejudice the public morals, shall be displayed or distributed.

(2) No advertisement, pamphlet or publication relating to any function, event, presentation or business outside the municipality, excluding advertisements, pamphlets or publications relating to charitable, church, political or school functions or meetings, shall be displayed or distributed in any manner.

Requirements for Advertisements.

5. Any person who, in the exercise of permission granted in terms of section 2(1) and (2) displays, causes or suffers to be displayed in a street or other public place, a poster or other advertisement, shall comply with or cause the following requirements to be complied with:—

- (a) The poster or other advertisement shall be attached in such a manner that it will not become wholly or partially dislodged by wind or rain, to a neat and strong board made of wood or other suitable material approved by the Council and neither such board or other material nor the poster or advertisement itself shall without the Council's consent measure more than 1 m by 1 m.
- (b) A board or material as prescribed in terms of paragraph (a), shall not be placed on or against or be attached to or otherwise supported by any transformer box, telegraph pole, traffic light or sign or other structure or thing erected by the Council, the Provincial Council or the Government of the Republic, except on or against an electric pole or a tree standing in a street, park or other public place.
- (c) Without prejudice to anything contained in paragraph (b) a board or material as prescribed in terms of paragraph (a) shall be firmly fastened to a strong and stable support by wire of not exceeding 8 and not less than 10 standard wire gauge.
- (d) No board or material as aforesaid shall be placed in such a situation or fastened in such a manner as is likely in the opinion of the Council to constitute a danger to any vehicular traffic or pedestrian in any street or other public place.
- (e) No poster or other advertisement relating to a meeting, function or event other than an election shall be displayed for longer than 14 days before the day on which it begins or longer than 3 days after the day on which it ends.
- (f) Not more than 50 posters or other advertisements relating to a meeting, function or event other than an election, shall be displayed at any one time.
- (g) Not more than three advertisements may be displayed on the same side of any one street block, nor shall they be closer than 25 m from any street intersection.

Election Advertisements.

6.(1) The requirements prescribed in the succeeding subsections of this section shall be complied with in respect of posters or other advertisements relating to a

tensies wat binne of aan 'n besigheidsgebou aangebring word, is vrygestel van die bepalings van hierdie verordeninge.

Verbode Advertensies, Pamflette en Geskrifte.

4.(1) Geen advertensie, banier of pamphlet wat na die mening van die Raad iets onbetaamlik suggereer of wat die openbare sedes kan benadeel, mag vertoon of versprei word nie.

(2) Geen advertensie, pamphlet of geskrif wat betrekking het op enige geleentheid, gebeurtenis, aanbieding of besigheid buite die munisipaliteit, uitgesonderd advertensies, pamphlette of geskrifte in verband met liefdadigheids-, kerklike, politieke, of skoolgeleenthede of vergaderings, mag op enige wyse vertoon of versprei word nie.

Vereistes in Verband met Advertensies.

5. Enigiemand wat uit hoofde van 'n vergunning wat ingevolge artikel 2(1) en (2) verleen is, in 'n straat of ander openbare plek 'n plakkaat of 'n ander advertensie vertoon, laat vertoon of duid dat dit vertoon word, moet aan die volgende vereistes voldoen of sorg dat dit nagekom word:—

- (a) Die plakkaat of ander advertensie moet op sodanige wyse dat dit nie vanweë wind of reën heeltemal of gedeeltelik los sal raak nie, aan 'n netjiese en sterk bord van hout of 'n ander gesikte materiaal wat die Raad moet goedkeur, bevestig word, en nog die bord of ander materiaal nog die plakkaat of advertensie self, mag sonder die goedkeuring van die Raad groter as 1 m by 1 m wees nie.
- (b) 'n Bord of materiaal ingevolge paragraaf (a) voorgeskryf, mag nie geplaas word op of teen, of bevestig word aan, of andersins gestut word deur 'n transformatorkas, telegraafpaal, verkeerslig of teken of ander struktuur of ding wat deur die Raad, die Provinciale Raad of die Regering van die Republiek opgerig is nie, behalwe aan of teen 'n elektriese paal of aan 'n boom wat in 'n straat, park of ander openbare plek staan.
- (c) Behoudens enige bepaling in paragraaf (b) vervat, moet 'n bord of materiaal voorgeskryf ingevolge paragraaf (a) met draad van 'n standaarddraadmaat van uiter 8 en minstens 10, styf vasgeheg word aan 'n sterk en stewige stut.
- (d) Geen bord of materiaal, soos voormeld, mag op so'n plek geplaas word of op so'n wyse bevestig word dat dit na die mening van die Raad 'n gevaar vir voertuigverkeer of voetgangers in 'n straat of op 'n ander openbare plek inhoud nie.
- (e) Geen plakkaat of ander advertensie met betrekking tot 'n vergadering, geleentheid of byeenkoms, uitgesonder 'n verkiesing, mag langer as 14 dae voor die dag waarop dit 'n aanvang neem of langer as 3 dae na die dag waarop dit geëindig het, vertoon word nie.
- (f) Uiters 50 plakkate of ander advertensies wat betrekking het op 'n vergadering, geleentheid of byeenkoms, uitgesonder 'n verkiesing, kan op dieselfde tyd vertoon word.
- (g) Uiters drie advertensies mag aan dieselfde kant van een straatblok vertoon word en hulle mag nie nader as 25 m van enige straatkruising wees nie.

Verkiesingsadvertensies.

6.(1) Daar moet aan die vereistes wat in die volgende subartikels van hierdie artikel voorgeskryf word, voldoen word ten opsigte van plakkate of ander adver-

Parliamentary, Provincial or Municipal election: Provided that nothing contained in this section shall apply to a poster or other advertisement relating to such an election which —

- (a) is located entirely on the inside of premises, that is to say, is displayed elsewhere on such premises than on an exterior wall or on the outside of any fence forming the apparent boundary of the premises;
- (b) is displayed in or on a private motor vehicle parked or being driven in a street or other public place;
- (c) is affixed to a hoarding licensed for the display of advertisements.

(2) In respect of each candidate not more than 50 posters or other advertisements shall be exhibited at any one time in any municipal ward, and not more than 80 shall be so exhibited in the case of any Parliamentary or Provincial election.

(3) No poster or other advertisement shall be displayed for longer than the period extending from the beginning of the day of nomination to the end of the fourth day after midnight of the day of the election.

Manner of Application to Obtain Permission.

7. When any applicant applies for permission to display or distribute an advertisement, election advertisement or pamphlet, such pamphlets or advertisements shall be handed in at the offices of the Council, the necessary application form shall be completed, and the prescribed deposit shall be paid. The Council's official stamp shall be placed on each such advertisement or pamphlet. No advertisement or pamphlet on which the Council's official stamp has not been placed shall be displayed or distributed.

Deposits and Fees.

8. No advertisement, election advertisement or pamphlet shall be placed, displayed, or distributed in any street whether or not by virtue of permission given in terms of section 2(1) and (2) unless the appropriate sum mentioned below has first been paid to the Council:—

- (a) In respect of advertisements and election advertisements a deposit of R10 for every 25 or portion of that number.
- (b) In respect of pamphlets, an amount of R2 for every 500 or portion of that number, which amount shall not be refundable.

Removal of Advertisements and Election Advertisements.

9. Every deposit paid in terms of section 8(a) shall, subject to the provisions of section 10, be refunded when, and not before, all the advertisements and election advertisements to which the deposit relates have been removed to the satisfaction of the Council.

10. Any person who, having displayed or caused to be displayed any advertisement or election advertisement, fails to remove it or cause it to be removed within the periods prescribed in terms of section 5(e) or 6(3) shall be guilty of an offence and shall, in addition to any penalty imposed upon him in terms of section 11(1), forfeit the deposit relating to the advertisements and election advertisements paid in terms of section 8(a) or such proportionate part of that deposit as the Council may assess having regard to the number of posters or advertisements not removed.

tensies wat op 'n Parlementêre, Proviniale Raads- of Munisipaleverkiesing betrekking het: Met dien verstande dat niks wat in hierdie artikel verwerp is, betrekking het op 'n plakkaat of ander advertensie betreffende sodanige verkiesing wat —

- (a) heeltemal binnekant 'n perseel aangebring is, dit wil sê wat op 'n ander plek op so 'n perseel aangebring is as op 'n buitemuur of aan die buitekant van 'n heining wat kennelik die grens van die perseel uitmaak;
- (b) vertoon word in of op 'n private motorvoertuig wat gepakeer of bestuur word in 'n straat, of op 'n ander openbare plek;
- (c) bevestig is aan 'n skutting wat vir die vertoon van advertensies gelisensieer is.

(2) Daar kan ten opsigte van iedere kandidaat uitsers 50 plakkate of ander advertensies op dieselfde tyd in enige munisipale wyk, en uitsers 80 m in die geval van enige Parlementêre of Proviniale verkiesing, vertoon word.

(3) Geen plakkaat of ander advertensie mag vir langer as 'n tydperk wat strek van die begin van die nominasiedag tot die einde van die vierde dag na middernag van die verkiesingsdag vertoon word nie.

Wyse van Aansoek om Vergunning te Verkry.

7. Wanneer enige applikant aansoek doen om vergunning te verkry om 'n advertensie, verkiesingsadvertensie of pamphlet te vertoon of te versprei, moet sodanige advertensies of pamphlette ingehandig word by die Raad se kantore, die nodige aansoekvorms voltooi en die voorgeskrewe deposito betaal word. Op elke sodanige advertensie of pamphlet word die Raad se amptelike stempel aangebring. Geen advertensie of pamphlet mag vertoon of versprei word waarop die Raad se amptelike stempel nie aangebring is nie.

Depositos en Gelde.

8. Daar mag, hetsy daar ingevolge die bepalings van artikel 2(1) en (2) vergunning daartoe verleen is al dan nie, geen advertensie, verkiesingsadvertensie of pamphlet in 'n straat geplaas, vertoon, of versprei word nie, tensy die toepaslike bedrag hieronder genoem, aan die Raad betaal is:—

- (a) Ten opsigte van advertensies en verkiesingsadvertensies, 'n deposito van R10 vir elke 25 of gedeelte van dié getal.
- (b) Ten opsigte van pamphlette, 'n bedrag van R2 vir elke 500 of gedeelte van dié getal, welke bedrag nie terugbetaalbaar is nie.

Verwydering van Advertensies en Vrekiesingsadvertensies.

9. Iedere deposito wat ingevolge artikel 8(a) betaal is, word behoudens die bepalings van artikel 10 terugbetaal wanneer al die advertensies en verkiesingsadvertensies waarop die deposito betrekking het tot voldoening van die Raad verwijder is, en nie voor daardie tyd nie.

10. Iemand wat, nadat hy enige advertensie of verkiesingsadvertensie vertoon of laat vertoon het, versuim om dit te verwijder of te laat verwijder binne die tydperk wat by artikel 5(c) of artikel 6(3) voorgeskryf is, begaan 'n misdryf en benewens enige boete wat hy ingevolge artikel 11(1) moet betaal, verbeur hy ook die deposito met betrekking tot die advertensies en verkiesingsadvertensies wat ingevolge artikel 8(a) betaal is, of 'n gedeelte van die deposito wat die Raad in verhouding tot die getal advertensies wat nie verwijder is nie, kan bepaal.

Offences.

11.(1) Any person who displays or causes or suffers to be displayed any advertisement or election advertisement in any street or other public place or who scatters, places, distributes, causes or suffers to be scattered, placed or distributed, any pamphlet, handbill, dodger, circular or banner without having permission to do so in terms of section 2, and any person who, having obtained permission as aforesaid, fails in respect of an advertisement, election advertisement or pamphlet to comply with any requirements of the by-laws or who otherwise contravenes any provision thereof, shall be guilty of an offence and liable on conviction to a penalty not exceeding R100 (one hundred rand).

(2) Any person found depositing or leaving any circular, dodger, handbill, or other advertisement including an election advertisement on or in a vehicle in a public street or place, shall be presumed to have done so without the permission as referred to in section 2(3), unless he should produce satisfactory evidence of such permission.

(3) Any person who displays or causes, permits or suffers to be displayed in any street or other public place any advertisement, election advertisement or pamphlet and any person other than a police officer or other person charged with the enforcement of these by-laws, who is authorised by the person responsible for the display of the advertisement, election advertisement or pamphlet to remove it, shall be deemed to be the display or distributor thereof so long as it is displayed or distributed as aforesaid.

(4) Any person who is either by himself or jointly with any other person, responsible for organizing or is in control of any meeting, function or event to which an advertisement or pamphlet relates shall, until the contrary be proved, be deemed to have displayed or distributed the advertisement or pamphlet which is displayed or distributed relating to that meeting, function or event, or caused or allowed them to be displayed or distributed.

(5) The owner and the occupier of land or premises on which any advertisement or election advertisement is displayed in contravention of these by-laws shall be deemed to be guilty of an offence unless, in either case, he proves that he did not know of or could not by the exercise of reasonable vigilance, have known of or prevented such display.

(6) The Council shall be entitled, without giving notice to anyone, itself to remove or destroy any advertisement displayed without its permission having been obtained in terms of section 2(1) and (2) or in contravention of any provisions of these by-laws or which has not been removed within the period specified in terms of section 5(e) or 6(3), or which constitutes in any respect a contravention of the provisions of these by-laws, and the person who displayed such advertisement or caused, permitted or suffered it to be displayed shall be liable to refund to the Council the cost, to be assessed and deducted by the Council from the deposit made, of the said removal and destruction, and in addition shall be guilty of an offence.

Damage to Municipal Property.

12. No damage shall be caused to any tree, electric pole or any municipal property, and any person who causes any such damage, or permits any such damage

Misdrywe.

11.(1) Iemand wat in 'n straat of 'n ander openbare plek 'n advertensie of verkiesingsadvertensie vertoon of laat vertoon of duid dat dit vertoon word, of 'n pamphlet, stroobiljet, handbiljet, rondskrywe of banier plaas, versprei, laat of duid dat dit geplaas of versprei word, sonder dat hy ingevolge artikel 2 vergunning daartoe verkry het, en iemand wat, nadat hy die betrokke vergunning verkry het, ten opsigte van 'n advertensie, verkiesingsadvertensie of pamphlet versuim om aan die bepalings van hierdie verordeninge te voldoen of wat andersins enige bepalings daarvan oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 (een honderd rand).

(2) Enigeeen wat betrap word terwyl hy besig is om 'n rondskrywe, stroobiljet, handbiljet of ander advertensie insluitende 'n verkiesingsadvertensie op of in 'n voertuig op 'n openbare straat of plek te plaas of laat, word geag dit sonder die toestemming soos in artikel 2(3) vermeld, te gedoen het, tensy hy bevredigende bewys van sodanige toestemming kan lewer.

(3) Iemand wat 'n advertensie, verkiesingsadvertensie of pamphlet in enige straat of ander openbare plek vertoon, versprei of laat vertoon of versprei of toelaat of duid dat dit aldus vertoon of versprei word, asook enigiemand wat deur die persoon wat vir die verspreiding van die advertenties, verkiesingsadvertenties of pamphlet verantwoordelik is, gemagtig is om dit te verwijder, uitgesonderd 'n polisiebeampte of persoon belas met die toepassing van hierdie verordeninge, word as die vertoner of verspreider daarvan beskou terwyl dit aldus vertoon of versprei word.

(4) Iemand wat, hetsy alleen of saam met iemand anders, verantwoordelik is vir die reëling of in beheer staan van 'n vergadering, geleentheid of byeenkoms waarop 'n advertensie of pamphlet betrekking het, word tot tyd en wyl die teendeel bewys is, beskou as die persoon wat die advertensie of pamphlet wat vertoon of versprei word en wat op sodanige vergadering of geleentheid of byeenkoms betrekking het, vertoon of versprei het, of laat vertoon of laat versprei het, of toegelaat of geduld het dat dit vertoon of versprei word.

(5) Daar word geag dat die eienaar en die bewoner van grond of 'n perseel waarop 'n advertensie of verkiesingsadvertensiestrydig met hierdie verordeninge vertoon word, 'n misdryf begaan het, tensy hy in enigeen van die gevalle bewys dat hy nie van die vertoning van die advertensie geweet het nie of dat hy nie deur 'n rede-like mate van waaksamheid aan die dag te lê, daarvan kon geweet het of dit kon verhinder het nie.

(6) Die Raad kan, sonder om enigiemand daarvan kennis te gee, self enige advertensie verwijder of vernietig wat sonder dat sy vergunning ingevolge artikel 2(1) en (2) verkry is ofstrydig met enige bepaling van hierdie verordeninge vertoon word, of wat nie verwijder is binne die tydperk wat ingevolge artikel 5(e) of 6(3) voorgeskrif is nie, of wat in enige oopsigstrydig is met die bepalings van hierdie verordeninge, en die persoon wat enige sodanige advertensie vertoon het of dit laat vertoon het, of toegelaat of geduld het dat dit vertoon word, is verplig om aan die Raad die koste van genoemde verwijdering en vernietiging wat deur die Raad bepaal en van die gestorte deposito of gelde afgetrek moet word, te vergoed, en is boonop skuldig aan 'n misdryf.

Skade aan Munisipale Eiendom.

12. Geen skade mag aan enige boom, elektriese paal of enige munisipale eiendom aangerig word nie, en enige persoon wat enige sodanige skade veroorsaak of laat ver-

to be caused, shall be guilty of an offence and shall be responsible, in addition to the fine imposed, to repair the damage at his own expense to the satisfaction of the Council.

The Right to Enter and Inspect Premises.

13. Any member of the police force and any duly authorised employee of the Council may for any purpose in connection with the application of these by-laws at any reasonable time and without first giving notice thereof, enter any premises on which there is an advertisement or pamphlet, or in respect of which a reasonable suspicion exists that there is such an advertisement or pamphlet, and there carry out such inspection and make such enquiries as he may think necessary.

P.B. 2-4-2-3-24

Administrator's Notice 851

30 May, 1972

RANDFONTEIN MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Randfontein Municipality published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended by the addition at the end of section 413(5)(c) of the following proviso:

"Provided that where five or more plans are submitted in respect of stands to be developed simultaneously by the same applicant, a deposit of R500 shall be levied in respect of the sum of such plans."

P.B. 2-4-2-19-29

Administrator's Notice 852

30 May, 1972

CORRECTION NOTICE

STANDERTON MUNICIPALITY: TOWN LANDS BY-LAWS.

Administrator's Notice 317, dated 8 March 1972, is hereby corrected as follows:

1. By the substitution in paragraph 1 of the Afrikaans text for the word "ietm" of the word "item".
2. By the substitution in paragraph 1 for the word "includes" of the word "includes".
3. By the substitution in paragraph 13 for the word "delection" of the word "deletion".

P.B. 2-4-2-95-33

Administrator's Notice 853

30 May, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 223.

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 Erf No. 1115 Marlboro Extension,

oorsaak, is skuldig aan 'n misdryf en is verantwoordelik om, benewens die boete wat opgelê word, die skade op eie koste tot bevrediging van die Raad te herstel.

Die Reg om Persele te Betree en te Ondersoek.

13. Enige lid van die polisiemag en enige behoorlik gemagtigde werknemer van die Raad kan vir enige doel in verband met die toepassing van hierdie verordeninge, op enige redelike tydstip en sonder om vooraf daarvan kennis te gee, enige persel waarop daar 'n advertensie of pamphlet is, of ten opsigte waarvan daar 'n redelike vermoede bestaan dat daar so 'n advertensie of pamphlet is, betree en sodanige ondersoek aldaar instel en navraag aldaar doen as wat hy nodig ag.

P.B. 2-4-2-3-24

Administrator'skennisgewing 851

30 Mei 1972

MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN BOUVERORDENINGE.

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

Die Bouverordeninge van die Munisipaliteit Randfontein, aangekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder gewysig deur aan die end van artikel 413(5)(c) die volgende voorbehoudbepaling by te voeg:

"Met dien verstande dat waar vyf of meer planne ingedien word ten opsigte van standplase wat gelyktydig deur dieselfde applikant ontwikkel word, 'n deposito van R500 gehef word ten opsigte van die som van sodanige planne."

P.B. 2-4-2-19-29

Administrator'skennisgewing 852

30 Mei 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT STANDERTON: DORPSGROND-VERORDENINGE.

Administrator'skennisgewing 317 van 8 Maart, 1972 word hierby soos volg verbeter:

1. Deur in pragraaf 1 die woord "ietm" deur die woord "item" te vervang.
2. Deur in paragraaf 1 van die Engelse teks die woord "includes" deur die woord "includes" te vervang.
3. Deur in paragraaf 13 van die Engelse teks die woord "delection" deur die woord "deletion" te vervang.

P.B. 2-4-2-95-33

Administrator'skennisgewing 853

30 Mei 1972

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 223.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Erf No. 1115

No. 1 Township; from "Special Residential" to "Spesial" for growing, processing and packaging of medical products incidental to natural remedies and health foods."

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. 223.

P.B. 4-9-2-116-223

Administrator's Notice 854 30 May, 1972

JOHANNESBURG AMENDMENT SCHEME NO. 1/430.

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 amendment of Clause 23(b) of the Johannesburg Town Planning Scheme No. 1, by the addition of the following proviso:

"(XXVI) no building shall exceed a height of 1 950,7 m (6 400 Eng. ft.) above mean sea level unless otherwise agreed to in writing by the Postmaster General and consented to by the Council".

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. 1/430.

P.B. 4-9-2-2-430

Administrator's Notice 855 30 May, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 258.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme 1958, by the rezoning of Erven Nos. 232 and 233 Blackheath Extension No. 1 Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential" in Height Zone I.

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 Northern Johannesburg Region Amendment Scheme No. 258.

P.B. 4-9-2-212-258

Administrator's Notice 856 30 May, 1972

ALBERTON AMENDMENT SCHEME NO. 1/69

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 Alberton Town-planning Scheme No. 1, 1946, by the

dorp Marlboro Uitbreiding No. 1, van "Spesiale Woon" tot "Spesial" met die doel om mediese produkte wat ge-woonlik gebruik word in natuurlike geneesmiddels en gesondheidsvoedsels te kweek, verwerk en verpak, 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 Stadslerk, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreekwysigingskema No. 223.

P.B. 4-9-2-116-223

Administrateurskennisgiving 854 30 Mei 1972

JOHANNESBURG WYSIGINGSKEMA NO. 1/430.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnaansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946, gewysig word deur Klousule 23(b) van die Johannesburg Dorpsaanlegskema No. 1 te wysig deur die byvoeging van die volgende voorbehoudsbepaling:

"(XXVI) geen gebou mag 'n hoogte van 1 950,7 m (6 400 Eng. vt.) bo seespieël oorskry nie tensy andersins skriftelik daar toe toegestem deur die Posmeester-generaal en met die toestemming van die Raad".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema No. 1/430.

P.B. 4-9-2-2-430

Administrateurskennisgiving 855 30 Mei 1972

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 258.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnaansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema 1958, gewysig word deur die hersonering van Erve Nos. 232 en 233, dorp Blackheath Uitbreiding No. 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon" in Hoogte Sone 1.

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 258.

P.B. 4-9-2-212-258

Administrateurskennisgiving 856 30 Mei 1972

ALBERTON WYSIGINGSKEMA NO. 1/69.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnaansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Alberton-dorpsaanlegskema No. 1, 1946, gewysig

rezoning of Erf No. 532 New Redruth Township, to "General Business" in Height Zone I, 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, Alberton and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme No. 1/69.

P.B. 4-9-2-4-69

Administrator's Notice 857

30 May, 1972

KLIP RIVER VALLEY AMENDMENT SCHEME NO. 2.

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 Klip River Valley Town-planning Scheme, 1963, by Klip River Valley Amendment Scheme No. 2.

The scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Secretary, Transvaal Board for the Development of Peri-Urban Areas, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Klip River Valley Amendment Scheme No. 2.

P.B. 4-9-2-164-2

Administrator's Notice 858

30 May, 1972

JOHANNESBURG AMENDMENT SCHEME NO. 1/510.

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 Lot 54, Mountain View Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

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. 1/510.

P.B. 4-9-2-2-510

Administrator's Notice 859

30 May, 1972

JOHANNESBURG AMENDMENT SCHEME NO. 1/435.

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 Erf No. 1 Baragwanath Township, to permit a greater height 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.

word deur die hersonering van Erf No. 532 dorp New Redruth, tot "Algemene Besigheid" in Hoogte Sone I, 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, Alberton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema No. 1/69.

P.B. 4-9-2-4-69

Administrateurskennisgewing 857

30 Mei 1972

KLIPRIVIERVALLEI-WYSIGINGSKEMA NO. 2.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Klipriviervallei-dorpsaanlegskema, 1963 gewysig word deur Klipriviervallei-wysigingskema No. 2.

Die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klipriviervallei-wysigingskema No. 2.

P.B. 4-9-3-164-2

Administrateurskennisgewing 858

30 Mei 1972

JOHANNESBURG-WYSIGINGSKEMA NO 1/510.

Hierby word ooreenkomstig 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 Lot No. 54 dorp Mountain View, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

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 Johannesburg-wysigingskema No. 1/510.

P.B. 4-9-2-2-510

Administrateurskennisgewing 859

30 Mei 1972

JOHANNESBURG-WYSIGINGSKEMA NO. 1/435.

Hierby word ooreenkomstig 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 Erf No. 1 dorp Baragwanath om 'n hoër hoogte toe te laat 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.

This amendment is known as Johannesburg Amendment Scheme No. 1/435.

P.B. 4-9-2-2-435

Administrator's Notice 860 30 May, 1972

WALKERVILLE AMENDMENT SCHEME NO. 13.

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 Walkerville Town-planning Scheme 1959, by Walkerville Amendment Scheme No. 13.

The scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Secretary, Transvaal Board for the Development of Pseudo-Urban Areas, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Walkerville Amendment Scheme No. 13.

P.B. 4-9-2-182-13

Administrator's Notice 861 30 May, 1972

KLERKSDORP AMENDMENT SCHEME NO. 2/14.

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 Klerksdorp Town-planning Scheme No. 2, 1953, by Klerksdorp Amendment Scheme No. 2/14.

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

This amendment is known as Klerksdorp Amendment Scheme No. 2/14.

P.B. 4-9-2-17-14-2

Administrator's Notice 862 30 May, 1972

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Waterkloof Glen Extension No. 6 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3147

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY KRUISPAAIE BELEGGINGS (EIENDOMS) BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 265 OF THE FARM GARSTFONTEIN NO. 374-JR, DISTRICT PRETORIA, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Waterkloof Glen Extension No. 6.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema No. 1/435.

P.B. 4-9-2-2-435

Administrateurskennisgewing 860 30 Mei 1972

WALKERVILLE-WYSIGINGSKEMA NO. 13.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Walkerville-dorpsaanlegskema 1959 gewysig word deur Walkerville-wysigingskema No. 13.

Die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Walkerville-wysigingskema No. 13.

P.B. 4-9-2-182-13

Administrateurskennisgewing 861 30 Mei 1972

KLERKSDORP-WYSIGINGSKEMA NO. 2/14.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Klerksdorp-dorpsaanlegskema No. 2, 1953 gewysig word deur Klerksdorp-Wysigingskema No. 2/14.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema No. 2/14.

P.B. 4-9-2-17-14-2

Administrateurskennisgewing 862 30 Mei 1972

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Waterkloof Glen Uitbreiding No. 6 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitcengesit in die bygaande Bylae.

P.B. 4/2/2-3147

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR KRUISPAAIE BELEGGINGS (EIENDOMS) BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 265 VAN DIE PLAAS GARSTFONTEIN NO. 374-JR, DISTRIK PRETORIA, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Dic naam van die dorp is Waterkloof Glen Uitbreiding No. 6.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.2974/69.

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 applicant shall be responsible for the maintenance of the streets to the satisfaction of the local authority until such time as it has constructed the streets.

4. Endowment.

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, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

(i) In respect of general residential erven:

The area of the land shall be calculated by multiplying 15,86 square metres by the number of flat units which can be erected in the township. Each flat unit to be taken as 99,1 square metres in extent.

(ii) In respect of special residential erven:

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

5. Land for State and other Purposes.

Erven Nos. 684 and 685 as shown on the General Plan, shall be transferred to the local authority by and at the expense of the applicant as parks.

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, but excluding:

- (a) the following rights which will not be passed on to the erven in the township:
"The Remaining extent of Portion of Portion of the said farm, measuring 641.5554 morgen (a portion whereof is held hereunder) is further entitled to enforce the following condition against certain Portion 147 (a portion of Portion of Portion) of the farm Garstfontein No. 374, district Pretoria, measuring 11.7707 morgen, transferred to Oswald Pirow under Deed of Transfer No. 30183/1951 dated 5th December, 1951, namely:—
The Transferee, his successors in title or assigns will enjoy no trading rights of whatever nature on the property held hereunder.
- (b) the following servitudes which affect Erven Nos. 579 to 583 and 684 and streets in the township only:—"Die gedeelte van die eiendom hieronder gehou wat aangetoon word deur die figuur A.B.C.D.J.H.A. op

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.2974/69.

3. Stormwaterdreibering en Straatbou.

- (a) Die goedgekeurde skema betreffende stormwaterdreibering en die 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 deur die plaaslike bestuur goedgekeur.
- (b) Die applikant is aanspreeklik vir die onderhoud van die strate tot bevrediging van die plaaslike bestuur tot tyd en wyl hy die strate aangelê het.

4. Begiftiging.

Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpsieenaar moet kragteis die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.

(i) Ten opsigte van algemene woonerwe.

Die grootte van hierdie grond word bereken deur 15,86 vierkante meter te vermenigvuldig met die getal woonsteleenhede wat in die dorp gebou kan word; elke woonsteenheid moet beskou word as groot 99,1 vierkante meter.

(ii) Ten opsigte van Spesiale Woonerwe.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

5. Erwe vir Munisipale Doeleindes.

Die applikant moet op eie koste erwe Nos. 684 en 685 soos op die algemene plan aangedui aan die plaaslike bestuur oordra as parke.

6. Beskikking oor bestaande Titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitute, indien enige, met inbegrip van die voorbehoud van mineraleregte maar uitgesondert:—

- (a) die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:
"The Remaining extent of Portion of Portion of the said farm, measuring 641.5554 morgen (a portion whereof is held hereunder) is further entitled to enforce the following conditions against certain Portion 147 (a portion of Portion of Portion) of the farm Garstfontein No. 374, district Pretoria, measuring 11.7707 morgen, transferred to Oswald Pirow under Deed of Transfer No. 30183/1951 dated 5th December, 1951, namely:—
The Transferee, his successors in title or assigns will enjoy no trading rights of whatever nature on the property held hereunder.
- (b) die volgende servitute wat slegs Erwe Nos. 579 tot 583 en 684 en strate in die dorp raak:
"Die gedeelte van die eiendom hieronder gehou wat aangetoon word deur die figuur A.B.C.D.J.H.A. op

Kaart L.G. No. A.3496/68 hierby aangheg is onderhewig aan die volgende servituut, die middellyn van welke servituut aangetoon word deur die letters K.L.M. op die aangehegte kaart:

"Subject further to a Notarial Deed of Servitude No. 1354/1960-S dated 28th July, 1960, and registered on 23rd November, 1960, where the abovementioned property is subject to the right in favour of the Electricity Supply Commission to convey electricity over the said property, together with ancillary rights and subject to the conditions contained in the said Deed of Servitude."

- (c) the following servitude which does not affect the township area:

The Remaining Extent of Portion of Portion of the said farm measuring 620,0480 morgen (a portion whereof is held hereunder) is subject to a servitude of wayleave for the conveyance of electrical energy together with ancillary rights in favour of the City Council of Pretoria, as will more fully appear from Notarial Deed No. 456/59S.

7. Access.

Ingress from District Road No. 1314 to the township and egress from the township to the said road shall be restricted to the junction of the street east of Erf No. 603 with District Road No. 1314.

8. Erection of Fence or other physical Barrier.

The applicant shall at its own expense erect a fence or other physical barrier to the satisfaction of the local authority as and when required by it to do so and the applicant shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the applicant's responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

9. Construction of Culverts and Drainage of Stormwater.

The applicant shall bear the cost of any additional culverts or any alterations to existing culverts deemed necessary by the local authority for the disposal of stormwater flowing on District Road No. 1314 as a result of the establishment of the township and shall also be responsible for the drainage of all such stormwater flowing from the existing culverts or from any culverts which may be constructed later on.

10. Installation of Protective Devices

If at any time in the opinion of the Electricity Supply Commission or in terms of statutory regulation it should be found necessary by reason of the establishment of the township to install any protective devices in respect of the Electricity Supply Commission's overhead power lines and/or underground cables or to carry out alterations to such overhead power lines and/or underground cables, then the cost of installing such protective devices and/or carrying out such alterations shall be borne by the township owner.

11. Construction of Dust-free Surface.

The applicant shall at its own expense and to the satisfaction of the local authority provide the access strip between Erven Nos. 599 and 601 with a dust-free surface.

Kaart L.G. No. A.3496/68 hierby aangeheg is onderhewig aan die volgende servituut, die middellyn van welke servituut aangetoon word deur die letters K.L.M. op die aangehegte kaart:

"Subject further to a Notarial Deed of Servitude No. 1354/1960-S dated 28th July, 1960, and registered on 23rd November, 1960, where the abovementioned property is subject to the right in favour of the Electricity Supply Commission to convey electricity over the said property, together with ancillary rights and subject to the conditions contained in the said Deed of Servitude."

- (c) die volgende servituut wat nie die dorpgebied raak nie:

"The Remaining Extent of Portion of Portion of the said farm measuring 620,0480 morgen (a portion whereof is held hereunder) is subject to a servitude of wayleave for the conveyance of electrical energy together with ancillary rights in favour of the City Council of Pretoria, as will more fully appear from Notarial Deed No. 456/59S."

7. Toegang.

Ingang van Distrikpad No. 1314 tot die dorp en uitgang van die dorp tot gemelde pad word beperk tot die aansluiting van die straat oos van Erf No. 603 met Distrikpad No. 1314.

8. Oprigting van Heining of ander fisiese Versperring.

Die applikant moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die plaaslike bestuur soos en wanneer deur hom versoek om dit te doen en die applikant moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die applikant se verantwoordelikheid vir die onderhoud daarvan sal verval sodra die plaaslike bestuur die verantwoordelikheid vir die onderhoud van die strate in die dorp oorneem.

9. Bou van Duikers en die afvoer van Vloedwater.

Die applikant moet die koste dra van enige bykomende duikers of van enige verandering aan bestaande duikers wat deur die plaaslike bestuur nodig gevind word om vloedwater wat as gevolg van die stigting van die dorp op distrikpad No. 1314 vloeい, af te voer, en is ook aanspreeklik vir die afvoer van alle sodanige vloedwater wat uityvloeい uit die bestaande duikers of enige duikers wat later gebou mag word:

10. Instalering van Beveiligingstoestelle.

Indien dit te eniger tyd volgens die mening van die Elektrisiteitsvoorsieningskommissie of ingevolge statutêre regulasies nodig gevind word om vanweë die stigting van die dorpsgebied, enige beveiligingstoestelle te installeer ten opsigte van die Elektrisiteitsvoorsieningskommissie se bograndse kraglyne en/of ondergrondse kabels of om enige veranderings aan genoemde bograndse kraglyne en/of ondergrondse kabels aan te bring, dan moet die koste om sodanige beveiligingstoestelle te installeer en/of om sodanige veranderings aan te bring, deur die dorpsseienaar betaal word.

11. Aanbring van Stofvrye blad.

Die applikant moet die toegangstrook tussen erwe Nos. 599 en 601 op eie koste en tot bevrediging van die plaaslike bestuur van 'n stofvrye blad voorsien.

12. *Restriction on Granting of long term Leases.*

In terms of section 11 of Act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant a title to any erf in the township other than a freehold title or a lease for a period not exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

13. *Enforcement of Conditions.*

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions 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, 25 of 1965.

- (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 largerooted 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 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. *Erf subject to special Condition.*

Erf No. 620.

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 determined by the Administrator.

12. *Beperking op toestaan van Langtermynhuurkontrakte.*

Kragtens artikel 11 van Wet 33 van 1907, mag die dorps-eienaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toegestaan nie, uitgesonderd 'n titel tot vry eiendomsreg of 'n huurkontrak met 'n tydperk van vyf jaar nie te bowe gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

13. *Nakoming van Voorwaardes.*

Die applikant moet die stigingsvoorwaardes nakom en 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 verpligtigs te onthef en om sodanige verpligtigs by enige ander persoon of liggaam met regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. *Die Erwe met sekere Uitsonderings.*

Die erwe met uitsondering van:

- (i) die erwe genoem in klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) 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 Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n serwituut vir rioleringss-en ander munisipale doeleindes, 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 serwituutsgebied 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 rioolhoofpypleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan 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, onderhou of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

2. *Erf onderworpe aan Spesiale Voorwaardes.*

Erf No. 620.

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. *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 onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal.

Administrator's Notice 863

30 May, 1972

PRETORIA-REGION AMENDMENT SCHEME
NO. 276.

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 Pretoria Region Town-planning Scheme 1960 to conform with the conditions of establishment and the general plan of Waterkloof Glen Ext. No. 6 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, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme No. 276.

P.B. 4-9-2-217-276

Administrator's Notice 864

30 May, 1972

TRANSVAAL BOARD FOR THE DEVELOPMENT
OF PERI-URBAN AREAS: AMENDMENT TO WA-
TER 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 firstmentioned Ordinance.

The Water Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 1240, dated 8 September 1971, as amended, are hereby further amended by the insertion after the heading of item 2 of Part III of the Tariff of Charges under Schedule 1 of the following and the renumbering of subitems (1) and (2) to read (2) and (3) respectively: —

“(1) Basic charge

A basic charge shall be levied in respect of every erf which is or, in the opinion of the Board, can be connected to the main, whether water is consumed or not, per month, per erf: 60c”.

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

Administrator's Notice 865

30 May, 1972

STILFONTEIN MUNICIPALITY: ADOPTION OF
STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Stilfontein has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August 1971, as amended by Administrator's Notice 569, dated 26 April 1972, as by-laws made by the said Council.

P.B. 2-4-2-28-115

Administrateurskennisgewing 863

30 Mei 1972

PRETORIA-STREEK-WYSIGINGSKEMA NO. 276.

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 Pretoria-streek-dorpsaanlegskema, 1960, te wysig, om ooreen te stem met die stigtingsvooraarde en die algemene plan van die dorp Waterkloof Glen Uitbreiding No. 6.

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

Hierdie wysiging staan bekend as Pretoria-streek-wysigingskema No. 276.

P.B. 4-9-2-217-276

Administrateurskennisgewing 864

30 Mei 1972

TRANSVAALSE RAAD VIR DIE ONTWIKKELING
VAN BUITESTEDELIKE GEBIEDE. WYSIGING
VAN 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 eersgenoemde Ordonnansie goedkeur is.

Die Watervoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 1240 van 8 September 1971, soos gewysig, word hierby verder gewysig deur na die opskrif van item 2 van Deel III van die Tarief van Gelde onder Byle 1 die volgende in te voeg en subitems (1) en (2) onderskeidelik te hernoemmer (2) en (3): —

“(1) Basiese heffing

‘n Basiese heffing word gevorder ten opsigte van elke erf wat aangesluit is of, na die mening van die Raad, by die hoofwaterpyp aangesluit kan word, of water verbruik word al dan nie, per maand, per erf: 60c”.

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

Administrateurskennisgewing 865

30 Mei 1972

MUNISIPALITEIT STILFONTEIN: AANNAME VAN
STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Stilfontein die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewing 569 van 26 April 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-28-115

Administrator's Notice 866

30 May, 1972

STILFONTEIN MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH REGULATIONS.

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

The Public Health Regulations, published under Administrator's Notice 148, dated 21 February 1951, as amended, and made applicable *mutatis mutandis* to the Stilfontein Municipality by Administrator's Notice 252, dated 30 March 1955, are hereby further amended as follows:

1. By the deletion in the Index opposite the figures "21" under the heading "Chapter" of the following expression: —
"Dairies, Milkshops, Purveyors of Milk and Cowsheds Schedule 1 — Personal Card of Authority."
2. By the deletion in Chapter 21 under Part IV —
(a) of the heading;
(b) of sections 350 to 377 inclusive; and.
(c) Schedule 1.

P.B. 2-4-2-77-115

Administrator's Notice 867

30 May, 1972

SCHWEIZER RENEKE MUNICIPALITY: AMENDMENT TO TARIFF OF CHARGES FOR ADMISSION TO AND THE USE OF FACILITIES AT THE WENTZEL DAM.

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 Tariff of Charges for Admission to and the Use of Facilities at the Wentzel Dam of the Schweizer Reneke Municipality, published under Administrator's Notice 1209, dated 27 November 1968, is hereby amended by the insertion in item 1(1) after the words "Per day" of the words "or part thereof".

P.B. 2-4-2-69-69

Administrator's Notice 868

30 May, 1972

GROBLERSDAL MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Groblersdal has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August 1971, as amended by Administrator's Notice 569, dated 26 April 1972, as by-laws made by the said Council.

P.B. 2-4-2-28-59

Administratorskennisgewing 866

30 Mei 1972

MUNISIPALITEIT STILFONTEIN: WYSIGING VAN PUBLIEKE GESONDHEIDSREGULASIES.

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

Die Publieke Gesondheidsregulasies, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, en *mutatis mutandis* van toepassing gemaak op die Munisipaliteit Stilfontein by Administrateurskennisgewig 252 van 30 Maart 1955, word hierby verder soos volg gewysig: —

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die oopskrif "Hoofstuk" te skrap: —
"Melkerye, Melkwinkels, Melkleweransiers 350-377 en Kocistalle Bylae 1 — Persoonlike Magtigingskaart."
2. Deur in Hoofstuk 21 onder Deel IV —
(a) die oopskrif te skrap;
(b) artikels 350 tot en met 377 te skrap; en
(c) Bylae 1 te skrap.

P.B. 2-4-2-77-115

Administratorskennisgewing 867

30 Mei 1972

MUNISIPALITEIT SCHWEIZER RENEKE: WYSIGING VAN TARIEF VAN GELDE VIR TOEGANG TOT EN DIE GEBRUIK VAN GERIEWE BY DIE WENTZELDAM.

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

Die Tarief van Gelde vir Toegang tot en die Gebruik van Geriewe by die Wentzeldam van die Munisipaliteit Schweizer Reneke, afgekondig by Administrateurskennisgewing 1209, van 27 November 1968, word hierby gewysig deur in item 1(1) na die woorde "Per dag" die woorde "of gedeelte daarvan" in te voeg.

P.B. 2-4-2-69-69

Administratorskennisgewing 868

30 Mei 1972

MUNISIPALITEIT GROBLERSDAL: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Groblersdal die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewig 569 van 26 April 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-28-59

Administrator's Notice 869

30 May, 1972

GROBLERSDAL MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

The Public Health By-laws of the Groblersdal Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows:—

1. By the deletion in the Index opposite the figures "21" under the heading "Chapter" of the following expression:—
"Dairies, Milkshops, Purveyors of Milk and Cowsheds Schedule 1 — Personal Card of Authority."
2. By the deletion in Chapter 21 under Part IV —
(a) of the heading;
(b) of sections 350 to 377 inclusive; and
(c) Schedule 1.

P.B. 2-4-2-77-59

Administrator's Notice 870

30 May, 1972

CORRECTION NOTICE.**JOHANNESBURG MUNICIPALITY: ZOOLOGICAL GARDENS BY-LAWS.**

Administrator's Notice 533, dated 12 April 1972, is hereby corrected by the substitution for the title of the Afrikaans text of the following:—

"MUNISIPALITEIT JOHANNESBURG: DIERETUINVERORDENINGE."

P.B. 2-4-2-32-2

Administrator's Notice 871

30 May, 1972

KEMPTON PARK AMENDMENT SCHEME NO. 1/79.

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 Birchleigh Extension No. 5 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. 1/79.

P.B. 4-9-2-16-79

Administrator's Notice 872

30 May, 1972

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Birchleigh Extension No. 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3382

Administrateurskennisgewing 869

30 Mei 1972

MUNISIPALITEIT GROBLERSDAL: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Groblersdal, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die oepskrif "Hoofstuk" te skrap:—
"Melkerye, Melkwinkels, Melkleweransiers 350-377 en Koeistalle Bylae 1 — Persoonlike Magtigingskaart."
2. Deur in Hoofstuk 21 onder Deel IV —
(a) die oepskrif te skrap;
(b) artikels 350 tot en met 377 te skrap; en
(c) Bylae 1 te skrap.

P.B. 2-4-2-77-59

Administrateurskennisgewing 870

30 Mei 1972

KENNISGEWING VAN VERBETERING.**MUNISIPALITEIT JOHANNESBURG: DIERETUINVERORDENINGE.**

Administrateurskennisgewing 533 van 12 April 1972 word hierby verbeter deur die titel deur die volgende te vervang:—

"MUNISIPALITEIT JOHANNESBURG: DIERETUINVERORDENINGE."

P.B. 2-4-2-32-2

Administrateurskennisgewing 871

30 Mei 1972

KEMPTON PARK WYSIGINGSKEMA NO. 1/79

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-dorpsaanlegskem No. 1, 1952, te wysig, om ooreen te stem met die stigtingsvoorraades en die algemene plan van die dorp Birchleigh Uitbreiding No. 5.

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. 1/79.

P.B. 4-9-2-16-79

Administrateurskennisgewing 872

30 Mei 1972

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Birchleigh Uitbreiding No. 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaarde uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3382

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY COMETRY (PROPRIETORY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 84 OF THE FARM RIETFONTEIN NO. 32-IR, DISTRICT KEMPTON PARK, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Birchleigh Extension No. 5.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.7362/70.

3. Streets.

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

4. Endowment.

(a) Payable to the local authority:

The township owner shall, in terms of 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.

(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, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

(i) In respect of general residential erf:

The area of the land shall be calculated by multiplying 15,86 square metres by the number of flat units which can be erected in the township. Each flat unit to be taken as 99,1 square metres in extent.

(ii) In respect of special residential erven:

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR COMETRY (PROPRIETARY) LIMIT-ED INGEVOLGE DIE BEPALINGS VAN DIE OR-DONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 84 VAN DIE PLAAS RIETFONTEIN NO. 32-IR, DISTRIK KEMPTON PARK TOEGE-STAAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Birchleigh Uitbreiding No. 5.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.7362/70.

3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur todat 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 strate moet tot bevrediging van die Administrateur benoem word.

4. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, as begiftiging 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 stormwaterdrenering in of vir die dorp. Sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet kragtens die bepalings van artikel 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.

(i) Ten opsigte van die Algemene Woonerf.

Die grootte van hierdie grond word bereken deur 15,86 vierkante meter te vermenigvuldig met die getal woonsteeleenhede wat in die dorp gebou kan word; elke woonsteeleenhed moet beskou word as groot 99,1 vierkante meter.

(ii) Ten opsigte van Spesiale Woonerwe.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

5. 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 does not affect the township area:

Gedeelte "E" van die plaas Rietfontein No. 32, Registrasie-afdeling IR., distrik Kempton Park (waarvan die eiendom hieronder gehou 'n gedeelte is), is onderworpen aan een recht ten gunste van THE VICTORIA FALLS AND TRANSVAAL POWER COMPANY LIMITED om elektrisiteit over het gemeld gedeelte "E" te vervoeren, zoals meer ten volle sal blyken uit Notariële Akte No. 621/1928-S, gedateer die 24ste Oktober 1928.

6. Land for Municipal Purposes.

The following erven, as shown on the general plan shall be transferred to the local authority by and at the expense of the applicant:

- (i) Park: Erven Nos. 1582 to 1584.
- (ii) Transformer site: Erf No. 1581.

7. Access.

- (a) Ingress from Provincial Road No. P91-1 to the township and egress from the township to the said road shall be restricted to the junction of the streets between Erven Nos. 1582 and 1583 with the said road.
- (b) The applicant shall at its own expense submit to the Director, Transvaal Roads Department, in terms of Regulation 93 of the Roads Ordinance, 22 of 1957, a proper geometric design layout (scale 1:500) in respect of the ingress and egress point referred to in (a) above, for aproval. The applicant shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress points at its own expense and to the satisfaction of the Director, Transvaal Roads Department.

8. Erection of Fence or Other Physical Barrier.

The applicant shall at its own expense erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the applicant shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the applicant's responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

9. Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.

The applicant shall satisfy the Director, Transvaal Roads Department, regarding the enforcement of his conditions.

10. Restriction on Granting of Long Term Leases.

In terms of section 11 of Act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant a title to any erf in the township other than a freehold title or a lease for a period not exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

5. Beskikking oor Bestaande Titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en servitute, as daar is, met ingrip van die voorbehou van mineraalregte, maar uitgesondert die volgende servituut wat nie die dorp raak nie.

Gedeelte "E" van die plaas Rietfontein No. 32, Registrasie-afdeling IR., distrik Kempton Park (waarvan die eiendom hieronder gehou 'n gedeelte is), is onderworpen aan een recht ten gunste van THE VICTORIA FALLS AND TRANSVAAL POWER COMPANY LIMITED om elektrisiteit over het gemeld gedeelte "E" te vervoeren, zoals meer ten volle sal blyken uit Notariële Akte No. 621/1928-S, gedateer die 24ste Oktober 1928.

6. Erwe vir Munisipale Doeleindes.

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

- (i) As parke: Erwe Nos. 1582 tot 1584.
- (ii) As transformatorterrein: Erf No. 1581.

7. Toegang.

- (a) Ingang van Provinciale Pad No. P91-1 tot die dorp en uitgang uit die dorp tot gemelde pad word beperk tot die aansluiting van die straat tussen Erwe Nos. 1582 en 1583 met sodanige pad.
- (b) Die applikant moet ingevolge Regulasie 93 van die Padordonnansie, 22 van 1957, aan die Direkteur, Transvaalse Paaiedepartement 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangs- en uitgangspunt genoem in (a) hierbo, vir sy goedkeuring voorlê. Die applikant moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunt op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

8. Oprigting van Heining of Ander Fisiese Versperring.

Die applikant moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, wanneer hy deur hom versoek word om dit te doen, en die applikant moet sodanige heining of fisiese versperring in 'n goeie toestand onderhou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die applikant se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

9. Nakoming van Vereistes van die Beherende Gesag Betreffende Padreserves.

Die applikant moet die Direkteur, Transvaalse Paaiedepartement, tevreden stel betreffende die nakoming van sy voorrade.

10. Beperking op Toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpsseienaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesondert 'n titel tot vry eiendomsreg of 'n huurkontrak vir 'n tydperk wat vyf jaar nie te bowe gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

11. 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 erven mentioned in Clause A6 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, 25 of 1965.

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along any one 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 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 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 Condition.

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

Erven Nos. 1571 and 1578.

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 A6 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof 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.

11. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en 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 enige van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:

- (i) die erwe genoem in klosule A6 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur die doeleindes 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, 25 van 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 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, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goed-dunke hoedsaaklik ag, tydelik te plaas op die grond wat aan 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 rioolhoofpypleidings en ander werke veroorsaak word.

2. Erwe Onderworpe aan Spesiale Voorwaarde.

Benewens die voorwaardes hierbo uitengesit, is ondergenoemde erwe aan die volgende voorwaarde onderworpe:—

Erwe Nos. 1571 en 1578.

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klosule A6 gemaak word of enige erf verkry soos beoog in klosule 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.

Administrator's Notice 873

30 May, 1972

RANDBURG AMENDMENT SCHEME NO. 94.

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 Randburg Town-plannig Scheme 1954 to conform with the conditions of establishment and the general plan of Strydom Park Ext. 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme No. 94.

P.B. 4-9-2-132-94

Administrator's Notice 874

30 May, 1972

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Strijdom Park Extension No. 2 Township to be an aproved townhsip subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3164.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY C. D. MANAGEMENT (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON REMAINDER OF PORTION 46 OF THE FARM KLIPFONTEIN NO. 203-I.Q., DISTRICT JOHANNESBURG, WAS GRANTED.

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

The name of the township shall be Strijdom Park Extension No. 2.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.2044/71.

3. Streets.

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

(b) The applicant shall at its own expense remove all obstacles from the street reserves to the satisfaction of the local authority.

Administrateurskennisgewing 873

30 Mei 1972

RANDBURG WYSIGINGSKEMA NO. 94.

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 Randburg-dorpsaanlegskema, 1954, te wysig, om ooreen te stem met die stigtingsvoorraades en die algemene plan van die dorp Strydom Park 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema No. 94.

P.B. 4-9-2-132-94

Administrateurskennisgewing 874

30 Mei 1972

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Strijdom Park Uitbreiding No. 2 tot 'n goedgekeurde dorp onderworpe aan die voorraades uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3164.

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GE-DOEN DEUR C. D. MANAGEMENT (PROPRIETY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP RESTANT VAN GEDEELTE 46 VAN DIE PLAAS KLIPFONTEIN NO. 203-I.Q., DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGINGSVOORWAARDEN.**1. Naam.**

Die naam van die dorp is Strijdom Park Uitbreiding No. 2.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.2044/71.

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 straatreservies tot bevrediging van die plaaslike bestuur verwijder.

4. 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 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.

(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, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

5. Disposal of Existing Conditions of Title.

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

6. Land for Municipal Purposes.

Erf No. 110, as shown on the general plan shall be transferred to the local authority by and at the expense of the applicant as a park.

7. Access.

- (a) Temporary ingress from Provincial Road P103-1 to the township and temporary egress to Provincial Road P103-1 from the township shall be restricted to the junction of the right of way over Erven No. 77 and 78 with the said road: (This ingress and egress point shall be closed when required to do so, by the Director of the Transvaal Roads Department).
- (b) The applicant shall at its own expense submit to the Director, Transvaal Roads Department, in terms of Regulation 93 of the Roads Ordinance, 22 of 1957, a proper geometric design layout (scale 1:500) in respect of the ingress and egress point referred to in (a) above, for approval. The applicant shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress point at its own expense and to the satisfaction of the Director, Transvaal Roads Department.

8. Erection of Fence or other physical Barrier.

The applicant shall at its own expense erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the applicant shall maintain such fence or physical barrier in good order and repair until

4. Begiftiging.**(a) Betaalbaar aan die plaaslike bestuur.**

Die dorpseienaar moet, ingevolge die bepaling van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, as begiftiging 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 stormwaterdrenering in of vir die dorp.

Sodanige begiftiging is ooreenkomsdig die bepaling van artikel 74 van die bedoelde Ordonnansie betaalbaar.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet kragtens die bepaling van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermengvuldig met die getal spesiale woonerwe in die dorp.

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

5. Beskikking oor bestaande Titelvooraardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehou van mineraalregte.

6. Grond vir Municipale Doeleindes.

Erf No. 110, soos op die algemene plan aangetoon, moet op koste van die applikant aan die plaaslike bestuur as park oorgedra word.

7. Toegang.

- (a) Tydelike ingang van Provinciale Pad P103-1 tot die dorp en tydelike uitgang uit die dorp tot genoemde pad is beperk tot die aansluiting van reg-van-weg oor erwe Nos. 77 en 78 met genoemde pad. (Hierdie ingangs- en uitgangspunt moet gesluit word wanneer dit deur die Direkteur, Transvaalse Paaiedepartement vereis word).
- (b) Die applikant moet ingevolge Regulasie 93 van die Padordonnansie, 22 van 1957, aan die Direkteur, Transvaalse Paaiedepartement 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangs- en uitgangspunt genoem in (a) hierbo, vir sy goedkeuring voorlê. Die applikant moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunt op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

8. Oprigting van heining of ander fisiese Versperring.

Die applikant moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, wanneer hy deur hom versoeek word om dit te doen, en die applikant moet sodanige heining of fisiese versperring in 'n goeie toestand

such time as this responsibility is taken over by the Local authority: Provided that the applicant responsibility for the maintenance thereof shall cease when the Local authority takes over the responsibility for the maintenance of the streets in the township.

9. Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.

The applicant shall satisfy the Director, Transvaal Roads Department, regarding the enforcement of his conditions.

10. Restriction on Granting of long term Leases.

In terms of section 11 of act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant a title to any erf in the township other than a freehold title or a lease for a period not exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

11. Demolition of Buildings.

The applicant shall at its own expense cause all buildings situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority when required to do so by the local authority.

12. Repositioning of Circuits.

Should it be reason of the establishment of the township become necessary to reposition any existing circuits of the Electricity Supply Commission, the cost thereof shall be borne by the applicant.

13. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions 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 A6 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, 25 of 1965.

- (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 largerooted

hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die applikant se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

9. Nakoming van vereistes van die beherende gesag betreffende Padreservewes.

Die applikant moet die Direkteur, Transvaalse Paaidepartement, tevreden stel betreffende die nakoming van sy voorwaardes.

10. Beperking op toestaan van langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpseienaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesonderd 'n titel tot vry eiendomsreg om 'n huurkontrak wat 'n tydperk van vyf jaar nie te bove gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

11. Sloping van Geboue.

Die applikant moet op eie koste alle geboue geleë binne die boulynreservewes, syruimtes of oor gemeenskaplike grense, laat sloop tot bevrediging van die plaaslike bestuur, wanneer dit deur die plaaslike bestuur vereis word.

12. Verskywing van Kraglyne.

Indien dit as gevolg van die stigting van die dorp nodig mag blyk om enige bestaande kraglyne van die Elektriesiteitsvoorsieningskommissie te verskuif, moet die koste van sodanige verskuiwing deur die applikant gedra word.

13. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en 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 enige 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 A6 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir municipale doeleinades verkry word, mits die Administrateur die doeleinades waarsuur sodanige erwe nodig is, goedgekeur het, is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n serwituut van riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, twee meer 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 voornoemde serwituutgebied opgerig word nie en geen

- 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 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.

- (a) Erven Nos. 42 to 53, 65, 66, 71 and 85.
The erf is subject to a servitude for municipal purposes in favour of the local authority, as shown on the general plan.
- (b) Erven Nos. 77 and 78.
The erf is subject to a servitude of right-of-way, in favour of the local authority, as shown on the general plan.

3. State and Municipal Erven.

Should the erf referred to in Clause A6 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.

Administrator's Notice 875

30 May, 1972

CORRECTION NOTICE.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: ESTABLISHMENT OF A LOCAL AREA COMMITTEE: GLAUDINA.

Proclamation 42 (Administrator's), dated 24 February, 1971, is hereby corrected by the addition, in the Schedule, of the following paragraph after paragraph (ii): —

"(iii) Portion 10 of the farm Vleeschkraal 145-HO, in extent 182,2862 Ha (212,8189 morgen), vide Diagram S.G. A5788/36."

P.B. 3-2-2-224

Administrator's Notice 876

30 May, 1972

KRUGERSDORP MUNICIPALITY: AMENDMENT TO CAPE COLOURED SETTLEMENT 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 Cape Coloured Settlement By-laws of the Krugersdorp Municipality, published under Administrator's Notice 130, dated 17 February 1954, as amended, are hereby further amended by the substitution —

- (a) in subsections (2)(b) and (e), (3), (4), (6), (8), (9), (10)(a) and (b) of section 10, section 12(8)(b) and section 12bis(2) for the words "residential permit" and "permit" wherever they occur; of the words "residential certificate" and "certificate" respectively.

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 rioolhoofpypleidings en ander werke wat hy volgens goed-dunke noodsaaklik 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 verstaande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwyering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

2. Erwe onderworpe aan spesiale Voorwaardes.

- (a) Erwe Nos. 42 tot 53, 65, 66, 71 en 85.
Die erf is onderworpe aan 'n serwituut vir munisipale doeleinades ten gunste van die plaaslike bestuur, soos aangevoer op algemene plan.
- (b) Erwe Nos. 77 en 78.
Die erf is onderworpe aan 'n serwituut van reg-vanweg ten gunste van die plaaslike bestuur, soos aangevoer op die algemene plan.

3. Staats- en Munisipale Erwe.

As die erf waarvan melding in klosule A6 gemaak word of enige erf verkry soos beoog in klosule 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.

Administrateurskennisgewing 875

30 Mei 1972

KENNISGEWING VAN VERBETERING.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: INSTELLING VAN 'N PLAASLIKE GEBIEDSKOMITEE: GLAUDINA.

Proklamasie 42 (Administrateurs-) van 24 Februarie 1971 word hierby verbeter deur in die Bylae die volgende paragraaf na paragraaf (ii) in te voeg: —

"(iii) Gedeelte 10 van die plaas Vleeschkraal 145-HO, groot 182,2862 Ha. (212,8189 morg), volgens Kaart L.G. A5788/36."

P.B. 3-2-2-224

Administrateurskennisgewing 876

30 Mei 1972

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN VERORDENINGE INSAKE DIE KAAPSE KLEURLINGDORP.

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 goedgekuer is.

Die Verordeninge insake die Kaapse Kleurlingdorp van die Munisipaliteit Krugersdorp, afgekondig by Administrateurskennisgewing 130 van 17 Februarie 1954, soos gewysig, word hierby verder gewysig deur —

- (a) in subartikels (2)(b) en (e), (3), (4), (6), (8), (9), (10)(a) en (b) van artikel 10, artikel 12(8)(b) en artikel 12bis(2) die woorde "woonpermit" en "permit" waar dit ook al voorkom, onderskeidelik deur die woorde "woonsertifikaat" en "sertifikaat" te vervang;

(b) in Schedule C—

- (i) for the expression "Permit No." of the expression "Certificate No.;"
- (ii) for the heading "RESIDENCE PERMIT" of the heading "RESIDENCE CERTIFICATE"; and
- (iii) for the word "permit", wherever it occurs, of the word "certificate".

P.B. 2-4-2-157-18

Administrator's Notice 877

30 May, 1972

POTCHEFSTROOM 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 Potchefstroom Municipality, published under Administrator's Notice 227, dated 14 March, 1951, as amended, are hereby further amended by the substitution for section 5 of the following:—

"5. The charges payable for the use of the Council's ambulances shall be as follows:—

Any distance and any area within or outside the municipality.

(1) For the purpose of these ambulance fees, 'trip' means the total distance covered by the ambulance from the fire station until its return thereto. A forward trip shall be regarded as completed and a return trip as commenced at half the distance indicated for the return trip.

(2) Where one patient only is conveyed in the course of a trip: For the number of full km travelled, per km: 20c.

(3) Where more than one patient is conveyed in the course of one trip, regardless of whether they are conveyed simultaneously, or simultaneously for part of the way and part of the way separately, or separately only, and regardless of whether all the patients are conveyed during either the outward trip or the return trip, and whether one or more patients are conveyed on the outward trip and the remaining patients on the return trip, or vice versa, one amount shall be calculated for each patient on the number of kilometres which would have been travelled should that patient have been the only one, calculated as from the fire station and back, and such amount shall be payable by each patient, subject to the rebate set out hereinafter according to the number of patients conveyed on the same trip as follows:—

- (a) Two patients, each: 20%.
- (b) Three patients, each: 30%.
- (c) Four patients, each: 40%.
- (d) Five patients, each: 50%.
- (e) Six or more patients, each: 60%.

(4) Minimum charge per patient per trip: R2, subject to the same rebate in terms of subitem (3), according to the number of patients conveyed on the same trip.

(5) Waiting time, per quarter of an hour or part thereof, after the first ten minutes, payable by the patient waited for: 50c.

(6) When patients suffering from a contagious disease are conveyed, a further amount of R1,50 per trip shall be payable, subject to equal division of the amount amongst the number of patients conveyed.

(7) No fees shall be charged for the use of an ambulance within the municipality in cases of sudden emergency arising from a traffic accident or a case of assault within the built-up area of the municipality."

P.B. 2-4-2-7-26

(b) in Bylae C—

- (i) die woord "Permitnommer" deur die woord "Sertifikaatnommer" te vervang;
- (ii) die opskrif "WOONPERMIT" deur die opskrif "WOONSERTIFIKAAT" te vervang; en
- (iii) die woord "permit", waar dit ook al voorkom, deur die woord "sertifikaat" te vervang.

P.B. 2-4-2-157-18

Administrateurskennisgewing 877

30 Mei 1972

MUNISIPALITEIT PÖTCHEFSTROOM: 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 Potchefstroom, aangekondig by Administrateurskennisgewing 227 van 14 Maart 1951, soos gewysig, word hierby verder gewysig deur artikel 5 deur die volgende te vervang:—

"5. Die gelde vir die gebruik van die Raad se ambulanse is soos volg:—

Enige afstand en gebied binne of buite die munisipaliteit.

(1) Vir die toepassing van hierdie ambulanselde beteken 'rit' die totale afstand afgelê vanaf die brandweerstasie totdat die ambulans weer by die brandweerstasie aankom. 'n Heenrit word geag beëindig te gewees het en 'n terugrit 'n aanvang te geneem het by die helfte van die afstand wat vir die heen-en-terugrit afgelê is.

(2) Waar slegs een pasiënt tydens 'n rit vervoer word: Vir die getal volle km afgelê, per km: 20c.

(3) Waar meer as een pasiënt tydens 'n rit vervoer word, ongeag of hulle tegelyk, of gedeeltelik tegelyk en gedeeltelik afsonderlik, of gehel-en-al afsonderlik vervoer word en ongeag of al die pasiënte slegs gedurende of die heen- of die terugrit vervoer word en of een of meer pasiënte gedurende die heenrit vervoer word en die oorblywende pasiënte gedurende die terugrit, of omgekeerd, word vir elke pasiënt 'n bedrag bereken wat gebaseer is op die getal kilometer wat afgelê sou gewees het indien daardie pasiënt die enigste pasiënt sou gewees het, gereken vanaf die brandweerstasie en terug, en is sodanige bedrag deur elke pasiënt betaalbaar, onderworpe aan die korting soos hierna uiteengesit, na gelang van die aantal pasiënte wat op dieselfde rit vervoer was, soos volg:—

- (a) Twee pasiënte: 20% elk.
- (b) Drie pasiënte: 30% elk.
- (c) Vier pasiënte: 40% elk.
- (d) Vyf pasiënte: 50% elk.
- (e) Ses of meer pasiënte: 60% elk.

(4) Minimum vordering per pasiënt, per rit: R2, onderworpe aan dieselfde korting ingevolge subitem (3), na gelang van die getal pasiënte op dieselfde rit vervoer.

(5) Wagtyd, per kwartier of gedeelte daarvan na die eerste tien minute, betaalbaar deur die pasiënt vir wie daar gewag moet word: 50c.

(6) Wanneer pasiënte wat aan 'n aansteeklike siektele vervoer word, word 'n verdere vordering van R1,50 per rit gehef, onderworpe aan gelyke verdeling van die bedrag tussen die getal aansteeklike pasiënte wat vervoer is.

(7) Geen gelde word gehef vir die gebruik van 'n ambulans binne die munisipaliteit in die geval van skielike nood wat voortspruit uit 'n verkeersongeluk of 'n geval van aanranding binne die beboude gebied van die munisipaliteit nie."

P.B. 2-4-2-7-26

NOTICE 324 OF 1972.

ALBERTON AMENDMENT SCHEME NO. 1/79.

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 Vaal Cape Estates (Pty.) Ltd., 1300 African City, 100 Eloff Street, Johannesburg, for the amendment of Alberton Town-planning Scheme No. 1, 1948, by rezoning Erf No. 649, Portion 1 of Erf No. 651 and Remainder of Erf No. 651, situate on the corner of Clinton Road and Penzance Street, New Redruth Township, from "Special Residential" to "Special" for the parking of motor vehicles and the erection of parking garages; subject to certain conditions.

The amendment will be known as Alberton Amendment Scheme No. 1/79. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 4, Alberton at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

24-30

NOTICE 325 OF 1972.

JOHANNESBURG AMENDMENT SCHEME
NO. 1/494.

It is hereby notified in terms of section 31(1) of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended to incorporate Erven Nos. 332, 333 and 334, bounded by Booysens Road, Trump Street, Simmonds Street Extension and the East-West motorway, Selby Township, into the scheme with a "General industrial" zoning in height Zone 3, subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme No. 1/494. 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 situated within the area to which Johannesburg Town-planning Scheme applies or within 2 km. of the boundary thereof and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

24-30

KENNISGEWING 324 VAN 1972.

ALBERTON-WYSIGINGSKEMA NO. 1/79.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar minre. Vaal Cape Estates (Edms.) Bpk., 1300 African City, Eloffstraat 100, Johannesburg aansoek gedoen het om Alberton-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Erf No. 649, Gedeelte 1 van Erf No. 651 en Restant van Erf No. 651, geleë op die hoek van Clintonweg en Penzancestraat, dorp New Redruth, van "Spesiale Woon" tot "Spesiaal" vir parkering van motorvoertuie en die oprigting van parkeergarages, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/79 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of 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 4, Alberton, skriftelik vooogelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

24-30

KENNISGEWING 325 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/494.

Hierby word ooreenkomstig die bepalings van artikel 31(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Johannesburg aansoek gedoen het dat Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur Erwe Nos 332, 333 en 334, begrens deur Booysensweg, Trumpstraat, Simmondsstraat Uitbreiding en die Oos-Wes Snelweg, dorp Selby, by die skema in te sluit met 'n "Algemene Nywerheid" sonering in Hoogte Sone 3, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/494 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 Johannesburg-dorpsaanlegskema No. 1 1946 van toepassing is, of binne 2 km. 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 hierdie wysigingskema aan te teken en kan te eniger tyd binne 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

24-30

NOTICE 326 OF 1972.

PROPOSED ESTABLISHMENT OF NOORDEKRANS 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 Fedokor (Pty.) Ltd., for permission to lay out a township consisting of approximately 427 special residential erven, 1 business erf and 1 special erf on Portions 266 and 297 of the farm Wilgespruit No. 190-IQ, district Roodepoort, to be known as Noordekrans Extension 1.

The proposed township is situated north of and abuts Road No. P139-1 and south-west of and abuts Road No. P126-1.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-4318
24—30

NOTICE 327 OF 1972.

PROPOSED ESTABLISHMENT OF FALLOWFIELD TOWNSHIP.

By Notice No. 145 of 1967, the establishment of Uhlenhorst Township, on the farm Rietfontein No. 2-I.R., district Johannesburg was advertised.

Since then an amended plan has been received by virtue of which the layout has been altered to make provision for 8 general residential erven and 36 erven for group housing.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 225, 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 Town-planning and Townships Ordinance, 1965, any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-2935
24—30

KENNISGEWING 326 VAN 1972.

VOORGESTELDE STIGTING VAN DORP NOORDEKRANS UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Fedokor (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 427 spesiale woonerwe, 1 besigheidserf en 1 spesiale erf te stig op Gedeeltes 266 en 297 van die plaas Wilgespruit No. 190-IQ, distrik Roodepoort, wat bekend sal wees as Noordekrans Uitbreiding 1.

Die voorgestelde dorp lê noord van en grens aan Pad No. P139-1 en suid-wes van en grens aan Pad No. P126-1.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de vloer, Blok B, Provinciale Gebou, 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.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-4318
24—30

KENNISGEWING 327 VAN 1972.

VOORGESTELDE STIGTING VAN DORP FALLOWFIELD.

Onder Kennisgewing No. 145 van 1967 is 'n aansoek om die stigting van die Dorp Uhlenhorst op die plaas Rietfontein No. 2-I.R. distrik Johannesburg geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorsiening te maak vir 8 algemeenwoonerwe, en 36 gewone erwe vir groepsbehuising.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, kamer 255, 2de vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van gat weke na datum hiervan.

Ingevolge artikel 58(5) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 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 duplikaat ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-2935
24—30

NOTICE 328 OF 1972.

PROPOSED ESTABLISHMENT OF DIE WILGERS 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 Lavata Trust (Pty.) Ltd., for permission to lay out a township consisting of approximately 98 special residential erven, 3 general residential erven, and 1 Hotel erf on Remaining Extent of Portion 50, Portion 51 (a portion of Portion 50), Portion 22 and Portion 24 of the farm Hartebeestpoort No. 362-JR, district Pretoria, to be known as Die Wilgers.

The proposed township is situated north of and abuts Strulands Agricultural Holdings, and east of and abuts Lynnwood Ridge Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-3894
24—30

NOTICE 329 OF 1972.

PROPOSED ESTABLISHMENT OF ALBERTON EXTENSION 30 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 Phylrina Investments (Pty.) Ltd. for permission to lay out a township consisting of approximately, 1 general residential erf, and 1 business erf, on Portion 57 (a portion of Portion 35) of the farm Elandsfontein No. 108-I.R., district Germiston, to be known as Alberton Extension 30.

The proposed township is situated east of and abuts Pieter Uys Avenue and north of and abuts Alberton Extension 24 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*.

KENNISGEWING 328 VAN 1972.

VOORGESTELDE STIGTING VAN DORP DIE WILGERS.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Lavata Trust (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 98 spesiale woonerwe, 3 algemene woonerwe en 1 Hotel erf te stig op Resterende Gedeelte van Gedeelte 50, Gedeelte 51 ('n gedeelte van Gedeelte 50), Gedeelte 22 en Gedeelte 24 van die plaas Hartebeestpoort No. 362-JR, distrik Pretoria, wat bekend sal wees as Die Wilgers.

Die voorgestelde dorp lê noord van en grens aan Struiland Landbouhoeves en oos van en grens aan die dorp Lynnwood Ridge.

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

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-3894
24—30

KENNISGEWING 329 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ALBERTON UITBREIDING 30.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Phylrina Investments (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 1 algemene woonerf en 1 besigheidserf, te stig op Gedeelte 57 ('n gedeelte van Gedeelte 35) van die plaas Elandsfontein No. 108-JR, distrik Germiston, wat bekend sal wees as Alberton Uitbreiding 30.

Die voorgestelde dorp lê oos van en grens aan Pieter Uys Laan en noord van en grens aan die dorp Alberton Uitbreiding 24.

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

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

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-4345
24—30

NOTICE 330 OF 1972.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 189 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 Estate of the late Gerard Kirkwood Williams for permission to lay out a township consisting of approximately 3 special residential erven, on Portion of Portion 5 of Consolidated Holding No. 6, Geldenhuis Estate Small Holdings, district Germiston, to be known as Bedfordview Extension 189.

The proposed township is situate South of and abuts Edendale Road and east of and abuts Portion 4 of Holding 6.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-4317
24—30

NOTICE 331 OF 1972.

PROPOSED ESTABLISHMENT OF MONA PARK 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 Lanto Promotions (Pty), Ltd. for permission to lay out a township consisting of approximately, 7 general residential erven, and 1 business erf on Portion 2 of Holding 296, Pomona Estates, district Kempton Park, to be known as Mona Park Extension 1.

The proposed township is situate south-east of and abuts Barlika Street and north-east of and abuts Holding No. 253.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-4345
24—30

KENNISGEWING 330 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 189.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat die afgestorwe boedel van Gerard Kirkwood Williams aansoek gedoen het om 'n dorp bestaande uit ongeveer 3 spesiale woonerwe, te stig op gedeelte van Gedeelte 5 van Gekonsolideerde Hoewe No. 6, Geldenhuis Estate Kleinhewes, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 189.

Die voorgestelde dorp lê suid van en grens aan Edendaleweg en oos van en grens aan Gedeelte 4 van Hoewe 6.

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.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-4317
24—30

KENNISGEWING 331 VAN 1972.

VOORGESTELDE STIGTING VAN DORP MONA PARK UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Lanto Promotions (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 7 algemene woonerwe en 1 besigheidserf te stig op Gedeelte 2 van Hoewe 296, Pomona Estates, distrik Kempton Park, wat bekend sal wees as Mona Park Uitbreiding 1.

Die voorgestelde dorp lê suid-oos van en grens aan Bartikastraat en noord-oos van en grens aan Hoewe No. 253.

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

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

P.B. 4-2-2-4011
24—30

NOTICE 332 OF 1972.

SCHWEIZER RENEKE AMENDMENT SCHEME NO. 1/1.

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 Hotel Therese (Pty.) Ltd., P.O. Box 11, Schweizer Reneke for the amendment of Schweizer Reneke Town-planning Scheme 1962, by rezoning Erf No. 21, situate on Olivier Street and Buiten Street, and Erven Nos. 22 and 23, situate on Buiten Street, Schweizer Reneke Township, from "General Residential" to "Special Business" subject to certain conditions.

The amendment will be known as Schweizer Reneke Amendment Scheme No. 1/1. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Schweizer Reneke 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 5, Schweizer Reneke at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 24 May, 1972.

24—30

NOTICE 333 OF 1972.

SILVERTON AMENDMENT SCHEME NO. 1/46.

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. Monres Beleggings (Pty.) Ltd., P.O. Box 848, Johannesburg for the amendment of Silverton Town-planning Scheme No. 1, 1955 by rezoning Lots Nos. 6 and 9 of Lot No. 477, situate on Plantation Street, Silverton Township, from "General Business" and "Special Residential" respectively to "Special" for Industrial buildings, (other than buildings used for noxious industries) and ancillary uses, subject to certain conditions.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

P.B. 4-2-2-4011
24—30

KENNISGEWING 332 VAN 1972.

SCHWEIZER RENEKE-WYSIGINGSKEMA NO. 1/1.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Hotel Therese (Edms.) Beperk, Posbus 11, Schweizer Reneke aansoek gedoen het om Schweizer Reneke-dorpsaanlegskema 1962, te wysig deur die hersonering van Erf No. 21, geleë aan Olivierstraat en Buitengracht en Erwe Nos. 22 en 23, geleë aan Buitengracht, Dorp Schweizer Reneke van "Algemene Woon" tot "Spesiale Besigheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Schweizer Reneke-wysigingskema No. 1/1. genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriustraat, Pretoria, en in die kantoor van die Stadsklerk van Schweizer Reneke 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 5, Schweizer Reneke, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Mei 1972.

24—30

KENNISGEWING 333 VAN 1972.

SILVERTON-WYSIGINGSKEMA NO. 1/46.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Monres Beleggings (Edms.) Bpk., Posbus 848, Johannesburg aansoek gedoen het om Silverton-dorpsaanlegskema No. 1, 1955, te wysig deur die hersonering van Erwe Nos. 6 en 9 van Erf No. 477, geleë aan Plantationstraat, dorp Silverton, van "Algemene Besigheid" en "Spesiale Woon" onderskeidelik tot "Spesiale" vir nywerheidsgeboue, (uitgesondert geboue vir hinderlike bedrywe-) en aanvullende gebrauke, onderworpe aan sekere voorwaardes.

The amendment will be known as Silverton Amendment Scheme No. 1/46. 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 Buildings, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 24 May, 1972.

24—30

NOTICE 336 OF 1972.

PROPOSED ESTABLISHMENT OF SELBY EXTENSION 5 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Treu Road Industrial Properties Ltd. and Crown Mines Ltd., for permission to lay out a township consisting of approximately 5 industrial erven, on a portion of Portion 4, Portion 236 and Portion 412 of the farm Turffontein No. 96-IR, district Johannesburg, to be known as Selby Extension 5.

The proposed township is situated east of and abuts Treu Road and south of Motorway M2.

The applicant together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

P.B. 4/2/2/2841 Vol. 2.
30—7

NOTICE 337 OF 1972.

PROPOSED ESTABLISHMENT OF GLENIFFER 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 John Hampden Croxford for permission to lay out a township consisting of approximately 2 general residential erven, on Consolidated Portion (comprising Portion 100 and Remainder of Portion 79) of the farm Driefontein No. 41-IR, district Johannesburg, to be known as Gleniffer Extension 1.

Verdere besonderhede van hierdie wysisingskema (wat Silverton-wysisingskema No. 1/46 genoem sal word) lê in die kantoor van die Direkteur van Plaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria 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 Plaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voor-gelê word.

G. P. NEL,
Direkteur van Plaslike Bestuur.
Pretoria, 24 Mei 1972.

24—30

KENNISGEWING 336 VAN 1972.

VOORGESTELDE STIGTING VAN DORP SELBY UITBREIDING 5.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Treu Road Industrial Proprieties Bpk., en Crown Mines Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 5 nywerheidserwe, te stig op 'n gedeelte van Gedeelte 4, Gedeelte 236 en Gedeelte 412 van die plaas Turffontein No. 96-IR, distrik Johannesburg, wat bekend sal wees as Selby Uitbreiding 5.

Die voorgestelde dorp lê oos van en grens aan Treuweg en suid van Snelweg M2.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale 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 *Proviniale koerant* deur die Direkteur van Plaslike Bestuur ontvang word.

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

G. P. NEL,
Direkteur van Plaslike Bestuur.
Pretoria, 30 Mei 1972.

P.B. 4/2/2/2841 Vol. 2.
30—7

KENNISGEWING 337 VAN 1972.

VOORGESTELDE STIGTING VAN DORP GLENIFFER UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat John Hampden Croxford aansoek gedoen het om 'n dorp bestaande uit ongeveer 2 algemene woonerwe te stig op Gekonsolideerde Gedeelte (bestaande uit Gedeelte 100 en Restant van Gedeelte 79) van die plaas Driefontein No. 41-IR, distrik Johannesburg, wat bekend sal wees as Gleniffer Uitbreiding 1.

The proposed township is situate south-west of and abuts Gleniffer Township and east of and abuts Main Road (Bryanston).

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

P.B. 4/2/2/3960.
30—7

Die voorgestelde dorp lê suid-wes van en grens aan dorp Gleniffer en oos van en grens aan Mainweg (Bryanston).

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

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

P.B. 4/2/2/3960.
30—7

NOTICE 338 OF 1972.

PROPOSED ESTABLISHMENT OF FOURWAYS EXTENSION 6 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 Fourways Township (Pty.) Ltd. and Glen Anil Development Corp. (Pty.) Ltd., for permission to lay out a township consisting of approximately 45 general residential erven, 1 business erf and 3 special erven (for garage, hotel and golf course) on Portions 76, 137, 138 and Remaining Extent of Portion 6 of the farm Zevenfontein No. 407-JR, district Johannesburg, to be known as Fourways Extension 6.

The proposed township is situate south of and abuts the Jukskei River and west of and abuts proposed Fourways 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.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

P.B. 4/2/2/4351
30—7

KENNISGEWING 338 VAN 1972.

VOORGESTELDE STIGTING VAN DORP FOURWAYS UITBREIDING 6.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Fourways Township (Pty.) Ltd. en Glen Anil Development Corp. (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 45 algemene woonerwe, 1 besighheidserf en 3 spesiale erwe (vir garage, hotel en gholfbaan) te stig op Gedeeltes 76, 137, 138 en Resterende Gedeelte van Gedeelte 6 van die plaas Zevenfontein No. 407-JR, distrik Johannesburg, wat bekend sal wees as Fourways Uitbreiding 6.

Die voorgestelde dorp lê suid van en grens aan die Jukskeirivier en wes van en grens aan voorgestelde dorp Fourways 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 vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

P.B. 4/2/2/4351
30—7

NOTICE 339 OF 1972.

PROPOSED ESTABLISHMENT OF MALANSHOF EXTENSION 11 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by David Petrus Reynders for permission to lay out a township consisting of approximately 15 industrial erven, on Holding 8, Bush Hill Estate Agricultural Holdings, district Roodepoort, to be known as Malanshof Extension 11.

The proposed township is situate south of and abuts Holding 7 and west of and abuts the Klein Jukskei River.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

P.B. 4/2/2/4340.
30—7

NOTICE 340 OF 1972.

PROPOSED ESTABLISHMENT OF WITFONTEIN 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.D.M. Beleggings Maatskappy (Edms.) Bpk., for permission to lay out a township consisting of approximately 76 special residential erven, 13 general residential erven, 1 business erf, 15 service industry erven, 1 filling station roadhouse and 1 special erf on Portion 30 of the farm Witfontein No. 15 IR, district Kempton Park, to be known as Witfontein Extension 3.

The proposed township is situate east of the Kaalfontein Railway Station and west of and abuts the Pretoria-Germiston Provincial Road P38/1.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

KENNISGEWING 339 VAN 1971.

VOORGESTELDE STIGTING VAN DORP MALANSHOF UITBREIDING 11.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat David Petrus Reynders aansoek gedoen het om 'n dorp bestaande uit ongeveer 15 nywerheidserwe, te stig op Hoewe 8, Bush Hill Estate Landbouhoeves, distrik Roodepoort, wat bekend sal wees as Malanshof Uitbreiding 11.

Die voorgestelde dorp lê suid van en grens aan Hoewe 7 en wes van en grens aan die Klein Jukskeirivier.

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.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

P.B. 4/2/2/4340.
30—7

KENNISGEWING 340 VAN 1972.

VOORGESTELDE STIGTING VAN DORP WITFONTEIN UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat P.D.M. Beleggings Maatskappy (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 76 spesiale woonerwe, 13 algemene woonerwe, 1 besigheids erf, 15 diensnywerheidserwe, 1 vulstasie padkafie en 1 spesiale erf te stig op Gedeelte 30 van die plaas Witfontein No. 15 IR, distrik Kempton Park, wat bekend sal wees as Witfontein Uitbreiding 3.

Die voorgestelde dorp lê oos van die Kaalfontein Spoorwegstasie en wes van en grens aan die Pretoria-Germiston Provinsiale Pad P38/1.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, 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.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 30 May, 1972.

P.B. 4/2/2/4346.
30—7

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Mei 1972.

P.B. 4/2/2/4346.
30—7

NOTICE 341 OF 1972.

PROPOSED EXTENSION OF BOUNDARIES OF PIET RETIEF 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 the Town Council of Piet Retief for permission to extend the boundaries of Piet Retief township to include Portions 60, 61 and 62 (Portions of Portion 1) of the farm Piet Retief Town and Townlands, No. 149-H.T., district Piet Retief.

The relevant portions are situate as follows: Portion 60 abuts Erf No. 309, Portion 61 abuts Remainder of Erf No. 840 and Portion 62 abuts Erf No. 332 in Piet Retief Township and is to be used for 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 of 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*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 30 May, 1972.

P.B. 4/8/2/1035/3.
30—7

NOTICE 342 OF 1972.

JOHANNESBURG AMENDMENT SCHEME NO. 1/582.

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. T & P Contractors (Pty.) Ltd., P.O. Box 40259, Cleveland, Transvaal, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Stand No. 210, situate on Thirteenth Street, Malvern Township, from "Special Residential" to "General Business", subject to certain conditions.

This amendment will be known as Johannesburg Amendment Scheme No. 1/582. 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.

KENNISGEWING 341 VAN 1972.

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP PIET RETIEF.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat die Stadsraad van Piet Retief aansoek gedoen het om die uitbreiding van die grense van dorp Piet Retief om Gedeeltes 60, 61 en 62 (Gedeeltes van Gedeelte 1) van die plaas Piet Retief Dorp en Dorpsgronde No. 149-H.T., distrik Piet Retief te omvat.

Die betrokke gedeeltes is geleë soos volg: Gedeelte 60 grens aan Erf No. 309, Gedeelte 61 grens aan Restant van Erf No. 840 en Gedeelte 62 grens aan Erf No. 332 in die Dorp Piet Retief en sal vir 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, Pretoria, vir 'n tydperk van vier weke na die 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.

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Mei 1972.

P.B. 4/8/2/1035/3.
30—7

KENNISGEWING 342 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/582.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. T & P Contractors (Edms.) Bpk., Posbus 40259, Cleveland, Transvaal aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946 te wysig deur die hersonering van Standplaas No. 210, geleë aan Thirteenthstraat, dorp Malvern, van "Spesiale Woon" tot "Algemene Besigheid," onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/582 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.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk P.O. Box 1049, Johannesburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 30 May, 1972.

30—7

NOTICE 343 OF 1972.

PIETERSBURG AMENDMENT SCHEME NO. 1/21.

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Pietersburg has submitted an interim scheme, which is an amendment scheme, to wit, the Pietersburg Amendment Scheme No. 1/21 to amend the relevant town-planning scheme in operation, to wit, the Pietersburg Town-planning Scheme, No. 1, 1955.

The land included in the aforesaid interim scheme is the following:

- I. A Portion of the Remaining Extent of Portion 10 of the farm Sterkloop No. 688-L.S., in the triangle formed by Potgieter Avenue and the Louis Trichardt Road, Pietersburg Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" for a Motel, subject to certain conditions.
- II. A Portion of the Remaining Extent of Portion 10 of the farm Sterkloop No. 688-L.S., situated between the national road to Louis Trichardt and Potgieter Avenue and adjacent to Portions 113 and 120 of the farm Sterkloop, Pietersburg Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Proposed Public Open Space".
- III. A Portion of the Remainder Extent of Portion 10 of the farm Sterkloop No. 688-L.S., situated on Potgieter Avenue and adjacent to Portion 113 and 120 of the farm Sterkloop, Pietersburg Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "General Residential", subject to certain conditions.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria, and at the office of the Town Clerk of the Town Council of Pietersburg.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of, the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or P.O. Box 892, Pretoria, within a period of four weeks from the date of this publication of this notice in the *Provincial Gazette*.

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 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 343 VAN 1972.

PIETERSBURG-WYSIGINGSKEMA NO. 1/21.

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Pietersburg 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Pietersburg-wysigingskema No. 1/21 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Pietersburg-dorpsaanlegskema, No. 1, 1955, te wysig.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:

- I. 'n Gedeelte van die Restant van Gedeelte 10 van die Plaas Sterkloop No. 688-L.S., geleë in die driehoek wat gevorm word deur die Potgieterlaan en die Louis Trichardt pad, dorp Pietersburg van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Spesiaal" vir 'n Motel, onderworpe aan sekere voorwaarde.
- II. 'n Gedeelte van die Restant van Gedeelte 10 van die plaas Sterkloop No. 688-L.S., geleë tussen die nasionale pad na Louis Trichardt en Potgieterlaan en aangrensend aan Gedeeltes 113 en 120 van die Plaas Sterkloop, dorp Pietersburg van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Voorgestelde Openbare Oopruimte".
- III. 'n Gedeelte van die Restant van Gedeelte 10 van die Plaas Sterkloop No. 688-L.S., geleë aan Potgieterlaan en aangrensend aan gedeeltes 113 en 120 van die Plaas Sterkloop, dorp Pietersburg van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Algemene Woon", onderworpe aan sekere voorwaarde.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Pretoriusstraat, Pretoria en van die Stadsklerk van die Stadsraad van Pietersburg.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, voorgelê word.

30—7

30—7

NOTICE 344 OF 1972.

NYLSTROOM AMENDMENT SCHEME NO. 1/8.

It is hereby notified in terms of section 46 of the Town-planning and Township Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Holland Melkery (Pty.) Ltd., c/o Messrs. A.O. Mulder and Co., P.O. Box 245, Nylstroom for the amendment of Nylstroom Town-planning Scheme 1963 by rezoning Erf No. 908, situate in Pretorius Street, Nylstroom Township, from "General Residential" with a density of "One dwelling per erf" to "General Business".

The amendment will be known as Nylstroom Amendment Scheme No. 1/8. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Nylstroom and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, Private Bag 1008, Nylstroom at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

NOTICE 345 OF 1972.

VANDERBIJLPARK AMENDMENT SCHEME NO. 1/19.

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. A. A. van der Walt, 33 Elgar Street, Vanderbijlpark S.W. 5, for the amendment of Vanderbijlpark Town-planning Scheme No. 1, 1961, by rezoning Erf No. 64, situate on the corner of Delius Street and Elgar Street, Vanderbijlpark South West No. 5 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." and a frontage of at least 16 metres.

The amendment will be known as Vanderbijlpark Amendment Scheme No. 1/19. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark 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, Vanderbijlpark at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

KENNISGEWING 344 VAN 1972.

NYLSTROOM-WYSIGINGSKEMA NO. 1/8.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Holland Melkery (Edms.) Bpk., P/a mnre. A. O. Mulder en Kic., Posbus 245, Nylstroom aansoek gedoen het om Nylstroom-dorpsaanlegskema 1963, te wysig deur die hersonering van Erf No. 908, geleë aan Pretoriusstraat, dorp Nylstroom, van "Algemene Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Nylstroom-wysigingskema No. 1/8 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 Nylstroom, 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, Privaatsak 1008, Nylstroom skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 345 VAN 1972.

VANDERBIJLPARK-WYSIGINGSKEMA NO. 1/19.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. A. A. van der Walt, Elgarstraat 33, Vanderbijlpark S.W. 5 aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema No. 1, 1961, te wysig deur die hersonering van Erf No. 64, geleë op die hoek van Deliusstraat en Elgarstraat, dorp Vanderbijlpark Suidwes No. 5, 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." en 'n straatfront van minstens 16 meter.

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-wysigingskema No. 1/19 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 Vanderbijlpark 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 3, Vanderbijlpark, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

NOTICE 346 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/317.

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. Midshaw (Pty.) Ltd., 402 Merino Building, Pretorius Street, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Portion A of Erf No. 1801 and Erf No. 1802, situate on Soutter Street, Pretoria-West Township, from "General Business" to "Special Industrial".

The amendment will be known as Pretoria Amendment Scheme No. 1/317. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

NOTICE 347 OF 1972.

GERMISTON AMENDMENT SCHEME NO. 1/112.

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. Sevastides Investments (Pty.) Ltd., 62 Rietfontein Road, Primrose, Germiston, for the amendment of Germiston Town-planning Scheme No. 1, 1945, by rezoning Erf No. 734, situate on the corner of Rietfontein Road and Mignonette Road, Primrose Township, from "Special Business" to "General Business".

The amendment will be known as Germiston Amendment Scheme No. 1/112. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or 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 145, Germiston at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

NOTICE 348 OF 1972.

FOCHVILLE AMENDMENT SCHEME NO. 1/17.

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. J. J. N. Engelbrecht, 71, Molen Street, Potchefstroom, for the

KENNISGEWING 346 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/317.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Midshaw (Edms.) Bpk., Merinogebou 402, Pretoriussstraat, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Gedeelte A van Erf No. 1801 en Erf No. 1802, geleë aan Soutterstraat, dorp Pretoria-Wes, van "Algemene Woon" tot "Spesiale Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/317 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 Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 347 VAN 1972.

GERMISTON-WYSIGINGSKEMA NO. 1/112.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Sevastides Investments (Edms.) Bpk. Rietfonteinweg 62, Primrose, Germiston aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die hersonering van Erf No. 734, geleë op die hoek van Rietfonteinweg en Mignonette-weg, dorp Primrose, van "Spesiale Besigheid" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 1/112 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 Germiston ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 348 VAN 1972.

FOCHVILLE-WYSIGINGSKEMA NO. 1/17.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar, mnr. J. J. N. Engelbrecht, Molenstraat 71, Potchefstroom aan-

amendment of Fochville Town-planning Scheme No. 1, 1958, by rezoning Erf No. 919, situate on Poortje Street, Fochville Township, from "Special Residential" with a density of "One dwelling per 15 000 square feet" to "Special Residential" with a density of "One dwelling per 10 000 square feet".

The amendment will be known as Fochville Amendment Scheme No. 1/17. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Fochville and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representation in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 1, Fochville, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

NOTICE 349 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 2/50.

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. Hercules Garage (Pty.) Ltd., P.O. Box 1411, Pretoria for the amendment of Pretoria Town-planning Scheme No. 2, 1952, by rezoning Portion A of Erf No. 319, Erf No. 320, Erf No. 313 and remaining Extent of Erf No. 314, bounded by Bohlmann Street, Rood Street and Van der Hoff Road, Hermannstad Township, as follows:

- (a) Portion A of Erf No. 319 and Erf No. 320, from "Special Business" and
- (b) Erf No. 313 and remaining Extent of Erf No. 314, from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" for a Public Garage including workshops, showroom and parking areas for new motor vehicles, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 2/50. 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 objections or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30—7

NOTICE 350 OF 1972.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 84 OF 1967 FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF REMAINING EXTENT OF ERF NO. 6, WIERDA VALLEY TOWNSHIP DISTRICT JOHANNESBURG.

soek gedoen het om Fochville-dorpsaanlegskema No. 1, 1958, te wysig deur die hersonering van Erf No. 919, geleë aan Poortjestraat, dorp Fochville, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vierkante voet" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vierkante voet".

Verdere besonderhede van hierdie wysigingskema (wat Fochville-wysigingskema No. 1/17 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 Fochville 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 1, Fochville, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 349 VAN 1972.

PRETORIA - WYSIGINGSKEMA NO. 2/50.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Hercules Garage (Edms.) Beperk, Posbus 1411, Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 2, 1952, te wysig deur die hersonering van Gedeelte A van Erf No. 319, Erf No. 320, Erf No. 313 en Resterende gedeelte van Erf No. 314, begrens deur Bohlmannstraat, Roodstraat en Van der Hoffweg, dorp Hermannstad, soos volg:

- (a) Gedeelte A van Erf No. 319 en Erf No. 320, van "Spesiale Besigheid" en
- (b) Erf No. 313 en Resterende gedeelte van Erf No. 314, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot Spesiaal vir 'n Publieke Garage insluitend werkswinkels, motorvertoonlokaal en parkeerareas vir nuwe motor voertuie, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 2/50 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of 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 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

30—7

KENNISGEWING 350 VAN 1972.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967 VIR:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDEN VAN RESTERENDE GEDEELTE VAN ERF NO. 6, DÖRP WIERDA VALLEY, DISTRIK JOHANNESBURG.

B. THE AMENDMENT OF THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME IN RESPECT OF ERF NO. 6, WIERDA VALLEY TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Dorothy Edith Malcomess 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. 6, Wierda Valley Township in order to permit the subdivision of the erf in two portions.

(2) The amendment of the Northern Johannesburg Region Town-planning Scheme by the rezoning of Erf No. 6, Wierda Valley Township from "Special Residential" with a density of "One dwelling per 40 000 sq. ft." to "Special Residential" with a density of "One dwelling per 30 000 square feet".

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme No. 427.

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 28th June, 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 30 May, 1972.

P.B. 4-14-2-1457-1
30 — 7

NOTICE 351 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/326.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mrs. P. C. van Heerden, 131, Marais Street, Brooklyn, Pretoria for amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Erf No. 426, situate on Marais Street, between William Street and Duncan Street, Brooklyn Township, from "Special Residential" with a density of "One dwelling per 12 500 sq. ft." to "Special" with a density of "One dwelling per 10 000 sq. ft." for single-storey flats and/or duplex flats or dwelling houses, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/326. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 30 May, 1972.

30 — 7

B. DIE WYSIGING VAN NOORDELIKE JOHANNESBURGSTREEKDORPSAANLEGSKEMA TEN OPSIGTE VAN ERF NO. 6, DORP WIERDA VALLEY, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Dorothy Edith Malcomess ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir:

- (1) Die wysiging van titelvoorraad van Erf No. 6, dorp Wierda Valley ten einde die erf te onderverdeel in twee helftes.
- (2) Die wysiging van Noordelike Johannesburgstreek-dorsaanlegskema deur die hersoneering van Erf No. 6, dorp Wierda Valley van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 30 000 vk. vt."

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-Wysigingskema No. 427.

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 voor 28 Junie 1972 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Mei 1972.

P.B. 4-14-2-1457-1
30 — 7

KENNISGEWING 351 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/326.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienares mev. P. C. van Heerden, Maraisstraat 131, Brooklyn, Pretoria aansoek gedoen het om Pretoria-dorsaanlegskema No. 1, 1944, te wysig deur die hersoneering van Erf No. 426, geleë aan Maraisstraat, tussen Williamstraat en Duncanstraat, dorp Brooklyn, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 12 000 vk. vt." tot "Spesiaal" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." vir enkelverdiepingwoonstel geboue en/of duplekswoonstelle, of woonhuise, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/326 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Mei 1972.

30 -- 7

NOTICE 352 OF 1972.

JOANNESBURG AMENDMENT SCHEME NO. 1/584.

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. Rocky Hill Investments (Pty.) Ltd., C/o Messrs. Withers & Gerke, P.O. Box 61231, Marshalltown, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Lots Nos. 654, 655, 656 and 657, bounded by Raleigh Street, Cavendish Road and Hopkins Street, Yeoville Township, from "General Residential" as follows: Lot No. 654 to "Municipal", subject to certain conditions. ii) Lots Nos. 655, 656 and 657 to "General Business" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/584. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B214, Provincial building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria and the Town Clerk, P.O. Box 1049, Johannesburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 May, 1972.

30 -- 7

KENNISGEWING 352 VAN 1972.

JOANNESBURG-WYSIGINGSKEMA NO. 1/584.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Rocky Hill Investments (Edms.) Bpk., P/a mnr. Withers en Gerke, Posbus 61231, Marshalltown, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946 te wysig deur die hersonering van Erwe Nos. 654, 655, 656 en 657, begrens deur Raleighstraat, Cavendishweg en Hopkinsstraat, dorp Yeoville, van "Algemene Woon" soos volg: i) Erf No. 654 tot "Munisipale" onderworpe aan sekere voorwaardes. ii) Erwe Nos. 655, 656 en 657 tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/584 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 insac.

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 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Mei 1972.

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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.

BOEKENHOUTFONTEIN POUND, RUSTENBURG DISTRICT ON WEDNESDAY 21st JUNE, 1972. AT 11 A.M. Bull, Afrikander, red, brand RX7 indistinct,

8 years. Cow, Afrikander, red, brand R3L and R39 indistinct, brand 4 on shoulder, 8 years.

Skutverkopings

BONTEBERG POUND, POTGIETERSRUS DISTRICT ON WEDNESDAY 28th JUNE, 1972 AT 11 A.M. Hamel, white with black head, right ear yokeskey, 1½ years.

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Personc wat navraag wens te doen aanstaande die hieronder omskreve diere moet in die geval van munisipale skutte, die Stadslerk nader en wat diere in distrikskutte betref, dic betrokke Landdros.

BOEKENHOUTFONTEINSKUT, DISTRIK RUSTENBURG OP WOENSDAG 21 JUNIE 1972 OM 11 VM. Bul, Afrikander, rooi, brandmerk RX7 onduidelik, 8 jaar. Koci, Afrikander, rooi, brandmerk R3L en R39 onduidelik, brandmerk 4 op bla, 8 jaar.

BONTEBERGSKUT, DISTRIK POTGIETERSRUS OP WOENSDAG 28 JUNIE 1972 OM 11 VM. Hamel, wit met swart kop, regtieroer jukskei, 1½ jaar.

Notices By Local Authorities Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF WARMBATHS PROPOSED AMENDMENT OF THE WARMBAD TOWN - PLANNING SCHEME NO. 1 OF 1948:

The Town Council of Warmbad has prepared a draft amendment Town-planning scheme to be known as Amendment Scheme No. 1/11.

This draft scheme contains the following proposals:-

- (a) The inclusion in Warmbad town-planning scheme of portion 65 of the farm "Buiskop", 464-K.R.
- (b) The zoning of the abovementioned property as Non-European area.

Particulars of this scheme are open for inspection at the office of the undersigned for a period of four (4) weeks from the date of the first publication of this notice, which is 24th May, 1972. The Board 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 (4) weeks of the first publication of this notice, which is 24th May, 1972, 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.

J. S. VAN DER WLAT,
Town Clerk.

Municipal Offices,
P.O. Box 48,
Warmbad.
3rd May, 1972.
Notice No. 11, D 12/1/10.

Hierdie ontwerpskema bevat die volgende voorstelle:-

- (a) Die insluiting in die Warmbad Dorpsaanlegskema van die eiendom, gedeelte 65 van die plaas "Buiskop", 464 K.R.
- (b) Die sonering van bogenoemde eiendom as Nie-Blankegebied.

Besonderhede van hierdie skema lê ter insae in die kantoor van die ondergetekende vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1972. Die Dorperaad sal oorweeg of die skema aangeneem moet word al dan nie. Enige eienaar of okkupant van vaste eiendom binne die gebied van bogenoemde 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 24 Mei 1972, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. S. VAN DER WLAT,
Stadslerk.

Munisipale Kantore,
Postbus 48,
Warmbad.
3 Mei 1972.
Kennisgewing 11, D 12/1/10.

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period of four (4) weeks from the date of the first publication of this notice, which is the 24th May, 1972.

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 one mile of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) week from the first publication of this notice, which is the 24th May, 1972, inform the undersigned, in writing of such objection or representation and should state whether or not he wishes to be heard by the Council.

A. F. DE KOCK.
Town Clerk.

Municipal Offices,
P.O. Box 3,
Witbank.
24th May, 1972.
Notice Number 34/1972.

STANDSRAAD VAN WITBANK.

VOORGESTELDE WITBANK WYSIGINGSKEMA NO. 1/23.

Kennis geskied hiermee dat die Stadsraad van Witbank 'n ontwerp wysigingsdorpsaanlegskema opgestel het wat bekend sal staan as Wysigingskema No. 1/23.

Hierdie ontwerpskema maak slegs voorsering vir die metrisering van eenhede wat in die oorspronklike dorpsaanlegskema vervat is en geen gebruikmag van enige eiendomme word hierdeur geaffekteer nie.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klert van die Raad, Munisipale Kantoer, Witbank vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1972.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogenoemde dorpsbeplanningskema of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit doen, moet hy die ondergetekende bin-

TOWN COUNCIL OF WITBANK. PROPOSED WITBANK AMENDMENT SCHEME NO. 1/23.

Notice is hereby given that the Town Council of Witbank has prepared a draft amendment town-planning scheme to be known as Amendment Scheme No. 1/23.

This draft scheme covers only metrification of units contained in the original town-planning scheme and no right of use of any property is affected by this amendment.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Witbank, for awil doen, moet hy die ondergetekende bin-

STADSRAAD VAN WARMBAD

VOORGESTELDE WYSIGING VAN DIE WARMBADSE DORPSBEPLANNING- SKEMA NO. 1 VAN 1948.

Die Stadsraad van Warmbad het 'n Wysigingsdorpsbeplanningskema opgestel, wat bekend sal staan as Warmbad Wysigingskema No. 1/11.

ne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 Mei 1972, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad aangehoor wil word of nie.

A. F. DE KOCK.
Stadsklerk.

Munisipale Kantoor,
Posbus 3,
Witbank.
24 Mei 1972.
Kennisgewingnommer 34/1972.

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Particulars of the proposed amendment and revocation will lie for inspection during normal office hours in the office of the Town Clerk for a period of 14 days from date hereof, during which period objections in writing thereto may be lodged with the undersigned.

D. J. RADEMAN,
Town Clerk.

P.O. Box 92,
Zeerust.
30th May, 1972.
Notice No. 15/1972.

(c) Subject to the approval of the Administrator in terms of Section 18(5) of the Local Authorities Rating Ordinance No. 20 of 1933, as amended an extra rate of three cents (3 cents) in the rand (R1) which shall become due on the 1st July, 1972 and payable as to one and a half cent (1,5 cent) on the 1st July, 1972 and the other one and a half cent (1,5 cent) on the 1st January, 1973.

In any case where the rate due payable on the 1st July, 1972, is not paid by the 30th September, 1972 and where the rate due on the 1st of July, 1972 and payable on the 1st of January, 1973, is not paid by the 31st March, 1973, interest will be charged at a rate of seven percent (7%) per annum with effect from the aforesaid 30th September, 1972 and 31st March, 1973, respectively and legal proceedings taken for the recovery thereof.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria.
M.N. No. 12/1972.
30th May, 1972.

STADSRAAD VAN ZEERUST.

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE EN REGULASIES.

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Zeerust van voorname is om die Publieke Gesondheidsverordeninge en Regulasies te wysig deur die imperiale mate, gewigte en temperatuur na die metriekse stelsel oor te skakel en om die verordeninge, betreffende melkerye, melkwinkels, melkleveransiers en koeistalle, aangekondig by Administrateurskennisgewing No. 11 van 12 Januarie 1949, soos gewysig, te herroep.

Besonderhede van die voorgestelde wysiging en herroeping lê gedurende gewone kantoorure in die kantoor van die Stadsklerk ter insae vir 'n tydperk van 14 dae vanaf datum hiervan, gedurende welke tydperk skriftelike besware daar teen by die ondergetekende ingedien kan word.

D. J. RADEMAN,
Stadsklerk.

Posbus 92,
Zeerust.
30ste Mei 1972.
Kennisgewing No. 15/1972.

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STADSRAAD VAN WESTONARIA.

KENNISGEWING VAN BELASTING 1972/73.

Kennis word gegee ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuur Belastingordonnansie No. 20 van 1933, soos gewysig, dat die Stadsraad van Westonaria kragtens Artikel 18 van die gemelde Ordonnansie die volgende belasting vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 gehef het op die liggingswaarde van alle belasbare eiendom binne die munisipale gebied, soos aangevoer in die waardaslys.

(a) 'n Oorspronklike belasting van 'n half sent (0,5 sent) in die rand (R1) wat verskuldig word op 1 Julie 1972 en waarvan 'n kwart sent (0,25 sent) betaalbaar is op 1 Julie 1972 en die ander kwart sent (0,25 sent) op 1 Januarie 1973.

(b) 'n Addisionele belasting van twee-en-'n half sent (2,5 sent) in die rand (R1) wat verskuldig word op 1 Julie 1972 en waarvan een-en-'n-kwart sent (1,25 sent) betaalbaar is op 1 Julie 1972 en die ander een-en-'n-kwart sent (1,25 sent) op 1 Januarie 1973.

(c) Onderhewig aan die goedkeuring van die Administrateur kragtens Artikel 18(5) van die Plaaslike Bestuur Belastingordonnansie, No. 20 van 1939, soos gewysig, 'n verdere belasting van drie sent (3 sent) in die rand (R1) wat verskuldig word op 1 Julie 1972 en waarvan een-en-'n-half sent (1,5) betaalbaar is op 1 Julie 1972 en die ander een-en-'n-half sent (1,5 sent) op 1 Januarie 1973.

In elke geval waar die belasting verskuldig en betaalbaar is op 1 Julie 1972 nie betaal is voor 30 September 1972 nie en waar die belasting verskuldig op 1 Julie 1972 en betaalbaar op 1 Januarie 1973 nie betaal is voor 31 Maart 1973 nie sal rente teen sewe persent (7%) per jaar gehef word op sodanige agterstallige belasting vanaf 30 September 1972 en 31 Maart.

TOWN COUNCIL OF WESTONARIA.

NOTICE OF ASSESSMENT RATES 1972/73.

Notice is hereby given in accordance with the provisions of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Town Council of Westonaria has in terms of Section 18 of the 'said' Ordinance imposed the following rates for the financial year 1st July, 1972, to 30th June, 1973, on the site value of all rateable property within the Municipality, as appearing on the Valuation Roll:

(a) An original rate of a half cent (0,5 cent) in the rand (R1) which shall become due on the 1st July, 1972 and payable as to a quarter cent (0,25 cent) on the 1st July, 1972 and the other quarter cent (0,25 cent) on the 1st January, 1973.

(b) An additional rate of two and a half cent (2,5 cent) in the rand (R1) which shall become due on the 1st July, 1972, and payable as to one and a quarter cent (1,25 cent) on the 1st July, 1972 and the other one and a quarter cent (1,25 cent) on the 1st January, 1973.

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D. J. RADEMAN,
Stadsklerk.

Posbus 92,
Zeerust.
30ste Mei 1972.
Kennisgewing No. 14/1972.

TOWN COUNCIL OF ZEERUST.

AMENDMENT OF PUBLIC HEALTH BY-LAWS AND REGULATIONS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Zeerust intends to amend the Public Health By-laws and Regulations by converting imperial measures, weights and temperatures to the metric system and to revoke the by-laws relating to dairies, milkshops, purveyors of milk and cowsheds, published under Administrator's Notice No. 11 dated the 12th January, 1949, as amended.

1973 onderskeidelik en geregtelike stappe gedaan word vir die verhaal daarvan.

W. J. R. APPELCRYN,
Stadsklerk.

Munisipale Kantore,
Westonaria.
M.K. No. 12/1972.
30 Mei 1972.

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TOWN COUNCIL OF RANDBURG. VALUATION COURT.

Notice is hereby given in terms of the provisions of Section 13(8) of the Local Authorities Rating Ordinance No. 20 of 1933 as amended that the sitting of Valuation Court appointed to consider the objections lodged against the Valuation roll i.r.o. properties situated in the newly incorporated areas for the period 1972/74, and as well as objections lodged against interim valuation rolls i.r.o. Randparkrif, Randparkrif Extension No. 1 and Ferndale Extension No. 4 for the period 1971/74 will be held in the Council Chamber, Municipal Offices, on Monday, 12th June 1972, at 9 a.m.

S. D. DE KOCK,
Town Clerk.

Municipal Offices,
Randburg.
30th May, 1972.
Notice No. 37/1972:

STADSRAAD VAN RANDBURG. WAARDERINGSHOF.

Hiermee word kennis ooreenkomsig die bepalings van Artikel 13(8) van die Plaaslike Bestuur Belastingordonnansie No. 20 van 1933, soos gewysig, gegee dat die sitting van die Waarderingshof wat aangestel is om die besware wat ingediend is teen die waarderingslys, van belasbare eiendomme geleë in die nuutelingelykde gebiede vir die tydperk 1972/74 en besware teen die tussentydse waarderingslyste t.o.v. eiendomme geleë in Randparkrif, Randparkrif Uitbreiding No. 1 en Ferndale Uitbreiding No. 4 vir die tydperk 1971/74 gehou sal word in die Raadsaal, Munisipale Kantore, op Maandag, 12 Junie 1972, om 9 vnn.

S. D. DE KOCK,
Stadsklerk.

Munisipale Kantore,
Randburg.
30 Mei 1972.
Kennisgewing No. 37/1972.

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MUNICIPALITY OF RANDFONTEIN. NOTICE NO. 34 OF 1972.

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 the Town Council of Randfontein intends amending the Water Supply By-Laws to provide new tariffs for the supply of water.

Copies of the proposed amendments will be open for inspection during normal office hours at Room A, Town Hall,

Randfontein, for a period of 14 days from date hereof.

C. P. JOUBERT,
Town Clerk.

Municipal Offices,
Randfontein.
30th May, 1972.

skriftelike besware met redes ontvang sal word.

J. A. BOTES,
Stadsklerk.

Pietersburg.
30 Mei 1972.

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MUNISIPALITEIT RANDFONTEIN. KENNISGEWING NO. 34 VAN 1972. WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekend gemaak dat die Stadsraad van Randfontein van voorneme is om die Watervoorsieningsverordeninge te wysig om voorsering te maak vir nuwe tariewe vir die voorsering van water.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van 14 dae vanaf die datum hiervan gedurende normale kantoorure in Kamer A, Stadhuis, Randfontein, ter insae lê.

C. P. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Randfontein.
30 Mei 1972.

369 — 30

PIETERSBURG MUNICIPALITY. ADOPTION OF NEW DOG AND DOG LICENSING BY-LAWS.

Notice is hereby given in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended that the Municipality of Pietersburg resolved to revoke its old Dog and Dog Licences By-laws, promulgated under Administrator's Notice No. 811 of the 18th December, 1928, and to adopt new by-laws in this regard.

Copies of the new By-laws are available for inspection at Room 402, Civic Centre, during the normal office hours, until Friday the 16th June, 1972. Objections will be received until the mentioned date.

J. A. BOTES,
Town Clerk.

Pietersburg.
30th May, 1972.

TOWN COUNCIL OF ORKNEY. AMENDMENT TOWN-PLANNING SCHEME 1/2.

The Town Council of Orkney has prepared a draft Amendment Town-planning Scheme, to be known as Orkney Amendment Town-planning Scheme 1/2.

This draft scheme contains the following proposal:

The rezoning of the Remainder of Portion 47 of erf 2157, Orkney, situated on the corner of Flecker Road and Tennyson Avenue, Orkney, in extent approximately 2380 square meters, from "Municipal" to "Domestic Industrial".

The name and address of the owner of the property concerned is as follows:-

Town Council of Orkney,
P.O. Box 34,
Orkney.

Particulars of this scheme are open for inspection at Room 124, Municipal Offices, Patmore Road, Orkney, for a period of (4) four weeks from the date of the first publication of this notice, which is 30th May, 1972.

Any owner or occupier of immovable property within the area of the above-mentioned 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 (4) four weeks of the first publication of this notice, which is 30th May, 1972, inform the Town Council of Orkney in writing of such objection or representation and shall state whether or not he wishes to be heard by the Town Council of Orkney.

J. J. F. VAN SCHOOR,
Town Clerk.

Municipal Offices,
Patmore Road,
(P.O. Box 34);
Orkney.
30th May, 1972.
Notice No. 15/1972.

MUNISIPALITEIT PIETERSBURG. AANVAARDING VAN NUWE HONDEEN HONDELISENSIEVERORDENINGE.

Hiermee word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, kennis gegee dat die Stadsraad van Pietersburg besluit het om sy ou Honde en Hondelicensies Bywette afgekondig by Administrateurskennisgewing No. 811 van 18 Desember 1928, te herroep, en 'n nuwe stel in die plek daarvan aan te neem.

Afskrifte van die nuwe stel Verordeninge lê ter insae by Kamer 402, Burgersentrum, gedurende gewone kantoorure tot Vrydag 16 Junie 1972, tot welke datum

STADSRAAD VAN ORKNEY.

WYSIGING DORPSBEPLANNINGSKEMA 1/2.

Die Stadsraad van Orkney het 'n wysigingontwerp dorpsbeplanningskema opgestel wat bekend sal staan as die Orkneyse Wysigingsdorpsbeplanningskema No. 1/2.

Hierdie ontwerp skema bevat die volgende voorstel:

Dic herindeling van die Restant van Gedelte 47 van erf 2157, Orkney, geleë op die hoek van Fleckerweg en Tennysonlaan, Orkney, groot ongeveer 2380 vierkante meter, van "Munisipaal" na "Huis-nywerheid".

Die naam en adres van die eienaar van die eiendom is:

Stadsraad van Orkney,
Posbus 34,
Orkney.

Besonderhede van hierdie skema lê ter insae te kamer 124, Municipale Kantoor, Patmoreweg, Orkney, vir 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 30 Mei 1972.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsraad van Orkney binne (4) vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 30 Mei 1972 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad van Orkney gehoor wil word of nie.

J. J. F. VAN SCHOOR,
Stadsklerk.

Municipale Kantore,
Patmoreweg,
(Posbus 34),
Orkney.
30 Mei 1972.
Kennisgewing No. 15/1972.

371-30-7

VILLAGE COUNCIL OF DELARAYVILLE.

ADOPTION AND AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends:—

1. To adopt the following by-laws:—

(a) The Standard Health By-laws for crèches and crèches-cum-nursery Schools for white children, published under Administrator's Notice No. 273 dated 1st March, 1972.

(b) The Standard Electricity By-laws published under Administrator's Notice No. 1627 dated 24th November, 1971.

2. To amend the following by-laws:—

(a) The Electricity Supply By-laws, published under Administrator's Notice No. 86 of 6th February, 1963, as amended, by the revocation of certain sections.

(b) The Building By-laws published under Administrator's Notice No. 55 of 25th January, 1928, as amended, to make provision for the erection of buildings with hebelgasconcrete.

Copies of the proposed adoption and amendment of the by-laws are open for inspection at the municipal offices Delareyville, and any objections should be lodged with the undersigned in writing on or before 21st June, 1972.

F. J. PELSER,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Delareyville.
30th May, 1972.
Notice No. 17/1972.

DORPSRAAD VAN DELAREYVILLE. AANVAARDING EN WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad voornemens is om:—

1. Die volgende verordeninge te aanvaar:—

(a) Die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise - cum - Kleuterskole vir blanke kinders, afgekondig by Administrateurskennisgewing No. 273 gedateer 1 Maart 1972.

(b) Die Standaardelektrisiteitsverordeninge afgekondig by Administrateurskennisgewing No. 1627 van 24 November 1971.

2. Die volgende verordeninge te wysig:—

(a) Die Elektrisiteitsvoorsieningsverordeninge, afgekondig by Administrateurskennisgewing No. 86 van 6 Februarie 1963 soos gewysig, deur die herroeping van sekere gedeeltes.

(b) Die Bouverordeninge afgekondig by Administrateurskennisgewing No. 55 van 25 Januarie 1928, soos gewysig, om voorseeing te maak vir die oprigting van geboue met hebelgasbeton.

Afskrifte van die voorgestelde aanname en wysiging van die verordeninge is ter insae in die Municipale Kantore, Delareyville, en enige besware moet voor of op 21 Junie 1972 skriftelik by die ondergetekende ingedien word.

F. J. PELSER,
Stadsklerk.

Municipale Kantore,
Posbus 24,
Delareyville.
30 Mei 1972.
Kennisgewing No. 17/1972.

372 — 30

TOWN COUNCIL OF RANDBURG.

STANDARD HEALTH BY-LAWS FOR CRÈCHES AND CRÈCHES-CUM NURSERY SCHOOLS FOR WHITE CHILDREN.

Notice is hereby given in terms of section 96bis(2) of Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to adopt the Standard Health By-laws for Crèches and Crèches-Cum-Nursery Schools as published in Extraordinary Official Gazette No. 3559 of 1st March, 1972.

Copies of the proposed By-laws are open for inspection during normal office hours at Room No. 108, Municipal Offices, Hendrik Verwoerd Drive, Randburg, until the 21st June, 1972.

S. D. DE KOCK,
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
30th May, 1972.
Notice No. 31/1972.

STADSRAAD VAN RANDBURG.

STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE - CUM - KLEUTERSKOLE VIR BLANKE KINDERS.

Kennis geskied hiermee ingevolge Artikel 96bis(2) van Ordonnansie 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voornem is om die Standaardverordeninge ten opsigte van Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole soos gepubliseer in Buitengewone Offisiële Koerant No. 3559 van 1 Maart 1972 aan te neem.

Afskrifte van die voorgestelde Verordeninge lê ter insae gedurende gewone kantoorure by Kamer 108, Municipale Kantore, Hendrik Verwoerdrylaan, Randburg, tot en met 21 junie 1972.

S. D. DE KOCK,
Stadsklerk.

Municipale Kantore,
Privaatsak 1,
Randburg.
30 Mei 1972.
Kennisgewing No. 31/1972.

373-30

VILLAGE COUNCIL OF GROBLERSDAL.

INTERIM VALUATION ROLL.

Notice is hereby given in terms of the provisions of the Local Government Rating Ordinance, 1933, as amended that an Interim Valuation Roll, for the period 1st July, 1970, to 31st December, 1971, of all properties within the Groblersdal Municipality, has been completed and shall lie for public inspection at the office of the Town Clerk, Municipal Offices, Groblersdal from the 30th May, 1972, until the 30th June, 1972, during office hours.

Any person interested may until and on the 30th June, 1972, on the prescribed form obtainable from the Town Clerk, lodge notice of objection in respect of any valuation of any rateable property included in the valuation roll, or in respect of the omission therefrom of any rateable property, or in respect of any other error, omission or misdescription.

Nobody shall be entitled to argue any objection before the Valuation Court, unless he shall first have lodged such notice of objection as aforesaid, with the Town Clerk.

P. C. F. VAN ANTWERPEN,
Town Clerk.

Municipal Offices,
Groblersdal.
30th May, 1972.
Notice No. 15/1972.

DORPSRAAD VAN GROBLERSDAL. TUSSENTHYDSE WAARDERINGSLYS.

Kennis geskied hierby ingevolge die bepalings van die Plaaslike Bestuur-Belastingordonnansie, 1933, soos gewysig, dat 'n Tussentydse Waarderingslys, vir die tydperk 1 Julie 1970 tot 31 Desember 1971, van eiendomme geleë binne die Municipaliteit Groblersdal, voltooi is en vir publieke insac lê ten kantore van die Stadsklerk, Municipale Kantore, Groblersdal, vanaf 30 Mei tot 30 Junie 1972, gedurende kantoorure.

Enige belanghebbende persoon mag tot en met 30 Junie 1972, op die voorgeskrewe term wat van die Stadsklerk verkrybaar is, kennisgewing van beswaar indien teen

die waardering van enige eiendom wat in die lys verskyn, of teen die weglatting uit die lys van belasbare eiendom of teen 'n ander fout, onvolledige of verkeerde omstrywing.

Niemand sal die reg hê om 'n beswaar voor die Waarderingshof te opper, tensy hy die sodanige kennisgewing van beswaar op die wyse hierbo genoem, by die Stadsklerk ingedien het nie.

P. C. F. VAN ANTWERPEN,
Stadsklerk.
Munisipale Kantore,
Groblersdal.
30 Mei 1972.
Kennisgewing No. 15/1972.

374 — 30

CITY COUNCIL OF PRETORIA.
AMENDMENT OF DRAINAGE BY-LAWS.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria has amended its Drainage By-Laws, published under Administrator's Notice No. 744 of 23rd July, 1969.

The objection of the amendment is the increase of the existing tariffs.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 413, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of fourteen (14) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.

Notice No. 160 of 1972.
30th May, 1972.

STADSRAAD VAN PRETORIA.**WYSIGING VAN RIOLERINGSVERORDENINGE.**

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Rioleringsverordeninge, afgekondig by Administrateurskennisgewing No. 774 van 23 Julie 1969, gewysig het.

Die doel van die wysiging is die verhoging van die bestaande tariewe.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 413, Wesblok, Mun-

nisgewing af, in kamer 413, Wesblok, Munitoria, Van der Walt-straat, Pretoria ter insae.

HILMAR RODE,
Stadsklerk.

Kennisgewing No. 160 van 1972.
30 Mei 1972.

375 — 30

CITY COUNCIL OF PRETORIA.
AMENDMENT OF PUBLIC HEALTH BY-LAWS.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria has amended its Public Health By-Laws, published under Government Notice No. 958 of 1903 as amended an Afrikaans translation of which was published under Administrator's Notice No. 572 of 18th July, 1956.

The object of the amendment is the increase of the existing tariffs.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 413, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of fourteen (14) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.

Notice No. 159 of 1972.
30th May, 1972.

STADSRAAD VAN PRETORIA.**WYSIGING VAN DIE VERORDENINGE BETREFFENDE OPENBARRE GE-SONDHEID.**

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Verordeninge Betreffende Openbare Gesondheid, afgekondig by Goewermentskennisgewing No. 958 van 1903 soos gewysig, waarvan 'n Afrikaanse vertaling by Administrateurskennisgewing No. 572 van 18 Julie 1956 afgekondig is gewysig het.

Die doel van die wysiging is die verhoging van die bestaande tariewe.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 413, Wesblok, Mun-

toria, Van der Walt-Straat, Pretoria ter insae.

HILMAR RODE,
Stadsklerk.
Kennisgewing No. 159 van 1972.
30 Mei 1972.

376 — 30

WITBANK TOWN COUNCIL.**ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÈCHES AND CRÈCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.**

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that it is the intention of the Council to adopt the abovementioned standard by-laws, published under Administrator's Notice No. 273 dated 1st March, 1972.

Copies of the relevant standard by-laws may be perused during normal office hours at the office of the Clerk of the Council, and any objection must be lodged in writing with the undersigned on or before the 15th June, 1972.

A. F. DE KOCK,
Town Clerk.
Municipality Offices,
P.O. Box 3,
Witbank.
Notice No. 40/1972.
30th May, 1972.

STADSRAAD VAN WITBANK.**AANNAME VAN STANDAARDGE-SONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE - CUM - KLEUTERSKOLE VIR BLANKE KINDERS.**

Hiermee word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om bogenoemde Standaardverordeninge, afgekondig by Administrateurskennisgewing No. 273 van 1 Maart 1972, te aanvaar.

Afskrifte van die betrokke Standaardverordeninge lê ter insae gedurende normale kantoorure op kantoor van die Klerk van die Raad, en enige besware moet skriftelik aan die ongetekende gerig word om hom nie later nie as 15 Junie 1972 te bereik.

A. F. DE KOCK,
Stadsklerk.
Munisipale Kantoor,
Posbus 3,
Witbank.
Kennisgewing No. 40/1972.
30 Mei 1972.

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Printed for the Transvaal Provincial Administration, Gedruk vir die Transvaalse Provinciale Administrasie,
Pta., by Hoofstadpers Beperk, P.O. Box 422, Pretoria. Pta., deur Hoofstadpers Beperk, Posbus 422, Pretoria.