

No. 137 (Administrateurs-), 1972.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staats-president-in-raad toegestem het, af te kondig;

So is dit dat ek hierby die Wysigsordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1972, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 20ste dag van Julie Eenduisend Negehonderd Twee-en-Sewentig.

D. S. v.d. M. BRINK,

Wnde. Administrateur van die Provincie Transvaal.

P.R. 4-11(1972/14)

ORDONNANSIE NO. 6 VAN 1972.

(Toestemming verleen op 7 Julie 1972.)

(Engelse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, om te bepaal dat die raad uit sewe lede bestaan; deur in artikel 19 'n verwysing na artikel 47A van die Ordonnansie op Plaaslike Bestuur, 1939, in te sluit; en om voorstiening te maak vir die belegging van enige batige saldo in die inkomste van die raad.

Die Provinciale Raad van Transvaal VERORDEN AS VOLG:—

1. Artikel 4 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die woord "ses" deur die woord "sewe" te vervang.

Wysiging van artikel 4 van Ordonnansie 20 van 1943, soos gewysig by artikel 2 van Ordonnansie 24 van 1948, soos vervang deur artikel 3 van Ordonnansie 15 van 1966, en soos vervang deur artikel 5 van Ordonnansie 15 van 1969.

2. Artikel 19 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

Gedrag van lid, beampete of dienaar van die raad.
19. Die bepalings van artikel 39 en subartikels (2), (3) en (4) van artikel 40 en artikels 42 tot en met 47A van die Ordonnansie op Plaaslike Bestuur, 1939, is *mutatis mutandis* van toepassing op 'n lid, beampete of dienaar van die raad: Met dien verstande dat vir die toepassing van hierdie artikel die woorde 'raadslid' en 'munisipaliteit' in daardie artikels opgevat moet word as betekende onderskeidelik 'lid van die raad' en 'regsgebied van die raad'.

Vervanging van artikel 19 van Ordonnansie 20 van 1943.

"Conduct of member, officer or servant of the board."

No. 137 (Administrator's), 1972.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Transvaal Board for the Development of Peri-Urban Areas Amendment Ordinance, 1972, which is printed hereunder.

Given under my Hand at Pretoria on this 20th day of July, One thousand Nine hundred and Seventy-two.

D. S. v.d. M. BRINK,
Deputy Administrator of the Province Transvaal.

P.R. 4-11(1972/14)

ORDINANCE NO. 6 OF 1972.

(Assented to on 7th July, 1972.)

(English copy signed by the State President.)

AN ORDINANCE

To amend the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, by providing that the board shall consist of seven members; by including in section 19 a reference to section 47A of the Local Government Ordinance, 1939; and by making provision for the investment of any credit balance in the revenue of the board.

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

1. The Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (hereinafter called the principal Ordinance), is hereby amended by the substitution in section 4 for the word "six" of the word "seven".

Amendment of section 4 of Ordinance 24 of 1943, as amended by section 2 of Ordinance 24 of 1948, as substituted by section 3 of Ordinance 15 of 1966, and as substituted by section 5 of Ordinance 15 of 1969.

2. The following section is hereby substituted for section 19 of the principal Ordinance:

Substitution of section 19 of Ordinance 20 of 1943.

19. The provisions of section 39 and subsections (2), (3) and (4) of section 40 and sections 42 to 47A, inclusive, of the Local Government Ordinance, 1939, shall apply *mutatis mutandis* to a member, officer or servant of the board: Provided that the words 'council', 'councillor' and 'municipality' in those sections shall, for the purpose of this section, be construed as meaning 'board', 'member of the board' and 'area under the jurisdiction of the board' respectively.".

3. Die volgende artikel word hierby na artikel 26 van die Hoofordonnansie ingevoeg:

"Bevoegdheid van raad om inkomste te bele." **26A.** Enige batige saldo in die inkomste van die raad soos in artikel 26 genoem, kan in aandele, fondse en sekuriteite soos in artikel 33 van die 'Johannesburg Municipality Borrowing Powers Ordinance 1903' (Ordonnansie 3 van 1903), beoog, of op enige ander wyse wat die Administrateur goedgekeur, belê word.”.

4. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1972.

Insertion of section 26A in Ordinance 20 of 1943.

“Power of board to invest revenue.” **26A.** Any credit balance in the revenue of the board referred to in section 26, may be invested in stocks, funds and securities as contemplated in section 33 of the Johannesburg Municipality Borrowing Powers Ordinance 1903 (Ordinance 3 of 1903) or in any other manner approved by the Administrator.”.

4. This Ordinance shall be called the Transvaal Board for the Development of Peri-Urban Areas Amendment Ordinance, 1972.

No. 138 (Administrateurs-), 1972.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleent word om 'n ordonnansie, waarin die Staatspresident-inrade toegestem het, af te kondig:

So is dit, dat ek hierby die Wysigingsordonnansie op Padverkeer, 1972, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 20ste dag van Julie Eenduisend Negehonderd Twee-en-Sewentig.

D. S. v.d. M. BRINK,
Wnde. Administrateur van die Provincie Transvaal.
P.R. 4-11(1972/18)

ORDONNANSIE NO. 7 VAN 1972.

(Toestemming verleent op 7 Julie 1972.)

(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Om die Ordonnansie op Padverkeer, 1966, te wysig deur verdere voorsteling te maak ten opsigte van die klassifikasie van 'n leerling- of bestuurderslisensie en die magtiging daardeur verleent soos in artikel 58 beoog; deur 'n nuwe artikel 64A in te voeg wat die Administrateur magtig om te gelas waar en deur watter toetsbeampete vir bestuurderslisensies 'n aansoeker om 'n lisensie om 'n trekker te bestuur, ondervra en getoets kan word; en om voorsteling te maak vir aangeleenthede in verband daarmee.

DE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

1. Artikel 58(2) van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby gewysig deur na paragraaf (b) die volgende paragraaf in te voeg:

“(bA) subartikel (1)(e), geregtig om 'n selfgedrewe dors-, oes- of snymasjien of sondanege ander motorvoertuig as wat die Administrateur voorskryf, te bestuur;”.

Invoeging van artikel 26A in Ordonnansie 20 van 1943.

3. The following section is hereby inserted in the principal Ordinance, after section 26:

“Power of board to invest revenue.”

26A. Any credit balance in the revenue of the board referred to in section 26, may be invested in stocks, funds and securities as contemplated in section 33 of the Johannesburg Municipality Borrowing Powers Ordinance 1903 (Ordinance 3 of 1903) or in any other manner approved by the Administrator.”.

4. This Ordinance shall be called the Transvaal Board for the Development of Peri-Urban Areas Amendment Ordinance, 1972.

No. 138 (Administrator's), 1972.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Council;

Now, therefor, I do hereby promulgate the Road Traffic Amendment Ordinance, 1972, which is printed hereunder.

Given under my Hand at Pretoria on this 20th day of July, One thousand Nine hundred and Seventy-two.

D. S. v.d. M. BRINK,
Deputy Administrator of the Province Transvaal.
P.R. 4-11(1972/18)

ORDINANCE NO. 7 OF 1972.

(Assented to on 7th July, 1972.)

(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Road Traffic Ordinance, 1966, by making further provision in regard to the classification of a learner's or driver's licence and the authority conveyed thereby as contemplated in section 58; by inserting a new section 64A empowering the Administrator to direct where and by which examiner for drivers' licences an applicant for a licence to drive a tractor may be examined and tested; and to provide for matters incidental thereto.

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

1. Section 58(2) of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), is hereby amended by the insertion after paragraph (b) of the following paragraph:

“(bA) subsection (1)(e), be entitled to drive a selfpropelled threshing machine, harvester or mower or such other motor vehicle as the Administrator may prescribe;”.

Amendment of section 58 of Ordinance 21 of 1966, as amended by section 8 of Ordinance 7 of 1968, section 15 of Ordinance 11 of 1970 and section 7 of Ordinance 17 of 1971.

van Ordonnansie 21 van 1966, soos gewysig by artikel 8 van Ordonnansie 7 van 1968, artikel 15 van Ordonnansie 11 van 1970 en artikel 7 van Ordonnansie 17 van 1971.

2. Die Hoofordonnansie word hierby gewysig deur die invoeging na artikel 64 van die volgende artikel:

"Bevoegdheid van Administrateur ten opsigte van 'n lisensie om 'n trekker te bestuur.

Invoeging van artikel 64A in Ordonnansie 21 van 1966.
64A. Ondanks andersluidende bepalings in hierdie Ordonnansie vervat, kan die Administrateur gelas waar en deur watter toetsbeampte vir bestuurderslisensies 'n aansoeker om 'n lisensie om 'n trekker te bestuur, ondervra en getoets kan word."

3. Hierdie Ordonnansie heet die Wysigings-Ordonnansie op Padverkeer, 1972, en word geag datum van in werking te getree het op die eerste dag van Februarie 1972.

No. 139 (Administrateurs-), 1972.

PROKLAMASIE

Ingevolge artikel 20(4) van die Dorpe- en Dorpsaanlegordonnansie, 1931 (Ordonnansie 11 van 1931), verklaar ek hierby die dorp Vereenig-Wes tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 2de dag van Augustus Eenduisend Negehonderd Twee-en-Sewentig.

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

P.B. 4-2-2-2209

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR DIE STADSRAAD VAN VEREENIGING INGEVOLGE DIE BEPALINGS VAN DIE DORP- EN DORPSAANLEGORDONNANSIE, 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 144 VAN DIE PLAAS HOUTKOP NO. 594-IQ., DISTRIK VEREENIGING, TOEGESTAAN IS:

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Vereenig-Wes.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.6393/69.

3. Water.

Die applikant moet 'n sertifikaat aan die Administrator vir sy goedkeuring voorlê waarin vermeld word dat 'n voorraad water, geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is en dat reëlings getref is in verband met dielewering van water en die lê van die pypnet daarvoor in die hele dorp. Hierdie reëlings moet 'n onderneming van die applikant insluit om 'n voorraad water tot by die straatfront van enige erf in die dorp aan te lê wanneer hy deur die eienaar van die betrokke erf daartoe aangesê word: Met dien verstande dat die applikant daarvan

2. The principal Ordinance is hereby amended by the insertion after section 64 of the following section:

In insertion
of
section
64A in
Ordinance
21 of
1966.

64A. Notwithstanding anything to the contrary contained in this Ordinance, the Administrator may direct where and by which examiner for drivers' licences an applicant for a licence to drive a tractor may be examined and tested."

3. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1972, and shall be deemed to have come into operation on the first day of February, 1972.

Short title and date of commencement.

No. 139 (Administrator's), 1972.

PROCLAMATION

In terms of section 20(4) of the Townships and Town-planning Ordinance, 1931 (Ordinance 11 of 1931), I hereby declare Vereenig-Wes Township to be an approved township subject to the conditions contained in the Schedule hereto.

Given under my Hand at Pretoria on this 2nd day of August, One thousand Nine hundred and Seventy-two.

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

P.B. 4-2-2-2209

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF VEREENIGING UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 144 OF THE FARM HOUTKOP NO. 594-IQ., DISTRICT VEREENIGING, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Vereenig-Wes.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.6393/69.

3. Water.

The applicant shall lodge with the Administrator for his approval, a certificate to the effect that a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up including provision for fire fighting services, is available and that arrangements have been made regarding the delivery of the water and the reticulation thereof throughout the township. These arrangements shall include an undertaking by the applicant to reticulate water to the street frontage of any erf in the township when called upon so to do by the owner of the erf concerned provided the

oortuig is dat dit die *bona fide*-voorneme van sodanige eienaar is om binne 'n redelike tydperk daarop te bou.

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

4. Sanitaire Dienste.

Dic applikant moet 'n sertifikaat aan die Administrator vir sy goedkeuring voorlê waarin vermeld word dat reëlings getref is vir sanitäre dienste in die dorp, met begrip van die voorsiening vir die afvoer van afvalwater en die verwydering van vullis.

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

5. Elektrisiteit.

Die applikant moet 'n sertifikaat aan die Administrator vir sy goedkeuring voorlê waarin vermeld word dat reëlings getref is vir die levering van elektrisiteit en die distribusie daarvan deur die hele dorp.

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

6. Mineraalregte.

Alle regte op minerale en edelgestentes word deur die applikant voorbehou.

7. Opheffing van Bestaande Titelvoorwaardes.

Dic applikant moet op eie koste die volgende voorwaardes laat ophef:

(A) "Subject to the condition that the Transferee and its Successors-in-Title or Assigns will not have the right to carry on any trade or business on the property and no store or place of business whatsoever may be opened or conducted on the property without the consent of the said MYRA DULCE ROOD (born Versfeld) married out of community of property to Karel Rood; or her successors-in-title as owner of Portion 'c' of Portion 4 of Portion 'A' of the Eastern Portion of the farm Houtkop No. 28, district Vereeniging, measuring 76,3382 morgen, held under Certificate of Registered Title No. 4182/1935 and Deed of Transfer No. 4183/1935 or any portion or remaining extent thereof.

(B) The portions of the property held hereunder shown on the diagram by the figures hfgE and fCDg respectively, are each subject to the following conditions:

- (1) Except with the written approval of the Administrator first had and obtained the land may not be subdivided nor may any share in it or portion of it be sold, leased or disposed of in any way.
- (2) Except with the written approval of the Administrator first had and obtained not more than one dwelling house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.
- (3) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only".

applicant is satisfied of the *bona fide* intention of such owner to build within a reasonable period

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements shall accompany the said certificate as an annexure thereto

4. Sanitation.

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

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

5. Electricity.

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

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

6. Mineral Rights.

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

7. Cancellation of Existing Conditions of Title.

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

(A) "Subject to the condition that the Transferee and its Successors-in-Title or Assigns will not have the right to carry on any trade or business on the property and no store or place of business whatsoever may be opened or conducted on the property without the consent of the said MYRA DULCE ROOD (born Versfeld) married out of community of property to Karel Rood; or her successors-in-title as owner of Portion 'c' of Portion 4 of Portion 'A' of the Eastern Portion of the farm Houtkop No. 28, district Vereeniging, measuring 76,3382 morgen, held under Certificate of Registered Title No. 4182/1935 and Deed of Transfer No. 4183/1935 or any portion or remaining extent thereof.

(B) The portions of the property held hereunder shown on the diagram by the figures hfgE and fCDg respectively, are each subject to the following conditions:

- (1) Except with the written approval of the Administrator first had and obtained the land may not be subdivided nor may any share in it or portion of it be sold, leased or disposed of in any way.
- (2) Except with the written approval of the Administrator first had and obtained not more than one dwelling house, which shall mean a house designed for use as a dwelling for a single family together with such outbuildings as are ordinarily required to be used in connection with the land, shall be erected on the land.
- (3) Except with the written approval of the Administrator first had and obtained the land shall be used for residential and agricultural purposes only."

8. Erwe vir Staats- en Ander Doeleindes.

- (a) Die applikant moet op eie koste die volgende erwe soos aangedui op die Algemene Plan, aan die bevoegde owerhede oordra vir Staatsdoeleindes:—
- (i) Algemeen: Erf No. 1.
 - (ii) Onderwys: Erf No. 38.
- (b) Die volgende erwe, soos op die Algemene Plan aangedui, moet deur die applikant voorbehou word vir doeleindes soos uiteengesit:—
- (i) Algemene munisipale doeleindes: Erf No. 35.
 - (ii) As parke: Erwe Nos. 84 en 85.
 - (iii) As transformatorterrein: Erf No. 39.

9. Beskikking oor Bestaande Titelvoorraad.

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

10. Riool-, Huis- en Bedryfsafval.

Rioolvuil moet op sodanige manier versamel en gestort word dat dit nie veroorsaak dat die water in die Vaalrivier besoedel word nie en geen huis- of bedryfsafval mag toegelaat word om op óf direkte óf indirekte wyse in die Vaalrivier te vloei nie.

11. Toegang.

Ingang tot die dorp van Provinciale Pad No. P.88-1 en uitgang uit die dorp tot gemelde pad word beperk tot die aansluiting van Provinciale Pad No. P.88-1 en die straat suid van Erf No. 27.

12. 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 Paaidepartement ten opsigte van die grense van die reserwe vir Provinciale Pad No. P.88-1 en die afgestompde hoek by die aansluiting van genoemde pad by die straat suid van Erf No. 27.

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

Die applikant moet die Direkteur, Transvaalse Paaidepartement, tevrede stel betreffende die nakoming van sy voorrade.

14. Wysiging van Dorpsaanlegskema.

Die applikant moet op eie koste die nodige stappe doen om die toepaslike dorpsaanlegskema te laat wysig onmiddellik nadat die dorp geproklameer is.

15. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpsieenaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesonder '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.

8. Land for State and Other Purposes.

- (a) The following erven as shown on the General Plan shall be transferred to the proper authorities by and at the expense of the applicant for State purposes:—
- (i) General: Erf No. 1.
 - (ii) Educational: Erf No. 38.
- (b) The following erven, as shown on the General Plan shall be retained by the applicant for the purposes specified:—
- (i) General municipal purposes: Erf No. 35.
 - (ii) As parks: Erven Nos. 84 and 85.
 - (iii) As a transformer site: Erf No. 39.

9. Disposal of Existing Conditions of Title.

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

10. Sewage, Domestic and Trade Wastes.

Sewage shall be collected and disposed of in such a manner as not to cause the water in the Vaal River to be polluted, and no domestic or trade wastes shall be allowed to discharge either directly or indirectly into the Vaal River.

11. Access.

Ingress to the township from Provincial Road No. P.88-1 and egress from the township to the said road are restricted to the junction of Provincial Road No. P.88-1 and the street south of Erf No. 27.

12. Erection of Fence or Other Physical Barrier.

The applicant shall at its own expense erect and maintain a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department in respect of the boundaries of the reserve for Provincial Road No. P.88-1 and the splayed corner at the junction of the said road and the street south of Erf No. 27.

13. 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.

14. Amendment of Town-planning Scheme.

The applicant shall at its own expense take the necessary steps to have the relevant town-planning scheme amended immediately after proclamation of the township.

15. 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.

16. Nakoming van Voorwaardes.

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

B. TITELVOORWAARDES.

1. Die Erve met Sekere Uitsonderings.

Die erwe met uitsondering van:—

- (i) die erwe genoem in Klousule A8 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir munisipale doeleindes benodig of herverkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het —

is onderworpe aan die voorwaardes hierna genoem:—

(A) ALGEMENE VOORWAARDES.

- (a) Die plaaslike bestuur en enige ander persoon of liggaam met regspersoonlikheid wat skriftelik deur die Administrateur daartoe gemagtig is, het met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel 56bis van Ordonnansie 11 van 1931 nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir die bovemelde doel gedoen of ingestel moet word.
- (b) Nog die eienaar, nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Die aansig behandeling van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikheid van die omgewing benadeel nie.
- (d) Nog die eienaar, nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (e) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos aangekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou word nie.
- (f) Geen geboue van hout en/of sink of geboue van roustene mag op die erf opgerig word nie.
- (g) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om stormwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat toe af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op sy erf vloeï en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, vanwaar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.
- (h) By die indiening van 'n sertifikaat by die Registrateur van Aktes deur die plaaslike bestuur tot dien effekte dat dic dorp in 'n goedgekeurde dorpsaanleg-

16. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section 56bis or Ordinance 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:—

- (i) The erven mentioned in Clause A8 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be required or re-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:—

(A) GENERAL CONDITIONS.

- (a) The local authority and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 56bis of Ordinance 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned purpose.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (d) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (e) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations, as published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.
- (f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipe line or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.
- (h) Upon the submission to the Registrar of Deeds of a certificate by the local authority to the effect that the township has been included in a Town-planning

skema opgeneem is en dat die skema voorwaardes bevat wat in ooreenstemming is met die titelvoorwaardes hierin vervat, sal sodanige titelvoorwaardes verval.

(B) ALGEMENE BESIGHEIDSERWE.

Benewens die voorwaardes uiteengesit in subklousule (A) hiervan, is Erwe Nos. 36 en 37 aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs vir handels- of besigheidsdoelendes gebruik word: Met dien verstande dat, met die skriftelike toestemming van die plaaslike bestuur, die besigheid van 'n vishandelaar of visbakker op die erf gedryf mag word: Voorts met dien verstande dat die erf nie as 'n vermaakklikheids- of vergaderplek gebruik mag word nie.
- (b) Die besigheidsgebou moet gelykydig met of voor die buitegeboue opgerig word.
- (c) Behoudens die bepalings van enige wet, verordening of regulasie en sub-klousule (a) hiervan, is daar geen beperking wat betref die aantal winkels of besigheide wat op die erf opgerig of gedryf mag word nie: Met dien verstande dat geen besigheid van 'n Bantoe-eethuis van watter aard ookal op die erf gedryf mag word nie.
- (d) Geen hinderlike bedryf, soos omskryf óf in artikel 95 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, of in 'n dorpsaanlegskema wat op die gebied van toepassing is, mag op die erf gedryf word nie. Met dien verstande dat met die geskrewe toestemming van die plaaslike bestuur die besigheid van 'n vishandelaar of visbakker op die erf gedryf mag word.

(C) SPESIALE WOONERWE.

Alle erwe met uitsondering van dié wat in subklousule (B) genoem word, is, benewens die voorwaardes in sub-klousule (A) hiervan genoem ook aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal 'n inrigting of ander geboue wat in 'n woongebied tuishoort op die erf opgerig kan word.
- (b) Behalwe met die toestemming van die Administrateur wat sodanige verdere voorwaardes mag voorskryf as wat hy nodig ag mag op die erf nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voorwaarde met die toestemming van die Administrateur van toepassing gemaak mag word op elke gevoglike gedeelte of gekonsolideerde area.
- (c) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelykydig met, of voor, die buitegeboue opgerig word.
- (d) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal opgerig en onderhou word tot bevrediging van die plaaslike bestuur.

Scheme, and that the scheme contains conditions corresponding to the title conditions contained herein such title conditions shall lapse.

(B) GENERAL BUSINESS ERVEN.

In addition to the conditions set out in sub-clause (A) hereof, Erven Nos. 36 and 37 shall be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only: Provided that with the written consent of the local authority, the business of a fishmonger or fish frier may be carried on upon the erf: Provided further that it shall not be used for a place of amusement or assembly.
- (b) The business premises shall be erected simultaneously with or before the erection of the outbuildings.
- (c) Subject to the provisions of any law, by-law or regulation and sub-clause (a) hereof there shall be no limitation of the number of shops or businesses that may be established or conducted on the erf: Provided that no business of a Bantu Eating House of any description shall be conducted on the erf.
- (d) No offensive trade as specified either in section 95 of the Local Government Ordinance, 17 of 1939, or in a Town-planning Scheme in operation in the area may be carried on upon the erf: Provided that with the written consent of the local authority the business of a fishmonger or fish frier may be carried on upon the erf.

(C) SPECIAL RESIDENTIAL ERVEN.

All erven, with the exception of those referred to in sub-clause (B) shall, in addition to the conditions set out in sub-clause (A) hereof, be subject, to the following conditions:

- (a) The erf shall be used for the erection of a dwellinghouse only: Provided that, with the consent of the Administrator after reference to the Townships Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf.
- (b) Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Provided that if the erf is subdivided or if such erf or any portion thereof is consolidated with any other erf or portion of an erf, this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area.
- (c) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (d) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

2. Boulynbeperkings.

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

Erwe Nos. 2, 5, 6, 7, 10 tot 25, 28 tot 34 en 40 tot 83.

Geboue met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 10 meter van die straatgrens daarvan geleë wees: Met dien verstande dat die plaaslike bestuur in buitengewone omstandighede mag toelaat dat geboue op hoek-erwe nie nader as 5 meter van een van die straatgrense opgerig mag word nie.

3. Erwe onderworpe aan Spesiale Voorwaardes.

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

(a) Erwe Nos. 3, 8 en 26.

- (i) Ingang tot en uitgang vanaf die erf is beperk tot die noordelike grens daarvan.
- (ii) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 8 meter vanaf die padreservewegrens van Provinciale Pad No. P.88-1 en minstens 10 meter van enige ander straatgrens daarvan geleë wees.

(b) Erwe Nos. 4, 9 en 27.

- (i) Ingang tot en uitgang vanaf die erf is beperk tot die suidelike grens daarvan.
- (ii) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 8 meter vanaf die padreservewegrens van Provinciale Pad No. P.88-1 en minstens 10 meter van enige ander straatgrens daarvan geleë wees.

4. Servituut vir Riolerings- en Ander Munisipale Doeleindes.

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

- (a) Die erf is onderworpe aan 'n servituut vir riolen en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, 2 meter breed, langs net een van sy grense uitgesonderd 'n straatgrens soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige riolinhoofpypleiding en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens, en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige riolinhoofpypleiding en ander werke veroorsaak word.

5. Woordomskrywing.

In voormalde voorwaardes beteken die uitdrukking "woonhuis" 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

2. Building Line Restrictions.

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

Erven Nos. 2, 5, 6, 7, 10 to 25, 28 to 34 and 40 to 83.

Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 10 metres from any boundary thereof abutting on a street: Provided that the local authority may in special circumstances permit buildings on corner erven to be located not less than 5 metres from one of the street boundaries.

3. Erven Subject to Special Conditions.

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

(a) Erven Nos. 3, 8 and 26.

- (i) Ingress to the erf and egress from the erf are restricted to the northerly boundary thereof.
- (ii) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 8 metres from the road reserve boundary of Provincial Road No. P.88-1 and not less than 10 metres from any other boundary thereof abutting on a street.

(b) Erven Nos. 4, 9 and 27.

- (i) Ingress to the erf and egress from the erf are restricted to the southerly boundary thereof.
- (ii) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 8 metres from the road reserve boundary of Provincial Road No. P.88-1 and not less than 10 metres from any other boundary thereof abutting on a street.

4. Servitude for Sewerage and Other Municipal Purposes.

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

- (a) The erf is subject to a servitude, 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 constructing, maintaining or removing such sewerage mains and other works being made good by the local authority.

5. Definition.

In the foregoing conditions the term "dwelling-house" means a house designed for use as a dwelling for a single family.

6. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klousule A8 gemaak word of enige erf wat verkry word soos beoog in klousule B1(ii) of enige erf wat benodig of herverkry mag word soos beoog in klousule B1(iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige van die voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorleg met die Dorperraad bepaal, en daarbenewens onder die omstandighede hierbo uiteengesit is die onderstaande erwe aan die volgende voorwaardes onderworpe:—

Erwe Nos. 84 en 85.

- (a) Ingang tot en uitgang vanaf die erf is beperk tot die suidelike grens daarvan.
- (b) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word moet minstens 8 meter van die padreserwegrens van Provinciale Pad No. P.88-1 geleë wees.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1318 9 Augustus 1972

REGULASIES VAN DIE GEMEENSKAPLIKE MUNISIPALE MEDIESE HULPFONDS (TRANSVAAL) — WYSIGINGS.

Ingevolge artikel 79bis(6) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby, met ingang van 1 Augustus 1972, die Regulasies van die Gemeenskaplike Municipale Mediese Hulpfonds (Transvaal) aangekondig by Administrateurskennisgewing No. 825 van 27 Oktober 1965 soos in die Bylae hierby uiteengesit.

BYLAE.

1. Regulasie 10 word hierby gewysig deur die volgende nuwe subregulasie (3) in te voeg, terwyl die bestaande subregulasies (3), (4), (5), (6), (7) en (8), subregulasies (4), (5), (6), (7), (8) en (9) word:

“(3) Die komitee kan wanneer hy dit in belang van die fonds ag, van enige werknemer of sy afhanglike vereis om 'n mediese of tandheelkundige ondersoek ten koste van die fonds te ondergaan.”.

2. Tarief VI van Bylae A word hierby deur die volgende Tarief vervang:

“Tarief VI. — Tandheelkundige dienste.

80 persent van die geldtarief vir tandheelkundige dienste insluitende tandheelkundige X-strale en dienste gelewer ten opsigte van mond-, gesigs- en kaakchirurgie, met die volgende beperkings—

- (i) kunsgebit, herstel van kunsgebit, kroon — (akriel) en brugwerk: gesamentlike maksimum van R50 per lid per jaar;
- (ii) orthodontiese behandeling: maksimum van R50 per lid per jaar;
- (iii) goud- en metaalvullings: teen koste van gewone vullings; en
- (iv) 80 persent van wortelbhandeling (teen tarief vir gewone stopsels).”.

6. State and Municipal Erven.

Should any erf referred to in Clause A8 or any erf acquired as contemplated in Clause B1(ii) or any erf required or re-acquired as contemplated in Clause B1(iii) hereof come into the possession of any person other than the State or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be determined by the Administrator, and in addition in the circumstances set out above, the undermentioned erven shall be subject to the following conditions:—

Erven Nos. 84 and 85:

- (a) Ingress to the erf and egress from the erf are restricted to the southerly boundary thereof.
- (b) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 8 metres from the road reserve boundary of Provincial Road No. P.88-1.

ADMINISTRATOR'S NOTICES

Administrator's Notice 1318

9 August, 1972

REGULATIONS GOVERNING THE JOINT MUNICIPAL MEDICAL AID FUND (TRANSVAAL) — AMENDMENTS.

The Administrator hereby in terms of section 79bis(6) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), amends, with effect from the 1st August, 1972, the Regulations governing the Joint Municipal Medical Aid Fund (Transvaal) published under Administrator's Notice No. 825 dated the 27th October, 1965, as set out in the Schedule hereto.

SCHEDULE.

1. Regulation 10 is hereby amended by the insertion of the following new subregulation (3), the existing sub-regulations (3), (4), (5), (6), (7) and (8) becoming sub-regulations (4), (5), (6), (7), (8) and (9):

“(3) The committee may require any employee or his dependent to undergo a medical or dental examination at the expense of the fund, if the committee considers it to be in the interest of the fund.”.

2. The following Tariff is hereby substituted for Tariff VI of Schedule A:

“Tariff VI. — Dental Services.

80 per cent of the tariff of fees of dental services including dental X-rays and services rendered in connection with oral and maxillo-facial surgery, with the following limitations—

- (i) dentures, repair of dentures, crown (acrylic) and bridge work: combined maximum of R50 per member per annum;
- (ii) orthodontic treatment: maximum of R50 per member per annum;
- (iii) gold and metal fillings: at the cost of ordinary fillings; and
- (iv) 80 per cent of root treatment (at tariff for ordinary fillings).”.

Administrateurskennisgewing 1319 9 Augustus 1972

MUNISIPALITEIT CARLETONVILLE: AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Carletonville die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole vir Blanke Kinders, afgekondig by Administrateurskennisgewing 273 van 1 Maart 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-25-146

Administrateurskennisgewing 1320 9 Augustus 1972

MUNISIPALITEIT LOUIS TRICHARDT: AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Louis Trichardt die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole vir Blanke Kinders, afgekondig by Administrateurskennisgewing 273 van 1 Maart 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-25-20

Administrateurskennisgewing 1321 9 Augustus 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 Malanshof Uitbreiding No. 2, tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3151

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR HOSSY AND COMPANY (PROPRIETARY) LIMITED, INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP RESTERENDE GEDEELTE VAN GEDEELTE 168 VAN DIE PLAAS KLIPFONTEIN NO. 203-IQ., DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Malanshof Uitbreiding No. 2.

Administrator's Notice 1319

9 August, 1972

CARLETONVILLE MUNICIPALITY: ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Carletonville has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for White Children, published under Administrator's Notice 273, dated 1 March 1972, as by-laws made by the said Council.

P.B. 2-4-2-25-146

Administrator's Notice 1320

9 August, 1972

LOUIS TRICHARDT MUNICIPALITY: ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Louis Trichardt has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for White Children, published under Administrator's Notice 273 dated 1 March, 1972, as by-laws made by the said Council.

P.B. 2-4-2-25-20

Administrator's Notice 1321

9 August, 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 Malanshof Extension No. 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3151

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY HOSSY AND COMPANY (PROPRIETARY) LIMITED, UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON REMAINING EXTENT OF PORTION 168, ON 'THE FARM KLIPFONTEIN NO. 203-IQ, DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Malanshof Extension No. 2.

2. Ontwerpplan van die Dorp.

Dic dorp bestaan uit crwe en strate soos aangedui op Algemene Plan L.G. No. A.4554/70.

3. Strate.

Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur tot dat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

4. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet, ingevolge artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur, bedrae geld betaal wat gelykstaande is met:

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterreinering in of vir die dorp; en
- (ii) 2% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.

Sodanige begifting is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement.

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

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

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

5. Grond vir Munisipale Doeleindes.

Die applikant moet op eie koste Erf No. 311, soos op die algemene plan aangewys, aan die plaaslike bestuur oordra as 'n transformatorterrein.

6. Verlegging van Kraglyne.

Indien dit weens die stigting van die dorp nodig sou word om enige bestaande kraglyne van die Elektrisiteitsvoorsieningskommissie te verlê, moet die koste van sodanige verlegging deur die applikant gedra word.

7. Slooping van Geboue.

Die applikant moet op eie koste alle geboue geleë binne die boullynreserves, kantruimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur, wanneer hy deur die plaaslike bestuur versoek word om dit te doen.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. 4554/70.

3. Streets.

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.

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:

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township; and
- (ii) 2% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning and Townships Ordinance 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of the erven in the township.

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

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

5. Land for Municipal Purposes.

Erf No. 311, as shown on the general plan shall be transferred to the local authority by and at the expense of the applicant as a transformer site.

6. Deviation of Power Lines.

Should it become necessary by reason of the establishment of the township to deviate any existing power lines of the Electricity Supply Commission then the cost of such deviation shall be borne by the applicant.

7. 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.

8. Beskikking oor bestaande Titelvoorwaardes.

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

9. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpsienaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgeson-derd 'n titel tot vry eiendomsreg of 'n huurkontrak vir 'n tydperk wat vyf jaar nie te bove gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkon-trak soos voornoem mag in enige registrasiekantoor ge-registreer word nie.

10. Nakoming van Voorwaardes.

Die applikant moet die stittingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titel-voorwaardes en enige ander voorwaardes opgelê inge-volge artikel 62 van Ordonnansie 25 van 1965 nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enig-een van die verpligtigs te onthef en om sodanige ver-pligtigs by enige ander persoon of liggaaam met reg-s-persoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:—

- (i) die erf genoem in klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir munisipale doeinde verkry mag word, mits die Administrateur die doeinde waarvoor sodanige erwe nodig is, goedgekeur het —

is onderworpe aan die voorwaardes hierna genoem, opge-lê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n servituut vir riolet-en ander munisipale doeindes, ten gunste van die plaaslike bestuur, 2 meter breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voor-noemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoof-pypeleiding en ander werke wat hy volgens goed-dunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of ver-wydering van sodanige rioolhoofpypeleiding en ander werke veroorsaak word.

2. Erwe Onderworpe aan Spesiale Voorwaarde.

Erwe Nos. 299, 300 en 308 is aan die volgende voor-waarde onderworpe:

8. 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.

9. Restriction on Granting of Long Term Leases.

In terms of section 11 of Act 33 of 1907, the town-ship 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.

10. Enforcement of Conditions.

The applicant shall observe the conditions of establish-ment and shall take the necessary steps to secure the enforcement of the conditions of title and any other con-ditions 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 obliga-tions and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) the erf mentioned in clause A5 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator has ap-proved 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 bounda ries 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 ser-vitude or within 2 metres thereof.
- (c) The local authority shall be entitled to deposit tem-porarily on the land adjoining the aforesaid ser-vitude such material as may be excavated by it during the course of the contruction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall fur-ther be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, main-tenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erven Subject to Special Condition.

Erven Nos. 299, 300 and 308 shall be subject to the following condition:

Die erf is onderworpe aan 'n servituut vir paddoel-eindes ten gunste van die plaaslike bestuur, soos aange-toon op die algemene plan.

3. Staats- en Municipale Erwe.

As die erf waarvan melding in klousule A5 gemaak word of enige erf wat verkry word soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, is sodanige erf aan sodanige voorwaardes onder-worpe as wat die Administrateur mag bepaal.

Administrateurskennisgewing 1322 9 Augustus 1972

MUNISIPALITEIT GERMISTON: WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.

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

Die Verordeninge betreffende Licensies en Beheer oor Besighede van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 198 van 13 Maart 1957, soos gewysig, word hierby verder gewysig deur artikel 292 onder Hoofstuk 12 deur die volgende te vervang:

"Rondloperhonde."

292. (1) Niemand mag toelaat dat enige hond op straat of in 'n openbare plek los rondloop nie.

(2) 'n Gemagtigde dienaar van die Raad of 'n lid van die Polisiemag kan so 'n hond skut.

(3) Iemand wat aanspraak op 'n hond maak wat aldus geskut is, mag nie eis dat dit aan hom terugbesorg word nie, tensy en alvorens hy die skutgeld betaal het, en skrif-telik onderneem om dit behoorlik onder beheer te hou."

P.B. 2-4-2-97-1

Administrateurskennisgewing 1323 9 Augustus 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT NELSPRUIT: VERORDENINGE VIR DIE BEHEER OOR ONTVLAMMBARE VLOEI-STOWWE EN STOWWE.

Administrateurskennisgewing 1026 van 28 Junie 1972 word hierby verbeter deur in paragraaf 4 van die Engelse teks die woord "vasgehoud" deur die woord "vasgebou" te vervang.

P.B. 2/4/2/49/22

Administrateurskennisgewing 1324 9 Augustus 1972

MUNISIPALITEIT ROODEPOORT: AANNAME VAN STANDAARDELEKTRISITEITSVERORDE-NINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939—
 (a) dat die Stadsraad van Roodepoort die Standaard-elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, inge-volge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is; en

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

3. State and Municipal Erven.

Should the erf referred to in clause A5 or any erf acquired as contemplated in Clause B1(ii) and (iii) here-of 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 1322

9 August, 1972

GERMISTON MUNICIPALITY: AMENDMENT TO UNIFORM BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

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

The By-laws relating to Licences and Business Control of the Germiston Municipality, published under Adminis-trator's Notice 198, dated 13 March, 1957, as amended, are hereby further amended by the substitution for section 292 under Chapter 12 of the following:

"Dogs at Large."

292. (1) No person shall permit any dog to be at large in a street or public place.

(2) Any authorised servant of the Council or any mem-ber of the Police Force may take such dog to the pound.

(3) Any person claiming any dog so impounded shall not be entitled to its return to him unless and until he has paid the pound fees and given a written undertaking to keep it within proper control."

P.B. 2-4-2-97-1

Administrator's Notice 1323

9 August, 1972

CORRECTION NOTICE.

NELSPRUIT MUNICIPALITY: BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES.

Administrator's Notice 1026, dated 28 June 1972, is hereby corrected by the substitution in paragraph 4 for the word "vasgehoud" of the word "vasgebou".

P.B. 2/4/2/49/22

Administrator's Notice 1324

9 August, 1972

ROODEPOORT MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS.

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

(a) that the Town Council of Roodepoort has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Electricity By-laws, published under Administrator's Notice 1627, dated 24 November 1971, as by-laws made by the said Council; and

(b) die Tarief van Gelde hierby as 'n Bylae by genoemde standaardverordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

"BYLAE."

TARIEF VAN GELDE.

DEEL I

ALGEMENE KOSTE

Die volgende koste en voorwaardes is van toepassing met betrekking tot algemene dienste wat deur die Raad gelewer word:

1. Verlenging van toevoer-hoofleidings

Waar die perseel van 'n verbruiker so geleë is met betrekking tot die toevoer-hoofleidings dat 'n verlenging van die toevoerhoofleidings nodig is, moet sodanige verbruiker benewens die koste soos uiteengesit in Deel I en Deel II van hierdie tarief, die koste van 'n moontlike verlenging na die bestaande toevoer-hoofleidings betaal wat nodig is om voorsiening vir sodanige perseel beskikbaar te stel. Alle apparaat, materiaal en toerusting wat gebruik word vir die doel van die verlenging word onderhou deur en op koste van die Raad, mits die koste van die herstel van enige skade aan sodanige apparaat, materiaal en toerusting deur die verbruiker betaal moet word.

(1) Kontant Betaaling —

Waar kontant betaal moet word, verskaf die ingenieur 'n beraming van die koste van die verlenging, en die verbruiker moet die geraamde koste vooruit by die stads-treasurier deponeer. By voltooiing van die werk word 'n finale rekening verskaf en die verbruiker moet enige tekort van die gedeponeerde som in vergelyking met die werklike koste vergoed, of, indien die gedeponeerde bedrag meer is as die werklike koste, dan moet sodanige oorskot aan die verbruiker terugbetaal word.

(2) Betaaling oor 'n Tydperk —

Anders kan die Raad volgens sy oordeel 'n ooreenkoms aangaan met die verbruiker, waardeur die verbruiker toegelaat word om die koste van die verlenging in opeenvolgende maandelikse paaiememente te betaal, oor 'n tydperk van nie langer as tien jaar nie en op sulke bepalings en voorwaardes as wat die Raad goedkeur.

(3) Latere Verbindings met 'n Verlenging —

Indien 'n verdere verbinding benodig word aan 'n bestaande verlenging, dan moet die verbruiker wat die verbinding benodig, met betrekking tot daardie deel van die bestaande verlenging vanwaar die verbinding gemaak word 'n bedrag kontant of op die grondslag wat in subartikel (ii) van hierdie artikel genoem word, betaal, bereken volgens die formule:

$$\frac{L_1}{L_2} \times \frac{\left(C - \frac{t}{240} \times C \right)}{N}$$

waar—

- L₁ = die lengte van die verlenging op die punt vanwaar die nuwe verbinding geneem word;
- L₂ = die totale lengte van die verlenging;
- C = die koste van die totale verlenging, min vorige kredietbedrae;
- t = die tydperk in maande solank as die verlenging bestaan het;
- N = die aantal verbruikers wat met die verlenging verbind is, plus die bykomende verbinding.

(b) the Tariff of Charges hereto as a Schedule to the said standard by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the said Ordinance.

"SCHEDULE."

TARIFF OF CHARGES.

PART I.

GENERAL CHARGES.

The following charges and conditions shall apply in respect of general services rendered by the Council:—

1. Extension to Supply Mains.

Where a consumer's premises is so located with reference to the supply mains as to require an extension of the supply mains, such consumer shall, in addition to the charges set out in Part I and Part II of this tariff, be required to pay the cost of any extension to the existing supply mains which may be necessary to make supply available to such premises. All apparatus, material and equipment used for the purpose of the extension shall be maintained by and at the expense of the Council: Provided that the cost of repairing any damage to such apparatus, material and equipment shall be borne by the consumer.

(1) Payment in Cash —

Where payment in cash is to be made, an estimate of the cost of the extension shall be furnished by the engineer, and the consumer shall be required to deposit the estimated cost in advance with the town treasurer. On completion of the work a final account shall be rendered and the consumer shall be required to make good any deficiency of the deposited sum as compared with the actual cost, or, if the amount deposited is in excess of the actual cost, a refund of such excess shall be made to the consumer.

(2) Payment over a Period —

Alternatively the Council may at its discretion enter into an agreement with the consumer, whereby the consumer will be permitted to pay the cost of the extension in consecutive monthly instalments, over a period not exceeding ten years and on such terms and conditions as may be agreed to by the Council.

(3) Subsequent Connections to an Extension —

Should an additional connection require to be made to an existing extension, the consumer requiring the connection shall, in respect of that portion of the existing extension from which the connection is taken, pay in cash or on the basis set out in subitem (2) an amount calculated according to the formula:—

$$\frac{L_1}{L_2} \times \frac{\left(C - \frac{t}{240} \times C \right)}{N}$$

where—

- L₁ = the length of the extension at the point from which the new connection is taken;
- L₂ = the total length of the extension;
- C = the cost of the total extension, less previous credits;
- t = the period in months for which the extension has been in existence;
- N = the number of consumers connected to the extension, plus the additional connection.

Die verbruikers wat bygedra het tot die koste van die bestaande verlenging word na verhouding gekrediteer vir die bedrag wat aldus betaal is.

2. Aansluitingsgeld

(1) Waar meer as een verbruiker voorsien word van 'n enkel diensaansluiting moet 'n aparte meter vir elke verbruiker geïnstalleer word.

(2) Vaste Enkelfasige Ondergrondse Dienstaansluitings

Die heffing vir 'n enkelfasige ondergrondse diensaansluiting is R120. Na goeddunke van die Ingenieur sal enkelfasige ondergrondse diensaansluitings in sekere dorpsgebiede slegs voorsien word na 'n meterkabinet geleë op die standplaasgrens in 'n posisie deur die Ingenieur goedgekeur. Hierdie meterkabinet van 'n goedgekeurde tipe moet in beton, klip of steenwerk opgerig word. Die onderkant van hierdie kabinet mag nie laer as 750 mm van die grondoppervlakte wees nie.

Die heffing vir so 'n aansluiting van die verbruiker se meterkabinet op die standplaasgrens na die Raad se elektrisiteitshoofleiding is R85.

(3) Vaste Laespannings Driefasige Ondergrondse Dienstaansluitings:

Die heffing vir 'n laespannings driefasige ondergrondse diensaansluiting word beken op die grondslag van die koste van materiaal en arbeid (vervoer ingesluit) wat gebruik sal word om 'n aansluiting vanaf die verbruiker se meterpunt tot in die middelpunt van die pad, straat of deurgang wat grens aan die verbindingspunt met die Raad se hoofelektrisiteitstoevoerleidings te maak, plus 10% (tien persent) van sodanige koste.

(4) Vaste Hoogspannings Ondergrondse Dienstaansluitings vir Blokke Woonstelle, Nywerheids- en Besigheidsverbruikers:

'n Standaard substasie-kamer moet deur die verbruiker voorsien word. Die heffing vir 'n hoogspannings ondergrondse diensaansluiting word bereken op die grondslag van die koste van materiaal en arbeid (vervoer ingesluit) wat gebruik sal word om 'n aansluiting vanaf die verbruiker se meterpunt tot by die middelpunt van die pad, straat of deurgang wat grens aan die verbindingspunt met die Raad se hoofelektrisiteitstoevoerleidings te maak, plus 10% (tien persent) van sodanige koste.

(5) Tydelike Aansluitings:

- Die heffing vir 'n tydelike bogrondse aansluiting aan skakels wat deur die verbruiker in posisies soos deur die Raad bepaal, aangebring word, word bereken op die grondslag van koste van materiaal en arbeid (vervoer ingesluit) plus 10% (tien persent) van sodanige koste.
- Die koste vir 'n tydelike aansluiting slegs vir die skuur van vloere waar die permanente dienshoofleidings en die ontvangstoestel vir die Raad se toerusting geïnstalleer is, is R3 (drie rand).

3. Gelde vir Heraansluiting

(1) Daar word geen koste bereken vir heraansluiting by 'n verandering van bewoning nie;

(2) Die koste vir heraansluiting na tydelike ontruiming van 'n perseel is R1,50 (een rand vyftig sent);

(3) Die koste vir elke heraansluiting na afsluiting ingevolge artikel 11(1) is R1,50 (een rand vyftig sent) indien die versoek om heraansluiting gedurende normale kantoorure gedoen word, en R2 (twee rand) indien sodanige versoek buite normale kantoorure gedoen word. Met dien verstande dat geen sodanige aansluiting na 8.00 nm uitgevoer sal word nie.

The amount so paid shall be credited proportionately to the consumers who contributed to the cost of the existing extension.

2. Connection Fees.

(1) Where more than one consumer is supplied from a single service connection a separate meter shall be installed for each consumer.

(2) Fixed Single-phase Underground Service Connections.

The charge for a single-phase underground service connection shall be R120. At the discretion of the engineer, in certain townships single-phase underground service connections will only be provided to a meter cabinet situated on the stand boundary in a position approved by the engineer. This meter cabinet of an approved type shall be erected in concrete, stone or brickwork. The bottom of this cabinet shall be not less than 750 mm from ground level. The charge for such a connection from the consumer's meter cabinet situated on the stand boundary to the Council's electricity supply mains, shall be R85.

(3) Fixed Low Tension Three-Phase Underground Service Connections.

The charge for an underground service connection shall be the cost of material and labour (including transport) which would be used to make a connection from the consumer's metering point to the centre point of the road, street or thoroughfare adjacent to the point of connection to the Council's electricity supply mains, plus 10% (ten per cent) of such cost.

(4) Fixed High Tension Underground Service Connections for Blocks of Flats, Industrial and Business Consumers.

The consumer shall provide a standard sub-station chamber. The charge for a high-tension underground service connection shall be the cost of material and labour (including transport) which would be used to make a connection from the consumer's metering point to the centre point of the road, street or thoroughfare adjacent to the point of connection to the Council's electricity supply mains, plus 10% (ten per cent) of such cost.

(5) Temporary Connections.

- The charge for a temporary connection to shackles to be fixed by the consumer in a position to be determined by the Council, shall be the cost of material and labour (including transport) plus 10% (ten per cent) of such cost.
- The charge for a temporary connection for floorsanding purposes only where the permanent service mains and the receptacle for the Council's equipment have been installed, shall be R3 (three rand).

3. Reconnection Fees.

(1) There shall be no charge for reconnection at change of tenancy;

(2) The charge for reconnection after temporary vacating of premises shall be R1,50 (one rand fifty cents);

(3) The charge for each reconnection after disconnection in terms of section 11(1) shall be R1,50 (one rand fifty cents) if the request for reconnection is made during normal office hours and R2 (two rand) if such request is made outside normal office hours: Provided that no reconnection shall be made after 8.00 p.m.

4. Heffing vir die Toets van Meters

Die heffing vir die toets van die juistheid van 'n meter ingevolge artikel 9(1) is R3 (drie rand).

5. Toetsgeld vir Installasie

Die heffing vir die herinspeksie of hertoetsing van 'n installasie ingevolge artikel 17(8)(b) is R5 (vyf rand). Dit is ook die fooi wat gehef word vir 'n hertoets indien die aannemer nie die bestelling hou wat hy met die inspekteur gemaak het nie.

6. Klagte oor "Geen Ligte"

Wanneer die Elektrisiteitsafdeling versoek word om 'n onderbreking van die toevoer na die perseel van enige verbruiker te herstel, en as bevind word dat sodanige onderbreking te wyte is aan enige oorsaak wat nie 'n fout in die Raad se hoofleidings of apparate is nie, moet die verbruiker 'n bedrag van R1 (een rand) vir elke sodanige herstelling betaal.

7. Transformator Huurgeld

Die gelde vir die huur van transformatore is soos volg: Vir elke 50-kVA vermoë of gedeelte daarvan: R4 (vier rand).

8. Algemene Dienste

Enige diens wat op versoek van 'n verbruiker gelewer word en waarvoor geen voorsiening in hierdie tarief gemaak word nie, word bereken teen die koste vir die Raad plus 10% (tien persent) en die verbruiker moet die geraamde koste by die tesourier deponeer. By voltooiing van die werk moet 'n finale rekening voorgelê word en die verbruiker moet enige tekort van die gedeponerde som in vergelyking met die werklike koste vergoed, of, indien die bedrag wat gedeponereer is, meer is as die werklike koste, dan moet 'n terugbetaling van sodanige oorskot aan die verbruiker gemaak word.

9. Gelde vir die Registrasie van Aannemers

Die heffing vir die registrasie of lisensiëring van aannemers in terme van artikel 15(2) is R1,50 (een rand vyftig sent). Die heffing vir die uitreiking van 'n duplikaat in terme van artikel 15(3) is R1 (een rand).

10. Deposito's

Die minimum deposito vir enige aansluiting in terme van artikel 6(1) is R20 (twintig rand).

11. Algemeen

Behalwe waar die Raad in item 1(2) en (3) van Deel I van hierdie tarief sy goedkeuring verleen aan betaling paaiemsgewys, is alle koste en/of deposito's genoem in items 1, 2, 4, 5, 8 en 10 van Deel I van hierdie tarief vooruit betaalbaar, en tenminste 7 (sewe) dae voordat die diens verlang word, mits die betaling van sulke koste die Raad nie onder 'n verpligting plaas om sodanige diens of elektriese energie binne 7 (sewe) dae na betaling van sulke koste te lewer nie.

DEEL II**ELEKTRISITEITSTARIEF****1. Huishoudelike Toevoer**

- (1) Hierdie tarief is van toepassing op die volgende:—
- Woonhuise
 - Losieshuise
 - Residensiële woonstelle
 - Residensiële klubs

4. Meter Test Fees

The charge for the accuracy testing of a meter in terms of section 9(1) shall be R3 (three rand).

5. Installation Test Fees

The charge for a re-inspection or retest of an installation in terms of section 17(8)(b) shall be R5 (five rand). This shall also be the fee charged for the retest when a contractor fails to keep his appointment made with the inspector.

6. "No Light" Complaints

When the Electricity Department is called upon to attend to a failure of the supply to any consumer's premises, and when such failure is found to be due to any cause other than a fault in the Council's mains or apparatus, a fee of R1 (one rand) shall be paid by the consumer for each such attendance.

7. Transformer Rental

The charges for the hire of transformers shall be as follows: For each 50 kVA capacity or part thereof: R4 (four rand).

8. General Services

Any service rendered upon request by a consumer and not provided for in this tariff, shall be charged at the cost to the Council plus 10% (ten per cent), and the consumer shall be required to deposit the estimated cost with the treasurer.

On completion of the work a final account shall be rendered and the consumer shall be required to make good any deficiency of the deposited sum as compared with the actual cost or, if the amount deposited is in excess of the actual cost, a refund of such excess shall be made to the consumer.

9. Charges for the Registration of Contractors

The charge for the registration or licensing of a Contractor in terms of section 15(2) shall be R1,50 (one rand fifty cents). The charge for the issuing of a duplicate in terms of section 15(3) shall be R1 (one rand).

10. Deposits

The minimum deposit for any connection in terms of section 6(1) shall be R20 (twenty rand).

11. General

Excepting where in item 1(2) and (3) of Part 1 of this tariff, the Council agrees to payment in instalments, payment of all charges and/or deposits referred to in items 1, 2, 4, 5, 8 and 10 of Part 1 of this tariff shall be made in advance, and at least 7 (seven) days before the service is desired, provided the tendering of such a charge shall not place the Council under any obligation to render such services, or supply electric energy, within 7 (seven) days after the payment of such a charge.

PART II.**ELECTRIC ENERGY CHARGES.****1. Domestic Supply**

- (1) This tariff shall apply to the following:—
- Dwelling-houses.
 - Boarding-houses.
 - Residential flats.
 - Residential clubs.

- (e) Geboue of aparte gedeeltes van geboue wat van aparte meters voorsien is en uitsluitlik vir woondoeleindes gebruik word.
 - (f) Kerke
 - (g) Koshuise
 - (h) Sportklubs
 - (i) Liefdadigheidstehuise
 - (j) Landbouverbruikers wie se geïnstalleerde kapasiteit nie 50 kVA oorskry nie, wat nie teen hoogspanning voorsien word nie, en wie se verbruik nie aan die hoogspanningskant gemeet word nie.
 - (k) Jeugorganisasies
- (2) Die volgende gelde is betaalbaar:—
- (a) Vaste beskikbaarheidstarief, of elektrisiteit verbruik word al dan nie, per maand: R1,40
 - (b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 0,9c

2. Huishoudelike Grootmaatmetertellingtoevoer

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

(2) Die volgende gelde is betaalbaar:—

- (a) Vaste beskikbaarheidstarief per woonstel, of elektrisiteit verbruik word al dan nie, per maand: R1,40.
- (b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 0,825c.

3. Besigheidstoever

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

- (a) Restourante
- (b) Teekamers
- (c) Kafees
- (d) Winkels
- (e) Handelshuise
- (f) Basaars
- (g) Suikerbakkers
- (h) Bedryfskokers en -bakkers
- (i) Kantore
- (j) Banke
- (k) Kroëë
- (l) Bioskope
- (m) Hotelle
- (n) Verpleeginrigtings
- (o) Skole
- (p) Publieke sale
- (q) Wasgoeddepots
- (r) Motorhawens en diensstasies
- (s) Dienstbeligting in blokke geboue
- (t) Staatsdepartement, inrigtings en Administratiewe geboue
- (u) Motore of ander apparaat vir opwekking of omsetting van stroom vir beligtingdoeleindes.
- (v) Motore wat hysers, hystoestelle of roltrappe aandryf, en wat nie vir industriële doeindes gebruik word nie
- (w) Alle verbruikers wat nie onder ander items van hierdie Deel ingedeel is nie.

(2) Die volgende gelde is betaalbaar:—

- (a) Vaste beskikbaarheidstarief of daar nou elektrisiteit verbruik word al dan nie, per maand: R5
- (b) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1,375c.

4. Besigheidstoever in Grootmaat aan Besigheidskomplekse

(1) Hierdie tarief is van toepassing op 'n groep besigheidsverbruikers gehuisves in dieselfde gebou en word alleenlik beskikbaar gestel aan besigheidskomplekse of in-

- (e) Buildings or separate sections of buildings separately metered and used exclusively for residential purposes.
- (f) Churches.
- (g) Hostels.
- (h) Sporting clubs.
- (i) Homes conducted for charitable purposes.
- (j) Agricultural consumers, whose installed capacity does not exceed 50 kVA, who are not supplied by high-tension and whose consumption is not metered on the high-tension side.
- (k) Youth organisations.

(2) The following charges shall be payable:—

- (a) Fixed charge for availability of supply, whether electricity is consumed or not, per month: R1,40.
- (b) All units consumed during the month, per unit: 0,9c.

2. Domestic Bulk Metering Supply

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

(2) The following charges shall be payable:—

- (a) Fixed charge for the availability of supply, whether electricity is consumed or not, per flat, per month: R1,40.
- (b) All units consumed during the month, per unit: 0,825c.

3. Business Supply

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

- (a) Restaurants.
- (b) Tea-rooms.
- (c) Cafés.
- (d) Shops.
- (e) Stores.
- (f) Bazaars.
- (g) Confectioners.
- (h) Commercial Cooking and Baking.
- (i) Offices.
- (j) Banks.
- (k) Bars.
- (l) Bioscopes.
- (m) Hotels.
- (n) Nursing Homes.
- (o) Schools.
- (p) Public Halls.
- (q) Laundry depots.
- (r) Garages and Service Stations.
- (s) Service lighting in blocks of buildings.
- (t) Government Departments, institutions and administrative buildings.
- (u) Motors or other apparatus generating or converting current for lighting purposes.
- (v) Motors operating lifts, elevators or escalators for other than industrial purposes.
- (w) All consumers other than those classified under other items of this Part.

(2) The following charges shall be payable:—

- (a) Fixed charge for availability of supply, whether electricity is consumed or not, per month: R5.
- (b) All units consumed during the month, per unit: 1,375c.

4. Business Supply in Bulk to Business Complexes

(1) This tariff shall apply to a group of business consumers accommodated on the same premises and shall only be made available to business complex or individual

diwiduele besigheidssentra wat of deur middel van 'n hoogspanningssubstasie op die perseel of deur middel van 'n miniatuursubstasie wat op die sypaadjie geplaas is, bedien word.

(2) Die volgende gelde is betaalbaar:—

- (a) Vaste beskikbaarheidstarief per meterpunt, of elektrisiteit verbruik word, al dan nie, per maand: R25
- (b) Vir alle eenhede wat gedurende die maand verbruik word, per eenheid: 1,35c.

5. Industriële Toevoer

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

(2) Die volgende gelde is betaalbaar:—

- (a) Verbruikers wat teen laagspanning voorsien word en wie se geïnstalleerde kapasiteit nie 40 kVA oorskry nie:—
 - (i) Vaste beskikbaarheidstarief, of elektrisiteit verbruik word al dan nie, per maand: R6.
 - (ii) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1,25c.
- (b) Verbruikers wie se geïnstalleerde kapasiteit 40 kVA oorskry, maar wat minder as 450 000 eenhede per maand verbruik:—
 - (i) 'n Maksimum aanvraagheffing van R1,40 per kW van die maksimum aanvraag in die maand.
 - (ii) 'n Eenheidsheffing van 0,4c per eenheid van elektrisiteit verbruik gedurende die maand.
 - (iii) Minimum heffing per maand: R25.
 - (iv) Die Raad kan, indien dit uit 'n toets van 'n verbruiker se elektriese installasie deur die Raad blyk dat sy kW-aanvraag laer as 80 (tagtig) persent van sy kVA-aanvraag is, die verbruiker skriftelik in kennis stel dat hy binne 6 (ses) maande sy arbeidsfaktor tot by genoemde peil moet verbeter. Indien die verbruiker in gebreke bly om dit te doen, word die kW-aanvraagmeters deur kVA-aanvraagmeters vervang en die heffing ingevolge hierdie skaal per kVA in plaas van per kW bereken.
 - (v) In die geval van verbruikers wat deur middel van transformators bedien word en wie se krag aan die laagspanningskant gemeet word, word 'n toeslag van $2\frac{1}{2}$ persent op die geregistreerde eenhede en $2\frac{1}{2}$ persent op die maksimum aanvraag gehef.
- (c) Verbruikers wat 450 000 eenhede en meer per maand verbruik:—
 - (i) Diensheffing per maand: R10.
 - (ii) 'n Eenheidsheffing van 0,3c per eenheid van elektrisiteit verbruik gedurende die maand.
 - (iii) 'n Maksimum aanvraagheffing teen 'n bedrag van R0,046 vermengvuldig met die aantal dae in die maand per kilowatt van maksimum aanvraag in die maand.
 - (iv) 'n Verbruiker word gekrediteer met 'n afslag van 20 persent op 'n heffing wat R1 000 in enige maand oorskry, bereken ingevolge subparagrawe (i) tot en met (iii).
 - (v) 'n Algemene toeslag van 15 persent op die finale gelde betaalbaar ingevolge sub-paragrawe (i) tot en met (iv) word gehef.
 - (vi) Minimum heffing per maand: R20.
 - (vii) Die Raad kan, indien dit uit 'n toets van 'n verbruiker se elektriese installasie deur die Raad

business centra served by means of a high-tension substation on the premises or by means of a miniature substation mounted on the pavement.

(2) The following charges shall be payable:—

- (a) Fixed charge for availability of supply per metering point, whether electricity is consumed or not, per month: R25.
- (b) All units consumed during the month, per unit: 1,35c.

5. Industrial Supply

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

(2) The following charges shall be payable:—

- (a) Consumers supplied at low tension and whose installed capacity does not exceed 40 kVA:—
 - (i) A fixed charge for availability of supply, whether electricity is consumed or not, per month: R6.
 - (ii) All units consumed during the month, per unit: 1,25c.
- (b) Consumers whose installed capacity exceed 40 kVA but whose consumption is less than 450 000 units per month:—
 - (i) A maximum demand charge of R1,40 per kW of the maximum demand in the month.
 - (ii) A unit charge of 0,4c per unit of electricity consumed during the month.
 - (iii) Minimum charge per month: R25.
 - (iv) Where a consumer's electrical installation is tested by the Council and found to have a kW-demand below 80 (eighty) per cent of the kVA-demand, the Council shall be entitled to give him written notice to improve within 6 (six) months his power factor to the limits specified above. If the consumer fails to comply, kVA-demand meters shall be substituted for kW-demand meters and charges in terms of this item shall be calculated per kVA instead of per kW.
 - (v) A surcharge of $2\frac{1}{2}$ per cent on the registered units and $2\frac{1}{2}$ per cent on the maximum demand, metered on the low-tension side, shall be applicable to consumers taking supply from transformers.
- (c) Consumers whose consumption is 450 000 units and over per month:—
 - (i) Service charge, per month: R10.
 - (ii) A unit charge of 0,3c per unit of electricity consumed during the month.
 - (iii) A maximum demand charge at the rate of R0,046 multiplied by the number of days in the month per kilowatt of maximum demand in the month.
 - (iv) A consumer shall be credited with a discount of 20 per cent on a charge in excess of R1 000 in any month computed in terms of paragraphs (i) to (iii) inclusive.
 - (v) A general surcharge of 15 per cent on the final charges payable in terms of subparagraphs (i) to (iv) inclusive shall be made.
 - (vi) Minimum charge per month: R20.
 - (vii) Where a consumer's electrical installation is tested by the Council and found to have a kW-

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

6. Tydelike Toevoer

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

(2) Die volgende geldie is betaalbaar:—

- (a) Vir die eerste 24 eenhede in enige besondere maand verbruik, per eenheid 15c.
- (b) Vir enige bykomende eenhede gedurende dieselfde maand verbruik, per eenheid: 4c.
- (c) Minimum heffing per maand: R3.

7. Elektrisiteitstoeroer in Karavaanparke

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

(2) Die volgende geldie is betaalbaar:—

- (a) Vir toevoer vanaf muntmeters geïnstalleer in die wassery en die opwas vir was-, stryk-, kook- en bakdooleindes alleenlik, per eenheid verbruik: 5c.
- (b) Vir toevoer vanaf muntmeters geïnstalleer langs karavaanpersele, vir elke 4 eenhede verbruik: 20c.

8. Elektrisiteitstoeroer by Voortrekker Park

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

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

9. Landbouhoewetoevoer

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

(2) Die volgende geldie is betaalbaar:—

- (a) 'n Heffing ingevolge items 1, 2, 3, 4 en 5 van hierdie Deel, al na gelang die betrokke verbruiker onder huishoudelike-, besigheids- of industriële toevoer ressorteer, plus 'n vasgestelde heffing per verbruiker gebaseer op die verskil tussen die installasie- en onderhoudskoste van die elektrisiteitsnetwerkstelsel op die hoeves en die installasie- en onderhoudskoste van 'n elektrisiteitsnetwerkstelsel in 'n normale residensiële dorp wat 'n identiese getal standplose bevat.
- (b) Vir verbruikers te Princess Landbouhoeves is die vasgestelde heffing 50c per verbruiker per maand.
- (c) Vir verbruikers te Wilgespruit 3 en Roodekrans, is die vasgestelde heffing R2,50 per verbruiker per maand, per aansluitingspunt, en R1,25 per verbruiker per maand vir elke addisionele aansluitingspunt op dieselfde erf.
- (d) Vir verbruikers in Waterval 211-I.Q., wat van buitestedelike lyne af bedien word, is die vasgestelde heffing R1 per verbruiker per aansluitingspunt per maand.

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

6. Temporary Supply

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

(2) The following charges shall be payable:—

- (a) For the first 24 units consumed in any one month, per unit: 15c.
- (b) For any additional units consumed during the same month, per unit: 4c.
- (c) Minimum charge, per month: R3.

7. Electricity Supply in Caravan Parks

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

(2) The following charges shall be payable:—

- (a) For supply from slotmeters installed in the laundry and scullery for washing, ironing, cooking and baking purposes only, per unit consumed: 5c.
- (b) For supply from slotmeters installed next to caravan sites, for every 4 units consumed: 20c.

8. Electricity Supply at Voortrekker Park

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

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

9. Agricultural Holdings Supply

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

(2) The following charges shall be payable:—

- (a) A charge in accordance with items 1, 2, 3, 4 and 5 of this Part, depending on the classification of a particular consumer as domestic, business or industrial, plus a fixed charge per consumer based on the difference between the cost of installing and maintaining the electricity reticulation system in the holdings and the cost of installing and maintaining an electricity reticulation system in a normal residential township with an identical number of stands.
- (b) For consumers in Princess Agricultural Holdings the fixed charge shall be 50c per consumer per month.
- (c) For consumers in Wilgespruit 3 and Roodekrans the fixed charge shall be R2,50 per consumer per month, per metering point, and R1,25 per consumer per month for each additional metering point on the same erf.
- (d) For consumers in Waterval 211 I.Q. who are supplied from rural lines, the fixed charge shall be R1 per consumer per month, per metering point.

- (e) Vir verbruikers te Culembeeck Landbouhoewes is die vasgestelde heffing R3 per verbruiker per maand.
- (f) Vir verbruikers in Vlakfontein is die vasgestelde heffing R3 per verbruiker per aansluitingspunt, per maand, en R1,50 per verbruiker per maand vir elke addisionele aansluitingspunt op dieselfde erf.
- (g) Vir verbruikers in Wilgespruit 190-I.Q., Uitsig 208-I.Q., Madeira 192-I.Q., Panorama 200-I.Q., Weltevreden 202-I.Q., De Wetsrus 207-I.Q., C.A.V. 206-I.Q., Strubens Ridge Landbouhoewes, Allens Nek Landbouhoewes, Panorama Landbouhoewes, Glen Dayson Landbouhoewes en Radiokop Landbouhoewes wat van buitestedelike lyne af bedien word is die vasgestelde heffing R2,40 per verbruiker, per maand.

10. Kleurlingdorptoevoer

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

(2) Die volgende gelde is betaalbaar:

- (a) Vir verbruikers geklassifiseer as huishoudelike verbruikers ingevolge item 1:
 - (i) Alle eenhede wat gedurende die maand verbruik word, per eenheid: 1c.
 - (ii) Minimum heffing per maand: 50c.
- (b) Vir ander verbruikers as die wat geklassifiseer is as huishoudelike verbruikers ingevolge paragraaf (a), is die toepaslike gelde ingevolge items 3 tot en met 6 betaalbaar.

11. Buitegebiedtoevoer

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

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

12. Munisipale Dienste-toevoer

Elektrisiteit vir alle munisipale dienste word gehef teen koste.

13. Grootmaatmeterettingtoevoer na Bantedorpe

(1) Hierdie tarief is van toepassing op die grootmaatmeteretting van die toevoer na 'n Bantedorp, gemeet teen hoogspanning.

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

14. Toevoer na Hospitale

Elektrisiteit vir alle hospitaaldienste word gehef teen koste.

15. Lewering Buite Spitsure

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

- (a) Verbruikers ingedeel onder items 1 tot en met 4 slegs vir verwarmingsdoeleindes; en
- (b) verbruikers ingedeel onder item 5(2)(b) en (c) vir algemene doeleindes.

(2) Die volgende gelde is betaalbaar:

- (a) Diensheffing per spesiale twee-tariefmeter aansluitingspunt, per maand: R3
- (b) Per eenheid verbruik: 0,6c

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

- (a) Vir verbruikers wat deur 'n aanvraagmeter bedien word, word die aanvraagmeter uitgeskakel gedurende

- (c) For consumers in Culembeeck Agricultural Holdings the fixed charge shall be R3 per consumer per month.
- (f) For consumers in Vlakfontein the fixed charge shall be R3 per consumer per month, per metering point, and R1,50 per consumer per month for each additional metering point on the same erf.
- (g) For consumers in Wilgespruit 190 I.Q., Uitsig 208 I.Q., Madeira 192 I.Q., Panorama 200 I.Q., Weltevreden 202 I.Q., De Wetsrus 207 I.Q., C.A.V. 206 I.Q., Strubens Ridge Agricultural Holdings, Allens Nek Agricultural Holdings, Panorama Agricultural Holdings, Glen Dayson Agricultural Holdings and Radiokop Agricultural Holdings who are supplied from rural lines, the fixed charge shall be R2,40 per consumer per month.

10. Supply to Coloured Townships

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

(2) The following charges shall be payable:

- (a) For consumers classified as domestic consumers in terms of item 1:
 - (i) All units consumed during the month, per unit: 1c.
 - (ii) Minimum charge per month: 50c.
- (b) For consumers other than those classified as domestic consumers in terms of paragraph (a), the applicable charges in terms of items 3 to 6 inclusive, shall be payable.

11. Outside Area Supply

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

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

12. Municipal Services Supply

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

13. Bulk Metering Supply to Bantu Townships

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

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

14. Electricity for Hospitals

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

15. Off-peak Hours Supply

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

- (a) consumers classified under items 1 to 4 inclusive, for heating purposes only; and
- (b) consumers classified under item 5(2)(b) and (c) for general purposes.

(2) The following charges shall be payable:

- (a) Service charge per special two-rate metering point, per month: R3.
- (b) Per unit consumed: 0,6c.

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

- (a) The demand meter of a consumer who is supplied through a demand meter shall be disconnected during

- enige tydperk waartydens hy vir die lewering van elektriesiteit ingevolge hierdie tarief aangeslaan word.
- (b) Vir alle ander verbruikers word 'n spesiale stroombaan wat deur 'n rimpelrelê beheer word op koste van die verbruiker aangebring. Die relê en die meter wat hierdie stroombaan bedien word deur die Raad verskaf en geïnstalleer teen koste van materiaal en arbeid, plus 'n toeslag van 10 (tien) persent op sodanige bedrag.
- (c) 'n Verbruiker moet skriftelik by die Raad aansoek doen om ingevolge hierdie tarief aangeslaan te word.
- (d) Elektrisiteitsverbruik word slegs ingevolge hierdie tarief aangeslaan in die mate wat spaarenergie in die bestaande hoofleidings beskikbaar is en die verbruiker is genoop om sodanige beperkings as wat die Raad dienstig ag om in te stel ten opsigte van die hoeveelheid van sy aanvraag of die aard van sy vrag, te aanvaar.
- (e) Die Raad is nie aan 'n verbruiker aanspreeklik nie vir enige gevolge, van watter aard ook al, wat ontstaan as gevolg van enige inkorting of beperking wat die Raad by die uitoefening van sy magte ingevolge reël (d) instel.

16. Toeslag

'n Toeslag van 7½% (sewe-en-half persent) word gehef op alle heffings betaalbaar ingevolge items 1 tot en met 5(2)(b) van hierdie tarief.

2. Die Elektrisiteitvoorsieningsverordeninge van die Munisipaliteit Roodepoort afgekondig by Administrateurs-kennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby herroep.

P.B. 2-4-2-36-30

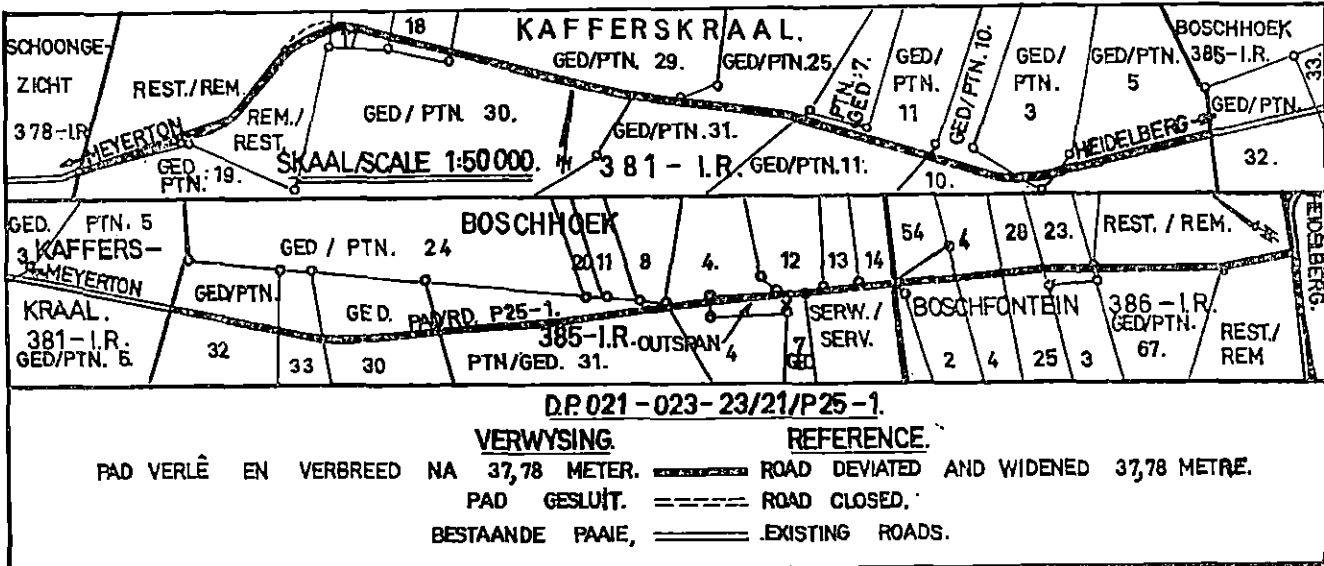
Administrateurskennisgewing 1325

9 Augustus 1972

VERLEGGING EN VERBREIDING: PROVINSIALE PAD P25-1: DISTRIK HEIDELBERG, TRANSVAAL.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Heidelberg, ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat Provinciale Pad P25-1 oor die plase Kafferskraal 381-I.R., Boschhoek 385-I.R., en Boschfontein 386-I.R., distrik Heidelberg, verlê en verbreed word na 37,78 meter soos aangetoon op bygaande sketsplan.

D.P. 021-023-23/21/P25-1.



Administrateurskennisgewing 1326

9 Augustus 1972

VERLEGGING VAN DISTRIKSPAD 1545: DISTRIK BARBERTON EN VERMEERDERING VAN BREED- TE VAN PADRESERWE.

Die Administrateur, ingevolge artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die distrikspad, wat oor die plaas Lomati 466 J.U., distrik Barberton loop en vermeerder die padreserwe daarvan ingevolge artikel 3 van genoemde Ordonnansie van 15,74 meter na 25,189 meter, soos aangetoon op bygaande sketsplan.

DP. 04-044-23/22/1545 Vol. II.

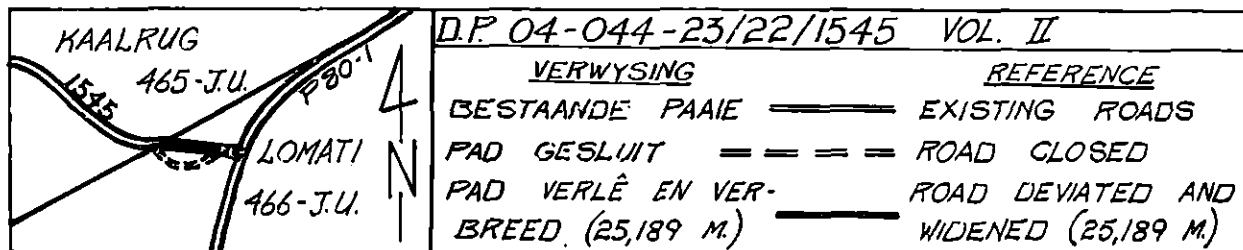
Administrator's Notice '1326

- 9 August, 1972

DEVIATION OF DISTRICT ROAD 1545: BARBERTON DISTRICT AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the district road, which runs on the farm Lomati 466 J.U., Barberton district and in terms of section 3 of the said Ordinance increases the road reserve thereof from 15,74 metres to 25,189 metres, as indicated on the subjoined sketch plan.

DP. 04-044-23/22/1545 Vol. II.



Administratorskennisgewing 1327

9 Augustus 1972

VERMEERDERING VAN BREEDETE VAN DIE PAD- RESERWE VAN GROOTPAD 030, DISTRIKTE LICHENBURG EN DELAREYVILLE.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder hierby die breedte van die padreserwe van bogenoemde openbare pad soos aangetoon en beskryf op die bygaande sketsplan.

D.P. 07-075-23/22/030

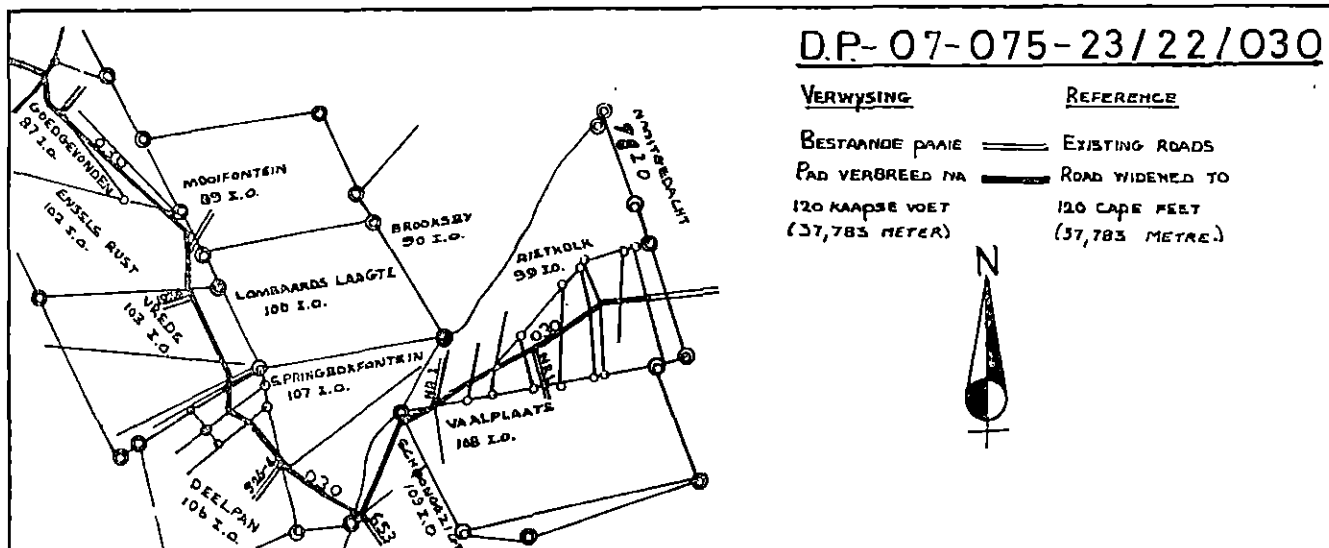
Administrator's Notice 1327

9 August, 1972

**INCREASE IN WIDTH OF THE ROAD RESERVE
OF MAIN ROAD 030: LICHTENBURG AND DELA-
REYVILLE DISTRICTS.**

The Administrator, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby increases the width of the road reserve of the abovementioned public road, as indicated and described on the subjoined sketch plan.

D.P. 07-075-23/22/030



Administrateurskennisgewing 1328

9 Augustus 1972

VERLEGGING VAN DISTRIKSPAD 1576: DISTRIK VEREENIGING EN VERMEERDERING VAN BREEDTE VAN PADRESERWE.

Die Administrateur, ingevolge artikel 5(1)(d), van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die Distrikspad 1576 wat oor die plaas Witkop 180-I.R., distrik Vereeniging, loop en vermeerder die padreserwe daarvan ingevolge artikel 3 van genoemde Ordonnansie met wisselende breedtes van 25,59 meter tot 101 meter, soos aangetoon op bygaande sketsplan.

D.P. 021-024-23/22/1576.

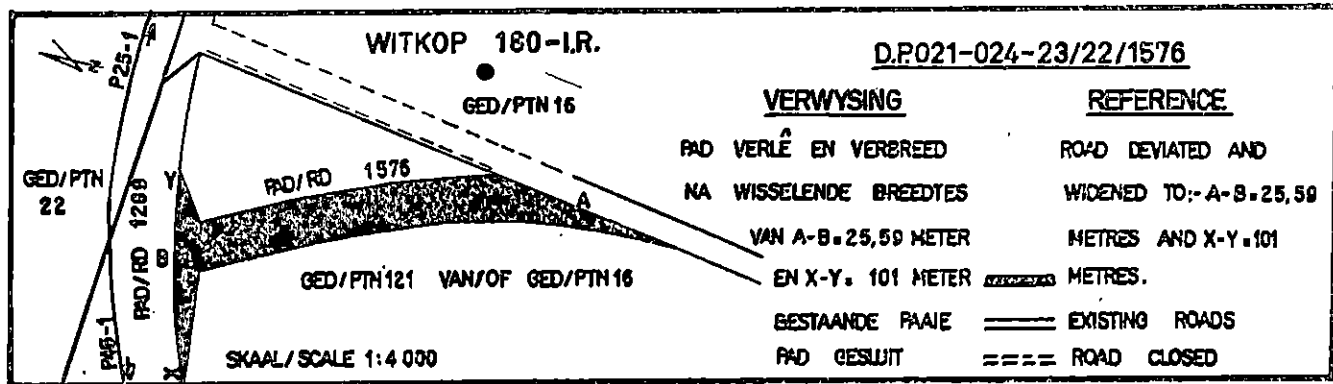
Administrator's Notice 1328

9 August, 1972

DEVIATION OF DISTRICT ROAD 1576: DISTRICT OF VEREENIGING AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the District road 1576 which runs on the farm Witkop 180-I.R., district of Vereeniging, and in terms of section 3 of the said Ordinance, increases the road reserve thereof with varying width of 25,59 metres to 101 metres, as indicated on the subjoined sketch plan.

D.P. 021-024-23/22/1576.



Administrateurskennisgewing 1329

9 Augustus 1972

VERMEERDERING VAN BREEDTE VAN DIE PADRESERWE VAN PROVINSIALE PAD P52-3: DISTRIK BETHAL.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder hierby die breedte van 31,49 na 37,78 meter van die padreserwe van bogenoemde openbare pad op die plaas Blesbokfontein 38-I.S., distrik Bethal, soos aangetoon op die bygaande sketsplan.

D.P. 051-056-23/21/P52-3 Vol. III

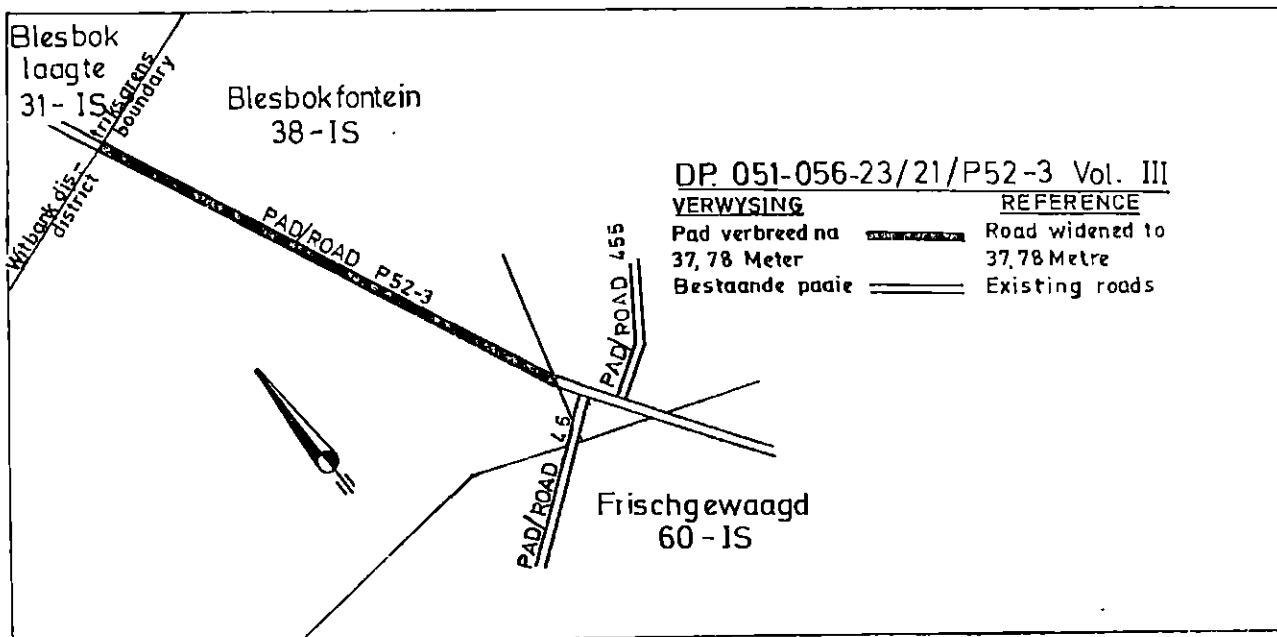
Administrator's Notice 1329

9 August, 1972

INCREASE IN WIDTH OF THE ROAD RESERVE OF PROVINCIAL ROAD P52-3: DISTRICT BETHAL.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby increases the width from 31,49 to 37,78 metres of the road reserve of the abovementioned public road on the farm Blesbokfontein 38-I.S., Bethal district, as indicated on the subjoined sketch plan.

D.P. 051-056-23/21/P52-3 Vol. III



Administrateurskennisgewing 1330

9 Augustus 1972

VERLEGGING VAN DISTRIKSPAD 962: DISTRIK VANDERBIJLPARK EN VERMEERDERING VAN BREEDTE VAN PADRESERWE.

Die Administrateur, ingevolge artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die Distrikspad 962 wat oor die plaas Modderfontein 345-I.Q., distrik Vanderbijlpark loop en vermeerder die padreserwe daarvan ingevolge artikel 3 van genoemde Ordonnansie vanaf 15,74 meter na 37,78 meter, soos aangewys op plan R.M.T. No. R.56/71.

D.P. 021-025-23/22/962

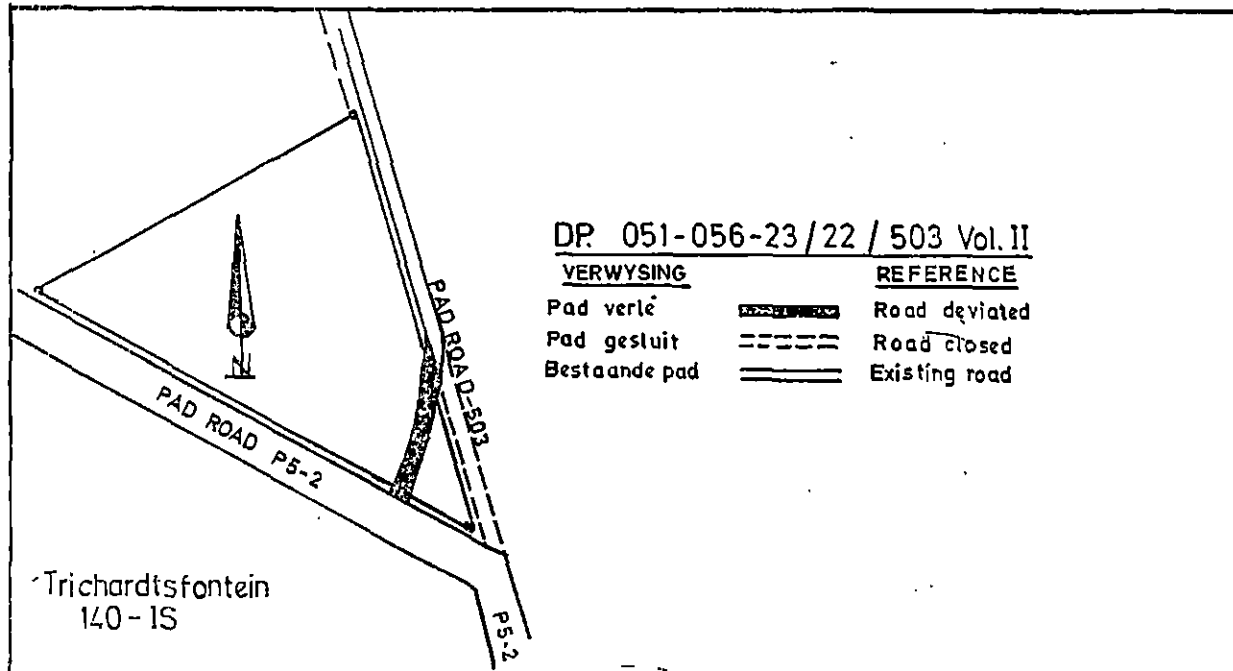
Administrateurskennisgewing 1331

9 Augustus 1972

VERLEGGING VAN DISTRIKSPAD 503: DISTRIK BETHAL.

Die Administrateur, ingevolge artikel 5(2)(c) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die distrikspad, wat oor die plaas Trichardtsfontein 140-I.S., distrik Bethal loop, soos aangewys op bygaande sketsplan.

D.P. 051-056-23/22/503 Vol. II



Administrateurskennisgewing 1332

9 Augustus 1972

VERKLARING VAN SUBSIDIEPAD BINNE DIE MUNISIPALITEIT VAN BLOEMHOF.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, ingevolge artikel 40(a) en artikel 41(1)(b) van die Padordonnansie 22 van 1957, goedgekeur het dat die gedeelte van Weststraat binne die Munisipaliteit van Bloemhof as subsidiepad sal bestaan, en dat die gedeelte Provinciale Pad binne die Munisipale gebied van Bloemhof ingevolge artikel 5(1)(c) van genoemde Ordonnansie as Provinciale Pad afferklaar en as verlegging van Distrikspad 861 verklaar word, soos aangewys op bygaande sketsplan.

D.P. 07-074B-23/21/P12-1

Administrator's Notice 1330

9 August, 1972

DEVIATION OF DISTRICT ROAD 962: DISTRICT OF VANDERBIJLPARK AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the District Road 962 which runs on the farm Modderfontein 345-I.Q., district of Vanderbijlpark and in terms of section 3 of the said Ordinance, increases the road reserve thereof from 15,74 metres to 37,78 metres, as indicated on plan R.M.T. No. R.56/71.

D.P. 021-025-23/22/962

Administrator's Notice 1331

9 August, 1972

DEVIATION OF DISTRICT ROAD 503: BETHAL DISTRICT.

The Administrator, in terms of section 5(2)(c) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the district road, which runs on the farm Trichardtsfontein 140-I.S., Bethal district, as indicated on the subjoined sketch plan.

D.P. 051-056-23/22/503 Vol. II

Administrateurskennisgewing 1332

9 Augustus 1972

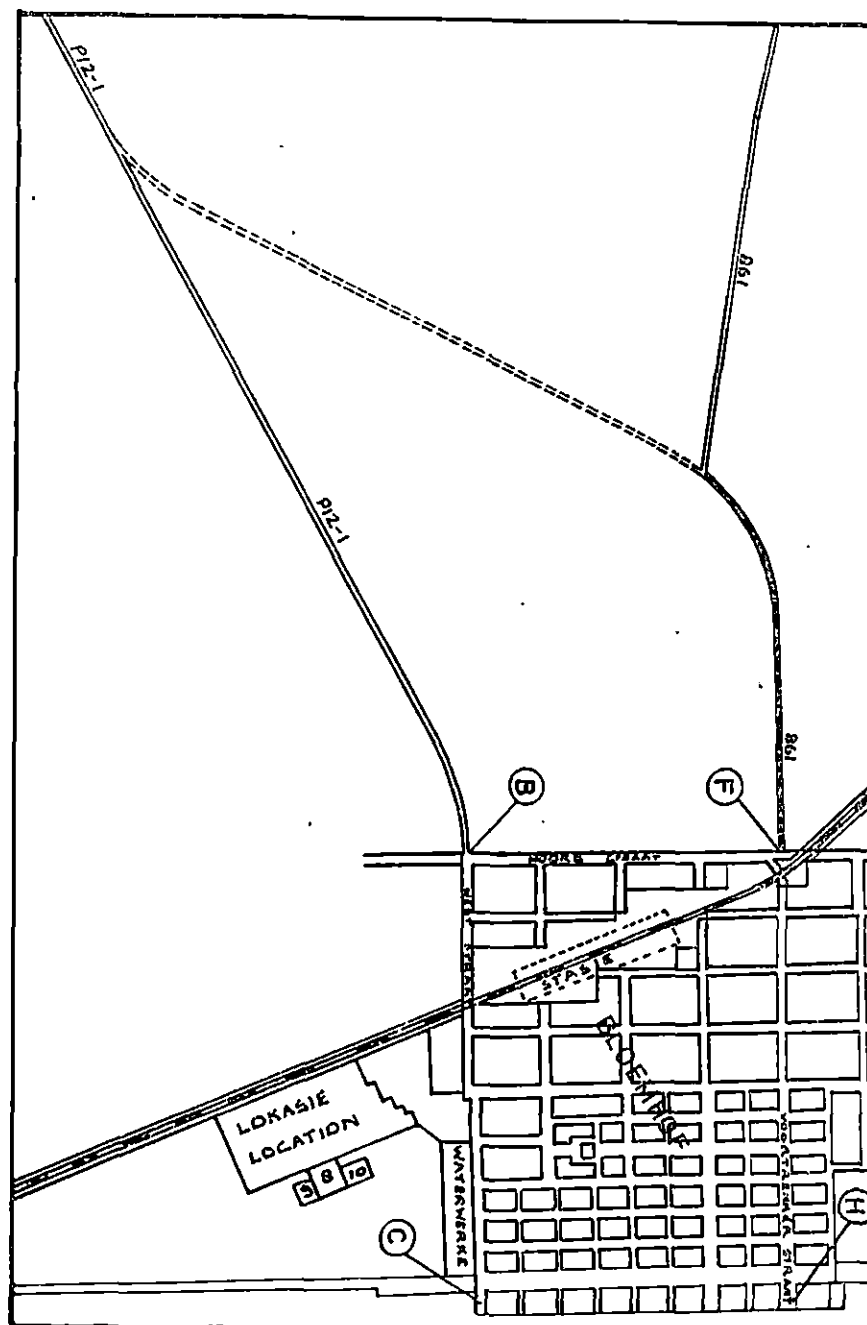
Administrator's Notice 1332

9 August, 1972

DECLARATION OF SUBSIDY ROAD WITHIN THE MUNICIPALITY OF BLOEMHOF.

It is hereby notified for general information that the Administrator has approved in terms of section 40(a) and section 41(1)(b) of the Roads Ordinance 22 of 1957, that the section of West Street within the Municipality of Bloemhof shall exist as a subsidy road, and that the portion of the Provincial Road in the Municipal area of Bloemhof shall in terms of section 5(1)(c) of the said Ordinance be deproclaimed as a Provincial Road and be declared as an extension of District Road 861, as indicated on subjoined sketch plan.

D.P. 07-074B-23/21/P12-1



DP.07-074B-23/21/P12-1.

VERWYSING:

PAD GESLUIT

=====

ROAD CLOSED.
EXTENTION OF
ROAD B61.

VERLENGING VAN
PAD B61

=====

B-L : VERKLAAR TOT
SUBSIDIE-PAD

B-L : DECLARED AS
SUBSIDY - ROAD.

F-H : AFVERKLAAR AS
SUBSIDIE-PAD.

F-H : DEPROCLAMMED AS
SUBSIDY - ROAD.

BESTAANDE PAD

=====

EXISTING ROAD

REFERENCE:

Administrateurskennisgewing 1333

9 Augustus 1972

BE-OOGDE SLUITING VAN PAD OOR DIE PLAAS DROOGESLOOT 476-K.R., DISTRIK WARMBAD.

Met die oog op 'n aansoek ontvang van mnr. C. R. Jansen vir die sluiting van 'n openbare pad oor die plaas Droogesloot 476-K.R., distrik Warmbad, is die Administrateur van voorneme om ingevolge artikel 29 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree. Iedereen wat enige beswaar het teen die sluiting, word aangesê om binne dertig dae na die publikasiedatum van hierdie kennisgewing in die *Provinciale Koerant*, redes aan te gee waarom hy beswaar maak, by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak X2, Môregloed, Pretoria, en die aandag van elke beswaarmaaker word op die bepalings van artikel 29(3) van genoemde Ordonnansie gevvestig.

D.P. 01-014W-23/24/D.4.

Administrateurskennisgewing 1334

9 Augustus 1972

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN UITSPANSERWITUUT OP DIE PLAAS RIETFONTEIN 365 J.T.: DISTRIK BELFAST.

Met die oog op 'n aansoek van die grondeienaar om die uitspanserwituut groot 1/75ste van 382,1796 hektaar waaraan die plaas Rietfontein 365 J.T., distrik Belfast, onderhewig is, in sy geheel of gedeeltelik te kanselleer is die Administrateur van voorneme om ingevolge artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

Enige persoon kan binne drie maande vanaf datum van publikasie van hierdie kennisgewing in die *Provinciale Koerant*, sy redes vir sy beswaar teen die kansellasier, by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak X1089, Lydenburg, skriftelik aangee.

D.P. 04-045-37/3/R-6

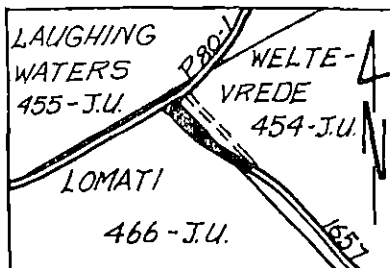
Administrateurskennisgewing 1335

9 Augustus 1972

VERLEGGING VAN DISTRIKSPAD 1657 DISTRIK BARBERTON EN VERMEEREDING VAN BREEDTE VAN PADRESERWE.

Die Administrateur, ingevolge artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die distrikspad, wat oor die plase Weltevrede 454 J.U. en Lomati 466 J.U., distrik Barberton, loop en vermeerder die padreserwe daarvan ingevolge artikel 3 van genoemde Ordonnansie van 15,743 meter na 'n minimum van 25,189 en 'n maksimum van 197,71 meter, soos aangevoer op bygaande sketsplan.

D.P. 04-044-23/22/1657 Vol. II(A).



D.P. 04-044-23/22/1657 VOL. 2		(A)
<u>VERWYSING</u>		<u>REFERENCE</u>
<u>BESTAANDE PAAIE</u> = = = =		EXISTING ROADS
<u>PAD GESLUIT</u> = = = =		Road closed
<u>PAD VERLÊ EN VER-</u> = = = =		ROAD DEVIATED AND
<u>BREED - MIN: 25,189 M.</u>		WIDENED - MIN: 25,189 M.
<u>MAKS: 197,71 M.</u>		MAX: 197,71 M.

Administrator's Notice 1333

9 August, 1972

PROPOSED CLOSING OF ROAD ON THE FARM DROOGESLOOT 476-K.R., DISTRICT WARMBATHS.

In view of an application having been received from Mr. C. R. Jansen for the closing of a public road on the farm Droogesloot 476-K.R., Warmbaths district, the Administrator intends taking action in terms of section 29 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

Any person who has any objection to the closing is called upon to show cause in writing within thirty days of the date of publication of this notice in the *Provincial Gazette* of the reasons for his objections, to the Regional Officer, Transvaal Roads Department, Private Bag X2, Môregloed, Pretoria, and the attention of every objector is directed to the provisions of section 29(3) of the said Ordinance.

D.P. 01-014W-23/24/D.4.

Administrator's Notice 1334

9 August, 1972

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN ON THE FARM RIETFONTEIN 365 J.T.: BELFAST DISTRICT.

In view of application having been made by owner of land to cancel wholly or partially the servitude of outspan, in extent 1/75th of 382,1796 hectares, to which the farm Rietfontein 365 J.T., Belfast district, is subject, the Administrator intends taking action in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

Any person may lodge his objections to the cancellation in writing with the Regional Officer, Transvaal Roads Department, Private Bag X1089, Lydenburg within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 04-045-37/3/R-6

Administrator's Notice 1335

9 August, 1972

DEVIATION OF DISTRICT ROAD 1657 BARBERTON DISTRICT AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the district road, which runs on the farms Weltevrede 454 J.U. and Lomati 466 J.U., Barberton district, and in terms of section 3 of the said Ordinance, increases the road reserve thereof from 15,743 metres to a minimum of 25,189 and a maximum of 197,71 metres, as indicated on the subjoined sketch plan.

D.P. 04-044-23/22/1657 Vol. II(A).

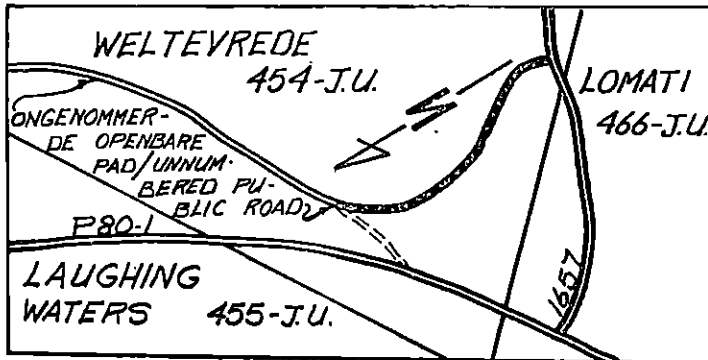
Administrateurskennisgewing 1336

9 Augustus 1972

VERLEGGING VAN OPENBARE PAD: DISTRIK BARBERTON.

Die Administrateur, ingevolge artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê hierby die distrikspad, wat oor die plaas Weltevreden 454 J.U., distrik Barberton loop, soos aangetoon op bygaande sketsplan.

D.P. 04-044-23/22/1657 VOL II(B).



Administrator's Notice 1336

9 August, 1972

DEVIATION OF PUBLIC ROAD: BARBERTON DISTRICT.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the district road, which runs on the farm Weltevreden 454 J.U., Barberton district, as indicated on the subjoined sketch plan.

D.P. 04-044-23/22/1657 VOL II(B).

D.P. 04-044-23/22/1657 VOL. 2 (B)
<u>VERWYSING</u>
BESTAANDE PAAIE
PAD GESLUIT
PAD VERLË (50 K.VT.-15,74 M)
<u>REFERENCE</u>
EXISTING ROADS
ROAD CLOSED
ROAD DEVIATED (50 CFT.-15,74 M)

Administrateurskennisgewing 1337

9 Augustus 1972

INSLUITING VAN DIE ROODEPOORT HIGH SCHOOL: IN DEEL (A) VAN DIE EERSTE BYLAE BY DIE ONDERWYSORDONNANSIE, 1953.

Die Administrateur is voornemens om kragtens artikel 45 van die Onderwysordinansie, 1953, die Roodepoort High School, geleë in die Skoolraadsdistrik van Witwatersrand-Wes in Deel (A) van die Eerste Bylae by voorname Ordonnansie in te sluit.

Administrateurskennisgewing 1338

9 Augustus 1972

VERKIESING VAN LID: WATERBERGSE SKOOLRAAD.

Mnr. Albertus Jacobus Botha, 'n boer van Noodshulp, Posbus 173, Warmbad, is verkies tot lid van bogenoemde raad en het op 2 Mei 1972 sy amp aanvaar.

Administrateurskennisgewing 1339

9 Augustus 1972

INSLUITING VAN DIE HENDRINASE HOËRSKOOL IN DEEL (A) VAN DIE EERSTE BYLAE BY DIE ONDERWYSORDONNANSIE, 1953.

Die Administrateur is voornemens om kragtens artikel 45 van die Onderwysordinansie, 1953, die Hendrinase Hoërskool, geleë in die Skoolraadsdistrik van Middelburg in Deel (A) van die Eerste Bylae by voorname Ordonnansie in te sluit.

Administrateurskennisgewing 1340

9 Augustus 1972

VERKIESING VAN LID: SKOOLRAAD VAN WITWATERSRAND-OOS.

Mnr. Johannes Joachim van Eeden van Proteastraat 16, Dalpark, Brakpan, 'n lid van die Provinciale Raad is verkies tot lid van bogenoemde raad en het op 23 Mei 1972 sy amp aanvaar.

Administrator's Notice 1337

9 August, 1972

INCLUSION OF THE ROODEPOORT HIGH SCHOOL: IN PART (A) OF THE FIRST SCHEDULE TO THE EDUCATION ORDINANCE, 1953.

It is the intention of the Administrator, in terms of section forty-five of the Education Ordinance, 1953, to include the Roodepoort High School situated in the School Board District of Witwatersrand-West in Part (A) of the First Schedule to the said Ordinance.

Administrator's Notice 1338

9 August, 1972

ELECTION OF MEMBER: WATERBERG SCHOOL BOARD.

Mr. Albertus Jacobus Botha, a farmer of Noodshulp, P.O. Box 173, Warmbad, has been elected as a member of the above-mentioned board and assumed office on 2nd May, 1972.

Administrator's Notice 1339

9 August, 1972

INCLUSION OF THE HENDRINASE HOËRSKOOL IN PART (A) OF THE FIRST SCHEDULE TO THE EDUCATION ORDINANCE, 1953.

It is the intention of the Administrator, in terms of section 45 of the Education Ordinance, 1953, to include the Hendrinase Hoërskool situated in the School Board District of Middelburg in Part (A) of the First Schedule to the said Ordinance.

Administrator's Notice 1340

9 August, 1972

ELECTION OF MEMBER: WITWATERSRAND EAST SCHOOL BOARD.

Mr. Johannes Joachim van Eeden, of 16 Protea Street, Dalpark, Brakpan, member of the Provincial Council has been elected as a member of the above-mentioned board and assumed office on 23rd May, 1972.

Administrateurskennisgewing 1341

9 Augustus 1972

MUNISIPALITEIT VENTERSDORP: WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

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 Begraafplaasverordeninge van die Munisipaliteit Ventersdorp, aangekondig by Administrateurskennisgewing 355 van 30 April 1952, soos gewysig, word hierby verder gewysig deur item 2 van die Begraafplaastarief deur die volgende te vervang:

"2. Gelde vir die reservasie van persele in die nuwe begraafplaas ingevolge die bepalings van artikel 4 van die verordeninge.

Vir enkel grafpersele, 2 500 mm by 1 500 mm elk: R4,00."

P.B. 2-4-2-23-35

Administrator's Notice 1341

9 August, 1972

VENTERSDORP MUNICIPALITY: AMENDMENT TO CEMETERY 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 Cemetery By-laws of the Ventersdorp Municipality, published under Administrator's Notice 355, dated 30 April 1952, as amended, are hereby further amended by the substitution for item 2 of the Cemetery Tariff of the following:

"2. Charges for reservation of allotments in the new cemetery in terms of the provisions of section 4 of these by-laws.

For single grave plots, 2 500 mm by 1 500 mm, each: R4,00."

P.B. 2-4-2-23-35

Administrateurskennisgewing 1342 9 Augustus 1972

MUNISIPALITEIT VERWOERDBURG: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsregulasies van die Munisipaliteit Verwoerdburg, aangekondig by Administrateurskennisgewing 349 van 20 April 1955, soos gewysig, word hierby verder gewysig deur artikel 53 deur die volgende te vervang:

"Die hoeveelheid water wat afgemeet word, en betaling daarvoor.

53. (1) Die hoeveelheid water wat gedurende enige meterafleestydperk aan 'n verbruiker gelewer word, word geneem as die verskil van die aflesing van die meter aan die begin en einde van sodanige tydperk.

(2) Die lesing wat 'n meter toon is *prima facie*-bewys van die water wat verbruik is.

(3) Die tesourier kan, gedurende enige meterafleestydperk, aan die verbruiker 'n voorlopige rekening stuur ten opsigte van 'n gedeelte van sodanige tydperk (welke gedeelte so na as wat prakties moontlik is aan 'n tydperk van dertig dae moet wees en die bedrag van sodanige rekening word vasgestel soos bepaal in subartikel (5)) en hy moet so gou doenlik na die meteraflesing aan die einde van sodanige tydperk aan die verbruiker 'n rekening stuur gebaseer op die werklike gemete verbruik gedurende daardie tydperk, en aan die verbruiker krediet verleen vir enige bedrag wat deur hom op 'n voorlopige rekening soos vermeld, betaal is.

(4) 'n Rekening word gelewer vir vasgestelde hefings ingevolge die tarief wanneer hulle betaalbaar word.

(5) Die bedrag van 'n voorlopige rekening in subartikel (3) genoem word deur die tesourier bepaal deur verwysing na sodanige vorige verbruik op dieselfde perseel as wat na sy mening as 'n redelike leidraad sou dien vir die hoeveelheid water wat oor die tydperk deur die voorlopige rekening gedek, verbruik is: Met dien verstande dat waar daar geen sodanige vorige verbruik was nie, die tesourier die bedrag van genoemde rekening moet bepaal deur verwysing na sodanige verbruik op ander soortgelyke persele wat, na sy mening, redelik leiding bied".

P.B. 2-4-2-104-93

Administrator's Notice 1342

9 August, 1972

VERWOERDBURG 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 Regulations of the Verwoerdburg Municipality, published under Administrator's Notice 349, dated 20 April 1955, as amended, are hereby further amended by the substitution for section 53 of the following:

"Quantity of water registered and payment therefor.

53. (1) The amount of water supplied to a consumer during any meter-reading period shall be taken as the difference of the reading of the meter at the beginning and the end of such period.

(2) The reading shown by a meter shall be *prima facie*-proof of the water consumed.

(3) The treasurer may, during any meter-reading period render to the consumer a provisional account in respect of a part of such period (which part shall as nearly as practically possible be a period of thirty days and the amount of such account shall be determined as provided in subsection (5)) and he shall as soon as possible after the meter reading at the end of such period render to the consumer an account based on the actual measured consumption during that period, giving credit to the consumer for any sum paid by him on a provisional account as aforesaid.

(4) An account shall be rendered for fixed charges in terms of the tariff as and when they become due.

(5) The amount of a provisional account referred to in subsection (3) shall be determined by the treasurer by reference to such previous consumption on the same premises as would in his opinion, constitute a reasonable guide to the quantity of water consumed over the period covered by the provisional account: Provided that where there has been no such previous consumption the treasurer shall determine the amount of the said account by reference to such consumption on other similar premises which, in his opinion, affords reasonable guidance."

P.B. 2-4-2-104-93

Administrateurskennisgewing 1343

9 Augustus 1972

MUNISIPALITEIT WOLMARANSSTAD: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Waarnemende Administrateur publiseer hierby in gevolge 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 Municipiteit Wolmaransstad, aangekondig by Administrateurskennisgewing 236 van 21 Maart 1951, soos gewysig, word hierby verder gewysig deur na artikel 56 die volgende artikel in te voeg en artikel 57 te hernoemmer 58:—

“57 (1) Elke applikant vir die levering van water, met uitsondering van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet by ondertekening van 'n ooreenkoms vir sodanige levering, 'n bedrag deponeer wat deur die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid water wat sodanige applikant waarskynlik gedurende enige twee agtereenvolgende maande van die jaar sal verbruik: Met dien verstande dat daar in elke geval minstens R4 gestort moet word: Voorts met dien verstande dat die Raad 'n bankwaarborg kan aanvaar ten opsigte van 'n deposito wat 'n bedrag van R100 oorskry.

(2) Indien die Raad te eniger tyd 'n verbruiker aansê om sodanige deposito te verhoog omrede dit nie voldoende is om die koste van die maksimum verbruik in subartikel (1) vermeld, te dek nie, moet die verbruiker die addisionele bedrag wat die Raad eis, dadelik stort en in geval die addisionele bedrag nie binne een maand betaal word nie, kan die Raad die toevoer staak.

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

(4) 'n Deposito of gedeelte daarvan wat nie teruggeëis word nie binne een jaar na die datum waarop die ooreenkoms beëindig is of indien die verbruiker om een of ander rede nie meer water kragtens die ooreenkoms verbruik nie, word na verloop van dié tydperk verbeur en deur die Raad geheel en al vir sy eie gebruik behou.

(5) Ondanks die bepalings van subartikel (4) kan die Raad te eniger tyd 'n bedrag gelyk aan die deposito wat verbeur is, terugbetaal—

- (a) aan die persoon wat die bedrag gestort het, nadat hy die Raad van sy identiteit en die bedrag oortuig het; of
- (b) aan enigiemand anders wat die Raad oortuig het dat hy daarop geregtig is dat die bedrag aan hom betaal word.”

P.B. 2-4-2-104-40

Administrateurskennisgewing 1344

9 Augustus 1972

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN VERORDENINGE OP DIE LEWERING VAN ELEKTRISITEIT.

Die Administrateur publiseer hierby in gevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge

Administrator's Notice 1343

9 August, 1972

WOLMARANSSTAD MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

The Deputy 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 Wolmaransstad Municipality, published under Administrator's Notice 236, dated 21 March 1951, as amended, are hereby further amended by the insertion after section 56 of the following section and the renumbering of section 57 to read 58:—

“57 (1) Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for the supply of water shall, when signing the agreement for such supply deposit an amount determined by the Council on the basis of the cost of the maximum amount of water such applicant will probably consume during any two consecutive months of the year: Provided that in every case a sum of not less than R4 shall be deposited: Provided further that a bank guarantee may be accepted by the Council in respect of a deposit which exceeds an amount of R100.

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

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

(4) Any sum or part thereof deposited by the consumer, a refund of which has not been claimed within one year after the agreement has been terminated or if he has ceased for any reason to receive a supply in terms of the agreement, shall at the expiration of that period become forfeited to the Council for its own use absolutely.

(5) Notwithstanding the provisions of subsection (4), the Council may at any time refund—

- (a) to the person who paid the deposit, on his satisfying the Council of his identity and the amount; or
- (b) to any other person who has satisfied the Council that he is entitled to have payment made to him; an amount equal to the forfeited deposit.”

P.B. 2-4-2-104-40

Administrator's Notice 1344

9 August, 1972

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

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

artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge op die Lewering van Elektrisiteit van die Munisipaliteit Naboomspruit, afgekondig by Administrateurskennisgewing 4 van 3 Januarie 1951, soos gewysig, word hierby verder gewysig deur subitems (4) en (10) van item 2 van die Tarief van Gelde onder Deel III deur die volgende te vervang:—

"(4) Motorhawens, Sweiswerke en Dergelike Verbruikers, per maand.

- (a) 'n Vaste heffing van R1 per kVA of 22c per ampère van die geskatte belasting per maand.
- (b) Vir die eerste 1 000 eenhede, per eenheid: 3,4c.
- (c) Daarna, per eenheid: 2,5c.

(10) Verbruikers buite die Munisipaliteit, per maand.

- (a) 'n Vaste heffing van R1 per kVA of 22c per ampère van die geskatte belasting per maand, met 'n minimum vordering van R5.
- (b) Verbruikers wie se aanvraag 5 kVA of 22,5 ampère oorskry: R1 per kVA of 22c per ampère.
- (c) Vir die eerste 1 000 eenhede, per eenheid: 1,25c.
- (d) Daarna, per eenheid: 1c.
- (e) 'n Algemene toeslag van 20% op die finale gelde betaalbaar ingevolge paragrawe (c) en (d) word gehef.
- (f) Minimum heffing: R10.
- (g) Die Raad kan, indien dit uit 'n toets van die verbruiker se elektriese installasie deur die Raad blyk dat sy kVA-aanvraag hoër as 40 kVA is, 'n kVA-aanvraagmeter installeer."

P.B. 2-4-2-36-64

Administrateurskennisgewing 1345

9 Augustus 1972

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN BEGRAAFFPLAASVERORDENINGE.

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 Begraafplaasverordeninge van die Munisipaliteit Krugersdorp, afgekondig by Administrateurskennisgewing 1271 van 18 Desember 1968, word hierby gewysig deur subartikel (2) van artikel 54 deur die volgende te vervang:—

"(2) Niemand mag ander persone as ambagsmanne vir die oprigting van enige gedenkwerk in enige begraafplaas gebruik nie: Met dien verstande dat die Direkteur van Parke 'n tydelike skriftelike toestemming vir hoogstens twaalf maande aan 'n persoon wat nie 'n ambagsman is nie kan uitreik indien hy oortuig is daarvan dat sodanige persoon die werk tot sy bevrediging kan uitvoer: Voorts met dien verstande dat gemelde skriftelike toestemming ter eniger tyd deur die Direkteur van Parke ingetrek kan word."

P.B. 2-4-2-23-18.

Administrateurskennisgewing 1346

9 Augustus 1972

MUNISIPALITEIT ELSBURG: PARKEERMETER-VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 166 van die Ordonnansie op Padverkeer,

by him in terms of section 99 of the said Ordinance.

The Electricity Supply By-laws of the Naboomspruit Municipality, published under Administrator's Notice 4, dated 3 January, 1951, as amended, are hereby further amended by the substitution for subitems (4) and (10) of item 2 of the Tariff of Charges under Part III of the following:—

"(4) Motor Garages, Welding Works and Similar Consumers, per month.

- (a) A fixed charge of R1 per kVA or 22c per ampere of the estimated load per month.
- (b) For the first 1 000 units, per unit: 3,4c.
- (c) Thereafter, per unit: 2,5c.

(10) Consumers Outside the Municipality, per month.

- (a) A fixed charge of R1 per kVA or 22c per ampere of the estimated load per month, with a minimum charge of R5.
- (b) Consumers whose demand exceeds 5 kVA or 22,5 ampere: R1 per kVA or 22c per ampere.
- (c) For the first 1 000 units, per unit: 1,25c.
- (d) Thereafter, per unit: 1c.
- (e) A general surcharge of 20% on the final charges payable in terms of paragraphs (c) and (d) shall be levied.
- (f) Minimum charge: R10.
- (g) Where a consumer's electrical installation is tested by the Council and found to have a kVA-demand exceeding 40 kVA, the Council shall be entitled to install a kVA meter."

P.B. 2-4-2-36-64

Administrator's Notice 1345

9 August, 1972

KRUGERSDORP MUNICIPALITY: AMENDMENT TO CEMETERY 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 Cemetery By-laws of the Krugersdorp Municipality, published under Administrator's Notice 1271, dated 18 December 1968, are hereby amended by the substitution for subsection (2) of section 54 of the following:—

"(2) No person shall employ any persons other than artisans for the erection of any memorial work in any cemetery: Provided that the Director of Parks may issue a temporary permission in writing for a period not exceeding twelve months to any person who is not an artisan if he is satisfied that such person is capable of executing the work to his satisfaction: Provided further that such written permission may at any time be withdrawn by the Director of Parks."

P.B. 2-4-2-23-18.

Administrator's Notice 1346

9 August, 1972

ELSBURG MUNICIPALITY: PARKING METER BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 166 of the Road Traffic Ordinance, 1966, publishes

1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goed-gekeur is.

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

“afgemerkte parkeerplek” ‘n afgemerkte parkeerplek gepaard waarmee ‘n parkeermeter opgerig is soos bedoel in artikel 105 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966);

“laaisone” ‘n ruimte wat aldus uitgehou en afgebaken is as ‘n plek waar handelsware op voertuie opgelaaai of van voertuie afgelaai kan word;

“parkeermeter” ‘n toestel wat die tydsverloop ouutomaties regstreer en sigbaar aandui volgens die muntstuk wat daarin geplaas is, en dit sluit in enige paal of vaste voorwerp waaraan dit gemonteer is;

“parkeertermyn” die tydsduur waartydens iemand ‘n voertuig in ‘n afgemerkte parkeerplek kan parkeer nadat hy sodanige muntstuk as wat die Raad van tyd tot tyd by besluit vasstel daarin geplaas het;

“Raad” die Stadsraad van Elsburg 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;

“voertuig” ‘n voertuig soos omskrywe in die Ordonnansie op Padverkeer, 1966, en wat meer as twee wiele het.

2. Niemand mag ‘n voertuig in ‘n afgemerkte parkeerplek parkeer nie, tensy hy terselfdertyd op die wyse wat in artikel 4 voorgeskryf word, daarvoor betaal: Met dien verstande dat daar slegs aldus betaal hoef te word gedurende die tydperk wat by raadsbesluit voorgeskryf word en wat by kennisgewing of met ‘n teken vir elke afgemerkte parkeerplek aangedui word, maar in elk geval nie gedurende die tydperk wat strek van 1 nm. op Saterdae tot 6.30 vm. op Maandae nie.

3. Daar moet by elke afgemerkte parkeerplek ‘n parkeermeter aangebring word.

4. Niemand mag ‘n voertuig in ‘n afgemerkte parkeerplek parkeer of laat parkeer nie, tensy hy of iemand anders namens hom op dié tydstip ‘n muntstuk ooreenkomsdig die bepalings van artikel 7 en enige toepaslike raadsbesluit in die parkeermeter plaas: Met dien verstande dat —

(a) dit behoudens die bepalings van die volgende artikel wettig is om ‘n voertuig in ‘n leë afgemerkte parkeerplek te parkeer gedurende ‘n parkeertermyn wat volgens die parkeermeter onverstreke is, sonder om die voorgeskrewe bedrag te betaal, maar dan net gedurende die onverstreke gedeelte van die parkeertermyn;

(b) indien iemand vasgestel het dat die parkeermeter vir ‘n afgemerkte parkeerplek nie werk nie of nie beoorlik werk nie, hy die reg het om ‘n voertuig in dié ruimte te laat maar dan moet hy die verkeershoof onmiddellik van die toedrag van sake verwittig en ook die registrasienommer van die voertuig, indien dit ‘n nommer het, verstrek.

5. Niemand mag, of hy nou al opnuut ‘n muntstuk in die parkeermeter geplaas het of nie, ‘n voertuig in ‘n afgemerkte parkeerplek laat staan nadat die parkeertermyn volgens die parkeermeter verstryk het of die voertuig binne vyftien minute nadat dié termyn verstryk het, weer in die ruimte stoot of nadat dié termyn verstryk het, verhoed dat ‘n ander voertuig dié ruimte gebruik nie.

the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

1. For the purpose of these by-laws, unless the context otherwise indicates —

“Council” means the Town Council of Elsburg 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);

“demarcated parking place” means a demarcated parking place in conjunction therewith a parking meter has been installed as contemplated in section 105 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966);

“loading zone” means a space so laid out and marked as a place for the loading and unloading of merchandise into or from vehicles;

“parking meter” means a device for automatically registering and visibly recording the passage of time in accordance with the insertion of a coin therein, and includes any post or fixture to which it is attached;

“parking period” means that period of parking in a demarcated parking place which is permitted by the insertion into a parking meter of such coin as the Council may from time to time by resolution determine;

“vehicle” means a vehicle as defined in the Road Traffic Ordinance, 1966, and which has more than two wheels.

2. It shall be unlawful to park any vehicle in any demarcated parking place and without at the same time making a payment in the manner prescribed in section 4: Provided that the obligation to make such payment shall apply only between such hours as the Council may by resolution prescribe, and as shall be indicated by notice or sign in respect of every demarcated parking place, but in any event not between 1 p.m. on Saturdays and 6.30 a.m. on Mondays.

3. Every demarcated parking place shall be provided with a parking meter.

4. No person shall park any vehicle or cause any vehicle to be parked in any demarcated parking place, unless there shall be at the same time inserted by him or on his behalf in the parking meter allocated to that space a coin in accordance with section 7 and any relevant resolution of the Council: Provided —

(a) that, subject to the next succeeding section, it shall be lawful without such payment to park a vehicle in a vacant demarcated parking place for such part and such part only of any parking period as the meter may indicate to be unexpired;

(b) that, where a person has ascertained that the parking meter in any demarcated parking place is not operating or not operating properly, he shall be entitled to leave a vehicle in that space but shall in that case immediately inform the chief traffic officer of the facts, including the registration number, if any, of the said vehicle.

5. It shall be unlawful, either with or without the insertion of a fresh coin in the parking meter, to leave any vehicle in a demarcated parking place after the expiry of a parking period as indicated by the parking meter or to return the vehicle to that space within fifteen minutes of that expiry or, after that expiry, to obstruct the use of that space by any other vehicle.

6. Die Raad bepaal van tyd tot tyd by besluit hoe lank 'n voertuig in 'n afgemerkt parkeerplek geparkeer kan word en watter muntstuk of muntstukke, ten opsigte van dié tydperk, in die parkeermeter wat aan sodanige ruimte toege wys is, geplaas moet word en genoemde tydperk en die muntstuk wat ten opsigte daarvan in die meter geplaas moet word, moet te alle tye duidelik op die parkeermeter self aangegee word.

7. Niemand mag —

- (a) 'n ander muntstuk as 'n geldige Suid-Afrikaanse muntstuk van 'n soort wat die Raad voorskryf, soos dit hierbo gemeld is, in 'n parkeermeter plaas of probeer plaas nie;
- (b) 'n vervalste of nagemaakte muntstuk of enige ander voorwerp in 'n parkeermeter plaas of probeer plaas nie;
- (c) 'n parkeermeter beschadig, ontsier of daarop skryf of teken, of 'n stroobiljet, aanplakbiljet, plakkaat of 'n ander dokument, of dit nou vir reklame bedoel is of nie, daarop plak nie;
- (d) in stede daarvan om die voorgeskrewe muntstuk daarin te plaas, ander metodes aanwend of probeer aanwend, om 'n parkeermeter die tydsverloop te laat regstreer nie;
- (e) 'n parkeermeter wat nie behoorlik werk nie of glad nie werk nie, stamp, skud of op enige ander sodanige manier aan die gang probeer kry of met enige ander doel so iets doen nie;
- (f) 'n merk wat op die pad geverf is of 'n teken of kennisgewing wat aangebring is vir die toepassing van hierdie verordeninge skend, bevuil, uitwis of op 'n ander wyse minder leesbaar maak nie of daarana peuter nie.

8. Iedere voertuig moet op so 'n wyse in 'n afgemerkt parkeerplek, uitgesonderd 'n ruimte wat 'n hoek met die randsteen vorm, geparkeer word dat die wiele daarvan wat die naaste aan die randsteen is, hoogstens 450 mm daarvandaan is, en moet voorts op so 'n wyse in die afgemerkte parkeerplek gestoot word dat dit oorlangs in dié ruimte inpas en dat die drywersitplek, of in die geval van 'n motorvoertuig met 'n linkerstuur, die voorste passasiersitplek regoor en naby 'n merk is wat as die bestuurder se merk bekend staan en wat op die blad van die pad, of in die geval van 'n eenrigtingstraat waar daar aan die regterkant ook geparkeer kan word, op die sypaadjie of pad geskilder word.

9. Indien 'n voertuig in 'n afgemerkt parkeerplek geparkeer word en dit so lank is en soveel van die aangrensende ruimte in beslag neem dat daar nie 'n voertuig in dié aangrensende ruimte op die wyse wat in artikel 8 voorgeskryf word geparkeer kan word nie, moet die persoon wat eersgenoemde voertuig geparkeer het, onmiddellik nadat hy dit geparkeer het, 'n toepaslike muntstuk in die parkeermeters van elkeen van die genoemde ruimtes plaas.

10. Daar word aangeneem dat 'n parkeermeter die verloop van tyd juis geregistreer het tensy en totdat die teendeel bewys is, en die bewyslas rus op die persoon wat beweer dat die parkeermeter die verloop van tyd onjuis geregistreer het.

11. Die Raad kan ook binne die parkeermetergebied kleiner ruimtes waarin tweewielvoertuie geparkeer kan word uithou en afbaken, en die bepalings van hierdie artikel en veral die tariewe wat soos hierbo gemeld, by raadsbesluit voorgeskryf word, is op sodanige kleiner ruimtes van toepassing.

6. The period during which a vehicle may be parked in any demarcated parking place and the coin or coins to be inserted in respect of that period in the parking meter allocated to any such space shall be such as the Council may from time to time by resolution determine, and the said period and the coin to be inserted in respect thereof shall at all times be clearly indicated on the parking meter itself.

7. It shall be unlawful —

- (a) to insert or attempt to insert into a parking meter any coin other than a coin of South African currency of a denomination as prescribed by the Council as aforesaid;
- (b) to insert or attempt to insert into a parking meter any false or counterfeit coin or any foreign object;
- (c) to damage or deface or to write or draw on, or to affix any handbill, poster, placard or other document, whether or not of an advertising nature, to a parking meter;
- (d) in any way whatsoever to cause or attempt to cause a parking meter to record the passage of time otherwise than by the insertion of the prescribed coin;
- (e) to jerk, knock, shake or in any way agitate a parking meter which is not working properly or at all, in order to make it do so, or for any other purpose;
- (f) to deface, soil, obliterate or otherwise render less visible or interfere with any mark painted on the roadway or any sign or notice erected for the purpose of these by-laws.

8. Every vehicle shall be so placed in a demarcated parking place other than that which is at an angle to the kerb, that its near side wheels are not more than 450 mm from the kerb, and shall in every demarcated parking place be so placed that it is laterally within that space and that the driver's seat, or in the case of a motor vehicle with left-hand drive, the front passenger's seat is opposite and close to the mark known as the driver's marker, painted on the surface of the road, or in the case of a oneway street in which parking on the right-hand side thereof is permitted, on the footway or roadway.

9. Where any vehicle parked in a demarcated parking place occupies by reason of its length so much of an adjoining space that it is not possible to park a vehicle in that adjoining space in the manner prescribed by section 8, the person parking the first-mentioned vehicle, shall immediately after parking it, insert an appropriate coin in the parking meters of both the said spaces.

10. The passage of time as recorded by a parking meter shall be deemed to be correct unless and until the contrary be proved, and the burden of so proving shall be on the person alleging that the parking meter has recorded inaccurately.

11. The Council may also set aside and demarcate within the parking meter area smaller spaces for the parking of two-wheeled vehicles, and the provisions of this section and in particular the charges prescribed by resolution as aforesaid, shall be applicable to such smaller spaces.

12. Iemand wat 'n bepaling van hierdie verordeninge oortree, kan by 'n eerste skuldigbevinding met hoogstens R50 beboet word en by daaropvolgende skuldigbevinding met hoogstens R100.

P.B. 2-4-2-132-56

Administrateurskennisgewing 1347 9 Augustus 1972

VERKIESING VAN LID: HEIDELBERGSE SKOOL-RAAD.

Ds. Lourens Nicolaas Jacobus de Jager, 'n predikant van die N.G. Kerk, van Tweedelaan 24, Heidelberg, Transvaal, is verkies tot lid van bogenoemde raad en het op 19 Mei 1972 sy amp aanvaar.

Administrateurskennisgewing 1348 9 Augustus 1972

NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA NO. 212.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema 1958, gewysig word deur die hersonering van Lotte Nos. 680, 681 en 682, Dorp Bryanston, van "Spesiale Woon" tot "Spesiaal" alleenlik vir die doeleindes van woonstelle, onderworpe aan sekere voorwaarde.

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

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 212.

P.B. 4-9-2-116-212.

Administrateurskennisgewing 1349 9 Augustus 1972

PRETORIA-WYSIGINGSKEMA NO. 1/279.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Pretoria-wysigingskema No. 1/279 ontstaan het, het die Administrateur die regstelling van die fout goedgekeur deur die wysiging van paragraaf 5 van die aanhangsel No. "B" tot Kaart No. 3 om soos volg te lees:

Met dien verstande dat die volgende terugsetting vanaf die erfgrense van toepassing sal wees op daardie deelte van die geboue wat opgerig word op 'n vlak wat hoër is as die dakvlak van die boonste verdieping wat vir besigheidsdoeleindes benut word.

P.B. 4-9-2-3-279.

Administrateurskennisgewing 1350 9 Augustus 1972

PRETORIA-WYSIGINGSKEMA NO. 1/251.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsaanlegskema No. 1, 1944, gewysig word deur die hersonering van 'n Deel van Erf No. 1894, dorp Pretoria (Wes) van "Diensnywerheid" en die sonering

12. Any person contravening any provision of these by-laws shall, on his first conviction thereof, be liable to a fine not exceeding R50 and on any subsequent conviction thereof to a fine not exceeding R100.

P.B. 2-4-2-132-56

Administrator's Notice 1347 9 August, 1972

ELECTION OF MEMBER: HEIDELBERG SCHOOL BOARD.

The Rev. Lourens Nicolaas Jacobus de Jager a Minister of Religion of the N.G. Kerk of 24 2nd Avenue, Heidelberg, Transvaal, has been elected as a member of the above-mentioned board and assumed office on 19th May, 1972.

Administrator's Notice 1348 9 August, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 212.

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 Lots Nos. 680, 681 and 682, Bryanston Township, from "Special Residential" to "Special" solely for the purpose of erecting flats, 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, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 212.

P.B. 4-9-2-116-212.

Administrator's Notice 1349 9 August, 1972

PRETORIA AMENDMENT SCHEME NO. 1/279.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Pretoria Amendment Scheme No. 1/279 the Administrator has approved the correction of the error by the amendment of paragraph 5 of the annexure No. "B" to Map No. 3 to read as follows:—

Provided that the following setbacks from the erf boundaries shall apply to that portion of the building which is erected on a level higher than the roof level of the top-most storey on which business is conducted.

P.B. 4-9-2-3-279.

Administrator's Notice 1350 9 August, 1972

PRETORIA AMENDMENT SCHEME NO. 1/251.

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 Pretoria Town-planning Scheme No. 1, 1944, by the rezoning of a Part of Erf No. 1894, Pretoria (West) Township, for "Service Industrial", and the zoning of Portion 223 of the

van Gedeelte 223 van die plaas Pretoria Dorp en Dorpsgronde No. 351-JR tot "Spesiaal", digtheidstreek No. 3, onderworpe aan sekere voorwaardes.

Kaart No. 3 en die skemaklousules van 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-wysigingskema No. 1/251.

P.B. 4-9-2-3-251.

Administrateurskennisgewing 1351 9 Augustus 1972

NOORDELIKE JOHANNESBURG STREEK WYSIGINGSKEMA NO. 278

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 Noordelike Johannesburgstreek dorpsaanlegskema 1958 gewysig word deur die hersonering van Lotte Nos. 166 en 167, Dorp Wynberg, van "Spesiale Woon" tot "Spesiaal" slegs vir 'n openbare garage en vir doeleindes wat in verband daarmee staan, onderhewig 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek wysigingskema No. 278.

P.B. 4-9-2-116-278

Administrateurskennisgewing 1352 9 Augustus 1972

BOKSBURG WYSIGINGSKEMA NO. 1/93

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 Boksburg dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Lot No. 442, dorp Boksburg-Noord Uitbreiding van "Spesiale Woon" tot "Spesiaal" vir kantore, agentskappe en professionele stelle, onderhewig 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, Boksburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Boksburg wysigingskema No. 1/93.

P.B. 4-9-2-116-278

Administrateurskennisgewing 1353 9 Augustus 1972

KEMPTON PARK-WYSIGINGSKEMA NO. 1/52.

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 Kempton Park-dorpsaanlegskema No. 1, 1952 gewysig word deur die hersonering van Deel van Gedeelte 9 van die Plaas Zuurfontein 33 IR., tot "Spesiaal" vir Besigheidsgeboue, onderworpe aan sekere voorwaardes.

Farm Pretoria Town and Townlands No. 351-JR to "Special", density zone No. 3, 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, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme No. 1/251.

P.B. 4-9-2-3-251.

Administrator's Notice 1351

9 August, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 278.

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 Lots Nos. 166 and 167, Wynberg Township, from "Special Residential" to "Special" only for public garage and purposes incidental thereto, 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, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 278.

P.B. 4-9-2-116-278

Administrator's Notice 1352

9 August, 1972

BOKSBURG AMENDMENT SCHEME NO. 1/93.

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 Boksburg Town-planning Scheme No. 1, 1946, by the rezoning of Lot No. 442, Boksburg North Extension Township, from "Special Residential" to "Special" for offices, Agencies and professional Suites, 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, Boksburg and are open for inspection at all reasonable times.

This amendment is known as Boksburg Amendment Scheme No. 1/93.

P.B. 4-9-2-8-93

Administrator's Notice 1353

9 August, 1972

KEMPTON PARK AMENDMENT SCHEME NO. 1/52.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Kempston Park Town-planning Scheme No. 1, 1952, by the rezoning of Part of Portion 9 of the Farm Zuurfontein 33 IR., to "Special", for Business Premises, subject to certain conditions.

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. 1/52.

P.B. 4-9-2-16-52.

Administrateurskennisgewing 1354 9 Augustus 1972

PRETORIASTREEK - WYSIGINGSKEMA NO. 281.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat nademaal 'n fout in Pretoriastreek-wysigingskema No. 281 ontstaan het, het die Administrateur goedgekeur dat die skemaklousules reggestel word deur vervanging van die skemaklousules met nuwe skemaklousules.

P.B. 4-9-2-217-281.

Administrateurskennisgewing 1355 9 Augustus 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT POTCHEFSTROOM: VERORDENINGE VIR DIE REGULERING VAN PARKE EN TUINE.

Administrateurskennisgewing 1038 van 28 Junie 1972 word hierby soos volg verbeter:

1. Deur in item 1(1) van die Tarief van Gelde die woord "Restuarant" deur die woord "Restaurant" te vervang.
2. Deur in item 3(6) van die Tarief van Gelde in die Engelse teks die syfer "2,80" onder die tydperk 1 Mei - 30 Augustus deur die syfer "2,20" te vervang.

P.B. 2-4-2-69-26.

Administrateurskennisgewing 1356 9 Augustus 1972

POTGIETERSRUS WYSIGINGSKEMA NO. 12.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Potgietersrus-dorpsaanlegskema, 1962, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Piet Potgietersrus 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, Potgietersrus en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Potgietersrus-wysigingskema No. 12.

P.B. 4-9-2-27-12.

Administrateurskennisgewing 1357 9 Augustus 1972

VERKLARING VAN GOEDGEKEURDE DORP.

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

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. 1/52.

P.B. 4-9-2-16-52.

Administrator's Notice 1354 9 August, 1972

PRETORIA REGION AMENDMENT SCHEME NO. 281.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Pretoria Region Amendment Scheme No. 281 the Administrator has approved the correction of the scheme clauses by the substitution of the scheme clauses by new scheme clauses.

P.B. 4-9-2-217-281.

Administrator's Notice 1355 9 August, 1972

CORRECTION NOTICE.

POTCHEFSTROOM MUNICIPALITY: BY-LAWS FOR THE REGULATION OF PARKS AND GARDENS.

Administrator's Notice 1038, dated 28 June 1972, is hereby corrected as follows:

1. By the substitution in item 1(1) of the Tariff of Fees in the Afrikaans text, for the word "Restuarant" of the word "Restaurant".
2. By the substitution in item 3(6) of the Tariff of Fees under the period 1st May - 30th August, for the figure "2,80" of the figure "2,20".

P.B. 2-4-2-69-26.

Administrator's Notice 1356 9 August, 1972

POTGIETERSRUS AMENDMENT SCHEME NO. 12.

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 Potgietersrus Town-planning Scheme 1962, to conform with the conditions of establishment and the general plan of Piet Potgietersrus 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, Potgietersrus and are open for inspection at all reasonable times.

This amendment is known as Potgietersrus Amendment Scheme No. 12.

P.B. 4-9-2-27-12.

Administrator's Notice 1357 9 August, 1972

DECLARATION OF APPROVED TOWNSHIP.

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

verklaar die Administrateur hierby die dorp Piet Potgietersrust Uitbreiding No. 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3050

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN POTGIE-TERSRUST INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 89 ('N GEDEELTE VAN GEDEELTE 80) VAN DIE PLAAS PIET POTGIE-TERSRUS DORP EN DORPSGRONDE NO. 44-KS., DISTRIK POTGIETERSRUST, TOEGESTAAN IS.

A. 'STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Piet Potgietersrust Uitbreiding No. 5.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.8606/70.

3. Erf vir Municipale Doeleindes.

Die applikant moet op eie koste Erf No. 1347 vir algemene munisipale doeleindes voorbehou.

4. Beskikking oor bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, indien enige, met inbegrip van die voorbehoud van mineraalregte.

5. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpsieenaar, sy erfgenaam, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesonderd 'n titel tot vry eiendomsreg of 'n huurkontrak vir 'n tydperk wat 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.

6. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê ingevolge artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigen van die verpligtings te onthef en om sodanige verpligtigs by enige ander persoon of liggaaam met regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:—

- (i) die erf genoem in klousule A3 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en

Administrator hereby declares Piet Potgietersrust Extension No. 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3050

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF POTGIE-TERSRUST UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 89 (A PORTION OF PORTION 80) OF THE FARM PIET POTGIE-TERSRUST TOWN AND TOWNLANDS NO. 44-KS., DISTRICT POTGIE-TERSRUST, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Piet Potgietersrust Extension No. 5.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.8606/70.

3. Erf for Municipal Purposes.

The applicant shall at its own expense reserve Erf No. 1347 for municipal purposes.

4. Disposal of Existing Conditions of Title.

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

5. 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.

6. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions imposed in terms of section 62 of Ordinance 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:—

- (i) The erf mentioned in Clause A3 hereof;
- (ii) such erven as may be acquired by the State;
- and

(iii) erwe wat vir munisipale doeleindeste benodig of herverkry mag word, mits die Administrateur die doeleindeste waarvoor sodanige erwe nodig is, goedgekeur het;

is onderworpe aan die voorwaardes hierna genoem, opgele deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

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

2. Erwe Onderworpe aan Spesiale Voorwaarde.

Erwe Nos. 1377, 1394, 1399 en 1422 is aan die volgende voorwaarde onderworpe:—

Die erwe is onderworpe aan 'n servituut vir die dreinering van stormwater ten gunste van die plaaslike bestuur soos aangedui op die algemene plan.

3. Staats- en Munisipale Erwe.

As die erf waarvan melding in klosule A3 gemaak word of enige erf wat verkry word soos beoog in klosule B1(ii) of enige erf wat benodig of herverkry mag word soos beoog in klosule B1(iii) hiervan, geregistreer word in die 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.

Administrateurskennisgewing 1358

9 Augustus 1972

RANDBURG WYSIGINGSKEMA NO. 1/97.

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 stigtingsvoorwaardes en die algemene plan van die dorp Malanshof Uitbreiding No. 2.

Kaart No. 3 en die skemaklosules van die wysingskema 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. 1/97.

P.B. 4-9-2-132-97

(iii) such erven as may be required or re-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. Erven subject to a Special Condition.

Erven Nos. 1377, 1394, 1399 and 1422 shall be subject to the following condition:—

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

3. State and Municipal Erven.

Should the erf referred to in Clause A3 or any erf acquired as contemplated in Clause B1(ii) or any erf required or re-acquired as contemplated in Clause B1(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 1358

9 August, 1972

RANDBURG AMENDMENT SCHEME NO. 1/97.

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-planning Scheme 1954, to conform with the conditions of establishment and the general plan of Malanshof Extension No. 2 Township.

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

This amendment is known as Randburg Amendment Scheme No. 1/97.

P.B. 4-9-2-132-97

Administrateurskennisgewing 1359

9 Augustus 1972

WYSIGING VAN AANSTELLINGS- EN DIENSVOORWAARDEREGULASIES VIR INSPEKTEURS VAN ONDERWYS AANGESTEL INGEVOLGE ARTIKEL 5 VAN DIE ONDERWYSORDONNANSIE, 1953, WAT NIE LEDE VAN DIE STAATSDIENS VAN DIE REPUBLIEK IS NIE EN VIR ONDERWYSERS GENOEM IN HOOFSTUK V VAN DIE ONDERWYSORDONNANSIE, 1953.

Ingevolge artikel 121 van die Onderwysordonnansie 1953 (Ordonnansie 29 van 1953) wysig die Administrateur hierby die aanstellings- en diensvoorwaarderegulasie vir inspekteurs van onderwys aangestel ingevolge artikel 5 van die gemelde Ordonnansie, wat nie lede van die Staatsdiens van die Republiek is nie en vir onderwysers genoem in Hoofstuk V van die gemelde Ordonnansie aangekondig by Administrateurskennisgewing 1053 van 23 Desember 1953, soos in die Bylae hierby uiteengesit.

BYLAE.

1. Regulasie 1 word hierby gewysig —

- (a) met ingang van die 1ste dag van April 1969 —
 - (i) deur die woordomskrywing van "onderwyser" deur die volgende woordomskrywing te vervang: "'onderwyser' 'n persoon aangestel as 'n onderwyser ingevolge artikel 67 van die Ordonnansie, en ook 'n inspekteur van onderwys";
 - (ii) deur na die woordomskrywing van "sleutelsalarisskaal" die volgende woordomskrywing in te voeg: "'standaardsalarisskaal' die toepaslike standaardsalarisskaal uiteengesit in regulasie 10(1)(ii)(g)(iii);"; en
 - (iii) deur na die woordomskrywing van "vise-hoof" die volgende woordomskrywing in te voeg: "'Vorderingsalarisskaal' die toepaslike vorderingsalarisskaal uiteengesit in regulasie 10(1)(ii)(g)(ii);".
- (b) met ingang van die 27ste dag van Augustus 1972 —
 - (i) deur die woordomskrywing van "middelbare afdeling" te skrap; en
 - (ii) deur na die woordomskrywing van "salarisskaal" die volgende woordomskrywing in te voeg: "'sekondêre afdeling' 'n sekondêre afdeling in artikel 102(1) van die Ordonnansie genoem";.
- (c) met ingang van die 1ste dag van Januarie 1971 —
 - (i) deur in die woordomskrywing van "standaardsalarisskaal" die uitdrukking "10(1)(ii)(g)(iii)" deur die uitdrukking "10(1)(g)(iii)" te vervang; en
 - (ii) deur in die woordomskrywing van "vorderingsalarisskaal" die uitdrukking "10(1)(ii)(g)(ii)" deur die uitdrukking "10(1)(g)(ii)" te vervang.

2. Regulasie 2 word hierby deur die volgende regulasie vervang met ingang van die 1ste dag van April 1969.

"Toepassing van regulasies.

2. Hierdie regulasies is, behalwe waar anders bepaal, van toepassing op 'n onderwyser, uitgesonderd 'n onderwyser aangestel as 'n deeltydse onderwyser in 'n tydelike hoedanigheid wat per uur besoldig word."
3. Regulasie 3 word hierby gewysig deur die woorde "of van die Pensioen-Ordonnansie" te skrap met ingang van die 1ste dag van April 1969.

Administrator's Notice 1359

9 August, 1972

AMENDMENT OF THE REGULATIONS PRESCRIBING THE CONDITIONS OF APPOINTMENT AND SERVICE OF INSPECTORS OF EDUCATION APPOINTED IN TERMS OF SECTION 5 OF THE EDUCATION ORDINANCE, 1953, WHO ARE NOT MEMBERS OF THE PUBLIC SERVICE OF THE REPUBLIC AND OF TEACHERS REFERRED TO IN CHAPTER V OF THE EDUCATION ORDINANCE, 1953.

The Administrator, in terms of section 121 of the Education Ordinance, 1953 (Ordinance 29 of 1953), hereby amends the regulations prescribing the conditions of appointment and service of inspectors of education appointed in terms of section 5 of the said Ordinance, who are not members of the Public Service of the Republic, and of teachers referred to in Chapter V of the said Ordinance, published under Administrator's Notice 1053 of the 23rd December, 1953, as set out in the Schedule hereto.

SCHEDULE.

1. Regulation 1 is hereby amended —
 - (a) with effect from the 1st day of April, 1969 —
 - (i) by the insertion after the definition of "principal" of the following definition:
"progression salary scale" means the appropriate progression salary scale set out in regulation 10(1)(ii)(g)(ii);";
 - (ii) by the insertion after the definition of "secondary department" of the following definition:
"standard salary scale" means the appropriate standard salary scale set out in regulation 10(1)(ii)(g)(iii);"; and
 - (iii) by the substitution for the definition of "teacher" of the following definition:
"teacher" means 'n person appointed as a teacher in terms of section 67 of the Ordinance and includes an inspector of education";
 - (b) with effect from the 27th day of August, 1972 —
 - (i) by the deletion in the Afrikaans text of the definition of "middelbare afdeling"; and
 - (ii) by the insertion in the Afrikaans text after the definition of "salarisskaal" of the following definition:
"'sekondêre afdeling' 'n sekondêre afdeling in artikel 102(1) van die Ordonnansie genoem";.
 - (c) with effect from the 1st day of January, 1971 —
 - (i) by the substitution in the definition of "progression salary scale" for the expression "10(1)(ii)(g)(ii)" of the expression "10(1)(g)(ii)"; and
 - (ii) by the substitution in the definition of "standard salary scale" for the expression "10(1)(ii)(g)(iii)" of the expression "10(1)(g)(iii)".

2. The following regulation is hereby substituted for regulation 2 with effect from the 1st day of April, 1969:

"Application of regulations.

2. These regulations shall, except where otherwise provided, apply to a teacher, excluding a teacher appointed as a part-time teacher in a temporary capacity who is paid per hour.".
3. Regulation 3 is hereby amended with effect from the 1st day of April, 1969, by the deletion of the words "or Pensions Ordinance".

4. Regulasie 4 word hierby met ingang van die 1ste dag van Januarie 1970 herroep.

5. Regulasie 8 word hierby gewysig met ingang van die 27ste dag van Augustus 1969 —

- (a) deur die woord "middelbare" waar dit ook al voorkom, deur die woord "sekondêre" te vervang;
- (b) deur die woord "hoërskool", waar dit ook al voorkom, deur die woorde "sekondêre skool" te vervang;
- (c) deur die woorde "hoër huishoudskool", waar hulle ook al voorkom, deur die woorde "sekondêre huis-houdskool" te vervang;
- (d) deur die woorde "hoër tegniese skool", waar hulle ook al voorkom, deur die woorde "sekondêre tegniese skool" te vervang; en
- (e) deur die woorde "hoër handel- en tegniese skool", waar hulle ook al voorkom, deur die woorde "sekondêre handel- en tegniese skool" te vervang.

6. Regulasie 10 word hierby gewysig —

- (a) deur in subregulasie (1)(ii)(b)(ii) die woord "middelbare" deur die woord "sekondêre" te vervang met ingang van die 27ste dag van Augustus 1969; en
- (b) met ingang van die 1ste dag van Januarie 1971 —

(i) deur subregulasie (1) deur die volgende subregulasie te vervang:

"(1) Behoudens die bepalings van hierdie regulasies, ontvang 'n onderwyser wat in 'n permanente hoedanigheid in diens is, 'n salaris ooreenkomsdig een van die volgende salarisskale met inagneming van die graad van pos deur hom beklee, die ervaring wat vir salarisdoeleindes erken word en die kwalifikasies wat hy besit waarna onderskeidelik in regulasies 8 en 9 verwys word:

Salarisskale

(a) Rektore

Onderwyskolleges —

Graad van kollege	Mans	Vrouens
OKI	R8 400xR300—R9 300	—
OKII	R7 800xR300—R8 400	R7 200xR300—R7 800

(b) Hoofde

(i) Sekondêre skole en skole wat aldus gegradeer is —

Graad van skool	Mans	Vrouens
HI	R7 200xR300—R7 800	R6 900xR300—R7 500
HII	R6 600xR300—R7 200	R6 300xR300—R6 900

(ii) Laerskole waaraan 'n erkende sekondêre afdeling verbond is —

Graad van skool	Mans	Vrouens
PI	R6 600xR300—R7 200	R6 300xR300—R6 900
PII	R6 000xR300—R6 600	R5 700xR300—R6 300
PX	R5 700xR300—R6 300	R5 400xR300—R6 000

(iii) Laerskole en skole wat aldus gegradeer is —

Graad van skool	Mans	Vrouens
PI	R6 600xR300—R7 200	R6 300xR300—R6 900
PII	R6 000xR300—R6 600	R5 700xR300—R6 300
PIII	R4 620xR180—R4 800 xR300—R6 000	R4 440xR180—R4 800 xR300—R6 000
PIV	R3 900xR180—R4 800 xR300—R5 400	R3 720xR180—R4 800 xR300—R5 400
PV	Standardsalarisskaal ooreenkomsdig kategorie-indeling plus twee salarisverhogings in totaal beperk tot R4 620	Standardsalarisskaal ooreenkomsdig kategorie-indeling plus twee salarisverhogings in totaal beperk tot R4 260.

(c) Vice-rektore

Onderwyskolleges —

	Mans	Vrouens
	R7 200xR300—R7 800	R6 900xR300—R7 500

4. Regulation 4 is hereby repealed with effect from the 1st day of January, 1970.

5. Regulation 8 is hereby amended with effect from the 27th day of August, 1969 —

- (a) by the substitution in the Afrikaans text for the word "middelbare", wherever it occurs, of the word "sekondêre"; and
- (b) by the substitution for the word "high", wherever it occurs, of the word "secondary".

6. Regulation 10 is hereby amended —

- (a) by the substitution with effect from the 27th day of August, 1969, in the Afrikaans text of subregulation (1)(ii)(b)(ii) for the word "middelbare" of the word "sekondêre"; and
- (b) with effect from the 1st day of January, 1971 —

(i) by the substitution for subregulation (1) of the following subregulation:

"(1) Subject to the provision of these regulations, a teacher employed in a permanent capacity shall receive a salary in accordance with one of the following salary scales regard being had to the grade of post he occupies, the experience recognized for salary purposes and the qualifications he holds which are referred to in regulations 8 and 9 respectively:

Salary scales

(a) Rectors

Colleges of education —

Grade of college	Men	Women
OKI	R8 400xR300—R9 300	—
OKII	R7 800xR300—R8 400	R7 200xR300—R7 800

(b) Principals

(i) Secondary schools and schools graded as such —

Grade of school	Men	Women
HI	R7 200xR300—R7 800	R6 900xR300—R7 500
HII	R6 600xR300—R7 200	R6 300xR300—R6 900

(ii) Primary schools to which a recognized secondary department is attached —

Grade of school	Men	Women
PI	R6 600xR300—R7 200	R6 300xR300—R6 900
PII	R6 000xR300—R6 600	R5 700xR300—R6 300
PX	R5 700xR300—R6 300	R5 400xR300—R6 000

(iii) Primary schools and schools graded as such —

Grade of school	Men	Women
PI	R6 600xR300—R7 200	R6 300xR300—R6 900
PII	R6 000xR300—R6 600	R5 700xR300—R6 300
PIII	R4 620xR180—R4 800 xR300—R6 000	R4 440xR180—R4 800 xR300—R6 000
PIV	R3 900xR180—R4 800 xR300—R5 400	R3 720xR180—R4 800 xR300—R5 400

PV Standard salary scale according to category classification plus two salary increments in total limited to R4 620

(c) Vice-rectors

College of education —

	Men	Women
	R7 200xR300—R7 800	R6 900xR300—R7 500

(d) Adjunk-hoofde

(i) Sekondêre skole en skole wat aldus gegradeer is —

<i>Mans</i>	<i>Vrouens</i>
R6 300xR300—R6 900	R6 000xR300—R6 600

(ii) Laerskole en skole wat aldus gegradeer is —

<i>Mans</i>	<i>Vrouens</i>
R5 700xR300—R6 300	R5 400xR300—R6 000

(e) Vise-hoofde

(i) Sekondêre skole en skole wat aldus gegradeer is —

<i>Mans</i>	<i>Vrouens</i>
R6 000xR300—R6 600	R5 700xR300—R6 300

(ii) Laerskole en skole wat aldus gegradeer is —

<i>Mans</i>	<i>Vrouens</i>
R5 400xR300—R6 000	R5 100xR300—R5 700

(f) Ander poste

Pos

(i) Departementshoof (Onderwyskollege)

<i>Mans</i>	<i>Vrouens</i>
R6 900xR300—R7 500	R6 600xR300—R7 200

(ii) Senior dosent (Onderwyskollege)

<i>Mans</i>	<i>Vrouens</i>
R6 300xR300—R6 900	R6 000xR300—R6 600

(iii) Assistent-kollege-biblioteekaris

Soos vir assistent-onderwyser (Standaard-of vorderingsalarisskaal, na gelang van die geval)	Soos vir assistent-onderwyser (Standaard-of vorderingsalarisskaal, na gelang van die geval)
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(iv) Senior kollege-biblioteekaris

Soos vir adjunkhoof (laerskool).	Soos vir adjunkhoof (laerskool).
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(v) Senior assistant (sekondêre skool)

R3 900xR180—R4 800 xR300—R6 000	R3 540xR180—R4 800 xR300—R5 100
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(vi) Senior assistant (laerskool)

R3 180xR180—R4 800 xR300—R5 400	R3 000xR180—R4 620
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(g) Assistent-onderwyser

(i) Dosente —

Kategorie

A, B en C

<i>Mans</i>	<i>Vrouens</i>
R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620

D, E en F

<i>Mans</i>	<i>Vrouens</i>
R4 440xR180—R4 800 xR300—R6 300	R4 080xR180—R4 800 xR300—R5 700

(ii) Assistent-onderwysers (Vorderingsalarisskale) —

Kategorie

A

<i>Mans</i>	<i>Vrouens</i>
R2 460xR180—R4 260	R1 920xR180—R3 720

B

<i>Mans</i>	<i>Vrouens</i>
R2 640xR180—R4 440	R2 100xR180—R3 900

C

<i>Mans</i>	<i>Vrouens</i>
R3 000xR180—R4 800	R2 640xR180—R4 260

D

<i>Mans</i>	<i>Vrouens</i>
R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620

E

<i>Mans</i>	<i>Vrouens</i>
R3 720xR180—R4 800 xR300—R5 700	R3 360xR180—R4 800

F

<i>Mans</i>	<i>Vrouens</i>
R4 080xR180—R4 800 xR300—R6 000	R3 720xR180—R4 800 xR300—R5 100

(iii) Assistent-onderwysers (Standaardsalarisskale) —

Kategorie

A

<i>Mans</i>	<i>Vrouens</i>
R2 280xR180—R4 080	R1 740xR180—R3 540

B

<i>Mans</i>	<i>Vrouens</i>
R2 460xR180—R4 260	R1 920xR180—R3 720

C

<i>Mans</i>	<i>Vrouens</i>
R2 820xR180—R4 620	R2 460xR180—R4 080

D

<i>Mans</i>	<i>Vrouens</i>
R3 360xR180—R4 800 xR300—R5 100	R3 000xR180—R4 440

(d) Deputy-principals

(i) Secondary schools and schools graded as such —

<i>Men</i>	<i>Women</i>
R6 300xR300—R6 900	R6 000xR300—R6 600

(ii) Primary schools and schools graded as such —

<i>Men</i>	<i>Women</i>
R5 700xR300—R6 300	R5 400xR300—R6 000

(e) Vice-principals

(i) Secondary schools and schools graded as such —

<i>Men</i>	<i>Women</i>
R6 000xR300—R6 600	R5 700xR300—R6 300

(ii) Primary schools and schools graded as such —

<i>Men</i>	<i>Women</i>
R5 400xR300—R6 000	R5 100xR300—R5 700

(f) Other posts

Post

(i) Head of department (college of education)

(ii) Senior lecturer (college of education)

(iii) Assistant college librarian

(iv) Senior college librarian

(v) Senior assistant (secondary school)

(vi) Senior assistant (primary school)

(g) Assistant teachers

(i) Lecturers —

<i>Category</i>	<i>Men</i>	<i>Women</i>
A, B and C ...	R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620

<i>Category</i>	<i>Men</i>	<i>Women</i>
D, E and F	R4 440xR180—R4 800 xR300—R6 300	R4 080xR180—R4 800 xR300—R5 700

(ii) Assistant teachers (progression salary scales) —

<i>Category</i>	<i>Men</i>	<i>Women</i>
A	R2 460xR180—R4 260	R1 920xR180—R3 720
B	R2 640xR180—R4 440	R2 100xR180—R3 900
C	R3 000xR180—R4 800	R2 640xR180—R4 260
D	R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620
E	R3 720xR180—R4 800 xR300—R5 700	R3 360xR180—R4 800
F	R4 080xR180—R4 800 xR300—R6 000	R3 720xR180—R4 800 xR300—R5 100

(iii) Assistant teachers (standard salary scales) —

<i>Category</i>	<i>Men</i>	<i>Women</i>
A	R2 280xR180—R4 080	R1 740xR180—R3 540
B	R2 460xR180—R4 260	R1 920xR180—R3 720
C	R2 820xR180—R4 620	R2 460xR180—R4 080
D	R3 360xR180—R4 800 xR300—R5 100	R3 000xR180—R4 440

E	R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620
F	R3 900xR180—R4 800 xR300—R5 700	R3 540xR180—R4 800

(h) Poste nie aan provinsiale onderwysinrigtings verbonde nie

Keurraad:	Mans	Vrouens
Voorsitter	R8 400xR300—R9 300	—
Lid	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys.
Onderwysburo:		
Hoof	R8 400xR300—R9 300	—
Assistent-hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys.
Senior Assis- tent	Soos vir hoof, sekondêre skool, Graad HI.	Soos vir hoof, sekondêre skool, Graad HI.
Assistent	Soos vir vakinspek- teur	Soos vir vakinspek- trise.
Junior assis- tent	Soos vir senior assis- tent (sekondêre skool)	Soos vir senior asis- tent (sekondêre skool)

Onderwysinspektoraat:

Inspekteur van onderwys	R7 800xR300—R8 400	R7 200xR300—R7 800
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Onderwysbeplanningsdienst:

Onderwys beplanner	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys
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Skoolsielkundige en voorligtingsdienst:

Hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys
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Assistent-hoof	Soos vir hoof, sekondêre skool, Graad HI.	Soos vir hoof, sekondêre skool, Graad HI.
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Senior siel- kundige	Soos vir senior vak- inspekteur	Soos vir senior vak- inspektrise
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Sielkundige	Soos vir vakinspek- teur	Soos vir vakinspek- trise
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Assistent- sielkundige	Soos vir hoof, laer- skool, Graad PIII	Soos vir hoof, laer- skool, Graad PIII
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Spraakterapeut	Standaardsalarisskaal plus een salarisver- hoging	Standaardsalarisskaal plus een salarisver- hoging
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Remediërende onderwyser	Standaardsalarisskaal plus een salarisver- hoging	Standaardsalarisskaal plus een salarisver- hoging
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Kommunikasiediens:

Hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys
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Assistent-hoof	Soos vir hoof, sekondêre skool, Graad HI.	Soos vir hoof, sekondêre skool, Graad HI.
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Musick:

Hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys
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Vakinspekteerde diens:

Senior vak- inspekteur	R6 900xR300—R7 500	R6 600xR300—R7 200
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Vakinspekteur	R6 600xR300—R7 200	R6 300xR300—R6 900
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Adviserende diens:

Senior adviseur	R6 900xR300—R7 500	R6 600xR300—R7 200
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Adviseur	R6 600xR300—R7 200	R6 300xR300—R6 900
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Skoolreisdienst:

Hoof	Soos vir vakinspek- teur	Soos vir vakinspek- trise
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Assistent-hoof	Soos vir adjunk-hoof (laerskool)	Soos vir adjunk-hoof (laerskool)
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Oudio-visuele onderwys:

Hoof	Soos vir vakinspek- teur	Soos vir vakinspek- trise
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Assistent	Soos vir adjunk-hoof (laerskool)	Soos vir adjunk-hoof (laerskool)
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E	R3 540xR180—R4 800 xR300—R5 400	R3 180xR180—R4 620
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F	R3 900xR180—R4 800 xR300—R5 700	R3 540xR180—R4 800 xR300—R5 700
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(h) Posts nie aan provinsiale onderwysinrigtings verbonde nie

Selection Board:	Men	Women
Chairman	R8 400xR300—R9 300	—
Member	As for inspector of education	As for inspectress of education

Education Bureau:

Head	R8 400xR300—R9 300	—
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Assistant head	As for inspector of education	As for inspectress of education
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Senior assistant	As for principal, secon- dary school, Grade HI	As for principal, se- condary school, Grade HI
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Assistant	As for subject inspec- tor	As for subject inspec- tress
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Junior assistant	As for senior assis- tant (secondary school)	As for senior assis- tant (secondary school)
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Education inspectorate:

Inspector of education	R7 800xR300—R8 400	R7 200xR300—R7 800
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Education planning service:

Education planner	As for inspector of education	As for inspectress of education
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School psychological and guidance service:

Head	As for inspector of education	As for inspectress of education
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Assistant head	As for principal, secon- dary school, Grade HI	As for principal, se- condary school, Grade HI
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Senior psychologist	As for senior subject inspec- tor	As for senior subject inspec- tress
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Psychologist	As for subject inspec- tor	As for subject inspec- tress
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Assistant psychologist	As for principal, pri- mary school, Grade PIII	As for principal, pri- mary school, Grade PIII
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Speech therapist	Standard salary scale plus one salary increment	Standard salary scale plus one salary increment
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Remedial teacher	Standard salary scale plus one salary increment	Standard salary scale plus one salary increment
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Communication service:

Head	As for inspector of education	As for inspectress of education
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Assistant head	As for principal, secon- dary school, Grade HI	As for principal, se- condary school, Grade HI
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Music:

Head	As for inspector of education	As for inspectress of education
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Subject inspection service:

Senior subject inspector	R6 900xR300—R7 500	R6 600xR300—R7 200
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Subject inspector	R6 600xR300—R7 200	R6 300xR300—R6 900
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Advisory service:

Senior adviser	R6 900xR300—R7 500	R6 600xR300—R7 200
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Adviser	R6 600xR300—R7 200	R6 300xR300—R6 900
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School journey service:

Head	As for subject inspec- tor	As for subject inspec- tress
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Assistant head	As for deputy-princi- pal (primary school)	As for deputy-princi- pal (primary school)
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Audio-visual education:

Head	As for subject inspec- tor	As for subject inspec- tress
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Assistant	As for deputy princi- pal (primary school)	As for deputy princi- pal (primary school)
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Rekenaarwetenskap:			Computer Science:		
Hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys	Head	As for inspector of education	As for inspectress of education
Onderwysbiblioteekdiens:			Education library service:		
Hoof	Soos vir inspekteur van onderwys	Soos vir inspektrise van onderwys	Head	As for inspector of education	As for inspectress of education
Assistent-hoof					
	Soos vir hoof, sekondêre skool, Graad HI	Soos vir hoof, sekondêre skool, Graad HI	Senior school library adviser	As for senior subject inspector	As for senior subject inspectress
Senior skoolbiblioteekadviseur			School library adviser	As for principal, secondary school, Grade HI	As for principal, secondary school, Grade HI
Skoolbiblioteekadviseur			Principal librarian	As for subject inspector	As for subject inspectress
Eerste bibliotekaris			Senior librarian	As for deputy-principal (primary school)	As for deputy-principal (primary school)
Senior bibliotekaris			Assistant librarian	As for assistant teacher (Standard or progression salary scale, as the case may be)	As for assistant teacher (Standard or progression salary scale, as the case may be)
Onderwysmuseum:			Education museum:		
Hoof	Soos vir senior vakinspekteur	Soos vir senior vakinspektrise	Head	As for senior subject inspector	As for senior subject inspectress
Aflospersoneel:			Relieving staff:		
Alle poste by die aflospersoneel	Behoudens die bepalings van die Ordonnansie, soos vir assistent-onderwyser (standaardsalarisskaal); en	Behoudens die bepalings van die Ordonnansie, soos vir assistent-onderwyser (standaardsalarisskaal); en	All posts on the relieving staff	Subject to the provisions of the Ordinance, as for assistant teacher (Standard salary scale); and	Subject to the provisions of the Ordinance, as for assistant teacher (Standard salary scale); and

(ii) deur in subregulasië (2) die uitdrukking "(1)(ii)" deur die uitdrukking "(1)" te vervang.

7.(1) Regulasië 11 word hierby deur die volgende regulasië vervang met ingang van die 1ste dag van April 1969:

"Salarisse van onderwysers in 'n tydelike hoedanigheid in diens.

11.(1) Die salarisse en salarisskale soos in regulasië 10 bepaal en voorgeskryf vir assistent-onderwysers (standaardsalarisskaal) is, behoudens die bepalings van hierdie regulasiës, van toepassing op 'n onderwyser as 'n voltydse onderwyser in 'n tydelike hoedanigheid aangestel: Met dien verstande dat indien sodanige onderwyser in 'n onderwyspos aangestel word waarop 'n salaris of salarisskaal hoër as die standaardsalarisskaal van toepassing is, sodanige onderwyser geag word na sodanige onderwyspos gesekondeer te wees asof hy voor sekondering 'n pos van assistent-onderwyser (standaardsalarisskaal) in 'n permanente hoedanigheid beklee het en die bepalings van regulasië 14 *mutatis mutandis* van toepassing is.

(2) 'n Onderwyser as 'n deeltydse onderwyser in 'n tydelike hoedanigheid aangestel en wat per uur besoldig word, ontvang 'n salaris teen sodanige koers wat van tyd tot tyd deur die Administrateur bepaal word vir elke uur wat van so 'n onderwyser vereis word om onderwys te gee en onderwys aldus gegee word.

(3) Die salarisse en salarisskale soos in regulasië 10(1)(ii)(g)(ii) en (iii) bepaal en voorgeskryf vir assistent-onderwysers is, behoudens die bepalings van hierdie regulasiës, van toepassing op 'n onderwyser as 'n deeltydse onderwyser in 'n tydelike hoedanigheid aangestel en wat nie per uur besoldig word nie: Met dien ver-

(ii) by the substitution in subregulation (2) for the expression "(1)(ii)" of the expression "(1)".

7.(1) The following regulation is hereby substituted for regulation 11 with effect from the 1st day of April, 1969:

"Salaries of teachers employed in a temporary capacity.

11.(1) The salaries and salary scales determined and prescribed in regulation 10 for assistant teachers (standard salary scale), shall, subject to the provisions of these regulations, apply to a teacher appointed as a full-time teacher in a temporary capacity: Provided that if such teacher is appointed to a teaching post to which a salary or salary scale applies which is higher than the standard salary scale, such teacher shall be deemed to have been seconded to such teaching post as if he had, prior to such secondment, held a post of assistant teacher (standard salary scale) in a permanent capacity, and the provisions of regulation 14 shall apply *mutatis mutandis*.

(2) A teacher appointed as a part-time teacher in a temporary capacity and who is paid per hour, shall receive a salary at such rate as the Administrator may from time to time determine for every hour such teacher is required to teach and so teaches.

(3) The salaries and salary scales as determined and prescribed by regulation 10(1)(ii)(g)(ii) and (iii) for assistant teachers shall, subject to the provisions of these regulations, apply to a teacher appointed as a part-time teacher in a temporary capacity and who is not paid per hour: Provided that the *pro rata* earnings

stande dat sodanige onderwyser se *pro rata*-verdienste wat ooreenkomsdig die formule —

getal ure per week waarvoor aangestel	x	kerf soos bepaal vir 'n voltydse onderwyser
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bepaal word, nie meer is nie as die salaris wat hy sou ontvang het indien hy as 'n voltydse onderwyser in 'n tydelike hoedanigheid aangestel sou gewees het".

(2) Regulasie 11(3), soos gewysig by subregulasie (1) hiervan, word hierby gewysig deur die uitdrukking "10 (1)(ii)(g)(ii) en (iii)" deur die uitdrukking "10(1)(g)(ii) en (iii)" te vervang met ingang van die 1ste dag van Januarie 1971.

8. Regulasie 12 word hierby deur die volgende regulasie vervang met ingang van die 1ste dag van Januarie 1971:

"Bepaling van aanvangsalaris van 'n onderwyser binne enige toepaslike salarisskaal.

12.(1) Vir die toepassing van hierdie regulasie, beteken 'n verwysing na 'n salarisverhoging

(a) ten opsigte van 'n salaris wat nie R4 800 oorskry nie, R180; en

(b) ten opsigte van 'n salaris wat R4 800 oorskry, R300.

(2) 'n Onderwyser wat in die diens van die Departement tree en wat geen erkende onderwys- of ander ervaring het nie, ontvang 'n salaris binne die salarisskaal in regulasie 10 genoem en ooreenkomsdig die graad van pos in regulasie 8 genoem, waarin hy aangestel is en die kwalifikasies wat hy besit waarna in regulasie 9 verwys word.

(3) 'n Onderwyser wat in die diens van die Departement tree en wat erkende onderwys- of ander ervaring besit, ontvang, behoudens die bepalings van artikel 81 van die Ordonnansie, 'n salaris binne die salarisskaal in regulasie 10 genoem en ooreenkomsdig die graad van pos in regulasie 8 genoem, waarin hy aangestel is en die kwalifikasies wat hy besit waarna in regulasie 9 verwys word.

(4) 'n Onderwyser wat in die diens van die Departement in 'n permanente hoedanigheid tree en wat aangestel word in 'n pos van assistent-onderwyser waarop 'n hoër salaris as die standaardsalarisskaal van toepassing is of in 'n onderwyspos wat hoër gegradeer is as dié van 'n assistent-onderwyser, ontvang die salaris wat hy sou ontvang het as hy aangestel sou gewees het in 'n pos van assistent-onderwyser waarop die standaardsalarisskaal van toepassing is en is daarbenewens geregtig op sodanige salarisverhogings soos bepaal ooreenkomsdig subregulasies (5) en (6).

(5)(a) 'n Assistent-onderwyser wat alreeds in diens van die Departement is in 'n pos waarop die standaardsalarisskaal van toepassing is en wat aangestel word in 'n pos waarop 'n hoër salarisskaal van toepassing is, ontvang een salarisverhoging ten opsigte van elke rangordepositie ooreenkomsdig die rangvorderingsleer soos in subregulasie (6) uiteengesit, binne die salarisskaal waarvolgens hy onmiddellik voor sodanige aanstelling besoldig is: Met dien verstande dat die salaris aldus bepaal nie minder is nie as die minimum en nie meer is nie as die maksimum van die salarisskaal wat dan op sodanige onderwyser van toepassing sal wees.

(b) Die salaris van 'n onderwyser wat 'n pos beklee waarop 'n hoër salarisskaal as die standaardsalarisskaal van toepassing is en wat aangestel word in 'n pos waarop dieselfde salarisskaal van toepassing is, word nie deur sodanige aanstelling geraak nie.

of such teacher which shall be determined in accordance with the formula

Number of hours per week for which appointed	x notch as determined for x a full-time teacher
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shall not be more than the salary he would have received had he been appointed as a full-time teacher in a temporary capacity."

(2) Regulation 11(3), as amended by subregulation (1) hereof, is hereby amended with effect from the 1st day of January, 1971, by the substitution for the expression "10(1)(ii)(g)(ii) and (iii)" of the expression "10(1)(g)(ii) and (iii)".

8. The following regulation is hereby substituted for regulation 12 with effect from the 1st day of January, 1971:

"Determination of commencing salary of a teacher within any appropriate salary scale.

12.(1) For the purposes of this regulation a reference to a salary increment means —

(a) in respect of a salary not exceeding R4 800, R180; and

(b) in respect of a salary exceeding R4 800, R300.

(2) A teacher entering the service of the Department and who has no recognized teaching or other experience, shall receive a salary within the salary scale referred to in regulation 10 and in accordance with the grade of post, referred to in regulation 8, to which he has been appointed and the qualifications held by him as referred to in regulation 9.

(3) A teacher entering the service of the Department and who has recognized teaching or other experience shall, subject to the provisions of section 81 of the Ordinance, receive a salary within the salary scale referred to in regulation 10 and in accordance with the grade of post, referred to in regulation 8, to which he has been appointed and the qualifications held by him as referred to in regulation 9.

(4) A teacher entering the service of the Department in a permanent capacity and who is appointed to a post of assistant teacher to which a higher salary than the standard salary scale applies or to a teaching post graded higher than that of an assistant teacher, shall receive the salary he would have received had he been appointed to a post of assistant teacher to which the standard salary scale applies and shall in addition be entitled to such salary increments as determined in accordance with sub-regulations (5) and (6).

(5)(a) An assistant teacher already in the service of the Department in a post to which the standard salary scale applies and who is appointed to a post to which a higher salary scale applies, shall receive one salary increment in respect of every rank order position according to the rank progression ladder, as set out in sub-regulation (6), on the salary scale according to which he was remunerated immediately prior to such appointment: Provided that the salary so determined shall not be less than the minimum and not more than the maximum of the salary scale which will then be applicable to such teacher.

(b) The salary of a teacher occupying a post to which a higher salary scale than the standard salary scale applies, and who is appointed to a post to which the same salary scale applies, shall not be affected by such appointment.

(c) 'n Onderwyser wat 'n pos beklee waarop 'n hoër salarisskaal as die standaardsalarisskaal van toepassing is en wat aangestel word in 'n ander pos wat volgens die rangvorderingsleer in dieselfde rangordepositie is maar die minimum kerf van die salarisskaal wat op sodanige ander pos van toepassing is, hoër is as dié van die pos wat hy voor sodanige aanstelling beklee het, behou sy salaris, tensy die aanpassing van sy salaris tot die minimum kerf van die hoër salarisskaal vir sodanige onderwyser voordeliger is, in welke geval sy salaris aldus aangepas word.

(d) Die salaris van 'n onderwyser wat 'n pos beklee waarop 'n hoër salarisskaal as die standaardsalarisskaal van toepassing is en wat in 'n ander pos aangestel word wat, ooreenkomsdig die rangvorderingsleer, in dieselfde rangordepositie is, maar waarvan die minimum kerf of beide die minimum en die maksimum kerf van die salarisskaal wat op sodanige ander pos van toepassing is, laer is as dié van die pos wat hy voorheen beklee het, word bepaal asof die betrokke onderwyser 'n onderwyser is wat in 'n permanente hoedanigheid in die diens van die Departement tree en wat aangestel word in 'n pos van assistent-onderwyser waarop 'n hoër salaris as die standaardsalarisskaal van toepassing is en sodanige onderwyser ontvang die salaris wat hy sou ontvang het as hy aangestel sou gewees het in 'n pos van assistent-onderwyser waarop die standaardsalarisskaal van toepassing is en is daarbenewens geregty op sodanige salarisverhogings soos ooreenkomsdig subregulasie (6) bepaal.

(6) Vir die toepassing van hierdie regulasies, beteken die rangvorderingsleer dat een salarisverhoging 'n onderwyser toekom ten opsigte van elke trap wat sodanige onderwyser bo die basiese salarisskaal vorder, soos in die rangvorderingsleer hierby uiteengesit —

RANGVORDERINGSLEER

Rangorde

Graad van pos

Basiese salarisskaal:

Standaardsalarisskaal.
'n Assistent-onderwyser in 'n permanente of tydelike hoedanigheid aangestel, of 'n sprakterapeut, remediërende onderwyser, assistent-bibliotekaris of assistent-kollegebibliotekaris in 'n tydelike hoedanigheid of op die aflosspersoneel in 'n permanente hoedanigheid aangestel.

Trap 1

Vorderingsalarisskaal.

- (a) 'n Assistent-onderwyser wat oor drie of meer jare onderwyserervaring beskik en in 'n permanente hoedanigheid aan 'n sekondêre skool of 'n sekondêre afdeling verbonde aan 'n laerskool aangestel is.
- (b) 'n Assistent-onderwyser in 'n permanente hoedanigheid in 'n pos by 'n spesiale skool of in 'n spesiale klas verbonde aan 'n laerskool aangestel of in 'n pos van sprakterapeut of in 'n pos van remediërende onderwyser.
- (c) 'n Assistentbibliotekaris of assistentkollegebibliotekaris in 'n permanente hoedanigheid aangestel wat oor drie of meer jare onderwys- of biblioteekervaring beskik.

Trap 2

Senior assistent (laerskool)
Hoof PIV

Trap 3

Senior assistent (sekondêre skool)
Hoof PIII
Vise-hoof (laerskool)
Junior assistent: Onderwysburo
Assistent: Skoolsielkundige en voorligtingsdiens

Trap 4

Adjunk-hoof (laerskool)
Dosent
Assistent-hoof: Skoolreisdiens
Senior bibliotekaris
Senior kollegebibliotekaris
Assistent: Audio-visuele onderwys

(c) A teacher occupying a post to which a higher salary scale than the standard salary scale applies, and who is appointed to another post which, according to the rank progression ladder, is in the same rank order position but the minimum notch of the salary scale which applies to such other post is higher than that of the post he occupied prior to such appointment, shall retain his salary, unless the adjustment of his salary to the minimum notch of the higher salary scale is more advantageous to such teacher, in which event his salary shall be so adjusted.

(d) The salary of a teacher occupying a post to which a higher salary scale than the standard scale applies and who is appointed to another post which, according to the rank progression ladder, is in the same rank order position, but the minimum notch or both the minimum and maximum notch of the salary scale which applies to such other post is lower than that of the post previously occupied by him, shall be determined as if the teacher concerned is a teacher entering the service of the Department in a permanent capacity and who is appointed to a post of assistant teacher to which a higher salary than the standard salary scale applies and such teacher shall receive the salary he would have received had he been appointed to a post of assistant teacher to which the standard salary scale applies and shall in addition be entitled to such salary increments as determined in accordance with subregulation (6).

(6) For the purposes of these regulations, the rank progression ladder means that one salary increment shall accrue to a teacher in respect of every step above a basic salary scale to which such teacher progresses as set out in the rank progression ladder hereto —

RANK PROGRESSION LADDER

Rank order

Basic salary scale:

Grade of Post

Standard salary scale.

An assistant teacher appointed in a permanent or temporary capacity, or a speech therapist, remedial teacher, assistant librarian or assistant college librarian appointed in a temporary capacity or on the relieving staff in a permanent capacity.

Step 1

Progression salary scale

- (a) An assistant teacher who has three years or more teaching experience and who is appointed in a permanent capacity at a secondary school or a secondary department attached to a primary school.
- (b) An assistant teacher appointed in a permanent capacity to a post at a special school or to a special class attached to a primary school or to a post of speech therapist or to a post of remedial teacher.
- (c) An assistant librarian or assistant college librarian who has three years' or more teaching or library experience and who is appointed in a permanent capacity.

Step 2

Senior assistant (primary school)
Principal PIV.

Step 3

Senior assistant (secondary school)
Principal PIII
Vice-principal (primary school)
Junior assistant: Education bureau
Assistant: School psychological and guidance service

Step 4

Deputy-principal (primary school)
Lecturer
Assistant-head: School journey service
Senior librarian
Senior college librarian
Assistant: Audio-visual education

Trap 5	Hoof PII Vise-hoof (sekondêre skool)	Step 5	Principal PII Vice-principal (secondary school)
Trap 6	Adjunk-hoof (sekondêre skool) Senior dosent.	Step 6	Deputy-principal (secondary school) Senior lecturer
Trap 7	Hoof HII Hoof PI Vakinspekteur Adviseur Assistent: Onderwysburo Skoolbiblioekadviseur Eerste bibliotekaris Sielkundige Hoof: Skoolreisdiens Hoof: Oudio-visuele onderwys	Step 7	Principal HII Principal PI Subject inspector Adviser Assistant: Education bureau School library adviser Principal librarian Psychologist Head: School journey service Head: Audio-visual education
Trap 8	Departementshoof Senior vakinspekteur Senior adviseur Senior sielkundige Senior skoolbiblioekadviseur Hoof: Onderwysmuseum	Step 8	Head of department Senior subject inspector Senior adviser Senior psychologist Senior school library adviser Head: Education museum
Trap 9	Hoof HI Senior assistent: Onderwysburo Assistent-hoof: Skoolsielkundige en voorligtingsdiens Assistent-hoof: Kommunikasiediens Vise-rektor Assistent-hoof: Biblioteekdienst	Step 9	Principal HI Senior assistant: Education bureau Assistant head: School psychological and guidance service Assistant head: Communication service Vice-Rector Assistant head: Library service
Trap 10	Inspekteur van Onderwys Rektor O.K. II Lid: Keurraad Assistent-hoof: Onderwysburo Onderwysbeplanner Hoof: Skoolsielkundige en voorligtingsdiens Hoof: Kommunikasiediens Hoof: Musiek Hoof: Biblioteekdienst Hoof: Rekenaarwetenskap	Step 10	Inspector of Education Rector O.K. II Member: Selection board Assistant head: Education bureau Education planner Head: School psychological and guidance service Head: Communication service Head: Music Head: Library service Head: Computer science
Trap 11	Rektor O.K. I Hoof: Onderwysburo Voorsitter: Keurraad	Step 11	Rector O.K. I Head: Education bureau Chairman: Selection board

(7) 'n Onderwyser wat kwalifikasies verwerf wat hom op indeling in 'n hoër kategorie geregtig maak, word geag sodanige kwalifikasies op die datum van sy indiens-treding by die Departement te verwerf het: Met dien verstande dat hy 'n salaris ooreenkomsdig die hoër kategorie ontvang vanaf die eerste dag van die kalenderkwartaal wat volg op die datum waarop hy aan die finale vereistes vir sodanige kwalifikasies voldoen het.

(8) Waar by die toepassing van hierdie regulasies bevind word dat 'n onderwyser 'n gunstiger salaris ontvang as dié wat ingevolge die rangvorderingsleer geregverdig kan word, behou sodanige onderwyser daardie salaris vir so lank hy die betrokke graad van pos beklee."

9. Regulasie 13 word hierby deur die volgende regulasie vervang met ingang van die 1ste dag van April 1969:

"Salarisverhogings.

13.(1) 'n Onderwyser is geregtig om 'n eerste salaris-verhoging te ontvang op die eerste dag van die maand waarin sy werklike of berekende datum van toetreding tot die diens van die Departement verjaar, en enige verdere salarisverhogings is jaarliks betaalbaar op sodanige eerste dag: Met dien verstande dat 'n onderwyser wat by die inwerktingtreding van hierdie regulasie in die Departement se diens is en wie se verhogingsdatum op enige ander datum as deur hierdie regulasie bepaal, val, sy verhogingsdatum ten opsigte van ononderbroke diens behou indien by die vasstelling van sy verhogingsdatum ingevolge hierdie regulasie bevind word dat sodanige verhogingsdatum tot sy nadeel sal wees: Voorts met dien verstande dat gedurende die tydperk vanaf die 2de dag

(7) A teacher who attains qualifications which entitle him to classification into a higher category, shall be deemed to have attained such qualifications on the date of his entry into the service of the Department: Provided that he shall receive a salary in accordance with the higher category with effect from the first day of the calendar quarter following on the date on which he has conformed to the final requirements for such qualifications.

(8) Where, in the application of these regulations, it is found that a teacher is receiving a more favourable salary than can be justified in terms of the rank progression ladder, such teacher shall retain that salary as long as he occupies the grade of post concerned."

9. The following regulation is hereby substituted for regulation 13 with effect from the 1st day of April, 1969:

"Salary increments.

13.(1) A teacher shall be entitled to receive a first salary increment on the first day of the month corresponding to the month of his actual or calculated date of entry into the service of the Department after a lapse of one year, and any further salary increments shall be payable annually on such first day: Provided that a teacher who, on the coming into operation of this regulation, is in the service of the Department and whose incremental date falls on any other date as determined by this regulation, shall retain his incremental date in respect of continuous service if, on the determination of his incremental date in terms of this regulation, it is found that such incremental date will be to his disadvantage: Provided further that during the period from

van April 1969 tot die 1ste da gvan April 1970 jaarlikse verhogings slegs op die eerste dag van April 1970 betaalbaar is.

(2) By bevordering ooreenkomstig die rangvorderingsleer waarna in regulasie 12 verwys word, behou 'n onderwyser sy verhogingsdatum sonder inagneming van die getal salarisverhogings wat so 'n onderwyser baat: Met dien verstande dat die verjaardag van die eerste dag van die maand waarin die bevordering bewerkstellig word, as sy verhogingsdatum toegeken word indien —

- (a) sodanige onderwyser reeds die maksimum van die salarisskaal wat onmiddellik voor sy bevordering op hom van toepassing was, bereik het;
- (b) met die byvoeging van die getal salarisverhogings waarvoor in die rangvorderingsleer voorsiening gemaak word, sodanige onderwyser se salaris nog nie gelyk is aan die minimum van die toepaslike hoër salarisskaal nie; en
- (c) sodanige onderwyser bevorder word tot 'n pos met dieselfde maksimumsalaris maar 'n hoër minimumsalaris en sy salaris laer is as die minimumsalaris van die toepaslike hoër salarisskaal.

(3) Indien 'n onderwyser op die datum waarop die bevordering in werking tree, vir 'n salarisverhoging kwalifiseer, word sy salaris bepaal asof daardie verhoging reeds toegestaan was.

(4) Waar 'n onderwyser se dienste by die Departement geëindig het en hy daarna weer aangestel word, word sy verhogingsdatum opnuut bepaal.

(5) Vir die toepassing van subregulasie (1) is die berekende datum van toetredie van 'n onderwyser tot die diens van die Departement die datum wat die begin is van 'n ononderbroke tydperk van diens onmiddellik voor sodanige datum wat erken word as 'n tydperk van onderwys- of ander ondervinding wat deur sodanige onderwyser te enige tyd voor sy toetredie tot die diens van die Departement opgedoen is."

10. Regulasie 14 word hierby gewysig deur in subregulasie (1)(b) die uitdrukking "10(1)(ii)(g)" deur die uitdrukking "10(1)(g)" te vervang met ingang van die 1ste dag van Januarie 1971.

11. Regulasie 15 word hierby gewysig deur in subregulasie (1) die woorde "uitgesonderd 'n onderwyser aangestel in 'n deeltydse hoedanigheid" te skrap met ingang van die 1ste dag van April 1969.

12. Regulasie 16 word hierby gewysig deur in subregulasie (6) die woorde "Pensioen-ordonnansie" deur die uitdrukking "regulasie 44" te vervang met ingang van die 1ste dag van April 1969.

13. Regulasie 22 word hierby gewysig deur subregulasie (8) deur die volgende subregulasie te vervang met ingang van die 1ste dag van Januarie 1971:

"8(a) 'n Onderwyser, uitgesonderd 'n inspekteur van onderwys, wat 'n pos beklee wat nie aan 'n provinsiale onderwysinrigting verbonde is nie of wat na so 'n pos gesekondeer word en van wie dit vereis word om gedurende alle skoolvakansies diens te doen, word gekrediteer met 36 dae vakansieverlof per jaar vir enige tydperk van ononderbroke diens in sodanige pos: Met dien verstande dat 'n onderwyser wat voor die eerste dag van Julie 1967 in sodanige pos aangestel of gesekondeer, gekrediteer word met 38 dae vakansieverlof per jaar vir enige tydperk van ononderbroke diens in sodanige pos.

(b) 'n Onderwyser wat 'n pos van inspekteur van onderwys beklee of na sodanige pos gesekondeer word, word net 26 dae vakansieverlof per jaar vir enige tydperk van ononderbroke diens in sodanige pos, indien

the 2nd day of April, 1969 to the 1st day of April, 1970, annual increments shall be payable on the first day of April, 1970 only.

(2) A teacher shall, on promotion in accordance with the rank progression ladder referred to in regulation 12, retain his incremental date, without taking into account the number of salary increments such teacher gains: Provided that the anniversary of the first day of the month in which the promotion is effected shall be allocated as his incremental date if —

- (a) such teacher had already reached the maximum of the salary scale which was applicable to him immediately prior to his promotion;
- (b) with the addition of the number of salary increments provided for in the rank progression ladder, the salary of such teacher is not yet equal to the minimum of the appropriate higher salary scale; and
- (c) such teacher is promoted to a post with the same maximum salary but a higher minimum salary, and his salary is lower than the minimum salary of the appropriate higher salary scale.

(3) If a teacher qualifies for a salary increment on the date on which the promotion takes effect, his salary shall be determined as if the increment had already been granted.

(4) Where the services of a teacher with the Department have terminated and he is thereafter re-appointed, his incremental date shall be determined anew.

(5) For the purposes of subregulation (1), the calculated date of entry of a teacher into the service of the Department, shall be the date which is the commencement of a continuous period of service immediately prior to such date which is recognized as a period of teaching or other experience acquired by such teacher at any time before his entry into the service of the Department."

10. Regulation 14 is hereby amended with effect from the 1st day of January, 1971, by the substitution in subregulation (1)(b) for the expression "10(1)(ii)(g)" of the expression "10(1)(g)".

11. Regulation 15 is hereby amended with effect from the 1st day of April, 1969, by the deletion in subregulation (1) of the words "excluding a teacher appointed in a part-time capacity".

12. Regulation 16 is hereby amended with effect from the 1st day of April, 1969, by the substitution in subregulation (6) for the words "the Pensions Ordinance" of the expression "regulation 44".

13. Regulation 22 is hereby amended with effect from the 1st day of January, 1971, by the substitution for subregulation (8) of the following subregulations:

"(8)(a) A teacher, excluding an inspector of education, holding a post not attached to a provincial education institution or who is seconded to such post and who is required to be on duty during all school vacations, shall be credited with 36 days' vacation leave per annum for any period of continuous service in such post: Provided that a teacher appointed in or seconded to such post prior to the first day of July, 1967, shall be credited with 38 days' vacation leave per annum for any period of continuous service in such post.

(b) A teacher holding a post of an inspector of education or who is seconded to such a post, shall be credited with 26 days' vacation leave per annum for any period of continuous service in such post if he is required to be

daar van hom vereis word om diens te doen vir meer as die helfte van die twee langste skoolvakansies in enige kalenderjaar gekrediteer en daarbenewens word hy met een dag addisionele vakansieverlof gekrediteer vir elke twee volle dae wat sodanige onderwyser diens doen nadat hy vir die helfte van sodanige vakansie diens gedoen het: Met dien verstande dat die totale verlof van sodanige onderwyser —

- (i) indien hy voor die eerste dag van Julie 1967 in sodanige pos aangestel of gesekondeer is nie 38 dae per jaar oorskry nie; of
- (ii) indien hy op of na die eerste dag van Julie 1967 in sodanige pos aangestel of gesekondeer is, nie 36 dae per jaar oorskry nie.
- (c) 'n Onderwyser wat voor die eerste dag van Januarie 1971 in 'n pos van inspekteur van onderwys aangestel is en wat gekies het om gedurende alle skoolvakansies diens te doen, word met 36 dae vakansieverlof per jaar vir enige tydperk van ononderbroke diens in sodanige pos gekrediteer: Met dien verstande dat 'n onderwyser wat voor die eerste dag van Julie 1967 in sodanige pos aangestel is, met 38 dae vakansieverlof per jaar vir enige tydperk van ononderbroke diens in sodanige pos gekrediteer word".

14. Regulasie 24 word hierby gewysig deur in subregulasie (1) na die woord "onderwyser" die woorde "uitgesonderd 'n onderwyser in 'n deeltydse hoedanigheid aangestel," in te voeg met ingang van die 1ste dag van April 1969.

15. Regulasie 36 word hierby deur die volgende regulasie vervang met ingang van die 1ste dag van April 1969:

"Verlofgratifikasies.

36.(1) 'n Verlofgratifikasie bereken soos in regulasie 37 uiteengesit, kan betaal word —

- (a) op sy skriftelike versoek, aan 'n onderwyser in diens van die Departement in 'n permanente hoedanigheid, wat voor die 1ste dag van April 1959 in sodanige hoedanigheid in diens getree het, en wat by bereiking van die leeftyd van 60 jaar in die geval van 'n man en 55 jaar in die geval van 'n vrou uit die diens kan tree met 'n gratifikasie ingevolge regulasie 45 of met 'n pensioen, maar verkies om in 'n permanente hoedanigheid in die diens van die Departement aan te bly;
- (b) aan 'n onderwyser in diens van die Departement in 'n permanente hoedanigheid (uitgesonderd 'n onderwyser aan wie 'n verlofgratifikasie ingevolge paragraaf (a) betaal is), wat voor die 1ste dag van April 1959 in sodanige hoedanigheid in diens getree het en wat uit die diens tree met 'n gratifikasie ingevolge regulasie 45 of met 'n pensioen;
- (c) aan 'n onderwyser in diens van die Departement in 'n permanente hoedanigheid wat na die 31ste dag van Maart 1959 in sodanige hoedanigheid in diens getree het en wat met 'n pensioen uit die diens tree;
- (d) aan 'n onderwyseres in diens van die Departement in 'n permanente hoedanigheid (uitgesonderd 'n onderwyseres aan wie 'n verlofgratifikasie ingevolge paragraaf (a) betaal is) wat na voltooiing van minstens vyf jaar onafgebroke bevredigende voltydse diens bedank met die voorneme om in die huwelik te tree en binne 90 dae vanaf haar laaste dag van diens in die huwelik tree of afgedank word as gevolg van haar huwelik: Met dien verstande dat sodanige onderwyseres geag word vyf jaar onafgebroke bevredigende voltydse diens te voltooi het as sy vir 'n tydperk wat strek oor al die skool- of kollegekwartale in vyf jaar, aldus diens gedoen het;

on duty for more than half of the two longer school vacations in any calendar year and, in addition, shall be credited with one day additional vacation leave for every two full days such teacher remains on duty after being on duty for half of such vacation: Provided that the total leave of such teacher shall —

- (i) if he was appointed in or seconded to such post prior to the first day of July, 1967, not exceed 38 days per annum; or
- (ii) if he was appointed in or seconded to such post on or after the first day of July, 1967, not exceed 36 days per annum.

(c) A teacher appointed to the post of inspector of education prior to the first day of January, 1971, and who has elected to remain on duty during all school vacations, shall be credited with 36 days' vacation leave per annum for any period of continuous service in such post: Provided that a teacher appointed to such post prior to the first day of July, 1967, shall be credited with 38 days' vacation leave per annum for any period of continuous service in such post".

14. Regulation 24 is hereby amended, with effect from the 1st day of April, 1969, by the insertion in subregulation (1), after the word "teacher", of the words, "excluding a teacher appointed in a part-time capacity".

15. The following regulation is hereby substituted for regulation 36 with effect from the 1st day of April, 1969:

"Leave Gratuities

36.(1) A leave gratuity, calculated as set out in regulation 37, may be paid —

- (a) on his request in writing, to a teacher in the service of the Department in a permanent capacity, who has entered the service in such capacity prior to the 1st day of April, 1959, and who, on attaining the age of 60 years in the case of a man and 55 years in the case of a woman, may retire from the service with a gratuity in terms of regulation 45 or with a pension, but elects to remain in the service of the Department in a permanent capacity;
- (b) to a teacher in the service of the Department in a permanent capacity (excluding a teacher to whom a leave gratuity has been paid in terms of paragraph (a)) who has entered the service in such capacity prior to the 1st day of April, 1959, and who retires from the service with a gratuity in terms of regulation 45 or with a pension;
- (c) to a teacher in the service of the Department in a permanent capacity, who has entered the service in such capacity after the 31st day of March, 1959, and who retires from the service with a pension;
- (d) to a woman teacher in the service of the Department in a permanent capacity (excluding a woman teacher to whom a leave gratuity has been paid in terms of paragraph (a)) who, after having completed at least five years continuous satisfactory full-time service, resigns in contemplation of marriage and marries within 90 days of her last day of service or who is discharged as a result of her marriage: Provided that such teacher shall be deemed to have completed five years' continuous satisfactory full-time service if she so served for a period covering the number of school or college terms contained in five years;

- (e) waar 'n onderwyser in diens van die Departement te sterwe kom, aan die persoon of persone in die volgende orde van voorrang:—
 (i) Weduwee of wewenaar;
 (ii) afhanklike kinders en stiekinders in gelyke dele; of
 (iii) afhanklike ouer of ouers:
 Met dien verstande dat indien daar nie sodanige persoon of persone is nie, die gratifikasie in die boedel van die oorledene inbetaal word;
- (f) aan 'n onderwyser in diens van die Departement in 'n tydelike hoedanigheid wie se dienste na voltooiing van minstens vyf jaar bevredigende voltydse tydelike diens eindig en wat nie binne die tydperk in regulasie 27 genoem, heraangestel word nie: Met dien verstande dat by die berekening van die vyf jaar tydperk, 'n volle skool- of kollegekwartaal geag word drie maande te wees.

(2) Verlofkrediet, wat die getal dae waarvoor 'n gratifikasie ingevolge regulasie 37(1)(a) betaal is, oorskry, word deur 'n onderwyser behou.

(3) 'n Verdere verlofgratifikasie, bereken soos in regulasie 37 uiteengesit, kan betaal word —

- (a) aan 'n onderwyser in diens van die Departement in 'n permanente hoedanigheid aan wie 'n verlofgratifikasie ingevolge subregulasie (1)(a) betaal is; en
 (b) aan 'n onderwyser in diens van die Departement in 'n permanente hoedanigheid wat voor die 1ste dag van April 1959 in sodanige hoedanigheid in diens getree het en wat uit die diens kan tree by bereiking van die leeftyd in subregulasie (1)(a) genoem, maar by bereiking van genoemde ouderdom verkies het om in 'n permanente hoedanigheid in diens van die Departement aan te bly en wat aldus aangebly het, maar wat nie skriftelik versoek het dat 'n verlofgratifikasie ingevolge subregulasie (1)(a) aan hom betaal word nie,

en wat uit die diens tree met 'n gratifikasie ingevolge regulasie 45 of met 'n pensioen: Met dien verstande dat waar sodanige onderwyser te sterwe kom, sodanige gratifikasie aan die persoon of persone in subregulasie (1)(e) genoem betaal kan word.”.

16. Regulasie 37 word hierby gewysig deur in subregulasie (2)(b)(i) die woord "Pensioen-Ordonnansie" deur die woord "Pensioenwet" te vervang met ingang van die 1ste dag van April 1969.

17. Regulasie 41 word hierby gewysig met ingang van die 1ste dag van April 1969 —
 (a) deur in subregulasie (1) die woorde "behoudens die bepalings van die Pensioen-ordonnansie" te skrap; en
 (b) deur in subregulasie 1(b) voor die woord "sodanige" die woorde "behoudens die bepalings van die Pensioenwet," in te voeg.

(e) where a teacher in the service of the Department dies, to the person or persons in the following order of preference:

- (i) widow or widower;
 (ii) dependent children and step children in equal shares; or
 (iii) dependent parent or parents:

Provided that if there are no such person or persons, the gratuity be paid into the estate of the deceased;

(f) to a teacher in the service of the Department in a temporary capacity whose services terminate after having completed at least five years' satisfactory full-time temporary service and who is not re-appointed within the period mentioned in regulation 27: Provided that in calculating the five-year period, a full school or college term shall be deemed to be three months.

(2) Vacation leave credit exceeding the number of days in lieu of which a gratuity in terms of regulation 37(1)(a) has been paid, shall be retained by a teacher.

(3) A further leave gratuity calculated as set out in regulation 37, may be paid —

- (a) to a teacher in the service of the Department in a permanent capacity to whom a leave gratuity has been paid in terms of subregulation (1)(a); and
 (b) to a teacher in the service of the Department in a permanent capacity who has entered the service in such capacity prior to the 1st day of April, 1959 and who on attaining the age referred to in subregulation (1)(a) may retire from the service but who, on attaining such age, has elected to remain in the service of the Department in a permanent capacity and who has so remained but who has not applied in writing that a leave gratuity be paid to him in terms of subregulation (1)(a),

and who retires from the service with a gratuity in terms of regulation 45 or with a pension: Provided that where such teacher dies, such gratuity may be paid to the person or persons referred to in subregulation (1)(e).".

16. Regulation 37 is hereby amended with effect from the 1st day of April, 1969, by the substitution in subregulation (2)(b)(i) for the words "Pensions Ordinance" of the words "Pension Act".

17. Regulation 41 is hereby amended with effect from the 1st day of April, 1969 —

- (a) by the deletion in subregulation (1) of the words "subject to the provisions of the Pensions Ordinance"; and
 (b) by the insertion in subregulation (1)(b), before the word "terminate" of the words "subject to the provisions of the Pension Act".

ALGEMENE KENNISGEWINGS

KENNISGEWING 512 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/247.

Die Direkteur van Plaaslike Bestuur gee hierby kenniskragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) dat die Stadsraad van Pretoria, 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Pretoria-wysigingskema No. 1/247 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Pretoria-dorpsaanlegskema, No. 1/247 te wysig.

GENERAL NOTICES

NOTICE 512 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/247.

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 Pretoria has submitted an interim scheme, which is an amendment scheme, to wit, the Pretoria Amendment Scheme No. 1/247 to amend the relevant town-planning scheme in operation, to wit, the Pretoria Town-planning Scheme No. 1/247.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:—

- (a) Die herbestemming van Erf No. 1, Gedeelte A en die Restant van Erf No. 6, Erwe Nos. 18-22, Erwe Nos. 44-48 en Erf No. 344, omgrens deur Koningin Wilhelminastraat, Boshoffstraat, Roperstraat en Mackiestraat, dorp Nieu-Muckleneuk, van "Openbare Oop Ruime" tot "Onderwys" en doeindes wat in verband daarmee staan.
- (b) Die bestemming van 'n ongemaakte gedeelte van Melkstraat en die ongemaakte gedeelte van Nixonstraat wat ingevolge die bepalings van Ordonnansie No. 17/1939 vir alle verkeer gesluit is en wat tans geen bestemming hoegenaamd het nie, tot "Onderwys" en doeindes wat in verband daarmee staan.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Pretoriussstraat, Pretoria en van die Stadsklerk van die Stadsraad van Pretoria.

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 bogemeldes adres of Posbus 892, Pretoria, voorgelê word.

2-9

KENNISGEWING 513 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/337.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Arcadia Centre (Pty.) Ltd., Posbus 11068, Lynnwood, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die toevoeging by die sonering tot "Spesiaal" van Gekonsolideerde Erf No. 353, geleë op die hoek van Vermeulenstraat, Beatrixstraat en Proesstraat, dorp Arcadia, van die volgende — een wassery, een droogskoonmakery en een banketbakkerij, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/337 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinsiale 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, 2 Augustus 1972.

2-9

The land included in the aforesaid interim scheme is the following:—

- (a) The rezoning of Erf No. 1, Portion A and the Remainder Erf No. 6, Erven Nos. 18-22, Erven Nos. 44-48 and Erf No. 344, bounded by Queen Wilhelmina Road, Boshoff Street, Roper Street and Mackie Street New Muckleneuk Township, from "Public Open Space" to "Educational" and other purposes incidental thereto.
- (b) The zoning of an unmade Portion of Melk Street and the unmade Nixon Street, which have been permanently closed to all traffic in terms of the Provisions of Ordinance No. 17/1939 and which at present have no zoning whatsoever, to "Educational" and other purposes incidental thereto.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B407, Provincial Building, Pretorius Street, Pretoria, and at the office of the Town Clerk of the Town Council of Pretoria.

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 of P.O. Box 892, Pretoria, within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

2-9

NOTICE 513 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/337.

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. Arcadia Centre (Pty.) Ltd., P.O. Box 11068, Lynnwood, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by the addition to "Special" zoning of Consolidated Erf No. 353, situate on the corner of Vermeulen Street, Beatrix Street and Proes Street, Arcadia Township, of the following — one laundrette, on dry cleannette and one confectionery, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/337. 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 B407, 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 of 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, 2 August, 1972.

2-9

KENNISGEWING 514 VAN 1972.

GERMISTON-WYSIGINGSKEMA NO. 3/51.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Delville Extension Hotels (Edms.) Bpk., Posbus 10577, Johannesburg, aansoek gedoen het om Germiston-dorpsaanlegskema No. 3, 1953, te wysig deur die hersonering van Gedeelte 28 van Erf No. 43, geleë aan Webberweg, dorp Klippoortje Landbou Lotte, tot "Speciaal" vir 'n hotel en doeleindes in verband daarmee, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 3/51 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur Kamer B407, 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

2—9

KENNISGEWING 515 VAN 1972.

HEIDELBERG-WYSIGINGSKEMA NO. 1/11.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. G. J. Gelderman, Posbus 201, Heidelberg, Transvaal aansoek gedoen het om Heidelberg-dorpsaanlegskema No. 1, 1956 te wysig deur die hersonering van Gedeeltes 1 en 2 van Erf No. 233, geleë aan Van der Westhuyzenstraat, dorp Heidelberg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Heidelberg-wysigingskema No. 1/11 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Heidelberg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 201, Heidelberg, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

2—9

NOTICE 514 OF 1972.

GERMISTON AMENDMENT SCHEME NO. 3/51.

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. Delville Extension Hotels (Pty.) Ltd., P.O. Box 10577, Johannesburg, for the amendment of Germiston Town-planning Scheme No. 3, 1953, by rezoning Portion 28 of Lot No. 43, situate on Webber Road, Klippoortje Agricultural Lots Township, to "Special" for a hotel and purposes incidental thereto, subject to certain conditions.

The amendment will be known as Germiston Amendment Scheme No. 3/51. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston, and at the office of the Director of Local Government, Room B407, 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, 2 August, 1972.

2—9

NOTICE 515 OF 1972.

HEIDELBERG AMENDMENT SCHEME NO. 1/11.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. G. J. Gelderman, P.O. Box 201, Heidelberg, Transvaal for the amendment of Heidelberg Town-planning Scheme No. 1, 1956 by rezoning Portions 1 and 2 of Erf No. 233, situate on Van der Westhuyzen Street, Heidelberg Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential" subject to certain conditions.

The amendment will be known as Heidelberg Amendment Scheme No. 1/11. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Heidelberg and at the office of the Director of Local Government, Room B407, 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 201, Heidelberg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 2 August, 1972.

2—9

KENNISGEWING 516 VAN 1972.

STANDERTON-WYSIGINGSKEMA NO. 1/7.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Departement van Gemeenskapsbou, Privaatsak 149, Pretoria aansoek gedoen het om Standerton-dorpsaanlegskema No. 1, 1955 te wysig deur die hersonering van Erf No. 742, geleë op die hoek van Maraisstraat en Landrosstraat, Erf No. 743, geleë op die hoek van Maraisstraat en Van Veenstraat, Erf No. 745 geleë aan Landrosstraat en Gedelte 2 van Erf No. 762 en Resterende Gellete van Erf No. 762 geleë op die hoek van Landrosstraat en Langstraat, dorp Standerton, van "Algemene Woon" met 'n digtheid van "Een woonhuis per 12 500 vk. vt." tot "Algemene Nywerheid."

Verdere besonderhede van hierdie wysigingskema (wat Standerton-wysigingskema No. 1/7 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinsiale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Standerton 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 66, Standerton, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

2—9

KENNISGEWING 517 VAN 1972.

PRETORIASTREEK-WYSIGINGSKEMA NO. 382.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Dr. D. Hopkins, p/a die Universiteit van Pretoria, Departement van Siviele Ingenieurswese, Brooklyn, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema 1960, te wysig deur die hersonering van Erf No. 4, geleë aan Ploughlaan, dorp Waterkloof Ridge, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "En woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 382 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinsiale 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 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, 2 Augustus 1972.

2—9

NOTICE 516 OF 1972.

STANDERTON AMENDMENT SCHEME NO. 1/7.

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 Department of Community Development, Private Bag 149, Pretoria for the amendment of Standerton Town-planning Scheme No. 1, 1955 by rezoning Erf No. 742 situate on the corner of Marais Street and Landros Street, Erf No. 743 situate on the corners of Marais Street and Van Veen Street, Erf No. 745 situate on Landros Street and Portion 2 of Erf No. 762 and Remaining Extent of Erf No. 762 situate on the corner of Landros Street and Long Street, Standerton Township, from "General Residential" with a density of "One dwelling per 12 500 sq. ft." to "General Industrial".

The amendment will be known as Standerton Amendment Scheme No. 1/7. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Standerton and at the office of the Director of Local Government, Room B407, Provincial Building, Pretoriussstraat, 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 66, Standerton at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 2 August, 1972.

2—9

NOTICE 517 OF 1972.

PRETORIA REGION AMENDMENT SCHEME NO. 382.

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 Dr. D. Hopkins, c/o The University of Pretoria, Departement of Civil Engineering, Brooklyn, Pretoria for the amendment of Pretoria Region Town-planning Scheme 1960, by rezoning Erf No. 4, situate on Plough Avenue, Waterkloof Ridge, Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Pretoria Region Amenement Scheme No. 382. 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 B407, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 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, 2 August, 1972.

2—9

KENNISGEWING 518 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/338.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Goldmass Investments (Edms.) Bpk., Posbus 1733, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Erf No. 340, omgrens deur Waterstraat, Spuystaat en Vosstraat, dorp Sunnyside, tot "Spesiale Besigheid" om die bestaande maksimum winkelfront van 15,24 m (50 Engelse voet) te vermeerder na 49 m (160 Engelse voet) vir die omskakeling van bestaande parkering op grondverdieping na winkels, plus twee verdiepings woonstelle op die winkels, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/338 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, 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 bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 2 Augustus 1972.

2-9

KENNISGEWING 519 VAN 1972.

VOORGESTELDE STIGTING VAN RHEMARDO VAKANSIEDORP.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Rhemardo Vakansies (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 250 spesiale woonerwe, 1 besigheidserf en 8 spesiale erwe (wat insluit voor-siening vir ontspanning, bediendekamers en oopruimte) te stig op Gedekte 15 en 16 van die plaas Rietfontein No. 345 K.R., distrik Potgietersrust, wat bekend sal wees as Rhemardo.

Die voorgestelde dorp lê ongeveer 16 kilometers wes van Naboomspruit en noord van en grens aan Distrikspad 190.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 2 Augustus 1972.

P.B. 4-2-2-4389

2-9

NOTICE 518 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/338.

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. Goldmass Investments (Pty) Ltd., P.O. Box 1733, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Erf No. 340, bounded by Water Street, Spuystreet and Vos Street, Sunnyside Township, to "Special Business" to enable the existing maximum shop frontage of 15,24 m (50 English feet) to be extended to 49 m (160 English feet) for the conversion of existing ground floor parking to shops, plus two storeys of flats above subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/338. 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 B407, Provincial Building, Pretoriussstraat, 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, 2 August, 1972.

2-9

NOTICE 519 OF 1972.

PROPOSED ESTABLISHMENT OF RHEMARDO HOLIDAY 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 Rhemardo Vakansies (Edms.) Bpk., for permission to lay out a township consisting of approximately 250 special residential erven, 1 business erf and 8 special erven (which includes provision for recreation, servants quarters and open space) on Portions 15 and 16 of the farm Rietfontein No. 345-KR, district Potgietersrust to be known as Rhemardo.

The proposed township is situated approximately 16 kilometres west of Naboomspruit and north of and abuts District Road 190.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretoriussstraat, Pretoria, for a period of eight weeks from the date hereof.

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

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

G. P. NEL,

Director of Local Government.
Pretoria, 2 August, 1972.

P.B. 4-2-2-4389

2-9

KENNISGEWING 520 VAN 1972.

VOORGESTELDE STIGTING VAN DORP DENVER
UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat City Deep Limited aansoek gedoen het om 'n dorp bestaande uit ongeveer 12 spesiale erwe vir kommersiële doeleindes en 1 nywerheidserf te stig op Gedeelte 95 ('n gedeelte van Gedeelte 79) en Gedeelte 94 ('n gedeelte van Gedeelte 79) van die plaas Doornfontein No. 92-IR distrik Johannesburg, wat bekend sal wees as Denver Uitbreiding 1.

Die voorgestelde dorp lê noord van en grens aan M2 Snelweg en oos van en grens aan Chilversstraat.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 2 Augustus 1972.

P.B. 4-2-2-335 Vol 2
2—9

KENNISGEWING 521 VAN 1972.

VOORGESTELDE STIGTING VAN DORP MAROELADAL
UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Four Ways Townships (Pty.) Ltd. en Joye Graham Joan Taplin aansoek gedoen het om 'n dorp bestaande uit ongeveer 274 spesiale woonerwe, te stig op Resterende Gedeelte van Gedeelte 126 en Gedeelte 180 (gedeeltes van Gedeelte 117), Resterende gedeelte van Gedeelte 23 ('n gedeelte van Gedeelte 9) en Resterende gedeelte van Gedeelte 5 van die plaas Witkoppen No. 194-IQ, distrik Johannesburg, wat bekend sal wees as Maroeladal Uitbreiding 1.

Die voorgestelde dorp lê suid-wes van en grens aan Randburg Munisipale grens en suid-oos van en grens aan First Road.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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.

NOTICE 520 OF 1972.

PROPOSED ESTABLISHMENT OF DENVER
EXTENSION 1 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by City Deep Limited for permission to lay out a township consisting of approximately 12 special erven for commercial purposes and 1 industrial erf on Portion 95 (a portion of Portion 79) and Portion 94 (a portion of Portion 79) of the farm Doornfontein No. 92-IR, district Johannesburg to be known as Denver Extension 1.

The proposed township is situate north of and abuts M2 Motorway and east of and abuts Chilvers Street.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 2 August, 1972.

P.B. 4-2-2-335 Vol 2
2—9

NOTICE 521 OF 1972.

PROPOSED ESTABLISHMENT OF MAROELADAL
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 Four Ways Townships (Pty.) Ltd. and Joye Graham Joan Taplin for permission to lay out a township consisting of approximately 274 residential erven, on Remaining Extent of Portion 126 and Portion 180 (portions of Portion 117), Remaining Extent of Portion 23 (a portion of Portion 9), and Remaining Extent of Portion 5 of the farm Witkoppen No. 194-IQ, district Johannesburg to be known as Maroeladal Extension 1.

The proposed township is situate southwest of and abuts Randburg Municipal boundary and south east of and abuts First Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 2 Augustus 1972.

P.B. 4-2-2-4354
2—9

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, 2 August, 1972.

P.B. 4-2-2-4354
2—9

KENNISGEWING 522 VAN 1972.

VOORGESTELDE STIGTING VAN DORP WEST END.

Onder Kennisgewing No. 593 van 1971 is 'n aansoek om die stigting van die Dorp West End op die plaas Turffontein No. 96 I.R., distrik Johannesburg geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorstiening te maak vir 4 algemene besigheidserwe, 1 algemene woonerf en 6 spesiale erwe vir 'n hotel, sportsaal en parkeerdeleindes.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur Kamer 207, 2de vloer, Blok B, Provinciale Gebou, Pretoria vir 'n tydperk van agt 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, 2 Augustus 1972.

P.B. 4-2-2-3984
2—9

KENNISGEWING 523 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BENONI UITBREIDING 33.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Alison Archibald, Stephen Archibald en Jennifer Pope aansoek gedoen het om 'n dorp bestaande uit ongeveer 22 spesiale woonerwe te stig op Gedeelte 4 van Hoewe No. 37, Kleinfontein Landbouhoeves Nedersetting, distrik Benoni, wat bekend sal wees as Benoni Uitbreidings 33.

Die voorgestelde dorp lê oos van en grens aan McGregorweg en suid van en grens aan Dorp Benoni Uitbreidings 24.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriustraat, Pretoria vir 'n tydperk van agt weke na datum hiervan.

NOTICE 522 OF 1972.

PROPOSED ESTABLISHMENT OF WEST END TOWNSHIP.

By Notice No. 593 of 1971, the establishment of West End Township, on the farm Turffontein No. 96 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 4 general business erven, 1 general residential erf and 6 special erven for an hotel, sportshall and parking purposes.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 207, 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, 2 August, 1972.

P.B. 4-2-2-3984
2—9

NOTICE 523 OF 1972.

PROPOSED ESTABLISHMENT OF BENONI EXTENSION 33 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Alison Archibald, Stephen Archibald and Jennifer Pope for permission to lay out a township consisting of approximately 22 special residential erven on Portion 4 of Holding No. 37, Kleinfontein Agricultural Holdings Settlement, district Benoni to be known as Benoni Extension 33.

The proposed township is situated east or and abuts McGregor Road and south of and abuts Benoni Extension 24 Township.

The application together with the relevant plans, documents and information is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria for a period of eight weeks from the date hereof.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

P.B. 4-2-2-4406

2—9

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, 2 August 1972.

P.B. 4-2-2-4406

2—9

KENNISGEWING 524 VAN 1972.

VOORGESTELDE STIGTING VAN DORP GREEN PASTURES.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Bryanston Flats (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 21 algemene woonerwe en 1 besigheidserf te stig op Gedeelte 61 ('n gedeelte van Gedeelte 60) van die plaas Rietfontein No. 2 I.R., distrik Johannesburg, wat bekend sal wees as Green Pastures.

Die voorgestelde dorp lê noord van en grens aan Provinciale Pad No. P70/1 en wes van en grens aan voorgestelde dorp Petervale Uitbreiding 2.

Die aansoek met die betrokke planne, dokumente, en inligting lê ter insae by die kantoor van die Direkteur, Kammer B207, 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, 2 Augustus 1972.

P.B. 4/2/2/4370

2—9

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Bryanston Flats (Pty.) Ltd., for permission to lay out a township consisting of approximately 21 general residential erven, and 1 business erf on Portion 61 (a portion of Portion 60) of the farm Rietfontein No. 2 I.R., district Johannesburg, to be known as Green Pastures.

The proposed township is situate north of and abuts Provincial Road No. P70/1 and west of and abuts proposed Petervale Extension 2 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 2 August, 1972.

P.B. 4/2/2/4370

2—9

KENNISGEWING 525 VAN 1972.

VOORGESTELDE STIGTING VAN DORP VERGESIG.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Vergesig Dorpsgebied (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 16 spesiale woonerwe, 2 algemene woonerwe, en 3 spesiale erwe te stig op Gedeeltes 1, 2 en Resterende Gedeelte van Hoewe 187,

NOTICE 525 OF 1972.

PROPOSED ESTABLISHMENT OF VERGESIG 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 Vergesig Dorpsgebied (Edms.) Bpk., for permission to lay out a township consisting of approximately 16 special residential erven, 2 general residential erven and 3 special erven on Portions 1, 2 and Remaining Extent of Holding 187, Montana Agri-

Montana Landbouhoewes, distrik Pretoria, wat bekend sal wees as Vergesig.

Die voorgestelde dorp lê suid-oos van en grens aan Dr. Swanepoelweg en oos van en grens aan dorp Magalieskruin Uitbreiding 3.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 2 Augustus 1972.

P.B. 4-2-2-4398

2—9

KENNISGEWING 526 VAN 1972.

VOORGESTELDE STIGTING VAN DORP DELVILLE UITBREIDING 3.

Onder Kennisgewing No. 25 van 1967 is 'n aansoek om die stigting van die Dorp Delville Uitbreiding 3 op die plaas Klippoortje No. 40-IR, distrik Germiston geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorseeing te maak vir 'n garage erf en 'n spesiale erf (vir parkering van transport voertuie).

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 207, 2de vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt 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 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 duplikaat ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

P.B. 4-2-2-2843

cultural Holdings, district Pretoria, to be known as Vergesig.

The proposed township is situated south-east of and abuts Dr. Swanepoel Road and east of and abuts Magalieskruin Extension 3 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretoriuss 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 lodge in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 2 August, 1972.

P.B. 4-2-2-4398

2—9

NOTICE 526 OF 1972.

PROPOSED ESTABLISHMENT OF DELVILLE EXTENSION 3 TOWNSHIP.

By Notice No. 25 of 1967, the establishment of Delville, Extension 3 Township, on the farm Klippoortje No. 40-IR, district Germiston was advertised.

Since then an amended plan has been received by virtue of which the layout has been altered to make provision for a garage erf and a special erf (for parking of cartage vehicles).

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 207, 2nd Floor, Block B, Provincial Building, Pretoriuss 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 lodge in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 2 August 1972.

P.B. 4-2-2-2843

2—9

KENNISGEWING 527 VAN 1972.

VOORGESTELDE STIGTING VAN DORP MENLYN UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Hanlo Beleggings (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 18 spesiale woonerwe, en 1 algemene woonerf te stig op Hoewe 11, Garston Landbouhoeves, distrik Pretoria, wat bekend sal wees as Menlyn Uitbreiding 3.

Die voorgestelde dorp lê noord-oos van en grens aan dorp Waterkloof Glen Uitbreiding 2 en wes van en grens aan die Militêre pad.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *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, 2 Augustus 1972.

P.B. 4/2/2/4407

2—9

KENNISGEWING 528 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ISANDO UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Exchange Yard (Pty) Ltd aansoek gedoen het om 'n dorp bestaande uit ongeveer 4 spesiale erwe, (vir kommersiële doeleindes) en 5 nywerheidserwe, te stig op Gedeelte 77 van die plaas Witkoppie No. 64-1R, distrik Kempton Park, wat bekend sal wees as Isando Uitbreiding 4.

Die voorgestelde dorp lê oos en suid van en grens aan Qualityweg en dorp Isando.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

NOTICE 527 OF 1972.

PROPOSED ESTABLISHMENT OF MENLYN 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 Hanlo Beleggings (Edms.) Bpk. for permission to lay out a township consisting of approximately 18 special residential erven, and 1 general residential erf on Holding 11, Garston Agricultural Holdings district Pretoria, to be known as Menlyn Extension 3.

The proposed township is situate north-east of and abuts Waterkloof Glen Extension 2 Township and west of and abuts the Military Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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 lodge in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 2 August, 1972.

P.B. 4/2/2/4407

2—9

NOTICE 528 OF 1972.

PROPOSED ESTABLISHMENT OF ISANDO EXTENSION 4 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Exchange Yard (Pty) Ltd. for permission to lay out a township consisting of approximately 4 special erven (for commercial purposes) and 5 industrial erven, on Portion 77 of the farm Witkoppie No. 64-1R, district Kempton Park, to be known as Isando Extension 4.

The proposed township is situate east and south of and abuts Quality Road and Isando township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 2 Augustus 1972.

P.B. 4/2/2/4380
2—9

KENNISGEWING 529 VAN 1972.

VOORGESTELDE STIGTING VAN DORP WELTEVREDENPARK UITBREIDING 17.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Glen Anil Development Corporation Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 5 algemene woonerwe, te stig op Gedeelte 18 ('n gedeelte van Gedeelte 4) van die plaas Weltevreden No. 202-IQ, distrik Roodepoort, wat bekend sal wees as Weltevredenpark Uitbreiding 17.

Die voorgestelde dorp lê noord-wes van en grens aan die Westelike Verbypad en suid-wes van en grens aan dorp Randparkrif Uitbreiding 13.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 2 Augustus 1972.

P.B. 4-2-2-4408

2—9

KENNISGEWING 534 VAN 1972.

NOORD JOHANNESBURGSTREEK - WYSIGINGSKEMA NO. 434.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Q. Benvenuti, Posbus 7906, Johannesburg aansoek gedoen het om Noord Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die hersonering van Gedeeltes 5 en 6 van die plaas Lone Hill No. 1-IR., distrik Johannesburg geleë tussen die Pretoria Randburg pad en Jekskei Rivier, suid van Leeuwkop gevangenisplaas, van "Landbou" tot "Spesiaal" vir die uitgrawing, berging, laai en verkoop van bousand en klip, onderworp aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Noord Johannesburgstreek-wysigingskema No. 434 ge-

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, 2 August 1972.

P.B. 4/2/2/4380
2—9

NOTICE 529 OF 1972.

PROPOSED ESTABLISHMENT OF WELTEVREDENPARK EXTENSION 17 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 Glen Anil Development Corporation, Ltd., for permission to lay out a township consisting of approximately 5 general residential erven on Portion 18 (a portion of Portion 4) of the farm Weltevreden 'No. 202-IQ, district Roodepoort, to be known as Weltevredenpark Extension 17.

The proposed township is situate north-west of and abuts the Western Bypass and south-west of and abuts Randparkrif Extension 13 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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 lodge in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 2 August 1972.

P.B. 4-2-2-4408

2—9

NOTICE 534 OF 1972.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 434.

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. Q. Benvenuti, P.O. Box 7906, Johannesburg for the amendment of Northern Johannesburg Region Town-planning Scheme 1958 by rezoning Portions 5 and 6 of the farm Lone Hill No. 1, IR., district Johannesburg, situate between the Pretoria Randburg Road and Jekskei River, South of Leeuwkop prison farm from "Agricultural" to "Special" for the excavation, storage, loading and sale of building sand and stone, subject to certain conditions.

The amendment will be known as Northern Johannesburg Region Amendment Scheme No. 434. Further par-

noem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan ter 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 65202, Benmore, Sandton, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 9 Augustus 1972.

9—16

KENNISGEWING 535 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/600.

Hierby word ooreenkomsdig die bepalings van Artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar, Stadsraad van Johannesburg Posbus 1049, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Standplaas No. 2398 (Eiendomsreg) geleë aan hoek van Smitstraat en Wesselsstraat, dorp Johannesburg, (ook aangedui as Braamfontein), van "Algemene Nywerheid" tot "Algemeene Besigheid" in Hoogtestreek No. 2 met 'n digtheid van "Een woonhuis per erf" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/600 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg, Kamer 715, Burgersentrum, Braamfontein, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 9 Augustus 1972.

KENNISGEWING 536 VAN 1972.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 420.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Marina Investments (Edms.) Bpk., Posbus 50659, Randburg, Transvaal, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema 1958, te wysig deur die hersonering van Erf No. 1410, begrens deur Olympialaan, 8ste en 9de straat, dorp Parkmore, van "Algemene Woon" in Hoogtestreek No. 1, tot "Algemene Woon" om 'n hoër hoogte toe te laat.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema No. 420 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B207, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Sandton ter insae.

ticulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton and at the office of the Director of Local Government, Room B407, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 65202, Benmore, Sandton at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.
Pretoria, 9th August, 1972.

9—16

NOTICE 535 OF 1972.

JOHANNESBURG AMENDMENT SCHEME NO. 1/600.

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, City Council of Johannesburg P.O. Box 1049, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Stand No. 2398 (freehold), situate on corner of Smit Street and Wessels Street, Johannesburg Township, (also indicated as Braamfontein), from "General Industrial" to "General Business" in height zone No. 2 with a density of "One dwelling per erf" subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/600. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, Room 715, Civic Centre, Braamfontein, and at the office of the Director of Local Government, Room B407, 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, 9th August, 1972.

9

NOTICE 536 OF 1972.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 420.

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. Marina Investments (Pty.) Ltd., P.O. Box 50659, Randburg, Transvaal, for the amendment of Northern Johannesburg Region Town-planning Scheme 1958, by rezoning Erf No. 1410, bounded by Olympia Avenue, 8th and 9th Street, Parkmore Township, from "General Residential" in Height Zone No. 1, to "General Residential" to permit an increase in height.

The amendment will be known as Northern Johannesburg Region Amendment Scheme No. 420. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton, and at the office of the Director of Local Government, Room B407, Provincial Building, Pretorius Street, Pretoria.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur, by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 65202, Benmore, Sandton, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 9 Augustus 1972.

9—16

KENNISGEWING 537 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/335.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Woljac Investment Holding Co. (Pty.) Ltd., P/a Kaplan en Kaplan, Posbus 1470, Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van

- (A) Gekonsolideerde erf No. 192, geleë op die hoek van Esselenstraat en Devenishstraat, dorp Sunnyside van "Algemene Besigheid" tot "Spesiaal" vir
 - (i) Doeleindeste waarvoor geboue mag opgerig en/of gebruik word: winkels, besigheidsperselle, parkeergarages, plekke van verversings, onderworppe aan sekere voorwaardes.
 - (ii) Doeleindeste waarvoor geboue mag opgerig en/of gebruik word slegs met die toestemming van Stadsraad:—
residensiële geboue, geselligheidsale, plekke van onderrig, woonhuise, plekke van vermaaklikheid en kunsnywerhede, onderworppe aan sekere voorwaardes.
- (B) Gedeelte A en die Restant van Erf No. 188, geleë aan Devenishstraat, dorp Sunnyside, van "Algemene Besigheid" tot "Spesiaal" vir
 - (i) Doeleindeste waarvoor geboue opgerig en/of gebruik mag word:
woonhuise, residensiële geboue, parkeergarages, onderworppe aan sekere voorwaardes.
 - (ii) Doeleindeste waarvoor geboue opgerig en/of gebruik mag word slegs met die toestemming van die Stadsraad: geselligheidsale, plekke van openbare godsdiensoefening, plekke van onderrig, inrigtings en spesiale geboue, onderworppe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysingskema (wat Pretoria-wysingskema No. 1/335 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige bewaar 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, 9 Augustus 1972.

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, 9th August, 1972.

9—16

NOTICE 537 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/335.

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. Woljac Investment Holding Co. (Pty.) Ltd., C/o Kaplan and Kaplan, P.O. Box 1470, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning

- (A) Consolidated erf No. 192, situate on the corner of Esselen Street and Devenish Street, Sunnyside, Township, from "General Business" to "Special" for
 - (i) Purposes for which buildings may be erected and/or used:
shops, business premises, parking garages, places of refreshments, subject to certain conditions.
 - (ii) Purposes for which buildings may be erected and/or used only with the consent of the Council:—
residential buildings, social halls, places of public worship, places of instruction, dwelling houses, places of amusement, craft industries, subject to certain conditions.
- (B) Portion A and the remainder of erf No. 188, situate on Devenish Street, Sunnyside Township, from "General Business" to Special" for
 - (i) Purposes for which buildings may be erected and/or used:
dwelling houses, residential buildings, parking garages, subject to certain conditions.
 - (ii) Purposes for which buildings may be erected and/or used only with the consent of the Council:—
social halls, places of public worship, places of instruction, institutions, special buildings, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/335. 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 B407, Provincial Building, Pretoriussstraat, 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, 9th August, 1972.

9—16

KENNISGEWING 538 VAN 1972.

VOORGESTELDE STIGTING VAN DORP NOORDHEUWEL UITBREIDING 7.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Glen Comeragh (Pty.) Ltd. aansoek gedoen het om 'n dorp bestaande uit ongeveer 120 spesiale woonerwe en 1 algemene woonerf, te stig op Resterende Gedeelte van Gedeelte 214 van die plaas Paardeplaats No. 177-IQ., distrik Krugersdorp, wat bekend sal wees as Noordheuwel Uitbreiding 7.

Die voorgestelde dorp lê noord van en grens aan voorgestelde dorp Noordheuwel Uitbreiding 3 en wes van en grens aan voorgestelde dorp Noordheuwel Uitbreiding 4.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 9 Augustus 1972.

P.B. 4-2-21-4419.
9 — 16

KENNISGEWING 539 VAN 1972.

VOORGESTELDE STIGTING VAN DORP GOLDEN HARVEST UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Taxat Beleggings (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer, 2 algemene woonerwe, te stig op Hoewe 30, Golden Harvest Landbouhoewes, distrik Roodepoort, wat bekend sal wees as Golden Harvest Uitbreiding 1.

Die voorgestelde dorp lê oos van en grens aan Vyfdestraat en suid van en grens aan Hoewe 29.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

NOTICE 538 OF 1972.

PROPOSED ESTABLISHMENT OF NOORDHEUWEL EXTENSION 7 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Glen Comerach (Pty.) Ltd. for permission to lay out a township consisting of approximately 120 special residential erven, and 1 general residential erven, on Remaining Extent of Portion 214 of the farm Paardeplaats No. 177, IQ., district Krugersdorp, to be known as Noordheuwel Extension 7.

The proposed township is situate north of and abuts proposed Noordheuwel Extension 3 Township and west of and abuts proposed Noordheuwel Extension 4 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 9 August, 1972.

P.B. 4-2-21-4419.
9 — 16

NOTICE 539 OF 1972.

PROPOSED ESTABLISHMENT OF GOLDEN HARVEST 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 Taxat Beleggings (Edms.) Bpk. for permission to lay out a township consisting of approximately 2 general residential erven, on Holding 30, Golden Harvest Agricultural Holdings, district Roodepoort, to be known as Golden Harvest Extension 1.

The proposed township is situate east of and abuts Fifth Street and south of and abuts Holding 29.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

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

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

G. P. NEL,

Direkteur van Plaaslike Bestuur.
Pretoria, 9 Augustus 1972.

P.B. 4-2-2-4280
9 — 16

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, 9 August, 1972.

P.B. 4-2-2-4280
9 — 16

KENNISGEWING 540 VAN 1972.

VOORGESTELDE STIGTING VAN DORP KAREN-PARK UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Pathodia Investments (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer 6 besigheidserwe en 1 garage erf te stig op Gedeelte 4 ('n gedeelte van Gedeelte 1) van die plaas Hartbeesthoek No. 312-JR., distrik Pretoria, wat bekend sal wees as Karenpark Uitbreiding 4.

Die voorgestelde dorp lê oos van en grens aan Teakstraat en suid van en grens aan Gedeelte 51.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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 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, 9 Augustus 1972.

P.B. 4-2-2- 4417.
9 — 16

NOTICE 540 OF 1972.

PROPOSED ESTABLISHMENT OF KAREN-PARK EXTENSION 4 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Pathodia Investments (Edms.), Bpk. for permission to lay out a township consisting of approximately, 6 business erven and 1 garage erf, on Portion 4 (a portion of Portion 1) of the farm Hartbeesthoek No. 312-JR, district Pretoria, to be known as Karenpark Extension 4.

The proposed township is situate east of and abuts Teak Street and south of and abuts Portion 51.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 9 August, 1972.

P.B. 4-2-2- 4417.
9 — 16

KENNISGEWING 541 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ELDERS.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Nitella (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer 360 spesiale woonerwe, 2 algemene woonerwe, 1 besigheidserf, 1 garage-erf, 1 hotel-erf, en 1 bioskooperf te stig op Gedeeltes 75 en 76 (gedeeltes van Gedeelte 1) van die plaas Witfontein No. 301 JR., Gedeeltes 48 en 49 (gedeeltes van Gedeelte 6), sekere Restante Gedeelte 58 ('n gedeelte van Gedeelte 22) en Gedeelte 53 ('n gedeelte van Gedeelte 22) van die plaas Hartebeesthoek No. 303 JR., distrik Pretoria, wat bekend sal wees as Elders.

Die voorgestelde dorp lê suid van en grens aan die Pretoria-Rosslyn spoorlyn en oos van en grens aan Stasicweg en dorp The Orchards.

NOTICE 541 OF 1972.

PROPOSED ESTABLISHMENT OF ELDERS 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 Nitella (Pty.) Ltd. for permission to lay out a township consisting of approximately 360 special residential erven, 2 general residential erven, 1 business erf, 1 garage erf, 1 hotel erf and 1 cinema erf on Portions 75 and 76 (portions of Portion 1) of the farm Witfontein No. 301 JR., Portions 48 and 49 (portions of Portion 6), certain Remaining Extent of Portion 58 (a portion of Portion 22) and Portion 53 (a portion of Portion 22) of the farm Hartebeesthoek No. 303 JR., district Pretoria to be known as Elders.

The proposed township is situate south of and abuts the Pretoria - Rosslyn railway line and east of and abuts Station Road and the Orchards township.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae in die kantoor van die Direkteur, Kamer B207, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 9 Augustus 1972.

P.B. 4-2-2-4400.
9 — 16

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 9 August, 1972.

P.B. 4-2-2-4400.
9 — 16

KENNISGEWING 542 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ANDERBOLT UITBREIDING 11.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Frederik Jacobus Lemmer aansoek gedoen het om 'n dorp bestaande uit ongeveer 4 nywerheidserwe, te stig op hoewe 19, Boksburg Kleinhoeves, distrik Boksburg, wat bekend sal wees as Anderbolt Uitbreiding 11.

Die voorgestelde dorp lê suid van en grens aan Topweg en wes van en grens aan Dunswartlaan.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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

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

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 9 Augustus 1972.

P.B. 4-2-2-4412.
9 — 16

NOTICE 542 OF 1972.

PROPOSED ESTABLISHMENT OF ANDERBOLT 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 Frederik Jacobus Lemmer for permission to lay out a township consisting of approximately, 4 industrial erven, on Holding 19, Boksburg Small Holdings, district Boksburg to be known as Anderbolt Extension 11.

The proposed township is situate south of and abuts Top Road and west of and abuts Dunswart Avenue.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 9 August, 1972.

P.B. 4-2-2-4412.
9 — 16

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE
ADMINISTRASIE.**

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

<i>Tender Nr. Tender No.</i>	<i>Beskrywing van Tender Description of Tender</i>	<i>Sluitingsdatum Closing Date</i>
R.F.T. 83/72	Boor en skiet van klip/Drilling and blasting of rock	1/9/1972
R.F.T. 84/72	Struktuurstaal/Structure steel	1/9/1972
R.F.T. 85/72	Steierwerk/Scaffolding	1/9/1972
T.O.D. 39/72	Werkwinkelgereedskap Vir Skole/Workshop Equipment For Schools	29/9/1972
T.O.D. 43/72	Skryfbhoeftes/Stationery	29/9/1972
T.O.D. 47/72	Werktafels en Gereedskapkaste/Work Tables and Tool Cupboards	29/9/1972
W.F.T.B. 202/72	Coronation-hospitaal (Nie-Blanke): Lugversorgings-installasie/Coronation Hospital (Non-White): Air-conditioning installation	8/9/1972
W.F.T.B. 203/72	Coronation-hospitaal (Nie-Blanke): Verskaffing, aflewering, installering en ingebruikneming van 'n mediese gas- en vakuumstelsel/Coronation Hospital: Supply, delivery, installation and commissioning of a medical gas and vacuum system	8/9/1972
W.F.T.B. 204/72	Laerskool H.M. Swart: Oprigting van kleedkamers/Laerskool H.M. Swart: Erection of changing-rooms	8/9/1972
W.F.T.B. 205/72	Klerksdorpse Hospitaal: Algehele reparasie en opknapping van (a) Nie-Blanke operasiesale, (b) waterdigting en loopgange; en (c) rioolaansluiting vir afvalkosse/Klerksdorp Hospital: General repairs and renovation of (a) Non-White operation theatres; (b) waterproofing and passage ways; and (c) sewerage connection of refuse	8/9/1972
W.F.T.B. 206/72	Ou Raadsaal, Pretoria: Algehele reparasie en opknapping/Ou Raadsaal, Pretoria: General repairs and renovation	8/9/1972
W.F.T.B. 201/72	Dunswart-wassery: verskaffing, aflewering, installering en ingebruikneming van wassery-benodighede/Dunswart Laundry: Supply, delivery, installation and commissioning of laundry equipment. (Geadverteer/Advertised 2.8.1972. Sluitingsdatum/Closing date 8.9.1972). Sluitingsdatum verleng na/Closing date extended to:	22/9/1972

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION.**

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgename is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer no.	Blok	Verdi ping	Telefoonno. Pretoria
HA 1	Direkteur van Hospitaaldiens te, Privaatsak X221	A739	A	7	89251
HA 2	Direkteur van Hospitaaldiens te, Privaatsak X221	A739	A	7	89401
HB	Direkteur van Hospitaaldiens te, Privaatsak X221	A723	A	7	89202
HC	Direkteur van Hospitaaldiens te, Privaatsak X221	A728	A	7	89206
HD	Direkteur van Hospitaaldiens te, Privaatsak X221	A730	A	7	80354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paaidepartement, Privaatsak X197	D518	D	5	89184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76	A549	A	5	80651
WFT	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C111	C	1	80675
WFTB	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C219	C	2	80306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegeordertekuitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgele word.

5. Iedere inskrywing moet in 'n afsonderlike koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opsik voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS, Voorsitter, Transvaalse Provinsiale Tenderraad, Pretoria, 2 Augustus 1972.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref.	Postal address, Pretoria	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone No. Pretoria
HA 1	Director of Hospital Services, Private Bag X221	A739	A	7	89251
HA 2	Director of Hospital Services, Private Bag X221	A739	A	7	89401
HB	Director of Hospital Services, Private Bag X221	A723	A	7	89202
HC	Director of Hospital Services, Private Bag X221	A728	A	7	89206
HD	Director of Hospital Services, Private Bag X221	A730	A	7	80354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1119	A	11	80924
RFT	Director, Transvaal Roads Department, Private Bag X197	D518	D	5	89184
TOD	Director, Transvaal Education Department, Private Bag X76	A549	A	5	80651
WFT	Director, Transvaal Department of Works, Private Bag X228	C111	C	1	80675
WFTB	Director, Transvaal Department of Works, Private Bag X228	C219	C	2	80306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initiated cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office in the foyer of the New Provincial Building, at the Pretorius Street Main entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

E. UYS, Chairman, Transvaal Provincial Tender Board, Pretoria, 2 August 1972.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Persone wat navraag wens te doen aanstaande die hieronder omskrywe diere moet in die geval van munisipale skutte, die Stadslerk nader en wat diere in distrikskutte betref, die betrokke Landros.

GELUKSKUT, BRITS DISTRIK OP WOENSDAG 30 AUGUSTUS 1972 OM 11 VM. Bul, rooi, brandmerk RIW, 4 jaar. Bul, swart, brandmerk onduidelik, regteroor slip, 3 jaar. Os, rooi, brandmerk onduidelik, 2 jaar. Koei, rooi, brandmerk RLS, ore jukskel, 8 jaar. Vers, swart, brandmerk onduidelik, 3 jaar. Koei, rooi, regteroor jukskel, 7 jaar. Koei, rooi, regteroor jukskel, 9 jaar. Vers, swart, brandmerk RBS, 4 jaar. Vers, rooi, brandmerk RLS, 3 jaar. Bul, rooi, ore jukskel, 2 jaar. Vers, rooi, ore jukskel, 2 jaar. Vers, rooi, brandmerk RB6, 2 jaar. Vers, rooi, brandmerk onduidelik, 1½ jaar. Vers, Afrikaner, rooi, brandmerk RB6, 2 jaar. Bul, rooi, brandmerk onduidelik, 3 jaar. Koei, rooi en wit, brandmerk RB6, 6 jaar. Koei, rooi, brandmerk RB6, 7 jaar. Os, rooi, geen merke, 4 jaar. Os, rooi geen merke, 3 jaar. Vers, swart, brandmerk RLS, 3 jaar. Bul, rooi, brandmerk RLS, 2 jaar.

MUNISIPALE SKUT, KRUGERSDORP OP SATERDAG 19 AUGUSTUS 1972. OM 9.00 VM. Perd, merrie, bruin, 7 jaar. Perd, vul, hings, donkerbruin, 1 jaar. Perd, merrie, Shetland, bruin en wit, 7 jaar. Perd, vul, hings, Shetland, bruin en wit, 1 jaar.

MUNISIPALE SKUT, LICHTENBURG OP VRYDAY 25 AUGUSTUS 1972 OM 10.00 VM.

Koei, vaalbruin, beide ore slip, 4 jaar. Bul, ligrooi, plaatjie regteroor no. 13485, geen merke, 2 jaar. Bul, rooibont, geen merke, 2 jaar. Perd, bruin, reun, geen merke. Koei, ligrooi, linkeroor winkelhaak, regteroor swaelster, regterheup brandmerk 7XV, regterboud RRI, 7 jaar. Bul, kalf, donkerbruin, geen merke, 1 jaar.

MUNISIPALE SKUT, RUSTENBURG OP WOENSDAG 16 AUGUSTUS 1972 OM 2 NM.

Koei, rooi, linkeroor stomp en halfmaan, regterboud brandmerk N07, 7 jaar. Koei, rooi, gekruis, linkeroor stomp, 4 jaar. Vers, rooi, linkeroor stomp, 2 jaar. Vers, rooi, linkeroor stomp en halfmaan, 3 jaar. Bul, kalf, rooi, regteroor stomp, 9 maande. Bul, kalf, rooi, geen merke, 9 maande.

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.

GELUK POUND, BRITS DISTRICT ON WEDNESDAY 30TH AUGUST, 1972 AT

11 AM. Bull, red, brand RIW, 4 years. Bull, black, brand indistinct, right ear slit, 3 years. Ox, red, brand indistinct, 3 years. Ox, red, brand indistinct, 2 years. Cow, red, brand RLS, both ears yokeskey, 8 years. Heifer, black, brand indistinct, 3 years. Cow, red,

right ear yokeskey, 7 years. Cow, red, right ear yokeskey, 9 years. Heifer, black, brand RB6, 4 years. Heifer, red, brand RL5, 3 years. Bull, red, both ears yokeskey, 2 years. Heifer, red, both ears yokeskey, 2 years. Heifer, red, brand RB6, 2 years. Heifer, red, brand indistinct, 1½ years. Heifer, Africander, red, brand RB6, 2 years. Bull, red, brand indistinct, 3 years. Cow, red and white, brand RB6, 6 years. Cow, red, brand RB6, 7 years. Ox, red, no marks, 4 years. Ox, red, no marks, 3 years. Heifer, black, brand RL5, 3 years. Bull, red, brand RL5, 2 years.

MUNICIPAL POUND, KRUGERSDORP ON SATURDAY 19TH AUGUST, 1972 AT 9.00 AM. Horse, mare, brown, 7 years. Horse, foal stallion, dark brown, 1 year. Horse, Shetland mare, brown and White, 7 years. Horse, Shetland, foal stallion, brown and white, 1 year.

MUNICIPAL POUND, LICHTENBURG ON FRIDAY 25TH AUGUST, 1972 AT 10.00 AM. Cow, Greyish brown, both ears slip, 4 years. Calf, light red, bull, right ear tag No. 13485, no marks, 2 years. Calf, red and white, bull, no marks, 2 years. Horse, brown gelding, no marks. Cow, light red, left ear squarecut, right ear swallow-tail, right hip marked 7XV, right buttock marked RRI, 7 years. Calf, bull, dark brown, no marks, 1 year.

MUNICIPAL POUND, RUSTENBURG ON WEDNESDAY 16TH AUGUST, 1972 AT 2 PM. Cow, red, left ear cropped and crescent, brand on right buttocks N07; 7 years. Cow, red, crossbred, left ear cropped, 4 years. Heifer, red, left ear cropped and crescent, 3 years. Calf, red, bull, right ear cropped, 9 months. Calf, red, bull, no marks 9 months. Calf, red, bull, no marks, 9 months.

Plaaslike Bestuurskennisgewings Notices By Local Authorities

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURGSE STREEKDORPSAANLEGSKEMA (WYSIGINGSKEMA NO. 363).

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingsdorpsbeplanningskema no. 363.

Hierdie ontwerpskema bevat die volgende voorstel:

Die Noord-Johannesburgse Streek-dorpsaanlegskema moet as volg gewysig word:-

(1) Deur die volgende item na die item "Die verantwoordelike owerheid" onder die hoof "INHOUD" en die onderhoof "DEEL I — ALGEMEEN" op te neem:-

"Gebruik van aanhangsels 4bis"

(2) Deur die byvoeging van die volgende klousele: "4bis Benewens die bepallings van die Skema, is eiendom in 'n gebruikstreek geregtig op die betrokke gebruikte en voorts onderworpe aan die spesiale voorwaarde en beperkings, wat moet in ooreenstemming wees met die aanlegplan soos aangedui op die aanhangsel by Kaart No. 3. As ditstrydig is met 'n ander klousule of bepa-

ling van die Skema, geld bogenoemde voorwaarde en beperkings. Die nommer van die betrokke aanhangselbladsy moet in groen ingeval word in of langs die nommer van die eiendom wat op Kaart No. 3 verskyn."

(3) Deur die omskrywing van "plaaslike owerheid" in "DEEL I — ALGEMEEN" te skrap en deur onderstaande te vervang:

"PLAASLIKE OWERHEID" beteken die Stadsraad van Johannesburg en die omskrywing van plaaslike gebiede wat ressorteer onder die Noord-Johannesburgse Streek-dorpsaanlegskema en wat uit hoofde van Administrateurskennisgewing No. 1280, gedateer 18 Desember 1968, by die Johannesburgse munisipale gebied ingelyf is."

(4) Deur in klousule 24(i) die woorde "na absolute goeddunke van die plaaslike owerheid" tussen die woorde "moet" en "geen" in te voeg.

(5) Deur klousule 24(ii) te skrap en deur die volgende nuwe klousule te vervang:-

"(ii) Indien die hele of die grootste deel van 'n verdieping van 'n gebou in enige hoogtestreek gebruik word om motorvoertuie te par-

keer, word sodanige verdieping na absolute goeddunke van die plaaslike owerheid nie ingesluit by die hoogte van sodanige gebou nie, mits sodanige verdieping hoogstens 3,66 m van vloer tot plafon is."

Die gevolg van hierdie Skema is om die regssgebied te omskryf, die gebruik van aanhangsels toe te laat en om vrye verdiepings te beheer.

Besonderhede van hierdie Skema lê ter insae in Kamer 715, Burgersentrum, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972.

Die Raad sal oorweeg of die Skema aangeeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde Dorpsaanlegskema 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 owerheid binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur

die plaaslike owerheid gehoor wil word al dan nie.

S. D. MARSHALL,
Klerk van die Raad.

Burgersentrum,
Johannesburg.
2 Augustus 1972.
72/4/5/363.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 363).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 363.

This draft scheme contains the following proposal:

To amend the Northern Johannesburg Region Town-Planning Scheme in the following manner:

- (1) By the addition after the item "Responsible Authority" in Part I — GENERAL under the heading "CONTENTS" of the following item: "Use of Annexures 4bis".
- (2) By the addition of the following clause: "4.bis. Any property in any use zone shall, where applicable, in addition to the provisions of the Scheme, be entitled to the uses and be further subject to the special conditions and restrictions, and be in accordance with the layout as indicated on the Annexure to Map No. 3. The abovementioned conditions and restrictions shall prevail should they be in conflict with any other clause or provision of the Scheme. The number of the relevant Annexure sheet shall be inserted in green with or next to the figure of the property depicted on Map No. 3."
- (3) By the deletion of the definition of "Local Authority" in Part I — GENERAL, and the substitution therefore of the following:

"LOCAL AUTHORITY" means the City Council of Johannesburg and this definition of Local Authority shall be applicable only to those portions of the Northern Johannesburg Region Town-planning Scheme, which have been incorporated into the Johannesburg Municipal Area by virtue of Administrator's Notice No. 1280 dated the 18th day of December, 1968."

- (4) By the insertion in Clause 24 (i) of the words "at the absolute discretion of the Local Authority" between the words "clause" and "account".
- (5) By the deletion of Clause 24(ii) and the substitution therefore of the following:

- "(ii) At the absolute discretion of the Local Authority, in all Height Zones, if the whole or greater part of any floor of a building is used for parking motor vehicles, such floor shall not be reckoned in the height of such building provided such floor does not exceed 3,66 m from floor to ceiling."

The effect of this Scheme is to define the area of jurisdiction, allow the use of annexures and to control free floors.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice which is 2 August 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 2 km of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 2 August 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.

S. D. MARSHALL,
Clerk of the Council.

Civic Centre,
Johannesburg.
2 August, 1972.
72/4/5/363.

637—2—9

STAD GERMISTON.

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 3 — WYSIGINGSKEMA NO. 3/47.

Die Stadsraad van Germiston het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No. 3/47.

Hierdie ontwerpskema bevat die volgende voorstel:-

"Die wysiging van al die imperiale en ander eenhede wat in die skemaklousules genoem word, en wat op die Kaart aangetoon word, tot metriek eenhede."

Besonderhede van hierdie skema lê ter insae by die Raad se kantore, Kamer 307, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoourure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennissgewing, naamlik 2 Augustus 1972.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema No. 3 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennissgewing, naamlik 2 Augustus 1972 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

F. E. MARX,
Wnde Stadsklerk.

Munisipale Kantore,
Germiston.
2 Augustus 1972.
(No. 115/1972).

CITY OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWNPLANNING SCHEME NO. 3: AMENDMENT SCHEME NO. 3/47.

The City Council of Germiston has prepared a draft amendment town planning scheme to be known as Amendment Scheme No. 3/47.

The draft scheme contains the following proposals:-

„By the amendment of all the Imperial and other units mentioned in the scheme Clauses and shown on the map to metric units."

Particulars of this scheme are open for inspection at the Council's Offices, Room 307, Municipal Buildings, President Street, Germiston during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 2nd August 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 Germiston Townplanning Scheme No. 3 or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 2nd August 1972, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

F. E. MARX,
Actg. Town Clerk.

Municipal Offices,
Germiston.
2nd August, 1972.
(No. 115/1972).

639—2—9

STAD GERMISTON.

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 2 — WYSIGINGSKEMA NO. 2/26.

Die Stadsraad van Germiston het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No. 2/26.

Hierdie ontwerpskema bevat die volgende voorstel:-

"Die Wysiging van al die imperiale en ander eenhede wat in die skema klousules genoem word, en wat op die Kaart aangetoon word, tot metriek eenhede."

Besonderhede van hierdie skema lê ter insae by die Raad se kantore, Kamer 307, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoourure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennissgewing, naamlik 2 Augustus 1972.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema No. 2 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennissgewing, naamlik 2 Augustus 1972 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

F. E. MARX,
Wnde Stadsklerk.

Munisipale Kantore,
Germiston.
2 Augustus 1972.
(No. 17/1972).

CITY OF GERMISTON.
PROPOSED AMENDMENT TO THE GERMISTON TOWNPLANNING SCHEME NO. 2: AMENDMENT SCHEME NO. 2/26.

The City Council of Germiston has prepared a draft amendment townplanning scheme to be known as Amendment Scheme No. 2/26.

The draft scheme contains the following proposals:-

"By the amendment of all the Imperial and other units mentioned in the scheme clauses and shown on the map to metric units."

Particulars of this scheme are open for inspection at the Council's offices, Room 307, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 2nd August, 1972.

The Council will consider whether or not the scheme should be adopted.

Any owner of occupier of immovable property within the area of the Germiston Townplanning Scheme No. 2 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 do so he shall, within four (4) weeks of the first publication of this notice, which is 2nd August, 1972, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

F. E. MARX,
Actg. Town Clerk.

Municipal Offices,
Germiston.
2nd August, 1972.
(No. 17/1972).

642—2—9

STAD GERMISTON.

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 1. — WYSIGINGSKEMA NO. 1/103.

Die Stadsraad van Germiston het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema No. 1/103.

Hierdie ontwerpskema bevat die volgende voorstel:-

"Die Wysiging van al die imperiale en ander eenhede wat in die skemaklousules genoem word en wat op die Kaart aangevoer word tot metriekie eenhede."

Besonderhede van hierdie skema lê ter insae by die Raad se kantore Kamer 307 Municipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema No. 1 of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie

van hierdie kennisgewing, naamlik 2 Augustus 1972 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

F. E. MARX,
Wnde. Stadslerk.
Munisipale Kantore,
Germiston.
2 Augustus 1972.
(No. 116/1972).

CITY OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWNPLANNING SCHEME NO. 1 AMENDMENT SCHEME NO. 1/103.

The City Council of Germiston has prepared a draft amendment townplanning scheme to be known as Amendment Scheme No. 1/103.

The draft scheme contains the following proposals:-

"By the Amendment of all the Imperial and other units mentioned in the scheme clauses and shown on the map to metric units."

Particulars of this scheme are open for inspection at the Council's offices Room 307 Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 2nd August 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 Germiston Town planning Scheme No. 1 or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 2nd August, 1972 inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

F. E. MARX,
Actg. Town Clerk.

Municipal Offices,
Germiston.
(No. 116/1972).

2nd August, 1972.

643—2—9

STADSRAAD VAN BETHAL.

VOORGESTELDE WYSIGING VAN DIE BETHAL DORPSBEPLANNINGSKEMA NO. 1/22.

Die Stadsraad van Bethal het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Dorpsbeplannings-wysigingskema No. 1/22.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van erf 284, Nuwe Bethal Oos van "bestaande openbare oop ruimte" na "spesiale woon".

Die doel met die ontwerpskema is om erf 284 onder te verdeel in erwe vir "spesiale woon" doeleindes. Die naam en adres van die geregistreerde eienaar van erf 284 is soos volg:

Die Stadsraad van Bethal,
Posbus 3,
Bethal.

Erf 284 is geleë tussen Veralaan, Bangleystraat, Marklaan en grensende direk oos van die gekonsolideerde erf 244, die Marietjie van Niekerk skoolterrein.

Besonderhede van hierdie skema lê ter insae by Kamer No. 9, Municipale kantore, Markstraat, Bethal, vir 'n tydperk van 4 (vier) weke vanaf die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 2 Augustus 1972.

Die Raad sal hierdie skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of bewoner van vaste eiendom binne die gebied van die Bethal dorpsbeplanningskema of binne 2 km. van die grens daarvan, het die reg om teen die skema beswaar te maak of vertoë ten opsigte daarvan te rig en indien so 'n persoon dit wil doen, moet ondergenoemde binne 4 (vier) weke na die datum van die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 2 Augustus 1972, skriftelik van sodanige beswaar of vertoë in kennis gestel word of moet so 'n persoon meld of hy deur die Stadsraad te woord gestaan wil word of nie.

Stadslerk.

Bethal.
Kennisgewing No. 41/1972.
2 Augustus 1972.

TOWN COUNCIL OF BETHAL.

PROPOSED AMENDMENT TO THE BETHAL TOWN PLANNING SCHEME NO. 1/22.

The Town Council of Bethal has prepared a draft amendment to the Town-planning Scheme to be known as the amendment Town-planning Scheme No. 1/22.

This draft scheme contains the following proposal:

The rezoning of erf 284 New Bethal East from "public open space" to "special residential".

The purpose with the draft scheme being to sub devide erf 284 in erven for "special residential" purposes. The name and address of the registered owner of erf 284 are as follows:

The Town Council of Bethal,
P.O. Box 3,
Bethal.

Erf 284 is situated between Vera Avenue, Bangley street, Market Avenue and direct adjoining east of consolidated erf 244, the Marietjie van Niekerk School grounds.

Particulars of this scheme are open for inspection at Room No. 9, Municipal Offices Market Street, Bethal for a period of 4 (four) weeks as from date of the first publication of this notice in the Provincial Gazette, of the 2nd August, 1972.

My Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Bethal Town planning Scheme or within 2 kilometres of the boundary thereof, has the right to object against the scheme or to make representations in respect thereof and if such person wishes to do so, such objection should be filed, in writing, with the undermentioned, within four weeks after date of the first publication of this notice to wit, 2nd August 1972 in the Provincial Gazette and such person should mention whether he wants to be heard by the Council or not.

Town Clerk.

Bethal.
Notice No. 41/1971.
2 August, 1972.

654—2—9

STADSRAAD VAN BETHAL.

VOORGESTELDE WYSIGING VAN DIE
BETHAL DORPSBEPLANNINGSKEMA
NO. 1/18.

Die Stadsraad van Bethal het 'n ontwerp-wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema No. 1/18.

Hierdie wysigingskema bevat voorstelle wat dit moontlik maak dat erwe in Bethal Uitbreiding 1 ordelik verdeel en ontwikkel kan word en sluit in die volgende:

1. Die wysigings van die digtheidstreek van "een woonhuis per een erf" na "een woonhuis per 2000 m²" ten opsigte van erwe in Bethal Uitbreiding 1 met uitsondering van nommers 650 (hoek van Festenstein- en Stutterheimlaan), 657, 664 (beide Stutterheimlaan), 714 hoek van Van Tonder en Croeserlaan), 716 (Van Tonderlaan), 681 (kruising van Croeserlaan, Maraislaan en De Beerlaan), 684 (hoek van Freed en De Beerlaan).
2. Wysiging van die sone indeling van erwe 650, 657 en 664 van "algemene nywerheid" na "Onderwys" omdat die eiendom reeds deur die Staat gebruik word vir Onderwysdoeleindes.
3. Erwe 714 en 716 behoort aan die Staat. Die voorgestelde herindeling is na "Onderwys".
4. Erf 681 behoort aan die Stadsraad. Wysiging van indeling behels westelike gedeelte na "voorgestelde openbare oop ruimte", oostelike gedeelte na "algemene besigheid."
5. Erf 684. Die voorgestelde wysiging is die volgende: die westelike gedeelte daarvan word "algemene besigheid" om aan te sluit by die herindeling van erf 681 se oostelike gedeelte. Die restant se indeling word dieselfde as (1) hierbo.
6. Voorsiening vir die sluiting van sekere strate asook vir voorgestelde nuwe strateveral ten opsigte van erwe 681 en 684 word ook gemaak.
7. Die volgende erwe word ook as "voorgestelde openbare oop ruimtes" aangegeven: 643, 648 (Festensteinlaan), 676 (hoek van Lakeside- en Croeserlaan), 696 (Schlossberglaan), 690 R.G. (hoek van Freed en De Beerlaan), 709 (Schlossberglaan) en 694 gedeeltes 1, 2 en 3.
8. Bethal Uitbreiding 1 is geleë tussen Stutterheimlaan (die noordelike grens) Lakesidelaan en Davelweg (tussen Stasieweg en Bethal Landbouhoewes) (die suidelike grens), Bethal Landbouhoewes (die oostelike grens) en Gedeelte "A" van Gedeelte Blesbokspruit 121 (die westelike grens).
9. Binne die genoemde grense van Bethal Uitbreiding 1 bestaan die volgende strate en lane, naamlik: Festensteinlaan, Van Heerdenlaan, Croeserlaan, Maraislaan, Freedlaan, Schlossberglaan, Stasieweg (van Davelweg af tot by Bethal Landbouhoewes), Lakesidelaan, Kortlaan, Van Tonderlaan, De Beerlaan, Stutterheimlaan en Davelweg (tussen Stasieweg en Bethal Landbouhoewes) en alle eiendomme grensende aan hierdie strate en lane is by die wysigingsontwerp-dorpsbeplanningskema ingesluit.

Besonderhede van die skema lê ter insae by kamer No. 9, Stadhuis, Bethal gedurende kantoorture vir 'n tydperk van 4 weke vanaf datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972.

Die Stadsraad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of bewoner van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km. van die grense daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen moet hy die Plaaslike Bestuur binne 4 weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik: 2 Augustus 1972 skriftelik van sodanige beswaar en vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

Stadsklerk.

Bethal.

K/No. 43/Augustus 1972.

2 Augustus 1972.

655—2—9

TOWN COUNCIL OF BETHAL:

PROPOSED AMENDMENT TO THE
BETHAL TOWN-PLANNING SCHEME
NO. 1/18:

The Town Council of Bethal has prepared a Draft Amendment to the Town-planning Scheme to be known as Amendment Town-Planning Scheme No. 1/18.

This draft Scheme contains proposals which will make it possible that stands in Bethal Extension 1 can be properly divided and developed and includes the following:

1. The amendments of the density zone of "one dwelling per one stand" to "one dwelling per 2 000 square metres" in respect of stands in Bethal Extension 1 with the exception of Numbers 650 (c/o Festenstein and Stutterheim Avenue), 657, 664 (both Stutterheim Avenue), 714 (c/o van Tonder and Croeser Avenue), 716 (van Tonder Avenue), 681 (intersection of Croeser, Marais and De Beer Avenue), 684 (c/o Freed and De Beer Avenue).
2. Amendment of the rezoning of stands 650, 657 and 664 from "General industrial" to join the eastern portion of the property is already used by the Government for educational purposes.
3. Stands 714 and 716 belong to the Government. The proposed rezoning is to "Educational".
4. Stand 681 belongs to the Town Council. Amendment of the division includes: the western portion to "proposed public open space" the eastern portion to "General industrial".
5. Stand 684. The proposed amendment contains the following: the western portion thereof becomes "general industrial" to join the eastern portion of the rezoning of stand 681. The division of the remainder becomes the same as (1) above.
6. Provision is made for the closing of certain streets, as well as for proposed new streets especially in respect of stands 681 and 684.
7. The following stands are also shown as "proposed public open space": 643, 648 (Festenstein Avenue), 676 (c/o Lakeside and Croeser Avenue), 696 (Schlossberg Avenue), 690 R.P. (c/o Freed and De Beer Avenue), 709 (Schlossberg Avenue) and 694 portions 1, 2 and 3.

8. Bethal Extension 1 is situated between Stutterheim Avenue (the Northern boundary), Lakeside Avenue and Davel Road (between Station Road and Bethal Agricultural Holdings) (the Southern boundary), Bethal Agricultural Holdings (the Eastern boundary) and Portion "A" of Portion 121 Blesbokspruit (the Western boundary).

9. The following streets and avenues exist, in between the mentioned boundaries of Bethal Extension 1, to wit, Festenstein Avenue, Van Heerden Avenue, Croeser Avenue, Marais Avenue, Freed Avenue, Schlossberg Avenue, Station Road (from Davel Road to Bethal Agricultural Holdings), Lakeside Avenue, Kort Avenue, van Tonder Avenue, De Beer Avenue, Stutterheim Avenue and Davel Road (between Station Road and Bethal Agricultural Holdings) and all properties adjoining these streets and avenues, are included in the Draft Amendment Town-Planning Scheme.

Particulars of the Scheme lie open for inspection at Room No. 9, Municipal Offices, Bethal, during office hours, for a period of 4 weeks, as from date of the first publication of this notice, which is the 2nd August, 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 above-mentioned Town-Planning Scheme or within 2 kilometres of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 2nd August, 1972, inform the Local Authority, in writing of such objection or representation and he shall state whether or not he wishes to be heard by the Local Authority.

Town Clerk.

Bethal.

K/No. 43/August 1972.

2 August, 1972.

655—2—9

MUNISIPALITEIT RANDFONTEIN.

KENNISGEWING NO. 47 VAN 1972.

VOORGESTELDE WYSIGING VAN DIE
RANDFONTEIN DORPSAANLEGSKEMA
NO. 1/1948 (WYSIGINGSKEMA NO.
1/18).

Die Stadsraad van Randfontein het 'n wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as wysigingskema No. 1/18.

Hierdie ontwerp-skema bevat die volgende voorstelle:

1. Die wysiging van Klousule 19(a) Tabel "D" deur die byvoeging van die volgende voorbehoudsbepalings:
"Met dien verstaande dat die Raad die bepalings van Kolom 3 Tabel "D" kan verslap in die geval van Woongeboue opgerig op erwe in Gebruiksone 11 Algemene Woon waar
 - (i) die helling van die perseel sodanig is dat die erf nie bevredigend ontwikkel kan word kragtens die bepalings van die skema nie;
 - (ii) met voorlegging van 'n plan wat die voorgestelde ontwikkeling aan-

toon, die Raad tevreden gestel is dat 'n verslapping 'n verbetering in die gehalte van ontwikkeling sal meebring."

Hierdie skema wysig die Randfontein Dorpsaanlegskema deur die byvoeging van 'n voorbehoudsbepaling tot die Dighuids-tabel, Tabel D, wat die Raad magtig om onder sekere omstandighede die bepaling dat slegs 1 gebou op 'n erf opgerig kan word, te verslap. Die verslapping kan slegs vir Woongeboue in die Algemene woonsoone verleen word. Die omstandighede waaronder die verslapping verleen kan word is dat die helling van die perseel sodanig is dat die erf nie bevredigend kragtens die bepalings van die skema ontwikkel kan word nie, of dat die Raad oortuig is dat 'n verslapping 'n verhoogde gehalte van ontwikkeling sal meebring.

Besonderhede van hierdie skema lê ter insae te Kamer A, Stadhuis, Randfontein, vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van bogenoemde dorpsaanlegskema of binne 2 kilometer van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 2 Augustus 1972, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gchoor wil word of nie.

C. J. JOUBERT,
Stadsklerk.

Posbus 218,
Randfontein.
2 Augustus 1972.

MUNICIPALITY OF RANDFONTEIN.

NOTICE NO. 47 OF 1972

PROPOSED AMENDMENT TO RANDFONTEIN TOWN PLANNING SCHEME NO. 1/1948 (AMENDMENT SCHEME NO. 1/18).

The Randfontein Town Council has prepared a draft amendment town planning scheme to be known as Amendment Scheme No. 1/18. The draft scheme contains the following proposals:-

1. The amendment of Clause 19(a) Table D by the addition of the following proviso:-
"Provided that the Council may relax the provisions of Column 3 Table "D" in the case of Residential Buildings to be erected on erven in Use Zone 11 General Residential where
 - (i) the slope of the site is such that the erf cannot satisfactorily be developed in terms of the conditions laid down by the scheme or
 - (ii) upon the production of a plan showing the proposed development, the Council is satisfied that a relaxation would result in an improved quality of development."

This scheme amends the Randfontein Town Planning Scheme by adding a proviso to the density table—Table D, which permits the Council to relax, under certain circumstances, the requirement that only one building may be erected on an erf.

The relaxation can only be given to Residential Buildings in the General Residential Zone. The circumstances under which the relaxation may be given are that the slope of the site is such that the erf cannot satisfactorily be developed in terms of the scheme, or that a relaxation would, in the opinion of the Council, result in an improved quality of development.

Particulars of this scheme are open for inspection at Room A, Town Hall, Randfontein, for a period of four weeks from the date of first publication of this notice, which is 2nd August, 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 2 kilometre of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four weeks of the first publication of this notice, which is 2nd August, 1972 inform the Council in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Council.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218,
Randfontein.
2nd August, 1972.

656—2—9

DORPSRAAD VAN WITRIVIER.

- (a) TUSSENTYDSE WAARDERINGS-LYS 1971/1972.
- (b) DRIEJAARLIKSE WAARDERINGS-LYS 1972/1975.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 14 van die Plaaslike Bestuur Belastingordonnantie No. 20 van 1933, soos gewysig, dat bogenoemde lys voltooi en gesertifiseer is ingevolge die bepalings van bogemelde Ordonnantie.

Die lys sal van toepassing en bindend wees op alle belanghebbende en betrokke partye wat nie voor of op 12 middag op Maandag, 9 Oktober 1972 teen die beslissing van die waardasichof appelleer nie op die wyse soos voorgeskryf deur die bogenoemde Ordonnantie.

J. P. SUTTER.
President van die Hof.

Munisipalekantore,
Witrievier.
9 Augustus 1972.
Kennisgewing No. 22/1972.

VILLAGE COUNCIL OF WHITE RIVER.

- (a) INTERIM VALUATION ROLL — 1971/1972.
- (b) TRIENNIAL VALUATION ROLL — 1972/1975.

Notice is hereby given in terms of Section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the above Roll has been completed and certified in accordance with the provisions of the said Ordinance.

The Roll will become fixed and binding upon all parties interested and concerned, who shall not appeal against the decision of the Valuation Court on or before 12 noon

on Monday, 9th October 1972, in the manner provided for in the above Ordinance.

J. P. SUTTER.
President of the Court.
Municipal Offices,
White River.
9th August, 1972.
Notice No. 22/1972.

659—9—16

STADSRAAD VAN ORKNEY.

VOORGESTELDE AANNAME VAN VERORDENINGE INSAKE DIE REGULERING VAN PARKE EN TUINE IN DIE REGSGEBIED VAN ORKNEY.

Kennis geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnantie op Plaaslike Bestuur No. 17/1939, soos gewysig, dat die Stadsraad van voorneme is om bogenoemde Verordeninge te aanvaar.

Die algemene strekking van hierdie Verordeninge is die regulering van Parke en Tuine in die regsgebied van Orkney.

Afskrifte van die bedoelde Verordeninge lê ter insae in Kamer 126, Municipale Kantoor, Patmoreweg, Orkney, gedurende normale kantoorure tot en met 28 Augustus 1972.

J. J. F. VAN SCHOOR.
Stadsklerk.

Posbus 34,
Orkney.
9 Augustus 1972.
Kennisgewing No. 35/1972.

ORKNEY TOWN COUNCIL.

PROPOSED ADOPTION OF BY-LAWS FOR REGULATING PARKS AND GARDENS WITHIN THE AREA OF JURISDICTION OF ORKNEY.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17/1939, as amended, that it is the Council's intention to adopt the above-mentioned By-Laws.

The general purport of these By-Laws is to regulate Parks and Gardens within the area of jurisdiction of the Council.

Copies of the relevant By-Laws are open for inspection in Room 126, Municipal Offices, Patmore Road, Orkney, during normal office hours until 28th August, 1972.

J. J. F. VAN SCHOOR.
Town Clerk.

P.O. Box 34,
Orkney.
9th August, 1972.
Notice No. 35/1972.

660—9

STADSRAAD VAN LOUIS TRICHARDT.

Kennis geskied hiermee in terme van die bepalings van Artikel 96 van die Ordonnantie op Plaaslike Bestuur, No. 17 van 1939, dat die Stadsraad voornemens is om, onderhewig aan die goedkeuring van die Administrator, die volgende verordeninge aan te neem en te wysig.

- (1) Verordeninge om voorsiening te maak vir die vasstelling van geldie vir die uitreiking van sertifikate en die verskaffing van inligting.
 - (2) Die Elektrisiteitsvoorsieningsverordeninge te wysig om voorsiening te maak vir 'n verhoging van Algemene Vorderings. (nie tariewe nie).
- Afskrifte van die voorgestelde verordeninge lê ter insae in die kantoor van die Stadsklerk, gedurende kantoorure tot 24

Augustus 1972. Besware indien enige moet skriftelik by ondergetekende ingedien word voor of op genoemde datum.

C. J. VAN ROOYEN,
Stadsklerk.

Munisipale Kantore,
Louis Trichardt.
9 Augustus 1972.

TOWN COUNCIL OF LOUIS TRICHARDT.

Notice is given in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939 that the Town Council intends adopting and amending, subject to the approval of the Administrator, the following By-laws:

- (1) By-laws to provide for fixing fees for the issuing of certificates and furnishing of information.
- (2) Amending the Electricity By-laws to provide for increased General Charges. (Not tariffs).

Copies of the proposed by-laws and amendments will lie for inspection in the offices of the undersigned, during office hours up to 24th August 1972. Objections thereto, if any, must be lodged with the Town Clerk, in writing on or before the above date.

C. J. VAN ROOYEN,
Town Clerk.

Municipal Offices,
Louis Trichardt,
9 August 1972.

661—9

DORPSRAAD VAN SABIE.

DORPSBEPLANNINGSKEMA.

Kennis word hiermee gegee ingevolge Artikel 25 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 dat die Dorpsraad van Sabie van voorneme is om 'n oorspronklike dorpsbeplanningskema op te stel, wat bekend sal staan as Sabie Dorpsaanlegskema en wat betrekking sal he op die volgende eiendomme, naamlik op alle grond binne die Munisipale Gebied soos omskryf in Administrateurskennigewing No. 547 van 19 April 1972. Enige eienaar of okkupant van bogemelde eiendomme het die reg om teen die voorneme van die Plaaslike bestuur beswaar te maak en indien hy dit wil doen moet hy die plaaslike bestuur binne 4 weke vanaf die eerste publikasie van hierdie kennigewing naamlik 9 Augustus 1972 skriftelik van sodanige beswaar in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

G. J. VORSTER.
Stadsklerk.

Munisipale Kantore,
Posbus 61,
Sabie.
9 Augustus 1972.
Kennisgewing No. D2/0-1972.

**VILLAGE COUNCIL OF SABIE.
TOWN-PLANNING SCHEME.**

Notice is hereby given in terms of Section 25 of the Town-planning and Townships Ordinance, 1965 that the Village Council of Sabie intends preparing an original town-planning scheme, which will be known as Sabie Town-planning Scheme and which will apply to the following properties, namely to all ground within the Municipal Area as described in Administrator's Notice

No. 547, dated 19th April, 1972. Any owner or occupier of the above-mentioned properties, has the right to object to the intention of the local authority and if he wishes to do so he shall within 4 weeks of the first publication of this notice, which is 9th August, 1972 inform the local authority, in writing of such objection and shall state whether or not he wishes to be heard by the local authority.

G. J. VORSTER.
Town Clerk.

Municipal Offices,
P.O. Box 61,
Sabie.
9th August, 1972.
Notice No. D2/0-1972.

662—9—16

STADSRAAD VAN KEMPTON PARK.

WYSIGING VAN RIOLERINGS- EN LOODGIERTERSVERORDENINGE.

Kennis geskied hierby, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Kempton Park van voorneme is om sy Riolerings- en Loodgietersverordeninge te wysig, welke wysiging voorsiening sal maak vir die verhoging van die basiese riolheffing ten opsigte van alle ewe met 40c en die verhoging van die tarief vir nywerheidssuitvlotsel.

Afskrifte van die voorgestelde wysiging, van voormalde verordeninge lê gedurende kantoorture ter insae in Kamer No. 117, Stadhuis, Margaretaalaan, Kempton Park vir 'n tydperk van veertien (14) dae vanaf publikasie hiervan en enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige beswaar, indien enige, binne die voormalde tydperk van 14 dae skriftelik by die ondergetekende indien.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretaalaan,
(Posbus 13),
Kempton Park.
9 Augustus 1972.
Kennisgewing No. 49/1972.

**TOWN COUNCIL OF KEMPTON PARK
AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.**

Notice is hereby given, in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Kempton Park to amend its Drainage and Plumbing By-laws in order to increase the basic sewerage charge in respect of all premises with 40c and to increase the tariff for industrial effluent.

Copies of the proposed amendment to the above-mentioned by-laws will lie for inspection in Room No. 117, Town Hall, Margaret Avenue, Kempton Park for a period of fourteen (14) days from date of publication hereof and any person who wishes to object to the proposed amendment must lodge his objection, if any, in writing with the undersigned within the abovementioned period of 14 days.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
(P.O. Box 13),
Kempton Park.
9th August, 1972.
Notice No. 49/1972.

663—9

STADSRAAD VAN PIET RETIEF.

EIENDOMSBELASTING 1972/73.

**KENNISGEWING NO. 28/1972:
25 JULIE 1972.**

Kennisgewing geskied hiermee dat die Stadsraad van Piet Retief, kragtens die bepalings van die Plaaslike Bestuur Belasting Ordonnansie Nr. 20 van 1933, soos gewysig, die volgende belasting gheef het vir die boekjaar 1 Julie 1972 tot 30 Junie 1973:

- (a) 'n Oorspronklike belasting van 0,5 cent in die Rand (R) op die liggingswaarde van grond.
- (b) 'n Bykomstige belasting van 2,5 cent in die Rand (R) op die liggingswaarde van grond.
- (c) Onderhewig aan die goedkeuring van die Administrator 'n verdere bykomstige belasting van 0,5 cent in die Rand (R) op die liggingswaarde van grond.
- (d) 'n Belasting van R0,52 cent in die Rand (R) op die waarde van verbeterings.

Die belastinge opgelê soos hierbo uiteengesit, sal verskuldig wees op die 1ste Julie 1972 en sal betaalbaar wees in twee gelyke paaiemente soos volg:

Die een helfte van die totale bedrag op 30 Oktober 1972 en die resterende helfte op 31 Maart 1973.

R. P. VAN ROOYEN,
Wnd. Stadsklerk.

Munisipale Kantore,
Posbus 23,
Piet Retief.

TOWN COUNCIL OF PIET RETIEF.

ASSESSMENT RATES 1972/73.

NOTICE NO. 28/1972: 25TH JUNE, 1972.

Notice is hereby given that the Town Council of Piet Retief has, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, imposed the following rates on the value of all rateable property within the Municipal area as appearing in the valuation roll for the financial year 1st July 1972 to 30th June, 1973:

- (a) An original rate of 0,5 cent in the Rand (R) on the site value of land;
- (b) An additional rate of 2,5 cent in the Rand (R) on the site value of land;
- (c) Subject to the approval of the Administrator a further additional rate of 0,5 cent in the Rand (R) on the site value of land;
- (d) A rate of R0,52 cent in the Rand (R) on the value of improvements.

The rates imposed as set out above shall become due on the 1st July, 1972, but shall be payable in two equal instalments as follows:

One half of the total amount on the 30th October 1972 and the remaining half on the 31st March, 1973.

R. P. VAN ROOYEN,
Act. Town Clerk.
Municipal Offices,
P.O. Box 23,
Piet Retief.

664—9

STADSRAAD VAN HEIDELBERG, TVL

Kennisgewing No. 24 van 1972.

WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Heidelberg van

voorneme is om sy Bouverordeninge soos aangekondig by Administrateurskennisgewing No. 816 van 28 November 1962, soos gewysig, verder te wysig, ten einde aan te pas by die metriekie standaarde.

'n Afskrif van die voorgestelde wysiging lê ter insae in die kantoor van die ondergetekende vir 'n tydperk van 14 dae na vanaf datum van publikasie hiervan.

(Get.) C. P. DE WITT.
Stadsklerk.

Municipal Kantore,
Postbus 201,
Heidelberg, — Tvl.
9 Augustus 1972.

**TOWN COUNCIL OF HEIDELBERG,
TVL**

Notice No. 24 of 1972.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Heidelberg Tvl., proposes to amend the Building By-Laws, published under Administrator's Notice No. 816 dated 28th November, 1962, as amended in order to conform with metrification.

A copy of the proposed amendment are open for inspection at the office of the undersigned for a period of 14 days from date of publication hereof.

(Sgd.) C. P. DE WITT.
Town Clerk.

Municipal Offices,
P.O. Box 201,
Heidelberg, — Tvl.
9th August, 1972.

665—9

STADSRAAD VAN MESSINA.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee kragtens die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Messina besluit het om sy Regulasies vir die Betaling van Gelde deur Sekere Inwoners van die Stedelike Bantoevoongebied, aangekondig by Administrateurskennisgewing No. 599 van 10 Junie 1970, te wysig om voorstiening te maak vir die heffing van 'n maandelikse huurgeld van R3,44 ten opsigte van municipale huise.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van 14 dae na publikasie van hierdie Kennisgewing en besware moet voor hierdie tydperk verstrekke is, by die ondergetekende ingedien word.

P. L. MILLS.
Stadsklerk.

Municipal Kantore,
Messina.
9 Augustus 1972.
Kennisgewing No. 28/1972.

TOWN COUNCIL OF MESSINA.

AMENDMENT OF 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 Messina decided to amend the Regulations for the Payment of Fees by Certain Residents of the Urban Bantu Resi-

dential Area, published under Administrator's Notice No. 599 dated 10th June, 1970, to provide for the payment of a monthly rental of R3,44 in respect of municipal houses.

Copies of the proposed amendment lie open for inspection at the office of the undersigned for a period of 14 days after publication of this Notice and objections should be lodged with the undersigned before this period expires.

P. L. MILLS.
Town Clerk.

Municipal Offices,
Messina.
9th August, 1972.
Notice No. 28/1972.

666—9

GESONDHEIDSOMMITEE VAN THABAZIMBI.

EIENDOMSBELASTING 1972/73.

Kennis geskied hiermee ingevolge die bepalings van artikel 24 van die Plaaslike-Bestuur-Belastingordonnansie, 1933, soos gewysig, dat die Gesondheidsommitee van Thabazimbi die onderstaande belasting op die waarde van belasbare eiendomme binne die municipale gebied van Thabazimbi soos dit in die Waarderingslys voorkom vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 gehef het:—

- (a) 'n Oorspronklike belasting van 'n half sent (½c) in die Rand (R1) op die terreinwaarde van alle belasbare grond; en
- (b) 'n Addisionele belasting van vyf sent (5c) in die Rand (R1) op die terreinwaarde van alle belasbare grond.

Bogenoemde belasting is voor of op 31 Desember 1972 betaalbaar en indien die belasting wat gehef is nie op die vervalddatum betaal is nie, word rente teen agt persent (8%) per jaar gehef en geregtelike stappe kan sonder enige kennisgewing geneem word teen wanbetalers.

J. F. COERTZEN,
Sekretaris.

Municipal Kantore,
Postbus 90.
Thabazimbi.
9 Augustus 1972.

HEALTH COMMITTEE OF THABAZIMBI.

ASSESSMENT RATES 1972/73.

Notice is hereby given in terms of section 24 of the Local Authorities Rating Ordinance, 1933, as amended, that the Health Committee of Thabazimbi has imposed the undermentioned rates on the rateable property within the municipal area of Thabazimbi, as appearing in the Valuation Roll, for the financial year, 1st July, 1972 to the 30th June, 1973:—

- (a) An original rate of one-half cent (½c) in the Rand (R1) on the site value of all rateable land; and
- (b) An additional rate of five cents (5c) in the Rand (R1) on the site value of all rateable land.

The abovementioned rates are payable before or on the 31st December, 1972, and if the rates imposed are not paid on the due date, interest will be charged at the rate of eight per cent (8%) per annum and die municipale gebied van Sannieshof, soos

summary legal proceedings may be taken against defaulters.

J. F. COERTZEN,
Secretary.

Municipal Offices,
P.O. Box 90,
Thabazimbi.
9th August, 1972.

667—9

STADSRAAD VAN PHALABORWA.

STANDAARDELEKTRISITEITSVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Phalaborwa voornemens is om die Elektrisiteitsverordeninge aangekondig by Administrateurskennisgewing No. 160 van 27 Februarie 1957 en van toepassing gemaak op die Stadsraad by Administrateurskennisgewing No. 337 van 4 Mei 1960 te herroep met behou van die elektrisiteitstariewe soos gewysig, en die Standaard-elektrisiteitsverordeninge soos aangekondig by Administrateurskennisgewing No. 1627 van 24 November 1971 aan te neem.

'n Afskrif van die Standaardelektrisiteitsverordeninge sal vir 'n tydperk van veertien (14) dae van die datum van publikasie hiervan gedurende gewone kantoorure in die kantoor van die Stadsklerk ter insac lê en besware, indien enige, moet voor of op 24 Augustus 1972 by die Stadsklerk ingedien word.

N. J. VAN DER WESTHUIZEN,
Stadsklerk.

Phalaborwa.

9 Augustus 1972.

Kennisgewing No. 10/1972.

TOWN COUNCIL OF PHALABORWA.

STANDARD ELECTRICITY 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 Phalaborwa intends to revoke the Electricity By-laws promulgated under Administrator's Notice No. 160 of 27th February, 1957, and applied to the Council by Administrator's Notice No. 337 of 4th May, 1960, with the exception of the electricity tariffs, as amended, and to adopt the Standard Electricity By-laws as promulgated under Administrator's Notice No. 1627 of 24th November, 1971.

A copy of the Standard Electricity By-laws will lie open for inspection during normal office hours at the Office of the Town Clerk for a period of fourteen (14) days from the date of publication of this notice and objections, if any, must be lodged with the undersigned on or before 24th August, 1972.

N. J. VAN DER WESTHUIZEN.
Town Clerk.

Phalaborwa.

9th August, 1972.

Notice No. 10/1972.

668—9

MUNISIPALITEIT VAN SANNIESHOF.

EIENDOMSBELASTING VIR DIE JAAR 1972/73.

Kennis geskied hiermee ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuur-belastingordonnansie, No. 20 van 1933, soos gewysig, dat die Dorpsraad van Sannieshof die volgende belasting gehef het op alle belasbare eiendomme binne die municipale gebied van Sannieshof, soos

dit op die waarderingslys voorkom vir die tydperk 1 Julie 1972, tot 30 Junie 1973.

- (a) 'n Oorspronklike belasting van $\frac{1}{2}$ cent in die Rand (R1) op die terreinwaarde van grond.
- (b) 'n Bykomende belasting van $2\frac{1}{2}$ cent in die Rand (R1) op die terreinwaarde van grond; en
- (c) Onderhewig aan die goedkeuring van die Administrateur, 'n verdere bykomstige belasting van 2 cent in die Rand op die terreinwaarde van grond.

Bogenoemde belasting is soos volg betaalbaar:

Een helfte is betaalbaar voor of op 30 September 1972, en die ander helfte voor of op 28 Februarie 1973.

In elk geval waar die belasting soos hierbo vasgestel nie op genoemde datums betaal is nie, sal wetlike stappe geneem word ter invordering van 7 persent rente per jaar op alle uitstaande bedrae, gevorder word.

C. J. UPTON,
Stadsklerk.

Munisipale Kantoor,
Posbus 19,
Sannieshof.
9 Augustus 1972.

SANNIESHOF MUNICIPALITY. ASSESSMENT RATES FOR YEARS 1972/73.

Notice is hereby given in terms of section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Village Council of Sannieshof has imposed the following rates on all rateable property within the Municipal area, as appearing in the Valuation Roll, for the period 1st July, 1972 to 30th June, 1973.

- (a) An original rate of $\frac{1}{2}$ cent in the Rand (R1) on the site value of land.
- (b) An additional rate of $2\frac{1}{2}$ cent in the Rand (R1) on the site value of land.
- (c) Subject to the approval of the Administrator, a further additional rate of 2 cents in the Rand (R1) on the site value of land.

The above rates will be payable as follows:

The first half will become due and payable on or before the 30th September, 1972, and the second half on or before the 28th February, 1973.

In any case where the rate hereby imposed are not paid on due date, legal proceedings for the recovery hereof will be instituted without further notice and interest of 7 per cent per annum charged on all outstanding amounts.

C. J. UPTON,
Town Clerk.

Municipal Offices,
P.O. Box 19,
Sannieshof.
9 August, 1972.

669—9

WARMBAD MUNISIPALITEIT. KENNISGEWING.

Kennis word hiermee gegge, ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939 soos gewysig, dat die Stadsraad van Warmbad voorneemens is om —

Die Publieke Gesondheidsverordeninge te wysig om beringing van motorwakte in die woongebied van die dorp te verbied.

Die konsep wysigings lê gedurende gewone kantoorure ter insae by die kantoor van

die Klerk van die Raad, Munisipalekantore, Warmbad.

Enige wat beswaar het teen die voorgestelde wysigings moet sodanige beswaar skriftelik voor of op Woensdag 23 Augustus 1972 indien.

J. S. VAN DER WALT.
Stadsklerk.

Munisipalekantore,
Posbus 48,
Warmbad. Tvl.
9 Augustus 1972.

MUNICIPALITY WARMBATHS.

NOTICE.

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 Warmbaths intends to — Amend the Public Health By-laws to prevent the storage of motor wrecks in the residential area of town.

The draft amendments will be open for inspection at the office of the Clerk of the Council, Municipal Offices, Warmbaths, during normal office hours.

Any person who wishes to object to the proposed amendments must lodge such objection in writing with the undersigned not later than Wednesday, 23rd August, 1972.

J. S. VAN DER WALT.
Town Clerk.

Municipal Offices,
P.O. Box 48,
Warmbaths. Tvl.
9th August, 1972.

670—9

STADSRAAD VAN EDENVALE. PROKLAMERING VAN OPENBARE PAD.

Hierby word, ingevolge die bepalings van die "Local Authorities Roads Ordinance" No. 44/1904, soos gewysig, bekend gemaak dat die Stadsraad van Edenvale, 'n versoek tot sy. Edele, Die Administrateur van Transvaal gerig het om die pad, meer volledig beskryf in meegaande bylaag, tot openbare pad te proklameer.

'n Afskrif van die versoekskrif, 'n afdruk van die kaart en 'n omskrywing van die betrokke padgedeelte lê gedurende gewone kantoorure by Kamer 6, Munisipale Kantore, Edenvale, ter insae.

Enige persoon wat by die saak belang het en teen die proklamasie van die voorgestelde padgedeelte beswaar wil aanteken moet sodanige beswaar skriftelik en in tweevoud, by die Administrateur, Posbus 892, Pretoria en by die Stadsklerk, Posbus 25, Edenvale, ten laaste op 28 September 1972, indien.

J. A. DU PLESSIS.
Stadsklerk.

Posbus 25,
Edenvale.

9 Augustus 1972.
Kennisgewing A/13/24/1972.

BYLAAG

Beskrywing van pad soos aangevoer op S. G. Diagram No. A.1201/72 (2 velle) — Harrislaan, Rietfontein Landbouhoeves.

EDENVALE TOWN COUNCIL.

PROCLAMATION OF PUBLIC ROAD.

Notice is hereby given in terms of the provisions of the Local Authorities Roads

Ordinance, No. 44 of 1904, as amended, that the Town Council of Edenvale has petitioned the Honourable the Administrator of Transvaal to proclaim as a public road the road more fully described in the schedule appended hereto.

Copies of the petition, diagram and description of the relevant road will be open for inspection during normal office hours at Room 6, Municipal Offices, Edenvale.

Any interested person desirous of lodging any objections to the proclamation of the proposed road, must lodge such objection in writing in duplicate with the Administrator, P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 25, Edenvale, not later than 28th September, 1972.

J. A. DU PLESSIS.
Town Clerk.
P.O. Box 25,
Edenvale.
9th August, 1972.
Notice No. A/13/24/1972

SCHEDULE.

Description of road as shown on S.G. Diagram No. A.1201/72 (2 sheets) — Harris Avenue, Rietfontein Agricultural Holdings.

671 9—16—23

STADSRAAD VAN BOKSBURG WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Boksburg van voorneem is om die Riolerings- en Loodgietersverordeninge afgekondig by Administrateurskennisgewing No. 509 van 1 Augustus 1962, soos gewysig, verder te wysig deur sommige van die bestaande tarief van geld te wysig.

Die voorgestelde wysiging lê vanaf datum hiervan tot en met 24 Augustus 1972 in kamer No. 7, Eerste Verdieping, Stadhuis, Boksburg ter insae, en enige persoon wat teen die voorgestelde wysiging beswaar wil opper, moet so beswaar uiter op genoemde datum skriftelik in tweevoud by die Stadsklerk indien.

L. FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
9 Augustus 1972.
No. 115.

TOWN COUNCIL OF BOKSBURG.

AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Boksburg proposes to amend the Drainage and Plumbing By-laws published under Administrator's Notice No. 509 of 1st August, 1962, as amended, by amending some of the present tariff of charges.

The proposed amendment will lie for inspection at room No. 7, First Floor, Town Hall, Boksburg, from the date of this notice until 24th August, 1972, and any person, wishing to object to the proposed amendment must lodge his objection with the Town

Clerk in writing, in duplicate, not later than the date mentioned.

L. FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
9th August, 1972.
No. 115.

672—9

STADSRAAD VAN VENTERSDORP.
EIENDOMSBELASTING 1972/73.

Hierby word ooreenkomstig die Plaaslike Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig bekend gemaak dat die Stadsraad van Ventersdorp, onderhewig aan die goedkeuring van die Administrateur, die volgende belasting gehef het op die waarde van alle belasbare eiendomme binne die munisipale gebied van Ventersdorp, vir die tydperk 1 Julie 1972 tot 30 Junie 1973.

- (a) 'n Oorspronklike belasting van $\frac{1}{2}c$ per R1,00 op die liggingswaarde van grond.
- (b) 'n Addisionele belasting van $2\frac{1}{2}c$ per R1,00 op die liggingswaarde van grond.
- (c) 'n Verdere addisionele belasting van $3c$ per R1,00 op die liggingswaarde van grond.

Genoemde belasting is verskuldig en betaalbaar in twee gelyke paaiemente op 31 Oktober 1972 en 31 Maart 1973.

Rente teen agt persent (8%) per jaar word gehef en moet betaal word op alle agterstallige bedrae.

M. J. KLYNSMITH,
Stadsklerk.

Munisipale Kantore,
Posbus 15,
Ventersdorp.

TOWN COUNCIL OF VENTERSDORP.
ASSESSMENT RATES 1972/73.

Notice is hereby given in terms of the Local Authorities Rating Ordinance No. 20 of 1933 (as amended) that the Town Council of Ventersdorp has subject to approval of the Administrator, imposed the following rates on the valuation of all ratable property within the Municipal Area of Ventersdorp for the period 1 July 1972 to June 30, 1973.

- (a) An original rate of $\frac{1}{2}c$ per R1,00 on the site value of land.
- (b) An additional rate of $2\frac{1}{2}c$ per R1,00 on the site value of land.
- (c) A further additional rate of $3c$ per R1,00 on the site value of land.

The above rates are due and payable in two equal instalments on 31st October 1972 and 31st March, 1973.

Interest at the rate of eight per cent (8%) per annum will be charged and shall be payable on all arrear amounts.

M. J. KLYNSMITH,
Town Clerk.

Municipal Offices,
P.O. Box 15,
Ventersdorp.

673—9

BLOEMHOF MUNISIPALITEIT.

KENNISGEWING VAN BELASTING.

Ooreenkomstig artikel 18 van die Plaaslike Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig, word kennis gegee dat die Dorpsraad die volgende belastings op alle belasbare eiendomme binne die Munisipaliteit, soos aangeteken op die Waarderingslys, vir die tydperk 1 Julie 1972 tot 30 Junie 1973 gehef het:

- (a) 'n Oorspronklike belasting van een-halwe ($\frac{1}{2}$) sent in die Rand (R1) op die terreinwaarde van grond.
- (b) 'n Addisionele belasting van twee en 'n halwe ($2\frac{1}{2}$) sent in die Rand (R1) op die terreinwaarde van grond.
- (c) 'n Belasting van een-halwe ($\frac{1}{2}$) sent in die Rand (R1) op die waarde van verbeterings.

Die belasting is verskuldig op 1 Julie 1972 waarvan een helfte betaalbaar is voor of op 31 Oktober 1972 en die ander helfte voor of op 31 Maart 1973.

In enige geval waar die belasting gehef nie op die verval datum betaal is nie, word rente teen sewe (7) persent per jaar in rekening gebring en wetlike stappe kan sonder enige kennisgewing teen wanbetalers geneem word.

J. L. HATTINGH,
Stadsklerk.

Munisipale Kantoor,
Posbus 116,
Bloemhof.
9 Augustus 1972.

BLOEMHOF MUNICIPALITY.

NOTICE: ASSESSMENT RATES.

Notice is hereby given, in terms of section 18 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the following rates on the valuation of all ratable property within the Municipality, as appearing on the Valuation Roll, have been imposed by the Council for the financial year 1st July, 1972 to 30th June, 1973:

- (a) An original rate of one-half ($\frac{1}{2}$) sent in the Rand (R1) on the site value of land.
- (b) An additional rate of two and a half ($2\frac{1}{2}$) cents in the Rand (R1) on the site value of land.
- (c) A rate of one-half ($\frac{1}{2}$) cent in the Rand (R1) on the site value of improvements.

The rates are due on the 1st July, 1972 of which one-half shall be paid on or before the 31st October, 1972 and the remaining half on or before the 31st March, 1973.

In any case where the rates, hereby imposed, are not paid on or before the due date interest will be charged at the rate of seven (7) per cent per annum and summary legal proceedings may be taken against any defaulters.

J. L. HATTINGH,
Town Clerk.

Municipal Office,
P.O. Box 116,
Bloemhof.
9 August, 1972.

674—9

STADSRAAD VAN TZANEEN.

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Tzaneen voornemens is om die Elektrisiteitsvoorsieningsverordeninge te wysig deur voorseening te maak vir die hefding van 'n basiese tarief van R2,00 per maand ten opsigte van onbebonde erwe.

Die betrokke wysiging lê ter insae gedurende normale kantoorure (8 v.m. tot 5 m.m.) vir 'n tydperk van 14 dae vanaf datum hiervan.

Enige persoon wat beswaar wens aan te teken teen die voorgestelde wysiging moet

sy/haar beswaar skriftelik by die ondertekende indien voor of op 23 Augustus 1972.

PETER F. COLIN,
Stadsklerk.

Munisipale Kantore,
Tzaneen.
9 Augustus 1972.

TOWN COUNCIL OF TZANEEN.

AMENDMENT OF ELECTRICITY SUPPLY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Tzaneen to amend the Electricity Supply By-laws to make provisions for a basic tariff of R2,00 per month in respect of undeveloped erven.

The relevant amendment is open for inspection during normal office hours (8 a.m. to 5 p.m.) for a period of 14 days from date hereof.

Any objection against the proposed amendment must be lodged in writing to the undersigned on or before 23rd August, 1972.

PETER F. COLIN,
Town Clerk.

Municipal Offices,
Tzaneen.
9th August, 1972.

675—9

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURGSE STREEK-DORPSAANLEGSKEMA. (WYSIGINGSKEMA NO. 406).

Die Stadsraad van Johannesburg het 'n ontwerpwy siging dorpsaanlegskema opgestel wat bekend sal staan as die Noord-Johannesburgse Streek-wysigingsdorpsbeplanningskema No. 406.

Hierdie ontwerp skema bevat die volgende voorstel:

Die indeling van die R.G. van Gedecite 1 en Gedeelte 2 van verenigde erf No. 709, Kew, naamlik Eerste Weg 2 en 4, word van "algemene woondoeleindes No. 1" vir woonhuise en woongeboue, na "spesiale woondoeleindes" vir woonhuise alleenlik, verander.

Besonderhede van hierdie skema lê ter insae in kamer 715, Burgersentrum, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 9 Augustus 1972.

Die Raad sal oorweeg of die skema aangegene moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 9 Augustus 1972 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.
Burgersentrum,
Johannesburg.
9 Augustus 1972.
72/45/406.

CITY OF JOHANNESBURG.
PROPOSED AMENDMENT OF THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 406)

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as the Northern Johannesburg Region Amendment Scheme No. 406.

This draft scheme contains the following proposal:

To rezone the R.E. of Portion 1 and Portion 2 of Consolidated Lot 709 Kew, being Nos. 2 en 4, First Road, from "General Residential No. 1" being dwelling houses and residential buildings to "Special Residential" being dwelling houses only.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 August 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 2 km of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 9 August 1972 inform the local authority, in writing, of such objections or representation and shall state whether or not he wishes to be heard by the local authority.

S. D. MARSHALL,
Clerk of the Council.

Civic Centre,
Johannesburg.
9 August 1972.
72/4/5/406

676—9—16

STAD JOHANNESBURG.

WYSIGING VAN DIE PARKEERTERREINVERORDENINGE.

Hierby word ooreenkomsdig die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad voornemens is om die Parkeerterreinverordeninge van die Stad Johannesburg, afgekondig by Administratierskennisgewing No. 567 van 27 Julie 1966, soos gewysig, verder as volg te wysig:

- (i) deur 'n parkeerterrein op standplose Nos. 5431, 5433 tot 5436, in Goldreichstraat, Johannesburg, in te rig en die parkeertye en -tarief vir die betrokke parkeerterrein vas te stel.
- (ii) deur die parkeertye van die Hillbrow-parkeerterrein op die hoek van Claim- en Esselenstraat, Johannesburg, weksdae na 5 nm. en Saterdae na 1 nm. tot middernag te verleng en 'n parkeertarief vir die bykomende parkeertye vas te stel.

Afskrifte van die voorgestelde wysigings lê Maandae tot en met Vrydae, tussen 8 v.m. en 4.30 pm., veertien dae lank vanaf die publikasiedatum van hierdie kennisgewing, ter insac in kamer 318, Stadhuis, Johannesburg.

Enigemand wat beswaar teen die voorstelde wysigings wil maak, moet sy be-

swaar uiters op 25 Augustus 1972 skriftelik by my indien.
ALEWYN BURGER,
Stadsklerk.
 Stadhuis,
Johannesburg.
9 Augustus 1972.
152/5/223/3.

CITY OF JOHANNESBURG.
AMENDMENT TO THE PARKING GROUND BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Council proposes to amend the Parking Ground By-laws of the City of Johannesburg, promulgated under Administrator's Notice No. 567 dated 27 July 1966, as amended:-

- (i) to create an open parking area on Stands 5431 5433 to 5436 Goldreich Street, Johannesburg and to lay down the parking periods and corresponding tariff for this parking area;
- (ii) to extend parking hours after 5 p.m. on weekdays and 1 p.m. on Saturdays to midnight in the Hillbrow Parking Ground on the corner of Claim and Esselen Streets Johannesburg and to lay down a parking tariff for these additional parking periods.

Copies of the proposed amendments will be open for inspection between the hours of 8 a.m. and 4.30 p.m. on Mondays to Fridays inclusive, at Room 318, City Hall, Johannesburg, for fourteen days from the date of publication of this notice.

Any person wishing to do so may lodge an objection to the proposed amendments in writing, to reach me on or before 25 August 1972.

ALEWYN BURGER.
Town Clerk.
 City Hall.
Johannesburg.
9 August, 1972.
152/5/223/3.

677—9

STADSRAAD VAN VOLKSRUST.
TUSSENTYDSE WAARDERINGSLYS EN WAARDERINGSHOF.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 12 van die Plaaslike Bestuur-belastingordonnansie, 1933, (No 20 van 1933), soos gewysig dat 'n Tussentydse Waarderingslys van belasbare eiendomme binne die munisipaliteit van Volksrust saamgestel is en ter insac sal lê gedurende die kantoorure op die kantoor van die ondergetekende vir 'n tydperk van dertig (30) dae vanaf datum van hierdie kennisgewing.

Alle belanghebbende persone word hiermee versoek om die Stadsklerk op of voor 12 uur middag op die 8ste dag van September 1972 skriftelik in kennis te stel, op die voorgeskrewe vorm, van enige beswaar wat hulle mag hê teen die waardering van enige belashare eiendom wat in genoemde Tussentydse Waarderingslys voorkom, of teen enige weglatting daaruit, of ten opsigte van enige fout of verkeerde omskrywing.

Gedrukte vorms van kennisgewing van beswaar is op aanvraag verkrybaar by die Municipale Kantore.

Aandag word veral gevëstig op die feit dat niemand die reg sal hê om beswaar te opper voor die Waarderingshof wat op 22 September 1972, sitting sal hou, tensy hy

vooraf kennisgewing van beswaar ingedien het nie soos voornoem.

Kennisgewing geskied ook hiermee, ingevolge subartikel (8) van artikel 13 van die Plaaslike Bestuur-belastingordonnansie, 1933, soos gewysig, dat die sitting van die Waardsiohof op 22 September 1972 om 5 nm., in die Raadsaal, Municipale Kantore, Volksrust, gehou sal word om besware teen inskrywings van die Tussentydse waarderingslys van belashare eiendomme binne die Munisipaliteit van Volksrust, aan te hoor.

A. STRYDOM.
Stadsklerk.

Municipale Kantore,
Volksrust.
9 Augustus 1972.
(Kennisgewing No. 17/1972).

TOWN COUNCIL OF VOLKSRUST.
INTERIM VALUATION ROLL AND VALUATION COURT.

Notice is hereby given in terms of the provisions of section 12, of the Local Authorities Rating Ordinance, 1933 (No. 20 of 1933) as amended, that an Interim Valuation Roll of rateable properties within the Municipality of Volksrust has been prepared and will be open for inspection at the office of the undersigned, during office hours, for a period of thirty (30) days from the date of this notice.

All persons interested are hereby called upon to lodge with the Town Clerk before 12 noon on the 8th day of September, 1972, on the prescribed forms written notice of any objections that they may have in respect of the valuation of any rateable property valued in the said Interim Valuation Roll, or of any omission therefrom, or in respect of any error or misdescription.

Forms of objection may be obtained on application at the Municipal Offices.

Attention is especially directed to the fact that no person will be intitled to urge any objection before the Valuation Court, which will sit on the 22nd September, 1972, unless he shall first have lodged such notice of objection as aforesaid.

Notice is also hereby given in terms of subsection (8) of section 13 of the Local Authorities Rating Ordinance 1933, as amended that the sitting of the Valuation Court to consider objections to entries in the Interim Valuation Roll of rateable properties within the Municipality of Volksrust, will be held in the Council Chamber, Municipal Offices, Volksrust, on Friday, 22nd September, 1972, at 5 p.m.

A. STRYDOM.
Town Clerk.

Municipal Offices,
Volksrust.
9 August, 1972.
(Notice No. 17/1972)

678—9

STADSRAAD VAN WITBANK.
(A) DRIEJAARLIKSE WAARDERINGS-LYS VIR 1972/75.

(B) TUSSENTYDSE WAARDERINGS-LYS VIR 1969/72.

Kennis geskied hiermee aan alle belanghebbende persone ingevolge die bepalings van Artikel 14 van Ordonnansie Nr. 20 van 1933, soos gewysig, dat die bogemelde Waarderingslys voltooi en gescertifiseer is; en dat dit vasgestel en bindend gemaak word op alle betrokke partye wat nie binne een maand vanaf die 9de dag van Augustus, 1972, teen die beslissing van die Waarde-

ringshof appelleer nie op die wyse soos voorgeskryf in Artikel 15 van gemelde Ordonnansie.

J. D. B. STEYN,

Klerk van die Waarderingshof.

Munisipale Kantoor,

Posbus 3,

Witbank.

9 Augustus 1972.

Kennisgewing Nr. 55/1972.

TOWN COUNCIL OF WITBANK.

(A) TRIENNIAL VALUATION ROLL FOR 1972/75.

(B) INTERIM VALUATION ROLL FOR 1969/72.

Notice is hereby given to all interested persons in terms of Section 14 of Ordinance No. 20 of 1933, as amended, that the above-mentioned Valuation Rolls have been completed and certified, and that it will become fixed and binding upon all parties concerned who shall not within one month from the 9th day of August, 1972, appeal against the decision of the Valuation Court in the manner provided for in Section 15 of the said Ordinance.

J. D. B. STEYN,

Clerk of the Valuation Court.

Municipal Offices,

P.O. Box 3,

Witbank.

9 August, 1972.

Notice Number 55/1972.

679 — 9 — 16

DORPSRAAD VAN MORGONZON. EIENDOMSBELASTING.

(KENNISGEWING INGEVOLGE ARTIKEL 24 VAN DIE PLAASLIKE BESTUUR BELASTINGORDONNANSIE, 1933)

Die Dorpsraad het die volgende belasting op belasbare eiendomme binne die Munisipale gebied van Morgenson vir die boekjaar 1 Julie 1972 tot 30 Junie 1973, gehef:-

- (a) 'n Oorspronklike belasting van 'n half sent (½c) in die rand (R1) op die terreinwaarde van grond.
- (b) 'n Bykomende belasting van twee en 'n half sent (2½c) in die rand (R1) op die terreinwaarde van grond.
- (c) Onderhewig aan die goedkeuring van Sy Edele, die Administrateur 'n verdere bykomende belasting van vyf sent (5c) in die rand (R1) op die terreinwaarde van grond.

Een helfte van die belasting is verskuldig en betaalbaar op 30 September 1972 en die oorblywende helfte op 31 Maart 1973.

J. J. MARNEWICK,
Stadsklerk.

Munisipale Kantore,

Morgenson.

9 Augustus 1972.

VILLAGE COUNCIL OF MORGONZON. ASSESSMENT RATES.

(NOTICE IN TERMS OF SECTION 24 OF THE LOCAL GOVERNMENT RATING ORDINANCE, 1933).

The Village Council has imposed the following assessment rate on rateable property within the Municipality of Morgenson for the financial year 1st July, 1972 to 30th June, 1973:-

- (a) An original rate of one-half cent (½c) in the rand (R1) on site value of land.
- (b) An additional rate of two and a half cents (2½c) in the rand (R1) on site value of land.
- (c) Subject to the approval of his Honourable the Administrator, a further additional rate of five cents (5c) in the Rand (R1) on site value of land.

One half of the rates become due and payable on the 30th September 1972 and the remaining half of the rates on the 31st March, 1973.

J. J. MARNEWICK,
Town Clerk.

Municipal Offices,
Morgenson.
9th August, 1972.

680 — 9

STADSRAAD VAN NYLSTROOM.

WYSIGING VAN VERORDENINGE. (Kennisgewing ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939).

Die Stadsraad het besluit om die volgende verordeninge te wysig en/of aan te neem:-

- (a) Dorpsgrondeverordeninge — deur die tarief vir die verkoop van sand, gruis, klip en tuingrond of turf te verhoog.
- (b) Kapitaalontwikkelingsfonds — deur 'n nuwe stel verordeninge te aanvaar.
- (c) Elektrisiteitsverordeninge — deur sy bestaande Elektrisiteitsverordeninge in sy geheel te herroep en die Standaard-elektrisiteitsverordeninge te aanvaar en om ook nuwe Elektrisiteitstariewe daar te stel.

Afskrifte van die betrokke wysigings en verordeninge lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van 14 dae vanaf publikasie van hierdie kennisgewing.

Enige besware teen die betrokke wysigings moet skriftelik by die ondergetekende ingedien word nie later nie as 24 Augustus 1972.

J. C. BUYS,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1008,
Nylstroom.
(Kennisgewing Nr. 2 — 27/7/1972).

TOWN COUNCIL OF NYLSTROOM.

AMENDMENT TO BY-LAWS.

(Notice in terms of section 96 of the Local Government Ordinance No. 17 of 1939).

The Council has decided to adopt and to amend the following by-laws:-

- (a) Town Land By-laws by increasing the charges of sand, gravel, red soil and peat.
- (b) Capital Development Fund By-laws by adopting a set of by-laws.
- (c) Electricity by-laws by revoking its existing Electricity Supply by-laws and to adopt the Standard Electricity by-laws as well as a new set of Electricity Charges.

Copies of the proposed amendments and by-laws will be open for inspection at the office of the Clerk of the Council for a period of 14 days from the date of publication of this notice.

Any person who desires to record his objections shall do so in writing to the undersigned on or before the 24th August, 1972.

J. C. BUYS,
Town Clerk.

Municipal Offices,
Private Bag 1008,
Nylstroom.
(Notice No. 2 — 27/7/1972).

681 — 9

MUNISIPALITEIT WOLMARANSSTAD WAARDERINGSLYS 1972/75.

Kennis word hiermee gegee ingevolge die bepalings van artikel 14 van die Plaaslike Bestuur-Belasting Ordonnansie No. 20 van 1933, aan alle belanghebbende persone dat die nuwe Waarderingslys, 1972/75, van alle belasbare eiendom geleë binne die Munisipale gebied van Wolmaransstad, voltooi en gesertifiseer is ingevolge die bepalings van bogenoemde Ordonnansie. Die lys sal van toepassing en bindend word op alle betrokke party wat nie binne een maand vanaf die datum van die eerste publikasie van hierdie kennisgewing appelleer teen die beslissing van die Waarderingshof nie op die wyse soos voorgeskrywe deur genoemde Ordonnansie.

Op las van die President van die Hof.

H. O. SCHREUDER,
Stadsklerk/Klerk van die Hof.

Wolmaransstad,
9 Augustus 1972.

MUNICIPALITY OF WOLMARANS-STAD.

VALUATION ROLL 1972/75.

Notice is hereby given in terms of Section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, to all persons interested, that the new Valuation Roll, 1972/75 of all rateable property situated within the Municipal Area of Wolmaransstad has been completed and certified, in accordance with the provisions of the said Ordinance, and will become fixed and binding upon all parties concerned who shall not have appealed within one month from the date of the first publication of this notice against the decision of the Valuation Court in the manner provided by the said Ordinance.

By order of the President of the Court.

H. O. SCHREUDER,
Town Clerk/Clerk of the Court.

Wolmaransstad,
9th August, 1972.

682 — 9 — 16

STADSRAAD VAN ORKNEY.

VERVREEMDING VAN GROND.

Kennis geskik hiermee ingevolge die bepalings van artikel 79(18) van Ordonnansie No. 17 van 1939, soos gewysig, dat die Stadsraad voornemens is om, behoudens die goedkeuring van die Administrateur — Erf 1829, Orkney, groot ongeveer 2103,46 vk. meter, uit die hand aan Mnr. J. J. van Biljon te verkoop.

Besware, indien enige, teen die voorgestelde transaksies moet skriftelik by die on-

dergetekende ingedien word nie later as 21 Augustus 1972 nie.

J. J. F VAN SCHOOR.
Stadsklerk.

Orkney Municipaliteit,
Patmoreweg,
(Posbus 34)
Orkney.
9 Augustus 1972.
Kennisgewing No. 36/1972.

**ORKNEY TOWN COUNCIL.
ALIENATION OF LAND.**

Notice is hereby given in terms of the provisions of Section 79(18) of Ordinance No. 17 of 1939, as amended, that it is the intention of the Council to sell, subject to the approval of the Administrator — Erf 1829, Orkney, in extent approximately 2103,46 square meters to Mr. J. J. van Biljon.

Objections, if any, to the proposed transactions must be lodged in writing with the undersigned not later than 21st August, 1972.

J. J. F. VAN SCHOOR.
Town Clerk.

Orkney Municipality,
Patmore Road,
(P.O. Box 34),
Orkney.
9th August, 1972.
Notice No. 36/1972.

683—9

STADSRAAD VAN PRETORIA.

**WYSIGING VAN BEGRAAFPLAAS-
EN KREMATORIUMVERORDENINGE.**

Ooreenkomstig artikel 96 van die Ordinansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Begraafplaas- en Krematoriumverordeninge, afgekondig by Administrateurskennisgewing No. 82 van 30 Januarie 1957, gewysig het.

Die doel van die wysiging is die verhoging van die tariewe ter bestryding van die koste.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk.

9 Augustus 1972.
Kennisgewing No. 242 van 1972.

CITY COUNCIL OF PRETORIA.

**AMENDMENT OF CEMETERY AND
CREMATORIUM 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 Cemetery and Crematorium By-laws, published under Administrator's Notice No. 82 of 30th January, 1957.

The object of the amendment is the increase of the tariffs to meet expenses.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 407, 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.

9th August, 1972.
Notice No. 242 of 1972.

684—9

STADSRAAD VAN PRETORIA.

**WYSIGING VAN VERORDENINGE
BETREFFENDE DIE LISENSIERING
VAN VOERTUIE, OPENBARE VOER-
TUIE, OPENBARE BUSSE EN HUUR-
MOTORS.**

Ooreenkomstig artikel 96 van die Ordinansie op Plaaslike Bestuur, no. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Verordeninge betreffende die Licensiering van Voertuie, Openbare Voertuie, Openbare Busse, en Huurmotors, afgekondig by Administrateurskennisgewing No. 791 van 14 Oktober 1964, gewysig het.

Die doel van die wysiging is die verhoging van die licensiegeld.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk.

9 Augustus 1972.
Kennisgewing No. 243 van 1972.

CITY COUNCIL OF PRETORIA.

**AMENDMENT OF BY-LAWS RELAT-
ING TO THE LICENSING OF VE-
HICLES, PUBLIC VEHICLES, PUBLIC
BUSES AND TAXIS.**

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 By-Laws relating to the Licensing of Vehicles, Public Vehicles, Public Buses and Taxis, published under Administrator's Notice No. 791, of 14th October, 1964.

The object of the amendment is the increase of the license fees.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 407, 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.

9th August, 1972.
Notice No. 243 of 1972.

685—9

STADSRAAD VAN PRETORIA.

**WYSIGING VAN BEGRAAFPLAAS- EN
KREMATORIUMVERORDENINGE.**

Ooreenkomstig artikel 96 van die Ordinansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Begraafplaas- en Krematoriumverordeninge, afgekondig by Administrateurskennisgewing No. 82 van 30 Januarie 1957, gewysig het.

Die doel van die wysiging is die verhoging van die Krematoriumgelde.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk.

9 Augustus 1972.
Kennisgewing No. 241 van 1972.

CITY COUNCIL OF PRETORIA.

**AMENDMENT OF CEMETERY AND
CREMATORIUM 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 Cemetery and Crematorium By-laws, published under Administrator's Notice No. 82 of 30th January, 1957.

The object of the amendment is the increase of the crematorium fees.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 407, 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.

9th August, 1972.
Notice No. 241 of 1972.

686—9

STADSRAAD VAN PRETORIA.

**WYSIGING VAN VERORDENINGE
BETREFFENDE OPENBARE GESOND-
HEID.**

Ooreenkomstig artikel 96 van die Ordinansie 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 Administrateurskennisgewing No. 958, van 1903 waarvan 'n Afrikaanse vertaling by Administrateurskennisgewing 572, van 18 Julie 1956 afgekondig is, gewysig het.

Die strekking van die wysiging is dat plastiekzakke in vullishouers, vir die verwydering van vuilgoed, gebruik sal word.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 410, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk.

9 Augustus 1972.
Kennisgewing No. 240 van 1972.

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 Administrator's Notice No. 958 of 1903.

The purport of the amendment is that plastic bags will be used in refuse receptacles, for the removal of refuse.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 410, 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.

9th August, 1972.
Notice No. 240 of 1972.

687—9

STADSRAAD VAN RANDBURG.

VOORGESTELDE WYSIGING VAN SANITERE GEMAKKE- EN NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE.

Kennis geskied hiermee ingevalle die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig dat die Stadsraad van Randburg van voorneme is om sy Sanitäre Gemakke- en Nagvuil- en Vuilgoedverwyderingsverordeninge, afgekondig by Administrateurskennisgewing No. 218 van 25 Maart 1953, soos gewysig, en aangeneem deur die Stadsraad van Randburg ingevalle die bevoegdhede aan die Raad verleen by Proklamasie 97 (Administrators-) 1959, verder te wysig ten einde voorseeing te maak vir sekere nuwe tariewe by die lewering van nagvul- en vuilgoedverwyderingsdienste.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure by Kamer No. 109, Municipale Kantore, Hendrik Verwoerdrylaan, Randburg, tot en met 23 Augustus 1972.

S. D. DE KOCK.
Stadsklerk.

Municipale Kantore,
Privaatsak 1,
Randburg.
9 Augustus 1972.
Kennisgewing No. 58/1972.

TOWN COUNCIL OF RANDBURG.

PROPOSED AMENDMENT OF SANITARY CONVENiences AND NIGHT-SOIL AND REFUSE REMOVAL BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to further amend its Sanitary Conveniences and Night-soil and Refuse Removal By-Laws, published under Administrator's Notice No. 218, dated 25th March, 1953, as amended, and adopted by the Town Council of Randburg by virtue of the powers vested in the Council by Proclamation 97 (Administrator's) 1959 to make provision for certain new tariffs for the rendering of night-soil and refuse removal services.

Copies of the proposed amendments are open for inspection during normal office hours at Room No. 109, Municipal Offices, Hendrik Verwoerd Drive, Randburg, until 23rd August, 1972.

S. D. DE KOCK.
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
9th August, 1972.
Notice No. 58/1972.

688—9

STADSRAAD VAN RANDBURG.

VOORGESTELDE WYSIGING VAN RIOLERINGS- EN LOODGIETERS-VERORDENINGE.

Kennis geskied hiermee ingevalle die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voorneme is om sy Riolerings- en Loodgietersverordeninge, afgekondig by

Administrateurskennisgewing No. 509 van 1 Augustus 1962, soos gewysig, verder te wysig om voorseeing te maak vir die hefing van verhoogde tariewe.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorure by Kamer 109, Municipale Kantore, Hendrik Verwoerdrylaan, Randburg, tot en met 23 Augustus 1972.

S. D. DE KOCK.
Stadsklerk.

Municipale Kantore,
Privaatsak 1,
Randburg.
9 Augustus 1972.
Kennisgewing No. 59/1972.

TOWN COUNCIL OF RANDBURG.

PROPOSED AMENDMENT OF DRAINAGE AND PLUMBING BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance No 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to further amend its Drainage and Plumbing By-Laws, published under Administrator's Notice No. 509, dated the 1st August, 1962 as amended, to provide for the levying of increased tariffs.

Copies of the proposed amendments are open for inspection during normal office hours at Room No. 109, Municipal Offices, Hendrik Verwoerd Drive, Randburg, until the 23rd August, 1972.

S. D. DE KOCK.
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
9th August, 1972.
Notice No. 59/1972.

689—9

STADSRAAD VAN PRETORIA.
WYSIGING VAN ELEKTRISITEITSTARIFF.

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 Elektrisiteitstarief, afgekondig by Administrateurskennisgewing No. 1551 van 23 Desember 1970, 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, Municipale Kantore, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk.

9 Augustus 1972.
Kennisgewing No. 247 van 1972.

CITY COUNCIL OF PRETORIA.
AMENDMENT OF ELECTRICITY TARIFF.

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 Electricity Tariff published under Administrator's Notice No. 1551 of 23rd December, 1970.

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, Municipale Kantore, Van der Walt Street, Pretoria, for a period of fourteen (14) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.
9 Augustus 1972.
Notice No. 247 of 1972.

690—9

MUNISIPALITEIT VAN KOSTER.
KENNISGEWING VAN EIENDOMSBELASTING.

Kennisgewing geskied hiermee kragtens Artikel 24 van die Plaaslike Bestuur Ordonnansie No. 20 van 1933, soos gewysig, dat die Raad onderstaande belastings vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 gehef het op die belasbare waarde van eindomme soos in die Waarderingslys aangevoer.

- (a) 'n Oorspronklike belasting van 'n half sent (0,5) in die rand op die terreinwaarde van grond;
- (b) 'n bykomende belasting van twee en 'n half sent (2,5) in die rand op die terreinwaarde van grond;
- (c) 'n ekstra bykomende belasting van tweu sent (2c) in die rand op die terreinwaarde van grond, onderworpe aan Administrateursgoedkeuring;
- (d) 'n belasting van vyf sent (5c) in die rand op die terreinwaarde van landbougrond;
- (e) 'n belasting van drie-agtstes van 'n sent (3 sent) in die rand op die waarde van verbeterings.

Die bogenoemde belasting is op 1 Julie 1972 verskuldig en betaalbaar, maar, kan in twee paaimeente betaal word, naamlik, een helfte op 15 Oktober 1972 en die ander helfte op 15 April 1973. Die belasting kan ook in maandelikse paaimeente betaal word.

Indien die belasting nie op die vervaldatums betaal word nie, sal agt persent (8%) rente vanaf 1 Julie 1972 bygereken word.

H. T. COETZEE,
Waarnemende Stadsklerk.
Municipale Kantore,
Posbus 66,
Koster.
9 Augustus 1972.

MUNICIPALITY OF KOSTER.

NOTICE OF ASSESSMENT RATES.

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended that the Council has imposed the following rates on the value of ratable property, as appearing in the Valuation Roll, for the financial year, 1st July 1972 to 30th June 1973:

- (a) An original rate of half a cent (0,5c) in the rand on the site value of land;

- (b) An additional rate of two and a half cent (2,5c) in the rand on the site value of land;
 (c) An extra additional rate of two cent (2c) in the rand on the site value of land, subject to the Administrator's consent;
 (d) A rate of five cent (5c) in the rand on the site value of agricultural land;
 (e) A rate of three-eights of a cent (4ths cent) in the rand on the value of improvements.

The above rates shall become due and payable on the 1st July 1972, but may be paid in two instalments viz: one half on 15th October 1972 and the other half on 15th April 1973. The rates may also be paid in monthly instalments.

In the event of the rates not being paid on the due dates, interest at the rate of eight per cent (8%) will be charged as from 1st July, 1972.

H. T. COETZEE,
Acting Town Clerk.

Municipal Offices,
P.O. Box 66,
Koster.
9th August, 1972.

691—9—16

- STADSRAAD VAN TZANEEN.**
EERSTE SITTING VAN WAARDERINGSFOSHOF.
1. DRIEJAARLIKSE ALGEMENE WAARDERINGSLYS 1972/75.
 2. TUSSENTYDSE WAARDERINGSLYS 1969/72.

Kennis geskied hiermee ingevolge die bepalings van Artikel 13(8) van Ordonnansie 20 van 1933 dat die eerste sitting van die Waarderingshof gehou sal word in die Magistraatshof te Tzaneen, Dinsdag 22 Augustus 1972 om 9 uur vm.

Eienaars wat besware teen die waardering van hul eiendom ingedien het of teen wie se eiendomwaardering beswaar ingedien is kan of in persoon verskyn, of deur 'n advokaat, prokureur of toegelate en gelisensieerde wetsagent of deur enigiemand anders wat skriftelik daartoe gemagtig is, verteenwoordig word.

L. POTGIETER,
Klerk van die Hof.

Posbus 24,
Tzaneen.
9 Augustus 1972.

TOWN COUNCIL OF TZANEEN.
FIRST SITTING OF VALUATION COURT.

1. TRIENNIAL GENERAL VALUATION ROLL 1972/75.
2. INTERIM VALUATION ROLL 1969/72.

Notice is hereby given in terms of Section 13(8) of Ordinance 20 of 1933 that the first sitting of the Valuation Court will take place in the Magistrates Court at Tzaneen on Thursday the 22nd August, 1972, at 9 a.m.

Owners who have lodged objections against their valuations or any owner the valuation of whose property is objected to may appear either in person or by Counsel, solicitor or admitted and licensed law agent or by any other person authorised thereto in writing.

L. POTGIETER,
Clerk of the Court.

P.O. Box 24,
Tzaneen.
9th August, 1972.

692—9

BELANGRIKE AANKONDIGING

IMPORTANT ANNOUNCEMENT

SLUITINGSTYD VIR ADMINISTRATEURSKENNISGEWINGS, ENS.

Aangesien 4 September 1972, 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurskennisgewings, ens., soos volg wees:

12 middag op Dinsdag, 29 Augustus 1972, vir die uitgawe van die *Provinsiale Koerant* van Woensdag, 6 September 1972.

Let wel: Laat Kennisgewings sal in die daaropvolgende uitgawes geplaas word.

J. G. VAN DER MERWE,
Provinsiale Sekretaris.

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As the 4th September, 1972, is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:

12 noon on Tuesday, 29th August, 1972, for the issue of *Provincial Gazette* of Wednesday, 6th September, 1972.

N.B. Late Notices will be published in the subsequent issues.

J. G. VAN DER MERWE,
Provincial Secretary.

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