



Dr. J. van G.



DIE PROVINSIE TRANSVAAL
Offisiële Koerant



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No. 4 (Administrateurs-), 1973.

PROKLAMASIE

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

Kragtens die bevoegdheid aan my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943) proklameer ek hierby dat die gebied omskryf in die Bylae hierby in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met ingang van die datum van hierdie proklamasie opgeneem word.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-2-3-111-61

BYLAE.

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING
VAN BUITESTEDELIKE GEBIEDE: BESKRYWING
VAN GEBIED INGELYS.**

Gedeelte 7 ('n gedeelte van Gedeelte 4) van die plaas Beers Rust 53-J.U., distrik Witrivier, groot 4,9127 ha, volgens Kaart L.G. A.1863/43.

No. 5 (Administrateurs-), 1973.

PROKLAMASIE

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

Kragtens die bevoegdheid aan my verleen by artikel 21(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), maak ek hierby die Regulasies betreffende die Verkiesing van Lede van Plaaslike Gebiedskomitees, afgekondig by Proklamasie 231 (Administrateurs-), 1958, op die Plaaslike Gebiedskomitee van Magaliesburg van toepassing deur die toevoeging van die naam van genoemde Komitee tot Bylae B van genoemde proklamasie.

Gegee onder my Hand te Pretoria, op hede die 19de dag van Desember, Eenduisend Negehonderd Twee-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-6-5-2-169

No. 4 (Administrator's), 1973.

PROCLAMATION

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

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943) I do hereby proclaim that the area described in the Schedule hereto, shall be included in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas, with effect from the date of this proclamation.

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

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-61

SCHEDULE.

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

Portion 7 (a portion of Portion 4) of the farm Beers Rust 53-J.U., White River district, in extent 4,9127 ha, vide Diagram S.G. A.1863/43.

No. 5 (Administrator's), 1973

PROCLAMATION

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

Under the powers vested in me by section 21(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), I do hereby apply the Regulation governing the Election of Members of Local Area Committees, published under Proclamation 231 (Administrator's), 1958, to the Magaliesburg Local Area Committee, by the addition of the name of the said Committee to Schedule B of the said proclamation.

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

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-5-2-169

No. 6 (Administrateurs-), 1973.

PROKLAMASIE*deur sy Edele die Administrateur van die
Provinsie Transvaal.*

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. A.6461/72 tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Klerksdorp.

Gegee onder my Hand te Pretoria, op hede die 19de dag van Desember, Eenduisend Negehoederd Twee-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-6-6-2-17-4

BYLAE.**MUNISIPALITEIT KLERKSDORP: BESKRYWING
VAN PAD.**

'n Pad oor die Restant van Gedeelte 1 van die Dorpsgronde van Klerksdorp 424-I.P., en soos meer volledig aangedui deur die letters (1) A B C D E F en (2) J K L M op Kaart L.G. A.6461/72.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 33 10 Januarie 1973

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING
VAN BUITESTEDELIKE GEBIEDE: WYSIGING
VAN VERORDENINGE BETREFFENDE DIE AAN-
HOU VAN BYE.**

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

Die Verordeninge Betreffende die Aanhou van Bye van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 1452 van 9 Desember 1970, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur subartikel (2) van artikel 3 deur die volgende te vervang:—

“(2) Niemand mag —

- (a) op 'n erf in 'n dorp genoem in Bylae 3 hierby meer as twee korwe bye aanhou nie; of
(b) op enige grond buite 'n dorp maar binne die regsgebied van 'n Plaaslike Gebiedskomitee genoem in Bylae 5 hierby meer as 2 korwe bye per ha aanhou nie”.

2. Deur na Bylae 4 die volgende by te voeg:—

“BYLAE 5.
Plaaslike Gebiedskomitees.
Suidwes-Pretoria.
Klipriviervallei.
Schoemansville.
Hillside.”

P.B. 2-4-2-14-111.

No. 6 (Administrator's), 1973.

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

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto and as shown on diagram S.G. A.6461/72, as a public road under the jurisdiction of the Town Council of Klerksdorp.

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

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-6-2-17-4

SCHEDULE.**KLERKSDORP MUNICIPALITY: DESCRIPTION OF
ROAD.**

A road over the Remaining Extent of Portion 1 of the Townlands of Klerksdorp 424-I.P., and as more fully shown by the letters (1) A B C D E F and (2) J K L M on Diagram S.G. A.6461/72.

ADMINISTRATOR'S NOTICES

Administrator's Notice 33 10 January, 1973

**TRANSVAAL BOARD FOR THE DEVELOPMENT
OF PERI-URBAN AREAS: AMENDMENT TO BY-
LAWS RELATING TO THE KEEPING OF BEES.**

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

The By-laws Relating to the Keeping of Bees of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 1452, dated 9 December 1970, as amended, are hereby further amended as follows:—

1. By the substitution for subsection (2) of section 3 of the following:—

“(2) No person shall —

- (a) keep more than two hives of bees on an erf in a township mentioned in Schedule 3 hereto; or
(b) keep more than two hives of bees per ha on any land situated outside a township but within the area of jurisdiction of a Local Area Committee mentioned in Schedule 5 hereto”.

2. By the addition after Schedule 4 of the following:—

“SCHEDULE 5.
Local Area Committees.
South West Pretoria.
Klip River Valley.
Schoemansville.
Hillside.”

P.B. 2-4-2-14-111.

Administrateurskennisgewing 34 10 Januarie 1973

MUNISIPALITEIT STANDERTON: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 —

- (a) dat die Stadsraad van Standerton die Standaard-elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van die genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is; en
- (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.

1. Private Woonhuise en Afsonderlike Huishoudelike Verbruikers in Woonstelle, per maand.

- (1)(a) Vir die eerste 15 eenhede of gedeelte daarvan: R1,50.
- (b) Vir alle eenhede bo 15 tot en met 300, per eenheid: 1c.
- (c) Vir alle eenhede bo 300, per eenheid: 0,75c.

(2) Iedere verbruiker kan op eie koste die nodige apparaat aanbring om te verseker dat waar 'n elektriese verwarmers geïnstalleer is of geïnstalleer moet word, dit nie gelyktydig met die elektriese stoof van elektrisiteit voorsien kan word nie, of om te verseker dat die elektriese waterverwarmer outomaties afgeskakel sal word sodra die totale aanvraag 20 ampère bereik. In gevalle waar die apparaat nie geïnstalleer is nie, word 'n bykomende bedrag van R1 gevorder vir elke kilowatt belasting geneem deur die elektriese waterverwarmer.

2. Hospitale, per maand.

- (1) Vir die eerste 600 eenhede of gedeelte daarvan: R60.
- (2) Vir alle eenhede bo 600, per eenheid: 0,75c.

3. Besighede, Staatsdepartemente, S.A. Spoorweë en Hawens, Provinsiale Departemente (insluitende Skole maar uitsluitende Koshuise), Professionele Praktyke, Fabriek en Werkplase wat elektrisiteit teen laagspanning ontvang, Kerke en Kerksale, Hotelle, Losieshuise en Private Verpleeginrigtings, per maand.

- (1) Vir die eerste 15 eenhede of gedeelte daarvan: R1,50.
- (2) Vir alle eenhede bo 15 tot en met 1 000, per eenheid: 2c.
- (3) Vir alle eenhede bo 1 000, per eenheid: 1c.

4. Provinsiale Koshuise, per maand.

- (1) Vir die eerste 100 eenhede of gedeelte daarvan: R10.
- (2) Vir alle eenhede bo 100 tot en met 2 000, per eenheid: 1,1c.
- (3) Vir alle eenhede bo 2 000, per eenheid: 0,7c.

5. Sportliggame en Klubs, per maand.

- (1) Vir die eerste 1 000 eenhede, per eenheid: 1c.
- (2) Vir alle eenhede bo 1 000, per eenheid: 0,75c.

Administrator's Notice 34 10 January, 1973

STANDERTON 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 Standerton 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) 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.

1. Private Dwellings and Separate Domestic Consumers in Flats, per month.

- (1)(a) For the first 15 units or part thereof: R1,50.
- (b) For all units in excess of 15 up to and including 300, per unit: 1c.
- (c) For all units in excess of 300, per unit: 0,75c.

(2) Each consumer may install at his own cost the necessary apparatus to ensure that where an electric geyser is installed or shall be installed that it cannot be supplied with electricity simultaneously with an electric stove, or to ensure that the electric geyser switches off automatically as soon as the total demand of 20 ampère is reached. In cases where no apparatus is installed, an additional amount of R1 shall be levied for each kilowatt load consumed by the electric geyser.

2. Hospitals, per month.

- (1) For the first 600 units or part thereof: R60.
- (2) For all units in excess of 600, per unit: 0,75c.

3. Businesses, Government Departments, S.A. Railways and Harbours, Provincial Departments (including Schools but excluding Hostels), Professional Practices, Factories and Workshops where electricity is supplied at low tension, Churches and Church Halls, Hotels, Boarding-houses and Private Nursing Homes, per month.

- (1) For the first 15 units or part thereof: R1,50
- (2) For all units in excess of 15 up to and including 1 000, per unit: 2c.
- (3) For all units in excess of 1 000, per unit: 1c.

4. Provincial Hostels, per month.

- (1) For the first 100 units or part thereof: R10.
- (2) For all units in excess of 100 up to and including 2 000, per unit: 1,1c.
- (3) For all units in excess of 2 000, per unit: 0,7c.

5. Sporting Bodies and Clubs, per month.

- (1) For the first 1 000 units, per unit: 1c.
- (2) For all units in excess of 1 000, per unit: 0,75c.

6. *Industriële Verbruikers waar Elektrisiteit teen Hoogspanning Verskaf word, per maand.*

(1) Per kVA van maksimum aanvraag gemect oor enige aaneenlopende periode van 30 minute gedurende die maand: R1,10; plus

(2) per eenheid: 0,417c.

7. *Munisipale Departemente.*

Lewering van elektrisiteit aan munisipale departemente geskied teen werklike koste, bereken op die koste van die vorige twaalf maande.

8. *Private Verbruik van Straatligeidings af, per maand.*

Vir elke geïnstalleerde kilowatt van 'n verbruiker se apparaat: R10. Indien die verbruik minder as 'n kilowatt is, word 'n *pro rata*-bedrag vir een kilowatt gevorder.

9. *Mallemeules, Sirkusse en Vermaaklikheidsparke.*

Alle eenhede verbruik, word bereken teen 5c per eenheid met 'n minimum van R1 vir die eerste 20 eenhede of gedeelte daarvan.

10. *Verbruikers van Elektrisiteit buite die Munisipaliteit, per maand.*

(1) Vir die eerste 15 eenhede of gedeelte daarvan: R1,50.

(2) Vir alle eenhede bo 15 tot en met 200, per eenheid: 1,75c.

(3) Vir alle eenhede bo 200, per eenheid: 1c.

11. *Algemene Vorderings en Stortings.*

(1) Wanneer 'n verbruiker se toevoer van die Raad se geleiers vanweë wanbetaling van heffings ten opsigte van die lewering van elektrisiteit of ten opsigte van dienste deur die Raad gelewer in verband met die lewering van elektrisiteit, afgesny word, is die heraansluitingsvordering R2. Enige sodanige verbruiker wie se lewering gestaak is en wat versuim om die voormelde heraansluitingsvordering gelyktydig met alle verskuldigde vorderings te betaal, word nie heraangesluit nie.

(2) Vir die heraansluiting van enige installasie nadat die op versoek van die verbruiker of vanweë 'n verandering van verbruikers afgesluit is, is die vordering 50c.

(3) Die vordering vir die bediening van 'n verbruikers-aansluiting of 'n verbruiker se sekering ten opsigte van die lewering van elektrisiteit aan sy perseel is 50c.

(4) Die minimum bedrag van die deposito betaalbaar ingevolge artikel 6(1)(a) is R6.

(5) *Toets van Installasie.*

Waar addisionele toetse nodig is as gevolg van gebreke aan die installasie by geleentheid van die eerste gratis toets, is 'n vordering van R5 betaalbaar vir elke sodanige bykomende toets.

(6) Vir die eerste toets van 'n meter op versoek van die verbruiker en in gevalle waar dit bevind word dat die meter nie 'n aanwysfout van meer as 5 persent in enige rigting aantoon nie, is die volgende gelde betaalbaar: —

(a) Vir 'n enkelfasige meter: R1.

(b) Vir 'n driefasige meter: Netto koste.

6. *Industrial Consumers where electricity is supplied at High Voltage.*

(1) Per kVA of maximum demand metered over any continuous period of 30 minutes during the month: R1,10; plus

(2) per unit: 0,417c.

7. *Municipal Departments.*

Supply of electricity to Municipal Departments shall be charged at actual cost, calculated on the cost of the previous twelve months.

8. *Private Consumers from Street Light Mains, per month.*

For every installed kilowatt of consumer apparatus: R10. In case of consumption of less than one kilowatt the *pro rata* sum of one kilowatt shall be charged.

9. *Merry-go-rounds, Circuses and Amusement Parks.*

All units consumed shall be charged for at 5c per unit with a minimum of R1 for the first 20 units or part thereof.

10. *Consumers of Electricity Outside the Municipality, per month.*

(1) For the first 15 units or part thereof: R1,50.

(2) For all units in excess of 15 up to and including 200, per unit: 1,75c.

(3) For all units in excess of 200, per unit: 1c.

11. *General Charges and Deposits.*

(1) When a consumer's supply has been disconnected as a result of non-payment of charges in connection with the supply of electricity or in respect of services rendered by the Council in connection with the supply of electricity, the charge for a reconnection shall be R2. Any such consumer who has been disconnected and who fails to pay the aforementioned reconnection charge together with all charges due, shall not be reconnected.

(2) For the reconnection of any installation after it has been disconnected at the request of the consumer or as a result of a change of consumers, the charge shall be 50c.

(3) For attending to a service connection or a consumer's fuse in connection with the supply of electricity to his premises, the charge shall be 50c.

(4) The minimum amount of the deposit payable in terms of section 6(1)(a) shall be R6.

(5) *Test of Installation.*

Where additional tests are required as a result of defects found in the installation during the first free test, a charge of R5 shall be payable for each such additional test.

(6) For the first testing of a meter at the consumer's request, in cases where it is found that the meter does not show an error of more than 5 per cent either way, the following charges shall be payable: —

(a) For a single-phase meter: R1.

(b) For a three-phase meter: Net cost.

(7) Registrasie of Lisensiering van Aannemers.

Die volgende gelde is betaalbaar: —

- (a) Vir elke oorspronklike uitreiking en elke hernuwing van 'n lisensie of registrasie-sertifikaat: R1.
- (b) Vir elke verskuiwingspermit: 50c.
- (c) Vir elke duplikaat van enige lisensie of permit: 25c.

(8) Diensaansluitings.

Die gelde betaalbaar ten opsigte van enige aansluiting vir die lewering van elektrisiteit deur die Raad bedra die werklike koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word, plus 'n toelaag van 15% (vyftien persent) op sodanige bedrag.

2. Die volgende verordeninge van die Munisipaliteit Standerton word hierby herroep: —

- (a) Die Elektrisiteitsvoorsieningsverordeninge, afgekondig by Administrateurskennigewing 553, van 22 Augustus 1962, soos gewysig.
- (b) Die Verordeninge insake die Lisensiering van Elektrotegniese Aannemers, afgekondig by Administrateurskennigewing 306 van 19 April 1961, soos gewysig.

PB. 2-4-2-36-33

Administrateurskennigewing 35 10 Januarie 1973

MUNISIPALITEIT GERMISTON: HERROEPING VAN VERORDENINGE INSAKE REGULERING VAN DIE GEBRUIK VAN HINGSTE WAT AAN DIE RAAD BEHOORT.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Verordeninge insake Regulering van die Gebruik van Hingste wat aan die Raad behoort van die Munisipaliteit Germiston, afgekondig by Administrateurskennigewing 104 van 10 Februarie 1960.

PB. 2-4-2-37-1

Administrateurskennigewing 36 10 Januarie 1973

MUNISIPALITEIT NABOOMSPRUIT: AANNAME VAN STANDAARDOEDSELHANTERINGSVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Naboomspruit die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennigewing 1317 van 16 Augustus 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstuk 8 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Naboomspruit, afgekondig by Administrateurskennigewing 148 van 21 Februarie 1951, word hierby herroep.

PB. 2-4-2-176-64

(7) Registration or Licensing of Contractors.

The following fees shall be payable: —

- (a) For every original issue and every renewal of a licence or registration certificate: R1.
- (b) For every removal permit: 50c.
- (c) For every duplicate of any licence or permit: 25c.

(8) Service Connections.

The charges payable in respect of any connection for the supply of electricity by the Council shall amount to the actual cost of material and labour used for such a connection, plus a surcharge of 15% (fifteen per cent) on such amount.

2. The following by-laws of the Standerton Municipality are hereby revoked: —

- (a) The Electricity Supply By-laws, published under Administrator's Notice 553, dated 22 August 1962, as amended.
- (b) The By-laws for the Licensing of Electrical Contractors, published under Administrator's Notice 306, dated 19 April 1961, as amended.

PB. 2-4-2-36-33

Administrator's Notice 35 10 January, 1973

GERMISTON MUNICIPALITY: REVOCATION OF BY-LAWS FOR REGULATING THE USE OF STALLIONS BELONGING TO THE COUNCIL.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the By-laws for Regulating the Use of Stallions Belonging to the Council of the Germiston Municipality, published under Administrator's Notice 104, dated 10 February 1960.

PB. 2-4-2-37-1

Administrator's Notice 36 10 January, 1973

NABOOMSPRUIT MUNICIPALITY: ADOPTION OF STANDARD FOOD-HANDLING BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Naboomspruit has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Food-handling By-laws, published under Administrator's Notice 1317, dated 16 August 1972, as by-laws made by the said Council.

2. Chapter 8 of the Public Health By-laws of the Naboomspruit Municipality, published under Administrator's Notice 148, dated 21 February 1951, is hereby revoked.

PB. 2-4-2-176-64

Administrateurskennisgewing 37 10 Januarie 1973

PRETORIASTREEK-WYSIGINGSKEMA NO. 379.

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 Pretoriastreek-dorpsaanlegskema, 1960 gewysig word deur die hersonering van Erf No. 626, dorp Waterkloof Ridge, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

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

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema No. 379.

PB. 4-9-2-217-379

Administrateurskennisgewing 38 10 Januarie 1973

JOHANNESBURG-WYSIGINGSKEMA NO. 1/383.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Gedeelte 24 van die Plaas Klipriviersberg 106-I.R. van "Bestaande Openbare Oop Ruimte" tot "Inrigtings" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema No. 1/383.

PB. 4-9-2-2-383

Administrateurskennisgewing 39 10 Januarie 1973

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 379.

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 Erf No. 122, dorp Morningside Uitbreiding No. 20, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 30 000 vk. vt." en deur die byvoeging in Klousule 19(a), Tabel "F", van die volgende voorbehoudsbepalings:—

(viii) Dorp Morningside Uitbreiding 20, Erf No. 122:

Die erf mag onderverdeel word in twee gedeeltes van nie kleiner as 3 600 m² elk nie en 'n woonhuis mag op elk sodanige gedeelte opgerig word.

Administrator's Notice 37 10 January, 1973

PRETORIA REGION AMENDMENT SCHEME NO. 379.

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 Region Town-planning Scheme, 1960, by the rezoning of Erf No. 626, 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."

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

This amendment is known as Pretoria Region Amendment Scheme No. 379.

PB. 4-9-2-217-379

Administrator's Notice 38 10 January, 1973

JOHANNESBURG AMENDMENT SCHEME NO. 1/383.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Portion 24 of the Farm Klipriviersberg 106-I.R. from "Existing Public Open Space" to "Institutional", subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme No. 1/383.

PB. 4-9-2-2-383

Administrator's Notice 39 10 January, 1973

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 379.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme 1958, by the rezoning of Erf No. 122, Morningside Extension No. 20 Township, from "Special Residential" with a density of "One dwelling house per 40 000 sq. ft." to "Special Residential" with a density of "One dwelling house per 30 000 sq. ft." and by the addition of the following proviso to Clause 19(a), Table "F":—

(viii) Morningside Extension 20 Township, Erf No. 122:

The erf may be subdivided into two portions not less than 3 600 m² each and a dwelling house may be erected on each such portion.

Kaart No. 3 en die skemaklousules van die wysiging-skema 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. 379.

PB. 4-9-2-116-379

Administrateurskennisgewing 40 10 Januarie 1973

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 375.

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 Erf No. 770, dorp Bryanston, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt."

Kaart No. 3 en die skemaklousules van die wysiging-skema 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. 375.

PB. 4-9-2-116-375

Administrateurskennisgewing 41 10 Januarie 1973

PRETORIA-WYSIGINGSKEMA NO. 1/249.

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 Pretoria-dorpsaanlegskema No. 1, 1944, gewysig word deur die hersonering van Erwe Nos. 2966 en 2967 (voorheen Gedeeltes van Carlstraat) tot "Diensnywerheid".

Kaart No. 3 en die skemaklousules van die wysiging-skema 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. 1/249.

PB. 4-9-2-3-249

Administrateurskennisgewing 42 10 Januarie 1973

PRETORIA-WYSIGINGSKEMA NO. 1/222.

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 Pretoria-dorpsaanlegskema No. 1, 1944, gewysig word deur die hersonering van Restant van Erf No. 125, dorp New Muckleneuk, van "Spesiale Woon" tot "Spesiaal" vir 'n openbare garage wat slegs 'n werkwinkel, motorvertoonkamer en aanverwante kantore insluit, onderworpe aan sekere voorwaardes.

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. 379.

PB. 4-9-2-116-379

Administrator's Notice 40 10 January, 1973

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 375.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme 1958, by the rezoning of Erf No. 770, Bryanston Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 40 000 sq. ft."

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. 375.

PB. 4-9-2-116-375

Administrator's Notice 41 10 January, 1973

PRETORIA AMENDMENT SCHEME NO. 1/249.

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 Erven Nos. 2966 and 2967 (previously Portions of Carl Street) to "Service Industrial".

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

This amendment is known as Pretoria Amendment Scheme No. 1/249.

PB. 4-9-2-3-249

Administrator's Notice 42 10 January, 1973

PRETORIA AMENDMENT SCHEME NO. 1/222.

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 Remainder of Erf No. 125, New Muckleneuk Township, from "Special Residential" to "Special" for a public garage including workshop, motor showroom and ancillary offices only, subject to certain conditions.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema No. 1/222.

PB. 4-9-2-3-222

Administrateurskennisgewing 43 10 Januarie 1973

RANDFONTEIN-WYSIGINGSKEMA NO. 1/12.

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 Randfontein-dorpsaanlegskema No. 1, 1948, gewysig word deur die hersonering van Erf No. 27, dorp Hectorton Uitbreiding No. 1 van "Spesiale Woon" tot "Spesiaal" vir 'n restaurant, visbraaier, teekamer en aanverwante doeleindes, een opsigterswoonstel, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Randfontein-wysigingskema No. 1/12.

PB. 4-9-2-29-12

Administrateurskennisgewing 44 10 Januarie 1973

POTCHEFSTROOM-WYSIGINGSKEMA NO. 1/18.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Potchefstroom-wysigingskema No. 1/18 ontstaan het, het die Administrateur goedgekeur dat die skemaklausules reggestel word deur die skraping van die syfer "0,6" in Hoogte Sone 4, waar dit voorkom onder "Geboue vir woondoeleindes; en inrigtings" en die vervanging daarmee met die syfer "1,0".

PB. 4-9-2-26-18

Administrateurskennisgewing 45 10 Januarie 1973

GERMISTON-WYSIGINGSKEMA NO. 2/20.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Germiston-wysigingskema No. 2/20 ontstaan het, het die Administrateur die regstelling van die fout goedgekeur dat paragraaf twee van die skemaklausules geskrap word en vervang word met die volgende:

"(2) Klousule 15(a) Tabel "C" deur die byvoeging van 'n verdere "Tabel C(v)" vir die dorp Meadowbrook Uitbreiding No. 3 alleen."

PB. 4-9-2-1-20

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. 1/222.

PB. 4-9-2-3-222

Administrator's Notice 43 10 January, 1973

RANDFONTEIN AMENDMENT SCHEME NO. 1/12.

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 Randfontein Town-planning Scheme No. 1, 1948, by the rezoning of Erf No. 27, Hectorton Extension No. 1 Township, from "Special Residential" to "Special" for a restaurant, fish frier, tea-room and purposes incidental thereto, one caretaker's flat, 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, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme No. 1/12.

PB. 4-9-2-29-12

Administrator's Notice 44 10 January, 1973

POTCHEFSTROOM AMENDMENT SCHEME NO. 1/18.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Potchefstroom Amendment Scheme No. 1/18 the Administrator has approved the correction of the scheme clauses by the deletion of the figure "0,6" in Height Zone 4 where it appears under "Residential buildings; and institutions" and the substitution thereof by the figure "1,0".

PB. 4-9-2-26-18

Administrator's Notice 45 10 January, 1973

GERMISTON AMENDMENT SCHEME NO. 2/20.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Germiston Amendment Scheme No. 2/20 the Administrator has approved the correction of the error in that paragraph two of the scheme clauses be deleted and the substitution therefor of the following:

"(2) Clause 15(a) Table "C" by the addition of a further "Table C(v)" for Meadowbrook Extension No. 3 Township only."

PB. 4-9-2-1-20

Administrateurskennisgewing 46 10 Januarie 1973

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA
NO. 1/146.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Roodepoort-Maraisburg-wysigingskema No. 1/146 ontstaan het, het die Administrateur die regstelling van die fout goedgekeur in die aanhangsel No. E.26 tot Kaart No. 3 om item v(b) te wysig deur die skraping van die syfer "873,29 vk. m." en die vervanging daarmee met die syfer "1394 vk. m."

PB. 4-9-2-30-146

Administrateurskennisgewing 47 10 Januarie 1973

WALKERVILLE-WYSIGINGSKEMA NO. 11.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal foute in Walkerville-wysigingskema No. 11 ontstaan het, het die Administrateur die regstelling van die foute goedgekeur dat:—

(1) die skemaklousules vervang word met nuwe skemaklousules.

(2) die syfer "1" geskrap word waar dit voorkom voor die syfer "11" in die nommer van die Wysigingskema op Kaart No. 3.

PB. 4-9-2-182-11

Administrateurskennisgewing 48 10 Januarie 1973

PRETORIASTREEK-WYSIGINGSKEMA NO. 269.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Pretoria-streek-wysigingskema No. 269 ontstaan het, het die Administrateur goedgekeur dat die skemaklousules reggestel word deur die skraping van die syfer "(LXIX)" van die voorbehoudsbepaling in paragraaf 2 en die vervanging daarmee met die syfer "(LXXXVII)".

PB. 4-9-2-217-269

Administrateurskennisgewing 49 10 Januarie 1973

TOEPASSING VAN STANDAARDMELKVERORDENINGE OP DIE GESONDHEIDSKOMITEE VAN WATERVAL BOVEN.

Die Administrateur maak hierby ingevolge artikel 126A(2) van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 164(3) van genoemde Ordonnansie, die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewing 569 van 26 April 1972, op die Gesondheidskomitee van Waterval Boven van toepassing as regulasies van genoemde Komitee.

PB. 2-4-2-28-106

Administrator's Notice 46 10 January, 1973

ROODEPOORT-MARAISBURG AMENDMENT
SCHEME NO. 1/146.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Roodepoort-Maraisburg Amendment Scheme No. 1/146 the Administrator has approved the correction of the error in the annexure No. E.26 to Map No. 3 to amend item v(b) by the deletion of the figure "873,29 sq. m." and the substitution thereof by the figure "1394 sq. m."

PB. 4-9-2-30-146

Administrator's Notice 47 10 January, 1973

WALKERVILLE AMENDMENT SCHEME NO. 11.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas errors occurred in Walkerville Amendment Scheme No. 11 the Administrator has approved the correction of the errors in that:—

(1) the scheme clauses be substituted by new scheme clauses.

(2) the deletion of the figure "1" where it appears before the figure "11" in the Amendment Scheme number on Map No. 3.

PB. 4-9-2-182-11

Administrator's Notice 48 10 January, 1973

PRETORIA REGION AMENDMENT SCHEME
NO. 269.

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. 269 the Administrator has approved the correction of the scheme clauses by the deletion of the figure "(LXIX)" of the proviso in paragraph 2 and the substitution thereof by the figure "(LXXXVII)".

PB. 4-9-2-217-269

Administrator's Notice 49 10 January, 1973

APPLICATION OF STANDARD MILK BY-LAWS TO THE WATERVAL BOVEN HEALTH COMMITTEE.

The Administrator hereby, in terms of section 126A(2) of the Local Government Ordinance, 1939, read with section 164(3) of the said Ordinance, makes the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August 1971, as amended by Administrator's Notice 569, dated 26 April 1972, applicable to the Waterval Boven Health Committee as regulations of the said Committee.

PB. 2-4-2-28-106

Administrateurskennisgewing 50 10 Januarie 1973

MUNISIPALITEIT GREYLINGSTAD: AANNAME VAN STANDAARDVOEDSELHANTERINGSVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Greylingstad die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennisgewing 1317 van 16 Augustus 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstuk 8 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Greylingstad, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby herroep.

PB. 2-4-2-176-58

Administrateurskennisgewing 51 10 Januarie 1973

GESONDHEIDSKOMITEE VAN WATERVAL BOVEN: WYSIGING VAN PUBLIEKE GESONDHEIDSRÉGULASIES.

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Publieke Gesondheidsregulasies van die Gesondheidskomitee van Waterval Boven, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die opskrif "Hoofstuk" te skrap: —

"Melkerye, Melkwinkels, Melkleweransiers 350-377 en Koeistalle

Bylae 1 — Persoonlike Magtigingskaart."

2. Deur in Hoofstuk 21 onder Deel IV —

(a) die opskrif te skrap;

(b) artikels 350 tot en met 377 te skrap; en

(c) Bylae 1 te skrap.

PB. 2-4-2-77-106

Administrateurskennisgewing 52 10 Januarie 1973

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

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

Administrator's Notice 50 10 January, 1973

GREYLINGSTAD MUNICIPALITY: ADOPTION OF STANDARD FOOD-HANDLING BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Greylingstad has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Food-handling By-laws, published under Administrator's Notice 1317, dated 16 August 1972, as by-laws made by the said Council.

2. Chapter 8 of the Public Health By-laws of the Greylingstad Municipality, published under Administrator's Notice 148, dated 21 February 1951, is hereby revoked.

PB. 2-4-2-176-58

Administrator's Notice 51 10 January, 1973

WATERVAL BOVEN HEALTH COMMITTEE: AMENDMENT TO PUBLIC HEALTH REGULATIONS.

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Public Health Regulations of the Waterval Boven Health Committee, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows: —

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

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

Schedule 1 — Personal Card of Authority."

2. By the deletion in Chapter 21 under Part IV —

(a) of the heading;

(b) of sections 350 to 377 inclusive; and

(c) Schedule 1.

PB. 2-4-2-77-106

Administrator's Notice 52 10 January, 1973

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

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

Die Regulasies vir die Betaling van Gelde deur Sekere Inwoners van die Stedelike Bantoe-woon gebied van die Munisipaliteit Messina, afgekondig by Administrateurskennisgewing 599 van 10 Junie 1970, word hierby gewysig deur na item 2(6) van die Tarief van Gelde die volgende by te voeg: —

“(7) Huise deur Bantoes uit eie fondse opgerig en deur die plaaslike bestuur aangekoop, elk: 3,44.”

PB. 2-4-2-61-96

Administrateurskennisgewing 53 10 Januarie 1973

MUNISIPALITEIT GREYLINGSTAD: AANNAME VAN STANDAARDMELKVERORDENINGE.

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

PB. 2-4-2-28-58

Administrateurskennisgewing 54 10 Januarie 1973

MUNISIPALITEIT GREYLINGSTAD: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

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

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers “21” onder die opskrif “Hoofstuk” te skrap: —

“Melkerye, Melkwinkels, Melkleweransiers 350-377 en Koeistalle.

Bylae 1 — Persoonlike Magtigingskaart.”

2. Deur in Hoofstuk 21 onder Deel IV —

- (a) die opskrif te skrap;
- (b) artikels 350 tot en met 377 te skrap; en
- (c) Bylae 1 te skrap.

PB. 2-4-2-77-58

Administrateurskennisgewing 55 10 Januarie 1973

VERKIESING VAN LID: LYDENBURGSE SKOOL-RAAD.

Mnr. Hendrik Cornelius Wilhelmus Jordaan 'n apteker van Lydenburgweg, Sabie is verkies tot lid van bogenoemde raad en het op 8 November 1972 sy amp aanvaar.

T.O.A. 21-1-4-6

The Regulations for the Payment of Fees by Certain Residents of the Urban Bantu Residential Area of the Messina Municipality, published under Administrator's Notice 599, dated 10 June 1970, are hereby amended by the addition after item 2(6) of the Tariff of Charges of the following: —

“(7) Houses erected by Bantu from their own funds and purchased by the local authority, each: 3,44.”

PB. 2-4-2-61-96

Administrator's Notice 53 10 January, 1973

GREYLINGSTAD MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

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

PB. 2-4-2-28-58

Administrator's Notice 54 10 January, 1973

GREYLINGSTAD MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

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

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

“Dairies, Milkshops, Purveyors of Milk 350-377 and Cowsheds.

Schedule 1 — Personal Card of Authority.”

2. By the deletion in Chapter 21 under Part IV —

- (a) of the heading;
- (b) of sections 350 to 377 inclusive; and
- (c) Schedule 1.

PB. 2-4-2-77-58

Administrator's Notice 55 10 January, 1973

ELECTION OF MEMBER: LYDENBURG SCHOOL BOARD.

Mr. Hendrik Cornelius Wilhelmus Jordaan a chemist of Lydenburg Avenue, Sabie has been elected as a member of the above-mentioned board and assumed office on 8th November, 1972.

T.O.A. 21-1-4-6

Administrateurskennisgewing 56 10 Januarie 1973

MUNISIPALITEIT BETHAL: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Munisipaliteit Bethal, afgekondig by Administrateurskennisgewing 70 van 17 Februarie, 1943, soos gewysig, word hierby verder gewysig deur artikels 420 tot en met 430 deur die volgende te vervang: —

"Betaling van Gelde en Deposito's.

420.(1) Behoudens andersluidende bepalings in hierdie verordeninge vervat, moet die bou-eienaar, of iemand wat ingevolge hierdie verordeninge by die Raad aansoek doen of 'n voorstel deur die Raad laat goedkeur of sy toestemming daartoe verkry, die gelde en deposito's wat by hierdie verordeninge voorgeskryf is, betaal.

(2) Die gelde en deposito's moet betaal word wanneer die aansoek in verband met die saak of werk waarop dit betrekking het, ingedien word, of sodra die Raad skriftelik versoek dat dit moet geskied: Met dien verstande dat die Raad na goeddunke kan bepaal dat betaling slegs moet geskied indien die aansoek toegestaan word.

(3) Indien die Raad 'n aansoek wat ingevolge hierdie verordeninge gedoen is, afwys, kan hy enige geld wat ten opsigte daarvan betaal is, terugbetaal aan die persoon deur, of namens wie dit betaal is.

(4) Die Raad mag geen plan goedkeur, en niemand mag met enige bou-, slopings-, opknappings-, uitgrawings- of enige ander werk op 'n terrein begin nie, tensy die gelde en deposito's wat ingevolge hierdie verordeninge betaalbaar is, deur die Raad ontvang is.

(5) Ondanks andersluidende bepalings in hierdie artikel vervat, moet die huurgeld wat ingevolge artikel 287 betaalbaar is, drie kalendermaande vooruit aan die Raad betaal word: Met dien verstande dat, indien die skattings wettiglik verwyder word voordat die tydperk ten opsigte waarvan die huurgeld vooruitbetaalbaar is, verstryk het, die Raad 'n eweredige gedeelte van hierdie huurgeld moet terugbetaal aan die persoon deur, of namens wie dit betaal is.

(6) Iemand wat versuim om die gelde of deposito-gelde wat ingevolge hierdie verordeninge voorgeskryf is, te betaal, is skuldig aan 'n misdryf. Die Raad kan by wanbetaling van hierdie gelde dit nogtans verhaal deur middel van die gewone regsprosedure wat op die verhaal van siviele skuld van toepassing is.

Skaal van Betaalbare Gelde.

421.(1) Die minimum bedrag betaalbaar op enige bouplan is R2.

(2) Vir elke 10 m² of gedeelte daarvan van die vloeroppervlakte van elke verdieping van 'n nuwe gebou, word gelde volgens die volgende skaal gevorder:

- (a) Vir die eerste 1 000 m² van die vloeroppervlakte: 70c.
- (b) Vir die volgende 1 000 m² van die vloeroppervlakte: 40c.
- (c) Daarna vir elke gedeelte van die vloeroppervlakte bo die eerste 2 000 m²: 25c.

Administrator's Notice 56 10 January, 1973

BETHAL MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Bethal Municipality, published under Administrator's Notice 70, dated 17 February 1943, as amended, are hereby further amended by the substitution for sections 420 to 430 inclusive of the following: —

"Payment of Fees and Deposits.

420.(1) Except where otherwise provided in these by-laws the fees and deposits specified therein shall be paid by the building-owner or any person making an application to the Council or seeking its consent or approval under these by-laws to any proposal.

(2) Fees and deposits shall be payable on the making of any application in connection with the matter or operation to which they relate or on receipt of a written demand from the Council: Provided that the Council may in its discretion require such payment to be made only on the granting of the application.

(3) Where any application made in terms of these by-laws is refused by the Council any payment made in connection therewith may be refunded by the Council to the person by whom or on whose behalf the payment was made.

(4) No plan shall be approved by the Council and no person shall begin any building, demolition, renovation, excavation or any other operation on any site until the fees and deposits payable under these by-laws have been received by the Council.

(5) Notwithstanding anything contained in this section, the rent payable in terms of section 287 shall be paid to the Council three calendar months in advance: Provided that if any hoardings are lawfully removed before the end of any period for which the rent has been so paid in advance the Council shall make a proportionate refund of such rent to the person by whom or on whose behalf it was paid.

(6) Any person who fails to pay the fees or to make the deposits required by these by-laws shall be guilty of an offence. The Council may, nevertheless, on non-payment of any such fees proceed to recover the same by ordinary process of law applicable to the recovery of a civil debt.

Scale of Fees.

421.(1) The minimum amount payable on any building plan shall be R2.

(2) For every 10 m² or part thereof of the floor area of each floor of a new building, fees shall be charged on the following scale: —

- (a) For the first 1 000 m² of the floor area: 70c.
- (b) For the next 1 000 m² of the floor area: 40c.
- (c) Thereafter for any portion of the floor area in excess of the first 2 000 m²: 25c.

Vir die toepassing van hierdie artikel beteken 'oppervlakte' die totale oppervlakte van enige nuwe gebou, op elke vloerhoogte op dieselfde werf, en sluit verandas en balkonne oor openbare strate in. Kelder verdiepings, tussen verdiepings en galerye moet as afsonderlike verdiepings opgemeet word.

(3) Benewens die gelde wat kragtens subartikels (1) en (2) betaalbaar is, word 'n bedrag van 15c per 10 m² van die vloeroppervlakte gevorder ten opsigte van elke nuwe gebou waarin struktuurstaalwerk of gewapende beton of hout vir die raamwerk van die gebou of as vernaamste struktuuronderdele van die gebou gebruik word.

(4) In die geval van ingenieurstekeninge, word 'n deposito wat in bedrag gelykstaande is met bouplangelde gehef kragtens subartikels (1), (2) en (3), gevorder. Sodanige bedrag word terugbetaal wanneer 'n volledige stel van die vereiste ingenieurstekeninge soos deur die Raad vereis voorgelê en deur die Raad goedgekeur is. Sodanige tekeninge moet opgestel word deur bevoegde persone wie vir die Raad se ingenieur aanvaarbaar is.

(5) Ten opsigte van elke nuwe advertensieteken of advertensiebord word 'n bedrag van R5 gevorder, en sodanige bedrag moet betaal word wanneer die aansoek by die Raad ingedien word.

Aanbouings en Verbouings.

422. Gelde ten opsigte van planne van nuwe aanbouings aan bestaande geboue, word bereken volgens die skaal wat in die voorgaande artikel voorgeskryf is vir oppervlakte van geboue, met 'n minimum bedrag van R2. Verbouings aan bestaande geboue word bereken volgens die waarde van die werk wat verrig moet word, teen 'n skaal van R1 ten opsigte van elke R200 met 'n minimum bedrag van R2.

Spesiale Geboue.

423. Planne vir geboue van 'n spesiale aard, soos byvoorbeeld fabriekskoorstene, toringspitse en soortgelyke oprigting word deur die Raad bereken volgens 'n skaal van R1 ten opsigte van 1 elke R400 van die koste of gedeelte daarvan met 'n minimum bedrag van R2.

Gelde vir Spesiale Werk.

424.(1) Ingeval enige spesiale diens van die Raad verlang word, word 'n geld wat gelykstaande is met die werklike koste plus 10% ten opsigte van daardie diens gehef. Hierdie bepaling omvat ook die diens wat nodig is ten opsigte van 'n gevaarlike gebou.

(2) 'n Vooruitbetaalde geld van 50c per opwagting by 'n gebou op versoek, om advies te gee aangaande die betrekking wat verordeninge het op voorstelle wat deur argitekte, bouers of eienaars ingedien word, is aan die Raad betaalbaar.

Ekstra Bedrag vir Nuwe Voorstelle.

425. Addisionele gelde word ook gevra waar 'n eienaar wat planne vir 'n gebou voorgelê het en na ondersoek daarvan nuwe voorstelle indien, hetsy gedeeltelik of as geheel. Sodanige ekstra gelde bedra die helfte van die gewone gelde soos toegepas op die veranderde gedeelte, tensy sulks gedoen word ter voldoening aan 'n bepaalde skriftelike versoek van die Raad.

Betaalbare Gelde vir Nie-inagneming.

426. Wanneer planne aan eienaars of hulle argitekte vir wysiging terug gestuur word met bepaalde skriftelike

For the purpose of this section, 'area' means the overall superficial area of any new building, at each floor level with the same curtilage and shall include verandas and balconies over public streets.

Basement floors, mezzanine floors and galleries shall be measured as representing separate storeys.

(3) In addition to the fees payable under subsections (1) and (2) a fee of 15c per 10 m² of floor area shall be charged for each new building in which structural steelwork or reinforced concrete or timber is used for the framework of the building or as main structural components of the building.

(4) In the case of engineer drawings, a deposit of an amount equal to building plan fees shall be charged according to subsections (1), (2) and (3). Such an amount shall be refunded when a complete set of the essential engineer drawings, as required by the Council, is submitted to and approved by the Council. Such drawings must be drawn up by competent persons, who shall be acceptable to the Council's engineer.

(5) For every new advertising sign or advertising hoarding an amount of R5 shall be charged and such amount shall be paid on submission of the application to the Council.

Additions and Alterations.

422. Fees for plans for new additions to existing buildings shall be charged at the rates prescribed in the preceding section for areas of buildings with a minimum fee of R2. Alterations to existing buildings shall be calculated on the value of the work to be performed at the rate of R1 for every R200 with a minimum fee of R2.

Special Buildings.

423. Plans for buildings of a special character such as factory chimneys, spires and similar erections shall be assessed by the Council, at the rate of R1 for every one of every R400 or part thereof of the cost, with a minimum fee of R2.

Fees for Special Work.

424.(1) In case any special service is required from the Council, a charge equal to the actual cost plus 10% shall be levied in respect of that service. This provision shall include the service necessary in respect of a dangerous building.

(2) A prepaid charge of 50c per attendance at a building on request to give advice as to the bearing of the by-laws on proposals put forward by architects, builders or owners, shall be payable to the Council.

Extra Charge on Fresh Proposals.

425. Extra fees shall also be charged where an owner having submitted plans for a building and having had same examined, subsequently submits fresh proposals, either in part or whole. Such extra fees shall be at the rate of half the ordinary fees applied to the part altered, unless it be done in compliance with a definite written request from the Council.

Fees for Inattention.

426. When plans are returned to owners or their architects for amendment with definite written notes of

aantekeninge van die sake wat wysiging vereis, en wanneer dit weer na die Raad teruggestuur word, sonder dat aan enige sodanige sake aandag verleen is, is 'n bedrag van 25c per aangeleentheid of item deur die eienaar betaalbaar, en 'n dergelike bedrag vir latere items of sake wat genoteer is en waaraan geen aandag gewy is nie.

Algemene Boetes.

427. Behalwe soos hierbo spesifiek bepaal, is enigeen wat enige van hierdie verordeninge oortree of 'n misdryf daarteen begaan, by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens drie maande; en in geval van 'n voortdurende misdryf, met 'n verdere bedrag van hoogstens R4 vir iedere dag waarop sodanige misdryf voortduur na 'n skriftelike kennisgewing van die Raad; en vir 'n tweede of latere oortreding is hy by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens drie maande."

PB. 2-4-2-19-7

Administrateurskennisgewing 57 10 Januarie 1973

MUNISIPALITEIT JOHANNESBURG: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 —

(a) dat die Stadsraad van Johannesburg die Standaard-elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie met die volgende wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is: —

Deur aan artikel 3(2) die volgende voorbehoudsbepaling toe te voeg: —

“: Met dien verstande dat wanneer ook al die tarief gewysig word die tarief voor sodanige wysiging van krag bly tot die eerste gewone aflesing van die verbruiker se meter na die datum van afkondiging van die gewysigde tarief.”; en

(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.

2. Die Verordeninge en Regulasies Betreffende die Lewering en Gebruik van Elektriese Stroom van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 87 van 8 Maart 1944, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VAN GELDE.

DEEL I.

LEWERING VAN ELEKTRISITEIT.

Tariewe vir die lewering van elektrisiteit deur die Raad is as volg: —

1. *Bloktarief Huishoudelik.*

(1) Hierdie item geld slegs vir lewering aan —
(a) private huise;

the matters requiring amendment, and they are again sent back to the Council with any such matters not attended to, a charge of 25c per matter or item shall be payable by the owner, and a similar charge shall be payable for subsequent items or matters noted and not attended to.

General Penalties.

427. Except as hereinbefore specifically provided, any person who shall contravene or commit a breach of any of these by-laws, shall be liable on conviction to a fine not exceeding R50 or in default of payment, to imprisonment for a term not exceeding three months and, in case of a continuing offence, to a further sum not exceeding R4 for every day during the continuance of such offence after a written notice from the Council; and, for a second or subsequent offence, he shall be liable on conviction to a fine not exceeding R100 or in default of payment, to imprisonment for a term not exceeding three months."

PB. 2-4-2-19-7

Administrator's Notice 57 10 January, 1973

JOHANNESBURG 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 City Council of Johannesburg has in terms of section 96bis(2) of the said Ordinance adopted with the following amendment the Standard Electricity By-laws, published under Administrator's Notice 1627, dated 24 November 1971, as by-laws made by the said Council: —

By the addition to section 3(2) of the following proviso: —

“: Provided that whenever the tariff is amended, the tariff before such amendment shall continue to apply up to the first ordinary reading of the consumer's meter after the date of promulgation of such amendment.”; and

(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.

2. The By-laws and Regulations Governing the Supply and Use of Electric Energy of the Johannesburg Municipality, published under Administrator's Notice 87, dated 8 March 1944, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

PART 1.

SUPPLY OF ELECTRICITY.

Charges for the supply of electricity by the Council shall be as follows: —

1. *Block Tariff: Domestic.*

(1) This item shall be applicable only to supply to —
(a) private houses;

- (b) wonings of tehuise wat onder beheer van liefdadigheidsinrigtings staan;
- (c) losieshuise, koshuise en woonklubs; en
- (d) Woonstelgeboue, in verband waarmee die eenheidstarief ingevolge subitem (2)(a) op elke wooneenheid toegepas word.

(2) Ongeag die 'meteraflesingstydperk' word die volgende gelde vir die verbruik van elektrisiteit gehef, per maand:—

- (a) 'n Eenheidstarief van 1,6c per eenheid vir die eerste 300 eenhede.
- (b) Vir die volgende 1000 eenhede 0,65c per eenheid.
- (c) Vir eenhede verbruik wat meer is as die getal eenhede wat in paragrawe (a) en (b) aangegee word, 0,50c per eenheid.

(3) *Reëls wat op hierdie item van toepassing is.*

- (a) 'n Verbruiker wie se aanvraag 50 kVA oorskry, kan aansoek doen om volgens item 3 te betaal.
- (b) Vir woonstelgeboue is die getal eenhede wat teen 1,6c per eenheid ingevolge subitem (2)(a) aangeslaan word, gelyk aan die produk van 300 vermenigvuldig met die getal wooneenhede.
- (c) Vir verbruikers onder subitem (1)(b) en (c) is die getal eenhede wat teen 1,6c per eenheid ingevolge subitem (2)(a) aangeslaan word, gelyk aan die produk van 300 vermenigvuldig met die getal kamers, soos dit in reël (d) omskryf is, gedeel deur vier.
- (d) Die uitdrukking 'kamer' is van toepassing op—
 - (i) iedere slaapkamer;
 - (ii) iedere 18,58 m² of gedeelte daarvan van die totale vloeroppervlakte van alle ander kamers of kompartemente met inbegrip van kelders, stalle, bediendekamers en buitegeboue as hulle bedraad is, of hulle nou al geokkupeer word of nie. Badkamers, gemakshuises, gange en motorhuise word nie ingesluit nie;
 - (iii) iedere 28,87 m² of gedeelte daarvan, van die totale vloeroppervlakte wat vir motorhuise gebruik word wat bedraad is.

2. Bloktarief: Nie-Huishoudelike Doeleindes.

(1) Hierdie item geld slegs vir 'n lewering van hoogstens 60 kVA vir ander doeleindes as die huishoudelike doeleindes wat in item 1 uiteengesit is en dit sluit in die besonder lewering in wat nie 60 kVA oorskry nie vir—

- (a) besigheidsdoeleindes;
- (b) nywerheidsdoeleindes;
- (c) verpleeginrigtings, hospitale en hotelle;
- (d) kerke, ontspanningsale, klubs en skole; en
- (e) las vir huishoudelike en nie-huishoudelike doeleindes gemeng.

(2) Ongeag die 'meteraflesingstydperk' word die volgende gelde vir die verbruik van elektrisiteit gehef, per maand:—

- (a) 'n Leweringsgeld van R3.
- (b) 'n Eenheidstarief van 2,1c per eenheid vir die eerste 1 500 eenhede.
- (c) Vir die volgende 3 500 eenhede teen 1,7c per eenheid.
- (d) Vir die res van die eenhede teen 0,55c per eenheid.

(3) *Reël wat op hierdie item van toepassing is.*

'n Verbruiker wie se aanvraag 50 kVA oorskry kan op aansoek ooreenkomstig item 3 aangeslaan word.

- (b) residences or homes run by charitable institutions;
- (c) boarding-houses, hostels and residential clubs; and
- (d) blocks of flats, for which the unit charge in terms of subitem (2)(a) shall be applied to each residential unit.

(2) Regardless of the 'meter-reading period', consumption of electricity shall be charged as follows per month:—

- (a) A unit charge of 1,6c per unit for the first 300 units.
- (b) For the next 1 000 units at 0,65c per unit.
- (c) For units consumed in excess of the units referred to in paragraphs (a) and (b) at 0,50c per unit.

(3) *Rules Applicable to this item.*

- (a) A consumer whose demand exceeds 50 kVA may on application be charged in accordance with item 3.
- (b) For blocks of flats the number of units which shall be charged for at 1,6c per unit in terms of subitem (2)(a), shall be equal to the product of 300 multiplied by the number of residential units.
- (c) For consumers under subitem (1)(b) and (c) the number of units which shall be charged for at 1,6c per unit in terms of subitem (2)(a), shall be equal to the product of 300 multiplied by the number of rooms, as defined in rule (d), divided by four.
- (d) The term 'room' shall apply to—
 - (i) each bedroom;
 - (ii) each 18,58 m² or part thereof, of the combined floor area of all other rooms or compartments including cellars, stables, servants' rooms and out-houses if wired for electricity, whether occupied or not. Bathrooms, lavatories, passages and garages shall not be included;
 - (iii) each 28,87 m², or part thereof, of the combined floor area used for garages which are wired for electricity.

2. Block Tariff: Non-Domestic Purposes.

(1) This item shall be applicable only to a supply not exceeding 60 kVA for purposes other than the domestic purposes specified in item 1, and includes in particular a supply not exceeding 60 kVA for—

- (a) business purposes;
- (b) industrial purposes;
- (c) nursing homes, hospitals and hotels.
- (d) churches, recreation halls, clubs and schools; and
- (e) mixed loads for domestic and non-domestic purposes.

(2) Regardless of the 'meter-reading period', the consumption of electricity, shall be charged as follows, per month:—

- (a) A service charge of R3.
- (b) A unit charge of 2,1c per unit for the first 1 500 units.
- (c) For the next 3 500 units at 1,7c per unit.
- (d) For the balance of units at 0,55 per unit.

(3) *Rule Applicable to this item.*

A consumer whose demand exceeds 50 kVA may on application be charged in accordance with item 3.

3. Aanvraagtarief.

(1) Alle verbruikers met 'n aanvraag van meer as 50 kVA kan na hulle goeddunke ooreenkomstig hierdie item aangeslaan word en dit is verpligtend vir nie-huishoudelike verbruikers met 'n aanvraag van meer as 60 kVA; die gelde is soos volg, per maand: —

- (a) 'n Leweringgeld van R3.
- (b) 'n Aanvraagheffing van R1,40 per kVA met 'n minimum vordering van R50 per maand ten opsigte van sodanige aanvraag, of daar nou al elektrisiteit verbruik word of nie: Met dien verstande dat die totale bedrag wat in enige maand ten opsigte van die aanvraag gevorder word, minstens 70 persent moet beloop van die bedrag wat betaalbaar is ten opsigte van die hoogste maandaanvraag wat gedurende enigeen van die vorige maande Mei, Junie, Julie en Augustus aangeteken is.
- (c) 'n Eenheidstarief van 0,6c per eenheid.

(2) Reëls wat op hierdie item van toepassing is.

Die volgende reëls geld vir die berekening van die bedrag wat ingevolge hierdie item betaalbaar is: —

- (a) Verbruikers met kW-aanvraagmeters moet teen 'n tarief van R1,40 per kW betaal totdat die Raad kVA-aanvraagmeters geïnstalleer het.
- (b) Daar word 'n korting op die totale maandelikse rekening aan verbruikers toegestaan ten opsigte van 'n verbetering in die lasfaktor bo 25%, teen 'n koers van 0,6% per 1% van die verbetering in die lasfaktor bo 25%. Hierdie korting geld nie vir verbruikers aan wie elektriese stroom tydens slapye ingevolge item 4 gelewer word nie.
- (c) Nadat die korting wat in reël (b) genoem word, afgetrek is waar dit van toepassing is, is die bedrag waarmee die verbruiker se maandelikse rekening ingevolge hierdie tarief R2 000 oorskry, onderworpe aan 'n afslag van 10%.
- (d) Die lasfaktor wat in reël (b) genoem word en as 'n persentasie uitgedruk word, word as volg bereken: —

$$\text{Lasfaktor} = \frac{\text{Totale getal eenhede wat ingevolge subitem (1) verbruik is}}{\text{Maksimum aanvraag in kVA of kW x getal uur per meteraflesingstydperk}} \times 100$$

4. Lewering Buite Spitsure.

(1) Hierdie item geld slegs vir verbruikers wie se verbruik ingevolge item 3 afgemeet word en wie se aansoeke toegestaan is ingevolge, en ten opsigte van die tydperke wat aangegee word in die reëls uiteengesit in subitem (2), en die tarief is as volg:

'n Eenheidstarief van 0,375c per eenheid met 'n minimum maandelikse vordering van R30.

(2) Reëls wat op Hierdie Item van Toepassing is.

Die volgende reëls geld vir die lewering van elektrisiteit ingevolge hierdie item: —

- (a) Daar moet skriftelik by die Hoofbestuurder van die Elektrisiteitsafdeling aansoek gedoen word om lewering ingevolge subitem (1).
- (b) As die ingenieur besluit of hy die aansoek kan toestaan al dan nie, moet hy met die netlas in die betrokke gebied rekening hou.

3. Demand Tariff.

(1) This item shall be applicable at the option of all consumers with a demand exceeding 50 kVA and shall be compulsory for non-domestic consumers with a demand exceeding 60 kVA and the charges shall be as follows, per month: —

- (a) A service charge of R3.
- (b) A demand charge of R1,40 per kVA with a minimum charge for such demand of R50 per month, whether supply is taken or not: Provided that the total amount payable in respect of demand in any month shall not be less than 70 per cent of the amount payable in respect of the highest demand recorded during any one month of the previous May, June, July and August.
- (c) A unit charge of 0,6c per unit.

(2) Rules Applicable to this item.

For the purpose of calculating the charge payable in terms of item 3, the following rules shall apply: —

- (a) Consumers with kW demand meters shall be charged at the rate of R1,40 per kW until kVA demand meters are installed by the Council.
- (b) Consumers shall be granted a rebate on the total monthly bill for improvement in load factor above 25%, at the rate of 0,6% per 1% improvement in load factor above 25%. This rebate shall not be applicable to consumers taking off-peak supplies in terms of item 4.
- (c) After deduction, where applicable, of the rebate referred to in rule (b), the amount by which the consumer's monthly account in terms of this tariff exceeds R2 000 shall be subject to a discount of 10%.
- (d) The load factor referred to in rule (b) expressed as a percentage shall be calculated as follows: —

$$\text{Load factor} = \frac{\text{Total No. of units consumed in terms of subitem (1)}}{\text{Maximum demand in kVA or kW x No. of hours per meter reading period}} \times 100$$

4. Off-Peak Supplies.

(1) This item shall be applicable only to consumers metered in terms of item 3 whose applications have been granted in terms of, and during the periods specified in the rules set out in subitem (2), and the charge shall be as follows: —

A unit charge of 0,375c per unit with a minimum monthly charge of R30.

(2) Rules Applicable to this item.

The following rules shall apply to the supply of electricity in terms of this item: —

- (a) Application for a supply in terms of subitem (1) shall be made in writing to the General Manager of the Electricity Department.
- (b) In deciding whether or not to grant the application; the engineer shall have regard to the network loading in the particular area.

- (c) Hierdie item is van toepassing op 'n lewering gedurende 'n maksimum tydperk van 10 uur, wat op 'n tydstip tussen die ure 1800 en 2100, soos die ingenieur met inagneming van die netlas in die betrokke gebied besluit, 'n aanvang neem.

DEEL II.

REÛLS WAT OP DIE LEWERING VAN ELEKTRISITEIT OOREENKOMSTIG DEEL I VAN TOEPASSING IS.

1. *Woordomskrywing.*

'Maand': Die uitdrukking maand in hierdie tarief beteken 'n aaneenlopende tydperk van 30,4 dae.

2. *Gelde vir Spesiale Meteraflesing.*

As 'n verbruiker sy meter op enige ander tyd as op die datum wat die Raad vir die doel afgesonder het, deur 'n gemagtigde werknemer van die Raad laat aflees, is 'n vordering van R2 vir die aflesing betaalbaar.

3. *Tarief vir Heraansluiting.*

As die lewering van elektrisiteit ingevolge die bepalings van artikel 11(1), (2) of (4) van die Verordeninge onderbreek word, is 'n vordering van R3 vir iedere besoek deur 'n gemagtigde werknemer van die Raad in verband met die heraansluiting betaalbaar.

4. *Klagte oor Kragonderbreking.*

As 'n gemagtigde werknemer van die Raad 'n verbruiker se perseel moet besoek na aanleiding van 'n klagte oor kragonderbreking en daar gevind word dat die defek veroorsaak is deur die verbruiker se elektriese installasie, is 'n vordering van R3 vir iedere sodanige besoek betaalbaar.

5. *Toets van Juistheid van Meter.*

As 'n gemagtigde werknemer van die Raad versoek word om die juistheid van 'n meter te toets, is 'n vordering van R3 plus R1 per meter wat getoets moet word, betaalbaar; dié bedrag word terugbetaal as daar gevind word dat die meter meer as 5% te veel of te min registreer wanneer dit ooreenkomstig die gebruikskode van die Suid-Afrikaanse Buro vir Standaarde vir die toets van elektrisiteitsmeters of ooreenkomstig die prosedure wat deur die ingenieur voorgeskryf is, getoets word.

6. *Toets van Elektriese Installasies.*

Wanneer die Hoofbestuurder, Elektrisiteitsafdeling, 'n kennisgewing ontvang dat 'n elektriese installasie gereed is om getoets te word, voer die Raad die eerste toets gratis uit. As die bedradingswerk tydens die eerste toets nie aan die vereistes voldoen nie, is 'n vordering van R10 vir elke verdere toets betaalbaar.

7. *Registrasie van Aannemers.*

- (a) 'n Geld van R20 word gehef vir die registrasie van 'n persoon as 'n aannemer.
 (b) 'n Geld van R5 word gehef vir die hernuwing of uitreiking van 'n duplikaataannemerslisensie.

8. *Toets van Hooflaagspanningstroombrekers.*

(1) Wanneer die Hoofbestuurder, Elektrisiteitsafdeling, 'n kennisgewing ontvang dat 'n verbruiker se hooflaagspanningstroombreker getoets moet word, voer die Raad die eerste toets gratis uit.

(2) As die breker tydens die eerste toets nie aan die vereistes voldoen nie, is 'n vordering van R5 vir elke daaropvolgende toets betaalbaar.

- (c) This item shall be applicable to supplies provided during a maximum period of 10 hours beginning at such time between the hours of 1800 and 2100 as the engineer may decide, having regard to the network loading in the particular area.

PART II.

RULES APPLICABLE TO THE SUPPLY OF ELECTRICITY IN ACCORDANCE WITH PART I.

1. *Definition.*

'Month': The term month in this tariff means a consecutive period of 30,4 days.

2. *Charge for Special Meter Reading.*

If a consumer causes his meter to be read by an authorised employee of the Council at any time other than the date set aside by it for that purpose a charge of R2 shall be payable for that reading.

3. *Charge for Reconnection.*

If a supply is disconnected in terms of section 11(1), (2) or (4) of the By-laws a charge of R3 shall be payable for each attendance by an authorised employee of the Council in respect of reconnection.

4. *Complaints of Failure of Supply.*

If an authorised employee of the Council is called to a consumer's premises to attend to a complaint of failure of supply and the cause of the failure is found to be on the consumer's electrical installation, a charge of R3 shall be payable for each such attendance.

5. *Testing Accuracy of Meters.*

If an authorised employee of the Council is requested to test the accuracy of a meter, a charge of R3 plus R1 per meter required to be tested shall be payable, which shall be refunded if the meter proves to be over-registering or under-registering by more than 5% when tested in accordance with the code of practice of the South African Bureau of Standards for the testing of electricity meters or in accordance with the procedure laid down by the engineer.

6. *Testing of Electrical Installations.*

Upon receipt of notice by the General Manager, Electricity Department that an electrical installation is ready for testing, the first test shall be conducted free of charge. If the wiring work fails to pass the first test, a charge of R10 shall be payable for each further test.

7. *Registration of Contractors.*

- (a) A fee of R20 shall be charged for the registration of a person as a contractor.
 (b) A fee of R5 shall be charged for the renewal of or the issue of a duplicate contractor's licence.

8. *Testing of Main Low Voltage Circuit Breakers.*

(1) Upon receipt of notice by the General Manager, Electricity Department that a consumer's main low voltage circuit breaker is required to be tested, the first test shall be conducted free of charge.

(2) If the breaker fails to pass the first test a charge of R5 shall be payable for each subsequent test.

9. Noodkragtoevoer.

Waar 'n verbruiker sy krag van 'n ander bron as die Raad ontvang en die Raad slegs 'n noodkragtoevoer verskaf, moet die verbruiker die gewone heffing ingevolge die toepaslike tarief betaal wanneer hy ook al elektrisiteit verbruik. Ten opsigte van die maande waartydens geen elektrisiteit verbruik word nie, betaal 'n bloktarief-verbruiker die leweringsgeld en 'n aanvraagtarief verbruiker die leweringsgeld en die minimum aanvraagheffing."

PB. 2-4-2-36-2

Administrateurskennisgewing 58 10 Januarie 1973

MUNISIPALITEIT KEMPTON PARK: WYSIGING VAN VERKEERSVERORDENINGE.

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

Die Verkeersverordeninge van die Munisipaliteit Kempton Park, afgekondig by Administrateurskennisgewing 352 van 6 September 1944 soos gewysig, word hierby verder gewysig deur na artikel 212 die volgende in te voeg en artikels 213, 214, 215 en 216 onderskeidelik te hernommer 215, 216, 217 en 218:—

"Parkeermeters.

213.(1) Vir die toepassing van hierdie artikel tensy die sinsverband anders aandui beteken —

'afgemerkte parkeerplek' 'n plek in artikel 106 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966) genoem en omvat 'n ruimte wat in 'n openbare plek aangelê en afgemerk is, waarvan die besettingstyd deur 'n voertuig deur 'n parkeermeter geregistreer word of geregistreer gaan word;

'laaisone' 'n plek wat vir die laai en aflaai van goedere in en van voertuie af, aldus aangelê en afgemerk is;

'parkeermeter' 'n toestel wat, nadat 'n muntstuk daarin geplaas is, of wat, nadat 'n muntstuk daarin geplaas is en dit ingevolge subartikel (3) in werking gestel is, die tydsverloop outomaties registreer en sigbaar aandui volgens die muntstuk wat daarin geplaas is en dit sluit enige paal of vaste voorwerp waaraan dit gemonteer is, in;

'parkeermetergebied' daardie openbare strate of gedeeltes daarvan waarop die Raad van tyd tot tyd by besluit die bepalinge van hierdie artikel van toepassing kan maak;

'parkeertyd' die parkeertyd wat in 'n afgemerkte parkeerplek toegelaat word deur die plasing in 'n parkeermeter van sodanige muntstuk as wat die Raad by besluit van tyd tot tyd vasstel;

'voertuig' ook enige voertuig, op watter wyse dit ook al aangedryf word, met meer as twee wiele; en het die woorde 'parkeer' en 'goedervoertuig' die betekenis wat in die Ordonnansie op Padverkeer, 1966, daaraan geheg word.

(2) Dit is onwettig om enige voertuig in enige openbare plek in die parkeermetergebied te parkeer uitsonderd in 'n afgemerkte parkeerplek sonder om terselfdertyd 'n betaling te doen op die wyse wat in hierdie artikel voorgeskryf word.

9. Stand-by Supplies.

Where a consumer obtains his supply from a source other than the Council, and the Council provides a supply for stand-by purposes only, the consumer shall pay the normal charges under the applicable tariff whenever he takes electricity. For those months during which no electricity is taken a block tariff consumer shall be charged the service charge and a demand tariff consumer shall be charged the service charge and the minimum demand charge."

PB. 2-4-2-36-2

Administrator's Notice 58 10 January, 1973.

KEMPTON PARK MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

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

The Traffic By-laws of the Kempton Park Municipality, published under Administrator's Notice 352, dated 6 September 1944, as amended, are hereby further amended by the insertion after section 212 of the following and the renumbering of sections 213, 214, 215 and 216 to 215, 216, 217 and 218 respectively:—

"Parking Meters.

213.(1) For the purpose of this section, unless the context otherwise indicates —

'demarcated parking place' means a place referred to in section 106 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), and includes a space laid out and marked in a public place, the time of occupation of which by a vehicle is or is intended to be recorded by a parking meter;

'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, or in accordance with the insertion of a coin therein followed by it being put into operation in terms of subsection (3), and shall include any post or fixture to which it is attached;

'parking meter area' means those public streets or portions thereof to which the Council may from time to time by resolution apply the provisions of this section;

'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 determine from time to time by means of resolution;

'vehicle' also means any vehicle however propelled, having more than two wheels;

and the words 'park' and 'goods vehicle' shall have the meanings assigned to them in the Road Traffic Ordinance, 1966.

(2) It shall be unlawful to park any vehicle in any public place in the parking-meter area otherwise than in a demarcated parking place and without at the same time making a payment in the manner prescribed in this section.

(3) Niemand mag enige voertuig in enige afgemerkte parkeerplek parkeer of laat parkeer nie, tensy daar terselfdertyd deur of namens hom in die parkeermeter wat aan die plek toegewys is die betrokke muntstuk wat op sodanige meter aangedui word daarin geplaas word, en as dit 'n parkeermeter is wat nie slegs deur die plasing van 'n muntstuk daarin in werking gestel word nie tensy sodanige parkeermeter daarna in werking gestel word deur die handvatsel wat daaraan gemonteer is heeltemal na regs te draai totdat die tydsverloop outomaties registreer en sigbaar aandui: Met dien verstande dat —

- (a) onderworpe aan die bepalinge van paragraaf (b) dit wettig is om 'n voertuig in 'n leë afgemerkte parkeerplek te parkeer sonder sodanige betaling vir slegs sodanige deel van enige parkeertydperk as wat die meter as onverstreke aandui;
- (b) geen geld betaalbaar is ten opsigte van enige tydperk waarin sodanige meter buite werking is nie.

(4) Dit is onwettig om enige voertuig in 'n afgemerkte parkeerplek te laat nadat 'n parkeertydperk soos aangewys op die parkeermeter verstryk het, hetsy deur 'n ander muntstuk daarin te plaas al dan nie, of om die voertuig binne vyftien minute na sodanige verstryking na daardie plek terug te bring, of om na sodanige verstryking die gebruik van daardie plek deur enige ander voertuig, te belemmer.

(5) Die plasing van 'n voorgeskrewe muntstuk in 'n parkeermeter, en as dit 'n parkeermeter is wat nie slegs deur die plasing van 'n muntstuk daarin in werking gestel word nie tensy sodanige parkeermeter daarna in werking gestel word deur die handvatsel wat daaraan gemonteer is heeltemal na regs te draai totdat dit die tydsverloop outomaties registreer en sigbaar aandui, magtig die persoon wat die muntstuk daarin plaas en wat die parkeermeter soos omskryf in werking plaas, om 'n voertuig in die betrokke afgemerkte parkeerplek te parkeer vir 'n tydperk wat ooreenstem met die betaling wat aldus gemaak is: Met dien verstande dat ondanks die betaling soos voornoem, geen bepaling in hierdie artikel aan enigiemand die reg gee om 'n kennisgewing te oortree wat deur die Raad, ooreenkomstig hierdie verordeninge, vertoon word, waarin die parkeer van voertuie binne gespesifiseerde ure, belet word nie.

(6) Dit is onwettig om —

- (a) in 'n parkeermeter enige ander muntstuk te plaas of te probeer plaas, as 'n geldige Suid-Afrikaanse muntstuk waarvan die bedrag op die parkeermeter bepaal is;
- (b) in 'n parkeermeter enige valse of nagmaakte muntstuk of enige vreemde voorwerp te plaas of te probeer plaas;
- (c) in 'n parkeermeter enige valse of nagmaakte muntstuk of te teken of om enige strooibiljet, aanplakbiljet, plakkaat of enige ander dokument daaraan vas te maak, hetsy dit van 'n advertensie aard is al dan nie: Met dien verstande dat hierdie bepaling nie die advertering op parkeermeters ingevolge artikel 214 belet nie.
- (d) op enige wyse hoegenaamd te veroorsaak of om te probeer veroorsaak dat 'n parkeermeter die tydsverloop op 'n ander wyse as deur die plasing daarvan in die voorgeskrewe muntstuk, of die inwerkingstelling daarvan soos in subartikel (3) omskryf, registreer;
- (e) 'n parkeermeter wat nie behoorlik of glad nie werk nie, te ruk, te stamp, te skud of op enige ander wyse te beweeg, om dit sodoende te laat werk of vir enige ander doel;

(3) 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 on his behalf in the parking meter allocated to that space the appropriate coin indicated on such meter, and if it is a parking meter which is not put into operation by the insertion of a coin only unless such parking meter is thereafter put into operation by turning the handle attached thereto fully towards the right until it automatically registers and visibly records the passage of time: Provided that —

- (a) subject to the provisions of paragraph (b) 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 parking meter may indicate to be unexpired;
- (b) no fee shall be payable in respect of any period during which the meter is out of order.

(4) 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.

(5) The insertion of a prescribed coin in a parking meter, and if it is a parking meter which is not put into operation by the insertion of a coin only, unless such parking meter is thereafter put into operation by turning the handle attached thereto fully towards the right until it automatically registers and visibly records the passage of time, shall entitle the person inserting the coin and putting the parking meter into operation as prescribed, to park the vehicle in the appropriate demarcated parking place for the period corresponding with the payment made: Provided that, notwithstanding the making of a payment as aforesaid, nothing in this connection shall entitle any person to contravene a notice exhibited by the Council in terms of these by-laws prohibiting the parking of vehicles between specified hours.

(6) 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 indicated on the parking meter;
- (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: Provided that this provision shall not prohibit the advertising on parking meters in terms of section 214;
- (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, or the putting into operation of the said meter as described in subsection (3);
- (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) enige merk wat op die pad geverf is, of enige teken of kennisgewing wat vir die toepassing van hierdie verordeninge opgerig is, te skend, vuil te maak, uit te wis of dit op 'n ander wyse minder sigbaar te maak of daarmee in te meng.

(7) Iedere voertuig moet op so 'n wyse in 'n afgemerkte parkeerplek, uitgesonderd dié wat hoekig aan die randsteen is, geparkeer word, dat dit letterlik binne in daardie plek is en dat die bestuurder se sitplek, of in die geval van 'n voertuig met 'n linkerstuur die voorste passasier se sitplek, oorkant en na aan die merk is wat as die rigkol bekendstaan, en op die oppervlakte van die pad geverf is of, in die geval van 'n eenrigtingstraat waar parkering aan die regterkant toegelaat word, op die sypaadjie of pad geverf is.

(8) Niemand mag enige voertuig wat nie 'n goederevoertuig is nie, in enige laaisone in die parkeermetergebied parkeer nie.

(9) Waar enige voertuig wat in 'n afgemerkte parkeerplek geparkeer is as gevolg van die lengte daarvan so 'n groot deel van 'n aangrensende parkeerplek in beslag neem dat dit nie moontlik is om 'n voertuig in daardie aangrensende parkeerplek op die wyse wat by subartikel (7) voorgeskryf word, te parkeer nie, moet die persoon wat eersgenoemde voertuig parkeer onmiddellik nadat hy dit geparkeer het 'n geskikte muntstuk in die parkeermeter van beide genoemde plekke plaas, en indien van toepassing albei parkeermeters ingevolge subartikel (3) in werking stel.

(10) Die Raad mag ook kleiner plekke binne die parkeermetergebied vir die parkering van tweewielvoertuie opsy sit of afmerk, en die bepalings van hierdie artikel (en in besonder die vorderings wat deur 'n besluit soos voornoem, voorgeskryf is) is van toepassing op sodanige kleinere plekke.

(11) Iedereen wat enige bepaling van hierdie artikel oortree is by die eerste skuldigebevinding daaraan strafbaar met 'n boete van hoogstens R50 en by enige daaropvolgende skuldigebevinding daarvan met 'n boete van hoogstens R100.

Advertensies op Parkeermeters.

214. Die Raad kan enige persoon na goeddunke toelaat om, onderworpe aan die volgende voorwaardes, op parkeermeters te adverteer —

(a) Die bepalings van die Raad se Bouverordeninge, afgekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig en die Raad se Verordeninge Vir Die Lisensiering Van En Die Toesig Oor, Die Regulering Van en Die Beheer oor Besighede, Bedrywe en Beroepe, afgekondig by Administrateurskennisgewing 247 van 29 Maart 1950, soos gewysig, is nie van toepassing op advertensies op parkeermeters nie.

(b) Die advertensieskyf moet bo-aan die parkeermeterbussie in 'n metaalraam op so 'n wyse vasgeheg wees dat dit die wyserplaat van die meter nie minder sigbaar maak of die behoorlike werking van die meter versteur nie.

(c) Die metaalraam moet hoogstens 10 cm bokant die meterbussie uitsteek, moet nie breër as die meterbussie wees nie en moet deurgaans nie dikker as 2 cm wees nie en dit moet deeglik afgerond en aan die meterbussie volgens vakstandaarde vasgeheg word.

(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.

(7) Every vehicle shall be so placed in a demarcated parking place other than one which is at an angle to the kerb, that it is literally 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 one-way street in which parking on the right-hand side thereof, is permitted, on the footway or roadway.

(8) No person shall park any vehicle, not being a goods vehicle, in any loading zone in the parking meter area.

(9) Where any vehicle parked in a demarcated parking place occupies by reason of its length so much of an adjoining demarcated parking place that it is not possible to park a vehicle in that adjoining place in the manner prescribed by subsection (7) the person parking the first-mentioned vehicle shall immediately after parking it insert an appropriate coin in the parking meter of both the said places, and if applicable, put both parking meters into operation in terms of subsection (3).

(10) The Council may also set aside and demarcate (within the parking meter area) smaller places 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 places.

(11) Any person contravening any provisions of this section 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.

Advertising on Parking Meters.

214. The Council may permit any person as it may determine to advertise on parking meters, subject to the following conditions —

(a) The provisions of the Council's Building By-laws, published under Administrator's Notice 816, dated 28 November 1962, as amended and the Council's By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades And Occupations published under Administrator's Notice 247, dated 29 March 1950, as amended, shall not be applicable to advertisements on parking meters.

(b) The advertising disc, housed in a metal frame, shall be affixed to the top of the parking meter box in such a way that it does not obscure the meter face nor prevent the proper functioning of the meter.

(c) The metal frame shall not exceed 10 cm in height above the meter box, and shall not project beyond the breadth of the meter box nor shall it be more than 2 cm thick at any point and shall be finished and affixed to the meter box in a workmanlike manner.

- (d) Die advertensieskyf moet nêrens by die metaalraam verbysteek nie, nie onooglik wees nie, van duursame materiaal gemaak en volgens vakstandaarde afgerond wees.
- (e) Die advertensie op die skyf moet nie onweloweglik wees of onweloweglikheid suggereer of in stryd met die openbare sedes wees nie.
- (f) Die advertensieraam en -skyf moet behoorlik onderhou en in orde gehou word deur die eienaar daarvan wat aan die Raad verantwoordelik is vir enige skade aan die parkeermeter of die paal waaraan dit vasgeheg is ten gevolge van die vashegting, herstel of onderhoud van sodanige raam of skyf of ten gevolge van die aanwesigheid daarvan op die meterbussie.
- (g) Die Raad behou hom die reg voor om sonder versuim enige advertensieskyf wat nie aan enige bepaling van hierdie artikel voldoen nie, te verwyder. Enige onkoste deur die Raad aangegaan om sodanige verwydering te bewerkstellig, word deur die persoon betaal aan wie toestemming om te adverteer verleen was.
- (h) Niemand mag enige advertensieskyf op enige parkeermeter of enige advertensie wat daarop mag verskyn, beskadig of ontsier nie.
- (i) Die gelde betaalbaar deur enigiemand wat deur die Raad toegelaat word om op parkeermeters te adverteer, beloop 25% (vyf-en-twintig persent) van die advertensiegeld wat deur die adverteerders aan die eienaar van die advertensieraam en -skyf betaalbaar is, onderworpe aan 'n minimum geld van 50c per meter per maand.
- (j) Iedereen wat versuim om enige bedrag wat ooreenkomstig paragraaf (i) hiervan aan die Raad verskuldig is te betaal, is skuldig aan 'n misdryf, maar geen bepaling wat hierin voorkom verhoed die Raad om enige verskuldigde bedrag deur middel van 'n siviele saak te verhaal nie.
- (k) Indien die Raad te eniger tyd besluit om die gebruik van 'n parkeermeter te staak, of om dit vir herstelwerk of tydelike diensonttrekking te verwyder weens bouwerk, herstelwerk aan 'n straat of om 'n ander rede, kan hy die meter verwyder sonder om die eienaar van die advertensieraam en -skyf daarvan in kennis te stel, en sonder om aan sodanige eienaar of aan enige adverteerder of enigiemand anders skadevergoeding te betaal: Met dien verstande dat die Raad die advertensieraam en -skyf in sodanige geval aan die eienaar daarvan terugbesorg: Voorts met dien verstande dat daar verder geen gelde ten opsigte van sodanige advertensieraam en -skyf vir enige tydperk van sodanige verwydering aan die Raad betaalbaar is nie."

P.B. 2-4-2-98-16.

Administrateurskennisgewing 59 10 Januarie 1973.

MUNISIPALITEIT SABIE: SANITÊRE EN VULLISVERWYDERINGSTARIEF

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

- (d) The advertising disc shall not project beyond the metal frame in any direction, shall not be unsightly, shall be of durable material and finished in a workmanlike manner.
- (e) The advertisement on the disc shall not be indecent or suggestive of indecency or contrary to public morals.
- (f) The advertising frame and disc shall be properly maintained and kept in order by the owner thereof who shall be responsible to the Council for any damage to the parking meter or its pole in consequence of the affixing, repair or maintenance of such frame or disc or in consequence of its presence on the meter box.
- (g) The Council reserves the right to remove forthwith any advertisement disc which does not comply with any provision of this section. Any expense incurred by the Council in effecting such removal shall be paid by the person to whom the permission to advertise was given.
- (h) No person shall damage or deface any advertisement disc on any parking meter or any advertisement thereon.
- (i) The charges payable by any person whom the Council shall permit to advertise on parking meters shall be 25% (twenty-five per cent) of the advertising charges payable by advertisers to the owner of the advertising frame and disc, subject to a minimum charge of 50c per meter per month.
- (j) Any person who fails to pay any amount payable to the Council in terms of paragraph (i) shall be guilty of an offence, but nothing therein contained shall prevent the Council from recovering any amount due to it in civil proceedings.
- (k) In the event of the Council resolving at any time to discontinue the use of any parking meter or to remove the same for repair or temporary discontinuance due to building construction, street repair or other reason, it may remove the meter without notice to the owner of the advertising frame and disc and without paying compensation to such owner or to any advertiser or any other person: Provided that in such an event the Council shall return the advertising frame and disc to the owner thereof: Provided further that no fees shall be payable to the Council in respect of such advertising frame and disc for any period of such removal."

P.B. 2-4-2-98-16.

Administrator's Notice 59 10 January, 1973.

SABIE MUNICIPALITY: SANITARY AND REFUSE REMOVALS TARIFF.

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

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Sabie, soos beoog by artikel 19(a) van Hoofstuk I onder Deel IV van die Publieke Gesondheidsverordeninge van genoemde Munisipaliteit, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, is soos volg:—

SANITÊRE EN VULLISVERWYDERINGSTARIEF.

1. Nagvuilverwyderingsdiens.

1. Verwydering van nagvuil en urine, vier maal per week, per emmer, per maand of gedeelte daarvan: R10
2. Verwydering van rioolwater uit septiese- of vakuumentenks, per vrag van 3 kl of gedeelte daarvan: R3
3. Vir iedere aansluiting by die Raad se rioolstelsel, per latrinebak, per maand of gedeelte daarvan: 75c

2. Vullisverwyderingsdiens.

1. Halfweeklikse verwyderings, per blik, per maand of gedeelte daarvan: R1
2. Daaglikse verwyderings, per blik, per maand of gedeelte daarvan: R3

3. Karkasverwyderings.

Vir die verwydering van en beskikking oor dooie diere:—

1. Perd, donkie, muil, bul, koei of ander dier wat tot die perderas of beesras behoort, uitgenome soos in subitem (2) bepaal, per karkas: R1
2. Kalf, vui, skaap, bok, lam, vark, hond, kat of pluimvee, per karkas: 50c
3. Enige ander dier, per karkas: R1

Die Sanitêre- en Vuilgoedverwyderingstarief van die Munisipaliteit Sabie, afgekondig by Administrateurskennisgewing 627 van 17 Augustus 1960, soos gewysig, word hierby herroep.

PB. 2-4-2-81-68.

The Sanitary and Refuse Removals Tariff of the Sabie Municipality, as contemplated by section 19(a) of Chapter I under Part IV of the Public Health By-laws of the said Municipality, published under Administrator's Notice 148, dated 21 February, 1951, shall be as follows:—

SANITARY AND REFUSE REMOVALS TARIFF.

1. Nightsoil Removal Service.

1. Removal of nightsoil and urine, four times per week, per pail, per month or part thereof: R10
2. Removal of sewage from septic or vacuum tanks, per load of 3 kl or part thereof: R3
3. For each connection to the Council's sewerage system, per lavatory pan, per month or part thereof: 75c

2. Refuse Removal Service.

1. Removals twice weekly, per bin, per month or part thereof: R1
2. Daily removals, per bin, per month or part thereof: R3

3. Carcass Removals.

For the removal and disposal of dead animals:—

1. Horse, donkey, mule, bull, cow or other animal belonging to the equine or bovine race, except as provided in subitem (2), per carcass: R1
2. Calf, foal, sheep, goat, lamb, pig, dog, cat or poultry, per carcass: 50c
3. Any other animal, per carcass: R1

The Sanitary and Refuse Removals Tariff of the Sabie Municipality, published under Administrator's Notice 627, dated 17 August, 1960, as amended, is hereby revoked.

PB. 2-4-2-81-68.

ALGEMENE KENNISGEWINGS

GENERAL NOTICES

KENNISGEWING 1 VAN 1973.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoeke met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinsiale 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 aansoeke of wat begerig is om in die sake gehoor te word of verhoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later 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 van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 3 Januarie 1973.

3—10

BYLAE

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Weltevredenpark Uitbreiding 26 (b) Fixed Property Sales and Services Bpk.	Spesiale woon : 201 Algemeen : 2 Besigheids : 1 Garage : 1	Gedeeltes 23 en 94 van die plaas Weltevreden No. 202-IQ en Hoewes 15 en 16 van Glen Dayson Landbouhoewes distrik Roodepoort.	Noord van en grens aan die voorgestelde dorp Weltevredenpark Uitbreiding 24 en wes van en grens aan die voorgestelde dorp Weltevredenpark Uitbreiding 9.	PB. 4/2/2/4482

NOTICE 1 OF 1973.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 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, 3 January, 1973.

3—10

ANNEXURE

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation.	Reference number
(a) Weltevredenpark Extension 26 (b) Fixed Property Sales and Services Ltd.	Special Residential : 201 General Residential : 2 Business : 1 Garage : 1	Portions 23 and 94 of the farm Weltevreden No. 202-IQ, and Holdings 15 and 16 of the Glen Dayson Agricultural Holdings district Roodepoort.	North of and abuts the proposed Weltevredenpark Extension 24 Township and west of and abuts the proposed Weltevredenpark Extension 9 Township.	PB. 4/2/2/4482

KENNISGEWING 4 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/619.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, Elrit Investments (Edms.) Bpk. (Standplaas No. 931), en Karkberg Investments (Edms.) Beperk (Lot No. 150), p/a Lewis Freeman en Maatskappy (Edms.) Beperk, Posbus 2519, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegkema No. 1, 1946, te wysig deur die hersonering van:—Lot No. 150 en gekonsolideerde Standplaas No. 931, geleë aan Bouquetstraat, Geraniumstraat en Lawnstraat, dorp Rosettenville van "Algemene Woon" tot "Algemene Besigheid", in Hoogtestreek V.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/619 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kamer 715, Burgersentrum, Braamfontein, Johannesburg ter insae.

Enige beswaar of vertoë 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 bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 3 Januarie 1973.

3—10

KENNISGEWING 5 VAN 1973.

PRETORIA-WYSIGINGSKEMA NO. 1/352.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Paucor (Edms.) Bpk., Lukasstraat 539, Lukasrand, Pretoria aansoek gedoen het om Pretoria-dorpsaanlegkema No. 1, 1944, te wysig deur die hersonering van: Sekere gedeelte 7 ('n gedeelte van Gedeelte D (No. 196)) van Plot No. 175 en Gedeelte E (Lot No. 209) van Plot No. 175, Drie-en-Dertigstelaan, dorp Villieria van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10,000 vk. vt." tot "Spesiaal" vir enkelverdieping woonstelle en/of Dupleks woonstelle of woonhuise onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/352 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 3 Januarie 1973.

NOTICE 4 OF 1973.

JOHANNESBURG AMENDMENT SCHEME NO. 1/619.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owners, Elrit Investments (Pty.) Limited (Stand No. 931), and Karkberg Investments (Pty.) Limited (Lot No. 150), c/o Lewis Freeman and Company (Pty.) Limited, P.O. Box 2519, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Lot No. 150 and consolidated Stand No. 931 situate on Bouquet Street, Geranium Street and Lawn Street, Rosettenville Township from "General Residential" to "General Business", in Height Zone V.

The amendment will be known as Johannesburg Amendment Scheme No. 1/619. Further particulars of the scheme are open for inspection at Room 715, Civic Centre, Braamfontein, Johannesburg and at the office of the Director of Local Government, Room B206A, 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, 3rd January, 1973.

3—10

NOTICE 5 OF 1973.

PRETORIA AMENDMENT SCHEME NO. 1/352.

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. Paucor (Pty.) Ltd., 539 Lukas Street, Lukasrand, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Certain Portion 7 (a portion of Portion D (No. 196)) of Plot No. 175 and Portion E (Lot No. 209) of Plot 175, situate on Thirty-third Avenue, Villieria Township from "Special Residential" with a density of "One dwelling per 10,000 sq. ft." to "Special" for single storey flats and/or Duplex flats or Dwelling houses, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/352. 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 B206A, Provincial Building, Pretorius Street, Pretoria.

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

G. P. NEL,

Director of Local Government.

Pretoria, 3rd January, 1973.

KENNISGEWING 6 VAN 1973.

PIETERSBURG-WYSIGINGSKEMA NO. 1/28.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. J. A. Hobkirk (Edms.) Bpk., Waalstraat 38, Kaapstad aansoek gedoen het om Pietersburg-dorpsaanleg-skema No. 1, 1955, te wysig deur die hersonerings van:— Restant van Erf No. 491, geleë op die hoek van Hans van Rensburgstraat en Groblerstraat, dorp Pietersburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 9 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema No. 1/28 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pietersburg ter insae.

Enige beswaar of verhoë 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 111, Pietersburg, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 10 Januarie 1973.

10—17

KENNISGEWING 7 VAN 1973.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Posbus 892, Pretoria, ingedien word op of voor 7-2-1973.

(1) Stadsraad van Phalaborwa vir die wysiging van die stigtingsvoorwaardes van dorp Phalaborwa en Phalaborwa Uitbreiding No. 1, ten einde dit in ooreenstemming te bring met die titelvoorwaardes vir Phalaborwa Dorpsuitbreidings Nos. 2, 3 en 4 in soverre dit betrekking het op boutegniese en boumateriale.

PB. 4-14-1596-3.

(2) Barend Daniel Vermeulen vir die wysiging van die titelvoorwaardes van Hoewe No. 51, Raslow Landbouhoewes, distrik Pretoria, ten einde dit moontlik te maak dat die hoewe gebruik mag word vir 'n kwekery. (Die kweek en aankoop van plante vir verkoop).

P.B. 4-16-2-553-1.

(3) Quartette Eiendomme (Eiendoms) Beperk, Omnia Eiendomme (Eiendoms) Beperk en Esparanza Eiendomme (Eiendoms) Beperk, vir die wysiging van die titelvoorwaardes van Gedeelte 9 ('n gedeelte van Gedeelte 2) en Gedeelte 44 ('n gedeelte van Gedeelte 6) van die

NOTICE 6 OF 1973.

PIETERSBURG AMENDMENT SCHEME NO. 1/28.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mr. J. A. Hobkirk (Pty.) Ltd., 38 Waal Street, Cape Town, for the amendment of Pietersburg Town-planning Scheme No. 1, 1955, by rezoning Remainder of Stand No. 491, situate on the corner of Hans van Rensburg Street and Grobler Street, Pietersburg Township from "Special Residential" with a density of "One dwelling per erf" to "General Business" with a density of "One dwelling per 9 000 sq. ft."

The amendment will be known as Pietersburg Amendment Scheme No. 1/28. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pietersburg and at the office of the Director of Local Government, Room B206A, 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 111, Pietersburg at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

10—17

Pretoria, 10 January, 1973.

NOTICE 7 OF 1973.

REMOVAL OF RESTRICTIONS ACT 84 OF 1967.

It is hereby notified in terms of section 3(6) of the above Act that the undermentioned applications have been received by the Director of Local Government and are open to inspection at Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address, or P.O. Box 892, Pretoria, on or before 7-2-1973.

(1) Phalaborwa Town Council for the amendment of the conditions establishment of Phalaborwa and Phalaborwa Extension No. 1 Townships to bring these in accordance with the title conditions for Phalaborwa Extensions Nos. 2, 3 and 4 in respect of building techniques and building materials.

PB. 4-14-2-1596-3

(2) Barend Daniel Vermeulen for the amendment of the conditions of title of Holding No. 51, Raslow Agricultural Holdings, district Pretoria, to permit the holding being used as a nursery. (The growth and the buying of plants for resale.)

P.B. 4-16-2-553-1.

(3) Quartette Eiendomme (Proprietary) Limited, Omnia Eiendomme (Proprietary) Limited and Esparanza Eiendomme (Proprietary) Limited for the amendment of the conditions of title of Portion 9 (a portion of Portion 2) and Portion 44 (a portion of Portion 6) of the farm

plaas Waterval No. 5 IR, distrik Johannesburg en Hoewes Nos. 60, 61 en 62, Halfway House Estate, distrik Johannesburg, ten einde die oprigting van kantore, laboratoriums en ander doeleindes daaraan verwant moontlik te maak.

P.B. 4-16-2-275-4.

(4) Davol Constructions Company (Pty.) Ltd. vir die wysiging van die titelvoorwaardes van Vrypag Lotte Nos. 694, 696, 698, 700 en 702, dorp Malvern, distrik Johannesburg ten einde die opening van enige geboue as winkels en/of besigheids persele in ooreenstemming met die dorpsaanlegskema te bring sonder die verpligting dat die toestemming van die dorpsreienaar verkry moet word moontlik te maak.

P.B. 4-14-2-818-2

(5) Flower Foundation Residential Clubs vir die wysiging van die titelvoorwaardes van Erf No. 107, dorp Dunkeld West, stad Johannesburg, ten einde dit moontlik te maak dat die erf vir losieshuis en/of inrigtings doeleindes gebruik kan word.

P.B. 4-14-2-370-4.

(6) Johannesburg's 80th Birthday Fund for the Aged, for the amendment of the conditions of title of Remaining Extent of Portion 23 (a portion of Portion 7) of the farm Klipriviersberg No. 106 IR, distrik Johannesburg, to permit the property being used for an Old Age Home and/or institutional purposes.

P.B. 4-15-2-21-106-2.

(7) City Council of Ermelo for the amendment of the conditions of title of Ermelo Extension No. 11, distrik Ermelo, to permit the establishment and registration of Ermelo Extension No. 11 Township.

P.B. 4-14-2-2879-1.

(8) Die Apostoliese Geloof Sending van Suid-Afrika for the amendment of the conditions of title of Holding No. 122, Rand Collieries Small Holdings, distrik Brakpan, to permit the Holding being used for church purposes.

P.B. 4-16-2-550-1.

(9) Johannesburg Diocesan Trustees vir die wysiging van die titelvoorwaardes van Lot No. 616, dorp Houghton Estate, distrik Johannesburg ten einde die oprigting van geboue vir die uitbreiding aan die voorbereidingskool op Lot No. 615 moontlik te maak.

P.B. 4-14-2-619-4.

Waterval No. 5 IR, district Johannesburg and Holdings Nos. 60, 61 and 62, Halfway House Estate, district Johannesburg, in order to permit the erection of offices, laboratories and other purposes normally incidental thereto.

P.B. 4-16-2-275-4.

(4) Davol Construction Company (Pty.) Ltd. for the amendment of the conditions of title of Freehold Lots Nos. 694, 696, 698, 700 and 702 Malvern, District Johannesburg to permit the opening of any buildings as shops and/or business premises in accordance with the town planning scheme without being obliged to obtain permission in writing therefor from the Township Owner.

P.B. 4-14-2-818-2

(5) Flower Foundation Residential Clubs for the amendment of the conditions of title of Erf No. 107, Dunkeld West Township, City Johannesburg, to permit the erf being used for boarding house and/or institutional purposes.

P.B. 4-14-2-370-4.

(6) "Johannesburg's 80th Birthday Fund for the Aged", vir die wysiging van die titelvoorwaardes van Resterende Gedeelte van Gedeelte 23 ('n gedeelte van Gedeelte 7) van die plaas Klipriviersberg No. 106 IR, distrik Johannesburg, ten einde dit moontlik te maak om die grond vir 'n ouetehuis en/of inrigtings doeleindes te gebruik.

P.B. 4-15-2-21-106-2.

(7) Stadsraad van Ermelo vir die wysiging van die titelvoorwaardes van dorp Ermelo Uitbreiding No. 11, distrik Ermelo, ten einde dit moontlik te maak om die dorp Ermelo Uitbreiding 11 gestig en geregistreer te kry.

P.B. 4-14-2-2879-1.

(8) Die Apostoliese Geloof Sending van Suid-Afrika vir die wysiging van die titelvoorwaardes van Hoewe No. 122, Rand Collieries Klein Hoewes, distrik Brakpan, ten einde dit moontlik te maak om die grond vir kerkdoeleindes te gebruik.

P.B. 4-16-2-550-1.

(9) Johannesburg Diocesan Trustees for the amendment of the conditions of title of Lot No. 616 Houghton Estate Township, district Johannesburg to permit the use of the lot for the erection of extensions to the preparatory school sited on Lot 615.

P.B. 4-14-2-619-4.

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):—

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):—

<i>Tender No.</i>	<i>Beskrywing van Diens Description of Service</i>	<i>Sluitingsdatum Closing Date</i>
HD. 2/1/73	60-Sitplek passasiersbusse/60-Seater passenger buses	23.2.1973
HD. 2/2/73	35-Sitplek passasiersbusse/35-Seater passenger buses	23.2.1973
W.F.T.B. 26/73	H.F. Verwoerd-hospitaal: Kraamafdeling: Buite-opknapping van hospitaal, verpleegsterste-huis ens./H.F. Verwoerd Hospital: Maternity section: External renovation of hospital, nurses' home etc.	2.2.1973
W.F.T.B. 27/63	Pietersburgse Hospitaal: Algehele reparasies aan en opknapping van: (a) Verpleegsterstehuis (Nie-Blanke) en (b) Hoofkombuis by hospitaal (Blanke)/Pietersburg Hospital: Entire repairs to and renovation of: (a) Nurses' homes (Non-White) and (b) Main kitchen at hospital (White)	2.2.1973

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrygbaar:

Tender verwy-sing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdie-ping	Tele-foonno. Pretoria
HA 1	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	489251
HA 2	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	489401
HB	Direkteur van Hospitaaldiens-te, Privaatsak X221	A723	A	7	489202
HC	Direkteur van Hospitaaldiens-te, Privaatsak X221	A728	A	7	489206
HD	Direkteur van Hospitaaldiens-te, Privaatsak X221	A730	A	7	480354
PFT	Provinsiale Sekre-taris (Aankope en Voorrade), Privaatsak X64	A1119	A	11	480924
RFT	Direkteur, Trans-vaalse Paale-departement, Privaatsak X197	D518	D	5	489184
TOD	Direkteur, Trans-vaalse Onder-wysdeparte-ment, Privaat-sak X76	A549	A	5	480651
WFT	Direkteur, Trans-vaalse Werke-departement, Privaatsak X228	C111	C	1	480675
WFTB	Direkteur, Trans-vaalse Werke-departement, Privaatsak X228	C219	C	2	480306

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 tjek deur die bank geparafeer of 'n departementele legoroer-kwitasie (R10). Genoemde depositobedrag sal terugbetaal word as 'n *bona fide*-inskriving van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelhedslyste, 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 voorgelê word.

5. Iedere inskriving moet in 'n afsonderlike verselde kovert ingedien word, geadresseer aan die Voorsitter. Die Transvaalse Provinsiale Tenderraad, Postbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 vm. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 vm. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS, Voorsitter, Transvaalse Provinsiale Tenderraad, (Tvl.), Pretoria, 3 Januarie 1973.

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 Hos-pital Services, Private Bag X221	A739	A	7	489251
HA 2	Director of Hos-pital Services, Private Bag X221	A739	A	7	489401
HB	Director of Hos-pital Services, Private Bag X221	A723	A	7	489202
HC	Director of Hos-pital Services, Private Bag X221	A728	A	7	489206
HD	Director of Hos-pital Services, Private Bag X221	A730	A	7	480354
PFT	Provincial Secre-tary (Purchases and Supplies), Private Bag X64	A1119	A	11	480924
RFT	Director, Trans-vaal Roads Department, Private Bag X197	D518	D	5	489184
TED	Director, Trans-vaal Education Department, Private Bag X76	A549	A	5	480651
WFT	Director, Trans-vaal Depart-ment of Works, Private Bag X228	C111	C	1	480675
WFTB	Director, Trans-vaal Depart-ment of Works, Private Bag X228	C219	C	2	480306

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 initialled 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 super-scribed 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, (Tvl.), Pretoria, 3 January, 1973.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Persone wat navraag wens te doen aangaande die hieronder omskrywe diere moet in die geval van munisipale skutte, die Stadsklerk nader en wat diere in distrik-skutte betref, die betrokke Landdros.

CHARL CILLIERS, MUNISPALE SKUT OP WOENSDAG 10 JANUARIE 1973 OM

10 VM. Vers, swart, beide ore swaelstert, linkeroor halfmaan, 3 jaar.

MUNISPALE SKUT, KRUGERSDORP OP SATERDAG 20 JANUARIE 1973 OM 9 VM. Perd, hings, donkerbruin, 3 jaar.

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, of those in district pounds, the Magistrate of the district concerned.

CHARL CILLIERS, MUNICIPAL POUND, ON WEDNESDAY 10th JANUARY, 1973 AT 10 A.M. Heifer, black, both ears swallowtails, left ear crescent, 3 years.

KRUGERSDORP MUNICIPAL POUND ON SATURDAY 20th JANUARY 1973, AT 9 A.M. Horse, stallion, dark brown, 3 years.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN SPRINGS.

PROKLAMERING VAN 'N PAD GELEË OP DIE PLAAS GEDULD NO. 123 I.R., DISTRIK SPRINGS: TOEGANGSPAD NA PRESIDENTSDAM EN PRESIDENTSDAM-UITBREIDING NO. 1 DORPSGEBIEDE:

Kennis geskied hiermee kragtens artikel 5 van die "Local Authorities Roads Ordinance", No. 44 van 1904, dat die Stadsraad van Springs 'n versoekskrif tot die Administrateur gerig het om die pad wat in die meegaande bylae omskryf word en gedefinieer word deur diagram S.G. No. A5288/72 (R.M.T. No. R6/72) wat deur landmeter R. C. Davey opgestel is van opmetings wat in Julie 1970 uitgevoer is, as openbare pad te proklameer.

'n Afskrif van die versoekskrif, kaart en bylae kan tydens kantoorure in die kantoor van die ondergetekende besigtig word.

Die regte wat deur die voorgestelde proklamerings geraak word, word in die meegaande bylae omskryf.

Enige belanghebbende persoon wat graag 'n beswaar teen die proklamerings van die voorgestelde pad wil indien, moet sodanige beswaar skriftelik in tweevoud by die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria, en die ondergetekende indien nie later nie as 12 Februarie 1973.

H. A. DU PLESSIS,
Klerk van die Raad.

Standhuis,
Springs.
27 Desember 1972.
(No. 132/1972)

BYLAE.

'n Pad algemeen 25 m wyd, wat by Hoofrifweg by die ingang na Murray Park begin en in 'n noord-oostelike rigting strek vir ongeveer 130 m en daarna in 'n noordelike rigting strek vir ongeveer 575 m en by Murray Park eindig.

Regte wat geraak word:

- 1) Oppervlakteregpermit No. A43/61 vir 'n toegangspad met omheining gehou deur die Stadsraad van Springs;

- 2) Oppervlakteregpermit No. A209/38 vir rioolpylyne gehou deur die Stadsraad van Springs;

- 3) Oppervlakteregpermit No. A83/54 vir 'n gebied vir landbou en bosaanplanting met omheining gehou deur Geduld Investments Ltd.;

- 4) Oppervlakteregpermit No. A123/27 vir 'n plantasie met omheining gehou deur Geduld Investments Ltd.

TOWN COUNCIL OF SPRINGS.

PROCLAMATION OF A ROAD ON THE FARM GEDULD NO. 123 I.R. DISTRICT SPRINGS: ACCESS ROAD TO PRESIDENTSDAM AND PRESIDENTSDAM EXTENSION NO. 1 TOWNSHIP:

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance No. 44 of 1904, that the Town Council of Springs has petitioned the Administrator to proclaim as a public road the road as described in the schedule hereto and defined by diagram S.G. No. A5288/72 (R.M.T. No. R6/72) framed by Land Surveyor R. C. Davey from a survey performed in July, 1970.

A copy of the petition, diagram and schedule can be inspected during office hours at the office of the undersigned.

The rights affected by the proposed proclamation are set out in the schedule hereto.

Any interested person who wishes to lodge any objection to the proclamation of the proposed road, must lodge his objection in writing in duplicate, with the Director of Local Government, P.O. Box 892, Pretoria, and the undersigned not later than the 12th February, 1973.

H. A. DU PLESSIS,
Clerk of the Council

Town Hall,
Springs.
27 December 1972.
(No. 132/1972)

SCHEDULE

A road generally 25 m wide, commencing at the Main Reef Road at the entrance to Murray Park and running in a north-easterly direction for approximately 130 m, thence in a northerly direction for approximately 575 m, terminating at Murray Park.

Rights Affected:

- 1) Surface Right Permit No. A43/61 for an access Road with fencing held by the Town Council of Springs;
- 2) Surface Right Permit No. A209/38 for sewerage pipe lines held by the Town Council of Springs;
- 3) Surface Right Permit No. A83/54 for an area for agriculture and afforestation with fencing held by Geduld Investments Ltd.;
- 4) Surface Right Permit No. A123/27 for a plantation with fencing held by Geduld Investments Ltd.

1093-27-3-10

STADSRAAD VAN VERWOERDBURG

PRETORIASTREEK-WYSIGINGSKEMA NO. 345. GEBRUIK VAN BYLAES 12/2-345

Die Stadstaat van Verwoerdburg het 'n ontwerp wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Pretoria-streek-Wysigingskema No. 345.

Hierdie ontwerpskema bevat die volgende voorstel wat groter doeltreffendheid in die hand sal werk.

Die wysiging van die Pretoria-streek Dorpsaanlegskema, 1960, in soverre dit toegepas word op die gebied van jurisdiksie van die Stadsraad van Verwoerdburg, ten einde voorsiening te maak vir 'n bylaagstelsel.

By 'n bylaagstelsel word bedoel (in teenstelling met die huidige opset waar, ten opsigte van enige voorwaardes neergelê by

'n aansoek om die wysiging van 'n dorpsbeplanningskema, sodanige voorwaardes ook by die voorbehoudsbepalings in die skemaklausules van die betrokke dorpsbeplanningskema ingevoeg moet word) 'n stelsel waar daar op enige wysigingskemaakart slegs na 'n bylaag, waarin dié voorwaardes vervat is, verwys word.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Klerk van die Raad, Munisipale Kantore, Verwoerdburg, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 20 Desember 1972.

Die Raad sal oorweeg of die skema aangeneem moet word, al dan nie.

Enige eienaar of okkuperder 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 ondergetekende binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 Januarie 1973 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

J. S. H. GILDENHUYS
Stadsklerk

Munisipale Kantore,
Posbus 14013,
Verwoerdburg
27 Desember 1972.
Kennisgewing No. 75/72.

TOWN COUNCIL OF VERWOERDBURG

PRETORIA REGION AMENDMENT SCHEME NO. 345 : USE OF ANNEXURES

The Town Council of Verwoerdburg has prepared a draft amendment town-planning scheme, to be known as Pretoria Region Amendment Scheme No. 345.

This draft scheme contains the following proposal with a view to effecting greater efficiency.

The amendment of the Pretoria Region Town-Planning Scheme, 1960, in so far as it is applied to the area of jurisdiction of the Town Council of Verwoerdburg, to provide for the use of a system of annexures.

By a system of annexures is understood (in contrast to the present situation whereby, in respect of any conditions imposed during consideration of an application for the amendment of a town-planning scheme, such conditions have to be incorporated with the provisos in the clauses of the town-planning scheme concerned.) a system whereby on a map of any amendment scheme, reference is only made to the annexure in which such conditions are contained.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Verwoerdburg for a period of four (4) weeks from the date of the first publication of this notice, which is 20th December, 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 km. of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 17th January, 1972 inform the undersigned, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Council.

J. S. H. GILDENHUYS
Town Clerk

Municipal Offices,
P.O. Box 14013,
Verwoerdburg.
27th December, 1972.
Notice No. 75/72

1099-27-3-10-17

KENNISGEWING.

STADSRAAD VAN ERMELO.

WYSIGING VAN DORPSAANLEG- SKEMA.

Die Stadsraad van Ermelo het 'n wysigende dorpsaanlegskema opgestel wat bekend sal staan as Wysigingskema nommer 1/23. Hierdie ontwerp wysigingskema wysig die Ermelo Dorpsaanlegskema nommer 1 van 1954 in die volgende opsigte:—

1. Om Bloomfieldstraat te hersoneer na bestaande straat van "spesiale besigheid" met 'n digtheidskleur van een woonhuis per 800 m² en een woonhuis per 1 200 m².
2. Om die minimum straat front te verminder van erwe van 'n grootte van 1 500 m². van 38 meter na 25 meter.

Besonderhede van hierdie skema lê ter insae in die Kantoer van die Stadsklerk, Stadshuis, Ermelo, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing.

Die dorpsraad sal oorweeg of hierdie skema aangeneem word aldan nie. Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogemelde Dorpsaanlegskema of binne 1 myl van die grens daarvan, het die reg om teen die skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die Stadsraad binne 4 weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 3 Januarie 1973 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Stadsraad verhoor wil word of nie.

Kennisgewing Nommer 65/72.

NOTICE.

TOWN COUNCIL OF ERMELO.

AMENDMENT OF TOWN PLANNING SCHEME.

The Town Council of Ermelo has prepared a draft amendment town planning scheme to be known as amendment scheme number 1/23. This scheme amends the Ermelo Town Planning Scheme number 1 of 1954 in the following manner:—

1. Bloomfield Street to be zoned "existing street" from "special business" with a density of one dwelling per 800 square metres and one dwelling per 1 200 square metres.
2. To reduce the minimum street frontage of 1 500 m² erven from 38 metre to 25 metre.

Particulars of this scheme are open for inspection in the office of the Town Clerk, Town Hall, Ermelo, for a period of four weeks from date of the first publication of this notice.

The Townships Board will consider whether or not this scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned town planning scheme or within one mile of the boundary thereof has the right to object to this scheme or make presentations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice which is 3rd January, 1973, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Town Council.

Notice No. 65/72.

1-3-10

STADSRAAD VAN SANDTON.

TUSSENTYDSE WAARDERINGSLYSTE SOOS OP 30 JUNIE 1972.

Kennis geskied hiermee ooreenkomstig die bepaling van artikel 12 van die Plaaslike-Bestuur-Belastingordonnansie, 1933, dat die ondergemelde tussentydse waarderingslyste van eiendomme geleë binne die Munisipaliteit van Sandton, voltooi is en gedurende gewone kantoorure ter insae lê in Kamer 517, (vyfde vloer), Burgersentrum, Sandown, Sandton, vanaf 3 Januarie tot 4.30 nm. op 2 Februarie 1973, naamlik:

- a) Vir die vorige algemene waarderingslys wat op 30 Junie 1972 verstryk het, die tussentydse waarderingslys vir die tydperk 1 Julie 1971 tot 30 Junie 1972.
- (b) Vir die huidige algemene waarderingslys wat op 1 Junie 1972 in werking gekom het, 'n tussentydse waarderingslys tot 30 Junie 1972 wat die volgende nuwe dorpsgebiede insluit:
Bryanston Uitbreiding 12
Bryanston Uitbreiding 18
Littlefillan
Morningside Uitbreiding 69
River Club Uitbreiding 1
Wendywood Uitbreiding 5
Wesco Park

Alle persone wat belang het by die waarderingslyste word versoek om enige beswaar wat hulle mag hê ten opsigte van enige belastbare eiendom wat in die lys voorkom, of daaruit weggelaat is, of ten opsigte van enige fout, gemaak of verkeerde beskrywing wat in die lys gegee word, binne die tydperk in hierdie kennisgewing genoem, in te dien.

Alle besware moet nie later as 4.30 nm. op Vrydag, 2 Februarie 1973 op die voorgeskrewe vorm by die Stadsklerk ingedien word. Beswaarvorms is verkrygbaar by die plek waar die lys ter insae lê.

Niemand sal die reg hê om 'n beswaar voor die Waarderingshof te opper nie, ten-

sy kennisgewing van beswaar op die wyse hierbo genoem, vooraf by die Stadsclerk ingedien is.

R. I. LOUITTIT,
Stadsclerk.

Posbus 65202,
Benmore,
Transvaal.
Kennisgewing No. 88/1972.

TOWN COUNCIL OF SANDTON.

INTERIM VALUATION ROLLS AS AT 30TH JUNE, 1972.

Notice is hereby given in terms of the provisions of Section 12 of the Local Authorities Rating Ordinance, 1933, that the undermentioned interim valuation rolls of properties within the Municipality of Sandton have been completed and will lie for public inspection during office hours, at Room 517 (Fifth Floor), Civic Centre, Sandown, Sandton, as from the 3rd January, until 4.30 p.m. on the 2nd February, 1973 namely:

- (a) For the previous general valuation roll which expired on the 30th June, 1972, the interim roll being for the period 1st July, 1971 to 30th June, 1972.
- (b) For the new general valuation roll which come into effect on the 1st July, 1972, an interim roll up to 30th June, 1972, which includes the following new townships:
Bryanston Extension 12
Bryanston Extension 18
Littlefillan
Morningside Extension 69
River Club Extension 1
Wendywood Extension 5
Wesco Park

All persons interested are called upon to lodge within the period stated in this notice, any objections that they may have in respect of any rateable property appearing in the Rolls or omitted therefrom or in respect of any error or description in the rolls.

All objections must be lodged on the prescribed form not later than 4.30 p.m. on Friday, February 2nd, 1973, with the Town Clerk. Objections forms may be obtained at the place where the rolls will lie for inspection.

Nobody shall be entitled to urge any objection before the Valuation Court unless he shall have first lodged notice of objection as aforesaid with the Town Clerk.

R. I. LOUITTIT,
Town Clerk.

P.O. Box 65202,
Benmore,
Transvaal.
Notice No. 88/1972.

7-3-10

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

ALGEMENE WAARDERING VAN BELASBARE EIENDOMME.

Kennisgewing geskied hiermee kragtens artikel 5(3)(b) van die Plaaslike Bestuur Belastingordonnansie No. 20 van 1933, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede van voorneme is om aansoek te doen dat die Administra-

teur kragtens die bevoegdheid hom verleen by Artikel 5(2) van die bogemelde Ordonnansie, toestemming sal verleen dat 'n Algemene Waardering van alle belasbare eiendomme binne die gebiede van die ondergemelde Plaaslike Gebiedskomitees, van tyd tot tyd maar minstens eenmaal in elke vyf jaar gemaak mag word:

Clewer
Kaapmuiden
Magaliesburg
Paardekop
Roosenekal
Eloff
Grasmere/Lawley
Letsitele
Marikana
Migdol
Northam
Suidwes-Pretoria
Sundra
Wes-Rand

Burgersfort
Groot Marico
Lothair
Vermaas
Witpoort
Davel
Grootvlei
Haenertsburg
Hillside
Hoedspruit
Pienaarsrivier
Vaalwater
Vischkuil
Glaudina

Alle persone wat belang het word versoek om enige beswaar wat hulle mag hê teen die voorneme van die Raad, skriftelik in te dien by die ondergetekende voor Maandag 29 Januarie 1973.

J. J. H. BESTER,
Sekretaris.

Posbus 1341,
Pretoria.
3 Januarie 1973.
Kennisgewing No. 9/73.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

GENERAL VALUATION OF RATEABLE PROPERTY.

Notice is hereby given in terms of Section 5(3)(b) of the Local Authorities Rating Ordinance No. 20 of 1933, that the Transvaal Board for the Development of Peri-Urban Areas intends to apply to the Administrator that he will permit in terms of the power conferred upon him by Section 5(2) of the abovementioned Ordinance that General Valuations be made from time to time but not less than once in every five years of all rateable property within the areas of the undermentioned Local Area Committees:—

Clewer
Kaapmuiden
Magaliesburg
Paardekop
Roosenekal
Eloff
Grasmere/Lawley
Letsitele
Marikana
Migdol
Northam
South West Pretoria
Sundra
West Rand

Burgersfort
Groot Marico
Lothair
Vermaas
Witpoort
Davel
Grootvlei
Haenertsburg
Hillside
Hoedspruit
Pienaarsrivier
Vaalwater
Vischkuil
Glaudina

All persons interested are called upon to lodge any objections they may have against the intention of the Council in writing with the undersigned before Monday, 29th January, 1973.

J. J. H. BESTER,
Secretary.

P.O. Box 1341,
Pretoria.
3 January, 1973.
Notice No. 9/73.

12-3-10-17

MUNISIPALITEIT RUSTENBURG — WYSIGING VAN BOUVERORDENINGE.

Kennis word hiermee ingeolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, gegee dat die Stadsraad besluit het om die Bouverordeninge te wysig deur die oprigting van sinkomheinings te verbied.

Besonderhede van die wysiging van die verordeninge lê ter insae by die Kantoer van die Raad vir 'n tydperk van 14 dae vanaf 10 Januarie 1973 gedurende welke tydperk enige besware by die ondergetekende ingedien moet word.

W. J. ERASMUS,
Stadsclerk.

10 Januarie 1973.
No. 107/72.

RUSTENBURG MUNICIPALITY — AMENDMENT TO BUILDING 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 has decided to amend the Building By-laws to forbid the erection of zinc fences.

Particulars of the amendments are open to inspection at the office of the Council for a period of 14 days from the 10th January, 1973, during which period any objections should be lodged with the undersigned in writing.

W. J. ERASMUS,
Town Clerk.

10th January, 1973.
No. 107/72.

15-10

STADSRAAD VAN ERMELO.

KENNISGEWING: WYSIGING VAN SWEMBADVERORDENINGE.

Kennis geskied hiermee ingeolge die bepalings van Artikel 96 van Ordonnansie 17 van 1939 soos gewysig, dat die Stadsraad van Ermelo van voornemens is om die Swembadverordeninge soos afgekondig ingeolge Administrateurskennisgewing No. 2 van 5 Januarie 1938, soos gewysig, verder te wysig, teneinde voorsiening te maak vir die gratis toegang van groepe skoolkinders gedurende skoolure tot die bad.

Afskrifte van die voorgestelde wysiging lê gedurende normale kantoorure ter insae in die Kantoer van die Stadsclerk, K.W.B. Gebou, Ermelo, in beide amptelike tale.

Enige persoon wat beswaar wil aanteken teen die voorneme van die Stadsraad om die Verordeninge te wysig, moet sodanige beswaar skriftelik indien by die Stadsclerk, voor 12 uur middag op 25 Januarie 1973. Kennisgewing No. 68/72.

TOWN COUNCIL OF ERMELO.

NOTICE: AMENDMENT OF SWIMMINGBATH BY-LAWS.

Notice is hereby given in terms of Section 96 of Ordinance No. 17 of 1939, as amended, that the Town Council of Ermelo intends amending the Swimmingbath By-Laws promulgated under Administrator's Notice No. 2 of the 5th January, 1938, as amended, to make provision for free admission for groups of school-children during school-hours to the bath.

Copies of the proposed amendment, lie open for inspection during normal office hours in the office of the Town Clerk, K.W.B. Building, Ermelo, in both official languages.

Any person who wishes to object against the Council's intention, must submit such objection in writing to the Town Clerk, before 12 noon on 25th January, 1973.

Notice No. 68/72.

16—10

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Dit word hierby, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potchefstroom van voorneme is om die Watervoorsieningsverordeninge te wysig ten opsigte van aansluitingsgelde en die koste van verskuiwing van watermeters.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Klerk van die Raad, Munisipale Kantore, Potchefstroom, vir 'n tydperk van veertien dae met ingang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik, 1973-01-10.

Enige persoon wat beswaar teen die wysiging wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk inhandig binne 14 dae vanaf datum van publikasie hiervan.

S. H. OLIVIER,
Stadsklerk.

Munisipale Kantore,
Potchefstroom.
No. 135—1973-01-10.

TOWN COUNCIL OF POTCHEFSTROOM.

AMENDMENT TO WATER SUPPLY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom intends amending the Water Supply By-laws in respect of connection fees and the cost of shifting water meters.

Copies of this amendment are open for inspection at the offices, of the Clerk of the Council, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provincial Gazette, namely, 1973-01-10.

Any person who wishes to object to this amendment, may lodge such objection in writing with the Town Clerk within 14 days of publication hereof.

S. H. OLIVIER,
Town Clerk

Municipal Offices,
Potchefstroom.
No. 135—1973-01-10.

17—10

STADSRAAD VAN WESTONARIA

WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE PARKE.

Ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekend gemaak dat die Stadsraad van Westonaria voornemens is om die Verordeninge betreffende Openbare Parke afgekondig by Administrateurskennisgewing No. 926 van 30 November 1960, soos gewysig, verder soos volg te wysig:

Deur 'n bepaling in te voeg dat geen kampeerder toegelaat word om 'n kampeerterrein of standplaas in die woonwagpark vir langer as drie maande te beset nie.

Afskrifte van die voorgestelde wysigings lê ter insae gedurende gewone kantoorurc by die Munisipale Kantore, Edwardslaan, Westonaria, vir 'n tydperk van 14 dae vanaf Woensdag, 10 Januarie 1973.

W. J. R. APPELCRYN,
Stadsklerk,

Munisipale Kantore,
Westonaria.
10 Januarie 1973.
M.K. 44/72.

TOWN COUNCIL OF WESTONARIA.

AMENDMENT TO BY-LAWS RELATING TO PUBLIC PARKS.

In terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Town Council of Westonaria intends amending its by-laws relating to Public Parks published under Administrator's Notice No. 926 of 30th November, 1960, as amended, as follows:—

By the inclusion of a provision that no camper shall be permitted to occupy a camping site or a stand in the caravan parks for a longer period than three months.

Copies of the proposed amendment are open for public inspection during normal office hours at the Municipal Offices, Edwards Avenue Westonaria, for a period of 14 days from Wednesday, 10th January, 1973.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria.
10th January, 1973.
M.N. 44/72.

18—10

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN VERORDENINGE VIR DIE UITREIKING VAN SERTIFIKATE EN VERSKAFFING VAN INLIGTING AAN DIE PUBLIEK.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad besluit het om bogemelde verordeninge te wysig deur die tariewe van sekere items te skrap asook nuwe toevoegings.

'n Afskrif van die wysigings van die verordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf 11 Januarie 1973 gedurende welke tydperk enige besware skriftelik by die ondergetekende ingedien moet word.

10 Januarie 1973.
No. 104/72.

W. J. ERASMUS,
Stadsklerk.

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT OF THE BY-LAWS FOR THE ISSUE OF CERTIFICATES AND THE SUPPLY OF INFORMATION TO THE PUBLIC.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council has resolved to amend the By-laws for the issue of Certificates and the Supply of information to the Public by deleting the tariff of certain items and the insertion of new items.

A copy of the amendments of the by-laws is open for inspection at the office of the Council for a period of 14 days from the 11th January, 1973, during which period any objections should be lodged with the undersigned in writing.

W. J. ERASMUS,
Town Clerk.

10 January 1973.
No. 104/72.

20—10

STADSRAAD VAN RANDBURG.

AANVAARDING VAN STANDAARD-VOEDSELHANTERINGSVERORDENINGE AFGEKONDIG BY ADMINISTRATEURSKENNISGEWING NO. 1317 VAN 1972 EN SKRAPPING VAN HOOFSTUK 8 (SOOS GEWYSIG) VAN DIE PUBLIEKE GESONDHEIDSVERORDENINGE AFGEKONDIG BY ADMINISTRATEURSKENNISGEWING NO. 148 VAN 1951.

Kennis geskied hiermee ingevolge Artikel 96bis(2) van Ordonnansie 17 van 1939, soos gewysig, dat die Stadsraad van Randburg van voorneme is om die Standaardverordeninge ten opsigte van Voedselhantering soos gepubliseer in Buitengewone Provinsiale Koerant No. 3586 van 16 Augustus 1972 aan te neem en om aansoek om die skapping van Hoofstuk 8 (soos gewysig) van die Publieke Gesondheidsverordeninge, afgekondig by Administrateurskennisgewing No. 148 van 1951, te doen.

Afskrifte van die voorgestelde verordeninge lê ter insae gedurende gewone kantoorure by Kamer 108, Munisipale Kantore, Hendrik Verwoerdylaan, Randburg, tot en met 29 Januarie 1973.

J. C. GEYER,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1,
Randburg.
10 Januarie 1973.

Kennisgewing No. 111/1972.

TOWN COUNCIL OF RANDBURG.

ADOPTION OF STANDARD FOOD-HANDLING BY-LAWS PUBLISHED UNDER ADMINISTRATOR'S NOTICE NO. 1317 OF 1972 AND DELETION OF CHAPTER 8 OF THE PUBLIC HEALTH BY-LAWS PUBLISHED UNDER ADMINISTRATOR'S NOTICE NO. 148 OF 1951.

Notice is hereby given in terms of section 96bis(2) of Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Randburg to adopt the Standard Food-Handling By-laws as published under Extraordinary Official Gazette No. 3586 of 16th August, 1972 and

to apply for the deletion of Chapter 8 (as amended) of the Public Health By-laws, published under Administrator's Notice No. 148 of 1951.

Copies of the proposed By-laws are open for inspection during normal office hours at Room 108, Municipal Offices, Hendrik Verwoerd Drive, Randburg, until 29th January, 1973.

J. C. GEYER,
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
10 January 1973.
Notice No. 111/1972.

21-10

**STADSRAAD VAN POTCHEFSTROOM
WYSIGING VAN RIOLERINGS- EN
LOODGIETERSVERORDENINGE.**

Dit word hierby, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potchefstroom van voorneme is om die Riolerings- en Loodgietersverordeninge te wysig ten opsigte van die tariewe vir rioolaansluitings en Basiese Gelde.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Klerk van die Raad, Munisipale Kantore, Potchefstroom, vir 'n tydperk van veertien dae met in-gang van datum van publikasie hiervan in die Provinsiale Koerant, naamlik, 1973-01-10.

Enige persoon wat beswaar teen die wysiging wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk inhandig binne 14 dae vanaf datum van publikasie hiervan.

S. H. OLIVIER,
Stadsklerk.

Munisipale Kantore,
Potchefstroom.
No. 136 — 1973-01-10.

**TOWN COUNCIL OF
POTCHEFSTROOM.**

**AMENDMENT TO DRAINAGE AND
PLUMBING BY-LAWS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom intends amending the Drainage and Plumbing By-Laws in respect of the tariff for sewerage connections and Basic Charges.

Copies of this amendment are open for inspection at the offices of the Clerk of the Council, Municipal Offices, Potchefstroom, for a period of 14 days from date of publication hereof in the Provincial Gazette, namely, 1973-01-10.

Any person who wishes to object to this amendment, may lodge such objection in writing with the Town Clerk within 14 days of publication hereof.

S. H. OLIVIER,
Town Clerk.

Municipal Offices,
Potchefstroom.
No. 136 — 1973-01-10.

22-10

STADSRAAD VAN BETHAL.

**VOORGESTELDE WYSIGING VAN
DORPSBEPLANNINGSKEMA NOMMER
1 VAN 1952 (WYSIGINGSKEMA NO.
1/19).**

(K/NR. 70/12/72)

Die Stadsraad van Bethal het 'n ontwerp-wysigings-dorpsbeplanningskema opgestel wat bekend sal staan as wysigingskema no. 1/19.

Hierdie ontwerp-wysigingskema bevat die volgende voorstelle:

- (1) Metrisering van die skema.
- (2) Inshuiging van Uitbreidings 2, 3 en 4 by die skema. Die gebiede is deur die Stadsraad gestig en geproklameer gedurende 1954, 1966 en 1965 onderskeidelik en is binne die munisipale gebied geleë.

ERF NOMMER: STRAAT NAAM:

248 — 251	Du Plooystraat
290 — 293	Du Plooystraat
348 — 351	Du Plooystraat
335 — 337	Du Plooystraat
354 — 357	Du Plooystraat
324 — 327	Kleynhansstraat
413 — 415	Kleynhansstraat
330 — 333	Kleynhansstraat
417 — 420	Kleynhansstraat
372 — 375	Kleynhansstraat
378 — 381	Kleynhansstraat
429 — 432	Kleynhansstraat
435 — 438	Kleynhansstraat
464 — 466	Vermootenstraat
509 — 510	Vermootenstraat
1111	Vermootenstraat
468 — 471	Vermootenstraat
513 — 516	Vermootenstraat
519 — 522	Vermootenstraat
480 — 483	Vermootenstraat
486 — 489	Vermootenstraat
531 — 534	Vermootenstraat
537 — 540	Vermootenstraat
588 — 591	Simonstraat
554 — 555	Simonstraat
1108	Simonstraat
1110	Simonstraat
559 — 561	Simonstraat
597 — 600	Simonstraat
564 — 567	Simonstraat
605 — 606	Simonstraat
609 — 612	Simonstraat
576 — 579	Simonstraat
582 — 585	Simonstraat
615 — 618	Wichtstraat
622	Wichtstraat
624 — 627	Wichtstraat
632 — 633	Wichtstraat
636 — 637	Wichtstraat
1109	Wichtstraat

- (5) Herindelung van dele van voorgestelde paaie Nos. 12, 13, 19 en 20.

Nommer 13 is vanaf Malherbestraat naby die kruising met Kerkstraat, Oos-Suid-Ooswaarts oor 'n gedeelte van Blesbokspruit Dorpsgronde en oor erwe 338 — 341, 359 — 363, 368 — 392, 440 — 445, 495 — 496.

Nommer 12 is vanaf die Stasiweg-Schlossberglaan kruising. Suid-Ooswaarts oor erf 712, 'n gedeelte van Blesbokspruit Dorpsgronde en die suidelike punt van plot 23 om by No. 13 aan te sluit by die Noordelike hoeke van die plein op erf 717 teenaan die spruit.

Nommer 20 is vanaf Beufeesstraat Suid-Weswaarts oor die Suid-Oostelike hoeke van erf 778 en vandaar verder vanaf die grens van erf 778 waarvan

- (3) Insluiting van gedeeltes van Mooifontein 108 I.S. in die skema naamlik nommers 24 en 25 (van Evkom) en gedeelte 31 (van Bethal Fertilizer Factory (Pty.) Ltd.), geleë binne die munisipale gebied aan die Noordekant van die verlenging van Millstraat in Nuwe Bethal Oos, welke verlenging Noord-Wes strek en later Weswaarts om aan te sluit by die Middelburg-Bethal teerp pad Suid van Bethalrand. Tans nie gesonder nie, voorgestelde indeling "Algemene Nywerheid met digtheid van een woonhuis per 1 000 m²."

- (4) Wysiging van digtheidsindelings van een woonhuis per bestaande erf en een woonhuis per 20 000 vk. vt. tot een woonhuis per 1 250 m² ten opsigte van die volgende erwe:

KRUISINGS BY HIERDIE STRATE:

Scheepers- en Malherbestrate
Scheepers- en Malherbestrate
Malherbe- en Wockestrate
Wocke- en Kieserstrate
Wocke- en Kieserstrate
Clerq- en Scheepersstrate
Clerq- en Scheepersstrate
Scheepers- en Malherbestrate
Scheepers- en Malherbestrate
Malherbe- en Wockestrate
Wocke- en Kieserstrate
Wocke- en Kieserstrate
Kieser- en Mooistrate
Clerq- en Scheepersstrate
Clerq- en Scheepersstrate
Clerq- en Scheepersstrate
Scheepers- en Malherbestrate
Scheepers- en Malherbestrate
Malherbe- en Wockestrate
Wocke- en Kieserstrate
Kieser- en Mooistrate
Kieser- en Mooistrate
Mooi- en Endstrate
Beufees- en Clerqstrate
Clerq- en Scheepersstrate
Clerq- en Scheepersstrate
Scheepers- en Malherbestrate
Scheepers- en Malherbestrate
Scheepers- en Malherbestrate
Malherbe- en Wockestrate
Malherbe- en Wockestrate
Wocke- en Kieserstrate
Kieser- en Mooistrate
Mooi- en Endstrate
Beufees- en Clerqstrate
h/v Wicht- en Scheepersstrate
Scheepers- en Malherbestrate
Malherbe- en Wockestrate
Wocke- en Kieserstrate
Wocke- en Kieserstrate

daan dit dan No. 19 word, oor die dorpsgronde met 'n draai na suid.

Die herindelings is:
No. 12 na oopruimte; No. 13 na oopruimte, spesiale woon en munisipaal;
No. 19 na oopruimte; No. 20 na onderwys.

- (6) Herindelung van erwe of gedeeltes daarvan van 440 tot 445 van spesiale woon met 'n digtheid van een woonhuis per 20 000 vk. vt. na "Munisipaal" en van erwe 491 tot 496 van spesiale-woon met 'n digtheid van een woonhuis per bestaande erf na "Munisipaal". Ligging van erwe:

440 — 445 In Kleynhansstraat tussen Mooi -en Endstrate. 491 — 496. In Vermootenstraat tussen Mooi- en Endstrate.

- (7) Herindelings van erf 778 van "Oopruimtes", "Spesiale woon" en "Bestaan-de Hoofweg na "Onderwys" vir sportgronde sien (5). Dit word reeds deur 'n Laerskool vir die doel gebruik. Die erf word begrens deur Eeufees-, Simon-en Andersonstraat-verlenging (Standertonpad) en Dorpsgronde

Die uitwerking van hierdie skema ten opsigte van (1) tot (7) hierbo is onderskeidelik soos volg:

- (1) Dat oppervlakte, afmetings ensovoorts volgens geldende stelsel (S.I) aangepas word.
- (2) Dat die indelings volgens voorgeskrewe notasiestelsel op een kaart vasgelê en alles met 'n oogopslag gesien kan word.
- (3) Dat toekomstige ontwikkeling beheer kan word.
- (4) Dat die erwe onderverdeel kan word.
- (5) Dat met voorgestelde paai wat nie uitvoerbaar is nie weggedoen word.
- (6) Dat die indeling reggestel word. Die erwe is munisipale eiendom en is ongeskik vir bewoning, is geleë langs die dorpsdam
- (7) Dat met die voorgestelde pad weggedoen word.

Besonderhede van hierdie skema lê ter insae te Kamer 9, Stadhuis, Bethal, gedurende kantoorure vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing in die Provinsiale Koerant naamlik 10 Januarie 1973.

Die Stadsraad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningsskema of binne 2 kilometer van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë teen opsigte daarvan te rig en indien hy dit wil doen, moet hy hierdie plaaslike owerheid binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, in die Provinsiale Koerant skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike owerheid gehoor wil word of nie.

BETHAL TOWN COUNCIL.

PROPOSED AMENDMENT TO THE BETHAL TOWN-PLANNING SCHEME NO. 1/52 (AMENDMENT SCHEME NO. 1/19).

(N/NO 70/12/72)

The Bethal Town Council has prepared a draft amendment to the Town-planning Scheme to be known as the Amendment Town-planning Scheme No. 1/19 This draft amendment scheme contains the following proposals:

- (1) The metrication of the Scheme.
- (2) The inclusion of extensions 2, 3 and 4 in the scheme. The Extensions were founded and proclaimed by the Town Council during 1954, 1966 and 1965 respectively and are situated within the Municipal area.
- (3) The inclusion of a portion of the farm Mooifontein 108 I.S. in the scheme, to wit portions 24 and 25 (from Escom) and portion 31 (from Bethal Fertilizer Factory (Pty.) Ltd), situated within the

Municipal area on the northern side of the extension of Mill Street in New Bethal East, which extension stretches North-West and later to the West to join the Bethal-Middelburg tarred road, South of Bethal Rand. At present not classified, proposed zoning ("Gene-

ERF NUMBERS: NAME OF STREET:

248 to 251	Du Plooy Street
290 to 293	Du Plooy Street
348 to 351	Du Plooy Street
335 to 337	Du Plooy Street
354 to 357	Du Plooy Street
324 to 327	Du Plooy Street
413 to 415	Kleynhans Street
330 to 333	Kleynhans Street
417 to 420	Kleynhans Street
372 to 375	Kleynhans Street
378 to 381	Kleynhans Street
429 to 432	Kleynhans Street
435 to 438	Kleynhans Street
464 to 466	Vermooten Street
509 to 510	Vermooten Street
1111	Vermooten Street
468 to 471	Vermooten Street
513 to 516	Vermooten Street
519 to 522	Vermooten Street
480 to 483	Vermooten Street
486 to 489	Vermooten Street
531 to 534	Vermooten Street
537 to 540	Vermooten Street
588 to 591	Simon Street
554 to 555	Simon Street
1108	Simon Street
1110	Simon Street
559 to 561	Simon Street
597 to 600	Simon Street
564 to 567	Simon Street
605 to 606	Simon Street
609 to 612	Simon Street
576 to 579	Simon Street
582 to 585	Simon Street
615 to 618	Wicht Street
622	Wicht Street
624 to 627	Wicht Street
632 to 633	Wicht Street
636 to 637	Wicht Street
1109	Wicht Street

- (5) The rezoning of portions of the proposed roads No.'s 12, 13, 19 and 20. Road number 13 being from Malherbe Street near the crossing with Kerk Street hence East-South East across a portion of Blesbokspruit Town Lands and across erven 338 to 341, 359 to 363, 386 to 392, 440 to 445 and 495 to 496.

Road Number 12 being from Station Road — Schlossberg Avenue intersection hence in a South Eastern direction across erf 712, a portion of Blesbokspruit Town Lands and the Southern point of Plot 23 to join road No. 13 at the northern corner of the square on erf 717, next to the spruit.

Road Number 20 being from Eeufees Street hence in a South-western direction across the South-eastern corner of erf 778 and from there further on from the border of erf 778, from where it becomes No. 19, across the Town Lands with a curve to the South.

The rezoning being No. 12 to open spaces; No. 13 to open spaces, special residential and municipal; No. 19 to open space and No. 20 to educational.

- (6) The rezoning of erven 440 to 445 or portions thereof from special residential with a density of one dwelling per 20 000 square feet to "Municipal" and of erven 491 to 496 from special resi-

ral Industrial with a density of one dwelling per 1 000 m²).

- (4) Amendment of the density zoning of one dwelling per existing erf and one dwelling per 20 000 square feet to one dwelling per 1 250 m² in respect of the following erven:

INTERSECTED BY THESE STREETS:

Scheepers and Malherbe Streets
Scheepers and Malherbe Streets
Malherbe and Wocke Streets
Wocke and Kieser Streets
Wocke and Kieser Streets
Clerq and Scheepers Streets
Clerq and Scheepers Streets
Scheepers and Malherbe Streets
Scheepers and Malherbe Streets
Malherbe and Wocke Streets
Wocke and Kieser Streets
Wocke and Kieser Streets
Kieser and Mooi Streets
Clerq and Schceepers Streets
Clerq and Scheepers Streets
Clerq and Scheepers Streets
Scheepers and Malherbe Streets
Scheepers and Malherbe Streets
Malherbe and Wocke Streets
Wocke and Kieser Streets
Kieser and Mooi Streets
Kieser and Mooi Streets
Mooi and End Streets
Eeufees and Clerq Streets
Clerq and Scheepers Streets
Clerq and Scheepers Streets
Scheepers and Malherbe Streets
Scheepers and Malherbe Streets
Scheepers and Malherbe Streets
Malherbe and Wocke Streets
Malherbe and Wocke Streets
Wocke and Kieser Streets
Kieser and Mooi Streets
Mooi and End Streets
Eeufees and Clerq Streets
c/o Wicht and Scheepers Streets
Scheepers and Malherbe Streets
Malherbe en Wocke Streets
Wocke and Kieser Streets
Wocke and Kieser Streets

dential with a density of one dwelling per existing erf to "Municipal". Situation of the erven:

440 to 445 in Kleynhans Street between Mooi and End Streets; 491 to 496 in Vermooten Street between Mooi and End Streets.

- (7) The rezoning of erf 778 from "open space, "special residential" and "existing main road" to "Educational" for sports grounds see (5). It is already used for this purpose by a primary school. The erf is bounded by Eeufees-, Simon- and Anderson Street extension (Standerton Road) and Town Lands

The effect of this scheme in respect of (1) to (7) above is respectively as follows:

- (1) That areas, measurements etc., be adapted according to the current metric (S.I.) system
- (2) That the zoning according to the prescribed notation system be compiled on one map in order that everything can be seen at a glance.
- (3) That future development can be controlled.
- (4) That the erven can be sub-divided.
- (5) That proposed roads which are not practicable be disposed of.
- (6) That the zoning be rectified. The erven are municipal property and are unsuitable for residential purposes. These are situated next to the municipal dam.

(7) That the proposed road be disposed of.
Particulars of this scheme are open for inspection at Room No. 9, Municipal Offices, P.O. Box 3, Bethal, during office hours, for a period of four (4) weeks as from date of the first publication of this notice to wit 10th January, 1973, in the Provincial Gazette

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 two kilometres of the boundary thereof has the right to object to the proposed 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 in the Provincial Gazette, inform this 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.

19-10-17

**DORPSRAAD VAN DELAREYVILLE.
WYSIGING VAN VERORDENINGE.**

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die raad voornemens is om die Begraafplaas regulasies, afgekondig by Administrateurskennisgewing No. 187 van 9 April 1927, soos gewysig, verder te wysig om voorsiening te maak vir metrisering, asook gelde te hef vir die gebruik van die lykshuis vir lykskouings.

Besonderhede van die voorgenome wysigings is ter insae in hierdie kantoor vir 'n tydperk van 14 dae vanaf datum van hierdie publikasie en enige besware moet skriftelik voor of op 24 Januarie 1973 by ondergetekende ingedien word.

F. J. PELSER,
Stadsklerk.

Munisipale kantore,
Posbus 24,
Delareyville.
10 Januarie 1973.
Kennisgewing No. 2/73.

**VILLAGE COUNCIL OF DELAREYVILLE.
AMENDMENT OF BY-LAWS.**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend its Cemetery Regulations, published under Administrator's Notice No. 187 of the 9th April 1927, as amended, in order to make provision for metrication, as well as to impose a tariff for the use of the mortuary for post-mortems.

Particulars of the proposed amendments are open for inspection at this office for a period of 14 days as from date hereof, and any objections should be lodged with the undersigned in writing, on or before January 24, 1973.

F. J. PELSER,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Delareyville.
10th January, 1973.
Notice No. 2/73.

23-10

**DORPSRAAD VAN DELAREYVILLE.
VOORGESTELDE WYSIGING VAN
DORPSAANLEGSKEMA.**

Kennis geskied hiermee ingevolge die bepalings van artikel 26 van die Dorpsbeplanning en Dorpe Ordonnansie No. 25/1965 dat die Raad voornemens is om sy Dorpsaanlegskema te wysig ten einde die geslote gedeelte van Natriumweg te hersoneer na algemene nywerheidsgebruik.

Besonderhede van die voorgestelde wysiging is ter insae in die kantoor van die Stadsklerk vir 'n tydperk van vier weke vanaf datum van hierdie kennisgewing.

Enige eienaar of bewoner van 'n perseel binne die gebied van die betrokke Dorpsbeplanningkema, of binne 1,609 km vanaf die grens daarvan mag beswaar teen of vertoë ten gunste van die voorgestelde wysiging rig, welke besware of vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 10 Januarie 1973 skriftelik by die ondergetekende ingedien moet word, met vermelding of hy/sy deur die plaaslike bestuur gehoor wil word of nie.

F. J. PELSER,
Stadsklerk.

Munisipale kantore,
Posbus 24,
Delareyville.
10 Januarie 1973.
Kennisgewing No. 3/73.

VILLAGE COUNCIL OF DELAREYVILLE.

PROPOSED AMENDMENT OF TOWN PLANNING SCHEME.

Notice is hereby given in terms of section 26 of the Town Planning and Township Ordinance, No. 25/1965 that the Council intends to amend its Town Planning scheme in order to rezone the closed section of Natriumweg for general industrial purposes. Particulars of the proposed amendment will be open for inspection at the office of the Town Clerk, for a period of four weeks as from date of this publication.

Any owner or occupier of immovable property situated within the area of the Town Planning Scheme, or within 1,609 km from the boundary thereof, may raise objections to or make representations in favour of the proposed amendment, which objections or representations must be lodged with the undersigned in writing within four weeks from the first publication of this notice, i.e. 10th January 1973 with a statement whether he/she wishes to be heard by the Council or not.

F. J. PELSER,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Delareyville.
10th January, 1973.
Notice No. 3/73.

24-10-17

**DORPSRAAD VAN OTTOSDAL.
WYSIGING VAN VERORDENINGE.**

Kennisgewing geskied hiermee ingevolge die bepalinge van artikel 96(1)(b) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Dorpsraad

van Ottosdal van voornemens is om, behoudens goedkeuring deur die Administrateur, ondervermelde verordeninge soos volg te wysig:

- (a) Watervoorsieningsverordeninge (instelling van basiese tarief en omskakeling na die metrieke stelsel).
- (b) Elektrisiteitstarief (Wysiging van aansluitingsgeld en omskakeling na die metrieke stelsel).
- (c) Eenvormige Publieke Gesondheidsverordeninge en — Regulasies (Wysiging van Sanitêre Tarief en omskakeling na die metrieke stelsel).
- (d) Verordeninge insake Straatverkopers (Omskakeling na die metrieke stelsel).

Afskrifte van die voorgestelde wysigings lê ter insae in die Kantoor van die Stadsklerk, Ottosdal, tot en met 26 Januarie 1973 en enige persoon wat teen die voorgestelde wysigings beswaar wil maak moet so 'n beswaar skriftelik voor of op vermelde datum by die ondergetekende indien.

P. G. LOUW,
Waarnemende Stadsklerk.

Munisipale Kantoor,
Ottosdal.
10 Januarie 1973.

**OTTOSDAL VILLAGE COUNCIL.
AMENDMENT TO BY-LAWS.**

Notice is hereby given in terms of the provisions of Section 96(1)(b) of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Ottosdal Village Council, subject to approval by the Administrator, to amend the under-mentioned By-Laws as follows:

- (a) Water Supply By-Laws (To bring in force a basic charge and conversion to the metric system).
- (b) Electricity Tariff (Amendment to connection charges and conversion to the metric system).
- (c) Uniform Public Health By-Laws and Regulations (Amendment to the Sanitary Tariff and conversion to the metric system).
- (d) By-Laws Relating to Street Vendors (Conversion to the metric system).

Copies of the proposed amendments will lie open for inspection at the Town Clerk's Office, Ottosdal, up to and including the 26th January, 1973, during which period objections in writing thereto may be lodged with the undersigned.

P. G. LOUW,
Acting Town Clerk.

Municipal Offices,
Ottosdal.
10th January, 1973.

25-10

**STADSRAAD VAN VEREENIGING.
VEREENIGING ONTWERP-DORPSBE-
PLANNING-WYSIGINGSKEMAS NOS.
1/58 en 1/70.**

Ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Vereeniging ontwerp-dorpsbeplanning-wysigingskemas opgestel, wat bekend sal staan as Vereenigingse Dorpsbeplanningkemas Nos. 1/58 en 1/70

Hierdie ontwerpskemas bevat die volgende voorstelle:

- (a) Wysigingskema No. 1/58 Die herindeling van erf 308, Three Rivers, vanaf "Algemene Besigheid"

na "Spesiaal" om die oprigting van woonstelle en skakelwoonstelle as 'n eerste gebruiksreg toe te laat, met geen tweedegebruiksregte nie.

- (b) Wysigingskema No. 1/70
Die herindelings van Gedeelte 1 van erf 645, Duncanville, vanaf "openbare park" na "kerklike" doeleindes.

Besonderhede van hierdie skemas lê ter insae in die kantoor van die Klerk van die Raad, Munisipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 10 Januarie 1973.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om verhoër te doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 10 Januarie 1973 skriftelik van sodanige beswaar of verhoër in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Munisipale Kantoor,
Vereeniging
10 Januarie 1973.
No. 4543.

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN PLANNING AMENDMENT SCHEMES NOS. 1/58 AND 1/70.

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared draft amendment town-planning schemes to be known as Vereeniging Town Planning Schemes Nos. 1/58 and 1/70.

These draft schemes contain the following proposals:

- (a) Amendment Scheme No. 1/58
The re-zoning of erf 308, Three Rivers, from "General Business" to "Special"

to permit the establishment of flats and maisonettes as a primary right with no secondary rights.

- (b) Amendment Scheme No. 1/70
The re-zoning of Portion 1 of erf 645, Duncanville, from "public park" to "church" purposes.

Particulars of these schemes are open for inspection at the office of the Clerk of the Council, Municipal Offices, Vereeniging for a period of four weeks from the date of first publication of this notice, which is 10th January, 1973.

The Council will consider whether or not the schemes 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 schemes 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 10th January, 1973, inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging
10th January, 1973.
No. 4543.

26—10

STADSRAAD VAN KEMPTON PARK. WAARDERINGSHOF.

Kennis word hierby, ingevolge die bepalinge van artikel 13(8) van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, gegee aan alle persone wat beswaar ingedien het teen die Tussentydse Waarderingslys vir die tydperk 1 Julie 1971 tot 30 Junie 1974, dat sodanige besware oorweeg sal word deur 'n Waarderingshof wat om 9.30 vm. op Vrydag, 19 Januarie 1973 in die Raadsaal, Stadhuis, Margaretlaan, Kempton Park, met sy eerste sitting sal begin.

Iedereen wat besware ingedien het teen enige waardering of inskrywing in genoemde Tussentydse Waarderingslys, kan óf in persoon verskyn, óf deur 'n advo-

kaat, prokureur óf toegelate en gelisensieerde wetsagent of deur enigiemand anders wat skriftelik daartoe gemagtig is, verteenwoordig word, om die beswaar of besware te bepleit.

Op las,

P. T. BOTHMA,
Wvd. Stadsklerk.

Stadhuis,
Margaretlaan,
Posbus 13,
KEMPTON PARK.
10 Januarie 1973.
Kennisgewing No. 4/1973.

TOWN COUNCIL OF KEMPTON PARK.

VALUATION COURT.

Notice is hereby given, in terms of Section 13(8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, to all persons who have lodged objections to the Interim Valuation Roll for the period 1 July, 1971 to 30 June, 1974, that objections will be considered by a Valuation Court which will commence its sittings in the Council Chamber, Town Hall, Margaret Avenue, Kempton Park, at 9.30 a.m. on Friday, 19 January, 1973.

Any person who has lodged an objection to any valuation or entry in the said Valuation Roll may appeal before the Valuation Court either in person or be represented by counsel, solicitor or an admitted and licenced law agent, or by any person authorised thereto in writing, for the purpose of pleading the objections made.

By Order,

P. T. BOTHMA,
Acting Town Clerk.

Town Hall,
Margaret Avenue,
P.O. Box 13,
KEMPTON PARK.
10 Januarie, 1973.
Notice No. 4/1973.

27—10

INHOUD

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