

van genoemde plaas Kookfontein 545-I.Q., tot by die noordelike baken van Gedeelte 13 (Kaart L.G. A.2413/26) van die plaas Kookfontein 545-I.Q., die beginpunt.

II. Begin by die noordoostelike baken van Gedeelte 48 (Kaart L.G. A.5795/67) van die plaas Kookfontein 545-I.Q.; daarvandaan suidweswaarts langs die suidoostelike grens van genoemde plaas Kookfontein 545-I.Q., tot by die suidoostelike baken van Gedeelte 41 (Kaart L.G. A.5788/67) van die plaas Kookfontein 545-I.Q., daarvandaan noordweswaarts langs die suidwestelike grens van genoemde Gedeelte 41 tot by die suidwestelike hoek daarvan; daarvandaan algemeen noordwaarts langs die grense van Rothdene Dorp (Algemene Plan L.G. A.5786/39) en Kliprivier Dorp (Algemene Plan L.G. A.1387/38) sodat hulle uit hierdie gebied uitgesluit word tot by die noordwestelike hoek van Gedeelte 48 (Kaart

L.G. A.5795/67) van die plaas Kookfontein 545-I.Q.; daarvandaan suidooswaarts langs die noordoostelike grens van laasgenoemde gedeelte tot by die noordoostelike baken daarvan, die beginpunt.

29—5—12

Administrateurskennisgewing 1451 12 September 1973

MUNISIPALITEIT KEMPTONPARK: WYSIGING VAN PERSONEELVERORDENINGE.

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 Personeelregulasies van die Munisipaliteit Kemptonpark, afgekondig by Administrateurskennisgewing 89 van 5 Februarie 1958 word hierby gewysig deur artikel 22 te skrap.

PB. 2-4-2-85-16

Administrateurskennisgewing 1439 12 September 1973

WYSIGING VAN ADMINISTRATEURSKENNISGEWING NO. 528 VAN 20 MEI 1970 TEN OPSIGTE VAN DIE VERKLARING VAN 'N OPENBARE GROOTPAD EN DEURPAD VAN GEDEELTES VAN PROVINSIALE PAAIE P.102-1 (NUUT) EN P.39-1 (NUUT) TUSSEN PRETORIA EN KRUGERSDORP.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur kragtens die bepalings van subartikel (3A) van artikel 5 van die Padordonnansie 1957, (Ordonnansie No. 22 van 1957) goedgekeur het dat Administrateurskennisgewing No. 528 van 20 Mei 1970 gewysig word deur die vervanging van die sketsplanne waarna in die gesegde Administrateurskennisgewing verwys word deur die bygaande sketsplanne met koördinate.

D.P.H. 14/3/72-73/15
D.P.H. 025/14/9/2

the north-western boundary of the said farm Kookfontein 545-I.Q. to the northernmost beacon of Portion 13 (Diagram S.G. A.2413/26) of the farm Kookfontein 545-I.Q., the place of beginning.

II. Beginning at the north-eastern beacon of Portion 48 (Diagram S.G. A.5795/67) of the farm Kookfontein 545-I.Q.; proceeding thence south-westwards along the south-eastern boundary of the said farm Kookfontein 545-I.Q. to the south-eastern beacon of Portion 41 (Diagram S.G. A.5788/67) of the farm Kookfontein 545-I.Q.; thence north-westwards along the south-western boundary of the said Portion 41 to the south-western corner thereof; thence generally northwards along the boundaries of Rothdene Township (General Plan S.G. A.5786/39) and Kliprivier Township (General Plan S.G. A.1387/38) so as to exclude them from this area to the north-western corner of Portion 48 (Diagram S.G.

A.5795/67) of the farm Kookfontein 545-I.Q.; thence south-eastwards along the north-eastern boundary of the last-named portion to the north-eastern beacon thereof, the place of beginning.

29—5—12

Administrator's Notice 1451 12 September, 1973

KEMPTON PARK MUNICIPALITY: AMENDMENT TO STAFF REGULATION 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 Staff Regulations of the Kempton Park Municipality, published under Administrator's Notice 89, dated 5 February, 1958, are hereby amended by the deletion of section 22.

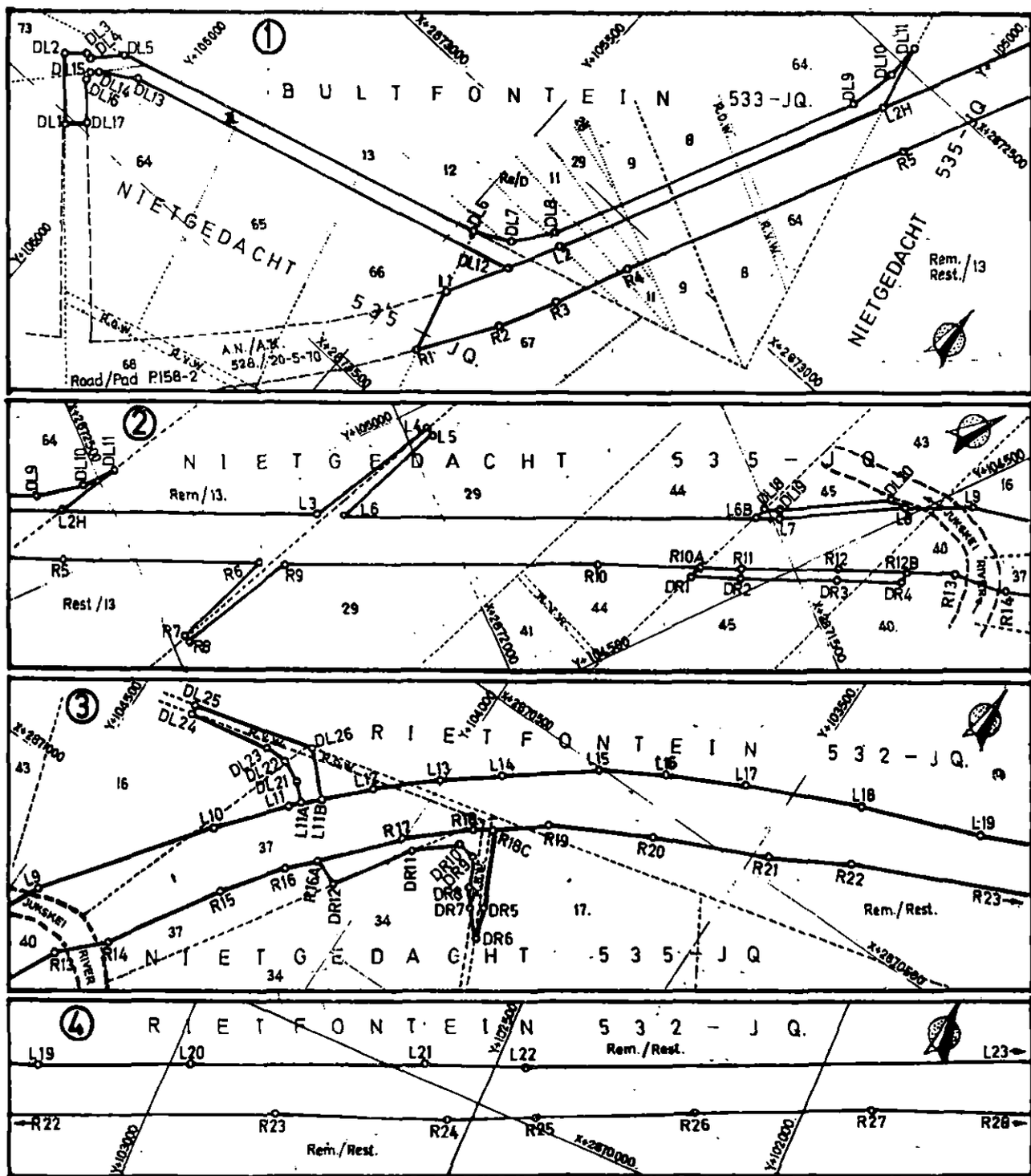
PB. 2-4-2-85-16

Administrator's Notice 1439 12 September, 1973

AMENDMENT OF ADMINISTRATOR'S NOTICE NO. 528 OF 20 MAY 1970 IN RESPECT OF THE DECLARATION OF A PUBLIC MAIN ROAD AND THROUGH ROAD OF SECTION OF PROVINCIAL ROADS P.102-1 (NEW) AND P.39-1 (NEW) BETWEEN PRETORIA AND KRUGERSDORP.

It is hereby notified for general information that the Administrator has approved in terms of subsection (3A) of section 5 of the Roads Ordinance, 1957, (Ordinance No. 22 of 1957) of the amendment of Administrator's Notice No. 528 dated 20 May 1970 by the substitution for the sketch plans referred to in the said Administrator's Notice of the subjoined sketch plans and schedule of co-ordinates.

D.P.H. 14/3/72-73/15
D.P.H. 025/14/9/2



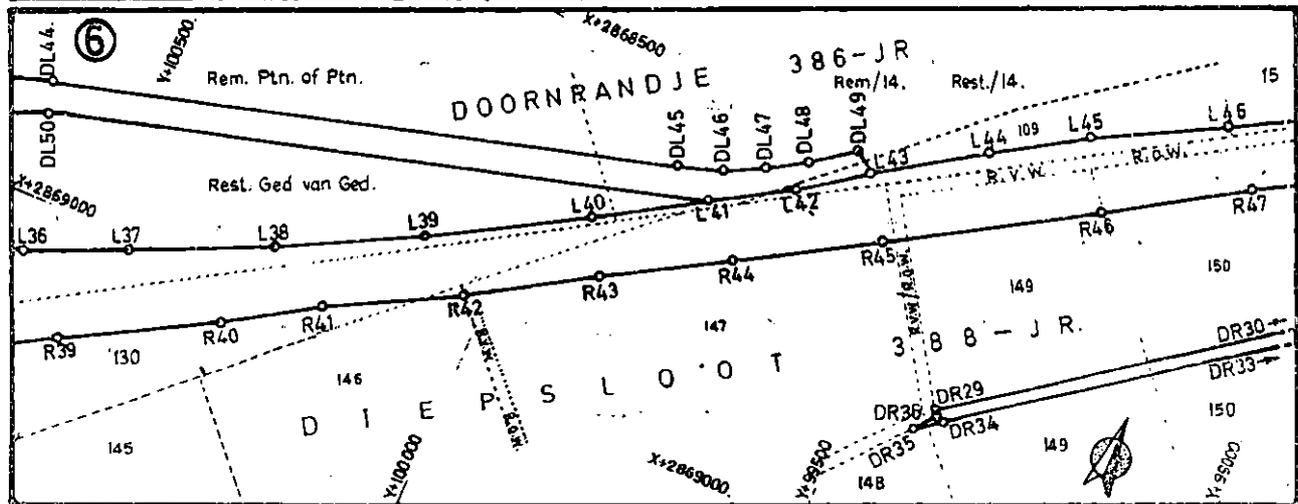
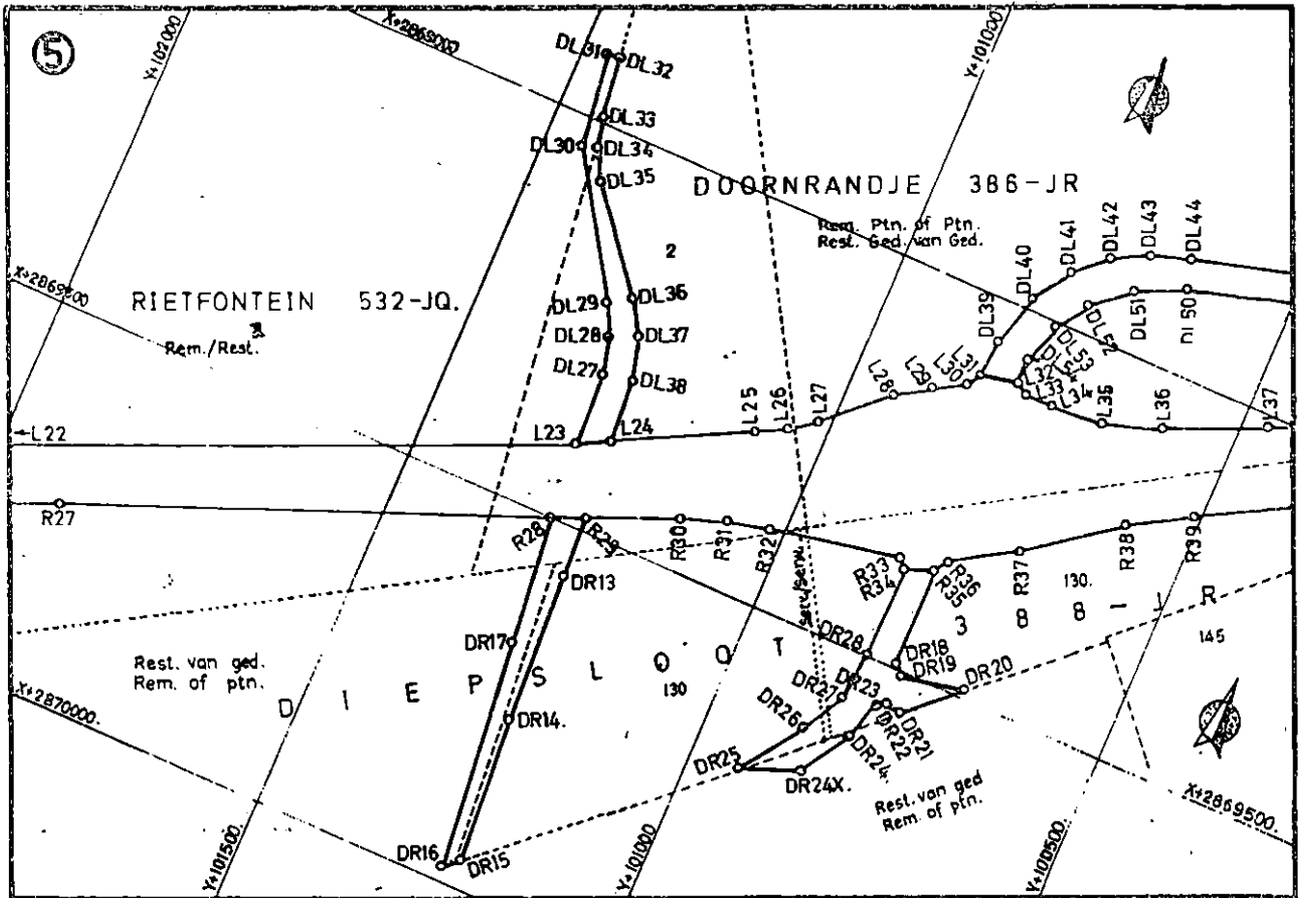
KO-ORDINATE

CO-ORDINATES

STELSEL Lo 29° SYSTEM.

Konstante/Constants. ± 0,00 + 2800 000,00. m.

Y. Meter X.		Y Metre X		Y Meter X.		Y Metre X.	
L1	+105440,65+73288,67	L12	+104039,85+70740,73	R1	+105411,50+73392,78	R14	+104315,75+71194,55
L2	+105349,71+73108,70	L13	+104004,74+70667,19	R2	+105337,33+73272,97	R15	+104211,90+71020,04
L2H	+105099,00+72576,39	L14	+103924,23+70604,18	R3	+105291,63+73181,34	R16	+104140,19+70928,29
L3	+104915,10+72185,93	L15	+103793,31+70505,11	R4	+105239,99+73061,37	R16A	+104100,81+70885,34
L4	+104964,75+71966,48	L16	+103696,86+70445,97	R5	+105024,14+72609,88	R17	+104002,00+70777,60
L5	+104955,07+71963,96	L17	+103577,00+70396,49	R6	+104882,67+72309,52	R18	+103915,00+70698,92
L6	+104898,91+72151,55	L18	+103392,13+70309,74	R7	+104831,25+72479,39	R18C	+103891,81+70682,07
L6B	+104602,91+71523,05	L19	+103205,93+70235,29	R8	+104821,57+72476,87	R19	+103812,15+70624,17
L7	+104587,02+71489,32	L20	+102968,07+70131,30	R9	+104866,48+72275,15	R20	+103655,62+70544,12
L8	+104514,51+71290,90	L21	+102611,48+69973,36	R10			

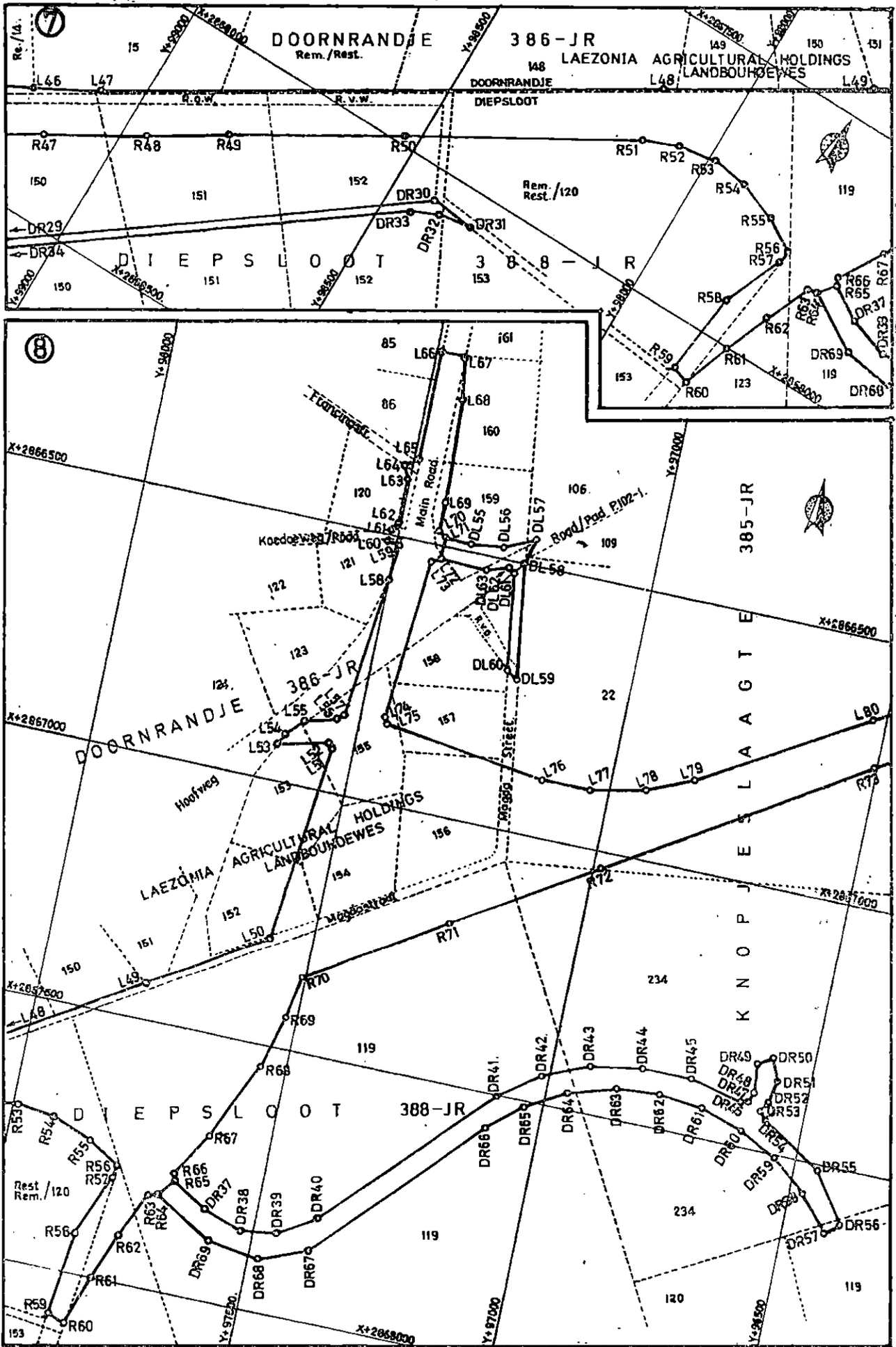


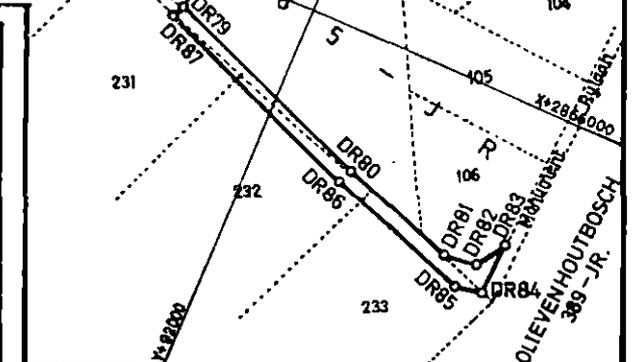
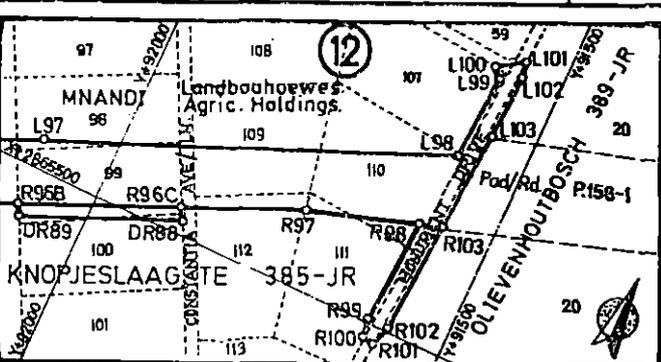
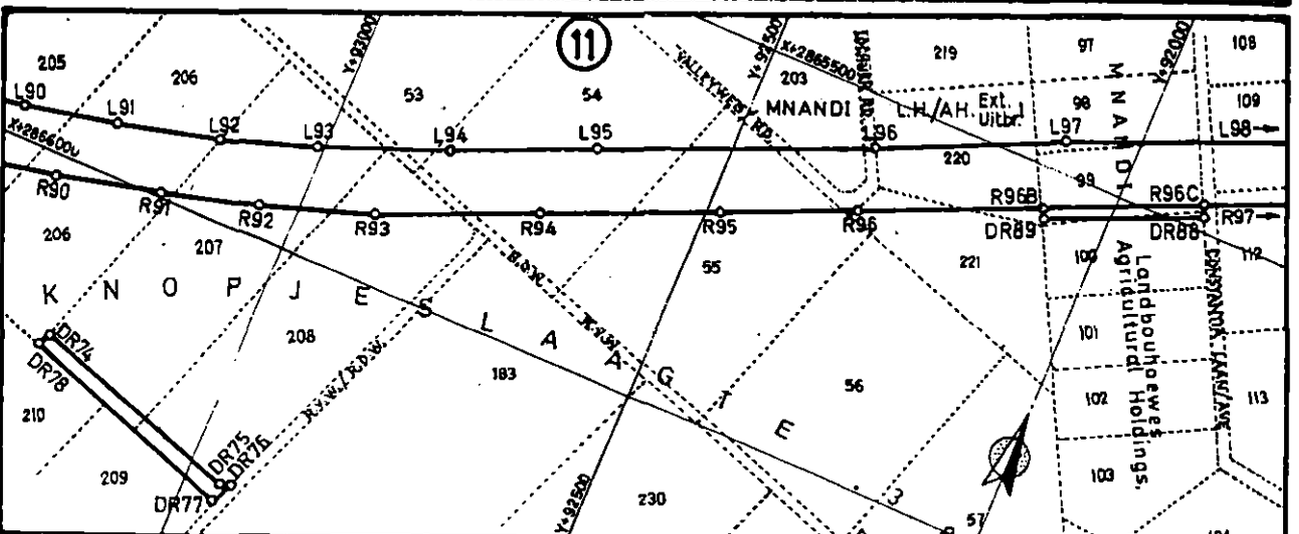
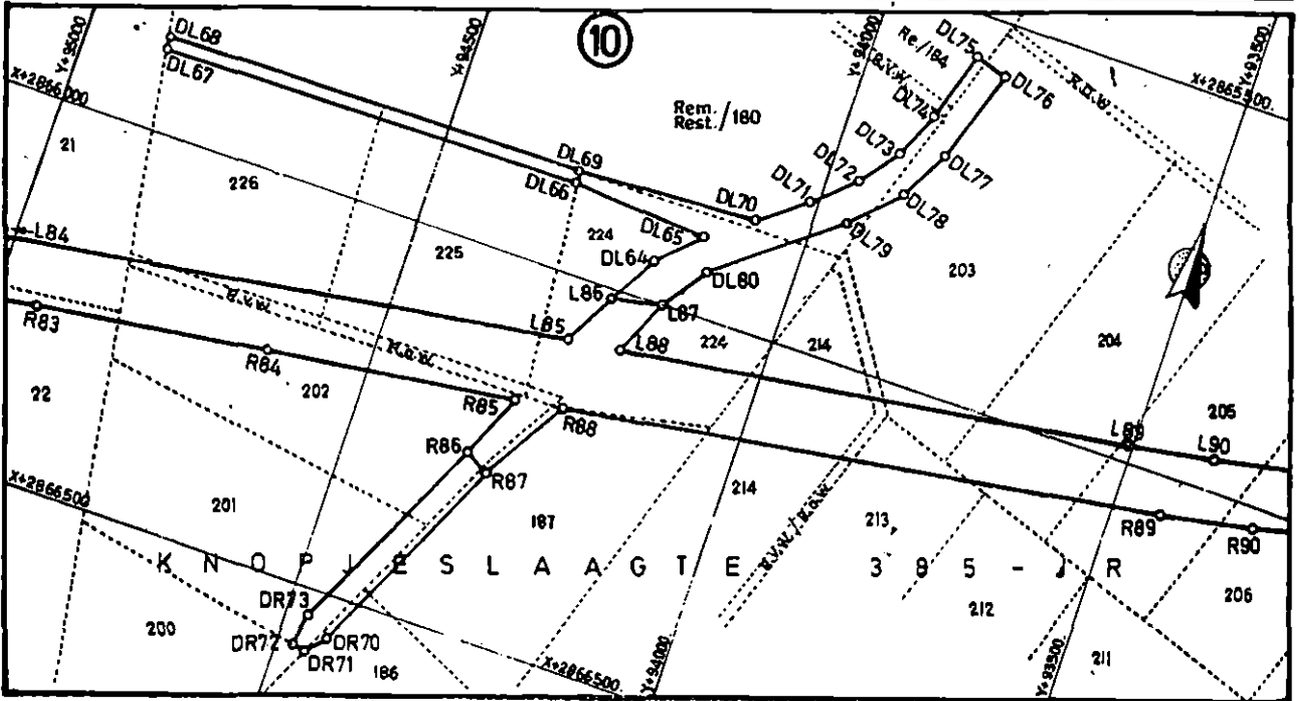
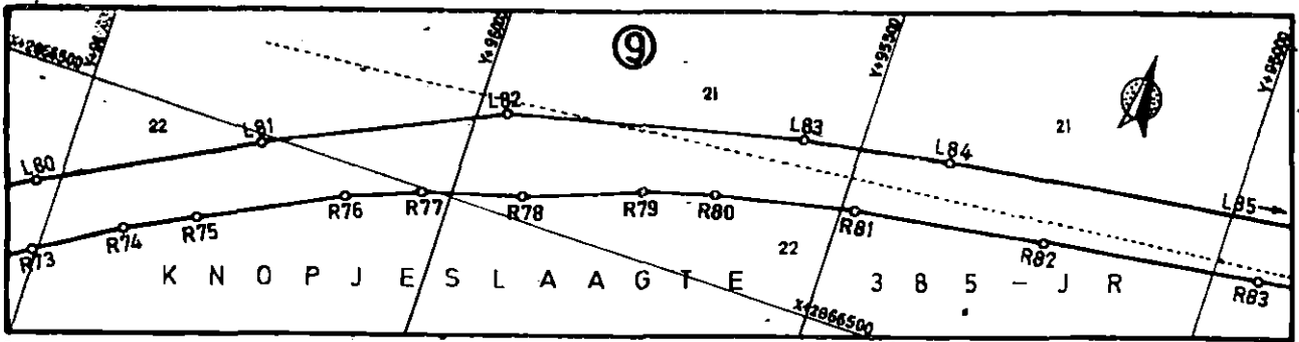
KO-ORDINATE

CO-ORDINATES.

STELSEL Lo.29° SYSTEM.
Konstante/Constants ± 0,00 + 2800 000,00 m.

Y. Meter X.		Y. Metre X.		Y. Meter X.		Y. Metre X.	
L26	+101 053,36 + 69268,66	L43	+99 601,97 + 66525,58	R26	+102 166,49 + 69867,12	R43	+99 874,89 + 68 797,75
L27	+101 021,21 + 69242,44	L44	+99 468,03 + 66437,91	R27	+101 892,04 + 69745,97	R44	+99 726,26 + 68 705,79
L28	+100 941,44 + 69175,53	L45	+99 349,08 + 66364,08	R28	+101 295,50 + 69500,15	R45	+99 554,54 + 68 603,24
L29	+100 899,73 + 69146,19	L46	+99 189,86 + 66279,13	R29	+101 253,93 + 69482,90	R46	+99 298,65 + 68 450,43
L30	+100 856,82 + 69119,60	L47	+99 076,71 + 66215,29	R30	+101 134,20 + 69432,23	R47	+99 128,88 + 68 340,99
L31	+100 844,23 + 69102,46	L48	+98 146,51 + 67647,10	R31	+101 077,69 + 69411,66	R48	+98 955,08 + 68 241,76
L32	+100 800,91 + 69093,92	L49	+97 798,64 + 67433,45	R32	+101 018,36 + 69397,50	R49	+98 819,05 + 68 157,51
L33	+100 788,34 + 69101,40	L50	+97 580,57 + 67297,50	R33	+100 847,49 + 69363,61	R50	+98 527,85 + 67 961,98
L34	+100 744,07 + 69102,63	L51	+97 537,67 + 66917,67	R34	+100 836,62 + 69373,11	R51	+98 130,61 + 67 743,85
L35	+100 669,94 + 69097,23	L52	+97 546,21 + 66 908,64	R35	+100 796,85 + 69359,41	R52	+98 065,66 + 67 721,92
L36	+100 594,33 + 69071,33	L53	+97 643,44 + 66 931,98	R36	+100 785,60 + 69342,85	R53	+97 991,32 + 67 709,33
L37	+100 467,11 + 69015,63	L54	+97 633,86 + 66 913,67	R37	+100 703,94 + 69292,60	R54	+97 915,62 + 67 718,16
L38	+100 287,31 + 68 931,64	L55	+97 602,86 + 66 880,25	R38	+100 588,79 + 69206,79	R55	+97 838,29 + 67 748,85
L39	+100 111,13 + 68 839,95	L56	+97 539,73 + 66 865,10	R39	+100 509,92 + 69 160,41	R56	+97 781,86 + 67 783,62
L40	+99 918,68 + 68 726,06	L57	+97 528,33 + 66 853,31	R40	+100 315,37 + 69 052,63	R57	+97 784,86 + 67 806,19
L41	+99 786,41 + 68 645,68	L58	+97 499,64 + 66 585,60	R41	+100 194,23 + 68 979,90	R58	+97 833,87 + 67 923,76
L42	+99 683,14 + 68 584,54	L59	+97 492,36 + 66 513,40	R42	+100 032,23 + 68 891,31	R59	+97 653,52 + 68 084,26





NO-ORDINATE

CO-ORDINATES.

STEESEL La29° SYSTEM.

Konstante / Constants ± 0,00 + 2800000,00 m.

Y. Meter X		Y. Metre X.		Y. Meter X.		Y Metre X.	
L59	+ 97492,36 + 66513,40	R 80	+ 95665,64 + 66387,48	DL41	+ 100787,61 + 68932,42	DR26	+ 100869,32 + 69619,76
L60	+ 97520,45 + 66512,84	R 81	+ 95482,36 + 66347,88	DL42	+ 100745,29 + 68896,39	DR27	+ 100843,07 + 69561,35
L61	+ 97512,53 + 66494,04	R 82	+ 95226,91 + 66308,70	DL43	+ 100698,12 + 68868,39	DR28	+ 100834,47 + 69495,83
L62	+ 97505,56 + 66477,71	R 83	+ 94939,91 + 66267,10	DL44	+ 100650,41 + 68852,83	DR29	+ 99396,40 + 68783,57
L63	+ 97505,34 + 66388,90	R 84	+ 94632,83 + 66224,61	DL45	+ 99841,05 + 68619,79	DR30	+ 98412,70 + 68054,69
L64	+ 97510,41 + 66366,47	R 85	+ 94301,01 + 66178,54	DL46	+ 99785,00 + 68600,18	DR31	+ 98325,00 + 68062,80
L65	+ 97488,70 + 66351,94	R 86	+ 94339,31 + 66175,68	DL47	+ 99733,04 + 68575,25	DR32	+ 98389,91 + 68069,13
L66	+ 97487,08 + 66136,95	R 87	+ 94303,46 + 66285,43	DL48	+ 99683,84 + 68544,64	DR33	+ 98446,25 + 68095,19
L67	+ 97442,99 + 66139,29	R 88	+ 94236,47 + 66170,67	DL49	+ 99629,80 + 68506,96	DR34	+ 99382,35 + 68788,84
L68	+ 97430,97 + 66219,50	R 89	+ 93434,60 + 66049,75	DL50	+ 100639,35 + 68891,27	DR35	+ 99412,13 + 68813,87
L69	+ 97421,59 + 66419,58	R 90	+ 93314,98 + 66026,99	DL51	+ 100702,40 + 68920,67	DR36	+ 99393,39 + 68788,22
L70	+ 97420,44 + 66475,37	R 91	+ 93176,62 + 65993,81	DL52	+ 100749,86 + 68963,66	DR37	+ 97598,82 + 67831,70
L71	+ 97410,89 + 66484,54	R 92	+ 93049,86 + 65957,77	DL53	+ 100777,41 + 69005,84	DR38	+ 97522,99 + 67855,41
L72	+ 97408,93 + 66524,66	R 93	+ 92906,22 + 65907,14	DL54	+ 100796,83 + 69062,08	DR39	+ 97452,10 + 67846,59
L73	+ 97423,23 + 66536,38	R 94	+ 92701,61 + 65820,88	DL55	+ 97357,54 + 66486,92	DR40	+ 97380,85 + 67801,46
L74	+ 97453,53 + 66841,71	R 95	+ 92481,06 + 65726,24	DL56	+ 97293,88 + 66478,16	DR41	+ 97090,98 + 67500,76
L75	+ 97444,73 + 66852,77	R 96	+ 92313,82 + 65649,96	DL57	+ 97236,26 + 66451,53	DR42	+ 97013,02 + 67447,60
L76	+ 97130,67 + 66893,02	R96B	+ 92089,97 + 65552,73	DL58	+ 97249,85 + 66502,66	DR43	+ 96926,09 + 67410,87
L77	+ 97036,85 + 66893,13	R96C	+ 91890,27 + 65465,99	DL59	+ 97218,54 + 66719,79	DR44	+ 96823,19 + 67390,87
L78	+ 96932,75 + 66871,73	R97	+ 91740,38 + 65400,89	DL60	+ 97236,80 + 66703,40	DR45	+ 96728,82 + 67392,36
L79	+ 96840,11 + 66831,55	R98	+ 91595,15 + 65351,35	DL61	+ 97263,06 + 66521,58	DR46	+ 96626,62 + 67415,60
L80	+ 96527,80 + 66651,48	R99	+ 91604,05 + 65495,48	DL62	+ 97276,16 + 66514,37	DR47	+ 96609,87 + 67413,96
L81	+ 96257,06 + 66512,71	R100	+ 91600,58 + 65515,74	DL63	+ 97318,30 + 66528,71	DR48	+ 96602,15 + 67395,52
L82	+ 95963,32 + 66372,04	R101	+ 91584,87 + 65516,73	DL64	+ 94181,83 + 65949,85	DR49	+ 96607,67 + 67338,53
L83	+ 95576,67 + 66283,42	R102	+ 91578,90 + 65497,07	DL65	+ 94128,58 + 65899,36	DR50	+ 96581,51 + 67321,02
L84	+ 95381,97 + 66250,33	R103	+ 91569,19 + 65342,72	DL66	+ 94312,61 + 65888,05	DR51	+ 96562,16 + 67362,88
L85	+ 94258,91 + 66085,54	DL 1	+ 106100,52 + 73512,39	DL67	+ 94889,15 + 65892,55	DR52	+ 96573,11 + 67407,68
L86	+ 94221,62 + 66013,10	DL 2	+ 106176,12 + 73429,81	DL68	+ 94891,64 + 65876,76	DR53	+ 96580,84 + 67426,12
L87	+ 94157,27 + 66003,70	DL 3	+ 106148,24 + 73404,29	DL69	+ 94313,90 + 65872,26	DR54	+ 96568,57 + 67440,04
L88	+ 94189,49 + 66076,49	DL 4	+ 106139,71 + 73405,42	DL70	+ 94072,08 + 65857,64	DR55	+ 96452,79 + 67513,34
L89	+ 93507,26 + 65978,62	DL 5	+ 106105,85 + 73362,20	DL71	+ 94010,02 + 65811,26	DR56	+ 96390,52 + 67606,38
L90	+ 93389,89 + 65958,96	DL 6	+ 105469,72 + 73184,60	DL72	+ 93957,61 + 65762,91	DR57	+ 96416,68 + 67623,89
L91	+ 93264,72 + 65932,06	DL 7	+ 105418,56 + 73156,46	DL73	+ 93918,86 + 65709,39	DR58	+ 96472,29 + 67562,41
L92	+ 93131,55 + 65896,51	DL 8	+ 105371,88 + 73098,26	DL74	+ 93889,66 + 65645,62	DR59	+ 96538,35 + 67507,46
L93	+ 93009,36 + 65857,37	DL 9	+ 105138,45 + 72607,67	DL75	+ 93858,86 + 65555,10	DR60	+ 96613,88 + 67466,50
L94	+ 92843,85 + 65733,82	DL10	+ 105118,90 + 72526,34	DL76	+ 93820,99 + 65567,97	DR61	+ 96695,96 + 67441,09
L95	+ 92660,90 + 65714,18	DL11	+ 105122,92 + 72468,67	DL77	+ 93862,29 + 65693,39	DR62	+ 96781,43 + 67432,23
L96	+ 92324,93 + 65567,52	DL12	+ 105390,03 + 73188,49	DL78	+ 93897,40 + 65759,12	DR63	+ 96866,98 + 67440,26
L97	+ 92094,68 + 65461,55	DL13	+ 106056,59 + 73374,60	DL79	+ 93956,49 + 65820,16	DR64	+ 96958,12 + 67468,59
L98	+ 91587,46 + 65247,73	DL14	+ 106113,25 + 73412,47	DL80	+ 94113,32 + 65942,74	DR65	+ 97033,14 + 67510,47
L99	+ 91581,12 + 65131,20	DL15	+ 106121,74 + 73423,31	DR 1	+ 104560,32 + 71661,67	DR66	+ 97098,32 + 67566,00
L100	+ 91590,83 + 65122,02	DL16	+ 106121,54 + 73433,45	DR 2	+ 104522,38 + 71586,08	DR67	+ 97386,81 + 67565,27
L101	+ 91558,47 + 65097,56	DL17	+ 106073,02 + 73487,41	DR 3	+ 104456,47 + 71440,26	DR68	+ 97481,41 + 67900,24
L102	+ 91555,03 + 65117,82	DL18	+ 104608,45 + 71505,01	DR 4	+ 104407,62 + 71342,19	DR69	+ 97581,27 + 67888,25
L103	+ 91560,57 + 65205,78	DL19	+ 104598,51 + 71483,91	DR 5	+ 103830,71 + 70802,71	DR70	+ 94436,58 + 66554,28
R59	+ 97853,52 + 68084,26	DL20	+ 104534,75 + 71309,44	DR 6	+ 103810,54 + 70848,54	DR71	+ 94463,12 + 66580,53
R60	+ 97819,97 + 68094,98	DL21	+ 104202,44 + 70802,83	DR 7	+ 103844,36 + 70809,62	DR72	+ 94476,82 + 66577,66
R61	+ 97787,97 + 68001,92	DL22	+ 104236,22 + 70782,36	DR 8	+ 103861,21 + 70784,53	DR73	+ 94472,43 + 66536,53
R62	+ 97751,84 + 67911,83	DL23	+ 104272,15 + 70782,14	DR 9	+ 103885,51 + 70736,55	DR74	+ 93243,26 + 66225,49
R63	+ 97708,07 + 67825,75	DL24	+ 104415,29 + 70809,12	DR10	+ 103916,00 + 70732,60	DR75	+ 92952,98 + 66324,06
R64	+ 97693,15 + 67823,00	DL25	+ 104418,36 + 70796,91	DR11	+ 103979,94 + 70789,65	DR76	+ 92944,42 + 66320,33
R65	+ 97668,68 + 67790,96	DL26	+ 104211,93 + 70745,04	DR12	+ 104054,19 + 70906,78	DR77	+ 92952,47 + 66340,81
R66	+ 97671,46 + 67778,81	DL27	+ 101307,78 + 69299,67	DR13	+ 101248,21 + 69565,15	DR78	+ 93248,31 + 66240,36
R67	+ 97619,89 + 67694,91	DL28	+ 101318,02 + 69255,06	DR14	+ 101239,60 + 69765,17	DR79	+ 92158,71 + 66061,73
R68	+ 97548,24 + 67542,34	DL29	+ 101337,85 + 69216,14	DR15	+ 101222,18 + 69962,52	DR80	+ 91872,96 + 66175,39
R69	+ 97521,49 + 67439,73	DL30	+ 101454,47 + 69041,03	DR16	+ 101241,69 + 69980,32	DR81	+ 91712,64 + 66229,81
R70	+ 97506,40 + 67352,19	DL31	+ 101469,30 + 68913,98	DR17	+ 101273,29 + 69667,75	DR82	+ 91666,07 + 66223,58
R71	+ 97249,86 + 67196,66	DL32	+ 101453,74 + 68912,11	DR18	+ 100794,47 + 69495,13	DR83	+ 91642,59 + 66182,89
R72	+ 96986,84 + 67033,59	DL33	+ 101444,12 + 68992,41	DR19	+ 100784,32 + 69504,21	DR84	+ 91646,95 + 66252,13
R73	+ 96507,00 + 66739,39	DL34	+ 101433,98 + 69033,31	DR20	+ 100699,99 + 69485,95	DR85	+ 91678,56 + 66258,08
R74	+ 96398,13 + 66675,99	DL35	+ 101412,18 + 69073,91	DR21	+ 100765,85 + 69546,02	DR86	+ 91878,42 + 66190,21
R75	+ 96311,05 + 66629,54	DL36	+ 101311,08 + 69196,84	DR22	+ 100787,86 + 69544,05	DR87	+ 92163,76 + 66076,60
R76	+ 96132,56 + 66545,32	DL37	+ 101283,43 + 69241,91	DR23	+ 100798,12 + 69549,40	DR88	+ 91882,93 + 65480,27
R77	+ 96040,81 + 66509,06	DL38	+ 101268,93 + 69296,24	DR24	+ 100614,52 + 69603,33	DR89	+ 92082,53 + 65567,01
R78	+ 95908,46 + 66469,47	DL39	+ 100842,90 + 69052,78	DR24X	+ 100853,38 + 69668,49		
R79	+ 95761,00 + 66412,89	DL40	+ 100822,09 + 68983,39	DR25	+ 100935,69 + 69701,14		

Die figuur genummer L1-L103 aan die linkerkant, en R1-R103 aan die regterkant, stel voor pad P.158-2 van afwisselende wydtes en aansluitings. — The figure numbered L1-L103 on the left hand side and R1-R103 on the right hand side represents road P.158-2 of varying widths and intersections.

Die figuur genummer / The figures numbered L31, DL39-DL49, L43, L42, L41, DL50-DL54, L32, L31. en / and R35, DR18-DR24, DR24X, DR25-DR28, R34, R35. stel voor die verlegging en verbreding van pad P.39-1 / represent the deviation and widening of road P.39-1. — Die figuur genummer / The figure numbered L71, DL55-DL58, DL61-DL63, L72, L71 stel voor die verlegging en verbreding van pad P.102-1. / represents the deviation and widening of road P.102-1.

Die figuur genummer / The figures numbered R65, DR37-DR69, R64, R65 ; L86, DL64, DL65, DL70-DL80, L87, L86 en / and R86, R87, DR70-DR73, R86 stel voor die verlegging en verbreding van paaie 795 en 49 / represent the deviation and widening of roads 795 and 49

Die figuur genummer / The figures numbered (a) DL1-DL11, L2H, L2, DL12-DL17, DL1. (b) DL18-DL20, L8, L7, L6B, DL18. (c) L11A, DL21-DL25, L11B, L11A. (d) L23, DL27-DL38, L24, L23. (e) DL58, DL59, DL60, DL61, DL58. (f) DL65-DL70, DL65. (g) R10A, R11-R12B, DR4-DRI, R10A. (h) R16A, R17-R18C, DR5-DR12, R16A. (j) R28, R29, DR13-DR17, R28. (k) DR29, DR30-DR36, DR29 (l) DR74, DR75-DR78, DR74 (m) DR79, DR80-DR87, DR79. en / and (n) R96B, R96C, DR88, DR89, R96B. stel voor dienspaie / represent service roads.

Administrateurskennisgewing 1440 12 September 1973

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 702 VAN 9 JUNIE 1971 IN VERBAND MET DIE VERBREDING VAN DIE RESERWE VAN NASIONALE ROETE T4 SEKSIE 7, DISTRIKTE BRONKHORSTSPRUIT EN WITBANK.

Die Administrateur wysig hierby, ingevolge artikel 5(3A) van die Padordonnansie 1957, bogenoemde Administrateurskennisgewing deur die sketsplan en koördinate-lys waarna in genoemde kennisgewing by bladsy 1566 verwys word, deur die bygaande sketsplan en koördinate-lys te vervang.

D.P.H. 015W-23/20/T4-7 Vol. 3

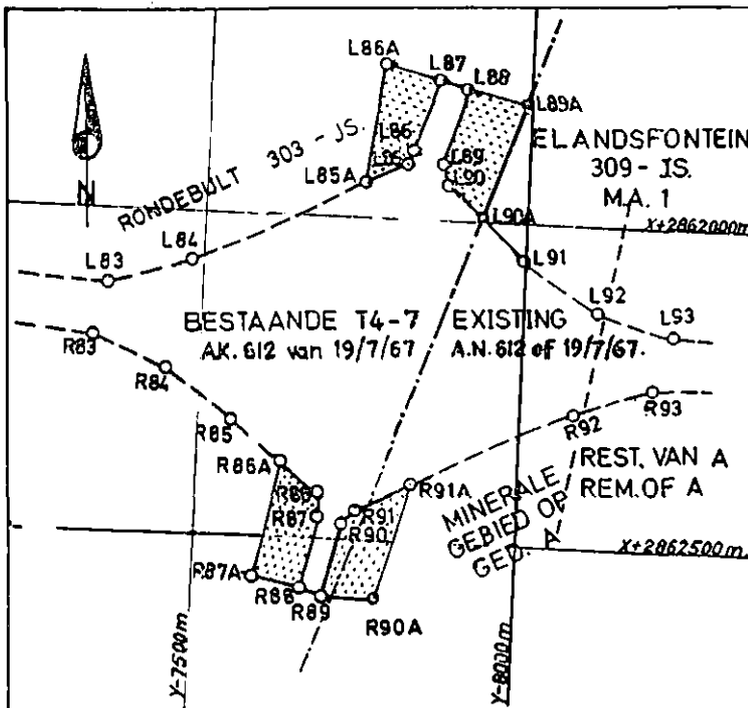
Administrator's Notice 1440

12 September, 1973

AMENDMENT OF ADMINISTRATOR'S NOTICE 702 OF 9 JUNE 1971 IN CONNECTION WITH THE WIDENING OF THE RESERVE OF NATIONAL ROAD T4 SECTION 7, DISTRICTS OF BRONKHORSTSPRUIT AND WITBANK.

The Administrator, in terms of section 5(3A) of the Roads Ordinance, 1957, hereby amends the abovementioned Administrator's Notice by the substitution for the sketch plan referred to in the said notice and co-ordinates at page 1566 of the subjoined sketch plan and co-ordinate list.

D.P.H. 015W-23/20/T4-7 Vol. 3



KOÖRDINATE L_o 29° CO-ORDINATES

KONSTANT CONSTANT	Y ±0.00	METER X +2 800 000.00
L 85	- 7815.03	+ 61918.07
L 85A	- 7755.71	+ 61946.00
L 86	- 7831.40	+ 61897.98
L 86A	- 7786.10	+ 61759.92
L 87	- 7865.78	+ 61780.79
L 88	- 7901.17	+ 61790.05
L 89	- 7875.73	+ 61909.19
L 89A	- 7992.77	+ 61812.94
L 90	- 7880.99	+ 61937.87
L 90A	- 7931.53	+ 61985.10
R 86	- 7683.01	+ 62427.03
R 86A	- 7624.95	+ 62371.05
R 87	- 7690.54	+ 62455.81
R 87A	- 7584.65	+ 62555.90
R 88	- 7665.06	+ 62575.24
R 89	- 7700.45	+ 62584.08
R 90	- 7734.77	+ 62467.08
R 90A	- 7782.50	+ 62588.80
R 91	- 7751.11	+ 62447.06
R 91A	- 7835.90	+ 62406.60

DIE FIGUUR GELETTER / THE FIGURE LETTERED

- (1) L 85A, L 86A, L 87, L 86, L 85
- (2) L 88, L 89A, L 90A, L 90, L 89.
- (3) R 87A, R 86A, R 86, R 87, R 88.
- (4) R 89, R 90, R 91, R 91A, R 90A.

STEL VOOR RUSAREAS LANGS PAD T4-7 OP DIE PLASE RONDEBULT 303-JS EN ELANDSFONTEIN 309-JS REPRESENT REST AREAS ALONG ROAD T4-7 ON THE FARMS RONDEBULT 303-JS AND ELANDSFONTEIN 309-JS

FILE/LÊER N^o: DPH.015W-23/20/N4-7. Vol. PLAN N^o: TNRS.31/65V.

Administrateurskennisgewing 1441 12 September 1973

VERMEERDERING VAN BREEDTE VAN PROVINSIALE PAD P.1-6, DISTRIK PIETERSBURG.

Die Administrateur vermeerder hierby, ingevolge artikel 3 van die Padordonnansie 1957, Ordonnansie 22 van 1957, die breedte van Provinsiale Pad P.1-6, wat oor die plase Sterkloop 688-L.S. en Duvenhage's kraal 689-L.S., distrik Pietersburg loop na wisselende breedtes soos op bygaande sketsplan aangedui.

D.P.H. 032-14/9/12

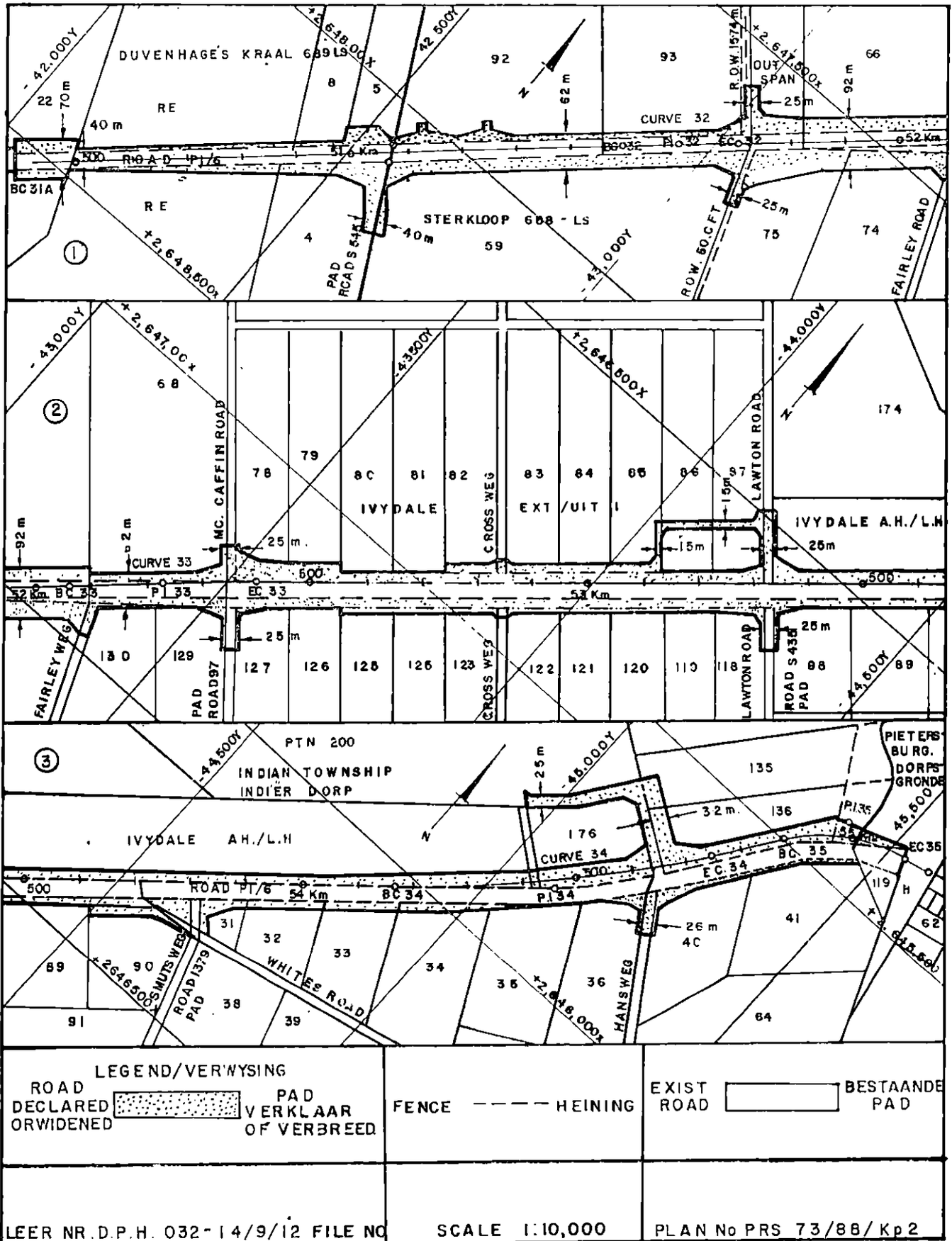
Administrator's Notice 1441

12 September, 1973

INCREASE IN WIDTH OF PROVINCIAL ROAD P.1-6, DISTRICT OF PIETERSBURG.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957, Ordinance 22 of 1957, hereby increases the width of Provincial Road P.1-6, which runs on the farms Sterkloop 688-L.S. and Duvenhage's kraal 689-L.S., district of Pietersburg, to varying widths as indicated on the subjoined sketch plan.

D.P.H. 032-14/9/12



Administrateurskennisgewing 1443 12 September 1973

Administrator's Notice 1443 12 September, 1973

VERKLARING VAN PROVINSIALE PAD P.79-1 BINNE DIE MUNISIPALE GEBIED VAN SANDTON EN VERMEERDERING VAN BREEDE VAN PADRESERWE.

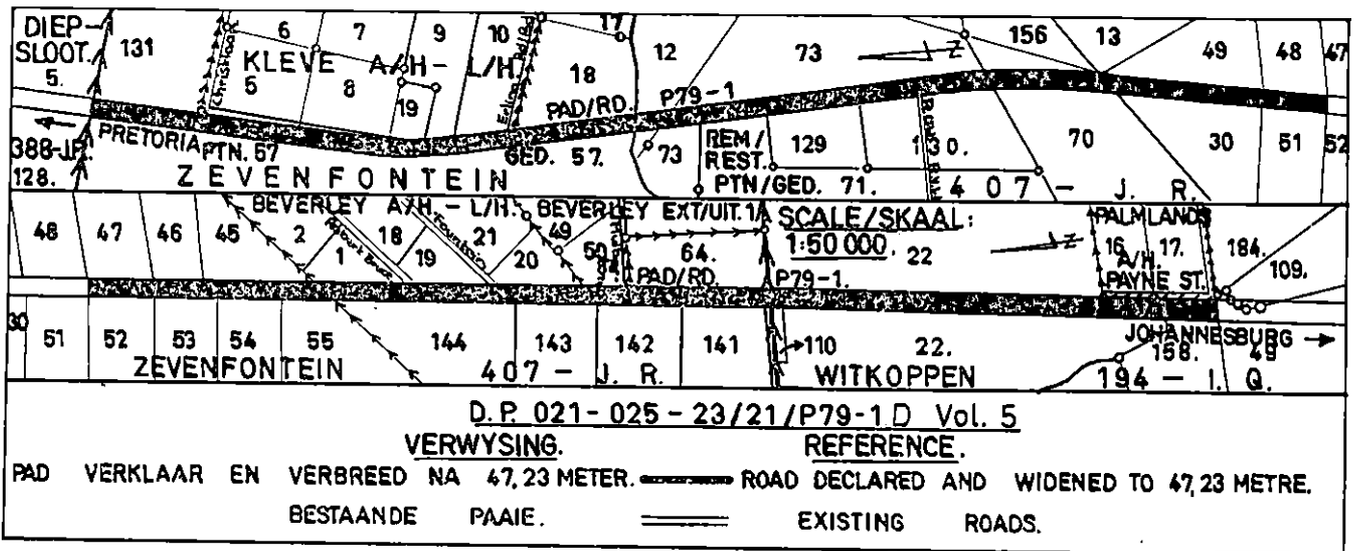
DECLARATION OF PROVINCIAL ROAD P.79-1 WITHIN THE MUNICIPAL AREA OF SANDTON AND INCREASE IN WIDTH OF ROAD RESERVE.

Die Administrateur verklaar hierby, ingevolge artikels 5(2)(a), 5(1)(c) en artikel 3 van die Padordonnansie 1957, dat die pad wat binne Kleve Landbouhoewes, Beverley Landbouhoewes, Beverley Landbouhoewes Uitbreiding 1 en oor die plase Zevenfontein 407-J.R. en Witkoppen 194-I.Q., binne die munisipale gebied van Sandton loop, as 'n verlenging van Provinsiale pad P.79-1, 47,23 meter breed, soos op bygaande sketsplan aangedui, sal bestaan.

The Administrator, in terms of sections 5(2)(a), 5(1)(c) and section 3 of the Roads Ordinance, 1957, hereby declares that the road which runs within Kleve Agricultural Holdings, Beverley Agricultural Holdings, Beverley Agricultural Holdings Extension 1 and on the farms Zevenfontein 407-J.R. and Witkoppen 194-I.Q., within the municipal area of Sandton, shall exist as an extension of Provincial road P.79-1, 47,23 metres wide, as indicated on the subjoined sketch plan.

D.P. 021-025-23/21/P79-1D Vol. 5

D.P. 021-025-23/21/P79-1D Vol. 5



Administrateurskennisgewing 1444 12 September 1973

Administrator's Notice 1444 12 September, 1973

VERKLARING VAN 'N OPENBARE PAD, DISTRIK CHRISTIANA.

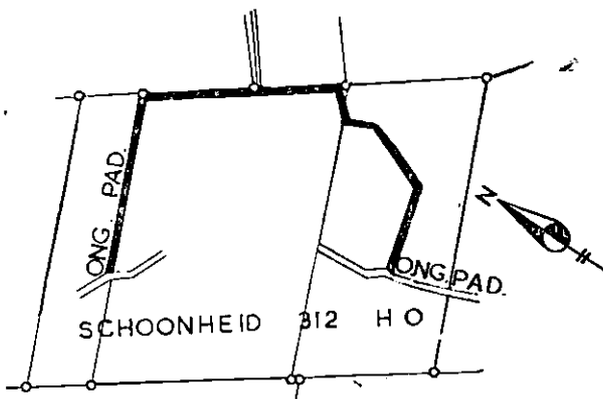
DECLARATION OF A PUBLIC ROAD, DISTRICT OF CHRISTIANA.

Die Administrateur verklaar hierby, ingevolge artikel 5(1)(a) en artikel 3 van die Padordonnansie 1957, dat die pad wat oor die plaas Schoonheid 312-H.O., distrik Christiana loop, as 'n openbare pad, 9 meter breed, soos op bygaande sketsplan aangedui, sal bestaan.

The Administrator, in terms of section 5(1)(a) and section 3 of the Roads Ordinance, 1957, hereby declares that the road which runs on the farm Schoonheid 312-H.O., district of Christiana, shall exist as a public road 9 metres wide, as indicated on the subjoined sketch plan.

D.P. 07-074C-23/24/S.2(B)

D.P. 07-074C-23/24/S.2(B)



DP 07-074C-23/24/S 2(b)

VERWYSING. REFERENCE.

BESTAANDE PAAIE. EXISTING ROADS.

PAD GEOPEN 9m BREEDE. ROAD OPENED 9m WIDE.

Administrateurskennisgewing 1445 12 September 1973

PADREËLINGS OP DIE PLAAS SCHOONHEID 312-H.O., DISTRIK VAN CHRISTIANA.

Met betrekking tot Administrateurskennisgewing 792 van 24 Mei 1972, het dit die Administrateur behaag om ingevolge die bepalings van artikel 31(1) van die Padordonnansie 1957, goedkeuring aan die padreëlings soos op bygaande sketsplan aangedui, te heg.

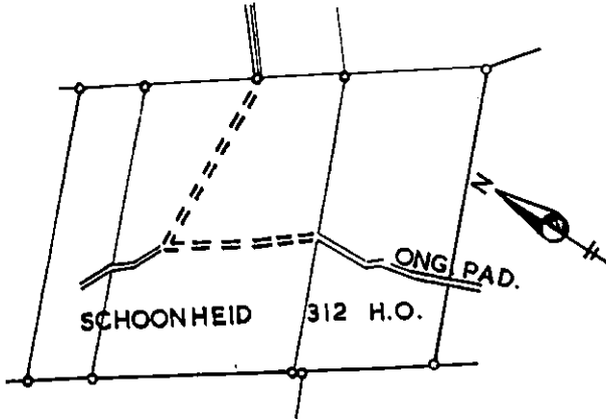
D.P. 07-074C-23/24/S.2(A)

Administrator's Notice 1445 12 September, 1973

ROAD ARRANGEMENTS ON THE FARM SCHOONHEID 312-H.O., DISTRICT OF CHRISTIANA.

With reference to Administrator's Notice 792 of the 24th May 1972, the Administrator, in terms of the provisions of section 31(1) of the Roads Ordinance, 1957, has been pleased to approve of the road arrangements as indicated on the subjoined sketch plan.

D.P. 07-074C-23/24/S.2(A)



D.P. 07-074C-23/24/S.2(a).

<u>VERWYSING.</u>	<u>REFERENCE.</u>
BESTAANDE PAAIE. ———	EXISTING ROADS
PAD GESLUIT. =====	ROAD CLOSED.

Administrateurskennisgewing 1446 12 September 1973

SLUITING VAN DISTRIKSPAD 1802: DISTRIK PILGRIM'S REST.

Die Administrateur sluit hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, distrikspad 1802, wat oor die plaas Driehoek 417-K.T., distrik Pilgrim's Rest loop, soos op bygaande sketsplan aangedui.

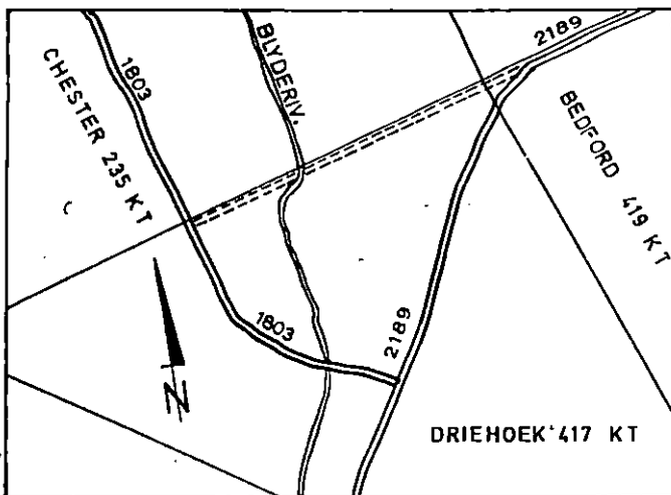
D.P. 04-043-23/22/1803 Vol. iv(b)

Administrator's Notice 1446 12 September, 1973

CLOSING OF DISTRICT ROAD 1802: DISTRICT OF PILGRIM'S REST.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957, hereby closes district road 1802, which runs over the farm Driehoek 417-K.T., district of Pilgrim's Rest, as indicated on the subjoined sketch plan.

D.P. 04-043-23/22/1803 Vol. iv(b)



<u>VERWYSING</u>	<u>REFERENCE</u>
BESTAANDE PAAIE EXISTING ROADS	—————
PAD GESLUIT ROAD CLOSED	-----

D. P. 04-043-23/22 / 1803 VOL 4 (B)

Administrateurskennigewing 1447 12 September 1973

VERLENGING VAN DISTRIKSPAD 1803: DISTRIK PILGRIM'S REST.

Die Administrateur verklaar hierby, ingevolge artikel 5(1)(b), (c) en artikel 3 van die Padordonnansie 1957, dat 'n openbare pad, 25 meter breed, oor die plaas Driehoek 417-K.T., distrik Pilgrim's Rest, as 'n verlenging van distrikspad 1803 sal bestaan, soos op bygaande sketsplan aangedui.

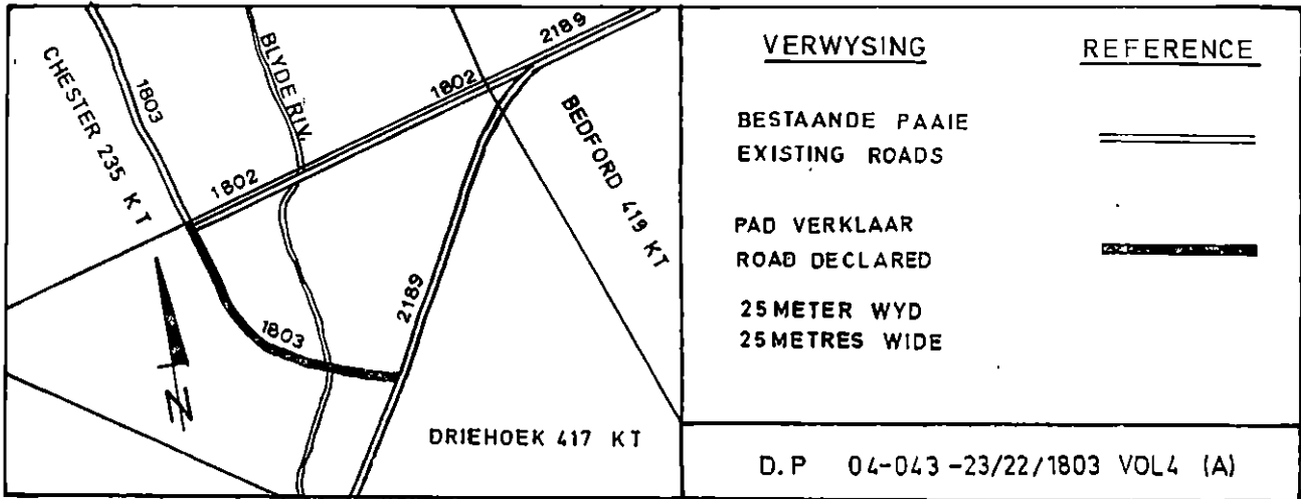
D.P. 04-043-23/22/1803 Vol. iv(a)

Administrator's Notice 1447 12 September, 1973

EXTENSION OF DISTRICT ROAD 1803: DISTRICT OF PILGRIM'S REST.

The Administrator, in terms of section 5(1)(b), (c) and section 3 of the Roads Ordinance, 1957, hereby declares that a public road, 25 metres wide, traversing the farm Driehoek 417-K.T., district of Pilgrim's Rest, shall exist as an extension of district road 1803, as indicated on the subjoined sketch plan.

D.P. 04-043-23/22/1803 Vol. iv(a)



Administrateurskennigewing 1448 12 September 1973

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN UITSPANSERWITUUT OP DIE PLAAS VLAKFONTEIN 69-I.R.: DISTRIK BENONI.

Met betrekking tot Administrateurskennigewing 1344 van 11 November 1970, het die Administrateur, ingevolge artikel 56(1)(iv) van die Padordonnansie 1957, die uitspanserwituut wat 1/75ste van 445,73 hektaar groot is en waaraan die Resterende Gedeelte van Gedeelte 4 van die plaas Vlakfontein 69-I.R., distrik Benoni onderhewig is, in sy geheel gekanselleer.

D.P. 021-022-37/3/V2(C)

Administrator's Notice 1448 12 September, 1973

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN ON THE FARM VLAKFONTEIN 69-I.R.: DISTRICT OF BENONI.

With reference to Administrator's Notice 1344 of 11 November 1970, the Administrator, in terms of section 56(1)(iv) of the Roads Ordinance, 1957, has caused the servitude of outspan, in extent 1/75th of 445,73 hectares and to which the Remaining Portion of Portion 4 of the farm Vlakfontein 69-I.R., district of Benoni is subject, to be cancelled wholly.

D.P. 021-022-37/3/V2(C)

Administrateurskennigewing 1442 12 September 1973

VERKLARING VAN ONGENOMMERDE OPENBARE PAAIE (DIENSPAARIE), DISTRIK NELSPRUIT.

Die Administrateur verklaar hierby, ingevolge artikels 5(1)(b) en drie van die Padordonnansie 1957, dat ongenommerde openbare paaie (dienspaaie) met wisselende breedtes oor die eiendomme soos aangedui en beskryf op bygaande sketsplan, sal bestaan.

D.P.H. 044-14/9/13

D.P.H. 044-23/21/4/P17-7(P166-1)

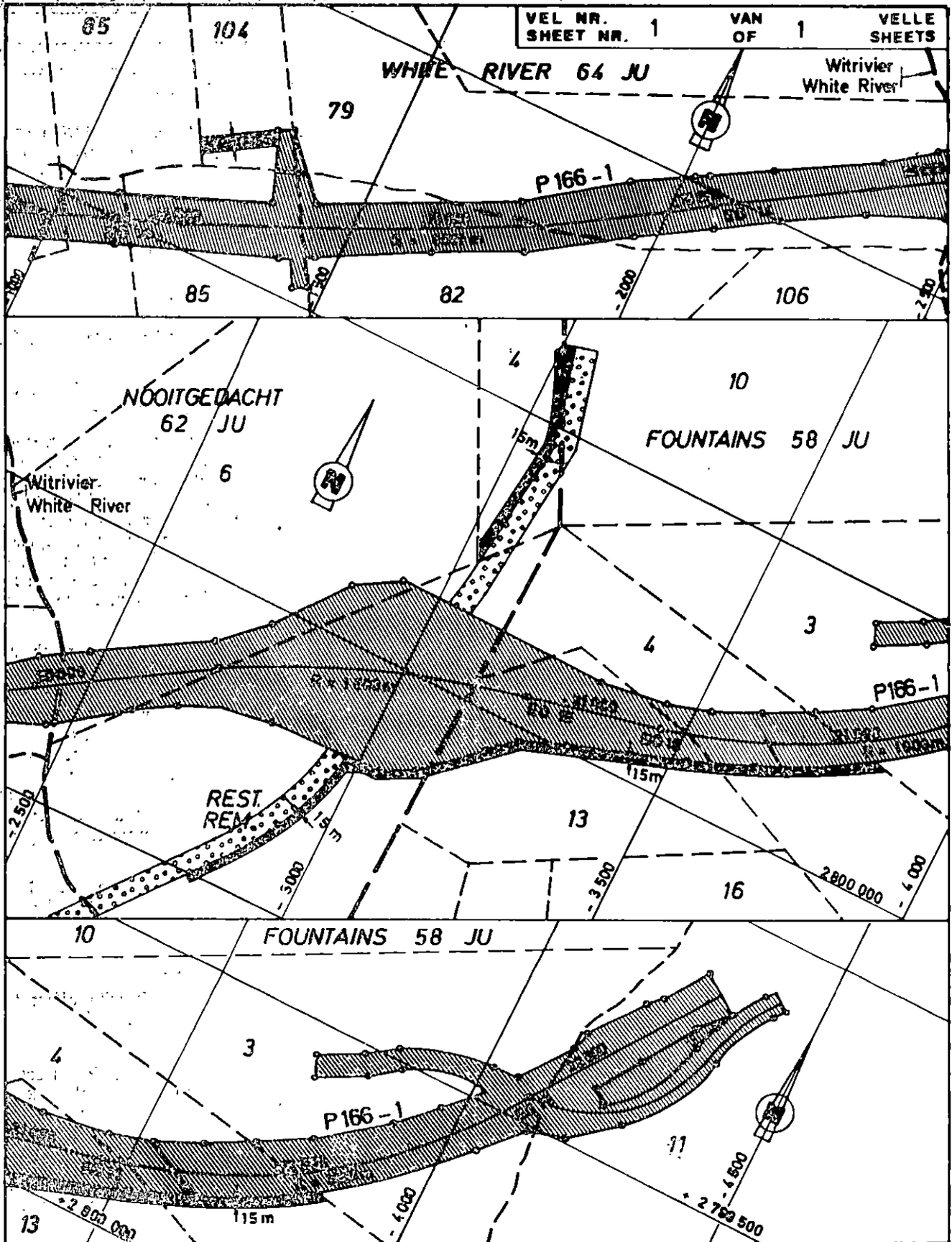
Administrator's Notice 1442 12 September, 1973

DECLARATION OF UNNUMBERED PUBLIC ROADS (SERVICE ROADS), DISTRICT OF NELSPRUIT.

The Administrator, in terms of sections 5(1)(b) and three of the Roads Ordinance, 1957, hereby declares that unnumbered public roads (service roads) of varying widths shall exist over the properties as indicated and described on the subjoined sketch plan.

D.P.H. 044-14/9/13

D.P.H. 044-23/21/4/P17-7(P166-1)



BESKRYWING		DIENSPAARIE VIR NELSPRUIT-WITRIVIER DEURPAD		DESCRIPTION
LEGENDE	Pad verklaar Road declared	Bestaende Pad Existing Road	SLEUTEL / KEY PLAN PRS - 70 / 52 / SP	PAD / ROAD P 166 - 1
	Pad gesluit Road closed	Toekomstige pad Future Road		
		T.P.A LÉER / FILE DPH 044-23/21/4/ P166-1		SKAAL / SCALE 0 0.2 0.3 Km

Administrateurskennisgewing 1449 12 September 1973

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

Ingevolge artikel 79bis(6) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby, die Regulasies van die Gemeenskaplike Munisipale Mediese Hulpfonds (Transvaal) afgekondig by Administrateurskennisgewing No. 825 van 27 Oktober 1965 soos in die Bylae hierby uitengesit.

BYLAE.

1. Regulasie 1 word hierby gewysig, met ingang van 1 Julie 1973, —

(a) deur paragraaf (e) van subregulasie (ii) deur die volgende paragraaf te vervang: —

“(e) ’n ouer, broer of suster van ’n lid of van sy eggenote, insluitende ’n aannemende ouer en ’n aangenome broer of suster wat na goeddunke van die Komitee en onderworpe aan sodanige voorwaardes as wat die Komitee mag vasstel, as afhanklike deur die Komitee erken word: Met dien verstande dat so ’n persoon nie ’n gereelde inkomste van meer as veertig rand per maand ontvang nie en permanent by die lid inwoon;”

(b) deur na paragraaf (e) van subregulasie (ii) die volgende paragraaf in te voeg: —

“(f) ’n kind van ’n afgestorwe lid of van ’n afgestorwe weduwee wat na goeddunke van die Komitee en onderworpe aan sodanige voorwaardes as wat die Komitee mag vasstel, as afhanklike deur die Komitee erken word: Met dien verstande dat so ’n kind onder die ouderdom van 21 jaar en ongetroud is, en nie ’n gereelde besoldiging van meer as vyftig rand per maand ontvang nie;”

(c) deur in subregulasie (xviii), en waar dit ook al in die regulasies voorkom, die woord “sekretaris” deur die woord “bestuurder” te vervang;

2. Bylae A word hierby gewysig —

(a) deur Tarief VI deur die volgende Tarief, met ingang van 1 Julie 1973, te vervang:

“Tarief VI. — Tandheelkundige dienste.
80 persent van die geldetarief vir tandheelkundige dienste insluitende tandheelkundige X-strale met ’n jaarlikse maksimum betaling deur die fonds van R80 in die geval van ’n lid sonder afhanklikes en R150 in die geval van ’n lid met afhanklikes.”;

(b) deur in paragraaf (f) van Tarief VIII die uitdrukking “(uitgesonderd kontaklense)”, met ingang van 1 Januarie 1974, te skrap;

(c) deur Tarief X deur die volgende Tarief, met ingang van 1 Januarie 1974, te vervang:

“Tarief X. — Maksimum voordele jaarliks betaalbaar. Enige maksimum voordeel sal bereken word volgens eise wat gedurende enige kalenderjaar ontvang word en nie volgens die datum waarop die dienste gelewer is nie.”

PB. 3-4-7-2

Administrator's Notice 1449 12 September, 1973

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

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

SCHEDULE.

1. Regulation 1 is hereby amended, with effect from the 1st July, 1973, —

(a) by the substitution for paragraph (e) of subregulation (ix) of the following paragraph: —

“(e) the parent, brother or sister of a member or of his spouse, including an adoptive parent and an adoptive brother or sister who in the opinion of the committee and subject to such conditions as the committee may determine, is recognized by the committee as a dependant person: Provided that such a person is not in receipt of a regular income of more than forty rand per month and resides permanently with the member;”

(b) by the insertion of the following paragraph after paragraph (e) of subregulation (ix): —

“(f) a child of a deceased member or of a deceased widow who, in the opinion of the committee and subject to such conditions as the committee may determine, is recognized by the committee as a dependant person: Provided that such a child is under the age of twenty-one years, is unmarried and not in receipt of a regular remuneration of more than fifty rand per month;”

(c) by the substitution in subregulation (xxiv) and wherever it occurs in the regulations for the word “secretary” of the word “manager”;

2. Schedule A is hereby amended —

(a) by the substitution for Tariff VI with effect from the 1st July, 1973, of the following Tariff:

“Tariff VI. — Dental Services.

80 per cent of the tariff of fees for dental services including dental X-rays with an annual maximum payment by the fund of R80 in the case of a member without dependants and R150 in the case of a member with dependants.”;

(b) by the deletion in paragraph (f) of Tariff VIII with effect from 1st January, 1974, of the expression “(Excluding contact lenses)”;

(c) by the substitution for Tariff X with effect from the 1st January, 1974, of the following Tariff:

“Tariff X. — Maximum Benefits Payable Annually. Any maximum benefit shall be calculated on claims received during any calendar year and not according to the date on which the services were rendered.”

PB. 3-4-7-2

Administrateurskennisgewing 1450 12 September 1973

TRANSSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 1240 van 8 September 1971, soos gewysig, word hierby verder gewysig deur in item 3(1) van Deel III van die Tarief van Gelde onder Bylae 1 die syfer "R1,90" deur die syfer "R3,48" te vervang.

PB. 2-4-2-104-111

Administrateurskennisgewing 1452 12 September 1973

MUNISIPALITEIT PRETORIA: WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE GESONDHEID.

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

Die Verordeninge Betreffende Openbare Gesondheid van die Munisipaliteit Pretoria, afgekondig by Goewermentskennisgewing 958 van 1903, soos gewysig, waarvan 'n Afrikaanse vertaling by Administrateurskennisgewing 572 van 18 Julie 1956 afgekondig is, word hierby verder gewysig deur na item 3 van Bylae A van Deel III A van Hoofstuk II die volgende voorbehoudsbepaling in te voeg:—

“: Met dien verstande dat in die geval van persele wat na die mening van die Raad nie by 'n munisipale riool aangesluit kan word nie, die tarief met 50% verminder word.”

PB. 2-4-2-77-3

Administrateurskennisgewing 1453 12 September 1973

MUNISIPALITEIT TZANEEN: VERANDERING VAN GRENSE.

Die Administrateur het ingevolge artikel 9(7) van Ordonnansie 17 van 1939, die grense van die Munisipaliteit Tzaneen verander deur die inlywing daarby van die gebiede omskryf in die Bylae hierby.

Voorts het die Administrateur ingevolge artikel 9(9) van genoemde Ordonnansie die gebiede omskryf in die Bylae hierby van die bepalings van artikels 18, 20 en 23 van die Plaaslike-Bestuur-Belastingordonnansie, 1933 (Ordonnansie 20 van 1933) vrygestel vir so lank as wat dit vir landboudoeleindes gebruik word.

PB. 3-2-3-71 Vol. 2

BYLAE.

MUNISIPALITEIT TZANEEN: BESKRYWING VAN GEBIED INGELYF.

Vanaf die noordelikste baken van die plaas Lushof 540-L.T., suidoos en algemeen suid met die grense van

Administrator's Notice 1450 12 September, 1973

TRANSSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 1240, dated 8 September 1971, as amended, are hereby further amended by the substitution in item 3(1) of Part III of the Tariff of Charges under Schedule 1 for the figure "R1,90" of the figure "R3,48".

PB. 2-4-2-104-111

Administrator's Notice 1452 12 September, 1973

PRETORIA 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 Pretoria Municipality, published under Government Notice 958 of 1903, as amended, an Afrikaans translation of which was published under Administrator's Notice 572 dated 18 July 1956, are hereby further amended by the insertion after item 3 of Schedule A of Section III A of Chapter II of the following proviso:—

“: Provided that in the case of premises which, in the opinion of the Council, cannot be connected to a municipal sewer the tariff shall be reduced by 50%.”

PB. 2-4-2-77-3

Administrator's Notice 1453 12 September, 1973

TZANEEN MUNICIPALITY: ALTERATION OF BOUNDARIES.

The Administrator has, in terms of section 9(7) of Ordinance 17 of 1939, altered the boundaries of the Tzaneen Municipality by the incorporation therein of the areas described in the Schedule hereto.

The Administrator has further, in terms of section 9(9) of the said Ordinance, exempted the areas described in the Schedule hereto, from the provisions of sections 18, 20 and 23 of the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), as long as it is used for agricultural purposes.

PB. 3-2-3-71 Vol. 2

SCHEDULE.

TZANEEN MUNICIPALITY: DESCRIPTION OF AREA INCLUDED.

From the northernmost beacon of the farm Lushof 540-L.T., south-east and generally south along the boun-

die plase Lushof 540-L.T. en Hamawasha 557-L.T. langs sodat hulle in hierdie gebied ingesluit word tot by die suidoostelike baken van Gedeelte 36 (Kaart L.G. A.7186/55) van genoemde plaas Hamawasha 557-L.T.; dan algemeen suidwes met die grense van die volgende gedeeltes van die laasgenoemde plaas langs sodat hulle in hierdie gebied ingesluit word: Gedeelte 36 (Kaart L.G. A.7186/55), Gedeelte 10 (Kaart L.G. A.7160/55), Gedeelte 8 (Kaart L.G. A.3319/55), Gedeelte 7 (Kaart L.G. A.3318/55), Gedeelte 6 (Kaart L.G. A.3317/55) en Gedeelte 4 (Kaart L.G. A.5309/47) tot by die suidwestelike baken van laasgenoemde gedeelte; dan algemeen noordwes met die grense van die genoemde Gedeelte 4 en Gedeelte 3 (Kaart L.G. A.1183/45) van die plaas Hamawasha 557-L.T. langs sodat hulle in hierdie gebied ingesluit word tot by die noordwestelike hoek van die laasgenoemde Gedeelte 3; dan suidwes en algemeen suidoos met die grense van Gedeelte 1 (Kaart L.G. A.975/27) van die plaas Hamawasha 557-L.T. en Gedeelte 1 (Kaart L.G. A.89/58) van die plaas Hamabooya 576-L.T. langs sodat hulle uit hierdie gebied uitgesluit word tot by die suidwestelike hoek van die laasgenoemde gedeelte; dan noordwes en noordoos met die suidwestelike en noordwestelike grense van die plaas Hamabooya 576-L.T. langs tot by die suidoostelike hoek van Gedeelte 188 (Kaart L.G. A.6264/55) van die plaas Pusela 555-L.T.; dan algemeen noordwes met die grense van die volgende gedeeltes van genoemde plaas Pusela 555-L.T. langs sodat hulle in hierdie gebied ingesluit word: Gedeelte 199 (Kaart L.G. A.6808/56), Gedeelte 35 (Kaart L.G. A.49/29), Gedeelte 108 (Kaart L.G. A.2708/45), Gedeelte 259 (Kaart L.G. A.1100/71), Gedeelte 117 (Kaart L.G. A.3965/47), Gedeelte 249 (Kaart L.G. A.6308/67) — Kleinskaalkaart van Tzaneen Uitbreiding 10, Gedeelte 218 (Kaart L.G. A.898/59), Gedeelte 152 (Kaart L.G. A.2638/54), Gedeelte 149 (Kaart L.G. A.5769/53), Gedeelte 28 (Kaart L.G. A.829/31) en Gedeelte 98 (Kaart L.G. A.4006/43) tot by die suidwestelike hoek van laasgenoemde gedeelte; dan algemeen noordoos met die grense van die volgende plase langs sodat hulle uit hierdie gebied uitgesluit word: Jagersfontein 554-L.T., Tzaneen 538-L.T. en Avondhoek 532-L.T. tot by die noordwestelike hoek van Gedeelte 17 (Kaart L.G. A.5004/53) van die plaas Doornhoek 535-L.T.; dan suidoos en noordoos met die noordoostelike en noordwestelike grense van genoemde plaas Doornhoek 535-L.T. langs tot by die noordoostelike baken van Gedeelte 19 (Kaart L.G. A.2625/57) van die plaas Doornhoek 535-L.T.; dan algemeen suid met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: die volgende gedeeltes van die plaas Doornhoek 535-L.T.: Gedeelte 19 (Kaart L.G. A.2625/57), Gedeelte 10 (Kaart L.G. A.1020/41), Gedeelte 12 (Kaart L.G. A.4076/48), Gedeelte 14 (Kaart L.G. A.8703/49), Gedeelte 16 (Kaart L.G. A.7531/52) en Gedeelte 6 (Kaart L.G. A.1016/41), Gedeelte 113 (Kaart L.G. A.1816/47) en Gedeelte 48 (Kaart L.G. A.127/32) van die plaas Pusela 555-L.T. tot by die suidwestelike hoek van Gedeelte 10 (Kaart L.G. A.1119/32) van die plaas Manorvlei 556-L.T.; dan algemeen noordoos en algemeen suidoos met die grense van die volgende gedeeltes van genoemde plaas Manorvlei 556-L.T. langs sodat hulle in hierdie gebied ingesluit word: Gedeelte 10 (Kaart L.G. A.1119/32), Gedeelte 5 (Kaart L.G. A.5029/27) en Gedeelte 8 (Kaart L.G. A.2268/30) tot by die suidoostelike hoek van die laasgenoemde gedeelte; dan algemeen suidoos met die middel van die Letabarivier, die suidelike grens van die plaas Manorvlei 556-L.T., langs tot by die suidwestelike hoek van Gedeelte 60 (Kaart L.G. A.3102/58)

daries of the farms Lushof 540-L.T. and Hamawasha 557-L.T. so as to include them in this area to the south-eastern beacon of Portion 36 (Diagram S.G. A.7186/55) of the said farm Hamawasha 557-L.T.; thence generally south-west along the boundaries of the following portions of the last-named farm so as to include them in this area: Portion 36 (Diagram S.G. A.7186/55), Portion 10 (Diagram S.G. A.7160/55), Portion 8 (Diagram S.G. A.3319/55), Portion 7 (Diagram S.G. A.3318/55), Portion 6 (Diagram S.G. A.3317/55) and Portion 4 (Diagram S.G. A.5309/47) to the south-western beacon of the last-named portion; thence generally north-west along the boundaries of the said Portion 4 and Portion 3 (Diagram S.G. A.1183/45) of the farm Hamawasha 557-L.T. so as to include them in this area to the north-western corner of the last-named Portion 3; thence south-west and generally south-east along the boundaries of Portion 1 (Diagram S.G. A.975/27) of the farm Hamawasha 557-L.T. and Portion 1 (Diagram S.G. A.89/58) of the farm Hamabooya 576-L.T. so as to exclude them from this area to the south-western corner of the last-named portion; thence north-west and north-east along the south-western and north-western boundaries of the farm Hamabooya 576-L.T. to the south-eastern corner of Portion 188 (Diagram S.G. A.6264/55) of the farm Pusela 555-L.T.; thence generally north-west along the boundaries of the following portions of the said farm Pusela 555-L.T. so as to include them in this area: Portion 199 (Diagram S.G. A.6808/56), Portion 35 (Diagram S.G. A.49/29), Portion 108 (Diagram S.G. A.2708/45), Portion 259 (Diagram S.G. A.1100/71), Portion 117 (Diagram S.G. A.3965/47), Portion 249 (Diagram S.G. A.6308/67) — Small Scale Diagram of Tzaneen Extension 10, Portion 218 (Diagram S.G. A.898/59), Portion 152 (Diagram S.G. A.2638/54), Portion 149 (Diagram S.G. A.5769/53), Portion 28 (Diagram S.G. A.829/31) and Portion 98 (Diagram S.G. A.4006/43) to the south-western corner of the last-named portion; thence generally north-east along the boundaries of the following farms so as to exclude them from this area: Jagersfontein 554-L.T., Tzaneen 538-L.T. and Avondhoek 532-L.T. to the north-western corner of Portion 17 (Diagram S.G. A.5004/53) of the farm Doornhoek 535-L.T.; thence south-east and north-east along the north-eastern and north-western boundaries of the said farm Doornhoek 535-L.T. to the north-eastern beacon of Portion 19 (Diagram S.G. A.2625/57) of the farm Doornhoek 535-L.T.; thence generally south along the boundaries of the following so as to include them in this area; the following portions of the farm Doornhoek 535-L.T.: Portion 19 (Diagram S.G. A.2625/57), Portion 10 (Diagram S.G. A.1020/41), Portion 12 (Diagram S.G. A.4076/48), Portion 14 (Diagram S.G. A.8703/49), Portion 16 (Diagram S.G. A.7531/52) and Portion 6 (Diagram S.G. A.1016/41), Portion 113 (Diagram S.G. A.1816/47) and Portion 48 (Diagram S.G. A.127/32) of the farm Pusela 555-L.T. to the south-western corner of Portion 10 (Diagram S.G. A.1119/32) of the farm Manorvlei 556-L.T.; thence generally north-east and generally south-east along the boundaries of the following portions of the said farm Manorvlei 556-L.T. so as to include them in this area; Portion 10 (Diagram S.G. A.1119/32), Portion 5 (Diagram S.G. A.5029/27) and Portion 8 (Diagram S.G. A.2268/30) to the south-eastern corner of the last-named portion; thence generally south-east along the middle of the Letaba River, the southern boundary of the farm Manorvlei 556-L.T., to the south-western corner of Portion 60 (Diagram S.G. A.3102/58)

van die plaas Lushof 540-L.T.; dan algemeen noordoos met die grense van die plaas Lushof 540-L.T. langs sodat dit in hierdie gebied ingesluit word tot by die noordelike baken van laasgenoemde plaas, die beginpunt, maar uitsluitende die bestaande munisipale gebied.

of the farm Lushof 540-L.T.; thence generally north-east along the boundaries of the farm Lushof 540-L.T. so as to include it in this area to the northernmost beacon of the last-named farm, the place of beginning, but excluding the existing municipal area.

Administrateurskennisgewing 1454 12 September 1973

Administrator's Notice 1454 12 September, 1973

GESONDHEIDSKOMITEE VAN MAQUASSI: WYSIGING VAN REGULASIES VIR DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDE, BEDRYWE EN BEROEPE.

MAQUASSI HEALTH COMMITTEE: AMENDMENT TO REGULATIONS FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS.

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.

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.

Die Regulasies vir die Toesig oor, Die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe van die Gesondheidskomitee van Maquassi, afgekondig by Administrateurskennisgewing 1063 van 26 November 1952, soos gewysig, word hierby verder gewysig deur Aanhangsel A deur die volgende te vervang: —

The Regulations for the Supervision, Regulation and Control of Businesses, Trades and Occupations of the Maquassi Health Committee, published under Administrator's Notice 1063, dated the 26th November 1952, as amended, are hereby further amended by the substitution for Annexure A of the following: —

"AANHANGSEL A.

"ANNEXURE A.

<i>Bedryf</i>	<i>Jaarlikse Gelde</i>
1. Biljarttafel	R 8
2. Banket- of ander bakker	R10
3. Losieshuis: —	
(1) Huisvesting vir 3 tot 8 persone	R 6
(2) Huisvesting vir 9 persone en meer	R10
4. Slagtery	R10
5. Fietshandelaars	R 5
6. Handelaar in tweedehandse goedere	R 5
7. Handelaar in varsprodukte (groente en vrugte)	R10
8. Kruidenier	R10
9. Venters en marskramers	R 4
10. Hotel	R10
11. Wassery met meer as twee persone in diens	R10
12. Meulenaar	R10
13. Eethuis (Bantoes)	R15
14. Pandjieshouer	R10
15. Verversings of teekamer	R10
16. Begrafnisondernemer	R 4
17. Vendusiekraal	R20
18. Rolprentvertoning	R20
19. Barbier	R 3
20. Skoenmaker	R 2
21. Melkery	R15
22. Viskoper	R 6
23. Hoefsmid, sweiser	R10
24. Ontsmetter	R 4
25. Werkswinkel (Garage)	R10
26. Advertensieskuttings (per toestel)	R 1
27. Hinderlike bedrywe soos omskryf in artikel 95(1) van Ordonnansie 7 van 1939	R15
28. <i>Algemeen</i> : Enige beroep wat nie gemeld is nie, waar gelde gehef mag word	R 5
29. Sirkus, per dag: R15	
30. Mallemeule, per dag: R10	
31. Grootmaat brandstof depots	R10
32. Apteker	R10
33. Groente en vrugte (straatverkope) (per maand 75c)	R 8"

<i>Trade</i>	<i>Annual Fees</i>
1. Billiard room	R 8
2. Baker or confectioner	R10
3. Boarding-house: —	
(1) Accommodation for 3 to 8 persons	R 6
(2) Accommodation for 9 persons and more	R10
4. Butchery	R10
5. Cycle dealers	R 5
6. Dealer in second-hand goods	R 5
7. Fresh produce dealer (fruit and vegetables)	R10
8. Grocer	R10
9. Hawkers and pedlars	R 4
10. Hotel	R10
11. Laundry where more than two persons work	R10
12. Miller	R10
13. Eating-house (Bantus)	R15
14. Pawnbroker	R10
15. Refreshment and tearoom	R10
16. Undertaker	R 4
17. Sale kraal	R20
18. Bioscope	R20
19. Barber	R 3
20. Shoemaker	R 2
21. Dairy	R15
22. Fishmonger	R 6
23. Blacksmith, welder	R10
24. Fumigator	R 4
25. Workshop (Garage)	R10
26. Advertising hoarding (per device)	R 1
27. Noxious trades as defined in section 95(1) of Ordinance 17 of 1949	R15
28. <i>General</i> : Any trade not specified, where fees may be levied	R 5
29. Circus, per day: R15	
30. Merry-go-round, per day: R10	
31. Fuel Depots	R10
32. Pharmacy	R10
33. Fruit and vegetables (streetsales) (per month 75c)	R 8"

Administrateurskennisgewing 1455 12 September 1973

MUNISIPALITEIT BEDFORDVIEW: AANNAME
VAN STANDAARDELEKTRISITEITSVERORDE-
NINGE.

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

- (a) dat die Dorpsraad van Bedfordview die Standaard-elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van 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.

DEEL I.

Gelde Betaalbaar vir die Lewering van Elektrisiteit.

1. Diensheffings.

Verbruikers aan wie elektrisiteit ingevolge items 2, 3, 4 en 6 gelewer word, betaal die volgende diensheffings, per maand, afhangende van die getal fases in hulle diens-aansluiting: —

- (1) Enkelfasige diensaansluiting: R2
(2) Tweefasige diensaansluiting: R2,50
(3) Driefasige diensaansluiting: R3.

2. Huishoudelike Verbruikers.

(1) Verbruikers hieronder uiteengesit, betaal vir die lewering van elektrisiteit ingevolge subitem (2) of (3): Private woonhuise, woonstelle en ander verbruikers wat teen lae spanning voorsien word soos van tyd tot tyd deur die Raad bepaal word: —

(2) *Waar die verbruiker se aansluitingslading soos deur die ingenieur bepaal, minder as 25 kVA, is: —*

- (a) 'n Maandelikse diensheffing ingevolge item 1, plus
(b) 'n energieheffing van 1,1c per eenheid vir alle elektrisiteit gedurende die maand verbruik.
(c) Die minimum maandelikse betaling deur enige verbruiker wat lewering ingevolge hierdie subitem ontvang, is die diensheffing.

(3) *Waar die verbruiker se aansluitingslading soos deur die ingenieur bepaal, meer as 25 kVA, is: —*

- (a) 'n Maandelikse diensheffing ingevolge item 1, plus
(b) 'n energieheffing van 0,6c per eenheid vir alle elektrisiteit gedurende die maand verbruik, plus
(c) 'n maandelikse aanvraagheffing van 15c per ampère, per fase van maksimum aanvraag.
(d) Die minimum maandelikse betaling deur enige verbruiker wat lewering ingevolge hierdie subitem ontvang, is die diensheffing plus die minimum heffing soos vir 'n lesing van die maksimum aanvraag ampèremeter van 10 ampère per fase.

Administrator's Notice 1455

12 September, 1973

BEDFORDVIEW 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 Village Council of Bedfordview 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.

PART I.

Charges Payable for the Supply of Electricity.

1. Service Charges.

Consumers supplied with electricity in terms of items 2, 3, 4 and 6 shall pay a monthly service charge depending upon the number of phases in their service connection as follows: —

- (1) Single-phase service connection: R2
(2) Two-phase service connection: R2,50
(3) Three-phase service connection: R3.

2. Domestic Consumers.

(1) Consumers occupying premises listed below shall be charged for electricity in accordance with subitem (2) or (3): Private dwelling houses, flats, and such other consumers supplied at low voltage as the Council may determine from time to time.

(2) *Where the consumer's connected load as determined by the engineer is less than 25 kVA:*

- (a) A monthly service charge in terms of item 1, plus
(b) an energy charge of 1,1c per unit for all electricity consumed during the month.
(c) The minimum monthly payment by any consumer taking a supply in terms of this subitem shall be the service charge.

(3) *Where the consumer's connected load as determined by the engineer is 25 kVA or greater: —*

- (a) A monthly service charge in terms of item 1, plus
(b) an energy charge of 0,6c per unit for all electricity consumed during the month, plus
(c) a monthly demand charge of 15c per ampere, per phase of maximum demand.
(d) The minimum monthly payment by any consumer taking a supply in terms of this subitem shall be the service charge plus the minimum charge as for a reading of the maximum demand ammeter of 10 amperes per phase.

3. *Handelsverbruikers.*

(1) Verbruikers wie se toevoer teen laagspanning gemeet word en wie persele beset soos hieronder uiteengesit, betaal vir elektrisiteit ingevolge subitem (2) of (3): Banke, winkels, kantore, advertensietekens, winkelvasters, pakhuisse, skure, gelisensieerde hotelle en restaurante, teekamers, sale, residensiële klubs, sosiale, atletiek- en sportklubs, kerke, kerksale, kloosters, biblioteke, museums, teaters, bioskope, hospitale, verpleeginrigtings, skole, skoolkoshuisse, tehuisse, losieshuisse, privaathotelle, deelhuisgeboue, woonstelgeboue, Staats- en Provinsiale Departemente, persele ingesluit in die woordomskriving van fabriek soos vervat in die Fabriek, Masjinerie en Bouwerk Wet, 1941, soos gewysig, en enige ander soortgelyke perseel soos van tyd tot tyd deur die Raad bepaal.

(2) *Waar die verbruiker se aansluitingslading soos deur die ingenieur bepaal, minder as 25 kVA, is: —*

- (a) 'n Maandelikse diensheffing ingevolge item 1, plus
- (b) 'n energieheffing van 1,5c per eenheid vir alle elektrisiteit gedurende die maand verbruik.
- (c) Die minimum maandelikse betaling deur enige verbruiker wat lewering ingevolge hierdie subitem ontvang, is die diensheffing.

(3) *Waar die verbruiker se aansluitingslading soos deur die ingenieur bepaal, meer as 25 kVA, is: —*

- (a) 'n Maandelikse diensheffing ingevolge item 1, plus
- (b) 'n energieheffing van 0,5c per eenheid vir alle elektrisiteit gedurende die maand verbruik, plus
- (c) 'n maandelikse aanvraagheffing van 38c per ampère, per fase.
- (d) Die minimum maandelikse betaling deur enige verbruiker wat lewering ingevolge hierdie subitem ontvang, is die diensheffing plus die minimum heffing soos vir 'n lesing van die maksimum aanvraag ampèremeter van 10 ampère per fase.

4. *Grootmaatverbruikers.*

Verbruikers aan wie elektrisiteit by die grootmaat gelewer word en wat teen 6 600 Volt gemeet word, betaal vir elektrisiteit soos volg: —

- (a) 'n Maandelikse diensheffing ingevolge item 1, plus
- (b) 'n energieheffing van 0,5c per eenheid vir alle elektrisiteit gedurende die maand verbruik, plus
- (c) Maandelikse aanvraagheffing van R1,90 per kVA van maksimum aanvraag.
- (d) Die minimum maandelikse betaling deur enige verbruiker is R15, of elektrisiteit ter waarde daarvan verbruik is al dan nie.

5. *Buitespitstyd-lewering.*

(1) Verbruikers ingevolge items 3 en 4 kan by die Raad aansoek doen om die lewering van elektrisiteit gedurende buitespitstydperke vir grootmaat waterverhitting en sodanige ander gebruike wat van tyd tot tyd deur die Raad bepaal word. Die gelde betaalbaar is 0,5c per eenheid vir alle elektrisiteit gedurende die maand verbruik.

(2) *Reëls van Toepassing op Buitespitstyd-lewering.*

- (a) Lewering ingevolge hierdie item word beperk tot verbruikers wat gebruik maak van grootmaat-water-

3. *Commercial Consumers.*

(1) Consumers whose supplies are metered at low voltage and who occupy premises as listed below shall be charged for electricity in accordance with subitems (2) or (3): Banks, shops, offices, advertising signs, shop windows, stores, warehouses, licensed hotels, restaurants, tearooms, halls, residential clubs, social athletic and sporting clubs, churches, church halls, convents, libraries, museums, theatres, cinemas, hospitals, nursing homes, schools, school hostels, hostels, boarding houses, private hotels, apartment buildings, State and Provincial Departments, premises included in the definition of a factory contained in the Factories, Machinery and Building Work Act, 1941, as amended, and such other consumers as the Council may from time to time determine.

(2) *Where the consumer's connected load as determined by the engineer is less than 25 kVA: —*

- (a) A monthly service charge in terms of item 1, plus
- (b) an energy charge of 1,5c per unit for all electricity consumed during the month.
- (c) The minimum monthly payment by any consumer taking a supply in terms of this subitem shall be the service charge.

(3) *Where the consumer's connected load as determined by the engineer is 25 kVA or greater: —*

- (a) A monthly service charge in terms of item 1, plus
- (b) an energy charge of 0,5c per unit for all electricity consumed during the month, plus
- (c) a monthly demand charge of 38c per ampere, per phase.
- (d) The minimum monthly payment by any consumer taking a supply in terms of this subitem shall be the service charge plus the minimum charge as for a reading of the maximum demand ammeter of 10 amperes per phase.

4. *Bulk Consumers.*

Consumers supplied with electricity in bulk and metered at 6 600 volts shall be charged for electricity as follows: —

- (a) A monthly service charge in terms of item 1, plus
- (b) an energy charge of 0,5c per unit for all electricity consumed during the month, plus
- (c) a monthly demand charge of R1,90 per kVA of maximum demand.
- (d) The minimum monthly payment by any consumer shall be the sum of R15, whether electricity to this value is consumed or not.

5. *Off-peak Supply.*

(1) Consumers in terms of items 3 and 4 may apply to the Council for the supply of electricity during off-peak periods for bulk water heating and such other purposes as the Council may determine from time to time. The charges payable shall be 0,5c per unit for all electricity consumed during the month.

(2) *Rules applicable to Off-peak Supply: —*

- (a) Supply in terms of this item shall be limited to consumers using bulk water storage heaters of a

opgaarverwarmers met 'n inhoudsmaat van nie minder nie as 500 liter met 'n verhittingsvermoë van nie meer as 1 kilowatt per 100 liter inhoudsmaat.

- (b) Hierdie item is van toepassing op lewering wat deur die ladingsbeheertoerusting deur die Raad beheer en voorsien word gedurende die buitespitstydperk soos deur die ingenieur van tyd tot tyd bepaal maar is nie minder as 10 uur per dag nie.

6. Tydelike en Rondreisende Verbruikers.

Die volgende gelde vir die lewering van elektrisiteit vir tydelike doeleindes en rondreisende verbruikers en enige ander dergelike tipe verbruiker soos van tyd tot tyd deur die Raad bepaal, is betaalbaar: —

- (a) 'n Maandelikse diensheffing ingevolge item 1 ten opsigte van elke maand of gedeelte daarvan wat lewering verskaf is, plus
- (b) 'n energieheffing van 3c per eenheid vir alle elektrisiteit wat gedurende die maand verbruik is.
- (c) Die minimum maandelikse heffing is R10, of elektrisiteit ter waarde daarvan verbruik word al dan nie.

7. Munisipale Lewering.

Elektrisiteit gelewer vir munisipale straatligte, verkeersseine en ander munisipale doeleindes word teen koste gehef.

8. Maksimum-aanvraagmeters en Gelde.

(1) Die gelde betaalbaar per ampère van maksimum aanvraag ingevolge items 2(3) en 3(3) is vir die maksimum ampère-aanvraag soos geregistreer in elke fase-geleier waar elke fase-geleier die statutêre potensiaal van 220 Volt 50 siklus wisselstroom bo die neutrale potensiaal is. Indien lewering gegee word op meer as een fase is die maksimum ampère-aanvraag die som van die aanvraag geregistreer in elke fase waarop toevoer verskaf word.

(2) Maksimum-aanvraagmeters moet van die termiese tipe wees met 'n gereelde responsieperiode soos deur die ingenieur goedgekeur is.

DEEL II.

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

1. Woordomskrywing.

Maand beteken per kalendermaand of gedeelte daarvan.

2. Gelde vir Spesiale Meteraflesing.

Die gelde betaalbaar vir 'n spesiale meteraflesing van die verbruiker se meter op enige tyd anders as op die datum wat die Raad vir die doel afgesonder het, is R2 per aflesing.

3. Gelde vir Heraansluiting.

As die lewering van elektrisiteit ingevolge die bepalings van artikel 11(1), (2) of (4) van die verordeninge afgesluit word, is 'n vordering van R3 vir iedere besoek deur 'n gemagtigde werknemer van die Raad in verband met die heraansluiting betaalbaar en 'n vordering van R5 is betaalbaar wanneer so 'n heraansluiting deur 'n gemag-

capacity of not less than 500 litres having a heater rating of not greater than 1 kilowatt per 100 litres of capacity.

- (b) This item shall be applicable to supplies controlled by the Council's centralised load control equipment and provided during the off-peak period which shall be determined by the engineer from time to time, but shall not be less than 10 hours per day.

6. Temporary and Itinerant Consumers.

The following charges for the supply of electricity for temporary purposes and itinerant consumers, and such other classes of consumer which the Council may from time to time determine, shall be payable: —

- (a) A monthly service charge as defined in item 1 in respect of each month or part thereof that the supply is given, plus
- (b) an energy charge of 3c per unit for all electricity consumed during the month.
- (c) The minimum monthly payment shall be R10, whether electricity to this value is consumed or not.

7. Municipal Supply.

Electricity supplied for municipal street lighting, traffic signals and other municipal purposes shall be charged at cost.

8. Maximum Demand Meter and Charges.

(1) The charges payable per ampere for maximum demand in terms of items 2(3) and 3(3) shall be for the maximum ampere demand recorded in each phase conductor, where each phase conductor is at the statutory potential of 220 volts, 50 Hertz a.c. above the neutral potential. If supply is given on more than one phase, then the maximum ampere demand shall be the sum of the demands recorded in each phase on which supply is given.

(2) Maximum demand meters shall be of the thermal type having a time response period as approved by the engineer.

PART II.

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

1. Definition.

Month means per calendar month or part thereof.

2. Charges for Special Meter Reading.

The charges payable for a special meter reading of the consumer's meter at a time other than the date set aside by the Council for that purpose, shall be R2 per reading.

3. Charge for Reconnection.

If 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 and a charge of R5 shall be payable when such reconnection is done by an

tigde werknemer van die Raad buite die Raad se normale diensure gedoen word.

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 en R5 buite die Raad se normale diensure.

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 R5 per meter wat getoets moet word, vooruit betaalbaar. Dié bedrag word terugbetaal as daar bevind 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 procedure wat deur die ingenieur voorgeskryf is, getoets word.

6. *Toets van Elektriese Installasies.*

By ontvangs van 'n kennisgewing deur die ingenieur 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 R5 betaalbaar en R10 vir elke verdere toets.

7. *Registrasie van Aannemers.*

(1) 'n Geld van R2 word gehef vir die registrasie van 'n persoon as 'n aannemer.

(2) 'n Geld van R1 word gehef vir die hernuwing of uitreiking van 'n duplikaataannemerslisensie.

8. *Heraansluitings.*

(1) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalinge van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n vordering van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(2) Wanneer 'n perseel op versoek van die verbruiker afgesluit word, moet 'n vordering van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

9. *Aansluitings.*

(1) Slegs ondergrondse kabelaansluitings word gemaak, gemeet vanaf die verspreidingsbord tot by die middelpunt van die pad, straat of deurgang grensende aan die punt van aansluiting by die hooftoevoerleiding.

(2) Die vordering ten opsigte van enige aansluiting bedra die werklike koste van die materiaal en arbeid wat vir so 'n aansluiting gebruik word, plus 10% en die beraamde koste van so 'n aansluiting is vooruit betaalbaar.

10. *Datum van Inwerkingtreding.*

Die gelde vir die lewering van elektrisiteit ingevolge hierdie Tarief van Gelde tree vanaf die eerste gewone meteraflesing na die datum van publikasie hiervan in werking.

authorised employee of the Council outside of normal Council working hours.

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 and R5 outside of normal Council working hours.

5. *Testing Accuracy of Meters.*

If an authorised employee of the Council is requested to test the accuracy of a meter, a charge of R5 per meter required to be tested shall be payable in advance. This amount 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 by the engineer of a notice 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 R5 shall be payable and for each further test R10.

7. *Registration of Contractors.*

(1) A charge of R2 shall be levied for the registration of a person as a contractor.

(2) A charge of R1 shall be levied for the renewal of or the issue of a duplicate contractor's licence.

8. *Reconnections.*

(1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, a charge of R3 shall be paid to the Council before reconnection of the premises shall be effected.

(2) Where premises have been disconnected temporarily at the request of the consumer, a charge of R3 shall be paid to the Council before reconnection of the premises shall be effected.

9. *Connections.*

(1) Only underground cable connections shall be made, measured from the distribution board to the centre of the road, street or thoroughfare adjacent to the point of connection with the supply main.

(2) The charges payable in respect of any connection shall amount to the actual cost of material and labour used for such connection, plus 10%, and the estimated cost of such connection shall be payable in advance.

10. *Date of Operation.*

The charges for the supply of electricity in terms of this Tariff of Charges shall be effective as from the first ordinary meter reading after the date of publication hereof.

11. *Herroeping.*

(1) Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Bedfordview, afgekondig by Administrateurskennigsgewing 861 van 19 November 1958, soos gewysig, word hierby herroep.

(2) Die Verordeninge vir die Lisensiëring van Elektrotegniese Aannemers van die Munisipaliteit Bedfordview, afgekondig by Administrateurskennigsgewing 277 van 24 April 1963, soos gewysig, word hierby herroep."

PB. 2-4-2-36-46

Administrateurskennigsgewing 1456 12 September 1973

MUNISIPALITEIT RENSBURG: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Rensburg, afgekondig by Administrateurskennigsgewing 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Aanhangsel XVII van Bylae 1 by Hoofstuk 3 soos volg te wysig: —

1. Deur in item 2(1) die syfer "R1,10" deur die syfer "R2" te vervang.

2. Deur items 2(2) en (3) te skrap.

PB. 2-4-2-104-66

Administrateurskennigsgewing 1457 12 September 1973

MUNISIPALITEIT ROODEPOORT: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 Elektrisiteitsverordeninge van die Munisipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennigsgewing 1324 van 9 Augustus 1972, soos gewysig deur item 10 van Deel I van die Tarief van Gelde onder die Bylae met die volgende te vervang: —

"10. Deposito's.

Die minimum deposito vir enige aansluiting ingevolge artikel 6(1) is R20 (tweintig rand) in dorpsgebiede vir Blankes en R5 (vyf rand) in dorpsgebiede vir Kleurlinge."

PB. 2-4-2-36-30

Administrateurskennigsgewing 1458 12 September 1973

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN VERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE EN PLUIMVEE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, geles met artikel 16(3) van die Ordonnansie op die

11. *Revocation.*

(1) The Electricity Supply By-laws of the Bedfordview Municipality, published under Administrator's Notice 861, dated 19 November 1958, as amended, are hereby revoked.

(2) The By-laws for the Licensing of Electrical Contractor's of the Bedfordview Municipality, published under Administrator's Notice 277, dated 24 April 1963, as amended, are hereby revoked."

PB. 2-4-2-36-46

Administrator's Notice 1456 12 September, 1973

RENSBURG MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Rensburg Municipality, published under Administrator's Notice 1044, dated 19 November 1952, as amended, are hereby further amended by amending the Tariff of Charges under Annexure XVII of Schedule 1 to Chapter 3 as follows: —

1. By the substitution in item 2(1) for the figure "R1,10" of the figure "R2".

2. By the deletion of items 2(2) and (3).

PB. 2-4-2-104-66

Administrator's Notice 1457 12 September, 1973

ROODEPOORT MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Roodepoort Municipality, adopted by the Council under Administrator's Notice 1324, dated 9 August 1972, as amended, are hereby further amended by the substitution for item 10 of Part I of the Tariff of Charges under the Schedule of the following: —

"10. Deposits.

The minimum deposit for any connection in terms of section 6(1) shall be R20 (twenty rand) in township areas for Whites and R5 (five rand) in township areas for Coloureds".

PB. 2-4-2-36-30

Administrator's Notice 1458 12 September, 1973

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO BY-LAWS RELATING TO THE KEEPING OF ANIMALS AND POULTRY.

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

Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit, deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verordeninge Betreffende die Aanhou van Diere en Pluimvee van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 519 van 15 Mei 1968, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur in Bylae A die uitdrukking
"Schoemansville
Schoemansville Uitbreiding"
deur die uitdrukking
"Schoemansville Plaaslike Gebiedskomitee"
te vervang.
2. Deur in Bylae C die uitdrukking
"Schoemansville 50
Schoemansville Uitbreiding 50"
deur die uitdrukking
"Schoemansville Plaaslike Gebiedskomitee 12"
te vervang.

PB. 2-4-2-74-111

Administrateurskennisgewing 1459 12 September 1973

MUNISIPALITEIT VERWOERDBURG: AANNAME VAN STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITGRAWINGS GEREGULEER WORD.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Verwoerdburg die Standaardverordeninge waarby die Beveiliging van Swembaddens en Uitgrawings Gereguleer word, afgekondig by Administrateurskennisgewing 423 van 22 April 1970, soos gewysig by Administrateurskennisgewing 1856 van 29 Desember 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie aangeneem het as verordeninge wat deur genoemde Raad opgestel is met wysiging deur die volgende artikel na artikel 6 by te voeg: —

"7. Waar die Raad, na deeglike ondersoek, goeie rede het om te glo dat 'n swembad, gat, bron, put, uitgraving, vywer en iets soortgelyks bedoel in artikel 2 nie 'n gevaar of 'n potensiele gevaar vir die veiligheid van kinders onder die leeftyd van vier jaar inhou nie, kan hy, op aansoek deur die eienaar of okkupant van so 'n perseel en onderworpe aan sulke voorwaardes, as daar is, as wat hy goed ag, so 'n swembad, gat, bron, put, uitgraving, vywer en iets soortgelyks vrystel van die bepalinge van hierdie verordeninge."

PB. 2-4-2-182-93

Administrateurskennisgewing 1460 12 September 1973

MUNISIPALITEIT SANNIESHOF: 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.

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Sannieshof soos beoog by artikel 19 van

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 Animals and Poultry of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 519, dated 15 May 1968, as amended, are hereby further amended as follows: —

1. By the substitution in Schedule A for the expressions
"Schoemansville
Schoemansville Extension"
of the expression
"Schoemansville Local Area Committee"
2. By the substitution in Schedule C for the expressions
"Schoemansville 50
Schoemansville Extension 50"
of the expression
"Schoemansville Local Area Committee 12"

PB. 2-4-2-74-111

Administrator's Notice 1459 12 September, 1973

VERWOERDBURG MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS REGULATING THE SAFEGUARDING OF SWIMMING POOLS AND EXCAVATIONS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Verwoerdburg has in terms of section 96bis(2) of the said Ordinance adopted with amendment by the addition of the following section after section 6, the Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations published under Administrator's Notice 423, dated 22 April 1970, as amended by Administrator's Notice 1856, dated 29 December 1971, as by-laws made by the said Council:—

"7. Where the Council, after thorough investigation, has good reason to believe that a swimming pool, hole, well, pit, excavation, pond and the like contemplated in section 2 does not constitute a danger or a potential danger for the safety of children under the age of four years it may, upon application by the owner or occupier of such premises and subject to such conditions, if any, as it deems fit, exempt such swimming pool, hole, well, pit, excavation, pond and the like from the provisions of these by-laws."

PB. 2-4-2-182-93

Administrator's Notice 1460 12 September, 1973

SANNIESHOF 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.

The Sanitary and Refuse Removals Tariff of the Sannieshof Municipality, as contemplated by section 19

Deel IV van die Publieke Gesondheidsverordeninge van genoemde Munisipaliteit, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, is as volg: —

1. *Vullisverwyderingsdiens.*

(Vullisbak beteken 'n standaard vullisbak, voorsien deur die Raad teen kosprys.)

(1)(a) Een keer per week, wonings en privaat persele, per vullisblik, per maand: 50c.

(b) Twee keer per week, wonings en privaat persele, per vullisbak, per maand: R1.

(2) Spesiale verwyderings, per kubieke meter of gedeelte daarvan: 65c.

2. *Verwydering van en Beskikking oor Dooie Diere.*

(1) Os, koei, bul, perd, donkie, muil of enige ander dier wat tot die perderas of beesras behoort, uitgesonderd dié in subitem (2) bepaal, per karkas: R4.

(2) Kalf of vul (onder die ouderdom van 3 maande), per karkas: R2.

(3) Skaap, bok, vark, hond, kat of pluimvee, per karkas: R1.

(4) Enige ander dier, per karkas: R1.

3. *Nagvuilverwyderingsdiens.*

Verwydering twee keer per week, per emmer, per maand: R2.

4. *Vakuumentek — Verwyderingsdiens.*

(1) Vir die eerste 9 kiloliters of gedeelte daarvan: R2.

(2) Daarna vir elke 9 kiloliter of gedeelte daarvan: R1,50.

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Sannieshof, afgekondig by Administrateurskennisgewing 723 van 22 September 1965, word hierby herroep.

PB. 2-4-2-81-103

Administrateurskennisgewing 1461 12 September 1973

MUNISIPALITEIT BEDFORDVIEW: 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 Bedfordview, afgekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur in artikel 413(1) die syfer "R2" deur die syfer "R5" te vervang.

2. Deur in artikel 413(2) —

(a) in paragraaf (a) die syfer "50c" deur die syfer "R1" te vervang;

(b) in paragraaf (b) die syfer "30c" deur die syfer "50c" te vervang;

(c) in paragraaf (c) die syfer "20c" deur die syfer "25c" te vervang.

of 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: —

1. *Refuse Removal Service.*

(Refuse bin means a standard refuse bin supplied by the Council at cost price.)

(1)(a) Weekly removal, dwellings and private stands, per refuse bin, per month: 50c.

(b) Removal twice weekly, business premises, per refuse bin, per month: R1.

(2) Special removals, per cubic meter or part thereof: 65c.

2. *Removal and Disposal of Dead Animals.*

(1) Ox, cow, bull, horse, donkey, mule or any other animal belonging to the equine or bovine race, except as provided in subitem (2), per carcass: R4.

(2) Calf or foal (under the age of 3 months), per carcass: R2.

(3) Sheep, goat, pig, dog, cat or poultry, per carcass: R1.

(4) Any other animal, per carcass: R1.

3. *Night-soil Removal Service.*

Removal twice weekly, per pail, per month: R2.

4. *Vacuum Tank Removal Service.*

(1) For the first 9 kilolitres or part thereof: R2.

(2) Thereafter for every 9 kilolitres or part thereof: R1,50.

The Sanitary and Refuse Removals Tariff of the Sannieshof Municipality, published under Administrator's Notice 723, dated 22 September 1965, is hereby revoked.

PB. 2-4-2-81-103

Administrator's Notice 1461 12 September, 1973

BEDFORDVIEW 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 Bedfordview Municipality published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended as follows: —

1. By the substitution in section 413(1) for the figure "R2" of the figure "R5".

2. By the substitution in section 413(2) —

(a) in paragraph (a) for the figure "50c" of the figure "R1";

(b) in paragraph (b) for the figure "30c" of the figure "50c";

(c) in paragraph (c) for the figure "20c" of the figure "25c".

3. Deur in artikel 414 die syfer "R2", waar dit ook al voorkom, deur die syfer "R5" te vervang.

4. Deur in artikel 415 die syfer "R2" deur die syfer "R5" te vervang.

PB. 2-4-2-19-46

Administrateurskennisgewing 1462 12 September 1973

MUNISIPALITEIT LYDENBURG: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Lydenburg afgekondig by Administrateurskennisgewing 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur subitem (2) van item 2 van Aanhangsel XII van die Watertarief onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang: —

"(2) Aan die Suid-Afrikaanse Spoorwê: —

(a) Vir die eerste 9 kl, per kl: 8c.

(b) Daarna, per kl: 11c.

(c) Minimum heffing: R10."

PB. 2-4-2-104-42

Administrateurskennisgewing 1463 12 September 1973

MUNISIPALITEIT NELSPRUIT: WYSIGING VAN VERORDENINGE BETREFFENDE DIE REËLING EN BEHEER VAN, EN DIE TOESIG OOR STRAATVERKOPERS.

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

Die Verordeninge Betreffende die Reëling en Beheer van, en die Toesig oor Straatverkopers van die Munisipaliteit Nelspruit, afgekondig by Administrateurskennisgewing 89 van 3 Februarie 1965, soos gewysig, word hierby verder gewysig deur na die voorbehoudsbepaling van artikel 25(3) die volgende in te voeg: —

": Voorts met dien verstande dat die toekenning van 'n staanplek of stalletjie te die markgebou by wyse van 'n publieke veiling plaasvind teen 'n insetprys gebaseer op die tariewe uiteengesit in item 8 van Bylae 1, en op sodanige tye en voorwaardes as wat die Raad goeddunk."

PB. 2-4-2-47-22

Administrateurskennisgewing 1464 12 September 1973

MUNISIPALITEIT POTGIETERSRUS: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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

3. By the substitution in section 414 for the figure "R2", wherever it occurs, of the figure "R5".

4. By the substitution in section 415 for the figure "R2" of the figure "R5".

PB. 2-4-2-19-46

Administrator's Notice 1462 12 September, 1973

LYDENBURG MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Lydenburg Municipality, published under Administrator's Notice 1044, dated 19 November 1952, as amended, are hereby further amended by the substitution for subitem (2) of item 2 of Annexure XII of the Water Tariff under Schedule 1 to Chapter 3 of the following: —

"(2) To the South African Railways: —

(a) For the first 9 kl, per kl: 8c.

(b) Thereafter, per kl: 11c.

(c) Minimum charge: R10."

PB. 2-4-2-104-42

Administrator's Notice 1463 12 September 1973

NELSPRUIT MUNICIPALITY: AMENDMENT TO BY-LAWS FOR REGULATING, SUPERVISING AND CONTROLLING STREET VENDORS.

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

The By-laws for Regulating, Supervising and Controlling Street Vendors of the Nelspruit Municipality, published under Administrator's Notice 89, dated 3 February 1965, as amended, are hereby further amended by the insertion after the proviso to section 25(3) of the following: —

": Provided further that the allocation of a stand or stall at the market building shall be by means of a public auction at an upset price based on the tariffs set out in item 8 of Schedule 1 and at such times and under such conditions as the Council may deem fit."

PB. 2-4-2-47-22

Administrator's Notice 1464 12 September, 1973

POTGIETERSRUS MUNICIPALITY: AMENDMENT TO SUPPLY OF ELECTRICITY 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.

Die Verordeninge op die Lowering van Elektrisiteit van die Munisipaliteit Potgietersrus, afgekondig by Administrateurskennisgewing 328 van 2 Junie 1937, soos gewysig, word hierby verder gewysig deur na item 6 die Tarief van Gelde die volgende by te voeg:—

"7. Verbruikers op die Kraglyn na Uitloop en Uitkyk.

(1) 'n Minimum maandelikse vordering van R10 is betaalbaar ten opsigte van 'n 20 ampère miniatuur-stroombreker.

(2) Die volgende minimum maandelikse vordering word gehef vir stroombrekers groter as 20 ampère:—

- (a) 30 ampère miniatuur-stroombreker: R15.
- (b) 40 ampère miniatuur-stroombreker: R20.
- (c) 50 ampère miniatuur-stroombreker: R25.
- (d) 60 ampère miniatuur-stroombreker: R30.

(3) Eenheidsgeld: Per eenheid: 1,5c."

PB. 2-4-2-36-27

Administrateurskennisgewing 1465 12 September 1973

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN VERORDENINGE OP RIOLERINGSTELSELS EN VAKUUMTENKVERWYDERINGS.

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

Die Verordeninge op Rioleringsstelsels en Vakuumtenkverwyderings van die Munisipaliteit Klerksdorp, afgekondig by Administrateurskennisgewing 479 van 19 Augustus 1936, soos gewysig, word hierby verder gewysig deur na item 6 van die Tarief van Gelde vir Verwyderings die volgende by te voeg:—

"7. Die gelde bereken ingevolge items 1 tot en met 6 is onderworpe aan 'n toeslag van 33,33% op die totale maandelikse bedrag betaalbaar."

PB. 2-4-2-153-17

Administrateurskennisgewing 1466 12 September 1973

MUNISIPALITEIT PIETERSBURG: WYSIGING VAN 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.

Die Sanitêre- en Vullisverwyderingstarief van die Munisipaliteit van Pietersburg, afgekondig by Administrateurskennisgewing 220 gedateer 15 Maart 1961, soos gewysig, word hierby verder gewysig —

- (a) deur in item 1(a) die syfer "90c" deur die syfer "R1,20" te vervang;
- (b) deur in item 1(b) die syfer "R2,50" deur die syfer "R3,35" te vervang;

The Supply of Electricity By-laws of the Potgietersrus Municipality, published under Administrator's Notice 328, dated 2 June 1937, as amended, are hereby further amended by the addition after item 6 of the Tariff of Charges of the following:—

"7. Consumers on the Power Line to Uitloop and Uitkyk.

(1) A minimum monthly charge of R10 shall be payable in respect of a 20 ampere miniature circuit breaker.

(2) The following minimum monthly charges shall be levied for circuit breakers over 20 ampere:—

- (a) 30 ampere miniature circuit breaker: R15.
- (b) 40 ampere miniature circuit breaker: R20.
- (c) 50 ampere miniature circuit breaker: R25.
- (d) 60 ampere miniature circuit breaker: R30.

(3) Unit charge: Per unit: 1,5 cent."

PB. 2-4-2-36-27

Administrator's Notice 1465 12 September, 1973

KLERKSDORP MUNICIPALITY: AMENDMENT TO SEWERAGE SYSTEMS AND VACUUM TANK REMOVALS 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 Sewerage Systems and Vacuum Tank Removals By-laws of the Klerksdorp Municipality published under Administrator's Notice 479, dated 19 August, 1936, as amended, are hereby further amended by the addition after item 6 of the Tariff of Charges for Removals of the following:—

"7. The charges calculated in terms of items 1 to 6 inclusive shall be subject to a surcharge of 33,33% on the total monthly amount payable."

PB. 2-4-2-153-17

Administrator's Notice 1466 12 September, 1973

PIETERSBURG MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Pietersburg Municipality, published under Administrator's Notice 220, dated 15 March 1961, as amended, is hereby further amended by the substitution —

- (a) in item 1(a) for the figure "90c" of the figure "R1,20";
- (b) in item 1(b) for the figure "R2,50" of the figure "R3,35";

- (c) deur in item 1(c) die syfer "R1,35" deur die syfer "R1,80" te vervang;
- (d) deur in item 2(a)(i) die syfer "R5" deur die syfer "R8" te vervang;
- (e) deur in item 2(a)(ii) die syfer "R1,30" deur die syfer "R2" te vervang;
- (f) deur in item 2(b)(i) die syfer "R4" deur die syfer "R8" te vervang;
- (g) deur in item 2(b)(ii) die syfer "75c" deur die syfer "R1" te vervang.

PB. 2-4-2-81-24

Administrateurskennisgewing 1467 12 September 1973

MUNISIPALITEIT RENSBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 Elektrisiteitsverordeninge van die Munisipaliteit Rensburg, deur die Raad aangeneem by Administrateurskennisgewing 1397 van 23 Augustus 1972, word hierby gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:—

1. Deur subitems (2) en (3) van item 1 te skrap.
2. Deur na item 2(4) die volgende in te voeg:—

"(5) 'n Toeslag van 7½% word gehief op die gelde betaalbaar ingevolge subitems (1) tot en met (4)(a)."

PB. 2-4-2-36-66

Administrateurskennisgewing 1468 12 September 1973

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN DORPSGRONDEVERORDENINGE.

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 Dorpsgrondeverordeninge van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 713 van 2 Julie 1969, soos gewysig, word hiermee verder soos volg gewysig:—

1. Deur die bestaande artikel 10 te hernoem 10(1).
2. Deur na artikel 10(1) die volgende by te voeg:—

"(2) Enige persoon kan vee in die dorp inbring vir ondersoek of behandeling by 'n dierehospitaal of soortgelyke inrigting onder die beheer van 'n geregistreerde veearts en is geregtig om vir die duur van die behandeling soos voorgeskryf deur sodanige veearts sodanige vee op die perseel van die dierehospitaal of inrigting aan te hou of te laat aanhou".

PB. 2-4-2-95-21

- (c) in item 1(c) for the figure "R1,35" of the figure "R1,80";
- (d) in item 2(a)(i) for the figure "R5" of the figure "R8";
- (e) in item 2(a)(ii) for the figure "R1,30" of the figure "R2".
- (f) in item 2(b)(i) for the figure "R4" of the figure "R8";
- (g) in item 2(b)(ii) for the figure "75c" of the figure "R1".

PB. 2-4-2-81-24

Administrator's Notice 1467 12 September, 1973

RENSBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Rensburg Municipality, adopted by the Council under Administrator's Notice 1397, dated 23 August 1972, are hereby amended by amending the Tariff of Charges under the Schedule as follows:—

1. By the deletion of subitems (2) and (3) of item 1.
2. By the insertion after item 2(4) of the following:—

"(5) A surcharge of 7½% shall be levied on the charges payable in terms of subitems (1) to (4)(a) inclusive."

PB. 2-4-2-36-66

Administrator's Notice 1468 12 September, 1973

MIDDELBURG MUNICIPALITY: AMENDMENT TO TOWNLANDS 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 Townlands By-laws of the Middelburg Municipality, published under Administrator's Notice 713, dated 2 July 1969, as amended, are hereby further amended as follows:—

1. By the renumbering of section 10 to 10(1).
2. By the addition after section 10(1) of the following:—

"(2) Any person may bring into the township any stock for examination or treatment at an animal hospital or similar institution under the control of a registered veterinary surgeon and may keep or allow such stock to be kept on the premises of the animal hospital or institution for the period of treatment as prescribed by such veterinary surgeon."

PB. 2-4-2-95-21

Administrateurskennisgewing 1469 12 September 1973

MUNISIPALITEIT BOKSBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 Elektrisiteitsverordeninge van die Munisipaliteit Boksburg, deur die Raad aangeneem by Administrateurskennisgewing 1227 van 26 Julie 1972, word hierby gewysig deur na artikel 37 die volgende by te voeg:—

BYLAE.

TARIEF VAN GELDE.

DEEL I.

1. *Huishoudelike Toevoer.*

(1) Hierdie tarief is van toepassing op elektriese krag gelewer aan —

- (a) privaat woonhuise;
- (b) losies- en huurkamerhuise, met minder as 10 (tien) kamers;
- (c) woonstelle of woonstelblokke uitsluitlik vir woon-doeleindes gebruik;
- (d) sportklubs op munisipale grond geleë;
- (e) tehuise;
- (f) tehuise namens liefdadigheidsinrigtings bestuur;
- (g) skole, hetsy openbaar of privaat, met inbegrip van kosskole;
- (h) kerke en openbare sale;
- (i) motore wat hysbakke, en ander elektriese toestelle in geboue, bestaande slegs uit woonstelle, aandryf.

(2) Die volgende heffings is betaalbaar per maand:—

Vir alle eenhede verbruik, per eenheid: 1,2c.

(3) Ten opsigte van woonstelle of woonstelblokke word die toevoer by die grootmaat gemeet en die gelde ingevolge subitem (2) is betaalbaar.

(4) Waar lewering aan woonstelle of woonstelblokke by die grootmaat gemeet word, kan die eienaar die verbruik van elke huurder afsonderlik meet. Elektrisiteit so gemeet mag nie teen 'n wins verkoop word nie.

2. *Besigheidstoevoer.*

(1) Hierdie tarief is van toepassing op elektriese krag gelewer aan —

- (a) restourante;
- (b) kroëë;
- (c) teekamers;
- (d) winkels;
- (e) pakhuisse;
- (f) kantore;
- (g) motorhawens en diensstasies;

Administrator's Notice 1469 12 September, 1973

BOKSBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Boksburg Municipality, adopted by the Council under Administrator's Notice 1227, dated 26 July 1972, are hereby amended by the addition after section 37 of the following:—

SCHEDULE.

TARIFF OF CHARGES.

PART I.

1. *Domestic Supply.*

(1) This tariff shall apply to electric energy supplied to —

- (a) private dwelling-houses;
- (b) boarding and lodging-houses with less than 10 (ten) rooms;
- (c) flats or blocks of flats used exclusively for residential purposes;
- (d) sporting clubs situated on municipal ground;
- (e) hostels;
- (f) homes conducted for charitable institutions;
- (g) schools, whether public or private, including boarding-schools;
- (h) churches and public halls;
- (i) motors operating lifts and other electrical apparatus in buildings comprising flats only.

(2) The following charges shall be payable, per month: —

For all units consumed, per unit: 1,2c.

(3) In respect of flats or blocks of flats, the supply shall be metered in bulk and the charges in terms of subitem (2) shall be payable.

(4) Where the supply to flats or blocks of flats is metered in bulk, the owner may sub-meter each tenant. Electricity so sub-metered shall not be sold at a profit.

2. *Business Supply.*

(1) This tariff shall apply to electric energy supplied to:—

- (a) restaurants;
- (b) bars;
- (c) tearooms;
- (d) shops;
- (e) stores;
- (f) offices;
- (g) garages and service stations;

- (h) hotelle wat kragtens die drankwette van die Republiek van Suid-Afrika gelisensieer is;
- (i) losies- en huurkamerhuise met 10 (tien) of meer kamers;
- (j) enige perseel waarvoor nie onder enige ander skaal van hierdie tarief voorsiening gemaak is nie;
- (k) motore wat hysbakke, hystoestelle of roltrappe en ander elektriese toestelle in geboue bestaande uit enige samestelling van winkels, kantore en woonstelle met uitsondering van slegs woonstelle, vir ander doeleindes as nywerheidsdoeleindes, aandryf.

(2) Die volgende heffings is betaalbaar, per maand:—
Vir alle eenhede verbruik, per eenheid: 2,5c.

(3) Ten opsigte van blokke geboue bestaande uit winkels of kantore, of enige samestelling daarvan, word die totale lewering aan sulke winkels en kantore by die grootmaat gemeet, en die gelde word bereken soos in subitem (2) voorgeskryf.

(4) Waar lewering aan winkels en kantore by die grootmaat gemeet word, kan die eienaar die verbruik van elke huurder afsonderlik meet. Elektrisiteit so gemeet mag nie teen 'n wins verkoop word nie.

3. Nywerheidstoevoer.

(1) (a) Hierdie tarief is van toepassing op elektriese krag wat aan enige perseel vir vervaardigings- of nywerheidsdoeleindes gelewer word.

(b) Die volgende heffings is betaalbaar, per maand:—

(i) Vir verbruikers met minder as 100 kVA geïnstalleerde belasting:—

Vir alle eenhede verbruik, per eenheid: 1,7c.

(ii) Vir verbruikers met 100 kVA geïnstalleerde belasting en meer:—

(aa) Per kVA van maksimum aanvraag van elektriese krag: R1,35 plus

(bb) per eenheid: 0,4c.

(c) Elektriese krag voorsien vir landboudoeleindes aan plase van 20 ha of groter, word gemeet en aangeslaan teen die tarief uiteengesit in subitem (1)(b)(i) indien die geïnstalleerde belasting minder as 100 kVA is, en teen die tarief uiteengesit in subitem (1)(b)(ii) indien die geïnstalleerde belasting 100 kVA en meer is.

(d) Elektriese krag op grootmaat aan Vosloorusdorpsgebied voorsien word gemeet en aangeslaan teen die tarief in subitem (1)(b)(ii) uiteengesit.

(e) In geval die maandelikse rekening vir elektrisiteitsverbruik onder hierdie item meer as R2 000 (twee duisend rand) is, word 'n korting van 10% (tien persent) op die bedrag bo R2 000 (twee duisend rand) met betrekking tot die rekening toegestaan.

(2) Die tarief vir die huur van transformators vir lewering by die grootmaat kragtens hierdie item is volgens die grootte van die transformator soos volg:—

(i) Tot en met 100 kVA, elk: R5.

(ii) Bo 100 kVA tot en met 200 kVA, elk: R7.

(iii) Bo 200 kVA tot en met 300 kVA, elk: R10.

(iv) Bo 300 kVA tot en met 400 kVA, elk: R12.

(v) Bo 400 kVA tot en met 500 kVA, elk: R15.

(h) hotels licensed under the Hotel Laws of the Republic of South Africa;

(i) boarding and lodging-houses with 10 (ten) or more rooms;

(j) any premises not provided for under another scale of this tariff;

(k) motors operating lifts, elevators or escalators and other electrical apparatus in buildings comprising any combination of shops, offices and flats, with the exception of flats only, for other than industrial purposes.

(2) The following charges shall be payable, per month:—

For all units consumed, per unit: 2,5c.

(3) In respect of blocks of buildings having shops or offices, or any combination thereof, the total supply to such shops and offices shall be metered in bulk and the charges shall be as prescribed in subitem (2).

(4) Where the supply to shops and offices is metered in bulk, the owner may sub-meter each tenant. Electricity so sub-metered shall not be sold at a profit.

3. Industrial Supply.

(1) (a) This tariff shall apply to electric energy supplied to any premises for manufacturing or industrial purposes.

(b) The following charges shall be payable, per month:—

(i) For consumers with less than 100 kVA installed load:—

For all units consumed, per unit: 1,7c.

(ii) For consumers with 100 kVA installed load and over:—

(aa) Per kVA of maximum demand of electric energy: R1,35 plus

(bb) per unit: 0,4c.

(c) Electric energy supplied to farms of 20 ha or more for agricultural purposes shall be measured and charged at the rate set out in subitem (1)(b)(i) if the installed load is less than 100 kVA, and at the rate set out in subitem (1)(b)(ii) if the installed load is 100 kVA and over.

(d) Electric energy supplied in bulk to the Vosloorus Township, shall be measured and charged at the rate set out in subitem (1)(b)(ii).

(e) If the monthly account for the consumption of electric energy in accordance with this item exceeds the sum of R2 000 (two thousand rand), a rebate of 10% (ten per cent) shall be allowed on the amount in excess of R2 000 (two thousand rand) in respect of such account.

(2) The tariff for the hire of transformers for bulk supply under this item shall according to the size of the transformer be as follows, per month:—

(i) Up to and including 100 kVA, each: R5.

(ii) Above 100 kVA up to and including 200 kVA, each: R7.

(iii) Above 200 kVA up to and including 300 kVA, each: R10.

(iv) Above 300 kVA up to and including 400 kVA, each: R12.

(v) Above 400 kVA up to and including 500 kVA, each: R15.

(3) Die tarief vir die huur van skakeltuig wat in verband met lewering by die grootmaat kragtens hierdie item gebruik word, is R15 per maand, elk.

(4) Die Raad is nie verplig om noodtoerusting te verskaf nie.

DEEL II: ALGEMEEN.

1. *Minimum Heffing.*

Die minimum aanslag vir elektriese krag onder enige van die tariewe onder Deel I, is R2 per maand, maar so 'n minimum aanslag sal slegs toegepas word wanneer die totale aanslae onder die verskillende tariewe aan een en dieselfde verbruiker op dieselfde perseel minder as R2 vir enige maand is.

2. *Heraansluiting van Toevoer.*

(1) Die heffing vir heraansluiting met die verandering van 'n bewoner of na tydelike afwesigheid van 'n perseel af, is R1.

(2) Die heffing vir heraansluiting na afsluiting, kragtens die Raad se Verordeninge en Regulasies, is R5.

3. *Deposito's.*

Minimum deposito betaalbaar ingevolge artikel 6(1)(a): R6.

4. *Meteraflesings.*

(1) Verbruikers se meters word so na as redelik moontlik met tussenpose van een maand gelees en die heffings in die tarief op 'n maandelikse grondslag vasgestel, is op alle meterlesings van toepassing.

(2) Indien 'n verbruiker sy meter op enige ander tyd-stip as dié waarop deur die Raad se Afdeling besluit is wil laat lees, is 'n heffing van R2 vir so 'n aflesing betaalbaar.

5. *Toets van Juistheid van Meter.*

Die heffing om 'n meter op versoek van 'n verbruiker te toets is R5.

Toets van juistheid van 'n meter moet ooreenkomstig artikel 9 uitgevoer word.

6. *Nuwe Installasies.*

Gelde vir die ondersoek, toets en inspeksie van nuwe installasies is soos volg:—

- (a) By ontvangs van 'n geskrewe versoek om 'n nuwe installasie te toets, voer die Raad een toets kosteloos uit.
- (b) Indien die werk nie gereed is om getoets te word nie of as dit die toets nie deurstaan nie is 'n heffing van R5 vir elke daaropvolgende toets of inspeksie betaalbaar.
- (c) In alle ander gevalle word 'n heffing van R1 vir elke ondersoek, toets of inspeksie wat op versoek deur die Raad op 'n installasie uitgevoer word, gehef.

7. *Klagtes.*

Vir ondersoek na klagtes van "geen lig" of "geen krag" op 'n verbruiker se perseel word R3 vir elke ondersoek gehef.

(3) The tariff for the hire of switchgear used in conjunction with bulk supply under this item shall be R15 per month, each.

(4) The Council shall not be obliged to provide standby equipment.

PART II: GENERAL.

1. *Minimum Charge.*

The minimum charge for electric energy supplied under any of the tariffs under Part I shall be R2 per month but such minimum charge shall be imposed only when the total of the charges under the various tariffs to one and the same consumer in the same premises is less than R2 in any one month.

2. *Reconnection of Supply.*

(1) The charge for reconnection at change of tenancy, or after temporary vacation of premises, shall be R1.

(2) The charge for reconnection after disconnection in terms of the Council's By-Laws and Regulations shall be R5.

3. *Deposits.*

Minimum deposit payable in terms of section 6(1)(a): R6.

4. *Reading of Meters.*

(1) Consumer's meters shall be read as nearly as reasonably possible at intervals of one month and the charges laid down in this tariff on a monthly basis shall apply to all meter readings.

(2) If a consumer shall require his meter to be read at any time other than the time appointed by the Council's Department, a charge of R2 shall be paid for such reading.

5. *Testing the Accuracy of Meter.*

The charge for testing a meter at a consumer's request shall be R5.

Testing the accuracy of a meter shall be done in accordance with section 9.

6. *New Installations.*

Charges for the examination, testing and inspection of new installations shall be as follows:—

- (a) On receipt of a written request to test a new installation the Council shall make one test examination free of charge.
- (b) If the work is not ready for testing, or if it fails to pass the test, a fee of R5 shall be paid for each subsequent test or inspection.
- (c) In all other cases a fee of R1 shall be paid for every examination, test or inspection of the installation made by the Council, on request.

7. *Complaints.*

For attending to "no light" or "no power" complaints at a consumer's premises, R3 shall be levied per attendance.

8. *Transformators en Skakeltuig.*

(1) Alle verbruikers, genoem onder items 1 en 2 van Deel I, wat 'n kragtoevoer van meer as 1 000 kVA vir blokke geboue verlang, moet hulle eie transformators en skakeltuig voorsien.

(2) Alle bestaande verbruikers van krag op grootmaat, genoem onder item 3 van Deel I, wat hulle aanvraag van krag wil verhoog, en transformators en skakeltuig vir die verhoogde aanvraag benodig, moet hulle eie transformators en skakeltuig verskaf.

(3) Alle toekomstige verbruikers van krag op grootmaat genoem onder item 3 van Deel I, wat transformators en skakeltuig benodig, moet hulle eie transformators en skakeltuig verskaf.

(4) Waar transformators en skakeltuig vir Regerings- of Provinsiale geboue benodig word, moet die Regering of die Provinsiale Administrasie die transformators en skakeltuig verskaf.

9. *Registrasie van Kontrakteurs.*

Geen gelde word gehef vir die uitreiking van sertifikate vir die registrasie van kontrakteurs nie.

10. *Diensaansluitings.*

(1) Die gelde betaalbaar ten opsigte van enige aansluiting vir die lewering van elektrisiteit bedra die beraamde koste soos deur die Ingenieur neergelê (elektriese meter uitgesluit) plus 'n bedrag gelykstaande aan tien persent van die totaal daarvan en sodanige koste word deur die Ingenieur gesertifiseer en sy sertifikaat is *prima facie*-bewys van die korrektheid daarvan: Met dien verstande dat geen heffing vir hoogspanningskakeltuig, behalwe dié waarvoor in item 3(3) van Deel I voorsiening gemaak is, gehef word nie.

(2) Alle materiaal wat vir die doel gebruik is om 'n elektriese diensaansluiting te verskaf, bly die eiendom van die Raad en word deur die Raad op eie koste in stand gehou.

(3) Die kragtoevoer geskied sover moontlik deur middel van ondergrondse kabel en die verbruiker moet op sy perseel 'n kassie, waarin die Raad se kabel, skakeltuig, uitsnykakelaars en meter geïnstalleer word, verskaf.

11. *Spesiale Tarief.*

Waar 'n verbruiker 'n hoë onderbroke elektrisiteitsaanvraag neem is die Raad geregtig om die verbruiker teen R2 per kVA aanvraag per maand plus 1c per eenheid per maand gebruik, aan te slaan.

12. *Geskille.*

In geval van 'n geskil of twyfel wat tussen 'n verbruiker en die Raad, of 'n beampte daarvan, oor die vertolking van hierdie tarief, of oor die item waaronder enige ander bedrae bereken moet word, of oor enige ander saak, wat ook al, wat uit hierdie tarief voortspruit, ontstaan, word so 'n geskil of twyfel na die Bestuurskomitee van die Raad, wie se besluit daarop bindend is, verwys.

13. *Heffings Vooruitbetaalbaar.*

Alle heffings uitgesonderd dié wat maandeliks betaalbaar is, is vooruitbetaalbaar.

8. *Transformers and Switchgear.*

(1) All consumers mentioned under items 1 and 2 of Part I, who require supply in excess of 1 000 kVA to blocks of buildings, shall provide their own transformers and switchgear.

(2) All existing consumers mentioned under item 3 of Part I, who take supply in bulk and who require transformers and switchgear for an increased demand of electricity, shall provide their own transformers and switchgear.

(3) All future consumers mentioned under item 3 of Part I, who take supply in bulk and who require transformers and switchgear, shall provide their own transformers and switchgear.

(4) Where transformers and switchgear are required for Government or Provincial buildings, the transformers and switchgear shall be supplied by the Government or Provincial Administration.

9. *Registration of Contractors.*

No charge shall be payable for certificates issued for the registration of contractors.

10. *Service Connections.*

(1) The charges payable in respect of any connection for the supply of electricity shall amount to the estimated cost as determined by the Engineer (excluding electric meter) plus an amount equal to 10 per cent of the total thereof, and such cost shall be certified by the Engineer whose certificate shall be *prima facie* proof of the correctness thereof: Provided that in the case of a high voltage supply no charge shall be made for high voltage switchgear other than provided for in item 3(3) of Part I.

(2) All material used for the purpose of an electric service connection shall remain the property of the Council, and shall be maintained by and at the expense of the Council.

(3) The supply shall, as far as possible, be by underground cable and the consumer shall provide a receptacle on his premises to receive the Council's cable, switchgear, cut-outs and meter.

11. *Special Tariff.*

Where a consumer takes large intermittent demands of electric energy the Council shall have the right to charge R2 per kVA demand per month plus 1c per unit per month of consumption.

12. *Disputes.*

In the case of any dispute or question between the consumer and the Council, or any of its officers, as to the interpretation of this tariff or as to the item under which any supply of electric energy should be charged, or as to any other matter whatsoever arising out of this tariff, such question or dispute shall be referred to the Management Committee of the Council whose decision thereon shall be binding.

13. *Charges Payable in Advance.*

All charges except those payable monthly, shall be payable in advance.

14. *Woordomskrywing.*

Vir die toepassing van hierdie tarief, tensy die sinsverband anders aandui, beteken —

“eenheid” ’n eenheid van verbruik van elektriese krag, soos deur die Raad se kilowattuurmeters gemeet; die eenheid word teen ’n verbruik van 1 000 watt elektriese krag per uur gebruik, bereken. Alle eenheidsberekenings is tot die naaste eenheid;

“kVA” kilovolt-ampère;

“maand” tensy as “kalendermaand” omskryf, die tydperk tussen die agtereenvolgende aflesings van die verbruiker se meter deur die Raad se gemagtigde beamptes geneem en die woord “maandeliks” het ’n ooreenstemmende betekenis.

Herroeping van Tarief.

Die Elektrisiteitstarief van die Munisipaliteit Boksburg, afgekondig by Administrateurskennisgewing 213 van 16 Februarie 1972, soos gewysig, word hierby herroep.

Die bepalings in hierdie kennisgewing vervat tree in werking op die eerste dag van die maand wat volg op die datum van publikasie.

PB. 2-4-2-36-8

Administrateurskennisgewing 1471 12 September 1973

GESONDHEIDSKOMITEE VAN MAQUASSI: WYSIGING VAN WATERVOORSIENINGSREGULASIES.

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 Watervoorsieningsregulasies van die Gesondheidskomitee van Maquassi afgekondig by Administrateurskennisgewing 697 van 14 September 1966, soos gewysig, word hierby verder gewysig deur item 1 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:—

- “1. Vorderings vir die lewering van water, per maand.
- (1) Vir die eerste 15 kl of gedeelte daarvan: R2,50.
 - (2) Daarna, per 5 kl of gedeelte daarvan: 35c.
 - (3) Vir die toepassing van die gelde betaalbaar ingevolge subitems (1) en (2) word geag in die geval waar waterverbruik in gellings gemeet is, dat 220 gelling gelyk is aan 1 kl.”

PB. 2-4-2-104-94

Administrateurskennisgewing 1472 12 September 1973

MUNISIPALITEIT RANDFONTEIN: VERORDENINGE OM ROOK IN TEATERS EN BIOSKOPE TE VERBIED.

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

WOORDOMSKRYWING.

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

14. *Definitions.*

For the purpose of this tariff, unless the context otherwise indicates —

“kVA” means kilovolt-amperes;

“month” unless qualified by the word “calendar” means the period between the consecutive readings of a consumer’s meter by the Council’s authorised officers and the word “monthly” shall have a corresponding meaning;

“unit” means a unit of consumption of electrical energy as measured by the Council’s kilowatt-hour meters, the unit being calculated at the rate of 1 000 watts of electrical energy consumed each hour. All calculations of units shall be to the nearest unit.

Revocation of Tariff.

The Electricity Tariff of the Boksburg Municipality, published under Administrator’s Notice 213, dated 16 February 1972, as amended, is hereby revoked.

The provisions in this notice contained shall come into operation on the first day of the month following the date of publication.

PB. 2-4-2-36-8

Administrator’s Notice 1471 12 September, 1973

MAQUASSI HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY 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 Water Supply Regulations of the Maquassi Health Committee, published under Administrator’s Notice 697, dated 14 September 1966, as amended, are hereby further amended by the substitution for item 1 of the Tariff of Charges under the Schedule of the following:—

- “1. Charges for the Supply of Water, per month.
- (1) For the first 15 kl or part thereof: R2,50.
 - (2) Thereafter, per 5 kl or part thereof: 35c.
 - (3) For the purpose of the charges payable in terms of subitems (1) and (2) in cases where water consumption is metered in gallons, 220 gallons shall be deemed to be equal to 1 kl.”

PB. 2-4-2-104-94

Administrator’s Notice 1472 12 September, 1973

RANDFONTEIN MUNICIPALITY: BY-LAWS FOR PROHIBITING SMOKING IN THEATRES AND BIOSCOPIES.

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

DEFINITIONS.

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

“gehoor” ook ’n byeenkoms van toeskouers;

“gehoorsaal” dié deel van ’n teater of bioskoop in die munisipaliteit Randfontein wat deur die gehoor gedurende die aanbieding van ’n program beset word;

“rook” ook om in besit te wees van ’n opgesteekte pyp of aangesteekte sigaar, seroet of sigaret.

VERBOD OP ROOK.

2. Niemand mag in ’n gehoorsaal rook nie terwyl —

- (a) daar ’n gehoor in sodanige gehoorsaal is; of
- (b) diegene wat ’n gehoor sal uitmaak, sodanige gehoorsaal binnekoms; of
- (c) die lede van ’n gehoorsaal sodanige gehoorsaal na afloop van die aangebode program verlaat; of
- (d) daar ’n pouse is gedurende die verloop van ’n program wat aan ’n gehoor in sodanige gehoorsaal aangebied word.

Pligte van Lisensiehouer en Persoon in Beheer van Teater of Bioskoop.

3.(1) Die lisensiehouer of die persoon in beheer van ’n teater of bioskoop moet:—

(a) Op opvallende plekke in die gehoorsaal minstens vier kennisgewings met die woorde, „ROOK VERBODE/NO SMOKING” daarop in blokhooffletters minstens 100 mm hoog, en in kleure wat ’n duidelike kontras met die agtergrond vorm, vertoon en onderhou; en

(b) By iedere ingang tot die teater of die bioskoop op ’n opvallende plek ’n kennisgewing met die woorde “LEDE VAN DIE PUBLIEK WORD HERINNER DAT ROOK IN DIE GEHOORSAAL STRYDIG IS MET DIE PUBLIEKE GESONDHEIDSVERORDENINGE/MEMBERS OF THE PUBLIC ARE REMINDED THAT IT IS AN OFFENCE AGAINST THE PUBLIC HEALTH BY-LAWS TO SMOKE IN THE AUDITORIUM” daarop in blokhooffletters minstens 50 mm hoog, en in kleure wat ’n duidelike kontras met die agtergrond vorm, vertoon en onderhou.

(2) Nóg die lisensiehouer nóg die persoon in beheer van die teater of bioskoop mag toelaat of duld dat iemand strydig met die bepalings van artikel (2) in die gehoorsaal rook.

(3) Die persoon in beheer van die teater of bioskoop moet iemand wat die bepalings van artikel (2) oortree, waarsku dat hy of sy ’n misdryf begaan en moet, as die betrokke persoon sodanige waarskuwing verontagsaam, ’n vredesbeampte daarvan verwittig.

(4) Die voorgaande bepalings van hierdie artikel geld as voorwaarde ten opsigte van ’n lisensie vir ’n teater of ’n bioskoop wat ingevolge die Raad se Verordeninge Betreffende Lisensies en Beheer oor Besighede afgekondig by Administrateurskennisgewing 67 van 27 Januarie 1954, toegestaan of hernuwe word.

Toepassing van Verordeninge.

4. Hierdie verordeninge geld nie ten opsigte van ’n gehoorsaal wat nie onder dak is of enige van die Raad se sale nie.

Strafbepaling.

5. Enigiemand wat enige bepaling van hierdie verordeninge oortree of nalaat om daaraan te voldoen, is skuldig

“audience” includes an assembly of spectators;

“auditorium” means that part of a theatre or bioscope in the Randfontein Municipality occupied by the audience during the presentation of a programme;

“smoke” and “smoking” include being in possession of a lighted pipe, cigar, cheroot or cigarette.

PROHIBITION OF SMOKING.

2. No person shall smoke in the auditorium while —

- (a) there is an audience in such auditorium; or
- (b) persons who will form an audience are being admitted to such auditorium; or
- (c) persons who formed an audience are leaving such auditorium after the end of the programme presented; or
- (d) there is an interval during the course of a programme presented to an audience in such auditorium.

Duties of Licensee and Person in Control of Theatre or Bioscope

3.(1) The holder of a licence in respect of or the person in control of a theatre or bioscope shall display and maintain:—

(a) In prominent positions in the auditorium at least four notices, in block capital letters, not less than 100 mm in height and such colours as to afford a distinct contrast with the background, bearing the words “ROOK VERBODE/NO SMOKING”;

(b) In a prominent position at every entrance to the theatre or bioscope a notice in block capital letters, not less than 50 mm in height and in such colours as to afford a distinct contrast with the background, reading: “LEDE VAN DIE PUBLIEK WORD HERINNER DAT ROOK IN DIE GEHOORSAAL STRYDIG IS MET DIE PUBLIEKE GESONDHEIDSVERORDENINGE/MEMBERS OF THE PUBLIC ARE REMINDED THAT IT IS AN OFFENCE AGAINST THE PUBLIC HEALTH BY-LAWS TO SMOKE IN THE AUDITORIUM.”

(2) Neither the holder of the licence nor the person in control of the theatre or bioscope shall permit, suffer or allow any person to smoke in the auditorium in contravention of the provisions of section (2).

(3) The person in control of a theatre or bioscope shall warn any person who contravenes the provisions of section (2) that such person is committing an offence, and shall, if such warning is not heeded by such person, inform a peace officer of the commission of such offence.

(4) The foregoing provisions of this section shall be imposed as a condition in respect of any licence for a theatre or for a bioscope granted or renewed in terms of the Council’s By-laws relating to Licences and Business Control, published under Administrator’s Notice 67, dated 27 January 1954.

Application of By-Laws.

4. These By-laws shall not apply in respect of an auditorium which is not roofed over or any of the Council’s halls.

Penalty.

5. Any person who contravenes or fails to comply with any provision of these by-laws, shall be guilty of an

aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand) of, by wanbetaling, met tronkstraf vir 'n tydperk van nie langer as drie maande nie.

PB. 2-4-2-78-29

Administrateurskennisgewing 1473 12 September 1973

GESONDHEIDSKOMITEE VAN EENDRACHT: WY-SIGING VAN WATERVOORSIENINGSREGULASIES.

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 Watervoorsieningsregulasies van die Gesondheidskomitee van Eendracht, afgekondig by Administrateurskennisgewing 1624 van 17 November 1971, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in artikel 10(1) die syfer "R2" deur die syfer "R10" te vervang.
2. Deur die Tarief Van Gelde onder die Bylae soos volg te wysig:—
 - (1) Deur in item 2(1) die uitdrukking "12 kl" deur die uitdrukking "10 kl" te vervang.
 - (2) Deur in item 2(2) die syfer "10c" deur die syfer "15c" te vervang.
 - (3) Deur subitem (1) van item 3 deur die volgende te vervang:—

"(1) Die gelde betaalbaar vir die aansluiting van enige perseel vir die lewering van water, is R20."

PB. 2-4-2-104-82

Administrateurskennisgewing 1474 12 September 1973

LANDELIKE LISENSIERAAD, NIGEL: BENOEMING VAN LID.

Hierby benoem die Administrateur, kragtens en ingevolge die bevoegdheids aan hom verleen by regulasie 7(4) van die regulasies gemaak ingevolge artikel 18 van die Lisensie (Kontrole) Ordonnansie, 1931 (Ordonnansie 3 van 1932) en afgekondig by Administrateurskennisgewing 267 van 8 Junie 1932 (soos van tyd tot tyd gewysig), mnr. A. P. Beukes tot lid van die Landelike Lisensieraad vir die Landdrostdistrik van Nigel met ampstermyn tot 30 November 1974, in die plek van mnr. M. J. Groesbeek, wat oorlede is.

TW. 8-7-3-34

Administrateurskennisgewing 1475 12 September 1973

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 346.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Lotte Nos. 911 en 912, Dorp Fairland, van "Spesiaal" vir 'n publieke garage op die oostelike gedeeltes en woonhuise op die wes-

offence and liable on conviction to a fine not exceeding R50 (fifty rand) or, in default of payment, to imprisonment for a period not exceeding three months.

PB. 2-4-2-78-29.

Administrator's Notice 1473 12 September, 1973

EENDRACHT HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY 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 Water Supply Regulations of the Eendracht Health Committee, published under Administrator's Notice 1624, dated 17 November 1971, as amended, are hereby further amended as follows:—

1. By the substitution in section 10(1) for the figure "R2" of the figure "R10".
2. By amending the Tariff Of Charges under the Schedule as follows:—
 - (1) By the substitution in item 2(1) for the expression "12 kl" of the expression "10 kl".
 - (2) By the substitution in item 2(2) for the figure "10c" of the figure "15c".
 - (3) By the substitution for subitem (1) of item 3 of the following:—

"(1) The charges payable for the connection of any premises for the supply of water shall be R20."

PB. 2-4-2-104-82

Administrator's Notice 1474 12 September, 1973

RURAL LICENCING BOARD, NIGEL: APPOINTMENT OF MEMBER.

The Administrator hereby, under and by virtue of the powers vested in him by regulation 7(4) of the regulations made in terms of section 18 of the Licences (Control) Ordinance, 1931 (Ordinance 3 of 1932) and published by Administrator's Notice 267 dated 8th June, 1932 (as amended from time to time), appoints Mr. A. P. Beukes as a member of the Rural Licencing Board for the Magisterial District of Nigel, with term of office expiring on the 30th November, 1974, vice Mr. M. J. Groesbeek, deceased.

TW. 8-7-3-34

Administrator's Notice 1475 12 September, 1973

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 346.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Lots Nos. 911 and 912, Fairland Township, from "Special" permitting a public garage on the eastern portions and dwelling houses on the western por-

telike gedeeltes nie kleiner as 30 000 vk. vt. elk nie, tot "Algemene Woon No. 1" onderworpe aan sekere voorwaardes.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Johannesburg (Kamer 715, Burgersentrum, Braamfontein) en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 346.

PB. 4-9-2-212-346

Administrateurskennisgewing 1476 12 September 1973

GERMISTON-WYSIGINGSKEMA NO. 1/88.

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 Germiston-dorpsaanlegskema No. 1, 1945, gewysig word deur die hersonering van Erf No. 410, Dorp Primrose Hill Uitbreiding No. 2, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale woon" met 'n digtheid van "Een woonhuis per 15 000 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, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema No. 1/88.

PB. 4-9-2-1-88

Administrateurskennisgewing 1477 12 September 1973

BETHAL-WYSIGINGSKEMA NO. 1/23.

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 Bethal-dorpsaanlegskema No. 1, 1952, gewysig word deur die hersonering van Gedeelte 80 ('n gedeelte van Gedeelte 7) van die Plaas Blesbokspruit No. 150, distrik Bethal, van "Openbare Pad" tot "Algemene Nywerheid".

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

Hierdie wysiging staan bekend as Bethal-wysigingskema No. 1/23.

PB. 4-9-2-7-23

Administrateurskennisgewing 1478 12 September 1973

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

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

tions in extent not less than 30 000 sq. ft. to "General Residential No. 1" subject to certain conditions.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Johannesburg (Room 715, Civic Centre, Braamfontein) and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 346.

PB. 4-9-2-212-346

Administrator's Notice 1476 12 September, 1973

GERMISTON AMENDMENT SCHEME NO. 1/88.

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 Germiston Town-planning Scheme No. 1, 1945, by the rezoning of Erf No. 410, Primrose Hill Extension No. 2 Township, from "Special Residential" with a density of "One dwelling house per erf" to "Special Residential" with a density of "One dwelling house per 15 000 sq. ft."

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

This amendment is known as Germiston Amendment Scheme No. 1/88.

PB. 4-9-2-1-88

Administrator's Notice 1477 12 September, 1973

BETHAL AMENDMENT SCHEME NO. 1/23.

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 Bethal Town-planning Scheme No. 1, 1952, by the rezoning of Portion 80 (a portion of Portion 7) of the Farm Blesbokspruit No. 150, Bethal district, from "Public Road" to "General 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, Bethal and are open for inspection at all reasonable times.

This amendment is known as Bethal Amendment Scheme No. 1/23.

PB. 4-9-2-7-23

Administrator's Notice 1478 12 September, 1973

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

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

Woordomskrywing.

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

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

“pamflet” enige pamflet, biljet, brosjure, boek of geskrif wat ten doel het om enigiets te adverteer of bekend te stel;

“Raad” die Stadsraad van Lydenburg en omvat die bestuurskomitee van daardie Raad of enige beampte deur die Raad in diens geneem handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge van die Raad verleen is en wat ingevolge artikel 58 aan die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

“straat” enige straat, pad, steeg, voetpad, sypaadje, deurgang of plek waartoe die publiek toegang het;

“verkiesingsadvertensie” enige advertensie of advertensietoestel wat op enige wyse hoegenaamd van 'n straat af sigbaar is, of vertoon word en wat in verband met 'n parlementêre-, 'n provinsiale raads- of munisipale verkiesing of tussenverkiesing of referendum gebruik word.

Vergunning om aan te Bring.

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

Vrygestelde Advertensies.

3. Tydelike advertensies betreffende die verkoop of verhuur van eiendomme, aansoek ingevolge die Raad se dorpsaanlegskema of ander deur 'n wet voorgeskrewe advertensie, tydelike advertensie, betreffende bouery of soortgelyke werksaamhede op die grond waar dit vertoon word, of tydelike advertensies wat binne of aan 'n besigheidsgebou aangebring is, is vrygestel van die bepalings van hierdie verordeninge.

Verbode Advertensie, Pamflette en Geskrifte.

4.(1) Geen advertensie of pamflet wat na die mening van die Raad iets onbetaamlik suggereer of wat die openbare sedes kan benadeel of enige banier, mag vertoon of versprei word nie en mag hoegenaamd nie op of aan enige gebou, paal of struktuur wat die eiendom van die Raad is aangebring word nie.

(2) Geen pamflette mag op enige wyse vanuit die lug of in enige straat rondgestrooi word nie.

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

Definitions.

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

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

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

“election advertisement” means any advertisement or advertising apparatus which is visible from a street in any way whatsoever, and which is displayed in connection with a parliamentary, provincial council or municipal election or by-election or referendum;

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

“street” means any street, square, road, lane, footpath, sidewalk, thoroughfare, passage or place to which the public has access.

Permission to Display.

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

Exempted Advertisements.

3. Temporary advertisements regarding the sale or lease of properties, applications in terms of the Council's town-planning scheme or other advertisements regarding building or similar activities on the site where such advertisement is displayed, or temporary advertisements which are affixed inside or onto business premises, shall be exempted from the provisions of these by-laws.

Prohibited Advertisements, Pamphlets and Publications.

4.(1) No advertisement or pamphlet which in the opinion of the Council is suggestive of anything indecent or which may prejudice the public morals or any banner, shall be displayed or distributed, and no publication whatsoever may be attached to any building, pole or structure which is the property of the Council.

(2) No pamphlets shall in any way be scattered from the air or in any street.

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

Vereistes in Verband met Advertensies.

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

- (a) Die plakkaat of ander advertensie moet op so 'n wyse dat dit nie vanweë wind of reën heeltemal of gedeeltelik sal los raak nie, aan 'n netjiese en sterk bord van hout, of 'n ander geskikte materiaal wat die Raad moet goedkeur, bevestig word en nog die bord of ander materiaal, nog die plakkaat of advertensie self mag groter as 900 mm by 600 mm wees nie.
- (b) 'n Bord of materiaal ingevolge paragraaf (a) voorgeskryf, mag nie geplaas word teen, of bevestig word aan, of andersins, gestut word deur 'n transformator, telegraafpaal, verkeerslig of -teken of ander struktuur of ding wat deur die Raad, die Provinsiale Raad of die Regering van die Republiek opgerig is nie, behalwe aan 'n boom wat in 'n straat, park of ander openbare plek staan: Met dien verstande dat sodanige bord of materiaal nie aan 'n boom vasgespyker mag word nie, en stewig op die grond moet rus.
- (c) Behoudens enige bepaling in paragraaf (b) vervat, moet 'n bord of materiaal voorgeskryf ingevolge paragraaf (a), met draad van 'n standaarddraadmaat van uiters 8 en minstens 10, styf vasgeheg word aan 'n sterk en stewige stut.
- (d) Geen bord of materiaal, soos voormeld, moet op so 'n plek geplaas word of op so 'n wyse bevestig word dat dit na die mening van die Raad 'n gevaar vir voertuigverkeer of voetgangers in 'n straat of op 'n ander openbare plek inhou nie.
- (e) Geen plakkaat of ander advertensie met betrekking tot 'n vergadering, geleentheid of byeenkoms, uitgesonderd 'n verkiesing, mag langer as 14 dae voor die dag waarop dit in aanvang neem of langer as 2 dae na die dag waarop dit geëindig het, vertoon word nie.
- (f) Uiters 30 plakkate of ander advertensies wat betrekking het op 'n vergadering, geleentheid of byeenkoms, uitgesonderd 'n verkiesing, kan op dieselfde tyd vertoon word.
- (g) Nie meer as twee advertensies mag aan dieselfde kant van een straatblok, en nader as 25 m van enige straatkruising, vertoon word nie.

Verkiesingsadvertensies.

6.(1) Daar moet aan die vereistes wat in die volgende subartikels van hierdie artikel voorgeskryf word, voldoen word ten opsigte van plakkate of ander advertensies wat op 'n parlementêre-provinsiale raads- of munisipale verkiesing betrekking het: Met dien verstande dat niks wat in hierdie artikels vervat is, betrekking het op 'n plakkaat of ander advertensie betreffende sodanige verkiesing wat —

- (a) heeltemal binne 'n vaste perseel aangebring is, dit wil sê wat op 'n ander plek op so 'n perseel aangebring is as op 'n buitemuur of aan die buitekant van 'n heining wat kennelik grens van die perseel uitmaak;

Requirements for Advertisements.

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

- (a) The poster or other advertisement shall be attached in such a manner that it will not become wholly or partially dislodged by wind or rain, to a neat and strong board made of wood or other suitable material approved by the Council, and neither such board or other material nor the poster or advertisement itself shall measure more than 900 mm by 600 mm.
- (b) A board or material as prescribed in terms of paragraph (a) shall not be placed on or against or be attached to or otherwise supported by any transformer box, telegraph pole, traffic light or sign or other structure or thing erected by the Council, the Provincial Council or the Government of the Republic except on a tree standing in a street, park or other public place: Provided that such a board or material may not be nailed to a tree and it must rest firmly on the ground.
- (c) Without prejudice to anything contained in paragraph (b), a board or material as prescribed in terms of paragraph (a) shall be firmly fastened to a strong and stable support by wire of gauge not exceeding 8 and not less 10 standard wire gauge.
- (d) No board or material as aforesaid shall be placed in such a situation or fastened in such a manner as is likely in the opinion of the Council, to constitute a danger to any vehicular traffic or pedestrian in any street or other public place.
- (e) No poster or other advertisement relating to a meeting, function or event other than an election shall be displayed for longer than 14 days before the day on which it begins or longer than two days after the day on which it ends.
- (f) Not more than 30 posters or other advertisements relating to a meeting, function or event other than an election, shall be displayed at any one time.
- (g) Not more than two advertisements may be displayed on the same side of any one street block, not closer than 25 m from any street intersection.

Election Advertisements.

6.(1) The requirements prescribed in the succeeding subsections of this section shall be complied with in respect of posters or other advertisements relating to a parliamentary, provincial or municipal election: Provided that nothing in this section contained shall apply to a poster or other advertisement relating to such an election which —

- (a) is located entirely inside fixed premises, that is to say, is displayed elsewhere on such premises than on an exterior wall or on the outside of any fence forming the apparent boundary of the premises;

(b) vertoon word in of op 'n private motorvoertuig wat geparkeer is of in 'n straat of op 'n ander openbare plek bestuur word terwyl sodanige voertuig vir sy gewone doel gebruik word;

(c) bevestig is aan 'n skutting wat vir die vertoon van advertensie gelisensieer is.

(2) Daar kan ten opsigte van iedere kandidaat uiters 20 plakkate of ander advertensies op dieselfde tyd in enige munisipale wyk, en uiters 80 in die geval van enige parlementêre- of provinsiale verkiesing vertoon word.

(3) Geen plakkaat of ander advertensie mag langer as 'n tydperk wat strek van die begin van die nominasiedag tot die einde van die 2de dag na middernag van die verkiesingsdag vertoon word nie.

Wyse van Aansoek om Vergunning te Verkry.

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

Deposito's en Gelde.

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

(a) Ten opsigte van advertensies en verkiesingsadvertensies 'n deposito van R10 vir elke 20 of gedeelte van die getal.

(b) Ten opsigte van pamflette 'n bedrag van R4 vir elke 100 of gedeelte van dié getal, welke bedrag nie terugbetaalbaar is nie.

Verwydering van Advertensies en Verkiesingsadvertensies.

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

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

Misdrywe.

11.(1) Iemand wat in, of in sig van 'n straat of 'n ander openbare plek 'n advertensie of verkiesingsadvertensie vertoon of duld dat dit vertoon word of 'n pamflet plaas, versprei, laat of duld dat dit geplaas of versprei

(b) is displayed in or on a private motor vehicle parked or being driven in a street or other public place in the course of its normal use as such a vehicle;

(c) is affixed to a hoarding licensed for the display of advertisements.

(2) In respect of each candidate not more than 20 posters or other advertisements shall be exhibited at any one time in any municipal ward, and not more than 80 shall be so exhibited in the case of any parliamentary or provincial election.

(3) No poster or other advertisement shall be displayed for longer than the period extending from the beginning of the day of nomination to the end of the 2nd day after midnight of the day of election.

Manner of Application to Obtain Permission.

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

Deposits and Fees.

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

(a) In respect of advertisements and election advertisements a deposit of R10 for every 20 or part of that number.

(b) In respect of pamphlets an amount of R4 for every 100 or part of that number, which amount shall not be refundable.

Removal of Advertisements and Election Advertisements.

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

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

Offences.

11.(1) Any person who displays or causes or suffers to be displayed any advertisement or election advertisement in view of any street or other public place or who scatters, places, distributes, causes or suffers to be

word, sonder dat hy ingevolge artikel 2 vergunning daartoe verkry het, en iemand, wat, nadat hy die betrokke vergunning verkry het, ten opsigte van 'n advertensie, verkiesingsadvertensie of pamflet versuim om te voldoen aan die bepalings van hierdie verordeninge of wat andersins enige bepalings daarvan oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 (Honderd rand).

(2) Wanneer iemand ingevolge hierdie verordeninge aangekla word van 'n misdryf met betrekking tot 'n advertensie, verkiesingsadvertensie of pamflet rus die bewyslas op hom indien hy onskuldig pleit en moet hy bewys dat hy dit nie vertoon of versprei het nie en dit nie laat vertoon of versprei of toegelaat of geduld het dat dit vertoon of versprei word nie.

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

(4) Daar word geag dat die eienaar en die bewoner van grond of 'n perseel waarop 'n advertensie of verkiesingsadvertensie strydig met hierdie verordeninge vertoon word, 'n misdaad begaan het, tensy hy in enigeen van die gevalle bewys dat hy nie van die vertoning van die advertensie geweet het nie of dat hy nie deur redelike mate van waaksaamheid aan die dag lê, daarvan kon geweet het of dit kon verhinder het nie.

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

12. Die bepalings van hierdie verordeninge is ter aanvulling van die Raad se Bouverordeninge en die Verordeninge ter voorkoming van Belemmering en Hindernisse en Handhawing van Sindelikhed, Goeie Orde en Openbare Sedelikhed in strate en publieke plekke en ter Voorkoming van Openbare Rusverstoring en vervang hulle nie.

Skade aan Munisipale Eiendom.

13. Geen skade mag aan enige boom, elektriese paal of enige Munisipale eiendom aangerig word nie, en enige persoon wat enige skade veroorsaak of laat veroorsaak, is skuldig aan 'n misdryf en is verantwoordelik om, benewens die boete wat opgelê word, enige skade op eie koste te herstel tot bevrediging van die Raad.

Die Reg om Persele te Betree en te Ondersoek.

14. Enige lid van die polisiemag en enige behoorlike gemagtigde werknemer van die Raad kan vir enige doel

scattered, placed or distributed, any pamphlet without having obtained permission to do so in terms of section 2 and any person who, having obtained permission as aforesaid, fails in respect of an advertisement, election advertisement, or pamphlet to comply with any requirement of these by-laws or who otherwise contravenes any provision thereof shall be guilty of an offence and liable on conviction to a penalty not exceeding R100 (One hundred rand).

(2) When any person is charged with an offence in terms of these by-laws relating to any advertisement, election advertisement or pamphlet, the onus shall, when pleading not guilty, rest on him of proving that he neither displayed nor distributed the advertisement, election advertisement or pamphlet, nor caused, permitted or suffered it to be displayed or distributed.

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

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

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

12. The provisions of these by-laws shall supplement the Council's Building By-laws and the By-laws for the Prevention of Obstructions and Nuisances and for the Maintenance or Cleanliness, Good Order and Public Decency in Streets and Public Places and for the Prevention of Public Disturbances, and shall not replace them.

Damage to Municipal Property.

13. No damage shall be caused to any tree, electric pole or any municipal property, and any person who causes any damage, or permits any damage to be caused shall be guilty of an offence and shall be responsible, in addition to the fine imposed, to repair any damage at his own expense to the satisfaction of the Council.

The Right to Enter and Inspect Premises.

14. Any member of the police force and any duly authorised employee of the Council may for any purpose

in verband met die toepassing van hierdie verordeninge op enige tydstep en sonder om vooraf daarvan kennis te gee, enige perseel waarop daar 'n advertensie of pamflet is, of ten opsigte waarvan daar 'n billike vermoede bestaan dat daar so 'n advertensie of pamflet is, betree en sodanige ondersoek aldaar instel en navraag aldaar doen as wat hy nodig ag.

PB. 2-4-2-3-42

Administrateurskennisgewing 1479 12 September 1973

MUNISIPALITEIT ERMELO: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

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 Riolerings- en Loodgietersverordeninge van die Munisipaliteit Ermelo, afgekondig by Administrateurskennisgewing 415 van 18 Oktober 1944, soos gewysig, word hierby verder gewysig deur item 9 van Deel D — Algemeen van Bylae I deur die volgende te vervang: —

“9. 'n Bedrag van R10 is betaalbaar vir die oopmaak deur die Raad van 'n verstopping in 'n private dreineringsinstallasie.”

PB. 2-4-2-34-14

Administrateurskennisgewing 1480 12 September 1973

MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 Elektrisiteitsverordeninge van die Munisipaliteit Randfontein, deur die Raad aangeneem by Administrateurskennisgewing 1112 van 12 Julie 1972, word hierby gewysig deur na artikel 37 die volgende by te voeg: —

“BYLAE.

TARIEF VAN GELDE.

DEEL I: BASIESE EN VERBRUIKSHEFFINGS.

1. Basiese Heffing.

'n Basiese heffing van R1,00 per maand word gehef per erf, standplaas, perseel of ander terrein met of sonder verbeterings binne geproklameerde dorpe, uitgesonderd Kocksoord, wat by die toevoer-hoofleidings aangesluit is of na die mening van die Raad daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Huishoudelike Toevoer.

(1) Van toepassing op private woonhuise, losieshuise, geregistreerde liefdadigheidsinrigtings, kerke, klubs en gesondheidsklinieke, per maand: —

(a) Vir die eerste 100 eenhede, per eenheid: 1,8c.

(b) Daarna, per eenheid: 1,1c.

in connection with the application of these by-laws, at any reasonable time and without first giving notice thereof, enter any premises on which there is an advertisement or pamphlet, or in respect of which there is reasonable suspicion that such an advertisement or pamphlet exists and there carry out such inspection and make such enquiries as he may think necessary.

PB. 2-4-2-3-42

Administrator's Notice 1479 12 September, 1973

ERMELO MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

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

The Drainage and Plumbing By-laws of the Ermelo Municipality, published under Administrator's Notice 415, dated 18 October 1944, as amended, are hereby further amended by the substitution for item 9 of Part D — General of Schedule I of the following: —

“9. An amount of R10 shall be payable for the clearing by the Council of a blockage in a private drainage installation.”

PB. 2-4-2-34-14

Administrator's Notice 1480 12 September, 1973

RANDFONTEIN MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Randfontein Municipality, adopted by the Council under Administrator's Notice 1112, dated 12 July, 1972, are hereby amended by the addition after section 37 of the following:

“SCHEDULE.

TARIFF OF CHARGES.

PART I: BASIC AND CONSUMPTION CHARGES.

1. Basic Charge.

A basic charge of R1,00 per month shall be levied per erf, stand, lot or other area, with or without improvements, within a proclaimed township, excluding Kocksoord, which is or, in the opinion of the Council, can be connected to the supply mains, whether electricity is consumed or not.

2. Domestic Supply.

(1) Applicable to private dwelling houses, boarding houses, registered welfare organisations, churches, clubs and health clinics, per month: —

(a) For the first 100 units, per unit: 1,8c;

(b) Thereafter, per unit: 1,1c.

(2) Woonstelle en geboue of losstaande gedeeltes van geboue, uitsluitlik vir die doel van woning gebruik per maand: —

- (a) Vaste heffing per woonstel of individuele gebou of gedeelte van 'n gebou: R1,00;
- (b) Vir die eerste 100 eenhede, per eenheid: 1,8c;
- (c) Daarna, per eenheid: 1,1c.

3. *Besigheidstoevoer.*

(1) Van toepassing op verbruikers wat nie onder enige ander item van hierdie tariewe ingedeel is nie en wie se geïnstalleerde kapasiteit nie 40 kVA oorskry nie.

(2) Die volgende gelde is betaalbaar, per maand: —

- (a) Vir die eerste 200 eenhede verbruik, per eenheid: 4c;
- (b) Vir alle eenhede bo 200 eenhede verbruik, per eenheid: 1,8c;
- (c) Minimum heffing: R4,00.

(3) Van toepassing op verbruikers wat nie onder enige ander item van hierdie tariewe ingedeel is nie en wie se geïnstalleerde kapasiteit 40 kVA oorskry.

Die volgende gelde is betaalbaar, per maand: —

- (a) Vir alle eenhede verbruik, per eenheid: 0,6c;
- (b) Maksimum aanvraag, per kVA: R1,40;
- (c) Minimum heffing: R56,00.

4. *Nywerheidstoevoer.*

Van toepassing op elektriese energie gelewer aan persele wat vir vervaardigings- of nywerheidsdoeleindes gebruik word en enige perseel waar elektrisiteit vir kommersiële verwarming en kookwerk gebruik word. Vir die toepassing van hierdie item beteken 'Kommersiële verwarming en kookwerk' die aanwending van elektrisiteit vir die bereiding van voedselware vir verkoop mits die toestel wat vir dié doel gebruik word 'n vaste toestel is wat aangesluit is by 'n afsonderlike stroombaan wat van meters voorsien is: —

(1) Van toepassing op verbruikers wie se geïnstalleerde kapasiteit nie 40 kVA oorskry nie.

Die volgende gelde is betaalbaar, per maand: —

- (a) Vir alle eenhede verbruik, per eenheid: 1,5c;
- (b) Minimum heffing: R6,00.

(2) Van toepassing op verbruikers wie se geïnstalleerde kapasiteit 40 kVA oorskry.

Die volgende gelde is betaalbaar, per maand: —

- (a) Vir die eerste 100 000 eenhede verbruik: 0,6c per eenheid met 'n minimum heffing van R56,00;
- (b) Vir die volgende 200 000 eenhede verbruik: 0,5c per eenheid met 'n minimum heffing van R56,00;
- (c) Vir alle eenhede bo 300 000 eenhede verbruik: 0,45c per eenheid met 'n minimum heffing van R56,00;
- (d) Maksimum aanvraag per kVA: R1,40;
- (e) Die Raad kan, na goedgevondenheid, krag by die grootmaat van sy hoogspanningsgeleidings lewer om deur die verbruiker verswak te word om aan sy vereistes te voldoen.

(2) Flats and buildings or detached parts of buildings used exclusively for purposes of dwelling, per month: —

- (a) Fixed charge per flat or individual building or part of a building: R1,00;
- (b) For the first 100 units, per unit: 1,8c;
- (c) Thereafter, per unit: 1,1c.

3. *Business Supply.*

(1) Applicable to consumers not classified under any other item of these tariffs and whose installed capacity does not exceed 40 kVA.

(2) The following charges shall be payable, per month: —

- (a) For the first 200 units consumed, per unit: 4c;
- (b) For all units in excess of 200 units consumed, per unit: 1,8c;
- (c) Minimum charge: R4,00.

(3) Applicable to consumers not classified under any other item of these tariffs and whose installed capacity exceeds 40 kVA.

The following charges shall be payable, per month: —

- (a) For all units consumed, per unit: 0,6c;
- (b) Maximum demand, per kVA: R1,40;
- (c) Minimum charge: R56,00.

4. *Industrial Supply.*

Applicable to electrical energy supplied to premises used for manufacturing or industrial purposes and any premises where electricity is used for commercial heating and cooking. For the purpose of this item 'commercial heating and cooking' means the use of electricity for the preparation of foodstuffs for sale, provided the appliance used for this purpose is a fixed appliance connected to a separately metered circuit: —

(1) Applicable to consumers whose installed capacity does not exceed 40 kVA.

The following charges shall be payable, per month: —

- (a) For all units consumed, per unit: 1,5c;
- (b) Minimum charge: R6,00.

(2) Applicable to consumers whose installed capacity exceeds 40 kVA.

The following charges shall be payable, per month:—

- (a) For the first 100 000 units consumed: 0,6c per unit with a minimum charge of R56,00;
- (b) For the next 200 000 units consumed: 0,5c per unit with a minimum charge of R56,00;
- (c) For all units in excess of 300 000 units consumed: 0,45c per unit with a minimum charge of R56,00;
- (d) Maximum demand per kVA: R1,40;
- (e) The Council may, at its discretion, supply power in bulk from its high tension mains to be transformed down by the consumer to suit his own requirements.

5. Buite Munisipaliteit.

Elektrisiteit aan verbruikers buite die munisipaliteit, waar sodanige toevoer beskikbaar is, word gelewer teen die tariewe soos van toepassing binne die munisipaliteit, plus 'n toeslag van 25% (vyf-en-twintig persent).

6. Tydelike Verbruikers.

Van toepassing op karnavals, kermisse, skuur van vloere, vermaaklikheidsparke, tydelike aansluiting vir bouwerkzaamhede en enige ander verbruik van 'n tydelike aard.

Die volgende gelde is betaalbaar, per maand: —

- (a) Vir alle eenhede verbruik, per eenheid: 5c;
- (b) Minimum heffing: R1,00.

7. Munisipale Dienste en Bantoesake Administrasieraad.

Word teen koste gehef.

8. Publieke Telefoonhokkies.

Bedrag betaalbaar ten opsigte van elke publieke telefoonhokkie wat by die Raad se toevoer aangesluit is, per jaar: R2,00.

9. Erkende Amateur-sportorganisasies.

Per eenheid verbruik: 1,25c.

Die voorafgaande tariewe tree vanaf na die eerste meteraflesing na 31 Augustus 1973 in werking.

DEEL II: LANDBOUHOEWES EN PLAASGEDEELTES.

Vaste heffings van toepassing op sekere landbouhewes en plaasgedeeltes binne die munisipaliteit.

(1) Die volgende vaste heffings is maandeliks betaalbaar vir 'n tydperk van 25 jaar gereken vanaf 1 Julie 1971: —

- (a) Tenacre (uitgesonderd Gedeeltes (a) en 6 van hoewe No. 44) per hoewe: R2,28;
- (b) Wilbotsdal (uitgesonderd hoewes 38 tot en met 46 en 56 en 57), per hoewe: R2,47;
- (c) Gedeeltes van plaas Elandsvlei No. 249-I.Q., per verbruiker: R4,28;
- (d) Hoewe No. 1 Ooster: R4,28;
- (e) Randfontein-Suid, per hoewe: R3,27;
- (f) Pelzvale, per hoewe: R3,27.

(2) Die volgende vaste heffings is maandeliks betaalbaar vir 'n tydperk van 25 jaar gereken vanaf 19 Julie 1972: —

- (a) Ooster Landbouhewes (uitgesonderd hoewe No. 1), per hoewe: R4,90;
- (b) Gedeeltes 138, 144 tot 152 en 176 (gedeeltes van Gedeelte 60) van die plaas Elandsvlei No. 249-I.Q. (voorheen bekend as Townlandslandbouhewes), per gedeelte: R7,16.

(3) Die volgende vaste heffing is maandeliks betaalbaar vir 'n tydperk van 25 jaar gereken vanaf 1 November 1972: —

- (a) Gedeeltes 2, 38, 39, 76, 77, 78, 113, 115, 116, 161, 174 en 175 van die plaas Elandsvlei No. 249-I.Q., per gedeelte: R5,11.

5. Outside Municipality.

Electricity for consumers outside the municipality, where such supply is available, shall be supplied at the tariffs applicable inside the municipality, plus a surcharge of 25% (twenty-five per cent).

6. Temporary Consumers.

Applicable to carnivals, fêtes, floor sanding, amusement parks, temporary connections for building activities, and any other consumption of a temporary nature.

The following charges shall be payable, per month: —

- (a) For all units consumed, per unit: 5c;
- (b) Minimum charge: R1,00.

7. Municipal Services and Bantu Affairs Administration Board.

Shall be levied at cost.

8. Public Telephone Booths.

Amount payable in respect of every public telephone booth connected to the Council's supply, per year: R2,00.

9. Accredited Amateur Sporting Organisations.

Per unit consumed: 1,25c.

The foregoing tariffs shall come into operation as from the first meter-reading after 31st August, 1973.

PART II: AGRICULTURAL HOLDINGS AND FARM PORTIONS.

Fixed charges applicable to certain agricultural holdings and farm portions within the municipality.

(1) The following fixed charges shall be payable, per month, for a period of 25 years as from 1 July, 1971: —

- (a) Tenacre (excluding Portions (a) and 6 of holding No. 44), per holding: R2,28;
- (b) Wilbotsdal (excluding holdings 38 to 46 inclusive and 56 and 57), per holding: R2,47;
- (c) Portions of farm Elandsvlei No. 249-I.Q., per consumer: R4,28;
- (d) Holding No. 1, Ooster: R4,28;
- (e) Randfontein South, per holding: R3,27;
- (f) Pelzvale, per holding: R3,27.

(2) The following fixed charges shall be payable, per month, for a period of 25 years as from 19 July, 1972: —

- (a) Ooster Agricultural holdings (excluding holding No. 1), per holding: R4,90;
- (b) Portions 138, 144 to 152 and 176 (portions of Portion 60) of the farm Elandsvlei No. 249-I.Q. (previously known as Townlands Agricultural Holdings), per portion: R7,16.

(3) The following fixed charge shall be payable, per month, for a period of 25 years as from 1 November 1972: —

- (a) Portions 2, 38, 39, 76, 77, 78, 113, 115, 116, 161, 174 and 175 of the farm Elandsvlei No. 249-I.Q., per portion: R5,11.

DEEL III: ALGEMEEN.

1. *Diensaansluitings.*

(1) Die heffing vir 'n diensaansluiting is 'n bedrag gelyk aan die koste van die materiaal vir die Raad en van die arbeid en vervoer wat volgens redelike skatting van die ingenieur nodig is om sodanige aansluiting te maak tussen die verbruiker se toevoerpunt en die naaste bestaande toevoerpunt van waar die Raad, volgens die mening van die ingenieur, die installasie van die verbruiker bevredigend kan voer, plus 'n bedrag gelyk aan 10% (tien persent) van sodanige koste.

(2) Alle materiaal wat vir die doeleindes van 'n diensaansluiting gebruik word, bly die eiendom van die Raad en word deur en op die koste van die Raad onderhou.

2. *Tydlike Aansluitings — Driefasig en Enkelfasig.*

(1) Die heffing vir tydelike aansluiting is werklike koste plus 10% (tien persent).

(2) Waar 'n diensaansluitingskabel vir die Raad se toerusting reeds aangebring is, kan 'n tydelike aansluiting verskaf word vir die doel om vloere te skuur en vir ander toestelle wat deur 'n bouer benodig word teen betaling van 'n bedrag van R2,50.

(3) 'n Vrywaringsvorm, behoorlik geseël en onderteken deur die verbruiker, wat die Raad vrywaar van enige eise wat weens ongelukke kan ontstaan, moet voltooi word.

(4) Gelde vir elektrisiteit verbruik word ingevolge item 6 van Deel I gehef.

3. *Heraansluitings.*

(1) 'n Heffing van R3,00 vir her aansluiting van die toevoer is by verandering van bewoner deur die nuwe bewoner betaalbaar.

(2) Die geld vir die her aansluiting van die toevoer na afsluiting weens wanbetaling van 'n rekening, of weens nie-nakoming van enige van die Raad se verordeninge of regulasies, of op versoek van die verbruiker, bedra R3,00 en is betaalbaar voordat 'n her aansluiting gemaak word: Met dien verstande dat geen her aansluiting gemaak word nie tensy en totdat sodanige rekening betaal is of aan sodanige verordeninge of regulasies voldoen is.

4. *Meteraflesings.*

(1) Indien 'n verbruiker verlang dat 'n meter op enige ander tyd as die tyd deur die Raad bepaal afgelees word, is 'n heffing van R2,00 vir sodanige aflesing betaalbaar: Met dien verstande dat ingeval spesiale aflesings van die water- en die elektrisiteitsmeters gelyktydig verlang word, die totale heffing vir die twee aflesings R2,00 is.

(2) Verbruikers se meters word so na as moontlik met tussenpose van een maand afgelees en die gelde in hierdie tarief, vasgestel op 'n maandelikse basis, is op alle meteraflesings van toepassing.

5. *Diensheffings.*

Vir enige diens op versoek van 'n verbruiker gelewer en waarvoor nie in hierdie tariewe voorsiening gemaak is nie, is die werklike koste aan die Raad plus 10% (tien persent) op sodanige bedrag betaalbaar.

PART III: GENERAL.

1. *Service Connections.*

(1) The charge for a service connection shall be an amount equal to the cost to the Council of the material and of the labour and transport which, in the reasonable estimation of the engineer, is necessary for making such connection between the consumer's supply point and the nearest existing supply point from which the Council may, in the opinion of the engineer, satisfactorily feed the consumer's installation, plus an amount equal to 10% (ten per cent) of such cost.

(2) All materials used for the purposes of a service connection shall remain the property of the Council and shall be maintained by and at the expense of the Council.

2. *Temporary Connections — Three Phase and Single Phase.*

(1) The charges for a temporary connection shall be the actual costs plus 10% (ten per cent).

(2) Where a service connection cable for the Council's equipment has already been installed, a temporary connection may be given for the purpose of sanding floors and for other apparatus which may be required by a builder, on payment of a charge of R2,50.

(3) An indemnity form, duly stamped and signed by the consumer, indemnifying the Council against any claims which may arise from accidents, shall be completed.

(4) Charges for electricity consumed shall be levied in terms of item 6 of Part I.

3. *Reconnections.*

(1) A charge of R3,00 for reconnection of the supply shall be payable by the new tenant at change of tenancy.

(2) The charge for a reconnection of the supply after disconnection for non-payment of an account or for non-compliance with any of the Council's by-laws or regulations or at the consumer's request, shall be R3,00 and shall be paid before a reconnection is made: Provided that no reconnection shall be made unless and until such account has been paid or such by-laws or regulations have been complied with.

4. *Meter Readings.*

(1) If a consumer should require the meter to be read at any time other than the time appointed by the Council, a charge of R2,00 shall be paid for such a reading: Provided that, if special readings of the water and electricity meters be required simultaneously, the total charge shall be R2,00 for the two readings.

(2) Consumer's meters shall be read as nearly as possible at intervals of one month and the charges laid down in this tariff, on a monthly basis, shall apply to all meter readings.

5. *Service Charges.*

Any service rendered upon request by a consumer, not provided for under these tariffs, shall be charged for at the actual cost to the Council plus 10% (ten per cent) on such amount.

6. Deposito's.

Alle verbruikers moet 'n deposito op die volgende basis betaal of 'n aanneemlike waarborg verskaf:—

(1) Minimum: R12,00.

(2) Indien die stadstoesourier te eniger tyd ag dat die deposito ingevolge subitem (1) betaal onvoldoende is om die gelde vir die toevoer vir enige tydperk van twee maande te dek, moet die verbruiker op ontvangs van 'n kennisgewing te dien effekte, onmiddellik sodanige verdere bedrag as wat sodanige toevoer dek, deponeer.

7. Toets van Meters.

(1) 'n Heffing vir die toets van 'n kWh meter: R5,00.

(2) 'n Heffing vir die toets van alle ander meters: Werklike koste plus 10% (tien persent).

8. Toets van Installasies.

(1) Een toets en inspeksie van 'n nuwe installasie word gratis deur die Raad gedoen op ontvangs van 'n skriftelike versoek daarom.

(2) Geen gelde word gevorder nie vir 'n toets of inspeksie van toevoegings of veranderinge aan 'n bestaande installasie wat by die munisipale toevoerhoofleidings aangesluit is.

(3) Geen gelde word gevorder nie vir 'n toets of inspeksie van 'n ou installasie wat by die munisipale toevoerhoofleidings aangesluit is waar sodanige inspeksie deur die Raad uitgevoer word met die doel om die veiligheid van die installasie te toets.

(4) Indien 'n installasie nie aan die toets voldoen nie, is 'n bedrag van R5,00 vir elke daaropvolgende toets of inspeksie betaalbaar.

(5) Indien 'n kontrakteur of sy gemagtigde plaasvervanger in gebreke bly om 'n afspraak, wat met die inspekteur gemaak is met die doel om 'n installasie te toets of te inspekteer, na te kom, is 'n bedrag van R5,00 betaalbaar vir elke verdere besoek daardeur veroorsaak.

9. 'Geen ligte'-klages.

Vir aandag aan 'n verbruiker se 'geen ligte'- of 'geen krag'-klage waar sodanige gebrek toe te skryf is aan enige ander oorsaak as 'n fout wat ontstaan by die Raad se toerusting, is die volgende gelde betaalbaar binne sowel as buite die munisipaliteit:—

(a) Munisipale buitersmeltdraad of uitskakeling: R3,00;

(b) Verbruiker se smeltdraad: R3,00;

(c) Enige ander bediening, of dienste gelewer is al dan nie: R3,00.

10. Lisensiering van Elektrotegniese Bedradingsaannemers.

Vir die lisensiering van 'n persoon as 'n Elektrotegniese Bedradingsaannemer, met besigheidspersoneel geleë binne of buite die munisipaliteit, per jaar of gedeelte daarvan: R3,00."

Die Elektrisiteitsvoorsieningstarief van die Munisipaliteit Randfontein, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, word hierby herroep.

PB. 2-4-2-36-29

6. Deposits.

All consumers shall pay a deposit or provide an acceptable guarantee on the following basis:—

(1) Minimum: R12,00.

(2) If the town treasurer at any time considers that the deposit paid in terms of subitem (1) is insufficient to cover the charges for the supply for any period of two months, the consumer shall upon receiving notice to that effect, immediately deposit such further sum as shall cover such supply.

7. Testing of Meters.

(1) A charge for testing a kWh meter: R5,00.

(2) A charge for testing any meter: Actual cost plus 10% (ten per cent).

8. Testing of Installations.

(1) One test and inspection of a new installation shall be made free of charge by the Council on receipt of a written request to do so.

(2) No charges shall be levied for a test or inspection of additions or alterations to an existing installation connected to the municipal supply mains.

(3) No charges shall be levied for a test or inspection of an old installation connected to the municipal supply mains where such inspection is carried out by the Council with the object of testing the safety of the installation.

(4) On failure of an installation to pass the test, a charge of R5,00 shall be paid for each subsequent test or inspection.

(5) On failure of a contractor or his authorized deputy to keep an appointment made with the inspector for the purpose of testing or inspecting an installation, an amount of R5,00 shall be payable for each further visit necessitated thereby.

9. 'No Light' Complaints.

For attending to a consumer's 'no lights' or 'no power' complaint where such failure is found to be due to any cause other than a fault arising from the Council's equipment, the following charges shall be payable inside as well as outside the municipality:—

(a) Municipal outside fuse or cut-out: R3,00;

(b) Consumer's fuse: R3,00;

(c) Any other attendance, whether services have been rendered or not: R3,00.

10. Licensing of Electrical Wiring Contractors.

For the licensing of a person as an electrical wiring contractor with a business premises within or outside the municipality, per year or part thereof: R3,00."

The Electricity Supply Tariff of the Randfontein Municipality, published under Administrator's Notice 491, dated 1 July 1953, is hereby revoked.

PB. 2-4-2-36-29

Administrateurskennisgewing 1481 12 September 1973

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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

Die Elektrisiteitvoorsieningsverordeninge van die Munisipaliteit Rustenburg, afgekondig by Administrateurskennisgewing 965 van 12 Desember 1956, soos gewysig, word hierby verder gewysig deur item 8 van die Tarief vir die Lewering van Elektrisiteit onder Afdeling B van Bylae 2 deur die volgende te vervang: —

“8. Toeslag.

Benewens die gelde betaalbaar ingevolge hierdie Afdeling word 'n toeslag soos volg ghef: —

- (a) 85% (vyf en tagtig persent) op die gelde betaalbaar ingevolge items 1, 2, 4 en 5;
- (b) 75% (vyf en sewentig persent) op die gelde betaalbaar ingevolge item 3; en
- (c) 120% (honderd en twintig persent) op die gelde betaalbaar ingevolge item 6, behalwe vir die pomp van water waar 'n toeslag van 110% (honderd en tien persent) ghef word.”

PB. 2-4-2-36-31

Administrateurskennisgewing 1482 12 September 1973

MUNISIPALITEIT BRAKPAN: VERORDENINGE OM ROOK IN TEATERS EN BIOSKOPE TE VERBIED.

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.

Woordoomskrywing.

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

“gehoor” ook 'n byeenkoms van toeskouers;

“gehoorsaal” dié deel van 'n teater of bioskoop in die munisipaliteit Brakpan wat deur die gehoor gedurende die aanbieding van 'n program beset word;

“rook” ook om in besit te wees van 'n opgesteekte pyp of aangesteekte sigaar, seroet of sigaret.

Verbod op Rook.

2. Niemand mag in die gehoorsaal rook nie terwyl —

- (a) daar 'n gehoor in sodanige gehoorsaal is; of
- (b) diegene wat 'n gehoor sal uitmaak, sodanige gehoorsaal binnekom; of
- (c) die lede van 'n gehoor sodanige gehoorsaal na afloop van die aangebode program verlaat; of

Administrator's Notice 1481 12 September, 1973

RUSTENBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

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

The Electricity Supply By-laws of the Rustenburg Municipality, published under Administrator's Notice 965, dated 12 December 1956, as amended, are hereby further amended by the substitution for item 8 of the Electricity Tariff under Section B of Schedule 2 of the following: —

“8. Surcharge.

In addition to the charges payable in terms of this Section, a surcharge shall be levied as follows: —

- (a) 85% (eighty-five per cent) on the charges payable in terms of items 1, 2, 4 and 5;
- (b) 75% (seventy-five per cent) on the charges payable in terms of item 3; and
- (c) 120% (one hundred and twenty per cent) on the charges payable in terms of item 6, except for the pumping of water where the surcharge levied shall be 110% (one hundred and ten per cent).”

PB. 2-4-2-36-31

Administrator's Notice 1482 12 September, 1973

BRAKPAN MUNICIPALITY: BY-LAWS FOR PROHIBITING SMOKING IN THEATRES AND BIOSCOPIES

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

Definitions.

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

“audience” includes an assembly of spectators;

“auditorium” means that part of a theatre or bioscope in the Brakpan Municipality occupied by the audience during the presentation of a programme;

“smoke” and “smoking” include being in possession of a lighted pipe, cigar, cheroot or cigarette.

Prohibition of Smoking.

2. No person shall smoke in the auditorium while —

- (a) there is an audience in such auditorium; or
- (b) persons who will form an audience are being admitted to such auditorium; or
- (c) persons who formed an audience are leaving such auditorium after the end of the programme presented; or

(d) daar 'n pouse is gedurende die verloop van 'n program wat aan 'n gehoor in sodanige gehoorsaal aangebied word.

Pligte van Lisensiehouer en Persoon in Beheer van Teater of Bioskoop.

3. (1) Die houer van 'n lisensie ten opsigte van 'n teater of bioskoop moet die volgende vertoon en onderhou:—

(a) Op opvallende plekke in die gehoorsaal minstens vier kennisgewings met die woorde "ROOK VERBODE/NO SMOKING" daarop in duidelik leesbare blokhoofletters minstens 100 mm hoog.

(b) Op 'n opvallende plek by iedere ingang tot die teater of bioskoop 'n permanente kennisgewing met die woorde "IT IS A CONTRAVENTION OF THE TOWN COUNCIL'S BY-LAWS TO SMOKE IN THE AUDITORIUM/DIT IS 'N OORTREDING VAN DIE STADSRAAD SE VERORDENINGE OM IN DIE GEHOORSAAL TE ROOK" daarop in duidelik leesbare blokhoofletters minstens 50 mm hoog.

(2) Nóg die Lisensiehouer nóg die persoon wat die beheer oor die teater of bioskoop het, mag toelaat of duld dat iemand strydig met die bepalings van artikel 2 in die gehoorsaal rook.

(3) Die persoon wat die beheer oor die teater of bioskoop het, moet iemand wat 'n bepaling van artikel 2 oortree, waarsku dat hy of sy 'n misdryf begaan en moet, as sodanige persoon sodanige waarskuwing verontagsaam, 'n vredesbeampte verwittig dat so 'n oortreding begaan word.

(4) Die voorgaande bepalings van hierdie artikel word as voorwaarde gestel ten opsigte van 'n lisensie vir 'n teater of vir 'n bioskoop wat ingevolge die Raad se Verordeninge betreffende Lisensies en Beheer oor Besighede, afgekondig by Administrateurskennisgewing 67 van 27 Januarie 1954, toegestaan of hernuwe word.

Toepassing van Verordeninge.

4. Hierdie verordeninge geld nie ten opsigte van 'n gehoorsaal wat nie onder dak is nie.

Strafbepaling.

5. Enigiemand wat enige bepaling van hierdie verordeninge oortree of nalaat om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens vyftig rand, of, by wanbetaling, met tronkstraf vir 'n tydperk van nie langer as drie maande nie.

PB. 2-4-2-78-9

Administrateurskennisgewing 1483 12 September 1973

MUNISIPALITEIT BRAKPAN: WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Brakpan, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur Bylae 3 deur die volgende te vervang:—

(d) there is an interval during the course of a programme presented to an audience in such auditorium.

Duties of Licensee and Person in Control of Theatre or Bioscope.

3. (1) The holder of a licence in respect of a theatre or bioscope shall display and maintain:—

(a) In prominent positions in the auditorium at least four notices in clearly legible block capital letters not less than 100 mm in height, bearing the words "NO SMOKING/ROOK VERBODE".

(b) In a prominent position at every entrance to the theatre or bioscope a permanent notice bearing the words "IT IS A CONTRAVENTION OF THE TOWN COUNCIL'S BY-LAWS TO SMOKE IN THE AUDITORIUM/DIT IS 'N OORTREDING VAN DIE STADSRAAD SE VERORDENINGE OM IN DIE GEHOORSAAL TE ROOK" in clearly legible block capital letters not less than 50 mm in height.

(2) Neither the holder of the licence nor the person in control of the theatre or bioscope shall permit, suffer or allow any person to smoke in the auditorium in contravention of section 2.

(3) The person in control of the theatre or bioscope shall warn any person who contravenes any provision of section 2 that such person is committing an offence, and shall, if such warning is not heeded by such person, inform a peace officer of the commission of such offence.

(4) The foregoing provisions of this section shall be imposed as a condition in respect of any licence for a theatre or for a bioscope granted or renewed in terms of the Council's By-laws relating to Licences and Business Control, published under Administrator's Notice 67, dated 27 January, 1954.

Application of By-laws.

4. These by-laws shall not apply in respect of an auditorium which is not roofed over.

Penalty.

5. Any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding fifty rand or in default of payment to imprisonment for a period not exceeding three months.

PB. 2-4-2-78-9

Administrator's Notice 1483 12 September, 1973

BRAKPAN MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

The Electricity Supply By-laws of the Brakpan Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended by the substitution for Schedule 3 of the following:—

“BYLAE 3.

MUNISIPALITEIT BRAKPAN: TARIEF VAN
GELDE.

1. *Huishoudelike Verbruikers.*

(1) Hierdie tarief is van toepassing op elektrisiteit ge-
lewer aan die volgende:—

- (a) Private woonhuise.
- (b) Woonstelle.
- (c) Koshuise.
- (d) Skole.
- (e) Sosiale klubs.
- (f) Verpleeginrigtings.
- (g) Tehuise wat deur liefdadigheidsinrigtings bestuur word.
- (h) Kerke.
- (i) Geboue aan godsdiensoefening gewy.

(2) Die volgende gelde is betaalbaar per maand:—

- (a) Vir die eerste 36 eenhede, per eenheid: 3,8c.
- (b) Daarna per eenheid: 1,35c.
- (c) Minimum vordering: R1,37.

(3) Indien 'n gedeelte van enige van die persele inge-
volg subitem (1) gebruik word vir doeleindes ten opsigte
waarvan 'n hoër vordering ingevolge hierdie tariewe gehef
word, is die hoër vordering van toepassing ten opsigte van
die hele perseel tensy die betrokke gedeelte afsonderlik
bedraad en van 'n meter voorsien is.

2. *Besigheidsverbruikers.*

(1) Hierdie tarief is van toepassing op elektrisiteit ge-
lewer aan die volgende: —

- (a) Restaurante.
- (b) Kroeë.
- (c) Teekamers.
- (d) Winkels.
- (e) Kantore.
- (f) Magasynes.
- (g) Garages.
- (h) Diensligte vir woonstelgeboue.
- (i) Losieshuise.
- (j) Hotelle.
- (k) Advertensieborde.
- (l) Enige ander verbruiker vir wie daar nie onder 'n an-
der item van hierdie tarief voorsiening gemaak is nie.

(2) Die volgende gelde is betaalbaar per maand:—

- (a) Vir die eerste 84 eenhede, per eenheid: 9,25c.
- (b) Daarna, per eenheid: 2,45c.
- (c) Minimum vordering: R5,55.

3. *Voedselbereiding.*

(1) Slegs verbruikers geklassifiseer onder item 2 kan 'n
toevoer teen die tarief ingevolge subitem (2) verkry en
slegs ten opsigte van permanentgeïnstalleerde visbraaier-
toestelle en stowe.

(2) Die volgende gelde is betaalbaar per maand:—

- (a) Vir die eerste 800 eenhede, per eenheid: 2,5c.
- (b) Daarna, per eenheid: 1,35c.
- (c) Minimum vordering: R9,60.

“SCHEDULE 3.

BRAKPAN MUNICIPALITY: TARIFF OF CHARGES.

1. *Domestic Consumers.*

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

- (a) Private dwelling-houses.
- (b) Flats.
- (c) Hostels.
- (d) Schools.
- (e) Social Clubs.
- (f) Nursing Homes.
- (g) Homes run by charitable institutions.
- (h) Churches.
- (i) Buildings dedicated to divine worship.

(2) The following charges shall be payable per
month:—

- (a) For the first 36 units, per unit: 3,8c.
- (b) Thereafter, per unit: 1,35c.
- (c) Minimum charge: R1,37.

(3) Should the portion of any of the premises under
subitem (1) be used for purposes in respect of which a
higher charge is leviable under these tariffs, the higher
charge shall apply in respect of the whole premises, unless
the portion in question is separately wired and metered.

2. *Business Consumers.*

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

- (a) Restaurants.
- (b) Bars.
- (c) Tearooms.
- (d) Shops.
- (e) Offices.
- (f) Stores.
- (g) Garages.
- (h) Service lights for flat buildings.
- (i) Boarding-houses.
- (j) Hotels.
- (k) Advertising signs.
- (l) Any other consumer not provided for under another
item of this tariff.

(2) The following charges shall be payable per
month:—

- (a) For the first 84 units, per unit: 9,25c.
- (b) Thereafter, per unit: 2,45c.
- (c) Minimum charge: R5,55.

3. *Cooking.*

(1) Consumers classified under item 2 only, may ob-
tain a supply at the tariff in terms of subitem (2) and only
in respect of permanently installed fishfriers and stoves.

(2) The following charges shall be payable per
month:—

- (a) For the first 800 units, per unit: 2,5c.
- (b) Thereafter, per unit: 1,35c.
- (c) Minimum charge: R9,60.

4. Tydelike Verbruikers.

(1) Hierdie tarief is van toepassing op tydelike verbruikers soos karnavals, kermisse, sirkusse, vloerskuurmasjiene en ander verbruikers wat elektrisiteit vir tydperke van nie langer as drie maande nie verlang.

(2) Die volgende gelde is betaalbaar per maand:—

- (a) Vir die eerste 300 eenhede, per eenheid: 9,44c.
- (b) Daarna, per eenheid: 7,2c.
- (c) Minimum vordering: R4,72.

5. Nywerheidsverbruikers.

(1) Hierdie tarief is van toepassing op elektrisiteit wat aan persele gelewer word vir vervaardigings- of nywerheidsdoeleindes.

(2) Die volgende gelde is betaalbaar per maand:—

(a) *Verbruikers met geïnstalleerde belasting van 100 kVA en minder:*

- (i) Vir die eerste 1 200 eenhede, per eenheid: 2,5c.
- (ii) Daarna, per eenheid: 1,95c.
- (iii) Minimum vordering: R13,20.

(b) *Verbruikers met geïnstalleerde belasting van meer as 100 kVA:*

- (i) 'n Maandelikse aanvraag vordering per kVA van maksimumaanvraag: R1,43, plus
- (ii) per eenheid verbruik: 0,36c.
- (iii) Minimum vordering: R26.
- (iv) Die maksimumaanvraag syfer vir die berekening van die gelde betaalbaar ingevolge subparagraaf (i) is of die werklike maksimumaanvraag geregistreer in kVA oor enige opeenvolgende dertig minute gedurende die maand of na ses maande na die datum van aansluiting of verhoging van die kragaanvraag, 70 persent van die maksimum kVA-aanvraag vereiste bepaal deur die verbruiker by aansoek om aansluiting of verhoging van die kragaanvraag, watter ook al die hoogste is.

(c) *Boogoonde:*

By skriftelike aansoek, goedgekeur deur die ingenieur, vir die lewering van elektrisiteit aan boogoonde is die volgende gelde betaalbaar:—

- (i) 'n Maandelikse vordering per eenheid elektrisiteit verbruik gedurende enige maand teen 135 persent van die tarief gevorder deur die Elektrisiteitsvoorsieningskommissie vir elektrisiteit by die groot maat gedurende die maand aan die Raad verskaf; plus
- (ii) 'n aanvraagsvordering van 7,2c vermenigvuldig met die aantal dae in die maand per kilowatt van die maksimum aanvraag.
- (iii) Minimum vordering: R26.
- (iv) Die maksimumaanvraag syfer vir die berekening van die gelde betaalbaar ingevolge subparagraaf (ii) is of die werklike maksimum aanvraag geregistreer in kilowatt oor enige opvolgende ses-tig minute gedurende die maand of, na ses maande na die datum van aansluiting of verhoging van die kragaanvraag, 70 persent van die maksimumkilowattaanvraag vereiste bepaal deur die verbruiker by aansoek om aansluiting of verhoging van die kragaanvraag, watter ook al die hoogste is.

4. Temporary Consumers.

(1) This tariff shall apply to temporary consumers such as carnivals, fêtes, circuses, floor-sanding machines and other consumers requiring electricity for periods of not longer than three months.

(2) The following charges shall be payable per month:—

- (a) For the first 300 units, per unit: 9,44c.
- (b) Thereafter, per unit: 7,2c.
- (c) Minimum charge: R4,72.

5. Industrial Consumers.

(1) This tariff shall apply to electricity supplied to premises for manufacturing or industrial purposes.

(2) The following charges shall be payable per month:—

(a) *Consumers with Installed Load of 100 kVA and less:*

- (i) For the first 1 200 units, per unit: 2,5c.
- (ii) Thereafter, per unit: 1,95c.
- (iii) Minimum charge: R13,20.

(b) *Consumers with more than 100 kVA Installed Load:*

- (i) A monthly demand charge per kVA of maximum demand: R1,43, plus
- (ii) per unit consumed: 0,36c.
- (iii) Minimum charge: R26.
- (iv) The maximum demand figure used in the calculation of the charges payable in terms of subparagraph (i) shall be either the actual maximum demand in kVA recorded over any thirty consecutive minutes during the month or, from a date six months after the date of connection or increase of the power demand, 70 per cent of the maximum kVA demand requirement declared by the consumer when applying for the connection or for an increase of the power demand, whichever is the higher.

(c) *Arc Furnaces:*

Upon written application, approved by the engineer, for the supply of electricity to arc furnaces the following charges shall be payable:—

- (i) A monthly charge per unit of electricity consumed during any month at a tariff equal to 135 per cent of the rate charged by the Electricity supply Commission for the supply to the Council of electricity in bulk during the month; plus
- (ii) a demand charge of 7,2c multiplied by the number of days in the month per kilowatt of the maximum demand.
- (iii) Minimum charge: R26.
- (iv) The maximum demand figure used in the calculation of the charges payable in terms of subparagraph (ii) shall be either the actual maximum demand in kilowatts recorded over any sixty consecutive minutes during the month or, from a date six months after the date of connection or increase of the power demand, 70 per cent of the maximum kilowatt demand requirements declared by the consumer when applying for the connection or for an increase of the power demand, whichever is the higher.

(d) *Nagtartief van 9.30 nm. tot 6.30 vm.:*

By skriftelike aansoek, goedgekeur deur die ingenieur, vir elektrisiteit verbruik tussen 9.30 nm. en 6.30 vm. is die volgende gelde betaalbaar:—

- (i) Per eenheid verbruik: 0,61c.
- (ii) Minimum vordering R24,40.
- (iii) Die verbruiker ingevolge hierdie tarief is aanspreeklik vir die koste van installering van meettoerusting goedgekeur deur die ingenieur.

6. *Aansluitings- en heraanluitingsgelde.*

(1) *Aansluitings:* Die gelde betaalbaar vir enige aansluiting van 'n verbruiker se perseel bedra die werklike koste van alle materiaal, arbeid en vervoer wat vir sodanige aansluiting gebruik word plus 'n toeslag van 10% (tien persent) op sodanige bedrag.

(2) *Heraanluitings:* Vir die heraanluiting van die toevoer aan enige perseel nadat dit gestaak is weens wanbetaling van 'n rekening, is die volgende gelde betaalbaar voor heraanluiting: —

- (a) By die skakelbord: R1.
- (b) By die punt van aansluiting by die hooftoevoerleiding: R2.

7. *Deposito's.*

(1) Elke applikant vir die lewering van elektrisiteit moet by die ondertekening van 'n ooreenkoms vir sodanige lewering, 'n bedrag deponeer wat deur die stadstoesourier bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat sodanige verbruiker waarskynlik gedurende enige twee opeenvolgende maande van die jaar sal verbruik, met 'n minimum van R10.

(2) Indien die stadstoesourier te eniger tyd bevind dat die deposito onvoldoende is om die koste van die maksimum verbruik waarna in subitem (1) verwys word te dek, gee hy kennis dat sodanige deposito verhoog moet word en die verbruiker moet onverwyld die bykomende bedrag deponeer.

(3) Sodanige deposito word aan die verbruiker terugbetaal by beëindiging van die ooreenkoms vir die lewering van elektrisiteit: Met dien verstande dat indien die boeke van die Raad aandui dat enige bedrag deur die verbruiker aan die Raad verskuldig is, die Raad geregtig is om die hele deposito of enige gedeelte daarvan teen die bedrag aldus verskuldig te verreken.

8. *Geskille in verband met Vorderings.*

In die geval van 'n geskil tussen die verbruiker en die ingenieur of die stadstoesourier met betrekking tot die vordering vir 'n aansluiting of enige ander vordering ingevolge hierdie verordeninge, word die geskil na die Raad vir beslissing verwys, welke beslissing die eindbeslissing en bindend is.

9. *Berekening van Vorderings.*

By berekening van enige vordering ingevolge hierdie tarief van gelde word 'n breukdeel van 'n sent tot een sent herlei.

(d) *Night Tariff from 9.30 p.m. to 6.30 a.m.:*

Upon written application, approved by the engineer, in respect of electricity consumed between the hours of 9.30 p.m. and 6.30 a.m. the following charges shall be payable:—

- (i) Per unit consumed: 0,61c.
- (ii) Minimum charge: R24,40.
- (iii) The consumer under this tariff shall be responsible for payment of the cost of installing metering equipment approved by the engineer.

6. *Connection and Reconnection Charges.*

(1) *Connections:* The charges payable for each connection to a consumer's premises shall be the actual cost of all material, labour and transport used for such connection plus a surcharge of 10% (ten per cent) on such amount.

(2) *Reconnections:* For the reconnection of the supply to any premises after disconnection owing to non-payment of account, the following charges shall be payable before reconnection: —

- (a) At the switchboard: R1.
- (b) At the point of connection with the supply main: R2.

7. *Deposits.*

(1) Every applicant for the supply of electricity shall on signing an agreement for such supply, deposit a sum of money to be fixed by the town treasurer on the basis of the cost of the maximum amount of electricity which such consumer is likely to consume during any two consecutive months of the year, with a minimum of R10.

(2) Where at any time the town treasurer finds that the deposit is inadequate to cover the cost of the maximum consumption referred to in subitem (1), he shall give notice requiring such deposit to be increased and the consumer shall forthwith deposit the additional sum.

(3) Such deposit shall be refunded to the consumer upon the termination of the agreement for the supply of electricity: Provided that if any amount is shown in the books of the Council to be due by the consumer to the Council, the Council shall be entitled to set off the whole or any portion of the deposit against the amount due to it.

8. *Disputes as to Charges.*

In the case of dispute between the consumer and the engineer or the town treasurer with regard to the charge made in respect of connection fees or any other charge in terms of these by-laws, the dispute shall be referred to the Council whose decision shall be final and binding.

9. *Calculation of Charges.*

In calculating any charge in terms of this tariff of charges a fraction of a cent shall be computed as one cent.

10. *Hertoets en Inspeksies.*

Vir die tweede en daaropvolgende inspeksie kragtens artikel 8: R3.

11. *Registrasie van Aannemers.*

Vir die registrasie van aannemers kragtens artikel 38: R5.

12. *Klagtes.*

Vir elke geleentheid wat 'n beampte ontbied word om 'n klagte van 'n verbruiker te ondersoek:—

- (1) Van 8 vm. tot 5 nm.: Maandae tot Vrydae: R1.
- (2) Tye uitgesonderd dié genoem in subitem (1): R2,50.

13. *Toets van Meters.*

Vir die toets van meters kragtens artikel 32:—

- (1) Enkel- en driefasige kW-uurmeters: R5.
- (2) Maksimumaanvraag en kW-uurmeters: R10."

Die bepalings van hierdie kennisgewing tree in werking van die eerste meteraflesing af na datum van publikasie hiervan.

PB. 2-4-2-36-9

Administrateurskennisgewing 1484 12 September 1973

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

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 Riolerings- en Loodgietersverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 533 van 8 Augustus 1962, soos gewysig, word hierby verder gewysig deur aan die end van paragraaf 1 van Bylae G die volgende by te voeg: "Rayton".

PB. 2-4-2-34-111

Administrateurskennisgewing 1485 12 September 1973

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN WATERLEWERINGSREGULASIES.

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 Waterleweringsregulasies van die Munisipaliteit Naboomspruit, afgekondig by Administrateurskennisgewing 158 van 4 Maart 1936, soos gewysig, word hierby verder gewysig deur paragraaf (c) van artikel 14 onder Hoofstuk II deur die volgende Bylae te vervang:

10. *Repeated Tests and Inspections.*

For the second and every succeeding inspection in terms of section 8: R3.

11. *Registration of Contractors.*

For the registration of contractors in terms of section 38: R5.

12. *Complaints.*

For each occasion an official is summoned to investigate a complaint by a consumer:—

- (1) From 8 a.m. to 5 p.m., Mondays to Fridays: R1.
- (2) Hours other than those mentioned in subitem (1): R2,50.

13. *Testing of Meters.*

For the testing of meters in terms of section 32:—

- (1) Single and three phase kW hour metres: R5.
- (2) Maximum demand and kW hour metres: R10."

The provisions of this notice shall come into operation from the first reading of the meter after date of publication hereof.

PB. 2-4-2-36-9

Administrator's Notice 1484 12 September, 1973

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

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

The Drainage and Plumbing By-Laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 533, dated 8 August 1962, as amended, are hereby further amended by the addition at the end of paragraph 1 of Schedule G of the following: "Rayton".

PB. 2-4-2-34-111

Administrator's Notice 1485 12 September 1973

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO WATER SUPPLY REGULATIONS.

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

The Water Supply Regulations of the Naboomspruit Municipality, published under Administrator's Notice 158, dated 4 March 1936, as amended, are hereby further amended by the substitution for paragraph (c) of section 14 under Chapter II of the following Schedule:—

“BYLAE.

TARIEF VAN GELDE.

1. *Basiese Heffing.*

'n Basiese heffing van R2 per maand word gehef per erf, standplaas, perseel of ander terrein of enige onderverdeling daarvan, met of sonder verbeterings, uitgesonderd erwe wat die eiendom van die Raad is, wat by die Raad se hoofleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie.

2. *Gelde vir die Lewering van Water, per Meter, per Maand.*

(1) Die volgende gelde is betaalbaar vir die lewering van water aan enige verbruiker, uitgesonderd 'n verbruiker wat onder subitems (2), (3), (4), (5), (6), (7), (8), (9) en (10) ingedeel is:—

- (a) Vir die eerste 18 kl of gedeelte daarvan: R2.
- (b) Vir die volgende 27 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Vir alle water bo 45 kl, per 4,5 kl of gedeelte daarvan: 25c.
- (d) Minimum heffing, of water verbruik word al dan nie: R2.

(2) *Hotelle:—*

- (a) Vir die eerste 135 kl of gedeelte daarvan: R30.
- (b) Vir die volgende 36 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Vir alle water bo 171 kl, per 4,5 kl of gedeelte daarvan: 25c.
- (d) Minimum heffing, of water verbruik word al dan nie: R30.

(3) *Suid-Afrikaanse Spoorweë:—*

- (a) Vir die eerste 5 400 kl, per 4,5 kl of gedeelte daarvan: 45c.
- (b) Vir alle water bo 5 400 kl, per 4,5 kl of gedeelte daarvan: 20c.
- (c) Minimum heffing, of water verbruik word al dan nie: R150.

(4) *Skoolkoshuise:—*

- (a) Vir die eerste 324 kl of gedeelte daarvan: R40.
- (b) Vir alle water bo 324 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Minimum heffing, of water verbruik word al dan nie: R40.

(5) *Skole:—*

- (a) Vir die eerste 540 kl of gedeelte daarvan: R60.
- (b) Vir alle water bo 540 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Minimum heffing, of water verbruik word al dan nie: R150.

(6) *Sportliggame:—*

- (a) Vir die eerste 50 kl of gedeelte daarvan: R4.
- (b) Vir alle water bo 50 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Minimum heffing, of water verbruik word al dan nie: R4.

“SCHEDULE

TARIFF OF CHARGES.

1. *Basic Charge.*

A basic charge of R2 per month shall be levied per erf, stand, lot or other area or any subdivision thereof, with or without improvements, excluding lots being the property of the Council, which is or, in the opinion of the Council can be connected to the Council's supply main, whether water is consumed or not.

2. *Charges for the Supply of Water, per Meter, per Month.*

(1) The following charges are payable for the supply of water to any consumer, other than consumers classified under subitems (2), (3), (4), (5), (6), (7), (8), (9) and (10):

- (a) For the first 18 kl or part thereof: R2.
- (b) For the next 27 kl, per 4,5 kl or part thereof: 35c.
- (c) For all water in excess of 45 kl, per 4,5 kl or part thereof: 25c.
- (d) Minimum charge, whether or not water is consumed: R2.

(2) *Hotels:—*

- (a) For the first 135 kl or part thereof: R30.
- (b) For the next 36 kl, per 4,5 kl or part thereof: 35c.
- (c) For all water in excess of 171 kl, per 4,5 kl or part thereof: 25c.
- (d) Minimum charge, whether or not water is consumed: R30.

(3) *South African Railways:—*

- (a) For the first 5 400 kl per 4,5 kl or part thereof: 45c.
- (b) For all water in excess of 5 400 kl, per 4,5 kl or part thereof: 20c.
- (c) Minimum charge, whether or not water is consumed: R150.

(4) *School Hostels:—*

- (a) For the first 324 kl or part thereof: R40.
- (b) For all water in excess of 324 kl, per 4,5 kl or part thereof: 35c.
- (c) Minimum charge, whether or not water is consumed: R40.

(5) *Schools:—*

- (a) For the first 540 kl or part thereof: R60.
- (b) For all water in excess of 540 kl per 4,5 kl or part thereof: 35c.
- (c) Minimum charge, whether or not water is consumed: R150.

(6) *Sports Bodies:—*

- (a) For the first 50 kl or part thereof: R4.
- (b) For all water in excess of 50 kl, per 4,5 kl or part thereof: 35c.
- (c) Minimum charge, whether or not water is consumed: R4.

(7) *Lewering van Water binne die Munisipaliteit vir Nywerheidsdoeleindes:—*

- (a) Vir die eerste 72 kl of gedeelte daarvan: R5.
- (b) Vir alle water bo 72 kl, per 4,5 kl of gedeelte daarvan: 35c.
- (c) Minimum heffing, of water verbruik word al dan nie: R20.

(8) *Lewering van Ongesuiwerde Water buite die Munisipaliteit vir Nywerheidsdoeleindes:—*

- (a) Vir die eerste 675 kl of gedeelte daarvan: R75.
- (b) Vir alle water bo 675 kl, per 4,5 kl of gedeelte daarvan: 50c.
- (c) Minimum heffing, of water verbruik word al dan nie: R75.

(9) *Lewering van Gesuiwerde Water buite die Munisipaliteit:—*

- (a) Vir die eerste 14 kl of gedeelte daarvan: R6.
- (b) Vir alle water bo 14 kl, per 4,5 kl of gedeelte daarvan: 55c.
- (c) Minimum heffing, of water verbruik word al dan nie: R6.

(10) *Lewering van Ongesuiwerde Water buite die Munisipaliteit vir ander as Nywerheidsdoeleindes:—*

- (a) Vir die eerste 14 kl of gedeelte daarvan: R6.
- (b) Vir alle water bo 14 kl, per 4,5 kl of gedeelte daarvan: 50c.
- (c) Minimum heffing, of water verbruik word al dan nie: R6.

3. *Gelde vir die Aansluiting van Watertoevoer.*

(1) Vir die heraansluiting van die watertoevoer nadat dit weens 'n oortreding van hierdie verordeninge of op grond van wanbetaling afgesluit is: R3.

(2) Die gelde betaalbaar ten opsigte van enige aansluiting vir die lewering van water bedra die werklike koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word, plus 'n toeslag van 10% op sodanige bedrag.

4. *Deposito's.*

(1) Uitgesonderd in die geval van die Regering van die Republiek van Suid-Afrika (met inbegrip van die Transvaalse Provinsiale Administrasie en die Suid-Afrikaanse Spoorweë), moet elke aansoeker om 'n toevoer, voordat sodanige toevoer geskied, by die Raad 'n bedrag geld stort wat die tesourier vasstel op grondslag van die maksimum hoeveelheid water wat so 'n applikant na die mening van die tesourier moontlik gedurende enige maand in die jaar sal verbruik.

(2) Die tesourier kan te eniger tyd wanneer daar bevind word dat die deposito vir die toepassing van subitem (1) ontoereikend is, van 'n verbruiker vereis dat hy die deposito deur hom verskaf verhoog, in welke geval die verbruiker binne dertig dae nadat dit van hom vereis is, by die Raad sodanige bykomende bedrag moet stort as wat die tesourier vereis, by gebreke waarvan die Raad die toevoer kan staak.

(3) Enige bedrag wat deur of namens 'n verbruiker gestort is, word wanneer dit opgeëis word, binne dertig dae na die beëindiging van die verbruikersooreenkoms terugbetaal, nadat enige bedrag afgetrek is wat die verbruiker aan die Raad verskuldig mag wees.

5. *Rekening.*

Rekening vir water deur die Raad gelewer, moet betaal word voor of op die 7de dag van die maand wat volg op die maand waarin die water verbruik is."

P.B. 2-4-2-104-64

(7) *Supply of Water to Industries situated within the Municipality:—*

- (a) For the first 72 kl or part thereof: R5.
- (b) For all water in excess of 72 kl, per 4,5 kl or part thereof: 35c.
- (c) Minimum charge, whether or not water is consumed: R20.

(8) *Supply of Unfiltered Water for Industrial Purposes outside the Municipality:—*

- (a) For the first 675 kl or part thereof: R75.
- (b) For all water in excess of 675 kl, per 4,5 kl or part thereof: 50c.
- (c) Minimum charge, whether or not water is consumed: R75.

(9) *Supply of Potable Water Outside the Municipality:*

- (a) For the first 14 kl or part thereof: R6.
- (b) For all water in excess of 14 kl, per 4,5 kl or part thereof: 55c.
- (c) Minimum charge, whether or not water is consumed: R6.

(10) *Supply of Unfiltered Water for Purposes other than Industrial Outside the Municipality:—*

- (a) For the first 14 kl or part thereof: R6.
- (b) For all water in excess of 14 kl, per 4,5 kl or part thereof: 50c.
- (c) Minimum charge, whether or not water is consumed: R6.

3. *Charges for Connection of Water Supply.*

(1) For the reconnection of the water supply after it has been cut off as a result of a contravention of these by-laws or of non-payment of account: R3.

(2) The charges payable in respect of any connection for the supply of water shall amount to the actual cost of material and labour used for such connection, plus a surcharge of 10% on such account.

4. *Deposits.*

(1) Except in the case of the Government of the Republic of South Africa (including the Transvaal Provincial Administration and the South African Railways) every applicant for a supply shall, before such supply is given, deposit with the Council a sum of money on the basis of the cost of the maximum consumption of water which the applicant is in the treasurer's opinion likely to use during any month in the year.

(2) The treasurer may at any time when the deposit is found to be inadequate for the purposes of subitem (1) require a consumer to increase the deposit furnished by him, in which event the consumer shall, within thirty days after being so required, deposit with the Council such additional sum as the treasurer may require, failing which the council may discontinue the supply.

(3) Any sum deposited by or on behalf of a consumer shall, on being claimed, be refunded within thirty days after the termination of the consumer's agreement after deducting any amount due by the consumer to the Council.

5. *Accounts.*

Accounts for water supplied by Council must be paid before the 7th day of the month following that in which the water was consumed."

P.B. 2-4-2-104-64

Administrateurskennisgewing 1486 12 September 1973

MUNISIPALITEIT PRETORIA: ELEKTRISITEITS-TARIEF

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

ELEKTRISITEITSTARIEF

DEEL A

SKALE VAN TOEPASSING OP DIE TOEVOER VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE GEBIED WAT DEUR DIE ELEKTRISITEITS-AFDELING VAN DIE STADSRAAD VAN PRETORIA BEDIEN WORD.

HUISHOUDELIKE SKAAL

Behoudens enige bykomende heffings wat in die tarief vervat is en behoudens die uitsonderings wat onder indeling (k) uiteengesit is, is hierdie skaal van toepassing ten opsigte van persele wat binne wetlik gestigte dorpe binne en buite die munisipaliteit geleë is.

Vir elektriese krag wat teen middel- of lae spanning gelewer of beskikbaar gestel word aan —

- (a) 'n private huis;
 - (b) 'n losieshuis of hotel uitgesonderd 'n hotel wat ingevolge 'n drankwet gelisensieer is;
 - (c) 'n woonstel;
 - (d) 'n verpleeginrigting of hospitaal;
 - (e) 'n tehuis van 'n liefdadigheidsinrigting;
 - (f) 'n koshuis;
 - (g) 'n klub uitgesonderd 'n klub wat ingevolge 'n drankwet gelisensieer is;
 - (h) 'n kerk of kerksaal wat uitsluitlik vir openbare aanbidding gebruik word;
 - (i) 'n pompstoel waar die water wat gepomp word uitsluitlik vir huishoudelike doeleindes gebruik word op 'n perseel wat ingevolge hierdie skaal van die tarief toevoer ontvang;
 - (j) 'n gebou of afsonderlike gedeelte van 'n gebou wat 'n aantal van die voorgaande indelings of ander uitsluitlik vir woondoeleindes gebruikte eenhede omvat ten opsigte waarvan die verbruik vir die vasstelling van heffings ingevolge hierdie skaal afsonderlik deur die Raad gemeet word;
 - (k) indelings (d), (e) en (h) geleë buite wetlik gestigte dorpe
- is die volgende heffings betaalbaar:—

1. 'n Diensheffing wat betaalbaar is hetsy elektrisiteit verbruik word of nie, van 82c per maand per metingspunt; plus

2.(1) 'n Oppervlakteheffing, wat betaalbaar is hetsy elektrisiteit verbruik word of nie, van 2,42c per maand per m² vloeroppervlakte of deel daarvan, onderworpe aan 'n minimum heffing van R1 per maand.

(2) Vir die toepassing van hierdie skaal word die vloeroppervlakte soos volg bereken:—

Administrator's Notice 1486 12 September, 1973

PRETORIA MUNICIPALITY: ELECTRICITY 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.

ELECTRICITY TARIFF.

SECTION A.

SCALES APPLICABLE TO SUPPLIES OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA SERVED BY THE ELECTRICITY DEPARTMENT OF THE CITY COUNCIL OF PRETORIA.

DOMESTIC SCALE.

Subject to any additional charges contained in the tariff and to the exceptions set out in classification (k), this scale shall apply in respect of premises situated within legally constituted townships inside and outside the municipality.

For electrical energy supplied or made available at medium or low voltage to —

- (a) a private house;
 - (b) a boarding-house or hotel other than a hotel licensed under any liquor act;
 - (c) a flat;
 - (d) a nursing home or hospital;
 - (e) a charitable institution home;
 - (f) a hostel;
 - (g) a club other than a club licensed under any liquor act;
 - (h) a church or church hall used exclusively for public worship;
 - (i) a pumping plant where the water pumped is used exclusively for domestic purposes on premises receiving a supply under this scale of the tariff;
 - (j) a building or separate section of a building comprising a number of the above classifications or other units used exclusively for residential purposes, the consumptions of which are separately metered by the Council for assessment of charges due under this scale;
 - (k) classifications (d), (e) and (h) situated outside legally constituted townships
- the following charges shall be payable:—

1. A service charge, payable whether electricity is consumed or not, of 82c per month per metering point; plus

2.(1) An area charge, payable whether electricity is consumed or not, of 2,42c per month per m² of floor area or part thereof subject to a minimum charge of R1 per month.

(2) Floor area shall for purposes of this scale be assessed as follows:—

- (a) In die geval van die hoofgebou of geboue, die totale oppervlakte van sodanige geboue vasgestel deur binneafmeting van alle kamers en gange met uitsondering van garages, oop verandas en oop stoepe en, in die geval van meerverdiepinggeboue, trap- en hyserskagte bo of onder grondverdiepingvlak; en
- (b) In die geval van buitegeboue of dele daarvan wat vir elektrisiteit bedraad en ontwerp is vir gebruik of gebruik word as woon- of bediendekwartier, die totale oppervlakte vasgestel deur binneafmeting van alle kamers en gange wat onder woon- of bediendekwartier sou ressorteer; plus

3. Waar dit van toepassing is, 'n heffing wat betaalbaar is hetsy elektrisiteit verbruik word of nie, van R1,03 per maand per kW aangeslane geïnstalleerde vermoë van elektriese motore met individuele aanslae van 1 kW of meer; plus —

of

5. 'n Stroomheffing van 0,75c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is, waar die installasie 'n goedgekeurde waterverwarmer insluit wat aan buitespitstydbeheer deur die Raad onderworpe is: of

6. (1) 'n Alternatiewe stroomheffing van 1,04c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is, waar die installasie nie 'n goedgekeurde waterverwarmer insluit nie of waar die verbruiker nie wil hê dat 'n goedgekeurde waterverwarmer aan buitespitstydbeheer deur die Raad onderworpe moet wees nie.

(2) Hierdie heffing van 1,04c is ook van toepassing ten opsigte van verbruik vir diensdoeleindes soos die aandrywing van hysers, die verligting van trappe en gange en ander dienste met uitsondering van ruimteverwarming in geboue wat onder indeling (j) ressorteer, hetsy die diensinstallasie 'n goedgekeurde waterverwarmer insluit of nie, welke verbruik by die ingangspunt afsonderlik gemeet word; plus

8. Waar dit van toepassing is, 'n vaste heffing per maand.

HANDEL-, NYWERHEID- EN ALGEMENE SKALE I, II EN III

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skale van toepassing ten opsigte van persele wat binne en buite die munisipaliteit geleë is.

Vir elektriese krag wat teen lae of middelspanning gelewer of beskikbaar gestel word aan —

- (a) 'n winkel of handelshuis;
- (b) 'n kantoorgebou;
- (c) 'n hotel wat ingevolge 'n drankwet gelisensieer is;
- (d) 'n kroeg;
- (e) 'n kafee, teekamer of restaurant;
- (f) 'n gekombineerde winkel en teekamer;
- (g) 'n openbare saal;
- (h) 'n klub wat ingevolge 'n drankwet gelisensieer is;
- (i) 'n onderwysinrigting met uitsondering van 'n koshuis indien van 'n afsonderlike meter voorsien;
- (k) 'n gebou of deel van 'n gebou wat 'n aantal van bogenoemde indelings omvat;

(a) In the case of the principal building or buildings, the total area of such buildings ascertained by internal measurement of all rooms and passages excluding garages, open verandas and open stoeps and, in the case of multi-storey buildings, stairway and lift wells above or below ground floor level; and

(b) in the case of outbuildings or portions thereof wired for electricity and designed for use or used as residential or servants' quarters, the total area ascertained by internal measurement of all rooms and passages, which would be classed as residential or servants' quarters; plus

3. Where applicable, a charge, payable whether electricity is consumed or not, of R1,03 per month per kW of rated installed capacity of electric motors having individual ratings of 1 kW or more, plus —

either

5. An energy charge of 0,75c per unit for all units consumed since the previous meter reading where the installation includes an approved water-heater which is subject to "off-peak" control by the Council; or

6. (1) An alternative energy charge of 1,04c per unit for all units consumed since the previous meter reading where the installation does not include an approved water-heater or where the consumer declines permission for an approved water-heater to be subject to "off-peak" control by the Council.

(2) This charge of 1,04c shall also be applicable in respect of the consumption for service purposes such as the operation of lifts, the lighting of stairways and passages and other services excluding space heating in buildings falling under classification (j), whether the service installation includes an approved water-heater or not, such consumption being separately metered at the point of entry; plus

8. Where applicable, a fixed charge per month.

COMMERCIAL, INDUSTRIAL AND GENERAL SCALES I, II AND III.

Subject to any additional charges contained in the tariff, these scales shall apply in respect of premises situated inside and outside the municipality.

For electrical energy supplied or made available at low or medium voltage to —

- (a) a shop or store;
- (b) a block of offices;
- (c) a hotel licensed under any liquor act;
- (d) a bar;
- (e) a café tearoom or restaurant;
- (f) a combined shop and tearoom;
- (g) a public hall;
- (h) a club licensed under any liquor act;
- (i) an industrial or manufacturing concern;
- (j) an educational institution, but excluding any hostel if metered separately;
- (k) a building or portion of a building comprising a number of the above-classifications;

- (l) alle verbruikers wat nie ingevolge ander skale van die tarief omskryf word nie

is die volgende alternatiewe skale na keuse van die verbruiker beskikbaar: Met dien verstande dat die "oppervlakte"-skaal nie beskikbaar is ten opsigte van persele wat 'n geraamde stroombelasting van meer as 20 kW het nie en dat die minimum tydperk ten opsigte waarvan meteruitrusting vir die "aanvraag"-skale geïnstalleer sal word, 12 maande is, gedurende welke tydperk geen verandering na die "oppervlakte"-skaal of van een "aanvraag"-skaal na 'n ander toegelaat sal word nie.

OPPERVLAKTESKAAL I.

(Slegs beskikbaar wanneer geraamde stroombelasting van die perseel nie 20 kW oorskry nie.)

Die volgende heffings is betaalbaar:—

11. 'n Diensheffing wat betaalbaar is hetsy elektrisiteit verbruik word of nie, van 82c per maand per metingspunt; plus

12. 'n Oppervlakteheffing wat betaalbaar is hetsy elektrisiteit verbruik word of nie, van 2,42c per maand per m² vloeroppervlakte of deel daarvan onderworpe aan 'n minimum heffing van R1 per maand (vir die toepassing van hierdie skaal beteken "vloeroppervlakte" die totale oppervlakte vasgestel deur buiteafmeting van alle geboue wat vir elektrisiteit bedraad is of waarin elektrisiteit, wat deur die Raad voorsien word, te eniger tyd gebruik word, maar dit sluit nie oop verandas in nie); plus

15. 'n Stroomheffing van 2,61c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is ten opsigte van eenhede wat nie onder 16 hieronder ressorteer nie; plus

16.(1) Waar dit van toepassing is, 'n aanvullende stroomheffing van 1,04c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is vir kook, verkoeling en waterverwarming maar met uitsondering van ruimteverwarming.

(2) Hierdie heffing van 1,04c is ook van toepassing ten opsigte van verbruik vir diensdoeleindes soos die aandrywing van hysers, die verligting van trappe en gange en ander dienste uitgesonderd ruimteverwarming in geboue wat onder indeling (k) ressorteer, waar die verbruik van die onderskeie verbruikers afsonderlik deur die Raad gemeet word vir die vasstelling van heffings ingevolge hierdie skaal van die tarief, welke verbruik vir diensdoeleindes afsonderlik by die ingangspunt gemeet word; plus

18. Waar dit van toepassing is, 'n vaste heffing per maand.

AANVRAAGSKALE II EN III

Die volgende heffings is betaalbaar:—

OF AANVRAAGSKAAL II.

21. 'n Diensheffing van R2,70 per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

24. 'n Aanvraagheffing van R1,23 per maand per kVA van halfuurlikse maksimum aanvraag onderworpe aan 'n minimum van R18,50 per maand hetsy elektrisiteit verbruik word of nie: Met dien verstande dat die bedrag wat betaalbaar is ten opsigte van die maksimum aanvraag in enige maand nie minder is nie as die produk van die heersende tarief en 40 persent van die hoogste aanvraag wat gedurende die voorafgaande maande Mei, Junie, Julie en Augustus aangeteken is; plus

- (l) all consumers other than those defined under other scales of the tariff;

the following alternative scales shall be available at the option of the consumer: Provided that the "area basis" scale shall not be available in respect of premises having an estimated load in excess of 20 kW and that the minimum period for which metering equipment for the "demand" scales will be installed shall be 12 months during which period no charge to the "area basis" scale or from one "demand" scale to the other shall be permitted.

AREA BASIS SCALE I.

(Available only when estimated load of premises does not exceed 20 kW).

The following charges shall be payable:—

11. A service charge, payable whether electricity is consumed or not of 82c per month per metering point, plus

12. An area charge payable whether electricity is consumed or not, of 2,42c per month per m² of floor area or part thereof subject to a minimum charge of R1 per month ("floor area" for the purpose of this scale shall mean the total area ascertained by external measurement of all buildings wired for electricity or in which electricity supplied by the Council is used at any time but shall exclude open verandahs); plus

15. An energy charge of 2,61c per unit for all units consumed since the previous meter reading in respect of units other than those included under 16 below; plus

16.(1) Where applicable, a supplementary energy charge of 1,04c per unit for all units consumed since the previous meter reading for cooking, refrigeration and water heating but excluding space heating.

(2) This charge of 1,04c shall also be applicable in respect of consumption for service purposes such as the operation of lifts, the lighting of stairways and passages and other services excluding space heating in buildings falling under classification (k) where the consumptions of the various consumers are metered separately by the Council for the assessment of charges under this scale of the tariff, such consumption for service purposes being separately metered at the point of entry; plus

18. Where applicable, a fixed charge per month.

DEMAND SCALES II AND III.

The following charges shall be payable:—

EITHER DEMAND SCALE II.

21. A service charge, payable whether electricity is consumed or not, of R2,70 per month per metering point; plus

24. A demand charge of R1,23 per month per kVA of half-hourly maximum demand subject to a minimum of R18,50 per month whether electricity is consumed or not: Provided that the amount payable in respect of maximum demand in any month shall not be less than the product of the current tariff and 40 per cent of the highest demand recorded during the preceding months of May, June, July and August; plus

25. 'n Stroomheffing van 0,97c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is; plus

28. Waar dit van toepassing is, 'n vaste heffing per maand.

OF AANVRAAGSKAAL III.

31. 'n Diensheffing van R2,70 per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

34. 'n Aanvraagheffing van R1,51 per maand per kVA van halfuurlikse maksimum aanvraag onderworpe aan 'n minimum heffing van R33 per maand hetsy elektrisiteit verbruik word of nie: Met dien verstande dat die bedrag wat betaalbaar is ten opsigte van maksimum aanvraag in enige maand nie minder is nie as die produk van die heersende tarief en 60 persent van die hoogste aanvraag wat gedurende die voorafgaande maande, Mei, Junie, Julie en Augustus aangeteken is; plus

35. 'n Stroomheffing van 0,75c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is; plus

38. Waar dit van toepassing is, 'n vaste heffing per maand.

HOËSPANNING- EN GELEISTAMTOEVOERSKAAL IV.

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing ten opsigte van persele wat binne of buite die munisipaliteit geleë is.

Vir elektriese krag wat teen hoë spanning gelewer of beskikbaar gestel word, is die volgende heffings betaalbaar:

41. 'n Diensheffing van R2,70 per maand per metingspunt wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

44. 'n Aanvraagheffing van R1,37 per maand per kVA van halfuurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R215 per maand hetsy elektrisiteit verbruik word of nie: Met dien verstande dat in die geval van 'n verbruiker wat elektrisiteitstoevoer regstreeks van die kragentralegeleistamme neem en wie se verbruik by hierdie punt gemeet word, die aanvraagheffing R1,193 per maand per kVA van halfuurlikse maksimum aanvraag is, onderworpe aan 'n minimum heffing van R13 000 per maand: Voorts met dien verstande dat die bedrag wat betaalbaar is ten opsigte van maksimum aanvraag in enige maand nie minder is nie as die produk van die heersende tarief en 70 persent van die hoogste aanvraag wat gedurende die voorafgaande maande Mei, Junie, Julie en Augustus aangeteken is; plus

45. 'n Stroomheffing van 0,505c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is: Met dien verstande dat in die geval van 'n verbruiker wie se rekening R2 400 per maand sou oorskry en aan wie nie ook elektrisiteit ingevolge die Buitespitstydskaal V voorsien word nie, die gemelde stroomheffing na 0,436c per eenheid verminder word as die gemiddelde daaglikse verbruik in enige maand gelyk is aan of meer is as 18 eenhede per kVA van die maksimum aanvraagheffing in daardie maand: Voorts met dien verstande dat in die geval van verbruikers wat elektrisiteitstoevoer regstreeks van die kragentralegeleistamme neem en wie se verbruik by hierdie punt gemeet word en aan wie nie ook elektrisiteit ingevolge die Buitespitstydskaal V voorsien word nie,

25. An energy charge of 0,97c per unit for all units consumed since the previous meter reading; plus

28. Where applicable, a fixed charge per month.

OR DEMAND SCALE III.

31. A service charge, payable whether electricity is consumed or not, of R2,70 per month per metering point; plus

34. A demand charge of R1,51 per month per kVA of half-hourly maximum demand subject to a minimum charge of R33 per month whether electricity is consumed or not: Provided that the amount payable in respect of maximum demand in any month shall not be less than the product of the current tariff and 60 per cent of the highest demand recorded during the preceding months of May, June, July and August; plus

35. An energy charge of 0,75c per unit for all units consumed since the previous meter reading; plus

38. Where applicable, a fixed charge per month.

HIGH-VOLTAGE AND BUSBAR SUPPLY SCALE IV.

Subject to any additional charges contained in the tariff, this scale shall apply in respect of premises situated inside or outside the municipality.

For electrical energy supplied or made available at high voltage the following charges shall be payable:—

41. A service charge, payable whether electricity is consumed or not, of R2,70 per month per metering point; plus

44. A demand charge of R1,37 per month per kVA of half-hourly maximum demand subject to a minimum charge of R215 per month whether electricity is consumed or not: Provided that in the case of a consumer who takes a supply of electricity direct from the power station busbars and whose consumption is metered at this point, the demand charge shall be R1,193 per month per kVA of half-hourly maximum demand and be subject to a minimum charge of R13 000 per month: Provided further that the amount payable in respect of maximum demand in any month shall not be less than the product of the current tariff and 70% of the highest demand recorded during the preceding months of May, June, July and August; plus

45. An energy charge of 0,505c per unit for all units consumed since the previous meter reading: Provided that in the case of a consumer whose account would exceed R2 400 per month and who is not also supplied under the Off-peak Scale V, the said energy charge shall be reduced to 0,436c per unit if the average daily consumption in any month is equal to or greater than 18 units per kVA of the maximum demand charged in that month: Provided further that in the case of consumers who take a supply of electricity direct from the power station busbars and whose consumption is metered at this point and who are not also supplied under the Off-peak Scale V, the said energy charge shall be 0,293c per unit; the above unit rates being based on coal

die gemelde stroomheffing 0,293c per eenheid is (die bo-gemelde eenheidstariewe is daarop gebaseer dat steenkool R3,20 per metrieke ton kos, afgelewer in die stoomketel-steenkoolruime by die kragentrale en is onderworpe aan 'n verhoging of verlaging van 0,003c per eenheid vir elke 5c waarmee die genoemde steenkoolkoste R3,20 per metrieke ton oorskry of daaronder daal. Die genoemde aansuiwerings word kwartaalliks gedoen op die grondslag van die gemiddelde koste van steenkool gedurende die voorafgaande kwartaal; plus

48. Waar dit van toepassing is, 'n vaste heffing per maand.

BUITESPITSTYD TOEVOERSKAAL V.

Behoudens enige bykomende heffings wat in die tarief vervat is, is hierdie skaal van toepassing op persele wat binne en buite die munisipaliteit geleë is.

Vir elektriese krag wat gedurende die buitespitstyd van 8.00 nm. tot 7.00 vm. of op tye waarop ooreengekom word aan persele voorsien of beskikbaar gestel word ingevolge òf die Hoëspanningskaal IV òf die Alternatiewe Aanvraagskaal III van die Handel-, Nywerheid- en Algemene skale, is die volgende heffings betaalbaar: Met dien verstande dat die verbruiker skriftelik aansoek gedoen het om so 'n buitespitstydtoevoer en onderneem om die beperking van so 'n toevoer tot die vermoë van die bestaande toevoerhoofleidings en toerusting of, in die geval van 'n nuwe toevoer, tot die vermoë van die hoofleidings en toerusting wat normaalweg vir die hooftoevoer na die perseel verskaf sou word en enige ander beperkings ten opsigte van die aanvraag of aard van die stroombelasting wat die Elektrisiteitsingenieur kan ople, te aanvaar: Voorts met dien verstande dat die minimum maandelikse rekening wat ingevolge hierdie skaal betaalbaar is, R27 is.

51. 'n Diensheffing van R2,70 per maand per metingspunt, wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

55. 'n Stroomheffing vir alle eenhede wat gedurende die buitespitstyd sedert die vorige meteraflesing verbruik is teen die tarief per eenheid wat bepaal is ingevolge die tariefskaal waarvolgens die hoofelektrisiteitstoevoer aan die perseel voorsien word.

PLAASSKAAL VI.

Behoudens enige bykomende heffings wat in die tarief vervat is en uitgesonderd die persele wat onder indeling (k) van die Huishoudelike Skaal ressorteer, is hierdie skaal van toepassing op persele wat buite wetlik gestigte dorpe binne of buite die munisipaliteit geleë is.

Vir elektriese krag wat teen lae en middelspanning aan plase of kleinhoewes voorsien of beskikbaar gestel word, is die volgende heffings betaalbaar:—

61. 'n Diensheffing van R4,90 per maand per metingspunt, wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

63. 'n Heffing van R1,03 per maand per kW aangeslane geïnstalleerde vermoë van elektriese motore met individuele aanslae van 1 kW of meer, wat betaalbaar is hetsy elektrisiteit verbruik word of nie; plus

65. 'n Stroomheffing van 1,04c per eenheid vir alle eenhede wat sedert die vorige meteraflesing verbruik is.

costing R3,20 per metric ton delivered into the boiler bunkers at the power stations and being subject to an increase or decrease of 0,003c per unit for each 5c by which the said cost of coal is in excess of or falls below R3,20 per metric ton. The said adjustment shall be effected quarterly on the basis of the average cost of coal during the preceding quarter; plus

48. Where applicable, a fixed charge per month.

OFF-PEAK SUPPLY SCALE V.

Subject to any additional charges contained in the tariff this scale shall apply in respect of premises situated inside and outside the municipality.

For electrical energy supplied or made available during the off-peak hours of 8.00 p.m. till 7.00 a.m., or at times to be agreed upon, to premises receiving a supply under either the High-voltage Scale IV or the Alternative Demand Scale III of the Commercial, Industrial and General Scales the following charges shall be payable: Provided that the consumer has made written application for such off-peak supply and undertakes to accept the limitation of such supply to the capacity of the existing supply mains and equipment or in the case of a new supply, to the capacity of the mains and equipment which would normally be provided for the principal supply to the premises and any other limitations in regard to the demand or nature of loading which the Electrical Engineer may impose: Provided further that the minimum monthly account payable under this scale shall be R27.

51. A service charge, payable whether electricity is consumed or not, of R2,70 per month per metering point; plus

55. An energy charge for all units consumed during the off-peak hours since the previous meter reading at the rate per unit provided under the tariff scale under which the principal supply of electricity is furnished to the premises.

FARM SCALE VI.

Subject to any additional charges contained in the tariff, and excluding the premises falling under classification (k) of the Domestic Scale, this scale shall apply in respect of premises situated outside legally constituted townships within and without the municipality.

For electrical energy supplied or made available at low and medium voltage to premises situated on farms or small holdings the following charges shall be payable:—

61. A service charge, payable whether electricity is consumed or not, of R4,90 per month per metering point; plus

63. A charge, payable whether electricity is consumed or not, of R1,03 per month per kW of rated installed capacity of electric motors having individual ratings of 1 kW or more; plus

65. An energy charge of 1,04c per unit for all units consumed since the previous meter reading.

66. Met ingang van die datum waarop maksimumaanvraagmeters aangebring is op alle persele waarvoor in die eerste paragraaf van Plaasskaal VI voorsiening gemaak is, is die volgende heffings in plaas van dié wat ingevolge 61, 63 en 65 hierbo gehef word, betaalbaar:—

- (1) 'n Diensheffing van R4,90 per metingspunt per maand, hetsy elektrisiteit verbruik word of nie; plus
- (2) 'n Aanvraagheffing van 16,34c vir elke ampère van die verbruiker se maksimum aanvraag gedurende die maand bo 30 ampère per metingspunt; plus
- (3) 'n Stroomheffing wat teen die volgende tariewe bereken word:—
 - (a) Vir die eerste 1 000 eenhede gedurende die maand verbruik: 1,10c per eenheid;
 - (b) Vir alle eenhede bo 1 000 eenhede in dieselfde maand verbruik: 0,95c per eenheid.

ALGEMENE SKAAL VII.

Waar abnormale omstandighede, lasvereistes en kombinasies van persele, volgens die Huishoudelike, Handel-, Nywerheid- en Algemene Skale van die tarief geld, kan die Raad een toevoerpunt teen hoë spanning aan die perseel verskaf en is die Hoëspanningskaal van die tarief dan op sodanige perseel van toepassing.

DEEL B. — ALGEMEEN.

I. BYKOMENDE HEFFINGS.

(a) *Uitbreidingsheffings en/of waarborg.*

Die skale van die tarief vir die lewering van elektrisiteit soos dit in Deel A uiteengesit is, is gebaseer op die koste wat meegebring word deur die verskaffing van die toevoer aan die verskeie klasse verbruikers in die gewone elektrisiteits-ontwikkelde gebiede binne die munisipaliteit. Waar die toevoer aan 'n nuwe verbruiker of groep verbruikers verskaf word en die koste van die uitbreiding van die transmissie- en die plaaslike distribusiestelsel in verhouding tot die aanvanklike elektrisiteitsbehoefte van die verbruiker of groep verbruikers buitengewoon hoog is, pas die Raad bykomende heffings toe, hetsy deur middel van waarborge wat deur die dorpsenaar in die geval van 'n wetlik gestigte dorp verstrekk moet word of in ander gevalle deur middel van 'n stelsel van uitbreidingsheffings of waarborge wat deur die individuele verbruiker/s betaalbaar is. Dié uitbreidingsheffings en/of waarborge moet sodanig wees dat dit die kapitaalverpligtinge dek wat aangegaan word om die transmissie- en/of distribusiestelsel uit te brei om krag aan die gemelde verbruiker/s te verskaf en 'n toegelate bedrag wat na die mening van die Raad voldoende is om die bykomende bedryfs- en onderhoudskoste van sodanige uitbreidings te dek.

(b) *Opslae.*

Indien die gelewerde elektrisiteit gebruik word op persele wat buite die munisipaliteit geleë is, is

- (i) al die in Deel A genoemde heffings en gelde uitgesonderd dié in klousules 8, 18, 28, 38 en 48 daarvan, en
- (ii) al dié in klousules 4, 6, 7, 8, 9, 10 en 11 van Deel B II genoemde heffings en gelde onderworpe aan 'n opslag van 25% (vyf-en-twintig persent).

66. With effect from such date as maximum demand meters are installed on all premises for which provision is made in the first paragraph of Farm Scale VI, the following charges shall be payable instead of those levied in terms of 61, 63 and 65 above:—

- (1) A service charge payable whether electricity is consumed or not, of R4,90 per metering point per month; plus
- (2) A demand charge of 16,34c for each ampere of the maximum demand taken by the consumer during the month in excess of 30 amperes per metering point; plus
- (3) An energy charge calculated at the following rates:—
 - (a) For the first 1 000 units consumed during the month: 1,10c per unit.
 - (b) For all units in excess of 1 000 units consumed during the same month: 0,95c per unit.

GENERAL SCALE VII.

Where abnormal circumstances, load requirements and combinations of premises as listed under the Domestic, Commercial, Industrial and General Scales of the tariff apply, the Council may provide one point of supply at high voltage to the premises and the High-voltage Scale of the tariff shall apply to such premises.

SECTION B — GENERAL.

1. ADDITIONAL CHARGES.

(a) *Extension Charges and/or Guarantee.*

The Scales of the Tariff for the supply of Electricity as detailed in Section A are based on the costs associated with the supply to the various classes of consumers in the normal electrically developed areas within the municipality. Where supply is provided to a new consumer or group of consumers and the costs of extending the transmission lines and the local distribution system are abnormally high in relation to the initial electrical requirements of the consumer or group of consumers, the Council shall apply additional charges either by means of guarantees furnished by the township owner in the case of a legally constituted township, or in all other cases by means of a system of extension charges or guarantees payable by the individual consumer/s. Such extension charges and/or guarantees shall be such as to cover the capital liabilities incurred in extending the transmission and/or distributions system for providing power to the said consumer/s and an allowance sufficient in the opinion of the Council to cover the additional operating and maintenance costs of such extensions.

(b) *Surcharges.*

If the electricity supplied is used on premises situated outside the municipality.

- (i) all the charges and fees mentioned in Section A other than those in clauses 8, 18, 28, 38 and 48 thereof, and
- (ii) all the charges and fees mentioned in clauses 4, 6, 7, 8, 9, 10 and 11 of Section B II, shall be subject to a surcharge of 25% (twenty-five per centum).

Vir die doel van die toepassing van die opslag word —

(1) enige buitegebied soos bepaal in artikel 7(b) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), en

(2) enige goedgekeurde dorp soos omskryf in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), waarvan die erwe hoofsaaklik vir nywerheidsdoeleindes bestem is,

geag binne die munisipaliteit te wees.

II. ALGEMENE HEFFINGS.

Aansluitingsgelde.

1. Die Raad verskaf die volgende standaard aansluitings tussen sy hooftoevoerleidings en die elektriese installasie van die perseel en normaalweg word slegs een sodanige aansluiting by 'n enkele perseel verskaf:—

- (a) By private huis wat toevoer teen lae spanning ontvang, 'n eenfasige ondergrondse kabelaansluiting of, na goeddunke van die Raad, 'n enkelfasige boleiding.
- (b) By enige ander perseel wat 'n toevoer teen lae of middelspanning ontvang, 'n eenfasige of driefasige ondergrondse kabelaansluiting, of na goeddunke van die Raad, 'n ekwivalente boleiding.
- (c) By enige perseel wat 'n toevoer teen hoë spanning ontvang, 'n driefasige ondergrondse aansluiting.

2.(a) Gelde is vooruitbetaalbaar ten opsigte van 'n eerste aansluiting by 'n perseel of 'n nuwe aansluiting op 'n perseel ter vervanging van ander wat gesloop is.

(b) In gevalle waar die aansluiting 'n bykomende aansluiting by die perseel is of 'n verandering van die bestaande aansluiting of die vervanging van 'n aansluiting wat voorheen op versoek van die eienaar of bewoner verwyder is, of 'n nie-standaard of tydelike aansluiting is, is die geraamde koste van so 'n bykomende veranderde, vervangde, nie-standaard of tydelike aansluiting vooruitbetaalbaar: Met dien verstande dat in die geval van plase wat teen lae of middelspanning 'n elektrisiteitstoevoer ontvang, bykomende aansluitings verskaf mag word na goeddunke van die Ingenieur, waar oorwegings van afstand of spanningsreëling van so 'n aard is dat sodanige bykomende aansluitings geregverdig geag word.

(c) Geen aansluitingsgelde is betaalbaar ten opsigte van die eerste aansluiting by persele waar voorsiening gemaak is vir ruimte vir die transformatorinstallasie van die Raad wat nodig is om die betrokke perseel sowel as aangrensende persele van toevoer te voorsien nie.

3.(a) Die aansluiting word op die eienaar of die verbruiker se koste geïnstalleer en die koste daarvan word deur die Raad bereken.

(b) In die geval van 'n kabelaansluiting moet die eienaar of die verbruiker 'n goedgekeurde leipyp of vooroor die volle roete op sy eiendom verskaf.

Heraansluitingsgelde.

4.(i) Geen heffing word van 'n nuwe verbruiker gevra vir die heraanluiting van 'n perseel wat voorheen aangesluit was en ook nie vir die heraanluiting van 'n perseel wat op versoek van die verbruiker tydelik afgesluit is nie: Met dien verstande dat so 'n afsluiting 'n tydperk van minstens 14 dae lank duur.

For the purpose of application of the surcharge —

(1) any outside area as determined in section 7(b) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), and

(2) any approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the erven of which are zoned mainly for industrial purposes,

are considered to be within the municipality.

II. GENERAL CHARGES.

Connection Fees.

1. The Council shall provide the following standard connections between its supply mains and the electrical installation of the premises and only one such connection shall normally be made to any one premises:—

- (a) To a private house receiving a supply at low voltage, a single-phase underground cable connection or, at the discretion of the Council, a single-phase overhead connection.
- (b) To any other premises receiving a supply at low or medium voltage, a single-phase or three-phase underground cable connection, or, at the discretion of the Council, an equivalent overhead connection.
- (c) To any premises receiving a supply at high voltage, a three-phase underground connection.

2.(a) Fees shall be payable in advance in respect of a first connection to a premises or a new connection to premises replacing others which have been demolished.

(b) Where the connection is an additional connection to the premises or an alteration to the existing connection or the replacement of a connection previously removed at the request of the owner or occupier, or is a non-standard or temporary connection, the estimated cost of such additional, altered, replaced, non-standard or temporary connection shall be payable in advance: Provided that in the case of farms receiving a supply of electricity at low or medium voltage, additional connections may be provided where, at the discretion of the Engineer, distance or voltage regulation considerations are deemed to justify such additional connections.

(c) No connection fees shall be payable in respect of the first connection made to premises in which provision has been made for the accommodation of the Council's transformation plant necessary to supply the premises and others adjacent to such premises.

3.(a) The connection shall be installed at the expense of the owner or the consumer and the cost thereof shall be as calculated by the Council.

(b) In the case of cable connections, the owner or consumer shall provide an approved duct or trench over the entire route across his property.

Reconnection Fees.

4.(i) No charge shall be made to a new consumer for the reconnection of premises which have been connected previously, nor for the reconnection of premises which have been disconnected temporarily at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(ii) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die Raad se Elektrisiteitsverordeninge of regulasies tydelik afgesluit is, moet 'n bedrag van R5,50 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(iii) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R2,70 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

Gelde vir die Herstel van Defekte, waarvoor die Verbruiker Verantwoordelik is.

5. Wanneer die Elektrisiteitsafdeling gevra word om 'n onderbreking van toevoer te herstel en wanneer bevind word dat sodanige onderbreking te wyte is aan 'n fout in die installasie of aan foutiewe werking van die apparaat wat in verband daarmee gebruik word, moet die verbruiker 'n bedrag betaal vir elke sodanige herstelling wat bepaal word as die geraamde koste wat die Elektrisiteitsafdeling aangegaan het vir die herstel van sodanige onderbreking.

Gelde vir Spesiale Meteraflesing.

6. Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R2,70 ten opsigte van sodanige aflesing betaalbaar.

Wanneer 'n verbruiker die aflesing van 'n elektrisiteitsmeter in twyfel trek en verlang dat die meter ter bevestiging weer afgelees word, is 'n bedrag van R2,70 betaalbaar indien die heraflesing toon dat die oorspronklike lesing reg was.

Gelde vir Toets van Elektrisiteitsmeters.

7. As 'n verbruiker rede het om te vermoed dat 'n elektrisiteitsmeter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets mits die verbruiker 'n bedrag van R2,70 per meter betaal, welke bedrag terugbetaal word indien bevind word dat die meter meer as 5 persent te vinnig of te stadig registreer en word die verbruiker se rekening kragtens artikel 14 van die Elektrisiteitsverordeninge aangesuiwer.

Gelde vir Inspeksie en Toets van Installasie.

8. By ontvangs van 'n kennisgewing kragtens die Raad se Elektrisiteitsverordeninge dat 'n installasie of 'n uitbreiding van 'n installasie voltooi is en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

Indien bevind word dat die installasie onvolledig of gebrekkig is of in enige opsig nie aan die Raad se Elektrisiteitsverordeninge en Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R13 word vir elke sodanige bykomende toets en inspeksie gevra en dit is vooruitbetaalbaar.

Huur van Meters.

9. Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik volgens die verskillende skale van die tarief te meet nie.

(ii) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the Council's Electricity By-laws or regulations, a fee of R5,50 shall be paid to the Council before reconnection of the premises shall be effected.

(iii) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, a fee of R2,70 shall be paid to the Council before reconnection of the premises shall be effected.

Fee for Repair of Defects for which Consumer is Responsible.

5. When the Electricity Department is called upon to attend to a failure of supply and when such failure of supply is found to be due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, a fee shall be paid by the consumer for each such attendance which shall be determined as the estimated cost incurred by the Electricity Department in attending to such failure.

Fee for Special Reading of Meter.

6. Consumer's meters will be read as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read by the Council at any time other than the appointed date, a fee of R2,70 shall be payable for such reading.

Where a consumer disputes the reading of an electricity meter and requires the meter to be reread for verification of the reading a fee of R2,70 shall be payable if such reading shows that the original reading was correct.

Fee for Testing of Electricity Meters.

7. If a consumer has reason to suppose that an electricity meter is out of order or is registering incorrectly, the meter shall be tested by the Council on payment by the consumer of a fee of R2,70 per meter which shall be refunded if the meter is found to be registering more than 5 per cent fast or slow and the consumer's account shall be adjusted in terms of Section 14 of the Electricity By-laws.

Fee for Inspection and Testing of Installation.

8. Upon receipt of notification, in terms of the Council's Electricity By-laws, that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

If the installation is found to be incomplete or defective or fails in any way to comply with the Council's Electricity By-laws and Wiring Regulations, the Council shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The fee chargeable for each such additional test and inspection shall be R13 payable in advance.

Meter Rentals.

9. No rental shall be charged in respect of meters required to measure the consumption of electricity under the various scales of the tariff. Where additional meters

Waar bykomende meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 33c per meter per maand betaalbaar.

Deposito's.

10. Die minimum bedrag wat deur 'n verbruiker ten opsigte van die verbruik van elektrisiteit ingevolge artikel 11(1) van die Raad se elektrisiteitsverordeninge en regulasies by die Stadstoesourier gedeponeer moet word, is R18,50 welke bedrag in gevalle waar ook 'n waterdeposito betaalbaar is, sodanige waterdeposito insluit: Met dien verstande dat die genoemde deposito's slegs betaalbaar is deur verbruikers wat by die Raad se elektrisiteitstoevoer vanaf datum van inwerkingtreding van hierdie verordeninge aangesluit word en deur verbruikers wie se elektrisiteitstoevoer weens wanbetaling afgesny word.

Ongemete Toevoer.

11. In gevalle waar elektrisiteit teen lae of middelspanning voorsien word en dit onprakties is om die verbruik te meet, word die vooruitbetaalbare bedrag bereken teen 'n stroomheffing van 2,61c per eenheid op die geraamde verbruik op grond van die aanslag van die apparaat en die ure van gebruik.

Straatverligting.

12. In gevalle waar die Raad straatverligting in dorpe buite die munisipaliteit voorsien, word 'n heffing opgelê wat deur die Raad bepaal word om die kapitaalkoste, oprigkoste, die stroomverbruik en die instandhoudingskoste van sodanige straatverligting te dek.

III. ALGEMEEN.

Vertolkings.

1. "per maand" beteken per maand of deel daarvan.

"metingspunt" beteken elke afsonderlike stel meteruitrusting wat vir die meting van elektrisiteitsvoorsiening op die perseel aangebring is, waar "stel meteruitrusting" die minimum getal meters beteken wat nodig is om die toevoer ingevolge een skaal van die tarief en op grond van een aansluiting by die perseel te meet.

"vaste heffing" beteken enige maandelikse bedrag wat bedoel is om die jaarlikse onkoste ten opsigte van kapitaaluitgawe en die instandhouding van uitrusting wat die Raad by die perseel geïnstalleer het vir die uitsluitlike gebruik van die verbruiker te dek en is nie betaalbaar nie in gevalle waar die toevoer deur die gewone hoof-distribusieleidings gelewer word of waar die uitrusting wat by die perseel geïnstalleer is, gebruik word om toevoer ook aan ander persele benewens die betrokke perseel te lewer.

"wetlik gestigte dorp" beteken 'n goedgekeurde dorp soos dit omskryf is in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), en omvat:—

- (a) enige perseel buite 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meen dat dit as 'n deel van so 'n dorp beskou moet word; en
- (b) enige stuk grond wat verdeel is in of uitgelê of ontwikkel is as terreine vir woon- of besigheidsdoel-

are required by the consumer for his own convenience and such meters are provided by the Council, a rental of 33c per meter per month shall be payable.

Deposits.

10. The minimum amount to be deposited by a consumer with the City Treasurer in respect of electricity consumption in terms of section 11(1) of the Council's Electricity By-laws and Regulations, shall be R18,50, which amount in cases where a water deposit is also payable, shall include such water deposit: Provided that the said deposits shall only be payable by consumers connected to the Council's electricity supply as from the date of commencement of these by-laws and by consumers whose supply of electricity is cut off as a result of default of payment.

Unmetered Supplies.

11. Where supplies of electricity are furnished at low or medium voltage and it is impractical to meter the consumption, the charge payable, in advance shall be calculated at an energy rate of 2,61c per unit on the consumption estimated on the basis of the rating of the appliances and the hours of use.

Street Lighting.

12. Where street lighting is provided by the Council in townships outside the municipality, a charge to be determined by the Council shall be made to cover the capital cost, erection cost, energy consumption and maintenance cost of such street lighting.

III. GENERAL

Interpretations.

1. "per month" shall mean per month or part thereof.

"metering point" shall mean each separate set of metering equipment installed on the premises for measuring the supply of electricity made available, where "set of metering equipment" shall mean the minimum number of meters necessary for measuring the supply under any one scale of the tariff and on the basis of one connection to the premises.

"fixed charge" shall mean any monthly charge calculated to cover the annual charges in respect of capital expenditure and the maintenance of equipment installed on the premises by the Council for the sole use of the consumer and shall not be payable where the supply is furnished through the normal distribution mains or where the equipment installed on the premises is used to furnish supplies to other premises as well as the premises concerned.

"legally constituted township" means an approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), and includes —

- (a) any premises outside a township in respect of which the Council is by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such a township; and
- (b) any area of land laid out or divided into or developed as sites for residential or business purposes in

eindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meen dat dit as 'n goedgekeurde dorp beskou moet word.

Elektrisiteitsverordeninge en Bedradingsregulasies.

2. Die Raad se Elektrisiteitstarief moet saam met die Raad se Elektrisiteitsverordeninge en Bedradingsregulasies gelees word en maak deel daarvan uit.

Herroeping van Bestaande Tariewe.

3. Die Elektrisiteitstarief van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing 1596 van 13 September 1972, word hierby herroep.

Die bepalings van hierdie kennisgewing tree op 1 Oktober 1973 in werking.

PB. 2-4-2-36-3

Administrateurskennisgewing 1487 12 September 1973

MUNISIPALITEIT BENONI: WYSIGING VAN 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.

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Benoni, soos beoog by artikel 19 van Hoofstuk 1 van Deel IV van die Publieke Gesondheidsverordeninge van genoemde Munisipaliteit, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, is as volg: —

SANITÊRE EN VULLISVERWYDERINGSTARIEF.

1. *Verwydering van Nagvuil en Urine.*

(1) Vir die verwydering van nagvuil en urine van alle persele, uitgesonderd die genoem in sub-items (2), (3) en (4), drie keer per week, per emmer, per maand	R 4,20
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Met dien verstande dat waar 'n eienaar of okkupant van enige perseel skriftelik deur die Raad in kennis gestel word dat aansluiting by die Raad se rirole vir so 'n perseel beskikbaar is, en terselfdertyd aangesê word om sodanige aansluiting aan te bring en sodanige aansluiting nie binne 6 maande van die datum van sodanige kennisgewing aangebring word nie, die vordering onder hierdie item ten opsigte van enige tydperk bereken van die datum van die kennisgewing af en vir so lank sodanige perseel aldus onaangesluit bly R12,60 per emmer per maand is.

(2) Vir die verwydering van nagvuil en urine van Bantoklosette by blanke private wonings drie keer per week, per emmer, per maand ...	1,22
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(3) Vir die verwydering van nagvuil en urine van skole waar daar 3 of meer emmers is, daaglik per emmer, per maand	5,99
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(4) Vir die verwydering van nagvuil en urine vir kontrakteurs of ander persone wat werksmense in diens neem vir die oprigting van enige gebou of ander werk, drie keer per week, per emmer, per maand	5,62
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respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township.

Electricity By-laws and Wiring Regulations.

2. The Council's Electricity Tariff shall be read in conjunction with and shall form part of the Council's Electricity By-laws and Wiring Regulations.

Revocation of Existing Tariffs.

3. The Electricity Tariff of the Pretoria Municipality, published under Administrator's Notice 1596, dated 13 September, 1972, is hereby revoked.

The provisions of this notice shall become operative on the 1st October, 1973.

PB. 2-4-2-36-3

Administrator's Notice 1487 12 September, 1973

BENONI MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Benoni Municipality, as contemplated in terms of section 19 of Chapter 1 of Part IV of the Public Health By-laws of the said Municipality, published under Administrator's Notice 11, dated 12 January, 1949, shall be as follows: —

SANITARY AND REFUSE REMOVALS TARIFF.

1. *Removal of Night-Soil and Urine.*

(1) For the removal of night soil and urine from all premises, excluding those mentioned in subitems (2), (3) and (4), thrice weekly, per pail, per month	R 4,20
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Provided that where any owner or occupier of any premises shall have been notified, in writing, by the Council that connection to the Council's sewers is available for such premises, and is simultaneously called upon to make such connection, and such connection is not made within a period of six months from the date of such notice, the charge under this item in respect of any period from the date of the notice and for so long as such premises shall remain so unconnected, shall be R12,60, per pail, per month.

(2) For the removal of night soil and urine from Bantu closets at private residences for whites, thrice weekly, per pail, per month	1,22
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(3) For the removal of night soil and urine from schools where there are three or more pails, daily, per pail, per month	5,99
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(4) For the removal of night soil and urine for contractors or other persons employing workmen for the erection of any building or other work, thrice weekly, per pail, per month	5,62
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2. Verwydering van Afval en Vullis.

	R
(1) Vir die verwydering van afval en vullis van kantore, drie keer per week, per kamer, per maand	0,50
(2) Vir die verwydering van afval en vullis van winkels, fabrieke en bioskope:—	
(a) Vir 1 m ³ of gedeelte daarvan	5,19
(b) Vir meer as 1 maar nie 2 m ³ te bowegaande nie	7,75
(c) Vir meer as 2 maar nie 3 m ³ te bowegaande nie	12,47
(d) Vir meer as 3 maar nie 5 m ³ te bowegaande nie	17,62
(e) Vir meer as 5 maar nie 7 m ³ te bowegaande nie	22,76
(f) Vir meer as 7 maar nie 10 m ³ te bowegaande nie	36,22
(3) Vir die verwydering van afval en vullis van woonpersele, drie keer per week, per maand ...	1,86
(4) Vir die verwydering van afval en vullis, drie keer per week, van hotelle bevattende:—	
(a) tot 20 kamers, per maand	9,32
(b) 21 tot 25 kamers, per maand	11,20
(c) 26 tot 30 kamers, per maand	13,79
(d) 31 tot 35 kamers, per maand	16,02
(e) 36 tot 40 kamers, per maand	18,66
(f) meer as 40 kamers; R18,66 per maand plus 37c per maand vir elke kamer bo 40.	
(5) Vir die verwydering van afval en vullis, drie keer per week, van losieshuise bevattende:—	
(a) tot 10 kamers, per maand	3,55
(b) 11 tot 15 kamers, per maand	4,90
(c) 16 tot 20 kamers, per maand	5,97
(d) 21 tot 25 kamers, per maand	7,45
(e) 26 tot 30 kamers, per maand	8,39
(f) meer as 30 kamers; R8,39 per maand plus 37c per maand vir elke kamer bo 30.	
(6) Vir die verwydering van afval en vullis van woonstelgeboue, drie keer per week, per woonstel per maand	1,40
(7) Vir die verwydering van afval en vullis van skole, drie keer per week:—	
(a) vir minder as 200 leerlinge en personeel per maand	2,62
(b) vir 200 tot en met 399 leerlinge en personeel per maand	3,72
(c) vir 400 en meer leerlinge en personeel per maand	5,60
(8) Vir die verwydering van afval en vullis van Bantoeakampongs, en vir groot werkgewers van Bantoearbeid, drie keer per week: Vir iedere 25 persone in diens, per maand	1,87
(9) Vir die verwydering van afval en vullis van wonings in Bantoeedorpe, drie keer per week, per blik, per maand	0,91
(10) Vir die verskaffing van vullisblikke deur die Raad; per blik, per maand	0,22

2. Removal of Refuse and Garbage.

	R
(1) For the removal of refuse and garbage from offices, thrice weekly, per room, per month	0,50
(2) For the removal of refuse and garbage from stores, factories and cinemas:—	
(a) For 1 m ³ or part thereof	5,19
(b) For more than one but not exceeding 2m ³	7,75
(c) For more than 2 but not exceeding 3 m ³	12,47
(d) For more than 3 but not exceeding 5 m ³	17,62
(e) For more than 5 but not exceeding 7 m ³	22,76
(f) For more then 7 but not exceeding 10 m ³	36,22
(3) For the removal of refuse and garbage from residential premises, thrice weekly, per month ...	1,86
(4) For the removal of refuse and garbage, thrice weekly, from hotels containing:—	
(a) up to 20 rooms, per month	9,32
(b) 21 to 25 rooms, per month	11,20
(c) 26 to 30 rooms, per month	13,79
(d) 31 to 35 rooms, per month	16,02
(e) 36 to 40 rooms, per month	18,66
(f) over 40 rooms; R18,66 per month plus 37c per month per room above 40.	
(5) For the removal of refuse and garbage, thrice weekly from boarding-houses containing:—	
(a) up to 10 rooms, per month	3,55
(b) 11 to 15 rooms, per month	4,90
(c) 16 to 20 rooms, per month	5,97
(d) 21 to 25 rooms, per month	7,45
(e) 26 to 30 rooms, per month	8,39
(f) over 30 rooms; R8,39 per month plus 37c per month, per room above 30.	
(6) For the removal of refuse and garbage from blocks of flats, thrice weekly, per flat per month	1,40
(7) For the removal of refuse and garbage from schools, thrice weekly:—	
(a) for less than 200 pupils and staff, per month	2,62
(b) For 200 up to and including 399 pupils and staff, per month	3,72
(c) For 400 and more pupils and staff, per month	5,60
(8) For the removal of refuse and garbage from Bantu compounds and for large employers of Bantu labour; For every 25 persons in service, thrice weekly, per month	1,87
(9) For the removal of refuse and garbage from dwelling in Bantu townships, thrice weekly, per bin, per month	0,91
(10) For the supply of refuse bins by the Council, per bin, per month	0,22

3. *Verwydering van Stalmis, Sand, Bouerspuin, dergelyke Stowwe en verskaffing van Houerdienste.*

	R
Houerdienste: Per kubieke meter of gedeelte daarvan	1,72
Per hand gelaai: Per kubieke meter of gedeelte daarvan	2,20

4. *Verwydering van Karkasse.*

Vir die verwydering en beskikking oor die karkasse van:—

(1) skape en ander diere van soortgelyke grootte, per stuk	2,79
(2) perde, muile, donkies, beeste en ander diere van soortgelyke grootte, per stuk	5,57

5. *Vakuumentkdiensie.*

(1) Vir die verwydering van die inhoud van vakuumentks by hotelle, woonstelgeboue, besigheidspersonele en sportliggame, per verwydering:—

(a) Vir die eerste 50 kl, per 500 liter of gedeelte daarvan	0,43
(b) Vir die volgende 50 kl, per 500 liter of gedeelte daarvan	0,32
(c) Vir enige hoeveelheid bo 100 kl, per 500 liter of gedeelte daarvan	0,22
(d) Minimum geld per vakuumentk, per maand	5,95

(2) Vir die verwydering van die inhoud van opgaartenks by private woonhuise, per verwydering:—

(a) Vir die eerste 20 kl, per 500 liter of gedeelte daarvan	0,43
(b) Vir enige hoeveelheid bo 20 kl, per 500 liter of gedeelte daarvan	0,43

(3) Vir die skoonmaak van 'n rottingstenk deur die reinigingsdepartement; teen koste plus 10 persent administrasiekoste.

6. *Verwydering van Tuinvullis.*

Verwydering van tuinvullis op versoek is gratis.

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Benoni, afgekondig by Administrateurskennisgewing 1407 van 25 November 1970, soos gewysig, word hierby herroep.

PB. 2-4-2-81-6.

Administrateurskennisgewing 1488 12 September 1973

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die Dorp Ormonde Uitbreiding No. 1 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3776

3. *Removal of Stable Litter, Sand, Building Refuse, Similar matter and rendering of Container Service.*

	R
Container Service: Per cubic metre or part thereof	1,72
Manually loaded: per cubic metre or part thereof	2,20

4. *Removal of Carcasses.*

For the removal and disposal of the carcasses of:—

(a) sheep and other animals of similar size, per head	2,79
(b) horses, mules, donkeys, bovines and other animals of similar size, per head	5,57

5. *Vacuum Tank Services.*

(1) For the removal of the contents of vacuum tanks at hotels, blocks of flats, business premises and sporting bodies per removal:—

(a) For the first 50 kl, per 500 litres or part thereof	0,43
(b) For the next 50 kl, per 500 litres or part thereof	0,32
(c) For any quantity in excess of 100 kl per 500 litres or part thereof	0,22
(d) Minimum charge per vacuum tank, per month	5,95

(2) For the removal of the contents of conserving tanks at private dwellings, per removal:—

(a) For the first 20 kl, per 500 litres or part thereof	0,43
(b) For any quantity in excess of 20 kl per 500 litres or part thereof	0,43

(3) For the clearing of a septic tank by the Cleansing Department; at cost plus 10 per cent administration charges.

6. *Removal of Garden Refuse.*

Removal of garden refuse at request shall be free of charge.

The Sanitary and Refuse Removals Tariff of the Benoni Municipality, published by Administrator's Notice 1407, dated 25th November, 1970, as amended, is hereby revoked.

PB. 2-4-2-81-6.

Administrator's Notice 1488 12 September, 1973

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Ormonde Extension No. 1 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3776

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR CROWN MINES LIMITED INGEVOL-
GE DIE BEPALINGS VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1965, OM TOE-
STEMMING OM 'N DORP TE STIG OP GEDEELTE
42 VAN DIE PLAAS VIERFONTEIN NO. 321-I.Q.,
DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. *Naam.*

Die naam van die dorp is Ormonde Uitbreiding No. 1.

2. *Ontwerpplan van die Dorp.*

Die dorp bestaan uit erwe en strate soos aangedui op
Algemene Plan L.G. No. A.761/73.

3. *Stormwaterdreinerings en Straatbou.*

- (a) Die goedgekeurde skema betreffende stormwater-
dreinerings en die aanleg van strate moet deur die
dorpseienaar op eie koste uitgevoer word namens en
tot voldoening van die plaaslike bestuur onder toesig
van 'n siviele ingenieur deur die plaaslike bestuur
goedgekeur.
- (b) Die dorpseienaar is verantwoordelik vir die onder-
houd van die strate totdat beide van die volgende
vereistes nagekom is:
 - (i) 12 maande verloop het na die voltooiing van
konstruksie; en
 - (ii) op nie minder as 40% van die erwe wat aan
'n straat grens gebou is nie.

4. *Beskikking oor Bestaande Titellovoorwaardes.*

Alle erwe moet onderworpe gemaak word aan
bestaande voorwaardes en serwitute, as daar is, met
inbegrip van die voorbehoud van mineraalregte, maar
uitgesonderd:

- (A) Ten opsigte van gedeelte ('n gedeelte van Gedeelte
5) van die plaas Vierfontein:—
 - (i) Die volgende serwitute wat nie die dorpsgebied
raak nie:—
 - “(a) By Notarial Deed No. 1233/1962 the right
has been granted to Electricity Supply
Commission to convey electricity over the
property hereby conveyed together with
ancillary rights and subject to conditions,
as will more fully appear on reference to
said Notarial Deed and diagram, grosse
whereof is hereto annexed.
 - (b) By Notarial Deed No 1077/63-S dated
29th November, 1962 the withinmentioned
property is subject to a servitude for sewer
purposes in favour of Erf No. 3 Baragwa-
nath Extension No. 1, Johannesburg
measuring 12,7261 morgen as will more
fully appear from reference to the said
Notarial Deed, a copy whereof is hereunto
annexed.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION
MADE BY CROWN MINES LIMITED UNDER THE
PROVISIONS OF THE TOWN-PLANNING AND
TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION
TO ESTABLISH A TOWNSHIP ON PORTION 42
OF THE FARM VIERFONTEIN NO. 321-I.Q., DIS-
TRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. *Name.*

The name of the township shall be Ormonde Extension No. 1.

2. *Design of Township.*

The township shall consist of erven and streets as
indicated on General Plan S.G. No. A.761/73.

3. *Stormwater Drainage and Street Construction.*

- (a) The township owner shall carry out the approved
scheme relating to stormwater drainage and street
construction at its own expense on behalf and to
the satisfaction of the local authority under the
supervision of a civil engineer approved by the local
authority.
- (b) The township owner shall be responsible for the
maintenance of the streets until both the following
requirements have been complied with:—
 - (i) 12 months have elapsed after completion of
construction; and
 - (ii) not less than 40% of the stands abutting on a
street have been built on.

4. *Disposal of Existing Conditions of Title.*

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

- (A) In respect of portion (a portion of Portion 5) of
the farm Vierfontein:—
 - (i) The following servitudes which do not affect
the township area:—
 - “(a) By Notarial Deed No. 1233/1962 the right
has been granted to Electricity Supply
Commission to convey electricity over the
property hereby conveyed together with
ancillary rights and subject to conditions,
as will more fully appear on reference to
said Notarial Deed and diagram, grosse
whereof is hereto annexed.
 - (b) By Notarial Deed No. 1077/63-S dated
29th November, 1962 the withinmentioned
property is subject to a servitude for sewer
purposes in favour of Erf No. 3 Baragwa-
nath Extension No. 1, Johannesburg
measuring 12,7261 morgen as will more
fully appear from reference to the said
Notarial Deed, a copy whereof is hereunto
annexed.

- (c) By Notarial Deed No. 751/1965 the right has been granted to City Council of Johannesburg to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, *grosse* whereof is hereto annexed.
- (d) By Notarial Deed No. 338/67 dated 25th November, 1966 the withinmentioned property is subject to a servitude for the erection of an Electrical substation in favour of Electricity Supply Commission with ancillary rights as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.
- (e) By Notarial Deed No. 1041/62-S dated 24th July, 1962 the withinmentioned property is subject to a servitude of water pipeline Vide by A.3273/60 in favour of Peri-Urban Health Board as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."
- (ii) Serwituut S7 en S8 Akte van Serwituut 591/71-S diagram 4187/67 ten gunste van Gaskor wat slegs Erf No. 142 en 'n straat in die dorp raak.
- (iii) Die volgende reg wat nie aan die erwe in die dorp oorgedra sal word nie.
- "By Notarial Deed No. 1538/61 dated 15th November, 1961 the withinmentioned property is entitled to a right of way over Erf No. 4 Baragwanath Extension No. 1 held under CRT 27397/61 as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed."
- (B) Ten opsigte van gedeelte ('n gedeelte van Gedeelte 6) van die plaas Vierfontein:
- (i) Die volgende serwitute wat nie die dorpsgebied raak nie:—
- "(a) By Notarial Deed No. 751/1965 the right has been granted to City Council of Johannesburg to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, *grosse* whereof is hereunto annexed.
- (b) By Notarial Deed No. 338/67 dated 25th November, 1966 the withinmentioned property is subject to a servitude of Electrical substations in favour of the Electricity Supply Commission with ancillary rights as will more fully appear from reference to the said Notarial Deed and diagram S.G. No. A.3676/62 a copy whereof is hereto annexed."
- (ii) Serwituut S3 Akte van Serwituut 632/1971-S ten gunste van Gaskor wat slegs Erwe Nos. 142 en 143 en strate in die dorp raak.
- (C) Die serwituut geregistreer kragtens Notariële Akte No. 1113/73-S wat slegs Erwe 142 tot 144 en strate in die dorp raak.
- (c) By Notarial Deed No. 751/1965 the right has been granted to City Council of Johannesburg to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, *grosse* whereof is hereto annexed.
- (d) By Notarial Deed No. 338/67 dated 25th November, 1966 the withinmentioned property is subject to a servitude for the erection of an Electrical substation in favour of Electricity Supply Commission with ancillary rights as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed.
- (e) By Notarial Deed No. 1041/62-S dated 24th July, 1962 the withinmentioned property is subject to a servitude of water pipeline Vide by A.3273/60 in favour of Peri-Urban Health Board as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."
- (ii) Servitude S7 and S8 Deed of Servitude 591/71-S diagram 4187/67 in favour of Gaskor which affects Erf No. 142 and a street in the township only.
- (iii) The following right which will not be passed on to erven in the township:—
- "By Notarial Deed No. 1538/61 dated 15th November, 1961 the withinmentioned property is entitled to a right of way over Erf No. 4 Baragwanath Extension No. 1 held under CRT 27397/61 as will more fully appear from reference to the said Notarial Deed a copy whereof is hereunto annexed."
- (B) In respect of portion (a portion of Portion 6) of the farm Vierfontein:
- (i) The following servitudes which do not affect the township area:—
- "(a) By Notarial Deed No. 751/1965 the right has been granted to City Council of Johannesburg to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram, *grosse* whereof is hereunto annexed.
- (b) By Notarial Deed No. 338/67 dated 25th November, 1966 the withinmentioned property is subject to a servitude of Electrical substations in favour of the Electricity Supply Commission with ancillary rights as will more fully appear from reference to the said Notarial Deed and diagram S.G. No. A.3676/62 a copy whereof is hereto annexed."
- (ii) Servitude S3 Deed of Servitude 632/1971-S in favour of Gaskor which affects Erven Nos. 142, 143 and streets in the township only.
- (C) The servitude registered under Notarial Deed No. 1113/73-S which affects Erven Nos. 142 to 144 and streets in the township only.

5. Beperking op Vervreemding van Erf No. 131.

Die dorpseienaar mag nie die erf van die hand sit aan enige ander persoon of liggaam met regspersoonlikheid as die Staat nie, sonder om eers skriftelik met die Direkteur, Transvaalse Onderwys Departement, in verbinding te tree nie en hom die koopreg vir 'n periode van ses maande te gee om die erf te koop teen 'n prys wat nie hoër is as dié waarteen hy beoog om dit aan sodanige persoon of liggaam met regspersoonlikheid van die hand te sit nie.

6. Registrasie van Servituut.

Die dorpseienaar moet op eie koste met die plaaslike bestuur reëlings tref vir die registrasie van 'n servituut ten gunste van die plaaslike bestuur vir padoeleindes oor Erf No. 129 tot bevrediging van en wanneer daartoe versoek deur die plaaslike bestuur.

7. Voorbereiding van Ontwikkelingsplan.

(a) Die dorpseienaar moet op sy eie koste 'n ontwikkelingsplan van elke groep erwe hieronder aangedui tot bevrediging van die plaaslike bestuur voorberei wanneer dit van hom verlang word of moet met en tot bevrediging van die plaaslike bestuur reëlings tref vir die eienaar of eienaars van enige groep erwe om sodanige ontwikkelingsplan voor te berei.

- Erwe Nos. 11-35.
- Erwe Nos. 36-46.
- Erwe Nos. 47-58.
- Erwe Nos. 59-67.
- Erwe Nos. 68-78.
- Erwe Nos. 79-95.
- Erwe Nos. 96-102.
- Erwe Nos. 103-111.
- Erwe Nos. 112-120.

(b) Die ontwikkelingsplan in subklousule (a) geneem moet die volgende aandui:—

Die posisie van oopruimtes; plasing van alle geboue, 'n plan en alle aansigte van elke afsonderlike gebou, 'n skets in perspektief van die hele groep en enige bestaande en beplande aangrensende geboue, grensbemuring en/of omheining, toegangs- en uitgangspunte, geen toeganglyne na individuele erwe en enige ander aspekte wat die plaaslike bestuur nodig mag ag.

8. Erwe vir Staats- en Ander Doeleindes.

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

- (a) Vir Staatsdoeleindes:—
Onderwys: Erf No. 132.
- (b) Vir munisipale doeleindes:—
 - (i) As parke: Erwe Nos. 138 tot 160.
 - (ii) As transformatorterreine: Erwe Nos. 133 tot 137.

9. Nakoming van Voorwaardes.

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

5. Restriction on Disposal of Erf No. 131.

The township owner shall not dispose of the erf to any person or body of persons other than the State without first having given written notice to the Director, Transvaal Education Department, of such intention and giving him first refusal for a period not exceeding six months to purchase the said erf at a price not higher than that at which it is proposed to dispose thereof to such person or body of persons.

6. Registration of Servitude.

The township owner shall, at its own expense arrange with the local authority for the registration of a servitude in favour of the local authority for road purposes over Erf No. 129 to the satisfaction of and when required by the local authority.

7. Preparation of Development Plan.

(a) The township owner shall at its own expense prepare a development plan to the satisfaction of the local authority of each group of erven indicated hereunder, when required to do so or shall arrange with and to the satisfaction of the local authority for the owner or owners of any group of erven to prepare such development plan.

- Erven Nos. 11 to 35.
- Erven Nos. 36 to 46.
- Erven Nos. 47 to 58.
- Erven Nos. 59 to 67.
- Erven Nos. 68 to 78.
- Erven Nos. 79 to 95.
- Erven Nos. 96 to 102.
- Erven Nos. 103 to 111.
- Erven Nos. 112 to 120.

(b) The development plan referred to in subclause (a) above shall show the following:

Position of open spaces; siting of all buildings, plan and all elevations of each individual building, a perspective drawing of the whole group and any existing and planned adjacent buildings, boundary walling and/or fencing, entrance and exit points, lines of no access to individual erven, and any other features deemed necessary by the Council.

8. Erven for State and Other Purposes.

The following erven, as shown on the general plan, shall be transferred to the proper authorities by and at the expense of the township owner.

- (a) For State purposes:—
Educational: Erf No. 132.
- (b) For municipal purposes:—
 - (i) Parks: Erven Nos. 138 to 160.
 - (ii) Transformer sites: Erven Nos. 133 to 137.

9. Enforcement of Conditions.

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

B. TITELVOORWAARDES.**1. Die Erwe met Sekere Uitsonderings.**

Die erwe met uitsondering van:

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

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

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

2. Staats- en Munisipale Erwe.

As enige erf waarvan melding in Klousule A8 gemaak word of enige erf verkry soos beoog in Klousule B1(ii) en (iii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 1489 12 September 1973

JOHANNESBURG WYSIGINGSKEMA NO. 1/679

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Ormonde Uitbreiding No. 1.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema No. 1/679.

PB. 4-9-2-2-679

B. CONDITIONS OF TITLE.**1. The Erven with Certain Exceptions.**

The erven with the exception of:

- (i) The erven mentioned in Clause A8 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965.

- (a) The erf is subject to a servitude, two metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within two metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose. Provided that any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works shall be made good by the local authority.

2. State and Municipal Erven.

Should any erf referred to in Clause A8 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof be registered in the name of any person other than the State or the local authority, such erf shall be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 1489 12 September, 1973

JOHANNESBURG AMENDMENT SCHEME NO. 1/679

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1 1946, to conform with the conditions of establishment and the general plan of Ormonde Extension 1 Township.

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

This amendment is known as Johannesburg Amendment Scheme No. 1/679.

PB. 4-9-2-2-679

Administrateurskennisgewing 1490 12 September 1973

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die Dorp Benrose Uitbreiding No. 7 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.
PB. 4-2-2-3495

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR BENROSE HOLDINGS, LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 723 VAN DIE PLAAS DOORNFONTEIN NO. 92-I.R., DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. *Naam.*

Die naam van die dorp is Benrose Uitbreiding No. 7

2. *Ontwerpplan van die Dorp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.161/73.

3. *Stormwaterdreinerings en Straatbou.*

Die dorpseienaar moet die goedgekeurde skema met betrekking tot stormwaterdreinerings en straatkonstruksie op eie koste ten behoeve van en tot bevrediging van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

4. *Beskikking oor Bestaande Titellovoorwaardes.*

Allé erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar sonder inbegrip van:

(A) Die volgende reg wat nie aan die erwe in die dorp oorgedra word nie:

"The Remaining Extent of Portion N of portion of the said farm 'Doornfontein' (of which the within property forms a portion) is specially entitled to enforce the following restrictions appearing in Deed of Transfer No. 594/1949, whereby Portion 520 of the said farm 'Doornfontein' was transferred to E. R. Pollak, Limited:

(a) The said land or any portion of it shall not be transferred, leased or in any other manner assigned or disposed of to any coloured person, aboriginal native, Cape Malay or Asiatic or company the controlling interest where is held by coloured persons, aboriginal natives, Cape Malays or Asiatics, and no coloured person, aboriginal native, Cape Malay or Asiatic other than the servants of the registered owner or its tenant, rendering their services on the property, shall be permitted to reside thereon or in any manner occupy the same. This condition is imposed for the benefit of and shall be enforceable by Nourse Mines Limited, or its successors in title to the Remaining Extent of Portion N of portion of the said farm 'Doornfontein', measuring as such

Administrator's Notice 1490 12 September, 1973

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Benrose Extension No. 7 Township to be an approved township subject to the conditions set out in the Schedule hereto.
PB. 4-2-2-3495

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY BENROSE HOLDINGS LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 723 OF THE FARM DOORNFONTEIN NO. 92-I.R., DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. *Name.*

The name of the township shall be Benrose Extension No. 7.

2. *Design of Township.*

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.161/73.

3. *Stormwater Drainage and Street Construction.*

The township owner shall carry out the approved scheme relating to stormwater drainage and street construction at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

4. *Disposal of Existing Conditions of Title.*

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

(A) The following right which will not be passed on to the erven in the township:

"The Remaining Extent of Portion N of portion of the said farm 'Doornfontein' (of which the within property forms a portion) is specially entitled to enforce the following restrictions appearing in Deed of Transfer No. 594/1949, whereby Portion 520 of the said farm 'Doornfontein' was transferred to E. R. Pollak, Limited:

(a) The said land or any portion of it shall not be transferred, leased or in any other manner assigned or disposed of to any coloured person, aboriginal native, Cape Malay or Asiatic or company the controlling interest where is held by coloured persons, aboriginal natives, Cape Malays or Asiatics, and no coloured person, aboriginal native, Cape Malay or Asiatic other than the servants of the registered owner or its tenant, rendering their services on the property, shall be permitted to reside thereon or in any manner occupy the same. This condition is imposed for the benefit of and shall be enforceable by Nourse Mines Limited, or its successors in title to the Remaining Extent of Portion N of portion of the said farm 'Doornfontein', measuring as such

54,4600 morgen, held by the Company by Deed of Transfer No. 2518/1906, dated 28th March, 1906, and the Remaining Extent of Portion Q of portion of the said farm 'Doornfontein', measuring as such 6,0452 morgen held by the Company by Deed of Transfer No. 7584/1921 dated 26th July, 1921.

- (b) The owner of the land may not carry on on the said land any noxious trade of any kind, nor may the transferee or its successors in title do or suffer to be done on the said land anything noisome, injurious or objectionable or which shall be proved to be a public nuisance or a damage to the transferee's tenants or occupiers of land and buildings in the neighbourhood. This condition is imposed for the benefit of and shall be enforceable by Nourse Mines, Limited, or its successors in title to the said Remaining Extent of Portion N of portion of the farm 'Doornfontein' and the said Remaining Extent of Portion Q of portion of the said farm 'Doornfontein'."

- (B) Die volgende servituut wat slegs Erf No. 215 in die dorp raak:

"By Notarial Deed No. 147/64-S dated 9th January, 1964, the withinmentioned property is subject to a perpetual right of way for sewer services in favour of the City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed."

- (C) Die volgende servituut wat slegs 'n straat in die dorp raak:

"By Notarial Deed No. 341/63-S dated 14th November, 1962, the withinmentioned property is subject to a perpetual right of way for sewers or stormwater drains in favour of City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed."

- (D) Die volgende servituut wat slegs 'n straat in die dorp raak:

"By Notarial Deed No. 188/67-S dated 23rd December, 1966, the withinmentioned property is subject to a perpetual right of way in favour of the City Council, Johannesburg (lettered ABCD on diagram 3933/66) annexed to and as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."

- (E) Die volgende servituut wat nie die dorpsgebied raak nie: —

"The right to construct and maintain a furrow twenty feet wide with the right of access thereto for the purpose of maintenance and repair and for the purpose of collecting and leading water therein and therefrom, and using such water upon its own property; all of which will more fully appear from Deed of Servitude No. 178/31-S, registered on the 13th day of April, 1931, and which Servitude is indicated by the line lettered F.g.h. on the Diagram S.G. No. 7187/52, approved by the Surveyor-General on the 4th day of March, 1953."

5. Erf vir Munisipale Doeleindes.

Erf No. 215 soos op die algemene plan aangedui moet deur en op koste van die dorpsreienaar aan die plaaslike bestuur vir doeleindes van parkering oorgedra word.

6. Opruim van Hoop.

Die dorpsreienaar moet op eie koste die hoop op Erwe Nos. 221 en 222 opruim soos en wanneer deur die plaaslike bestuur verlang.

54,4600 morgen, held by the Company by Deed of Transfer No. 2518/1906, dated 28th March, 1906, and the Remaining Extent of Portion Q of portion of the said farm 'Doornfontein', measuring as such 6,0452 morgen held by the Company by Deed of Transfer No. 7584/1921 dated 26th July, 1921.

- (b) The owner of the land may not carry on on the said land any noxious trade of any kind, nor may the transferee or its successors in title do or suffer to be done on the said land anything noisome, injurious or objectionable or which shall be proved to be a public nuisance or a damage to the transferee's tenants or occupiers of land and buildings in the neighbourhood. This condition is imposed for the benefit of and shall be enforceable by Nourse Mines, Limited, or its successors in title to the said Remaining Extent of Portion N of portion of the farm 'Doornfontein' and the said Remaining Extent of Portion Q of portion of the said farm 'Doornfontein'."

- (B) The following servitude which affects Erf No. 215 in the township only:

"By Notarial Deed No. 147/64-S dated 9th January, 1964, the withinmentioned property is subject to a perpetual right of way for sewer services in favour of the City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed."

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

"By Notarial Deed No. 341/63-S dated 14th November, 1962, the withinmentioned property is subject to a perpetual right of way for sewers or stormwater drains in favour of City Council of Johannesburg as will more fully appear from reference to the said Notarial Deed."

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

"By Notarial Deed No. 188/67-S dated 23rd December, 1966, the withinmentioned property is subject to a perpetual right of way in favour of the City Council, Johannesburg (lettered ABCD on diagram 3933/66) annexed to and as will more fully appear from reference to the said Notarial Deed, a copy whereof is hereunto annexed."

- (E) The following servitude which does not affect the township: —

"The right to construct and maintain a furrow twenty feet wide with the right of access thereto for the purpose of maintenance and repair and for the purpose of collecting and leading water therein and therefrom, and using such water upon its own property; all of which will more fully appear from Deed of Servitude No. 178/31-S, registered on the 13th day of April, 1931, and which Servitude is indicated by the line lettered F.g.h. on the Diagram S.G. No. 7187/52, approved by the Surveyor-General on the 4th day of March, 1953."

5. Erf for Municipal Purposes.

Erf No. 215 as shown on the General Plan shall be transferred to the local authority by and at the expense of the township owner for the purpose of parking.

6. Clearing of Dump.

The township owner shall at its own expense clear the dump on Erven Nos. 221 and 222 as and when required to do so by the local authority.

7. *Nakoming van Voorwaardes.*

Die dorpseienaar moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpseienaar van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. *Die Erwe met Sekere Uitsonderings.*

Die erwe met uitsondering van:

- (i) die erwe genoem in Klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het.

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(a) (i) *Erf No. 219.*

Die erf is onderworpe aan 'n serwituut vir transformatordeleindes ten gunste van die plaaslike bestuur, soos op die Algemene Plan aangedui.

(ii) *Erwe Nos. 217, 218, 221, 222 en 223.*

Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindes ten gunste van die plaaslike bestuur soos op die Algemene Plan aangedui.

(iii) *Erf No. 226.*

Die erf is onderworpe aan 'n serwituut vir kraglyndoeleindes ten gunste van die plaaslike bestuur, soos op die Algemene Plan aangedui.

(b) Geen gebou of ander struktuur mag binne die voornoemde serwituutsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van twee meter daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

2. *Erwe Onderworpe aan Spesiale Voorwaardes.*

Die ondergenoemde erwe is onderworpe aan die volgende voorwaardes opgelê deur die Staatspresident ingevolge artikel 184 van Wet 20 van 1967:—

(a) *Erf No. 215.*

Die hoogte van mure van geboue wat op die erf opgerig word mag nie 6,71 meter oorskry nie.

7. *Enforcement of Conditions.*

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

B. CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of:

- (i) The erven mentioned in Clause A5 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

(a) (i) *Erf No. 219.*

The erf is subject to a servitude for transformer purposes in favour of the local authority as shown on the General Plan.

(ii) *Erven Nos. 217, 218, 221, 222 and 223.*

The erf is subject to a servitude for sewerage and other municipal purposes in favour of the local authority as shown on the General Plan.

(iii) *Erf No. 226.*

The erf is subject to a servitude for power line purposes in favour of the local authority as shown on the General Plan.

(b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 metres thereof.

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

2. *Erven Subject to Special Conditions.*

The undermentioned erven shall be subject to the following conditions imposed by the State President in terms of section 184 of Act 20 of 1967:—

(a) *Erf No. 215.*

The height of walls of buildings erected on the erf shall not exceed 6,71 metres.

(b) *Erwe Nos. 216 en 217.*

Die hoogte van mure of geboue wat op die erf opgerig word, ten noorde van die lyn O.p. op die Algemene Plan mag nie 6,71 meter oorskry nie en op die gedeelte van die erf ten suide van hierdie lyn mag die hoogte van mure of geboue nie 10,6 meter oorskry nie.

(c) *Erf No. 218.*

Die hoogte van mure of geboue wat op die erf opgerig word, mag nie 10,06 meter op daardie gedeelte van die erf ten noorde van die lyn p.r. op die Algemene Plan en 14,17 meter op daardie gedeelte van die erf ten suide van hierdie lyn oorskry nie.

(d) *Erwe Nos. 219, 220, 223, 224, 225 en 226.*

Die hoogte van geboue wat op die erf opgerig word mag nie 14,17 meter oorskry nie.

(e) *Erwe Nos. 221 en 222.*

Die hoogte van mure of geboue wat op die erf opgerig word mag nie 10,06 meter op daardie gedeelte van die erf ten noorde van die lyn s.t. op die Algemene Plan en 14,17 meter op daardie gedeelte van die erf ten suide van hierdie lyn oorskry nie.

3. *Staats- en Munisiple Erwe.*

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

Administrateurskennisgewing 1491 12 September 1973

JOHANNESBURG-WYSIGINGSKEMA NO. 1/657.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Johannesburg-dorpsaanleg-skema No. 1, 1946, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Benrose Uitbreiding No. 7.

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. 1/657.

PB. 4-9-2-2-657

Administrateurskennisgewing 1492 12 September 1973

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965; (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die Dorp Waldrif tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-325

(b) *Erven Nos. 216 and 217.*

The height of walls or buildings erected on the portion of the erf north of the line O.p. on the General Plan shall not exceed 6,71 metres and on the portion of the erf south of this line the height of walls or buildings shall not exceed 10,06 metres.

(c) *Erf No. 218.*

The height of walls or buildings erected on the erf shall not exceed 10,06 metres on that portion of the erf north of the line q.r. on the General Plan and 14,17 metres on that portion of the erf, south of this line.

(d) *Erven Nos. 219, 220, 223, 224, 225 and 226.*

The height of walls of buildings erected on the erf shall not exceed 14,17 metres.

(e) *Erven Nos. 221 and 222.*

The height of walls of buildings erected on the erf shall not exceed 10,06 metres on that portion of the erf north of the line s.t. on the General Plan and 14,17 metres on that portion of the erf, south of this line.

3. *State and Municipal Erven.*

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

Administrator's Notice 1491 12 September, 1973

JOHANNESBURG AMENDMENT SCHEME NO. 1/657.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, to conform with the conditions of establishment and the general plan of Benrose Extension No. 7 Township.

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

This amendment is known as Johannesburg Amendment Scheme No. 1/657.

PB. 4-9-2-2-657

Administrator's Notice 1492 12 September, 1973

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965), the Administrator hereby declares Waldrif Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3256

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR GLEN ANIL DEVELOPMENT COR-
PORATION LIMITED INGEVOLGE DIE BEPA-
LINGS VAN DIE ORDONNANSIE OP DORPSBE-
PLANNING EN DORPE, 1965, OM TOESTEMMING
OM 'N DORP TE STIG OP DIE RESTANT VAN
GEDEELTE 15 VAN DIE PLAAS WALDRIFT NO.
599-I.Q., DISTRIK VEREENIGING, TOEGESTAAN
IS.

A. STIGTINGSVOORWAARDES.

1. *Naam.*

Die naam van die dorp is Waldrif.

2. *Ontwerpplan van die Dorp.*

Die dorp bestaan uit erwe en strate soos aangedui op
Algemene Plan L.G. No. A.5293/71.

3. *Strate.*

(a) Die dorpseienaar moet die strate in die dorp vorm,
skraap en onderhou tot bevrediging van die plaaslike
bestuur totdat die aanspreeklikheid deur die plaas-
like bestuur oorgeneem word: Met dien verstande
dat die Administrateur geregtig is om die dorpseienaar
van tyd tot tyd gedeeltelik of geheel van die aan-
spreeklikheid te onthef na raadpleging met die
plaaslike bestuur.

(b) Die dorpseienaar moet op eie koste alle hindernisse
in die straatreserwes verwyder tot bevrediging van
die plaaslike bestuur.

4. *Begiftiging.*

Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet, ingevolge die bepalings van
artikel 63(1) van die Ordonnansie op Dorpsbeplanning
en Dorpe, 25 van 1965, as begiftiging aan die plaaslike
bestuur, bedrae geld betaal wat gelykstaande is met
15% van die grondwaarde van erwe in die dorp, welke
bedrag aangewend moet word vir die bou van strate en
vloedwaterdreinerings in of vir die dorp. Sodanige begif-
tiging is ooreenkomstig die bepalings van artikel 74 van
die bedoelde Ordonnansie betaalbaar.

5. *Beskikking oor Bestaande Titelloosvoorraades.*

Alle erwe moet onderworpe gemaak word aan
bestaande voorwaardes en servitute, indien enige, met
inbegrip van die voorbehoud van mineraleregte maar
uitgeso, derd die volgende servitute wat nie die dorp
raak nie: —

"A. The former Remaining Extent of Portion called
Beaconsfield of the said farm Waldrift No. 599,
Registration Division I.W., district Vereeniging,
measuring as such 1305 morgen, 108 square roods
(whereof the property hereby transferred forms a
portion) is subject to: —

The right in favour of the Rand Water Board to
build, erect and maintain a gauging weir and gaug-
ing instruments in and across the Kliprivier, together
with Ancillary Rights and obligations as will more
fully appear from Notarial Deed No. 191/1916
registered on the 7th September, 1916.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION
MADE BY GLEN ANIL DEVELOPMENT COR-
PORATION LIMITED UNDER THE PROVISIONS
OF THE TOWN-PLANNING AND TOWNSHIPS
ORDINANCE, 1965, FOR PERMISSION TO ESTAB-
LISH A TOWNSHIP ON THE REMAINDER OF
PORTION 15 OF THE FARM WALDRIFT NO. 599-
I.Q., DISTRICT VEREENIGING, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. *Name.*

The name of the township shall be Waldrif.

2. *Design of Township.*

The township shall consist of erven and streets as
indicated on General Plan S.G. No. A.5293/71.

3. *Streets.*

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

(b) The township owner shall at its own expense remove
all obstacles from the street reserves to the satisfac-
tion of the local authority.

4. *Endowment.*

Payable to the local authority:

The township owner shall, in terms of section 63(1)
of the Town-planning and Townships Ordinance, 25 of
1965, pay to the local authority as endowment sums of
money equal to 15% of the land value of erven in the
township, which amount shall be used by the local
authority for the construction of streets and/or storm-
water drainage in or for the township. Such endowment
shall be paid in accordance with the provisions of section
74 of the aforesaid Ordinance.

5. *Disposal of Existing Conditions of Title.*

All erven shall be made subject to existing conditions
and servitudes, if any, including the reservation of rights
to minerals, but excluding the following servitudes which
do not affect the township: —

"A. The former Remaining Extent of Portion called
Beaconsfield of the said farm Waldrift No. 599,
Registration Division I.W., district Vereeniging,
measuring as such 1305 morgen, 108 square roods
(whereof the property hereby transferred forms a
portion) is subject to: —

The right in favour of the Rand Water Board to
build, erect and maintain a gauging weir and gaug-
ing instruments in and across the Kliprivier, together
with Ancillary Rights and obligations as will more
fully appear from Notarial Deed No. 191/1916
registered on the 7th September, 1916.

B. The former Remaining Extent of Portion called Beaconsfield of the said farm Waldrift No. 599, Registration Division I.Q., district Vereeniging, measuring as such 1219,6106 morgen (whereof the property hereby transferred forms a portion) is subject to the following: —

- (i) Notarial Deed of Lease No. 1079/1937-S registered on the 8th November, 1937, whereby Portion 11 of the said farm measuring 13,8923 morgen was leased to the Electricity Supply Commission in perpetuity, together with certain Ancillary Rights and obligations.
- (ii) Notarial Deed No. 1195/1938-S dated 7th June, 1938, whereby the right in perpetuity was granted to the Rand Water Board to convey and transmit water along a portion of the said property by means of pipelines laid and to be laid, together with certain ancillary rights and obligations as will more fully appear from the said Notarial Deed No. 1195/1938-S and as is indicated by the figure lettered xy on Diagram S.G. No. A.6572/55 annexed to the said Certificate of Registered Title No. 21339/1957.
- (iii) Notarial Deed No. 614/1941-S, whereby the right was granted to the Victoria Falls and Transvaal Power Company Limited to convey electricity over the said property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed No. 614/1941-S.

By virtue of Notarial Deed No. 177/1963-S dated the 28th November, 1962, and registered on the 28th February, 1963, the aforesaid Notarial Deed No. 614/1941-S has been varied as will more fully appear from the said Notarial Deed No. 177/1963-S.

- (iv) Notarial Deed No. 615/1941-S, whereby the right was granted to the Electricity Supply Commission to convey electricity over the said property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed No. 615/1941-S.

By virtue of Notarial Deed No. 177/1963-S dated the 28th November, 1962, and registered on the 28th February, 1963, the aforesaid Notarial Deed No. 615/1941-S has been varied as will more fully appear from the said Notarial Deed No. 177/1963-S."

6. Erwe vir Staats- en Ander Doeleindes.

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

- (a) Vir Staatsdoeleindes: —
 - (i) Algemeen: Erf No. 369.
 - (ii) Onderwys: Erf No. 116.
- (b) Vir munisipale doeleindes: —
 - (i) Algemeen: Erwe Nos. 8, 370, 376 en 551.
 - (ii) As park: Erwe Nos. 625 tot 631.
 - (iii) As transformatorterrein: Erwe Nos. 615 tot 624.

B. The former Remaining Extent of Portion called Beaconsfield of the said farm Waldrift No. 599, Registration Division I.Q., district Vereeniging, measuring as such 1219,6106 morgen (whereof the property hereby transferred forms a portion) is subject to the following: —

- (i) Notarial Deed of Lease No. 1079/1937-S registered on the 8th November, 1937, whereby Portion 11 of the said farm measuring 13,8923 morgen was leased to the Electricity Supply Commission in perpetuity, together with certain Ancillary Rights and obligations.
- (ii) Notarial Deed No. 1195/1938-S dated 7th June, 1938, whereby the right in perpetuity was granted to the Rand Water Board to convey and transmit water along a portion of the said property by means of pipelines laid and to be laid, together with certain ancillary rights and obligations as will more fully appear from the said Notarial Deed No. 1195/1938-S and as is indicated by the figure lettered xy on Diagram S.G. No. A.6572/55 annexed to the said Certificate of Registered Title No. 21339/1957.
- (iii) Notarial Deed No. 614/1941-S, whereby the right was granted to the Victoria Falls and Transvaal Power Company Limited to convey electricity over the said property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed No. 614/1941-S.

By virtue of Notarial Deed No. 177/1963-S dated the 28th November, 1962, and registered on the 28th February, 1963, the aforesaid Notarial Deed No. 614/1941-S has been varied as will more fully appear from the said Notarial Deed No. 177/1963-S.

- (iv) Notarial Deed No. 615/1941-S, whereby the right was granted to the Electricity Supply Commission to convey electricity over the said property together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed No. 615/1941-S.

By virtue of Notarial Deed No. 177/1963-S dated the 28th November, 1962, and registered on the 28th February, 1963, the aforesaid Notarial Deed No. 615/1941-S has been varied as will more fully appear from the said Notarial Deed No. 177/1963-S."

6. Erven for State and Other Purposes.

The following erven, as shown on the general plan, shall be transferred to the proper authorities by and at the expense of the township owner:

- (a) For State purposes: —
 - (i) General: Erf No. 369.
 - (ii) Educational: Erf No. 116.
- (b) For municipal purposes: —
 - (i) General: Erven Nos. 8, 370, 376 and 551.
 - (ii) Parks: Erven Nos. 625 to 631.
 - (iii) Transformer sites: Erven Nos. 615 to 624.

7. *Toegang.*

- (a) Ingang van Nasionale Pad No. T.1/20 tot die dorp en uitgang uit die dorp tot gemelde pad word beperk tot die aansluiting van die strate tussen Erwe Nos. 626 en 628 en tussen Erwe Nos. 628 en 630 met sodanige pad.
- (b) Die dorpseienaar moet ingevolge Regulasie 93 van die Padordonnansie, 22 van 1957, aan die Direkteur, Transvaalse Paaiedepartement 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangsen uitgangspunte genoem in (a) hierbo, vir sy goedkeuring voorlê. Die dorpseienaar moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunte op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

8. *Oprigting van Heining of Ander Fisiese Versperring.*

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

9. *Nakoming van Vereistes van die Beherende Gesag Betreffende Padreserwes.*

Die dorpseienaar moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel betreffende die nakoming van sy voorwaardes.

10. *Omheining van Ondermynde Gebiede.*

Die dorpseienaar moet op eie koste die ondermynde gebiede wat van die dorp uitgesluit is omhein tot bevrediging van die plaaslike bestuur, in oorleg met die Hoofinspekteur van Myne, Heidelberg.

11. *Nakoming van Voorwaardes.*

Die dorpseienaar moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpseienaar van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. *Erwe met Sekere Uitsonderings.*

Die erwe met uitsondering van: —

- (i) die erwe genoem in klousule A6 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

7. *Access.*

- (a) Ingress from National Road No. T.1/20 to the township and egress to the said road from the township shall be restricted to the junction of the streets between Erven Nos. 626 and 628 and between Erven Nos. 628 and 630 with the said road.
- (b) The township owner shall at its own expense submit to the Director, Transvaal Roads Department, in terms of Regulation 93 of the Roads Ordinance, 22 of 1957, a proper geometric design layout (scale 1:500) in respect of the ingress and egress points referred to in (a) above, for approval. The township owner shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress points at its own expense and to the satisfaction of the Director, Transvaal Roads Department.

8. *Erection of Fence or Other Physical Barrier.*

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

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

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

10. *Fencing of Undermined Areas.*

The township owner shall at its own expense fence off the undermined areas, which are excluded from the township to the satisfaction of the local authority, in consultation with the Chief Inspector of Mines, Heidelberg.

11. *Enforcement of Conditions.*

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

B. CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of:

- (i) The erven mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

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

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

2. Erwe Onderworpe aan Spesiale Voorwaardes.

Benewens die voorwaardes hierbo uiteengesit, is Erwe Nos. 1, 2, 3, 151, 187, 195, 211, 247, 248, 380, 427, 507, 568, 577, 581, 593, 597 en 599 aan die volgende voorwaarde onderworpe: —

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

3. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klousule A6 gemaak word of enige erf verkry soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 1493 12 September 1973

VEREENIGING-WYSIGINGSKEMA NO. 1/59.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Vereeniging-dorpsaanlegskema No. 1, 1956, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die Dorp Waldrif.

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

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

PB. 4-9-2-36-59

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965.

- (a) The erf is subject to a servitude, two metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within two metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose: Provided that any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works shall be made good by the local authority.

2. Erven Subject to Special Conditions.

In addition to the conditions set out above Erven Nos. 1, 2, 3, 151, 187, 195, 211, 247, 248, 380, 427, 507, 568, 577, 581, 593, 597 and 599 shall be subject to the following conditions: —

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

3. State and Municipal Erven.

Should any erf referred to in Clause A6 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof be registered in the name of any person other than the State or the local authority, such erf shall be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 1493 12 September, 1973

VEREENIGING AMENDMENT SCHEME NO. 1/59.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Vereeniging Town-planning Scheme No. 1, 1956, to conform with the conditions of establishment and the general plan of Waldrif Township.

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

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

PB. 4-9-2-36-59

Administrateurskennisgewing 1494 12 September 1973

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die Dorp Jackaroo Park tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3208

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR HELDERUS DEVELOPMENT COMPANY (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 153 VAN DIE PLAAS KROMDRAAI NO. 292-J.S., DISTRIK WITBANK, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die Dorp is Jackaroo Park.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.2166/73.

3. Strate.

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

4. Begiftiging.

- (a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp.

Sodanige begiftiging moet ooreenkomstig die bepalinge van artikel 74 van die bedoelde Ordonnansie betaal word.

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet 'n begiftiging vir onderwysdoeleindes aan die Direkteur, Transvaalse Onderwysdepartement betaal. Die bedrag van sodanige begiftiging moet gelykstaande wees met die grondwaarde van spesiale woongrond in die dorp, die grootte waarvan soos volg bepaal moet word:

Administrator's Notice 1494 12 September, 1973

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Jackaroo Park Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3208

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY HELDERUS DEVELOPMENT COMPANY (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 153 OF THE FARM KROMDRAAI NO. 292-J.S., DISTRICT WITBANK, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Jackaroo Park.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.2166/73.

3. Streets.

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

4. Endowment.

- (a) Payable to the local authority:

The township owner shall pay to the local authority as endowment a sum of money equal to 15% of the land value of erven in the township which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

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

- (b) Payable to the Transvaal Education Department:

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

(i) Ten opsigte van spesiale woonerwe:

Deur 48,08 m² met die getal spesiale woonerwe in die dorp te vermenigvuldig.

(ii) Ten opsigte van algemene woonerwe:

Deur 15,86 m² met die getal woonsteleenhede wat in die dorp opgerig kan word, te vermenigvuldig, en vir hierdie doel word elke woonsteleenheid geag 99,1 m² groot te wees.

Die waarde van die grond moet ingevolge die bepalings van artikel 74(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bepaal word en die begiftiging moet ingevolge die bepalings van artikel 73 van die gemelde Ordonnansie betaal word.

5. *Beskikking oor Bestaande Titellovoorwaardes.*

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

(a) die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:—

“Entitled in terms of Notarial Deed No. 224/1940-S registered on the 21st day of February, 1940, to a perpetual right-of-way 15,74 metres wide over the Remaining Extent of portion of the farm Kromdraai No. 292-J.S., district Witbank, measuring as such 0112,0430 (nought one one two comma nought four three nought) hectares, held under Deed of Transfer No. 13353/1926, dated the 8th December, 1926, as indicated on Diagram S.G. No. A.3123/39 annexed to the aforesaid Notarial Deed, such right-of-way to include the right to erect advertising boards on the servient tenement as set out in the said Notarial Deed.”

(b) Die volgende serwituut wat in 'n straat in die dorp val:—

“By virtue of Notarial Deed No. 1427/1958-S registered on the 29th December, 1958, the property hereby transferred is subject to a servitude of right-of-way in favour of the General Public, in extent 3 191 (three thousand one hundred and ninety one) square metres, as will more fully appear from the said Notarial Deed of Servitude.”

6. *Kanalisering van Donga.*

Die dorpseienaar moet op eie koste die donga laat kanaliseer tot voldoening van die plaaslike bestuur soos en wanneer hy deur die plaaslike bestuur versoek word om dit te doen.

7. *Verskuiwing van Kraglyne.*

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die Elektrisiteitsvoorsieningskommissie te verskuif, moet die koste daarvan deur die dorpseienaar gedra word.

8. *Erwe vir Munisipale Doeleindes.*

Die dorpseienaar moet op eie koste Erwe Nos. 196 tot 200 soos op die algemene plan aangewys, aan die plaaslike bestuur oordra as parke.

(i) In respect of special residential erven:

By multiplying 48,08 m² by the number of special residential erven in the township.

(ii) In respect of general residential erven:

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

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

5. *Disposal of Existing Conditions of Title.*

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

(a) the following rights which will not be passed on to the erven in the township:—

“Entitled in terms of Notarial Deed No. 224/1940-S registered on the 21st day of February, 1940, to a perpetual right-of-way 15,74 metres wide over the Remaining Extent of portion of the farm Kromdraai No. 292-J.S., district Witbank, measuring as such 0112,0430 (nought one one two comma nought four three nought) hectares, held under Deed of Transfer No. 13353/1926, dated the 8th December, 1926, as indicated on Diagram S.G. No. A.3123/39 annexed to the aforesaid Notarial Deed, such right-of-way to include the right to erect advertising boards on the servient tenement as set out in the said Notarial Deed.”

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

“By virtue of Notarial Deed No. 1427/1958-S registered on the 29th December, 1958, the property hereby transferred is subject to a servitude of right-of-way in favour of the General Public, in extent 3 191 (three thousand one hundred and ninety one) square metres, as will more fully appear from the said Notarial Deed of Servitude.”

6. *Canalising of Donga.*

The township owner shall at its own cost cause the donga to be canalised as and when required by and to the satisfaction of the local authority.

7. *Repositioning of Power Lines.*

Should it by reason of the establishment of the township become necessary to reposition the Electricity Supply Commission's power lines, the cost thereof shall be borne by the township owner.

8. *Land for Municipal Purposes.*

Erven Nos. 196 to 200 as shown on the general plan shall be transferred to the local authority by and at the expense of the township owner as parks.

9. *Nakoming van Voorwaardes.*

Die dorpseienaar moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpseienaar van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. *Die Erwe met Sekere Uitsonderings.*

Die erwe met uitsondering van:

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

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalinge van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

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

2. *Erwe Onderworpe aan Spesiale Voorwaardes.*

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

- (a) Erwe Nos. 15, 16, 23, 24, 36, 37, 74, 75, 87, 88, 107, 108, 157, 158, 171, 172, 182 en 183.

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

- (b) Erwe Nos. 52, 54, 60 en 71.

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

9. *Enforcement of Conditions.*

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

B. CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of:

- (i) The erven mentioned in Clause A8 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purposes subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. *Erven Subject to Special Conditions.*

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

- (a) Erven Nos. 15, 16, 23, 24, 36, 37, 74, 75, 87, 88, 107, 108, 157, 158, 171, 172, 182 and 183.

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

- (b) Erven Nos. 52, 54, 60 and 71.

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

3. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klousule A8 gemaak word of enige erf verkry soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 1495 12 September 1973

WITBANK-WYSIGINGSKEMA NO. 1/40.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Witbank-dorpsaanlegskema No. 1, 1948, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die Dorp Jackaroo Park.

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

Hierdie wysiging staan bekend as Witbank-wysigingskema No. 1/40.

PB. 4-9-2-39-40

Administrateurskennisgewing 1470 12 September 1973

MUNISIPALITEIT CARLETONVILLE: VERORDENINGE VIR DIE VERHUUR VAN SALE EN TOERUSTING: BURGERSENTRUM.

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

Woordomskrywing.

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

“huurder” iemand wat die aansoekvorm soos deur die Raad voorgeskryf, geteken het of die liggaam of organisasie namens wie sodanige aansoekvorm onderteken is;

“Raad” die Stadsraad van Carletonville en omvat die bestuurskomitee van daardie Raad of enige beampte deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

“saal” die saal of enige afdeling daarvan in die aansoekvorm by hierdie verordeninge voorgeskryf, genoem, en sluit alle geriewe wat nie deur hierdie verordeninge en die Bylae hierby uitgesluit is nie, in;

“opsigter” die persoon van tyd tot tyd deur die Raad aangestel om toesig oor die sale te hou.

Aansoek om Huur van Sale.

2.(1) Iedereen wat aansoek doen om 'n saal of enige

3. State and Municipal Erven.

Should any erf referred to in Clause A8 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof be registered in the name of any person other than the State or the local authority, such erf shall thereupon be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 1495 12 September, 1973

WITBANK AMENDMENT SCHEME NO. 1/40.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Witbank Town-planning Scheme No. 1, 1948, to conform with the conditions of establishment and the general plan of Jackaroo Park Township.

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

This amendment is known as Witbank Amendment Scheme No. 1/40.

PB. 4-9-2-39-40

Administrator's Notice 1470 12 September, 1973

CARLETONVILLE MUNICIPALITY: BY-LAWS FOR THE LETTING OF HALLS AND EQUIPMENT: CIVIC CENTRE.

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

Definitions.

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

“caretaker” means the person appointed by the Council from time to time to take care of the hall;

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

“hall” means the hall or any section thereof mentioned in the form of application prescribed in these by-laws and includes all facilities which are not excluded by these by-laws and the Schedule hereto;

“hirer” means the person who has signed the form of application prescribed by the Council, or the organisation on behalf of which the application form has been signed.

Application for Hire of Halls.

2.(1) Applicants for the hire of a hall or any of the

ander vertrek en geriewe te huur moet skriftelik by die Klerk van die Raad op die voorgeskrewe aansoekvorm aansoek doen en die vereiste ooreenkomstige onderteken met vermelding van die verlangde akkommodasie en die tydperk waarvoor dit benodig word.

(2) Die huur sluit die bewaarkamers, verhoog, dekor, kleedkamers, kaartjieskantoor, gewone beligting, sitplekke en gemakhuise in en wanneer die teater gehuur word, ook die vertrek onder die verhoog, en wanneer die banketsaal gehuur word vir etes, ook die gebruik van die kombuis met die elektriese stowe, yskaste en ander toebehore, maar sluit alle geriewe uit waarvoor tariewe spesiaal in die Bylae hierby voorgeskryf is.

(3) Die Raad behou hom die reg voor om te weier om die saal te verhuur asook om enige bespreking daarvan te kanselleer indien die verrigtinge nie deur die Raad goedgekeur word nie of as die saal vir doeleindes nodig is wat, na die mening van die Raad, voorkeur moet geniet, of vir die doeleindes van die Raad benodig word en in sodanige geval is geen vergoeding deur die Raad aan die huurder betaalbaar vir enige verlies wat hy weens sodanige kansellering ly nie. Huurgelde wat reeds betaal is, word egter terugbetaal.

Betaling van Gelde.

3.(1) Die gelde betaalbaar vir die gebruik van 'n saal of ander geriewe is dié wat in die Bylae hierby voorgeskryf is.

(2) Alle gelde vir die gebruik van saal of ander geriewe is betaalbaar wanneer die bespreking gedoen word, en behoudens die bepalinge van artikel 4, sluit dit die gebruikelike skoonmaak, beligting en sitplekakkommodasie in maar sluit nie die reg in om koeldrank, roomys, tabak, sigarette of enige ander goedere op die perseel te verkoop nie, behalwe in die geval van bazaars en kermisses.

(3) Geen akkommodasie word gereserveer of bespreek nie alvorens die voorgeskrewe aansoekvorm voltooi en dié huurgelde ten volle betaal is nie.

(4) Die huurder mag nie die saal of enige ander vertrek of geriewe gebruik voordat die vereiste gelde betaal is nie.

Spesiale Skoonmaakwerk en Betaling Daarvoor.

4. Indien die doel waarvoor die saal of enige ander vertrek of geriewe gehuur word na die mening van die Stadsklerk sodanig is dat spesiale skoonmaakwerk onderneem sal moet word, moet die huurder bo en behalwe die bedrag wat kragtens hierdie verordeninge betaalbaar is, sodanige bedrag betaal as wat na die mening van die Stadsklerk voldoende sal wees om die addisionele koste te dek.

Advertensies en Dekorاسies.

5.(1) Die huurder mag die funksie waarvoor die saal gehuur is nie in die openbaar aankondig of adverteer nie voordat die Raad hom in kennis gestel het dat die lokaal vir hom bespreek is.

(2) Geen aanplakbiljette, kennisgewings, dekorاسies, vlage of afbeeldings word op die perseel toegelaat nie behalwe met die voorafverkreë toestemming van die Raad en dan slegs op sodanige plekke wat die opsigter aanwys.

(3) Behalwe met die goedkeuring van die opsigter mag geen binnedekorاسies van enige aard, behalwe blom-

rooms or other conveniences shall apply in writing to the Clerk of the Council and complete the prescribed form of application and agreement, stating the accommodation required and the period for which it is required.

(2) The hiring shall include the use of the cloak-rooms, stage, scenery, dressingrooms, paybox, usual lighting, seating accommodation and toilets appurtenant to such hall and, when the theatre is hired, also the apartment underneath the stage and, when the banqueting hall is hired for a dinner, also the use of the kitchen with the electrical stoves, refrigerators and other accessories, but shall exclude all facilities for which special charges are prescribed in the Schedule hereto.

(3) The Council reserves the right to refuse to let a hall and also to cancel any booking thereof if the entertainment be not approved by the Council or if the hall is required for any purpose which, in the opinion of the Council, should take precedence, or if the hall is required by the Council, and in such case no compensation shall be payable by the Council to the hirer for any loss which the hirer may suffer by reason of such cancellation. Charges that have already been paid, shall, be refunded.

Payment of Charges.

3.(1) The charges payable for the use of a hall or other conveniences shall be those prescribed in the Schedule hereto.

(2) All charges for the use of the halls or other conveniences shall be payable at the time of application for reservation and shall include, subject to the provisions of section 4, the usual cleaning, lighting and seating accommodation, but shall not include the right to sell cool drinks, ice cream, tobacco, cigarettes or any other articles on the premises, except in the case of bazaars and fêtes.

(3) No accommodation shall be booked or reserved until the application form has been completed and the full charges for hire have been paid.

(4) The hirer shall not use the hall or any of the rooms or other conveniences before the required charges have been paid.

Special Cleansing and Payment Therefor.

4. Should the purpose for which the hall or any of the rooms or other conveniences are hired be such, in the opinion of the Town Clerk, as to require special cleansing work to be undertaken, the hirer shall deposit, over and above the amount payable in terms of these by-laws, such sum as the Town Clerk may deem sufficient to cover the additional expense.

Advertising and Decorations.

5.(1) The hirer shall not by means of a public announcement advertise a function for which a hall has been hired until he has been notified by the Council that a reservation has been made.

(2) No external posters, notices, decorations, flags, emblems or advertising on the premises shall be permitted without the sanction of the Council first having been obtained and then only in such places as the caretaker may direct.

(3) No internal decorations of any description other than floral decorations on the stage or tables shall be

me-dekorasies op die verhoog of tafels in die gehuurde akkommodasie aangebring word nie en geen spykers of skroewe mag in die mure of monterings of vloere geslaan of gedraai word nie en ook mag niks daaraan bevestig word nie.

Sondae en Openbare Vakansiedae.

6. Behalwe vir doeleindes van kerkdienste word geen saal op 'n Sondag, Gelofte-dag, Kersdag, Goeie Vrydag of Hemelvaartdag verhuur nie.

Toelating van Publiek en Verkoop van Kaartjies.

7. Die huurder is verantwoordelik vir alle reëlings in verband met die toelating van die publiek tot die saal, die verskaffing van plekaanwysers, polisie en sodanige ander personeel as wat nodig mag wees om die toegang van persone tot die saal en die verkoop van kaartjies te kontroleer.

Reg van Toegang Voorbehou.

8. Die Raad behou hom die reg voor vir enige gemagtigde beampte van die Raad om te eniger tyd die verhuurde saal of ander akkommodasie te betree ten einde vas te stel en te verseker dat alle voorwaardes vir die verhuur van die perseel nagekom word en geen verordening oortree word nie.

Dienste van Opsigter.

9. Die aanwesigheid van die opsigter by die saal of ander vertrekke is uitsluitlik om die belange van die Raad te beskerm en sy dienste is nie tot beskikking van die huurder nie hetsy vir voorbereiding of vir enige doel in verband met enige byeenkoms.

Reg van Verwydering.

10. Die opsigter het die reg om van die huurder te vereis om enige persoon wat onbetaamlik geklee is of wat in 'n beskonke toestand is of hom onbehoorlik of aanstootlik gedra en 'n steurnis veroorsaak, van die perseel te verwyder of te laat verwyder, en die huurder mag geen persoon wat in so 'n toestand verkeer toelaat om die gehuurde saal of ander akkommodasie binne te gaan nie.

Geskikte Skoëisel op Dansvloer.

11. By alle byeenkomste waar daar gedans word, mag niemand tot die dansvloer toegelaat word nie tensy hy geskikte aand- of dansskoene dra wat die vloer nie sal beskadig of verniel nie.

Meubels en Toerusting.

12. Geen meubels, breekware of enige ander artikel van watter aard ookal mag uit die sale wat die huurder gebruik verwyder of van die perseel geneem word nie tensy dit onder regstreekse toesig van en met die toestemming van die opsigter gedoen word.

Dekor en Toerusting.

13. Geen dekor, meubels, toerusting of gereëdschap wat na die mening van die opsigter van die gebou of vloere kan beskadig mag deur die huurder op die verhoog gebring word nie behalwe op sodanige voorwaarde as wat die opsigter mag bepaal.

permitted in the accommodation hired without the sanction of the caretaker, and no nails or screws shall be driven into the walls or fittings or floors nor any attachment made thereto.

Sundays and Public Holidays.

6. No hall shall, except for religious purposes, be let or used on any Sunday, Day of the Covenant, Christmas Day, Good Friday, or Ascension Day.

Admission of Public and Sale of Tickets.

7. The hirer shall be responsible for all arrangements in connection with the admission of the public to the hall, the provision of ushers, police and such staff as may be necessary to control the admission of persons to the hall and the sale of tickets.

Right of Entry Reserved.

8. The council reserves the right for any of its authorised officers to enter at all times the premises hired in order to ascertain and to ensure that all conditions for the hire of the premises are observed and that the by-laws are being complied with.

Services of Caretaker.

9. The attendance of the caretaker at the halls or other rooms shall be for attending to the Council's interests and his services shall not be at the hirer's disposal whether for preparation or any other purpose connected with any function.

Right of Removal.

10. The caretaker shall have the right to demand from the hirer to remove any person who is indecently clad or who is in a state of intoxication or who behaves in an unseemly or obnoxious manner thereby causing a nuisance and the hirer shall prevent the entry of the hired hall or other accommodation by such a person.

Suitable Footwear on Dance Floor.

11. At all functions where dancing takes place no person shall be admitted to the dancing floor unless wearing suitable evening or dancing shoes which will not injure or damage the floor.

Furniture and Equipment.

12. No furniture, crockery or any other article whatsoever shall be taken out of the hall or removed from the premises used by the hirer, except under the direct supervision of and with the permission of the caretaker.

Scenery and Furniture.

13. No scenery, furniture, fittings, appliances or equipment which could, in the opinion of the caretaker, damage the building or floors shall be brought onto the stage by the hirer except under such conditions as the caretaker may stipulate.

Onderverhuur.

14.(1) Die huurder het nie die reg om die huur van enige saal of geriewe aan 'n ander persoon of organisasie oor te dra of die geriewe onder te verhuur nie en behalwe met die voorafverkreë goedkeuring van die Stadsklerk mag hy die gehuurde akkommodasie ook nie gebruik vir enige ander doel as dié in die aansoekvorm aangedui nie.

(2) Die huurder is beperk tot die gebruik van die saal en geriewe in die aansoekvorm gespesifiseer en hy mag nie enige van die ander sale of geriewe gebruik nie.

Besonderhede moet Verstrek word.

15. Die huurder moet minstens 24 uur voor die aanvang van die funksie waarvoor hy die saal huur volledige besonderhede aan die opsigter verskaf van die sitplekakkommodasie of ander geriewe of toerusting, wat by die huur ingesluit is, wat vereis word sodat die opsigter die geriewe in gereedheid kan bring

Raad Lewer nie Addisionele Diens nie.

16. Behalwe soos in artikel 15 bepaal, lewer die Raad geen ander diens aan die huurder nie en word geen ander toerusting, arbeid of hulp beskikbaar gestel nie.

Geriewe vir Stoor- en Bêreplek.

17. Die Raad is nie verantwoordelik om stoor- of bêreplek waar die huurder, sy werknemers, besoekers, ondersteuners of agente hulle eiendom voor, tydens of na die vertoning kan berg nie, te verskaf nie.

Tydperke Waarvoor Saal Gehuur word.

18.(1) Die tydperke waarvoor 'n saal gehuur word is soos in die Bylae hierby aangetoon.

(2) Ondanks die bepalinge van subartikel (1), word die saal en ander geriewe wat gehuur is aan die huurder beskikbaar gestel minstens 4 uur voor die aanvang van die vertoning of funksie waarvoor die saal gehuur is ten einde die huurder geleentheid te bied om die saal en verhoog in gereedheid te bring: Met dien verstande dat indien etes voorberei moet word, die kombuis vanaf 8 vm. tot beskikking van die huurder gestel word.

(3) Geen saal of ander geriewe word vir langer as 7 agtereenvolgende dae aan dieselfde persoon of liggaam verhuur nie, behalwe met die voorafverkreë toestemming van die Raad.

Kleedkamers.

19. Die kleedkamers is onder die direkte toesig en sorg van die huurder wat sy eie helpers moet verskaf en wat aanspreeklik is vir enige fout of verlies wat mag plaasvind en die Raad aanvaar geen aanspreeklikheid vir enige verlies of skade aan die eiendom van die huurder of sy werknemers nie.

Klaviere.

20. Onder geen omstandighede mag die klaviere van die Raad uit die saal of van die verhoog waar dit geplaas is, verwyder word nie behalwe met die uitdruklike toestemming van die Stadsklerk of sy verteenwoordiger. Die Raad se vleuelklaviere mag nie vir bioskoopvertonings of danspartye gebruik word nie maar slegs vir funksies, konserte en byeenkomste van 'n opvoedkundige aard.

Sub-Letting.

14.(1) The hirer shall not have the right to sublet any hall or other conveniences to any other person or organisation and, except with the prior approval of the Town Clerk the accommodation so hired may not be used for any purpose other than that indicated on the application form.

(2) The hirer shall be limited to the use of the hall and conveniences as specified on the application form and may not use any of the other halls or conveniences.

Particulars to be Supplied.

15. The hirer shall at least 24 hours prior to the commencement of a function for which a hall has been hired, furnish particulars to the caretaker of the seating accommodation or other conveniences or equipment included in the hire, which is required to enable the caretaker to prepare the hall.

Council Provides No Additional Service.

16. Save as provided for in section 15, the Council shall not render any additional services to the hirer and no other equipment, labour or other assistance shall be available.

Storage Facilities.

17. The Council shall not be responsible to provide facilities for the storage of the equipment of the hirer, his employees, visitors, supporters or agents prior to, during or after a performance.

Periods for which Halls may be Hired.

18.(1) The periods for which a hall may be hired shall be as defined in the Schedule hereto.

(2) Notwithstanding the provisions of subsection (1), the hall and other conveniences hired by the hirer shall be available to the hirer at least 4 hours prior to the commencement of the performance or function to enable the hirer to prepare the hall and stage: Provided that the kitchen shall be available to the hirer from 8 a.m. if meals are to be prepared.

(3) Except with the prior approval of the Council no hall or other conveniences shall be leased to the same person or body of persons for any continuous period in excess of 7 days.

Cloakrooms.

19. The cloakrooms shall be in the care and custody of the hirer who shall provide his own attendants and be responsible for any mistake or loss that may occur and the Council shall under no circumstances be responsible or liable for any damage or loss to the property of the hirer or his employees.

Pianos.

20. Under no circumstances shall the Council's pianos be removed from the hall or stage where they have been placed without the express permission of the Town Clerk or his representative. The Council's grand pianos shall not be used in connection with bioscope entertainments or dances but only for functions, concerts and assemblies of an educational nature.

Uitstel van Besprekings.

21. 'n Huurder (hierna die eerste huurder genoem) kan 'n bespreking eenmaal uitstel sonder om sy huurgeld te verbeur mits minstens 48 uur voor die aanvang van die funksie waarvoor die saal bespreek is skriftelike kennis van sodanige uitstel aan die Klerk van die Raad gegee is en die uitstel nie langer as 30 dae is nie, en indien van die tweede bespreking nie gebruik gemaak word nie, word die huurgeld verbeur en moet die saal opnuut bespreek word: Met dien verstande dat, indien van die tweede bespreking nie gebruik gemaak word nie en die saal op die datum van die tweede bespreking aan 'n ander huurder verhuur word, terugbetaling van die huurgeld aan die eerste huurder gemaak word tot 'n bedrag wat nie meer is as die bedrag waarvoor die saal aan 'n ander huurder verhuur is nie.

Tyd vir Skoonmaak.

22.(1) Die huurder moet toesien dat die saal behoorlik skoongemaak word voor 9 vm. van die dag wat volg op die dag wat hy die saal gehuur het en moet toesien dat alles wat nie die eiendom van die Raad is nie uit die geboue verwyder word en die saal in dieselfde toestand gelaat word as waarin hy dit ontvang het.

(2) Waar eetgerei of breekgoed deur die Raad verskaf word moet die huurder sy eie bediendes verskaf vir die opwas van sodanige breekgoed of eetgerei en sodanige huurder moet toesien dat die breekgoed of eetgerei in 'n skoon en bevredigende toestand voor 9 vm. op die volgende dag terugbesorg word en moet vir alle beskadigde en vermiste artikels betaal.

(3) Indien die huurder versuim om aan die vereistes van subartikels (1) en (2) te voldoen, kan die opsigter self alle artikels wat nie die eiendom van die Raad is nie uit die gehuurde perseel verwyder op risiko van die huurder en die perseel, breekgoed of eetgerei behoorlik laat skoonmaak op koste van die huurder.

Elektriese Beligting, Kooktoestelle en Eetware.

23.(1) Alle elektriese beligting en toestelle in die geboue is onder beheer van die opsigter of ander gemagtigde beampte deur die Raad aangestel en, behoudens die bepalings van artikel 24, mag geen ander stowe, kook-, verwarmings- of beligtingstoestelle gebruik word nie, uitgesonderd dié wat deur die Raad verskaf is.

(2) Die opberging of voorbereiding van voedsel of eetware en die plaas van kook- of voedselbereidingsgereedskap in enige ander saal behalwe die kombuis is ten strengste verbode.

Onbeskermdde Ligte en Flitsligte — Teenwoordigheid van Brandweermanne.

24. Geen onbeskermdde ligte, flitsligte of addisionele elektriese beligting van enige aard mag sonder die goedkeuring van die Stadsklerk soos in artikel 23 bepaal en na verwysing na die elektrotegniese ingenieur, gebruik word nie. Indien sodanige goedkeuring verleen word, moet 'n brandweerman teenwoordig wees tydens die vertoning of funksie en moet die huurder die vordering vir die teenwoordigheid van sodanige brandweerman soos in die Bylae hierby gespesifiseer, betaal.

Spesiale Reëlings.

25.(1) Indien, volgens die mening van die Stadsklerk of sy gemagtigde, dit raadsaam geag word dat lede van

Postponement of Reservations.

21. A hirer (hereinafter referred to as the first hirer) shall be permitted to postpone a reservation on one occasion without forfeiting his rental, provided at least 48 hours prior notice has been given to the Clerk of the Council of such postponement and such period of postponement is not in excess of 30 days, but should he not make use of the second reservation, such rental shall be forfeited to the Council and the hall shall be reserved *de novo*: Provided that if no use is made of the second reservation and the hall is let to any hirer for the date of the second reservation, a refund of rental shall be made to the first hirer to an amount not exceeding the amount for which the hall has been let to the other hirer.

Time Allowed for Cleaning Up.

22.(1) The hirer shall ensure that the hall is properly cleaned before 9 a.m. of the day following the expiry of the hire of the hall and shall ensure that all articles not belonging to the Council are removed from the building and to leave the hall and other conveniences in the same condition in which they were found.

(2) If crockery or cutlery is provided by the Council, the hirer shall supply his own servants for the washing of such crockery or cutlery and ensure that the crockery or cutlery is returned before 9 a.m. on the following day in a clean and satisfactory condition, and pay for all damaged and missing articles.

(3) Should the hirer fail to comply with the provisions of sub-sections (1) and (2), the caretaker shall have the right to remove at the risk of the hirer such articles not belonging to the Council and to have the premises, crockery or cutlery properly cleaned at the expense of the hirer.

Electrical Lighting, Cooking Appliances and Foodstuffs.

23.(1) All electrical lighting and appliances in the buildings shall be controlled by the caretaker or other authorised officer appointed by the Council and, subject to the provisions of section 24, no stoves, cooking, heating or lighting apparatus other than those supplied by the Council, may be used.

(2) The preparation or storage of foodstuffs and the placing of cooking utensils in any room other than the kitchen is prohibited.

Naked Lights and Flashlights, Attendance of Firemen.

24. No naked lights, flashlights or additional electric lighting of any description shall be used without the sanction of the Town Clerk as prescribed in section 23 after reference to the electrical engineer. Should such permission be granted, a fireman shall be in attendance during the performance or function and the hirer shall pay the charge specified in the Schedule hereto for the attendance of such fireman.

Special Arrangements.

25.(1) Where, in the opinion of the Town Clerk or his representative, the nature or gathering of a function for

die polisiemag die funksie waarvoor die saal gehuur is, bywoon, moet die huurder op sy koste reëlings vir die teenwoordigheid van polisiebeamptes tref.

(2) Die Stadsklerk kan na goeëdunke te enige tyd van 'n huurder verlang om die gehuurde perseel by 'n maatskappy wat deur die Raad goedgekeur is, te verseker teen verlies of skade deur brand tydens of as gevolg van enige byeenkoms waarvoor dit verhuur word.

Sale en Ander Vertreke mag nie te Vol Wees nie.

26.(1) Die saal of ander vertrek word aan die huurder verhuur onder die uitdruklike voorwaarde dat daar nie 'n oormatige gedrang daarin mag wees nie en dat die aantal persone wat in die saal of enige ander vertrek toegelaat word, beperk moet wees tot die beskikbare sitplek-akkommodasie.

(2) Persone word nie toegelaat om in die gange, paadjies of deuropeninge van die saal of enige ander vertrek saam te dring nie.

(3) Sodra die beskikbare sitplekakkommodasie opgeneem is, moet die huurder die toegang van enige persoon verbied ten einde te verhoed dat sodanige sitplekruimte oorskry word.

Gelyktydige Verhuur van Sale.

27. Die Raad behou hom die reg voor om aan meer as een persoon of organisasie verskillende sale vir gelyktydige gebruik te verhuur. In so 'n geval is die huurders verplig om latrines en ander geriewe in die gebou gesamentlik te gebruik en die onderskeie huurders is verplig om sulke geriewe op sodanige wyse te gebruik of toelaat dat dit gebruik word dat inbreuk nie gemaak word op die gebruik daarvan deur die ander huurders nie en is voorts gesamentlik en afsonderlik aanspreklik vir enige skade aan sodanige geriewe.

Verkoop van Verversings.

28.(1) Behalwe in daardie gevalle waar die verkoop en verskaffing van verversings of eetware 'n integrale deel uitmaak van die funksie waarvoor die saal gehuur word, behou die Raad hom die reg voor om die akkommodasie en die reg om verversings te verkoop toe te sê aan sodanige organisasie of persone as wat die Raad goedgekeur.

(2) Enige organisasie of persone wat van die geriewe vir die verskaffing van verversings gebruik wil maak moet op die voorgeskrewe vorm daarvoor aansoek doen en die geld soos in die Bylae hierby voorgeskryf, betaal.

(3) Verkoop van bedwelmende drank tydens 'n funksie kan alleen deur 'n houder van 'n dranklisensie behartig word.

Kopiereg ten Opsigte van Musikale of Ander Werke.

29.(1) Die verhuring van akkommodasie kragtens hierdie verordeninge word nie geag 'n verlening van enige toestemming deur die Raad te wees tot die uitvoering of vertoning van enige musiek- of ander werk nie sonder die toestemming van die eienaar van die kopiereg daarvan in enige vorm met inbegrip van die reg van uitvoering.

(2) Die huurder vrywaar die Raad en stel hom skadeloos van en teen enige vordering vir 'n geregtelike bevel, vir skadevergoeding of andersins en vir koste, met inbegrip van koste tussen prokureur en kliënt, wat teen

which a hall has been hired renders the presence of a member or members of the police desirable, the hirer shall at his own cost arrange for such attendance.

(2) The Town Clerk may in his discretion at any time require the hirer to insure the premises hired against loss or damage by fire during or as a result of any function for which it is hired, with a company approved by the Council.

No Overcrowding of Hall and Other Rooms.

26.(1) The hall or other room shall be let to the hirer on the distinct understanding that no overcrowding thereof shall take place and that the number of persons allowed in the hall or any room shall be limited to the seating accommodation available.

(2) No persons shall be allowed to congregate in the passages, aisles or doorways of the hall or any other room.

(3) When the available seating accommodation has been occupied the hirer shall prevent the admittance of any person in excess of such seating capacity.

Letting of Halls Simultaneously.

27. The Council reserves the right to let different halls to more than one person or organisation for simultaneous use. In such an event it shall be required from the hirers to use toilets and other conveniences in the building jointly and the different hirers shall use or permit the use of such conveniences in such a manner as not to infringe on the use thereof by the other hirers and shall further be jointly and severally liable for any damages to such conveniences.

Sale of Refreshments.

28.(1) Except in such cases where the supply and sale of refreshments or foodstuffs forms an integral part of the function for which a hall has been hired, the Council reserves the right to allocate accommodation to and permit the sale of refreshments by such organisation or persons approved by the Council.

(2) Any organisation or person desiring to use conveniences for the supply of refreshments shall apply on the prescribed application form and pay the charges as prescribed in the Schedule hereto.

(3) The sale of intoxicating liquor during a function shall be permissible only under direct control of a holder of a liquor licence.

Copyright in Respect of Musical or Other Work.

29.(1) The letting of accommodation in terms of these by-laws shall not be deemed to convey any sanction by the Council for the performance or exhibition of any musical or other work without the consent of the owner of the copyright thereof in any form, including the performing right.

(2) The hirer shall indemnify and hold harmless the Council from and against any claim for an injunction, damages or otherwise and for costs, including costs between attorney and client, that may be made against

die Raad ingestel mag word weens enige oortreding deur die huurder en deur enige agent, werknemer, kaartjies-agent of bediende van die huurder tydens die gebruik van die saal, waardeur afbreuk gedoen word aan die kopiereg, in enige vorm, van enige persoon of maatskappy en vir die hou van enige uitvoering, werk of handeling daarin (met inbegrip van buite-reklame en uitsaai).

Bioskoopvertonings.

30.(1) Ingeval enigeen van die vertrekke vir 'n bioskoop of kinematograafvertoning bespreek is, moet die huurder voldoen aan die voorwaardes van die Raad se verordeninge betreffende sodanige vertonings, en indien, na die mening van die Raad, enige vertoning vir openbare uitvoering ongeskik geag word, het die Raad die reg om enige herhalings van sodanige uitvoerings te verbied, of om die ooreenkoms met die huurder te kanselleer, soos die Raad goeë dink, en die huurder moet hom aan sodanige beslissing hou en is tot geen skadevergoeding geregtig uit hoofde van die Raad se optrede nie.

(2) Die Raad het die reg om, alvorens enige prent, uitvoering of rolprent aan die publiek vertoon word, 'n private besigtiging van sodanige prent, uitvoering of rolprent te eis, wat vir alle Raadslede toeganklik is, en ingeval sodanige eis gestel word, mag die huurder nie toelaat dat sodanige prent, uitvoering of rolprent aan die publiek gewys of vertoon word nie, tensy en totdat sodanige private besigtiging aldus gegee en die Raad daarna skriftelik sy toestemming tot die publieke vertoning van sodanige prent, uitvoering of rolprent gegee het.

(3) 'n Skriftelike eis deur die Stadsklerk onderteken, word geag 'n eis van die Raad binne die bedoeling van hierdie artikel te wees.

Verantwoordelikheid van Huurder vir Skade.

31.(1) Die huurder is aanspreeklik vir enige verlies, breekskade of ander skade van welke aard ook al wat aan die sale, vertrekke, toebehore, ameublement, uitrusting of aan die gehuurde lokaal of enige deel van die geboue gedurende die tydperk waarvoor die lokaal gehuur is berokken word. As die huurder bevind dat enige van die voormelde artikels van meubels en toebehore, of ander eiendom, gebrekkig is, dan moet hy die opsigter daarop attent maak voordat hy dit gebruik; by gebreke hiervan word daar geag dit alles in goeie orde is.

(2) Die Raad is onder geen omstandighede verantwoordelik of aanspreeklik nie ten opsigte van —

- (a) enige skade of verlies wat deur enigiemand gelyk word as gevolg van enige defek in die elektriese installasie of as gevolg van enige tekortkoming in of onderbreking van die kragtoevoer na die saal;
- (b) enige skade of verlies aan enige eiendom, artikels of dinge of wat ook al wat die huurder of enigiemand op die perseel plaas of laat vir sy gebruik of doel, of enige besering van enige persoon of beskadiging of verlies van die kiere van sodanige persoon wat die perseel betree of gebruik maak van die toerusting of gehuurde persele nie en, deur ondertekening van die aansoekvorm, vrywaar die huurder die Raad ten opsigte van enige eis wat enige persoon of persone op watter grond ook al instel;
- (c) enige verlies aan die huurder as gevolg van 'n onderbreking of gebrek in die masjinerie, toestelle of uitrusting vir die verligting van die gehuurde perseel, of van enige ander masjinerie, toestelle of uitrusting, hoe ook al veroorsaak.

it by reason of any infringement by the hirer and any agent, employee, booking agent or servant of the hirer whilst using the hall, of the copyright in any form of any person or company and in the conduct (including external advertisement and broadcasting) of any performance, work or act therein.

Bioscope Performances.

30.(1) In the event of any of the apartments being engaged for a bioscope or cinematograph performance, the hirer shall comply with the terms of the by-laws of the Council relating to such performances, and if in the opinion of the Council any performance shall be considered to be undesirable for public exhibition, the Council shall have the right to forbid the repetition of such performance or to cancel the agreement with the hirer, as the Council may deem fit, and the hirer shall abide by such decision and shall not be entitled to any compensation by reason of the Council's action.

(2) The Council shall have the right, before any picture, performance or film is shown to the public, to demand a private view, open to all Councillors, of such picture, performance or film and in the event of such demand being made, the hirer shall not permit such picture, performance or film to be shown or exhibited to the public unless and until such private view has been so given and the Council has thereafter notified in writing its assent to the public exhibition of such picture, performance or film.

(3) A demand in writing signed by the Town Clerk shall be deemed to be a demand of the Council within the meaning of this section.

Responsibility of Hirer for Damage.

31.(1) The hirer shall be liable for any damage or loss of any description to the hall, rooms, furniture, fittings or any other property of the Council that may have occurred during the period of hiring. Should any of the abovementioned articles of furniture and fittings or other property be found defective by the hirer, the fact shall be specially pointed out to the caretaker before the use thereof; failing which everything shall be considered to have been in proper order.

(2) Under no circumstances shall the Council be responsible or liable for —

- (a) any damage or loss sustained by any person owing to any defect in the electrical installation or owing to any insufficiency or interruption of the power supply to the hall;
- (b) any damage or loss of any property, articles or goods of whatsoever nature which the hirer or anyone else brings or leaves on the premises for his use or purposes, or any injury to any person or damage to or loss of the clothing of such person catering the premises or making use of the equipment of the hired premises and the hirer by signing the form of application, indemnifies the Council in respect of any claim which any person or persons may institute against the Council on any ground whatsoever;
- (c) any loss suffered by the hirer as a result of any failure or defect in the machinery, appliances or equipment for the lighting of the hired premises or of any other machinery, appliances or equipment howsoever caused.

(3) Die Klerk van die Raad kan na goeëdunke vereis dat die huurder vooraf 'n deposito of bankwaarborg van hoogstens R250 verskaf om enige skade of verlies wat berokken mag word te dek en enige skade word van sodanige deposito verhaal. Indien die skade meer bedra as die bedrag van die deposito is die huurder vir sodanige oorskryding aanspreeklik.

(4) Die opsigter en die huurder of sy benoemde moet onmiddellik na afloop van die funksie die saal en ander vertrekke wat gehuur was inspekteer om vas te stel wat beskadig is.

Rook in Sale.

32. Niemand mag in enige saal of vertrek rook nie wanneer 'n kennisgewing wat rook verbied daarin aangebring is.

Nakoming van Verordeninge.

33.(1) Die huurder is verplig om toe te sien dat enige wet of ordonnansie, insluitende enige munisipale verordeninge wat betrekking het op die verhuur van die akkommodasie aan hom of die beheer van die byeenkoms, vermaaklikheid of uitvoering, oortree word nie.

(2) Ingeval enigeen van die bepalings van hierdie verordeninge nie nagekom word nie, besit die Stadsklerk of sy genomineerde die bevoegdheid om te eniger tyd die huur van die saal te kanselleer en geen vergoeding is deur die Raad aan die huurder betaalbaar vir enige verlies wat hy weens sodanige kansellering ly nie.

(3) The Clerk of the Council may, in his discretion, require the hirer beforehand to make a deposit of or to provide a banker's guarantee for an amount not exceeding R250 to cover any possible damage or loss; such damages or losses to be recovered from the deposit. Should the damage exceed the amount of the guarantee the hirer shall be liable for such excess.

(4) After every function the hall and other rooms hired are to be inspected by the caretaker and the hirer or his nominee, for assessing any damage that may have occurred.

Smoking in Halls.

32. No person shall smoke in any hall or apartment wherein a notice prohibiting smoking is displayed.

Observance of Laws and By-laws.

33.(1) The hirer shall observe all provisions of any law or Ordinance including any municipal by-laws relating to the conduct of the function, entertainment or performance for which any of the premises are let to him and shall not permit or countenance any breach thereof.

(2) Should any of the provisions of these by-laws not be complied with, the Town Clerk or his nominee shall be entitled at any time to cancel the letting of the hall and no compensation shall be payable by the Council to the hirer for any loss which he may sustain by reason of such cancellation.

BYLAE
STADSRAAD VAN CARLETONVILLE.
VERHUUR VAN SALE: BURGERSENTRUM.
DEEL I: HUURGELDE BETAALBAAR.

FUNKSIES	Banketsaal Alleen			Banketsaal met Dansaal			Vergadersaal (Suidvleuel)			Gehoorsaal		
	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.
1. <i>Huurgelde betaalbaar per uur of gedeelte daarvan, uitgesonderd soos in subitem (3) bepaal.</i>	R	R	R	R	R	R	R	R	R	R	R	R
(1) Alle funksies waarvoor geen toegangselde gehef word nie, geen kollektes of bydraes opgeneem word of waarop geen artikels of goedere te koop aangebied word nie, insluitende kerkdienste en aanbiedinge deur TRUK.	4,00	6,00	8,00	6,00	8,00	10,00	1,00	2,00	3,00	6,00	8,00	10,00
(2) Alle funksies waarvoor toegangselde gehef word, kollektes of bydraes opgeneem word of waarop goedere of artikels te koop aangebied word, behalwe kerkdienste en ander funksies elders in hierdie tariewe genoem.	8,00	10,00	12,00	10,00	12,00	14,00	2,00	4,00	6,00	10,00	12,00	14,00
(3) <i>Repetisies: 'n Vaste heffing per repetisie.</i>	2,00	3,00	—	3,00	4,00	—	1,00	2,00	—	6,00	8,00	—
(4) <i>Minimum Huurtydperk:</i> Die minimum tydperk waarvoor 'n saal bespreek kan word, is drie agtereenvolgende ure, behalwe in die geval van Kerk- en Sondagsskooldienste.												

FUNKSIES	Banketsaal Alleen			Banketsaal met Dansaal			Vergadersaal (Suidvleuel)			Gehoorsaal		
	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.
(5) <i>Bykomende Heffings:</i> Vir alle funksies wat op 'n openbare vakansiedag gehou word is 'n bykomende heffing van 50% van die toepaslike tariewe betaalbaar.	R	R	R	R	R	R	R	R	R	R	R	R
2. <i>Huurgelde betaalbaar per geleentheid, of per dag wanneer die gebruik oor langer as een dag strek:</i>												
(1) Alle funksies, vergaderings, byeenkomste of onthale deur plaaslike verenigings of organisasies, asook die Burgemeester of Burgemeestersvrou: Slegs van toepassing op vergadersaal (Suidvleuel) ...	—	—	—	—	—	—	2,00					
(2) Alle aanbiedinge deur plaaslike verenigings of organisasies tot bevordering van die kunste of van 'n opvoedkundige aard, asook aanbiedinge deur die Burgemeester of Burgemeestersvrou: Slegs van toepassing op Banketsaal en Gehoorsaal:												
(a) Banketsaal	9,00											
(b) Gehoorsaal ...	—	—	—	—	—	—	—	—	—	12,00		

SCHEDULE.
TOWN COUNCIL OF CARLETONVILLE
LEASE OF HALLS: CIVIC CENTRE.
PART I. RENTALS PAYABLE.

FUNCTIONS	Banquet Hall Only			Banquet Hall with Dance Hall			Conference Hall (Southern Wing)			Theatre		
	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.
1. <i>Rentals payable per hour or part thereof, except as provided in subitem (3).</i>	R	R	R	R	R	R	R	R	R	R	R	R
(1) All functions for which no admittance is charged, no collections or contributions are received or where no articles or goods are offered for sale inclusive of church services and PACT presentations.	4,00	6,00	8,00	6,00	8,00	10,00	1,00	2,00	3,00	6,00	8,00	10,00
(2) All functions for which admission is charged, collections or contributions received or where goods or articles are offered for sale, excluding church services or other functions mentioned elsewhere in these tariffs.	8,00	10,00	12,00	10,00	12,00	14,00	2,00	4,00	6,00	10,00	12,00	14,00
(3) Repetitions: A fixed charge per repetition tion	2,00	3,00	—	3,00	4,00	—	1,00	2,00	—	6,00	8,00	—
(4) <i>Minimum period of lease.</i> The minimum period for which a hall may be reserved is three consecutive hours except in the case of Church and Sunday School services.												

	Banquet Hall Only			Banquet Hall with Dance Hall			Conference Hall (Southern Wing)			Theatre		
	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.	Between Hours 6 a.m. and 6 p.m.	Between Hours 6 p.m. and Midnight	Between Hours Midnight and 6 a.m.
(5) <i>Additional Charges.</i> For all functions held on a public holiday an additional charge of 50% of the applicable tariffs shall be payable.	R	R	R	R	R	R	R	R	R	R	R	R
2. <i>Rentals payable per occasion, or per day when the use covers more than one day.</i>												
(1) All functions, meetings, gatherings or receptions by local associations or organisations as well as the Mayor or Mayoress: Applicable only to conference hall (Southern Wing):	—	—	—	—	—	—	2,00					
(2) All performances by local associations or organisations for promoting arts or of an educational nature as well as presentations by the Mayor or Mayoress: Applicable only to Banquet Hall and Theatre:—												
(a) Banquet Hall	9,00											
(b) Theatre	—	—	—	—	—	—	—	—	—	12,00		

DEEL II.

GELDE VIR DIE HUUR VAN TAFELGEREEDSKAP, BREEKGOED EN/OF ANDER TOERUSTING.

ITEM	Huurgeld (Elk)	Tarief vir Skoonmaak (Elk)	Bedrag Betaalbaar vir Verlies of Beskadiging (Elk)
1. Borde — Sop	1c	1c	50c
2. Borde — Vis	1c	1c	40c
3. Borde — Groot	1c	1c	50c
4. Borde — Klein	1c	1c	25c
5. Lepels — Sop	1c	1c	25c
6. Lepels — Eet	1c	1c	25c
7. Lepels — Tee	1c	1c	15c
8. Messe — Groot	1c	1c	45c
9. Messe — Klein	1c	1c	45c
10. Messe — Vis	1c	1c	25c
11. Vurke — Groot	1c	1c	25c
12. Vurke — Klein	1c	1c	25c
13. Vurke — Vis	1c	1c	25c
14. Vurke — Koek	1c	1c	15c
15. Bakkies — Nagereg ...	1c	1c	25c
16. Koppies met Pierings ...	1c	1c	40c
17. Vleisborde	2c	1c	85c
18. Opskepbakke/Slaaibakke	3c	1c	R1,25
19. Melkbekers	1c	1c	50c
20. Suikerpotte	1c	1c	30c
21. Botterbordjies	1c	1c	15c
22. Souskomme met Pierings	2c	1c	85c
23. Teepotte	50c	1c	R3,50
24. Skinkborde	—	—	R3,65
25. Sout- en Peperpotjies ...	—	—	5c
26. Asbakkies	—	—	10c
27. Waterbekers	—	—	40c
28. Waterglase	1c	1c	5c
29. Bierglase	1c	1c	15c
30. Brandewynglase	1c	1c	10c
31. Whiskyglase	1c	1c	20c
32. Sjampanjeglase	1c	1c	25c
33. Likeurglase	1c	1c	20c
34. Wynglase	1c	1c	20c
35. Tafeldoeke — Groot ...	10c	—	R5,00
36. Tafeldoeke — Klein ...	10c	—	R4,00
37. Klavier of Orrel	R7,00	—	—

DEEL III: GELDE VIR DIENSTE.

Vir die bywoning van 'n brandweerman ingevolge artikel 24, per brandweerman, per uur of gedeelte daarvan: R5.

PART II.

CHARGES FOR THE HIRE OF CUTLERY, CROCKERY OR OTHER EQUIPMENT.

ITEM	Rental (Each)	Tariff for Cleaning (Each)	Amount Payable for Loss or Damaging (Each)
1. Plates — Soup	1c	1c	50c
2. Plates — Fish	1c	1c	40c
3. Plates — Dinner	1c	1c	50c
4. Plates — Small	1c	1c	25c
5. Spoons — Soup	1c	1c	25c
6. Spoons — Dinner	1c	1c	25c
7. Spoons — Tea	1c	1c	15c
8. Knives — Dinner	1c	1c	45c
9. Knives — Butter	1c	1c	45c
10. Knives — Fish	1c	1c	25c
11. Forks — Dinner	1c	1c	25c
12. Forks — Dessert	1c	1c	25c
13. Forks — Fish	1c	1c	25c
14. Forks — Cake	1c	1c	15c
15. Bowls — Dessert	1c	1c	25c
16. Cups with Saucers	1c	1c	40c
17. Meat Platters	2c	1c	85c
18. Serving Bowls / Salad Bowls	3c	1c	R1,25
19. Milk Jugs	1c	1c	50c
20. Sugar Bowls	1c	1c	30c
21. Butter Dishes	1c	1c	15c
22. Gravy Boats with Saucers	2c	1c	85c
23. Teapots	50c	1c	R3,50
24. Serving Trays	—	—	R3,65
25. Salt and Pepper Shakers	—	—	5c
26. Ash Trays	—	—	10c
27. Water Jugs	—	—	40c
28. Water Glasses	1c	1c	5c
29. Beer Glasses	1c	1c	15c
30. Brandy Glasses	1c	1c	10c
31. Whisky Glasses	1c	1c	20c
32. Champagne Glasses ...	1c	1c	25c
33. Liqueur Glasses	1c	1c	20c
34. Wine Glasses	1c	1c	20c
35. Table Cloths — Large ...	10c	—	R5,00
36. Table Cloths — Small ...	10c	—	R4,00
37. Piano or Organ	R7,00	—	—

PART III: CHARGES FOR SERVICES.

For the attendance of a fireman in terms of section 24, per fireman, per hour or part thereof: R5.

BESONDERHEDE VAN ITEMS VERLANG.

ITEMS	Aangevra en Ontvang			Terug Ontvang in goeie Toestand	Items deur Stadsraad Skoongemaak			Items Tekort of Beskadig		
	Aantal Items	Huur per Item	Bedrag		Aantal Items	Prys per Item	Bedrag	Aantal Items	Tarief per Item	Bedrag
1. Borde — sop		1c				1c			50c	
2. Borde — vis		1c				1c			40c	
3. Borde — groot		1c				1c			50c	
4. Borde — klein		1c				1c			25c	
5. Lepels — sop		1c				1c			25c	
6. Lepels — eet		1c				1c			25c	
7. Lepels — tee		1c				1c			15c	
8. Messe — groot		1c				1c			45c	
9. Messe — klein		1c				1c			45c	
10. Messe — vis		1c				1c			25c	
11. Vurke — groot		1c				1c			25c	
12. Vurke — klein		1c				1c			25c	
13. Vurke — vis		1c				1c			25c	
14. Vurke — koek		1c				1c			15c	
15. Bakkies — nagereg ...		1c				1c			25c	
16. Koppies met pierings ...		1c				1c			40c	
17. Vleisborde		2c				1c			85c	
18. Opskepbakke / Slaai- bakke		3c				1c			R1,25	
19. Melkbekers		1c				1c			50c	
20. Suikerpotte		1c				1c			30c	
21. Bottërbordjies		1c				1c			15c	
22. Souskomme met pierings		2c				1c			85c	
23. Teepotte		50c				1c			R3,50	
24. Skinkborde		—				—			R3,65	
25. Sout- en Peperpotjies ...		—				—			5c	
26. Asbakkies		—				—			10c	
27. Waterbekers		—				—			40c	
28. Waterglase		1c				1c			5c	
29. Bierglase		1c				1c			15c	
30. Brandewynglase		1c				1c			10c	
31. Whiskyglase		1c				1c			20c	
32. Sjampanjeglase		1c				1c			25c	
33. Likeurglase		1c				1c			20c	
34. Wynglase		1c				1c			20c	
35. Tafeldoeke — groot ...		10c				—			R5,00	
36. Tafeldoeke — klein ...		10c				—			R4,00	
37. Klavier of orrel		R7,00				—			—	
Totaal										
Deposito										
Bedrag betaalbaar			R				R			R

Bostaande in goeie toestand oorhandig.	Bostaande in goeie toestand oorhandig.	Bostaande items deur Stadsraad te word.	Bostaande items tekort of beskadig ontvang.
Opsigter.	Huurder.	Opsigter.	Opsigter.
Datum:.....	Datum:.....	Datum:.....	Datum:.....
Bostaande in goeie toestand ontvang.	Bostaande in goeie toestand ontvang.	Datum:.....	Bostaande items te min of beskadig terugbesorg.
Huurder.	Opsigter.	Huurder.	Huurder.
Datum:.....	Datum:.....	Datum:.....	Datum:.....

PARTICULARS OF ITEMS REQUIRED.

ITEMS	Applied for and Received			Recei-ved back in good con-dition	Items Cleaned by Council			Items short or Damaged		
	Num-ber of Items	Rent per Item	Amount		Num-ber of Items	Price per Item	Amount	Num-ber of Items	Tariff per Item	Amount
1. Plates — Soup		1c				1c			50c	
2. Plates — Fish		1c				1c			40c	
3. Plates — Dinner		1c				1c			50c	
4. Plates — Small		1c				1c			25c	
5. Spoons — Soup		1c				1c			25c	
6. Spoons — Dessert		1c				1c			25c	
7. Spoons — Tea		1c				1c			15c	
8. Knives — Dinner		1c				1c			45c	
9. Knives — Butter		1c				1c			45c	
10. Knives — Fish		1c				1c			25c	
11. Forks — Dinner		1c				1c			25c	
12. Forks — Dessert		1c				1c			25c	
13. Forks — Fish		1c				1c			25c	
14. Forks — Cake		1c				1c			15c	
15. Bowls — Dessert		1c				1c			25c	
16. Cups with Saucers		1c				1c			40c	
17. Meat Platters		2c				1c			85c	
18. Serving / Salad Bowls		3c				1c			1,25	
19. Milk Jugs		1c				1c			50c	
20. Sugar Bowls		1c				1c			30c	
21. Butter Dishes		1c				1c			15c	
22. Gravy Boats with Saucers		2c				1c			85c	
23. Teapots		50c				1c			3,50	
24. Serving Trays		—				—			3,65	
25. Salt and Pepper Shakers		—				—			5c	
26. Ash Trays		—				—			10c	
27. Water Jugs		—				—			40c	
28. Water Glasses		1c				1c			5c	
29. Beer Glasses		1c				1c			15c	
30. Brandy Glasses		1c				1c			10c	
31. Whisky Glasses		1c				1c			20c	
32. Champagne Glasses		1c				1c			25c	
33. Liqueur Glasses		1c				1c			20c	
34. Wine Glasses		1c				1c			20c	
35. Table Cloths — Large		10c				—			5,00	
36. Table Cloths — Small		10c				—			4,00	
37. Piano or Organ		7,00				—			—	
Total										
Deposit										
Amount Payable			R				R			R

The above handed over in good condition	The above handed over in good condition	Above items to be cleaned by Council	Above items received short or damaged.
..... Caretaker. Hirer. Caretaker. Caretaker.
Date:.....	Date:.....	Date:.....	Date:.....
The above received in good condition.	The above received in good condition.		Above items returned short or damaged.
..... Hirer. Caretaker. Hirer. Hirer.
Date:.....	Date:.....	Date:.....	Date:.....

DEEL IV.

STADSRAAD VAN CARLETONVILLE.

AANSOEK EN OOREENKOMS VIR DIE HUUR VAN DIE SAAL, TAFELGEREEDSKAP, BREEKGOED OF ANDER TOERUSTING.

Die Stadsklerk, CARLETONVILLE.

Meneer,

Ek/Ons, die ondergetekende(s) doen hierby aansoek om die saal en die items soos hieronder aangedui te huur op 19..... vanaf vm./nm. tot vm./nm. vir die doel van

Ek/Ons verbind hiermee myself/onself om te voldoen aan die vereistes van die Verordeninge, die inhoud waarvan ek/ons myself/onself vergewis het.

..... Handtekening.

Adres:.....

Datum:.....19.....

VIR AMPTELIKE GEBRUIK.

- 1. Huurgeld ten bedrae van R inbetaal per kwitansie..... Gedateer.....
2. Deposito ten bedrae van R inbetaal per kwitansie..... Gedateer.....
3. Skade ten bedrae van R vergoed per kwitansie..... Gedateer.....
4. Saldo van deposito ten bedrae van R terugbetaal per tjek No..... Gedateer.....

PART IV.

TOWN COUNCIL OF CARLETONVILLE.

APPLICATION AND AGREEMENT FOR THE HIRE OF THE HALL, CUTLERY, CROCKERY OR OTHER EQUIPMENT.

The Town Clerk, CARLETONVILLE.

Sir,

I/We the undersigned hereby apply to hire the..... hall and the items as set out hereunder on19..... from a.m./p.m. to a.m./p.m. for the purpose of.....

I/We hereby bind myself/ourselves to comply with the requirements of the By-laws, with the contents of which I/we have acquainted myself/ourselves.

..... Signature

Address:.....

Date:.....19.....

FOR OFFICIAL USE.

- 1. Rent amounting to R..... paid in Receipt dated
2. Deposit amounting to R..... paid in per Receipt dated
3. Damages amounting to R..... paid for per Receipt dated
4. Balance of deposit amounting to R..... repaid per cheque No. dated

ALGEMENE KENNISGEWINGS

KENNISGEWING 357 VAN 1973.

VANDEBIJLPARK-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. Seftal Sweiden, Posbus 1153, Vanderbijlpark aansoek gedoen het om Vanderbijlpark-dorpsaanlegkema No. 1, 1961, te wysig deur die hersonering van Erf No. 92 geleë hoek van Beethoven- en Chopinstraat, Dorp Suid Wes No. 5, Vanderbijlpark van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-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 Vanderbijlpark 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 3, Vanderbijlpark skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 5 September 1973.

5-12

KENNISGEWING 358 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 459.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. I. J. du Toit, Argo Place 2, Waterkloofrif aansoek gedoen het om Pretoriastreek-dorpsaanlegkema, 1960, te wysig deur die hersonering van Erf No. 13 geleë aan Argo Place, Dorp Waterkloofrif van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 459 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 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 5 September 1973.

5-12

GENERAL NOTICES

NOTICE 357 OF 1973.

VANDEBIJLPARK 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. Seftal Sweiden, P.O. Box 1153, Vanderbijlpark for the amendment of Vanderbijlpark Town-planning Scheme No. 1, 1961 by rezoning Erf No. 92 situate on corner of Beethoven and Chopin Streets, Vanderbijlpark South West No. 5 Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Vanderbijlpark Amendment Scheme No. 1/28. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 3, Vanderbijlpark at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 5 September, 1973.

5-12

NOTICE 358 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 459.

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. I. J. du Toit, 2 Argo Place, Waterkloof Ridge for the amendment of Pretoria Region Town-planning Scheme, 1960 by rezoning Erf No. 13 situate on Argo Place, Waterkloof Ridge Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 459. 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 Private Bag X437, 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.

E. UYS,

Director of Local Government.

Pretoria, 5 September, 1973.

5-12

KENNISGEWING 359 VAN 1973.

BETHAL-WYSIGINGSKEMA NO. 1/27.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. R. J. M. Kruger, P/a mnr. M. J. Nortje, Posbus 85, Bethal, aansoek gedoen het om Bethal-dorpsaanleg-skema No. 1, 1952, te wysig deur die hersonering van Erf No. 164, geleë hoek van Mark- en Scheeperstraat, Dorp Bethal van "Algemene Woon" tot "Spesiale Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Bethal-wysigingskema No. 1/27 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 Bethal 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 3, Bethal, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 5 September 1973.

5—12

KENNISGEWING 360 VAN 1973.

PRETORIA-WYSIGINGSKEMA NO. 1/366.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Minehead (Pty.) Ltd., P/a mnr. Stauch Vorster en Vennote, Posbus 1125, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Gedeelte 2 van Erf No. 312, geleë aan 13de Laan, Dorp Gezina en Gedeelte 1 van Erf No. 183, geleë aan 14de Laan, Dorp Rietfontein, Pretoria van "Spesiale Woon" met 'n digtheid van "Een woning per 10 000 vk. vt." tot "Spesiaal" vir die oprigting van laedighheids duplekswooneenhede onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/366 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria ter insae en in die kantoor van die Stadsklerk van Pretoria.

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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 5 September, 1973.

5—12

NOTICE 359 OF 1973.

BETHAL AMENDMENT SCHEME NO. 1/27.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. R. J. M. Kruger, C/o Mr. M. J. Nortje, P.O. Box 85, Bethal, for the amendment of Bethal Town-planning Scheme No. 1, 1952, by rezoning Erf No. 164, situate on corner of Mark and Scheeper Streets, Bethal Township from "General Residential" to "Special Business".

The amendment will be known as Bethal Amendment Scheme No. 1/27. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Bethal and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 3, Bethal, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 5 September, 1973.

5—12

NOTICE 360 OF 1973.

PRETORIA AMENDMENT SCHEME NO. 1/366.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owners Messrs. Minehead (Pty.) Ltd., C/o Messrs. Stauch Vorster and Partners, P.O. Box 1125, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Portion 2 of Erf No. 312 situate on 13th Avenue, Gezina Township and Portion 1 of Erf No. 183, situate on 14th Avenue, Rietfontein Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" to permit the erection of Low Density Duplex flats subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/366. 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 Private Bag X437, 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.

E. UYS,
Director of Local Government.

Pretoria, 5 September, 1973.

5—12

KENNISGEWING 365 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 verhoër 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, Privaatsak X437, Pretoria.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 5 September 1973.

5-12

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysings- nommer.
(a) Maroeladal Uitbreiding 2 (b) Four Ways Townships (Pty.) Ltd.	Spesiale Woon : 142 Besigheid : 1 Garage : 1 Skool : 1	Gedeeltes 28, 29, 32 en 33 van die plaas Zevenfontein No. 407- J.R., distrik Johan- nesburg.	Oos van en grens aan Chartwell Landbou- hoeves en noordoos van en grens aan die voorgestelde Dorp Maroeladal Uitbrei- ding 1.	PB. 4-2-2-4418
(a) Randleases Residential (b) Rand Leases (Vogelstruisfontein) Gold Mining Co. Limited and Anglo Vaal Consolidated Investment Co. Limited	Spesiale Woon : 83 Besigheid : 1 Garage : 1	Gedeelte van Gedeel- te 1 en 'n gedeelte van Gedeelte 18, beide van die plaas Vogel- struisfontein No. 231- I.Q., distrik Roode- poort.	Suid van en grens aan die Hoofrif Pad en wes van die Res- tant van Gedeelte 18 van die plaas Vogel- struisfontein No. 231- I.Q. en oos van en grens aan Gedeelte 142 van genoemde plaas.	PB. 4-2-2-4718
(a) Wingate Glen Uitbreiding 4 (b) Kruispaaie Beleg- gings (Eiendoms) Beperk	Spesiale Woon : 280 Algemene Woon : 1 Besigheid : 1	Gedeeltes 117 en 120 tot 123 van die plaas Garstfontein No. 374- J.R., distrik Pretoria.	Suid van en grens aan die voorgestelde dorpe Wingate Glen Uitbreidings 5 en 6 en wes van en grens aan Gedeelte 285 van die plaas Garstfontein No. 374-J.R.	PB. 4-2-2-4467
(a) Bonaeropan (b) Pumula Park (Pty.) Ltd.	Algemene Woon : 11 Motel en Hotel : 1	Restant van Gedeelte 82 van die plaas Wit- koppie No. 64-I.R. en Gedeelte 57 van die plaas Rietfontein No. 31-I.R., distrik Kemp- tonpark.	Suidwes van en grens aan die voorgestelde Dorp Pomona Uit- breiding 4 en noord en noordoos van en grens aan Caro Nome Landbouhoeves.	PB. 4-2-2-4758
(a) Bedfordview Uitbreiding 214 (b) Hendrikus Konraad Jurgens	Spesiale Woon : 2	Gedeelte 5 van Lot 266, Geldenhuis Esta- te Kleinhoeves, dis- trik Germiston.	Suid van en grens aan Kloofweg en oos van en grens aan Ge- deelte 4.	PB. 4-2-2-4638
(a) Bedfordview Uitbreiding 220 (b) Eric Norman Dexter	Spesiale Woon : 4	Gedeelte 4 van Lot 273, Geldenhuis Esta- te, Kleinhoeves, distrik Germiston.	Suidoos van en grens aan die Dorp Bed- fordview Uitbreiding 31 en wes van Ridge- wayweg.	PB. 4-2-2-4730

NOTICE 365 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 opened 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, Private Bag X437, Pretoria.

E. UYS,
Director of Local Government.

Pretoria, 5 September, 1973.

5-12

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven.	Description of Land	Situation.	Reference Number
(a) Maroeladal Extension 2 (b) Four Ways Townships (Pty.) Ltd.	Special Residential : 142 Business : 1 Garage : 1 School : 1	Portions 28, 29, 32 and 33 of the farm Zevenfontein No. 407-J.R., district Johannesburg.	East of and abuts Chartwell Agricultural Holdings and north-east of and abuts proposed Maroeladal Extension 1 Township.	PB. 4-2-2-4418
(a) Randleases Residential (b) Rand Leases (Vogelstruisfontein) Gold Mining Co. Limited and Anglo Vaal Consolidated Investments Co. Limited	Special Residential : 83 Business : 1 Garage : 1	Portion of Portion 1 and a portion of Portion 18 of the farm Vogelstruisfontein No. 231-I.Q., district Roodepoort.	South of and abuts Main Reef Road and west of the Remaining Extent of Portion 18 of the farm Vogelstruisfontein No. 231-I.Q., and east of and abuts Portion 142 of the said farm.	PB. 4-2-2-4718
(a) Wingate Glen Extension 4 (b) Kruispaaie Beleggings (Eiendoms) Beperk	Special Residential : 280 General Residential : 1 Business : 1	Portions 117 and 120 to 123 of the farm Garstfontein No. 374-J.R., district Pretoria.	South of and abuts the proposed Townships of Wingate Glen Extensions 5 and 6 and west of and abuts Portion 285 of the farm Garstfontein No. 374-J.R.	PB. 4-2-2-4467
(a) Bonaeropan (b) Pumula Park (Pty.) Ltd.	General Residential : 11 Motel and Hotel : 1	Remainder of Portion 82 of the farm Witkoppie No. 64-I.R. and Portion 57 of the farm Rietfontein No. 31-I.R., district Kempton Park.	South-west of and abuts proposed Pomona Extension 4 Township and north and north-east of and abuts Caro Nome Agricultural Holdings.	PB. 4-2-2-4758
(a) Bedfordview Extension 214 (b) Hendrikus Konraad Jurgens	Special Residential : 2	Portion 5 of Lot 266, Geldenhuis Estate Small Holdings, district Germiston.	South of and abuts Kloof Road and east of and abuts Portion 4.	PB. 4-2-2-4638
(a) Bedfordview Extension 220 (b) Eric Norman Dexter	Special Residential : 4	Portion 4 of Lot 273, Geldenhuis Estate Small Holdings, district Germiston.	South-east of and abuts Bedfordview Extension 31 Township and west of Ridgeway Road.	PB. 4-2-2-4730

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Halfway House Uitbreiding 3 (b) H.D.E. & L. Investments (Pty.) Ltd.	Spesiale Woon : 25 Algemene Woon : 1	Gedeelte 1 van Hoe- we No. 4, Halfway House Estate, distrik Johannesburg.	Oos van en grens aan die Pretoria-Jo- hannesburg Hoofweg en suid van en grens aan Hoewe 65.	PB. 4-2-2-4799
(a) Machadodorp Uitbreiding 5 (b) Corlett Drive Estates Limited	Spesiale Woon : 430 Algemene Woon : 3 Besigheid : 1 Garage : 1	Resterende Gedeelte van die Noordelike Gedeelte van die plaas Schoongezicht No. 364-J.T., distrik Belfast.	Oos van en grens aan die Carolina-Ma- chadodorp Nasionale Pad en noord van en grens aan Gedeelte 9.	PB. 4-2-2-4740
(a) Lydenburg Uitbreiding 4 (b) Stadsraad van Lydenburg	Spesiale Woon : 610 Algemene Woon : 7 Besigheid : 1 Spesiale Erf : 1 Garage : 1 Skool : 1	Die Restant van Ge- deelte 39 van die plaas Lydenburg Dorpsgronde No. 31- J.T., distrik Lyden- burg.	Noordwes van en grens aan die Gholf- baan en weerskante van Pad 1203.	PB. 4-2-2-4800
(a) Kilberry (b) Boedel van wyle Frederick Corbish- ley	Algemene Woon : 3	Gedeelte 322 (bevat- tende Restant van Gedeelte D van Ge- deelte Eastwood en Gedeelte 321 ('n ge- deelte van Gedeelte C)), Gedeelte 323, Resterende Gedeelte van Gedeelte E van gedeelte genoem East- wood, almal van die plaas Elandspoort No. 357-J.R., distrik Pre- toria.	Noord van en grens aan die Dorp East- wood, wes van en grens aan Eastwood- straat en suid van en grens aan die Dorp Riviera.	PB. 4-2-2-4801

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Halfway House Extension 3 (b) H.D.E. & L. Investments (Pty.) Ltd.	Special Residential : 25 General Residential : 1	Portion 1 of Holding No. 4, Halfway House Estate, district Johannesburg.	East of and abuts the Pretoria-Johannesburg Main Road and south of and abuts Holding 65.	PB. 4-2-2-4799
(a) Machadodorp Extension 5 (b) Corlett Drive Estates Limited	Special Residential : 430 General Residential : 3 Business : 1 Garage : 1	Remaining Extent of the Northern Portion of the farm Schoongezicht No. 364-J.T., district Belfast.	East of and abuts the Carolina - Machadodorp National Road and north of and abuts Portion 9.	PB. 4-2-2-4740
(a) Lydenburg Extension 4 (b) Town Council of Lydenburg	Special Residential : 610 General Residential : 7 Business : 1 Special Erf : 1 Garage : 1 School : 1	The Remainder of Portion 39 of the farm Lydenburg Townlands No. 31-J.T., district Lydenburg.	North-west of and abuts the Golf Course and either sides of Road 1203.	PB. 4-2-2-4800
(a) Kilberry (b) Estate of late Frederick Corbishley	General Residential : 3	Portion 322 (including Remainder of Portion D of Portion Eastwood and Portion 321 (a portion of Portion C)), Portion 323, Remaining Extent of Portion E of portion named Eastwood, all of the farm Elandspoort No. 357-J.R., district Pretoria.	North of and abuts Eastwood Township, west of and abuts Eastwood Street and south of and abuts Riviera Township.	PB. 4-2-2-4801

KENNISGEWING 361 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/674.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Highlandsridge Investments (Pty.) Ltd., Posbus 61347, Marshalltown, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Resterende Gedeelte van Vrypacht Erf No. 25 geleë aan Highlandsstraat, Dorp Highlands van "Algemene Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt." tot "Algemene Woon" met 'n vermeerdering in hoogte onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/674 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 by Kamer No. 715, Burgersentrum, Braamfontein 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 5 September 1973.

5-12

KENNISGEWING 362 VAN 1973.

NELSPRUIT-WYSIGINGSKEMA NO. 1/35.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die Stadsraad van Nelspruit aansoek gedoen het om Nelspruit-dorpsaanlegskema No. 1, 1949, te wysig deur die hersonering van Gedeelte 45 van die plaas Bester's Last 311-J.T., geleë oos van West Acres Township, en suid van Kaapche Hoofweg No. 799, Dorp Nelspruit, van "Spesiaal" vir 'n motel, woonwapark, restaurant, vulstasie en een woonhuis vir 'n opsiger of eienaar tot "Spesiaal" vir 'n openbare oord onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema No. 1/35 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 Nelspruit 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 45, Nelspruit skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 5 September 1973.

5-12

NOTICE 361 OF 1973.

JOHANNESBURG AMENDMENT SCHEME NO. 1/674.

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. Highlandsridge Investments (Pty.) Ltd., P.O. Box 61347, Marshalltown for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Remaining Extent of Freehold Erf No. 25, situate on Highlands Street, Highlands Township from "General Residential" with a density of "One dwelling per 15 000 sq. ft." to "General Residential" with an increase in height subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/674. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, at Room No. 715, Civic Centre, Braamfontein 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 Private Bag X437, 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.

E. UYS,
Director of Local Government.
Pretoria, 5 September, 1973.

5-12

NOTICE 362 OF 1973.

NELSPRUIT AMENDMENT SCHEME NO. 1/35.

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 City Council of Nelspruit for the amendment of Nelspruit Town-planning Scheme No. 1, 1949, by rezoning Remainder of Portion 45 of the farm Bester's Last 311-J.T., situate east of West Acres Township and south of Kaapche Hoof Road No. 799, Nelspruit Township, from "Special" for a motel, caravan park, restaurant and filling station to "Special" for public open space subject to certain conditions.

The amendment will be known as Nelspruit Amendment Scheme No. 1/35. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Nelspruit 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 45, Nelspruit at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 5 September, 1973.

5-12

KENNISGEWING 363 VAN 1973.

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP PRIMROSE.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat "Witwatersrand Gold Mining Company Limited" aansoek gedoen het om die uitbreiding van die grense van Dorp Primrose om Gedeelte 141 ('n gedeelte van Gedeelte 1) van die plaas Driefontein, No. 87-I.R., distrik Germiston te omvat.

Die betrokke gedeelte is geleë noord van en grens aan die Restant van Gedeelte 1 van die plaas Driefontein No. 87-I.R. en wes van en grens aan Erf No. 2548, Dorp Primrose en sal vir kommersiële doeleindes en nywerheids toestemmings gebruik, gebruik word.

Die aansoek 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 vier weke na datum hiervan.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 5 September 1973.

5-12

KENNISGEWING 364 VAN 1973.

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP SILVERTON.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Woning Ideaal (Edms.) Beperk aansoek gedoen het om die uitbreiding van die grense van Dorp Silverton om gedeelte ('n gedeelte van Gedeelte 46) van die plaas Hartebeestpoort, No. 328-J.R., distrik Pretoria te omvat.

Die betrokke gedeelte is geleë noord van en grens aan Gedeelte 11 van die plaas Hartebeestpoort No. 328-J.R. en wes van en grens aan die dorp Silverton Uitbreiding 3 en sal vir residensiële doeleindes gebruik word.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinsiale Gebou,

NOTICE 363 OF 1973.

PROPOSED EXTENSION OF BOUNDARIES OF PRIMROSE TOWNSHIP.

It is hereby notified in terms of section 82(4) of the Town-planning and Township Ordinance, 1965, that application has been made by Witwatersrand Gold Mining Company Limited for permission to extend the boundaries of Primrose Township to include Portion 141 (a portion of Portion 1) of the farm Driefontein, No. 87-I.R., district Germiston.

The relevant portion is situate north of and abuts the Remainder of Portion 1 of the farm Driefontein No. 87-I.R. and to the west of and abuts Erf No. 2548, Primrose Township and is to be used for commercial purposes with industrial consent use.

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 four weeks from the date hereof.

Any person who wished to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than four weeks from the date of such first publication in the *Provincial Gazette*.

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

E. UYS,
Director of Local Government.

Pretoria, 5 September, 1973.

5-12

NOTICE 364 OF 1973.

PROPOSED EXTENSION OF BOUNDARIES OF SILVERTON TOWNSHIP.

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by "Woning Ideaal (Edms.) Beperk" for permission to extend the boundaries of Silverton Township to include portion (a portion of Portion 46) of the farm Hartebeestpoort, No. 328-J.R., district Pretoria.

The relevant portion is situate north of and abuts Portion 11 of the farm Hartebeestpoort No. 328-J.R. and west of and abuts Silverton Extension 3 Township and is to be used for residential purposes.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor,

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

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

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

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 5 September 1973.

5-12

KENNISGEWING 366 VAN 1973.

BYLAE A.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Johannes Marthinus du Plessis van 26ste Laan 804, Rietfontein, Pretoria gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 26 September 1973 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

OPMERKING:

- (1) Volle naam van applikant.
- (2) Volledige woonadres van applikant.
- (3) Die datum een-en-twintig dae na die eerste datum van publikasie van die kennisgewing.

Block B, Provincial Building, Pretorius Street, Pretoria, for a period of four weeks from the date hereof.

Any person who wished to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than four weeks from the date of such first publication in the *Provincial Gazette*.

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

E. UYS,
Director of Local Government.
Pretoria, 5 September, 1973.

5-12

NOTICE 366 OF 1973.

SCHEDULE A.

NOTICE — BOOKMAKER'S LICENCE.

I, Johannes Marthinus du Plessis of 804, 26th Avenue, Rietfontein, Pretoria, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 26th September, 1973. Every such person is required to state his full name, occupation and postal address.

NOTE:

- (1) Full name of applicant.
- (2) Full residential address of applicant.
- (3) The date twenty-one days after the first date of publication of the notice.

KENNISGEWING 367 VAN 1973.

RUSTENBURG-WYSIGINGSKEMA NO. 1/48.

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. M. Kruger, Leydstraat 139, Rustenburg, aansoek gedoen het om Rustenburg-dorpsaanlegkema No. 1, 1955, te wysig deur die hersonering van Gedeelte 4 van Erf No. 1079 geleë aan Leydstraat, Dorp Rustenburg van "Spesiale Woon" met 'n digtheid van "Een woning per Erf" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Rustenburg-wysigingskema No. 1/48 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 Rustenburg 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 16, Rustenburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September, 1973.

12—19

NOTICE 368 OF 1973.

JOHANNESBURG AMENDMENT SCHEME
NO. 2/88.

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. V.I.P. Homes (Pty.) Ltd., C/o Messrs. Cedrick S. Amoils en Mouton, P.O. Box 28816, Sandringham, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning of Erven Nos. 251 and 252, situate on First Avenue, Illovo Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential" No. 1, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 2/88. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, at Room 715, Civic Centre, Braamfontein, 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 Private Bag X437, 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.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September, 1973.

12—19

NOTICE 367 OF 1973.

RUSTENBURG AMENDMENT SCHEME NO. 1/48.

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. M. Kruger, 139 Leyd Street, Rustenburg for the amendment of Rustenburg Town-planning Scheme No. 1, 1955, by rezoning Portion 4 of Erf No. 1079 situate on Leyd Street, Rustenburg Township from "Special Residential" with a density of "One dwelling per Erf" to "General Business".

The amendment will be known as Rustenburg Amendment Scheme No. 1/48. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Rustenburg and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 16, Rustenburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September, 1973.

12—19

KENNISGEWING 368 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 2/88.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. V.I.P. Homes (Pty.) Ltd., P/a mnr. Cedrick S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Johannesburg-dorpsaanlegkema No 1, 1946, te wysig deur die hersonering van Erwe Nos. 251 en 252, geleë aan Eerstelaan, Dorp Illovo, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon" No. 1, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 2/88 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 by Kamer No. 715, Burgersentrum, Braamfontein, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12—19

KENNISGEWING 369 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 465.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. S. S. Maré, P/a mnr. Haacke, Sher en Aab, Posbus 174, Pretoria, aansoek gedoen het om Pretoriastreek-dorpsaanlegkema, 1960, te wysig deur die hersonering van Erf No. 774, geleë aan Eridanusstraat, 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."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 465 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 Stadsclerk van Pretoria, 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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

KENNISGEWING 370 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 466.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H. N. Adams, P/a mnr. Fehrnsen en Douglas, Posbus 303, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegkema, 1960, te wysig deur die hersonering van Erf No. 1770, geleë aan Jupiterstraat en Rigellaan, 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."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 466 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 Stadsclerk van Pretoria 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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

NOTICE 369 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 465.

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. S. S. Maré, C/o Messrs. Haacke, Sher and Aab, P.O. Box 174, Pretoria, for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 774, situate on Eridanus Street, Waterkloof Ridge Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 465. 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 Private Bag X437, 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.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12—19

NOTICE 370 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 466.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. H. N. Adams, C/o Messrs. Fehrnsen and Douglas, P.O. Box 303, Pretoria for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 1770, situate in Jupiter Street and Rigel Avenue, Waterkloof Ridge Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 466. 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 Private Bag X437, 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.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12—19

KENNISGEWING 371 VAN 1973.

PRETORIA-WYSIGINGSKEMA NO. 1/371.

Hierby word ooreenkomstig die bepalings van artikel 46 van hierdie Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Ciruso Investments (Pty.) Ltd., Andersonstraat 135, Brooklyn, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1941, te wysig deur die hersonering van Erf No. 26, geleë aan Schoemanstraat, Dorp Hatfield, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Spesiaal" vir woonhuise en/of duplex woonstelle, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/371 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 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

KENNISGEWING 372 VAN 1973.

GERMISTON-WYSIGINGSKEMA NO. 3/59.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. B. Davidoff, P/a mnre. Charl Viljoen en Vennote, Posbus 4529, Pretoria, aansoek gedoen het om Germiston-dorpsaanlegskema No. 3, 1953, te wysig deur die hersonering van Gedeelte 4 van Erf No. 132, geleë aan Kalkweg-weg, dorp Klippoortjie Landbouhoewe, van "Landbou" met 'n digtheid van "Een woonhuis per drie morge" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt.".

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 3/59 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 Germiston, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

NOTICE 371 OF 1973.

PRETORIA AMENDMENT SCHEME NO. 1/371.

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. Ciruso Investments (Pty.) Ltd., 135, Anderson Street, Brooklyn, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1941, by rezoning Erf No. 26 situate on Schoeman Street, Hatfield Township, from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" for dwelling houses and/or duplex flats subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/371. 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 Private Bag X437, 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.

E. UYS,
Director of Local Government.

Pretoria, 12 September, 1973.

12—19

NOTICE 372 OF 1973.

GERMISTON AMENDMENT SCHEME NO. 3/59.

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. B. Davidoff, C/o Messrs. Charl Viljoen and Partners, P.O. Box 4529, Pretoria, for the amendment of Germiston Town-planning Scheme No. 3, 1953, by rezoning Portion 4 of Erf No. 132, situate on Kalkweg Road, Klippoortjie Agricultural Lots Township, from "Agricultural" with a density of "One dwelling per three morgen" to "Special Residential" with a density of "One dwelling per 10 000 sq. ft.".

The amendment will be known as Germiston Amendment Scheme No. 3/59. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston, and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 145, Germiston, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 12 September, 1973.

12—19

KENNISGEWING 373 VAN 1973.

PIETERSBURG-WYSIGINGSKEMA NO. 1/36.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Denomino (Edms.) Beperk, P/a mnre. Withers en Gerke, Posbus 61231, Marshalltown, aansoek gedoen het om Pietersburg-dorpsaanlegkema No. 1, 1955, te wysig deur die hersonering van Gedeelte 2 van Erf No. 680, Resterende Gedeelte van Erf No. 680, Gedeelte van Erf No. 680 en Erf No. 707, omgrens deur Dorp, Jorrison en Compensatiestrate, dorp Pietersburg van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 9 000 vk. vt." tot "Spesiaal" vir inrigtings, doktersspreekkamers en aanverwante winkelfasiliteite onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema No. 1/36 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 111, Pietersburg skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

KENNISGEWING 374 VAN 1973.

BRITS-WYSIGINGSKEMA NO. 1/32.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Behrens Street Properties (Pty.) Ltd., P/a mnre. Swart, Olivier en Prinsen, Posbus 2405, Pretoria aansoek gedoen het om Brits-dorpsaanlegkema No. 1, 1958, te wysig deur die hersonering van 'n deel van Gedeelte 696 van die plaas Roodekopjes of Zwartkopjes No. 427-I.Q., geleë tussen Behrens en Murraylane en word aan die noordwestekant deur De Witslaan begrens gedeeltelik vir "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 10 000 vk vt." en gedeeltelik vir "Hoteldoelindes" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Algemene Besigheid" met 'n digtheid van "Een woning per 10 000 vk. vt." onderhewig aan die volgende voorwaarde:—

Dat die eiendom tot 'n dorpsgebied verklaar word binne 5 jaar nadat die regte uitgeoefen is.

Verdere besonderhede van hierdie wysigingskema (wat Brits-wysigingskema No. 1/32 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 Brits ter insae.

NOTICE 373 OF 1973.

PIETERSBURG AMENDMENT SCHEME NO. 1/36.

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. Denomino (Pty.) Limited, C/o Withers and Gerke, P.O. Box 61231, Marshalltown, for the amendment of Pietersburg Town-planning Scheme No. 1, 1955 by rezoning Portion 2 of Erf No. 680, Remaining Extent of Erf No. 680, Portion of Erf No. 680 and Erf No. 707 bounded by Dorp, Jorrison and Compensatie Streets, Pietersburg Township, from "Special Residential" with a density of "One dwelling per 9 000 sq. ft." to "Special" for institutions, doctors consulting rooms and related shopping facilities, subject to certain conditions.

The amendment will be known as Pietersburg Amendment Scheme No. 1/36. 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 Private Bag X437, 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.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12—19

NOTICE 374 OF 1973.

BRITS AMENDMENT SCHEME NO. 1/32.

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. Behrens Street Properties (Pty.) Ltd., C/o Messrs. Swart, Olivier and Prinsen, P.O. Box 2405, Pretoria for the amendment of Brits Town-planning Scheme No. 1, 1958, by rezoning portion of Portion 696 of the farm Roodekopjes or Zwartkopjes No. 427-J.Q., situate between Behrens and Murray Roads and bounded on the North-Western side by De Wits Road, from partly for "General Business" with a density of "One dwelling per 10 000 sq. ft." and partly for "Hotel purposes" with a density of "One dwelling per 10 000 sq. ft." to "General Business" with a density of "One dwelling per 10 000 sq. ft." subject to the following condition:—

That the property be declared on approved township within 5 years from the date on which the rights have been exercised.

The amendment will be known as Brits Amendment Scheme No. 1/32. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Brits and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 106, Brits skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12—19

KENNISGEWING 375 VAN 1973.

GERMISTON-WYSIGINGSKEMA NO. 1/134.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Mnr. V. S. Webb P/a mnr. H. L. Kuhn en Vennote, Posbus 722, Germiston en mnr. M. J. Swanepoel, Posbus 5021, Germiston aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die hersonering van Gedeeltes C en D van Gedeelte 23, Klippoortje, Landboulotte geleë aan Ostend Road, dorp Klippoortje, Landboulotte van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 30 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 1/134 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 Stadsclerk van Germiston 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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 145, Germiston skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12—19

KENNISGEWING 376 VAN 1973.

GERMISTON-WYSIGINGSKEMA NO. 1/136.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. A. Retsos, Angusstraat 30, Germiston-Suid aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die hersonering van Erf No. 135 en gedeelte van aangrensende Sanitêre Steeg (gekonsolideer te word) en Erven Nos. 137 en 138 geleë aan Queenstraat en Kinrossstraat, dorp Germiston-Suid soos volg:—

- (i) Erven Nos. 135, 137 en 138 van "Algemene Woon" met 'n digtheid van "Een woonhuis per 5 000 vk. vt." tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 106, Brits at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12—19

NOTICE 375 OF 1973.

GERMISTON AMENDMENT SCHEME NO. 1/134.

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 Mr. V. S. Webb C/o H. L. Kuhn and Partners, P.O. Box 722, Germiston and Mr. M. J. Swanepoel, P.O. Box 5021, Germiston for the amendment of Germiston Town-planning Scheme No. 1, 1945, by rezoning Portions C and D of Portion 23, Klippoortje, Agricultural Lots, situate on Ostend Road Klippoortje, Agricultural Lots, Township from "Special Residential" with a density of "One dwelling per 30 000 sq. ft." to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

The amendment will be known as Germiston Amendment Scheme No. 1/134. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12—19

NOTICE 376 OF 1973.

GERMISTON AMENDMENT SCHEME NO. 1/136.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mr. A. Retsos, 30 Angus Street, Germiston South, for the amendment of Germiston Town-planning Scheme No. 1, 1945, by rezoning Erf No. 135 and portion of Sanitary Lane (to be consolidated) and Erven Nos. 137 and 138 situate on Queen Street and Kinross Street, South Germiston Township as follows:

- (i) Erven Nos. 135, 137 and 138 from "General Residential" with a density of "One dwelling per 5 000 sq. ft." to "General Business", subject to certain conditions.

- (ii) Gedeelte van Sanitêre Steeg (gekonsolideer te word) geleë aan Queenstraat, dorp Germiston-Suid van "Bestaande Straat" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 5 000 vk. vt." onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 1/136 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 Germiston 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 145, Germiston skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12—19

KENNISGEWING 377 VAN 1973.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 497.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. A. S. Ruffel, P/a mnr. J. H. Smith, Posbus 52297, Saxonwold, Transvaal, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegkema, 1958, te wysig deur die hersonering van Gedeelte 6 van Erf No. 1011, geleë aan Ecclestoningel, dorp Bryanston van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 8 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema No. 497 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 Sandton, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 65202, Benmore, Sandton, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12—19

- (ii) Portion of Sanitary Lane (to be consolidated) situate on Queen Street, South Germiston Township from "Existing Street" to "General Business" with a density of "One dwelling per 5 000 sq. ft." subject to certain conditions.

The amendment will be known as Germiston Amendment Scheme No. 1/136. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12—19

NOTICE 377 OF 1973.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 497.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mr. A. S. Ruffel, C/o Mr. J. H. Smith, P.O. Box 52297, Saxonwold, Transvaal, for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Portion 6 of Erf No. 1011, situate on Eccleston Crescent, Bryanston Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 8 000 sq. ft."

The amendment will be known as Northern Johannesburg Region Amendment Scheme No. 497. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton, and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 65202, Benmore, Sandton, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12—19

KENNISGEWING 378 VAN 1973.

PIETERSBURG-WYSIGINGSKEMA NO. 1/35.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Friedjan Bpk., Biccardstraat 57, Pietersburg, aansoek gedoen het om Pietersburg-dorpsaanlegkema No. 1, 1955, te wysig deur die hersonering van Erf No. 167, geleë aan Generaal Joubertstraat, dorp Pietersburg, van gedeeltelik "Algemene Besigheid" (oostelike helfte) en gedeeltelik "Algemene Woon" (westelike helfte) met 'n digtheid van "Een woonhuis per 7 000 vk. vt." tot "Algemene Besigheid", onderworpe aan sekere voorwaardes:

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema No. 1/35 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 Stadsclerk 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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 111, Pietersburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur,
Pretoria, 12 September 1973.

12-19

KENNISGEWING 379 VAN 1973.

ALBERTON-WYSIGINGSKEMA NO. 1/88.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar, mnr. Lizren (Edms.) Bpk., P/a mnr. Botha, Visser en Billman, Posbus 595, Pretoria, aansoek gedoen het om Alberton-dorpsaanlegkema No. 1 1948, te wysig deur die hersonering van Erf No. 358, geleë aan hoek van Penzancestraat en St. Aubynweg, Dorp New Redruth, van "Spesiale Besigheid" tot "Spesiaal" vir publieke garage, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Alberton-wysigingskema No. 1/88 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 Stadsclerk van Alberton, 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 Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 4, Alberton, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur,
Pretoria, 12 September 1973.

12-19

NOTICE 378 OF 1973.

PIETERSBURG AMENDMENT SCHEME NO. 1/35.

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. Friedjan Ltd., 57 Biccard Street, Pietersburg, for the amendment of Pietersburg Town-planning Scheme No. 1, 1955, by rezoning of Erf No. 167, situate on General Joubert Street, Pietersburg Township, from partly "General Business" (eastern half) and partly "General Residential" (western half) with a density of "One dwelling per 7 000 sq. ft." to "General Business", subject to certain conditions.

The amendment will be known as Pietersburg Amendment Scheme No. 1/35. 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 Private Bag X437, 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.

E. UYS,
Director of Local Government,
Pretoria, 12 September, 1973.

12-19

NOTICE 379 OF 1973.

ALBERTON AMENDMENT SCHEME NO. 1/88.

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. Lizren (Pty.) Ltd., C/o Messrs. Botha, Visser and Billman, P.O. Box 595, Pretoria, for the amendment of Alberton Town-planning Scheme No. 1, 1948, by rezoning of Erf No. 358, situate on corner of Penzance Street and St. Aubyn Road, New Redruth Township, from "Special Business" to "Special" for a public garage, subject to certain conditions.

The amendment will be known as Alberton Amendment Scheme No. 1/88. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Alberton, and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 4, Alberton, at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government,
Pretoria, 12 September, 1973.

12-19

KENNISGEWING 380 VAN 1973.

VANDERBIJLPARK-WYSIGINGSKEMA NO. 1/29.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig), bekend gemaak dat die eienaar, mev. S. Sweiden, Posbus 1153, Vanderbijlpark, aansoek gedoen het om Vanderbijlpark-dorpsaanlegkema No. 1, 1961, te wysig deur die hersonering van Erf No. 1, geleë hoek van Chopinstraat en Beethovenstraat, dorp Vanderbijlpark Suid Wes No. 5 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-wysigingskema No. 1/29 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 Vanderbijlpark 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 3, Vanderbijlpark, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12-19

KENNISGEWING 381 VAN 1973.

PRETORIA-STREEK-WYSIGINGSKEMA NO. 456.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mev. T. A. Roupell, P/a Fehrnsen en Douglas, Posbus 303, Pretoria, aansoek gedoen het om Pretoriastreek-dorpsaanlegkema, 1960, te wysig deur die hersonering van Erf No. 20, geleë aan Canopsusstraat, 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. voet".

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 456 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12-19

NOTICE 380 OF 1973.

VANDERBIJLPARK AMENDMENT SCHEME NO. 1/29.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended), that application has been made by the owner, Mrs. S. Sweiden, P.O. Box 1153, Vanderbijlpark, for the amendment of Vanderbijlpark Town-planning Scheme No. 1, 1961, by rezoning Erf No. 1, situate corner of Chopin Street and Beethoven Street, Vanderbijlpark South West No. 5 Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Vanderbijlpark Amendment Scheme No. 1/29. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark, and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 3, Vanderbijlpark, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12-19

NOTICE 381 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 456.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mrs. T. A. Roupell, C/o Fehrnsen and Douglas, P.O. Box 303, Pretoria, for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 20, situate on Canopsus Street, 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. feet".

The amendment will be known as Pretoria Region Amendment Scheme No. 456. 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 Private Bag X437, 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.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12-19

KENNISGEWING 382 VAN 1973.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 558.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Herselman Investments (Pty.) Ltd., P/a. mnr. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig deur die hersonering van Erf No. 331 geleë aan Sesdestrat, dorp Wynberg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt." tot "Beperkte Nywerheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema No. 558 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 Sandton, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 65202, Benmore, Sandton, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12-19

KENNISGEWING 383 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 502.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. T. Z. Mersich, P/a. Worst, Weyers en Jurgens, Reinettegebou 604, hoek van Andries en Schoemanstrate, Pretoria, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die hersonering van Erf No. 927, geleë aan Korannalaan, dorp Doringkloof van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 502 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 Verwoerdburg, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 14013, Verwoerdburg, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12-19

NOTICE 382 OF 1973.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 558.

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. Herselman Investments (Pty.) Ltd., C/o Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham, for the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by rezoning Erf No 331, situate Sixth Street, Wynberg Township, from "Special Residential" with a density of "One dwelling per 15 000 sq. ft." to "Restricted Industrial" subject to certain conditions.

The amendment will be known as Northern Johannesburg Region Amendment Scheme No. 558. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Sandton, and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria; and the Town Clerk, P.O. Box 65202, Benmore, Sandton, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12-19

NOTICE 383 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 502.

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. T. Z. Mersich, C/o. Worst, Weyers and Jurgens, 604 Reinette Building, Corner of Andries and Schoeman Streets, Pretoria, for the amendment of Pretoria Region Town-planning Scheme, 1960 by rezoning Erf No. 927, situate on Koranna Avenue, Doringkloof Township from "Special Residential" with a density of "One dwelling per 20 000 sq. ft." to "Special Residential" with a density of "One dwelling per 10 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 502. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Verwoerdburg 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 14013, Verwoerdburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 12 September, 1973.

12-19

KENNISGEWING 384 VAN 1973.

VANDERBIJLPARK-WYSIGINGSKEMA NO. 1/31.

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.L.N. Investments (Pty.) Ltd., P/a Dent, Course en Davey, Posbus 3243, Johannesburg aansoek gedoen het om Vanderbijlpark-dorpsaanlegkema No 1, 1961, te wysig deur die hersonering van Erf No. 16 geleë aan Beethovenstraat, dorp Vanderbijlpark Suid Wes No. 5 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Vanderbijlpark-wysigingskema No. 1/31 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 Vanderbijlpark 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 3, Vanderbijlpark, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12-19

KENNISGEWING 385 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/677.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaars, mnr. Burtax Investments (Edms.) Bpk. (Erwe 118, 119) en mnr. Tilmix Properties (Pty.) Ltd., (Erf 120), P/a mnr. Nathanson, Bowman en Nathan, Posbus 1301, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegkema No. 1, 1946, te wysig deur die hersonering van Erwe Nos. 118, 119 geleë aan Oxfordweg, en Erf No. 120, geleë aan Reformlaan, dorp Melrose, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/677 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 by Kamer 715, Burgersentrum, Braamfontein, Johannesburg, 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 Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 12 September 1973.

12-19

NOTICE 384 OF 1973.

VANDERBIJLPARK AMENDMENT SCHEME NO. 1/31.

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. J.L.N. Investments (Pty.) Ltd., C/o Dent, Course and Davey, P.O. Box 3243, Johannesburg for the amendment of Vanderbijlpark Town-planning Scheme No 1, 1961, by rezoning Erf No. 16 situate on Beethoven Street, Vanderbijlpark South West No. 5 Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Vanderbijlpark Amendment Scheme No. 1/31. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Vanderbijlpark and at the office of the Director of Local Government, Room 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 Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 3, Vanderbijlpark at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12-19

NOTICE 385 OF 1973.

JOHANNESBURG AMENDMENT SCHEME NO. 1/677.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owners, Messrs. Burtax Investments (Pty.) Ltd. (Erven 118, 119) and Messrs. Tilmix Properties (Pty.) Ltd., (Erf 120), C/o Messrs. Nathanson, Bowman and Nathan, P.O. Box 1301, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Erven Nos. 118, 119 situate on Oxford Road, and Erf No. 120 situate on Reform Avenue, Melrose Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential".

The amendment will be known as Johannesburg Amendment Scheme No. 1/677. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, 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 Private Bag X437, 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.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12-19

KENNISGEWING 386 VAN 1973.

AANSOEK OM SLUITING VAN KONTRAK VIR DIE VERVOER VAN SKOOLKINDERS

Aansoeke word gevra vir die vervoer van skoolkinders soos in die onderstaande skedule uiteengesit.

NOTICE 386 OF 1973.

APPLICATIONS TO ENTER INTO CONTRACT FOR CONVEYANCE OF SCHOOL CHILDREN.

Applications are hereby invited for the conveyance of school children as set out in the subjoined schedule.

Beskrywing/Description	Normale getal leerlinge Normal No. of pupils	Tarief per skooldag Tariff per schoolday	Mylafstand by benadering Approximate mileage	Skoolraad School Board
Op't Hof — Dinwiddie	70	R20,76	13,35	Witwatersrand-Oos
Op't Hof — Mapleton	70	R20,76	13,5	Witwatersrand East

Aansoeke moet op die voorgeskrewe vorms T.O.D. 111(a), in duplikaat, gedoen en in verseëlde koeverte geplaas word met die woord "Aansoek: Vervoer van Skoolkinders" asook die beskrywing van die diens soos vermeld in kolom een hierbo daarop. Aansoeke moet aan die Sekretaris van die betrokke Skoolraad gerig word en moet hom nie later dan elfuur op die 8ste dag van Oktober 1973 bereik nie. Volle besonderhede sowel as die nodige aansoekvorms T.O.D. 111(a) en kontrakvorms T.O.D. 108A is by die Skoolraadsekretaris, Witwatersrand-Oos verkrygbaar.

Die Transvaalse Onderwysdepartement verbind hom nie om enige aansoek aan te neem nie of enige rede vir die afwysing van 'n aansoek te verstrek nie.

Applications must be submitted, in duplicate on the prescribed forms T.E.D. 111(e), placed in sealed envelopes marked "Application: Conveyance of School Children" and also bear the description of service as stated in column one above: be addressed to the Secretary of the School Board concerned, and must be in his hands not later than eleven o'clock on the 8th day of October 1973. Full particulars as well as the necessary application forms T.E.D. 111(e) and contract forms T.E.D. 108A are obtainable from the Secretary of the School Board, Witwatersrand East.

The Transvaal Education Department does not bind itself to accept any application, nor will it assign any reason for the rejection of any application.

KENNISGEWING 387 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 10 Oktober 1973.

Anton Nicolaas vir die wysiging van die titelvoorwaardes van Hoewe No. 239, Erand Landbouhoewes, distrik Pretoria ten einde vertoonkamers en 'n kantoor vir sweiswerkkomponente moontlik te maak.

PB. 4-16-2-183-5

NOTICE 387 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 10th October, 1973.

Anton Nicolaas for the amendment of the conditions of title of Holding No. 239, Erand Agricultural Holding, district Pretoria to permit showrooms and a office for welding components.

PB. 4-16-2-183-5

KENNISGEWING 388 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 bestaan van die aansoeke of wat begerig is om in die sake gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 12 September 1973.

12—19

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Valley View Uitbreiding 1. (b) Tuckers Land and Development Corporation Ltd.	Algemene Woon : 72 Besigheid : 1 Sportterrein : 1 Parkering : 2 Garage : 3 Kantore : 8 Vervoer-ag : 1	Gedeelte van Resterende Gedeelte van die plaas Brakfontein No. 399-J.R., distrik Pretoria.	Oos van en grens aan die dorpe Valley View en suid van en grens aan Raslouw Landbouhoewes.	PB. 4-2-2-4726
(a) Heatherdale Uitbreiding 2. (b) Paul Jacobus Kruger.	Besigheid : 1 Garage : 1 Hotel : 1	Gedeeltes 2 en 10, Heatherdale Landbouhoewes, distrik Pretoria.	Oos van en grens aan die dorpe Karenpark en Uitbreidings en Noord van en grens aan Heatherdale Landbouhoewes.	PB. 4-2-2-4712
(a) Mohadin Uitbreiding 1. (b) Stadsraad van Potchefstroom.	Spesiale Woon : 238 Godsdiens : 2	Gedeelte (n gedeelte van Gedeelte 2) van die plaas Dorp en Dorpsgronde, distrik Potchefstroom.	Suidwes van en grens aan die dorpe Mohadin en noordoos van en grens aan die Restant van Gedeelte 2.	PB. 4-2-2-4796
(a) Ormonde Uitbreiding 3. (b) Crown Mines Bepark.	Spesiale Woon : 195 Onderwys : 2 Spesiaal: Gholfbaan : 1	Gedeeltes 5 en 6 van die plaas Vierfontein No. 321-I.Q., distrik Johannesburg.	Noord van en grens aan Gedeeltes 5 en 6 van die Restant van die plaas Vierfontein No. 321-I.Q., en wes van en grens aan die voorgestelde dorpe Ormonde Uitbreiding 1.	PB. 4-2-2-4742
(a) East Geduld Uitbreiding 2. (b) Geduld Investments Bepark.	Spesiale Woon : 41 Algemene Woon : 1	Gedeelte van die plaas Geduld No. 123-I.R., distrik Springs.	Oos van en grens aan Gerickestraat en suid van en grens aan die dorpe East Geduld.	PB. 4-2-2-4668
(a) Witpoortjie Uitbreiding 19. (b) Tonvan Investments (Edms.) Bpk.	Spesiale Woon : 40	Hoewes Nos. 48 en 49, Culembeek-Landbouhoewes, distrik Roodepoort.	Noord van en grens aan pad P42/1 en oos van en grens aan Goedehoopstraat.	PB. 4-2-2-4169

NOTICE 388 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 opened 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, Private Bag X437, Pretoria.

E. UYS,
Director of Local Government.
Pretoria, 12 September, 1973.

12-19

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of land	Situation	Reference Number
(a) Valley View Extension 1. (b) Tuckers Land and Development Corporation Ltd.	General Residential : 72 Business : 1 Sportsground : 1 Parking : 2 Garage : 3 Offices : 8 Transport access : 1	Portion of Remaining Portion of the farm Brakfontein No. 399-J.R., district Pretoria.	East of and abuts Valley View Township and south of and abuts Raslow Agricultural Holdings.	PB. 4-2-2-4726
(a) Heatherdale Extension 2. (b) Paul Jacobus Kruger.	Business : 1 Garage : 1 Hotel : 1	Portions 2 and 10, Heatherdale Agricultural Holdings, district Pretoria.	East of and abuts Karenpark Township and Extensions and North of and abuts Heatherdale Agricultural Holdings.	PB. 4-2-2-4712
(a) Mohadin Extension 1. (b) Town Council of Potchefstroom.	Special Residential : 238 Religion : 2	Portion (a portion of Portion 2) of the farm Town and Townlands district Potchefstroom	South-west of and abuts Mohadin Township and North-east of and abuts of the Remainder of Portion 2.	PB. 4-2-2-4796
(a) Ormonde Extension 3. (b) Crown Mines Limited.	Special Residential : 195 Education : 2 Special: Golf Course : 1	Portions 5 and 6 of the farm Vierfontein No. 321-I.Q., district Johannesburg.	North of and abuts Portions 5 and 6 of the Remainder of the farm Vierfontein 321-I.Q., and to the west of and abuts the proposed Ormonde Extension No. 1 Township.	PB. 4-2-2-4742
(a) East Geduld Extension 2. (b) Geduld Investments Limited.	Special Residential : 41 General Residential : 1	Portion of the farm Geduld No. 123-LR., district Springs.	East of and abuts Gericke Street and South of and abuts the town East Geduld.	PB. 4-2-2-4668
(a) Witpoortjie Extension 19. (b) Tonvan Investments (Pty.) Ltd.	Special Residential : 40 Special	Holdings Nos. 48 and 49, Culembecck Agricultural Holdings, district Roodepoort.	North of and abuts road P42/1 and east of and abuts Goede-hoop Street.	PB. 4-2-2-4169

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van grond	Ligging	Verwysingsnommer
(a) Panorama. (b) (i) John Laddier De Villiers. (ii) Marquard Pierre De Villiers. (iii) Charterbell Investments (Edms.) Bpk. (iv) Kathleen Mary Lundie. (v) Marquierre Beleggings (Edms.) Bpk. (vi) Mfala Investments (Edms.) Bpk.	Spesiale Woon : 885 Algemene Woon : 3 Besigheid : 2 Garage : 1 Skool : 1 Groepbehuising : 3	Gedeeltes 1, 2, 3, 4, 5, 6 en 7 van die plaas Brakfontein No. 419-J.R., distrik Pretoria.	Noordwes van en grens aan Gedeeltes 11 tot 16 en suidwes van en grens aan Gedeelte 8 van die plaas Brakfontein 419-J.R.	. PB. 4-2-2-4558

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Panorama. (b) (i) John Laddier De Villiers. (ii) Marquard Pierre de Villiers. (iii) Charterbell Investments (Pty.) Ltd. (iv) Kathleen Mary Lundie. (v) Marqpierre Beleggings (Pty.) Ltd. (vi) Mfala Investments (Pty.) Ltd.	Residential : 885 General : 3 Residential : 3 Garage : 1 Business : 2 School : 1 Group Housing : 3	Portions 1, 2, 3, 4, 5, 6 and 7 of the farm Brakfontein No. 419-J.R., district Pretoria.	North-west of and abuts Portions 11 to 16 and south-west of and abuts Portion 8 of the farm Brakfontein 419-J.R.	PB. 4-2-2-4558

KENNISGEWING 389 VAN 1973.

IN DIE HOOGGEREGSHOF VAN SUID-AFRIKA
(Transvaalse Provinsiale Afdeling)
Saak No. M.1715/73

Pretoria, Dinsdag die 28ste dag van Augustus, 1973;

Voor Sy Edele Regter Marais.

In die ex parte aansoek van —

Die Stadsraad van Heidelberg, Transvaal Applikant

Na aanhoor van advokaat De Jager namens die applikant en na deurlees van die Kennisgewing van Mosie;

GELAS DIE HOF:

1. Dat 'n bevel nisi uitgereik word wat alle belanghebbendes oproep om redes, indien enige, voor hierdie Hof aan te voer om 10 uur voormiddag op die 25ste dag van September, 1973 waarom die bevel verleen op 9 November 1965 by die bekragtiging van die bevel nisi uitgereik deur Sy Edele Regter Galgut nie indermate gewysig sal word nie sodat: Erwe 755, 808, 827 en 828 geleë in die dorp Heidelberg Uitbreiding No. 1 geheel en al uitgesluit word uit en die werking van die bevel verleen deur hierdie Hof op 9.11.65 soos vermeld, en die her-uitleg van sekere erwe soos beoog was in Plan A en B ten opsigte van die voorgestelde nuwe ontwerp van gedeelte van Heidelberg Uitbreiding No. 1 opgestel deur Bowling Floyd en Richardson waarvan afskrifte ter insae lê by die Munisipale Kantore, Heidelberg en welke Planne A en B Aanhangsels "E" en "F" tot die huidige aansoek is;

2. Dat 'n afskrif van hierdie bevel op 'n ooglopende posisie by die kantoor van die Dorpsraad van Heidelberg vertoon word en dat afskrifte van die bevel by wyse van versending per aangetekende pos aan die Administrateur van die Provinsie Transvaal, die Landmetergeneraal, die Registrateur van Aktes, die Direkteur van Plaaslike Bestuur en aan die geregistreerde eienaars van Erwe 755, 808, 827 en 828 van die dorp Heidelberg Uitbreiding No. 1, Transvaal bestel word;

3. Dat betekening van hierdie bevel nisi geskied by wyse van een publikasie in die *Provinsiale Koerant*, twee publikasies in 'n Afrikaanse dagblad wat in Heidelberg Tvl., sirkuleer en twee publikasies in 'n Engelse dagblad wat in Heidelberg Tvl., sirkuleer.

Deur die Hof,

J. O. BRIEDÉ,
Asst. Griffier.

Ross & Jacobsz (CB/6909)

NOTICE 389 OF 1973.

IN THE SUPREME COURT OF SOUTH AFRICA.
(Transvaal Provincial Division).
Case No. M.1715/73

Pretoria, Tuesday the 28th day of August, 1973;

Before the Honourable Mr. Justice Marais.

In the ex parte application of —

The Town Council of Heidelberg, Transvaal Applicant

Having heard Mr. De Jager, Counsel for the Applicant and having read the Notice of Motion;

IT IS ORDERED:

1. That a rule nisi do issue calling upon all persons concerned to show cause if any, to this Court at 10 o'clock in the forenoon on the 25th day of September, 1973 why the order granted on the 9th November, 1965 on the confirmation of the rule nisi issued by the Honourable Mr. Justice Galgut should not be amended to the extent that: Erven 755, 808, 827 and 828 situate in the Town of Heidelberg Extension No. 1 be excluded entirely and the effect of the order granted by this Court on 9/11/65 as mentioned, and the planning of certain erven as was intended in Plan A and B in respect of proposed new planning of portion of Heidelberg Extension No. 1, prepared by Bowling Floyd and Richardson of which copies are available for inspection at the Municipal Offices, Heidelberg, and which Plans A and B Annexures "E" and "F" are annexed to the present application;

2. That a copy of this order be served by exhibiting it in a noticeable position at the office of the Town Council of Heidelberg and that copies of the order be forwarded by registered post to the Administrator of the Transvaal Province, the Surveyor General, the Registrar of Deeds, the Director of Local Government and to the registered owners of Erven 755, 808, 827 and 828 of the town Heidelberg Extension No. 1, Transvaal;

3. That service of this rule nisi be also effected by one publication in the *Provincial Gazette*, two publications in an Afrikaans daily newspaper circulating in Heidelberg, Tvl. and two publications in an English daily newspaper circulating in Heidelberg, Tvl.

By the Court,

J. O. BRIEDÉ,
Asst. Registrar.

Ross & Jacobsz (CB/6909)

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 aan-gegee 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 Tender Description of Tender</i>	<i>Sluitingsdatum Closing Date</i>
W.F.T.B. 305/73	Alberton 2nd Primary School: Sentrale verwarmingsinstallasie / Central heating installation	28/9/1973
W.F.T.B. 306/73	Laerskool Goudkop: Inbou van drie nuwe klaskamers / Build in of three new class rooms	5/10/1973
W.F.T.B. 307/73	Meredale Primary School: Sentrale verwarmingsinstallasie / Central heating installation	28/9/1973
W.F.T.B. 308/73	Pietersburg Senior Spesiale Skool: Oprigting / Erection	19/10/1973
W.F.T.B. 309/73	Potchefstroomse Hoër Tegniese Skool: Algehele opknapping van ses onderwyserswonings, Unie-huis-koshuis en modernisering van kombuise / Potchefstroom Technical High School: Entire renovation of six Teachers residences, Unie-huis hostel and modernising of kitchens	19/10/1973
W.F.T.B. 310/73	Pretoriase Kuns, Musiek en Balletskool: Reparasie en opknapping van koshuise / Pretoria Art, Music and Ballet School: Repairs and renovation of hostels	5/10/1973
W.F.T.B. 311/73	Vereenigingse Hoërskool: Algehele opknapping met inbegrip van elektriese werk / Entire renovation including electrical work	19/10/1973
W.F.T.B. 312/73	Volksrust-hospitaal: Algehele opknapping / Volksrust Hospital: Entire renovation	19/10/1973
T.O.D. 102/H/73	Freesmasjiene / Milling Machines	12/10/1973
T.O.D. 1B/73	Passer 150 mm / Compass 150 mm	12/10/1973
T.O.D. 18G/73	Gordynmateriaal / Curtain material	12/10/1973
H.D. 1/3/73	Elektriese sleeptrekkers toegerus met batterye en laaiers / Electric towing tractors complete with batteries and chargers	12/10/1973
W.F.T. 23/73	Kontrak vir verskaffing en lewering van steenkool aan verskillende Provinsiale Inrigtings gedurende die tydperk 1 November 1973 tot 31 Oktober 1976 of 1978 / Contract for supply and delivery of coal to various Provincial Institutions for period 1st November, 1973 to 31st October, 1976 or 1978	12/10/1973

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	Blok	Verdie-ping	Tele-foon 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 *legorderkwitansie* (R10). Genoemde depositobedrag sal terugbetaal word as 'n *bona fide*-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en 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 inskrywing moet in 'n afsonderlike verseëlde kovert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

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

C. W. Grunow, Voorsitter, Transvaalse Provinsiale Tenderraad (Tvl.), Pretoria, 5 September 1973.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the 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	Block	Floor	Phone Pretoria
HA 1	Director of Hospital Services, Private Bag X221	A739	A	7	489251
HA 2	Director of Hospital Services, Private Bag X221	A739	A	7	489401
HB	Director of Hospital Services, Private Bag X221	A723	A	7	489202
HC	Director of Hospital Services, Private Bag X221	A728	A	7	489206
HD	Director of Hospital Services, Private Bag X221	A730	A	7	480354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1119	A	11	480924
RFT	Director, Transvaal Roads Department, Private Bag X197	D518	D	5	489184
TED	Director, Transvaal Education Department, Private Bag X76	A549	A	5	480651
WFT	Director, Transvaal Department of Works, Private Bag X228	C111	C	1	480675
WFTB	Director, Transvaal Department 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 superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office in the foyer of the New Provincial Building, at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

C. W. Grunow, Chairman, Transvaal Provincial Tender Board (Tvl.), Pretoria, 5 September, 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 omskrewe diere moet die betrokke Stadsklerk nader.

MUNISIPALE SKUT NYLSTROOM OP WOENSDAG, 19 SEPTEMBER 1973 OM 10 VM.: 4 Koeie, Afrikaners, rooi,

4-8 jaar. Koci, Fries, 10 jaar. 2 Bulkalers, rooibont, 1 jaar. Bulkalf, wit, 7 maande.

MUNISIPALE SKUT STANDERTON OP VRYDAG, 28 SEPTEMBER 1973 OM 10 VM.: Koci, swart en wit, Fries, 5 jaar. Koci, swart en bruin, 5 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, should address the Town Clerk, concerned.

MUNICIPAL POUND NYLSTROOM ON WEDNESDAY, 19th SEPTEMBER, 1973, AT 10 A.M.: 4 Cows, Afrikaner, red, 4-8 years. Cow, Friesland, 10 years. 2 Bull calves, red and white, 1 year. Bull, calf, white, 7 months.

MUNICIPAL POUND STANDERTON ON FRIDAY, 28th SEPTEMBER, 1973, AT 10 A.M.: Cow, black and white, Friesland, 5 years. Cow, black and brown, 5 years.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN DIE VERBREDING VAN MISSIONWEG OOR HOEWES 45 EN 46 BOKSBURG KLEINHOEWES EN GEDEELTES 172 EN 247 VAN DIE PLAAS KLIPFONTEIN NO. 83, I.R.

Kennis word hiermee ingevolge die bepalings van die "Local Authorities Roads Ordinance, (No. 44 of 1904)", soos gewysig, gegee dat die Stadsraad van Boksburg, 'n versoekskrif aan Sy Edele, die Administrateur, gestuur het om die pad, omskrywe in bygaande bylae, as openbare pad te proklameer.

'n Afskrif van die versoekskrif is vanaf datum hiervan tot en met 11 Oktober 1973, ter insae in Kamer No. 7, Eerste Verdieping, Stadhuis, Boksburg, gedurende kantoorure.

Besware teen die voorgestelde proklamasie van die pad, indien enige, moet skriftelik en in tweevoud, by Sy Edele, die Administrateur van Transvaal en die Stadsklerk van Boksburg, voor of op 11 Oktober 1973, ingedien word.

LEON FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
Kennisgewing No. 126 van 1973.

BYLAE

PUNT TOT PUNT BESKRYWING.

Die westelike punt van Missionweg word aan sy noordekant met 7,56 m oor hoewes 45 en 46, Boksburg Kleinhoewes en Gedeelte 247 van die plaas Klipfontein No. 83, I.R. verbreed. Die aansluiting van hierdie verbreding met Westweg word afgeskuins met 5 m, wat Gedeelte 247 van die Plaas Klipfontein No. 83, I.R. affekteer.

Die oostelike punt van Missionweg word aan sy noordekant met 7,83 m verbreed en die aansluiting met Tileweg word met 6 m afgeskuins, oor Gedeelte 172 van die plaas Klipfontein No. 83, I.R.

Bogenoemde verbredings word volledig aangetoon op diagram L.G. A.7372/72 opgestel deur Landmeter R. Saxby en is ter insae gedurende gewone kantoorure in Kamer No. 7, Eerste Vloer, Stadhuis, Boksburg.

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF WIDENING OF MISSION ROAD OVER HOLDINGS 45 AND 46 OF BOKSBURG SMALL HOLDINGS AND PORTIONS 172 AND 247 OF THE FARM KLIPFONTEIN NO. 83, I.R.

Notice is hereby given in terms of the "Local Authorities Roads Ordinance (No. 44 of 1904)", as amended, that the Town Council of Boksburg, has petitioned the Honourable, the Administrator, to proclaim as public roads, the roads described in the schedule appended hereto.

A copy of the petition can be inspected at Room No. 7, First Floor, Municipal Offices, Boksburg, during office hours, from the date hereof until the 11th October, 1973.

Objections, if any to the proposed proclamation of the road must be lodged in writing and in duplicate, with the Administrator of Transvaal and the Town Clerk of Boksburg, on or before the 11th October, 1973.

LEON FERREIRA,
Town Clerk.

Municipal Offices,
Boksburg.
Notice No. 126 of 1973.

SCHEDULE

POINT TO POINT DESCRIPTION.

The western end of Mission Road is widened on its northern side by 7,56 metres over Holdings 45 and 46 in Boksburg Small Holdings and Portion 247 of the farm Klipfontein No. 83, I.R. The intersection of this widening with West Road is splayed 5 metres affecting Portion 247 of the farm Klipfontein No. 83, I.R.

The eastern end of Mission Road is widened on its northern side by 7,83 metres and the intersection with Tile Road is splayed 6 metres over Portion 172 of the farm Klipfontein No. 83, I.R.

The above widenings are fully illustrated on diagram S.G.A.7372/72 signed by Land Surveyor R. Saxby and lying for inspection during normal business hours in Room No. 7, First Floor, Town Hall, Boksburg.

STADSRAAD VAN PIET RETIEF.

PROKLAMERING TOT OPENBARE
PAD: GED. VAN ERF 386: H/V
STEENKAMP- EN BRECHERSTRAAT,
PIET RETIEF.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 5(a) van die Local Authorities Roads Ordinance, 1904, dat die Stadsraad van Piet Retief 'n petisie by die Administrateur ingedien het vir die proklamering tot openbare pad van gedeelte van erf 386, H/V Steenkamp- en Brecherstraat, Piet Retief.

Die ged. van erf 386 wat tot openbare pad geproklameer staan te word, word volledig aangedui op diagram LG A 5165/73. Volle besonderhede van die voorgestelde proklamasie tesame met die bogenoemde diagram sal gedurende normale kantoorure ter insae lê in die Kantoor van die Klerk van die Raad, Kamer No. 5, Piet Retief, tot 12 Oktober 1973.

Besware teen die voorgestelde proklamasie, sowel as eise om skadevergoeding, moet skriftelik en in duplikaat by die Direkteur van Plaaslike Bestuur, Pretoria, en die ondergetekende ingedien word nie later nie as Vrydag, 12 Oktober 1973.

M. C. C. OOSTHUIZEN,
Stadsklerk.

Posbus 23,
Piet Retief.
29 Augustus 1973.
Kennisgewing No. 35/1973.

TOWN COUNCIL OF PIET RETIEF.

PROCLAMATION OF PUBLIC ROAD:
A PORTION OF ERF 386: C/O
STEENKAMP AND BRECHER STREET,
PIET RETIEF.

Notice is hereby given in terms of the provisions of section 5(a) of the Local Authorities Roads Ordinance, 1904, that a petition for the proclamation of a portion of erf 386, C/O Steenkamp and Brecher Streets, Piet Retief, as a public road, has been sent to the Administrator.

The portion of erf 386 to be proclaimed as a public road is shown on diagram SG A 5165/73.

Full particulars of the proposed proclamation, together with the abovementioned diagram, will lie for inspection during normal office hours in the office of the Clerk of the Council, Room No. 5, Town Hall, Piet Retief, until 12th October, 1973.

Objections and claims in duplicate should be lodged in writing to the Director of Local Government, Pretoria, and the undersigned not later than Friday, 12th October, 1973.

M. C. C. OOSTHUIZEN,
Town Clerk.

P.O. Box 23,
Piet Retief.
29 August, 1973.
Notice No. 35/1973.

814-29-5-12

STADSRAAD VAN WESTONARIA.

PROKLAMERING VAN PAAIE.

Ooreenkomstig die bepalings van artikel 5 van die "Local Authorities Roads Ordinance" No. 44 van 1904, soos gewysig, word bekend gemaak dat die Stadsraad van Westonaria Sy Edele die Administrateur versoek het om voorgestelde paaie, soos nader omskryf in die bylae hiervan, as openbare paaie te proklameer.

Afskrifte van die versoekskrif en van die plan wat daarby aangeheg is, lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Munisipale Kantore, Westonaria.

Enige belanghebbende wat beswaar teen die proklamering van die voorgestelde paaie wil opper, moet sy beswaar skriftelik, in tweevoud, by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, en die Stadsklerk, Westonaria, indien, nie later nie as 12 Oktober 1973.

W. J. R. APPELCRYN,
Stadsklerk.

Munisipale Kantore,
Westonaria.
29 Augustus 1973.
Munisipale Kennisgewing No. 28/73.

BYLAE.

(a) Pad No. 17.

'n Pad ongeveer 54 meters wyd omskryf by diagram L.G. 2938/72 deur Landmeter R. E. Johnson, opgestel van 'n opmeting uitgevoer in Mei 1972, geleë op Restant van die plaas Panvlakte No. 219-I.Q., distrik Westonaria; Provinsie Transvaal.

Die pad begin by 'n aansluitingspunt met Van Rieboeck- en Haarlemstraat in Westonaria Uitbreiding No. 1 Dorpsgebied en gaan in 'n algemene Suidelike rigting oor Restant van die plaas Panvlakte No. 291-I.Q. vir ongeveer 372 meters tot by 'n aansluitingspunt met pad No. 18 en 19 omskryf by L.G. 2937/72 en L.G. 2938/72 onderskeidelik aan die Westelike grens van Gedeelte 3 van die plaas Panvlakte No. 291-I.Q.

(b) Pad No. 18.

'n Pad 26 meters wyd, omskryf by Diagram L.G. 2937/72, deur Landmeter R. E. Johnson opgestel van 'n opmeting uitgevoer in Mei 1972, geleë op Restant van die plaas Panvlakte No. 291-I.Q., distrik Westonaria, Provinsie Transvaal.

Die pad begin by 'n aansluitingspunt met pad Nos. 17 en 19 omskryf by Diagram Nos. L.G. 2938/72, op die Westelike grens van Gedeelte 3 van die plaas Panvlakte No. 291-I.Q., en gaan in 'n algemene Suid/Oostelike rigting oor Restant van die plaas Panvlakte No. 291-I.Q. vir ongeveer 3 687 meter, tot by 'n aansluitingspunt by M.P. 10/4 van die Randfontein/Vereeniging Provinsiale Pad P.45/1.

(c) Pad No. 19.

'n Pad 26 meters wyd, omskryf by diagram L.G. 2938/72, deur Landmeter R. E. Johnson opgestel van 'n opmeting uitgevoer in Mei 1972, geleë op Restant van die plaas Pan-

vlakte No. 291-I.Q. en Restant van die plaas Witkleigat No. 283-I.Q., distrik Westonaria, Provinsie Transvaal.

Beginnende by 'n aansluitingspunt met pad Nos. 17 en 18 omskryf by Diagram Nos. L.G. 2938/72 en L.G. 2937/72 onderskeidelik op die Westelike grens van Gedeelte 3 van die plaas Panvlakte No. 291-I.Q., en gaan in 'n algemene Suid/Westelike rigting vir ongeveer 1147 meters oor Restant van die plaas Panvlakte No. 291-I.Q. en ongeveer 1840 meters oor Restant van die plaas Witkleigat No. 283-I.Q., tot by 'n aansluitingspunt by die Oostelike grens van Munisipale dienspad wat besit word onder Serwituut No. L.G. 1266/61.

TOWN COUNCIL OF WESTONARIA.

PROCLAMATION OF ROADS.

Notice is given in terms of section 5 of the Local Authorities Roads Ordinance No. 44 of 1904, as amended, that the Town Council of Westonaria has petitioned the Honourable the Administrator of the Transvaal to proclaim as public roads the proposed roads more fully described in the Schedule hereto.

Copies of the petition and the plan attached thereto may be inspected during ordinary office hours at the office of the Town Clerk, Municipal Offices, Westonaria.

Objections, if any, to the proclamation of the proposed road must be lodged in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria, and with the Town Clerk, Westonaria not later than the 12th October, 1973.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria.
29 August, 1973.
Municipal Notice No. 28/73.

SCHEDULE.

(a) Road No. 17.

A road approximately 54 metres wide, defined by Diagram S.G. 2938/72, framed by Land Surveyor R. E. Johnson, from a survey performed in May, 1972, situated on Remainder of the farm Panvlakte No. 291-I.Q., district Westonaria, Province Transvaal.

Commencing at a junction point with Van Rieboeck and Haarlem Streets in Westonaria Extension No. 1 Township, thence continuing in a General Southerly direction over the farm Panvlakte No. 291-I.Q. for approximately 372 metres to effect a junction point with Roads Nos. 18 and 19 defined by diagram Nos. S.G. 2937/72 and S.G. 2938/72 on the Western Boundary of Portion 3 of the farm Panvlakte No. 291-I.Q.

(b) Road No. 18.

A road 26 metres wide, defined by diagram S.G. 2937/72, framed by Land Surveyor R. E. Johnson, from a survey performed in May, 1972, situated on Remainder of the farm Panvlakte No. 291-I.Q., district Westonaria, Province Transvaal.

Commencing at a junction point with road 17 and 19, defined by Diagram S.G. 2938/72 on the Western Boundary of Portion 3 of the farm Panvlakte No. 291-I.Q., thence continuing in a general South/Easterly direction over Remainder of the farm Panvlakte 291-I.Q., for approximately 3 687 metres to effect a junction at M.P. 10/4 on the Randfontein/Vereeniging Provincial Road P.45/1.

(c) Road No. 19.

A road 26 metres wide, framed by Land Surveyor R. E. Johnson, from a survey performed in May, 1972, situated on Remainder of the farm Panvlakte No. 291-I.Q., and Remainder of the farm Witkleigat No. 283-I.Q., district Westonaria, Province Transvaal.

Commencing at a Junction Point with road Nos. 17 and 18, defined by diagram Nos. S.G. 2938/72 and 2937/72, on the Western Boundary of Portion 3 of the farm Panvlakte No. 291-I.Q., thence continuing in a general South/Westerly direction for approximately 1147 metres over Remainder of the farm Panvlakte No. 291-I.Q. and approximately 1840 metres over Remainder of the farm Witkleigat No. 283-I.Q. to effect a junction point with Municipal service road held under Servitude S.G. 1266/61.

817-29-5-12

STADSRAAD VAN POTCHEFSTROOM.

WAARDERINGSHOF: 1973.

Kennis geskied hiermee ingevolge die bepaling van artikel 14 van die Plaaslike-Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig, dat die Algemene Waarderingslys vir die tydperk 1973/76 voltooi is en dat dit vasgestel en bindend gemaak word vir alle betrokke partye wat nie binne een maand vanaf die datum van die eerste publikasie hiervan, naamlik 5 September 1973, teen die beslissing van die Waarderingshof appelleer nie op die wyse voorgeskryf in artikel 15 van genoemde Ordonnansie.

T. H. VAN REENEN,
President van die Waarderingshof.
Kennisgewing No. 83.

TOWN COUNCIL OF POTCHEFSTROOM.

VALUATION COURT: 1973.

Notice is hereby given in terms of the provisions of section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the General Valuation Roll for the period 1973/76 has been completed and it will become fixed and binding upon all parties concerned who shall not within one month from the date of first publication hereof, namely 5th September, 1973, appeal against the decision of the Valuation Court in the manner provided for in section 15 of the said Ordinance.

T. H. VAN REENEN,
President of the Valuation Court.
Notice No. 83.

821-5-12

STADSRAAD VAN BRAKPAN.

DRIEJAARLIKSE WAARDERINGSGLYS: 1973/76.

Hiermee word ingevolge artikel 14 van die Plaaslike Bestuur-Belastingordonnansie, 1933, bekend gemaak dat die Waarderingshof sy oorweging van voormelde en tussentydse waarderingslyste voltooi het, wat bindend is op alle belanghebbende persone wat ooreenkomstig die bepaling van artikel 15 van gesegde Ordonnansie nie voor 5 Oktober 1973, appell aangeteken het nie.

T. H. VAN REENEN,
President, Waarderingshof.
Kennisgewing No. 100/16/8/73.

TOWN COUNCIL OF BRAKPAN.

TRIENNIAL VALUATION ROLL: 1973/76.

Notice is hereby given in terms of section 14 of the Local Authorities Rating Ordinance, 1933, that the Valuation Court has concluded its consideration of the abovementioned and interim valuation rolls which will become fixed and binding upon all interested parties who shall not lodge an appeal in the manner prescribed in section 15 of the said Ordinance against such decision before 5th October, 1973.

T. H. VAN REENEN,
President, Valuation Court.
Notice No. 100/16/8/73.

824-5-12

STADSRAAD VAN RUSTENBURG.

KENNISGEWING.

Die Stadsraad van Rustenburg het 'n ontwerp - wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as wysigingskema No. 1/49.

Hierdie ontwerp-skema bevat die volgende voorstelle:

1. Onder sone III, Spesiale Besigheid, verbied die Rustenburg-dorpsaanlegskema 'n oprigting van geboue vir die gebruik van hinderlike bedrywe, nywerheidsgeboue en publieke garages.

2. Daar bestaan 'n behoefte aan die lewering van brandstof en smeerdienste in woongebiede.

3. Hierdie wysigingskema sal dit moontlik maak dat ingevolge Klousule 17 van die skema, toestemming verleen word vir die oprigting en bedrywing op spesiale besigheidspersone van publieke garages. Toestemming wat ingevolge hierdie wysigingskema verleen word, sal egter publieke garages op Spesiale Besigheidserwe beperk tot brandstofvoorsiening en onderhoud van motorvoertuie, wat reparasies wat die uithaal van die masjien, silinderkop, ratkas of ewenaar van die motorvoertuig, asook duikuitklop, sal uitsluit.

Besonderhede van hierdie skema is ter insae by die Klerk van die Raad, Stadhuis, Rustenburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, nl. 5 September 1973.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Rustenburgse Dorpsbeplanningskema of binne

een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing nl. 5 September 1973, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

W. J. ERASMUS,
Stadsklerk.

5 September 1973.
No. 73/73.

RUSTENBURG TOWN COUNCIL.

NOTICE.

The Rustenburg Town Council has prepared a draft Amendment Town Planning Scheme; to be known as Amendment Scheme No. 1/49.

This draft scheme contains the following proposals:

1. In use Zone III, Special Business, the erection of noxious industrial buildings, industrial buildings and public garages is prohibited by the Town Planning Scheme.

2. There exists a need for fuelling and maintenance services for vehicles in residential areas.

3. This Amendment Scheme will make it possible in terms of Clause 17 of the Scheme, to grant consent to the use of an erf in Use Zone III, Special Business, for the purpose of a public garage. Consent given under this Amendment Scheme shall, however, restrict public garages on Special Business erven to the fuelling and maintenance of motor vehicles, excluding repairs which involve the removal of the engine, cylinder head, gearbox or differential of a motor vehicle, and panel beating.

Particulars of this Scheme are open for inspection at the office of the Clerk of the Council, Town Hall, Rustenburg, for a period of four weeks from the date of the first publication of this notice, which is the 5th September, 1973.

Any owner or occupier of immovable property within the area of the Rustenburg Town Planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four weeks of the first publication of this notice, which is the 5th September, 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.

W. J. ERASMUS,
Town Clerk.

5 September, 1973.
No. 73/73.

827-5-12

GESONDHEIDSKOMITEE VAN MAKWASSIE.

WAARDERINGSGLYS 1973/76.

Hiermee word kennis gegee dat die driejaarlikse waarderingslys vir die tydperk 1 Julie 1973 tot 30 Junie 1976 nou voltooi

en gesertifiseer is en dat dit van krag en bindend sal wees ten aansien van alle belanghebbendes wat nie binne een maand vanaf 24 Augustus 1973 appél aanteken teen die beslissing van die waarderingshof op die wyse soos neergelê in artikel 15 van Ordonnansie No. 20 van 1933 nie.

L. E. VAN DER MERWE,
Sekretaris.

5 September 1973.

MAKWASSIE HEALTH COMMITTEE.

VALUATION ROLL 1973/76.

Notice is hereby given that the triennial valuation roll for the period 1st July 1973 till 30th June 1976 has been completed and certified and will become fixed and binding upon all parties concerned who shall not within one month from 24th August 1973 appeal against the decision of the valuation court in the manner provide in section 15 of Ordinance No. 20 of 1933.

L. E. VAN DER MERWE,
Secretary.

5 September, 1973.

831—5—12

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

WAARDERINGSLYSTE VIR VERSKEIE PLAASLIKE GEBIEDSKOMITEES.

Kennisgewing geskied hiermee dat die tussentydse waarderingslyste vir die ondergemelde plaaslike gebiedskomitees voltooi en ooreenkomstig die bepaling van Artikel 14 van die Plaaslike Bestuurs-Belastingordonnansie, 1933 (Ordonnansie No. 20 van 1933) gesertifiseer is en dat dit vasgestel en bindend gemaak sal word op alle betrokke partye wat nie voor 5 Oktober 1973, teen die beslissing van die Waarderingshof, op die wyse soos in die genoemde Ordonnansie voorgeskryf, geappelleer het nie.

Akasia, Clayville, Clewer, Davel, Elliras, Eloff, Grasmere/Lawley, Gravelotte, Groot Marico, Haenertsburg, Halfway House, Hectorspruit, Hillside, Hoedspruit, Kaapmuiden, Kliprivier, Komatipoort, Kosmos, Letsitele, Lothair, Magaliesburg, Malelane, Marikana, Northam, Ogies, Paardekop, Pienaarsrivier, Rayton, Rosslyn, Schoemansville, Sundra, Vaalwater, Vermaas, Vischkuil, Walkerville, West-Rand.

Op gesag van die President van die Waarderingshof.

R. H. VAN DER MERWE,
Klerk van die Waarderingshof.

Posbus 1341,

Pretoria.

5 September 1973.

Kennisgewing No. 146/73.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

VALUATION ROLLS FOR VARIOUS LOCAL AREA COMMITTEES.

Notice is given hereby in accordance with the provisions of Section 14 of the

Local Authorities Rating Ordinance 1933 (Ordinance No. 20 of 1933) that the Interim Valuation Rolls for the areas of the undermentioned local area committees have been completed and certified and that the said rolls shall become fixed and binding upon all parties concerned who shall not have appealed before 5th October, 1973, against the decision of the Valuation Court in the manner prescribed in the said Ordinance:

Akasia, Clayville, Clewer, Davel, Elliras, Eloff, Grasmere/Lawley, Gravelotte, Groot Marico, Haenertsburg, Halfway House, Hectorspruit, Hillside, Hoedspruit, Kaapmuiden, Klip River Valley, Komatipoort, Kosmos, Letsitele, Lothair, Magaliesburg, Malelane, Marikana, Northam, Ogies, Paardekop, Pienaarsrivier, Rayton, Rosslyn, Schoemansville, Sundra, Vaalwater, Vermaas, Vischkuil, Walkerville, West Rand.

By Order of the President of the Valuation Court.

R. H. VAN DER MERWE,
Clerk of the Valuation Court.

P.O. Box 1341,

Pretoria.

5 September, 1973.

Notice No. 146/73.

833—5—12

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING EN VERKOOP VAN STEEG TUSSEN STANDPLASE NO. 104 EN 105, VALERIEDENE.

(Kennisgewing ingevolge die bepaling van artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939). Die Raad is voornemens om mits Sy Edele die Administrateur dit goedkeur, die steeg tussen standplase No. 104 en 105, Valeriedene, van Cecilyweg tot by standplase No. 110, Valeriedene, permanent te sluit en om die geslote gedeelte aan die eienaar van standplase No. 104, Valeriedene, te verkoop.

'n Plan waarop die gedeelte van die steeg aangetoon word wat die Raad voornemens is om te sluit en te verkoop, kan gedurende gewone kantoorure in kamer 318, Stadhuis, Johannesburg, besigtig word.

Iemand wat teen die voorgestelde sluiting en verkoop beswaar wil opper of wat 'n eis om vergoeding wil instel, moet sy beswaar of e's uiters op 14 November 1973, skriftelik by my indien.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.

12 September 1973.

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING AND SALE OF LANE BETWEEN STANDS 104 AND 105 VALERIEDENE.

(Notice in terms of Sections 67(3) and 79(18)(b) of the Local Government Ordinance, 1939).

The Council intends, subject to certain conditions and to the approval of the Hon. the Administrator, to close permanently the lane between Stands 104 and

105 Valeriedene from Cecily Road to Stand 110 Valeriedene, and to sell the closed portion to the owner of Stand 104 Valeriedene.

A plan showing the portion of the lane the Council proposes to close and sell may be inspected during ordinary office hours at Room 318, City Hall, Johannesburg.

Any person who objects to the proposed closing and sale or will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 14 November, 1973.

S. D. MARSHALL,
Clerk of the Council.

City Hall,
Johannesburg.

12 September, 1973.

839—12

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

WYSIGING VAN SANITÊRE GEMAKKE, NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE; WALKERVILLE PLAASLIKE GEBIEDSKOMITEE.

Dit word bekend gemaak, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die Sanitêre Gemakke, Nagvuil- en Vuilgoedverwyderingsverordeninge te wysig ten einde tabelle daer te stel vir Vuilgoedverwyderingsdienste.

Afskrifte van die voorgestelde wysiging lê ter insae in Kamer A.411 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van 14 dae vanaf datum hiervan gedurende welke tydperk skriftelike beswaar daarteen by die ondergetekende ingedien kan word.

J. J. H. BESTER,
Sekretaris.

Posbus 1341,

Pretoria.

12 September 1973.

Kennisgewing No. 155/1973.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AMENDMENT TO SANITARY CONVENIENCES, NIGHT SOIL AND REFUSE REMOVAL BY-LAWS: WALKERVILLE LOCAL AREA COMMITTEE.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Sanitary Conveniences, Nightsoil and Refuse Removal By-laws in order to levy tariffs for refuse removals.

Copies of the proposed amendments are open for inspection in Room A.411 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of 14 days from date hereof during which period objections in writing thereto may be lodged with the undersigned.

J. J. H. BESTER,
Secretary.

P.O. Box 1341,

PRETORIA.

12 September, 1973.

Notice No. 155/1973.

840—12

STADSRAAD VAN HEIDELBERG, TVL.

Kennisgewing No. 24 van 1973.

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Heidelberg van voorneme is om sy Watervoorsieningsverordeninge soos afgekondig by Administrateurskennisgewing No. 1044 van 19 November 1952, soos gewysig, verder te wysig, deur 'n wysiging van sy tarief van toepassing op verbruikers.

Afskrifte van die voorgestelde wysiging lê gedurende kantoorure ter insae in die kantoor van die ondergetekende vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing.

C. P. DE WITT,
Stadsklerk.

Munisipale Kantore,
Heidelberg, Tvl.
12 September 1973.

TOWN COUNCIL OF HEIDELBERG, TVL.

Notice No. 24 of 1973.

AMENDMENT OF WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Heidelberg Tvl., proposes to amend the Water Supply By-laws, published under Administrator's Notice No. 1044 dated the 19th November 1952, as amended, by amending the tariff applicable to consumers.

Copies of the proposed amendment are open for inspection during office hours at the office of the undersigned for a period of 14 days from the date of publication hereof.

Any person who wishes to object to the proposed amendment shall do so in writing to the Town Clerk within fourteen days of publication hereof.

C. P. DE WITT,
Town Clerk.

Municipal Offices,
Heidelberg, Tvl.
12 September, 1973.

841—12

MUNICIPALITEIT VAN CARLETONVILLE.

BUSROETES.

Kennis geskied hiermee ingevolge die bepalings van artikel 65bis(2) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Carletonville van voorneme is om die bestaande Nie-Blanke busroete vanaf Khutsong na Carletonville oor Toekomsville te kanselleer.

Die betrokke besluit en verdere besonderhede lê, ter insae in die Kantoor van die Klerk van die Raad gedurende kantoorure.

Enige beswaar teen die voorgestelde kansellering van die roete moet skriftelik by die ondergetekende ingedien word nie later nie as Vrydag, die 5de Oktober 1973.

P. A. DU PLESSIS,
Stadsklerk.

Munisipale Kantoor,
Posbus 3,
Carletonville.
Kennisgewing No. 43/1973.

MUNICIPALITY OF CARLETONVILLE.

BUS ROUTES.

Notice is hereby given in terms of the provisions of section 65bis(2) of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Carletonville intends to cancel the Non-European Bus route from Khutsong to Carletonville via Toekomsville.

The relevant resolution and further particulars lie for inspection at the office of the Clerk of the Council during office hours.

Any objection to the proposed cancellation of the route must be lodged, in writing, with the undersigned not later than Friday the 5th October, 1973.

P. A. DU PLESSIS,
Town Clerk.

Municipal Offices,
P.O. Box 3,
Carletonville.
Notice No. 43/1973.

842—12

STADSRAAD BRAKPAN.

WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.

Daar word hierby ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende Verordeninge te wysig:—

Verordeninge betreffende Lisensies en Beheer oor Besighede, afgekondig by Administrateurskennisgewing No. 67 van 27 Januarie 1954, soos gewysig.

Die algemene strekking van hierdie wysiging is om die gelde betaalbaar ten opsigte van die weeg van voertuie op die openbare weegtoestel by die Lisensiekantoor van die Raad van '20s' na '50 sent' te verhoog.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 (veertien) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

A. S. VAN JAARSVELD,
Wvd. Stadsklerk.

Munisipale Kantore,
Posbus 15,
Brakpan.
12 September 1973.
Kennisgewing No. 105.

TOWN COUNCIL OF BRAKPAN.

AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council intends amending the following By-laws:—
By-laws relating to Licences and Business Control, published under Administrator's Notice No. 67 of 27th January, 1954, as amended.

The general purport of this amendment is the increase of fees payable in respect of the weighing of a vehicle on the public weighing machine at the Licensing office of the Council from '20c' to '50 cents'.

Copies of this amendment are open to inspection at the office of the Council for a period of 14 (fourteen) days as from the date of publication hereof.

Any person wishing to object to the proposed amendment, must lodge such an objection in writing with the undersigned within 14 (fourteen) days of the date of publication of this notice in the Provincial Gazette.

A. S. VAN JAARSVELD,
Acting Town Clerk.

Municipal Offices,
P.O. Box 15,
Brakpan.
12 September, 1973.
Notice No. 105.

843—12

STADSRAAD VAN SPRINGS.

WYSIGING VAN ASIATE-BUURTREGULASIES.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs van voorneme is om die Asiate-buurtregulasies soos afgekondig by Goewermentskennisgewing No. 239 van 9 Februarie 1937, soos gewysig, verder te wysig deur iemand anders aan te stel wat as Inspekteur van die Bazaar sal optree.

'n Afskrif van die Asiate-buurtregulasies en van die voorgestelde wysiging lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van veertien dae na datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken, moet dit skriftelik by die Stadsklerk, Posbus 45, Springs, indien binne veertien dae na die datum van publikasie hiervan.

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

Stadshuis,
Springs.
12 September 1973.
(108/1973)

TOWN COUNCIL OF SPRINGS.

AMENDMENT OF ASIATIC BAZAAR REGULATIONS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Springs intends to amend the

Asiatic Bazaar Regulations, promulgated under Government Notice No. 239 of 9th February, 1937, as amended, by appointing someone else to act as Inspector of the Bazaar.

A copy of the Asiatic Bazaar Regulations and the proposed amendment are open for inspection at the office of the undersigned for a period of fourteen days from date of publication of this notice.

Any person who desires to object to the proposed amendment shall do so in writing to the Town Clerk, P.O. Box 45, Springs, within fourteen days after the date of publication thereof.

H. A. DU PLESSIS,
Clerk of the Council.

Town Hall,
Springs.
12 September, 1973.
(108/1973)

844—12

STADSRAAD VAN GERMISTON.

WYSIGING VAN VERORDENINGE.

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Stadsraad van Germiston besluit het om:

(a) Die Sanitêre en Vullisverwyderings-tarief van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 581 van 29 Mei 1968, soos gewysig, verder te wysig deur die heffings vir suigtenk-dienste en die verwydering van huisvullis, bedryfsafval en nagvuil en/of urine, te verhoog met ingang van 1 Januarie 1974.

(b) Die Watervoorsieningsverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, verder te wysig deur die vorderings vir die lewering van water vir nywerheidsdoeleindes, te verhoog.

(c) Die Riolerings- en Loodgietersverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig, verder te wysig deur die basiese tariewe ten opsigte van beskikbare riole en die bykomende tariewe ten opsigte van huis-houdelike rioolafvalwater te verhoog met ingang 1 Januarie 1974.

Afskrifte van hierdie wysigings lê gedurende kantoorure ter insae in Kamer 115, Munisipale Kantore, Presidentstraat, Germiston, vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal.

Enige persoon wat beswaar teen bogemelde wysigings wil aanteken, moet dit skriftelik doen by die Stadsclerk binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal.

F. E. MARX,
Wnde. Stadsclerk.

Munisipale Kantore,
Presidentstraat,
Germiston.
12/9/1973.

Kennisgewing No. 165/1973.

CITY COUNCIL OF GERMISTON.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the City Council of Germiston has resolved:

(a) To amend the Sanitary and Refuse Removals Tariff of the Germiston Municipality, published under Administrator's Notice 581 dated 29 May, 1968, as amended, to increase the charges for vacuum tank services and the removal of domestic refuse, trade refuse and nightsoil and/or urine, as from 1st January, 1974.

(b) To amend the Water Supply By-laws of the Germiston Municipality, published under Administrator's Notice 787 of 18 October, 1950, as amended, to increase the charges for the supply of water for industrial purposes.

(c) To amend the Drainage and Plumbing By-laws of the Germiston Municipality, published under Administrator's Notice 509 of 1 August, 1962, as amended, to increase the basic charges in respect of sewers which are available and the additional charges in respect of domestic sewage with effect from 1st January, 1974.

Copies of these amendments are lying for inspection during office hours in Room 115, Municipal Offices, President Street, Germiston, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the above amendments, must do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette.

F. E. MARX,
Acting Town Clerk.

Municipal Offices,
President Street,
Germiston.
12/9/1973.
Notice No. 165/1973.

845—12

STADSRAAD VAN LYDENBURG.

WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

Daar word hierby ingeolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Lydenburg voornemens is om die volgende ten opsigte van bogemelde verordeninge te doen.

Begraafplaasverordeninge te Wysig.

Die algemene strekking ten opsigte van hierdie verordeninge is soos volg:

Iedereen wat 'n lyk wil laat begrawe, moet aan die opsigter kennis daarvan gee op 'n vorm wat deur die Raad uitgereik of goedgekeur is vir daardie doel, minstens vier-en-twintig uur voor sodanige begraving. Afskrifte van hierdie verordeninge, met betrekking tot die wysiging daarvan, lê ter insae by die kantoor van die Stadsraad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde verordeninge se wysiging wens aan te teken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing by die ondergetekende doen.

J. P. BARNHOORN,
Stadsclerk.

Kantoor van die stadsclerk,
Posbus 61,
Lydenburg.
12 September 1973.
Kennisgewing No. 36/1973.

TOWN COUNCIL OF LYDENBURG.

AMENDMENT TO CEMETERY BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council of Lydenburg intends the following in respect of the abovementioned By-Laws.

Amend the Cemetery By-laws.

The General purport in respect of the abovementioned by-laws are as follows:

Any person wishing to have anybody interred shall give notice to the caretaker upon the form issued or approved by the Council for the purpose not less than twenty four hours before such interment.

Copies of these By-Laws with reference to the amendment thereof are open to inspection at the Office of the Town Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the amendment of the said by-laws, must do so in writing to the undermentioned within fourteen days after the date of publication of this notice.

J. P. BARNHOORN,
Town Clerk.

Office of the Town Clerk,
P.O. Box 61,
Lydenburg.
12 September, 1973.
Notice No. 36/1973.

846—12

STADSRAAD VAN BRAKPAN.

VOORGESTELDE WYSIGING VAN DIE BRAKPANSE DORPSAANLEGSKEMA NO. 1/46 (WYSIGINGSKEMA 1/30).

Die Stadsraad van Brakpan het 'n ontwerp-wysigings-dorpsaanlegskema opgestel wat bekend sal staan as Wysigings-dorpsbeplanningskema No. 1/30.

Hierdie ontwerp-skema bevat die volgende voorstelle:—

(i) Die hersonering van Gedeelte 1 en die Restant van Erf 13, Vulcania Dorpsgebied; Erf 143, Vulcania Uitbreiding 1 Dorpsgebied van "Spesiale Nywerheid na "Munisipaal".

(ii) Die hersonering van Gedeeltes 3, 4 en 5 van Erf 130, Vulcania-Uitbreiding 2 Dorpsgebied, van "Regering" na "Spesiale Nywerheid".

(iii) Die hersonering van Gedeelte 1 en 6 van Erf 130, Vulcania-Uitbreiding 2 Dorpsgebied van "Regering" na "Bestaande strate en deurgange".

(iv) Die hersonering van die Restant van Erf 130, Vulcania-Uitbreiding 2 Dorpsgebied van "Regering" na "Munisipaal".

(v) Die toevoeging tot Klousule 5, Tabel "A" van 'n voorgestelde padverbreding.

Besonderhede van hierdie skema lê ter insae in kamer 29, Munisipale Kantore, Brakpan, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 12 September 1973.

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

Enige eienaar of okkupeerder 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 verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Plaaslike Bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 12 September 1973 skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

JAMES LEACH,
Stadsklerk.

Munisipale Kantore,
Brakpan.
12 September 1973.
Kennisgewing No. 9.

TOWN COUNCIL OF BRAKPAN.

PROPOSED AMENDMENT OF THE BRAKPAN TOWN PLANNING SCHEME NO. 1/46 (AMENDMENT SCHEME 1/30)

The Town Council of Brakpan has prepared a draft amendment town planning scheme to be known as Amendment Scheme No. 1/30. This draft scheme contains the following proposals:—

- (i) The rezoning of Portion 1 and the Remaining Extent of Erf 13, Vulcania Township; Erf 143, Vulcania Extension 1 Township from "Special Industrial" to "Municipal".
- (ii) The rezoning of Portions 3, 4 and 5 of Erf 130, Vulcania Extension 2 Township from "Government" to "Special Industrial".
- (iii) The rezoning of Portions 1 and 6 of Erf 130, Vulcania Extension 2 Township from "Government" to "Existing streets and thoroughfares".
- (iv) The rezoning of the remaining extent of Erf 130, Vulcania Extension 2 Township from "Government" to "Municipal".
- (v) The addition to Clause 5, Table "A" of a proposed road widening.

Particulars of this Scheme are open for inspection at Room 29, Municipal Offices, Brakpan, for a period of four weeks from the date of the first publication of this notice, which is 12th September, 1973. The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town Planning Scheme or within 2 km of the boundary thereof, has the right to object to the Scheme or to make repre-

sentations in respect thereof, and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 12th September 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.

JAMES LEACH,
Town Clerk.

Municipal Offices,
Brakpan.
12 September, 1973.
Notice No. 97.

847—12—19

STADSRAAD VAN EDENVALE.

WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van voornemens is om die volgende verordeninge te wysig:

ELEKTRISITEITSVERORDENINGE:

Onder Bylae — Tarief van Gelde — Die verhoging van die elektrisiteitstariewe.

WATERVOORSIENINGSVERORDENINGE.

Verhoging van watertariewe vir die verbruik van water.

SANITÊRE TARIEF.

Verhoging van tariewe vir die verwydering van vullis.

RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Verhoging van gelde ten opsigte van huishoudelike rioolvuil.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van veertien (14) dae na datum van publikasie hiervan. Enige persoon of persone wat beswaar teen die voorgestelde wysigings wil aanteken, moet skriftelik die Stadsklerk van sodanige beswaar of besware binne veertien (14) dae vanaf publikasie hiervan, in kennis stel.

A. C. SWANEPOEL,
Klerk van die Raad.

Munisipale Kantore,
Posbus 25,
Edenvale.
12 September 1973.
Kennisgewing No. A/13/41/1973.

EDENVALE TOWN COUNCIL.

AMENDMENT OF BY-LAWS.

It is hereby notified in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council intends amending the following by-laws:—

ELECTRICITY BY-LAWS.

Under the Schedule — Tariff of Charges — Increase of the electricity tariffs.

WATER SUPPLY BY-LAWS.

Increase in water tariffs for the consumption of water.

SANITARY TARIFF.

Increase in tariffs for the removal of refuse.

DRAINAGE AND PLUMBING BY-LAWS.

Increase in charges in respect of domestic sewage.

Copies of the amendments will lie for inspection at the office of the Clerk of the Council for a period of fourteen (14) days as from date of publication hereof. Any person or persons who desires to record his or their objections to the amendments, should do so in writing to the Town Clerk, within fourteen (14) days after the date of publication of this notice.

A. C. SWANEPOEL,
Clerk of the Council.

Municipal Offices,
P.O. Box 25,
Edenvale.
12 September, 1973.
Notice No. A/13/41/1973

848—12

STADSRAAD VAN VERWOERDBURG.

TUSSENTYDSE WAARDERINGSLYS: BOEKJAAR 1973/1974.

Kennis geskied hiermee ooreenkomstig die bepalings van die Plaaslike Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig, dat die tussentydse waardeeringslys ten opsigte van die ondergenoemde gebiede geleë binne die regsgebied van die Stadsraad van Verwoerdburg ingevolge die bepalings van genoemde Ordonnansie opgestel is deur die Stadsraad van Verwoerdburg.

Simarlo Landbouhoeves Uitbreiding 2.
Brakfontein 390-J.R.
Brakfontein 399-J.R.
Brakfontein 419-J.R.
Doornkloof 391-J.R.
Olievenhoutbosch 389-J.R.
Waterkloof 378-J.R.

Genoemde waardasielys is ter insae gedurende gewone kantoorure in die kantoor van die ondergetekende vir die tydperk van 30 dae vanaf 12 September 1973. Alle belanghebbende persone word versoek om enige besware wat hulle mag hê teen die waarde van enige belasbare eiendom wat in die lys voorkom of teen weglating daaruit of teen enige ander fout, onvolledigheid of verkeerde inskrywing, skriftelik op die voorgeskrewe vorm verkrygbaar by die plek waar die lys ter insae lê, by ondergetekende in te dien nie later as 12 Oktober 1973 om 12 middag.

J. S. H. GILDENHUYNS,
Stadsklerk.

Posbus 14013,
Verwoerdburg.
Kennisgewing No. 48/1973.

TOWN COUNCIL OF VERWOERDBURG.

INTERIM VALUATION ROLL: FINANCIAL YEAR 1973/1974.

Notice is hereby given in terms of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Interim

Valuation Roll has been compiled by the Town Council of Verwoerdburg in respect of the undermentioned areas situated within the area of jurisdiction of the Town Council of Verwoerdburg in terms of the said Ordinance.

Simarolo Agricultural Holdings Extension 2.

Brakfontein 390-J.R.
Brakfontein 399-J.R.
Brakfontein 419-J.R.
Doornkloof 391-J.R.
Olievenhoutbosch 389-J.R.
Waterkloof 378-J.R.

The said Roll will lie for inspection at the office of the undersigned for a period of 30 days from 12 September 1973 during normal office hours. All persons interested are called upon to lodge any objection they may have in respect of the valuation of any rateable property appearing in the Roll or in respect of any omission, or misdescription, in writing to the undersigned, on the prescribed form which is obtainable at the above-mentioned office, not later than 12 noon on 12 October 1973.

J. S. H. GILDENHUYNS,
Town Clerk.

P.O. Box 14013,
Verwoerdburg.
Notice No. 48/1973.

849—12

STADSRAAD VAN VEREENIGING.

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Verordeninge ten opsigte van studieleninge uit die Beursfonds.
2. Brandweerordeninge.

Die algemene strekking van hierdie wysigings is soos volg:

1. Om voorsiening te maak vir 'n vermindering in die afslag vanaf 25% na 5% wat aan studente toegestaan word na suksesvolle voltooiing van studies.

2. Om oor te skakel na desimale munt, voorsiening te maak vir meer doeltreffende wyse van inspeksie en brandvoorkoming, en om 'n ultra vires bepaling in artikel 20 te skrap.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet

dit skriftelik by die Stadsklerk, Munisipale Kantoor, Vereeniging, doen nie later nie as 26 September 1973.

P. J. D. CONRADIE,
Stadsklerk.

Munisipale Kantoor,
Posbus 35,
Vereeniging.
12 September 1973.
Kennissgewing No. 4661.

TOWN COUNCIL OF VEREENIGING.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:

1. By-laws in respect of study loans from the Bursary Fund.
2. Fire Brigade By-laws.

The general purport of these amendments is as follows:

1. To provide for a reduction in the rebate from 25% to 5% in respect of students who successfully complete their study courses.

2. To provide for conversion to decimal currency, more effective means of inspection and fire prevention, and the deletion of an ultra vires provision under clause 20.

Copies of these amendments are open to inspection at the office of the Clerk of the Council for a period of fourteen days from the date of publication hereof. Any person who desires to record his objection to the said amendments must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, not later than 26th September, 1973.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
P.O. Box 35,
Vereeniging.
12 September, 1973.
Notice No. 4661.

350—12

STADSRAAD VAN PRETORIA.

WYSIGING VAN DIE RIOLERINGS- VERORDENINGE VAN DIE MUNISI- PALITEIT VAN PRETORIA.

Ooreenkomstig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om sy Rioleringsverordeninge, afgekondig by Administrateurskennissgewing 774 van 23 Julie 1969, te wysig.

Die strekking van die wysiging is die verhoging van die toepaslike tariewe.

Eksemplare van hierdie wysiging lê ter insae by die kantoor van die Raad (Kamer 406, Wesblok, Munitoria, Van der Waltstraat, Pretoria), vir 'n tydperk van veertien (14) dae van die publikasiedatum van hierdie kennissgewing in die Offisiële Koerant van die Provinsie Transvaal (12 September 1973).

Enige persoon wat beswaar teen hierdie wysiging wil aanteken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie wat in die onmiddellik voorgaande paragraaf gemeld is, by die ondergetekende doen.

P. DELPORT,
Wnde. Stadsklerk.

Munisipale Kantore,
Posbus 440,
Pretoria.
12 September 1973.
Kennissgewing No. 307 van 1973.

CITY COUNCIL OF PRETORIA.

AMENDMENT TO DRAINAGE BY- LAWS: PRETORIA MUNICIPALITY.

Notice is hereby given in accordance with section 96 of the Local Government Ordinance, No. 17 of 1939, that the City Council of Pretoria intends amending its Drainage By-laws, published under Administrators Notice 774 dated 23rd July, 1969.

The purport of this amendment is the increase of the applicable tariffs.

Copies of this amendment will lie open for inspection at the office of the Council (Room 406, West Block, Munitoria, Van der Walt Street, Pretoria), for a period of fourteen (14) days from the date of publication of this notice in the Transvaal Provincial Gazette (12th September, 1973).

Any person who wishes to object to this amendment, must do so in writing to the undersigned within fourteen (14) days after the date of publication referred to in the immediately preceding paragraph.

P. DELPORT,
Acting Town Clerk.

Municipal Offices,
P.O. Box 440,
Pretoria.
12 September, 1973.
Notice No. 307 of 1973.

851—12

INHOUD

CONTENTS

Administrateurskennisgewings

1340. Munisipaliteit Meyerton: Voorgestelde verandering van grense 2963

1439. Wysiging van Administrateurskennisgewing 528 van 20 Mei 1970 ten opsigte van 'n openbare grootpad en deurpad van gedeeltes van Provinsiale paaie P102-1 (Nuut) en P39/1 (Nuut) tussen Pretoria en Krugersdorp. 2964

1440. Wysiging van Administrateurskennisgewing 702 van 9 Junie 1971 in verband met die verbreding van die reserwe van Nasionale Roete T4 seksie 7, distrikte Bronkhorstspuit en Witbank 2970

1441. Vermeerdering van breedte van Provinsiale Pad P1-6, Distrik Pietersburg 2970

1442. Verklaring van ongenommerde paaie (dienspaaie), Distrik Nelspruit 2974

1443. Verklaring van Provinsiale pad P79-1 binne die Munisipale gebied van Sandton en vermeerdering van breedte van padreserwe 2972

1444. Verklaring van 'n openbare pad, distrik Christiana 2972

1445. Padreelings op die plaas Schoonheid 312-H.O., distrik Christiana 2973

1446. Sluiting van distrikspad 1802: distrik Pilgrim's Rest 2973

1447. Verlenging van distrikspad 1803: distrik Pilgrim's Rest 2974

1448. Kansellering in sy geheel of gedeeltelik van uitspanserwituut op die plaas Vlakfontein 69-IR, distrik Benoni 2974

1449. Regulasies van die gemeenskaplike Munisipale Mediese Hulpfonds (Transvaal) — Wysigings 2976

1450. Transvaalse Raad vir die ontwikkeling van Buitestedelike Gebiede: Wysiging van watervoorsieningsverordeninge 2977

1451. Munisipaliteit Kemptonpark: Wysiging van personeelverordeninge 2964

1452. Munisipaliteit Pretoria: Wysiging van verordeninge betreffende openbare gesondheid 2977

1453. Munisipaliteit Tzaneen: Verandering van Grense 2977

1454. Gesondheidskomitee van Maquassi: Wysiging van regulasies vir die toesig oor, die regulering van en die beheer oor besighede, bedrywe en beroepe 2979

1455. Munisipaliteit Bedfordview: Aanneame van Standaardelektrisiteitsverordeninge 2980

1456. Munisipaliteit Rensburg: Wysiging van Watervoorsieningsverordeninge 2984

1457. Munisipaliteit Roodepoort: Wysiging van elektrisiteitsverordeninge 2984

1458. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van verordeninge betreffende die aanhou van diere en pluimvee 2984

1459. Munisipaliteit Verwoerdburg: Aanneame van standaardverordeninge waarby die beveiliging van swembaddens en uitgrawings gereguleer word 2985

1460. Munisipaliteit Sannieshof: Sanitêre en Vullisverwyderingsstarief 2985

1461. Munisipaliteit Bedfordview: Wysiging van Bouverordeninge 2986

1462. Munisipaliteit Lydenburg: Wysiging van watervoorsieningsverordeninge 2987

1463. Munisipaliteit Nelspruit: Wysiging van Verordeninge Betreffende die Reëling en Beheer van, en die Toesig oor Straatverkopers 2987

1464. Munisipaliteit Potgietersrus: Wysiging van Elektrisiteitvoorsieningsverordeninge 2987

1465. Munisipaliteit Klerksdorp: Wysiging van verordeninge op rioleringsstelsels en vakuumentkwyderings 2988

1466. Munisipaliteit Pietersburg: Wysiging van Sanitêre- en Vullisverwyderingsstarief 2988

1467. Munisipaliteit Rensburg: Wysiging van Elektrisiteitsverordeninge 2989

Administrator's Notices

1340. Meyerton Municipality: Proposed Alteration of Boundaries 2963

1439. Amendment of Administrator's Notice in respect of the declaration of a public Main Road and through road of section of Provincial Roads P102-1 (New) and P39/1 (New), between Pretoria and Krugersdorp 2964

1440. Amendment of Administrator's Notice 702 of 9 June 1971 in connection with the widening of the reserve of National Road T4 Section 7, Districts of Bronkhorstspuit and Witbank 2970

1441. Increase in width of Provincial Road P1-6, District of Pietersburg 2970

1442. Declaration of unnumbered roads (service roads), District of Nelspruit 2974

1443. Declaration of Provincial road P79-1 within the Municipal area of Sandton and increase in width of road reserve 2972

1444. Declaration of a public road, district of Christiana 2972

1445. Road arrangements on the farm Schoonheid 312-H.O., district of Christiana 2972

1446. Closing of district road 1802: district of Pilgrim's Rest 2973

1447. Extension of district road 1803: district of Pilgrim's Rest 2974

1448. Cancellation wholly or partially or servitude of outspan on the farm Vlakfontein 69-IR: district of Benoni 2974

1449. Regulations governing the Joint Municipal Medical aid Fund (Transvaal) — Amendments 2976

1450. Transvaal Board for the development of Peri-urban Areas: Amendment to water supply by-laws 2977

1451. Kempton Park Municipality: Amendment of Staff Regulation By-laws 2964

1452. Pretoria Municipality: Amendment to Public Health By-laws 2977

1453. Tzaneen Municipality: Alteration of Boundaries 2977

1454. Maquassi Health Committee: Amendment to Regulations for the Supervision, Regulation and Control of Businesses, Trades and Occupations 2979

1455. Bedfordview Municipality: Adoption of Standard Electricity By-laws 2980

1456. Rensburg Municipality: Amendment to Water Supply By-laws 2984

1457. Roodepoort Municipality: Amendment to Electricity by-laws 2984

1458. Transvaal Board for the Development of Peri-urban Areas: Amendment to by-laws relating to the keeping of animals and poultry 2984

1459. Verwoerdburg Municipality: Adoption of Standard by-laws regulating the safeguarding of swimming pools and excavations 2985

1460. Sannieshof Municipality: Sanitary and Refuse Removals Tariff 2985

1461. Bedfordview Municipality: Amendment to Building By-laws 2986

1462. Lydenburg Municipality: Amendment to Water Supply By-laws 2987

1463. Nelspruit Municipality: Amendment to By-laws for Regulating, Supervising and Controlling Street Vendors 2987

1464. Potgietersrus Municipality: Amendment to Electricity Supply By-laws 2987

1465. Klerksdorp Municipality: Amendment to sewerage systems and vacuum tank removals by-laws 2988

1466. Pietersburg Municipality: Amendment to Sanitary and refuse removals tariff 2988

1467. Rensburg Municipality: Amendment to Electricity By-laws 2989

1468. Munisipaliteit Middelburg: Wysiging van Dorpsgrondeverordeninge	2989	1468. Middelburg Municipality: Amendment to Town Lands By-laws	2989
1469. Munisipaliteit Boksburg: Wysiging van Elektrisiteitsverordeninge	2990	1469. Boksburg Municipality: Amendment to Electricity By-laws	2990
1470. Munisipaliteit Carletonville: Verordeninge vir die verhuur van sale en toerusting: Burgersentrum	3042	1470. Carletonville Municipality: By-laws for the letting of Halls and Equipment: Civic Centre	3042
1471. Gesondheidskomitee van Maquassi: Wysiging van Watervoorsieningsregulasies	2994	1471. Maquassi Health Committee: Amendment to Water Supply Regulations	2994
1472. Munisipaliteit Randfontein: Verordeninge om Rook in Teaters en Bioskope te verbied	2994	1472. Randfontein Municipality: By-laws for Prohibiting Smoking in Theatres and Bioscopes	2994
1473. Gesondheidskomitee van Eendracht: Wysiging van Watervoorsieningsregulasies	2996	1473. Eendracht Health Committee: Amendment to Water Supply Regulations	2996
1474. Landelike Lisensieraad, Nigel: Benoeming van Lid	2996	1474. Rural Licensing Board, Nigel: Appointment of Member	2996
1475. Noordelike Johannesburgstreek - wysigingskema No. 346	2996	1475. Northern Johannesburg Region Amendment Scheme No. 346	2996
1476. Germiston-wysigingskema No. 1/88	2997	1476. Germiston Amendment Scheme No. 1/88	2997
1477. Bethal-wysigingskema No. 1/23	2997	1477. Bethal Amendment Scheme No. 1/23	2997
1478. Munisipaliteit Lydenburg: Verordeninge betreffende die beheer van tydelike advertensies en pamflette	2997	1478. Lydenburg Municipality: By-laws for the control of temporary advertisements and pamphlets	2997
1479. Munisipaliteit Ermelo: Wysiging van Rioerings- en Loodgietersverordeninge	3002	1479. Ermelo Municipality: Amendment to Drainage and Plumbing By-laws	3002
1480. Munisipaliteit Randfontein: Wysiging van Elektrisiteitsverordeninge	3002	1480. Randfontein Municipality: Amendment to Electricity By-laws	3002
1481. Munisipaliteit Rustenburg: Wysiging van Elektrisiteitsvoorsieningsverordeninge	3007	1481. Rustenburg Municipality: Amendment to Electricity Supply By-laws	3007
1482. Munisipaliteit Brakpan: Verordeninge om Rook in Teaters en Bioskope te verbied	3007	1482. Brakpan Municipality: By-laws for Prohibiting Smoking in theatres and Bioscopes	3007
1483. Munisipaliteit Brakpan: Wysiging van Elektrisiteitsvoorsieningsverordeninge	3008	1483. Brakpan Municipality: Amendment to Electricity Supply By-laws	3008
1484. Transvaalse Raad vir die Ontwikkeling van Buitstedelike Gebiede: Wysiging van Rioerings- en Loodgietersverordeninge	3012	1484. Transvaal Board for the Development of Periurban Areas: Amendment to Drainage and Plumbing By-laws	3012
1485. Munisipaliteit Naboomspruit: Wysiging van Waterleweringsregulasies	3012	1485. Naboomspruit Municipality: Amendment to Water Supply Regulations	3012
1486. Munisipaliteit Pretoria: Elektrisiteitstarief	3015	1486. Pretoria Municipality: Electricity Tariff	3015
1487. Munisipaliteit Benoni: Wysiging van Sanitiere en Vullisverwyderingstarief	3024	1487. Benoni Municipality: Amendment to Sanitary and Refuse Removals Tariff	3024
1488. Dorp Ormonde Uitbreiding No. 1: Verklaring tot 'n goedgekeurde dorp	3026	1488. Ormonde Extension No. 1 Township: Declaration of an approved township	3026
1489. Johannesburg-wysigingskema No. 1/679	3030	1489. Johannesburg Amendment Scheme No. 1/679	3030
1490. Dorp Benrose Uitbreiding No. 7: Verklaring van goedgekeurde dorp	3031	1490. Benrose Extension No. 7: Declaration of approved township	3031
1491. Johannesburg-wysigingskema No. 1/657	3034	1491. Johannesburg Amendment Scheme No. 1/657	3034
1492. Dorp Waldrif: Verklaring tot 'n goedgekeurde dorp	3034	1492. Waldrif Township: Declaration of an approved township	3034
1493. Vereeniging-wysigingskema No. 1/59	3038	1493. Vereeniging amendment Scheme No. 1/59	3038
1494. Dorp Jackaroo Park: Verklaring van goedgekeurde dorp	3039	1494. Jackaroo Park Township: Declaration of approved township	3039
1495. Witbank-wysigingskema No. 1/40	3042	1495. Witbank Amendment Scheme No. 1/40	3042

Algemene Kennisgewings

General Notices

357. Vanderbijlpark-wysigingskema No. 1/28	3058	357. Vanderbijlpark Amendment Scheme No. 1/28	3058
358. Pretoriastreek-wysigingskema No. 459	3058	358. Pretoria Region Amendment Scheme No. 459	3058
359. Bethal-wysigingskema No. 1/27	3059	359. Bethal Amendment Scheme No. 1/27	3059
360. Pretoria-wysigingskema No. 1/366	3059	360. Pretoria Amendment Scheme No. 1/366	3059
361. Johannesburg-wysigingskema No. 1/674	3064	361. Johannesburg Amendment Scheme No. 1/674	3064
362. Nelspruit-wysigingskema No. 1/35	3064	362. Nelspruit Amendment Scheme No. 1/35	3064
363. Uitbreiding van Grense. Dorp Primrose	3065	363. Extension of Boundaries. Primrose Township	3065
364. Uitbreiding van Grense. Dorp Silverton	3065	364. Extension of Boundaries. Silverton Township	3065
365. (1) Maroeladal Uitbreiding 2 Dorp. (2) Dorp Rand Leases Residential. (3) Dorp Wingate Glen Uitbreiding 4. (4) Dorp Bonaeropan. (5) Dorp Bedfordview Uitbreiding 214. (6) Dorp Bedfordview Uitbreiding 220. (7) Dorp Halfway House Uitbreiding No. 3. (8) Dorp Machadodorp Uitbreiding No. 5. (9) Dorp Lydenburg Uitbreiding 4. (10) Kimberley	3060	365. (1) Maroeladal Extension 2 Township. (2) Rand Leases Residential Township. (3) Wingate Glen Extension 4 Township. (4) Bonaeropan Township. (5) Bedfordview Extension 214 Township. (6) Bedfordview Extension 220 Township. (7) Halfway House Extension 3 Township. (8) Machadodorp Extension 5 Township. (9) Lydenburg Extension 4 Township. (10) Kilberry Township	3061
366. Kennisgewing — Beroepswedderslisensie	3066	366. Notice — Bookmaker's Licence	3066
367. Rustenburg-wysigingskema No. 1/48	3067	367. Rustenburg Amendment Scheme No. 1/48	3067
368. Johannesburg-wysigingskema No. 2/88	3067	368. Johannesburg Amendment Scheme No. 2/88	3067
369. Pretoriastreek-wysigingskema No. 465	3068	369. Pretoria Region Amendment Scheme No. 465	3068

370. Pretoriastreek-wysigingskema No. 466	3068
371. Pretoria-wysigingskema No. 1/371	3069
372. Germiston-wysigingskema No. 3/59	3069
373. Pietersburg-wysigingskema No. 1/36	3070
374. Brits-wysigingskema No. 1/32	3070
375. Germiston-wysigingskema No. 1/134	3071
376. Germiston-wysigingskema No. 1/136	3071
377. Noordelike Johannesburgstreek-wysigingskema No. 497	3072
378. Pietersburg-wysigingskema No. 1/35	3073
379. Alberton-wysigingskema No. 1/88	3073
380. Vanderbijlpark-wysigingskema No. 1/29	3074
381. Pretoriastreek-wysigingskema No. 456	3074
382. Noordelike Johannesburgstreek - wysigingskema No. 558	3075
383. Pretoriastreek-wysigingskema No. 502	3075
384. Vanderbijlpark-wysigingskema No. 1/31	3076
385. Johannesburg-wysigingskema No. 1/677	3076
386. Aansoek om die sluiting van kontrak vir die vervoer van skoolkinders	3077
387. Wet op Opheffing van Beperkings 84 van 1967	3077
388. Voorgestelde stigting van Dorpe: (a) Panorama. (b) Witpoortjie Uitbreiding 19. (c) East geduld Uitbreiding 2. (d) Mohadin Uitbreiding 1. (e) Ormonde Uitbreiding 3. (f) Valley View Uitbreiding 1. (g) Heatherdale Uitbreiding 2.	3078
389. Saak M.1715/73	3082
Tenders	3083
Skutverkopings	3085
Plaaslike Bestuurskennisgewings	3085

370. Pretoria Region Amendment Scheme No. 466	3068
371. Pretoria Amendment Scheme No. 1/371	3069
372. Germiston Amendment Scheme No. 3/59	3069
373. Pietersburg Amendment Scheme No. 1/36	3070
374. Brits Amendment Scheme No. 1/32	3070
375. Germiston Amendment Scheme No. 1/134	3071
376. Germiston Amendment Scheme No. 1/136	3071
377. Northern Johannesburg Region Amendment Scheme No. 497	3072
378. Pietersburg Amendment Scheme No. 1/35	3073
379. Alberton Amendment Scheme 1/88	3073
380. Vanderbijlpark Amendment Scheme No. 1/29	3074
381. Pretoria Region Amendment Scheme No. 456	3074
382. Northern Johannesburg Region Amendment Scheme No. 558	3075
383. Pretoria Region Amendment Scheme No. 502	3075
384. Vanderbijlpark Amendment Scheme No. 1/31	3076
385. Johannesburg Amendment Scheme No. 1/677	3076
386. Applications to enter into contract for conveyance of school children	3077
387. Removal of Restrictions Act 84 of 1967	3077
388. Proposed Establishment of Townships: (a) Panorama. (b) Witpoortjie Extension 19. (c) East Geduld Extension 2. (d) Mohadin Extension 1. (e) Ormonde Extension 3. (f) Valley View Extension 1. (g) Heatherdale Extension 2	3079
389. Case M.1715/73	3082
Tenders	3083
Pound Sales	3085
Notices by Local Authorities	3085

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