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6 FEBRUARY, 1974

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No. 18 (Administrators-), 1974.

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikels 2 en 3(1) van die Begraafplaas-ordinansie, 1932 (Ordonansie 8 van 1932) —

- (a) kondig ek hierby af dat die stuk grond beskryf as Gedeelte 37 ('n gedeelte van Gedeelte 7) van die plaas Rooikraal 188-J.S., distrik Groblersdal 'n begraafplaas is;
- (b) stel ek hierby 'n begraafplaaskomitee vir die genoemde begraafplaas in bestaande uit die volgende vier lede:
Mnr. P. J. Bosman;
Mnr. H. C. du Toit;
Mnr. J. P. Kotze; en
Mnr. H. L. J. van Nieuwenhuizen;
- (c) kondig ek hierby af dat genoemde begraafplaas geplaas word onder beheer en toesig van genoemde begraafplaaskomitee; en
- (d) herroep ek hierby Proklamasie 190 van 1947 en Administrateurskennisgewings 708 en 709 van 22 Oktober 1947.

Gegee onder my Hand te Pretoria op hede die 22ste dag van Januarie, Eenduisend Negehonderd Vier-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.W. 6/6/2

No. 19 (Administrators-), 1974.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal.

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

Gegee onder my Hand te Pretoria op hede die 14de dag van Januarie, Eenduisend Negehonderd Vier-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 3-2-3-111-95

No. 18 (Administrator's), 1974.

PROCLAMATION

Under the powers vested in me by sections 2 and 3(1) of the Cemetery Ordinance, 1932 (Ordinance 8 of 1932), I hereby —

- (a) declare that the area of land described as Portion 37 (a portion of Portion 7) of the farm Rooikraal 188-J.S., district Groblersdal shall be a cemetery;
- (b) constitute a cemetery committee for the said cemetery consisting of the following four members:
Mr. P. J. Bosman;
Mr. H. C. du Toit;
Mr. J. P. Kotze; and
Mr. H. L. J. van Nieuwenhuizen;
- (c) declare that the said cemetery shall be placed under the control and management of the said cemetery committee; and
- (d) repeal Proclamation 190 of 1947 and Administrator's Notices 708 and 709 of 22 October, 1947.

Given under my Hand at Pretoria on this 22nd day of January, One thousand Nine hundred and Seventy-four.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
T.W. 6/6/2

No. 19 (Administrator's), 1974.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

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

Given under my Hand at Pretoria on this 14th day of January, One thousand Nine hundred and Seventy-four.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-95

BYLAE.

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

Die Restant van Gedeelte 37 ('n gedeelte van Gedeelte 1) van die plaas Kopjeskraal 517-I.Q., distrik Potchefstroom, groot 12,5302 hektaar volgens Kaart L.G.A. 1839/18.

No. 20 (Administrateurs-), 1974.

PROKLAMASIE

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

So is dit dat ek; met betrekking tot Lot No. 491, geleë in Dorp Brooklyn, Distrik Pretoria, gehou kragtens Akte van Transport No. 18791/1966 voorwaarde (b) wysig deur die opheffing van die woorde: "Not more than one dwelling house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided."

Gegee onder my Hand te Pretoria, op hede die 8ste dag van Januarie, Eenduisend Negehonderd Vier-en-sewentyng.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-206-31

No. 21 (Administrateurs-), 1974.

PROKLAMASIE

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

So is dit dat ek; met betrekking tot Lot No. 462, geleë in dorp Warmbad, distrik Warmbad, gehou kragtens Sertifikaat van Geregistreerde Titel No. 30435/1970, voorwaardes (b), (c)(i) en (ii) en (d) ophef.

Gegee onder my Hand te Pretoria, op hede die 13de dag van November, Eenduisend Negehonderd Drie-en-sewentyng.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1499-1

No. 22 (Administrateurs-), 1974.

KENNISGEWING VAN VERBETERING.

Proklamasie No. 270 (Administrateurs-), 1971 gedateer 10 November 1971 word hierby soos volg verbeter:

Engelse Teks.

1. Die Klousule No. (vi) onder kolom 3 van opskrif No. 2 van die skemaklousules op bladsy 3503 moet gevysig word deur die byvoeging van "or residential buildings" na die woord "premises".

SCHEDE.

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

The Remaining Extent of Portion 37 (a portion of Portion 1) of the farm Kopjeskraal 517-I.Q., Potchefstroom district, in extent 12,5302 hectares vide Diagram S.G.A. 1839/18.

No. 20 (Administrator's), 1974.

PROCLAMATION

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

Now therefore I do hereby; in respect of Lot No. 491, situate in Brooklyn Township, District Pretoria, held in terms of Deed of Transfer No. 18791/1966 alter condition (b) by the removal of the words: "Not more than one dwelling house with the necessary outbuildings and appurtenances shall be erected on the said lot and the said lot shall not be subdivided."

Given under my Hand at Pretoria this 8th day of January, One thousand Nine hundred and Seventy-four.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-206-31

No. 21 (Administrator's), 1974.

PROCLAMATION

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

Now therefore I do hereby; in respect of Lot No. 462, situate in Warmbaths Township, district Warmbaths, held in terms of Certificate of Registered Title No. 30435/1970, remove conditions (b), (c)(i) and (ii) and (d).

Given under my Hand at Pretoria this 13th day of November, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-1499-1

No. 22 (Administrator's), 1974.

CORRECTION NOTICE.

Proclamation No. 270 (Administrator's), 1971 dated 10 November 1971 is hereby corrected as follows:

English Version.

1. The Clause No. (vi) under column 3 of heading No. 2 of the scheme clauses on page 3503 must be altered by the addition of "or residential buildings" after the word "premises".

2. Die bepaling (xi)(c) onder opskrif No. 3 van die skemaklousules op bladsy 3503 moet vervang word met "The erf shall not simultaneously be used for residential and business purposes".

Afrikaanse Teks.

3. Die Klousule No. (vi) onder kolom 3 van opskrif No. 2 van die skemaklousules op bladsy 3503 moet gewysig word deur die byvoeging van "of woongeboue" na die woord "besigheidspersele".

4. Die bepaling (xi)(c) onder opskrif No. 3 van die skemaklousules op bladsy 3503 moet vervang word met "Die erf mag nie terselfdertyd vir woondoeleindes en besigheidsdoeleindes aangewend word nie".

PB. 4-14-2-1302-1

No. 23 (Administrateurs-), 1974.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal.

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

Gegee onder my Hand te Pretoria op hede die 28ste dag van Januarie, Eenduisend Negehonderd Vier-en-sewentig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 3-2-3-111-91

"BYLAE."

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIED: BESKRYWING VAN GEBIED INGELYF.

Gedeelte 1 van die plaas Terra Mena 432-I.Q., groot 288,4754 hektaar, distrik Potchefstroom, volgens Kaart L.G.A. 4832/53.

No. 24 (Administrateurs-), 1974.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal.

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

Gegee onder my Hand te Pretoria op hede die 28ste dag van Januarie, Eenduisend Negehonderd Vier-en-sewentig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 3-2-3-111-96

2. The specification (xi)(c) under heading No. 3 of the scheme clauses on page 3503 must be substituted by "The erf shall not simultaneously be used for residential and business purposes".

Afrikaans Version.

3. The Clause No. (vi) under column 3 of heading No. 2 of the scheme clauses on page 3503 must be altered by the addition of "of woongeboue" after the word "besigheidspersele".

4. The specification (xi)(c) under heading No. 3 of the scheme clauses on page 3503 must be substituted by "Die erf mag nie terselfdertyd vir woondoeleindes en besigheidsdoeleindes aangewend word nie".

PB. 4-14-2-1302-1

No. 23 (Administrator's), 1974.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

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

Given under my Hand at Pretoria on this 28th day of January, One thousand Nine hundred and Seventy-four.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-91

SCHEDULE.

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

Portion 1 of the farm Terra Mena 432-I.Q., in extent 288,4754 hectares, Potchefstroom district, vide Diagram S.G.A. 4832/53.

No. 24 (Administrator's), 1974.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

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

Given under my Hand at Pretoria on this 28th day of January, One thousand Nine hundred and Seventy-four.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-96

BYLAE.

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

Gedeelte 6 van die plaas Leeuwdraai 211-J.R., distrik Bronkhorstspruit, groot 44,9029 hektaar, volgens Kaart L.G.A. 5476/68.

'ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 198 6 Februarie 1974
MUNISIPALITEIT RUSTENBURG: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Rustenburg 'n versoekskrif by die Administrator ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Municipaaliteit Rustenburg verander deur die opneming daarin van die gebiede wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinciale Koerant* aan die Direkteur van Plaaslike Bestuur, Pri-vaaitsak X437, Pretoria 'n teenpetisie te rig waarin die Administrator versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Administrateurskennisgewing No. 35 van 9, 16 en 23 Januarie 1974 word hierby teruggetrek.

PB. 3-2-3-31
6—13—20

BYLAE.

MUNISIPALITEIT RUSTENBURG: BESKRYWING VAN GEBIEDE WAT INGELYF STAAN TE WORD.

- (a) Gedeelte 4 ('n gedeelte van Gedeelte 2) van die plaas Boschdal 309-J.Q., Rustenburg distrik, groot 30,1325 ha, soos aangedui op Kaart L.G.A. 5657/57.
- (b) Gedeelte 5 ('n gedeelte van Gedeelte 2) van die plaas Boschdal 309-J.Q., Rustenburg distrik, groot 22,4243 ha, soos aangedui op Kaart L.G.A. 4688/63.

Administrateurskennisgewing 199 6 Februarie 1974

VERMEERDERING IN DIE BREEDTE VAN DIE RESERWE VAN PAD P91-1 (KEMPTONPARK — MODDERFONTEIN) BY DIE MODDERFONTEIN WISSELAAR: DISTRIK KEMPTONPARK.

Die Administrator, ingevolge artikel 3 van die Padordonnansie, 1957 vermeerder hierby die breedte van die reserwe van pad P91-1 oor die plaas Modderfontein 35-I.R. soos aangedui op bygaande sketsplan.

DPH. 022G-14/9/2 Vol. 8
DPH. O22J-23/20/T1-21N
UK. Bes. 2394(12)/27-11-1973

SCHEDULE.

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

Portion 6 of the farm Leeuwdraai 211-J.R., Bronkhorstspruit district, vide Diagram S.G.A. 5476/68.

ADMINISTRATOR'S NOTICES

Administrator's Notice 198 6 February, 1974
RUSTENBURG MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Rustenburg has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of the Rustenburg Municipality by the inclusion therein of the areas described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, Private Bag X437, Pretoria a counter-petition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Administrator's Notice No. 35 dated 9, 16 and 23 January 1974 is hereby withdrawn.

PB. 3-2-3-31
6—13—20

SCHEDULE.

RUSTENBURG MUNICIPALITY: DESCRIPTION OF AREAS TO BE INCLUDED.

- (a) Portion 4 (a portion of Portion 2) of the farm Boschdal 309-J.Q., district of Rustenburg, in extent 30,1325 ha, as shown on Diagram S.G.A. 5657/57.
- (b) Portion 5 (a portion of Portion 2) of the farm Boschdal 309-J.Q., district of Rustenburg, in extent 22,4243 ha, as shown on Diagram S.G.A. 4688/63.

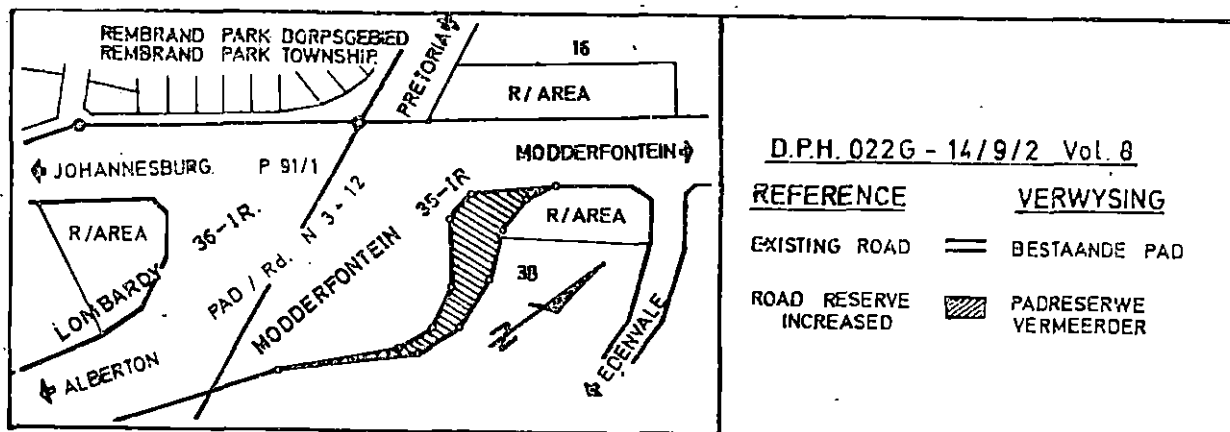
Administrator's Notice 199

6 February, 1974

INCREASE IN WIDTH OF THE RESERVE OF ROAD P91-1 (KEMPTON PARK — MODDERFONTEIN) AT THE MODDERFONTEIN INTERCHANGE: DISTRICT OF KEMPTON PARK.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957, increases hereby the width of the reserve of road P91-1 over the farm Modderfontein 35-I.R. as indicated on the subjoined sketch plan.

DPH. 022G-14/9/2 Vol. 8
DPH. O22J-23/20/T1-21N
Exco. Res. 2394(12)/27-11-1973



Administrateurskennisgewing 200 6 Februarie 1974

RUSTENBURG TATTERSALLSKOMITEE: BENOEMING VAN VOORSITTER EN LEDE.

Ingevolge regulasie 41 van die Regulasies op Weddery (Perdewedrenne) soos aangekondig by Administrateurskennisgewing 950 van 29 Desember 1961, benoem die Administrateur hierby mnr. J. Kotze wat tans 'n lid van die Rustenburg Tattersallskomitee is, tot Voorsitter van daardie Komitee tydens sy ampstermyne as sodanige lid en ingevolge regulasie 39 van gemelde Regulasies benoem die Administrateur hierby mnre. D. L. van Rooyen en F. E. Höll tot lede van genoemde Komitee met ampstermyne tot 31 Augustus 1975, in die plek van onderskeidelik mnr. W. A. Ferreira en dr. D. A. de Kock wat bedank het.

TW. 3-22-2-22-1

Administrateurskennisgewing 201 6 Februarie 1974

OPHEFFING VAN SKUT OP DIE PLAAS RIETKOLK, DISTRIK PIETERSBURG.

Ingevolge artikel 17(1) van die Ordonnansie op Skutte, 1972 (Ordonnansie 13 van 1972) hef die Administrateur hierby op die skut op die plaas Rietkolk, distrik Pietersburg.

TW. 5-6-2-54

Administrateurskennisgewing 202 6 Februarie 1974

OPHEFFING VAN SKUT OP DIE PLAAS BONTEBERG NO. 85, DISTRIK POTGIETERSRUS.

Ingevolge artikel 17(1) van die Ordonnansie op Skutte, 1972, (Ordonnansie 13 van 1972) hef die Administrateur hierby op die skut op die plaas Bonteberg No. 85, distrik Potgietersrus.

TW. 5-6-2-58

Administrateurskennisgewing 203 6 Februarie 1974

BEGRAAFPLAASKOMITEE, ROOIKRAAL-NEDER-SETTING — BEGRAAFPLAASREGULASIES: WYSIGING.

Die Administrateur wysig hierby, ingevolge die bepalinge van artikel 3(2) van die Begraafplaas-ordonnansie, 1932 (Ordonnansie 8 van 1932), die Begraafplaaskomitee,

Administrator's Notice 200 6 February, 1974

RUSTENBURG TATTERSALLS COMMITTEE: APPOINTMENT OF CHAIRMAN AND MEMBERS.

In terms of regulation 41 of the Betting (Horse Racing) Regulations published by Administrator's Notice 950 of 29 December, 1961, the Administrator hereby appoints Mr. J. Kotze, who is a member of the Rustenburg Tattersalls Committee, as chairman of that Committee during his period of office as such member and in terms of regulation 39 of the said Regulations the Administrator hereby appoint Messrs. D. L. van Rooyen and F. E. Höll as members of the said Committee with period of office terminating on 31 August, 1975, respectively vice Mr. W. A. Ferreira and Dr. D. A. de Kock who resigned.

TW. 3-22-2-22-1

Administrator's Notice 201 6 February, 1974

DISESTABLISHMENT OF POUND ON THE FARM RIETKOLK, DISTRICT OF PIETERSBURG.

In terms of section 17(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972) the Administrator hereby disestablishes the pound on the farm Rietkolk, district of Pietersburg.

TW. 5-6-2-54

Administrator's Notice 202 6 February, 1974

DISESTABLISHMENT OF POUND ON THE FARM BONTEBERG NO. 85, DISTRICT OF POTGIETERSRUS.

In terms of section 17(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972) the Administrator hereby disestablishes the pound on the farm Bonteberg No. 85, district of Potgietersrus.

TW. 5-6-2-58

Administrator's Notice 203 6 February, 1974

ROOIKRAAL SETTLEMENT CEMETERY COMMITTEE — CEMETERY REGULATIONS: AMENDMENT.

The Administrator hereby, in terms of the provisions of section 3(2) of the Cemetery Ordinance, 1932 (Ordinance 8 of 1932), amends the Rooikraal Settlement Cemetery

Rooikraal-nedersetting, Begraafplaasregulasies, afgekondig by Administrateurskennisgewing 710 van 22 Oktober 1947, deur in regulasie 5 die woorde "ses maande" deur die woorde "twaalf maande" te vervang.

TW. 6-6-2

Administrateurskennisgewing 204 6 Februarie 1974

HOSPITAALDIENSREGULASIES — WYSIGING.

Die Administrateur wysig hierby, ingevolge die bepings van artikel 57 van die Ordonnansie op Hospitale, 1958 (Ordonnansie 14 van 1958) die Hospitaaldiensregulasies soos aangekondig by Administrateurskennisgewing 513 van 29 Junie 1960, deur regulasie 42, met ingang van die eerste dag van Desember 1973, te herroep.

Administrateurskennisgewing 205 6 Februarie 1974

MUNISIPALITEIT NABOOMSPRUIT: AANNAME VAN STANDAARD STRAAT- EN DIVERSE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Naboomspruit die Standaard Straat- en Diverse Verordeninge, aangekondig by Administrateurskennisgewing 368 van 14 Maart 1973, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysig aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-80-64

Administrateurskennisgewing 206 6 Februarie 1974

MUNISIPALITEIT GERMISTON: 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 Germiston, aangekondig by Administrateurskennisgewing 25 van 9 Januarie 1952, soos gewysig, word hierby verder soos volg gewysig:

1. Deur na item 2(1)(d)(v) van Gedeelte A onder Bylae 2 die volgende in te voeg:
 - "(vi) Die maksimum kilowatt aanvraagsyfer wat gebruik word by die berekening van die heffingsbetaalbaar ingevolge paragraaf (ii), is een van die volgende, watter ook al die hoogste is:
 - (aa) Die werklike aanvraag geregistreer; of
 - (bb) vanaf 'n datum 6 maande na die datum van aansluiting of die datum waarop 'n groter aansluiting vir 'n verhoogde lewering verskaf is, 70 persent van die maksimum kilowatt aanvraag vereiste soos deur die verbruiker verklaar tydens sy aansoek vir 'n aansluiting of 'n verhoogde lewering.
 - (vii) Formele kennisgewing van ses maande van die voorname om die lewering te verminder, moet

Committee Cemetery Regulations, published under Administrator's Notice 710 of 22 October, 1947 by the substitution in regulation 5 for the words "six months" of the words "twelve months".

TW. 6-6-2

Administrator's Notice 204 6 February, 1974

HOSPITALS SERVICE REGULATIONS — AMENDMENT.

The Administrator hereby, in terms of the provisions of section 57 of the Hospitals Ordinance, 1958 (Ordinance 14 of 1958) amends the Hospital Service Regulations promulgated by Administrator's Notice 513 of 29 June, 1960, by the repeal, with effect from the first day of December, 1973, of regulation 42.

Administrator's Notice 205 6 February, 1974

NABOOMSPRUIT MUNICIPALITY: ADOPTION OF STANDARD STREET AND MISCELLANEOUS BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Naboomspruit has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Street and Miscellaneous By-laws, published under Administrator's Notice 368, dated 14 March 1973, as by-laws made by the said Council.

PB. 2-4-2-80-64

Administrator's Notice 206 6 February, 1974

GERMISTON 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 Germiston Municipality, published under Administrator's Notice 25, dated 9 January 1952, as amended, are hereby further amended as follows:

1. By the insertion after item 2(1)(d)(v) of section A under Schedule 2 of the following:
 - "(vi) The maximum kilowatt demand figure used in the calculation of the charges payable in terms of paragraph (ii) shall be one of the following, whichever is the highest:
 - (aa) The actual demand recorded; or
 - (bb) from a date 6 months after the date of connection of the date on which a larger connection for an increased supply is provided, 70 per cent of the maximum kilowatt demand requirement declared by the consumer when applying for a connection or an increased supply.
 - (vii) Six months' formal notice of intention to reduce the supply shall be given to the engineer in

skriftelik deur die verbruiker aan die ingenieur gegee word: Met dien verstande dat vir die doel van berekening van die aanvraagheffing betaalbaar ingevolge paragrawe (ii) en (vi), geen sodanige vermindering van die verbruiker se verklaarde maksimum kilowatt aanvraagvereiste in aanmerking geneem sal word gedurende die eerste 18 maande na die datum waarop die aansluiting of 'n groter aansluiting vir 'n verhoogde lewering verskaf is, nie."

2. Deur na item 4(2) van Gedeelte A onder Bylae 2 die volgende in te voeg:—

"(3) Minimum vordering, per meter, per maand: R5."

3. Deur Gedeelte B onder Bylae 2 deur die volgende te vervang:—

"GEDEELTE B — ALGEMEEN

1. *Diensaansluitings.*

(1)(a) Die gelde betaalbaar vir 'n elektriese diensaansluiting is 'n bedrag gelykstaande met die koste aan die Raad van die materiaal, apparaat en toerusting en van die arbeid en vervoer wat, volgens die redelike berekening van die ingenieur, nodig is om die verbruiker se lewingspunt by die naaste punt vanwaar die Raad, volgens die mening van die ingenieur, aan die verbruiker se installasie bevredigende toevoer kan lewer, aan te sluit, plus 'n bedrag gelykstaande met 10 persent van sodanige bedrag.

(b) Alle permanente elektriese diensaansluitings moet deur middel van ondergrondse kabel aangebring word en die verbruiker moet sodanige pyp of pype of kanaal vir die kabel soos wat die ingenieur vereis, tot by sodanige punt op die persele soos wat die ingenieur bepaal, verskaf, welke pyp of pype of kanaal op sodanige wyse in sodanige posisie geleë moet word en sodanig gestut moet word as wat die ingenieur vereis, en die pyp of pype moet so dig gemaak word dat toegang vir water en knaagdiere verhoed word.

(2)(a) Die gelde betaalbaar vir 'n tydelike lug- en kragaansluiting is 'n bedrag gelykstaande met die koste aan die Raad van die materiaal, apparaat en toerusting en van die arbeid en vervoer wat, volgens die redelike berekening van die ingenieur, nodig is om die verbruiker se lewingspunt by die naaste bestaande punt vanwaar die Raad, volgens die mening van die ingenieur, aan die verbruiker se installasie bevredigende toevoer kan lewer, aan te sluit, plus 'n bedrag gelykstaande met 10 persent van sodanige bedrag.

(b) Nadat sodanige aansluiting verwijder is, word aan die persoon wat genoemde gelde betaal het, 'n bedrag terugbetaal, wat deur die ingenieur bereken word volgens die waarde van die materiaal, apparaat en toerusting wat verhaal is, en die koste aan die Raad vir die verwijdering van sodanige aansluiting.

(3)(a) In die geval van 'n ondergrondse elektriese diensaansluiting, is die verbruiker se lewingspunt die meterbord, die hoofskakelaar of die isolator, watter een ook al die naaste aan die laagspanning toevoer-hoofleidings is.

(b) In die geval van 'n bestaande lug-diensaansluiting, is die verbruiker se lewingspunt die meterbord: Met dien verstande dat die hoofgeleidings en toebehore tussen die verbruiker se dak-koppelings en die meterbord deur die verbruiker onderhou moet word.

writing by the consumer: Provided that for the purpose of calculating the demand charge payable in terms of paragraphs (ii) and (vi), no such reduction of the consumer's declared maximum kilowatt demand requirement will be taken into account during the first 18 months after the date of providing the connection or a larger connection for an increased supply."

2. By the insertion after item 4(2) of section A under Schedule 2 of the following:—

"(3) Minimum charge, per meter, per month: R5."

3. By the substitution for section B under Schedule 2 of the following:—

"SECTION B — GENERAL

1. *Service Connections.*

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

(b) All permanent electric service connections shall be made by means of underground cable and the consumer shall provide up to such point in the premises as may be fixed by the engineer, such pipe or pipes or duct for the cable as the engineer may require, which pipe or pipes or duct shall be laid in such manner and position and be so supported as the engineer may require, and the pipe or pipes shall be so blocked as to prevent the passage of water and rodents.

(2)(a) The charges payable for a temporary light and power connection shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour and transport which, in the reasonable estimation of the engineer, will be required for making a connection between the consumer's supply point and the nearest existing point from which the Council can, in the opinion of the engineer, satisfactorily feed the consumer's installation, plus an amount equal to 10 per cent of such amount.

(b) After removal of such connection, there shall be refunded to the person who paid the said charge an amount which shall be calculated by the engineer with reference to the value of the material, apparatus and equipment recovered and the cost to the Council of the removal of such connection.

(3)(a) In the case of an underground electric service connection, the consumer's point of supply shall be the meter board, the main switch or the isolator, whichever is the nearest to the low tension supply mains.

(b) In the case of an existing overhead service connection, the consumer's point of supply shall be the meter board: Provided that the mains and accessories between the consumer's roof shackles and the meter board shall be maintained by the consumer.

(c) In die geval van 'n tydelike lig- en kragaansluiting, is die verbruiker se leveringspunt op sodanige plek van die verbruiker se installasie soos wat die ingenieur bepaal as synde die verbruiker se leveringspunt, en genoemde punt moet geleë wees op 'n plek deur die ingenieur bepaal.

(4) Materiaal, apparaat en toerusting wat deur die Raad vir 'n elektriese diensaansluiting of vir 'n tydelike lig- en kragaansluiting gebruik word, bly die eiendom van die Raad en moet deur die Raad onderhou word: Met dien verstande dat die herstelkoste van enige skade aan sodanige materiaal, apparaat en toerusting, deur die verbruiker gedra moet word.

(5) Gelde in subitems (1) en (2) vermeld, moet minstens 7 dae voor die aansluiting verlang word, betaal word: Met dien verstande dat die betaling van sodanige geld nie die Raad verplig om die aansluiting binne 7 dae na die betaling van sodanige geld te voorsien nie.

(6) In die geval van 'n ondergrondse elektriese diensaansluiting, indien die lengte van die kabel tussen die punt waar die dienskabel die grens van die verbruiker se persele kruis en die punt wat die verbruiker se leveringspunt sal wees, meer as 30 m is, of indien die totale afstand waaroor die dienskabel loop, meer as 60 m is, kan die ingenieur van die verbruiker vereis dat hy 'n meterkamer, goedgekeur deur die ingenieur, op sodanige plek naby die grens van die persele wat die ingenieur geskik ag, verskaf.

(7)(a) Waar die aangesluite lading van 'n installasie 40 kVA of meer is, kan die ingenieur van die verbruiker vereis om kosteloos 'n afskorting te verskaf vir die bewaring van sodanige materiaal, apparaat en toerusting wat in sodanige afskorting nodig is om die elektriese krag wat deur die verbruiker onder normale omstandighede benodig word, voldoende te voorsien, asook sodanige addisionele materiaal, apparaat en toerusting om 'n alternatiewe of gedeeltelike voorraad elektriese krag te voorsien indien dit vir die Raad moontlik en geïeflik is.

(b)(i) Sodanige afskorting moet van sodanige materiaal, bou en grootte wees en op sodanige plek op die verbruiker se perseel geleë wees, soos deur die ingenieur bepaal.

(ii) Sodanige afskorting moet deur die verbruiker in 'n behoorlike toestand onderhou word, en die Raad is geregtig om sy materiaal, apparaat en toerusting te verwryder indien die afskorting nie aldus onderhou word nie.

(iii) Indien sodanige afskorting in 'n vervalle toestand is, kan die Raad dit herstel en die herstelkoste op die verbruiker verhaal.

(iv) Beamptes en dienaars van die Raad wat deur die ingenieur daartoe gemagtig is, het te alle tye vrye toegang tot sodanige afskorting, en die Raad het algehele beheer oor die materiaal, apparaat en toerusting in sodanige afskorting.

(v) Alle deure of ingange tot sodanige afskorting moet te alle tye vry van versperring gehou word.

(8)(a) Die verbruiker moet, onderworpe aan die bepalings van subitem (9), sodanige transformator soos vereis, verskaf om die stroom wat hy nodig het, te voorsien: Met dien verstande dat, indien die Raad 'n geskikte transformator beskikbaar het en bereid is om dit aan die verbruiker te verhuur, die verbruiker dit van die Raad kan huur teen 'n huurgeld ooreenkomsdig die volgende skaal: —

(c) In the case of a temporary light and power connection, the consumer's point of supply shall be at such point of the consumer's installation as the engineer may fix as being the consumer's point of supply, and the said point shall be situated at a place determined by the engineer.

(4) Material, apparatus and equipment used by the Council for an electric service connection or for a temporary light and power connection shall remain the property of the Council and shall be maintained by the Council: Provided that the cost of repairing any damage to such material, apparatus and equipment shall be borne by the consumer.

(5) Payment of the charges referred to in subitems (1) and (2) shall be made in advance and at least 7 days before the connection is desired: Provided that tendering of such a charge shall not place the Council under obligation to provide the connection within 7 days after the payment of such a charge.

(6) In the case of an underground electric service connection, if the length of cable between the point where the service cable crosses the boundary of the consumer's premises and the point which will be the consumer's point of supply, will be more than 30 m, or if the total distance over which the service cable will run, will exceed 60 m, the consumer may be required by the engineer to provide a meter chamber, approved by the engineer, at such a place near the boundary of the premises as the engineer may consider suitable.

(7)(a) Where the connected load of an installation is 40 kVA or more, the consumer may be required by the engineer to provide, free of charge, an enclosure which shall be able to house such material, apparatus and equipment as may be required in such an enclosure in order to supply adequately the electric energy required by the consumer under normal conditions, and also such additional material, apparatus and equipment in order to provide, should that be possible and convenient for the Council, an alternative or partial supply of electric energy.

(b)(i) Such an enclosure shall be of such material, construction and size and at such place on the consumer's premises as the engineer may determine.

(ii) Such enclosure shall be maintained in a proper state of repair by the consumer, and the Council shall be entitled to remove its material, apparatus and equipment, if the enclosure is not so maintained.

(iii) If such enclosure is in a state of disrepair, the Council may repair the same and recover the cost of repairs from the consumer.

(iv) Officials and servants of the Council authorised thereto by the engineer shall have free access to such enclosure at all times, and the Council shall have complete control over the material, apparatus and equipment in such enclosure.

(v) All doors or entrances to such enclosure shall at all times be kept free from obstruction.

(8)(a) Subject to the provisions of subitem (9), the consumer shall supply such a transformer as may be required in order to supply the current required by him: Provided that if the Council has a suitable transformer available and is prepared to let it to the consumer, the consumer may hire the same from the Council at a rental in accordance with the following scale: —

<i>Vermoë van Transformator</i>	<i>Huurgeld per Maand</i>	<i>Capacity of Transformer</i>	<i>Rental per Month</i>
	R		R
(i) 150 kVA (of kleiner)	12,50	(i) 150 kVA (or smaller)	12,50
(ii) 200 kVA	14,00	(ii) 200 kVA	14,00
(iii) 250 kVA	15,50	(iii) 250 kVA	15,50
(iv) 300 kVA	17,00	(iv) 300 kVA	17,00
(v) 350 kVA	18,00	(v) 350 kVA	18,00
(vi) 400 kVA	19,00	(vi) 400 kVA	19,00
(vii) 500 kVA	22,50	(vii) 500 kVA	22,50
(viii) 600 kVA	25,50	(viii) 600 kVA	25,50
(ix) 750 kVA	30,00	(ix) 750 kVA	30,00
(x) 1000 kVA	35,00	(x) 1000 kVA	35,00
(xi) Ander vermoëns tussenin dié hierbo vermeld: Pro rata gebaseer op die volgende kleiner formaat.		(xi) Other capacities in between those given above: Pro rata based on the next smaller size.	
(xii) Vir vermoëns bo 1 000 kVA tot 2 500 kVA: R1,50 per 50 kVA-vermoë, per maand.		(xii) For capacities of over 1 000 kVA up to 2 500 kVA: R1,50 per 50 kVA capacity, per month.	
(xiii) Vir vermoëns bo 2 500 kVA: R1,30 per 50 kVA-vermoë, per maand.		(xiii) For capacities of over 2 500 kVA: R1,30 per 50 kVA capacity, per month.	
(b) Die eienaar of verbruiker van wie vereis word om die afskorting in subitem (7) vermeld, te verskaf, moet daarbenewens, onderworpe aan die bepalings van subitem (9), aan die Raad vooruit gelde betaal gelykstaande met die koste aan die Raad van die materiaal, apparaat en toerusting vermeld in subitem (7) en van die arbeid en vervoer wat, volgens die redelike berekening van die ingenieur, nodig sal wees vir die installering van sodanige materiaal, apparaat en toerusting ten einde 'n diens aan die verbruiker te lewer, plus 'n bedrag gelykstaande met 10 persent van sodanige bedrag.		(b) Subject to the provisions of subitem (9), the owner or consumer who is required to provide an enclosure referred to in subitem (7) shall, in addition, pay to the Council in advance a charge equal to the cost to the Council of the material, apparatus and equipment, referred to in subitem (7) and of the labour and transport which, in the reasonable estimation of the engineer, will be necessary for installing such material, apparatus and equipment in order to furnish a supply to the consumer, plus an amount equal to 10 per cent of such amount.	
(c) 'n Verbruiker wat 'n transformator van die Raad huur, moet aan die Raad vooruit gelde betaal gelykstaande met die koste aan die Raad van sodanige arbeid en vervoer, wat, volgens die redelike berekening van die ingenieur, nodig sal wees om sodanige transformator vanaf die Raad se opslagplek na die verbruiker se perseel oor te plaas.		(c) A consumer who hires a transformer from the Council shall pay to the Council in advance a charge equal to the cost to the Council of such labour and transport which, in the reasonable estimation of the engineer, will be necessary to transfer such transformer from the Council's depot to the consumer's premises.	
(9) Indien, na die mening van die ingenieur, 'n afskorting wat opgerig staan te word op die perseel van 'n eienaar of verbruiker van wie ingevolge subitem (7) vereis word om sodanige afskorting te verskaf, met gerief gebruik kan word vir die bewaring van toerusting wat in sodanige afskorting nodig is om ander verbruikers op ander standplase in die omgewing teen lae spanning te voorsien en, indien die verbruiker 'n afskorting van sodanige materiaal, bou en grootte en op sodanige plek op die verbruiker se perseel soos deur die ingenieur bepaal, verskaf, is die verbruiker vrygestel daarvan om 'n transformator te voorsien en moet hy aan die Raad vooruit gelde betaal gelykstaande met die koste aan die Raad van sodanige materiaal, apparaat en toerusting en van die arbeid en vervoer wat, volgens die redelike berekening van die ingenieur, nodig sal wees om 'n aansluiting tussen die verbruiker se leveringspunt en die Raad se lae spanning geleistamme in die afskorting te maak, plus 'n bedrag gelykstaande met 10 persent van sodanige bedrag.		(9) If, in the opinion of the engineer, an enclosure to be erected on the premises of an owner or consumer who is required to provide such an enclosure in terms of subitem (7), can be conveniently used to house material, apparatus and equipment necessary in such an enclosure to supply other consumers on other stands in the vicinity at low voltage, and if the consumer provides an enclosure of such material, construction and size and at such place on the consumer's premises as the engineer may determine, the consumer shall be exempt from providing a transformer, and shall pay in advance to the Council a charge equal to the cost to the Council of such material, apparatus and equipment and of the labour and transport which, in the reasonable estimation of the engineer, will be necessary for making a connection between the consumer's supply point and the Council's low voltage busbars in the enclosure, plus an amount equal to 10 per cent of such amount.	
(10) Die gelde vir die installering van 'n ekstra meter om stroom volgens 'n ander tarief of vir 'n afsonderlike verbruiker te registreer, is 'n bedrag gelykstaande met die koste aan die Raad van die materiaal, apparaat en toerusting en van die arbeid en vervoer wat, volgens die		(10) The charge for installing an extra meter to register current under another tariff or for a separate consumer, shall be an amount equal to the cost to the Council of the material, apparatus and equipment and of the labour and transport which, in the reasonable estima-	

redelike berekening van die ingenieur, nodig sal wees om sodanige ekstra meter te verskaf en te installeer, plus 'n bedrag gelykstaande met 10 persent van sodanige bedrag.

2. Deposito's.

(1) Elke applikant, uitgesonderd die Regering van die Republiek van Suid-Afrika, 'n Provinsiale Administrasie of die Suid-Afrikaanse Spoerweë en Hawens, moet, wanneer hy aansoek doen om elektrisiteitvoorsiening en voor dat die elektrisiteit gelewer word, 'n deposito aan die Raad betaal.

(2) Die bedrag van sodanige deposito moet deur die Stadstesourier vasgestel word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat sodanige applikant na die mening van die Stadstesourier moontlik gedurende enige 2 maande in die jaar sal verbruik: Met dien verstande dat die minimum bedrag van die deposito R3 bedra.

(3) Indien die lewering van elektrisiteit aan 'n verbruiker weens wanbetaling van enige gelde betaalbaar ingevolge hierdie verordeninge gestaak word en die bedrag van sodanige verbruiker se deposito oorspronklik vasgestel was op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat moontlik gedurende enige maand in die jaar verbruik sou word, moet die Stadstesourier by hervatting van sodanige lewering sodanige deposito verhoog deur die bedrag daarvan vas te stel op die grondslag vermeld in subitem (2).

(4) Die Stadstesourier kan te enige tyd die bedrag van 'n bestaande deposito op dieselfde grondslag as waarop daardie bedrag vasgestel was, heroorweeg en verhoog.

(5) Die addisionele bedrag wat nodig is om 'n deposito soos verhoog kragtens subitem (3) of (4) te dek, moet deur die betrokke verbruiker aan die Raad betaal word binne 1 maand nadat sodanige verbruiker van sodanige verhoging in kennis gestel is, by gebreke waarvan die Raad die lewering van elektrisiteit aan sodanige verbruiker kan staak.

(6) Die betaling van 'n deposito of 'n addisionele bedrag om 'n verhoogde deposito te dek, moet geskied by wyse van die betaling van 'n geldbedrag of by wyse van die verskaffing van 'n toereikende en vir die Stadstesourier aanvaarbare waarborg of ander sekuriteit.

(7) Enige bedrag wat deur of namens 'n verbruiker gestort is word, wanneer dit opgeëis word na die beëindiging van die verbruikersooreenkoms en nadat enige bedrag wat die verbruiker aan die Raad verskuldig mag wees, afgetrek is, terugbetaal.

(8) Behoudens die bepalings van subitem (7), moet enige persoon wat 'n terugbetaling van 'n deposito of gedeelte daarvan eis, die Stadstesourier tevrede stel dat hy die persoon is wat tot sodanige terugbetaling geregtig is. Terugbetaalings word gemaak by wyse van gekruisde tjeeks. Indien 'n terugbetaling in kontant versoek word, word sodanige terugbetaling slegs gemaak by oorhandiging van die kwitansie wat vir betaling van die deposito uitgereik is, en aan die verbruiker wie se naam en handtekening op sodanige kwitansie verskyn.

(9) Indien 'n deposito of 'n gedeelte daarvan ooreenkostig subitems (7) en (8) terugbetaal is, is die Raad kwytgeskeld van enige verdere aanspreeklikheid ten opsigte daarvan.

(10) Enige bedrag deur 'n verbruiker gestort, waarvoor geen terugbetaling aldus binne 1 jaar nadat of die verbruikersooreenkoms beëindig is of nadat die verbruiker

tion of the engineer, will be necessary for supplying and installing such extra meter, plus an amount equal to 10 per cent of such amount.

2. Deposits.

(1) Except in the case of the Government of the Republic of South Africa, a Provincial Administration or the South African Railways and Harbours, every applicant shall, upon applying for a supply of electricity and before such supply is given, pay to the Council a deposit.

(2) The amount of such deposit shall be fixed by the City Treasurer on the basis of the cost of the maximum amount of electricity which such applicant is, in the opinion of the City Treasurer, likely to use during any 2 months in the year: Provided that the minimum amount of the deposit shall be R3.

(3) In the event of the supply of electricity to a consumer being disconnected on account of non-payment of any charges payable in terms of these by-laws, and the amount of such consumer's deposit having been fixed originally on the basis of the cost of the maximum amount of electricity which was likely to be used during any month in the year, the City Treasurer shall, at the resumption of such supply, increase such deposit by fixing the amount thereof on the basis set out in subitem (2).

(4) The City Treasurer may at any time reconsider and increase the amount of an existing deposit on the same basis as that upon which such amount had been fixed.

(5) The additional amount required to cover a deposit as increased in terms of subitem (3) or (4), shall be paid to the Council by the consumer concerned within 1 month after he has been notified of such increase and in default thereof, the Council shall have the right to discontinue the supply of electricity.

(6) Payment of a deposit or an additional amount to cover an increased deposit, shall be effected either by the payment of a sum of money or the furnishing of an adequate guarantee or other security acceptable to the City Treasurer.

(7) Any sum deposited by or on behalf of a consumer shall, on being claimed, be refunded after the termination of the consumer's agreement and after deducting any amount due by the consumer to the Council.

(8) Subject to the provisions of subitem (7), any person claiming a refund of a deposit or part thereof, shall satisfy the City Treasurer that he is the person entitled to such refund. Refunds shall be made by means of crossed cheques. Should a refund in cash be requested, such refund shall only be made upon surrender of the receipt which was issued for payment of the deposit and to the consumer whose name and signature appears on such receipt.

(9) If a deposit or part thereof has been refunded in accordance with subitems (7) and (8), the Council shall be absolved from any further liability in respect thereof.

(10) Any sum deposited by a consumer, a refund of which has not been so claimed within 1 year after either the consumer's agreement has been terminated or he has

om 'enige rede opgehou het om 'n toevoer ingevolge sodanige ooreenkoms te ontvang, geëis is nie, word by verstryking van daardie tydperk deur die verbruiker verbeur tot voordeel van die Raad.

3. Heraansluiting.

Wanneer die toevoer as gevolg van wanbetaling van 'n rekening of omrede enige van die Raad se verordeninge of regulasies verontsaam is, of op versoek van die verbruiker afgesluit word, moet 'n heffing van R5 voor heraansluiting betaal word: Met dien verstande dat sodanige heraansluiting slegs geskied sodra sodanige rekening betaal of sodanige verordening of regulasie nagekom is.

4. Klage: Faling van Ligte.

'n Heffing van R3 vir die nagaan van klagtes oor faling van lig-, of kragtoevoer by die verbruiker se perseel, word gevorder.

5. Toets van Meters.

Indien die verbruiker rede het om te vermoed dat die meter buite werking is of foutiewelik regstreer, word dit teen betaling van 'n vordering van R4 getoets.

6. Toets van Installasies.

(1) Die eerste toets van 'n installasie word gratis uitgevoer: Met dien verstande dat die installasies in 'n nuwe woonstelgebou vir die toepassing van hierdie item geag word een installasie te wees en dat indien enige verdere toets in sodanige gebou vereis word as gevolg daarvan dat die installasie nog nie voltooi was ten tyde van die vorige toets nie, 'n vordering van R4 per toets vooruitbetaal moet word ten opsigte van elke sodanige verdere toets: Voorts met dien verstande dat indien, in elke geval, 'n verdere toets vereis word as gevolg van 'n gebrek aan die installasie of aan dié gedeelte van 'n installasie wat reeds getoets is en wat by geleentheid van die vorige toets ontdek is, 'n vordering van R4 per toets vooruitbetaal moet word ten opsigte van elke sodanige verdere toets.

(2) Indien 'n aannemer in gebreke bly om 'n afspraak vir 'n inspeksie en toets na te kom, word die geld, indien enige, wat deur die aannemer ten opsigte van sodanige inspeksie en toets betaal is ten gunste van die Raad verbeur en is 'n yordering van R4 betaalbaar alvorens 'n verdere afspraak gemaak word.

7. Veranderings.

(1) Die heffing vir enige veranderings deur die Raad ten voordele van die verbruiker of op versoek van die verbruiker uitgevoer, is 'n bedrag gelyk aan die koste vir die Raad van die materiaal, apparatuur, toerusting en vervoer benodig om sodanige veranderings te voltrek, plus 'n bedrag gelyk aan 10 persent van sodanige bedrag.

(2) Indien die verbruiker se lading tot so 'n mate vermoeerde of verminder dat, na die mening van die ingenieur, die Raad se metertoerusting waarskynlik beskadig kan word of die akkuraatheid daarvan ernstig aangetas kan word, het die Raad die reg om sodanige toerusting met metertoerusting van 'n geskikte soort te vervang en om 'n bedrag gelykstaande met die koste aan die Raad van die materiaal, apparatuur, toerusting, arbeid en vervoer nodig vir sodanige vervanging, minus 'n bedrag wat volgens die redelike mening van die ingenieur gelykstaande is met die waarde van die vervangde metertoerusting, op die verbruiker te verhaal."

ceased for any reason to receive a supply in terms of such agreement, shall at the expiration of that period become forfeited to the Council.

3. Reconnection.

Where the supply is disconnected owing to non-payment of account, or for non-compliance with any of the Council's by-laws or regulations, or at the consumer's request, a charge of R5 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-law or regulation has been complied with.

4. "No light" Complaints.

For attending to 'no light' or 'no power' complaints at the consumer's premises, a charge of R3 shall be payable.

5. Testing of Meters.

If the consumer has reason to believe that the meter is out of order, or registering incorrectly, the meter shall be tested on the consumer paying a charge of R4.

6. Testing of Installations.

(1) The first test of an installation shall be made free of charge: Provided that for the purposes of this item the installations in a new flat-building shall be deemed to be one installation and that in the event of any further test in such building being required owing to the installation being incomplete at the time of the previous test, a charge of R4 per test shall be paid in advance in respect of each such further test: Provided further that in any case, in the event of an additional test being required owing to a defect in the installation or in the section of an installation already tested and which was discovered on the occasion of the previous test, a charge of R4 per test shall be paid in advance in respect of each such additional test.

(2) If a contractor fails to keep an appointment for an inspection and test, the fee paid, if any, by the contractor in respect of such inspection and test, shall be forfeited to the Council and a fee of R4 shall be paid before a further appointment is made.

7. Alterations.

(1) For any alterations carried out by the Council for the benefit of the consumer or at the request of the consumer, the charge shall be an amount equal to the cost to the Council of the Material, apparatus, equipment, labour and transport necessary to effect such alterations, plus an amount equal to 10 per cent of such amount.

(2) If the consumer's load increases or decreases to such an extent that, in the opinion of the engineer, the Council's metering equipment is likely to be damaged or its accuracy seriously affected, the Council shall have the right to replace such equipment with metering equipment of a suitable rating, and recover from the consumer an amount equal to the cost to the Council of the material, apparatus, equipment, labour and transport necessary for such replacement, less an amount which, in the reasonable opinion of the engineer, represents the value of the recovered metering equipment."

Administrateurskennisgewing 207 6 Februarie 1974

MUNISIPALITEIT BALFOUR: 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 Balfour, afgekondig by Administrateurskennisgewing 1031 van 2 Oktober 1968, soos gewysig, word hierby verder gewysig deur subitems (1), (2) en (3) van item 1 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:—

- "(1) Vir die eerste 18 kl of gedeelte daarvan: R3,90.
- (2) Vir die volgende 82 kl, per kl of gedeelte daarvan: 13c.
- (3) Vir alle water bo 100 kl, per kl of gedeelte daarvan: 11c.

(4) Alternatiewe tarief vir nywerhede:

- (a) Vir die eerste 14 000 kl of gedeelte daarvan: R700.
- (b) Daarna, pel kl of gedeelte daarvan: 11c."

PB. 2-4-2-104-45

Administrateurskennisgewing 208 6 Februarie 1974

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN DIE 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.

Die Verordeninge vir die Verhuur van Sale en Toerusting: Burgersentrum van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 1470 van 12 September 1973, word hierby soos volg gewysig:—

1. Deur aan die end van artikel 7 die volgende voorbehoudbepaling by te voeg:—

"Met dien verstande dat die toegang van kinders in hulle ouers se arms tot die Gekoorsaal verbied word en dat die toegang van ander kinders slegs toegelaat word indien hulle die volle toegangsgeld betaal."

2. Deur na artikel 21 die volgende in te voeg:—

"Afstel van Besprekings.

21A. Indien 'n huurder die bespreking van 'n saal afstel en ten minste veertien dae vooraf van sodanige afstelling aan die Raad kennis gee, word 50% van die huurgeld wat deur die huurder betaal is, aan hom terugbetaal: Met dien verstande dat, indien die betrokke saal daarna vir dieselfde tydperk aan 'n ander huurder verhuur word en die huurgeld van die tweede huurder gelyk is aan of hoër is as die huurgeld van die eerste huurder, die balans van die huurgeld van die eerste huurder op aansoek aan hom terugbetaal word."

3. Deur die bestaande paragraaf van item 1(5) onder Deel I van die Bylae te nommer (a) en na paragraaf (a) die volgende in te voeg:—

"(b) In gevalle waar die Vergadersaal (Suidvleuel) vir onthale gebruik word, is 'n bykomende heffing van 100% op die toepaslike tarief betaalbaar."

PB. 2-4-2-94-146

Administrator's Notice 207

6 February, 1974

BALFOUR 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 Balfour Municipality, published under Administrator's Notice 1031, dated 2 October 1968, as amended, are hereby further amended by the substitution for subitems (1), (2) and (3) of item 1 of the Tariff of Charges under the Schedule of the following:—

- "(1) For the first 18 kl or part thereof: R3,90.
- (2) For the next 82 kl, per kl or part thereof: 13c.
- (3) For all water in excess of 100 kl, per kl or part thereof: 11c.
- (4) Alternative tariff for industries:
 - (a) For the first 14 000 kl or part thereof: R700.
 - (b) Thereafter, per kl or part thereof: 11c."

PB. 2-4-2-104-45

Administrator's Notice 208

6 February, 1974

CARLETONVILLE MUNICIPALITY: AMENDMENT TO 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.

The By-laws for the Letting of Halls and Equipment: Civic Centre of the Carletonville Municipality, published under Administrator's Notice 1470, dated 12 September 1973, are hereby amended as follows:—

1. By the addition at the end of section 7 of the following proviso:—

" : Provided that the admission of infants in their parents' arms to the Theatre is prohibited and the admission of other children shall be permitted only if such children pay the full admission fee."

2. By the insertion after section 21 of the following:—

"Cancellation of Reservations.

21A. Should a hirer cancel the booking of a hall, and give at least fourteen day's notice of such cancellation to the Council, 50% of the rental paid by the hirer shall be refunded to him: Provided that should the hall concerned thereafter be let to another hirer for the same period and the rental of the second hirer is equal to or more than the rental paid by the first hirer, the balance of the rental of the first hirer shall be refunded to him on application."

3. By numbering the existing paragraph of item 1(5) under Part I of the Schedule to read (a) and the insertion after paragraph (a) of the following:—

"(b) In cases where the Conference Hall (Southern Wing) is used for receptions, an additional charge of 100% of the applicable tariff shall be payable."

PB. 2-4-2-94-146

Administrateurskennisgewing 209	6 Februarie 1974	Administrator's Notice 209	6 February, 1974
MUNISIPALITEIT BALFOUR: AANNAME VAN STANDAARDVOEDSELHANTERINGSVERORDENINGE.			BALFOUR MUNICIPALITY: ADOPTION OF STANDARD FOOD-HANDLING BY-LAWS.
1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Balfour die Standaardvoedselhanteringe, aangekondig by Administrateurskennisgewing 1317 van 16 Augustus 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.			1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Balfour has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Food-handling By-laws, published under Administrator's Notice 1317, dated 16 August 1972, as by-laws made by the said Council.
2. Hoofstuk 8 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Balfour, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby geskrap.			2. Chapter 8 of the Public Health By-laws of the Balfour Municipality, published under Administrator's Notice 148, dated 21 February 1951, is hereby deleted.
PB. 2-4-2-176-45			PB. 2-4-2-176-45
Administrateurskennisgewing 210	6 Februarie 1974	Administrator's Notice 210	6 February, 1974
MUNISIPALITEIT BRAKPAN: HERROEPING VAN DIPBAKBYWETTE.			BRAKPAN MUNICIPALITY: REVOCATION OF DIPPING TANK BY-LAWS.
Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Dipbakbywette van die Munisipaliteit Brakpan, aangekondig by Administrateurskennisgewing 151 van 9 Mei 1922.			The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the Dipping Tank By-laws of the Brakpan Municipality, published under Administrator's Notice 151, dated 9 May 1922.
PB. 2-4-2-31-9			PB. 2-4-2-31-9
Administrateurskennisgewing 211	6 Februarie 1974	Administrator's Notice 211	6 February, 1974
MUNISIPALITEIT LESLIE: SKUTTARIEF.			LESLIE MUNICIPALITY: POUND TARIFF.
Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die Skuttarief van die Munisipaliteit Leslie, hierna uitgeengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie gemaak is.			The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the Pound Tariff of the Leslie Municipality, set forth herein-after, which have been made by him in terms of section 71 of the said Ordinance.
SKUTTARIEF.			POUND TARIFF.
1. <i>Aanjaaggelde.</i>			1. <i>Driving Fees.</i>
(1) Vir donkies, muile, perde of horingvee, vir elke 10 stuks of minder, per km of gedeelte daarvan: 20c.			(1) For donkeys, mules, horses or horned cattle, for every 10 or less, per km or part thereof: 20c.
(2) Vir skape of bokke, vir elke 12 stuks of minder, per km of gedeelte daarvan: 20c.			(2) For sheep and goats, for every 12 or less, per km or part thereof: 20c.
(3) Vir varke, per stuk, per km of gedeelte daarvan: 50c.			(3) For pigs, per head, per km or part thereof: 50c.
2. <i>Skutgelde.</i>			2. <i>Pound Fees.</i>
(1) Vir elke hings of bul bo 2 jaar: R2.			(1) For every stallion or bull older than 2 years: R2.
(2) Vir elke ram, ongesnyde bokram, beer, reun, merrie, vul, muil, esel, os, koei, vark (uitgesonderd speenvark): 50c.			(2) For every ram, entire he-goat, boar, gelding, mare, foal, mule, ass, ox, cow, pig (excluding sucking pigs): 50c.
(3) Vir elke skaap, bok of speenvark: 30c.			(3) For every sheep, goat or sucking pig: 30c.
3. <i>Weigelde, per Dag.</i>			3. <i>Grazing Fees, per Day.</i>
(1) Vir elke donkie, muil, perd of horingvee: 30c.			(1) For every donkey, mule, horse or horned cattle: 30c.
(2) Vir skape, bokke of enige ander diere, per stuk: 10c.			(2) For sheep, goats or any other animals, per head: 10c.

4. *Wanneer Diere in die Skut Gevoer Word, is die volgende Gelde Betaalbaar, per Dag.*

- (1) Vir varke, per stuk: R1.
- (2) Vir skape of bokke, per stuk: 25c.
- (3) Vir alle ander diere, per stuk: 75c.

PB. 2-4-2-75-92

4. *When Animals are Fed in the Pound the Following Fees Shall be Payable, per Day.*

- (1) For pigs, per head: R1.
- (2) For sheep or goats, per head: 25c.
- (3) For all other animals, per head: 75c.

PB. 2-4-2-75-92

Administrateurskennisgewing 212

6 Februarie 1974

MUNISIPALITEIT LESLIE: BRANDWEERVERORDENINGE.

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 samehang anders blyk, beteken —

„bevelvoerende offisier” die offisier of lid van die brandweerafdeling wat in bevel is van enige seksie, stasie, substasie, brandbestrydingsvrrigting, of ander noodverrigting of inspeksie, al na die geval;

„brandweerafdeling” die Raad se brandweerafdeling of enige seksie, stasie of substasie daarvan;

„munisipaliteit” die gebied onder die beheer en jurisdiksie van die Raad;

„brandweerhoof” die persoon wat deur die Raad as hoof van die brandweerafdeling aangestel is of sy behoorlik gemagtigde verteenwoordiger;

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

Beheer oor Brandbestrydingsorganisasies.

2. Die brandweerafdeling staan onder die bevel van die brandweerhoof wat oor alle brandbestrydingsorganisasies binne die munisipaliteit wat na die toneel van 'n brand of enige ander noodtoestand uitgeroep word, beheer het, ongeag of sodanige organisasie aan die Raad of aan enigiemand anders behoort, en hy kan van enige brandweerman of blustoestel wat aan enige sodanige organisasie behoort na goedgunke gebruik maak.

Plig om te Help.

3. Enige lid van enige brandweer of brandweerafdeling in die munisipaliteit wat nie aan die Raad behoort nie, wat weier of versuim om op versoek van die bevelvoerende offisier alle hulp waaroor hy beskik aan enige offisier of lid van die brandweerafdeling te gee in, die uitvoering van sy plig met die blus van 'n brand op die eiendom van die eienaar van sodanige brandweer of brandweerafdeling is by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand).

Administrator's Notice 212

6 February, 1974

LESLIE MUNICIPALITY: FIRE BRIGADE BY-LAWS.

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

Definitions.

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

“chief fire officer” means the person appointed by the Council as head of the fire department or his duly authorised representative.

“Council” means the Town Council of Leslie 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);

“fire department” means the Council's fire department or any section, station or substation thereof;

“officer in charge” means the officer or member of the fire department in charge of any section, station, subsection, fire-fighting operation or other emergency operation or inspection, as the case may be.

“municipality” means the area under the control and jurisdiction of the Council.

Control over Fire-fighting Organisations.

2. The chief fire officer shall be in charge of the fire department and he shall have control of all fire-fighting organisations within the municipality, called to the scene of a fire or any other emergency, irrespective of whether such organisations are owned by the Council or by any other person, and shall be entitled to make such use as he shall think fit of any fireman or fire-extinguishing appliance belonging to any such organisation.

Duty to Assist.

3. Any member of any fire brigade or department in the municipality not belonging to the Council who shall refuse or neglect when called upon by the officer in charge to render all assistance in his power to any other officer or member of the fire department in the execution of his duty in extinguishing a fire on the premises of the owner of such fire brigade or department shall be liable on conviction to a penalty not exceeding R50 (fifty rand).

Organisasie van die Afdeling.

4. Die brandweerafdeling word in seksies verdeel soos die Raad van tyd tot tyd bepaal.

Prosedure by Uitbreking van Brand.

5. Die volgende bepalings is van toepassing wanneer die brandweerafdeling van 'n brand in kennis gestel is of rede het om te dink dat daar 'n brand uitgebreek het of 'n noodtoestand ontstaan het waarvoor sy dienste vereis word: —

- (a) Die brandweerhoof of enige ander offisier van 'n brandweerstasie moet onmiddellik en met die uiterste spoed, vergesel van sodanige personeel en blustoestellte of ambulanse as wat hy nodig ag, na die plek gaan waar die brand of ander noodtoestand volgens berig aan hom voorgekom het.
- (b) Die bevelvoerende offisier kan gebruik maak van enige aanbod van vrywillige hulp by die bestryding van 'n brand of wanneer hy met 'n noodtoestand handel, en iemand wie se hulp aanvaar word, is verplig om alle bevele of opdragte wat deur of namens die bevelvoerende offisier aan hom gegee word, uit te voer.
- (c) Die bevelvoerende offisier is geregtig om algehele bevel oor te neem van enige verrigtinge wat ten opsigte van 'n brand of enige ander noodtoestand uitgevoer word deur personeel wat nie in die brandweerafdeling se diens is nie, met inbegrip van die eienaars van die eiendom of sy bediendes of agente, of om dit te wysig, daarin in te gryp of dit te beëindig, en iemand wat hom daarin inmeng of enigets doen instryd met enige bevel of sonder die goedkeuring van die bevelvoerende offisier, of wat weier om enige redelike versoek van die bevelvoerende offisier of enige ander offisier uit te voer, is strafbaar met 'n boete van hoogstens R100 (honderd rand).
- (d) Die bevelvoerende offisier kan enige maatreël tref wat na sy mening gerade is vir die beskerming van lewe of eiendom of vir die voorkoming van, beheer oor en blus van brand; en in besonder kan hy, indien hy dit om bogenoemde redes nodig ag, besit neem van enige perseel of daarin of daardeur breek, of enige gebou of struktuur afbreek, en het vir genoemde doeleindes toegangsreg tot en die reg om water van enige brandkraan, tank, waterbak, pyp of enige ander watertoevoer te tap of daarvan weg te neem, of dit nou ook al op publieke of private eiendom is: Met dien verstande dat geen onredelike gebruik gemaak word van die magte wat kragtens hierdie paragraaf gegee word nie, en dat hulle so uitgeoefen word dat dit so min skade as moontlik aanrig met inagneming van die doel wat bereik moet word.

Reg om te Sluit.

6.(1) Dit is wettig vir enige bevelvoerende offisier om enige gebou of perseel af te sonder deur enige straat, deurgang of plek tydelik te sluit indien hy dit nodig ag vir openbare veiligheid en vir die doeltreffende bestryding van 'n brand of vir die hantering van enige ander noodtoestand wat tot 'n brand of ontploffing aanleiding kan gee; en dit is wettig vir hom om iemand wat weier om enige straat, deurgang of plek wat aldus gesluit is, te verlaat nadat die offisier hom versoek het om dit te doen, te verwijder, met gebruik van nie meer geweld as wat redelikerwyse nodig is nie.

Organisation of Department.

4. The fire department shall be divided into such sections as the Council may from time to time determine.

Procedure on Outbreak of Fire.

5. The following provisions shall apply when the fire department has been notified of a fire, or has reason to believe that an outbreak of fire or an emergency for which its services are required, has occurred:

- (a) The chief fire officer or any other officer of a fire station shall immediately and with the utmost speed, with such men and fire-fighting appliances or ambulances as he may think necessary, go to the place where fire or other emergency is reported to have occurred.
- (b) The officer in charge may avail himself of any officer or voluntary assistance in the fighting of a fire or in dealing with an emergency, and any person whose assistance is accepted shall be under an obligation to obey all orders or directions given to him by or on behalf of the officer in charge.
- (c) The officer in charge shall be entitled to assume entire command of, to modify or to interfere with, or to put a stop to any operations being conducted in respect of a fire or any other emergency by persons not in the employ of the fire department, including the owner of the premises or his servants or agents, and any person who interferes, or commits any act in contravention of any order or without the approval of the officer in charge, or who refuses to comply with any reasonable request of the officer in charge or any other officer shall be liable to a penalty not exceeding R100 (one hundred rand).
- (d) The officer in charge may take any measure that may appear to him expedient for the protection of life or property or for the prevention, control or extinction of fire, and in particular he may, if he deems it necessary for the said purposes, take possession of or break into or through any building or structure, and shall for the said purpose have the right of access to and the right to draw or take away water from any hydrant, tank, cistern, pipe, or other water supply whether on public or private property: Provided that no unreasonable use shall be made of the powers given in this paragraph and that they shall be so exercised as to cause as little damage as is possible, regard being had to the aim to be achieved.

Power to Close.

6.(1) It shall be lawful for any officer in charge to seal off any building or premises by the temporary closing of any street, passage or place which he may deem necessary for public safety and for the effective fighting of a fire or dealing with any other emergency which may give rise to a fire or explosion, and it shall be lawful for him to remove, using no more force than is reasonably necessary, any person who refuses to leave any street, passage or place so closed after having been required by such officer to do so.

(2) Iemand wat versuim om enige bevel van die bevelvoerende offisier kragtens subartikel (1) aan hom gegee, uit te voer, is skuldig aan 'n misdryf.

Boete vir Dra van Uniform van die Brandweerafdeling deur Enige Persoon wat nie 'n Lid is nie.

7. Iedereen wat nie 'n beampte of lid van die brandweerafdeling is nie, en wat die erkende uniform van die afdeling dra of hom op watter wyse ook al voordoen as 'n beampte, brandweerman of lid van die brandweerafdeling, is by die eerste oortreding strafbaar met 'n boete van hoogstens R50 (vyftig rand) en by die tweede of daaropvolgende oortreding, met 'n boete van hoogstens R100 (een honderd rand).

Verhaling van Onkoste.

8. Die Raad kan op die eienaar of okkupant van enige gebou wat of aan die brand was of na die mening van die brandweerhoof deur die brand in gevaar gestel is, die koste verhaal wat vir brandbestryding deur hom aangegaan is deur die verbruik van water, uitgesondert water wat onder die Raad se beheer is.

Bepaling van Bedrag van Onkoste.

9. Enige onkoste, uitgesondert vir waterverbruik, wat deur die Raad aangegaan word met die verwydering, opberging of ander hantering van roerende goed met die doel om dit teen skade vanwee 'n brand of in verband met 'n brand of enige ander noodtoestand te beskerm, moet deur die brandweerhoof bepaal en skriftelik gesertifiseer word, en die aldus gesertifiseerde bedrag kan deur die Raad op die eienaar van sodanige eiendom verhaal word.

Verwydering van Water.

10. Die Raad kan op versoek die verwydering, uitgesondert vir brandblusdoeleindes, van water van enige perseel onderneem. Die eienaar of okkupant van enige perseel waarvandaan sodanige water, uit watter bron ook al, op sy versoek deur die brandweerafdeling gepomp of andersins verwyder is, moet vir hierdie diens betaal ingevolge item 2 van die Tarief van Gelde uiteengesit in die Bylae hierby.

11. Iemand wat opsetlik met 'n voertuig oor 'n brandslang ry of enige toestel van die brandweerafdeling beskadig, is skuldig aan 'n misdryf en is, daarbenewens, aanspreeklik vir vergoeding aan die Raad vir die skade wat veroorsaak is.

Maak van Vuur, Brand van Afval in die Ope Lug en Voorkoming van Grasbrande.

12.(1) Niemand mag 'n vuur in die ope lug op sodanige wyse maak dat dit die veiligheid van enige perseel of goedere wat daarop is in gevaar stel nie.

(2) Niemand mag, sonder dat hy eers vooraf die skriftelike toestemming van die brandweerhoof verkry het, enige vuilgoed, hout, strooi, plantegroei of ander materiaal in die ope lug, hetsy op private eiendom al dan nie, brand of laat verbrand nie: Met dien verstande dat 'n hoeveelheid vuilgoed wat nie een kubieke meter te bowe gaan nie tussen 10 m. en 4 nm. in die ope lug verbrand kan word sonder dat sodanige toestemming verkry word, mits behoorlike voorsorgmaatreëls getref en geen steurnis daardeur veroorsaak word nie.

(2) Any person who fails to obey any order of the officer in charge given to him in terms of subsection (1), shall be guilty of an offence.

Penalty on Any Person not a Member Wearing Fire Department Uniform.

7. Any person, not being an officer or member of the fire department, who wears the recognised uniform of the department or in any way represent himself to be an officer, fireman or member of the fire department, shall be liable for the first offence to a penalty not exceeding R50 (fifty rand), and for the second or any subsequent offence to a penalty not exceeding R100 (one hundred rand).

Recovery of Expenditure.

8. The Council may recover from the owner or occupier of any building which was either on fire or, in the opinion of the chief fire officer, endangered by fire, the expense incurred by it through the consumption of water, other than water in the control of the Council, for the purpose of fighting such fire.

Determination of Amount of Expense.

9. Any expenditure, other than for the consumption of water, incurred by the Council in the removal, storage or other handling of movable property for the purpose of protecting it from damage by or in connection with a fire or any other state of emergency, shall be determined by the chief fire officer and certified by him, in writing, and the sum so certified may be recovered by the Council from the owner of such property.

Removal of Water.

10. The Council may, on request, undertake the removal other than for fire-fighting purposes, of water from any premises. The owner or occupier of any premises from which such water, from whatever source, has been pumped or otherwise removed by the fire department at the said owner's or occupier's request, shall pay for such service, in terms of item 2 of the Tariff of Charges set out in the Schedule hereto.

11. Any person who wilfully drives a vehicle over any fire hose or damages any appliance belonging to the fire department, shall be guilty of an offence and shall, in addition, be liable to compensate the Council for the damages caused.

Making a Fire, Burning Rubbish in the Open Air and Prevention of Grass Fires.

12.(1) No person shall make or cause a fire to be made in the open air in such a manner as to endanger the safety of any premises or articles thereon.

(2) No person shall, without first obtaining written permission from the chief fire officer, burn or cause to be burnt in the open air, whether on private property or not, any rubbish, wood, straw, vegetation or other material: Provided that a quantity of rubbish not exceeding one cubic metre may be burnt in the open air between 10 a.m. and 4 p.m. without obtaining such permission, on the understanding that due precautions are taken and no nuisance is caused thereby.

(3) Elke eienaar en elke okkupant van 'n onbeboude erf in die dorp binne die munisipaliteit moet elke jaar gedurende April of vroeër, indien die brandweerhoof 'n beroep op hom doen, die volgende voorsorgmaatreëls teen brand tref: —

- (a) 'n Voorbrand, soos hierna gespesifieer, rondom die binneste omtrek van sodanige erf verskaf en sodanige voorbrand skoon van alle gras, vuilgoed, onderbos en kreupelhout hou. Sodanige voorbrand mag nie minder as 3 m wyd in die geval van erwe wat kleiner as 6 000 m² is, wees nie, en nie minder as 8 m wyd in die geval van erwe wat 6 000 m² en meer is nie.
- (b) Alle materiaal wat ophoop as gevolg van werk wat kragtens paragraaf (a) verrig is verwyder en vernietig of sodanige materiaal in 'n komposhoop op die erf gooi, mits sodanige komposhoop 'n voorbrand van ten minste 3 m wyd om sy omtrek het.
- (c) Alle plantegroei wat gewoonlik in die winter doodgaan, uitgesonderd vrugtebome, bessiestruike, sierstruiken en kruieplante, tot op 'n hoogte van hoogstens 150 mm boven die grondhoogte afsny en sodanige plantegroei tot 30 September van elke jaar op daardie hoogte hou.

(4) Elke eienaar en elke okkupant van 'n erf binne die munisipaliteit moet te alle tye die bome op die erf van onderbos, kreupelhout of opslag skoonhou sodat dit nie 'n brandgevaar kan skep nie.

(5) Vir die toepassing van hierdie artikel beteken —

"erf" 'n erf soos in die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), bepaal en sluit 'n stuk grond in wat in die plaasregister van 'n registrasiekantoor geregistreer is, indien dit aan een of meer kante deur 'n dorp begrens word;

"dorp" 'n dorp soos in die Registrasie van Aktes Wet, 1937 (Wet No. 47 van 1937), bepaal en sluit landbouhoeves in wat kragtens die bepalings van Wet 22 van 1919 gestig is.

(6) Iedereen wat enige bepaling van hierdie artikel oortree, is skuldig aan 'n misdryf.

Gebruik van Waterstofgas.

13.(1) Met dien verstande dat geen bepaling in hierdie artikel vervat beskou moet word as 'n verbod op die gebruik van waterstofgasgevulde ballonne vir meteorologiese of ander bona fide wetenskaplike of opvoedkundige doeleindes nie, mag niemand —

- (a) 'n ballon of enige ander sodanige toestel met waterstofgas vul sonder om vooraf die brandweerhoof se skriftelike toestemming te verkry nie; of
- (b) enige ballon of sodanige ander waterstofgasgevulde toestel binne 'n gebou of tentoonstel nie.

(2) Die toestaan of weiering van toestemming ingevolge subartikel (1)(a) berus absoluut by die brandweerhoof, en enige toestemming wat hy gee is onderworpe aan die voorwaardes wat hy goedvind om te stel met inagneming van al die omstandighede van die besondere geval.

(3) Vir die toepassing van hierdie artikel omvat die woord "waterstofgas" enige gasmengsel wat vry waterstofgas bevat, tensy daar bewys word dat die mengsel nie vlamaar of in lug ontplofbaar is nie.

(3) Every owner and every occupier of a vacant erf in a township within the municipality shall every year during the month of April, or earlier if called upon by the chief fire officer, take the following precautions against fire:

- (a) Clear a fire-break as specified hereunder around the inside perimeter of such erf and keep such fire-break free of all grass, rubbish, underbush and undergrowth. Such fire-break shall be not less than 3 m wide in the case of erven smaller than 6 000 m² and not less than 8 m wide in the case of erven of 6 000 m² and over.
- (b) Remove and destroy all material resulting from operations performed in terms of paragraph (a); or place such material in a compost heap on the erf, provided such compost heap has a fire-break not less than 3 m wide around its perimeter.
- (c) Cut down all vegetation which normally dies down in winter, except fruit trees, berry canes, ornamental shrubs and culinary plants, to a height of not more than 150 mm above ground level and keep such vegetation at the height until 30 September of every year.

(4) Every owner and every occupier of an erf in the municipality shall at all times keep all trees on the erf free from underbush, undergrowth or regrowth to prevent the occurrence of a fire.

(5) For the purpose of this section —

"erf" means an erf as defined in the Deeds Registries Act, 1937 (Act 47 of 1937), and includes a piece of land registered in the farms register of a deeds registry if it is bounded on one or more sides by a township;

"township" means a township as defined in the Deeds Registries Act, 1937 (Act No. 47 of 1937) and includes agricultural holdings established in terms of the provisions of Act 22 of 1919.

(6) Any person contravening any provision of this section shall be guilty of an offence.

Use of Hydrogen Gas.

13.(1) Provided that nothing in this section contained shall be construed as prohibiting the use of balloons filled with hydrogen gas for meteorological or other bona fide scientific or educational purposes, no person shall —

- (a) fill with hydrogen gas any balloon or such other device without the prior permission of the chief fire officer, in writing; or
- (b) use or display any balloon or such other device filled with hydrogen gas inside a building.

(2) The giving or refusing of permission in terms of subsection (1)(a) shall be at the absolute discretion of the chief fire officer and any such permission given by him shall be subject to such conditions as he may think fit to impose, having regard to all the circumstances of the particular case.

(3) For the purpose of this section the words "hydrogen gas" includes any mixture of gasses in which free hydrogen gas is present unless it is proved that the mixture is neither flammable nor explosive in air.

Vuurwerke.

14. Iemand wat vuurwerke binne die munisipaliteit afskiet, of enige persoon wat toelaat dat vuurwerke op enige perseel afgeskiet word sonder die brandweerhoof se toestemming is strafbaar met 'n boete van hoogstens R50 (vyftig rand).

Skoorsteenbrande.

15.(1) 'n Okkupant van 'n gebou wat opsetlik of nalaatlik toegelaat dat roet of 'n ander brandbare stof sodanig in 'n skoorsteen vergaar dat dit die gebou aan brandgevaar blootstel, is skuldig aan 'n misdryf.

(2) Wanneer 'n brand in 'n skoorsteen ontstaan as gevolg van die ophoping van roet, word die okkupant van die betrokke gebou geag aan die misdryf ingevolge subartikel (1) skuldig te wees, tensy die teendeel bewys word.

Inspeksie van Eiendomme en Opdragte aan Bewoners.

16.(1) Die brandweerhoof of enige ander offisier van die brandweer wat behoorlik deur hom daartoe gemagtig word, kan, wanneer hy dit ook al nodig ag en op enige redelike tyd, enige eiendom of gebou binnegaan en inspekteer met die doel om vas te stel of daar enige toestande bestaan wat moontlik brandgevare sal skep of vererger, of in besonder die ontsnapping van persone na veiligheid in gevaar sal stel of sal belemmer; en verder om brandalarms, sprinkelblusstelsels en ander blusstelle, vervaardigingsprosesse wat brandgevaar inhou, die opbergingsmetode of installasies waarby asetileen of ander vlambare gasse, chemikalië, olies, ploffstowwe, vuurwerke of ander vlambare stowwe gebruik word, te inspekteer, en hy kan die opdragte gee wat hy nodig ag vir die vermindering van die brandrisiko en die beskerming van lewe en eiendom.

(2) Sonder om die wye omvang van subartikel (1) in te kort, wanneer 'n offisier wat ingevolge genoemde subartikel gemagtig is, in of op enige perseel brandbare of ontplofbare materiaal of enige gevaaalike of onnodige ophoping van vuilgoed, afvalpapier, kaste en dose, skaaf-sels, saagsels of ander vlambare materiaal aantref in so 'n posisie dat dit die risiko of gevaaal vir lewe of eiendom wat in geval van brand ontstaan, verhoog, of enige versperring op of in enige brandtrap, trap, gang, deur of venster aantref, asook enige situasie, toestand van sake of praktyk wat na sy mening waarskynlik genoemde risiko of gevaaal sal verhoog, of in besonder die verrigtinge van die brandweerafdeling of die ontsnapping van okkupante na veiligheid in geval van brand sal belemmer, moet genoemde offisier die eienaar of okkupant of persoon in bevel van of wat beheer uitoeft oor die perseel opdrag gee om dadelik alles wat nodig is te doen om sodanige toestand van sake te verhelp of die brandrisiko of die gevaaal wat in geval van brand kan ontstaan, te verminder.

(3) Wanneer die offisier in subartikel (2) genoem in of op enige perseel 'n brandtrap aantref wat vanwee verval of versperrings daarop ontoereikend is vir ontsnapping na veiligheid in geval van brand, van die aantal persone wat waarskynlik te eniger tyd in die gebou kan wees, of enige ander toestand van sake, struktureel van aard of andersins, of enigets anders wat sodanig is dat dit die risiko of gevaaal vir lewe of eiendom wat in geval van brand kan ontstaan, kan verhoog, en wat nie onmiddellik verhelp kan word nie en vir die verhelping daarvan die doen van werk of die aangaan van onkoste verg, moet hy die brandweerhoof daarvan verwittig en

Fireworks.

14. Any person who discharges any fireworks within the municipality and any person who permits any fireworks to be discharged on any premises without the permission of the chief fire officer, shall be liable to a penalty not exceeding R50 (fifty rand).

Chimney Fires.

15.(1) An occupant of a building who wilfully or negligently allows soot or any combustible matter to accumulate in a chimney to an extent rendering the building liable to the danger of fire, shall be guilty of an offence.

(2) Whenever a fire occurs in a chimney in consequence of an accumulation of soot, the occupier of the building concerned shall be deemed to be guilty of an offence in terms of subsection (1), unless the contrary is proved.

Inspection of Premises and Directions to Occupiers.

16.(1) The chief fire officer or any other officer of the fire department duly authorised by him so to do, may whenever he deems it necessary and at any reasonable hour, enter upon and inspect any premises or building for the purpose of ascertaining whether any conditions exist which are liable to cause or increase the dangers connected with fire, and in particular to jeopardise or obstruct the escape of persons to safety; and furthermore of inspecting fire alarms, sprinkler systems and other fire-fighting appliances, manufacturing processes involving the danger of fire, the method of storing, or installations making use of acetylene or other flammable gasses, chemicals, oils, explosives, fireworks, or other flammable substances, and may give such directions as he may deem necessary for minimising the risk of fire and for the protection of life and property.

(2) Without prejudice to the generality of subsection (1), when an officer authorised in terms of the said subsection finds in or upon any premises combustible or explosive matter or any dangerous or unnecessary accumulation of rubbish, waste paper, cases and boxes, shavings, sawdust or other flammable matter so situated as to increase the risk of fire or the danger to life or property which may arise in the event of fire, or finds any obstruction on or in any fire escape stair, staircase, passage, doorway or window, or finds any situation, state of affairs or practice which is in his opinion likely to increase the said risk or danger or in particular to interfere with the operations of the fire department or the escape of occupants to safety in the event of fire, the said officer shall direct the owner or occupier or person in charge or control of the premises forthwith to do whatever is necessary to remedy such state of affairs or to minimise the risk of, and the danger which may arise in the event of, fire.

(3) Where the officer referred to in subsection (2) finds in or upon any premises a fire escape stair which is by reason of disrepair or obstruction thereon inadequate for escape to safety in the event of fire of such number of persons as is likely to be in the building at any time, or any other state of affairs of a structural nature or otherwise or any other thing which is such as to increase the risk of, or the danger to, life or property, which may arise in the event of fire, which cannot immediately be remedied and which requires for the remedying thereof the doing of work or the incurring of expense, he shall report to the chief officer who may, in

laasgenoemde kan die eienaar, okkupant of persoon wat beheer oor die gebou uitoefen skriftelik aansê om binne 'n bepaalde tyd, en sonder onkoste vir die Raad, te doen wat ookal daarin gespesifieer word as nodig om genoemde risiko of gevaar te verhelp of te verwijder.

(4) Iemand wat 'n opdrag ingevolge subartikel (2) ontvang of aan wie 'n kennisgewing ingevolge subartikel (3) bestel is en wat versuim om binne die daarin bepaalde tyd daaraan te voldoen, is skuldig aan 'n misdryf en in die geval van voortgesette nie-voldoening, strafbaar met 'n boete van R10 (tien rand) vir elke dag of gedeelte van 'n dag vir die tydperk wat daar nie aan die opdrag voldoen word nie.

Branduitgange.

17. Elke deur wat uitgang verleen uit 'n gebou, uitgesonderd 'n openbare gebou, na 'n plek van veiligheid in geval van brand, moet altyd oopgesluit en in 'n werkende toestand gehou word en aan die binnekant met die woord "Branduitgang" duidelik in albei landstale en in letters ten minste 150 mm hoog gemerk wees: Met dien verstande dat sodanige deur gesluit gehou kan word met 'n toestel wat dit moontlik maak om die deur te eniger tyd van binnekant af oop te maak en genoemde toestel moet tot voldoening van die brandweerhoof ingesluit, beskerm of gereel wees.

False Inligting.

18. Iemand wat opsetlik die brandweerafdeling op watter wyse ook al in kennis stel van 'n beweerde uitbreking van brand of enige inligting betreffende 'n brand wat vals of onjuis bevind word, is skuldig aan 'n misdryf en by 'n eerste skuldigbevinding daaraan strafbaar met 'n boete van hoogstens R50 (vyftig rand) en by elke daaropvolgende skuldigbevinding met 'n boete van hoogstens R100 (honderd rand).

Brandblusuitrusting.

19.(1) Elke gebou wat hierna opgerig word wat meer as 6 m hoog is en meer as twee vloervlake het, moet 'n goedgekeurde dubbele brandweer-aansluiting met 'n drukmeter op die grondverdieping en aan die straatkant geïnstalleer hê, in 'n posisie waarin dit maklik bereik kan word. 'n Terugslagklep vir die afsluiting van die toevoer uit die Raad se hoofpype wanneer die pompaansluiting gebruik word, moet aan die brandhoofpyp aangebring word tussen die straathoofpyp en die brandweerwa-aansluiting.

(2) Sodanige gebou moet ook voorsien word van 'n 100 mm-pyp bekend as die brandhoofpyp, wat van die waterhoofpyp langs die straat voer na 'n styghoofpyp wat tot by elke verdieping van die gebou strek, en moet voorsien wees van 'n brandkraan van die wielkleptipe met 'n moerdraaduitlaatstuk van 63,5 mm by elke verdieping by punte wat deur die brandweerhoof goedgekeur is, een vir elke 500 m² vloerruimte op elke vlak.

(3) Elke vloervlak moet ook voorsien wees van hidrolyiese brandslangtolle volgens spesifikasie No. 543 van die Suid-Afrikaanse Buro vir Standaarde, by die styghoofpyp aangesluit, elk met 'n toereikende lengte 19 mm-rubberpyp, wat egter nie langer as 32 m mag wees nie, toegesus met afsluitspuitstukke waarvan die lengte, aantal en posisie deur die brandweerhoof bepaal moet word.

(4) Benewens die vereistes wat in subartikels (1), (2) en (3) vermeld word, moet 'n toereikende aantal chemiese blussers van 'n tipe en grootte wat die brandweerhoof bepaal, op elke vloervlak aangebring word indien die brandweerhoof dit vereis.

writing, require the owner, occupier or person in control of the building within a specified period, at no expense to the Council, to do whatever is specified therein as being necessary to remedy or remove the said risk or danger.

(4) Any person who receives a direction in terms of subsection (2) or on whom a notice is served in terms of subsection (3) and who fails to comply therewith within the time specified therein, shall be guilty of an offence and, in the case of continuing non-compliance, liable to a penalty of R10 (ten rand) for every day or part thereof for the period during which the non-compliance continues.

Fire Escapes.

17. Every door which affords a way of escape from a building other than a public building to a place of safety in the event of fire shall always be kept unlocked and in working order and shall be clearly marked on the inside with the words "Fire Escape" in both official languages in letters not less than 150 mm in height: Provided that such door may be kept locked by means of a device which enables it to be opened at all times from inside the building, the said device to be enclosed, protected or arranged to the satisfaction of the chief fire officer.

False Information.

18. Any person who wilfully gives to the fire department by any means whatever any notice of an alleged outbreak of fire or any information relating to a fire, which is found to be false or inaccurate, shall be guilty of an offence and liable on first conviction thereof, to a penalty not exceeding R50 (fifty rand) and on every subsequent such conviction to a penalty not exceeding R100 (one hundred rand).

Fire-fighting Equipment.

19.(1) Every building hereafter erected exceeding 6 m in height and having more than two floor levels shall have an approved double fire engine connection with a pressure guage installed on the ground floor and on the street front in a position of easy access. A reflux valve to close off the supply from the Council's mains when the pump connection is being used, shall be fixed on the fire service main and the fire engine connection.

(2) Such building shall also be provided with a 100 mm pipe known as the fire service main leading from the street water main to a riser main extending to each floor of the building and provided with a wheel valve type hydrant with a 63,5 mm female outlet at each floor at a point approved by the chief fire officer, at the rate of one for every 500 m² of floor area at each level.

(3) Each floor level shall also be provided with hydraulic hose reels, to comply with the South African Bureau of Standards Specification No. 543, connected to the riser main, each with an adequate length of 19 mm rubber hose but not exceeding 32 m in length and with shut-off nozzles, to the length and number and in the position indicated by the chief fire officer.

(4) In addition to the requirements mentioned in subsection (1), (2) and (3), chemical extinguishers in sufficient numbers and of a type and size to be decided by the chief fire officer, shall be installed on each floor level should the chief fire officer so require.

Sprinkelblussers in Kelderverdiepings.

20.(1) Iemand wat 'n kelderverdieping met 'n vloer-ruimte van meer as 140 m² heeltemal of gedeeltelik onder die grondhoogte bou of laat bou, moet sodanige kelderverdieping van 'n doeltreffende outomatiese sprinkelblusstelsel in die plafon voorsien met ten minste een sprinkelblusser vir elke 10 m² vloerruimte, welke stelsel tot voldoening van die brandweerhoof gemaak, geïnstalleer en in stand gehou moet word.

(2) Benewens die vereistes van subartikel (1) moet alle kelderverdiepings waarin motorvoertuie gebêre of ge-parkeer word, voorsien word van minstens een oprit wat van die straat na die vloervlak van die kelder lei. Soda-nige opritte moet vry bly van alle staande voertuie en enige ander belemmering ook al.

(3) Sodanige kelderverdiepings moet ook voorsien word van kunsmatige ventilasie wat volgens die uitsuig-metode werk, of van lugreëling wat in staat is om tussen 4 en 5 lugverwisselings per uur te verskaf waar voldoende natuurlike ventilasie nie bestaan nie.

(4) Persele wat voor die afkondiging van hierdie verordeninge opgerig is, moet sodanig verander word dat dit aan die bepalings van subartikel (1) voldoen wanneer die perseel van eienaar verwissel of wanneer die kelderverdieping vir 'n ander doel gebruik of andersins verander word.

(5) Wanneer 'n outomatiese sprinkelblusstelsel ge-installeer en voltooi is, moet die eienaar die brandweerhoof binne 14 dae na die voltooiing van die installasie van sodanige sprinkelblusstelsel skriftelik in kennis stel.

(6) Onderworpe aan die bepaling dat toereikende blus-toestelle tot voldoening van die brandweerhoof geïnstalleer moet word, is die bepalings van hierdie verordening nie van toepassing nie op enige kelderverdieping wat toereikende natuurlike ventilasie en verligting het en voorsien is van 'n ingang of ingange wat regstreeks met 'n aangrensende straat of aangrensende lugruimte verbind is, indien enige gedeelte van die werf van die gebou op dieselfde vlak as die vloer van sodanige kelderverdieping geleë is.

Chemiese Brandblussers.

21. Waar daar enige chemiese brandblussers, brand-uitrusting of brandalarm ingevolge hierdie verordeninge op 'n perseel geïnstalleer is, moet die eienaar van sodanige perseel of sy agent sodanige blusser, uitrusting of alarm een keer elke 12 maande deur die fabrikante daarvan of hul behoorlik gemagtigde verteenwoordigers of 'n ander persoon wat daartoe bevoeg is, laat inspek-teer. Elke sodanige blusser, uitrusting of alarm moet van 'n etiket voorsien wees waarop sodanige persoon wat die inspeksie uitvoer sy naam, die datum van die inspeksie en die toestand van die blusser, uitrusting of alarm op daardie datum moet aanteken.

Strawwe.

22. Behoudens die bepalings van hierdie verordeninge wat boetes voorskryf vir die misdrywe wat daarin vermeld word, is iemand wat 'n oortreding begaan van enige van die verordeninge waarvoor daar nie spesifiek vir 'n boete voorsiening gemaak word nie, skuldig aan 'n mis-dryf-en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 (honderd rand) en by wanbetaling daarvan met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

Sprinklers in Basements.

20.(1) Any person who erects or causes to be erected wholly or partially below ground level any basement exceeding 140 m² in floor area, shall provide such basement with an efficient automatic sprinkler system in the ceiling with at least one sprinkler head to every 10 m² of floor area, which system shall be constructed, installed and maintained to the satisfaction of the chief fire officer:

(2) In addition to the requirements of subsection (1), all basements in which motor vehicles are stored or parked shall be provided with at least one ramp connecting the street to the basement floor level. Such ramps shall be kept free of all stationery vehicles and any other form of obstruction whatsoever.

(3) Such basements shall also be provided with an exhaust method of artificial ventilation or air-conditioning capable of providing between 4 and 5 changes of air per hour where adequate natural ventilation does not exist.

(4) Premises constructed prior to the publication of these by-laws shall be made to conform to subsection (1) when there is a change of ownership, change of use or alteration to the basement.

(5) When an automatic sprinkler system has been installed and completed, the owner shall advise the chief fire officer, in writing, within 14 days of the date of completion of the installation of such sprinkler system.

(6) Subject to the provision that adequate fire appliances shall be installed to the satisfaction of the chief fire officer, the requirements of this by-law shall not apply to any basement which has adequate natural ventilation and lighting and which is provided with an entrance or entrances communicating directly with an adjoining street or adjoining air space if any portion of the curtilage of the building is situated at the same level as the floor of such basement.

Chemical Extinguishers.

21. Where, in terms of these by-laws, any chemical fire extinguisher, fire-fighting equipment, or fire alarm has been installed on any premises, the owner of such premises or his agent shall cause such extinguisher, equipment or alarm to be examined once every 12 months by the makers thereof or their duly authorised representatives or another person qualified to examine such equipment. Every such extinguisher, equipment or alarm shall bear a label on which such person examining it shall endorse his name, the date of examination and the condition of the extinguisher, equipment or alarm at that date.

Penalties.

22. Subject to the provision of these by-laws prescribing penalties for the offences mentioned therein, any person committing any contravention of any of the by-laws for which no penalty is specifically provided, shall be guilty of an offence and liable on conviction thereof, to a fine not exceeding R100 (one hundred rand) and, in default of payment thereof to imprisonment for a period not exceeding three months.

Die Bepalings van Ander Verordeninge is van Toepassing.

23. Die bepalings van hierdie verordeninge is ter aanvulling van die ander verordeninge van die Raad, en nie ter vervanging daarvan nie.

Gelde vir Dienste.

24. Die heffings vir enige diens ten opsigte van die voorkoming of blussing van brande is soos in die Bylae hierby uiteengesit of bepaal, al na die geval.

BYLAE.

TARIEF VAN GELDE.

1. Brandbestrydingsdienste.

(1) Tarief vir brandoproewe binne die Raad se regsgebied:

- (a) Vir die eerste uur of gedeelte daarvan: R10;
- (b) Vir elke daaropvolgende uur of gedeelte daarvan: R5; plus die uitgawes ten opsigte van materiaal of chemikaliës verbruik by die bestryding van 'n brand.

(2) Tarief vir brandoproewe buite die Raad se regsgebied: —

- (a) Vir die eerste masjien of pomp, per uur of gedeelte daarvan: R100.
- (b) Vir elke addisionele masjien of pomp, per uur of gedeelte daarvan: R50.
- (c) Vir die heen- en terugreis van elke masjien, per kilometer of gedeelte daarvan: 45c.
- (d) Vir die toepassing van die gelde betaalbaar ingevolge paragrawe (a) en (b) word die tye bereken vandat die masjiene die brandweerstasie verlaat totdat hulle terugkeer.

2. Verwydering van Water.

(1) Vir die gebruik van 'n pomp, behalwe vir brandbestrydingsdoeleindes:

- (a) Vir die eerste uur of gedeelte daarvan: R6.
- (b) Daarna, vir elke kwartier: R1,50.

(2) Vir die gebruik van brandslange: Per lengte: R1.

3. Beskermingsdienste.

Per brandweerman per werkverrigting: R3: Met dien verstande dat na middernag dubbel die tarief gehef word.

4. Nasien, Toets, Herlaai en Skoonmaak van Brandblussers en Toets en Herstel van Brandslange en Brandtolle.

(1) Brandblussers: Vir elke brandblusser: Werklike koste van inhoud en materiaal plus R1 vir hantering en arbeid.

(2) Brandslange: Toets, per lengte: 75c plus 40c per lap.

(3) Brandtolle: Toets, per tol: 75c.

5. Vir spesiale dienste wat na goeddunke van die brandweerroof deur lede van die brandweerafdeling uitgevoer word en waarvoor geen tariewe elders vasgestel is nie, is die volgende geldie betaalbaar: —

(1) Dienste gelewer deur 'n offisier, per uur of gedeelte daarvan: R6.

(2) Dienste gelewer deur 'n brandweerman, uitgesonder 'n offisier, per uur of gedeelte daarvan: R3:

Met dien verstande dat die geldie betaalbaar vir spesiale dienste tussen die ure 12-uur middernag en 6 v.m. dubbel die geldie ingevolge subitems (1) en (2) is.

Provisions of Other By-laws to Apply.

23. The provisions of these by-laws shall be in addition to, and not in substitution for, any other by-laws of the Council.

Charges for Services.

24. The charges for any service in respect of the prevention or extinction of fires, shall be as set out or determined, as the case may be, in the Schedule hereto.

SCHEDULE.

TARIFF OF CHARGES.

1. Fire-fighting Services.

(1) Tariff in respect of fire calls within the Council's area of jurisdiction:

- (a) For the first hour or part thereof: R10;
- (b) For each subsequent hour or part thereof: R5; plus expenses in respect of material or chemicals used in connection with the fighting of a fire.

(2) Tariff in respect of fire calls outside the Council's area of jurisdiction: —

- (a) For the first machine or pump, per hour or part thereof: R100.
- (b) For each additional machine or pump, per hour or part thereof: R50.
- (c) For the forward and return journey, for each machine, per kilometre or part thereof: 45c.
- (d) For the purposes of the charges payable in terms of paragraphs (a) and (b), times shall be calculated from the time the machines leave the fire station until their return.

2. Removal of Water.

(1) For the use of a pump, other than for fire-fighting purposes: —

- (a) For the first hour or part thereof: R6.
- (b) Thereafter, for each quarter of an hour: R1,50.

(2) For the use of fire hoses, per length: R1.

3. Protective Duties.

Per fireman per performance: R3: Provided that after midnight double the tariff shall be charged.

4. Inspection, Testing, Refilling and Cleaning of Fire Extinguishers and Testing and Reparation of Fire Hoses and Fire Reels.

(1) Fire extinguishers: For each fire extinguisher: Actual cost of contents and materials plus R1 for handling and labour.

(2) Fire Hoses: Testing, per length: 75c plus 40c per patch.

(3) Fire reels: Testing, per reel: 75c.

5. In respect of special services rendered by members of the fire department at the discretion of the chief fire officer, for which no tariffs have been determined elsewhere, the following charges shall be payable: —

(1) Services rendered by an officer, per hour or part thereof: R6.

(2) Services rendered by a fireman, except an officer, per hour or part thereof: R3:

Provided that for special services rendered between the hours of 12 midnight and 6 a.m. the charges payable shall be double the tariffs in terms of subitems (1) and (2).

Administrateurskennisgewing 213

6 Februarie 1974

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT JOHANNESBURG: ELEKTRISITEITSVERORDENINGE.

Administrateurskennisgewing 1911 van 28 November 1973 word hierby verbeter deur in paragraaf 3 die uitdrukings "4(2)(b)" en "(c)" onderskeidelik deur die uitdrukings "4(2)(c)" en "(d)" te vervang.

PB. 2-4-2-36-2

Administrateurskennisgewing 214

6 Februarie 1974

MUNISIPALITEIT WESTONARIA: WYSIGING VAN BRANDWEERVERORDENINGE.

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 Brandweerverordeninge van die Munisipaliteit Westonaria, afgekondig by Administrateurskennisgewing 857 van 1 November 1950, soos gewysig, word hierby verder gewysig deur aan die einde van artikel 32 —

(a) die volgende opskerif en uitdrukking te skrap:

"Betaling van Brandweermanne."

Brandweermanne word op 'n tydelike basis aangestel en die volgende gelde word aan hulle betaal:—";
(b) paragrawe (a), (b) en (d) te skrap.

PB. 2-4-2-41-38

Administrateurskennisgewing 215

6 Februarie 1974

MUNISIPALITEIT VEREENIGING: WYSIGING VAN VERKEERSVERORDENINGE.

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

Die "Traffic By-laws" van die Munisipaliteit Vereeniging, goedgekeur deur die Luitenant-Goewerneur van Transvaal op 7 September 1904 soos gewysig, word hierby verder gewysig deur Hoofstuk VI deur die volgende te vervang:

"Hoofstuk VI: Spesiale Tariewe."

1. Weegbruggelde.

(1) Iedereen wat enige voertuig of vrag op die openbare weegbrug van die Raad, wat geleë is by die Liseniekantoor weeg, moet 'n bedrag van 30c (dertig sent) betaal vir so 'n voertuig of vrag. Sodanige persoon is geregtig op die verkryging van 'n sertifikaat van die Raad wat die massa van so 'n voertuig of vrag aandui, soos aangeteken op die weegapparaat.

(2) Alle motorvoertuie wat geregistreer en gelinsensieer of aan nuwe eienaars oorgedra moet word, en ten opsigte waarvan daar geen weegbrugsertifikate van ander registrasie-overhede verkry is nie, moet op die Raad se weegbrug geweeg word.

Administrator's Notice 213

6 February, 1974

CORRECTION NOTICE.

JOHANNESBURG MUNICIPALITY: ELECTRICITY BY-LAWS.

Administrator's Notice 1911, dated 28 November 1973, is hereby corrected by the substitution in paragraph 3 for the expressions "4(2)(b)" and "(c)" of the expressions "4(2)(c)" and "(d)" respectively.

PB. 2-4-2-36-2

Administrator's Notice 214

6 February, 1974

WESTONARIA MUNICIPALITY: AMENDMENT TO FIRE BRIGADE 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 Fire Brigade By-laws of the Westonaria Municipality, published under Administrator's Notice 857, dated 1 November 1950, as amended, are hereby further amended by the deletion at the end of section 32 —

(a) of the following heading and expression:

Payment of Firemen.

Firemen shall be appointed on a temporary basis, and shall be paid the following fees:—";
(b) of paragraphs (a), (b) and (d).

PB. 2-4-2-41-38

Administrator's Notice 215

6 February, 1974

VEREENIGING MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

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

The Traffic By-laws of the Vereeniging Municipality, approved by the Lieutenant-Governor of the Transvaal on 7 September 1904, as amended, are hereby further amended by the substitution for Chapter VI of the following:

"Chapter VI: Special Tariffs."

1. Weighbridge Fees.

(1) Every person who shall weigh any vehicle or load on the Council's public weighing machine, situated at the Licensing Office, shall pay the sum of 30c (thirty cents) for each vehicle or load. Every such person shall be entitled to obtain from the Council a certificate showing, in respect of any such vehicle or load, the mass registered by such weighing machine.

(2) All motor vehicles which are to be registered and licensed or transferred to new owners and in respect of which no weighbridge certificates have been obtained from other registering authorities, shall be weighed on the Council's weighbridge.

2. Verskaffing van afskrifte van ongeluksverslae en planne.

- (1) Ongeluksverslag: R3.
- (2) Ongeluksplan: R3.

3. Begeleide deur Verkeersinspekteurs.

- (1) Per verkeersinspekteur, per uur: R2,50.
- (2) Per km: 6c.

(3) Tyd en afstand word bereken vanaf vertrek tot tuiskoms van die verkeersinspekteur.

(4) Indien 'n vrag abnormal of van so 'n omvang is dat die Verkeershoof of sy gemagtigde van mening is dat dit begelei moet word, mag so 'n vrag nie in of deur die munisipale gebied beweeg sonder die voorafverkreeën goedkeuring van die Verkeershoof of sy gemagtigde en voordat die toepaslike gelde vir begeleiding, vooruit betaalbaar, aldus betaal is nie."

PB. 2-4-2-98-36

Administrateurskennisgewing 216

6 Februarie 1974

MUNISIPALITEIT NELSPRUIT: 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 Nelspruit, aangekondig by Administrateurskennisgewing 415 van 18 Oktober 1944, soos gewysig, word hierby verder gewysig deur in artikel 93 die syfers "10s. (tien sjielings)", "5s. (vyf sjielings)", "2s. (twee sjielings)" en "25s. (vyf-en-twintig sjielings)" onderskeidelik deur die syfers "R5", "R2,50", "R1" en "R12,50" te vervang, en die uitdrukings "400 vierkante voet" en "vier honderd vierkante voet" onderskeidelik deur die uitdrukings "37 m²" en "37 m³" te vervang.

PB. 2-4-2-34-22

Administrateurskennisgewing 217

6 Februarie 1974

MUNISIPALITEIT SANDTON: VERORDENINGE BETREFFENDE DIE BESKERMING VAN WILDE DIERE EN VOËLS.

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 samehang anders blyk, beteken —

"dier" enige dier uitgenome 'n huis- of makgemaakte dier, giftige reptiel of rotte en muise;

"jag" die jag maak op, skiet na, doodmaak, in 'n strik vang, vang of poging om te vang, om te agtervolg of te soek of voor te lê met die bedoeling om dood te maak, te skiet of te vang, of om opsetlik te verstoor;

"Raad" die Stadsraad van Sandton en omvat die Bestuurskomitee van daardie Raad of enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegheid wat in verband met hierdie verorde-

2. Furnishing of Copies of Accident Reports and Plans.

- (1) Accident report: R3.
- (2) Accident plan: R3.

3. Escort by Traffic Officers.

- (1) Per traffic officer, per hour: R2,50.
- (2) Per km: 6c.

(3) Time and distance to be calculated from the time of departure until return of the traffic officer.

(4) If a load is abnormal or of such magnitude that the Chief Traffic Officer or his nominee is of opinion that such a load must be escorted, such load may not proceed through the municipal area without the prior approval of the Chief Traffic Officer or his nominee having been obtained and the relevant fees, payable for escorting such loads, having been paid in advance."

PB. 2-4-2-98-36

Administrator's Notice 216

6 February, 1974

NELSPRUIT 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 Nelspruit Municipality, published under Administrator's Notice 415, dated 18 October 1944, as amended, are hereby further amended by the substitution in section 93 for the figures "10s. (ten shillings)", "5s. (five shillings)", "2s. (two shillings)" and "25s. (twenty five shillings)" of the figures "R5", "R2,50", "R1" and "R12,50" respectively, and the substitution for the expression "400 square feet", wherever it occurs, of the expression "37 m²".

PB. 2-4-2-34-22

Administrator's Notice 217

6 February, 1974

SANDTON MUNICIPALITY: BY-LAWS FOR THE PROTECTION OF WILD ANIMALS AND BIRDS.

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 —

"animal" means any animal other than a domestic or domesticated animal, venomous reptile or rats and mice;

"bird" means any bird other than a domestic or domesticated bird;

"Council" means the Town Council of Sandton 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);

ninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

“voël” enige voël uitgenome huis- of makgemaakte voël.

2. Niemand mag sonder skriftelike toestemming van die Raad en onderhewig aan sodanige voorwaardes as wat die Raad mag vereis —

- (a) enige dier of voël binne die munisipaliteit op enige wyse hoegenaamd jag nie;
- (b) enige voëlneste, voëleiers of klein voëltjies verwijder, verstoor of vernietig nie:

Met dien verstande dat die voorafgaande nie op voëlneste, wat op bewerkte grond, of grond wat vir bewerking gereedgemaak word, of in enige gebou of bouwerk aantref word, van toepassing is nie.

Strafbepalings.

3. Enige persoon wat enige bepaling van hierdie verordeninge oortree, of toelaat of veroorsaak dat dit oortree word, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 (honderd rand) of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met beide sodanige boete en gevangenisstraf.

Herroeping.

4. Die Verordeninge met Betrekking tot die Beskerming van Wilde Diere en Voëls, afgekondig by Administrateurskennisgewing 23 van 13 Januarie 1954, en wat ingevolge Proklamasie 157 (Administrateurs-), 1969, gelees met artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Sandton geword het, word hereby herroep.

PB. 2-4-2-106-116

Administrateurskennisgewing 218

6 Februarie 1974

MUNISIPALITEIT LOUIS TRICHARDT: WYSIGING VAN VERORDENINGE OP DIE LEWERING VAN ELEKTRISITEIT.

Die Administrateur publiseer hereby 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 die Lewering van Elektrisiteit van die Munisipaliteit Louis Trichardt, afgekondig by Administrateurskennisgewing 1058 van 5 Desember 1951, soos gewysig, word hereby verder gewysig deur subitems (4), (5) en (6) van item 1 van die Tarief van Gelde deur die volgende te vervang: —

“(4) Vir alle eenhede bo 60 in dieselfde maand verbruik, per eenheid: 1c.

(5) Minimum vordering, per maand of gedeelte daarvan: R1.”

PB. 2-4-2-36-20

“hunt” means to hunt for, shoot at, kill, snare, capture or attempt to capture, to pursue or search for or lie in wait with intent to kill, shoot or capture, or to wilfully disturb.

2. No person shall without the permission in writing of the Council and subject to such conditions as the Council may impose —

- (a) hunt any animal or bird within the municipality by any means whatsoever;
- (b) remove, disturb or destroy any nests of birds, their eggs or their young:

Provided that the foregoing shall not apply to land which is cultivated or being prepared for cultivation, or upon which a building is being erected, or to any building or structure upon or in which birds' nests are found.

Penalties.

3. Any person contravening or causing or allowing to be contravened any provision of these by-laws, shall be guilty of an offence and liable upon conviction to a fine not exceeding R100 (one hundred rand) or to imprisonment not exceeding six months or to both such fine and imprisonment.

Revocation.

4. The Wild Animals and Birds Protection By-laws, published under Administrator's Notice 23, dated 13 January 1954, and which in terms of Proclamation 157 (Administrator's), 1969, read with section 159bis(1)(c) of the Local Government Ordinance, 1939, became the by-laws of the Town Council of Sandton, are hereby revoked.

PB. 2-4-2-106-116

Administrator's Notice 218

6 February, 1974

LOUIS TRICHARDT 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 Louis Trichardt Municipality, published under Administrator's Notice 1058, dated 5 December 1951, as amended, are hereby further amended by the substitution for subitems (4), (5) and (6) of item 1 of the Tariff of Charges of the following: —

“(4) For all units in excess of 60 consumed in the same month, per unit: 1c.

(5) Minimum charge, per month or part thereof: R1.”

PB. 2-4-2-36-20

Administrateurskennisgewing 219

6 Februarie 1974

VERLEGGING VAN DISTRIKSPAD 2306: DISTRIK MIDDELBURG EN VERMEERDERING VAN BREEDTE VAN PADRESERWE.

Die Administrateur verlê hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, distrikspad 2306, wat oor die plaas Blinkwater 213-I.S., distrik Middelburg loop, en vermeerderd ingevolge artikel 3 van genoemde Ordonnansie die breedte van die padreserwe daarvan van 5,486 meter na 25,189 meter, soos aangetoon op bygaande sketsplan.

DP. 04-046-23/22/2306

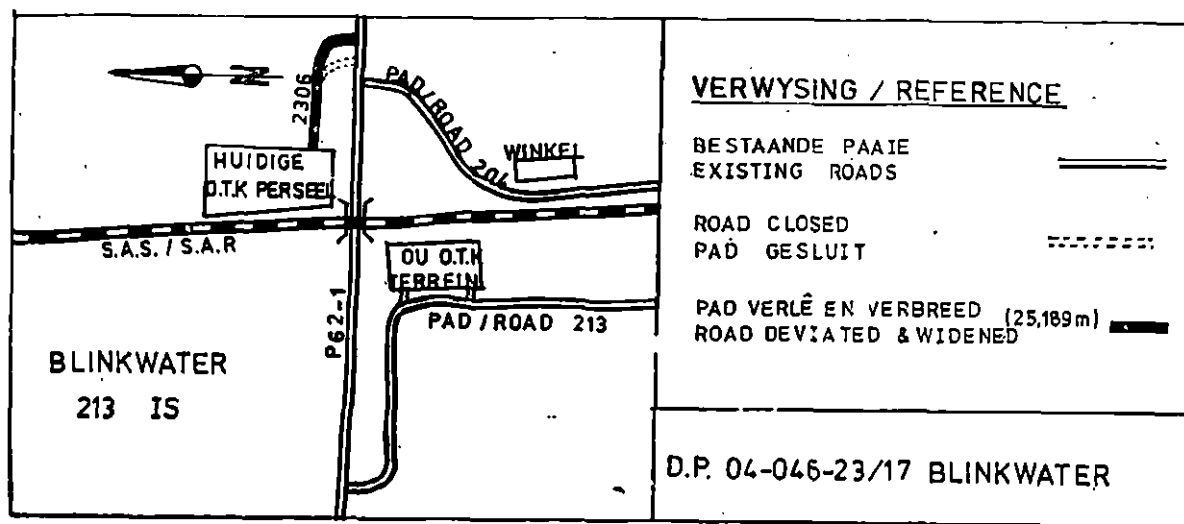
Administrator's Notice 219

6 February, 1974

DEVIATION OF DISTRICT ROAD 2306: DISTRICT OF MIDDELBURG AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance 1957, hereby deviates district road 2306 which runs on the farm Blinkwater 213-I.S., district of Middelburg, and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof from 5,486 metres to 25,189 metres, as indicated on the subjoined sketch plan.

DP. 04-046-23/22/2306



Administrateurskennisgewing 220

6 Februarie 1974

VERLEGGING VAN PROVINSIALE PAD P.17/6 EN DISTRIKSPAD 205 DISTRIK NELSPRUIT EN VERMEERDERING VAN BREEDTE VAN DIE PADRESERWE VAN PROVINSIALE PAD P.17/6.

Die Administrateur verlê hierby ingevolge artikel 5(1)(d) van die Padordonnansie 1957, provinsiale pad P.17/6 en distrikspad 205, wat respektiewelik oor die plase Nooitgedacht 62-J.U. en White River 64-J.U. en The Fountains 58-J.U., distrik Nelspruit loop en vermeerderd ingevolge artikel 3 van genoemde Ordonnansie die breedte van die padreserwe van provinsiale pad P.17/6 van 31,486 meter na 'n minimum van 40 meter en 'n maksimum van 60 meter, soos aangetoon op bygaande sketsplan.

DP. 04-044-23/21/P17-6 Vol. 4

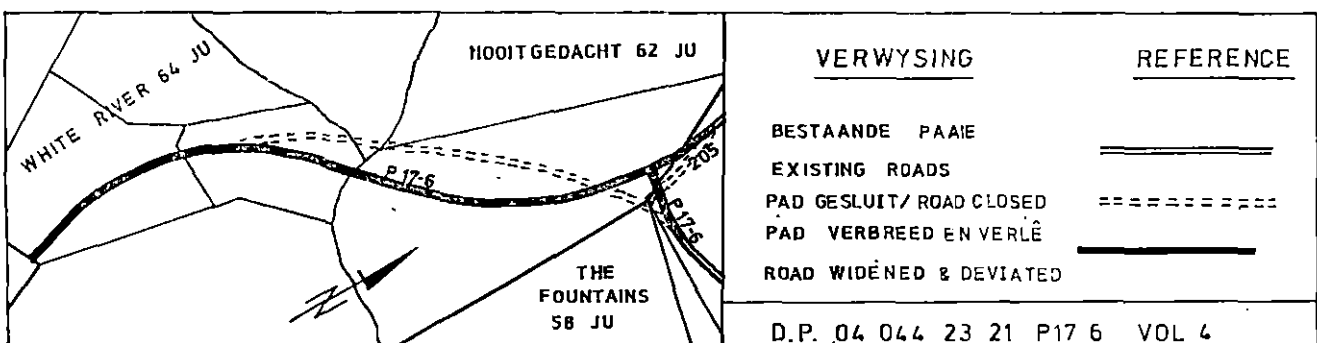
Administrator's Notice 220

6 February, 1974

DEVIATION OF PROVINCIAL ROAD P.17/6 AND DISTRICT ROAD 205 DISTRICT OF NELSPRUIT AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PROVINCIAL ROAD P.17/6.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957, hereby deviates provincial road P.17/6 and district road 205 which runs respectively on the farms Nooitgedacht 62-J.U. and White River 64-J.U. and The Fountains 58-J.U., district of Nelspruit, and in terms of section 3 of the said Ordinance, increases the width of the road reserve of provincial road P.17/6 from 31,486 metres to a minimum of 40 metres and a maximum of 60 metres as indicated on the subjoined sketch plan.

DP. 04-044-23/21/P17-6 Vol. 4



Administrateurskennisgewing 221

6 Februarie 1974

VERLEGGING EN VERMEERDERING VAN BREEDTE VAN PADRESERVE VAN DISTRIKSPAD 730 EN VERMEERDERING VAN BREEDTE VAN PADRESERVE VAN DISTRIKSPAD 1084: DISTRIK NELSPRUIT.

- (a) Die Administrateur verlē hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, distrikspad 730, wat oor die plaas Zwartfontein 227-J.T., distrik Nelspruit loop en vermeerder ingevolge artikel 3 van genoemde Ordonnansie die breedte van 37,78 meter na 'n minimum van 40 meter en 'n maksimum van 56 meter soos aangetoon op bygaande sketsplan.
- (b) Die Administrateur vermeerder hierby, ingevolge artikel 3 van die Padordonnansie 1957 die breedte van die padreserve van distrikspad 1084 van 15,743 meter na 40 meter soos aangetoon op bygaande sketsplan.

DP. 04-044-23/22/730 Vol. III

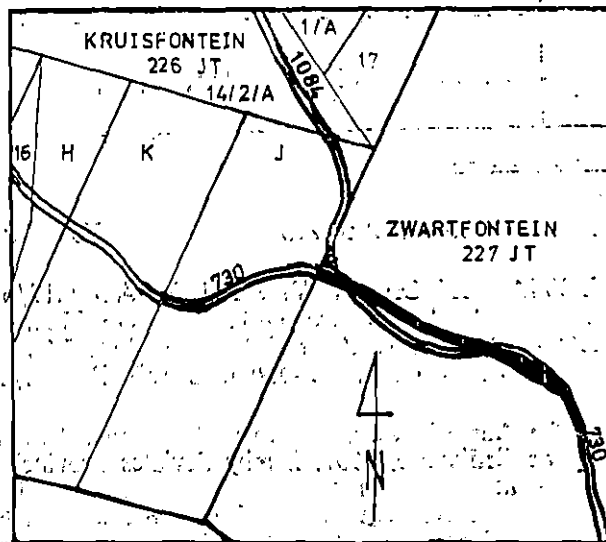
Administrator's Notice 221

6 February, 1974

DEVIATION AND INCREASE IN WIDTH OF ROAD RESERVE OF DISTRICT ROAD 730 AND INCREASE IN WIDTH OF ROAD RESERVE OF DISTRICT ROAD 1084: DISTRICT OF NELSPRUIT.

- (a) The Administrator in terms of section 5(1)(d) of the Roads Ordinance 1957, hereby deviates district road 730 which runs on the farm Zwartfontein 227-J.T., district of Nelspruit and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof from 37,78 metres to a minimum of 40 metres and a maximum of 56 metres as indicated on the subjoined sketch plan.
- (b) The Administrator in terms of section 3 of the Roads Ordinance 1957 increases the width of the road reserve of district road 1084 from 15,743 metres to 40 metres as indicated on the subjoined sketch plan.

DP. 04-044-23/22/730 Vol. III

VERWYSING / REFERENCEBESTAANDE PAALEEXISTING ROADS

PAD VERLÉ EN VERBREED (min.40m)

ROAD DEVIATED & WIDENED (maks.56m)

PAD VERBREED (40m)

ROAD WIDENED (40m)

D.P. 04-044-23/22/730 Vol.III

Administrateurskennisgewing 222

6 Februarie 1974

PADREËLINGS OP DIE PLAAS VLAKPAN 255-I.Q.: DISTRIK SCHWEIZER-RENEKE.

Met betrekking tot Administrateurskennisgewing 1131 van 25 Julie 1973, 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.

DP. 07-074S-23/24/V.2

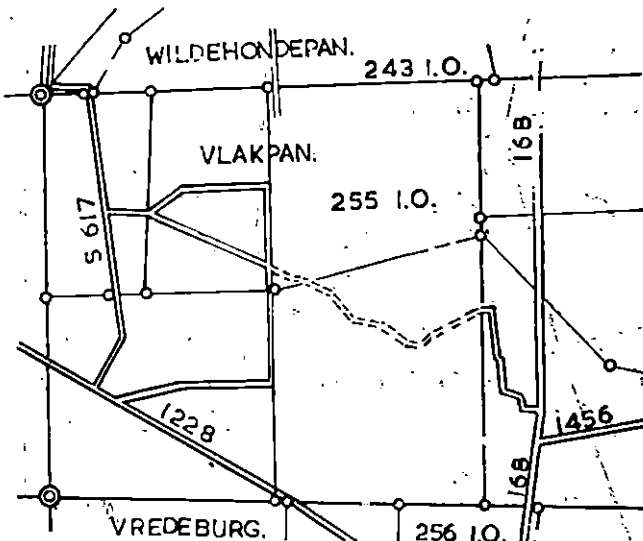
Administrator's Notice 222

6 February, 1974

ROAD ARRANGEMENTS ON THE FARM VLAKPAN 255-I.Q.: DISTRICT OF SCHWEIZER-RENEKE.

With reference to Administrator's Notice 1131 of 25 July, 1973, 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.

DP. 07-074S-23/24/V.2



DP 07-074 S- 23|24|V2.

BESTAANDE PAAIE — EXISTING ROADS.
 PAD GESLUIT. — ROAD CLOSED

Administrateurskennisgewing 223

6 Februarie 1974

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 54 VAN 9-1-74 IN VERBAND MET VERKLARING VAN DISTRIKSPAAIE: DISTRIK POTGIETERSRUS.

Die Administreleur wysig hierby ingevolge artikel 5(3A) van die Padordonnansie 1957, Administrateurskennisgewing 54 van 9-1-74 deur die sketsplan waarna in genoemde kennisgewing verwys word, deur die bygaande sketsplan te vervang.

DP. 03-033-23/22/598

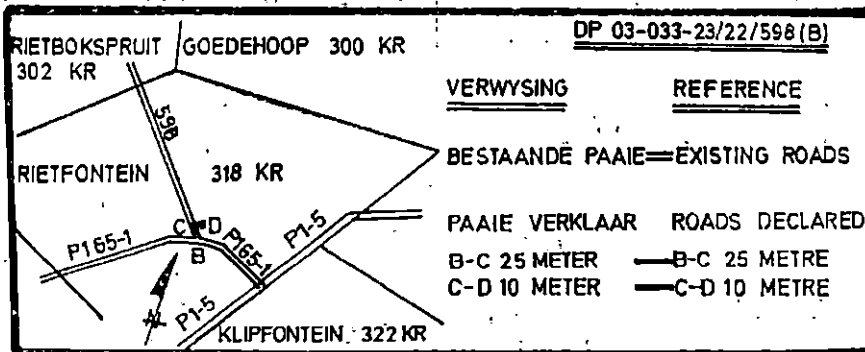
Administrator's Notice 223

6 February, 1974

AMENDMENT OF ADMINISTRATOR'S NOTICE 54 OF 9-1-74 IN CONNECTION WITH DECLARATION OF DISTRICT ROADS: DISTRICT OF POTGIETERSRUS.

The Administrator, in terms of section 5(3A) of the Roads Ordinance 1957, hereby amends Administrator's Notice 54 of 9-1-74 by the substitution for the sketch plan referred to in the said notice of the subjoined sketch plan:

DP. 03-033-23/22/598



Administrateurskennisgewing 224

6 Februarie 1974

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 55 VAN 9-1-74 IN VERBAND MET VERLEGGING VAN DISTRIKSPAD 598: DISTRIK POTGIETERSRUS.

Die Administreleur wysig hierby, ingevolge artikel 5(3A) van die Padordonnansie 1957, Administrateurskennisgewing 55 van 9-1-74 deur die sketsplan waarna in genoemde kennisgewing verwys word, deur die bygaande sketsplan te vervang.

DP. 03-033-23/22/598

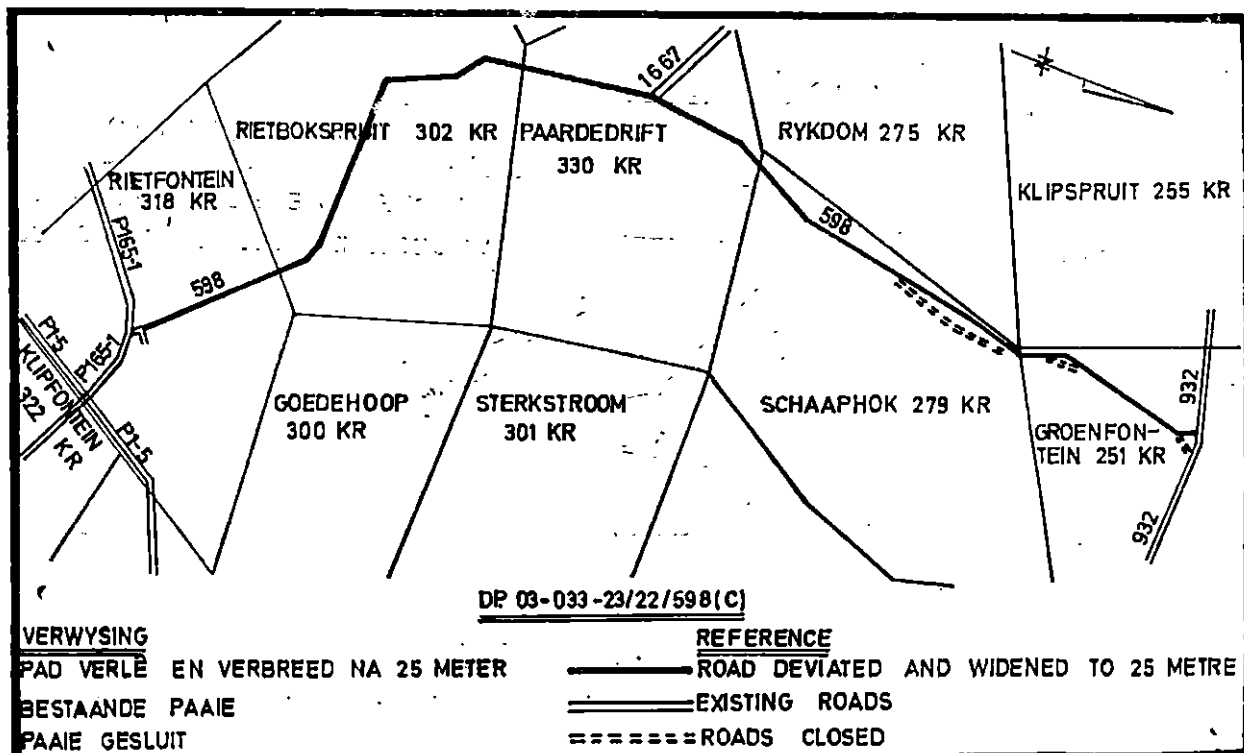
Administrator's Notice 224

6 February, 1974

AMENDMENT OF ADMINISTRATOR'S NOTICE 55 OF 9-1-74 IN CONNECTION WITH DEVIATION OF DISTRICT ROAD 598: DISTRICT OF POTGIETERSRUS.

The Administrator, in terms of section 5(3A) of the Roads Ordinance 1957, hereby amends Administrator's Notice 55 of 9-1-74 by the substitution for the sketch plan referred to in the said notice of the subjoined sketch plan:

DP. 03-033-23/22/598



Administrateurskennisgewing 225

6 Februarie 1974

VERKLARING VAN 'N SUBSIDIEPAD BINNE DIE MUNISIPALE GEBIED VAN ALBERTON.

Die Administrateur verklaar hierby, ingevolge artikel 40(a) van die Padordonnansie 1957, dat die pad binne die munisipale gebied van Alberton, as 'n subsidiepad sal bestaan soos op bygaande sketsplan aangedui.

DP. 021-23/25/16

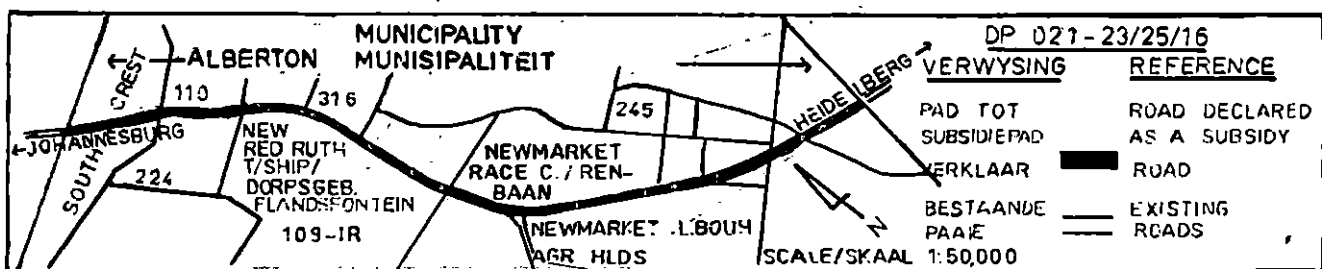
Administrator's Notice 225

6 February, 1974

DECLARATION OF A SUBSIDY ROAD WITHIN THE MUNICIPAL AREA OF ALBERTON.

The Administrator, in terms of section 40(a) of the Roads Ordinance, 1957, hereby declares that the road within the municipal area of Alberton, shall exist as a subsidy road, as indicated on the subjoined sketch plan.

DP. 021-23/25/16



Administrateurskennisgewing 226

6 Februarie 1974

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN UITSPANSERWITUUT OP DIE PLAAS PIQUETBERG 523-L.Q., DISTRIK ELLISRAS.

Met betrekking tot Administrateurskennisgewing 668 van 25 April 1973, het die Administrateur, ingevolge artikel 56(1)(iv) van die Padordonnansie 1957, die uitspanserwituut wat 1/75ste van 1207,4546 hektaar groot is en waaraan die plaas Piquetberg 523-L.Q., distrik Ellisras onderhewig is, in sy geheel gekanselleer.

DP. 01-016-37/3/P.2

Administrator's Notice 226

6 February, 1974

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN ON THE FARM PIQUETBERG 523-L.Q., DISTRICT OF ELLISRAS.

With reference to Administrator's Notice 668 of 25 April 1973 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 1207,4546 hectares and to which the farm Piquetberg 523-L.Q., district Ellisras, is subject, to be cancelled wholly.

DP. 01-016-37/3/P.2

Administrateurskennisgewing 227

6 Februarie 1974

INTREKKING VAN ADMINISTRATEURSPROKLA-MASIE 16 VAN 1952.

Dit word vir algemene inligting bekend gemaak dat die Administrator, Administrateursproklamasie 16 van 1952 waarby Provinciale pad P.115-1 oor die plase Zandrivierspoort 210-J.P., Palmietfontein 208-J.P., Vlakfontein 207-J.P., Diamant 206-J.P., Bultfontein 204-J.P., Tweelaagte 175-J.P., Gevonden 176-J.P., Davidskuil 167-J.P., Syferfontein 178-J.P., Mabieskraal 161-J.P. en Tambootierand 143-J.P., distrikte Rustenburg en Swartruggens geproklameer is, ingevolge artikel 5(3A) van die Padordonnansie 1957, hierby intrek.

DP. 08-082-23/21/P.115-1

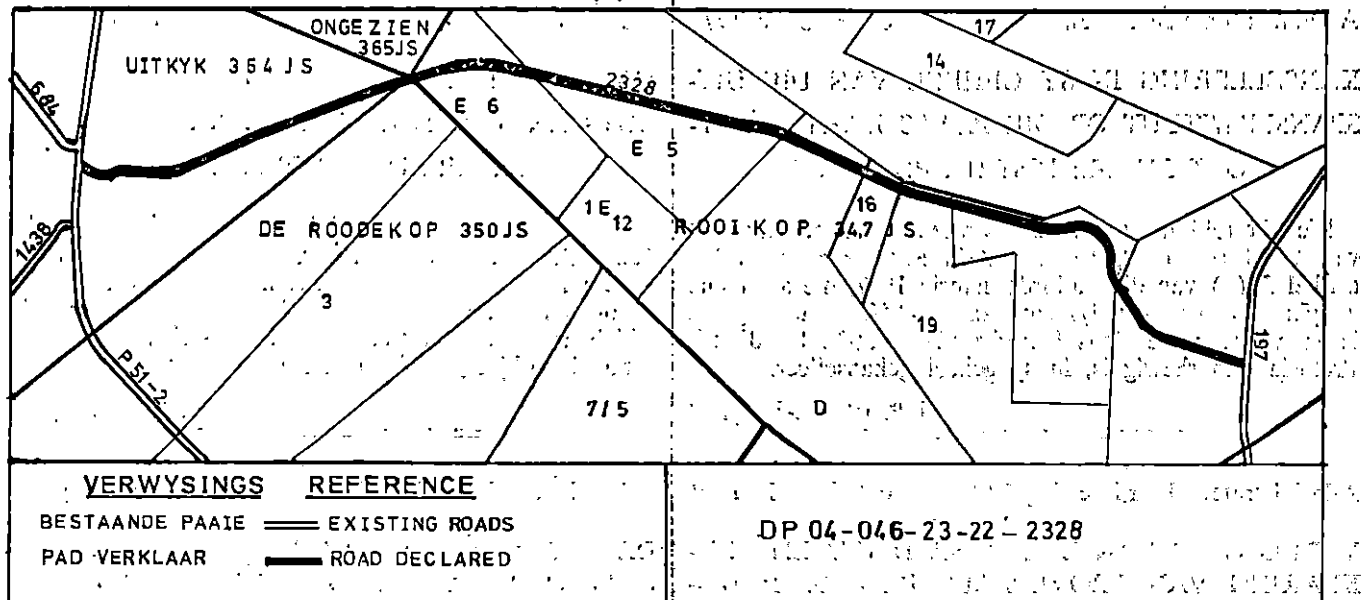
Administrateurskennisgewing 228

6 Februarie 1974

VERKLARING VAN DISTRIKSPAD: DISTRIK MIDDELBURG.

Die Administrator, ingevolge artikel 5(1)(a) en (c) van die Padordonnansie, 1957 verklaar hierby dat 'n openbare pad, naamlik 'n distrikspad 15,74 meter breed, oor die plase Uitkyk 364-J.S., De Roodekop 350-J.S. en Rooikop 347-J.S., distrik Middelburg loop soos aangetoon op bygaande sketsplan.

DP. 04-046-23/22/2328



Administrateurskennisgewing 229

6 Februarie 1974

VERLEGGING VAN DISTRIKSPAD 2328: DISTRIK MIDDELBURG EN VERMEERDERING VAN BREEDTE VAN PADRESERVE:

Die Administrator verleë hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, distrikspad 2328, wat oor die plase Uitkyk 364-J.S., De Roodekop 350-J.S. en Rooikop 347-J.S., distrik Middelburg loop, en vermeerder

Administrator's Notice 227

6 February, 1974

REVOKING OF ADMINISTRATOR'S PROCLAMA-TION 16 OF 1952.

It is notified for general information that the Administrator in terms of section 5(3A) of the Roads Ordinance 1957, hereby revokes Administrator's Proclamation 16 of 1952 whereby Provincial road P.115-1 was proclaimed over the farms Zandrivierspoort 210-J.P., Palmietfontein 208-J.P., Vlakfontein 207-J.P., Diamant 206-J.P., Bultfontein 204-J.P., Tweelaagte 175-J.P., Gevonden 176-J.P., Davidskuil 167-J.P., Syferfontein 178-J.P., Mabieskraal 161-J.P. and Tambootierand 143-J.P., districts of Rustenburg and Swartruggens.

DP. 08-082-23/21/P.115-1

Administrator's Notice 228

6 February, 1974

DECLARATION OF DISTRICT ROAD: DISTRICT OF MIDDELBURG.

The Administrator, in terms of section 5(1)(a) and (c) of the Roads Ordinance, 1957 hereby declares that a public road, namely a district road 15,74 metres wide, shall run on the farms Uitkyk 364-J.S., De Roodekop 350-J.S. and Rooikop 347-J.S., district of Middelburg, as indicated on the sketch plan subjoined hereto.

DP. 04-046-23/22/2328

Administrator's Notice 229

6 February, 1974

DEVIATION OF DISTRICT ROAD 2328: DISTRIK MIDDELBURG AND INCREASE IN WIDTH OF ROAD RESERVE.

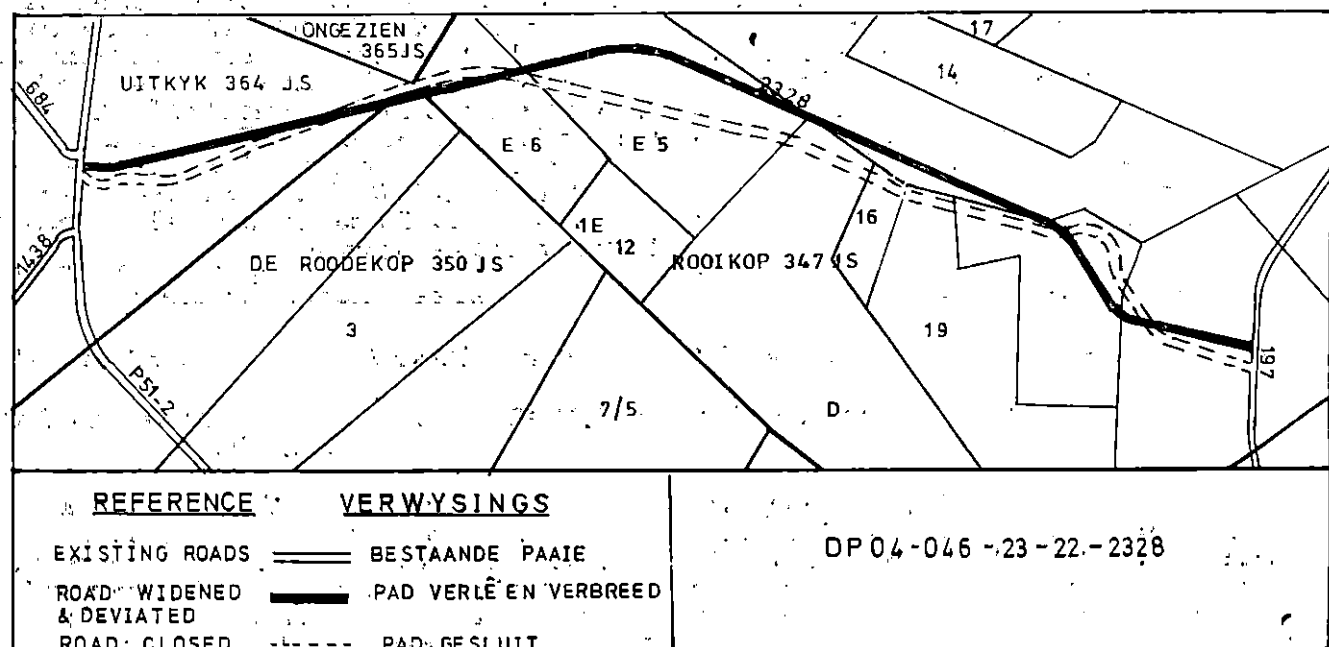
The Administrator, in terms of section 5(1)(d) of the Roads Ordinance 1957, hereby deviates district road 2328 which runs on the farms Uitkyk 364-J.S., De Roodekop 350-J.S. and Rooikop 347-J.S., district of Middelburg,

ingevolge artikel 3 van genoemde Ordonnansie die breedte van die padreserwe daarvan van 15,74 meter na 25 meter, soos aangetoon op bygaande sketsplan:

DP. 04-046-23/22/2328

and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof from 15,74 metres, to 25 metres, as indicated on the subjoined sketch plan.

DP. 04-046-23/22/2328



Administrateurkennisgewing 232. 6 Februarie 1974

KANSELLERING IN SY GEHEEL VAN DIE UITSpanSERWITUUT OP DIE PLAAS HARTEBEESTHOEK 303-J.R.: DISTRIK PRETORIA.

Met betrekking tot Administrateurkennisgewing 988 van 21 Junie 1972, het die Administrator, ingevolge artikel 56(2) van die Padordonnansie 1957, die algemene uitspanserwituut wat 1/75ste van 365,850 hektaar groot is en waaraan die plaas Hartebeesthoek 303-J.R., distrik Pretoria onderhewig is, in sy geheel gekanselleer.

DP. 01-012-37/3/H.8

Administrator's Notice 232

6 February, 1974

CANCELLATION WHOLLY OF SERVITUDE OF OUTSPAN ON THE FARM HARTEBEESTHOEK 303-J.R.: DISTRICT PRETORIA.

With reference to Administrator's Notice 988 of 21 June 1972, the Administrator, in terms of section 56(2) of the Roads Ordinance, 1957, has caused the servitude of outspan, in extent 1/75th of 365,850 hectares and to which the farm Hartebeesthoek 303-J.R., district Pretoria, is subject, to be cancelled wholly.

DP. 01-012-37/3/H.8

Administrateurkennisgewing 230 6 Februarie 1974

VERLEGGING VAN DISTRIKSPAD 1243 EN VERKLARING VAN PROVINSIALE PAD P.47-1; DISTRIK KRUGERSDORP EN VERMEERDERING VAN BREEDTE VAN PADRESERWE.

Die Administrator verlê hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, distrikspad 1243, wat oor die plaas Kruitfontein 511-J.Q., distrik Krugersdorp loop en vermeerderd ingevolge artikel 3 van genoemde Ordonnansie, die breedte van die padreserwe daarvan na wisselende breedtes van 40 meter tot 88 meter en verklaar ingevolge artikel 5(1)(c) van genoemde Ordonnansie dat die gedeelte van pad as 'n verlenging van Provinciale pad P.47-1, sal bestaan, soos op die bygaande sketsplan aangedui.

DP. 021-025-23/21/P47-1(b)
DP. 021-025-23/22/1243

Administrator's Notice 230

6 February, 1974

DEVIATION OF DISTRICT ROAD 1243 AND DECLARATION OF PROVINCIAL ROAD P.47-1; DISTRICT OF KRUGERSDORP AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957, hereby deviates district road 1243 which runs on the farm Kruitfontein 511-J.Q., district of Krugersdorp, and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof to varying widths of 40 metres to 88 metres and in terms of section 5(1)(c) of the said Ordinance declares that the section of road shall exist as an extension of Provincial road P.47-1 as indicated on the subjoined sketch plan.

DP. 021-025-23/21/P47-1(b)
DP. 021-025-23/22/1243

	D.P. 021-025-23/21/P471 b
	D.P. 021-025-23/22/1243
VERWYSING	REFERENCE
PAD VERLE VERKLAAR. EN VERBREED NA WISSELENDE BREEDTES VAN 40 TO 88 METER	ROAD DEVIATED AND WIDENED TO VARYING WIDTHS OF 40 TO 88 METRES
PAD GE SLUIT BESTAANDE PAAIE	ROAD CLOSED EXISTING ROADS

Administrateurskennisgewing 231

6 Februarie 1974

VERKLARING VAN 'N OPENBARE DISTRIKSPAD; DISTRIK KRUGERSDORP.

Die Administreleur verklaar hierby, ingevolge artikel 5(1)(b) en (c) en artikel 3 van die Padordonnansie 1957, dat die pad wat oor die plaas Blaauwbank 505-J.Q., distrik Krugersdorp loop, as 'n opeubare distrikspad, 31,49 meter breed, soos op bygaande sketsplan aangedui, sal bestaan.

DP. 021-025-23/21/P47-1(d)

Administrator's Notice 231

6 February, 1974

DECLARATION OF A PUBLIC DISTRICT ROAD; DISTRICT OF KRUGERSDORP.

The Administrator, in terms of section 5(1)(b) and (c) and section 3 of the Roads Ordinance, 1957, hereby declares that the road which runs on the farm Blaauwbank 505-J.Q., district of Krugersdorp, shall exist as a public district road, 31,49 metres wide, as indicated on the subjoined sketch plan.

DP. 021-025-23/21/P47-1(d)

	D.P.-021-025-23/21/P47-1d
	VERWYSING
PAD VERKLAAR 31,49 METER BREED.	ROAD DECLARED 31,49 METRES WIDE
BESTAANDE PAAIE	EXISTING ROADS

Administrateurskennisgewing 233

6 Februarie 1974

PADREËLINGS OP DIE PLAAS BUFFELSKLOOF 514-K.R.: DISTRIK POTGIETERSRUS.

Met betrekking tot Administrateurskennisgewing 839 van 30-5-73, het dit die Administreleur behaag om ingevolge die bepalings van artikel 31(1) van die Padordonnansie 1957, goedkeuring aan die padreëlings soos op bygaande sketsplan aangedui, te heg.

DP. 03-033-23/24/B-24

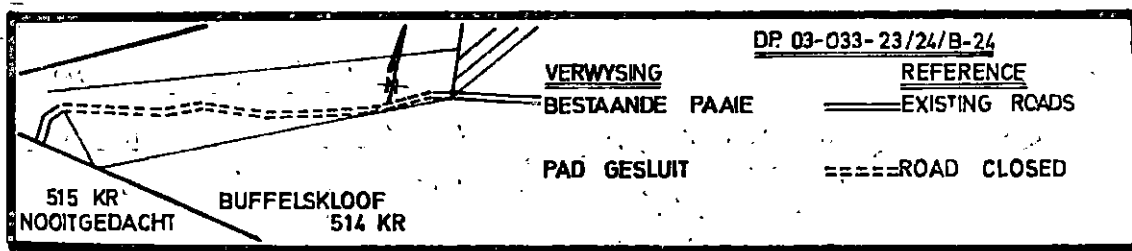
Administrator's Notice 233

6 February, 1974

ROAD ARRANGEMENTS ON THE FARM BUFFELSKLOOF 514-K.R.: DISTRICT POTGIETERSRUS.

With reference to Administrator's Notice 839 of 30-5-73, the Administrator, in terms of the provisions of section 31(1) of the roads Ordinance, 1957, has been pleased to approve the road arrangements as indicated on the subjoined sketch plan.

DP. 03-033-23/24/B-24



Administrateurskennisgewing 234 6 Februarie 1974

VERKLARING VAN DISTRIKSPAD 1596: DISTRIK KRUGERSDORP.

Die Administrateur verklaar hierby, ingevolge artikel 5(1)(b) en (c) en artikel 3 van die Padordonnansie 1957, dat die pad wat oor die plaas Blaauwbank 505-J.Q., distrik Krugersdorp loop, as 'n verlenging van distrikspad 1596,40 meter breed, soos op bygaande sketsplan aangedui, sal bestaan.

DP. 021-025-23/21/P47-1(c)
DP. 021-025-23/22/1596

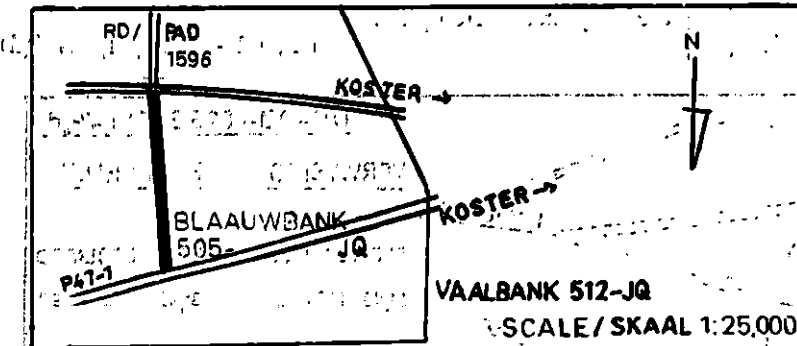
Administrator's Notice 234

6 February, 1974

DECLARATION OF DISTRICT ROAD 1596: DISTRICT OF KRUGERSDORP.

The Administrator, in terms of section 5(1)(b) and (c) and section 3 of the Roads Ordinance, 1957, hereby declares that the road which runs on the farm Blaauwbank 505-J.Q., district of Krugersdorp, shall exist as an extension of district road 1596,40 metres wide, as indicated on the subjoined sketch plan.

DP. 021-025-23/21/P47-1(c)
DP. 021-025-23/22/1596



DP 021-025-23/21/P47-1 (c)
DP 021-025-23/22/1596

VERWYSING	REFERENCE
PAD VERKLAAR	ROAD DECLARED
- 40 METER BRED	- 40 METRES WIDE
BESTAANDE PAAIE	EXISTING ROADS

Administrateurskennisgewing 235 6 Februarie 1974

VERLEGGING VAN PROVINSIALE PAD P.47-1 DISTRIK KRUGERSDORP EN VERMEERDERING VAN BREEDTE VAN PADRESERVE.

Die Administrateur verlê hierby, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, Provinciale pad P.47-1, wat oor die plase Vaalbank 512-J.Q., Zuikerboschfontein 151-J.Q., Blaauwbank 505-J.Q., Onrust 516-J.Q. en Kruiffontein 511-J.Q., distrik Krugersdorp loop en vermeerder ingevolge artikel 3 van genoemde Ordonnansie, die breedte van die padreserve daarvan na wisselende breedtes van 40 meter tot 60 meter, soos op bygaande sketsplan aangedui.

DP. 021-025-23/21/P47-1(a)

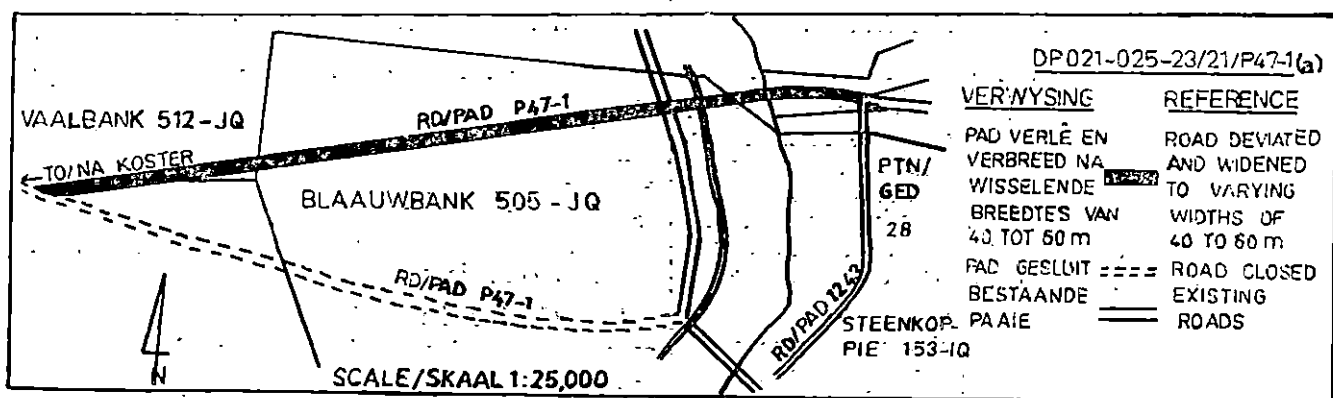
Administrator's Notice 235

6 February, 1974

DEVIATION OF PROVINCIAL ROAD P.47-1 DISTRICT OF KRUGERSDORP AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957, hereby deviates Provincial road P.47-1, which runs on the farms Vaalbank 512-J.Q., Zuikerboschfontein 151-J.Q., Blaauwbank 505-J.Q., Onrust 516-J.Q. and Kruiffontein 511-J.Q., district of Krugersdorp, and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof to varying widths of 40 metres to 60 metres as indicated on the subjoined sketch plan.

DP. 021-025-23/21/P47-1(a)



Administrateurskennisgewing 236 6 Februarie 1974

JOHANNESBURG-WYSIGINGSKEMA NO. 1/468.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Gedeelte No. 281 van die plaas Doornfontein No. 92-I.R., van "Algemene Woon" tot "Spesiaal" ten einde kantore, vertoonlokale en pakhuise toe te laat en met toestemming van die Raad fabrieke en werkswinkels, 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 Johannesburg-wysigingskema No. 1/468.

PB. 4-9-2-2-468

Administrateurskennisgewing 237 6 Februarie 1974

RUSTENBURG-WYSIGINGSKEMA NO. 1/37.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrator goedgekeur het dat Rustenburg-dorpsaanlegskema No. 1, 1955, gewysig word deur die hersonering van Restant van Erf No. 1077, dorp Rustenburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 9 000 vk vt." tot "Spesiaal" vir kantore en winkels, 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, Rustenburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Rustenburg-wysigingskema No. 1/37.

PB. 4-9-2-31-37

Administrator's Notice 236 6 February, 1974

JOHANNESBURG AMENDMENT SCHEME NO. 1/468.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Portion No. 281 of the farm Doornfontein No. 92-I.R., from "General Residential" to "Special" to permit offices, showrooms and warehouses and with the consent of the Council factories and workshops, 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 Johannesburg Amendment Scheme No. 1/468.

PB. 4-9-2-2-468

Administrator's Notice 237 6 February, 1974

RUSTENBURG AMENDMENT SCHEME NO. 1/37.

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 Rustenburg Town-planning Scheme No. 1, 1955, by the rezoning of Remainder of Erf No. 1077, Rustenburg Township, from "Special Residential" with a density of "One dwelling per 9 000 sq. ft." to "Special" for offices and shops, 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, Rustenburg and are open for inspection at all reasonable times.

This amendment is known as Rustenburg Amendment Scheme No. 1/37.

PB. 4-9-2-31-37

Administrateurskennisgewing 238 6 Februarie 1974

NIGEL-WYSIGINGSKEMA NO. 32.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Nigel-dorpsaanlegskema, 1963, gewysig word deur die hersonering van Lot No. 301, dorp Nigel, van "Staatsdieleindes" tot "Spesiaal" vir winkels, woonhuise, kantore, professionele kamers, plekke van onderrig, gemeenskapsaal, 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, Nigel en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Nigel-wysigingskema No. 32.

PB. 4-9-2-23-32

Administrateurskennisgewing 239 6 Februarie 1974

JOHANNESBURG-WYSIGINGSKEMA NO. 1/576.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Standplose Nos. 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121 en 122 (Vrypag) voorheen Standplose Nos. 791, 792, 793, 794, 795, 796, 797, 926, 927, 928, 929, 930, 931 en 932 (Huurpag), deur Johannesburg-wysigingskema No. 1/576.

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 Johannesburg-wysigingskema No. 1/576.

PB. 4-9-2-2-576

Administrateurskennisgewing 240 6 Februarie 1974

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/198.

Hierby word ooreenkomsdig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 27, 1947, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Witpoortjie Uitbreiding No. 4.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Posbus 217, Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema No. 1/198.

PB. 4-9-2-30-198

Administrator's Notice 238

6 February, 1974

NIGEL AMENDMENT SCHEME NO. 32.

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 Nigel Town-planning Scheme, 1963, by the rezoning of Lot No. 301, Nigel Township, from "Government Purposes" to "Special" for shops, dwelling houses, offices, professional suites, place of instruction and social hall, 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, Nigel and are open for inspection at all reasonable times.

This amendment is known as Nigel Amendment Scheme No. 32.

PB. 4-9-2-23-32

Administrator's Notice 239

6 February, 1974

JOHANNESBURG AMENDMENT SCHEME NO. 1/576.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Stands Nos. 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121 and 122 (Freehold) being Stands Nos. 791, 792, 793, 794, 795, 796, 797, 926, 927, 928, 929, 930, 931 and 932 (Leasehold), by Johannesburg Amendment Scheme No. 1/576.

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 Johannesburg Amendment Scheme No. 1/576.

PB. 4-9-2-2-576

Administrator's Notice 240

6 February, 1974

ROODEPOORT-MARAISBURG AMENDMENT SCHEME NO. 1/198.

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 Roodepoort-Maraisburg Town-planning Scheme No. 27, 1947, to conform with the conditions of establishment and the general plan of Witpoortjie Extension No. 4 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, P.O. Box 217, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme No. 1/198.

PB. 4-9-2-30-198

Administrateurskennisgewing 241 6 Februarie 1974

VERKLARING TOT GOEDGEKEURDE DÖRP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Witpoortjie Uitbreiding No. 4 tot goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die meegaande bylae.

PB. 4-2-2-3691

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GEDOEEN DEUR BARFRED INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DÖRP TE STIG OP GEDEELTE 134 VAN DIE PLAAS WITPOORTJE NO. 245-I.Q., DISTRIK ROODEPOORT, TOEGESTAAN IS.

A. STIGTINGSVORWAARDEN.

1. Naam.

Die naam van die dorp is Witpoortjie Uitbreiding No. 4.

2. Ontwerpplan.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.4673/73.

3. Stormwaterdreinering en Straatbou.

Die dorpsienaar moet die goedgekeurde skema met betrekking tot stormwaterdreinering en straatbou op sy eie koste uitvoer namens en tot bevrediging van die plaaslike bestuur en onder toesig van 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is.

4. Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar sonder inbegrip van die servituit geregistreer kragtens Notariële Akte van Servituit No. 1154/1955-S ten gunste van die Elektriesevoorsieningskommissie wat slegs 'n straat in die dorp raak.

5. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpsienaar moet ingevolge artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 3% van die grondwaarde van erwe in die dorp welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy reggebied.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaal word.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsienaar moet ingevolge artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning

Administrator's Notice 241 6 February, 1974

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 Witpoortjie Extension No. 4. Township to be an approved township subject to the conditions set out in the schedule hereto.

PB. 4-2-2-3691

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY BARFRED INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 134 OF THE FARM WITPOORTJE NO. 245-I.Q., DISTRICT ROODEPOORT, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Witpoortjie Extension No. 4.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.4673/73.

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 the servitude registered under Notarial Deed of Servitude No. 1154/1955-S in favour of the Electricity Supply Comission which affects a street in the township only.

5. Endowment.

(a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 3% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

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

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning

en Dorpe, 1965, 'n globale bedrag as begiftiging aan die Transvaalse Onderwysdepartement vir onderwysdoeleindes betaal op die grondwaarde van spesiale woonerwe in die dorp.

(i) Ten opsigte van die algemene woonerf:

Die oppervlakte van die grond moet bepaal word deur 15,86 m² te vermenigvuldig met die getal woonstleenhede wat in die dorp opgerig kan word. Elke woonstleenheid word geag 99,1 m² groot te wees.

(ii) Ten opsigte van spesiale woonerwe:

Die oppervlakte van die grond moet bepaal word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond moet ingevolge die bepальings van artikel 74(3) bepaal word en die begiftiging moet ingevolge die bepaling van artikel 73 van die gemelde Ordonnansie betaal word.

6. Nakoming van Voorwaardes.

Die dorpseienaar moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaarde 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.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:

- (i) erwe wat deur die Staat verkry word; en
- (ii) erwe wat vir munisipale doeleindeste verkry word, mits die Administrateur die doeleindeste waarvoor sodanige erwe nodig is goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepaling van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

- (a) Die erf is onderworpe aan 'n serwituut vir riolering-en ander munisipale doeleindeste, ten gunste van die plaaslike bestuur, twee meter breed, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voorname serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoof-pypeleidings en ander werke wat by volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voorname serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade

and Townships Ordinance, 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township for educational purposes.

(i) In respect of the general residential erf:

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

(ii) In respect of special residential erven:

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

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

6. 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) Such erven as may be acquired by the State; and
- (ii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

- (a) The erf is subject to a servitude, 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 purpose subject to any damage done

vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings 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. 2610, 2639, 2662, 2673, 2677 en 2678.

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

(b) Erwe Nos. 2617, 2632, 2645, 2655, 2666 en 2669.

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

3. Staats- en Municipale Erwe.

As enige erf verkry soos beoog in Klousule B1(i) en (ii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 242 6 Februarie 1974

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 568.

Hierby word ooreenkomsdig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Noordelike Johannesburg-streek-dorpsaanlegsksema, 1958, te wysig om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Morningside Manor Uitbreiding 2.

Kaart No. 3 en die skemaklousules van die wysigingsksema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Posbus 78001, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburg-streek-wysigingskema No. 568.

PB. 4-9-2-116-568

Administrateurskennisgewing 243 6 Februarie 1974

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 Magalieskruin Uitbreiding No. 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3342

BYLAE.

VOORWAARDES WAARONDER DIE AANSOEK GEDOEËN DEUR GLEN ANIL DEVELOPMENT CORPORATION LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBE-

during the process of the construction, maintenance or removal or 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. 2610, 2639, 2662, 2673, 2677 and 2678.

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

(b) Erven Nos. 2617, 2632, 2645, 2655, 2666 and 2669.

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 acquired as contemplated in Clause B1(i) and (ii) hereof be registered in the name of any person other than the State or the local authority, such erf shall be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 242

6 February, 1974

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 568.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, to conform with the conditions of establishment and the general plan of Morningside Manor Extension 2 Township.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, P.O. Box 78001, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 568.

PB. 4-9-2-116-568

Administrator's Notice 243

6 February, 1974

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 Magalieskruin Extension No. 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3342

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GLEN ANIL DEVELOPMENT CORPORATION LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDI-

PLANNING EN DORP, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE RESTANT VAN GEDEELTE 70 VAN DIE PLAAS HARTEBEESTFONTEIN NO. 324-J.R., DISTRIK PRETORIA, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDEN.

1. Naam.

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

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A:3047/71.

3. Stormwaterdreining en Straatbou.

(1) Die goedgekeurde skema betreffende stormwaterdreining en aanlê van strate moet deur die dorps-eienaar op eie koste uitgevoer word namens en tot voldoening van die plaaslike bestuur en onder toesig van 'n siviele ingenieur goedgekeur deur die plaaslike bestuur.

(2) Die dorps-eienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (1) gebou is.

4. Begifting.

Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorps-eienaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorp, 1965 'n begifting in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal vir onderwysdoeleindes.

Die grootte van hierdie grond word bereken deur 48,08 m² met die getal spesiale woonerwe in die dorp te vermenigvuldig.

Die waarde van die grond moet ingevolge die bepalings van artikel 74(3) bepaal word en die begifting moet ingevolge die bepalings van artikel 73 van die gemelde Ordonnansie betaal word.

5. Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar sonder inbegrip van:

(1) Die volgende servitute wat nie die dorpsgebied raak nie en regte wat nie aan die erwe in die dorp oorgedra sal word nie:

(a) "Onderworpen aan het servituut van de dam die gelegen is op dé lijn van dit Gedeelte "C" en Gedeelte "D" gehouden onder Verdelings Certificaat No. 15192/1919 geregistreerd op 18 December 1919 welke dam met het water daarin gesamelijk gebruikt zal worden door de eigenaren van dit Gedeelte "C" en Gedeelte "D".

(b) Die voormalige Restant van Gedeelte "D" van gemelde plaas aangedui deur die figuur A.B.C.D.T. L.M.A. op die aangehegte Kaart L.G. No. 4621/67 is onderworpe aan 'n Reg van Weg 30 Kaapse voetwyd ten gunste van Gedeelte 48 ('n gedeelte van Gedeelte "D") van die gesegde plaas, soos aangetoon op Kaart L.G. No. A.249/55 getransporteer

NANCE, 1965, TO ESTABLISH A TOWNSHIP ON THE REMAINING EXTENT OF PORTION 70 OF THE FARM HARTEBEESTFONTEIN NO. 324-J.R., DISTRICT PRETORIA, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

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

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3047/71.

3. Stormwater Drainage and Street Construction.

(1) 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.

(2) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (1).

4. Endowment.

Payable to the Transvaal Education Department:

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

The area of the land shall be calculated by multiplying 48,08 m² by the number of special residential erven in the township.

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

5. Disposal of Existing Conditions of Title.

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

(1) The following servitudes which do not effect the township area and rights which will not be passed on to the erven in the township:

(a) "Onderworpen aan het servituut van de dam die gelegen is op dé lijn van dit Gedeelte "C" en Gedeelte "D" gehouden onder Verdelings Certificaat No. 15192/1919 geregistreerd op 18 December 1919 welke dam met het water daarin gesamelijk gebruikt zal worden door de eigenaren van dit Gedeelte "C" en Gedeelte "D".

(b) Die voormalige Restant van Gedeelte "D" van gemelde plaas aangedui deur die figuur A.B.C.D.T. L.M.A. op die aangehegte Kaart L.G. No. 4621/67 is onderworpe aan 'n Reg van Weg 30 Kaapse voetwyd ten gunste van Gedeelte 48 ('n gedeelte van Gedeelte "D") van die gesegde plaas, soos aangetoon op Kaart L.G. No. A.249/55 getransporteer

aan Johannes David Rynners kragtens Akte van Transport No. 8355/1956, gedateer April 1965."

(2) Die volgende regte wat nie aan erwe in die dorp oorgedra sal word nie:

(a) "Gerechtigd tot een servituut van water van de fontein watervoor en twee dammen op Gedeelte "D" voormeld:—

(i) Het water uit de gemelde fonteinen wordt also verdeeld dat de eigenaren van dit Gedeelte "C" en de eigenaren van voormeld Gedeelte "D" beurtelings het water elke twee dagen krijgen. (Zondag water vrij in de dam te lopen.) Gemelde fonteinen en dammen zullen ongehinderd gelaten worden doch de eigenaar van dit Gedeelte "C" en de eigenaar van Gedeelte "D" zal gerechtigd zijn drinkwater in de fonteinen te scheppen of te laten scheppen.

(ii) De eigenaar van dit Gedeelte "C" zal verder gerechtigd zijn om grond en klippen te nemen op Gedeelte "D" voormeld voor de nodige reparaties van dammen en watervoor en zal toegang hebben langs de oevers van de voor voor reparaties, schoonmaken en in orden houden ervan. Ingeval van veranderingen of verbeteringen aan gemelde fonteinen, dammen of watervoor dan zal de kosten in gelijke delen betaald worden door de eigenaar van dit Gedeelte "C" en de eigenaar van Gedeelte "D" doch voor dat een der eigenaren zulke verbeteringen doet zal hij de andere eigenaar een maand schriftelijk kennisvooraf geven en zulke eigenaar kan dan besluiten of hij wil helpen of slechts de dan bestaande water gebruiken, in welk geval de eigenaar die de verbeteringen aanbrengt, gerechtigd zal zijn tot alle verder water de door hem also veroorzaakt wordt. De andere eigenaar kan echter delen in zulk vermeerderd water zodra hij zijn deel van de kosten betaalt.

(b) Gedeelte "D" van die voormelde plaas (waarvan die figuur A.B.C.D.T.L.M.A. op Kaart L.G. No. A.4621/67 hierby aangeheg, 'n gedeelte uitmaak) is onderhewig aan die volgende kondisies, naamlik:—

(A) (i) Het Gedeelte "D" is onderworpen aan het servituut van water van de fonteinen, watervoor en twee dammen op dit Gedeelte "D" ten gunste van de eigenaar van Gedeelte "C" gehouden onder Verdelings Certificaat No. 15191/1919 geregistreerd op 18 December 1919.

(ii) Het water uit gemelde fonteinen word also verdeeld dat de eigenaar van dit Gedeelte "D" en de eigenaar van Gedeelte "C" voormeld beurtelings het water elke twee dagen krijgen (Zondag water vrij in de dam te lopen). Gemelde fonteinen en dammen zullen ongehinderd gelaten worden, doch de eigenaar van dit Gedeelte "D" en de eigenaar van Gedeelte "C" voormeld, zullen gerechtigd zijn drinkwater in de fonteinen te scheppen of te laten scheppen.

(iii) De eigenaar van Gedeelte "C" voormeld zal verder gerechtigd zijn om grond en klippen te nemen op het Gedeelte "D" (Die Resterende Gedeelte waarvan hiermee getransporteer word) voor de nodige reparaties.

tot aan Johannes David Rynners kragtens Akte van Transport No. 8355/1956, gedateer April 1965."

(2) The following rights which will not be passed onto the erven in the township:—

(a) "Gerechtigd tot een servituut van water van de fontein watervoor en twee dammen op Gedeelte "D" voormeld:—

(i) Het water uit de gemelde fonteinen wordt also verdeeld dat de eigenaren van dit Gedeelte "C" en de eigenaren van voormeld Gedeelte "D" beurtelings het water elke twee dagen krijgen. (Zondag water vrij in de dam te lopen.) Gemelde fonteinen en dammen zullen ongehinderd gelaten worden doch de eigenaar van dit Gedeelte "C" en de eigenaar van Gedeelte "D" zal gerechtigd zijn drinkwater in de fonteinen te scheppen of te laten scheppen.

(ii) De eigenaar van dit Gedeelte "C" zal verder gerechtigd zijn om grond en klippen te nemen op Gedeelte "D" voormeld voor de nodige reparaties van dammen en watervoor en zal toegang hebben langs de oevers van de voor voor reparaties, schoonmaken en in orden houden ervan. Ingeval van veranderingen of verbeteringen aan gemelde fonteinen, dammen of watervoor dan zal de kosten in gelijke delen betaald worden door de eigenaar van dit Gedeelte "C" en de eigenaar van Gedeelte "D" doch voor dat een der eigenaren zulke verbeteringen doet zal hij de andere eigenaar een maand schriftelijk kennisvooraf geven en zulke eigenaar kan dan besluiten of hij wil helpen of slechts de dan bestaande water gebruiken, in welk geval de eigenaar die de verbeteringen aanbrengt, gerechtigd zal zijn tot alle verder water de door hem also veroorzaakt wordt. De andere eigenaar kan echter delen in zulk vermeerderd water zodra hij zijn deel van de kosten betaalt.

(b) Gedeelte "D" van die voormelde plaas (waarvan die figuur A.B.C.D.T.L.M.A. op Kaart L.G. No. A.4621/67 hierby aangeheg, 'n gedeelte uitmaak) is onderhewig aan die volgende kondisies, naamlik:—

(A) (i) Het Gedeelte "D" is onderworpen aan het servituut van water van de fonteinen, watervoor en twee dammen op dit Gedeelte "D" ten gunste van de eigenaar van Gedeelte "C" gehouden onder Verdelings Certificaat No. 15191/1919 geregistreerd op 18 December 1919.

(ii) Het water uit gemelde fonteinen word also verdeeld dat de eigenaar van dit Gedeelte "D" en de eigenaar van Gedeelte "C" voormeld beurtelings het water elke twee dagen krijgen (Zondag water vrij in de dam te lopen). Gemelde fonteinen en dammen zullen ongehinderd gelaten worden, doch de eigenaar van dit Gedeelte "D" en de eigenaar van Gedeelte "C" voormeld, zullen gerechtigd zijn drinkwater in de fonteinen te scheppen of te laten scheppen.

(iii) De eigenaar van Gedeelte "C" voormeld zal verder gerechtigd zijn om grond en klippen te nemen op het Gedeelte "D" (Die Resterende Gedeelte waarvan hiermee getransporteer word) voor de nodige reparaties.

ties van dammen en watervoor en zal toegang hebben langs de oevers van de voor voor reparaties, schoonmaken en in orde houden ervan, in geval van veranderingen of verbeteringen aan gemelde fonteinen, dammen of watervoor dan zal de kosten in gelijke delen betaald worden door de eigenaar van dit Gedeelte "D" en Gedeelte "C" voormeld, doch voordat een der eigenaren zulke verbeteringen doet zal hij de andere eigenaar een maand schriftelike kennis vooraf geven en zulke eigenaar kan dan besluiten of hij wil helpen of slechts de dan bestaande water gebruiken, in welke geval de eigenaar die de verbetering aanbrengt gerechtigd zal zijn tot alle verder water de door hem also veroorzaakt wordt. De eigenaar kan echter delen in zulk vermeerderd water sodra hij zijn deel van de kosten betaalt."

6. Erf vir Municipale Doeleindes.

Die dorpsienaar moet op eie koste Erf No. 427 soos op die Algemene Plan aangedui aan die plaaslike bestuur as 'n park oordra.

7. Toegang.

Tydelike ingang van die Sinoville-Derdepoortpad tot die dorp en tydelike uitgang tot die Sinoville-Derdepoortpad van die dorp is beperk tot die bestaande serwituut van reg van weg oor Erf No. 306: Met dien verstande dat die plaaslike bestuur die reg behou om die toegang te sluit wanneer dit nodig geag word.

8. Oprigting van Heining of Ander Fisiese Versperring.

Die dorpsienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die plaaslike bestuur, soos en wanneer hy deur hom verlang word om dit te doen en die dorpsienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die dorpsienaars 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 Voorwaardes.

Die dorpsienaar moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgele kragtens artikel 62 van Ordonnantie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpsienaar van almal of enige van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaa met regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met Sekere Uitsonderings.

Die erwe met uitsondering van:

- (i) die erf genoem in Klousule A6 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir municipale doeleindes verkry word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

ties van dammen en watervoor en zal toegang hebben langs de oevers van de voor voor reparaties, schoonmaken en in orde houden ervan, in geval van veranderingen of verbeteringen aan gemelde fonteinen, dammen of watervoor dan zal de kosten in gelijke delen betaald worden door de eigenaar van dit Gedeelte "D" en Gedeelte "C" voormeld, doch voordat een der eigenaren zulke verbeteringen doet zal hij de andere eigenaar een maand schriftelike kennis vooraf geven en zulke eigenaar kan dan besluiten of hij wil helpen of slechts de dan bestaande water gebruiken, in welke geval de eigenaar die de verbetering aanbrengt gerechtigd zal zijn tot alle verder water de door hem also veroorzaakt wordt. De eigenaar kan echter delen in zulk vermeerderd water sodra hij zijn deel van de kosten betaalt."

6. Land for Municipal Purposes.

Erf No. 427 as shown on the General Plan shall be transferred to the local authority by and at the expense of the township owner as a park.

7. Access.

Temporary ingress from the Sinoville-Derdepoort Road to the township and temporary egress to the Sinoville-Derdepoort Road from the township are restricted to the existing Right of Way over Erf No. 306: Provided that the local authority shall have the right to terminate such access when considered necessary.

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 local authority, as and when required, to do so by it 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 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 erf mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State;
- (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, opgetrek deur die administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

(1) Die erf is onderworpe aan 'n servituut vir rioolrings- en ander munisipale doekeindes, ten gunste van die plaaslike bestuur, 2 meter breed langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

(2) Geen gebou of ander struktuur mag binne die voorgenome servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwijdering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunk noedsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwijdering 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:—

(1) Erwe Nos. 300, 317, 330, 377 en 387.

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

(2) Erf No. 306.

Die erf is onderworpe aan 'n servituut van reg van weg ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

3. Staats- en Municipale 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 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 244 6 Februarie 1974:

SUIDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 28.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Suidelike Johannesburgstreek-dorpsaanlegskema, 1962, gewysig word deur in Klousule 17(a), die woorde "Gebruikstreek I, II, III, IV, V en XI" te skrap en dit deur die woorde "Enige Gebruikstreek" te vervang.

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 Suidelike Johannesburgstreek-wysigingskema No. 28.

PB. 4-9-2-213-28

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

(1) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.

(2) 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.

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude, such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erven Subject to Special Conditions.

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

(1) Erven Nos. 300, 317, 330, 377 and 387.

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

(2) Erf No. 306.

The erf is subject to a servitude of right of way 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 thereupon be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 244 6 Februarie, 1974

SOUTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 28.

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 Southern Johannesburg Region Town-planning Scheme, 1962, by the deletion, in Clause 17(a), of the words "Use Zones I, II, III, IV, V and XI" and the substitution therefor of the words "Any Use Zone".

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 Southern Johannesburg Region Amendment Scheme No. 28.

PB. 4-9-2-213-28

Administrateurskennisgewing 245 6 Februarie 1974

BOKSBURG-WYSIGINGSKEMA NO. 1/121.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Boksburg-dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Lot No. 1060, dorp Boksburg-Noord, Uitbreiding, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 5 000 vk. vt." 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, Boksburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Boksburg-wysigingskema No. 1/121.

PB. 4-9-2-8-121

Administrateurskennisgewing 246 6 Februarie 1974

BOKSBURG-WYSIGINGSKEMA NO. 1/105.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Boksburg-dorpsaanlegskema No. 1, 1946, gewysig word deur Boksburg-wysigingskema No. 1/105.

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

Hierdie wysiging staan bekend as Boksburg-wysigingskema No. 1/105.

PB. 4-9-2-8-105

Administrateurskennisgewing 247 6 Februarie 1974

RUSTENBURG-WYSIGINGSKEMA NO. 1/27.

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 Rustenburg-dorpsaanlegskema No. 1, 1955, gewysig word deur die hersonering van Restant van Gedekte 2 en Gedekte 3 van Erf No. 1078, dorp Rustenburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 9 000 vk. vt." tot "Spesiaal" vir kantore en winkels, 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, Rustenburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Rustenburg-wysigingskema No. 1/27.

PB. 4-9-2-31-27

Administrator's Notice 245 6 February, 1974

BOKSBURG AMENDMENT SCHEME NO. 1/121.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Boksburg Town-planning Scheme No. 1, 1946, by the rezoning of Lot No. 1060, Boksburg North Extension Township, from "Special Residential" with a density of "One dwelling per Erf" to "General Residential" with a density of "One dwelling per 5 000 sq. ft." subject to certain conditions.

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

This amendment is known as Boksburg Amendment Scheme No. 1/121.

PB. 4-9-2-8-121

Administrator's Notice 246 6 February, 1974

BOKSBURG AMENDMENT SCHEME NO. 1/105.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Boksburg Town-planning Scheme No. 1, 1946, by Boksburg Amendment Scheme No. 1/105.

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

This amendment is known as Boksburg Amendment Scheme No. 1/105.

PB. 4-9-2-8-105

Administrator's Notice 247 6 February, 1974

RUSTENBURG AMENDMENT SCHEME NO. 1/27.

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 Rustenburg Town-planning Scheme No. 1, 1955, by the rezoning of Remainder of Portion 2 and Portion 3 of Erf No. 1078, Rustenburg Township, from "Special Residential" with a density of "One dwelling per 9 000 sq. ft." to "Special" for offices and shops, 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, Rustenburg and are open for inspection at all reasonable times.

This amendment is known as Rustenburg Amendment Scheme No. 1/27.

PB. 4-9-2-31-27

Administrateurskennisgewing 248 6 Februarie 1974

JOHANNESBURG-WYSIGINGSKEMA NO. 1/582.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Lot No. 210, dorp Malvern, van "Spesiale Woon" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 2 500 v.k. ft.", 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 Stadslerk, Johannesburg (Kamer 715, Burgersentrum, Braamfontein) en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema No. 1/582.

PB. 4.9-2-2-582

Administrateurskennisgewing 249 6 Februarie 1974

PRETORIASTREEK-WYSIGINGSKEMA NO. 345.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word om voorsiening te maak vir Bylae tot die Kaart.

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

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema No. 345.

PB. 4.9-2-93-345

Administrateurskennisgewing 250 6 Februarie 1974

MUNISIPALITEIT NELSPRUIT: WYSIGING VAN BIBLIOTEKVERORDENINGE.

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 Biblioteekverordeninge van die Munisipaliteit Nelspruit, deur die Raad aangeneem by Administrateurskennisgewing 947 van 23 November 1966, word hierby gewysig deur na artikel 13 die volgende by te voeg:

"BYLAE."

Tarief van Gelde vir die Huur van die Biblioteek-auditorium.

1. Vir gebruik deur nie-winsgewende organisasies, vir kultuur- of opvoedkundige doeleindes, soos deur die Raad bepaal op aansoek: Gratis.

2. Vir alle ander organisasies slegs vir die doeleindes van vergaderings:

(1) Per aand, van 7 nm. tot 12 nm.: R5.

(2) Per oggend, van 9 v.m. tot 1 nm.: R2,50.

Administrator's Notice 248

6 February, 1974

JOHANNESBURG AMENDMENT SCHEME NO. 1/582.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Lot No. 210, Malvern Township, from "Special Residential", to "General Business" with a density of "One dwelling per 2 500 sq. ft." 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 Johannesburg Amendment Scheme No. 1/582.

PB. 4.9-2-2-582

Administrator's Notice 249

6 February, 1974

PRETORIA REGION AMENDMENT SCHEME NO. 345.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965; that the Administrator has approved of the amendment of Pretoria Region Town-planning Scheme, 1960, to Make provision for Annexures to the Map.

The scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Verwoerdburg and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme No. 345.

PB. 4.9-2-93-345

Administrator's Notice 250

6 February, 1974

NELSPRUIT MUNICIPALITY: AMENDMENT TO LIBRARY 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 Library By-laws of the Nelspruit Municipality, adopted by the Council by Administrator's Notice 947, dated 23 November 1966, are hereby amended by the addition after section 13 of the following:

"SCHEDULE."

Tariff of Charges for the Hire of the Library Auditorium.

1. For the use by non-profitable organisations for cultural or educational purposes as determined by the Council on application: Free of charge.

2. For all other organisations for the purpose of meetings only:

(1) Per evening, from 7 p.m. to 12 p.m.: R5.

(2) Per morning, from 9 a.m. to 1 p.m.: R2,50.

- (3) Per middag, van 2 nm. tot 6 nm.: R2,50.
 (4) Per oggend en middag: R4.
 (5) Per middag en aand: R6.
 (6) Per oggend, middag en aand: R8.
3. Vir die gebruik van die klavier, per verrigting: R5.

4. Alle gelde moet minstens 7 (sewe) dae voor die datum waarvoor die ouditorium bespreek is, betaal word.

PB. 2-4-2-55-22

Administrateurskennisgewing 251 6 Februarie 1974

MUNISIPALITEIT EVANDER: VERORDENINGE BETREFFENDE DIE VERKOOP VAN LEWENDE Hawe.

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.

HOOFSTUK I.

Woordomskrywing.

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

“lewende hawe” perde, muile, donkies, bulle, osse, koeie, verse, jong osse, kalwers, skape, bokke, varke, pluimvee; volstruise en ander lewende diere;

“lisensiehouer” —

(a) ten opsigte van ’n private plek vir die verkoop van lewende hawe, die persoon deur die Raad gelisensieer om sodanige verkoopplek te hê en te gebruik ten einde enige lewende hawe daar openbaar te verkoop of vir openbare verkoop ten toon te stel en openbare verkopings van enige lewende hawe daar te hou; en

(b) ten opsigte van die munisipale veemark, enige persoon deur die Raad gelisensieer om verkopings van lewende hawe daar te hou;

“munisipale veemark” enige veemark wat binne die munisipale gebied deur die Raad gereserveer en toegeurus is;

“munisipaliteit” die gebied onder die beheer of jurisdiksie van die Raad en omvat beide munisipale en private grond;

“private plek vir die verkoop van lewende hawe” enige perseel, huis, kamer, binneplaas of oop ruimte binne die munisipaliteit wat deur die Raad gelisensieer is om enige lewende hawe openbaar te verkoop of vir openbare verkoop ten toon te stel;

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

- (3) Per afternoon, from 2 p.m. to 6 p.m.: R2,50.
 (4) Per morning and afternoon: R4.
 (5) Per afternoon and evening: R6.
 (6) Per morning, afternoon and evening: R8.

3. For the use of the piano, per function: R5.

4. All charges shall be paid at least 7 (seven) days before the date for which the auditorium has been reserved.”

PB. 2-4-2-55-22

Administrator's Notice 251

6 February, 1974

EVANDER MUNICIPALITY: BY-LAWS RELATING TO THE SALE OF LIVESTOCK.

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.

CHAPTER I.

Definitions.

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

“Council” means the Town Council of Evander 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);

“licensee” means —

(a) in respect of a private livestock sale yard the person licensed by the Council to have and use such sale yard for the purpose of selling publicly or exposing for public sale any livestock therein; and

(b) in respect of the municipal livestock market any person licensed by the Council to conduct sales of livestock therein;

“livestock” means and includes horses, mules, asses, bulls, oxen, cows, heifers, steers, calves, sheep, goats, pigs, poultry, ostriches and any other livestock;

“municipality” means the area under the control or jurisdiction of the Council and includes both municipal and private land;

“municipal livestock market” means any livestock market provided and equipped by the Council within the municipality;

“private livestock sale yard” means any premises, house, room, yard or open space within the municipality, licensed by the Council for the purpose of publicly selling or exposing for public sale any livestock.

Geen Publieke Verkopings, behalwe op die Mark of Private Verkoopplek.

2. Niemand mag enige lewende hawe in of op enige plek, straat, plein of oop ruimte binne die munisipaliteit openbaar verkoop, of vir openbare verkoop ten toon stel nie, behalwe by die municipale veemark of enige private plek vir die verkoop van lewende hawe.

HOOFSTUK II.

Private Plek vir die Verkoop van Lewende Hawe.

3. Die bepalings van hierdie Hoofstuk is van toepassing op private plekke vir die verkoop van lewende hawe en op persone wat gelisensieer is om sodanige private plekke vir die verkoop van lewende hawe te hê, te gebruik en besigheid daarin te dryf.

Aansoek om Licensies.

4. Enigeen wat van die Raad 'n lisensie wens te verkry om enige perseel, huis, kamer, binneplaas of plek vir die verkoop van lewende hawe te gebruik, moet 'n aansoek op die vorm soos van tyd tot tyd deur die Raad goedgekeur, invul, dit onderteken en by die Raad inlewer, met opgaaf verder van sodanige ander besonderhede as wat die Raad mag verlang, volledige inligting met betrekking tot die ligging, grootte en geskiktheid van sodanige perseel, huis, kamer, binneplaas of oop ruimte vir daardie doel.

Tarief van Licensiegelde.

5. Die licensiegelde ten opsigte van elke private plek vir die verkoop van lewende hawe word bereken en moet betaal word volgens onderstaande tarief:

- Vir enige afsonderlike jaar wat op 1 Januarie begin en op 31 Desember eindig: R60.
- Vir enige kwartaal wat op 31 Maart, 30 Junie, 30 September of 31 Desember van enige jaar eindig: R15.
- Vir enige twee kwartale wat nie later nie as 31 Desember eindig van enige jaar: R30.
- Die licensiegelde ingevolge paragrawe (a) tot en met (c) moet jaarliks of kwartaalliks, na keuse van die licensiehouer, by die kantoor van die Raad vooruit betaal word.
- Vir enige spesiale verkooping, per dag: R2.

Raad kan Licensie Weier.

6. Op grond van ondoeltreffendheid of ongeskiktheid van 'n private plek vir die verkoop van lewende hawe, of indien sodanige plek moontlik vir die gesondheid, gemak of besigheid van die eienaars of bewoners van 'n eiendom of perseel in die buurt of vir die gesondheid van die lewende hawe van sodanige eienaars of bewoners 'n oorlaas of ongerief kan veroorsaak, of nie aan vereistes van 'n dorpsaanlegskema voldoen nie, kan die Raad weier om ten opsigte van enige perseel, huis, kamer, binneplaas of oop ruimte 'n lisensie daarvoor uit te reik.

Water moet Verskaf Word.

7. Elke licensiehouer moet vir vee wat vir 'n tydperk langer as twaalf uur in sy private plek vir die verkoop van lewende hawe gebring of gehou word, tot voldoening van die Raad voorsiening maak vir 'n voldoende hoeveelheid gesonde water.

No Public Sale except on Market or Private Livestock Sale Yard.

2. No person shall publicly sell or expose to public sale any livestock in or on any place, street, square or open space within the municipality other than the municipal livestock market or a private livestock sale yard.

CHAPTER II.

Private Livestock Sale Yards.

3. The provisions of this Chapter shall apply to private livestock sale yards and to persons licensed to have, use and carry on business on such private livestock sale yards.

Applications for Licences.

4. Any person who wishes to obtain a licence from the Council for using any premises, house, room, yard or livestock sale yard shall fill in, sign and deliver to the Council an application in the form from time to time approved by the Council, giving in addition to such other particulars as the Council may require, full information as to the site, size and suitability of such premises, house, room, yard or open space for that purpose.

Tariff of Licence Fees.

5. The licence fee in respect of every private livestock sale yard shall be calculated and paid according to the following tariff:

- For any one year commencing on 1 January, and ending on 31 December: R60.
- For any quarter ending on 31 March, 30 June, 30 September or 31 December of any year: R15.
- For any two quarters ending not later than 31 December of any year: R30.
- The licence fees in terms of paragraphs (a) to (c) inclusive shall be paid in advance annually or quarterly, at the election of the licensee, at the office of the Council.
- For any special sale, per day: R2.

Council may refuse Licence.

6. The Council may refuse to grant or renew a private livestock sale yard licence in respect of any premises, house, room, yard or open space on account of its insufficiency or unsuitability, or that it is likely to cause a nuisance or inconvenience to the health, comfort or business of the owners or occupiers of property or premises in its vicinity or to the health of the livestock of such owners or occupiers or if the proposed site of the private livestock sale yard does not comply with a town planning scheme.

Water to be Provided.

7. Every licensee shall provide to the satisfaction of the Council a sufficient quantity of wholesome water for the livestock taken into or detained in his private livestock sale yard for any period exceeding twelve hours.

Private Plek vir die Verkoop van Lewende Hawe moet Skoon gehou word.

8. Die licensiehouer van enige private plek vir die verkoop van lewende hawe moet sodanige plek en elke gedeelte daarvan ooreenkomsdig die wette en regulasies in verband met die voorkoming van veesiektes laat skoonhou en ontsmet.

Reg van Inspeksie.

9. Die Raad kan enige private plek vir die verkoop van lewende hawe wat gelisensieer is of ten opsigte waarvan 'n licensie kragtens hierdie verordeninge aangevra is, op alle redelike ure betree en inspekteer, en enige persoon wat die Raad in die uitvoering van sodanige inspeksie hinder of belemmer, is skuldig aan 'n misdryf.

Licensie nie Oordraagbaar nie.

10. Geen licensie kan van een persoon aan 'n ander of van een plek na 'n ander oorgedra word nie, en die persoon aan wie, of in wie se naam 'n licensie uitgereik is, is in elke geval aanspreeklik vir enige oortreding van hierdie verordeninge deur persone wat namens hom optree of voorgoe om kragtens die licensie op te tree.

Alleen Vendu-afslaers mag Openbare Verkopings Hou.

11. Geen licensie kragtens hierdie verordeninge aan enige persoon toegestaan om enige perseel, huis, kamer, binneplaas of oop ruimte as 'n private plek vir die verkoop van lewende hawe te gebruik, magtig die licensiehouer om enige vee daarin of daarop by openbare veiling te verkoop nie, tensy die licensiehouer behoorlik as 'n vendu-afslaer gelisensieer is.

HOOFSTUK III.

Munisipale Veemark.

12. Die bepalings van hierdie Hoofstuk is alleen van toepassing op die munisipale veemark en persone wat gelisensieer is om verkoop daarop te hou.

Licensie om op die Mark te Verkoop.

13. Niemand mag op die munisipale veemark enige vee privaat of per openbare veiling of private onderhandeling verkoop nie, tensy sodanige persoon behoorlik deur die Raad gelisensieer is om op genoemde mark 'n verkooping te hou.

Alleen Vendu-afslaers kan Gelisensieer word.

14. Alleen persone wat behoorlik as vendu-afslaers gelisensieer is, kan by die Raad licensies aanvra en verkry om op die munisipale veemark verkopings van vee te hou.

Aansoek om Licensie.

15. Elke vendu-afslaer wat 'n licensie wil verkry om op die munisipale veemark verkopings van vee te hou, moet by die Raad daarom aansoek doen op sodanige vorm as wat van tyd tot tyd deur die Raad voorgeskryf word.

Raad kan Licensie Weier.

16. Die Raad kan sonder opgaaf van enige rede weier om aan enige persoon 'n licensie of hernuwing van 'n licensie toe te staan.

Private Sale Yard to be kept Clean.

8. The licensee of every private livestock sale yard shall cause such yard and every part thereof at all times to be kept clean and disinfected in accordance with the laws and regulations concerning the prevention of stock diseases.

Right of Inspection.

9. The Council may at all reasonable times enter into or upon and inspect any licensed private livestock sale yard or one in respect of which a licence has been applied for in terms of these by-laws and any person who hinders or obstructs the Council in making such inspection shall be guilty of an offence.

Licence not Transferable.

10. No licence shall be transferable from one person to another or from one place to another and the person to whom or in whose name any licence is granted, shall in every case be liable for any contravention of these by-laws by persons acting under him or purporting to act under authority of the licence.

Only Auctioneers may Sell Publicly.

11. No licence granted in terms of these by-laws to any person to use any premises, house, room, yard or open space as a private livestock sale yard shall authorize the licensee to sell any livestock therein or thereon by public auction unless the licensee has been duly licenced as an auctioneer.

CHAPTER III.

Municipal Live Stock Market.

12. The provisions of this Chapter shall apply only to the municipal livestock market and to persons licenced to conduct sales thereat.

Licence to Sell on Market.

13. No person shall sell or offer for sale any livestock privately or publicly, by auction or by private treaty on the municipal livestock market unless such person shall have been duly licenced by the Council to conduct a sale on the said market.

Only Auctioneers may be Licensed.

14. Only persons duly licenced as auctioneers may apply for and obtain licences from the Council to conduct sales of livestock on the municipal livestock market.

Application for Licence.

15. Every auctioneer who wishes to obtain a licence to conduct sales of livestock on the municipal livestock market shall apply for the same to the Council upon such form as the Council may from time to time prescribe.

Council may Refuse Licence.

16. The Council may refuse to grant or renew a licence to any person without supplying any reasons.

Raad kan Waarborg Eis.

17.(1) Die Raad kan van enige applikant om 'n lisensie vereis om enige som van hoogstens R1 000 te stort of om tot voldoening van die Raad, sekuriteit te verskaf tot 'n bedrag van hoogstens R1 000 as waarborg vir betaling van —

- (a) alle geldie en koste wat aan die Raad verskuldig en betaalbaar is of mag word;
- (b) alle skade of verlies wat die Raad mag ly of koste en betalings wat hy moet aangaan weens nalatigheid of versuim van die lisensiehouer of vir die behoorlike en korrekte levering van rekenings aan alle persone wat vee vir verkoop aan sodanige lisensiehouer toevertrou en verder vir die behoorlike betaling aan sodanige persone van die opbrengs van sodanige verkopings, minus 'n redelike kommissie. Die Raad kan sodanige waarborg endosseer en oormaat aan enige persoon wat tot sy voldoening bewys lewer dat hy weens versuim of nalatigheid van die lisensiehouer verlies of skade gely het.

(2) Geen bepaling in hierdie artikel vervat, moet so verstaan of vertolk word dat die Raad aanspreeklik of verantwoordelik is vir enige daad, versuim, nalatigheid of verwaarlozing van enige lisensiehouer nie.

Licensiegeld.

18. Elke venduafslaer of firma van venduafslaaers wat kragtens hierdie Hoofstuk deur die Raad gelisensieer is, moet vir elke jaar of gedeelte van 'n jaar eindigende op 31 Desember; R1 aan lisensiegeld vooruitbetaal en geen lisensie is oordraagbaar nie.

Ooreenkoms vir die Gebruik van die Veemark.

19. Die Raad kan van tyd tot tyd vir enige besondere dag of dae of ure, of vir enige dag of tydperk gedurende enige gedeelte van die week, maand of jaar, al na dit hom wenslik voorkom, met enige venduafslaer of venduafslaaers wat behoorlik kragtens hierdie Hoofstuk deur hom gelisensieer is, vir die gebruik van die munisipale veemark met inbegrip van die geboue, hokke en ander strukture wat op die perseel opgerig is, 'n ooreenkoms aangaan of reëlings tref, en in of by sodanige ooreenkoms kan die Raad alle sodanige bepalings en voorwaardes wat vir hom redelik en billik voorkom, vasstel en aanneem.

Die Lisensiehouer moet "Opgaat" doen.

20. Elke lisensiehouer moet nie later nie as sewe dae na elke verkooping deur hom gehou, 'n korrekte, gesertificeerde staat opmaak of optrek en by die Raad inlewer met opgaaf van die getal en soort lewende hawe wat op sodanige verkooping deur hom verkoop is.

Koste van Gebruik van Veemark.

21. Elke lisensiehouer moet vir die gebruik van die munisipale veemark, onderstaande geldie aan die Raad betaal:

(a) Gelde vir die huur van die Vendusiekraal en -geboue.

(i) 'n Vordering van R100 per jaar is vooruitbetaalbaar deur lisensiehouer wat gereelde verkopings hou waarvoor 'n lisensiehouer geregtig is om van 1 tot 13 verkopings te hou: Met dien verstande dat gemelde vordering nie betaalbaar is nie deur

Council may require Security.

17.(1) The Council may require any applicant for a licence to deposit or give security in any sum not exceeding R1 000, to the satisfaction of the Council for the payment of —

- (a) all fees and charges which may or shall become due and payable to the Council;
- (b) all damages or losses which the Council may sustain, or costs and charges it may incur or be put to by reason of the neglect or default of the licensee, and for the due and correct rendering of accounts to all persons who may or shall entrust any livestock for sale to the licensee and for the due payment of the proceeds of such sales, less a reasonable commission, to all such persons. The Council may endorse and make over such security to any such person who may prove to its satisfaction that he has sustained loss or damage by reason of the default or neglect of the licensee.

(2) Nothing in this section contained shall be construed or interpreted as making the Council liable or responsible for the acts, omissions, default or neglect of any licensee.

Licence Fees.

18. Every auctioneer or firm of auctioneers who shall be licensed by the Council in terms of this Chapter, shall pay a licence fee of R1 in advance for every year or part of a year ending on 31 December and no licence shall be transferable.

Agreement for the use of Live Stock Market.

19. The Council may from time to time enter into an agreement or arrangement with any auctioneer or auctioneers duly licensed by the Council in terms of this Chapter for the use of the municipal livestock market together with the buildings, pens and other structures erected on the premises for any particular day or days or hours of any day or period during any part of the week, month or year as may appear desirable to the Council, and the Council may in and by such agreement stipulate and agree to all such terms and conditions as may seem fair and equitable.

Licensee must Render Statement.

20. Every licensee shall, not later than seven days after every sale held by him, make up or frame and deliver to the Council a certified correct statement showing the number and kind of livestock sold by him at such sale.

Fees for Using Livestock Market.

21. Every licensee shall pay to the Council the following fees for the use of the municipal livestock market:

(a) Charges for Renting of the Sale Pens and Buildings.

(i) A charge of R100 per annum shall be payable in advance by a licensee holding regular sales for which a licensee shall be entitled to hold from 1 to 13 sales: Provided that the said

'n lisensiehouer ten opsigte van wie die heffing ingevolge paragraaf (b) meer as R100 per jaar beloop.

- (ii) Vir elke bykomende verkoping bo en behalwe die aantal vermeld in subparagraph (i), of vir elke afsonderlike verkoping deur persone wat nie gerekende verkopings hou nie, is 'n vordering van R10 per verkoping betaalbaar.

(b) *Heffing.*

'n Heffing van 0,6% op die totale verkope van die dag is betaalbaar. Die heffing moet deur die lisensiehouer betaal word by die inlewering van die state vermeld in artikel 20.

HOOFSTUK IV.

22. Die bepalings van hierdie Hoofstuk is van toepassing op private plekke vir die verkoop van lewende hawe sowel as op die municipale veemark, asook op enige persoon wat ten opsigte daarvan of van enigeen daarvan gelisensieer is.

Geen Vee mag Weggevem word nie, tensy daarvoor Betaal is.

23. Niemand mag enige dier wat deur hom gekoop is, sonder die wete en toesterining van die lisensiehouer van die municipale veemark of enige private plek vir die verkoop van lewende hawe, verwijder of probeer verwijder nie, voordat hy die prys daarvoor betaal het, of tot voldoening van die lisensiehouer of vendu-afslaer wat die verkoping aldaar hou, reëlings vir sodanige betaling getref het.

Vee mag nie Mishandeld word nie:

24. Niemand mag op die municipale veemark of op enige private plek vir die verkoop van lewende hawe enige dier wreedaardig slaan, stamp of mishandeld nie.

Strafbepaling.

25. Enige persoon wat skuldig bevind word aan enige oortreding van hierdie verordeninge is by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling, met gevangenisstraf deur 'n bevoegde hof opgedel.

PB. 2-4-2-58-154

charge shall not be payable by a licensee in respect of whom the levy in terms of paragraph (b) exceeds R100 per annum.

- (ii) For every additional sale in excess of the number mentioned in subparagraph (i), or for every separate sale by persons not holding regular sales, a charge of R10 per sale shall be payable.

(b) *Levy.*

A levy of 0,6% of the total sales of the day shall be payable. The levy shall be paid by the licensee when delivering the statements referred to in section 20.

CHAPTER IV.

22. The provisions of this Chapter shall be applicable to the private livestock sale yard as well as to the municipal livestock market and to any person licensed in respect of them or any of them.

No Livestock to be Removed without Payment.

23. No person shall, without the knowledge and consent of the licensee, remove or attempt to remove from the municipal livestock market or any private livestock sale yard, any animal bought by him until he has paid the price for it or made arrangements for such payment to the satisfaction of the licensee or auctioneers conducting the sale therein.

Livestock not to be Ill-treated.

24. No person shall upon the municipal livestock market or upon any private livestock sale yard cruelly beat, bruise or ill-treat any animal.

Penalty.

25. Any person convicted of any contravention of, or offence against these by-laws shall, on conviction, be liable to a penalty not exceeding R100 or, in default of payment, to imprisonment imposed by a competent Court.

PB. 2-4-2-58-154

Administrateurskennisgewing 252 6 Februarie 1974

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

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

Die Verordeninge Betreffende Lisensies en Beheer oor Besighede van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administra-

Administrator's Notice 252

6 February, 1974

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.

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

The By-laws Relating to Licences and Business Control of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 536,

teurskennisgewing 536 van 19 Desember 1945, soos gewysig, word hierby verder gewysig deur Bylae A soos volg te wysig:—

1. Deur in item 2(1) na die woord "skoonmaker" die woorde of "diere opstopper" in te voeg:—

2. Deur na item 3(2) die volgende in te voeg:—

"(3) Klipgrawer, klipbewerker of klipvergruisher 10,00 5,00."

3. Deur subitem (1) van item 16 deur die volgende te vervang:—

"(1) Plesieroord.

Hierdie lisensie word vereis van iederen wat hutte, rondawels, tente of ander wooneenhede verskaf, en wat voorstiening maak vir enigeen van die ondervermelde fasiliteite vir gebruik deur lede van die publiek en wat toegangsgelde of gelde vir gebruik van alle of enige van sodanige fasiliteite hef:— Kampeer, swem, perdry, dans, biljart of bagatelle, miniatuurgolfbaan, visvang of bootvaar:—

(a) Tot en met 10 hutte, rondawels, tente of ander wooneenhede 40,00 20,00

(b) Daarna, vir elke 10 eenhede 10,00 5,00."

4. Deur item 18 deur die volgende te vervang:—

"18. Hondebewaarplekke vir die doeleindes van losering of teel 10,00 5,00."

5. Deur item 24 deur die volgende te vervang:—

"24. Ryskole of huurstalle 10,00 5,00."

6. Deur subitem (13) van item 26 deur die volgende te vervang:—

"(13) Woonwapark.

Hierdie lisensie word vereis ten opsigte van elke woonwapark soos volg:—

(a) Tot en met 50 staanplekke 30,00 15,00

(b) Daarna, vir elke 50 staanplekke 15,00 10,00."

7. Deur na item 33 die volgende by te voeg:—

"34. Kinderbewaarhuise of Kinderbewaarhuise-cum-Kleuterskole 10,00 5,00

35. Liggaamsontwikkeling of gesondheidssentrum 20,00 10,00."

PB. 2-4-2-97-111

dated 19 December 1945, as amended, are hereby further amended by amending Schedule A as follows:—

1. By the insertion in item 2(1) after the word "cleaner" of the words "or taxidermist".

2. By the insertion after item 3(2) of the following:—

"(3) Stone excavator, stone dresser or stone crusher 10,00 5,00."

3. By the substitution for subitem (1) of item 16 of the following:—

"(1) Pleasure resort.

This licence shall be required by every person who provides huts, rondavels, tents or other living units, and who makes provision for any of the undermentioned facilities for use by members of the public and who charges admission or levies fees for the use of all or any of such facilities:— Camping, swimming, horseback-riding, dancing, billiards or bagatelle, miniature golf course, fishing or boating:—

(a) Up to and including 10 huts, rondavels, tents or other living units 40,00 20,00

(b) Thereafter, for every 10 units 10,00 5,00."

4. By the substitution for item 18 of the following:—

"18. Dog kennels for the purpose of boarding or breeding 10,00 5,00."

5. By the substitution for item 24 of the following:—

"24. Riding schools or livery stables 10,00 5,00."

6. By the substitution for subitem (13) of item 26 of the following:—

"(13) Caravan park.

This licence shall be required in respect of each caravan park as follows:—

(a) Up to and including 50 sites 30,00 15,00

(b) Thereafter for every 50 sites 15,00 10,00."

7. By the addition after item 33 of the following:—

"34. Crèches or Crèches-cum-Nursery Schools 10,00 5,00."

35. Physical culture or health centre 20,00 10,00."

PB. 2-4-2-97-111

Administrateurskennisgewing 253

6 Februarie 1974

MUNISIPALITEIT MEYERTON: WYSIGING VAN SKUTTARIEF.

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie gemaak is.

Administrator's Notice 253

6 February, 1974

MEYERTON MUNICIPALITY: AMENDMENT TO POUND TARIFF.

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 71 of the said Ordinance.

Die Skuttarief van die Municipaliteit Meyerton, afgekondig by Administrateurskennisgewing 367 van 10 Julie 1940, soos gewysig, word hierby verder gewysig deur die Skuttarief onder die Bylae deur die volgende te vervang:—

"Skuttarief."

1. Skutgelde:—

- (1) Hings (perd of donkie) van twee jaar en ouer: R4.
- (2) Bul van een jaar en ouer: R4.
- (3) Ram (skaap of bok) van agt maande en ouer: 50c.
- (4) Vark: 50c.
- (5) Merrie, reun, vul, muil, donkie, os, koei, kalf, of volstruis: 60c.
- (6) Skaap of bok: 20c.

2. Weiding- en Versorgingsgelde:—

- (1) Perd, muil, vul, donkie, bul, os, koei, kalf, volstruis of vark, per dag: 40c.
- (2) Skaap of bok, per dag: 20c.
- (3) Die gelde ingevolge subitems (1) en (2) word nie gehef nie indien die diere op die dag waarop hulle geskut is, gelos word.

3. Aandryfgelde:—

- (1) Vir diere binne die munisipaliteit aangetref, per km of gedeelte daarvan:—
 - (a) Perd, muil, donkie, bees of volstruis: 50c.
 - (b) Skaap of bokke, vir elke twintig stuks of minder: 20c.
 - (c) Vark: 25c.
- (2) Vir diere buite die munisipaliteit aangetref, per km of gedeelte daarvan:—
 - (a) Vark: 25c.
 - (b) Enige ander dier: 5c.
- (3) Aandryfgelde na die skut is slegs betaalbaar deur die eienaar van geskutte diere."

PB. 2-4-2-75-97

Administrateurskennisgewing 254

6 Februarie 1974

MUNISIPALITEIT RUSTENBURG: AANNAMEN VAN STANDAARDVOEDSELHANTERINGS-VERORDENINGE.

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

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

PB. 2-4-2-176-31

The Pound Tariff of the Meyerton Municipality, published under Administrator's Notice 367, dated 10 July, 1940, as amended, is hereby further amended by the substitution for the Pound Tariff under the Schedule of the following:

"Pound Tariff."

1. Pound Fees:—

- (1) Stallion (horse or donkey) of two years and older: R4.
- (2) Bull of one year and older: R4.
- (3) Ram (sheep or goat) of eight months and older: 50c.
- (4) Pig: 50c.
- (5) Mare, gelding, foal, mule, donkey, ox, cow, calf or ostrich: 60c.
- (6) Sheep or goat: 20c.

2. Grazing and Tending Fees:—

- (1) Horse, mule, foal, donkey, bull, ox, cow, calf, ostrich or pig, per day: 40c.
- (2) Sheep or goat, per day: 20c.
- (3) The charges in terms of subitems (1) and (2) shall not be payable if the animals are released on the day they are impounded.

3. Driving Fees:—

- (1) For animals found within the municipality, per km or part thereof:—
 - (a) Horse, mule, donkey, cattle or ostrich: 50c.
 - (b) Sheep or goats, for every twenty or less: 20c.
 - (c) Pig: 25c.
- (2) For animals found outside the municipality, per km or part thereof:—
 - (a) Pig: 25c.
 - (b) Any other animal: 5c.
- (3) Driving fees to the pound shall be payable only by the owner of the impounded animals."

PB. 2-4-2-75-97

Administrator's Notice 254

6 February, 1974

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

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

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

PB. 2-4-2-176-31

ALGEMENE KENNISGEWINGS**KENNISGEWING 37 VAN 1974****POTGIETERSRUS WYSIGINGSKEMA NO. 1/16.**

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnre. T. D. Slattery en Seun (Edms.) Bpk., P/a Mnre. Kemp en Steynberg, Posbus 552, Potgietersrus aansoek gedoen het om Potgietersrus-dörpsaanlegskema, 1962, te wysig deur die hersonering van Erf No. 1168 geleë tussen Voortrekkerweg en Hoogestraat, dorp Potgietersrus van Gedeeltelik "Spesiale Woon" en Gedeeltelik "Spesial" vir 'n garage tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Potgietersrus-wysigingskema No. 1/16 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Potgietersrus ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 34, Potgietersrus skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-27-16

30—6

KENNISGEWING 38 VAN 1974**EDENVALE-WYSIGINGSKEMA NO. 1/105.**

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnre. Hendav Properties (Pty.) Ltd., P/a mnre. Charl Viljoen en Vennote, Posbus 4529, Pretoria aansoek gedoen het om Edenvale-dörpsaanlegskema No. 1, 1954, te wysig deur die hersonering van Gedeeltes 5 en 7 van Erf No. 92, geleë aan Tiende Laan, dorp Edendale, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Algemene Besigheid" (Gebruik-streek III) onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Edenvale-wysigingskema No. 1/105 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Edenvale ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 25, Edenvale skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-13-105

30—6

GENERAL NOTICES**NOTICE 37 OF 1974.****POTGIETERSRUS AMENDMENT SCHEME NO. 1/16.**

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965; (as amended) that application has been made by the owners Messrs: T. D. Slattery and Son (Pty.) Ltd, C/o Messrs: Kemp and Steynberg, P.O. Box 552, Potgietersrus for the amendment of Potgietersrus Town-planning Scheme, 1962, by rezoning Erf No. 1168, situated between Voortrekkerweg and Hooge Street, Potgietersrus Township from Partly "Special Residential" and Partly "Special" for a garage to "General Business".

The amendment will be known as Potgietersrus Amendment Scheme No. 1/16. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Potgietersrus 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 34, Potgietersrus at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 30 January, 1974.

PB. 4-9-2-27-16

30—6

NOTICE 38 OF 1974.**EDENVALE AMENDMENT SCHEME NO. 1/105.**

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: Hendav Properties (Pty.) Ltd, C/o Messrs: Charl Viljoen and Partners, P.O. Box 4529, Pretoria for the amendment of Edenvale Town-planning Scheme No. 1, 1954, by rezoning Portions 5 and 7 of Erf No. 92, situated on Tenth Avenue, Edendale Township, from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "General Business" (Use Zone III) subject to certain conditions.

The amendment will be known as Edenvale Amendment Scheme No. 1/105. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Edenvale 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 25, Edenvale at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 30 January, 1974.

PB. 4-9-2-13-105

30—6

KENNISGEWING 44 VAN 1974.

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, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnan-

sie moet iedereen wat beswaar wil maak teen die toestaan 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, 30 Januarie 1974.

30—6

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van grond	Liggings	Verwysingsnommer
(a) Panorama Park Uitbreiding 2. (b) Athena Gouvens (gebore Souris).	Algemene Woon : 4 Garage : 1	Resterende Gedeelte van Gedeelte 11 van die plaas Panorama No. 200-I.Q., distrik Roodepoort.	Noordoos van en grens aan Pad P126/1 en noordwes van en grens aan Gedeelte 17 en suidwes van en grens aan Gedeelte 18.	PB. 4-2-2-4887
(a) Blydepark. (b) Jan Albert Venter.	Spesiale Woon : 75 Algemene Woon : 2 Besigheid : 1 Spesiaal : 1	Gedeelte 2 van die plaas Jonkmansspruit No. 234-K.T., distrik Pelgrimsrus.	Noordwes van en grens aan Pad P146/1 en noordoos van en grens aan die Blyderivier en suidoos van en grens aan die plaas Richmond No. 214-K.T.	PB. 4-2-2-4488
(a) Nimrod Park Uitbreiding 2. (b) Rosephyll Investments (Edms.) Bpk.	Handel : 69 Spesiaal vir Garage en Winkels : 1	'n Sekere Gedeelte 63 ('n gedeelte van Gedeelte 1'E van gedeelte) van die plaas Zuurfontein No. 33-I.R., distrik Kemptonpark.	Suidwes van en grens aan Bluegumstraat, noordwes van en grens aan Gedeelte 78 van die plaas Witkoppie No. 64-I.R., noordoos van en grens aan Kemptonpark Uitbreiding 2.	PB. 4-2-2-1202
(a) Meyersdal Uitbreiding 6. (b) Glen Anil Development Corporation Ltd.	Spesiale Woon : 193 Provinciaal : 1	Gedeelte 1 van Gedeelte 153 ('n gedeelte van Gedeelte 2) van die plaas Klipviersberg No. 106-I.R., distrik Johannesburg.	Wes van en grens aan die voorgestelde dorp Meyersdal Uitbreidings 2 en 3, noord van en grens aan Gedeeltes 8 en 78 van die plaas Palmietfontein No. 141-I.R.	PB. 4-2-2-4954

NOTICE 44 OF 1974.

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, 30 January, 1974.

30—6

ANNEXURE

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of land	Situation	Reference number
(a) Panorama Park Extension 2. (b) Athena Gouvens (born Souris).	General Residential : 4 Garage : 1	Remaining extent of Portion 11 of the farm Panorama No. 200-I.Q., district Roodepoort.	North-east of and abuts Road P126/1 and north-west of Portion 17 and south-west of and abuts Portion 18.	PB. 4-2-2-4887
(a) Blydepark. (b) Jan Albert Venter.	Special Residential : 75 General Residential : 2 Business : 1 Special : 1	Portion 2 of the farm Jonkmanspruit No. 234-K.T., district Pilgrims Rest.	North-west of and abuts Road P146/1 and north-east of and abuts the Blyderivier and south-east of and abuts the farm Richmond No. 214-K.T.	PB. 4-2-2-4488
(a) Nimrod Park Extension 2. (b) Rosephill Investments (Pty) Ltd.	Commercial : 69 Special Erf for Garage and Shops : 1	A Certain Portion 63 (a portion of Portion E of portion) of the farm Zuurfontein No. 33-I.R., district Kempton Park.	South-west of and abuts Bluegum Street, north-west of and abuts Portion 78 of the farm Witkoppie No. 64-I.R., north-east of and abuts Kempton Park Extension 2.	PB. 4-2-2-1202
(a) Meyersdal Extension 6. (b) Glen Anil Development Corporation Ltd.	Special Residential : 193 Provincial : 1	Portion of Portion 153 (a portion of Portion 2) of the farm Klipriviersberg No. 106-I.R., district Johannesburg.	West of and abuts the proposed township Meyersdal Extensions 2 and 3, north of and abuts Portions 8 and 78 of the farm Palmetfontein No. 141-I.R.	PB. 4-2-2-4954

KENNISGEWING 39 VAN 1974.

PRETORIASTREEK-WYSIGINGSKEMA NO. 497.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar num. C. F. Coetzee, Posbus 15044, Lynn East, Transvaal, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960 te wysig deur die hersonering van Erf No. 114, geleë hoek van Cordonialaan en Walterlaan, dorp Waverley, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 v.v."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 497 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-217-497
30-6

KENNISGEWING 40 VAN 1974.

GERMISTON-WYSIGINGSKEMA NO. 1/144.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Hilltone Investments (Prop.) Ltd., P/a mnr. Sunridge Estates, Posbus 3017, Symridge, Transvaal aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die hersonering van Erf No. 21, geleë aan De Villiersstraat, dorp Witfield van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 v.v." tot "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 1/144 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Germiston ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-1-144
30-6

NOTICE 39 OF 1974.

PRETORIA 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. C. F. Coetzee, P.O. Box 15044, Lynn East, Transvaal, for the amendment of Pretoria Region Town-planning Scheme 1960 by rezoning Erf No. 114, situate corner of Cordonia and Walter Avenue, Waverley Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 497. 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, 30 January, 1974.

PB. 4-9-2-217-497
30-6

NOTICE 40 OF 1974.

GERMISTON AMENDMENT SCHEME NO. 1/144.

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. Hilltone Investments (Prop.) Ltd., C/o Sunnyridge Estates, P.O. Box 3017, Symridge, Transvaal for the amendment of Germiston Town-planning Scheme No. 1, 1945, by rezoning Erf No. 21, situate on De Villiers Street, Witfield Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "General Residential".

The amendment will be known as Germiston Amendment Scheme No. 1/144. 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, 30 January, 1974.

PB. 4-9-2-1-144
30-6

KENNISGEWING 41 VAN 1974.

RANDBURG-WYSIGINGSKEMA NO. 73.

Hierby word ooreenkomsdig die bepalinge van artikel 46, van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965; (soos gewysig), bekend gemaak dat die eienaar mnr. P. H. Price, P.O. mnr. De Villiers en Grobbelaar, Posbus 200, Randburg aansoek gedoen het om Randburg-dörpsaanlegskema, 1954, te wysig deur die hersonering van Erf No. 241, geleë hoek van Republic Road en West Avenue dorp Ferndale van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiaal" vir woonstelgeboue en winkels onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema No. 73 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Priyaatsak X1, Randburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Januarie 1974.

PB. 4-9-2-132-73

30-6

NOTICE 41 OF 1974.

RANDBURG AMENDMENT SCHEME NO. 73.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mrs. P. H. Price, C/o Messrs. De Villiers and Grobbelaar, P.O. Box 200, Randburg, for the amendment of Randburg Town-planning Scheme 1954, by rezoning Erf No. 241, situate corner of Republic Road and West Avenue, Ferndale Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special" for flats and shops subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme No. 73. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room 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, Private Bag X1, Randburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 30 January, 1974.

PB. 4-9-2-132-73

30-6

NOTICE 42 OF 1974.

PRETORIA REGION AMENDMENT SCHEME NO. 550.

Hierby word ooreenkomsdig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, (soos gewysig), bekend gemaak dat die eienaar mnr. N. W. Smit, Kaaat 505, Troyestraat, Sunnyside, aansoek gedoen het om Pretoriastreek-dörpsaanlegskema, 1960, te wysig deur die hersonering van Erf No. 190, geleë aan Andries Strydomstraat, dorp Constantia Park 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".

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 550 genoem sal word) lê in die kantoor van die Direkteur van plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Januarie 1974.

PB. 4-9-2-217-550

30-6

NOTICE 42 OF 1974.

PRETORIA REGION AMENDMENT SCHEME NO. 550.

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. N. W. Smit, Kaaat 505, Troye Street, Sunnyside, for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 190, situate on Andries Strydom Street, Constantia Park Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft".

The amendment will be known as Pretoria Region Amendment Scheme No. 550. 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, 30 January, 1974.

PB. 4-9-2-217-550

30-6

KENNISGEWING 35 VAN 1974.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/701.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. A. Paizes, L. Ventouras en D. Paizes, P/a mnr. F. Fisher, Posbus 37038, Birnam Park, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Gedeelte 1 van Erf No. 3, geleë hoek van Clydestraat en Scottstraat, dorp Waverley, vir:

1. Hersonering van die gedeelte vir "Algemene Besigheid" tot "Spesiaal" om winkels en ander besighedsdoeleindes op die oostelike Gedeelte toe te laat.
2. die bestaande sonering vir "Spesiaal" vir bestaande doelesindes as sodanig te behou en.
3. die westelike Gedeelte van die Erf tans gesoneer as "Spesiale Woon", te hersoneer tot "Spesiaal" om die was, skoonmaak en polering van motors toe te laat. Alles onderworpe onder sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/701 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk by Kamer 715, Burgersentrum, Braamfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Januarie 1974.

PB. 4-9-2-2-701
30-6

NOTICE 35 OF 1974.

JOHANNESBURG AMENDMENT SCHEME NO. 1/701.

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. A. Paizes, L. Ventouras and D. Paizes, C/o Mr. F. Fisher, P.O. Box 37038, Birnam Park for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Portion 1 of Erf No. 3, situate corner of Clyde Street and Scott Street, Waverley Township, for:

1. Rezoning of the "General Business" portion to "Special" to permit shops and other business purposes on the east;
2. the existing "Special" zoning to remain for its existing purposes and
3. the western Portion of the Erf, at present zoned "Special Residential" to be zoned to "Special" to permit the washing, cleaning and polishing of motor cars all subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/701. 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, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or 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, 30 January, 1974.

PB. 4-9-2-2-701
30-6

KENNISGEWING 36 VAN 1974.

KLIPRIVIERVALLEI-WYSIGINGSKEMA NO. 8.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Klipwater Township (Pty.) Ltd., P/a mnr. Moss-Morris Lubbers, Spitz en Vennote, Posbus 4800, Johannesburg aansoek gedoen het om Klipriviervallei-dorpsaanlegskema 1962, te wysig deur die hersonering van Erwe Nos. 2, 3 en 4, geleë tussen Riverstraat en Kortestraat, dorp Klipwater, van "Algemene Besigheid" tot "Spesiaal" vir winkels besighedspersele, woonhuise, kantore, professionele kamers, vermaakklikheidsplekke en woongeboue onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Klipriviervallei-wysigingskema No. 8 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Be-

NOTICE 36 OF 1974.

KLIPRIVERVALLEY AMENDMENT SCHEME NO. 8.

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. Klipwater Township (Pty.) Ltd., C/o Messrs. Moss-Morris Lubbers, Spitz and Partners, P.O. Box 4800, Johannesburg for the amendment of Klipriviervalley Town-planning Scheme, 1962 by rezoning Erven Nos. 2, 3 and 4, situate between River Street and Korte Street, Klipwater Township, from "General Business" to "Special" for shops, business premises, dwelling houses, offices, professional apartments, places of amusement and residential buildings subject to certain conditions.

The amendment will be known as Klipriviervalley Amendment Scheme No. 8. Further particulars of the Scheme are open for inspection at the office of the Se-

stuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Sekretaris, Posbus 1341, Pretoria, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-164-8

30-6

KENNISGEWING 43 VAN 1974.

PRETORIASTREEK-WYSIGINGSKEMA NO. 499.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Ridge Kloof Investments (Pty) Ltd., P/a mnr. Fehrsen en Douglas, Posbus 303, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die hersonering van Erf No. 896, geleë aan Delphinusstraat, 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. 499 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 30 Januarie 1974.

PB. 4-9-2-217-499

30-6

cretary, Transvaal Board For The Development of Peri-Urban Areas 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 Secretary, P.O. Box 1341, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 30 January, 1974.

PB. 4-9-2-164-8

30-6

NOTICE 43 OF 1974.

PRETORIA REGION AMENDMENT SCHEME NO. 499.

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. Ridge Kloof Investments (Pty) Ltd., C/o Messrs. Fehrsen and Douglas, P.O. Box 303, Pretoria, for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 896, situate on Delphinus 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. 499. 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, 30 January, 1974.

PB. 4-9-2-217-499

30-6

NOTICE 46 OF 1974.
PRETORIA-WYSIGINGSKEMA NO. 1/380.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Nello F. Rotelli, Duncanstraat 665, Hillcrest, Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944 te wysig deur die hersonering van Erf No. 85 geleë aan Vyfde Laan, dorp Wonderboom Suid van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 'vk. 'vt." tot "Spesiaal" vir die oprigting van enkelverdieping en/of Duplekswooneenhede onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/380 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgele word:

E. UYS,
Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.

PB. 4-9-2-3-380
6-13

KENNISGEWING 47 VAN 1974.
JOHANNESBURG-WYSIGINGSKEMA NO. 1/706.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Namont Investments (Pty.) Ltd., P/a mnr. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van 'n Gedekte "A" van Erf No. 1338, geleë tussen Hadfieldweg en Primrose Terras, dorp Berea, na "Algemene Woon" met die vermeerdering van die toelaatbare hoogte tot 21 vloere onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/706 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Kamer No. 715, Burgersentrum, Braamfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgele word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 6 Februarie 1974.

PB. 4-9-2-2-706
6-13

NOTICE 46 OF 1974.
PRETORIA-AMENDMENT SCHEME NO. 1/380.

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. Nello F. Rotelli, Duncan Street 665, Hillcrest, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Erf No. 85 situated on Fifth Avenue, Wonderboom South Township from "Special Residential" with a density of "One dwelling per 10 000 sq. ft." to "Special" for single storey and/or duplex dwellings subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/380. 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, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or 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, 6 February 1974.

PB. 4-9-2-3-380
6-13

JOHANNESBURG AMENDMENT SCHEME NO. 1/706.

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. Namont Investments (Pty.) Ltd., C/o Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Portion "A" of Erf No. 1338, situated between Hadfield Road and Primrose Terrace, Berea Township, to "General Residential" with an increase in the permissible Height to 21 floors, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/706. 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, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address of 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, 6 February, 1974.

PB. 4-9-2-2-706
6-13

KENNISGEWING 48 VAN 1974.

BENONI-WYSIGINGSKEMA NO. 1/103.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, mnr. Eiendoms Projek Vfy (Pty.) Ltd., Hillsstraat 7, Rynfield, Benoni aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Erf No. 247, geleë tussen Dunswartweg en Lunarweg, dorp Lykefield Uitbreiding No. 15 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 yk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/103 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Benoni ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X1014, Benoni skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.

PB. 4-9-2-6-103

6—13

KENNISGEWING 49 VAN 1974.

RANDBURG-WYSIGINGSKEMA NO. 154.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Tonwyn Properties (Pty.) Ltd., P/a Eucon Investments (Pty.) Ltd., 1300 African City, Eloffstraat 100, Johannesburg, aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die hersonering van Gedeelte 1 van Erf (No. 1343, geleë aan Georgestraat, dorp Ferndale van "Spesiale Woon" na "Spesiale Besigheid" om winkels, kantore en professionele kamers toe te laat onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema No. 154 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X1, Randburg, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.

PB. 4-9-2-132-154

6—13

NOTICE 48 OF 1974.

BENONI AMENDMENT SCHEME NO. 1/103.

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. Eiendoms Projek Vfy (Pty.) Ltd., 7 Hills Street, Rynfield, Benoni for the amendment of Benoni Town-planning Scheme No. 1, 1948, by rezoning Erf No. 247, situated between Dunswart Road and Lunar Road, Lykefield Extension No. 15, Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

The amendment will be known as Benoni Amendment Scheme No. 1/103. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriuss 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, Private Bag X1014, Benoni at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government,
Pretoria, 6 February, 1974.

PB. 4-9-2-6-103

6—13

NOTICE 49 OF 1974.

RANDBURG AMENDMENT SCHEME NO. 154.

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. Tonwyn Properties (Pty.) Ltd., C/o Eucon Investments (Pty.) Ltd., 1300 African City, 100 Eloff Street, Johannesburg for the amendment of Randburg Town-planning Scheme, 1954, by rezoning Portion 1 of Erf No. 1343, situated on George Street, Ferndale Township, from "Special Residential" to "Special Business" to permit shops, offices and professional suites subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme No. 154. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriuss 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, Private Bag X1, Randburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government,
Pretoria, 6 February, 1974.

PB. 4-9-2-132-154

6—13

KENNISGEWING 50 VAN 1974.

ELSBURG-WYSIGINGSKEMA NO. 1.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, mnr. Cassie van Rensburg Beleggings (Pty.) Ltd., P/a mnr. H. L. Kuhn en Vennote, Posbus 722, Germiston aansoek gedoen het om Elsburg-dorpsaanlegskema, 1973, te wysig deur die hersonering van Restant van Erf No. 422, geleë hoek van Maréstraat en Van Riebeeckstraat, dorp Elsburg, van "Algemene Woon" met 'n digtheid van "Een woonhuis per 5 000 vk. vt." tot "Algemene Besigheid".

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

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 8, Elsburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 6 Februarie 1974.

PB. 4-9-2-56-1
6-13

KENNISGEWING 51 VAN 1974.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/684.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Davemax Investments (Pty.) Ltd., Posbus 496, Germiston, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erwe Nos. 2632, 2633 en 2634, geleë tussen Adderleystraat en Eerste Straat, dorp Jeppe en Erwe Nos. 549 en 550, geleë, tussen Adderleystraat en Eerste Straat, dorp Malvern van "Algemene Besigheid" (Erwe Nos. 550, 2633 en 2634) en "Spesiale Woon" (Erwe Nos. 549 en 2632) tot "Spesiaal" (Erwe Nos. 549 en 2632) sodat daar 'n motorverkoopterrein toegelaat kan word en "Spesiaal" (Erwe Nos. 550, 2633 en 2634) vir algemene besigheidsdoeleindes onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/684 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Kamer No. 715, Burgersentrum, Braamfontein, ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 6 Februarie 1974.

PB. 4-9-2-2-684
6-13

NOTICE 50 OF 1974.

ELSBURG AMENDMENT SCHEME NO. 1.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owners, Messrs. Cassie van Rensburg Beleggings (Pty.) Ltd., C/o Messrs. H. L. Kuhn and Partners, P.O. Box 722, Germiston for the amendment of Elsburg Town-planning Scheme, 1973 by rezoning Remainder of Erf No. 422, situate corner of Maré Street and Van Riebeeck Street, Elsburg Township, from "General Residential" with a density of "One dwelling per 5 000 sq. ft." to "General Business".

The amendment will be known as Elsburg Amendment Scheme No. 1. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Elsburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 8, Elsburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 6 February, 1974.

PB. 4-9-2-56-1
6-13

NOTICE 51 OF 1974.

JOHANNESBURG AMENDMENT SCHEME
NO. 1/684.

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. Davemax Investments (Pty.) Ltd., P.O. Box 496, Germiston, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Erven Nos. 2632, 2633 and 2634, situate between Adderley Street and 1st Street, Jeppe Township and Erven Nos. 549 and 550 situate between Adderley Street and 1st Street, Malvern Township from "General Business" (Stands Nos. 550, 2633 and 2634) and "Special Residential" (Erven Nos. 549 and 2632) to "Special" (Erven Nos. 549 and 2632) to permit an open air car sales business and "Special" (Stands Nos. 550, 2633 and 2634) for general business purposes, all subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/684. 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, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or 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, 6 February, 1974.

PB. 4-9-2-2-684
6-13

KENNISGEWING 52 VAN 1974.

EDENVALE-WYSIGINGSKEMA NO. 1/106.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar, mnr. D. P. Silcock, P/a mnre. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham, aansoek gedoen het om Edenvale-dorpsaanlegskema No. 1, 1954, te wysig deur die hersonering van Erf No. 22, geleë aan Amelia-laan, dorp Dunvegan, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 v.k. vt."

Verdere besonderhede van hierdie wysigingskema (wat Edenvale-wysigingskema No. 1/106 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Edenvale ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 25, Edenvale, skriftelik voorgele word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 6 Februarie 1974.

PB. 4-9-2-13-106

6-13

NOTICE 52 OF 1974.

EDENVALE AMENDMENT SCHEME NO. 1/106.

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. D. P. Silcock, C/o Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham, for the amendment of Edenvale Town-planning Scheme No. 1, 1954, by rezoning Erf No. 22, situate on Amelia Avenue, Dunvegan Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 10 000 sq. ft."

The amendment will be known as Edenvale Amendment Scheme No. 1/106. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Edenvale, and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or Private Bag, X437, Pretoria and the Town Clerk, P.O. Box 25, Edenvale at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.
Pretoria, 6 February, 1974.

PB. 4-9-2-13-106

6-13

KENNISGEWING 53 VAN 1974.

PRETORIASTREEK-WYSIGINGSKEMA NO. 552.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar, mnr. J. A. P. van Tonder, Breyerlaan 66, Waverley, Pretoria, aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960 te wysig deur die hersonering van Erf No. 33, geleë aan Breyerlaan, dorp Waverley, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 v.k. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 552 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige besware of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgele word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 6 Februarie 1974.

PB. 4-9-2-217-552

6-13

NOTICE 53 OF 1974.

PRETORIA REGION AMENDMENT SCHEME NO. 552.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mr. J. A. P. van Tonder, 66 Breyer Avenue, Waverley, Pretoria for the amendment of Pretoria Region Town-planning Scheme, 1960 by rezoning Erf No. 33, situate on Breyer Avenue, Waverley Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 552. 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, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or 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, 6 February, 1974.

PB. 4-9-2-217-552

6-13

KENNISGEWING 54 VAN 1974.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/708.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig), bekend gemaak dat die eienaars mev. Tyrwhitt Road Properties (Pty) Ltd., Posbus 7735, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946 te wysig deur die hersonering van Restant van Erf No. 44, geleë H/v Tyrwhittlaan en Cradoclaan, dorp Rosebank van "Algemene Woon" tot "Spesiaal" vir die oprigting van 'n Banksaal en Kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/708 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Kamer No. 715, Burgersentrum, Braamfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-2-708

6-13

E. UYS,

Director of Local Government.

Pretoria, 6 February, 1974.

PB. 4-9-2-2-708

6-13

KENNISGEWING 55 VAN 1974.

BOKSBURG-WYSIGINGSKEMA NO. 1/134.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig), bekend gemaak dat die eienares mev. A. P. de Vries, North Rand Road 163, Driefontein, Boksburg, aansoek gedoen het om Boksburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 1044, geleë hoek van Twelfth Laan en Tenthstraat, dorp Boksburg-Noord Uitbreiding, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 5 000 'vk. vt." tot "Algemene Woon" (Hoogtesone 3).

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema No. 1/134 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres op Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-8-134

6-13

NOTICE 54 OF 1974.

JOHANNESBURG AMENDMENT SCHEME NO. 1/708.

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. Tyrwhitt Road Properties (Pty) Ltd., P.O. Box 7735, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Remainder of Erf No. 44, situate Corner of Tyrwhitt Avenue and Cradoc Avenue, Rosebank Township; from "General Residential" to "Special" to permit a banking hall and offices subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/708. 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,

Director of Local Government.

Pretoria, 6 February, 1974.

PB. 4-9-2-2-708

6-13

NOTICE 55 OF 1974.

BOKSBURG 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 owner Mrs. A. P. de Vries, 163 North Rand Road, Driefontein, Boksburg, for the amendment of Boksburg Town-planning Scheme No. 1, 1946, by rezoning Erf No. 1044, situate C/o Twelfth Avenue and Tenth Street, Boksburg North Extension Township, from "Special Residential" with a density of "One dwelling per 5 000 sq. ft." to "General Residential" (Height Zone III).

The amendment will be known as Boksburg Amendment Scheme No. 1/134. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Room 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 215, Boksburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-8-134

6-13

KENNISGEWING 56 VAN 1974.

BENONI-WYSIGINGSKEMA NO. 1/121.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar nuwe "Wonderkote" (Pty.) Ltd., Pienaarstraat 370, Pretoria, aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Restant van Gedeelte 16 van die plaas Kleinfontein No. 67-I.R., geleë hoek van Main Reef Road en Industrystraat, dorp Benoni, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Algemene Woon".

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/121 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Benoni ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X1014, Benoni, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.PB. 4-9-2-6-121
6-13

KENNISGEWING 57 VAN 1974.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/709.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaresse, Yetta R. Miller (Erf No. 169), Hoodlaan 8, Rosebank en Elsie J. Winder en Nellie F. M. Gay (Erf No. 169 R E), Hoodlaan 6, Rosebank aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Restant van Erf No. 169 en Gedeelte "C" van Erf No. 169 geleë aan Hoodlaan, dorp Rosebank, Johannesburg van "Spesiale Woon" tot "Spesiaal" om die volgende toe te laat:

Kantore en/of Mediese spreekkamers, parkeer fasiliteite en 'n woonstel vir 'n opsigter, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/709 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Kamer 715, Burgersentrum, Braamfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.PB. 4-9-2-2-709
6-13

NOTICE 56 OF 1974.

BENONI AMENDMENT SCHEME NO. 1/121.

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. Wonderkote (Pty.) Ltd., 370 Pienaar Street, Pretoria, for the amendment of Benoni Town-planning Scheme No. 1, 1948 by rezoning Remainder of Portion 16 of the farm Kleinfontein No. 67-I.R., situate corner of Main Reef Road and Industry Street, Benoni Township, from "Special Residential" with a density of "One dwelling per erf" to "General Residential".

The amendment will be known as Benoni Amendment Scheme No. 1/121. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriuss 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, Private Bag X1014, Benoni at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government,
Pretoria, 6 February, 1974.PB. 4-9-2-6-121
6-13

NOTICE 57 OF 1974.

JOHANNESBURG AMENDMENT SCHEME NO. 1/709.

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, Yetta R. Miller (Erf No. 169), 8 Hood Avenue, Rosebank and Elsie J. Winder and Nellie F. M. Gay (Erf No. 169 R E), 6 Hood Avenue, Rosebank, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Remainder of Erf No. 169 and Portion "C" of Erf No. 169, situate on Hood Avenue, Rosebank Township, Johannesburg from "Special Residential" to "Special" to permit offices and/or medical suites, parking facilities and a caretaker's flat subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/709. 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, Pretoriuss Street, Pretoria.

Any objection or representation in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or 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, 6 February, 1974.PB. 4-9-2-2-709
6-13

KENNISGEWING 58 VAN 1974.

BOKSBURG-WYSIGINGSKEMA NO. 1/132.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. A. G. Spohr, Almondweg 21, Primrose, Germiston, aansoek gedoen het om Boksburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Gedelte 179. (In gedeelte van Gedelte 5) van die plaas Driefontein No. 85, geleë aan Madelynweg, Hughes Settlement van "Landbou" tot "Spesiaal" vir transportbesigheid en verwante doeleindes onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema No. 1/132 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg skriftelik voorgelê word.

E. UYS.

Direkteur van Plaaslike Bestuur.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-8-132
6-13

KENNISGEWING 59 VAN 1974.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/710.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Fairview Motors (Pty.) Ltd., P/a mnr. J. R. Rosmarin and Associates, Posbus 4136, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 402, geleë tussen Market- en Commissionerstraat, dorp Fairview van:

- (a) Die noordelike gedeelte (voorheen Erwe Nos. 281 en 283) gesoneer "Algemene Besigheid"; en
- (b) die suidelike gedeelte (voorheen Erwe Nos. 282, 284 en 288) gesoneer "Algemene Besigheid" tot "Spesiaal" om kantore, vertoonkamers, 'n publieke garage met verwante gebruik en 'n publieke parkeergarage toe te laat, onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/710 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Kamer No. 715, Burgersentrum, Braamfontein ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS.

Direkteur van Plaaslike Bestuur.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-2-710
6-13

NOTICE 58 OF 1974.

BOKSBURG AMENDMENT SCHEME NO. 1/132.

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. G. Spohr, 21 Almond Road, Primrose, Germiston for the amendment of Boksburg Town-planning Scheme No. 1, 1946, by rezoning Portion 179, (a portion of Portion 5) of the farm Driefontein No. 85, situate on Madelyn Road, Hughes Settlement from "Agricultural" to "Special" for a transport business and purposes incidental thereto subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme No. 1/132. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Room 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 215, Boksburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS.

Director of Local Government.

Pretoria, 6 February, 1974.

PB. 4-9-2-8-132
6-13

NOTICE 59 OF 1974.

JOHANNESBURG AMENDMENT SCHEME NO. 1/710.

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. Fairview Motors (Pty.) Ltd., C/o Messrs. J. R. Rosmarin and Associates, P.O. Box 4136, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Erf No. 402, situate between Market and Commissioner Streets, Fairview Township from:

- (a) The northern portion (formerly Erven Nos. 281 and 283) zoned "General Business"; and
- (b) the southern portion (formerly Erven Nos. 282, 284 and 288) zoned "General Business" to "Special" to permit offices, showrooms, a public garage with ancillary uses and a public parking garage, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/710. 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, 6 February, 1974.

PB. 4-9-2-2-710
6-13

KENNISGEWING 45 VAN 1974.

KEMPTONPARK-WYSIGINGSKEMA NO. 1/87.

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie No. 25 van 1965) soos gewysig, dat die Stadsraad van Kemptonpark 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Kemptonpark-wysigingskema No. 1/87 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Kemptonpark-dorpsaanlegskema, No. 1, 1952, te wysig.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:

1. Die gebied wat hersoneer word tot "Algemene Besigheid, Gebruikstreek IV":

1.1 en wat tans gesoneer is as "Spesiale Besigheid, Gebruikstreek III", is die volgende:

Gedeeltes van Gedeeltes 1, 2, 5, 6, 7, 8, 9, 10, 11 en 12 van Erf No. 215; geleë aan Wesstraat, dorp Kemptonpark,

1.2 en wat tans gesoneer is as "Beperkte Nywerheid, Gebruikstreek VII", is die volgende:

'n Deel van Gedeelte 13 van die plaas Zuurfontein No. 33-I.R., geleë aan Kraayenbrinkstraat, Kemptonpark Uitbreiding No. 6.

2. Die gebied wat hersoneer word tot "Spesiale Besigheid, Gebruikstreek III":

2.1 en wat tans gesoneer is as "Algemene Besigheid, Gebruikstreek IV" is die volgende:

Erwe Nos. 1, 2 en 3, die Restante van Erwe Nos. 4 en 5, Erwe Nos. 6, 7, 8 en 9, Gedeeltes 1, 2 en 3 van Erf No. 22, Erwe Nos. 24, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 en 68, Gedeelte 1 en die Restant van Erf No. 71, 'n gedeelte van Erf No. 133, Gedeeltes 1, 2, 3, 4, 7, 8, 9, 10 en 30 van Erf No. 213, Erf No. 220, 'n gedeelte van Erf No. 223, geleë aan Endstraat, Wesstraat, Voortrekkerstraat en Pretoriaweg, dorp Kemptonpark,

2.2 en wat tans gesoneer is as "Algemene Woon, Gebruikstreek II", is die volgende:

Gedeeltes van Erwe Nos. 104, 105, 106 en 107, gedeeltes van Gedeeltes 2, 3 en 4 van Erf No. 110, gedeeltes van Gedeelte 1 en die Restant van Erf No. 112, gedeeltes van Gedeelte 1 en die Restant van Erf No. 113, 'n deel van Gedeelte 1 van Erf 115, gedeeltes van Gedeelte 1 en die Restant van Erf No. 116, 'n deel van Gedeelte 2 van Erf No. 117, die Restant van Erf No. 117, gedeeltes van Erwe Nos. 133, 134, 135 en 136, Gedeelte 4 van Erf No. 140, Gedeelte 3 en die Restant van Erf No. 141, Gedeeltes 1 en 4 van Erf No. 142, Gedeelte 2 en die Restant van Erf No. 143, Gedeeltes 1 en 2 van Erf No. 144, Gedeelte 3 van Erf No. 145, 'n gedeelte van Erf No. 219, 'n gedeelte van Erf No. 223, geleë aan Longstraat, dorp Kemptonpark,

2.3 en wat tans gesoneer is as "Onbepaald, Gebruikstreek XIII", is die volgende:

NOTICE 45 OF 1974.

KEMPTON PARK AMENDMENT SCHEME NO. 1/87.

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance No. 25 of 1965) as amended, that the Town Council of Kempton Park has submitted an interim scheme, which is an amendment scheme, to wit the Kempton Park Amendment Scheme No. 1/87, to amend the relevant town-planning scheme in operation, to wit the Kempton Park Town-planning Scheme, No. 1, 1952.

The land included in the aforesaid interim scheme is the following:

1. That land which is being rezoned to "Use Zone IV, General Business":

1.1 and which is at present zoned "Use Zone III, Special Business", being the following:

Parts of Portions 1, 2, 5, 6, 7, 8, 9, 10, 11 and 12 of Lot No. 215; situate on West Street, Kempton Park Township,

1.2 and which is at present zoned "Use Zone VII, Restricted Industrial", being the following:

A part of portion 13 of the farm Zuurfontein No. 33-I.R., situate on Kraayenbrink Street, Kempton Park Extension No. 6.

2. That land which is being rezoned to "Use Zone III, Special Business":

2.1 and which is at present zoned "Use Zone IV, General Business", being the following:

Lots Nos. 1, 2 and 3, the Remainders of Lots Nos. 4 and 5, Lots Nos. 6, 7, 8 and 9, Portions 1, 2 and 3 of Lot No. 22, Lots Nos. 24, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 and 68, Portion 1 and the Remainder of Lot No. 71, a part of Lot No. 133, Portions 1, 2, 3, 4, 7, 8, 9, 10 and 30 of Lot No. 213, Lot No. 220, a part of Lot No. 223, situate on End Street, West Street, Voortrekker Street and Pretoria Road, Kempton Park Township,

2.2 and is at present zoned "Use Zone II, General Residential", being the following:

Parts of Lots Nos. 104, 105, 106 and 107, parts of Portions 2, 3 and 4 of Lot No. 110, parts of Portion 1 and the Remainder of Lot No. 112, parts of Portion 1 and the Remainder of Lot No. 113, a part of the Remainder of Lot No. 114, a part of Portion 1 of Lot No. 115, parts of Portion 1 and the Remainder of Lot No. 116, a part of Portion 2 of Lot No. 117, the Remainder of Lot No. 117, parts of Lots Nos. 133, 134, 135 and 136, Portion 4 of Lot No. 140, Portion 3 and the Remainder of Lot No. 141, Portion 1 and 4 of Lot No. 142, Portion 2 and the Remainder of Lot No. 143, Portions 1 and 2 of Lot No. 144, Portion 3 of Lot No. 145, a part of Lot No. 219; a part of Lot No. 223, situate on Long Street, Kempton Park Township,

2.3 and it is present zoned "Use Zone XIII, Undetermined", being the following:

- 'n Gedeelte van Erf No. 218, geleë aan Longstraat, dorp Kemptonpark,
- 2.4 en wat tans gesoneer is as "Burger Sentrum, Gebruikstreek XV", is die volgende:
- Erf No. 222, geleë aan Pine Laan, dorp Kemptonpark.
3. Die gebied wat hersoneer word tot "Algemene Woon, Gebruikstreek II":
- 3.1 en wat tans gesoneer is as "Spesiale Woon, Gebruikstreek I", is die volgende:
- 'n Gedeelte van Erf No. 186, Erwe Nos. 187, 188 en 189, gedeeltes van Erwe Nos. 232, 233, 234 en 235, geleë aan Kempton Road, dorp Kemptonpark Uitbreiding.
- 'n Gedeelte van Erf No. 2390, Erwe Nos. 2391 en 2392, Erf No. 2395, 'n gedeelte van Erf No. 2396, geleë aan Thisle-weg, dorp Kemptonpark, Uitbreiding No. 8.
- 'n Gedeelte van die Restant van Erf No. 187, gedeeltes van Gedeelte 1 en die Restant van Erf No. 188, Gedeelte 3 van Erf No. 188, Gedeeltes 1 en 4 van Erf No. 189, gedeeltes van Gedeelte 2 en die Restant van Erf No. 189, Restant van Erf No. 190, gedeeltes van Gedeeltes 1 en 2 van Erf No. 190, Restant van Erf No. 191, gedeeltes van Gedeeltes 2 en 3 van Erf No. 191, Gedeelte 1 en die Restant van Erf No. 192, gedeeltes van Gedeeltes 2 en 3 van Erf No. 193, gedeeltes van Gedeelte 1 en die Restant van Erf No. 193, Gedeeltes 1 en 2 van Erf No. 194, gedeeltes van Gedeelte 3 en die Restant van Erf No. 194, Gedeeltes 1 en 2 van Erf No. 195, gedeeltes van Gedeelte 4 en die Restant van Erf No. 195, Gedeelte 1 en die Restant van Erf No. 202, gedeeltes van Gedeeltes 2 en 3 van Erf No. 202, gedeeltes van Gedeeltes 1 en 2 van Erf No. 203, Gedeelte 3 en die Restant van Erf No. 203, Gedeelte 2 van Erf No. 204, gedeeltes van Gedeelte 1 en die Restant van Erf No. 204, Gedeeltes 3 en 4 van Erf No. 205, gedeeltes van Gedeeltes 1 en 2 van Erf No. 205, Gedeelte 2 van Erf No. 206, gedeeltes van Gedeelte 1 en die Restant van Erf No. 206, Gedeeltes 3 en 4 van Erf No. 207, gedeeltes van Gedeelte 1 en die Restant van Erf No. 207, gedeelte van Erf No. 208, gedeeltes van Gedeelte 3 en die Restant van Erf 209, Gedeeltes 12, 13, 14, 18, 19 en 20 van Erf No. 216, Gedeeltes 33, 34, 35, 36, 37 en 38 van Erf No. 215 geleë aan Parkstraat, Willowstraat en Blockhousestraat, dorp Kemptonpark.
4. Die gebied wat hersoneer word tot "Munisipale Doeleinades, Gebruikstreek XI":
- 4.1 en wat tans gesoneer is as "Algemene Besigheid, Gebruikstreek IV", is die volgende:
- Gedeelte 2 van Erf No. 137 geleë aan Longstraat, dorp Kemptonpark.
- 4.2 en wat tans gesoneer is as "Spesiale Besigheid, Gebruikstreek III" is die volgende:
- Gedeelte 3 van Erf No. 137, Gedeeltes 3 en 4 van Erf No. 138, Gedeeltes 1 en 2 van Erf No. 139, geleë tussen Long- en Voortrekkerstraat, dorp Kemptonpark.
- 4.3 en wat tans gesoneer is as "Spesiale Woon, Gebruikstreek I", is die volgende:
- A part of Lot No. 218, situated on Long Street, Kempton Park Township,
- 2.4 and is at present zoned "Use Zone XV, Civic Centre", being the following:
- Lot No. 222, situated on Pine Avenue, Kempton Park Township.
3. That land which is being rezoned to "Use Zone II, General Residential":
- 3.1 and which is at present zoned "Use Zone I, Special Residential", being the following:
- A part of Erf No. 186, Erven Nos. 187; 188 and 189, parts of Erven Nos. 232, 233, 234 and 235, situated on Kempton Road, Kempton Park Extension Township.
- A part of Erf No. 2390, Erven Nos. 2391 and 2392, Erf No. 2395, a part of Erf No. 2396, situated on Thisle Road, Kempton Park Extension No. 8 Township.
- A part of the Remainder of Lot No. 187, parts of Portion 1 and the Remainder of Lot No. 188, Portion 3 of Lot No. 188, Portions 1 and 4 of Lot No. 189, parts of Portion 2 and the Remainder of Lot No. 189, Remainder of Lot No. 190, parts of Portions 1 and 2 of Lot No. 190, Remainder of Lot No. 191, parts of Portions 2 and 3 of Lot No. 191, Portion 1 and the Remainder of Lot No. 192, parts of Portions 2 and 3 of Lot No. 192, Portions 2 and 3 of Lot No. 193, parts of Portion 1 and the Remainder of Lot No. 193, Portions 1 and 2 of Lot No. 194, parts of Portion 3 and the Remainder of Lot No. 194, Portions 1 and 2 of Lot No. 195, parts of Portion 4 and the Remainder of Lot No. 195, Portion 1 and the Remainder of Lot No. 202, parts of Portions 2 and 3 of Lot No. 202, parts of Portions 1 and 2 of Lot No. 203, Portion 3 and the Remainder of Lot No. 203, Portion 2 of Lot No. 204, parts of Portion 1 and the Remainder of Lot No. 204, Portions 3 and 4 of Lot No. 205, parts of Portions 1 and 2 of Lot No. 205, Portion 2 of Lot No. 206, parts of Portion 1 and the Remainder of Lot No. 206, Portions 3 and 4 of Lot No. 207, parts of Portion 1 and the Remainder of Lot No. 207, part of Lot No. 208, parts of Portion 3 and the Remainder of Lot No. 209, Portions 12, 13, 14, 18, 19 and 20 of Lot No. 216, Portions 33, 34, 35, 36, 37 and 38 of Lot No. 215, situated on Park Street, Willow Street and Blockhouse Street, Kempton Park Township.
4. That land which is being rezoned to "Use Zone XI, Municipal Purposes":
- 4.1 and which is at present zoned "Use Zone IV, General Business", being the following:
- Portion 2 of Lot No. 137, situated on Long Street, Kempton Park Township.
- 4.2 and which is at present zoned "Use Zone III, Special Business", being the following:
- Portion 3 of Lot No. 137, Portions 3 and 4 of Lot No. 138, Portions 1 and 2 of Lot No. 139, situated between Long and Voortrekker Streets, Kempton Park Township.
- 4.3 and which is at present zoned "Use Zone I, Special Residential", being the following:

Gedeeltes 1 en 2 van Erf No. 138, die Restant van Erf No. 139, geleë aan Longstraat, dorp Kemptonpark,

4.4 en wat tans gesoneer is as "Burger Sentrum, Gebruikstreek XV", en gedeeltelik gereserveer vir nuwe paaie, is die volgende:

'n Gedeelte van die Restant van Erf No. 213, 'n deel van 'n gedeelte en 'n gedeelte van die Restant van Erf No. 214, geleë aan Voortrekkerstraat, dorp Kemptonpark.

5. Die gebied wat hersoneer word tot "Spesiaal, Gebruikstreek XIV", vir 'n parkeergarage, winkels en kantore, onderworpe aan sekere voorwaardes en wat tans gedeeltelik gesoneer is as "Burger Sentrum, Gebruikstreek XV" en gedeeltelik gereserveer is vir Publieke Oop Ruimte en Nuwe Paaie en is die volgende:

'n Gedeelte van die Restant en Gedeelte 1 van Erf No. 162 en 'n gedeelte van Erf No. 163 en geleë aan Pine Laan, dorp Kemptonpark.

6. Die gebied wat gereserveer word tot "Regeringsdoelendes" en wat tans gedeeltelik gesoneer is as "Burger Sentrum, Gebruikstreek XV" en gedeeltelik gereserveer is vir Publieke Oop Ruimte en Nuwe Paaie, is die volgende:

Erwe Nos. 159, 160 en 'n deel van Gedeelte 1 van Erf No. 161, geleë aan Central Laan, dorp Kemptonpark.

7. Die gebied wat gereserveer word vir nuwe strate en padverbredings is die volgende:

Gedeeltes van die volgende: Gedeelte 2 en die Restant van Erf No. 103, Erwe Nos. 104, 105, 106, 107 en 109. Gedeeltes 3 en 4 van Erf No. 110, Gedeelte 1 van Erf No. 112, Gedeelte 1 en die Restant van Erf No. 113, Erf No. 114, Gedeelte 1 en die Restant van Erf No. 116, Gedeelte 2 van Erf No. 117, die Restante van Erwe Nos. 161, 162 en 163, Gedeelte 5 en die Restant van Erf No. 164, Erf No. 176, Restant van Erf No. 187, Gedeelte 1 en die Restant van Erf No. 188, Gedeelte 2 en die Restant van Erf No. 189, Gedeeltes 1 en 2 van Erf No. 190, Gedeeltes 2 en 3 van Erf No. 191, Gedeeltes 2 en 3 van Erf No. 192, Gedeelte 1 en die Restant van Erf No. 193, Gedeelte 3 en die Restant van Erf No. 194, Gedeelte 4 en die Restant van Erf No. 195, Gedeeltes 1 en 2 van Erf No. 203, Gedeelte 1 en die Restant van Erf No. 204, Gedeeltes 1 en 2 van Erf No. 205, Gedeelte 1 en die Restant van Erf No. 206, Gedeelte 1 en die Restant van Erf No. 207, Erf No. 208, Gedeelte 3 en die Restant van Erf No. 209, 'n gedeelte en die Restant van Erf No. 214, Gedeeltes 1, 2, 5, 6, 7, 8, 9, 10, 11, 12, 33, 34, 35, 36, 37 en 38 van Erf No. 215, Gedeeltes 12, 13 en 14 van Erf No. 216 en Erf No. 219, geleë tussen Kemptonweg en Longstraat, Willowstraat, Blockhousestraat, Weststraat en tussen Voortrekkerstraat en Central Laan, dorp Kemptonpark, gedeeltes van Erwe Nos. 232, 233, 234 en 235 geleë in dorp Kemptonpark Uitbreiding; en

Gedeeltes van Erwe Nos. 2393 en 2394 geleë in dorp Kemptonpark Uitbreiding No. 8.

8. Die gebied wat gereserveer word vir Parkering:

8.1 en wat tans gesoneer is as "Algemene Besigheid, Gebruikstreek IV", is die volgende:

Erf No. 219, geleë aan Margaretlaan, dorp Kemptonpark Uitbreiding.

8.2 en wat tans gesoneer is as "Algemene Woon, Gebruikstreek II", is die volgende:

Portions 1 and 2 of Lot No. 138, the Remainder of Lot No. 139, situate on Long Street, Kempton Park Township.

4.4 and which is at present partially zoned "Use Zone XV, Civic Centre" and partially reserved for new roads, being the following:

A part of the Remainder of Lot No. 213, a part of a portion and a part of the Remainder of Lot No. 214, situate on Voortrekker Street, Kempton Park Township.

5. That land which is being rezoned to "Use Zone XIV, Special, for a parking garage, shops and offices, subject to certain conditions", and which is at present partially zoned "Use Zone XV, Civic Centre" and partially reserved for Public Open Space and new roads, being the following:

A part of the Remainder and Portion 1 of Lot No. 162 and a part of Lot No. 163, situate on Pine Avenue, Kempton Park Township.

6. That land which is being reserved for "Government Purposes", and which is at present partially zoned "Use Zone XV, Civic Centre", and partially reserved for Public Open Space and new roads, being the following:

Lots Nos. 159, 160 and a part of Portion 1 of Lot No. 161, situate on Central Avenue, Kempton Park Township.

7. That land which is being reserved for new streets and street widenings, being the following:

Parts of the following: Portion 2 and the Remainder of Lot No. 103, Lots Nos. 104, 105, 106, 107 and 109, Portions 3 and 4 of Lot No. 110, Portion 1 of Lot No. 112, Portion 1 and the Remainder of Lot No. 113, Lot No. 114, Portion 1 and the Remainder of Lot No. 115, Portion 1 and the Remainder of Lot No. 116, Portion 2 of Lot No. 117, the Remainders of Lots Nos. 161, 162 and 163, Portion 5 and the Remainder of Lot No. 164, Lot No. 176, Remainder of Lot No. 187, Portion 1 and the Remainder of Lot No. 188, Portion 2 and the Remainder of Lot No. 189, Portions 1 and 2 of Lot No. 190, Portions 2 and 3 of Lot No. 191, Portions 2 and 3 of Lot No. 192, Portions 1 and the Remainder of Lot No. 193, Portion 3 and the Remainder of Lot No. 194, Portion 4 and the Remainder of Lot No. 195, Portions 1 and 2 of Lot No. 203, Portion 1 and the Remainder of Lot No. 204, Portions 1 and 2 of Lot No. 205, Portion 1 and the Remainder of Lot No. 206, Portion 1 and the Remainder of Lot No. 207, Lot No. 208, Portion 3 and the Remainder of Lot 209, a portion and the Remainder of Lot No. 214, Portions 1, 2, 5, 6, 7, 8, 9, 10, 11, 12, 33, 34, 35, 36, 37 and 38 of Lot No. 215, Portions 12, 13 and 14 of Lot No. 216 and Lot No. 219, situate between Kempton Road and Long Street, Willow Street, Blockhouse Street, West Street and between Voortrekker and Central Avenue, Kempton Park Township.

Parts of Erven Nos. 232, 233, 234 and 235 situate in Kempton Park Extension Township; and

Parts of the following: Lots Nos. 105, 106 and 107, Park Extension No. 8 Township.

8. That land which is being reserved for Parking:

8.1 and is at present zoned "Use Zone IV, General Business", being the following:

Erf No. 219, situate on Margaret Avenue, Kempton Park Extension Township.

8.2 and is at present zoned "Use Zone II, General Residential" being the following:

Gedeeltes van die volgende: Erwe Nos. 105, 106 en 107, Gedeeltes 2, 3 en 4 van Erf No. 110, Gedeelte 1 en die Restant van Erf No. 113, Restant van Erf No. 114, Gedeelte 1 en die Restant van Erf No. 115, Gedeelte 1 en die Restant van Erf No. 116, geleë tussen Kemptonweg en Longstraat, dorp Kemptonpark,

8.3 en wat tans gesoneer is as "Spesiaal Woon, Gebruikstreek I", is die volgende:

Erf No. 172, Gedeeltes 16 en 13 van Erf No. 215 en 'n gedeelte van Erf No. 224, geleë aan Oaklaan en tussen Wes- en Blockhousestraat, dorp Kemptonpark.

9. Die gebied wat ingesluit word in Hoogtestreek 1, is die volgende:

Erwe Nos. 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 en 68, gedeeltes van Erwe Nos. 104, 105, 106 en 107, Erf No. 170, Gedeelte 6 van Erf No. 171, Gedeelte 3 van Erf No. 172, Gedeelte 1 en die Restant van Erf No. 173, Gedeeltes 1 en 2 van Erf No. 174, Gedeeltes 1 en 2 van Erf No. 175, Gedeeltes 1, 2, 3, 4, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 26, 27, 28 en 30 van Erf No. 213, Erf No. 218, 'n deel van Erf No. 219, Erwe Nos. 222, 223 en 224, geleë aan Longstraat, Voortrekkerstraat tussen Wes- en Casuarinastraat en tussen Oak- en Centralaan, dorp Kemptonpark.

10. Die gebied wat ingesluit word in Hoogtestreek 2, is die volgende:

Erwe Nos. 10, 11, 12, 13, 14, 15, 16, 17, 18 en 19, Gedeelte 1 en die Restant van Erf No. 20, Gedeelte 4 van Erf No. 22, Erwe 23, 24, 26, 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 220, 221 en 227, geleë tussen Kraayenbrinkstraat, Pretoriaweg, Endstraat en Wesstraat, dorp Kemptonpark.

11. Die gebied wat ingesluit word in Hoogtestreek 3, is die volgende:

Erwe Nos. 72, 73, 74 en 75, gedeeltes van Gedeelte 1 en die Restant van Erf No. 112, gedeeltes van Gedeelte 1 en die Restant van Erf No. 113, gedeelte van Erf No. 114, gedeeltes van Gedeelte 1 en die Restant van Erf No. 115, gedeeltes van Gedeelte 1 en die Restant van Erf No. 116, gedeelte van Gedeelte 2 van Erf No. 117, Restant van Erf No. 117, Gedeeltes 1 en 4 van Erf No. 140, Gedeeltes 2, 3 en die Restant van Erf No. 141, Gedeeltes 1, 2, 3, 4 en die Restant van Erf No. 142, Gedeeltes 1, 2, 3 en die Restant van Erf No. 143, Gedeeltes 1, 2, 3 en die Restant van Erf No. 144, Gedeeltes 1, 2 en 3 van Erf No. 145, geleë tussen Pretoriaweg en Wesstraat en aan Voortrekkerstraat.

12. Die gebied wat ingesluit word in Hoogtestreek 4, is die volgende:

Erwe Nos. 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100 en 101, gedeelte van Erf No. 109, gedeeltes van Gedeeltes 2, 3 en 4 van Erf No. 110, gedeeltes van Gedeeltes 1, 2, 5, 6, 7, 8, 9, 10, 11 en 12 van Erf No. 215, geleë tussen Pretoriaweg en Wesstraat en Blockhousestraat en begrens deur Longstraat en Margaretlaan en Monumentstraat, dorp Kemptonpark.

13. Die gebied wat ingesluit word in Hoogtestreek 5, is as daardie grond in die gebied van die Dorpsaanlegskeema wat onderhewig is aan 'n digtheidskleur en wat nie ingesluit is in Hoogtestreek 1 tot 4 nie.

Parts of the following: Lots Nos. 105, 106 and 107, Portions 2, 3 and 4 of Lot No. 110, Portion 1 and the Remainder of Lot No. 113, Remainder of Lot No. 114, Portion 1 and the Remainder of Lot No. 115, Portion 1 and the Remainder of Lot No. 116, situate between Kempton Road and Long Street in Kempton Park Township,

8.3 and is at present zoned "Use Zone I, Special Residential", being the following:
Lot No. 172, Portions 13 and 16 of Lot No. 215 and a part of Lot No. 224 situate on Oak Avenue and between West and Blockhouse Streets, Kempton Park Township.

9. That land which is being included in Height Zone 1, being the following:

Lots Nos. 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 and 68, parts of Lots Nos. 104, 105, 106 and 107, Lot No. 170, Portion 6 of Lot No. 171, Portion 3 of Lot No. 172, Portion 1 and the Remainder of Lot No. 173, Portions 1 and 2 of Lot No. 174, Portions 1 and 2 of Lot No. 175, Portions 1, 2, 3, 4, 7, 8, 9, 10, 11, 12, 14, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 30 of Lot No. 213, Lot No. 218, a part of Lot No. 219, Lots 222, 223 and 224, situate on Long Street, Voortrekker Street, between West and Casuarina Streets and between Oak and Central Avenues, Kempton Park Township.

10. That land which is being included in Height Zone 2, being the following:

Lots Nos. 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19, Portion 1 and the Remainder of Lot No. 20, Portion 4 of Lot No. 22, Lots Nos. 23, 24, 26, 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 220, 221 and 227 situate between Kraayenbrink Street, Pretoria Road, End Street and West Street, Kempton Park Township.

11. That land which is being included in Height Zone 3, being the following:

Lots Nos. 72, 73, 74 and 75, parts of Portion 1 and the Remainder of Lot No. 112, parts of Portion 1 and the Remainder of Lot No. 113, part of Lot No. 114, parts of Portion 1 and the Remainder of Lot No. 115, parts of Portion 1 and the Remainder of Lot No. 116, part of Portion 2 of Lot No. 117, Remainder of Lot No. 117, Portions 1 and 4 of Lot No. 140, Portions 2, 3 and the Remainder of Lot No. 141, Portions 1, 2, 3, 4 and the Remainder of Lot No. 142, Portions 1, 2, 3 and the Remainder of Lot No. 143, Portions 1, 2, 3 and the Remainder of Lot No. 144, Portions 1, 2 and 3 of Lot No. 145, situate between Pretoria Road and West Street and on Voortrekker Street.

12. That land which is being included in Height Zone 4, being the following:

Lots Nos. 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100 and 101, part of Lot No. 109, parts of Portions 2, 3 and 4 of Lot No. 110, parts of Portions 1, 2, 5, 6, 7, 8, 9, 10, 11 and 12 of Lot No. 215, situate between Pretoria Road and West Street and Blockhouse Street and also bounded by Long Street, Margaret Avenue and Monument Street, Kempton Park Township.

13. That land which is being included in Height Zone 5, being all that land within the area of the Town-Planning Scheme which is subject to a Density Colour, and which is, not included in Height Zones 1 to 4.

14. Die gebied waarop nuwe boulyne van toepassing is, is die volgende gebied wat aan die volgende strate front:

14.1 *Blockhousestraat:*

Erf No. 163, gedeelte van Erf No. 176, Gedeeltes 33, 34, 35, 36, 37, 38 en 40 van Erf No. 215, Gedeeltes 12, 13, 14, 16 en 17 van Erf No. 216.

14.2 *Gladiatorstraat:*

Gedeeltes 1, 2 en Restant van Erf No. 196, Gedeeltes 1, 3 en Restant van Erf No. 210, Gedeeltes 7, 8, 9, 10, 11, 12 en 13 van Erf No. 211.

14.3 *Wesstraat:*

Gedeeltes 1, 2 en 3 van die Gekonsolideerde Erf No. 22, Erwe Nos. 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 en 68, Gedeelte 1 en Restant van Erf No. 71, Erwe Nos. 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86 en 87, Erf No. 170, Gedeeltes 1, 2, 3, 4, 7, 8, 9, 10, 11, 12, 28 en 30 van Erf No. 215, Erwe Nos. 222 en 224.

14.4 *Willowstraat:*

Erf No. 187, Gedeelte 1 en Restant van Erf No. 188, Gedeelte 2 en Restant van Erf No. 189, Gedeeltes 1 en 2 van Erf No. 190, Gedeeltes 2 en 3 van Erf No. 191, Gedeeltes 2 en 3 van Erf No. 192, Gedeelte 1 en Restant van Erf No. 193, Gedeelte 3 en Restant van Erf No. 194, Gedeelte 4 en Restant van Erf No. 195, Gedeeltes 2 en 3 van Erf No. 202, Gedeeltes 1 en 2 van Erf No. 203, Gedeelte 1 en Restant van Erf No. 204, Gedeeltes 1 en 2 van Erf No. 205, Gedeelte 1 en Restant van Erf No. 206, Gedeelte 2 en Restant van Erf No. 207, Erf No. 208, Gedeelte 3 en Restant van Erf No. 209.

15. Verder is die voorneme om die klousules te wysig van die voorafgenoemde Kemptonpark-dorpsaanlegskema op die volgende wyse:—

15.1 Klousule 2 deur die inbring van 'n nuwe definisie van Ordonnansie.

15.2 Klousule 5 deur die vervanging van Tabel "A" Reser�ering van Grond met 'n nuwe Tabel "A".

15.3 Klousule 13, deur die inbring van 'n definisie van "Kommersiële Doeleindes".

15.4 Klousule 15,

15.4.1 deur die toevoeging van die gebruik "Parkeer Garages" as 'n toestemmingsgebruik in die Algemene Woon Gebruikstreek (Gebruikstreek II);

15.4.2 deur die inbring van 'n nuwe gebruikstreek "Kommersiële Doeleindes" tot tabel "C".

15.5 Klousule 24, deur die inbring van nuwe voorwaardes en beheermaatreëls met betrekking tot hoogte van geboue.

15.6 Klousule 25,

15.6.1 deur die vervanging van 'n nuwe Klousule 25(a) bevattende nuwe beheermaatreëls met betrekking tot Massa en Dekking, vir die bestaande Klousule 25(a);

15.6.2 deur die inbring van nuwe Klousule 25(b) en 25(c) om voorsering te maak vir sekere beheermaatreëls en voorwaardes met betrekking tot Massa en Dekking.

14. That land to which new building lines are applicable, being the following land, fronting onto the following streets:

14.1 *Blockhouse Street:*

Lot No. 163, Part of No. 176, Portions 33, 34, 36, 37, 38 and 40 of Lot No. 215, Portions 12, 13, 14, 16 and 17 of Lot No. 216.

14.2 *Gladiator Street:*

Portions 1, 2 and Remainder of Lot No. 196, Portions 1, 3 and Remainder of Lot No. 210, Portions 7, 8, 9, 10, 11, 12 and 13 of Lot No. 211.

14.3 *West Street:*

Portions 1, 2 and 3 of Consolidated Lot No. 22, Lots Nos. 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 and 68, Portion 1 and Remainder of Lot No. 71, Lots Nos. 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86 and 87, Lot No. 170, Portions 1, 2, 3, 4, 7, 8, 9, 10, 11, 12, 28 and 30 of Lot No. 215, Lots Nos. 222 and 224.

14.4 *Willow Street:*

Lot No. 187, Portion 1 and Remainder of Lot No. 188, Portion 2 and Remainder of Lot No. 189, Portions 1 and 2 of Lot No. 190, Portions 2 and 3 of Lot No. 191, Portions 2 and 3 of Lot No. 192, Portions 1 and Remainder of Lot No. 193, Portions 3 and Remainder of Lot No. 194, Portions 4 and Remainder of Lot No. 195, Portions 2 and 3 of Lot No. 202, Portions 1 and 2 of Lot No. 203, Portion 1 and Remainder of Lot No. 204, Portions 1 and 2 of Lot No. 205, Portion 1 and Remainder of Lot No. 206, Portion 2 and Remainder of Lot No. 207, Lot No. 208, Portion 3 and Remainder of Lot No. 209.

15. Further it is proposed to amend the clauses of the aforesaid Kempton Park Town-Planning Scheme in the following manner:

15.1 Clause 2, by the introduction of a new definition of Ordinance.

15.2 Clause 5, by the substitution of Table "A" Reservation of Land with a new Table "A".

15.3 Clause 13, by the introduction of a definition of "Commercial Purposes".

15.4 Clause 15,

15.4.1 by the addition of the use "Parking Garages" as a consent use in the General Residential Use Zone (Use Zone II);

15.4.2 by the introduction of a new use zone "Commercial Purposes" to Table "C".

15.5 Clause 24, by the introduction of new provisions and controls relating to height of buildings.

15.6 Clause 25,

15.6.1 by the substitution of a new Clause 25(a), containing new controls relating to Bulk and coverage, for the existing Clause 25(a);

15.6.2 by the introduction of new Clauses 25(b) and 25(c) providing for certain controls and provisions relating to Bulk and Coverage.

15.7 Klousule 29 deur die inbring van 'n nuwe Klousule 29(bis) met betrekking tot die voorwaardes van parkeerruimte vir verskillende gebruik.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriussstraat, Pretoria en van die Stadsklerk van die Stadsraad van Kemptonpark.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema; moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, voorgelê word:

PB. 4-9-2-16-87

6—13

KENNISGEWING 60 VAN 1974:

PRETORIASTREEK-WYSIGINGSKEMA NO. 485.

Hierby word ooreenkomsdig, die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. W. P. B. Louw, Topaasstraat 135, Waverley, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanleg-skema, 1960, te wysig deur die hersonering van Erf No. 22, geleë hoek van Boekenhoutstraat en Hendriklaan, dorp Navors, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiaal" vir woonstelle en verwante buitegeboue onderworpe aan sekere woorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 485 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 6 Februarie 1974.

PB. 4-9-2-217-485

6—13

15.7 Clause 29, by the introduction of a new Clause 29(bis) relating to the provision of parking accommodation for various uses.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, and at the office of the Town Clerk of the Town Council of Kempton Park.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria, within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

PB. 4-9-2-16-87

6—13

NOTICE 60 OF 1974.

PRETORIA REGION AMENDMENT SCHEME
NO. 485.

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. W. P. B. Louw, 135, Topaas Street, Waverley for the amendment of Pretoria Region Town-planning Scheme, 1960, by rezoning Erf No. 22, situate corner of Boekenhout Street and Hendrik Avenue, Navors Township from "Special Residential" with a density of "One dwelling per Erf" to "Special" for flats and outbuildings related thereto subject to certain conditions.

The amendment will be known as Pretoria Region Amendment Scheme No. 485. 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, 6 February, 1974.

PB. 4-9-2-217-485

6—13

KENNISGEWING 61 VAN 1974.

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, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnansie

moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die sake gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS;

Direkteur van Plaaslike Bestuur,
Pretoria, 6 Februarie 1974.

6—13

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysings- nommer
(a) Hyde Park Uitbreiding 65 (b) Richard John Rohan-Irwin	Spesiale Woon : 2	Gedeelte 133 van die plaas Zandfontein No. 42-I.R., distrik Johannesburg.	Suidwes van en grens aan Eerste Straat. Noordoos van en grens aan Winstonlaan, suidwes van en grens aan Christopherson Pad.	PB. 4-2-2-4912
(a) Heidelberg Uitbreiding 13 (b) Francis William Reitz Robertson	Spesiale Woon : 40	Gedeelte 18 (gedeelte van Gedeelte 13), Gedeelte 17 (gedeelte van Gedeelte 3), Gedeelte 20 (gedeelte van Gedeelte 1), Restante Gedeelte van Gedeelte 13 (gedeelte van Gedeelte 1) en Gedeelte 6 (gedeelte van Gedeelte 1) van die plaas Boschfontein No. 386-I.R., distrik Heidelberg.	Suidwes van en grens aan Wesstraat en noordwes van en grens aan die dorp Heidelberg Uitbreiding 2.	PB. 4-2-2-4971
(a) Elandshaven Uitbreiding 3 (b) Elandsfontein Estate Co. Ltd.	Spesiale Woon : 42 Besigheid Spoorweg : 1	Restante Gedeelte van Gedeelte 8 van die plaas Elandsfontein No. 108-I.R., distrik Germiston.	Suid van en grens aan die Rānd Airport Pad, suidwes van en grens van Gesforth Park dorp, noordoos van en grens aan Suid Rand Pad R.M.T.328.	PB. 4-2-2-4952
(a) Gladdespruit (b) Gladdespruit Eindomme (Edms.) Bpk.	Spesiale Woon : 348 Algemene Woon : 1 Besigheid Parkering : 3 Garage : 1 Skool : 1	Restant van Gedeelte 13 en Gedeelte 14 (gedeelte van Gedeelte 13) van die plaas Stonehenge No. 310-I.T., distrik Nelspruit.	Beide kante van die Kaapschehoop Pad, suidwes van en grens aan die voorgestelde dorp Cherrydene.	PB. 4-2-2-4922

NOTICE 61 OF 1974.

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, 6 February, 1974.

6-13

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Hyde Park Extension 65 (b) Richard John Rohan Irwin	Special Residential : 2	Portion 133 of the farm Zandfontein No. 42-I.R., district Johannesburg.	South-west of and abuts First Road, north-east of and abuts Winston Lane, south-west of and abuts Christopherson Road.	PB. 4-2-2-4912
(a) Heidelberg Extension 13 (b) Francis William Reitz Robertson	Special Residential : 40	Portion 18 (portion of Portion 13), Portion 17 (portion of Portion 3), Portion 20 (portion of Portion 1). Remaining Extent of Portion 13 (portion of Portion 1) and Portion 6 (portion of Portion 1) of the farm Boschfontein No. 386-I.R., district Heidelberg.	South-west of and abuts West Street and north-west of and abuts the town Heidelberg Extension 2.	PB. 4-2-2-4971
(a) Elandshaven Extension 3 (b) Elandsfontein Estates Co. Ltd.	Special Residential : 42 Business Railway : 1 : 1	Remaining Extent of Portion 8 of the farm Elandsfontein No. 108-I.R., district Germiston.	South of and abuts Rand Airport Road, south-west of and abuts Gesforth Park Township, north-east of and abuts South Rand Road R.M.T. 328.	PB. 4-2-2-4952
(a) Gladdespruit (b) Gladdespruit Eindomme (Pty.) Ltd.	Special Residential : 348 General Residential : 1 Business : 3 Garage : 1 School : 1 Parking : 1	Remaining Extent of Portion 13 and Portion 14 (portion of Portion 13) of the farm Stonehenge No. 310-J.T., district Nelspruit.	Both sides of the Kaapschehoop Road, south-west of and abuts the proposed township Cherrydene.	PB. 4-2-2-4922

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE
ADMINISTRASIE.**

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van Diens Description of Service	Sluitingsdatum Closing Date
R.F.T. 13/74	Verkoop van vergruisersand, 19,0 mm en 26,5 mm gebreekte klip / Sale of crusher sand, 19,0 mm and 26,5 mm crushed stone	1/3/1974
W.F.T.B. 40/74	Baragwanath-hospitaal: Oprigting van 'n nuwe patologie-laboratoriumgebou / Baragwanath Hospital: Erection of a new pathology laboratory building	29/3/1974
W.F.T.B. 41/74	J. G. Strijdom-hospitaal, Johannesburg: Oprigting van nuwe kinderhawe / J. G. Strijdom Hospital, Johannesburg: Erection of new crèche	1/3/1974
W.F.T.B. 42/74	Oos-Transvaalse Kollège van Verpleging: Algehele opknapping / Eastern Transvaal College of Nursing: Entire renovation	1/3/1974
W.F.T.B. 43/74	Laerskool Soutpansberg, Louis Trichardt: Voltooiing van twee klaskamers / Completion of two classrooms	1/3/1974
R.F.T. 10/74	Kontoeropmeting/Contour Surveying	8/3/1974
H.A. 1/6/74	Mediese vloeistowwe / Medical liquids	8/3/1974
H.A. 1/6/74	Hegimateriaal en verbande / Sutures and ligatures	8/3/1974
H.A. 1/6/74	Antibiotika / Antibiotics	8/3/1974
T.O.D. 104B/74	Lere / Ladders	8/3/1974
T.O.D. 120A/74	Klaviere / Pianos	22/3/1974
T.O.D. 120B/74	Musiekinstrumente / Musical Instruments	22/3/1974
T.O.D. 119C/74	Afrolpapier / Duplicating paper	8/3/1974

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION.**

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

BELANGRIKE OPMERKINGS.

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

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdie ping	Foon Pretoria
HA 1	Direkteur van Hospitaal-dienste, Privaatsak X221	A739	A	7	489251
HA 2	Direkteur van Hospitaal-dienste, Privaatsak X221	A739	A	7	489401
HB	Direkteur van Hospitaal-dienste, Privaatsak X221	A723	A	7	489202
HC	Direkteur van Hospitaal-dienste, Privaatsak X221	A728	A	7	489206
HD	Direkteur van Hospitaal-dienste, Privaatsak X221	A730	A	7	480354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	480924
RFT	Direkteur, Transvaalse Paaiededepartement, Privaatsak X197	D518	D	5	489184
TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak X76	A549	A	5	480651
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228	C111	C	1	480675
WFTB	Direkteur, Transvaalse Werkedepartement, 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 tjeuk deur die bank geparafeer of 'n departementelegorderkwitansie (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 hoeveelheidlysste, 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 koevert 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 hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. Grunow, Voorsitter, Transvaalse Provinsiale Tenderraad (Tvl.) Pretoria, 30 Januarie 1974.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref.	Postal address, Pretoria.	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone Pretoria
HA 1	Direktor of Hospital Services, Private Bag X221.	A739	A	7	489251
HA 2	Direktor of Hospital Services, Private Bag X221.	A739	A	7	489401
HB	Direktor of Hospital Services, Private Bag X221.	A723	A	7	489202
HC	Direktor of Hospital Services, Private Bag X221.	A728	A	7	489206
HD	Direktor of Hospital Services, Private Bag X221.	A730	A	7	480354
PFT	Provincial Secretary (Purchases and Supplies) Private Bag X64	A1119	A	11	480924
RFT	Direktor, Transvaal Roads Department, Private Bag X197	D518	D	5	489184
TED	Direktor, Transvaal Education Department, Private Bag X76	A549	A	5	480651
WFT	Direktor, Transvaal Department of Works, Private Bag X228.	C111	C	1	480675
WFTB	Direktor, 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 initialised 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, 30 January, 1974.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN BRITS.

TUSSENTYDSE WAARDERINGSLYSTE 1970/73: DRIE-JAARLIKSE WAARDERINGSLYS 1973/76.

Kennisgewing geskied hiermee kragtens die bepalings van artikel 14 van die Plaaslike Bestuur Belasting Ordonnansie No. 20 van 1933, soos gewysig, dat die bogemelde waarderingslyste voltooi en gesertifiseer is, en dat dit vasgestel en bindend gemaak word vir alle betrokke partye wat nie voor of op 22 Februarie 1974, teen die beslissing van die Waarderingshof appelleer nie, op die wyse soos in bovermelde Ordonnansie voorgeskryf word.

Op las van die President van die Waarderingshof.

J. P. NAUDE,

Klerk van die Waarderingshof.

Stadhuis,
Posbus 106,
Brits

30 Januarie 1974.

Kennisgewing No. 1/1974.

TOWN COUNCIL OF BRITS.

INTERIM VALUATION ROLLS 1970/73:
VALUATION ROLL 1973/76.

Notice is hereby given in terms of the provisions of section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the above valuation rolls have been completed and certified, and will become fixed and binding upon all parties concerned who shall not on or before 22 February, 1974, appeal against the decision of the Valuation Court, in the manner provided in the abovementioned Ordinance.

By order of the President of the Valuation Court.

J. P. NAUDE,

Clerk of the Valuation Court.

Town Hall,
P.O. Box 106,
Brits
30 January, 1974.

Notice No. 1/1974.

46-30-6

STADSRAAD VAN SPRINGS.

PROKLAMASIE VAN PADVERBREIDING: TOEGANGSPAD NA NOORD-RANDPAD.

Kennis geskied hiermee ingevolge artikel 5 van die "Local Authorities Roads Ordinance" No. 44 van 1904, soos gewysig, dat die Stadsraad van Springs 'n versoekskrif tot die Administrateur gerig het om die verbreding van 'n toegangspad na die Noordrandpad wat in die meegaande bylae

omskryf word en gedefinieer word deur Diagram S.G. No. A6957/73 wat deur Landmeters Gillespie, Archibald en Venno te opgestel is van opmetings wat gedurende Oktober 1972 uitgevoer is, tot openbare pad te proklameer.

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

Enige belanghebbende persoon wat graag 'n beswaar teen die proklamering van die voorgestelde padverbinding wil indien moet sodanige beswaar skriftelik, in tweeyoud, by die Direkteur van Plaaslike Bestuur, Private Bag X437, Pretoria; en die ondergetekende indien nie later nie as 13 Maart 1974.

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

Stadhuis,
Springs.
30 Januarie 1974.
Kennisgewing No. 5/1974.

BYLAE.

Die verbreding van:—

Die toegangspad na die Noordrandpad oor ewe 34 en 35, Presidentsdamuitbreiding No. 1-dorpsgebied wat 2 m² van Erf 34 en 110 m² van Erf 35 in beslag sal neem.

TOWN COUNCIL OF SPRINGS.

PROCLAMATION OF ROAD WIDENING: ACCESS ROAD TO NORTH RAND ROAD.

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance No. 44 of 1904, as amended, that the Town Council of Springs has petitioned the Administrator to proclaim as a public road the widening of the Access Road to the North Rand Road as described in the schedule hereto and defined by Diagram S.G. No. A6957/73 framed by Land Surveyors Gillespie, Archibald and Partners from surveys performed in October, 1972.

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

Any interested person who wishes to lodge any objection to the proclamation of the proposed road widening, must lodge his objection in writing, in duplicate, with the Director of Local Government, Private Bag X437, Pretoria, and the undersigned not later than 13 March, 1974.

H. A. DU PLESSIS;
Clerk of the Council.

Town Hall,
Springs.
30 January, 1974.
Notice No. 5/1974.

SCHEDULE:

The widening of:—

The access road to the North Rand Road over ewen 34 and 35, Presidentsdam Extension No. 1 Township taking up an area of 2 m² of Erf 34 and 110 m² of Erf 35.

50-30-6-13

DORPSRAAD VAN SABIE.

VOORGESTELDE SKEMA: SABIE-DORPSBEPLANNINGSKEMA VAN 1972: OORSPRONKLIKE SKEMA.

Die Dorpsraad van Sabie het 'n oorspronklike dorpsbeplanningskema opgestel, wat bekend sal staan as die Sabie-Dorpsbeplanningskema van 1972.

Hierdie ontwerpskema bevat die volgende voorstel:

Die skema het betrekking op alle grond binne die Sabie Munisipale gebied.

Besonderhede van hierdie skema is ter insae te kantoor van die Klerk van die Raad, Municipale Kantore, Sabie vir 'n tydperk van ses weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 30 Januarie 1974.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogenoemde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne ses weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 30 Januarie 1974 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

G. J. VÖRSTER,
Stadsklerk,
Municipale Kantore,
Posbus 61,
Sabie.

VILLAGE COUNCIL OF SABIE.

PROPOSED SCHEME: SABIE TOWN-PLANNING SCHEME, 1972: ORIGINAL SCHEME.

The Village Council of Sabie has prepared a draft original town-planning scheme, to be known as Sabie Town-planning Scheme 1972.

This draft scheme contains the following proposal:

The scheme applies to all ground within the Sabie Municipal area.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Sabie, for a period of six weeks from the date of the first publication of this notice, which is 30 January, 1974.

The Council will consider whether or not the scheme should be adopted.

Any owner-or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within six weeks of the first publication of this notice, which is 30 January, 1974, 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.

G. J. VORSTER,
Town Clerk.
Municipal Offices,
P.O. Box 61,
Sabie.

52-30-6

STAD JOHANNESBURG.

DIE PROKLAMERING VAN DIE BREERMAAKSTROKE VAN CRUCIBLE-EN WRIGGLEWEG OP 'N GEDEELTE VAN DIE PLAAS DOORNFONTEIN NO. 92-I.R.

(Kennisgewing ingevolge die bepalings van artikel 5 van die Plaaslike Outoriteite Weë Ordonnansie, 1904, soos gewysig.)

Die Stadsraad van Johannesburg het Sy Edele die Administrateur van Transvaal versoek om die padverbredings wat in die bygaande bylae beskryf word, tot 'n openbare pad te proklameer.

'n Afskrif van die versoekskrif en van die kaart waarna daar daarin verwys word, lê gedurende gewone kantoorure in Kamer 316, Stadhuis, Rissik- en Marketstraat, Johannesburg ter insae.

Diegene wat teen die proklamering van die voorgestelde breermaakstoke beswaar wil opper, moet hul besware uiters op 14 Maart 1974, skriftelik in duplo by Sy Edele die Administrateur, P/a die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria en by die Stadsraad, P/a die Klerk van die Raad, Posbus 1049, Johannesburg, indien.

S. D. MARSHALL,
Klerk van die Raad.
Stadhuis,
Johannesburg.
30 Januarie 1974.

BYLAE.

BESKRYWING VAN DIE BREER-MAAKSTROKE WAARNA DAAR IN BOGENOEMDE KENNISGEWING VER-WYS WORD.

Die versoekskrif is ten opsigte van:

- (i) 'n strook, 4,72 m breed, aan die westekant van Crucibleweg, suidwaarts van die suidelike grens van die voorstad Heriotdale Uitbreiding No. 6 af tot by sy kruising met Wriggleweg;
- (ii) 'n strook, 3,61 m breed, aan die noordekant van Wriggleweg, weswaarts van Crucibleweg af oor 'n afstand van nagenoeg 30 meter.

Dit is onbebonde grond en die breermaakstoke is op die Restant van Gedeelte 90 van 'die plaas Doornfontein No. 92-I.R. geleë.

CITY OF JOHANNESBURG.

PROCLAMATION OF THE WIDENING OF PORTIONS OF CRUCIBLE AND WRIGGLE ROADS OVER PORTION OF THE FARM DOORNFONTEIN NO. 92-I.R.

(Notice in terms of section 5 of the Local Authorities Roads Ordinance 1904.)

The City Council of Johannesburg has petitioned the Hon. the Administrator of the Transvaal to proclaim as a public road the road widenings described in the schedule hereunder.

A copy of the petition and the diagram referred to therein may be inspected during ordinary office hours at Room 316, City Hall, Rissik and Market Streets, Johannesburg.

Objections to the proclamation of the proposed road widenings must be lodged in writing, in duplicate, with the Hon. the Administrator, C/o The Director of Local Government, Private Bag X437, Pretoria and with the City Council, C/o the Clerk of the Council, P.O. Box 1049, Johannesburg by not later than 14 March 1974.

S. D. MARSHALL,
Clerk of the Council.

City Hall,
Johannesburg.
30 January, 1974.

SCHEDULE.

DESCRIPTION OF THE ROAD WIDENINGS REFERRED TO IN THE ABOVE NOTICE.

The petition is for:

- (i) a 4,72 metre widening of the western side of Crucible Road extending southwards from the southern boundary of the Township of Heriotdale Extension No. 6, to its intersection with Wriggle Road;
- (ii) a 3,61 metre widening of the northern side of Wriggle Road extending westwards from Crucible Road for about 30 metres.

The ground is undeveloped and the widening is over the Remainder of Portion 90 of the farm Doornfontein No. 92-I.R.

55-30-6-13

STADSRAAD VAN SPRINGS.

WYSIGING VAN DIE VERORDENINGE VIR DIE LISENSIERING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDDE, BEDRYWE, BEROEPE EN WERK.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs van voorneme is om

Die verordeninge vir die Licensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe, Beroepe en Werk, afgekondig by Administrateurskennisgewing No. 1 van 2 Januarie 1963 en soos gewysig deur die voorgestelde wysigings daarvan soos gepubliseer op 22 Augustus 1973, verder te wysig deur artikel 58(2)(b) van die voorgestelde wysigings te skrap en te vervang met artikel 58(2)(b)(i) en deur artikel 58(2)(b)(ii) na artikel 58(2)(b)(i) in te voeg.

'n Afskrif van die verordeninge vir die Licensiering van en die Toesig oor, die Reguleren van en die Beheer oor Besighede, Bedrywe, Beroepe en Werk en van al die wysigings daarop, 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 wysigings 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.

Stadhuis,
Springs.
6 Februarie 1974.
Kennisgewing No. 6/1974.

TOWN COUNCIL OF SPRINGS.

AMENDMENT OF BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES, OCCUPATIONS AND WORK.

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 further amend its By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades, Occupations and Work, promulgated under Administrator's Notice No. 1 of 2 January, 1963, and as amended by the proposed amendments thereof as published on 22 August, 1973, by deleting section 58(2)(b) of the proposed amendments and by substituting section 58(2)(b)(i) thereof, and by inserting section 58(2)(b)(ii) after section 58(2)(b)(i).

A copy of the By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades, Occupations and Work and of all the amendments thereto, 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 hereof.

H. A. DU PLESSIS,
Clerk of the Council.

Town Hall,
Springs.
6 February, 1974.
Notice No. 6/1974.

62-6

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN COOKHAMWEG, AUCKLAND-PARK.

(Kennisgewing ingevolge artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om, onderworpe aan sekere voorwaarde en mits Sy Edele die Administrateur dit goedkeur, 'n gedeelte van Cookhamweg, Aucklandpark, van die noordelike grens van Beverleyweg, Brixton, af wat oor 'n afstand van ongeveer 33,5 meter in 'n noordoostelike rigting strek, permanent te sluit en om die geslotte gedeelte aan die eienaar van Gedeelte A van standplaas 508, Aucklandpark, te verkoop.

'n Plan, waarop die gedeelte aangetoon word van die straat wat die Raad voornemens is om te sluit en te verkoop, lê gedurende gewone kantoorure in kammer 313 Stadhuis, Johannesburg, ter insae.

Iemand wat teen die voorgestelde sluiting en/of voorgestelde verkoop beswaar wil opper of enige eis om vergoeding wil instel wanneer die straat gesluit word, moet sy beswaar of eis uiters op 8 April 1974 skriftelik by my indien.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg,
6 Februarie 1974.

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING AND SALE OF PORTION OF COOKHAM ROAD, AUCKLAND PARK.

(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 a portion of Cookham Road, Auckland Park, commencing at the northern boundary of Beverley Road, Brixton Township, and extending in a north-easterly direction for about 33,5 m and to sell the closed portion to the owner of Portion A of Stand 508, Auckland Park.

A plan showing the portion of the street which the Council proposes to close and intends selling may be inspected during ordinary office hours at Room 313, City Hall, Johannesburg.

Any person who objects to the proposed closing and/or the proposed 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 8 April 1974.

S. D. MARSHALL,
Clerk of the Council.

City Hall,
Johannesburg,
6 February, 1974.

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING VAN SANITASIESTEEG EN VERKOOP VAN GROND, PARKTOWN.

(Kennisgewing ingevolge die bepalings van artikels 67(3) en 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om, onderworpe aan sekere voorwaarde en die goedkeuring van Sy Edele die Administrateur, 'n gedeelte van die sanitasiesteeg tussen Annerleyweg en Derde Laan, Parktown, wat aan standplaas 636 en 637 grens en wat van Derde Laan af gemeet, sowat 180 m² beslaan, permanent te sluit en om die geslotte gedeelte van die steeg saam met die Resterende Gedeelte van standplaas 636 en 'n gedeelte van die Resterende Gedeelte van standplaas 638 wat sal oorbly nadat die Noord-Suid-motorweg gebou is en wat onderskeidelik sowat 580 m² en 220 m² groot is, aan die eienaar van standplaas 637, Parktown, en 'n verdere gedeelte van die Resterende Gedeelte van standplaas 638, wat ongeveer 220 m² groot is, aan die eienaar van standplaas 639, Parktown, te verkoop.

'n Plan waarop die gedeelte van die steeg wat die Raad voornemens is om te sluit asook die grond wat die Raad voornemens is om te verkoop, aangetoon word, kan gedurende gewone kantoorure in kammer 318, Stadhuis, Johannesburg, besigtig word.

Iemand wat teen die voorgestelde sluiting en/of die voorgestelde verkoop beswaar wil opper of wat moontlik skadevergoeding wil eis indien die steeg gesluit word, moet sy beswaar uiters op 10 April 1974 skriftelik by my indien.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg,
6 Februarie 1974.

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING OF SANITARY LANE AND SALE OF LAND, PARKTOWN.

(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 a portion of the sanitary lane between Annerley Road and Third Avenue, Parktown, adjoining Stands 636 and 637 and measuring approximately 180 m² from Third Avenue, and to sell the closed portion of the lane together with the Remaining Extent of Stand 636 and a portion of the Remaining Extent of Stand 638, remaining after construction of the North-South motorway, measuring approximately 580 m² and 220 m² respectively, to the owner of Stand 637 Parktown; and a further portion of the Remaining Extent of Stand 638 measuring approximately 220 m² to the owner of Stand 639, Parktown.

A plan showing the portion of the lane which the Council proposes to close and the land it intends selling may be inspected during ordinary office hours at Room 318, City Hall, Johannesburg.

Any person who objects to the proposed closing and/or the proposed 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 10 April 1974.

S. D. MARSHALL,
Clerk of the Council.

City Hall,
Johannesburg:
6 February, 1974.

64—6

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

WYSIGING VAN SANITÈRE GEMAKKE, NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE: GRAVELOTTE EN LETSITELE PLAASLIKE GEBIEDSKOMITEES.

Dit word bekend gemaak, ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die Sanitère Gemakke, Nagvuil- en Vuilgoedverwyderingsverordeninge te wysig ten einde die tarief vir spesiale vuilgoedverwyderingsdienste te verhoog vir Gravelotte en Letsitele Plaaslike Gebiedskomitees.

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.
6 Februarie 1974.
Kennisgewing No. 9/1974.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AMENDMENT TO SANITARY CONVENiences, NIGHT SOIL AND REFUSE REMOVAL BY-LAWS: GRAVELOTTE AND LETSITELE LOCAL AREA COMMITTEES.

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 Convenience, Night Soil and Refuse Removal By-laws in order to increase the tariff for special Refuse Removal services for Gravelotte and Letsitele Local Area Committees.

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.
6 February, 1974.
Notice No. 9/1974.

65—6

STADSRAAD VAN WOLMARANSSTAD

WYSIGING VAN VERORDENINGE.

Dit word hiermee bekend gemaak ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 dat die Stadsraad van voorneme is om die volgende verordeninge te wysig:

1. Die verordeninge op die levering van Elektrisiteit om voorsiening te maak vir
 - (a) 'n grootmaat tarief vir die Sekondêre Skool en Koshuise.
 - (b) Hoër heraansluitingsfooi.

2. Die Sanitêre- en Vullisverwyderingstarief —

om voorsiening te maak vir 'n vaste maandelikse tarief t.o.v. verwydering van vuilwater.

Afskrifte van die voorgestelde wysigings lê ter inspeksie by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken moet dit skriftelik binne veertien dae na datum van publikasie van hierdie kennisgewing by ondertekende doen.

H. O. SCHREUER,
Stadsklerk.

Munisipale Kantore,
Posbus 17,
Wolmaransstad.
6 Februarie 1974.

TOWN COUNCIL OF WOLMARANS-

STAD.— AMENDMENT TO BY-LAWS.

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:

1. Electricity Supply By-laws to make provision for

- (a) a bulk tariff in respect of the Secondary School and Hostels.
- (b) Higher reconnection charge.

2. Sanitary and Refuse Removals tariff —

to make provision for a fixed monthly charge in respect of the removal of slop water.

Copies of the proposed amendments are open to inspection at the office of the Town Clerk for a period of fourteen days from date of publication hereof.

Any person who desires to record his objection to the proposed amendment must do so in writing to the undersigned within fourteen days after the date of publication of this notice.

H. O. SCHREUER;
Town Clerk.

Municipal Offices,
P.O. Box 17,
Wolmaransstad.
6 February, 1974.

STADSRAAD VAN SANDTON.

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN SCHOOLWEG, MORNINGSIDE LANDBOUHOEWES.

(Kennisgewing ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939.)

Die Raad is voornemens om, mits sy Edele die Administrateur dit goedkeur, 'n gedeelte van Schoolweg, Morningside Landbouhoewes permanent te sluit.

Besonderhede en 'n plan wat die voorgestelde permanente sluiting van die gedeelte van Schoolweg aandui, is verkrybaar tydens gewone kantoourure in Kamer 507 van die Raad se Hoofadministrasiegebou, Rivoniaweg, Sandton, Sandton.

Enige persoon wat beswaar teen die voorgestelde permanente sluiting wil opper, moet sodanige beswaar voor of op Maandag, 8 April 1974 skriftelik by die Stadsklerk Posbus 78001, Sandton, 2146, indien.

JAN HATTINGH,
Stadsklerk.

Sandton.
6 Februarie 1974.
Kennisgewing No. 3/1974.

TOWN COUNCIL OF SANDTON.

PROPOSED PERMANENT CLOSING OF A PORTION OF SCHOOL ROAD, MORNINGSIDE AGRICULTURAL HOLDINGS.

(Notice in terms of section 67 of the Local Government Ordinance, 1939.)

The Council intends, subject to the approval of the Honourable the Administrator, to permanently close a portion of School Road, Morningside Agricultural Holdings.

Details and a plan showing the portion of the road the Council proposes to close permanently, may be inspected during ordinary office hours at Room 507, Main Office Building, Rivonia Road, Sandton, Sandton.

Any persons wishing to object to the proposed permanent closing, must lodge such objection in writing with the Town Clerk, P.O. Box 78001, Sandton, 2146, not later than Monday 8 April 1974.

JAN HATTINGH,
Town Clerk.

Sandton.
6 February, 1974.
Notice No. 3/1974.

STADSRAAD VAN PRETORIA.

VOORGESTELDE SLUITING EN VERHUUR VAN 'N GEDEELTE VAN BURNETTSTRAAT, HATFIELD, PRETORIA.

Ooreenkomsartikels 67, 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Raad voornemens is om 'n gedeelte van Burnettstraat, Hatfield, Pretoria, groot 2 500 m², permanent vir alle verkeer te sluit en om die geslote gedeelte, behoudens sekere voorwaarde, aan die Christiaan de Wet Voortrekkerkommando vir 'n termyn van 50 jaar teen 'n nominale huurgeld van R6,00 per jaar te verhuur.

Alle koste in dié verband moet deur die huurder betaal word.

'n Plan waarop die straatgedeelte wat gesluit en verhuur gaan word, aangedui word en die Raadsbesluit betreffende die voorgenome verhuring kan gedurende die gewone diensure te Kamer 385, Wesblok, Munitoria, Van der Waltstraat, Pretoria, besigtig word.

Enigiemand wat beswaar teen die voorgenome sluiting en/of verhuring wil maak, of wat enige aanspraak op vergoeding mag hê indien sodanige sluiting plaasvind, word versoen om sy beswaar of aanspraak, al na die geval, skriftelik voor of op Dinsdag, 9 April 1974, by die ondertekende in te dien.

S. F. KINGSLEY,
Stadsklerk.

6 Februarie 1974.
Kennisgewing 32 van 1974.

CITY COUNCIL OF PRETORIA.

PROPOSED CLOSING AND LEASE OF CERTAIN PORTION OF BURNETT STREET, HATFIELD, PRETORIA.

Notice is hereby given in terms of sections 67, 68 and 79(18) of the Local Government Ordinance, 17 of 1939, as amended, that it is the intention of the Council to close permanently to all traffic a portion of Burnett Street, Hatfield, Pretoria, in extent 2 500 m², and thereafter to lease the said street portion, subject to certain conditions, to the Christiaan de Wet Commando of the Voortrekkers for a period of 50 years at a nominal rental of R6,00 per annum.

All costs in this connection must be borne by the lessee.

A plan showing the street portion to be closed and leased as well as the Council's Resolution relative to the proposed lease may be inspected at Room 385, West Block, Munitoria, Van der Walt Street, Pretoria, during normal office hours.

Any person who may have any objection to the proposed closing and/or lease or who may have any claim to compensation if such closing is carried out, is requested to lodge his objection or claim, as the case may be, with the undersigned in writing on or before Tuesday, 9 April, 1974.

S. F. KINGSLEY,
Town Clerk.

6 February, 1974.
Notice 32 of 1974.

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