



MENIKO



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Official Gazette**

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No. 270 (Administrator's), 1975.

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal.

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the City Council of Springs.

Given under my Hand at Pretoria, this 15th day of December, One thousand Nine hundred and Seventy-five.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-6-2-32-3

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

A road over Portion 11 and the Remainder of the farm Geduld 123-I.R., as more fully shown by the letters ABCDEF on Diagram S.G. No. 432/75.

No. 271 (Administrator's), 1975.

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 Lots 302 and 303, situate in Saxonwold Township, district Johannesburg, held in terms of Deed of Transfer F.10124/1957, remove condition 1(b).

Given under my Hand at Pretoria, this 5th day of December, One thousand Nine hundred and Seventy-five.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-1207-13

No. 270 (Administrators-), 1975.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal.

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Springs.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Desember, Eenduisend Negehonderd Vyf-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 3-6-6-2-32-3

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

'n Pad oor Gedeelte 11 en die Restant van die plaas Geduld 123-I.R. soos meer volledig aangedui deur die letters ABCDEF op Kaart L.G. No. 432/75.

No. 271 (Administrators-), 1975.

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 Lotte 302 en 303, geleë in dorp Saxonwold, distrik Johannesburg, gehou kragtens Akte van Transport F.10124/1957, voorwaarde 1(b) ophef.

Gegee onder my Hand te Pretoria, op hede die 5de dag van Desember, Eenduisend Negehonderd Vyf-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1207-13

No. 272 (Administrator's), 1975.

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 Lots 1140 and 1141, situate in Parkview Township, district Johannesburg, held in terms of Deed of Transfer F.5145/1973, remove conditions 1(e) and 1(m).

Given under my Hand at Pretoria, this 30th day of April, One thousand Nine hundred and Seventy-five.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-1013-6

ADMINISTRATOR'S NOTICES

Administrator's Notice 2152

24 December, 1975

VILLAGE COUNCIL OF BRONKHORSTSspruit: PROPOSED RAISING OF STATUS TO A TOWN COUNCIL.

It is hereby notified in terms of section 14 of Ordinance 17 of 1939, that the Administrator in terms of section 9(1)(a) of the said Ordinance, intends constituting a town council for the Bronkhortspruit Village Council in lieu of the existing Village Council.

In terms of section 13 of the said Ordinance, it shall be competent for any person interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a counterpetition setting forth the grounds of opposition to the said intention.

PB. 3-6-5-2-50

Administrator's Notice 2185

31 December, 1975

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 Rustenburg Municipality by the inclusion therein of the area 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 counterpetition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

No. 272 (Administrateurs-), 1975.

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 Lotte 1140 en 1141, geleë in dorp Parkview, distrik Johannesburg, gehou kragtens Akte van Transport F.5145/1973, voorwaardes 1(e) en 1(m) ophef.

Gegee onder my Hand te Pretoria, op hede die 30ste dag van April, Eenduisend Negehonderd Vyf-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinie Transvaal.
PB. 4-14-2-1013-6

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 2152

24 Desember 1975

DORPSRAAD VAN BRONKHORSTSspruit: VOORGESTELDE VERHOGING VAN STATUS TOT 'N STADSRAAD.

Hierby word ingevolge artikel 14 van Ordonnansie 17 van 1939, bekend gemaak dat die Administrateur van voorneme is om ingevolge artikel 9(1)(a) van genoemde Ordonnansie, 'n stadsraad vir die dorpsraad van Bronkhortspruit in die plek van die bestaande dorpsraad in te stel.

Enige belanghebbende persoon, is ingevolge artikel 13 van genoemde Ordonnansie, bevoeg om binne dertig dae na die eerste publikasie hiervan in die *Offisiële Koerant van die Provinie*, 'n teenpetisie aan die Administrateur voor te lê met vermelding van die gronde van beswaar teen genoemde voornemens.

PB. 3-6-5-2-50

Administrateurskennisgewing 2185

31 Desember 1975

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 Administrateur ingedien het met die bede dat hy die bevoegdheide aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Municipaliteit Rustenburg verander deur die opneming daarin van die gebied 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 Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Further particulars of the application are 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 Rustenburg.

PB. 3-2-3-31
31—7—14

SCHEDULE.

RUSTENBURG MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

Portion 23 of the farm Boschdal 309-J.Q., vide Diagram S.G. A.1765/74 in extent 45,4609 ha.

Administrator's Notice 2186 31 December, 1975

REGULATIONS GOVERNING THE JOINT MUNICIPAL MEDICAL AID FUND (TRANSVAAL): AMENDMENT.

The Administrator hereby in terms of section 79bis(6) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) amends the Regulations governing the Joint Municipal Medical Aid Fund (Transvaal) promulgated under Administrator's Notice 825 of 27 October, 1965, by the addition at the end of regulation 20 of the following subregulations:

"(3) (a) In the event of any payment in terms of sub-regulation (2) being received by the fund after the 7th day of any month, the committee may charge interest at such rate as such committee may decide, but not exceeding 7,5 per cent per annum.

(b) Such interest shall be calculated from the 1st day of the month in which payment is due up to the date on which the payment is received."

Administrator's Notice 2178 31 December, 1975

VANDERBIJLPARK 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 Vanderbijlpark 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 Vanderbijlpark Municipality by the inclusion therein of the area 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 counterpetition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Further particulars of the application are 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 Vanderbijlpark.

PB. 3-2-3-34

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Rustenburg, ter insae.

PB. 3-2-3-31
31—7—14

BYLAE.

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

Gedeelte 23 van die plaas Boschdal 309-J.Q., volgens Kaart L.G. A.1765/74, groot 45,4609 ha.

Administrateurskennisgewing 2186 31 Desember 1975

REGULASIES VAN DIE GEMEENSKAPLIKE MUNISIPALE MEDIESE HULPFONDS (TRANSVAAL): WYSIGING.

Ingevolge artikel 79bis(6) van die Ordonnansie op Plaaslike Bestuur 1939, (Ordonnansie 17 van 1939) wysig die Administrateur hierby Regulasies van die Gemeenskaplike Munisipale Mediese Hulpfonds (Transvaal) afgekondig by Administrateurskennisgewing 825 van 27 Oktober 1965, deur na regulasie 20 die volgende subregulasies toe te voeg:

"(3) (a) Indien enige betaling ingevolge subregulasie (2) na die 7de dag van enige maand deur die fonds ontvang word, kan die komitee rente hef teen sodanige tarief as wat sodanige komitee mag besluit, maar nie 7,5 persent per jaar te bowegaande nie.

(b) Sodanige rente word vanaf die 1ste dag van die maand ten opsigte waarvan betaling verskuldig is tot op die datum waarop betaling ontvang word, bereken."

Administrateurskennisgewing 2187 31 Desember 1975

MUNISIPALITEIT VANDERBIJLPARK: VOORGETELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vanderbijlpark 'n versoekskrif by die Administrateur 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 Munisipaliteit Vanderbijlpark verander deur die opneming daarin van die gebied 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-vatsak X437, Pretoria 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Vanderbijlpark, ter insae.

PB. 3-2-3-34

SCHEDULE.

VANDERBIJLPARK MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

- (a) Beginning at the south-western beacon of Portion 24 (Diagram S.G. A.7481/72) of the farm Quaggasfontein alias Lapdoorns 548-I.Q.; thence generally eastwards along the southern boundary of the said Portion 24 to the point where the said boundary is intersected by the prolongation northwards of the western boundary of Portion 21 (Diagram S.G. A.7965/69) of the farm Quaggasfontein alias Lapdoorns 548-I.Q.; thence southwards along the said prolongation and the western boundaries of the following portions of the farm Quaggasfontein alias Lapdoorns 548-I.Q.; the said Portion 21 and Portion 22 (Diagram S.G. A.7966/69) to the south-western beacon of the lastnamed portion; thence south-westwards, westwards and northwards along the south-eastern, southern and western boundaries of the farm Quaggasfontein alias Lapdoorns 548-I.Q. to the south-western beacon of Portion 24 (Diagram S.G. A.7481/72) of the said farm; the place of beginning.
- (b) Beginning at the north-western beacon of Portion 19 (Diagram S.G. A.7460/67) of the farm Cyferpan 549-I.Q.; thence eastwards along the northern boundaries of the following portions of the farm Cyferpan 549-I.Q.: the said Portion 19 and Portion 5 (Diagram S.G. A.3846/27) to the north-eastern beacon of the lastnamed portion; thence south-westwards along the boundaries of the farm Vanderbijl Park 550-I.Q. so as to exclude it from this area to beacon lettered F on Diagram S.G. A.4849/55 of the farm Rietkuil 551-I.Q.; thence generally northwards along the boundaries of the following farms so as to exclude them from this area: the said farm Rietkuil 551-I.Q. and Rietkuil 554-I.Q. to the north-western beacon of Portion 19 (Diagram S.G. A.7460/67 of the farm Cyferpan 549-I.Q.; the place of beginning.

Administrator's Notice 2188

31 December, 1975

BENONI 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 Benoni Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended by the substitution for paragraph (d) of item 7(2) of the Water Tariff under Annexure I of Schedule 1 to Chapter 3 of the following:

"(d) *Fairlead Agricultural Holdings*: Holdings 1 to 131, 133 to 178 and 180 to 211 inclusive."

PB. 2-4-2-104-6

BYLAE.

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

- (a) Begin by die suidwestelike baken van Gedeelte 24 (Kaart L.G. A.7481/72) van die plaas Quaggasfontein alias Lapdoorns 548-I.Q.: dan algemeen ooswaarts langs die suidelike grens van die Genoemde Gedeelte 24 tot by die punt waar die genoemde grens gesny word deur die verlenging noordwaarts van die westelike grens van Gedeelte 21 (Kaart L.G. A.7965/69) van die plaas Quaggasfontein alias Lapdoorns 548-I.Q.; dan suidwaarts langs die genoemde verlenging en die westelike grense van die volgende gedeeltes van die plaas Quaggasfontein alias Lapdoorns 548-I.Q.: die genoemde Gedeelte 21 en Gedeelte 22 (Kaart L.G. A.7966/69) tot by die suidwestelike baken van die laasgenoemde gedeelte; dan suidweswaarts, weswaarts en noordwaarts langs die suidoostelike, suidelike en westelike grense van die plaas Quaggasfontein alias Lapdoorns 548-I.Q. tot by die suidwestelike baken van Gedeelte 24 (Kaart L.G. A.7481/72) van die genoemde plaas; die begin punt.
- (b) Begin by die noordwestelike baken van Gedeelte 19 (Kaart L.G. A.7460/67) van die plaas Cyferpan 549-I.Q.; dan ooswaarts langs die noordelike grense van die volgende gedeeltes van die plaas Cyferpan 549-I.Q.: die genoemde Gedeelte 19 en Gedeelte 5 (Kaart L.G. A.3846/27) tot by die noordoostelike baken van die laasgenoemde gedeelte; dan suidweswaarts langs die grense van die plaas Vanderbijl Park 550-I.Q. sodat dit uit hierdie gebied uitgesluit word tot by baken geletter F op Kaart L.G. A.4849/55 van die plaas Rietkuil 551-I.Q.; dan algemeen noordwaarts langs die grense van die volgende plase sodat hulle uit hierdie gebied uitgesluit word; die genoemde plaas Rietkuil 551-I.Q. en Rietkuil 554-I.Q. tot by die noordwestelike baken van Gedeelte 19 (Kaart L.G. A.7460/67) van die plaas Cyferpan 549-I.Q.; die begin punt.

Administrateurskennisgewing 2188

31 Desember 1975

MUNISIPALITEIT BENONI: 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 Benoni, aangekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur paragraaf (d) van item 7(2) van die Watertarief onder Aanhangsel I van Bylae 1 by Hoofstuk 3 deur die volgende te vervang:

"(d) *Fairlead Landbouhoeves*: Hoeves 1 tot 131, 133 tot 178 en 180 tot 211 insluitend."

PB. 2-4-2-104-6

Administrator's Notice 2189

31 December, 1975

BARBERTON 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 Barberton Municipality, approved by the Lieutenant-Governor of the Transvaal on 23 November 1904, as amended, are hereby further amended by amending the Tariff of Charges as follows:

1. By the insertion after item 1(2) of the following:
“(3) Minimum charge, irrespectively whether water is consumed or not: R2,50.”
2. By the addition after item 5 of the following:

“6. Deposits.

Except in the case of the Government of the Republic of South Africa (including the Transvaal Provincial Administration and the South African Railways and Harbours Administration) or other class of consumer approved by the Council, every applicant for a supply shall, before such supply is given, deposit with the Council a sum of money on the basis of the cost of the maximum consumption of water which the applicant is, in the Treasurer's opinion, likely to use during any two consecutive months: Provided that such amount shall not be less than R10.”

PB. 2-4-2-104-5

Administrator's Notice 2190

31 December, 1975

BEDFORDVIEW MUNICIPALITY: AMENDMENT TO LEAVE REGULATIONS.

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

The Leave Regulations of the Bedfordview Municipality, published under Administrator's Notice 1001, dated 28 December 1960, as amended, are hereby further amended as follows:

1. By the substitution for sections 7 and 8 of the following:

“Leave Groups.

7. Employees shall, for the purpose of these regulations, be classified under one of the following groups:

Group A: Town Clerk, Clerk of the Council, Town Engineer, Electrical Engineer and Town Treasurer.

Group B: Employees who are members of the salaried staff and who are in receipt of a basic annual salary which is not more than R1 000 less than that of the employees in Group A, the Town Clerk excluded.

Group C: All other salaried employees, excluding all casual employees who are members of the salaried staff.

Group D: All casual employees who are members of the salaried staff.

Administrateurskennisgewing 2189

31 Desember 1975

MUNISIPALITEIT BARBERTON: 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 Barberton, goedgekeur deur die Luitenant-Goewerneur van Transvaal op 23 November 1904, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde soos volg te wysig:

1. Deur na item 1(2) die volgende in te voeg:
“(3) Minimum vordering, of water verbruik word al dan nie: R2,50.”
2. Deur na item 5 die volgende by te voeg:

“6. Deposito's.

Uitgesonderd in die geval van die Regering van die Republiek van Suid-Afrika (met inbegrip van die Transvaalse Provinciale Administrasie en die Suid-Afrikaanse Spoerweg- en Hawe-administrasie) of 'n ander klas verbruiker deur die Raad goedgekeur, moet elke aansoeker om 'n toevoer, voordat sodanige toevoer geskied, by die Raad 'n bedrag geld stort op die basis van die koste van die maksimum waterverbruik wat die aansoeker, na die tesourier se mening, waarskynlik gedurende enige twee agtereenvolgende maande sal gebruik: Met dien verstande dat sodanige bedrag nie minder as R10 mag wees nie.”

PB. 2-4-2-104-5

Administrateurskennisgewing 2190

31 Desember 1975

MUNISIPALITEIT BEDFORDVIEW: WYSIGING VAN VERLOFREGULASIES.

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 Verlofregulasies van die Munisipaliteit Bedfordview, aangekondig by Administrateurskennisgewing 1001 van 28 Desember 1960, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikels 7 en 8 deur die volgende te vervang:
“Verlofgroepe.

7. Werknemers word, vir die toepassing van hierdie regulasies, onder een van die volgende groepe ingedeel:
Groep A: Stadsklerk, Klerk van die Raad, Stadsingenieur, Elektrotegniese Ingenieur en Stadstesourier.

Groep B: Werknemers wat lede van die gesalarieerde personeel is en wat 'n basiese jaarlikse salaris ontvang wat nie meer as R1 000 minder is as dié van werknemers in Groep A nie, die Stadsklerk uitgesluit.

Groep C: Alle ander lede van die gesalarieerde personeel, uitsluitende alle los werknemers wat lede van die gesalarieerde personeel is.

Groep D: Alle los werknemers wat lede van die gesalarieerde personeel is.

Extent to which Leave may be Granted.

8. Employees falling within the groups specified in section 7 may be granted leave in accordance with the following scales, except in the case of existing employees who retain their leave privileges as at the date of promulgation of this amendment:

(1) *Vacation Leave:*

- Group A: 30 days per annum.
- Group B: 28 days per annum.
- Group C: 25 days per annum.
- Group D: 15 days per annum.

An additional three days vacation leave per annum, with a maximum of 30 days per annum, shall be granted to a six-day per week employee.

(2) *Sick Leave:*

Groups A to C: 120 days on full pay and 120 days on half pay in each cycle of three years.

Group D: 60 days on full pay and 60 days on half pay in each cycle of three years."

2. By amending section 9 as follows:

- (a) By the deletion in the introductory paragraph of subsection (1) of the expression "and twenty-one days of the vacation leave specified for Group E," and the substitution for the figure "9" of the figure "8".
- (b) By the deletion in subsection (1)(a) of the expression "and none in Group E".

3. By the substitution in subsection 10(1)(a), (2)(c) and 14 for the figure "9" of the figure "8".

4. By the deletion in section 10(2)(a) of the expression "application for sick leave by an employee falling within Group E under regulation 9, and an" and the substitution for the figure "9" in the fifth line of the figure "8".

PB. 2-4-2-54-46

Administrator's Notice 2191

31 December, 1975

EDENVALE MUNICIPALITY: SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Edenvale Municipality, as envisaged in terms of section 19(a) of the Public Health By-laws of the said Municipality, published under Administrator's Notice 148, dated 21 February 1951, shall be as follows:

SANITARY AND REFUSE REMOVALS TARIFF.

1. *Removal of Night-soil.*

- (1) For the removal of night-soil from premises, except as provided in subitem (2), three times per week, per pail, per month: R2.
- (2) For the removal of night-soil from premises in the Coloured township, three times per week, per pail, per month: R1.
- (3) For the removal of night-soil from vacuum tanks:

Hoeveel verlof Toegestaan kan word.

8. Aan werknemers in die verskillende groepe in artikel 7 genoem, kan verlof volgens die volgende skaal toegestaan word, met uitsondering van bestaande werknemers wie hulle verlofvoordele soos op datum van afkondiging van hierdie wysiging behou:

(1) *Vakansieverlof:*

- Groep A: 30 dae per jaar.
- Groep B: 28 dae per jaar.
- Groep C: 25 dae per jaar.
- Groep D: 15 dae per jaar.

'n Bykomende drie dae vakansieverlof per jaar, met 'n maksimum van 30 dae per jaar, word aan 'n werknemer wat 'n sesdagweek werk, toegestaan.

(2) *Siekteverlof:*

Groepe A tot C: 120 dae met volle besoldiging en 120 dae met halfbesoldiging in elke kringloop van drie jaar.

Groep D: 60 dae met volle besoldiging en 60 dae met halfbesoldiging in elke kringloop van drie jaar."

2. Deur artikel 9 soos volg te wysig:

- (a) Deur in die inleidende paragraaf van subartikel (1) die uitdrukking "en een-en-twintig dae van die vakansieverlof bepaal vir Groep E," te skrap en die syfer "9" deur die syfer "8" te vervang.
- (b) Deur in subartikel (1)(a) die uitdrukking "en geen dae in Groep E" te skrap.

3. Deur in artikels 10(1)(a), (2)(c) en 14 die syfer "9" deur die syfer "8" te vervang.

4. Deur in artikel 10(2)(a) die uitdrukking "siekteverlof deur 'n werknemer onder Groep E ingevolge regulasie 9 aangevra word, en as" te skrap, en die syfer "9" in die vierde reël deur die syfer "8" te vervang.

PB. 2-4-2-54-46

Administrateurskennisgewing 2191 31 Desember 1975

MUNISIPALITEIT EDENVALE: SANITÈRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitère en Vullisverwyderingstarief van die Municipaliteit Edenvale, soos beoog by artikel 19(a) van die Publieke Gesondheidsverordeninge van genoemde Municipaliteit, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, is soos volg:

SANITÈRE EN VULLISVERWYDERINGSTARIEF.

1. *Verwydering van Nagvuil.*

- (1) Vir die verwijdering van nagvuil van persele af, uitgesonderd soos in subitem (2) bepaal, drie keer per week, per emmer, per maand: R2.
- (2) Vir die verwijdering van nagvuil van persele af in die Kleurlingdorp, drie keer per week, per emmer, per maand: R1.
- (3) Vir die verwijdering van nagvuil vanuit vakuumentens:

- (a) Per kl or part thereof: 50c.
- (b) Minimum charge, per month: R10.
- (4) For the removal of night-soil from septic tanks, per removal: R10.

2. Removal of Refuse.

- (1) Removal of refuse by means of refuse bins, per month:
 - (a) From any premises, except as provided in paragraph (b), per refuse bin:
 - (i) Twice weekly: R2.
 - (ii) Six times per week: R6.
 - (b) From any premises in the Coloured Township, twice weekly, per refuse bin: R1.
- (2) Removal of refuse by means of bulk containers, per month:
 - (a) Per bulk container of 1 m³:
 - (i) Twice weekly: R30.
 - (ii) Six times per week: R90.
 - (b) Per bulk container of 6 m³:
 - (i) Once per month: R30.
 - (ii) For each additional removal during the same month: R25.

3. Removal of Dead Animals.

- (1) Horses, cattle, sheep, goats, pigs, each: R5.
- (2) Dogs, cats, each: 30c.

The Sanitary Tariff of the Edenvale Municipality, published under Administrator's Notice 801, dated 13 November 1957, as amended, is hereby revoked.

The provisions in this notice contained, shall come into operation on 1 January 1976.

PB. 2-4-2-81-13

Administrator's Notice 2192

31 December, 1975

EDENVALE MUNICIPALITY: AMENDMENT TO VACUUM TANK BY-LAWS.

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

The Vacuum Tank By-laws of the Edenvale Municipality, published under Administrator's Notice 132, dated the 15 February 1950, as amended, are hereby further amended by the deletion of section 8.

The provision in this notice contained, shall come into operation on 1 January 1976.

PB. 2-4-2-153-13

Administrator's Notice 2193

31 December, 1975

KRUGERSDORP MUNICIPALITY: REFUSE (SOLID WASTES) AND SANITARY BY-LAWS.

The Administrator hereby, in terms of section 101 of

- (a) Per kl of gedeelte daarvan: 50c.
- (b) Minimum heffing, per maand: R10.
- (4) Vir die verwydering van nagvuil vanuit rottingsputte, per verwydering: R10.

2. Verwydering van Vullis.

- (1) Verwydering van vullis deur middel van vullisblikke, per maand:
 - (a) Van enige perseel af, uitgesonderd soos in paragraaf (b) bepaal, per vullisblik:
 - (i) Twee keer per week: R2.
 - (ii) Ses keer per week: R6.
 - (b) Van enige perseel af in die Kleurlingdorp, twee keer week, per vullisblik: R1.
- (2) Verwydering van vullis deur middel van grootmaathouers, per maand:
 - (a) Per grootmaathouer van 1 m³:
 - (i) Twee keer per week: R30.
 - (ii) Ses keer per week: R90.
 - (b) Per grootmaathouer van 6 m³:
 - (i) Een keer per maand: R30.
 - (ii) Vir elke bykomende verwydering in die selfde maand: R25.

3. Verwydering van Dooie Diere.

- (1) Perde, beeste, skape, bokke, varke, elk: R5.
- (2) Honde, katte, elk: 30c.

Die Sanitäre Tarief van die Munisipaliteit Edenvale, afgekondig by Administrateurskennisgewing 801 van 13 November 1957, soos gewysig, word hierby herroep.

Die bepalings in hierdie kennisgewing vervat, tree op 1 Januarie 1976 in werking.

PB. 2-4-2-81-13

Administrateurskennisgewing 2192 31 Desember 1975

MUNISIPALITEIT EDENVALE: WYSIGING VAN VERORDENINGE OP VAKUUMTENKS.

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

Die Verordeninge op Vakuumtenks van die Munisipaliteit van Edenvale, afgekondig by Administrateurskennisgewing 132 van 15 Februarie 1950, soos gewysig, word hierby verder gewysig deur artikel 8 te skrap.

Die bepaling in hierdie kennisgewing vervat, tree op 1 Januarie 1976 in werking.

PB. 2-4-2-153-13

Administrateurskennisgewing 2193 31 Desember 1975

MUNISIPALITEIT KRUGERSDORP: VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITET.

Die Administrateur publiseer hierby ingevolge artikel

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 1.

Definitions.

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

“bin liner” means a plastic bag as prescribed by the Council which is being placed inside the container;

“builders refuse” means refuse generated by demolition, excavation or building activities on premises;

“bulky refuse” means refuse which emanates from any premises excluding industrial refuse and which cannot by virtue of its mass, shape, size or quantity be conveniently accumulated or removed in a container with a bin liner;

“business refuse” means refuse generated by the use of premises other than a private dwelling-house used solely as a residence, but shall not include builders refuse, bulky refuse, domestic refuse or industrial refuse;

“container” means a standard type of refuse container as approved by the Council and which may be supplied by the Council at ruling cost;

“Council” means the Town Council of Krugersdorp, that Council's Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of subsection (2) of the said section to delegate and has in fact delegated, the powers, functions and duties vesting in the Council in relation to these by-laws;

“domestic refuse”, which includes garden refuse, means refuse normally generated by the use as a residence of a private dwelling-house, including flats, hospitals, schools, hostels, compounds, benevolent societies, churches and halls situated on mine or private property and which can be easily removed without damaging the bin liner;

“dry industrial refuse” means dry refuse generated as a result of manufacturing, maintenance, fabricating and dismantling activities and the activities of railway marshalling yards, but shall not include builders refuse, special industrial refuse or domestic refuse;

“garden refuse” means refuse which is generated as a result of normal gardening activities such as grass cuttings, leaves, plants, flowers and other similar small and light matter that can be easily removed within a bin liner without causing damage to it;

“occupier” has the same meaning as defined in the Local Government Ordinance, 1939: Provided that “occupier” in respect of premises held on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate, as defined in that Act, in relation to such premises;

“owner” has the same meaning as defined in the Local Government Ordinance, 1939: Provided that “owner” in respect of premises on the Sectional Title Register opened in terms of section 5 of the Sectional Titles Act, 1971, means the body corporate, as defined in that Act, in relation to such premises;

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

HOOFSTUK 1.

Woordomskrywing.

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

“besigheidsafval” afval, uitgesonderd bouersafval, lywige afval, huisafval of bedryfsafval wat ontstaan deur die gebruik van 'n perseel wat nie 'n private woonhuis is wat uitsluitend vir woondoeleindes gebruik word nie;

“bouersafval” afval wat weens slopings-, uitgrawings- of boubedrywighede op 'n perseel ontstaan;

“droë bedryfsafval” afval, uitgesonderd bouersafval, spesiale bedryfsafval of huisafval, wat vanweë vervaardigings-, instandhoudings-, monter- en demonterbedrywighede, asook die bedrywighede op spoorwegrangeerwerwe ontstaan;

“eienaar” 'n eienaar soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die “eienaar” van 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regpersoon is wat by dié Wet omskryf word;

“gelde” die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word;

“houer” 'n standaard vullishouer soos deur die Raad goedgekeur en wat deur die Raad teen heersende koste voorsien kan word;

“huisafval” afval, wat tuinafval insluit, wat normaalweg afkomstig is van 'n gebou wat vir woondoeleindes gebruik word, insluitende woonstelle, hospitale, skole, hostelle, kampongs, liefdadigheidsorganisasies, kerke en sale geleë op myn of privaatgrond en wat met gemak sonder beschadiging van die plastiese voering, daarin verwijder kan word;

“lywige afval” afval, uitgesonderd bedryfsafval, afkomstig vanaf enige perseel maar wat vanweë die massa, vorm, grootte of hoeveelheid daarvan nie maklik in 'n houer met 'n plastiese voering opgegaar of verwijder kan word nie;

“okkupant” 'n bewoner soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die “okkupant” in die geval van 'n perseel wat gehou word ingevolge die Deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971, geopen is, die regpersoon is wat by dié Wet omskryf word;

“openbare plek” 'n publieke plek soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939;

“plastiese voering” 'n plastiese sak soos deur die Raad voorgeskryf wat binne-in die houer geplaas word;

“Raad” die Stadsraad van Krugersdorp, daardie Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampete aan wie dié Komitee ingevolge die bepalings van sub-artikel (2) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

"public place" has the same meaning as defined in the Local Government Ordinance, 1939;

"special industrial refuse" means refuse, consisting of a liquid or sludge, resulting from a manufacturing process or the pre-treatment for disposal purposes of any industrial or mining liquid waste, which in terms of the Council's Drainage and Plumbing By-laws may not be discharged into a drain or sewer;

"tariff charge" means the charge prescribed in the Schedule to these by-laws.

CHAPTER 2.

REMOVAL OF REFUSE.

The Council's Service.

2.(1) The Council renders a service for the collection and removal of business, domestic and garden refuse from premises at the tariff charge prescribed in the Schedule to these by-laws.

(2) The occupier of premises on which business or domestic refuse is generated, shall avail himself of the Council's service for the collection and removal of such refuse except where special exemption is granted.

(3) The owner of the premises on which the business or domestic refuse is generated shall be liable to the Council for all charges in respect of the collection and removal of such refuse from such premises.

Notice to Council.

3. The occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises, on which business refuse or domestic refuse is generated shall within seven days after the commencement of the generation of such refuse notify the Council —

- (a) that the premises are being occupied;
- (b) whether business refuse or domestic refuse is being generated on the premises.

Provision of Containers.

4.(1) After notification in terms of section 3, the Council shall after investigation, determine the number of containers required on such premises.

(2) The owner of such residential- or business premises shall be responsible for the supply of the predetermined number and type of containers as required by the Council from time to time.

(3) Containers will be supplied by the Council when possible on request, at ruling prices.

Placing of Containers.

5.(1) The occupier or owner of premises shall on an approved place on the premises provide sufficient space for the placing of the containers.

(2) The space provided in terms of subsection (1) shall be in such a position on the premises as will allow the storage of containers without their being visible from a street or public place.

(3) All containers shall be equipped with bin liners of at least 100 cm x 80 cm and 38 micron thick or as may be determined by the Council from time to time.

"spesiale bedryfsafval" afval wat bestaan uit 'n vloeistof of slyk wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendoeleindes van myn- of bedryfsvloeï-afval wat ingevolge die Raad se Riolerings- en Loodgieterverordeninge nie in 'n perseel of in 'n straat of in 'n tuin ontlaas mag word nie;

"tuinafval" afval wat ontstaan deur normale tuinbedrywighede soos gesnyde gras, blare, plante, blomme en ander klein en lige afval wat sonder beschadiging daarvan in 'n plastiese voering verwijder kan word.

HOOFTUK 2.

VERWYDERING VAN AFVAL.

Die Raad se Diens.

2.(1) Die Raad lewer 'n diens vir die afhaal- en verwijdering van besigheids-, huis- en tuinafval vanaf 'n perseel af teen die geldie wat in die Bylae by hierdie verordeninge voorgeskryf word.

(2) Die okkupant van 'n perseel waarop besigheids- of huisafval ontsaan moet van die Raad se diens vir die afhaal en verwijdering van sodanige vullis gebruik maak, behalwe wanneer spesiale vrystelling verleen word.

(3) Die eienaar van 'n perseel waarop die besigheids- of huisafval ontstaan, is aanspreeklik daarvoor dat alle geldie wat ten opsigte van die afhaal en verwijdering van afval van sodanige perseel af betaalbaar is, aan die Raad betaal word:

Kennisgewing aan die Raad.

3. Die okkupant, of as daar meer as een is, die eienaar van 'n perseel waarop besigheids- of huisafval ontstaan, moet binne sewe dae vanaf die dag waarop die afval begin ontsaan, die Raad in kennis stel dat —

- (a) die perseel gëokkupéer word;
- (b) daar óf besigheids- óf huisafval op die perseel ontsaan.

Verskaffing van Houers.

4.(1) Nadat die Raad ingevolge artikel 3 in kennis gestel is, bepaal hy na ondersoek, de aantal houers wat by sodanige perseel benodig word.

(2) Die eienaar van sodanige woon- of besigheidsperseel is verantwoordelik vir die verskaffing van die voorafbepaalde tipe en aantal houers soos van tyd tot tyd deur die Raad vereis.

(3) Houers word wanneer moontlik, deur die Raad op aanvraag teen heerstende pryse, verskaf.

Plasing van Houers.

5.(1) Die okkupant of eienaar van 'n perseel moet op 'n goedgekeurde plek op die perseel voorsiening maak vir genoeg ruimte om die houers te plaas.

(2) Die plek waarvoor daar ingevolge subartikel (1) voorsiening gemaak word, moet so geleë wees op die perseel — of die houers wat daarop geberg word nie van 'n straat of openbare plek af sigbaar is nie.

(3) Alle houers moet met 'n plastiese voering van minstens 100 cm x 80 cm en 38 micron dikte, of soos van tyd tot tyd deur die Raad bepaal word, toegerus word.

(4) Bin liners containing refuse, properly closed, shall be placed inside the fence of the premises on the street boundary near the entrance or driveway entrance, on the day of removal as determined by the Council.

(5) If the premises is not fenced, such bin liners shall be placed on the boundary of the premises.

(6) If required by the Council, the place of collection must be so located as to permit convenient access to and egress from such space for the Council's refuse collection vehicles.

(7) A sufficient area must be provided to keep a special container for the storage of refuse as described in section 6(1)(a)(i) apart from the space necessary for the storage of refuse not kept in a special container.

(8) The Council may at its discretion, indicate a position from where the refuse may be removed more conveniently.

(9) Notwithstanding anything to the contrary, the Council may —

(a) in the case of buildings erected, or buildings the building plans whereof have been approved prior to the coming into operation of these by-laws; and

(b) in the event of the Council, in its opinion, being unable to collect and remove business refuse from the space provided in terms of subsection (1),

having regard to the avoidance of nuisance and the convenience of collection of refuse, indicate a position within or outside the premises where the containers shall be placed for the collection and removal of such refuse and such containers shall then be placed in such position at such times and for such period as the Council may prescribe.

Use and Care of Containers and Bin Liners.

6.(1) Every occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises shall ensure that —

(a) all the domestic or business refuse generated on the premises is placed and kept in such bin liners for removal by the Council: Provided that the provisions of this subsection shall not prevent any occupier, or owner, as the case may be —

(i) who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other material being an element of business refuse, for recycling in a manufacturing process or, in the case of swill, for consumption;

(ii) from utilising such domestic refuse as may be suitable for making compost, provided that the refuse remains on the premises;

(b) no hot ash, unwrapped glass or other business or domestic refuse which may cause damage to bin liners or which may cause injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bin liners before he has taken such steps as may be necessary to avoid such damage or injury;

(c) no material, including any liquid which, by reason of its mass or other characteristics, is likely to render such bin liners unreasonably difficult for the Coun-

(4) Plastiese voerings met afval daarin en behoorlik toegebind, moet op die dag van verwydering, soos deur die Raad bepaal binne die omheining van die perseel naby die perseelingang of toegangspad geplaas word.

(5) Indien die perseel nie omhein is nie, moet sodanige plastiese voerings op die grens van die perseel geplaas word.

(6) As die Raad dit vereis, moet die plek van afhaal so geleë wees dat daar 'n gerieflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by so 'n plek is.

(7) 'n Groot genoeg ruimte moet voorsien word sodat 'n spesiale houer vir die opberg van afval soos beskryf in artikel 6(1)(a)(i) daar gehou kan word, benevens die ruimte benodig vir die opberging van afval wat nie in 'n spesiale houer geberg kan word nie.

(8) Die Raad kan ook na goeddunke 'n plek aanwys vanwaar afval met meer gerief verwyder kan word.

(9) Ondanks enige andersluidende bepaling, kan die Raad —

(a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het; en

(b) as die Raad na sy mening nie besigheidsafval van die plek af waarvoor daar ingevolge subartikel (1) voorsiening gemaak is, kan afhaal en verwijder nie,

'n plek op of buitekant die perseel aanwys waar die houers geplaas moet word waar hulle nie misstande sal skep nie en waarvandaan dit gerieflik sal wees om die afval af te haal en te verwijder, en die houers moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Gebruik en Versorging van Houers en Plastiese Voerings.

6.(1) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel moet sorg dat —

(a) alle huis- of besigheidsafval wat op die perseel ontstaan, in die plastiese voerings geplaas en gehou word, sodat die Raad dit kan verwijder: Met dien verstande dat die bepalings van hierdie subartikel nie verhoed nie dat 'n okkupant of eienaar, na gelang van die geval —

(i) wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier, glas of ander materiaal wat 'n bestanddeel van besigheidsafval is, verkoop of dit andersins inee wegdoen sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruiksdoeleindes gebruik kan word;

(ii) van die huisafval wat vir komposdoeleindes geskik is, gebruik maak nie, mits die afval op die perseel bly;

(b) geen warm as, glasskerwe of ander besigheids- of huisafval wat die plastiese voering kan beskadig of die Raad se werknemers kan beser terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die voerings geplaas word voordat hy die nodige stappe gedoen het om sodanige skade of beserings te voorkom nie;

(c) geen materiaal, insluitende vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemers te moeilik kan maak om

- cil's employees to handle or carry, is placed in such bin liners;
- (d) every container on the premises is covered save when refuse is being deposited therein or discharged therefrom, and that every container is kept in a clean and higienic condition.
- (2) No container may be used for any purpose other than the storage of business, domestic or garden refuse and no fire shall be lit in such container.
- (3) The bin liners shall be removed by the Council, at such intervals as the Council may deem necessary, only if such bin liners have been placed at the prescribed places as provided in section 5.
- (4) The Council shall not be liable for the loss of, or for any damage to a container or bin liner.

CHAPTER 3.

GARDEN AND BULKY REFUSE.

Removal and Disposal of Garden and Bulky Refuse.

7.(1) The occupier or, in the case of premises occupied by more than one person, the owner, of premises on which garden or bulky refuse is generated shall ensure that such refuse be disposed of in terms of this Chapter within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost.

(2) Any person may remove and dispose of garden or bulky refuse.

(3) Garden or bulky refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as a disposal site for such refuse against payment of the prescribed tariff charge: Provided that the owner or occupier of the premises on which garden refuse was generated, may deposit such refuse by means of a vehicle not exceeding one ton pay load capacity at such a site free of charge.

The Council's Special Service.

8. At the request of the owner or any occupier of any premises and after payment of the prescribed tariff charge, the Council shall remove garden and bulky refuse from premises, provided that the Council is able to do so with its refuse removal equipment.

CHAPTER 4.

BUILDERS REFUSE.

Responsibility for Builders Refuse.

9.(1) The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated shall ensure that such refuse be disposed of in terms of section 10 within a reasonable time after the generation thereof.

(2) Any person may operate a builders refuse removal service. Should the Council provide such a service, it shall be done at the tariff charge.

Disposal of Builders Refuse.

10.(1) Subject to the provisions of subsection (2), all builders refuse shall be deposited at the Council's refuse disposal sites.

- die plastiese voerings te hanter of te dra, in sodanige voerings geplaas word nie;
- (d) elke houer op die perseel toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke houer skoon en higiëties gehou word.
- (2) Geen houer mag vir 'n ander doel, as om besigheids-, huis- of tuinafval in te hou, gebruik word nie en geen vuur mag daarin gemaak word nie.
- (3) Die Raad verwijder plastiese voerings slegs indien dit op die voorgeskrewe plekke, soos in artikel 5 bepaal, geplaas is met sodanige tussenpose as wat hy nodig ag.
- (4) Die Raad aanvaar geen aanspreeklikheid vir die verlies van of skade aan 'n houer of plastiese voering nie.

HOOFTUK 3.

TUINAFVAL EN LYWIGE AFVAL.

Verwydering en Wegdoen van Tuinafval en Lywige Afval.

7.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop tuinafval of lywige afval ontstaan, moet toesien dat die afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het: Met dien verstande dat tuinafval op die perseel vir die maak van kompos gehou kan word.

(2) Enigiemand kan tuinafval of lywige afval verwijder en daarmee wegdoen.

(3) Tuinafval of lywige afval moet, nadat dit van die perseel af waarop dit ontstaan het, verwijder is, teen betaling van die voorgeskrewe geld gestort word op 'n terrein wat die Raad daarvoor aangewys het: Met dien verstande dat die eienaar of okkupant van die perseel waar die tuinafval ontstaan het, dié afval deur middel van 'n voertuig met 'n dravermoeie van hoogstens een ton gratis op so 'n terrein kan stort.

Die Raad se Spesiale Diens.

8. Die Raad verwijder, mits hy dit met sy afvalverwyderingsuitrusting kan doen, op versoek van 'n eienaar of 'n okkupant van 'n perseel tuinafval en lywige afval van die perseel af nadat die eienaar of okkupant die voorgeskrewe gelde betaal het.

HOOFTUK 4.

BOUERSAFVAL.

Aanspreeklikheid vir Bouersafval.

9.(1) Die eienaar van die perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat dié afval ingevolge artikel 10 weggedoen word binne 'n redelike tydperk nadat dit ontstaan het.

(2) Enigiemand kan 'n diens vir die verwijdering van bouersafval lewer. Indien die Raad so 'n diens lewer, geskied dit teen die voorgeskrewe gelde.

Wegdoening van Bouersafval.

10.(1) Alle bouersafval moet, onderworpe aan die bepalings van subartikel (2), op die Raad se afvalstortterreine gestort word.

(2) For the purpose of reclamation of land, builders refuse may with the written consent of the Council, be deposited at a place other than the Council's refuse disposal sites.

(3) Any consent given in terms of subsection (2) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or refusing its consent or in laying down conditions the Council shall have regard to —

- (a) the safety of the public;
- (b) the environment of the proposed disposal site;
- (c) the suitability of the area including the drainage thereof;
- (d) the expected manner and times of depositing of refuse at the site;
- (e) the levelling of the site;
- (f) the control of dust;
- (g) other relevant factors.

CHAPTER 5.

SPECIAL INDUSTRIAL REFUSE.

Notification of Generation of Special Industrial Refuse.

11.(1) The person engaged in the activity which causes special industrial refuse to be generated shall inform the Council of the composition thereof, the quantity generated, how it is stored and how and when it will be removed.

(2) If so required by the Council, the notification referred to in subsection (1) shall be substantiated by an analysis certified by a duly qualified industrial chemist.

(3) Subject to the provisions of section 72 of the Local Government Ordinance, 1939, the Council or any person duly authorized by the Council may enter premises at any reasonable time to ascertain whether special industrial refuse is generated on such premises and may take samples and test any refuse found on the premises to ascertain its composition.

(4) Having notified the Council in terms of subsection (1), the person mentioned in subsection (1) shall notify the Council of any changes in the composition and quantity of the special industrial refuse occurring thereafter.

Storing of Special Industrial Refuse.

12.(1) The person referred to in section 11(1) shall ensure that the special industrial refuse generated on the premises is kept and stored thereon in terms of subsection (2) until it is removed from the premises in terms of section 13.

(2) Special industrial refuse stored on premises shall be stored in such manner that it cannot become a nuisance or pollute the environment.

(3) If special industrial refuse is not stored in terms of subsection (2) on the premises on which it is generated, the Council may order the owner of the premises and the person referred to in section 11(1) to remove such refuse within a reasonable time and, if thereafter such refuse is not removed within such time, the Council

(2) Bouersafval kan vir grondherwinningsdoeleindes met die Raad se skriftelike vergunning op 'n ander plek as die Raad se afvalstortterreine gestort word.

(3) Vergunning wat ingevolge subartikel (2) verleen word, is onderworpe aan die voorwaardes wat die Raad nodig mag ag: Met dien verstande dat die Raad die volgende in ag neem wanneer hy sy vergunning verleen of dit weier of wanneer hy voorwaardes stel:

- (a) Openbare veiligheid.
- (b) Die omgewing van die beoogde stortterrein.
- (c) Die gesiktheid van die gebied met inbegrip van die dreining daarvan.
- (d) Die verwagte tye en wyse waarop afval op die terrein gestort word.
- (e) Die gelykmaking van die tererin.
- (f) Stofbeheer.
- (g) Ander verwante faktore.

HOOFSTUK 5.

SPECIALE BEDRYFSAFVAL.

Kennisgewing van die Ontstaan van Spesiale Bedryfsafval.

11(1). Die persoon wat betrokke is by die bedrywigheid wat spesiale bedryfsafval laat ontstaan, moet die Raad verwittig waaruit dit bestaan, hoeveel daarvan ontstaan, hoe dit opgeberg word en wanneer dit verwyder sal word.

(2) Die kennisgewing waarna daar in subartikel (1) verwys word, moet, as die Raad dit vereis, gestaaf word deur 'n ontsleding wat deur 'n behoorlik-gekwalifiseerde bedryfskeikundige gewaarmerk is.

(3) Die Raad of iemand wat deur die Raad behoorlik daartoe gemagtig is, kan onderworpe aan die bepallings van artikel 72 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n perseel te enige redelike tyd betree ten einde vas te stel of spesiale bedryfsafval op so 'n perseel ontstaan, om monsters te neem en om afval wat op die perseel gevind word, te toets om vas te stel waaruit dit bestaan.

(4) Nadat die persoon wat in subartikel (1) genoem word, die Raad ingevolge subartikel (1) in kennis gestel het, moet hy die Raad verwittig van enige verandering in die samestelling en die hoeveelheid spesiale bedryfsafval wat daarna mag ontstaan.

Opberging van Spesiale Bedryfsafval.

12.(1) Die persoon waarna daar in artikel 11(1) verwys word, moet sorg dat die spesiale bedryfsafval wat op die perseel ontstaan, ingevolge subartikel (2) op die perseel gehou en opgeberg word totdat dit ingevolge artikel 13 van die perseel af verwyder word.

(2) Spesiale bedryfsafval wat op 'n perseel opgeberg word, moet op so 'n wyse opgeberg word dat dit nie 'n misstand veroorsaak of die omgewing besoedel nie.

(3) Indien spesiale bedryfsafval nie ingevolge subartikel (2) op die perseel waarop dit ontstaan, opgeberg word nie, kan die Raad die eienaar van die perseel, en die persoon waarna daar in artikel 11(1) verwys word, gelas om die afval binne 'n redelike tydperk te verwyder en indien die afval nie binne dié tydperk verwyder is

may by itself or through a contractor remove it at the owner's expense.

Removal of Special Industrial Refuse.

13.(1) No person shall remove special industrial refuse from the premises on which it was generated without, or otherwise than in terms of, the written consent of the Council.

(2) The Council may give its consent in terms of subsection (1), subject to such conditions as it may deem fit. In laying down conditions the Council shall have regard to —

- (a) the composition of the special industrial refuse;
- (b) the suitability of the vehicle and container to be used;
- (c) the place where the refuse shall be dumped;
- (d) proof to the Council of such dumping.

(3) The Council shall not give its consent in terms of subsection (1), unless it is satisfied that the person applying for such consent is competent and has the equipment to remove the special industrial refuse and to comply with the conditions laid down by the Council.

(4) The person referred to in section 11(1) shall inform the Council, at such intervals as the Council may stipulate, having regard to the information to be given to the Council in terms of section 11(1), of the removal of special industrial refuse, the identity of the remover, the date of such removal, the quantity and the composition of the special industrial refuse removed.

(5) Should any person be caught in the act of contravening the provisions of this section, such person shall dispose of the refuse removed by him as directed by the Council.

CHAPTER 6:

DISPOSAL SITES.

Conduct at Disposal Sites.

14.(1) Any person who, for the purpose of disposing of refuse enters a refuse disposal site controlled by the Council, shall —

- (a) enter the disposal site only at an authorized access point;
- (b) present the refuse for weighing in the manner required by the Council;
- (c) give the Council all the particulars required in regard to the composition of the refuse;
- (d) follow all instructions given to him in regard to access to the actual disposal point, the place where and the manner in which the refuse should be deposited;
- (e) before leaving the disposal site, pay the tariff charge in respect of the refuse deposited;

Provided that the provisions of paragraphs (b), (c) and (e) shall not apply to a person who, in terms of section 7(3), has entered a refuse disposal site for the purpose of disposing of garden, or bulky refuse.

(2) No person shall bring any intoxicating liquor onto a disposal site controlled by the Council.

(3) No person shall enter a disposal site controlled by

nie, kan die Raad dit self of deur middel van 'n kontrakteur op koste van die eienaar verwyder.

Verwydering van Spesiale Bedryfsafval.

13.(1) Niemand mag sonder, of anders as ooreenkomstig, die Raad se skriftelike vergunning, spesiale bedryfsafval verwyder van die perseel af waarop dit ontstaan het nie.

(2) Die Raad kan ingevolge subartikel (1) vergunning verleen, onderworpe aan voorwaardes wat hy nodig mag ag. Wanneer die Raad voorwaardes stel, moet hy die volgende in ag neem:

- (a) Die samestelling van die spesiale bedryfsafval.
- (b) Die gesiktheid van die voertuig en die houer wat gebruik sal word.
- (c) Die plek waar die afval gestort gaan word.
- (d) Bewys aan die Raad van sodanige storting.

(3) Die Raad verleen nie ingevolge subartikel (1) vergunning nie, tensy hy oortuig is dat die persoon wat om vergunning aansoek doen, bekwaam is om die spesiale afval te verwijder, oor die uitrusting wat vir die verwijdering van die spesiale bedryfsafval nodig is, beskik, en aan die voorwaardes van die Raad kan voldoen.

(4) Die persoon waarna daar in artikel 11(1) verwys word, moet die Raad so dikwels as wat die Raad mag bepaal, met inagneming van die inligting wat ingevolge artikel 11(1) aan die Raad verstrek moet word, inlig in verband met die verwijdering van spesiale bedryfsafval, die identiteit van die verwijderaar, die verwijderingsdatum, die hoeveelheid en die samestelling van die spesiale afval wat verwijder word.

(5) As iemand op heterdaad betrapp word terwyl hy die bepalings van hierdie artikel oortree, moet hy die afval op die wyse wat die Raad bepaal, wegdoen.

HOOFSTUK 6.

STORTTERREINE.

Procedure by Stortterreine.

14.(1) Iemand wat 'n stortterein waaroor die Raad beheer uitoefen, vir afvalstortdoeleindes betree moet —

- (a) die stortterein slegs by die gemagtigde ingangsplek binnegaan;
- (b) die afval op die wyse wat die Raad voorskryf, aanbied sodat die massa gemeet kan word;
- (c) al die besonderhede wat die Raad betreffende die samestelling van die afval verlang, aan hom verstrek;
- (d) alle opdragte aan hom in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word, nakom;
- (e) die gelde ten opsigte van die afval wat gestort is, betaal voordat hy die stortterein verlaat;

Met dien verstande dat die bepalings van paragrawe (b), (c) en (e) nie van toepassing is op iemand wat 'n stortterein ingevolge artikel 7(3) betree om tuinafval of lywige afval weg te doen nie.

(2) Niemand mag sterk drank na 'n stortterein wat onder toesig van die Raad staan, bring nie.

(3) Niemand mag 'n stortterein waaroor die Raad be-

the Council for any purpose other than the disposal of refuse in terms of these by-laws and then only at such times as the Council may from time to time determine.

Ownership of Refuse.

15. All refuse removed by the Council and all refuse disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so shall remove or interfere therewith.

CHAPTER 7.

LITTERING, DUMPING AND ANCILLARY MATTERS.

Littering.

16.(1) No person shall —

- (a) throw, let fall, deposit or spill any refuse into or onto any public place, vacant stand, vacant erf, stream or watercourse;
- (b) sweep any refuse into a gutter on a public place;
- (c) allow any person under his control to do any of the acts referred to in paragraphs (a) and (b).

(2) For the purposes of this section a person shall be deemed to have allowed the acts referred to in subsection (1) of persons under his control, unless the contrary is proved.

Dumping.

17.(1) Subject to any provisions to the contrary in these by-laws contained, no person shall abandon anything or allow anything under his control to be abandoned at a place to which such thing has been brought with the intention of abandoning it there.

(2) Once it has been proved that such person left a thing or allowed a thing to be left at a place of which he is not the owner or occupier, he shall be deemed to have contravened the provisions of subsection (1), unless and until he proves the contrary.

(3) Any person who contravenes the provisions of subsection (1), shall be guilty of an offence and liable, on conviction, to a fine not exceeding R300 or to imprisonment for a period not exceeding 2 months or to both such fine and such imprisonment.

Abandoned Things.

18. Anything, other than a vehicle deemed to have been abandoned in terms of section 131 of the Road Traffic Ordinance, 1966, which is, in the light of such factors as the place where it is found, the period it has been lying at such place and the nature and condition of such thing, reasonably regarded by the Council as having been abandoned, may be removed and disposed of by the Council as it may deem fit.

Liability of Responsible Person.

19.(1) Where anything has been removed and disposed of by the Council in terms of section 18, the person responsible shall be liable to pay to the Council the tariff charge in respect of such removal and disposal.

heer uitoefen, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge weg te doen en dan slegs op die tye wat die Raad van tyd tot tyd bepaal.

Eiendomsreg op Afval.

15. Alle afval wat die Raad verwijder het en alle afval op afvalstortterreine waaronder die Raad beheer uitoefen, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwijder of hom daarvan bemoei nie.

HOOFSTUK 7.

ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDE.

Rommelstrooiery.

16.(1) Niemand mag —

- (a) afval in of op 'n openbare plek, leë standplaas, leë erf, stroom of waterloop gooi, laat val, stort of mors nie;
- (b) afval in 'n straatvoor op 'n openbare plek invee nie;
- (c) iemand oor wie hy beheer uitoefen, toelaat om enigsy waarna daar in paragrafe (a) en (b) verwys word, te doen nie.

(2) Vir die toepassing van hierdie artikel word dit geag dat iemand die dade waarna daar in subartikel (1) verwys word, deur diegene waaronder hy beheer uitoefen, toegelaat het, tensy die teendeel bewys word.

Storting.

17.(1) Niemand mag, onderworpe aan andersluidende bepalings van hierdie verordeninge, enigsy op 'n plek laat, of toelaat dat iets waaronder hy beheer voer gelaat word op 'n plek waarheen so iets gebring is met die doel om dit daar te laat nie.

(2) As daar bewys is dat so iemand iets laat vaar het, of toegelaat het dat dit laat vaar word op 'n plek waarvan hy nie die eienaar of okkupant is nie, word dit geag dat hy die bepalings van subartikel (1) oortree het, tensy en totdat hy die teendeel bewys het.

(3) Iemand wat die bepalings van subartikel (1) oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van uiters 12 maande, of beide sodanige boete en sodanige gevangenisstraf.

Goed wat Laat Vaar is.

18. Enigsy, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966, as iewers gelaat of gelos beskou word, kan, in die lig van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard van die toestand daarvan redelikerwys deur die Raad as laat vaar beskou word en kan na goeddunke van die Raad verwijder en weggedoen word.

Aanspreeklikheid van Verantwoordelike Persoon.

19.(1) As die Raad enigsy ingevolge artikel 18 verwijder en weggedoen het, is die verantwoordelike persoon aanspreeklik jeens die Raad vir die gelde ten opsigte van sodanige verwijdering en wegdoening.

(2) For the purposes of subsection (1) the person responsible shall be—

- (a) the owner of the thing, and shall include any person who is entitled to be in possession of the thing by virtue of a hire purchase agreement or an agreement of lease at the time when it was abandoned or put in the place from which it was so removed unless he can prove that he was not concerned in and did not know of its being abandoned or put in such place; or
- (b) any person by whom it was put in the place aforesaid; or
- (c) any person who knowingly permitted the putting of the thing in the place aforesaid.

CHAPTER 8.

GENERAL PROVISIONS.

Access to Premises.

20.(1) Where the Council provides a refuse collection service, the occupier of premises shall grant the Council access to the premises for the purpose of collecting and removing refuse and shall ensure that nothing obstructs, frustrates or hinders the Council in the carrying out of its service.

(2) Where in the opinion of the Council the collection or removal of refuse from any premises is likely to result in damage to the premises or the Council's property, or injury to the refuse collectors or any other person, it may, as a condition of rendering a refuse collection service in respect of the premises, require the owner or occupier to indemnify it in writing in respect of any such damage or injury or any claims arising out of either.

Accumulation of Refuse.

21. When any category of refuse defined in Chapter 1 of these by-laws accumulates on premises so as to constitute a nuisance or so as to render it likely that a nuisance will be created thereby, the Council may make a special removal of such refuse and the owner shall be liable in respect of such special removal to pay the tariff charge therefor.

Charges.

22.(1) Save where otherwise provided in these by-laws, the person to whom any service mentioned in these by-laws has been rendered by the Council shall be liable to the Council for the tariff charge in respect thereof.

(2) Services rendered by the Council in respect of which a half-yearly tariff charge is prescribed, shall only be discontinued by the Council after receipt of a written notification from the owner or occupier of the premises to which the services are rendered, that the generation of domestic or business refuse on the premises has ceased, or when it has become obvious to the Council that the generation of such refuse on the premises has ceased.

(3) Half-yearly tariff charges shall be payable until receipt by the Council of the notice mentioned in subsection (2), or when it has become obvious to the Council that the generation of such refuse on the premises has ceased.

(4) Charges prescribed per half-year shall become due and payable on the same date as the general assessment rates levied in respect of that half-year: Provided that if such charges are increased during the course of a half-year, the amount by which the charges will have been

(2) Vir die toepassing van subartikel (1) is die verantwoordelike persoon—

- (a) die eienaar van die goed en dit sluit iemand in wat so iets kragtens 'n huurkoopooreenkoms of 'n huurkontrak in sy besit gehad het toe dit laat vaar is of op die plek geplaas is waarvandaan dit verwyder is, tensy hy kan bewys dat hy nie daarby betrokke was nie of nie geweet het dat dit laat vaar of daar geplaas is nie; of
- (b) iemand wat dit op genoemde plek geplaas het; of
- (c) iemand wat wetend toegelaat het dat dit op genoemde plek geplaas is.

HOOFSTUK 8.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

20.(1) Die okkupant van 'n perseel moet, as die Raad 'n afvalverwyderingsdiens lewer, aan die Raad toegang verleen vir afhaal- en verwyderingsdoeleindes, en hy moet sorg dat nik s die Raad in die levering van sy diens dwarsboom, fnuik of hinder nie.

(2) As die afhaal of verwydering van afval van 'n perseel af na die mening van die Raad waarskynlik ska-de aan die perseel of aan die Raad se eiendom tot gevolg kan hê, of kan lei tot die besering van die afvalverwyderaars of iemand anders, kan die Raad as 'n voorwaarde vir die levering van 'n afvalverwyderingsdiens aan die perseel, van die eienaar of okkupant vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen 'n eis wat uit een of albei hiervan kan voortspruit.

Ophopping van Afval.

21. As enige kategorie afval wat in Hoofstuk 1 van hierdie verordeninge omskryf word, op 'n perseel ophoop sodat dit 'n misstand veroorsaak of waarskynlik 'n misstand sal veroorsaak, kan die Raad sodanige afval spesiaal verwyder en die eienaar is ten opsigte van sodanige spesiale verwydering aanspreeklik vir die betaling van die gelde daarvoor.

Gelde.

22.(1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is behoudens andersluidende bepalings van hierdie verordeninge, aanspreeklik vir die gelde wat vir so 'n diens aan die Raad betaal moet word.

(2) Die Raad staak 'n diens wat hy lewer en waarskynlik halfjaarlikse geld voorgeskryf is, slegs nadat hy van die eienaar of okkupant van die perseel waar die diens gelewer word 'n skriftelike kennisgewing ontvang het dat daar nie meer huis- of besigheidsafval ontstaan nie, of as dit vir die Raad duidelik blyk dat daar nie meer afval op die perseel ontstaan nie.

(3) Die halfjaarlikse gelde is betaalbaar totdat die Raad die kennisgewing wat in subartikel (2) genoem word, ontvang of dit vir die Raad duidelik blyk dat daar nie meer afval op die perseel ontstaan nie.

(4) Die gelde wat vir 'n halfjaar voorgeskryf is, is verskuldig en betaalbaar op dieselfde dag as die gewone eiendomsbelasting wat vir daardie halfjaar gehef is: Met dien verstande dat as dié gelde gedurende die halfjaar

increased shall be due and payable to the Council on demand.

(5) Any person who fails to pay the tariff charge in respect of services rendered by the Council shall be guilty of an offence.

Offences and Penalties.

23.(1) Subject to the provisions of section 17(3), any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding R100 or to imprisonment for a period not exceeding six months or to both such fine and imprisonment.

(2) In the event of a continuing offence any person who contravenes or fails to comply with any provision of these by-laws, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues, and shall be liable as set out in subsection (1) in respect of each such separate offence.

Revocation of By-laws.

24. The Sanitary- and Refuse Removals Tariff of the Krugersdorp Municipality, published under Administrator's Notice 158, dated 18 February 1970, as amended, is hereby revoked.

SCHEDULE.

TARIFF OF CHARGES FOR COLLECTION AND REMOVAL OF REFUSE AND SANITARY SERVICES.

1. Refuse.

(1) Domestic Refuse:

Not exceeding two removals per week with a maximum of 3 bin liners per 85 litre container, or part of 3 per removal:

Per container, per half-year: R10,80..

(2) Business refuse:

(a) Not exceeding two removals per week with a maximum of 2 bin liners per 85 litre container per removal:

Per container, per half-year: R24.

(b) More than two removals per week with a maximum of 2 bin liners per 85 litre container per removal:

Per container, per half-year: R96.

(3) Bulky Refuse:

Per load of 4 m³ or part thereof: R10.

2. Disposal Sites of the Council.

(1) For each 500 kg of refuse, other than special industrial refuse, or part thereof disposed of at a disposal site: No Charge.

(2) For each 500 kg of special industrial refuse disposed of at a disposal site: R4.

(3) Soil or other material suitable for covering or forming refuse disposal sites: No Charge.

(4) Garden refuse or discarded household articles brought to a disposal or depositing site by a private householder in a motor-car, car-towed trailer, Kombi-type

verhoog is, die bedrag waarmee die gelde verhoog is op aanvraag aan die Raad betaal moet word.

(5) Iemand wat versuim om die gelde ten opsigte van dienste wat deur die Raad gelewer is, te betaal, begaan 'n misdryf.

Strafbepaling.

23.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is, behoudens die bepalings van artikel 17(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of gevangenisstraf vir 'n tydperk van uiters ses maande of beide sodanige boete en gevangenisstraf.

(2) Iemand wat voortgaan om 'n bepaling van hierdie verordeninge te oortree of te versuim om daarvan te voldoen, begaan ten aansien van elke tydperk van 24 uur of 'n gedeelte daarvan, wat die oortreding voortduur, 'n afsonderlike misdryf en hy is vir elke afsonderlike misdryf strafbaar soos omskryf in subartikel (1).

Herroeping van Verordeninge.

24. Die Sanitäre- en Vullisverwyderingstarief van die Munisipaliteit Krugersdorp, aangekondig by Administrateurskennisgewing 158 van 18 Februarie 1970, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VIR DIE AFHAAL EN VERWYDERING VAN AFVAL EN SANITEITSDIENSTE.

1. Afval.

(1) Huisafval:

Hoogstens twee verwyderings per week met 'n maksimum van 3 plastiese voerings per houer van 85 liter, of gedeelte van 3 per verwijdering:

Per houer, per halfjaar: R10,80.

(2) Besigheidsafval:

(a) Hoogstens twee verwyderings per week met 'n maksimum van 2 plastiese voerings per houer van 85 liter per verwijdering:

Per houer, per halfjaar: R24.

(b) Meer as twee verwyderings per week met 'n maksimum van 2 plastiese voerings per houer van 85 liter per verwijdering:

Per houer, per halfjaar: R96.

(3) Lywige afval:

Per vrag van 4 m³ of gedeelte daarvan: R10.

2. Stortterreine van die Raad.

(1) Vir elke 500 kg afval, buiten spesiale bedryfsafval, of gedeelte daarvan, wat by 'n stortterrein weggedoen word: Gratis.

(2) Vir elke 500 kg spesiale bedryfsafval wat by 'n stortterrein weggedoen word: R4.

(3) Grond of ander materiaal wat vir die dekking of die vorming van stortterreine geskik is: Gratis.

(4) Tuinafval of afgedankte huishoudelike artikels wat 'n private huishouer in 'n motor, 'n sleepwa wat deur 'n motor gesleep word, Kombitipe voertuig of 'n bakkie

vehicle or in a light delivery vehicle of 1 ton maximum payload capacity: No Charge.

3. Night-Soil.

(1) All unsewered areas including mining properties and Non-White areas:

(a) Removal three times per week, per pail, per half-year: R13,95.

(b) Daily service, per pail, per half-year: R27,90.

(2) Removal of night-soil from any premises within reticulated sewerage areas not connected to the Council's sewerage installation:

(a) Removal three times per week, per pail, per half-year: R45.

(b) Daily service, per pail, per half-year: R90.

(3) Removal of night-soil from temporary conveniences at circus and merry-go-round sites, amusement parks, fêtes and sports grounds and similar premises: Per pail, per day: R2.

(4) Initial charge for the supply of sanitary pails: Per pail: R8:

Provided that in the case of temporary services not exceeding 6 months, on the discontinuance of the service, such amount shall be refunded on return of the pails.

(5) Hire of public conveniences, per block of three or part thereof, per day: R2.

4. Removal by means of Vacuum Tanks.

"(1) For the removal of soil water only by means of a vacuum tank, per month:

(a) For the first 4,5 kl, per 0,5 kl: 45c.

(b) For the next 4,5 kl, per 0,5 kl: 28,5c.

(c) Thereafter per 0,5 kl: 17,5c.

(d) Additional fixed charge, per vacuum tank, per month: R3.

(2) For the removal of soil and waste water combined by means of a vacuum tank, per month:

(a) Per 0,5 kl: 17,5c.

(b) Additional fixed charge, per vacuum tank, per month: R3."

5. Sundry Services.

(1) Removal and burial of dead animals:

(a) Bovine, horse, mule, donkey and other animals of similar size, each: R5.

(b) Sheep, goat, calf, large dogs and other animals of similar size, each: R3.

(c) Carcase of any smaller animal, each: R1.

(d) Each dog or other domestic or captive wild animal brought for destruction (burial included): R1.

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

met 'n dravermoë van hoogstens 1 ton na 'n stortterein of 'n stortplek bring: Gratis.

3. Nagvuil.

(1) Alle nie-gerioleerde gebiede insluitende myneindomme en Nie-Blanke gebiede:

(a) Verwydering drie keer per week, per emmer, per halfjaar: R13,95.

(b) Daagliks diens per emmer, per halfjaar: R27,90.

(2) Verwydering van nagvuil vanaf persele binne die gerioleerde gebiede wat nie by die Raad se rioleringsinstallasie aangesluit is nie:

(a) Verwydering drie keer per week, per emmer, per halfjaar: R45.

(b) Daagliks diens, per emmer, per halfjaar: R90.

(3) Verwydering van nagvuil vanaf tydelike geriewe op sirkus- en mallemeuleterreine, vermaakklikheidsparkie, kermis- en sportterreine en derglike persele: Per emmer, per dag: R2.

(4) Aanvangskoste vir die verskaffing van nagemmers: Per emmer: R8.

Met dien verstande dat in die geval van tydelike diens te vir hoogstens 6 maande, by die staking van die diens en die terugbesorging van alle emmers, sodanige bedrag terugbetaal word.

(5) Huur van openbare geriewe, per blok van drie of gedeelte daarvan: per dag: R2.

4. Verwydering deur middel van Vakuumtenks.

"(1) Vir die verwydering deur middel van 'n vakuumtenk van nagvuilwater alleen, per maand:

(a) Vir die eerste 4,5 kl, per 0,5 kl: 45c.

(b) Vir die volgende 4,5 kl, per 0,5 kl: 28,5c.

(c) Daarna per 0,5 kl: 17,5c.

(d) Bykomende vaste heffing, per vakuumtenk, per maand: R3.

(2) Vir die Vewydering van nagvuil en afvalwater, gesamentlik deur middel van 'n vakuumtenk, per maand:

(a) Per 0,5 kl: 17,5c.

(b) Bykomende vaste heffing, per vakuumtenk, per maand: R3."

5. Allerlei Dienste.

(1) Verwydering en begrawing van dooie diere:

(a) Bees, perd, muil, donkie en ander diere van dergelike grootte, elk: R5.

(b) Skaap, bok, kalf, groot honde en ander diere van dergelike grootte, elk: R3.

(c) karkas van enige kleiner dier, elk: R1.

(d) Elke hond of ander huisdier of gevange wilde dier wat vir vernietiging gebring word, (begrawing ingeslot): R1.

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

Administrator's Notice 2194, dated 31 December, 1975.

KEMPTON PARK MUNICIPALITY: AMBULANCE BY-LAWS.

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

DEFINITIONS.

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

"ambulance" means any vehicle which is constructed or adapted specifically for the conveyance of sick or injured persons;

"chief fire officer" means the person appointed by the Council as the chief fire officer of the fire department or, in his absence, the person acting as chief fire officer;

"Council" means the Town Council of Kempton Park 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);

"medical certificate" means a certificate given under the hand of a registered medical practitioner;

"medical officer of health" means the medical officer of health of the Council or his duly authorized representative;

"municipality" means the area or district under the control and jurisdiction of the Council and includes outside areas defined as such in the Local Government Ordinance, 1939;

"officer" means any person appointed as such to the service by the Council;

"service" means any ambulance service rendered by the Council;

"trip" means the journey from and to the ambulance depot made by an ambulance on a service call, and includes the distance to and from any additional points of call along the route of such journey in the course of such service call, as the case may be.

Conveyance of Patients.

(2.) Subject to the provisions of subsections (2), (3) and (4), any person who is suffering from a disease, whether infectious or not, or from injury, however caused, or from any other form of physical incapacity may be transported in an ambulance if his physical condition is such that he cannot or it is medically advisable that he should reach or leave a hospital or other place of medical treatment by means other than being transported by ambulance.

(2) Before removing a person by ambulance to or from a hospital or other place of medical treatment an officer may, regard being had to the nature of the illness, injury or incapacity, require a medical certificate to be produced, either before removing him or within such period after removing him as such officer may specify,

Administrator's kenisgewing 2194, 31 Desember 1975.

MUNISIPALITEIT KEMPTONPARK: AMBULANS-VERORDENINGE.

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

Woordomskrywing.
In hierdie verordeninge, tensy dit uit die samehang anders blyk, beteken —

"ambulans" 'n voertuig, wat spesifiek vir die vervoer van sick of beserde persone gebou of aangepas is;

"beampte" iemand wat die Raad as beampte sny diens aangestel het;

"brandweerhoof" die persoon wat die Raad as die brandweerhoof aangestel het of, in sy afwesigheid, die persoon wat as brandweerhoof waarneem;

"diens" enige ambulansdiens wat die Raad lewer;

"geneeskundige sertifikaat" 'n sertifikaat wat deur 'n geregistreerde geneesheen uitgereik en onderteken is;

"munisipaliteit" die gebied of distrik waaraan die Raad beheer uitvoer en waarin hy regssbevoegdheid het en dit sluit buitegebiede in soos dit in die Ordonnansie op Plaaslike Bestuur, 1939, omskryf word;

"Raad" die Stadsraad van Kemptonpark en omvat die Bestuurskomitee van daardie Raad of enige beampte deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordening 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;

"rit" die reis wat 'n ambulans van en na die ambulansdepot op 'n diensbesoek afle, en dit behels die afstand van enige bykomende punte langs die roete van sodanige reis wat in die loop van sodanige diensbesoek aangedoen is, al na die geval;

"stadsgenesheer" die stadtsgenesheer van die Raad of sy behoorlik-gemagtigde verteenwoordiger;

1. Vervoer van Patiënte.

2.(1) Behoudens die bepalings van subartikels (2), (3) en (4), kan iemand wat aan 'n siekte, hetsy aansteeklik of nie, of aan 'n besering, hoe hy dit ook al opgedoen het, of aan enige ander vorm van liggaamlike ongeskiktheid ly, per ambulans vervoer word as sy liggaamlike toestand van so'n aard is dat hy 'n hospitaal of 'n ander plek waar geneeskundige behandeling gegee word nie op 'n ander wyse as per ambulans kan bereik of verlaat nie, of as dit uit 'n geneeskundige oogpunt nie raadsaam is dat dit op 'n ander wyse geskied nie.

(2) Voordat iemand per ambulans na 'n hospitaal of 'n ander plek waar geneeskundige behandeling gegee word, of daarvandaan af vervoer word, kan 'n beampte met inagneming van die aard van die siekte, besering of ongeskiktheid, vereis dat daar voordat so iemand vervoer word, of binne sodanige tydperk nadat hy vervoer is, wat die beampte kan bepaal, 'n geneeskundige sertifikaat getoon word waarin daar verklaar word dat dit nodig

certifying that it is necessary or advisable for such person to be transported by ambulance.

(3) Should a person who has been transported by ambulance whom was required to produce a certificate within the time specified in subsection (2), fail to submit to the chief fire officer such certificate within the time prescribed, he shall pay to the Council an amount equal to double the charge for which he would have been liable if he were in possession of such certificate.

(4) Permission may be given by an officer for any person to accompany an injured, sick or incapacitated person in an ambulance.

Council not Liable.

BYLAE

3. The Council shall not be liable in damages or otherwise by reason of the length of time which elapses between the summoning of an ambulance and its picking up of the person to be transported thereby.

(1) All the expenses of the service of an ambulance shall be paid by the person summoned.

Payment of Charges.

4.(1) Subject to the provisions of subsection (3), the person conveyed by an ambulance shall pay for the service the appropriate charge specified in the Schedule hereto: Provided that he shall not be liable for such charge if —

- (a) he is within the municipality at the time of being conveyed on the instructions of the medical officer of health because he is or is deemed to be suffering from a contagious or infectious disease; and
- (b) he is required to be transported by ambulance in terms of section 77 of the Local Government Ordinance, 1939.

(2) The person who has summoned an ambulance shall be liable, jointly and severally with any other person so liable, to pay the appropriate charge specified in the Schedule hereto, unless he satisfies the Council that in summoning the ambulance he was in good faith acting merely as an agent of necessity.

(3) If a person is conveyed by ambulance at the request of the State, the Provincial Administration or a local authority, such bodies shall, subject to any provision to the contrary in any law, pay for the service the appropriate charge specified in the Schedule hereto.

HONDELENDE EN HONDELENDE KIETERKSDORP: WYSICING VAN AMBULANS.

- 5. Subject to the provisions of these by-laws, ambulances may be used for conveying a person —
 - (a) within the municipality and between the municipality and such medical institutions, hospitals and places as are outside the municipality, not referred to in paragraphs (b), and (c); as the Council may by resolution approve, and between such hospitals, institutions and places;
 - (b) from a hospital or other medical institution to a hospital or other medical institution within the municipality or outside the municipality but approved in terms of paragraph (a), if the person conveyed is ordinarily resident in the municipality and a medical certificate is furnished stating that he cannot be given the necessary treatment at the hospital or medical institution where he is and the chief fire officer or, in the case of an infectious or contagious disease, the

raadsaam is dat die betrokke per ambulans vervoer word.

(3) As iemand is per ambulans vervoer is en binne die tydperk wat in subartikel (2) genoem word, 'n sertifikaat moet getoon het, versuum om sodanige sertifikaat binne die voorgeskrewe tydperk aan die brandweerhoof te toon, moet hy 'n bedrag wat gelykstaan met dubbel die gelde waarvoor hy aanspreeklik sou gewees het as hy sodanige sertifikaat besit het, aan die Raad betaal.

(4) In Beeldpie kan aan enigemand toestemming verleen om 'n beseerde, siek of ongesukte persoon in 'n ambulans te vergesel.

Raad nie Aanspreeklik nie.

3. Die Raad is nie vir skadevergoeding of andersins aanspreeklik vanwee die tyd wat versyk vandat 'n ambulans ontbied is totdat die persoon wat daarin vervoer moet word, opgelaai word nie.

Betaling van Geldē.

4.(1) Behoudens die bepalings van subartikel (3) moet die persoon wat per ambulans vervoer word, die toepaslike gelde wat in die Bylae hierby aangegee word, vir die diens betaal: Met dien verstande dat hy nie vir sodanige gelde aanspreeklik is nie as —

(a) hy binne die munisipaliteit is wanneer hy in opdrag van die stadsgenesheer vervoer word omdat hy aan 'n aansteeklike of besmetlike siekte oor of omdat daar geag word dat hy daarantyd lê en die gelde word.

(b) hy kragtens artikel 77 van die Ordonnansie op Plaaslike Bestuur, 1939, per ambulans vervoer moet word.

(2) Iemand wat 'n ambulans ontbied het, is afsonderlik en ook saam met iemand anders op wie sodanige aanspreeklikheid rus, aanspreeklik vir die betaling van die toepaslike gelde wat in die Bylae hierby voorgeskryf word, tensy hy die Raad daarvan ooftuig dat hy te goed trou en bloot as 'n saakwaarnemer opgetree het.

(3) Indien iemand op versoek van die Staat, die Provinciale Administrasie of 'n plaaslike owerheid per ambulans vervoer word, moet sodanige liggame behoudens andersluidende bepalings van enige wet, die toepaslike gelde wat in die Bylae hierby aangegee word vir die diens betaal.

Gebuik van Ambulans.

5. Behoudens die bepalings van hierdie Verordeninge, kan ambulanse gebruik word om iemand te vervoer —

(a) binne die munisipaliteit en tussen die munisipaliteit en sodanige geneeskundige, inrigtings, hospitale en plekke buite die munisipaliteit nie vermeld in paragraaf (b) en (c) nie, as wat die Raad by besluit goedgekeur, en tussen sodanige hospitale, inrigtings en plekke;

(b) van 'n hospitaal of 'n ander geneeskundige, inrigting na 'n hospitaal of ander geneeskundige inrigting binne die munisipaliteit of buite die munisipaliteit maar wat ingevolge paragraaf (a) goedgekeur is, as die persoon gewoonweg binne die munisipaliteit woont en daar 'n geneeskundige sertifikaat getoon word waarin daar verklaar word dat hy nie die vereiste behandeling kan ontvang in die hospitaal of geneeskundige inrigting waartoe hy verkeer nie en die brandweerhoof of, in die geval van 'n besmetlike of aansteeklike siekte, die stadsgenesheer met inagne-

- medical officer of health, authorizes the conveyance, having regard to the exigencies of the service; and
- (c) to and from any place in cases of abnormal disaster at the request of a local authority if the chief fire officer authorizes such conveyance, having regard to the exigencies of the service.

Revocation of By-laws.

6. The Ambulance By-laws of the Kempton Park Municipality, published under Administrator's Notice 581, dated 16 July 1952, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

1. *White Patients.*

(1) For the conveyance of patients within the municipality, per call: R5.

(2) For the conveyance of patients to or from a point outside the municipality per call: R5, plus 30c per km.

2. *Non-White Patients.*

(1) For the conveyance of patients within the municipality, per call: R3.

(2) For the conveyance of patients from a point within the municipality to Tembisa Hospital, per call: R3.

(3) For the conveyance of patients from or to a point outside the municipality, per call: R3, plus 30c per km.

3. *Road and Aircraft Accidents.*

(a) For the conveyance of patients within the Kempton Park Magisterial District: Free of charge.

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

PB. 2-4-2-7-16

Administrator's Notice 2195

31 December, 1975

KLERKSDORP MUNICIPALITY: AMENDMENT TO DOG AND DOG LICENCES BY-LAWS.

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

The Dog and Dog Licences By-laws of the Klerksdorp Municipality, published under Administrator's Notice 453, dated 1 May 1968, are hereby amended by amending Schedule I as follows:

1. By the substitution in paragraph (a) for the figure "R10" of the figure "R20".

2. By the substitution for paragraph (b) of the following:

"(b) In respect of a bitch to which the provisions of paragraph (a) do not apply:

(i) For the first bitch: R6.

ming van die werkdrukte in die diens, magtiging verleen dat hy vervoer kan word; en

- (c) na enige plek en daarvandaan af, in gevalle van buitengewone rampe, op versoek van 'n plaaslike owerheid en as die brandweerhoof, met inagneming van die werkdrukte in die diens, magtiging verleen dat hy vervoer kan word.

Herroeping van Verordeninge.

6. Die Ambulansverordeninge van die Munisipaliteit Kemptonpark, aangekondig by Administrateurskennisgewing 581 van 16 Julie 1952, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VAN GELDE.

1. *Blanke Pasiënte.*

(1) Vir die vervoer van pasiënte binne die munisipaliteit, per oproep: R5.

(2) Vir die vervoer van pasiënte na of van 'n punt buite die munisipaliteit, per oproep: R5, plus 30c per km.

2. *Nie-Blanke Pasiënte.*

(1) Vir die vervoer van pasiënte binne die munisipaliteit, per oproep: R3.

(2) Vir die vervoer van pasiënte van 'n punt binne die munisipaliteit na Tembisa Hospitaal, per oproep: R3.

(3) Vir die vervoer van pasiënte van of na 'n punt buite die munisipaliteit, per oproep: R3, plus 30c per km.

3. *Pad- en Vliegtuigongelukke.*

Vir die vervoer van pasiënte binne die Kemptonparkse Landdrostdistrik: Gratis.

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

PB. 2-4-2-7-16

Administrateurskennisgewing 2195

31 Desember 1975

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE EN HONDELISENSIES.

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

Die Verordeninge Betreffende Honde en Hondelisensies van die Munisipaliteit Klerksdorp, aangekondig by Administrateurskennisgewing 453 van 1 Mei 1968, word hierby gewysig deur Bylae I soos volg te wysig:

1. Deur in paragraaf (a) die syfer "R10" deur die syfer "R20" te vervang.

2. Deur paragraaf (b) deur die volgende te vervang:

"(b) Ten opsigte van 'n teef waarop die bepalings van paragraaf (a) nie van toepassing is nie:

(i) Vir die eerste teef: R6.

(ii) For each additional bitch: R12:

Provided that if a certificate from a veterinary surgeon to the effect that a bitch has been spayed is produced, an amount of R3 shall be payable."

3. By the substitution in paragraph (c) for the figure "R1" of the figure "R3".

The provisions in this notice contained, shall come into operation on 1 January 1976.

PB. 2-4-2-33-17

Administrator's Notice 2196

31 December, 1975

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local 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 first-mentioned Ordinance.

The Traffic By-laws of the Naboomspruit Municipality, published under Administrator's Notice 243, dated 21 March 1951, as amended, are hereby further amended as follows:

1. By the substitution in section 93 for the expression "the 15th day of January," of the expression "31 January of each year".

2. By the substitution for Schedule A of Annexure IX of the following:

"SCHEDULE A.

LICENCE FEES IN TERMS OF SECTION 93.

For every petrol pump on a sidewalk, per year: R2."

The provisions in this notice contained shall come into operation on 1 January 1976.

PB. 2-4-2-98-64

Administrator's Notice 2197

31 December, 1975

NABOOMSPRUIT MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

The Public Health By-laws of the Naboomspruit Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended by the insertion after section 5 of Chapter 1 under Part IV of the following:

"5A.(a) In this section the expressions 'motor vehicle' and 'roadworthy' shall have the meanings assigned to them by the Road Traffic Ordinance (Ordinance 21 of 1966).

(b) Subject to the provisions of subsection (c), no person shall allow a motor vehicle which is not road-worthy, or the wreck, hull, chassis, engine or part of a motor vehicle to be present for a continuous period of

(ii) Vir elke bykomende teef: R12:

Met dien verstande dat indien 'n sertifikaat van 'n veearts ten effekte dat 'n teef gesteriliseer is, getoon word, 'n bedrag van R3 betaalbaar is."

3. Deur in paragraaf (c) die syfer "R1" deur die syfer "R3" te vervang.

Die bepalings in hierdie kennisgewing vervat tree op 1 Januarie 1976 in werking.

PB. 2-4-2-33-17

Administratorskennisgewing 2196 31 Desember 1975

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN VERKEERSVERORDENINGE.

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

Die Verkeersverordeninge van die Munisipaliteit Naboomspruit, afgekondig by Administratorskennisgewing 243 van 21 Maart 1951, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 93 die uitdrukking "die 15de dag van Januarie" deur die uitdrukking "31 Januarie van elke jaar" te vervang.

2. Deur Bylae A van Aanhangesel IX deur die volgende te vervang:

"BYLAE A.

LISENSIEGELDE INGEVOLGE ARTIKEL 93.

Vir elke petrolpomp op 'n sypaadjie, per jaar: R2."

Die bepalings in hierdie kennisgewing vervat, tree op 1 Januarie 1976 in werking.

PB. 2-4-2-98-64

Administratorskennisgewing 2197 31 Desember 1975

MUNISIPALITEIT NABOOMSPRUIT: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Naboomspruit, afgekondig by Administratorskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur na artikel 5 van Hoofstuk 1 onder Deel IV die volgende in te voeg:

"5A.(a) In hierdie artikel dra die uitdrukking 'motorvoertuig' en 'padwaardig' die betekenis wat daaraan toegevoeg is deur die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966).

(b) Behoudens die bepalings van subartikel (c), mag niemand toelaat dat 'n motorvoertuig wat nie padwaardig is nie, of die wrak, romp, onderstel, enjin of onderdeel van 'n motorvoertuig vir 'n onafgebroke tydperk van sewe

seven days on premises owned or occupied by him, unless such motor vehicle, wreck, hull, chassis, engine or part is not used for the purposes of a motor vehicle.

(i) unsightly or likely to cause annoyance to the inhabitants of the neighbourhood; and/or

(ii) visible from a street or any adjoining premises.

(c) The provisions of this section shall not apply to premises in respect whereof a valid motor garage or workshop licence is held in terms of the provisions of the Licences Ordinance, 1974 (Ordinance 19 of 1974).

PB. 2-4-2-77-64

ANNOUCEMENT OF MUNICIPALITY NELSPRUIT: WYSIGING

Administrator's Notice 2198

31 December, 1975

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

The Sanitary and Refuse Removal By-laws of the Nelspruit Municipality, published under Administrator's Notice 580, dated 5 July 1967, as amended, are hereby further amended by the substitution in item 2(4) of the

Tariff of Charges under the Schedule for the figure "R6.10" of the figure "R10".

PB. 2-4-2-81-22

Administrator's Notice 2199

31 December, 1975

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO TARIFF OF CHARGES FOR THE SUPPLY OF ELECTRICITY

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 first-mentioned Ordinance.

The Tariff of Charges for the supply of electricity of the Transvaal Board for the Development of Peri-Urban Areas, published under Schedule 2 of Administrator's

Notice 188, dated 18 March 1959, as amended, is hereby further amended by the substitution for Part M of the following:

M. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE OGIES LOCAL AREA COMMITTEE (a). As

A basic charge shall be levied per consumer who is connected to the supply main whether electricity was consumed or not, per year, R42,000 or less

dae aanwesig is op 'n perseel wat aan hom behoort of deur hom gekupe word nie tensy sodanige motorvoertuig wrak, romp, onderstel, enjin of onderdeel nie

(i) onooglik is of omsoontlik aanstootraan die bewoners van die omgewing kan gee nie, en

(ii) sigbaar is vanaf 'n straat of 'n aangrensende perseel nie.

(c) Die bepaling van hierdie artikel is nie van toepassing op 'n perseel ten opsigte waarvan daar 'n geldige motorgarage- of werkswifkellisensie ingevolge die bepaling van die Ordonnansie op Licensies, 1974 (Ordonnansie 19 van 1974), gehou word nie.

PB. 2-4-2-77-64

ANNOUCEMENT OF MUNICIPALITY NELSPRUIT: WYSIGING

Administrator'skennisgewing 2198

31 Desember 1975

The Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die Verordening hieraan uitgeengesit, wat deur hem ingevolge artikel 99 van die eerstgenoemde Ordonnansie goedgekeur is.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die Verordening hieraan uitgeengesit, wat deur hom ingevolge artikel 99 van die eerstgenoemde Ordonnansie goedgekeur is.

Die Sanitere en Vullisverwyderingsverordeninge van die Munisipaliteit Nelspruit, aangekondig by Administrateurskennisgewing 580 van 5 Julie 1967, soos gewysig, word hierby verder gewysig deur in item 2(4) van die Tarief van Gelde onder die Bylae die syfer "R6.10" deur die syfer "R10" te vervang.

PB. 2-4-2-81-22

Administrator'skennisgewing 2199

31 Desember 1975

The Administrator 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 Buitestadelike Gebiede, wyls wysiging van Tarief van Gelde vir die levering van elektrisiteit.

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 Buitestadelike Gebiede, 1943, en Proklamasie 6 (Administrators-) van 1945, die verordening hieraan uitgeengesit, wat deur hom ingevolge artikel 99 van die eerstgenoemde Ordonnansie goedgekeur is.

Die Tarief van Gelde vir die levering van elektrisiteit van die Transvaalse Raad vir die Ontwikkeling van Buitestadelike Gebiede, aangekondig onder Bylae 2 van Administrateurskennisgewing 188 van 18 Maart 1959, soos gewysig, word hierby verder gewysig deur Deel M deur die volgende te vervang:

(1) Buite 'n Geproklameerde Dorp.
 (2) Buite 'n Basiese heffing word gehef per verbruiker wat by die hoofvoerleiding aangesluit is of elektrisiteit binne die gebied van die gebiedskomitee (a). As die basiese heffing meer as R42,000 per jaar is dan moet dit in twee of meer deelheffings geskei word.

(1) Buite 'n Geproklameerde Dorp.
 (2) Buite 'n Basiese heffing word gehef per verbruiker wat by die hoofvoerleiding aangesluit is of elektrisiteit binne die gebied van die gebiedskomitee (a). As die basiese heffing meer as R42,000 per jaar is dan moet dit in twee of meer deelheffings geskei word.

(2) Inside a Proclaimed Township.

A basic charge shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Board, can be connected to the supply main, whether electricity is consumed or not, per year: R42.

(3) Domestic Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by a charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club; and
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club; and
- (k) a public hall.

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

- (a) Service charge, whether electricity is consumed or not, per connection point: R4.

(b) Consumption charge, per unit: 1,1c.

3. Business, Industrial and General Consumers.

(1) This tariff shall be applicable in respect to electricity supplied or made available to —

- (a) a licensed hotel;
- (b) a shop or commercial house;
- (c) an office building;
- (d) a cafe, tea room or restaurant;
- (e) a combined shop and tea room;
- (f) an industrial or factory undertaking;
- (g) a school or educational institution; and
- (h) any other consumer not listed under items 2 or 4.

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

- (a) Service charge, whether electricity is consumed or not, per connection point: R5.
- (b) Consumption charge, per unit: 1,2c.

4. Bulk Consumers, Whose Demand for Electricity Exceeds 40 kVA, per Month.

(1) Service charge, whether electricity is consumed or not, per connection point: R6.

(2) Demand charge, whether electricity is consumed or not, per kVA of half-hourly maximum demand: R2,50; subject to a minimum charge of R100.

(3) Consumption charge, per unit: 0,5c.

(2) Binne 'n Geproklaineerde Dorp.

'n Basiese heffing word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofstoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie, per jaar: R42.

(3) Huis en ander oplettende oldste binne gesluit deur (1).

2. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaathotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

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

- (a) Diensheffing, of elektrisiteit verbruik word of nie, per aansluitingspunt: R4.

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

3. Handels-, Nywerheids- en Algemene Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n gelisensieerde hotel;
- (b) 'n winkel of handelshuis;
- (c) 'n kantoorgebou;
- (d) 'n kafee, teekamer of restaurant;
- (e) 'n gekombineerde winkel en teekamer;
- (f) 'n nywerheids- of fabrieksonderneeming;
- (g) 'n skool of onderwysinrigting; en
- (h) enige ander verbruiker wat nie onder items 2 of 4 ressorteer nie.

(2) Die volgende gelde is betaalbaar per maand:

- (a) Diensheffing, of elektrisiteit verbruik word of nie, per aansluitingspunt: R5.

(b) Verbruiksheffing, per eenheid: 1,2c.

4. Grootmaatverbruikers wie se Aanvraag vir Elektrisiteit meer as 40 kVA Oorskry, per Maand.

(1) Diensheffing, of elektrisiteit verbruik word of nie, per aansluitingspunt: R6.

(2) Aanvraagheffing, of elektrisiteit verbruik word of nie, per kVA van halfuurlike maksimum aanvraag: R2,50; onderhewig aan 'n minimum heffing van R100.

(3) Verbruiksheffing, per eenheid: 0,5c.

5. Temporary Consumers.

- (1) Connection charge: R25.
 (2) Consumption charge, per unit: 3c.

6. Connections.

- (1) Only underground cable connections shall be made.
 (2) A charge of R150 shall be payable for each single phase, R180 for a two-phase and R200 for a three-phase connection to the supply main.
 (3) The connection is made on the premises in a meter-box, supplied by the consumer, of which the construction and position shall be approved of by the engineer.

7. Reconnections.

Per connection: R5.

8. Testing of Meters.

Per meter: R7: Provided that this amount shall be refunded to a consumer if the meter is found to register more than 5 per cent fast or slow.

9. Inspection and Testing of Electrical Installations in Terms of Section 17(8)(b).

A charge of R5 shall be payable in advance.

10. Deposits.

For each application for supply, a minimum deposit of R15."

PB. 2-4-2-36-111

Administrator's Notice 2200

31 December, 1975

CORRECTION NOTICE.

RANDBURG MUNICIPALITY: BY-LAWS FOR THE REGULATION OF THE KEEPING OF PIGEONS.

Administrator's Notice 970, dated 11 June, 1975, is hereby corrected by the substitution in the first line of section 12 for the word "shall" of the word "who".

PB. 2-4-2-74-132

Administrator's Notice 2201

31 December, 1975

VOLKSRUST MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Volksrust Municipality, published under Administrator's Notice 971, dated 25 November, 1953, as amended, is hereby further amended by the substitution in item 4(1) and (2) for the figure "0 80" of the figure "1 50".

PB. 2-4-2-81-37

5. Tydelike Verbruikers.

- (1) Aansluitingsgelde: R25.
 (2) Verbruikersheffing, per eenheid: 3c.

6. Aansluitings.

- (1) Slegs ondergrondse kabelaansluitings word gemaak.
 (2) 'n Vordering van R150 is betaalbaar vir elke enkelfasige aansluiting, R180 vir 'n tweefasige aansluiting en R200 vir 'n driefasige aansluiting by die hooftoevoerleiding.
 (3) Die aansluiting word gemaak op die perseel in 'n meterkas, verskaf deur die verbruiker, waarvan die konstruksie en posisie deur die ingenieur goedgekeur is.

7. Heraansluitings.

Per aansluiting: R5.

8. Toets van Meters.

Per meter: R7: Met dien verstande dat hierdie bedrag aan 'n verbruiker terugbetaal moet word indien bevind word dat 'n meter meer as 5 persent te vinnig of te stadig registreer.

9. Inspeksie en Toets van Elektriese Installasies volge Artikel 17(8)(b).

'n Heffing van R5 is vooruitbetaalbaar.

10. Deposito's.

Vir elke aansoek om toevoer, 'n minimum deposito van R15."

PB. 2-4-2-36-111

Administratorskennisgiving 2200 31 Desember 1975

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT RANDBURG: VERORDENINGE VIR DIE BEHEER VAN DIE AANHOU VAN DUIWE.

Administratorskennisgiving 970 van 11 Junie 1975 word hierby verbeter deur in die eerste reël van artikel 12 van die Engelse teks die woord "shall" deur die woord "who" te vervang.

PB. 2-4-2-74-132

Administratorskennisgiving 2201 31 Desember 1975

MUNISIPALITEIT VOLKSRUST: WYSIGING VAN SANITÈRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitère en Vullisverwyderingstarief van die Munisipaliteit Volksrust, aangekondig deur Administratorskennisgiving 971 van 25 November 1953, soos gewysig, word hierby verder gewysig deur in item 4(1) en (2) die syfer "0 80" deur die syfer "1 50" te vervang.

PB. 2-4-2-81-37

Administrator's Notice 2202

31 December, 1975

VOLKSRUST 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 Volksrust Municipality, published under Administrator's Notice 843, dated 10 August, 1970, are hereby amended by the addition after Annexure V of the following:

"ANNEXURE VI."

(Applicable to the Volksrust Municipality only).

SCHEDULE A.**APPLICATION CHARGES.****PART I.**

1. The charges set out in Part II of this Schedule shall be payable in terms of section 10(1) in respect of every application made in terms of section 5 and shall be paid by the person by or on behalf of whom the application is made.

2. The engineer shall calculate the charges payable in respect of an application received in terms of section 5 in accordance with Part II, or in any special case, as nearly as may be in accordance therewith: Provided that any person aggrieved by the assessment shall have the right to appeal in the manner prescribed in terms of section 3.

PART II.

1. Minimum charge payable in respect of any application as aforesaid: R4.

2. Subject to the obligation to pay a minimum charge as prescribed in item 1, the charge payable in respect of any application as aforesaid shall be calculated as follows:

For every 50 m² or part thereof of the floor area of the basement and ground floor storeys of any building to be served by, or the use of, which will, whether directly or indirectly, be associated with use of the drainage installation: R1.

3. Charges payable in respect of any application for an alteration, (not amounting to a reconstruction of) or additions to, an existing drainage installation: R2.

4. The charge payable in respect of every application made in terms of section 6(2) or 7(2) shall be the same as that prescribed in items 1 and 2 in respect of new applications.

SCHEDULE B.**DRAINAGE CHARGES.****PART I.****GENERAL RULES REGARDING CHARGES.**

1. The charges set out in this Schedule shall in terms of section 9 be payable in respect of the Council's se-

Administratorskennisgiving 2202

31 Desember 1975

MUNISIPALITEIT VOLKSRUST: 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 Volksrust, afgekondig by Administratorskennisgiving 843 van 10 Augustus 1970, word hierby gewysig deur na Aanhangsel V die volgende by te voeg:

"AANHANGSEL VI."

(Slegs van toepassing op die Munisipaliteit Volksrust).

BYLAE A.**AANSOEKGELDE.****DEEL I.**

1. Die gelde in Deel II van hierdie Bylae uiteengesit is ingevolge artikel 10(1) ten opsigte van elke aansoek wat ingevolge artikel 5 ingedien word betaalbaar, en word dit deur die persoon deur wie of namens wie die aansoek gedoen word betaal.

2. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van aansoeke wat ingevolge artikel 5 ontvang word, ooreenkomsdig Deel II of, in 'n spesiale geval, so na as moontlik ooreenkomsdig genoemde Deel II bereken: Met dien verstande dat iemand wat voel dat hy deur die aanslag benadeel is, daarteen appèl kan aanteken op die wyse wat by artikel 3 voorgeskryf word.

DEEL II.

1. Minimum vordering betaalbaar ten opsigte van enige aansoek, soos voornoem: R4.

2. Behoudens die verpligting om 'n minimum vordering soos by item 1 voorgeskryf te betaal, word die geld betaalbaar ten opsigte van enige aansoek soos voornoem volg bereken:

Vir elke 50 m² of gedeelte daarvan van die vloerruimte van die kelder- en grondverdieping van enige gebou wat deur die perseelrioolstelsel bedien word of waarvan die gebruik regstreeks of onregstreeks met die gebruik van die perseelrioolstelsel saamgaan: R1.

3. Geld betaalbaar ten opsigte van enige aansoek om 'n bestaande perseelrioolstelsel te kan verbou (uitgesonderd die herbouing daarvan) of om aanbouingswerk daaraan te kan verrig: R2.

4. Die geld ten opsigte van elke aansoek ingevolge artikel 6(2) of 7(2) is dieselfde as dié in items 1 en 2 ten opsigte van nuwe aansoeke voorgeskryf.

BYLAE B.**RIOLERINGSGELDE.****DEEL I.****ALGEMENE REËLS BETREFFENDE GELDE.**

1. Die gelde in hierdie Bylae uiteengesit, is ingevolge artikel 9 ten opsigte van die Raad se straatriole betaal-

wers and the owner of the property to which any charge relates shall be liable therefor.

MINISPIALITY OF KURST: WYSIGING VAN SKEDELE IN 2. Where any person who is required to furnish a return in terms of this Schedule or to provide such other information as may be necessary to enable the Council to determine the charges to be made under this Schedule fails to do so within thirty days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it.

3. In all cases of dispute as to which part or category of this Schedule is applicable or as to the date from which any part or category is applicable to any premises, the decision of the engineer shall be decisive. Provided that the owner shall have the right of appeal against such decision to the committee of the Council appointed to administer these by-laws.

4.(1) In the case of premises already connected to a sewer, the charges in terms of Parts II, III and IV hereof shall be applicable.

(2) In the case of premises not yet connected to a sewer, the charges in terms of Part II hereof shall be applicable and the charges in terms of Parts III and IV shall be applicable as from the date on which the premises, by order of the Council, are required to be so connected, or as from the date on which they are in fact so connected, whichever is the earlier of the two dates.

5. Where any building is partially occupied before completion, charges shall be levied in respect of it at half the rate applicable to it in terms of Part III of this Schedule for a period of three calendar months after the date of the first occupation after which the said charges shall be paid in the full amount of the said rate.

6. The charges imposed in terms of Parts III and IV of this Schedule shall remain effective in the case of buildings wholly unoccupied or in the course of demolition until the date on which the Council is asked to seal the opening to the Council's sewer.

7. Where any change, other than a change as referred to in Rule 6, is made in the nature of the occupation or the use of any premises which requires the application of a different tariff in terms of this Schedule, no claim for any adjustment of any account rendered or any refund of moneys paid in terms of this Schedule shall be entertained by the Council unless notice in writing of the change is given to the Council within thirty days of the date of its occurrence.

8. In the case of premises or places connected to the Council's sewerage system and not falling under any of the categories enumerated in this Schedule, the charge to be imposed by the Council shall, regard being had to the nature of the premises, correspond as closely as possible to the provisions of this Schedule.

ROOIINGSGESETTE

9. The owner of premises situated outside the municipality which are connected to the Council's sewer directly and not through the sewer of any other local authority shall be liable to pay all the charges set out or referred to in this Schedule and, in addition, a surcharge of 5% thereof.

Vaar en die eienaar van die eiendom waarop dien gelde betrekking het, is daarvoor aanspreeklik.

2. Iemand wat gelas word om ingevolge hierdie Bylae 'n opgawe in te dien of om sodanige ander inligting te versprek wat die Raad nodig het om die gelde, ingevolge hierdie Bylae, (te kan bereken), en wat versuum om dit te doen binne dertig dae nadat hy skriftelik kennis ontvang het om dit te doen, moet die gelde betaal wat die Raad met die bestek inligting tot sy beskikking bereken.

3. Indien alle geskille wat ontstaan oor welke deel of kategorie van hierdie Bylae van toepassing is of vir die datum waarop enige deel of kategorie van toepassing is op enige perseel, is die beslissing van die ingenieur beslissend: Met dien verstande dat die eienaar in so 'n geval by die komitee van die Raad wat nie die administrasie van hierdie verordeninge belas is, teen sodanige beslissing kan appelleer.

4.(1) In die geval van 'n perseel wat reeds met 'n straatrooil verbind is, is die gelde ingevolge Dele II, III en IV hiervan van toepassing.

(2) In die geval dat 'n perseel wat nie met 'n straatrooil verbind is nie, is die gelde ingevolge Deels III en IV van toepassing ten einde dat die gelde wat ingevolge Deel III van hierdie Bylae van toepassing is, vir 'n tydperk van drie kalendermaande van die datum af waarop dit vir die eerste keer geokkypeer is, gehef, maar daarna moet gendeinde gelde ten volle betaal word.

6. Die gelde wat by Dele III en IV van hierdie Bylae gehef word, bly in die geval van geboue wat heeltemal leeg staan of gesloop word, van krag tot op die datum waarop die Raad gevra word om die betrokke opening na die Raad se straatrooil te verseël ni bedienbaar te hou indien die gebou gedeeltelik geokkypeer word voordat dit voltooi is, word die helfte van die gelde wat ingevolge Deel III van hierdie Bylae daarop van toepassing is, vir 'n tydperk van drie kalendermaande van die datum af waarop dit vir die eerste keer geokkypeer is, gehef, maar daarna moet gendeinde gelde ten volle betaal word.

7. Ingeval daar 'n verandering, uitgesonderd 'n verandering soos die waarna daar in Reel 6 verwys word, in die aard van die inkkopasie of die gebruik van 'n perseel plaasvif, en so 'n verandering meebring dat 'n ander tarief ingevolge hierdie Bylae daarop van toepassing gemaak moet word,oorweeg die Raad geen eis vir die aansuiwing van 'n rekening wat reeds gelewer is, of vir die terugbetaling van gelde wat betaal is ingevolge hierdie Bylae, tensy die Raad dertig dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

8. In die geval van persela of plekke wat met die Raad se straatrooilstelsel verbind is en wat nie ressorteer onder enige van die kategoriee wat in hierdie Bylae uiteengesit word nie, moet die gelde wat die Raad vorder, met inagneming van die aard van die perseel, so na as moontlik ooreenstem met die bepalings van hierdie Bylae.

DRAAIAGIE CHARGES

9. Die eienaar van 'n perseel wat buite die munisipaliteit geleë is en regstreeks met 'n straatrooil van die Raad verbind is en nie deur middel van die straatrooil van 'n ander plaaslike bestuur nie, moet al die gelde wat in hierdie Bylae uiteengesit of aangegeë word, beneveld in toeslag laval 5% daarop betaal word.

PART II **CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE.**

TABEL

1. For the purposes of this Part of this Schedule —
“piece of land” means any piece of land registered in a deeds registry as an erf, lot, stand or other area, or as a portion of such erf, lot, stand or other area, or any defined portion, not intended as a public place, of a piece of land proclaimed as a township, or of a piece of land which is held under mining title or which, being proclaimed land, not held under mining title, is used for residential purposes or for purposes not incidental to mining operations.

2. Where any piece of land, whether or not there are any improvements thereon, is or, in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of that piece of land shall pay to the Council every year a basic charge as specified hereunder, subject to certain conditions in respect of rates of interest and other circumstances:

(1) Private residential stands and land or spaces reserved for public hospital purposes, churches, church halls and charity institutions: For every 2 000 m² or part thereof: R18.

(2) Stands and spaces for building purposes which are the property of the State or Provincial Administration: For every 100 m² or part thereof: R1,80.

(3) Any other stands or spaces for building purposes: For every 100 m² or part thereof: R2,40. Provided that such basic charge shall not exceed R960 per annum in case of industrial stands.

3. The abovementioned provisions shall not be applicable to any piece of land occupied by the State in its administration of Railways and Harbours and which is being used solely for the functioning and maintenance of its railways and for restrooms in the vicinity of the railway lines, except stands or spaces used for residential or other purposes.

4. In cases where improvements on any piece of land are in separate occupation in detached buildings, this tariff shall apply to each portion of such piece of land in separate occupation, without prejudice to any provisions of the Council's town-planning scheme.

5. For the purposes of this tariff, the area of any portion of a piece of land in separate occupation shall be determined by dividing the area of such piece of land by the number of detached buildings in separate occupation thereon, and the quotient thus obtained shall be deemed to be the area of each portion of such piece of land in separate occupation: Provided that the occupation of out-buildings by bona fide domestic servants shall not be deemed to constitute separate occupation.

PART III **CHARGES IN RESPECT OF SEWERS WHICH ARE CONNECTED TO THE DRAINAGE INSTALLATION THEREON WHICH IS CONNECTED TO THE COUNCIL'S DOMESTIC SEWAGE.**

The owner of any land or building having a drainage installation thereon which is connected to the Council's

DEEL III **GELDE TEN OPSIGTE VAN BESKIKBARE STRAATRIOLE.**

1. Vir die toepassing van hierdie Deel van hierdie Bylae beteken:

“stuk grond” enige stuk grond wat in 'n aktekantoor geregistreer is as 'n erf, plot, standplaas of ander gebied, of as 'n gedeelte van so 'n erf, plot, standplaas of ander gebied, of as 'n omskreve gedeelte, wat nie as 'n openbare plek bedoel is nie, van 'n stuk grond wat as 'n dorp geproklameer is of as 'n stuk grond wat kragtens 'n mynbrief gehou word of wat geproklameerde grond is wat nie kragtens 'n mynbrief gehou word nie en wat vir woondoeleindes wat nie met mynbedrywighede in verband staan nie, gebruik word.

2. Indien 'n stuk grond, of daar verbeterings daarop is of nie, verbind is met 'n straatrooil wat deur die Raad beheer word, of na die mening van die Raad met so 'n straatrooil verbind kan word, betaal die eienaar van die stuk grond aan die Raad elke jaar 'n basiese heffing soos hieronder uiteengesit:

(1) Private woonpersele en grond of ruimtes opsy gesit vir openbare hospitaaldoeleindes, kerke, kerksale en liefdadigheidsinrigtings: Vir elke 2 000 m² of gedeelte daarvan: R18.

(2) Persele en ruimtes vir boudoeleindes wat die eiendom van die Staat of Provinciale Administrasie is: Vir elke 100 m² of gedeelte daarvan: R1,80.

(3) Enige ander persele en ruimtes vir boudoeleindes: Vir elke 100 m² of gedeelte daarvan: R2,40. Met dien verstande dat sodanige basiese heffing nie meer as R960 per jaar ten opsigte van nywerheidspersele bedra nie.

3. Bogenoemde bepalings is nie van toepassing op enige stuk grond wat deur die Staat in sy administrasie van Spoorweë en Hawens gekooppe word nie en wat uitsluitend vir die werk en instandhouding van sy spoorwegstelsel en vir ruskamers wat in die nabyleid van sy spoorlyne geleë is, gebruik word nie, behalwe persele en ruimtes wat vir woon- of ander doeleindes gebruik word.

4. In gevalle waar verbeterings op enige stuk grond afsonderlik bewoon word in losstaande geboue, is hierdie tarief van toepassing op elke afsonderlike bewoonde gedeelte van so 'n stuk grond sonder benadering van enige bepalings van die Raad se dorpsaftlegskema.

5. Vir die toepassing van hierdie tarief word die oppervlakte van enige afsonderlike bewoonde gedeelte van 'n stuk grond bepaal deur die oppervlakte van so 'n stuk grond te verdeel deur die aantal losstaande en afsonderlike bewoonde geboue daarop en die kwosiënt aldus verkry word geag dié oppervlakte te wees van elke afsonderlike bewoonde gedeelte van so 'n stuk grond: Met dien verstande dat die bewoning van buitegeboue deur bona-fide huisbediendes nie geag word om afsonderlike bewoning uit te maak nie.

HUISHOUDLIKE RIOOLVUIL
Die eienaar van die grond waaronder of geboue waar daar perseelriostelsels is wat met die Raad se straat-

sewers shall be liable to pay the following charges per year in addition to the charges imposed in terms of other Parts of this Schedule:

TABLE.

(1) *Dwellings*: ("Dwelling" means a building designed for the use as a dwelling by a single family).

(a) For the first 2 soil-water fittings: R24.

(b) For each additional soil-water fitting: R12.

(2) *Government and Municipal Buildings*: (Excepting hospitals, nurses homes, hostels, schools and dwellings).

For each soil-water fitting: R24.

(3) *Boarding Houses*: For each soil-water fitting: R24.

(4) *Hotels*: For each soil-water fitting: R24.

(5) *Flats*: For each soil-water fitting: R24.

(6) *Schools*: For every 10 persons or part of 10, comprising staff, pupils and servants and calculated according to a certificate by the principal indicating the number of persons registered at his school on 31 January of each year: R18.

(7) *Homes for the Aged and School Hostels*: (With the exception of separate dwellings or flats in such hostels for the use of staff members which shall be charged for in terms of subitem (1) or (5)).

For every 10 persons or part of 10, calculated according to a certificate by the person in charge of such hostel indicating the number of persons accommodated in such hostel on 31 January of each year: R18.

(8) *Hospitals and Nurses' Homes*: (With the exception of separate dwellings for the use of staff members charged in terms of subitem (1)).

Per bed, calculated according to a certificate by the person in charge of the institution concerned, indicating the number of beds in such institution on 31 January of each year: R12.

(9) *Churches and Church Halls*: For each soil-water fitting: R24.

(10) *Businesses and Offices*: For each soil-water fitting: R24.

(11) *Buildings not Falling under Subitems (1) to (10) Inclusive*: For each soil-water fitting: R36.

2. For the purposes of this Part, each water-closet or urinal stall, and in the case of slab or trough type urinal, each 600 mm width shall be regarded as a separate soil-water fitting.

PART IV.

INDUSTRIAL EFFLUENTS.

The following rules shall be applicable for the purposes of section 21(1) in connection with and for the determination of charges payable for the conveyance and treatment of industrial effluents:

1. The owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental

riole verbind is, betaal, benewens die gelde wat ingevolge ander Dele van hierdie Bylae gevorder word, onderstaande gelde per jaar:

TABEL.

(1) *Woonhuis*: ("Woonhuis" beteken 'n gebou wat ontwerp is vir die gebruik as woning vir 'n enkele gesin).

(a) Vir die eerste 2 drekwatertoebehoorsels: R24.

(b) Vir elke bykomende drekwatertoebehoorsel: R12.

(2) *Regerings- en Munisipale Geboue*: (Uitgesonderd hospitale, verpleegsterstehuise, koshuise, dagskole en woonings).

Vir elke drekwatertoebehoorsel: R24.

(3) *Losieshuise*: Vir elke drekwatertoebehoorsel: R24.

(4) *Hotelle*: Vir elke drekwatertoebehoorsel: R24.

(5) *Woonstelle*: Vir elke drekwatertoebehoorsel: R24.

(6) *Dagskole*: Vir elke 10 persone of gedeelte van 10, bestaande uit personeel, leerlinge en bediendes, bereken volgens 'n sertifikaat van die skoolhoof wat die aantal persone wat op 31 Januarie van elke jaar in die skool geregistreer is, aandui: R18.

(7) *Tehuise vir Bejaarde en Skoolkoshuise*: (Uitgesonderd losstaande wonings of woonstelle in sodanige koshuise, vir gebruik deur personeleerde wat ingevolge subitem (1) of (5) aangeslaan word).

Vir elke 10 persone of gedeelte van 10, bereken volgens 'n sertifikaat van die persoon in beheer van die tehuis of koshuis wat die aantal persone wat op 31 Januarie van elke jaar in sodanige tehuis of koshuis gehuisves is, aandui: R18.

(8) *Hospitale en Verpleegsterstehuise*: (Uitgesonderd losstaande wonings vir gebruik deur personeleerde wat ingevolge subitem (1) aangeslaan word).

Per bed, bereken volgens 'n sertifikaat van die persoon in beheer van die betrokke inrigting, wat die aantal beddens in die inrigting op 31 Januarie van elke jaar aandui: R12.

(9) *Kerke en Kerksale*: Vir elke drekwatertoebehoorsel: R24.

(10) *Besighede en Kantore*: Vir elke drekwatertoebehoorsel: R24.

(11) *Geboue wat nie onder Subitems (1) tot en met (10) Ressorteer nie*:

Vir elke drekwatertoebehoorsel: R36.

2. Vir die toepassing van hierdie Deel word elke spoel-latrine of urinaalvlak en, in die geval van 'n blad- of trogtipe urinaal, elke breedte van 600 mm, as 'n afsonderlike drekwatertoebehoorsel gereken.

DEEL IV.

FABRIEKSVLOEISEL.

Onderstaande reëls geld vir die toepassing van artikel 21(1) in verband met en vir die berekening van die gelde wat vir die wegvoer en behandeling van fabrieksvloeisel betaalbaar is:

1. Die eienaar of bewoner van persele waarop daar 'n bedryf of nywerheid aangehou word en waartydaan daar, ten gevolge van so 'n bedryf of nywerheid of van

thereto any effluent is discharged into the Council's sewer, shall, in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council an industrial effluent charge which shall be calculated:

- (a) on the quantity of water consumed during the year forming the period of charge; and
- (b) in accordance with the following formula: —

Charge in cents per kl = $0,183 (5 + 0,02 \times OA)$
where OA is the arithmetic average of the strengths,
(determined as specified in rule 3) of not less than 4
grab samples of effluent taken at any time during
the year: Provided that the Council may in its sole
discretion in any given case impose the minimum
charge prescribed in terms of rule 8 without taking
any sample of the effluent.

2. Whenever a sample is taken by the Council in terms of rule 1, one half thereof shall, at his request, be made available to the owner or occupier of the premises.

3. The strength referred to in rule 1 shall be determined by reference to the oxygen absorbed in four hours

N
from acidic — potassium permanganate and on an aliquot
80
part of a well-shaken sample in accordance with the
methods of chemical analysis as applied to sewage and
sewage effluents as set out in Schedule 'F' to these by-
laws.

4. In the absence of any direct measurement the quantity of industrial effluent discharged during a year shall be determined by the Council according to the quantity of water consumed on the premises during that period, and in the determination of that quantity deduction shall be made of the water used on the premises for domestic purposes, lost to the atmosphere during the process of manufacture or present in the final product.

5. Unless the Council, in any particular case, agrees otherwise in writing with an owner or occupier, charges prescribed in terms of this Schedule shall be levied in respect of yearly periods beginning on 1 January: Provided that —

- (a) where the last monthly meter reading relating to a yearly charging period is taken before the end of that period, the remaining part of the period shall be deemed to belong for charging purpose to the next succeeding yearly charging period;
- (b) where the last monthly meter reading relating to the yearly charging period is taken after the end of that period, that part of the succeeding period which has elapsed when the reading is taken shall be deemed to form part of the charging period to which the reading relates; and
- (c) where the discharge of effluent to the sewer begins during a year as aforesaid, the charge made in respect of that year shall be calculated as from the said date.

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

'n proses wat daarom gepaard gaan, uitvloeisel in die Raad se straatrool ontlas word, moet benewens die ander gelde waarvoor by ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad 'n fabrieksuitvloeiselgeld betaal wat bereken word —

- (a) volgens die hoeveelheid water wat gedurende die jaar waarvoor die geld gehef word, verbruik is; en
- (b) ooreenkomstig die volgende formule: —

Bedrag in sent per kl = $0,183 (5 + 0,02 \times OA)$, waar OA die rekenkundige gemiddelde is van die sterke (vasgestel ooreenkomstig Reël 3) van minstens 4 blinde monsters van uitvloeisel wat te eniger tyd gedurende die jaar geneem is: Met dien verstande dat die Raad in 'n gegewe geval volkome na goeddunke die minimum bedrag wat by Reël 8 voorgeskryf word, kan hef sonder om die uitvloeisel te bemonster.

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

3. Die sterke waarna daar in Reël 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolvuil en riooluutvloeisel ontleed word soos dit in Bylae 'F' by hierdie verordeninge omskryf word, bepaal ooreenkomstig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in 4 uur uit 'n aangesuurde N — kalium-permanganaatoplossing absorbeer.

4. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksuitvloeisel wat gedurende 'n jaar ontlas is, aan die hand van die hoeveelheid water wat gedurende die jaar op die perseel verbruik is, en by die bepaling van dié hoeveelheid, word die water wat vir huishoudelike doeleindes op die perseel verbruik is, dié wat tydens die vervaardigingsprosesse verdamp het, of in die finale produk aanwesig is, afgetrek.

5. Tensy die Raad in 'n bepaalde geval anders met 'n eienaar of bewoner skriftelik ooreenkom, word die geld wat by hierdie Bylae voorgeskryf word, gehef ten opsigte van die jaarlikse tydperke wat op 1 Januarie begin: Met dien verstande dat —

- (a) waar die laaste maandelikse meteraflesing betrekende 'n jaarlike heffingstydperk voor die einde van die tydperk plaasvind, die res van die tydperk vir heffingsdoeleindes as deel van die daaropvolgende jaarlike heffingstydperk beskou word;
- (b) waar die laaste maandelikse meteraflesing betrekende die jaarlike heffingstydperk na die einde van die tydperk plaasvind, die gedeelte van die daaropvolgende tydperk wat reeds verstryk het toe die meteraflesing plaasgevind het, as deel van die heffingstydperk waarop die aflesing betrekking het, beskou word; en
- (c) waar die onlasting van uitvloeisel in 'n straatrool op 'n datum gedurende 'n jaar, soos voornoem, begin, die geld ten opsigte van dié jaar van genoemde datum af bereken word.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word afgemeet word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlas is, bereken ooreenkomstig Reël 4, dienooreenkomstig gewysig word.

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

(2) For the purpose of calculating, as prescribed in terms of rule 4, the quantity of effluent discharged from each point of discharge as aforesaid, the total water consumed on the premises shall be allocated, as accurately as is reasonably practicable, after consultation between the engineer and the occupier, among the several points of discharge.

8. The minimum charge per year for the discharge of industrial effluent into the sewer shall be either:

(a) 8c per 5 kl, or

(b) R15, whichever is the lower sum of the fees for which ever is the greater of the rates for the first 15 m and the rates for the remaining distance.

PART V. CHARGES FOR CONNECTION TO A SEWER PAYABLE IN TERMS OF SECTION 11(1)

For the connection of premises to a sewer controlled by the Council, the following charges shall be payable by the owner of such premises:

(a) For the first 15 m or part thereof, measured from the sewer to the border of the premises to be connected; R60.

(b) In respect of any distance exceeding 15 m, the owner of such premises shall be liable for the actual cost of materials and labour plus 10%.

SCHEDULE C WORK CHARGES

For the removal of any blockage by Council employees or contractors: R15.

SCHEDULE D

Stibstoffen and the maximum permissible concentrations thereof referred to in section 20(1)(e).

Total sugar and starch (expressed as glucose) Milligrams per Litre

Solids in suspension (expressed as ash) 1,000

Grease and oil (not less than 400 mg/l) 400

Insoluble sulphates (expressed as SO₄) 500

Tar and tar oils not dissolved, in the aqueous phase 60

Sulphides (expressed as S) 50

Copper (expressed as Cu) 50

Nickel (expressed as Ni) 50

Zinc (expressed as Zn) 50

Cadmium (expressed as Cd) 50

Chromium (expressed as CrO₃) 50

Hydrocyanic acid and cyanides of other cyanogen compounds (expressed as HCN) 20

Calcium carbide Nil

7.(1) Waar fabrieksuitleefsel op meer as een plek in 'n straatrooil ontlaas word, het sy op dieselfde verdieping, die hetsy op verskillende verdiepings van 'n perseel, kah die Raad na goeddunk vir alle doeleindes om 'n vordering in ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters, elke sodanige ontlaaspelk as 'n afsonderlike plek vir die ontlasting van fabrieksuitleefsel in die straatrool beskou.

(2) Met die doel om die hoeveelheid uitvloeisel wat by elke ontlaaspelk, soos voornoem, ontlaas word, te kan bereken soos dit by Reg. 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, sojuis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die bewoner, aan die verskillende ontlaaspelke toegewys.

8. Die minimum vordering per jaar wat vir die ontlasting van fabrieksuitleefsel in die straatrool gevorder word, is of —

(a) 8c per 5 kl, of wat dan ook is gevorder op die eerste 15 m of meer deur die Raad;

(b) R15 per meter of meer, wat dan ook gevorder word, is of meer deur die eienaars van die omliggende vatter bedrag ook al die grootste is.

9. Afname van die eerste 15 m of meer deur die Raad is deur die Raad te bepaal.

GELDE VIR AANSLUITING BY 'N STRAATROOL BETAAALBAAR INGEVOLGE ARTIKEL 11(1)

Die aansluiting van 'n perseelrool by 'n straatrool wat deur die Raad beheer word, is die volgende geldende deur die eienaar van die perseel wat aldus aangesluit word, betaalbaar:

(a) Vir die eerste 15 m of gedeelte daarvan, gemeet vanaf die straatrool tot by die grens van die perseel wat aangesluit moet word; R60.

(b) 'n Opsigte van enige afstand boven die werklike koste van materiaal en arbeid plus 10%.

BYLAE C.

Uitlaas die Council in 'n belangrik gevalle of op voorwaarde in Wettelike Verwydering van enige Versopping deur die Raad se werknemers of kontrakteurs: R15.

BYLAE D.

Stowwe en die maksimum toelaadbare konsentrasië daarvan, waarna daar in artikel 20(1)(e) verwys word:

Milligram per liter

Total ohoeveelheid suiken en styselos (as a glucose-kose uitgedruk) 1,000

Vaste stowwe in suspensie 11,000

Vet en olie 400

Onoplosbare sulfate (uitgedruk as SO₄) 500

Teer en teerolie wat nie opgelos kan nie 60

waterfase 60

Sulfied (uitgedruk as S) 50

Koper (uitgedruk as Cu) 50

Nikel (uitgedruk as Ni) 50

Sink (uitgedruk as Zn) 50

Kadmium (uitgedruk as Cd) 50

Chroom (uitgedruk as CrO₃) 50

Blousuur en sianide of ander sianogene verbindinge (uitgedruk as HCN) 20

Kalsiumkarbied Geen

SCHEDULE E. *Agterkant van die toepassing van die wette wat hierdie vorm betrek*
FORM OF APPLICATION FOR PERMISSION IN
TERMS OF SECTION 21(2) TO DISCHARGE IN-
DUSTRIAL EFFLUENT INTO THE COUNCIL'S
SEWER *Agterkant van die toepassing van die wette wat hierdie vorm betrek*

I (Name)
 the undersigned, duly authorized to act on behalf of
 and hereinafter referred to as the applicant, hereby apply in terms of section 21(2) of the Drainage and Plumbing By-laws of the Town Council of Volksrust for permission to discharge industrial effluent in the Council's sewer on the basis of the facts stated herein.

I, *Ondergetekende instigte hierdie toepassing vir die Raad se straatrooil te ontlaas*
 certifieer dat die volgende mettende is dat alle saltes wat verkoop word, in die Council's water op die gebied van die Volksrust, moet terugbetaan word, en dat die personeel wat hierdie personele gebruik maak, moet gebruik maak van die water op die gebied van die Volksrust.

PERSONS EMPLOYED AND WATER CONSUMED
ON THE PREMISES.

Nature of the business or industry concerned
 establishment

Name or style under which the business or industry is carried-on
 Address of the business or industry
 P.O. Box No.

Stand(s) No. (s) Township

If the business or industry is carried on by a company, state the name of the secretary and if it is a partnership, state the names of the partners

Description of industrial or trade process by which the effluent will be produced

Facts relating to Employees:

Incoterm	1975/76	Wages	Salaries
Office	Office
Factory	Factory

- (a) Total number of daily employees (excluding (d))
- (b) Number of shifts worked per day
- (c) Number of days worked per week
- (d) Number of persons resident on the premises
- (e) Is a canteen provided?

Water Consumptions:

- | | Kilolitres/Month |
|---|------------------|
| (a) Approximate monthly quantity of water purchased for use on the premises | |
| (b) Approximate monthly quantity of water obtained from any borehole | |
| (c) Quantity of water in the end-product | |
| (d) Quantity of water lost by evaporation | |
| (e) Quantity of water used as boiler make-up | |

Is water used on the premises for any, and if so, which of the following purposes: Cooling, the cleaning of uten-

BYLAE E. *Agterkant van die toepassing van die wette wat hierdie vorm betrek*
AANSOEKVORM VIR DIE VERGUNNING INGEVOLGE ARTIKEL 21(2) OM FABRIEKSUITVLOEISEL IN DIE RAAD SE STRAATROOL TE ONTLAS

Ek (naam)
 die ondergetekende, wat behoorlik gemagtig is om op te tree ten behoeve van hierna die applikant genoem, doen hierby ingevolge artikel 21(2) van die Riolerings- en Loodgietersverordeninge van die Stadsraad van Volksrust aansoek om vergunning om fabrieksuitvloeisel op grondslag van die feite wat hierin uiteengesit word, in die Raad se straatrool te ontlas.

GETAL MENSE WERKSAAM EN HOEVEELHEID WATER VERBRUIK OP PERSEL.

Aard van die betrokke besigheid of nywerheid

Naam waaronder die besigheid of nywerheid gedryf word

Adres van die besigheid of nywerheid

Posbus

Standplaas (pleas) No. (s) Dorp

Indien die besigheid of nywerheid deur 'n maatskappy gedryf word, verset die naam van die sekretaris, en indien dit 'n vennootskap is, verset die naam van die vennote

Beskrywing van die nywerheids- of bedryfsproses waardeur die uitvloeisel sal ontstaan

Gegewens betreffende werknemers:

- (a) Totale getal werknemers per dag (uitgesonderd (d))
- (b) Getal skofte per dag gewerk
- (c) Getal dae per week gewerk
- (d) Getal mense op die perseel woonagtig
- (e) Word daar een meetplek gevind?

Waterverbruik:

- | | Kiloliter/Maand |
|--|-----------------|
| (a) Benaderde hoeveelheid water per maand gekoop vir verbruik op perseel | |
| (b) Benaderde hoeveelheid water per maand uit 'n boorgat verkry | |
| (c) Hoeveelheid water in die eindprodukt | |
| (d) Hoeveelheid water wat verdamp het | |
| (e) Hoeveelheid aanvullingswater wat vir die stoomketels gebruik is | |

Word water op die perseel vir enige een van die volgende doeleindes gebruik, en indien wel, vir water? Ver-

sils, floor-washing, any other industrial purpose, and subsequently discharged to sewer

If the answer to the last question is in the affirmative, Part II of this form shall be completed.

Applicant's Signature

PART II.

DATA RELATING TO THE CONSUMPTION OF WATER.

1. The following information is required for the purpose of estimating the quantity of industrial effluent discharged into the Council's sewer, and all figures given shall relate to the quantity of water taken over a period of six months:—

Name of consumer or his representative

Stand No. Township

Total number of kilolitres of water consumed in six months.

koeling, die reiniging van gerei, die was van vloere en enige ander nywerheidsdoeleindes, en word dié water daarna in die straatrooil ontlas?

Indien die antwoord op die laaste vraag bevestigend is, moet deel II van hierdie vorm ingevul word.

Applicant se handtekening

DEEL II.

GEGEWENS BETREFFENDE DIE VERBRIUK VAN WATER.

1. Onderstaande inligting is nodig ten einde die hoeveelheid fabrieksuitvloeisel wat in die Raad se straatrooil ontlas word, te kan beraam, en alle syfers wat verstrekk word, moet betrekking hê op die hoeveelheid water gemeet oor 'n tydperk van ses maande.

Naam van verbruiker of sy verteenwoordiger

Standplaas No. Dorp

Totale getal kiloliter water wat in ses maande verbruik is.

	Meter No.	Meter No.	Meter No.	Total
Water purchased				
Water from borehole				
Water entering with raw materials				
Section of plant served by meter				
Total quantity of water consumed				

	Meter No.	Meter No.	Meter No.	Totaal
Water aangekoop				
Water uit boorgat				
Water in grondstowwe				
Gedeelte van inrigting deur meter bedien				
Totale hoeveelheid water verbruik				

2. For the purpose of this estimate the total number of kilolitres of water consumed in six months for any of the purposes below mentioned may be left out of account:—

(1) Water used by staff for domestic purposes:—

2. Vir die doel van hierdie beraming kan die totale getal kiloliter water wat in ses maande vir enige van ondergenoemde doeleindes verbruik word, buite rekening gelaat word:—

(1) Water wat deur personeel vir huishoudelike doeleindes verbruik word:—

	Number of shifts per day	Days per week	Allowance litres per head/per day	Total
Daily employees (excluding residents):				
Office				
Factory				

	Getal skofte per dag	Dae per week	Hoeveelheid toegelaat liter per kop/per dag	Totaal
Daagliks werknemers (uitgesonderd inwoners) —				
Kantoor				
Fabriek				

	Number of shifts per day	Days per week	Allowance litres per head/per day	Total
Resident Persons:—				
Whites				
Non-Whites				
Canteen				
Total water used (in kilolitres)				

	Getal skofte per dag	Dae per week	Hoeveelheid toegelaat liter per kop/per dag	Totaal
Inwoners —				
Blankes				
Nie-Blankes				
Eetplek				
Totale hoeveelheid water verbruik (in kiloliter)				

(2) Water used in the operation of boilers:—

	Boiler 1	Boiler 2	Boiler 3	Total
Type of Boiler				
Rating:				
Kilograms steam/hr				
Kilowatts				
Hours steamed per month				
Total evaporation per month				
Condensate returned (in litres)				
Per cent of unreturned condensate discharged to sewer				
Coal burned — kilograms per month				
Water used for coal wetting (in litres)				
Water used for ash quenching (in litres)				
Quantity of blowdown (in litres)				
Does blowdown enter sewer?				
Quantity of softener backwash water per month (in litres)				
Total quantity of water used (in litres)				

(2) Water vir stoomketels gebruik.

	Stoomketel 1.	Stoomketel 2.	Stoomketel 3.	Totaal
Tipe van stoomketel				
Ontwerpvermoë:				
Kilogram stoom/uur kilowat				
Ure onder stoom per maand				
Totale hoeveelheid verdamp per maand				
Kondensaat teruggevoer (in liter)				
Persent kondensaat nie teruggevoer nie en in straatriool ontlas				
Steenkool verbrand — kilogram per maand				
Water gebruik vir natmaak van steenkool (in liter)				
Water gebruik om as te blus (in liter)				
Hoeveelheid aftapwater (in liter)				
Word die aftapwater in die straatriool ontlas?				
Hoeveelheid terugspoelwater uit versagter per maand (in liter)				
Totale hoeveelheid water verbruik (in liter)				

(3) Water absorbed by the goods manufactured on the premises in six months:

- (a) Expressed as a percentage of the total consumption of water less the allowance for staff use litres.
- (b) Expressed as litres per six months contained in the finished products:—
 - (i)
 - (ii)
 - (iii)
 - (iv)
 - (v)

litres per 6 months

(4) Quantity of water lost in six months by evaporation to the atmosphere:—

- (a) By units of plant other than cooling towers litres.
- (b) By cooling towers:

(3) Water wat in ses maande opgeneem is deur die goedere wat op die perseel vervaardig is:

- (a) Uitgedruk as 'n persentasie van die totale hoeveelheid water verbruik, min hoeveelheid toegelaat vir verbruik deur personeel liter.
- (b) Uitgedruk as liter per ses maande, wat in voltooide produk aanwesig is:—
 - (i)
 - (ii)
 - (iii)
 - (iv)
 - (v)

liter per 6 maande

(4) Hoeveelheid water wat in ses maande in die atmosfeer verdamp het:—

- (a) Deur toestelle, uitgesonderd koeltorings liter.
- (b) Deur koeltorings.

	1	2	3	Total
Type of tower				
Quantity of water circulated per 6 months (in kilolitres)				
Temperature drop ($^{\circ}\text{C}$)				
Estimated loss by evaporation (in kilolitres)				
Metered water fed to cooling towers (in kilolitres)				
Quantity of refrigerant in circulation in 6 months (in kilolitres)				
Total quantity of water lost by evaporation (in kilolitres)				

	1.	2.	3.	Totaal
Tipe van toring				
Hoeveelheid water in ses maande gesirkuleer (in kiloliter)				
Daling in temperatuur ($^{\circ}\text{C}$)				
Beraamde verlies deur verdamping (in kiloliter)				
Agemette hoeveelheid water na koeltoring gevoer (in kiloliter)				
Hoeveelheid verkoelingsmiddel gesirkuleer in ses maande (in kiloliter)				
Totale hoeveelheid water wat verdamp het (in kiloliter)				

(5) Quantities of water lost in six months from miscellaneous causes:

- (a)
- (b)
- (c)

Total deduction (in kilolitres)

Grand total of deduction to be made in terms of subparagraphs (1) to (5) inclusive of this paragraph

3. Estimated process water discharged to sewer (arrived at by deducting the total quantity of permissible deduc-

(5) Hoeveelheid water wat in ses maande om allerlei redes verlore gegaan het:

- (a)
- (b)
- (c)

Totale hoeveelheid afgetrek (in kiloliter)

Groototal van hoeveelheid wat ingevolge subparagraphs (1) tot en met (5) van hierdie paragraaf afgetrek moet word.

3. Beraamde hoeveelheid proseswater wat in straatrooil ontsla is (bereken deur die totale hoeveelheid wat afge-

tions shown in paragraph 2(1) to (5) inclusive from total water consumed as shown in paragraph (1)

Signed
by or for the Applicant.

Date
by or for the Engineer.

PART III.

Information concerning the chemical and physical characteristics of the effluent to be discharged:—

- (1) Maximum temperature of effluent °C.....
- (2) pH Value pH.....
- (3) Nature and amount of settleable solids
- (4) Oxygen absorbed (4 hrs.) strength as determined according to the method prescribed in Schedule F to the Drainage and Plumbing By-laws
- (5) Maximum total daily discharge (litres)
- (6) Maximum rate of discharge (litres/hr.)
- (7) Periods of maximum discharge, e.g. 07h00 to 20h00
- (8) If any of the substances, or their salts, specified in the table, are formed on the premises, a cross must be placed in the space in which the name of the substance appears and, if possible, the average concentration of the substance likely to be present if any effluent must also be stated.

TABLE.

Cyanide.	Chromium.	Nickel.	Cadmium.	Copper.	Zinc.
Iron.	Ammo-	Sulphide.	Sul-	Nitrates.	Others
	nium.		phates.		
Starch or sugars.		Tar or tar oil.		Grease or oil	
Synthetic detergents.		Volatile solvents.		Others.	

- (9) Any further information as to kind or character, chemical composition and concentration peculiar to the industrial waste

PART IV.

CONDITIONS OF ACCEPTANCE OF INDUSTRIAL EFFLUENT.

An application for permission to discharge industrial effluent into the Council's sewers shall only be granted on the applicant's undertaking, as he is by virtue of his signature hereto appended deemed to do, to observe the following terms and conditions and any further special conditions which the engineer may think fit to impose in any particular case:

1. The applicant shall annex hereto descriptions and a statement of the dimensions of grease and oil traps,

trek mag word — soos dit in paragraaf 2(1) tot en met (5) aangegee word — af te trek van die totale hoeveelheid water wat verbruik is — soos in paragraaf 1 aangedui)

Onderteken
deur of namens Applikant.
.....
deur of namens Ingenieur.

Datum.....

DEEL III.

Gegewens betreffende die chemiese en fisiese eienskappe van die uitvloeisel wat ontlas gaan word:—

- (1) Maksimum temperatuur van uitvloeisel °C.....
- (2) pH gehalte pH.....
- (3) Aard en hoeveelheid van beskikbare vas-te stowwe
- (4) Suurstof-absorpsievermoë (4 uur OA) be-paal volgens die metode wat in Bylae F by die Riolerings- en Loodgieterverordeninge voorgeskryf word
- (5) Maksimum totale hoeveelheid daagliks ontlas (liter)
- (6) Maksimum onlastempo (liter/uur)
- (7) Tydperke van maksimum onlasting, bv. 07h00 tot 20h00
- (8) Indien enigeen van die stowwe of die soute daarvan wat in die tabel aangegee word, op die perseel gevorm word, moet 'n kruisie in die ruimte waarin die naam van die stof aangegee word getrek word, en, indien dit moontlik is, moet die gemiddelde konsentrasie van hierdie stof wat waarskynlik in enige uityloeisel aan-wesig sal wees, ook aangegee word.

TABEL.

Sianied.	Chroom.	Nikkel.	Kadmium.	Koper.	Sink.	Yster.
Ammonium.	Sulfied.	Sulfate.	Nitrate.	Ander.	Stysel of suiker.	
Teer of teerolie.	Vet of olie.	Sintetiese reinigingsmiddels.				
Vlugtige oplosmiddels.		Ander.				

- (9) Alle verdere gegewens betreffende die soort of eienskap, chemiese samestelling en konsentrasies wat eie is aan die fabriksafval

DEEL IV.

VOORWAARDEN WAAROP FABRIEKSUITVLOEI-SEL OPGENEEM WORD.

'n Aansoek om fabrieksuitvloeisel in die Raad se riele te mag ontlas word slegs toegestaan indien die applikant akkoord gaan om die volgende bepalings en voorwaardes en alle verdere spesiale voorwaardes wat die ingenieur in 'n bepaalde geval dienstig ag, na te kom, en daar word geag dat hy, uit hoofde van sy handtekening hieronder, aldus akkoord gegaan het:

1. Die applikant moet beskrywings en 'n opgawe van die afmetings van die vet- en olievangers, siwwe, ver-

screens, dilution and neutralising tanks and any other provisions made by him for the treatment of the effluent before it is discharged into the sewer.

2. The applicant shall submit to the Council, if requested, plans showing the reticulation systems on his premises for water and industrial effluent.

3. The applicant shall, in addition to complying with the provisions of the Council's Drainage and Plumbing By-laws concerned with the protection of its employees, sewers and treatment plant from injury or damage, comply with any direction concerned with such protection given to him by the engineer verbally or in writing for the purpose of ensuring the applicant's compliance with the said by-laws.

4. The applicant shall notify the Council, so soon as possible after he becomes aware thereof, of any material alteration in the nature or quantity of the effluent specified in the application or in any of the facts stated by him therein.

5. The applicant shall within thirty days from the date of signature of this application procure an accurately representative sample of not less than 5 litres of the industrial effluent to be discharged into the sewer, which sample shall be free of domestic sewage, and shall submit one half thereof to the Council for analysis and also submit to the engineer a report on the sample made by an analyst appointed by him: Provided that in the case of a newly established industry the period specified in this rule may be extended by the engineer for as long as he thinks reasonable.

6. The applicant hereby declares and warrants that the information given by him in this form or otherwise in connection with this application is to the best of his knowledge and belief in all respects correct.

7. The applicant agrees that the said information being in all respects correct, shall form the basis on which this application is granted by the Council.

Thus done at by the applicant this
day of 19.....

.....
Signature and capacity of
the applicant.

Permission is hereby granted by me on behalf of the Council, I being duly thereunto authorized, for the discharge into the Council's sewer in accordance with the Council's Drainage and Plumbing By-laws, of industrial effluent as described in this form and in the circumstances therein set forth: Provided that this permission shall be revocable by the Council at any time in its absolute discretion on the expiry of reasonable notice in writing given by it to the applicant. The said permission is given subject also the following special conditions: —

Signed
Town Clerk.

dunnings- en neutraliseertenks en van enige ander voorseening wat hy gemaak het om die uitvloeisel te behandel alvorens dit in die straatrooil ontlaas word, hierby aanheg.

2. Die applikant moet, indien hy aldus versoek word, aan die Raad planne voorlê waarop die water- en fabrieksuitvloeielynernetwerk op sy perseel aangetoon word.

3.. Die applikant moet, benewens sy verpligting om te voldoen aan die bepalings van die Raad se Riolerings- en Loodgiertyverordeninge wat betrekking het op die beveiliging van sy werknemers teen besering en sy straatroolie en behandelingsinrigting teen beschadiging, gevolg gee aan enige opdrag betreffende sodanige beveiliging wat die ingenieur mondelings of skriftelik aan hom gee met die doel om te sorg dat die applikant aan genoemde verordeninge voldoen.

4. Die applikant moet die Raad, so gou doenlik nadat hy daarvan bewus geword het, in kennis stel van enige ingrypende verandering in die aard of hoeveelheid van die uitvloeisel wat in hierdie aansoek uiteengesit is of in die gegewens wat hy daarin verstrek het.

5. Die applikant moet binne 30 dae nadat hierdie aansoek onderteken is, 'n streng verteenwoordigende monster van minstens vyf liter, van die fabrieksuitvloeisel wat in die straatrooil ontlaas gaan word — dié monster mag geen huishoudelike rioolvuil bevat nie — verkry, en die helfte daarvan vir ontleeding aan die Raad voorlê; voorts moet hy 'n verslag oor die monster deur 'n onleder wat die ingenieur aangewys het, aan die ingenieur voorlê: Met dien verstande dat die ingenieur in die geval van 'n pas gevëstigde nywerheid, die tydperk wat in hierdie reël voorgeskryf word, kan verleng vir 'n tydperk wat hy redelik ag.

6. Die applikant verklaar en waarborg hierby dat die gegewens wat hy op hierdie vorm of andersins in verband met hierdie aansoek verstrek het na sy beste en oortuinging in alle opsigte juis is.

7. Die applikant gaan akkoord dat genoemde gegegewens wat in alle opsigte juis is, die grondslag vorm waarop die Raad hierdie aansoek toestaan.

Aldus op hierdie dag van 19
in deur die applikant gedaan.

.....
Handtekening en hoedanigheid
van die applikant.

Ek, die ondergetekende, wat behoorlik daartoe gemagtig is, verleen hierby namens die Raad vergunning dat die fabrieksuitvloeisel soos dit op hierdie vorm beskryf is, en onder die omstandighede wat daarin uiteengesit is, ooreenkomsdig die Raad se Riolerings- en Loodgiertyverordeninge in die Raad se straatrooil ontlaas kan word: Met dien verstande dat die Raad hierdie vergunning te eniger tyd volkome na goeddunke kan intrek na verstryking van 'n redelike kennisgewingtermyn soos vervat in 'n skriftelike kennisgewing wat hy aan die applikant borg het.

Genoemde vergunning word voorts op die volgende spesiale voorwaardes verleent:

.....
Geteken deur
Stadsklerk.

SCHEDULE F.

Rules to be complied with in determining the four-hour permanganate value (oxygen absorbed) for the purposes of rule 3 of Part IV of Schedule B.

These rules are to all intents and purposes a restatement in the form of by-laws of the "Methods of Chemical Analysis as applied to Sewage and Sewage Effluents" as published by the British Ministry of Housing and Local Government, H. M. Stationery Office, 1956.

PART I.

PROCEDURE FOR THE PREPARATION OF REAGENTS.

(1) For the preparation of potassium permanganate solution being approximately $\frac{N}{80}$, the procedure described in this rule shall be followed.

(2) Four grams $KMnO_4$ shall be dissolved in one litre of hot distilled water contained in a large beaker covered with a clock glass, the solution being maintained at 90° to $95^\circ C$ for not less than two hours if possible.

(3) The said solution shall be diluted to 10 litres with distilled water and set aside in darkness until complete oxidation of any organic matter has taken place and any precipitated manganese dioxide has settled.

(4) The supernatant liquid shall be carefully decanted or siphoned off so that the disturbance of any sediment is avoided.

(5) Notwithstanding anything contained in this rule, it shall be permissible alternatively to filter the solution through a funnel having a sintered glass filter element through glass wool or through asbestos fibre which has been previously digested with nitric and hydrochloric acid and then thoroughly washed with water: Provided that the solution shall not be filtered through paper.

(6) All necessary measures shall be taken to prevent the solution from being contaminated by dust or organic matter.

(7) Daily blank determinations shall be made to check the strength of the potassium permanganate solution.

(Note — When the method described above is carefully followed and the solution stored in amber bottles or in the dark, it is stable for several months.)

(1) For the preparation of a stock solution $\frac{N}{4}$ sodium thiosulphate the procedure described in this rule shall be adopted.

(2) Sixty-three grams of sodium thiosulphate, $Na_2S_2O_3 \cdot 5H_2O$ shall be dissolved in one litre of copper-free, freshly boiled and cooled distilled water, and one millilitre of chloroform or 10 milligrams of mercuric iodide shall be added to stabilise the solution.

(3) The solution shall be allowed to stand for several days before it is used.

(1) For the preparation of a working solution of $\frac{N}{80}$ sodiumthiosulphate the procedure described in this rule shall be adopted.

BYLAE F.

Reëls wat nagekom moet word by die bepalings van die vieruur-permanganaatgehalte (suurstof geabsorbeer) vir die toepassing van Reël 3 van Deel IV van Bylæ B.

Hierdie reëls is in elke opsig 'n weergawe, in verordeningvorm, van die "Methods of Chemical Analysis as applied to Sewage and Sewage Effluents", gepubliseer deur die British Ministry of Housing and Local Government, H. M. Stationery Office, 1956.

DEEL I.

PROSEDURE VIR DIE BEREIDING VAN REAGERMIDDEL.

(1) By die bereiding van 'n kaliumpermanganaatoplossing, ongeveer $\frac{N}{80}$, moet die prosedure wat in hierdie deel beskryf word, gevvolg word.

(2) Vier gram $KMnO_4$ moet in een liter warm gedistilleerde water in 'n groot glasbeker wat met 'n oorlosiegglas bedek moet word, opgelos word; die oplossing moet van 90° tot $95^\circ C$ verhit word en minstens twee tot drie uur lank op dié temperatuur gehou word, indien dit moontlik is.

(3) Genoemde oplossing moet tot 10 liter met gedistilleerde water verdun word en dan verskeie dae lank op 'n donker plek gesit word totdat alle organiese stowwe heeltemal geoksideer het en alle neergeslane mangaandisied afgesak het.

(4) Die bo-water moet versigtig afgegeiet of afgehewel word sonder om die afsaksel te versteur.

(5) Ondanks die bepalings van hierdie reël is dit as 'n alternatiewe prosedure toelaatbaar om die oplossing deur 'n treter met 'n sinterglasfilterelement, deur glaswol of deur asbesvesel wat vooraf met salpetersuur en soutsuur gedigereer en daarna deeglik met water gewas is, te filtreer: Met dien verstande dat die oplossing nie deur papier gefiltreer mag word nie.

(6) Daar moet gesorg word dat die oplossing nie deur stof of organiese stowwe besoedel word nie.

(7) Daar moet daagliks kontroletoetse uitgevoer word om die sterkte van die kaliumpermanganaatoplossing te kontroleer. (Let wel: Indien bostaande metode sorgvuldig gevvolg en die oplossing in amber-bottels of in die donker gebêre word, bly dit verskeie maande lank stabiel).

(1) By die bereiding van 'n voorraadoplossing, $\frac{N}{4}$ van natriumtiosulfaat moet die prosedure wat vir hierdie reël beskryf word, gevvolg word.

(2) Drie-en-sestig gram natriumtiosulfaat, $Na_2S_2O_3 \cdot 5H_2O$, moet in een liter kopervrye, pas gekookte en afgeloede, gedistilleerde water opgelos word, en een milliliter chloroform of 10 milligram kwikdijodied moet daarby gevoeg word om die oplossing te stabiliseer.

(3) Die oplossing moet verskeie dae lank staan voordat dit gebruik word.

(1) By die bereiding van 'n werkoplossing, $\frac{N}{80}$, van natriumtiosulfaat moet die prosedure wat in hierdie reël beskryf word, gevvolg word.

(2) Fifty millilitres of stock solution shall be diluted to one litre with copper-free, freshly boiled and cooled distilled water, and one millilitre of chloroform or 10 milligrams of mercuric iodide shall be added.

(3) The resulting solution shall be standardized against potassium iodate at frequent intervals.

(4) The solution shall be stored in an amber glass bottle having a rubber stopper.

(5) Any solution remaining in the burette at the end of the day shall be discarded.

N

4. Potassium iodate solution $\frac{N}{40}$, for standardizing a

tiosulphate solution in terms of rule 3(3) of this Schedule shall be prepared by dissolving in a little water 0,892 gram of pure potassium iodate which has been previously dried at 120°C and diluting the resulting solution to exactly one litre.

(Note — The solution will keep for a very long time if stored in a glass-stoppered bottle).

5.(1) For the preparation of dilute sulphuric acid the procedure described in this rule shall be adopted.

(2) One volume of concentrated sulphuric acid shall be added to three volumes of water, care being taken to add the acid in small quantities at a time.

(3) Adequate and effective precautions shall be taken against the spitting of acid and the cracking of glass vessels owing to generation of heat.

(4) After the mixing referred to in subrule (2) has

N

been completed, sufficient $\frac{N}{80}$ permanganate solution shall

be added to give a faint permanent pink tint to the mixture.

6. For the preparation of potassium iodide solution 10 grams of potassium iodide shall be dissolved in 100 millilitres of water and stored in an amber glass bottle.

7.(1) For the preparation of a starch reagent the procedure described in this rule shall be adopted.

(2) One gram of soluble starch shall be ground into a smooth paste with a little cold distilled water.

(3) The resulting paste shall be poured into one litre of boiling distilled water and the pouring shall be accompanied by constant stirring.

(4) The resulting solution shall be boiled for one minute and shall then be allowed to cool before it is used.

(5) The solution shall only be used if it has been freshly prepared.

(6) Notwithstanding anything in this rule contained, it shall be permissible alternatively to use a solution containing a preservative so long as it is known that the preservative does not interfere with the reaction.

(7) If mercuric iodide is used, about 10 milligrams thereof shall be added to the starch when the latter is being ground with water.

(2) Vyftig milliliter van die voorraadoplossing moet tot een liter met kopervrye, pas gekookte en afgekoelde gedistilleerde water verdun word, en een milliliter chloroform of 10 milligram kwikdijodied moet daarby gevoeg word.

(3) Die oplossing wat aldus verkry word, moet met gereelde tussenpose aan die hand van kaliumjodaat gestandaardiseer word.

(4) Die oplossing moet in 'n amberglasbottel met 'n rubberprop gehou word.

(5) Die oplossing wat aan die einde van die dag in die buret oorbly, moet weggegooi word.

N

4. Die Kaliumjodaat-oplossing, $\frac{N}{40}$, wat gebruik word

om 'n tiosulfaatoplossing ingevolge Reël 3(3) van hierdie Bylae te standaardiseer, moet berei word deur 0,892 gram suwer kaliumjodaat wat vooraf by 120°C gedroog is, in 'n bietjie water op te los, en die oplossing wat aldus verkry word tot presies een liter te verdun. (Let wel: Die oplossing sal 'n lang tyd goed hou indien dit in 'n glas propbottel gehou word).

5.(1) By die bereiding van verdunde swawelsuur moet die prosedure wat in hierdie Reëls beskryf word, gevvolg word.

(2) Een volume gekonsentreerde swawelsuur moet by drie volumes water gevoeg word; die swawelsuur moet in klein hoeveelhede op 'n keer bygevoeg word.

(3) Daar moet toereikende en doeltreffende voorsorg getref word om te verhoed dat die suur uitspat en die glashouers ten gevolge van die hitte wat ontstaan, bars:

(4) Wanener die verdunning waarna daar in subreël

(2) verwys is, klaar is, moet daar voldoende permanganaatoplossing $\frac{N}{80}$ bygevoeg word totdat die mengsel 'n

dowwe blywende rooskleurige tint het.

6. By die bereiding van 'n kaliumjodietoplossing moet 10 gram kaliumjodiet en 100 milliliter water opgelos en in amberglasbottel gehou word.

7.(1) By die bereiding van 'n stysel-reageermiddel moet die prosedure wat in hierdie reël beskryf word, gevvolg word.

(2) Een gram oplosbare stysel moet met 'n bietjie koue gedistilleerde water tot 'n egalige pasta gemaal word.

(3) Hierdie pasta moet in een liter kokende gedistilleerde water gegooi word en die mengsel moet aanhouwend geroer word terwyl die pasta bygevoeg word.

(4) Die oplossing wat aldus verkry word, moet een minuut lank gekook word en dan toegelaat word om af te koel voordat dit gebruik word.

(5) Slegs 'n oplossing wat vars berei is, moet gebruik word.

(6) Ondanks die bepalings van hierdie reël, is dit as 'n alternatiewe metode toelaatbaar om 'n oplossing te gebruik wat 'n bewaringsmiddel bevat, mits dit bekend is dat die bewaringsmiddel nie die reaksie versteur nie.

(7) Indien kwikdijodied gebruik word, moet ongeveer 10 milligram daarvan by die stysel gevoeg word wanneer laasgenoemde met water gemaal word.

(8) It shall also be permissible as an alternative to add 0,1 gram of thymol to the boiling water which is used for making the starch solution.

8. A solution of sodium starch glycollate may be used as an alternative to starch solution, one to two millilitres of a 0,5 per cent solution in cold distilled water being added at the start of the titration.

(Note — The approach to the end-point is shown by the change from green to intense blue. At the end-point, which is sharp, the solution becomes colourless).

9.(1) For the standardization of sodium thiosulphate solution the procedure described in this rule shall be adopted.

(2) In a glass-topped bottle having a capacity of about 340 millilitres there shall be placed 5 millilitres of potassium iodide solution as referred to in rule 5, 10 millilitres of dilute sulphuric acid and 25 millilitres of N — iodate solution in that order.

40

(3) About 100 millilitres of water shall then be added.

(4) Titration with thiosulphate solution shall be carried out immediately thereafter.

(5) One millilitre of starch solution shall be added when the liquid has become pale yellow.

(6) After the pale yellow liquid referred to in subrule (5) has become blue the titration shall be continued until the solution has just become colourless.

(Note — The normality of the sodium thiosulphate solution is then — x —

$$\frac{80}{N} \text{ millilitres of sodium thiosulphate required.}$$

The sodium thiosulphate can be used at this strength provided the appropriate correction factor is used, but it is preferable to adjust the strength until exactly 50 millilitres are required for a repeat titration. The sodium thiosulphate is then exactly — and one millilitre is equivalent to 0,1 milligram of oxygen).

PART II.

PROCEDURE FOR DETERMINING FOUR-HOUR PERMANGANATE VALUE.

(1) The procedure described in this rule shall be followed for the determination of four-hour permanganate value.

(2) Into a clean 340 millilitre glass-stoppered bottle there shall be placed 10 millilitres of dilute sulphuric acid and 50 millilitres of — potassium permanganate solution.

$$\frac{80}{N}$$

(3) There shall be added to the potassium permanganate solution a volume of distilled water equal to the difference between 100 millilitres and the volume of the sample of industrial effluent to be tested.

(4) The sample of industrial effluent shall immediately after being added to the solution referred to in subrule (3) be mixed by gentle rotation of the bottle.

(8) Dit is ook as 'n alternatiewe metode toelaatbaar om 0,1 gram timol by die kokende water wat gebruik word om die styseloplossing te berei, te voeg.

8. 'n Oplossing van natriumstyselglikolaat kan in die plek van styseloplossing gebruik word; 1 tot 2 milliliter van 'n oplossing van 0,5 persent in koue, gedistilleerde water moet aan die begin van die titrasie bygevoeg word. (Let wel: Die omslagpunt word genader wanneer die kleur van groen na diepblou verander. By die omslagpunt wat meteens plaasvind, word die oplossing kleurloos).

9.(1) By die standaardisering van 'n natriumtiosulfaatoplossing moet die prosedure wat in hierdie reël beskryf word, gevolg word.

(2) Daar moet vyf milliliter kaliumjodietoplossing soos dit in Reël 5 beskryf is, 10 milliliter verdunde swawelsuur en 25 milliliter jodaatoplossing — in die volgorde 40 in 'n glaspropbottel met 'n inhoudsvermoë van ongeveer 340 milliliter gegooi word.

(3) Ongeveer 'n honderd milliliter water moet dan hierby gevoeg word.

(4) Titasie met 'n tiosulfaatoplossing moet onmiddellik hierna geskied.

(5) Een milliliter styseloplossing moet bygevoeg word wanneer die vloeistof 'n liggeel kleur kry.

(6) Nadat die liggeel vloeistof waarna daar in subreël (5) verwys is, blou geword het, moet die titrasie voortgesit word totdat die oplossing net omrent kleurloos word.

(Let wel: Die normaliteit van die natriumtiosulfaatoplossing is dan — x —

$$\frac{80}{N} \text{ milliliter natriumtiosulfaat benodig.}$$

Die natriumtiosulfaat kan teen hierdie sterkte gebruik word, mits die gepaste korreksiefaktor gebruik word. Dit is egter verkeerslik om die sterkte aan te pas totdat daar presies 50 milliliter vir 'n herhalingstitrasie nodig is.

$$\frac{80}{N}$$

is. Die natriumtiosulfaat is dan presies — en 1 milliliter 80 is gelykstaande met 0,1 milligram suurstof).

DEEL II.

PROSEDURE VIR DIE BEPALING VAN VIERUUR-PERMANGANAATGEHALTE.

(1) Die prosedure wat in hierdie reël beskryf word moet gevolg word by die bepaling van vieruur-permanganatgehalte.

(2) Daar moet 10 milliliter verdunde swawelsuur en 50 milliliter kaliumpermanganaat-oplossing — in 'n skoon 80 glaspropbottel van 340 milliliter gegooi word.

(3) Daar moet 'n volume gedistilleerde water wat gelijk is aan die verskil tussen 100 milliliter en die volume van die monster fabrieksuitvloeisel wat getoets moet word by die kaliumpermanganaatoplossing gevoeg word.

(4) Die monster fabrieksuitvloeisel moet onmiddellik nadat dit by die oplossing wat in subreël (3) genoem word, gevoeg is, daarmee gemeng word deur die bottel versigtig te draai.

(5) The mixture shall be maintained at a temperature of 27°C for four hours, and shall be remixed after one hour if the sample contains much suspended matter.

(Note — For the most accurate results all the solutions should be heated to 27°C before mixing, but this is not necessary where a water bath is used. A water bath is preferable because, with most air incubators, any difference in temperature between the bottle and the incubator is only very slowly rectified).

(6) After four hours there shall be added to the mixture either 5 millilitres of the 10 per cent potassium iodide solution or about 0,5 gram of solid potassium iodide.

(7) Immediately after the said addition titration shall be carried out with $\frac{N}{80}$ sodium thiosulphate solution.

(8) Towards the end of the process hereinbefore described there shall be added to the mixture two millilitres of starch solution.

(9) As an alternative to the step prescribed in terms of subrule (8) it shall be permissible to add two millilitres of sodium starch glycollate solution at the beginning of the titration.

(10) Titration shall be carried out until the blue colour resulting from the step prescribed by subrule (8) just disappears, and any blueness which may return after standing shall be ignored.

(11) A blank determination shall be made by the same procedure without the sample of industrial effluent but with the use of 100 millilitres of distilled water instead.

(12) Not more than 50 per cent of the potassium permanganate shall be used up during the test, and the quantity of the sample of industrial effluent added, shall be proportioned accordingly.

PART III.

CALCULATION.

The permanganate value shall be calculated according to the following formula:—

$$\text{Permanganate value (4 hours)} \text{ mg/l} = 100 \frac{(a-b)}{c};$$

where —

(a) is the millilitres of $\frac{N}{80}$ sodium thiosulphate required for the blank determination;

(b) is the millilitres $\frac{N}{80}$ sodium thiosulphate required for the sample; and

(c) is the millilitres of industrial effluent sample used."

PB. 2-4-2-34-37

(5) Die mengsel moet vier uur lank op 'n temperatuur van 27°C gehou word en moet na verloop van een uur weer gemeng word indien die monster baie stowwe in suspensie bevat.

(Let wel: Ten einde die juiste resultate te verkry, moet al die oplossings tot 27°C verhit word voordat dit gemeng word, maar indien 'n waterbad gebruik word, is dit nie nodig nie.

'n Waterbad is verkeerslik, want in die geval van die meeste lugbroekaste word enige verskil in temperatuur tussen die bottel en die broeikas baie langsaam uitgeskakel).

(6) Na verloop van 4 uur moet of 5 milliliter van die kaliumjodietoplossing van 10 persent, of ongeveer 0,5 gram soliede kaliumjodiet by die mengsel gevoeg word.

(7) Onmiddellik nadat dit aldus bygevoeg is, moet dit met natriumtiosulfaat oplossing $\frac{N}{80}$ getitreer word.

(8) Teen die einde van die proses wat hierbo beskryf is, moet daar 2 milliliter van die styseloplossing by die mengsel gevoeg word.

(9) As 'n alternatiewe metode vir die een wat in subrule (8) voorgeskryf is, is dit toelaatbaar om twee milliliter natriumstyselglykolaatoplossing aan die begin van die titrasie by te voeg.

(10) Titasie moet geskied totdat die blou kleur wat ontstaan ten gevolge van die stap wat in subrule (3) beskryf is, net verdwyn en enige blouigheid wat mag verskyn nadat die oplossing gestaan het moet verontgaan word.

(11) 'n Kontrolebeplanning moet volgens dieselfde prosedure gemaak word sonder die monster fabrieksvloeisel maar deur 100 milliliter gedistilleerde water in plaas daarvan te gebruik.

(12) Hoogstens 50 persent van die kaliumpermanganaat moet tydens die toets opgebruik word en die hoeveelheid van die fabrieksvloeiselmonster wat bygevoeg word moet dienooreenkomsdig verander word.

DEEL III.

BEREKENING.

Die permanganaatgehalte moet volgens die volgende formule bereken word:—

$$\text{Permanganaatgehalte (4 uur)} \text{ mg/l} = 100 \frac{(a-b)}{c};$$

waar

(a) die getal milliliter natriumtiosulfaat $\frac{N}{80}$ is wat vir die kontroletoets nodig is;

(b) die getal milliliter natriumtiosulfaat $\frac{N}{80}$ is wat vir die monster nodig is; en

(c) die getal milliliter fabrieksvloeiselmonster is wat gebruik word."

PB. 2-4-2-34-37

Administrator's Notice 2203

31 December, 1975

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 Willow Park Manor Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3187

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SKLASON INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN PLANNING AND TOWNSHIPS ORDINANCE 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 184 OF THE FARM THE WILLOWS, 340-J.R. PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Willow Park Manor.

(2) Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.7877/73.

(3) Stormwater Drainage and Street Construction.

- (a) The township owner shall carry out the approved scheme relating to stormwater drainage and street construction at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (b) The townships owner is responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed in accordance with subclause (a).

(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 for educational purposes to the Transvaal Education Department on the land value of special residential erven in the township.

(i) In respect of general residential erven:

The area of the land shall be calculated by multiplying 15,86 m² by the number of flat units which can be erected in the township. Each flat unit to be taken as 99,1 m² in extent.

(ii) In respect of special residential erven:

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.

Administratorskennisgewing 2203

31 Desember 1975

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 Willow Park Manor tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3187

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR SKLASON INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 184 VAN DIE PLAAS THE WILLOWS 340-J.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Willow Park Manor.

(2) Ontwerp van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.7877/73.

(3) Stormwaterdreinering en Straatbou.

- (a) Die dorpseienaar moet die goedgekeurde skema ten opsigte van stormwaterdreinering en straatbou op eie koste uitvoer namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur.
- (b) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsig subklousule (a) gebou is.

(4) Begifting.

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

(i) Ten opsigte van algemene woonerwe:

Die grootte van die grond word bereken deur 15,86 m² te vermenigvuldig met die getal woonsteeleenhede wat in die dorp gebou kan word. Elke woonsteeleenhed word geag 99,1 m² groot te wees.

(ii) Ten opsigte van spesiale woonerwe:

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

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

(5) Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals but excluding the servitude registered under Notarial Deed 962/1952-S in favour of the City Council of Pretoria, which affects Erven 14, 15, 16, 17, 18 and 34 and a street in the township only.

(6) Repositioning of Circuits.

If by reason of the establishment of the township it should become necessary to reposition any existing circuits of the local authority then the cost thereof shall be borne by the township owner.

(7) Restriction on Disposal of Erven.

The township owner shall not dispose of Erven 14, 15, 16, 17 and 18 to any person or body of persons before servitude 962/1952-S has either been cancelled or replaced to the satisfaction of the local authority.

(8) Land for Municipal Purposes.

Erven 33 and 34, as shown on the General Plan, shall be transferred to the local authority by and at the expense of the township owner as parks.

(9) 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 such obligations in any other person or corporate body.

2. CONDITIONS OF TITLE.

(1) The Erven with Certain Exceptions.

All erven with the exception of the erven mentioned in Clause 1(8) hereof 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 m 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 m 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

(5) Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar sonder inbegrip van die serwituit geregistreer kragtens Notariële Akte 962/1952-S ten gunste van die Stadsraad van Pretoria, wat slegs Erwe 14, 15, 16, 17, 18 en 34 en 'n straat in die dorp raak.

(6) Verskuiwing van Kraglyne.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die plaaslike bestuur te verskuif, moet die koste daarvan deur die dorps-eienaar gedra word.

(7) Beperking op Vervreemding van Erwe.

Die dorps-eienaar mag nie Erwe 14, 15, 16, 17 en 18 aan enige persoon of ligaam met regspersoonlikheid vervreem nie voordat serwituit 962/1952-S of gekanselleer of vervang is tot bevrediging van die plaaslike bestuur nie.

(8) Erwe vir Munisipale Doeleindes.

Erwe 33 and 34 soos op die algemene plan aangedui moet deur en op koste van die dorps-eienaar aan die plaaslike bestuur as parke oorgedra word.

(9) Nakoming van Voorwaardes.

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

2. TITELVOORWAARDES.

(1) Die Erwe met Sekere Uitsonderings.

Alle erwe met uitsondering van die erwe genoem in Klousule 1(8) hiervan, is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

- (a) Die erf is onderworpe aan 'n serwituit vir riolerings-en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, 2 m breed langs enige twee grense, uitgesonderd 'n straatgrens; soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voornoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m 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 hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onder-worde daaraan dat die plaaslike bestuur enige skade

done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) *Erven subject to Special Condition.*

In addition to the conditions set out above, Erven 1, 2 and 5 to 14 shall be subject to the following condition:

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

Administrator's Notice 2204

31 December, 1975

PRETORIA AMENDMENT SCHEME 87.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Pretoria Town-planning Scheme 1974, to conform with the conditions of establishment and the general plan of Willow Park Manor Township.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 87.

PB. 4-9-2-3H-87

Administrator's Notice 2205

31 December, 1975

WITBANK AMENDMENT SCHEME 1/41.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Witbank Town-planning Scheme 1, 1948, by the rezoning of Erf 2510, Witbank Extension 13 Township, from "Municipal" to "Special" for motor showroom and service station subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Witbank and are open for inspection at all reasonable times.

This amendment is known as Witbank Amendment Scheme 1/41.

PB. 4-9-2-39-41

Administrator's Notice 2206

31 December, 1975

PRETORIA AMENDMENT SCHEME 234.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Erven 518 and 520, Silverton Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Govern-

vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

(2) *Erwe Onderworpe aan Spesiale Voorwaarde.*

Benewens die voorwaardes hierbo uiteengesit, is Erwe 1, 2 en 5 tot 14 aan die volgende voorwaardes onderworpe:

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

Administratorskennisgewing 2204 31 Desember 1975

PRETORIA-WYSIGINGSKEMA 87.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Pretoria-dorpsbeplanningskema 1974, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Willow Park Manor.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 87.

PB. 4-9-2-3H-87

Administratorskennisgewing 2205 31 Desember 1975

WITBANK-WYSIGINGSKEMA 1/41.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Witbank-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Erf 2510, dorp Witbank Uitbreiding 13, van "Munisipaal" tot "Spesiaal" vir motorvertoonlokaal en diensstasie onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Witbank en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Witbank-wysigingskema 1/41.

PB. 4-9-2-39-41

Administratorskennisgewing 2206 31 Desember 1975

PRETORIA-WYSIGINGSKEMA 234.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erve 518 en 520, dorp Silverton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaas-

ment; Pretoria and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 234:

PB. 4-9-2-3H-234

Administrator's Notice 2207

31 December, 1975

PRETORIA REGION AMENDMENT SCHEME 539.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Region Town-planning Scheme, 1960 by the deletion of Clause 22 and the substitution therefore of a new clause.

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 539.

PB. 4-9-2-93-539

Administrator's Notice 2208

31 December, 1975.

CORRECTION NOTICE.

WAKERVILLE AMENDMENT SCHEME 17.

Administrator's Notice 1975 dated 12 November 1975 is hereby corrected by the substitution in the second paragraph, for the expression "Town Clerk", of the expression "Secretary, Transvaal Board for the Development of Peri-Urban Areas".

PB. 4-9-2-182-17

Administrator's Notice 2209

31 December, 1975

WITBANK AMENDMENT SCHEME 1/56.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Witbank Town-planning Scheme 1, 1948, by the rezoning of Erven 660 and 661, Witbank Extension 3 Township, from "General Business" to "Special" for dwelling-house, block or blocks of flats subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Witbank and are open for inspection at all reasonable times.

This amendment is known as Witbank Amendment Scheme 1/56.

PB. 4-9-2-39-56

Administrator's Notice 2210

31 December, 1975

DISESTABLISHMENT OF THE POUND ON THE FARM PRETORIUSMYN, DISTRICT 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 Pretoriusmyn, district of Potgietersrus.

T.W. 5/6/2/115

like Bestuur, Pretoria en die Stadslerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 234.

PB. 4-9-2-3H-234

Administrateurskennisgewing 2207 31 Desember 1975

PRETORIASTREEK-WYSIGINGSKEMA 539.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema, 1960, gewysig word deur die skrapping van Klousule 22 en die vervanging daarvan deur 'n nuwe klousule.

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 539.

PB. 4-9-2-93-539

Administrateurskennisgewing 2208 31 Desember 1975

KENNISGEWING VAN VERBETERING.

WAKERVILLE-WYSIGINGSKEMA 17.

Administrateurskennisgewing 1975 gedateer 12 November 1975 word hierby verbeter deur, in die tweede paraagraaf, die uitdrukking "Stadslerk", deur die uitdrukking "Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede", te vervang.

PB. 4-9-2-182-17

Administrateurskennisgewing 2209 31 Desember 1975

WITBANK-WYSIGINGSKEMA 1/56.

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 Witbank-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Erwe 660 en 661, dorp Witbank Uitbreiding 3, van "Algemene Besigheid" tot "Spesiaal" vir woonhuis, blok of blokke woonstelle, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadslerk, Witbank en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Witbank-wysigingskema 1/56.

PB. 4-9-2-39-56

Administrateurskennisgewing 2210 31 Desember 1975

OPHEFFING VAN SKUT OP DIE PLAAS PRETORIUSMYN, POTGIETERSRUS DISTRIK.

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

T.W. 5/6/2/115

Administrator's Notice 2211

31 December, 1975

REDUCTION IN AREA OF SURVEYED SERVITUDE OF OUTSPAN ON THE FARM PIET RETIEF TOWN AND TOWNLANDS 149-H.T.: DISTRICT OF PIET RETIEF.

In terms of the provisions of sections 56(1) (ii) and 56(7) (ii) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby reduces the area of the surveyed servitude of outspan, in extent 42,83 ha as shown on S.G. Diagram A.313814, to 41,5550 ha as shown on S.G. Diagram A.2670/75 and situated on the farm Piet Retief Town and Townlands, district of Piet Retief.

E.C.R. 1512(12) of 30/6/1974
DP. 051-054-37/3/115

Administrator's Notice 2212

31 December, 1975

INCREASE IN WIDTH OF ROAD RESERVE OF A PUBLIC ROAD: DISTRICT OF LYDENBURG.

In terms of the provisions of sections 3 and 5A of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby increases the width of the road reserve of public road P8-1 over the farm Rietfontein 64-J.T., district of Lydenburg.

The extent of the increase of the width of the road reserve of the said public road is indicated on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that cairns have been erected to demarcate the land taken up by the increase in the width of the road reserve of the said public road.

E.C.R. 2035(13) of 7/10/1975
DP. 04-042-23/21/P8-1 Vol. 7

Administrateurskennisgewing 2211

31 Desember 1975

VERMINDERING IN OPPERVLAKTE VAN OPGEMETE UITSPANSERWITUUT OP DIE PLAAS PIET RETIEF TOWN AND TOWNLANDS 149-H.T.: DISTRIK PIET RETIEF.

Ingevolge die bepalings van artikels 56(1) (ii) en 56(7) (ii) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verminder die Administrateur hierby die grootte van die opgemete uitspanserwituut, groot 42,83 ha soos aangetoon op L.G. Kaart A.3184/14, na 41,5550 ha soos aangetoon op L.G. Kaart A.2670/75 en geleë op die plaas Piet Retief Town and Townlands 149-H.T., distrik Piet Retief.

U.K.B. 1512(26) van 30/6/1974
DP. 051-054-37/3/115

Administrateurskennisgewing 2212

31 Desember 1975

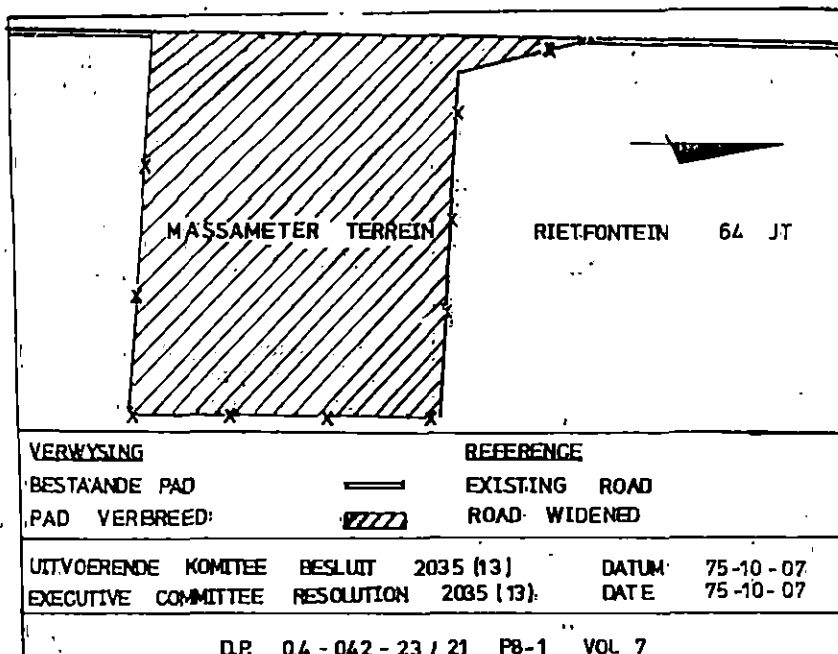
VERMEERDERING VAN BREEDTE VAN PADRESERWE VAN 'N OPENBARE PAD: DISTRIK LYDENBURG.

Ingevolge die bepalings van artikels 3 en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder die Administrateur die breedte van die padreserwe van openbare pad P8-1 oor die plaas Rietfontein 64-J.T., distrik Lydenburg.

Die omvang van die vermeerdering van die breedte van die padreserwe van die genoemde openbare pad word aangedui op bygaande sketsplan.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat klipstapels opgerig is om die grond wat deur die vermeerdering van die breedte van padreserwe van genoemde openbare pad in beslag geneem word, af te merk.

U.K.B. 2035(13) van 7/10/1975
DP. 04-042-23/21/P8-1 Vol. 7



Administrator's Notice 2213

31 December, 1975

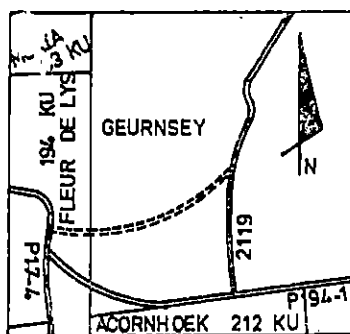
DEVIATION OF PUBLIC DISTRICT ROAD: DISTRICT OF PILGRIMS REST.

In terms of the provisions of sections 5(1)(d) and 5A of the Road Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates the public road over the farm Geurnsey 81-K.U. district of Pilgrims Rest.

The general direction, situation and extent of the deviation of the aforesaid public road is shown on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that a large scale plan 5-S-203 showing the land taken up by the aforesaid road adjustment will be available for inspection by any interested person at the office of the Regional Officer, Private Bag X1089, Lydenburg, from the date of this notice.

E.C.R. 944 of 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4



VERWYSING	REFERENCE
BESTAAANDE PAD	EXISTING ROAD
PAD GESLUIT	ROAD CLOSED
PAD VERLÉ	ROAD DEVIATED
D.P. 04-043-23/21 / P194-1	
UITVOERENDE KOMITEE BESLUIT 944	
EXECUTIVE COMMITTEE RESOLUTION 944	
DATUM / DATE : 26 - 5 - 1975	

Administrator's Notice 2215

31 December, 1975

DEVIATION AND INCREASE OF ROAD RESERVE OF A PUBLIC ROAD: DISTRICT OF PILGRIMS REST.

In terms of the provisions of section 5(1)(d) and sections 3 and 5A of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates and increases the width of the road reserve of public road P194-1 from the position over the farms Greenvalley 213-K.U., Acornhoek 212-K.U., Okkernootboom 211-K.U., Geurnsey 81-K.U., Sandringham 197-K.U., Birmingham 198-K.U., Morgenzon 199-K.U., Springvalley 200-K.U. and Kempiana 90-K.U. to the position over the farms Fleur De Lys 194-K.U., Geurnsey 81-K.U., Sandringham 197-K.U., Birmingham 198-K.U., Morgenzon 199-K.U., Springvalley 200-K.U. and Kempiana 90-K.U., district of Pilgrims Rest.

The general direction, situation and extent of the aforesaid deviation and increase of the road reserve width is shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that a large scale plan 5-S-203 showing the land taken up by the aforesaid road adjustment will be available for inspection by any interested person at the office of the Regional Officer, Private Bag X1089, Lydenburg, from the date of this notice.

E.C.R. 944 of 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4

Administrateurskennisgewing 2213

31 Desember 1975

VERLEGGING VAN OPENBARE PAD: DISTRIK PILGRIMS REST.

Ingevolge die bepalings van artikels 5(1)(d) en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlē die Administrateur hierby die openbare pad oor die plaas Geurnsey 81-K.U. distrik Pilgrims Rest.

Die algemene rigting, ligging en omvang van die voorname verlegging van genoemde openbare pad word aangedui op die bygaande sketsplan.

Ooreenkomsdig die bepalings van sub-artikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat 'n grootskaalse plan 5-S-203 wat die grond wat deur die genoemde padreëling in beslag geneem word, aandui, ter insae van enige belanghebbende by die kantoor van die Streekbeampte, Privaatsak X1089, Lydenburg, vanaf die datum van hierdie kennisgewing, beskikbaar is.

U.K.B. 944 van 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4

Administrateurskennisgewing 2215

31 Desember 1975

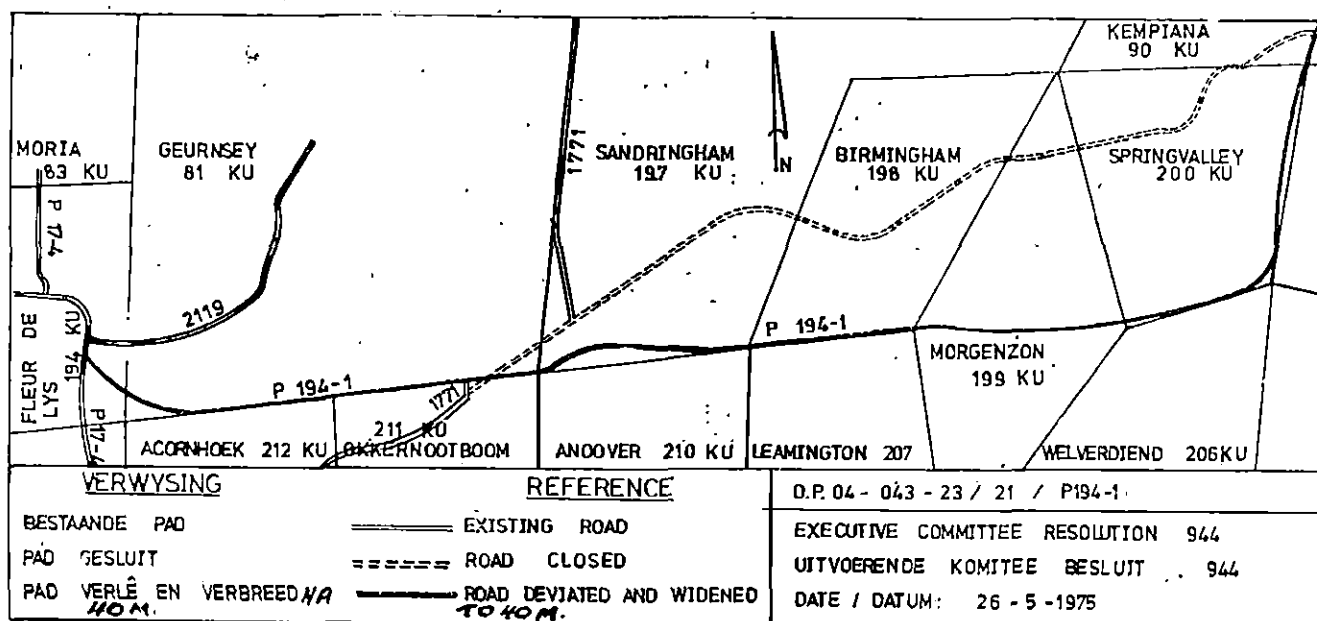
VERLEGGING EN VERMEERDERING VAN BREEDTE VAN DIE PADRESERVE VAN 'N OPENBARE PAD: DISTRIK PILGRIMS REST.

Ingevolge die bepalings van artikel 5(1)(d) en artikels 3 en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlē die Administrateur hierby en vermeerder die padreserwebreedte van openbare pad P194-1 vanaf die ligging oor die plaas Greenvalley 213-K.U., Acornhoek 212-K.U., Okkernootboom 211-K.U., Geurnsey 81-K.U., Sandringham 197-K.U., Birmingham 198-K.U., Morgenzon 199-K.U., Springvalley 200-K.U. en Kempiana 90-K.U. na die ligging oor die plaas Fleur De Lys 194-K.U., Geurnsey 81-K.U., Sandringham 197-K.U., Birmingham 198-K.U., Morgenzon 199-K.U., Springvalley 200-K.U. en Kempiana 90-K.U., distrik Pilgrims Rest.

Die algemene rigting, ligging en omvang van die voorname verlegging en vermeerdering van die padreserwebreedte van genoemde openbare pad word aangedui op die bygaande sketsplan.

Ooreenkomsdig die bepalings van sub-artikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat 'n grootskaalse plan 5-S-203 wat die grond wat deur die genoemde padreëling in beslag geneem word, aandui, ter insae van enige belanghebbende by die kantoor van die Streekbeampte, Privaatsak X1089, Lydenburg, vanaf die datum van hierdie kennisgewing, beskikbaar is.

U.K.B. 944 van 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4



Administrator's Notice 2214

31 December, 1975

DECLARATION AND INCREASE OF WIDTH OF ROAD RESERVE OF PUBLIC ROAD: DISTRICT OF PILGRIMS REST.

In terms of the provisions of sections 5(1)(b), (c) and sections 3 and 5A of the Road Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that a public district road 37,86 metres wide, shall exist over the farms Greenvalley 213-K.U. and Acornhoek 212-K.U. district of Pilgrims Rest as an extension of road 1586.

The general direction, situation and extent of the aforesaid extension is shown on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that a large scale plan 5-S-203 showing the land taken up by the aforesaid road adjustment will be available for inspection by any interested person at the office of the Regional Officer, Private Bag X1089, Lydenburg, from the date of this notice.

E.C.R. 944 of 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4

Administratorskennisgewing 2214 31 Desember 1975

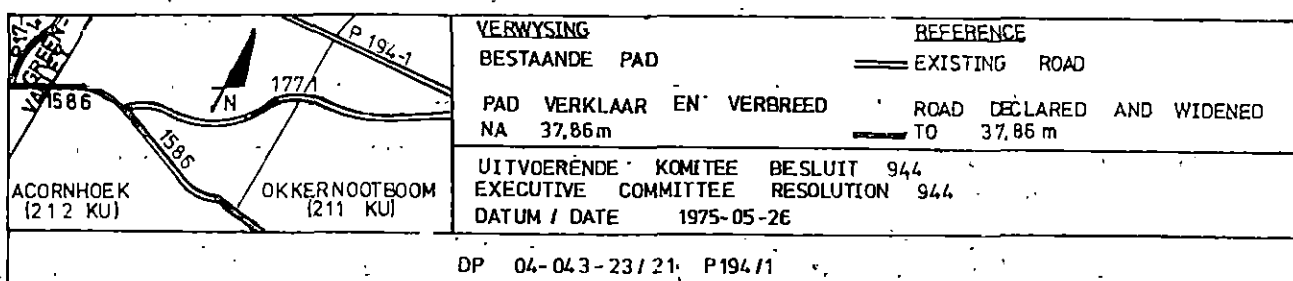
VERKLARING EN VERMEERDERING VAN BREEDTE VAN PADRESERVE VAN OPENBARE PAD: DISTRIK PILGRIMS REST.

Ingevolge die bepalings van artikels 5(1)(b) en (c) en artikels 3 en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat 'n openbare distrikspad 37,86 meter breed oor die please Greenvalley 213-K.U. en Acornhoek 212-K.U. distrik Pilgrims Rest, sal bestaan as verlenging van pad 1586.

Die algemene rigting, ligging en omvang van die voorname verlenging word op bygaande sketsplan aangedui.

Ooreenkomsdig die bepalings van sub-artikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat 'n grootskaalse plan 5-S-203 wat die grond wat deur die genoemde padreëling in beslag geneem word, aandui, ter insai van enige belanghebbende by die kantoor van die Streekbeampte, Privaatsak X1089, Lydenburg, vanaf die datum van hierdie kennisgewing, beskikbaar is.

U.K.B. 944 van 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4



Administrator's Notice 2216

31 December, 1975

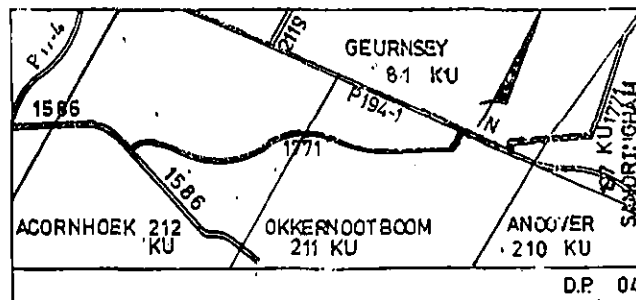
DECLARATION, DEVIATION AND INCREASE IN THE WIDTH OF THE ROAD RESERVE OF A PUBLIC ROAD: DISTRICT OF PILGRIMS REST.

In terms of the provisions of sections 5(1)(b) and (c) and section 3 and 5A of the Road Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that a public road 25 metres wide, shall exist over the farms Acornhoek 212-K.U., Okkernootboom 211-K.U., Geurnsey 81-K.U. and Sandringham 197-K.U., district of Pilgrims Rest as an extension of district road 1771.

The general direction, situation and extent of the increase in width of the road reserve of the said public road is indicated on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that a large scale plan S-S-203 showing the land taken up by the aforesaid road adjustment will be available for inspection by any interested person at the office of the Regional Officer, Private Bag X1089, Lydenburg, from the date of this notice.

E.C.R. 944 of 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4



VERWYSING BESTAANDE PAD	REFERENCE EXISTING ROAD
PAD VERKLAAR VERLE EN VERBREED NA 25m	ROAD DECLARED DEVI ATED AND WIDENED TO 25 m
UITVOERENDE KOMITEE BESLUIT EXECUTIVE COMMITTEE RESOLUTION	944
DATUM / DATE:	26 - 5 - 1975

D.P. 04 - 043 - 23/21/P194-1

Administrator's Notice 2218

31 December, 1975

CANCELLATION WHOLLY OF SERVITUDE OF OUTSPAN ON THE FARM WINKELHAAK 403-J.P.: DISTRICT OF SWARTRUGGENS.

With reference to Administrator's Notice 720 of 1 May, 1974, the Administrator, in terms of section 56(1)(iv) of the Roads Ordinance 1957, has caused the servitude of outspan, in extent 17,13 hectares and to which the Remaining Portion of the North-easterly portion of the farm Winkelhaak 403-J.P., district of Swartruggens, is subject, to be cancelled wholly.

E.C.R. 2407(15) of 25/11/1975
DP. 08-084-37/3/W/6

Administrator's Notice 2217

31 December, 1975

DECLARATION OF ACCESS ROAD, DISTRICT OF PRETORIA.

In terms of the provisions of sections 48(1)(a) and 5A of the Roads Ordinance 1957 (Ordinance 22 of 1957) the Administrator hereby declares that an access road 6 metres wide, the general direction and situation of which is shown on the appended sketch plan shall exist

Administratorskennisgewing 2216

31 Desember 1975

VERKLARING, VERLEGGING EN VERMEERDERING VAN RESERWEBREEDTE VAN PADRESERVE VAN OPENBARE PAD: DISTRIK PILGRIMS REST.

Ingevolge die bepalings van artikels 5(1)(b) en (c) en artikels 3 en 5A van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat 'n openbare pad 25 meter breed oor die please Acornhoek 212-K.U., Okkernootboom 211-K.U., Geurnsey 81-K.U. en Sandringham 197-K.U., distrik Pilgrims Rest sal bestaan as 'n verlenging van distrikspad 1771.

Die algemene rigting, ligging en omvang van vermeerderring in padreserwebreedte van die genoemde openbare pad, word aangetoon op die bygaande sketsplan.

Ooreenkomsdig die bepalings van sub-artikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat 'n grootskaalse plan S-S-203 wat die grond wat deur die genoemde padreëling in beslag geneem word, aandui, ter insake van enige belanghebbende by die kantoor van die Streekbeampte, Privaatsak X1089, Lydenburg, vanaf die datum van hierdie kennisgewing, beskikbaar is.

U.K.B. 944 van 26/5/1975
DP. 04-043-23/21/P194-1 Vol. 4

Administratorskennisgewing 2218

31 Desember 1975

KANSELLERING IN SY GEHEEL VAN UITSPANSERWITUUT OP DIE PLAAS WINKELHAAK 403-J.P.: DISTRIK SWARTRUGGENS.

Met betrekking tot Administratorskennisgewing 720 van 1 Mei 1974, het die Administrateur, ingevolge artikel 56(1)(iv) van die Padordonnansie 1957, die uitspanserwituut wat 17,13 hektaar groot is en waaraan die Resteende Gedeelte van die Noordoostelike gedeelte van die plaas Winkelhaak 403-J.P., distrik Swartruggens onderworpe is, in sy geheel gekanselleer.

U.K.B. 2407(15) van 25/11/1975
DP. 08-084-37/3/W/6

Administratorskennisgewing 2217

31 Desember 1975

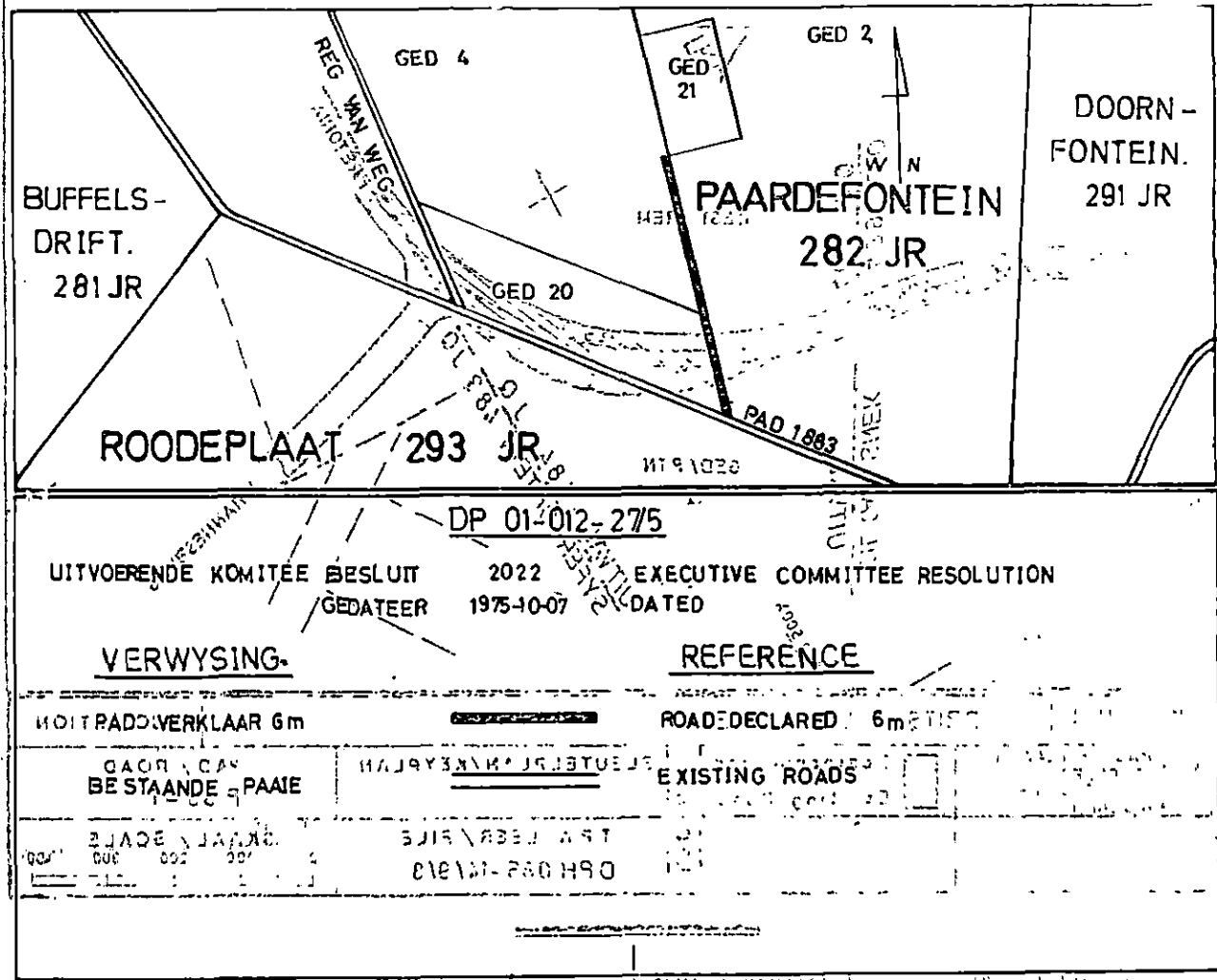
VERKLARING VAN TOEGANGSPAD, DISTRIK PRETORIA.

Ingevolge die bepalings van artikels 48(1)(a) en 5A van die Padordonnansie 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat 'n toegangspad 6 meter breed en waarvan die algemene rigting en ligging op bygaande sketsplan aangedui word, sal bestaan

over Portion 20 and Portion 4 (a portion of Portion 2) of the farm Paardefontein 282 J.R., district of Pretoria. In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that pegs have been erected to demarcate the land taken up by the aforesaid access road.

APRIL
2022E.C.R. 2022 of 7/10/1975
DP. 01-012-27/5

oor Gedeelte 20 en Gedeelte 4 ('n gedeelte van Gedeelte 2) van die plaas Paardefontein 282 J.R., distrik Pretoria. Ooreenkomsdig die bepalings van subartikels (2) en (3) van genoemde artikel 5A word verklaar dat penne opgerig is om die grond wat deur die voornoemde toegangspad in beslag geneem word, af te merk.

U.K.B. 2022 van 7/10/1975
DP. 01-012-27/5VERWYSING

HOIT PADD VERKLAAR Gm

DAAR AAN BESTAANDE PAAL

DAAR AAN NIEUWE PAAL

EXECUTIVE COMMITTEE RESOLUTIONREFERENCE

ROAD DECLARED 6m 27/5

EXISTING ROADS

Administrator's Notice 2219 31 December, 1975

INCREASE IN WIDTH OF ROAD RESERVE OF PUBLIC ROAD P35-1 (SWARTSPRUIT-BRITS); DISTRICT OF BRITS. In terms of the provisions of sections 3 and 5A of the Roads Ordinance, 1957, (Ordinance 22 of 1957) the Administrator hereby increases the width of the road reserve of public road P35-1 over the farm Uitval 484 J.Q., district of Brits.

The extent of the increased width of the road reserve of the said public road, is indicated on the appended sketch.

In terms of the provisions of subsections (2) and (3) of the said section 5A it is hereby declared that plan PRS. 72/55/8-Compensation diagram sheet 1 showing the land taken up by the aforesaid increase in the width of the road reserve of the said public road will be available for inspection by any interested person at the office

Administrator's notice 2219 31 December 1975

VERMEERDERING VAN BREEDTE VAN PADRESERVE VAN OPENBARE PAD P35-1 (SWARTSPRUIT-BRITS); DISTRIK BRITS.

Ingevolge die bepalings van artikels 3 en 5A van die Padordonansie 1957, (Ordonnansie 22 van 1957) vermeerder die Administrateur die breedte van die padreserve van openbare pad P35-1 oor die plaas Uitval 484 J.Q., distrik Brits.

Die omvang van die vermeerderde breedte van die padreserve van genoemde openbare pad word aangedui op bygaande sketsplan.

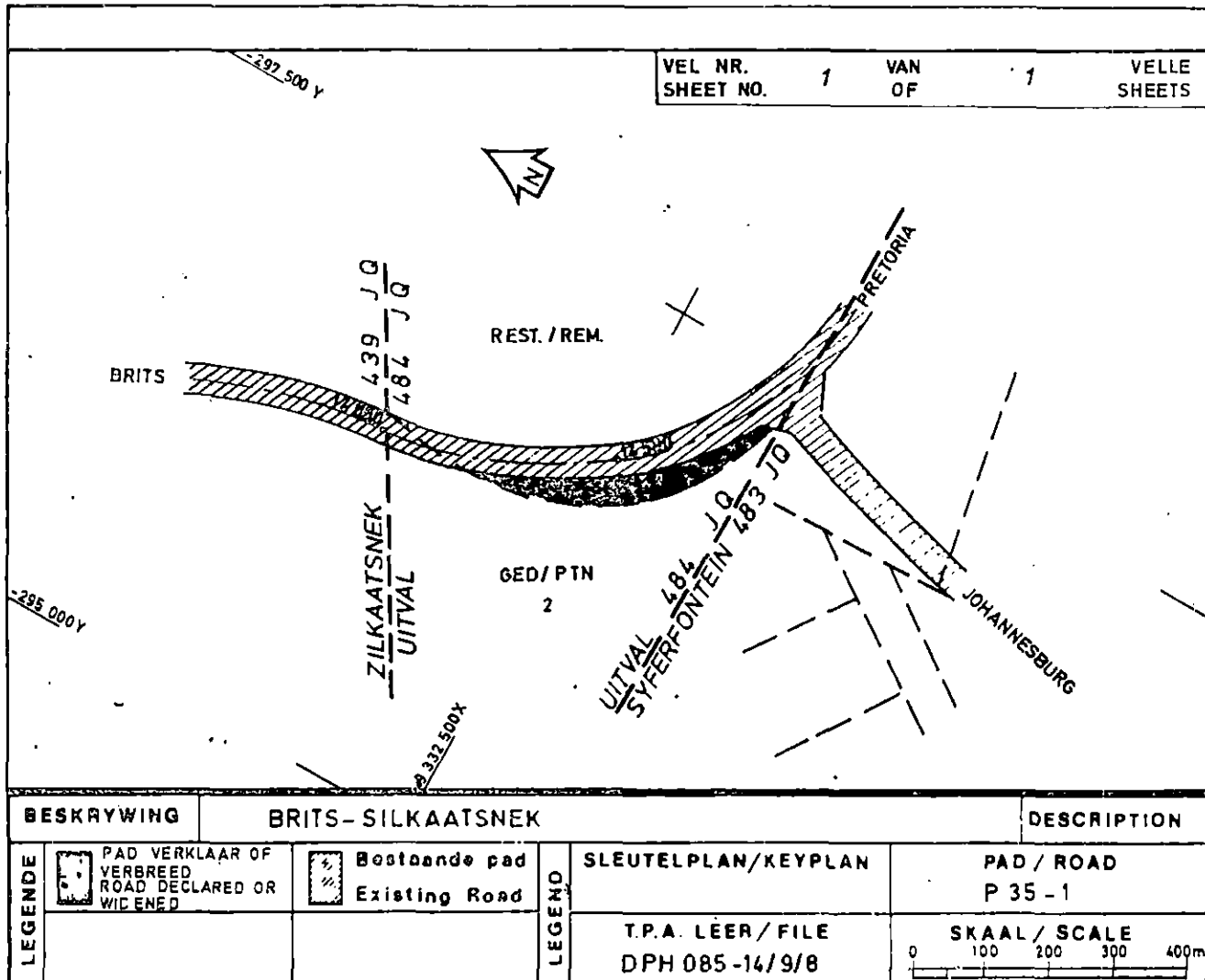
Ooreenkomsdig die bepalings van subartikels (2) en (3) van genoemde artikel 5A word hierby verklaar dat plan PRS. 72/55/8-Vergoedingsdiagram Vel 1 wat die grond wat deur die vermeerdering van die breedte van die padreserve van genoemde openbare pad in beslag geneem word, aandui, ter inspeksie van enige belanghebbende by die kantoor van die Direkteur van Paaie, Provinciale Gebou,

of the Director of Roads, Provincial Building, Church Street West, Pretoria from the date of this notice.

E.C.R. 1210(31) of 24/6/1975
DPH. 085-44/918

Kerkstraat-Wes, Pretoria, vanaf die datum van hierdie kennisgewing beskikbaar sal wees.

U.K.B. 1210(31) van 24/6/1975
DPH. 085-44/918



Administrator's Notice 2220

31 December, 1975

**SUPERVISION OF THE OP 'T HOF COMMERCIAL HIGH SCHOOL.
SCHOOL BOARD GERMISTON.**

It is the intention of the Administrator, in terms of section 45(2) of the Education Ordinance, 1953 to delete from Part (B) and to include in Part (A) of the First Schedule of the aforesaid Ordinance the name of the above-mentioned school.

(T.O. In. 1665-1)

Administrator's Notice 2221

31 December, 1975

ELECTION OF MEMBER: SCHOOL BOARD VEREENIGING.

The under-mentioned person has been elected as a member of the above-mentioned Board and has assumed office on the date indicated:

Dr. P. Rossouw.

15 October, 1975.

T.O.A. 21-1-4-15

Administrateurskennisgewing 2220 31 Desember 1975

**TOESIG VAN DIE HOËR HANDELSKOOL OP 'T HOF.
SKOOLRAAD VAN GERMISTON.**

Die Administrateur is voornemens om kragtens artikel 45(2) van die Onderwysordonnansie, 1953, die naam van die bovenoemde skool in Deel (B) van die Eerste Bylae tot voornoemde Ordonnansie te skrap en in Deel (A) van dié Bylae in te sluit:

(T.O. In. 1665-1)

Administrateurskennisgewing 2221 31 Desember 1975

VERKIESING VAN LID: SKOOLRAAD VAN VEREENIGING.

Die ondergenoemde persoon is tot lid van die bovenoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Dr. P. Rossouw.

15 Oktober 1975.

T.O.A. 21-1-4-15

Administrator's Notice 2222 31 December, 1975

THE MANAGEMENT COMMITTEE FOR THE INDIAN COMMUNITY OF LENASIA, IN THE AREA OF JURISDICTION OF THE JOHANNESBURG CITY COUNCIL: AMENDMENT TO THE REGULATIONS.

The Administrator, with the approval of the Minister of Indian Affairs hereby in terms of the provisions of section 4 of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance 22 of 1962), amends the Regulations concerning the Management Committee established for the Indian Group Area of Lenasia in the area of jurisdiction of the Johannesburg City Council, published under Annexure 2 of Administrator's Notice 1456 dated 30 August, 1972, as set forth in the Schedule hereto.

SCHEDULE.

1. Regulation 27 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) Every voter shall be entitled to exercise only one vote in respect of each vacancy in the area or ward in respect of which he is a registered voter and such vote shall be cast in respect of a candidate duly nominated for that area or ward."

2. Regulation 30 is hereby amended —

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

"(1) No person shall be a candidate at any election unless he is a registered voter nominated in the manner prescribed in subregulation (2) and if the area is divided into wards, no such person shall be nominated in respect of more than one ward at any such election."; and

(b) by the substitution for subregulation (2) of the following subregulation:

"(2) A nomination paper, substantially in accordance with Annexure 7 hereto, shall be delivered to the returning officer before 12h00 on nomination day, duly completed and signed by at least 2 registered voters, who shall, if the candidate is nominated for a ward, be registered as voters in such ward, and by the candidate, intimating therein his acceptance of the nomination."

3. The following regulation is hereby substituted for regulation 32:

"Vacancies.

32.(1) If there are fewer candidates than the number of vacancies to be filled, the Administrator may, subject to the provisions of subregulation (2), fill the remaining vacancies by way of appointment.

(2) Notwithstanding anything to the contrary in these regulations contained, the Administrator may, if for any reason there is any vacancy for which there is no candidate, appoint a person to fill such vacancy or the Administrator may direct that any such vacancy shall be deemed to be a casual vacancy to which the provisions of these regulations relating to the filling of casual vacancies shall apply *mutatis mutandis* and a member so appointed or elected shall hold office from the date of his appointment or election and such member's term of office shall expire on the day preceding the day of the

Administratorskennisgewing 2222 31 Desember 1975

DIE BESTUURSKOMITEE VIR DIE INDIERGE-MEENSKAP VAN LENASIA IN DIE REGSGBIED VAN DIE STADSRAAD VAN JOHANNESBURG: WYSIGING VAN DIE REGULASIES.

Die Administrateur, met die goedkeuring van die Minister van Indiërsake, wysig hierby, ingevolge die bepalings van artikel 4 van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie 22 van 1962), die Regulasies betreffende die Bestuurskomitee wat vir die Indiërgroepsgebied van Lenasia in die regsgebied van die Stadsraad van Johannesburg ingestel is, afgekondig by Bylae 2 van Administratorskennisgewing 1456 van 30 Augustus 1972, soos in die Bylae hierby uiteengesit.

BYLAE.

1. Regulasie 27 word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) Iedere kieser mag slegs een stem ten opsigte van elke vakature in die gebied of wyk waarin hy 'n geregistreerde kieser is, uitbring en so 'n stem word uitgebring vir 'n kandidaat wat behoorlik genomineer is vir daardie gebied of wyk."

2. Regulasie 30 word hierby gewysig —

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

"(1) Niemand mag 'n kandidaat by 'n verkiesing wees nie, tensy hy 'n geregistreerde kieser is wat genomineer word op die wyse wat by subregulasie (2) voorgeskryf word en as die gebied in wyke ingedeel is, mag niemand genomineer word ten opsigte van meer as een wyk by enige sodanige verkiesing nie.";

(b) deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) 'n Nominasiebrief, wesenlik ooreenkomsdig Bylae 7 hierby, moet aan die kiesbeampte besorg word voor 12h00 op nominasiedag, behoorlik ingeyul en onderteken deur minstens 2 geregistreerde kiesers wat indien die kandidaat vir 'n wyk genomineer is, geregistreer is as kiesers in sodanige wyk en deur die kandidaat, wat daarin verstaan dat hy die nominasie aanvaar."

3. Regulasie 32 word hierby deur die volgende regulasie vervang:

"Vaktures.

32.(1) Indien daar minder kandidate is as die getal vaktures wat gevul moet word, kan die Administrateur, behoudens die bepalings van subregulasie (2), die oorbluywende vaktures by wyse van aanstelling aanvul.

(2) Ondanks andersluidende bepalings in hierdie regulasies vervat, kan die Administrateur, indien daar om enige rede enige vakture bestaan waarvoor daar geen kandidaat is nie, 'n persoon aanstel om sodanige vakture te vul of die Administrateur kan gelas dat enige sodanige vakture geag word 'n toevallelike vakture te wees waarop die bepalings van hierdie regulasies betreffende die vulling van toevallelike vaktures *mutatis mutandis* van toepassing is en 'n lid aldus aangestel of verkies, beklee sy amp met ingang van die datum van sy aanstelling of verkiesing en sodanige lid se ampstermyn verstryk op die

GENERAL NOTICES

NOTICE 558 OF 1975.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Lands Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner(s) Princess Sandwerke (Edms.) Beperk in respect of the area of land, namely Remaining Extent of Portion 124 (a portion of Portion 19) of the farm Roodepoort 237-I.Q., Roodepoort.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons therefor within the said period of 60 days.

E. UYS,

Director of Local Government.

Pretoria, 24 December, 1975.

PB. 4-12-2-39-237-8

24—31

NOTICE 559 OF 1975.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Lands Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner(s) Irene Estate Pty. Ltd. in respect of the area of land, namely Portions 1 and 2 of the farm Doornkloof 391-J.R., Pretoria.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter shall notify the Director in writing of his reasons therefor within the said period of 60 days.

E. UYS,

Director of Local Government.

Pretoria, 24 December, 1975.

PB. 4-12-2-37-391-12

24—31

ALGEMENE KENNISGEWINGS

KENNISGEWING 558 VAN 1975.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) Princess Sandwerke (Edms.) Beperk ten opsigte van die gebied grond, te wete Resterende Gedeelte van Gedeelte 124 ('n gedeelte van Gedeelte 19) van die plaas Roodepoort 237-I.Q., Roodepoort ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Desember 1975.

PB. 4-14-2-39-237-8

24—31

KENNISGEWING 559 VAN 1975.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) Irene Estate Pty. Ltd. ten opsigte van die gebied grond, te wete Gedeeltes 1 en 2 van die plaas Doornkloof 391-J.R., Pretoria ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Deseember 1975.

PB. 4-12-2-37-391-12

24—31

NOTICE 555 OF 1975.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(6) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the township mentioned in the accompanying Annexure.

The application, together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(6) 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, 24 December, 1975.

PB-DA 57

24-31

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Brits Extension 28. (b) Erythrina Company (Pty) Ltd.	Special Residential Parks : 47 : 1	Remaining Extent of Portion 355 of the farm Krokodildrif No. 446-J.Q., district of Brits.	East of and abuts Brits Extension 11 Township. South of and abuts Remainder of Portion 45.	PB. 4-2-2-5120
(a) Bedfordview Extension 252. (b) Johan David Alber-tyn Bekker.	Special Residential : 3	Portion 3 of Lot 158, Geldenhuis Estate Small Holdings, dis-trict Germiston.	South of and abuts Bedfordview Ext. 18 Township. East of and abuts Portion 2 of Lot 158, Gelden-huis Estate Small Holdings.	PB. 4-2-2-5434
(a) Groeneweide Extension 1. (b) N. Rutstein Investments (Pty) Ltd.	Special Residential Parks : 146 : 1	Portions 29 and 36 of the farm Klippoortje No. 110-I.R., district of Germiston.	West of and abuts the proposed township Groeneweide. South of and abuts Portion 1 of Lot 133.	PB. 4-2-2-5497
(a) Robin Park. (b) The Randfontein Estates Gold Min-ing Company Wit-watersrand Limited.	Special Residential Parks : 40 : 2	(Portion of) The Re-maining extent of the farm Randfontein 247-I.Q. (Portion of) The Remaining extent of the farm Uitvalfon-tein 244-I.Q., district Randfontein.	East of and abuts Randfontein Golf Course. South of and abuts Robinson Lake.	PB. 4-2-2-5541
(a) Witfield Extension 13. (b) Mustang Properties (Proprietary) Limited.	General Residential : 9 Special Shop and Restaurant Parks : 1 Municipal Elec. Substation : 2	Portion 84 (a Por-tion of Portion 5) of the farm Driefontein No. 85-I.R., district of Boksburg.	North and East of and abuts Witfield Township. South-west of and abuts Portions 219 and 196 of the farm Driefontein.	PB. 4-2-2-4836
(a) Ferrobank Extension 1. (a) Town Council of Witbank.	Special Industrial : 22 Municipal Railway Reserve : 2 : 1	Portion of Remaining Extent of Portion 24 of the farm Driefon-tein 297-I.S., district of Witbank.	South of and abuts Remaining Extent of Portion 24. West of and abuts Portion 27 of the farm Driefon-tein.	PB. 4-2-2-5507

KENNISGEWING 555 VAN 1975.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(6) van die Ordonmansie 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 aansoek 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(6) van die genoemde Ordonnan-

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

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 24 Desember 1975.

PB-DA 57
24-31

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Brits Uitbreiding 28. (b) Erythrina Company (Pty.) Ltd.	Spesiale Woon Parke : 47 : 1	Restant van gedeelte 355 van die plaas Krokodildrif 446, distrik Brits.	Oos van en grens aan die dorp Brits Uitbreiding 11. Suid van en grens aan Restant van Gedeelte 45.	PB. 4-2-2-5120
(a) Bedfordview Uitbreiding 252. (b) Johan David Albertyn Bekker.	Spesiale Woon : 3	Gedeelte 3 van Lot 158 Geldenhuis Estate Klein Hoewes, distrik Germiston.	Suid van en grens aan die dorp Bedfordview Uitbreiding 18. Oos van en grens aan Gedeelte 2 van Lot 158, Geldenhuis Estate Klein Hoewes.	PB. 4-2-2-5434
(a) Groeneweide Uitbreiding 1. (b) N. Rutstein Investments (Pty.) Ltd.	Spesiale Woon Parke : 146 : 1	Gedeeltes 29 en 36 van die plaas Klippoortje 110-I.R., distrik Germiston.	Wes van en grens aan die voorgestelde dorp Groeneweide. Suid van en grens aan Gedeelte 1 van Lot 133.	PB. 4-2-2-5497
(a) Robin Park. (b) The Randfontein Estates Gold Mining Company Witwatersrand Limited.	Spesiale Woon Parke : 40 : 2	(Gedeelte van) Restrende Gedeelte van die plaas Randfontein 247-I.Q. (Gedeelte van) Restende Gedeelte van die plaas Uitvalfontein 244-I.Q., distrik Randfontein.	Oos van en grens aan Randfontein Gholfbaan. Suid van en grens aan Robinson Meer.	PB. 4-2-2-5541
(a) Witfield Uitbreiding 13. (b) Mustang Properties (Proprietary) Limited.	Algemene Woon : 9 Spesiaal Winkel en Restaurant : 1 Parke : 2 Munisipaal Substasie : 1	Gedeelte 84 ('n gedeelte van Gedeelte 5) van die plaas Driefontein 85-I.R., distrik Boksburg.	Noord en oos van en grens aan die dorp Witfield. Suidwes van en grens aan Gedeelte 219 en 196 van die plaas Driefontein.	PB. 4-2-2-4836
(a) Ferrobank Uitbreiding 1. (b) Stadsraad van Witbank.	Nywerheid Spesiaal Munisipaal Spoerlyn-reserwe : 22 : 2 : 1	Gedeelte van die Restant van Gedeelte 24 van die plaas Driefontein 297-J.S., distrik Witbank.	Suid van en grens aan Restant van Gedeelte 24. Wes van en grens aan Gedeelte 27 van die plaas Driefontein.	PB. 4-2-2-5507

NOTICE 562 OF 1975.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(6) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the township mentioned in the accompanying Annexure:

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(6) 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, 31 December, 1975.

PB-DA. 57

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Ermelo Extension 17. (b) Town Council of Ermelo.	Special Residential 367 General Residential 2 General Garage erf 1 Parks 4 Recreation Purposes 1 Clinical Purposes 1	Portion 11 th and 13 th Portion 13 th and Portion 132 of the farm Nooitgedacht 268-I.T., district Ermelo. Kloof Hoekseweg 159 Caledonius Street Caledonius Street	North-east of and abuts Ermelo Extension 9 Township. West of and abuts Ermelo Extension 5 Township.	PB-DA-5596
				(a) Proposed Township (b) Rural Development Area (c) Rural Dwelling Area (d) Urban Dwelling Area (e) Agricultural Area
				(f) M.Rural Dwelling Area mores (P.A.) Ltd (g) Residential Area
				(h) Residential Area mores (P.A.) Ltd (i) Residential Area
				(j) Residential Area mores (P.A.) Ltd (k) Residential Area
				(l) Residential Area mores (P.A.) Ltd (m) Residential Area
				(n) Residential Area mores (P.A.) Ltd (o) Residential Area
				(p) Residential Area mores (P.A.) Ltd (q) Residential Area
				(r) Residential Area mores (P.A.) Ltd (s) Residential Area
				(t) Residential Area mores (P.A.) Ltd (u) Residential Area
				(v) Residential Area mores (P.A.) Ltd (w) Residential Area
				(x) Residential Area mores (P.A.) Ltd (y) Residential Area
				(z) Residential Area mores (P.A.) Ltd (aa) Residential Area

KENNISGEWING 1562 VAN 1975.

GROND IN DE VAKSCHOOL VAN DE VERENIGING

Ingevolge artikel 58(6) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorp gemeld in meegaande Bylae te stig.

Die aansoek met die betrokke plannie, dokumente en inligting le 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(6) van die genoemde Ordonnantjie is in gespesiale gevallies deur die president van die Republiek van Afrika 'n BÝ-voorskrif uitgestuur wat bepaal dat 'n voorvalle van die soort wat in die voorafgaande artikel gespesifiseer word, nie in die openbare geskou moet word nie en dat daar daarom geen beriggeseling daarvan moet word nie'.

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Besk
(a) Ermelo Uitbreidings 17-42-A	Spesiale Woon : 367	Gedeelt
(b) Stadsraad Van Ermelo.	Algemene Woon : 142	Gedeelt deelte
	Algemeen Garage : 1	plaas 1268-I.T. melo.
X-878-78-0-01-1 871 17-42		

ONTSPANNINGSDIENSTEN VAN DE GROENEN EN BOSSEN

Q. Who is the author of the book? A. J. F. S. M. is the author of the book.

oib agus aibh meist dinnean linn tráchtadh is a n-áirítear
oib roim éiftí a bhíonn aibh á gairgeadh iontach d'fhanann oib.
Céard aibh? Is minic reabha g' aibh. Measadh an aibh?

Subject: 24 December 1977
Re: 4-12-2-10-337-6
PC-31

KENNISGEVING 2023 VAN 1925

KEEN'S ENGINEERING - MICROSWITCHES

sie moet iedereen wat beswaar wil maak teen die toestaan van die aansoeke of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Allie besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X4379, Pretoria. Directeur van Plaaslike Bestuur, Pretoria, 31 Desember 1975.

Verwysingsnommer	Liggings	wing van rond?
PB/ 4-2-2-5596	Noordoos van dorp grens aan dorp Ermelo Uitbreidig 9.	11 en 13; 131 en Ge- 321 van die Nooitgedacht distrik VEr- 18 - 19
PB/ 4-2-2-5596	Wes van en grens aan dorp Ermelo Uitbrei- ding 5.	Liggings
PB/ 4-2-2-5596	Wes van en grens aan dorp Ermelo Uitbrei- ding 5.	Wing van rond?

CAUTION FOR THE DIVISION OF LAND
IN TERRITORY OF VAND OR DINNUNG, 1923 APRIL

In 1917 the first permanent post office was established at the corner of Main and Second Streets. The post office was located in a small wooden building which was later replaced by a larger one. In 1923, a new post office was built on the same site. The new post office was a two-story brick building with a gabled roof and a prominent entrance. It was located on the corner of Main and Second Streets. The post office remained in operation until 1965, when it was closed due to declining usage. The building was sold to a local business and is now used as a residence.

Some difficulties exist in defining the term "natural resources". The term "natural resources" is often used to describe the products of the environment which are used by man. In this context, natural resources are often contrasted with manufactured goods or products of human labor.

to grijtinge vlii en heijde en wachter eden dommer en
-verzorginga gaider in voorrechte vi. enige te wachten en depe
grijtinge en hengelstelt oft diken. Hele actieen oft te velen
zaech. Na der heijde binne vlii niet in verloste grijtinge vlii
ZIEN A

Blissfield, NY Development 162
P.B. 4-15-5-4-5-335-5
34-35

2011ICB 343 Q.B. 1625

NOTICE - BOOK A MURKIN'S INCHING

NOTICE 560 OF 1975.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Lands Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner(s) Pretoria Country Club in respect of the area of land, namely proposed subdivision of Portion 4 (formerly Portion F) of the farm Waterkloof 378-J.R., Pretoria.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons therefor within the said period of 60 days.

E. UYS,

Director of Local Government.

Pretoria, 24 December, 1975.

PB. 4-12-2-37-378-8
24—31

NOTICE 561 OF 1975.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Lands Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner(s). P. K. Bekink in respect of the area of land, namely Portion 126 (a portion of Portion 10) of the farm Hartsenbergfontein 332-I.Q., Vereeniging.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons therefor within the said period of 60 days.

E. UYS,

Director of Local Government.

Pretoria, 24 December, 1975.

PB. 4-12-2-46-332-9
24—31

NOTICE 563 OF 1975.

NOTICE — BOOKMAKER'S LICENCE.

I, Daniel Godfried Hartman of 36, Vrystaat Street, Ravensklip, Boksburg, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licens-

KENNISGEWING 560 VAN 1975.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomsdig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) Pretoria Country Club ten opsigte van die gebied grond, te wete onderverdeling van Gedeelte 4 (voorheen Gedeelte F) van die plaas Waterkloof 378-J.R., Pretoria ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Desember 1975.

PB. 4-12-2-37-378-8
24—31

KENNISGEWING 561 VAN 1975.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomsdig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) P. K. Bekink ten opsigte van die gebied grond, te wete Gedeelte 126 ('n gedeelte van Gedeelte 10) van die plaas Hartsenbergfontein 332-I.Q., Vereeniging ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Desember 1975.

PB. 4-12-2-46-332-9
24—31

KENNISGEWING 563 VAN 1975.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Daniel Godfried Hartman van Vrystaatstraat 36, Ravensklip, Boksburg, gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisenekomitee aansoek te doen om 'n sertifikaat waarby die

ing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 21st January, 1976. Every such person is required to state his full name, occupation and postal address.

NOTICE 564 OF 1975.

REMOVAL OF RESTRICTIONS ACT 84 OF 1967.

It is hereby notified in terms of section 3(6) of the above Act that the undermentioned applications have been received by the Director of Local Government and are open to inspection at Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address, or Private Bag X437, Pretoria, on or before 28 January, 1976.

E. UYS,
Director of Local Government.

Gert Petrus van Wyk for:

- (1) The amendment of the conditions of title of Lots 498, 759, 763, 764, 766, 768, 886 and 888, Nancefield Township, district Johannesburg to permit the lots to be used for industrial purposes.
- (2) The amendment of the Southern Johannesburg Region Town-planning Scheme by the rezoning of Lots 498, 759, 763, 764, 766, 768, 886 and 888, Nancefield Township, district Johannesburg, from "Special Residential" to "General Industrial".

This amendment scheme will be known as Southern Johannesburg Region Amendment Scheme 82.

PB. 4-14-2-912-10

Lucas Arnoldus van der Schyf for:

- (1) The amendment of the conditions of title of Lots 830, 832, 833, 834, 835 and 836, Nancefield Township, district Johannesburg, to permit the lots to be used for industrial purposes.
- (2) The amendment of the Southern Johannesburg Region Town-planning Scheme by the rezoning of Lots 830, 832, 833, 834, 835 and 836, Nancefield Township, district Johannesburg, from "Special Residential" to "General Industrial".

This amendment scheme will be known as Southern Johannesburg Region Amendment Scheme 86.

PB. 4-14-2-912-14

Woolf Gilchrist, Harold Leonard Gottlieb, Raymond Trevor Lewis, Julius Sasto and the estate late Simon Louis for:

- (1) The amendment of the conditions of title of Lot 838 and 840, Nancefield Township, district Johannesburg, to permit the lots to be used for industrial purposes.
- (2) The amendment of the Southern Johannesburg Region Town-planning Scheme by the rezoning of Lots 838 and 840, Nancefield Township, district Jo-

uitreking van 'n beroepswedderslisensie ingevolge Ordonnantie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan de Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 21 Januarie 1976 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 564 VAN 1975.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insake lê by Kamer B206A, Provinciale Gebou, Pretoriustraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 28 Januarie 1976.

E. UYS,
Direkteur van Plaaslike Bestuur.

Gert Petrus van Wyk vir:

- (1) Die wysiging van titelvoorraadse van Lotte 498, 759, 763, 764, 766, 768, 886 en 888, dorp Nancefield, distrik Johannesburg, ten einde die lotte vir nywerheidsdoeleindes te gebruik.
- (2) Die wysiging van die Suidelike Johannesburgstreek-dorpsaanlegskema deur die hersonering van Lotte 498, 759, 763, 764, 766, 768, 886 en 888, dorp Nancefield, distrik Johannesburg, van "Spesiale Woon" tot "Algemene Nywerheid".

Die wysigingskema sal bekend staan as Suidelike Johannesburgstreek-wysigingskema 82.

PB. 4-14-2-912-10

Lucas Arnoldus van der Schyf vir:

- (1) Die wysiging van titelvoorraadse van Lotte 830, 832, 833, 834, 835 en 836, dorp Nancefield, distrik Johannesburg ten einde die lotte vir nywerheidsdoeleindes te gebruik.
- (2) Die wysiging van die Suidelike Johannesburgstreek-dorpsaanlegskema deur die hersonering van Lotte 830, 832, 833, 834, 835 en 836, dorp Nancefield, distrik Johannesburg, van "Spesiale Woon" tot "Algemene Nywerheid".

Die wysigingskema sal bekend staan as Suidelike Johannesburgstreek-wysigingskema 86.

PB. 4-14-2-912-14

Woolf Gilchrist, Harold Leonard Gottlieb, Raymond Trevor Lewis, Julius Sasto en Boedel van die voormalige Simon Louis vir:

- (1) Die wysiging van titelvoorraadse van Lotte 838 en 840, dorp Nancefield, distrik Johannesburg, ten einde die lotte vir nywerheidsdoeleindes te gebruik.
- (2) Die wysiging van die Suidelike Johannesburgstreek-dorpsaanlegskema deur die hersonering van Lotte 838

Johannesburg from "Special Residential" to "General Industrial".
Hierdie amendeeringskema word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

This amendment scheme will be known as Southern Johannesburg Region Amendment Scheme 91, and shall bear reference number 165, and be known as PB:4-14-2-912-19.

The land included in the aforesaid interim scheme is the following:

NOTICE 565 OF 1975

RANDBURG AMENDMENT SCHEME 165

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Randburg has submitted an interim scheme, which is an amendment scheme, to wit, the Randburg Amendment Scheme 165 to amend the relevant town-planning scheme in operation, to wit, the Randburg Town-planning Scheme 1954.

The land included in the aforesaid interim scheme is the following:

(i) To revise and consolidate the Randburg Town-planning Scheme 1954, with the portion of the North Johannesburg Region Town-planning Scheme 1958, within the Randburg Municipal area, and to include the land incorporated into the Municipal area for which no Town-planning scheme exists in the Randburg Town-planning Scheme, 1954.

(ii) To include the proposed main road network and some of the density proposals of the Master Plan in the Scheme.

(iii) To delete the northernmost area of the Randburg Town-planning Scheme, 1954 which has been excised from the Randburg Municipal area.

(iv) To completely revise the clauses of the Randburg Town-planning Scheme, 1954, in the light of later legislation and experience obtained in the administration of the Scheme and other schemes elsewhere.

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 Randburg.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria, within a period of four weeks from the date of the first publication of this notice in the Provincial Gazette.

E. UYS,

Director of Local Government.

Pretoria, 31 December, 1975.

PB:4-9-2-132-165

Die wysigingskema sal bekend staan as "Suidelike Johannesburg-streek-wysigingskema 91" en word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

Die wysigingskema sal bekend staan as "Suidelike Johannesburg-streek-wysigingskema 91" en word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

Die wysigingskema sal bekend staan as "Suidelike Johannesburg-streek-wysigingskema 91" en word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

Die wysigingskema sal bekend staan as "Suidelike Johannesburg-streek-wysigingskema 91" en word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

KENNISGEWING 565 VAN 1975

RANDBURG-WYSIGINGSKEMA 165

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Randburg 'n Voorlopige skema, wat 'n wysigingskema is, te wete, die Randburg-wysigingskema 165 voorgêle het om die betrokke dorpsbeplanningskema in werking te wêre die Randburg-dorpsaanlegskema, 1954, te wysig.

Die grond wat in voornoemde voorlopige skema ingesluit is, is die volgende:

(i) Om die Randburg-dorpsaanlegskema, 1954, te hersien en te konsolideer met die deel van die Noordelike Johannesburg-streek-dorpsaanlegskema, 1958, binne die Randburg Municipale Gebied en die grond ingesluit in die Municipale Gebied waarvoor geen Dorpsaanlegskema bestaan het nie, by die Randburg-dorpsaanlegskema, 1954, in te sluit.

(ii) Om die voorgestelde hoofpadnetwerk en sommige van die digtheid voorstelle van die Gidsplan in die skeema in te sluit.

(iii) Om die mense noordelike deel van die Randburg-dorpsaanlegskema, 1954, wat weggegneem is uit die Randburg Municipale Gebied, weg te laat.

(iv) Om die klousules van die Randburg-dorpsaanlegskema, 1954, volkome te hersien in die lig van latere wetgewing en ondervinding verkry uit die Administrasie van Randburg-dorpsaanlegskema en uit ander skemas elders.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Pretoriusstraat, Pretoria en van die Stadsklérk van die Stadsraad van Randburg.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur, die reg het om 'n beswaar in te dien of vertoe te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoe binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant skriftelik aan die Direkteur van Plaaslike Bestuur, by bogemelde adres of Privaatsak X437, Pretoria, voor-gele word.

Direkteur van Plaaslike Bestuur,
Pretoria, 31 Desember 1975.

PB:4-9-2-132-165

Die wysigingskema sal bekend staan as "Suidelike Johannesburg-streek-wysigingskema 91" en word bekend gestuur as "Spesiale Woon" tot "Algemene Nywerheid".

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.	Office, in New Provincial Building, Pretoria	Room No.	Block	Floor	Phone Pretoria
HA 1	Director of Hospital Services, Private Bag X221	A739	A	7	48-9251
HA 2	Director of Hospital Services, Private Bag X221	A739	A	7	48-9401
HB	Director of Hospital Services, Private Bag X221	A723	A	7	48-9202
HC	Director of Hospital Services, Private Bag X221	A728	A	7	48-9206
HD	Director of Hospital Services, Private Bag X221	A730	A	7	48-0354
PFT	Provincial Secretary (Purchases and Supplies) Private Bag X64	A1119	A	7	48-0924
RFT	Director, Transvaal Roads Department, Private Bag X197	A549	A	7	48-0631
TED	Director, Transvaal Education Department, Private Bag X76	C112	C	1	48-0675
WFT	Director, Transvaal Department of Works, Private Bag X228	E105	A	1	48-0306
WFTB	Director, Transvaal Department of Works, Private Bag X228	E105	A	1	48-0306

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 subscribed 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.

M. L. Meiring, Vice-Chairman, Transvaal Provincial Tender Board (Tvl), Pretoria, 24 December 1975.

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/kontrakvóórwaardes 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 Hospitaaldienste, Privaatsak X221	A739	A
HA 2	Direkteur van Hospitaaldienste, Privaatsak X221	A739	A
HB	Direkteur van Hospitaaldienste, Privaatsak X221	A723	A
HC	Direkteur van Hospitaaldienste, Privaatsak X221	A728	A
HD	Direkteur van Hospitaaldienste, Privaatsak X221	A730	A
PFT	Provinciale Sekretariaat (Aankopeiens en Voorrade), Privaatsak X64	A1119	A
RFT	Transvaalse Onderwysdepartement, Privaatsak X76	A549	A
TED	Transvaalse Onderwysdepartement, Privaatsak X76	C112	C
WFT	Transvaalse Werkedepartement, Privaatsak X228	E105	A
WFTB	Transvaalse Werkedepartement, Privaatsak X228	E105	A

2. Die Administrasie is nie daar toe 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 nie nie.

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 word. Sodanige deposito moet in kontantgeld wees, in tuk deur die bank geparafeer of in departementale legorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van plannen, spesifikasies en hoeveelheidsllysie binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking hieraan angevoon.

4. Alle tenders moet op die amptelike tenderform van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verselle koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Postbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 v.m. op die sluitingsdatum hierbo aangetoon in die Voorsitter se hande wees. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die inqraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria. M. L. Meiring, Vice-voorsitter, Transvaal Provinciale Tenderraad (Tvl), Pretoria, 24 Desember 1975.

Notices By Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF BOKSBURG.
PROCLAMATION OF A LINK ROAD ON THE FARM KLIPFONTEIN NO. 83-I.R. PROCEEDING FROM RIETFONTEIN ROAD ON THE WEST TO TRICHARDTS ROAD ON THE EAST.

Notice is hereby given in terms of the Local Authorities Roads Ordinance (No. 44 of 1904), as amended, that the Town Council of Boksburg, has petitioned the Honourable, the Administrator, to proclaim as public road the road described in the schedule appended hereto.

A copy of the petition can be inspected at Room No. 106, First Floor, Municipal Offices, Boksburg, during office hours, from the date hereof until the 2nd February, 1976.

Objections, if any to the proposed proclamation of the road must be lodged in writing and in duplicate, with the Administrator of Transvaal and the Town Clerk of Boksburg, on or before the 2nd February, 1976.

L. FERREIRA,
 Town Clerk.
 Municipal Offices,
 Boksburg.
 Notice No. 141/75.

SCHEDULE.

PROCLAMATION OF A LINK ROAD ON THE FARM KLIPFONTEIN NO. 83-I.R. PROCEEDING FROM RIETFONTEIN ROAD ON THE WEST TO TRICHARDTS ROAD ON THE EAST.

From Rietfontein Road this proposed road proceeds in an easterly direction with a width of 19 metres along the southern boundary Portion 49 of the farm Klipfontein No. 83-I.R. to the western boundary of Ravenswood Agricultural Holdings, the northern side of the intersection with Rietfontein Road being splayed 25 metres.

It then continues in an easterly direction with a width of 26 metres along the southern boundaries of Holdings Nos. 1, 2, 3, and 4 and along the northern boundaries of Holdings Nos. 9, 10, 11 and 12 Ravenswood Agricultural Holdings Settlement to Sydney Road where the corners are splayed by 10 metres.

From the eastern side of Sydney Road it continues with a width of 26 metres along the southern boundaries of Holdings Nos. 5 and 6 and the northern boundaries of Holdings Nos. 13 and 14 of Ravenswood Agricultural Holdings Settlement for a distance of approximately 111 metres. It then swings southwards with a radius of 313 metres over holdings Nos. 6, 7, 14 and 16 Ravenswood Agricultural Holdings Settlement and Portion 21 of the farm Klipfontein 83-I.R. for a distance of approximately 336 metres where it straightens out and proceeds in a south-easterly direction over Portion 21, 36 and the remainder of Portion 233 of the farm Klipfontein No. 839 I.R. to join Trichardts Road in the Township of Eveleigh Extension No. 2. The intersection of this road

with Sydney Road are splayed by 10 metres and the western side of the intersection of this road with Edgar Road is also splayed.

At the intersection of this road with the southern boundary of Portion 36 of Klipfontein No. 83-I.R., there is a road 26 metres wide proceeding in a North Easterly direction to join Trichardts Road, all intersections being splayed.

This proposed road is now fully represented on a plan signed by Surveyor H. B. Tompkins and lying for inspection in Room 106, Municipal Offices, Boksburg.

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN 'N VERBINDINGSPAD OOR DIE PLAAS KLIPFONTEIN NO. 83-I.R. WAT STREK VANAF RIETFONTEINWEG IN DIE WESTE TOT TRICHARDTSWEG IN DIE OOSTE.

Kennis word hiermee ingevolge die bepalings van die "Local Authorities Roads Ordinance, (No. 44 of 1904)", soos gewysig, gegee dat die Stadsraad van Boksburg, 'n versoekskrif aan Sy Edele die Administrateur gestuur het om die pad, omskrywe in bygaande bylae, as openbare pad te proklameer.

'n Afskrif van die versoekskrif lê vanaf datum hiervan tot en met 2 Februarie 1976 ter insae in Kamer No. 106, Eerste Verdieping, Stadhuis, Boksburg, gedurende kantoorure.

Besware teen die voorgestelde proklamasie van die pad, indien enige moet skriftelik en in tweevoud, by Sy Edele die Administrateur van Transvaal en die Stadsklerk van Boksburg, voor of op 2 Februarie 1976 ingedien word.

L. FERREIRA,
 Stadhuis,
 Boksburg.
 Kennisgewing No. 141/75.

BYLAE.

PROKLAMERING VAN 'N VERBINDINGSPAD OOR DIE PLAAS KLIPFONTEIN NO. 83-I.R. WAT STREK VANAF RIETFONTEINWEG IN DIE WESTE TOT TRICHARDTSWEG IN DIE OOSTE.

Vanaf Rietfonteinweg strek hierdie pad in 'n oostelike rigting met 'n wydte van 19 meters langs die suidelike grens van Gedeelte 49 van die plaas Klipfontein No. 83-I.R. tot by die westelike grens van Ravenswood Landbouhoeves, die noordelike kant van die kruising met Rietfonteinweg met 25 meter afgeskuins te word.

Dit strek dan verder in 'n oostelike rigting met 'n breedte van 26 meter langs die suidelike grense van Hoeves Nos. 1, 2, 3, en 4 en langs die noordelike grense van Hoeves Nos. 9, 10, 11 en 12 Ravens-

wood Landbouhoeves Nedersetting tot by Sydneyweg waar die hoek met 10 meters afgeskuins is.

Vanaf die oostelike kant van Sydneyweg strek dit verder met 'n breedte van 26 meter langs die suidelike grense van Hoeves Nos. 5 en 6 en die noordelike grense van Hoeves Nos. 13 en 14 Ravenswood Landbouhoeves Nedersetting vir 'n afstand van ongeveer 111 meter. Dan swenk dit suidwaarts met 'n radius van 313 meter oor hoeves Nos. 6, 7, 14 en 16 Ravenswood Landbouhoeves Nedersetting en Gedeelte 21 van die plaas Klipfontein 83-I.R. vir 'n afstand van ongeveer 336 meter waar dit reguit word en in 'n suid-oostelike rigting oor Gedeeltes 21, 36 en die Restant van Gedeelte 233 van die plaas Klipfontein No. 83-I.R. gaan om by Trichardtsweg in die dorpsgebied van Eveleigh Uitbreiding No. 2 aan te sluit. Die kruising van hierdie pad met Sydneyweg is afgeskuins met 10 meter en die westelike kant van die kruising van hierdie pad met Edgarweg is ook afgeskuins.

By die kruising van hierdie pad met die suidelike grens van Gedeelte 36 van Klipfontein No. 83-I.R., is daar 'n pad 26 meter breed wat in 'n noordoostelike rigting strek om by Trichardtsweg aan te sluit. Alle kruisings is afgeskuins.

Hierdie voorgestelde pad word ten volle aangetoon op 'n plan wat deur Landmeter H. B. Tompkins geteken is en in kamer 106, Stadhuis, Boksburg ter insae lê.

1011-17-24-31

VILLAGE COUNCIL OF WAKKERSTROOM.

GENERAL VALUATION OF PROPERTIES.

Notice is hereby given that the Council intends to apply to the Administrator in terms of article 5(1) of the Local Authorities Rating Ordinance, Ordinance No. 20 of 1933 to make a general valuation of all properties within the municipal area and thereafter once every three years.

Anyone who wishes to object against this, must lodge such objection, in writing, with the undersigned within a period of fourteen (14) days after publication hereof.

P. J. STEYN,
 Town Clerk.
 Municipal Offices,
 P.O. Box 25,
 Wakkerstroom.
 17 December, 1975.
 Notice No. 26 of 1975.

DORPSRAAD VAN WAKKERSTROOM.

ALGEMENE WAARDERING VAN EIENDOMME.

Kennis word hiermee gegee dat die Dorpsraad voornemens is om ingevolge artikel 5(1) van die Plaaslike Bestuurs-Belastingordonnantie, Ordonnantie No. 20

van 1933; by die Administrateur aansoek te doen om 'n algemene waardasie van eiendomme binne die Municipale gebied te laat maak gedurende Maart 1976, en daarna met tussenperiodes van een keer elke drie jaar.

Enigeen wat wens beswaar hier teen aan te teken, moet sodanige beswaar binne veertien (14) dae na publikasie hiervan skriftelik by die ondergetekende indien.

P. J. STEYN,
Stadsklerk.

Municipal Kantoer,
Postbus 25,
Wakkerstroom.
17 Desember 1975.
Kennisgiving No: 26 van 1975.
1030-17-24-31

DENDRON HEALTH COMMITTEE VALUATION ROLL 1975/78.

Notice is given hereby in accordance with the provisions of section 14 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Valuation Roll for the Dendron Health Committee has been completed and certified and that the said Roll shall become fixed and binding upon all parties concerned who shall not have appealed within one month from the date of the first publication of this notice against the decision of the Valuation Court in the manner prescribed by the said Ordinance.

Clerk of the Valuation Court,
Health Committee,
P.O. Box 44,
Dendron.
24 December, 1975.

GESONDHEIDSKOMITEE VAN DENDRON WAARDERINGSLYS 1975/78.

Kennis word hiermee gegee ingevolge die bepalings van artikel 14 van die Plaaslike Bestuur Belastingordonnansie No. 20 van 1933, soos gewysig, dat die Waarderingslys vir die Gesondheidskomitee van Dendron voltooi en gesertifiseer is, en dat dit vasgestel en bindend gemaak sal word op alle betrokke partye wat nie binne een maand, vanaf die datum van die eerste publikasie van hierdie kennisgiving appelleer teen die beslissing van die Waarderingshof nie op die wyse soos voorgeskryf deur genoemde Ordonnansie. Kerk van die Waarderingshof. Gesondheidskomitee, Postbus 44, Dendron. 24 Desember 1975.

1032-24-31

TOWN COUNCIL OF KEMPTON PARK AMENDMENT TOWN-PLANNING SCHEME 1/158.

The Town Council of Kempton Park has prepared a draft Amendment Town-planning Scheme, to be known as the Kempton Park Amendment Scheme 1/158.

This draft scheme contains the following proposal:

To include the under-mentioned portions of land, situated within the municipal area of Kempton Park, in the Kempton Park Town-planning Scheme, 1 of 1952, as amended:

(i) Portions of the Farms Klipfontein 12-

I.R., Mooifontein 14-I.R., Witfontein 15-I.R. and Rietfontein 31-I.R.;

(ii) Intokozo Agricultural Holdings, Pomona Estates and Brentwood Park Extension 1; and

(iii) Chloorkop Township.

The name and address of the Local Government is:-

The Town Council of Kempton Park,
P. O. Box 13,
Kempton Park.

Particulars of this scheme are open for inspection at Room 154, Town Hall, Margaret Avenue, Kempton Park, for a period of 4 (four) weeks from the date of the first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner of immovable property within the area of the Kempton Park Town-planning Scheme, 1 of 1952, as amended, or within two kilometres of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within 4 (four) weeks of the first publication of this notice, which is 24 December, 1975, inform the Town Council of Kempton Park in writing of such objection or representation and shall state whether or not he wishes to be heard by the Town Council of Kempton Park.

Q. W. VAN DER WALT,
Town Clerk.
Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
24 December, 1975.
Notice No. 96/1975.

STADSRAAD VAN KEMPTONPARK.

WYSIGINGDORPSBEPLANNINGSKEMA 1/158.

Die Stadsraad van Kemptonpark het 'n wysigingsontwerp dorpsbeplanningskema opgestel, wat bekend sal staan as die Kemptonpark Wysigingskema 1/158.

Hierdie ontwerp kema bevat die volgende voorstel:

Om die onderstaande gedeeltes grond geleë binne die municipale gebied van Kemptonpark, by die Kemptonparkse Dorpsaanlegskema, 1 van 1952, soos gewysig, in te sluit:

(i) Gedeeltes van die Plase Klipfontein 12-I.R., Mooifontein 14-I.R., Witfontein 15-I.R. en Rietfontein 31-I.R.;

(ii) Intokozo Landhouhoeves, Pomona Estates en Brendwood Park Uitbreiding 1; en

(iii) die dorp Chloorkop.

Die naam en adres van die Plaaslike Bestuur is:-

Die Stadsraad van Kemptonpark,
Postbus 13,
Kemptonpark.

Besonderhede van hierdie skema is ter insake te kamer 154, Stadhuis, Margaretlaan, Kemptonpark vir 'n tydperk van 4 (vier) weke van die datum van die eerste publikasie van hierdie Kennisgiving af, naamlik 24 Desember 1975.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupant van vaste eiendomme binne die reggebied van die Kemptonpark Dorpsbeplanningskema, 1 van 1952, soos gewysig, of binne twee kilometer van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk van Kemptonpark binne 4 (vier) weke van die eerste publikasie van hierdie Kennisgiving, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad van Kemptonpark gehoor wil word of nie.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretlaan,
(Postbus 13),
Kemptonpark.
24 Desember 1975.

Kennisgiving No. 96/1975.

1034-24-31

PIET RETIEF TOWN COUNCIL.

GENERAL VALUATION: RATEABLE PROPERTIES.

Notice is hereby given in terms of the provisions of section 5(3)(b) of the Local Government Rating Ordinance, 1933, that it is the intention of the Piet Retief Town Council to apply in terms of the provisions of section 5(2) of the said Ordinance to the Honourable, the Administrator, to proclaim in the Provincial Gazette that the Piet Retief Town Council may cause a general valuation to be made every 5 years and that the present valuation roll will remain valid until the 30th June, 1978.

Objections to the Council's intention, if any, must reach the undersigned within 3 weeks from date of the first publication of this notice in the Provincial Gazette.

M. C. C. OOSTHUIZEN,
Town Clerk.
Town Hall,
P.O. Box 23,
Piet Retief,
2380.
Notice No. 68/1975.

STADSRAAD VAN PIET RETIEF ALGEMENE WAARDERING: BELASBARE EIENDOMME.

Kennis geskied hiermee ingevolge die bepalings van artikel 5(3)(b) van die Plaaslike-Bestuur-Belasting Ordonnansie, 1933, dat die Stadsraad van Piet Retief voorneem is om ingevolge die bepalings van artikel 5(2) van genoemde Ordonnansie aansoek te doen by Sy Edele, die Administrateur om in die Proviniale Koerant te proklameer dat die Stadsraad van Piet Retief slegs elke 5 jaar 'n algemene waarderingslys opstel en dat die huidige waarderingslys van krag bly tot 30 Junie 1978.

Besware teen die Raad se voorname moet skriftelik by die ondergetekende indien word binne 3 weke na die eerste publikasie van hierdie kennisgiving in die Proviniale Koerant.

M. C. C. OOSTHUIZEN,
Stadsklerk.
Stadhuis:
Postbus 23,
Piet Retief,
2380.
Kennisgiving No. 68/1975.

1036-24-31-7

TOWN COUNCIL OF VEREENIGING.**VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/116.**

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/116.

This draft amendment scheme contains a proposal for the re-zoning of Erf 110 Powerville (formerly portion of Kelvin Street) from "Public Street" to "Special" for the erection of parking garages and, with the consent of the Council, ablution blocks.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.
Municipal Offices,
Vereeniging,
24 December, 1975,
Notice No. 5090.

en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk
Munisipale Kantore,
Vereeniging,
24 Desember 1975.
Kennisgewing No. 5090.

1041-24-31

TOWN COUNCIL OF VEREENIGING.**VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/98.**

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/98.

This draft amendment scheme contains a proposal for the re-zoning of portion of Service Road between Erica and Fleur Streets, Arcon Park Extension No. 1, from "Public Street" to "Municipal".

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging,
24 December, 1975.
Notice No. 5092.

dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk
Munisipale Kantore,
Vereeniging:
24 Desember 1975.
Kennisgewing No. 5092.

1042-24-31

TOWN COUNCIL OF VEREENIGING.**VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/112.**

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/112.

This draft amendment scheme contains a proposal for the re-zoning of Portion 137 of the farm Leeuwkuil 596-I.Q. from "Municipal" to "Special" for the purposes of a co-operative society for wholesale and retail trade, warehouse, workshop for the repair of agricultural machinery, vehicles and implements and for the sale of petroleum products, and in the event of it not being used for these purposes, then for such other purposes as the Administrator after consultation with the Townships Board and the Council may decide.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.
Municipal Offices,
Vereeniging:
24 December, 1975.
Notice No. 5093.

STADSRAAD VAN VEREENIGING.
VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/116.

STADSRAAD VAN VEREENIGING.**VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/116.**

Ingevolge die bepalings van die Ordonnantie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/116 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van Erf 110 Powerville (voorheen gedeelte van Kelvinstraat) vanaf "Publieke Straat" na "Spesiaal" vir die oprigting van parkeergarages en, met die toestemming van die Raad, ablusieblokke.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Munisipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoë in kennis stel

STADSRAAD VAN VEREENIGING.
VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/98.

Ingevolge die bepalings van die Ordonnantie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/98 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van gedeelte van Dienspad tussen Erica- en Fleurstraat, Arconpark Uitbreiding No. 1, vanaf "Publieke Straat" na "Munisipaal".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Munisipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoë in kennis stel

STADSRAAD VAN VEREENIGING.
VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/112.

Ingevolge die bepalings van die Ordonnantie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/112 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van Gedeelte 137 van die plaas Leeuwkuil 596-I.Q. vanaf "Munisipaal" na "Spesiaal" vir die doeleindes van 'n koöperatiewe maatskappy vir groot- en kleinhandel, pakhuis, werkswinkel vir herstel van landboumasjinerie, voertuie en implemente en verkoop van petroleum-produkte, en, indien dit nie vir hierdie doeleindes gebruik

word nie, vir sodanige ander doeleindes as wat die Administrateur na raadpleging met die Dorperraad en die Stadsraad mag bepaal.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Municipale Kantoer, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Municipale Kantore,
Vereeniging.
24 Desember 1975.
Kennisgwing No. 5093.

1043—24—31

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/114.

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/114.

This draft amendment scheme contains a proposal for the re-zoning of portions of the Remainder of Portions 50 and 54 of the farm Klipplaatdrift 601-L.Q. as a "Red Road" to provide for the future widening of Steel Road, which links General Hertzog Road with Houtkop Road.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.
Municipal Offices,
Vereeniging.
24 December, 1975.
Notice No. 5095.

STADSRAAD VAN VEREENIGING.

VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/114.

Ingevolge die bepalings van die Ordon-

nansie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/114 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van gedeeltes van die Restant van Gedeeltes 50 en 54 van die plaas Klipplaatdrift 601-L.Q. as 'n "Rooipad" om voorsiening te maak vir die toekomstige verbreding van Steelweg wat Generaal Hertzogweg en Houtkopweg verbind.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Municipale Kantoer, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Municipale Kantore,
Vereeniging.
24 Desember 1975.
Kennisgwing No. 5095.

1044—24—31

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/113.

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/113. This draft amendment scheme contains a proposal for the re-zoning of Portion 32 of Risi Small Farms from "Special Residential" to "Municipal".

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging.
24 December, 1975.
Notice No. 5096.

STADSRAAD VAN VEREENIGING.

VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/113.

Ingevolge die bepalings van die Ordon-

nansie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/113 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van Gedeelte 32 van Risi-kleinplasies vanaf "Spesiale Woondoeleindes" na "Munisipaal".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Municipale Kantoer, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgwing, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Municipale Kantore,
Vereeniging.
24 Desember 1975.
Kennisgwing No. 5096.

1045—24—12

TOWN COUNCIL OF VEREENIGING.

VEREENIGING DRAFT TOWN-PLANNING AMENDMENT SCHEME 1/115.

In terms of the Town-planning and Townships Ordinance 1965 the Town Council of Vereeniging has prepared Draft Town-planning Amendment Scheme 1/115.

This draft amendment scheme contains a proposal for the re-zoning of Portion 2 of Erf 823, Risiville from "Public Open Space" to "Special — Parking Purposes".

Particulars of this scheme are open for inspection at the office of the Clerk of the Council (Room 1) Municipal Offices, Vereeniging, for a period of four weeks from the date of first publication of this notice, which is 24 December, 1975.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 24 December, 1975 inform the local authority in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging.
24 December, 1975.
Notice No. 5091.

STADSRAAD VAN VEREENIGING.
VEREENIGING ONTWERP-DORPSBEPLANNING-WYSIGINGSKEMA 1/115.

Ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, het die Stadsraad van Vereeniging Ontwerp-Dorpsbeplanning-wysigingskema 1/115 opgestel.

Hierdie ontwerp-wysigingskema bevat 'n voorstel vir die hersonering van Gedeelte 2 van Erf 823 Risiville vanaf "Openbare Oopruimte" na "Spesiaal — Parkering-doeleindes".

Besonderhede van hierdie skema is ter insae in die kantoor van die Klerk van die Raad (Kamer 1), Municipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgiving, naamlik 24 Desember 1975.

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

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplittingskema of binne 2 km vanaf die grense daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgiving, naamlik 24 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
 Stadsklerk.

Municipale Kantore,
 Vereeniging.
 24 Desember 1975.
 Kennisgiving No. 5091.

1046—24—31

BEDFORDVIEW VILLAGE COUNCIL.
AMENDMENT TO WATER SUPPLY BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance 1939, that the Council intends amending the following By-laws:

Amendment to the Water Supply By-laws published under Administrators Notice 1044 of 19 November 1952, as amended.

It is proposed to make provision for the charges payable for the connection of any premises for the supply of water to amount to the actual cost of material and labour used for such connections, plus a surcharge of 10% in such amount for Administration except that the charge for a 20 mm domestic connection shall be a fixed amount of R85.

Copies of the amendments are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

J. J. VAN L. SADIE,
 Town Clerk.

Municipal Offices,
 Bedfordview.
 31 December, 1975.

DORPSRAAD VAN BEDFORDVIEW.
WYSIGING AAN WATERVOORSIENNINGSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig.

Wysiging van die Watervoorsieningsverordeninge, aangekondig by Administratorkennisgiving 1044 van 19 November 1951, soos gewysig.

Dit word beoog om voorsiening te maak vir die gelde wat betaalbaar is ten opsigte van die aansluiting van enige eiendom vir die voorsiening van water om 'n bedrag te beroep wat gelykstaande is aan die werklike koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word, plus 'n ekstra betaling van 10% van sodanige bedrag vir administrasiekoste met die uitsondering van die gelde vir 'n 20 mm huishoudelike aansluiting wat op 'n bedrag van R85 geset word.

Afskrifte van hierdie wysigings is ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae na die publikasie van hierdie kennisgiving in die Provinciale Koerant by die ondergetekende doen.

J. J. VAN L. SADIE,
 Stadsklerk.
 Municipale Kantoor,
 Posbus 3,
 Bedfordview.
 31 Desember 1975.

1048—31

TOWN COUNCIL OF BENONI.
PROPOSED CLOSING AND ALIENATION OF PORTION OF PARK SITE 1841, RYNFIELD, BENONI.

Notice is hereby given in terms of Section 68, read with Section 67 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council proposes, subject to the approval of the Administrator, to permanently close a portion, in extent approximately 1,2 ha, of the abovementioned Park Site bounded by de Mist and Struben Street and Hull Road, Rynfield.

Notice is further given in terms of Section 79 (18)(b) of the said Ordinance that the Council also proposes, subject to the closing of the said portion of Park Site 1841 being effected and subject to the approval of the Administrator, to sell the area so closed to the Nederduitsch Hervormde Kerk van Afrika at the sworn valuation thereof, namely R24 600, plus costs, for Church purposes.

A copy of a plan showing the portion of Park Site to be closed and alienated, may be inspected during ordinary office hours in the office of the Clerk of the Council, Municipal Offices, Elston Avenue, Benoni.

Any person who has any objection to the proposed closing and/or sale of land or who may have any claim for compensation if the closing is effected, must lodge such objection or claim in writing with the Town Clerk by not later than Monday 1st March, 1976.

C. H. BOSHOFF,
 Acting Town Clerk.
 Municipal Offices,
 Benoni.
 31 December, 1975.
 Notice No. 149 of 1975.

STADSRAAD VAN BENONI.

VOORGESTELDE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN PARKPERSEL 1841 RYNFIELD, BENONI.

Kennis geskied hierby kragtens die bepalings van Artikel 68, gelees met Artikel 67 van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939, soos gewysig, dat die Stadsraad voornemens is om behoudens die goedkeuring van die Administrateur 'n gedeelte, groot ongeveer 1,2 ha, van bogenoemde Parkpersel wat begrens word deur die Mist en Strubenstraat en Hullweg, permanent te sluit.

Kennis geskied voorts kragtens Artikel 79(18)(b) van genoemde Ordonnansie dat die Stadsraad ook voornemens is om onderhewig aan die sluiting van die genoemde gedeelte van Parkpersel 1841 en behoudens die goedkeuring van die Administrateur, die gedeelte wat aldus gesluit word, aan die Nederduitsch Hervormde Kerk van Afrika, teen die beëdigde waardasie daarvan, naamlik R24 600, plus koste, te verkoop vir Kerkdoeleindes.

'n Afskrif van 'n plan wat die betrokke gedeelte van die Parkpersel wat gesluit en vervreem staan te word aandui, is gedurende gewone kantoorture in die kantoor van die Klerk van die Raad, Municipale Kantore, Elstonlaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die voorgestelde sluiting en/of verkoop van grond, of wat enige eis om skadevergoeding as gevolg van die sluiting wil instel, moet sodanige beswaar of eis nie later nie as Maandag, 1 Maart 1976, skriftelik by die Stadsklerk indien.

C. H. BOSHOFF,
 Waarnemende Stadsklerk.
 Municipale Kantore,
 Benoni.
 31 Desember 1975.
 Kennisgiving No. 149 van 1975.

1049—31

VILLAGE COUNCIL OF COLIGNY.

BY-LAWS IN RESPECT OF CEMETERIES FOR WHITES AND ASIATICS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council intends to revoke its Cemetery By-Laws and to adopt a new set Cemetery By-Laws.

Copies of the proposed by-laws are open for inspection at the Council's office for a period of fourteen days from the date of publication hereof.

Any person who desire to lodge any objection against the said by-laws, shall do so in writing to the Town Clerk within fourteen days after publication of this notice in the Provincial Gazette.

By order of the Council,
 H. A. LAMBRECHTS,
 Town Clerk.

Municipal Offices,
 P.O. Box 31,
 Coligny,
 2725.
 31 December, 1975.
 Notice No. 21/1975.

DORPSRAAD VAN COLIGNY.

VERORDENINGE TEN OPSIGTE VAN BEGRAAFPLASE VIR BLANKES EN ASIATE.

Daar word ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Dorpraad van voorname is om sy begraafplaasverordeninge te

herroep en 'n stel begraafplaasverordeninge aan te neem.

Afskrifte van die voorgestelde verordeninge lê ter insae by die Raad se kantoor vir 'n tydperk van veertien dae met ingang van die publikasie hiervan.

Enige persoon wat teen die aanname van die verordeninge beswaar wil aanteken, moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie hiervan in die Offisiële Koerant van die Provincie Transvaal.

Op las van die Raad,
H. A. LAMBRECHTS,
Stadsklerk.

Munisipale Kantore,
Posbus 31,
Coligny.
2725

31 Desember 1975.
Kennisgewing No. 21/75.

1050—31

**VILLAGE COUNCIL OF COLIGNY
PROPOSED AMENDMENT OF CO-LIGNY TOWN-PLANNING SCHEME**

1/1959.

The Village Council of Coligny has prepared a draft amendment town-planning scheme, to be known as Coligny Town-planning Scheme 1/1976.

This draft scheme contains the following proposals:—

- (1) The revision of the scheme with the view on bilingualism;
- (2) The metrification of the scheme;
- (3) The consolidation of the scheme and approved amendment schemes;
- (4) The revision of the density zones in certain cases;
- (5) The addition of the following new zonings which were previously missing, viz.:—
 - (a) Proposed Public Open spaces;
 - (b) Government purposes;
 - (c) Existing Cemeteries;
 - (d) Proposed Cemeteries;
 - (e) South African Railways;
 - (f) Industrial No. 1;
 - (g) Special.

Particulars of this scheme are open for inspection at the office of the undersigned, for a period of four weeks from the date of the first publication of this notice in the Provincial Gazette, which is 31 December 1975.

Any owner or occupier of immovable property within the area of the above-mentioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 31 December 1975, 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.

H. A. LAMBRECHTS,
Town Clerk.

Municipal Offices,
P.O. Box 31,
Coligny.
2725

31 December, 1975.
Notice No. 19/75.

**DORPSRAAD VAN COLIGNY
VOORGESTELDE WYSIGING VAN
COLIGNY-DORPSBEPLANNINGSKEMA
1/1959.**

Die Dorpsraad van Coligny het 'n wigsingsontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Coligny-dorpsbeplanningskema 1/1976.

Hierdie ontwerpskema bevat die volgende voorstelle:—

- (1) Die hersiening van die skema met die oog op tweetaligheid;
- (2) Die metrificering van die skema;
- (3) Die konsolidering van die skema en goedgekeurde wigsing-skemas;
- (4) Die hersiening van die digtheidstreke in sekere gevalle;
- (5) Die byvoeging van die volgende nuwe sonerings wat voorheen ontbrek het, naamlik:—
 - (a) Voorgestelde Openbare Oop ruimtes;
 - (b) Regeringsdoeleindes;
 - (c) Bestaande Begraafplaas;
 - (d) Voorgestelde Begraafplaas;
 - (e) Suid-Afrikaanse Spoorweë;
 - (f) Nywerheid No. 1;
 - (g) Spesiaal.

Besonderhede van hierdie skema lê ter insae in die kantoor van die ondergetekende vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, naamlik 31 Desember 1975.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoeften opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 31 December 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

H. A. LAMBRECHTS,
Stadsklerk.

Munisipale Kantore,
Posbus 31,
Coligny.
2725
31 Desember 1975.
Kennisgewing No. 19/75.

1051—31—7

**ELSBURG MUNICIPALITY
AMENDMENT OF BY-LAWS.**

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend the following by-laws:—

- (a) Dog and Dog Licensing Regulations: The general purport of this amendment is to increase the dog licence fees.
- (b) Uniform Traffic By-laws and Regulations:

The general purport of this amendment is to increase the tariffs of —

- (a) Petrol pumps on side walks
- (b) Taxi cabs
- (c) Motor lorries plying for hire etc. and to exempt owners of bicycles.

Copies of the proposed amendments will be for inspection at the office of the undersigned during normal office hours and any objections to the proposed amendments must be lodged with the undersigned within 14 days of the date of publication hereof.

P. VAN DER MERWE,
Town Clerk.
Municipal Offices,
Elsburg.
31 December, 1975.

**MUNISIPALITEIT ELSBURG.
WYSIGING VAN VERORDENINGE.**

Hiermee word kennis gegee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om die volgende verordeninge te wysig:—

- (a) Honde- en Hondelicensie Regulasies: Die doel met hierdie wysiging is om die lisenziegelde van honde te verhoog.
- (b) Eenvormige Verkeersverordeninge en Regulasies:

Die algemene strekking van hierdie wysiging is om die lisenziegelde van die volgende te verhoog:—

- (a) Petrolpomphuur op sypaaie
- (b) Motorhuurrytuile
- (c) Motorlorries wat aangebied word of werk verhuur
- (d) Eienaars van trapfietsc vry te stel van lisenasiering.

Afskrifte van die voormalde wigsigings sal gedurende gewone kantoorure in die kantoor van die ondergetekende ter insae lê, en enige besware daarteen moet skriftelik binne 14 dae vanaf datum van publikasie hiervan by hom ingedien word.

P. VAN DER MERWE,
Stadsklerk.
Munisipale Kantore,
Elsburg.
31 Desember 1975.

1052—31

TOWN COUNCIL OF FOCHVILLE.

FOCHVILLE TOWN-PLANNING SCHEME NO. 1 OF 1958: PROPOSED AMENDMENT SCHEME.

The Town Council of Fochville has prepared an amendment Town-planning Scheme to be known as Fochville Amendment Town-planning Scheme No. 1/24.

This draft scheme contains the following proposals:—

- (a) The addition of the definition of parking garages to Clause 13.
- (b) The deletion of "Public Garages" from Clause 15(a) column 3 of Table "C" Zone III "General Business".
- (c) The addition of "Parking Garages" to Clause 15(a) column 4 of Table "C" zone.

The effect of the scheme is to allow public garages only as consent use and not as a primary use in any zone and by

this procedure exercise control over certain offensive trades and other problems associated with the business of a public garage.

Particulars of this scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, 10 Losberg Avenue, Fochville, for a period of 4 weeks from date of publication of this notice which is 31 December, 1975.

Any owner or occupier of immovable property within the area of the above-mentioned Town-planning Scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice which is the 31st December, 1975 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.

H. P. POTGIETER,
Acting Town Clerk.

Municipal Office,
10 Losberg Avenue,
Fochville,
31 December, 1975.
Notice No. 41/75.

STADSRAAD VAN FOCHVILLE.

FOCHVILLE DORPSAANLEGSKEMA
NO. 1 VAN 1958: VOORGESTELDE
WYSIGINGSKEMA.

Die Stadsraad van Fochville het 'n wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 1/24.

Hierdie ontwerpskema bevat die volgende voorstelle:

- Die byvoeging van 'n definisie van "Parkeer Garages" tot Klousule 13.
- Die skraping van "Publieke Garages" uit Klousule 15(a) kolom 3 van Tabel "C" Gebruikstreek III "Algemene Besigheid".
- Die byvoeging van "Parkeer Garages" tot Klousule 15(a) kolom 4 van Tabel "C" gebruikstreek "Spesiale".

Die uitwerking van die skema is om Publieke garages alleen as vergunde gebruikstreek toe te laat en op die wyse beheer oor sekere hinderlike bedrywe en ander probleme wat met die besigheid van publieke garage gepaard gaan uit te oefen.

Besonderhede van hierdie skema lê ter insae by die kantoor van die Klerk van die Raad, Municipale Kantoer, Losberglaan 10, Fochville, vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennissgewing naamlik 31 Desember 1975.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km vanaf 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 wel doen moet hy die Plaaslike Bestuur binne 4 weke vanaf die datum van eerste publikasie van hierdie kennissgewing naamlik 31 Desember 1975, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

H. P. POTGIETER,
Waarnemende Stadsklerk.
Municipale Kantoer,
Losberglaan 10,
Fochville.
31 Desember 1975.
Kennisgewing No. 41/75.

1053—31—7

TOWN COUNCIL OF LOUIS TRICHARDT.

AMENDMENT OF BY-LAWS.

Notice is given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Louis Trichardt to amend, subject to the approval of the Administrator, the Water Supply By-laws, published under Administrator's Notice 891, dated 13 August, 1969, as amended.

The purport of the amendment is to provide for the levying of a surcharge of 7,5% on all accounts rendered for water consumption under the existing tariffs.

Copies of the proposed amendment can be inspected in the office of the Town Clerk during office hours for a period of fourteen days from date of publication of this notice in the Provincial Gazette.

Objections, if any, to the proposed amendment, must be lodged in writing with the undersigned on or before 14 January, 1976.

C. J. VAN ROOYEN,
Town Clerk.

Municipal Offices,
Louis Trichardt.
31 December, 1975.
Notice No. 36/1975.

STADSRAAD VAN LOUIS TRICHARDT.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Louis Trichardt voornemens is om, onderhewig aan die goedkeuring van die Administrator, die Watervoorsieningsverordeninge afgekondig by Administrateurskennissgewing 891 van 13 Augustus 1969, soos gewysig, verder te wysig.

Die strekking van die wysiging is om voorsiening te maak vir die heffing van 'n toeslag van 7,5% op alle rekeninge gelewer vir waterverbruik onder die huidige tariewe.

Afskrifte van die voorgestelde wysiging kan in die kantoor van die Stadsklerk gedurende kantoorure nagesien word vir 'n tydperk van veertien dae na publikasie van hierdie kennissgewing in die Provinciale Koerant.

Besware teen die voorgestelde wysiging, indien enige, moet skriftelik by die ondertekende ingedien word voor of op 14 Januarie 1976.

C. J. VAN ROOYEN,
Stadsklerk.

Municipale Kantore,
Louis Trichardt.
31 December 1975.
Kennisgewing No. 36/1975.

1054—31

TOWN COUNCIL OF NYLSTROOM.

AMENDMENT TO SWIMMING BATH BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Nylstroom intends to amend the Swimming Bath By-laws, in respect of the tariffs for use of the swimming bath.

Copies of the proposed amendment are

available for inspection during normal office hours at the office of the Clerk of the Council.

Any person who wishes to object against the proposed amendment, must lodge his objection in writing with the undersigned within fourteen days after the date of publication hereof in the Provincial Gazette.

J. C. BUYS,
Town Clerk.

Municipal Offices,
Private Bag 1008,
Nylstroom.
0510.

31 December, 1975.
Notice No. 23/1975.

STADSRAAD VAN NYLSTROOM.

WYSIGING VAN SWEMBADVERORDENINGE.

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy Swembadverordeninge te wysig met betrekking tot die tariewe vir gebruik van die swembad.

Afskrifte van die voorgestelde wysiging kan in die kantoor van die Klerk van die Raad gedurende gewone kantoorure.

Enigiemand wie beswaar teen sodanige wysiging will opper, moet sy besware skriftelik by die ondertekende indien binne veertien dae na die verskyning van hierdie kennissgewing in die Provinciale Koerant.

J. C. BUYS,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1008,
Nylstroom.
0510.

31 Desember 1975.
Kennisgewing No. 23/1975.

1055—31

TOWN COUNCIL OF PIET RETIEF.

ALIENATION OF A CHURCH SITE IN THE COLOURED TOWNSHIP PIET RETIEF TO THE DUTCH REFORMED CHURCH PIET RETIEF.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance 1939 that it is the intention of the Town Council of Piet Retief to alienate a church site in the Coloured Township, Piet Retief to the Dutch Reformed Church, Piet Retief for the sum of R10 per annum.

Full particulars of the proposed alienation will be open for inspection in the office of the Clerk of the Council, Room 4, Piet Retief during normal office hours for a period of 14 days from date of publication of this notice.

Objections, if any, should be in writing and submitted to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

A. E. SNYMAN,
Acting Town Clerk.

Town Hall,
P.O. Box 23,
Piet Retief.
2380

31 December, 1975.
Notice No. 69/1975.

STADSRAAD VAN PIET RETIEF.

VERHURING VAN 'N KERKPERSEL IN DIE KLEURLINGWOONGEBIED PIET RETIEF AAN DIE N.G. KERK PIET RETIEF.

Die Stadsraad van Piet Retief maak

hiermee, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 sy voorneme bekend om die Kerkperseel geleë in die Kleurlingwoongebied Piet Retief aan die N.G. Kerk Piet Retief te verhuur vir die bedrag van R10 per jaar.

Volledige besonderhede van die beoogde verhuring lê vir insae in die kantoor van die Klerk van die Raad, Kamer 4, Stadhuis, Piet Retief gedurende normale kantooreure vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

Personen wat beswaar wens aan te teken teen hierdie voorneme moet sodanige besware skriftelik by die ondergetekende indien binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

A. E. SNYMAN,
Wnde. Stadsklerk.

Stadhuis,
Posbus 23,
Piet Retief.
2380

31 Desember 1975.
Kennisgewing No. 69/1975.

1056—31

van die Klerk van die Raad, Kamer 4, Stadhuis, Piet Retief gedurende normale kantooreure vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

Personen wat beswaar wens aan te teken teen hierdie voorneme moet sodanige besware skriftelik by die ondergetekende indien binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

A. E. SNYMAN,
Wnde. Stadsklerk.

Stadhuis,
Posbus 23,
Piet Retief.
2380

31 Desember 1975.

Kennisgewing No. 70/1975:

1057—31

TOWN COUNCIL OF PIET RETIEF. DONATION OF ERF 346 KEMPVILLE PIET RETIEF TO THE PIET RETIEF HINDU SOCIETY.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance 1939, that it is the intention of the Town Council of Piet Retief to donate Erf 346, Kempville, Piet Retief to the Piet Retief Hindu Society, for religious purposes.

Full particulars of the proposed donation will be open for inspection in the office of the Clerk of the Council, Room No. 4, Piet Retief, during normal office hours, for a period of 14 days from date of publication of this notice.

Objections, if any, should be in writing and submitted to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

A. E. SNYMAN,
Acting Town Clerk.

Town Hall,
P.O. Box 23,
Piet Retief.
2380

31 December, 1975.
Notice No. 71/1975.

STADSRAAD VAN PIET RETIEF. SKENKING VAN ERF 346 KEMPVILLE PIET RETIEF AAN "PIET RETIEF HINDU SOCIETY".

Dic Stadsraad van Piet Retief maak hiermee, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, sy voorneme bekend om Erf 346, Kempville, Piet Retief, aan die "Hindu Society" vir godsdienstige doelendes te skenk.

Volledige besonderhede van die beoogde skenking lê vir insae in die kantoor van die Klerk van die Raad, Kamer No. 4, Stadhuis, Piet Retief, gedurende normale kantooreure vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Personen wat beswaar wens aan te teken teen hierdie voorneme moet sodanige besware skriftelik by die ondergetekende indien binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

A. E. SNYMAN,
Wnde. Stadsklerk.

Stadhuis,
Piet Retief.
2380

31 Desember 1975.

Kennisgewing No. 71/1975.

1059—31

TOWN COUNCIL OF VANDERBIJLPARK.

PROPOSED PERMANENT CLOSING OF A PORTION OF PARK 474 CENTRAL EAST NO. 1 TOWNSHIP.

Notice is hereby given in terms of the provisions of section 68 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Vanderbijlpark, subject to the approval of the Administrator, proposes to close permanently a portion of Park 474, Central East No. 1 Township.

A plan and description of the relevant park will be open for inspection during normal office hours at Room 202, Municipal Offices, Vanderbijlpark.

hiermee, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 sy voorneme bekend om die Kerkperseel geleë in die Kleurlingwoongebied Piet Retief aan die N.G. Kerk Piet Retief te verhuur vir die bedrag van R10 per jaar.

Volledige besonderhede van die beoogde verhuring lê vir insae in die kantoor van die Klerk van die Raad, Kamer 4, Stadhuis, Piet Retief gedurende normale kantooreure vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

Personen wat beswaar wens aan te teken teen hierdie voorneme moet sodanige besware skriftelik by die ondergetekende indien binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

A. E. SNYMAN,
Wnde. Stadsklerk.

Stadhuis,
Posbus 23,
Piet Retief.
2380

31 Desember 1975.
Kennisgewing No. 69/1975.

1056—31

TOWN COUNCIL OF PIET RETIEF. ALIENATION OF A PORTION OF THE PIET RETIEF TOWN AND TOWNLANDS 149-H.T. TO ESCOM.

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance 1939 that it is the intention of the Town Council of Piet Retief to alienate a portion of the Piet Retief Town and Townlands 149-H.T. to ESCOM for the sum of R7 690.

Full particulars of the proposed alienation will be open for inspection in the office of the Clerk of the Council, Room 4, Piet Retief during normal office hours, for a period of 14 days from date of publication of this notice.

Objections, if any, should be in writing and submitted to the undersigned within 14 days after publication of this notice in the Provincial Gazette.

A. E. SNYMAN,
Acting Town Clerk.

Town Hall,
P.O. Box 23,
Piet Retief.
2380

31 December, 1975.

Notice No. 68/1975.

STADSRAAD VAN PIET RETIEF.

VERVREEMDING VAN 'N GEDEELTE VAN DIE PIET RETIEF DORP EN DORPSGRONDE 149-H.T. PIET RETIEF AAN EVKOM.

Die Stadsraad van Piet Retief maak hiermee, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 sy voorneme bekend om 'n gedeelte van die Piet Retief Dorp en Dorpsgronde 149-H.T. aan EVKOM te vervreem vir die bedrag van R7 690.

Volledige besonderhede van die beoogde vervreemding lê vir insae in die kantoor van die Klerk van die Raad, Kamer 4, Stadhuis, Piet Retief gedurende normale kantooreure vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

Personen wat beswaar wens aan te teken teen hierdie voorneme moet sodanige besware skriftelik by die ondergetekende indien binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant.

A. E. SNYMAN,
Wnde. Stadsklerk.

Stadhuis,
Posbus 23,
Piet Retief.
2380

31 Desember 1975.

Kennisgewing No. 68/1975.

1058—31

STADSRAAD VAN PIET RETIEF. VERVREEMDING VAN 'N GEDEELTE VAN DIE PIET RETIEF DORP EN DORPSGRONDE 149-H.T. AAN DIE BANTOESAKE ADMINISTRASIERAAD SUID TRANSVAAL.

Die Stadsraad van Piet Retief maak hiermee, ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 sy voorneme bekend om 'n gedeelte van die Piet Retief Dorp en Dorpsgronde 149-H.T. aan die Bantoesake Administrasieraad, Suid-Transvaal te vervreem ingevolge die bepalings van paraagraaf (c)(i) van die Direkteur van Plaaslike Bestuur se Omsendbrief No. 7 van 1975.

Volledige besonderhede van die beoogde vervreemding lê vir insae in die kantoor

Any person desirous of objecting to or having any claim for compensation due to the proposed closing the portion of the park must lodge such objection in writing with the Town Clerk, P.O. Box 3, Vanderbijlpark, not later than 3 March, 1976.

P. J. CONRADIE,
Clerk of the Council.

31 December, 1975.

Notice No. 109/75.

STADSRAAD VAN VANDERBIJLPARK.

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN PARK 474 CENTRAL EAST NO. 1 DORPS- GEBIED.

Ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1933, soos gewysig, word bekend gemaak dat die Stadsraad van Vanderbijlpark van voorneme is om, onderhewig aan die goedkeuring van die Administrator, 'n gedeelte van Park 474 Central East No. 1 dorpsgebied permanent te sluit.

'n Plan en beskrywing van die betrokke gedeelte van die park lê gedurende gewone kantoorure by Kamer 202, Municipale Kantoorgebou, Vanderbijlpark, ter insae.

Enige persoon wat teen die voorgestelde sluiting beswaar wil aanteken, of 'n eis om vergoeding wil instel, moet sodanige beswaar of eis nie later nie as 3 Maart 1976 skriftelik by die Stadsklerk, Posbus 3, Vanderbijlpark, indien.

P. J. CONRADIE,
Klerk van die Raad.

31 Desember 1975.

Kennisgewing No. 109/75.

1060—31

TOWN COUNCIL OF VANDERBIJL- PARK.

VALUATION COURT.

Notice is hereby given in terms of section 13(8) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended,

to all persons who have lodged objections to the Interim Valuation Roll of the undermentioned rateable properties, that the first sitting of the Valuation Court appointed to consider the objections will be held in the Lecture Room, Ground Floor, Municipal Office Building, Vanderbijlpark, on Wednesday, 14th January, 1976 at 10h00:—

1.(a) Small holdings at:—

Stephanopark
Lasiandra
Mantevrede
Van Waartshof
Sylviavale
Staalrus

(b) Certain portions of the farm Zuurfontein 591-I.Q., and the farm Stonehaven-on-Vaal, 547-I.Q.

2. Properties which are affected by the proclamation of provincial and public roads P129/1, P156/3 and P155/1 (Administrator's Notices 1008, 1009 and 1010), namely:—

(a) Small holdings at

Stephanopark
Mantevrede
Sylviavale
Staalrus

(b) Certain portions of the farm Zuurfontein 591-I.Q.

(c) N.W. 7 Township — Erf 74.

3. Small holdings and farm portions on which businesses are conducted.

4. C.E. 6 Extension 1 Township.

C. BEUKES,
Acting Town Clerk.

P.O. Box 3.

Vanderbijlpark.

31 December, 1975.

Notice No. 113/75.

STADSRAAD VAN VANDERBIJLPARK.

WAARDERINGSFONTEIN.

Hierby word, ingevolge die bepalings van artikel 13(8) van die Plaaslike Be-

stuur-Belastingordonnansie No. 20 van 1933 (soos gewysig) aan alle persone wat besware teen die Tussentydse Waarderingslys van die belasbare eiendomme hieronder genoem, ingedien het, bekend gemaak dat die eerste sitting van die Waarderingshof wat benoem is om die besware te oorweeg, op Woensdag, 14 Januarie 1976, om 10h00 in die Lesingskamer, Grondvoller, Municipale Kantoorgebou, Vanderbijlpark, gehou sal word:—

1.(a) Landbouhoeves te:

Stephanopark
Lasiandra
Mantevrede
Van Waartshof
Sylviavale
Staalrus

(b) Sekere gedeeltes van die plaas Zuurfontein 591-I.Q. en plaas Stonehaven-on-Vaal, 547-I.Q.

2. Eiendomme wat deur die proklamasie van provinsiale en openbare paais P129/1, P156/3 en P155/1 (Administratorskennisgewings 1008, 1009 en 1010) geraak word, naamlik:

(a) Landbouhoeves te

Stephanopark
Mantevrede
Sylviavale
Staalrus

(b) Sekere gedeeltes van die plaas Zuurfontein 591-I.Q.

(c) Dorpsgebied N.W. 7 — Erf 74:

3. Landbouhoeves en plaasgedeeltes waarop besigheid gedryf word.

4. Dorpsgebied C.E. 6 Uitbreiding 1.

C. BEUKES,
Wnde. Stadsklerk.

Posbus 3.

Vanderbijlpark.

31 Desember 1975.

Kennisgewing No. 113/75.

1061—31

TOWN COUNCIL OF BRAKPAAN.

PROCLAMATION OF WIDENING OF AN EXISTING ROAD.

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance 1904 (Ordinance 44 of 1904), as amended, that the Town Council of Brakpan has, in terms of section 4 of the said Ordinance, petitioned the Honourable the Administrator of Transvaal to proclaim as a public road the road widening described in the schedule appended hereto.

A copy of the petition and the diagram attached thereto may be inspected during office hours at Room 23, Town Hall, Brakpan.

Any interested person desiring to object to the proclamation of the proposed widening must lodge his objection in duplicate, with the Administrator and the Town Clerk before 31 January 1976.

W. J. ZYBRANDS,
Town Clerk.

Municipal Offices,
Brakpan.
No. 140/1975/11/28.

SCHEDULE.

PROCLAMATION OF PUBLIC ROAD WIDENINGS ON PORTION 43 AND THE REMAINING EXTENT OF PORTION 3 OF THE FARM MODDERFONTEIN 76-I.R.

DESCRIPTION OF ROAD.

1. A road widening generally sixty (60) metres in width commencing at a point approximately three hundred and eighty (380) metres to the south of the intersection of the proclaimed road (R.M.T. No. 667) with the Benoni-Welgedacht railway line (Portion 24 of the farm Modderfontein No. 76-I.R.) and immediately to the east of the said road R.M.T. No. 667; thence proceeding in a generally northerly direction across the property of Government Gold Mining Areas (Modderfontein) Consolidated Limited for a distance of approximately six hundred (600) metres to the intersection of the proclaimed road (R.M.T. No. 49);

2. A road widening generally twenty (20) metres in width commencing at a point approximately two hundred and twenty five (225) metres to the east of the intersection of the proclaimed road (R.M.T. No. 667) with the proclaimed Main Reef Road (R.M.T. No. 49) and immediately to the south of the Main Reef Road; thence proceeding in a generally westerly direction across the property of Government Gold Mining Areas (Modderfontein) Consolidated Limited for a distance of approximately two hundred and twenty (220) metres to the aforementioned intersection;

3. A road widening generally seven (7) metres in width commencing at a point approximately one hundred and fifteen (115) metres to the west of the intersection of the proclaimed road (R.M.T. No. 667) and the proclaimed Main Reef Road (R.M.T. No. 49) and immediately to the south of the Main Reef Road, thence proceeding in a generally easterly direction across the property of Government Gold Mining Areas (Modderfontein) Consolidated Limited for a distance of approximately one hundred and fifteen (115) metres to the aforementioned intersection;

4. A road widening generally twenty five (25) metres in width commencing at a point approximately two hundred and seventy (270) metres to the east of the intersection of the proclaimed road (R.M.T. No. 667) with the proclaimed Main Reef Road (R.M.T. No. 49) and immediately to the north of the Main Reef Road; thence proceeding in a generally westerly direction across the property of Government Gold Mining Areas (Modderfontein) Consolidated Limited for a distance of approximately six hundred and twenty five (625) metres as will more fully appear from diagram S.G. No. A.7216/74 (R.M.T. No. R.72/74).

The course of the intended road widenings will traverse level maiden land.

MINING RIGHTS AFFECTED.

Claims defined by diagram R.M.T. No. 5305 (S.G. No. B2152/

STADSRAAD VAN BRAKPAAN.

PROKLAMERING VAN VERBREDING VAN 'N BESTAANDE PAD.

Hierby word ingevolge artikel 5 van die "Local Authorities Roads Ordinance, 1904" (Ordonnansie 44 van 1904), soos gewysig, bekend gemaak dat die Stadsraad van Brakpan ingevolge die bepalings van artikel 4 van genoemde Ordonnansie 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om die verbreding van 'n bestaande pad in die Bylae hiervan beskryf as 'n publieke pad te proklameer.

'n Afskrif van die versoekskrif en die kaart wat daaraan geheg is, lê gedurende gewone kantoorure ter insae by Kamer 23, Stadhuis, Brakpan.

Enige belanghebbende persoon wat teen die proklamering van die voorgestelde verbreding beswaar wil opper, moet sy beswaar in tweevoud, by die Administrateur, Privaatsak X437, Pretoria, 0001, en by die Stadsklerk voor 31 Januarie 1976 indien.

W. J. ZYBRANDS,
Stadsklerk.

Munisipale Kantore,
Brakpan.
17 Desember 1975.
Kennisgewing No. 140/1975/11/28.

SKEDULE.

PROKLAMERING VAN PADVERBREDINGS OOR GEDEELTE 43 EN DIE RESTERENDE GEDEELTE VAN GEDEELTE 3 VAN DIE PLAAS MODDERFONTEIN 76-I.R.
BESKRYWING VAN PAD.

1. 'n Padverbreding oor die algemeen sestig (60) meter in wydte wat begin by 'n punt ongeveer driehonderd en negentig (380) meter suid van die kruising van die geproklameerde pad (R.M.T. No. 667) en die Benoni/Welgedachtspoorlyn (Gedeelte 24 van die plaas Modderfontein 76-I.R.) en onmiddellik ten ooste van genoemde pad (R.M.T. No. 667); vandaar in 'n algemene noordelike rigting oor die eiendom van Government Gold Mining Areas (Modderfontein) Consolidated Limited vir 'n afstand van ongeveer ses honderd (600) meter en die geproklameerde Hoofrifweg (R.M.T. No. 49);

2. 'n Padverbreding oor die algemeen twintig (20) meter in wydte wat begin by 'n punt ongeveer twee honderd vyf en twintig (225) meter ten opsigte van die aansluiting van die geproklameerde pad (R.M.T. No. 667) en die geproklameerde Hoofrifweg (R.M.T. No. 49) en onmiddellik ten suide van die Hoofrifweg; vandaar in 'n algemene westelike rigting oor die eiendom van Government Gold Mining Areas (Modderfontein) Consolidated Limited vir 'n afstand van ongeveer tweehonderd en twintig (220) meter tot by die voormalde aansluiting;

3. 'n Padverbreding oor die algemeen sewe (7) meter in wydte wat begin by 'n punt ongeveer eenhonderd en vyftien (115) meter ten weste van die aansluiting van die geproklameerde pad (R.M.T. No. 667) en die geproklameerde Hoofrifweg (R.M.T. No. 49) en onmiddellik ten suide van die Hoofrifweg; vandaar in 'n algemene oostelike rigting oor die eiendom van Government Gold Mining Areas (Modderfontein) Consolidated Limited vir 'n afstand van ongeveer eenhonderd en vyftien (115) meter tot by die voormalde aansluiting;

4. 'n Padverbreding oor die algemeen vyf en twintig (25) meter in wydte wat begin by 'n punt ongeveer twee honderd en sewentig (270) meter ten ooste van die aansluiting van die geproklameerde pad (R.M.T. No. 667) en die geproklameerde Hoofrifweg (R.M.T. No. 49) en onmiddellik ten noorde van die Hoofrifweg; vandaar in 'n algemene westelike rigting oor die eiendom van Government Gold Mining Areas (Modderfontein) Consolidated Limited vir 'n afstand van ongeveer seshonderd vyf en twintig (625) meter soos meer volledig aangevoer op Diagram S.G. No. A.7216/74 (R.M.T. No. R72/74).

Die roete van die beoogde padverbredings sal oor onverbeterde, gelyk grond wees.

MYNREGTE WAT GERAAK WORD.

Kleims geregistreer in die naam van Government Gold

09) registered in the name of Government Gold Mining Areas (Modderfontein) Consolidated Limited.

OTHER RIGHTS AFFECTED:

SR Permit Number	Description of Right	Registered Holder	R.M.T. Plan Diagram/ No.
A26/54	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	1512 (PL)
A1/51	European Married Quarters fenced	GGMA (Modderfontein) Cons. Ltd.	—
A2/51	Railway Siding	GGMA (Modderfontein) Cons. Ltd.	—
A9/55	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	1531 (PL)
A18/56	Underground Electric Power Cable	GGMA (Modderfontein) Cons. Ltd.	1606 (PL)
A45/53	Mine Roads	GGMA (Modderfontein) Cons. Ltd.	4585 (SR)
A2/51	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	—
A44/53	Area for Waste Rock Dump and Sludge Dam with fencing	GGMA (Modderfontein) Cons. Ltd.	4585 (SR)
—	Railway Reserve	SAR & H Administration	104 (RL)
A57/25	Overhead Electric Power Transmission Lines	ESCOM	411 (PL)
A48/34	Overhead Electric Power Distribution Lines and Underground Electric Cables	ESCOM	714 (PL)
—	Overhead Electric Power Lines with Underground Electric Cables (Applied for)	ESCOM	2000 (PL)
—	Water pipe line (Town Council shown as Ref. 1 on diagram)	Town Council of Benoni	—
—	R.M.T. R72/74 (to be applied for)	—	—

Mining Areas (Modderfontein) Consolidated Limited soos aangetoon op Diagram R.M.T. No. 5305 (S.G. No. B.2152/09).

ANDER REGTE WAT GERAAK WORD

Oppervlaktegrypermit No.	Beskrywing	Gehou deur	Diagram/ Plan No.
A26/54	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	1512 (PL)
A1/51	European Married Quarters fenced	GGMA (Modderfontein) Cons. Ltd.	—
A2/51	Railway Siding	GGMA (Modderfontein) Cons. Ltd.	—
A9/55	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	1531 (PL)
A18/56	Underground Electric Power Cable	GGMA (Modderfontein) Cons. Ltd.	1606 (PL)
A45/53	Mine Roads	GGMA (Modderfontein) Cons. Ltd.	4585 (SR)
A2/51	Sandfilling Pipe Line	GGMA (Modderfontein) Cons. Ltd.	—
A44/53	Area for Waste Rock Dump and Sludge Dam with fencing	GGMA (Modderfontein) Cons. Ltd.	4585 (SR)
—	Railway Reserve	SAR & H Administration	104 (RL)
A57/25	Overhead Electric Power Transmission Lines	ESCOM	411 (PL)
A48/34	Overhead Electric Power Distribution Lines and Underground Electric Cables	ESCOM	714 (PL)
—	Overhead Electric Power Lines with Underground Electric Cables (Applied for)	ESCOM	2000 (PL)
—	Water pipe line (Town Council shown as Ref. 1 on diagram)	Town Council of Benoni	—

R.M.T. R72/74 (to be applied for)

1009-17-24-31

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