

DIE PROVINSIE TRANSVAAL

MENIKO

THE PROVINCE OF TRANSVAAL

Officiële Kierant

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No. 166 (Administrateurs-), 1977.

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 Erf 266, geleë in dorp Three Rivers, distrik Vereeniging, gehou kragtens Akte van Transport 18355/1971, voorwaarde C(a) ophef.

Gegee onder my Hand te Pretoria op hede die 12de dag van Julie, Eenduisend Negehonderd Sewe-en-sewentyg.

D. S. VAN DER M. BRINK,
Wnde. Administrator van die Provincie Transvaal.
PB. 4-14-2-1299-8

No. 164 (Administrateurs-), 1977.

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;

(1) met betrekking tot Lot 228, geleë in dorp Craighall, distrik Johannesburg, gehou kragtens Akte van Transport 8498/1963 voorwaarde (c) ophef; en

(2) Johannesburg-dorpsaanlegskema 2, 1947, wysig deur die hersonering van Lot 228, dorp Craighall van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt." welke wysigingskema bekend staan as Wysigingskema 2/98 soos aangedui op die bygaande Kaart No. 3 en die skemaklousules.

Gegee onder my Hand te Pretoria op hede die 8ste dag van Augustus, Eenduisend Negehonderd Sewe-en-sewentyg.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4-14-2-288-15

JOHANNESBURG-WYSIGINGSKEMA 2/98.

Die Johannesburg-dorpsaanlegskema 2, 1947, goedgekeur kragtens Administrateursproklamasie 211, gedateer 26 November 1947, word hiermee soos volg verder gewysig en verander:

Die kaart, soos aangevoon op Kaart 3, Wysigingskema 2/98.



Official Gazette

(Registered at the Post Office as a Newspaper)

PRICE S.A. 10c OVERSEAS 15c

No. 166 (Administrator's), 1977.

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 Erf 266, situate in Three Rivers Township, district Vereeniging, held in terms of Deed of Transfer 18355/1971, remove condition C(a).

Given under my Hand at Pretoria this 12th day of July, One thousand Nine hundred and Seventy-seven.

D. S. VAN DER M. BRINK,
Deputy Administrator of the Province Transvaal.
PB. 4-14-2-1299-8

No. 164 (Administrator's), 1977.

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;

(1) in respect of Lot 228, situate in Craighall Township, district Johannesburg, held in terms of Deed of Transfer 8498/1963 remove condition (c); and

(2) amend Johannesburg Town-planning Scheme 2, 1947, by the rezoning of Lot 228, Craighall Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft." and which amendment scheme will be known as Amendment Scheme 2/98 as indicated on the annexed Map No. 3 and the scheme clauses.

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

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-288-15

JOHANNESBURG AMENDMENT SCHEME 2/98.

The Johannesburg Town-planning Scheme 2, 1947, approved by virtue of Administrator's Proclamation 211, dated 26 November, 1947, is hereby further amended and altered in the manner following:

The map, as shown on Map 3, Amendment Scheme 2/98.

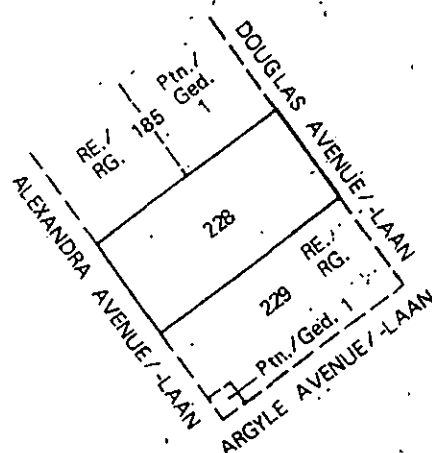
JOHANNESBURG

(SHEET 1 OF 1 SHEET)
(VEL 1 VAN 1 VEL)AMENDMENT SCHEME
WYSIGINGSKEMA

2/98

MAP / KAART 3

SCALE / SKAAL 1: 2 500



NOTE:
Erf 228 is washed blue.

NOTA:
Erf 228 is blou geverf.

ERF 228

CRAIGHALLTOWNSHIP
-DORPREFERENCE: VERWYSINGDensity Colour
DigtheidskleurSPECIAL RESIDENTIAL
SPESIALE WOONWashed blue
Blou geverfONE DWELLING PER 15 000 SQUARE FT.
EEN WOONHUIS PER 15 000 VIERKANT VT.

No. 165 (Administrateurs-), 1977.

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 Erwe 81 en 95, geleë in dorp Victory Park Uitbreiding 1, distrik Johannesburg, gehou kragtens Aktes van Transport F. 7044/1960 en F.7480/1959, voorwaarde (k)(ii) wysig om soos volg te lees: "the upper and ground floors may be used for residential purposes provided that business and residential uses may not be exercised simultaneously on the ground floor."

Gegee onder my Hand te Pretoria, op hede die 12de dag van Julie, Eenduisend Negehonderd Sewe-en-sewentyg.

D. S. VAN DER M. BRINK,
Wnde. Administrateur van die Provincie Transvaal.
PB. 4-14-2-1374-2

No. 167 (Administrateurs-), 1977.

PROKLAMASIE

Ingevolge artikel 20(4) van die Dorpe- en Dorpsaanlegordonansie, 1931 (Ordinance 11 of 1931), verklaar ek hierby die dorp Primindia Uitbreiding 25 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 9de dag van Augustus, Eenduisend Negehonderd Sewe-en-sewentyg.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-2-2-5220

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR ISMAIL SULIMAN SAYANVALA (HIERNA DIE APPLIKANT GENOEM) INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEGORDONANSIE, 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTES 308 EN 342 VAN DIE PLAAS ROODEKOPJES OF ZWARTKOPJES 427-J.Q., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.**(1) Naam.**

Die naam van die dorp is Primindia Uitbreiding 25.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op die Algemene Plan L.G. A.2958/76.

(3) Water.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat —

No. 165 (Administrator's), 1977.

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 Erven 81 and 95, situate in Victory Park Extension 1 Township, district Johannesburg held in terms of Deeds of Transfer F.7044/1960 and F.7480/59, alter condition (k)(ii) to read as follows: "the upper and ground floors may be used for residential purposes provided that business and residential uses may not be exercised simultaneously on the ground floor."

Given under my Hand at Pretoria this 12th day of July, One thousand Nine hundred and Seventy-seven.

D. S. VAN DER M. BRINK,
Deputy Administrator of the Province Transvaal.
PB. 4-14-2-1374-2

No. 167 (Administrator's), 1977.

PROCLAMATION

In terms of section 20(4) of the Townships and Town-planning Ordinance, 1931 (Ordinance 11 of 1931), I hereby declare Primindia Extension 25 Township to be an approved township subject to the conditions contained in the Schedule hereto.

Given under my Hand at Pretoria on this 9th day of August, One thousand Nine hundred and Seventy-seven.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-2-2-5220

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ISMAIL SULIMAN SAYANVALA (HEREINAFTER REFERRED TO AS THE APPLICANT) UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTIONS 308 AND 342 OF THE FARM ROODEKOPJES OR ZWARTKOPJES 427-J.Q., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.**(1) Name.**

The name of the township shall be Primindia Extension 25.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.2958/76..

(3) Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that:

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot bevrediging van die plaaslike bestuur getref is in verband met die lewering van die water in (a) hierboven en die lê van die pypnet daarvoor in die dorp. Met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit moet word:
- dat die applikant 'n geskikte voorraad water tot by die straatfront van 'n erf moet aanle voordat die planne van 'n gebou wat op die erf opgerig sal word deur die plaaslike bestuur goedgekeur word;
 - dat alle koste van of in verband met die installering van 'n installasie en toebehore vir die lewering, opgaar indien nodig, van die water en die lê van die pypnet daarvoor deur die applikant gedra moet word, wat ook aanspreeklik is om sodanige installasie en toebehore in stand te hou tot tyd en wyl dit deur die plaaslike bestuur oorgeneem word. Met dien verstande dat indien die plaaslike bestuur vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is moet installeer, die ekstra koste daardeur veroorsaak deur die plaaslike bestuur gedra moet word;
 - dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem na voltooiing daarvan onderworpe aan ses maande kennismetting. Met dien verstande dat die applikant geld vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlewering oorneem; en
- (c) die applikant toereikende waarborgé aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

'n Beknopte verklaring waarin die aard en hoeveelheid van die beskikbare watervoorraad en die hooftrekke van die reëlings tussen die applikant en die plaaslike bestuur getref, uiteengesit word, met spesiale vermelding van die waarborgé in subparagraph (c) genoem, moet die sertifikaat as 'n aanhangsel daarby vergesel.

(4) Sanitaire Dienste.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings tot bevrediging van die plaaslike bestuur getref is vir sanitäre dienste in die dorp, met inbegrip van die voorsiening vir die afvoer van afvalwater, bedryfsafval en die verwydering van vullis.

'n Beknopte verklaring van die hooftrekke van genoemde reëlings moet die sertifikaat as 'n aanhangsel daarby vergesel.

(5) Elektrisiteit.

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings tot bevrediging van

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided, that such arrangements shall include the following provisions:
- that before the plans of any building to be erected upon any erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;
 - that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage, if necessary, and reticulation of the water shall be borne by the applicant, who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority; and
 - that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months' notice: Provided that until the local authority takes over the said water supply the applicant may take charges for water supplied at a tariff approved by the local authority;

- (c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of his obligations under the abovementioned arrangements.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements entered into between the applicant and the local authority, with special reference to the guarantees referred to in subparagraph (c), shall accompany the certificate as an annexure thereto.

(4) Sanitation.

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

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

(5) Electricity.

The applicant shall lodge with the Administrator for his approval, a certificate from the local authority to the effect that arrangements have been made for the

die plaaslike bestuur getref is vir die lewering en distribusie van elektrisiteit deur die hele dorp.

'n Beknopte verklaring van die hooftrekke van genoemde reëlings moet die sertifikaat as 'n aanhangsel daarby vergesel.

(6) Begraafplaas en Stortterrein.

Die applikant moet tot bevrediging van die Administrateur met die plaaslike bestuur reëlings tref in verband met verskaffing van 'n stortterrein en 'n terrein vir 'n begraafplaas. Indien sodanige reëlings daaruit bestaan dat grond aan die plaaslike bestuur oorgedra moet word, moet die oordrag vry wees van voorwaardes betreffende die gebruik en vervreemding daarvan deur die plaaslike bestuur.

(7) Mineraalregte.

Alle regte op minerale moet deur die applikant voorbehou word:

(8) Strate.

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

(9) Begiftiging.

Die applikant moet kragtens artikel 27(1)(d) van Ordonnansie 11 van 1931, as 'n begiftiging aan die plaaslike bestuur 'n bedrag betaal gelykstaande met 15% van slegs die grondwaarde van alle erwe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd erwe oorgedra ingevolge artikel 24 van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum van die afkondiging van die dorp indien die erwe voor sodanige afkondiging van die hand gesit is, of soos op die datum waarop dit aldus van die hand gesit word, indien die erwe na sodanige afkondiging van die hand gesit word en vasgestel te word op die wyse uiteengesit in genoemde artikel.

Die applikant moet geouditeerde, gedetailleerde kwartaalstate, tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampete deur hom behoorlik daartoe gemagtig, besit die reg om op alle redelike tye die applikant se boeke betreffende die verkoop van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampete moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, voorlê. Indien geen geldie gedurende enige kwartaalperiode ontvang is nie mag die plaaslike bestuur 'n staat tot dien effekte in plaas van 'n geouditeerde staat aanvaar.

(10) Beskikking oor Bestaande Titelvoorwaardes.

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

(a) Die volgende servituut ten opsigte van Gedeelte 308 ('n gedeelte van Gedeelte 125) wat slegs 'n

supply and distribution of electricity throughout the township.

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

(6) Cemetery and Depositing Sites.

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator in regard to the provision of a depositing site and a site for a cemetery. Should such provision consist of land to be transferred to the local authority, transfer thereof shall be free of conditions restricting the use or the right of disposal thereof by the local authority.

(7) Mineral Rights.

All rights to minerals shall be reserved to the applicant.

(8) Streets:

The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the Townships Board and the local authority.

(9) Endowment.

The applicant shall, in terms of section 27(1)(d) of Ordonnance 11 of 1931, pay as an endowment to the local authority an amount representing 15% on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section 24 of that Ordonnance), such value to be calculated as at the date of the promulgation of the township in the event of the erven having been disposed of prior to such promulgation or as at the date of such disposal in the event of the erven being disposed of after such promulgation, and to be determined in the manner set out in the said section.

Quarterly audited detailed statements shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right to inspect and audit the applicant's books at all reasonable times relative to the disposal of erven in the township. If so required by the said local authority, or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period, the local authority may, in lieu of an audited statement, accept a statement to that effect.

(10) Disposal of Existing Conditions of Title.

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

(a) The following servitude in respect of Portion 308 (a portion of Portion 125) which affects a street

straat in die dorp raak en regte wat nie aan die erwe in die dorp oorgedra sal word nie.

"The property hereby transferred is subject to two rights of way each 5 Cape roods wide as shown on the said diagram in favour of all the other portions formerly comprising the Remaining Extent of the farm Roodekopjes or Zwartkopjes, aforesaid, measuring as such 3357 morgen 528 square roods, partitioned by virtue of an Order of the Supreme Court of South Africa (Transvaal Provincial Division) dated 18 August, 1921 and filed with Certificate of Partition Title 7303/1923, and entitled to the rights of way over all the other portions formerly comprising the Remaining Extent aforesaid, as shown on the diagrams of the respective portions.";

- (b) die volgende servitutes ten opsigte van Gedeelte 342 ('n gedeelte van Gedeelte 125) wat slegs 'n straat in die dorp raak en regte wat nie aan die erwe in die dorp oorgedra sal word nie:

"The property hereby held is subject to two rights of way each five Cape roods wide as indicated on the said diagram by letters a.b.c.d. and e.f.C.D. in favour of all the other portions comprising the former Remaining Extent of the aforesaid farm, measuring as such 3357 morgen 528 square roods, partitioned in terms of an order of the Supreme Court of South Africa (Transvaal Provincial Division) dated 18 August, 1921 and filed with Certificate of Partition Title 7303/1923 and shall be entitled to rights of way over all the other portions comprising the former Remaining Extent aforesaid, as indicated on the diagrams of the respective portions.".

(11) Nakoming van Voorwaardes.

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

2. TITELVOORWAARDES.

Die erwe is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Dorpe- en Dorpsaanlegordonnansie, 1931:

(1) Alle Erwe.

- (a) Die applikant en enige ander persoon of liggaam met regspersoonlikheid wat skriftelik deur die Administrateur daartoe gemagtig is, het met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel 56bis van Ordonnansie 11 van 1931, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir die bovermelde doel gedoen of ingestel moet word.
- (b) Nòg die eienaar, nòg enigiemand anders, besit die reg om vir enige doel hoegenaamd, teëls of erde-

in the township only and rights which will not be passed on to the erven in the township:

"The property hereby transferred is subject to two rights of way each 5 Cape roods wide as shown on the said diagram in favour of all the other portions formerly comprising the Remaining Extent of the farm Roodekopjes or Zwartkopjes, aforesaid, measuring as such 3357 morgen 528 square roods, partitioned by virtue of an Order of the Supreme Court of South Africa (Transvaal Provincial Division) dated 18 August 1921 and filed with Certificate of Partition Title 7303/1923, and entitled to the rights of way over all the other portions formerly comprising the Remaining Extent aforesaid, as shown on the diagrams of the respective portions.";

- (b) the following servitudes in respect of Portion 342 (a portion of Portion 125) which affect a street in the township only and rights which will not be passed on to the erven in the township:

"The property hereby held is subject to two rights of way each five Cape roods wide as indicated on the said diagram by letters a.b.c.d. and e.f.C.D. in favour of all the other portions comprising the former Remaining Extent of the aforesaid farm, measuring as such 3357 morgen 528 square roods, partitioned in terms of an order of the Supreme Court of South Africa (Transvaal Provincial Division) dated 18 August, 1921, and filed with Certificate of Partition Title 7303/1923 and shall be entitled to rights of way over all the other portions comprising the former Remaining Extent aforesaid, as indicated on the diagrams of the respective portions.".

(11) Enforcement of Conditions.

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

2. CONDITIONS OF TITLE.

The erven shall be subject to the conditions herein-after set forth imposed by the Administrator under the provisions of the Townships and Town-planning Ordinance, 1931:

(1). All Erven.

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 56bis of Ordinance 11 of 1931 have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned purpose.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the

- pype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Nòg die eienaar, nòg enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe of enige bestaande gebruik voort te sit sonder die skriftelike toestemming van die plaaslike bestuur.
- (d) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos afgekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou of op stal gehou word nie.
- (e) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.
- (f) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur mag ople, mag nòg die eienaar, nòg enige bewoner van die erf putte of boorgate op die erf sink of enige ondergrondse water daaruit put nie.
- (g) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om stormwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op sy erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, vanwaar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige piplyn of aflei voor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.
- (h) By die indiening van 'n sertifikaat by die Registrateur van Aktes deur die plaaslike bestuur ten effekte dat die dorp in 'n goedgekeurde dorpsbeplanningskema opgeneem is en dat die skema voorwaardes bevat wat in ooreenstemming is met die titelvoorwaardes hierin vervat, kan sodanige titelvoorwaardes verval.
- (i) Die erf is onderworpe aan 'n serwituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige een grens uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (k) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (l) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.
- erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (d) Except with the consent of the local authority no animal as defined in the Local Authorities' Pounds Regulations, as published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.
- (e) Except with the written consent of the local authority no wood and/or iron buildings or buildings of unburnt clay brick shall be erected on the erf.
- (f) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.
- (h) Upon the submission to the Registrar of Deeds of a certificate by the local authority to the effect that the township has been included in an approved town-planning scheme, and that the scheme contains conditions corresponding to the title conditions contained herein, such title conditions shall lapse.
- (i) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any one only of its boundaries other than a street boundary as determined by the local authority.
- (k) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within two metres thereof.
- (l) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Erwe 226 tot 231.

Die erwe is benewens die voorwaarde in subklousule (1) genoem, onderworpe aan die volgende voorwaarde:

- (a) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat met die toestemming van die Administrateur na raadpleging met die Dorpéraad en die plaaslike bestuur, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word.
- (b) Nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is mag op die erf opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voorwaarde met die toestemming van die Administrateur van toepassing gemaak mag word op elke gevoglike gedeelte of gekonsolideerde gebied.

Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met of voor die buitegeboue opgerig word.

- (c) Indien die erf omhein of op 'n ander wyse toegevoeg word, moet die heining of ander omheiningsmateriaal opgerig en onderhou word tot bevrediging van die plaaslike bestuur.

(3) Erwe 224 en 225.

Benewens die voorwaarde uiteengesit in subklousule (1) hiervan is Erwe 224 en 225 aan die volgende voorwaarde onderworpe:

- (a) Die erf mag slegs vir handels- of besigheidsoeleindes gebruik word: Met dien verstande dat dit nie vir 'n pak huis of vermaakkundiges- of vergaderplek, garage, nywerheidspersel of vir 'n hotel gebruik mag word nie: Voorts met dien verstande dat:
 - (i) die hoogte van die geboue nie twee verdiepings mag oorskry nie;
 - (ii) die erf nie vir woondosleindes gebruik mag word nie;
 - (iii) doeltreffende en geplaveide parkering moet op die erf tot bevrediging van die plaaslike bestuur verskaf word in die verhouding van 3 m² parkeerruimte vir elke 1 m² kleinhandelvloerruimte en 1 m² parkeerruimte vir elke 1 m² kantoorvloerruimte;
 - (iv) voorseeing op die erf gemaak word vir die op- en aflaai van voertuie tot bevrediging van die plaaslike bestuur;
 - (v) die plasing van alle geboue en in- en uitgange tot 'n openbare straatstelsel tot bevrediging van die plaaslike bestuur moet wees.
- (b) Behoudens die bepalings van enige wet, verordeninge of regulasie en subklousule (a) hiervan, is daar geen beperking wat betref die aantal winkels of besighede wat op die erf opgerig of gedryf mag word nie.
- (c) Geen hinderlike bedryf soos omskryf in 'n dorpsaanlegskema wat op die gebied van toepassing is, mag op die erf gedryf word nie.

(2) Eryen 226 to 231.

The erven shall, in addition to the conditions set out in subclause (1) hereof, be subject to the following conditions:

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

(3) Erven 224 and 225.

In addition to the conditions set out in subclause (1) hereof, Erven 224 and 225 shall be subject to the following conditions:

- (a) The erf shall be used for trade or business purposes only: Provided that it shall not be used for a warehouse, or a place of amusement or assembly, garage, industrial premises or an hotel: Provided further that:
 - (i) the height of the buildings shall not exceed two storeys;
 - (ii) the erf shall not be used for residential purposes;
 - (iii) effective and paved parking shall be provided on the erf to the satisfaction of the local authority in the ratio of 3 m² of parking to 1 m² of retail shopping area and 1 m² of parking to 1 m² of office floor space;
 - (iv) provision shall be made on the erf for the loading and off-loading of vehicles to the satisfaction of the local authority; and
 - (v) the siting of buildings, ingress to and egress from the erf to a public street system shall be to the satisfaction of the local authority.
- (b) Subject to the provisions of any law, by-law or regulation and subclause (a) hereof there shall be no limitation to the number of shops or businesses that may be established or conducted on the erf.
- (c) No offensive trade as specified in a Town-planning Scheme in operation in the area may be carried on the erf.

(d) Die 'besighedsgeboue' moet gelyktydig met of voor die buitegeboue opgerig word.

Woordomskrywings.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenis wat aan hulle geheg word:

(1) "Applicant" beteken Ismail Suliman Sayanvala en sy opvolgers in titel tot die dorp.

(2) "Woonhuis" beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

(d) The business premises shall be erected simultaneously with or before the erection of the outbuildings.

Definitions.

In the foregoing conditions the following terms shall have the meaning assigned to them:

(1) "Applicant" means Ismail Suliman Sayanvala and his successors in title to the township.

(2) "Dwelling-house" means a house designed for use as a dwelling for a single family.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1172 24 Augustus 1977

MUNISIPALITEIT ALBERTON: WYSIGING VAN SWEMBADVERORDENINGE.

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 die genoemde Ordonnansie goedkeur is.

Die Swembadverordeninge van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing 966 van 31 Oktober 1951, soos gewysig, word hierby verder gewysig deur artikel 25 deur die volgende te vervang:

"25. Ondanks enige andersluidende bepalings in hierdie verordeninge vervat, is toegang tot die baddens gratis."

Die bepalings in hierdie kennisgewing vervat, word geag op 1 September 1976 in werking te getree het.

PB. 2-4-2-91-4

Administrateurskennisgewing 1173 24 Augustus 1977

MUNISIPALITEIT DELMAS: 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 goedkeur is.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Delmas, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur in artikel 11(1) van Hoofstuk 2 onder Deel I die syfer "R5" deur die syfer "R10" te vervang.

PB. 2-4-2-77-53

Administrateurskennisgewing 1174 24 Augustus 1977

MUNISIPALITEIT GERMISTON: 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 goedkeur is.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur artikel 23 van Hoofstuk 1 onder Deel IV soos volg te wysig:

1. Deur in subartikel (a) die woorde "en gerieflike gemakhuisse" en "gemakhuisse" onderskeidelik deur die woorde "goedgekeurde chemiese of spoek Kloosette" te vervang.

ADMINISTRATOR'S NOTICES

Administrator's Notice 1172 24 August, 1977

ALBERTON MUNICIPALITY: AMENDMENT TO SWIMMING BATH 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 Swimming Bath By-laws of the Alberton Municipality, published under Administrator's Notice 966, dated 31 October, 1951, as amended, are hereby further amended by the substitution for section 25 of the following:

"25. Notwithstanding anything to the contrary in these by-laws contained, admission to the baths shall be free of charge."

The provisions in this notice contained shall be deemed to have come into operation on 1 September, 1976.

PB. 2-4-2-91-4

Administrator's Notice 1173 24 August, 1977

DELMAS 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 Delmas Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, are hereby further amended by the substitution in section 11(1) of Chapter 2 under Part I for the figure "R5" of the figure "R10".

PB. 2-4-2-77-53

Administrator's Notice 1174 24 August, 1977

GERMISTON 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 Germiston Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, are hereby further amended by amending section 23 of Chapter 1 under Part IV as follows:

1. By the substitution in subsection (a) for the words "and convenient latrine" and "latrine" of the words "approved chemical or water closet" respectively.

2. Deur subartikel (b) deur die volgende te vervang:
 "(b) Sodanige chemiese of spoekklossette moet bestaan uit 'n goedgekeurde konstruksie voorsien van 'n ondeurdringbare vloer en dit moet op gesikte wyse van die oë van die publiek afgeskut wees."

PB. 2-4-2-77-1

Administrateurskennisgewing 1175 24 Augustus 1977

MUNISIPALITEIT KLERKSDORP: BENOEMING VAN KOMMISSIE VAN ONDERSOEK.

Die Administrateur publiseer hierby ingevolge artikel 6 van die "Local Authorities Roads Ordinance", 1904, (Ordonnansie 44 van 1904), saamgelees met artikel 3(1) en (4) van die Ordonnansie op Kommissies van Ondersoek, 1960 (Ordonnansie 9 van 1960), dat hy ingevolge genoemde artikels mnr. G. P. Nel en mnr. P. J. van der Walt as Sekretaris benoem tot 'n Kommissie van Ondersoek om ondersoek in te stel en verslag te doen oor die voorname van die Stadsraad van Klerksdorp om Russellstraat vanaf Williamstraat tot by Pad 784 (Goedgevondenpad) as 'n openbare pad oor die volgende eiendomme te proklameer en die besware daarteen:

- (a) Gedeelte 70 van die plaas Elandsheuwel 402-J.P.;
- (b) Restant van Gedeelte 71 van die plaas Elandsheuwel 402-J.P.;
- (c) Gedeelte 437 van die plaas Elandsheuwel 402-J.P.;
- (d) Hoewe 106 Wilkoppies-landbouhoewes;
- (e) Hoewe 107 Wilkoppies-landbouhoewes;
- (f) Hoewe 108 Wilkoppies-landbouhoewes;
- (g) Hoewe 109 Wilkoppies-landbouhoewes.

PB. 3-6-6-2-17-6

Administrateurskennisgewing 1176 24 Augustus 1977

GESONDHEIDSKOMITEE VAN MAQUASSI: WYSIGING VAN ELEKTRISITEITSREGULASIES.

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

Die Elektrisiteitsregulasies, aangekondig by Administrateurskennisgewing 160 van 27 Februarie 1957, en *mutatis mutandis* van toepassing gemaak op die regsgebied van die Gesondheidskomitee van Maquassi by Administrateurskennisgewing 253 van 30 Maart 1960, soos gewysig, word hierby verder gewysig deur die Tarief van Koste onder Bylae 2 soos volg te wysig:

1. Deur in item 3(2)(a) en (b) die syfer "R2,50" deur die syfer "R1,50" te vervang.

2. Deur na item 6 die volgende in te voeg:

"6A. Toeslag.

'n Toeslag van 25% word gehef op die gelde betaalbaar ingevolge items 4 tot en met 6."

3. Deur in item 7 die uitdrukking "30%" deur die uitdrukking "55%" te vervang.

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

"(b) Such chemical or water closet accommodation shall consist of an approved structure provided with an impervious floor, and shall be suitably screened from public view."

PB. 2-4-2-77-1

Administrator's Notice 1175

24 August, 1977

KLERKSDORP MUNICIPALITY: APPOINTMENT OF COMMISSION OF INQUIRY.

The Administrator hereby publishes, in terms of section 6 of the "Local Authorities Roads Ordinance", 1904, (Ordinance 44 of 1904), read together with section 3(1) and (4) of the Ordinance on Commissions of Inquiry, 1960 (Ordinance 9 of 1960), that he has, in terms of the said sections, appointed Mr. G. P. Nel with Mr. P. J. van der Walt as Secretary as a Commission of Inquiry to enquire into and report upon the proposals of the Town Council of Klerksdorp to proclaim Russell Street from William Street to Road 784 (Goedgevonden Road) as a public road over the following properties and the objections thereto:

- (a) Portion 70 of the farm Elandsheuwel 402-J.P.;
- (b) Remainder of Portion 71 of the farm Elandsheuwel 402-J.P.;
- (c) Portion 437 of the farm Elandsheuwel 402-J.P.;
- (d) Holding 106 Wilkoppies Agricultural Holdings;
- (e) Holding 107 Wilkoppies Agricultural Holdings;
- (f) Holding 108 Wilkoppies Agricultural Holdings;
- (g) Holding 109 Wilkoppies Agricultural Holdings.

PB. 3-6-6-2-17-6

Administrator's Notice 1176

24 August, 1977

MAQUASSI HEALTH COMMITTEE: AMENDMENT TO ELECTRICITY REGULATIONS.

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

The Electricity Regulations, published under Administrator's Notice 160, dated 27 February, 1957, and made applicable *mutatis mutandis* to the area of jurisdiction of the Maquassi Health Committee by Administrator's Notice 253, dated 30 March, 1960, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 3(2)(a) and (b) for the figure "R2,50" of the figure "R1,50".

2. By the insertion after item 6 of the following:

"6A. Surcharge.

A surcharge of 25% shall be levied on the charges payable in terms of items 4 to 6 inclusive."

3. By the substitution in item 7 for the expression "30%" of the expression "55%".

Die bepalings in hierdie kennisgewing vervat, tree op 1 September 1977 in werking.

PB. 2-4-2-36-94

Administrateurskennisgewing 1177 24 Augustus 1977

GESONDHEIDSKOMITEE VAN MAQUASSI: WYSIGING VAN TARIEF VAN GELDE VIR DIE LEWERING VAN WATER.

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

Die Tarief van Gelde vir die lewering van water van die Gesondheidskomitee van Maquassi, afgekondig onder die Bylae by Administrateurskennisgewing 697 van 14 September 1966, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1(2)(a) en (b) die syfer "R2" deur die syfer "R1,50" te vervang,
2. Deur in item 2 die syfer "18,5c" deur die syfer "24,5c" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 1 September 1977 in werking.

PB. 2-4-2-104-94

Administrateurskennisgewing 1178 24 Augustus 1977

MUNISIPALITEIT MIDDELBURG: AANNAME VAN STANDAARD WATEROORSIENINGSVERORDENINGE.

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

- (a) dat die Stadsraad van Middelburg die Standaard Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing 21 van 5 Januarie 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is; en
- (b) die Tarief van Gelde hierby as 'n Bylae by genoemde verordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

"BYLAE.

TARIEF VAN GELDE.

1. Basiese Heffing.

(1) Hierdie heffing is van toepassing op elke opgemete erf, gedeelte van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word. Met dien verstande dat hierdie heffing nie van toepassing is nie ten opsigte van enige erf, gedeelte van 'n erf, standplaas, perseel of ander terrein wat, na die mening van die Raad, nie by die hoofwaterpyp aangesluit sal word nie, hetsy omdat die gebruik waarvoor dit aangewend word of waarskynlik aangewend sal word of om enige ander rede.

The provisions in this notice contained shall come into operation on 1 September, 1977.

PB. 2-4-2-36-94

Administrator's Notice 1177

24 August, 1977

MAQUASSI HEALTH COMMITTEE: AMENDMENT TO TARIFF OF CHARGES FOR THE SUPPLY OF WATER.

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

The Tariff of Charges for the supply of water of the Maquassi Health Committee, published under the Schedule to Administrator's Notice 697, dated 14 September, 1966, as amended, is hereby further amended as follows:

1. By the substitution in item 1(2)(a) and (b) for the figure "R2" of the figure "R1,50".
2. By the substitution in item 2 for the figure "18,5c" of the figure "24,5c".

The provisions in this notice contained, shall come into operation on 1 September, 1977.

PB. 2-4-2-104-94

Administrator's Notice 1178

24 August, 1977

MIDDELBURG MUNICIPALITY: ADOPTION OF STANDARD WATER SUPPLY BY-LAWS.

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

- (a) that the Town Council of Middelburg has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Water Supply By-laws, published under Administrator's Notice 21, dated 5th January, 1977, as by-laws made by the said Council; and
- (b) the Tariff of Charges hereto as a Schedule to the said by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the said Ordinance.

"SCHEDULE.

TARIFF OF CHARGES.

1. Basic Charge.

(1) This charge shall be applicable to every surveyed erf, portion of an erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the main. Provided that this charge shall not be applicable in respect of any erf, portion of an erf, stand, lot or other area which, in the opinion of the Council, can not be connected to the main, whether by reason of the use to which it is put or likely to be put or for any other reason.

(2) Die volgende geldie is deur die eienaar betaalbaar: R2,50 per maand, plus 10c per 100 m² of gedeelte daarvan van die totale oppervlakte van elke sodanige opgemeten erf, gedeelte van 'n erf, standplaas, perseel of ander terrein met 'n maksimum heffing van R500 per maand ten opsigte van elke sodanige opgemeten erf, gedeelte van 'n erf, standplaas, perseel of ander terrein.

2. Heffing vir die Lewering van Water, per maand.

(1) Gesuiwerde Water:

- (a) Aan enige verbruiker, uitgesonnerd die Suid-Afrikaanse Spoorweë en Hawens by Uitkykstasie: Per kl of gedeelte daarvan: 25c.
- (b) Aan die Suid-Afrikaanse Spoorweë en Hawens by Uitkykstasie:
 - (i) Vir die eerste 550 kl of gedeelte daarvan, per kl: 25c;
 - (ii) Daarna, per kl of gedeelte daarvan: 35c.

(2) Ongesuiwerde Water:

- Aan enige verbruiker binne die munisipaliteit:
 - (a) Vir die eerste 20 000 kl of gedeelte daarvan, per kl: 12c.
 - (b) Vir die volgende 10 000 kl of gedeelte daarvan, per kl: 11c.
 - (c) Vir die volgende 10 000 kl of gedeelte daarvan, per kl: 10c.
 - (d) Vir die volgende 10 000 kl of gedeelte daarvan, per kl: 9c.
 - (e) Daarna, per kl of gedeelte daarvan: 8c.
 - (f) Minimum vordering: R1 200.

3. Gelde ten opsigte van Verwante Dienste: Vooruitbetaalbaar.

(1) Verskaffing en aanlē van 'n verbindingspyp van 'n grootte tot en met 50 mm: Die beraamde koste vir die verskaffing en aanlē van sodanige pyp bereken vanaf die middel van die straat aangrensend aan die perseel, plus 'n toeslag van 10% vir administrasiekoste.

(2) Verskaffing en aanlē van 'n verbindingspyp groter as 50 mm asook alle ander werk waarvoor die Raad aanspreeklik is en waarvoor geen tariewe in hierdie verordeninge vastgestel is nie: Die beraamde koste van die materiaal, arbeid, vervoer en toesig, plus 'n toeslag van 10% vir administrasiekoste.

(3) Vir dienaansluiting van die watervoorraad op versoek van 'n nuwe verbruiker: 50c.

4. Vordering ten opsigte van Meters: Vooruitbetaalbaar.

(1) Vir spesiale aflewing van 'n meter: R2,50.

(2) Vir staking van die toevloei op versoek van die verbruiker: R2,50.

(3) Vir die heraansluiting van die toevloei —

(a) op versoek van 'n verbruiker na staking van die toevloei op versoek van die verbruiker, per meter: R2,50;

(b) na staking van die toevloei weens wanbetaling van rekenings of oortreding van hierdie verordening, per meter: R10.

(2).The following charges shall be payable by the owner: R2,50 per month, plus 10c per 100 m² or part thereof of the total area of every surveyed erf, portion of an erf, stand, lot or other area, with a maximum charge of R500 per month in respect of every such surveyed erf, portion of an erf, stand, lot or other area.

2. Charges for the Supply of Water, per month.

(1) Purified Water:

- (a) To any consumer, excluding the South African Railways and Harbours at Uitkyk Station: Per kl or part thereof: 25c.
- (b) To the South African Railways and Harbours at Uitkyk Station:
 - (i) For the first 550 kl or part thereof, per kl: 25c.
 - (ii) Thereafter, per kl or part thereof: 35c.

(2) Raw Water:

- To any consumer within the municipality:
 - (a) For the first 20 000 kl or part thereof, per kl: 12c.
 - (b) For the next 10 000 kl or part thereof, per kl: 11c.
 - (c) For the next 10 000 kl or part thereof, per kl: 10c.
 - (d) For the next 10 000 kl or part thereof, per kl: 9c.
 - (e) Thereafter, per kl or part thereof: 8c.
 - (f) Minimum charge: R1 200.

3. Charges for Related Services: Payable in Advance.

(1) Supply and installation of a communication pipe of a size up to and including 50 mm: The estimated cost for the supply and installation of such pipe, calculated from the centre of the street adjoining the premises, plus a surcharge of 10% for administrative expenditure.

(2) Supply and installation of a communication pipe larger than 50 mm as well as all other work for which the Council is responsible and for which no tariffs have been fixed in these by-laws: The estimated cost of material, labour, transport and supervision, plus a surcharge of 10% for administrative expenditure.

(3) For connecting the water supply at the request of a new consumer: 50c.

4. Charges in Respect of Meters: Payable in Advance.

(1) For special reading of a meter: R2,50.

(2) For disconnecting the supply at the request of a consumer: R2,50.

(3) For reconnection of the supply:

(a) at the request of a consumer after disconnection of supply at the request of the consumer, per meter: R2,50;

(b) after disconnection of the supply as a result of non-payment of accounts or contravention of these by-laws, per meter: R10.

(4) Vir die toets van 'n meter deur die Raad verskaf, op versoek van die verbruiker:

(a) Tot en met 25 mm: R15.

(b) Groter as 25 mm: Die koste bereken volgens item 3(2).

Daar word beskou dat die meter juis registreer indien die persentasie wat dit teen normale vloei te veel of te min registreer, nie 5% oorskry nie. Normale vloei beteken twee-derdes van die maksimum vloeikapasiteit van die meter.

(5) Vir die toets van 'n private meter tot en met 25 mm: R20.

(6) Vir die tydelike verwijdering en terugplasing van 'n meter in dieselfde plek op versoek van die verbruiker: R20.

(7) Vir die skenk van aandag aan 'n klage deur 'n verbruiker in verband met die levering van water aan sy perseel, uitgesonderd vir die toets van 'n meter, waar gevind word dat sodanige klage nie te wye is aan enige fout van die Raad se watervoorsieningstelsel of toerusting nie: Die koste bereken volgens item 3(2).

5. Vordering ten opsigte van Brandblusdienste.

Die koste bereken volgens item 3(2)."

2. Die Watervoorsieningsverordeninge van die Municpaliteit Middelburg, aangekondig by Administrateurs-kennisgewing 1044 van 19 November 1952, soos gewysig, word hierby herroep.

Die bepalings in hierdie kennisgewing vervat, tree op 1 September 1977 in werking.

PB. 2-4-2-104-21

Administrateurskennisgewing 1179 24 Augustus 1977

MUNISIPALITEIT MIDDELBURG: AANNAME VAN STANDAARD RIOLERINGSVERORDENINGE.

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

(1) dat die Stadsraad van Middelburg die Standaard Rioleringsverordeninge, aangekondig by Administrateurs-kennisgewing 665 van 8 Junie 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie met die volgende wysigings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(a) Deur in artikel 7(3) die woorde "die Raad", waar dit die tweede keer voorkom, deur die woorde "die eienaar" te vervang.

(b) Deur in artikel 35(1)(d)(ii) die woorde "aan die binnekant" te skrap;

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

(4) For the testing of a meter supplied by the Council, at the request of the consumer:

(a) Up to and including 25 mm: R15.

(b) Larger than 25 mm: The cost as calculated in terms of item 3(2).

The meter shall be considered to be registering correctly if no error of more than 5% over or under registration is found at the rate of normal flow. Normal flow shall mean two-thirds of the maximum flow capacity of the meter.

(5) For the testing of a private meter up to and including 25 mm: R20.

(6) For the temporary removal and the replacing of a meter in the same place at the request of a consumer: R20.

(7) For attendance to a complaint by a consumer in connection with the supply of water to his premises, excluding the testing of a meter, when such complaint is found to be due to any cause other than a fault in the Council's water supply system or equipment: The cost as calculated in terms of item 3(2).

5. Charges in Respect of Fire Extinguishing Services.

The cost as calculated in terms of item 3(2)."

2. The Water Supply By-laws of the Middelburg Municipality, published under Administrator's Notice 1044, dated 19th November, 1952, as amended, are hereby revoked.

The provisions in this notice contained, shall come into operation on 1 September, 1977.

PB. 2-4-2-104-21

Administrator's Notice 1179

24 August, 1977

MIDDELBURG MUNICIPALITY: ADOPTION OF STANDARD DRAINAGE BY-LAWS.

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

(1) that the Town Council of Middelburg has in terms of section 96bis(2) of the said Ordinance adopted the Standard Drainage By-laws, published under Administrator's Notice 665 dated 8 June, 1977, as by-laws made by the said Council, subject to the following amendments:

(a) By the substitution in section 7(3) for the word "council's" of the word "owner's".

(b) By the deletion in section 35(1)(d)(ii) of the word "internally";

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

"BYLAE.
TARIEF VAN GELDE.
BYLAE A.
AANSOEKGELDE.
DEEL I.

1. Die gelde wat in Deel II van hierdie Bylae aangegee word, is ingevolge artikel 23(1) betaalbaar ten opsigte van elke aansoek wat ingevolge artikel 20 ingedien word, en moet betaal word deur die persoon deur wie of namens wie die aansoek gedoen word.
2. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van aansoeke wat ingevolge artikel 20 ontvang word, ooreenkomsdig Deel II of, in 'n spesiale geval, so na as moontlik ooreenkomsdig genoemde Deel II bereken: Met dien verstande dat enigiemand wat voel dat hy deur so 'n berekening benadeel is, daarteen appèl kan aanteken op die wyse wat by artikel 3 voorgeskryf word.

DEEL II.

1. Minimum bedrag betaalbaar ten opsigte van enige aansoek, soos voorneem: R5.
2. Behoudens die verpligting om 'n minimum bedrag soos voorgeskryf by item 1 te betaal, is die volgende gelde betaalbaar ten opsigte van enige aansoek soos voorneem:

Vir elke vuil- of drekwatermontering wat geïnstalleer moet word, en elke ent van 'n vuil- of drekwaterpyp, afgesien van ventilasiepype, word as 'n montering gereken, hetsy dit op 'n tak of hoofrioollyn is: 25c.

BYLAE B.
RIOLERINGSGELDE.

DEEL I.

Algemene Reëls Betreffende Gelde.

1. Die gelde wat in hierdie Bylae aangegee word, is ingevolge artikel 5 ten opsigte van die Raad se straatriole betaalbaar, en die eienaar van die perseel waarop die gelde betrekking het, is daarvoor verantwoordelik.
2. Iemand wat gelas word om ingevolge hierdie Bylae 'n opgawe in te dien of om sodanige ander inligting te verstrek wat die Raad nodig het om die gelde te kan bereken, en wat versium 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 beste inligting tot sy beskikking bereken.
3. In alle geskille wat ontstaan oor die deel of kategorie van hierdie Bylae wat van toepassing is of oor 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 appèl kan aanteken op die wyse wat by artikel 3 voorgeskryf is.
4. Ingeval daar 'n verandering plaasvind in die aard van die okkupasie of die gebruik van 'n perseel en so 'n verandering meebring dat 'n ander tarief ingevolge

"SCHEDULE.
TARIFF OF CHARGES.
SCHEDULE A.
APPLICATION CHARGES.

PART I.

1. The charges set out in Part II of this Schedule shall be payable in terms of section 23(1) in respect of every application made in terms of section 20 and shall be paid by the person by or on behalf of whom the application is made.
2. The engineer shall assess the charges payable in respect of applications received in terms of section 20 in accordance with Part II, or in any special case, as nearly as may be in accordance therewith: Provided that any person aggrieved by any such 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: R5.
2. Subject to the obligation to pay a minimum charge as prescribed in item 1, the charges payable in respect of any application as aforesaid shall be the following:
For every waste or soil water fitting to be installed, and every end to a drain or waste pipe, apart from ventilation pipes, shall be counted as a fitting, whether on a branch or main line: 25c.

SCHEDULE B.

DRAINAGE CHARGES.

PART I.

General Rules Regarding Charges.

1. The charges set out in this Schedule shall in terms of section 5 be payable in respect of the Council's sewers and the owner of the premises to which any charge relates shall be liable therefor.
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, 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 the part or category of this Schedule which 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 subject to a right of the owner to appeal in the manner prescribed in section 3.
4. Where any change is made in the nature of the occupation or the use of any premises and such change requires the application of a different tariff in terms

hierdie Bylae daarop van toepassing gemaak moet word, oorweeg die Raad geen eis vir die aansuiwing van 'n rekening wat reeds gelever is, of vir die terugbetaling van geld wat betaal is ingevolge hierdie Bylae nie, ten-sy die Raad binne dertig dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

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

DEEL II.

GELDE TEN OPSIGTE VAN BESKIKBARE STRAATROOLE.

1. Basiese Heffing.

(1) Hierdie heffing is van toepassing op elke stuk grond; met of sonder verbeterings, wat by die straatrool aangesluit is of, na die mening van die Raad, daarby aangesluit kan word. Met dien verstande dat hierdie heffing nie van toepassing is nie ten opsigte van enige stuk grond wat na die mening van die Raad nie by die straatrool aangesluit sal word nie, hetsy omrede die gebruik waarvoor dit aangewend word of waarskynlik aangewend sal word, of om enige ander rede.

(2) Die volgende gelde is deur die eienaar betaalbaar, per maand, op die totale oppervlakte van elke stuk grond:

- (a) Vir die eerste $1,000 \text{ m}^2$ of gedeelte daarvan: R1,50.
- (b) Daarna, per 100 m^2 of gedeelte daarvan: 10c.
- (c) Maksimumhefing: R1 000.

2. Bykomende Gelde.

Benewens die gelde betaalbaar ingevolge item 1, is die volgende gelde ten opsigte van enige perseel wat by die straatrool aangesluit is maandeliks betaalbaar deur die eienaar van die betrokke perseel:

(1) Alle Woonhuise asook Wooneenhede wat Afsonderlike Watermeters het.

Per woonhuis of wooneenheid, per maand: R3.

(2) Persele Waarop Slegs Woonstelle Opgerig is.

Per wooneenheid, per maand: R3: Met dien verstande dat waar 'n wooneenheid slegs uit een kamer bestaan, twee sodanige kamers as een wooneenheid vir hierdie doel beskou word.

(3) Hospitale, Verpleeg- en Kraaminrigtings.

(a) Vir elke drie beddens, bereken op die aantal beddens beskikbaar vir pasiënte op enige enkele dag gedurende die jaar, sodanige dag deur die Raad bepaal te word, per maand: R6.

(b) Vir elke tien of gedeelte van die getal lede van die personeel insluitend bediendes, inwonend of nie-inwonend, gebaseer op die aantal personele wat die hospitaal, verpleeg- of kraaminrigting op enige enkele dag gedurende die jaar bywoon of bewoon, sodanige dag deur die Raad bepaal te word, per maand: R6.

of this Schedule, no claim for any adjustment of an account rendered or any refund of moneys paid in terms of this Schedule shall be entertained by the Council unless notice in writing is given to the Council within thirty days of the date of its occurrence.

5. 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.

PART II.

CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE.

1. Basic Charge.

(1) This charge shall be applicable to every piece of land with or without improvements, which is or, in the opinion of the Council, can be connected to the sewer: Provided that this charge shall not be applicable in respect of any piece of land which, in the opinion of the Council, will not be connected to the sewer, whether by reason of the use to which it is put or likely to be put, or for any other reason.

(2) The following charges shall be payable by the owner, per month, on the total area of every piece of land:

- (a) For the first $1,000 \text{ m}^2$ or part thereof: R1,50.
- (b) Thereafter, per 100 m^2 or part thereof: 10c.
- (c) Maximum charge: R1 000.

2. Additional Charges.

In addition to the charges payable in terms of item 1, the following charges in respect of any premises connected to the sewer shall be payable monthly by the owner of the premises concerned:

(1) All Dwelling-houses as well as Dwelling-units which have Separate Water Meters:

Per dwelling-house or dwelling-unit, per month: R3.

(2) Premises On Which Only Flats Have Been ERECTED:

Per dwelling-unit, per month: R3: Provided that where a unit consists of one room only, two such rooms shall be regarded as one dwelling-unit for this purpose.

(3) Hospitals, Nursing Homes and Maternity Homes:

(a) For every three beds, calculated on the number of beds available for patients on any one day during the year, such day to be decided on by the Council, per month: R6.

(b) For every ten or part of that number of members of the staff or servants, resident or non-resident, calculated on the number of persons attending the hospital, nursing home or maternity home on any one day during the year, such day to be decided on by the Council, per month: R6.

('n Gesertifiseerde opgawe moet deur die Superintendent van die betrokke instigting by die Raad ingedien word.)

(4) Dagskole, Kleuterskole, Bewaarskole, Kosskole en Skoolkoshuise:

Vir elke vyf persone of gedeelte van vyf bestaande uit personeel, skoliere en bediendes, inwonend of nie-inwonend, gebaseer op die aantal persone wat die skool of koshuis op enige enkele dag gedurende die jaar bywoon of bewoon, sodanige dag deur die Raad bepaal te word, per maand: R3.

('n Gesertifiseerde opgawe moet by die Raad deur die hoof van die betrokke skool ingedien word.)

(5) Kerke:

Per kerk, per maand: R3.

(6) Besigheids- en Nywerheidsperselle, Spoorweë, Besigheidsgeboue met Wooneenhede onder een Dak en Staats- en Provinciale Geboue:

Per kl van die gemeterde gesuiwerde water verbruik per maand ingevolge die Raad se Watervoorsieningsverordeninge: 17c.

(7) Militêre Basis, Padkamp en Ander Soortgelyke Perselle:

Per kl van die gemeterde gesuiwerde water verbruik per maand ingevolge die Raad se Watervoorsieningsverordeninge: 12c.

(8) Welsynsorganisasies soos Omskryf in die Nasionale Welsynswet, 1965:

(a) Instigtings wat deur Welsynsorganisasies Beheer Word:

Vir elke vyf inwoners of gedeelte van genoemde getal, insluitende inwonende personeel en bediendes, inwonend of nie-inwonend, gebaseer op die aantal inwoners op enige besondere dag gedurende die jaar; sodanige dag deur die Raad bepaal te word, per maand: R3.

('n Gesertifiseerde opgawe moet by die Raad ingedien word deur dié persoon in bevel van die instigting.)

(b) Ander:

Per kl van die gemeterde gesuiwerde verbruik per maand ingevolge die Raad se Watervoorsieningsverordeninge: 5c.

(9) Industrieë en Besighede waar 'n Groot Persentasie van die Waterverbruik op Sodanige Perselle, na die Mening van die Raad, in die Eindproduk Behoue Bly:

Per kl van die gemeterde gesuiwerde water verbruik per maand ingevolge die Raad se Watervoorsieningsverordeninge: 5c.

(10) Landbougenootskappe en Sportklubs wat nie by die Sentrale Sportgronde geakkommodeer Word nie:

Per kl van die gemeterde gesuiwerde water verbruik per maand ingevolge die Raad se Watervoorsieningsverordeninge: 12c.

DEEL III.

FABRIEKSVLOEISEL.

Onderstaande reëls geld vir die toepassing van artikel 77(3) in verband met en vir die berekening van die

(A certified return shall be submitted to the Council by the Superintendent of the institution concerned.)

(4) Day Schools, Nursery Schools, Creches, Boarding Schools and School Hostels:

For every five (5) persons or portion of 5, comprising staff, scholars and servants, based on the number of persons attending the school or hostel on any one day during the year, such day to be decided on by the Council: R3 per month.

(A certified return shall be submitted to the Council by the principal of the school concerned.)

(5) Churches:

Per church, per month: R3.

(6) Business and Industrial Premises, Railways, Business Premises and Residential Units under One Roof and State and Provincial Buildings:

Per kl of the metered purified water consumed per month in terms of the Council's Water Supply By-laws: 17c.

(7) Military Base, Road Camp and Other Similar Premises:

Per kl of the metered purified water consumed per month in terms of the Council's Water Supply By-laws: 12c.

(8) Welfare Organizations as Defined in the National Welfare Act, 1965:

(a) Institutions Run by Welfare Organizations:

For every five residents or part of that number, including resident staff and servants, resident or non-resident, based on the number of residents on any particular day during the year, such day to be decided on by the Council, per month: R3.

(A certified return shall be submitted to the Council by the person in charge of the institution.)

(b) Other:

Per kl of the metered purified water consumed per month in terms of the Council's Water Supply By-laws: 5c.

(9) Industries and Businesses where, in the Opinion of the Council, a Large Percentage of the Water Consumed is Retained in the Manufactured Product:

Per kl of the metered purified water consumed per month in terms of the Council's Water Supply By-laws: 5c.

(10) Agricultural Societies and Sports Clubs which are not Accommodated at the Central Sports Grounds:

Per kl of the metered purified water consumed per month in terms of the Council's Water Supply By-laws: 12c.

PART III.

INDUSTRIAL EFFLUENTS.

The following rules shall be applicable for the purposes of section 77(3) in connection with and for the

gelde wat vir die wegvoer en behandeling van fabrieksuivloeisel betaalbaar is:

1. Die eienaar of bewoner van persele waarop daar in bedryf of nywerheid aangehou word en waarvandaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarneé gepaard gaan, uitvloei sel in die Raad se straatrooil ontsas word, moet, benewens die ander gelde waarvoor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad 'n fabrieksuivloei selgeld betaal wat bereken word —

(a) volgens die hoeveelheid water wat gedurende die halfjaar waarvoor die geld gehef word, verbruik is; en

(b) ooreenkomsdig die volgende formule:

Bedrag in sent per kl = $1/6 (5 + 0.02 \times OA)$, waar OA die rekenkundige gemiddelde is van die sterkte (vasgestel ooreenkomsdig reël 3) van minstens 4 blinde monsters van uitvloei sel wat te eniger tyd gedurende die halfjaar geneem is: Met dien verstande dat die Raad in 'n gegewe geval volkomme na goeddunke die minimum bedrag wat by reël 8 voorgeskryf word, kan hef sonder om die uitvloei sel te bemonster.

2. Wanneer die Raad 'n 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 sterkte waarna daar in reël 1 verwys word, word volgens die skeikundige metodes waaryvolgens rioolvuil en riooluitvloei sel ontleed word, soos dit in Aanhangesel II by hierdie verordeninge omskryf word, bepaal ooreenkomsdig die hoeveelheid suurstof wat 'n deelvolume van 'n goed gemengde monster in vier uur uit 'n aangesuurde N/80 kaliumpermanganaatoplossing absorbeer.

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

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

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

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 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 which shall be calculated —

(a) on the quantity of water consumed during the half-year forming the period of charge; and

(b) in accordance with the following formula:

Charge in cents per kl = $1/6 (5 + 0.02 \times OA)$, 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 half-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 samples of the effluent.

2. Whenever a sample is taken by the Council in terms of rule 1, one half thereof shall, on 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 from acidic N/80 potassium permanganate and on an aliquot part of a well-shaken sample in accordance with the methods of chemical analysis as applied to sewage and sewage effluent as set out in Annexure II to these by-laws.

4. In the absence of any direct measurement, the quantity of industrial effluent discharged during a half-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 half-yearly periods beginning on 1st July and 1st January: Provided that —

- (a) where the last monthly meter reading relating to a half-yearly charging period is taken before the end of that period, the remaining part of the period shall be deemed to belong for charging purposes to the next succeeding half-yearly charging period;
- (b) where the last monthly meter reading relating to the half-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 half-year as aforesaid the charge made in respect of that half-year shall be calculated as from the said date.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word afgemetc word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlaas is, bereken ooreenkomsdig reël 4, dienooreenkomsdig gewysig word.

7.(1) Waar fabrieksuitvloeisel op meer as een plek in 'n straatrooil ontlaas word, hetby op dieselfde verdieping, hetby op verskillende verdiepings van 'n perseel, kan die Raad na goeddunke vir alle doeleinades om 'n bedrag ingevolge hierdie bylae te kan hef, met inbegrip van die neem van toetsmonsters, elke sodanige ontlaasplesk as 'n afsonderlike plek vir die ontlasting van fabrieksuitvloeisel in die straatrooil beskou.

(2) Vir die doel om die hoeveelheid uitvloeisel wat by elke ontlaasplesk, soos voornoem, ontlaas word, te kan bereken soos dit by reël 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegpleging tussen die ingenieur en die bewoner, aan die verskillende ontlaaspleske toege wys.

8. Die minimum bedrag per halfjaar wat vir die ontlasting van fabrieksuitvloeisel in die straatrooil gehef word, is of —

(a) 2c per kl; of

(b) R2,40 vir elke 100 m² of gedeelte daarvan van die totaal van die oppervlaktes van die gebou by elke verdieping, met inbegrip van kelderverdieping;

watter bedrag ook al die grootste is.

DEEL IV.

GELDE VIR DIE ONTLASTING VAN WATER UIT FONTEINE, RESERVOIRS OF SWEMBADENS.

Per kl of gedeelte daarvan: 12c.

DEEL V.

GELDE VIR WERK.

Die gelde vir enige diens waarvoor daar nie in hierdie Tarief van Gelde voorsiening gemaak word nie, word bereken teen die beraamde koste plus 10%. Die eienaar van die perseel ten opsigte waarvan die werk hierin genoem verrig word, is vir die toepaslike geld teenoor die Raad aanspreeklik.

DEEL VI.

GELDE VIR EMMERDIENSTE.

1. Vir verwydering twee maal per week:

(1) Vir die eerste emmer geinstalleer, per maand of gedeelte van 'n maand: R1,50.

(2) Vir elke addisionele emmer, per maand of gedeelte van 'n maand: R1,20.

(3) Maandelikse minimum vordering: R1,50.

2. Vir die skoonmaak van 'n kloset nadat die tydperk waarbinne sodanige kloset op las van die Gesondheidsinspekteur skoongemaak moet word, verstrek is: R1,50."

2. Die volgende verordeninge word hierby herroep:

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

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 at 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 separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculation, as prescribed in terms of rule 4, the quantity of effluent discharged from each point of discharge as aforesaid, the total quantity of 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 for the discharge of industrial effluent into the sewer shall be either —

(a) 2c per kl; or

(b) R2,40 for every 100 m² or portion thereof of the total of the areas of the building at each floor, including basement;

whichever is the greater.

PART IV.

CHARGES FOR THE DISCHARGE OF WATER FROM FOUNTAINS, RESERVOIRS OR SWIMMING POOLS.

Per kl or part thereof: 12c.

PART V.

CHARGES FOR SERVICES.

The charges for any service for which no provision has been made in this Tariff of Charges, shall be calculated at the estimated cost, plus 10%. The owner of the premises in respect of which the work herein referred to is carried out, shall be liable to the Council for the applicable charge.

PART VI.

CHARGES FOR PAIL SERVICES.

1. For removal twice per week:

(1) For the first pail installed, per month or part of a month: R1,50.

(2) For every additional pail, per month or part of a month: R1,20.

(3) Minimum monthly charge: R1,50.

2. For the cleansing of a closet after the time has elapsed within which the health inspector has ordered such closet to be cleaned: R1,50."

2. The following by-laws are hereby revoked:

(1) Die Riolerings- en Loodgieterverordeninge van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, uitgesond die Verordeninge vir die Lisenstiering en Reëling van Loodgieters en Rioolaanlêers van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 103 van 28 Februarie 1940.

(2) Items 1, 2, 4 en 5 van die Sanitêre en Vulliswyderingstarief van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 308 van 19 April 1950, soos gewysig.

Die bepalings in hierdie kennisgewing vervat, tree op 1 September 1977 in werking.

PB. 2-4-2-34-21

Administrateurskennisgewing 1180 24 Augustus 1977

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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.

Die Elektrisiteitsverordeninge van die Munisipaliteit Middelburg, deur die Raad aangeneem by Administrateurskennisgewing 1951 van 5 Desember 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur subitem (2) van item 1 deur die volgende te vervang:

"(2) Die volgende gelde is betaalbaar:

(i) Groep	(ii) Tipe Voorsiening		(iii) Vaste heffing per maand of gedeelte daarvan. Minimum vordering per maand	(iv) Heffing per kilowatt-uur (eenheid)
	Aantal fase	Stroombeperking in ampère per fase		
(a)	1	10	R 2,60	c 4,00
(b)	1	30	R 4,40	c 1,02
(c)	1	40	R 6,60	c 1,02
(d)	1	50	R 10,25	c 1,02
(e)	1	60	R 16,90	c 1,02
(f)	1	70	R 27,80	c 1,02
(g)	1	80	R 41,00	c 1,02
(h)	3	20	R 13,17	c 1,02
(i)	3	30	R 36,45	c 1,02
(j)	3	40	R 70,20	c 1,02
(k)	3	50	R 87,75	c 1,02
(l)	3	60	R 105,30	c 1,02
(m)	3	70	R 122,85	c 1,02
(n)	3	80	R 140,40	c 1,02

(1) The Drainage and Plumbing By-laws of the Middelburg Municipality published under Administrator's Notice 843, dated 10 August, 1970, as amended, excluding the By-laws for the Licensing and Control of Plumbers and Drainlayers of the Middelburg Municipality, published under Administrator's Notice 103, dated 28 February, 1940.

(2) Items 1, 2, 4 and 5 of the Sanitary and Refuse Removals Tariff of the Middelburg Municipality, published under Administrator's Notice 308, dated 19 April, 1950, as amended.

The provisions in this notice contained, shall come into operation on 1 September, 1977.

PB. 2-4-2-34-21

Administrator's Notice 1180 24 August, 1977

MIDDLEBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Middelburg Municipality, adopted by the Council under Administrator's Notice 1951, dated 5 December, 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution for subitem (2) of item 1 of the following:

"(2) The following charges shall be payable:

(i) Group	(ii) Type of Supply		(iii) Fixed charge per month or part thereof. Minimum charge per month	(iv) Charge per kilowatt-hour (unit)
	Number of phases	Current limit, in amperes per phase		
(a)	1	10	R 2,60	c 4,00
(b)	1	30	R 4,40	c 1,02
(c)	1	40	R 6,60	c 1,02
(d)	1	50	R 10,25	c 1,02
(e)	1	60	R 16,90	c 1,02
(f)	1	70	R 27,80	c 1,02
(g)	1	80	R 41,00	c 1,02
(h)	3	20	R 13,17	c 1,02
(i)	3	30	R 36,45	c 1,02
(j)	3	40	R 70,20	c 1,02
(k)	3	50	R 87,75	c 1,02
(l)	3	60	R 105,30	c 1,02
(m)	3	70	R 122,85	c 1,02
(n)	3	80	R 140,40	c 1,02

Die minimum vordering onder groep (h) is alleenlik van toepassing op verbruikers soos bepaal in subitem (1)(a), (c), (i) en (j)".

2. Deur subitem (2) van item 2 deur die volgende te vervang:

"(2) Die volgende gelde is betaalbaar:

(i) Groep	(ii) Tipe voor-siening Stroom-beperking in-ampère per fase	(iii) Vaste heffing per fase per maand of gedeelte daarvan. Minimum vordering per maand	(iv) Heffing per kilowatt-uur (eenheid)
		R	c
(a)	20	11,70	1,02
(b)	30	17,55	1,02
(c)	40	23,40	1,02
(d)	50	29,25	1,02
(e)	60	35,10	1,02
(f)	70	40,95	1,02
(g)	80	46,80	1,02

3. Deur in item 3(2) die syfers "3,25" en "0,63c", waar dit onderskeidelik in kolomme (i) en (ii) voorkom, deur die syfers "3,66" en "0,71c" te vervang.

4. Deur in item 8(2)(b)(i), (ii) en (iii) die syfers "R1,50", "R3" en "R4" onderskeidelik deur die syfers "R2", "R5" en "R8" te vervang.

Die bepalings in paragrawe 1, 2 en 3 van hierdie kennisgewing vervat, word geag op 1 Julie 1977 in werking te getree het.

PB. 2-4-2-36-21

Administrateurskennisgewing 1181 24 Augustus 1977

MUNISIPALITEIT MIDDELBURG: VERORDENINGE BETREFFENDE VASTE AFVAL.

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.

HOOFTUK 1.

Woordomskrywing.

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

"afvalblik" 'n houer wat die Raad ingevolge hierdie verordeninge ten opsigte van 'n perseel verskaf;

"besigheidsafval" afval, uitgesonderd bouersafval, lywige afval of spesiale huisafval wat ontstaan deur die gebruik van 'n perseel wat nie uitsluitend vir woondoeleindes gebruik word nie;

"bouersafval" afval wat wens slopings-, uitgrawings- of boubedrywighede op 'n perseel ontstaan;

The minimum charge under group (h) shall only apply to consumers provided for in subitem (1)(a), (c), (i) and (j)".

2. By the substitution for subitem (2) of item 2 of the following:

"(2) The following charges shall be payable:

(i) Group	(ii) Type of supply. Current Limit in amperes per phase	(iii) Fixed charge per phase per month or part thereof. Minimum charge per month.	(iv) Charge per kilowatt-hour (unit)
(a)	20	11,70	1,02
(b)	30	17,55	1,02
(c)	40	23,40	1,02
(d)	50	29,25	1,02
(e)	60	35,10	1,02
(f)	70	40,95	1,02
(g)	80	46,80	1,02

3. By the substitution in item 3(2) for the figures "3,25" and "0,63c", where they occur in columns (i) and (ii) respectively, of the figures "3,66" and "0,71c".

4. By the substitution in item 8(2)(b)(i), (ii) and (iii) for the figures "R1,50", "R3" and "R4" of the figures "R2", "R5" and "R8" respectively.

The provisions contained in paragraphs 1, 2 and 3 of this notice, shall be deemed to have come into operation on 1 July, 1977.

PB. 2-4-2-36-21

Administrator's Notice 1181

24 August, 1977

MIDDELBURG MUNICIPALITY: REFUSE (SOLID WASTES) 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.

CHAPTER I.

Definitions.

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

"bin" means a bin supplied by the Council to premises in terms of these by-laws;

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

"bulky refuse" means refuse which cannot by virtue of its mass, shape, size or temporary extraordinary generation be conveniently stored in a bin or container unit, but shall not include builders refuse or special domestic refuse;

"gelde" die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word;

"houereenhed" 'n afvalbevatter, uitgesonderd 'n afvalblik, wat die Raad ingevolge hierdie verordeninge ten opsigte van 'n perseel verskaf;

"huisafval" afval, uitgesonderd, bouersafval, lywige afval, tuinafval of spesiale huisafval wat ontstaan op 'n perseel wat uitsluitend vir woon- of godsdienstige doelindes gebruik word;

"lywige afval" afval; uitgesonderd, bouersafval of spesiale huisafval, waarvan die bestanddele vanweë die massa, vorm of grootte of die tydelike buitengewone hoeveelheid daarvan nie maklik in 'n afvalblik of 'n houereenhed gehou kan word nie;

"perseel" 'n beboude erf in 'n gepromakeerde dorp;

"Raad" die Stadsraad van Middelburg, daardie Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepaling van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampete aan wie die Komitee ingevolge die bepaling van subartikel (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;

"spesiale huisafval" afval afkomstig van perseel wat vir woondoeleindes gebruik word maar wat vanweë die massa, vorm of grootte daarvan nie maklik in 'n afvalblik gehou kan word nie;

"tuinafval" afval wat ontstaan deur normale tuinboubedrywighede op 'n perseel wat uitsluitend vir die doeleindest van 'n private woonhuis gebruik word, soos gesnyde gras, blare, plante, blomme en ander soortgelyke klein en lichte voorwerpe;

HOOFSTUK 2

DIE AFHAAL EN VERWYDERING VAN BESIGHEIDS- EN HUISAFVAL.

Die Raad se Diens.

2.(1) Die Raad lewer 'n diens vir die afhaal en verwydering van besigheids- en huisafval van 'n perseel af teen die voorgeskrewe geld.

(2) Die okkupant van die perseel waarop besigheids- en huisafval ontstaan moet onderworpe aan die voorbehoudsbepalings by artikel 7(1)(a) van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak.

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 ontstaan die Raad in kennis stel:

- (a) dat die perseel geokkuppeer word; en/of
- (b) dat daar of besigheidsafval of huisafval op die perseel ontstaan.

Verskaffing van Afvalblikke.

4.(1) Nadat die Raad ingevolge artikel 3 in kennis gestel is, verskaf hy, onderworpe, aan die bepalinge,

"business refuse" means refuse generated by the use of premises which are not being used exclusively for residential purposes but shall not include builders refuse, bulky refuse or special domestic refuse;

"container unit" means a refuse receptacle, other than a bin, supplied by the Council to premises in terms of these by-laws;

"Council" means the Town Council of Middelburg, 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;

"garden refuse" means refuse which is generated as a result of normal gardening activities on premises used solely as a private dwelling-house, such as grass cuttings, leaves, plants, flowers and other similar small and light matter;

"house refuse" means refuse generated on premises being used solely for residential or religious purposes, but shall not include builders refuse, bulky refuse, garden refuse, or special domestic refuse;

"premises" means a built-up erf in a proclaimed township;

"special domestic refuse" means refuse discarded from premises used for residential purposes and which cannot by virtue of its mass, shape or size be conveniently stored in a bin;

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

CHAPTER 2

COLLECTION AND REMOVAL OF BUSINESS AND HOUSE REFUSE.

The Council's Service.

2.(1) The Council shall provide a service for the collection and removal of business and house refuse from premises at the tariff charge.

(2) The occupier of premises on which business or house refuse is generated shall, subject to the provisions to section 7(1)(a), use the Council's service for the collection and removal of all such refuse.

Notice to Council.

3. Every 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 house 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; and/or
- (b) that either business refuse or house refuse is being generated on the premises.

Delivery of Bins.

4.(1) After receipt of any notification in terms of section 3 the Council shall, subject to the provisions of

van subartikel (2), die getal afvalblikke wat na sy mening nodig is om die afval in te hou, op die perseel.

(2) Die Raad kan te eniger tyd nadat daar ingevolge subartikel (1) afvalblikke verskaf is, van die afvalblikke verwijder of bykomende afvalblikke verskaf indien daar na sy goeddunk meer of minder afvalblikke op die perseel nodig is.

(3) Die Raad kan houereenhede vir 'n perseel verskaf as hy, met inagneming van die hoeveelheid besigheids- of huisafval wat op die betrokke perseel ontstaan, die opbergbaarheid van die afval in 'n afvalblik, en die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die plek waarvoor die eienaar van die perseel ingevolge artikel 5 voorsiening moet maak, van mening is dat die houereenhede gesikter as afvalblikke is om die afval in te hou. Met dien verstande dat houereenhede nie op 'n perseel verskaf word nie, tensy die plek waarvoor die eienaar ingevolge artikel 5 voorsiening moet maak, vir die Raad se afvalverwyderingsvoertuie vir houereenhede toeganklik is.

(4) Die bepalings van hierdie verordeninge betreffende afvalblikke wat ingevolge subartikels (1) en (2) vir 'n perseel verskaf word om afval in te hou, is *mutatis mutandis* van toepassing op houereenhede wat ingevolge subartikel (3) vir 'n perseel verskaf is.

(5) Die Raad bly die eienaar van die afvalblikke wat hy ingevolge subartikels (1) en (2) verskaf het.

Plasing van Afvalblikke.

(5)(1) Die eienaar van 'n perseel moet op die perseel voorsiening maak vir genoeg plek vir die afvalblikke wat die Raad ingevolge artikel 4 verskaf, of vir die uitrusting en houers wat in artikel 8 genoem word.

(2) Die plek waarvoor daar ingevolge subartikel (1) voorsiening gemaak word, moet —

- (a) so geleë wees op die perseel dat die afvalblikke wat daarop geberg word nie van 'n straat of openbare plek af sigbaar is nie;
- (b) waar huisafval op 'n perseel ontstaan, so geleë wees dat die Raad se werknemers die afval onbelemmerd kan afhaal en verwijder;
- (c) as die Raad dit vereis, so geleë wees dat daar 'n geïeflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by so 'n plek is;
- (d) groot genoeg wees sodat 'n bevatter wat vir die sorteer en opberg van afval wat by artikel 7(1)(a) (i) beoog word, daar gehou kan word, benevens die afval wat nie in 'n bevatter opgeberg word nie. Met dien verstande dat hierdie vereiste nie geld vir geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het nie.

(3) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel, moet die afvalblikke wat ingevolge artikel 4 verskaf is, op die plek wat ingevolge subartikel (1) verskaf moet word, plaas en hulle te alle tye daar hou.

(4) Ondanks enige andersluidende bepaling van subartikel (3), 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

subsection (2), deliver to the premises the number of bins which is in its opinion required for the storage of such refuse.

(2) The Council may at any time after the delivery of bins in terms of subsection (1) remove some of the bins or deliver additional bins if, in its opinion, a greater or lesser number of bins is required on the premises.

(3) The Council may deliver container units to premises if, having regard to the quantity of business refuse or house refuse generated on the premises concerned, the suitability of such refuse for storage in bins, and the accessibility of the space provided by the owner of the premises in terms of section 5 to the Council's refuse collection vehicles, it considers container units more appropriate for the storage of the refuse than bins. Provided that container units shall not be delivered to the premises unless the space provided by the owner of the premises in terms of section 5 is accessible to the Council's refuse collection vehicles for container units.

(4) The provisions of these by-laws dealing with bins delivered to premises for the storage of refuse in terms of subsections (1) and (2) shall apply *mutatis mutandis* in respect of container units delivered to the premises in terms of subsection (3).

(5) The Council shall remain the owner of the bins delivered by it in terms of subsections (1) and (2).

Placing of Bins.

(5)(1) The owner of the premises shall provide adequate space on the premises for the storage of the bins delivered by the Council in terms of section 4 or for the equipment and containers mentioned in section 8.

(2) The space provided in terms of subsection (1) shall —

- (a) be in such a position on the premises as will allow the storage of bins without their being visible from a street or public place;
- (b) where house refuse is generated on the premises, be in such a position as will allow the collection and removal of refuse by the Council's employees without hindrance;
- (c) if required by the Council, be so located as to permit convenient access to and egress from such space for the Council's refuse collection vehicles;
- (d) be sufficient to house any receptacle used in the sorting and storage of the refuse contemplated in section 7(1)(a)(i) as well as any such refuse not being stored in a receptacle. Provided that this requirement shall not apply 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.

(3) The occupier of the premises, or in the case of premises being occupied by more than one person, the owner of such premises, shall place the bins delivered in terms of section 4 in the space provided in terms of subsection (1) and shall at all times keep them there.

(4) Notwithstanding anything to the contrary in subsection (3) contained —

- (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) 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 afvalblikke geplaas moet word waar hulle nie misstaande sal skep nie en waarvandaan dit gerieflik sal wees om die afval af te haal en te verwijder, en die afvalblikke moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Afvalblikvoerings.

6. Die Raad kan bepaal dat afvalblikke, ten einde die verwijdering van huisafval en besigheidsafval te vergemaklik, voerings, soos deur die Raad voorgeskryf, binne-in moet hê waarin die afval gehou moet word en in so 'n geval verskaf die Raad die nodige voerings wat na sy mening voldoende vir die afvalblikke is en die okkupant mag nie afval in 'n afvalblik plaas tensy so 'n voering eers in die afvalblik geplaas is nie. Voorts kan die Raad bepaal dat voerings met afval daarin en behoorlik toegebied op die dag van verwijdering op 'n voorgeskrewe plek van afhaal geplaas moet word.

Gebruik en Versorging van Afvalblikke.

7.(1) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel waarvoor die Raad afvalblikke ingevolge artikel 4 verskaf het, moet sorg dat —

- (a) alle huis- of besigheidsafval wat op die perseel ontstaan, in die afvalblikke 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 mee wegdoen sodat dit deur 'n vervaardigingsproses herwin kan word of, in die geval van draf, vir verbruikersdoeleindes 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, skerp glas of ander besigheids- of huisafval wat die afvalblikke of die afvalblikvoerings kan beschadig of die Raad se werknemers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge nakom, in die afvalblikke 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 die afvalblikke of afvalblikvoerings te hanteer of te dra, in sodanige afvalblikke geplaas word nie;
- (d) elke afvalblik op die perseel toe is, behalwe wanneer afval daarin geplaas of daaruit verwijder word, en dat elke afvalblik skoon en higiënies gehou word.

(2) Geen afvalblik wat die Raad ingevolge artikel 4 verskaf het, mag met 'n ander doel as om besigheids- of huisafval in te hou, gebruik word nie een geen vuur mag daarin gemaak word nie.

- (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);

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

Bin Liners.

6. In order to facilitate the removal of house refuse and business refuse the Council may require that bin liners, as prescribed by the Council, be used for the storage of such refuse in bins, in which event the Council shall provide the necessary liners which in its opinion shall be sufficient for the bins and the occupier shall not deposit any refuse in the bin without first placing such bin liner in the bin. The Council may further determine that bin liners, containing refuse, properly closed, shall be placed at a prescribed place of collection on the day of removal.

Use and Care of Bins.

7.(1) Every occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises, to which bins have been delivered by the Council in terms of section 4, shall ensure that —

- (a) all the house or business refuse generated on the premises is placed and kept in such bins 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 house 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 house refuse which may cause damage to bins or 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 bins 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 bins or bin liners unreasonably difficult for the Council's employees to handle or carry, is placed in such bins;
- (d) every bin on the premises is covered save when refuse is being deposited therein or discharged therefrom, and that every bin is kept in a clean and hygienic condition.

(2) No bin delivered by the Council in terms of section 4 may be used for any purpose other than the storage of business or house refuse and no fire shall be lit in such bin.

(3) Die Raad maak die afvalblikke wat hy ingevolge artikel 4 verskaf het, met sodanige tussenpose as wat hy nodig ag, leeg.

(4) Wanneer 'n houereenheid ingevolge artikel 4(3) op 'n perseel verskaf is, moet die okkupant van sodanige perseel, 24 uur voor dat die houer waarskynlik heeltemal vol sal wees, die Raad daarvan in kennis stel.

(5) Die eienaar van die perseel waar afvalblikke of houereenhede ingevolge artikel 4 afgelêwer is, is jeens die Raad aanspreeklik vir die verlies daarvan, asook alle skade daaraan, behalwe vir verlies of skade wat deur die Raad se werknemers veroorsaak is.

HOOFSTUK 3.

Tuinafval, Spesiale Huisafval en Lywige Afval Verwydering en Wegdoen van Tuinafval, Spesiale Huisafval en Lywige Afval.

8.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop tuinafval, spesiale huisafval 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, spesiale huisafval of lywige afval verwijder en daarmee wegdoen.

(3) Tuinafval, spesiale huisafval of lywige afval moet, nadat dit van die perseel af waarop dit ontstaan het, verwijder is, gestort word op 'n terrein wat die Raad daarvoor aangewys het.

Die Raad se Spesiale Diens.

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

HOOFSTUK 4.

BOUERSAFVAL

Aanspreeklikheid vir Bouersafval.

10.(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 —

- (a) die afval ingevolge artikel 13 weggedoen word binne 'n redelike tydperk nadat dit ontstaan het;
- (b) tot tyd en wyl die bouersafval weggedoen is ingevolge artikel 13 en onderworpe aan die bepalings van artikel 11, die bouersafval, asook die houers waarin dit gehou en verwijder word op die perseel waar dit ontstaan het, gehou word.

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

Houers.

11.(1) Indien houers of ander bewoners wat gebruik word vir die verwijdering van bouersafval van 'n per-

(3) The bins delivered by the Council in terms of section 4 shall be emptied by the Council at such intervals as the Council may deem necessary.

(4) In the event of a container unit having been delivered to premises in terms of section 4(3), the occupier of such premises shall, 24 hours before the container is likely to be filled to capacity, inform the Council thereof.

(5) The owner of premises to which bins or container units have been delivered in terms of section 4 shall be liable to the Council for the loss thereof and for all damage caused thereto except for such loss or damage as may be caused by the employees of the Council.

CHAPTER 3.

GARDEN, SPECIAL DOMESTIC AND BULKY REFUSE.

Removal and Disposal of Garden, Special Domestic and Bulky Refuse.

8.(1) The occupier or, in the case of premises occupied by more than one person, the owner, of premises on which garden, special domestic 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, special domestic and bulky refuse.

(3) Garden, special domestic and 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.

The Council's Special Service.

9. At the request of the owner or occupier of premises and after payment of the tariff charge the Council shall remove garden, special domestic 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.

10.(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 —

- (a) such refuse be disposed of in terms of section 13 within a reasonable time after the generation thereof;
- (b) until such time as builders refuse is disposed of in terms of section 13 and subject to the provisions of section 11, such refuse together with the containers used for the storing or removal thereof, be kept on the premises on which it was generated.

(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.

Containers.

11.(1) If containers or other receptacles used for the removal of builders refuse from premises, can in the

seel af, na die Raad se mening nie op die perseel gehou kan word nie, kan die houers of ander bevatters met die Raad se skriftelike vergunning vir die duur van die vergunning langs die straat gehou word.

(2) Vergunning wat ingevolge subartikel (1) verleen word, is onderworpe aan die voorwaardes wat die Raad nodig mag ag: Met dien verstande dat, as hy sy vergunning verleen of weier of voorwaardes stel, die openbare veiligheid en gerief in ag geneem moet word.

(3) Die Raad se skriftelike vergunning waarna daar in subartikel (1) verwys word, word slegs verleen wanneer die gelde vir die geldigheidsduur van die vergunning betaal is.

12. Elke houer of ander bevatter wat vir die verwijdering van bouersafval gebruik word, moet —

- (a) duidelik gemerk wees met die naam en adres of telefoonnummer van die persoon wat verantwoordelik vir die houer of ander bevatter is;
- (b) toegerus wees met kaatschevrons of kaatsers wat die hele voor- en agterkant daarvan duidelik belyn; en
- (c) te alle tye toegemaak wees, sodat daar geen verplasing van die inhoud of 'n stofmisstand kan ontstaan nie, behalwe wanneer dit werkelik met afval gevul of wanneer dit leeggemaak word.

Wegdoening van Bouersafval.

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

(2) Bouersafval mag 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 terrein;
- (f) stofbeheer; en
- (g) ander verwante faktore;

HOOFSTUK 6.

STORTTERREINE.

Procedure by Stortterreine.

14.(1) Elkeen wat 'n stortterrein waaroor die Raad beheer uitoefen, vir afvalstortdoeleindes betree, doen dit op eie risiko en moet —

- (a) die stortterrein slegs by die gemagtigde ingangsplek binnegaan; en

opinion of the Council not be kept on the premises, such containers or other receptacles may with the written consent of the Council be placed in the roadway for the period of such consent.

(2) Any consent given in terms of subsection (1) 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 the convenience and safety of the public.

(3) The written consent of the Council referred to in subsection (1) shall only be given on payment of the tariff charge for the period of such consent.

12. Every container or other receptacle used for the removal of builders refuse —

- (a) shall have clearly marked on it the name and address or telephone number of the person in control of such container or other receptacle;
- (b) shall be fitted with reflecting chevrons or reflectors which shall completely outline the front and the back thereof; and
- (c) shall be covered at all times other than when actually receiving or being emptied of such refuse so that no displacement of its contents or dust nuisance can occur.

Disposal of Builders Refuse.

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

(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 leveling of the site;
- (f) the control of dust; and
- (g) other relevant factors.

CHAPTER 6.

DISPOSAL SITES.

Conduct at Disposal Sites.

14.(1) Every person who, for the purpose of disposing of refuse, enters a refuse disposal site controlled by the Council, shall do so at his own risk and shall —

- (a) enter the disposal site at an authorized access point; and

(b) 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.

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

(3) Niemand mag 'n stortterrein waaroer die Raad beheer 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 waaroer die Raad beheer uitoefen, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daar toe gemagtig is nie, mag dit verwijder of hom daarmee bemoei nie.

HOOFSTUK 7.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

16.(1) Die okkupant van 'n perseel moet, as die Raad 'n afvalverwyderingsdienst lewer, aan die Raad toegang verleen vir afhaal- en verwijderingsdoeleindes en hy moet sorg dat nikis die Raad in die levering van sy diens dwarsboom, fnuik of hinder nie.

(2) As die afhaal of verwijdering van afval van 'n perseel af na die mening van die Raad waarskynlik skade 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 afvalverwyderingsdienst 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.

Ophoping van Afval.

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

Gelde.

18.(1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is aanspreeklik vir die gelde wat vir so 'n diens aan die Raad betaal moet word: Met dien verstande dat 'n eienaar van 'n perseel aanspreeklik gehou kan word vir enige dienste wat ten opsigte van sodanige perseel gelewer word.

(2) Die Raad staak 'n diens wat hy lewer en waarvoor maandelikse gelde 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.

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

(b) 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.

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

15. All refuse removed by the Council and all refuse on 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.

GENERAL PROVISIONS.

Access to Premises.

16.(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:

Accumulations of Refuse.

17. When any category of refuse defined in Chapter 1 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 therefore.

Charges.

18.(1) 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: Provided that an owner of a premises may be held responsible for any services which are rendered in respect of such premises.

(2) Services rendered by the Council in respect of which a monthly 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 house or business refuse on the premises has ceased.

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

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

Strafbepaling.

19.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of gevangenisstraf vir 'n tydperk van hoogstens 12 maande of beide sodanige boete en sodanige 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.

20. Artikels 43 tot en met 46 van Hoofstuk 1 van Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Middelburg aangekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, en item 3 van die Sanitaire en Vullisverwyderings-tarief van die Munisipaliteit Middelburg, aangekondig by Administrateurskennisgewing 308 van 19 April 1950, soos gewysig, word hierby herroep.

BYLAE

TARIEF VAN GELDE

1. Verwydering van Afval.

(1) Huisafval:

- (a) Vanaf private woonhuise, kerke en kerksale en woonpersele waarop daar gebou word, per maand of gedeelte daarvan, per enkel afvalblik: R1,50.
- (b) Vanaf woonstelle, ouetehuise, koshuise, losieshuise en enige ander inrigtings wat uitsluitlik vir woon-doeleindes gebruik word:
 - (i) Afval geplaas in afvalblikke, per maand of gedeelte daarvan, per afvalblik: R4,50.
 - (ii) Afval geplaas in houereenhede, per maand of gedeelte daarvan, per houereenheid: R75.

(2) Besigheidsafval:

- (a) Afval geplaas in afvalblikke, per maand of gedeelte daarvan, per afvalblik: R4,50.
- (b) Afval geplaas in houereenhede, per maand of gedeelte daarvan per houereenheid: R75.

(3) Lywige afval en spesiale huisafval:

Vir verwydering op instruksie van die Hoofgesondheidsinspekteur: Per vrag of gedeelte daarvan: R10.

2. Algemeen.

(1) Die gelde vir enige diens waarvoor daar nie in hierdie Tarief van Gelde voorsiening gemaak word nie, word bereken teen die beraamde koste, plus 10%.

(2) Die Raad behou hom die reg voor om die lewering van enige diens te weier indien die lewering daarvan onprakties is.

(4) 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.

19.(1) A 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 R300 or to imprisonment for a period not exceeding 12 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.

20. Sections 43 up to and including 46 of Chapter 1 of Part IV of the Public Health By-laws of the Middelburg Municipality, published under Administrator's Notice 11 dated 12 January, 1949, as amended, and item 3 of the Sanitary and Refuse Removals Tariff of the Middelburg Municipality, published under Administrator's Notice 308, dated 19 April, 1950, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

1. Removal of Refuse.

(1) House refuse:

- (a) From private dwelling-houses, churches and church halls and residential stands on which building operations are being carried out, per month or part thereof, per single refuse bin: R1,50.
- (b) From flats, homes for the aged, hostels, boarding-houses and any other institutions which are being used solely for residential purposes:
 - (i) Refuse placed in bins, per month or part thereof, per bin: R4,50.
 - (ii) Refuse placed in container units, per month or part thereof, per container unit: R75.

(2) Business refuse:

- (a) Refuse placed in bins, per month or part thereof, per bin: R4,50.
- (b) Refuse placed in container units, per month or part thereof, per container unit: R75.

(3) Bulky refuse and special house refuse:

For removal upon instruction by the Chief Health Inspector: Per load or part thereof: R10.

2. General.

(1) The charge for any services for which provision has not been made in this Tariff of Charges, shall be calculated at the estimated cost, plus 10%.

(2) The Council reserves the right to refuse the rendering of any service if the rendering thereof is impracticable.

Die bepalings in hierdie kennisgewing vervat, tree op 1 September 1977 in werking.

PB. 2-4-2-81-21

Administrateurskennisgewing 1182 24 Augustus 1977

GESONDHEIDSKOMITEES VAN MODDERFONTEIN EN WATERVAL-BOVEN: AANSTELLING VAN SEKRETARIS.

Die Administrateur publiseer hierby, ingevolge artikel 126(1) van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 126(1)(c) van genoemde Ordonnansie die onderstaande regulasies gemaak het wat van toepassing is op die Gesondheidskomitees van Modderfontein en Waterval-Boven.

REGULASIES BETREFFENDE DIE AANSTELLING VAN 'N SEKRETARIS VIR DIE GESONDHEIDSKOMITEES VAN MODDERFONTEIN EN WATERVAL-BOVEN.

Die bepalings van artikels 62, 63, 65 en 66 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, is *mutatis mutandis* van toepassing op die Gesondheidskomitees van Modderfontein en Waterval-Boven.

PB. 2-3-2-16-2

Administrateurskennisgewing 1183 24 Augustus 1977

MUNISIPALITEIT NELSPRUIT: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

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

Die Rioleers- en Loodgietersverordeninge van die Municipaliteit Nelspruit, aangekondig by Administrateurskennisgewing 415 van 18 Oktober 1944, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

"BYLAE.

TARIEF VAN GELDE BETAALBAAR INGEVOLGE ARTIKEL 90.

1. Gelde ten Opsigte van Beskikkbare Riole.

Die eienaar van 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die Raad se rioolskema aangesluit is of, na die mening van die Raad daarby aangesluit kan word, moet aan die Raad 'n bedrag van R2,80 per maand ten opsigte van elke sodanige erf, standplaas, perseel of ander terrein vooruitbetaal.

2. Gelde ten Opsigte van Rioolvuil.

Die eienaar van 'n erf, standplaas, perseel of ander terrein wat by die Raad se rioolskema aangesluit is, moet die volgende toepaslike gelde per maand of geelde daarvan, aan die Raad betaal:

The provisions in this notice contained shall come into operation on 1 September, 1977.

PB. 2-4-2-81-21

Administrator's Notice 1182 24 August, 1977

HEALTH COMMITTEES OF MODDERFONTEIN AND WATERVAL-BOVEN: APPOINTMENT OF SECRETARY.

The Administrator hereby publishes, in terms of section 126(1) of the Local Government Ordinance, 1939, that he has in terms of section 126(1)(c) of the said Ordinance, made the following regulations which are applicable to the Health Committees of Modderfontein and Waterval-Boven.

REGULATIONS REGARDING THE APPOINTMENT OF A SECRETARY FOR THE HEALTH COMMITTEES OF MODDERFONTEIN AND WATERVAL-BOVEN.

The provisions of sections 62, 63, 65 and 66 of the Local Government (Administration and Elections) Ordinance, 1960, shall be applicable *mutatis mutandis* to the Health Committees of Modderfontein and Waterval-Boven.

PB. 2-3-2-16-2

Administrator's Notice 1183 24 August, 1977

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

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

The Drainage and Plumbing By-laws of the Nelspruit Municipality, published under Administrator's Notice 415, dated 18 October 1944, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE.

TARIFF OF CHARGES PAYABLE IN TERMS OF SECTION 90.

1. Charges in Respect of Available Sewers.

The owner of an erf, stand, lot or other area, with or without improvements, which is connected to the Council's sewerage system or, in the opinion of the Council, can be connected thereto, shall pay to the Council an amount of R2,80 per month in advance in respect of each such erf, stand, lot or other area.

2. Charges in Respect of Sewerage.

The owner of an erf, stand, lot or other area which is connected to the Council's sewerage system shall pay the following applicable charges, per month or part thereof, to the Council:

(1) *Vir elke waterkloset geïnstalleer vir gebruik by —*

(a) *private wonings:*

- (i) *Vir die eerste waterkloset: R2,25;*
- (ii) *vir elke bykomende waterkloset: R1,55: Met dien verstande dat waar sodanige waterkloset geïnstalleer word vir die uitsluitlike gebruik deur bedienes, dié geld nie gehef word nie;*

(b) *woonstelle:*

- (i) *Vir die eerste waterkloset: R5,05;*
- (ii) *vir elke bykomende waterkloset: R1,55;*
- (iii) *vir die uitsluitlike gebruik van Nie-Blanke: R5,05;*

(c) *onderwysinrigtings:*

- (i) *Vir die eerste waterkloset: R5,05;*
- (ii) *vir elke bykomende waterkloset: R2,45;*
- (iii) *vir die uitsluitlike gebruik van Nie-Blanke: R5,05;*

(d) *enige ander perseel: R5,05.*

(2) *Vir elke huishoudelike opwasbak: R3,65: Met dien verstande dat in die geval van —*

- (a) *private wonings,*
- (b) *woonstelle,*
- (c) *private hotelle,*
- (d) *losieshuise en*
- (e) *huurkamerhuise,*

dié geld nie gehef word nie.

(3) *Vir elke bad, met inbegrip van indompelbaddens, voetbaddens en stortbaddens: R1,55: Met dien verstande dat in die geval van private wonings, dié geld nie gehef word nie.*

(4) *Urinoiruitrusting geïnstalleer by enige perseel:*

- (a) *Vir elke bak: R3,65.*
- (b) *Vir 'n kompartement of trog, vir elke 1,5 m of gedeelte daarvan bereken op die totale lengte van elke sodanige uitrusting: R3,65: Met dien verstande dat in die geval van private wonings, dié geld nie gehef word nie.*

(5) *Vir elke vettvanger by enige perseel met 'n deursnee —*

- (a) *tot en met 150 mm: R3,65;*
- (b) *bo 150 mm tot en met 230 mm: R5,05;*
- (c) *bo 230 mm tot en met 300 mm: R7,65;*
- (d) *bo 300 mm: R9,30;*

Met dien verstande dat in die geval van private wonings, dié geld nie gehef word nie.

3. *Ontlasting van Swembadwater.*

Vir die ontlasting van water uit 'n swembad in die Raad se riool, per 5 kl: 12c: Met dien verstande dat geen sodanige ontlasting sonder die voorafverkreeë toestemming van die ingenieur mag plaasvind nie."

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

(1) *For each water-closet installed for use at —*

(a) *private dwellings:*

- (i) *For the first water-closet: R2,25;*

(ii) *for each additional water-closet, R1,55: Provided that where such water-closet is installed for the exclusive use of servants, this charge shall not be levied;*

(b) *flats:*

- (i) *For the first water-closet: R5,05;*

- (ii) *for each additional water-closet: R1,55;*

- (iii) *for the exclusive use of Non-Whites: R5,05;*

(c) *educational institutions:*

- (i) *For the first water-closet: R5,05;*

- (ii) *for each additional water-closet: R2,45;*

- (iii) *for the exclusive use of Non-Whites: R5,05;*

(d) *any other premises: R5,05.*

(2) *For each domestic sink: R3,65: Provided that in the case of —*

(a) *private dwellings,*

(b) *flats,*

(c) *private hotels,*

(d) *boarding houses and*

(e) *lodging houses,*

this charge shall not be levied.

(3) *For each bath, including immension baths, foot-baths and showers: R1,55: Provided that in the case of private dwellings, this charge shall not be levied.*

(4) *For urinal equipment installed at any premises:*

(a) *For each pan: R3,65.*

(b) *For a compartment or trough, for each 1,5 m or part thereof calculated on the total length of each such fitting: R3,65: Provided that in the case of private dwellings, this charge shall not be levied.*

(5) *For each grease trap on any premises with a diameter —*

- (a) *up to and including 150 mm: R3,65;*

- (b) *over 150 mm up to and including 230 mm: R5,05;*

- (c) *over 230 mm up to and including 300 mm: R7,65;*

- (d) *over 300 mm: R9,30;*

Provided that in the case of private dwellings this charge shall not be levied.

3. *Disposal of Swimming-bath Water.*

For the disposal of swimming-bath water into the Council's sewer, per 5 kl: 12c: Provided that such disposal may not be effected without the prior approval of the engineer."

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

Administrateurskennisgewing 1184 24 Augustus 1977

MUNISIPALITEIT PIETERSBURG: 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 Pietersburg, soos beoog by artikel 19(a) van Hoofstuk 1 van Deel IV van die Publieke Gesondheiderverordeninge van die Raad, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, is soos volg:

SANITÈRE EN VULLISVERWYDERINGSTARIEF.

1. *Vullisverwydering.*

Die eienaar van enige erf, standplaas, perseel of ander terrein moet maandeliks die volgende gelde wat per kalendermaand of gedeelte daarvan gehef word ten opsigte van die verwydering van vullis aan die Raad betaal:

(1) *Woonhuise, Woonstelle, Kerke en Kerkale wat uitsluitlik vir daardie doel gebruik word, per eenheid:*

- (a) Tot en met 2 000 m² van die grondoppervlakte van die erf: R1,50.
- (b) Daarna, per 1 000 m² of gedeelte daarvan van die grondoppervlakte van die erf: 50c:

Met dien verstande dat waar meer as een wooneenheid op 'n erf opgerig is, die oppervlakte van sodanige erf verdeel word deur die getal wooneenhede daarop en die heffing vir elke gedeelte aldus verkry ingevolge bogemelde formule, bereken word asof sodanige gedeelte 'n afsonderlike erf uitmaak.

- (c) Maksimumvordering: R5.

(2) *Ander Geboue:*

- (a) Tot en met 150 m² van die totale vloeroppervlakte van die gebou: R10,50.
- (b) Daarna, per 100 m² of gedeelte daarvan van die totale vloeroppervlakte van die gebou: 75c.
- (c) Maksimumvordering: R130.

(3) *Geleenheidsdienste:*

- (a) Per vullishouer: R2,50.
- (b) Minimumvordering: R5.

(4) *Vir die verwydering van nie-bederfbare vullis, uitgesonderd tuinvullis.*

- (a) Per m³ of gedeelte daarvan: R2.
- (b) Minimumvordering per verwydering: R5.

2. *Nagvuilverwydering, per Maand of Gedeelte Daarvan.*

(1) Vir die verwydering van nagvuil, met uitsondering van persele in dié dorp New Pietersburg, die Bantelokasie en munisipale persele, per emmer: R9.

(2) Vir die verwydering van nagvuil uit die dorp New Pietersburg en die Bantelokasie, per emmer: R3.

Administrator's Notice 1184

24 August, 1977

PIETERSBURG 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 Pietersburg Municipality, as contemplated by section 19(a) of Chapter 1 of Part IV of the Public Health By-laws of the Council, published under Administrator's Notice 148, dated 21 February, 1951, shall be as follows:

SANITARY AND REFUSE REMOVALS TARIFF.

1. *Refuse Removal.*

The owner of any erf, stand, lot or other area shall monthly pay to the Council the following charges which shall be levied per calendar month or part thereof in respect of refuse removal:

(1) *Dwelling-houses, Flats, Churches and Church Halls which are used exclusively for that purpose, per unit:*

- (a) Up to and including 2 000 m² of the ground area of the erf: R1,50.
- (b) Thereafter, per 1 000 m² or part thereof of the ground area of the erf: 50c:

Provided that where more than one dwelling unit is erected on an erf, the area of such erf shall be divided by the number of dwelling units thereon, and the charge for each portion thus obtained, shall be calculated in terms of the above formula assuming such portion constitutes a separate erf.

- (c) Maximum charge: R5.

(2) *Other Buildings:*

- (a) Up to and including 150 m² of the total floor area of the building: R10,50.
- (b) Thereafter, per 100 m² or part thereof of the total floor area of the building: 75c.

- (c) Maximum charge: R130.

(3) *Occasional Services:*

- (a) per receptacle: R2,50.
- (b) Minimum charge: R5.

(4) *For the removal of non-perishable refuse, excluding garden refuse:*

- (a) Per m³ or part thereof: R2.
- (b) Minimum charge per removal: R5.

2. *Night-soil Removal, per Month or Part Thereof.*

(1) For the removal of night-soil; with the exception of such premises within the township New Pietersburg, the Bantu Location and municipal premises, per pail: R9.

(2) For the removal of night-soil from the township New Pietersburg and the Bantu Location, per pail: R3.

(3) Vir die verwijdering van nagvuil vanaf munisipale persele, per emmer: R4.

3. Karkasverwydering en Beskikking Daaroor.

(1) Kalf, vul, skaap, bok, lam, vark, hond, kat of pluimvee, per karkas: R2.

(2) Enige ander dier, per karkas: R5.

(3) Minimumvordering per verwijdering: R5.

4. Algemeen.

(1) Die vervaldatum vir betaling ten opsigte van dienste gelewer, is die laaste dag van die maand waarin sodanige diens gelewer is, en is daarna verhaalbaar op die eiénaar van die perseel ten opsigte waarvan die dienste gelewer is, of andersins soos bepaal in artikel 49 van die Ordonnansie op Plaaslike Bestuur, 1939.

(2) Enige verskuldigde bedrag ten opsigte van sanitêre dienste deur die Raad gelewer, moet betaal word voorof op die 15de dag van die maand wat volg op dié ten opsigte waarvan sodanige bedrag verskuldig is.

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Pietersburg, aangekondig by Administrateurskennisgewing 220 van 15 Maart 1961, soos gewysig, word hierby herroep.

Die bepalings in hierdie kennisgewing vervaat, tree op 1 September 1977 in werking.

PB. 2-4-2-81-24

Administrateurskennisgewing 1185 24 Augustus 1977

MUNISIPALITEIT RANDFONTEIN: AANNAME VAN WYSIGING VAN STANDAARDVOEDSELHANTERINGSVERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randfontein ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselhanteringsverordeninge, aangekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-29

Administrateurskennisgewing 1186 24 Augustus 1977

MUNISIPALITEIT RENSBURG: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE KAFÉES, RESTAURANTE EN EETHUISE.

1. Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Rensburg die Standaardverordeninge Betreffende Kafées, Restaurante en Eethuise, aangekondig by Administrateurskennisgewing 492 van 27 April 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstukke 10, 14 en 15 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Rensburg, aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby geskrap.

PB. 2-4-2-22-66

(3) For the removal of night-soil from municipal premises, per pail: R4.

3. Carcass Removal and Disposal Thereof.

(1) Calf, foal, sheep, goat, lamb, pig, dog, cat or poultry, per carcass: R2.

(2) Any other animal, per carcass: R5.

(3) Minimum charge, per removal: R5.

4. General.

(1) The expiry date for payment in respect of services rendered, shall be the last day of the month during which such services were rendered and shall thereafter be recoverable from the owner of the premises in respect of which the services were rendered, or otherwise as determined in section 49 of the Local Government Ordinance, 1939.

(2) Any amount due in respect of sanitary services rendered by the Council shall be paid on or before the 15th day of the month following on that in respect of which such amount is due.

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

The provisions in this notice contained, shall come into operation on 1 September, 1977.

PB. 2-4-2-81-24

Administrator's Notice 1185 24 August, 1977

RANDFONTEIN MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Randfontein has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-handling By-laws, published under Administrator's Notice 378, dated 30 March, 1977, as by-laws made by the said Council.

PB. 2-4-2-176-29

Administrator's Notice 1186 24 August, 1977

RENSBURG MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO CAFES, RESTAURANTS AND EATING-HOUSES.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Rensburg has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to Cafes, Restaurants and Eating-houses, published under Administrator's Notice 492, dated 27 April 1977, as by-laws made by the said Council.

2. Chapters 10, 14 and 15 of the Public Health By-laws of the Rensburg Municipality, published under Administrator's Notice 148, dated 21 February, 1951, is hereby deleted.

PB. 2-4-2-22-66

Administrateurskennisgewing 1187 24 Augustus 1977

MUNISIPALITEIT RENSBURG: AANNAME VAN WYSIGING VAN STANDAARDVOEDSELHANTE-RINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Rensburg ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-66

Administrateurskennisgewing 1188 24 Augustus 1977

MUNISIPALITEIT SABIE: WYSIGING VAN BIBLIOTEEKVERORDENINGE.

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 Bibliotekverordeninge van die Munisipaliteit Sabie, deur die Raad aangeneem by Administrateurskennisgewing 494 van 14 Junie 1967, word hierby soos volg gewysig:

1. Deur in artikels 1 en 2(8) en (9) die woord "organisator", waar dit ook al voorkom, deur die woord "Direkfeur" te vervang.

2. Deur in artikel 6 die woorde "minstens drie sent" deur die woorde "tien sent" te vervang en die voorbehoudsbepaling daarby te skrap.

PB. 2-4-2-55-68

Administrateurskennisgewing 1189 24 Augustus 1977

MUNISIPALITEIT SPRINGS: 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 Springs, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur in item 2 van Aanhangsel XIII onder Bylae 1 by Hoofstuk 3 —

- (a) in subitem (1) die syfer "18,4c" deur die syfer "23c" te vervang; en
- (b) in subitem (2) die syfer "11,5c" deur die syfer "14,38c" te vervang.

PB. 2-4-2-104-32

Administrateurskennisgewing 1190 24 Augustus 1977

MUNISIPALITEIT SPRINGS: WYSIGING VAN ELEKTRISITEITSTARIEF.

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

Administrator's Notice 1187

24 August, 1977

RENSBURG MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Rensburg has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-handling By-laws, published under Administrator's Notice 378, dated 30 March 1977, as by-laws made by the said Council.

PB. 2-4-2-176-66

Administrator's Notice 1188

24 August, 1977

SABIE MUNICIPALITY: AMENDMENT TO LIBRARY BY-LAWS.

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

The Library By-laws of the Sabie Municipality, adopted by the Council under Administrator's Notice 494, dated 14 June, 1967, are hereby amended as follows:

1. By the substitution in sections 1 and 2(8) and (9) for the word "organizer", wherever it occurs, of the word "Director".
2. By the substitution in section 6 for the words "not less than three cents" of the words "ten cents" and the deletion of the proviso thereto.

PB. 2-4-2-55-68

Administrator's Notice 1189

24 August, 1977

SPRINGS 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 Springs Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended by the substitution in item 2 of Annexure XIII under Schedule 1 to Chapter 3 —

- (a) in subitem (1) for the figure "18,4c" of the figure "23c"; and
- (b) in subitem (2) for the figure "11,5c" of the figure "14,38c".

PB. 2-4-2-104-32

Administrator's Notice 1190

24 August, 1977

SPRINGS MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Elektrisiteitstarief van die Munisipaliteit Springs, aangekondig onder Bylae 3 van Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1 die syfer "2,1c" deur die syfer "2,5c" te vervang.

2. Deur in item 2 die syfer "3c" deur die syfer "3,6c" te vervang.

3. Deur in item 3 —

(a) in subitem (1) die syfer "R3" deur die syfer "R3,30" te vervang;

(b) in subitem (2) die syfer "0,8c" deur die syfer "1c" te vervang; en

(c) in subitem (3) die syfer "3c" deur die syfer "3,6c" te vervang.

4. Deur in item 4 die syfer "6c" deur die syfer "7,2c" te vervang.

5. Deur in item 4A(1) die syfer "0,85c" deur die syfer "1,02c" te vervang.

PB. 2-4-2-36-32

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

The Electricity Tariff of the Springs Municipality, published under Schedule 3 of Administrator's Notice 491, dated 1 July 1953, as amended, is hereby further amended as follows:

1. By the substitution in item 1 for the figure "2,1c" of the figure "2,5c".

2. By the substitution in item 2 for the figure "3c" of the figure "3,6c".

3. By the substitution in item 3 —

(a) in subitem (1) for the figure "R3" of the figure "R3,30";

(b) in subitem (2) for the figure "0,8c" of the figure "1c"; and

(c) in subitem (3) for the figure "3c" of the figure "3,6c".

4. By the substitution in item 4 for the figure "6c" of the figure "7,2c".

5. By the substitution in item 4A(1) for the figure "0,85c" of the figure "1,02c".

PB. 2-4-2-36-32

Administrateurskennisgewing 1191 24 Augustus 1977

MUNISIPALITEIT SPRINGS: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-finansiële Verordeninge, aangekondig by Administrateurskennisgewing 439 van 6 April 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-32

Administrator's Notice 1191 24 August, 1977

SPRINGS MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Springs has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 439, dated 6 April 1977, as by-laws made by the said Council.

PB. 2-4-2-173-32

Administrateurskennisgewing 1192 24 Augustus 1977

MUNISIPALITEIT SWARTRUGGENS: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Swartruggens ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-finansiële Verordeninge, aangekondig by Administrateurskennisgewing 439 van 6 April 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-67

Administrator's Notice 1192 24 August, 1977

SWARTRUGGENS MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Swartruggens has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 439, dated 6 April 1977, as by-laws made by the said Council.

PB. 2-4-2-173-67

Administrateurskennisgewing 1193 24 Augustus 1977

MUNISIPALITEIT SWARTRUGGENS: AANNAME VAN STANDAARDVERORDENINGE BETREKKende KAFEES, RESTAURANTE EN EETHUISE.

1. Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur,

Administrator's Notice 1193 24 August, 1977

SWARTRUGGENS MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO CAFES, RESTAURANTS AND EATING-HOUSES.

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

1939, dat die Dorpsraad van Swartruggens die Standaardverordeninge Betreffende Kafees, Restaurants en Eethuise, afgekondig by Administrateurskennisgewing 492 van 27 April 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstukke 10, 14 en 15 onder Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Swartruggens, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby geskrap.

PB. 2-4-2-22-67

Administrateurskennisgewing 1194 24 Augustus 1977

MUNISIPALITEIT VENTERSDORP: AANNAME VAN WYSIGING VAN STANDAARD FINANSIELE VERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Ventersdorp ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-finansiële Verordeninge, afgekondig by Administrateurskennisgewing 439 van 6 April 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-35

Administrateurskennisgewing 1195 24 Augustus 1977

MUNISIPALITEIT WITRIVIER: AANNAME VAN WYSIGING VAN STANDAARDVOEDSELHANTERRINGSVERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-74

Administrateurskennisgewing 1196 24 Augustus 1977

MUNISIPALITEIT WITRIVIER: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witrivier ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-finansiële Verordeninge, afgekondig by Administrateurskennisgewing 439 van 6 April 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-74

that the Village Council of Swartruggens has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to Cafes, Restaurants and Eating-houses, published under Administrator's Notice 492, dated 27 April 1977, as by-laws made by the said Council.

2. Chapters 10; 14 and 15 under Part IV of the Public Health By-laws of the Swartruggens Municipality, published under Administrator's Notice 148, dated 21 February, 1951, is hereby deleted.

PB. 2-4-2-22-67

Administrator's Notice 1194

24 August, 1977

VENTERSDORP MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Ventersdorp has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 439, dated 6 April 1977, as by-laws made by the said Council.

PB. 2-4-2-173-35

Administrator's Notice 1195

24 August, 1977

WHITE RIVER MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of White River has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-handling By-laws published under Administrator's Notice 378, dated 30 March, 1977, as by-laws made by the said Council.

PB. 2-4-2-176-74

Administrator's Notice 1196

24 August, 1977

WHITE RIVER MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of White River has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard-financial By-laws, published under Administrator's Notice 439, dated 6 April 1977, as by-laws made by the said Council.

PB. 2-4-2-173-74

Administrateurskennisgewing 1197 24 Augustus 1977

MUNISIPALITEIT WOLMARANSSTAD: AANNAME VAN WYSIGING VAN STANDAARDVOEDSELHANTERINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Wolmaransstad ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-40

Administrateurskennisgewing 1198 24 Augustus 1977

MUNISIPALITEIT ZEERUST: AANNAME VAN WYSIGING VAN STANDAARDVOERSELHANTERINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Zeerust ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselhanteringsverordeninge, afgekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-41

Administrateurskennisgewing 1199 24 Augustus 1977

MUNISIPALITEIT ZEERUST: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIELE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Zeerust ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 439 van 6 April 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-41

Administrateurskennisgewing 1200 24 Augustus 1977

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 2/44.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanlegskema 2, 1954 gewysig word deur die hersonering van Erwe 1836 en 1835, dorp Northcliff Uitbreiding 19, van "Algemene Woon" tot "Spesiaal" met 'n digtheid van "Een woonhuis per Erf" alleenlik vir die oprig van wooneenhede 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 Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Administrator's Notice 1197 24 August, 1977

WOLMARANSSTAD MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Wolmaransstad has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-handling By-laws, published under Administrator's Notice 378, dated 30 March, 1977; as by-laws made by the said Council.

PB. 2-4-2-176-40

Administrator's Notice 1198 24 August, 1977

ZEERUST MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Zeerust has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-handling By-laws, published under Administrator's Notice 378, dated 30 March, 1977, as by-laws made by the said Council.

PB. 2-4-2-176-41

Administrator's Notice 1199 24 August, 1977

ZEERUST MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Zeerust has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 439, dated 6 April, 1977, as by-laws made by the said Council.

PB. 2-4-2-173-41

Administrator's Notice 1200 24 August, 1977

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 2/44.

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 Roodepoort-Maraisburg Town-planning Scheme 2, 1954 by the rezoning of Erven 1836 and 1835, Northcliff Extension 19 Township, from "General Residential" to "Spesiaal" with a density of "One dwelling per Erf" solely for the erection of dwelling units, 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, Roodepoort and are open for inspection at all reasonable times.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 2/44.

PB. 4-9-2-30-44-2

Administrateurskennisgewing 1201. 24 Augustus 1977

RANDBURG-WYSIGINGSKEMA 10.

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 Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erf 815, dorp Robindale Uitbreiding 1, van "Algemene Woon" tot "Residensieel 4" 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 Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 10.

PB. 4-9-2-132H-10

Administrateurskennisgewing 1202 24 Augustus 1977

PRETORIA-WYSIGINGSKEMA 324.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van Gedeelte 112 van Erf 476, dorp Silverton, van "Openbare Oopruimte" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per bestaande Erf".

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 324.

PB. 4-9-2-3H-324

Administrateurskennisgewing 1203 24 Augustus 1977

PRETORIA-WYSIGINGSKEMA 310.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van Erf 13, dorp Wingate Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Duplex-Woon".

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 310.

PB. 4-9-2-3H-310

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 2/44.

PB. 4-9-2-30-44-2

Administrator's Notice 1201 24 August, 1977

RANDBURG AMENDMENT SCHEME 10.

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 Randburg Town-planning Scheme, 1976 by the rezoning of Erf 815, Robindale Extension 1 Township, from "General Residential" to "Residential 4" 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 10.

PB. 4-9-2-132H-10

Administrator's Notice 1202 24 August, 1977

PRETORIA AMENDMENT SCHEME 324.

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 Portion 112 of Erf 476, Silverton Township, from "Public Open Space" to "Special Residential" with a density of "One dwelling per Existing Erf".

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 324.

PB. 4-9-2-3H-324

Administrator's Notice 1203 24 August, 1977

PRETORIA AMENDMENT SCHEME 310.

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 Erf 13, Wingate Park Township, from "Special Residential" with a density of "One dwelling per Erf" to "Duplex Residential".

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 310.

PB. 4-9-2-3H-310

Administrateurskennisgewing 1204 24 Augustus 1977

KEMPTONPARK-WYSIGINGSKEMA 1/165.

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 Kemptonpark-dorpsaanlegskema 1, 1952 gewysig word deur die hersoneering van Erf 170, dorp Nimrodpark van "Munisipale Doeleindes" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Kempton-park en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Kemptonpark-wysigingskema 1/165.

PB. 4-9-2-16-165

Administrateurskennisgewing 1205 24 Augustus 1977

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 917.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersoneering van Lot 727, dorp Bryanston, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt." en "Voorgestelde Nuwe Paaie".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 917.

PB. 4-9-2-116-917

Administrateurskennisgewing 1206 24 Augustus 1977

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 875.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersoneering van Gedeelte 4 ('n gedeelte van Gedeelte 1) van Lot 192, dorp Edenburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 30 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt." en "Voorgestelde Nuwe Paaie en Verbreddings".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 875.

PB. 4-9-2-116-875

Administrator's Notice 1204 24 August, 1977

KEMPTON PARK AMENDMENT SCHEME 1/165.

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 Kempton Park Town-planning Scheme 1, 1952 by the rezoning of Erf 170, Nimrodpark Township, from "Municipal Purposes" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Kempton Park and are open for inspection at all reasonable times.

This amendment is known as Kempton Park Amendment Scheme 1/165.

PB. 4-9-2-16-165

Administrator's Notice 1205 24 August, 1977

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 917.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Lot 727, Bryanston Township from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 40 000 sq. ft." and "Proposed New Roads".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 917.

PB. 4-9-2-116-917

Administrator's Notice 1206 24 August, 1977

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 875.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Portion 4 (a portion of Portion 1) of Lot 192, Edenburg Township, from "Special Residential" with a density of "One dwelling per 30 000 sq. ft." to "Special Residential" with a density of "One dwelling per 20 000 sq. ft." and "Proposed New Roads" and "Widenings".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 875.

PB. 4-9-2-116-875

Administrateurskennisgewing 1207 24 Augustus 1977

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 725.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersoneering van Erf 52, dorp Sandown, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt." tot "Spesiaal" vir aanmekaar of losstaande woonenhede, en "Voorgestelde Nuwe Strate en Verbredings" 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, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 725.

PB. 4-9-2-116-725

Administrateurskennisgewing 1208 24 Augustus 1977

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 653.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersoneering van Gedeelte 6 van Lot 5, dorp Sandown, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 60 000 vk. vt." tot "Spesiaal" vir die oprigting van kantore, banke en geboue vir versekeringsdoeleindes en "Voorgestelde Nuwe Paaie en Verbredings" 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 Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 653.

PB. 4-9-2-116-653

Administrateurskennisgewing 1209 24 Augustus 1977

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 577.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958 gewysig word deur die hersoneering van Gedeelte 1 van Lot 6, dorp Sandown, van "Algemene Woon 2" met 'n digtheid van "Een woonhuis per 20 000 vk. vt." tot "Spesiaal" vir die oprigting van kantore, banke en geboue vir versekeringsdoeleindes en "Voorgestelde Nuwe Paaie" onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van

Administrator's Notice 1207

24 August, 1977

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 725.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Erf 52, Sandown Township, from "Special Residential" with a density of "One dwelling per 40 000 sq. ft." to "Special" for attached or detached dwelling units, and "Proposed New Roads and Widenings" 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, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 725.

PB. 4-9-2-116-725

Administrator's Notice 1208

24 August, 1977

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 653.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Portion 6 of Lot 5, Sandown Township from "Special Residential" with a density of "One dwelling per 60 000 sq. ft." to "Special" for the erection of offices, banks and buildings for insurance purposes and "Proposed New Streets and Widenings" 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, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 653.

PB. 4-9-2-116-653

Administrator's Notice 1209

24 August, 1977

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 577.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Portion 1 of Lot 6, Sandown Township, from "General Residential 2" with a density of "One dwelling per 20 000 sq. ft." to "Special" for the erection of offices, banks and buildings for insurance purposes and "Proposed New Streets and Widenings" subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Govern-

Plaaslike Bestuur, Pretoria en die Stadsklerk Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 577.

PB. 4-9-2-116-577

Administrateurskennisgewing 1210 24 Augustus 1977

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 189 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4317

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR ALFRA ANNIE WILLIAMS (WEDUWE), INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 813 VAN DIE PLAAS ELANDSFONTEIN 90-I.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES:

(1) Naam.

Die naam van die dorp is Bedfordview Uitbreiding 189.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.442/75.

(3) Strate.

- (a) Die dorpseienaar moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserves tot bevrediging van die plaaslike bestuur verwijder.

(4) Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdrainering in of vir die dorp;

ment, Pretoria and the Town Clerk, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 577.

PB. 4-9-2-116-577

Administrator's Notice 1210

24 August, 1977

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 Bedfordview Extension 189 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4317

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ALFRA ANNIE WILLIAMS (WIDOW), UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 813 OF THE FARM ELANDSFONTEIN 90-I.R., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Bedfordview Extension 189.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.442/75.

(3) Streets.

- (a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially of this obligation after reference to the local authority.
- (b) The township owner shall, at her own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(4) Endowment.

(a) Payable to the local authority:

The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township;

(ii) 3% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.

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

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsienaar moet aan die Transvaalse Onderwysdepartement 'n begiftiging vir onderwysdoeleindes betaal op die grondwaarde van spesiale woonerwe in die dorp, die grootte waarvan bereken word deur $48,08 \text{ m}^2$ te vermehrigvuldig met die getal spesiale woonerwe in die dorp.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van die genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorraad.

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitutes, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

(6) Oprigting van Heining of Ander Fisiese Versperring.

Die dorpsienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom versoek om dit te doen, en die dorpsienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die dorpsienaar se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

(7) Sloop van Geboue.

Die dorpsienaar moet op eie koste alle geboue geleë binne boulynreserves, kantruiimtes of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(8) Nakoming van Vereistes van die Beherende Gesag Betreffende Padreserwes.

Die dorpsienaar moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel betreffende die nakoming van sy voorraades.

(9) Nakoming van Voorraad.

Die dorpsienaar moet die stigtingsvoorraades nakkom en, die nodige stappe doen om te sorg dat die titelvoorraades en enige ander voorraades opgele kragtens artikel 62 van Ordonnansie 25 van 1965 nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpsienaar van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regspersoonlikheid te laat berus.

2. TITELVOORWAARDEN.

Alle erwe is onderworpe aan die voorraades hierina genoem, opgele deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

(ii) 3% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction;

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

(b) Payable to the Transvaal Education Department:

The township owner shall pay to the Transvaal Education Department, for educational purposes, an endowment on the land value of special residential erven in the township, the area of which shall be calculated by multiplying $48,08 \text{ m}^2$ 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) of the Town-planning and Townships Ordinance, 1965, and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title.

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

(6) Erection of Fence or Other Physical Barrier.

The township owner shall at her own expense, erect a fence or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required by him to do so and the township owner shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the township owner's responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

(7) Demolition of Buildings.

The township owner shall at her own expense cause all buildings situated within the building line reserves, side spaces or over common boundaries, to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(8) Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.

The township owner shall satisfy the Director, Transvaal Roads Department, regarding the enforcement of his conditions.

(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.

All erven shall be subject to the conditions herein-after set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965:

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir rioolrings- en ander municipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens; soos deur die plaaslike bestuur bepaal:
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 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 rioolhoofpyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1211 24 Augustus 1977

BEDFORDVIEW-WYSIGINGSKEMA 1/114.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegsksema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 189 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Bedfordview en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/114.

PB. 4-9-2-46-114

Administrateurskennisgewing 1212 24 Augustus 1977

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Weltevredenpark Uitbreiding 36 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4776

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR N.B.S. ESTATES (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 126 VAN DIE PLAAS WELTEVREDEN 202-I.Q., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

(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 done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 1211 24 August, 1977

BEDFORDVIEW AMENDMENT SCHEME 1/114.

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 189.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Bedfordview, and are open for inspection at all reasonable times.

This amendment is known as Bedfordview Amendment Scheme 1/114.

PB. 4-9-2-46-114

Administrator's Notice 1212 24 August, 1977

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Township Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Weltevredenpark Extension 36 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4776

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY N.B.S. ESTATES (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 126 OF THE FARM WELTEVREDEN 202-I.Q., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

I. STIGTINGSVOORWAARDEN

(1) Naam.

Die naam van die dorp is Weltevredenpark Uitbreiding 36.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.4417/76.

(3) Stormwaterdreinering en Straatbou.

- (a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met plante, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aalé, teermacadamisering, beranding en kanalisering van die strate daarin, tsesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.
- (b) Die dorpseienaar moet onmiddellik nadat die skema deur die plaaslike bestuur goedgekeur is die skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(4) Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

- (i) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 as begiftiging aan die plaaslike bestuur 'n bedrag geld betaalgelyk aan R3 050 en die plaaslike bestuur moet die begiftiging gebruik om parke binne sy munisipale gebied te verkry.
- (ii) Die dorpseienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaalgelykstaande met
 - (aa) 1% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein;
 - (bb) 1% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n begraafplaas.
- Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van genoemde Ordonnansie betaal word.
- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

II. CONDITIONS OF ESTABLISHMENT

(1) Name.

The name of the township shall be Weltevredenpark Extension 36.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.4417/76.

(3) Stormwater Drainage and Street Construction.

- (a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections, and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township, by means of properly constructed works and for the construction, tarmacadamising, kerbing, and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.
- (b) The township owner shall immediately after the scheme has been approved by the local authority carry out the scheme 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.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(4) Endowment.

(a) Payable to the local authority:

- (i) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965 pay a lump sum endowment of R3 050 to the local authority and the local authority shall use such endowment for the purpose of acquiring parks within the municipal area.
- (ii) The township owner shall in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to:
 - (aa) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site;
 - (bb) 1% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a cemetery.

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

(b) Payable to the Transvaal Education Department:

Die dorpseienaar moet aan die Transvaalse Onderwysdepartement 'n begiftiging vir onderwysdoeleindes betaal op die grondwaarde van spesiale woonerwe in die dorp, die grootte waarvan bereken word 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) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorraades.

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en servitute, as daar is, met inbegrip van die voorbehoud van die regte op mineraal.

(6) Sloop van Geboue.

Die dorpseienaar moet op eie koste alle geboue geleë binne boulynreserves, kantrumtes of oor gemeenskaplike grense, asook alle geboue wat nie in ooreenstemming met die plaaslike bestuur se statutêre vereistes is nie, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) Nakomming van Voorraades.

Die dorpseienaar moet die stigtingsvoorraades nakkom en die nodige stappe doen om te sorg dat die titelvoorraades en enige ander voorraades opgelê kragtens artikel 62 van Ordonnansie 25 van 1965 nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die dorpseienaar van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regspersoonlikheid te laat berus.

2. TITELVOORWAARDES OPGELE INGEVOLGE ORDONNANSIE 25 VAN 1965.

Alle erwe is onderworpe aan die volgende voorraades, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

(1) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

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

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

The township owner shall pay to the Transvaal Education Department, for educational purposes, an endowment on the land value of special residential erven in the township, the area of which 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) of the Town-planning and Townships Ordinance, 1965, and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title.

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

(6) Demolition of Buildings.

The township owner shall at its own expense cause all buildings situated within the building line reserves, side spaces or over common boundaries, as well as all buildings not in conformity with the local authority's statutory requirements, to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(7) Enforcement of Conditions.

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

2. CONDITIONS OF TITLE IMPOSED IN TERMS OF ORDINANCE 25 OF 1965.

All erven shall be subject to the following conditions imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965:

(1) 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.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

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

Administrateurskennisgewing 1213 24 Augustus 1977

**ROODEPOORT-MARAISBURG-WYSIGINGSKEMA
1/284.**

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946 wat uit dieselfde grond as die dorp Weltevredenpark Uitbreiding 36 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/284.

PB. 4-9-2-30-284

Administrateurskennisgewing 1214 24 Augustus 1977

DORP PAARLSHOOP UITBREIDING 3.

Die Administrateur verbeter hierby die Bylae tot Administrateurskennisgewing 820 van 29 Junie 1977 deur die invoeging van die uitdrukking "EN IRVING SMITH" na die woord "LIMITED" in die aanhef.

PB. 4-2-2-4206

Administrateurskennisgewing 1215 24 Augustus 1977

**MUNISIPALITEIT JOHANNESBURG: WYSIGING
VAN DIERETUINVERORDENINGE.**

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 Dieretuinvverordeninge van die Munisipaliteit Johannesburg, aangekondig by Administrateurskennisgewing 167 van 2 Februarie 1972, soos gewysig, word hierby verder soos volg gewysig:

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

"(1) Die toegangsgeld by die Dieretuinv vir persone wat jonger as 16 jaar is, is 30c, en vir persone wat 16 jaar of ouer is, 70c. Met dien verstande dat die toegangsgeld wat betaalbaar is deur iemand wat 'n lid of toesighouer is van 'n groep studente wat 'n opvoedkundige inrigting voltyds bywoon of daar werkzaam is en die Dieretuinv in die loop van onderrig deur sodanige opvoedkundige inrigting binnegaan, 10c per persoon is."

2. Deur paragraaf (b) van artikel 3(3) te skrap en die bestaande paragraaf (c) te hernoemmer (b).

PB. 2-4-2-32-2

Administrator's Notice 1213 24 August, 1977

**ROODEPOORT-MARAISBURG AMENDMENT
SCHEME 1/284.**

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 comprising the same land as included in the township of Weltevredenpark Extension 36.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/284.

PB. 4-9-2-30-284

Administrator's Notice 1214 24 August, 1977

PAARLSHOOP EXTENSION 3 TOWNSHIP.

The Administrator hereby rectifies the Schedule to Administrator's Notice 820 of 29 June, 1977 by the insertion of the expression "AND IRVING SMITH" after the word "LIMITED" in the preamble.

PB. 4-2-2-4206

Administrator's Notice 1215 24 August, 1977

**JOHANNESBURG MUNICIPALITY: AMENDMENT
TO ZOOLOGICAL GARDENS 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 Zoological Gardens By-laws of the Johannesburg Municipality, published under Administrator's Notice 167, dated 2 February, 1972, as amended, are hereby further amended as follows:

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

"(1) The admission fee to the Zoological Gardens for persons under the age of 16 years shall be 30c, and for persons 16 years or over, 70c: Provided that the admission fee payable by a member or supervisor of a party of students in full-time attendance at an educational institution who enters the Zoological Gardens in the course of instruction by such educational institution, shall be 10c per person."

2. By the deletion of paragraph (b) of section 3(3) and the renumbering of the existing paragraph (c) to read (b).

PB. 2-4-2-32-2

Administrateurkennisgewing: 1216, 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN PARKEERTERREINVERORDENINGE.

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 Parkeerterreinverordeninge van die Municipaliteit Johannesburg, aangekondig by Administrateurkennisgewing 567 van 27 Julie 1966 soos gewysig, word hierby verder gewysig deur die bestaande Bylae II deur die volgende te vervang:

"BYLAE II:

1. PARKEERTERREINE WAAR PARKEERKAARTJIES UITGEREIK WORD.

(1) Vir alle Voertuie wat die Parkeerterreine vanaf Maandag tot en met Vrydag voor 17h00 Binnegaan en dit voor 18h30 Verlaat of op Saterdag voor 13h00 Binnegaan en dit voor 13h30 Verlaat.

Parkeergeriewe.	Tarief.
Garages:	
Groep A.	
Harry Hofmeyr-parkeer-garage.	25c vir 1 uur of gedeelte daarvan.
Vanderbijl-parkeer-garage.	40c vir langer as 1 uur maar hoogstens 2 uur.
	60c vir langer as 2 uur maar hoogstens 3 uur.
	R1 vir langer as 3 uur maar hoogstens 4 uur.
	R1,45 vir langer as 4 uur maar hoogstens 5 uur.
	R2,05 vir langer as 5 uur maar hoogstens 6 uur.
	R2,65 vir langer as 6 uur maar hoogstens 7 uur.
	R3,25 vir langer as 7 uur maar hoogstens 8 uur.
	R3,85 vir 8 uur of langer.
Parkeergeriewe.	Tarief.
Groep B:	
Jack Mincer-garage.	25c vir 1 uur of gedeelte daarvan.

Administrator's Notice 1216, 24 August, 1977

JOHANNESBURG MUNICIPALITY: AMENDMENT TO PARKING GROUNDS 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 Parking Grounds By-laws of the Johannesburg Municipality, published under Administrator's Notice 567, dated 27 July, 1966, as amended, are hereby further amended by the substitution for the existing Schedule II of the following:

"SCHEDULE II.

1. PARKING GROUNDS WHEREIN PARKING IS CONTROLLED BY THE ISSUE OF TICKETS.

(1) For all Vehicles Entering Parking Ground Before 17h00 on Monday to Friday (Inclusive) and Leaving Before 18h30 or Entering Before 13h00 on Saturday and Leaving Before 13h30.

Parking Facilities	Tariff.
Garages:	
Group A.	
Harry Hofmeyr Parking Garage.	25c for 1 hour or part thereof.
Vanderbijl Parking Garage.	40c for any period over 1 hour but not exceeding 2 hours.
	60c for any period over 2 hours but not exceeding 3 hours.
	R1 for any period over 3 hours but not exceeding 4 hours.
	R1,45 for any period over 4 hours but not exceeding 5 hours.
	R2,05 for any period over 5 hours but not exceeding 6 hours.
	R2,65 for any period over 6 hours but not exceeding 7 hours.
	R3,25 for any period over 7 hours but not exceeding 8 hours.
	R3,85 for any period of 8 hours or more.
Parkeergeriewe.	Tarief.
Groep B:	
Jack Mincer Garage.	25c for 1 hour or part thereof.

Parking Facilities.

Group B.

Jack Mincer Garage.

25c for 1 hour or part thereof.

Parkeergeriewe:	Tarief:	Parking Facilities:	Tariff:
	40c vir langer as 1 uur maar hoogstens 2 uur.		40c for any period over 1 hour but not exceeding 2 hours.
	60c vir langer as 2 uur maar hoogstens 3 uur.		60c for any period over 2 hours but not exceeding 3 hours.
	R1 vir langer as 3 uur maar hoogstens 4 uur.		R1 for any period over 3 hours but not exceeding 4 hours.
	R1,45 vir langer as 4 uur maar hoogstens 5 uur.		R1,45 for any period over 4 hours but not exceeding 5 hours.
	R2,05 vir langer as 5 uur maar hoogstens 6 uur.		R2,05 for any period over 5 hours but not exceeding 6 hours.
	R2,65 vir langer as 6 uur maar hoogstens 7 uur.		R2,65 for any period over 6 hours but not exceeding 7 hours.
	R3,25 vir 7 uur of langer.		R3,25 for any period of 7 hours or more.
Parkeergeriewe:	Tarief:	Parking Facilities:	Tariff:
Garages:		Garages:	
Groep C.		Group C.	
Hedley Chilvers-garage.		Hedley Chilvers Parking Garage.	
	25c vir 1 uur of gedeelte daarvan.		25c for 1 hour or part thereof.
	40c vir langer as 1 uur maar hoogstens 2 uur.		40c for any period over 1 hour but not exceeding 2 hours.
	50c vir langer as 2 uur maar hoogstens 3 uur.		50c for any period over 2 hours but not exceeding 3 hours.
	75c vir langer as 3 uur maar hoogstens 4 uur.		75c for any period over 3 hours but not exceeding 4 hours.
	R1,10 vir langer as 4 uur maar hoogstens 5 uur.		R1,10 for any period over 4 hours but not exceeding 5 hours.
	R1,45 vir langer as 5 uur maar hoogstens 6 uur.		R1,45 for any period over 5 hours but not exceeding 6 hours.
	R1,80 vir 6 uur of langer.		R1,80 for any period of 6 hours or more.
Parkeergeriewe:	Tarief:	Parking Facilities:	Tariff:
Oop Terreine:		Open Areas:	
Groep D.		Group D.	
Claim-Esselen-parkeerterrein.	25c vir 1 uur of gedeelte daarvan.	Claim-Esselen Parking Ground.	25c for 1 hour or part thereof.
Goldreichstraat-parkeerterrein.	30c vir langer as 1 uur maar hoogstens 2 uur.	Goldreich Street Parking Ground.	30c for any period over 1 hour but not exceeding 2 hours.
	40c vir langer as 2 uur maar hoogstens 3 uur.		40c for any period over 2 hours but not exceeding 3 hours.

Parkeergeriewe:	Tarief.	Parking Facilities:	Tariff.
	45c vir langer as 3 uur maar hoogstens 4 uur.		45c for any period over 3 hours but not exceeding 4 hours.
	50c vir langer as 4 uur maar hoogstens 5 uur.		50c for any period over 4 hours but not exceeding 5 hours.
	55c vir langer as 5 uur maar hoogstens 6 uur.		55c for any period over 5 hours but not exceeding 6 hours.
	60c vir 6 uur of langer.		60c for any period of 6 hours or more.

(2) Vir alle Voertuie wat die Parkeerterreine vanaf Maandag tot en met Vrydag voor 17h00 Binnegaan en dit na 18h30 Verlaat, en vir alle Voertuie wat die Terreine op Saterdag voor 13h00 Binnegaan en dit na 13h30 Verlaat.

Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
<i>Garages:</i>		<i>Garaages:</i>	
<i>Groep A.</i>		<i>Group A.</i>	
Harry Hofmeyr-parkeer-garage.	Die gelde wat in 1(1) vir Groep A voorgeskryf word, en 'n bykomende vordering van 30c.	Harry Hofmeyr Parking Garage.	The charges prescribed in 1(1) Group A, plus an additional charge of 30c.
Vanderbijl-parkeer-garage.		Vanderbijl Parking Garage.	
<i>Groep B.</i>		<i>Group B.</i>	
Jack Mincer-parkeer-garage.	Die gelde wat in 1(1) vir Groep B voorgeskryf word, en 'n bykomende vordering van 30c.	Jack Mincer Parking Garage.	The charges prescribed in 1(1) Group B, plus an additional charge of 30c.
<i>Groep C.</i>		<i>Group C.</i>	
Hedley Chilvers-parkeer-garage.	Die gelde wat in 1(1) vir Groep C voorgeskryf word, en 'n bykomende vordering van 30c.	Hedley Chilvers Parking Garage.	The charges prescribed in 1(1) Group C, plus an additional charge of 30c.
<i>Oop Terreine:</i>		<i>Open Areas:</i>	
<i>Groep D.</i>		<i>Group D.</i>	
Claim-Esselen-parkeer-terrein.	Die gelde wat in 1(1) vir Groep D voorgeskryf word, en 'n bykomende vordering van 30c.	Claim-Esselen Parking Ground.	The charges prescribed in 1(1) Group D, plus an additional charge of 30c.
Goldreichstraat-parkeer-terrein.		Goldreich Street Parking Ground.	

(3) Vir alle Voertuie wat die Parkeerterreine vanaf Maandag tot en met Vrydag na 17h00 en Saterdae na 13h00 Binnegaan.

Parkeergeriewe:	Tarief.
<i>Garages:</i>	
Jack Mincer-garage.	
Hedley Chilvers-parkeer-garage.	30c.
Vanderbijl-parkeer-garage	
Harry Hofmeyr-parkeer-garage.	

Parkeergeriewe:	Tarief.
<i>Oop Terreine:</i>	
Goldreichstraat-parkeer-terrein.	30c.
Claim-Esselen-parkeer-terrein.	

(4) Vir alle Voertuie wat die Volgende Parkeerterreine vanaf Maandag tot en met Vrydag en op Saterdag na 13h00 Binnegaan.

Parkeergeriewe:	Tarief.
<i>Garages:</i>	
Kazerne-parkeergarage No. 1.	25c vir 1 uur of gedeelte daarvan.
Kazerne-parkeergarage No. 2.	40c vir langer as 1 uur maar hoogstens 2 uur.
	50c vir langer as 2 uur maar hoogstens 3 uur.
	60c vir langer as 3 uur maar hoogstens 4 uur.
	75c vir langer as 4 uur maar hoogstens 5 uur.
	85c vir langer as 5 uur maar hoogstens 6 uur.
	R1 vir 6 uur of langer.

Parkeergeriewe:	Tarief.
<i>Von Brandis-parkeer-garage.</i>	
	25c vir 1 uur of gedeelte daarvan.
	40c vir langer as 1 uur maar hoogstens 2 uur.
	60c vir langer as 2 uur maar hoogstens 3 uur.
	R1 vir langer as 3 uur maar hoogstens 4 uur.

(3) For all Vehicles Entering Parking Grounds after 17h00 Monday to Friday (Inclusive) or 13h00 Saturday.

Parking Facilities:	Tariff.
<i>Garages:</i>	
Jack Mincer Garage.	
Hedley Chilvers' Parking Garage.	
Vanderbijl Parking Garage.	
Harry Hofmeyr Parking Garage.	

Parking Facilities:	Tariff.
<i>Open Areas:</i>	
Goldreich Street Parking Ground.	30c.
Claim-Esselen' Parking Ground.	

(4) For all Vehicles Entering the Following Parking Grounds on Monday to Friday (Inclusive) and on Saturday.

Parking Facilities:	Tariff.
<i>Garages:</i>	
Kazernè Parking Garage No. 1.	25c for 1 hour or part thereof.
Kazernè Parking Garage No. 2.	40c for any period over 1 hour but not exceeding 2 hours.
	50c for any period over 2 hours but not exceeding 3 hours.
	60c for any period over 3 hours but not exceeding 4 hours.
	75c for any period over 4 hours but not exceeding 5 hours.
	85c for any period over 5 hours but not exceeding 6 hours.
	R1 for any period of 6 hours or more.

Parking Facilities:	Tariff.
<i>Von Brandis' Parking Garage.</i>	
	25c for 1 hour or part thereof.
	40c for any period over 1 hour but not exceeding 2 hours.
	60c for any period over 2 hours but not exceeding 3 hours.
	R1 for any period over 3 hours but not exceeding 4 hours.

<i>Parkeergeriewe.</i>	<i>Tarief.</i>	<i>Parking Facilities.</i>	<i>Tariff.</i>
	R1,45 vir langer as 4 uur maar hoogstens 5 uur. R2,05 vir langer as 5 uur maar hoogstens 6 uur. R2,65 vir langer as 6 uur maar hoogstens 7 uur. R3,25 vir langer as 7 uur maar hoogstens 8 uur. R3,85 vir 8 uur of langer.		R1,45 for any period over 4 hours but not exceeding 5 hours. R2,05 for any period over 5 hours but not exceeding 6 hours. R2,65 for any period over 6 hours but not exceeding 7 hours. R3,25 for any period over 7 hours but not exceeding 8 hours. R3,85 for any period of 8 hours or more.
<i>Parkeergeriewe.</i>	<i>Tarief.</i>	<i>Parking Facilities.</i>	<i>Tariff.</i>
<i>Oop Terreine:</i>		<i>Open Areas:</i>	
Smit-Melle-parkeerterrein.	25c vir 1 uur of gedeelte daarvan.	Smit - Melle Parking Ground.	25c for 1 hour or part thereof.
Jorissen-Simmonds-parkeerterrein.	40c vir langer as 1 uur maar hoogstens 2 uur.	Jorissen-Simmonds Parking Ground.	40c for any period over 1 hour but not exceeding 2 hours.
Smit-Harrison-parkeerterrein.	50c vir langer as 2 uur maar hoogstens 3 uur.	Smit - Harrison Parking Ground.	50c for any period over 2 hours but not exceeding 3 hours.
Henri-De Korte-parkeerterrein.	60c vir langer as 3 uur maar hoogstens 4 uur. 75c vir langer as 4 uur maar hoogstens 5 uur. 85c vir langer as 5 uur maar hoogstens 6 uur. R1 vir 6 uur of langer.	Henri-De Korte Parking Ground.	60c for any period over 3 hours but not exceeding 4 hours. 75c for any period over 4 hours but not exceeding 5 hours. 85c for any period over 5 hours but not exceeding 6 hours. R1 for any period of 6 hours or more.
<i>Parkeergeriewe.</i>	<i>Tarief.</i>	<i>Parking Facilities.</i>	<i>Tariff.</i>
<i>Oop Terreine:</i>		<i>Open Areas:</i>	
Kazerne-Sauer-parkeerterrein.	25c vir 1 uur of gedeelte daarvan.	Kazerne-Sauer' Parking Ground.	25c for 1 hour or part thereof.
Kazerne-Bree-parkeerterrein.	30c vir langer as 1 uur maar hoogstens 2 uur.	Kazerne-Bree' Parking Ground.	30c for any period over 1 hour but not exceeding 2 hours.
Alberstraat-parkeerterrein.	40c vir langer as 2 uur maar hoogstens 3 uur.	Albert Street Parking Ground.	40c for any period over 2 hours but not exceeding 3 hours.
Wemmer-Oos-parkeerterrein.	45c vir langer as 3 uur maar hoogstens 4 uur. 50c vir langer as 4 uur maar hoogstens 5 uur.	Wemmer-East Parking Ground.	45c for any period over 3 hours but not exceeding 4 hours.
Wemmer-parkeerterrein.	55c vir langer as 5 uur maar hoogstens 6 uur. 60c vir 6 uur of langer.	Wemmer' Parking Ground.	50c for any period over 4 hours but not exceeding 5 hours. 55c for any period over 5 hours but not exceeding 6 hours. 60c for any period of 6 hours or more.

Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
M2 (Lovedaystraat)-parkeerterrein.	60c per dag of gedeelte daarvan.	M2 (Loveday Street) Parking Ground.	60c per day or part thereof.
Smit-Joubertstraat-parkeerterrein.		Smit-Joubert Street Parking Ground.	
Marshallplein-parkeerterrein.		Marshall Square Parking Ground.	
The Firs-parkeerterrein.	25c tussen 07h00 en 16h00 of gedeelte daarvan.	The Firs Parking Ground.	25c between 07h00 and 16h00 or part thereof.
Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
Winkelsentrums:		Shopping Centres:	
Parkeerterrein, Oosterse Plaza.	15c vir 2 uur of gedeelte daarvan.	Oriental Plaza Parking Ground.	15c for 2 hours or part thereof.
	40c vir langer as 2 uur maar hoogstens 3 uur.		40c for any period over 2 hours but not exceeding 3 hours.
	60c vir langer as 3 uur maar hoogstens 4 uur.		60c for any period over 3 hours but not exceeding 4 hours.
	85c vir langer as 4 uur maar hoogstens 5 uur.		85c for any period over 4 hours but not exceeding 5 hours.
	R1,20 vir langer as 5 uur.		R1,20 for any period of 5 hours or more.
Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
Sportparkeerterreine:		Sportsground Parking Grounds:	
Hector Norrispark-parkeerterrein.	20c per dag of gedeelte daarvan.	Hector Norris Park Parking Ground.	20c per day or part thereof.
Cydna-parkeerterrein.		Cydna Parking Ground.	
Turffonteinse Munisipale Parkeerterrein.		Turffontein Municipal Car Park.	
(5) Vir alle Voertuie waarop daar 'n Maandelikse Tarief van Toepassing is.		(5) For all Vehicles for which a Monthly Tariff is Applicable.	
Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
Garages:		Garages:	
Kazerne-garage-uitbreiding.	R30 per maand (kaartjies word ingevolge artikel 8(1) uitgereik).	Kazerne Garage Extension.	R30 per month (tickets issued in terms of section 8(1)).
2. PARKEERMETERTERREINE.			
Parkeergeriewe.	Tarief.	Parking Facilities.	Tariff.
Buitestraatse Parkeerterreine.	5c vir 30 minute of gedeelte daarvan.	Off-street Parking Areas.	5c for 30 mintues or part thereof.
Straatparkeergebiede (Straatrandparkeergeriewe).	5c vir 15 minute of gedeelte daarvan."	On-street Parking Areas. (Kerb-side Parking Facilities).	5c for 15 minutes or part thereof."

Administrateurskennisgewing 1217 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: 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 Municipiteit Johannesburg, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder soos volg gewysig:

1. Deur Bylae 1 by Hoofstuk 3 deur die volgende Bylae te vervang:

"BYLAE 1.

TARIEF VAN GELDE.

1. Gelde vir die Lewering van Water.

(1) Vir die lewering van water deur enige meter vir enige doel behalwe dié wat in subitems (2), (3) en (4) hieronder aangegee word, per kl: 18,41c.

(2) Vir die lewering van water aan swembaddens slegs by weeshuise, kindertehuise en liefdadigheidsinrigtings: Met dien verstande dat die Raad 'n verbindingspyp met 'n middellyn van tot 50 mm vir sodanige toevoer kosteloos kan aanbring, per kl: 14,83c.

(3) Vir die lewering van water (wat op 'n plek binne die munisipale grense gemeet moet word), in enige afsonderlike maand vir gebruik buite die munisipaliteit, uitgesonderd water wat by die grootmaat aan 'n ander munisipaliteit gelewer word, afgesien van die hoeveelheid wat verbruik word, per kl: 18,41c, plus 25% (vyf-en-twintig persent) van sodanige bedrag.

(4) Vir die lewering van water aan openbare hospitale, per kl: 14,83c.

(5) Reëls wat vir dié item geld:

- (a) Die minimum heffing per maand aan enige verbruiker is R2.
- (b) In die geval van meters wat in gelling regstreer, word die gelewerde getal kiloliter water bereken deur die geregistreerde getal gelling deur 220, te deel en die antwoord tot die naaste tien liter, hoër of laer, af te rond.

2. Gelde vir die Aansluiting van die Toevoer.

(1) Vir heraansluiting van die toevoer wat weens 'n oortreding van hierdie verordeninge gestaak is, of vir die aansluiting van die toevoer op versoek van 'n nuwe verbruiker: R4.

(2)(a) Vir die verskaffing en aanbring van 'n 20 mm-verbindingspyp met 'n meter: R100.

(b) Vir die verskaffing en aanbring van 'n 25 mm-verbindingspyp met 'n meter: R150.

(c) Vir die verskaffing en aanbring van 'n 40 mm-verbindingspyp met 'n meter: R200.

(d) Vir die verskaffing en aanbring van 'n 50 mm-verbindingspyp met 'n meter: R250.

Administrator's Notice 1217

24 August, 1977

JOHANNESBURG 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 Johannesburg Municipality, published under Administrator's Notice 787, dated 18 October, 1950, as amended, are hereby further amended as follows:

1. By the substitution for Schedule 1 to Chapter 3 of the following Schedule:

"SCHEDULE 1.

TARIFF OF CHARGES.

1. Charges for the Supply of Water.

(1) For the supply of water through any meter for any purpose other than the purposes stated in subitems (2), (3) and (4) below, per kl: 18,41c.

(2) For the supply of water to swimming baths only at orphanages, children's homes and charitable institutions: Provided that the Council may install free of charge, a communication pipe up to 50 mm in diameter for such supply, per kl: 14,83c.

(3) For the supply of water for use outside the municipality, excluding water supplied in bulk to another municipality (such supply to be metered at a point within the municipal boundary), in any one month, irrespective of the quantity consumed, per kl: 18,41, plus 25% (twenty-five per cent) of such charge.

(4) For the supply of water to public hospitals, per kl: 14,83c.

(5) Rules applicable to this item:

- (a) The minimum charge per month to any consumer shall be R2.
- (b) In the case of meters registering the supply of water in gallons, the number of kilolitres supplied shall be determined by dividing the number of gallons registered by 220 and rounding off the result, up or down, to the nearest ten litres.

2. Charges for Connecting Supply.

(1) For turning on supply which has been cut off for a breach of these by-laws, or for turning on supply at request of a new consumer: R4.

(2)(a) For providing and fixing a 20 mm metered communication pipe: R100.

(b) For providing and fixing a 25 mm metered communication pipe: R150.

(c) For providing and fixing a 40 mm metered communication pipe: R200.

(d) For providing and fixing a 50 mm metered communication pipe: R250.

(e) Vir die verskaffing en aanbring van 'n 80 mm-verbindingspyp met 'n meter: R300.

(f) Vir die verskaffing en aanbring van 'n 100 mm-verbindingspyp met 'n meter: R350.

(g) Vir die verskaffing en aanbring van 'n 150 mm-verbindingspyp met 'n meter: R420.

(3)(a) Vir die verskaffing en aanbring van 'n 25 mm-brandverbindingspyp sonder 'n meter: R140.

(b) Vir die verskaffing en aanbring van 'n 40 mm-brandverbindingspyp sonder 'n meter: R175.

(c) Vir die verskaffing en aanbring van 'n 50 mm-brandverbindingspyp sonder 'n meter: R200.

(d) Vir die verskaffing en aanbring van 'n 80 mm-brandverbindingspyp sonder 'n meter: R235.

(e) Vir die verskaffing en aanbring van 'n 100 mm-brandverbindingspyp sonder 'n meter: R280.

(f) Vir die verskaffing en aanbring van 'n 150 mm-brandverbindingspyp sonder 'n meter: R340.

(4) Vir die verskaffing en aanbring van 'n 20 mm-staalpyp en kraan: R20.

3. Gelde in verband met Meters wat die Raad verskaf.

(1) Vir die spesiale aflesing van 'n meter: R4.

(2) Vir die aanbring van 'n meter nadat dit ooreenkomsdig reël (d) by hierdie item verwyder is: R8.

(3) Vir die toets, op versoek van die verbruiker, van 'n meter wat aan die Raad behoort, indien daar bevind word dat die meterfout hoogstens $2\frac{1}{2}\%$ is:

(a) Meters vir pype met 'n middellyn van 15 mm tot en met 80 mm per meter: R10.

(b) Meters vir pype met 'n groter middellyn as 80 mm, vir elke meter: R20.

(4) Vir die toets van 'n meter wat aan die verbruiker behoort, is die gelde soos volg:

(a) Meters vir pype met 'n middellyn van 15 mm tot en met 80 mm, per meter: R10.

(b) Meters vir pype met 'n groter middellyn as 80 mm, per meter: R20.

(5) Vir die huur van 'n verplaasbare meter: R15 per maand.

(6) Vir 'n verplaasbare meter moet 'n deposito betaal word van: R150.

(7) Vir die verskaffing en aanbring van 'n swaar meterkasdeksel in plaas van 'n gewone deksel op versoek van die verbruiker: R20.

(8) Reëls wat vir hierdie item geld:

(a) Die verbruiker moet die metode vir, en die uitslag van 'n toets wat die Raad ingevolge subitem (3) of (4) uitvoer, as afdoende aanvaar.

(b) Die verbruiker kan, mits hy die ingenieur 'n rede-like tyd vooraf van sy voorneme in die verband in kennis stel, teenwoordig wees wanneer 'n meter waarby hy belang het, getoets word.

(c) Die Raad kan elke watermeter 14 dae lank nadat dit getoets is, hou om dit verder te kan nagaan en dit te kan verset indien dit nodig is.

(e) For providing and fixing a 80 mm metered communication pipe: R300.

(f) For providing and fixing a 100 mm metered communication pipe: R350.

(g) For providing and fixing a 150 mm metered communication pipe: R420.

(3)(a) For providing and fixing a 25 mm unmetered fire service communication pipe: R140.

(b) For providing and fixing a 40 mm unmetered fire service communication pipe: R175.

(c) For providing and fixing a 50 mm unmetered fire service communication pipe: R200.

(d) For providing and fixing a 80 mm unmetered fire service communication pipe: R235.

(e) For providing and fixing a 100 mm unmetered fire service communication pipe: R280.

(f) For providing and fixing a 150 mm unmetered fire service communication pipe: R340.

(4) For providing and fixing 20 mm stand pipe and tap: R20.

3. Charges in Connection with Meters Supplied by the Council.

(1) For a special reading of a meter: R4.

(2) For installing a meter after the removal thereof in terms of rule (d) of this item: R8.

(3) For testing a water meter owned by the Council at the request of the consumer, if it is found that the meter does not show an error of more than $2\frac{1}{2}\%$:

(a) Meters for pipes measuring 15 mm to 80 mm inclusive, for each meter: R10.

(b) Meters for pipes measuring more than 80 mm, for each meter: R20.

(4) For testing a meter owned by the consumer the charge shall be as follows:

(a) Meters for pipes measuring 15 mm to 80 mm inclusive, for each meter: R10.

(b) Meters for pipes measuring more than 80 mm, for each meter: R20.

(5) For the hire of a portable meter: R15 per month.

(6) For a portable meter a deposit shall be payable of: R150.

(7) For supplying and fixing a heavy duty meter box lid in place of an ordinary lid at the request of the consumer: R20.

(8) Rules applicable to this item:

(a) The method and results of a test carried out by the Council in terms of subitems (3) or (4) shall be accepted by the consumer as conclusive.

(b) The consumer shall be entitled, on giving the engineer reasonable notice of his intention, to be present at the testing of any meter in which he is interested.

(c) The Council shall retain every water meter for 14 days after it has been tested in order to make any further check or adjustment which may be necessary.

(d) Indien 'n watermeter langer as drie maande nie gebruik word nie, kan die Raad dit kosteloos vir die verbruiker verwijder en moet hy dit weer terugsit sodra dit weer nodig is; die verbruiker moet die koste van die terugsit betaal.

(e) Daar word vir die toepassing van reël (d) geag dat 'n meter tussen meteraflesings nie gebruik is nie as daar minder as 4 kl water daardeur gegaan het.

4. Gelde vir die Huur van 'n Private Pyplyn.

Oor 'n straat, per maand: R1,50.

5. Gelde vir die Toets en Stempel van Krane en Toebehore.

(1) Die toets en stempel van prototipe-toebehore wat uitmekaar gehaal moet word om ondersoek of gemeet te word: R30.

(2) Die stempel van die Raad se goedkeuringsmerk op die volgende toebehore ten opsigte waarvan die vervaardigers of leveransiers gewaarborg het dat dit presies dieselfde is as die goedgekeurde prototipes:

(a) Spoelkleppe, elk: 30c.

(b) Vlotterkrane met 'n middellyn van tot 20 mm, elk: 25c.

(c) Vlotterkrane met 'n middellyn van meer as 20 mm, elk: 40c.

(d) Selfsluitkrane, elk: 40c.

(e) Krane, kleppe en afsluitkrane met 'n middellyn van tot 20 mm, elk: 25c.

(f) Krane, kleppe en afsluitkrane met 'n middellyn van meer as 20 mm, elk: 30c.

(g) Mengers en kombinasie-eenhede, elk: 50c.

(h) Drukbeheertoestelle vir warmwatertoestelle, elk: 30c.

(i) Drukvermindering- en terugvloeikleppe, elk: R2.

(3) Reëls wat vir hierdie item geld:

(a) Alle toebehore moet so gemaak wees dat die Raad se goedkeuringsmerk daarop gestempel kan word.

(b) Die Raad is nie aanspreeklik vir skade wat aan toebehore berokken word as dit getoets of gestempel word nie.

6. Gelde vir die Ondersoek van Pype en Toebehore.

(1) Vir die ondersoek van waterpype en -toebehore op private eiendom op versoek van die verbruiker, vir elke uur of gedeelte daarvan, met inbegrip van die reistyd wat vir die ondersoek nodig is: R12,50.

(2) Reëls wat vir hierdie item geld:

(a) Behoudens die bepalings van reël (b), moet die voorgeskreve bedrag vir 'n ondersoek betaal word, ongeag daarvan of dit 'n gebrek of lekkasie blootlê.

(b) Indien 'n gebrek of lekkasie in 'n pyp of toebehore wat aan die Raad behoort, gevind word, word geen geld vir die ondersoek gevorder nie.

(c) Die Raad kan, voordat hy 'n ondersoek op versoek van 'n verbruiker uitvoer, vereis dat die verbruiker die beraamde koste daarvan betaal en die Raad moet na afloop van die ondersoek enige bedrag wat

(d) If a water meter remains unused for more than three months the Council shall be entitled to remove it free of cost to the consumer and shall replace it when it is again required; the replacement shall be at the consumer's expense.

(e) For the purpose of rule (d) a meter shall be deemed to have been unused during any period between readings if less than 4 kl has passed through it.

4. Charge for Rental of a Private Pipe Line.

Across any streets, per month: R1,50.

5. Charges for Testing and Stamping of Taps and Fittings.

(1) Testing and stamping a prototype fitting which has to be taken apart for the purpose of examination or measurement: R30.

(2) Stamping with the Council's mark of approval the following fittings guaranteed by the manufacturers or by suppliers to be identical to approved prototypes:

(a) Flushing valves, each: 30c.

(b) Ball valves up to 20 mm diameter, each: 25c.

(c) Ball valves over 20 mm diameter, each: 40c.

(d) Self closing taps, each: 40c.

(e) Taps, valves and cocks up to 20 mm, each 25c.

(f) Taps, valves and cocks over 20 mm, each: 30c.

(g) Mixers and combination units, each: 50c.

(h) Pressure control devices for hot water heating apparatus, each: 30c.

(i) Pressure reducing and reflux valves, each: R2.

(3) Rules applicable to this item:

(a) Every fitting shall be so constructed that it can be stamped with the Council's mark of approval.

(b) The Council shall not be liable for any damage caused to any fitting by the testing and stamping thereof.

6. Charge for the Examination of Pipes and Fittings.

(1) For the examination of water pipes and water fittings on private property at the request of the consumer, for every hour or part thereof, including the time taken in travelling, required for the examination: R12,50.

(2) Rules applicable to this item:

(a) Subject to the provisions of rule (b), the prescribed charge shall be payable for an examination whether or not any fault or leakage is revealed thereby.

(b) If a fault or leakage is found in any pipe or fitting belonging to the Council, no charge shall be payable for the examination.

(c) The Council shall be entitled before making an examination at a consumer's request to require payment by him of the estimated cost thereof and shall at the conclusion of the examination refund any

te veel betaal is, aan die verbruiker terugbetaal; of die Raad kan sodanige verdere bedrag eis wat nodig is om die werklike ondersoek te dek, al na die geval.

7. Algemene Reël wat vir Items 2, 3, 4, 5 en 6 Geld.

Die gelde ingevolge items 2, 3, 4, 5 en 6 is met ingang van die datum van afkondiging hiervan van toepassing."

2. Deur Bylae 1 by Hoofstuk 6 deur die volgende Bylae te vervang:

"BYLAE 1.

TARIEF VIR BRANDBLUSDIENSTE.

1. Sproeiblustoestelle.

Vir die ondersoek en instandhouding van die verbindingspyp, per jaar: R9.

2. Drenkblustoestelle.

(1) Vir die ondersoek en instandhouding van die verbindingspyp indien dit 'n deel van die gewone sproeiblusstelsel is: Geen heffing.

(2) Vir die ondersoek en instandhouding van die verbindingspyp as dit nie 'n deel van die gewone sproeiblusstelsel is nie: R9 per jaar.

3. Brandkraaninstallasies.

Die volgende gelde is betaalbaar vir brandkraaninstallasies uitgesonderd brandkraaninstallasies wat aan die Raad behoort en sproeiblustoestelle en drenkblustoestelle:

(1) Vir die ondersoek en instandhouding van die verbindingspyp, per jaar: R9.

(2) Vir die herseëeling van 'n brandkraan wanneer die seëls deur iemand anders as 'n beampie van die Raad gebreek is —

(a) as die Raad daarvan oortuig is dat geen water uit die brandkraan getap is wat nie vir die blus van 'n brand gebruik is nie, per brandkraan wat aldus herseëel word: R9; of

(b) as die Raad nie daarvan oortuig is dat water wat uit die brandkraan getap is net vir die blus van 'n brand gebruik is nie, per brandkraan wat aldus herseëel word, en vir die water wat uit die brandkraan getap is: R35.

(3) 'n Klep aan 'n hidrouliese brandslangtol word vir die toepassing van hierdie item as 'n brandkraan beskou.

4. Reëls wat vir hierdie Bylae Geld:

(a) Die jaarlikse gelde ten opsigte van items 1, 2(2) en 3(1) is met ingang van die eerste datum ná die datum van die afkondiging van hierdie wysigings waarop die gelde normaalweg betaal moet word, van toepassing.

(b) Die gelde ten opsigte van item 3(2) is met ingang van die datum van publikasie hiervan van toepassing."

sum overpaid or be entitled to demand such further sum as will defray the actual cost of the examination, as the case may be.

7. General Rule Applying to Items 2, 3, 4, 5 and 6.

The charges set out in items 2, 3, 4, 5 and 6 shall be applicable with effect from the date of publication hereof."

2. By the substitution for Schedule 1 to Chapter 6 of the following Schedule:

"SCHEDULE 1.

TARIFF FOR FIRE EXTINGUISHING SERVICES.

1. Sprinkler Installations.

For inspection and maintenance of communication pipe, per annum: R9.

2. Drencher Fire Installations.

(1) For inspection and maintenance of communication pipe, if part of general sprinkler installation: Nil.

(2) For inspection and maintenance of communication pipe, if not a part of general sprinkler installation, per annum: R9.

3. Hydrant Installations.

The following charges shall be payable in respect of hydrant installations, not being hydrant installations owned by the Council, and sprinkler installations and drencher installations:

(1) For the inspection and maintenance of the communication pipe, per annum: R9.

(2) For the resealing of a hydrant where the seals have been broken otherwise than by an officer of the Council, when —

(a) the Council is satisfied that no water has been passed through the hydrant save for the purpose of extinguishing a fire, for each hydrant so sealed: R9; or

(b) when the Council is not satisfied that no water has passed through the hydrant save for the purpose of extinguishing a fire, for each hydrant so sealed, and for the water which has passed through the hydrant: R35.

(3) For the purposes of this item the valve fitted to a hydraulic hose reel shall be deemed to be a hydrant.

4. Rules applicable to this Schedule.

(a) The annual charges in respect of items 1, 2(2) and 3(1) shall be applicable from the first date, after the date of promulgation hereof, on which such charges would normally fall due.

(b) The charges in respect of item 3(2) shall be applicable as from the date of publication hereof."

Administrateurskennisgewing 1218 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: TOETSTER-
REINVERORDENINGE.

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

Woordomskrywing.

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

“gemagtigde beampete” enige werknemer van die Raad wat gemagtig is om die funksie wat aan hom toegewys is, of om die pligte wat die Licensiehoof aan hom opgedra het, uit te voer en sluit ‘n Verkeersbeampete soos omskryf in die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966) in;

“Licensiehoof” die hoof van die Licensie-afdeling van die Raad of iemand wat in dié hoedanigheid waarneem of enigiemand wat gemagtig word om die pligte wat aan die Licensiehoof toegewys is, uit te voer;

“perseel” die grond en geboue van die Raad wat geleë is op ‘n gedeelte van die plaas Langlaagte 224-I.Q. en wat in verband met die toets van motorvoertuie en aansoekers om leerlingbestuurderslisensies en bestuurderslisensies gebruik word;

“Raad” die Stadsraad van Johannesburg, dié Raad se Bestuurskomitee wat optree kragtens die bevoegdhede wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is; ‘n Komitee wat kragtens artikel 60 aangestel is en optree kragtens bevoegdhede wat ingevolge artikel 58 van bogenoemde Ordonnansie aan hom gedelegeer is, en enige beampete wat optree kragtens of uit hoofde van enige bevoegdheid, funksie of plig wat kragtens genoemde artikel 58 aan hom gedelegeer is;

“vlambare vloeistowwe” dieselfde as in die Raad se Verordeninge insake Vlambare Vloeistowwe en Stowwe, afgekondig by Administrateurskennisgewing 394 van 27 Mei 1953, soos gewysig.

Voorwaardes Rakende Ingang en Uitgang.

2.(1) Niemand, behalwe ‘n werknemer van die Raad in die gewone gang van sy werk, mag —

- (a) die perseel by ‘n ander ingang binnegaan nie as dié wat vir dié doel aangewys word deur middel van ‘n kennisgewing wat op ‘n opvallende plek vertoon word; of
- (b) die perseel by ‘n ander uitgang verlaat nie as dié wat vir dié doel aangewys word deur middel van ‘n kennisgewing wat op ‘n opvallende plek vertoon word.

(2) Niemand mag sonder die toestemming van ‘n gemagtigde beampete daardie gedæltes van die perseel binnegaan of aldaar vertoef wat vir die ondersoek van motorvoertuie en vir die toets van aansoekers vir leerlingbestuurderslisensies en bestuurderslisensies afgesonder is nie.

(3) Niemand mag sonder die toestemming van ‘n gemagtigde beampete die perseel gedurende enige Sater-

Administrator's Notice 1218

24 August, 1977

JOHANNESBURG MUNICIPALITY: TESTING STATION BY-LAWS.

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

Definitions.

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

“authorised officer” means any Council employee authorized to carry out the functions assigned to him or to exercise the duties imposed upon him by the Chief Licence Officer and includes a Traffic Officer as defined in the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966);

“Chief Licence Officer” means the person for the time being holding the position or acting in the capacity of head of the Licensing Department or any person authorized to carry out the functions assigned to or to exercise the duties imposed upon the Chief Licence Officer;

“Council” means the City Council of Johannesburg, that Council’s Management Committee acting under powers delegated to it in terms of section 58 of the Local Government (Administrations and Elections) Ordinance, 1960, a Committee established under section 60 and acting under powers delegated to it in terms of section 58 of the aforementioned Ordinance, and any officer acting under or by virtue of any power, function or duty delegated to him in terms of the said section 58;

“flammable liquids” has the meaning assigned to it in the Council’s Flammable Liquids and Substances By-laws, promulgated under Administrator’s Notice 394 dated 27 May 1953, as amended;

“premises” means the land and buildings of the Council situated on a portion of the Farm Langlaagte 224-I.Q., and used in connection with the testing of motor vehicles and the testing of applicants for learner’s drivers’ licences and drivers’ licences.

Conditions of Entry and Exit.

2.(1) No person, other than an employee of the Council acting in the course of his employment, shall —

- (a) enter upon the premises otherwise than by an entrance designated for that purpose by means of a notice displayed in a conspicuous position; or
- (b) leave the premises otherwise than by an exit designated for that purpose by means of a notice displayed in a conspicuous position.

(2) No person shall, without the permission of an authorized officer, enter or remain upon those portions of the premises reserved for the examination of motor vehicles and the testing of applicants for learner’s drivers’ licences and drivers’ licences.

(3) No person shall, without the permission of an authorized officer, enter upon the premises during any

dag, Sondag of openbare vakansiedag of op enige ander dag tussen die ure 16 h 18 en 07 h 30 binnegaan nie.

(4) Die Lisenziehoof kan te eniger tyd sonder kennisgewing die toelating van persone en voertuie tot die perseel of enige deel daarvan vir sodanige tydperk as wat hy mag bepaal, verbied of beperk.

Beserings aan Persone of Skade aan Eiendom.

3.(1) Die Raad is nie aanspreeklik vir die besering of dood van enigiemand wat die perseel binnegegaan het en wat voortspruit uit enige gebeurlikheid tydens sy teenwoordigheid aldaar nie, tensy sodanige gebeurlikheid veroorsaak is deur 'n nalatige handeling of versuum aan die kant van die Raad of 'n werknemer van die Raad.

(2) Die Raad of enige werknemer van die Raad wat enige bevoegdheid uitoefen wat kragsens hierdie verordeninge aan hom verleen is, is nie aanspreeklik vir die verlies of diefstal van of skade aan enige voertuig of artikel of deel daarvan of enigets in sodanige voertuig of artikel nie. Sodanige voertuig of artikel is daar op die uitsluitlike risiko van die persoon wat die perseel binnegaan.

Gedrag van Persone op die Perseel.

4. Niemand mag op die perseel —

- (a) herstelwerk aan enige voertuig verrig nie tensy 'n gemagtigde beampie aan hom magtiging daartoe verleen het;
- (b) enige motorvoertuig onbewaak laat nie behalwe op 'n plek wat vir parkering afgesonder is;
- (c) enige voertuig op Saterdae, Sondae of openbare vakansiedae, of tussen die ure 16 h 18 en 07 h 30 op enige ander dag op die perseel laat bly of toelaat dat dit daar is nie;
- (d) enige werknemer van die Raad in die uitvoering van sy pligte opsetlik hinder, dwarsboom of hom op enige wyse daarmee bemoei nie;
- (e) enige teken, kennisgewing, merk of ander toestel wat vertoon word met die doel om die gebruik van die perseel te verbied, te beperk, te reguleer of te beheer, verontagsaam nie;
- (f) enige voertuig vinniger as 15 km/h bestuur nie;
- (g) enige voertuig onverskillig of nalatig of sonder met redelike inagneming van die veiligheid of gerief van enige ander persone op die perseel bestuur nie;
- (h) enige teken of merk wat die Raad op die perseel aangebring het of vertoon of enige ander eiendom van die Raad verwijder, verberg of bedek, skend, beschadig of hom daarmee bemoei nie;
- (i) enige wettige voorskrif op opdrag, hetsy mondelings of skriftelik deur 'n gemagtigde beampie vir die doel van die toepassing van hierdie verordeninge of wat sodanige beampie nodig ag in belang van veiligheid en die goeie bestuur van die perseel, verontagsaam nie;
- (j) enige vlambare vloeistowwe of stowwe in enigehouer, behalwe in die brandstoffenk van 'n motorvoertuig, bring nie;
- (k) 'n motorvoertuig bestuur of enige persoon toelaat om 'n motorvoertuig op die perseel te bestuur nie

Saturday, Sunday or public holiday or between the hours 16 h 18 and 07 h 30 on any other day.

(4) The Chief Licence Officer may at any time without notice, prohibit or restrict for such period as he may determine, and in such manner as he may deem necessary, the admission of persons and vehicles to the premises or any part thereof.

Injury to Persons or Damage to Property.

3.(1) The Council shall not be liable for any injury to or the death of any person entering upon the premises arising out of any occurrence during his presence thereon, unless such occurrence resulted from any negligent act or omission on the part of the Council or any employee of the Council.

(2) The Council, or any employee of the Council who exercises any power conferred upon him in terms of these by-laws, shall not be liable for the loss or theft of or damage to any vehicle or article or part thereof or anything in such vehicle or article. Such vehicle or article shall be at the sole risk of the person entering the premises.

Conduct of Persons on the Premises.

4. No person shall do any of the following acts on the premises —

- (a) effect repairs to any motor vehicle unless authorized to do so by an authorized officer;
- (b) leave any motor vehicle unattended other than in an area reserved for parking;
- (c) allow any vehicle to remain or be on the premises during Saturdays, Sundays or public holidays or between the hours of 16 h 18 and 07 h 30 on any other day;
- (d) wilfully hinder, obstruct or in any way interfere with any employee of the Council in the execution of his duties;
- (e) disregard any sign, notice, marking or other device displayed for the purpose of prohibiting, restricting, regulating or controlling the use of the premises;
- (f) drive any vehicle at more than 15 km/h;
- (g) drive any vehicle recklessly or negligently or without reasonable consideration for the safety or convenience of any other persons present on the premises;
- (h) remove, obscure, deface, damage or interfere with any sign or marking erected or displayed by the Council on the premises or with any other property belonging to the Council;
- (i) disobey any lawful instruction or direction, whether oral or in writing, given by an authorized officer for the purpose of implementing these by-laws, or which such officer may consider necessary to give in the interest of safety and good management of the premises;
- (j) bring on the premises any flammable liquid or substance contained in a container other than the fuel tank of a motor vehicle;
- (k) drive or permit any person to drive a motor vehicle on the premises unless such person holds

- tensy sodanige persoon in besit is van die toepaslike bestuurders- of leerlingbestuurderslisensie vir sodanige voertuig;
- (I) 'n voertuig bestuur nie tensy 'n geldige derdeparty-skyfie vertoon word.

Padverkeerstekens.

5. Enige teken, kennisgewing, merk of ander toesel soos by artikel 4(e) bedoel, wat op die perseel vertoon word en wat ooreenstem met die vereistes vir enige padverkeerstekens ingevolge die Ordonnansie op Padverkeer, 1966, en die Padverkeersregulasies, afgekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, het vir die toepassing van hierdie verordeninge dieselfde betekenis wat by daardie bepaling aan hulle geheg word.

Verwydering van Voertuie.

- 6.(1) Enige gemagtigde beampete kan —
- (a) 'n voertuig verwijder na die Raad se skut vir motorvoertuie of laat verwijder as sodanige voertuigstrydig met die bepaling van artikel 4(c) op die perseel gelaat word;
- (b) 'n voertuig watstrydig met enige bepaling van hierdie verordeninge op die perseel aangetref word, verwijder na sodanige ander plek op die perseel wat sodanige beampete gerade ag.

(2) Indien 'n voertuig kragtens subartikel (1)(a) verwijder word, moet die eienaar van sodanige voertuig al die koste wat die Raad aangaan in verband met die verwijdering van die voertuig en in verband met die hou van die voertuig in die Raad se skut vir motorvoertuie aan die Raad betaal, en sodanige eienaar kan nie die voertuig terugkry alvorens die betrokke bedrag betaal is nie.

Strafbepalings.

7. Iemand wat enige bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, aan gevangenisstraf vir 'n tydperk van hoogstens 12 maande of met beide sodanige boete en gevangenisstraf.

PB. 2-4-2-101-2

Administrateurskennisgewing 1219 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Johannesburg, deur die Raad aangeneem by Administrateurskennisgewing 57 van 10 Januarie 1973, soos gewysig, word hierby verder soos volg gewysig:

- Deur die volgende voorbehoudsbepaling by artikel 3(2)(a):

" Voorts met dien verstande dat elke keer wanneer die aanvraag- en eenheidsgeld van die Tarief, soos be-

- the appropriate driver's licence or learner drivers' licence applicable to such vehicle;
- drive a vehicle on the premises unless a valid third party token is displayed.

Road Traffic Signs.

5. Any sign, notice, marking or other device, contemplated in section 4(e), which is displayed on the premises and which conforms to the requirements of any road traffic sign in terms of the Road Traffic Ordinance, 1966, and the Road Traffic Regulations promulgated under Administrator's Notice 1052, dated 28 December 1966, shall for the purpose of these by-laws bear the significance assigned to them by those provisions.

Removal of Vehicles.

- 6.(1) Any authorized officer shall be entitled to —
- remove any vehicle or cause it to be removed to the Council's motor vehicle pound if such vehicle was left on the premises in contravention of section 4(c);
 - remove any vehicle found on the premises in contravention of any provision of these by-laws to such other place on the premises as such officer may deem expedient.

(2) In the event of any vehicle being removed in terms of subsection (1)(a), the owner of such vehicle shall be liable to pay to the Council all expenses incurred by it with such removal and in keeping such vehicle in the Council's motor vehicle pound, and such owner shall not be entitled to repossess such vehicle before the amount concerned has been paid.

Penalties.

7. 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 upon conviction to a fine not exceeding R300 or, in default of payment, to imprisonment for a period not exceeding 12 months or to both such fine and imprisonment.

PB. 2-4-2-101-2

Administrator's Notice 1219

24 August, 1977

JOHANNESBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

The Electricity By-laws of the Johannesburg Municipality, adopted by the Council under Administrator's Notice 57, dated 10 January 1973, as amended, are hereby further amended as follows:

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

" Provided further that whenever the demand charges and unit charges in the Tariff are adjusted as con-

oog in item 5 van Deel I van die Tarief, aangepas word, sodanige aangepaste geld met ingang van die datum waarop die verandering in Evkom se algemene toeslag op sy elektrisiteitsrekenings vir die Gevestigde Gebied van toepassing word, geld."

2. Deur na item 4 van Deel I van die Tarief van Gelde onder die Bylae die volgende by te voeg:

"5. Aanpassing van Gelde."

(1) Elke keer wanneer Evkom die algemene toeslag van die Tarief (A) vir die Gevestigde Gebied ten opsigte van sy Randse en Oranje-Vrystaatse Onderneming, soos gepubliseer in Staatskoerant 5496 van 7 April 1977, of enige daaropvolgende publikasies daarvan wat 'n verandering van sodanige toeslag bevat (uitgesonderd enige daaropvolgende publikasie waarvolgens die aanvraag- of eenheidsgeld van onderskeidelik R2,50 en 0,225c, gewysig word), verander, word die aanvraag- en eenheidsgeld soos voorgeskryf in items 1, 2, 3 en 4, en soos aangepas ingevolge items 1(3)(c), 2(3)(b), 3(2)(f) en 4(2)(d), verder met 0,35 van die persentasie waarmee Evkom se tariewe vir sodanige gebied weens sodanige toeslagverandering verhoog of verminder word, aangepas.

(2) Vir die toepassing van hierdie item en die derde voorbehoudsbepaling by artikel 3(2)(a), beteken 'Gevestigde Gebied' die Gevestigde Gebied wat omskryf word in Evkom se Licensie vir die Groot Rand-uitbreiding en Oranje-Vrystaat, soos gewysig, wat op 16 Mei 1947, ingevolge artikel 24 van die Elektrisiteitswet, 1958, toegestaan is."

PB. 2-4-2-36-2

templated in item 5 of Part I of the Tariff, such adjusted charges shall apply with effect from the date upon which the change in Escom's general surcharge becomes applicable to its electricity accounts for the Established Area."

2. By the addition after item 4 of Part I of the Tariff of Charges under the Schedule of the following:

"5. Adjustment of Charges."

(1) Whenever Escom changes the general surcharge in Tariff (A) for the Established Area in respect of its Rand and O.F.S. Undertaking, as published in Government Gazette 5496, dated 7 April 1977, or any subsequent publication thereof containing a change of such surcharge (excluding any subsequent publication by which the demand charge or unit charge of R2,50 and 0,225c respectively, is amended), the demand charges and unit charges prescribed in items 1, 2, 3 and 4, as adjusted in terms of items 1(3)(e), 2(3)(b), 3(2)(f) and 4(2)(d), shall be further adjusted by 0,35 of the percentage by which Escom's charges for such area is increased or decreased as a result of such change in surcharge.

(2) For the purposes of this item and the third proviso to section 3(2)(a), 'Established Area' means the Established Area defined in Escom's Greater Rand Extension and O.F.S. Licence, as amended, granted on 16 May 1947, in terms of section 24 of the Electricity Act, 1958."

PB. 2-4-2-36-2

Administrator's Notice 1220

24 August, 1977

JOHANNESBURG MUNICIPALITY: AMENDMENT TO SWIMMING POOL 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 Swimming Pool By-laws of the Johannesburg Municipality, published under Administrator's Notice 643, dated 24 August, 1966, as amended, are hereby further amended by the substitution for Part A of the Pool Tariff under Part II of the Schedule of the following:

"A."

"POOLS RESERVED FOR WHITES."

(1) Season Tickets (per winter or summer season):

- (a) Vir elke volwassene: R20.
- (b) Vir elke kind: R5.
- (c) Vir elke bejaarde: R5.

(2) School Season Tickets:

- (a) Vir elke skool met meer as 350 skoliere in sy register: R20.
- (b) Vir elke skool met 150 tot 350 skoliere in sy register: R10.

SWEMBADDENS VIR BLANKE BEDOEL.

(1) Seisoenkaartjies (per winter- of somerseisoen):

- (a) Vir elke volwassene: R20.
- (b) Vir elke kind: R5.
- (c) Vir elke bejaarde: R5.

(2) Skoolseisoenkaartjies:

- (a) Vir elke skool met meer as 350 skoliere in sy register: R20.
- (b) Vir elke skool met 150 tot 350 skoliere in sy register: R10.

(c) Vir elke skool met minder as 150 skoliere in sy register: R5.

(3) Groepe Skoliere:

Vir elke skolier ingevolge reël 4(1) van Deel I van hierdie Bylae: 5c.

(4) Individuale Toegangsgelde:

(a) Vir elke volwassene: 30c.

(b) Vir elke kind: 10c.

(c) Vir elke bejaarde: 10c.

(5) Besittings wat in Bewaring gegee word (artikel 22):

Vir elke voorwerp, pakkie of pakket wat die superintendent ter bewaring ontvang: 10c."

PB. 2-4-2-91-2

Administraturskennisgewing 1221 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VOEDSELHANTERINGSVERORDENINGE.

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 Voedselhanteringsverordeninge van die Municipiteit Johannesburg, deur die Raad aangeneem by Administraturskennisgewing 1492 van 28 Augustus 1974, word hierby soos volg gewysig:

1. Deur subparagraph (iv) van artikel 3(i) deur die volgende te vervang:

"(iv) voedsel waarvan dit vereis word dat dit by 'n temperatuur van hoogstens 5°C afgelewer moet word, soos beoog by artikel 10, in welke geval die temperatuur van sodanige voedsel nie 5°C mag oorskry nie;

(v) enige ander voedsel wat na die mening van die mediese gesondheidsbeamppte nie so bederbaar is dat dit te alle tye by 'n temperatuur van hoogstens 10°C gehou word nie;

(vi) enige ander voedsel wat die mediese gesondheidsbeamppte met inagneming van die rede-like openbare gesondheidsvereistes van die besondere geval, vereis dat dit op 'n laer temperatuur gehou moet word, in welke geval sodanige voedsel by 'n temperatuur gehou moet word wat die mediese gesondheidsbeamppte mag bepaal."

2. Deur artikels 10 en 11 deur die volgende artikels te vervang:

"Aflewering van Voedsel.

10. Die temperatuur van alle verwerkte vleisprodukte, vars vis en seekosse, mag by aflewering by persele nie 5°C oorskry nie: Met dien verstande dat hierdie vereiste nie van toepassing is op daardie produkte wat as gevolg van die manier van voorbereiding, nie verkoeling nodig het nie.

(c) For every school with less than 150 scholars on its register: R5.

(3) Parties of Scholars:

For every scholar in terms of rule 4(1) of Part I of this Schedule: 5c.

(4) Individual Admission Charges:

(a) For every adult: 30c.

(b) For every child: 10c.

(c) For every senior citizen: 10c.

(5) Deposit of Belongings (section 22):

For every article, parcel or package accepted by the superintendent for deposit: 10c."

PB. 2-4-2-91-2

Administrator's Notice 1221

24 August, 1977

JOHANNESBURG MUNICIPALITY: AMENDMENT TO FOOD-HANDLING 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 Food-handling By-laws of the Johannesburg Municipality, adopted by the Council under Administrator's Notice 1492, dated 28 August, 1974, are hereby amended as follows:

1. By the substitution for subparagraph (iv) of section 3(i) of the following:

"(iv) food required to be delivered at a temperature not exceeding 5°C as contemplated by section 10, in which case the temperature of such food shall not exceed 5°C;

(v) any other food which the medical officer of health is satisfied is not so susceptible to deterioration that it should be kept at all times at a temperature not exceeding 10°C;

(vi) any other food which the medical officer of health may require to be stored at a lower temperature, regard being had to the reasonable public health requirements of the particular case, in which case such food shall be stored at a temperature determined by the medical officer of health."

2. By the substitution for sections 10 and 11 of the following sections:

"Delivery of Food.

10. The temperature of all processed meat products, fresh fish and seafoods shall at the time of delivery to premises not exceed 5°C: Provided that this requirement shall not apply to those products which, by nature of their preparation, do not require refrigeration.

Voertuie.

11. Op elke voertuig wat gebruik word vir die vervoer van voedsel in verband met 'n besigheid of onderneming betrokke by die hantering van voedsel, moet daar op 'n opsigtelike plek, in beide landstale, die naam en adres van daardie besigheid of onderneming verskyn."

PB. 2-4-2-176-2

Administrateurskennisgewing 1222 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN MUNISIPAAL GHOLFVELDVERORDENINGE.

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 Municipale Gholfveldverordeninge van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 441 van 21 Augustus 1940, soos gewysig, word hierby verder soos volg. gewysig:

1. Deur subartikel (2) van artikel 6 te skrap en die bestaande subartikel (3) te hernommer (2).

2. Deur artikel 11 deur die volgende te vervang:

"Tarief."

11.(1) Die tarief van gelde vir die gebruik van velde (bane) en enige ander artikel of uitrusting wat deur die Raad in verband daarmee verskaf word, is soos volg:

GHOLFBANE MET DIE UITSONDERING VAN DIE KORTYSTERBAAN.

	Spel	Baangeld
		R
(a)	9 putjies of minder	1,20
(b)	10 tot 18 putjies	2,00

KORTYSTERBANE.

	Spel	Baangeld
		R
(a)	9 putjies of minder	0,30
(b)	10 tot 18 putjies	0,60

(2) Die superintendent moet die tarief wat van tyd tot tyd van krag is, op 'n opvallende plek op die veld opplak en onderhou."

PB. 2-4-2-123-2

Vehicles.

11. On every vehicle used for the transport of food in connection with a business or undertaking involving the handling of food, there shall appear in a conspicuous position in both official languages, the name and address of that business or undertaking."

PB. 2-4-2-176-2

Administrator's Notice 1222

24 August, 1977

JOHANNESBURG MUNICIPALITY: AMENDMENT TO MUNICIPAL GOLF COURSE 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 Municipal Golf Course By-laws of the Johannesburg Municipality, published under Administrator's Notice 441, dated 21 August, 1940, as amended, are hereby further amended as follows:

1. By the deletion of subsection (2) of section 6 and the renumbering of the existing subsection (3) to read (2).

2. By the substitution for section 11 of the following:

"Tariff."

11.(1) The tariff of fees for the use of the courses and for any article or equipment supplied by the Council in connection therewith, shall be as follows:

GOLF COURSES OTHER THAN MASHIE COURSES.

	Game	Green fee
		R
(a)	9 holes or less	1,20
(b)	10 holes to 18 holes	2,00

MASHIE GOLF COURSES.

	Game	Green fee
		R
(a)	9 holes or less	0,30
(b)	10 holes to 18 holes	0,60

(2) The tariff of fees from time to time in force, shall be kept posted and maintained by the superintendent in a prominent position on the course."

PB. 2-4-2-123-2

Administrateurskennisgewing 1223 24 Augustus 1977

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

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

Die Begraafplaasverordeninge van die Johannesburgse Munisipaliteit, aangekondig by Goewermentskennisgewing 906 van 13 Oktober 1905, soos gewysig, word hierby verder gewysig deur Skedule B en die Vierde Bylae deur die volgende te vervang:

SKEDULE B.

TARIEF VAN GELDE.

1. Afdelings vir Blanke.

(1) Begrawingsgelde:

Gelde vir 'n enkele begrawing in 'n publieke graf:

	Inwo- ners	Nie-in- woners	R	R
(a) Volwassene	28,00	66,00		
(b) Kind	17,00	40,00		
(c) Doodgebore kind (in 'n graf vir ses)	11,00	27,00		
(d) Moeder en doodgebore kind in een graf	28,00	66,00		

(2) Gelde vir die omskepping van
'n publieke graf tot 'n private graf:

(a) In 'n afdeling wat ingevolge artikel 28bis afgesonder is:				
(i) Volwassene	39,00	93,00		
(ii) Kind	28,00	66,00		
(b) In 'n afdeling wat nie ingevolge artikel 28bis afgesonder is nie:				
(i) Volwassene	17,00	40,00		
(ii) Kind	9,00	20,00		

(3) Tweede en derde begrawing in
'n private graf:

(i) Volwassene	28,00	66,00		
(ii) Kind	17,00	40,00		

2. Afdelings vir Gekleurdes.

(1) Begrawingsgelde:

Gelde vir enkele begrawing in 'n publieke graf:				
(a) Volwassene	14,00	32,00		
(b) Kind	9,00	20,00		
(c) Doodgebore kind (in 'n graf vir ses)	5,00	11,00		

Administrator's Notice 1223

24 August, 1977

**JOHANNESBURG MUNICIPALITY: AMENDMENT
TO CEMETERY BY-LAWS.**

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

The Cemetery By-laws of the Johannesburg Municipality, published under Government Notice 906, dated 13 October 1905, as amended, are hereby further amended by the substitution for Schedule B and the Fourth Schedule of the following:

SCHEDULE B.

TARIFF OF CHARGES.

1. White Sections.

(1) Burial Fees:

Fees for single burials in public graves:

	Resi- dents	Non- Resi- dents	R	R
(a) Adult			28,00	66,00
(b) Child			17,00	40,00
(c) Still-born child (in a grave for six)			11,00	27,00
(d) Mother and still-born child in one grave			28,00	66,00

(2) Fees for converting a public
grave to a private grave:

(a) In a section set apart in terms
of section 28bis:

(i) Adult	39,00	93,00
(ii) Child	28,00	66,00

(b) In a section not set apart in
terms of section 28bis:

(i) Adult	17,00	40,00
(ii) Child	9,00	20,00

(3) Second and third interment in
a private grave:

(a) Adult	28,00	66,00
(b) Child	17,00	40,00

2. Coloured Sections.

(1) Burial Fees:

For single burials in public graves:

(a) Adult	14,00	32,00
(b) Child	9,00	20,00
(c) Still-born child (in grave for six)	5,00	11,00

	Inwo-ners R	Nie-in-woners R		Resi-dents R	Non-Resi-dents R
(2) Aankoop van die gebruiksreg op private grafte in Afdelings vir Ge-kleurdes:			(2) Purchase of use of private graves in Coloured Sections:		
(a) In 'n afdeling wat ingevolge artikel 28bis afgesonder is:			(a) In a section set apart in terms of section 28bis:		
(i) Volwassene	39,00	93,00	(i) Adult	39,00	93,00
(ii) Kind	28,00	66,00	(ii) Child	28,00	66,00
(b) In 'n afdeling wat nie ingevolge artikel 28bis afgesonder is nie:			(b) In a section not set apart in terms of section 28bis:		
(i) Volwassene	20,00	48,00	(i) Adult	20,00	48,00
(ii) Kind	14,00	32,00	(ii) Child	14,00	32,00
(3) Tweede en derde begrawing in 'n private graf:			(3) Second and third interments in a private grave:		
(a) Volwassene	14,00	32,00	(a) Adult	14,00	32,00
(b) Kind	9,00	21,00	(b) Child	9,00	21,00
<i>3. Afdelings vir Swartes.</i>					
(1) Gelde vir 'n enkele begrawing in 'n publieke graf:			<i>3. Black Sections.</i>		
(a) Volwassene	11,00	27,00	(1) Fees for single burials in public graves:		
(b) Kind	7,00	16,00	(a) Adult	11,00	27,00
(c) Doodgebore kind (in 'n graf vir ses)	4,00	8,00	(b) Child	7,00	16,00
(c) Still-born child (in grave for six)			(c) Still-born child (in grave for six)	4,00	8,00
(2) Aankoop van die gebruiksreg op private grafte:			(2) Purchase of use of private graves:		
(a) In 'n afdeling wat ingevolge artikel 28bis afgesonder is:			(a) In a section set apart in terms of section 28bis:		
(i) Volwassene	28,00	66,00	(i) Adult	28,00	66,00
(ii) Kind	22,00	53,00	(ii) Child	22,00	53,00
(b) In 'n afdeling wat nie ingevolge artikel 28bis afgesonder is nie:			(b) In a section not set apart in terms of section 28bis:		
(i) Volwassene	17,00	40,00	(i) Adult	17,00	40,00
(ii) Kind	10,00	25,00	(ii) Child	10,00	25,00
(3) Tweede en derde begrawing in 'n private graf:			(3) Second and third interment in a private grave:		
(a) Volwassene	18,00	42,00	(a) Adult	18,00	42,00
(b) Kind	11,00	27,00	(b) Child	11,00	27,00
<i>4. Persele.</i>					
Die gelde vir persele word bereken deur die toepaslike geldé vir 'n enkele private graf te vermenigvuldig met die getal grafte wat in sodanige persele benodig word.			<i>4. Plots.</i>		
<i>5. Diverse Gelde.</i>					
(1) Diepermaak van graf	5,00	11,00	The fees for plots shall be the multiple of the fees payable for the use of single private graves according to the number of graves required in such plot.		
(2) Grotermaak van grafopening so dat dit die standaardmate oorskry	5,00	11,00	<i>5. Sundry Fees.</i>		
			(1) Deepening of a grave		
			(2) Enlarging aperture of grave to a size greater than the standard size		
				5,00	11,00

	<i>Inwo-ners</i>		<i>Nie-in-woners</i>		<i>Resi-dents</i>	<i>Non-Resi-dents</i>
	R	R	R	R		
(3) Gelde vir die opgrawing van die stoflike oorskot van 'n volwassene	33,00	80,00			33,00	80,00
(4) Gelde vir die opgrawing van die stoflike oorskot van 'n kind	22,00	53,00			22,00	53,00
(5) Gelde vir die nagaan van plan en spesifikasie vir 'n grafsteen, en die oorweging van 'n aansoek om 'n grafsteen op te rig	5,00	6,00			5,00	6,00
(6) Registrasiegelde vir begrawing in die Joodse afdelings van begraafplase	4,00	5,00			4,00	5,00
(7) Registrasiegelde vir begrawing in die Mohammedaanse afdelings	4,00	5,00			4,00	5,00
(8) Oordrag van gebruiksreg op private graf	4,00	5,00			4,00	5,00
6. Onderhoud van Grafte: Jaarlikse Graftuingelde.						
(1) <i>Afdelings vir Blanke:</i>						
(a) Graf vir volwassenes	17,00	40,00			17,00	40,00
(b) Kindergraf	14,00	32,00			14,00	32,00
(2) <i>Afdelings vir Gekleurdes:</i>						
(a) Graf vir volwassene	11,00	27,00			11,00	27,00
(b) Kindergraf	9,00	20,00			9,00	20,00
(3) <i>Afdelings vir Swartes:</i>						
(a) Graf vir volwassene	11,00	27,00			11,00	27,00
(b) Kindergraf	9,00	20,00			9,00	20,00
7. Gedenksteenoprigtingsgelde wat Ingevolge artikel 28bis(2)(f) Gevorder word.						
(1) <i>Afdelings vir Blanke:</i>						
(a) Graf vir volwassene	55,00	132,00			55,00	132,00
(b) Kindergraf	28,00	66,00			28,00	66,00
(2) <i>Afdelings vir Gekleurdes:</i>						
(a) Graf vir volwassene	55,00	132,00			55,00	132,00
(b) Kindergraf	28,00	66,00			28,00	66,00
(3) <i>Afdelings vir Swartes:</i>						
(a) Graf vir volwassene	44,00	106,00			44,00	106,00
(b) Kindergraf	29,00	69,00			29,00	69,00

VIERDE BYLAE.**MUNISIPALITEIT JOHANNESBURG: AFDELING PARKE EN ONTSPANNING.***Tarief van Gelde.*

1. Vir die verassing van 'n lyk, insluitende gebruik van die kapel:

(1) Volwassene	33,00	73,00
(2) Kind	20,00	48,00

MUNICIPALITY OF JOHANNESBURG: PARKS AND RECREATION DEPARTMENT.*Tariff of Charges.*

1. For the cremation of the remains, including the use of the chapel:

(1) Adult	33,00	73,00
(2) Child	20,00	48,00

	Inwo-ners		Nie-in-woners		Resi-dents	Non-Resi-dents	
	R	R	R	R		R	R
(3) Indien die lyk van 'n ontleed-kundige skool af kom	14,00	16,00			(3) Where the remains are an anatomy subject	14,00	16,00
2. Vir die registrasie van elke verassing wat in die Hindoe-krematoriums plaasvind en die uitreiking van 'n verassingsertifikaat daarvoor	11,00	14,00			2. For the registration of, and the issue of a cremation certificate for each cremation carried out at the Hindu Crematoriums	11,00	14,00
3.(1) Vir 'n nis in die grafkelder waarin die lykbus met die as geplaas word	33,00	73,00			3.(1) For a niche in the columbarium to contain urn of cremated remains	33,00	73,00
(2) Vir 'n nis met 'n opening van 150 mm x 200 mm x 250 mm in 'n gedenkmuur vir die as van 'n lyk, en die aanbring van 'n gedenkplaat booor die opening van die nis	33,00	73,00			(2) For a niche with an opening measuring 150 mm x 200 mm x 250 mm in a Memorial Wall for ashes of cremated remains and for fixing the tablet in a position over the opening of the niche	33,00	73,00
4. Vir elke lykbus met as wat in 'n yperseëlle nis geplaas word	4,00	7,00			4. For each urn containing cremated remains inserted in a sealed niche	4,00	7,00
5. Vir die volgende ruimtes aan die Gedenkmuur vir 'n gedenkplaat en die aanbring van die gedenkplaat:					5. For the following spaces on the memorial wall for a tablet and for fixing the tablet in position:		
(1) Grootte: 150 mm x 230 mm	22,00	53,00			(1) Size: 150 mm x 230 mm	22,00	53,00
(2) Grootte: 230 mm x 305 mm	28,00	66,00			(2) Size: 230 mm x 305 mm	28,00	66,00
6. Vir 'n ruimte op 'n plek langs 'n paadjie in die Gedenktuin:					6. For a space abutting on a path in the Garden of Remembrance:		
(1) Vir die volgende groottes marmer- of granietblokke of brons-gedenkplate met inbegrip van die aanbring van die blokke of plate:					(1) For the following sizes of marble or granite tablets or bronze plaques including the fixing of the tablets or plaques in position:		
(a) Grootte: 150 mm x 230 mm	22,00	53,00			(a) Size: 150 mm x 230 mm	22,00	53,00
(b) Grootte: 230 mm x 305 mm	28,00	66,00			(b) Size: 230 mm x 305 mm	28,00	66,00
(2) Vir 'n granietsedenksteen, 230 mm breed, 330 mm diep, voor 50 mm hoog en agter 130 mm hoog, met inbegrip van die aanbring van so 'n gedenkteken	28,00	66,00			(2) For a granite memorial, 230 mm wide, 330 mm deep; 50 mm high in the front and 130 mm high at the back, including the fixing of the memorial in position	28,00	66,00
7.(1) Vir die verwydering van 'n gedenksteen of -plaat van die Gedenkmuur af of uit die ruimte langs die paadjie	6,00	14,00			7.(1) For the removal of a tablet or memorial plaque from the Memorial Wall or space abutting pathway	6,00	14,00
(2) Vir die heraanbring van 'n gedenksteen of -plaat aan die Gedenkmuur of in die ruimte langs die paadjie	6,00	14,00			(2) For the refixing of a tablet or memorial plaque on the Memorial Wall or space abutting pathway	6,00	14,00
8. Vir die reg om 'n graf, met 'n grootte van 610 mm x 610 mm in daardie gedeelte van 'n begraafplaas wat vir sodanige grafte afgesonder is, te gebruik om as daarin te begrawe	14,00	32,00			8. For the right to use a grave measuring 610 mm x 610 mm for the burial of ashes in that part of the cemetery set apart for such graves	14,00	32,00
9. Vir elke begrawing van as in 'n graf (of opgrawing daarvan) wat in item 8 van hierdie Bylae genoem word, of in 'n private graf in enige ander gedeelte van die begraafplaas	7,00	16,00			9. For each burial of ashes in (or exhumation from) a grave referred to in item 8 of this Schedule or a private grave in any other section of the cemetery	7,00	16,00
10. Vir 'n inskrywing in die Gedenkboek:					10. For an inscription in the Book of Remembrance:		
(1) Een tot twee reëls	20,00	48,00			(1) One to two lines	20,00	48,00
(2) Drie tot vyf reëls	23,00	55,00			(2) Three to five lines	23,00	55,00

	Inwo-ners R	Nie-in-woners R	Resi-dents R	Non-Resi-dents R
(3) Ses tot agt reëls	28,00	66,00		
(4) Wapens, kentekens en ander tekens, elk	17,00	41,00		
11. Vir 'n Gedenkboekie:				
(1) Per Boekie	12,50	12,50		
(2) Inskrywing, per reël	1,50	1,50		
(3) Wapens, kentekens en ander motiewe, elk	15,00	15,00		
12. Vir 'n Gedenkkaartjie:				
(1) Per Kaartjie	1,50	1,50		
(2) Inskrywing, per reël	1,50	1,50		
(3) Wapens, kentekens en ander motiewe, elk	15,00	15,00		
	PB. 24-2-23-2			PB. 24-2-23-2

Administrateurskennisgewing 1224 24 Augustus 1977.

MUNISIPALITEIT JOHANNESBURG: GASVERORDENINGE.

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

HOOFSTUK I.

INLEIDING.

Woordomskrywing.

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

“beheerklep” 'n klep wat in die inlaatpyp van 'n hoofmeter aangebring is sodat 'n klant die gasvoervoir kan aansluit of afsluit;

“binneleiding” alle pype en koppelstukke wat geïnstalleer is van die hoofmeter af tot by 'n toestel, maar dit sluit nie enige toestel-in nie;

“diensleiding” alle pype wat aan die Raad behoort wat van die hoofleiding af tot by die hoofmeter strek en gebruik word of bedoel is om gebruik te word vir of in verband met gasvoorsiening deur die Raad, met inbegrip van 'n openbare diensleiding en 'n private diensleiding;

“druk” die gasdruk aangedui deur 'n U-buis-manometer;

“eienaar” die geregistreerde eienaar van die perseel of sy gemagtigde agent en enige persoon wat die huur-geld of wins wat daaruit verkry word, ontvang of dit sou ontvang as die grond of perseel verhuur sou word, hetby dit vir sy eie rekening is of as agent vir enige persoon wat daarop geregtig is of 'n belang daarby het en, in die geval van 'n deelteliksema, die regpersoon;

Administrator's Notice 1224 24 August, 1977

JOHANNESBURG MUNICIPALITY: GAS 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.

CHAPTER I.

INTRODUCTORY.

Definitions.

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

“appliance” means any cooker, room heater, water heater or other apparatus used by customers for lighting, heating, motive power or for any other purpose for which gas can be used.

“approved” means approved by the General Manager, regard being had to the safety, design, and performance of any appliance, meter, governor, pipes and any other material used in connection with the supply of gas by the Council and the manner in which such appliance, meter, governor, pipes and other material is used or is to be used;

“carcassing” means all pipes and connections installed from the main-meter up to, but not including, any appliance;

“contractor” means a person who undertakes to carry out any gas fitting or holds himself out as being prepared to undertake the carrying out of any gas fitting, for his own account or for or on behalf of any person, and includes a gas fitter who is the person responsible for carrying out gas fitting in or on any premises; .

"energie-inhoud" die bruto verwarmingswaarde van die gas wat in megajoule per kubieke meter uitgedruk word;

"gasaanlēer" enige persoon wat kragtens hierdie verordeninge gelisensieer is om gasaanlegwerk te doen;

"gasaanlegwerk" die installering, verandering, herstel of toets van enige toestel of binneleiding, of toerusting wat bykomstig tot sodanige toestel of binneleiding is;

"gasinstallasie" enige meter, diensleiding, binneleiding, toestel en enige bykomstige toerusting;

"goedgekeur" goedgekeur deur die Hoofbestuurder met inagneming van die veiligheid, ontwerp en werkverrigting van enige toestel, meter, reëlaar, pype en ander materiaal wat gebruik word by die voorsiening van gas deur die Raad en die wyse waarop sodanige toestel, meter, reëlaar, pype en ander materiaal gebruik word of gebruik moet word;

"Hoofbestuurder" die Hoofbestuurder van die Gasafdeling of enige behoorlik gemagtigde beampete van sodanige Afdeling;

"hoofleiding" enige pyp waaroer slegs die Raad beheer uitoefen en wat aan hom behoort en vir die doel van gasvoorsiening aan klante gebruik word, maar omvat nie enige verbruikersleiding of binneleiding nie;

"hoofmeter" die Raad se meter wat die verbruikersleiding en die binneleiding verbind;

"inspekteur" enige werknemer van die Raad wat deur die Hoofbestuurder gemagtig is om 'n gasinstallasie te inspekteer;

"klant" 'n persoon wat ingevolge artikel 5(3) 'n kontrak vir gasvoorsiening met die Raad aangegaan het;

"kontrakteur" 'n persoon wat gasaanlegwerk onderneem of wat bereid is om gasaanlegwerk te onderneem vir sy eie rekening of vir of namens enige ander persoon, asook 'n gasaanlēer wat vir gasaanlegwerk in of op enige perseel verantwoordelik is;

"meter" 'n instrument wat gebruik word vir die meet van die volume gas wat deur sodanige instrument vloei en dit sluit 'n hoofmeter en 'n submeter in;

"meterafleestydperk" die tydperk van een meteraflesing af tot die volgende, met die uitsondering van enige spesiale meteraflesing wat vir die toepassing van artikel 23, 24 of 25 geskied;

"okkupant" enige persoon wat 'n perseel op enige betrokke tydstip okkupeer, en in die geval van 'n deeltitelskema, die regspersoon;

"onderbreekbare gastoevoer" 'n toevoer van gas wat die Raad verskaf ten opsigte waarvan die Raad hom die reg voorbehou om sodanige toevoer, soos beoog by Klousule 5 van die Algemene Voorwaardes in Bylae 2 by hierdie verordeninge, te onderbreek of te beperk.

"openbare diensleiding" dié deel van enige diensleiding wat strek van die hoofleiding af tot by 'n punt op 'n straatgrens van die betrokke perseel waar die private diensleiding verbind is;

"perseel" enige grond, met inbegrip van enige gebou, bouwerk of struktuur, indien enige, bo of onder die grondoppervlak;

"private diensleiding" dié deel van enige diensleiding wat van 'n punt op die straatgrens van die betrokke perseel af tot by die beheerklep op die perseel strek;

"control valve" means a valve installed in the inlet pipe connected to a main-meter to enable a customer to turn the supply of gas on or off;

"Council" means the City Council of Johannesburg, 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 (Ordinance 40 of 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;

"customer" means a person who has contracted with the Council in terms of section 5(3) for a supply of gas;

"draught diverter" means a fitting in a flue, so designed and installed as to prevent a down draught in such flue;

"energy content" means the gross heating value of the gas expressed in megajoule per cubic metre;

"flue" means a duct or pipe through which products of combustion pass into the atmosphere;

"gas fitter" means any person who is licensed in terms of these by-laws to do gas fitting;

"gas fitting" means the installation, alteration, repair or testing of any appliance or carcassing or equipment ancillary to such appliance or carcassing;

"gas installation" means any meter, service, carcassing and appliance and any equipment ancillary thereto;

"General Manager" means the General Manager of the Gas Department or any duly authorized officer in such Department;

"governor" means a device designed and installed to reduce or control the gas pressure;

"inspector" means any employee of the Council authorized by the General Manager to carry out inspection of a gas installation;

"interruptible gas supply" means a supply of gas by the Council in respect of which the Council has reserved the right to interrupt or limit such supply as contemplated in Clause 5 of the General Conditions contained in Schedule 2 to these by-laws;

"main" means any pipe under the exclusive control of and belonging to the Council and used for the purpose of supplying gas to customers, but does not include any service or carcassing;

"main-meter" means the Council's meter connecting the service and carcassing;

"meter" means an instrument used for the measuring of the volume of gas passing through such instrument and includes a main-meter and a sub-meter;

"meter reading period" means the period extending from one reading of the meter to the next, excluding any special meter reading for the purposes of section 23, 24 or 25;

"occupier" means any person in occupation of premises at any relevant time and in the case of a sectional title scheme, the body corporate;

"Raad" die Stadsraad van Johannesburg, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiësings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is, en enige beampete aan wie die Bestuurskomitee ingevolge die bepalings van subartikel (2) van die 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;

"reëlaar" 'n toestel wat ontwerp en geïnstalleer is om die gasdruk te verlaag of te beheer;

"skoorsteen" 'n leiding of pyp waardeur verbrandingsprodukte in die atmosfeer uitgelaat word;

"submeter" enige meter wat in private eiendom is wat 'n klant angebring het vir die herverkoop van gas en wat nie aan die diensleiding gekoppel is nie;

"sypaadjieklep" 'n klep wat in die openbare diensleiding aangebring is;

"Tarief" die geldtarief wat in Bylae 1 by hierdie verordeninge voorgeskryf word;

"Tesourier" die Raad se Stadstesourier of enige behoorlik-gemagtigde beampete van sy Afdeling;

"toestel" enige gasstoof, vertrekverwarmer, waterverwarmer of ander toestel wat klante gebruik vir beligting, verwarming, beweegkrag of vir enige ander doel waarvoor gas aangewend kan word;

"trekspelder" 'n toestel wat in 'n skoorsteen aangebring is wat so ontwerp is en geïnstalleer is dat dit 'n afwaartse trek in sodanige skoorsteen verhoed.

Domicilium Citandi.

2. Vir doeleindes van die betekenis van enige kennisgewing of ander dokument ingevolge hierdie verordeninge, word die klant-se adres wat in die boeke van die Tesourier aangeteken is, geag sy *domicilium citandi* te wees.

Bekragtiging van Kennisgewings.

3. Enige kennisgewing of ander dokument wat by hierdie verordeninge beoog word en deur die Raad bekrugtig moet word, is afdoenende bekragtig indien dit deur die Hoofbestuurder onderteken is.

Betekenis van Kennisgewings.

4.(1) Enige kennisgewing of ander dokument wat ingevolge hierdie verordeninge beteken moet of kan word, kan beteken word deur 'n afskrif daarvan te besorg —
 (a) aan die betrokke persoon self of aan sy behoorlik gemagtigde agent; of
 (b) by sy woon-, besigheids- of werkplek aan iemand wat blybaar daar woon of werk en blybaar ouer as sesien jaar is; of
 (c) deur sodanige kennisgewing of ander dokument per vooruitbetaalde pos, in 'n koevert geadresseer aan sy jongsbekende woon-, besigheids- of posadres, of indien die betrokke persoon 'n *domicilium citandi* het soos beoog by artikel 2, aan sodanige *domicilium* te stuur.

"owner" means the registered owner of the premises or his authorized agent and any person receiving the rent or profits issuing therefrom, or who would receive such rent or profits if the land or premises were let, whether on his own account or as an agent for any person entitled thereto or interested therein and, in the case of a sectional title scheme, the body corporate;

"pavement valve" means a valve installed in the service (public);

"premises" means any land and includes any building, erection or structure, if any, above or below the surface of the land;

"pressure" means the gas pressure shown by a U-tube manometer;

"service" means all pipes belonging to the Council from the main to the main-meter used or intended to be used for or in connection with the supply of gas by the Council, and includes a service (public) and a service (private);

"service (public)" means that part of any service leading from the main to a point on a street boundary of the premises concerned at which the service (private) is connected;

"service (private)" means that part of any service leading from a point on a street boundary of the premises concerned up to the control valve on the premises;

"sub-meter" means any privately owned meter installed by a customer for reselling gas, and which is not connected to the service;

"Tariff" means the scale of charges prescribed in Schedule 1 to these by-laws;

"Treasurer" means the City Treasurer of the Council or any duly authorized officer in his Department.

Domicilium Citandi.

2. For the purposes of serving any notice, or other document in terms of these By-laws, the address of a customer registered in the books of the Treasurer shall be deemed to be the *domicilium citandi* of that customer.

Authentication of Notices.

3. Any notice or other document contemplated by these By-laws, requiring authentication by the Council, shall be sufficiently authenticated if signed by the General Manager.

Service of Notices.

4.(1) Any notice or other document required or authorized to be served in terms of these by-laws, may be served by delivering a copy thereof —

- (a) to the person concerned personally, or to his duly authorized agent; or
- (b) at his residence or place of business or employment to some person apparently residing or employed there and apparently over the age of sixteen years; or
- (c) by dispatching such notice or other document by prepaid post in an envelope addressed to his last known residential, business or postal address or, if the person concerned has a *domicilium citandi* as contemplated in section 2, to such *domicilium*.

(2) Indien enige kennisgewing of ander dokument ooreenkomsdig die bepalings van subartikel (1)(c) beteken word, word daar geag, tensy die teendeel bewys word, dat sodanige betekening geskied het op die tydstip waarop die brief wat sodanige kennisgewing of ander dokument bevat in die gewone loop van die posdiens bestel sou gewees het en om sodanige betekening te bewys, is dit afdoende om te bewys dat sodanige brief behoorlik geadresseer en gepos is.

(3) Enige kennisgewing of ander dokument wat ingevolge hierdie verordeninge aan die eienaar of okkupant van enige besondere perseel besorg moet of mag word, kan sonder 'n naam of verdere beskrywing aan die "eienaar" of "okkupant" van die betrokke perseel gerig word.

HOOFSTUK II.

GASVOORSIENINGSVOORWAARDEN.

Aansoek om Voorsiening.

5.(1) Daar moet by die Tesourier, Stadhuis, Johannesburg, of by die Hoofbestuurder, Gasafdeling, Annetweg, Cottesloe, Johannesburg aansoek gedoen word om die voorsiening van gas vir enige doel.

(2) Die Raad kan weier om gas te voorsien indien daar geen hoofleiding in die omgewing van die aansoeker se perseel is nie of indien sodanige voorsiening die voorsiening aan enige bestaande klant nadelig kan beïnvloed.

(3) Wanneer die Raad akkoord gaan om die gas te voorsien, moet die aansoeker, voordat gas voorsien word 'n ooreenkoms in die vorm wat die Raad voorskryf, of in die geval van 'n aansoek om 'n onderbreekbare gastoevoer, soos in Bylae 2 by hierdie verordeninge voorgeskryf, onderteken.

Deposit.

6.(1) Buiten die Regering van die Republiek van Suid-Afrika, die Transvaalse Proviniale Administrasie, die Suid-Afrikaanse Spoerweë en Hawens en enige ander klas klant wat die Raad goedkeur, moet elke aansoeker om gasvoorsiening voordat gas voorsien word, 'n bedrag wat gebaseer is op die koste van die maksimum hoeveelheid gas wat die klant na die mening van die Tesourier waarskynlik gedurende enige tydperk van hoogstens twee maande sal verbruik, by die Raad deponeer: Met dien verstande dat sodanige bedrag nie minder mag wees as die minimum deposito wat by die Tarief voorgeskryf word nie.

(2) Die Tesourier kan te eniger tyd as dit blyk dat die bedrag wat ingevolge subartikel (1) gedeponeer is, ontoereikend is, van die betrokke klant vereis dat die deposito verhoog word en in so 'n geval moet die klant die bykomende bedrag wat dusdanig vereis word, binne agt en twintig dae nadat dit aldus van hom vereis is, by die Raad deponeer.

Terugbetaling van Depositos.

7.(1) Enige bedrag wat ingevolge artikel 6 gedeponeer is, moet, wanneer dit opgeëis word na die verstryking van die betrokke ooreenkoms, terugbetaal word nadat enige bedrag wat deur die betrokke klant aan die Raad verskuldig is, afgetrek is.

(2) If any notice or other document is served in accordance with the provisions of subsection (1)(c), such service shall, unless the contrary is proved, be deemed to have been effected at the time when the letter containing such notice or other document would have been delivered in the ordinary course of post, and, in proving such service, it shall be sufficient to prove that such letter was properly addressed and posted.

(3) Any notice or other document required or authorized in terms of these by-laws to be given to the owner or occupier of any particular premises, may be addressed to the "owner" or "occupier" of the premises concerned, without further name or description.

CHAPTER II.

CONDITIONS OF GAS SUPPLY.

Application for Supply.

5.(1) Application for the supply of gas for any purpose shall be made to the Treasurer, City Hall, Johannesburg, or to the General Manager, Gas Department, Annet Road, Cottesloe, Johannesburg.

(2) The Council may refuse to supply gas if there are no mains in the vicinity of the applicant's premises, or if the furnishing of such supply may detrimentally affect the supply to any existing customer.

(3) Upon the Council agreeing to supply gas, the applicant shall, before gas is supplied, sign an agreement, in the form prescribed by the Council or in the case of an application for an interruptible gas supply, in the form prescribed in Schedule 2 to these by-laws.

Deposit.

6.(1) Except in the case of the Government of the Republic of South Africa, the Transvaal Provincial Administration, the South African Railways and Harbours Administration and any other class of customer approved by the Council, every applicant for a supply of gas shall, before such supply is given, deposit with the Council an amount of money based on the cost of the maximum quantity of gas which the applicant is, in the Treasurer's opinion, likely to use during any period not exceeding two months: Provided that such amount shall not be less than the minimum deposit prescribed in the Tariff.

(2) The Treasurer may at any time when the deposit made in terms of subsection (1) is found to be inadequate, require the customer concerned to increase the deposit made by him, in which event the customer shall within twenty-eight days after being so required, deposit with the Council the additional amount so required.

Refund of Deposits.

7.(1) Any amount deposited in terms of section 6, shall after the termination of the agreement concerned, upon its being claimed, be refunded after deducting any amount due to the Council by the customer concerned.

(2)(a) Enige persoon wat 'n terugbetaling van 'n deposito of gedeelte daarvan opeis, moet —

(i) of die kwitansie wat teen betaling van die deposito uitgereik is, oorhandig; of

(ii) indien sodanige kwitansie nie beskikbaar is nie; 'n kwitansie wat die Raad voorskryf, onderteken vir die terugbetaling aan hom van sodanige deposito of gedeelte daarvan,

en die Tesourier oortuig dat hy die persoon is wat op sodanige terugbetaling geregtig is.

(b) Indien 'n deposito of gedeelte daarvan ooreenkomsdig paragraaf (a) terugbetaal is, is die Raad ontlaef van enige verdere aanspreeklikheid ten opsigte daarvan.

(3) 'n Ooreenkoms wat ingevolge artikel 5(3) aangegaan is, kan bepaal dat indien die deposito wat ingevolge artikel 6 betaal is, nie opgeëis word binne een jaar —

- (a) nadat 'n gasvoorsieningsooreenkoms beëindig is; of
- (b) nadat die gasvoorsiening om enige rede gestaak is nie,

sodanige deposito na verstryking van dié tydperk ten gunste van die Raad verbeur word.

(4) Ondanks die bepalings van 'n ooreenkoms soos beoog by subartikel (3), kan die Tesourier te eniger tyd 'n bedrag gelykstaande met die verbeurde deposito terugbetaal aan —

- (a) die persoon wat sodanige deposito betaal het, nadat hy die Tesourier van sy identiteit en van die bedrag van die deposito oortuig het; of
- (b) enige ander persoon wat die Tesourier oortuig dat hy op die terugbetaling van sodanige deposito geregtig is.

Opsegging van Ooreenkoms.

8. Behoudens die bepalings van artikel 9, kan die Raad of die klant enige gasvoorsieningsooreenkoms te eniger tyd opsê deur die ander party minstens sewe dae skriftelik van sodanige opsegging kennis te gee, en geen rede hoef vir sodanige beëindiging verstrek te word nie.

Verhaal van Uitgawe wat Aangegaan is vir die Verskaffing van Diens.

9. Indien 'n klant, om watter rede ook al, 'n ooreenkoms wat ingevolge artikel 5(3) aangegaan is, opse binne twaalf maande nadat die diensleiding, wat op sodanige ooreenkoms betrekking het, op sy versoek geïnstalleer is, of versuim om van die diensleiding gebruik te maak gedurende sodanige tydperk, is hy aanspreeklik vir die betaling aan die Raad van enige uitgawe wat die Raad ten opsigte van dié installering van sodanige diensleiding aangegaan het.

Versuim om Ooreenkoms Op te Sê.

10.(1) Enige klant wat, sonder om die betrokke ooreenkoms ingevolge artikel 8 op te sê, ophou om die perseel ten opsigte waarvan die betrokke ooreenkoms aangegaan is, te okkupeer, is aanspreeklik vir die betaling —

- (a) vir alle gas wat op sodanige perseel verbruik is tot dat die Raad bewus geword het van die feit dat die klant opgehou het om sodanige perseel te okkupeer; en

(2)(a) Any person claiming a refund of a deposit or part thereof, shall either —

(i) surrender the receipt which was issued for payment of the deposit; or

(ii) if such receipt is not available, sign a receipt prescribed by the Council for the refund to him of such deposit or part thereof,

and satisfy the Treasurer that he is the person entitled to such refund.

(b) If a deposit or part thereof has been refunded in accordance with paragraph (a), the Council shall be absolved from any further liability in respect thereof.

(3) An agreement entered into in terms of section 5(3) may contain a provision that should the deposit paid in terms of section 6, not be claimed within one year —

- (a) after an agreement for the supply has been terminated; or
- (b) after a supply of gas for any reason ceased, such deposit shall at the expiration of that period become forfeited to the Council.

(4) Notwithstanding the provisions of an agreement as contemplated in subsection (3), the Treasurer may at any time refund an amount equal to the forfeited deposit to —

- (a) the person who paid such deposit on his satisfying the Treasurer of his identity and the amount of the deposit; or
- (b) any other person who satisfies the Treasurer that he is entitled to payment of such deposit.

Termination of Agreement.

8. Subject to the provisions of section 9, any agreement for the supply of gas may be terminated at any time, by the Council or the costumer by giving not less than seven days' notice of termination in writing to the other party and no reason need be given for such termination.

Recovery of Expenses for Providing Service.

9. If a customer, for any reason whatsoever, terminates an agreement entered into in terms of section 5(3) within 12 months after the service relating to such agreement has been installed at his request, or fails to make use of the service during such period, he shall be liable to pay to the Council the amount of any expense incurred by the Council in installing such service.

Failure to Terminate Agreement.

10.(1) Any customer who, without terminating the agreement concerned in terms of section 8, ceases to occupy the premises in respect of which the agreement concerned was entered into, shall be liable —

- (a) to pay for all gas consumed on such premises up to the time at which the Council became aware of the fact that such customer has ceased to occupy such premises; and

(b) van die huurgeld wat aan die Raad verskuldig is ten opsigte van enige toestel op die betrokke perseel en van enige skade aan of verlies van sodanige toestel of gedeelte daarvan wat die eiendom van die Raad is, wat die Raad ly tot op die tydstip waarna daar in paragraaf (a) verwys word.

(2) 'n Klant bly aanspreeklik vir die betaling van die diensheffing wat by die Tarief voorgeskryf word totdat die ooreenkoms wat hy gesluit het, ooreenkomsdig artikel 8 opgesê is.

Nuwe Ooreenkoms na Opseggings.

11.(1) Indien 'n klant 'n ooreenkoms ingevolge artikel 8 opsê, sal die gastoevoer na die betrokke perseel nie afgesluit word nie, mits 'n nuwe klant binne veertien dae na sodanige opseggings 'n nuwe ooreenkoms ingevolge artikel 5(3) aangaan.

(2) Sodanige nuwe klant is aanspreeklik vir die betaling vir alle gas wat na die opseggings waarna in subartikel (1) verwys word, verbruik word.

(3) Indien 'n nuwe klant nie binne die tydperk wat by subartikel (1) beoog word, 'n ooreenkoms aangaan nie, moet die Tesourier onverwyld die gastoevoer na die betrokke perseel afsluit.

(4) Indien 'n nuwe klant na sodanige afsluiting van die toevoer 'n ooreenkoms ingevolge artikel 5(3) aangaan, is hy aanspreeklik vir die betaling van die toepaslike heraansluitingsgeld wat by die Tarief voorgeskryf word.

Afsluiting van Toevoer.

12.(1) Die Raad kan sonder kennisgewing die gastoevoer na enige perseel afsluit indien die betrokke klant —

- (a) versuum het om enige bedrag wat ingevolge hierdie verordeninge aan die Raad verskuldig is, betyds te betaal;
- (b) enige bepaling van hierdie verordeninge dortree het of toegelaat het dat sodanige oortreding begaan word.

(2) Die Raad kan te eniger tyd sonder kennisgewing die gastoevoer na enige perseel tydelik afsluit —

- (a) vir herstelwerk aan, of die inspekteur of toets van enige toestel, binneleiding of enige toerusting bykomstig tot sodanige toestel of binneleiding, of vir enige ander doel in verband met die Raad se gasinstallasie of bykomstige toerusting; of
- (b) in omstandighede waarin die voortgesette toevoer van gas na die betrokke perseel, na die mening van die Hoofbestuurder, waarskynlik 'n brand- of ander gevaar sal skep.

(3) Die Raad is nie aanspreeklik vir die betaling van vergoeding of skadevergoeding aan 'n klant of enige ander persoon as die gastoevoer afgesluit word in die *bona fide*-oortuiging dat enige van die omstandighede wat in subartikel (1) of (2) genoem word, opgedui het nie, ongeag of die toevoer op nálatige wyse afgesluit is of nie.

Heraansluiting van Toevoer.

13. Indien die gastoevoer afgesluit is ingevolge —

- (a) artikel 12(1)(a) en die bedrag wat by dié artikel beoog word betaal is, moet die klant die toepaslike

(b) to pay the rental due to the Council in respect of any appliance on the premises concerned and for any damage to or loss of such appliance or part thereof, the property of the Council, which the Council may incur up to the time referred to in paragraph (a).

(2) A customer shall remain liable to pay the service charge prescribed in the Tariff until any agreement entered into by him has been terminated in accordance with section 8.

New Agreement After Termination.

11.(1) If an agreement is terminated by a customer in terms of section 8, the supply of gas to the premises concerned will not be cut off, provided a new customer enters into an agreement in terms of section 5(3) within fourteen days after the date of such termination.

(2) Such new customer shall be liable to pay for all gas consumed after the termination referred to in subsection (1).

(3) If a new customer does not enter into an agreement within the period contemplated in subsection (1), the Treasurer shall forthwith cut off the supply of gas to the premises concerned.

(4) If a new customer after such cutting off of the supply enters into an agreement in terms of section 5(3), he shall be liable to pay the appropriate charge for reconnection prescribed in the Tariff.

Cutting Off Supply.

12.(1) The Council may at any time without notice cut off the supply of gas to any premises if the customer concerned has —

- (a) failed to pay timeously any amount due to the Council in terms of these by-laws;
- (b) committed a breach of any of the provisions of these by-laws or caused or permitted such breach to be committed.

(2) The Council may at any time without notice, temporarily cut off the supply of gas to any premises —

- (a) for the purpose of effecting repairs or for inspecting or testing any appliance or carcassing or any equipment ancillary to such appliance or carcassing, or for any other purpose relating to the Council's gas installation or equipment ancillary thereto; or
- (b) in circumstances where the continued supply of gas to the premises concerned would, in the opinion of the General Manager, be likely to constitute a fire hazard or other danger.

(3) The Council shall not be liable for compensation or damages to a customer or any other person if the gas supply is cut off in the *bona fide* belief that any of the circumstances mentioned in subsection (1) or (2), have occurred, irrespective of whether the supply has been negligently cut off or not.

Reconnection of Supply.

13. If the supply of gas has been cut off in terms of —

- (a) section 12(1)(a) and the amount contemplated in that section has been paid, the customer shall pay

- hieraansluitingsgeld wat by die Tarief voorgeskryf word, aan die Raad betaal voordat die gastoevoer hierangesluit word;
- (b) artikel 12(1)(b), moet die klant die toepaslike heraansluitingsgeld wat by die Tarief voorgeskryf word, asook enige koste wat die Raad weens die oortreding van hierdie verordeninge aangegaan het, aan die Raad betaal voordat sodanige toevoer herstel word.

Herverkoop van Gas.

14.(1) Geen klant mag gas vir verbruik op enige ander perseel as dié waarop sodanige klant se ooreenkoms irgevolge artikel 5(3) betrekking het, herverkoop of voorsien nie of toelaat dat dit herverkoop of voorsien word nie.

(2) 'n Klant kan onderworpe aan die volgende voorwaarde, gas vir verbruik op die perseel waarop sodanige klant se ooreenkoms betrekking het, aan enige ander persoon verkoop;

- (a) Gas moet ten opsigte van elke koper afgemeet word deur 'n goedgekeurde submeter met 'n vermoe wat voldoende is om die grootste moontlike aanvraag gas te kan laat deturvoei en te regstreer, en moet voorsien word deur 'n goedgekeurde gasinstallasie;
- (b) die geld wat die verkoper hef, mag nie hoër wees as die geld wat betaalbaar sou wees as die koper 'n klant was nie;
- (c) die herverkoopvoorwaarde mag vir die koper nie minder gunstig wees as die voorwaarde waarop die Raad gas aan die verkoper verskaf nie en elifie verkoper moet op versoek van die koper enige rekening, dokument of ander inligting aan hom verstrek wat nodig mag wees sodat die koper kan vasstel of enige gelewerde rekening vir gas wat voorsien is, juis is.

(3) Die Raad is nie aanspreeklik vir enige onakkuraatheid of ander defek van enige submeter nie, ongeag of sodanige submeter of die installering daarvan goedgekeur is soos bedoog by subartikel (2)(a).

Rekeninge.

15.(1)(a) Die gelde wat die klant vir gas wat verbruik is, aan die Raad moet betaal, is soos by die Tarief voorgeskryf en betaling deur die klant aan die Raad geskied op die wyse by subartikel (2) voorgeskryf. Met dien verstande dat wanneer die Tarief by wyse van 'n wysiging van hierdie verordeninge gewysig word, die nuwe gelde vanaf die afkondigingsdatum van sodanige wysiging van krag word. Voorts met dien verstande dat wanneer die gelde wat by die Tarief voorgeskryf word, aangepas word soos bedoog by item 4 van die Tarief, sodanige aangepaste gelde van krag word vanaf die datum waarop die verhoging of verlaging van die prys van gelewerde steenkool, wat tot sodanige aanpassing aanleiding gee, van krag word.

(b) Vir die toepassing van gewysigde of aangepaste gelde soos bedoog by die voorbehoudsbepalings in paragraaf (a) word daar geag dat 'n klant dieselfde hoeveelheid gas gedurende elke tydperk van vier en twintig uur tussen meteraflesings verbruik.

(2) 'n Klant moet die bedrag wat aangegee word op elifie rekening of voorlopige rekening wat die Raad

to the Council the appropriate charge for reconnection prescribed in the Tariff before the supply of gas is restored;

- (b) section 12(1)(b), the customer shall pay to the Council the appropriate charge for reconnection prescribed in the Tariff, and in addition thereto, shall pay to the Council any cost incurred by the Council resulting from the breach of these By-laws, before such stipply is restored.

Resale of Gas.

14.(1) No customer shall resell or supply gas for consumption upon any premises other than the premises to which such customer's agreement, in terms of section 5(3) relates, or permit such resale or supply.

(2) A customer may resell gas to any other person on the premises to which such customer's agreement relates, subject to the following conditions:

- (a) Gas shall, in respect of each purchaser, be metered through an approved sub-meter of a capacity sufficient to supply and register the maximum demand which may be made upon it, and supplied through an approved gas installation;
- (b) the charge made by the seller shall not exceed the charge which would have been payable had the purchaser been a customer;
- (c) the conditions of resale shall not be less favourable to the purchaser than the terms on which the Council supplies gas to the seller, and any seller shall, at the request of the purchaser, furnish him with any account, document and other information which may be necessary to enable the purchaser to ascertain whether any account rendered to him for gas supplied, is correct.

(3) The Council shall not be liable for any inaccuracy or other defect in any sub-meter, whether or not such sub-meter or the installation thereof has been approved as contemplated in subsection (2)(a).

Accounts.

15.(1)(a) The charges payable by the customer to the Council for gas consumed shall be as prescribed in the Tariff and payment by the customer to the Council shall be effected in the manner prescribed in subsection (2). Provided that whenever the Tariff is amended by an amendment to these by-laws, the new charges shall apply with effect from the date of promulgation of such amendment. Provided further that whenever the charges prescribed in the Tariff are adjusted as contemplated in item 4 of the Tariff, such adjusted charges shall apply with effect from the date upon which the increase or decrease in the delivered price of coal, giving rise to such adjustment, came into effect.

(b) For the purpose of an amended or adjusted charge as contemplated in the proviso's to paragraph (a), it shall be deemed that the same amount of gas is consumed by a customer during every period of twenty-four hours, between meter-readings.

(2) A customer shall pay to the Council the amount of any account or provisional account rendered to him

aan hom lewer, voor die betaaldatum wat op die rekening verstrekk word, aan die Raad betaal.

(3) Die Raad kan gedurende die tydperk tussen meteraflesings 'n voorlopige rekening vir 'n gedeelte van sodanige tydperk aan 'n klant lewer (sodanige gedeelte moet so na as prakties moontlik aan 'n tydperk van dertig dae wees, en die bedrag van sodanige rekening moet bepaal word ooreenkomsdig subartikel (4)) en moet so gou moontlik na die meteraflesing aan die einde van sodanige tydperk 'n rekening gebaseer op die werklike verbruik gedurende dié tydperk, welke verbruik vasgestel is ooreenkomsdig die bepalings van artikel 22, aan die klant lewer en sy rekening krediteer met enige bedrag wat hy op grond van 'n voorlopige rekening betaal het.

(4) Die bedrag van 'n voorlopige rekening waarna daar in subartikel (3) verwys word, word bepaal deur die Tesourier met verwysing na sodanige vorige verbruik, indien enige, op dieselfde perseel wat 'n redelike aanduiding gee van die hoeveelheid gas wat verbruik is gedurende die tydperk wat die voorlopige rekening dek; Met dien verstande dat indien daar geen vorige verbruik was nie, die Tesourier die bedrag van die vermelde rekening moet bepaal met verwysing na sodanige verbruik op ander soortgelyke persele wat die redelike aanduiding waarna verwys is, sal gee.

(5) Die diensheffing wat by die Tarief voorgeskryf word, is maandeliks deur die klant betaalbaar en die Raad kan, na gelang sodanige heffing betaalbaar word, 'n rekening daarvoor lewer.

Ontoeganklikheid van Hoofmeter.

16. Indien die Raad twee keer opeenvolgend nie toegang tot 'n hoofmeter kon verkry om dit af te lees nie, moet die klant binne sewe dae nadat hy daarvan kennis gegee is, tot voldoening van die Tesourier reëlings tref vir die aflees van sodanige meter.

Klant se Aanspreeklikheid vir die Raad se Installasie.

17.(1) 'n Klant moet onverwyld nadat enige skade aan of defek van enige gedeelte van die gasinstallasie wat aan die Raad behoort, met inbegrip van enige gedeelte van die hoofleiding wat op die klant se perseel geleë is, onder sy aandag gekom het, sodanige skade of defek aan die Gasafdeling rapporteer.

(2) 'n Klant is teenoor die Raad aanspreeklik vir die betaling van 'n bedrag gelyk aan die koste van die herstel van enige gedeelte van die gasinstallasie, soos beoog by subartikel (1), waardeur gas aan dié klant se perseel verskaf word, behalwe wanneer sodanige herstelwerk deur billike slytasie, enige inherente defek, of enige handeling of versuum van 'n werknemer van die Raad genoodsaak is.

HOOFSTUK III.

ALGEMENE BEPALINGS BETREFFENDE GASVOORSIENING.

Verskaffing van Diensleiding.

18.(1) Nadat 'n ooreenkoms ingevolge artikel 5(3) aangegaan is, en behoudens die bepalings van Hoofstuk II van hierdie verordeninge, moet die Raad, vir die toevoer van gas na die betrokke perseel —

by the Council before the date for payment stated in the account.

(3) The Council may during the period between meter-readings render to the customer a provisional account in respect of a part of such period, (such part being as nearly as practically possible a period of thirty days and the amount of such account being determined in accordance with subsection (4)), and shall as soon as possible after the meter-reading at the end of such period render to the customer an account based on the actual consumption during that period, ascertained in accordance with the provisions of section 22, during that period, crediting his account with any sum paid by him on a provisional account.

(4) The amount of a provisional account referred to in subsection (3), shall be determined by the Treasurer by reference to such previous consumption, if any, on the same premises as would constitute a reasonable guide to the quantity of gas consumed over the period covered by the provisional account: Provided that if there has been no previous consumption, the Treasurer shall determine the amount of the said account by reference to such consumption on other similar premises as would constitute the reasonable guide referred to.

(5) The service charge prescribed in the Tariff shall be payable monthly by the customer and an account for such charge may be rendered by the Council as and when such charge becomes due.

Inaccessibility of Main-Meter.

16. If the Council is not able to gain access to a main-meter for two consecutive meter-readings, the customer shall, within seven days of being notified thereof, make arrangements to the satisfaction of the Treasurer to enable such meter to be read.

Customer's Liability for Council's Installation.

17.(1) A customer shall forthwith, after any damage to or defect in any part of the gas installation belonging to the Council, including any portion of the main, which is on the customer's premises, has come to his attention, report such damage or defect to the Gas Department.

(2) A customer shall be liable to pay to the Council an amount equal to the cost of repairing any part of the gas installation contemplated in subsection (1), through which gas is supplied to that customer's premises, except where such repairs were necessitated by fair wear and tear, any inherent defect or by any act or omission by an employee of the Council.

CHAPTER III.

GENERAL PROVISIONS RELATING TO GAS SUPPLIES.

Provision of Service.

18.(1) Upon an agreement having been entered into in terms of section 5(3), and subject to the provisions of Chapter II of these by-laws, the Council shall for the supply of gas to the premises concerned —

- (a) op eie koste 'n openbare diensleiding verskaf en lê; en
- (b) op die koste van die klant 'n private diensleiding verskaf en lê.

(2) Die diensleiding, die hoofmeter en die meterkoppelestellukke bly die eiendom, en onder die beheer van die Raad.

Verskaffing van Hoofmeter.

19.(1) Die Raad moet die hoofmeter verskaf en installeer.

(2) Ondanks die bepalings van subartikel (1), word geen hoofmeter geïnstalleer en geen gas verskaf nie as die binneleiding op die betrokke perseel nie die lugdruktoets wat ingevolge artikel 30(2) gedoen word, deurstaan nie.

Beskerming van Meters.

20.(1) Die Hoofbestuurder kan vereis dat enige klant 'n meterkamer vir enige meter verskaf.

(2) Enige meterkamer moet van goedgekeurde materiaal gemaak word, en moet tot voldoening van die hoofbestuurder gemaak en geventileer word.

(3) Die deur van sodanige kamer moet so groot wees dat die meter maklik afgelees of verwijder kan word en dit moet met 'n goedgekeurde slot toegerus wees.

(4) Geen meter geïnstalleer word —

- (a) waar dit waarskynlik met 'n elektriese leipyp of enige ander metaalgeleier in aanraking kan kom nie;
- (b) onmiddellik bokant 'n verhittings- of kooktoestel nie;
- (c) waar dit aan die weer blootgestel is nie;
- (d) teen 'n klam muur nie, tensy 'n vry ruimte van minstens 15 mm tussen die muur en die meter verskaf word;
- (e) minder as 100 mm of meer as 1 600 mm bokant die vloervlak nie;
- (f) in enige spens of slaapkamer nie;
- (g) in enige kelder of nis waarvan die kopruimte minder as 1,5 m of die toegangsdeur minder as 1,5 m hoog of 760 mm wyd is nie;
- (h) in enige elektriese hoog- of laagspanningskamer of binne 2 m van enige elektriese verdeelbord af nie; of
- (i) in enige ander posisie waarin die meter waarskynlik agteruit sal gaan, beskadig sal raak of aan ongunstige toestande wat sy akkuraatheid of veiligheid kan benadeel, blootgestel sal word nie.

Installerung van Meters.

21.(1) Enige meter moet loodreg en waterpas geïnstalleer word en voorsien word van 'n goedgekeurde beheerklep wat op 'n toeganklike plek so na as moontlik aan die inlaatkoppelstuk van die meter geïnstalleer is, ooreenkomsdig die toepaslike illustrasie op Diagram 1, 2 of 3 van Bylae 3 by hierdie verordeninge.

(2) Indien 'n lug-en-gas-mengmasjien, druklug, suurstof of 'n blaaswaaiers gebruik gaan word, moet die

- (a) at its own cost, provide and lay a service (public); and
- (b) at the expense of the customer, provide and lay a service (private).

(2) The service, the main-meter and the meter connections shall remain the property of, and under the control of, the Council.

Provision of Main-Meter.

19.(1) The main-meter shall be supplied and installed by the Council.

(2) Notwithstanding the provisions of subsection (1), no main-meter shall be installed and no gas shall be supplied, if the carcassing on the premises concerned fails to pass the air-pressure test applied in terms of section 30(2).

Protection of Meters.

20.(1) The General Manager may require any customer to provide a meter chamber for housing any meter.

(2) Any meter chamber shall be constructed of approved materials and constructed and ventilated to the satisfaction of the General Manager.

(3) The door of such chamber shall be of a size to permit the meter being read or removed without difficulty, and it shall be fitted with an approved lock.

(4) No meter shall be installed —

- (a) where it is likely to come into contact with electric conduit or any other metal conductor;
- (b) immediately above any heating or cooking appliance;
- (c) where it is exposed to the weather;
- (d) against a damp wall unless a clearance of at least 15 mm between the wall and the meter is provided;
- (e) less than 100 mm or more than 1 600 mm above floor level;
- (f) in any pantry or bedroom;
- (g) in any cellar or recess, of which the headroom is less than 1,5 m or the access door is less than 1,5 m high and 760 mm wide;
- (h) in any electrical high or low tension chamber or within 2 m of any electrical distribution board; or
- (i) in any other position in which the meter is likely to deteriorate, suffer damage or be exposed to adverse conditions which may affect its accuracy or safety.

Installation of Meters.

21.(1) Any meter shall be installed plumb and level and shall be provided with an approved control valve which shall be fitted in an accessible position as close as possible to the inlet connection of the meter, in accordance with the appropriate illustration on Plate 1, 2 or 3 of Schedule 3 to these by-laws.

(2) If an air-gas mixing machine, compressed air, oxygen or a blower fan is to be used, the customer

klant 'n goedgekeurde ligtediens-terugslagklep onmiddellik na die meter of die meteruitlaatklep, indien dit met sodanige uitlaatklep toegerus is, aanbring.

(3) Indien die meter geïnstalleer is in 'n kelder of in enige posisie waar dit moontlik om enige rede in 'n noodgeval nie geredelik toeganklik sal wees nie, moet die Raad 'n sypaadjieklep met 'n geskikte kas en deksel op die klant se koste installeer.

Hoeveelheid Gas wat Verbruik word.

22.(1) Die hoeveelheid gas wat 'n hoofmeter regstreer —

- (a) word, wanneer dit teen 'n waterpeildruk van 150 mm afgemeet word, geag die hoeveelheid te wees wat werklik verbruik is; of
- (b) moet, wanneer dit op versoek van die klant teen 'n waterpeildruk van meer as 150 mm afgemeet word, vermenigvuldig word met 'n positiewe korreksiefaktor wat gebaseer is op die toevoerdruk en bepaal is deur die Hoofbestuurder, om die hoeveelheid wat werklik verbruik is, te verkry.

(2)(a) Indien gas aan 'n klant verskaf word, word die getal gigajoule bereken deur —

- (i) die getal kubieke meter gas wat die hoofmeter geregistreer het, deur 67,57 te deel; of
- (ii) die getal kubieke voet gas wat die hoofmeter geregistreer het, deur 2 387 te deel:

Met dien verstande dat indien die energieinhoud per kubieke meter of per kubieke voet verhoog of verlaag word, die omsettingsfaktore waarna in subparagrawe (i) en (ii) verwys word, dienooreenkomsdig aangepas moet word: Voorts met dien verstande dat indien gas teen 'n waterpeildruk groter as 150 mm voorsien word, 'n korreksie eers ingevolge subartikel (1)(b) aangebring moet word voordat die getal gigajoule ooreenkomsdig hierdie subartikel bereken word.

Ontevredenheid met Meteraflesing of Onakkuraatheid van Meter.

23.(1) Indien 'n klant te eniger tyd ontevrede is oor enige besondere aflesing van 'n hoofmeter, of indien hy rede het om te glo dat die meter defek is of onakkuraat regstreer en hy sodanige meter wil laat toets, moet hy die Tesourier skriftelik kennis gee en terselfdertyd die toepaslike geld wat by die Tarief voorgeskrif word, by die Raad deponeer.

(2) Indien daar, nadat sodanige meter getoets is, bevind word dat sodanige meter

- (a) korrek regstreer, behou die Raad die bedrag wat ingevolge subartikel (1) gedeponeer is;
- (b) onakkuraat regstreer —
 - (i) moet sodanige deposito aan die klant terugbetaal word;
 - (ii) moet die betrokke meter herstel word of 'n ander hoofmeter wat in 'n goeie werkende toestand is, sonder koste vir die klant geïnstalleer word; en
 - (iii) moet die bedrag wat betaalbaar is vir gas wat verbruik is vandat die meter afgelees is onmiddellik voor die datum van die skriftelike kennisgewing ingevolge subartikel (1) tot die datum waarop die meter herstel of vervang

shall install an approved light duty non-return valve immediately after the meter or the meter outlet valve, if such outlet valve is fitted.

(3) If a meter is installed in a basement or in any position where the meter could possibly for any reason not be easily accessible should an emergency arise, a pavement valve shall be installed and be provided with a suitable box and cover by the Council at the expense of the customer.

Quantity of Gas Consumed.

22.(1) The quantity of gas which is registered by a main-meter, shall —

- (a) when metered at a pressure of 150 mm water gauge be deemed to be the quantity actually consumed; or
- (b) when metered at a pressure in excess of 150 mm water gauge at the customer's request, be multiplied by a positive correction factor, based on the supply pressure and fixed by the General Manager, to obtain the quantity actually consumed.

(2)(a) If gas is supplied to a customer, the number of gigajoules supplied shall be ascertained by —

- (i) dividing the number of cubic metres of gas registered by the main-meter by 67,57; or
- (ii) dividing the number of cubic feet of gas registered by the main-meter by 2 387:

Provided that if the energy content per cubic metre or per cubic foot is increased or decreased, the conversion factors referred to in subparagraphs (i) and (ii), shall be adjusted accordingly: Provided further that if gas is supplied at a pressure in excess of 150 mm water gauge, a correction in terms of subsection (i)(b) shall first be made before the number of gigajoules are calculated in accordance with this subsection.

Dissatisfaction With Meter Reading or Inaccuracy of Water.

23.(1) If a customer is at any time dissatisfied with any particular reading of main-meter, or if he has reason to believe that the meter is out of order or registering inaccurately and is desirous of having such meter tested, he shall give notice in writing to the Treasurer and shall at the same time deposit with the Council the appropriate charge prescribed in the Tariff.

(2) If, after it had been tested, such meter is found to be registering —

- (a) correctly; the amount deposited in terms of subsection (1), shall be retained by the Council;
- (b) inaccurately —
 - (i) such deposit shall be refunded to the customer;
 - (ii) the meter concerned shall be repaired, or another main-meter in good working order shall be installed, without charge to the customer; and
 - (iii) the amount payable for gas consumed from the meter reading immediately prior to the date of the written notice in terms of subsection (1) up to the date of repair or replacement of the main-meter, shall be adjusted in

word, aangepas word ooreenkomsdig die meetfout wat by sodanige meter gevind is.

(3) Indien daar, nadat kennis ingevolge subartikel (1) gegee is, bevind word dat die betrokke hoofmeter verkeerd afgelees is, moet die deposito wat ingevolge daardie subartikel betaal is, aan die klant terugbetaal word en sy rekening reggestel word.

(4) Daar word geag dat die meter onakkuraat registreer, indien die toets toon dat die meter meer as vyf persent te veel of te min registreer.

Weiering van Hoofmeter om te Registreer.

24.(1) Indien 'n hoofmeter opgehou het om te registreer, moet die Raad sodanige meter so gou moontlik herstel of vervang.

(2) Tensy daar tot voldoening van die Hoofbestuurder bewys kan word dat 'n groter of kleiner hoeveelheid gas verbruik is, moet die Tesourier die hoeveelheid gas waarvoor die klant moet betaal vanaf die datum waarop die meter afgelees is onmiddellik voordat dit opgehou registreer het, totdat dit herstel of vervang is, beraam op grond van —

- (a) die klant se gasverbruik op die betrokke perseel gedurende die ooreenstemmende tydperk in die onmiddellik voorafgaande jaar; of
- (b) die gemiddelde maandelikse verbruik op die perseel wat deur die meter bedien word, gedurende 'n tydperk van drie maande wat onmiddellik op die herstel of vervanging van die meter volg, indien 'n beraming ooreenkomsdig paragraaf (a) nie toepaslik is of nie 'n billike beraming van die verbruik is nie.

Tarief vir Spesiale Aflesing.

25: Wanneer 'n hoofmeter op versoek van 'n klant afgelees word op 'n ander tyd as dié van die gewone periodieke aflesing, moet die klant die geld wat by die Tarief vir sodanige spesiale aflesing voorgeskryf word, aan die Raad betaal.

HOOFSTUK IV.

BEPALINGS BETREFFENDE BINNELEIDING.

Krane of Afsluitkrane in die Binneleiding.

26. Enige kraan of afsluitkraan wat in 'n binneleiding geïnstalleer word, moet van 'n goedgekeurde fabrikaat en ontwerp wees en 'n binne-deursneeoppervlakte hê van minstens twee-derdes van die binne-deursneeoppervlakte van die pyp waaraan dit aangebring word.

Materiaal vir die Binneleiding.

27.(1) Net smeeyster, weekstaal-, vlekvryestaal- of koperpyp mag in enige binneleiding gebruik word of, met die goedkeuring van die Hoofbestuurder, pyp van enige ander gesikte materiaal.

(2) Indien enige binneleiding of 'n gedeelte daarvan ondergronds gelê word, moet dit op 'n wyse wat die Hoofbestuurder goedkeur het, teen elektrolitiese of chemiese korroosie beskerm word.

Instalering van Binneleiding.

28.(1) Geen elboog mag onderaan enige vertikale pyp gebruik word nie, maar 'n T-stuk en 'n prop moet

accordance with the degree of error found in such meter.

(3) If after notice has been given in terms of subsection (1), it is found that the main-meter concerned has been read incorrectly, the deposit paid in terms of that subsection shall be refunded to the customer and his account shall be rectified.

(4) A main-meter shall be deemed to be registering inaccurately, if the test shows the meter to have been registering more than 5 per cent fast or slow.

Failure of Main-Meter to Register.

24.(1) If a main-meter is found to have ceased to register, such meter shall be repaired or replaced by the Council as soon as possible.

(2) Unless it can be proved to the satisfaction of the General Manager that a lesser or greater quantity of gas has been consumed, the quantity of gas which shall be paid for by the customer from the date of the reading of the meter immediately prior to its failure to register up to the time of its repair or replacement, shall be estimated by the Treasurer on the basis of —

- (a) the consumption of gas by the customer on the premises concerned, during the corresponding period in the immediately preceding year; or
- (b) the average monthly consumption upon the premises served by the meter over a period of three months immediately after repair or replacement of the meter, if an estimate in accordance with paragraph (a) is not applicable or would not give a fair estimated consumption.

Charge for Special Reading.

25. Whenever at the request of a customer, a reading of a main-meter is taken at a time other than that of the usual periodical reading, the customer shall pay to the Council the charge prescribed in the Tariff for such special reading.

CHAPTER IV.

PROVISIONS RELATING TO CARCASSING.

Taps or Cocks on Carcassing.

26. Any tap or cock installed on a carcassing shall be of an approved make and design and shall have an internal cross sectional area of not less than two-thirds of the internal cross sectional area of the pipe on which it is fitted.

Materials for Carcassing.

27.(1) Only wrought iron, mild steel, stainless steel or copper piping shall be used in any carcassing or, with the consent of the General Manager, piping of any other suitable material.

(2) If any carcassing or part thereof is layed underground, it shall be protected against electrolytic or chemical corrosion in a manner approved by the General Manager.

Installation of Carcassing.

28.(1) No elbow shall be used at the bottom of any vertical pipe, but a T-piece and a plug shall be fitted

aangebring word om die verwijdering van enige verstopping in sodanige pyp te vergemaklik.

(2) Enige binneleiding moet by elke lae plek voorsien wees van 'n goedgekeurde opvangpyp of -pot.

(3) Enige binneleiding moet, waar moontlik, geïnstalleer word met 'n effense val na die hoofmeter toe en 'n goedgekeurde opvangpyp of -pot moet langs sodanige meter aangebring word om te verhoed dat kondensaat sodanige meter binnegaan.

(4) Elke pypent moet behoorlik verseël wees met 'n metaaldop of 'n sok en prop.

(5) Indien enige gedeelte van 'n binneleiding langsaan enige elektriese kabel geleë is, of daaroor strek, moet sodanige gedeelte behoorlik geïsoleer wees.

Meteraansluitings.

29.(1) Die aansluiting tussen die uitlaat van 'n hoofmeter en die binneleiding moet gedoen word by wyse van 'n loodpyp of goedgekeurde meterstaaf.

(2) 'n Loodkoppelpyp tussen die meteruitlaat en die binneleiding moet minstens 0,3 m en hoogstens 0,6 m lank wees.

(3) Die uitlaatpyp van enige meter moet 'n binnehuisdiameter van minstens 19 mm hê.

(4) Geen meterkoppelstuk mag met 'n stompas of vertakkings in die sykant van 'n pyp aangebring word nie, maar dit moet aan die pypent verbind word.

Toets van Binneleiding.

30.(1)(a) Enige gasaanlêer wat enige binneleiding geïnstalleer, verander of uitgebrei het, moet dit onverwyld na die voltooiing van sodanige werk met lug teen 'n waterpeildruk van 500 mm vir 'n tydperk van tien minute toets.

(b) Die binneleiding word dig geag indien die druk van die lug gedurende sodanige tydperk onveranderd bly en dit is sodanige aanlêer se plig om te sorg dat die binneleiding sodanige toets deurstaan.

(2) Voordat 'n hoofmeter geïnstalleer word, moet die Raad se gasaanlêer die binneleiding toets volgens die standaard wat by subartikel (1) vereis word en indien die binneleiding nie sodanige toets deurstaan nie, moet sodanige gasaanlêer die betrokke klant onverwyld daarvan verwittig.

(3) Indien daar na 'n toets ingevolge subartikel (2), bevind word dat 'n binneleiding lek, moet die klant alle foute laat herstel en die toepaslike geld vir 'n hertoets van die binneleiding wat by die Tarief voorgeskryf word, betaal, waarna die binneleiding ooreenkomsdig daardie subartikel weer getoets sal word.

Onderhoud van Binneleiding.

31. Die klant alleen is daarvoor aanspreeklik om die binneleiding in 'n goeie toestand te hou.

Lekke in Binneleiding.

32. Geen lek in enige binneleiding mag herstel word met witloodverband of deur die skroefverbinding te kalfater nie.

to facilitate the removal of any obstruction in such pipe.

(2) Any carcassing shall at every low point, be fitted with an approved drip pipe or siphon.

(3) Any carcassing shall, wherever possible, be installed with a slight backfall to the main-meter, and an approved drip pipe or siphon shall be fitted adjacent to such meter, to prevent the ingress of condensate into such meter.

(4) Every pipe end shall be properly sealed with a metal cap or socket and plug.

(5) If any part of a carcassing is adjacent to or crosses any electric cable, such part thereof shall be properly insulated.

Meter Connections.

29.(1) The connection between the outlet of a main-meter and the carcassing shall be effected by means of a lead pipe or approved meter bar.

(2) A lead pipe connection between the outlet of a meter and the carcassing shall not be less than 0,3 m or more than 0,6 m in length.

(3) The outlet pipe from any meter shall not be less than 19 mm in internal diameter.

(4) No meter connection shall be bullnosed or branched into the side of a pipe, but shall be jointed to the end of the pipe.

Testing of Carcassing.

30.(1)(a) Any gas fitter who has installed, altered or added to, any carcassing, shall forthwith upon completion of such work, test the carcassing with air at a pressure of 500 mm water gauge for a period of ten minutes.

(b) The carcassing shall be deemed to be sound if during such period the air pressure remains unchanged, and it shall be such fitter's duty to ensure that the carcassing passes such test.

(2) Before a main-meter is installed, the Council's gas fitter shall test the carcassing to the standard required in subsection (1), and should the carcassing fail to pass such test, such gas fitter shall forthwith notify the customer concerned thereof.

(3) If the carcassing is found to be unsound after a test in terms of subsection (2), the customer shall cause all faults to be rectified and pay the appropriate charge for retesting the carcassing prescribed in the Tariff, whereafter the carcassing will be retested in accordance with that subsection.

Maintenance of Carcassing.

31. It shall be the sole responsibility of the customer to properly maintain the carcassing in good order and repair.

Leakages in Carcassing.

32. No leakage in any carcassing shall be repaired by the use of white lead bandage or the caulking of screwed joints.

Nagaantoepte.

33. Die Raad kan te eniger tyd enige werk wat 'n gasaanleer verrig aan enige binneleiding of toestel waarvoor die Raad gas voorsien, verrig, namens homself of 'n kontrakteur, nagaan en enige fout wat gevind word, moet deur die betrokke gasaanleer herstel word binne agt en veertig uur nadat hy daarvan verwittig is.

HOOFSTUK V.**INSTALLERING VAN EN SPESIFIKASIES VIR TOESTELLE.***Goedkeuring van Toestelle.*

34. Geen toestel wat gas sal verbruik wat die Raad voorsien, mag geïnstalleer word nie, tensy die Hoofbestuurder die besondere fabrikaat en soort toestel skriftelik goedgekeur het.

Instalering van Toestelle.

35.(1) Die binneleiding wat by enige toestel aangesluit word, moet groot genoeg wees sodat dit die maksimum aanvraag gas van sodanige toestel kan voorsien.

(2) Indien 'n toestel op 'n houtvloer, of op of bokant 'n vloer wat bedek is met enige materiaal waarop hitte 'n uitwerking kan he, geïnstalleer word op so 'n wyse dat sy branders minder as 200 mm bokant die vloeroppervlak is, moet 'n permanente, doeltreffende isoleermat of -bedekking tussen die toestel en die vloer aangebring word.

(3) Geen toestel mag by wyse van hout- en ander proppe wat nie brandvas is nie, aan 'n muur of plafon geheg word nie.

(4) Enige vertrekverwarmer en enige toestel wat met 'n permanente skoorsteen verbind is, moet onbeweeglik aan die binneleiding aangebring wees.

(5)(a) 'n Kooktoestel kan by die binneleiding aangesluit wees met 'n onbeweeglike koppelstuk of by wyse van 'n goedgekeurde buigsame swaardiensslang wat minstens 1,0 m en hoogstens 1,5 m lank is.

(b) Enige aansluiting by wyse van 'n slang, soos beoog by paragraaf (a), moet toegerus wees met 'n veiligheidsketting, wat minstens 70 mm korter as die slang is, soos aangedui word op Diagram 4 van Bylae 3 by hierdie verordeninge.

(c) Sodanige slang mag nie van een vertrek na 'n ander, of deur enige muur, afskorting, plafon of vloer strek nie.

(6) Enige toestel wat gas verbruik wat deur die Raad voorsien word, moet toegerus wees met 'n maklik toeganklike beheerafsluitkraan en moerkoppeling.

(7) Geen toestel mag in enige plek waar daar waarskynlik enige vlambare damp in die atmosfeer aanwezig sal wees, geïnstalleer word nie.

(8)(a) Geen toestel mag in enige vertrek geïnstalleer word waar die lug ontoereikend vir die volledige verbranding van die gas is nie.

(b) 'n Lugopening wat te alle tye oop moet wees, van minstens 6 500 mm² per megajoule per uur, van die totale aangesluite gasinset van alle toestelle in die vertrek, word vir die volledige verbranding van gas vereis.

Check Tests.

33. The Council may at any time check any work being carried out by a gas fitter or any carcassing or appliance in respect of which gas is supplied by the Council, either on his own behalf or on behalf of a contractor, and any fault found shall be rectified by the gas fitter concerned within forty-eight hours of his being notified thereof.

CHAPTER V.**INSTALLATION AND SPECIFICATION OF APPLIANCES.***Approval of Appliances.*

34. No appliance which will use gas supplied by the Council, shall be installed unless the specific make and type of appliance has been approved by the General Manager in writing.

Installation of Appliances.

35.(1) The carcassing to be connected to any appliance shall be of sufficient size to supply the maximum gas demand of such appliance.

(2) If an appliance is installed on a wooden floor, or on or above a floor covered with any material which may be affected by heat, in such a manner that its burners are less than 200 mm above the floor level, a permanent, efficient insulating mat or covering shall be fitted between the appliance and the floor.

(3) No appliance shall be fixed to a wall or ceiling by means of wooden or other plugs not resistant to fire.

(4) Any room heater and any appliance fitted to a permanent flue shall be rigidly connected to the carcassing.

(5)(a) A cooker may be connected to the carcassing with a rigid connection or by means of an approved flexible, heavy duty hose not less than 1,0 m or more than 1,5 m long.

(b) Any connection by means of a hose, as contemplated in paragraph (a), shall be fitted with a safety chain which shall be at least 70 mm shorter than the hose, as indicated on Plate 4 of Schedule 3 to these by-laws.

(c) Such hose shall not extend from one room to another or pass through any wall, partition, ceiling or floor.

(6) Any appliance using gas supplied by the Council shall be provided with an easily accessible control cock and union connection.

(7) No appliance shall be installed in any location where any flammable vapour is likely to be present in the atmosphere.

(8)(a) No appliance shall be installed in any room where there is insufficient air for complete combustion of the gas.

(b) An opening for air which shall remain open at all times, of not less than 6 500 mm² per megajoule per hour of the total rated gas input of all appliances in the room is required for complete combustion of gas.

(9) 'n Onafhanklike gas- en waterklep moet aan enige waterverwarmer of geiser aangebring word.

(10) Enige toestel met 'n totale aangeslange gasinset van meer as 13 megajoule per uur moet toegerus wees met 'n goedgekeurde reëlaar.

(11)(a) Enige waterverwarmer, outomaties beheerde toestel en toestel wat deurloopend werk, moet toegerus wees met 'n veiligheidsapparaat om te voorkom dat gas na die hoofbrander gevoer word voordat die aansteekvlam brand.

(b) Sodanige aansteekvlam moet ten opsigte van enige toestel waarna in paragraaf (a) verwys word, die hoofbrander regstreeks aansteek en nie by wyse van 'n vlambus nie.

(12) Enige outomaties beheerde toestel wat gas verbruik wat deur die Raad voorsien word, moet so ontwerp en geïnstalleer wees dat geen onverbrande gas daaruit vrygelaat sal word indien daar 'n onderbreking is van die toevoer van die gas of die elektrisiteit wat in verband met sodanige toestel gebruik word nie.

Elektriese Aansluitings.

36.(1) Enige elektriese aansluiting van 'n toestel by enige elektriese bedrading moet aan die Raad se Elektrisiteitsverordeninge voldoen.

(2) Die elektriese kring vir die werking van 'n outomatiese hoofleiding-gasbeheerklep, outomatiese aansteekvlam, kamertemperatuurtermoostaat, watertemperatuurtermoostaat, beheertoestel of ander elektriese apparaat wat in verband met 'n toestel gebruik word, moet ooreenkomsdig die bedradingsdiagram wat die vervaardiger saam met die betrokke toestel verskaf, wees.

Skoorstene.

37.(1) Enige toestel wat gas verbruik wat deur die Raad voorsien word en wat by die volgende paragrawe ingesluit is, uitgenome enige huishoudelike kooktoestel, moet toegerus wees met 'n doeltreffende skoorsteen:

- (a) Enige vertrekverwarmingstoestel waarvan die aangeslange gasinset 0,2 megajoule per uur per kubieke meter van die vertrek se volume oorskry;
- (b) enige toestel wat water oombliklik verwarm, enige opgaarwaterverwarmer, wasketel of wasmasjien waarvan die aangeslange gasinset 30 megajoule per uur oorskry;
- (c) enige toestel wat gas deurloopend verbrand;
- (d) enige toestel wat in 'n bad- of slaapkamer geïnstalleer is;
- (e) enige toestel wat in dieselfde vertrek as 'n bestaande toestel geïnstalleer word wat die totale aangeslange gasinset van toestelle sonder skoorsteen, uitgenome enige huishoudelike kooktoestel, tot meer as 0,2 megajoule per uur per kubieke meter van die vertrek se volume sal laat toeneem;
- (f) enige stoom- en warmwaterketel en enige warmlugkonvektor;
- (g) enige gas-verbrandingsoond;
- (h) enige toestel wat 'n skoorsteenpypkraag het wat deur die vervaardiger verskaf is.

(2) Ondanks die bepalings van subartikel (1)(b), kan 'n enkelbranderwaterverwarmer sonder skoorsteen, met

(9) An independent gas and water valve shall be fitted on any water heater or geyser.

(10) Any appliance which has a total rated gas input in excess of 13 megajoules per hour shall be fitted with an approved governor.

(11)(a) Any water heater, automatically controlled appliance and continuous operating appliance, shall be fitted with a safety device to prevent gas from being supplied to the main burner until the pilot flame is established.

(b) Such pilot flame shall in respect of any appliance referred to in paragraph (a), ignite the main burner directly and not by means of a flash tube.

(12) Any automatically controlled appliance consuming gas supplied by the Council, shall be so designed and installed that no unburnt gas will be released from it if there is an interruption in the supply of gas or electricity used in connection with such appliance.

Electrical Connections.

36.(1) Any electrical connection of an appliance to any electrical wiring shall conform to the Council's Electricity By-laws.

(2) The electric wiring employed for operating an automatic main gas control valve, automatic pilot flame, room temperature thermostat, water temperature thermostat, limit control or other electrical device used on an appliance, shall be in accordance with the wiring diagram supplied by the manufacturer with the appliance concerned.

Flues.

37.(1) Any appliance using gas supplied by the Council and included in any of the following paragraphs, excluding any domestic cooker, shall be connected to an efficient flue:

- (a) Any room heating appliance of which the rated gas input is in excess of 0,2 megajoules per hour per cubic metre of room volume;
- (b) any instantaneous water heater, storage water heater, wash boiler or washing machine of which the rated gas input is in excess of 30 megajoules per hour;
- (c) any continuous burning appliance;
- (d) any appliance installed in a bathroom or bedroom;
- (e) any appliance installed in the same room as an existing appliance which would make the total rated gas input of the unflued appliances, excluding any domestic cooker, exceed 0,2 megajoules per hour per cubic metre of room volume;
- (f) any steam and hot water boiler and any warm air convector;
- (g) any gas fired incinerator;
- (h) any appliance which has a flue collar supplied by the manufacturer.

(2) Notwithstanding the provisions of subsection (1)(b), a single point flueless water heater, with a rated

'n gasinset van hoogstens 30 megajoule per uur, geinstalleer word in enige vertrek waarvan die volume 300 m³ oorskry.

(3) Enige toestel wat by subartikel (1) beoog word, moet toegerus wees met 'n skoorsteenpyp met 'n deursneeoppervlakte wat minstens so groot is as dié van die opening van die uitlaat waarmee sodanige toestel toegerus is.

(4) 'n Skoorsteenpyp —

- (a) moet behoorlik gelas en aangebring wees tot voldoening van die Hoofbestuurder;
- (b) moet toegerus wees met 'n treksperder: Met dien verstande dat hierdie paragraaf nie op 'n skoorsteenpyp van 'n verbrandingssoond van toepassing is nie;
- (c) mag nie uitloop in 'n skoorsteen wat na 'n ander vertrek deurloop nie, tensy die skoorsteen opgerig is volgens die —
 - (i) Se-leidingstelsel;
 - (ii) U-leidingstelsel;
 - (iii) Vertakstelsel,
 soos aangedui in Diagramme 5 en 6 in Bylae 3 by hierdie Verordeninge, en
- (d) moet sy verbrandingsprodukte regstreeks in die buitelug uitlaat.

(5)(a) Twee of meer toestelle wat in dieselfde vertrek geïnstalleer is, kan van 'n gemeenskaplike skoorsteen gebruik maak mits die spuitstuk van die hoofskoorsteen telkens groter is waar elke daaropvolgende skoorsteenpyp daaraan verbind is ten einde te verseker dat die skoorsteen die maksimum hoeveelheid verbrandingsprodukte wat al die betrokke toestelle kan lewer, kan wegvoer.

(b) Elke toestel wat aan 'n gemeenskaplike skoorsteen verbind is, moet voorsien wees van 'n treksperder.

(6) Ondanks die bepalings van subartikel (4)(d), kan verbrandingsprodukte meganies weggevoer word, mits —

- (a) die installasie óntwerp en geïnstalleer is ooreenkomsdig Diagram 7 in Bylae 3 by hierdie verordeninge; en
- (b) die verbrandingsprodukte wat in die atmosfeer uitgelaat word, hoogstens 1% koolstofmonoksied bevat.

(7) Enige skoorsteen moet tot minstens 450 mm bo-kant die dakrand of die borsweringvlak van die dak strek: Met dien verstande dat indien voldoening aan hierdie vereiste prakties onuitvoerbaar is, sodanige skoorsteen, onderworpe aan die bepalings van artikel 38, op die muurvlak kan eindig.

(8) Verbrandingsprodukte mag nie deur 'n gewone muurrooster of 'n lugsteen uitgelaat word nie.

(9) Vir die toepassing van hierdie artikel, word meer as een vertrek wat verbind is by wyse van 'n opening groter as 2 m² wat te alle tye oop moet bly, geag 'n enkele vertrek te wees.

Skoorsteenkappe.

38.(1) Elke skoorsteen moet toegerus wees met 'n goedgekeurde skoorsteenkap: Met dien verstande dat

gas input of less than 30 megajoules per hour may be installed in any room with a volume exceeding 300 m³.

(3) Any appliance contemplated in subsection (1), shall be fitted with a flue pipe of a cross sectional area of not less than that of the opening on the discharge outlet provided on such appliance.

(4) A flue pipe shall —

- (a) be properly pointed and fitted to the satisfaction of the General Manager;
- (b) be fitted with a draught diverter: Provided that this paragraph shall not apply to a flue pipe on an incinerator;
- (c) not discharge into a flue communicating with any other room unless the flue is constructed in accordance with the —
 - (i) Se-Duct system;
 - (ii) U-Duct system;
 - (iii) Branched system,
 as indicated in Plates 5 and 6 in Schedule 3 to these by-laws; and
- (d) discharge its products of combustion directly into the outer air.

(5)(a) Two or more appliances installed in the same room, may make use of a common flue, provided the flue manifold is upgraded in size as each successive flue pipe is connected into it, so as to ensure that the flue is capable of evacuating the maximum quantity of products of combustion generated by all the appliances concerned.

(b) Every appliance connected to a common flue shall be fitted with a draught diverter.

(6) Notwithstanding the provisions of subsection (4)(d), products of combustion may be mechanically evacuated, provided —

- (a) the installation is designed and installed in accordance with Plate 7 in Schedule 3 to these by-laws; and
- (b) the products of combustion being discharged into the atmosphere do not contain more than 1% carbon monoxide.

(7) Any flue shall be carried at least 450 mm above the eaves or parapet level of the roof: Provided that if compliance with this requirement is impracticable, such flue may, subject to the provisions of section 38, be terminated on the wall face.

(8) Products of combustion shall not be discharged through an ordinary wall grating or air-brick.

(9) For the purposes of this section, more than one room connected by an opening in excess of 2 m² which shall remain open at all times, shall be deemed to be a single room.

Flue Terminals.

38.(1) Every flue shall be fitted with an approved flue terminal: Provided that if a flue is terminated on

indien 'n skoorsteenpyp op die muurvlak eindig, 'n "ventile"- of "aerolite"-tipe skoorsteenkap, soos geïllustreer in Diagram 8(a) en (b) in Bylae 3 by hierdie verordeninge, aangebring moet word.

(2) Geen skoorsteenkap mag nader as 1 m van die punt waar twee mure met 'n hoek van 90° of kleiner bymekaarkom, aangebring word nie, of in enige ander posisie waar wind waarskynlik druk in die skoorsteen kan opbou en die wegvoer van verbrandingsprodukte kan voorkom of dit kan belemmer nie.

Skoorstene: Konstruksie en Materiaal.

(39)(1) Die volle deursneeoppervlakte van enige skoorsteen, met inbegrip van 'n voorafgegiette betonblokskoorsteen, moet gehandhaaf word deur sy volle lengte en sodanige oppervlakte mag nie kleiner wees waar lasmateriaal binne-in uitgepeul het nie.

(2) Dubbele betonskoorsteenblokke kan binne-in 'n muur van 225 mm en enkelblokke binne-in 'n muur van 100 mm, gebou word.

(3) Die sokke van sok-en-tapverbindings moet op dié deel van die skoorsteen wat binnenshuis is, opwaarts staan en op dié deel van die skoorsteen wat buitenshuis is, afwaarts.

(4) Enige skoorsteen wat aan die buitekant van 'n muur aangebring is, moet stewig aan die muur vasgehê wees en op so 'n wyse gelas wees dat reënwater nie die skoorsteen kan binnendring nie.

(5) Enige skoorsteen moet van onbrandbare materiaal gemaak wees en 'n goedgekeurde ontwerp en wanddikte hê.

(6) Enige skoorsteen wat met bakstene gebou is, moet aan die binnekant met sementpleister glad gemaak wees.

Skoorstene vir Kamerverwarmingstoestelle.

40. Indien 'n kamerverwarmingstoestel waarvan die voorkant oop is, geïnstalleer word in 'n bestaande kaggel, moet die opening van sodanige kaggel met bakstene of met 'n metaalplaat toegemaak word sodat dit 'n goedgekeurde skoorsteen vorm, of die uitlaat van die toestel moet by wyse van 'n elmboog regstreeks aan 'n skoorsteenpyp van 'n toereikende grootte verbind word op so 'n wyse dat die verbindingsprodukte vertikaal in die bestaande skoorsteen uitgelaat word.

Kooktoestelskoorstene.

41.(1) Die opening van 'n kooktoestel mag geensins oordek of versper word nie.

(2) Geen kooktoestelskoorsteen mag regstreeks na die buitelug lei nie.

(3) 'n Kooktoestelskoorsteen kan van die oonduitlaat af tot binne-in 'n dampkap strek.

HOOFSTUK VI.

LISENSIERING VAN GASAANLÉERS EN GAS-AANLEGWERK.

Verbot op Gasaanlegwerk deur Ongelicensieerde Persone.

42.(1) Niemand mag enige nuwe gasinstallasie installeer wat aangesluit gaan word by die Raad se hoofmeter of enige bestaande gasinstallasie wat by sodanige hoofmeter aangesluit is of gaan word, verander, uitbrei of onderhoudswerk daaraan doen nie, tensy hy

the wall face a ventile or aerolite type of terminal shall be fitted as illustrated in Plate 8(a) and (b) of Schedule 3 to these by-laws.

(2) No flue terminal shall be placed nearer than 1 m from a 90° , or smaller, angle intersection of two walls or in any other position where wind is likely to build up pressure in the flue and prevent, or interfere with, the evacuation of products of combustion.

Flues: Construction and Material.

39.(1) The full cross-sectional area of any flue, including a pre-cast concrete block flue, shall be maintained throughout its length and such area shall not be restricted by the intrusion of jointing material.

(2) Double concrete flue blocks may be built within the thickness of a 225 mm wall, and single blocks within the thickness of a 100 mm wall.

(3) The sockets of spigot and socket type of connections shall be arranged facing upwards on that part of the flue which is indoors and downwards for the part which is outdoors.

(4) Any flue fitted to the outside of a wall, shall be securely attached to the wall and jointed to prevent rainwater from entering the flue.

(5) Any flue shall be constructed of incombustible material and shall be of an approved design and wall thickness.

(6) Any flue constructed of brickwork, shall be rendered smooth internally with cement plaster.

Flues for Room Heating Appliances.

40. If an open fronted room heating appliance is installed in an existing fireplace, the opening of such fireplace shall be closed either with brickwork or a metal sheet so as to form an approved flue, or the discharge outlet of the appliance shall be connected directly to a flue pipe of an adequate size by means of an elbow in such a manner that the products of combustion discharge vertically into the existing chimney.

Cooker Flues.

41.(1) The flue opening of a cooker shall not be covered over or blocked to any extent.

(2) No cooker flue shall be taken directly into the outer air.

(3) A cooker flue may be taken up from the oven outlet to terminate inside a fume hood.

CHAPTER VI.

THE LICENSING OF GAS FITTERS, AND GAS FITTING WORK.

Prohibition of Gas Installations by Unlicensed Persons.

42.(1) No person shall instal any new gas installation which is intended to be connected to the Council's main meter, or modify, extend or maintain any existing gas installation which is connected to or intended to be connected to, such main meter, unless he is in pos-

in besit is van 'n gasaanleerslisensie wat ingevolge artikel 43 uitgereik is.

(2) Niemand mag enige persoon wat nie in besit van 'n gasaanleerslisensie is, in diens neem om enige handeling te verrig wat by subartikel (1) beoog word nie.

Gasaanleerslisensie.

43.(1) Enige persoon wat 'n gasaanleerslisensie wil verkry, moet:

- (a) 'n aansoek in die vorm wat voorgeskryf word, by Vorm 1 in Bylae 4 by hierdie verordeninge by die kantoor van die Hoofbestuurder indien;
- (b) nom vir 'n eksamen deur 'n eksamenraad wat deur die Raad benoem word, op die tyd en plek wat sodanige raad vereis, aanmeld ten einde sy bevoegheid in gasaangewerk te bepaal;
- (c) bewys lewer dat hy 'n leertydperk of vakleerling-skap van dieloodgieters- en monteurs- of gasaangewerkbedryf deurgemaak het.

(2) Die Hoofbestuurder moet 'n register hou waarin die naam en adres van elke aansoeker om 'n gasaanleerslisensie, en ander besonderhede wat nodig mag wees, aangeteken word en die aansoeker moet, indien sodanige lisensie aan hom uitgereik word, sy naam teenoor sy besonderhede in sodanige register teken as bewys van die ontvangoing van sodanige lisensie.

(3) 'n Gasaanleerslisensie in die vorm wat voorgeskryf word by Vorm 2 in Bylae 4 by hierdie verordeninge word op aanbeveling van die eksamenraad waarnaar daar in subartikel (1) verwys word, deur die Hoofbestuurder onderteken en uitgereik.

(4) Enige gasaanleer moet voldoen aan enige voorwaarde betreffende die lisensie wat ingevolge subartikel (3) aan hom uitgereik is.

Duplikaat-gasaanleerslisensie.

44. In die geval van verlies, diefstal of vernietiging van 'n gasaanleerslisensie, moet die persoon aan wie die lisensie uitgereik is,

- (a) die Hoofbestuurder onverwyd daarvan verwittig dat die lisensie verlore geraak het, gesteel of vernietig is, na gelang van die geval, en die omstandighede vermeld; en
- (b) indien die lisensie nie binne sewe dae na bovenmelde verwittiging gevind word nie, by die Hoofbestuurder om 'n duplikaatlisansie aansoek doen, waarna die Hoofbestuurder 'n duplikaatlisansie aan die aansoeker moet uitreik.

Plig om Licensie te Toon.

45. Die houer van 'n gasaanleerslisensie moet sodanige lisensie of duplikaat daarvan wat ingevolge artikel 44 uitgereik is, voorlig:

- (a) sodat dit te eniger tyd nagegaan kan word indien die Hoofbestuurder of 'n klant dit verlang; en
- (b) aan die Hoofbestuurder vir endossering of kansellering van sodanige lisensie ingevolge artikel 46 of 47, na gelang van die geval. Met dien verstaande dat indien die lisensie vir endossering voorlig (gelê word), die Hoofbestuurder 'n kwitansie vir sodanige lisensie aan die houer daarvan moet uitreik.

session of a gas fitter's licence issued in terms of section 43.

(2) No person shall employ any person who is not in possession of a gas fitter's licence to do any act contemplated in subsection (1).

Gas Fitter's Licence.

43.(1) Any person wishing to obtain a gas fitter's licence, shall:

- (a) lodge an application in the form prescribed in Form 1 in Schedule 4 to these by-laws at the office of the General Manager;
- (b) submit himself for examination by an examination board appointed by the Council, at the time and place required by such board in order to ascertain his competency in gas fitting; and
- (c) produce evidence of the fact that he has served an apprenticeship or pupillage in the trade of plumbing, fitting or gas fitting.

(2) The General Manager shall keep a register in which the name and address of every applicant for a gas fitter's licence and such other particulars as may be necessary, shall be recorded and any applicant shall, if such licence is issued to him, place his signature opposite his particulars in such register as proof of the receipt of such licence.

(3) A gas fitter's licence in the form prescribed in Form 2 of Schedule 4 to these by-laws, shall be issued under the hand of the General Manager on the recommendation of the examination board referred to in subsection (1).

(4) Any gas fitter shall comply with any condition relating to the licence issued to him in terms of subsection (3).

Duplicate of Gas Fitter's Licence.

44. In the event of the loss, theft or destruction of a gas fitter's licence, the person to whom such licence was issued, shall:

- (a) forthwith, notify the General Manager that the licence has been lost, stolen or destroyed, as the case may be, stating the circumstances; and
- (b) if the licence has not been recovered within seven days of the above notification, make application to the General Manager for a duplicate licence, whereupon the General Manager shall issue a duplicate licence to the applicant.

Duty to Produce Licence.

45. The holder of a gas fitter's licence shall produce such licence or a duplicate thereof issued in terms of section 44

- (a) for inspection at any time when called upon to do so by the General Manager or a client; and
- (b) to the General Manager for endorsement or cancellation of such licence in terms of section 46 or 47, as the case may be. Provided that if the licence is produced for endorsement, the General Manager shall issue a receipt for such licence to the holder thereof.

Endossering van Licensie.

46. Die Hoofbestuurder moet of voor of na die uitreiking van 'n licensie ingevolge artikel 43, enige voorwaarde wat deur die eksamenraad aanbeveel word, waardeur die omvang van die licensie beperk word, op die licensie aanteken:

Kansellering van Licensie.

47. Die Hoofbestuurder kan op advies van die eksamenraad by die Raad aanbeveel, en die Raad kan dit goedkeur, dat die licensie van 'n gasaanleer gekanselleer word indien daar vasgestel is dat sodanige gasaanleer enige bepaling van hierdie verordeninge oortree het of nie daaraan voldoen het nie: Met dien verstand dat, voordat 'n licensie aldus gekanselleer word, die betrokke gasaanleer, die geleentheid moet kry om persoonlik voor die Raad se Komitee wat die Gasafdeling dan beheer, te verskyn en sy saak te stel.

Onwettige Besit van 'n Gasaanleerslensie.

48. Niemand anders as 'n persoon aan wie 'n gasaanleerslensie uitgereik is, of 'n beampie van die Raad wat behoorlik daartoe gemagtig is, mag in besit van 'n gasaanleerslensie wees nie.

HOOFSTUK VII.**ALGEMEEN.***Defekte Binneleiding, Meter of Toestel.*

49.(1) Niemand mag enige binneleiding, meter of toestel verskaf, installeer, of aansluit, of dit laat doen of toelaat dat dit gedoen word as hy weet of rede het om te glo dat dit enigsins defek is of nie aan elke vereiste van hierdie verordeninge voldoen nie.

(2) Niemand mag enige binneleiding, meter of toestel gebruik indien hy weet of rede het om te glo dat dit enigsins defek is of nie aan elke vereiste van hierdie verordeninge voldoen nie.

Ongemagtigde Aansluitings en Afsluitings.

50. Niemand mag sonder die voorafverkreë skriftelelike magtiging van die Hoofbestuurder —

(a) enige binneleiding of toestel by enige hoofleiding, diensleiding of hoofmeter aansluit, heraansluit of dit laat doen nie; of

(b) enige binneleiding of toestel van enige hoofleiding, diensleiding of hoofmeter afsluit of

indien die vermelde binneleiding of toestel, na gelang van die geval, deur die Raad afgesluit, aangesluit of heraangesluit is.

Gevaarlike Pype en Toestelle.

51.(1) Indien die Hoofbestuurder daarvan oortuig is dat die toestand van enige binneleiding of toestel, of enige materiaal of toerusting wat bykomstig is tot sodanige binneleiding of toestel op enige perseel waarskynlik 'n gevaar vir mens of eiendom inhou, kan hy 'n skriftelelike kennisgewing ten opsigte van die betrokke perseel aan die klant betrek: waarin daar van hom vereis word om binne 'n tydperk wat in sodanige kennisgewing bepaal word, die werk wat daarin uiteengesit word te doen sodat die bron van 'gevaar' uit die weg geruim word.

(2)(a) Indien 'n klant, aan wie 'n kennisgewing ingevolge subartikel (1) bestel is, versuim om die werk

Endorsement of Licence.

46. The General Manager shall endorse on any licence either before or after its issue in terms of section 43 any condition recommended by the examination board, limiting the scope of such licence.

Cancellation of Licence.

47. The General Manager may on advice from the examination board recommend to the Council, and the Council may approve, the cancellation of the licence of a gas fitter if it has been established that such gas fitter has contravened or has not complied with any provision of these by-laws: Provided that prior to any such cancellation, the gas fitter concerned shall be given an opportunity of appearing in person before the Committee of the Council for the time being having charge of the gas Department and of being heard in his own defence.

Unlawful Possession of a Gas Fitter's Licence.

48. No person other than a person to whom a gas fitter's licence has been issued or an official of the Council duly authorised thereto, shall be in possession of a gas fitter's licence.

CHAPTER VII.**GENERAL.***Defective Carcassing, Meter or Appliance.*

49.(1) No person shall provide, install, or connect or cause or permit the provision, installation or connection of any carcassing, meter or appliance which he knows, or has reason to believe, to be in any way defective or which does not comply with every requirement of these by-laws.

(2) No person shall use any carcassing, meter or appliance which he knows, or has reason to believe, to be in any way defective or which does not comply with every requirement of these by-laws.

Unauthorized Connections and Disconnections.

50. No person shall, without the prior written authority of the General Manager —

- (a) connect or reconnect any carcassing or appliance to any main, service or main-meter or cause it to be connected or reconnected; or
- (b) disconnect any carcassing or appliance from any main, service or main meter or cause it to be so disconnected,

which carcassing or appliance has been disconnected, connected or reconnected by the Council, as the case may be.

Dangerous Pipes and Appliances.

51.(1) If the General Manager is satisfied that the condition of any carcassing, appliance or any material or equipment ancillary to such carcassing or appliance on any premises is liable to constitute a danger to person or property, he may serve a written notice on the customer in respect of the premises concerned, requiring him, within a period specified in such notice, to carry out the work detailed therein, in order to remove the source of danger.

(2)(a) If a customer on whom a notice has been served in terms of subsection (1), fails to carry out the

wat in sodanige kennisgewing uiteengesit is, te doen, kan die Raad die gastoeroer na die betrokke perseel afsluit en die toeroer word nie herstel voordat daar tot voldoening van die Hoofbestuurder aan sodanige kennisgewing voldoen is nie.

(b) Die betrokke klant moet enige koste wat die Raad aangegaan het in verband met sodanige afsluiting, asook die geld wat by die Tarief vir heraansluiting voorgeskryf word, betaal.

(3) Enige persoon wat teenwoordig is op 'n perseel waaraan gas voorsien word, moet onmiddellik nadat enige skade aan of defek van enige binneleiding, diensleiding, toestel of enige materiaal of toerusting wat bykomstig tot sodanige binneleiding, diensleiding of toestel is, onder sy aandag gekom het, die klant of eienaar van die perseel, of indien die klant of eienaar nie gevind kan word nie, die Gasafdeling van die Raad van sodanige skade of defek verwittig.

(4) Die eienaar of klant van die betrokke perseel moet, nadat hy ingevolge subartikel (3) daarvan verwittig is, onmiddellike stappe doen om enige skade of defek waarna in die vermelde subartikel verwys word, te herstel.

Geboue oor Hoofleiding of Diensleiding.

52.(1) Niemand mag enige gebou of struktuur oor enige hoofleiding of diensleiding oprig, laat oprig of toelaat dat dit aldus opgerig word nie.

(2) Die Raad kan deur skriftelike kennisgewing, van die eienaar of okkupant van die perseel waarop 'n gebou of struktuur srydig met subartikel (1) bestaan op die datum waarop hierdie verordeninge afgekondig word, of te eniger tyd daarna opgerig word, vereis dat hy sodanige gebou of struktuur binne die tydperk wat in sodanige kennisgewing aangegee word, verwyder.

(3) Indien die eienaar of okkupant, na gelang van die geval, versuim om binne die tydperk wat aangegee is, aan sodanige kennisgewing te voldoen, kan die Raad self sodanige gebou of struktuur verwyder en die koste van sodanige verwydering op die betrokke eienaar of okkupant verhaal.

Slooping van Geboue.

53.(1) Niemand mag enige gebou op 'n perseel waaran gas deur die Raad voorsien word, sloop of laat sloop of toelaat dat dit gesloop word nie voordat —

- (a) die Raad die diensleiding waardeur gas aan sodanige gebou voorsien word, afgesluit het en die Hoofbestuurder 'n klaringsbrief met die strekking dat sodanige diensleiding afgesluit is, uitgereik het;
- (b) die Hoofbestuurder 'n klaringsbrief met die strekking dat so 'n diensleiding nie bestaan het nie, uitgereik het.

(2) Die toepaslike geld wat by die Tarief voorgeskryf word, moet aan die Raad vir sodanige afsluiting betaal word.

Nie-aanspreeklikheid van die Raad.

54. Die Raad is nie aanspreeklik vir enige gevolge vir die klant of enige ander persoon van enige staking, weiering, variasie, stuwing of ander gebrek in die gastoeroer nie, ongeag die oorsaak en ongeag of sodanige staking weiering, variasie, stuwing of ander gebrek te wye is aan enige nalatige handeling of versuum van die Raad, enige werknemer van die Raad of enige ander persoon vir wie se handelinge of versuim die Raad regtens aanspreeklik mag wees.

work detailed in such notice, the Council may cut off the supply of gas to the premises concerned, and the supply shall not be restored until such notice has been complied with, to the satisfaction of the General Manager.

(b) Any expenses incurred by the Council in respect of such disconnection and the charge prescribed in the Tariff for reconnection, shall be paid by the customer concerned.

(3) Any person present on premises to which gas is supplied, shall immediately after any damage to, or defect in, any carcassing, service or appliance or to or in any material or equipment ancillary to such carcassing, service or appliance, comes to his notice, report such damage or defect to the customer or owner of the premises, or if the customer or owner cannot be found, to the Gas Department of the Council.

(4) The owner or customer of the premises concerned shall on receiving a report in terms of subsection (3), take immediate steps to repair any damage or defect referred to in that subsection.

Buildings Over Main or Service.

52.(1) No person shall erect, or cause or permit the erection of, any building or structure over any main or service.

(2) The Council may by written notice require the owner or occupier of the premises on which a building or structure exists in contravention of subsection (1) at the date or promulgation of these by-laws, or which is erected at any time thereafter, to remove such building or structure within such period as may be specified in such notice.

(3) If the owner or occupier, as the case may be, fails to comply with such notice within the period specified, the Council may itself remove such building or structure, and may recover the cost of such removal from the owner or occupier concerned.

Demolition of Buildings.

53.(1) No person shall demolish or cause or permit the demolition of any building on premises to which gas is supplied by the Council until —

- (a) the Council has cut off the service supplying gas to such building and a clearance letter has been issued by the General Manager that such service has been cut off; or
- (b) a clearance letter has been issued by the General Manager to the effect that no such service existed.

(2) The appropriate charge prescribed in the Tariff shall be paid to the Council for cutting off such service.

Non-liability of Council.

54. The Council shall not be liable for any consequences to the customer or any other person for any stoppage, failure, variation, surge or other deficiency in the supply of gas from whatever cause and whether or not such stoppage, failure, variation, surge or other deficiency is due to any negligent act or omission of the Council, and employee of the Council or of any other person for whose acts or omissions the Council may in law be liable.

Misdrywe en Strawwe.

55.(1) Enige persoon wat —

- (a) enige bepaling van hierdie verordeninge oortree of versuim om daarvan te voldoen;
- (b) versuim om betyds te voldoen aan die vereistes van enige kennisgewing ingevolge hierdie verordeninge;
- (c) 'n raadsbeampte in die uitvoering van sy pligte in verband met die toepassing van hierdie verordeninge opsetlik dwarsboom of hinder;
- (d) versuim of weier om enige inligting te verskaf wat 'n raadsbeampte vir die toepassing van hierdie verordeninge verlang, of opsetlik inligting verstrek wat in enige wesenlike opsig vals is;
- (e) versuim of weier om te voldoen aan enige wetlike bevel wat gegee of 'n versoek wat gerig word vir die toepassing van hierdie verordeninge,

is aan 'n misdryf skuldig en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens twaalf maande.

(2) Enige oortreding van hierdie verordeninge wat op die perseel van 'n klant begaan word, word geag 'n oortreding deur daardie klant te wees, tensy en totdat hy die teendeel bewys.

Uitgawe wat Voortspruit uit Oortreding van Verordeninge of Versuim om Werk te Verrig.

56. Enige uitgawe wat die Raad aangaan as gevolg van 'n oortreding van enige bepaling van hierdie Verordeninge of in verband met die verrigting van enige werk wat ingevolge enige bepaling van hierdie verordeninge deur enige persoon verrig moes word en nie deur sodanige persoon verrig is nie, moet betaal word deur die persoon wat sodanige oortreding begaan het of versuim het om sodanige werk te verrig.

Herroeping van Verordeninge.

57.(1) Die Verordeninge en Regulasies insake Gasvoorsiening, -tarief, die aanbring van Gas-syleidings, -toevoerpype en -toestelle van die Munisipaliteit Johannesburg, aangekondig by Administrateurskennisgewing 885 van 3 Oktober 1951, soos gewysig, word hereby herroep.

(2) Ondanks die bepalings van subartikel (1), bly die gelde wat voorgeskryf word by item 1 en 3 van die Eerste Bylae by Hoofstuk III van die verordeninge wat by daardie subartikel herroep word, ten volle van krag tot die eerste gewone aflesing van die hoofmeter na die afkondiging van hierdie verordeninge, en die gelde wat voorgeskryf word by items 1 en 4 van Bylae 1 by hierdie verordeninge tree onmiddellik na sodanige aflesing in werking.

BYLAE 1.**TARIEF.***1. Gelde vir Gas wat Verbruik Word.*(1) *Verbruik binne die Munisipaliteit:*

Die maandelikse tarief vir gas wat op 'n perseel van enige aard verbruik word, is soos volg:

- (a) R4,77 per GJ vir die eerste 45 GJ van totale verbruik.

Offences and Penalties.

55.(1) Any person who —

- (a) contravenes or fails to comply with any provision of these by-laws;
- (b) fails to comply timeously with the requirements of any notice in terms of these by-laws;
- (c) wilfully obstructs or interferes with any official of the Council in the execution of his duties for the purposes of these by-laws;
- (d) fails or refuses to furnish any information required by an official of the Council for the purposes of these by-laws; or wilfully furnishes such information which is false in any material respect;
- (e) fails or refuses to comply with any lawful order given or request made for the purposes of these by-laws,

shall be guilty of an offence and liable on conviction to a fine not exceeding R300 or in default of payment to imprisonment for a period not exceeding twelve months.

(2) Any breach of these by-laws committed on the premises of a customer, shall be deemed to be a breach by that customer, unless and until he proves the contrary.

Expenses Upon Breach of By-law or Failure of Execution of Work.

56. Any expense incurred by the Council in consequence of a breach of any provision of these by-laws or in the execution of any work directed by any provision of these by-laws to be executed by any person and not executed by him, shall be paid by the person committing such breach or failing to execute such work.

Repeal of By-laws.

57.(1) The By-laws and Regulations Governing the Gas Supply, Tariff, Installation of Gas Services, Supply Pipes and Gas Appliances of the Johannesburg Municipality, published under Administrator's Notice 885, dated 3 October, 1951, as amended, are hereby repealed.

(2) Notwithstanding the provisions of subsection (1), the charges prescribed in items 1 and 3 of the First Schedule to Chapter III of the by-laws repealed by that subsection shall remain in full force and effect up to the first ordinary reading of the main-meter after promulgation of these by-laws, and the charge prescribed in items 1 and 4 of Schedule 1 to these by-laws shall become operative immediately after such reading.

SCHEDULE I.**TARIFF.***1. Charges for Consumption of Gas.*(1) *Consumption within the Municipality:*

The monthly charges for gas consumed at premises of whatever kind shall be as follows:

- (a) R4,77 per GJ for the first 45 GJ of total consumption;

- (b) R4,49 per GJ vir die volgende 45 GJ van totale verbruik.
- (c) R4,20 per GJ vir die volgende 125 GJ van totale verbruik.
- (d) R3,92 per GJ vir die volgende 215 GJ van totale verbruik.
- (e) R3,62 per GJ vir die volgende 425 GJ van totale verbruik.
- (f) R3,07 per GJ van die volgende 425 GJ van totale verbruik.
- (g) R2,66 vir meer as 1 280 GJ van totale verbruik.

LET WEL: GJ word ooreenkomstig artikel 22 bereken:

(2) *Verbruik buite die Munisipaliteit:*

Die gelde wat betaalbaar is, is die gelde wat by subitem (1) voorgeskryf word, plus 25% as die tovoer regstreeks van dié Raad se hoofleiding afkomstig is; en teen die tarief wat aldus voorgeskryf word, plus 15% as dié gas by die munisipale grens afgemêet word en nie deur die Raad se net buite die grens versprei word nie.

(3) Vir die toepassing van hierdie item word daar geag dat enige Bantoeedorp, lokasie of huis wat kragtens die Bantoes (Stadsgebiede) Konsolidasiewet, 1945, geproklameer is, binne die munisipaliteit geleë is.

(4) Die tarief per gigajoule word gebaseer op die maksimum beheerde vry-op-spoor-steenkoolprys van Transvaalse of Oranje-Vrystaatse steenkool (uitgesonderd smidsteenkool, antrasiet, gasssteenkool en steenkool wat in metallurgiese of skeikundige prosesse gebruik word) met 'n energieinhoud van meer as 27,5 megajoule per kg en op die spoervrag van steenkool by die groot maat van die betrokke stenkoolmyn af tot by private spoorwegslyn No. 1067, Braamfontein, op 1 April 1977, en is onderworpe aan 'n verhoging of verlaging van 0,1c per gigajoule vir elke 1c per ton waarmee sodanige beheerde prys en/of spoervrag na sodanige datum verhoog of verlaag word.

(5) Behoudens Bylae 2 by hierdie verordeninge, word die persentasie wat hieronder aangegee word, in die geval van elke onderbreekbare gastoevoer afgetrek van die bedræe wat beoog word by subitems (1), (2) en (4), betaalbaar is:

Gas Verbruik	Tydperk van verbruik per dag	
	tot 16 uur	meer as 16 en tot 24 uur
GJ per maand		
(a) Tot 90	2,0%	4,0%
(b) meer as 90 en tot 215	3,0%	6,0%
(c) meer as 215 en tot 430	4,0%	8,0%
(d) meer as 430 en tot 855	5,0%	10,0%
(e) meer as 855 en tot 1 280	6,0%	12,0%
(f) meer as 1 280	7,5%	15,0%

- (b) R4,49 per GJ for the next 45 GJ of total consumption;
- (c) R4,20 per GJ for the next 125 GJ of total consumption;
- (d) R3,92 per GJ for the next 215 GJ of total consumption;
- (e) R3,62 per GJ for the next 425 GJ of total consumption;
- (f) R3,07 per GJ for the next 425 GJ of total consumption;
- (g) R2,66 per GJ for gas in excess of 1 280 GJ of total consumption.

NOTE: GJ calculated in accordance with section 22,

(2) *Consumption outside the Municipality:*

The charges payable shall be the charges prescribed in subitem (1), plus 25% where the supply is taken direct from the Council's main, and at the charge so prescribed, plus 15% where the gas is metered at the municipal boundary and not reticulated beyond it by the Council.

(3) For the purposes of this item, any Bantu Villages, Location or Bantu Hostel, proclaimed under the Bantu (Urban Areas) Consolidation Act, 1945, shall be deemed to be within the municipality.

(4) The charges per gigajoule shall be based on the maximum controlled free-on-rail colliery price of Transvaal or Orange Free State coal (excluding smithy coal, anthracite, gas coal and coal used in metallurgical and chemical processes) of an energy content of more than 27,5 megajoules per kg and on the railage of coal in bulk from the respective colliery to the Braamfontein Private Siding No. 1067 as at 1 April, 1977, and shall be subject to an increase or decrease of 0,1c per gigajoule for each 1c per ton by which such controlled price and/or railage rate increases or decreases after such date.

(5) Subject to Schedule 2 to these by-laws, the percentage set out hereunder, shall in the case of every interruptible gas supply be deducted from the amounts payable as contemplated in subitems (1), (2) and (4):

Gas Consumed	Period of Consumption Per Day	
	up to 16 hours	over 16 up to 24 hours
GJ per month		
(a) Up to 90	2,0%	4,0%
(b) over 90 up to 215	3,0%	6,0%
(c) over 215 up to 430	4,0%	8,0%
(d) over 430 up to 855	5,0%	10,0%
(e) over 855 up to 1 280	6,0%	12,0%
(f) over 1 280	7,5%	15,0%

2. Deposito's.

Die minimum deposito is R6.

3. Diensheffing.

Die diensheffing word op die grootte van die hoof-meter wat op die betrokke perseel geïnstalleer is, gebaseer ooreenkomsdig die volgende tabel:

Metervermoë in Kubieke Meter per Uur	Diensheffing per maand
(1) Tot en met 7	20c
(2) meer as 7 maar hoogstens 13	R 3,00
(3) meer as 13 maar hoogstens 21	R 4,00
(4) meer as 21 maar hoogstens 36	R 5,00
(5) meer as 36 maar hoogstens 51	R 6,00
(6) meer as 51 maar hoogstens 86	R 7,00
(7) meer as 86 maar hoogstens 171	R 9,00
(8) meer as 171 maar hoogstens 251	R12,00
(9) meer as 251 maar hoogstens 651	R15,00
(10) meer as 651	R20,00

4. Heraansluitingsgeld.

- (1) Ingevolge artikel 11(4): R4.
- (2) Ingevolge artikel 13: R8.

5. Gelde in Verband met Meters.

- (1) Spesiale aflezing ingevolge artikel 25: R4.
- (2) Toets van meter ingevolge artikel 23: R6.

6. Diverse Gelde.

- (1) Afsluit van gastoëvoer by hoofleiding op versoek van 'n klant of vir slooppoeleindes: R35.
- (2) Hertoets van installasie ingevolge artikel 30(3): R20.

BYLAE 2.

OOREENKOMS VIR ONDERBREEKBARE GAS-TOEVOER.

Ooreenkoms gedateer dag van 19 aanliggaan deur en tussen —

DIE STADSRAAD VAN JOHANNESBURG

hierin verteenwoordig deur in sy hoedanigheid van Hoofbestuurder van die Gasafdeling, van genoemde Raad, wat by 'n besluit gedateer van genoemde Raad behoorlik daartoe gemagtig is (hierna die "Raad" genoem)

en hierin verteenwoordig deur in sy hoedanigheid van van vermelde onderneming, behoorlik daartoe gemagtig

by 'n besluit van vermelde onderneming, gedateer hierin verteenwoordig deur in sy hoedanigheid van van vermelde onderneming, behoorlik daartoe gemagtig

2. Deposits.

The minimum deposit shall be R6.

3. Service Charge.

The service charge shall be based on the size of the main-meter installed on the premises concerned, in accordance with the following table:

Meter Capacity in Cubic Metres per Hour	Charge per month
(1) Up to and including 7	20c
(2) exceeding 7 but not exceeding 13	R 3,00
(3) exceeding 13 but not exceeding 21	R 4,00
(4) exceeding 21 but not exceeding 36	R 5,00
(5) exceeding 36 but not exceeding 51	R 6,00
(6) exceeding 51 but not exceeding 86	R 7,00
(7) exceeding 86 but not exceeding 171	R 9,00
(8) exceeding 171 but not exceeding 251	R 12,00
(9) exceeding 251 but not exceeding 651	R 15,00
(10) exceeding 651	R 20,00

4. Reconnection Charge.

- (1) In terms of section 11(4): R4.
- (2) In terms of section 13: R8.

5. Charges in Connection with Meters.

- (1) Special reading in terms of section 25: R4.
- (2) Meter test in terms of section 23: R6.

6. Miscellaneous Charges.

- (1) Cutting off of gas supply at main at the request of a customer or for demolition purposes: R35.
- (2) Retest of installation in terms of section 30(3): R20.

SCHEDULE 2.

AGREEMENT FOR INTERRUPTIBLE GAS SUPPLY.

Agreement dated day of 19 entered into by and between —

THE CITY COUNCIL OF JOHANNESBURG,

represented herein by in his capacity as General Manager of the Gas Department of the said Council, duly authorized thereto by a resolution of the said Council dated (hereinafter referred to as "the Council")

and

represented herein by

, waarvan 'n gesertificeerde afskrif, wat vir identifiseringsdoeleindes deur die partye geparafeer is, hierby aangeheg is (hierna die "Klant" genoem).

Die Raad gaan hierby akkoord om 'n onderbreekbare gastoeroer aan die Klant te voorsien en die Klant gaan akkoord om sodanige toever te aanvaar en daarvoor te betaal onderworpe aan die Spesiale Voorwaardes wat hieronder uiteengesit word, die Algemene Voorwaardes wat vervat is in die Aanhangsel hierby (waarvan 'n afskrif aan die Klant verskaf is) en die Gasverordeninge van die Stadsraad van Johannesburg, soos van tyd tot tyd gewysig.

SPESIALE VOORWAARDES.

Kyk Algemene Voorwaarde No:

1. 1. Perseel waaraan gas ingevolge hierdie ooreenkoms voorsien moet word:
Standplaas No.: Voorstad:
Adres:
6. 2. Doel(eindes) waarvoor gastoeroer gebruik kan word:
3. 3. Maksimum gasverbruik:
Per uur: GJ
Per dag: GJ
Per maand: GJ
4. 4. Minimum gasverbruik:
Per maand: GJ
5. Toepaslike korting soos beoog by item 1(5) van Bylae 1 by die Gasverordeninge van die Stadsraad van Johannesburg:
10. 6. Voorsieningstydperk:
kontrakjaar: Begin om 06 h 00 op 19 en verstryk om 06 h 00 op

6. 7. Maksimum tydperk van onderbreking in een kontrakjaar:
Getal dae:
6. 8. Minimum tydperk van kennisgewing van onderbreking en herstel van toever:
Uur:
2. 9. Toevoerdruk en positiewe korreksiefaktor:

Onderteken namens die Klant te op hierdie dag van 19

GETUIJES: 1.

2.

Onderteken namens die Raad te Johannesburg op hierdie dag van 19

GETUIJES: 1.

2.

Hoofbestuurder:
Gasafdeling

in his capacity as of the said undertaking, duly authorized thereto by a resolution of the said undertaking dated

, a certified copy of which is annexed hereto and initialled by the parties for purposes of identification (hereinafter referred to as "the Customer").

The Council hereby agrees to supply an interruptible gas supply to the Customer and the Customer agrees to accept and pay for such supply, subject to the Special Conditions set out below, the General Conditions contained in the Annexure hereto (a copy of which has been furnished to the Customer), and the Gas By-laws of the Johannesburg City Council, as amended from time to time.

SPECIAL CONDITIONS:

See General Condition No.

1. 1. Premises to be supplied in terms of this agreement:
Stand No.: Township:
Address:
6. 2. Purpose(s) for which gas supply may be used:
3. 3. Maximum consumption of gas:
Per hour: GJ
Per day: GJ
Per month: GJ
4. 4. Minimum consumption of gas:
Per month: GJ
5. Discount applicable as contemplated in item 1(5) of Schedule 1 to the Gas By-laws of the City Council of Johannesburg.
10. 6. Supply period:
contract years: commencing at 06h00 on 19 and expiring at 06h00 on
6. 7. Maximum period of interruption of supply in one contract year:
Number of days:
6. 8. Minimum period of notice of interruption and resumption of supply:
Hours:
2. 9. Supply pressure and positive correction factor:

Signed on behalf of the Customer at on this day of 19

WITNESSES: 1.

2.

Signed on behalf of the Council at Johannesburg on this day of 19

WITNESSES: 1.

2.

General Manager:
Gas Department

AANHANGSEL.

ALGEMENE VOORWAARDEN.

1. Woordomskrywings.

In hierdie ooreenkoms, tenzij uit die samehang anders blyk, beteken —

“kontrakjaar” ’n tydperk van een jaar wat op 06 h 00 op die aanvangsdatum van die voorsieningstydperk wat by Spesiale Voorwaarde 6 bepaal word, of op dieselfde datum in die daaropvolgende jaar begin, maar wat nie voortduur na die verstrykingsdatum nie;

“maand” ’n tydperk wat om 06 h 00 op enige dag van enige kalendermaand begin en om 06 h 00 op die selfde dag in die daaropvolgende kalendermaand eindig;

“dag” ’n tydperk van vier en twintig uur wat om 06 h 00 van enige dag begin;

“verstrykingsdatum” die datum wat in Spesiale Voorwaarde 6 aangegee word waarop die voorsieningstydperk eindig en dit sluit enige verskuifde datum in soos beoog by Klousule 10 hiervan;

“perseel” die perseel waaraan gas voorsien moet word en waarna daar in Spesiale Voorwaarde 1 verwys word.

2. Berekening van GJ wat Voorsien is.

(1) Die Klant se rekening word gedebiteer ooreenkomstig die getal GJ wat voorsien is en wat bereken word ooreenkomstig die bepalings van hierdie Klousule en niet heidie doel moet die Raad se beampies die betrokke meters maandeliks aflees.

(2)(a) Die getal GJ gas wat aan die Klant voorsien is, word bereken ooreenkomstig artikel 22 van die Raad se Gasverordeninge.

(b) Die positiewe korreksiefaktor wat beoog word by vermelde artikel 22 is vir die toepassing van hierdie ooreenkoms dié wat by Spesiale Voorwaarde 9 bepaal word. Met dien verstande dat sodanige faktor skriftelik deur die Raad aangepas moet word indien die toeverdruk op versoek van die Klant gewysig word.

3. Maksimum Verbruik.

(1) Die Klant mag nie in enige uur, dag of maand meer gas neem nie as die maksimum verbruik wat by Spesiale Voorwaarde 3 bepaal is, sonder die voorafverkree skriftelike toestemming van die Raad (wat verleen kan word onderworpe aan in oplegging deur die Raad van ’n verhoogde minimum verbruik).

(2) Indien die klant —

- meer gas neem as die maksimum wat by Spesiale Voorwaarde 3 bepaal word sonder die toestemming wat by Klousule 3(1) hiervan beoog word; of
- meer gas neem as die maksimum waartoe ingevolge Klousule 3(1) hiervan toegestem is; of
- gas neem gedurende ’n tydperk van totale onderbreking wat by Klousule 5 hiervan beoog word,

moet hy vir sodanige oormaatgas wat verbruik is, teen die hoogste tarief per GJ wat gespesifieer word by die tarief vir gas ingevolge die Raad se Gasverordeninge, soos gewysig, betaal en geen korting word vir sodanige oormaatgas wat verbruik is, ingevolge item 1(5) van Bylae 1 by vermelde verordeninge toegelaat nie.

ANNEXURE.

GENERAL CONDITIONS.

1. Definitions.

In this agreement; unless the context otherwise requires —

“contract year” means a period of one year commencing at 06 h 00 on the date of commencement of the supply period stipulated in Special Condition 6 or on the same date in a succeeding year; but not extending beyond the expiry date;

“day” means a period of twenty-four hours commencing at 06 h 00 on any day;

“expiry date” means the date stipulated in Special Condition 6 when the supply period expires and includes any extended date contemplated in Clause 10 hereof;

“month” means a period commencing at 06 h 00 on any day of any calendar month and ending at 06 h 00 on the same day in the next succeeding calendar month;

“premises” means the premises to be supplied and referred to in Special Condition 1.

2. Calculation of GJ's Supplied.

(1) The customer's account shall be debited according to the number of GJ's supplied and calculated in accordance with the provisions of this clause and for this purpose the metres concerned shall be read monthly by the Council's officials.

(2)(a) The number of GJ's of gas supplied to the Customer shall be calculated in accordance with section 22 of the Council's Gas By-laws.

(b) The positive correction factor contemplated in the said section 22 shall for the purpose of this agreement be as specified in Special Condition 9. Provided that such factor shall be adjusted in writing by the Council if, at the Customer's request, the supply pressure is varied.

3. Maximum Consumption.

(1) The Customer shall not in any hour, day or month take gas in excess of the maximum consumption stipulated in Special Condition 3, without the prior written consent of the Council (which may be given subject to the imposition by the Council of an increased minimum consumption).

(2) If the Customer —

- takes gas in excess of the maximum consumption stipulated in Special Condition 3 without consent in terms of Clause 3(1) hereof; or
- takes gas in excess of the maximum consented to in terms of Clause 3(1) hereof; or
- takes gas during a period of total interruption contemplated in Clause 5 hereof,

he shall pay the Council in respect of such excess gas consumed at the highest rate per GJ specified in the tariff for gas in terms of the Council's Gas By-laws, as amended; and no discount shall be allowed on such excess gas consumption in terms of item 1(5) of Schedule 1 to the said by-laws.

4. Minimum Verbruik.

(1) Die Klant onderneem en verbind hom om in enige maand 'n hoeveelheid gas te verbruik wat minstens gelyk is aan die minimum verbruik bepaal by Spesiale Voorwaarde 4 of die verhoogde minimum verbruik wat beoog word by Klousule 3(1) hiervan, na gelang van die geval.

(2) Behoudens Klousule 7 hiervan, is die Klant, indien die gasverbruik in enige maand minder is as sodanige minimum verbruik of verhoogde minimum verbruik, nogtans aanspreeklik vir die betaling vir sodanige minimum of verhoogde minimum hoeveelheid wat verbruik is asof hy inderdaad die minimum of verhoogde minimum "hoeveelheid" verbruik het. Met dien verstande dat hierdie subklousule nie van toepassing is nie in die mate waarin die verbruik wat laer is as sodanige minimum of verhoogde minimum verbruik, na die mening van die Hoofbestuurder, die gevog is van 'n onderbreking of beperking wat ingevolge Klousule 5 hiervan geskied het.

5. Onderbreking.

(1) Die Raad behou hom die reg voor om te eniger tyd, nadat hy die Klant 'n minimum tydperk wat bepaal word by Spesiale Voorwaarde 8, kennis gegee het, van die Klant te vereis dat hy sy verbruik van gas wat hierkragtens voorsien word, onderbreek, of beperk soos daar in sodanige kennisgewing bepaal kan word.

(2) Die Raad kan te eniger tyd na die onderbreking of beperking van die tovoer ingevolge Klousule 6(1) hiervan, deur 'n minimum tydperk wat by Spesiale Voorwaarde 8 bepaal word, kennis te gee van die Klant vereis dat hy die neem van gas teen sy normale "verbruikerstempo" hervat.

(3) In enige kontrakjaar mag die totale tydperk waartydens die tovoer onderbreek of beperk kan word, nie die maksimum tydperk van afsluiting of beperking wat by Spesiale Voorwaarde 7 bepaal word, oorskry nie en sodanige tydperk kan aan eenlopend wees.

(4) Die Klant is verantwoordelik vir die voorsiening van alternatiewe gereedheidsbrandstof en die Raad is nie aanspreeklik vir enige gevolge wat voortspruit uit die Klant se versuim om toereikende voorrade alternatiewe brandstof te verskaf vir verbruik gedurende enige tydperk waartydens die tovoer ingevolge hierdie klousule of andersins onderbreek of beperk word nie.

(5) Enige kennis ingevolge hierdie klousule kan mondeling of skriftelik gegee word en niks wat hierin of in die Spesiale Voorwaardes vervat is, verhoed die partye om in 'n bepaalde geval 'n korter kennistydperk as dié wat by Spesiale Voorwaarde 8 voorgeskryf word, te aanvaar nie.

6. Doeleindes van Voorsiening.

(1) Die Klant mag die gas wat kragtens hierdie ooreenkoms voorsien word, nie gebruik vir 'n ander doel as dié wat by Spesiale Voorwaarde 2 bepaal word, sonder die voorafverkreekskriftelike toestemming van die Raad, welke toestemming ten opsigte van 'n uitdruklike doel of uitdruklike hoeveelhede gas of albei gegée kan word nie.

(2) Die Klant moet aan die Raad sodanige toegang tot die perseel verleen wat die Raad redelikerwys kan vereis ten einde vas te stel of daar aan die bepalings van hierdie klousule voldoen word.

4. Minimum Consumption.

(1) The Customer undertakes and is bound in any month to consume a quantity of gas at least equal to the minimum consumption stipulated in Special Condition 4 or the increased minimum consumption contemplated in Clause 3(1) hereof, as the case may be.

(2) Subject to Clause 7 hereof, should the consumption of gas in any one month be less than such minimum or increased minimum consumption, the Customer shall nevertheless be liable to pay for such minimum or increased minimum consumption of gas as if he has in fact consumed the minimum or increased minimum quantity. Provided that this subclause shall not be applicable in so far as consumption less than such minimum consumption or increased minimum consumption is, in the opinion of the General Manager, due to an interruption, or limitation in terms of Clause 5 hereof.

5. Interruption.

(1) The Council hereby reserves the right at any time after having given the Customer a minimum period of notice as stipulated in Special Condition 8, to require the Customer to interrupt his consumption of gas supplied hereunder, or to limit the consumption as may be specified in such notice.

(2) The Council may at any time, following the interruption or limitation of the supply under Clause 6(1) hereof, by giving a minimum period of notice as stipulated in Special Condition 8, require the Customer to resume taking gas at his normal rate of consumption.

(3) In any contract year the total period during which the supply may be interrupted or limited shall not exceed the maximum period of interruption stipulated in Special Condition 7, and such period may be continuous.

(4) The Customer shall be responsible for arranging standby alternative fuel supplies and the Council shall not be liable for any consequences arising from the Customer's failure to provide adequate supplies of alternative fuel for use during any period when the supply is interrupted or limited, whether under the clause or otherwise.

(5) Any notice in terms of this clause may be given orally or in writing, and nothing contained herein or in the Special Conditions shall prevent the parties from agreeing to accept in a particular case a period of notice shorter than that prescribed in Special Condition 8.

6. Purposes of Supply.

(1) The Customer shall not use gas supplied in terms of this agreement for any purpose other than the purpose of supply stipulated in the Special Condition 2 without the prior written consent of the Council, which consent may be given in respect of a specific purpose or specific quantities of gas or both.

(2) The Customer shall allow the Council such access to the premises as the Council may reasonably require to ascertain whether the provisions of this clause are being complied with.

7. Oormag.

(1) Indien enige party vanweë oormag sy verpligtinge ingevolge hierdie ooreenkoms in die geheel of gedeeltelik nie kan'nakom nie, moet die party wat daardeur geraak word die ander party skriftelik kennis gee van sodanige oormag so gou moontlik na die plaasvind van die oorsaak waarop hy steun en daarna word die party wat aldus geraak word, onthef van sy verpligtinge en word die uitoefening van sy regte opgeskort, ingevolge hiervan, in die mate waarin sodanige verpligtinge en regte deur die gevolge van die oormag geraak word en vir die tydperk waarin sodanige gevolge van die oormag voortduur: Met dien verstande dat:

- (a) die party wat geraak word, alle redelike pogings moet aanwend om die gevolge van die oormag so gou moontlik te beëindig (maar niks wat in hierdie voorbehoudsbepaling vervat is, beperk die absolute diskresie van die party wat geraak word betreffende 'n arbeidsgeskil wat die omstandighede van 'n oormag uitmaak nie);
- (b) niks wat in hierdie klousule vervat is, enige party onthef van sy verpligtinge (met inbegrip van sy verpligtinge om betalings hierkragtens te doen) wat op die datum van kennisgewing bestaan nie;
- (c) die Klant nie op die voordele van hierdie klousule geregtig is nie, behalwe ten opsigte van gevolge wat op die perseel ontstaan en tot die perseel beperk is.

(2) In hierdie klousule beteken "oormag" omstandighede buite die beheer van die betrokke party wat hy ten spye van redelike sorg en oorleg, nie kon voor-kom of te bowe kom nie.

8. Oordrag van Regte.

Die Klant mag nie van enige reg of al sy regte kragtens hierdie ooreenkoms sonder die voorafverkreeë skriftelike toestemming van die Raad oordra nie.

9. Afstanddoening.

Geen vertraging van Raadskaart in verband met die afdwing van enige beding of voorwaarde, reg of remedie ten opsigte van hierdie ooreenkoms is of word geag 'n afstanddoening van enige reg of remedie hoege-naamd van die Raad te wees nie of om 'n stilswyende wysiging of novasie van hierdie ooreenkoms uit te maak nie.

10. Verstryking van Ooreenkoms.

Hierdie ooreenkoms verstryk, ongeag enige reg van beëindiging wat geskep word by die Raad se Gasverordeninge, soos van tyd tot tyd gewysig op dié tyd en datum wat vir die verstryking van die voorsieningstydperk by Spesiale Voorwaarde 6 bepaal word, tensy die partie sodanige tydperk voor sodanige datum skriftelik verleng, in welke geval die ooreenkoms op sodanige verskuifde datum verstryk.

11. Beëindiging.

In die geval waar die Klant insolvent raak of geklikedeer word met 'n ander doel as dié van amalgamasië of rekonstruksie, of indien die Klant enige beding of voorwaarde wat hierin vervat is, of enige bepaling van die Raad se Gasverordeninge, soos van tyd tot tyd gewysig, verbreek, kan die Raad deur skriftelike kennisgewing onverwyd ophou om gas ingevolge hierdie ooreenkoms te voorsien en daarne is hierdie ooreenkoms beëindig maar sonder benadeling van enige voorafverkreeë reg of remedie van die Raad.

7. Force Majeure.

(1) If either party is by reason of force majeure rendered unable wholly or in part to carry out its obligations under this agreement, the party affected hereby shall give notice in writing of such force majeure to the other party as soon as possible after the occurrence of the cause relied on, and thereupon the party so affected shall be released from its obligation and suspended from the exercise of its rights hereunder to the extent to which such obligations and rights are affected by the consequences of the force majeure and for the period during which such consequences continue: Provided that:

- (a) the party affected shall use all reasonable endeavours to terminate the consequences of force majeure as soon as possible (but nothing contained in this proviso shall limit the absolute discretion of the party affected in regard to any labour dispute constituting circumstance of force majeure);
- (b) nothing in this clause shall relieve either party of its obligations (including obligations to make payments hereunder) existing at the date of the notice; and
- (c) the Customer shall not be entitled to the benefit of this clause save in respect of consequences arising at and confined to the premises.

(2) In this clause "force majeure" means circumstances beyond the control of the party concerned and which, notwithstanding reasonable diligence and foresight, such party was unable to prevent or overcome.

8. Assignment of Rights.

The Customer shall not assign any of or all his rights under this agreement without the prior written approval of the Council.

9. Waiver.

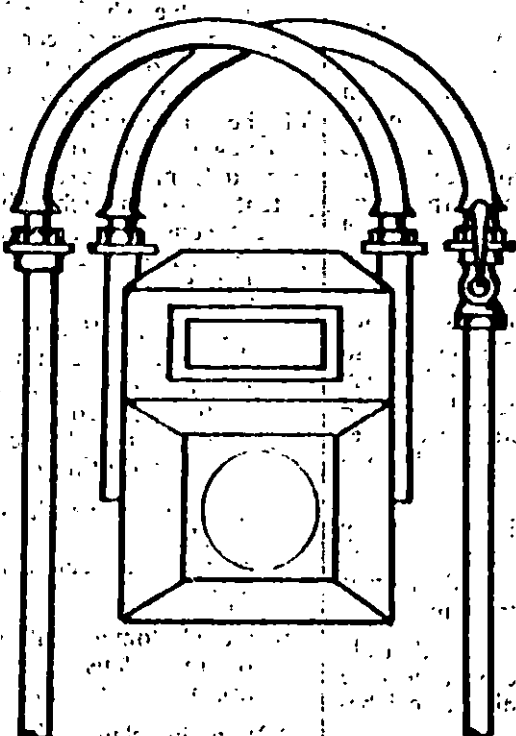
No delay on the part of the Council in enforcing any term or condition, right or remedy in respect of this agreement shall be or be deemed to be a waiver of any right or remedy whatsoever of the Council or to constitute a tacit amendment to, or a novation of, this agreement.

10. Expiry of Agreement.

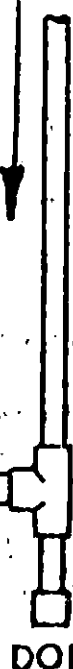
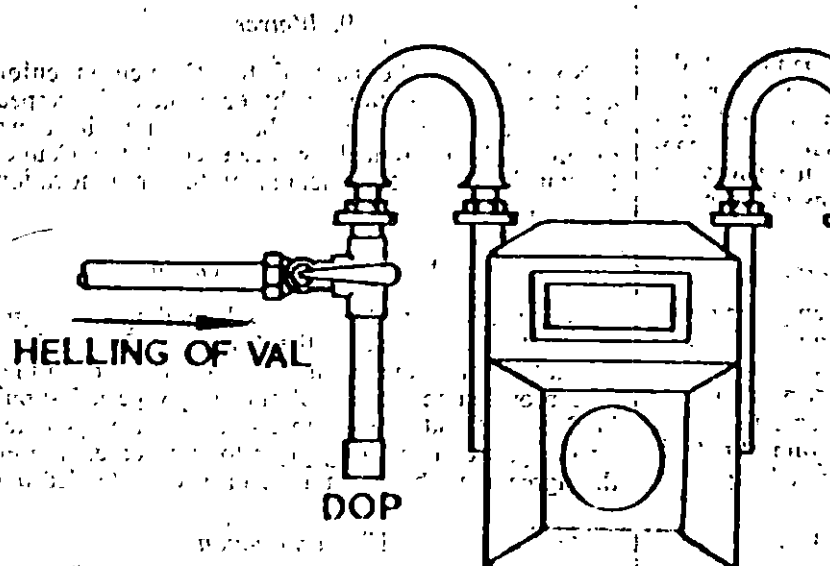
This agreement shall, notwithstanding any right of termination provided in the Council's Gas By-laws, as amended from time to time, terminate at the time and date provided for expiry of the supply period stipulated in Special Condition 6, unless such period is extended by the parties in writing prior to such date, whereupon the agreement shall terminate on such extended date.

11. Termination.

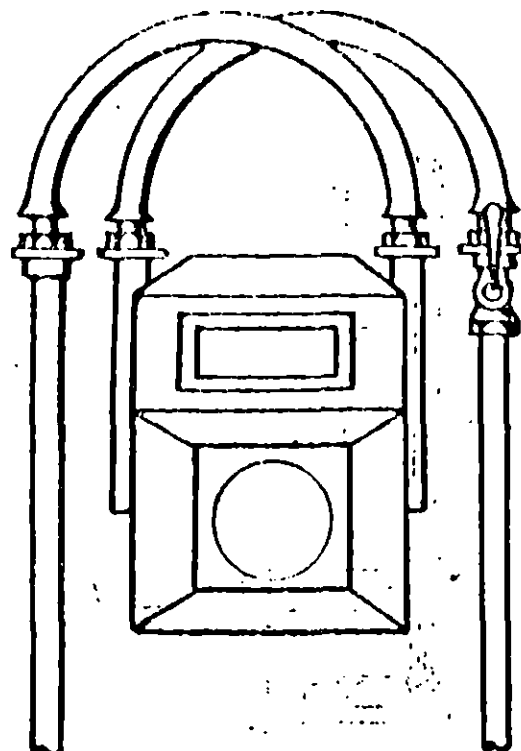
In the event of the Customer becoming insolvent or going into liquidation other than for the purposes of amalgamation or reconstruction or if the Customer commits a breach of any term or condition contained herein or any provision of the Council's Gas By-laws, as amended from time to time, the Council may by notice in writing forthwith cease to supply gas in terms of this agreement and thereupon this agreement shall be at an end but without prejudice to any antecedent right or remedy of the Council.

BYLAE 3Diagram 1

Die wyse waarop 'n meter geïnstalleer moet word indien die diensleiding aan die regterkant is.

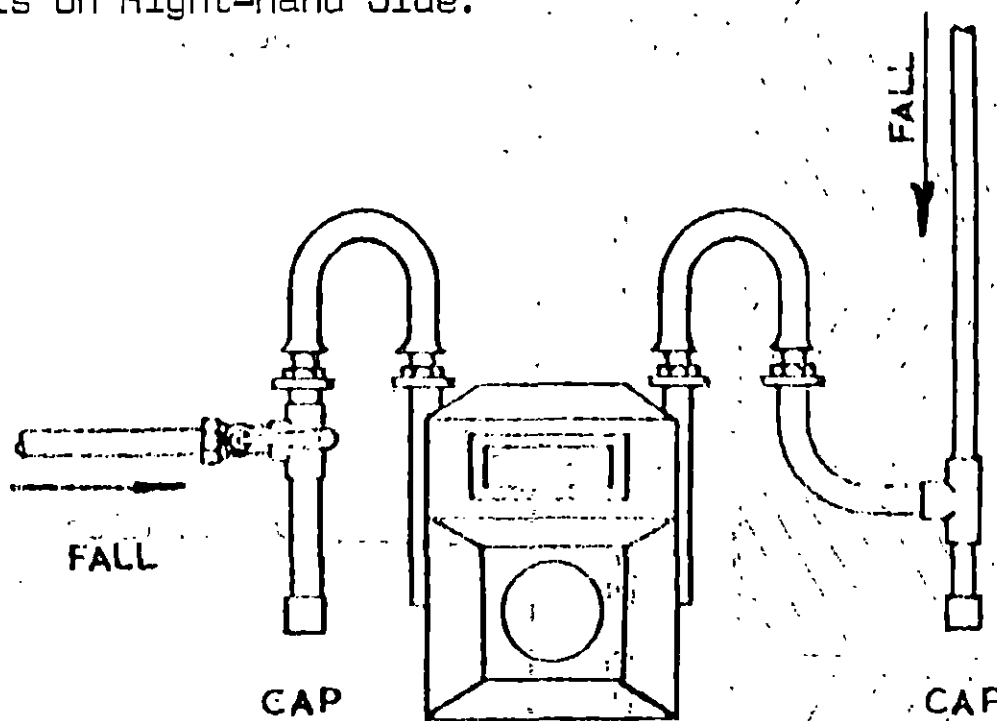
HELLING OF VALDiagram 2

Wysé waarop meter geïnstalleer moet word indien die diensleiding aan die linkerkant is, ten die ligging van die opvangpype.

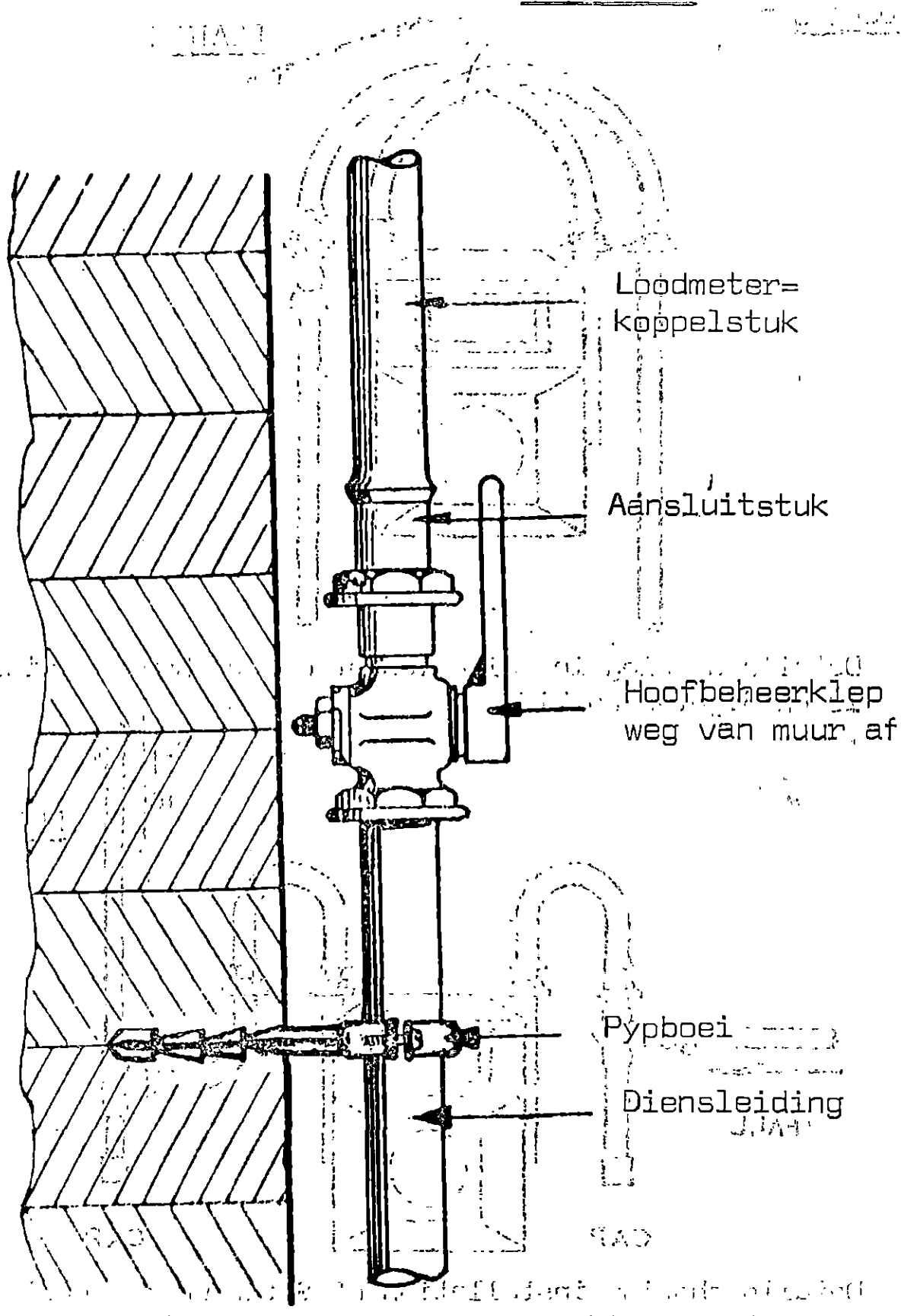
SCHEDULE 3PLATE 1

Details showing installation of Meter where Service is on Right-hand Side.

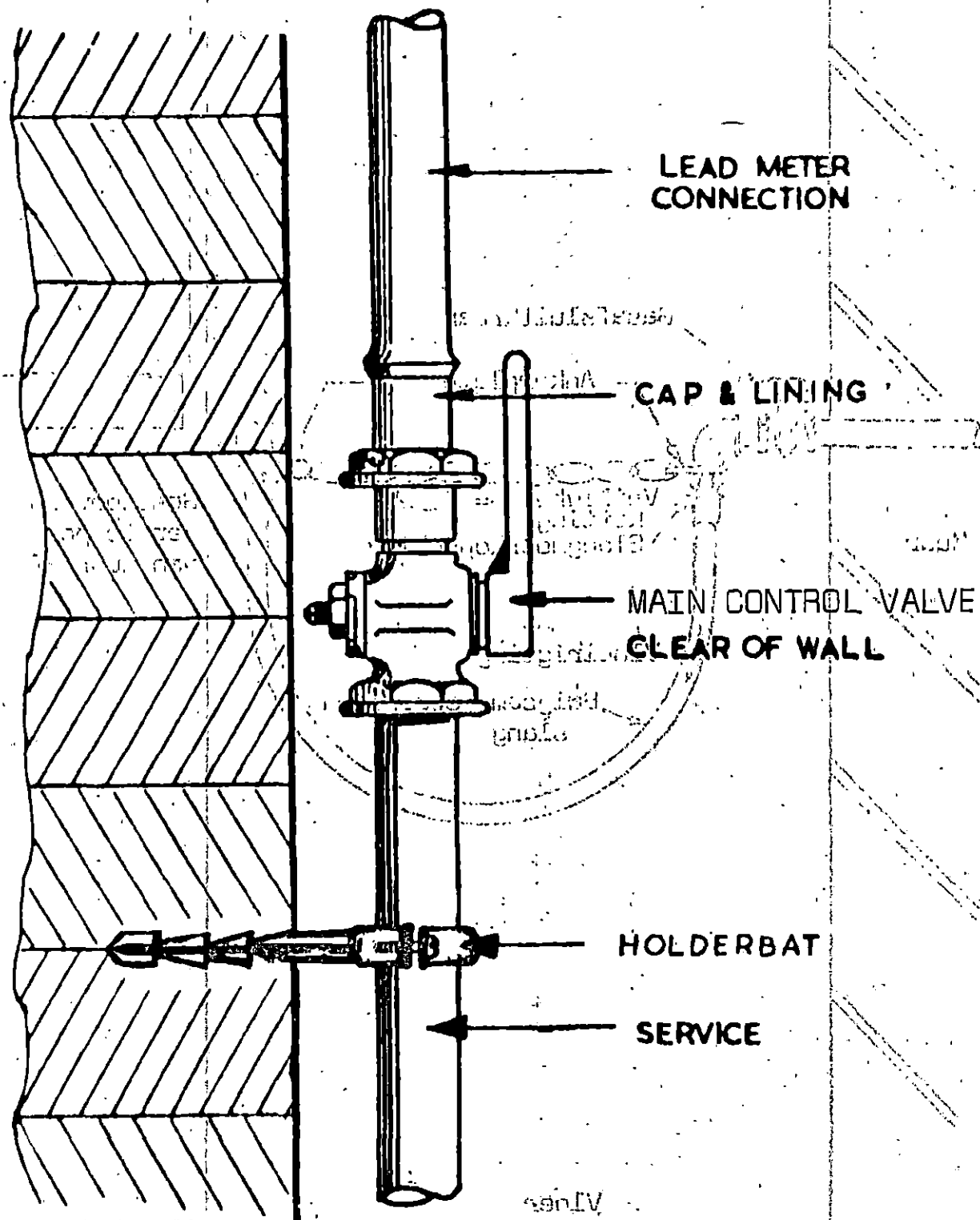
FALL

PLATE 2

Details showing installation of Meter where Service is on Left-hand Side, and arrangement of Drips.

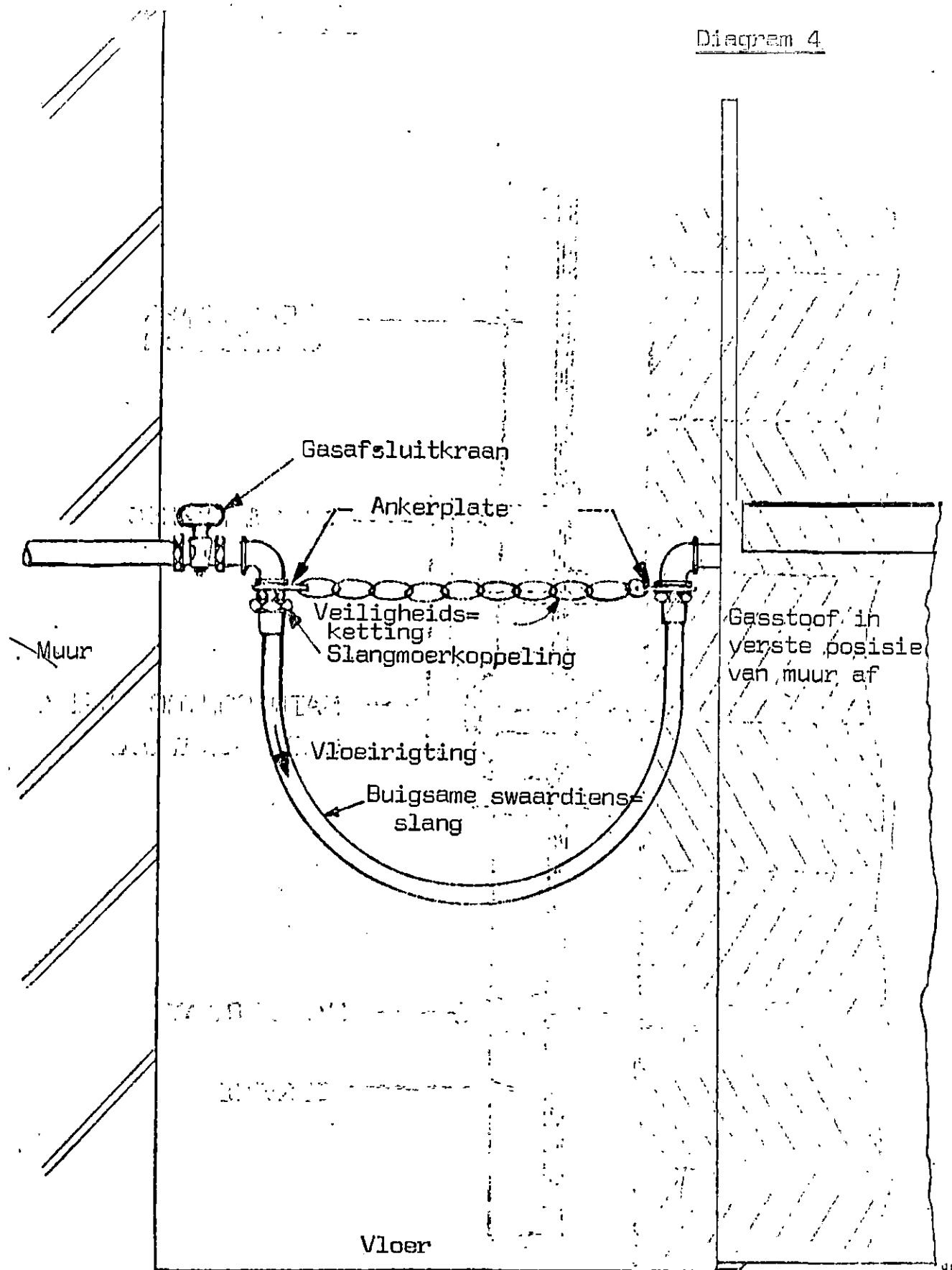
Diagram 3

Juiste wyse waarop die hoofbeheerklep aangebring moet word.

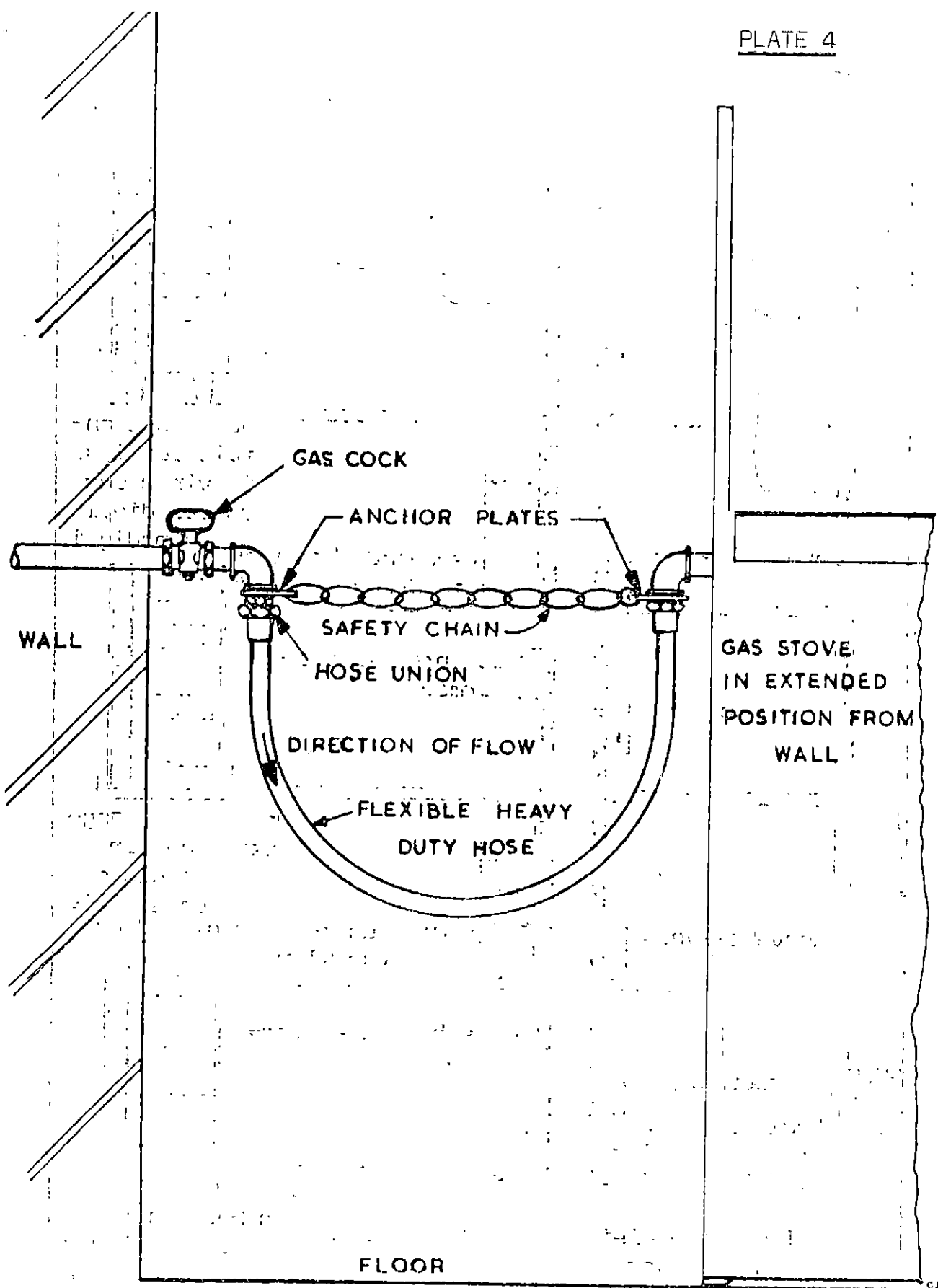
PLATE 3

CORRECT METHOD OF FITTING MAIN CONTROL VALVE

Diagram 4



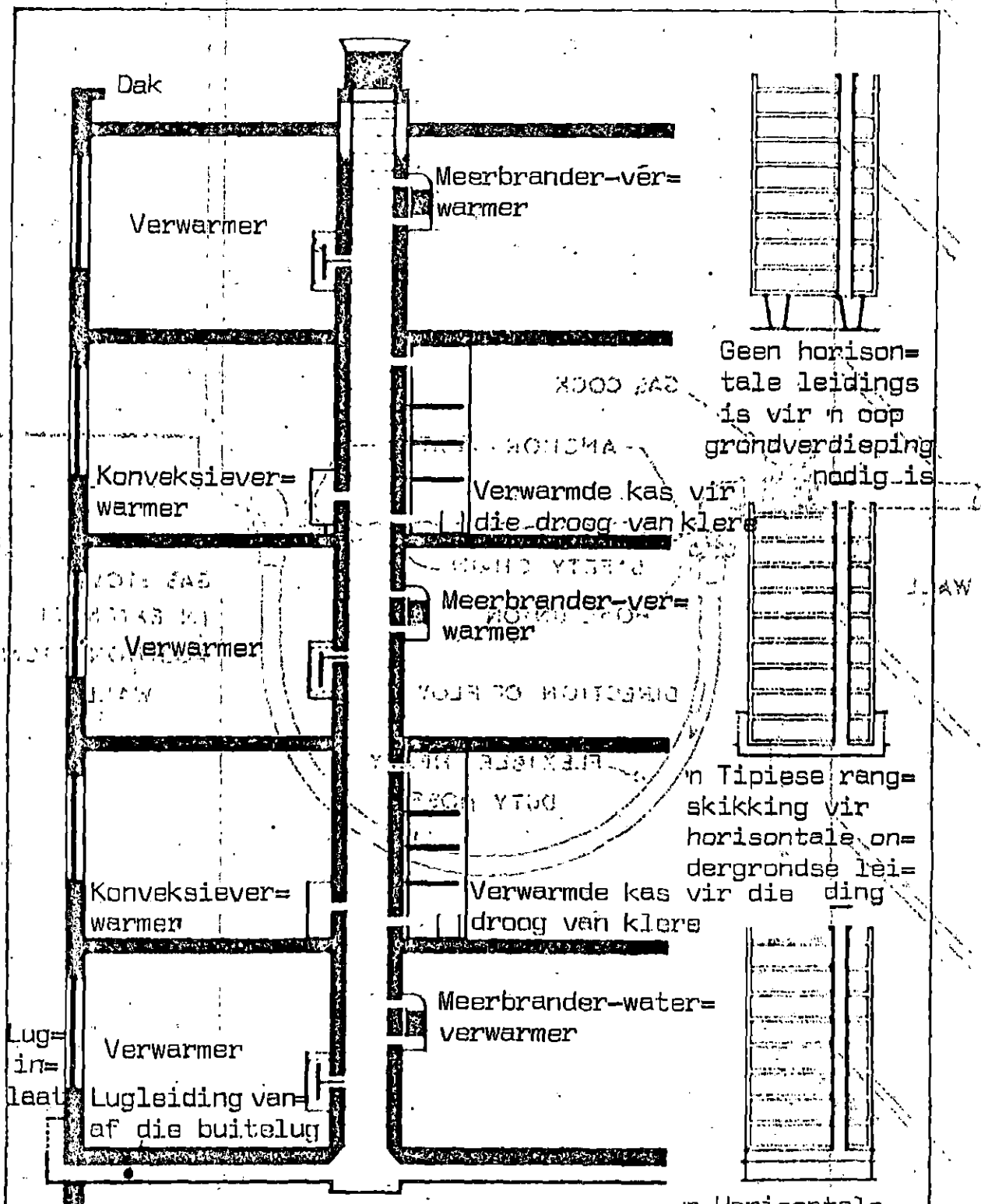
Buigsame kooktoestel-verbinding

PLATE 4

FLEXIBLE COOKER CONNECTION

DIE SE-LEIDINGSTELSEL.

Diagram 5.

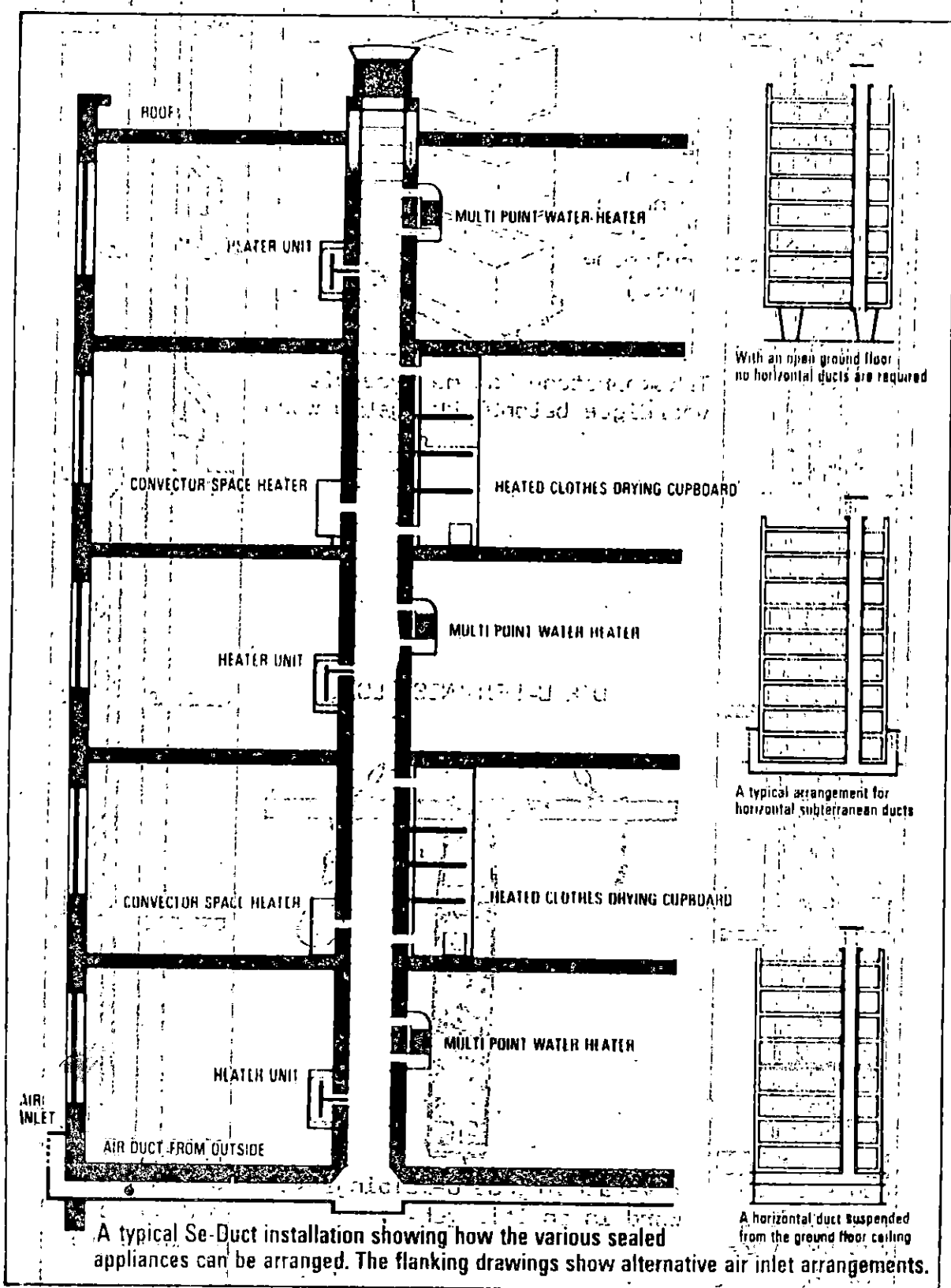


In Tipiese Se-leidinginstallasie wat aantoon hoe die verskillende verskeëlded eenhede gerangskik kan word. Die diagramme aan die regterkant toon verskillende luginlaatrangskikkings.

In Horizontale leiding wat van die grondverdieping se plafon af hang

THE SE-DUCT SYSTEM

PLATE 5



DIÉ VERTAKTE SKOORSTEEN-
STELSEL

Diagram 6.

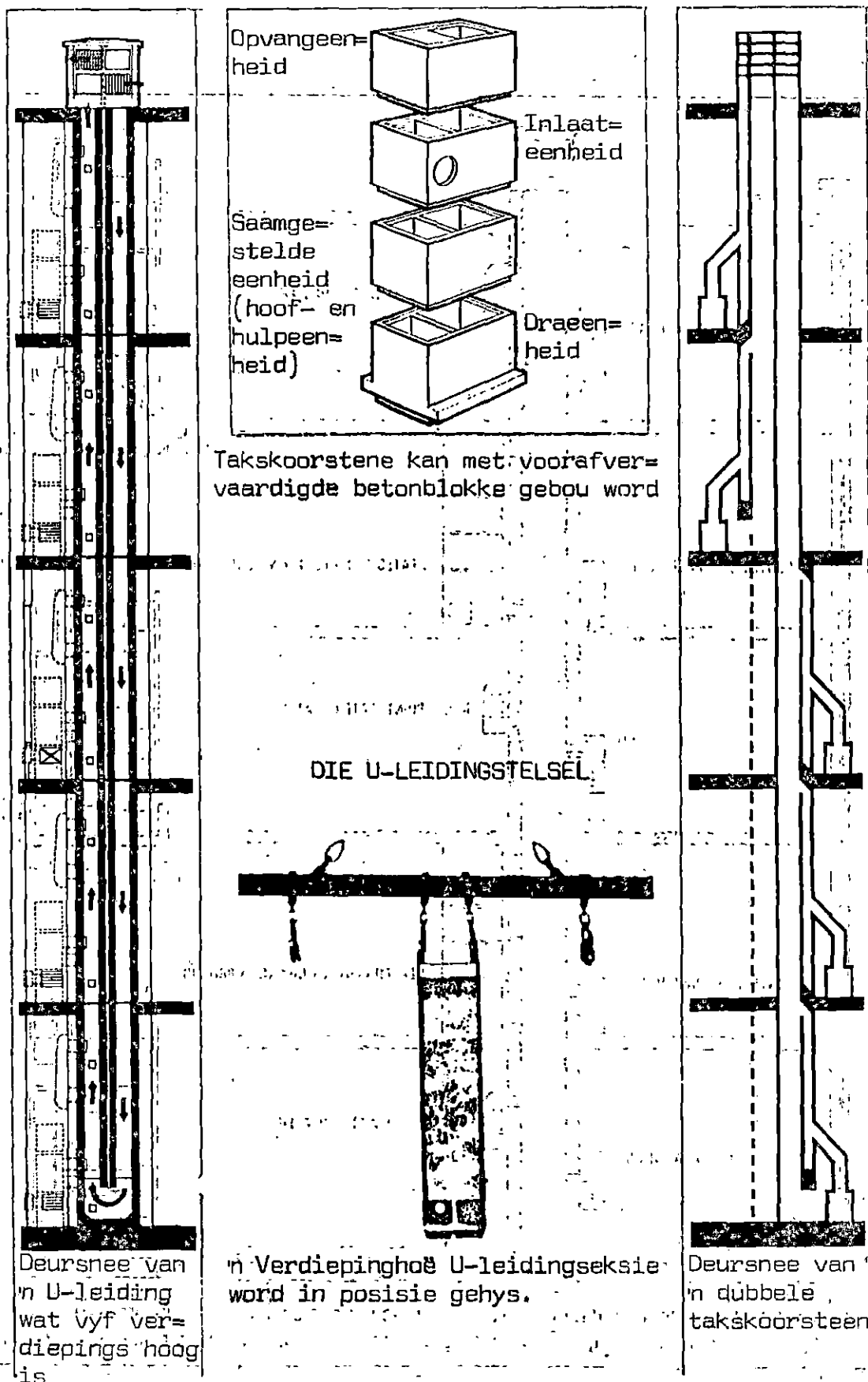
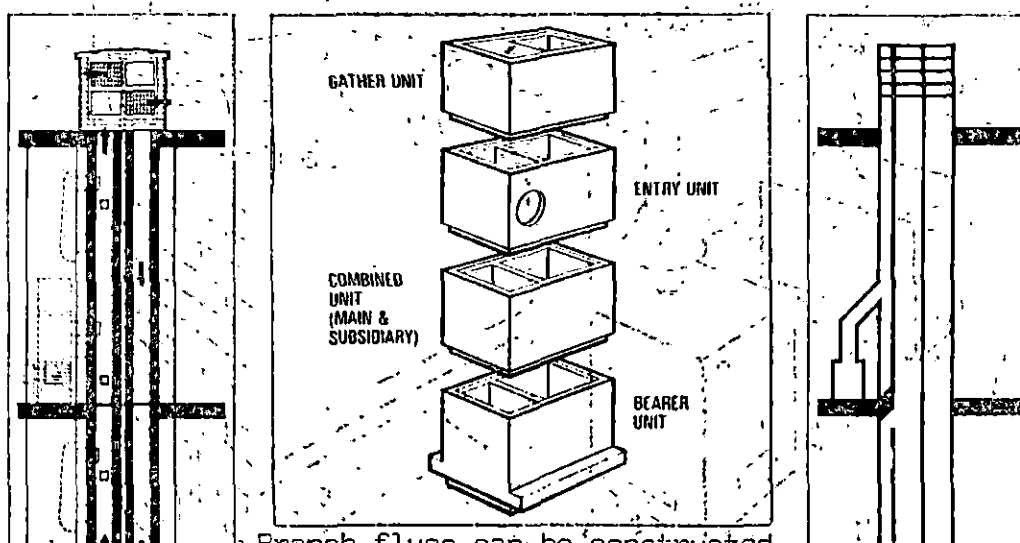


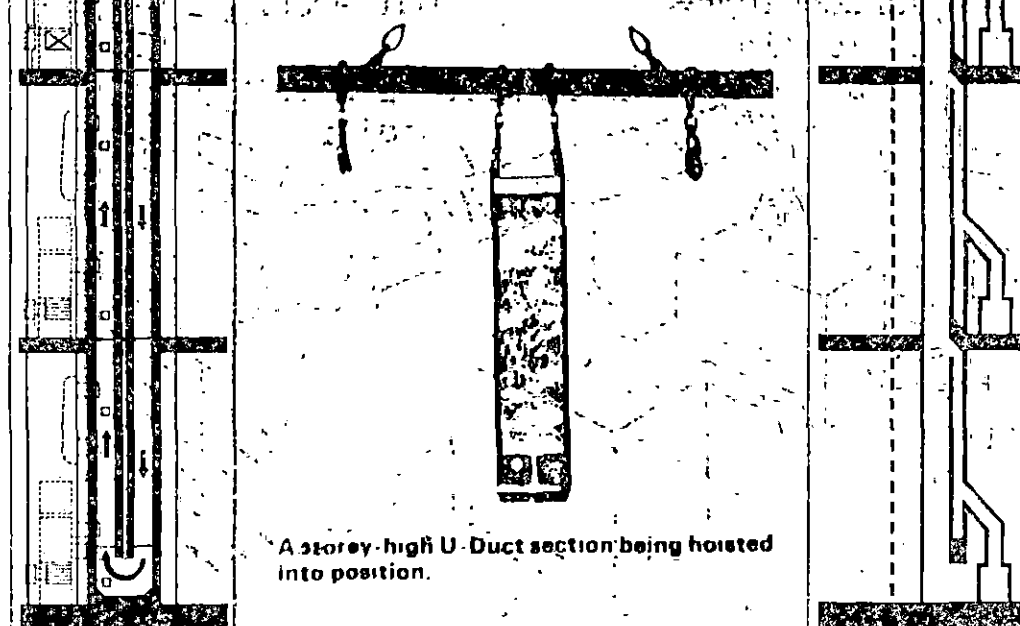
PLATE 6

THE BRANCHED FLUE SYSTEM



Branch flues can be constructed with prefabricated block units.

THE U-DUCT SYSTEM



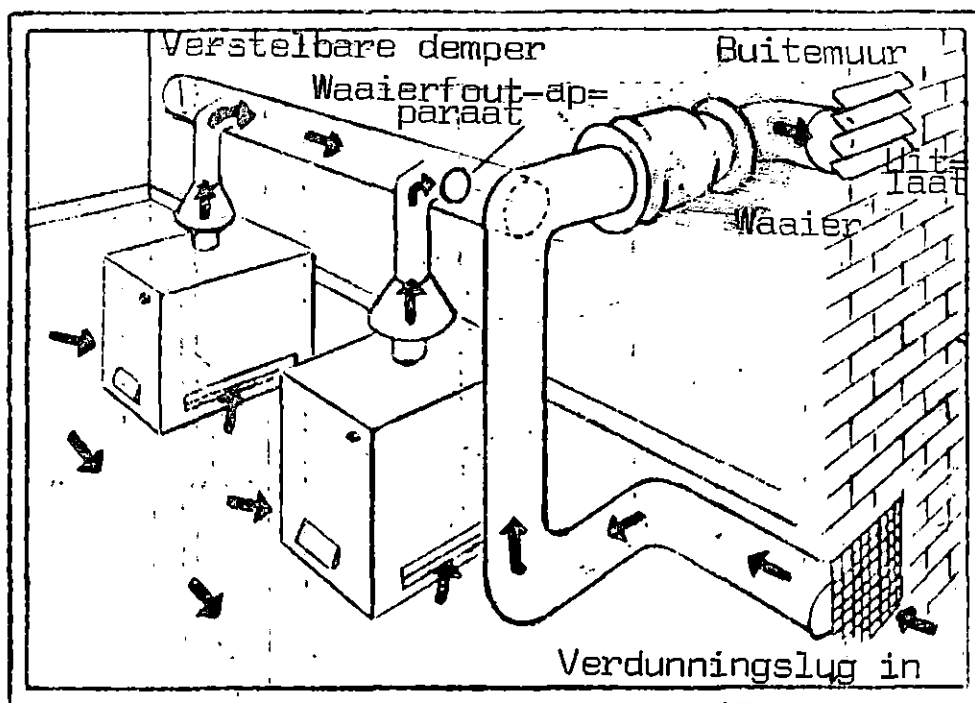
A storey-high U-Duct section being hoisted into position.

Section through a five-storey U-Duct

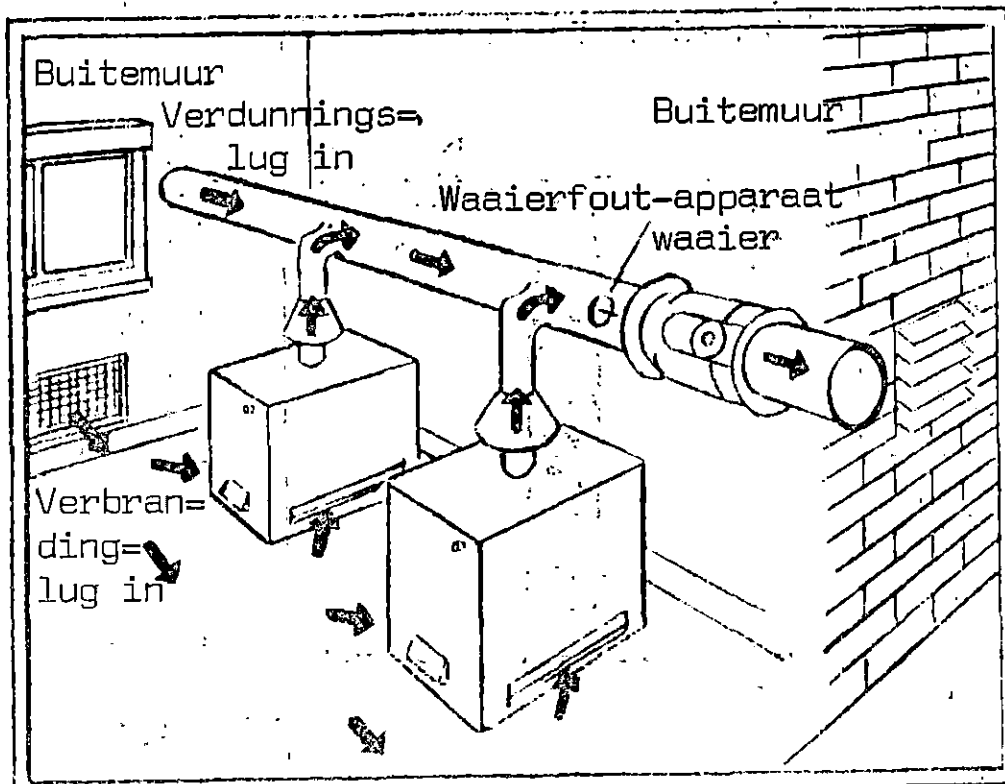
Section through a double branch flue

Diagram 7

DIE MEGANIESE SUIGSTELSEL



'n Tipiese ketelkameruiteg vir 'n waaierverdunningstelsel met die inlaat- en uitlaathortjies in dieselfde muur.

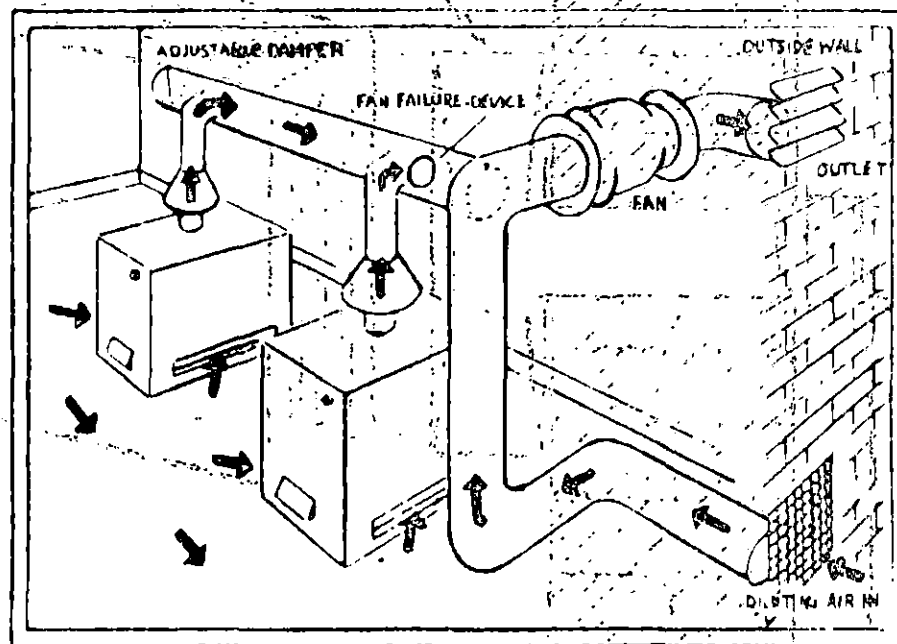


'n Alternatiewe rangskikking vir 'n waaierverdunningspyp met die inlaat- en uitlaathortjies in teenoorgestelde mure.

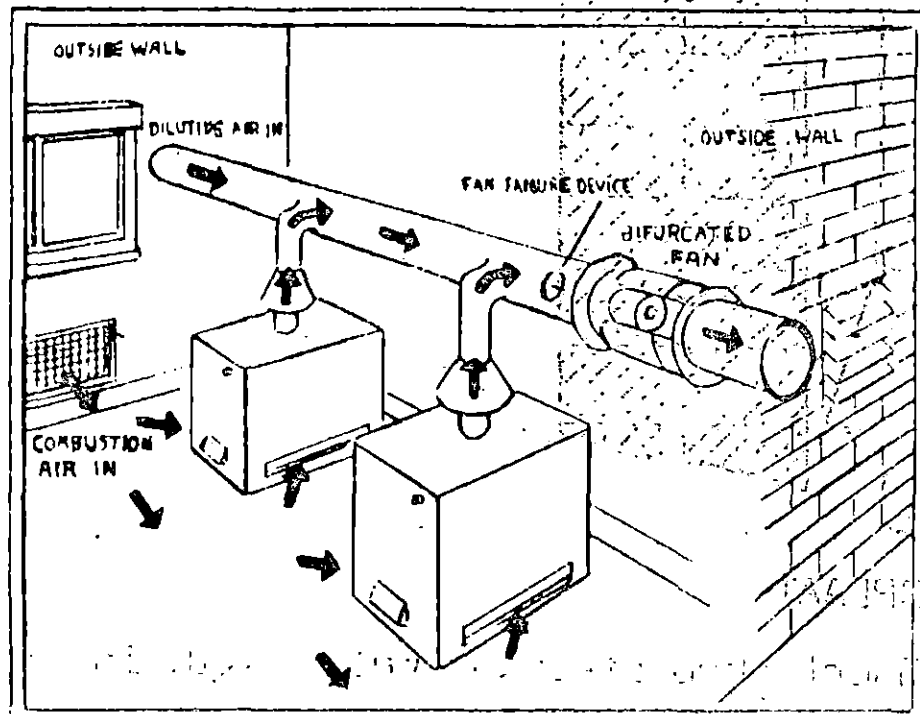
AS 1500.1-1975

THE MECHANICAL EXTRACTION SYSTEM

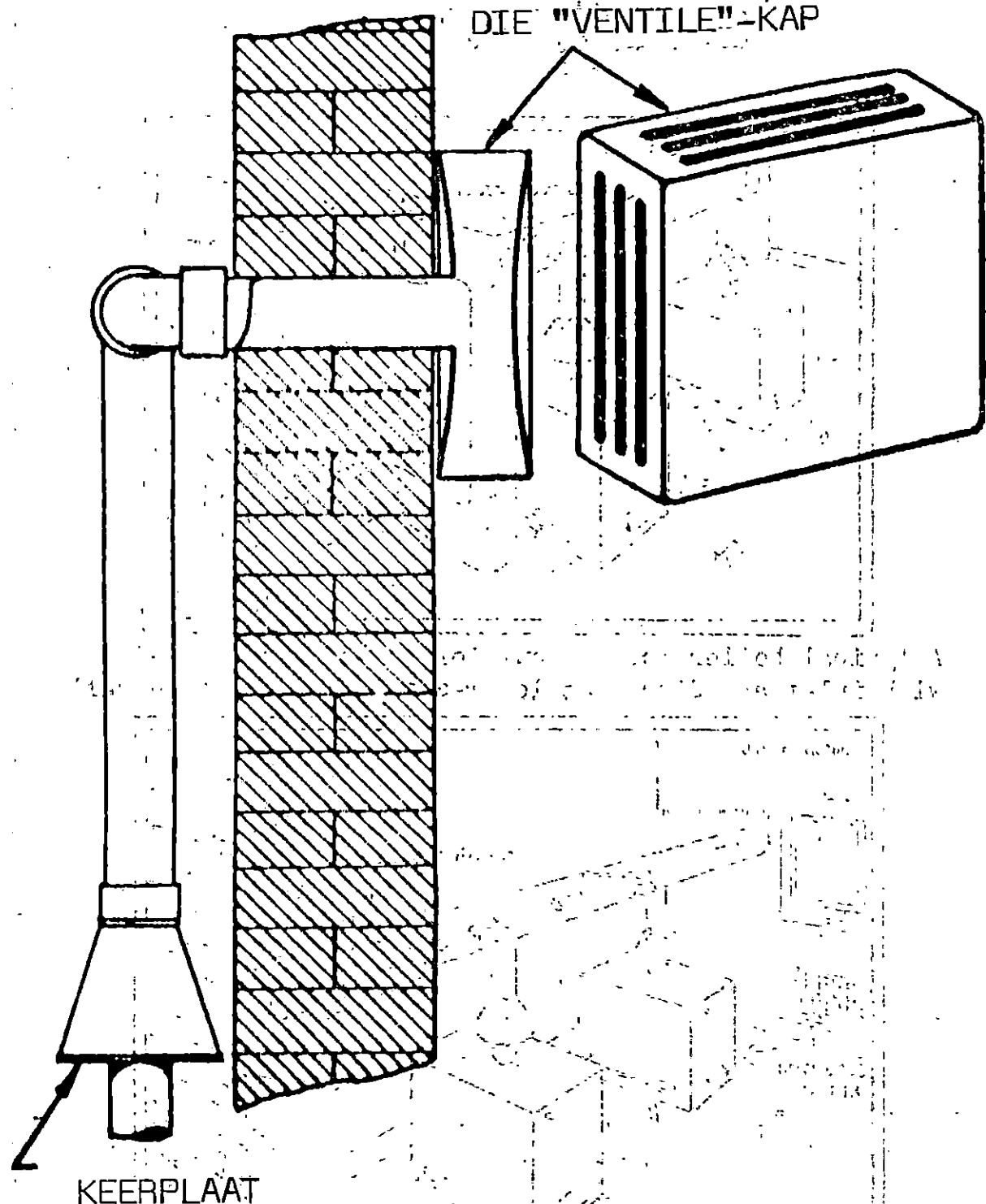
PLATE 7



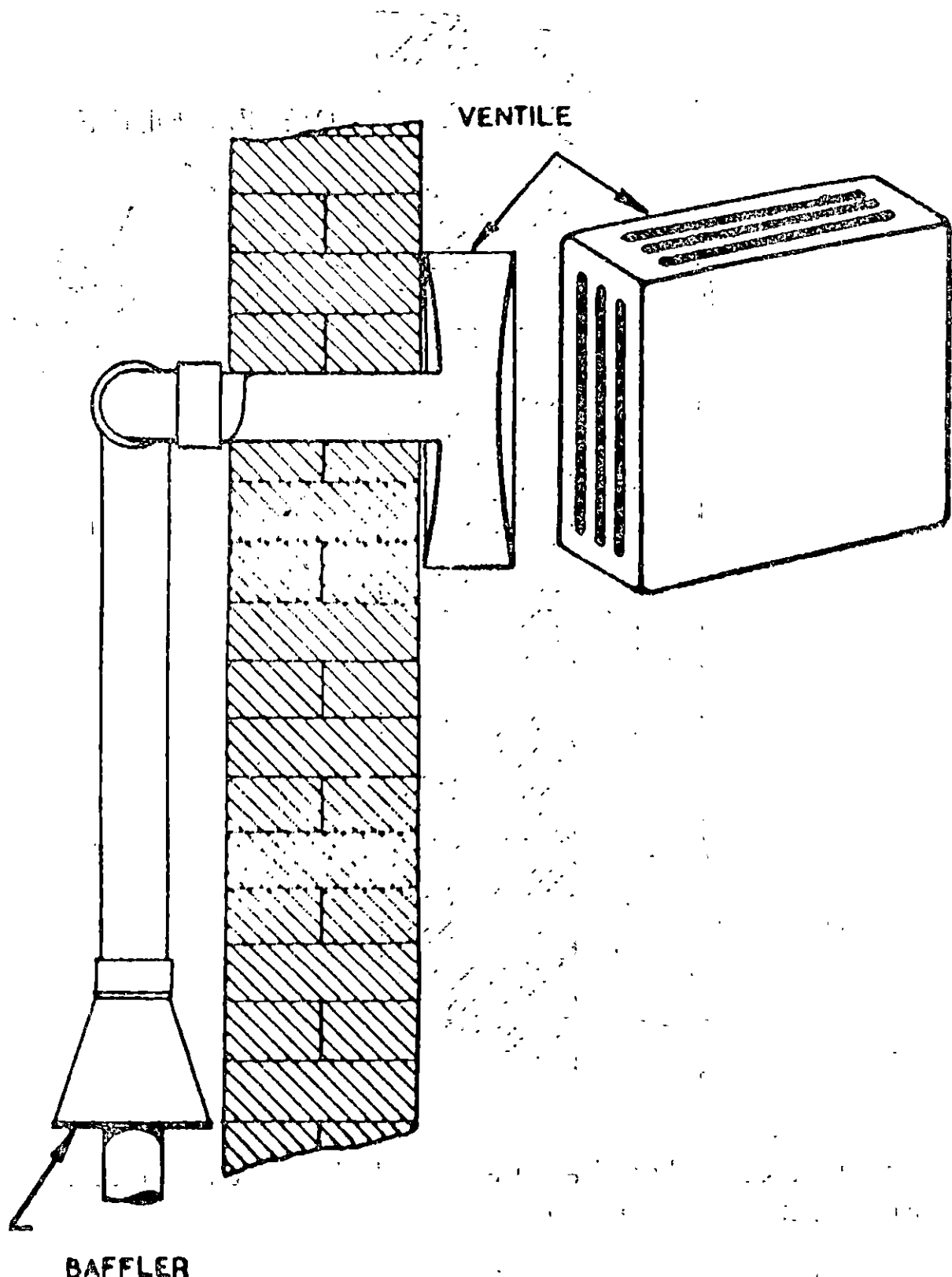
A typical boiler room layout for a fan-diluted system with inlet and discharge louvres sited on the same wall.



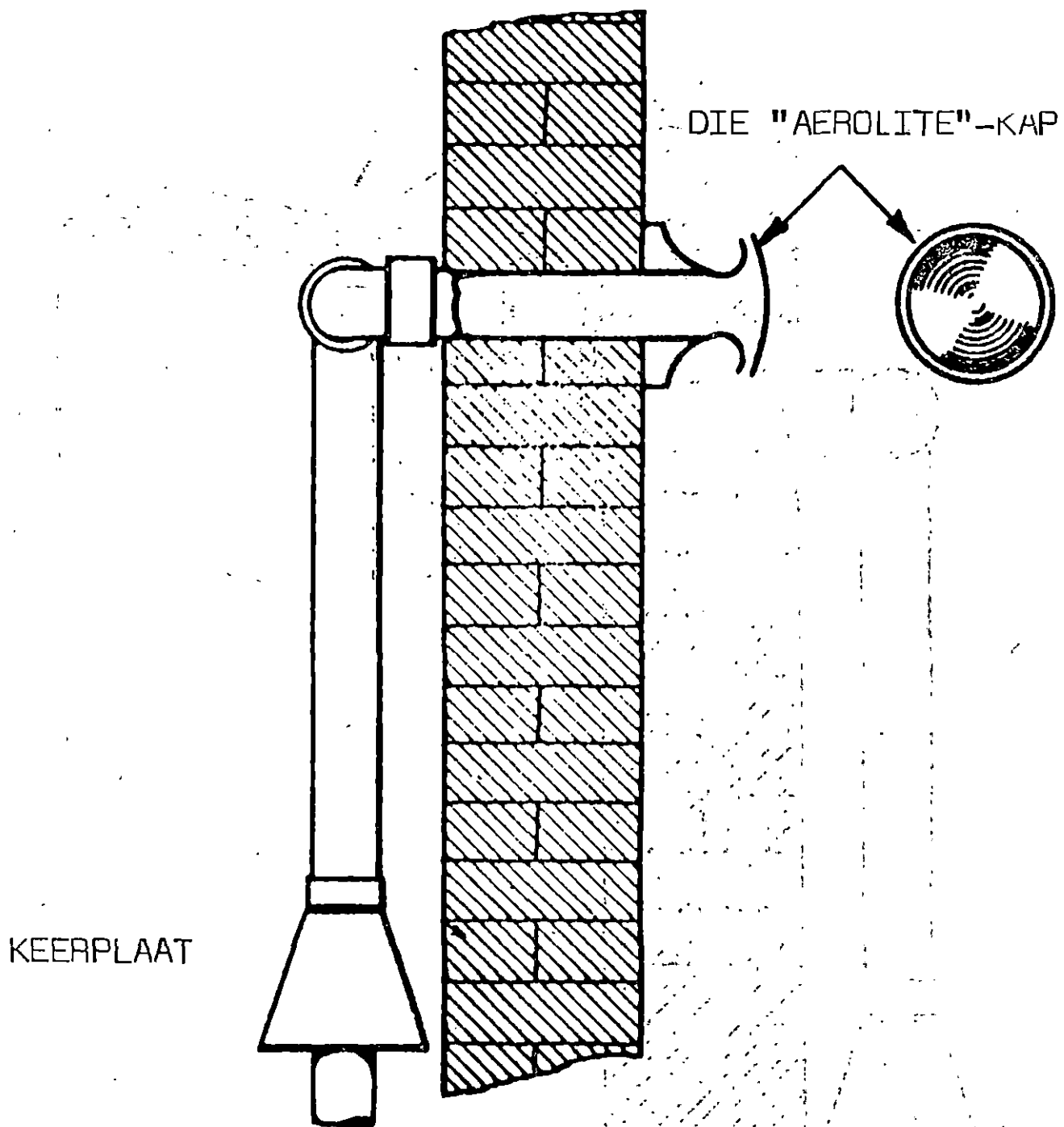
An alternative arrangement for a fan diluted flue with the inlet and discharge louvres on opposite walls.

Diagram 8A

Soort skoorsteenkap wat geskik is om op die muurvlak aan te bring.

PLATE 8A

-Type of Flue Pipe Terminal suitable for fixing on Wall Face.

Diagram 8B

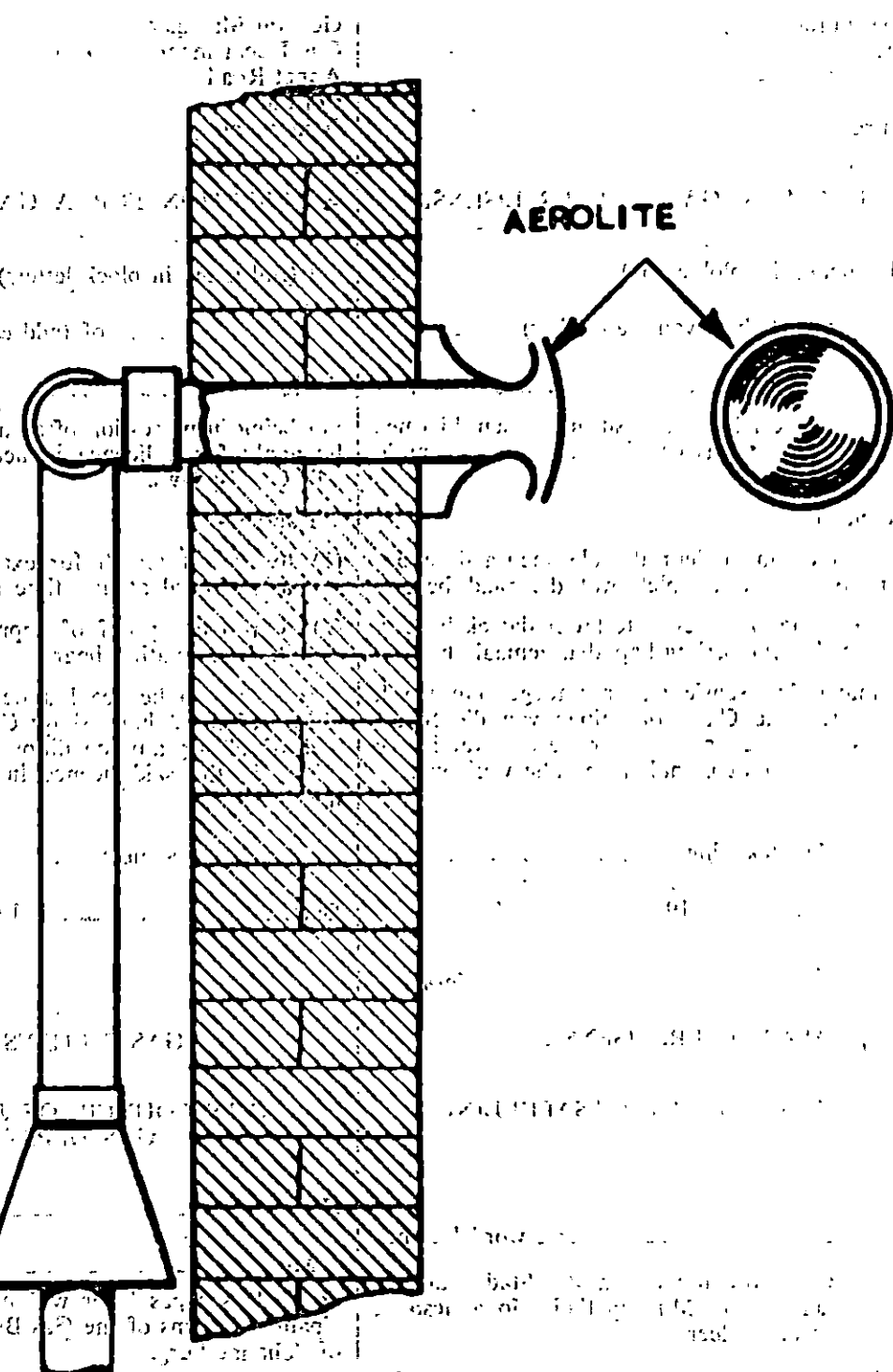
Soort skoorsteenkap wat geskik is om op die muurvlak aan te bring.

A. D. T. P. G. C. S.

A. D. T. P. G. C. S.

PLATE 8B

A. D. T. P. G. C. S. - A. D. T. P. G. C. S. - A. D. T. P. G. C. S.

**-Type of Flue Pipe Terminal suitable for fixing on Wall Face-**

BYLAE 4.

Vorm 1.

AANSOEK OM 'N GASAANLËERSLISENSIE.

Die Hoofbestuurder
Gasafdeling
Annetweg
Cottesloe
Johannesburg

AANSOEK OM 'N GASAANLËERSLISENSIE.

Ek (volle naam in blokletters),
..... van (adres van aansoeker)

wat nie 'n gasaanlëerslisensie besit nie, doen hiermee
ingevolge die Raad se Gasverordeninge aansoek om 'n
lisensie.

Ek is bereid om —

- (1) my aan 'n eksamen deur die eksamenraad te onderwerp op 'n tyd en plek wat dié raad bepaal;
- (2) aan die eksamenraad bewys te lewer dat ek 'n leer-tydperk of 'n vakleerlingskap deurgemaak het.

Ek sal, indien 'n lisensie aan my toegestaan word,
die bepalinge van die Gasverordeninge van die Stadsraad
van Johannesburg en alle voorwaardes wat in die
genoemde lisensie vervat is, nakom by alle werk wat ek
verrig.

Handtekening

Datum 19.....

Vorm 2.

GASAANLËERSLISENSIE.

STAD JOHANNESBURG: GASAFDELING.

No.

Mnr. word hiermee
ingevolge die Gasverordeninge van die Stadsraad van
Johannesburg binne die Munisipaliteit Johannesburg
gelisensieer as 'n gasaanlêer.

Hierdie lisensie moet te eniger tyd getoon word indien 'n gemagtigde beampte van die vermelde Raad of 'n klant daarom vra.

Uitreikdatum

Hoofbestuurder, Gasafdeling.
PB. 2-4-2-46-2

SCHEDULE 4.

Form 1

APPLICATION FOR A GAS FITTER'S LICENCE.

General Manager
Gas Department
Annet Road
Cottesloe
Johannesburg

APPLICATION FOR A GAS FITTER'S LICENCE.

I (full name in block letters)
..... of (address of applicant)

not being in possession of a gas fitter's licence, do hereby apply for a licence in accordance with the Council's Gas By-laws.

I agree —

- (1) to present myself for examination by the examination board at any time and place required by it;
- (2) to produce proof of apprenticeship or pupilage to the examination board.

If granted a licence I undertake to observe the provisions of the Johannesburg City Council's Gas By-laws and of all or any conditions endorsed upon or contained in the said licence in all work undertaken by me.

Signed:

Date: 19.....

Form 2

GAS FITTER'S LICENCE.

CITY COUNCIL OF JOHANNESBURG:
GAS DEPARTMENT.

No.

Mr. is hereby licensed as a gas fitter within the Johannesburg Municipality in terms of the Gas By-laws of the City Council of Johannesburg.

This licence must be produced at any time when asked for by an authorized official of the said Council or a client.

Date of issue:

General Manager, Gas Department.
PB. 2-4-2-46-2

Administrateurskennisgewing 1225 24 Augustus 1977

ORDONNANSIE OP PERDEWEDRENNE EN WEDDENSKAPPE, 1927. (ORDONNANSIE 9 VAN 1927): LICHTENBURG TATTERSALLSKOMITEE: BEENOEMING AS LID.

Die Administrateur benoem hierby, ingevolge die bepalings van artikel 22 van die Ordonnansie op Perdewedrenne en Weddenskappe, 1927 (Ordonnansie 9 van 1927) en van Regulasie 39 van die Regulasies op Weddery (Perdewedrenne), soos aangekondig by Administrateurskennisgewing 950 van 29 Desember 1961, mnr. I. C. Cohen tot lid van die Lichtenburg Tattersallskomitee met ampstermynt tot 31 Augustus 1978, in die plek van mnr. S. J. Grobler wat bedank het.

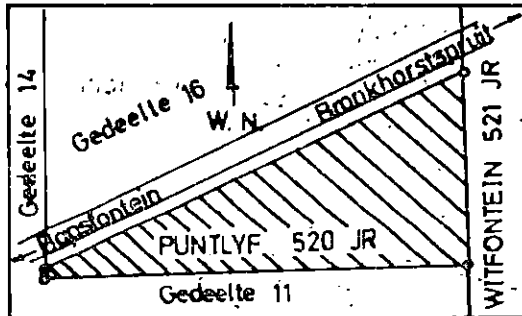
T.W. 3/22/2/26/1

Administrateurskennisgewing 1227 24 Augustus 1977

VERMINDERING EN HEROPMETING VAN 'N OPGEMETE UITSPANSERWITUUT OP DIE PLAAS PUNTLYF 520-J.R.: DISTRIK BRONKHORST-SPRUIT.

Met betrekking tot Administrateurskennisgewing 1282 van 2 Augustus 1972, het die Administrateur ingevolge die bepalings van artikels 56(1)(ii) en 56(1)(vii) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die uitspanserwituut, groot 2,1156 ha, waaraan Gedeelte 16 ('n gedeelte van gedeelte) van die plaas Puntlyf 520-J.R., distrik Bronhorstspruit, onderworpe is en soos aangetoon op Kaart L.G. A.3076/72, na 1,8479 ha verminder en heropgemaat in die ligging soos aangetoon op bygaande sketsplan en Kaart L.G. A.741/76 van 5 Maart 1976.

Goedgekeur: 18 Oktober 1974
DP. 01-015-37/3/P4



Administrateurskennisgewing 1226 24 Augustus 1977

VERMINDERING VAN DIE PADRESERWBREEDTE VAN OPENBARE PAAIE: PROVINSIALE PAAIE P17-3, P43-3 EN P188-1: DISTRIK LETABA.

Ingevolge die bepalings van artikel 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957) verminder die Administrateur die breedte van die padreserwes van Openbare Paaie P17-3, P43-3 en P188-1 met afwisselende breedtes oor die plase Lushof 540-L.T. en Yamorna 558-L.T., distrik Letaba, soos aangedui op bygaande sketsplan.

Administrator's Notice 1225 24 August, 1977

HORSE RACING AND BETTING ORDINANCE, 1927. (ORDINANCE 9 OF 1927): LICHTENBURG TATTERSALLS COMMITTEE: APPOINTMENT OF MEMBER.

The Administrator hereby appoints, in terms of the provisions of section 22 of the Horse Racing and Betting Ordinance, 1927 (Ordinance 9 of 1927) and Regulation 39 of the Betting (Horse Racing) Regulations, as published under Administrator's Notice 950 of 29 December, 1961, Mr. I. C. Cohen as a member of the Lichtenburg Tattersalls Committee with period of office until 31 August, 1978, in the place of Mr. S. J. Grobler who has resigned.

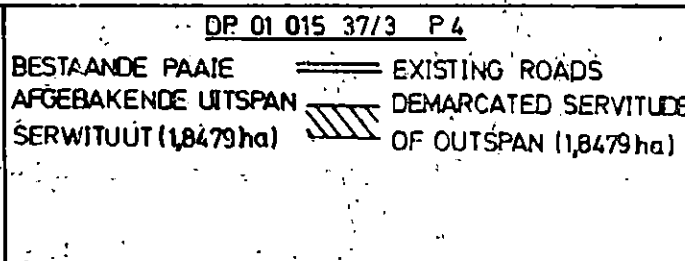
T.W. 3/22/2/26/1

Administrator's Notice 1227 24 August, 1977

REDUCTION AND RESURVEY OF A SURVEYED SERVITUDE OF OUTSPAN ON THE FARM PUNTLYF 520-J.R.: DISTRICT OF BRONKHORST-SPRUIT.

With reference to Administrator's Notice 1282 of 2 August, 1972, the Administrator, in terms of the provisions of sections 56(1)(ii) and 56(1)(vii) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) has caused the servitude of outspan, in extent 2,1156 ha, to which Portion 16 (a portion of portion) of the farm Puntlyf 520-J.R., district of Bronhorstspruit, is subject and as shown on Diagram S.G. A.3076/72, to be reduced to 1,8479 ha and to be resurveyed in the position as shown on the subjoined sketch plan and Diagram S.G. A.741/76 on 5 March, 1976.

Approved: 18 October, 1974
DP. 01-015-37/3/P4



Administrator's Notice 1226 24 August, 1977

REDUCTION IN WIDTH OF ROAD RESERVES OF PUBLIC ROADS: PROVINCIAL ROADS P17-3, P43-3 AND P188-1: DISTRICT OF LETABA:

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby reduces the width of the road reserves of Public Roads P17-3, P43-3 and P188-1 with various widths over the farms Lushof 540-L.T. and Yamorna 558-L.T., district of Letaba as indicated on the appended sketch plan.

Die omvang van die vermindering van die breedte van die padreserwes van die genoemde openbare paaie word aangedui op bygaande sketsplan.

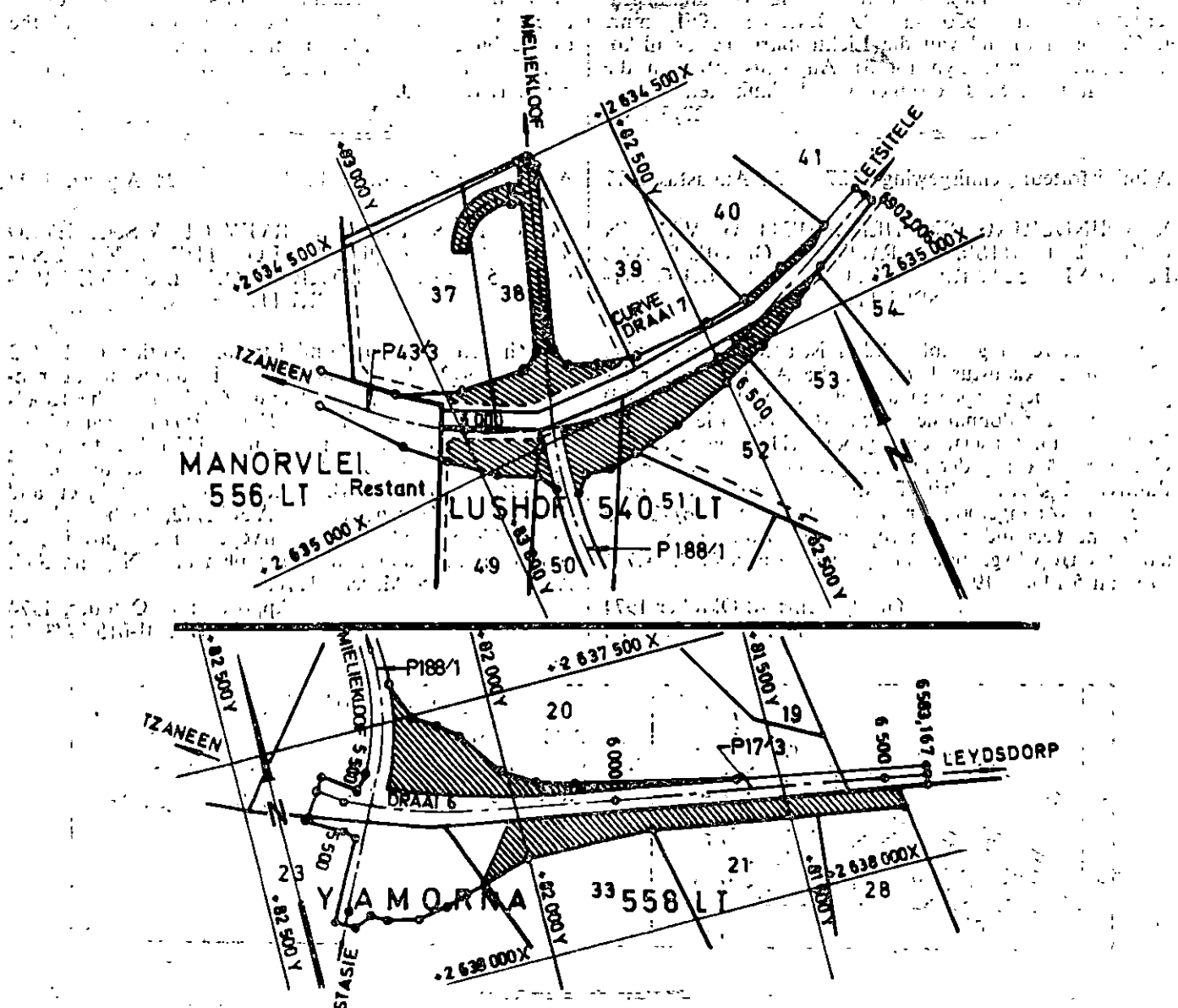
Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens opgerig is om die vermindering van die breedte van die padreserwes van die genoemde openbare paaie af te merk:

U.K.B. 1162 gedateer 12 Julie 1977
DP. 03-034-23/15/D-1

The extent of the reduction of the width of the road reserves of the said public roads is indicated on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons have been erected to demarcate the reduction in the width of the road reserves of the said public roads.

E.C.R. 1162 dated 12 July, 1977
DP. 03-034-23/15/D-1



PAEIE/ROADS P17/3, P43/3 EN P188/1
U.K. BESLUIT/E.C. RESOLUTION 1162 VAN OF 77-07-12

BUNDEL/FILE DP. 03-034-23/15/D-1
BESTAAANDE PAD — EXISTING ROAD

PAD RESERVE BREEDTE VER- ■■■■■ ROAD RESERVE WIDTH DECREASED
MINDER. SKAAL/SCALE 1:12 000

This sketch plan shows the reduction in width of the road reserves for the following roads:
 1. MANORVLEI (556 LT Restant):
 - Between P188/1 and P43/3: Width reduced from 2.635 000 X to 2.634 500 X.
 - Between P43/3 and the junction with LUSHORN: Width reduced from 2.635 000 X to 2.634 500 X.
 2. LUSHORN (540.51 LT):
 - Between P188/1 and P43/3: Width reduced from 2.635 000 X to 2.634 500 X.
 - Between P43/3 and the junction with MANORVLEI: Width reduced from 2.635 000 X to 2.634 500 X.
 3. YAMORIA (558 LT):
 - Between P17/3 and P43/3: Width reduced from 2.638 000 X to 2.637 500 X.
 4. LEYSDORP:
 - Between P17/3 and P43/3: Width reduced from 2.638 000 X to 2.637 500 X.
 Boundary beacons are marked with numbers 37, 38, 39, 40, 41, 49, 50, 52, 53, 54, 19, 20, 21, 23, 28, 33, and 43. Existing roads are shown as solid lines, and permanent paths as dashed lines.

Administrateurskennisgewing 1228 24 Augustus 1977

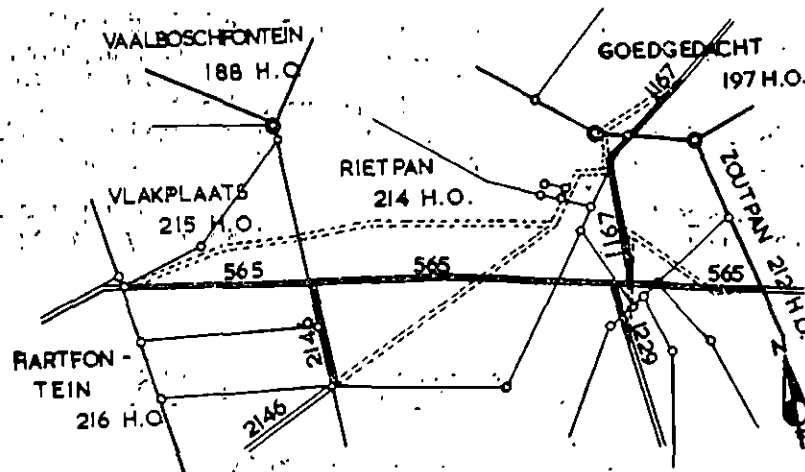
VERLEGGING EN VERBREDING VAN GEDEELTES VAN DISTRIKSPAAIE: DISTRIK WOLMARANSSTAD.

Ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hierby en vermeerder die reserwebreedtes van gedeeltes van Openbare Paaie 565, 1229, 1167 en 2146 oor dié please Vlakplaats 215-H.O., Rietpan 214-H.O. en Goedgedacht 197-H.O., distrik Wolmaransstad, na 25 meter.

Die algemene rigting en ligging van die paaie en van die verleggings asook die omvang van die vermeerdering van die reserwebreedtes daarvan word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat klipstapels opgerig is om die grond, wat die verlegging en vermeerdering van die reserwebreedtes van genoemde openbare paaie in beslag neem, af te merk.

U.K.B. 1244(5) van 19 Julie 1977
DP. 07-074-23/22/565 (Deel 2)



DP.07-074-23/22/565 (Deel 2)

UKB 1244(5) VAN 77-07-19
ECR OF

BESTAANDE PAAIE — EXISTING ROADS
PAAIE GESLUIT - - - ROADS CLOSED
PAAIE VERLÉ EN — ROADS DEViated
VERBREED NA — AND WIDENED TO
25 m

Administrateurskennisgewing 1229 24 Augustus 1977

VERKLARING VAN 'N TOEGANGSPAD: DISTRIK BLOEMHOF.

Ingevolge die bepalings van artikel 48(1)(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat 'n toegangspad, 10 meter breed, oor die please Verlatenkraal 352-H.O. en De Cue 351-H.O., distrik Bloemhof sal bestaan.

Die algemene rigting en ligging van genoemde toegangspad en die omvang van die reserwebreedte daarvan word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond wat deur die voornoemde toegangspad in beslag geneem word, met klipstapels afgebaken is.

Goedgekeur op 77.07.26
DP. 07-074B-23/24/V3

Administrator's Notice 1228

24 August, 1977

DEVIATION AND WIDENING OF SECTIONS OF PUBLIC ROADS: DISTRICT OF WOLMARANSSTAD.

In terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates and increases the width of sections of the road reserves of Public Roads 565, 1229, 1167 and 2146 over the farms Vlakplaats 215-H.O., Rietpan 214-H.O. and Goedgedacht 197-H.O., district of Wolmaransstad, to 25 metres.

The general direction and situation of the roads and of the deviations as well as the extent of the increase of the road reserve widths thereof are shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that cairns have been erected to demarcate the land taken up by the said deviations and increase in the road reserve widths of the said public roads.

E.C.R. 1244(5) of 19 July, 1977
DP. 07-074-23/22/565 (Volume 2)

Administrator's Notice 1229

24 August, 1977

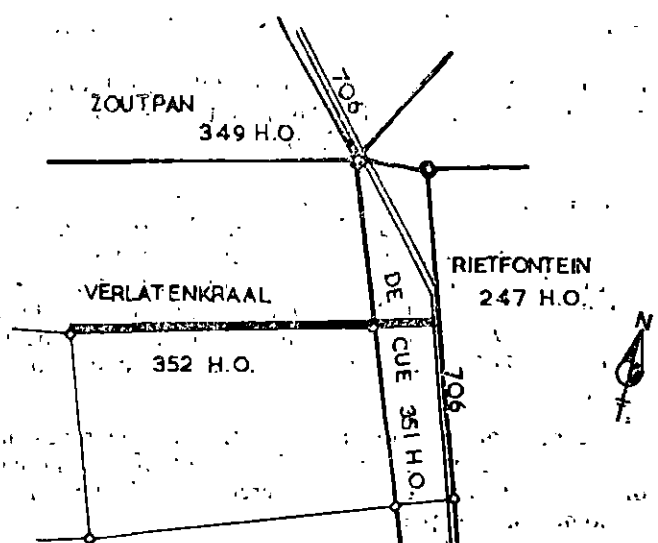
DECLARATION OF AN ACCESS ROAD: DISTRICT OF BLOEMHOF.

In terms of the provisions of section 48(1)(a) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that an access road, 10 metres wide, shall exist over the farms Verlatenkraal 352-H.O. and De Cue 351-H.O., district of Bloemhof.

The general direction and situation of the said access road and extent of the width of the road reserve thereof is indicated on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that the land taken up by the said access road has been demarcated by means of cairns.

Approved on 77.07.26
DP. 07-074B-23/24/V3



DP. 07-074B-23|24|V3

GOEDGEKEUR OP 77-07-26
APPROVED ON

BESTAANDE PAAIE — EXISTING ROADS
PAD VERKLAAR AS ROAD DECLARED
TOEGANGSPAD 10m AS ACCESS ROAD
BREED 10m WIDE

Administrateurkennisgewing 1230 24 Augustus 1977

VERLEGGING VAN OPENBARE PAD OOR DIE PLAAS HOLFONTEIN 279-I.P.: DISTRIK LICHTENBURG.

Met betrekking tot Administrateurkennisgewing 638 gedateer 25 Mei 1977 verleen die Administrateur hierby, ingevolle die bepaling van artikel 29(6) van die Padordonnansie, 1957 goedkeuring aan die aansoek om die verlegging van 'n openbare pad, soos op bygaande sketsplan aangetoon, oor die plaas Holfontein 279-I.P., distrik Lichtenburg.

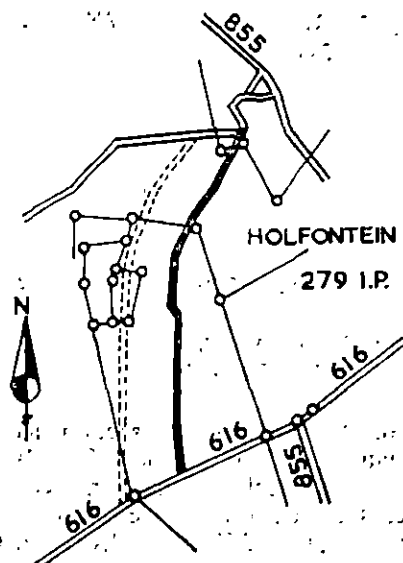
Goedgekeur 1977-06-29
DP. 07-075D-23/24/H5

Administrator's Notice 1230 24 August, 1977

DEVIATION OF A PUBLIC ROAD OVER THE FARM HOLFONTEIN 279-I.P.: DISTRICT OF LICHTENBURG.

With reference to Administrator's Notice 638 dated 25 May, 1977 the Administrator hereby approves, in terms of the provisions of section 29(6) of the Roads Ordinance, 1957 of the application for the deviation of a public road, as shown on subjoined sketch plan, over the farm Holfontein 279-I.P., district of Lichtenburg.

Approved 1977-06-29
DP. 07-075D-23/24/H5



DP. 07-075 D -23|24|H5

GOEDGEKEUR OP 1977-06-29
APPROVED ON

BESTAANDE PAAIE — EXISTING ROADS
PAD GESLUIT — ROAD CLOSED
PAD GEOPEN — ROAD OPENED
10m BRED 10m. WIDE

Administrateurkennisgewing 1231 24 Augustus 1977

SLUITING VAN OPENBARE PAD OOR DIE PLAAS DAMASCUS 172-I.O.: DISTRIK DELAREYVILLE.

Met betrekking tot Administrateurkennisgewing 838 gedateer 29 Junie 1977 verleen die Administrateur hier-

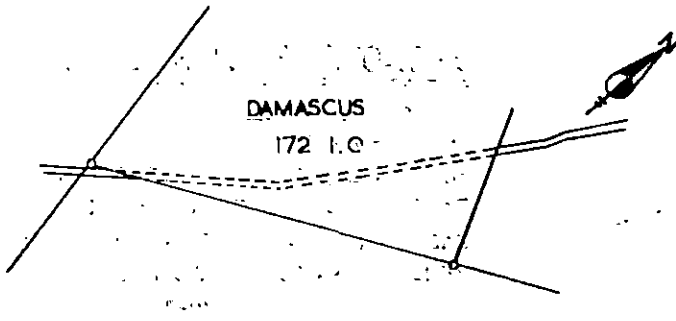
Administrator's Notice 1231 24 August, 1977

CLOSING OF PUBLIC ROAD OVER THE FARM DAMASCUS 172-I.O.: DISTRICT OF DELAREYVILLE.

With reference to Administrator's Notice 838 dated 29 June, 1977 the Administrator hereby approves, in

by, ingevolge die bepalings van artikel 29(6) van die Padordonnansie, 1957 goedkeuring aan die aansoek om die sluiting van 'n openbare pad, soos op bygaande skeetsplan aangevoon, oor die plaas Damascus 172-I.O., distrik Delareyville:

Goedgekeur 1977-08-02
DP. 07-075D-23/24/D5



Administrateurskennisgewing 1233 24 Augustus 1977

ALGEHELE KANSELLERING VAN UITSPANSERWITUTE OP DIE PLAAS TOWN AND TOWNLANDS OF RUSTENBURG 272-J.Q.: DISTRIK RUSTENBURG.

Met verwysing na Administrateurskennisgewing 908 gedateer 21 Julie 1976 verklaar die Administrator hierby ingevolge die bepalings van artikel 56(2) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) dat die twee uitspanserwitute, elk 4,2827 hektaar groot soos op Kaart L.G. A.329/72 en Kaart L.G. A.330/72 aangevoon, waaraan die Restant van Gedeelte 1 van die plaas Town and Townlands of Rustenburg 272-J.Q., distrik Rustenburg, onderworpe is, algeheel gekanselleer is.

U.K.B. 1140 (34) van 5 Julie 1977
DP. 08-082-37/3/R/49

Administrateurskennisgewing 1232 24 Augustus 1977

VERLEGGING EN VERBREDING VAN PROVINSIALE PAD P34-2 EN VERKLARING VAN 'N OPENBARE PAD BINNE DIE MUNISIPALE GEBOED VAN LICHTENBURG.

Die Administrator:

- verlê hereby en vermeerder die reserwebreedte van Provinciale Pad P34-2 ingevolge die bepalings van artikel 5(2)(c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) oor die plaas Lichtenburg Town and Townlands 27-I.P., binne die munisipale gebied van Lichtenburg, na awisselende breedtes met 'n minimum van 40 meter;
- verklaar hereby ingevolge die bepalings van artikels 5(2)(a), 5(2)(b), 5(1)(c) en artikel 3 van genoemde Ordonnansie dat 'n openbare distrikspad, met awisselende breedtes en 'n minimum van 40 meter, as 'n verlenging van Distrikspad 379 oor genoemde plaas binne die munisipale gebied van Lichtenburg, sal bestaan.

Die algemene rigting en ligging van genoemde paaie en van die verlegging asook die omvang van die reserwebreedtes daarvan word op bygaande skeetsplan aangevoon.

terms of the provisions of section 29(6) of the Roads Ordinance, 1957 of the application for the closing of a public road, as shown on subjoined sketch plan, over the farm Damascus 172-I.O., district of Delareyville.

Approved 1977-08-02
DP. 07-075D-23/24/D5

DP. 07-075D-23 | 24 | D5

**GOEDGEKEUR OP 77-08-02
APPROVED ON**
**BESTAANDE PAAIE — EXISTING ROADS
PAD GESLUIT ----- ROAD CLOSED**

Administrator's Notice 1233 24 August, 1977

CANCELLATION WHOLLY OF OUTSPAN SERVITUDES ON THE FARM TOWN AND TOWNLANDS OF RUSTENBURG 272-J.Q.: DISTRICT OF RUSTENBURG.

With reference to Administrator's Notice 908 dated 21 July, 1976 the Administrator hereby declares in terms of the provisions of section 56(2) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) that the outspan servitudes each in extent 4,2827 hectare as shown on Diagram S.G. A.329/72 and Diagram S.G. A.330/72 to which the Remaining Extent of Portion 1 of the farm Town and Townlands of Rustenburg 272-J.Q., district of Rustenburg, is subject, has been cancelled wholly.

E.C.R. 1140 (34) of 5 July, 1977
DP. 08-082-37/3/R/49

Administrator's Notice 1232 24 August, 1977

DEVIATION AND WIDENING OF PROVINCIAL ROAD P34-2 AND DECLARATION OF A PUBLIC ROAD WITHIN THE MUNICIPAL AREA OF LICHTENBURG.

The Administrator:

- Hereby deviates and increases the reserve width of Provincial Road P34-2 in terms of the provisions of section 5(2)(c) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) over the farm Lichtenburg Town and Townlands 27-I.P., within the municipal area of Lichtenburg, to varying widths with a minimum of 40 metres;
- hereby declares in terms of the provisions of sections 5(2)(a), 5(2)(b), 5(1)(c) and section 3 of the said Ordinance that a public district road, with varying widths and a minimum of 40 metres, shall exist as an extension of District Road 379 over the said farm within the municipal area of Lichtenburg.

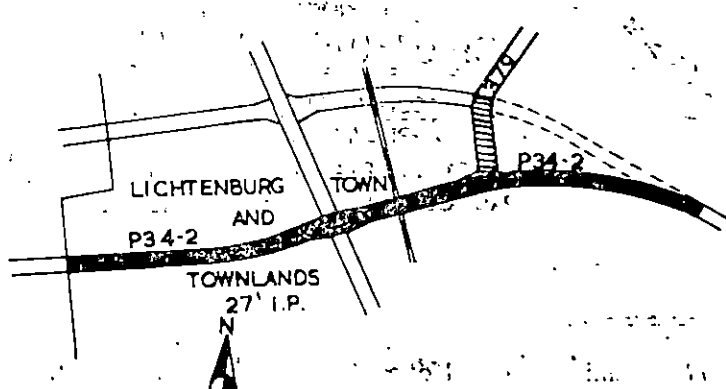
The general direction and situation of the said roads and of the deviation as well as the extent of the reserve widths thereof are shown on the subjoined sketch plan.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat klipstapels opgerig is om die grond; wat genoemde openbare paaie in beslag neem, af te merk.

Goedgekeur 1977-06-29
DP. 07-075-23/21/P34-2

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that cairns have been erected to demarcate the land taken up by the said public roads.

Approved 1977-06-29
DP. 07-075-23/21/P34-2



DP 07-075-23/21/P34-2 (A)

GOEDGEKEUR OP 27-06-29
APPROVED ON 27-06-29

BESTAANDE PAAIE — EXISTING ROADS

PAAIE GESLUIT. — ROADS CLOSED.

PAD VERLE EN — ROAD DEViated
VERBREED NA 40m. AND WIDENED TO
40m.

PAD VERKLAAR 379 ROAD DECLARED,
40m. BREED, AS 40m WIDE, AS
VERLENGING VAN EXTENSION OF
PAD 379. ROAD 379.

Administrator's Notice 1234 24 August, 1977

MUNISIPALITEIT SPRINGS: AANNAME VAN WYSIGING VAN STANDAARDVOEDELHANTERINGSVERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standardvoedselhanteringsverordeninge, aangekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-32

PB. 2-4-2-176-32

ALGEMENE KENNISGEWINGS

KENNISGEWING 316 VAN 1977.

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) Midlands Brick and Engineering Works (Pty.) Ltd., ten opsigte van die gebied grond, te wete Gedeelte 65 van die plaas Middelburg Town and Townlands No. 287-J.S., distrik Middelburg 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, Pretoriussstraat, 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 vertoe 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, 17 Augustus 1977.

PB. 4-12-2-29-287-2

KENNISGEWING 318 VAN 1977.

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) Boedel wyle F. de V. Hayward ten opsigte van die gebied, grond te wete Gedeelte 51 ('n gedeelte van Gedeelte 8) van die plaas Vlakplaats 354-J.R., distrik 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, Pretoriussstraat, 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 vertoe 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, 17 Augustus 1977.

PB. 4-12-2-37-354-2

GENERAL NOTICES

NOTICE 316 OF 1977.

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) Midlands Brick and Engineering Works (Pty.) Ltd. in respect of the area of land, namely Portion 65 of the farm Middelburg Town and Townlands No. 287-J.S., district Middelburg.

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, 17 August, 1977.

PB. 4-12-2-29-287-2

NOTICE 318 OF 1977.

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) Estate Late F. de V. Hayward in respect of the area of land, namely Portion 51 (a portion of Portion 8) of the farm Vlakplaats 354-J.R., district 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, 17 August, 1977.

PB. 4-12-2-37-354-2

KENNISGEWING 317 VAN 1977.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die 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 vanaf 17 Augustus 1977.

Ingevolge artikel 58(8)(a) van die genoemde Ordon-

nansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoeke 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*, naamlik 17 Augustus 1977, deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Pri-vaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 17 Augustus 1977.

BYLAE.

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Middelburg Uitbreiding 14. (b) Joseph Jacobus Matthysen.	Spesiale Woon : 7 Algemene Woon : 4	Gedeelte 77 van Middelburg Dorp- en Dorpsgronde 257-J.S., distrik Middelburg.	Noordwes van en grens aan Kerkstraat; noord van en grens aan Gedeeltes 14 en 83 van Dorps- en Dorpsgronde van Middelburg 257-J.S.	PB. 4-2-2-5515
(a) Klipspruit West. (b) Stadsraad van Johannesburg.	Spesiale Woon : 478 Algemene Woon : 2 Besigheid : 1 Laerskool : 1 Kleuterskool : 3 Kerk : 4 Munisipale doeleinades : 2 Inrigting : 1 Parke : 8 Transformator Substasie : 7	Gedeeltes 15, 32, 105 106 en 107 van die plaas Klippriviersoog No. 299-I.Q., distrik Johannesburg.	Die dorp word aan die ooste begrens deur Klipspruit, in die suide deur die Avalon begraafplaas en in die weste en noorde deur die S.A.S. & H. — Johannesburg / 'Potchefstroom spoorlyn.	PB. 4-2-2-5278
(a) Bedfordview Uitbreiding 266. (b) Ada Maria Teresa Conticini.	Spesiale Woon : 3	Gedeelte 4 van Hoeve 131 Geldenhuis Estate Kleinhoeves.	Noordlos van en grens aan die dorp Bedfordview Uitbreiding 41. Noordwes van en grens aan die dorp Bedfordview Uitbreiding 149.	PB. 4-2-2-5833

NOTICE 317 OF 1977.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from 17 August, 1977.

In terms of section 58(8)(a) 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*, that is 17 August, 1977.

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, 17 August, 1977.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Middelburg Extension 14. (b) Joseph Jacobus Matthysen.	Special Residential : 7 General Residential : 4	Portion 77 of Middelburg Town and Townlands 257-J.S., district Middelburg.	North-west of and abuts Kerk Street; north of and abuts Portions 14 and 83 of Town and Town-grounds of Middelburg 257-J.S.	PB. 4-2-2-5515
(a) Klipspruit West. (b) City Council of Johannesburg.	Special Residential : 478 General Residential : 2 Business : 1 Primary School : 1 Nursery school : 3 Church : 4 Municipal : 2 Institutional : 1 Parks : 8 Transformer Sub-Station : 7	Portions 15, 32, 105, 106 and 107 of the farm Klipriviersoog No. 299-I.Q., district of Johannesburg.	The township is bordered on the east by the Klipspruit, on the south by Avalon cemetery, and on the west and north by the S.A.R. & H. — Johannesburg / Potchefstroom railway line.	PB. 4-2-2-5278
(a) Bedfordview Extension 266. (b) Ada Maria Teresa Conticini.	Special Residential : 3	Portion 4 of Lot 131 Geldenhuis Estate Small Holdings.	North-east of and abuts Bedfordview Extension 41 Township. North-west of and abuts Bedfordview Extension 149.	PB. 4-2-2-5833

KENNISGEWING 324 VAN 1977
VOORGESTELDE STIGTING VAN DORPE

Ingevolge artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die 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, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke vanaf 24 Augustus 1977.

Ingevolge artikel 58(8)(a) van die genoemde Ordon-

nansie, 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* naamlik 24 Augustus 1977, 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 Augustus 1977.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Brits Uitbreiding 34. (b) V.T.H.M. (Eindoms) Beperk.	Spesiale Woon Parke : 28	Gedeelte 627 (n' gedeelte van Gedeelte 626) van Roodekopjes of Zwartkopjes 427-J.Q., distrik Brits.	Noordwes van en grens aan Elandsrand. Suidoos van en grens aan Restant van Gedeelte 626.	PB. 4-2-2-5743
(a) Junction Hill Uitbreiding 2. (b) Essex Investments Ltd.	Nywerheid " (Algemeen) Parke : 18	Geleë op Hoewe 49, Union Settlement, distrik Germiston.	Wes van en grens aan Gedeelte 30 van die plaas Roodekop 199-I.R. Suidoos van en grens aan Gedeelte 133 van die plaas Roodekop 199-I.R.	PB. 4-2-2-5797
(a) Lydenburg Uitbreiding 9. (b) Consolidated Metallurgical Industries Ltd.	Spesiale Woon : 3	Resterende Gedeelte van Gedeelte 15 (n' gedeelte van Gedeelte 11) van die plaas Dorpsgronde van Lydenburg 31-J.T., distrik Lydenburg.	Oos van en grens aan Eif 35. Suid van en grens aan Fouriestraat.	PB. 4-2-2-5860

NOTICE 324 OF 1977.
PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from 24 August, 1977.

In terms of section 58(8)(a) 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*, that is 24 August, 1977.

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 August, 1977.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Brits Extension 34. (b) V.T.H.M. (Eindom) Beperk.	Special Residential Parks : 28	Portion 627 (a portion of Portion 626) of Roodekopjes or Zwartkopjes 427-J.Q., district of Brits.	North-west of and abuts Elandsrand. South-east of and abuts Remainder of Portion 626.	PB. 4-2-2-5743
(a) Junction Hill Extension 2. (b) Essex Investments Ltd.	Industrial (General) Parks : 18 1	Situated on Holding 49, Union Settlement, district Germiston.	West of and abuts Portion 30 of the farm Roodekop 199-I.R. South-west of and abuts Portion 133 of the farm Roodekop 199-I.R.	PB. 4-2-2-5797
(a) Lydenburg Extension 9. (b) Consolidated Metallurgical Industries Ltd.	Special Residential : 3	Remaining Extent of Portion 15 (portion of Portion 11) of the farm Townlands of Lydenburg 31-J.T., district Lydenburg.	East of and abuts Erf.35. South of and abuts Fourie Street.	PB. 4-2-2-5860

KENNISGEWING 321 VAN 1977.

NOTICE 321 OF 1977.

PROVINSIE TRANSVAAL — PROVINCE OF TRANSVAAL.
PROVINSIALE INKOMSTEFONDS — PROVINCIAL REVENUE FUND.

STAAT VAN ONTVANGSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1976 TOT 31 MAART 1977 (FINAAL).

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1976 TO 31 MARCH 1977 (FINAL).

(Gepubliseer ingevolge artikel 15(1) van W t 18 van 1972)

(Published in terms of section 15(1) of Act 18 of 1972)

(A) INKOMSTEREKENING/REVENUE ACCOUNT.

ONTVANGSTE/RECEIPTS

BETALINGS/PAYMENTS

	R	R	BEGROTINGSPOSTE / VOTES	R	R
SALDO OP 1 APRIL 1977 / BALANCE AT 1 APRIL 1977		4 741 300,50			
BELASTING, LISENSIES EN GELDE / TAXATION, LI- CENCES AND FEES		Dt			
1. Toegang tot renbane/Ad- mission to race courses	160 918,32		1. Algemene Administrasie/ G�ral Administration	69 552 409,80	
2. Weddenskapbelasting / Betting tax	5 165 587,43		2. Onderwys / Education	204 948 133,68	
3. Bookmakersbelasting / Bookmakers tax	2 345 238,81		3. Werke / Works	27 413 073,31	
4. Totalisatorbelasting / Totalisator tax	15 910 579,18		4. Hospitaal- en Gesondheids- dienste — Administrasie / Hospital and Health Services — Administration	5 122 183,09	
5. Boetes en verbeurdver- klaarings / Fines and for- feitures	5 542 314,71		5. Provinsiale Hospitale en Inrigtings / Provincial Hospitals and Institutions	170 183 221,45	
6. Motorlisensiegelde / Mo- tor Licence fees	59 669 730,22		6. Paaie en Br�e / Roads and Bridges	142 600 656,60	
7. Hondelisensies / Dog Li- cences	133 854,87		7. Rente en Delging / In- terest and Redemption	39 695 637,73	
8. Vis- en wildlisensies / Fish and game licen- ces	236 726,00		8. Biblioteek- en Museum- diens / Library and Mu- seum Service	2 289 759,05	
9. Diverse / Miscellane- ous	170 130,90		9. Natuurbewaring / Na- ture Conservation	2 427 819,54	
10. Ontvangste nog nie toege- wys nie / Receipts not yet allocated	—	89 335 080,44	10. Plaaslike Bestuur / Lo- cal Government	3 289 858,59	667 522 752,85

Min/Less: Inkomste in reke-
ning gebring maar nog nie
deur Tesourie oorbetaal nie/
Revenue brought to ac-
count but not yet re-
mitted by Treasury

DEPARTEMENTELLE ONT-
VANGSTE / DEPARTMEN-
TAL RECEIPTS —

1. Sekretariaat / Secretariat	3 196 395,22
2. Onderwys / Education	5 639 327,10
3. Hospitaaldienste / Hos- pital Services	16 830 460,98
4. Paaie / Roads	16 291 812,24
5. Werke / Works	488 761,90
	42 446 757,44

STATUTEREE APPROPRIA-
SIES / STATUTORY AP-
PROPRIATIONS —Oordragte op reserwfondse/
Transfers to reserve funds —

Johannesburgse Subsidie- paaie (Ordonnansie 5 van 1967) / Johannes- burg Subsidy Roads (Or- dinance 5 of 1967)	—
Provinsiale Deurpaaie (Ordonnansie 18 van 1968) / Provincial Throughways (Ordinan- ce 18 of 1968)	—
	6 400 000,00

ONTVANGSTE/RECEIPTS.

SUBSIDIES EN TOELAES / SUBSIDIES AND GRANTS —		R	R
1.	Sentrale Regering / Central Government —		
	Subsidie / Subsidy	580 590 000,00	
2.	Suid-Afrikaanse Spoerweë / South African Railways		
	(a) Spoorwegbusroetes / Railway Bus Routes	175 880,00	
	(b) Spoorwegoorgange / Railway Crossings	187 605,67	
3.	Poskantoor / Post Office		
	Lisensies: Motorvoertuig/ Licences: Motor Vehicle	115 430 40	
4.	Nasionale Vervoerkommissie / National Transport Commission		
	Spesiale paaie en brûe/ Special roads and bridges	4 666 476,87	565 735 392,94
SALDO OP 31 MAART 1977 / BALANCE AT 31 MARCH 1977			1 698 822,53
			R694 474 752,85

BETALINGS/PAYMENTS.

R.	R
Oordrag op Kapitaalrekening / Transfer to Capital Account	20 552 000,00
Spesiale oordrag op Reservefonds vir Provinciale Deurpaaie / Special transfer to Provincial Throughways Reserve Fund	
	R894 474 752,85

(B) KAPITAALREKENING/CAPITAL ACCOUNT

BEGROTINGSPOSTE — VOTES.—

SALDO OP 1 APRIL 1976 / BALANCE AT 1 APRIL 1976		687 716,24 Dt
Staatslening / Government loan	78 000 000,00	
Nasionale Vervoerkommissie/ National Transport Commis- sion		
Brue op spesiale paie / Bridges on special roads	384 764,86	
Oordrag van Reserwfonds vir Kapitaalwerke / Transfer from Capital Works Reserve Fund	62,971,23	
Oordrag van Reserwfonds vir Provinciale Deurpaaie; Transfer from Provincial Throughways Reserve Fund	6 400 000,00	
Bydrae deur S.A. Spoorweë — Brue by spooroorgange / Contribution by S.A. Railways — Bridges at railway cros- sings	391 882,03	
Hospitaalskenkings / Hospi- tal donations	71 269,40	
Huurgeld van vaste eiendom / Rentals of immovable property	1 285 571,98	
Verkoop van vaste eiendom/ Sale of immovable property	212 008,58	
Ander kapitaalontvangste / Other capital receipts	4 963 811,20	
Oordrag uit Inkomsterekke- ning / Transfer from Reve- nue Account	20 552 000,00	112 324 279,28
		R114 636,563,04

BEGROTINGSPOSTE —	
VOTES.—	
11. Kapitaalwerke / Capital Works	96 833 884,88
12. Kapitaalbrüe / Capital Bridges	14 466 140,82
	<u>111 300 025,70</u>
SALDO OP 31 MAART 1977 / BALANCE AT 31 MARCH 1977	336 537,34
	<u>R111 636 563,04</u>

KENNISGEWING 320 VAN 1977.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Proviniale 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 bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 21 September 1977.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 24 Augustus 1977.

Uranus Investments (Proprietary) Limited, vir die wysiging van die titelvoorraades van Erf 2519, dorp Stilfontein Uitbreiding 4, distrik Klerksdorp, ten einde dit moontlik te maak dat die erf vir vermaakklikheidsdoeleindes gebruik kan word.

PB. 4-14-2-1695-6

Alessandro Lupini, vir die wysiging van die titelvoorraades van Hoewe 480, Glen Austin Landbouhoeves Uitbreiding 3, distrik Kemptonpark, ten einde dit moontlik te maak dat die hoeve vir 'n perdespringarena gebruik kan word.

PB. 4-16-2-200-4

Rosa Marie Cattaneo, vir die wysiging van die titelvoorraades van Lotte 378 en 379, dorp Parkwood, Registrasie Afdeling I.R., Transvaal, ten einde dit moontlik te maak dat die lotte gekonsolideer kan word en daarna in twee gedeeltes met 'n minimum oppervlakte van ongeveer 920 m² onderverdeel kan word.

PB. 4-14-2-1015-21

KENNISGEWING 322 VAN 1977.

POTCHEFSTROOM-WYSIGINGSKEMA 1/94.

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 Potchefstroom 'n voorlopige skeema, wat 'n wysigingskema is, te wete, die Potchefstroom-wysigingskema 1/94 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Potchefstroom-dorpsaanlegskema 1, 1946 te wysig.

Hierdie ontwerpskema bevat die volgende voorstelle:

- (a) Die daarstelling van 'n 3 m boulyn langs
 - (i) die oostelike grens van Resterende Gedeelte van Erf 92, Gedeelte 14 van Erf 91 en Resterende Gedeelte van Erf 91, Potchefstroom;
 - (ii) die suidelike grens van Resterende Gedeelte van Gedeeltes 7 en 8 van Erf 90, Potchefstroom.
- (b) Die daarstelling van 'n 1 m boulyn langs die oostelike grens van die Resterende Gedeelte van Gedeelte 3 van Erf 93, Potchefstroom.
- (c) Die daarstelling van 'n 2 m boulyn langs die noordelike Gedeelte van die Resterende Gedeelte van Gedeelte 3 van Erf 92, Potchefstroom.

NOTICE 320 OF 1977.

REMÓVAL 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, Pretoriustraat, 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 21 September, 1977.

E. UYS,

Director of Local Government.
Pretoria, 24 August, 1977.

Uranus Investments (Proprietary) Limited, for the amendment of the conditions of title of Erf 2519, Stilfontein Extension 4 Township, district Klerksdorp, to permit the erf being used for amusement purposes.

PB. 4-14-2-1695-6

Alessandro Lupini, for the amendment of the conditions of title of Holding 480, Glen Austin Agricultural Holdings, Extension 3, district Kempton Park, to permit the holding being used for a show jumping arena.

PB. 4-16-2-200-4

Rosa Marie Cattaneo, for the amendment of the conditions of title of Lots 378 and 379, Parkwood Township, Registration Division I.R., Transvaal, to permit the lots being consolidated and subsequently subdivided into two portions with a minimum area of approximately 920 m².

PB. 4-14-2-1015-21

NOTICE 322 OF 1977.

POTCHEFSTROOM AMENDMENT SCHEME 1/94.

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 Potchefstroom has submitted an interim scheme, which is an amendment scheme, to wit, the Potchefstroom Amendment Scheme 1/94 to amend the relevant town-planning scheme in operation, to wit, the Potchefstroom Town-planning Scheme 1, 1946.

This draft scheme contains the following proposals:

- (a) The imposition of a 3 m building line along
 - (i) the eastern boundary of Remaining Extent of Erf 92, Portion 14 of Erf 91 and Remaining Extent of Erf 91, Potchefstroom;
 - (ii) the southern boundary of Remaining Extent of Portion 7 and 8 of Erf 90, Potchefstroom.
- (b) The imposition of a 1 m building line along the eastern boundary of the Remaining Extent of Portion 3 of Erf 93, Potchefstroom.
- (c) The imposition of a 2 m building line along the northern boundary of the Remaining Extent of Portion 3 of Erf 92, Potchefstroom.

- (d) Die daarstelling van 'n 3 m boulyn langs
- die oostelike grens van Erf 2636, Gedeeltes 27, 11 en 24 van Erf 126; Resterende Gedeelte van Gedeelte 1 van Erf 125 en Gedeelte 2 van Erf 125, Potchefstroom;
 - dié oostelike en noordelike grens van Gedeelte 12 van Erf 124, Potchefstroom;
 - die noordelike grens van Gedeeltes 12, 13 en die Resterende Gedeelte van Gedeelte 2 van Erf 145, Potchefstroom.
- (e) Die daarstelling van 'n 2,31 m boulyn langs die westelike grens van die Resterende Gedeelte van Gedeelte 18, Gedeelte 17 en Gedeelte 16 van Erf 126, Gedeelte 12 van Erf 125 en 'n gedeelte van Erf 2674, Potchefstroom.

Die voorname voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriustraat, Pretoria en die Stadsklerk van die Stadsraad van Potchefstroom.

Waar, kragtens die bepalings van artikel 32 van voorname Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar, in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die Provinciale Koerant, skriftelik aan die Direkteur van Plaaslike Bestuur by bogemelde adres of Privaatsak X437, Pretoria, voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 24 Augustus 1977.

PB. 4-9-2-26-94

- (d) The imposition of a 3 m building line along
- the eastern boundary of Erf 2636, Portions 27, 11 and 24 of Erf 126, Remaining Extent of Portion 1 of Erf 125 and Portion 2 of Erf 125, Potchefstroom;
 - the eastern and northern boundary of Portion 12 of Erf 124, Potchefstroom;
 - the northern boundary of Portions 12, 13 and the Remaining Extent of Portion 2 of Erf 145, Potchefstroom.
- (e) The imposition of a 2,31 m building line along the western boundary of Remaining Extent of Portion 18, Portion 17 and Portion 16 of Erf 126, Portion 12 of Erf 125 and a portion of Erf 2674, Potchefstroom.

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 Potchefstroom.

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, 24 August, 1977.

PB. 4-9-2-26-94

KENNISGEWING 323 VAN 1977.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 890.

Die Direkteur van Plaaslike Bestuur gee hierby kenniskragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Sandton 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Noordelike Johannesburgstreek-wysigingskema 890 voorgelê het om die betrokke dorpsbeplanningskema, in werking, te wete, die Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig.

Die skema sluit alle grond in geleë binne die municipale gebied van Sandton. Hierdie ontwerpskema bevat die volgende voorstelle:

1. Die klousules daarvan is op die hele munisipale gebied van Sandton van toepassing en dit vervang die klousules van die twee dorpsaanlegskemas wat tans op hierdie gebied van toepassing is, te wete —

(a) die Noordelike Johannesburgstreek-dorpsaanlegskema 1958, en

(b) die Randburg-dorpsbeplanningskema, 1976.

2. 'n Nuwe skemakaart is opgestel wat in die volgende opsigte van die bestaande kaarte verskil, te wete —

NOTICE 323 OF 1977.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 890.

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 Sandton has submitted an interim scheme, which is an amendment scheme, to wit, the Northern Johannesburg Region Amendment Scheme 890 to amend the relevant town-planning scheme in operation, to wit, the Northern Johannesburg Region Town-planning Scheme, 1958.

The scheme includes all the land situated within the municipal area of Sandton. This draft scheme contains the following proposals:

1. Its clauses shall be applicable to the entire Sandton municipal area and shall replace the clauses of the two town-planning schemes at present in operation in this area namely —

(a) the Northern Johannesburg Region Town-planning Scheme 1958; and

(b) the Randburg Town-planning Scheme 1976.

2. A new scheme map has been prepared which differs from the existing maps —

- (a) dit bestaan uit verskeie velle en nie slegs een nie;
en
(b) die notasiestelsel is in monochroom in plaas van kleur.

3. Die kaart en skemaklousules van die nuwe skema is in beide amptelike tale opgestel soos, ingevolge die bepalings van artikel 109 van die Grondwet van die Republiek van Suid-Afrika, 1961, vereis word.

4. Die omsetting van die skema in die metriek stelsel.

Die kaart en skemaklousules waarna hierbo verwys word, is só geteken en opgestel dat dit nie die bestaande regte van enige eiendom geleë in die Munisipaliteit van Sandton raak nie.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en van die Stadsklerk van die Stadsraad van Sandton.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinciale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bogemelde adres of Privaatsak X437, Pretoria voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 24 Augustus 1977.

PB/ 4-9-2-116-890

KENNISGEWING 325 VAN 1977.

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 eiennaars Pauls Industries (Edms.) Bpk. ten opsigte van die gebied grond, te wete Gedeelte 54 ('n gedeelte van Gedeelte 8) en Resterende Gedeelte van Gedeelte 8 ('n gedeelte van Gedeelte 3) albei van die plaas Wilgespruit 190-I.Q., distrik Roodepoort.

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, Pretoriussstraat, 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 Augustus 1977.

PB. 4-12-2-39-190-32

- (a) by consisting of many sheets and not only one;
and
(b) in its system of notation which is in monochrome instead of colour.

3. The map and scheme clauses in respect of the new scheme have been framed in both official languages as required in terms of section 109 of the Republic of South Africa Constitution Act, 1961.

4. The conversion of the scheme to the metric system.

The map and scheme clauses referred to above have been so drawn and drafted as not to affect the existing rights of any property situated within the Municipality of Sandton.

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 Sandton.

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, 24 August, 1977.

PB. 4-9-2-116-890

NOTICE 325 OF 1977.

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) Pauls Industries (Pty.) Ltd. in respect of the area of land, namely Portion 54 (a portion of Portion 8) and Remaining Extent of Portion 8 (a portion of Portion 3) both of the farm Wilgespruit 190-I.Q., district 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 August, 1977.

PB. 4-12-2-39-190-32

KENNISGEWING 326 VAN 1977.

AANSOEK OM SLUITING VAN KONTRAK VIR DIE VERVOER VAN SKOOLKINDERS.

Aansoeke word gevra vir die vervoer van skoolkinders soos in die onderstaande skedule uiteengesit:

Beskrywing	Getal leerlinge	Tarief per skooldag	Afstand	Skoolraad
Carel de Wet — S.W. 5	80	R39,99	23,3 km	Vanderbijlpark
'n Bus wat plus-minus 100 leerlinge kan vervoer word verlang.				

Aansoeke moet op die voorgeskrewe vorms T.O.D. 111(a) in duplikaat, gedoen en in verscölde koeverte geplaas word met die woord "Aansoek: Vervoer van Skoolkinders" asook die beskrywing van die diens soos vermeld in kolom een hierbo daarop. Aansoeke moet aan die Sekretaris van die betrokke Skoolraad gerig word en moet hom nie later as elfuur op die 18de dag van November 1977 bereik nie:

Volle besonderhede sowel as die nodige aansoekvorms T.O.D. 111(a) en kontrakvorms T.O.D. 108A is by die Skoolraadsekretaris, Vanderbijlpark verkrygbaar.

Die Transvaalse Onderwysdepartement verbind hom nie om enige aansoek aan te neem nie of enige rede vir die afwyking van 'n aansoek te verstrek nie.

KENNISGEWING 327 VAN 1977.

AANSOEK OM SLUITING VAN KONTRAK VIR DIE VERVOER VAN SKOOLKINDERS.

Aansoeke word gevra vir die vervoer van skoolkinders soos in die onderstaande skedule uiteengesit.

Beskrywing	Getal leerlinge	Tarief per skooldag	Afstand	Skoolraad
Carel de Wet — Vanderbijlpark-Noord	80	R43,56 (1977 model bus)	30,45 km	Vereeniging
'n Bus wat plus-minus 102 leerlinge kan vervoer word verlang.				

Aansoeke moet op die voorgeskrewe vorms T.O.D. 111(a) in duplikaat, gedoen en in verscölde koeverte geplaas word met die woord "Aansoek: Vervoer van Skoolkinders" asook die beskrywing van die diens soos vermeld in kolom een hierbo daarop. Aansoeke moet aan die Sekretaris van die betrokke Skoolraad gerig word en moet hom nie later as elfuur op die 18de dag van November 1977 bereik nie:

Volle besonderhede sowel as die nodige aansoekvorms T.O.D. 111(a) en kontrakvorms T.O.D. 108A is by die Skoolraadsekretaris, Vanderbijlpark verkrybaar.

Die Transvaalse Onderwysdepartement verbind hom nie om enige aansoek aan te neem nie of enige rede vir die afwyking van 'n aansoek te verstrek nie.

NOTICE 326 OF 1977.

APPLICATIONS TO ENTER INTO CONTRACT FOR CONVEYANCE OF SCHOOL CHILDREN.

Applications are hereby invited for the conveyance of school children as set out in the subjoined schedule.

Description	Number of pupils	Tariff per school-day	Distance	School Board
Carel de Wet — S.W. 5	80	R39,99	23,3 km	Vanderbijlpark
A bus to convey plus-minus 100 scholars is desired.				

Applications must be submitted in duplicate on the prescribed forms T.E.D. 111(a), placed in sealed envelopes marked: "Application: Conveyance of School Children" and also bear the description of service as stated in column one above: be addressed to the Secretary of the School Board concerned, and must be in his hands not later than eleven o'clock on the 18th day of November, 1977.

Full particulars as well as the necessary application forms T.E.D. 111(a) and contract forms T.E.D. 108A are obtainable from the Secretary of the School Board, Vanderbijlpark.

The Transvaal Education Department does not bind itself to accept any application, nor will it assign any reason for the rejection of any application.

NOTICE 327 OF 1977.

APPLICATIONS TO ENTER INTO CONTRACT FOR CONVEYANCE OF SCHOOL CHILDREN.

Applications are hereby invited for the conveyance of school children as set out in the subjoined schedule.

Description	Number of pupils	Tariff per school-day	Distance	School Board
Carel de Wet — Vanderbijlpark North	80	R43,56 (1977 model bus)	30,45 km	Vereeniging
A bus to convey plus-minus 102 scholars is desired.				

Applications must be submitted in duplicate on the prescribed forms T.E.D. 111(a), placed in sealed envelopes marked Application: "Conveyance of School Children" and also bear the description of service as stated in column one above: be addressed to the Secretary of the School Board concerned, and must be in his hands not later than eleven o'clock on the 18th day of November, 1977.

Full particulars as well as the necessary application forms T.E.D. 111(a) and contract forms T.E.D. 108A are obtainable from the Secretary of the School Board, Vanderbijlpark.

The Transvaal Education Department does not bind itself to accept any application, nor will it assign any reason for the rejection of any application.

TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

**TRANSVAALSE PROVINSIALE
ADMINISTRASIE.**

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

<i>Tender No.</i>	<i>Beskrywing van Diens Description of Service</i>	<i>Sluitingsdatum Closing Date</i>
H.C. 1/77	Vars ongevriesde vleis 'en gevriesde vleisporsies/Fresh unfrozen meat and frozen preportioned meat.	23/9/1977
P.F.T. 14/77	Druk van die "Verslag van die Provinciale Ouditeur vir 1976/77" en die "Verslag van die Plaaslike Bestuur Ouditeur vir 1975/76"/Printing of the "Report of the Provincial Auditor for 1976/77" and the "Report of the Local Government Auditor for 1975/76"	23/9/1977
R.F.T. 72/77	Ligtedienshandelsvoertuie/Light-duty commercial vehicles	23/9/1977
R.F.T. 74/77	Voorhaker/Mechanical horse	23/9/1977
R.F.T. 75/77	Verskaf, vervoer en spuit van onkruidgif/Supply, transport and spraying of weed-killer	23/9/1977
W.F.T.B. 219/77	Edenglen High School, Edenvale: Elektriese installasie/Electrical installation. Item 1045/73	30/9/1977
W.F.T.B. 220/77	Middelburgse Provinciale Inspeksiediens: Elektriese installasie/Middelburg Provincial Inspection Services: Electrical Installation. Item 4013/71	16/9/1977

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION.**

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvooraardes 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 Proviniale Gebou, Pretoria			
		Kamer No.	Blok	Verdie-ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A740	A	7	48-9260
HB	Direkteur van Hospitaaldienste, Privaatsak X221.	A728	A	7	48-9205
HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A728	A	7	48-9206
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A730	A	7	48-0354
PFT	Provinciale Sekretaris (Aankope en Voorrade). Privaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paidepartement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werededepartement, Privaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werededepartement, Privaatsak X228.	E105	E	1	48-0306

2. Die Administrasie is nie daar toe verplig om die laagste of enige tender aan te neem nie en behou hom dié reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorstien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementeleg-orderkwifansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inkrywing moet in 'n afsonderlike verseëde koevert ingedien word, geadresser aan die Voorsitter, Die Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorstien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inkrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inkrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Proviniale Gebou by die hoofingang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. Grunow, Voorsitter, Transvaalse Proviniale Tenderraad, Pretoria, 10 Augustus 1977.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref.	Postal address, Pretoria	Office in New Provincial Building, Pretoria			
		Room No.	Block	Floor	Phone Pretoria
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A740	A	7	48-9260
HB	Director of Hospital Services, Private Bag X221.	A728	A	7	48-9205
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	11	48-0924
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	48-0530
TOD	Director, Transvaal Education Department, Private Bag X76.	A490 A489	A	4	48-9231 48-9437
WFT	Director, Transvaal Department of Works, Private Bag X228.	C112	C	1	48-0675
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E105	E	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 11h00 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 11h00 on the closing date.

C. W. Grunow, Chairman, Transvaal Provincial Tender Board, Pretoria, 10 August, 1977.

Plaaslike Bestuurkennisgewings

Notices By Local Authorities

STADSRAAD VAN SANDTON.
VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURGSTREEK-DORPSBEPLANNINGSKEMA: Wysiging No. 1018.

Die Stadsraad van Sandton het 'n wysiging-ontwerpdsorpsbeplanningskema opgestel wat bekend sal staan as Wysigingkema 1018.

Hierdie ontwerpskema bevat die volgende voorstel(le):

- (a) Die hernoemming van Klousule 16(a)(i); en
- (b) die invoeging na Klousule 16(a)(i) van die volgende:

"(ii) Geen landing of opstygging of instandhouing van 'n hefskroefvliegtuig van enige eiendom in enige gebruikstreek sal toegelaat word sonder die spesiale toestemming van die plaaslike bestuur nie, met dlen verstande dat die plaaslike bestuur by oorweging van enige sodanige aansoek sy toestemming mag verleen of weier en is wanneer hy sy toestemming verleen daarop geregtig om sodanige voorwaardes as wat hy goed ag en wat op die gebruik van die grond of die oprigting van geboue vir genoemde doel van toepassing is, op te lê."

Besonderhede van hierdie skema lê ter insae by die plaaslike bestuur se kantore, Burgersentrum (Dorpsbeplanningsafdeling, kantoor 203), Rivoniaweg, Sandown, Sandton vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Augustus 1977.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig, ten opsigte van sodanige ontwerpskema binne vier (4) weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 17 Augustus 1977 en wanneer hy enige sodanige beswaar indien of sodanige vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur angehoor word.

J. J. HATTINGH,
Stadsklerk.

Posbus 78001,
Sandton.
17 Augustus 1977.
Kennisgewing No. 47/77.

TOWN COUNCIL OF SANDTON.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME: AMENDMENT SCHEME 1018.

The Town-Council of Sandton has prepared a draft amendment town-plan-

ning scheme to be known as Amendment Scheme 1018.

This draft scheme contains the following proposals:

- (a) The renumbering of Clause 16(a) to read 16(a)(i); and
- (b) the insertion after Clause 16(a)(i) of the following:

"(ii) No landing or take-off or maintenance of a helicopter on or from any property in any use zone shall be permitted without the special consent of the local authority; provided that the local authority in considering any such application may give or withhold its consent and shall in giving its consent be entitled to impose such conditions governing the use of land or erection of buildings for the specified purpose as it may deem fit."

Particulars of this scheme are open for inspection at the local authority's offices, Civic Centre (Town-planning Section — Room 203), Rivonia Road, Sandown, Sandton, for a period of four (4) weeks from the date of the first publication of this notice, which is 17 August, 1977.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the above-mentioned local authority in respect of such draft scheme within four (4) weeks of the first publication of this notice, which is 17 August, 1977, and he may when lodging any such objection or making such representations, request in writing that he be heard by the local authority.

J. J. HATTINGH,
Town Clerk.

P.O. Box 78001,
Sandton.
17 August, 1977.
Notice No. 47/77.

85847-24

STAD GERMISTON.

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 1.

Die Stadsraad van Germiston het 'n wysigingsontwerpdsorpsbeplanningskema opgestel wat Dorpsbeplanningskema 1-wysig.

Hierdie ontwerpskema bevat die volgende voorstel:

"Die wysiging van die gebruiksindeeling van die Restant van Erf 315, dorp Marlands Uitbreiding 3 van 'Bestaande Openbare Oop Ruimtes' na 'Spesiaal' vir 'n kulturele Jeugorganisasie en verwante doeleindes."

Geregistreerde Eienaar: Stadsraad van Germiston."

Besonderhede en planne van hierdie skema lê ter insae by die Raad se kantore, Kamer 218, Municipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 17 Augustus 1977.

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

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema 1 of binne twee km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 17 Augustus 1977 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

H. J. DEETLEFS,
Wnde. Klerk van die Raad.
Municipale Kantore,
Germiston.
17 Augustus 1977.
Kennisgewing No. 118/1977.

CITY OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME NO. 1.

The City Council of Germiston has prepared a draft amendment town-planning scheme which amends Town-planning Scheme 1.

The draft scheme contains the following proposal:

"The amendment of the use zoning of the Remaining Extent of Erf 315, Marlands Extension 3 Township from 'Existing Public Open Space' to 'Special' for a Cultural Youth Organisation and purposes incidental thereto."

Registered owner: City Council of Germiston."

Particulars and plans of this scheme are open for inspection at the Council's offices, Room 218, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 17 August, 1977.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme 1 or within two km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of

the first publication of this notice, which is 17 August, 1977 inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

H. J. DEETLEFS,
Acting Clerk of the Council.

Municipal Offices,
Germiston.

17 August, 1977.

Notice No. 118/1977.

861-17-24

**STADSRAAD VAN VERWOERDBURG.
PROKLAMERING TOT OPENBARE
PAD.**

Kennis geskied hiermee ingevolge artikel 5 van Ordonnansie 44 van 1904 dat die Stadsraad van Verwoerdburg sy Edele die Administrateur, Provincie van Transvaal, versoeck het om die pad, meer volledig beskryf in bygaande bylae, tot openbare pad te proklameer.

Afskrifte van die pétisie en kaarte wat dit vergesel, lê ter insae by die kantoor van die Klerk van die Raad, Municipale Kantore, Verwoerdburg.

Besware teen die proklamering van hierdie pad, indien enige moet skriftelik in tweeyoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria en die Stadsklerk, Stadsraad van Verwoerdburg, Posbus 14013, Verwoerdburg, nie later nie as 3 Oktober 1977 ingediend word.

Die doel van die versoekskrif is om dit vir die Raad moontlik te maak om die voorgestelde pad daar te stel en in stand te hou.

P. J. GEERS,
Stadsklerk:
Posbus 14013,
Verwoerdburg.
0140

17 Augustus 1977.

Kennisgewing No. 38/77.

STADSRAAD VAN VERWOERDBURG.

BYLAE.

1. 'n Reg van weg 12,59 meter wyd, langs die noordelike grens van Gedeelte 164 van die plaas Zwartkop 356-J.R. soos aangedui op Kaart L.G.A. 1627/77 welke reg van weg 'n verlenging van die bestaande Lombardiweg sal vorm.

2. 'n Reg van weg 12,59 meter wyd, langs die noordelike grens van Gedeelte 163 van die plaas Zwartkop 356-J.R. soos aangedui op Kaart L.G.A. 1626/77 welke reg van weg 'n verlenging van die bestaande Lombardiweg sal vorm.

3. 'n Reg van weg 12,59 meter wyd, langs die noordelike grens van Gedeelte 162 van die plaas Zwartkop 356-J.R. soos aangedui op Kaart L.G.A. 1625/77 welke reg van weg 'n verlenging van die bestaande Lombardiweg sal vorm.

4. 'n Reg van weg 12,59 meter wyd, langs die noordelike grens van Gedeelte 159 van die plaas Zwartkop 356-J.R. soos aangedui op Kaart L.G.A. 1624/77 welke reg van weg 'n verlenging van die bestaande Lombardiweg sal vorm.

5. 'n Padreserwe 12,59 meter wyd, langs die noordelike grens van Gedeelte 145 van die plaas Zwartkop 356-J.R. soos aangedui op Kaart L.G.A. 1623/77 welke padreserwe 'n verlenging van die bestaande Lombardiweg en 'n aansluiting by die bestaande Poolelaan sal vorm.

6. 'n Padreserwe met 'n oppervlakte van ± 19.vk. meter langs die suidelike hoek van Hoewe No. 12, Sunderland Ridge Landbouhoeves soos aangedui op Kaart L.G.A. 1622/77 welke padreserwe 'n verbreiding van die voorgestelde verlenging van Lombardiweg waar dit by Poolelaan aansluit sal vorm.

TOWN COUNCIL OF VERWOERD-BURG.

PROCLAMATION OF PUBLIC ROAD.

Notice is hereby given in terms of section 5 of Ordinance No. 44 of 1904, that the Town Council of Verwoerdburg has petitioned the Honourable the Administrator, Province of Transvaal, to proclaim as public road the road more fully described in the schedule appended hereto.

Copies of the petition and diagrams attached thereto are open for inspection at the Office of the Clerk of the Council, Municipal Offices, Verwoerdburg.

Objections, if any, to the proclamation of the road must be lodged in writing and in duplicate with the Director of Local Government, Private Bag X437, Pretoria, and the Town Clerk, Town Council of Verwoerdburg, P.O. Box 14013, Verwoerdburg not later than 3 October, 1977.

The object of the petition is to enable the Council to construct and maintain the proposed street.

P. J. GEERS,
Town Clerk
P.O. Box 14013,
Verwoerdburg.
0140

17 August, 1977.
Notice No. 38/77.

895-17-24-31

**VERWOERDBURG TOWN COUNCIL.
SCHEDULE.**

1. A right of way 12,59 metres wide along the northern boundary of Portion 164 of the farm Zwartkop 356-J.R. as shown on Diagram S.G.A. 1627/77 which right of way forms an extension of the existing Lombardi Road.

2. A right of way 12,59 metres wide along the northern boundary of Portion 163 of the farm Zwartkop 356-J.R. as shown on Diagram S.G.A. 1626/77 which right of way forms an extension of the existing Lombardi Road.

3. A right of way 12,59 metres wide along the northern boundary of Portion 162 of the farm Zwartkop 356-J.R. as shown on Diagram S.G.A. 1625/77 which right of way forms an extension of the existing Lombardi Road.

4. A right of way 12,59 metres wide along the northern boundary of Portion 159 of the farm Zwartkop 356-J.R. as shown on Diagram S.G.A. 1624/77 which right of way forms an extension of the existing Lombardi Road.

5. A road reserve 12,59 metres wide along the northern boundary of Portion 145 of the farm Zwartkop 356-J.R. as shown on Diagram S.G.A. 1623/77 which road reserve forms an extension of the existing Lombardi Road and links up with Poole Avenue.

6. A road reserve with an area of ± 19 sq. metres along the southern corner of Holding No. 12, Sunderland Ridge Agricultural Holdings as shown

ori. Diagram S.G.A. 1622/77 which road reserve forms a widening of the proposed Lombardi Road where it links with Poole Avenue.

**STADSRAAD VAN ALBERTON.
PROKLAMASIE VAN PAD.**

Kennis geskied hiermee ingevolge die bepalinge van artikel 5 van die "Local Authorities Roads Ordinance 1904", soos gewysig, dat die Stadsraad van Alberton, ingevolge die bepalinge van artikel 4 van genoemde Ordonnansie, 'n versoekskrif tot Sy Edele die Administrateur gerig het om die pad soos meer volledig omskryf in die bylae hieronder tot openbare pad te proklamer.

Afskrifte van die versoekskrif en die kaarte wat daarby aangehef is, lê gedurende kantoorure ter insae by die Municipale Kantoor, Van Riebeecklaan, Alberton.

Iedere belanghebbende persoon wat beswaar teen die proklamering van die voorgestelde pad tot openbare pad wil indien moet sodanige beswaar skriftelik in tweevoud indien by die Directeur van Plaaslike Bestuur, Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton, nie later nie as 7 Oktober 1977.

A. G. LÖTTER,
Stadsklerk.
Municipale Kantoor,
Alberton.
24 Augustus 1977.
Kennisgewing No. 50/1977.

BYLAE.

'n Pad oor die volgende eiendomme aangedui op die kaarte vermeld ten einde voorseeing te maak vir afstomplingshoeké by die kruisings van Bloutulpweg met Radiostraat en Jacobaweg, Alberton:

1. Eiendom: Restant van Gedeelte 92 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 18 m². Kaart No.: L.G. No. A.3356/77.

2. Eiendom: Gedeelte 93 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 18 m². Kaart No.: L.G. No. A.3357/77.

3. Eiendom: Gedeelte 93 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 40 m². Kaart No.: L.G. No. A.3358/77.

4. Eiendom: Gedeelte 108 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 40 m². Kaart No.: L.G. No. A.3360/77.

5. Eiendom: Gedeelte 294 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 18 m². Kaart No.: L.G. No. A.3360/77.

6. Eiendom: Gedeelte 294 van die plaas Elandsfontein No. 108-I.R. Grootte van afstomplingshoek: 18 m². Kaart No.: L.G. No. A.3361/77.

TOWN COUNCIL OF ALBERTON.

PROCLAMATION OF ROAD.

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Roads Ordinance, 1904, as amended, that the Town Council of Alberton has, in terms of the provisions of section 4 of the said Ordinance, lodged a petition with the Hon. the

Administrator to proclaim as a public road the road described in the annexure hereto.

Copies of the petition and the diagrams attached thereto are open for inspection during office hours at the Municipal Offices, Van Riebeeck Avenue, Alberton.

Any interested person who desires to lodge any objection to the proclamation of the proposed road as a public road, must lodge such objection in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria and the Town Clerk, P.O. Box 4, Alberton, not later than 7 October, 1977.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Alberton.
24 August, 1977.
Notice No. 50/1977.

ANNEXURE.

A road over the following properties indicated on the diagrams mentioned to provide splayed corners at the intersections of Bloutulp Road with Radio Street and Jacoba Road, Alberton:

1. Property: Remaining Extent of Portion 92 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 18 m². Diagram No.: S.G. No. A.3356/77.

2. Property: Portion 93 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 18 m². Diagram No. S.G. No. A.3357/77.

3. Property: Portion 93 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 18 m². Diagram No. S.G. No. A.3358/77.

4. Property: Portion 108 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 40 m². Diagram No.: S.G. No. A.3359/77.

5. Property: Portion 294 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 18 m². Diagram No.: S.G. No. A.3360/77.

6. Property: Portion 294 of the farm Elandsfontein No. 108-I.R. Extent of splayed corners: 18 m². Diagram No.: S.G. No. A.3361/77.

900—24—31—7

DÖRPSRAAD VAN BALFOUR.

1. Aanname van nuwe verordeninge betreffende Licensiering en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe.

2. Aanname van Standaard verordeninge, betreffende Kafees, Restaurante en Eethuise.

3. Wysiging van eenvormige Publieke Gesondheidsverordeninge.

4. Aanname vavn Standaard Watervoorsieningsverordeninge.

5. Aanname van Standaard Rioleringsverordeninge.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), soos gewysig, word hiermee kennis gegee dat die Dorpsraad van Balfour, Tvl., van voorneme is om:

1. Sy verordeninge betreffende Licensiering van en die Toesig oor, die Regulering van en die Beheer oor Besig-

hede, Bedrywe en Beroepe te herroep en nuwe verordeninge te aanvaar.

2. Die Standaard verordeninge betreffende Kafees, Restaurante en Eethuise, afgekondig by Administrateurskennisgewing No. 492 van 27 April 1977, te aanvaar.

3. Die eenvormige Publieke Gesondheidsverordeninge, afgekondig by Administrateurskennisgewing No. 148 van 21 Februarie 1951, soos gewysig verder te wysig.

4. Sy Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing No. 1031 van 2 Oktober 1968, te herroep, behalwe die Bylae van tariewe, en om Standaard Watervoorsieningsverordeninge soos afgekondig by Administrateurskennisgewing No. 21 van 5 Januarie 1977, te aanvaar.

5. Die Standaard Rioleringsverordeninge, afgekondig by Administrateurskennisgewing No. 665 van 8 Junie 1977, te aanvaar.

Die algemene strekking van die aanname en wysigings is as volg:

1. Licensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe.

Om 'n meer eenvormige beleid te handhaaf.

2. Standaard verordeninge betreffende Kafees, Restaurante en Eethuise.

Om 'n meer eenvormige beleid, soos daargestel deur die Departement van Plaaslike Bestuur, te handhaaf.

3. Eenvormige Publieke Gesondheidsverordeninge.

Om Hoofstukke 10, 14 en 15 van hierdie verordeninge wat handel oor Kafees, Restaurante en Eethuise, te herroep.

4. Aanname van Standaard Watervoorsieningsverordeninge, met dien verstande dat die bestaande Bylae van tariewe onveranderd bly.

5. Standaard Rioleringsverordeninge. Om 'n meer eenvormige beleid, soos daargestel deur die Departement van Plaaslike Bestuur te handhaaf.

Afskrifte van die wysigings en aanvaardings van die verordeninge lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysigings en/of aanname van die verordeninge wens aan te teken, moet dit skriftelik by die Stadsklerk binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant doen.

M. J. STRYDOM,
Stadsklerk.

Munisipale Kantore,
Balfour,

Tvl.

24 Augustus 1977.

Kennisgewing No. 18/1977.

VILLAGE COUNCIL OF BALFOUR, TRANSVAAL.

1. Adoption of new by-laws relating to Licencing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations.

2. Adoption of Standard By-laws relating to Cafes, Restaurants and Eating-houses.

3. Amendment to Uniform Public Health By-laws.

4. Adoption of Standard Water Supply By-laws.

5. Adoption of Standard Drainage By-laws.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939), as amended that the Village Council of Bafour intends to:

1. Revoke its by-laws relating to Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations and adopt new by-laws.

2. Adopt the Standard By-laws relating to Cafes, Restaurants and Eating-houses, published under Administrator's Notice No. 492 dated 27th April, 1977.

3. Amend the Uniform Public By-laws, published under Administrator's Notice No. 148 dated 21 February, 1951, as amended.

4. Revoke its Water Supply By-laws published under Administrator's Notice No. 1031 dated 2 October, 1968, except the Schedule of tariffs, and to adopt the Standard Water Supply By-laws as published under Administrator's Notice No. 21 dated 5th January, 1977.

5. Adopt the Standard drainage By-laws, published under Administrator's Notice No. 665 dated 8th June, 1977.

The general purport of these adoptions and amendments are as follows:

1. Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations.

To maintain a more uniform policy.

2. Standard By-laws relating to Cafes, Restaurants and Eating-Houses.

To maintain a more uniform policy as laid down by the Department of Local Government.

3. Uniform Public Health By-laws.

To repeal Chapters 10, 14 and 15 of these by-laws dealing with Cafes, Restaurants and Eating-houses.

4. Adoption of the Standard Water Supply By-laws except the existing Schedule of tariffs.

5. Standard drainage By-laws.

To maintain a more uniform policy as laid down by the Department of Local Government.

Copies of the by-laws to be amended are open for inspection at the office of the Town Clerk for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to lodge objection against the proposed amendments and/or adoptions of the by-laws, shall do so in writing to the Town Clerk within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

M. J. STRYDOM,
Town Clerk.

Municipal Offices,

Balfour, Tvl.

24 August, 1977.

Notice No. 18/1977.

901—24

STADSRAAD VAN BARBERTON.
WYSIGING EN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om die volgende vedordeninge te wysig:

1. Elektrisiteitsvoorsieningsverordeninge:

Om die vaste heffing met 'n basiese heffing te vervang wat dan ook op onbeboude persele van toepassing sal wees en om die tarief van gelde van toepassing op die aansluiting van elektrisiteitsmeters te verhoog en ook om voorseening te maak vir 'n tarief ten opsigte van die toets van elektrisiteitsmeters.

2. Watervoorsieningsverordeninge:

- (i) Om die Standaard Watervoorsieningsverordeninge, afgekondig by Administrateurkennisgewing 21 van 5 Januarie 1977, te aanvaar en om die bestaande Watervoorsieningsverordeninge, uitgesondert die tarief van gelde, te herroep.
- (ii) Om die vaste heffing waar dit in die tarief van gelde voorkom met 'n basiese heffing te vervang wat dan ook op onbeboude persele van toepassing sal wees en om die tarief van gelde van toepassing op die toets en aansluiting van watermeters te verhoog.

Afskrifte van hierdie wysigings lê ter insae in die kantoor van die Klerk van die Raad, tydens gewone kantore vir 'n tydperk van 14 dae na datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die voorgestelde wysigings wil aanteken, moet sy beswaar skriftelik by die ondergetekende indien, binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

L. E. KOTZÉ,
Stadsklerk.

Munisipale Kantoor,
Barberton.
24 Augustus 1977.
Kennisgewing No. 35/1977.

TOWN COUNCIL OF BARBERTON.

AMENDMENT TO BY-LAWS.

1. Electricity By-laws:

To substitute the fixed charge with a basic charge which will also be applicable to vacant stands and to increase the tariff of charges applicable to the connection of electricity meters and also to make provision for a tariff for the testing of electricity meters.

2. Water Supply By-laws:

- (i) To adopt the Standard Water Supply By-laws, published under Administrator's Notice 21 dated 5 January, 1977, and to revoke the existing Water Supply By-laws with the exclusion of the tariff of charges.
- (ii) To substitute the fixed charge with a basic charge which will also be applicable to vacant stands and to increase the tariff of charges applicable to the connection and testing of water meters.

Copies of the proposed amendments are open for inspection at the office of the Clerk of the Council, during normal

office hours, for a period of 14 days after date of publication of this notice.

Any person who wishes to object to the proposed amendments should lodge his objection in writing with the undersigned within fourteen (14) days of publication of this notice in the Provincial Gazette.

L. E. KOTZÉ,
Town Clerk.

Municipal Offices,

Barberton.

24 August, 1977.

Notice No. 35/1977.

902—24

STADSRAAD VAN BARBERTON.

EIENDOMSBELASTING: 1977/78.

Daar word ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuur-Belastingordonnansie No. 20 van 1933, soos gewysig, kennis gegee dat die ondergenoemde belastings deur die Stadsraad van Barberton gehef is op die waarde van belasbare eiendome binne die regssgebied van die Stadsraad, soos dit in die waarderingslys vir 1976/79 voorkom, vir die finansiële jaar 1 Julie 1977 tot 30 Junie 1978:

- (a) 'n Oorspronklike belasting van 0,5 cent in die Rand (R1) op terreinwaarde van grond;
- (b) 'n Addisionele belasting van 2,5 cent in die Rand (R1) op terreinwaarde van grond;
- (c) Onderhewig aan die goedkeuring van die Administrateur en ingevolge Artikel 18(5) van die betrokke Ordonnansie, 'n verdere addisionele belasting van 1,75 cent in die Rand (R1) op die terreinwaarde van grond;
- (d) Onderhewig aan die goedkeuring van die Administrateur en ingevolge Artikel 23 van gemelde Ordonnansie 'n spesiale belasting van 1,25 cent in die Rand (R1), bo en behalwe die belastings gemeld in (a) tot (c) hierbo, op die terreinwaarde van alle belasbare grond in die Barberton Asiatische- en Kleurlingsdorpsgebiede vir die daarstelling en financiering van gemeenskapsfasilitete vir die Indiërs en Kleurlinge.

Die belastings gehef, soos hierbo vermeld, is verskuldig en betaalbaar op 1 Julie 1977 en die een helfte daarvan is betaalbaar voor of op 30 September 1977, en die oorblywende helfte voor of op 31 Maart 1978. Op alle belastings wat nie op die datums waarop die belasting betaalbaar is, betaal word nie, sal rente teen 8% per jaar gehef word en die rente word bereken vanaf die datum, waarop die belasting verskuldig geword het. Belastingbetalers wat nie rekenings vir bovemelde belastings ontvang nie, word nie van verantwoordelikheid vir betaling onthel nie en moet by die Stadsstesourier se departement navraag doen aangaande die bedrag deur hulle verskuldig.

L. E. KOTZÉ,
Stadsklerk.

Munisipale Kantoor,

Barberton.

24 Augustus 1977.

Kennisgewing No. 36/1977.

TOWN COUNCIL OF BARBERTON.

ASSESSMENT RATES 1977/78:

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following rates have been imposed by the Town Council of Barberton on the value of all rateable properties within the Municipal Area of the Council, as it appears in the Valuation Roll for 1976/79, for the financial year 1 July, 1977 to 30 June, 1978.

- (a) An original rate of 0,5 cent in the Rand (R1) on the site value of land;
- (b) An additional rate of 2,5 cent in the Rand (R1) on the site value of land;
- (c) Subject to the approval of the Administrator and in terms of Section 18(5) of the Local Authorities Rating Ordinance, 1933, as amended, a further additional rate of 1,75 cent in the Rand (R1) on the site value of land;
- (d) Subject to the approval of the Administrator and in terms of Section 23 of the said Ordinance a special rate of 1,25 cent in the Rand (R1), together with and in addition to the rates mentioned in (a) to (c) above, on the site value of all rateable properties within the Barberton Asiatic and Coloured Townships for the provision and financing of Community facilities for the Indians and Coloureds.

The rates imposed as set out above shall become due and payable on the 1st July, 1977, and the one half shall be payable on or before the 30th September, 1977, and the remaining half on or before the 31st March, 1978. All assessment rates remaining unpaid after the dates when payable shall be subject to interest at the rate of 8% per annum calculated from the due date. Ratepayers who do not receive accounts for the abovementioned rates are not relieved from liability for payment and should request details of amounts due by them at the Town Treasurer's Department.

L. E. KOTZÉ,
Town Clerk.

Municipal Offices,

Barberton.

24 August, 1977.

Notice No. 36/1977.

903—24

DORPSRAAD VAN COLIGNY:

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad van voorneme is om sy Elektrisiteitsverordeninge te wysig deur in die tariewe voorsiening te maak vir die voorsiening van krag in hoogspanning of laagspanning aan grootmaatverbruikers en die Wes-Transvalse Bantoekeadministrasieraad.

'n Afskrif van die voorgestelde wysiging lê 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 wysiging wens aan te teken moet dit skriftelik binne veertien dae

na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

H. A. LAMBRECHTS,
Stadsklerk.

Munisipale Kantore,
Posbus 31,
Coligny.
2725.
24 Augustus 1977.
Kennisgewing No. 17/1977.

VILLAGE COUNCIL OF COLIGNY.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the Electricity Supply By-laws to make provision in the tariffs for the supply of current either by means of high tension or low tension to bulk consumers and the Western Transvaal Bantu Affairs Administration Board.

A copy of the proposed amendment is 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 amendment must do so in writing to the undersigned within fourteen days after the date of publication of this notice in the Provincial Gazette.

H. A. LAMBRECHTS,
Town Clerk.
Municipal Offices,
P.O. Box 31,
Coligny.
2725.
24 August, 1977.
Notice No. 17/1977.

904—24

STAD GERMISTON.

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMAS 1, 2 EN 3: WYSIGINGSKEMAS 1/223, 2/60 EN 3/93.

Die Stadsraad van Germiston het wysigingsontwerp dorpsbeplanningskemas opgestel wat bekend sal staan as Wysigingskemas 1/223, 2/60 en 3/93.

Hierdie ontwerpskema bevat die volgende voorstel:

"Die wysiging van die Skema Klousules om voorsiening te maak vir die volgende:—

- 'n Woordomskrywing van 'n Buitegebou wat normaal aan 'n woonhuis verwant is.
- Om die totale aantal garages of motor afdakke wat op 'n 'Spesiale Wooneiendom' opgerig mag word, te beperk.
- Om die beperkings van toepassing op sy oop ruimtes op 'n 'Spesiale Wooneiendom' te wysig.
- Om die tipe buitegeboue wat op 'n 'Spesiale Wooneiendom' opgerig mag word, te beperk.

Besonderhede van hierdie skema lê ter insae by die Raad se kantore, Kamer 218, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Augustus 1977.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkupereder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskemas 1, 2 en 3 of binne twee km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe te ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 24 Augustus 1977 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

H. J. DEETLEFS,
Waarnemende Klerk van die Raad.

Munisipale Kantore,
Germiston.
24 Augustus 1977.
Kennisgewing No. 124/1977.

CITY OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME NOS. 1, 2 AND 3: AMENDMENT SCHEME NOS. 1/223; 2/60 AND 3/93.

The City Council of Germiston has prepared draft amendment town-planning schemes to be known as Amendment Schemes Nos. 1/223; 2/60 and 3/93.

The draft scheme contains the following proposals:—

The amendment of the Scheme Clauses to provide for the following:—

- A definition of "an outbuilding normally associated with a dwelling-house."
- To restrict the total number of garages or car-ports that may be erected on a "Special Residential" property.
- To amend the restrictions governing the side open space on a "Special Residential" property.
- To restrict the type of outbuildings that may be erected on a "Special Residential" property.

Particulars of this scheme are open for inspection at the Council's offices, Room 218, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 24th August, 1977.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Schemes Nos. 1, 2 and 3 within two km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 24th August, 1977, inform the Council in writing of such objection or representation and shall

state whether or not he wishes to be heard by the Council.

H. J. DEETLEFS,
Acting Clerk of the Council.
Municipal Offices,
Germiston.
24 August, 1977.
Notice No. 124/1977.

905—24—31

STADSRAAD VAN SPRINGS.

TOEWYSING VAN TWEEDEKLAS-HUURMOTOR-STANDPLASE.

Kennis geskied hiermee ingevolge artikel 65bis(1)(b) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Springs besluit het om ses tydelike staanplekke vir Kleurling-huurmotors aan die suidelike randsteen van die verkeerseiland tussen Eerste Laan-Oos en die Blanke busterminus, toe te wys.

Afskrifte van die voormalde besluit lê ter insae by die kantoor van die Raad vir 'n tydperk van 21 dae met ingang van die datum van publikasie van hierdie kennisgewing.

Enige persoon wat beswaar teen die toewysing van die huurmotor-standpase wens aan te teken, moet dit binne 21 dae na die datum van publikasie hiervan skriftelik by die ondergetekende doen.

J. F. VAN LOGGERENBERG,
Stadsklerk.
Burgersentrum,
Posbus 45,
Springs.
24 Augustus 1977.
Kennisgewing No. 88/1977.

TOWN COUNCIL OF SPRINGS.

ALLOTMENT OF SECOND CLASS TAXI RANKS.

Notice is hereby given in terms of section 65bis(1)(b) of the Local Government Ordinance, 1939, as amended, that the Town Council of Springs has resolved to allot six temporary ranks for Coloured taxis along the southern kerb of the traffic island between First Avenue East and the European bus terminus.

Copies of the said resolution are open to inspection at the office of the Council for a period of 21 days with effect from the date of publication hereof.

Any person who wishes to record his objection to the allotment of the taxi ranks shall do so in writing to the undersigned within 21 days of the date of publication hereof.

J. F. VAN LOGGERENBERG,
Town Clerk.
Civic Centre,
P.O. Box 45,
Springs.
24 August, 1977.
Notice No. 88/1977.

906—24

STADSRAAD VAN SPRINGS.

KENNISGEWING VAN BELASTING.

Kennis geskied hiermee ingevolge artikel 24 van die Plaaslike Bestuur-Belastingsordonnansie, 1933, soos gewysig (hierna die Ordonnansie genoem) dat die Stadsraad van Springs die vol-

gende belastings op die waarde van belasbare eiendom binne die Municipiteit soos dit op die waardasielyst verskyn vir die boekjaar 1 Julie 1977 tot 30 Junie 1978 opgeleë het:

- (a) Ingevolge die bepaling van artikel 18(2) van die Ordonnansie, 'n oorspronklike belasting van 0,5 cent in die Rand op die terreinwaarde van alle grond binne die municipale gebied soos dit in die waardasielyst verskyn.
- (b) Ingevolg artikel 18(3) van die Ordonnansie, 'n addisionele belasting van 3 cent in die Rand op die terreinwaarde van alle grond binne die municipale gebied soos dit in die waardasielyst verskyn en onderworpe aan die bepaling van artikel 21(1) van die Ordonnansie op waarde van verbeterings wat op grond geleë is wat kragtens 'n mynbrief gehou word (naamlik grond wat nie binne 'n wettige gestigte dorpsgebied geleë is nie) asmede op die terreinwaarde van die grond waar persone of maatskappye wat by mynbedrywighede betrokke is, sodanige grond vir woondoeleindes gebruik of vir bedrywighede wat nie met mynwerksaamhede in verband staan nie, het sy sodanige persone of maatskappye die houers van die mynbrief is al dan nie.

- (c) Ingevolg die bepaling van artikel 20 van die Ordonnansie, 'n ekstra addisionele belasting van 3,75 cent in die Rand op die terreinwaarde van die grond of belang en die grond wat deur enige elektrisiteitsonderneming binne die municipale gebied gehou word, soos dit in die waardasielyst verskyn.

Bovermelde belastings is op 1 November 1977 verskuldig en betaalbaar en waar die belastings wat hierkragtens opgeleë is, nie op die verval datum betaal word nie, mag summiere geregtelike stappe vir die invordering daarvan teen die wanbetalers ingestel word.

H. A. DU PLESSIS,
Klerk van die Raad:
Burgersentrum,
Springs.
24 Augustus 1977.
Kennisgewing No. 87/1977.

TOWN COUNCIL OF SPRINGS.

NOTICE OF RATES:

Notice is hereby given in terms of section 24 of the Local Authorities Rating Ordinance, 1933, as amended (hereinafter referred to as the Ordinance), that the following rates on the value of all rateable property within the Municipality appearing on the valuation roll, have been imposed by the Town Council of Springs for the financial year 1 July, 1977 to 30 June, 1978:

- (a) In terms of section 18(2) of the Ordinance an original rate of 0,5 cents in the Rand on the site value of all land within the Municipality appearing on the valuation roll;
- (b) In terms of section 18(3) of the Ordinance an additional rate of 3 cents in the Rand on the site value of all land within the Municipality appearing in the valuation roll and subject to the provisions of section 21(1) of the Ordinance on the valuation improvements situated

upon land held under mining title (namely, land not within a lawfully established township) as well as on the site value of such land where such land is used by persons or companies engaged in mining operations for residential purposes or for purposes not incidental to mining operations whether such persons or companies are the holders of mining titles or not;

- (c) In terms of section 20 of the Ordinance an extra additional rate of 3,75 cents in the Rand on the site value of land or interest in land held by any power undertaking within the Municipality appearing in the valuation roll.

The aforementioned rates are due and payable on 1 November, 1977 and where the rates hereby imposed are not paid on the due date, summary legal proceedings for the recovery thereof may be instituted against the defaulters.

H. A. DU PLESSIS,
Clerk of the Council.
Civic Centre,
Springs.
24 August, 1977.
Kennisgewing No. 87/1977.

907-24

STADSRAAD VAN WITRIVIER.

WYSIGING, HERROEPING EN AANNAME VAN VERORDENINGE:

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad van voorname is om:

1. Die Standaard Rioleringsverordeninge soos aangekondig by Administrateurskennisgewing 665 van 1977 Junie 08 te aanvaar.
2. Die Standaardmelkverordeninge soos deur die Raad aanvaar by Administrateurskennisgewing 683 van 1972 Mei 10 te herroep en nuwe Melkverordeninge te aanvaar.

Die algemene strekking van hierdie wysigings is soos volg:

1. Om die Standaard Rioleringsverordeninge te aanvaar ten einde Standardisering in die algemene toepassing daarvan in die hand te werk.

2. Om die Standaard Melkverordeninge te herroep waarin ondermeer voorseeing gemaak word vir die levering van gesertificeerde melk binne die municipale gebied, en om nuwe melkverordeninge in plaas daarvan te aanvaar.

Afskrifte van hierdie verordeninge, wysigings, besluite tot herroeping en aanname lê 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 verordeninge, wysigings, herroeping en aanname wens aan te teken moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondertekende doen.

H. N. LYNN,
Stadsklerk.
Munisipale Kantore,
Postbus 2,
Witrievier.
1240.
24 Augustus 1977.
Kennisgewing No. 15/1977.

WHITE RIVER MUNICIPALITY.

AMENDMENT, REVOCATION AND ADOPTION OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to:

1. Adopt the Standard Drainage By-laws published under Administrator's Notice 665 of 1977 June 08.
2. Revoke the Standard Milk By-laws published under Administrator's Notice 683 of 1972 May 10, and to adopt new Milk By-laws.

The general purport of these amendments are as follows:

1. To adopt the Standard Drainage By-laws in order to generally promote standardisation in the application thereof.

2. To revoke the Standard Milk By-laws which, inter alia, provides for the supply of certified milk within the municipal area, and to adopt new Milk By-laws in stead thereof.

Copies of these by-laws, amendments and resolutions for revocation and adoption 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 by-laws, amendments, revocation and adoption, must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

H. N. LYNN,
Town Clerk.

Municipal Offices,
P.O. Box 2,
White River,
1240.

24 August, 1977.
Notice No. 15/1977.

908-24

DORPSRAAD VAN KOSTER.

WYSIGING VAN VERORDENINGE:

Kennis geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van voorname is om die volgende verordeninge te wysig:

1. Die Dorpsgrondeverordeninge:
- Die algemene strekking van die wysigings is die verhoging van weiding- en diptariewe.

2. Begraafplaasverordeninge:
- Die algemene strekking van die wysigings is die verhoging van begraaf tiewe.

3. Honde en hondelisensie regulasies:
- Die algemene strekking van die wysigings is die verhoging van lisensie tiewe.

4. Publieke Gesondheidsverordeninge:
- Die algemene strekking van die wysigings is die verhoging van die tarief vir die verwydering van vuil en riolwater.

5. Die Verkeersverordeninge en Regulasies:

Die algemene strekking van die wysigings is om voorseeing te maak vir die gratis uitreik van lisensies vir fietse.

Afskrifte van die voorgestelde wysisings lê ter insae in die kantoor van die Stadsklerk, Municipale Kantore, vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysisings en/of verordeninge wens aan te teken, moet dit skriftelike binne 14 dae van publikasie van hierdie kennisgewing, by die Stadsklerk indien.

Waarnemende Stadsklerk,
Municipale Kantore,
Posbus 66,
Koster.
24 Augustus 1977.
Kennisgewing No. 7/77.

TOWN COUNCIL OF KOSTER.

AMENDMENT OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government

Ordinance, 1939, that the Town Council intends to amend the following by-laws:

1. Townland By-laws:

The general purport of these amendments are to increase graving fees and dipping fees.

2. Cemetery By-laws:

The general purport of these amendments are to increase the burial tariff.

3. Dog and Dog Licensing Regulations:

The general purport of these amendments are to increase the licensing fees.

4. Public Health By-laws:

The general purport of these amendments are to increase the tariff for

the removed slop and sewerage water.

5. Traffic By-laws Regulations:

The general purport of these amendments are to make provision for the free issue of licences to cycles.

Copies of the proposed amendments and by-laws will be open for inspection at the office of the Town Clerk, Municipality Offices, for a period of 14 days from day of publication hereof.

Any person who wishes to object to the proposed amendments of the by-laws, must lodge his objection with Town Clerk within 14 days after publication of this notice.

Acting Town Clerk.

P.O. Box 66,
Koster.
24 August, 1977.
Notice No. 7/77.

909-24

INHOUD

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